Public Storage Form 10-Q August 11, 2008

SECURITIES AND EXCHANGE COMMISSION WASHINGTON, D.C. 20549

FORM 10-Q

[X]	Quarterly	Report	Pursuant	to	Section	13	or	15(d)	of	the	Securities	Exchange
	Act of 193	34										

For the quarterly period ended June 30, 2008

or

[]	Transition Report Pursua Exchange Act of 1934	nt to Section 13	or 15(d) of the	Securities
For	the transition period from	to	·	

Commission File Number: 001-33519

PUBLIC STORAGE

(Exact name of registrant as specified in its charter)

Maryland 95-3551121

(State or other jurisdiction of incorporation or organization) (I.R.S. Employer Identification Number)

Registrant's telephone number, including area code: (818) 244-8080.

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 at least the past 90 days.

[X] Yes [] No

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

[] Yes [X] No

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

Large Accelerated Filer [X] Accelerated Filer [] Non-accelerated Filer [] Smaller Reporting Company []

Indicate the number of the registrant's outstanding common shares of beneficial

interest, as of August 7, 2008:

Common Shares of beneficial interest, \$.10 par value per share - 169,231,072 shares

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PUBLIC STORAGE CONDENSED CONSOLIDATED BALANCE SHEETS (Amounts in thousands, except share data)

	June 30, 2008
ASSETS	 (Unaudited)
Cash and cash equivalents Real estate facilities, at cost:	\$ 775,002
LandBuildings	 2,714,069 7,391,127
Accumulated depreciation	 10,105,196 (2,234,359)
Construction in process	7,870,837 38,614
	 7,909,451
Investment in real estate entities. Goodwill Intangible assets, net Restricted cash Note receivable from affiliate (Note 3) Other assets	616,257 174,634 61,698 18,602 618,724 78,378
Total assets	10,252,746
LIABILITIES AND SHAREHOLDERS' EQUITY	
Notes payable Debt to joint venture partner Accrued and other liabilities	\$ 651,941 38,398 223,197
Total liabilities Minority interest:	913,536
Preferred partnership interests	325,000 38,376
Cumulative Preferred Shares of beneficial interest, \$0.01 par value, 100,000,000 shares authorized, 1,739,500 shares issued (in series) and outstanding, (1,739,500 at December 31, 2007) at liquidation preference. Common Shares of beneficial interest, \$0.10 par value, 650,000,000 shares authorized, 168,074,469 shares issued and outstanding (169,422,475 at	3,527,500
December 31, 2007)	16,807
Paid-in capital	5,551,189 4,606,982 (4,763,161) 36,517

Total shareholders' equity	8,975,834
Total liabilities and shareholders' equity	\$ 10,252,746

See acompanying notes.

PUBLIC STORAGE CONDENSED CONSOLIDATED STATEMENTS OF INCOME (Amounts in thousands, except per share amounts)

(Unaudited)

	Three Months Ended June 30,			led
		2008		2007
Revenues:				
Self-storage rental income	\$	381,345 31,779 11,014 		410,972 36,262 955
Expenses:		424,130		440,109
Cost of operations (excluding depreciation and amortization) Self-storage facilities	:	128,354 18,109 95,383 33,173 9,601		149,137 20,352 167,510 21,465 16,707
Income from continuing operations before equity in earnings of real estate entities, gain on disposition of an interest in Shurgard Europe, (loss) gain on disposition of other real estate investments, casualty gain, foreign currency exchange gain (loss), income (expense) from derivatives and minority interest in income		139,518 4,632 - (92) - (2) - (10,142)		73,018 2,782 - 2,238 - 5,553 1,771 (7,524)
Income from continuing operations		133,914 (101)		77,838
Net income	\$	133,813	\$	77,104

	====		====	
Net income allocation:				
Allocable to preferred shareholders		60,333		
Allocable to Equity Shares, Series A		5 , 356		
Allocable to common shareholders		68 , 124		14,433
	\$	133,813	\$	77,104
Net income per common share - basic				
	\$	0.41	\$	0.09
Discontinued operations		-		-
		0.41		
Net income per common share - diluted	====	=======	=====	=======
Continuing operations		0.40		
Discontinued operations				(0.01)
	\$	0.40	\$	0.08
Net income per depositary share of Equity Shares, Series A	====	========	====	=======
(basic and diluted)		0.61		
Basic weighted average common shares outstanding		168,028		169,346
Diluted weighted average common shares outstanding		168,814		170,213
Weighted average shares of Equity Shares, Series A (basic	====		====	=======
and diluted)		8,744		
	_===		===	

See accompanying notes.

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PUBLIC STORAGE CONDENSED CONSOLIDATED STATEMENTS OF SHAREHOLDERS' EQUITY (Amounts in thousands, except share data)

(Unaudited)

	Cumulative Preferred Shares	Common Shares	
Balance at December 31, 2007	\$ 3,527,500	\$ 16,943	
Issuance of common shares in connection with: Exercise of employee stock options (123,241 shares) Vesting of restricted shares (48,949 shares)	- -	11 5	
Repurchase of common shares (1,520,196 shares) (Note 10) .	_	(152)	
Stock-based compensation expense (Note 12)	_	_	
Net income	-	-	

Cumulative preferred shares (Note 10).....

Exercise of employee stock options (123,241 shares)... Vesting of restricted shares (48,949 shares)

Repurchase of common shares (1,520,196 shares) (Note 10) .

Stock-based compensation expense (Note 12)

Net income....

Common Shares (\$1.10 per share).....

Balance at June 30, 2008.....

Other comprehensive loss (Note 2).....

Equity Shares, Series A (\$1.225 per depositary share) Common Shares (\$1.10 per share)		-
Other comprehensive loss (Note 2)	-	-
Balance at June 30, 2008	\$ 3,527,500	•
		Accumulated Other
	Cumulative Distributions	Comprehensive Income
Balance at December 31, 2007	\$ (4,446,181)	\$ 50,065
Issuance of common shares in connection with:		

See accompanying notes. 3

PUBLIC STORAGE

CONDENSED CONSOLIDATED STATEMENTS OF CASH FLOWS

(Amounts in thousands)

(Unaudited)

For the Six Jun 2008

(13,548)

\$ 36,517

(120,666) (10,712)

(185,602)

\$ (4,763,161)

Cash flows from operating activities:

Cash distributions:

Cash distributions:

Net income Adjustments to reconcile net income to net cash provided by operating	\$ 646 , 155
activities: Amortization of note premium, net of increase in debt to joint venture	
partner (Notes 7 and 8)	(2,434)
Gain on disposition and realized currency translation gain associated	
with disposition of an interest in Shurgard Europe (Note 3)	(341,865)
Loss (gain) on disposition of real estate and real estate investments	0.0
(Notes 4 and 14) Depreciation and amortization including discontinued operations	92 217 , 877
Equity in earnings of real estate entities	(7,361)
Foreign currency exchange gain	(41,012)
(Income) expense from derivatives, net	43
Distributions received from the real estate entities	19,149
Distributions paid to other minority interests	(8,595)
Minority interest in income Other operating activities	17,741 2,805
Other operating activities	2,005
Total adjustments	(143,560)
Net cash provided by operating activities	502 , 595
Net cash provided by operating activities	
Cash flows from investing activities:	
Capital improvements to real estate facilities	(31,571)
Construction in process	(40,081)
Acquisition of real estate facilitiesProceeds from the disposition of an interest in Shurgard Europe (Note 3)	(20,992) 609,059
Deconsolidation of Shurgard Europe (Note 3)	(34,588)
Deconsolidation of partnerships (Note 2)	_
Proceeds from sales of real estate	493
Sale of real estate investments to affiliates	-
Reductions (additions) to restricted cash	370
Investment in Shurgard EuropeProceeds from sales of held-to-maturity debt securities (Note 2)	(32 , 911) 67
Other investing activities	720
Net cash provided by (used in) investing activities	450 , 566
Cash flows from financing activities:	
Principal payments on notes payable	(6,200)
Net repayments on bank credit facilities	14 654
Proceeds from borrowings on debt of Existing European Joint Ventures Net proceeds from the issuance of common shares	14,654 5,090
Net proceeds from the issuance of cumulative preferred shares	- J, 0 J 0
Repurchases of common shares	(111,903)
Redemption of cumulative preferred shares	-
Distributions paid to shareholders	(316,980)
Distributions paid to holders of preferred partnership interests	(10,806)
Net cash used in financing activities	(426,145)
Net increase (decrease) in cash and cash equivalents	527 , 016
Net effect of foreign exchange translation on cash	2,542
Cash and cash equivalents at the beginning of the period	245,444
Cash and cash equivalents at the end of the period	\$ 775 , 002
- -	=========

PUBLIC STORAGE CONDENSED CONSOLIDATED STATEMENTS OF CASH FLOWS (Amounts in thousands)

(Unaudited)

(Continued)

	For the Si Ju
	2008
plemental schedule of non-cash investing and financing activities:	
Foreign currency translation adjustment:	
Real estate facilities, net of accumulated depreciation	\$ (96,581)
Construction in process	(956)
Investment in real estate entities	891
Intangible assets, net	(4,526)
Note receivable from affiliate	98
Other assets	(3,742)
Notes payable	28,912
Accrued and other liabilities	5 , 879
Minority interest - other partnership interests	7,249
Accumulated other comprehensive income	65,318
Deconsolidation of Shurgard Europe:	
Real estate facilities, net of accumulated depreciation	1,693,524
Construction in process	10,886
Investment in real estate entities	(594,330)
Note receivable from affiliate	(618,822)
Intangible assets, net	78,135
Other assets	68,486
Notes payable	(424, 995)
Accrued and other liabilities	(98,571)
Minority interest - other partnership interests	(148,901)
Deconsolidation of real estate entities:	
Real estate facilities, net of accumulated depreciation	_
Investment in real estate entities	_
Intangible assets, net	_
Other assets	_
Notes payable	_
Accrued and other liabilities	_
Minority interests	-
Real estate acquired in exchange for assumption of mortgage note	(10,250)
Mortgage note assumed in connection with the acquisition of real estate	10,250
Revaluation of debt to joint venture partner:	
Debt to joint venture partner	224
Other assets	(224)

See accompanying notes. 5

PUBLIC STORAGE

NOTES TO CONDENSED CONSOLIDATED FINANCIAL STATEMENTS

June 30, 2008

(Unaudited)

1. Description of the Business

Public Storage, Inc., formerly a California corporation, was organized in 1980. Effective June 1, 2007, following approval by our shareholders, we reorganized Public Storage, Inc. into Public Storage, a Maryland real estate investment trust (referred to herein as "the Company", "the Trust", "we", "us", or "our"). We are a fully integrated, self-administered and self-managed real estate investment trust ("REIT") whose principal business activities include the acquisition, development, ownership and operation of self-storage facilities which offer storage spaces for lease, generally on a month-to-month basis, for personal and business use.

In addition to our self-storage facilities, we own interests in commercial properties containing commercial and industrial rental space for rent and conduct other ancillary operations at our self-storage locations comprised principally of reinsurance of policies against losses to goods stored by our self-storage tenants, retail sales of storage related products and truck rentals.

At June 30, 2008, we had direct and indirect equity interests in 2,015 self-storage facilities located in 38 states operating under the "Public Storage" name, and 179 self-storage facilities located in Europe which operate under the "Shurgard Storage Centers" name. We also have direct and indirect equity interests in approximately 21 million net rentable square feet of commercial space located in 11 states in the United States (the "U.S.") operated under the "PS Business Parks" name.

Any reference to the number of properties, square footage, number of tenant reinsurance policies outstanding and the aggregate coverage of such reinsurance policies are unaudited and outside the scope of our independent registered public accounting firm's review of our financial statements in accordance with the standards of the Public Company Accounting Oversight Board.

2. Summary of Significant Accounting Policies

Basis of Presentation

The accompanying unaudited condensed consolidated financial statements have been prepared in accordance with U.S. generally accepted accounting principles ("GAAP") for interim financial information and the instructions to Form 10-Q and Article 10 of Regulation S-X. Accordingly, they do not include all of the information and notes required by GAAP for complete financial statements. In the opinion of management, all adjustments (consisting of normal and recurring adjustments) considered necessary for a fair presentation have been reflected in these unaudited

condensed consolidated financial statements. Operating results for the three and six months ended June 30, 2008 are not necessarily indicative of the results that may be expected for the year ending December 31, 2008. The accompanying unaudited condensed consolidated financial statements should be read together with the consolidated financial statements and related notes included in the Company's Annual Report on Form 10-K for the year ended December 31, 2007.

Certain amounts previously reported have been reclassified to conform to the June 30, 2008 presentation. Certain reclassifications have also been made from previous presentations as a result of discontinued operations.

Consolidation Policy

Entities in which we have an interest are first evaluated to determine whether, in accordance with the provisions of the Financial

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NOTES TO CONDENSED CONSOLIDATED FINANCIAL STATEMENTS

June 30, 2008

(Unaudited)

Accounting Standards Board's Interpretation No. 46R, "Consolidation of Variable Interest Entities," they represent Variable Interest Entities ("VIE's"). VIE's in which we are the primary beneficiary are consolidated. Entities that are not VIE's that we control are consolidated.

For purposes of determining control, when we are the general partner, we are considered to control the partnership unless the limited partners possess substantial "kick-out" or "participative" rights as defined in Emerging Issues Task Force Statement 04-5 - "Determining whether a general partner or the general partners as a group, controls a limited partnership or similar entity when the limited partners have certain rights" ("EITF 04-5"). All significant intercompany balances and transactions have been eliminated.

The accounts of the entities we control, along with the accounts of the VIE's that we are the primary beneficiary of, are included in our condensed consolidated financial statements along with those of the Company. We account for our investment in entities that we do not control, or entities for which we are not the primary beneficiary and over which we have significant influence, using the equity method of accounting. Changes in consolidation status are reflected effective the date the change of control or determination of primary beneficiary status occurred, and previously reported periods are not restated. The entities that we consolidate during the periods, to which the reference applies, are referred to hereinafter as the "Consolidated Entities." The entities that we have an interest in but do not consolidate during the periods, to which the reference applies, are referred to hereinafter as the "Unconsolidated Entities." We account for the Unconsolidated Entities under the equity method of accounting.

On March 31, 2008, we entered into a transaction with an institutional investor (the transaction referred to as the "Europe Transaction") whereby the investor acquired a 51% interest in our European operations ("Shurgard Europe"). Shurgard Europe held substantially all of our operations in Europe. Since March 31, 2008, we own the remaining 49%

interest and are the managing member of Shurgard European Holdings LLC, a new joint venture formed to own Shurgard Europe's operations. As a result of the Europe Transaction, our remaining investment in Shurgard Europe is accounted for using the equity method effective March 31, 2008 (see Note 3).

Collectively, at June 30, 2008, the Company and the Consolidated Entities own a total of 1,996 real estate facilities, consisting of 1,987 self-storage facilities in the U.S., one self-storage facility in London, England and eight commercial facilities.

At June 30, 2008, the Unconsolidated Entities are comprised of our interest in Shurgard Europe, PS Business Parks, Inc. ("PSB"), and various limited and joint venture partnerships (the "Other Investments"). At June 30, 2008, PSB owns approximately 19.6 million rentable square feet of commercial space, Shurgard Europe has interests in 178 self-storage facilities in Europe with 9.3 million net rentable square feet, and the Other Investments own in aggregate 28 self-storage facilities in the U.S.

Deconsolidation of Certain Entities

On May 24, 2007, a judgment was rendered which resulted in the loss of our effective control over several limited partnerships and as a result, we discontinued consolidating these entities and began to account for our ownership in these limited partnerships using the equity method of accounting, effective the date of the judgment. Notwithstanding our loss of control, we continue to retain all of our previous financial interests in these partnerships.

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PUBLIC STORAGE

NOTES TO CONDENSED CONSOLIDATED FINANCIAL STATEMENTS

June 30, 2008

(Unaudited)

Use of Estimates

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

Income Taxes

For all taxable years subsequent to 1980, the Company qualified and intends to continue to qualify as a REIT, as defined in Section 856 of the Internal Revenue Code. As a REIT, we do not incur federal or significant state tax on that portion of our taxable income which is distributed to our shareholders, provided that we meet certain tests. We believe we have met these tests during 2007 and will meet these tests during 2008 and, accordingly, no provision for federal income taxes has been made in the accompanying condensed consolidated financial statements on income produced and distributed on real estate rental operations. Our taxable REIT subsidiaries are subject to regular corporate tax on their income.

Financial Instruments

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

For purposes of financial statement presentation, we consider all highly liquid financial instruments such as short-term treasury securities, money market funds with daily liquidity and a rating in excess of AAA by Standard and Poor's, or investment grade short-term commercial paper with remaining maturities of three months or less at the date of acquisition to be cash equivalents.

Due to the short period to maturity of our cash and cash equivalents, accounts receivable and other financial instruments included in other assets, and accrued and other liabilities, the carrying values as presented on the condensed consolidated balance sheets are reasonable estimates of fair value.

Financial assets that are exposed to credit risk consist primarily of cash and cash equivalents, accounts receivable, and notes receivable from affiliates. Cash and cash equivalents, consisting of short-term investments, including commercial paper, are only invested in entities with an investment grade rating. Accounts receivable are not a significant portion of total assets and are comprised of a large number of small individual customer balances. Our note receivable totaling \$618,724,000 at June 30, 2008 is owed to us by Shurgard Europe. Although there can be no assurance, we believe that Shurgard Europe has sufficient debt coverage, and that we have sufficient creditor rights to maintain debt coverage, such that the credit risk on the note receivable is minimal.

At June 30, 2008, we have an investment in Shurgard Europe, and one wholly owned real estate facility in London, England. In addition, the aforementioned note receivable from Shurgard Europe is denominated in Euros. Accordingly, our operations and our financial position are affected by fluctuations in the exchange rates between the Euro, and to a lesser extent, other European currencies, against the U.S. Dollar.

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NOTES TO CONDENSED CONSOLIDATED FINANCIAL STATEMENTS

June 30, 2008

(Unaudited)

Restricted Cash

Restricted cash at June 30, 2008 and December 31, 2007, consists of cash held by our captive insurance entities which, due to insurance and other regulations with respect to required reserves and minimum capital requirements, can only be utilized to pay insurance claims of these entities.

Real Estate Facilities

Real estate facilities are recorded at cost. Costs associated with

the acquisition, development, construction, renovation and improvement of properties are capitalized. Interest, property taxes and other costs associated with development incurred during the construction period are capitalized as building cost. Costs associated with the sale of real estate facilities or interests in real estate investments are expensed as incurred. The purchase cost of existing self-storage facilities that we acquire are allocated based upon relative fair value of the land, building and tenant intangible components of the real estate facility. Expenditures for repairs and maintenance are expensed when incurred. Depreciation expense is computed using the straight-line method over the estimated useful lives of the buildings and improvements, which generally range from 5 to 25 years.

Evaluation of Asset Impairment

We evaluate impairment of goodwill annually through a two-step process. In the first step, if the fair value of the reporting unit to which the goodwill applies is equal to or greater than the carrying amount of the assets of the reporting unit, including the goodwill, the goodwill is considered unimpaired and the second step is unnecessary. If, however, the fair value of the reporting unit including goodwill is less than the carrying amount, the second step is performed. In this test, we compute the implied fair value of the goodwill based upon the allocations that would be made to the goodwill, other assets and liabilities of the reporting unit as if a business combination transaction was consummated at the fair value of the reporting unit. An impairment loss is recorded to the extent that the implied fair value of the goodwill is less than the goodwill's carrying amount. No impairment of our goodwill was identified in our annual evaluation at December 31, 2007, and no impairment indicators were noted through June 30, 2008.

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

Any long-lived assets which we expect to sell or otherwise dispose of prior to their previously estimated useful life are stated at what we estimate to be the lower of their estimated net realizable value (less cost to sell) or their carrying value. No impairment was identified from our evaluations as of June 30, 2008.

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PUBLIC STORAGE
NOTES TO CONDENSED CONSOLIDATED FINANCIAL STATEMENTS
June 30, 2008

(Unaudited)

Accounting for Stock-Based Compensation

We utilize the Fair Value Method (as defined in Note 12) of accounting for our employee stock options. Restricted share unit expense is recorded over the relevant service period. See Note 12 for additional information on our accounting for employee share options and restricted share units.

