

Kimco Realty® (NYSE:KIM) is a real estate investment trust (REIT) and leading owner and operator of high-quality, open-air, grocery-anchored shopping centers and mixed-use properties in the United States. The company's portfolio is strategically concentrated in the first-ring suburbs of the top major metropolitan markets, including high-barrier-to-entry coastal markets and rapidly expanding Sun Belt cities. Its tenant mix is focused on essential, necessity-based goods and services that drive multiple shopping trips per week.

Publicly traded on the NYSE since 1991 and included in the S&P 500 Index, the company has specialized in shopping center ownership, management, acquisitions, and value-enhancing redevelopment activities for more than 65 years. As of December 31, 2024, the company owned interests in 568 U.S. shopping centers and mixed-use assets comprising 101 million square feet of gross leasable space. For further information, please visit www.kimcorealty.com.





Dear Fellow Stockholders and Associates,

As we close the books on 2024, we are proud to report a year of outstanding achievements, strategic milestones, and disciplined execution that have further cemented Kimco's position as the leader in open-air, grocery-anchored shopping centers and mixed-use properties. We navigated an evolving economic landscape with conviction, capitalizing on favorable supply and demand dynamics, making targeted, high-value investments, and strengthening our financial position.

We began the year on a high note with the successful acquisition of RPT Realty, which added high-quality assets in key markets while unlocking operational efficiencies and synergies, surpassing our initial expectations.

Our success is rooted in the quality and prime locations of our shopping centers, the advantages of scale afforded by our unique operating platform, and a best-in-class team. Despite concerns over broader macroeconomic trends, consumer spending remained robust in 2024, growing 4.2% in the fourth quarter, buoyed by a strong labor market and 2.8% GDP growth for the year. Against this backdrop, our well-located centers in first-ring suburbs continued to outperform, benefiting from a continuation of limited supply due to historically low new retail development, sustained

tenant demand across retail categories, and strategic portfolio enhancements.

A Portfolio Built for Growth

Net income available to Kimco's common shareholders per diluted share was \$0.55 for 2024, compared to \$1.02 in 2023. The year-over-year change was primarily driven by the \$194.1 million one-time special cash dividend received from Kimco's investment in Albertsons Companies, Inc. (NYSE: ACI) in 2023. Funds From Operations* ("FFO") for the full year 2024 were \$1.1 billion, or \$1.65 per diluted share, compared to \$970 million, or \$1.57 per diluted share, for 2023, representing 5.1% year-over-year per share growth. This growth reflects our ability to capitalize on a favorable operating environment and a well-positioned portfolio to drive strong results that directly contribute to our bottom line.

Our success is rooted in the quality and prime locations of our shopping centers, the advantages of scale afforded by our unique operating platform, and a best-in-class team.



kimcorealty.com Annual Report 2024 | 1

^{*}Reconciliations of non-GAAP measures to the most directly comparable GAAP measure are provided.

Kimco's portfolio continues to benefit from favorable supply-demand dynamics in the commercial real estate sector, with new construction measuring just 0.3% of existing stock and national vacancy rates near record lows. This, combined with strong retailer demand, propelled our leasing efforts in 2024, and we ended the year at near-record occupancy with elevated retention rates and robust rent growth.

We ended 2024 with fourth quarter pro-rata portfolio occupancy of 96.3%, reflecting a 10-basis-point year-over-year increase. Pro-rata anchor occupancy ended the year at 98.2%, up 20 basis points over the fourth quarter 2023, and pro-rata small-shop occupancy remained close to its all-time high at 91.7%, with our high-quality centers continuing to attract retailers across a broad range of categories. We see additional opportunity to grow our small shop occupancy rate even higher by leveraging strong interest from service, medical, and wellness concepts. Our retention rate for renewals and options sits at

Pro-rata anchor occupancy ended the year at 98.2%, up 20 basis points over the fourth quarter 2023, and pro-rata small-shop occupancy remained close to its all-time high at 91.7%, with our high-quality centers continuing to attract retailers across a broad range of categories.

approximately 90% and is a key contributor to our strong leasing spreads. Pro-rata cash rent spreads on new leases increased by 34.8% for 2024 and 35.4% in the fourth quarter, marking 13 consecutive quarters of double-digit growth. This sustained performance highlights the embedded rent growth potential in our portfolio.



2 Annual Report 2024 kimcorealty.com

Same Property net operating income* ("NOI") grew 3.5% for the full year 2024 compared to 2023, with minimum rent growth serving as the primary driver. Minimum rents grew 3.3%, driven by \$33.8 million of rent that commenced in 2024. Our signed-but-not-open ("SNO") pipeline, which represents signed leases that have yet to pay rent, ended the year at \$56 million of future annual base rent. This remains a key driver of future growth, with approximately 80% of these 374 leases expected to commence in 2025, generating approximately \$25 million in additional annual base rent.

Notably, throughout the year, our portfolio's grocery-anchored composition increased to 84%, up from 82% at the end of 2023. While the retail landscape continues to evolve with advancements in automation, delivery technology, generative Al, and e-commerce, Kimco has solidified its position as "first in last-mile retail" – providing the premier locations that help retailers execute their omnichannel strategies and solve the last-mile challenge. With a strong foundation in necessity-based retail, our

properties are anchored by essential grocery tenants and complemented by a growing mix of service-oriented businesses – including healthcare providers, fitness studios, personal care services, and experiential retail – that thrive on in-person interactions and cannot be replicated online. This well-balanced tenant mix helps ensure our centers remain anchored in everyday life, positioned to thrive even as delivery methods shift and consumer habits evolve.

As we head into 2025, recent retail bankruptcies, including Party City, JOANN and Big Lots, have garnered attention, but we see them as opportunities rather than setbacks. With retail space in high demand and new supply constrained, we expect to re-lease any spaces returned to us at higher rents while also upgrading tenant credit quality, driving greater foot traffic, and enhancing the long-term value of our centers. Importantly, our credit loss assumptions for tenant disruption remain unchanged from previous years as these retailers had well-documented financial challenges, allowing us to anticipate and mitigate potential impacts.



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Strategic Growth & Capital Allocation

We continued to deploy capital at attractive spreads to our cost of capital in 2024, taking advantage of dislocations in the market. Our acquisition of Waterford Lakes Town Center in Orlando, Florida, represents a prime example of our ability to identify and execute on compelling opportunities in high-growth markets. Additionally, in January of 2025, we successfully converted The Markets at Town Center in Jacksonville, Florida from a mezzanine financing position into a wholly owned asset, highlighting the potential acquisition pipeline from our Structured Investment Program.

The Structured Investment Program continues to generate strong risk-adjusted returns while positioning us for future growth. Since inception, this program has provided a strategic foothold in some of the most desirable retail properties across the country, offering

an attractive pathway to potential direct ownership as each investment includes a right of first offer or refusal ("ROFO" and "ROFR").

Our mixed-use redevelopment pipeline advanced significantly, with Kimco surpassing its 2025 goal of entitling 12,000 residential units a full year ahead of schedule. Entitling residential units at our best-located retail centers creates future growth opportunities while maintaining capital flexibility. We estimate the value of our entitlements to be between \$180 million to \$330 million, underscoring the significant value embedded in our assets, which our team is actively working to unlock.

In 2025, we plan to accretively recycle capital, monetizing long-term ground leases at favorable cap rates and selectively selling development entitlements. The capital generated from these initiatives will be redeployed into core investments that drive sustainable, recurring income and enhance our long-term growth profile.



4 Annual Report 2024 kimcorealty.com



Balance Sheet Strength & Financial Discipline

Our balance sheet remains a cornerstone of our success, reflecting our commitment to financial discipline and strategic capital management. In 2024, we took proactive steps to bolster liquidity and enhance our credit metrics. A key milestone was the successful monetization of our remaining shares in ACI, generating \$299.1 million of net proceeds that we reinvested into our business.

We efficiently utilized our At-the-Market ("ATM") equity offering program in the fourth quarter of 2024, raising \$136.3 million through the sale of 5.4 million shares of common stock at an average price of \$25.07 per share. The net proceeds from this were used to accretively acquire The Markets at Town Center. Additionally, we successfully executed a cash tender offer for just over 22% of our 7.25% Class N Cumulative Convertible Perpetual Preferred Stock for a total of \$26.7 million, optimizing our capital structure and enhancing long-term financial flexibility.

At year-end, our consolidated net debt to EBITDA* improved to 5.3x - the lowest level since we began tracking this metric. Our liquidity position remains exceptionally strong, with \$690 million in available cash and cash equivalents and full access to our \$2 billion revolving credit facility.

In September 2024, we opportunistically issued \$500 million of senior unsecured notes at 4.85% to prefund our \$500 million of 3.30% senior unsecured notes that matured in February 2025. With only \$290

Our strong financial position has been recognized by rating agencies, with Fitch Ratings assigning us an A-, and S&P and Moody's maintaining their investment grade ratings of BBB+ and Baa1, respectively. S&P, and subsequently Moody's, upgraded Kimco to a positive outlook.

million in remaining 2025 maturities, our capital structure remains well-positioned for continued growth.

Our strong financial position has been recognized by rating agencies, with Fitch Ratings assigning us an A-, and S&P and Moody's maintaining their investment grade ratings of BBB+ and Baa1, respectively. S&P, and subsequently Moody's, upgraded Kimco to a positive outlook. All of these improvements enhance our ability to secure competitive financing while demonstrating our disciplined liability risk management.

Reflecting confidence in our financial strength and cash flow growth, our Board of Directors raised the quarterly cash common dividend to \$0.25 per share (\$1.00 per annum), a 4.2% increase compared to the same period in the prior year.

These strategic financial initiatives underscore our commitment to maintaining a strong balance sheet while providing the flexibility to capitalize on growth opportunities and delivering sustained value to our stockholders.

kimcorealty.com Annual Report 2024 | 5

A Legacy of Leadership and a Vision for the Future

Strong leadership has been the foundation of Kimco's success, and as we look to the future, we also recognize the legacy that brought us here. Our founder and Executive Chairman, Milton Cooper, has played an instrumental role in shaping both Kimco and the broader REIT industry. His vision in taking Kimco public in 1991 helped redefine commercial real estate by ushering in a new era of institutional investment in the sector.

With his upcoming transition to Chairman Emeritus, we express our deepest gratitude for his decades of leadership and unwavering commitment to Kimco's long-term success. His dedication to integrity, innovation, and strategic foresight will continue to serve as a guiding force for the company.

At the same time, we are pleased to welcome Richard Saltzman as our new Independent Chairman, bringing valuable industry experience and insight to the Board. Additionally, we are excited to add Nancy Lashine and Ross Cooper as new Board members, further strengthening our leadership team as we look to the future.

Looking Ahead

With a best-in-class portfolio, a disciplined balance sheet, and a strong pipeline of growth opportunities, we are confident in Kimco's ability to deliver long-term value for stockholders. Positioned to navigate any business cycle, we remain committed to optimizing our portfolio and deploying capital strategically to drive meaningful returns and maximize FFO growth.

We look forward to another year of growth and success together. Thank you for your continued trust and partnership.

With a best-in-class portfolio, a disciplined balance sheet, and a strong pipeline of growth opportunities, we are confident in Kimco's ability to deliver long-term value for stockholders.



Milton Cooper

Executive Chairman

Conor C. Flynn Chief Executive Officer

Ross Cooper

President, Chief Investment Officer

Glenn G. Cohen

Executive Vice President, Chief Financial Officer

David Jamieson

Executive Vice President, Chief Operating Officer

6 | Annual Report 2024 kimcorealty.com EBITDA (a non-GAAP financial measure within the meaning of the rules of the SEC) is generally calculated by the company as net income/(loss) before interest, depreciation and amortization, provision/benefit for income taxes, gains/losses on sale of operating properties, losses/gains on change of control, profit participation from other investments, pension valuation adjustments, gains/losses on marketable securities and impairment charges.

Our method of calculating EBITDA may be different from methods used by other REITs and, accordingly, may not be comparable to such measures used by other REITs. We believe that EBITDA is an important metric in determining the success of our business as a real estate owner and operator. See the reconciliation to the applicable GAAP measure below.

In addition, we present a ratio of Net Debt to EBITDA, which is calculated using the non-GAAP measures: (1) Total debt outstanding reduced by the company's cash and cash equivalents, and (2) Annualized EBITDA, each as reconciled to the applicable GAAP measures below.

Non-GAAP Measure: EBITDA

(Unaudited, dollars in thousands)

	Three Months Ended
	December 31, 2024
Net income	\$167,999
Interest	83,684
Depreciation and amortization	156,130
Gain on sale of properties	(330)
Impairment charges (including real estate joint ventures)	1,207
Profit participation from other investments, net	240
Loss on marketable securities/derivative, net	1,627
Benefit for income taxes	(46,938)
Consolidated EBITDA	<u>\$363,619</u>
Consolidated Debt	\$8,461,176
Consolidated Cash	(689,731)
Consolidated Net Debt	\$7,771,445
Annualized Consolidated EBITDA	\$1,454,476
Net Debt to Consolidated EBITDA	5.3x

Form 10-K



UNITED STATES SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

FORM 10-K

☑ ANNUAL REPORT PURSUANT TO SECTION 13 OR 15(d) OF THE SECURITIES EXCHANGE ACT OF 1934

For the fiscal year ended December 31, 2024

OR

Commission file number 1-10899 (Kimco Realty Corporation)
Commission file number 333-269102-01 (Kimco Realty OP, LLC)

KIMCO REALTY CORPORATION KIMCO REALTY OP, LLC

(Exact name of registrant as specified in its charter)

Maryland (Kimco Realty Corporation)
Delaware (Kimco Realty OP, LLC)

13-2744380 92-1489725

(State or other jurisdiction of incorporation or organization)

(I.R.S. Employer Identification No.)

Name of each exchange on

which registered

N/A

500 North Broadway, Suite 201, Jericho, NY 11753

(Address of principal executive offices) (Zip Code)

(516) 869-9000

(Registrant's telephone number, including area code) Securities registered pursuant to Section 12(b) of the Act:

Kimco Realty Corporation

Kimco Realty OP, LLC

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Title of each class	Trading Symbol(s)	Name of each exchange on which registered
Common Stock, par value \$.01 per share.	KIM	New York Stock Exchange
Depositary Shares, each representing one one-thousandth of a share of 5.125% Class L Cumulative Redeemable, Preferred Stock, \$1.00 par value per share.	KIMprL	New York Stock Exchange
Depositary Shares, each representing one one-thousandth of a share of 5.250% Class M Cumulative Redeemable, Preferred Stock, \$1.00 par value per share.	KIMprM	New York Stock Exchange
Depositary Shares, each representing one one-thousandth of a share of 7.250% Class N Cumulative Convertible Preferred Stock, \$1.00 par value per share.	KIMprN	New York Stock Exchange

Title of each class
None

Securities registered pursuant to section 12(g) of the Act: None Indicate by check mark if the registrant is a well-known seasoned issuer, as defined in Rule 405 of the Securities Act.

Kimco Realty Corporation Yes ☑ No □

Kimco Realty OP, LLC Yes ☑ No □

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

Kimco Realty Corporation Yes □ No ☑

Kimco Realty OP, LLC Yes □ No ☑

Trading Symbol(s)

N/A

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.

Kimco Realty Corporation Yes ☑ No □

Kimco Realty OP, LLC Yes \blacksquare No \square

Indicate by check mark whether the registrant has submitted electronically every Interactive Data File required to be submitted pursuant to Rule 405 of Regulation S-T (§ 232.405 of this chapter) during the preceding 12 months (or for such shorter period that the registrant was required to submit such files).

Kimco Realty Corporation Yes ☑ No □

Kimco Realty OP, LLC Yes ☑ No □

Indicate by check mark whether the registrant is a large accelerated filer, an accelerated filer, a non-accelerated filer, a smaller reporting company, or an emerging growth company. See the definitions of "large accelerated filer," "accelerated filer," "smaller reporting company," and "emerging growth company" in Rule 12b-2 of the Exchange Act.

Kimco Realty Corporation:

Large accelerated filer Accelerated filer Non-accelerated filer Smaller reporting company Emerging growth company Kimco Realty OP, LLC: Non-accelerated filer Large accelerated filer Accelerated filer Smaller reporting company Emerging growth company

If an emerging growth company, indicate by check mark if the registrant has elected not to use the extended transition period for complying with any new or revised financial accounting standards provided pursuant to Section 13(a) of the Exchange Act.

Kimco Realty Corporation

Kimco Realty OP, LLC \square

Indicate by check mark whether the registrant has filed a report on and attestation to its management's assessment of the effectiveness of its internal control over financial reporting under Section 404(b) of the Sarbanes-Oxley Act (15 U.S.C. 7262(b)) by the registered public accounting firm that prepared or issued its audit report.

Kimco Realty Corporation ☑

Kimco Realty OP, LLC □

If securities are registered pursuant to Section 12(b) of the Act, indicate by check mark whether the financial statements of the registrant included in the filing reflect the correction of an error to previously issued financial statements.

Kimco Realty Corporation

Kimco Realty OP, LLC □

Indicate by check mark whether any of those error corrections are restatements that required a recovery analysis of incentive-based compensation received by any of the registrant's executive officers during the relevant recovery period pursuant to §240.10D-1(b).

Kimco Realty Corporation \Box

Kimco Realty OP, LLC \square

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

Kimco Realty Corporation Yes \square No ${\ensuremath{\overline{\square}}}$

Kimco Realty OP, LLC Yes □ No ☑

The aggregate market value of the voting and non-voting common equity held by non-affiliates of Kimco Realty Corporation was approximately \$12.8 billion based upon the closing price on the New York Stock Exchange for such equity on June 28, 2024.

(APPLICABLE ONLY TO CORPORATE REGISTRANTS)

Indicate the number of shares outstanding of each of the registrant's classes of common stock, as of the latest practicable date.

As of February 10, 2025, Kimco Realty Corporation had 679,482,034 shares of common stock outstanding.

DOCUMENTS INCORPORATED BY REFERENCE

Part III incorporates certain information by reference to the Kimco Realty Corporation's definitive proxy statement to be filed with respect to the Annual Meeting of Stockholders expected to be held on April 29, 2025.

Index to Exhibits begins on page 48.

KIMCO REALTY CORPORATION KIMCO REALTY OP, LLC

ANNUAL REPORT ON FORM 10-K FISCAL YEAR ENDED DECEMBER 31, 2024

EXPLANATORY NOTE

Prior to January 1, 2023, the business of Kimco Realty Corporation (the "Company") was conducted through a predecessor entity also known as Kimco Realty Corporation (the "Predecessor"). On December 14, 2022, the Predecessor's Board of Directors approved the entry into an Agreement and Plan of Merger (the "UPREIT Merger") with the company formerly known as New KRC Corp., which was a Maryland corporation and wholly owned subsidiary of the Predecessor (the "Parent Company"), and KRC Merger Sub Corp., which was a Maryland corporation and wholly owned subsidiary of the Parent Company ("Merger Sub"), to effect the reorganization (the "Reorganization") of the Predecessor's business into an umbrella partnership real estate investment trust, or "UPREIT".

On January 1, 2023, pursuant to the UPREIT Merger, Merger Sub merged with and into the Predecessor, with the Predecessor continuing as the surviving entity and a wholly-owned subsidiary of the Parent Company, and each outstanding share of capital stock of the Predecessor was converted into one equivalent share of capital stock of the Parent Company (each share of which has continued to trade under their respective existing ticker symbol with the same rights, powers and limitations that existed immediately prior to the Reorganization).

In connection with the Reorganization, the Parent Company changed its name to Kimco Realty Corporation, and replaced the Predecessor as the New York Stock Exchange-listed public company. Effective as of January 3, 2023, the Predecessor converted into a limited liability company, organized in the State of Delaware, known as Kimco Realty OP, LLC, the entity we refer to herein as "Kimco OP".

Following the Reorganization, substantially all of the Parent Company's assets are held by, and substantially all of the Parent Company's operations are conducted through, Kimco OP (either directly or through its subsidiaries), as the Parent Company's operating company, and the Parent Company is the managing member of Kimco OP. In addition, the officers and directors of the Company were the same as the officers and directors of the Predecessor immediately prior to the Reorganization. Management operates the Parent Company and Kimco OP as one business. The management of the Parent Company consists of the same individuals as the management of Kimco OP. These individuals are officers of the Parent Company and employees of Kimco OP.

The Parent Company is a real estate investment trust ("REIT") and is the managing member of Kimco OP. As of December 31, 2024, the Parent Company owned 99.84% of the outstanding limited liability company interests (the "OP Units") in Kimco OP.

Stockholders' equity and members' capital are the primary areas of difference between the Consolidated Financial Statements of the Parent Company and those of Kimco OP. Kimco OP's capital currently includes OP Units owned by the Parent Company and non-controlling OP Units owned by third parties and certain officers and directors of the Company. OP Units owned by outside members are accounted for within capital on Kimco OP's financial statements and in non-controlling interests in the Parent Company's financial statements.

The Parent Company consolidates Kimco OP for financial reporting purposes, and the Parent Company does not have significant assets other than its investment in Kimco OP. Therefore, while stockholders' equity, members' capital and noncontrolling interests differ as discussed above, the assets and liabilities of the Parent Company and Kimco OP are the same on their respective financial statements.

This report combines the Annual Reports on Form 10-K for the year ended December 31, 2024, of the Parent Company and Kimco OP into this single report. The Company believes combining the Annual Reports on Form 10-K of the Parent Company and Kimco OP into this single report provides the following benefits:

- Enhances investors' understanding of the Parent Company and Kimco OP by enabling investors to view the businesses as a whole in the same manner as management views and operates the business;
- Eliminates duplicative disclosure and provides a more concise and readable presentation because a substantial portion of the disclosure applies to both the Parent Company and Kimco OP; and
- Creates time and cost efficiencies through the preparation of one combined report instead of two separate reports.

In order to highlight the differences between the Parent Company and Kimco OP, there are sections in this Annual Report that separately discuss the Parent Company and Kimco OP, including separate financial statements (but combined footnotes), separate controls and procedures sections, and separate Exhibit 31 and 32 certifications. In the sections that combine disclosure for the Parent Company and Kimco OP, unless context otherwise requires, this Annual Report refers to actions or holdings of Parent Company and/or Kimco OP as being the actions or holdings of the Company (either directly or through its subsidiaries, including Kimco OP).

Throughout this Annual Report, unless the context requires otherwise:

- The "Company," "we," "our" or "us" refer to:
 - o for the period prior to January 1, 2023 (the period preceding the UPREIT Merger), the Predecessor and its business and operations conducted through its directly or indirectly owned subsidiaries;
 - o for the period on or after January 1, 2023 (the period from and following the UPREIT Merger), the Parent Company and its business and operations conducted through its directly or indirectly owned subsidiaries, including Kimco OP; and
 - o in statements regarding qualification as a REIT, such terms refer solely to the Predecessor or Parent Company, as applicable.
- "Kimco OP" refers to Kimco Realty OP, LLC, our operating company following the UPREIT Merger.
- References to "shares" and "shareholders" refer to the shares and shareholders of the Predecessor prior to January 1, 2023 and of the Parent Company on or after January 1, 2023, and not the limited liability company interests of Kimco OP.

TABLE OF CONTENTS

Item No.	Form 10-K <u>Report</u> <u>Page</u>
PART I	2
Item 1. Business	2
Item 1A. Risk Factors	7
Item 1B. Unresolved Staff Comments	19
Item 1C. Cybersecurity	19
Item 2. Properties	21
Item 3. Legal Proceedings	23
Item 4. Mine Safety Disclosures	23
<u>PART II</u>	24
Item 5. Market for the Registrant's Common Equity, Related Stockholder Matters and Issuer Purchases of Equity Securities	24
Item 6. Reserved	26
Item 7. Management's Discussion and Analysis of Financial Condition and Results of Operations	27
Item 7A. Quantitative and Qualitative Disclosures About Market Risk	44
Item 8. Financial Statements and Supplementary Data	44
Item 9. Changes in and Disagreements With Accountants on Accounting and Financial Disclosure	44
Item 9A. Controls and Procedures	44
Item 9B. Other Information	45
Item 9C. Disclosure Regarding Foreign Jurisdictions that Prevent Inspections	45
<u>PART III</u>	46
Item 10. Directors, Executive Officers and Corporate Governance	46
Item 11. Executive Compensation	46
Item 12. Security Ownership of Certain Beneficial Owners and Management and Related Stockholder Matters	46
Item 13. Certain Relationships and Related Transactions, and Director Independence	46
Item 14. Principal Accountant Fees and Services	46
PART IV	47
Item 15. Exhibits and Financial Statement Schedules	47
Item 16. Form 10-K Summary	47



FORWARD-LOOKING STATEMENTS

This annual report on Form 10-K ("Form 10-K"), together with other statements and information publicly disseminated by the Company, contains certain forward-looking statements within the meaning of Section 27A of the Securities Act of 1933, as amended (the "Securities Act"), and Section 21E of the Securities Exchange Act of 1934, as amended (the "Exchange Act"). The Company intends such forward-looking statements to be covered by the safe harbor provisions for forward-looking statements contained in the Private Securities Litigation Reform Act of 1995 and includes this statement for purposes of complying with the safe harbor provisions. Forward-looking statements, which are based on certain assumptions and describe the Company's future plans, strategies and expectations, are generally identifiable by use of the words "believe," "expect," "intend," "commit," "anticipate," "estimate," "project," "will," "target," "plan," "forecast" or similar expressions. You should not rely on forward-looking statements since they involve known and unknown risks, uncertainties and other factors which, in some cases, are beyond the Company's control and could materially affect actual results, performances or achievements. Factors which may cause actual results to differ materially from current expectations include, but are not limited to, (i) financial disruption, geopolitical challenges or economic downturn, including general adverse economic and local real estate conditions, (ii) the impact of competition, including the availability of acquisition or development opportunities and the costs associated with purchasing and maintaining assets, (iii) the inability of major tenants to continue paying their rent obligations due to bankruptcy, insolvency or a general downturn in their business, (iv) the reduction in the Company's income in the event of multiple lease terminations by tenants or a failure of multiple tenants to occupy their premises in a shopping center, (v) the potential impact of e-commerce and other changes in consumer buying practices, and changing trends in the retail industry and perceptions by retailers or shoppers, including safety and convenience, (vi) the availability of suitable acquisition, disposition, development, redevelopment and merger opportunities, and the costs associated with purchasing and maintaining assets and risks related to acquisitions not performing in accordance with our expectations, (vii) the Company's ability to raise capital by selling its assets, (viii) disruptions and increases in operating costs due to inflation and supply chain disruptions, (ix) risks associated with the development of mixed-use commercial properties, including risks associated with the development, and ownership of non-retail real estate, (x) changes in governmental laws and regulations, including, but not limited to, changes in data privacy, environmental (including climate change), safety and health laws, and management's ability to estimate the impact of such changes, (xi) valuation and risks related to the Company's joint venture and preferred equity investments and other investments, (xii) collectability of mortgage and other financing receivables, (xiii) impairment charges, (xiv) criminal cybersecurity attack disruptions, data loss or other security incidents and breaches, (xv) risks related to artificial intelligence, (xvi) impact of natural disasters and weather and climate-related events, (xvii) pandemics or other health crises, (xviii) our ability to attract, retain and motivate key personnel, (xix) financing risks, such as the inability to obtain equity, debt or other sources of financing or refinancing on favorable terms to the Company, (xx) the level and volatility of interest rates and management's ability to estimate the impact thereof, (xxi) changes in the dividend policy for the Company's common and preferred stock and the Company's ability to pay dividends at current levels, (xxii) unanticipated changes in the Company's intention or ability to prepay certain debt prior to maturity and/or hold certain securities until maturity, (xxiii) the Company's ability to continue to maintain its status as a REIT for U.S. federal income tax purposes and potential risks and uncertainties in connection with its UPREIT structure, and (xxiv) other risks and uncertainties identified under Item 1A, "Risk Factors" and elsewhere in this Form 10-K and in the Company's other filings with the Securities and Exchange Commission ("SEC"). Accordingly, there is no assurance that the Company's expectations will be realized. The Company disclaims any intention or obligation to update the forward-looking statements, whether as a result of new information, future events or otherwise. You are advised to refer to any further disclosures the Company makes or related subjects in the Company's quarterly reports on Form 10-Q and current reports on Form 8-K that the Company files with the SEC. Certain forward-looking and other statements in this Annual Report on Form 10-K, or other locations, such as our corporate website, contain various corporate responsibility standards and frameworks (including standards for the measurement of underlying data) and the interests of various stakeholders. As such, such information may not be, and should not be interpreted as necessarily being, "material" under the federal securities laws for SEC reporting purposes, even if we use the word "material" or "materiality" in this document. Corporate Responsibility information is also often reliant on third-party information or methodologies that are subject to evolving expectations and best practices, and our approach to and discussion of these matters may continue to evolve as well. For example, our disclosures may change due to revisions in framework requirements, availability of information, changes in our business or applicable governmental policies, or other factors, some of which may be beyond our control.

PART I

Item 1. Business

Overview

The Company is the leading owner and operator of high-quality, open-air, grocery-anchored shopping centers and mixed-use properties in the United States. The Company's mission is to create destinations for everyday living that inspire a sense of community and deliver value to our many stakeholders.

The Company began operations through its predecessor, The Kimco Corporation, which was organized in 1966 upon the contribution of several shopping center properties owned by its principal stockholders. In 1973, these principals formed the Company as a Delaware corporation, and, in 1985, the operations of The Kimco Corporation were merged into the Company. The Company completed its initial public stock offering (the "IPO") in November 1991, and, commencing with its taxable year which began January 1, 1992, elected to qualify as a REIT in accordance with Sections 856 through 860 of the Internal Revenue Code of 1986, as amended (the "Code"). To qualify as a REIT, the Company must meet several organizational and operational requirements and is required to annually distribute at least 90% of its net taxable income, determined without regard to the dividends paid deduction and excluding any net capital gain. In addition, the Company will be subject to federal income tax at regular corporate rates to the extent that it distributes less than 100% of its net taxable income, including any net capital gains. In January of 2023, the Company consummated the Reorganization into an UPREIT structure as described in the Explanatory Note at the beginning of this Annual Report. If, as the Company believes, it is organized and operates in such a manner so as to qualify and remain qualified as a REIT under the Code, the Company generally will not be subject to U.S. federal income tax, provided that distributions to its stockholders equal at least the amount of its REIT taxable income, as defined in the Code. The Company maintains certain subsidiaries that made joint elections with the Company to be treated as taxable REIT subsidiaries ("TRSs"). This permits the Company to engage in certain business activities that a REIT may not conduct directly, by conducting such business activities through such TRSs. A TRS is subject to federal and state taxes on its income, and the Company includes a provision for taxes in its consolidated financial statements. In 1994, the Predecessor reorganized as a Maryland corporation. In March 2006, the Predecessor was added to the S&P 500 Index, an index containing the stock of 500 Large Cap companies, most of which are U.S. corporations. The Company's common stock, Class L Depositary Shares, Class M Depositary Shares, and Class N Depositary Shares are traded on the New York Stock Exchange ("NYSE") under the trading symbols "KIM", "KIMprL", "KIMprM", and "KIMprN", respectively.

The Company is a self-administered REIT and has not engaged, nor does it expect to retain, any REIT advisors in connection with the operation of its properties. The Company's ownership interests in real estate consist of its consolidated portfolio and portfolios where the Company owns an economic interest, such as properties in the Company's investment real estate management programs, where the Company partners with institutional investors and also retains management.

The Company began to expand its operations through the development of real estate and the construction of shopping centers but revised its growth strategy to focus on the acquisition and redevelopment of existing shopping centers that include a grocery component. Additionally, the Company developed various residential and mixed-use operating properties and continues to obtain entitlements to embark on additional projects of this nature through re-development opportunities.

The Company has implemented its investment real estate management format through the establishment of various institutional joint venture programs, in which the Company has noncontrolling interests. The Company earns management fees, acquisition fees, disposition fees as well as promoted interests based on achieving certain performance metrics.

In addition, the Company has capitalized on its established expertise in retail real estate by establishing other ventures in which the Company owns a smaller equity interest and provides management, leasing and operational support for those properties. The Company has also provided preferred equity capital to real estate professionals and, from time to time, provides real estate capital, retail real estate financing and management services to both healthy and distressed retailers. The Company has also made selective investments in secondary market opportunities where a security or other investment is, in management's judgment, priced below the value of the underlying assets, however, these investments are subject to volatility within the equity and debt markets.

At December 31, 2024, the Parent Company is the managing member of Kimco OP and owns 99.84% of the limited liability company interests of, and exercises exclusive control over, Kimco OP as described in detail in the Explanatory Note to this Form 10-K.

As of December 31, 2024, the Company had interests in 568 shopping center properties (the "Combined Shopping Center Portfolio"), aggregating 101.1 million square feet of gross leasable area ("GLA"), located in 30 states. In addition, the Company had 67 other property interests, primarily including net leased properties, preferred equity investments, and other investments, totaling 5.5 million square feet of GLA.

RPT Merger

On August 28, 2023, the Company and RPT Realty ("RPT") announced that they had entered into a definitive merger agreement (the "Merger Agreement") pursuant to which the Company would acquire RPT through a series of mergers (collectively, the "RPT Merger"). On January 2, 2024, RPT merged with and into the Company, with the Company continuing as the surviving public company. The RPT Merger added 56 open-air shopping centers, 43 of which were wholly-owned and 13 of which were owned through a joint venture, comprising 13.3 million square feet of GLA. In addition, as a result of the RPT Merger, the Company obtained RPT's 6% stake in a 49-property net lease joint venture.

Under the terms of the Merger Agreement, each RPT common share was converted into 0.6049 of a newly issued share of the Company's common stock, together with cash in lieu of fractional shares, and each 7.25% Series D Cumulative Convertible Perpetual Preferred Share of RPT was converted into the right to receive one depositary share representing one one-thousandth of a share of the Company's newly issued 7.25% Class N Cumulative Convertible Perpetual Preferred Stock, par value \$1.00 per share ("Class N Preferred Stock"). In connection with the RPT Merger, the Company issued 53.0 million shares of common stock, 1.8 million depositary shares of Class N Preferred Stock, and 953,400 OP Units. See Footnote 2 of the Notes to Consolidated Financial Statements for further details on the RPT Merger.

Economic Conditions

The economy continues to face challenges, which could impact the Company and its tenants, including elevated inflation and interest rates. These factors could slow economic growth and adversely affect the Company and its tenants which could negatively affect the overall demand for retail space, including the demand for leasable space in the Company's properties and could materially adversely impact the Company's business, financial condition, results of operations or stock price. The Company continues to monitor economic, financial, and social conditions and will assess its asset portfolio for any impairment indicators. If the Company determines that any of its assets are impaired, the Company would be required to take impairment charges, and such amounts could be material.

Business Objective and Strategies

The Company has developed a strong nationally diversified portfolio of open-air, grocery anchored shopping centers located in drivable first-ring suburbs primarily within 18 major metropolitan Sun Belt and coastal markets, which are supported by strong demographics, significant projected population growth, and where the Company perceives significant barriers to entry. As of December 31, 2024, the Company derived 82% of its proportionate share of annualized base rental revenues from these top major metro markets. The Company's shopping centers provide essential, necessity-based goods and services to the local communities and are primarily anchored by a grocery store, home improvement center, off-price retailer, discounter and/or service-oriented tenant.

The Company's focus on high-quality locations has led to significant opportunities for value creation through the reinvestment in its assets to add density, replace outdated shopping center concepts, and better meet changing consumer demands. In order to add density to existing properties, the Company has obtained multi-family entitlements for 12,379 units of which 3,357 units have been constructed as of December 31, 2024. The Company continues to place strategic emphasis on live/work/play environments and in reinvesting in its existing assets, while building shareholder value. This philosophy is exemplified by the Company's Signature SeriesTM properties which include key value creation projects in the Company's portfolio that exemplify our transformation and highlight our focus on quality, concentration around core metropolitan statistical areas, and/or growth through redevelopment and development opportunities. Signature Series properties also include fully entitled, shovel-ready mixed-use projects, and opportunities that the Company continues to identify and entitle as it seeks to achieve the highest and best use of its real estate, enhance its communities, and create value for its stakeholders for years to come.

The strength and security of the Company's balance sheet remains central to its strategy. The Company's strong balance sheet and liquidity position are evidenced by its investment grade unsecured debt ratings (A-/BBB+/Baa1) by three major ratings agencies. The Company maintains one of the longest weighted average debt maturity profiles in the REIT industry, now at 8.0 years. The Company expects to continue to operate in a manner that fosters strong debt and fixed charge coverage metrics.

Business Objective

The Company's primary business objective is to be the premier owner and operator of open-air, grocery-anchored shopping centers, and a growing portfolio of mixed-use assets, in the U.S. The Company believes it can achieve this objective by:

- increasing the value of its existing portfolio of properties and generating higher levels of portfolio growth;
- increasing cash flows for reinvestment and/or for distribution to shareholders while maintaining conservative payout ratios;
- maintaining strong debt metrics and its A-/BBB+/Baa1 unsecured debt ratings;
- continuing growth in desirable demographic areas with successful retailers, primarily focused on grocery anchors; and

• increasing the number of entitlements for residential use.

During September 2024, Fitch Ratings assigned the Company a rating of A- for its senior unsecured debt, assigned a BBB credit rating for its preferred stock, and assigned its 'Stable' rating outlook. As a result, the Company achieved certain interest rate reductions and facility fee reduction for its unsecured revolving credit facility (the "Credit Facility") and unsecured term loans. In addition, during September 2024, S&P Global Ratings affirmed the Company's BBB+ credit rating for its senior unsecured debt and changed its outlook from 'Stable' to 'Positive'. During January 2025, Moody's Ratings affirmed the Company's Baa1 credit rating, for its senior unsecured debt rating and changed its outlook from 'Stable' to 'Positive'.

Business Strategies

The Company believes it is well positioned to achieve sustainable growth, with its strong core portfolio and its recent acquisitions allowing the Company to achieve higher occupancy levels, increased rental rates and rental growth in the future. To further achieve the Company's business objectives it has identified the following strategic goals:

- Capitalizing on efficiencies and advantages of scale to serve as the best-in-class operator for tenants.
- Providing essential, necessity-based goods and services to local communities.
- Maintaining a strong balance sheet with ample liquidity.
- Expanding a nationally diversified portfolio located in the high barrier to entry, first-ring suburbs within key major metropolitan Sun Belt and coastal markets.
- Unlocking the highest and best use of real estate through its entitlement program and redevelopment projects through a disciplined capital allocation strategy.
- Leading in corporate responsibility, delivering value to investors, tenants, employees and communities.

The Company has identified the following areas where it is well positioned for sustainable growth in the future.

High Quality, Diversified **Accretive Capital** Significant Financial **Corporate Responsibility** Portfolio Allocation Strength Leadership • Well positioned, grocery Generate additional • Maintain a strong balance • Over 60 years of delivering anchored portfolio in major internal and external growth sheet and liquidity position value to investors, tenants, Sun Belt and coastal through accretive with an emphasis on employees, and acquisitions and markets, with 91% of the reduced leverage and a communities portfolio within the Sun Belt (re)development sustainable and growing • Corporate Responsibility and/or coastal markets dividend · Growth through a curated approach is aligned with • Over \$2.7 billion of Highly diversified tenant collection of mixed-use core business strategy immediate liquidity, base led by healthy mix of projects and including the Company's • Proactive approach to essential, necessity-based redevelopments \$2.0 billion unsecured quantifying, disclosing and tenants and omni channel revolving credit facility managing climate, • Opportunistic acquisition retailers reputational and other risks and structured investment • 8.0-year consolidated platform ("Plus") business Provide critical last-mile weighted average debt focused on accretive unique solution to its diverse pool maturity profile of tenants opportunities • Over 525 unencumbered properties, approximately 91% of the centers in the Company's portfolio

The Company reduces its operating and leasing risks through diversification achieved by the geographic distribution of its properties and a large tenant base. As of December 31, 2024, no single open-air shopping center accounted for more than 1.2% of the Company's annualized base rental revenues, including the proportionate share of base rental revenues from properties in which the Company has less than a 100% economic interest, or more than 1.3% of the Company's total shopping center GLA. Furthermore, at December 31, 2024, the Company's single largest tenant represented only 3.7%, and the Company's five largest tenants aggregated less than 10.7%,

of the Company's annualized base rental revenues, including the proportionate share of base rental revenues from properties in which the Company has less than a 100% economic interest.

As one of the original participants in the growth of the shopping center industry and the nation's largest owner and operator of open-air shopping centers, the Company has established close relationships with major national and regional retailers and maintains a broad network of industry contacts. Management is associated with and/or actively participates in many shopping center and REIT industry organizations. Notwithstanding these relationships, there are numerous regional and local commercial developers, real estate companies, financial institutions and other investors who compete with the Company for the acquisition of properties and other investment opportunities and in seeking tenants who will lease space in the Company's properties.

The Company's executive and senior management teams are seasoned real estate operators with extensive retail and public company leadership experience. The Company's management has a deep industry knowledge and well-established relationships with retailers, brokers, and vendors through many years of operational and transactional experience, as well as significant capital markets capabilities. The Company believes that management's expertise, experience, reputation, and key relationships in the retail real estate industry provides it with a significant competitive advantage in attracting new business opportunities.

Government Regulation

Compliance with various governmental regulations has an impact on our business, including our capital expenditures, earnings and competitive position, which can be material. We incur costs to monitor and take actions to comply with governmental regulations that are applicable to our business, which include, among others, federal securities laws and regulations, applicable stock exchange requirements, REIT and other tax laws and regulations, environmental and health and safety laws and regulations, local zoning, usage and other regulations relating to real property and the Americans with Disabilities Act of 1990.

In addition, see Item 1A. Risk Factors for a discussion of material risks to us, including, to the extent material, to our competitive position, relating to governmental regulations, and see "Item 7. Management's Discussion and Analysis of Financial Condition and Results of Operations" together with our audited consolidated financial statements and the related notes thereto for a discussion of material information relevant to an assessment of our financial condition and results of operations, including, to the extent material, the effects that compliance with governmental regulations may have upon our capital expenditures and earnings.

Human Capital Resources

The Company believes that its associates are one of its strongest resources. The Company is committed to best practices in all phases of the associate life cycle, including recruitment, training, development and promotion. By cultivating high levels of associate satisfaction, management's goal is to ensure the Company remains a significant driving force in commercial real estate well into the future.

The Company is an equal opportunity employer committed to hiring, developing, and supporting a collaborative workforce. The Company takes steps to support its commitment that employment decisions (including how persons are recruited, hired, assigned and promoted) are not made on the basis of any legally protected characteristic. All of our employees must adhere to a Code of Business Conduct and Ethics that sets standards for appropriate behavior and includes required, regular internal training on preventing, identifying, reporting and stopping any type of discrimination and/or retaliation.

To attract and retain high performing individuals, we are committed to partnering with our associates to provide opportunities for their professional development and promote their health and well-being. We offer a broad range of benefits, and we believe our compensation package and benefits are competitive with others in our industry. Our benefits programs include a robust offering of medical, dental, vision, life, disability and a number of exciting ancillary benefits, all of which require modest associate contributions or are offered at no cost to associates. The Company also provides a Safe Harbor 401(k) program with both pretax and Roth offerings including a robust, fully vested matching contribution.

The Company has earned Great Place to Work certification for seven consecutive years and has been recognized as a recipient of Best Workplaces in Real Estate, Best Workplaces in New York, and Best Workplaces for Millennials.

The Company operates under a hybrid work model, which balances valuable face-to-face interactions with individual preferences for ideal work conditions. By focusing on communication, collaboration, and innovation, and by encouraging associates to be deliberate in where and how they choose to work, the model results in an engaged, satisfied and efficient workforce.

The Company's executive and management team promotes a true "open door" environment in which all feedback and suggestions are welcome. Whether it be through regular face to face discussion, all employee calls, department meetings, frequent training sessions, Coffee Connections with the executive team, use of our BRAVO recognition program, participation in our leadership development programs, or suggestions through the Company's internet portal, associates are encouraged to be inquisitive and share ideas. Those ideas have resulted in a number of programs and benefit enhancements.

The Company promotes physical and mental health, including access to a national gym membership program and no cost access to numerous health and wellness applications for associates and their family members. It supports an internal Wellness Council and hosts regular wellness and nutrition seminars and health screenings.

Engaging in the community is important to the Company and its associates. Across the Company's numerous offices, associates host volunteer and social activities. The Company promotes and supports associate volunteerism with two volunteer days off per year and a Company matching program in support of each associates charitable endeavors. Employees may participate in KIMunity Councils focused in the areas of culture, charitable and in-kind giving, wellness, sustainability, and tenant engagement.

The Company's executive offices are located at 500 North Broadway, Suite 201, Jericho, NY 11753, a mixed-use property that is wholly-owned by the Company, and its telephone number is (516) 869-9000 or 1-800-764-7114. Nearly all corporate functions, including legal, data processing, finance and accounting are administered by the Company from its executive offices in Jericho, New York and supported by the Company's regional offices. As of December 31, 2024, a total of 717 persons were employed by the Company, of which 31% were located in our corporate office with the remainder located in 31 offices throughout the United States or working remotely. The average tenure of our employees was 9.6 years.

Corporate Responsibility Programs

The Company strives to build a thriving and viable business, one that succeeds by delivering long-term value for its stakeholders. We believe that the Company's Corporate Responsibility programs are aligned with its core business strategy of creating destinations for everyday living that inspire a sense of community and deliver value to its many stakeholders.

The Company's Board of Directors sets the Company's overall Corporate Responsibility program objectives and oversees enterprise risk management. The Nominating and Corporate Governance Committee of the Board of Directors is responsible for overseeing the Company's efforts with regard to the Company's Corporate Responsibility matters.

The Company recognizes that climate change is a significant stakeholder issue threatening the viability of economic and environmental systems globally. As a real estate portfolio owner, the Company works to monitor physical and transition risks as well as opportunities posed to its business by climate change and quantifies and discloses the climate information regarding its activities. The Company has established a near-term greenhouse gas ("GHG") emissions reduction target of reducing Scope 1 and 2 emissions 30% from a 2018 baseline by 2030, and separately has a target of achieving net zero Scope 1 and 2 GHG emissions by 2050.

Climate risks and opportunities are generally evaluated at both the corporate and individual asset level. The following table summarizes relevant climate risks identified as a part of the Company's ongoing risk assessment process. The Company may be subject to other climate risks not included below.

Climate Risk	Description
Physical	
Acute Hazards - Windstorms	Increased frequency and intensity of windstorms, such as hurricanes, could lead to property damage, loss of property value, increased operation and capital costs and insurance premiums, and interruptions to business operations.
Acute Hazards - Flooding	Change in rainfall conditions leading to increased frequency and severity of flooding could lead to property damage, loss of property value, increased operating and capital costs and insurance premiums, and interruptions to business operations.
Acute Hazards - Wildfires	Change in fire potential could lead to permanent loss of property, stress on human health (air quality) and stress on ecosystem services.
Chronic Stressors - Sea Level Rise	Rising sea levels could lead to storm surge and other potential impacts for low-lying coastal properties leading to damage, loss of property value, increased operating and capital costs and insurance premiums, and interruptions to business operations.
Chronic Stressors - Heat and Water Stress	Increases in temperature could lead to droughts and decreased available water supply could lead to higher utility usage and supply interruptions.
<u>Transition</u>	
Policy and Legal	Regulations at the federal, state and local levels, in addition to stakeholder adherence to international regulations, could impose additional operating and capital costs associated with utilities, energy efficiency, building materials and building design.
Reputation and Market	Increased interest among retail tenants in building efficiency, sustainable design criteria and "green leases", which incorporate provisions intended to promote sustainability at the property, could result in decreased demand for outdated space. Potential for fluctuating costs for carbon intensive raw materials used to construct and renovate properties.
Technology	Increasing market and regulatory expectations may result in increased investment in upgrading technology and assets, including training and startup costs.

The Company's approach in mitigating these risks include, but are not limited to (i) carrying additional insurance coverage relating to flooding and windstorms, (ii) maintaining a geographically diversified portfolio, which limits exposure to event driven risks, (iii) creating a form "green lease" for its tenants, which incorporates varied criteria that align landlord and tenant sustainability priorities as well as establishing green construction criteria and (iv) implementing emergency preparedness and operational energy and water efficiency programs.

In 2020, the Company issued \$500.0 million in 2.70% notes due 2030 in its inaugural green bond offering. The net proceeds from this offering are allocated to finance or refinance, in whole or in part, recently completed, existing or future eligible green projects, which projects are to be aligned with the four core components of the Green Bond Principles, 2018 as administered by the International Capital Market Association. As of June 30, 2024, the Company reached full allocation of the \$500.0 million green bond. Additionally, the Company's \$2.0 billion Credit Facility is a green credit facility, which incorporates rate adjustments associated with attainment (or non-attainment) of Scope 1 and 2 greenhouse gas emissions reductions. In 2024, the Company entered into a credit agreement in which \$310.0 million in new term loans were issued with rate adjustments that are also tied to the attainment (or non-attainment) of Scope 1 and 2 greenhouse gas emissions. During 2024, the Company attained the Scope 1 and 2 gas emissions targets and achieved the maximum interest rate adjustment to its Credit Facility and certain of its term loans.

Additional information about our approach to corporate responsibility is available in our Corporate Responsibility Report, which can be found on the Company's website. Such information is not incorporated by reference into, and is not part of, this annual report on Form 10-K.

Information About Our Executive Officers

The following table sets forth information with respect to the executive officers of the Company as of December 31, 2024:

Name	Age	Position	Joined Kimco
Milton Cooper	95	Executive Chairman of the Board of Directors	Co-Founder
Conor C. Flynn	44	Chief Executive Officer	2003
Ross Cooper	42	President and Chief Investment Officer	2006
Glenn G. Cohen		Executive Vice President,	
	60	Chief Financial Officer	1995
David Jamieson		Executive Vice President,	
	44	Chief Operating Officer	2007

Available Information

The Company's website is located at http://www.kimcorealty.com. The information contained on our website does not constitute part of this Form 10-K. On the Company's website you can obtain, free of charge, a copy of this Form 10-K, quarterly reports on Form 10-Q, current reports on Form 8-K and amendments to those reports filed or furnished pursuant to Section 13(a) or 15(d) of the Exchange Act, as soon as reasonably practicable, after we file such material electronically with, or furnish it to, the SEC. The public may read and obtain a copy of any materials we file electronically with the SEC at http://www.sec.gov.

Item 1A. Risk Factors

We are subject to certain business and legal risks, including, but not limited to, the following:

Risks Related to Our Business and Operations

Adverse global market and economic conditions may impede our ability to generate sufficient income and maintain our properties.

Our properties consist primarily of open-air shopping centers, including mixed-use assets, and other retail properties. Our performance, therefore, is generally linked to economic conditions in the market for retail space. The economic performance and value of our properties is subject to all of the risks associated with owning and operating real estate, including, but not limited to:

- changes in the national, regional and local economic climate;
- local conditions, including an oversupply of, or a reduction in demand for, space in properties like those that we own or operate;
- trends toward smaller store sizes as retailers reduce inventory and develop new prototypes;
- increasing use by customers of e-commerce and online store sites;
- the attractiveness of our properties to tenants;
- market disruptions due to global pandemics or other health epidemics;

- the ability of tenants to pay rent, particularly anchor tenants with leases in multiple locations;
- tenants who may declare bankruptcy and/or close stores;
- competition from other available properties to attract and retain tenants;
- changes in market rental rates;
- the need to periodically pay for costs to repair, renovate and re-let space;
- ongoing consolidation in the retail sector;
- the excess amount of retail space in a number of markets;
- changes in operating costs, including costs for maintenance, insurance and real estate taxes;
- the expenses of owning and operating properties, which are not necessarily reduced when circumstances such as market factors and competition cause a reduction in income from the properties;
- changes in laws and governmental regulations, including those governing usage, zoning, the environment and taxes;
- acts of terrorism and war and acts of God, including physical and weather-related damage to our properties;
- the continued service and availability of key personnel; and
- the risk of functional obsolescence of properties over time.

Competition may limit our ability to purchase new properties or generate sufficient income from tenants and may decrease the occupancy and rental rates for our properties.

Numerous commercial developers and real estate companies compete with us in seeking tenants for our existing properties and properties for acquisition. Open-air shopping centers, including mixed-use assets, or other retail shopping centers with more convenient locations or better rents may attract tenants or cause them to seek more favorable lease terms at or prior to renewal. Retailers at our properties may face increasing competition from other retailers, e-commerce, outlet malls, discount shopping clubs, telemarketing or home shopping networks, all of which could (i) reduce rents payable to us; (ii) reduce our ability to attract and retain tenants at our properties; or (iii) lead to increased vacancy rates at our properties. We may fail to anticipate the effects of changes in consumer buying practices, particularly of growing online sales and the resulting retailing practices and space needs of our tenants or a general downturn in our tenants' businesses, which may cause tenants to close stores or default in payment of rent.

We face competition in the acquisition or development of real property from others engaged in real estate investment that could increase our costs associated with purchasing and maintaining assets. Some of these competitors may have greater financial resources than we do. This could result in competition for the acquisition of properties for tenants who lease or consider leasing space in our existing and subsequently acquired properties and for other investment or development opportunities.

Our performance depends on our ability to collect rent from tenants, including anchor tenants, our tenants' financial condition and our tenants maintaining leases for our properties.

At any time, our tenants may experience a downturn in their business that may significantly weaken their financial condition. As a result, our tenants may delay a number of lease commencements, decline to extend or renew leases upon expiration, fail to make rental payments when due, close stores or declare bankruptcy. Any of these actions could result in the termination of tenants' leases and the loss of rental income attributable to these tenants' leases. In the event of a default by a tenant, we may experience delays and costs in enforcing our rights as landlord under the terms of the leases.

In addition, multiple lease terminations by tenants, including anchor tenants, or a failure by multiple tenants to occupy their premises in a shopping center could result in lease terminations or significant reductions in rent by other tenants in the same shopping centers under the terms of some leases. In that event, we may be unable to re-lease the vacated space at attractive rents or at all, and our rental payments from our continuing tenants could significantly decrease. The occurrence of any of the situations described above, particularly involving a substantial tenant with leases in multiple locations, could have a material adverse effect on our financial condition, results of operations and cash flows.

A tenant that files for bankruptcy protection may not continue to pay us rent. A bankruptcy filing by, or relating to, one of our tenants or a lease guarantor would bar all efforts by us to collect pre-bankruptcy debts from the tenant or the lease guarantor, or their property, unless the bankruptcy court permits us to do so. A tenant bankruptcy could delay our efforts to collect past due balances under the relevant leases and could ultimately preclude collection of these sums. If a lease is rejected by a tenant in bankruptcy, we would have only a general unsecured claim for damages. As a result, it is likely that we would recover substantially less than the full value of any unsecured claims we hold, if at all.

Current geopolitical challenges could impact the U.S. economy and consumer spending and our results of operations and financial condition. The success of our business, and the success of our tenants in operating their businesses and their corresponding ability to pay us rent continue to be significantly impacted by many current economic challenges, which impact the performance of their

businesses, including, but not limited to, inflation, labor shortages, tariffs or other trade restrictions, supply chain constraints, decreasing consumer confidence and discretionary spending, and elevated energy prices and interest rates.

E-commerce and other changes in consumer buying practices present challenges for many of our tenants and may require us to modify our properties, diversify our tenant composition and adapt our leasing practices to remain competitive.

Many of our tenants face increasing competition from e-commerce and other sources that could cause them to reduce their size, limit the number of locations and/or suffer a general downturn in their businesses and ability to pay rent. We may also fail to anticipate the effects of changes in consumer buying practices, particularly of growing online sales and the resulting change in retailing practices and space needs of our tenants, which could have an adverse effect on our results of operations and cash flows. We are focused on anchoring and diversifying our properties with tenants that are more resistant to competition from e-commerce (e.g., groceries, essential retailers, restaurants and service providers), but there can be no assurance that we will be successful in modifying our properties, diversifying our tenant composition and/or adapting our leasing practices.

Our expenses may remain constant or increase, even if income from our Combined Shopping Center Portfolio decreases, which could adversely affect our financial condition, results of operations and cash flows.

Costs associated with our business, such as common area expenses, utilities, insurance, real estate taxes, mortgage payments, and corporate expenses are relatively inflexible and generally do not decrease in the event that a property is not fully occupied, rental rates decrease, a tenant fails to pay rent or other circumstances cause our revenues to decrease. In addition, inflation could result in higher operating costs. If we are unable to lower our operating costs when revenues decline and/or are unable to pass along cost increases to our tenants, our financial condition, results of operations and cash flows could be adversely impacted.

We may be unable to sell our real estate property investments when appropriate or on terms favorable to us.

Real estate property investments are illiquid and generally cannot be disposed of quickly. The capitalization rates at which properties may be sold could be higher than historic rates, thereby reducing our potential proceeds from sale. In addition, the Code includes certain restrictions on a REIT's ability to dispose of properties that are not applicable to other types of real estate companies. Therefore, we may not be able to vary our portfolio in response to economic or other conditions promptly or on terms favorable to us within a time frame that we would need. All of these factors reduce our ability to respond to changes in the performance of our investments and could adversely affect our business, financial condition and results of operations.

Certain properties we own have a low tax basis, which may result in a taxable gain on sale. We may utilize like-kind exchanges qualifying under Section 1031 of the Code ("1031 Exchanges") to mitigate taxable income; however, there can be no assurance that we will identify properties that meet our investment objectives for acquisitions. In the event that we do not utilize 1031 Exchanges, we may be required to distribute the gain proceeds to shareholders or pay income tax, which may reduce our cash flow available to fund our commitments.

We may acquire or develop properties or acquire other real estate related companies, and this may create risks.

We may acquire or develop properties or acquire other real estate related companies when we believe that an acquisition or development is consistent with our business strategies. We may not succeed in consummating desired acquisitions or in completing developments on time or within budget. When we do pursue a project or acquisition, we may not succeed in leasing newly developed or acquired properties at rents sufficient to cover the costs of acquisition or development and operations. Difficulties in integrating acquisitions may prove costly or time-consuming and could divert management's attention from other activities. Acquisitions or developments in new markets or industries where we do not have the same level of market knowledge may result in poorer than anticipated performance. We may also abandon acquisition or development opportunities that management has begun pursuing and consequently fail to recover expenses already incurred and will have devoted management's time to a matter not consummated. Furthermore, our acquisitions of new properties or companies will expose us to the liabilities of those properties or companies, some of which we may not be aware of at the time of the acquisition. In addition, development of our existing properties presents similar risks.

Newly acquired or re-developed properties may have characteristics or deficiencies currently unknown to us that affect their value or revenue potential. It is also possible that the operating performance of these properties may decline under our management. As we acquire additional properties, we will be subject to risks associated with managing new properties, including lease-up and tenant retention. In addition, our ability to manage our growth effectively will require us to successfully integrate our new acquisitions into our existing management structure. We may not succeed with this integration or effectively manage additional properties, particularly in secondary markets. Also, newly acquired properties may not perform as expected.

We face risks associated with the development of mixed-use commercial properties.

We operate, are currently developing, and may in the future develop, properties either alone or through joint ventures with other persons that are known as "mixed-use" developments. This means that, in addition to the development of retail space, the project may also

include space for residential, office, hotel or other commercial purposes. We have less experience in developing and managing nonretail real estate than we do with retail real estate. As a result, if a development project includes a non-retail use, we may seek to develop that component ourselves, sell the rights to that component to a third-party developer with experience developing properties for such use or partner with such a developer. If we do not sell the rights or partner with such a developer, or if we choose to develop the other component ourselves, we would be exposed not only to those risks typically associated with the development of commercial real estate generally, but also to specific risks associated with the development and ownership of non-retail real estate. In addition, even if we sell the rights to develop the other component or elect to participate in the development through a joint venture, we may be exposed to the risks associated with the failure of the other party to complete the development as expected. These include the risk that the other party would default on its obligations necessitating that we complete the other component ourselves, including providing any necessary financing. In the case of residential properties, these risks include competition for prospective residents from other operators whose properties may be perceived to offer a better location or better amenities or whose rent may be perceived as a better value given the quality, location and amenities that the resident seeks. We will also compete against condominiums and single-family homes that are for sale or rent. In the case of office properties, the risks also include changes in space utilization by tenants due to technology, economic conditions and business culture, declines in financial condition of these tenants and competition for credit worthy office tenants. In the case of hotel properties, the risks also include increases in inflation and utilities that may not be offset by increases in room rates. We are also dependent on business and commercial travelers and tourism. Because we have less experience with residential, office and hotel properties than with retail properties, we expect to retain third parties to manage our residential and other non-retail components as deemed warranted. If we decide to not sell or participate in a joint venture and instead hire a third-party manager, we would be dependent on them and their key personnel who provide services to us, and we may not find a suitable replacement if the management agreement is terminated, or if key personnel leave or otherwise become unavailable to us.

Construction projects are subject to risks that materially increase the costs of completion.

In the event that we decide to redevelop existing properties, we will be subject to risks and uncertainties associated with construction and development. These risks include, but are not limited to, risks related to obtaining all necessary zoning, land-use, building occupancy and other governmental permits and authorizations, risks related to the environmental concerns of government entities or community groups, risks related to changes in economic and market conditions, especially in an inflationary environment, between development commencement and stabilization, risks related to construction labor disruptions, adverse weather, acts of God or shortages of materials and labor, which could cause construction delays and risks related to increases in the cost of labor and materials which could cause construction costs to be greater than projected and adversely impact the amount of our development fees or our financial condition, results of operations and cash flows.

Supply chain disruptions and unexpected construction expenses and delays could impact our ability to timely deliver spaces to tenants and/or our ability to achieve the expected value of a construction project or lease, thereby adversely affecting our profitability.

The construction and building industry, similar to many other industries, is experiencing worldwide supply chain disruptions due to a multitude of factors that are beyond our control. Materials, parts and labor have also increased in cost over the past year or more, sometimes significantly and over a short period of time. We may incur costs for a property renovation or tenant buildout that exceeds our original estimates due to increased costs for materials or labor or other costs that are unexpected. We also may be unable to complete renovation of a property or tenant space on schedule due to supply chain disruptions or labor shortages, which could result in increased debt service expense or construction costs. Additionally, some tenants may have the right to terminate their leases if a renovation project is not completed on time. The time frame required to recoup our renovation and construction costs and to realize a return on such costs can often be significant and materially adversely affect our profitability.

International trade disputes, including U.S. trade tariffs and retaliatory tariffs, could adversely impact our business.

International trade disputes, including threatened or implemented tariffs imposed by the U.S. and threatened or implemented tariffs imposed by foreign countries in retaliation, could adversely impact our business. Many of our tenants sell imported goods, and tariffs or other trade restrictions could materially increase costs for these tenants. To the extent our tenants are unable to pass these costs on to their customers, our tenants' operations could be adversely impacted, which among other things, could weaken demand by those tenants for our real estate. If the operations of potential future tenants are similarly adversely impacted, overall demand for our real estate may also weaken. In addition, international trade disputes, including those related to tariffs, could result in inflationary pressures that directly impact our costs, such as costs for steel, lumber and other materials applicable to our redevelopment projects. Trade disputes could also adversely impact global supply chains which could further increase costs for us and our tenants or delay delivery of key inventories and supplies.

The Americans with Disabilities Act of 1990 could require us to take remedial steps with respect to existing or newly acquired properties.

Our existing properties, as well as properties we may acquire, as commercial facilities, are required to comply with Title III of the Americans with Disabilities Act of 1990 (the "ADA"). Investigation of a property may reveal non-compliance with the ADA. The requirements of the ADA, or of other federal, state or local laws or regulations, also may change in the future and restrict further renovations of our properties with respect to access for disabled persons. Future compliance with the ADA may require expensive changes to the properties.

We do not have exclusive control over our joint venture and preferred equity investments, such that we are unable to ensure that our objectives will be pursued.

We have invested in some properties as a co-venturer or a partner, instead of owning directly. In these investments, we do not have exclusive control over the development, financing, leasing, management and other aspects of these investments. As a result, the co-venturer or partner might have interests or goals that are inconsistent with ours, take action contrary to our interests or otherwise impede our objectives. These investments involve risks and uncertainties. The co-venturer or partner may fail to provide capital or fulfill its obligations, which may result in certain liabilities to us for guarantees and other commitments. Conflicts arising between us and our partners may be difficult to manage and/or resolve and it could be difficult to manage or otherwise monitor the existing business arrangements. The co-venturer or partner also might become insolvent or bankrupt, which may result in significant losses to us.

In addition, joint venture arrangements may decrease our ability to manage risk and implicate additional risks, such as:

- our joint venture partner having potentially inferior financial capacity or diverging business goals and strategies, which could lead to actions not aligned with our interests;
- our inability to take actions with respect to the joint venture activities that we believe are favorable to us if our joint venture partner does not agree;
- our inability to control the legal entity that has title to the real estate associated with the joint venture;
- our lenders may not be easily able to sell our joint venture assets and investments or may view them less favorably as collateral, which could negatively affect our liquidity and capital resources;
- our joint venture partners can take actions that we may not be able to anticipate or prevent, which could result in negative impacts on our debt and equity; and
- our joint venture partners' business decisions or other actions or omissions may result in harm to our reputation or adversely affect the value of our investments.

Our joint venture and preferred equity investments generally own real estate properties for which the economic performance and value are subject to all the risks associated with owning and operating real estate as described above.

We may not be able to recover our investments in mortgage receivables or other investments, which may result in significant losses to us.

Our investments in mortgage receivables are subject to specific risks relating to the borrower and the underlying property. In the event of a default by a borrower, it may be necessary for us to foreclose our mortgage or engage in costly negotiations. Delays in liquidating defaulted mortgage loans and repossessing and selling the underlying properties could reduce our investment returns. Furthermore, in the event of default, the actual value of the property collateralizing the mortgage may decrease. A decline in real estate values will adversely affect the value of our loans and the value of the properties collateralizing our loans.

Our mortgage receivables may be or become subordinated to mechanics' or materialmen's liens or property tax liens. In these instances, we may need to protect a particular investment by making payments to maintain the current status of a prior lien or discharge it entirely. Where that occurs, the total amount we recover may be less than our total investment, resulting in a loss. In the event of a major loan default or several loan defaults resulting in losses, our investments in mortgage receivables would be materially and adversely affected.

The economic performance and value of our other investments, which we do not control, are subject to risks associated with owning and operating retail businesses, including:

- changes in the national, regional and local economic climate;
- the adverse financial condition of some large retailing companies;
- increasing use by customers of e-commerce and online store sites; and
- ongoing consolidation in the retail sector.

A decline in the value of our other investments may require us to recognize an other-than-temporary impairment ("OTTI") against such assets. When the fair value of an investment is determined to be less than its amortized cost at the balance sheet date, we assess whether the decline is temporary or other-than-temporary. If we intend to sell an impaired asset, or it is more likely than not that we will be required to sell the impaired asset before any anticipated recovery, then we must recognize an OTTI through charges to earnings equal to the entire difference between the asset's amortized cost and its fair value at the balance sheet date. When an OTTI is recognized through earnings, a new cost basis is established for the asset, and the new cost basis may not be adjusted through earnings for subsequent recoveries in fair value.

Our real estate assets may be subject to impairment charges.

We periodically assess whether there are any indicators that the value of our real estate assets may be impaired. A property's value is considered to be impaired only if the estimated aggregate future undiscounted property cash flows are less than the carrying value of the property. In our estimate of cash flows, we consider factors such as trends and prospects and the effects of demand and competition on expected future operating income. If we are evaluating the potential sale of an asset or redevelopment alternatives, the undiscounted future cash flows consider the most likely course of action as of the balance sheet date based on current plans, intended holding periods and available market information. We are required to make subjective assessments as to whether there are impairments in the value of our real estate assets. Impairment charges have an immediate direct impact on our earnings. There can be no assurance that we will not take additional charges in the future related to the impairment of our assets. Any future impairment could have a material adverse effect on our results of operations in the period in which the charge is taken.

We may not be able to recover our investments, which may result in significant losses to us.

There can be no assurance that we will be able to recover the current carrying amount of all of our properties and investments and those of our unconsolidated joint ventures in the future. Our failure to do so would require us to recognize impairment charges for the period in which we reached that conclusion, which could materially and adversely affect our financial condition, results of operations and cash flows.

We have completed our efforts to exit Mexico and Canada, however, we cannot predict the impact of laws and regulations affecting these international operations, including the United States Foreign Corrupt Practices Act, or the potential that we may face regulatory sanctions.

Our international operations had included properties in Mexico and Canada and are subject to a variety of United States and foreign laws and regulations, including the United States Foreign Corrupt Practices Act and foreign tax laws and regulations. Although we have completed our efforts to exit our investments in Mexico and Canada, we cannot assure you that our past practices will continue to be found to be in compliance with such laws or regulations. In addition, we cannot predict the manner in which such laws or regulations might be administered or interpreted, or when, or the potential that we may face regulatory sanctions or tax audits as a result of our international operations.

We have experienced cybersecurity attacks, and future attacks and incidents could materially impact our business, financial condition and results of operations.

Our information technology ("IT") networks and related systems are essential to the operation of our business and our ability to perform day-to-day operations and, in some cases, may be critical to the operations of certain of our tenants. While we maintain some of our own critical IT networks and related systems, we also depend on third parties to provide important software, technologies, tools and a broad array of services and operational functions, including payroll, human resources, electronic communications and finance functions. In the ordinary course of our business, we and our third-party service providers collect, process, transmit and store sensitive information and data, including intellectual property, our proprietary business information and that of our customers, suppliers and business partners, as well as personally identifiable information.

We, and our third-party service providers, like all businesses, are subject to cyberattacks and security incidents, that threaten the confidentiality, integrity, and availability of our IT systems and information resources. Cyberattacks and security incidents include intentional or unintentional acts by employees, customers, contractors or third parties, who seek to gain unauthorized access to our or our service providers' systems to disrupt operations, corrupt data, or steal confidential or personal information through malware, computer viruses, ransomware, software or hardware vulnerabilities, social engineering (e.g., phishing attachments to e-mails) or other vectors.

Cyberattacks are becoming more challenging to identify, investigate and remediate, because attackers increasingly use techniques and tools, including artificial intelligence, that circumvent controls, avoid detection, and remove or obscure forensic evidence. There can be no assurance that our cybersecurity risk management program, security controls and security processes, or those of our third-party

services providers will be fully implemented, complied with, or effective or that security breaches or disruptions will not materially impact our business.

We have experienced cybersecurity incidents that to date have not resulted, and are not expected to result, in a material impact on the Company's business operations or financial results. For example, in February 2023, the Company experienced a criminal ransomware attack affecting data contained on legacy servers of Weingarten Realty Investors ("WRI"). The Company acquired WRI in August 2021. The affected servers and exfiltrated data were on the WRI network. The WRI network is separate and is not connected to the Company's network. The Company promptly initiated an investigation and its response protocols, including deploying containment measures such as taking affected systems offline, implementing enhanced monitoring technology and data recovery processes. The Company also notified federal law enforcement, engaged the services of cybersecurity and forensics professionals, and restored affected systems. The WRI network data is historical and stored for archival purposes. We have acquired in the past and may acquire in the future companies with cybersecurity vulnerabilities or unsophisticated security measures, which could expose us to significant cybersecurity, operational, and financial risks.

A cyber incident could materially affect our operations and financial condition by:

- disrupting the proper functioning of our networks and systems and, therefore, our operations and/or those of certain of our tenants;
- resulting in misstated financial reports, violations of loan covenants and/or missed reporting deadlines;
- resulting in our inability to properly monitor our compliance with the rules and regulations regarding our qualification as a REIT;
- resulting in the unauthorized access to, and destruction, loss, theft, misappropriation or release of proprietary, confidential, sensitive or otherwise valuable information of ours or others, which others could use to compete against us or for disruptive, destructive or otherwise harmful purposes and outcomes;
- resulting in our inability to maintain the building systems relied upon by our tenants for the efficient use of their leased space;
- requiring significant management attention and resources to remediate systems, fulfill compliance requirements and/or to remedy any damages that result;
- subjecting us to regulatory enforcement, including investigative costs and fines or penalties;
- subjecting us to litigation claims for negligence, breach of contract or other agreements or other causes of action, potentially resulting in remedies such as damages, credits, penalties or termination of leases or other agreements; or
- damaging our reputation among our tenants, investors and associates.

In addition, federal and state governments and agencies have enacted, and continue to develop, broad data protection legislation, regulations, and guidance that require companies to increasingly implement, monitor and enforce reasonable cybersecurity measures. These governmental entities and agencies are aggressively investigating and enforcing such legislation, regulations and guidance across industry sectors and companies. We may be required to expend significant capital and other resources to address an attack or incident and our insurance may not cover some or all of our losses resulting from an attack or incident. These losses may include payments for investigations, forensic analyses, legal advice, public relations advice, system repair or replacement, or other services, in addition to any remedies or relief that may result from legal proceedings. The incurrence of these losses, costs or business interruptions may adversely affect our reputation as well as our financial condition, results of operations and cash flows.

Artificial intelligence presents risks and challenges that can impact our business, including by posing security risks to our confidential information, proprietary information, and personal data.

Issues in the development and use of artificial intelligence, combined with an uncertain regulatory environment, may result in reputational harm, liability, or other adverse consequences to our business operations. As with many technological innovations, artificial intelligence presents risks and challenges that could impact our business. We have adopted generative artificial intelligence tools into our systems for specific use cases reviewed by legal and information security. Moreover, artificial intelligence or machine learning models may create incomplete, inaccurate, or otherwise flawed outputs, some of which may appear correct. Due to these issues, these models could lead us to make flawed decisions that could result in adverse consequences to us, including exposure to reputational and competitive harm, customer loss, and legal liability. Our vendors may incorporate generative artificial intelligence tools into their services and deliverables without disclosing this use to us, and the providers of these generative artificial intelligence tools may not meet existing or rapidly evolving regulatory or industry standards with respect to privacy and data protection and may inhibit our or our vendors' ability to maintain an adequate level of service and experience. If we, our vendors, or our third-party partners experience an actual or perceived breach or a privacy or security incident because of the use of generative artificial intelligence, we may lose valuable intellectual property and confidential information, and our reputation and the public perception of the effectiveness of our security measures could be harmed. Additionally, the incorporation of artificial intelligence by our clients, vendors, contractors and other third parties into their products or services, with or without our knowledge, could give rise to issues pertaining to data privacy, information security and intellectual property considerations.

Further, bad actors around the world use increasingly sophisticated methods, including the use of artificial intelligence, to engage in illegal activities involving the theft and misuse of personal information, confidential information, and intellectual property. In addition, uncertainty in the legal regulatory regime relating to artificial intelligence may require significant resources to modify and maintain business practices to comply with applicable law, the nature of which cannot be determined at this time. Legal and regulatory obligations related to artificial intelligence may prevent or limit our ability to use artificial intelligence in our business, lead to regulatory fines or penalties, or require us to change our business practices. If we cannot use artificial intelligence, or that use is restricted, our business may be less efficient, or we may be at a competitive disadvantage. Any of these outcomes could damage our reputation, result in the loss of valuable property and information, and adversely impact our business.

We may be subject to liability under environmental laws, ordinances and regulations.

Under various federal, state, and local laws, ordinances and regulations, we may be considered an owner or operator of real property and may be responsible for paying for the disposal or treatment of hazardous or toxic substances released on or in our property, as well as certain other potential costs relating to hazardous or toxic substances (including governmental fines and injuries to persons and property). This liability may be imposed whether or not we knew about, or were responsible for, the presence of hazardous or toxic substances. The Company has environmental insurance coverage on certain of its properties, however, this coverage may not be sufficient to cover any or all expenses associated with the aforementioned risks.

Natural disasters, severe weather conditions and the effects of climate change could have an adverse impact on our financial condition, results of operations and cash flows.

Our operations are located in areas that are subject to natural disasters and severe weather conditions such as hurricanes, tornados, earthquakes, snowstorms, floods and fires, and the frequency of these natural disasters and severe weather conditions may increase due to climate change. The occurrence of natural disasters, severe weather conditions and the effects of climate change, including extreme temperatures or changes to meteorological or hydrological patterns, can delay new development or redevelopment projects, decrease the attractiveness of locations, increase investment costs to repair or replace damaged properties (or make repair or replacement impossible), increase operation costs, including the cost of energy at our properties, increase costs for future property insurance, negatively impact the tenant demand for lease space and cause substantial damages or losses to our properties which could exceed any applicable insurance coverage. The incurrence of any of these losses, costs or business interruptions may adversely affect our financial condition, results of operations and cash flows.

We anticipate the potential effects of climate change will increasingly impact the decisions and analysis we make with respect to our properties, since climate change considerations can impact the relative desirability of locations and the cost of operating and insuring real estate properties. In addition, changes in government legislation and regulation on climate change could result in increased capital expenditures to improve the energy efficiency of our existing properties and could also require us to spend more on our development or redevelopment projects without a corresponding increase in revenues, which may adversely affect our financial condition, results of operations and cash flows. Transition impacts of climate change may subject us to increased regulations, reporting requirements (such as California's climate disclosure rules), standards, or expectations regarding the environmental impacts of our or our tenants' business. Failure to disclose accurate information in a timely manner may also adversely affect our reputation, business, or financial performance. For more information on potential climate-related risks, please refer to our disclosures titled "Corporate Responsibility Programs" above.

Pandemics or other health crises may adversely affect our tenants' financial condition and the profitability of our properties.

Our business and the businesses of our tenants could be materially and adversely affected by the risks, or the public perception of the risks, related to a pandemic or other health crisis, such as the outbreak of novel coronavirus (COVID-19).

Such events could result in the complete or partial closure of one or more of our tenants' manufacturing facilities or distribution centers, temporary or long-term disruption in our tenants' supply chains from local and international suppliers, and/or delays in the delivery of our tenants' inventory.

The profitability of our properties depends, in part, on the willingness of customers to visit our tenants' businesses. The risk, or public perception of the risk, of a pandemic or media coverage of infectious diseases could cause employees or customers to avoid our properties, which could adversely affect foot traffic to our tenants' businesses and our tenants' ability to adequately staff their businesses. Such events could adversely impact tenants' sales and/or cause the temporary closure of our tenants' businesses, which could severely disrupt their operations and have a material adverse effect on our business, financial condition, results of operations and cash flows.

Financial disruption, geopolitical challenges, or economic downturn could materially and adversely affect the Company's business.

Worldwide financial markets have experienced periods of extraordinary disruption and volatility, resulting in heightened credit risk, reduced valuation of investments and decreased economic activity. Moreover, many companies have experienced reduced liquidity and

uncertainty as to their ability to raise capital during such periods of market disruption and volatility. In the event that these conditions recur or result in a prolonged economic downturn, our results of operations, financial position or liquidity could be materially and adversely affected. These market conditions may affect the Company's ability to access debt and equity capital markets. In addition, as a result of recent financial events, we may face increased regulation.

Hedging activity may expose us to risks, including the risks that a counterparty will not perform and that the hedge will not yield the economic benefits we anticipate, which may adversely affect us.

We may use derivative instruments to manage exposure to variable interest rate risk. We generally enter into interest rate swaps to manage our exposure to variable interest rate risk. These and similar hedging arrangements involve risks, including the risks that counterparties may fail to honor their obligations under these arrangements, that these arrangements may not be effective in reducing our exposure to interest rate changes, that the amount of income we earn from hedging transactions may be limited by federal tax provisions governing REITs, and that these arrangements may reduce the benefits to us if interest rates decline. Developing and implementing an interest rate risk strategy is complex, and there can be no assurance that our hedging activities will be completely effective at insulating us from risks associated with interest rate fluctuations. There can be no assurance that our hedging activities will have the desired beneficial effect on our results of operations or financial condition. Further, should we choose to terminate a hedging agreement, there could be significant costs and cash requirements involved to fulfill our initial obligation under such agreement.

We are subject to risks and costs arising from disclosures, commitments, evaluations and other items related to sustainability or corporate responsibility.

Scrutiny from investors and other stakeholders on how companies address a variety of sustainability-related matters, such as climate and human capital management, has increased in recent years. We engage in certain initiatives, including disclosures, to address such matters and related stakeholder expectations; however, such initiatives can be costly and may not have the desired effect. For example, as part of our sustainability efforts, we have adopted certain corporate responsibility goals, including greenhouse gas emissions reduction targets and other initiatives. If we cannot meet these goals fully or on time, we may face reputational damage. Moreover, many corporate responsibility initiatives leverage methodologies and data that are complex, and in some cases subjective or prone to error or misinterpretation given the long timelines involved and the lack of an established single approach to identifying, measuring and reporting on many corporate responsibility matters. For example, we note that standards regarding the monitoring and accounting of GHG emissions, as well as any GHG emissions reductions, continue to evolve. As with other companies, our approach to such corporate responsibility matters also evolves, and we cannot guarantee that our approach will align with any particular stakeholder's expectations or preferences. Stakeholders (including policymakers) have varying, and at times conflicting, expectations. We may face reputational damage, including impacts to any related ratings, or additional costs in the event our sustainability procedures or standards do not meet the standards set by various constituencies, and any failure to successfully navigate competing stakeholder interests may also result in adverse impacts to our business. Both advocates and opponents to certain corporate responsibility matters are increasingly resorting to a range of activism forms, including media campaigns and litigation, to advance their perspectives. To the extent we are subject to such activism, it may require us to incur costs or otherwise adversely impact our business.