Other Assets

Other assets primarily consists of prepaid expenses, investments in held-to-maturity debt securities, accounts receivable, merchandise inventory held for sale as well as trucks and other equipment associated with our ancillary operations. Other assets included a total of \$56,714,000 related to Shurgard Europe at December 31, 2007, which we deconsolidated effective March 31, 2008 as described in Note 3.

Accrued and Other Liabilities

Accrued and other liabilities at June 30, 2008 consist primarily of real property tax accruals, tenant prepayments of rents, trade payables, losses and loss adjustment liabilities for our self-insured risks (described below) accrued interest and, at December 31, 2007, value-added tax accruals with respect to Shurgard Europe. Accrued and other liabilities included \$95,444,000 related to Shurgard Europe at December 31, 2007, which we deconsolidated effective March 31, 2008 as described in Note 3.

We are self-insured for a portion of the risks associated with our property and casualty losses, workers compensation and employee health care. We also utilize third-party insurance carriers to limit our self insurance exposure. We accrue liabilities for uninsured losses and loss adjustment expense, which at June 30, 2008 totaled \$28,220,000 (\$26,643,000 at December 31, 2007). Liabilities for losses and loss adjustment expenses include an amount we determine from loss reports and individual cases and an amount, based on recommendations from an independent actuary that is a member of the American Academy of Actuaries using a frequency and severity method, for losses incurred but not reported. Determining the liability for unpaid losses and loss adjustment expense is based upon estimates.

Through a wholly-owned subsidiary, we reinsure a program that provides insurance to certificate holders against claims for property losses due to specific named perils (earthquakes and floods are not covered by these policies) to goods stored by tenants in our self-storage facilities for individual limits up to a maximum of \$5,000. For our U.S. operations, we have third-party insurance coverage for losses from any individual event that exceeds a loss of \$1,000,000, to a maximum of \$49,000,000. Estimated uninsured losses are accrued and expensed as ancillary costs of operations.

While we believe that the amount of estimated accrued liabilities with respect to tenant claims, property, casualty, workers compensation and employee healthcare are adequate, the ultimate losses that are actually paid will vary from what we have accrued. The methods for making such estimates and for establishing the resulting liabilities are regularly reviewed.

Goodwill

Goodwill represents the excess of acquisition cost over the fair value of net tangible and identifiable intangible assets acquired in business combinations. Each business combination from which our goodwill arose was for the acquisition of single businesses and accordingly, the allocation of our goodwill to our business segments (principally Domestic

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PUBLIC STORAGE NOTES TO CONDENSED CONSOLIDATED FINANCIAL STATEMENTS June 30, 2008 (Unaudited)

Self-Storage) is based directly on such acquisitions. Our goodwill has an indeterminate life in accordance with the provisions of Statement of Financial Accounting Standards No. 142 ("SFAS 142"). Our goodwill balance of \$174,634,000 is reported net of accumulated amortization of \$85,085,000 as of June 30, 2008 and December 31, 2007 in our accompanying condensed consolidated balance sheets.

Other Intangible Assets

As we acquire real estate facilities, we also acquire intangible assets representing primarily the tenants in place at the date of the acquisition of each respective facility. The value of these tenants represent a finite-lived intangible asset (a "Tenant Intangible"), and these assets are amortized relative to the benefit of the tenants in place to each period. At June 30, 2008, our finite-lived intangibles have a book value of \$42,874,000 (\$154,921,000 at December 31, 2007), which is net of accumulated amortization of \$324,683,000 (\$423,788,000 at December 31, 2007). During the six months ended June 30, 2008, intangible assets were increased by approximately \$4,526,000 due to the impact of changes in foreign currency exchange rates and \$1,695,000 for the acquisition of Tenant Intangibles in connection with the acquisition of additional self-storage facilities (Note 4). On March 31, 2008, finite-lived intangible assets decreased approximately \$78,135,000 due to the deconsolidation of Shurgard Europe, as described more fully in Note 3 below.

Amortization expense of \$11,722,000 and \$71,367,000 was recorded for our finite-lived intangible assets for the three months ended June 30, 2008 and 2007, respectively, and \$40,133,000 and \$157,151,000, for the six months ended June 30, 2008 and 2007, respectively. The estimated annual amortization expense for our finite-lived intangible assets is as follows:

			_	
2008	(remainder	of)	Ş	10,581,000
2009				4,382,000
2010				2,611,000
2011				2,435,000
2012				2,337,000
2013	and beyond			20,528,000

We also have an intangible representing the value of the "Shurgard" trade name, which is used by Shurgard Europe pursuant to a licensing agreement described more fully in Note 3, with a book value of \$18,824,000 at June 30, 2008 and December 31, 2007. The Shurgard trade name has an indefinite life and, accordingly, we do not amortize this asset but instead analyze it on an annual basis for impairment. No impairments were

noted in the most recent annual analysis at December 31, 2007.

Revenue and Expense Recognition

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

We accrue for property tax expense based upon estimates and historical trends. If these estimates are incorrect, the timing and amount of expense recognition could be affected. Cost of operations, general and administrative expense, interest expense, as well as television, yellow page, and other advertising expenditures are expensed as incurred.

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PUBLIC STORAGE

NOTES TO CONDENSED CONSOLIDATED FINANCIAL STATEMENTS

June 30, 2008

(Unaudited)

Foreign Currency Exchange Translation

The local currency is the functional currency for the European operations that we have an interest in. Assets and liabilities included on our consolidated balance sheet are translated at end-of-period exchange rates, while revenues, expenses, and equity in earnings of the related real estate entities, are translated at the average exchange rates in effect during the period. The Euro, which represents the functional currency used by a majority of Shurgard Europe's operations, was translated at an end-of-period exchange rate of approximately 1.579 U.S. Dollars per Euro at June 30, 2008 and March 31, 2008 (1.472 at December 31, 2007), and average exchange $\,$ rates of 1.563 and 1.348 for the three months ended June 30, 2008 and 2007, respectively, and 1.530 and 1.329 for the six months ended June 30, 2008 and 2007, respectively. Equity is translated at historical rates and the resulting cumulative translation adjustments, to the extent not included in net income, are included as a component of accumulated other comprehensive income (loss) until the translation adjustments are realized. See "Other Comprehensive Income" below for further information regarding our foreign currency translation gains and losses.

Fair Value Accounting

In February 2007, the FASB issued SFAS No. 159, "The Fair Value Option for Financial Assets and Financial Liabilities, including an amendment of FASB Statement No. 115" ("SFAS No. 159"). SFAS No. 159 provides companies with an option to report selected financial assets and liabilities at fair value. The standard establishes presentation and disclosure requirements designed to facilitate comparisons between companies that choose different measurement attributes for similar types of

assets and liabilities. SFAS No. 159 was effective for fiscal years beginning after November 15, 2007. The Company did not elect to report any of its financial assets or liabilities at fair value, and as a result, the adoption of SFAS No. 159 had no material impact on our financial position, operating results or cash flows.

In 2006, the FASB issued SFAS No. 157, "Fair Value Measurement" (SFAS No. 157). SFAS No. 157 provides guidance for using fair value to measure assets and liabilities. SFAS No. 157 expands required disclosures about the extent to which companies measure assets and liabilities at fair value, the information used to measure fair value, and the effect of fair value measurements on earnings. SFAS No. 157 applies whenever other accounting standards require or permit fair value measurements. SFAS No. 157 does not require any new fair value measurements. SFAS No. 157 clarifies that fair value is an exit price, representing the amount that would be received to sell an asset or paid to transfer a liability in an orderly transaction between market participants. SFAS No. 157 is effective for fiscal years beginning after November 15, 2007, and interim periods within those fiscal years. In December 2007, the FASB agreed to a one year deferral of SFAS No. 157's fair value measurement requirements for nonfinancial assets and liabilities that are not required or permitted to be measured at fair value on a recurring basis. The Company adopted SFAS No. 157 on January 1, 2008, which had no effect on our financial position, operating results or cash flows.

SFAS No. 157 establishes a three-tier fair value hierarchy, which prioritizes the inputs used in measuring fair value. Liabilities measured at fair value on a recurring basis as of March 31, 2008 include our debt to joint venture partner, which is described in Note 8, and our estimate of the fair value of Other Minority Interests, described in Note 9. Each of these liabilities is valued based upon significant unobservable inputs, which are "Level 3" inputs as the term is utilized in SFAS No. 157.

Note Receivable from Affiliate

As of June 30, 2008, we had a note receivable from Shurgard Europe totaling \$618,724,000 (\$561,182,000 at December 31, 2007, which was eliminated in consolidation). Effective March 31, 2008, as a result of the

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Europe Transaction, Shurgard Europe is no longer consolidated, accordingly, the note receivable is no longer eliminated in consolidation and is presented as "Note Receivable from Affiliate" (see Note 3).

In connection with the Europe Transaction, the terms of the note were modified. The outstanding loan balance was increased by approximately (euro)10,529,000 (\$16,626,000) on March 31, 2008 due to the conversion of a portion of our equity investment into intercompany debt. The note bears interest at a fixed rate of 7.5% per annum, and has an initial term of one year expiring March 31, 2009, and an additional one year extension at Shurgard Europe's option. Further, we are committed to provide additional loans to Shurgard Europe, under these same terms, up to (euro)305 million to fund Shurgard Europe's obligations to repay existing third-party indebtedness (a total of (euro)258.5 million at June 30, 2008) owed by

First Shurgard and Second Shurgard, joint ventures in which Shurgard Europe has a 20% interest (First Shurgard and Second Shurgard are referred to hereinafter collectively as the "Existing European Joint Ventures"), and the possible acquisition of the remaining interest in the Existing European Joint Ventures. Shurgard Europe intends to repay all of its intercompany debt through the issuance of third-party debt as soon as market conditions permit, but no later than March 31, 2010 when all of the loans mature.

The note receivable includes a 1% arrangement fee of (euro)3,919,000. These fees are being amortized over a two-year period through March 31, 2009. During each of the three and six months ended June 30, 2008, we recorded interest income of \$357,000 (which represents the aggregate amortization of the fee, less our 49% pro-rata share of the fee which is shown as "equity in earnings of real estate entities"), in connection with these fees.

The note receivable is denominated in Euros and is converted to U.S. Dollars on our balance sheet. At the end of each applicable period, because we have expected repayment within one to two years, we have been recognizing foreign exchange rate gains or losses as a result of changes in exchange rates between the Euro and the U.S. Dollar during each period in 2008 and 2007. During the three months ended June 30, 2008, the balance of this loan decreased due to foreign currency losses totaling \$98,000, as compared to an increase due to foreign currency gains of \$5,539,000 during the three months ended June 30, 2007, which are recognized as income on our accompanying condensed consolidated statements of income. During the six months ended June 30, 2008 and 2007, such foreign currency gains totaled \$41,208,000 and \$11,095,000, respectively. See Note 5 for a discussion of interest and other income with respect to this note.

Other Comprehensive Income

We reflect other comprehensive income (loss) for any portion of currency translation adjustments related to our European subsidiaries which are not already reflected in our current net income. Such other comprehensive income (loss) is reflected as a direct adjustment to "Accumulated Other Comprehensive Income" in the equity section of our balance sheet.

Total comprehensive income for each period reflects our net income, plus our other comprehensive income for the period.

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The following table reflects the components of our other comprehensive (loss) income, and our total comprehensive income, for each respective period:

For the	Three M June 3		Ended	For	the	Six June
2008		20 	007	20	008	

(Amounts in thousands)

Net income Other comprehensive income:	\$ 133,813	\$	77,104	\$ 646,155
Aggregate foreign currency translation adjustments for the period Less: foreign currency translation	(947)		11,486	65 , 318
adjustments recognized during the period and reflected in "Gain on disposition of an interest in				
Shurgard Europe" (Note 3)	_		-	(37,854)
Less: foreign currency translation adjustments reflected in net income as "Foreign currency (gain) loss" (a)	 2		(5,553)	 (41,012)
Other comprehensive income (loss) for the period	 (945)		5 , 933	 (13,548)
Total comprehensive income	\$ 132,868 ======	\$ =====	83 , 037	\$ 632,607

(a) In addition to exposure of foreign currency translation adjustments in connection with our note receivable from Shurgard Europe, we are exposed to foreign currency translation adjustments in connection with the operations of our facility located in London, England.

Accounting for Casualty Losses

Our policy is to record casualty losses or gains in the period the casualty occurs equal to the differential between (a) the book value of assets destroyed and (b) insurance proceeds, if any, that we expect to receive in accordance with our insurance contracts. Potential insurance proceeds that are subject to uncertainties, such as interpretation of deductible provisions of the governing agreements or the estimation of costs of restoration, are treated as contingent proceeds in accordance with Statement of Financial Accounting Standards No. 5 ("SFAS 5"), and not recorded until the uncertainties are satisfied. During the six months ended June 30, 2007, we recorded a casualty gain totaling \$2,665,000, representing the realization of such contingent proceeds relating to hurricanes which occurred in 2005.

Derivative Financial Instruments

Shurgard Europe has certain derivative financial instruments in its two joint venture partnerships, including interest rate caps, interest rate swaps, cross-currency swaps and foreign currency forward contracts. These derivatives were entered into by the joint venture partnerships in order to mitigate currency and exchange rate fluctuation risk in connection with borrowings, and are not for speculative or trading purposes. Since we acquired an interest in Shurgard Europe in August 2006, none of the

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derivatives were considered effective hedges because at the time we acquired them, we believed it was not highly likely that the debt and the related derivative instruments would remain outstanding for their entire contractual period. Accordingly, for periods where Shurgard Europe was consolidated (see Note 3) all changes in the fair values of the derivatives are reflected in earnings, along with the related cash flows from these instruments, under "Income from derivatives, net" on our condensed consolidated statements of income.

Environmental Costs

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

Discontinued Operations

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

	For the Three Months Ended June 30,				For the Six Months Ended June 30,				
	2008		2007		2008			2007	
			(A	mounts in	thou	sands)			
Rental income Cost of operations Depreciation expense	\$	408 (506) (3)		979 (1,622) (91)		833 (1,042) (8)		1,788 (3,542) (206)	
Total discontinued operations	\$ ====	(101)	\$	(734)	\$	(217)	 \$ ====	(1,960)	

Net Income per Common Share

In computing net income allocated to our common shareholders, we first allocate net income to our preferred shareholders (\$60,333,000 and \$120,666,000 for the three and six months ended June 30, 2008, respectively, and \$57,315,000 and \$116,091,000 for the three and six months ended June 30, 2007, respectively), to arrive at net income allocable to our common shareholders.

The remaining net income is allocated among our regular common shares and our Equity Shares, Series A using the two-class method which allocates income based upon the dividends declared (or accumulated) for each security in the period, combined with each security's rights to earnings (or losses) that were not distributed to shareholders. Under this method, the Equity Shares, Series A, were allocated net income of \$5,356,000 and \$10,712,000 for each of the three and six months ended June 30, 2008 and 2007, respectively. Net income of \$68,124,000 and \$514,777,000 for the three and six months ended June 30, 2008, respectively, and \$14,433,000 and \$10,079,000 for the three and six months ended June 30, 2007, respectively, were allocated to the regular common shareholders.

Basic net income per share is computed using the weighted average common shares outstanding (prior to the dilutive impact of stock options and restricted share units outstanding). Diluted net income per common share is computed using the weighted average common shares outstanding (adjusted for the impact, if dilutive, of stock options and restricted share units outstanding).

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Recent Accounting Pronouncements and Guidance

Business Combinations

In December 2007, the Financial Accounting Standards Board (the "FASB") issued SFAS No. 141(R) and requires the acquiring entity in a business combination to measure the assets acquired, liabilities assumed (including contingencies) and any noncontrolling interests at their fair values on the acquisition date. The statement also requires that acquisition-related transaction costs be expensed as incurred and acquired research and development value be capitalized. In addition, acquisition-related restructuring costs are to be capitalized only if they meet certain criteria. SFAS No. 141(R) is effective for fiscal years beginning after December 15, 2008. The application of SFAS No.141(R) may have an impact on our results of operations and financial position beginning January 1, 2009 to the extent that we enter into any business combinations in the future.

Noncontrolling Interests in Consolidated Financial Statements

In December 2007, the FASB issued Statement of Financial Accounting Standards No. 160, "Noncontrolling Interests in Consolidated Financial Statements, an amendment of Accounting Research Bulletin No. 51" (or SFAS No. 160). SFAS No. 160 requires the classification of noncontrolling interests (formerly, minority interests) as a component of the consolidated equity. In addition, net income will include the total income of all consolidated subsidiaries with the attribution of earnings and other comprehensive income between controlling and noncontrolling interests reported as a separate disclosure on the face of the consolidated income statement. The calculation of earnings per share will continue to be based on income amounts attributable to the parent. SFAS No. 160 also addresses accounting and reporting for a change in control of a subsidiary.

SFAS No. 160 is effective for fiscal years beginning after December 15, 2008, and is required to be adopted prospectively, except for the presentation and disclosure requirements, which are required to be adopted retrospectively. We are currently evaluating the impact of the application of SFAS No. 160 on our results of operations and financial position.

3. Europe Transaction

On March 31, 2008, an institutional investor acquired a 51% interest in Shurgard European Holdings LLC, a newly formed Delaware limited liability company and the holding company for Shurgard Europe ("Shurgard Holdings"). Public Storage owns the remaining 49% interest and is the managing member of Shurgard Holdings. In exchange for the 51% interest in Shurgard Holdings, the investor paid Shurgard Holdings an aggregate of \$613,201,000, comprised of approximately (euro) 383,200,000 (\$605,627,000) received on March 31, 2008 and, on June 20, 2008, an additional (euro) 4,797,000 (\$7,574,000) was received, representing the operating results (as defined) generated by Shurgard Europe during the three months ended March 31, 2008.

In connection with the Europe Transaction, the intercompany notes receivable owed by Shurgard Europe to Public Storage were modified (see Note 2 under "Note Receivable from Affiliate,") and Shurgard Europe obtained an option, which expired without being exercised on June 30, 2008, to acquire one facility located in London, England that the Company wholly owns for an aggregate of (euro) 42 million representing its estimated fair value. Shurgard Europe manages this facility for us in exchange for a management fee.

Based upon the provisions of Statement of Financial Accounting Standards No. 66 ("FAS 66"), we have determined that this transaction constitutes the partial disposition of an interest in Shurgard Europe that is eligible for full profit recognition. We have evaluated the governing documents, capitalization, and other risk-sharing and voting characteristics of Shurgard Holdings and determined that it does not represent a variable interest entity in accordance with the provisions of FASB Interpretation No. 46R, "Consolidation of Variable Interest Entities - An Interpretation of ARB No. 51" ("FIN 46R").

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The provisions of Emerging Issues Task Force 04-5, "Determining Whether a General Partner, or the General Partners as a Group, Controls a Limited Partnership or Similar Entity When the Limited Partners Have Certain Rights," indicate there is a presumption that the managing member of a limited liability company controls the company, unless the other member has substantive "participating" or "kick-out" rights as those terms are defined in the accounting standard. Even though we are the managing member, based upon the terms of the governing documents of Shurgard Holdings, the institutional investor shares with us the decision-making authority with respect to a) the significant operating, capital, and investing decisions of Shurgard Europe, including the establishment of annual budgets, and b) the level of compensation of, and replacement and selection of Shurgard Europe's senior operating officers. As a result, we have concluded that the institutional investor has substantive

participating rights and, accordingly, we do not control Shurgard Europe. Therefore, we have deconsolidated the operations of Shurgard Europe effective March 31, 2008.

As a result of the deconsolidation of Shurgard Europe, our investment in real estate entities increased by \$594,330,000, representing our net investment in Shurgard Europe at March 31, 2008 immediately before the transaction. The following adjustments were made to our condensed consolidated balance sheet to reflect the deconsolidation of our investment in Shurgard Europe as of March 31, 2008 (amounts in thousands):

	Total
Real estate facilities, net	\$ (1,693,524) (10,886) (78,135) (34,588) 618,822 (68,486) 424,995 98,571
interests	148,901
	\$(594,330)

Our net proceeds from the transaction aggregated \$609,059,000, comprised of \$613,201,000 paid by the institutional investor less \$4,142,000 in legal, accounting, and other expenses incurred in connection with the transaction. As a result of the disposition, we reduced our investment in Shurgard Europe by approximately \$305,048,000 for the pro rata portion of our investment that was sold, and recognized a gain of \$304,011,000, representing the difference between the net proceeds received and the pro rata portion of our investment sold. The receivable was paid by the investor in June 2008.

In addition, as a result of our disposition of this interest, a portion of the cumulative currency exchange gains we had previously recognized in Other Comprehensive Income with respect to Shurgard Europe was realized. Accordingly, we recognized a cumulative currency exchange gain of \$37,854,000, representing 51% (the pro rata portion of Shurgard Europe that was sold) of the cumulative currency exchange gain previously included in Other Comprehensive Income.

The gain upon disposition of \$304,011,000 and associated realized currency exchange gain totaling \$37,854,000 are both included in the gain on disposition of an interest in Shurgard Europe of \$341,865,000 in our condensed consolidated statement of income for the six months ended June $30,\ 2008.$

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The results of operations of Shurgard Europe have been included in our condensed consolidated statements of income for the three months ended March 31, 2008 and three and six months ended June 30, 2007, respectively.

Commencing April 1, 2008, our pro rata share of operations of Shurgard Europe are reflected on our income statement under equity in earnings of real estate entities. See Note 5, "Investment in Shurgard Europe" for further analysis of our earnings from Shurgard Europe for the quarter ended June 30, 2008.

4. Real Estate Facilities

Activity in real estate facilities is as follows:

	Six Months Ended June 30, 2008
	(Amounts in thousands)
Operating facilities, at cost: Beginning balance	\$ 11,658,807 31,571 29,547 51,861 (1,766,122) (699) 100,231
Accumulated depreciation: Beginning balance	(2,128,225) (175,196) 72,598 114 (3,650)
Ending balance	(2,234,359)
Construction in process: Beginning balance	60,324 40,081 (51,861) (10,886) 956
Ending balance	38,614
Total real estate facilities	\$ 7,909,451

During the six months ended June 30, 2008, we completed a newly developed facility with approximately 49,000 net rentable square feet at a total cost of \$5,592,000 and three expansion projects in the U.S. which in aggregate added approximately 166,000 net rentable square feet of self-storage space at a total cost of \$12,806,000. During the six months ended June 30, 2008, we acquired two self-storage facilities (approximately 211,000 net rentable square feet) in the U.S. from third parties for an aggregate cost of \$31,242,000, consisting of \$20,992,000 in cash and assumed mortgage debt totaling \$10,250,000. The aggregate cost was allocated \$29,547,000 to real estate facilities and \$1,695,000 to intangibles, based upon the estimated relative fair values of the land, buildings and intangibles.

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PUBLIC STORAGE NOTES TO CONDENSED CONSOLIDATED FINANCIAL STATEMENTS June 30, 2008 (Unaudited)

Also in the three months ended March 31, 2008, prior to its deconsolidation, Shurgard Europe completed three development projects in Europe which in aggregate added approximately 166,000 net rentable square feet of self-storage space at a total cost of \$33,463,000.

Construction in process at June 30, 2008 includes the development costs relating to 25 projects (1,066,000 net rentable square feet), consisting of newly developed self-storage facilities, conversion of space at facilities that was previously used for containerized storage and expansions to existing self-storage facilities, with costs incurred of \$38,614,000 at June 30, 2008 and total estimated costs to complete of \$71,063,000.

From time to time, our facilities are subject to condemnation proceedings, resulting in disposal of a portion or, in some cases, the entire facility. In addition, we dispose of unused parcels of land in certain cases. When an entire real estate facility is disposed of, the operating results of these disposed facilities, including the gain on sale are classified in discontinued operations on our consolidated statements of income for all periods presented. During the six months ended June 30, 2008, we received proceeds for partial condemnations and other disposals to certain of our self-storage facilities for an aggregate of \$493,000 and recorded a loss of \$92,000 as a result of these transactions. During the six months ended June 30, 2007, we received proceeds for partial condemnations and other disposals to certain of our self-storage facilities for an aggregate of \$2,242,000 and recorded a gain of \$1,044,000 as a result of these transactions. In connection with the sale of limited liability partner interests in Shurgard Europe (Note 9), we also recorded a gain of \$1,194,000 for the three and six months ended June 30, 2007, representing the excess of the sales proceeds less the book value of the interests sold. The gain is reflected in gain on disposition of real estate investments on our accompanying condensed consolidated statements of income.

We capitalize interest incurred on debt during the course of construction of our self-storage facilities. Interest capitalized for the three and six months ended June 30, 2008 was \$434,000 and \$1,182,000, respectively, as compared to \$973,000 and \$1,714,000 for the same periods in 2007.

5. Investment in Real Estate Entities

For the three and six months ended June 30, 2008, we recognized earnings from our investments in real estate entities of \$4,632,000 and \$7,361,000, respectively, as compared to \$2,782,000 and \$6,759,000 for the same periods in 2007. For the six months ended June 30, 2008 and 2007, we received cash distributions totaling \$19,149,000 and \$10,535,000, respectively.

Our investments in real estate entities increased by \$309,514,000 due to (i) the deconsolidation of Shurgard Europe which increased our investment by \$289,282,000, representing our remaining 49% interest, and (ii) additional investments totaling \$32,911,000, offset by (iii) foreign

currency translation adjustments totaling \$891,000 and distributions in excess of equity in earnings totaling \$11,788,000.

The following table sets forth our investments in the real estate entities at June 30, 2008 and December 31, 2007, and our equity in earnings of real estate entities for the three and six months ended June 30, 2008 and 2007 (amounts in thousands):

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	Investments in Real Estate Entities at				Equity in Earnings of Real Estate Entities for the Three Months Ended June 30,				
		June 30, 2008	December 31, 2007		2008			2007	
PSB Shurgard Europe Other Investments	\$	267,713 316,483 32,061	\$	273,717 - 33,026	\$	2,847 1,457 328	\$	2,224 - 558	
Total	\$ ===	616 , 257	\$ ====	306,743	\$ ====	4,632	 \$ ====	2,782	

Investment in PSB

PS Business Parks, Inc. is a REIT traded on the American Stock Exchange, which controls an operating partnership (collectively, the REIT and the operating partnership are referred to as "PSB"). We have a 46% common equity interest in PSB as of June 30, 2008. This common equity interest is comprised of our ownership of 5,418,273 shares of PSB's common stock and 7,305,355 limited partnership units in the operating partnership at both June 30, 2008 and December 31, 2007. The limited partnership units are convertible at our option, subject to certain conditions, on a one-for-one basis into PSB common stock. Based upon the closing price at June 30, 2008 (\$51.60 per share of PSB common stock), the shares and units had a market value of approximately \$656.5 million as compared to a book value of \$267.7 million.

At June 30, 2008, PSB owned approximately 19.6 million rentable square feet of commercial space. In addition, PSB manages commercial space owned by the Company and the Consolidated Entities pursuant to property management agreements.

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

2008

564,435

2007

		(Amounts in th	ousai	nds)
or the six months ended June 30,				
Total operating revenue	\$	140,929	\$	132,764
Costs of operations and other operating expenses		(48,560)		(45,275)
Other income and expense, net		(1,373)		871
Depreciation and amortization		(50,567)		
Minority interest		(6,491)		
Net income	\$	33,938	\$	35,129
	==		===	
				2007
		(Amounts in	thou	sands)
Total assets (primarily real estate)			\$	
Total debt		60,037	\$	60,725
			\$	

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Common equity and common minority interests.....

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Investment in Shurgard Europe

As described more fully in Note 3, at June 30, 2008 we had a 49% equity investment in Shurgard Europe. As a result of our disposition of an interest in Shurgard Europe, we deconsolidated Shurgard Europe effective March 31, 2008.

For the quarter ended June 30, 2008 following the deconsolidation of Shurgard Europe, we reflected an aggregate of \$1,457,000 in equity in earnings of real estate entities. In addition, included in interest and other income is an aggregate of \$6,532,000 related to the notes payable by Shurgard Europe and trademark license fees payable to Public Storage. While interest and trademark license fees were charged prior to April 1, 2008 to Shurgard Europe, these amounts were eliminated in consolidation. During the three months ended June 30, 2008, our investment in Shurgard Europe was decreased by approximately \$891,000 due to the impact of changes in foreign currency exchange rates primarily between the Euro and the U.S. Dollar.

The \$6,532,000 in interest and other income reflected on our statement of operations reflects the gross amount charged to Shurgard Europe for interest and license fees totaling \$12,390,000 and \$418,000,

593,800

respectively, less our pro-rata portion of these amounts totaling \$6,071,000 and \$205,000, respectively, which are reflected as equity in earnings of real estate entities rather than interest and other income.

The following table sets forth selected financial information of Shurgard Europe. The amounts presented herein are consistent with the foreign currency translation policy described more fully in Note 2, "Foreign Currency Exchange Translation." These amounts are based upon 100% of Shurgard Europe's balances, rather than our pro rata share of the operations of Shurgard Europe, and are based upon Public Storage's historical acquired book basis.

Amounts for all periods are presented, notwithstanding that Shurgard Europe was deconsolidated effective March 31, 2008. Accordingly, except for the three months ended June 30, 2008, all amounts (net of intercompany eliminations) are included in our condensed consolidated financial statements and are not reflected as a component of equity in earnings, in the case of our condensed consolidated income statement, or investment in real estate entities, in the case of our condensed consolidated balance sheet.

	For the Three Months Ended June 30,					
		2008		2007		
				(Amounts	in th	 housa
Self-storage revenues (a)		57,758 5,628	\$	4,304		\$
Interest and other income Self-storage cost of operations (b) Ancillary cost of operations		379 (25,895) (1,604)		230 (22,915) (1,353)		
Trademark license fee payable to Public Storage Depreciation and amortization General and administrative (c)		(418) (25,604) (2,390)		(38,564) (12,455)		
Interest expense on third party debt (d) Interest expense on debt to Public Storage Income from foreign exchange and derivatives, net		(6,977) (12,390) 43		(5,232) (9,367) 1,900		
Discontinued operations		1,636		(130) 1,973		
Net loss	\$ =====	(9,834)	\$ ==	(35,826)	====	\$

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At June 30, At December 31, 2008 2007

(Amounts in thousands)

Total assets (primarily storage facilities).... \$ 1,803,514 \$1,774,037

Total debt to third parties	415,844	384,045
Total debt to Public Storage	618,724	561,182
Other liabilities	88,369	95,444
Equity	680,577	733,366

- (a) Revenues for the three and six months ended June 30, 2008, respectively, include \$19,349,000 and \$37,136,000 with respect to facilities owned by the Existing European Joint Ventures, and \$12,942,000 and \$24,803,000 for the same periods in 2007.
- (b) Cost of operations for the three and six months ended June 30, 2008, respectively, include \$10,835,000 and \$21,156,000 with respect to facilities owned by the Existing European Joint Ventures, and \$9,041,000 and \$18,347,000 for the same periods in 2007.
- (c) General and administrative expense for the six months ended June 30, 2008 includes approximately \$2.5 million in incentive compensation, while general and administrative expense for the same period in 2007 includes \$9.6 million in expenses associated with an offering of shares in Shurgard Europe.
- (d) Represents interest expense on third-party debt as well as capital leases. At June 30, 2008, \$408,036,000 of such debt is held by the Existing European Joint Ventures.
- (e) Minority interest in income includes \$3,448,000 and \$6,632,000, respectively, in depreciation and amortization expense for the three and six months ended June 30, 2008, and \$2,774,000 and \$5,607,000, respectively, for the same periods in 2007.

Our equity in earnings of Shurgard Europe for the three months ended June 30, 2008, totaling \$1,457,000 is comprised of (i) a loss of \$4,819,000, representing our 49% equity share of Shurgard Europe's \$9,834,000 net loss for the three months ended June 30, 2008 and (ii) income of \$6,071,000 and \$205,000, respectively, representing our pro rata share of the interest income and trademark license fees received from Shurgard during the three months ended June 30, 2008 (such amounts are presented as equity in earnings of real estate entities rather than interest and other income).

Other Investments

At June 30, 2008, other investments include an aggregate common equity ownership of approximately 28% in six entities that own an aggregate of 28 self-storage facilities. As described more fully in Note 16, on July 21, 2008 we acquired the remaining interests that we did not own in two of these facilities. These two facilities had aggregate revenues of \$735,000 and \$718,000 for the six months ended June 30, 2008 and 2007, respectively; cost of operations of \$268,000 and \$250,000 for the six months ended June 30, 2008 and 2007, respectively, and depreciation and amortization of \$144,000 and \$138,000 for the six months ended June 30, 2008 and 2007, respectively.

The following table sets forth certain condensed financial information (representing 100% of these entities' balances and not our pro rata share) with respect to these other investments that we held at June 30, 2008:

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	2008			2007
For the six months ended June 30,		(Amounts in	the	ousands)
Total revenue		10,903 (4,966) (2,234)		(4,571)
Net income		3,703		4 , 162
	At	June 30, 2008		December 31, 2007
		(Amounts	in	thousands)
Total assets (primarily storage facilities)		76,294 12,326 1,452 62,516		75,903 12,409 774 62,720

6. Revolving Line of Credit

On March 27, 2007, we entered into a five-year revolving credit agreement (the "Credit Agreement") with an aggregate limit with respect to borrowings and letters of credit of \$300 million. Amounts drawn on the Credit Agreement bear an annual interest rate ranging from the London Interbank Offered Rate ("LIBOR") plus 0.35% to LIBOR plus 1.00% depending on our credit ratings (LIBOR plus 0.35% at June 30, 2008). In addition, we are required to pay a quarterly facility fee ranging from 0.10% per annum to 0.25% per annum depending on our credit ratings (0.10% per annum at June 30, 2008). We had no outstanding borrowings on our Credit Agreement at June 30, 2008 or at August 8, 2008.

The Credit Agreement includes various covenants, the more significant of which require us to (i) maintain a leverage ratio (as defined therein) of less than 0.55 to 1.00, (ii) maintain certain fixed charge and interest coverage ratios (as defined therein) of not less than 1.5 to 1.0 and 1.75 to 1.0, respectively, and (iii) maintain a minimum total shareholders' equity (as defined therein). We were in compliance with all covenants of the Credit Agreement at June 30, 2008.

At June 30, 2008, we had undrawn standby letters of credit, which reduce our borrowing capability with respect to our line of credit by the amount of the letters of credit, totaling \$17,736,000 (\$20,408,000 at December 31, 2007). The beneficiaries of these standby letters of credit were primarily certain insurance companies associated with our captive insurance and tenant re-insurance activities.

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7. Notes Payable

The carrying amounts of our notes payable at June 30, 2008 and December 31, 2007 consist of the following (dollar amounts in thousands):

	June 30, 2008
DOMESTIC UNSECURED NOTES PAYABLE:	
5.875% effective and stated note rate, interest only and payable	
semi-annually, matures in March 2013\$ 5.73% effective rate, 7.75% stated note rate, interest only and payable semi-annually, matures in February 2011 (carrying amount includes	200,000
\$9,246 of unamortized premium at June 30, 2008)	209,246
SECURED DEBT:	
5.47% average effective rate fixed rate mortgage notes payable, secured by 89 real estate facilities with a net book value of \$604,560 at June 30, 2008 and stated note rates between 4.95% and 8.75%, maturing at varying dates between July 2008 and August 2015 (carrying amount includes \$6,434 of	
unamortized premium at June 30, 2008)	242,695
May 2009	_
Second Shurgard credit agreement, due in July 2009	-
Total notes payable\$	651 , 941

All of our notes payable represent preexisting debt that we assumed in connection with the acquisition of real estate facilities or business combinations. The Domestic Unsecured Notes Payable and the Secured Debt were recorded at their estimated fair values upon acquisition based upon estimated market rates for debt instruments with similar terms and ratings. Any initial premium or discount, representing the difference between the stated note rate and estimated fair value on the respective date of assumption, is being amortized over the remaining term of the notes using the effective interest method. During the six months ended June 30, 2008, we assumed mortgage debt totaling \$10,250,000 in connection with the acquisition of a real estate facility (Note 4). This mortgage debt had a stated note balance of \$9,776,000, and we recorded a premium, representing the differential between the fair value of the mortgage note and the stated note balance of \$474,000.

The Domestic Unsecured Notes Payable have various restrictive covenants, the more significant of which require us to (i) maintain a ratio of debt to total assets (as defined therein) of less than 0.60 to 1.00, (ii) maintain a ratio of secured debt to total assets (as defined therein) of less than 0.40 to 1.00, (iii) maintain a debt service coverage ratio (as defined therein) of greater than 1.50 to 1.00, and (iv) maintain a ratio of

unencumbered assets to unsecured debt (as defined therein) of greater than 150%, all of which have been met at June 30, 2008.

The Secured Debt outstanding at June 30, 2008 require interest and principal payments to be paid monthly and have various restrictive covenants, all of which we believe have been met at June 30, 2008.

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First Shurgard and Second Shurgard, in each of which Shurgard Europe has a 20% interest, have senior credit agreements that were put into place, prior to our acquisition of an interest in Shurgard Europe through a business combination in August 2006, to fund development costs of various self-storage projects. On March 31, 2008, we deconsolidated Shurgard Europe and, as a result, the related notes payable owed by the Existing European Joint Ventures are no longer included in our consolidated balance sheet.

At June 30, 2008, approximate principal maturities of our notes payable are as follows (amounts in thousands):

		Domestic Unsecured	М	Domestic ortgage Notes		
	N 	otes Payable		Payable		Total
2008 (remainder of)	\$	1,831	\$	19,094	\$	20,925
2009		3,821		8,909		12,730
2010		4,046		10,797		14,843
2011		199,548		27,581		227,129
2012		_		55 , 336		55 , 336
Thereafter		200,000		120 , 978		320 , 978
	\$	409,246	\$	242 , 695	\$	651 , 941
Weighted average effective rate	===	5.8% =======	==:	5.5%	===	5.7%

We incurred interest expense with respect to our notes payable, capital leases, debt to joint venture partner and line of credit aggregating \$27,270,000 and \$35,229,000 for the six months ended June 30, 2008 and 2007, respectively. These amounts were comprised of \$29,704,000 and \$37,558,000 in cash for the six months ended June 30, 2008 and 2007, respectively, less \$2,434,000 and \$2,329,000 in amortization of premium net of increase in Debt to Joint Venture Partner described in Note 8, respectively.

8. Acquisition Joint Venture

In January 2004, we entered into a joint venture partnership (the "Acquisition Joint Venture") with an institutional investor for the purpose of acquiring existing self-storage properties. The Acquisition Joint Venture is funded entirely with equity consisting of 30% from the Company and 70% from the institutional investor. Under the partnership agreements, we had an option to acquire the institutional investor's interest for a six month period beginning July 1, 2008.

We determined that the Acquisition Joint Venture is not a variable interest entity, and we do not control this entity. Therefore, we do not consolidate the accounts of the Acquisition Joint Venture on our consolidated financial statements. The Acquisition Joint Venture owns 12 facilities at June 30, 2008.

The Acquisition Joint Venture had acquired two of these facilities directly from third parties in 2004. We account for our investment with respect to these two facilities using the equity method, with our pro rata share of the income from these facilities recorded as "Equity in earnings of real estate entities" on our consolidated statements of income, and these facilities are included in the Other Investments in Note 5.

The Acquisition Joint Venture had purchased the other ten facilities it owns directly from us in 2004. The purchase of these ten facilities did not qualify under FAS 66 as a completed sale due to our continued involvement and, due to the likelihood that we would exercise our

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option to acquire our partner's interest, we account for our partner's investment in these ten facilities as, in substance, debt financing. Accordingly, our partner's investment with respect to these facilities is accounted for as Debt to Joint Venture Partner on our accompanying condensed consolidated balance sheets. Our partner's share of operations with respect to these facilities has been accounted for as interest expense on our accompanying condensed consolidated statements of income.

The outstanding balances of Debt to Joint Venture Partner totaling \$38,398,000 and \$38,081,000 as of June 30, 2008 and December 31, 2007, respectively, are estimated at fair value. On a quarterly basis, we review the fair value of this liability, and to the extent fair value exceeds the carrying value of the liability we record adjustments to increase the liability to fair value, and to increase other assets, with the other assets amortized over the remaining period term of the joint venture. We determine the fair value of this liability based upon our estimate of the fair value of the underlying net assets (principally real estate assets), applying the related liquidation provisions of the partnership agreement. We determine the fair value of the underlying real estate by reference to the historical operating results, and apply an estimate of the effective earnings multiple based upon our review of market transactions and other market data. We increased the note balance by \$224,000 during the six months ended June 30, 2008 as a result of our periodic review of fair value. The remainder of the increase in fair value from \$38,081,000 at December 31, 2007 to \$38,398,000 at June 30, 2008 is due principally to the excess of interest expense (as described below) over interest paid.