In addition, we expect there will likely be increasing levels of regulation, disclosure-related and otherwise, with respect to corporate responsibility matters. For example, while some policymakers (such as the State of California) have adopted or are considering adopting requirements for various disclosures or actions on climate or other sustainability matters, policymakers in other jurisdictions have adopted laws to constrain consideration of such matters in certain circumstances. Increased regulation will likely lead to increased compliance costs as well as scrutiny that could heighten all of the risks identified in this risk factor. Such corporate responsibility matters may also impact our suppliers or customers, which may adversely impact our business, financial condition, or results of operations.

Our success depends largely on the continued service and availability of key personnel.

We depend on the deep industry knowledge and efforts of key personnel, including our executive officers, to manage our day-to-day operations and strategic business direction. Our ability to attract, retain and motivate key personnel may significantly impact our future performance, and if any of our executive officers or other key personnel depart the Company, for any reason, we may not be able to easily replace such individual. The loss of the services of our executive officers and other key personnel could have a material adverse effect on our financial condition, results of operations and cash flows.

Retail operating conditions may adversely affect our results of operations.

A retail property's revenues and value may be adversely affected by a number of factors, many of which apply to real estate investment generally, but which also include trends in the retail industry and perceptions by retailers or shoppers of the safety, convenience and attractiveness of the retail property. Our retail properties are public locations, and any incidents of crime or violence, including acts of terrorism, could result in a reduction of business traffic to tenant stores in our properties. Any such incidents may also expose us to civil

liability or harm our reputation. In addition, to the extent that the investing public has a negative perception of the retail sector, the value of our retail properties may be negatively impacted.

Our Umbrella Partnership Real Estate Investment Trust ("UPREIT") structure may result in potential conflicts of interest with members of Kimco OP, whose interests may not be aligned with those of our stockholders.

Our directors and officers have duties to our corporation and our stockholders under Maryland law in connection with their management of the corporation. At the same time, we, as managing member of Kimco OP, our operating company, have fiduciary duties under Delaware law to our operating company and to its members in connection with the management of our operating company. Our duties as managing member of our operating company and to its members may come into conflict with the duties of our directors and officers to the corporation and our stockholders. While the operating agreement contains provisions limiting the fiduciary duties of the managing member to the operating company and its members, the provisions of Delaware law that allow for such limitations have not been fully tested in a court of law.

Risks Related to Our Debt and Equity Securities

We may be unable to obtain financing through the debt and equity markets, which could have a material adverse effect on our growth strategy, our financial condition and our results of operations.

We cannot assure you that we will be able to access the credit and/or equity markets to obtain additional debt or equity financing or that we will be able to obtain financing on terms favorable to us. The inability to obtain financing on a timely basis could have negative effects on our business, such as:

- we could have great difficulty acquiring or developing properties, which would materially adversely affect our investment strategy;
- our liquidity could be adversely affected;
- we may be unable to repay or refinance our indebtedness;
- we may need to make higher interest and principal payments or sell some of our assets on terms unfavorable to us to fund our indebtedness; or
- we may need to issue additional capital stock, which could further dilute the ownership of our existing stakeholders.

Adverse changes in our credit ratings could impair our ability to obtain additional debt and equity financing on terms favorable to us, if at all, and could significantly reduce the market price of our publicly traded securities.

We are subject to financial covenants that may restrict our operating and acquisition activities.

Our Credit Facility, bank term loans and the indentures under which our senior unsecured debt is issued contain certain financial and operating covenants, including, among other things, certain coverage ratios and limitations on our ability to incur debt, make dividend payments, sell all or substantially all of our assets and engage in mergers and consolidations and certain acquisitions. These covenants may restrict our ability to pursue certain business initiatives or certain acquisition transactions that might otherwise be advantageous. In addition, failure to meet any of the financial covenants could cause an event of default under our Credit Facility, bank term loans and the indentures and/or accelerate some or all of our indebtedness, which would have a material adverse effect on us.

We have a substantial amount of indebtedness and may need to incur more indebtedness in the future.

We have substantial indebtedness. The level of indebtedness could have adverse consequences on our business, such as:

- requiring the Company to use a substantial portion of our cash flow from operations to service our indebtedness, which would reduce the available cash flow to fund working capital, capital expenditures, development projects, and other general corporate purposes and reduce cash for distributions;
- limiting our ability to obtain additional financing to fund our working capital needs, acquisitions, capital expenditures, or other debt service requirements or for other purposes;
- increasing our costs of incurring additional debt;
- subjecting us to floating interest rates;
- limiting our ability to compete with other companies that are not as leveraged, as we may be less capable of responding to adverse economic and industry conditions;
- restricting the Company from making strategic acquisitions, developing properties, or exploiting business opportunities;
- restricting the way in which we conduct our business because of financial and operating covenants in the agreements governing our existing and future indebtedness;

- exposing the Company to potential events of default (if not cured or waived) under covenants contained in our debt instruments that could have a material adverse effect on our business, financial condition, and operating results;
- increasing our vulnerability to a downturn in general economic conditions; and
- limiting our ability to react to changing market conditions in its industry.

The impact of any of these potential adverse consequences could have a material adverse effect on our results of operations, financial condition, and liquidity.

We are exposed to interest rate risk, and there can be no assurance that we will manage or mitigate this risk effectively.

We are exposed to interest rate risk, primarily through our unsecured revolving credit facility. Borrowings under our unsecured revolving credit facility bear interest at a floating rate, and as a result an increase in interest rates will increase the amount of interest we must pay. Our interest rate risk may materially change in the future if we increase our borrowings under this facility. A significant increase in interest rates could also make it more difficult to find alternative financing on desirable terms. Increases in interest rates on any of our variable-rate debt would result in an increase in interest expense, which could have an adverse effect on our results of operations, financial condition, and liquidity. For additional information with respect to interest rate risk, see "Item 7A. Quantitative and Qualitative Disclosures About Market Risk" in this Form 10-K.

Changes in market conditions could adversely affect the market price of our publicly traded securities.

The market price of our publicly traded securities depends on various market conditions, which may change from time-to-time. Among the market conditions that may affect the market price of our publicly traded securities are the following:

- the extent of institutional investor interest in us;
- the reputation of REITs generally and the reputation of REITs with portfolios similar to ours;
- the attractiveness of the securities of REITs in comparison to securities issued by other entities, including securities issued by other real estate companies;
- our financial condition and performance;
- the market's perception of our growth potential, potential future cash dividends and risk profile;
- an increase in market interest rates, which may lead prospective investors to demand a higher distribution rate in relation to the price paid for our shares; and
- general economic and financial market conditions.

We may change the dividend policy for our common stock in the future.

The decision to declare and pay dividends on our common stock in the future, as well as the timing, amount and composition of any such future dividends, will be at the sole discretion of our Board of Directors and will depend on our earnings, operating cash flows, liquidity, financial condition, capital requirements, contractual prohibitions or other limitations under our indebtedness, including preferred stock, the annual distribution requirements under the REIT provisions of the Code, state law and such other factors as our Board of Directors deems relevant or are requirements under the Code or state or federal laws. Any negative change in our dividend policy could have a material adverse effect on the market price of our common stock.

Our charter and bylaws and Maryland law contain provisions that may delay, defer or prevent a change of control transaction, even if such a change in control may be in our best interest, and as a result may depress the market price of our securities.

Our charter contains certain ownership limits. Our charter contains various provisions that are intended to preserve our qualification as a REIT and, subject to certain exceptions, authorize our directors to take such actions as are necessary or appropriate to preserve our qualification as a REIT. For example, our charter prohibits the actual, beneficial or constructive ownership by any person of more than 9.8% in value or number of shares, whichever is more restrictive, of the outstanding shares of our common stock, and more than 9.8% in value of the aggregate outstanding shares of all classes and series of our stock. Our Board of Directors, in its sole and absolute discretion, may exempt a person, prospectively or retroactively, from these ownership limits if certain conditions are satisfied. The restrictions on ownership and transfer of our stock may:

- discourage a tender offer or other transactions or a change in management or of control that might involve a premium price for our common stock or that our stockholders otherwise believe to be in their best interests; or
- result in the transfer of shares acquired in excess of the restrictions to a trust for the benefit of a charitable beneficiary and, as a result, the forfeiture by the acquirer of the benefits of owning the additional shares.

Risks Related to Our Status as a REIT and Related U.S. Federal Income Tax Matters

Loss of our tax status as a REIT or changes in U.S. federal income tax laws, regulations, administrative interpretations or court decisions relating to REITs could have significant adverse consequences to us and the value of our securities.

We have elected to be taxed as a REIT for U.S. federal income tax purposes under the Code. We believe that we are organized and operate in a manner that has allowed us to qualify and will allow us to remain qualified as a REIT under the Code. However, there can be no assurance that we have qualified or will continue to qualify as a REIT for U.S. federal income tax purposes.

Qualification as a REIT involves the application of highly technical and complex Code provisions, for which there are only limited judicial and administrative interpretations. The determination of various factual matters and circumstances not entirely within our control may affect our ability to qualify as a REIT. The rules dealing with U.S. federal income taxation are constantly under review by persons involved in the legislative process and by the U.S. Internal Revenue Service (the "IRS") and U.S. Department of the Treasury. We cannot predict how changes in the tax laws might affect our investors or us. New legislation, regulations, administrative interpretations or court decisions could significantly and negatively change the tax laws with respect to qualification as a REIT, the U.S. federal income tax consequences of such qualification or the desirability of an investment in a REIT relative to other investments.

In order to qualify as a REIT, we must satisfy a number of requirements, including requirements regarding the ownership of our stock, the composition of our assets and the sources of our gross income. Also, we must make distributions to stockholders aggregating annually at least 90% of our REIT taxable income, excluding net capital gains. Furthermore, we own a direct or indirect interest in certain subsidiary REITs which have elected to be taxed as REITs for U.S. federal income tax purposes under the Code. Provided that each subsidiary REIT qualifies as a REIT, our interest in such subsidiary REIT will be treated as a qualifying real estate asset for purposes of the REIT asset tests. To qualify as a REIT, the subsidiary REIT must independently satisfy all of the REIT qualification requirements. The failure of a subsidiary REIT to qualify as a REIT could have an adverse effect on our ability to comply with the REIT income and asset tests, and thus our ability to qualify as a REIT.

If we were to lose our REIT status, we would face serious tax consequences that would substantially reduce the funds available to pay distributions to stockholders for each of the years involved because:

- we would not be allowed a deduction for dividends to stockholders in computing our taxable income, and we would be subject to the regular U.S. federal corporate income tax;
- we could possibly be subject to a federal alternative minimum tax or increased state and local taxes;
- unless we were entitled to relief under statutory provisions, we could not elect to be taxed as a REIT for four taxable years following the year during which we were disqualified; and
- we would not be required to make distributions to stockholders.

Our failure to qualify as a REIT or new legislation or changes in U.S. federal income tax laws, including with respect to qualification as a REIT or the tax consequences of such qualification, could also impair our ability to expand our business or raise capital and have a materially adverse effect on the value of our securities.

To maintain our REIT status, we may be forced to borrow funds during unfavorable market conditions, and the unavailability of such capital on favorable terms at the desired times, or at all, may cause us to curtail our investment activities and/or to dispose of assets at inopportune times, which could adversely affect our financial condition, results of operations, cash flows and per share trading price of our common stock.

To qualify as a REIT, we generally must distribute to our stockholders at least 90% of our REIT taxable income each year, excluding net capital gains, and we will be subject to regular U.S. federal corporate income taxes on the amount we distribute that is less than 100% of our net taxable income each year, including capital gains. In addition, we will be subject to a 4% nondeductible excise tax on the amount, if any, by which distributions paid by us in any calendar year are less than the sum of 85% of our ordinary income, 95% of our capital gain net income and 100% of our undistributed income from prior years. While we have historically satisfied these distribution requirements by making cash distributions to our stockholders, a REIT is permitted to satisfy these requirements by making distributions of cash or other property, including, in limited circumstances, its own stock. Assuming we continue to satisfy these distribution requirements with cash, we may need to borrow funds to meet the REIT distribution requirements and avoid the payment of income and excise taxes even if the then prevailing market conditions are not favorable for these borrowings. These borrowing needs could result from differences in timing between the actual receipt of cash and inclusion of income for U.S. federal income tax purposes, or the effect of non-deductible capital expenditures, the creation of cash reserves or required debt or amortization payments. These sources, however, may not be available on favorable terms or at all. Our access to third-party sources of capital depends on a number of factors, including the market's perception of our growth potential, our current debt levels, the market price of our common stock, and our current and potential future earnings. We cannot assure you that we will have access to such capital on favorable terms at the desired

times, or at all, which may cause us to curtail our investment activities and/or to dispose of assets at inopportune times, and could adversely affect our financial condition, results of operations, cash flows and per share trading price of our common stock.

If Kimco OP were to fail to qualify as a partnership for federal income tax purposes, the Parent Company would fail to qualify as a REIT and suffer other adverse consequences.

We believe that Kimco OP is treated as a partnership, and not an association or publicly traded partnership taxable as a corporation, for federal income tax purposes. As an entity treated as a partnership for federal income tax purposes, Kimco OP is not subject to federal income tax on its income. Instead, each of its partners, including the Parent Company, is allocated, and may be required to pay tax with respect to, that partner's share of Kimco OP's income. No assurance can be provided, however, that the IRS will not challenge Kimco OP's status as a partnership for federal income tax purposes or that a court would not sustain such a challenge. If the IRS were successful in treating Kimco OP as an association or publicly traded partnership taxable as a corporation for federal income tax purposes, the Parent Company would fail to meet the gross income tests and certain of the asset tests applicable to REITs and, accordingly, would cease to qualify as a REIT. Such REIT qualification failure could impair our ability to expand our business and raise capital, and would materially adversely affect the value of the Parent Company's stock and the OP Units. Also, the failure of Kimco OP to qualify as a partnership would cause it to become subject to federal corporate income tax, which would reduce significantly the amount of its cash available for debt service and for distribution to its partners, including the Parent Company.

Tax liabilities and attributes inherited in connection with acquisitions may adversely impact our business.

From time to time we may acquire other corporations or entities and, in connection with such acquisitions, we may succeed to the historic tax attributes and liabilities of such entities. For example, if we acquire a C corporation and subsequently dispose of its assets within five years of the acquisition, we could be required to pay tax on any built-in gain attributable to such assets determined as of the date on which we acquired the assets. In addition, in order to qualify as a REIT, at the end of any taxable year, we must not have any earnings and profits accumulated in a non-REIT year. As a result, if we acquire a C corporation, we must distribute the corporation's earnings and profits accumulated prior to the acquisition before the end of the taxable year in which we acquire the corporation. We also could be required to pay the acquired entity's unpaid taxes even though such liabilities arose prior to the time we acquired the entity.

The tax imposed on REITs engaging in "prohibited transactions" may limit our ability to engage in transactions which would be treated as sales for U.S. federal income tax purposes.

A REIT's net income from prohibited transactions is subject to a 100% penalty tax. In general, prohibited transactions are sales or other dispositions of property, other than foreclosure property, held primarily for sale to customers in the ordinary course of business. Although we do not intend to hold any properties that would be characterized as held for sale to customers in the ordinary course of our business, unless a sale or disposition qualifies under certain statutory safe harbors, or is held through a taxable REIT subsidiary, such characterization is a factual determination and no guarantee can be given that the IRS would agree with our characterization of our properties or that we will always be able to make use of the available safe harbors.

Dividends payable by REITs do not qualify for the reduced tax rates available for some dividends.

The maximum tax rate applicable to "qualified dividend income" payable to U.S. stockholders that are individuals, trusts and estates is 20%. Dividends payable by REITs, however, generally are not eligible for these reduced rates. U.S. stockholders that are individuals, trusts and estates generally may deduct up to 20% of the ordinary dividends (i.e., dividends not designated as capital gain dividends or qualified dividend income) received from a REIT for taxable years beginning before January 1, 2026. Although this deduction reduces the effective tax rate applicable to certain dividends paid by REITs (generally to 29.6% assuming the shareholder is subject to the 37% maximum rate), such tax rate is still higher than the tax rate applicable to corporate dividends that constitute qualified dividend income. Accordingly, investors who are individuals, trusts and estates may perceive investments in REITs to be relatively less attractive than investments in the stocks of non-REIT corporations that pay dividends treated as qualified dividend income, which could materially and adversely affect the value of the shares of REITs, including the per share trading price of our common stock.

Item 1B. Unresolved Staff Comments

None.

Item 1C. Cybersecurity

Cybersecurity Risk Management and Strategy

We have developed and implemented a cybersecurity risk management program intended to protect the confidentiality, integrity, and availability of our critical systems and information.

Our cybersecurity risk management program leverages the National Institute of Standards and Technology ("NIST") cybersecurity framework, which organizes cybersecurity risks into five categories: identify, protect, detect, respond and recover. This does not imply that we meet any particular technical standards, specifications, or requirements, only that we use the NIST as a guide to help us identify, assess, and manage cybersecurity risks relevant to our business.

Our cybersecurity risk management program is integrated into our overall enterprise risk management program, and shares common methodologies, reporting channels and governance processes that apply across the enterprise risk management program to other legal, compliance, strategic, operational, and financial risk areas.

Key elements of our cybersecurity risk management program include, but are not limited to, the following:

- risk assessments designed to help identify material cybersecurity risks to our critical systems and information;
- a security team principally responsible for managing (i) our cybersecurity risk assessment processes, (ii) our security controls, and (iii) our response to cybersecurity incidents;
- the use of external service providers, where appropriate, to assess, test or otherwise assist with aspects of our security processes;
- cybersecurity awareness training for our employees, incident response personnel, and senior management;
- a cybersecurity incident response plan that includes procedures for responding to cybersecurity incidents; and
- a third-party risk management process for critical service providers.

We have not identified risks from known cybersecurity threats, including as a result of any prior cybersecurity incidents, that have materially affected us, including our operations, business strategy, results of operations, or financial condition. We have in the past experienced adverse events that have not resulted, and are not expected to result, in a material impact on the Company's business operations or financial results. We face certain ongoing risks from cybersecurity threats that, if realized, are reasonably likely to materially affect us, including our operations, business strategy, results of operations, or financial condition. See "Risk Factors – We have experienced cybersecurity attacks and could in the future be subject to significant disruption, data loss or other security incidents or breaches".

Cybersecurity Governance and Oversight

Our Board of Directors ("Board") considers cybersecurity risk as part of its risk oversight function and has delegated to its Audit Committee oversight of cybersecurity and other information technology risks. Our Audit Committee oversees management's implementation of our cybersecurity risk management program. Our Audit Committee receives quarterly briefings from our Chief Information Security Officer regarding the emerging cybersecurity threat and risk landscape as well as our cybersecurity risk management program and related readiness, resiliency, and response efforts. In addition, management will update the Audit Committee, as necessary, regarding significant cybersecurity incidents. Our Audit Committee reports to the full Board regarding its activities, including those related to cybersecurity. The Board also receives briefings from management on our cybersecurity risk management program. Board members receive presentations on cybersecurity topics from our Chief Information Security Officer, internal security staff or external experts as part of the Board's continuing education on topics that impact public companies.

We have a Cyber Risk Committee ("Cyber Committee") which reviews and reports on cybersecurity risks and related issues. The Cyber Committee is comprised of senior management from various business units within the Company and meets at least quarterly to review the status of the Company's overall cybersecurity risk management program, as well as controls and procedures and to stay up to date regarding relevant legislative, regulatory, and technical developments. The Cyber Committee is responsible for assessing and managing our material risks from cybersecurity threats. The Cyber Committee has primary responsibility for our overall cybersecurity risk management program and supervises both our internal cybersecurity personnel and our retained external cybersecurity consultants, and in this capacity, the Committee works closely with the Chief Information Security Officer.

The Cyber Committee is informed about and monitors the prevention, detection, mitigation, and remediation of key cybersecurity risks and incidents through various means, which may include briefings from internal security personnel, threat intelligence and other information obtained from governmental, public or private sources, including external consultants.

We utilize a variety of administrative, technical and physical safeguards that take into account the nature of our IT environment, information assets and cybersecurity risks posed by both internal and external threats. We have incorporated cybersecurity coverage in our insurance policies, and our goal is to keep our data and systems, as well as our employees, safe from cybersecurity threats.

The Company conducts employee security awareness training and internal phishing exercises. When security issues arise, the Company conducts a prompt investigation and initiates response protocols and other measures to protect the Company and its valued employees and key stakeholders.

Item 2. Properties

Real Estate Portfolio

As of December 31, 2024, the Company had interests in 568 shopping center properties aggregating 101.1 million square feet of GLA located in 30 states. In addition, the Company had 67 other property interests, primarily including net leased properties, preferred equity investments, and other investments, totaling 5.5 million square feet of GLA. Open-air shopping centers comprise the primary focus of the Company's current portfolio. As of December 31, 2024, the Company's Combined Shopping Center Portfolio, was 96.3% leased.

The Company's open-air shopping center properties, which are generally owned and operated through subsidiaries or joint ventures, had an average size of 177,978 square feet as of December 31, 2024. The Company generally retains its shopping centers for long-term investment and consequently pursues a program of regular physical maintenance together with redevelopment, major renovations and refurbishing to preserve and increase the value of its properties. This includes renovating existing facades, installing uniform signage, resurfacing parking lots and enhancing parking lot lighting. During 2024, the Company expended \$156.2 million in connection with property redevelopments and \$168.3 million related to improvements.

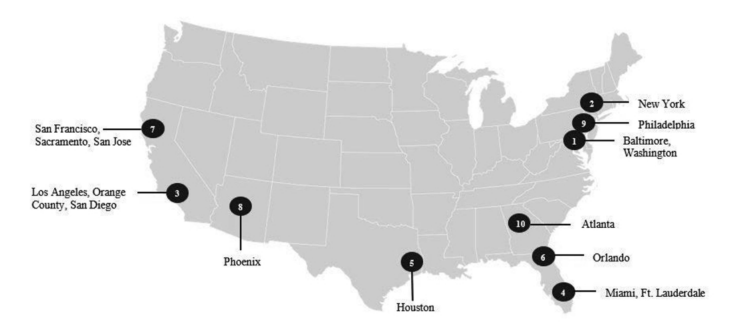
The Company's management believes its experience in the real estate industry and its relationships with numerous national and regional tenants gives it an advantage in an industry where ownership is fragmented among a large number of property owners. The Company's open-air shopping centers are usually "anchored" by a grocery store, home improvement center, off-price retailer, discounter or service-oriented tenant. As one of the original participants in the growth of the shopping center industry and the nation's largest owner and operator of shopping centers, the Company has established close relationships with a large number of major national and regional retailers. Some of the major national and regional companies that are tenants in the Company's shopping center properties include TJX Companies, Ross Stores, The Home Depot, Amazon/Whole Foods Market, Burlington Stores, Albertsons Companies, PetSmart, Ahold Delhaize, Kroger, and Dick's Sporting Goods.

The Company reduces its operating and leasing risks through diversification achieved by the geographic distribution of its properties and a large tenant base. As of December 31, 2024, no single open-air shopping center accounted for more than 1.2% of the Company's annualized base rental revenues, including the proportionate share of base rental revenues from properties in which the Company has less than a 100% economic interest, or more than 1.3% of the Company's total shopping center GLA. At December 31, 2024, the Company's five largest tenants were TJX Companies, Ross Stores, The Home Depot, Amazon/Whole Foods Market, and Burlington Stores, which represented 3.7%, 1.8%, 1.8%, 1.7% and 1.7%, respectively, of the Company's annualized base rental revenues, including the proportionate share of base rental revenues from properties in which the Company has less than a 100% economic interest.

The following table shows the number of properties, total proportionate share of GLA and total proportionate share of annualized base rental revenues (including % of total) for the Company's top 10 major metropolitan markets by total proportionate share of annualized based rent as of December 31, 2024. Amounts for GLA and Annual Base Rent in thousands:

Total

Market	Rank	Number of Properties	Total Proportionate Share of GLA	otal oportionate Share of Annual Base Rent	% of Gross Annual Rent
Baltimore, Washington D.C.	1	47	8,286	\$ 168,391	10.2 %
New York	2	71	6,784	\$ 166,965	10.1 %
Los Angeles, Orange County, San Diego	3	48	7,535	\$ 151,753	9.2 %
Miami, Ft. Lauderdale	4	47	7,105	\$ 144,284	8.8 %
Houston	5	31	6,095	\$ 125,915	7.6%
Orlando	6	18	3,851	\$ 81,172	4.9 %
San Francisco, Sacramento, San Jose	7	24	3,037	\$ 80,111	4.9 %
Phoenix	8	23	4,524	\$ 66,661	4.0 %
Philadelphia	9	21	3,040	\$ 58,498	3.6%
Atlanta	10	19	3,296	\$ 51,314	3.1 %



A substantial portion of the Company's income consists of rent received under long-term leases. Most of the leases provide for the payment of fixed-base rentals monthly in advance and for the payment by tenants of an allocable share of the real estate taxes, insurance, utilities and common area maintenance expenses incurred in operating the shopping centers (certain of the leases provide for the payment of a fixed-rate reimbursement of these such expenses). Although many of the leases require the Company to make roof and structural repairs as needed, a number of tenant leases place that responsibility on the tenant, and the Company's standard small store lease provides for reimbursements by the tenant as part of common area maintenance. Additionally, many of the leases provide for reimbursements by the tenant of capital expenditures.

Minimum base rental revenues, operating expense reimbursements, and percentage rents accounted for 98% of the Company's total revenues from rental properties for the year ended December 31, 2024. The Company's management believes that the base rent per leased square foot for many of the Company's existing leases is generally lower than the prevailing market-rate base rents in the geographic regions where the Company operates, reflecting the potential for future growth. Additionally, a majority of the Company's leases have provisions requiring contractual rent increases. The Company's leases may also include escalation clauses, which provide for increases based upon changes in the consumer price index or similar inflation indices.

As of December 31, 2024, the Company's consolidated operating portfolio, comprised of 459 shopping center properties aggregating 79.7 million square feet of GLA, was 96.4% leased. The consolidated operating portfolio consists entirely of properties located in the U.S., inclusive of Puerto Rico. For the period of January 1, 2024 to December 31, 2024, the Company increased the average base rent per leased square foot, which includes the impact of tenant concessions, in its consolidated portfolio of open-air shopping centers from \$20.24 to \$20.36, an increase of \$0.12. This increase primarily consists of (i) a \$0.42 increase relating to rent step-ups within the portfolio and new leases signed, net of leases vacated and (ii) a \$0.10 increase relating to acquisitions, partially offset by (iii) a \$0.40 decrease relating to the acquisition of RPT.

The Company has a total of 9,382 leases in the consolidated operating portfolio. The following table sets forth the aggregate lease expirations for each of the next ten years, assuming no renewal options are exercised. For purposes of the table, the Total Annual Base

Rent Expiring represents annualized rental revenue, excluding the impact of straight-line rent, for each lease that expires during the respective year. Amounts in thousands, except for number of leases data:

			1	Total Annual		
Year Ending	Number of Leases	Square Feet		Base	% of Gross	
December 31,	Expiring	Expiring	R	lent Expiring	Annual Rent	
(1)	130	477	\$	10,596	0.7%	
2025	875	4,856	\$	99,236	6.7%	
2026	1,312	11,203	\$	191,462	12.9%	
2027	1,385	10,748	\$	202,735	13.6%	
2028	1,381	11,324	\$	221,941	14.9%	
2029	1,287	10,352	\$	199,588	13.4%	
2030	793	6,721	\$	135,513	9.1%	
2031	434	2,902	\$	63,952	4.3%	
2032	431	3,274	\$	63,071	4.2%	
2033	457	3,615	\$	70,462	4.7%	
2034	442	3,444	\$	77,147	5.2%	
			\$			

⁽¹⁾ Leases currently under a month-to-month lease or in process of renewal.

During 2024, the Company executed 1,556 leases totaling 10.3 million square feet in the Company's consolidated operating portfolio comprised of 431 new leases and 1,125 renewals and options. The leasing costs associated with these new leases are estimated to aggregate \$111.5 million, or \$44.93 per square foot. These costs include \$88.5 million of tenant improvements and \$23.0 million of external leasing commissions. The average rent per square foot for (i) new leases was \$22.63 and (ii) renewals and options was \$19.79. The Company will seek to obtain rents that are higher than amounts within its expiring leases, however, there are many variables and uncertainties which can significantly affect the leasing market at any time; as such, the Company cannot guarantee that future leases will continue to be signed for rents that are equal to or higher than current amounts.

Ground-Leased Properties

The Company has interests in 40 consolidated shopping center properties that are subject to long-term ground leases where a third party owns and has leased the underlying land to the Company to construct and/or operate a shopping center. The Company pays rent for the use of the land and generally is responsible for all costs and expenses associated with the building and improvements. At the end of these long-term leases, unless extended, the land together with all improvements reverts to the landowner.

More specific information with respect to each of the Company's property interests is set forth in Exhibit 99.1, which is incorporated herein by reference.

Item 3. Legal Proceedings

The Company is not presently involved in any litigation nor, to its knowledge, is any litigation threatened against the Company or its subsidiaries that, in management's opinion, would result in any material effect on the Company's ownership, management or operation of its properties taken as a whole, or which is not covered by the Company's insurance.

Item 4. Mine Safety Disclosures

Not applicable.

PART II

Item 5. Market for the Registrant's Common Equity, Related Stockholder Matters and Issuer Purchases of Equity Securities

Market Information: The Company's common stock is traded on the NYSE under the trading symbol "KIM".

Holders: The number of holders of record of the Company's common stock, par value \$0.01 per share, was 2,732 as of January 31, 2025.

<u>Dividends:</u> Since the IPO, the Company has paid regular quarterly cash dividends to its stockholders. While the Company intends to continue paying regular quarterly cash dividends, future dividend declarations will be paid at the discretion of the Board of Directors and will depend on the actual cash flows of the Company, its financial condition, capital requirements, the annual distribution requirements under the REIT provisions of the Code and such other factors as the Board of Directors deems relevant. The Company's Board of Directors will continue to evaluate the Company's dividend policy on a quarterly basis as they monitor sources of capital and evaluate operating fundamentals. The Company is required by the Code to distribute at least 90% of its REIT taxable income determined without regard to the dividends paid deduction and excluding any net capital gain. In addition, the Company will be subject to federal income tax at regular corporate rates to the extent that it distributes less than 100% of its net taxable income, including any net capital gains. The actual cash flow available to pay dividends will be affected by a number of factors, including the revenues received from operating properties, the operating expenses of the Company, the interest expense on its borrowings, the ability of lessees to meet their obligations to the Company, the ability to refinance near-term debt maturities and any unanticipated capital expenditures. The following table reflects the income tax status of distributions per share paid to holders of shares of our common stock:

	Year Ended December 31,			
	2	2024	2023	
Dividend paid per share (1)	\$	0.97 \$	1.02	
Ordinary income		68%	99%	
Capital gains		32%	-	
Return of capital		-	1%	

(1) During 2023, the Company's Board of Directors declared a \$0.09 per common share special cash dividend to maintain distribution requirements as a REIT.

In addition to common stock offerings, the Company has capitalized on the growth in its business through the issuance of unsecured fixed rate medium-term notes, underwritten bonds, unsecured bank debt, mortgage debt and perpetual preferred stock. Borrowings under the Company's unsecured revolving credit facility have also been an interim source of funds to both finance the purchase of properties and other investments and meet any short-term working capital requirements. The various instruments governing the Company's issuance of its unsecured public debt, bank debt, mortgage debt and preferred stock impose certain restrictions on the Company regarding dividends, voting, liquidation and other preferential rights available to the holders of such instruments. See "Management's Discussion and Analysis of Financial Condition and Results of Operations" and Footnotes 13, 14 and 20 of the Notes to Consolidated Financial Statements included in this Form 10-K.

The Company does not believe that the preferential rights available to the holders of its 5.125% Class L Cumulative Redeemable Preferred Stock "Class L Preferred Stock", 5.250% Class M Cumulative Redeemable Preferred Stock "Class M Preferred Stock", and Class N Preferred Stock, the financial covenants contained in its public bond indentures, as amended, or the credit agreement for its Credit Facility and bank term loans will have an adverse impact on the Company's ability to pay dividends in the normal course to its common stockholders or to distribute amounts necessary to maintain its qualification as a REIT. See Footnote 20 of the Notes to Consolidated Financial Statements included in this Form 10-K.

The Company maintains a dividend reinvestment and direct stock purchase plan (the "Plan") pursuant to which common stockholders and other interested investors may elect to automatically reinvest their dividends to purchase shares of the Company's common stock or, through optional cash payments, purchase shares of the Company's common stock. The Company may, from time-to-time, either (i) purchase shares of its common stock in the open market or (ii) issue new shares of its common stock for the purpose of fulfilling its obligations under the Plan.

Recent Sales of Unregistered Securities: None.

Issuer Purchases of Equity Securities:

During January 2024, the Company's Board of Directors authorized the repurchase of up to 891,000 depositary shares of Class L Preferred Stock, 1,047,000 depositary shares of Class M Preferred Stock, and 185,000 depositary shares of Class N Preferred Stock, par value \$1.00 per share through February 28, 2026.

On November 4, 2024, the Company commenced a tender offer to purchase for cash any and all of its outstanding Class N Preferred Stock depositary shares at a price of \$62.00 per depositary share, plus any accrued and unpaid dividends ("Class N Tender Offer"). Pursuant to the terms and conditions of the Class N Tender Offer, which expired on December 12, 2024, the Company repurchased 409,772 Class N depositary shares outstanding on December 16, 2024, for an aggregate cost of \$26.7 million, of which \$3.3 million was recognized as Preferred stock redemption charges on the Company's Consolidated Statements of Income.

During February 2018, the Company established a common share repurchase program, which is scheduled to expire on February 28, 2026. Under this program, the Company may repurchase shares of its common stock, par value \$0.01 per share, with an aggregate gross purchase price of up to \$300.0 million. The Company did not repurchase any shares under the share repurchase program during the year ended December 31, 2024. As of December 31, 2024, the Company had \$224.9 million available under this common share repurchase program.

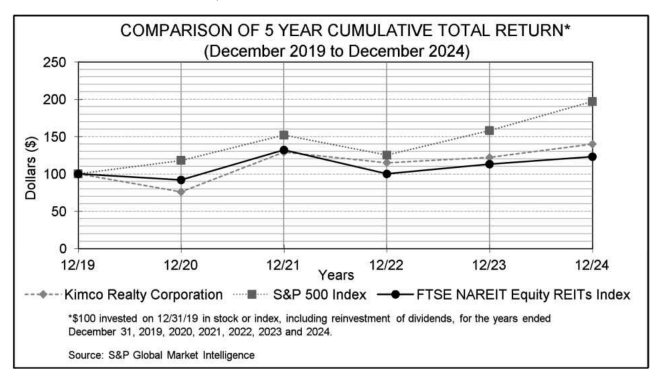
During the year ended December 31, 2024, the Company repurchased 792,317 shares of the Company's common stock for an aggregate purchase price of \$15.8 million (weighted average price of \$20.00 per share) in connection with shares of common stock surrendered or deemed surrendered to the Company to satisfy statutory minimum tax withholding obligations in connection with equity-based compensation plans.

The following table presents information regarding the shares of common stock repurchased by the Company during the three months ended December 31, 2024.

				Appro	ximate
			Total Number	Dollar	· Value
			of Shares	of Shar	res that
			Purchased as	May Y	Yet Be
			Part of	Purc	hased
	Total	Average	Publicly	Unde	er the
	Number of	Price	Announced	Plar	is or
	Shares	Paid per	Plans or	Prog	rams
Period	Purchased	Share	Programs	(in mi	llions)
October 1, 2024 - October 31, 2024	24,141	\$ 24.00	-	\$	224.9
November 1, 2024 - November 30, 2024	164	25.31	-	\$	224.9
December 1, 2024 - December 31, 2024	259	23.01		\$	224.9
Total	24,564	\$ 24.00	-		

<u>Total Stockholder Return Performance:</u> The following performance chart compares, over the five years ended December 31, 2024, the cumulative total stockholder return on the Company's common stock with the cumulative total return of the S&P 500 Index and the cumulative total return of the NAREIT Equity REITs Index (the "NAREIT Equity REITs") prepared and published by the National Association of Real Estate Investment Trusts ("NAREIT"). The NAREIT Equity REITs Index is a free-float adjusted, market capitalization-weighted index of U.S. equity REITs. Constituents of the index include all tax-qualified REITs with more than 50% of total assets in qualifying real estate assets other than mortgages secured by real property.

Stockholder return performance, presented annually for the five years ended December 31, 2024, is not necessarily indicative of future results. All stockholder return performance assumes the reinvestment of dividends. The information in this paragraph and the following performance chart are deemed to be furnished, not filed.



Comparison of 5 year cumulative total return data points

	D	ec-19	Dec-20	Dec-21	Dec-22	Dec-23	Dec-24
Kimco Realty Corporation	\$	100	\$ 76	\$ 129	\$ 115	\$ 122	\$ 140
S&P 500	\$	100	\$ 118	\$ 152	\$ 125	\$ 158	\$ 197
NAREIT Equity REITs	\$	100	\$ 92	\$ 132	\$ 100	\$ 113	\$ 123

Item 6. Reserved

Item 7. Management's Discussion and Analysis of Financial Condition and Results of Operations

The following discussion should be read in conjunction with the Consolidated Financial Statements and Notes thereto included in this Form 10-K. Historical results and percentage relationships set forth in the Consolidated Statements of Income contained in the Consolidated Financial Statements, including trends, should not be taken as indicative of future operations.

The Consolidated Financial Statements of the Company include the accounts of the Company, its wholly owned subsidiaries and all entities in which the Company has a controlling interest, including where the Company has been determined to be a primary beneficiary of a variable interest entity in accordance with the consolidation guidance of the FASB Accounting Standards Codification. The Company applies these provisions to each of its joint venture investments to determine whether the cost, equity or consolidation method of accounting is appropriate. The Company evaluates performance on a property specific or transactional basis and does not distinguish its principal business or group its operations on a geographical basis for purposes of measuring performance. Accordingly, the Company believes it has a single reportable segment for disclosure purposes in accordance with accounting principles generally accepted in the United States of America ("GAAP").

<u>Critical Accounting Estimates</u>

The preparation of financial statements in conformity with GAAP requires management to make estimates and assumptions in certain circumstances that affect amounts reported in the accompanying Consolidated Financial Statements and related notes. In preparing these financial statements, management has made its best estimates and assumptions that affect the reported amounts of assets and liabilities. These estimates are based on, but not limited to, historical results, industry standards and current economic conditions, giving due consideration to materiality. The Company's significant accounting policies are more fully described in Footnote 1 of the Notes to Consolidated Financial Statements included in this Form 10-K. The Company is required to make subjective assessments, of which, the most significant assumptions and estimates relate to the recoverability of trade accounts receivable, depreciable lives, valuation of real estate and intangible assets and liabilities, and valuation of joint venture investments and other investments. The Company's reported net earnings are directly affected by management's estimate of impairments. Application of these assumptions requires the exercise of judgment as to future uncertainties, and, as a result, actual results could materially differ from these estimates.

Trade Accounts Receivable

The Company reviews its trade accounts receivable, related to base rents, straight-line rent, expense reimbursements and other revenues for collectability. The Company evaluates the probability of the collection of the lessee's total accounts receivable, including the corresponding straight-line rent receivable balance on a lease-by-lease basis. Determining the probability of collection of substantially all lease payments during a lease term requires significant judgment. The Company's analysis of its accounts receivable included (i) customer credit worthiness, (ii) assessment of risk associated with the tenant, and (iii) current economic trends. In addition, tenants in bankruptcy are analyzed and considerations are made in connection with the expected recovery of pre-petition and post-petition bankruptcy claims. The Company includes provision for doubtful accounts in Revenues from rental properties, net. If a lessee's accounts receivable balance is considered uncollectible, the Company will write-off the receivable balances associated with the lease and will only recognize lease income on a cash basis. In addition to the lease-specific collectability assessment, the analysis also recognizes a general reserve, as a reduction to Revenues from rental properties, for its portfolio of operating lease receivables, which are not expected to be fully collectible based on the Company's historical and current collection experience and the potential for settlement of arrears. Although the Company estimates uncollectible receivables and provides for them through charges against Revenues from rental properties, actual results may differ from those estimates. For example, in the event that the Company's collectability determinations are not accurate, and the Company is required to write off additional receivables equaling 1% of the outstanding accounts and notes receivable, net balance at December 31, 2024, the Company's rental income and net income would decrease by \$3.4 million for the year ended December 31, 2024. If the Company subsequently determines that it is probable it will collect the remaining lessee's lease payments under the lease term, any outstanding lease receivables (including straight-line rent receivables) are reinstated with a corresponding increase to rental income.

Real Estate

Valuation of Real Estate, and Intangible Assets and Liabilities

The Company's investments in real estate properties are stated at cost, less accumulated depreciation and amortization. Expenditures for maintenance and repairs are charged to operations as incurred. Significant renovations and replacements, which improve and extend the life of the asset, are capitalized.

Transaction costs related to acquisitions that qualify as asset acquisitions are capitalized as part of the cost basis of the acquired assets, while transaction costs for acquisitions that are deemed to be business combinations are expensed as incurred. Also, upon acquisition of real estate operating properties in either an asset acquisition or business combination, the Company estimates the fair value of acquired

tangible assets (consisting of land, building, building improvements and tenant improvements) and identified intangible assets and liabilities (consisting of above and below-market leases, in-place leases, and tenant relationships, where applicable), any assumed debt and/or redeemable units issued at the date of acquisition, based on evaluation of information and estimates available at that date. Fair value contemplates the price that would be received to sell an asset or paid to transfer a liability in an orderly transaction between market participants at the measurement date. The fair value of any tangible and intangible assets and liabilities acquired are determined by utilizing various valuation techniques and other information including, replacement cost, direct capitalization method, discounted cash flow method, sales comparison approach, similar fair value models, or executed purchase and sale agreements. Fair value estimates determined using the direct capitalization and discounted cash flow methods employ significant assumptions such as normalized net operating income, stabilized net operating income, income growth rates, market lease rates, discount rates, terminal capitalization rates, planned capital expenditures, estimates of future cash flows, and other market lease rates, discount rates, terminal capitalization rates, planned capital expenditures, estimates of future cash flows, and other market data. In allocating the purchase price to identified intangible assets and liabilities of acquired properties, the value of above-market lease renewal options, and management's estimate of the market lease rates and other lease provisions discounted over a period equal to the estimated remaining term of the lease using an appropriate discount rate. In determining the value of in-place leases, management considers current market conditions, market lease rates, costs to execute new or similar leases and carrying costs during the expected lease-up period from vacant to existing occupancy.

Depreciation and amortization are provided on the straight-line method over the estimated useful lives of the assets, as follows:

Buildings and building improvements (in years)	5 to 50
Fixtures, leasehold and tenant improvements (including certain identified	Terms of leases or useful lives, whichever is
intangible assets)	shorter

The Company is required to make subjective assessments as to the useful lives of its properties for purposes of determining the amount of depreciation to reflect on an annual basis with respect to those properties. These assessments have a direct impact on the Company's net earnings.

During 2024, the Company acquired properties, including those in connection with the RPT Merger, for a net real estate fair value of \$2.1 billion of which, \$19.7 million, or less than 1% of the net real estate fair value, was allocated to above-market leases and \$83.5 million, or 4% of the net real estate fair value, was allocated to below-market leases. If the amounts allocated in 2024 to above-market and below-market leases were each reduced by 1% of the net real estate fair value, the net annual market lease amortization through rental income would decrease by \$4.5 million (using the weighted average useful life of above-market and below-market leases at each respective acquired property).

On a continuous basis, management assesses whether there are any indicators, including property operating performance, changes in anticipated holding period, general market conditions and delays of development, that the value of the real estate properties (including any related amortizable intangible assets or liabilities) may be impaired. A property value is considered impaired only if management's estimate of current and projected operating cash flows, net of anticipated construction and leasing costs (undiscounted and unleveraged), of the property over its anticipated hold period is less than the net carrying value of the property. Such cash flow projections consider factors such as expected future costs of materials and labor, operating income, trends and prospects, as well as the effects of demand, competition and other factors. To the extent impairment has occurred, the carrying value of the property would be adjusted to reflect the estimated fair value of the property. The Company's estimated fair values are primarily based upon estimated sales prices from signed contracts or letters of intent from third-parties, discounted cash flow models or third-party appraisals. Estimated fair values that are based on discounted cash flow models include all estimated cash inflows and outflows over a specified holding period. Capitalization rates and discount rates utilized in these models are based upon unobservable rates that the Company believes to be within a reasonable range of current market rates.

See Footnotes 2, 4 and 6 of the Notes to Consolidated Financial Statements included in this Form 10-K for further discussion.

Valuation of Joint Venture Investments and Other Investments

On a continuous basis, management assesses whether there are any indicators, including property operating performance and general market conditions, that the value of the Company's investments in unconsolidated joint ventures may be impaired. An investment's value is impaired only if management's estimate of the fair value of the investment is less than the carrying value of the investment and such difference is deemed to be other-than-temporary. To the extent impairment has occurred, the loss will be measured as the excess of the carrying amount of the investment over the estimated fair value of the investment. Estimated fair values which are based on discounted cash flow models include all estimated cash inflows and outflows over a specified holding period, capitalization rates and discount rates utilized in these models are based upon unobservable rates that the Company believes to be within a reasonable range of current market rates.

See Footnote 1 of the Notes to Consolidated Financial Statements included in this Form 10-K for further discussion of the Company's accounting policies and estimates.

Executive Overview

Kimco Realty Corporation is the leading owner and operator of high-quality open-air, grocery-anchored shopping centers and mixed-use properties in the United States. The executive officers are engaged in the day-to-day management and operation of real estate exclusively with the Company, with nearly all operating functions, including leasing, asset management, maintenance, construction, legal, finance and accounting, administered by the Company.

Corporate UPREIT Reorganization

In January of 2023, the Company completed the Reorganization into an UPREIT structure as described in the Explanatory Note at the beginning of this Annual Report. Prior to the Reorganization, the Company's business was conducted through the Predecessor. This Annual Report includes the business and results of operations of the Predecessor for its fiscal year ended December 31, 2022. As a result of the Reorganization, the Company became the successor issuer to the Predecessor under the Exchange Act. The Company and Kimco OP have elected to co-file this Annual Report on Form 10-K to ensure continuity of information to investors. For additional information about the Reorganization, please see the Company's Current Reports on Form 8-K filed with the SEC on January 3, 2023 and January 4, 2023.

Financial Highlights

The following highlights the Company's significant transactions, events and results that occurred during the year ended December 31, 2024.

Financial and Portfolio Information:

- Net income available to the Company's common shareholders was \$375.7 million, or \$0.55 per diluted share, for the year ended December 31, 2024 as compared to \$629.3 million, or \$1.02 per diluted share, for the year ended December 31, 2023.
- Funds From Operations ("FFO"), a supplemental non-GAAP financial measure of REIT performance, available to the Company's common shareholders was \$1.1 billion, or \$1.65 per diluted share, for the year ended December 31, 2024, as compared to \$970.0 million, or \$1.57 per diluted share, for the corresponding period in 2023 (see additional disclosure on FFO beginning on page 41).
- Same property net operating income ("Same property NOI") was \$1.53 billion and \$1.47 billion for the years ended December 31, 2024 and December 31, 2023, respectively, an increase of 3.5% (see additional disclosure on Same property NOI beginning on page 42).
- Executed 1,556 new leases, renewals and options totaling approximately 10.3 million square feet in the consolidated operating portfolio during the year ended December 31, 2024.
- Consolidated operating portfolio occupancy at December 31, 2024 was 96.4% as compared to 96.1% at December 31, 2023.

Acquisitions, Dispositions and Other Activity (see Footnotes 2, 4, 5, and 9 of the Notes to Consolidated Financial Statements included in this Form 10-K):

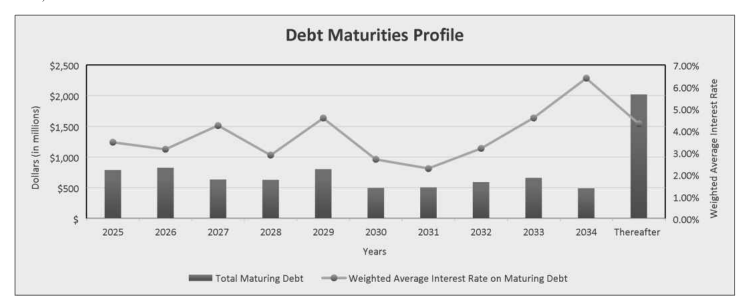
- Acquired 56 open-air shopping centers, including 43 wholly owned and 13 joint venture assets, in conjunction with the RPT Merger.
- Acquired Waterford Lakes Town Center, located in Orlando, Florida, for a purchase price of \$322.0 million,
- Disposed of 11 operating properties and 10 parcels, in separate transactions, for an aggregate sales price of \$255.1 million, which resulted in aggregate gains of \$1.3 million, before noncontrolling interests and taxes.
- Monetized the remaining 14.2 million shares of Albertsons Companies Inc. ("ACI") common stock held by the Company, generating net proceeds of \$299.1 million.

Capital Activity (for additional details see Liquidity and Capital Resources below):

- Issued \$500.0 million of 4.85% unsecured notes maturing March 2035.
- Obtained a \$550.0 million unsecured term loan credit facility, in separate transactions, maturing in January 2026 (with three one-year options to extend to January 2029).
- Assumed \$821.5 million of unsecured notes and term loans in conjunction with the RPT Merger, of which the Company repaid \$511.5 million of unsecured notes in January 2024.
- Assumed \$164.6 million of mortgage debt through the acquisition of an operating property, and repaid \$11.8 million of mortgage debt that encumbered three operating properties.

- Issued 5.4 million shares of common stock under the Company's At The Market ("ATM") Program for net proceeds after commissions and related expenses of \$135.8 million.
- Issued 53.0 million shares of common stock and 1,849 shares of Class N Preferred Stock to effect the RPT Merger.
- Repurchased 409,772 Class N depositary shares for an aggregate cost of \$26.7 million.
- Entered into 26 interest rate swap agreements with notional amounts aggregating \$860.0 million.
- As of December 31, 2024, had \$2.7 billion in immediate liquidity, including \$689.7 million of cash, cash equivalents and restricted cash.

As a result of the above debt activity, the Company's consolidated debt maturity profile, including extension options as of December 31, 2024, is as follows:



• As of December 31, 2024, the Company's consolidated debt had a weighted average interest rate of 3.89% and a weighted average maturity profile of 8.0 years.

The Company faces external factors which may influence its future results from operations. There remains significant uncertainty in the current macro-economic environment, driven by inflationary pressure and elevated interest rates. These factors have impacted, and are expected to continue to impact, consumer discretionary spending and many of our tenants. The convenience and availability of ecommerce has continued to impact the retail sector, which could affect our ability to increase or maintain rental rates and our ability to renew expiring leases and/or lease available space. To better position itself, the Company's strategy has been to attract local area customers to its properties by providing a diverse and robust tenant base across a variety of retailers, including grocery stores, off-price retailers, discounters and service-oriented tenants, which offer buy online and pick up in store, off-price merchandise and day-to-day necessities rather than high-priced luxury items.

The Company's portfolio is focused on first ring suburbs around major metropolitan-area U.S. markets, predominantly on the east and west coasts and in the Sun Belt region, which are supported by strong demographics, significant projected population growth, and where the Company perceives significant barriers to entry. The Company owns a predominantly grocery-anchored portfolio clustered in the nation's top markets. The Company believes it can continue to increase its occupancy levels, rental rates and overall rental growth. In addition, the Company, on a selective basis, has developed or redeveloped projects, which include residential and mixed-use components.

As part of the Company's investment strategy, each property is evaluated for its highest and best use, which may include residential and mixed-use components. In addition, the Company may consider other opportunistic investments related to retailer controlled real estate, such as, repositioning underperforming retail locations, retail real estate financing and bankruptcy transaction support. The Company may continue to dispose of certain properties. If the estimated fair value for any of these assets is less than their net carrying values, the Company would be required to take impairment charges and such amounts could be material. For a further discussion of these and other factors that could impact our future results, performance or transactions, see Item 1A. Risk Factors.

Results of Operations

Comparison of the years ended December 31, 2024 and 2023

The following table presents the comparative results from the Company's Consolidated Statements of Income for the year ended December 31, 2024, as compared to the corresponding period in 2023 (in thousands, except per share data):

	Year Ended December 31,					
		2024		2023		Change
Revenues						
Revenues from rental properties, net	\$	2,019,065	\$	1,767,057	\$	252,008
Management and other fee income		17,949		16,343		1,606
Operating expenses						
Rent (1)		(16,837)		(15,997)		(840)
Real estate taxes		(261,700)		(231,578)		(30,122)
Operating and maintenance (2)		(359,116)		(309,143)		(49,973)
General and administrative (3)		(138,140)		(136,807)		(1,333)
Impairment charges		(4,476)		(14,043)		9,567
Merger charges		(25,246)		(4,766)		(20,480)
Depreciation and amortization		(603,685)		(507,265)		(96,420)
Gain on sale of properties		1,274		74,976		(73,702)
Other income/(expense)						
Special dividend income		-		194,116		(194,116)
Other income, net		57,605		39,960		17,645
(Loss)/gain on marketable securities, net		(27,679)		21,262		(48,941)
Interest expense		(307,806)		(250,201)		(57,605)
Provision for income taxes, net		(25,417)		(60,952)		35,535
Equity in income of joint ventures, net		83,827		72,278		11,549
Equity in income of other investments, net		9,821		10,709		(888)
Net income attributable to noncontrolling interests		(8,654)		(11,676)		3,022
Preferred stock redemption charges		(3,304)		-		(3,304)
Preferred dividends, net		(31,763)		(25,021)		(6,742)
Net income available to the Company's common shareholders	\$	375,718	\$	629,252	\$	(253,534)
Net income available to the Company's common shareholders:						
Diluted per share	\$	0.55	\$	1.02	\$	(0.47)

- (1) Rent expense relates to ground lease payments for which the Company is the lessee.
- (2) Operating and maintenance expense consists of property related costs including repairs and maintenance costs, roof repair, landscaping, parking lot repair, snow removal, utilities, property insurance costs, security and various other property related expenses.
- (3) General and administrative expense includes employee-related expenses (including salaries, bonuses, equity awards, benefits, severance costs and payroll taxes), professional fees, office rent, travel and entertainment costs and other company-specific expenses.

Net income available to the Company's common shareholders was \$375.7 million for the year ended December 31, 2024, as compared to \$629.3 million for the comparable period in 2023. On a diluted per share basis, net income available to the Company's common shareholders for the year ended December 31, 2024 was \$0.55, as compared to \$1.02 for the comparable period in 2023. For additional disclosure, see Footnote 29 of the Notes to Consolidated Financial Statements included in this Form 10-K.

The following describes the changes of certain line items included on the Company's Consolidated Statements of Income that the Company believes changed significantly and affected Net income available to the Company's common shareholders during the year ended December 31, 2024, as compared to the corresponding period in 2023:

Revenues from rental properties, net –

The increase in Revenues from rental properties, net of \$252.0 million is primarily from (i) a net increase in revenues of \$178.6 million due to properties acquired through the RPT Merger, (ii) a net increase in revenues of \$63.0 million, primarily due to an increase in leasing activity and net growth in the current portfolio, and (iii) an increase in revenues of \$21.4 million due to properties acquired during 2024 and 2023, partially offset by (iv) a decrease in revenues of \$6.1 million due to dispositions in 2024 and 2023 and (v) a decrease in net straight-line rental income of \$4.9 million primarily due to tenants that are being accounted for on a cash basis.

Real estate taxes -

The increase in Real estate taxes of \$30.1 million is primarily due to the RPT Merger and other properties acquired during 2024 and 2023, partially offset by dispositions during 2024 and 2023.

Operating and maintenance –

The increase in Operating and maintenance expense of \$50.0 million is primarily due to (i) an increase of \$34.3 million resulting from properties acquired related to the RPT Merger, (ii) an increase in repairs and maintenance expense of \$9.9 million and (iii) an overall increase in operating costs of \$4.4 million.

Impairment charges -

During the years ended December 31, 2024 and 2023, the Company recognized impairment charges of \$4.5 million and \$14.0 million, respectively, primarily related to adjustments to property carrying values for which the Company's estimated fair values were primarily based upon signed contracts or letters of intent from third-party offers. These adjustments to property carrying values were recognized in connection with the Company's efforts to market certain properties and management's assessment as to the likelihood and timing of such potential transactions. Certain of the calculations to determine fair values utilized unobservable inputs and, as such, were classified as Level 3 of the FASB's fair value hierarchy. For additional disclosure, see Footnotes 6 and 18 of the Notes to Consolidated Financial Statements included in this Form 10-K.

Merger charges -

During the years ended December 31, 2024 and 2023, the Company incurred costs of \$25.2 million and \$4.8 million, respectively, associated with the RPT Merger, primarily comprised of severance and professional and legal fees (see Footnote 2 of the Notes to Consolidated Financial Statements included in this Form 10-K).

Depreciation and amortization –

The increase in Depreciation and amortization of \$96.4 million is primarily due to (i) an increase of \$107.3 million resulting from properties acquired during 2024 and 2023, primarily related to the RPT Merger, and (ii) an increase of \$38.7 million due to depreciation commencing on certain redevelopment and tenant improvement projects that were placed into service during 2024 and 2023, partially offset by (iii) a decrease of \$45.1 million due to fully depreciated assets and (iv) a net decrease of \$4.5 million primarily from write-offs due to demolition, vacated tenants, and dispositions during 2024 and 2023.

Gain on sale of properties -

During 2024, the Company disposed of 11 operating properties and 10 parcels, in separate transactions, for an aggregate sales price of \$255.1 million, which resulted in aggregate gains of \$1.3 million. During 2023, the Company disposed of six operating properties and 13 parcels, in separate transactions, for an aggregate sales price of \$214.2 million, which resulted in aggregate gains of \$75.0 million.

Special dividend income -

During 2023, the Company received a \$194.1 million special dividend payment on its shares of ACI common stock.

Other income. net -

The increase in Other income, net of \$17.6 million is primarily due to (i) a net increase in mortgage and other financing income of \$17.6 million, primarily due to the issuance of new loan financing during 2024 and 2023, (ii) an increase in interest income of \$6.4 million due to higher levels of cash on hand, (iii) a decrease in environmental remediation expense of \$4.4 million, (iv) an increase in income of \$3.8 million from settlement of contracts, and (v) an increase of \$1.2 million from insurance proceeds, partially offset by (vi) a decrease of \$8.7 million relating to net settlement gains recognized upon liquidation of the Company's defined benefit plan during 2023 and (vii) a decrease in dividend income of \$6.9 million, primarily due to the sale of the remaining shares of ACI common stock held by the Company.

(Loss)/gain on marketable securities, net –

The change in (loss)/gain on marketable securities, net of \$48.9 million is primarily the result of mark-to-market fluctuations and the sale of the remaining shares of ACI common stock held by the Company during 2024 and 2023.

Interest expense -

The increase in Interest expense of \$57.6 million is primarily due to (i) the issuance of unsecured notes during 2024 and 2023 and (ii) increased levels of borrowings and assumptions of unsecured notes and term loans in connection with the RPT Merger, partially offset by (iii) the paydown of unsecured notes during 2024 and 2023.

Provision for income taxes, net -

The decrease in Provision for income taxes, net of \$35.5 million is primarily due to lower gains from the sale of ACI common stock during 2024 as compared to 2023. The Company utilized available deductions to offset a portion of the gain from the sale of ACI common stock in 2024.

Equity in income of joint ventures, net –

The increase in Equity in income of joint ventures, net of \$11.5 million is primarily due to (i) higher equity in income in 2024 as compared to 2023 of \$21.7 million, primarily due to newly acquired joint ventures in connection with the RPT Merger, and (ii) lower impairments in 2024 as compared to 2023 of \$1.0 million, partially offset by (iii) higher gains of \$7.5 million recognized on sale of properties within various joint venture investments during 2023 as compared to 2024 and (iv) an increase in interest expense of \$3.7 million.

Preferred stock redemption charges -

During 2024, the Company incurred preferred stock redemption charges of \$3.3 million in connection with the Class N Tender Offer.

Preferred dividends, net -

The increase in Preferred dividends, net of \$6.7 million is primarily due to the issuance of the Class N Preferred Stock in connection with the RPT Merger.

Comparison of the years ended December 31, 2023 and 2022

Information pertaining to fiscal year 2022 was included in the Company's Annual Report on Form 10-K for the year ended December 31, 2023 under Part II, Item 7, "Management's Discussion and Analysis of Financial Condition and Results of Operations," which was filed with the SEC on February 26, 2024.

Liquidity and Capital Resources

The Company's capital resources include accessing the public debt and equity capital markets, unsecured term loans, mortgages and construction loan financing, and immediate access to the Credit Facility with bank commitments of \$2.0 billion, which can be increased to \$2.75 billion through an accordion feature.

The Company's cash flow activities are summarized as follows (in thousands):

	Year Ended December 31,				
		2024		2023	
Cash, cash equivalents and restricted cash, beginning of year	\$	783,757	\$	149,829	
Net cash flow provided by operating activities		1,005,621		1,071,607	
Net cash flow used for investing activities		(318,541)		(136,983)	
Net cash flow used for financing activities		(781,106)		(300,696)	
Net change in cash, cash equivalents and restricted cash		(94,026)		633,928	
Cash, cash equivalents and restricted cash, end of year	\$	689,731	\$	783,757	

Operating Activities

The Company anticipates that cash on hand, net cash flow provided by operating activities, borrowings under its Credit Facility and the issuance of equity, public debt, as well as other debt and equity alternatives, will provide the necessary capital required by the Company. The Company will continue to evaluate its capital requirements for both its short-term and long-term liquidity needs, which could be affected by various risks and uncertainties, including, but not limited to, the effects of the current inflationary environment, elevated interest rates, and other risks detailed in Part I, Item 1A. Risk Factors.

Net cash flow provided by operating activities for the year ended December 31, 2024 was \$1.0 billion, as compared to \$1.1 billion for the comparable period in 2023. The decrease of \$0.1 billion is primarily attributable to:

- special dividend payment received from ACI of \$194.1 million during 2023;
- merger costs incurred in connection with the RPT Merger during 2024 and 2023;
- changes in assets and liabilities due to timing of receipts and payments; and
- the disposition of operating properties in 2024 and 2023; partially offset by
- additional operating cash flow generated by operating properties acquired during 2024 and 2023, including those acquired in connection with the RPT Merger;
- an increase in distributions from the Company's joint ventures programs; and
- new leasing, expansion and re-tenanting of core portfolio properties.

Investing Activities

Net cash flow used for investing activities was \$318.5 million for 2024, as compared to \$137.0 million for 2023.

Investing activities during 2024 consisted primarily of:

Cash inflows:

- \$301.5 million in proceeds from the sale of marketable securities, primarily due to the sale of 14.2 million shares of ACI common stock;
- \$108.4 million for collection of mortgage and other financing receivables;
- \$71.3 million in proceeds from the sale of 11 operating properties and 10 land parcels;
- \$29.9 million in reimbursements of investments in and advances to real estate joint ventures and other investments, primarily due to the sale of properties within the investments;
- \$7.6 million in proceeds from insurance casualty claims; and
- \$5.4 million for principal payments from securities held to maturity.

Cash outflows:

- \$324.5 million for improvements to operating real estate, primarily related to re-tenanting, tenant improvements and the Company's active redevelopment pipeline;
- \$202.5 million for investment in mortgage and other financing receivables, primarily related to new mortgage and other financing receivables;
- \$152.9 million primarily for the acquisition of an operating property;
- \$149.1 million for the acquisition of RPT; and
- \$12.1 million for investments in and advances to real estate joint ventures and other investments, primarily related to redevelopment projects within these portfolios.

Investing activities during 2023 consisted primarily of:

Cash inflows:

- \$292.6 million in proceeds from the sale of marketable securities, primarily due to the sale of 14.1 million shares of ACI common stock;
- \$160.1 million in proceeds from the sale of six consolidated properties and 13 parcels;
- \$14.0 million in reimbursements of investments in and advances to real estate joint ventures and other investments primarily due to the sale of properties within the investments; and
- \$4.6 million for principal payments from securities held to maturity.

Cash outflows:

- \$277.3 million for the acquisition/consolidation of four consolidated operating properties and five parcels;
- \$264.4 million for improvements to operating real estate primarily related to the Company's active redevelopment pipeline;
- \$42.9 million for investments in and advances to real estate joint ventures, primarily related to partner buyouts and a redevelopment project within the Company's joint venture portfolio, and investments in other investments, primarily related to funding commitments for certain investments;
- \$18.5 million for investment in mortgage and other financing receivables; and
- \$3.6 million for investment in marketable securities.

Acquisitions of Operating Real Estate and Other Related Net Assets

During the years ended December 31, 2024 and 2023, the Company expended \$152.9 million and \$277.3 million, respectively, towards the acquisition/consolidation of operating real estate properties. The Company anticipates spending approximately \$225.0 million to \$275.0 million towards the acquisition of, or the purchase of additional interests in, operating properties during 2025, excluding amounts expended to purchase properties under finance leasing arrangements. The Company intends to fund these potential acquisitions with net cash flow provided by operating activities, cash on hand, proceeds from property dispositions, and/or availability under its Credit Facility.

Improvements to Operating Real Estate

During the years ended December 31, 2024 and 2023, the Company expended \$324.5 million and \$264.4 million, respectively, towards improvements to operating real estate. These amounts consist of the following (in thousands):

	 Year Ended December 31,			
	 2024	2023		
Redevelopment and renovations	\$ 156,240	\$	151,067	
Tenant improvements and tenant allowances	168,225		113,328	
Total improvements	\$ 324,465	\$	264,395	

The Company has an ongoing program to redevelop and re-tenant its properties to maintain or enhance its competitive position in the marketplace. The Company is actively pursuing redevelopment opportunities within its operating portfolio, which it believes will increase the overall value by bringing in new tenants and improving the assets' value. The Company anticipates its capital commitment toward these redevelopment projects and re-tenanting efforts for 2025 will be approximately \$225.0 million to \$275.0 million. The funding of these capital requirements will be provided by net cash flow provided by operating activities, cash on hand, proceeds from property dispositions, and/or availability under the Company's Credit Facility.

Financing Activities

Net cash flow used for financing activities was \$781.1 million for 2024, as compared to \$300.7 million for 2023.

Financing activities during 2024 primarily consisted of the following:

Cash inflows:

- \$860.0 million in proceeds from issuance of unsecured term loans;
- \$500.0 million in proceeds from issuance of unsecured notes;
- \$135.8 million in proceeds from the issuance of common stock from the Company's at-the-market continuous offering program (the "ATM Program") net of commissions and related expenses; and
- \$3.1 million from changes in tenants' security deposits.

Cash outflows:

- \$1.2 billion for repayment of unsecured notes;
- \$685.9 million of dividends paid;
- \$310.0 million in repayments of unsecured term loans;
- \$52.9 million in redemption/distribution of noncontrolling interests;
- \$26.7 million for repurchase of preferred stock primarily due to the Class N Tender Offer;
- \$22.1 million in principal payment on debt (related to the repayment of debt on three encumbered properties), including normal amortization of rental property debt;
- \$15.8 million in shares repurchased for employee tax withholding on equity awards; and
- \$8.9 million in financing origination costs related to new unsecured term loans and unsecured notes.

Financing activities during 2023 primarily consisted of the following:

Cash inflows:

- \$500.0 million in proceeds from issuance of 6.4% senior unsecured notes due in 2034;
- \$3.7 million in proceeds from the issuance of common stock from stock option exercises; and
- \$2.5 million from changes in tenants' security deposits.

Cash outflows:

- \$657.5 million of dividends paid;
- \$60.8 million in principal payment on debt, including normal amortization of rental property debt;
- \$58.4 million in redemption/distribution of noncontrolling interests;
- \$16.3 million in shares repurchased for employee tax withholding on equity awards;
- \$12.5 million in financing origination costs, in connection with the issuance of senior unsecured notes; and
- \$1.5 million for repurchase of preferred stock.

The Company continually evaluates its debt maturities, and, based on management's current assessment, believes it has viable financing and refinancing alternatives that will not materially adversely impact its expected financial results. As of December 31, 2024, the Company had consolidated floating rate debt totaling \$16.8 million. The Company continues to pursue borrowing opportunities with large commercial U.S. and global banks, select life insurance companies and certain regional and local banks.

Debt maturities for 2025 consist of \$792.0 million of consolidated debt and \$29.7 million of unconsolidated joint venture debt, assuming the utilization of extension options where available. In February 2025, the Company repaid \$500.0 million of 3.30% senior unsecured notes upon maturity. The 2025 remaining consolidated debt maturities are anticipated to be repaid with net cash flow provided by operating activities, cash on hand, and/or debt refinancing, as deemed appropriate. The 2025 debt maturities on properties in the Company's unconsolidated joint ventures are anticipated to be repaid through net cash flow provided by operating activities, debt refinancing, proceeds from sales, and/or partner capital contributions, as deemed appropriate.

The Company intends to maintain strong debt service coverage and fixed charge coverage ratios as part of its commitment to maintain its unsecured debt ratings. The Company may, from time to time, seek to obtain funds through additional common and preferred equity offerings, unsecured debt financings, and/or mortgage/construction loan financings and other capital alternatives.

The Company utilizes the public debt and equity markets as its principal source of capital for its expansion needs through offerings of its public unsecured debt and equity. Proceeds from public capital market activities have been used for the purposes of, among other things, repaying indebtedness, acquiring interests in open-air, grocery anchored shopping centers and mixed-use assets, expanding and improving properties in the portfolio and other investments.

During January 2023, the Company filed a shelf registration statement on Form S-3, which is effective for a term of three years, for future unlimited offerings, from time to time, of debt securities, preferred stock, depositary shares, common stock and common stock warrants. The Company, pursuant to this shelf registration statement may, from time to time, offer for sale its senior unsecured debt securities for any general corporate purposes, including (i) funding specific liquidity requirements in its business, including property acquisitions, development and redevelopment costs and (ii) managing the Company's debt maturities.

During January 2023, the Company filed a registration statement on Form S-8 for its 2020 Equity Participation Plan (the "2020 Plan"), which was previously approved by the Company's stockholders and is a successor to the Restated Kimco Realty Corporation 2010 Equity Participation Plan that expired in March 2020. The 2020 Plan provides for a maximum of 10,000,000 shares of the Company's common stock to be reserved for the issuance of stock options, stock appreciation rights, restricted stock, restricted stock units, performance awards, dividend equivalents, stock payments, deferred stock awards and long-term incentive plan units. At December 31, 2024, the Company had 2.9 million shares of common stock available for issuance under the 2020 Plan. (see Footnote 24 of the Notes to Consolidated Financial Statements included in this Form 10-K).

Preferred Stock -

Under the terms of the Merger Agreement, each 7.25% Series D Cumulative Convertible Perpetual Preferred Share of RPT was converted into the right to receive one depositary share representing one one-thousandth of a share of Class N Preferred Stock of the Company, having the rights, preferences and privileges substantially as set forth in the Merger Agreement, in each case, without interest, and subject to any withholding required under applicable law, upon the terms and subject to the conditions set forth in the Merger Agreement.

The Company's Board of Directors authorized the repurchase of up to 891,000 depositary shares of Class L Preferred Stock, 1,047,000 depositary shares of Class M Preferred Stock and 185,000 depositary shares of Class N Preferred Stock, representing an aggregate of up to 2,123 shares of the Company's preferred stock, par value \$1.00 per share, through February 28, 2026. During the year ended December 31, 2024, the Company repurchased the following preferred stock:

	Depositary Shares	Purchase Price
Class of Preferred Stock	Repurchased	(in thousands)
Class N	80	\$ 5

On November 4, 2024, the Company commenced the Class N Tender Offer to purchase for cash any and all of its outstanding Class N Preferred Stock depositary shares at a price of \$62.00 per depositary share, plus any accrued and unpaid dividends. Pursuant to the terms and conditions of the Class N Tender Offer, which expired on December 12, 2024, the Company repurchased 409,772 Class N depositary shares outstanding on December 16, 2024, for an aggregate cost of \$26.7 million, of which \$3.3 million was recognized as Preferred stock redemption charges on the Company's Consolidated Statements of Income.

Common Stock -

During September 2023, the Company established an ATM Program pursuant to which the Company may offer and sell, from time-to-time, shares of its common stock, par value \$0.01 per share, with an aggregate gross sales price of up to \$500.0 million through a consortium of banks acting as sales agents. Sales of the shares of common stock may be made, as needed, from time to time, in "at the market" offerings as defined in Rule 415 of the Securities Act of 1933, as amended, including by means of ordinary brokers' transactions on the New York Stock Exchange or otherwise (i) at market prices prevailing at the time of sale, (ii) at prices related to prevailing market prices or (iii) as otherwise agreed to with the applicable sales agent. In addition, the Company may from time to time enter into separate forward sale agreements with one or more banks. The Company issued 5.4 million shares and received net proceeds after commissions and related expenses of \$135.8 million under the ATM Program during the year ended December 31, 2024. As of December 31, 2024, the Company had \$362.5 million available under this ATM Program.

During February 2018, the Company established a common share repurchase program, which is scheduled to expire on February 28, 2026. Under this program, the Company may repurchase shares of its common stock, par value \$0.01 per share, with an aggregate gross purchase price of up to \$300.0 million. The Company did not repurchase any shares under the share repurchase program during 2024 and 2023. As of December 31, 2024, the Company had \$224.9 million available under this common share repurchase program.

In connection with the RPT Merger, each RPT common share issued and outstanding immediately prior to the effective time of the RPT Merger was converted into 0.6049 shares of newly issued shares of Kimco common stock, resulting in approximately 53.0 million common shares issued to effect the RPT Merger.

Senior Notes -

The Company's supplemental indenture governing its senior notes contains the following covenants, all of which the Company is compliant with:

Covenant	Must Be	As of December 31, 2024
Consolidated Indebtedness to Total Assets	<60%	38%
Consolidated Secured Indebtedness to Total Assets	<40%	2%
Consolidated Income Available for Debt Service to Maximum Annual Service Charge	>1.50x	4.4x
Unencumbered Total Asset Value to Consolidated Unsecured Indebtedness	>1.50x	2.4x

For a full description of the various indenture covenants refer to the Indenture dated September 1, 1993; the First Supplemental Indenture dated August 4, 1994; the Second Supplemental Indenture dated April 7, 1995; the Third Supplemental Indenture dated June 2, 2006; the Fourth Supplemental Indenture dated April 26, 2007; the Fifth Supplemental Indenture dated as of September 24, 2009; the Sixth Supplemental Indenture dated as of May 23, 2013; the Seventh Supplemental Indenture dated as of April 24, 2014; and the Eighth Supplemental Indenture dated as of January 3, 2023, each as filed with the SEC. In connection with the merger with WRI, the Company assumed senior unsecured notes which have covenants that are similar to the Company's existing debt covenants for its senior unsecured notes. Please refer to the form Indenture included in WRI's Registration Statement on Form S-3, filed with the SEC on February 10, 1995, the First Supplemental Indenture, dated as of August 2, 2006 filed with WRI's Current Report on Form 8-K dated August 2, 2006, and the Second Supplemental Indenture, dated as of October 9, 2012 filed with WRI's Current Report on Form 8-K dated October 9, 2012, each as filed with the SEC. See the Index to Exhibits included in this Form 10-K for specific filing information.

In connection with the Reorganization, Kimco OP became the issuer of the senior notes and the Parent Company has provided a full and unconditional guarantee of Kimco OP's obligations under each series of senior notes previously issued and outstanding.

During September 2024, the Company issued \$500.0 million in senior unsecured notes, which are scheduled to mature in March 2035 and accrue interest at a rate of 4.85% per annum. These senior unsecured notes are guaranteed by the Company. The Company utilized the net proceeds from this offering for general corporate purposes.

During 2024, the Company fully repaid the following notes payables (dollars in millions):

Туре	Date Paid	Amo	ount Repaid	Interest Rate	Maturity Date
Unsecured note	Jan-24	\$	246.2	4.45%	Jan-24
Unsecured notes (1)	Jan-24	\$	511.5	3.64%-4.74%	Jun-25-Nov-31
Unsecured note	Mar-24	\$	400.0	2.70%	Mar-24

(1) In connection with the RPT Merger, the Company assumed \$511.5 million of senior unsecured notes with maturities ranging from 2026 to 2031, which bore interest at rates ranging from 3.64% to 4.74%. The Merger triggered a change in control, and as such, in January 2024, the Company repaid these notes, any accrued interest, and make-whole requirements of \$0.3 million resulting from the early repayment of these notes, which are included in Merger charges on the Company's Consolidated Statements of Income.

Credit Facility -

On September 9, 2024, Fitch Ratings assigned the Company a rating of A- for its senior unsecured debt, assigned a BBB credit rating for its preferred stock, and assigned its 'Stable' rating outlook. As a result, the Company achieved certain interest rate reductions and facility fee reduction for its Credit Facility and certain unsecured term loans.

The Company has a \$2.0 billion Credit Facility with a group of banks. The Credit Facility is scheduled to expire in March 2027 with two additional six-month options to extend the maturity date, at the Company's discretion, to March 2028. The Credit Facility is guaranteed by the Parent Company. The Credit Facility can be increased to \$2.75 billion through an accordion feature. The Credit Facility is a green credit facility tied to sustainability metric targets, as described in the agreement. The Credit Facility accrues interest at a rate of Adjusted Term SOFR, as defined in the terms of the Credit Facility, plus an applicable spread determined by the Company's credit ratings. The interest rate can be further adjusted upward or downward based on the sustainability metric targets and the Company's credit rating outlook, as defined in the agreement. As of December 31, 2024, the interest rate on the Credit Facility is Adjusted Term SOFR plus 68.5 basis points (5.21% as of December 31, 2024) after reductions for sustainability metrics achieved and an upgraded credit rating profile. Pursuant to the terms of the Credit Facility, the Company is subject to certain covenants. As of December 31, 2024, the Credit Facility had no outstanding balance and no appropriations for letters of credit.

Pursuant to the terms of the Credit Facility, the Company, among other things, is subject to maintenance of various covenants. The Company is currently in compliance with these covenants. The financial covenants for the Credit Facility are as follows:

Covenant	Must Be	As of December 31, 2024
Total Indebtedness to Gross Asset Value ("GAV")	<60%	36%
Total Priority Indebtedness to GAV	<35%	2%
Unencumbered Asset Net Operating Income to Total Unsecured Interest Expense	>1.75x	4.5x
Fixed Charge Total Adjusted EBITDA to Total Debt Service	>1.50x	4.0x

For a full description of the Credit Facility's covenants, refer to the Amended and Restated Credit Agreement dated as of February 23, 2023, as filed with the SEC. See the Index to Exhibits included in this Form 10-K for specific filing information.

Term Loans -

The Company entered into a Seventh Amended and Restated Credit Agreement, through which the term loans assumed in connection with the RPT Merger were terminated (fully repaid) and new term loans were issued to replace the assumed loans. The new term loans retained the amounts and maturities of the assumed term loans, however, the rates (Adjusted Term SOFR plus 90.5 basis points which fluctuates based on credit rating profile and achieving sustainability metric targets, as described in the agreement) and covenants were revised to match those within the Company's Credit Facility. The following unsecured term loans were assumed, terminated and issued (dollars in millions):

Туре	Date Paid	 Amount	Interest Rate (1)	Maturity Date
Unsecured term loan	Jan-24	\$ 50.0	4.15%	Nov-26
Unsecured term loan	Jan-24	\$ 100.0	4.11%	Feb-27
Unsecured term loan	Jan-24	\$ 50.0	3.43%	Aug-27
Unsecured term loan	Jan-24	\$ 110.0	3.71%	Feb-28

(1) As of December 31, 2024, the interest rate on these term loans is Adjusted Term SOFR plus 81.0 basis points after reductions for sustainability metrics achieved and an upgraded credit rating profile. The Company entered into 20 swap rate agreements with various lenders swapping the interest rates to all-in fixed rates (ranging from 4.5793% to 4.7801% as of December 31, 2024).

On January 2, 2024, Kimco OP entered into a new \$200.0 million unsecured term loan credit facility (the "Term Loan Credit Facility") pursuant to a credit agreement, among Kimco OP, TD Bank, N.A., as administrative agent, and the other parties thereto maturing in

January 2026 (with three one-year options to extend to January 2029). The Term Loan Credit Facility accrues interest at a spread (currently 80.0 basis points after reductions for an upgraded credit rating profile) to the Adjusted Term SOFR Rate (as defined in the credit agreement), that fluctuates in accordance with changes in Kimco's senior debt ratings. In addition, during 2024, the Company amended the Term Loan Credit Facility, in separate transactions, to increase the aggregate principal amount from \$200.0 million to \$550.0 million. The additional \$350.0 million is subject to the same terms as the existing Term Loan Credit Facility. As of December 31, 2024, the Company had six swap rate agreements with various lenders swapping the overall interest rate on the \$550.0 million Term Loan Credit Facility to an all-in fixed rate of 4.6122%.

Mortgages Payable -

During 2024, the Company (i) assumed \$164.6 million of non-recourse mortgage debt through the acquisition of an operating property and (ii) repaid \$11.8 million of mortgage debt that encumbered three operating properties.

In addition to the public equity and debt markets as capital sources, the Company may, from time to time, obtain mortgage financing on selected properties to partially fund the capital needs of its real estate re-development and re-tenanting projects. As of December 31, 2024, the Company had over 525 unencumbered property interests in its portfolio.

Albertsons Companies, Inc. -

In February 2024, the Company sold its remaining 14.2 million shares of ACI common stock, generating net proceeds of \$299.1 million. For tax purposes, the Company recognized a long-term capital gain of \$288.7 million for the year ended December 31, 2024. The Company retained the proceeds from the ACI stock sales and applied available deductions to offset a portion of the gain from the sale and as a result, recorded \$26.1 million of federal and state income tax expense.

Dividends -

In connection with its intention to continue to qualify as a REIT for U.S. federal income tax purposes, the Company expects to continue paying regular dividends to its stockholders. These dividends will be paid from operating cash flows. The Company's Board of Directors will continue to evaluate the Company's dividend policy on a quarterly basis as it monitors sources of capital and evaluates the impact of the economy and capital markets availability on operating fundamentals. Since cash used to pay dividends reduces amounts available for capital investment, the Company generally intends to maintain a dividend payout ratio which reserves such amounts as it considers necessary for the expansion and renovation of shopping centers in its portfolio, debt reduction, the acquisition of interests in new properties and other investments as suitable opportunities arise and such other factors as the Board of Directors considers appropriate. Cash dividends paid were \$685.9 million, \$657.5 million and \$544.7 million in 2024, 2023 and 2022, respectively.

Although the Company receives substantially all of its rental payments on a monthly basis, it generally intends to continue paying dividends quarterly. Amounts accumulated in advance of each quarterly distribution will be invested by the Company in short-term money market or other suitable instruments. The Company's objective is to establish a dividend level that maintains compliance with the Company's REIT taxable income distribution requirements. On October 29, 2024, the Company's Board of Directors declared quarterly dividends with respect to the Company's classes of preferred shares (Classes L, M and N) which were paid on January 15, 2025, to shareholders of record on January 2, 2025. Additionally, the Company's Board of Directors declared a quarterly cash dividend of \$0.25 per common share, representing a 4.2% increase from the prior quarterly dividend of \$0.24, which was paid on December 19, 2024, to shareholders of record on December 5, 2024.

On February 6, 2025, the Company's Board of Directors declared quarterly dividends with respect to the Company's classes of cumulative redeemable preferred shares (Classes L, M and N), which are scheduled to be paid on April 15, 2025, to shareholders of record on April 1, 2025. Additionally, on February 6, 2025, the Company's Board of Directors declared a quarterly cash dividend of \$0.25 per common share payable on March 21, 2025 to shareholders of record on March 7, 2025.

Natural Disaster Impact –

The Company incurred no significant damage to its properties in September and October 2024 as a result of hurricanes Helene and Milton, which primarily affected Florida, North Carolina, South Carolina and Georgia. In addition, the Company did not incur any significant damage to its properties in January 2025 as a result of the California wildfires, which have primarily impacted Los Angeles and the surrounding areas.

Contractual Obligations and Other Commitments

Contractual Obligations

The Company has debt obligations relating to its Credit Facility (no outstanding balance as of December 31, 2024), unsecured senior notes, unsecured term loans and mortgages with maturities ranging from less than two months to 25 years. As of December 31, 2024, the Company's consolidated total debt had a weighted average term to maturity of 8.0 years. In addition, the Company has non-cancelable leases pertaining to its shopping center portfolio. As of December 31, 2024, the Company had 40 consolidated shopping center properties that are subject to long-term ground leases where a third party owns and has leased the underlying land or a portion of the underlying land to the Company to construct and/or operate a shopping center. Amounts due in 2025 in connection with these leases aggregate \$12.1 million. The following table summarizes the Company's consolidated debt maturities (excluding extension options, unamortized debt issuance costs of \$66.1 million and fair market value of debt adjustments aggregating \$12.3 million) and obligations under non-cancelable operating leases as of December 31, 2024:

		Payments due by period (in millions)									 				
		2025		2025		2026		2027		2028	2029		Thereafter		 Total
Long-Term Debt:															
Principal (1)	\$	816.9	\$	1,384.0	\$	626.5	\$	637.3	\$	238.6	\$	4,811.8	\$ 8,515.1		
Interest (2)	\$	308.7	\$	269.5	\$	232.3	\$	210.6	\$	199.2	\$	1,525.5	\$ 2,745.8		
Non-cancelable Leases:															
Operating leases (3)	\$	12.1	\$	11.5	\$	11.2	\$	11.2	\$	10.4	\$	255.6	\$ 312.0		
Financing leases (4)	\$	24.2	\$	-	\$	-	\$	-	\$	-	\$	-	\$ 24.2		

- (1) Maturities utilized do not reflect extension options, which range from two to five years. For 2025, the Company has scheduled principal payments of \$740.5 million for consolidated unsecured debt and \$76.4 million for consolidated secured debt. In February 2025, the Company repaid \$500.0 million of 3.30% senior unsecured notes upon maturity. The Company anticipates satisfying these remaining 2025 debt obligations with net cash flow provided by operating activities, cash on hand, debt financing, and/or availability under its Credit Facility.
- (2) For loans which have interest at floating rates, future interest expense was calculated using the rate as of December 31, 2024.
- (3) For leases which have inflationary increases, future ground and office rent expense was calculated using the rent based upon initial lease payment.
- (4) During 2024, the Company exercised its call option to purchase two properties under finance ground lease agreements for an aggregate purchase price of \$24.2 million, which was completed in January 2025.

Commitments

The Company has issued letters of credit in connection with the completion and repayment guarantees, primarily on certain of the Company's redevelopment projects and guaranty of payment related to the Company's insurance program. At December 31, 2024, these letters of credit aggregated \$39.8 million.

The Company has other investments with funding commitments of \$29.0 million, of which \$20.0 million has been funded as of December 31, 2024.

The Parent Company guarantees the unsecured debt instruments of Kimco OP. These guarantees by the Parent Company are full, irrevocable, unconditional and absolute joint and several guarantees to the holders of each series of such unsecured debt instruments. See Footnote 13 of the Notes to Consolidated Financial Statements for these unsecured debt instruments.

In connection with the construction of its development/redevelopment projects and related infrastructure, certain public agencies require posting of performance and surety bonds to guarantee that the Company's obligations are satisfied. These bonds expire upon the completion of the improvements and infrastructure. As of December 31, 2024, the Company had \$16.2 million in performance and surety bonds outstanding.

The Company provides a guaranty for the payment of any debt service shortfalls on Series A bonds issued by the Sheridan Redevelopment Agency, which are tax increment revenue bonds issued in connection with a property owned by the Company in Sheridan, Colorado. These tax increment revenue bonds have a balance of \$36.2 million outstanding at December 31, 2024. The bonds are to be repaid with incremental sales and property taxes and a public improvement fee ("PIF") to be assessed on current and future retail sales and, to the extent necessary, any amounts we may have to provide under a guaranty. The revenue generated from incremental sales, property taxes and PIF have satisfied the debt service requirements to date. The incremental taxes and PIF are to remain intact until the earlier of the payment of the bond liability in full or 2040.

In connection with the RPT Merger, the Company provides a guaranty for the payment of any debt service shortfalls on the City of Jacksonville Series 2005A bonds, which are tax increment revenue bonds issued in connection with a redevelopment project in Jacksonville, FL. Repayment of the bonds is to be made in accordance with a level-payment amortization schedule over 20 years, and repayments are made out of tax revenues generated by the redevelopment. The remaining debt service payments due over the life of the bonds, including principal and interest, are \$3.4 million as of December 31, 2024. There have been no payments made by the Company under this guaranty agreement to date and the Company does not expect to make any payments over the life of the agreement.

Off-Balance Sheet Arrangements

Unconsolidated Real Estate Joint Ventures

The Company has investments in various unconsolidated real estate joint ventures with varying structures. These joint ventures primarily operate shopping centers or mixed-use properties. The properties owned by the joint ventures are primarily financed with individual non-recourse mortgage loans, however, the Company, on a selective basis, has obtained unsecured financing for certain joint ventures. As of December 31, 2024, the Company did not guarantee any joint venture unsecured debt. Non-recourse mortgage debt is generally defined as debt whereby the lenders' sole recourse with respect to borrower defaults is limited to the value of the property collateralized by the mortgage. The lender generally does not have recourse against any other assets owned by the borrower or any of the constituent members of the borrower, except for certain specified exceptions listed in the particular loan documents (see Footnote 7 of the Notes to Consolidated Financial Statements included in this Form 10-K).

Debt balances within the Company's unconsolidated joint venture investments for which the Company held noncontrolling ownership interests at December 31, 2024, aggregated \$1.5 billion. As of December 31, 2024, these loans had scheduled maturities ranging from five months to 7.2 years and bore interest at rates ranging from 2.81% to SOFR plus 225 basis points (6.65% as of December 31, 2024). Approximately \$29.7 million of the aggregate outstanding loan balance matures in 2025. For these maturing loans, the Company will utilize extension options where available or repay them with operating cash flows, debt refinancing, unsecured credit facilities, proceeds from sales of properties, and partner capital contributions, as deemed appropriate (see Footnote 7 of the Notes to Consolidated Financial Statements included in this Form 10-K).

Other Investments

The Company has provided capital to owners and developers of real estate properties through its Preferred Equity program, which is included in Other investments on the Company's Consolidated Balance Sheets. In addition, the Company has invested capital in structured investments, which are primarily accounted for on the equity method of accounting. As of December 31, 2024, the Company's other investments were \$107.3 million, of which the Company's net investment under the Preferred Equity program was \$70.1 million. As of December 31, 2024, these preferred equity investment properties had non-recourse mortgage loans aggregating \$93.3 million. These loans have scheduled maturities ranging from six months to 4.5 years and bear interest at rates ranging from 6.80% to 8.34%. For these maturing loans, the Company will utilize extension options where available or repay them with operating cash flows, debt refinancing, and/or partner capital contributions, as deemed appropriate. Due to the Company's preferred position in these investments, the Company's share of each investment is subject to fluctuation and is dependent upon property cash flows. The Company's maximum exposure to losses associated with its preferred equity investments is limited to its invested capital.

Effects of Inflation

Many of the Company's long-term leases contain provisions designed to help mitigate the adverse impact of inflation. Such provisions include clauses enabling the Company to receive payment of additional rent calculated as a percentage of tenants' gross sales above predetermined thresholds, which generally increase as prices rise, and/or as a result of escalation clauses, which generally increase rental rates during the terms of the leases. Such escalation clauses often include increases based upon changes in the consumer price index or similar inflation indices. In addition, many of the Company's leases are for terms of less than 10 years, which permits the Company to seek to increase rents to market rates upon renewal. To assist in partially mitigating the Company's exposure to increases in costs and operating expenses, including common area maintenance costs, real estate taxes and insurance, resulting from inflation, the Company's leases include provisions that either (i) require the tenant to pay an allocable share of these operating expenses or (ii) contain fixed contractual amounts, which include escalation clauses, to reimburse these operating expenses.

Funds From Operations ("FFO")

FFO is a supplemental non-GAAP financial measure utilized to evaluate the operating performance of real estate companies. NAREIT defines FFO as net income available to the Company's common shareholders computed in accordance with GAAP, excluding (i) depreciation and amortization related to real estate, (ii) gains or losses from sales of certain real estate assets, (iii) gains and losses from change in control, (iv) impairment write-downs of certain real estate assets and investments in entities when the impairment is directly attributable to decreases in the value of depreciable real estate held by the entity and (v) after adjustments for unconsolidated partnerships

and joint ventures calculated to reflect FFO on the same basis. The Company also made an election, in accordance with the NAREIT Funds From Operations White Paper-2018 Restatement, to exclude from its calculation of FFO (i) gains and losses on the sale of assets and impairments of assets incidental to its main business and (ii) mark-to-market changes in the value of its equity securities. As such, the Company does not include gains/impairments on land parcels, mark-to-market gains/losses from marketable securities, allowance for credit losses on mortgage receivables, gains/impairments on other investments or other amounts considered incidental to its main business in NAREIT defined FFO, including any applicable tax effect and noncontrolling interest.

The Company presents FFO available to the Company's common shareholders as it considers it an important supplemental measure of our operating performance and believes it is frequently used by securities analysts, investors and other interested parties in the evaluation of REITs, many of which present FFO available to the Company's common shareholders when reporting results. Comparison of our presentation of FFO available to the Company's common shareholders to similarly titled measures for other REITs may not necessarily be meaningful due to possible differences in the application of the NAREIT definition used by such REITs.

FFO is a supplemental non-GAAP financial measure of real estate companies' operating performances, which does not represent cash generated from operating activities in accordance with GAAP, and therefore, should not be considered an alternative for net income or cash flows from operations as a measure of liquidity.

The Company's reconciliation of Net income available to the Company's common shareholders to FFO available to the Company's common shareholders is reflected in the table below (in thousands, except per share data).

	Three Month				_		
	 Decembe	r 31,		 Year Ended I	 		
	 2024		2023	 2024		2023	
Net income available to the Company's common shareholders	\$ 154,835	\$	133,360	\$ 375,718	\$	629,252	
Gain on sale of properties	(330)		(22,600)	(1,274)		(74,976)	
Gain on sale of joint venture properties	-		-	(1,501)		(9,020)	
Depreciation and amortization - real estate related	154,905		123,053	598,741		502,347	
Depreciation and amortization - real estate joint ventures	22,074		16,082	86,235		64,472	
Impairment charges (including real estate joint ventures)	1,207		1,020	9,985		15,060	
Profit participation from other investments, net	240		366	(5,059)		(1,916)	
Special dividend income	-		-	-		(194,116)	
Loss/(gain) on marketable securities/derivative, net	1,627		(11,354)	27,549		(21,996)	
(Benefit)/provision for income taxes (1)	(46,874)		(112)	24,832		61,351	
Noncontrolling interests (1)	(783)		(372)	(3,150)		(440)	
FFO available to the Company's common shareholders (3) (4)	\$ 286,901	\$	239,443	\$ 1,112,076	\$	970,018	
Weighted average shares outstanding for FFO calculations:	 _		_				
Basic	673,676		617,122	671,561		616,947	
Units	 3,199		2,389	3,206		2,380	
Convertible preferred shares	4,100		-	4,223		-	
Dilutive effect of equity awards	751		845	523		1,132	
Diluted (2)	681,726		620,356	679,513		620,459	
FFO per common share – basic	\$ 0.43	\$	0.39	\$ 1.66	\$	1.57	
FFO per common share – diluted (2) (3) (4)	\$ 0.42	\$	0.39	\$ 1.65	\$	1.57	

- (1) Related to gains, impairment, depreciation on properties, gains/(losses) on sales of marketable securities and derivatives, where applicable.
- (2) Reflects the potential impact if convertible preferred shares and certain units were converted to common stock at the beginning of the period. FFO available to the Company's common shareholders would be increased by \$2,400 and \$763 for the three months ended December 31, 2024 and 2023, respectively. FFO available to the company's common shareholders would be increased by \$9,801 and \$2,395 for the years ended December 31, 2024 and 2023, respectively. The effect of other certain convertible securities would have an anti-dilutive effect upon the calculation of FFO available to the Company's common shareholders per share. Accordingly, the impact of such conversion has not been included in the determination of diluted earnings per share calculations.
- (3) Includes (i) \$3.3 million of charges associated with the tender of the Company's Class N Preferred Stock for the three months ended December 31, 2024 and (ii) Merger charges of \$1.0 million for the three months ended December 31, 2023.
- (4) Includes (i) Merger charges of \$25.2 million and \$4.8 million for the years ended December 31, 2024 and 2023, respectively, (ii) \$3.3 million of charges associated with the tender of the Company's Class N Preferred Stock for the year ended December 31, 2024, and (iii) income related to the liquidation of the pension plan of \$5.0 million, net for the year ended December 31, 2023.

Same Property Net Operating Income

Same property NOI is a supplemental non-GAAP financial measure of real estate companies' operating performance and should not be considered an alternative to net income in accordance with GAAP or cash flows from operations as a measure of liquidity. The Company

considers Same property NOI as an important operating performance measure because it is frequently used by securities analysts and investors to measure only the net operating income of properties that have been owned by the Company for the entire current and prior year reporting periods. It excludes properties under redevelopment, development and pending stabilization; properties are deemed stabilized at the earlier of (i) reaching 90% leased or (ii) one year following a project's inclusion in operating real estate. Same property NOI assists in eliminating disparities in net income due to the development, acquisition or disposition of properties during the particular period presented, and thus provides a more consistent performance measure for the comparison of the Company's properties.

For the three months and years ended December 31, 2024 and 2023, the Company included Same property NOI from the RPT properties acquired through the RPT Merger, as the Company owned these properties for the full three months and the majority of the year ended December 31, 2024. The amount of the adjustment relating to RPT same property NOI for the three months and years ended December 31, 2024 and 2023, included in the table below, represents the Same property NOI from RPT properties prior to the RPT Merger, which is not included in the Company's Net income available to the Company's common shareholders.

Same property NOI is calculated using revenues from rental properties (excluding straight-line rent adjustments, lease termination fees, TIFs and amortization of above/below-market rents) less charges for credit losses, operating and maintenance expense, real estate taxes and rent expense plus the Company's proportionate share of Same property NOI from unconsolidated real estate joint ventures, calculated on the same basis. The Company's method of calculating Same property NOI available to the Company's common shareholders may differ from methods used by other REITs and, accordingly, may not be comparable to such other REITs.

The following is a reconciliation of Net income available to the Company's common shareholders to Same property NOI (in thousands):

	Three Months Ended Decemb				ember 31, Year Ended			December 31,	
		2024		2023		2024		2023	
Net income available to the Company's common shareholders	\$	154,835	\$	133,360	\$	375,718	\$	629,252	
Adjustments:									
Management and other fee income		(4,333)		(3,708)		(17,949)		(16,343)	
General and administrative		34,902		35,627		138,140		136,807	
Impairment charges		199		-		4,476		14,043	
Merger charges		-		1,016		25,246		4,766	
Depreciation and amortization		156,130		124,282		603,685		507,265	
Gain on sale of properties		(330)		(22,600)		(1,274)		(74,976)	
Special dividend income		-		-		-		(194,116)	
Interest expense and other income, net		66,032		46,917		250,201		210,241	
Loss/(gain) on marketable securities, net		66		(3,620)		27,679		(21,262)	
(Benefit)/provision for income taxes, net		(46,938)		(175)		25,417		60,952	
Equity in income of other investments, net		(353)		(1,968)		(9,821)		(10,709)	
Net income attributable to noncontrolling interests		1,961		2,468		8,654		11,676	
Preferred stock redemption charges		3,304		-		3,304		-	
Preferred dividends, net		7,899		6,285		31,763		25,021	
RPT same property NOI (1)		-		40,062		606		160,978	
Non same property net operating income		(13,781)		(9,727)		(54,627)		(55,508)	
Non-operational expense from joint ventures, net		30,066		24,713		115,695		86,625	
Same property NOI	\$	389,659	\$	372,932	\$	1,526,913	\$	1,474,712	

⁽¹⁾ Amounts for the respective periods, represent the Same property NOI from RPT properties, not included in the Company's Net income available to the Company's common shareholders.

Same property NOI increased by \$16.7 million, or 4.5%, for the three months ended December 31, 2024, as compared to the corresponding period in 2023. This increase is primarily the result of (i) an increase of \$14.3 million, primarily related to an increase in rental revenue driven by strong leasing activity, (ii) an increase in other rental income of \$1.7 million and (iii) a decrease in credit losses of \$0.7 million.

Same property NOI increased by \$52.2 million, or 3.5%, for the year ended December 31, 2024, as compared to the corresponding period in 2023. This increase is primarily the result of (i) an increase of \$48.2 million primarily related to an increase in rental revenue driven by strong leasing activity, (ii) a decrease in non-recoverable expenses \$5.0 million and (iii) an increase in other rental income of \$2.1 million, partially offset by (iv) a decrease in percentage rents of \$2.5 million.

New Accounting Pronouncements

See Footnote 1 of the Notes to Consolidated Financial Statements included in this Form 10-K.

Item 7A. Quantitative and Qualitative Disclosures About Market Risk

The Company's primary market risk exposure is interest rate risk. The Company periodically evaluates its exposure to short-term interest rates and will, from time-to-time, enter into interest rate protection agreements which mitigate, but do not eliminate, the effect of changes in interest rates on its floating-rate debt. As of December 31, 2024, the Company has 26 interest rate swaps with notional amounts aggregating to \$860.0 million. The interest rate swap agreements are designated as cash flow hedges and are held by the Company to reduce the impact of changes in interest rates on variable rate debt. The hedged debt is reflected as fixed rate unsecured debt in the table below. The Company has not entered, and does not plan to enter, into any derivative financial instruments for trading or speculative purposes.

The following table presents the carrying value of the Company's aggregate fixed rate and variable rate debt obligations outstanding, including fair market value adjustments and unamortized deferred financing costs, as of December 31, 2024, with corresponding weighted-average interest rates sorted by maturity date. In addition, the following table presents the fair value of the Company's debt obligations outstanding, including fair market value adjustments and unamortized deferred financing costs. The table does not include extension options where available (amounts in millions).

	2	2025	2026	2027	2028	2029	Tł	iereafter	Total	F	air Value
Secured Debt											
Fixed Rate	\$	49.2	\$ -	\$ 33.2	\$ 132.4	\$ 253.7	\$	11.1	\$ 479.6	\$	452.9
Average Interest Rate		3.50%	-	4.01%	4.49%	4.51%		3.33%	4.34%		
Variable Rate	\$	16.8	\$ -	\$ -	\$ -	\$ -	\$	-	\$ 16.8	\$	16.8
Average Interest Rate		5.85%	-	-	-	-		-	5.85%		
Unsecured Debt											
Fixed Rate	\$	742.8	\$ 1,376.9	\$ 585.2	\$ 517.7	\$ -	\$	4,742.1	\$ 7,964.7	\$	7,400.1
Average Interest Rate		3.48%	3.74%	4.21%	2.55%	-		4.13%	3.86%		

Based on the Company's variable-rate debt balances, interest expense would have increased by \$0.2 million for the year ended December 31, 2024, if short-term interest rates were 1.0% higher.

Item 8. Financial Statements and Supplementary Data

The response to this Item 8 is included in our audited Consolidated Financial Statements and Notes to Consolidated Financial Statements, which are contained in Part IV, Item 15 of this Form 10-K.

Item 9. Changes in and Disagreements With Accountants on Accounting and Financial Disclosure

None.

Item 9A. Controls and Procedures

Kimco Realty Corporation

Evaluation of Disclosure Controls and Procedures

The Parent Company's management, with the participation of the Parent Company's Chief Executive Officer and Chief Financial Officer, has evaluated the effectiveness of the Parent Company's disclosure controls and procedures (as such term is defined in Rules 13a-15(e) and 15d-15(e) under the Exchange Act) as of the end of the period covered by this report. Based on such evaluation, the Parent Company's Chief Executive Officer and Chief Financial Officer have concluded that the Parent Company's disclosure controls and procedures are effective as of December 31, 2024.

Changes in Internal Control Over Financial Reporting

There have not been any changes in the Parent Company's 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 fourth fiscal quarter ended December 31, 2024, that have materially affected, or are reasonably likely to materially affect, the Parent Company's internal control over financial reporting.

Management's Report on Internal Control Over Financial Reporting

The Parent Company's management is responsible for establishing and maintaining adequate internal control over financial reporting, as such term is defined in Exchange Act Rule 13a-15(f) and 15d-15(f). Under the supervision and with the participation of Parent Company's management, including Parent Company's Chief Executive Officer and Chief Financial Officer, Parent Company conducted an evaluation of the effectiveness of its internal control over financial reporting based on the framework in the *Internal Control* -

Integrated Framework (2013) issued by the Committee of Sponsoring Organizations of the Treadway Commission. Based on such evaluation under the framework in *Internal Control - Integrated Framework (2013)*, Parent Company's management concluded that Parent Company's internal control over financial reporting was effective as of December 31, 2024.

The effectiveness of Parent Company's internal control over financial reporting as of December 31, 2024 has been audited by PricewaterhouseCoopers LLP, an independent registered public accounting firm, as stated in their report which appears under Item 8.

Kimco Realty OP, LLC

Evaluation of Disclosure Controls and Procedures

Kimco OP's management, with the participation of Kimco OP's Chief Executive Officer and Chief Financial Officer, has evaluated the effectiveness of Kimco OP's disclosure controls and procedures (as such term is defined in Rules 13a-15(e) and 15d-15(e) under the Exchange Act) as of the end of the period covered by this report. Based on such evaluation, Kimco OP's Chief Executive Officer and Chief Financial Officer have concluded that Kimco OP's disclosure controls and procedures are effective as of December 31, 2024.

Changes in Internal Control Over Financial Reporting

There have not been any changes in Kimco OP's 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 fourth fiscal quarter ended December 31, 2024, that have materially affected, or are reasonably likely to materially affect, Kimco OP's internal control over financial reporting.

Management's Report on Internal Control Over Financial Reporting

Kimco OP's management is responsible for establishing and maintaining adequate internal control over financial reporting, as such term is defined in Exchange Act Rule 13a-15(f) and 15d-15(f). Under the supervision and with the participation of Kimco OP's management, including Kimco OP's Chief Executive Officer and Chief Financial Officer, Kimco OP conducted an evaluation of the effectiveness of its internal control over financial reporting based on the framework in the *Internal Control - Integrated Framework* (2013) issued by the Committee of Sponsoring Organizations of the Treadway Commission. Based on such evaluation under the framework in *Internal Control - Integrated Framework* (2013), Kimco OP's management concluded that Kimco OP's internal control over financial reporting was effective as of December 31, 2024.

Item 9B. Other Information

During the three months ended December 31, 2024, no director or officer of the Company adopted or terminated a "Rule 10b5-1 trading arrangement" or "non-Rule 10b5-1 trading arrangement," as each term is defined in Item 408 of Regulation S-K.

Item 9C. Disclosure Regarding Foreign Jurisdictions that Prevent Inspections

Not applicable.

PART III

Item 10. Directors, Executive Officers and Corporate Governance

The information required by this item is incorporated by reference to "Proposal 1—Election of Directors," "Governance at Kimco," "Executive Officers," "Other Matters" and if required, "Delinquent Section 16(a) Reports" in our definitive proxy statement to be filed with respect to the Annual Meeting of Stockholders expected to be held on April 29, 2025 ("Proxy Statement").

We have a Code of Conduct that applies to all directors, officers and employees, including our principal executive officer, principal financial officer and principal accounting officer. The Code of Conduct is available at the Investors/Governance/Governance Documents section of our website at www.kimcorealty.com. A copy of the Code of Conduct is available in print, free of charge, to stockholders upon request to us at the address set forth in Item 1 of this Form 10-K under the section "Business - Overview." We intend to satisfy the disclosure requirements under the Exchange Act, as amended, regarding an amendment to or waiver from a provision of our Code of Conduct by posting such information on our website.

We have an Insider Trading Policy that governs the purchase, sale, and/or other dispositions of our securities by directors, officers and employees that is reasonably designed to promote compliance with insider trading laws, rules and regulations and NYSE listing standards. A copy of our Insider Trading Policy is filed as Exhibit 19.1 to this report.

Item 11. Executive Compensation

The information required by this item is incorporated by reference to "Compensation Discussion and Analysis," "Executive Compensation Committee Report," "Executive Compensation Tables," "Governance at Kimco" and "Other Matters" in our Proxy Statement.

Item 12. Security Ownership of Certain Beneficial Owners and Management and Related Stockholder Matters

The information required by this item is incorporated by reference to "Beneficial Ownership" and "Executive Compensation Tables" in our Proxy Statement.

Item 13. Certain Relationships and Related Transactions, and Director Independence

The information required by this item is incorporated by reference to "Certain Relationships and Related Transactions" and "Governance at Kimco" in our Proxy Statement.

Item 14. Principal Accountant Fees and Services

The information required by this item is incorporated by reference to "Proposal 3: Ratification of Independent Accountants" in our Proxy Statement.

PART IV

Item 15. Exhibits and Financial Statement Schedules

(a) 1. Financial Statements – The following consolidated financial information is included as a separate section of this Form 10-K.	Report Page
Report of Independent Registered Public Accounting Firm - Kimco Realty Corporation and Subsidiaries	57
Report of Independent Registered Public Accounting Firm - Kimco Realty OP, LLC and Subsidiaries	59
Consolidated Financial Statements of Kimco Realty Corporation and Subsidiaries	
Consolidated Balance Sheets as of December 31, 2024 and 2023	61
Consolidated Statements of Income for the years ended December 31, 2024, 2023 and 2022	62
Consolidated Statements of Comprehensive Income for the years ended December 31, 2024, 2023 and 20	<u>022</u> 63
Consolidated Statements of Changes in Equity for the years ended December 31, 2024, 2023 and 2022	64
Consolidated Statements of Cash Flows for the years ended December 31, 2024, 2023 and 2022	66
Consolidated Financial Statements of Kimco Realty OP, LLC and Subsidiaries	
Consolidated Balance Sheets as of December 31, 2024 and 2023	67
Consolidated Statements of Income for the years ended December 31, 2024, 2023 and 2022	68
Consolidated Statements of Comprehensive Income for the years ended December 31, 2024, 2023 and 20	<u>022</u> 69
Consolidated Statements of Changes in Capital for the years ended December 31, 2024, 2023 and 2022	70
Consolidated Statements of Cash Flows for the years ended December 31, 2024, 2023 and 2022	72
Kimco Realty Corporation and Subsidiaries and Kimco Realty OP, LLC and Subsidiaries	
Notes to Consolidated Financial Statements	73
2. Financial Statement Schedules -	
Schedule II - Valuation and Qualifying Accounts for the years ended December 31, 2024, 2023 and 2022	121
Schedule III - Real Estate and Accumulated Depreciation as of December 31, 2024	122
Schedule IV - Mortgage Loans on Real Estate as of December 31, 2024	139
All other schedules are omitted since the required information is not present or is not present in amounts suft to require submission of the schedule.	ficient
3.Exhibits -	
The exhibits listed on the accompanying Index to Exhibits are filed as part of this Form 10-K.	48

Item 16. Form 10-K Summary

None.

INDEX TO EXHIBITS

			Incorporated b	y Reference		T	
Exhibit Number	Exhibit Description	Form	File No.	Date of Filing	Exhibit Number	Filed/ Furnished Herewith	Page Number
2.1	Agreement and Plan of Merger, dated as of April	8-K	1-10899	04/15/21	2.1	IICICWILII	Trumber
	15, 2021, by and between Kimco Realty Corporation and Weingarten Realty Investors	0 12	1 10000	0 1.70.21			
2.2	Agreement and Plan of Merger, dated December 15, 2022, by and among Kimco, New Kimco and Merger Sub.	8-K	1-10899	12/15/22	2.1		
2.3	Agreement and Plan of Merger, dated as of August 28, 2023, by and among Kimco Realty Corporation, Kimco Realty OP, LLC, Tarpon Acquisition Sub, LLC, Tarpon OP Acquisition Sub, LLC, RPT Realty, and RPT Realty, L.P.	8-K	1-10899	08/28/23	2.1		
3.1	Articles of Merger	8-K12B	1-10899	01/03/23	3.3		
3.2	Articles of Amendment and Restatement of Kimco Realty Corporation	8-K12B	1-10899	01/03/23	3.1		
3.3	Articles of Amendment of Kimco Realty Corporation	10-Q	1-10899	08/02/24	3.1		
3.4	Articles Supplementary of Kimco Realty Corporation with respect to Kimco Class N Preferred Stock	8-A12B	1-10899	12/29/23	3.2		
3.5	Certificate of Correction to Articles Supplementary of Kimco Realty Corporation with respect to Kimco Class N Preferred Stock	10-K	1-10899	02/23/24	3.4		
3.6	Amended and Restated Bylaws of Kimco Realty Corporation	10-Q	1-10899	07/28/23	3.1		
3.7	Certificate of Formation of Kimco Realty OP, LLC	8-K12B	1-10899	01/03/23	3.4		
3.8	Amended and Restated Limited Liability Company Agreement of Kimco Realty OP, LLC, dated as of January 2, 2024	8-K	1-10899	01/02/24	3.1		
4.1	Indenture dated September 1, 1993, between Kimco Realty Corporation and Bank of New York (as successor to IBJ Schroder Bank and Trust Company)	S-3	333-67552	09/10/93	4(a)		
4.2	First Supplemental Indenture, dated August 4, 1994, between Kimco Realty Corporation and Bank of New York (as successor to IBJ Schroder Bank and Trust Company)	10-K	1-10899	03/28/96	4.6		
4.3	Second Supplemental Indenture, dated April 7, 1995, between Kimco Realty Corporation and Bank of New York (as successor to IBJ Schroder Bank and Trust Company)	8-K	1-10899	04/07/95	4(a)		
4.4	Third Supplemental Indenture, dated June 2, 2006, between Kimco Realty Corporation and The Bank of New York, as Trustee	8-K	1-10899	06/05/06	4.1		
4.5	Fourth Supplemental Indenture, dated April 26, 2007, between Kimco Realty Corporation and The Bank of New York, as Trustee	8-K	1-10899	04/26/07	1.3		
4.6	Fourth Supplemental Indenture, dated as of January 3, 2023, between Kimco Realty OP, LLC, as issuer, Kimco Realty Corporation, as guarantor, and The Bank of New York Mellon Trust Company, N.A., as Trustee	8-K12B	1-10899	01/03/23	4.2		

			Incorporated b	y Reference			
Exhibit Number	Exhibit Description	Form	File No.	Date of Filing	Exhibit Number	Filed/ Furnished Herewith	Page Number
4.7	Fifth Supplemental Indenture, dated September 24, 2009, between Kimco Realty Corporation and The Bank of New York Mellon, as Trustee	8-K	1-10899	09/24/09	4.1		
4.8	Sixth Supplemental Indenture, dated May 23, 2013, between Kimco Realty Corporation and The Bank of New York Mellon, as Trustee	8-K	1-10899	05/23/13	4.1		
4.9	Seventh Supplemental Indenture, dated April 24, 2014, between Kimco Realty Corporation and The Bank of New York Mellon, as Trustee	8-K	1-10899	04/24/14	4.1		
4.10	Eighth Supplemental Indenture, dated as of January 3, 2023, between Kimco Realty OP, LLC, as issuer, Kimco Realty Corporation, as guarantor, and The Bank of New York Mellon Trust Company, N.A., as Trustee	8-K12B	1-10899	01/03/23	4.1		
4.11	Form of Indenture for Senior Debt Securities, among Kimco Realty Corporation, an issuer, Kimco Realty OP, LLC, as guarantor, and The Bank of New York Mellon, as Trustee	S-3ASR	333-269102	01/03/23	4(j)		
4.12 4.13	Description of Securities Form of Indenture for Senior Debt Securities dated as of May 1, 1995 between Weingarten Realty Investors and The Bank of New York Mellon Trust Company, N.A. (successor to J.P. Morgan Trust Company, National Association, successor to Texas Commerce Bank National Association)	S-3	33-57659	02/10/95	4(a)	X	
4.14	First Supplemental Indenture, dated August 2, 2006, between Weingarten Realty Investors and The Bank of New York Mellon Trust Company, N.A. (successor to J.P. Morgan Trust Company, National Association, successor to Texas Commerce Bank National Association)	8-K	1-09876	08/02/06	4.1		
4.15	Second Supplemental Indenture, dated October 9, 2012, between Weingarten Realty Investors and The Bank of New York Mellon Trust Company, N.A. (successor to J.P. Morgan Trust Company, National Association, successor to Texas Commerce Bank National Association)	8-K	1-09876	10/09/12	4.1		
4.16	Third Supplemental Indenture, dated August 3, 2021, between Kimco Realty Corporation, Weingarten Realty Investors and The Bank of New York Mellon Trust Company, N.A. (successor to J.P. Morgan Trust Company, National Association, successor to Texas Commerce Bank National Association)	10-K	1-10899	02/24/23	4.16		

			neor por acea	<i>y</i> 11010101100		Filed/	
Exhibit Number	Exhibit Description	Form	File No.	Date of Filing	Exhibit Number	Furnished Herewith	Page Number
4.17	Fourth Supplemental Indenture, dated January 3,	8-K12B	1-10899	01/03/23	4.2		
	2023, between Kimco Realty Corporation						
	(successor in interest to Weingarten Realty						
	Investors) and The Bank of New York Mellon						
	Trust Company, N.A. (successor to J.P. Morgan						
	Trust Company, National Association, successor						
	to Texas Commerce Bank National Association)						
4.18	Form of Deposit Agreement, dated as of January	8-K	1-10899	01/03/24	4.1		
	2, 2024, between Kimco Realty Corporation and						
	Equiniti Trust Company, LLC, and the holders						
	from time to time of the Depositary Receipts						
	described therein, dated as of January 2, 2024						
4.19	Form of Global Note for 4.850% Notes due 2035,	8-K	1-10899	09/17/24	4.1		
	including the form of Notation of Guarantee						
10.1	Amended and Restated Stock Option Plan	10-K	1-10899	03/28/95	10.3		
10.2	Second Amended and Restated 1998 Equity	10-K	1-10899	02/27/09	10.9		
	Participation Plan of Kimco Realty Corporation						
	(restated February 25, 2009)						
10.3	Kimco Realty Corporation Executive Severance	8-K	1-10899	03/19/10	10.5		
	Plan, dated March 15, 2010						
10.4	Restated Kimco Realty Corporation 2010 Equity	10-K	1-10899	02/27/17	10.6		
	Participation Plan						
10.5	Amendment No. 1 to the Kimco Realty	10-K	1-10899	02/23/18	10.7		
	Corporation 2010 Equity Participation Plan						
10.6	Amendment No. 2 to the Kimco Realty	8-K12B	1-10899	01/03/23	10.7		
	Corporation 2010 Equity Participation Plan						
10.7	Form of Performance Share Award Grant Notice	8-K	1-10899	03/19/10	10.8		
100	and Performance Share Award Agreement	40.0		0.7/1.0/1.0	400		
10.8	First Amendment to the Kimco Realty	10-Q	1-10899	05/10/12	10.3		
	Corporation Executive Severance Plan, dated						
10.0	March 20, 2012	0.17	1 10000	02/02/20	10.1		
10.9	Amended and Restated Credit Agreement, dated	8-K	1-10899	03/02/20	10.1		
	as of February 27, 2020, among Kimco Realty						
	Corporation, the subsidiaries of Kimco from time						
	to time parties thereto, the several banks, financial						
	institutions and other entities from time to time party thereto and JPMorgan Chase Bank, N.A., as						
	administrative agent for the Lenders thereunder						
10.10	Kimco Realty Corporation 2020 Equity	DEF 14A	1-10899	03/18/20	Annex B		
10.10	Participation Plan	DLI 14A	1-100//	03/10/20	Aillica D		
10.11	Kimco Realty Corporation Amended and	8-K12B	1-10899	01/03/23	10.8		
10.11	Restated 2020 Equity Participation Plan	0-K12D	1-100//	01/03/23	10.0		
10.12	Kimco Realty Corporation Second Amended and	10-K	1-10899	02/26/24	10.12		
10.12	Restated 2020 Equity Participation Plan	10 11	1 100))	02/20/21	10.12		
10.13	Form of LTIP Unit Award Agreement (Time-	10-K	1-10899	02/26/24	10.13		
10110	Based)	10 11	1 100)	02/20/21	10112		
10.14	Form of LTIP Unit Award Agreement	10-K	1-10899	02/26/24	10.14		
	(Performance-Based)						
10.15	Credit Agreement, dated April 1, 2020, among	10-Q	1-10899	08/07/20	10.1		
	Kimco Realty Corporation and each of the parties						
	named therein						
10.16	Amendment No.1 to Credit Agreement, dated	10-Q	1-10899	08/07/20	10.2		
	April 20, 2020, among Kimco Realty Corporation						
	and each of the parties named therein						

Incorporated by Reference

		I	ncorporated l	by Reference			
Exhibit Number	Exhibit Description	Form	File No.	Date of Filing	Exhibit Number	Filed/ Furnished Herewith	Page Number
10.17	Amendment No.2 to Credit Agreement, dated April 24, 2020, among Kimco Realty Corporation and each of the parties named therein	10-Q	1-10899	08/07/20	10.3		
10.18	Amendment No. 3 to Amended and Restated Credit Agreement, dated as of January 3, 2023, by and among Kimco Realty OP, LLC, Kimco Realty Corporation, and JPMorgan Chase Bank, N.A., as administrative agent	8-K12B	1-10899	01/03/23	10.1		
10.19	Form of Kimco Realty Corporation 2020 Equity Participation Plan Performance Share Award Grant Notice and Performance Share Award Agreement	10-Q	1-10899	08/07/20	10.4		
10.20	Form of Kimco Realty Corporation 2020 Equity Participation Plan Restricted Stock Award Grant Notice and Restricted Stock Award Agreement.	10-Q	1-10899	08/07/20	10.5		
10.21	Parent Guarantee, dated as of January 1, 2023, by Kimco Realty Corporation	8-K12B	1-10899	01/03/23	10.2		
10.22	Form of Indemnification Agreement	10-K	1-10899	02/24/23	10.19		
10.23	Amended and Restated Credit Agreement, dated as of February 23, 2023, among Kimco Realty OP, LLC and each of the parties named therein	10-K	1-10899	02/24/23	10.20		
10.24	Seventh Amended and Restated Credit Agreement, dated as of January 2, 2024 among Kimco Realty OP, LLC (as successor by assumption to RPT Realty, L.P.), the several banks, financial institutions and other entities from time to time parties thereto, BMO Bank, N.A., as syndication agent, Truist Bank and Regions Bank, as documentation agents, J.P. Morgan Securities LLC, as sustainability structuring agent, and JPMorgan Chase Bank, N.A., as administrative agent	8-K	1-10899	01/03/24	10.1		
10.25	Parent Guarantee, dated as of January 2, 2024, made by Kimco Realty Corporation in favor of JPMorgan Chase Bank, N.A., as administrative agent	8-K	1-10899	01/03/24	10.2		
10.26	Term Loan Agreement, dated as of January 2, 2024 among Kimco Realty O.P., LLC, the several banks, financial institutions and other entities from time to time parties thereto, and TD Bank, N.A., as administrative agent	8-K	1-10899	01/03/24	10.3		

	_		Incorporated				
Exhibit Number	Exhibit Description	Form	File No.	Date of Filing	Exhibit Number	Filed/ Furnished Herewith	Page Number
10.27	Parent Guarantee, dated as of January 2, 2024, made by Kimco Realty Corporation in favor of TD Bank, N.A., as administrative agent	8-K	1-10899	01/03/24	10.4		
10.28	Amendment No. 1 dated May 3, 2024, to Seventh Amended and Restated Credit Agreement, dated as of January 2, 2024, among Kimco Realty, OP LLC and JPMorgan Chase Bank N.A., as administrative agent for the lenders thereunder	10-Q	1-10899	08/02/24	10.1		
10.29	Amendment No. 1, dated May 3, 2024, to Amended and Restated Credit Agreement, dated as of February 23, 2023, among Kimco Realty OP, LLC and JPMorgan Chase Bank N.A., as administrative agent for the lenders thereunder	10-Q	1-10899	08/02/24	10.2		
10.30	Amendment No. 1, dated as of May 3, 2024, among Kimco OP, TD Bank, N.A., as administrative agent and the lenders party thereto, to the Term Loan Agreement, dated as of January 2, 2024, among Kimco OP, LLC, TD Bank, N.A., as administrative agent and the lenders party thereto	10-Q	1-10899	08/02/24	10.3		
10.31	Amendment No. 2, dated as of July 17, 2024, among Kimco OP, Toronto Dominion (Texas) LLC (successor to TD Bank, N.A.) as administrative agent and the lenders party thereto, to the Term Loan Agreement, dated as of January 2, 2024, among Kimco OP, TD Bank, N.A., as administrative agent and the lenders party thereto (incorporated by reference to Exhibit 10.1 to the Company's and Kimco OP's Current Report on Form 8-K filed on July 19, 2024)	8-K	1-10899	07/19/24	10.1		
10.32	Amendment No. 3, dated as of September 3, 2024, among Kimco OP, Toronto Dominion (Texas) LLC (successor to TD Bank, N.A.) as administrative agent and the lenders party thereto to the Term Loan Agreement, dated as of January 2, 2024, among Kimco OP, TD Bank, N.A., as administrative agent and the lenders party thereto (incorporated by reference to Exhibit 10.1 to the Company's and Kimco OP's Current Report on Form 8-K filed on September 5, 2024)	8-K	1-10899	09/05/24	10.1		
19.1 21.1	Insider Trading Policy Significant Subsidiaries of Kimco Realty	_	_	_	_	X X	
21.1	Corporation and Kimco Realty OP, LLC					Α	
23.1	Consent of PricewaterhouseCoopers LLP - Kimco Realty Corporation	_	_	_	_	*	
23.2	Consent of PricewaterhouseCoopers LLP - Kimco Realty OP, LLC	_		_		*	
31.1	Certification of the Chief Executive Officer of Kimco Realty Corporation, pursuant to Section 302 of the Sarbanes-Oxley Act of 2002	_	_	_	_	*	
31.2	Certification of the Chief Financial Officer of Kimco Realty Corporation, pursuant to Section 302 of the Sarbanes-Oxley Act of 2002		_	_		*	

			Incorporated b	y Reference			
Exhibit Number	Exhibit Description	Form	File No.	Date of Filing	Exhibit Number	Filed/ Furnished Herewith	Page Number
31.3	Certification of the Chief Executive Officer of		——————————————————————————————————————			*	Ttumber
31.3	Kimco Realty OP, LLC, pursuant to Section 302						
	of the Sarbanes-Oxley Act of 2002						
31.4	Certification of the Chief Financial Officer of	_	_	_	_	*	
31.7	Kimco Realty OP, LLC, pursuant to Section 302						
	of the Sarbanes-Oxley Act of 2002						
32.1	Certification of the Chief Executive Officer of					**	
32.1	Kimco Realty Corporation, pursuant to Section						
	906 of the Sarbanes-Oxley Act of 2002						
32.2	Certification of the Chief Financial Officer of					**	
32.2	Kimco Realty Corporation, pursuant to Section						
	906 of the Sarbanes-Oxley Act of 2002						
32.3	Certification of the Chief Executive Officer of					**	
32.3	Kimco Realty OP, LLC, pursuant to Section 906						
	of the Sarbanes-Oxley Act of 2002						
32.4	Certification of the Chief Financial Officer of	_	_		_	**	
32.4	Kimco Realty OP, LLC, pursuant to Section 906						
	of the Sarbanes-Oxley Act of 2002						
97.1	Kimco Realty Corporation Policy for Recovery of	10-K	1-10899	02/26/24	97.1		
<i>77.</i> 1	Erroneously Awarded Compensation	10 1	1 10077	02/20/21	77.1		
99.1	Property Chart	_	_	_	_	*	
101.INS	Inline XBRL Instance Document - the instance	_	_	_	_	X	
1011111	document does not appear in the Interactive Data					••	
	File because its XBRL tags are embedded within						
	the Inline XBRL document						
101.SCH	Inline XBRL Taxonomy Extension Schema	_	_	_	_	X	
	Inline XBRL Taxonomy Extension Calculation	_	_	_	_	X	
	Linkbase						
101.DEF	Inline XBRL Taxonomy Extension Definition	_	_	_	_	X	
	Linkbase						
101.LAB	Inline XBRL Taxonomy Extension Label	_	_	_	_	X	
	Linkbase						
101.PRE	Inline XBRL Taxonomy Extension Presentation	_	_	_	_	X	
	Linkbase						
104	Cover Page Interactive Data File (formatted as	_	_	_	_	X	
	Inline XBRL and contained in Exhibit 101)						

^{*} Filed herewith

^{**} Furnished herewith

x - Incorporated by reference to the corresponding Exhibit to the Company's Annual Report on Form 10-K filed on February 21, 2025.

SIGNATURES

Pursuant to the requirements of Section 13 or 15(d) 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.

KIMCO REALTY CORPORATION

By: /s/ Conor C. Flynn

Conor C. Flynn Chief Executive Officer

Dated:February 21, 2025

Pursuant to the requirements 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.

<u>Signature</u>	<u>Title</u>	<u>Date</u>
/s/ Milton Cooper	Executive Chairman of the Board of Directors	February 21, 2025
Milton Cooper /s/ Conor C. Flynn Conor C. Flynn	Chief Executive Officer and Director	February 21, 2025
/s/ Ross Cooper Ross Cooper	President - Chief Investment Officer and Director	February 21, 2025
/s/ Frank Lourenso Frank Lourenso	Director	February 21, 2025
/s/ Richard Saltzman Richard Saltzman	Director	February 21, 2025
/s/ Philip Coviello Philip Coviello	Director	February 21, 2025
/s/ Mary Hogan Preusse Mary Hogan Preusse	Director	February 21, 2025
/s/ Valerie Richardson	Director	February 21, 2025
Valerie Richardson /s/ Henry Moniz	Director	February 21, 2025
Henry Moniz /s/ Nancy Lashine	Director	February 21, 2025
Nancy Lashine /s/ Glenn G. Cohen	Executive Vice President -	February 21, 2025
Glenn G. Cohen /s/ Paul Westbrook	Chief Financial Officer Vice President -	February 21, 2025
Paul Westbrook	Chief Accounting Officer	1 0010011 21, 2020

SIGNATURES

Pursuant to the requirements of Section 13 or 15(d) 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.

KIMCO REALTY OP, LLC

BY: KIMCO REALTY CORPORATION, managing member

BY: /s/ Conor C. Flynn

Conor C. Flynn Chief Executive Officer

Dated:February 21, 2025

Pursuant to the requirements of the Securities Exchange Act of 1934, this report has been signed below by the following directors and officers of Kimco Realty Corporation, the managing member of the registrant, and in the capacities and on the dates indicated.

<u>Signature</u>	<u>Title</u>	<u>Date</u>
/s/ Milton Cooper Milton Cooper	Executive Chairman of the Board of Directors	February 21, 2025
/s/ Conor C. Flynn Conor C. Flynn	Chief Executive Officer and Director	February 21, 2025
/s/ Ross Cooper Ross Cooper	President - Chief Investment Officer and Director	February 21, 2025
/s/ Frank Lourenso Frank Lourenso	Director	February 21, 2025
/s/ Richard Saltzman Richard Saltzman	Director	February 21, 2025
/s/ Philip Coviello Philip Coviello	Director	February 21, 2025
/s/ Mary Hogan Preusse Mary Hogan Preusse	Director	February 21, 2025
/s/ Valerie Richardson Valerie Richardson	Director	February 21, 2025
/s/ Henry Moniz Henry Moniz	Director	February 21, 2025
/s/ Nancy Lashine Nancy Lashine	Director	February 21, 2025
/s/ Glenn G. Cohen Glenn G. Cohen	Executive Vice President - Chief Financial Officer	February 21, 2025
/s/ Paul Westbrook Paul Westbrook	Vice President - Chief Accounting Officer	February 21, 2025

ANNUAL REPORT ON FORM 10-K

ITEM 8, ITEM 15 (a) (1) and (2)

INDEX TO FINANCIAL STATEMENTS

AND

FINANCIAL STATEMENT SCHEDULES

	Form 10-K Page
KIMCO REALTY CORPORATION AND SUBSIDIARIES KIMCO REALTY OP, LLC AND SUBSIDIARIES	
Report of Independent Registered Public Accounting Firm (PCAOB ID 238) - Kimco Realty Corporation and Subsidiaries	57
Report of Independent Registered Public Accounting Firm (PCAOB ID 238) - Kimco Realty OP, LLC and Subsidiaries	59
Consolidated Financial Statements and Financial Statement Schedules of Kimco Realty Corporation and Subsidiaries:	
Consolidated Balance Sheets as of December 31, 2024 and 2023	61
Consolidated Statements of Income for the years ended December 31, 2024, 2023 and 2022	62
Consolidated Statements of Comprehensive Income for the years ended December 31, 2024, 2023 and 2022	63
Consolidated Statements of Changes in Equity for the years ended December 31, 2024, 2023 and 2022	64
Consolidated Statements of Cash Flows for the years ended December 31, 2024, 2023 and 2022	66
Consolidated Financial Statements and Financial Statement Schedules of Kimco Realty OP, LLC and Subsidiaries:	
Consolidated Balance Sheets as of December 31, 2024 and 2023	67
Consolidated Statements of Income for the years ended December 31, 2024, 2023 and 2022	68
Consolidated Statements of Comprehensive Income for the years ended December 31, 2024, 2023 and 2022	69
Consolidated Statements of Changes in Capital for the years ended December 31, 2024, 2023 and 2022	70
Consolidated Statements of Cash Flows for the years ended December 31, 2024, 2023 and 2022	72
Financial Statement Schedules:	
 II. Valuation and Qualifying Accounts for the years ended December 31, 2024, 2023 and 2022 III. Real Estate and Accumulated Depreciation as of December 31, 2024 IV. Mortgage Loans on Real Estate as of December 31, 2024 	121 122 139

Report of Independent Registered Public Accounting Firm

To the Board of Directors and Stockholders of Kimco Realty Corporation

Opinions on the Financial Statements and Internal Control over Financial Reporting

We have audited the consolidated financial statements, including the related notes and financial statement schedules, of Kimco Realty Corporation and its subsidiaries (the "Company") as listed in the accompanying index (collectively referred to as the "consolidated financial statements"). We also have audited the Company's internal control over financial reporting as of December 31, 2024, based on criteria established in Internal Control - Integrated Framework (2013) issued by the Committee of Sponsoring Organizations of the Treadway Commission (COSO).

In our opinion, the consolidated financial statements referred to above present fairly, in all material respects, the financial position of the Company as of December 31, 2024 and 2023, and the results of its operations and its cash flows for each of the three years in the period ended December 31, 2024 in conformity with accounting principles generally accepted in the United States of America. Also in our opinion, the Company maintained, in all material respects, effective internal control over financial reporting as of December 31, 2024, based on criteria established in Internal Control - Integrated Framework (2013) issued by the COSO.

Basis for Opinions

The Company's management is responsible for these consolidated financial statements, for maintaining effective internal control over financial reporting, and for its assessment of the effectiveness of internal control over financial reporting, included in Management's Report on Internal Control over Financial Reporting appearing under Item 9A. Our responsibility is to express opinions on the Company's consolidated financial statements and on the Company's internal control over financial reporting based on our audits. We are a public accounting firm registered with the Public Company Accounting Oversight Board (United States) (PCAOB) and are required to be independent with respect to the Company in accordance with the U.S. federal securities laws and the applicable rules and regulations of the Securities and Exchange Commission and the PCAOB.

We conducted our audits in accordance with the standards of the PCAOB. Those standards require that we plan and perform the audits to obtain reasonable assurance about whether the consolidated financial statements are free of material misstatement, whether due to error or fraud, and whether effective internal control over financial reporting was maintained in all material respects.

Our audits of the consolidated financial statements included performing procedures to assess the risks of material misstatement of the consolidated financial statements, whether due to error or fraud, and performing procedures that respond to those risks. Such procedures included examining, on a test basis, evidence regarding the amounts and disclosures in the consolidated financial statements. Our audits also included evaluating the accounting principles used and significant estimates made by management, as well as evaluating the overall presentation of the consolidated financial statements. Our audit of internal control over financial reporting included obtaining an understanding of internal control over financial reporting, assessing the risk that a material weakness exists, and testing and evaluating the design and operating effectiveness of internal control based on the assessed risk. Our audits also included performing such other procedures as we considered necessary in the circumstances. We believe that our audits provide a reasonable basis for our opinions.

Definition and Limitations of Internal Control over Financial Reporting

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 (i) pertain to the maintenance of records that, in reasonable detail, accurately and fairly reflect the transactions and dispositions of the assets of the company; (ii) 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 (iii) 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.

Critical Audit Matters

The critical audit matter communicated below is a matter arising from the current period audit of the consolidated financial statements that was communicated or required to be communicated to the audit committee and that (i) relates to accounts or disclosures that are material to the consolidated financial statements and (ii) involved our especially challenging, subjective, or complex judgments. The communication of critical audit matters does not alter in any way our opinion on the consolidated financial statements, taken as a whole, and we are not, by communicating the critical audit matter below, providing a separate opinion on the critical audit matter or on the accounts or disclosures to which it relates.

Fair value estimate of net real estate assets acquired in the Merger with RPT Realty

As described in Notes 1 and 2 to the consolidated financial statements, management completed the Merger with RPT Realty (RPT), under which RPT merged with and into the Company, with the Company continuing as the surviving public company. Management accounted for the RPT Merger as a business combination using the acquisition method of accounting. The total fair value estimate of the assets acquired and liabilities assumed in the RPT Merger was \$1.4 billion, of which the fair value estimate of net real estate assets acquired, consisting of tangible real estate, in-place leases and above-market and below-market leases, amounted to \$1.8 billion. The fair value estimate of tangible real estate assets acquired was determined by valuing the building as if it were vacant and using direct capitalization and discounted cash flow methods that employ significant assumptions such as normalized net operating income, stabilized net operating income, income growth rates, market lease rates, discount rates, terminal capitalization rates, planned capital expenditures, estimates of future cash flows, and other market data. The fair value of land is determined by using the sales comparison approach. In determining the fair value estimate of in-place leases, management considers current market conditions, market lease rates, costs to execute new or similar leases and carrying costs during the expected lease-up period from vacant to existing occupancy. The fair value estimate of above-market and below-market lease is estimated based on the difference between the contractual amounts, including fixed rate below-market lease renewal options, and management's estimate of the market lease rates and other lease provisions discounted over a period equal to the estimated remaining term of the lease using an appropriate discount rate.

The principal considerations for our determination that performing procedures relating to the fair value estimate of net real estate assets acquired in the RPT Merger is a critical audit matter are (i) the significant judgment by management when determining the fair value estimates of the net real estate assets acquired, (ii) a high degree of auditor judgment, subjectivity and effort in performing procedures and evaluating management's significant assumptions related to the market lease rates, discount rates, and terminal capitalization rates for tangible real estate estimates, and the market lease rates for the in-place leases estimates and above-market and below-market leases estimates (collectively the significant assumptions) and (iii) the audit effort involved the use of professionals with specialized skill and knowledge.

Addressing the matter involved performing procedures and evaluating audit evidence in connection with forming our overall opinion on the consolidated financial statements. These procedures included testing the effectiveness of controls relating to the acquisition accounting, including controls over the determination of the fair value estimates of net real estate assets acquired in the RPT Merger and controls over the valuation methods employed and the significant assumptions used. These procedures also included, among others (i) reading the merger agreement, (ii) testing management's process for determining the net fair value estimates of real estate assets acquired, (iii) evaluating the appropriateness of management's valuation methods, (iv) testing the completeness, accuracy, relevancy and reliability of the underlying data used, and (v) evaluating the reasonableness of the significant assumptions used by management. Evaluating management's significant assumptions involved considering the consistency of the assumptions with current and past performance of the business, the consistency with external market and industry data and whether these assumptions were consistent with evidence obtained in other areas of the audit. Professionals with specialized skill and knowledge were used to assist in evaluating the reasonableness of the significant assumptions.

/s/ PricewaterhouseCoopers LLP New York, New York February 21, 2025

We have served as the Company's auditor since at least 1991. We have not been able to determine the specific year we began serving as auditor of the Company.

Report of Independent Registered Public Accounting Firm

To the Members of Kimco Realty OP, LLC

Opinion on the Financial Statements

We have audited the consolidated financial statements, including the related notes and financial statement schedules, of Kimco Realty OP, LLC and its subsidiaries (the "Kimco OP") as listed in the accompanying index (collectively referred to as the "consolidated financial statements"). In our opinion, the consolidated financial statements present fairly, in all material respects, the financial position of Kimco OP as of December 31, 2024 and 2023, and the results of its operations and its cash flows for each of the three years in the period ended December 31, 2024 in conformity with accounting principles generally accepted in the United States of America.

Basis for Opinion

These consolidated financial statements are the responsibility of Kimco OP's management. Our responsibility is to express an opinion on Kimco OP's consolidated financial statements based on our audits. We are a public accounting firm registered with the Public Company Accounting Oversight Board (United States) (PCAOB) and are required to be independent with respect to Kimco OP in accordance with the U.S. federal securities laws and the applicable rules and regulations of the Securities and Exchange Commission and the PCAOB.

We conducted our audits of these consolidated financial statements in accordance with the standards of the PCAOB. Those standards require that we plan and perform the audits to obtain reasonable assurance about whether the consolidated financial statements are free of material misstatement, whether due to error or fraud. Kimco OP is not required to have, nor were we engaged to perform, an audit of its internal control over financial reporting. As part of our audits we are required to obtain an understanding of internal control over financial reporting but not for the purpose of expressing an opinion on the effectiveness of Kimco OP's internal control over financial reporting. Accordingly, we express no such opinion.

Our audits included performing procedures to assess the risks of material misstatement of the consolidated financial statements, whether due to error or fraud, and performing procedures that respond to those risks. Such procedures included examining, on a test basis, evidence regarding the amounts and disclosures in the consolidated financial statements. Our audits also included evaluating the accounting principles used and significant estimates made by management, as well as evaluating the overall presentation of the consolidated financial statements. We believe that our audits provide a reasonable basis for our opinion.

Critical Audit Matters

The critical audit matter communicated below is a matter arising from the current period audit of the consolidated financial statements that was communicated or required to be communicated to the audit committee and that (i) relates to accounts or disclosures that are material to the consolidated financial statements and (ii) involved our especially challenging, subjective, or complex judgments. The communication of critical audit matters does not alter in any way our opinion on the consolidated financial statements, taken as a whole, and we are not, by communicating the critical audit matter below, providing a separate opinion on the critical audit matter or on the accounts or disclosures to which it relates.

Fair value estimate of net real estate assets acquired in the Merger with RPT Realty

As described in Notes 1 and 2 to the consolidated financial statements, management completed the Merger with RPT Realty (RPT), under which RPT merged with and into Kimco OP, with Kimco OP continuing as the surviving public company. Management accounted for the RPT Merger as a business combination using the acquisition method of accounting. The total fair value estimate of the assets acquired and liabilities assumed in the RPT Merger was \$1.4 billion, of which the fair value estimate of net real estate assets acquired, consisting of tangible real estate, in-place leases and above-market and below-market leases, amounted to \$1.8 billion. The fair value estimate of tangible real estate assets acquired was determined by valuing the building as if it were vacant and using direct capitalization and discounted cash flow methods that employ significant assumptions such as normalized net operating income, stabilized net operating income, income growth rates, market lease rates, discount rates, terminal capitalization rates, planned capital expenditures, estimates of future cash flows, and other market data. The fair value of land is determined by using the sales comparison approach. In determining the fair value estimate of in-place leases, management considers current market conditions, market lease rates, costs to execute new or similar leases and carrying costs during the expected lease-up period from vacant to existing occupancy. The fair value estimate of above-market and below-market lease is estimated based on the difference between the contractual amounts, including fixed rate below-market lease renewal options, and management's estimate of the market lease rates and other lease provisions discounted over a period equal to the estimated remaining term of the lease using an appropriate discount rate.

The principal considerations for our determination that performing procedures relating to the fair value estimate of net real estate assets acquired in the RPT Merger is a critical audit matter are (i) the significant judgment by management when determining the fair value

estimates of the net real estate assets acquired, (ii) a high degree of auditor judgment, subjectivity and effort in performing procedures and evaluating management's significant assumptions related to the market lease rates, discount rates, and terminal capitalization rates for tangible real estate estimates, and the market lease rates for the in-place leases estimates and above-market and below-market leases estimates (collectively the significant assumptions) and (iii) the audit effort involved the use of professionals with specialized skill and knowledge.

Addressing the matter involved performing procedures and evaluating audit evidence in connection with forming our overall opinion on the consolidated financial statements. These procedures included testing the effectiveness of controls relating to the acquisition accounting, including controls over the determination of the fair value estimates of net real estate assets acquired in the RPT Merger and controls over the valuation methods employed and the significant assumptions used. These procedures also included, among others (i) reading the merger agreement, (ii) testing management's process for determining the fair value estimates of net real estate assets acquired, (iii) evaluating the appropriateness of management's valuation methods, (iv) testing the completeness, accuracy, relevancy and reliability of the underlying data used, and (v) evaluating the reasonableness of the significant assumptions used by management. Evaluating management's significant assumptions involved considering the consistency of the assumptions with current and past performance of the business, the consistency with external market and industry data and whether these assumptions were consistent with evidence obtained in other areas of the audit. Professionals with specialized skill and knowledge were used to assist in evaluating the reasonableness of the significant assumptions.

/s/ PricewaterhouseCoopers LLP New York, New York February 21, 2025

We have served as Kimco OP's or its predecessor's auditor since at least 1991. We have not been able to determine the specific year we began serving as auditor of the predecessor.

KIMCO REALTY CORPORATION AND SUBSIDIARIES CONSOLIDATED BALANCE SHEETS

(in thousands, except share data)

	Dec	ember 31, 2024	Dece	ember 31, 2023
Assets:				
Real estate:				
Land	\$	4,498,196	\$	4,177,797
Building and improvements		16,672,376		14,759,997
Real estate		21,170,572		18,937,794
Less: accumulated depreciation and amortization		(4,360,239)		(3,842,869)
Total real estate, net		16,810,333		15,094,925
Investments in and advances to real estate joint ventures		1,487,675		1,087,804
Other investments		107,347		144,089
Cash, cash equivalents and restricted cash		689,731		783,757
Marketable securities		2,290		330,057
Accounts and notes receivable, net		340,469		307,617
Deferred charges and prepaid expenses		167,041		155,567
Operating lease right-of-use assets, net		126,441		128,258
Other assets		578,569		241,948
Total assets (1)	\$	20,309,896	\$	18,274,022
Liabilities:				
Notes payable, net	\$	7,964,738	\$	7,262,851
Mortgages payable, net	Ψ	496,438	Ψ	353,945
Accounts payable and accrued expenses		281,867		216,237
Dividends payable Dividends payable		6,409		5,308
Operating lease liabilities		117,199		109,985
Other liabilities		597,456		599,961
Total liabilities (2)		9,464,107		8,548,287
Redeemable noncontrolling interests		47,877		72,277
Commitments and contingencies (Footnote 23)		·		·
Communicities and contingencies (Footnote 25)				
Stockholders' equity:				
Preferred stock, \$1.00 par value, authorized 7,054,000 shares; Issued and outstanding (in series) 20,806 and 19,367 shares, respectively; Aggregate liquidation				
preference \$556,113 and \$484,179, respectively		21		19
Common stock, \$.01 par value, authorized 1,500,000,000 and 750,000,000 shares,				-
respectively; Issued and outstanding 679,493,522 and 619,871,237 shares,				
respectively		6,795		6,199
Paid-in capital		11,033,485		9,638,494
Cumulative distributions in excess of net income		(398,792)		(122,576)
Accumulated other comprehensive income		11,038		3,329
Total stockholders' equity	_	10,652,547		9,525,465
Noncontrolling interests		145,365		127,993
Total equity		10,797,912		9,653,458
Total liabilities and equity	\$	20,309,896	\$	18,274,022
Total habilities and equity	Φ	20,309,690	Φ	10,4/4,044

⁽¹⁾ Includes restricted assets of consolidated variable interest entities ("VIEs") at December 31, 2024 and 2023 of \$334,859 and \$388,626, respectively. See Footnote 17 of the Notes to Consolidated Financial Statements.

⁽²⁾ Includes non-recourse liabilities of consolidated VIEs at December 31, 2024 and 2023 of \$161,577 and \$180,855, respectively. See Footnote 17 of the Notes to Consolidated Financial Statements.

KIMCO REALTY CORPORATION AND SUBSIDIARIES CONSOLIDATED STATEMENTS OF INCOME

(in thousands, except per share data)

	_	Yea	r En	ded December	31,	
		2024		2023		2022
Revenues						
Revenues from rental properties, net	\$	2,019,065	\$	1,767,057	\$	1,710,848
Management and other fee income	_	17,949		16,343		16,836
Total revenues	_	2,037,014		1,783,400		1,727,684
Operating expenses						
Rent		(16,837)		(15,997)		(15,811)
Real estate taxes		(261,700)		(231,578)		(224,729)
Operating and maintenance		(359,116)		(309,143)		(290,367)
General and administrative		(138,140)		(136,807)		(119,534)
Impairment charges		(4,476)		(14,043)		(21,958)
Merger charges		(25,246)		(4,766)		-
Depreciation and amortization		(603,685)		(507,265)		(505,000)
Total operating expenses		(1,409,200)		(1,219,599)		(1,177,399)
Gain on sale of properties		1,274		74,976		15,179
Operating income		629,088		638,777		565,464
Other income/(expense)						
Special dividend income		_		194,116		-
Other income, net		57,605		39,960		28,829
(Loss)/gain on marketable securities, net		(27,679)		21,262		(315,508)
Interest expense		(307,806)		(250,201)		(226,823)
Early extinguishment of debt charges		-				(7,658)
Income before income taxes, net, equity in income of joint ventures, net, and equity in income from other investments, net		351,208		643,914		44,304
Provision for income taxes, net		(25,417)		(60,952)		(56,654)
Equity in income of joint ventures, net		83,827		72,278		109,481
Equity in income of other investments, net		9,821		10,709		17,403
Net income		419,439		665,949		114,534
Net (income)/loss attributable to noncontrolling interests		(8,654)		(11,676)		11,442
Net income attributable to the Company		410,785		654,273		125,976
Preferred stock redemption charges		(3,304)		_		-
Preferred dividends, net		(31,763)		(25,021)		(25,218)
Net income available to the Company's common shareholders	\$	375,718	\$	629,252	\$	100,758
Per common share:						
Net income available to the Company's common shareholders:						
-Basic	\$	0.55	\$	1.02	\$	0.16
-Diluted	\$	0.55	\$	1.02	\$	0.16
Weighted average shares:						
-Basic	_	671,561	_	616,947		615,528
-Diluted		672,136		618,199		617,858

KIMCO REALTY CORPORATION AND SUBSIDIARIES CONSOLIDATED STATEMENTS OF COMPREHENSIVE INCOME (in thousands)

Year Ended December 31, 2024 2023 2022 Net income 419,439 665,949 114,534 Other comprehensive income: Change in unrealized gains related to defined benefit plan 8,365 (10,581)Unrealized gains on cash flow hedges for interest payments, net 7,239 Equity in unrealized gains on cash flow hedges for interest payments of unconsolidated investee, net 470 3,329 8,365 Other comprehensive income/(loss) 7,709 (7,252)Comprehensive income 122,899 427,148 658,697 Comprehensive (income)/loss attributable to noncontrolling interests 11,442 (8,654)(11,676)Comprehensive income attributable to the Company 418,494 647,021 134,341

KIMCO REALTY CORPORATION AND SUBSIDIARIES CONSOLIDATED STATEMENTS OF CHANGES IN EQUITY For the Years Ended December 31, 2024, 2023 and 2022 (in thousands)

						(Cumulative Distributions in		Total		
	Preferred Stock	Stock	Common	n Stock	Paid-in	Income)/	Accumulated Other	Stockholders'	Noncontrolling	Total
	Issued	Amount	Issued	Amount	Capital	Retained Earnings	Income	Equity	Interests	Equity
Balance at January 1, 2022	20	\$ 20	616,659	\$ 6,167	\$ 9,591,871	\$ 299,115	\$ 2,216	\$ 9,899,389	\$ 210,793	\$ 10,110,182
Contributions from noncontrolling interest	•	,	٠	٠	•	•	•	•	891	891
Net income/(loss)	•	•			•	125,976		125,976	(11,442)	114,534
Other comprehensive income:										
Change in unrealized gains related to					,		59£ 8	598 8	,	8 365
Redeemable noncontrolling interests income								-	(1,770)	(1,770)
Dividends declared to preferred shares						(25,286)		(25,286)		(25,286)
Dividends declared to common shares						(519,417)		(519,417)		(519,417)
Repurchase of preferred stock	(1)	(1)			(3,505)	64		(3,442)	•	(3,442)
Distributions to noncontrolling interests	•	٠			•				(65,232)	(65,232)
Issuance of common stock, net of issuance costs	•		2,162	22	11,259			11,281		11,281
Surrender of restricted common stock	•		(616)	(9)	(13,784)			(13,790)		(13,790)
Exercise of common stock options	•		206	1	4,231			4,232		4,232
Amortization of equity awards					26,602			26,602		26,602
Redemption/conversion of noncontrolling interests	-	- 1	73	1	1,597			1,598	(1,839)	(241)
Balance at December 31, 2022	19	19	618,484	6,185	9,618,271	(119,548)	10,581	9,515,508	131,401	9,646,909
Contributions from noncontrolling interests	'	'	'	'	·	•		'	13	13
Net income	•				•	654,273		654,273	11,676	665,949
Other comprehensive income:										
Change in unrealized gains related to defined benefit plan	٠	,	٠	,		•	(10,581)	(10,581)	•	(10,581)
Equity in unrealized gains on cash flow hedges for interest navments of unconsolidated										
investee, net	•		٠	•	•	•	3,329	3,329	•	3,329
Redeemable noncontrolling interests income					•				(5,820)	(5,820)
Dividends declared to preferred shares						(25,021)		(25,021)		(25,021)
Dividends declared to common shares					•	(632,280)		(632,280)		(632,280)
Repurchase of preferred stock	•				(1,631)			(1,631)		(1,631)
Distributions to noncontrolling interests	•	•	•	•	•				(5,614)	(5,614)
Issuance of common stock	•	•	1,988	20	(20)				•	•
Surrender of restricted common stock	•	,	(774)	(8)	(16,319)	•	•	(16,327)	•	(16,327)
Exercise of common stock options			173	2	3,725		•	3,727		3,727
Amortization of equity awards	•			•	33,088			33,088		33,088
Redemption/conversion of noncontrolling interests					(112)			(112)	(3,663)	(3,775)
Adjustment of redeemable noncontrolling interests										•
to estimated fair value	•			'	1,492	•	•	1,492	•	1,492
Balance at December 31, 2023	19	19	619,871	6,199	9,638,494	(122,576)	3,329	9,525,465	127,993	9,653,458

KIMCO REALTY CORPORATION AND SUBSIDIARIES CONSOLIDATED STATEMENTS OF CHANGES IN EQUITY (continued) For the Years Ended December 31, 2024, 2023 and 2022 (in thousands)

Preferred Stock Common Stock Paid-in Income) Accumulated Other Stockholders' Noncontrol Income) Income Income Comprehensive Income Equity Interest Income Income Equity Interest Income							(Cumulative Distributions in Excess of Net		Total		
Sested Amount Issued Amount Capital Retained Earnings Income Equity Interest		Preferre	1 Stock	Commo		Paid-in	Income)/	Accumulated Other	Stockholders'	Noncontrolling	Total
gess		Issued	Amount	Issued	Amount	Canital	Retained Farnings	Comprehensive Income	Equity	Interests	Equity
Bges 410,785	tions from noncontrolling interests	'	'	'	'	-	C		-	399	399
Pages 7,239 7,239 7,239 7,239	me	•		•		•	410,785	•	410,785	8,654	419,439
ges	imprehensive income:										
Personal Processes of Control of	ized gains on cash flow hedges for est payments, net	•		•	•		•	7,239	7,239	•	7,239
1,1,1,1,2,1 1,1,2,2 1,1,2 1,	in unrealized gains on cash flow hedges terest payments of unconsolidated							027	000		027
1,782 1,78	ble noncontrolling interests income							1	0/+	(4.182)	(4.182)
ts (655,219) - (65	ls declared to preferred shares						(31,782)		(31,782)		(31,782)
ts (26,719) (26,719) (26,719) (26,719) (26,719) (26,719) (26,719) (26,719) (26,719) - (26,719) - (26,719) (26,719) (26,719) (26,719) (26,719) (26,719) (26,719) (26,719) (26,719) (26,719) - (26,719) (26,719) (26,719) (26,719) (26,719) (26,719) (26,719) (26,719) (26,719) (26,719) - (26,719) (26,719) (26,719) (26,719) (26,719) - (26,719) (26,719) (26,719) (26,719) (26,719) (26,719) (26,719) (26,719) (26,719) (26,719) - (26,719) (26,719) (26,719) (26,719) (26,719) (26,719) (26,719) (26,719) (26,719) (26,719) - (26,719) (26,719) (26,719) (26,719) (26,719) (26,719) (26,719) (26,719) (26,719) (26,719) - (26,719) (26,719) (26,719) - (26,719) (26,719) - (26,719) - (26,719) - (26,719) - (26,719) - (26,719) - (26,719) - (26,719) - (26,719) - (26,719) - (26,719) - (26,719) - (26,719) - (26,719) - (26,719) - (26,719) - (26,719) - (26,719) - (26,719)	s declared to common shares	•	٠	•	•	•	(655,219)	•	(655,219)	•	(655,219)
(1) 2 2 2 1105,605 1105,607 (1) 2 2 2 1105,607 (1) 2 2 2 2 1105,607 (1) 2 2 2 2 1105,607 (1) 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2	ase of preferred stock	•	•	•	•	(26,719)	•	1	(26,719)	•	(26,719)
(1) 2 2 2 - 105,605 - 105,605 - 105,607 (1) - 2 53,034 530 1,166,234 - 1,166,744	ions to noncontrolling interests	•	•	•		•	•	1	•	(5,674)	(5,674)
(1) 53,034 530 1,166,234 1,166,764 135,721 1,166,764 135,795 1,166,764 135,795 1,166,764 135,795 33,247	of preferred stock for merger (1)	2	2	•	•	105,605	•	1	105,607	•	105,607
135,795 135,795 136,795 137,795 137,795 138	of common stock for merger (1)	•	•	53,034	530	1,166,234		1	1,166,764		1,166,764
ing interests to	of common stock, net	•		7,404	74	135,721		1	135,795		135,795
ing interests - (815) (8) (15,877) (15,885) - 33,247 - 33,247 - 33,247 - 33,247 - (178) (178) (178) (178) (178) (178) (178) (178) (178) (178) (178) (178) (178) (178) (178) (178) (178) - (178) (178) (178) (178) (178) (178) (178) (178) (178) (178) (178) (178) (178) - (178) (178) (178) (178) (178) (178) (178) (178) (178) (178) (178) (178) (178) - (178) (178) (178) (178) (178) (178) (178) (178) (178) (178) (178) (178) (178) - (178) (178) (178) (178) (178) (178) (178) (178) (178) (178) (178) (178) (178) - (178) (178) (178) (178) (178) (178) (178) (178) (178) (178) (178) (178) (178) - (178) (178) (178) (178) (178) (178) (178) (178) (178) (178) (178) (178) (178) - (178) (178) (178) (178) (178) (178) (178) (178) (178) (178) (178) (178) (178) - (178) (178) (178) (178) (178) (178) (178) (178) (178) (178) (178) (178) (178) - (178) (178) (178) (178) (178) (178) (178) (178) (178) (178) - (178) (178) (178) - (1	olling interests assumed from ger (1)	1	,	,	,		•	•	•	20,975	20,975
controlling interests 33,247 33,247 33,247 33,247 (178) (178) (178) (178) (3,042) (3,042) (3,042) (3,042) (3,042) (3,042) (3,042) (3,042) (3,042) (3,042) (3,042) - (3,042) (3,042) - (3,042) (3,042) - (3,042)	r of restricted common stock	•	•	(815)	(8)	(15,877)		1	(15,885)		(15,885)
controlling interests to (178) (178) - (178) - (178) - (178) (3.042) - (tion of equity awards	•	•	•	•	33,247	•	1	33,247	1,690	34,937
controlling interests to	ion/conversion of noncontrolling interests					(178)			(178)	(4,490)	(4,668)
21 \$ 21 679494 \$ 6.795 \$ 11.033.485 \$ (398.792) \$ 11.038 \$ 10.652.547 \$	ant of redeemable noncontrolling interests to ed fair value	,	,	•	•	(3,042)		,	(3,042)	•	(3,042)
	Balance at December 31, 2024	21	\$ 21	679,494	\$ 6,795	\$ 11,033,485	\$ (398,792)	\$ 11,038	\$ 10,652,547	\$ 145,365	\$ 10,797,912

(1) See Footnotes 1 and 2 of the Notes to Consolidated Financial Statements for further details.