A total of \$1,618,000 and \$1,583,000 was recorded as interest expense on our condensed consolidated statements of income with respect to our Debt to Joint Venture Partner during the six months ended June 30, 2008 and 2007, respectively, representing our partner's pro rata share of net earnings with respect to the properties we sold to the Acquisition Joint Venture (an 8.5% return on their investment). This interest expense was comprised of a total of \$1,525,000 and \$1,492,000 paid to our joint venture partner (an 8.0% return payable currently in accordance with the partnership agreement) during the six months ended June 30, 2008 and 2007,

respectively, and increases in the Debt to Joint Venture Partner of \$93,000 and \$91,000 for the six months ended June 30, 2008 and 2007, respectively.

As described more fully in Note 16, on July 21, 2008 we acquired the institutional investor's interest in the Acquisition Joint Venture.

9. Minority Interest

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

Preferred Partnership Interests

The following table summarizes the preferred partnership units outstanding at June 30, 2008 and December 31, 2007:

		Distribution Rate	June 30,	December 3	
Series	Earliest Redemption Date		Units Outstanding	Carrying Amount	Units Outstanding
				(Amounts in	thousands)
Series NN Series Z Series J	March 17, 2010 October 12, 2009 May 9, 2011	6.400% 6.250% 7.250%	8,000 1,000 4,000	\$ 200,000 25,000 100,000	8,000 1,000 4,000
Total			13,000 =====	\$ 325,000 ======	13,000 =====

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Income allocated to the preferred minority interests totaled \$5,403,000 and \$10,806,000 for each of the three and six months ended June 30, 2008 and 2007, respectively, comprised of distributions paid.

Subject to certain conditions, the Series NN preferred units are convertible into our 6.40% Series NN Cumulative Preferred Shares of beneficial interest, the Series Z preferred units are convertible into our 6.25% Series Z Cumulative Preferred Shares of beneficial interest and the Series J preferred units are convertible into our 7.25% Series J Cumulative Preferred Shares of beneficial interest. The holders of the Series Z preferred partnership units have a one-time option exercisable on October 12, 2009 to require us to redeem their units for \$25,000,000 in cash, plus any unpaid distribution.

Other Partnership Interests

Income is allocated to the minority interests based upon their pro rata interest in the operating results of the Consolidated Entities. The following tables set forth the minority interests at June 30, 2008 and December 31, 2007 as well as the income allocated to minority interests for the three and six months ended June 30, 2008 and 2007 with respect to the other partnership interests:

	Minority Interest at					
Description of Minority Interest	J	une 30, 2008	Dece	December 31, 2007		
	(Amounts in thousands)					
Existing European Joint Ventures	\$	_	\$	140,385		
PS Officers' Europe Investment		_		3 , 520		
Convertible Partnership Units		5 , 967		5,516		
Other consolidated partnerships		32,409		32,267		
Total other partnership interests.	\$	38 , 376	\$	181,688		
	===		====			

	Minority Interests in Income (Loss) for the Three Months Ended				inority Intor	(Los	s)		
Description	June 30, 2008		June 30, 2007		J1	June 30,		June 30, 2007	
				(Amount	ts in	thousands)		
Existing European Joint Ventures. PS Officers' Europe Investment Convertible Partnership Units Other consolidated partnerships		- 94 4,645	\$	(2,065) - 19 4,167	\$	(2,142) (111) 706 8,482	\$	(5,819) - 11 8,309	
Total other partnership interests	\$ ====	4,739 ======	\$	2,121	\$	6 , 935	\$	2,501 ======	

Distributions paid to minority interests for the three months ended June 30, 2008 and 2007 were \$4,074,000 and \$4,856,000, respectively, and for the six months ended June 30, 2008 and 2007 were \$8,595,000 and \$10,357,000, respectively. Minority interests increased \$7,249,000 and \$1,917,000 as a result of the impact of foreign currency translation in the six months ended June 30, 2008 and 2007, respectively.

The Existing European Joint Ventures

Through the Shurgard Merger, we acquired an interest in two joint venture entities: First Shurgard SPRL ("First Shurgard") formed in January

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2003 and Second Shurgard SPRL ("Second Shurgard") formed in May 2004. Those joint ventures (referred to collectively hereinafter as the "Existing European Joint Ventures") were expected to develop or acquire up to approximately 75 storage facilities in Europe. Shurgard Europe has a 20% interest in each of these ventures. We have determined that the Existing European Joint Ventures are each VIEs, and that Shurgard Europe is the primary beneficiary. Accordingly, the accounts of the Existing European Joint Ventures have been included in our consolidated financial statements until March 31, 2008, when Shurgard Europe was deconsolidated (see also Note 3), reducing minority interests by \$145,492,000 at March 31, 2008. See Note 5 under "Investment in Shurgard Europe" for further historical information regarding Shurgard Europe, including historical income allocated to the minority interests in the Existing European Joint Ventures.

PS Officers' Europe Investment

In the second quarter of 2007, we sold an approximately 0.6% common equity interest in Shurgard Europe to various officers of the Company (the "PS Officers"), other than our chief executive officer. The aggregate proceeds of the sale were \$4,909,000. The sale price for the interests was based upon the pro rata net asset value computed using, among other sources, information provided by an independent third party appraisal firm of the net asset value of Shurgard Europe as of March 31, 2007. In connection with the sale of these LLP Interests, we recorded a gain of \$1,194,000 during the second quarter of 2007, representing the excess of the sales proceeds over the book value of the LLP Interests sold. For periods commencing from the sale of the interest through March 31, 2008, the PS Officers' pro rata share of the earnings of Shurgard Europe are reflected in minority interest in income – other partnership interests on our accompanying condensed consolidated statement of income.

The investment of the PS Officers is included in minority interest – other partnership interests on our accompanying condensed consolidated balance sheet at December 31, 2007. As described in Note 3, on March 31, 2008, we deconsolidated Shurgard Europe and, as a result, minority interest was reduced \$3,409,000. See Note 5 under "Investment in Shurgard Europe" for further historical information regarding Shurgard Europe, including historical income allocated to the PS Officers' Europe Investment.

Convertible Partnership Units

At June 30, 2008 and December 31, 2007, one of the Consolidated Entities had approximately 231,978 convertible partnership units ("Convertible Units") outstanding representing a limited partnership interest in the entity. The Convertible Units are convertible on a one-for-one basis (subject to certain limitations) into common shares of the Company at the option of the unit-holder. Minority interest in income with respect to Convertible Units reflects the Convertible Units' share of our net income, with net income allocated to minority interests with respect to weighted average outstanding Convertible Units on a per unit basis equal to diluted earnings per common share.

Other Consolidated Partnerships

At June 30, 2008 and December 31, 2007, the other consolidated partnerships reflect common equity interests that we do not own in 33 entities (generally partnerships) that own in aggregate 177 self-storage

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

Impact of SFAS No. 150

In May 2003, the FASB issued Statement of Financial Accounting Standards No. 150 - "Accounting for Certain Financial Instruments with

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

The provisions of SFAS No. 150 indicate that the Other Minority Interests would have to be treated as a liability, because these partnerships have termination dates that cannot be unilaterally extended by us and, upon termination, the net assets of these entities would be liquidated and paid to the minority interest and us based upon relative ownership interests. However, on October 29, 2003, the FASB decided to defer indefinitely a portion of the implementation of SFAS No. 150, which thereby deferred our requirement to recognize these minority interest liabilities. We estimate that the fair values of the Other Partnership Interests are approximately \$311 million and \$532 million at June 30, 2008 and December 31, 2007, respectively. The decrease between December 31, 2007 and June 30, 2008 is due to the deconsolidation of Shurgard Europe, accordingly, the fair value of the Existing European Joint Ventures and the PS Officers' Europe Investment is not included in the June 30, 2008 estimated fair value. We determine the fair value of the Other Partnership Interests based upon our estimate of the fair value of the underlying net assets (principally real estate assets), applying the related liquidation provisions of the related partnership agreement. We determine the fair value of the underlying real estate by reference to the historical operating results, and apply an estimate of the effective earnings multiple based upon our review of market transactions and other market data.

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10. Shareholders' Equity

Cumulative Preferred Shares

At June 30, 2008 and December 31, 2007, we had the following series of Cumulative Preferred Shares of beneficial interest outstanding:

			At June	30, 2008	At December 31, 2007		
Series	Earliest Redemption Date			Carrying Amount		Carry Amou	
			(Dc	ollar amounts in	thousands)		
Series V	9/30/07	7.500%	6,900	\$ 172 , 500	6,900	\$ 172,5	
Series W	10/6/08	6.500%	5,300	132,500	5,300	132,5	
Series X	11/13/08	6.450%	4,800	120,000	4,800	120,0	
Series Y	1/2/09	6.850%	1,600,000	40,000	1,600,000	40,0	
Series Z	3/5/09	6.250%	4,500	112,500	4,500	112,5	
Series A	3/31/09	6.125%	4,600	115,000	4,600	115,0	
Series B	6/30/09	7.125%	4,350	108,750	4,350	108,7	
Series C	9/13/09	6.600%	4,600	115,000	4,600	115,0	
Series D	2/28/10	6.180%	5,400	135,000	5,400	135,0	
Series E	4/27/10	6.750%	5 , 650	141,250	5,650	141,2	
Series F	8/23/10	6.450%	10,000	250,000	10,000	250,0	
Series G	12/12/10	7.000%	4,000	100,000	4,000	100,0	
Series H	1/19/11	6.950%	4,200	105,000	4,200	105,0	
Series I	5/3/11	7.250%	20,700	517,500	20,700	517,5	
Series K	8/8/11	7.250%	18,400	460,000	18,400	460,0	
Series L	10/20/11	6.750%	9,200	230,000	9,200	230,0	
Series M	1/9/12	6.625%	20,000	500,000	20,000	500,0	
Series N	7/2/12	7.000%	6,900	172,500	6,900	172,5	
Total Cumul	ative Preferred	d Shares	1,739,500	\$ 3,527,500	1,739,500		

The holders of our Cumulative Preferred Shares have general preference rights with respect to liquidation and quarterly distributions. Holders of the preferred shares, except under certain conditions and as noted below, will not be entitled to vote on most matters. In the event of a cumulative arrearage equal to six quarterly dividends, holders of all outstanding series of preferred shares (voting as a single class without regard to series) will have the right to elect two additional members to serve on the Company's Board until events of default have been cured. At June 30, 2008, there were no dividends in arrears.

Upon issuance of our Cumulative Preferred Shares of beneficial interest, we classify the liquidation value as preferred equity on our consolidated balance sheet with any issuance costs recorded as a reduction to paid-in capital. Upon redemption, we apply EITF Topic D-42, allocating income to the preferred shareholders equal to the original issuance costs.

Equity Shares

The Company is authorized to issue 100,000,000 Equity Shares of

beneficial interest. The Articles of Amendment and Restatement of

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Declaration of Trust provide that the Equity Shares may be issued from time to time in one or more series and give our Board broad authority to fix the dividend and distribution rights, conversion and voting rights, redemption provisions and liquidation rights of each series of Equity Shares.

Equity Shares, Series A

At June 30, 2008 and December 31, 2007, we had 8,744,193 depositary shares outstanding, each representing 1/1,000 of an Equity Share, Series A ("Equity Shares A"). The Equity Shares A rank on parity with our common shares and junior to the Cumulative Preferred Shares with respect to general preference rights and have a liquidation amount which cannot exceed \$24.50 per share. Distributions with respect to each depositary share shall be the lesser of: (i) five times the per share dividend on our common shares or (ii) \$2.45 per annum. We have no obligation to pay distributions on the depositary shares if no distributions are paid to common shareholders.

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

Equity Shares, Series AAA

In November 1999, we sold \$100,000,000 (4,289,544 shares) of Equity Shares, Series AAA ("Equity Shares AAA") to the Consolidated Development Joint Venture. On November 17, 2005, upon the acquisition of Mr. Hughes' interest in PSAC, we owned 100% of the partnership interest in the Consolidated Development Joint Venture. For all periods presented, the Equity Shares, Series AAA and related dividends are eliminated in consolidation.

Common Shares

During the six months ended June 30, 2008, we issued 172,190 common shares in connection with employee stock-based compensation.

Our Board of Trustees previously authorized the repurchase from time to time of up to 25,000,000 of our common shares on the open market or in privately negotiated transactions. On May 8, 2008, such authorization was increased to 35,000,000 common shares. During the six months ended June

30, 2008, we repurchased a total of 1,520,196 of our common shares for an aggregate of approximately \$111.9 million. Through June 30, 2008, we have repurchased a total of 23,721,916 of our common shares pursuant to this authorization.

At June 30, 2008 and December 31, 2007, certain entities we consolidate owned 1,146,207 common shares. These shares continue to be legally issued and outstanding. In the consolidation process, these shares and the related balance sheet amounts have been eliminated. In addition, these shares are not included in the computation of weighted average shares outstanding.

Dividends

The following table summarizes $\,$ dividends declared and paid during the six months ended June 30, 2008:

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	Distributions	
	Per Share or	Total
	Depositary Share	Distributions
Preferred Shares:		
Series V	\$0.937	\$ 6,468,000
Series W	\$0.812	4,306,000
Series X	\$0.806	3,870,000
Series Y	\$0.856	1,370,000
Series Z	\$0.781	3,516,000
Series A	\$0.766	3,522,000
Series B	\$0.891	3,874,000
Series C	\$0.825	3,796,000
Series D	\$0.773	4,172,000
Series E	\$0.844	4,768,000
Series F	\$0.806	8,062,000
Series G	\$0.875	3,500,000
Series H	\$0.869	3,649,000
Series I	\$0.906	18,760,000
Series K	\$0.906	16,674,000
Series L	\$0.844	7,762,000
Series M	\$0.828	16,561,000
Series N	\$0.875	6,036,000
		120,666,000
Common Shares:		
Equity Shares, Series A	\$1.225	10,712,000
Common	\$1.100	185,602,000
Total dividends		\$ 316,980,000
		=========

The dividend rate on our common shares was \$0.55 per common share and \$1.10 per common share for the three and six months ended June 30, 2008, respectively. The dividend rate on the Equity Share A was \$0.6125 per depositary share and \$1.225 per depositary share for the three and six

months ended June 30, 2008, respectively.

11. Segment Information

Description of Each Reportable Segment

Our reportable segments reflect significant operating activities that are evaluated separately by management, comprised of the following segments which are organized based upon their operating characteristics.

Our self-storage segment comprises the direct ownership, development, and operation of traditional storage facilities in the U.S., and the ownership of equity interests in entities that own storage properties in the U.S., and our interest in the operations of a facility in London, England. Our Shurgard Europe segment comprises our interest in the self-storage and associated activities owned by Shurgard Europe. See also Note 3 for a discussion of the disposition of an interest in, and deconsolidation of, Shurgard Europe effective March 31, 2008.

Our ancillary segment represents all of our other segments, which are reported as a group, including (i) containerized storage, (ii) commercial property operations, which reflects our interest in the ownership, operation, and management of commercial properties both directly

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and through our interest in PSB (iii) the reinsurance of policies against losses to goods stored by tenants in our self-storage facilities, (iv) sale of merchandise at our self-storage facilities, (v) truck rentals at our self-storage facilities and (vi) management of facilities owned by third-party owners and domestic facilities owned by the Unconsolidated Entities.

The self-storage and ancillary segments are evaluated by management based upon the net segment income of each segment. Net segment income represents net income in conformity with GAAP and our significant accounting policies as denoted in Note 2, before interest and other income, interest expense, and corporate general and administrative expense. Interest and other income, interest expense, corporate general and administrative expense, minority interest in income and gains and losses on sales of real estate assets are not allocated to these segments because management does not utilize them to evaluate the results of operations of each segment. In addition, there is no presentation of segment assets for these other segments because total assets are not considered in the evaluation of these segments.

Shurgard Europe's operations are primarily independent of our other segments, with a separate management team that makes the financing, capital allocation, and other significant decisions. As a result, this segment is evaluated by management as a stand-alone business unit. The Shurgard Europe segment presentation includes all of the revenues, expenses, and operations of this business unit to the extent consolidated in our financial statements, and for periods following the deconsolidation of Shurgard Europe, the presentation below includes our equity share of Shurgard Europe's operations, the interest and other income received from Shurgard Europe, as well as specific general and administrative expense, disposition gains, and foreign currency exchange gains and losses that management considers in evaluating our investment in Shurgard Europe. At December 31, 2007, assets of Shurgard Europe include real estate with a book value of approximately \$1.6 billion, intangible assets with a book value of approximately \$87 million, and other assets with a book value of approximately \$57 million. At December 31, 2007, liabilities of Shurgard Europe include intercompany payables of \$561 million, third party debt of \$384 million, and accrued and other liabilities of \$95 million. At June 30, 2008, our condensed consolidated balance sheet includes an investment in Shurgard Europe with a book value of \$316.5 million and a note receivable totaling (euro)391.9 million (\$618.7 million).

Presentation of Segment Information

The following table reconciles the performance of each segment, in terms of segment income, to our condensed consolidated net income (amounts in thousands):

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PUBLIC STORAGE NOTES TO CONDENSED CONSOLIDATED FINANCIAL STATEMENTS June 30, 2008 (Unaudited)

For the three months ended June 30, 2008

	SELF STORAGE		SHURGARD ELF STORAGE EUROPE		ANCILLARY	
REVENUES:					(Amount	ts in tho
Self-storage rental income	\$	381,345 - - - 381,345	\$	6,532 6,532	\$	31,779 - 31,779
EXPENSES: Cost of operations (excluding depreciation and amortization below): Self-storage facilities		128,354				- 18,109

Depreciation and amortization	94 , 487 -	- 25 , 400	896 -
Interest expense			-
	222,841	25,400	19,005
<pre>Income (loss) from continuing operations before equity in earnings of real estate entities, loss on disposition of other real estate investments, foreign currency exchange loss and minority interest in (income) loss</pre>	158,504	(18,868)	12,774
Equity in earnings of real estate entities Loss on disposition of other real estate	328	1,457	2,847
investments	_	_	_
Foreign currency exchange loss	-	_	-
Minority interest in (income) loss	(4,739)	-	
Income (loss) from continuing operations Discontinued operations	154 , 093 -	(17,411)	15,621 -
Net income (loss)	\$ 154,093 =======	\$ (17,411) =======	\$ 15,621 =======

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PUBLIC STORAGE NOTES TO CONDENSED CONSOLIDATED FINANCIAL STATEMENTS June 30, 2008 (Unaudited)

For the three months ended June $30,\ 2007$

	SELF STORAGE	SHURGARD EUROPE	ANCILLARY
REVENUES:			(Amounts in tho
Self-storage rental income	\$ 365,132 - -	\$ 45,840 4,304 230	·
	365,132	50,374	31,958
<pre>EXPENSES: Cost of operations (excluding depreciation and amortization below):</pre>			
Self-storage facilities	126,222	22,915 1,353	· ·
Depreciation and amortization	128 , 097 - -	38,564 12,455 5,381	849 - -
	254,319	80,668	19,848
Treese (less) from continuing amounting before			

Income (loss) from continuing operations before

equity in earnings of real estate entities, gain on disposition of other real estate investments, foreign currency exchange gain, income from derivatives and minority interest in (income) loss	110,813	(30,294)	12,110
Equity in earnings of real estate entities Gain on disposition of other real estate	558	-	-
investments	_	-	-
Foreign currency exchange gain	_	5 , 553	-
Income from derivatives, net	_	1,771	-
Minority interest in (income) loss	(4,186)	2,065	_
<pre>Income (loss) from continuing operations Discontinued operations</pre>	107,185	(20,905) (130)	12,110
Net income (loss)	\$ 107,185 =======	\$ (21,035) =======	\$ 12,110 =======

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PUBLIC STORAGE NOTES TO CONDENSED CONSOLIDATED FINANCIAL STATEMENTS June 30, 2008 (Unaudited)

For the six months ended June 30, 2008

SELF STORAGE	SHURGARD EUROPE	ANCILLARY
		(Amounts in tho
\$ 751,443 - -	\$ 54,722 4,913 6,590	\$ - 61,966 -
751,443	66,225	61,966
260,615 - 194,217 - -	24,654 1,409 21,871 30,044 6,597	34,168 1,781 - -
454,832	84,575	35,949
	\$ 751,443 	\$ 751,443 \$ 54,722 - 4,913 - 6,590