KIMCO REALTY CORPORATION AND SUBSIDIARIES CONSOLIDATED STATEMENTS OF CASH FLOWS

(in thousands)

		2024	Year En	ded December 31. 2023	,	2022
Cash flow from operating activities:		410.420	Φ.	665.040	0	114524
Net income	\$	419,439	\$	665,949	\$	114,534
Adjustments to reconcile net income to net cash flow provided by operating activities:		602.605		507.265		505 000
Depreciation and amortization		603,685 4,476		507,265 14,043		505,000 21,958
Impairment charges Straight-line rental income adjustments, net		(23,171)		(22,517)		(33,794)
Amortization of above-market and below-market leases, net		(25,205)		(17,253)		(13,591)
Amortization of deferred financing costs and fair value debt adjustments, net		(762)		(9,196)		(28,631)
Early extinguishment of debt charges		(,02)		(>,1>0)		7,658
Equity award expense		34,900		33,054		26,639
Gain on sale of properties		(1,274)		(74,976)		(15,179)
Loss/(gain) on marketable securities, net		27,679		(21,262)		315,508
Change in fair value of embedded derivative liability		(129)		(734)		-
Equity in income of joint ventures, net		(83,827)		(72,278)		(109,481)
Equity in income from other investments, net		(9,821)		(10,709)		(17,403)
Distributions from joint ventures and other investments		97,723		75,827		83,553
Change in accounts and notes receivable, net		5,993		18,453		(9,104)
Change in accounts payable and accrued expenses		(21,742)		5,826		37,655
Change in other operating assets and liabilities, net		(22,343)		(19,885)		(24,208)
Net cash flow provided by operating activities		1,005,621		1,071,607		861,114
Cash flow from investing activities:						
Acquisition of operating real estate and other related net assets		(152,943)		(277,308)		(300,772)
Improvements to operating real estate		(324,465)		(264,395)		(193,710)
Acquisition of RPT Realty		(149,103)		-		-
Investment in marketable securities		(1,375)		(3,614)		(4,003)
Proceeds from sale of marketable securities		301,463		292,552		302,504
Investment in cost method investments		(79)		(1,569)		(4,524)
Investments in and advances to real estate joint ventures Reimbursements of investments in and advances to real estate joint ventures		(4,055)		(24,494)		(87,301) 37,571
Investments in and advances to other investments		26,974 (8,012)		13,738 (18,442)		(17,432)
Reimbursements of investments in and advances to other investments		2,946		282		30,855
Investments of investments in and advances to other investments Investment in mortgage and other financing receivables		(202,483)		(18,519)		(75,063)
Collection of mortgage and other financing receivables		108,399		133		60,306
Proceeds from sale of properties		71,280		160,064		184,294
Proceeds from insurance casualty claims		7,558		-		- 101,271
Principal payments from securities held-to-maturity		5,354		4,589		4,058
Net cash flow used for investing activities		(318,541)		(136,983)		(63,217)
Cash flow from financing activities:						
Principal payments on debt, excluding normal amortization of rental property debt		(11,774)		(49,460)		(157,928)
Principal payments on rental property debt		(10,327)		(11,308)		(9,808)
Proceeds from mortgage loan financings		-		-		19,000
Proceeds from issuance of unsecured term loans		860,000		-		-
Proceeds from issuance of unsecured notes		500,000		500,000		1,250,000
Repayments of unsecured term loans		(310,000)		-		-
Repayments of unsecured notes		(1,157,700)		-		(1,449,060)
Financing origination costs		(8,884)		(12,481)		(20,326)
Payment of early extinguishment of debt charges		-		-		(6,955)
Contributions from noncontrolling interests		274		13		891
Redemption/distribution of noncontrolling interests		(52,887)		(58,417)		(67,453)
Dividends paid		(685,899)		(657,460)		(544,740)
Proceeds from issuance of stock, net		135,796		3,727		15,513
Repurchase of preferred stock		(26,719)		(1,491)		(3,441)
Shares repurchased for employee tax withholding on equity awards		(15,849)		(16,293)		(13,679)
Principal payments under finance lease obligations		(265)		2.474		5,255
Change in tenants' security deposits Net cash flow used for financing activities		3,128 (781,106)		(300,696)		(982,731)
Net change in cash, cash equivalents and restricted cash		(94,026)		633,928		(184,834)
Cash, cash equivalents and restricted cash, beginning of year		783,757		149,829		334,663
Cash, cash equivalents and restricted cash, end of year	\$	689,731	\$	783,757	\$	149,829
Interest paid during the year including payment of early extinguishment of debt charges						
of \$0, \$0 and \$6,955, respectively (net of capitalized interest of \$2,218, \$2,313 and \$668, respectively)	<u>\$</u>	301,239	\$	250,432	\$	257,979
Income taxes paid during the year, net of refunds	\$	60,936	\$	65,267	\$	11,869

KIMCO REALTY OP, LLC AND SUBSIDIARIES CONSOLIDATED BALANCE SHEETS

(in thousands, except unit data)

	De	ecember 31, 2024	De	ecember 31, 2023
Assets:				
Real estate:				
Land	\$	4,498,196	\$	4,177,797
Building and improvements		16,672,376		14,759,997
Real estate		21,170,572		18,937,794
Less: accumulated depreciation and amortization		(4,360,239)		(3,842,869)
Total real estate, net		16,810,333		15,094,925
Investments in and advances to real estate joint ventures		1,487,675		1,087,804
Other investments		107,347		144,089
Cash, cash equivalents and restricted cash		689,731		783,757
Marketable securities		2,290		330,057
Accounts and notes receivable, net		340,469		307,617
Deferred charges and prepaid expenses		167,041		155,567
Operating lease right-of-use assets, net		126,441		128,258
Other assets		578,569		241,948
Total assets (1)	\$	20,309,896	\$	18,274,022
Liabilities:				
Notes payable, net	\$	7,964,738	\$	7,262,851
Mortgages payable, net		496,438		353,945
Accounts payable and accrued expenses		281,867		216,237
Dividends payable		6,409		5,308
Operating lease liabilities		117,199		109,985
Other liabilities		597,456		599,961
Total liabilities (2)		9,464,107		8,548,287
Redeemable noncontrolling interests		47,877		72,277
Commitments and Contingencies (Footnote 23)				
Members' capital:				
Preferred units; 20,806 and 19,367 units outstanding, respectively		549,588		467,396
General member; 679,493,522 and 619,871,237 common units outstanding,				
respectively		10,091,921		9,054,740
Limited members; 1,073,942 common units outstanding at December 31, 2024		22,276		<u>-</u>
Accumulated other comprehensive income		11,038		3,329
Total members' capital		10,674,823		9,525,465
Noncontrolling interests		123,089		127,993
Total capital	<u></u>	10,797,912		9,653,458
Total liabilities and capital	\$	20,309,896	\$	18,274,022
2 cm moments and ouplant	Ψ	20,505,050	Ψ	10,271,022

⁽¹⁾ Includes restricted assets of consolidated variable interest entities ("VIEs") at December 31, 2024 and 2023 of \$334,859 and \$388,626, respectively. See Footnote 17 of the Notes to Consolidated Financial Statements.

⁽²⁾ Includes non-recourse liabilities of consolidated VIEs at December 31, 2024 and 2023 of \$161,577 and \$180,855, respectively. See Footnote 17 of the Notes to Consolidated Financial Statements.

KIMCO REALTY OP, LLC AND SUBSIDIARIES CONSOLIDATED STATEMENTS OF INCOME

(in thousands, except per unit data)

T 7		-	-	-	24
Year	Hind	Δd	LACA	mhar	41

		2024	2023		2022
Revenues					
Revenues from rental properties, net	\$	2,019,065	\$ 1,767,057	\$	1,710,848
Management and other fee income		17,949	16,343		16,836
Total revenues		2,037,014	1,783,400	_	1,727,684
Operating expenses					
Rent		(16,837)	(15,997)	(15,811)
Real estate taxes		(261,700)	(231,578		(224,729)
Operating and maintenance		(359,116)	(309,143		(290,367)
General and administrative		(138,140)	(136,807		(119,534)
Impairment charges		(4,476)	(14,043		(21,958)
Merger charges		(25,246)	(4,766		(21,550)
Depreciation and amortization		(603,685)	(507,265		(505,000)
Total operating expenses		(1,409,200)	(1,219,599		(1,177,399)
Total operating expenses		(1,407,200)	(1,217,377	<i>,</i> —	(1,177,377)
Gain on sale of properties	_	1,274	74,976	_	15,179
Operating income		629,088	638,777		565,464
		·	·		
Other income/(expense)					
Special dividend income			194,116		-
Other income, net		57,605	39,960		28,829
(Loss)/gain on marketable securities, net		(27,679)	21,262		(315,508)
Interest expense		(307,806)	(250,201)	(226,823)
Early extinguishment of debt charges		<u>-</u>	-		(7,658)
Income before income taxes, net, equity in income of joint ventures, net, and equity in income from other investments, net		351,208	643,914		44,304
Provision for income taxes, net		(25,417)	(60,952)	(56,654)
Equity in income of joint ventures, net		83,827	72,278		109,481
Equity in income of other investments, net		9,821	10,709		17,403
Net income		419,439	665,949	_	114,534
Net (income)/loss attributable to noncontrolling interests		(7,999)	(11,676) _	11,442
Net income attributable to the Company		411,440	654,273		125,976
Preferred unit redemption charges		(3,304)	-		-
Preferred distributions, net		(31,763)	(25,021)	(25,218)
Net income available to the Company's common unitholders	\$	376,373	\$ 629,252	\$	100,758
Per common unit:					
Net income available to the Company's common unitholders:					
-Basic	\$	0.55	\$ 1.02	\$	0.16
-Diluted	\$	0.55	\$ 1.02	\$	0.16
Weighted average units:					
-Basic		672,512	616,947		615,528
-Diluted	_	673,086	618,199	_	617,858
-Diluicu		073,000	010,199	_	017,030

KIMCO REALTY OP, LLC AND SUBSIDIARIES CONSOLIDATED STATEMENTS OF COMPREHENSIVE INCOME (in thousands)

	Year	End	ed December	31,	
	 2024		2023		2022
Net income	\$ 419,439	\$	665,949	\$	114,534
Other comprehensive income:					
Change in unrealized gains related to defined benefit plan	-		(10,581)		8,365
Unrealized gains on cash flow hedges for interest payments, net	7,239		-		-
Equity in unrealized gains on cash flow hedges for					
interest payments of unconsolidated investee, net	 470		3,329		_
Other comprehensive income/(loss)	7,709		(7,252)		8,365
Comprehensive income	427,148		658,697		122,899
Comprehensive (income)/loss attributable to noncontrolling interests	 (7,999)		(11,676)		11,442
Comprehensive income attributable to Kimco OP	\$ 419,149	\$	647,021	\$	134,341

KIMCO REALTY OP, LLC AND SUBSIDIARIES CONSOLIDATED STATEMENTS OF CHANGES IN CAPITAL For the Years Ended December 31, 2024, 2023 and 2022 (in thousands)

		General Member	Member		Limited Members	embers					
	Preferred Units	Units	Common Units	Units	Common Units	Units	Accumulated Other	l Other	Total Members'	Noncontrolling	Total
	PenssI	Amount	Issued	Amount	Lesmod	Amount	Comprehensive Income	nsive	Canital	Interests	Canital
Balance at January 1, 2022	20	\$ 472.533	616,659	\$ 9,424,640	-	-	-	2,216 \$	9,899,389	\$ 210,793	\$ 10,110,182
Contributions from noncontrolling interest					,	,				891	168
Net income/(loss)	•	25,218		100,758	•	٠			125,976	(11,442)	114,534
Other comprehensive income:											
Change in unrealized gains related to defined benefit plan			•			•		8,365	8,365		8,365
Redeemable noncontrolling interests income										(1,770)	(1,770)
Distributions declared to preferred unitholders	•	(25,218)	•	•	•	•			(25,218)		(25,218)
Distributions declared to common unitholders			•	(519,421)		•		,	(519,421)	•	(519,421)
Repurchase of preferred units	(1)	(3,506)	•	•	٠				(3,506)		(3,506)
Distributions to noncontrolling interests			•			•				(65,232)	(65,232)
Issuance of common units as a result of common			;	:					;		
stock issued by Parent Company			2,368	15,513					15,513		15,513
Surrender of restricted common units	٠		(919)	(13,790)		٠		,	(13,790)		(13,790)
Amortization of equity awards				26,602		•			26,602		26,602
Redemption/conversion of noncontrolling interests	•	•	73	1,598	•	•		•	1,598	(1,839)	(241)
Balance at December 31, 2022	19	469,027	618,484	9,035,900	•			10,581	9,515,508	131,401	9,646,909
			1								
Contributions from noncontrolling interest										13	13
Net income	•	25,021	•	629,252	•	•			654,273	11,676	665,949
Other comprehensive income:											
Change in unrealized gains related to defined benefit plan								(10,581)	(10,581)		(10,581)
Equity in unrealized gains on cash flow hedges											
investee, net	•	•						3,329	3,329		3,329
Redeemable noncontrolling interests income						,		,		(5,820)	(5,820)
Distributions declared to preferred unitholders	•	(25,021)	•	•	•	•			(25,021)	•	(25,021)
Distributions declared to common unitholders	•	•	•	(632,280)	•	•		,	(632,280)		(632,280)
Repurchase of preferred units		(1,631)	•			•			(1,631)		(1,631)
Distributions to noncontrolling interests	•	•	•	•	•	•		,	•	(5,614)	(5,614)
Issuance of common units as a result of common			;						1		
stock issued by Parent Company			2,161	3,727		•			3,727		3,727
Surrender of restricted common units			(774)	(16,327)		٠			(16,327)		(16,327)
Amortization of equity awards	•		•	33,088		•			33,088		33,088
Redemption/conversion of noncontrolling interests	٠		٠	(112)	٠	٠		,	(112)	(3,663)	(3,775)
Adjustment of redeemable noncontrolling interests				1 492					1 402		1 402
D-1	=	700 104	10001	1,492				, ,	1,492	200 201	1,492
Balance at December 31, 2023	19	467,396	019,8/1	9,034,740				5,529	9,525,465	121,993	9,655,458

KIMCO REALTY OP, LLC AND SUBSIDIARIES
CONSOLIDATED STATEMENTS OF CHANGES IN CAPITAL (continued)
For the Years Ended December 31, 2024, 2023 and 2022
(in thousands)

		General Member	Member		Limited Members	embers				
	Preferred Units	Units	Common Units	ı Units	Common Units	Units	Accumulated Other	Total Members'	Noncontrolling	Total
							Comprehensive			
	Issued	Amount	Issued	Amount	Issued	Amount	Income	Capital	Interests	Capital
Contributions from noncontrolling interest									399	399
Net income	•	31,763	•	379,022	•	655	•	411,440	7,999	419,439
Other comprehensive income:										
Unrealized gains on cash flow hedges for interest								,		
payments, net							7,239	7,239		7,239
Equity in unrealized gains on cash flow hedges for interest payments of unconsolidated investee net	,		,	,	ı	•	470	470		470
Redeemable noncontrolling interests income									(4,182)	(4,182)
Distributions declared to preferred unitholders	•	(31,763)			•	•		(31,763)		(31,763)
Distributions declared to common unitholders				(655,238)		(1,041)	•	(656,279)	•	(656,279)
Repurchase of preferred units		(23,415)		(3,304)	•	•		(26,719)		(26,719)
Distributions to noncontrolling interests	•	•	•		•	•	•	•	(4,630)	(4,630)
Issuance of preferred units for merger (1)	2	105,607	•	•	•	•	•	105,607		105,607
Issuance of common units for merger (1)	•		53,034	1,166,764	953	20,975		1,187,739		1,187,739
Issuance of common units, net	•	•	7,404	135,795	121	•	•	135,795	•	135,795
Redemption of common units	•	•	•	•	•	(3)		(3)		(3)
Surrender of restricted common units			(815)	(15,885)	•	•		(15,885)		(15,885)
Amortization of equity awards	•		•	33,247	•	1,690		34,937	1	34,937
Redemption/conversion of noncontrolling interests	•		•	(178)	•	•	•	(178)	(4,490)	(4,668)
Adjustment of redeemable noncontrolling interests to estimated fair value	,	,		(3.042)	٠	,	,	(3.042)	•	(3.042)
Balance at December 31, 2024	21	\$ 549,588	679,494	\$ 10,091,921	1,074	\$ 22,276	\$ 11,038	\$ 10,674,823	\$ 123,089	\$ 10,797,912

(1) See Footnotes 1 and 2 of the Notes to Consolidated Financial Statements for further details.

KIMCO REALTY OP, LLC AND SUBSIDIARIES CONSOLIDATED STATEMENTS OF CASH FLOWS

(in thousands)

(in thousand	ds)			
	2024	Year Ended December 2023	r 31,	2022
Cash flow from operating activities:				
Net income	\$ 419,439	\$ 665,94	19 \$	114,534
Adjustments to reconcile net income to net cash flow provided by operating activities: Depreciation and amortization	603,685	507.24	5	505,000
	4,476	507,26 14,04		21,958
Impairment charges Straight-line rental income adjustments, net	(23,171			(33,794)
Amortization of above-market and below-market leases, net	(25,205)			(13,591)
Amortization of above-market and below-market reases, net Amortization of deferred financing costs and fair value debt adjustments, net	(762	,		(28,631)
Early extinguishment of debt charges	(702) (2,12	-	7,658
Equity award expense	34,900	33,05	i4	26,639
Gain on sale of properties	(1,274			(15,179)
Loss/(gain) on marketable securities, net	27,679	(21,26		315,508
Change in fair value of embedded derivative liability	(129		34)	-
Equity in income of joint ventures, net	(83,827	,		(109,481)
Equity in income from other investments, net	(9,821			(17,403)
Distributions from joint ventures and other investments	97,723	75,82		83,553
Change in accounts and notes receivable, net	5,993	18,45		(9,104)
Change in accounts payable and accrued expenses	(21,742) 5,82	26	37,655
Change in other operating assets and liabilities, net	(22,343	(19,88	35)	(24,208)
Net cash flow provided by operating activities	1,005,621	1,071,60)7	861,114
				<u> </u>
Cash flow from investing activities:				
Acquisition of operating real estate and other related net assets	(152,943)	(277,30	08)	(300,772)
Improvements to operating real estate	(324,465)	(264,39	95)	(193,710)
Acquisition of RPT Realty	(149,103)	-	-
Investment in marketable securities	(1,375)	(3,61	4)	(4,003)
Proceeds from sale of marketable securities	301,463	292,55	2	302,504
Investment in cost method investments	(79)) (1,56	i9)	(4,524)
Investments in and advances to real estate joint ventures	(4,055)) (24,49	4)	(87,301)
Reimbursements of investments in and advances to real estate joint ventures	26,974	13,73	8	37,571
Investments in and advances to other investments	(8,012	(18,44	2)	(17,432)
Reimbursements of investments in and advances to other investments	2,946	28		30,855
Investment in mortgage and other financing receivables	(202,483)	,		(75,063)
Collection of mortgage and other financing receivables	108,399	13		60,306
Proceeds from sale of properties	71,280	160,06	<i>j</i> 4	184,294
Proceeds from insurance casualty claims	7,558		-	-
Principal payments from securities held-to-maturity	5,354	4,58		4,058
Net cash flow used for investing activities	(318,541	(136,98	(3)	(63,217)
Cash flow from financing activities:				
Principal payments on debt, excluding normal amortization of rental property debt	(11,774)	(49,46	0)	(157,928)
Principal payments on rental property debt	(10,327)) (11,30	18)	(9,808)
Proceeds from mortgage loan financings	-		-	19,000
Proceeds from issuance of unsecured term loans	860,000		-	-
Proceeds from issuance of unsecured notes	500,000	500,00	0	1,250,000
Repayments of unsecured term loans	(310,000)	-	-
Repayments of unsecured notes	(1,157,700)		-	(1,449,060)
Financing origination costs	(8,884)) (12,48	1)	(20,326)
Payment of early extinguishment of debt charges	-		-	(6,955)
Contributions from noncontrolling interests	274		13	891
Redemption/distribution of noncontrolling interests	(52,887)			(67,453)
Distributions paid	(685,899)			(544,740)
Proceeds from issuance of units, net	135,796	3,72		15,513
Repurchase of preferred units	(26,719)			(3,441)
Units repurchased for employee tax withholding on equity awards	(15,849)	,	(3)	(13,679)
Principal payments under finance lease obligations	(265		-	-
Change in tenants' security deposits	3,128	2,47		5,255
Net cash flow used for financing activities	(781,106	(300,69	<u>(6</u>)	(982,731)
Net change in cash, cash equivalents and restricted cash	(94,026) 633,92	28	(184,834)
Cash, cash equivalents and restricted cash, beginning of year	783,757	149,82		334,663
Cash, cash equivalents and restricted cash, end of year	\$ 689,731	\$ 783,75		149,829
Interest paid during the year including payment of early extinguishment of debt charges of \$0, \$0 and \$6,955, respectively (net of capitalized interest of \$2,218, \$2,313				
and \$668, respectively)	\$ 301,239	\$ 250,43	32 \$	257,979
Income taxes paid during the year, net of refunds	\$ 60,936	\$ 65,26		11,869
meonic taxes paid during the year, het of fertunds	φ 00,936	\$ 05,20	, p	11,809

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS

Amounts relating to the number of buildings, square footage, tenant and occupancy data, joint venture debt and average interest rates and terms on joint venture debt are unaudited.

1. Summary of Significant Accounting Policies:

Business and Organization

Kimco Realty Corporation and its subsidiaries (the "Parent Company") operates as a Real Estate Investment Trust ("REIT"), of which substantially all of the Parent Company's assets are held by, and substantially all of the Parent Company's operations are conducted through, Kimco Realty OP, LLC ("Kimco OP"), either directly or through its subsidiaries, as the Parent Company's operating company. The Parent Company is the managing member and exercises exclusive control over Kimco OP. As of December 31, 2024, the Parent Company owned 99.84% of the outstanding limited liability company interests (the "OP Units") in Kimco OP. The terms "Kimco", "the Company" and "our", each refer to the Parent Company and Kimco OP, collectively, unless the context indicates otherwise. In statements regarding qualification as a REIT, such terms refer solely to Kimco Realty Corporation.

The Company is the leading owner and operator of high-quality, open-air, grocery-anchored shopping centers and mixed-use properties in the United States. The Company's portfolio is primarily concentrated in the first-ring suburbs of the top major metropolitan markets, including those in high-barrier-to-entry coastal markets and rapidly expanding Sun Belt cities, with a tenant mix focused on essential, necessity-based goods and services that drive multiple shopping trips per week. The Company, its affiliates and related real estate joint ventures are engaged principally in the ownership, management, development and operation of openair shopping centers, including mixed-use assets, which are anchored primarily by grocery stores, off-price retailers, discounters or service-oriented tenants. Additionally, the Company provides complementary services that capitalize on the Company's established retail real estate expertise. The Company's mission is to create destinations for everyday living that inspire a sense of community and deliver value to our many stakeholders. The Company evaluates performance on a property specific or transactional basis and does not distinguish its principal business or group its operations on a geographical basis for purposes of measuring performance. Accordingly, the Company believes it has a single reportable segment for disclosure purposes in accordance with accounting principles generally accepted in the United States of America ("GAAP"). See Footnote 19 of the Notes to Consolidated Financial Statements for further discussion.

The Company elected status as a REIT for federal income tax purposes commencing with its taxable year which began January 1, 1992 and operates in a manner that enables the Company to maintain its status as a REIT. To qualify as a REIT, the Company must meet several organizational and operational requirements, and is required to annually distribute at least 90% of its net taxable income, determined without regard to the dividends paid deduction and excluding any net capital gain. In addition, the Company will be subject to federal income tax at regular corporate rates to the extent that it distributes less than 100% of its net taxable income, including any net capital gains. In January 2023, the Company consummated the Reorganization into an UPREIT structure. If, as the Company believes, it is organized and operates in such a manner so as to qualify and remain qualified as a REIT under the Code, the Company, generally will not be subject to U.S. federal income tax, provided that distributions to its stockholders equal at least the amount of its REIT taxable income, as defined in the Code. The Company maintains certain subsidiaries that have made joint elections with the Company to be treated as taxable REIT subsidiaries ("TRSs"), that permit the Company to engage through such TRSs in certain business activities that the REIT may not conduct directly. A TRS is subject to federal and state income taxes on its income, and the Company includes, when applicable, a provision for taxes in its consolidated financial statements. See Footnote 26 of the Notes to Consolidated Financial Statements for further discussion.

RPT Merger

On August 28, 2023, the Company and RPT Realty ("RPT") announced that they had entered into a definitive merger agreement (the "Merger Agreement") pursuant to which the Company would acquire RPT through a series of mergers (collectively, the "RPT Merger"). On January 2, 2024, RPT merged with and into the Company, with the Company continuing as the surviving public company. The RPT Merger had added 56 open-air shopping centers, 43 of which were wholly-owned and 13 of which were owned through a joint venture, comprising 13.3 million square feet of gross leasable area ("GLA"). In addition, as a result of the RPT Merger, the Company obtained RPT's 6% stake in a 49-property net lease joint venture.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS, continued

Under the terms of the Merger Agreement, each RPT common share was converted into 0.6049 of a newly issued share of the Company's common stock, together with cash in lieu of fractional shares, and each 7.25% Series D Cumulative Convertible Perpetual Preferred Share of RPT was converted into the right to receive one depositary share representing one one-thousandth of a share of the Company's 7.25% Class N Cumulative Convertible Perpetual Preferred Stock, par value \$1.00 per share ("Class N Preferred Stock"). During the year ended December 31, 2024 and 2023, the Company incurred expenses of \$25.2 million and \$4.8 million, respectively, associated with the RPT Merger, primarily comprised of severance, legal and professional fees. See Footnote 2 of the Notes to Consolidated Financial Statements for further details on the RPT Merger.

Basis of Presentation

This report combines the annual reports on Form 10-K for the annual period ended December 31, 2024, of the Parent Company and Kimco OP into this single report. The accompanying Consolidated Financial Statements include the accounts of the Parent Company and Kimco OP and their consolidated subsidiaries. The Reorganization resulted in a merger of entities under common control in accordance with GAAP. The Company's subsidiaries include subsidiaries which are wholly owned or which the Company has a controlling interest, including where the Company has been determined to be a primary beneficiary of a variable interest entity ("VIE") in accordance with the consolidation guidance of the Financial Accounting Standards Board ("FASB") Accounting Standards Codification ("ASC"). The Parent Company serves as the general member of Kimco OP. The limited members of Kimco OP have limited rights over Kimco OP and do not have the power to direct the activities that most significantly impact Kimco OP's economic performance. As such, Kimco OP is considered a VIE, and the Parent Company, which consolidates it, is the primary beneficiary. All inter-company balances and transactions have been eliminated in consolidation.

On January 2, 2024, the Parent Company, as managing member of Kimco OP, entered into an amended and restated limited liability company agreement of Kimco OP (the "Amended and Restated Limited Liability Company Agreement"), providing for, among other things, the creation of Class N Preferred Units of Kimco OP, having the preferences, rights and limitations set forth therein, and certain modifications to the provisions regarding long-term incentive plan units ("LTIP Units"), including provisions governing distribution and tax allocation requirements and the procedures for converting LTIP Units.

Use of Estimates

GAAP requires the Company's management to make estimates and assumptions that affect the reported amounts of assets and liabilities, the disclosure of contingent assets and liabilities and the reported amounts of revenues and expenses during a reporting period. The most significant assumptions and estimates relate to the valuation of real estate and related intangible assets and liabilities, equity method investments, other investments, including the assessment of impairments, as well as, depreciable lives, revenue recognition, and the collectability of trade accounts receivable. Application of these assumptions requires the exercise of judgment as to future uncertainties, and, as a result, actual results could differ from these estimates.

Subsequent Events

The Company has evaluated subsequent events and transactions for potential recognition or disclosure in its consolidated financial statements (see Footnotes 11 and 13 of the Notes to Consolidated Financial Statements).

Real Estate

Real estate assets are stated at cost, less accumulated depreciation and amortization. The Company periodically assesses the useful lives of its depreciable real estate assets, including those expected to be redeveloped in future periods, and accounts for any revisions prospectively. Expenditures for maintenance, repairs and demolition costs are charged to operations as incurred. Significant renovations and replacements, which improve or extend the life of the asset, are capitalized.

The Company evaluates each acquisition transaction to determine whether the acquired asset meets the definition of a business and therefore accounted for as a business combination or if the acquisition transaction should be accounted for as an asset acquisition. Under *Business Combinations (Topic 805)*, an acquisition does not qualify as a business when (i) substantially all of the fair value is concentrated in a single identifiable asset or group of similar identifiable assets or (ii) the acquisition does not include a substantive process in the form of an acquired workforce or (iii) an acquired contract that cannot be replaced without significant cost, effort or delay. In accordance with ASC 805-10, Business Combinations, the Company accounted for the RPT Merger as a business combination using the acquisition method of accounting. See Footnote 2 of the Notes to Consolidated Financial Statements for further details on the RPT Merger.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS, continued

Transaction costs related to acquisitions that qualify as asset acquisitions are capitalized as part of the cost basis of the acquired assets, while transaction costs for acquisitions that are deemed to be acquisitions of a business are expensed as incurred.

When substantially all of the fair value is not concentrated in a group of similar identifiable assets, the set of assets will generally be considered a business and the Company applies the acquisition method of accounting for business combinations, where all tangible and identifiable intangible assets acquired, and all liabilities assumed are recorded at fair value. In a business combination, the difference, if any, between the purchase price and the fair value of identifiable net assets acquired is either recorded as goodwill or as a bargain purchase gain.

In both a business combination and an asset acquisition, the Company allocates the purchase price of acquired properties to tangible and identifiable intangible assets or liabilities based on their respective fair values. The fair value of any tangible real estate assets acquired is determined by valuing the building as if it were vacant, and the fair value is then allocated to buildings and improvements based on various valuation techniques and other information including, replacement cost, direct capitalization method, discounted cash flow method, sales comparison approach, similar fair value models, or executed purchase and sale agreements. The fair value of land is determined using the sales comparison approach. Fair value estimates determined using the direct capitalization and discounted cash flow methods employ significant assumptions such as normalized net operating income, stabilized net operating income, income growth rates, market lease rates, discount rates, terminal capitalization rates, planned capital expenditures, estimates of future cash flows, and other market data. Estimates of future cash flows are based on a number of factors including the historical operating results, known and anticipated trends, and market and economic conditions. Tangible assets may include land, land improvements, buildings, building improvements and tenant improvements. Intangible assets may include the value of in-place leases, above and below-market leases and other identifiable assets or liabilities based on lease or property specific characteristics.

In allocating the purchase price to identified intangible assets and liabilities of acquired properties, the value of above-market and below-market leases is estimated based on the difference between the contractual amounts, including fixed rate below-market lease renewal options, and management's estimate of the market lease rates and other lease provisions (e.g., expense recapture, base rental changes), discounted over a period equal to the estimated remaining term of the lease using an appropriate discount rate. The capitalized above-market or below-market intangible is amortized to rental income over the estimated remaining term of the respective leases, which includes the expected renewal option period for below-market leases. Mortgage debt discounts or premiums are amortized into interest expense over the remaining term of the related debt instrument.

In determining the value of in-place leases, management considers current market conditions, market lease rates, costs to execute new or similar leases and carrying costs during the expected lease-up period from vacant to existing occupancy. In estimating carrying costs, management includes real estate taxes, insurance, other operating expenses, estimates of lost rental revenue during the expected lease-up periods and estimating costs to execute new or similar leases includes leasing commissions, legal and other related costs based on current market demand. The value assigned to in-place leases and tenant relationships is amortized over the estimated remaining term of the leases. If a lease were to be terminated prior to its scheduled expiration, all unamortized costs relating to that lease would be written off.

The useful lives of amortizable intangible assets are evaluated each reporting period with any changes in estimated useful lives being accounted for over the revised remaining useful life.

Depreciation and amortization are provided on the straight-line method over the estimated useful lives of the assets, as follows:

Buildings and building improvements (in years)	5 to 50
Fixtures, leasehold and tenant improvements	Terms of leases or useful
(including certain identified intangible assets)	lives, whichever is shorter

The difference between the fair value and the face value of debt assumed, if any, in connection with an acquisition is recorded as a premium or discount and is amortized on a straight-line basis, which approximates the effective interest method, over the terms of the related debt agreements. The fair value of debt is estimated based upon contractual future cash flows discounted using borrowing spreads and market interest rates that would have been available for debt with similar terms and maturities.

The Company's policy is to classify real estate assets as held-for-sale if the (i) asset is under contract, (ii) the buyer's deposit is non-refundable, (iii) due diligence has expired and (iv) management believes it is probable that the disposition will occur within one year. When a real estate asset is identified by management as held-for-sale, the Company ceases depreciation of the asset and estimates the fair value. If the fair value of the asset, less cost to sell, is less than the net book value of the asset, an adjustment to

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS, continued

the carrying value would be recorded to reflect the estimated fair value of the property, and the asset is included within Other assets on the Company's Consolidated Balance Sheets.

On a continuous basis, management assesses whether there are any indicators, including property operating performance, changes in anticipated holding period and general market conditions, that the value of the real estate properties (including any related amortizable intangible assets or liabilities) may be impaired. A property value is considered impaired only if management's estimated fair value is less than the net carrying value of the property. The Company's estimated fair value is primarily based upon (i) estimated sales prices from signed contracts or letters of intent from third-party offers or (ii) discounted cash flow models of the property over its remaining hold period. An impairment is recognized on properties held for use when the expected undiscounted cash flows for a property are less than its carrying amount, at which time, the property is written-down to its estimated fair value. Estimated fair values which are based on discounted cash flow models include all estimated cash inflows and outflows over a specified holding period. Capitalization rates and discount rates utilized in these models are based upon unobservable rates that the Company believes to be within a reasonable range of current market rates. In addition, such cash flow models consider factors such as expected future operating income, trends and prospects, as well as the effects of demand, competition and other factors. To the extent impairment has occurred, the carrying value of the property would be adjusted to an amount to reflect the estimated fair value of the property. The Company does not have access to the unobservable inputs used to determine the estimated fair values of third-party offers.

Investments in Unconsolidated Joint Ventures

The Company accounts for its investments in unconsolidated joint ventures under the equity method of accounting as the Company exercises significant influence, but does not control, these entities. These investments are recorded initially at cost and are subsequently adjusted for cash contributions and distributions. Earnings for each investment are recognized in accordance with each respective investment agreement and where applicable, are based upon an allocation of the investment's net assets at book value as if the investment was hypothetically liquidated at the end of each reporting period.

The Company's joint ventures primarily consist of co-investments with institutional and other joint venture partners in open-air shopping center or mixed-use properties, consistent with its core business. These joint ventures typically obtain non-recourse third-party financing on their property investments, thus contractually limiting the Company's exposure to losses primarily to the amount of its equity investment; and due to the lender's exposure to losses, a lender typically will require a minimum level of equity in order to mitigate its risk. On a select basis, certain of these joint ventures, have obtained unsecured financing. As of December 31, 2024, the Company did not guaranty any unsecured joint venture debt.

To recognize the character of distributions from equity investees within its Consolidated Statements of Cash Flows, all distributions received are presumed to be returns on investment and classified as cash inflows from operating activities unless the Company's cumulative distributions received less distributions received in prior periods that were determined to be returns of investment exceed its cumulative equity in earnings recognized by the investor (as adjusted for amortization of basis differences). When such an excess occurs, the current-period distribution up to this excess is considered a return of investment and classified as cash inflows from investing.

In a business combination, the fair value of the Company's investment in an unconsolidated joint venture is calculated using the fair value of the real estate held by the joint venture, which is valued using similar methods as described in the Company's Real Estate policy above, offset by the fair value of the debt on the property which is then multiplied by the Company's equity ownership percentage.

On a continuous basis, management assesses whether there are any indicators, including the underlying investment property operating performance and general market conditions, that the value of the Company's investments in unconsolidated joint ventures may be impaired. An investment's value is impaired only if management's estimate of the fair value of the investment is less than the carrying value of the investment and such difference is deemed to be other-than-temporary. To the extent impairment has occurred, the loss will be measured as the excess of the carrying amount of the investment over the estimated fair value of the investment. Estimated fair values which are based on discounted cash flow models include all estimated cash inflows and outflows over a specified holding period, and, where applicable, any estimated debt premiums. Capitalization rates and discount rates utilized in these models are based upon unobservable rates that the Company believes to be within a reasonable range of current market rates.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS, continued

Other Investments

Other investments primarily consist of preferred equity investments for which the Company provides capital to owners and developers of real estate. The Company typically accounts for its preferred equity investments on the equity method of accounting, whereby earnings for each investment are recognized in accordance with each respective investment agreement and based upon an allocation of the investment's net assets at book value as if the investment was hypothetically liquidated at the end of each reporting period.

On a continuous basis, management assesses whether there are any indicators, including the underlying investment property operating performance and general market conditions, that the value of the Company's Other investments may be impaired. An investment's value is impaired only if management's estimate of the fair value of the investment is less than the carrying value of the investment and such difference is deemed to be other-than-temporary. To the extent impairment has occurred, the loss shall be measured as the excess of the carrying amount of the investment over the estimated fair value of the investment.

The Company's estimated fair values are based upon a discounted cash flow model for each investment that includes all estimated cash inflows and outflows over a specified holding period and, where applicable, any estimated debt premiums. Capitalization rates, discount rates and credit spreads utilized in these models are based upon rates that the Company believes to be within a reasonable range of current market rates.

Cash, Cash Equivalents and Restricted Cash

Cash and cash equivalents include demand deposits in banks, commercial paper and certificates of deposit with maturities of three months or less. Cash and cash equivalent balances may, at a limited number of banks and financial institutions, exceed insurable amounts. The Company believes it mitigates risk by investing in or through major financial institutions and primarily in funds that are currently U.S. federal government insured up to applicable account limits. Recoverability of investments is dependent upon the performance of the issuers. Restricted cash is deposits held or restricted for a specific use.

Marketable Securities

The Company classifies its marketable equity securities as available-for-sale in accordance with the FASB's Investments-Debt and Equity Securities guidance. In accordance with ASC Topic 825 *Financial Instruments*: the Company recognizes changes in the fair value of equity investments with readily determinable fair values in net income.

Other Assets

Mortgage and Other Financing Receivables

Mortgages and other financing receivables consist of loans acquired and loans originated by the Company, which are included within Other assets on the Company's Consolidated Balance Sheets. Borrowers of these loans are primarily experienced owners, operators or developers of commercial real estate. The Company's loans are primarily mortgage loans that are collateralized by real estate. Mortgages and other financing receivables are recorded at stated principal amounts, net of any discount or premium and allowance for credit losses. The related discounts or premiums on mortgages and other loans purchased are amortized or accreted over the life of the related loan receivable.

The Company applies the current expected credit loss ("CECL") methodology. The measurement of expected credit losses under the CECL methodology is applicable to financial assets measured at amortized cost, including loan receivables and held-to-maturity debt securities. On a quarterly basis, the Company reviews credit quality indicators such as (i) payment status to identify performing versus non-performing loans, (ii) changes affecting the underlying real estate collateral and (iii) national and regional economic factors. The Company has determined that it has one portfolio, primarily represented by loans collateralized by real estate, whereby it determines, as needed, reserves for loan losses on an asset-specific basis. The Company utilizes its history of incurred losses as well as external data to perform its expected credit loss calculation using the probability of default ("PD") and loss given default method ("LGD"). This approach calculates the expected credit loss by multiplying the PD (probability the asset will default within a given timeframe) by the LGD (percentage of the asset not expected to be collected due to default). The reserve for loan losses reflects management's estimate of loan losses as of the balance sheet date and any adjustments are included in Other income, net on the Company's Consolidated Statements of Income. The reserve is increased through loan loss expense and is decreased by charge-offs when losses are confirmed through the receipt of assets such as cash or via ownership control of the underlying collateral in full satisfaction of the loan upon foreclosure or when significant collection efforts have ceased.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS, continued

Interest income on performing loans is accrued as earned. Accrued interest receivable is included in Accounts and notes receivable, net on the Company's Consolidated Balance Sheets. A non-performing loan is placed on non-accrual status when it is probable that the borrower may be unable to meet interest payments as they become due. Generally, loans 90 days or more past due are placed on non-accrual status unless there is sufficient collateral to assure collectability of principal and interest. Upon the designation of non-accrual status, all unpaid accrued interest is reserved and charged against current income. Interest income on non-performing loans is generally recognized on a cash basis. Recognition of interest income on non-performing loans on an accrual basis is resumed when it is probable that the Company will be able to collect amounts due according to the contractual terms.

Tax Increment Revenue Bonds

Other assets include Series B tax increment revenue bonds issued by the Sheridan Redevelopment Agency in connection with the development of a project in Sheridan, Colorado, which mature on December 15, 2039. These Series B bonds have been classified as held to maturity and were recorded at estimated fair value. The fair value estimates of the Company's held to maturity tax increment revenue bonds are based on discounted cash flow analysis, which are based on the expected future sales tax revenues of the project. This analysis reflects the contractual terms of the bonds, including the period to maturity, and uses observable market-based inputs, such as market discount rates and unobservable market-based inputs, such as future growth and inflation rates. Interest on these bonds is recorded at an effective interest rate while cash payments are received at the contractual interest rate.

The held to maturity bonds are evaluated for credit losses based on discounted estimated future cash flows. Any future receipts in excess of the amortized basis will be recognized as revenue when received. The credit risk associated with the amortized value of these bonds is deemed as low risk as the bonds are earmarked for repayments from a government entity which are funded through sales and property taxes.

Deferred Leasing Costs

Initial direct leasing costs include commissions paid to third parties, including brokers, leasing and referral agents and internal leasing commissions paid to employees for successful execution of lease agreements. These initial direct leasing costs are capitalized and generally amortized over the term of the related leases using the straight-line method. These direct leasing costs are included in Other assets, on the Company's Consolidated Balance Sheets and are classified as operating activities on the Company's Consolidated Statements of Cash Flows.

Internal employee compensation, payroll-related benefits and certain external legal fees are considered indirect costs associated with the execution of lease agreements. These indirect leasing costs are expensed in accordance with ASU 2016-02, *Leases (Topic 842)* ("ASU 2016-02") and included in General and administrative expense on the Company's Consolidated Statements of Income.

Software Development Costs

Expenditures for major software purchases and software developed for internal use are capitalized and amortized on a straight-line basis generally over a period of three to ten years. The Company's policy provides for the capitalization of external direct costs of materials and services associated with developing or obtaining internal use computer software. In addition, the Company also capitalizes certain payroll and payroll-related costs for employees who are directly associated with internal use computer software projects. The amount of payroll costs that can be capitalized with respect to these employees is limited to the time directly spent on such projects. Costs associated with preliminary project stage activities, training, maintenance and all other post-implementation stage activities are expensed as incurred. These software development costs are included in Other assets on the Company's Consolidated Balance Sheets.

Deferred Financing Costs

Costs incurred in obtaining long-term financing, included in Notes payable, net and Mortgages payable, net in the accompanying Consolidated Balance Sheets, are amortized on a straight-line basis, which approximates the effective interest method, over the terms of the related debt agreements, as applicable.

Revenue, Trade Accounts Receivable and Gain Recognition

The Company determines the proper amount of revenue to be recognized in accordance with ASU 2014-09, *Revenue from Contracts with Customers (Topic 606)*, ("Topic 606"), by performing the following steps: (i) identify the contract with the customer, (ii) identify the performance obligations within the contract, (iii) determine the transaction price, (iv) allocate the transaction price to

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS, continued

the performance obligations and (v) recognize revenue when (or as) a performance obligation is satisfied. As of December 31, 2024 and 2023, the Company had no outstanding contract assets or contract liabilities.

The Company's primary sources of revenues are derived from lease agreements which fall under the scope of ASU 2016-02, *Leases (Topic 842)*, ("Topic 842"), which includes rental income and expense reimbursement income. The Company also has revenues which are accounted for under Topic 606, which include fees for services performed at various unconsolidated joint ventures for which the Company is the manager. These fees primarily include property and asset management fees, leasing fees, development fees and property acquisition/disposition fees. Also affected by Topic 606 are gains on sales of properties and tax increment financing ("TIF") contracts. The Company presents its revenue streams on the Company's Consolidated Statements of Income as Revenues from rental properties, net and Management and other fee income.

Revenues from rental properties, net

Revenues from rental properties, net are comprised of minimum base rent, percentage rent, lease termination fee income, amortization of above-market and below-market rent adjustments and straight-line rent adjustments. The Company accounts for lease and non-lease components as combined components under Topic 842. Non-lease components include reimbursements paid to the Company from tenants for common area maintenance costs and other operating expenses. The combined components are included in Revenues from rental properties, net on the Company's Consolidated Statements of Income.

Base rental revenues from rental properties are recognized on a straight-line basis over the terms of the related leases. Certain of these leases also provide for percentage rents based upon the level of sales achieved by the lessee. These percentage rents are recognized once the required sales level is achieved. Rental income may also include payments received in connection with lease termination agreements. Lease termination fee income is recognized when the lessee provides consideration in order to terminate an existing lease agreement and has vacated the leased space. If the lessee continues to occupy the leased space for a period of time after the lease termination is agreed upon, the termination fee is accounted for as a lease modification based on the modified lease term. Upon acquisition of real estate operating properties, the Company estimates the fair value of identified intangible assets and liabilities (including above-market and below-market leases, where applicable). The capitalized above-market or below-market intangible asset or liability is amortized to rental income over the estimated remaining term of the respective leases, which includes the expected renewal option period for below-market leases.

Also included in Revenues from rental properties, net are ancillary income and TIF income. Ancillary income is derived through various agreements relating to parking lots, clothing bins, temporary storage, vending machines, ATMs, trash bins and trash collections, seasonal leases, etc. The majority of the revenue derived from these sources is through lease agreements/arrangements and is recognized in accordance with the lease terms described in the lease. The Company has TIF agreements with certain municipalities and receives payments in accordance with the agreements. TIF reimbursement income is recognized on a cash basis when received.

Management and other fee income

Property management fees, property acquisition and disposition fees, construction management fees, leasing fees and asset management fees all fall within the scope of Topic 606. These fees arise from contractual agreements with third parties or with entities in which the Company has a noncontrolling interest. Management and other fee income related to partially owned entities are recognized to the extent attributable to the unaffiliated interest. Property and asset management fee income is recognized as a single performance obligation (managing the property) comprised of a series of distinct services (maintaining property, handling tenant inquiries, etc.). The Company believes that the overall service of property management is substantially the same each day and has the same pattern of performance over the term of the agreement. As a result, each day of service represents a performance obligation satisfied at that point in time. The time-based output method is used to measure progress over time, as this is representative of the transfer of the services. These fees are recognized at the end of each period for services performed during that period, primarily billed to the customer monthly with payment due upon receipt.

Leasing fee income is recognized as a single performance obligation primarily upon the rent commencement date. The Company believes the leasing services it provides are similar for each available space leased and none of the individual activities necessary to facilitate the execution of each lease are distinct. These fees are billed to the customer monthly with payment due upon receipt.

Property acquisition and disposition fees are recognized when the Company satisfies a performance obligation upon acquiring control of a property or transferring control of a property. These fees are billed subsequent to the acquisition or sale of the property and payment is due upon receipt.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS, continued

Construction management fees are recognized as a single performance obligation (managing the construction of the project) composed of a series of distinct services. The Company believes that the overall service of construction management is substantially the same each day and has the same pattern of performance over the term of the agreement. As a result, each day of service represents a performance obligation satisfied at that point in time. These fees are based on the amount spent on the construction at the end of each period for services performed during that period, primarily billed to the customer monthly with payment due upon receipt.

Trade Accounts Receivable

The Company reviews its trade accounts receivable, related to base rents, straight-line rent, expense reimbursements and other revenues for collectability. The Company evaluates the probability of the collection of the lessee's total accounts receivable, including the corresponding straight-line rent receivable balance on a lease-by-lease basis. The Company's analysis of its accounts receivable includes (i) customer credit worthiness, (ii) assessment of risk associated with the tenant, and (iii) current economic trends. In addition, tenants in bankruptcy are analyzed and considerations are made in connection with the expected recovery of pre-petition and post-petition bankruptcy claims. If a lessee's accounts receivable balance is considered uncollectible, the Company will write-off the uncollectible receivable balances associated with the lease and will only recognize lease income on a cash basis. The Company includes provision for doubtful accounts in Revenues from rental properties, net, in accordance with Topic 842. Lease income will then be limited to the lesser of (i) the straight-line rental income or (ii) the lease payments that have been collected from the lessee. In addition to the lease-specific collectability assessment performed under Topic 842, the analysis also recognizes a general reserve under ASC Topic 450 Contingencies, as a reduction to Revenues from rental properties, for its portfolio of operating lease receivables which are not expected to be fully collectible based on the Company's historical and current collection experience and the potential for settlement of arrears. Although the Company estimates uncollectible receivables and provides for them through charges against revenues from rental properties, actual results may differ from those estimates. If the Company subsequently determines that it is probable it will collect the remaining lessee's lease payments under the lease term, the Company will then reinstate the straight-line balance.

Gains/losses on sale of properties

Gains and losses from the sale and/or transfer of nonfinancial assets, such as real estate property, are to be recognized when control of the asset transfers to the buyer, which will occur when the buyer has the ability to direct the use of or obtain substantially all of the remaining benefits from the asset. This generally occurs when the transaction closes and consideration is exchanged for control of the property.

Lessee Leases

The Company accounts for its leases in accordance with Topic 842. The Company has right-of-use ("ROU") assets and lease liabilities on its balance sheet for those leases classified as operating and financing leases where the Company is a lessee. The Company's leases where it is the lessee primarily consist of ground leases and administrative office leases. The Company classifies leases based on whether the arrangement is effectively a purchase of the underlying asset. Leases that transfer control of the underlying asset to a lessee are classified as finance leases and all other leases as operating leases. ROU assets represent the Company's right to use an underlying asset for the lease term and lease liabilities represent the Company's obligation to make lease payments arising from the lease.

ROU assets and lease liabilities are recognized at the commencement date of the lease and liabilities are determined based on the estimated present value of the Company's minimum lease payments under its lease agreements. Variable lease payments are excluded from the lease liabilities and corresponding ROU assets, as they are recognized in the period in which the obligation for those payments is incurred. Certain of the Company's leases have renewal options for which the Company assesses whether it is reasonably certain the Company will exercise these renewal options. Lease payments associated with renewal options that the Company is reasonably certain will be exercised are included in the measurement of the lease liabilities and corresponding ROU assets. The discount rate used to determine the lease liabilities is based on the estimated incremental borrowing rate on a lease-by-lease basis. When calculating the incremental borrowing rates, the Company utilized data from (i) its recent debt issuances, (ii) publicly available data for instruments with similar characteristics, (iii) observable mortgage rates and (iv) unlevered property yields and discount rates. The Company then applies adjustments to account for considerations related to term and security that may not be fully incorporated by the data sets. Rental expense for lease payments is recognized on a straight-line basis over the lease term. See Footnote 11 of the Notes to Consolidated Financial Statements for further details.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS, continued

Derivative Instruments & Hedging Activities

The Company is exposed to certain risks arising from both its business operations and economic conditions. The Company manages economic risks, including interest rate, liquidity, and credit risks primarily by managing the amount, sources, and duration of its debt funding and the use of derivative financial instruments. Specifically, the Company may use derivatives to manage exposures that arise from changes in interest rates and limits the risk by following established risk management policies and procedures, including the use of derivatives.

The Company has interest rate swap agreements that are designated as cash flow hedges and are held by the Company to reduce the impact of changes in interest rates on variable rate debt. The differential between fixed and variable rates to be paid or received is accrued, as interest rates change, and recognized through Interest expense in the Company's Consolidated Statements of Income. If the hedges are deemed to be effective, the fair value is included within the Accumulated other comprehensive income ("AOCI") on the Company's Consolidated Balance Sheets, and subsequently reclassified into earnings in the period that the hedged forecasted transaction affects earnings.

The interest rate swaps are measured at fair value using the market standard methodology of netting the discounted future fixed cash receipts (or payments) and the discounted expected variable cash payments (or receipts). The variable cash payments (or receipts) are based on an expectation of future interest rates (forward curves) derived from observable market interest rate curves. See Footnote 15 of the Notes to Consolidated Financial Statements for further details.

Income Taxes

The Company elected to qualify as a REIT for federal income tax purposes commencing with its taxable year January 1, 1992 and operates in a manner that enables the Company to qualify and maintain its status as a REIT. Accordingly, the Company generally will not be subject to federal income tax, provided that distributions to its stockholders equal at least the amount of its REIT taxable income as defined under Sections 856 through 860 of the Code. The Company will be subject to federal income tax at regular corporate rates to the extent that it distributes less than 100% of its net taxable income, including any net capital gains. Most states, in which the Company holds investments in real estate, conform to the federal rules recognizing REITs.

The Company maintains certain subsidiaries which made joint elections with the Company to be treated as taxable REIT subsidiaries ("TRSs"), which permit the Company to engage through such TRSs in certain business activities that the REIT may not conduct directly. A TRS is subject to federal and state income taxes on its income, and the Company includes a provision for taxes in its consolidated financial statements. As such, the Company, through its wholly owned TRSs, has been engaged in various retail real estate related opportunities including retail real estate management and disposition services which primarily focus on leasing and disposition strategies of retail real estate controlled by both healthy and distressed and/or bankrupt retailers. The Company may consider other investments through its TRSs should suitable opportunities arise.

Income taxes are accounted for under the asset and liability method. Deferred tax assets and liabilities are recognized for the estimated future tax consequences attributable to differences between the financial statement carrying amounts of existing assets and liabilities and their respective tax bases and operating loss and tax credit carryforwards. Deferred tax assets and liabilities are measured using enacted tax rates in effect for the year in which those temporary differences are expected to be recovered or settled. The Company provides a valuation allowance for deferred tax assets for which it does not consider realization of such assets to be more likely than not.

The Company reviews the need to establish a valuation allowance against deferred tax assets on a quarterly basis. The review includes an analysis of various factors, such as future reversals of existing taxable temporary differences, the capacity for the carryback or carryforward of any losses, the expected occurrence of future income or loss and available tax planning strategies.

The Company applies the FASB's guidance relating to uncertainty in income taxes recognized in a Company's financial statements. Under this guidance the Company may recognize the tax benefit from an uncertain tax position only if it is more likely than not that the tax position will be sustained on examination by taxing authorities, based on the technical merits of the position. The tax benefits recognized in the financial statements from such a position are measured based on the largest benefit that has a greater than fifty percent likelihood of being realized upon ultimate settlement. The guidance on accounting for uncertainty in income taxes also provides guidance on de-recognition, classification, interest and penalties on income taxes, and accounting in interim periods.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS, continued

Noncontrolling Interests

The Company accounts for noncontrolling interests in accordance with the Consolidation guidance and the Distinguishing Liabilities from Equity guidance issued by the FASB. Noncontrolling interests represent the portion of equity that the Company does not own in those entities it consolidates. The Company identifies its noncontrolling interests separately within the equity section on the Company's Consolidated Balance Sheets. The amounts of consolidated net earnings attributable to the Company and to the noncontrolling interests are presented separately on the Company's Consolidated Statements of Income.

Noncontrolling interests also include amounts related to partnership units issued by consolidated subsidiaries of the Company in connection with certain property acquisitions. These units have a stated redemption value or a defined redemption amount based upon the trading price of the Company's common stock and provides the unit holders various rates of return during the holding period. The unit holders generally have the right to redeem their units for cash at any time after one year from issuance. For convertible units, the Company typically has the option to settle redemption amounts in cash or common stock.

The Company evaluates the terms of the partnership units issued in accordance with the FASB's Distinguishing Liabilities from Equity guidance. Convertible units for which the Company has the option to settle redemption amounts in cash or common stock are included in the caption Noncontrolling interests within the equity section on the Company's Consolidated Balance Sheets. Units which embody a conditional obligation requiring the Company to redeem the units for cash after a specified or determinable date (or dates) or upon the occurrence of an event that is not solely within the control of the issuer are determined to be contingently redeemable under this guidance and are included as Redeemable noncontrolling interests and classified within the mezzanine section between Total liabilities and Stockholders' equity on the Company's Consolidated Balance Sheets.

In a business combination, the fair value of the noncontrolling interest in a consolidated joint venture is calculated using the fair value of the real estate held by the joint venture, which are valued using similar methods as described in the Company's Real Estate policy above, offset by the fair value of the debt on the property which is then multiplied by the partners' noncontrolling share.

Contingently redeemable noncontrolling interests are recorded at fair value upon issuance. Any change in the fair value or redemption value of these noncontrolling interests is subsequently recognized through Paid-in capital on the Company's Consolidated Balance Sheets and is included in the Company's computation of earnings per share (see Footnote 29 of the Notes to Consolidated Financial Statements).

Stock Compensation

In May 2020, the Company's stockholders approved the 2020 Equity Participation Plan (the "2020 Plan"), which is a successor to the Restated Kimco Realty Corporation 2010 Equity Participation Plan that expired in March 2020. The 2020 Plan provides for a maximum of 10,000,000 shares of the Company's common stock to be reserved for the issuance of stock options, stock appreciation rights, restricted stock units, performance awards, dividend equivalents, LTIP Units, stock payments and deferred stock awards. Unless otherwise determined by the Board of Directors at its sole discretion, restricted stock grants generally vest (i) 100% on the fifth anniversary of the grant, (ii) ratably over five years or (iii) over ten years at 20% per year commencing after the fifth year. Performance share awards, which vest over a period of three years, may provide a right to receive shares of the Company's common stock or restricted stock based on the Company's performance relative to its peers, as defined, or based on other performance criteria as determined by the Board of Directors. In addition, the 2020 Plan provides for the granting of restricted stock to each of the Company's non-employee directors (the "Independent Directors") and permits such Independent Directors to elect to receive deferred stock awards in lieu of directors' fees.

The Company accounts for equity awards in accordance with the FASB's Stock Compensation guidance, which requires that all share-based payments to employees, including grants of employee stock options, restricted stock, performance shares and LTIP Units, be recognized in the Statements of Income over the service period based on their fair values. Fair value of performance awards is determined using the Monte Carlo method, which is intended to estimate the fair value of the awards at the grant date (see Footnote 24 of the Notes to Consolidated Financial Statements for additional disclosure on the assumptions and methodology).

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS, continued

New Accounting Pronouncements

The following table represents ASUs to the FASB's ASCs that, as of December 31, 2024, are not yet effective for the Company and for which the Company has not elected early adoption, where permitted:

		Effective	Effect on the financial statements or other significant
ASU ASU 2023-05, Business Combinations – Joint Venture Formations (Subtopic 805-60): Recognition and Initial Measurement	The amendments in this ASU address the accounting for contributions made to a joint venture, upon formation, in a joint venture's separate financial statements. To reduce diversity in practice and provide decision-useful information to a joint venture's investors, these amendments require that a joint venture apply a new basis of accounting upon formation. By applying a new basis of accounting, a joint venture, upon formation, will recognize and initially measure its assets and liabilities at fair value (with exceptions to fair value measurement that are consistent with the business combinations guidance). Additionally, existing joint ventures have the option to apply the guidance retrospectively.	January 1, 2025; Early adoption permitted	This ASU does not impact accounting for joint ventures by the venturers. As such, the Company does not expect the adoption of this ASU will have a material impact on the Company's financial position and/or results of operations.
ASU 2023-09, Income Taxes (Topic 740): Improvements to Income Tax Disclosures	This ASU requires entities to provide additional information in the rate reconciliation and additional disclosures about income taxes paid. The guidance requires public business entities to disclose in their rate reconciliation table additional categories of information about federal, state and foreign income taxes and to provide more details about the reconciling items in some categories if the items meet a quantitative threshold. The guidance requires all entities to disclose annually income taxes paid (net of refunds received) disaggregated by federal (national), state and foreign taxes and to disaggregate the information by jurisdiction based on a quantitative threshold.	Fiscal years beginning January 1, 2025, and interim periods for fiscal years beginning January 1, 2026; Early adoption permitted	The Company will review the extent of new disclosures necessary prior to implementation. Other than additional disclosure, the adoption of this ASU will not have a material impact on the Company's financial position and/or results of operations.
ASU 2024-01, Compensation - Stock Compensation (Topic 718)	The amendments in this ASU clarify how to determine whether profits interest and similar awards should be accounted for as a share-based payment arrangement (ASC 718) or as a cash bonus or profit-sharing arrangement (ASC 710, Compensation - General, or other guidance) and applies to all reporting entities that account for profits interest awards as compensation to employees or non-employees. In addition to the illustrative guidance, this ASU modifies the language in paragraph 718-10-15-3 to improve its clarity and operability without changing the guidance. The amendments should be applied either retrospectively to all prior periods presented in the financial statements, or prospectively to profits interests and similar awards granted or modified on or after the adoption date.	January 1, 2025; Early adoption permitted	The adoption of this ASU will not have a material impact on the Company's financial position and/or results of operations.
ASU 2024-03 Income Statement - Reporting Comprehensive Income - Expense Disaggregation	This ASU requires additional disclosure about a public business entity's expenses and more detailed information about the types of expenses in commonly presented expense captions. Such information should allow	Fiscal years beginning January 1, 2027, and	The Company does not expect the adoption of this ASU to have a material impact on

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS, continued

			Effect on the financial statements or other significant
ASU	Description	Date	matters
Disclosures (Subtopic	investors to better understand an entity's performance,	interim periods	the Company's financial
220-40): Disaggregation	assess future cash flows, and compare performance over	for fiscal years	position and/or results of
of Income Statement	time and with other entities. The amendments will require	beginning	operations.
Expenses	public business entities to disclose in the notes to the	January 1,	
	financial statements, at each interim and annual reporting	2028; Early	
ASU 2025-01, Income	period, specific information about certain costs and	adoption	
Statement - Reporting	expenses, employee compensation, depreciation, and	permitted	
Comprehensive, Income -	intangible asset amortization included in each expense	_	
Expense Disaggregation	caption presented on the face of the income statement, and		
Disclosures (Subtopic	the total amount of an entity's operating expenses.		
220-40), Clarifying the	, , , , , ,		
Effective Date			

The following ASUs to the FASB's ASCs have been adopted by the Company as of the date listed:

ASU ASU 2023-07, Segment Reporting (Topic 280): Improvements to Reportable Segment Disclosures	Description The amendments in this ASU improve reportable segment disclosure requirements, primarily through enhanced disclosures about significant segment expenses. In addition, the amendments enhance interim disclosure requirements, clarify circumstances in which an entity can disclose multiple segment measures of profit or loss, provide segment disclosure requirements for entities with a single reportable segment, and contain other disclosure requirements.	Adoption Date Annual fiscal year beginning January 1, 2024	Effect on the financial statements or other significant matters There were aspects of this ASU that apply to entities with one reportable segment, including new required disclosures (see Footnote 19 of the Notes to Consolidated Financial Statements). Other than additional disclosure, the adoption of this ASU did not have a material impact on the Company's financial position and/or results of operations.
ASU 2022-03, Fair Value Measurement (Topic 820): Fair Value Measurement of Equity Securities Subject to Contractual Sale Restrictions	This ASU clarifies the guidance in Topic 820, Fair Value Measurement, when measuring the fair value of an equity security subject to contractual restrictions that prohibit the sale of an equity security and provides new disclosure requirements for equity securities subject to contractual sale restrictions that are measured at fair value in accordance with Topic 820.	January 1, 2024	The adoption of this ASU did not have a material impact on the Company's financial position and/or results of operations.

2. RPT Merger:

Overview

On January 2, 2024, the Company completed the Merger with RPT, under which RPT merged with and into the Company, with the Company continuing as the surviving public company. The RPT Merger had added 56 open-air shopping centers, 43 of which were wholly-owned and 13 of which were owned through a joint venture, comprising 13.3 million square feet of GLA. In addition, as a result of the RPT Merger, the Company obtained RPT's 6% stake in a 49-property net lease joint venture.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS, continued

Under the terms of the Merger Agreement, each RPT common share was converted into 0.6049 of a newly issued share of the Company's common stock, together with cash in lieu of fractional shares and each 7.25% Series D Cumulative Convertible Perpetual Preferred Share of RPT was converted into the right to receive one depositary share representing one one-thousandth of a share of Class N Preferred Stock of the Company.

The number of RPT shares/units outstanding converted to shares of the Company's shares/units as of January 2, 2024 were determined as follows (amounts presented in thousands, except per share data):

	As of January 2, 2024								
	Common Shares (1)	0	P Units	Cumulative Convertible Perpetual Preferred Shares				
RPT shares/units outstanding	87,0	675		1,576		1,849			
Exchange ratio	0.60	049		0.6049		1.0000			
Kimco shares/units issued	53,0	034		953		1,849			
Value of Kimco stock per share/unit	\$ 22.00	005	\$	22.0005	\$	57.13			
Equity consideration given from Kimco shares/units issued	\$ 1,166,	775	\$	20,975	\$	105,607			

(1) The Company paid cash in lieu of issuing fractional Kimco common shares, which is included in "Cash Consideration" caption in the table below.

The following table presents the total value of consideration paid by Kimco at the close of the RPT Merger (in thousands):

	C	alculated Value of	Total Value of		
	R	PT Consideration	Cash C	onsideration*	Consideration
As of January 2, 2024	\$	1,293,357	\$	149,103	\$ 1,442,460

^{*} Amount includes \$130.0 million to pay off the outstanding balance on RPT's credit facility at closing, additional consideration of approximately \$19.1 million relating to transaction costs incurred by RPT and \$0.1 million of cash paid in lieu of issuing fractional Kimco common shares.

Purchase Price Allocation

In accordance with ASC 805-10, Business Combinations, the Company accounted for the RPT Merger as a business combination using the acquisition method of accounting. Based on the total value of the consideration, the total fair value of the assets acquired and liabilities assumed in the RPT Merger was \$1.4 billion.

The fair values of the real estate assets acquired were determined using either (i) the direct capitalization method, (ii) the discount cash flow method or (iii) executed purchase and sales agreements. The sales comparison approach was used in estimating the fair value of the land acquired. The Company determined that these valuation methodologies are classified within Level 3 of the fair value hierarchy. The significant assumptions used in these methodologies include stabilized net operating income, income growth rates, market lease rates, discount rates, terminal capitalization rates, planned capital expenditures, and estimates of future cash flows at the respective properties.

Under the direct capitalization method, the Company derived a normalized net operating income and applied an appropriate terminal capitalization rate for each property. The estimates of normalized net operating income are based on a number of factors, including historical operating results, market lease rates, known and anticipated trends, and market and economic conditions. Terminal capitalization rates utilized to derive these fair values ranged from 5.50% to 7.50%.

The discounted cash flow analyses were based on estimated future cash flows that employ discount rates, terminal capitalization rates and planned capital expenditures. These estimates approximate the inputs the Company believes would be utilized by market participants in assessing fair value. The estimates of future cash flows are based on a number of factors, including historical operating results, market lease rates, income growth rates, known and anticipated trends, and market and economic conditions. Terminal capitalization rates and discount rates utilized to estimate fair values ranged from 5.50% to 7.50% and 6.00% to 8.25%, respectively.

The Company allocates the purchase price of acquired properties to tangible and identifiable intangible assets or liabilities based on their respective fair values. The fair value of any tangible real estate assets acquired is determined by valuing the building as if

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS, continued

it were vacant, and the fair value is then allocated to buildings and improvements. In allocating the purchase price to identified intangible assets and liabilities of acquired properties, the value of above-market and below-market leases is estimated based on the difference between the contractual amounts, including fixed rate below-market lease renewal options, and management's estimate of the market lease rates and other lease provisions discounted over a period equal to the estimated remaining term of the lease using an appropriate discount rate. In determining the value of in-place leases, management considers current market conditions, market lease rates, costs to execute new or similar leases and carrying costs during the expected lease-up period from vacant to existing occupancy. The Company determined that these valuation methodologies are classified within Level 2 and Level 3 of the fair value hierarchy.

The following table summarizes the purchase price allocation based on the Company's initial valuation and subsequent adjustments, including estimates and assumptions of the acquisition date fair value of the tangible and intangible assets acquired and liabilities assumed (in thousands):

		rchase Price Allocation
Land	\$	312,343
Building and improvements		1,343,156
In-place leases		220,231
Above-market leases		12,861
Real estate assets		1,888,591
Investments in and advances to real estate joint ventures		433,345
Investments in and advances to other investments		12,672
Operating lease right-of-use assets, net		6,128
Accounts receivable and other assets		57,529
Total assets acquired		2,398,265
·		
Notes payable		(821,500)
Accounts payable and other liabilities		(53,213)
Operating lease liabilities		(13,506)
Below-market leases		(67,586)
Total liabilities assumed	·	(955,805)
		, ,
Total purchase price	\$	1,442,460

The following table details the weighted average useful lives, in years, of the purchase price allocated to real estate and related intangible assets and liabilities acquired arising from the RPT Merger:

	Weighted Average
	Useful Life (in Years)
Land	n/a
Buildings	50.0
Building improvements	45.0
Tenant improvements	3.9
In-place leases	3.1
Above-market leases	3.7
Below-market leases	22.1
Operating right-of-use assets	81.3

Since the date of the Merger through December 31, 2024, the revenue and net income from RPT included in the Company's Consolidated Statements of Income are \$178.6 million and \$13.4 million (excluding \$25.2 million of Merger charges), respectively.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS, continued

Pro forma Information (Unaudited)

The pro forma financial information set forth below is based upon the Company's historical Consolidated Statements of Income for the years ended December 31, 2024 and 2023, adjusted to give effect to these properties acquired as of January 1, 2023. The pro forma financial information is presented for informational purposes only and may not be indicative of what actual results of income would have been, nor does it purport to represent the results of income for future periods. Amounts are presented in millions.

	Year Ended December 31,					
		2024		2023		
Revenues from rental properties, net	\$	2,019.1	\$	1,945.7		
Net income (1)	\$	444.7	\$	654.1		
Net income available to the Company's common shareholders (1)	\$	401.0	\$	606.9		

(1) The proforma net income for the year ended December 31, 2024 was adjusted to exclude \$25.2 million of Merger charges, while the proforma net income for the year ended December 31, 2023 was adjusted to include \$25.2 million of Merger charges incurred.

3. Real Estate:

The Company's components of Real estate, net consist of the following (in thousands):

	Decem	ber 31,
	2024	2023
Land:		
Developed land	\$ 4,483,219	\$ 4,166,475
Undeveloped land	8,980	5,458
Land held for development	5,997	5,864
Total land	4,498,196	4,177,797
Buildings and improvements:		
Buildings	11,542,812	10,312,001
Building improvements	2,449,924	2,213,248
Tenant improvements	1,387,142	1,158,919
Fixtures and leasehold improvements	45,417	41,055
Above-market leases	183,599	170,513
In-place leases	1,063,482	864,261
Total buildings and improvements	16,672,376	14,759,997
Real estate	21,170,572	18,937,794
Accumulated depreciation and amortization (1)	(4,360,239)	(3,842,869)
Total real estate, net	\$ 16,810,333	\$ 15,094,925

(1) The Company had accumulated amortization relating to in-place leases and above-market leases aggregating \$858,309 at December 31, 2024 and \$751,215 at December 31, 2023.

In addition, at December 31, 2024 and 2023, the Company had intangible liabilities relating to below-market leases from property acquisitions of \$366.9 million and \$330.6 million, respectively, net of accumulated amortization of \$287.8 million and \$260.8 million, respectively. These amounts are included in the caption Other liabilities on the Company's Consolidated Balance Sheets.

The Company's amortization associated with above-market and below-market leases for the years ended December 31, 2024, 2023 and 2022 resulted in net increases to revenue of \$25.2 million, \$17.3 million and \$13.6 million, respectively. The Company's amortization expense associated with in-place leases, which is included in depreciation and amortization, for the years ended December 31, 2024, 2023 and 2022 was \$133.7 million, \$94.7 million and \$118.1 million, respectively.

The estimated net amortization income/(expense) associated with the Company's above-market and below-market leases and inplace leases for the next five years are as follows (in millions):

	2025			2026	2027	2028	2029		
Above-market and below-market leases amortization, net	\$	17.2	\$	15.7	\$ 15.5	\$ 15.6	\$	15.6	
In-place leases amortization	\$	(99.1)	\$	(70.7)	\$ (51.4)	\$ (37.7)	\$	(22.5)	

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS, continued

4. Property Acquisitions:

Acquisition/Consolidation of Operating Properties

During the year ended December 31, 2024, the Company acquired Waterford Lakes Town Center, which was comprised of 701,941 square feet of GLA, located in Orlando, Florida, for a purchase price of \$322.0 million, including the assumption of a \$164.6 million mortgage loan.

During the year ended December 31, 2023, the Company acquired the following operating properties, through direct asset purchases or consolidation due to change in control resulting from the purchase of additional interests in certain operating properties held in an unconsolidated joint venture (in thousands):

Durahasa Driaa

			 Purchase Price						
Property Name	Location	Month Acquired	Cash		Debt		Other	Total	GLA
Portfolio (2 properties) (1)	Various	Jan-23	\$ 69,130	\$	19,637	\$	13,019	\$ 101,786	342
Crossroads Plaza Parcel	Cary, NC	Jan-23	2,173		-		-	2,173	5
Northridge Shopping Center Parcel	Arvada, CO	Jan-23	728		-		-	728	57
Stafford Marketplace Parcel (2)	Stafford, VA	Feb-23	-		-		12,527	12,527	87
Tustin Heights (1)	Tustin, CA	Mar-23	26,501		17,550		4,910	48,961	137
Marlton Plaza Parcel	Cherry Hill, NJ	Jul-23	529		-		-	529	-
Stonebridge at Potomac Town Center	Woodbridge, VA	Aug-23	169,840		-		1,667	171,507	504
Big 5 Factoria Parcel	Bellevue, WA	Oct-23	7,817		-		-	7,817	13
			\$ 276,718	\$	37,187	\$	32,123	\$ 346,028	1,145

- (1) Other includes the Company's previously held equity investments in the Prudential Investment Program and net gains on change in control. The Company evaluated these transactions pursuant to the FASB's Consolidation guidance and as a result, recognized gains on change in control of interest of \$7.7 million, in aggregate, resulting from the fair value adjustments associated with the Company's previously held equity interests, which are included in Equity in income of joint ventures, net on the Company's Consolidated Statements of Income. The Company previously held an ownership interest of 15.0% in these property interests. See Footnote 7 of the Notes to Consolidated Financial Statements.
- (2) During March 2023, the Company received a parcel as consideration resulting from the exercise of a termination option of an operating lease.

Included in the Company's Consolidated Statements of Income are \$8.0 million and \$20.5 million in total revenues from the date of acquisition through December 31, 2024 and 2023, respectively, for operating properties acquired during each of the respective years.

Purchase Price Allocations

The purchase price for these acquisitions is allocated to real estate and related intangible assets acquired and liabilities assumed, as applicable, in accordance with our accounting policies for asset acquisitions. The purchase price allocations for properties acquired/consolidated during the years ended December 31, 2024 and 2023, are as follows (in thousands):

	 ocation as of nber 31, 2024	Weighted- Average Useful Life (in Years)	Allocation as of December 31, 2023		Weighted- Average Useful Life (in Years)
Land	\$ 51,669	n/a	\$	109,116	n/a
Buildings	209,882	50.0		166,067	50.0
Building improvements	14,754	45.0		23,846	45.0
Tenant improvements	13,730	7.5		22,675	6.3
In-place leases	43,173	6.0		47,805	5.2
Above-market leases	6,807	7.5		4,981	6.7
Below-market leases	(15,884)	9.8		(29,271)	23.7
Other assets	-	-		1,777	n/a
Other liabilities	-	-		(968)	n/a
Net assets acquired/consolidated	\$ 324,131		\$	346,028	

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS, continued

5. <u>Dispositions of Real Estate</u>:

The table below summarizes the Company's disposition activity relating to operating properties and parcels, in separate transactions (dollars in millions):

	Year Ended December 31,							
		2024		2023		2022		
Aggregate sales price/gross fair value (1) (2) (3)	\$	255.1	\$	214.2	\$	191.1		
Gain on sale of properties (4)	\$	1.3	\$	75.0	\$	15.2		
Number of operating properties sold/deconsolidated (2)		11		6		9		
Number of parcels sold		10		13		13		

- (1) During 2024, the Company provided seller financing totaling \$175.4 million related to the sale of nine operating properties. See Footnote 12 of the Notes to Consolidated Financial Statements for mortgage receivable loan disclosure.
- (2) During 2023, the Company contributed a land parcel and related entitlements, located in Admore, PA, into a preferred equity investment with a gross value of \$19.6 million. As a result, the Company no longer consolidates this land parcel and has a non-controlling interest in this investment. See Footnote 8 of the Notes to Consolidated Financial Statements for preferred equity investment disclosure.
- (3) During 2023, the Company provided seller financing of \$25.0 million related to the sale of an operating property located in Gresham, OR. See Footnote 12 of the Notes to Consolidated Financial Statements for mortgage receivable loan disclosure.
- (4) For the years ended December 31, 2024, 2023 and 2022, amounts are before noncontrolling interests of \$0.1 million, \$1.8 million, and \$1.7 million, respectively, after utilization of net operating loss carryforwards.

6. Impairments:

Management assesses on a continuous basis whether there are any indicators, including property operating performance, changes in anticipated holding period, general market conditions and delays of or change in plans for development, that the value of the Company's assets (including any related amortizable intangible assets or liabilities) may be impaired. To the extent impairment has occurred, the carrying value of the asset would be adjusted to an amount to reflect the estimated fair value of the asset.

The Company has a capital recycling program which provides for the disposition of certain properties, typically of lesser quality assets in less desirable locations. The Company adjusted the anticipated hold period for these properties and as a result the Company recognized impairment charges on certain operating properties (see Footnote 18 of the Notes to Consolidated Financial Statements for fair value disclosure).

The Company's efforts to market certain assets and management's assessment as to the likelihood and timing of such potential transactions and/or the property hold period resulted in the Company recognizing impairment charges for the years ended December 31, 2024, 2023 and 2022 as follows (in millions):

	2	024	2023	2022
Properties marketed for sale (1) (2)	\$	4.5	\$ 14.0	\$ 21.6
Other impairments		-	-	0.4
Total impairment charges	\$	4.5	\$ 14.0	\$ 22.0

- (1) Amounts relate to adjustments to property carrying values for properties which the Company has marketed for sale and as such has adjusted the anticipated hold periods for such properties. The Company's estimated fair values of these assets were primarily based upon estimated sales prices from signed contracts or letters of intent from third-party offers, which were less than the carrying value of the assets.
- (2) Includes impairment charges of \$19.2 million, before noncontrolling interests of \$16.0 million, related to five properties during the year ended December 31, 2022.

The Company also recognized its share of impairment charges related to certain properties within various unconsolidated joint ventures in which the Company holds noncontrolling interests. The Company's share of these impairment charges were \$0.1 million, \$1.0 million and \$4.6 million for the years ended December 31, 2024, 2023 and 2022, respectively, and are included in Equity in income of joint ventures, net on the Company's Consolidated Statements of Income (see Footnote 7 of the Notes to Consolidated Financial Statements).