Income (loss) from continuing operations before
 equity in earnings of real estate entities, gain
 on disposition of an interest in Shurgard Europe,
 loss on disposition of other real estate investments,
 foreign currency exchange gain, expense from

derivatives and minority interest in (income) loss	296,611	(18,350)	26,017
Equity in earnings of real estate entities Gain on disposition of an interest in Shurgard	712	1,457	5 , 192
Europe	-	341 , 865	-
investments	_	_	_
Foreign currency exchange gain	-	41,012	-
Expense from derivatives, net	=	(43)	_
Minority interest in (income) loss	(9,077)	2,142	_
Income from continuing operations	288,246	368,083	31,209
Discontinued operations	_	_	_
Net income (loss)	\$ 288,246	\$ 368,083	\$ 31,209

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PUBLIC STORAGE NOTES TO CONDENSED CONSOLIDATED FINANCIAL STATEMENTS June 30, 2008 (Unaudited)

For the six months ended June 30, 2007

	SELF STORAGE	SHURGARD EUROPE	ANCILLARY
			(Amounts in the
REVENUES:			
Self-storage rental income	\$ 720,694		
Ancillary operating revenue	_	8,064	61,023
Interest and other income	-	238	_
	720,694	97,188	61,023
EXPENSES:			
<pre>Cost of operations (excluding depreciation and amortization below):</pre>			
Self-storage facilities	252 , 529	45,300	-
Ancillary operations	_	2,690	36,971
Depreciation and amortization	265,342	76,836	1,698
General and administrative	_	14,719	-
Interest expense	_	10,470	_
	517,871	150,015	38,669

Income (loss) from continuing operations before
 equity in earnings of real estate entities,
 casualty gain, gain on disposition of other real
 estate investments, foreign currency exchange gain,

<pre>income from derivatives and minority interest in income</pre>	202,823	(52 , 827)	22,354
Equity in earnings of real estate entities	1,045	_	_
Casualty gain	2,665	_	_
Gain on disposition of other real estate			
investments	_	_	_
Foreign currency exchange gain	_	10,593	_
<pre>Income from derivatives, net</pre>	_	1,009	_
Minority interest in (income) loss	(8,320)	5,819	-
Income (loss) from continuing operations	198,213	(35,406)	22 , 354
Discontinued operations	_	(334)	_]
Net income (loss)	\$ 198,213	\$ (35,740)	\$ 22,354
	=========	========	

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PUBLIC STORAGE NOTES TO CONDENSED CONSOLIDATED FINANCIAL STATEMENTS June 30, 2008 (Unaudited)

12. Share-Based Compensation

Stock Options

We have various stock option plans (collectively referred to as the "PS Plans"). Under the PS Plans, the Company has granted non-qualified options to certain trustees, officers and key employees to purchase the Company's common shares at a price equal to the fair market value of the common shares at the date of grant. Generally, options under the PS Plans vest over a three-year period from the date of grant at the rate of one-third per year (options granted after December 31, 2002 vest generally over a five-year period) and expire between eight years and ten years after the date they became exercisable. The PS Plans also provide for the grant of restricted shares (see below) to officers, key employees and service providers on terms determined by an authorized committee of our Board.

We recognize compensation expense for share-based awards based upon their fair value on the date of grant amortized over the applicable vesting period (the "Fair Value Method"), net of estimates for future forfeitures.

For the three and six months ended June 30, 2008, we recorded \$951,000 and \$1,367,000, respectively, in stock option compensation expense related to options granted after January 1, 2002, as compared to \$303,000 and \$606,000, for the same periods in 2007.

A total of 935,000 stock options were granted during the six months ended June 30, 2008, 123,241 shares were exercised, and 4,000 shares were forfeited. A total of 2,497,233 stock options were outstanding at June 30, 2008 (1,689,474) at December 31, 2007.

Outstanding stock options are included on a one-for-one basis in our diluted weighted average shares, less a reduction for the treasury

stock method applied to a) the average cumulative measured but unrecognized compensation expense during the period and b) the strike price proceeds expected from the employee upon exercise.

Restricted Share Units

Outstanding restricted share units vest over a five or eight-year period from the date of grant at the rate of one-fifth or one-eighth per year, respectively. The employee receives additional compensation equal to the per-share dividends received by common shareholders with respect to restricted share units outstanding. Such compensation is accounted for as dividends paid. Any dividends paid on units which are subsequently forfeited are expensed. Upon vesting, the employee receives common shares equal to the number of vested restricted share units in exchange for the units.

The total value of each restricted share unit grant, based upon the market price of our common shares at the date of grant, is amortized over the service period, net of estimates for future forfeitures, as compensation expense. The related employer portion of payroll taxes is expensed as incurred.

Outstanding restricted share units are included on a one-for-one basis in our diluted weighted average shares, less a reduction for the treasury stock method applied to the average cumulative measured but unrecognized compensation expense during the period. For purposes of the disclosures that follow, "fair value" on any particular date reflects the closing market price of our common shares on that date.

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PUBLIC STORAGE NOTES TO CONDENSED CONSOLIDATED FINANCIAL STATEMENTS June 30, 2008 (Unaudited)

During the six months ended June 30, 2008, 218,475 restricted share units were granted with an aggregate fair value on the date of each respective grant of approximately \$17,610,000, 46,894 restricted share units were forfeited (aggregate grant-date fair value of \$3,800,000), and 75,626 restricted share units vested (aggregate grant-date fair value of \$5,532,000) with an aggregate fair value on the date of each respective vesting of \$6,107,000. This vesting resulted in the issuance of 48,949 common shares. In addition, cash compensation was paid to employees in lieu of 26,677 common shares based upon the market value of the shares at the date of vesting, and used to settle the employees' tax liability generated by the vesting.

At June 30, 2008, approximately 704,723 restricted share units were outstanding (608,768 at December 31, 2007) with an aggregate fair value at June 30, 2008, based upon the closing price of our common shares, of approximately \$56,935,000. A total of \$2,533,000 and \$4,891,000 in restricted share expense was recorded for the three and six months ended June 30, 2008, respectively, as compared to \$2,057,000 and \$4,262,000 for the same periods in 2007. Restricted share expense includes amortization of the fair value of the grant reflected as an increase to paid-in capital, as well as payroll taxes we incurred upon each respective vesting.

13. Related Party Transactions

Relationships and transactions with the Hughes Family

Mr. Hughes, the Company's Chairman of the Board of Trustees and his family (collectively the "Hughes Family") have ownership interests in, and operate approximately 48 self-storage facilities in Canada under the name "Public Storage" ("PS Canada") pursuant to a trademark license agreement with the Company. We currently do not own any interests in these facilities nor do we own any facilities in Canada. The Hughes Family owns approximately 25.5% of our common shares outstanding at June 30, 2008. We have a right of first refusal to acquire the stock or assets of the corporation that manages the 48 self-storage facilities in Canada, if the Hughes Family or the corporation agrees to sell them. However, we have no interest in the operations of this corporation, we have no right to acquire this stock or assets unless the Hughes Family decides to sell and we receive no benefit from the profits and increases in value of the Canadian self-storage facilities.

Through consolidated entities, we continue to reinsure risks relating to loss of goods stored by tenants in the self-storage facilities in Canada. During the six months ended June 30, 2008 and 2007, respectively, we received \$441,000 and \$418,000, respectively, in reinsurance premiums attributable to the Canadian facilities. Since our right to provide tenant reinsurance to the Canadian facilities may be qualified, there is no assurance that these premiums will continue.

The Company and Mr. Hughes are co-general partners in certain consolidated entities and affiliated entities of the Company that are not consolidated, and the Hughes Family owns 47.9% of the voting stock of a private REIT that owns limited partnership interests in five affiliated partnerships, in which the Company holds 46% of the voting and 100% of the nonvoting stock of the entity and substantially all the economic interest. The Hughes Family also owns limited partnership interests in certain of these partnerships and holds securities in PSB. The Company and the Hughes Family receive distributions from these entities in accordance with the terms of the partnership agreements or other organizational documents.

Other Related Party Transactions

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

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PUBLIC STORAGE

NOTES TO CONDENSED CONSOLIDATED FINANCIAL STATEMENTS

June 30, 2008

(Unaudited)

Dann V. Angeloff, a trustee of the Company, is the general partner of a limited partnership formed in June of 1973 that owns a self-storage facility that is managed by us. We recorded management fees with respect to this facility amounting to \$19,000 and \$38,000 for the three and six months ended June 30, 2008, respectively, as compared to \$19,000 and \$37,000 for the same periods in 2007.

PSB manages certain of the commercial facilities that we own pursuant to management agreements for a management fee equal to 5% of revenues. We paid a total of \$177,000 and \$372,000 for the three and six

months ended June 30, 2008, respectively, as compared to \$182,000 and \$365,000 for the three and six months ended June 30, 2007, respectively, in management fees with respect to PSB's property management services. At June 30, 2008, included in other liabilities are normal recurring amounts owed to PSB of \$195,000 (\$717,000 at December 31, 2007), for unpaid management fees and certain other operating expenses related to the managed facilities which are initially paid by PSB on our behalf and then reimbursed by us.

During 2007, PSB acquired certain commercial facilities that include self-storage space. We are managing this self-storage space for PSB for a management fee equal to 6% of revenues generated by the self-storage space. We recorded management fees with respect to these facilities amounting to \$13,000 and \$24,000 for the three and six months ended June 30, 2008, respectively, as compared to \$12,000 and \$24,000 for the same periods in 2007.

Pursuant to a cost-sharing and administrative services agreement, PSB reimburses us for certain administrative services that we provide to them. PSB's share of these costs totaled approximately \$98,000 and \$195,000 for the three and six months ended June 30, 2008, respectively, as compared to \$76,000 and \$152,000 for the same periods in 2007.

Shurgard Europe also entered into a licensing agreement with Public Storage effective January 1, 2008, under which it pays Public Storage a fee equal to 1.0% of its pro rata share of revenues in exchange for the rights to use the "Shurgard Europe" trade name. During each of the three and six months ended June 30, 2008, net of our 49% equity interest in Shurgard Europe, we recorded other income of \$213,000 under this licensing agreement.

Shurgard Europe manages a facility located in London, England for us in exchange for a fee of 7% of revenues. During each of the three and six months ended June 30, 2008, net of our 49% equity interest in Shurgard Europe, we recorded management expense fees of \$31,000 in connection with this management agreement. Such fees are included in cost of operations - self-storage facilities in our condensed consolidated statements of income for the three and six months ended June 30, 2008.

As described more fully in Note 2 under "Note Receivable from Affiliate," Shurgard Europe owes us an aggregate of (euro)391.9 million (\$618.7 million) at June 30, 2008. This note bears interest at 7.5% per annum. During each of the three and six months ended June 30, 2008, net of our 49% equity interest in Shurgard Europe, we recorded interest income of \$5,962,000, in connection with this note. Also during each of the three and six months ended June 30, 2008, net of our 49% equity interest in Shurgard Europe, we recorded interest income of \$357,000, in connection with the 1% debt arrangement fee on this note.

We manage our wholly-owned self-storage facilities as well as the facilities owned by the Consolidated Entities and affiliated entities that are not consolidated on a joint basis, in order to take advantage of scale and other efficiencies. As a result, significant components of self-storage operating costs, such as payroll costs, advertising and promotion, data processing, and insurance expenses are shared and allocated among the various entities using methodologies meant to fairly allocate such costs based upon the related activities. The amount of such expenses allocated to Unconsolidated Entities was approximately \$729,000 and \$1,377,000 for the three and six months ended June 30, 2008, respectively, as compared to \$682,000 and \$1,296,000 for the same periods in 2007.

PUBLIC STORAGE

NOTES TO CONDENSED CONSOLIDATED FINANCIAL STATEMENTS

June 30, 2008

(Unaudited)

Stor-RE, a consolidated entity, and third party insurance carriers provided PS Canada, the Company, PSB, and other affiliates of the Company with liability and casualty insurance coverage until March 31, 2004. PS Canada owns a 2.2% interest and PSB owns a 4.1% interest in Stor-RE. PS Canada and PSB obtained their own liability and casualty insurance covering occurrences after April 1, 2004. For occurrences before April 1, 2004, Stor-Re continues to provide liability and casualty insurance coverage consistent with the relevant agreements.

In the second quarter of 2007, we sold an approximately 0.6% common equity interest in Shurgard Europe to various officers of the Company (the "PS Officers"), other than our chief executive officer. The aggregate proceeds of the sale were \$4,909,000. The sale price for the interests was based upon the pro rata net asset value computed using, among other sources, information provided by an independent third party appraisal firm of the net asset value of Shurgard Europe as of March 31, 2007. In connection with the initial sale of these LLP Interests to our officers, we recorded a gain of \$1,194,000 during the second quarter of 2007, representing the excess of the sales proceeds over the book value of the LLP Interests sold. In connection with the acquisition by an institutional investor of a 51% interest in Shurgard Europe, Shurgard Holdings (an unconsolidated affiliate which is the holding company of Shurgard Europe) purchased, on June 20, 2008, each holder's interest in Shurgard Europe at a price based on the price paid by the institutional investor. The total repurchase amount was \$7.1 million. See Note 5 under "Investment in Shurgard Europe" for further historical information regarding Shurgard Europe.

14. Commitments and Contingencies

Legal Matters

Potter, et al v. Hughes, et al (filed December 2004)
----(United States District Court - Central District of California)

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

At the end of December 2004, the same shareholder referred to above and a second shareholder filed this shareholder's derivative complaint naming as defendants the Company's directors (and two former directors) and certain officers of the Company. The matters alleged in this complaint relate to PSIC, the Hughes Family's Canadian self-storage operations and the Company's 1995 reorganization. In July 2006, the Court granted the defendants' motion to dismiss the amended Complaint without

leave to amend. In August 2006, Plaintiffs filed a notice of appeal of the Court's decision. The appeal is currently pending. We believe the litigation will not have any financially adverse effect on the Company (other than the costs and other expenses relating to the lawsuit).

Brinkley v. Public Storage, Inc. (filed April 2005)
-----(Superior Court of California - Los Angeles County)

The plaintiff sued the Company on behalf of a purported class of California non-exempt employees based on various California wage and hour laws and seeking monetary damages and injunctive relief. In May 2006, a motion for class certification was filed seeking to certify five subclasses. Plaintiff sought certification for alleged meal period

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NOTES TO CONDENSED CONSOLIDATED FINANCIAL STATEMENTS

June 30, 2008

(Unaudited)

violations, rest period violations, failure to pay for travel time, failure to pay for mileage reimbursement, and for wage statement violations. In October 2006, the Court declined to certify three out of the five subclasses. The Court did, however, certify subclasses based on alleged meal period and wage statement violations. Subsequently, the Company filed a motion for summary judgment seeking to dismiss the matter in its entirety. On June 22, 2007, the Court granted the Company's summary judgment motion as to the causes of action relating to the subclasses certified and dismissed those claims. The only surviving claims are those relating to the named plaintiff only. The plaintiff has filed an appeal to the Court's June 22, 2007 summary judgment ruling. An appeal to the Court's June 22, 2007 order granting the Company's summary judgment motion is currently pending.

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

(Superior Court of California - Orange County)

The plaintiff brought this action against the Company on behalf of a purported class who bought insurance coverage at the Company's facilities alleging that the Company does not have a license to offer, sell and/or transact storage insurance. The action was originally brought under California Business and Professions Code Section 17200 and seeks retention, monetary damages and injunctive relief. The Company filed a demurrer to the complaint. While the demurrer was pending, the plaintiff amended the complaint to allege a national class and claims for unfair business practices, unjust enrichment, money had and received, and negligent and intentional misrepresentation. Ultimately all claims except for unjust enrichment were dismissed. A subsequent demurrer was filed and sustained without leave to amend. The case was therefore dismissed. The plaintiff appealed the trial court's ruling and on June 26, 2008, the Court of Appeals affirmed the trial court's dismissal.

European Joint Venture Arbitration Proceeding

Shurgard Europe holds a 20% interest in each of two joint ventures

in Europe, First Shurgard and Second Shurgard, that collectively own 74 self-storage properties in Europe. On August 24, 2006, the Company, through its affiliate, Shurgard Europe, served an exit notice on the European joint venture partners informing them of its intention to purchase their interests in First Shurgard and Second Shurgard pursuant to an early exit procedure that the Company believes is provided for in the respective joint venture agreements. The exit notice offered to pay the joint venture partners an amount for their interests in accordance with the provisions of the joint venture agreements. The joint venture partners have contested both the valuation of their interests and whether the Company has the right to purchase its interests under this early exit procedure. Accordingly, it is uncertain as to whether the Company will acquire such interests pursuant to the early exit notice served. On January 17, 2007, Shurgard Europe filed an arbitration request with the International Chamber of Commerce to compel arbitration of the matter. The arbitration proceedings occurred from June 30, 2008 through July 3, 2008. A decision is pending.

Other Items

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

Insurance and Loss Exposure

We have historically carried comprehensive insurance, including property, earthquake, general liability and workers compensation, through nationally recognized insurance carriers and through our captive insurance programs. Our insurance programs also insure affiliates of the Company. Our estimated maximum annual exposure for losses that are below the deductibles set forth in the third-party insurance contracts, assuming multiple

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PUBLIC STORAGE
NOTES TO CONDENSED CONSOLIDATED FINANCIAL STATEMENTS
June 30, 2008
(Unaudited)

significant events occur, is approximately \$22 million. In addition, if losses exhaust the third-party insurers' limit of coverage of \$75 million for property coverage including earthquake coverage and \$102 million for general liability, our exposure could be greater. These limits are higher than estimates of maximum probable losses that could occur from individual catastrophic events (i.e. earthquake and wind damage) determined in recent engineering and actuarial studies.

Our tenant insurance program reinsures a program that provides insurance to certificate holders against claims for property losses due to specific named perils (earthquakes and floods are not covered by these policies) to goods stored by tenants at our self-storage facilities for individual limits up to a maximum of \$5,000. We have third-party insurance coverage for claims paid exceeding \$1,000,000 resulting from any one individual event, to a limit of \$49,000,000. At June 30, 2008, there were approximately 562,000 certificate holders participating in this program in the U.S. representing aggregate coverage of approximately \$1.3 billion. We

rely on a third-party insurance company to provide the insurance and are subject to licensing requirements and regulations in several states. No assurances can be given that our business can continue to be conducted in any given jurisdiction. For the six months ended June 30, 2008, our tenant insurance program revenues accounted for approximately 3% of our total revenues.

Development and Acquisition of Real Estate Facilities

We currently have 25 projects in our development pipeline, consisting of newly developed self-storage facilities, expansions and enhancements to existing self-storage facilities. The total estimated cost of these facilities is approximately \$110 million of which \$38,614,000\$ has been spent at June 30, 2008. These projects are subject to contingencies. We expect to incur these expenditures over the next <math>12-24 months.

Operating Lease Obligations

We lease trucks, land, equipment and office space. At June 30, 2008, the future minimum rental payments required under our operating leases for the years ending December 31, are as follows (amounts in thousands):

2008	\$	4,134
2009		9,580
2010		11,059
2011		7,375
2012		6,032
Thereafter		82,417
	\$	120,597
	==	

Expenses under operating leases were approximately \$2,697,000 and \$5,974,000 for the three and six months ended June 30, 2008, respectively, as compared to \$3,737,000 and \$7,426,000 for the same periods in 2007.

15. Income Taxes

For all taxable years subsequent to 1980, the Company qualified and we intend to continue to qualify the Company as a REIT, as defined in Section 856 of the Internal Revenue Code. As a REIT, we do not incur federal or significant state tax on that portion of our REIT taxable income which is distributed to our shareholders, provided that we meet certain tests. We believe we met those tests during 2007 and will continue to meet those tests in 2008 and, accordingly, no provision for federal income taxes has been made in the accompanying condensed consolidated financial statements on income produced and distributed on real estate rental operations.

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PUBLIC STORAGE
NOTES TO CONDENSED CONSOLIDATED FINANCIAL STATEMENTS
June 30, 2008
(Unaudited)

Domestic operations other than rental real estate are primarily conducted through taxable REIT subsidiaries. Income of our taxable REIT subsidiaries is subject to federal, state and local income taxes. We are subject to the income tax provisions of the various European countries in which we have rental real estate operations.