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS, continued

7. <u>Investment in and Advances to Real Estate Joint Ventures:</u>

The Company has investments in and advances to various real estate joint ventures. These joint ventures are engaged primarily in the operation of shopping centers which are either owned or held under long-term operating leases. The Company and the joint venture partners have joint approval rights for major decisions, including those regarding property operations. As such, the Company holds noncontrolling interests in these joint ventures and accounts for them under the equity method of accounting. The Company manages certain of these joint venture investments and, where applicable, earns acquisition fees, leasing commissions, property management fees, asset management fees and construction management fees. The table below presents unconsolidated joint venture investments for which the Company held an ownership interest at December 31, 2024 and 2023 (in millions, except number of properties):

	The Company's Investment						
	Ownership Interest		Decem	ber 3	1,		
Joint Venture	December 31, 2024		2024		2023		
Prudential Investment Program	15.0%	\$	133.3	\$	138.7		
Kimco Income Opportunity Portfolio ("KIR")	52.1%		289.1		286.3		
R2G Venture LLC ("R2G") (1)	51.5%		411.8		-		
Canada Pension Plan Investment Board ("CPP")	55.0%		202.8		204.6		
Other Institutional Joint Ventures	Various		237.7		247.5		
Other Joint Venture Programs (2)	Various		213.0		210.7		
Total*		\$	1,487.7	\$	1,087.8		

^{*} Representing 116 property interests, 48 other property interests and 25.1 million square feet of GLA, as of December 31, 2024, and 104 property interests and 21.1 million square feet of GLA, as of December 31, 2023.

- (1) In connection with the RPT Merger, the Company acquired ownership in an unconsolidated joint venture with an affiliate of GIC Private Limited, which had a fair market value of \$425.9 million at the time of Merger, representing 13 property interests.
- (2) In connection with the RPT Merger, the Company acquired ownership in an unconsolidated joint venture, which had a fair market value of \$7.4 million at the time of Merger, representing 49 other property interests.

The table below presents the Company's share of net income for the above investments, which is included in Equity in income of joint ventures, net on the Company's Consolidated Statements of Income (in millions):

	Year Ended December 31,						
	2	2024		2023		2022	
Prudential Investment Program (1)	\$	11.9	\$	16.4	\$	9.6	
KIR		36.6		34.7		70.3	
R2G		9.0		-		-	
CPP		9.9		8.7		10.6	
Other Institutional Joint Ventures		3.7		2.6		7.0	
Other Joint Venture Programs		12.7		9.9		12.0	
Total	\$	83.8	\$	72.3	\$	109.5	

(1) During 2022, the Prudential Investment Program recognized an impairment charge on a property of \$15.1 million, of which the Company's share was \$2.3 million.

During 2024, certain of the Company's real estate joint ventures disposed of an operating property and other property interest, in separate transactions, for an aggregate sales price of \$19.2 million. These transactions resulted in an aggregate net gain to the Company of \$1.4 million for the year ended December 31, 2024.

During 2023, the Company acquired the remaining 85% interest in three operating properties from Prudential Investment Program, in separate transactions, with an aggregate gross fair value of \$150.7 million. The Company evaluated these transactions pursuant to the FASB's Consolidation guidance and as a result, recognized net gains on change in control of interests of \$7.7 million, in aggregate, resulting from the fair value adjustments associated with the Company's previously held equity interests. See Footnote 4 of the Notes to Consolidated Financial Statements for the operating properties acquired by the Company.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS, continued

In addition, during 2023, certain of the Company's real estate joint ventures disposed of four properties and a parcel, in separate transactions, for an aggregate sales price of \$132.3 million. These transactions resulted in an aggregate net gain to the Company of \$0.3 million for the year ended December 31, 2023.

The table below presents debt balances within the Company's unconsolidated joint venture investments for which the Company held noncontrolling ownership interests at December 31, 2024 and 2023 (dollars in millions):

	December 31, 2024					December 31, 2023					
Joint Venture	and	tgages Notes ble, Net	Weighted Average Interest Rate	Weighted Average Remaining Term (months)*	an	ortgages d Notes able, Net	Weighted Average Interest Rate	Weighted Average Remaining Term (months)*			
Prudential Investment Program	\$	268.5	5.47%	19.6	\$	291.6	6.00%	24.6			
KIR		273.9	5.82%	27.2		273.4	5.82%	39.2			
R2G (1)		68.7	2.90%	74.6		-	-	-			
CPP		80.6	4.88%	19.0		81.9	5.12%	31.0			
Other Institutional Joint Ventures		234.7	5.76%	23.7		234.1	5.76%	35.7			
Other Joint Venture Programs (2)		547.3	4.98%	40.8		367.9	4.44%	59.6			
Total	\$	1,473.7			\$	1,248.9					

^{*} Includes extension options

- (1) In connection with the RPT Merger, the Company acquired an ownership interest in this joint venture, which had aggregate secured debt of \$66.7 million (including a fair market value adjustment of \$14.4 million).
- (2) In connection with the RPT Merger, the Company acquired an ownership interest in a joint venture, which had aggregate secured debt of \$187.1 million (including a fair market value adjustment of \$3.2 million).

Unconsolidated Significant Subsidiaries

The Company holds a 52.1% noncontrolling limited partnership interest in KIR, which the Company determined under Rule 4-08(g) of Regulation S-X was significant under the income and revenue tests for the year ended December 31, 2022 and requires summarized financial information. The Company has a master management agreement whereby the Company performs services for fees relating to the management, operation, supervision and maintenance of the KIR joint venture properties. The following table shows summarized financial information for KIR, as follows (in millions):

	 December 31,				
	 2024		2023		
Assets:					
Real estate, net	\$ 659.3	\$	669.2		
Other assets, net	 90.8		67.5		
Total Assets	\$ 750.1	\$	736.7		
Liabilities and Members' Capital:					
Notes payable, net	\$ 273.9	\$	273.4		
Other liabilities	14.1		15.9		
Accumulated other comprehensive income	4.2		0.6		
Members' capital	 457.9		446.8		
Total Liabilities and Members' Capital	\$ 750.1	\$	736.7		

	Year Ended December 31,						
		2024		2023		2022	
Revenues, net	\$	179.3	\$	174.1	\$	182.5	
Operating expenses		(47.2)		(46.7)		(48.2)	
Depreciation and amortization		(40.3)		(38.5)		(39.4)	
Gain on sale of properties		-		-		76.2	
Interest expense		(16.8)		(16.8)		(15.5)	
Other expense, net				(0.6)		(1.2)	
Net income	\$	75.0	\$	71.5	\$	154.4	

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS, continued

Summarized financial information for the Company's investment in and advances to all other real estate joint ventures is as follows (in millions):

		December 31,				
		2024		2023		
Assets:						
Real estate, net	\$	4,260.0	\$	3,156.2		
Other assets, net	<u> </u>	231.4		251.6		
Total Assets	\$	4,491.4	\$	3,407.8		
Liabilities and Members' Capital:						
Notes payable, net	\$	309.2	\$	159.9		
Mortgages payable, net		890.6		815.6		
Other liabilities		119.4		70.9		
Accumulated other comprehensive income		2.4		5.1		
Noncontrolling interests		-		34.4		
Members' capital		3,169.8		2,321.9		
Total Liabilities and Members' Capital	\$	4,491.4	\$	3,407.8		

	Year	Year Ended December 31,							
	2024	2023	2022						
Revenues, net	\$ 498.2	\$ 378.4	\$ 395.2						
Operating expenses	(161.2)	(126.6)	(126.9)						
Impairment charges	(0.1)	(17.8)	(21.1)						
Depreciation and amortization	(163.2)	(108.2)	(119.0)						
Gain on sale of properties	7.7	48.0	24.7						
Interest expense	(70.7)	(55.4)	(38.6)						
Other income/(expense), net	3.3	(6.4)	(6.2)						
Net income	\$ 114.0	\$ 112.0	\$ 108.1						

Other liabilities included in the Company's accompanying Consolidated Balance Sheets include investments in certain real estate joint ventures totaling \$5.1 million at December 31, 2024 and 2023. The Company has varying equity interests in these real estate joint ventures, which may differ from their proportionate share of net income or loss recognized in accordance with GAAP.

The Company's maximum exposure to losses associated with its unconsolidated joint ventures is primarily limited to its carrying value in these investments. Generally, such investments contain operating properties and the Company has determined these entities do not contain the characteristics of a VIE. As of December 31, 2024 and 2023, the Company's carrying value in these investments was \$1.5 billion and \$1.1 billion, respectively.

8. Other Investments:

The Company has provided capital to owners and developers of real estate properties through its Preferred Equity program, which is included in Other investments on the Company's Consolidated Balance Sheets. In addition, the Company has invested capital in structured investments, which are primarily accounted for on the equity method of accounting. As of December 31, 2024, the Company's other investments were \$107.3 million, of which the Company's net investment under the Preferred Equity program was \$70.1 million. As of December 31, 2023, the Company's Other investments were \$144.1 million, of which the Company's net investment under the Preferred Equity program was \$104.1 million. During 2024, 2023 and 2022, the Company recognized equity in income of \$13.8 million, \$11.1 million and \$16.9 million, respectively, from its preferred equity investments.

During 2024, the Company converted its \$50.2 million preferred equity investment into mezzanine loan financing for a property in San Antonio, TX. In addition, the Company acquired the outstanding senior mortgage loan of \$146.2 million encumbering the property. See Footnote 12 of the Notes to Consolidated Financial Statements for mortgage and other financing receivable disclosure.

In connection with the RPT Merger, the Company acquired a preferred equity investment of \$12.7 million.

During 2023, the Company contributed a land parcel and related entitlements, located in Admore, PA, into a preferred equity investment with a gross value of \$19.6 million. As a result, the Company no longer consolidates this land parcel and has a non-controlling interest in this investment.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS, continued

As of December 31, 2024, these preferred equity investment properties had non-recourse mortgage loans aggregating \$93.3 million. These loans have scheduled maturities ranging from six months to 4.5 years and bear interest at rates ranging from Secured Overnight Financing Rate ("SOFR") plus 230 basis points (6.80% as of December 31, 2024) to 8.34%. Due to the Company's preferred position in these investments, the Company's share of each investment is subject to fluctuation and is dependent upon property cash flows. The Company's maximum exposure to losses associated with its preferred equity investments is primarily limited to its invested capital.

9. Marketable Securities:

The amortized cost and unrealized (losses)/gains, net of marketable securities as of December 31, 2024 and 2023, are as follows (in thousands):

	December 31,					
	 2024					
Marketable securities:	 					
Amortized cost	\$ 2,302	\$ 40,110				
Unrealized (losses)/gains, net	(12)	289,947				
Total fair value	\$ 2,290	\$ 330,057				

The Company's net (losses)/gains on marketable securities and dividend income for the years ended December 31, 2024, 2023 and 2022, are as follows (in thousands):

	Year Ended December 31,								
	· ·	2024		2023		2022			
(Loss)/gain on marketable securities, net	\$	(27,679)	\$	21,262	\$	(315,508)			
Dividend income (included in Other income, net and Special dividend									
income)	\$	1,705	\$	202,749	\$	18,002			

The portion of unrealized (losses)/gains on marketable securities for the period that relates to marketable securities still held at the reporting date (in thousands):

	Year Ended December 31,							
		2024	2023	2022				
(Loss)/gain on marketable securities, net	\$	(27,679) \$	21,262	\$	(315,508)			
Less: Net loss/(gain) recognized related to marketable securities sold		27,652	10,614		(15,120)			
Unrealized (loss)/gain related to marketable securities still held	\$	(27) \$	31,876	\$	(330,628)			

Albertsons Companies, Inc. ("ACI") -

During 2024, the Company sold its remaining 14.2 million shares of common stock of Albertsons Companies Inc. ("ACI"), generating net proceeds of \$299.1 million. For tax purposes, the Company recognized a long-term capital gain of \$288.7 million during 2024. The Company retained the proceeds from the ACI stock sale and applied available deductions to offset a portion of the gain from the sale and as a result, recorded \$26.1 million of federal and state income tax expense.

During 2023, the Company received a \$194.1 million special dividend payment on its shares of ACI common stock and recognized this as Special dividend income on the Company's Consolidated Statements of Income. As a result, the Company's Board of Directors declared a \$0.09 per share of common stock special cash dividend to maintain distribution requirements as a REIT. This special dividend was paid on December 21, 2023, to shareholders of record on December 7, 2023.

In addition, during 2023, the Company sold 14.1 million shares of ACI common stock, generating net proceeds of \$282.3 million. For tax purposes, the Company recognized a long-term capital gain of \$241.2 million. The Company retained the proceeds from this stock sale for general corporate purposes and paid federal and state taxes of \$60.9 million on the taxable gain.

During 2022, the Company sold 11.5 million shares of ACI common stock, generating net proceeds of \$301.1 million. For tax purposes, the Company recognized a long-term capital gain of \$251.5 million. The Company elected to retain the proceeds for this stock sale for general corporate purposes and paid federal and state taxes of \$57.2 million on the taxable gain.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS, continued

10. Accounts and Notes Receivable:

The components of Accounts and notes receivable, net of potentially uncollectible amounts as of December 31, 2024 and 2023, are as follows (in thousands):

	December 31,					
	'	2023				
Billed tenant receivables	\$	23,011	\$	30,444		
Unbilled common area maintenance, insurance and tax reimbursements		67,010		55,499		
Other receivables		15,865		10,086		
Straight-line rent receivables		234,583		211,588		
Total accounts and notes receivable, net	\$	340,469	\$	307,617		

11. Leases:

Lessor Leases

The Company's primary source of revenues is derived from lease agreements, which includes rental income and expense reimbursement. The Company's lease income is comprised of minimum base rent, expense reimbursements, percentage rent, lease termination fee income, ancillary income, amortization of above-market and below-market rent adjustments and straight-line rent adjustments.

The disaggregation of the Company's lease income, which is included in Revenue from rental properties, net on the Company's Consolidated Statements of Income, as either fixed or variable lease income based on the criteria specified in ASC 842, for the years ended December 31, 2024, 2023 and 2022, was as follows (in thousands):

	Year Ended December 31,							
	2024			2023		2022		
Lease income:								
Fixed lease income (1)	\$	1,615,352	\$	1,409,609	\$	1,353,024		
Variable lease income (2)		399,627		354,093		339,722		
Above-market and below-market leases amortization, net		25,205		17,253		13,591		
Adjustments for potentially uncollectible lease income or disputed amounts		(21,119)		(13,898)		4,511		
Total lease income	\$	2,019,065	\$	1,767,057	\$	1,710,848		

- (1) Includes minimum base rents, expense reimbursements, ancillary income and straight-line rent adjustments.
- (2) Includes minimum base rents, expense reimbursements, percentage rent, lease termination fee income and ancillary income.

Base rental revenues and fixed-rate expense reimbursements from rental properties are recognized on a straight-line basis over the terms of the related leases. The difference between the amount of rental income contracted through leases and rental income recognized on a straight-line basis for the years ended December 31, 2024, 2023 and 2022 was \$23.2 million, \$22.5 million and \$33.8 million, respectively.

The Company is primarily engaged in the operation of shopping centers that are either owned or held under long-term leases that expire at various dates through 2089. The Company, in turn, leases premises in these centers to tenants pursuant to lease agreements which provide for terms ranging generally from five to 25 years and for annual minimum rentals plus incremental rents based on operating expense levels and tenants' sales volumes. Annual minimum rentals plus incremental rents based on operating expense levels and percentage rents comprised 98% of total revenues from rental properties for each of the three years ended December 31, 2024, 2023 and 2022.

The minimum revenues expected to be received by the Company from rental properties under the terms of all non-cancelable tenant leases for future years, assuming no new or renegotiated leases are executed for such premises and excluding variable lease payments, are as follows (in millions):

	2025 2026		2026	2027		2028		2029		Thereafter	
Minimum revenues	\$ 1,560.2	\$	1,432.5	\$	1,238.2	\$	1,022,6	\$	796.2	\$	3,574.2

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS, continued

Lessee Leases

The Company currently leases real estate space under non-cancelable operating lease agreements for ground leases and administrative office leases. The Company's operating leases have remaining lease terms ranging from less than one year to 80.3 years, some of which include options to extend the terms for up to an additional 60 years.

In connection with the RPT Merger, the Company obtained a \$13.5 million operating right-of-use asset (excluding an intangible right-of-use asset of \$7.4 million) in exchange for a new operating lease liability related to a property under an operating ground lease agreement. In addition, the Company obtained a finance intangible right-of-use asset of \$6.8 million (which is included in Other assets on the Company's Consolidated Balance Sheets).

The Company also has three properties under finance ground lease agreements that consist of variable lease payments with a bargain purchase option. As of December 31, 2024, the finance right-of-use assets of \$33.0 million are included in Other assets on the Company's Consolidated Balance Sheets and finance lease liabilities of \$24.2 million are included in Other liabilities on the Company's Consolidated Balance Sheets. During the three months ended December 2024, the Company exercised its call option to purchase two properties under finance ground lease agreements for an aggregate purchase price of \$24.2 million, which was completed in January 2025.

The weighted-average remaining non-cancelable lease term and weighted-average discount rates for the Company's operating and finance leases as of December 31, 2024 were as follows:

	Operating Leases	Finance Leases
Weighted-average remaining lease term (in years)	30.4	-
Weighted-average discount rate	6.79%	6.00%

The components of the Company's lease expense, which are included in interest expense, rent expense and general and administrative expense on the Company's Consolidated Statements of Income for the years ended December 31, 2024, 2023 and 2022, were as follows (in thousands):

	Year Ended December 31,							
	2024			2023	2022			
Lease cost:								
Finance lease cost	\$	1,459	\$	1,261	\$	1,294		
Operating lease cost		15,107		14,736		12,994		
Variable lease cost		2,300		2,241		4,143		
Total lease cost	\$	18,866	\$	18,238	\$	18,431		

The table below reconciles the undiscounted cash flows for each of the first five years and total of the remaining years to the operating and financing lease liabilities (in thousands):

Year Ending December 31,										
	Operati	ng Leases	Financing Leases							
2025	\$	12,092	\$	24,167						
2026		11,466		-						
2027		11,191		-						
2028		11,209		-						
2029		10,391		-						
Thereafter		255,629		<u>-</u>						
Total minimum lease payments	\$	311,978	\$	24,167						
Less imputed interest		(194,779)		-						
Total lease liabilities (1)	\$	117,199	\$	24,167						

(1) Operating lease liabilities are included in Operating lease liabilities and financing lease liabilities are included in Other liabilities on the Company's Consolidated Balance Sheets.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS, continued

12. Other Assets:

Mortgage and Other Financing Receivables

The Company has various mortgage and other financing receivables, which consist of loans acquired and loans originated by the Company. As of December 31, 2024 and 2023, the Company had mortgage and other financing receivables, net of allowance for credit losses of \$445.0 million and \$130.7 million, respectively. During the years ended December 31, 2024, 2023 and 2022, the Company recognized mortgage and other financing income, net of credit losses, of \$29.5 million, \$12.0 million and \$14.4 million, respectively, which is included in Other income, net on the Company's Consolidated Statements of Income. For a complete listing of the Company's mortgage and other financing receivables at December 31, 2024, see Financial Statement Schedule IV included in this Annual Report on Form 10-K.

During 2024, the Company (i) provided \$202.8 million of mortgage and other financing loans, (ii) issued \$175.1 million of seller financing related to the sale of nine operating properties which were acquired in conjunction with the RPT Merger, (iii) provided \$50.2 million of mortgage loan financing related to the Company's previously held preferred equity investment and (iv) collected \$108.3 million of mortgage and other financing receivables.

The following table presents the change in the allowance for credit losses for the years ended December 31, 2024, 2023 and 2022, respectively (dollars in thousands):

	 2024	2023	2022		
Balance at January 1,	\$ 1,300	\$ 1,300	\$	1,300	
Provision for credit losses	5,500	-		-	
Balance at December 31,	\$ 6,800	\$ 1,300	\$	1,300	

Software Development Costs

As of December 31, 2024 and 2023, the Company had unamortized software development costs of \$14.9 million and \$18.2 million, respectively. The Company expensed \$4.5 million, \$4.5 million and \$3.5 million in amortization of software development costs during the years ended December 31, 2024, 2023 and 2022, respectively.

13. Notes Payable:

As of December 31, 2024 and 2023, the Company's Notes payable, net consisted of the following, excluding extension options (dollars in millions):

	Carrying Amount at December 31,				Interest Decem	Rate at ber 31,	Maturity Date at
		2024		2023	2024	2023	December 31, 2024
Senior unsecured notes (1)	\$	7,156.8	\$	7,303.0	1.90% - 6.88%	1.90% - 6.88%	Feb-2025 - Oct-2049
Unsecured term loans		860.0		_	4.58% - 4.78%	n/a	Jan-2026 - Feb-2028
Unsecured Credit Facility (2)		-		-	n/a	n/a	Mar-2027
Fair value debt adjustments, net		12.9		24.9	n/a	n/a	n/a
Deferred financing costs, net (3)		(65.0)		(65.0)	n/a	n/a	n/a
	\$	7,964.7	\$	7,262.9	3.86%*	3.66%*	

^{*} Weighted-average interest rate

- (1) In February 2025, the Company repaid \$500.0 million of 3.30% senior unsecured notes upon maturity.
- (2) Accrues interest at a rate of Adjusted Term Secured Overnight Financing Rate ("Adjusted Term SOFR"), as defined, plus 68.5 and 75.5 basis points as of December 31, 2024 and 2023, respectively.
- (3) As of December 31, 2024 and 2023, the Company had \$4.8 million and \$6.7 million, respectively, of deferred financing costs, net related to the Credit Facility that are included in Other assets on the Company's Consolidated Balance Sheets.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS, continued

In connection with the RPT Merger, the Company assumed the following notes payable (dollars in millions):

	A	mount		
Type	As	ssumed	Interest Rate	Maturity Date
Unsecured notes (1)	\$	511.5	3.64%-4.74%	Jun-25-Nov-31
Unsecured term loan (2)	\$	50.0	4.15%	Nov-26
Unsecured term loan (2)	\$	100.0	4.11%	Feb-27
Unsecured term loan (2)	\$	50.0	3.43%	Aug-27
Unsecured term loan (2)	\$	110.0	3.71%	Feb-28

- (1) The Company fully repaid these unsecured notes in January 2024 and incurred a make-whole charge of \$0.3 million resulting from this early repayment of these notes, which are included in Merger charges on the Company's Consolidated Statements of Income.
- (2) The Company entered into a Seventh Amended and Restated Credit Agreement, through which the assumed term loans were terminated (fully repaid) and new term loans were issued to replace the assumed loans. The new term loans retained the amounts and maturities of the assumed term loans, however the rates (Adjusted Term SOFR plus 90.5 basis points and fluctuates based on credit rating profile and achieving sustainability metric targets, as described in the agreement) and covenants were revised to match those within the Company's Credit Facility. As of December 31, 2024, the interest rate on these term loans is Adjusted Term SOFR plus 81.0 basis points after reductions for sustainability metrics achieved and an upgraded credit rating profile. The Company entered into 20 swap rate agreements with various lenders swapping the interest rates to all-in fixed rates (ranging from 4.5793% to 4.7801% as of December 31, 2024). See Footnote 15 of the Notes to Consolidated Financial Statements for interest rate swap disclosure.

During the years ended December 31, 2024 and 2023, the Company issued the following senior unsecured notes (dollars in millions):

		Amount		
_	Date Issued	Issued	Interest Rate	Maturity Date
	Sept-24	\$ 500.0	4.850%	Mar-35
	Oct-23	\$ 500.0	6.400%	Mar-34

During the year ended December 31, 2024, the Company fully repaid the following notes payables (dollars in millions):

Туре	Date Paid	A	Amount Repaid	Interest Rate	Maturity Date
Unsecured note	Jan-24	\$	246.2	4.45%	Jan-24
Unsecured note	Mar-24	\$	400.0	2.70%	Mar-24

The scheduled maturities of all notes payable, excluding unamortized fair value debt adjustments of \$12.9 million and unamortized debt issuance costs of \$65.0 million, as of December 31, 2024, were as follows (in millions):

	2	2025	 2026	2027		2028		2028		2028 2029		2029	Thereafter		Total
Principal payments	\$	740.5	\$ 823.0	\$ 583.7	\$	519.6	\$	550.0	\$	4,800.0	\$ 8,016.8				

The Company's supplemental indentures governing its Senior Unsecured Notes contain covenants whereby the Company is subject to maintaining (a) certain maximum leverage ratios on both unsecured senior corporate and secured debt, minimum debt service coverage ratios and minimum equity levels, (b) certain debt service ratios and (c) certain asset to debt ratios. In addition, the Company is restricted from paying dividends in amounts that exceed by more than \$26.0 million the funds from operations, as defined therein, generated through the end of the calendar quarter most recently completed prior to the declaration of such dividend; however, this dividend limitation does not apply to any distributions necessary to maintain the Company's qualification as a REIT providing the Company is in compliance with its total leverage limitations. The Company was in compliance with all of the covenants as of December 31, 2024.

Interest on the Company's fixed-rate Senior Unsecured Notes is payable semi-annually in arrears. Proceeds from these issuances were primarily used for the acquisition of shopping centers, the expansion and improvement of properties in the Company's portfolio and the repayment of certain debt obligations of the Company.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS, continued

Credit Facility

On September 9, 2024, Fitch Ratings assigned the Company a rating of A- for its senior unsecured debt, assigned a BBB credit rating for its preferred stock, and assigned its 'Stable' rating outlook. As a result, the Company achieved certain interest rate reductions and facility fee reductions for its Credit Facility and certain unsecured term loans.

The Company has a \$2.0 billion Credit Facility with a group of banks. The Credit Facility is scheduled to expire in March 2027 with two additional six-month options to extend the maturity date, at the Company's discretion, to March 2028. The Credit Facility is guaranteed by the Parent Company. The Credit Facility can be increased to \$2.75 billion through an accordion feature. The Credit Facility is a green credit facility tied to sustainability metric targets, as described in the agreement. The Credit Facility accrues interest at a rate of Adjusted Term SOFR, as defined in the terms of the Credit Facility, plus an applicable spread determined by the Company's credit ratings. The interest rate can be further adjusted upward or downward based on the sustainability metric targets, as defined in the agreement. As of December 31, 2024, the interest rate on the Credit Facility is Adjusted Term SOFR plus 68.5 basis points (5.21% as of December 31, 2024) after reductions for sustainability metrics achieved and an upgraded credit rating profile. Pursuant to the terms of the Credit Facility, the Company is subject to certain covenants. As of December 31, 2024, the Credit Facility had no outstanding balance, no appropriations for letters of credit, and the Company was in compliance with its covenants.

Term Loan Credit Facility

On January 2, 2024, the Company entered into a new \$200.0 million unsecured term loan credit facility (the "Term Loan Credit Facility") pursuant to a credit agreement, which matures in January 2026, with three one-year extension options. The Term Loan Credit Facility accrues interest at a spread (currently 80.0 basis points after reductions for an upgraded credit rating profile) to the Adjusted Term SOFR Rate (as defined in the credit agreement), that fluctuates in accordance with changes in the Company's senior debt ratings. In addition, during 2024, the Company amended the Term Loan Credit Facility, in separate transactions, to increase the aggregate principal amount from \$200.0 million to \$550.0 million. The additional \$350.0 million is subject to the same terms as the existing Term Loan Credit Facility. As of December 31, 2024, the Company had six swap rate agreements with various lenders swapping the overall interest rate on the \$550.0 million Term Loan Credit Facility to an all-in fixed rate of 4.6122%. See Footnote 15 of the Notes to Consolidated Financial Statements for interest rate swap disclosure.

14. Mortgages Payable:

Mortgages, collateralized by certain shopping center properties (see Financial Statement Schedule III included in this annual report on Form 10-K), are generally due in monthly installments of principal and/or interest.

As of December 31, 2024 and 2023, the Company's Mortgages payable, net consisted of the following (dollars in millions):

	Carrying	Amount			
	a	t	Interest	Rate at	
	Decemb	ber 31,	Decem	ber 31,	Maturity Date at
	2024	2023	2024	2023	December 31, 2024
Mortgages payable	\$ 498.1	\$ 355.7	3.33% - 7.08%	3.33% - 7.23%	Feb-2025 – Jun-2031
Fair value debt adjustments, net	(0.6)	(0.6)	n/a	n/a	n/a
Deferred financing costs, net	(1.1)	(1.2)	n/a	n/a	n/a
	\$ 496.4	\$ 353.9	4.39%*	4.22%*	

^{*} Weighted-average interest rate

During 2024, the Company (i) assumed \$164.6 million of non-recourse mortgage debt through the acquisition of an operating property and (ii) repaid \$11.8 million of mortgage debt that encumbered three operating properties.

During 2023, the Company (i) assumed \$37.2 million of individual non-recourse mortgage debt through the acquisition of two operating properties, which it subsequently repaid in March 2023 and (ii) repaid \$12.3 million of mortgage debt that encumbered two operating properties and a consolidated joint venture operating property.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS, continued

The scheduled principal payments (excluding any extension options available to the Company) of all mortgages payable, excluding unamortized fair value debt adjustments of \$0.6 million and unamortized debt issuance costs of \$1.1 million, as of December 31, 2024, were as follows (in millions):

	2025		2026	6 2027		2028		2029		Thereafter		Total	
Principal payments	\$	76.4	\$ 11.0	\$	42.7	\$	117.7	\$	238.6	\$	11.7	\$	498.1

15. Derivatives:

Derivative Instruments & Hedging Activities

The Company is exposed to certain risks arising from both its business operations and economic conditions. The Company manages economic risks, including interest rate, liquidity, and credit risks, primarily by managing the amount, sources, and duration of its debt funding and the use of derivative financial instruments. Specifically, the Company may use derivatives to manage exposures that arise from changes in interest rates and limits the risk by following established risk management policies and procedures, including the use of derivatives.

During 2024, the Company entered into 26 interest rate swap agreements with notional amounts aggregating to \$860.0 million. The Company did not enter into any interest rate swap agreements during 2023 and 2022. The interest rate swap agreements are designated as cash flow hedges and are held by the Company to reduce the impact of changes in interest rates on variable rate debt. As of December 31, 2024, all interest rate swaps were deemed effective and are therefore included within AOCI. As of December 31, 2024, the Company expects approximately \$3.1 million of accumulated comprehensive income on derivative instruments to be reclassified into earnings as a reduction to interest expense during the next 12 months.

The following table summarizes the terms and fair value of the Company's derivative financial instruments as of December 31, 2024 (amounts in thousands):

	Number of Swap	Associated Debt		Maturity	Notional	Fair
Instrument	Agreements	Instrument	Effective Date	Date	Amount (1)	Value (2)
Interest rate swap	1	\$200.0 Million Term Loan	Jan-24	Jan-29	\$ 200,000	\$ 2,628
Interest rate swaps	3	\$50.0 Million Term Loan	Jan-24	Nov-26	50,000	131
Interest rate swaps	3	\$100.0 Million Term Loan	Jan-24	Feb-27	100,000	368
Interest rate swaps	7	\$50.0 Million Term Loan	Jan-24	Aug-27	50,000	339
Interest rate swaps	7	\$110.0 Million Term Loan	Jan-24	Feb-28	110,000	1,026
Interest rate swaps	4	\$300.0 Million Term Loan	Jul-24	Jan-29	300,000	1,623
Interest rate swap	1	\$50.0 Million Term Loan	Sept-24	Jan-29	50,000	1,124
					\$ 860,000	\$ 7,239

- (1) These interest rate swap agreements utilize a one-month SOFR CME index.
- (2) Included within Other assets on the Company's Consolidated Balance Sheets. The Company classifies the interest rate swaps as Level 2 and the fair value of the interest rate swaps are measured on a recurring basis, see Footnote 18 of the Notes to Consolidated Financial Statements.

The table below details the location in the financial statements of the gain/(loss) recognized on interest rate swaps designated as cash flow hedges for the year ended December 31, 2024 (amounts in thousands):

	Year Ended		
	December 31, 2024		
Amount of gain recognized in AOCI on interest rate swaps, net	\$	16,585	
Amount reclassified from AOCI into income as Interest expense	\$	9,346	
Total amount of Interest expense presented in the Consolidated			
Statements of Income in which the effects of cash flow hedges			
are being recorded	\$	(307,806)	

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS, continued

The Company has interests in certain unconsolidated joint ventures, which have interest rate swaps. As of December 31, 2024 and 2023, the Company's share of the change in fair value of the cash flow hedges for interest payments was \$3.8 million and \$3.3 million, respectively, which is included within Accumulated other comprehensive income on the Company's Consolidated Balance Sheets.

Embedded Derivative Liability

The Company evaluates its financial instruments, including equity-linked financial instruments, to determine if such instruments are derivatives or contain features that qualify as embedded derivatives in accordance with FASB ASC Topic 815, "Derivatives and Hedging" ("ASC 815"). For derivative financial instruments that are classified as liabilities, the derivative instrument is initially recognized at fair value with subsequent changes in fair value recognized in each reporting period as a component of Other income, net on the Company's Consolidated Statements of Income. The classification of freestanding derivative instruments, including whether such instruments should be classified as liabilities or as equity, is evaluated at the end of each reporting period.

During 2022, the Company entered into an agreement to purchase a portfolio of eight properties for a sales price of \$376.5 million, which were encumbered by \$88.8 million of mortgage debt. The Company paid cash of \$152.1 million and issued 6,104,831 preferred units ("Preferred Outside Partner Units") and 678,306 common units ("Common Outside Partner Units") with a value of \$135.7 million to the sellers (collectively, the "Outside Partner Units").

The transaction includes a call option for the Company to purchase the Outside Partner Units 10 years from the anniversary date of the agreement. The holders of the Outside Partner Units have a put option that would require the Company to purchase (i) 50% of the holder's ownership interest after the first anniversary date, (ii) an additional 25% after the second anniversary date and (iii) the balance of the units after the third anniversary date. The put and call options cannot be separated from the noncontrolling interest. The noncontrolling interests associated with these units are classified in mezzanine equity as redeemable noncontrolling interests as a result of the put right available to the unit holders in the future, an event that is not solely in the Company's control.

This arrangement included an embedded derivative which required separate accounting. The initial value of the embedded derivative was a liability of \$56.0 million at the date of purchase. The Company estimated the fair value of the derivative liability using a "with-and-without" method. The "with-and-without" methodology involves valuing the whole instrument on an as-is basis and then valuing the instrument without the individual embedded derivative. The difference between the entire instrument with the embedded derivative compared to the instrument without the embedded derivative was the fair value of the derivative liability on issuance. The analysis reflects the contractual terms of the redeemable preferred and common units and the estimated probability and timing of underlying events, triggering the put and call options, are inputs used to determine the estimated fair value of the embedded derivative. The Company has determined the majority of the inputs used to value its embedded derivative fall within Level 3 of the fair value hierarchy, and, as a result, the fair value valuation of its embedded derivative held as of December 31, 2024 was classified as Level 3 in the fair value hierarchy and is required to be measured at fair value on a recurring basis (see Footnote 18 of the Notes to Consolidated Financial Statements). The embedded derivative liability was \$19.9 million and \$30.9 million at December 31, 2024 and 2023, respectively.

16. Noncontrolling Interests and Redeemable Noncontrolling Interests:

Noncontrolling interests represent the portion of equity that the Company does not own in those entities it consolidates as a result of having a controlling interest or having determined that the Company was the primary beneficiary of a VIE in accordance with the provisions of the FASB's Consolidation guidance. The Company accounts and reports for noncontrolling interests in accordance with the Consolidation guidance and the Distinguishing Liabilities from Equity guidance issued by the FASB. The Company identifies its noncontrolling interests separately within the equity section on the Company's Consolidated Balance Sheets. The amounts of consolidated net income attributable to the Company and to the noncontrolling interests are presented separately on the Company's Consolidated Statements of Income.

Noncontrolling interests

As of December 31, 2024, the Parent Company is the managing member of Kimco OP and owns 99.84% of the limited liability company. Noncontrolling OP Units are owned by third parties and certain officers and directors of the Company. In connection with the RPT Merger, the Parent Company issued 953,400 OP Units in Kimco OP, which were fully vested upon issuance and had a fair market value of \$21.0 million. During 2024, the Parent Company granted to certain employees and directors 120,700 LTIP Units with time-based vesting requirements ("Time-Based LTIP Units") and 474,611 LTIP Units, assuming the maximum target performance, with performance-based vesting requirements ("Performance-Based LTIP Units"). See Footnote 24 of the Notes to

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS, continued

Consolidated Financial Statements for further disclosure. As of December 31, 2024, the Parent Company owned 99.84% of the outstanding OP Units in Kimco OP. The OP units are currently redeemable at the option of the holder (subject to restrictions agreed upon at the time of issuance of LTIP Units to certain holders that may restrict such redemption right for a period of time) for the Parent Company's common stock at a ratio of 1:1 or cash at the option of the Parent Company. As of December 31, 2024, noncontrolling interests relating to the Noncontrolling OP units was \$22.3 million and consisted of the following:

	Number of Units	
Type	Remaining	Return Per Annum
Vested OP Units	953,242	Equal to the Company's common stock dividend
Time-Based OP Units	120,700	Equal to the Company's common stock dividend
Performance-Based OP Units	474,611	Dividend equivalent OP Units upon vesting

During 2024, the Company acquired the remaining outside partners' interests in a consolidated property for a purchase price of \$3.3 million. This transaction resulted in a decrease in Noncontrolling interests of \$3.8 million and a corresponding decrease in Paid-in capital of \$0.5 million on the Company's Consolidated Balance Sheets.

The Company owns seven shopping center properties located throughout Puerto Rico. These properties were acquired in 2006 partially through the issuance of \$158.6 million of non-convertible units and \$45.8 million of convertible units. Noncontrolling interests related to these acquisitions totaled \$233.0 million of units, including premiums of \$13.5 million and a fair market value adjustment of \$15.1 million (collectively, the "Units"). Since the acquisition date, the Company has redeemed a substantial portion of these units. As of December 31, 2024 and 2023, noncontrolling interests relating to the remaining units was \$3.4 million and \$4.7 million, respectively. These remaining units are redeemable for cash by the holder or at the Company's option, shares of the Company's common stock, based upon the conversion calculation as defined in the agreement. The Units related annual cash distribution rates and related conversion features consisted of the following as of December 31, 2024:

			Number of	
	Par	Value Per	Units	
Type		Unit Remaining		Return Per Annum
Class B-1 Preferred Units	\$	10,000	142	7.0%
Class C DownREIT Units	\$	30.52	35,493	Equal to the Company's common stock dividend

The Company owns a shopping center located in Bay Shore, NY, which was acquired in 2006 with the issuance of 647,758 redeemable Class B Units at a par value of \$37.24 per unit. The units accrue a return equal to the Company's common stock dividend and are redeemable for cash by the holder or at the Company's option, shares of the Company's common stock at a ratio of 1:1. These units are callable by the Company any time after April 3, 2028 and are included in Noncontrolling interests on the Company's Consolidated Balance Sheets. The redemption value of these units is calculated using the 30-day weighted average closing price of the Company's common stock prior to redemption. As of December 31, 2024 and 2023, noncontrolling interest relating to the remaining 377,837 Class B Units was \$16.1 million.

Noncontrolling interests also includes 138,015 convertible units issued during 2006 by the Company, which were valued at \$5.3 million, including a fair market value adjustment of \$0.3 million, related to an interest acquired in an office building located in Albany, NY. These units are currently redeemable at the option of the holder for cash or at the option of the Company for the Company's common stock at a ratio of 1:1. The holder is entitled to a distribution equal to the dividend rate of the Company's common stock.

The Company acquired two consolidated joint ventures structured as DownREIT partnerships. The Raleigh Limited Partnership had 1,813,615 units and the Madison Village Limited Partnership had 174,411 units, together which had an aggregate fair value of \$41.7 million. These ventures allow the outside limited partners to redeem their interest in the partnership (at the Company's option) in cash or for the Company's common stock at a ratio of 1:1. The unit holders are entitled to a distribution equal to the dividend rate of the Company's common stock. During 2023, all 174,411 outstanding units in the Madison Village Limited Partnership were redeemed for \$3.0 million in cash. This transaction resulted in a net decrease in Noncontrolling interests of \$3.7 million and a corresponding increase in Paid-in capital totaling \$0.7 million, on the Company's Consolidated Balance Sheets. As of December 31, 2024 and 2023, the aggregate redemption value of the remaining noncontrolling interests was \$34.4 million and \$34.9 million, respectively.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS, continued

Redeemable noncontrolling interests

Included within noncontrolling interests are units that were determined to be contingently redeemable that are classified as Redeemable noncontrolling interests and presented in the mezzanine section between Total liabilities and Stockholder's equity on the Company's Consolidated Balance Sheets.

The Company owns eight shopping center properties located in Long Island, NY, which were acquired during 2022, partially through the issuance of \$122.1 million of Preferred Outside Partner Units and \$13.6 million of Common Outside Partner Units. The noncontrolling interest is classified as mezzanine equity and included in Redeemable noncontrolling interests on the Company's Consolidated Balance Sheets as a result of the put right available to the unit holders, an event that is not solely in the Company's control. During 2024, 1,481,597 Preferred Outside Partner Units and 355,227 Common Outside Partner Units were redeemed for cash of \$38.2 million, in separate transactions. These transactions resulted in a net decrease in Redeemable noncontrolling interests of \$27.2 million and a decrease in the embedded derivative liability in Other liabilities of \$10.9 million on the Company's Consolidated Balance Sheets. As of December 31, 2024, the Outside Partner Units related to these acquisitions total \$57.7 million, including noncontrolling interests of \$37.9 million and an embedded derivative liability associated with put and call options of these unitholders of \$19.8 million. The Outside Partner Units related annual cash distribution rates and related conversion features consisted of the following as of December 31, 2024:

			Number of	
	Par	Value Per	Units	
Type	Unit		Remaining	Return Per Annum
Preferred Outside Partner Units	\$	20.00	2,496,707	3.75%
Common Outside Partner Units	\$	20.00	266,531	Equal to the Company's common stock dividend

The following table presents the change in the redemption value of the Redeemable noncontrolling interests for the years ended December 31, 2024 and 2023 (in thousands):

	20	24	2023
Balance at January 1,	\$	72,277	\$ 92,933
Net income		4,182	5,820
Distributions		(4,182)	(5,820)
Redemption/conversion of noncontrolling interests (1)		(27,442)	(21,070)
Adjustment to estimated redemption value		3,042	414
Balance at December 31,	\$	47,877	\$ 72,277

(1) Includes Preferred and Common Outside Partner Units, which were partially redeemed during 2024 and 2023 described above.

17. Variable Interest Entities ("VIE"):

Kimco OP is considered a VIE, and the Parent Company, which consolidates it, is the primary beneficiary. Substantially all of the Parent Company's assets and liabilities are the assets and liabilities of Kimco OP. In addition, included within the Company's operating properties at December 31, 2024 and 2023, are 29 and 30 consolidated entities, respectively, that are VIEs for which the Company is the primary beneficiary. These entities have been established to own and operate real estate property. The Company's involvement with these entities is through its majority ownership and management of the properties. The entities were deemed VIEs primarily because the unrelated investors do not have substantive kick-out rights to remove the general or managing partner by a vote of a simple majority or less, and they do not have substantive participating rights. The Company determined that it was the primary beneficiary of these VIEs as a result of its controlling financial interest. At December 31, 2024, total assets of these VIEs were \$1.7 billion and total liabilities were \$161.6 million. At December 31, 2023, total assets of these VIEs were \$1.8 billion and total liabilities were \$180.9 million.

The majority of the operations of these VIEs are funded with cash flows generated from the properties. The Company has not provided financial support to any of these VIEs that it was not previously contractually required to provide, which consists primarily of funding any capital expenditures, including tenant improvements, which are deemed necessary to continue to operate the entity and any operating cash shortfalls that the entity may experience.

All liabilities of these consolidated VIEs are non-recourse to the Company ("VIE Liabilities"). The assets of the unencumbered VIEs are not restricted for use to settle only the obligations of these VIEs. The remaining VIE assets are encumbered by third-party non-recourse mortgage debt. The assets associated with these encumbered VIEs ("Restricted Assets") are collateral under the

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS, continued

respective mortgages and are therefore restricted and can only be used to settle the corresponding liabilities of the VIE. The table below summarizes the consolidated VIEs and the classification of the Restricted Assets and VIE Liabilities on the Company's Consolidated Balance Sheets are as follows (dollars in millions):

	December 31,				
		2024		2023	
Number of unencumbered VIEs		27		28	
Number of encumbered VIEs		2		2	
Total number of consolidated VIEs		29		30	
Restricted Assets:					
Real estate, net	\$	326.1	\$	379.8	
Cash, cash equivalents and restricted cash		4.1		3.9	
Accounts and notes receivable, net		3.4		3.6	
Other assets		1.3		1.3	
Total Restricted Assets	\$	334.9	\$	388.6	
VIE Liabilities:					
Mortgages payable, net	\$	85.1	\$	97.3	
Accounts payable and accrued expenses		11.6		11.4	
Operating lease liabilities		1.8		5.0	
Other liabilities		63.1		67.2	
Total VIE Liabilities	\$	161.6	\$	180.9	

Unconsolidated Redevelopment Investment

Included in the Company's preferred equity investments at December 31, 2024 is an unconsolidated development project which is a VIE for which the Company is not the primary beneficiary. This preferred equity investment was primarily established to develop real estate property for long-term investment and was deemed a VIE primarily based on the fact that the equity investment at risk was not sufficient to permit the entity to finance its activities without additional financial support. The initial equity contributed to this entity was not sufficient to fully finance the real estate construction as development costs are funded by construction loan financing and the partners over the construction period. The Company determined that it was not the primary beneficiary of this VIE based on the fact that the Company has shared control of this entity along with the entity's partners and therefore does not have a controlling financial interest.

As of December 31, 2024 and 2023, the Company's investment in this VIE was \$37.6 million and \$33.3 million, respectively, which is included in Other investments on the Company's Consolidated Balance Sheets. The Company's maximum exposure to loss as a result of its involvement with this VIE is the Company's carrying value in this investment and its remaining capital commitment obligation. The Company has not provided financial support to this VIE that it was not previously contractually required to provide. All future costs of development will be funded with construction loan financing or capital contributions from the Company and the outside partner in accordance with their respective ownership percentages if necessary.

18. Fair Value Disclosure of Financial Instruments:

All financial instruments of the Company are reflected in the accompanying Consolidated Balance Sheets at amounts which, in management's estimation, based upon an interpretation of available market information and valuation methodologies, reasonably approximate their fair values except those listed below, for which fair values are disclosed. The valuation method used to estimate fair value for fixed-rate and variable-rate debt and mortgage and other finance receivables is based on discounted cash flow analyses, with assumptions that include credit spreads, market yield curves, trading activity, loan amounts and debt maturities. The fair values for marketable securities are based on published values, securities dealers' estimated market values or comparable market sales. The fair value for embedded derivative liability is based on using the "with-and-without" method. Such fair value estimates are not necessarily indicative of the amounts that would be realized upon disposition.

As a basis for considering market participant assumptions in fair value measurements, the FASB's Fair Value Measurements and Disclosures guidance establishes a fair value hierarchy that distinguishes between market participant assumptions based on market data obtained from sources independent of the reporting entity (observable inputs that are classified within Levels 1 and 2 of the hierarchy) and the reporting entity's own assumptions about market participant assumptions (unobservable inputs classified within Level 3 of the hierarchy).

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS, continued

The following table presents the carrying amount and estimated fair value of Company's financial instruments not measured at fair value as of December 31, 2024 and 2023 (in thousands):

		Decembe	er 31, 2024	Decembe	r 31, 2023
	Fair Value Hierarchy	Carrying Amount	Estimated Fair Value	Carrying Amounts	Estimated Fair Value
Assets:					
Mortgage and other financing receivables (1)	Level 3	\$ 444,966	\$ 443,234	\$ 130,745	\$ 122,323
Liabilities:					
Notes payable, net (2)					
Senior unsecured notes	Level 2	\$ 7,106,835	\$ 6,538,784	\$ 7,262,851	\$ 6,671,450
Unsecured term loans	Level 3	\$ 857,903	\$ 861,296	\$ -	\$ -
Mortgages payable, net (3)	Level 3	\$ 496,438	\$ 469,734	\$ 353,945	\$ 329,955

- (1) The carrying value includes allowance for credit losses of \$6.8 million and \$1.3 million as of December 31, 2024 and 2023, respectively.
- (2) The carrying value includes deferred financing costs of \$65.0 million as of both December 31, 2024 and 2023.
- (3) The carrying value includes deferred financing costs of \$1.1 million and \$1.2 million as of December 31, 2024 and 2023, respectively.

The Company has certain financial instruments that must be measured under the FASB's Fair Value Measurements and Disclosures guidance, including available for sale securities, interest rate swap derivative assets/liabilities and embedded derivative liabilities. The Company currently does not have non-financial assets and non-financial liabilities that are required to be measured at fair value on a recurring basis.

In instances where the determination of the fair value measurement is based on inputs from different levels of the fair value hierarchy, the level of the fair value hierarchy within which the entire fair value measurement falls is based on the lowest level input that is significant to the fair value measurement in its entirety. The Company's assessment of the significance of a particular input to the fair value measurement in its entirety requires judgment and considers factors specific to the asset or liability.

The tables below present the Company's financial assets and liabilities measured at fair value on a recurring basis as of December 31, 2024 and 2023, aggregated by the level of the fair value hierarchy within which those measurements fall (in thousands):

	Balance at ember 31, 2024	 Level 1	Level 2	Level 3
Assets:				
Marketable equity securities	\$ 2,290	\$ 2,290	\$ -	\$ -
Interest rate swaps derivative assets	\$ 7,239	\$ -	\$ 7,239	\$ -
Liabilities:				
Embedded derivative liability	\$ 19,864	\$ -	\$ -	\$ 19,864
	· · · · · · · · ·			· ·

	B	alance at						
	Decen	December 31, 2023		Level 1		Level 2		Level 3
Assets:							=	
Marketable equity securities	\$	330,057	\$	330,057	\$		-	\$ -
Liabilities:								
Embedded derivative liability	\$	30,914	\$	-	\$		-	\$ 30,914

The significant unobservable input (Level 3 inputs) used in measuring the Company's embedded derivative liability, which is categorized with Level 3 of the fair value hierarchy, is the discount rate of 6.40% as of December 31, 2024 and 2023.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS, continued

The table below summarizes the change in the fair value of the embedded derivative liability for the years ended December 31, 2024 and 2023 (in thousands):

	Year Ended December 31,			
		2024		2023
Balance as of January 1,	\$	30,914	\$	56,000
Settlements		(10,920)		(22,446)
Change in fair value (included in Other income, net)		(130)		(734)
Change in fair value (included in Paid-in capital)		_		(1,906)
Balance as of December 31,	\$	19,864	\$	30,914

Assets measured at fair value on a non-recurring basis at December 31, 2023 are as follows (in thousands):

		Balance at			
	D	ecember 31, 2023	Level 1	Level 2	Level 3
Real estate	\$	11,724	\$ _	\$ _	\$ 11,724

During the year ended December 31, 2024 and 2023, the Company recognized impairment charges related to adjustments to property carrying values of \$4.5 million and \$14.0 million, respectively. The Company's estimated fair values of these assets were primarily based upon estimated sales prices from signed contracts or letters of intent from third-party offers, which were less than the carrying value of the assets. The Company does not have access to the unobservable inputs used to determine the estimated fair values of third-party offers. Based on these inputs, the Company determined that its valuation of these investments was classified within Level 3 of the fair value hierarchy.

19. Segment Reporting:

The Company is an owner and operator of open-air, grocery-anchored shopping centers and mixed-used assets of which all the Company's properties are located within the U.S., inclusive of Puerto Rico. Management does not distinguish or group its operations on a geographical basis for purposes of allocating resources or capital. The Company reviews and evaluates operating and financial data for each property on an individual basis. As a result, each of the Company's individual properties is a separate operating segment. The Company defines its reportable segments to be in accordance with the method of internal reporting and the manner in which the Company's chief operating decision maker ("CODM"), makes key operating decisions, evaluates financial results, allocates resources and manages the Company's business. Accordingly, the Company aggregates its operating segments into a single reportable segment due to the similarities with regard to the nature and economics of its properties, tenants and operations, which are operated using consistent business strategies.

In accordance with ASC 280, the Company's CODM has been identified as the Chief Executive Officer. The CODM evaluates the Company's portfolio and assesses the ongoing operations and performance of its consolidated properties and the Company's share of unconsolidated joint venture operations. The accounting policies of the reportable segments are the same as the Company's accounting policies. Net Operating Income ("NOI") is the primary performance measure reviewed by the Company's CODM to assess operating performance and consists only of revenues and expenses directly related to real estate rental operations. NOI is calculated by deducting property operating expenses from lease revenues and other property related income. NOI reflects property acquisitions and dispositions, occupancy levels, rental rate increases or decreases, and the recoverability of operating expenses. The Company's calculation of NOI may not be directly comparable to similarly titled measures calculated by other REITs. The CODM does not review asset information as a measure to assess performance.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS, continued

The following table presents accrual-based lease revenue and other property related income and operating expenses included in the Company's share of NOI for its consolidated and unconsolidated properties ("NOI at share") the periods presented (in thousands):

	Year Ended December 31,						
		2024		2023		2022	
Revenues	\$	2,019,065	\$	1,767,057	\$	1,710,848	
Operating expenses							
Rent		(16,837)		(15,997)		(15,811)	
Real estate taxes		(261,700)		(231,578)		(224,729)	
Operating and maintenance		(359,116)		(309,143)		(290,367)	
Total operating expenses		(637,653)		(556,718)		(530,907)	
NOI from unconsolidated real estate joint ventures		199,522		158,903		164,995	
NOI at share	\$	1,580,934	\$	1,369,242	\$	1,344,936	

The following table presents the reconciliation of NOI at share to Net income (in thousands):

	Year Ended December 31,						
		2024		2023		2022	
NOI at share	\$	1,580,934	\$	1,369,242	\$	1,344,936	
Adjustments:							
Management and other fee income		17,949		16,343		16,836	
General and administrative		(138,140)		(136,807)		(119,534)	
Impairment charges		(4,476)		(14,043)		(21,958)	
Merger charges		(25,246)		(4,766)		-	
Depreciation and amortization		(603,685)		(507,265)		(505,000)	
Gain on sale of properties		1,274		74,976		15,179	
Special dividend income		-		194,116		-	
Other income, net		57,605		39,960		28,829	
Loss/(gain) on marketable securities, net		(27,679)		21,262		(315,508)	
Interest expense		(307,806)		(250,201)		(226,823)	
Early extinguishment of debt charges		- `		-		(7,658)	
Provision for income taxes, net		(25,417)		(60,952)		(56,654)	
Equity in income of joint ventures, net		83,827		72,278		109,481	
Equity in income of other investments, net		9,821		10,709		17,403	
NOI from unconsolidated real estate joint ventures		(199,522)		(158,903)		(164,995)	
Net income	\$	419,439	\$	665,949	\$	114,534	

20. Preferred Stock, Common Stock and Convertible Unit Transactions:

Preferred Stock

The Company's outstanding Preferred Stock is detailed below (in thousands, except share, per share data and par values):

As of December 31, 2024										
							Annual			
		Shares				Di	vidend per			Optional
Class of Preferred	Shares	Issued and	Li	quidation	Dividend	D	epositary			Redemption
Stock	Authorized	Outstanding	P	reference	Rate		Share	Par	r Value	Date
Class L	10,350	8,902	\$	222,543	5.125%	\$	1.28125	\$	1.00	8/16/2022
Class M	10,580	10,465		261,636	5.250%	\$	1.31250	\$	1.00	12/20/2022
Class N (1)	1,849	1,439		71,934	7.250%	\$	3.62500	\$	1.00	N/A
		20,806	\$	556,113						

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS, continued

(1) In connection with the RPT Merger, the Company issued 1,849 shares of Class N Preferred Stock with a par value of \$1.00 per share, represented by 1,848,539 depositary shares, which had a fair market value of \$105.6 million. The Class N Preferred Stock depositary shares are convertible by the holders at an exchange ratio of 2.3071 into the Company's common shares or under certain circumstances by the Company's election. As of December 31, 2024, the Class N Preferred Stock was potentially convertible into 3.3 million shares of common stock

As of December 31, 2023										
							Annual			
		Shares		quidation			vidend per			Optional
Class of Preferred	Shares	Issued and	Pı	reference	Dividend	D	epositary			Redemption
Stock	Authorized	Outstanding	(in 1	thousands)	Rate		Share	Pai	· Value	Date
Class L	10,350	8,902	\$	222,543	5.125%	\$	1.28125	\$	1.00	8/16/2022
Class M	10,580	10,465		261,636	5.250%	\$	1.31250	\$	1.00	12/20/2022
		19,367	\$	484,179						

The Company's Class L and Class M Preferred Stock Depositary Shares are not convertible or exchangeable for any other property or securities of the Company.

During January 2024, Company's Board of Directors authorized the repurchase of up to 891,000 depositary shares of Class L Preferred Stock, 1,047,000 depositary shares of Class M Preferred Stock, and 185,000 depositary shares of Class N Preferred Stock through February 28, 2026. During the year ended December 31, 2024, the Company repurchased the following preferred stock:

Class of Preferred Stock	Depositary Shares Repurchased	Purchase Price (in thousands)
Class N	80	\$ 5

On November 4, 2024, the Company commenced a tender offer to purchase for cash any and all of its outstanding Class N Preferred Stock depositary shares at a price of \$62.00 per depositary share, plus any accrued and unpaid dividends ("Class N Tender Offer"). Pursuant to the terms and conditions of the Class N Tender Offer, which expired on December 12, 2024, the Company repurchased 409,772 Class N depositary shares outstanding on December 16, 2024, for an aggregate cost of \$26.7 million, of which \$3.3 million was recognized as Preferred stock redemption charges on the Company's Consolidated Statements of Income.

Voting Rights

The Class L, M and N Preferred Stock rank pari passu as to voting rights, priority for receiving dividends and liquidation preference as set forth below.

As to any matter on which the Class L, M or N Preferred Stock may vote, including any actions by written consent, each share of the Class L, M or N Preferred Stock shall be entitled to 1,000 votes, each of which 1,000 votes may be directed separately by the holder thereof. With respect to each share of Class L, M or N Preferred Stock, the holder thereof may designate up to 1,000 proxies, with each such proxy having the right to vote a whole number of votes (totaling 1,000 votes per share of Class L, M or N Preferred Stock). As a result, each Class L, M or N Depositary Share is entitled to one vote.

Liquidation Rights

In the event of any liquidation, dissolution or winding up of the affairs of the Company, preferred stock holders are entitled to be paid, out of the assets of the Company legally available for distribution to its stockholders, a liquidation preference of \$25,000 per share of Class L Preferred Stock, \$25,000 per share of Class M Preferred Stock, and \$50,000 per share of Class N Preferred Stock (\$25.00 per each Class L and Class M depositary share and \$50.00 per Class N depositary share), plus an amount equal to any accrued and unpaid dividends to the date of payment, before any distribution of assets is made to holders of the Company's common stock or any other capital stock that ranks junior to the preferred stock as to liquidation rights.

Common Stock

During February 2018, the Company established a common share repurchase program, which is scheduled to expire February 28, 2026. Under this program, the Company may repurchase shares of its common stock, par value \$0.01 per share, with an aggregate gross purchase price of up to \$300.0 million. The Company did not repurchase any shares under the share repurchase program during 2024 and 2023. As of December 31, 2024, the Company had \$224.9 million available under this common share repurchase program.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS, continued

During September 2023, the Company established an at-the-market continuous offering program (the "ATM Program") pursuant to which the Company may offer and sell from time-to-time shares of its common stock, par value \$0.01 per share, with an aggregate gross sales price of up to \$500.0 million through a consortium of banks acting as sales agents. Sales of the shares of common stock may be made, as needed, from time to time in "at the market" offerings as defined in Rule 415 of the Securities Act of 1933, as amended, including by means of ordinary brokers' transactions on the New York Stock Exchange or otherwise (i) at market prices prevailing at the time of sale, (ii) at prices related to prevailing market prices or (iii) as otherwise agreed to with the applicable sales agent. In addition, the Company may, from time to time, enter into separate forward sale agreements with one or more banks. The Company issued 5.4 million shares and received net proceeds after commissions and related expenses of \$135.8 million under the ATM Program during the year ended December 31, 2024. As of December 31, 2024, the Company had \$362.5 million available under this ATM Program.

The Company may, from time to time, repurchase shares of its common stock in amounts that offset new issuances of common stock relating to the exercise of stock options or the issuance of restricted stock awards. These repurchases may occur in open market purchases, privately negotiated transactions or otherwise subject to prevailing market conditions, the Company's liquidity requirements, contractual restrictions and other factors. During 2024, 2023 and 2022, the Company repurchased 792,317, 761,149 and 567,450 shares, respectively, relating to shares of common stock surrendered to the Company to satisfy statutory minimum tax withholding obligations relating to the vesting of restricted stock awards under the Company's equity-based compensation plans.

In connection with the RPT Merger, each RPT common share was converted into 0.6049 shares of newly issued Kimco common stock, resulting in approximately 53.0 million common shares being issued in connection with the RPT Merger.

Convertible Units

The Company has various types of convertible units that were issued in connection with the purchase of operating properties (see Footnote 16 of the Notes to Consolidated Financial Statements). The amount of consideration that would be paid to unaffiliated holders of units issued from the Company's consolidated subsidiaries which are not mandatorily redeemable, as if the termination of these consolidated subsidiaries occurred on December 31, 2024, is \$54.7 million. The Company has the option to settle such redemption in cash or shares of the Company's common stock. If the Company exercised its right to settle in common stock, the unit holders would receive 2.3 million shares of common stock.

Dividends Declared

The following table provides a summary of the dividends declared per share:

	Year Ended December 31,						
	2024		2023		2022		
Common Stock (1)	\$ 0.97000	\$	1.02000	\$	0.84000		
Class L Depositary Shares	\$ 1.28125	\$	1.28125	\$	1.28125		
Class M Depositary Shares	\$ 1.31250	\$	1.31250	\$	1.31250		
Class N Depositary Shares	\$ 3.62500	\$	-	\$	-		

(1) During 2023, the Company's Board of Directors declared a \$0.09 per share of common stock special cash dividend to maintain distribution requirements as a REIT.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS, continued

21. Supplemental Schedule of Non-Cash Investing/Financing Activities:

The following schedule summarizes the non-cash investing and financing activities of the Company for the years ended December 31, 2024, 2023 and 2022 (in thousands):

	2024	2023	2022
Acquisition of real estate interests:	 		
Mortgages payable	\$ 164,623	\$ -	\$ 79,362
Accounts receivable and other assets	\$ 5,264	\$ -	-
Accounts payable and other liabilities	\$ 12,804	\$ -	\$ 59,000
Noncontrolling interests	\$ 125	\$ -	\$ -
Redeemable noncontrolling interests	\$ -	\$ -	\$ 79,663
Lease modification	\$ -	\$ 12,527	\$ -
Proceeds held in escrow through the sale of real estate interests	\$ -	\$ 3,524	\$ -
Disposition of real estate interests through the issuance of mortgage and other financing receivables	\$ 175,420	\$ 25,000	\$ -
Decrease in other investments through the issuance of mortgage and other financing receivables	\$ 50,219	\$ -	\$ -
Deconsolidation of real estate interests through contribution to other investments	\$ -	\$ 19,618	\$ -
Surrender of common stock/units	\$ 15,885	\$ 16,327	\$ 13,790
Declaration of dividends paid in succeeding period	\$ 6,409	\$ 5,308	\$ 5,326
Capital expenditures accrual	\$ 60,261	\$ 30,892	\$ 29,079
Lease liabilities arising from obtaining operating right-of-use assets	\$ 1,448	\$ 1,481	\$ -
Lease liabilities arising from obtaining financing right-of-use assets	\$ -	\$ 3,161	\$ -
Decrease in embedded derivative liability from extinguishment	\$ -	\$ 1,906	\$ -
Increase in redeemable noncontrolling interests' carrying amount, net	\$ 3,220	\$ 414	\$ -
Decrease in noncontrolling interests from redemption of units for common stock	\$ -	\$ -	\$ 1,613
RPT Merger:			
Real estate assets, net	\$ 1,821,052	\$ -	\$ -
Investment in real estate joint ventures	\$ 433,345	\$ -	\$ -
Investment in other investments	\$ 12,672	\$ -	\$ -
Other assets and liabilities, net	\$ (3,109)	\$ -	\$ -
Notes payable	\$ (821,500)	\$ -	\$ -
Lease liabilities arising from obtaining operating right-of-use assets	\$ (13,506)	\$ -	\$ -
Non-controlling interest	\$ (20,975)	\$ -	\$ -
Preferred stock issued in exchange for RPT preferred shares	\$ (105,607)	\$ -	\$ -
Common stock issued in exchange for RPT common shares	\$ (1,166,775)	\$ -	\$ -
Consolidation of Joint Ventures:			
Increase in real estate and other assets, net	\$ -	\$ 54,345	\$ -
Increase in mortgages payable, other liabilities and noncontrolling interests	\$ -	\$ 37,187	\$ -

The following table provides a reconciliation of cash, cash equivalents and restricted cash recorded on the Company's Consolidated Balance Sheets to the Company's Consolidated Statements of Cash Flows (in thousands):

	As of Dec	ember 31, 2024	As of De	cember 31, 2023
Cash and cash equivalents	\$	688,622	\$	780,518
Restricted cash		1,109		3,239
Total cash, cash equivalents and restricted cash	\$	689,731	\$	783,757

22. Transactions with Related Parties:

Joint Ventures

The Company provides management services for shopping centers owned principally by affiliated entities and various real estate joint ventures in which certain stockholders of the Company have economic interests. Such services are performed pursuant to management agreements which provide for fees based upon a percentage of gross revenues from the properties and other direct costs incurred in connection with management of the centers. Substantially all of the Management and other fee income on the Company's Consolidated Statements of Income constitute fees earned from affiliated entities. Reference is made to Footnote 7 of the Notes to Consolidated Financial Statements for additional information regarding transactions with related parties.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS, continued

During 2023, the Company acquired the remaining 85% interest in three operating properties from the Prudential Investment Program, in separate transactions, with an aggregate gross fair value of \$150.7 million. The Company evaluated these transactions pursuant to the FASB's Consolidation guidance and as a result, recognized net gains on change in control of interests of \$7.7 million, in aggregate, resulting from the fair value adjustments associated with the Company's previously held equity interests. See Footnote 4 of the Notes to Consolidated Financial Statements for the operating properties acquired by the Company.

Ripco

Ripco Real Estate Corp. ("Ripco") business activities include serving as a leasing agent and representative for national and regional retailers including Target, Best Buy, Kohl's and many others, providing real estate brokerage services and principal real estate investing. Todd Cooper, an officer and 50% shareholder of Ripco, is a son of Milton Cooper, Executive Chairman of the Board of Directors of the Company. During 2024, 2023 and 2022, the Company paid brokerage commissions of \$0.6 million, \$0.5 million and \$0.3 million, respectively, to Ripco for services rendered primarily as leasing agent for various national tenants in shopping center properties owned by the Company.

Fifth Wall

Mary Hogan Preusse, a member of the Company's Board of Directors, is a Senior Advisor at Fifth Wall. The Company holds an investment in the Fifth Wall's Climate Technology Fund with a commitment of up to \$25.0 million, of which \$19.0 million has been funded as of December 31, 2024 and a cost method investment of \$1.6 million within Fifth Wall's Ventures SPV Fund as of December 31, 2024.

23. Commitments and Contingencies:

Letters of Credit

The Company has issued letters of credit in connection with the completion and repayment guarantees primarily on certain of the Company's redevelopment projects and guaranty of payment related to the Company's insurance program. At December 31, 2024, these letters of credit aggregated \$39.8 million.

Funding Commitments

The Company has other investments, including Fifth Wall discussed above, with funding commitments of \$29.0 million, of which \$20.0 million has been funded as of December 31, 2024.

Other

The Parent Company guarantees the unsecured debt instruments of Kimco OP. These guarantees by the Parent Company are full, irrevocable, unconditional and absolute joint and several guarantees to the holders of each series of such unsecured debt instruments. See Footnote 13 of the Notes to Consolidated Financial Statements for these unsecured debt instruments.

In connection with the construction of its development and redevelopment projects and related infrastructure, certain public agencies require posting of performance and surety bonds to guarantee that the Company's obligations are satisfied. These bonds expire upon the completion of the improvements and infrastructure. As of December 31, 2024, there were \$16.2 million in performance and surety bonds outstanding.

The Company provides a guaranty for the payment of any debt service shortfalls on the Sheridan Redevelopment Agency issued Series A bonds, which are tax increment revenue bonds issued in connection with a development project in Sheridan, Colorado. These tax increment revenue bonds have a balance of \$36.2 million outstanding at December 31, 2024. The bonds are to be repaid with incremental sales and property taxes and a public improvement fee ("PIF") to be assessed on current and future retail sales and, to the extent necessary, any amounts the Company may have to provide under a guaranty. The revenue generated from incremental sales, property taxes and PIF have satisfied the debt service requirements to date. The incremental taxes and PIF are to remain intact until the earlier of the payment of the bond liability in full or 2040.

In connection with the RPT Merger, the Company provides a guaranty for the payment of any debt service shortfalls on the City of Jacksonville Series 2005A bonds, which are tax increment revenue bonds issued in connection with a redevelopment project in Jacksonville, FL. Repayment of the bonds is to be made in accordance with a level-payment amortization schedule over 20 years, and repayments are made out of tax revenues generated by the redevelopment. The remaining debt service payments due over the

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS, continued

life of the bonds, including principal and interest, are \$3.4 million as of December 31, 2024. There have been no payments made by the Company under this guaranty agreement to date and the Company does not expect to make any payments over the life of the agreement.

The Company is subject to various other legal proceedings and claims that arise in the ordinary course of business. Management believes that the final outcome of such matters will not have a material adverse effect on the financial position, results of operations or liquidity of the Company taken as a whole as of December 31, 2024.

24. Incentive Plans:

In May 2020, the Company's stockholders approved the 2020 Equity Participation Plan (the "2020 Plan"), which is a successor to the Restated Kimco Realty Corporation 2010 Equity Participation Plan (the "2010 Plan" and together with the 2020 Plan, the "Plan") that expired in March 2020. The 2020 Plan provides for a maximum of 10.0 million shares of the Company's common stock to be reserved for the issuance of stock options, stock appreciation rights, restricted stock, restricted stock units, performance awards, dividend equivalents, LTIP Units, stock payments and deferred stock awards. At December 31, 2024, the Company had 2.9 million shares of common stock available for issuance under the 2020 Plan.

The Company accounts for equity awards in accordance with FASB's Compensation – Stock Compensation guidance which requires that all share-based payments to employees, including grants of employee stock options, restricted stock, performance shares and LTIP Units, be recognized in the Consolidated Statements of Income over the service period based on their fair values. Fair value of performance awards is determined using the Monte Carlo method, which is intended to estimate the fair value of the awards at the grant date. Fair value of restricted shares is based on the price on the date of grant.

The Company recognized expense associated with its equity awards of \$34.9 million, \$33.1 million and \$26.6 million for the years ended December 31, 2024, 2023 and 2022, respectively. As of December 31, 2024, the Company had \$46.0 million of total unrecognized compensation cost related to unvested stock compensation granted under the Plan. That cost is expected to be recognized over a weighted-average period of 2.7 years.

Stock Options

During 2024, 2023 and 2022, the Company did not grant any stock options. Information with respect to stock options outstanding under the 2010 Plan for the years ended December 31, 2023 and 2022 are as follows:

	Q1	eighted-Average Exercise Price		Aggregate Intrinsic Value
	Shares	Per Share	_	(in millions)
Options outstanding, January 1, 2022	488,755	\$ 21.48	\$	1.5
Exercised	(205,871)	\$ 20.56	\$	0.8
Forfeited	(750)	\$ 19.70		
Options outstanding, December 31, 2022	282,134	\$ 22.13	\$	-
Exercised	(173,038)	\$ 21.54	\$	0.1
Forfeited	(109,096)	\$ 21.61		
Options outstanding, December 31, 2023	-	\$ -	\$	-
Options exercisable (fully vested)				
December 31, 2022	282,134	\$ 22.13	\$	<u>-</u>
December 31, 2023		\$ -	\$	-

Cash received from options exercised under the 2010 Plan was \$3.7 million and \$4.2 million for the years ended December 31, 2023 and 2022, respectively.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS, continued

Restricted Stock

Information with respect to restricted stock under the Plan for the years ended December 31, 2024, 2023 and 2022 is as follows:

	2024	2023	2022
Restricted stock outstanding as of January 1,	2,746,116	2,605,970	2,347,608
Granted (1)	872,150	893,880	819,090
Vested	(848,930)	(740,866)	(511,772)
Forfeited	(23,452)	(12,868)	(48,956)
Restricted stock outstanding as of December 31,	2,745,884	2,746,116	2,605,970

(1) The weighted-average grant date fair value for restricted stock issued during the years ended December 31, 2024, 2023 and 2022 were \$19.47, \$21.30 and \$24.27, respectively.

Restricted shares have the same voting rights as the Company's common stock and are entitled to a cash dividend per share equal to the Company's common dividend which is taxable as ordinary income to the holder. For the years ended December 31, 2024, 2023 and 2022, the dividends paid on unvested restricted shares were \$3.0 million, \$3.1 million and \$2.5 million, respectively.

Performance Shares

Information with respect to performance share awards under the Plan for the years ended December 31, 2024, 2023 and 2022 is as follows:

	2024	2023	2022
Performance share awards outstanding as of January 1,	989,860	1,004,040	1,052,100
Granted (1)	377,690	531,200	458,660
Vested (2)	(458,660)	(545,380)	(506,720)
Performance share awards outstanding as of December 31,	908,890	989,860	1,004,040

- (1) The weighted-average grant date fair value for performance shares issued during the years ended December 31, 2024, 2023 and 2022 were \$18.14, \$42.61 and \$31.19, respectively.
- (2) For the years ended December 31, 2024, 2023 and 2022, the corresponding common stock equivalent of these vested awards were 465,540, 970,231 and 998,238 shares, respectively.

The more significant assumptions underlying the determination of fair values for these performance awards granted during 2024, 2023 and 2022 were as follows:

	202	4	2023	2022
Stock price	\$	19.53	\$ 21.30	\$ 24.27
Dividend yield (1)		-	-	-
Risk-free rate		4.39%	4.38%	1.72%
Volatility (2)		28.85%	44.89%	49.07%
Term of the award (years)		2.87	2.87	2.87

- (1) Total Shareholder Return, as used in the performance share awards computation, are measured based on cumulative dividend stock prices, as such a zero percent dividend yield is utilized.
- (2) Volatility is based on the annualized standard deviation of the daily logarithmic returns on dividend-adjusted closing prices over the look-back period based on the term of the award.

Other

The Company maintains a 401(k)-retirement plan covering substantially all officers and employees, which permits participants to defer up to the maximum allowable amount determined by the Internal Revenue Service of their eligible compensation. This deferred compensation, together with Company matching contributions, which generally equal employee deferrals up to a maximum of 5% of their eligible compensation, is fully vested and funded as of December 31, 2024. The Company's contributions to the plan were \$3.4 million, \$2.7 million and \$2.6 million for the years ended December 31, 2024, 2023 and 2022, respectively. In addition during 2023, the Company provided a discretionary match in the amount of \$3.9 million to all participants in the 401(k)-retirement plan.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS, continued

The Company recognized severance costs associated with employee retirements and terminations during the years ended December 31, 2024, 2023 and 2022, of \$9.8 million (including \$6.6 million of severance costs included in Merger charges on the Company's Consolidated Statements of Income), \$0.4 million and \$1.5 million, respectively.

Time-Based LTIP Units

During 2024, the Company granted to certain employees and directors 120,700 Time-Based LTIP Units with time-based vesting requirements and a weighted average grant-date fair value of \$19.47 per unit that vest ratably over five years subject to continued employment. Compensation expense for these units is being recognized over a five-year period.

The aggregate grant-date fair value of the Time-Based LTIP Units for 2024 was \$2.4 million. Granted Time-Based LTIP Units do not have direct redemption rights into shares of Company common stock, but any OP Units into which LTIP Units may be converted are entitled to redemption rights. The Time-Based LTIPs were valued based on the Company's common stock closing share price on the date of grant.

Performance-Based LTIP Units

During 2024, the Company granted to certain employees 474,611 Performance-Based LTIP Units, assuming the maximum target performance, with performance-based vesting requirements and a weighted average grant-date fair value of \$9.07 per unit.

Performance-Based LTIP Units are performance-based equity compensation pursuant to which participants have the opportunity to earn LTIP Units based on the total shareholder return of the Company's common shares relative to its peers, as defined, or based on other performance criteria as determined by the Board of Directors, over the defined performance period. Any Performance-Based LTIP Units that are earned vest at the end of the three-year performance period. Compensation expense for these units is recognized over the performance period.

The aggregate grant-date fair value of the Performance-Based LTIP Units for 2024 was \$3.7 million, valued using Monte Carlo simulations based on the following significant assumptions:

	2024
Stock price	19.53
Dividend yield (1)	-
Risk-free interest rate	4.39%
Volatility (2)	28.85%
Term of the award (years)	2.87

- (1) Total Shareholder Return, as used in the Performance-Based LTIP Unit computation, are measured based on cumulative dividend stock prices, as such a zero percent dividend yield is utilized.
- (2) Volatility is based on the annualized standard deviation of the daily logarithmic returns on dividend-adjusted closing prices over the look-back period based on the term of the award.

25. Defined Benefit Plan:

In August 2021, the Company assumed sponsorship of Weingarten Realty Investors' noncontributory qualified cash balance retirement plan ("the Benefit Plan") in connection with the merger with Weingarten Realty Investors. The Benefit Plan was frozen as of the date of the merger and subsequently terminated as of December 31, 2021. On March 28, 2023, the Internal Revenue Service (the "IRS") issued a favorable determination letter for the termination of the Benefit Plan. As a result, the Company elected to settle the Benefit Plan's obligations through third-party annuity payments, lump sum distributions and direct rollover of funds in an Individual Retirement Account ("IRA Rollovers") based on elections made by the Benefit Plan's participants.

During 2023, the Benefit Plan's obligations were settled through third-party annuity contracts, lump sum distributions and IRA Rollovers. In addition, during 2023, the Benefit Plan transferred excess assets with a value of \$3.9 million to the qualified replacement plan managed by the Company and reverted excess assets with a value of \$11.0 million to the Company. Upon the liquidation of the Benefit Plan, the Company realized \$10.8 million of settlement gains during the year ended December 31, 2023, which are included in Other income, net on the Company's Consolidated Statements of Income and were previously included in Accumulated other comprehensive income on the Company's Consolidated Balance Sheets. In addition, the Company incurred excise taxes of \$2.2 million resulting from the pension reversion of excess pension plan assets during the year ended December 31, 2023, which are included in Other income, net on the Company's Consolidated Statements of Income.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS, continued

The following table summarizes the measurement changes in the Benefit Plan's projected benefit obligation, plan assets and funded status, as well as the components of net periodic benefit costs, including key assumptions, from January 1, 2023 through December 31, 2023 (in thousands):

		2023
Change in Projected Benefit Obligation:		
Benefit obligation at beginning of period	\$	26,165
Interest cost		982
Settlement payments		(25,480)
Actuarial gain		(189)
Benefit payments		(1,478)
Benefit obligation at end of period	\$	-
Change in Plan Assets:		
Fair value of plan assets at beginning of period	\$	40,586
Actual return on plan assets		1,299
Excess assets transfer		(14,927)
Settlement payments		(25,480)
Benefit payments		(1,478)
Fair value of plan assets at end of period	\$	<u>-</u>
Funded status at end of period (included in Accounts and notes receivable)	\$	-
Accumulated benefit obligation	\$	
Net gain recognized in Accumulated other comprehensive income	\$	267

The components of net periodic benefit income/(cost), included in Other income, net in the Company's Consolidated Statements of Income for the years ended December 31, 2023 and 2022 are as follows (in thousands):

	2023	2022
Interest cost	\$ (982)	\$ (1,052)
Expected return on plan assets	1,221	413
Amortization of net gain	-	37
Settlement gain	10,848	-
Total	\$ 11,087	\$ (602)

26. Income Taxes:

The Company elected to qualify as a REIT in accordance with the Code commencing with its taxable year which began January 1, 1992. To qualify as a REIT, the Company must meet several organizational and operational requirements, and is required to annually distribute at least 90% of its net taxable income, determined without regard to the dividends paid deduction and excluding any net capital gain. In addition, the Company will be subject to federal income tax at regular corporate rates to the extent that it distributes less than 100% of its net taxable income, including any net capital gains. Management intends to adhere to these requirements and maintain the Company's REIT status. As a REIT, the Company generally will not be subject to corporate federal income tax, provided that dividends to its stockholders equal at least the amount of its REIT taxable income. If the Company were to fail to qualify as a REIT in any taxable year, it would be subject to federal income taxes at regular corporate rates (including any applicable alternative minimum tax) and would not be permitted to elect REIT status for four subsequent taxable years. Even if the Company qualifies for taxation as a REIT, the Company is subject to certain state and local taxes on its income and property, and federal income and excise taxes on its undistributed taxable income. In addition, taxable income from non-REIT activities managed through TRSs is subject to federal, state and local income taxes.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS, continued

Reconciliation between GAAP Net Income and Federal Taxable Income

The following table reconciles GAAP net income to taxable income for the years ended December 31, 2024, 2023 and 2022 (in thousands):

	2024 (Estimated)	2023 (Actual)	2022 (Actual)
GAAP net income attributable to the Company	\$ 410,785	\$ 654,273	\$ 125,976
GAAP net income attributable to TRSs	(1,084)	(30)	(5,042)
GAAP net income from REIT operations (1)	409,701	654,243	120,934
Federal income taxes	21,626	50,686	47,328
Net book depreciation in excess of tax depreciation	142,326	111,124	120,446
Deferred/prepaid/above-market and below-market rents, net	(41,444)	(30,740)	(38,479)
Fair market value debt amortization	(8,026)	(21,053)	(38,303)
Book/tax differences from executive compensation	30,018	31,169	23,248
Book/tax differences from equity awards	(3,780)	(7,157)	(7,846)
Book/tax differences from defined benefit plan	-	2,948	-
Book/tax differences from investments in and advances to real estate joint			
ventures	33,579	(20,271)	11,736
Book/tax differences from sale of properties and marketable equity securities	332,100	190,048	217,797
Book/tax differences from accounts receivable	4,702	(3,596)	(8,430)
Book adjustment to property carrying values and marketable equity securities	(28)	(24,206)	335,199
Taxable currency exchange (loss)/gain, net	-	(2,585)	198
Tangible property regulation deduction	(153,866)	(55,551)	(61,492)
GAAP change in ownership of joint venture interests	-	-	45,767
Dividends from TRSs	6,489	13	243
Severance accrual	1,276	(724)	(2,065)
Other book/tax differences, net (2)	20,904	11,228	2,115
Adjusted REIT taxable income (3)	\$ 795,577	\$ 885,576	\$ 768,396

Certain amounts in the prior periods have been reclassified to conform to the current year presentation in the table above.