We adopted the provisions of Financial Accounting Standards Board ("FASB") Interpretation No. 48, "Accounting for Uncertainty in Income Taxes — an interpretation of FASB Statement No. 109" ("FIN 48"), on January 1, 2007. FIN 48 clarifies the accounting for uncertainty in income taxes recognized in an enterprise's financial statement in accordance with FASB Statement 109, "Accounting for Income Taxes", and prescribes a recognition threshold and measurement process for financial statement recognition and measurement of a tax position taken or expected to be taken in a tax return. FIN 48 also provides guidance on derecognition, classification, interest and penalties, accounting in interim periods, disclosures and transition.

Based on our evaluation, we have concluded that there are no significant uncertain tax positions requiring recognition in our financial statements. Our evaluation was performed for the tax years ended December 31, 2004, 2005, 2006, 2007 and the six months ended June 30, 2008.

We may from time to time be assessed interest or penalties by certain tax jurisdictions, although any such assessments have historically been minimal and immaterial to our financial results. In the event we have received an assessment for interest and/or penalties, it has been classified in the financial statements as general and administrative expense.

16. Subsequent Events

On July 21, 2008, we acquired the remaining interest that we did not own in the Acquisition Joint Venture from our joint venture partner for an aggregate purchase price of \$45.8 million. The Acquisition Joint Venture owned 12 self-storage facilities. The purchase price included the repayment of approximately \$38.4 million of debt due to the investor (bearing interest at 8.5% per annum) and the acquisition of their equity for approximately \$7.4 million. See Note 8 for further information regarding the Acquisition Joint Venture.

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ITEM 2. MANAGEMENT'S DISCUSSION AND ANALYSIS OF FINANCIAL CONDITION AND RESULTS

OF OPERATIONS

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

FORWARD LOOKING STATEMENTS: This Quarterly Report on Form 10-Q contains forward-looking statements within the meaning of the federal securities laws. All statements in this document, other than statements of historical fact, are forward-looking statements which may be identified by the use of the words "expects," "believes," "anticipates," "plans," "would," "should," "may,"

"estimates" and similar expressions. These forward-looking statements involve known and unknown risks and uncertainties, which may cause Public Storage's actual results and performance to be materially different from those expressed or implied in the forward-looking statements. As a result, you should not rely on any forward-looking statements in this report, or which management may make orally or in writing from time to time, as predictions of future events nor quarantees of future performance. We caution you not to place undue reliance on forward-looking statements, which speak only as the date of this report or as of the dates indicated in the statements. All of our forward-looking statements, including those in this report, are qualified in their entirely by this statement. We expressly disclaim any obligation to update publicly or otherwise revise any forward-looking statements, whether as a result of new information, new estimates, or other factors, events or circumstances after the date of this document, except where expressly required by law. Accordingly, you should use caution in relying on past forward-looking statements to anticipate future results.

Factors and risks that may impact future results and performance include, but are not limited to, those described in Item 1A, "Risk Factors" in the Public Storage Annual Report on Form 10-K for the year ended December 31, 2007, our subsequent filings on Form 10-Q and Form 8-K and in our other filings with the Securities and Exchange Commission ("SEC"). These risks include, among other things, the following:

- general risks associated with the ownership and operation of real estate including changes in demand, potential liability for environmental contamination, adverse changes in tax, real estate and zoning laws and regulations, and the impact of natural disasters;
- o risks associated with downturns in the national and local economies in the markets in which we operate;
- o the impact of competition from new and existing self-storage and commercial facilities and other storage alternatives;
- o difficulties in our ability to successfully evaluate, finance, integrate into our existing operations and manage acquired and developed properties;
- o risks related to our participation in joint ventures;
- o risks associated with international operations including, but not limited to, unfavorable foreign currency rate fluctuations that could adversely affect our earnings and cash flows;
- the impact of the regulatory environment as well as national, state, and local laws and regulations including, without limitation, those governing environmental, tax and insurance matters and real estate investment trusts ("REITS");
- o risks associated with a possible failure by us to qualify as a REIT under the Internal Revenue Code of 1986, as amended;
- o disruptions or shutdowns of our automated processes and systems;

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- o difficulties in raising capital at a reasonable cost;
- o delays in the development process; and

o economic uncertainty due to the impact of war or terrorism.

The risks included here are not exhaustive as it is not possible for management to predict all possible risk factors that may exist or emerge from time to time. Investors should refer to our future reports and other information filed from time to time with the SEC for additional information.

CRITICAL ACCOUNTING POLICIES

Management's Discussion and Analysis of Financial Condition and Results of Operations discusses our condensed consolidated financial statements, which have been prepared in accordance with United States ("U.S.") generally accepted accounting principles ("GAAP"). The preparation of our financial statements and related disclosures in conformity with GAAP and our discussion and analysis of our financial condition and results of operations requires management to make judgments, assumptions and estimates that affect the amounts reported in our condensed consolidated financial statements and accompanying notes. Note 2 to our June 30, 2008 condensed consolidated financial statements summarizes the significant accounting policies and methods used in the preparation of our condensed consolidated financial statements and related disclosures.

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

QUALIFICATION AS A REIT - Income Tax Expense: We believe that we have been organized and operated, and we intend to continue to operate, as a qualifying REIT under the Code and applicable state laws. We also believe that Shurgard qualified as a REIT. A REIT generally does not pay corporate level federal income taxes on its REIT taxable income that is distributed to its shareholders, and accordingly, we do not pay federal income tax on the share of our REIT taxable income that is distributed to our shareholders.

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

IMPAIRMENT OF LONG-LIVED ASSETS: Substantially all of our assets consist of long-lived assets, including real estate and other intangible assets. The evaluation of our long-lived assets for impairment includes determining whether indicators of impairment exist, which is a subjective process. When any indicators of impairment are found, the evaluation of such long-lived assets then entails projections of future operating cash flows, which also involves significant judgment. Future events, or facts and circumstances that currently exist, that we have not yet identified, could cause us to conclude in the future

that our long-lived assets are impaired. Any resulting impairment loss could have a material adverse impact on our financial condition and results of operations.

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

ESTIMATED LEVEL OF RETAINED RISK AND UNPAID TENANT CLAIM LIABILITIES: As described in Notes 2 and 14 to our consolidated financial statements, we retain certain risks with respect to property perils, legal liability, and other such risks. In addition, a wholly-owned subsidiary of the Company reinsures a program that provides insurance to certificate holders against claims for losses (earthquakes and floods are not covered by these policies) to goods stored by tenants in our self-storage facilities. In connection with these risks, we accrue losses based upon the estimated level of losses incurred using certain actuarial assumptions followed in the insurance industry and based on recommendations from an independent actuary that is a member of the American Academy of Actuaries. While we believe that the amounts of the accrued losses are adequate, the ultimate liability will be in excess of or less than the amounts recorded and the difference could be material. At June 30, 2008, there were approximately 562,000 certificate holders participating in this program in the U.S. representing aggregate coverage of approximately \$1.3 billion.

ACCRUALS FOR CONTINGENCIES: We are exposed to business and legal liability risks with respect to events that have occurred, but in accordance with GAAP, we have not accrued for such potential liabilities because the loss is either not probable or not estimable or because we are not aware of the event. Future events and the results of pending litigation could result in such potential losses becoming probable and estimable, which could have a material adverse impact on our financial condition or results of operations. Some of these potential losses, of which we are aware, are described in Note 14 to our June 30, 2008 condensed consolidated financial statements.

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

VALUATION OF ASSETS AND LIABILITIES ACQUIRED IN THE SHURGARD MERGER: We have estimated the fair value of real estate, intangible assets, debt, and the other assets and other liabilities acquired in the Shurgard Merger. In addition, we have estimated the fair market value of 38.9 million shares that we issued to the Shurgard shareholders. These estimates are based upon many assumptions, including interest rates, market values of land and buildings in the U.S. and Europe, estimated future cash flows from the then tenant base in place, and the recoverability of certain assets. We believe that the assumptions used were reasonable, however, these assumptions were subject to a significant degree of judgment, and others could come to materially different conclusions as to the estimated values, if different assumptions were used. If the values were determined using different assumptions than those used, our depreciation and amortization expense, interest expense, real estate, debt, and intangible assets

could have been materially different.

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RESULTS OF OPERATIONS

OPERATING RESULTS FOR THE THREE MONTHS ENDED JUNE 30, 2008:

Net income for the three months ended June 30, 2008 was \$133.8 million compared to \$77.1 million for the same period in 2007, representing an increase of \$56.7 million. This improvement is primarily due to improvements in operating income with respect to our Same Store facilities and reduced amortization expense, offset in part by a reduction in foreign exchange gains and increased general and administrative expense due to \$25.4 million in incentive compensation incurred in the quarter ended June 30, 2008.

Net operating income (before depreciation and amortization) with respect to our domestic operations increased \$14.1 million in the three months ended June 30, 2008 as compared to the same period in 2007 due to an increase of \$8.6 million with respect to our Same Store operations combined with an increase of \$5.5 million with respect to our other domestic facilities, primarily our facilities acquired in 2007 and 2008 and the continued fill-up of our newly developed and expanded facilities.

Amortization expense for the quarter ended June 30, 2008, with respect to domestic assets, decreased by \$33.8 million as compared to the same period in 2007, primarily due to a reduction in domestic amortization expense related to intangible assets that we obtained in the August 22, 2006 acquisition of Shurgard Storage Centers, Inc. (the "Shurgard Merger").

During the quarter ended June 30, 2008, we recognized a negligible foreign currency exchange loss totaling \$2,000, as compared to a \$5.6 million gain for the same period in 2007, relating primarily to intercompany loans due from Shurgard Europe. The foreign currency gains and losses were due to changes in the U.S. Dollar relative to the Euro during each period when converting these Euro denominated loans to U.S. Dollars for financial reporting purposes.

For the three months ended June 30, 2008, net income allocable to our common shareholders (after allocating net income to our preferred and equity shareholders) was \$68.1 million or \$0.40 per common share on a diluted basis compared to \$14.4 million or \$0.08 per common share on a diluted basis for the same period in 2007, representing an improvement of \$53.7 million or \$0.32 per common share on a diluted basis. These improvements are due primarily to the impact of the factors described above with respect to the improvement in our net income.

For the three months ended June 30, 2008 and 2007, we allocated \$60.3 million and \$57.3 million of our net income, respectively, to our preferred shareholders based on distributions paid during each period. The year-over-year increase is due primarily to the issuance of additional preferred securities in 2007.

Weighted average diluted common shares were 168,814,000 and 170,213,000, respectively, for the three months ended June 30, 2008 and 2007. The decline is due to share repurchases in the first quarter of 2008.

OPERATING RESULTS FOR THE SIX MONTHS ENDED JUNE 30, 2008:

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Net income for the six months ended June 30, 2008 was \$646.2 million compared to \$136.9 million for the same period in 2007, representing an improvement of \$509.3 million. This improvement is primarily due to a gain of \$341.9 million recognized on the disposition of a 51% interest in Shurgard Europe on March 31, 2008, improvements in operating income with respect to our domestic self-storage facilities and reduced amortization expense, offset in part by a reduction in foreign exchange gains and increased general and administrative expense due to \$27.9 million in incentive compensation incurred during the six months ended June 30, 2008.

Net operating income (before depreciation and amortization) with respect to our domestic operations increased \$22.7 million in the six months ended June 30, 2008 as compared to the same period in 2007 due to an increase of \$13.4 million with respect to our Same Store operations combined with an increase of \$9.3 million with respect to our other domestic facilities, primarily our facilities acquired in 2007 and 2008 and the continued fill-up of our newly developed and expanded facilities.

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Amortization expense for the six months ended June 30, 2008, with respect to domestic assets, decreased by \$76.5 million as compared to the same period in 2007, primarily due to a reduction in domestic amortization expense related to intangible assets that we obtained in the Shurgard Merger.

During the six months ended June 30, 2008, we recognized a foreign currency exchange gain totaling \$41.0 million, as compared to a \$10.6 million gain for the same period in 2007, relating primarily to intercompany loans due from Shurgard Europe. The gains in each period were due to changes in the U.S. Dollar relative to the Euro during each period when converting these Euro denominated loans to U.S. Dollars for financial reporting purposes.

For the six months ended June 30, 2008, net income allocable to our common shareholders (after allocating net income to our preferred and equity shareholders) was \$514.8 million or \$3.05 per common share on a diluted basis compared to \$10.1 million or \$0.06 per common share on a diluted basis for the same period in 2007, representing an improvement of \$504.7 million or \$2.99 per common share on a diluted basis. These improvements are due primarily to the impact of the factors described above with respect to the improvement in our net income.

For the six months ended June 30, 2008 and 2007, we allocated \$120.7 million and \$116.1 million of our net income, respectively, to our preferred shareholders based on distributions paid each period. The year-over-year increase is due primarily to the issuance of additional preferred securities in 2007.

Weighted average diluted common shares were 169,022,000 and 170,275,000, respectively, for the six months ended June 30, 2008 and 2007. The decline is due primarily to share repurchases in the first quarter of 2008.

REAL ESTATE OPERATIONS

SELF-STORAGE OPERATIONS: Our self-storage operations are by far the largest component of our operating activities, representing approximately 90% and 91% of our total revenues generated for the three and six months ended June 30, 2008, respectively. Rental income with respect to our self-storage operations declined by 7.2% and 0.4% in the three and six months ended June 30, 2008, respectively,

when compared to the same periods in 2007. The year over year decline in rental income is due primarily to the deconsolidation of Shurgard Europe effective April 1, 2008. This was offset partially by the addition of new facilities to our portfolio, either through our acquisition or development activities, combined with increased revenues in our Same Store Facilities (defined below).

To enhance year-over-year comparisons, the following table summarizes, and the ensuing discussion describes the operating results of three groups that management analyzes with respect to the Company's performance: i) the Same Store group, representing our domestic facilities that we have owned and have been stabilized prior to January 1, 2006 as well as certain of the facilities we acquired in the Shurgard merger on August 22, 2006 which were stabilized since January 1, 2006, ii) the facilities operated by Shurgard Europe which were deconsolidated effective March 31, 2008 and iii) all other facilities included in our financial statements, which are primarily those facilities that have not been operated at a stabilized basis since January 1, 2006 because they are either newly developed or acquired since 2006 or because of expansion activities.

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SELF - STORAGE OPERATIONS SUMMARY:	Three Months Ended June 30,					S
		2008			Percentage Change	200
				(Dollar amou	nts in tho
Rental income:						
Same Store Facilities					3.2%	
Other Facilities					14.9%	
Shurgard Europe Facilities (a)					(100.0)%	
Total rental income		381,345		410,972	(7.2)%	806,1
Cost of operations before depreciation and amortization expense (b):						
Same Store Facilities		112,182		110,480	1.5%	227 , 5
Other Facilities		16,172		15,742	2.7%	33 , 0
Shurgard Europe Facilities					(100.0)%	
Total cost of operations		128,354		149,137	(13.9)%	285 , 2
Net operating income before depreciation and amortization expense (b):						
Same Store Facilities		223,230		214,664	4.0%	434,6
Other Facilities					22.7%	
Shurgard Europe Facilities					(100.0)%	30,0
Total net operating income before						
depreciation and amortization expense (b)		252 , 991		261,835	(3.4)%	520 , 8
Depreciation and amortization expense:						
					(27.3)%	
Other Facilities					(20.5)%	
Shurgard Europe Facilities					(100.0)%	
Total depreciation and amortization expense.		(94,487)		(166,661)		(216,0

Net operating income (loss): Same Store Facilities		44,813 13,691	/	35.6% 239.9% (100.0)%		275,0 21,5 8,1
Total net operating income	 \$ 1	.58,504 \$	95,174		\$	304,8
Data for Same Store and Other Facilities: Weighted average square foot occupancy during the period	====	90.3%	89.7%	0.7%	===	89 . 1
Number of self-storage facilities (at end of period)						1,98
Net rentable square feet (in thousands, at end of period):						125,2

- (a) Represents the results with respect to Shurgard Europe's properties for the periods consolidated in our financial statements. As described in Note 3 to our June 30, 2008 consolidated financial statements, effective March 31, 2008, we commenced deconsolidating Shurgard Europe. See also "Equity in Earnings of Real Estate Entities Investment in Shurgard Europe" for further analysis of the historical property operations of Shurgard Europe.
- (b) Total net operating income before depreciation and amortization or "NOI" is a non-GAAP (generally accepted accounting principles) financial measure that excludes the impact of depreciation and amortization expense. See Note 11 to our June 30, 2008 condensed consolidated financial statements, "Segment Information," which includes a reconciliation of net operating income before depreciation and amortization for this segment to our consolidated net income. Although depreciation and amortization are operating expenses, we believe that NOI is a meaningful measure of operating performance, because we utilize NOI in making decisions with respect to capital allocations, in determining current property values, segment and comparing period-to-period and market-to-market performance, property operating results. NOI is not a substitute for net operating income after depreciation and amortization in evaluating our operating results.

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

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Same Store Facilities

The facilities included in the "Same Store Facilities" pool are all stabilized and have been owned since January 1, 2006 and therefore provide meaningful comparative data for 2006, 2007 and 2008.

We increased the number of facilities included in the Same Store Facilities from 1,659 facilities at December 31, 2007 (which was comprised of 1,316 facilities referred to as the "Same Store Facilities - Public Storage" and 343

facilities referred to previously as the "Shurgard Domestic Same Store Facilities") to 1,789 facilities at June 30, 2008. The increase in the Same Store pool of facilities is due to the inclusion of 80 facilities previously classified as Acquired, Developed or Expansion facilities and the removal of 23 facilities that are now classified as Expansion facilities. These facilities are included in the Same Store Facilities because they are all stabilized since January 1, 2006. The 23 facilities that have been classified as Expansion facilities are facilities that are either currently undergoing repackaging activities or are expected to commence such activities during 2008 and accordingly will no longer provide meaningful comparative data for 2007 and 2008.

As a result of the increase in the number of Same Store Facilities, the relative weighting of markets has changed. Accordingly, comparisons should not be made between information presented previously with respect to the aforementioned 1,659 Same Store Facilities and the current 1,789 Same Store Facilities to identify trends in occupancies, realized rents per square foot, or other operating trends.

The Same Store Facilities contain approximately 109.4 million net rentable square feet, representing approximately (87%) of the aggregate net rentable square feet of our consolidated domestic self-storage portfolio at June 30, 2008. Revenues and operating expenses with respect to this group of properties are set forth in the above Self-Storage Operations table under the caption, "Same Store Facilities"

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SAME STORE FACILITIES		Three Months Ended June 30,						
		2007	Percentage Change					
	(Dolla:	r amounts in	thousands, exce					
Rental income Late charges and administrative fees collected	\$ 321,605 13,807	13,330	3.6%					
Total rental income	335,412	325,144						
Cost of operations before depreciation and amortization Direct property payroll	1: 21,906 32,526	•	(1.1)% 4.6%					
Repairs and maintenance	9,148 4,733	•	20.5% (5.8)%					
Utilities Property insurance Telephone reservation center Other cost of management	2,715 3,102	3,011	(19.6)%					
Total cost of operations	112,182	110,480	1.5%					
Net operating income before depreciation and amortization expense (a)	223,230	214,664						

Depreciation and amortization expense	(78,417)		(107,879)	(27.3)%	
Net operating income	\$ 144,813	\$ - \$	106,785	35.6%	
Gross margin (before depreciation and amortization expense)	 66.6%		66.0%	0.9%	
Weighted average for the fiscal year: Square foot occupancy (b) Realized annual rent per occupied square foot (c) (e) REVPAF (d) (e)	\$ 91.0% 12.92 11.75		90.9% 12.54 11.40	0.1% 3.0% 3.1%	
Weighted average at June 30: Square foot occupancy In place annual rent per occupied square foot (f) Total net rentable square feet (in thousands)					Ş

(a) Total net operating income before depreciation and amortization expense or "NOI" is a non-GAAP (generally accepted accounting principles) financial measure that excludes the impact of depreciation and amortization expense, for our Same Store facilities represents a portion of our total self-storage segment's net operating income before depreciation and amortization expense, and is reconciled to the segment total in the table "self-storage operations summary" above. A reconciliation of our total self-storage segment's net operating income before depreciation and amortization expense to consolidated net income is included in Note 11 to our June 30, 2008 condensed consolidated financial statements, "Segment Information." Although depreciation and amortization are operating expenses, we believe that NOI is a meaningful measure of operating performance, because we utilize NOI in making decisions with respect to capital allocations, in determining current property values, segment performance, and comparing period-to-period and market-to-market property operating results. NOI is not a substitute for net operating income after depreciation and amortization expense in evaluating our operating results.

Number of facilities.....

- (b) Square foot occupancies represent weighted average occupancy levels over the entire period.
- (c) Realized annual rent per occupied square foot is computed by dividing rental income, which excludes late charges and administrative fees, by the weighted average occupied square footage for the period. Realized annual rent per occupied square foot takes into consideration promotional discounts and other items that reduce rental income from the contractual amounts due.
- (d) Annualized rental income per available square foot ("REVPAF") represents annualized rental income, which excludes late charges and administrative fees, divided by total available net rentable square feet.

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(e) Late charges and administrative fees are excluded from the computation of realized annual rent per occupied square foot and REVPAF because

exclusion of these amounts provides a better measure of our ongoing level of revenue, by excluding the volatility of late charges, which are dependent principally upon the level of tenant delinquency, and administrative fees, which are dependent principally upon the absolute level of move-ins for a period.

(f) In place annual rent per occupied square foot represents annualized contractual rents per occupied square foot without reductions for promotional discounts, and excludes late charges and administrative fees.

We believe that demand for our self-storage spaces have been negatively impacted by general economic conditions, the slow down in housing sales and moving activity, as well as increased competition. It is unclear to us how much we have been negatively impacted by these factors, and how much these factors may impact us going forward. In order to offset the negative effect of these factors, we expanded our media advertising, as indicated below, increased the level of promotional discounts and we were conservative with rental rates during the first six months of 2008.

Rental income increased approximately 3.2% and 3.1% in the three and six months ended June 30, 2008 as compared to the same periods in 2007. These increases were primarily attributable to higher average realized annual rental rates per occupied square foot, which were 3.0% and 3.1% higher in the three and six months ended June 30, 2008, respectively, as compared to the same periods in 2007.

Cost of operations (excluding depreciation and amortization) increased by 1.5% and 3.0% in the three and six months ended June 30, 2008, respectively, as compared to the same periods in 2007.

Payroll expense decreased by 1.1% for the three months ended June 30, 2008 and increased 0.1% in the six months ended June 30, 2008 as compared to the same periods in 2007. The variance for each period includes lower incentive pay and stagnant growth in average wage rates, offset by higher hours incurred due to adjustments in staffing levels. For the remainder of 2008, we expect moderate growth trends in payroll.

Property tax expense increased by 4.6% and 4.4% in the three and six months ended June 30, 2008, respectively, as compared to the same periods in 2007. The main reason for the increase is due to higher estimated assessments of property values at rates greater than we have been experiencing in prior years. Although we plan on appealing many these reassessments, we expect the increases in property tax expense for the remainder of 2008 to be consistent with the level experienced thus far. Property tax expense fluctuates on a quarterly basis, as indicated in the table below with respect to 2007. The quarterly property tax expense for 2008 will similarly fluctuate on a sequential basis with the fourth quarter being significantly lower. At this time we expect each quarter's property tax expense to be approximately 4.0% to 5.0% higher than for the same period in 2007.

Repairs and maintenance expenditures increased 1.3% and 4.3% in the three and six months ended June 30, 2008, respectively, as compared to the same periods in 2007. These increases were primarily due to snow removal costs. Excluding snow removal costs, repairs and maintenance expenditures decreased 0.9% during the three months ended June 30, 2008 and increased 0.7% during the six months ended June 30, 2008, respectively, as compared to the same periods in 2007. We expect repairs and maintenance expenditures (other than snow removal costs) to grow moderately in the remainder of 2008 as compared to the same period in 2007.

Media advertising for the Same Store Facilities increased 20.5% and 25.0%

in the three and six months ended June 30, 2008, respectively, as compared to the same periods in 2007. The increase was due to a combination of advertising in more markets than last year combined with increased frequency. Other advertising and promotion is comprised principally of yellow page and Internet advertising, which declined 5.8% and 8.3% during the three and six months ended June 30, 2008 as compared to the same periods in 2007.

Our future spending on yellow page, media, and Internet advertising expenditures will be driven in part by demand for our self-storage spaces, our current occupancy levels, and the relative efficacy of each type of advertising. While media advertising in particular can be volatile and increase or decrease significantly in the short-term, our current expectation is that growth in media advertising should moderate in the third quarter of 2008, and in the fourth quarter of 2008, relative to the same periods in 2007.

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Utility expenses increased 0.8% and 1.7% in the three and six months ended June 30, 2008, respectively, as compared to the same periods in 2007. Assuming continuance of current trends in petroleum and other energy prices we would expect utility expenses to continue to increase in the remainder of 2008 relative to the same periods in 2007. However, utility expenses are also dependent upon changes in demand driven by weather and temperature, both of which are volatile and not predictable.

Insurance expense decreased 19.6% and 16.4% in the three and six months ended June 30, 2008, respectively, as compared to the same periods in 2007, reflecting significant decreases in property insurance resulting primarily from the softer insurance markets as lack of hurricane activity and additional competition from insurance providers has benefitted us.

Telephone reservation center costs increased 3.0% and 2.5% in the three and six months ended June 30, 2008, respectively, as compared to the same periods in 2007. We expect future increases in our telephone reservation center to be based primarily upon general inflation. We continue to evaluate our telephone reservation center as we evaluate the appropriate staffing levels and location of personnel relative to our expanded portfolio, and as a result, expect telephone reservation center costs to remain somewhat volatile during 2008 until we determine our appropriate ongoing level of expenses.

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

For	the	Quarter	Ended
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March 31	June 30	September 30	December 31

(Amounts in thousands, except for per square foot amount)

Total rental income:

2008	\$ 326,781	\$ 335 , 412	\$	\$
2007	\$ 317,169	\$ 325,144	\$ 336,117	\$ 327,885

Total cost of oper depreciation and			se)·					
2008	\$	115,347		112,182				
2007	\$	110,523		110,480	\$	106,668	\$	98,557
2007	Y	110,323	Ÿ	110,400	Y	100,000	Y	30 , 337
Property tax exper	ise:							
2008	\$	33,705	\$	32,526				
2007	\$	32,318	\$	31,110	\$	32,340	\$	26,389
Media advertising	-							
2008	\$	6 , 366	\$	9,148				
2007	\$	4,820	\$	7 , 589	\$	4,044	\$	2,622
Other advertising	-	-						
2008	\$	4,130	\$	4,733				
2007	\$	4,633	\$	5 , 027	\$	4,180	\$	3,874
REVPAF:								
2008	ċ	11 45	ć	11.75				
	\$	11.45	\$		^	11 77	^	11 50
2007	\$	11.12	\$	11.40	\$	11.77	\$	11.50
Weighted average r	realized	Lannual ren	†					
per occupied squa								
2008	\$	12.89	\$	12.92				
2007	\$	12.52	\$	12.54	\$	13.06	\$	13.02
Weighted average o	ccupanc	y levels fo	r					
the period:								
2008		88.8%		91.0%				
2007		88.8%		90.9%		90.1%		88.3%

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ANALYSIS OF REGIONAL TRENDS

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

	Three Mo	onths Ended Jun	e 30,	Six Mont	hs Ende
	2008	2007	Change	2008	2007
Same Store Facilities Operating Trends by Region Rental income:	(Z	Amounts in thou	sands, exce	ept for weight	ed aver
Southern California (170 facilities)	\$ 51,659	\$ 49,713	3.9%	\$ 102,409	\$ 98,
Northern California (161 facilities)	36,801	34,997	5.2%	72,530	69,
Texas (214 facilities)	32,166	30,665	4.9%	63 , 370	60,
Florida (171 facilities)	31,866	32 , 530	(2.0)%	63 , 417	65,
Illinois (118 facilities)	22,331	21,370	4.5%	44,065	42,

Georgia (82 facilities)	12,100	11,962	1.2%	24,011	23,
All other states (873 facilities)	148,489	143,907	3.2%	292 , 391	283,
Total rental income	335,412	325,144	3.2%	662,193	642,
Cost of operations before depreciation	and amortizati	Lon			
expense:					
Southern California	11,454	11,286	1.5%	22 , 692	22,
Northern California	9 , 672	9,580	1.0%	19,443	19,
Texas	12,908	13,232	(2.4)%	25 , 977	26,
Florida	11,890	11,494	3.4%	23,432	22,
Illinois	10,271	9,662	6.3%	21,321	19,
Georgia	4,122	4,038	2.1%	8,132	7,
All other states	51,865	51 , 188	1.3%	106 , 532	103,
Total cost of operations	112,182	110,480	1.5%	227,529	221,
Net operating income before depreciatio	n and amortiza	ation			
expense:					
Southern California	40,205	38,427	4.6%	79 , 717	75 ,
Northern California	27 , 129	25,417	6.7%	53 , 087	49,
Texas	19 , 258	17,433	10.5%	37 , 393	34,
Florida	19 , 976	21,036	(5.0)%	39 , 985	42,
Illinois	12,060	11,708	3.0%	22,744	22,
Georgia	7 , 978	7,924	0.7%	15 , 879	15,
All other states	96,624	92,719	4.2%	185 , 859	180,
Total net operating income before					
depreciation and amortization					
expense	\$ 223,230	\$ 214,664	4.0%\$	434,664	\$ 421,
Weighted average occupancy:					
Southern California	90.8%	90.8%	_	90.5%	90
Northern California	91.1%	90.2%	1.0%	90.0%	8.9
Texas	92.0%	91.7%	0.3%	91.0%	90
Florida	89.4%	90.2%	(0.9)%	88.4%	90
Illinois	90.4%	90.0%	0.4%	88.9%	88
Georgia	90.6%	91.2%	(0.7)%	89.5%	90
All other states	91.2%	91.1%	0.1%	90.0%	8.9
Total weighted average occupancy	91.0%	90.9%	0.1%	89.9%	89
REVPAF:					
Southern California	\$ 17.89	\$ 17.21	4.0%	\$ 17.72	\$ 17.
Northern California	15.36	14.60	5.2%	15.13	14.
Texas	8.97	8.53	5.2%	8.83	8.
Florida	11.53	11.81	(2.4)%	11.47	11.
Illinois	11.65	11.13	4.7%	11.50	10.
Georgia	8.97	8.88	1.0%	8.90	8.
All other states	10.88	10.54	3.2%	10.71	10.
Total REVPAF	\$ 11.75	\$ 11.40	3.1%	\$ 11.60	\$ 11.

Trends by Region (Continued)

frends by Region (continued)		Three N	ionths	s Ended	d June 30,	Six	Months	Ende
					Change			200
					thousands, except			d ave
Realized annual rent per occupied square	foc	ot:						1
Southern California			\$	18.95	5 4.0% \$	19.5	58 \$	18.
Northern California		16.87		16.19	4.2%	16.8	31	16.
Texas		9.75		9.30	4.8%	9.	70	9.
Florida		12.90		13.09	(1.5)%	12.9	98	13.
Illinois		12.88		12.37	4.1%	12.9	94	12.
Georgia		9.91		9.73	1.8%	9.9	9 5	9.
All other states		11.92		11.57	7 3.0% 	11.9		11.
	'	12.92			3.0% \$	12.9	91 \$	12.
In place annual rent per occupied square Southern California		ot at Ju		0:		\$ 21.5 18.7 10.6 14.0 14.1 10.9	59 \$ 77 67 09 17	20. 17. 10. 14. 13. 10.
Total in place rent per occupied					,		^ ^	10
square foot:					\$ ==	3 14.2 ======	'	13. =====

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

The Northern California market consists principally of San Francisco and related peripheral areas. While this area has a vibrant economy and relatively strong population growth, it has been subject to periodic turbulence in general economic conditions, particularly associated with the technology sector. Currently, revenue growth in this area has been on the upper end relative to our other markets.

The Texas market principally includes Dallas, Houston, Austin and San Antonio. This market has historically been subject to volatility due to minimal regulatory restraint upon building, which results in cycles of overbuilding and absorption.

The Florida market principally includes Miami, Orlando, Tampa, and West Palm Beach. Florida has suffered negative growth trends in the year, and has been one of our weakest markets. We believe that the absence of hurricanes, which created unusual demand following the hurricanes and the rebuilding period, has adversely impacted growth in Florida. In addition, the Florida economy has slowed down recently to a level where it is underperforming the U.S. economy for the past year. Over the long term we believe that this market will benefit from continued strong population growth and barriers to entry.

OTHER FACILITIES

In addition to the Same Store facilities, at June 30 2008, we had 199 facilities that were not classified into this pool. These properties include recently acquired facilities, recently developed facilities and facilities that were recently expanded by adding additional storage units. In general, these facilities are not stabilized with respect to occupancies or rental rates. As a result of the fill-up process and timing of when the facilities were put into place, year-over-year changes can be significant.

The following table summarizes operating data with respect to these facilities:

OTHER FACILITIES	Three Months Ended June 30,							
		2008		2007		 ange 		20
				lar amounts			 ands,	ex
Rental income:								
Facilities put in place in 2008	\$	355	\$	_		355	\$	
Facilities put in place in 2007		1,548		370 19 , 152		1,178		2
Facilities put in place prior to 2007 (a)						2,495		42
Expansion facilities				20,466		1 , 917		43
Total rental income				39 , 988		5 , 945		89
Cost of operations before depreciation and amortization	ı ex	xpense:						
Facilities put in place in 2008		166	\$	_	\$	166	\$	
Facilities put in place in 2007		681		173		508		1
Facilities put in place prior to 2007		8,023		8,135		(112)		16
Expansion facilities		7,302		7,434		(132)		15
Total cost of operations				15,742		430		33
Net operating income before depreciation and amortization expense:								
Facilities put in place in 2008	\$	189	\$	_	\$	189	\$	
Facilities put in place in 2007		867		197		670		1
Facilities put in place prior to 2007		13,624		11,017		2,607		26
Expansion facilities		15,081		13,032		2,049		28
Total net operating income before depreciation and								
amortization expense (b)				24,246		5,515		56
Depreciation and amortization expense				(20,218)		4,148		(34
Net operating income	\$	13,691	\$	4,028 ======	\$	9,663		21
Weighted average square foot occupancy during the								
period:								
Facilities put in place in 2008		77.8%		_		_		7
Facilities put in place in 2007		69.3%		70.3%		(1.4)%		6

	========	=======	======	=====
	85.2%	80.6%	5.7%	8
Expansion facilities	84.5%	81.3%	3.9%	8
Facilities put in place prior to 2007	87.6%	80.2%	9.2%	8

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The Months Ended June 30,						
	2008		2007	Change		
\$	11.44 12.49 11.80 11.61	\$	- 15.21 11.20 11.56	- (17.9)% 5.4% 0.4%	\$	
\$	11.73	\$	11.41	2.8%	\$	
==	=====	==	=====	=====	\$	
					\$	
					===	7,
	 \$	\$ 11.44 12.49 11.80 11.61	\$ 11.44 \$ 12.49 11.80 11.61	\$ 11.44 \$ - 12.49 15.21 11.80 11.20 11.61 11.56 	\$ 11.44 \$ 12.49 15.21 (17.9)% 11.80 11.20 5.4% 11.61 11.56 0.4%	\$ 11.44 \$ \$ \$ 12.49 15.21 (17.9)% 11.80 11.20 5.4% 11.61 11.56 0.4% \$ \$ \$ \$ \$ \$ \$

(a) Includes 65 domestic facilities, and one facility located in London, England, which we acquired in the Shurgard Merger, along with 29 facilities that were otherwise acquired or developed. We discontinued consolidation of 11 of these facilities effective May 24, 2007. On November 15, 2007, we recommenced consolidation of five of the 11

15,8 _____

properties. The operations for these 11 facilities from January 1, 2007 through May 24, 2007, combined with the operations of the five facilities that we recommenced consolidation after November 15, 2007, are included in this table under "facilities put in place prior to 2007."

- Total net operating income before depreciation and amortization or "NOI" is a non-GAAP (generally accepted accounting principles) financial measure that excludes the impact of depreciation and amortization expense, for our self-storage facilities represents a portion of our total self-storage segment's net operating income before depreciation and amortization expense, and is denoted in the table "self-storage operations summary" above. A reconciliation of our total self-storage segment's net operating income before depreciation and amortization expense to consolidated net income is included in Note 11 to our June 30, 2008 condensed consolidated financial statements, "Segment Information." Although depreciation and amortization expense are operating expenses, we believe that NOI is a meaningful measure of operating performance, because we utilize NOI in making decisions with respect to capital allocations, in determining current property values, segment performance, and comparing $\verb|period-to-period| and \verb|market-to-market| | property | operating | results. | \verb|NOI||$ is not a substitute for net operating $% \left(1\right) =\left(1\right) +\left(1$ amortization in evaluating our operating results.
- (c) Realized rent per occupied square foot, and in place annual rent per occupied square foot, for the facilities put in place in 2007 varies significantly between the periods in 2007 and 2008 due to the timing of when the specific facilities were put in place.

The properties denoted under "Facilities put in place in 2008" were put into operation within the Public Storage system at various dates in 2008. Accordingly, rental income, cost of operations, depreciation, net operating income, weighted average square foot occupancies and realized rents per square foot represent the operating results for the partial period that we owned the facilities during the year acquired. In addition, in place rents per occupied

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square foot at June 30, 2008 and 2007, reflect the amounts for those facilities we owned at each of those respective dates. The properties denoted under "Facilities put in place prior to 2007" include the domestic facilities acquired in the merger with Shurgard which are not included in the Same Store group, as well as other newly developed and acquired facilities.

During the first six months of 2008, in the U.S. we completed a newly developed facility with 49,000 net rentable square feet at a total cost of \$5.6 million and three expansions to existing real estate facilities (166,000 net rentable square feet) for an aggregate cost of \$12.8 million. At June 30, 2008, our development pipeline includes two newly developed self-storage facilities located in the U.S. adding 119,000 net rentable square feet at an aggregate cost of \$17.6 million, 22 projects to expand our existing real estate facilities located in the U.S. by 926,000 net rentable square feet at an aggregate cost of \$85.5 million and one project to expand an existing real estate facility in London, England by 21,000 net rentable square feet at an aggregate cost of \$6.6 million. These projects are subject to contingencies including obtaining governmental approvals, but we expect completion of these projects over the next 12-24 months.

We believe our presence in and knowledge of substantially all of the major

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

We expect that our non-stabilized facilities will continue to provide earnings growth during 2008 as these facilities continue to improve their occupancy levels as well as realized rental rates.

Effective May 24, 2007, due to a loss in control of the related partnerships that owned these facilities, we began deconsolidating 11 facilities with an aggregate of 624,000 net rentable square feet that we had originally acquired in the Shurgard Merger. On November 15, 2007, as a result of acquiring a controlling ownership interest, we recommenced consolidating five of these 11 facilities in our operations. The operating results for these facilities are included in the table above for the period each respective facility was consolidated under "Facilities Put in Place After 2007." Our pro-rata share of the operating results of these 11 properties for the periods they were not consolidated are presented in Equity in Earnings of Real Estate Entities.

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

Our level of newly developed facilities, and starts to newly developed facilities, has declined significantly in the last few years due to increases in construction cost, increases in competition with retail, condominium, and apartment operators for quality construction sites in urban locations, and more difficult zoning and permitting requirements, which has reduced the number of attractive sites available for development and reduced our development of facilities. It is unclear when, or if, these conditions will improve.