- (1) All adjustments to "GAAP net income from REIT operations" are net of amounts attributable to noncontrolling interests and TRSs.
- (2) Includes merger related book/tax differences of \$22.4 million and \$3.4 million for the years ended December 31, 2024 and 2023, respectively.
- (3) Includes designated long term capital gain of \$104.5 million, \$241.2 million and \$251.5 million for the years ended December 31, 2024, 2023 and 2022, respectively, for which the Company elected to pay the associated corporate income taxes.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS, continued

Characterization of Distributions

The following characterizes distributions paid for tax purposes for the years ended December 31, 2024, 2023 and 2022, (amounts in thousands):

	20	024	2	023	2	022
Preferred L Dividends						
Ordinary income	\$ 7,755	68 %	\$ 11,432	100 %	\$ 9,657	84 %
Capital gain	 3,650	32 %	-		1,839	16%
	\$ 11,405	100 %	\$ 11,432	100 %	\$ 11,496	100 %
Preferred M Dividends						
Ordinary income	\$ 9,340	68 %	\$ 13,749	100 %	\$ 11,615	84 %
Capital gain	 4,396	32 %	 _	<u> </u>	 2,212	<u>16</u> %
	\$ 13,736	100 %	\$ 13,749	100 %	\$ 13,827	100 %
Preferred N Dividends						
Ordinary income	\$ 3,766	68 %	-	-	-	-
Capital gain	 1,772	32 %	-		_	-
	\$ 5,538	100 %			_	
Common Dividends		·				·
Ordinary income	\$ 443,473	68 %	\$ 622,885	99 %	\$ 418,725	81 %
Capital gain	208,693	32 %	-	-	82,711	16%
Return of capital			6,292	1 %	 15,508	3 %
	\$ 652,166	100 %	\$ 629,177	100 %	\$ 516,944	100 %
Total dividends distributed for tax purposes	\$ 682,845		\$ 654,358		\$ 542,267	

For the years ended December 31, 2024, 2023 and 2022, the Company elected to retain the proceeds from the sale of ACI stock for general corporate purposes in lieu of distributing to its shareholders. The long-term capital gain inherent in the undistributed proceeds is allocated to, and reportable by, each shareholder, and each shareholder is also entitled to claim a federal income tax credit for its allocable share of the federal income tax paid by the Company. The allocable share of the long-term capital gain and the federal tax credit will be reported to direct holders of Kimco common shares, on Form 2439, and to others in year-end reporting documents issued by brokerage firms if Kimco shares are held in a brokerage account.

Taxable REIT Subsidiaries and Taxable Entities

The Company is subject to federal, state and local income taxes on income reported through its TRS activities, which include wholly-owned subsidiaries of the Company. The Company's TRSs include Kimco Realty Services II, Inc., FNC Realty Corporation, Kimco Insurance Company, Weingarten Investments Inc., RPT Realty, Inc., Ramco TRS LLC, and the consolidated entity, Blue Ridge Real Estate Company/Big Boulder Corporation.

Income taxes are accounted for under the asset and liability method. Deferred income taxes are recognized for the temporary differences between the financial reporting basis and the tax basis of taxable assets and liabilities. The Company's provision/(benefit) for income taxes relating to the Company for the years ended December 31, 2024, 2023 and 2022, are summarized as follows (in thousands):

	2024	2023	2022
TRSs and taxable entities	\$ 97	\$ 83	\$ (533)
REIT (1)	25,320	60,869	57,187
Total tax provision	\$ 25,417	\$ 60,952	\$ 56,654

(1) During 2024, 2023 and 2022, the Company sold shares of ACI common stock and recognized long-term capital gains for tax purposes of \$288.7 million, \$241.2 million and \$251.5 million, respectively. During 2024, the Company elected to retain the proceeds from the stock sales for general corporate purposes and, after applying available deductions, also retained net long-term capital gains of \$108.2 million and pay corporate income tax on the taxable gain, in the amount of \$26.1 million for federal and state income tax purposes. In 2023 and 2022 the Company elected to retain the entire proceeds from these stock sales for general corporate purposes and pay corporate income tax on the related taxable gains. During 2023, the Company incurred federal taxes of \$50.7 million and state and local taxes of \$10.2 million. During 2022, the Company incurred federal taxes of \$47.3 million and state and local taxes of \$9.9 million. This undistributed long-term capital gain is allocated to, and reportable by, each shareholder, and each shareholder is also entitled to claim a federal income tax credit for its allocable share of the federal income tax paid by the Company. The allocable share of the long-term capital gain and the federal tax credit will be reported to direct holders of Kimco common stock, on Form 2439, and to others in year-end reporting documents issued by brokerage firms for the Company's common stock held in a brokerage accounts.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS, continued

Deferred Tax Assets, Liabilities and Valuation Allowances

Deferred tax assets and deferred tax liabilities are included in the captions Other assets and Other liabilities, respectively, on the Company's Consolidated Balance Sheets. The Company's deferred tax assets and liabilities at December 31, 2024 and 2023, were as follows (in thousands):

	 2024	2023
Deferred tax assets:	_	
Tax/GAAP basis differences	\$ 6,423	\$ 3,293
Net operating losses (1)	8,775	4,463
Valuation allowance	 (10,327)	(3,776)
Total deferred tax assets	4,871	3,980
Deferred tax liabilities	 (6,181)	(5,843)
Net deferred tax liabilities	\$ (1,310)	\$ (1,863)

(1) Net operating losses do not expire.

The major differences between the GAAP basis of accounting and the basis of accounting used for federal and state income tax reporting consist of depreciation and amortization, impairment charges recorded for GAAP purposes, but not recognized for tax purposes, rental revenue recognized on the straight-line method for GAAP, reserves for doubtful accounts, above-market and below-market lease amortization, differences in GAAP and tax basis of assets sold, and the period in which certain gains were recognized for tax purposes, but not yet recognized under GAAP.

Under GAAP a reduction of the carrying amounts of deferred tax assets by a valuation allowance is required, if, based on the evidence available, it is more likely than not (a likelihood of more than 50%) that some portion or all of the deferred tax assets will not be realized. The valuation allowance should be sufficient to reduce the deferred tax asset to the amount that is more likely than not to be realized.

Uncertain Tax Positions

As of December 31, 2024 and 2023, the Company had no accrual for uncertain tax positions and related interest under the provisions of the authoritative guidance that addresses accounting for income taxes. The Company does not believe that the total amount of unrecognized tax benefits as of December 31, 2024, will significantly increase within the next 12 months.

27. Captive Insurance Company:

In October 2007, the Company formed a wholly owned captive insurance company, KIC, which provides general liability insurance coverage for all losses below the deductible under the Company's third-party liability insurance policy. The Company created KIC as part of its overall risk management program and to stabilize its insurance costs, manage exposure and recoup expenses through the functions of the captive program. The Company capitalized KIC in accordance with the applicable regulatory requirements. KIC established annual premiums based on projections derived from the past loss experience of the Company's properties. KIC has engaged an independent third party to perform an actuarial estimate of future projected claims, related deductibles and projected expenses necessary to fund associated risk management programs. Premiums paid to KIC may be adjusted based on this estimate. Like premiums paid to third-party insurance companies, premiums paid to KIC may be reimbursed by tenants pursuant to specific lease terms. KIC assumes occurrence basis general liability coverage (not including casualty loss or business interruption) for the Company and its affiliates under the terms of a reinsurance agreement entered into by KIC and the reinsurance provider.

From October 1, 2007 through December 31, 2024, KIC assumes 100% of the first \$250,000 per occurrence risk layer. This coverage is subject to annual aggregates ranging between \$7.8 million and \$19.4 million per policy year. The annual aggregate is adjustable based on the amount of audited square footage of the insureds' locations and can be adjusted for subsequent program years. Defense costs erode the stated policy limits. KIC is required to pay the reinsurance provider for unallocated loss adjustment expenses an amount ranging between 8.0% and 12.2% of incurred losses for the policy periods ending September 30, 2008 through February 1, 2021. Beginning February 1, 2021 through February 1, 2025, unallocated loss adjustment expenses are billed on a fee per claim basis ranging between \$53 and \$1,681 based on the claim type. These amounts do not erode the Company's per occurrence or aggregate limits.

As of December 31, 2024, the Company maintained letters of credit in the amount of \$25.3 million issued in favor of the reinsurance provider to provide security for the Company's obligations under its agreements with the reinsurance providers.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS, continued

Activity in the liability for unpaid losses and loss adjustment expenses for the years ended December 31, 2024 and 2023 is summarized as follows (in thousands):

	2024	2023
Balance at the beginning of the year	\$ 20,883	\$ 20,202
Incurred related to:		
Current year	7,526	6,097
Prior years (1)	1,689	2,644
Total incurred	9,215	8,741
Paid related to:		
Current year	(956)	(817)
Prior years	(6,914)	(7,243)
Total paid	(7,870)	(8,060)
Balance at the end of the year	\$ 22,228	\$ 20,883

⁽¹⁾ Relates to changes in estimates in insured events in the prior years, incurred losses and loss adjustment expenses.

28. Accumulated Other Comprehensive Income ("AOCI"):

The following table presents the change in the components of AOCI for the years ended December 31, 2024, 2023 and 2022 (in thousands):

	Defined Benefit Plan	Н	Cash Flow ledges for Interest Payments	Cash Flow Hedges for Interest Payments of Unconsolidated Investee	Total
Balance as of January 1, 2022	\$ 2,216	\$	-	\$ -	\$ 2,216
Other comprehensive income before reclassifications	8,365		-	-	8,365
Amounts reclassified from AOCI	 <u>-</u>		<u> </u>	<u>-</u> _	-
Net current-period other comprehensive income	 8,365		-	-	 8,365
Balance as of December 31, 2022	10,581		-		10,581
Other comprehensive income before reclassifications	267		-	3,329	3,596
Amounts reclassified from AOCI	 (10,848)				(10,848)
Net current-period other comprehensive income	(10,581)		-	3,329	(7,252)
Balance as of December 31, 2023			-	3,329	3,329
Other comprehensive income before reclassifications	-		16,585	3,929	20,514
Amounts reclassified from AOCI	 <u>-</u>		(9,346)	(3,459)	(12,805)
Net current-period other comprehensive income			7,239	470	7,709
Balance as of December 31, 2024	\$ -	\$	7,239	\$ 3,799	\$ 11,038

On the Company's Consolidated Statements of Income, unrealized gains and losses reclassified from AOCI related to (i) settlement of defined benefit plan is included in Other income, net, (ii) cash flow hedges for interest payments are included in Interest expense and (iii) cash flow hedges for interest payments of unconsolidated investee are included in Equity in income of joint ventures, net.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS, continued

29. Earnings Per Share:

The following table sets forth the reconciliation of earnings and the weighted-average number of shares used in the calculation of basic and diluted earnings per share (amounts presented in thousands, except per share data):

	For the Year Ended December 31,								
	2024 2023					2022			
Computation of Basic and Diluted Earnings Per Share:	·								
Net income available to the Company's common shareholders	\$	375,718	\$	629,252	\$	100,758			
Change in estimated redemption value of redeemable noncontrolling interests		(1,691)		2,323		_			
Earnings attributable to participating securities		(2,766)		(2,819)		(2,182)			
Net income available to the Company's common shareholders for basic	-	<u> </u>				() -			
earnings per share		371,261		628,756		98,576			
Distributions on convertible units		-		53		-			
Net income available to the Company's common shareholders for diluted	<u></u>								
earnings per share	\$	371,261	\$	628,809	\$	98,576			
Weighted average common shares outstanding – basic		671,561		616,947		615,528			
Effect of dilutive securities (1):									
Equity awards		523		1,132		2,283			
Assumed conversion of convertible units		52		120		47			
Weighted average common shares outstanding – diluted		672,136		618,199		617,858			
	— -	<u>.</u>		<u>.</u>					
Net income available to the Company's common shareholders:									
Basic earnings per share	\$	0.55	\$	1.02	\$	0.16			
Diluted earnings per share	\$	0.55	\$	1.02	\$	0.16			

⁽¹⁾ The effect of the assumed conversion of certain convertible units and convertible preferred stock had an anti-dilutive effect upon the calculation of Net income available to the Company's common shareholders per share. Accordingly, the impact of such conversions has not been included in the determination of diluted earnings per share calculations. Additionally, there were 0.3 million stock options that were not dilutive as of December 31, 2022.

The following table sets forth the reconciliation of Kimco OP's earnings and the weighted-average number of units used in the calculation of basic and diluted earnings per unit (amounts presented in thousands except per unit data):

For the Year Ended December 31,								
202	4		2023		2022			
\$ 3	76,373	\$	629,252	\$	100,758			
	(1,691)		2,323		-			
	(2,883)		(2,819)		(2,182)			
3	71,799		628,756		98,576			
	_		53		<u>-</u>			
\$ 3	71,799	\$	628,809	\$	98,576			
6	72,512		616,947		615,528			
	523		1,132		2,283			
	51		120		47			
6	73,086		618,199		617,858			
\$	0.55	\$	1.02	\$	0.16			
\$	0.55	\$	1.02	\$	0.16			
	\$ 3 \$ 3	\$ 376,373 (1,691) (2,883) 371,799 	\$ 376,373 \$ (1,691) (2,883) \$ 371,799 \$ \$ 672,512 \$ 523 \$ 51 673,086 \$ \$ 0.55 \$	2024 2023 \$ 376,373 \$ 629,252 (1,691) 2,323 (2,883) (2,819) 371,799 628,756 - 53 \$ 371,799 \$ 628,809 672,512 616,947 523 1,132 51 120 673,086 618,199 \$ 0.55 \$ 1.02	2024 2023 \$ 376,373 \$ 629,252 \$ (1,691) 2,323 (2,819) 371,799 628,756 53 \$ 371,799 \$ 628,809 \$ 672,512 616,947 523 1,132 51 120 673,086 618,199 \$ 0.55 \$ 1.02 \$ 1.02 \$			

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS, continued

(1) The effect of the assumed conversion of certain convertible units and convertible preferred units had an anti-dilutive effect upon the calculation of Net income available to Kimco OP's common unitholders per unit. Accordingly, the impact of such conversions has not been included in the determination of diluted earnings per unit calculations.

The Company's unvested restricted share/unit awards contain non-forfeitable rights to distributions or distribution equivalents. The impact of the unvested restricted share/unit awards on earnings per share/unit has been calculated using the two-class method whereby earnings are allocated to the unvested restricted share/unit awards based on dividends declared and the unvested restricted shares/units' participation rights in undistributed earnings.

KIMCO REALTY CORPORATION AND SUBSIDIARIES AND KIMCO REALTY OP, LLC AND SUBSIDIARIES SCHEDULE II – VALUATION AND QUALIFYING ACCOUNTS

For the Years Ended December 31, 2024, 2023 and 2022 (in thousands)

Year Ended December 31, 2024	_	Balance at beginning of period	Charged to expenses		Adjustments to valuation accounts		<u>De</u>	ductions	llance at end of period
Allowance for uncollectable accounts (1)	\$	4,528	\$	-	\$	2,043	\$	-	\$ 6,571
Allowance for deferred tax asset	\$	3,776	\$	-	\$	6,551	\$	-	\$ 10,327
Year Ended December 31, 2023 Allowance for uncollectable accounts (1) Allowance for deferred tax asset	\$ \$	6,982	\$ \$	-	\$	3,776	\$	(2,454)	\$ 4,528 3,776
Year Ended December 31, 2022									
Allowance for uncollectable accounts (1)	\$	8,339	\$	-	\$	-	\$	(1,357)	\$ 6,982
Allowance for deferred tax asset	\$	4,067	\$	-	\$	(4,067)	\$	_	\$ -

⁽¹⁾ Includes allowances on accounts receivable and straight-line rents.

KIMCO REALTY CORPORATION AND SUBSIDIARIES AND KIMCO REALTY OP, LLC AND SUBSIDIARIES SCHEDULE III - REAL ESTATE AND ACCUMULATED DEPRECIATION

KIMCO REALTY CORPORATION AND SUBSIDIARIES AND KIMCO REALTY OP, LLC AND SUBSIDIARIES SCHEDULE III - REAL ESTATE AND ACCUMULATED DEPRECIATION

DATE OF ACQUISITION(A)	CONSTRUCTION (C)	(4)1606	2021(A)	2021(A)	2021(A)	2008(A)	2021(A)	2012(A)	1998(A)	1998(A)	2016(A)	2015(A)	2006(A)	2021(A)	2021(A)	2005(A)	2015(A)	2021(A)	2021(A)	2021(A)	1998(A)	2010(A)	1998(A)	2014(A)		2008(A)	2014(A)	2014(A)	(4)2000	2023(A)	2013(A)	2014(A)	1998(A)	2023(A)	2014(A)	2009(A)		2021(A)	2005(A)	2005(A)	2015(A)
	ENCUMBRANCES (3)		•				٠	•	•	•	•	•		•	•	•		22,765	•	1	•	•	•	•		•	1	•		,	•			•	•	•		•	•	•	
TOTAL COST, NET OF	ACCUMULATED DEPRECIATION	020.10	51,038	45,790	20,114	23,445	80,728	30,979	34,977	10,974	15,686	25,593	66,714	44,146	24,572	20,088	23,599	75,971	34,328	11,145	10,242	5,210	18,680	36,177		10,795	3,246	25,543	111111111111111111111111111111111111111	75,717	++6,67 707 477	17,47,	16,54/	44,380	34,225	18,350		5,888	38,062	20,576	30,021
	ACCUMULATED DEPRECIATION (2)	001	4,130	17/	1,865	12,891	10,357	7,670	45,843	13,245	3,014	6,946	29,182	6,093	2,716	7,184	4,323	8,017	4,496	495	12,695	5,907	25,741	9,691		7,386	1,111	7,386	0,000	0,749	6,623	14,034	17,/41	5,192	6,253	7,683		578	20,109	12,285	6,116
	TOTAL	001.30	33,188	40,31/	21,979	36,336	91,085	38,649	80,820	24,219	18,700	32,539	95,896	50,239	27,288	27,272	27,922	83,988	38,824	11,640	22,937	11,117	44,421	45,868		18,181	4,357	32,929	23 466	24.760	50,70	34,321	34,288	49,572	40,478	26,033		6,466	58,171	32,861	36,137
	BUILDING AND	000	21,138	9,239	10,998	28,431	73,383	24,740	67,459	19,223	13,546	25,013	76,010	42,867	18,355	20,992	19,163	65,616	27,848	6,294	18,345	11,117	37,532	29,506		12,574	4,357	21,246	000077	40,232	42,040	42,912	78,414	35,464	19,583	16,773		4,641	45,271	25,613	21,285
	LAND	0.50	14,030	41,238	10,981	7,905	17,702	13,909	13,361	4,996	5,154	7,526	19,886	7,372	8,933	6,280	8,759	18,372	10,976	5,346	4,592	•	6,889	16,362		2,607	1	11,683	200	45,71	6,229	10,249	5,8/4	14,108	20,895	9,260		1,825	12,900	7,248	14,852
COST CAPITALIZED SUBSEQUENT	TO ACQUISITION (1)		1,367	5,244	796	(4,175)	854	(363)	14,086	(190)	3,266	135	29,475	5,275	(267)	17,385	15,087	(235)	127	(894)	•	(659)	344	13,598		(208)	(909)	(43)	7 501	0,501	413	1,431	4,938	8,050	1,339	1,173		•	4,696	13,214	943
INITIAL COST	BUILDING AND		19,7/1	2,013	10,702	30,535	72,529	28,325	53,373	19,983	11,563	24,878	46,535	37,592	18,622	6,921	8,319	65,851	27,721	7,188	18,345	7,661	35,260	23,856		13,289	3,669	24,375	1000	161,66	20,127	126,76	72,4/0	27,414	28,934	15,600		4,641	40,575	13,792	20,342
AITINI	LAND	9	14,030	41,238	10,981	9,676	17,702	10,687	13,361	4,996	3,871	7,526	19,886	7,372	8,933	2,966	4,516	18,372	10,976	5,346	4,592	4,115	8,817	8,414		5,600	1,294	8,597		90000	6,22,9	10,549	5,8/4	14,108	10,205	9,260		1,825	12,900	5,855	14,852
	State	(CA	Y ;	CA		CE CA	CA	CA	CA	CA	CA	CA	$_{\rm CA}$	CA	$_{\rm CA}$	SS CA	CA	ACE CA	ACE II CA	CA	CA	TTER CA	$_{\rm CA}$		CA	CA	CA	<u>ر</u> ق	TED CA	TER CA		CA	CA	CA	$^{\text{CA}}$		CA	CA	CA	OWNE CA
	DESCRIPTION	1	CENIER	CAMBRIAIN FARK PLAZA	CENTERWOOD PLAZA	CHICO CROSSROADS	CHINO HILLS MARKETPLACE	CITY HEIGHTS	CORONA HILLS PLAZA	COSTCO PLAZA - 541	CREEKSIDE CENTER	CROCKER RANCH	CUPERTINO VILLAGE	EL CAMINO PROMENADE	FREEDOM CENTRE	FULTON MARKET PLACE	GATEWAY AT DONNER PASS	GATEWAY PLAZA	GREENHOUSE MARKETPLACE	GREENHOUSE MARKETPLACE II CA	HOME DEPOT PLAZA	KENNETH HAHN PLAZA	LA MIRADA THEATRE CENTER	LA VERNE TOWN CENTER	LABAND VILLAGE SHOPPING	CENTER	LAKEWOOD PLAZA	LAKEWOOD VILLAGE	LARWIN SQUARE SHOPPING	I INCOIN HILLS TOWN CENTER CA	THIS WAS STORMS CENTER	LINDA MAR SHOFFING CEL	MADISON PLAZA	MARINA VILLAGE	NORTH COUNTY PLAZA	NOVATO FAIR S.C.	ON THE CORNER AT STEVENS	CREEK	PLAZA DI NORTHRIDGE	POWAY CITY CENTRE	RANCHO PENASQUITOS TOWNE CTR I

KIMCO REALTY CORPORATION AND SUBSIDIARIES AND KIMCO REALTY OP, LLC AND SUBSIDIARIES SCHEDULE III - REAL ESTATE AND ACCUMULATED DEPRECIATION

DATE OF ACQUISITION(A)	CONSTRUCTION (C)	2015(A)	2019(A)	2021(A)	2009(A)	(A)(A)	2009(A)	2021(A)	2013(A)	2021(A)	2021(A)	2014(A)	2021(A)	2021(A)	2006(A)		2023(A)	2002(A)	2021(A)	2017(A)	2021(A)	1998(A)	1998(A)	2021(A)	1998(A)	2024(A)	2012(A)	1998(A)	2013(A)	2011(A)	2021(A)	2021(A)	2011(A)	2013(A)	1998(A)	2021(A)	2021(A)
·	ENCUMBRANCES (3)		,								10 541			1				•	46,828			•		•						1		•	,	1	•		
TOTAL COST, NET OF	ACCUMULATED DEPRECIATION	28.133	10.575	42.760	10,545	C+C,01	9,443	15,515	80.08	30,082	67.336	34,335	80,514	43,207	5,550		49,147	120,428	114,132	137,846	40,334	361	10,256	36,722	2,639	130,326	19,637	5,221	12,205	73 576	33,029	33,079	+16,07	17,535	3,960	38.221	4.851
	ACCUMULATED DEPRECIATION (2)	6.071	1.489	3 780	2,763	(21,4 (20)	2,863	1,460	24,640	212,1	7 520	9.466	8,004	5,234	6,521		4,421	82,348	11,926	30,559	4,752	778	5,867	4,465	2,807	8,073	8,252	5,916	4,864	8 214	4.080	4,080	2,410	8,908	5,140	6.853	635
	TOTAL	34.204	12.064	46 549	14.668	14,000	12,306	16,975	07,109	45,70	702,04	43.801	88.518	48,441	12,071		53,568	202,776	126,058	168,405	45,086	1,139	16,123	41,187	5,446	138,399	27,889	11,137	17,069	31 740	37,159	37,139	067,16	26,443	9,100	45.074	5.486
	BUILDING AND IMPROVEMENTS	21.259	9.146	37.066	12 116	011,21	6,983	15,092	62,762	23,733	64 567	33.818	46,700	38,080	9,931		36,823	186,602	65,630	111,266	33,406	826	14,622	33,380	4,640	121,765	24,576	9,610	13,554	26.403	33 888	33,000	1+6,17	17,509	7,952	32.743	4.231
	TAND	945	2.918	9 483	2 552	200,7	5,323	1,883	40,209	23,341	10.280	9.983	41.818	10,361	2,140		16,745	16,174	60,428	57,139	11,680	161	1,501	7,807	908	16,634	3,313	1,527	3,515	5 337	3.771	0.792	7,103	8,934	1,148	12.331	1.255
COST CAPITALIZED SUBSEQUENT	TO ACQUISITION (1)	935	,	8 142	5,112	1,701	(1,891)	3,048	2,002	21 042	771	3.210	814	26	(18,394)		5,870	121,783	657	5,454	99	331	8,442	674	1,407	(949)	4,506	3,486	1,798	2005	1 203	7 167	,,10,	5,014	3,344	1.407	,
COST	BUILDING AND IMPROVEMENTS	20.324	9.146	79 357	6215	0.12,0	8,8/4	12,044	62,304	23,170	64.096	30,007	45.886	38,054	28,325		30,953	64,819	64,973	105,815	33,111	647	6,180	32,706	3,233	122,714	20,070	6,124	11,756	21.580	32,685	32,083	70,700	16,496	4,608	30.444	4,231
INITIAL COST	LAND	145	2.918	050.6	255.0	200°,2	5,323	1,883	40,209	1,041	10.289	10.584	41.818	10,361	2,140		16,745	16,174	60,428	57,136	11,909	161	1,501	7,807	908	16,634	3,313	1,527	3,515	8 135	3,771	3,271	7,103	4,933	1,148	13.223	1.255
	State	CA	L A	Δ.	Z V	5 .	CA	ς A C	CA C	Y S	ζ _Δ	CA	CA	CA	CA		CA	CA	CA	CA	00	CO	00	CO	00	CO	00	CO	00	S	S 5	3 5	3	00	00	00	00
	DESCRIPTION	RANCHO PENASQUITOS TWN CTR II	RANCHO PENASQUITOS-VONS PROP.	RANCHO SAN MARCOS	REDWOOD CITY DI A 7 A	SAN DIEGO CARMEL	MOUNIAIN	SAN MARCOS PLAZA	SANIEE INOLLEI SQUANE	SILVER CREEN FLAZA	SOLITHA MPTON CENTER	STANFORD RANCH	STEVENS CREEK CENTRAL S.C.	STONY POINT PLAZA	TRUCKEE CROSSROADS	TUSTIN HEIGHTS SHOPPING	CENTER	WESTLAKE SHOPPING CENTER	WESTMINSTER CENTER	WHITTWOOD TOWN CENTER	CROSSING AT STONEGATE	DENVER WEST 38TH STREET	EAST BANK S.C.	EDGEWATER MARKETPLACE	ENGLEWOOD PLAZA	FRONT RANGE VILLAGE	GREELEY COMMONS	HERITAGE WEST S.C.	HIGHLANDS RANCH II	HIGHLANDS RANCH VILLAGE	I OWP Y TOWN CENTER	MADET ATSOITTUBABE	MARKET AT SOUTHFAIN	CENTER CENTER	QUINCY PLACE S.C.	RIVER POINT AT SHERIDAN	RIVER POINT AT SHERIDAN II

KIMCO REALTY CORPORATION AND SUBSIDIARIES AND KIMCO REALTY OP, LLC AND SUBSIDIARIES SCHEDULE III - REAL ESTATE AND ACCUMULATED DEPRECIATION

DATE OF ACQUISITION(A)	CONSTRUCTION (C)	2014(A)	2011(A)	1998(A)	2012(A)	2016(A)	1998(A)	2014(A)	1998(A)	2013(A)	(1)0100	2012(A)	2014(A)	2021(A)	2014(A)	2021(A)	1992(A)	1997(A)	1968(C)	2010(A)	2021(A)	2015(A)	1994(A)	2015(A)	2021(A)		2005(A)	2024(A)	2016(C)	2016(C)	2021(A)	2007(A)	1974(C)		2009(A)	2011(A)	1968(C)	2024(A)	1985(A)	2009(A)	2021(A)	1997(A)
	ENCUMBRANCES (3)	'		•	•	16,844	•	•	•	•		•	•	•	•	,	•	•	•	•	•	•	•		•		•	•	•	•	•	•	•			1	•	•	•	•	•	1
TOTAL COST, NET OF	ACCUMULATED DEPRECIATION	3.266	8,598	22,935	4,184	46,899	19,475	12,000	24,797	34,440	17170	26,767	25 070	5 3.13	0+0,0	46,472	3,767	13,097	5,128	1,275	73,231	18,224	2,597	14,875	48,114		10,382	27,991	125,330	256,552	23,647	77,985	8,936		31,008	20,460	498	14,966	5,309	34,007	79,472	4,470
	ACCUMULATED DEPRECIATION (2)	8	2,800	10,358	1,807	12,500	23,173	4,151	25,271	11,578	0	10,590	10,090	6,406	2,002	5,113	08	13,876	2,817	509	11,537	5,762	5,183	3,538	6,362		8,480	1,366	16,054	26,664	2,380	35,395	13,450		116,61	7,383	1,710	601	11,636	12,597	10,279	950'9
	TOTAL	4.084	11,398	33,293	5,991	59,399	42,648	16,151	50,068	46,018		36,1/4	33,310	10.875	10,672	5,5,5	3,847	26,973	7,945	1,784	84,768	23,986	7,780	18,413	54,476		18,862	29,357	141,384	283,216	26,027	113,380	22,386		40,919	27,843	2,208	15,567	16,945	46,604	89,751	10,526
	BUILDING AND IMPROVEMENTS	2,944	9,387	30,275	4,779	45,173	34,943	16,151	42,483	35,849	0.00	25,019	27,110	011,70	500.00	38,305	2,172	21,753	7,651	1,253	59,252	21,574	7,070	11,188	43,360		15,550	24,677	115,290	256,341	19,462	86,655	20,612		32,000	21,997	1,842	12,890	16,224	31,242	66,180	8,877
	LAND	140	2,011	3,018	1,212	14,226	7,705		7,585	10,169		661,1	000	1 656	1,000	13,280	1,6/5	5,220	294	531	25,516	2,412	710	7,225	11,116		3,312	4,680	26,094	26,875	6,565	26,725	1,774		14,239	5,846	396	2,677	721	15,362	23,571	1,649
COST CAPITALIZED SUBSEQUENT	TO ACQUISITION (1)	284	1,026	22,213	168	4,841	4,145	516	20,914	3,956	-	1,510	306	5067	5,623	924	1.16	4,869	6,859	1	4,648	1,066	4,227	431	1,779		1,017	15	36,271	283,216	1,358	6,480	18,781		4,618	780	793	3,231	12,132	(383)	2,576	2,251
COST	BUILDING AND IMPROVEMENTS	2.660	8,361	8,886	4,611	40,890	30,798	15,635	23,348	31,893	000	26,50	36,037	3 304	146.0	37,731	7,296	16,884	792	1,253	54,604	20,508	2,843	10,757	41,581		12,529	24,662	•	•	18,104	80,737	2,602	0	740,047	19,654	1,049	6,660	4,080	28,496	63,604	6,626
INITIAL COST	LAND	40	2,011	2,194	1,212	13,668	7,705	•	5,806	10,169		661,	900 3	1,656	1,000	13,280	5/4	5,220	294	531	25,516	2,412	710	7,225	11,116		5,316	4,680	105,113	•	6,565	26,163	1,003	0	14,239	7,409	366	2,677	733	18,491	23,571	1,649
	State	Č	00	00	CT	CT	CT	CT	ENTER CT	CT	PPING			I.F.	1 5	I I				FL	FL	FL	ADE FL	FL	FL	PING	FL	FL	FL	(4) FL	FL	FL	FL		FL	FL	FL	FL	FL	FL	FL	FL
	DESCRIPTION	VILLAGE CENTER - HIGHLAND RANCH	VILLAGE CENTER WEST	VILLAGE ON THE PARK	BRIGHT HORIZONS	HAMDEN MART	HOME DEPOT PLAZA	NEWTOWN S.C.	WEST FARM SHOPPING CENTER CT	WILTON CAMPUS	WILTON RIVER PARK SHOPPING	DB ANDAZUMIE COMMONIS	ABCVI E VII I ACE	BEI MAPT DI AZA	BOCA I WOME BLAZA	BUCA LYONS PLAZA	CAMINO SQUARE	CARROLLWOOD COMMONS	CENTER AT MISSOURI AVENUE	CHEVRON OUTPARCEL	COLONIAL PLAZA	CORAL POINTE S.C.	CORAL SQUARE PROMENADE	CORSICA SQUARE S.C.	COUNTRYSIDE CENTRE	CURLEW CROSSING SHOPPING	CTR	CYPRESS POINT	DANIA POINTE	DANIA POINTE - PHASE II (4)	EMBASSY LAKES	FLAGLER PARK	FT LAUDERDALE #1, FL	FT. LAUDERDALE/CYPRESS	CKEEK	GRAND OAKS VILLAGE	GROVE GATE S.C.	HIGHLAND LAKES PLAZA	IVES DAIRY CROSSING	KENDALE LAKES PLAZA	LARGO PLAZA	MAPLEWOOD PLAZA

KIMCO REALTY CORPORATION AND SUBSIDIARIES AND KIMCO REALTY OP, LLC AND SUBSIDIARIES SCHEDULE III - REAL ESTATE AND ACCUMULATED DEPRECIATION

DATE OF ACQUISITION(A)	CONSTRUCTION (C)	2013(A)	2024(A)	2001(A)	2009(A)	1986(A)	2015(A)	(4)4000	2004(A)	1968(C)	1968(C)	2009(A)	2016(A)	2016(A)	2021(A)		2021(A)	2011(A)	2024(A)	2021(A)	2017(A)	2012(A)	1998(A)	2010(A)	2015(A)	2024(A)	2021(A)	2021(A)	2021(A)	2015(A)	2015(A)	2015(A)	2008(A)	1995(A)	2021(A)	2021(A)	1992(A)	2008(A)	2011(A)
	ENCUMBRANCES (3)		•	•	•	•	•		•	•	1	•	•	•	•		•	•	•	•	•	•	•	•	•	•	•	•	•	1	1	1		•		•	1	•	ı
TOTAL COST, NET OF	ACCUMULATED DEPRECIATION	11,531	36,921	10,467	21,683	3,856	14,569	16.070	10,079	1,950	348	20.264	147,628	42,467	114,828		107,756	24,358	22,388	45,680	11,243	21,798	69,466	29,056	14,606	133,613	21,875	82,836	6,401	4,821	2.167	2 100	45.832	5.307	59,687	43,879	27,279	1,383	13,924
	ACCUMULATED DEPRECIATION (2)	2,911	2,013	13,975	12,883	6,693	3,253	1000	7,037	5,363	3,122	10,243	33,162	10,043	11,979		12,527	7,728	905	8,035	2,945	3,716	22,959	14,875	4,181	9,038	3,020	9,661	746	1,605	716	611	29 619	6,231	8,430	5,327	11,254	2,710	5,488
	TOTAL	14,442	38,934	24,442	34,566	10,549	17,822	217.30	23,710	7,313	3,466	30,507	180,790	52,510	126,807		120,283	32,086	23,290	53,715	14,188	25,514	92,425	43,931	18,787	142,651	24,895	92,497	7,147	6,426	2.883	2 711	75.451	11.538	68,117	49,206	38,533	4,093	19,412
	BUILDING AND IMPROVEMENTS	12,927	24,993	21,861	26,868	9,411	11,096	00 640	20,049	7,313	3,466	23.714	145,489	41,383	96,670		93,686	21,322	18,516	53,715	11,406	14,997	83,302	36,731	15,275	115,681	21,597	73,428	6,359	5,683	2.551	2 381	75 309	10,258	55,657	38,865	35,701	3,838	13,897
	LAND	515	13,941	2,581	7,698	1,138	6,726	170.3	7,00,0			6.793	35,301	11,127	30,137		26,597	10,764	4,774		2,782	10,517	9,123	7,200	3,512	26,970	3,298	19,069	788	743	332	330	142	1.280	12,460	10,341	2,832	255	5,515
COST CAPITALIZED SUBSEQUENT	TO ACQUISITION (1)	3,960	356	11,495	6,152	4,859	435	0 017	0,017	655,5	2,549	5,051	3,758	791	1,996		1,598	2,058	99	179	3,329	641	46,780	5,417	835	197	338	3,943	(29)	309	62	22	7 312	5,124	303	205	24,372	3,010	856
	BUILDING AND IMPROVEMENTS	690'8	24,638	10,366	20,703	4,552	10,661	11 042	11,043	1,754	917	18,663	141,731	40,592	94,674		92,088	19,264	18,461	53,536	8,077	14,356	36,541	31,011	14,440	115,484	21,259	69,485	6,388	5,374	2.489	2 359	68 139	5,134	55,354	38,660	11,329	828	13,041
INITIAL COST	EAND IN	113	13,941	2,581	7,711	1,138	6,726	730 3	0,000			6.793	35,301	11,127	30,137		26,597	10,764	4,774		2,782	10,517	9,104	7,503	3,512	26,970	3,298	19,069	788	743	332	330		1.280	12,460	10,341	2,832	255	5,515
	State	R FL	FL	FL	FL	FL	FL	10	FL	FL	FL	FL	FL	FL	FL		H	FL	FL	FL	FL	FL	FL	FL	FL	FL	FL	FL	FL	FL	FL	Ή	ᇤ	王	FL	FL	FL	FL	FL
	DESCRIPTION	MARATHON SHOPPING CENTER FL	MARKETPLACE OF DELRAY	MERCHANTS WALK	MILLENIA PLAZA PHASE II	MILLER ROAD S.C.	MILLER WEST PLAZA	MISSION BELL SHOPPING	CENIER	NASA PLAZA	OAK WOOD BUSINESS CTR-	BLDG 1	OAKWOOD PLAZA NORTH	OAKWOOD PLAZA SOUTH	PALMS AT TOWN & COUNTRY	PALMS AT TOWN & COUNTRY	LIFESTYLE	PARK HILL PLAZA	PARKWAY SHOPS	PHILLIPS CROSSING	PLANTATION CROSSING	POMPANO POINTE S.C.	RENAISSANCE CENTER	RIVERPLACE SHOPPING CTR.	RIVERSIDE LANDINGS S.C.	RIVER CITY MARKETPLACE	SEA RANCH CENTRE	SHOPPES AT DEERFIELD	SHOPPES AT DEERFIELD II	SHOPS AT SANTA BARBARA PHASE 1	SHOPS AT SANTA BARBARA PHASE 2	SHOPS AT SANTA BARBARA PHASE 3	SODOS	SOUTH MIAMI S.C.	SUNSET 19 S.C.	TJ MAXX PLAZA	TRI-CITY PLAZA	TUTTLEBEE PLAZA	UNIVERSITY TOWN CENTER

KIMCO REALTY CORPORATION AND SUBSIDIARIES AND KIMCO REALTY OP, LLC AND SUBSIDIARIES SCHEDULE III - REAL ESTATE AND ACCUMULATED DEPRECIATION

DATE OF ACQUISITION(A)	CONSTRUCTION (C)	2013(A)	1998(A)	2021(A)	2021(A)	2024(A)	2021(A)	2021(A)	2024(A)	2013(A)	2021(A)	2024(A)	2014(A)	2021(A)	2021(A)	2008(A)	2021(A)	2021(A)	2013(A)	2008(A)	2024(A)	2024(A)	2016(A)	2021(A)	2034(4)	2024(A)	2015(A)	2021(A)	2024(A)	1996(A)	2024(A)	2012(A)	2017(A)	1997(A)	1970(C)	2024(A)	2021(A)
	ENCUMBRANCES (3)	'	•	16,378		163,399	13.823		•	•	•	•	,	•	1	•	•	•	•	•	•	•	•	24,811				•		•		1	•	•	•	•	1
TOTAL COST, NET OF	ACCUMULATED DEPRECIATION	6,582	9,557	22,189	23,843	333,196	46.977	8.334	17,991	9,916	42,988	23,048	20,893	5,498	38,236	30,405	14,023	28,088	28,668	18,819	46,619	21,757	49,651	63,746	700.00	17 770	46 392	45,697	46.938	1,019	21,986	29,047	32,389	6,400	17,658	28,355	28,231
	ACCUMULATED DEPRECIATION (2)	2,582	9,362	2,751	3,277	5,564	5.117	492	2,724	2,434	5,215	1,032	7,305	674	5,182	26,169	1,914	3,845	11,820	10,990	2,510	1,078	12,366	9,673	370 0	2,27	6.084	6.240	2.357	1,484	1,796	15,081	7,962	5,744	6,745	1,622	4,735
	TOTAL	9,164	18,919	24,940	27,120	338,760	52.094	8.826	20,715	12,350	48,203	24,080	28,198	6,172	43,418	56,574	15,937	31,933	40,488	29,809	49,129	22,835	62,017	73,419	175 04	40,301	52,176	51.937	49,295	2,503	23,782	44,128	40,351	12,144	24,403	29,977	32,966
	BUILDING AND IMPROVEMENTS	7,138	16,727	13,535	21,347	287,091	32.566	4.972	16,115	8,806	43,012	17,497	24,467	5,579	38,977	38,413	13,337	29,695	31,428	24,919	40,336	16,474	45,875	68,001	100 30	10,081	47 940	45.667	40,490	2,002	21,059	37,344	30,179	9,516	22,762	29,977	27,339
	LAND	,026	2,192	11,405	5,773	51,669	19.528	3.854	4,600	3,544	5,191	6,583	3,731	593	4,441	18,161	2,600	2,238	090'6	4,890	8,793	6,361	16,142	5,418	14 400	14,400	2,386	6.270	8,805	501	2,723	6,784	10,172	2,628	1,641	•	5,627
COST CAPITALIZED SUBSEQUENT	TO ACQUISITION (1)	2,032	7,953	69	382	14,629	45	3.195	743	(50)	482	128	144	91	381	5,417	(21)	1,116	1,919	3,379	(105)	377	2,952	479	713	717	988	329	661	•	165	4,310	1,737	898'6	22,097	38	549
COST	BUILDING AND IMPROVEMENTS	5,106	8,774	13,466	20,965	272,462	32.521	1.777	15,372	9,410	42,530	17,369	20,739	5,488	38,596	33,010	13,358	28,579	29,691	21,549	40,441	16,097	44,295	67,522	173 30	18 863	18,863	45,338	39.829	2,002	20,894	33,034	28,410	2,276	1,883	29,940	26,790
INITIAL COST	LAND	970	2,192	11,405	5,773	51,669	19.528	3.854	4,600	2,990	5,191	6,583	7,315	593	4,441	18,147	2,600	2,238	8,878	4,881	8,793	6,361	14,770	5,418	14 400	3 512	2,512	6.270	8.805	501	2,723	6,784	10,204	•	423	٠	5,627
	State	FL	PING FL	FL	FL	N FL	FL	FL	FL	FL	FL	FL			ACE II GA	GA					GA			GA	L L			G.A	GA	ΥI	IL	E IL	IL	П	Z	TER KY	KY
	DESCRIPTION	VILLAGE COMMONS S.C.	VILLAGE COMMONS SHOPPING CENTER	VILLAGE GREEN CENTER	VIZCAYA SQUARE	WATERFORD LAKES TOWN CENTER	WELLINGTON GREEN COMMONS	WELLINGTON GREEN PAD SITES	WEST BROWARD S.C.	WINN DIXIE-MIAMI	WINTER PARK CORNERS	VILLAGE LAKES S.C.	BRAELINN VILLAGE	BROWNSVILLE COMMONS	CAMP CREEK MARKETPLACE II	EMBRY VILLAGE	GRAYSON COMMONS	LAKESIDE MARKETPLACE	LAWRENCEVILLE MARKET	MARKET AT HAYNES BRIDGE	NEWNAN PAVILLION	PEACHTREE HILL	PERIMETER EXPO PROPERTY	PERIMETER VILLAGE	PROMENADE AT PLEASANT	PIVEDWAIV MARKETBIACE	ROSWEIT CORNERS	ROSWELL CROSSING	WOODSTOCK SOUARE	CLIVE PLAZA	DEER GROVE CENTER	HAWTHORN HILLS SQUARE	PLAZA DEL PRADO	SKOKIE POINTE	GREENWOOD S.C.	BUTTERMILK TOWNE CENTER	FESTIVAL ON JEFFERSON COURT

KIMCO REALTY CORPORATION AND SUBSIDIARIES AND KIMCO REALTY OP, LLC AND SUBSIDIARIES SCHEDULE III - REAL ESTATE AND ACCUMULATED DEPRECIATION

DATE OF ACQUISITION(A)	CONSTRUCTION (C)	2014(A)	2014(A)	2024(A)	2014(A)	2014(A)	2014(A)	2014(A)	2014(A)	2014(A)	2014(A)	2014(A)	2014(A)	2024(A)	2014(A)	2014(A)	2014(A)	2014(A)	2014(A)	2014(A)	2014(A)	2014(A)	2011(A)	2011(A)	2011(A)	2015(A)	(4)(100	2013(A)	2011(A)	2024(A)	2015(A)	2014(A)	2014(A)	1999(A)	2014(A)	2015(A)	2015(A)	2015(A)	2014(A)	2016(A)
	ENCUMBRANCES (3)		•	•	•	•	•	•	•	•		•	•	•	•	•	•	•		•			2,331	,		•			1	,	•		•		•	•	•	•	•	•
TOTAL COST, NET OF	ACCUMULATED DEPRECIATION	4,482	6,558	4,122	13,537	13,993	44,765	12,406	6,822	1,843	37,843	6,867	9,363	59,900	2,155	19,165	13,451	2,159	16,716	21,829	17,122	4,691	11,810	5.935	6,943	33,574	000	740,07	46,051	32,515	28,332	46,553	32,395	3,378	31,458	23,148	28,950	2,060	23,738	103,760
	ACCUMULATED DEPRECIATION (2)	1,091	270	177	4,049	4,099	13,956	2,302	2,051	819	7,455	2,286	1,256	3,382	507	5,339	4,438	546	6,072	5,497	3,826	1,333	4,942	1.806	2,770	9,633	000	067'/	7,720	1,650	7.318	10,430	5,411	5,779	9,052	5,571	6,634	909	5,621	21,210
	TOTAL	5,573	6,828	4,299	17,586	18,092	58,721	14,708	8,873	2,662	45,298	12,153	10,619	63,282	2,662	24,504	17,889	2,705	22,788	27,326	20,948	6,024	16,752	7.741	9,713	43,207	1	1,931	53,771	34,165	35.650	56,983	37.806	9,157	40,510	28,719	35,584	2,665	29,359	124,970
	BUILDING AND IMPROVEMENTS	3,484	343	2,539	15,225	12,792	43,683	10,009	4,245	2,139	28,887	7,958	6,522	50,571	1,498	20,610	13,706	2,123	17,243	14,368	13,567	4,821	12,898	5.462	8,678	39,594	600	24,199	38,916	28,786	29.328	36,859	23,568	8,912	31,619	20,290	28,400	2,122	18,942	104,803
	LAND	2,089	6,485	1,760	2,361	5,300	15,038	4,699	4,628	523	16,411	4,195	4,097	12,711	1,164	3,894	4,183	582	5,545	12,958	7,381	1,203	3,854	2.279	1,035	3,613	000	3,138	14,855	5,379	6.322	20.124	14,238	245	8,891	8,429	7,184	543	10,417	20,167
COST CAPITALIZED SUBSEQUENT	TO ACQUISITION (1)	257	1	(123)	2,159	1,778	3,000	2,868	710	(33)	1,333	1,755	2,771	341	303	217	1,511	28	919	10,666	3,580	1,186	128	177	892	5,249	100	4,931	49,621	1,239	1.332	2,514	16,824	2,124	1,314	1,916	1,452	•	1,053	20,188
INITIAL COST	BUILDING AND	3,227	343	2,662	13,066	11,014	40,683	7,141	3,535	2,139	27,554	6,203	3,751	50,230	1,195	17,954	12,195	2,095	16,324	5,652	6,987	3,623	12,770	5.285	7,786	34,345	0,000	19,808	2,871	27,547	27.996	34,345	6.744	6,788	30,305	18,374	26,948	2,122	17,889	84,615
AITINI	LAND	2,089	6,485	1,760	2,361	5,300	15,038	4,699	4,628	556	16,411	4,195	4,097	12,711	1,164	6,333	4,183	582	5,545	11,008	7,381	1,215	3,854	2.279	1,035	3,613	6	3,138	1,279	5,379	6.322	20,124	14,238	245	8,891	8,429	7,184	543	10,417	20,167
	State	MA	MA	MA	MA	MA	MA	MA	MA	MA	MA	MA	MA	i MA	MA	MA	MA	MA	MA	MA	MA	MA	MD	Œ		MD	Ę	MD	MD	MD	M Q	Œ	MD	MD	MD	MD	MD	MD	MD	RE MD
	DESCRIPTION	ADAMS PLAZA	BROADWAY PLAZA	BROOKLINE VILLAGE	FALMOUTH PLAZA	FELLSWAY PLAZA	FESTIVAL OF HYANNIS S.C.	GLENDALE SQUARE	LINDEN PLAZA	MAIN ST. PLAZA	MEMORIAL PLAZA	MILL ST. PLAZA	MORRISSEY PLAZA	NORTHBOROUGH CROSSING	NORTH AVE. PLAZA	NORTH QUINCY PLAZA	PARADISE PLAZA	VINNIN SQUARE IN-LINE	VINNIN SQUARE PLAZA	WASHINGTON ST. PLAZA	WASHINGTON ST. S.C.	WAVERLY PLAZA	CENTRE COURT-GIANT	CENTRE COURT-OLD	CENTRE COURT-RETAIL/BANK	COLUMBIA CROSSING	COLUMBIA CROSSING II	SHOP.CIK.	COLUMBIA CROSSING OUTPARCELS	CROFTON CENTRE	DORSEY'S SEARCH VILLAGE CENTER	ENCHANTED FOREST S.C.	FULLERTON PLAZA	GAITHERSBURG S.C.	GREENBRIER S.C.	HARPER'S CHOICE	HICKORY RIDGE	HICKORY RIDGE (SUNOCO)	INGLESIDE S.C.	KENTLANDS MARKET SQUARE

KIMCO REALTY CORPORATION AND SUBSIDIARIES AND KIMCO REALTY OP, LLC AND SUBSIDIARIES SCHEDULE III - REAL ESTATE AND ACCUMULATED DEPRECIATION

DATE OF ACQUISITION(A)	CONSTRUCTION (C)	2014(A)	1995(A)	1972(C)	2015(C)	(3)9100	2021(4)	2021(A)	2015(A)	2014(A)	2008(A)	2015(A)	2012(A)	2014(A)	2003(A)	2012(A)	2003(A)	2002(A)	2014(A)	2014(A)	2024(A)	2024(A)	2024(A)	2024(A)	2024(A)		2006(A)	2024(A)	1998(A)	2024(A)	2011(A)	2011(4)	2011(A)	2021(A)	1969(C)	2000(A)	2014(A)	2012(A)	2021(A)	2021(A)	2021(A)	2011(A)
	ENCUMBRANCES (3)	•	•	•	•			•		•	,	•	•	•	•	•	•	•	,	•	•		•	1	•		•	•		•	•		•			•	•	•	•	•	1	•
TOTAL COST, NET OF	ACCUMULATED DEPRECIATION	33,059	5,050	275	85,795	10 407	77.068	12.030	26.332	33,526	10,122	23,910	8,852	14,906	23,842	119,053	18,449	20,159	28,245	32,393	18,764	99,813	50,909	12,926	33,299		71,194	65,563	1	45,857	21,667	1574	+/	13,436	3,696	2,385	80,202	12,065	28,007	12,959	18,444	10,989
	ACCUMULATED DEPRECIATION (2)	9,465	3,908	1,275	7,924	2712	6.750	4.714	7.073	7.847	14,788	5,117	2,822	4,257	20,808	36,181	5,061	14,081	6,711	998'6	964	6,529	3,153	577	2,293	6	40,430	6,228	550	5,303	7,879	20.5	+70	2,129	4,999	2,921	26,758	4,792	3,623	1,816	2,291	4,329
	TOTAL	42,524	8,958	1,550	93,719	21 120	83.818	16,744	33.405	41.373	24,910	29,027	11,674	19,163	44,650	155,234	23,510	34,240	34,956	42,259	19,728	106,342	54,062	13,503	35,592	;	111,624	71,790	550	51,159	29,546	000 6	2,076	15,565	8,695	5,306	106,960	16,857	31,630	14,774	20,735	15,318
	BUILDING AND IMPROVEMENTS	33,216	7,387	1,275	77,643	6 3 6 3	61 968	12 552	21.362	24.548	20,444	21,729	8,348	16,638	37,339	111,963	18,681	31,663	25,008	37,982	15,356	95,912	46,005	7,895	35,592		82,139	868,09	550	43,589	23,224	1 640	0+0,1	12,037	8,154	4,538	93,117	13,878	27,640	11,170	16,992	13,174
	LAND	308,	1,571	275	16,076	1.4.720	21.850	4 192	12.043	16,825	4,466	7,298	3,326	2,525	7,311	43,271	4,829	2,577	9,948	4,277	4,372	10,430	8,057	2,608			29,485	11,392	•	7,570	6,322	750	000	3,528	541	292	13,843	2,979	3,990	3,604	3,743	2,144
COST CAPITALIZED SUBSEQUENT	TO ACQUISITION (1)	1,456	7,210	174	72,398	(2 240)	22,349)	1 440	174	1.266	222	(1,110)	5,187	1,775	14,367	9,582	20,314	26,902	2,882	9//	(33)	089	1,743	179	10		16,340	2,240		284	1,239	(106)	(1961)	(122)	7,434	1,439	7,098	1,018	166	220	184	1,151
	BUILDING AND IMPROVEMENTS	31,760	1,398	1,101	•	000	1,090	11 112	21.188	23.282	20,222	21,971	4,558	14,863	24,283	101,765	9	5,870	22,126	37,206	15,388	95,233	44,262	7,717	35,582	000	66,699	58,159	550	43,306	20,557	999 1	0,000	12,159	720	3,099	86,456	12,860	27,415	10,950	16,808	10,292
INITIAL COST	LAND	808	350	275	21,321	22 270	616,62	4 1 9 2	12.043	16.825	4,466	8,166	1,929	2,525	90009	43,887	3,190	1,468	9,948	4,277	4,372	10,430	8,057	5,608	•		28,585	11,392	•	7,570	7,750	003	070	3,528	541	292	13,406	2,979	4,049	3,604	3,743	3,875
	State	MD	MD	MD	MD	9	E E	E E	M M	MD	MD	MD	MD	MD	MD	MD	MD	MD	MD	MD	MI	MI	MI	MI	MN	,	NM	W	MO	MO	NC	Ş		S	NC	NC	NC	NC	NC	NC	NC	NC
	DESCRIPTION	KINGS CONTRIVANCE	LAUREL PLAZA	LAUREL PLAZA	MILL STATION DEVELOPMENT	MILL STATION THEATER DETRNITS	DIKE CENTER	PITTY HII I PI AZA	RADCLIFFE CENTER	RIVERHILL VILLAGE CENTER	SHAWAN PLAZA	SHOPS AT DISTRICT HEIGHTS	SNOWDEN SQUARE S.C.	TIMONIUM CROSSING	TIMONIUM SQUARE	TOWSON PLACE	VILLAGES AT URBANA	WILDE LAKE	WILKENS BELTWAY PLAZA	YORK ROAD PLAZA	SOUTHFIELD PLAZA	WEST OAKS S.C.	WINCESTER CENTER	CLINTON POINTE	CENTENNIAL SHOPPES	THE FOUNTAINS AT ARBOR	LAKES	WOODBURY LAKES	CENTER POINT S.C.	HERITAGE PLACE	BRENNAN STATION	BRENNAN STATION	COIL ANCEL	CAPITAL SQUARE	CLOVERDALE PLAZA	CROSSROADS PLAZA	CROSSROADS PLAZA	DAVIDSON COMMONS	FALLS POINTE	HIGH HOUSE CROSSING	HOPE VALLEY COMMONS	JETTON VILLAGE SHOPPES

KIMCO REALTY CORPORATION AND SUBSIDIARIES AND KIMCO REALTY OP, LLC AND SUBSIDIARIES SCHEDULE III - REAL ESTATE AND ACCUMULATED DEPRECIATION

DATE OF ACQUISITION(A)	CONSTRUCTION (C)	2021(A)	2007(A)	2021(A)	2008(A)	1003(A)	2014(A)	2021(A)	2021(A)	1986(A)	2008(A)		2012(A)	2008(A)	2024(A)	2014(A)	2017(A)	2016(A)	2013(A)		2013(A)	2013(A)	2013(A)	2004(A)	2008(A)	2011(A)	2014(A)	2002(A)	2009(A)	1994(A)	1998(A)	2014(A)	2014(A)	1993(A)	1985(C)	2007(A)	1994(A)	2009(A)	2021(A)	2021(A)
	ENCUMBRANCES (3)		•		•	1	•		•	•	•			•	•	•		•	•		•	•	•	•				•	•	•			•	•		•		•	,	
TOTAL COST, NET OF	ACCUMULATED DEPRECIATION	37,804	31,094	10,813	14,978	089 66	28.209	70,806	39,596	2,834	2,562	!	7,040	17,025	99,498	49,849	4,160	7,103	10,957		14,367	7,398	1,474	42,916	23,501	36,900	41,443	33,433	7,831	18,834	9,448	13,069	28,859	1,413	4,129	15,183	13,895	53,095	32 971	47,555
	ACCUMULATED DEPRECIATION (2)	5,083	15,825	1,360	11,570	28 548	8 265	10,250	4,557	11,619	5,271		2,816	20,989	6,734	14,168	956	1,897	4,933		1,819	954	363	23,779	11,035	13,451	9,493	33,261	4,728	28,107	11,795	3,245	4,209	2,465	7,960	13,884	10,604	14,948	4 594	7,121
	TOTAL	42,887	46,919	12,173	26,548	51 237	36 474	81,056	44,153	14,453	7,833	,	9,856	38,014	106,232	64,017	5,116	6,000	15,890		16,186	8,352	1,837	96,695	34,536	50,351	50,936	66,694	12,559	46,941	21,243	16,314	33,068	3,878	12,089	29,067	24,499	68,043	37 565	54,676
	BUILDING AND	37,194	35,586	9,477	21,078	86038	25,020	81,056	40,305	14,453	6,914	!	7,845	34,865	95,700	52,334	3,770	6,837	10,745		2,226	1,117	1,043	50,157	25,201	38,147	34,928	55,869	12,559	43,736	17,391	8,712	12,913	3,428	9,671	20,370	23,897	52,723	23 967	24,972
	LAND	693	11,333	2,696	5,470	\$ 200	7.318	-	3,848	•	916		2,011	3,149	10,532	11,683	1,346	2,163	5,145		13,960	7,235	794	16,538	9,335	12,204	16,008	10,825	•	3,205	3,852	7,602	20,155	450	2,418	8,697	602	15,320	3 598	29,704
COST CAPITALIZED SUBSEQUENT	TO ACQUISITION (1)	141	4,301	80	4,924	25 142	2,142	2,690	2,405	9,717	3,343	,	2,011	24,709	570	10,626	132	326	2,117		995	1,753	161	11,397	1,423	32,018	2,321	12,568	2,601	30,916	1,980	1,718	1,851	1,321	3,307	18,161	21,492	11,726	640	705
COST	BUILDING AND	37,053	30,604	9,397	16,163	988 06	26,626	78,366	37,900	4,736	3,571	,	5,834	10,644	95,130	41,708	3,638	6,511	10,603		11,694	5,080	1,290	38,760	23,778	10,802	32,607	43,301	9,958	12,820	15,411	6,994	11,062	2,107	6,364	3,011	2,405	40,997	13 127	24,267
INITIAL COST	TAND	693	12,014	2,696	5,461	5 200	7.318	1	3,848	1	919		2,011	2,661	10,532	11,683	1,346	2,163	3,170		3,497	1,519	386	16,538	9,335	7,531	16,008	10,825		3,205	3,852	7,602	20,155	450	2,418	7,895	602	15,320	3 598	29,704
	State	NC	NC	NC	NC	Z	N C	NC	NC	NC	NC		NC	HN	HN	HN	HN	HN	Ń	,	Ź	Ń	Ń	Ń	Ń	Ń	Ń	Ń	Ń	Ń	Ń	Ń	Ń	Ń	Ŕ	Ń	Ń	Ń	Z	N
	DESCRIPTION	LEESVILLE TOWNE CENTRE	MOORESVILLE CROSSING	NORTHWOODS S.C.	PARK PLACE SC	PLEASANT VALLEY	OTAIL CORNERS	SIX FORKS S.C.	STONEHENGE MARKET	TYVOLA SQUARE	WOODLAWN MARKETPLACE	WOODLAWN SHOPPING	CENTER	ROCKINGHAM PLAZA	THE CROSSINGS	WEBSTER SQUARE	WEBSTER SQUARE - DSW	WEBSTER SQUARE NORTH	CENTRAL PLAZA	CLARK SHOPRITE 70 CENTRAL	AVE	COMMERCE CENTER EAST	COMMERCE CENTER WEST	COMMONS AT HOLMDEL	EAST WINDSOR VILLAGE	GARDEN STATE PAVILIONS	HILLVIEW SHOPPING CENTER	HOLMDEL TOWNE CENTER	MAPLE SHADE	NORTH BRUNSWICK PLAZA	PISCATAWAY TOWN CENTER	PLAZA AT HILLSDALE	PLAZA AT SHORT HILLS	RIDGEWOOD S.C.	SHOP RITE PLAZA	UNION CRESCENT III	WESTMONT PLAZA	WILLOWBROOK PLAZA	NORTH TOWNE PLAZA -	CHARLESTON COMMONS

KIMCO REALTY CORPORATION AND SUBSIDIARIES AND KIMCO REALTY OP, LLC AND SUBSIDIARIES SCHEDULE III - REAL ESTATE AND ACCUMULATED DEPRECIATION As of December 31, 2024 (in thousands)

DATE OF ACQUISITION(A)	CONSTRUCTION (C)	2021(A)	2021(A)	2006(A)		2017(A)	2021(A)	2015(A)	2015(A)	2021(A)	2015(A)	2015(A)	2007(A)	2015(A)	2004(A)	2007(A)		1972(C)	2022(A)	2012(A)	2004(A)	2012(A)	2013(A)	2012(A)	2005(A)	2004(A)	2022(A)	1997(A)	1989(A)	2004(A)	2014(A)	2007(A)	2012(A)	2012(A)	2012(A)	2004(A)	2007(A)	2007(4)	2003(A)	1969(C)	1999(A)
	ENCUMBRANCES (3)					•	•	•	•		•	•	•		•				•	,		•		•	•		•	•	•	•	•	•	•	•	•	1	1			•	•
TOTAL COST, NET OF	ACCUMULATED DEPRECIATION	18 515	28.165	5.329		20,246	12,447	22,421	17,222	19,134	27,237	17,598	550	105,093	3,161	966'9		18,738	48,824	2 341	11.200	11,263	14,340	2,619	12,325	4,684	4,099	12,339	2,714	8,719	36,079	33,136	2,995	6,992	7,044	7,095	14 918	11,710	11,452	10,465	21,268
	ACCUMULATED DEPRECIATION (2)	3 788	13 806	4,057		4,086	2,224	6,601	10,009	2,105	9,074	6,131	589	31,922	3,132	2,852		29,635	4,263	190	707	6.247	0,247	750	5.759	2,898	•	12,869	8,732	5,819	11,685	16,557	631	1,415	2,248	4,788	1 527	1,22,1	11,662	9,647	36,165
	TOTAL	21 803	41 971	9.386		24,332	14,671	29,022	27,231	21,239	36,311	23,729	1,139	137,015	6,293	9,848		48,373	53,087	2 608	17 503	505,71	70,193	3,369	18,084	7,582	4,099	25,208	11,446	14,538	47,764	49,693	3,626	8,407	9,292	11,883	16 445	22,114	23,114	20,112	57,433
	BUILDING AND	10 703	30.415	7.176		17,812	12,871	20,091	22,214	13,454	31,896	17,507	1,139	114,304	5,021	6,218		46,515	40,525	29٤	14 401	17,471	10,348	2,312	13,525	6,503	80	22,060	9,951	10,995	31,632	37,325	1,957	3,598	6,689	9,139	4.835	10.677	19,837	19,848	53,961
	LAND	100	11 556	2.210		6,520	1,800	8,931	5,017	7,785	4,415	6,222	•	22,711	1,272	3,630		1,858	12,562	2 241	2,271	2,012	4,245	1,057	4,559	1,079	4,019	3,148	1,495	3,543	16,132	12,368	1,669	4,809	2,603	2,744	11 610	010,11	3,277	264	3,472
COST CAPITALIZED SUBSEQUENT	TO ACQUISITION (1)	1 290	080	1.307		219	2,786	2,588	1,435	06	(139)	438	(37)	7,292	1,837	1,443		43,454	3,239	(25)	568 9	0,000	1,118	210	3,084	3,986	08	10,456	3,972	2,729	671	4,254	(165)	509	(395)	2,328	1 902	200,1	0,0,0	19,264	33,700
COST	BUILDING AND IMPROVEMENTS	18 413	29.435	5.590		17,600	10,085	17,503	20,779	13,364	32,035	17,069	1,176	107,012	3,184	4,775		3,107	37,290	1.875	6/6,1	15 500	666,61	2,250	10,441	2,517	•	11,812	5,979	8,266	34,814	33,071	2,700	5,625	668'9	6,811	7 033	121.01	13,161	584	19,166
INITIAL COST	LAND	8	11 556	2.489		6,513	1,800	8,931	5,017	7,785	4,415	6,222	•	22,711	1,272	3,630		1,812	12,558	758	2 012	3,012	4,0/6	606	4,559	1,079	4,019	2,940	1,495	3,543	12,279	12,368	1,091	2,273	2,788	2,744	11,610	010,11	3,277	264	4,567
	State	AN	ΔN	N		NV	NV	N	NV	NV	NV	NV	NY	NY	NY	K NY		NY	NY	Ż	N	M	N	NY	NY	NY	NY	NY	NY	NY	NY	NY	NY	NY	NY	NY	Þ	VIV	X X	X	NY
	DESCRIPTION	COLLEGE PARK S.CN LAS	D'ANDREA MARKETPI ACE	DEL MONTE PLAZA	DEL MONTE PLAZA ANCHOR	PARCEL	FRANCISCO CENTER	GALENA JUNCTION	MCQUEEN CROSSINGS	RANCHO TOWNE & COUNTRY	REDFIELD PROMENADE	SPARKS MERCANTILE	501 NORTH BROADWAY	AIRPORT PLAZA	BELLMORE S.C.	BIRCHWOOD PLAZA COMMACK NY	BRIDGEHAMPTON COMMONS-	W&E SIDE	CARMAN'S PLAZA	CHAMPION FOOD	EI MONT & C	ELMOINI S.C.	ELMSFORD CENTER 2	FAMILY DOLLAR UNION TURNPIKE	FOREST AVENUE PLAZA	FRANKLIN SQUARE S.C.	GREAT NECK OUTPARCEL	GREENRIDGE PLAZA	HAMPTON BAYS PLAZA	HICKSVILLE PLAZA	INDEPENDENCE PLAZA	JERICHO COMMONS SOUTH	KEY FOOD - 21ST STREET	KEY FOOD - ATLANTIC AVE	KEY FOOD - CENTRAL AVE.	KINGS HIGHWAY	KISSENA BOULEVARD	I ITTI E MECE DI AZA	LITTLE NECK PLAZA	MANETTO HILL PLAZA	MANHASSET CENTER

DATE OF ACQUISITION(A)	CONSTRUCTION (C)	2006(A)	2004(A)	2015(A)	2007(A)	2004(A)	2003(A)	2004(A)	1989(A)	2005(A)	2022(A)	1998(A)	2022(A)	2009(A)	2022(A)	2022(A)	1990(C)	2006(A)	2022(A)	2022(A)	2022(A)	2022(A)	2011(A)	1998(A)	2004(A)	2022(A)	2024(A)	2024(A)	2024(A)	2024(A)	2017(A)	1996(A)	3016(A)	(1)0107	1986(A)	2012(A)	2022(A)		2002(A)	2015(A)	2017(C)
	ENCUMBRANCES (3)	1	•	•	1	٠	•	•	•	•	•	•	11,176	1	19,509	•	•	•	16,796	•	4,932	1	•	•	•	15,851	•	1	٠	•	•	•		•	•	•	٠		•	•	ı
TOTAL COST, NET OF	ACCUMULATED DEPRECIATION	32,073	4,953	7,931	9,332	271	1,635	12,441	14,502	2,023	12,244	1,485	38,076	7,430	77,312	18,828	1,528	291,641	95,651	54,177	14,703	8,761	6,872	29,114	5,781	53,434	88,336	89,053	45,149	43,624	143,940	1.597	177 751	107,50	6,225	22,511	39,474	!	8,942	18,178	146,826
	ACCUMULATED DEPRECIATION (2)	19,138	2,784	84	3,439	4,383	1,271	7,547	19,058	1,173	730	2,875	1,221	4,188	5,326	1,253	1,701	39,793	5,138	3,400	740	521	2,581	23,261	3,415	3,169	5,888	7,932	2,556	2,899	27,400	3,288	0 047	11/1/	12,486	9,847	3,808		10,695	4,653	20,809
	TOTAL	51,211	7,737	8,015	12,771	4,654	2,906	19,988	33,560	3,196	12,974	4,360	39,297	11,618	82,638	20,081	3,229	331,434	100,789	57,577	15,443	9,282	9,453	52,375	9,196	56,603	94,224	96,985	47,705	46,523	171,340	4.885	807.77	00/1	18,711	32,358	43,282	!	19,637	22,831	167,635
	BUILDING AND IMPROVEMENTS	38,851	5.865	515	8,621	4,654	2,342	15,574	31,280	2,414	9,003	3,488	17,636	8,181	63,809	13,912	3,122	302,710	72,827	40,560	10,945	6,607	6,981	46,395	7,418	29,354	86,953	90,194	43,773	43,706	113,752	4,194	38 638	00,00	17,735	26,750	22,881		16,634	19,018	157,102
	LAND	360	1.872	7,500	4,150	•	564	4,414	2,280	782	3,971	872	21,661	3,437	18,829	6,169	107	28,724	27,962	17,017	4,498	2,675	2,472	5,980	1,778	27,249	7,271	6,791	3,932	2,817	57,588	169	0203	0,000	926	2,608	20,401		3,003	3,813	10,533
COST CAPITALIZED SUBSEQUENT	TO ACQUISITION (1)	8,143	1.037	34	1,100	(1,616)	73	4,234	22,252	588	349	•	1	726	1,146	610	3,046	264,478	1,467	1,354	1,095	199	1,142	23,164	2,964	838	1,328	5,040	1,185	361	10,921	1,225	3 667	7,00,0	14,767	1,655	282		12,519	829	77,156
COST	BUILDING AND IMPROVEMENTS	30,708	4.828	481	7,521	4,389	2,269	11,340	9,028	1,826	8,654	3,488	17,636	7,364	62,670	13,302	92	38,232	71,366	39,206	9,850	6,408	5,839	23,243	4,454	28,516	85,626	85,154	42,588	43,345	102,844	2.928	30 770	011,00	3,155	25,847	22,602		6,665	18,189	ı
INITIAL COST	LAND	12,360	1.872	7.500	4,150	1,881	564	4,414	2,280	782	3,971	872	21,661	3,528	18,822	6,169	107	28,724	27,956	17,017	4,498	2,675	2,472	5,968	1,778	27,249	7,271	6,791	3,932	2,817	57,575	732	10.271	10,71	789	4,856	20,398	!	453	3,813	90,479
	State	NY	NY	NY	NY	NY	NY	NY	NY	NY	FER NY	NY	NY	NY	INTER NY	NY	NY	NY		NY	NY	NY		AZA NY	NY	NY	НО	ER OH	НО	НО	OR	lG PA	Q	V I	PA	PA	PA		PA	PA	PA
	DESCRIPTION	MARKET AT BAY SHORE	MASPETH QUEENS-DUANE READE	MILLERIDGE INN	MINEOLA CROSSINGS	NORTH MASSAPEQUA S.C.	OCEAN PLAZA	RALPH AVENUE PLAZA	RICHMOND S.C.	ROMAINE PLAZA	SEQUAMS SHOPPING CENTER	SHOPRITE S.C.	STOP & SHOP	SMITHTOWN PLAZA	SOUTHGATE SHOPPING CENTER NY	SYOSSET CORNERS	SYOSSET S.C.	THE BOULEVARD	THE GARDENS AT GREAT NECK	THE GREEN COVE PLAZA	THE MARKETPLACE	TOWNPATH CORNER	TURNPIKE PLAZA	VETERANS MEMORIAL PLAZA	WHITE PLAINS S.C.	WOODBURY COMMON	BRIDGWATER FALLS	DEERFIELD TOWNE CENTER	OLENTANGY PLAZA	SPRING MEADOWS PLACE	JANTZEN BEACH CENTER	CENTER SQUARE SHOPPING CENTER	CRANBERRY TOWNSHIP- DADCET 18-2	I AIRCLE 1002	CROSSROADS PLAZA	DEVON VILLAGE	FISHTOWN CROSSING	HARRISBURG EAST SHOPPING	CTR.	HORSHAM POINT	LINCOLN SQUARE

DATE OF ACQUISITION(A)	CONSTRUCTION	1984(A)	1973(C)	2015(C)	2014(A)	1983(A)	2007(A)	1996(A)	2008(A)	2010(A)	1996(A)	1996(A)	2014(C)	2006(A)	2006(A)	2006(A)	2006(A)	2006(A)	2006(A)	2006(A)	2006(A)	2006(A)	2006(A)	2006(A)	2006(A)	(4)9000	Z000(A)	2006(A)	2012(A)	1978(C)	1995(A)	2010(A)	2024(A)	2021(A)	2021(A)	1978(C)	2024(A)	2021(A)
	ENCUMBRANCES			1	1	•	•	•	•	٠	•	•	1					•		,	•	•	•	•	•		•	•	•	•	٠	•			•	•	•	ı
TOTAL COST, NET OF	ACCUMULATED DEPRECIATION	3,639	18,639	10,321	18,292	6,648	237,680	1,533	16,119	22,844	1,421	1,533	24,674	5.00	770,0	36.450	28,900	5,226	8,225	54,166	15,125	7,568	26,673	45,159	28,539	12 531	100,21	20,751	8,652	11,248	15,532	13,753	12,159	•	14,064	1,895	96,084	15,520
	ACCUMULATED DEPRECIATION	6,030	3,586	834	5,051	13,871	86,858	2,127	7,488	8,458	3,775	2,186	2,154	8 473	0,1,0	23 674	18.143	5,079	5,700	31,118	8,627	18,130	22,093	37,052	17,748	11 471	17,4,1	19,513	3,443	14,910	8,643	6,630	200	1	2,012	7,063	7,545	2,753
	TOTAL	699'6	22,225	11,155	23,343	20,519	324,538	3,660	23,607	31,302	5,196	3,719	26,828	13 405		60 124	47.043	10,305	13,925	85,284	23,752	25,698	48,766	82,211	46,287	24 000	700,17	40,264	12,095	26,158	24,175	20,383	12,659	•	16,076	8,958	103,629	18,273
	BUILDING AND	8,895	21,175	3,676	17,171	19,599	253,258	2,928	17,471	25,003	5,196	2,987	13,056	0.034	1000	42 108	31,108	7,698	10,059	65,876	17,726	19,178	33,863	56,533	33,998	092 61	12,700	23,391	10,175	25,428	22,448	16,918	9,147	•	14,804	8,958	84,878	16,719
	IAND	774	1,050	7,479	6,172	920	71,280	732	6,136	6,299	1	732	13,772	1461	101.1	18 016	15,142	2,607	3,866	19,408	6,026	6,520	14,903	25,678	12,289	11 242	24.71	16,873	1,920	730	1,727	3,465	3,512		1,272	•	18,751	1,554
COST CAPITALIZED SUBSEQUENT	TO ACQUISITION	6,318	18,802	3,676	(1,721)	14,617	87,507		1,874	15,113	•	59	11,786	(538)	(14.715)	21 186	1.468	1,851	(455)	6,692	1,306	(1,170)	5,884	8,650	9,787	601	62.1	3,479	630	22,296	15,445	1,772	10	(3,432)	(22)	4,824	546	2,070
	BUILDING AND	2,665	2,373	•	16,998	4,982	166,351	2,928	15,605	9,775	5,196	2,928	•	8690	10 120	26.047	30.681	5,673	10,752	58,719	16,510	20,225	28,449	48,688	24,446	17.753	5,271	19,911	9,545	3,132	986'9	15,501	9,137	2,130	14,826	4,134	84,332	14,649
INITIAL COST	LAND	989	1,050	7,479	8,066	920	70,680	732	6,128	6,414	•	732	15,042	7 405	4 595	12 891	14.894	2,781	3.628	19,873	5,936	6,643	14,433	24,873	12,054	10.859	10,626	16,874	1,920	730	1,744	3,110	3,512	1,302	1,272	•	18,751	1,554
	State	PA	PA	PA	PA	PA	PA	PA	PA	PA	PA	PA	PA	DD	PR	PR	PR	PR.	PR	PR	PR	PR	PR	PR	PR	Z DD		PR	SC	$_{ m SC}$		R SC	N.	NI	NI	ΝΊ	N.I.	N.
	NOLLAID	NORRITON SQUARE	POCONO PLAZA	SHOPPES AT WYNNEWOOD	SHREWSBURY SQUARE S.C.	SPRINGFIELD S.C.	SUBURBAN SQUARE	TOWNSHIP LINE S.C.	WAYNE PLAZA	WEXFORD PLAZA	WHITEHALL MALL	WHITELAND TOWN CENTER	WHOLE FOODS AT WYNNEWOOD	LOS COLOBOS - BUILDERS	LOS COLOBOS - KMART	TOS COLOBOS I	LOS COLOBOS II	MANATI VILLA MARIA SC	PLAZA CENTRO - COSTCO	PLAZA CENTRO - MALL	PLAZA CENTRO - RETAIL	PLAZA CENTRO - SAM'S CLUB	PONCE TOWNE CENTER	REXVILLE TOWN CENTER	TRUJILLO ALTO PLAZA	WESTERN PLAZA - MAYAGUEZ	WESTERN PLAZA - MAYAGUEZ	TWO	FOREST PARK	ST. ANDREWS CENTER	WESTWOOD PLAZA	WOODRUFF SHOPPING CENTER	BELLEVUE PLACE	HIGHLAND SQUARE	MENDENHALL COMMONS	OLD TOWNE VILLAGE	PROVIDENCE MARKETPLACE	THE COMMONS AT DEXTER LAKE

DATE OF ACQUISITION(A)	CONSTRUCTION (C)	2021(A)		2022(A)	2021(A)	2021(A)	2021(A)	1996(A)	2021(A)	2013(A)	2021(A)	2022(A)	2021(A)	2021(A)	1998(A)	2008(A)	2021(A)	2015(A)		2015(A)	2015(A)	2003(C)	2016(A)	2016(A)	2021(A)	2021(A)	2021(A)	2021(A)	2011(A)	2017(A)	2015(C)	2014(C)	(4)1000	2021(A)	2021(A)	2021(A)
	ENCUMBRANCES (3)	'							•	•			•	•		•		ı		•		•		1		٠		•	ı			1		,	•	6,330
TOTAL COST, NET OF	ACCUMULATED DEPRECIATION	8.298		3,858	4,948	1,658	2,016	1,782	23,190	63,353	46,632	12,759	7,768	14,028	22,905	20,346	3,806	53,213		33,824	77,869	6,171	43,939	4.788	137,618	12,684	45,529	32,419	23,966	14,109	44.504	099'22	707.3	14.103	14,103	51,658
	ACCUMULATED DEPRECIATION (2)	1.311	į	/6	/87	159	240	2,091	3,173	15,970	6,988	180	759	3,839	23,362	9,128	5,413	15,263		10,441	23,256	2,284	9,654	2.070	11.390	1,725	5,946	4,311	10,764	3,199	8.329	12.712	707	1 525	, CCC, 1	7,052
	TOTAL	609.6		3,955	5,235	1,817	2,256	3,873	26,363	79,323	53,620	12,939	8,527	17,867	46,267	29,474	9,219	68,476		44,265	101,125	8,455	53,593	6.858	149.008	14,409	51,475	36,730	34,730	17,308	52.833	90.372	7 400	0,400	12,030	58,710
	BUILDING AND IMPROVEMENTS	9.042	į	747	4,530	1,548	1,759	3,373	21,773	63,743	44,179	9,961	7,193	17,867	39,339	26,701	7,050	57,634		36,437	87,277	6,203	44,949	6.588	147,764	7,643	36,290	35,069	33,355	13,165	40.535	68.435	200	10.215	617,01	53,874
	LAND	267	i i	3,708	50/	597	497	200	4,590	15,580	9,441	2,978	1,334		6,928	2,773	2,169	10,842		7,828	13,848	2,252	8,644	270	1.244	6,766	15,185	1,661	1,375	4,143	12.298	21.937	1 076	1,070	7,47	4,836
COST CAPITALIZED SUBSEQUENT	TO ACQUISITION (1)	168		1	(301)	(183)	56	542	405	8,413	19	9,961	27	584	11,599	14,844	(7,651)	(1,150)		1,573	3,093	2,421	4,428	(1.361)	2.398	309	3,393	6,781	5,211	1,148	39.397	65.008		51	C/	310
	BUILDING AND IMPROVEMENTS	8.874	i	7.44.7	4,831	1,731	1,703	2,831	21,368	54,587	44,160	2,978	7,166	17,283	727,727	11,706	12,824	50,757		34,864	84,184		36,836	6.158	145,366	7,334	32,897	28,288	28,145	12,020	•		200 7	10.140	10,140	53,564
INITIAL COST	LAND	199	i c	3,70/	50/	569	497	500	4,590	16,323	9,441		1,334		6,941	2,924	4,046	18,869		7,828	13,848	6,034	12,329	2.061	1.244	99,79	15,185	1,661	1,374	4,140	13.436	25.364	70.1	1,070	5,423	4,836
	State	Z	, in	X X	ΥI	XI	XT	TX	XT	XT	XT		XT	ΤΧ	ΤΧ	TX	TX	TX		TX	XT	XT	ΤΧ	XI	ESI TX	XT	TX	XT	TX	I TX	XI	XI	λŁ	Y A	<u> </u>	XT
	DESCRIPTION	THE COMMONS AT DEXTER LAKE II	1350 W. 43RD ST WELLS	FARGO	1934 WESI GRAY	1939 WEST GRAY 43RD STREET CHASE BANK	BLDG	ACCENT PLAZA	ALABAMA SHEPHERD S.C.	ATASCUCITA CUMMUNS SHOP.CTR.	BAYBROOK GATEWAY	BAYBROOK WEBSTER PARCEL	BELLAIRE BLVD S.C.	BLALOCK MARKET	CENTER AT BAYBROOK	CENTER OF THE HILLS	CITADEL BUILDING	CONROE MARKETPLACE	COPPERFIELD VILLAGE	SHOP.CTR.	COPPERWOOD VILLAGE	CYPRESS TOWNE CENTER	CYPRESS TOWNE CENTER	CYPRESS TOWNE CENTER (PHASE II)	DRISCOLL AT RIVER OAKS-RESI TX	FIESTA TARGET	FIESTA TRAILS	GALVESTON PLACE	GATEWAY STATION	GATEWAY STATION PHASE II	GRAND PARKWAY MARKET PLACE II	GRAND PARKWAY MARKETPLACE	HEB - DAIRY ASHFORD &	HEIGHTS BI AZA	INDEPENDENCE PLAZA -	LAREDO

DATE OF ACQUISITION(A)	CONSTRUCTION (C)	2021(A)	1995(A)	2024(A)	2006(C)	2005(C)	2015(A)	2021(A)		2021(A)	2021(A)	2021(A)	2021(A)	2006(C)		2021(A)	2021(A)	2021(A)	2021(A)	2021(A)		2021(A)	2021(A)	2021(A)	2021(A)	2021(A)	2015(A)	2021(A)	(4)1000	2021(A)	2013(A)	2021(A)	(4)1000	2021(A)	2021(A)	2021(A)	2021(A)	(4)(1)(6)	2012(A)	2014(A)	2021(A)
	ENCUMBRANCES (3)			٠		•						•	•	•			•	•	•	•				•	•	•		•			•	•		•	70.748	13,004	•				1
TOTAL COST, NET OF	ACCUMULATED DEPRECIATION	20 388	23,533	25,149	27,687	26,308	56,739	3,061		85,775	34,937	35,567	32,944	31,502		30,197	23,830	18,141	143,665	7,332		36,113	27,876	5,359	58,501	23,888	22,959	99,035)00	890	30,109	32,359	0,000	23,002	228.461	43,218	34,952	9109	0,670	27,435	36,967
	ACCUMULATED DEPRECIATION (2)	3 570	2.874	1,027	11,081	10,639	19,056	480	9	12,010	5,519	3,791	4,853	12,936		3,798	1,843	1,760	16,768	898		6,257	3,439	621	8,613	1,189	7,233	12,960		•	8,666	5,053	i i	2,300	29.335	5,167	4,412	970 6	2,746	10,704	3,443
	TOTAL	73 917	5.785	26,176	38,768	36,947	75,795	3,541	i I	97,785	40,256	39,358	37,797	44,438		33,995	25,673	106,61	160,433	8,200		42,370	31,315	5,980	67,114	25,077	30,192	111,995) o o	890	38,775	37,412	07000	38,308	257.796	48,385	39,364	0.832	29,623	38,139	40,410
	BUILDING AND IMPROVEMENTS	21 435	5.265	20,912	31,985	29,003	65,056	3,391		90,433	35,212	25,963	35,472	32,274		30,278	18,105	14,135	146,248	8,200		42,370	20,109	5,011	60,020	6,934	23,469	99,353		•	30,810	33,132	000	32,089	236.476	40,838	27,416	1367	+0.7,1	38,139	36,473
	LAND	482	520	5,264	6,783	7,944	10,739	150	1	7,352	5,044	13,395	2,325	12,164		3,717	7,568	5,766	14,185	•			11,206	696	7,094	18,143	6,723	12,642) O 0	890	7,965	4,280		6/7,0	21.320	7,547	11,948	093 6	700.		3,937
COST CAPITALIZED SUBSEQUENT	TO ACQUISITION (1)	17	3.184	251	30,871	28,269	1,991	40		4,628	456	889	826	30,886		8,915	2,673	253	8,226	196		877	1,017	(20)	225	527	944	(1,305)	0.00	(17,471)	1,774	1,339	6	2,403	3,390	5,185	937	044	1	(5,101)	1,370
INITIAL COST	BUILDING AND IMPROVEMENTS	21 418	2.081	20,661	1	1	63,065	3,351	1	85,805	34,/56	25,275	34,494	•		21,363	15,432	13,882	138,022	8,004		41,493	19,092	5,031	59,795	6,407	22,525	100,658	0	8,904	28,484	31,793	707.00	080,67	233.086	35,653	26,479	6 914	0,614	43,240	35,103
INITIA	LAND	182	520	5,264	7,897	8,678	10,739	150		7,352	5,044	13,395	2,325	13,552		3,717	7,568	5,766	14,185	•			11,206	696	7,094	18,143	6,723	12,642	03.0	4,539	8,517	4,280		6/7/0	21.320	7,547	11.948	095 6	700.7		3,937
	State	XL	XX	XT	SING TX	XT	TX	TX		X	XI	ΤΧ	ΤΧ	ING TX		TX	ΤΧ	ΤΧ	ΤΧ	ACE TX			GE TX	TX	XT		ELD TX	XT		IA	XX	ΤΧ		ΥI Υ	X X	TX	XT	λL	17	٧A	VA
	DESCRIPTION	INDEPENDENCE PLAZA II -	KROGER PLAZA	LAKEHILLS PLAZA	LAKE PRAIRIE TOWN CROSSING TX	LAS TIENDAS PLAZA	MONTGOMERY PLAZA	MUELLER OUTPARCEL	MUELLER REGIONAL RETAIL	CENTER	NORTH CREEK PLAZA	OAK FOREST	PLANTATION CENTRE	PRESTON LEBANON CROSSING	RANDALLS CENTER/KINGS	CROSSING	RICHMOND SQUARE	RIVER OAKS S.C. EAST	RIVER OAKS S.C. WEST	ROCK PRAIRIE MARKETPLACE	SHOPPES AT MEMORIAL	VILLAGES	SHOPS AT HILSHIRE VILLAGE	SHOPS AT KIRBY DRIVE	SHOPS AT THREE CORNERS	STEVENS RANCH	THE CENTRE AT COPPERFIELD	THE CENTRE AT POST OAK	THE SHOPPES @ WILDERNESS	OAKS	TOMBALL CROSSINGS	TOMBALL MARKETPLACE	TRENTON CROSSING - NORTH	MCALLEN	VILLAGE FLAZA AT BONNER HILL	WESTCHASE S.C.	WESTHILL VILLAGE	WOODBRIDGE SHOPPING	PITELS TOWN BY A ZA	BURKE IOWN PLAZA	CENTRO ARLINGTON

DATE OF ACQUISITION(A)	CONSTRUCTION (C)	2021(A)	2016(A)	2016(A)	2015(A)	2017(A)	2021(A)	2007(A)	2008(A)	2015(A)	2023(A)	2021(A)	2021(A)	2021(A)	2007(A)	2021(A)	2015(A)		2012(A)	2016(A)	2012(A)	2013(A)	2021(A)			2004(C)	2013(A)		2024(A)	2024(A)	2024(A)		2024(A)	2024(A)	2024(A)		2021(A)	2009(A)	2012(A)
	ENCUMBRANCES (3)		ı	•	1	•	•	•	•	•		•		•	•	•	1		•	•	•	•	•			1	,		1	•	1		•	•			•	•	1
TOTAL COST, NET OF	ACCUMULATED DEPRECIATION	162,322	12,846	3,815	130,790	8,435	106,715	22,087	57,326	104,835	168,146	59,805	12,522	75,351	25,649	49,066	19,848		45,489	23,001	27,494	146.379	36,180			170	150		2,549	4,405	3,522		2,446	880	4,892	•	1,486	109	
	ACCUMULATED DEPRECIATION (2)	10,017	3,106	1,100	30,904	951	10,837	9,762	22,809	25,305	15,553	5,100	1,016	7,154	12,468	5,085	6,536		13,234	4,965	11,348	34.919	3,085			1	•		•	1	•		•	•	٠		•	•	1
	TOTAL	172,339	15,952	4,915	161,694	9,386	117,552	31,849	80,135	130,140	183,699	64,905	13,538	82,505	38,117	54,151	26,384		58,723	27,966	38,842	181.298	39,265			170	150		2,549	4,406	3,522		2,446	880	4,892	•	1,486	109	1
	BUILDING AND IMPROVEMENTS	157,327	12,048	3,747	108,409	3,813	94,143	28,796	52,765	100,654	131,509	58,862	12,059	66,613	30,331	48,142	20,965		47,972	21,028	35,086	115.516	23,466	,		1	•		S	4	•		•			Č	76	•	ı
	LAND	,012	3,904	1,168	53,285	5,573	23,409	3,053	27,370	29,486	52,190	6,043	1,479	15,892	7,786	6,009	5,419		10,751	6,938	3,756	65.782	15,799	,		170	150		2,544	4,402	3,522		2,446	880	4,892	•	1,460	100	ı
COST CAPITALIZED SUBSEQUENT	TO ACQUISITION (1)	1,688	645	(828)	4,233	6,055	470	(14,221)	4,314	16,797	57,632	3,428	1,601	1,331	12,173	201	8,976		3,111	9,758	1,858	28.100	(42)	,		(11,939)			5	4	•		•		2	Č	97	1 3	(101)
COST	BUILDING AND	155,639	11,468	4,318	104,176	3,331	93,673	41,570	48,451	86,450	73,877	55,434	10,458	65,282	18,158	47,941	11,989		44,861	11,270	33,109	95.696	23,508			3,406	•		1				•						1
INITIAL COST	LAND	112	3,839	1,425	53,285		23,409	4,500	27,370	26,893	52,190	6,043	1,479	15,892	7,786	6,009	5,419		10,751	6,938	3,875	60.502	15,799			8,703	150		2,544	4,402	3,522		2,446	880	4,890	•	1,460	109	101
	State	VA	VA	VA	VA	VA	VA	VA	VA	VA	VA	VA	VA	VA	WA	WA	WA		WA	WA	WA	WA	WA			ΑZ	Ī	1	MI	GA	MI		M	MI	MI	į	I F	FL	MI
	DESCRIPTION	CENTRO ARLINGTON-RESI	DOCSTONE COMMONS	DOCSTONE O/P - STAPLES	DULLES TOWN CROSSING	GORDON PLAZA	HILLTOP VILLAGE CENTER	OLD TOWN PLAZA	POTOMAC RUN PLAZA	STAFFORD MARKETPLACE	STONEBRIDGE AT POTOMAC TOWN CENTER	WEST ALEX - RETAIL	WEST ALEX-OFFICE	WEST ALEX-RESI	AUBURN NORTH	COVINGTON ESPLANADE	FRANKLIN PARK COMMONS	FRONTIER VILLAGE SHOPPING	CTR.	GATEWAY SHOPPING CENTER	SILVERDALE PLAZA	THE MARKETPLACE AT FACTORIA	THE WHITTAKER		OTHER PROPERTY INTERESTS	ASANTE RETAIL CENTER	HOMESTEAD-WACHTEL LAND I FASE	HARTLAND TOWNE SOUARE	LAND	HOLCOMB CENTER	RAMCO DUVAL LAND TRS	RAMCO RM HARTLAND	DISPOSITION LLC	RAMCO HARTLAND TRS, INC.	RAMCO RIVER CITY LAND	PALM COAST LANDING	OUTPARCELS	LAKE WALES S.C.	FLINT - VACANT LAND

(in thousands)

3 OF TION(A)	UCTION		1986(A)	(A)	(8)		(A)	(0)	(C)	(C)	(A)	(A)	((A)	'(A)	(A)	(C)	(A)	(A)	(8)	(E) (E)	(A)	(A)	(A)		
DATE OF ACQUISITION(A)	CONSTRUCTION		1986	2021(A)	2021(A)		2021(A)	2001(C)	2001(C)	2001(C)	2016(A)	2006(A)	6	2012(A)	2007(A)	2012(A)	2006(C)	2021(A)	2021(A)	2021(A)	2021(A)	2021(A)	2021(A)	2005(A)		
	ENCUMBRANCES (3)		•	•	•		1	•	•	•	•	•				•	•	•		,	•		•	•		VOK 138
TOTAL COST, NET OF	TED ON		1,327	2,438	5 491		520	788	137	5,109	27,612	11,654	Çi C	950	2,935	82	4,541	794	748	1 770	701	1,000	855	10,659	19,248	3 16 910 333
	ACCUMULATED DEPRECIATION (2)		2,137	•	•		1	321	•	147	9,095	23,228				14	•	•	1,540	52	, ,		•	21,486	9,166	0200301
	TOTAL		3,464	2,438	5 491	,,	520	1,109	137	5,255	36,707	34,882	Ç Ç	950	2,935	96	4,541	794	2,287	1 877	701	1,000	855	32,145	28,413	C 21 170 572
	BUILDING AND		2,963	•	17	i	•	322	•	249	26,083	34,213			1,449	96	479	14	2,287	305	131		•	28,633	28,413	3LC CL3 31 0
	LAND		501	2,438	5 470	2,5	520	787	137	5,006	10,624	699	C C	950	1,486	1	4,062	780	•	1 517	570	1,000	855	3,512	•	301 001 105
COST CAPITALIZED SUBSEQUENT	TO ACQUISITION (1)		1,104	(2,822)	17	i	1	(5,397)	(3,277)	(6,632)	6,018	(7,105)		. !	1,447	82	479	14	•	305	132		(665)	(51,732)	(38,623)	2371616 0
COST	BUILDING AND		1,859	•	•		1	•	•	•	20,065	40,487			2	14	•	•	2,287	1	٠		•	71,530	65,127	370 001 51
INITIAL COST	LAND		501	5,260	5 470	,	520	905'9	3,414	11,887	10,624	1,500	ć.	950	1,486	•	4,062	780	•	1 517	570	1,000	1,520	12,347	1,909	0 000000
	State		NC	NC	CZ)	NC	NC	NC	Ź	NY	NY	,	X ;	NY	NY	OR	ΤX	XT	ΤX	XI	TX	XT	Various	Various	
	DESCRIPTION	CHARLOTTE SPORTS & FITNESS	CTR	SURF CITY CROSSING	THE SHOPPES AT CAVENESS FARMS	WAKE FOREST CROSSING II -	LAND ONLY	WAKEFIELD COMMONS III	WAKEFIELD CROSSINGS	HILLSBOROUGH PROMENADE	JERICHO ATRIUM	KEY BANK BUILDING	MANHASSET CENTER	(KESIDENTIAL)	MERRY LANE (PARKING LOT)	NORTHPORT LAND PARCEL	MCMINNVILLE PLAZA	1935 WEST GRAY	2503 MCCUE, LLC	NORTH TOWNE PLAZA -	RICHMOND SOUARE - PAD	TEXAS CITY LAND	WESTOVER SQUARE	BLUE RIDGE	BALANCE OF PORTFOLIO (5)	TOTALS

(1) The negative balance for costs capitalized subsequent to acquisition could include parcels/out-parcels sold, assets held-for-sale, provision for losses and/or demolition of part of a property for redevelopment.

The Company had accumulated amortization relating to in-place leases and above-market leases aggregating \$858,309. (2) The Company had accumulated amortization relating to in-place leases and above-me
(3) Includes fair market value of debt adjustments, net and deferred financing costs, net.
(4) Shopping center includes land held for development.
(5) Includes fixtures, leasehold improvements and other costs capitalized.

Depreciation and amortization are provided on the straight-line method over the estimated useful lives of the assets as follows:

5 to 50	Terms of leases or useful lives, whichever is shorter	
Buildings and building improvements (in years)	Fixtures, building and leasehold improvements	(including certain identified intangible assets)

KIMCO REALTY CORPORATION AND SUBSIDIARIES AND KIMCO REALTY OP, LLC AND SUBSIDIARIES SCHEDULE III - REAL ESTATE AND ACCUMULATED DEPRECIATION As of December 31, 2024 (in thousands)

The aggregate cost for Federal income tax purposes was approximately \$19.3 billion at December 31, 2024.

The changes in total real estate assets for the years ended December 31, 2024, 2023 and 2022 are as follows:

	2024	2023	2022
Balance, beginning of period	\$ 18,937,794	\$ 18,457,242	\$ 18,052,271
Additions during period:			
Acquisitions	1,977,992	208,001	542,789
Improvements	337,729	263,171	183,561
Transfers from unconsolidated joint ventures	1	166,490	
Deductions during period:			
Sales and assets held-for-sale	(8,549)	(85,541)	(271,347)
Adjustment for fully depreciated assets	(62,358)	(59,832)	(36,032
Adjustment of property carrying values	(12,036)	(11,737)	(14,000)
Balance, end of period	\$ 21,170,572	\$ 18,937,794	\$ 18,457,242

The changes in accumulated depreciation and amortization for the years ended December 31, 2024, 2023 and 2022 are as follows:

	2024	2023	2022
Balance, beginning of period	\$ 3,842,869	\$ 3,417,414	\$ 3,010,699
Additions during period:			
Depreciation for year	581,429	492,434	493,075
Deductions during period:			
Sales and assets held-for-sale	(116)	(7,147)	(50,328)
Adjustment for fully depreciated assets/other	(63,943)	(59,832)	(36,032)
Balance, end of period	\$ 4,360,239	\$ 3,842,869	\$ 3,417,414

Reclassifications:

Certain amounts in the prior period have been reclassified in order to conform with the current period's presentation.

KIMCO REALTY CORPORATION AND SUBSIDIARIES AND KIMCO REALTY OP, LLC AND SUBSIDIARIES SCHEDULE IV - MORTGAGE LOANS ON REAL ESTATE

As of December 31, 2024 (in thousands)

Description	Interest Rate	Final Maturity Date	Periodic Payment Terms (a)	Prior Liens	A	Original Face .mount Iortgages	Aı	Carrying mount of ortgages (b)	Principal Amount of Loans Subject to Delinquent Principal or Interest
Mortgage Loans:									
Retail 1st Mortgage									
San Antonio, TX	9.00%	Jun-25	I	\$ -	\$	146,158	\$	146,158	\$ -
Individually $< 3\%$ (c) (d)	(e)	(f)	I	-		42,589		38,888	-
Retail 2nd Mortgage									
San Antonio, TX	12.00%	Jun-34	I	-		50,219		50,219	-
San Antonio, TX	11.00%	Sep-27	I	-		21,500		19,758	-
Euless, TX	10.00%	Jun-29	I	-		19,600		19,600	-
Lynwood, CA	9.00%	Jul-25	I	-		16,462		16,462	-
Jacksonville, FL	10.00%	Nov-26	I	-		15,000		15,000	-
Fairfax, VA	8.00%	May-29	I	-		14,000		14,000	-
Individually $< 3\%$ (g)	(h)	(i)	I	-		132,901		129,164	-
Nonretail									
Individually < 3% (j)	(k)	(1)	P&I PIK	-		3,854		2,238	-
Other Financing Loans:									
Nonretail									
Borrower A	7.00%	Mar-31	P&I	-		397		279	-
Allowance for Credit losses:				-		-		(6,800)	-
				\$ -	\$	462,680	\$	444,966	\$ -

- (a) I = Interest only; P&I = Principal & Interest; PIK = Paid in Kind at Maturity.
- (b) The aggregate cost for Federal income tax purposes was approximately \$445.0 million as of December 31, 2024.
- (c) Comprised of four separate loans with original loan amounts ranging from \$5.3 million to \$13.0 million.
- (d) There was an outstanding undrawn mortgage loan balance of \$3.7 million as of December 31, 2024, for which the Company earns interest at a rate of 1.0% annum.
- (e) Interest rates range from 6.35% to 11.00%.
- (f) Maturity dates range from August 2028 to March 2034.
- (g) Comprised of 16 separate loans with original loan amounts ranging from \$3.1 million to \$12.5 million.
- (h) Interest rates range from 7.00% to 14.00%.
- (i) Maturity dates range from June 2025 to October 2053.
- (j) Comprised of three separate loans with original loan amounts ranging from \$0.5 million to \$2.0 million.
- (k) Interest rates range from 6.88% to 12.00%.
- (l) Maturity dates range from October 2026 to December 2030.

The Company reviews payment status to identify performing versus non-performing loans. As of December 31, 2024, the Company had a total of 31 loans, all of which are performing. The Company monitors the credit quality of its notes receivable on an ongoing basis and considers indicators of credit quality such as loan payment activity, the estimated fair value of the underlying collateral, the personal guarantees of the borrower and the prospects of the borrower.

The following table reconciles mortgage loans and other financing receivables from January 1, 2022 to December 31, 2024 (in thousands):

	2024	2023	2022
Balance at January 1,	\$ 130,745 \$	87,359 \$	73,102
Additions:			
New mortgage and other loans	428,121	43,519	75,063
Deductions:			
Loan repayments	(108,297)	(35)	(60,211)
Collections of principal	(103)	(98)	(95)
Allowance for credit losses	(5,500)	-	(500)
Other adjustments	 <u>-</u>	<u>-</u>	_
Balance at December 31,	\$ 444,966 \$	130,745 \$	87,359

CONSENT OF INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM

We hereby consent to the incorporation by reference in the Registration Statements on Form S-3 (No. 333-269102) and Form S-8 (Nos. 333-238131, 333-85659, 333-167265, and 333-184776) of Kimco Realty Corporation of our report dated February 21, 2025 relating to the financial statements, financial statement schedules and the effectiveness of internal control over financial reporting, which appears in this Form 10-K.

/s/ PricewaterhouseCoopers LLP New York, New York February 21, 2025

CONSENT OF INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM

We hereby consent to the incorporation by reference in the Registration Statement on Form S-3 (No. 333-269102) of Kimco Realty OP, LLC of our report dated February 21, 2025 relating to the financial statements and financial statement schedules, which appears in this Form 10-K.

/s/ PricewaterhouseCoopers LLP New York, New York February 21, 2025

CERTIFICATION PURSUANT TO SECTION 302 OF THE SARBANES-OXLEY ACT OF 2002

I, Conor C. Flynn, certify that:

- 1. I have reviewed this Annual Report on Form 10-K of Kimco Realty Corporation;
- 2. Based on my knowledge, this report does not contain any untrue statement of a material fact or omit to state a material fact necessary to make the statements made, in light of the circumstances under which such statements were made, not misleading with respect to the period covered by this report;
- 3. Based on my knowledge, the financial statements, and other financial information included in this report, fairly present in all material respects the financial condition, results of operations and cash flows of the registrant as of, and for, the periods presented in this report;
- 4. The registrant's other certifying officer(s) and I are responsible for establishing and maintaining disclosure controls and procedures (as defined in Exchange Act Rules 13a-15(e) and 15d-15(e)) and internal control over financial reporting (as defined in Exchange Act Rules 13a-15(f) and 15d-15(f)) for the registrant and have:
 - (a) Designed such disclosure controls and procedures, or caused such disclosure controls and procedures to be designed under our supervision, to ensure that material information relating to the registrant, including its consolidated subsidiaries, is made known to us by others within those entities, particularly during the period in which this report is being prepared;
 - (b) Designed such internal control over financial reporting, or caused such internal control over financial reporting to be designed under our supervision, 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;
 - (c) Evaluated the effectiveness of the registrant's disclosure controls and procedures and presented in this report our conclusions about the effectiveness of the disclosure controls and procedures, as of the end of the period covered by this report based on such evaluation; and
 - (d) Disclosed in this report any change in the registrant's internal control over financial reporting that occurred during the registrant's most recent fiscal quarter (the registrant's fourth fiscal quarter in the case of an annual report) that has materially affected, or is reasonably likely to materially affect, the registrant's internal control over financial reporting; and
- 5. The registrant's other certifying officer(s) and I have disclosed, based on our most recent evaluation of internal control over financial reporting, to the registrant's auditors and the audit committee of the registrant's board of directors (or persons performing the equivalent functions):
 - (a) All significant deficiencies and material weaknesses in the design or operation of internal control over financial reporting which are reasonably likely to adversely affect the registrant's ability to record, process, summarize and report financial information; and
 - (b) Any fraud, whether or not material, that involves management or other employees who have a significant role in the registrant's internal control over financial reporting.

Date: February 21, 2025

/s/ Conor C. Flynn Conor C. Flynn

Chief Executive Officer

CERTIFICATION PURSUANT TO SECTION 302 OF THE SARBANES-OXLEY ACT OF 2002

I, Glenn G. Cohen, certify that:

- 1. I have reviewed this Annual Report on Form 10-K of Kimco Realty Corporation;
- 2. Based on my knowledge, this report does not contain any untrue statement of a material fact or omit to state a material fact necessary to make the statements made, in light of the circumstances under which such statements were made, not misleading with respect to the period covered by this report;
- 3. Based on my knowledge, the financial statements, and other financial information included in this report, fairly present in all material respects the financial condition, results of operations and cash flows of the registrant as of, and for, the periods presented in this report;
- 4. The registrant's other certifying officer(s) and I are responsible for establishing and maintaining disclosure controls and procedures (as defined in Exchange Act Rules 13a-15(e) and 15d-15(e)) and internal control over financial reporting (as defined in Exchange Act Rules 13a-15(f) and 15d-15(f)) for the registrant and have:
 - (a) Designed such disclosure controls and procedures, or caused such disclosure controls and procedures to be designed under our supervision, to ensure that material information relating to the registrant, including its consolidated subsidiaries, is made known to us by others within those entities, particularly during the period in which this report is being prepared;
 - (b) Designed such internal control over financial reporting, or caused such internal control over financial reporting to be designed under our supervision, 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;
 - (c) Evaluated the effectiveness of the registrant's disclosure controls and procedures and presented in this report our conclusions about the effectiveness of the disclosure controls and procedures, as of the end of the period covered by this report based on such evaluation; and
 - (d) Disclosed in this report any change in the registrant's internal control over financial reporting that occurred during the registrant's most recent fiscal quarter (the registrant's fourth fiscal quarter in the case of an annual report) that has materially affected, or is reasonably likely to materially affect, the registrant's internal control over financial reporting; and
- 5. The registrant's other certifying officer(s) and I have disclosed, based on our most recent evaluation of internal control over financial reporting, to the registrant's auditors and the audit committee of the registrant's board of directors (or persons performing the equivalent functions):
 - (a) All significant deficiencies and material weaknesses in the design or operation of internal control over financial reporting which are reasonably likely to adversely affect the registrant's ability to record, process, summarize and report financial information; and
 - (b) Any fraud, whether or not material, that involves management or other employees who have a significant role in the registrant's internal control over financial reporting.

Date: February 21, 2025

/s/ Glenn G. Cohen

Glenn G. Cohen Chief Financial Officer

CERTIFICATION PURSUANT TO SECTION 302 OF THE SARBANES-OXLEY ACT OF 2002

I, Conor C. Flynn, certify that:

- 1. I have reviewed this Annual Report on Form 10-K of Kimco Realty OP, LLC;
- 2. Based on my knowledge, this report does not contain any untrue statement of a material fact or omit to state a material fact necessary to make the statements made, in light of the circumstances under which such statements were made, not misleading with respect to the period covered by this report;
- 3. Based on my knowledge, the financial statements, and other financial information included in this report, fairly present in all material respects the financial condition, results of operations and cash flows of the registrant as of, and for, the periods presented in this report;
- 4. The registrant's other certifying officer(s) and I are responsible for establishing and maintaining disclosure controls and procedures (as defined in Exchange Act Rules 13a-15(e) and 15d-15(e)) and internal control over financial reporting (as defined in Exchange Act Rules 13a-15(f) and 15d-15(f)) for the registrant and have:
 - (a) Designed such disclosure controls and procedures, or caused such disclosure controls and procedures to be designed under our supervision, to ensure that material information relating to the registrant, including its consolidated subsidiaries, is made known to us by others within those entities, particularly during the period in which this report is being prepared;
 - (b) Designed such internal control over financial reporting, or caused such internal control over financial reporting to be designed under our supervision, 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;
 - (c) Evaluated the effectiveness of the registrant's disclosure controls and procedures and presented in this report our conclusions about the effectiveness of the disclosure controls and procedures, as of the end of the period covered by this report based on such evaluation; and
 - (d) Disclosed in this report any change in the registrant's internal control over financial reporting that occurred during the registrant's most recent fiscal quarter (the registrant's fourth fiscal quarter in the case of an annual report) that has materially affected, or is reasonably likely to materially affect, the registrant's internal control over financial reporting; and
- 5. The registrant's other certifying officer(s) and I have disclosed, based on our most recent evaluation of internal control over financial reporting, to the registrant's auditors and the audit committee of the registrant's board of directors (or persons performing the equivalent functions):
 - (a) All significant deficiencies and material weaknesses in the design or operation of internal control over financial reporting which are reasonably likely to adversely affect the registrant's ability to record, process, summarize and report financial information; and
 - (b) Any fraud, whether or not material, that involves management or other employees who have a significant role in the registrant's internal control over financial reporting.

Date: February 21, 2025

/s/ Conor C. Flynn Conor C. Flynn

Chief Executive Officer

CERTIFICATION PURSUANT TO SECTION 302 OF THE SARBANES-OXLEY ACT OF 2002

- I, Glenn G. Cohen, certify that:
- 1. I have reviewed this Annual Report on Form 10-K of Kimco Realty OP, LLC;
- 2. Based on my knowledge, this report does not contain any untrue statement of a material fact or omit to state a material fact necessary to make the statements made, in light of the circumstances under which such statements were made, not misleading with respect to the period covered by this report;
- 3. Based on my knowledge, the financial statements, and other financial information included in this report, fairly present in all material respects the financial condition, results of operations and cash flows of the registrant as of, and for, the periods presented in this report;
- 4. The registrant's other certifying officer(s) and I are responsible for establishing and maintaining disclosure controls and procedures (as defined in Exchange Act Rules 13a-15(e) and 15d-15(e)) and internal control over financial reporting (as defined in Exchange Act Rules 13a-15(f) and 15d-15(f)) for the registrant and have:
 - (a) Designed such disclosure controls and procedures, or caused such disclosure controls and procedures to be designed under our supervision, to ensure that material information relating to the registrant, including its consolidated subsidiaries, is made known to us by others within those entities, particularly during the period in which this report is being prepared;
 - (b) Designed such internal control over financial reporting, or caused such internal control over financial reporting to be designed under our supervision, 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;
 - (c) Evaluated the effectiveness of the registrant's disclosure controls and procedures and presented in this report our conclusions about the effectiveness of the disclosure controls and procedures, as of the end of the period covered by this report based on such evaluation; and
 - (d) Disclosed in this report any change in the registrant's internal control over financial reporting that occurred during the registrant's most recent fiscal quarter (the registrant's fourth fiscal quarter in the case of an annual report) that has materially affected, or is reasonably likely to materially affect, the registrant's internal control over financial reporting; and
- 5. The registrant's other certifying officer(s) and I have disclosed, based on our most recent evaluation of internal control over financial reporting, to the registrant's auditors and the audit committee of the registrant's board of directors (or persons performing the equivalent functions):
 - (a) All significant deficiencies and material weaknesses in the design or operation of internal control over financial reporting which are reasonably likely to adversely affect the registrant's ability to record, process, summarize and report financial information; and
 - (b) Any fraud, whether or not material, that involves management or other employees who have a significant role in the registrant's internal control over financial reporting.

Date: February 21, 2025

/s/ Glenn G. Cohen Glenn G. Cohen Chief Financial Officer

Pursuant to 18 U.S.C. § 1350, as adopted pursuant to Section 906 of the Sarbanes-Oxley Act of 2002, the undersigned officer of Kimco Realty Corporation (the "Company") hereby certifies, to such officer's knowledge, that:

- (i) the accompanying Annual Report on Form 10-K of the Company for the year ended December 31, 2024 (the "Report") fully complies with the requirements of Section 13(a) or 15(d) of the Securities Exchange Act of 1934; and
- (ii) the information contained in the Report fairly presents, in all material respects, the financial condition and results of operations of the Company.

Date: February 21, 2025

/s/ Conor C. Flynn

Conor C. Flynn Chief Executive Officer

Pursuant to 18 U.S.C. § 1350, as adopted pursuant to Section 906 of the Sarbanes-Oxley Act of 2002, the undersigned officer of Kimco Realty Corporation (the "Company") hereby certifies, to such officer's knowledge, that:

- (i) the accompanying Annual Report on Form 10-K of the Company for the year ended December 31, 2024 (the "Report") fully complies with the requirements of Section 13(a) or 15(d) of the Securities Exchange Act of 1934; and
- (ii) the information contained in the Report fairly presents, in all material respects, the financial condition and results of operations of the Company.

Date: February 21, 2025

/s/ Glenn G. Cohen

Glenn G. Cohen Chief Financial Officer

Pursuant to 18 U.S.C. § 1350, as adopted pursuant to Section 906 of the Sarbanes-Oxley Act of 2002, the undersigned officer of Kimco Realty OP, LLC ("Kimco OP") hereby certifies, to such officer's knowledge, that:

- (i) the accompanying Annual Report on Form 10-K of Kimco OP for the year ended December 31, 2024 (the "Report") fully complies with the requirements of Section 13(a) or 15(d) of the Securities Exchange Act of 1934; and
- (ii) the information contained in the Report fairly presents, in all material respects, the financial condition and results of operations of Kimco OP.

Date: February 21, 2025

/s/ Conor C. Flynn

Conor C. Flynn Chief Executive Officer

Pursuant to 18 U.S.C. § 1350, as adopted pursuant to Section 906 of the Sarbanes-Oxley Act of 2002, the undersigned officer of Kimco Realty OP, LLC ("Kimco OP") hereby certifies, to such officer's knowledge, that:

- (i) the accompanying Annual Report on Form 10-K of Kimco OP for the year ended December 31, 2024 (the "Report") fully complies with the requirements of Section 13(a) or 15(d) of the Securities Exchange Act of 1934; and
- (ii) the information contained in the Report fairly presents, in all material respects, the financial condition and results of operations of Kimco OP.

Date: February 21, 2025

/s/ Glenn G. Cohen Glenn G. Cohen

Chief Financial Officer

	GLA		000'09	208,000			45 163	151 457	10+,101	103 909	62,501	110 627	251,361	87 838	200,50	32,725	40.264	49,364	55.255	26,381			28,500		64,500	45,121			(114)	01,145	40,723			157,019	78,087	37,440	2,,	30,800	000,09		757 44	36 110	54.239	43,235	Ļ	47,616	42,000	17.508	29,657	57,817	35,787	
GROCER	TENANT NAME		WHOLE FOODS MARKET	WALMART TARGET (4)			WALMART NEIGHBORHOOD MARKET	TARGET (4)	IANGEI (+)	RANCH MARKET (4)	SAFFWAY	WALMART	WALMART	EPV'S FOOD & DRIES STORE	SPROUTS FARMERS	MARKET	SAFFWAY	SAFEWAY FRV'S FOOD & DRIIG STORE	SAFEWAY	AJ'S FINE FOOD			SPROUTS FARMERS MARKET		SAFEWAY	SAFEWAY			THE PARTY OFFICE OF TOTAL PRINCE	FRI S FOOD & DRUG STOKE	SAFEWAY			costco	EL SUPER PAI BH'S	STATER BROTHERS		SUPERIOR GROCERS	RALEY'S		WALMART NEIGHBORHOOD MARKET	SAFEWAY	FOOD MAXX	STATER BROTHERS		SMART & FINAL	ON THE STATE OF THE CASE	99 KANCH MAKKET (4) ALDI	99 RANCH MARKET	SAFEWAY	H MART	TATAL TATAL
	GLA			102,589				40.734	73 190	24.150	107,17	25,666	62,322							12,114		11,144	28.033		13,813				16,235	11,324	10,800			i d	27,200	10,210	29.025			16,610	21.890	21,670	25.002			15,494	30,809	100,000	200,00	39,050	31,060	
MAJOR LEASES	TENANT NAME	77777		HOME DEPOT				NACI				MICHAELS								MY SISTER'S CLOSET		15,238 URBAN OUTFITTERS	PETSMART		CVS				ACE HARDWARE	DOLLAR IREE	DOLLAR TREE			4000	ROSS DRESS FOR LESS BINIT EITNIESS	DOLLAR TREE				DOLLAR TREE	SSO I does so do sso d	NOSS DAESS I ON LESS	REI					HOME DEFOI		ROSS DRESS FOR LESS	ROSS DRESS FOR LESS	Contract Con
MAJOR	GLA		15,533	170,000		10,000		53 084	98.054	141 659	(00,111	25,666	149,609	22.403	2,12			12 000	16.853	16,856		15,238	34.255		15,147	24,519	32,306		29,331	15,000	14,000		:	13,472	18 235	17 459	64.039	10,000	13,923	27,000	110.861	14 335	38.250			35,000	32,000	111,348	010,010	109,000	32,000	
	TENANT NAME		100.0 MY SISTER'S ATTIC	98.6 BASS PRO SHOPS OUTDOOR WORLD		100.0 PETER PIPER PIZZA		90.1 08 3 TIPBAN AIP	78.3 ONBAIN AIN	100.0 DONEHOLON		100 0 MICHAELS	96.8 AMERICAN FURNITURE WAREHOUSE	HOZ AZS 0 001				100.0 100.0 DOLL AR TREE	00:0 DOLLAN INEE	96.8 CVS	MOUNTAINSIDE FITNESS EXECUTIVE	97.3 CLUB	100.0 TJ MAXX		98.5 OFFICEMAX	100.0 CVS	92.6 PHY SIQ FITNESS		96.9 EOS FITNESS	96.6 PELCO 81.5	95.8 WORKOUT ANYTIME		1	96.6 JOANN	98.5 CRUNCH FILNESS	100.0 HARBOR FREIGHT TOOLS	89.4 BEST BUY	00.0 DOLLAR TREE	94.6 ACE HARDWARE	73.0 MARSHALLS	96.2 HOME DEPOT	100 0 24 HOUR FITNESS	93.0 EVANS FURNITURE GALLERIES (2)			89.2 24 HOUR FITNESS	98.6 MAKSHALLS	99.7 COSTCO 99.5 LOWE'S HOME CENTER		92.3 HOME DEPOT	100.0 MARSHALLS	
	PERCENT LEASED (1)	Ē	100.0	98.6		100.0	1 96	90.1	100.0	1000	90.3	100 0	8.96	0.001	0.001	100.0	0001	100.0	98.6	8.96		97.3	100.0		98.5	100.0	92.6		96.9	90.0	95.8			9.96	0.86	100.0	89.4	100.0	94.6	73.0	7 90	1000	93.0	8.96		89.2	98.6	99.7	91.6	92.3	100	
		(:: ::>c)	129,822	1,104,872		45,751	599 88	177 078	218 608	226 591	131 621	184 292	837,864	132 731	102,501	61,102	200	90,264	153 739	101,685		93,334	144.427	i	190,493	107,680	62,285		82,507	136,441	96,697		!	182,073	342,245	105 338	113,233	75,486	162,026	158,431	212 754	100 097	244.950	73,352		310,612	218,552	277.603	126.296	555,171	154,428	
	YEAR DEVELOPED LEASABLE OR AREA PORTFOLIO ACOUIRED (SOJET.)		2021	2005		2021	1000	2021	1008	1908	1997	2011	2015	1000	1101	2021	1000	2021	2021	2021		2021	2021		OIP 2021	2012	2011		2021	2021	2021			8661	2021	PR11 2006		2021	2021	2014	1008	2021	2021	2008		2021	5107	1998 KIR 2000			PRU 2006	
	BUILDING NAME POF		RAINTREE RANCH CENTER	MESA RIVERVIEW RED MOUNTAIN GATEWAY	MONTE VISTA VILLAGE	CENTER	ENTRADA DE OBO PI AZA	NORTH VALLEY S.C.	METRO SOLIARE	PI AZA DEI SOI	PI AZA @ MOUNTAINSIDE	VIII AGE CROSSROADS	CHRISTOWN SPECTRUM	CAMELBACK VILLAGE		SQUAW PEAK PLAZA	MADISON VILLAGE	MAKKE IPLACE FOLINTAIN PLAZA	SCOTTSDALE HORIZON	DESERT VILLAGE	SCOTTSDALE	WATERFRONT	CAMELBACK MILLER PLAZA	THE SUMMIT AT	SCOTTSDALE	BELL CAMINO CENTER	COLLEGE PARK S.C TEMPE	BROADWAY	MARKETPLACE	SHOPPES AT BEARS PATH	MADERA VILLAGE		COSTCO PLAZA -	ALHAMBRA	ANAHEIM PLAZA	SYCAMORE PLAZA	LAKEWOOD PLAZA	CENTERWOOD PLAZA	SOUTHAMPTON CENTER	NORTH COUNTY PLAZA	MADISON PLAZA	580 MARKET PLACE	CHICO CROSSROADS	LABAND VILLAGE S.C.	CHINO HILLS	MARKETPLACE	280 METRO CENTER	COVINA HILLS PLAZA COVINA TOWN SOLIARE	CUPERTINO VILLAGE (3)	WESTLAKE S.C.	DUBLIN RETAIL CENTER	
	LOCATION	ARIZONA	CHANDLER	MESA		MESA	OBOVALIEV	ONO VALLET	PHOENIX	PHOENIX	PHOFNIX	PHOENIX	PHOENIX	PHOENIX	NA COLORES	PHOENIX	MINEOLIA	SCOTTSDALE	SCOTTSDALE	SCOTTSDALE		SCOTTSDALE	SCOTTSDALE		SCOTTSDALE	SUN CITY	TEMPE		TEMPE	TICSON	TUCSON	CALIFORNIA		ALHAMBRA	ANAHEIM	ANAHEIM	BELLFLOWER	BELLFLOWER	BENICIA	CARLSBAD	CAPMICHAEL	CASTRO VALLEY	CHICO	CHINO HILLS		CHINO HILLS	COLMA	CORONA	CUPERTINO	DALY CITY	DIBLIN	

		GLA	56,435	40,000	55 747	54.741	48,000	62,418	22.000	70000	23,334	40,800	000	47,199	761,111	55,342	112,739	38,950			068 09	39 348	51,199		100 61	12,881	17,700	132,067	45,000	55,146	38,359	153,095	193,00/	19,225	10.439		39,981	00,284		59,139	000	50,130	44.602	74,092	21,687	44,296			60,913	57,897	52,640
GROCER		GLA TENANT NAME	BEL A		24,/29 VOINS	30 000 SAFEWAY			99 BANCH MARKET	LAS MONTANAS	SUPERMARKET	16,609 VONS		26,5// ALBERTSONS (4)		SAFEWAY		18,000 FOOD 4 LESS 24 693 TR A DEP 10F'S		46,270	100 238 RALEY'S			000.00	30,000	19,085 SAFEWAY			27,471 AMAZON FRESH(4)	SAFEWAY		50,000 COSTCO	SPROUTS FARMERS	30,619 MARKET	NAMASTE PLAZA INDIAN SUPERMARKET		VONS	ALBERTSONS		25,653 SAFEWAY	SPROUTS FARMERS	19,020	18 520 CA FEWAY (4)		12,620 ALDI	ALBERTSONS (4)	10,000			27,895 FOOD MAXX	29,650 FOOD 4 LESS
MAJOR LEASES		TENANT NAME		BURLINGTON	KUSS DKESS FOR LESS	ROSS DRESS FOR LESS	PLANET FITNESS					CRUNCH FITNESS		U.S. PUSTAL SERVICE STAPI ES	CINITES		DOLLAR TREE	PLANET FITNESS I ANDMARK THEATRES		HOBBY LOBBY	HOME DEPOT				ROSS DRESS FOR LESS	RITE AID			ROSS DRESS FOR LESS		COCTO DECIONAL OFFICE	COSI CO REGIONAL OFFICE		HOMEGOODS						TOTAL WINE & MORE		16,000 26,706 MICHAELS	ACEHADDWABE	ACE HAND WANE	DOLLAR TREE		PETCO			GOODWILL INDUSTRIES	MACT S TEMEKU CINEMAS
MAJOR		GLA	22,000	26,943	21 440	30.028	24,437	25,988	19.300	0000	29,300	20,120	000	27.764	1,14	23,077	24,000	33 320		105,000	116 000	32 400	15,708	000 00	38,902	24.246	26,210	42,509	55,377		120.021	796,071		31,152				225 919		36,139	00,00	26,706	05,000	7,000	24,100	:	10,709	134,400	12,100	28,106	86,479
	JE PERCENT		35 100.0 24 HOUR FI		203 93.9 LA FII NESS 75.1 BITE AID	7.08			65.987 100.0 DAISO JAPAN		74,876 93.5 DOLLAR TREE	805 98.5 CVS		513 99.0 UFC GYM 872 05.3 MADSHATTS		59	65	160 87.0 DD'S DISCOUNTS 643 93.6 CPLINCH FITNESS		489 100.0 ALTAMED	530 100 0 TARGET					93,810 97.2 LAMPS PLUS (68.231 93.4 ROSS DRESS FOR LESS		1				74.400 100.0 PRICE SELF STORAGE 100.0		853 98.3 TJ MAXX	169 100.0			/41 94.8 919 100.0 NORDSTROM		210,666 97.9 MARSHALLS 58,939 100 DOLLAR TREE		151,821 99.8 WALGREENS 95,255 88.1 ROSS DRESS FOR LESS					46,147 91.4 ULTA	400 100.0 HOME DEPOT		569 97.8 ROSS DRESS FOR LESS	
	LEASABL	(SQ.FT.)	137,035	128,740	150 865	504.666	129,916	165,554	65.6		74,	148,805	,	264,513	77077	119,5	104,1	151,160		251,489	349 530	163 941	133,485	, , ,	353,004	168.231	122,070	45,8	188,493	81,171	117,4	27.400	÷,	205,8	48.1		156,775	725 919		210,666	, ,	151,821	142 508	142,	111,083	34,8	46,]	134,400	102,478	194,569	342,000
	R PED	OK ACQUIRED	2006	2021	2006	2007	2021	2021	2006	2000	2016	2006	900	2014	107	2015	2006	2010		2000	2006	2002	2009	7000	2006	2014	2005	2009	2014	2015	2000	2010	5002	2006	2007		2015	2012		2021	1202	2006	2001	1707	2021	2021	1999	1998	2005	2021	1999
		PORTFOLIO	PRU		PRO	PRU			PRU								PRU			KIR				Tidd	PRU	PKU					KIR	25		PRU				VIO				PRU					KIR				KIR
		BUILDING NAME PC	BEL AIR VILLAGE S.C.	EL CAMINO PROMENADE	DEL NORIE PLAZA	FREMONT HUB	BROOKVALE S.C.	GATEWAY PLAZA (3)	GARDENA GATEWAY CENTER	(v) daminab adioxidado	CREEKSIDE CENTER (3)	MARINA VILLAGE	LA MIRADA THEATER	I A VERNETOWNE CENTER	LINCOLN HILLS TOWN	CENTER	PLAZA 580 S.C.	KENNETH HAHN PLAZA 8000 SI INSET STR IB S C	MONTEBELLO TOWN	SQUARE	SOUTH NAPA MARKET PI ACE	PLAZA DI NORTHRIDGE	NOVATO FAIR S.C.	TITHOLK OLDERAND TH	EL CAMINO NOR I H	LINDA MAR S.C.	POWAY CITY CENTRE	REDWOOD CITY PLAZA	STANFORD RANCH	CROCKER RANCH	VISTA BALBOA CENTER	MOKENA PLAZA	CANMEL MOONI AIN FEAZA	LOMA SQUARE	BLACK MOUNTAIN VILLAGE	RANCHO PENASQUITOS	TOWNE CTR.	FASHION VALLEY SC	STEVENS CREEK CENTRAL	S.C. CAMBRIAN PARK PLAZA (3)	CHATTER CHATTER IS 124	SILVER CREEN PLAZA FASHION FAIRE PLACE	GREENHOUSE MA BY ETPI A CE	RANCHO SAN MARCOS	VILLAGE (3)	SAN MARCOS PLAZA	MAGNOLIA SQUARE S.C.	HOME DEFO! PLAZA - SANTA ANA	FULTON MARKET PLACE	STONY POINT PLAZA	PALM PLAZA S.C.
		LOCATION	ELK GROVE	ENCINITAS	EBEEDOM	FREEDOM	FREMONT	FREMONT	GARDENA	Od ANNA ATT	HAYWARD	BEACH		LA MIKADA I A VERNE	TWT, LT	LINCOLN	LIVERMORE	LOS ANGELES		MONTEBELLO	NAPA	NORTHRIDGE	NOVATO	HOLDINATION	OCEANSIDE	PACIFICA	POWAY	REDWOOD CITY	ROSEVILLE	ROSEVILLE	SAN DIEGO	SAN DIEGO	SAIN DIEGO	SAN DIEGO	SANDIEGO		SAN DIEGO	SAN DIEGO SAN DIEGO		SAN JOSE	HOOLING	SAN LEANDRO	OBUINATINAS	SAIN LEANDRO	SAN MARCOS	SAN MARCOS	SAN RAMON	SANTA ANA	SANTA ROSA	SANTA ROSA	TEMECULA

	i	GLA	25 647	10 004	29,572	40.300	40,300	36.400		60,550	025 570	69,445	50,000	;	52,610	02,010	6	128,000	56,959		18,405	53,208	095'92	00060	04.000	74,788	21,236	77,696	49,788	64,532	152,000	;	46,669	001,001	19,927	109,920	1000	40,/04	58,236		40,000	16,484	21,782		107,648		44,684			31,998 24,500
GROCER			SPROUIS FARMERS 28 MARKET			A P / Mild P O	SAFEWAY			59 WHOLE FOODS MARKET	48 PAIDH'S	KALFH S H MART			85 VONS SAFEWAY	TO THE PARTY		TARGET (4)	KING SOOPERS (4)		LOCAVORE	SAFEWAY (4)	KINGSOOPERS		SPROUTS FARMERS					SI KING SOOPERS KING SOOPERS			84 BIG Y WAI MART		38 ALDI	65 BJ'S WHOLESALE CLUB		SIOF & SHOP	00 SHOPRITE			00 AROMA MARKET	12 THE FRESH MARKET		06 TARGET (4)		47 PUBLIX	55	SPROUTS FARMERS	
		GLA	88 728	42 575	Î		=	11,000		68,159	63,748		35,000		137,985			08 140	1,02						č	78,000	21,323	30,000	9 01	19,831	40,000		10,284	35,834	47,738	48,265			RE 36,000		23,990	10,000	38,312	51,195	25,106		20,347	30,107		33,330 14,901
MAJOR LEASES		TENANT NAME	S, THO X	TIECGYM			STREET HIM I HIMOSOS	GOODWILL INDOSTRIES PETCO		AMC THEATRES	НОВВУ ГОВВУ		REGENCY THEATRES		SEAKS			TIMAXX	TAXAXAX						Series Stand Hitter Chicog	ZONE ATHLETIC CLUBS	MICHAELS	TJ MAXX	A DO THE THE COLOR	25,26/ ARC THRIFT STOKES	55,455 BURLINGTON		FIVE BELOW	NORDSTROM RACK	BURLINGTON	DICK'S SPORTING GOODS			RAYMOUR & FLANIGAN FURNITURE		DSW	DOLLAR TREE	LA FITNESS	BURLINGTON	ROSS DRESS FOR LESS		STAPLES	STAPLES		55,000 SCANDINAVIAN DESIGNS 82,136 CHUCK E CHEESE
MAJOR		GLA	221 639	43 595			003.71	16,520		134,639	98,064	17.962	102,220		141,900	000,01		30.187	20,107				18.800	2006	21017	04,815	27,974	33,450	25.30	/97,67	55,455		30 954	51,240	89,750	111,500			42,443		38,292	33,575	45,962	103,479	40,000		32,265	54,865		55,000 82,136
		TENANT NAME	100 0 WAI MART	97 1 BITRI INGTON	7		8/.6 94.3 Characttermess	84.3 CKUNCH FILINESS 100.0 MICHAELS		95.6 TARGET	91.5 HOME DEPOT	91.0 CVS 96.7 HOWARD'S	94.5 HOME DEPOT		99.3 IARGEI 94.3 CVS			8/.5 08 4 POSS DRESS FOR LESS	1	1	0	_	99.2 ACE HARDWARE	0	a second	95.2 UKBAN AIK	100.0 BURLINGTON	98.7 ACE HARDWARE	9 S Pri Anner Erranness	99.2 PLANET FILNESS 98.9	84.6 REGAL CINEMAS		94.6 KOHL'S 100 0 MARSHATTS	100.0 BURLINGTON	82.6 WALMART	98.7 HOME DEPOT		٥	100.0 BURLINGTON		100.0 PGA TOUR SUPERSTORE	99.2 ROSS DRESS FOR LESS	100.0 DICK'S SPORTING GOODS	98.6 BEALLS	98.1 BOWLERO	0	98.4 ROSS DRESS FOR LESS	95.5 JOANN 96.1 DICK'S SPORTING GOODS		98.4 HOBBY LOBBY 100.0 AT HOME
	PERCENT LEASED	Ξ																			_	87.7		_			_											90.0												_
	LEASABLE AREA	(SQ.FT.)	\$19.018	270,749	26,553	01 440	81,449	195,415		687,683	273,149	205.066	417,567		123 427	77.671		127,641	42,977	53,426	18,405	62,603	144.553	7,650	100	404,097	138,818	208,092	82,581	191,268	333,342		190,738	210,305	345,679	338,666	03 457	93,430	165,792		192,090	117,597	261,476	195,786	143,785	42,030		248.348		267,819 168,863
		PORTFOLIO ACQUIRED	2010	2000	2006	5100	2015	2006 2006		2018	2006	2006	2021		2017	1107		2013	1998	8661	1998	2021	2021	1998	2004	7074	2012	2011	8661	2011	2021	į	2000	1998	2016	1998	0100	2012	2014		1998	2021	2024	1999	2001	2015	2015	2005		2021 2024
		PORTFOLIC	CPP	KIR					į	OJV	PRU	PRU																					KIR										R2G	KIR	KIR					
		BUILDING NAME	REDHAWK TOWNE CENTER	TORRANCE PROMENADE	TRUCKEE CROSSROADS	GATEWAY AT DONNER	PASS 1 ADMINI COLLADE C.C.	TUSTIN HEIGHTS S.C.	THE DISTRICT @ TUSTIN	LEGACY	MOUNTAIN SQUARE	PAVILIONS PLACE	WESTMINSTER CENTER	WHITTWOOD TOWN	CENTER TAKEWOOD VII LAGE		NORTHRIDGE S.C. –	ARVADA	OUINCY PLACE S.C.	EAST BANK S.C. (3)	WEST 38TH STREET S.C.	LOWRY TOWN CENTER	EDGEWATEK MARKETPLACE	ENGLEWOOD PLAZA (3)	TO A THUS HOUSE A THEOLOGY	FRONI RANGE VILLAGE			HERITAGE WEST S.C.	CROSSING AT STONEGATE	RIVER POINT AT SHERIDAN		BRANHAVEN PLAZA NEWTOWN S C	WESTFARM S.C.	HAMDEN MART	HOME DEPOT PLAZA - NORTH HAVEN	WILTON RIVER PARK S.C.	(c)	BRANDYWINE COMMONS II		RENAISSANCE CENTRE	BOCA LYONS PLAZA	MISSION BAY PLAZA	BOYNTON WEST S.C.	PLAZA AT BRANDON TOWN CENTER	SHOPS AT SANTA BARBARA	CORAL POINTE S.C.	COUNTRYSIDE CENTRE		SUNSET POINT 19 S.C. CYPRESS POINT
		LOCATION	TEMECIII.A	TORRANCE	TRUCKEE	HANDING	TRUCKEE	NIISOL		TUSTIN	UPLAND	WESTMINSTER	WESTMINSTER		WINDSOR	COLORADO		ARVADA	AURORA	AURORA	DENVER	DENVER	EDGEWATER	ENGLEWOOD	STATE TO HACE	FORI COLLINS	GREELEY	HIGHLANDS RANCH	LAKEWOOD	PARKER	SHERIDAN	CONNECTICUT	BRANFORD	FARMINGTON	HAMDEN	NORTH HAVEN	WAT TON	WILLION DELAWARE	WILMINGTON	FLORIDA ALTAMONTE	SPRINGS	BOCA RATON	BOCA RATON	BOYNTON BEACH	BRANDON	CAPECORAL	CAPECORAL	CLEARWATER		CLEARWATER CLEARWATER

PORTFOLIO AG OLV R2G OLV				VEAD				MAJOR LEASES	EASES		GROCER	
ROY 2011 TOWN	≂		PORTEOL	DEVELOPED I O ACOURED	E	PERCENT LEASED	EN AN EN AN EN	4 15	TENANT	4 15	ENAN ENAN EN	4 15
Page 1971 Page 1972 Page	1 (1)		OJV	2021	178,301	95.6 ROSS DRE	SS FOR LESS	87	١	26,000		
11.25 11.25 12.2	()	ORAL CREEK SHOPS	R2G	2024	112,736	95.1					PUBLIX	42,112
Page 1985 Page 1981 Page		EMBASSY LAKES		2021	131,751	80.2 DOLLART	REE	11,126			BRAVO SUPERMARKET	46,328
Page 1971 Page		CORAL SQUARE PROMENADE		1994	55,089	100.0 BIG LOTS						
MANUEL PRINCE MANUEL PRINC		MAPLEWOOD PLAZA		1997	86,342	100.0 TJ MAXX			ISCOVERY CLOTHING CO.		A delight of the court of the c	
OTHER PALES AND THE STATES AND THE STATES AND PALES AND THE STATES AND PALES AND THE STATES AND THE STA		DANIA POINTE		2016	740,630	86.4 BRANDSM	ART U.S.A		EGAL CINEMAS		SPROUIS FARMERS MARKET	29,645
Part No. 1962 Part No. 196		SHOPPES AT DEERFIELD		2021	409,227	95.6 BURLINGT	NO.		ARAGON THEATERS		PUBLIX	42,112
Page		AARKETPLACE OF DELRAY		2024	213,202	89.7 ROSS DRE	SS FOR LESS		FFICE DEPOT	26,500		
		Trkess creek SIATION 3)		2009	200 105	96 5 REGAL CIT	SEMAS		A FITNESS	48 479		
Oth 1972 1975-54 1000 TARGET 1945 GHWYCOM 100.25 PUBLIX 1000 TARGET 1945 GHWYCOM 1972 1960 1972 1960 1972 1960 1972 1972 1960 1972		DAKWOOD PLAZA NORTH		2016	898,913	96.3 HOME DEF	OT		J'S WHOLESALE CLUB		NET COST MARKET	24.950
Oth 1972 366644 989 NAKSEMLIS 29575 HOMEGOODS 255.66 989 NAKSEMLIS 2000 DANN AMERICAN PREDENT APPLIANCE 2010 255.56 989 BONGSENSE 2000 DANN AMERICAN PREDENT APPLIANCE 2010 DANN AMERICAN PREDENT APPLIANCE 2020 DANN AMERICAN AM		HOLLYWOOD HILLS PLAZA	OIP	2021	377,543	100.0 TARGET			HEWY.COM		PUBLIX	42,112
ONY 1972 366 of 1000 DIAMAN AMERICAN REGISTE 26/37 MARTICAN REGISTE 26/37 MARTICAN REGISTE 26/37 MARTICAN REGISTER 36/37 MARTICAN REGISTER <td></td> <td>HOMESTEAD TOWNE</td> <td></td> <td>!</td> <td></td> <td></td> <td></td> <td></td> <td></td> <td></td> <td></td> <td></td>		HOMESTEAD TOWNE		!								
1972 3.00 10.00		SQUARE	OJV	1972	205,614	98.9 MARSHAL	rs		OMEGOODS		PUBLIX	56,077
2010 257,566 98.9		HOMESTEAD-WACHTEL		1972	3.600	100.0					PUBLIX (4)	56.077
2010 2375-36 89 DAMERIONE 36.00 PURTURE MATTRES 28.00 0.0Y 2021 36.06 INDAKENDE 50.00 HANKER 8.94 STRUIK 0.0Y 2021 36.36 MAJAKAR I 3.00 HANKER 15.00 MAJAKAR I 2.00 0.Y 2021 36.36 9.80 STRUIK STOR LESS 3.00 HANKER 15.00 MAJAKAR I 1 15.00 MAJAKAR I 1 15.00 MAJAKAR I 1 15.00 MAJAKAR I 2.00 HANKER 1.00 HANKER 1.00 <td></td> <td></td> <td></td> <td></td> <td></td> <td></td> <td></td> <td>A</td> <td>MERICAN FREIGHT - APPLIANCE</td> <td></td> <td></td> <td></td>								A	MERICAN FREIGHT - APPLIANCE			
OV 2021 366,560 1000 ANA 2020 ASSIST MORE STREAM NAME 2000 ANA 4484 NEBLY CF OV 2021 85,568 600 TMAXX 28,000 HOMENGODS 45,500 MAAAART61 18,000 MAAAAART61 18,000 MAAAAART61 18,000 MAAAAART61 18,000 MAAAAART61 18,000 MAAAAAAAAAAAAAAAAAAAAAAAAAAAAAAAAAA		RIVERPLACE S.C.		2010	257,566	98.9 HOMESEN	SE		URNITURE MATTRESS	28,020		
ODY 2021 92.38 1001 MAXX 2021 92.38 1001 MAXX 13.18 PHTO 1001 MAX 2021 14.114 20.00 62.126 98.4 SBRESPOREES 3.18 PHTO 1001 MAX 1001 MAX <td></td> <td>ARGYLE VILLAGE</td> <td></td> <td>2021</td> <td>306,506</td> <td>100.0 SERVICE N</td> <td>4ERCHANDISE</td> <td></td> <td>JANN</td> <td></td> <td>PUBLIX</td> <td>51,420</td>		ARGYLE VILLAGE		2021	306,506	100.0 SERVICE N	4ERCHANDISE		JANN		PUBLIX	51,420
CD V 2021 SSS,158 94 DROS DRESS POR REES 41870 PRIOD 1877 PRIO	~	ATLANTIC WEST	OJV	2021	92,268	100.0 TJ MAXX			IOMEGOODS		WALMART (4)	206,265
King 2004 44-104 4-94 DRIBLY 4-96 DUBLINGOON 4-500 ALDIA (A)		KERNAN VILLAGE		2021	85,158	94.9 ROSS DRE	SS FOR LESS		ETCO		WALMART (4)	206,265
KIR 2004 144,114 8.9.9 HOBBIT HOBBIT 55.00 DICK STOCKING COLDS 44,000 ALDIA 2004 164,614 9.9.9 HOBBIT HOBBIT 53.71 ROSES FOR LESS 53.00 PUBLIX 2004 176,473 9.9.9 HOBBIT HOBBIT 53.71 ROSES FOR LESS 53.00 PUBLIX 1968 17,147 9.9.9 HOBBIT HOBBIT 35.71 ROSES FOR LESS 53.00 PUBLIX 1968 17,157 100.0 LOI TIME FORTER 35.40 BURLANGTON 25.12 ALDIA 2017 17,167 100.0 LOI TIME FORTER 35.40 BURLANGTON 25.12 ALDIA 2018 17,167 100.0 LOI TIME FORTER 10.00 ALDIA MALCREENS 10.00 BURLANGTON 25.12 ALDIA 2019 107 10.00 10.00 ALDIA ALDIA ALDIA ALDIA 2010 10.00 10.00 ALDIA ALDIA ALDIA ALDIA ALDIA ALDIA 2011 10.00 ALDIA ALDIA <td>_</td> <td>RIVER CITY MARKETPLACE</td> <td></td> <td>2024</td> <td>632,050</td> <td>98.0 ASHLEY</td> <td></td> <td></td> <td>URLINGTON</td> <td></td> <td>BJ'S WHOLESALE CLUB</td> <td>103,005</td>	_	RIVER CITY MARKETPLACE		2024	632,050	98.0 ASHLEY			URLINGTON		BJ'S WHOLESALE CLUB	103,005
NR 2000 104051 246-222 99.3 PIGENTOBEN 25.71 ROSE DRESS FOR LESS 36.346 PUBLIX 2011 104.25 99.3 PIGENTOBEN 25.71 ROSE DRESS FOR LESS 26.346 PUBLIX 2011 201	- 1	PAKK WAY SHOPS		2024	144,114	98.9 HOBBY LC	IBBY		ICK'S SPORTING GOODS		ALDI (5)	26,454
1968 170,473 98.3 RIGARIA SOUTIERY 28,47 UPCCYM 25,121 ALDIN 170,475 98.3 RIGARIA SOUTIERY 28,47 UPCCYM 25,121 ALDIN 20,24 UPCLIA 25,1429 100.00 LA PHINSS 23,590 BURINGTON 20,224 PUBLIX GY 20,21 21,429 2		IKADEWINDS S.C.	KIK	2000	160,651	94.9 BURLINGI	ON		J MAXX		PUBLIX	64,080
1948 131,054 100.0 OLDTIME POTTERY 2,549 BURINGTON 2,512 ALDIN 1950 131,054 100.0 OLDTIME POTTERY 3,540 BURINGTON 3,512 ALDIN 1950 131,056 94.6 BURINGTON 3,540 BURINGTO	~ P	MERCHAIN IS WALK		2001	170,322	99.3 HUBBI LU	IDD I		COS DRESS FOR LESS	24,000		
1985 131,1667 1000 OLD TIME POTTERY 58,374 UFCOYM 21,121 ALD) 1987 131,667 1000 OLD TIME POTTERY 25,291 UFCOYM 23,409 URLIANCTON 24,499 URLIANCT		VILLAGE LAKES S.C.		+ 707	1/0,4/3	96.3 BEALLS U	o i EE i		IAKSHALLS	600,47		
1992 221,429 1000 LAFTHERSS 33,490 BIRLINGTON 39,234 PUBLIX 1914 181,576 944 BIRLINGTON 24,480 STAPLES 23,500 PUBLIX (4) 1914 181,576 944 BIRLINGTON 24,480 STAPLES 23,500 PUBLIX (4) 1915 185,737 99,28 RADAL 100.00 SURF STYLE 69,900 WALGREENS 15,234 PUBLIX (4) 1986 87,790 100.00 ROUTH HACH HALD 103,14 PUBLIX 15,214 PUBLIX 100.00 VOUTH HACH HALD 104,00 PUBLIX 100.00 PUBLIX 11,400 PUBLIX 100.00 PUBLIX 100.		AVENUE		1968	131.067	100.0 OLD TIME	POTTERY		FCGYM		ALDI	20.800
1974 181,576 944 BRILLIS 35.500 REGAL CNEMAS 20.21 POBLIK DE INCREDINGE 1974 181,576 946 BRILLIS 35.906 REGAL CNEMAS 25.90 POBLIK DE INCREDINGE 20.01 107,816 100.00 SURF STYLE 25.906 WALGREENS 25.906 WALGREENS 25.907 WINN-DIXIE 20.01 107,816 100.00 SURF STYLE 25.906 WALGREENS 25.906 WALGREENS 25.907 WINN-DIXIE 25.907 100.00 WALGREENS 25.906 WALGREENS 25.906 WALGREENS 25.907 WINN-DIXIE 20.00 27,418 100.00 WALGREENS 20.408 20.400		TRI-CITY PLAZA		1992	221,429	100.0 LA FITNES	S		URLINGTON		PUBLIX	42,112
1974 181,576 946 BURINTON 24456 STAPLES 23,500 FESTIVALS INFRAMERIT 107,816 100 SURF STRUITE 55,000 WALGREENS 15,523 WINN-DIXIE 108,8377 995 RADAR 105,114 107,010 100 MAGNAR 100 MAGNA	_	LARGO PLAZA		2021	376,664	94.4 BEALLS			EGAL CINEMAS		PUBLIX (4)	120,180
10 10 10 10 10 10 10 10	_	FT. LAUDERDALE PLAZA		1974	181,576	94.6 BURLINGT	NO.		TAPLES		FESTIVAL SUPERMARKET	22,772
1968 16877 995 87.040 100.0 HOMED EPOT 105.154 105.000 MALGREENS 15.255 MILANS MARKET 1968 107.000 100.0 HOMED EPOT 105.154 100.00 HOMED EPOT 105.154 100.00 HOMED EPOT 105.154 100.0 WALGREENS 29.111 105.25 64.077 80.70 100.0 WALGREENS 29.111 105.25 64.077 80.70 100.0 WALGREENS 29.111 105.00 29.4 KAMRT 114,000 HOMED TO HO	\sim	MARATHON S.C.		2013	107,816	100.0 SURF STYI	픠				WINN-DIXIE	38,400
1968 107, 000 100	_	NASA PLAZA		1968	168,737	99.5 RADIAL			VALGREENS			
OJV 1965 74,148 100 ORCHARDS 30,000 RESCO Y MAS (4) OJV 1965 87,305 100 ORCHARDS SIPPLY HARDWARE 29,111 RESCO Y MAS (4) OJV 2016 16,167 100 ORCHARDS SIPPLY HARDWARE 14,468 PRESCO Y MAS (4) OJV 2016 16,167 100 OR WALGREENS 114,000 HOBBY LOBBY 40,000 OJV 2016 16,167 100 OR WALGREENS 114,000 HOBBY LOBBY 40,000 OJV 2016 63,563 98.2 100 OR WALGREENS 114,000 HOBBY LOBBY PUBLIX 2017 60,280 100 OR UTITLE VILLAGE LEARNING CENTER 10,000 PUBLIX PUBLIX 2018 616,429 100 OR UTITLE VILLAGE LEARNING CENTER 10,000 PUBLIX PUBLIX 2019 616,429 100 OR UTITLE VILLAGE LEARNING CENTER 10,000 PUBLIX PUBLIX 2010 616,429 100 OR UTITLE VILLAGE LEARNING CENTER 10,000 PUBLIX PUBLIX 2021 10,1620 100 OR UTITLE VILLAGE LEARNING CENTER	_	GROVE GATE S.C.		1968	107,000	100.0 HOME DEF	OT	105,154			MILAN'S MARKET	10,947
OVY 2003 87,305 1000 ORCHARDS SUPPLY HARDWARE 29,111 PRESCOY MAS 1986 87,005 1000 OMACGRENS 14,468 PARTY CITY 15,611 PRESCOY MAS 0.10 1,615 1000 AC,400 80.7 PETCO PARTY CITY 15,611 PRESCOY MAS 2.00 235,001 994 KMART 114,000 HOBBY LOBBY 40,000 PUBLIX 2.01 60,280 1000 1171E VILLAGE LEARNING CENTER 10,000 PUBLIX PUBLIX 2.01 110,10169 1000 UTHARY 29,933 YOUFIT HEALTH CLUBS 24,557 PUBLIX 2.021 161,429 1000 UTHARX 32,800 DOLLAR TREE 10,000 PRESCOY MAS 2.021 161,429 1000 UTHAXX 32,800 DOLLAR TREE 10,000 PRESCOY MAS 2.021 161,429 1000 UTHAXX 32,800 DOLLAR TREE 10,000 PRESCOY MAS 2.024 186,944 95.8 KOHL'S 88,709 MARSHALLSHOMEGOODS 50,937 PUBLIX <td< td=""><td>_</td><td>CORAL WAY PLAZA</td><td>OJV</td><td>1965</td><td>74,148</td><td>100.0 YOUFIT HI</td><td>EALTH CLUBS</td><td>30,000</td><td></td><td></td><td>FRESCO Y MAS (4)</td><td>55,944</td></td<>	_	CORAL WAY PLAZA	OJV	1965	74,148	100.0 YOUFIT HI	EALTH CLUBS	30,000			FRESCO Y MAS (4)	55,944
1986 81,009 MALOGREENS 14408 MALOGREENS M	- '	CORAL WAY PLAZA	Oĵo	2003	87,305	100.0 ORCHARD	SUPPLY HARDWARE	29,111			FRESCO Y MAS	55,944
101 101	-	MILLER ROAD S.C.		1986	87,069	100.0 WALGREE	ZZ				PUBLIX	46,810
Color Colo	- 4	SOUTH MIAMI S.C.	į	1995	64,007	80.7 PETCO			ARTY CITY			
2009 293,001 60,280 100.0 114,000 100.0 104,000 104,000 108BY LOBBY 40,000 108LIX 100.0 100.0 100.0 100.0 100.0 1171Le VILLAGE LEARNING CENTER 10,000 10.0 10.0 10.0 1171Le VILLAGE LEARNING CENTER 10,000 10.0 10.0 1171Le VILLAGE LEARNING CENTER 10,000 10.0 10.0 1171Le VILLAGE LEARNING CENTER 10,000 10.0 10.0 10.0 1171Le VILLAGE LEARNING CENTER 10,000 10.	-	CORAL WAY PLAZA	OJV	2016	1,615	100.0					FRESCO Y MAS (4)	55,944
2015 663-663 98.2 PUBLIX	-	KENDALE LAKES PLAZA		2009	293,001	99.4 KMART			IOBBY LOBBY			
2015 60,280 100.0 2015 60,280 100.0 2017 10,169 100.0 2017 10,169 100.0 2018 61,837 100.0 2011 10,169 100.0 2011 10,169 100.0 2011 10,169 100.0 2011 10,169 100.0 2011 10,169 100.0 2011 10,169 100.0 2011 10,169 100.0 2011 10,169 100.0 2011 2021 2024 95.8 KOHL:S 2021 2024 2024 95.8 KOHL:S 2021 2024 2024 2024 2021 2024 2024 2021 2024 2024 2021 2024 2024 2021 2024 2024 2021 2024 2024 2021 2024 2024 2024 2024 2024 2024 2024 2024		MILLER WEST PLAZA		2015	63,563	98.2					PUBLIX	44,271
2007 355.051 91.7 BURLINGTON 29,953 YOUFIT HEALTH CLUBS 24,757 PUBLIX 2011 110,169 100.0 LITTLE VILLAGE LEARNING CENTER 10,000 TRESCO Y MAS 2011 16,1429 100.0 TJ MAXX 32,800 DOLLAR TREE 10,000 FRESCO Y MAS 2021 16,1429 100.0 TJ MAXX 35,205 S0,877 PUBLIX 2021 110,552 96.6 CANO HEALTH 11,234 CVS 10,356 PUBLIX 2021 10,952 96.5 CANO HEALTH 11,234 CVS 10,356 PUBLIX 2021 10,675 97.2 WALGREENS 15,930 PUBLIX 2021 24,199 95.3 ROSS DRESS FOR LESS 29,561 YOUFIT HEALTH CLUBS S0,239 MARKET 2008 179,074 97.9 LA FITNESS 49,875 TUMAXX 26,831 TARGET (4) 11 2021 145,644 96.4 MICHAELS 21,012 GOLF GALAXY 16,375 WHOLE FOODS MARKET 2021 145,644 96.4 MICHAELS 21,012 GOLF GALAXY 16,373 WHOLE FOODS MARKET 2021	_	CORSICA SQUARE S.C.		2015	60,280	100.0					PUBLIX	45,600
10,169 10,100 11TLE VILLAGE LEARNING CENTER 10,000 10,00	_	FLAGLER PARK PLAZA		2007	355,051	91.7 BURLINGT	NO.	29,953 Y	OUFIT HEALTH CLUBS		PUBLIX	26,000
2013 61,837 100.0 MINN-DIXIE 2021 616,429 100.0 TIMAXX 32,800 DOLLAR TREE 10,000 FRESCO Y MAS 2021 669,284 95.8 KOHL'S 88,709 MARSHALLS/HOMEGOODS 50,877 PUBLIX 2021 10,952 96.6 CANO HEALTH 11,234 CVS 10,356 PUBLIX 2021 10,8795 97.2 WALGREENS 15,390 FARTHER 20,341,199 95.3 ROSS DRESS FOR LESS 29,561 YOUFIT HEALTH CLUBS 28,752 PUBLIX 2008 19,074 97.9 LA FITNESS CR 26,000 PGA TOUR SUPERSTORE 56,209 MARKET 20,008 15,074 97.9 LA FITNESS CR 26,877 TIMAXX 26,843 TARGET (4) 11 2009 15,661 100.0 MARSHALLS 30,027 HOMEGOODS 24,991 TARGET (4) 11 2021 145,644 96.4 MICHAELS 21,012 GOLF GALAXY 16,375 WHOLE FOODS MARKET SROWTS FRANFRES 20,013 A91.77 89.7 HORRY ORRY 23,668 24,991 2		PARK HILL PLAZA		2011	110,169	100.0 LITTLE VII	LAGE LEARNING CENTER	10,000			FRESCO Y MAS	34,890
2021 659,284 95.8 KOHLIS 88,709 MARSHALLS/HOMEGOODS 50,877 PUBLIX 2021 659,284 95.8 KOHLIS 88,709 MARSHALLS/HOMEGOODS 50,877 PUBLIX 2024 198,694 93.8 LA FITNESS 11,234 CVS 10,356 PUBLIX 2024 198,694 93.8 LA FITNESS 15,395 15,395 PUBLIX 2024 198,694 93.8 LA FITNESS 29,51 YOUFIT HEALTH CLUBS 28,752 PUBLIX 2024 234,199 95.3 ROSS DRESS FOR LESS 29,51 YOUFIT HEALTH CLUBS 28,752 PUBLIX 2020 189,148 100.0 FITNESS CF 56,000 PGA TOUR SUPERSTORE 50,239 MARKET 2008 179,074 97.9 LA FITNESS 29,87 TO MAXX 26,843 TARGET (4) 11 RE RESH MARKET 2009 15,606 95.9 145,644 96.4 MICHAELS 21,012 GOLF GALAXY 16,375 WHOLE FOODS MARKET 2021 245,437 WHOLE FOODS MARKET 21,012 GOLF GALAXY 24,991 TARGET (4) 21,012 GALAXY 24	-	WINN DIXIE - MIAMI		2013	61,837	100.0					WINN-DIXIE	61,837
OIP 2021 10,952 96.6 CANO HEALTH 11,234 CVS 10,356 PUBLIX	110	IJ MAXX PLAZA		1707	161,429	100.0 IJ MAXX			OLLAK IKEE		FRESCU Y MAS	37,794
OIP 2021 10,352 26 GANO HEALTH 11,234 CVS 10,366 PUBLIX GE R2G 2024 198,694 93.8 LA FITNESS 35,295 10,36 PUBLIX OIP 2024 198,795 97.2 WALGREENS 15,930 PUBLIX OIP 2021 234,199 95.3 ROSS DRESS FOR LESS 29,561 YOUFIT HEALTH CLUBS 28,752 PUBLIX KIR 2000 189,148 100.0 FITNESS CF 56,000 PGA TOUR SUPERSTORE 50,239 MARKET 2008 179,074 97.9 LA FITNESS 49,875 TI MAXX 26,843 TARGET (4) 1 2009 156,661 100.0 MARSHALLS 30,027 HOMEGOODS 24,991 TARGET (4) 1 2021 48,644 96.4 MICHAELS 21,012 GOLF GALAXY 16,375 WHOLE FOODS MARKET 2021 48,177 89.7 HORRY I ORRY 53,643 MARKET SRD SARKET		PALMS AT TOWN &		1000	659 284	S' IHON 8 50			AAPSHALIS/HOMEGOODS		PITELIX	30 705
CHE R2G 2024 198,694 93.8 LA FITNESS 35,295 198,694 93.8 LA FITNESS 35,295 198,694 93.8 LA FITNESS 15,930 198,614 95.3 ROSS DRESS FOR LESS 15,930 PUBLIX OIP 2021 234,199 95.3 ROSS DRESS FOR LESS 29,561 YOUFIT HEALTH CLUBS 28,752 PUBLIX SOR		FAMILY TRAIL SHOPS	alo	2021	110.952	96 CANO HEA	TTI.		VS		PUBLIX	42 112
OIP 2021 234,199 95.3 ROSS DRESS FOR LESS 29,561 YOUFIT HEALTH CLUBS 28,752 PUBLIX KIR 2000 189,148 100.0 PITNESS CF 56,000 PGA TOUR SUPERSTORE 28,752 PUBLIX S008 179,074 97.9 LA FITNESS 49,875 TJ MAXX 26,843 TARGET (4) 1 2009 156,661 100.0 MARSHALLS 30,027 HOMEGOODS 24,911 TARGET (4) 1 2011 86,269 95.9 THE RESH MARKET 1 1HE RESH MARKET 16,375 WHOLE FOODS MARKET 2021 145,644 96.4 MICHAELS 21,012 GOLF GALAXY 16,375 WHOLE FOODS MARKET 2021 491.77 897 HORRY LORRY 53.64 NARKET SROOUTS FARMERS	1	MARY BRICKELL VILLAGE	R2G	2024	198,694	93.8 LA FITNES	S				PUBLIX	29,203
1985 108.795 97.2 WALGREENS 15,930 PUBLIX OIP 2021 234,199 95.3 ROSS DRESS FOR LESS 29,561 YOUFIT HEALTH CLUBS SROOTS FARMERS KIR 2000 189,148 100.0 FITNESS GF S6,000 PGA TOUR SUPERSTORE S0,239 MARKET 2008 179,074 97.9 LA FITNESS 49,875 TJ MAXX 26,843 TARGET (4) 1 2009 15,061 100.0 MARSHALLS 30,027 HOMEGOODS 24,991 TARGET (4) 1 2021 145,644 96.4 MICHAELS 21,012 GOLF GALAXY 16,375 WHOLE FOODS MARKET SROOTS FARMERS S0,037 HORRY LORDS MARKET S10,013 SROOTS FARMERS 2001 24,91 777 897 HORRY LORRY S1065 RANNES & NORIF S111 MARKET 2021 24,91 2												
OIP 2021 234,199 95.3 ROSS DRESS FOR LESS 29,561 YOUFIT HEALTH CLUBS 28,752 PUBLIX KIR 2000 189,148 100.0 FITNESS CF 56,000 PGA TOUR SUPERSTORE 50,239 MARKET 2008 179,074 97.9 LA FITNESS 49,875 TJ MAXX 26,843 TARGET (4) 1 2009 15,6061 100.0 MARSHALLS 30,027 HOMEGOODS 24,991 TARGET (4) 1 2011 86,269 95.9 THE REBH MARKET 14B FRESH MARKET 89,400 FG ALAXY 16,375 WHOLE FOODS MARKET 2021 491.707 89.7 HORRY LORRY 53,668 35,11 MARKET 35,131 MARKET		IVES DAIRY CROSSING		1985	108,795	97.2 WALGREE	NS	15,930			PUBLIX	51,420
KIR 2000 189,148 100.0 FITNESS CF 56,000 PGA TOUR SUPERSTORE 50,239 MARKET 50,004 179,074 97.9 LA FITNESS CF 56,000 PGA TOUR SUPERSTORE 50,239 MARKET 50,004 179,074 97.9 LA FITNESS 49,875 TJ MAXX 2009 15,004 100 MARSHALLS 30,027 HOMEGODS 24,991 TARGET (4) 1 1 86,269 95.9 THE FRESH MARKET 20,011 86,269 95.9 THE FRESH MARKET 20,012 GOLF GALAXY 16,375 WHOLE FOODS MARKET SPROUTS FARMERS SPANGER PROTEST SPANGER PROT		NORTHRIDGE S.C. –	OIO.	2021	234 100	95 3 POSS DRE	SC EOR 1 FCC		COTTENT HEAT THE CITIES		PITRITY	44 123
KIR 2000 189,148 100.0 FITNESS CF 56,000 FGA TOUR SUPERSTORE 50,239 MARKET 2008 179,074 97.9 LA FITNESS 49,875 TJ MAXX 26,843 TARGET (4) 1 2009 156,061 100.0 MARSHALLS 30,027 HOMEGOODS 24,991 TARGET (4) 1 2011 86,269 95.9 TARGET (4) 1 1 2021 145,644 96.4 MICHAELS 21,012 GOLF GALAXY 16,375 WHOLE FOODS MARKET 2021 491.77 89.7 HORRY LORRY 43.66 RARNES & NORIF 35.13 MARKET		CANCALO LAKE	IIO	1707	234,133	AND SCON C.C.	331 ON LE33		COLUMN CLOBS		SPROUTS FARMERS	44,123
2008 179,074 97.9 LA FITNESS 49,875 TJ MAXX 26,843 TARGET (4) 1 2009 156,061 100.0 MARSHALLS 30,027 HOMEGOODS 24,991 TARGET (4) 1 2011 86,269 95.9 THE FRESH MARKET 1 THE FRESH MARKET 1 2021 145,644 96.4 MICHAELS 21,012 GOLF GALAXY 16,375 WHOLE FOODS MARKET 2021 491.707 897 HORRY LOBRY 35,31 MARKET		BAYHILL PLAZA	KIR	2000	189,148	100.0 FITNESS C	ĹŦ,		GA TOUR SUPERSTORE		MARKET	26,556
2009 156,061 100.0 MARSHALLS 30,027 HOMEGOODS 24,991 TARGET (4) 1 2011 86,269 95.9 THE FRESH MARKET THE FRESH MARKET 16,375 WHOLE FOODS MARKET 2021 145,644 96.4 MICHAELS 21,012 GOLF GALAXY 16,375 WHOLE FOODS MARKET 2021 491.707 897 HORRYLORRY 43,065 RARNES & NORIF 35,131 MARKET		SODO S.C.		2008	179,074	97.9 LA FITNES	S		JMAXX		TARGET (4)	184,782
2011 86,269 95,9 THE FRESH MARKET 20,21 145,644 96,4 MICHAELS 21,012 GOLF GALAXY 16,375 WHOLE FOODS MARKET 30,21 49,1707 89,740 RRY 43,065 RARNES & NORIF 35,131 MARKET		MILLENIA PLAZA		2009	156,061	100.0 MARSHAL	rs		IOMEGOODS		TARGET (4)	187,166
4G 2021 145,644 96.4 MICHAELS 21,012 GOLF GALAXY 16,375 WHOLE FOODS MARKET STAND 10,375 WHOLE FRAMER'S STAND 10,370 80.7 HORRY LORRY 15,645 RARNES & NORTE 13,131 MARKET 11,100 MARKET 1		GRAND OAKS VILLAGE		2011	86,269	95.9					THE FRESH MARKET	18,400
2021 491 707 80 7 HORRY LORRY 53 065 RARNES & NORTE 35 131 MARKET 35 131 MARKET 50 100 100 100 100 100 100 100 100 100		PHILLIPS CROSSING		2021	145,644	96.4 MICHAELS			OLF GALAXY		WHOLE FOODS MARKET	52,549
		ONIAL BLAZA		1000	707 101	O I VOOD L 09	Add	52 065 D	A BNES & MOBIE		SPROUIS FARMER'S MABVET	22,000

							MAJOR LEASES	ES		GROCER	
			YEAR DEVELOPED LEASABLE	LEASABLE	PERCENT						
LOCATION	BUILDING NAME	PORTFO	OR PORTFOLIO ACQUIRED	AREA (SQ.FT.)	LEASED (1)	TENANT NAME	GLA	TENANT NAME	GLA	TENANT NAME	GLA
ORLANDO	THE MARKETPLACE AT DR PHILLIPS	OIP	2021	326,729	95.5 CRU	95.5 CRUNCH FITNESS	37,080 HOMI	HOMEGOODS	25,512	PUBLIX	64,850
OBIANDO	WATERFORD LAKES TOWN		2000	107	200 000	00.2 DECAT CINEMAS	96 221 DECT BITY	VIId	76 004	HA DCEH	102 600
OVIEDO	RIVERSIDE LANDINGS		2015	78,093	100.0	or charings		100	+60,04	PUBLIX	44,270
PALM HARBOR	HIGHLAND LAKES PLAZA		2024	79,310	86.3 BAR	86.3 BARNES & NOBLE	21,725 MICH	MICHAELS	18,780	TRADER JOE'S	13,045
PALMHARROR	FAST LAKE WOODLANDS	R2G	2024	104 431	85 9 WALGREENS	SREENS	13 000			WALMART NEIGHBORHOOD MARKET	48 758
PEMBROKE PINES	PEMBROKE COMMONS	OIP	2021	303,127	86.8 LA FITNESS	ITNESS		ROSS DRESS FOR LESS	25,010	PUBLIX	65,537
PEMBROKE PINES	FLAMINGO PINES	OIP	2021	131,664	89.4					PUBLIX	55,000
PENSACOLA	UNIVERSITY TOWN CENTER		2011	101,377	97.0					PUBLIX	61,389
PLANTATION	PLANTATION COMMONS		2017	60,414	97.8					ENSON MARKET	41,440
PLANIATION	VIZCAYA SQUARE		2021	110,081	98.1	98.1 94.3 POSS DRESS FOR 1 FSS	20.10	HONGE EINDIGHTE	21 646	WINN-DIXIE	39,307
PCANIATION POMPANO BEACH	POMBANO POINTE S.C.		2024	139,732	1000 HOMEGOODS	S DRESS FOR LESS		BADCOCK HOME FORMITORE	11 224	WHO! E EOODS MARKET	40 100
ROVAT PAT M BEACH	ROVAL PATM BEACH THE CROSSROADS	B2G	2012	128 401	99.2 WAI GREENS	GREENS		OLIA DOI I AR TREF	10.251	WHOLE FOODS MANNET	55.454
SAINT PETERSBIRG	OAK TREE PLAZA	Can	1968	118 574	110 698	86 9 OF THE BARGAIN OFFET BY		VOITETT HEATTH CLIBS	20,000	, and a	2,77
SARASOTA	THETHERE DIAZA		2008	100 237	100 O TI M	TI MAXX		DEFICIENT CECES	23.800		
SEA RANCH LAKES			2021	90,956	97.1 CVS			DOLLAR TREE	10,000	PUBLIX	28,606
										WALMART	
SOUTH PASADENA	SOUTH PASADENA S.C.	R2G	2024	163,746	96.5 BEA	96.5 BEALLS OUTLET			12,000	NEIGHBORHOOD MARKET	41,884
TALLAHASSEE	VILLAGE COMMONS S.C.		1998	190,811	99.3 TOT	99.3 TOTAL WINE & MORE	31,920 HOMI	HOMEGOODS	24,471	THE FRESH MARKET	22,300
TAMBA	THE PLAZA AT CITRUS DADK	KID	2001	340,000	84 0 BEST BITS	PITA	MA 01 101 ANN	2	15 065		
Y. TIMITATA	A TOTAL	i i	1007	000,010	0.45			17.4	20,02	SPROUTS FARMERS	
TAMPA	CARROLLWOOD COMMONS		1997	206,564	100.0 AME	100.0 AMERICAN SIGNATURE		ROSS DRESS FOR LESS	26,250	MARKET	27,000
TAMPA	MISSION BELL S.C.		2004	197,181	100.0 LOW	E'S HOME CENTER	167,000				
WELLINGTON	VILLAGE GREEN CENTER		2021	70,240	100.0					TRADER JOE'S	12,500
WELLINGTON	WELLINGTON GREEN		1000	175 847	0.001					WHOLE EOODS MARKET	40.070
WEST PALM BEACH			2021	66.440	91.9					PUBLIX	28.800
WEST PALM BEACH			1997	3,787	100.0					PUBLIX (4)	28,800
WINTER PARK	WINTER PARK CORNERS		2021	95,211	98.9 ORA	98.9 ORANGE COUNTY, FLORIDA	10,500			SPROUTS FARMERS MARKET	30,348
GEORGIA ACWORTH	I AKESIDE MARKETPI ACE		2021	137 498	SOR 9 86	98 6 ROSS DRESS FOR LESS	30 222 MICH	MICHAELS	23 921	TARGET (4)	169 120
ATLANTA	EMBRY VILLAGE		2008	208,657	97.6 PLA	97.6 PLANET FITNESS		MR. CUES BILLIARDS & BURGERS	14,870	KROGER	102,877
ATLANTA	PERIMETER EXPO		2016	175,835	100.0 ONE	100.0 ONELIFE FITNESS		MARSHALLS	36,598		
ATLANTA	PERIMETER VILLAGE		2021	378,321	97.1 HOB	97.1 HOBBY LOBBY			19,920	WALMART (2)	183,500
7 111 7 111 7	CAMP CREEK		1000	606 701	100				000		
AILANIA	MARKEIPLACE II PUBLIX AT PRINCETON		2021	196,283	98.1 AME	98.1 AMERICAN SIGNATURE	50,134 LA FI	LA FIINESS	45,000		
ATLANTA	LAKES	OIP	2021	68,407	100.0					PUBLIX	45,600
DECATUR	NORTH DECATUR STATION	OIP	2021	88,779	100.0					WHOLE FOODS MARKET	35,097
PITITIE	RIVERWALK Marketpi ace		2015	78 025	1000					WHO! F FOODS MARKET	70 125
DULUTH	PEACHTREE HILL		2024	89.075	95.9 LA FITNESS	ITNESS	45.000			KROGER (5)	65,625
	PROMENADE AT PLEASANT										
DOLUTH	HILL		2024	257,972	95.6 KI SPEED	PEED	55,797 LA FI	LA FITNESS	40,221	PUBLIX	65,920
GRAYSON	GRAYSON COMMONS		2021	76,581	100.0					KROGER	46,581
IOHNS CREEK	MARKET AT HAYNES BRIDGE		2008	130 390	7 20					KROGER	000 63
I AWRENCEVII I E	I AWRENCEVII I E MARKET		2013	285 656	100 0 HOR	100 0 HORBY LORBY	67 400 AMC	AMC THEATRES	65 442	TARGET (4)	116.400
NEWNAN	NEWNAN PAVILION		2024	353,393	89.3 KOHL'S	S.T.		ACADEMY SPORTS & OUTDOORS	73,418	ALDI	23,320
PEACHTREE CITY	BRAELINN VILLAGE		2014	266,005	81.9 ACE	81.9 ACE PICKLEBALL CLUB				KROGER	108,127
POWDER SPRINGS	BROWNSVILLE COMMONS		2021	27,747	84.5					KROGER (4)	54,166
ROSWELL	ROSWELL CORNERS		2021	145,496	98.5 TJ MAXX	AXX				THE FRESH MARKET	23,923
ROSWELL	ROSWELL CROSSING		2021	191,170	97.9 PIKE	97.9 PIKE FAMILY NURSERIES		OFFICEMAX	23,500	TRADER JOE'S	11,606
WOODSTOCK	WOODSTOCK SQUARE		2024	218,859	98.4 KOHL'S	L'S	86,584 OFFIC	OFFICE DEPOT	23,500	TARGET (4)	188,000
CLIVE	CLIVE PLAZA		1996	000'06	100.0 KMART	RT	000'06				
ILLINOIS											
CHAMPAIGN	PINETREE PLAZA	KIR	2001	111,720	100.0 BEST BUY	r BUY	45,350 ROSS	45,350 ROSS DRESS FOR LESS	30,247		

MAJOR LEASES

		GLA	20,388	70,630		29,979	47,527	59,976	40 175	20,350		11,065	64,000	74,236		6,950	23,350	9,615	54,712	21,932	139,449	/80,00						21,521	67.520	54,200	65,425	56,892	55,130	25,035	62,943	109,384	57,994	55 164		15,079	130,604	24,800	64,333	55,000	50,093	55,164 56,166	
GROCER		TEMANT NAME	ALDI (5)	JEWEL OSCO (4)		FRESH THYME FARMERS MARKET	45,867 REMKE MARKETS	KROGER	THE POODS MADE	WHOLE FOODS MARKET	מוחסז מחמ ג מדי	IKADEK JOE'S	SHAW'S SUPERMARKET	STOP & SHOP		EL VALLE DE LA SULTANA MARKET	ALDI (4)	AJ SEABRA SUPERMARKET	SHAWS SUPERMARKET	ALD!	WEGMANS (5)	99 KANCH MAKKEI						ASIAN SUPERMARKET	WEIS MARKETS	SAFEWAY	GIANT FOOD	GIANT FOOD	SAFEWAY	SALEWAI	GIANT FOOD	BJ'S WHOLESALE CLUB (4)	GIANT FOOD	SAFEWAY	GROCERY OUTLET	BARGAIN MARKET	TARGET (4)	GIAINI FUUD	GIANT FOOD	GIANT FOOD	SAFEWAY	SAFEWAY GIANT FOOD	
		GLA	20,000	28,049	27,518	42,000	45,867	14,420					22,900	52,046			12,368	100 10	24,904		30,000				10,250		10,483	10,541		10,000			000 01	10,000		25,000					60,840	92,839				106,889	
MAJOR LEASES		TENANT NAME	TJ MAXX	OLD NAVY	PETSMART	47,000 MARSHALLS/HOMEGOODS	50,380 LA FITNESS	19,200 PARTY CITY					WOW! WORK OUT WORLD	DICK'S SPORTING GOODS			PLANET FITNESS		HOMEGOODS		MAKSHALLS				PETCO		ULTA	DOLLAR TREE		DOLLAR TREE			10.125 DOLLAP TREE	DOLLAR INCE		26,706 PETSMART					DICK'S SPORTING GOODS	COLDS GIM				146,773 KOHL'S	
MAJOR		GLA	55,000	30,406	54,997	47,000	50,380	19,200	44 700	4,/30	1	41,/24	37,300	24,432 93,279	84,470	14,707	24,652	00000	46,932	22,470	87,428	14,247	15,272	17,001	11,060	15,984	93,705	18,859	34.000	11,868			10.125	671,01		26,706				13,225	63,062	018,64			12,400	146,773	
		TENANI NAME	95.1 HOBBY LOBBY	100.0 MARSHALLS	93.2 DICK'S SPORTING GOODS	100.0 BIG LOTS	97.9 FIELD & STREAM	98.5 NADIA BEAUTY SUPPLY	MADCHALLC	93.9 MAKSHALLS 00.0	distriction of the state of the	100.0 MICKO CENTER	91.6 MARSHALLS	100.0 OCEAN SIATE JOB LOI 95.0 AT HOME	100.0 FLOOR & DECOR	92.7 WALGREENS	81.1 STAPLES		98.3 HOBBY LOBBY	LOWESCOILEI	98.6 KOHL'S	MING SEAFOOD KESTAUKANI COKP. WALGREENS	100.0 WALGREENS	90.2 STAPLES	00.0 CVS	100.0 MG FITNESS	100.0 KOHL'S	00.0 HARBOR FREIGHT TOOLS	100.0 LA FITNESS	100.0 MODERN BUFFET			93.0 CVS	200		100.0 MICHAELS				94.5 CVS	100.0 ASHLEY	97.8 AI HOME			100.0 PETCO	100.0 TARGET 95.0	
	PEF	(I) 9 96	95.1	100.0	93.2	100.0	97.9	98.5	0.30	100.0	100.0	100.0	91.6	100.0	100.0	92.7	81.1	100.0	98.3	0.001	1000	100.0	100.0	90.2	100.0	100.0	100.0	100.0	100.0	100.0	100.0	98.7	0.4.0	0.56	98.1	100.0	93.6	87.3		94.5	100.0	0.76	100.0	100.0	100.0	100.0	
	EASABLE AREA	(SQ.FT.)	209,220	62,983	192,624	217,876	183,020	169,783	152 730	20,350	5,361	62,233	255,059	24,432	84,470	41,278	88,976	26,482	231,883	50,000	323,651	24.469	15,272	48,587	63,975	15,984	123,681	66,281	158,422	114,045	100,616	90,903	130 193	130,123	105,907	75,000	100,803	91 165		69,903	404,258	067,262	90,865	86.456	142,052	429,030 111,033	
	YEAR DEVELOPED LEASABLE OR AREA	PORTFOLIO ACQUIRED	2024	1997	2012	1970	2024	2021	7004	2024	2024	7014	2024	2014	2014	2014	2014	2014	2014	+102	2024	2014	2014	2014	2014	2014	2014	2014	2014	2014	2014	2014	2013	+107	2014	2012	2015	2014		2002	2015	2024	2015	2015	2014	2007 2003	
		OKTFOLIO							200	KZG			R2G	R2G																																PRU	
		BUILDING NAME PI AZA DEI PRADO	DEER GROVE CENTRE	SKOKIE POINTE	HAW I HOKN HILLS SQUAKE S.C.	GREENWOOD S.C.	BUTTERMILK TOWNE CENTER	FESTIVAL ON JEFFERSON COURT	DEDECORD MARKETBI ACE	WASHINGTON ST. PLAZA (3)	BROOKLINE VILLAGE	MEMURIAL PLAZA VILLAGE SHOPPES OF	CANTON	MAIN ST. PLAZA DEDHAM POINTE	MORRISSEY PLAZA	GLENDALE SOUARE	FALMOUTH PLAZA	WAVERLY PLAZA	FESTIVAL AT HYANNIS S.C.	NORTHBOROUGH	CKOSSING MODERI OFFICE BY \$7.4	ADAMS PLAZA	BROADWAY PLAZA	PARADISE PLAZA	VINNIN SQUARE PLAZA	NORTH AVE. PLAZA	WASHINGTON ST. S.C.	MILL ST. PLAZA	FULLERTON PLAZA	INGLESIDE S.C.	WILKENS BELTWAY PLAZA	YORK ROAD PLAZA	CDEENIDDIED S.C.	RIVER HILL VILLAGE	CENTER	SNOWDEN SQUARE S.C.	HICKORY RIDGE	HARPERS CHOICE	THE SHOPPES AT WILDE	LAKE	COLUMBIA CROSSING	THE SHOPS AT DISTRICT	HEIGHTS	DORSEY'S SEARCH VILLAGE CENTER	ENCHANTED FOREST S.C.	LONG GATE S.C. VILLAGES AT URBANA	
		LOCATION GI ENVIEW	PALATINE	SKOKIE	VERNON HILLS	GREENWOOD K FILTI ICKV	CRESCENT SPRINGS	LOUISVILLE	MASSACHUSETTS	BRIGHTON	BROOKLINE	CAMBKIDGE	CANTON	CHAIHAM DEDHAM	DORCHESTER	EVERETT	FALMOUTH	FRAMINGHAM	HYANNIS	MEDFOND	NOKIHBOROUGH	OUNCY	REVERE	SALEM	SWAMPSCOTT	WAKEFIELD	WOBURN	WORCESTER	MARI LAND BALTIMORE	BALTIMORE	BALTIMORE	BALTIMORE	BET ATB	DEL AIN	CLARKSVILLE	COLUMBIA	COLUMBIA	COLUMBIA		COLUMBIA	COLUMBIA	CROFION	DISTRICT HEIGHTS	ELLICOTT CITY	ELLICOTT CITY	ELLICOTT CITY FREDERICK	

							MAJOR LEASES	ASES		GROCER	
			$\overline{}$	LEASABLE FAREA	PERCENT LEASED						
LOCATION GAITHERSBURG	BUILDING NAME GAITHERSBURGS C.	PORTFOLIO	ACQUIRED 1999	(SQ.FT.) 88.277	(1) 1000日	TENANT NAME TOOR & DECOR	GLA 60.102 M.	TENANT NAME MATTRESS & FURNITURE MART	GLA 10.026	TENANT NAME	GLA
DAOGENTHING	KENTLANDS MARKET		6661	7,760	0.001						
HUNT VALLEY	SHAWAN PLAZA		2008	94,653	95.6 CLN 100.0	93.8 CINEPOLIS LUXURY CINEMAS 00.0	34,032 MI	MICHAELS	067,67	WHOLE FOODS MAKKEI GIANT FOOD	55,330
LAUREL	LAUREL PLAZA		1964	162,144	100.0 2NI	100.0 2ND AVE VALUE STORES	81,550 PL	PLANET FITNESS	21,000		
OWINGS MILLS	MILL STATION DEVELOPMENT		2016	606,703	98.8 COSTCO	STCO		LOWE'S HOME CENTER	111,238	GIANT FOOD	66,450
PASADENA	PATRIOTS PLAZA CENTRE COURT-	OIV	2003	38,766	88.2 DAVITA	VIIA	10,496				
PIKESVILLE	RETAIL/BANK		2011	105,223	98.9					GIANT FOOD	63,529
ROCKVILLE	PIKE CENTER TIMONITM CROSSING		2021	80,869	89.8 LU 100.0 AM	89.8 LUNA HALL 100 0 AMERICAN RADIOLOGY	12,700 GC 14 849	GOLFDOM	10,909		
TIMONIUM	TIMONIUM SQUARE		2003	191,561	91.2 ST.	STAPLES	15,000			GIANT FOOD	61,941
TOWSON	RADCLIFFE CENTER		2014	88,405	100.0 4 W	100.0 4 WHEEL PARTS		\S/		SAFEWAY	59,180
TOWSON	TOWSON PLACE		2012	682,651	96.2 W∌	96.2 WALMART (2)	154,828 TA	TARGET	132,608	WEIS MARKETS	55,452
CLINTON TOWNSHIP			2024	135,450	95.6 TJ MAXX	MAXX		PLANET FITNESS		TARGET (4)	116,000
NOVI	WEST OAKS S.C.		2024	259,183	100.0 GARDN 92.7 IOANN	100.0 GARDNER WHITE	49 675 BI	NORDSTROM RACK BURT INGTON	33,420		
ROCHESTER HILLS	WINCHESTER CENTER		2024	315,856	100.0 DIC	100.0 DICK'S SPORTING GOODS		MARSHALLS	50,079		
SOUTHFIELD	SOUTHFIELD PLAZA		2024	190,099	95.2 BU	95.2 BURLINGTON		FORMAN MILLS	42,671		
TROY	TROY MARKETPLACE	R2G	2024	249,483	100.0 LA	100.0 LA FITNESS	45,000 NC	NORDSTROM RACK	36,383		
WEST BLOOMFIELD	THE SHOPS AT OLD ORCHARD	R2G	2024	96,822	W 5.76	97.5 WITBECK HOME APPLIANCE MART	10,223			PLUM MARKET	36,044
MINNESOTA											
EDINA	APROP I AKES BETAIL		2024	85,230	100.0 PIN	100.0 PINSTRIPES	32,414 TF	THE CONTAINER STORE	22,040		
MAPLE GROVE	CENTER	KIR	2001	450,981	99.2 BEST BUY	STBUY	45,953 JO	JOANN	45,940	45,940 BYERLY'S	55,043
MAPIFGROVE	THE FOUNTAINS AT ARBOR I AKES		2006	481 032	01 6 00	99 2 I OWE'S HOME CENTER	137 933 DI	SUOCE SINCE SOODS	51 182	COSTCO (4)	139 262
	RIDGEDALE FESTIVAL		2001	200,101	21						102,001
MINNETONKA	WOODBIIDVI AVES	KIR	1998	121,066	100.0 HO	100.0 HOBBY LOBBY	62,204 TC	TOTAL WINE & MORE	25,775	TD A DED TOE'S (A)	008.0
MISSOURI	WOODBONI LANES		+707	606,106	25.5 AL	AND DIVAL HIGOSE CHIEFINA		DELC EAMDS		INADER JOE 3 (4)	2,000
CREVE COEUR	HERITAGE PLACE		2024	269,245	98.4 TJ MAXX	MAXX		MARSHALLS	27,550	DIERBERGS MARKETS	74,721
SAINT CHARLES	CENTER POINT S.C.		1998	84,460	100.0 KOHL'S	HL'S	84,460				
TOWN & COUNTRY	LOWN & COUNTRY CROSSING	R2G	2024	187,984	100.0 REI		23,358 HC	HOMEGOODS	19,672	WHOLE FOODS MARKET	55,012
NORTH CAROLINA	SCIA OGSSOGO ® MITGENESS	QI.A	1000	215 077	210 0 001	WHICH ESATE CITIE		S HIV		OHE WILL ECALE CITED	100 522
CARY	CENTRUM (@ CROSSROADS	KIK	7007	315,977	100.0 BJ	100.0 BJ'S WHOLESALE CLUB	108,532 KC	KOHĽS	86,584	BJ'S WHOLESALE CLUB	108,532
CARY	CARY		2000	586,786	98.1 DIC	98.1 DICK'S SPORTING GOODS	55,000 BE	BEST BUY	51,259	WATMADT	
CARY	NORTHWOODS S.C.		2021	77,802	97.0					WALMAKI NEIGHBORHOOD MARKET	39,680
CARY	HIGH HOUSE CROSSING		2021	80,040	95.8 TR	95.8 TRIUMPH GYMNASTICS	15,748			LIDL (2)	26,543
CHARLOTTE	WOUDLAWN MARKETPLACE		1968	241,432	97.8 HO	97.8 HOME DEPOT		BURLINGTON	48,000		
CHARLOTTE	TYVOLA SQUARE		1986	228,538	99.1 RO	99.1 ROSS DRESS FOR LESS	32,003 K&	K&G FASHION SUPERSTORE		COMPARE FOODS	24,928
CHARLOTTE	QUAIL CORNERS ETTON VII I AGE SHOPPES		2014	106,219	97.8					HARRIS TEETER	51,486
DAVIDSON	DAVIDSON COMMONS		2011	83 938	98.5					HARRIS TEETER HARRIS TEETER	48 000
DURHAM	NEW HOPE COMMONS	KIR	2002	408,065	100.0 WALMART	LMART	149,929 BESTBUY	STBUY	45,000	WALMART	149,929
DURHAM	HOPE VALLEY COMMONS		2021	81,327	9.96					HARRIS TEETER	48,505
MOORESVILLE	MOORESVILLE CROSSING		2007	165,798	100.0 BEST BUY	00.0 BEST BUY 96.0 CARMIKE CINEMAS	30,000 NC	NORDSTROM RACK	36,000	FOOD 1 ION	36 427
MONNIS VIEEE	PLEASANT VALLEY		2000	102,701	70.0	MINE CINEMAS		FIINESS CECES		TOOD FIOIN	77,17
RALEIGH	PROMENADE		1993	355,902	70.3 GO	70.3 GOLF GALAXY		ROSS DRESS FOR LESS			
RALEIGH	BRENNAN STATION		2011	128,392	100.0 OF	100.0 OFFICE DEPOT	22,391 TC	TOWN AND COUNTRY HARDWARE	12,000	TRADER JOE'S	14,679
RALEIGH	CAPITAL SOUARE		2021	143,063	72.7 IT'S	72.7 IT'S FASHION METRO	14,694 IB	IBEAUTY	14,000	FOOD LION	39,301
RALEIGH	LEESVILLE TOWNE CENTRE		2021	127,106	99.2 DU	99.2 DUKE PRIMARY CARE				HARRIS TEETER	46,479
RALEIGH	SIX FORKS STATION S.C.		2021	468,314	100.0 HO	100.0 HOME DEPOT		TARGET	113,849	FOOD LION	44,213
WINSTON-SALEM	CLOVERDALE PLAZA		1969	188,623	100.0 PA 97.7 DO	100.0 PAINTED TREE BOUTIQUES 97.7 DOLLAR TREE	14.849			HARRIS TEETER	58,000
			,	; ; ;			26.				1600

							MAJOR LEASES	EASES		GROCER	
NO.	STATE OF STA	OI IOGILIA OI	YEAR DEVELOPED LEASABLE OR AREA		PERCENT LEASED					CTAN TIME TO MAKE THE TOTAL	į
LOCATION NEW HAMPSHIRE	BUILDING NAME	PORTFOLIO ACQUIRED	ACQUIRED	(SQ.F1.)	Ξ	IENANI NAME	GLA	LENANI NAME	GLA	IENANI NAME	GLA
NASHUA	WEBSTER SQUARE		2014	215,640	96.8 TJ MAXX	MAXX	25,219	MICHAELS		TRADER JOE'S	13,800
SALEM	ROCKINGHAM PLAZA		1994	350,451	81.2 KOHL'S	HL'S	96,183	REGAL CINEMAS BOB'S DISCOUNT FURNITURE	51,507	ALDI	27,741
NEW JERSEY	BRIDGEWATER	diy.	1000	200	0001	TO TO TO TO		o i i i i i i i i i i i i i i i i i i i		מיחסיג מיחסיג מי	000
BRIDGEWATER	PROMENADE	KIK	7007	241,884	100.0 BU	100.0 BURLINGI ON	40,415	MAKSHALLS	39,362	IKADEK JOE'S HUNG VUONG	12,820
CHERRY HILL	BRACE ROAD STATION		1985	124,750	100.0					SUPERMARKET	62,532
CHERRY HILL	HILLVIEW S.C.		2014	216,219	100.0 KOHL'S	HL'S	86,770	86,770 HOBBY LOBBY		TARGET (4)	130,915
CHERRY HILL	GARDEN STATE PAVILIONS		2011	381,020	97.8 BU	97.8 BURLINGION	70,500	GABE'S (2)	39,610	SHOPKITE	86,076
CLARK	SHOPRITE		2013	85,000	100.0					SHOPRITE	85,000
CLARK	COMMERCE CENTER EAST		2013	52,812	100.0					BRIXMOR	52,812
CLARK	CENTRAL PLAZA		2013	41,537	100.0 AH	100.0 AHS HOSPITAL	28,000	WALGREENS			
EAST WINDSOR	EAST WINDSOR VILLAGE		2008	248,727	100.0 TARGET	RGET	126,200	KOHL'S		PATEL BROTHERS	22,310
EDGEWATER	EDGEWATER COMMONS	PRU	2007	426,864	100.0 TARGET	RGET	113,156	TJ MAXX	35,000	ACME MARKETS	63,966
HILLSDALE	PLAZA AT HILLSDALE		2014	60,432	100.0 WA	100.0 WALGREENS	16,332			KINGS SUPERMARKET	30,811
HOLMIDEL	COMMONS AT HO! MIDE!		7007	235,604	100.0 HO	00.0 HOBBY LOBBY	30,021	MAKSHALLS/HOMEGOODS	75 482		
MITBIRN	PLAZA AT SHORT HILLS		2007	89 321	98.4 CITYMD	YMD	17 139	PET SUPPLIES PLUS		KINGS STIPERMARKET	40 024
MOORESTOWN	MAPLE SHADE		2009	201.351	100.0 LO	100.0 LOWE'S HOME CENTER		SKY ZONE			170,01
NORTH BRUNSWICK			1994	429,293	98.4 WA	98.4 WALMART		BURLINGTON		WALMART	181,957
PISCATAWAY	CENTER		1998	97,134	9:59					PATEL BROTHERS	31,000
RIDGEWOOD	RIDGEWOOD S.C.		1994	24,280	100.0					WHOLE FOODS MARKET	24,280
UNION	WILLOWBROOK PLAZA		2007	98,193	100.0 FI (100.0 100.0 FT OOR & DECOR	93 704	THE STORAGETP	85.063	WHOLE FOODS MAKKEI	90,000
	WILLOW BROOM I LAZA		6007	t/C,10t	100.0	SON & DECON				SPROUTS FARMERS	
WESTMONT NEW MEXICO	WESTMONT PLAZA		1994	156,613	100.0 TARGET	RGET	48,142	DOLLAR TREE	12,000	MARKET	22,360
AT BITOTIEBOTIE	NORTH TOWNE PLAZA -		1000	100 011	OII 0 001	MECOODS	27.5.14			WIOTE ECODE MABVET	000 77
NEVADA	ALBUQUERQUE		2021	118,/21	100.0 HO	100.0 HOMEGOODS	415,27			WHOLE FOODS MAKKEI	34,020
	RANCHO TOWNE &										
LAS VEGAS	COUNTRY		2021	84,670	100.0					SMITH'S	55,096
LAS VEGAS	FRANCISCO CENTER		2021	116,756	95.4 DD	95.4 DD'S DISCOUNTS	19,350			LA BONITA	36,800
LAS VEGAS	CHARLESTON COMMONS		2021	330,815	100.0 WALMART	LMART	116,792	BURLINGTON	29,442	GROCERT OUTLET BARGAIN MARKET	29,849
	COLLEGE PARK S.C N LAS										
NORTH LAS VEGAS	VEGAS		2021	167,160	92.8 CVS	92.8 CVS		WSS		EL SUPER	36,983
RENO	REDEIET D PROMENADE		2006	119,511	87.6 NO	96.3 SIERKA I KADING POST 87 6 NORDSTROM RACK	31 038	FIVE BELOW ROP'S DISCOUNT FURNITURE	28.788	WHOLE FOODS MAKINET	16 198
RENO	MCQUEEN CROSSINGS S.C.		2015	104,319	100.0					RALEY'S	65,519
RENO	GALENA JUNCTION S.C.		2015	118,012	100.0 SHELL OIL	ELLOIL	10,000			RALEY'S	61,570
SPARKS	D'ANDREA MARKETPLACE		2007	119,601	96.9 CVS	S	18,990			SAFEWAY	56,061
NEW YORK	SPAKES MERCANTILE		2017	113,739	7.76					MALEI 3	07+,00
BAY SHORE	MARKET AT BAY SHORE		2006	176,831	100.0 BEST BUY	100.0 BEST BUY	45,499	BURLINGTON	43,123	ALDI	18,635
BELLMORE	BRIDGEHAMPTON		7007	13,445	100.0 PE	ISMAKI	75,057				
BRIDGEHAMPTON	COMMONS		2009	304,959	100.0 KMART	IART	89,935	TJ MAXX		KING KULLEN	61,892
BRONX	CONCOURSE PLAZA	OJO	2013	224,959	66.7 BL	66.7 BLINK FITNESS	18,119	EXTREME DEPARTMENT STORE, LLC		FOOD BAZAAR	51,680
BROOKLYN	OCEAN PLAZA	KIK	2000	80,708	9/.3 HO	9/.3 HOME DEPOI	28,200	WALGREENS	050,11		
					CE	CENTER FOR ALLIED HEALTH					
BROOKLYN	KINGS HIGHWAY S.C.		2004	29,671	65.3 ED	65.3 EDUCATION	19,371	19,371 15 638 BARTV CITY	13.424		
	KEY FOOD - ATLANTIC			2,6			000,01				
BROOKLYN HEIGHTS AVENUE	S AVENUE		2012	7,200	100.0					KEY FOOD	7,200
COMMACK	VETERANS MEMORIAL PLAZA		1998	251,254	100.0 HO	BBY LOBBY	42,970	BURLINGTON	40,471	40,471 WHOLE FOODS MARKET	45,000
COMMACK	BIRCHWOOD PLAZA		2007	24,617	100.0 DO	100.0 DOLLAR TREE	14,137	14,137			

					1		MAJOR LEASES	EASES		GROCER	
į				ഥ	PERCENT LEASED				Š		
LOCATION	BUILDING NAME	PORTFOLIO	PORTFOLIO ACQUIRED	(SQ.FT.)	_ €	TENANT NAME	GLA	TENANT NAME	GLA	TENANT NAME	GLA
COPIAGUE	COPIAGUE	KIR	1998	135,436	100.0 HO	100.0 HOME DEPOT	112,000		T	TARGET (4)	130,417
EAST NORTHPORT	NORTHPORT CENTER		2012	3,827	100.0						
ELMONT ELMSEOB D	ELMONT S.C.		2004	27,078	100.0 TJ MAXX	100.0 TJ MAXX	21,178				
FARMINGDALE	AIRPORT PLAZA		2013	20,030	100.0 HO	100.0 HOME DEPOT		PETSMART	30 235 S	STEW LEONARD'S	000 09
FLUSHING			2007	22,416	100.0 FR	100.0 FRUIT VALLEY PRODUCE				FRUIT VALLEY PRODUCE	17,300
FRANKLIN SQUARE			2004	17,789	100.0 PH	100.0 PHENIX SALON SUITES	11,857				
FREEPORT	MEADOWBROOK COMMONS	KIR	2000	173,002	98.5 TARGET	RGET	46,753	VORNADO REALTY TRUST	37,328 T	TARGET	46,753
GLEN COVE	NORTH SHORE TRIANGLE	KIR	2000	49,212	87.8 STAPLES	APLES		PETSMART			
GPEAT NECE	THE GARDENS AT GREAT		2002	111 463	50 5 DI	50 5 DI ANET EITNESS	22,000	DITE AID	11 700		
GREENVALE	THE GREEN COVE PLAZA		2022	86.446	97.1 TI MAXX	ANEI FIINESS		KILE ALD FOLINOX EITNESS CLUB	24,000		
HAMPTON BAYS	HAMPTON BAYS PLAZA		1989	70,990	100.0 MACY'S	CYS		PETCO			
HICKSVILLE	HICKSVILLE PLAZA		2004	35.736	100.0 PETCO (2)	(2) (2)	12.919	DOLLAR TREE	V V 10.481 N	VILLAGER'S FARMER MARKET	12.919
HUNTINGTON	THOUSE LITTLE TO THE		1007	00,00	0.001	(2)	(1/1/21				(17,21
STATION	TURNPIKE PLAZA		2011	52,973	79.2		. 000			LIDL	30,700
JERICHO KEW GARDENS	FAMILY DOLLAR UNION	E	7007	171,180	100.0 MA	100.0 MARSHALLS	33,600	33,600 MILLERIDGE	20,466 W	WHOLE FOODS MARKET	39,504
HILLS	TURNPIKE		2012	9,140	100.0						
LITTLE NECK			2003	48,275	100.0				Г	LITTLE NECK GROCERY	8,750
LONG ISLAND CITY			2012	6,065	100.0		,			KEY FOOD	5,621
MANHASSEI	CB AND BLAZA		1999	155,321	100.0 MA	100.0 MARSHALLS	40,114	40,114 NORDSTROM RACK	34,257 K	KING KULLEN	37,570
MASSAPFOITA	CARMANS PLAZA		2004	182 081	100.0	00.0 94 1 Pf ANET FITNESS	VMG 078 91	MA	19310 K	KEY FOOD	32 570
WO NO THEODER			7707	100,201	111		2,010	, was		200112	0.0,20
MASSAPEQUA PARK			2022	111,776	96.3					KING KULLEN	51,283
MERRICK MINEOI A	MERRICK COMMONS	KIR	2000	108,876	100.0 HO	100.0 HOMEGOODS	24,836	24,836 PLANET FITNESS	15,038 L	LIDL NOBTH SHOPE EABMS	31,478
MUNSEY PARK	MUNSEY PARK PLAZA	KIR	2000	72.748	100.0 TH	100.0 THEODORE ALEXANDER	41.393		ζ 🕦	WHOLE FOODS MARKET	20.000
NESCONSET	SMITHTOWN PLAZA		2009	55,968	100.0 PETSMART	FSMART		BOB'S DISCOUNT FURNITURE	27,052 C	COSTCO (4)	122,475
NORTH MASSAPEOUA	NORTH MASSAPEOUA S.C.		2004	29,599	100.0 DO	100.0 DOLLAR TREE	13.965				
PLAINVIEW	MANETTO HILL PLAZA		1969	88,118	90.5 PL	90.5 PLANET FITNESS	17,464		A	AMAZON FRESH	33,342
SEI DEN	INDEPENDENCE PLAZA -		2014	026 130	OH 0 001	AND HOME DEBOT	, 000 001	Hada v H	T 03003	TA DO A	037.73
SELDEN STATEN ISLAND	FOR EST A VENI IF S.C.	KID	2000	189 968	OH 0.001	00.0 HOME DEFOI		TIMAXXHOMEGOODS		ANGEL	32,230
STATEN ISLAND	RICHMOND S.C.	MIN	1989	268.362	100.0 TARGET	FILINESS		IJ MAAXHOMEGOODS REGENCY FURNITURE		TARGET	139.839
STATEN ISLAND	GREENRIDGE PLAZA		1997	97,959	100.0 LA	100.0 LA FITNESS				ALDI	21,317
STATEN ISLAND	THE BOULEVARD		2006	410,189	97.6 AL	97.6 ALAMO DRAFTHOUSE CINEMA		LA FITNESS	37,583 SI	SHOPRITE	67,868
STATEN ISLAND	FOREST AVENUE PLAZA		2005	46,063	100.0 TARGET	RGET	46,063		Ξ	TARGET	63,062
STATEN ISLAND	SVOSSET S C		1967	32 124	100.0 ISL	100.0 DI ANET ETTNESS	000,00				
SYOSSET	SYOSSET CORNERS		2022	25.442	100.0	TIME I FILINESS	10,004				
	KEY FOOD - CENTRAL										
VALLEY STREAM	AVENUE		2012	27,924	100.0				×	KEY FOOD	27,924
WEST ISLIP	SEQUAMS SHOPPING CENTER		2022	24,149	100.0				Ø	SOUTHDOWN MARKET	11.575
WHITE PLAINS	WHITE PLAINS S.C.		2004	14,450	100.0 DO	100.0 DOLLAR TREE	14,450				
WOODBURY	WOODBURY COMMON		2022	84,222	82.7	TION DIA OR		A DAY CYTY		FRESH MARKET (2)	19,800
WOODBURI	STOP & SHOP		2022	55,737	91.1 AC	91.1 ACTION BEACK	17,1,61	FARIT CITI	12,000	aohs & dors	25,000
WOODSIDE	MET FRESH		2012	7.500	100.0				∠ ه	MET FRESH	7.500
YONKERS	SHOPRITE S.C.		1995	43,560	100.0				S	SHOPRITE	43,560
YONKERS	ROMAINE PLAZA		2005	10,329	100.0 AD	100.0 ADVANCE AUTO PARTS	10,329				
COLUMBUS	OLENTANGY PLAZA		2024	252,512	96.8 MI	96.8 MICRO CENTER	47,090	MARSHALLS	D 28,000 N	DA YOU INTERNATIONAL MARKET	32,563
HAMILTON	BRIDGEWATER FALLS		2024	503,861	95.8 JCF	95.8 JCPENNEY		DICK'S SPORTING GOODS		TARGET (4)	124,544
HOLLAND	SPRING MEADOWS PLACE DEFREIELD TOWNE		2024	314,513	92.9 ASHLEY	HLEY	36,320	LJ MAXX	32,132	1ARGE1 (4)	104,000
MASON	CENTER		2024	469,440	93.2 RE	93.2 REGAL CINEMAS	65,139	65,139 DICK'S SPORTING GOODS	48,000 W	48,000 WHOLE FOODS MARKET	28,158

MAJOR LEASES

							MAJOR LEASES	EASES		GROCER	
			YEAR DEVELOPED OR	LEASABLE AREA	PERCENT LEASED						
LOCATION	BUILDING NAME	PORTFOLIC	PORTFOLIO ACQUIRED		E	TENANT NAME	GLA	TENANT NAME	GLA	TENANT NAME	GLA
UPPER ARLINGTON		R2G	2024	183,437	80.1 ULTA		12,500	СОНАТСН	10,733 W	WHOLE FOODS MARKET	35,709
-1	CLACKAMAS PROMENADE	PRU	2007	235,116	95.9 HOBI	95.9 HOBBY LOBBY		NORDSTROM RACK		TARGET (4)	125,923
GRESHAM HAPPY VALLEY	GRESHAM IOWN FAIR CLACKAMAS SOUARE	PRU	2021	73,951	84.4 MADRON 88.1 TJ MAXX	84.4 MADRONA WATUMULL 88.1 TI MAXX	25.404	KOSS DRESS FOR LESS	26,832 W	WINCO FOODS (4)	64.255
HILLSBORO	TANASBOURNE VILLAGE	PRU	2008		97.0 RITE AID	AID		DSW	19,949 SA	SAFEWAY	53,000
MILWAUKIE	MILWAUKIE MARKETPLACE	PRU	2007	185,760	81.4 RITE AID (2)	AID (2)	31,472 I	PLANET FITNESS	25,000 NI	NEW SEASONS MARKET	42,630
PORTLAND	JANTZEN BEACH CENTER		2017	741,227	96.6 HOME DEPOT	E DEPOT		BURLINGTON		TARGET	138,700
PORTLAND PENNSYLVANIA	RALEIGH HILLS PLAZA	OIP	2021	39,520	100.0 WALGREENS	GREENS	15,120		Z	NEW SEASONS MARKET	22,822
ARDMORE	SUBURBAN SQUARE		2007	309,371	93.8 LIFE	93.8 LIFE TIME FITNESS	78,363	WEST ELM	10,543 TF	TRADER JOE'S	12,548
BLUE BELL	CENTER SOLIARE S.C.		1996	120.211	SUHON 0 001	Ř	93 444	HOMEGOODS	M 797.92	MCCAFFREY'S FOOD MARKETS (4)	88 842
CHAMBERSBURG	WAYNE PLAZA		2008	131,623	89.1 WINE	WINE & SPIRITS SHOPPE				GIANT	67,521
DEVON	DEVON VILLAGE		2012	68,935	100.0 WINE	100.0 WINE & SPIRITS SHOPPE				WHOLE FOODS MARKET	33,504
EAST NORRITON	NORRITON SQUARE		1984	131,962	100.0 HAIR BUZZ	BUZZ		JOANN		ACME MARKETS	66,506
EAST STRUCTSBURG FUCUNO FLAZA EXTON WHITEL AND TOX	WHITEI AND TOWN CENTER		1973	143,/90	100 KOHI 'S	EGOODS	85 184	WINE & SPIKITS SHOPPE	11,388 G	GIANI	60,479
HARRISBURG	HARRISBURG EAST S.C.		1972		100.0 VALI	100.0 VALUE CITY FURNITURE		TOUCH OF COLOR FLOORING	31.167 G	GIANT	72.251
HAVERTOWN	TOWNSHIP LINE S.C.		1996	80,938	100.0 KOHL'S	Si					
HORSHAM	HORSHAM POINT		2015	71,737	100.0					GIANT	48,820
MONTGOMERY VILL PHILADEL PHIA	MONTGOMERY VILLE MONTGOMERY SQUARE PHILADEL PHIA CASTOR PLACE	KIR OIV	2002	184.097	98.9 DICK'S SPORT	98.9 DICK'S SPORTING GOODS 98.2 BURLINGTON	70.723	PETSMAKT RAYMOUR & FLANIGAN FURNITURE	26,340 G	GIANI	6/,1/9
	COTTMAN & BUSTLETON	3		206101							
PHILADELPHIA	CENTER	OJV	1995	332,812	99.3 TARGET	JET	137,000 I	PEP BOYS	20,800 AG	ACME MARKETS	66,703
PHILADELPHIA	LINCOLN SQUARE		2017	101,226	100.0 TARGET	ET	36,215 I	PETSMART	SF 15,360 M	SPROUIS FARMERS MARKET	32,000
PHILADELPHIA	FISHTOWN CROSSING		2022	133,784	98.4 PEP BOYS	OYS		FIVE BELOW		IGA SUPERMARKET	40,000
PITTSBURGH	WEXFORD PLAZA		2010	156,295	95.6 ARH	95.6 ARHAUS FURNITURE	18,500 7	THE TILE SHOP	16,059 W	WHOLE FOODS MARKET FRESH THYME FARMERS	45,367
PITTSBURGH	CRANBERRY COMMONS		2016	165,920	100.0 TJ MAXX	AXX	30,000	STAPLES	23,884 M	MARKET	31,296
OdOdnDid	CROSSROADS PLAZA -		1086	111 082	0 001				~	ACME MADIZETS	55 527
SHREWSBURY	SHREWSBURY SOUARE S.C.		2014	94.706	98.4				₹ 5	ACME MARKETS GIANT	61.185
SPRINGFIELD	SPRINGFIELD S.C.		1983	175,068	100.0 STAPLES	LES		EMPIRE BEAUTY SCHOOL	11,472 G	GIANT	66,825
WHITEHALL	WHITEHALL CENTER		1996	84,524	100.0 KOHL'S	Si	84,524				
WYNNEWOOD	WHOLE FOODS AT WYNNEWOOD		2014	55,911	100.0				W	WHOLE FOODS MARKET	45,453
PUERTO RICO			Č							C Audi	
BAYAMON	PLAZA CENTRO - COSTCO		2006	185,689	90.8 PLANET	90.8 PLANET FIINESS 97.5 COSTCO	134 881	CHUCK E CHEESE	13,600 Pt	PUEBLO SAMIS CLTIB	35,588
CAROLINA	LOS COLOBOS (3)		2006	573,790	99.5 HOME DEPOT	E DEPOT		MAX'S		ECONO RIAL	56,372
MANATI	MANATI VILLA MARIA S.C.		2006	69,640	84.5 PLAN	84.5 PLANET FITNESS		FARMACIAS SAVIA			
MAYAGUEZ	WESTERN PLAZA		2006	354,675	100.0 HOME DEPOT	100.0 HOME DEPOT	008,601	CARIBBEAN CINEMA		SAM'S CLUB	100,408
TRUJILLO ALTO	TRUJILLO ALTO PLAZA		2006	191,080	100.0 GRA	100.0 GRAND STORES		OOLDEN CORRAL ME SALVE	22,415 PU	PUEBLO	26,869
SOUTH CAROLINA											
CHARLESTON	ST. ANDREWS CENTER		1978	187,905	100.0 BURLINGTON	INGTON		PETCO		HARRIS TEETER	52,334
CHARLESION	WOODPITEES C		2010	1180,845	100.0 ACAI	100.0 BAKNES & NOBLE	685,52	IJ MAXX	71 047°C2	HAKKIS LEELEK TPADEP IOEK	53,000
GREENVILLE	FOREST PARK		2012	51,103	100.0	100.0	015,50			THE FRESH MARKET	20,550
TENNESSEE	ATTENDED TO STAND TO STAND THE										
CORDOVA	THE COMMONS AT DEXTER LAKE		2021	228,796	97.8 CRUI	97.8 CRUNCH FITNESS	36,000	MARSHALLS	30,000 KJ	KROGER	69,300
MADISON	OLD TOWNE VILLAGE		1978	175,593	100.0 OLD	100.0 OLD TIME POTTERY	99,400		≥ ∑ §	WALMAKI NEIGHBORHOOD MARKET	39,687
MEMPHIS	MENDENHALL COMMONS PROVIDENCE		7071	88,108	100.0				2	KKOGEK	74,083
MT. JULIET NASHVILLE	MARKETPLACE BELLEVUE PLACE		2024	623,233	100.0 JCPENNEY 97.9 PLANET FI	00.0 JCPENNEY 97.9 PLANET FITNESS	98,994 F	BELK HARBOR FREIGHT TOOLS	74,985 KJ 20,469	KROGER (4)	97,000
<u>IEXAS</u> AMARILLO	WESTGATE PLAZA	KIR	1997	488.022	98.8 HOME DEPOT	E DEPOT	109.800	KOHUS	94.680		
		i		:							

GROCER

MAJOR LEASES

	Š	GLA			20,171	200,201			18,100		54,340			130,715	173.890		26,043	52,550	173,890	125,400		57 539		202.00	28,582	32,390		83,791			14,566		10000	56,8/4	63,373	127,983	45,489	65,206	919 08	180,000		59,840	86,536	147,324		123,693	205,113		
GROCER		108	027		29,404 MARKET TABGET (4)	12,350	29,678	069	28,460 NATURAL GROCERS		30,187 ALBERTSONS (4)			23,500 TARGET (4)	10,800 INATORAL GROCERS 30,079 TARGET (4)			29,813 KANDALL'S	29,931 TARGET (4)	30,187 TARGET (4)	31 630	26.535 FOOD TOWN (4)			25,608 MARNE1 13,770 VROGED			99 RANCH MARKET			16,218 TRADER JOE'S		<u>.</u>	H-E-B	KROGER	40,000 H-E-B	30,400 WHOLE FOODS MARKET	15,120 KROGER	22 050 FIESTA			40,000 H-E-B (4)	H-E-B	30,187 H-E-B		30,164 TARGET (4)	WALMART (4)	33,574	
	Š	13.108	000	70,	29,	12.3		\$ 46,690	28,4		30,1		32,0	23,:	30.0		50,0	79,6	29,6	30,1	316	26.5	19,2	ć	13.7	,61	24,061		30,017	26,941	16,3					40,0	30,4	15,	326	50,5	29,1	40,0		30,1		30,		33,	
MAJOR LEASES	The street of th	PETCO LENANI NAME	HOMESENISE	HOMESENSE	BESTBUY	PETCO	O'REILLY AUTO PARTS	PACIFIC RESOURCES ASSOCIATES	TJ MAXX		ROSS DRESS FOR LESS		TJ MAXX	OFFICEMAX PATTY HOTISE	ROSS DRESS FOR LESS		EOS FITNESS	BURLINGION	ROSS DRESS FOR LESS	ROSS DRESS FOR LESS	HOMECOODS	CRINCH FITNESS	OLDNAVY	THOSE & THEM I VECT	DIAL WINE & MOKE	NAVEN OAKS HIEATEN	BURLINGTON		NORDSTROM RACK	BURLINGTON	WHOLE EARTH PROVISION CO.					BURLINGTON	NORDSTROM RACK	DOLLAR TREE	BIRINGTON	DICK'S SPORTING GOODS	ACE HARDWARE	MARSHALLS		ROSS DRESS FOR LESS		ROSS DRESS FOR LESS		TOTAL WINE & MORE	
MAJOR		64.310	42,000	47,030	113,341	24,685	31,094	61,452	80,274	14.680	86,584		48,000	28,160	38,032		81,392	29,845	30,000	32,000	25 217	30,387	30,176	000) C	23 170	24.841	27,685		40,000	58,321	22,283	82,658			15,120	86,120	38,800	27,955	30 187	88,827	40,000	45,699		55,000		55,000	000,01	76,100	24,864 48,631
		92.6 TESLA	00 1 BAINTED TREE BOTTHWIES	FAIRLED INCE BOOTINGES	100.0 HOME DEPOT	98.3 BARNES & NOBLE	100.0 GATTI LAND EATER-TAINMENT	95.8 ACADEMY SPORTS & OUTDOORS	9.0 100.0 BURLINGTON	65.7 FIRST NATIONAL BANK TEXAS	98.0 KOHL'S	7	99.5 ASHLEY	100.0 ROSS DRESS FOR LESS	96.9 MARSHALLS/HOMEGOODS		96.9 HOBBY LOBBY / MARDELS	99.0 SPEC'S LIQUOR	94.8 24 HOUR FITNESS	99.1 TJ MAXX	VII DEST BITY	91.2 MARSHATTS	95.3 ROSS DRESS FOR LESS		96.1 KUSS DRESS FOR LESS 93.4 BARNES & NOBI E	94 5 GOODWILLINDHSTRIES	95.7 ROSS DRESS FOR LESS	0	81.1 MARSHALLS	100.0 BEST BUY	100.0 PETSMART	94.4 GULF COAST VETERINARY SPECIALI	c	0	96.2 WALGREENS	98.9 ACADEMY SPORTS & OUTDOORS	100.0 PAINTED TREE BOUTIQUES	100.0 ROSS DRESS FOR LESS	00.0 98 9 ROSS DRESS FOR LESS	99.0 KOHL'S	100.0 CLUB STUDIO	97.7 BEST BUY	8	100.0 HOBBY LOBBY		88.8 HOBBY LOBBY	8	98.4 DICK'S SPORTING GOODS	81.5 BARNES & NOBLE 46.9 TRUFIT ATHLETIC CLUB
	PERCENT LEASED	(1)	00	70.1	100.0	98.3	100.0	95.8	100.0	65.3	98.0	61.7	99.5	100.0	5.76		96.9	99.(94.8	99.1	7001	91.0	95.3	2				_				94.4	0001	100.0	96.2	98.6	100.0	100.0	100.0	99.0	100.0	97.7	92.8	100.0		88.8	88.8	98.4	81.5
	SEASABLE AREA	135.327	213 257	200,017	357,087	88,824	131,039	207,538	238,683	27.846	367,552	31.603	289,322	83,868	286.737		241,509	209,152	243,940	279,210	144.055	350.787	149,065	103 040	315 177	717,017	130,851	77,277	183,940	89,822	59,120	166,777	1000	36,8/4	119,082	491,686	223,656	161,687	10,000	316,574	127,296	240,265	137,177	347,339		265,566	41,138	287,952	74,765 103,631
	YEAR DEVELOPED LEASABLE OR AREA	1998	2000	7007	2021	2011	2011	2011	2005	2021	2011	2021	2015	1998	2015		2006	2021	2006	2005	2015	2015	2013	3100	2013	2021	2021	2021	2021	2021	2021	2021	1000	2021	2021	2021	2021	2021	2021	2021	2021	2021	2021	2021		2021	2021	2021	2021 2021
	N I Catalog	PORI FOLIO	III	DAT.		OJV	OJV	OJV						KIR	rko																															VIO	OIV O	OJV	OJV
		CENTER OF THE HILLS	SUNSET VALLEY	MUELLER REGIONAL	RETAIL CENTER	HOMESTEAD S.C.	ROUND ROCK S.C.	CENTURY SOUTH S.C.	LAS TIENDAS PLAZA	NORTH TOWNE PLAZA - BROWNSVILLE	GATEWAY STATION	ROCK PRAIRIE MARKETPLACE		CITYPLACE MARKET	MONTGOMERY PLAZA	PRESTON LEBANON	CROSSING	GALVESION PLACE	CROSSING	CYPRESS TOWNE CENTER	THE CENTRE AT	COPPERWOOD VII I AGE	TOMBALL CROSSING	GOALTHY O THE HOUSE	PLYER OAKS S WEST	HEIGHTS PLAZA	WESTHILL VILLAGE	BLALOCK MARKET	THE CENTRE AT POST OAK	RICHMOND SQUARE	ALABAMA SHEPHERD S.C.	SHOPPES AT MEMORIAL VILLAGES	HEB - DAIRY ASHFORD &	MEMORIAL SHOPS AT HII SHIRE	VILLAGE	VILLAGE PLAZA AT BUNKER HILL	WESTCHASE S.C.	OAK FOREST	SHOPS AT THREE CORNERS	ATASCOCITA COMMONS	KINGS CROSSING	NORTH CREEK PLAZA	PLANTATION CENTRE	INDEFENDENCE FLAZA - LAREDO	TRENTON CROSSING -	OID NAVY - MCALLEN	MARKET AT NOLANA	LAS TIENDAS S.C.	NORTHCROSS S.C. MCALLEN CENTER
	NO A	LOCATION	MESITA	NUSCA	AUSTIN	AUSTIN	AUSTIN	AUSTIN	BROWNSVILLE	BROWNSVILLE	BURLESON	COLLEGE STATION	CONROE	DALLAS	FORT WORTH		FRISCO	GALVESTON	GRAND PRAIRIE	HOUSTON	NOTSHOH	NOTSTION	NOTSOOH	NOTSITOII	NOISTON	HOLISTON	HOUSTON	HOUSTON	HOUSTON	HOUSTON	HOUSTON	HOUSTON	MOTOTION	HOUSION	HOUSTON	HOUSTON	HOUSTON	NOTSTOLL	NOISION	HUMBLE	KINGWOOD	LAREDO	LAREDO	LAREDO		MCALLEN	MCALLEN	MCALLEN	MCALLEN MCALLEN

							MAJOR LEASES	SES		GROCER	
			YEAR DEVELOPED	드	PERCENT						
LOCATION	BUILDING NAME	PORTFOL	PORTFOLIO ACQUIRED	SQ.FT.)	(1)	TENANT NAME	GLA	TENANT NAME	GLA	TENANT NAME	GLA
MESQUITE	KROGER PLAZA		1974	79,550	100.0					KROGER	51,000
MISSION	SHAKTLAND LOWNE CROSSING	OJV	2021	360,889	96.7 ROS	96.7 ROSS DRESS FOR LESS	11 867,62 TIN	TJ MAXX	28,000	H-E-B	148,270
NOISSIM	MARKET AT SHARYLAND PLACE	VIO	2021	107 012	S. HOA 7 20	یّ	80 017 DO	DOI I AB TBEE	10.000	WAIMAPT	186 000
PASADENA	FAIRWAY PLAZA	KIR	1999	410.071	99.2 BEST BUY	BUY		ROSS DRESS FOR LESS		WALMAKI (4)	100,000
PLANO	ACCENT PLAZA		1996	100,598	100.0 PGA	00.0 PGA TOUR SUPERSTORE					
RIO GRANDE CITY	STARR PLAZA	OJV	2021	176,443	99.1 ROS	99.1 ROSS DRESS FOR LESS		MARSHALLS		H-E-B	109,121
SAN ANTONIO	FIESTA TRAILS		2021	362,020	98.3 BOB	98.3 BOB MILLS FURNITURE		BESTBUY	37,000	H-E-B (4)	78,000
SAN ANTONIO	STEVENS RANCH		2021	32,611	100.0					H-E-B (4)	100,000
	GRAND PARKWAY										
SPRING	MARKETPLACE		2014	583,699	97.9 ACA	97.9 ACADEMY SPORTS & OUTDOORS	63,182 HOI	HOBBY LOBBY	55,000	TARGET (4)	126,844
SUGAR LAND	WOODBRIDGE S.C.		2012	96,623	96.1					KROGER	64,842
TOMBALL	TOMBALL MARKETPLACE		2021	168,733	93.0 ROS	93.0 ROSS DRESS FOR LESS		MARSHALLS	25,000		
WEBSTER	CENTER AT BAYBROOK		2006	363,830	90.5 HOBBY I	90.5 HOBBY LOBBY		BEL FURNITURE	58,842		
WEBSTEK VIRGINIA	BAT BROOK GAIEWAT		2021	700,007	97.5 ASH	1. I.	45,000 BA	BARNES & NOBLE	37,000		
ALEXANDRIA	HILLTOP VILLAGE CENTER		2021	250,811	100.0 LA FITNESS	TNESS	35,000			WEGMANS	128,357
ALEXANDRIA	WEST ALEX-RETAIL		2021	776,76	6.76					HARRIS TEETER	61,816
ARLINGTON	CENTRO ARLINGTON		2021	72,367	92.6					HARRIS TEETER	51,518
BURKE	BURKE TOWN PLAZA		2014	124,148	97.1 CVS		12,380			SAFEWAY	53,495
FAIRFAX	COSTCO PLAZA - FAIRFAX	KIR	1998	341,727	100.0 HOME DEPOT	E DEPOT		24 HOUR FITNESS	42,837	COSTCO	139,658
	MAIN STREET										
FAIRFAX	MARKETPLACE	PRU	2007	96,862	100.0 TJ MAXX	AXX	27,888 WA	WALGREENS	15,230		
FAIRFAX	OLD TOWN PLAZA		2007	52,946	97.2					o delika ta banto dan	
TEFSBIIRG	BATTIFFIFIDSC	PRI	2002	317 392	94 0 DICK	94 0 DICK'S SPORTING GOODS	43 149 PO	BOSS DRESS FOR LESS	25 994	SPROUIS FARMERS MARKET	24 770
PENTAGON CITY	PENTAGON CENTRE	CPP	2010	351.484	99.4 MARSHALLS	SHALLS		BESTBUY	36.532	COSTCO	171,286
STAFFORD	DOC STONE COMMONS		2016	101,042	100.0 STAPLES	LES		PETCO	12,000	GIANT FOOD	61,500
STAFFORD	STAFFORD MARKETPLACE		2015	417,827	100.0 KOHL'S	L'S		TJ MAXX	30,545	SHOPPERS FOOD	67,995
STERLING	POTOMAC RUN PLAZA		2008	361,110	100.0 REG	100.0 REGENCY FURNITURE	45,210 MIC	MICHAELS	35,333	TARGET (4)	125,204
STERLING	DULLES TOWN CROSSING		2015	808,442	100.0 WALMART	MART	209,613 LO	LOWE'S HOME CENTER	135,197	SAM'S CLUB	135,193
WOODBRIDGE	GORDON PLAZA (3)		2017	16,530	100.0					ALDI	16,530
WOODBRIDGE	SMOKETOWN STATION	KIR	1998	503,788	99.8 HOB	99.8 HOBBY LOBBY	63,971 DIC	DICK'S SPORTING GOODS	57,437	LIDL	24,510
apdraggoom	STONEBRIDGE AT		2003	504	ONIE	07.2 ONIET TEE EITNIESS	107 07	AT AMO DB A ETHOLISE CINEMA	40.000	UECMANIS	130 500
WASHINGTON	FOLOWIAC TOWN CENTER		2023	776,476	97.2 OINE	LIFE FILINESS		ANIO DRAFITOOSE CINEMIA	40,900	WEGIVEAINS	000,001
AUBURN	AUBURN NORTH		2007	172.203	74.4 LA FITNESS	TNESS	34.500 OFF	OFFICE DEPOT	23.070		
	THE MARKETPLACE AT										
BELLEVUE	FACTORIA		2013	508,173	94.7 TARGET	BET		NORDSTROM RACK	41,258	T&T SUPERMARKET	76,207
COVINGTON	COVINGTON ESPLANADE	01/4	2021	187,388	97.2 HOME DEPOT	E DEPOT		ELICON & SEING	24 000	Td vyv	020 33
FEDERAL WAY	CANTELONS CENTRE	NIK	2000	202,522	100.0 JOANN	NI Soft a Consorting		BAKNES & NOBLE	19 500	HMAKI	55,069
KENI I AVE STEVENS	CANYON KIDGE PLAZA	PRO	2006	86,909	94.7 ROSS DRES	94.7 ROSS DRESS FOR LESS	27,200 OLI	OLD NAV Y BOSS DRESS FOR I ESS	12,500	IARGEI (4) SAEEWAN	61,000
CANE SIEVENS	FROM IER VILLAGE S.C.		2012	100,239	96.1 MICI	IAELS		SS DRESS FOR LESS	455,27	SAFEWAI SPPOLITS FABMEDS	000,10
MILL CREEK	GATEWAY S.C.		2016	96,671	100.0 PLA	100.0 PLANET FITNESS	25,333			MARKET	29,942
PUYALLUP	MERIDIAN TOWN CENTER	OIP	2021	77,666	100.0 JOANN	Z		ACEHARDWARE	20,849	SAFEWAY (4)	65,691
PUYALLUP	SOUTH HILL CENTER	OIP	2021	134,010	77.0 BEST BUY	BUY		ROSS DRESS FOR LESS	30,139		
SEATTLE	JEFFERSON SQUARE	PRU	2006	87,347	97.2 BAR	97.2 BARTELL DRUGS	13,327			SAFEWAY	39,556
SEATTLE	THE WHITTAKER		2021	63,663	0.96					WHOLE FOODS MARKET	41,000
TIME A TIME	QUEEN ANNE	E	1000	00 400	1 31					THAIR OF THAT I OF THE	40.750
SEATILE SEATTI E	MAKKETFLACE BAINIED VATI EV SOTTABE	al o	2021	80,488	13.7	08 0 POSS DRESS FOR LESS	75 607			MEIROPOLIIAN MARKEI	46,330
SEATH E	2200 WESTI AKE PETAII		2021	87 014	96.9 NO3.	Dress For Less	760,67			WHOLE FOODS MARKET	47.367
SILVERDALE	SILVERDALE PLAZA	5	2012	170.403	94.0 JOANN	Z		RITE AID	23.470	SAFEWAY	55.000
SPOKANE	FRANKLIN PARK S.C.		2015	124,954	97.0 ROS	97.0 ROSS DRESS FOR LESS	25,000 BUI	BURLINGTON	22,855	TRADER JOE'S	12,052
TUKWILA	PARKWAY SUPER CENTER	KIR	2003	468,857	94.6 DICK	94.6 DICK'S SPORTING GOODS		MACY'S FURNITURE		LAM'S SEAFOOD MARKET	28,136
TOTAL 575 SHOPPING CENTER PROPERTY INTERESTS (6)	ER PROPERTY INTERESTS (6)			103,260,771							

Percent leased information as of December 31, 2024.
 Denotes tenants who are Dark & Paying.

- (3) Denotes projects which exclude GLA of units being held for redevelopment.
- (4) Denotes tenants who are Shadow Anchors.
 (5) Denotes tenants under RGMZ Venture REIT.
 (6) Does not include 60 properties, primarily through the Company's preferred equity investments, other real estate investments and non-retail properties, totaling approximately 3.3 million square feet of GLA.

CPP Denotes property interest in Canada Pension Plan. KIR Denotes property interest in Kimco Income REIT.

OIP Denotes property interest in Other Institutional Programs.

OJV Denotes property interest in Other US Joint Ventures. PRU Denotes property interest in Prudential Investment Program. R2G Denotes property interest in R2G Venture LLC.

Stockholder Information

Counsel

Latham & Watkins LLP Washington, DC

Auditors

PricewaterhouseCoopers LLP New York, NY

Registrar and Transfer Agent

EQ Shareowner Services P.O. Box 64874 St. Paul, MN 55164-0854 1-866-557-8695

Website: www.shareowneronline.com

Stock Listings

NYSE—Symbols KIM, KIMprL, KIMprM, KIMprN



Investor Relations

A copy of the Company's Annual Report on Form 10-K may be obtained at no cost to stockholders by writing to:

David F. Bujnicki Senior Vice President, Investor Relations & Strategy Kimco Realty Corporation 500 North Broadway, Suite 201 Jericho, NY 11753 1-866-831-4297 E-mail: ir@kimcorealty.com

Annual Meeting of Stockholders

All stockholders are cordially invited to attend the 2025 annual meeting, which will be conducted via a live broadcast on April 29, 2025. The company has embraced the environmentally-friendly virtual meeting format, which it believes enables increased stockholder attendance and participation. During this virtual meeting, you may ask questions and will be able to vote your shares electronically. You may also submit questions in advance of the 2025 annual meeting by visiting www.virtualshareholdermeeting.com/ KIM2025. The company will respond to as many inquiries at the 2025 annual meeting as time allows.

If you plan to attend the 2025 annual meeting online, you will need the 16-digit control number included in your Notice of Internet Availability of Proxy Materials, on your proxy card or on the instructions that accompany your proxy materials. The 2025 annual meeting will begin promptly at 10:00 a.m. (Eastern Time), and you should allow ample time for the online check-in procedures.

Annual Report to Stockholders

Our Annual Report on Form 10-K filed with the Securities and Exchange Commission (SEC) is included in this 2024 Annual Report and forms our annual report to security holders within the meaning of SEC rules.

Dividend Reinvestment and Common Stock Purchase Plan

The Company's Dividend Reinvestment and Common Stock Purchase Plan provides stockholders with an opportunity to conveniently and economically acquire Kimco common stock. Stockholders may have their dividends automatically directed to our transfer agent to purchase common shares without paying any brokerage commissions. Requests for booklets describing the Plan, enrollment forms and any correspondence or questions regarding the Plan should be directed to:

EQ Shareowner Services P.O. Box 64856 St. Paul, MN 55164-0856 1-866-557-8695

Holders of Record

Holders of record of the Company's common stock, par value \$0.01 per share, totaled 2,715 as of March 4, 2025.

Offices

Executive Offices

500 North Broadway Suite 201 Jericho, NY 11753 516-869-9000 www.kimcorealty.com

Other Offices

The Company maintains 31 regional and satellite offices throughout the United States.

Corporate Directory

Board of Directors

Milton Cooper

Executive Chairman Kimco Realty Corporation

Ross Cooper

President & Chief Investment Officer Kimco Realty Corporation

Philip E. Coviello (1)(3)

Partner*

Latham & Watkins LLP

Conor C. Flynn

Chief Executive Officer Kimco Realty Corporation

Nancy Lashine (1)(2)

Founder & Managing Partner Park Madison Partners

Frank Lourenso (1)(2)

Executive Vice President* JPMorgan Chase & Co.

Henry Moniz (1)(3)

Chief Compliance Officer Meta

Mary Hogan Preusse (2)(3v)

Lead Independent Director Kimco Realty Corporation Managing Director and Co-Head of Americas Real Estate* APG Asset Management US Inc.

Valerie Richardson (2v)(3)

Chief Operating Officer International Council of Shopping Centers

Richard B. Saltzman (1v)(2)(3)

Former CEO and President Colony Capital

Executive and Senior Management

Milton Cooper

Executive Chairman

Conor C. Flynn

Chief Executive Officer

Ross Cooper

President &

Chief Investment Officer

Glenn G. Cohen

Executive Vice President & Chief Financial Officer

David Jamieson

Executive Vice President & Chief Operating Officer

Bruce Rubenstein

Executive Vice President, General Counsel & Secretary

Raymond Edwards

Executive Vice President Retailer Services

Leah Landro

Executive Vice President & Chief Human Resources Officer

Thomas Taddeo

Executive Vice President & Chief Information Officer

David F. Bujnicki

Senior Vice President Investor Relations & Strategy

Scott Gerber

Senior Vice President Risk

Geoffrey Glazer

Senior Vice President National Development

Brett N. Klein

Senior Vice President Financial Planning & Analysis

Jennifer Maisch

Senior Vice President
Marketing & Retail Partnerships

William Teichman

Senior Vice President Strategic Operations

Kathleen Thayer

Senior Vice President & Treasurer Corporate Accounting

Harvey G. Weinreb

Senior Vice President

Paul Westbrook

Vice President & Chief Accounting Officer

U.S. Regional Management

Carmen Decker

President

Western Region

Wilbur E. Simmons, III

President

Southern Region

Joshua Weinkranz

President

Eastern Region

Corporate Management

Barbara E. Briamonte

Vice President Legal

- -

Tamara Chernomordik

Vice President Corporate Responsibility

David Domb

Vice President Research & Data Analytics

Paul C. Dooley

Vice President
Real Estate Tax & Insurance

Kraig Elliot

Vice President & Chief Information Security Officer

Kenneth Fisher

Vice President Chief Technology Officer

Christopher Freeman

Senior Vice President Property Management

Marissa Garcia

Vice President Investments

Jason Lee

Vice President Legal

Heather Medica

Vice President Human Resources

Jonathon Siswick

Vice President Lease Administration

* Retired

⁽¹⁾ Audit Committee

⁽²⁾ Executive Compensation Committee

⁽³⁾ Nominating and Corporate Governance Committee

⁽v) Chairman