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

The following table sets forth our ancillary operations:

Three Months Ended June 30, Six

(Amounts in thousands)

Revenues:

Toront noingurance promiume	\$ 14,186	\$ 12,544	\$ 1,642	\$ 28,008
Tenant reinsurance premiums Merchandise sales	8,106	8,347	(241)	14,695
Shurgard Europe ancillary operations	0,100	4,304	(4,304)	4,913
Containerized storage	3,188	3,186	(4,504)	6,276
Truck rentals	1,881	3,479	(1,598)	3,856
Commercial property operations	3,744	3 , 720	2.4	7,801
Property management	674	682	(8)	1,330
rioporty management				
Total revenues	31,779	36,262	(4,483)	66 , 879
Cost of operations:				
Tenant reinsurance	3,919	4,374	(455)	6,937
Merchandise sales	6,458	6,845	(387)	11,672
Shurgard Europe ancillary operations	, –	1,353	(1,353)	1,409
Containerized storage	2,680	2,701	(21)	5 , 365
Truck rentals	3,365	3,560	(195)	6,844
Commercial property operations	1,629	1,459	170	3,234
Property management	58	60	(2)	116
Total cost of operations	18,109	20,352	(2,243)	35 , 577
Depreciation:				
Tenant reinsurance	_	_	_	_
Merchandise sales	_	_	_	_
Shurgard Europe ancillary operations	_	_	_	_
Containerized storage	244	207	37	477
Truck rentals	_	_	_	_
Commercial property operations	652	642	10	1,304
Property management	-	_	_	-
Total depreciation	896	849	47	1,781
Net income (loss):				
Tenant reinsurance	10,267	8,170	2 , 097	21,071
Merchandise sales	1,648	1,502	146	3,023
Shurgard Europe ancillary operations	_	2,951	(2,951)	3,504
Containerized storage	264	278	(14)	434
Truck rentals	(1,484)		(1,403)	(2,988)
Commercial property operations	1,463	1,619	(156)	3,263
Property management	616	622 	(6)	1,214
Total net income	\$ 12,774		\$ (2,287)	\$ 29,521

Tenant reinsurance operations: We reinsure policies offered through a non-affiliated insurance broker against losses to goods stored by tenants, primarily in our domestic self-storage facilities. The revenues that we record are based upon premiums, which are originally paid by the customer, which are then paid to us by the broker in accordance with our reinsurance arrangements. Cost of operations primarily includes claims paid that are not covered by our outside third-party insurers, as well as claims adjusting expenses.

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Our increase in tenant reinsurance revenues was attributable to higher rates, and an increase in the percentage of our existing tenants retaining such policies, with respect to our ongoing tenant insurance activities in the U.S. Approximately 53.0% and 45.7% of our tenants had such policies at June 30, 2008

and 2007, respectively.

The future level of tenant reinsurance revenues is largely dependent upon the number of new tenants electing to purchase policies, the level of premiums charged for such insurance, and the number of tenants that continue participating in the insurance program.

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

Merchandise and truck rental operations: Our subsidiaries sell locks, boxes, and packing supplies to our domestic tenants as well as the general public. Revenues and cost of operations for these activities are included in the table above as "Merchandise sales." In addition, at selected locations in the U.S., our subsidiaries maintain trucks on site for rent to our self-storage customers and the general public on a short-term basis for local use. In addition, we also act as an agent for a national truck rental company to provide their rental trucks to customers for long-distance use. The revenues and cost of operations for these activities are included in the table above as "Truck rentals."

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

Our truck revenues have declined significantly in the three and six months ended June 30, 2008 as compared to the same periods in 2007. These declines are due partially to our termination, in the latter part of the fourth quarter of 2007, of our agency relationship with Penske, and the implementation of a new relationship with Budget Truck Rental. While revenues with Penske ceased immediately, our agency locations with Budget Truck Rental at our self-storage locations have been gradually ramping up over the last six months. As a result, during this transition period our aggregate level of truck agency revenues has been less than under the Penske relationship.

Further contributing to the decline in revenues is that we now have fewer Public Storage wholly-owned rental trucks, in favor of using the Budget Truck Rental fleet, as well as reduced overall truck rental activity as a result of the decline in moving activity.

It is difficult to estimate what our ultimate revenues will be under this new strategy relative to the Penske relationship, because of a) differences in the geographic focus and types of equipment used by the Penske and Budget Truck Rental systems, b) differing commission structures, as well as c) the uncertain impact that the continued general slump in housing and moving activity will have.

The primary factor impacting the level of operations of these activities is the level of customer traffic at our self-storage facilities, including the level of move-ins.

Shurgard Europe ancillary operations: Shurgard Europe offers merchandise and tenant insurance to its tenants, similar to the business model in the U.S. As described in Note 3 to our June 30, 2008 condensed consolidated financial statements, Shurgard Europe's operations are no longer included in our consolidated financial statements after March 31, 2008. Instead, our pro-rata share of the operating results of these facilities and the other operating results of Shurgard Europe are included in "equity in earnings of real estate entities." As a result, no further amounts are included in ancillary revenues or ancillary cost of operations for the Shurgard Europe facilities.

Containerized storage operations: We have containerized storage facilities located in six densely populated markets with above-average rent and income.

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Rental and other income includes monthly rental charges to customers for storage of the containers, service fees charged for pickup and delivery of containers to customers' homes and businesses and certain non-core services which were eliminated, such as handling and packing customers' goods from city to city. Direct operating costs principally includes payroll, equipment lease expense, utilities and vehicle expenses (fuel and insurance).

We closed certain containerized storage locations; the results of these facilities for all periods presented have been reclassified to the line item "discontinued operations."

There can be no assurance as to the level of the containerized storage business's operations or profitability, and we continue to evaluate the business's operations. Based upon these evaluations, we have closed certain of these facilities in recent years, including two facilities in the six months ended June 30, 2008 which are included in "discontinued operations" and we may decide to close additional facilities in the future.

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

Our commercial operations are comprised of 1,469,000 net rentable square feet of commercial space, which is principally operated at certain of the self-storage facilities.

Our commercial property operations consist primarily of facilities that are at a stabilized level of operations, and generally reflect the conditions in the markets in which they operate. We do not expect any significant growth in net operating income from this segment of our business for the remainder of 2008.

EQUITY IN EARNINGS OF REAL ESTATE ENTITIES: In addition to our ownership of equity interests in PSB and Shurgard Europe, we had general and limited partnership interests in five limited partnerships at June 30, 2008. Due to our limited ownership interest and limited control of these entities, we do not consolidate the accounts of these entities for financial reporting purposes, and account for such investments using the equity method.

Equity in earnings of real estate entities for the three and six months ended June 30, 2008 and 2007, consists of our pro-rata share of the Unconsolidated Entities based upon our ownership interest for the period. The following table sets forth the significant components of equity in earnings of real estate entities:

Historical summary:		Three Months Ended June 30,							
	2008	2007	Change	2008					
			(Amounts in						
Property operations:									
PSB	•	•	\$ 1,746						
Shurgard Europe (1)	13,757	_	13,757	13,757					
Other Investments (2)			29						
	36 , 977	21,445	15,532	59,905					
Depreciation:									
PSB	(11,412)	(10,934)	(478)	(23,003)					
Shurgard Europe (1)	(10,856)	_	(10,856)	(10,856)					
Other Investments (2)			(208)	(1,134)					
	(22,821)	(11,279)		(34,993)					
Other: (3)									
PSB (4)	(7,860)								
Shurgard Europe (1)	(1,444)	_	(1,444)	(1,444)					
Other Investments (2)		(169)	(51)						
	(9,524)	(7,384)		(17,551)					
Total equity in earnings of real estate enti-									
PSB	2,847	2,224	623	5 , 192					
Shurgard Europe (1)	1,457	_		1,457					
Other Investments (2)	328	558	(230)	712					
			\$ 1,850	\$ 7,361					
				========					

- (1) In addition to \$1,457,000 in equity earnings that we recognized with respect to our investment in Shurgard Europe, we also recognized \$6,319,000 in interest income on our note receivable from Shurgard Europe and \$213,000 in trademark license income. See Note 5, "Investment in Shurgard Europe" for further analysis of the presentation of our equity earnings and interest and other income from Shurgard Europe.
- (2) Amounts primarily reflect equity in earnings recorded for investments that have been held consistently throughout each of the three and six months ended June 30, 2008 and 2007, $% \left(1,0\right) =0$ including our investment in two facilities owned by the Acquisition Joint Venture that are accounted for on the equity method of accounting (see Note 8 to our June 30, 2008 condensed consolidated financial statements).
- "Other" reflects our share of general and administrative expense, interest expense, interest income, and other non-property; non-depreciation related operating results of these entities.
- (4) "Other" with respect to PSB also includes our pro-rata share of gains on sale of real estate assets, impairment charges relating to pending sales of real estate and the impact of PSB's application of the SEC's clarification of EITF Topic D-42 on redemptions of preferred securities.

Investment in PS Business Parks

Throughout each of the three and six months ended June 30, 2008 and 2007, we owned 5,418,273 common shares and 7,305,355 operating partnership units (units which are convertible into common shares on a one-for-one basis) in PS Business Parks, Inc., a public REIT (Amex: PSB). Our percentage ownership of PSB increased in the first six months of 2008 as PSB repurchased a portion of its common stock. At June 30, 2008, PSB owned and operated 19.6 million net rentable square feet of commercial space located in eight states. PSB also manages commercial space owned by the Company and affiliated entities at June 30, 2008 pursuant to property management agreements.

Our future equity income from PSB will be dependent entirely upon PSB's operating results. Our investment in PSB provides us with some diversification into another asset type. We have no plans of disposing of our investment in PSB.

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PSB's filings and selected financial information can be accessed through the Securities and Exchange Commission, and on its website, www.psbusinessparks.com.

Other Investments

The "Other Investments" are comprised primarily of our equity in earnings from entities that own 28 self-storage facilities. On July 21, 2008, we acquired the remaining interest we did not own in the Acquisition Joint Venture, which owned two of these facilities. As a result, equity in earnings with respect to two of these properties will cease as of that acquisition date, because we will commence consolidating these properties on our financial statements. Our future earnings with respect to the other 26 facilities will be dependent upon the operating results of the facilities that these entities own.

Investment in Shurgard Europe

As described in Note 3 to our June 30, 2008 condensed consolidated financial statements, due to the disposition of a 51% interest in Shurgard Europe, our pro-rata share of the operating results of Shurgard Europe after March 31, 2008 is included in "equity in earnings of real estate entities." Included in Note 5 to our June 30, 2008 condensed consolidated financial statements is selected financial data for Shurgard Europe for the three and six months ended June 30, 2008 and 2007.

At June 30, 2008, Shurgard Europe's operations comprise 178 facilities with an aggregate of 9,339,000 net rentable square feet. The portfolio consists of 104 wholly owned facilities and 74 facilities owned by the two joint venture partnerships, in which Shurgard Europe has a 20% equity interest.

Our equity in earnings of Shurgard Europe for the three months ended June 30, 2008 totaling \$1,457,000 is comprised of (i) a loss of \$4,819,000, representing our 49% equity share of Shurgard Europe's \$9,834,000 net loss for the three months ended June 30, 2008, (ii) income of \$6,071,000 and \$205,000, respectively, representing our pro-rata share of the interest income and trademark license fees received from Shurgard during the three months ended June 30, 2008 (our pro-rata share of such amounts received are presented as equity in earnings of real estate entities rather than interest and other income). Our future equity income will be dependent upon the future operating results of Shurgard Europe.

In evaluating the operations of Shurgard Europe, management reviews the operating results of 96 of the facilities, all of which are wholly owned by Shurgard Europe, which have been operated on a stabilized basis by Shurgard Europe since January 1, 2006. The operating data presented in the table with respect to these facilities is reflected utilizing the average exchange rates for the three and six months ended June 30, 2008, respectively for the same periods in 2007, rather than the respective exchange rates in effect for each period. We present this data on such a "constant exchange rate" basis because we believe it allows comparability of the various periods, and isolates the impact of exchange rates with respect to the trends in revenues and cost of operations. As a result, the data presented below does not reflect the actual results included in our operations, or the operations of Shurgard Europe, for the three and six months ended June 30, 2008 and 2007.

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SELECTED OPERATING DATA FOR THE 96 FACILITIES OPERATED BY SHURGARD EUROPE
ON A STABILIZED BASIS SINCE JANUARY 1, 2006 ("EUROPE SAME STORE
FACILITIES"):

	Three Months Ended June 30,						
			2007	Percentage Change			
	 		ar amounts	s in thousands,			
Revenues:			L	tilizing const			
Rental income Late charges and administrative fees collected	632		34 , 703 356	77.5%			
Total revenues (b)	36,346			3.7%			
Cost of operations (excluding depreciation and amortization expense): Property taxes	 4,068 1,307 838 962 228 4,904 13,966		1,487 820 839 389 5,575	(1.5)% (12.1)% 2.2% 14.7% (41.4)% (12.0)% (5.9)%			
Gross margin (before depreciation and amortization							
expense)	61.6%		57.7%	6.8%			
Square foot occupancy (d)	\$31.06		89.9% \$29.21 \$26.26	6.3%			

Weighted average at June 30:
Square foot occupancy......
In place annual rent per occupied square foot (h)
Total net rentable square feet (in thousands)....

- (a) The majority of Shurgard Europe's operations are denominated in Euros. For comparative purposes, amounts for 2007 and 2008 are translated at constant exchange rates representing the average exchange rates for the three and six months ended June 30, 2008. The average exchange rates for the Euro were approximately 1.5628 and 1.5296 during the three and six months ended June 30, 2008, respectively. The amounts that are included in our condensed consolidated financial statements are based upon the actual exchange rate for each period.
- (b) Revenues and cost of operations do not include ancillary revenues and expenses generated at the facilities with respect to tenant reinsurance and retail sales. "Other costs of management" included in cost of operations principally represents all the indirect costs incurred in the operations of the facilities. Indirect costs principally include supervisory costs and corporate overhead cost incurred to support the operating activities of the facilities.
- (c) Net operating income (excluding depreciation and amortization expense) or "NOI" is a non-GAAP (generally accepted accounting principles) financial measure that excludes the impact of depreciation and amortization expense. Although depreciation and amortization are operating expenses, we believe that NOI is a meaningful measure of operating performance, because we utilize NOI in making decisions with respect to capital allocations, in determining current property values, segment performance, and comparing period-to-period and market-to-market property operating results. NOI is not a substitute for net operating income after depreciation and amortization expense in evaluating our operating results.
- (d) Square foot occupancies represent weighted average occupancy levels over the entire period.
- (e) Realized annual rent per occupied square foot is computed by annualizing the result of dividing rental income by the weighted average occupied square footage for the period. Realized annual rent per occupied square foot takes into consideration promotional discounts and other items that reduce rental income from the contractual amounts due.

- (f) Annualized rental income per available square foot ("REVPAF") represents annualized rental income divided by total available net rentable square feet.
- (g) Late charges and administrative fees are excluded from the computation of realized annual rent per occupied square foot and REVPAF because exclusion of these amounts provides a better measure of our ongoing level of revenue, by excluding the volatility of late charges, which are dependent principally upon the level of tenant delinquency, and administrative fees, which are dependent principally upon the absolute level of move-ins for a period.
- (h) In place annual rent per occupied square foot represents annualized contractual rents per occupied square foot without reductions for promotional discounts, and excludes late charges and administrative

fees.

The Europe Same Store properties continue to reflect above average growth. With occupancy stabilized at above 85%, we believe that Shurgard Europe has pricing power and we expect Shurgard Europe to generate additional growth through rental rate increases. The properties are also benefiting from expense control, resulting in negative expense growth. The European team is selectively adapting various operating strategies we use in the U.S. and incorporating them into their operating model.

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OTHER INCOME AND EXPENSE ITEMS

INTEREST AND OTHER INCOME: Interest and other income was \$11,014,000 and \$13,858,000 for the three and six months ended June 30, 2008, respectively, as compared to \$955,000 and \$3,080,000 for the three and six months ended June 30, 2007, respectively. These increases are principally as a result of (i) higher average cash balances invested in interest bearing accounts and (ii) interest income with respect to notes receivable from Shurgard Europe (described below).

On March 31, 2008, we completed a transaction whereby an institutional investor acquired a 51% interest in Shurgard Europe (see Note 3 to our June 30, 2008 condensed consolidated financial statements). In connection with this transaction, we received net proceeds totaling \$609.1 million which significantly increased our average cash on-hand throughout the three and six months ended June 30, 2008 as compared to the same periods in 2007, resulting in approximately \$3.3 million of additional interest income in 2008 as compared to 2007.

In addition, a part of the transaction, we also have a note receivable from Shurgard Europe totaling \$618.7 million as of June 30, 2008 that bears interest at the rate of 7.5% per annum. Interest income with respect to this receivable was approximately \$12.4 million for the three and six months ended June 30, 2008, however, for financial reporting purposes, 51% of this amount (\$6.3 million) was recorded as interest income and the remaining 49% (\$6.1 million) was recorded as additional equity in earnings.

The level of interest income recorded in connection with our note receivable from Shurgard Europe will be dependent upon the balances due from Shurgard Europe as well as the exchange rate of the Euro versus the U.S. Dollar. The level of interest income recorded on outstanding cash balances will depend upon the ultimate timing of the investment or other disposition of the net proceeds.

DEPRECIATION AND AMORTIZATION: Depreciation and amortization expense was \$95,383,000 and \$217,869,000 for the three and six months ended June 30, 2008, respectively, as compared to \$167,510,000 and \$343,876,000 for the three and six months ended June 30, 2007, respectively.

The decrease in depreciation and amortization expense in the three and six months ended June 30, 2008 as compared to the same periods in 2007 is due principally to a decline of \$33.8 million and \$76.5 million, respectively, with respect to domestic assets due primarily to reduced tenant intangible amortization with respect to domestic assets acquired in the Shurgard Merger. These intangible assets represent the estimated fair value of the storage tenants in place at the time of the merger, and are being amortized relative to

the expected future benefit of the tenants in place to each period. We expect the amortization expense with respect to these intangibles to approximate \$10,581,000 for the remainder of 2008. Effective March 31, 2008, depreciation and amortization ceased on the facilities owned by Shurgard Europe, which was deconsolidated effective March 31, 2008. Included in our depreciation and amortization on Shurgard Europe's facilities was \$21,871,000 for the three months ended March 31, 2008, and \$38,564,000 and \$76,836,000 for the three and six months ended June 30, 2007, respectively.

GENERAL AND ADMINISTRATIVE: General and administrative expense was \$33,173,000, and \$48,089,000 for the three and six months ended June 30, 2008, respectively, as compared to \$21,465,000 and \$37,981,000 for the three and six months ended June 30, 2007, respectively. General and administrative expense principally consists of state income taxes, investor relations expenses, and corporate and executive salaries. In addition, general and administrative expenses includes expenses that vary depending on the Company's activity levels in certain areas, such as overhead associated with the acquisition and development of real estate facilities, certain expenses related to capital raising and merger and acquisition activities, employee severance, and stock-based compensation.

General and administrative expense includes the following items that vary depending upon our activities: a) costs and expenses totaling \$1,300,000 and \$5,300,000, respectively, during the three and months ended June 30, 2007, incurred in connection with the integration of Shurgard and Public Storage, b) \$25,400,000 and \$27,900,000, respectively, in additional incentive compensation in the three and six months ended March 31, 2008 related to the disposition of an interest in Shurgard Europe, c) \$9,600,000 in costs associated with our proposed offering of shares in Shurgard Europe during the three and six months ended June 30, 2007 and d) \$2,000,000 in costs associated with reorganizing as a

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Maryland REIT during the three and six months ended June 30, 2007. Certain of these amounts were incurred by Shurgard Europe and included in our consolidated financial statements.

General and administrative expense also excludes the ongoing levels of general and administrative expense incurred by Shurgard Europe for periods after March 31, 2008.

INTEREST EXPENSE: Interest expense was \$9,601,000 and \$26,088,000 for the three and six months ended June 30, 2008, respectively, as compared to \$16,707,000 and \$33,515,000 for the three and six months ended June 30, 2007, respectively. See also Notes 7 and 8 to our June 30, 2008 condensed consolidated financial statements for a schedule of our debt balances, principal repayment requirements, and average interest rates.

Capitalized interest expense totaled \$434,000 and \$1,182,000 for the three and six months ended June 30, 2008, respectively, as compared to \$973,000, and \$1,714,000 for the three and six months ended June 30, 2007, respectively, in connection with our development activities.

Interest expense excludes amounts incurred by Shurgard Europe after March 31, 2008. Included in our condensed consolidated financial statements is interest expense incurred by Shurgard Europe of \$6,597,000 for the six months ended June 30, 2008 (none during the three months ended June 30, 2008) and \$5,381,000 and \$10,470,000 for the three and six months ended June 30, 2007, respectively, relative to third-party debt (excluding the debt payable to Public Storage). Interest expense incurred by Shurgard Europe after March 31, 2008 is

longer reflected on our financial statements.

GAIN ON DISPOSITION OF AN INTEREST IN SHURGARD EUROPE: On March 31, 2008, an institutional investor acquired a 51% interest in Shurgard European Holdings LLC, a newly formed Delaware limited liability company and the holding company for Shurgard Europe ("Shurgard Holdings"). Public Storage owns the remaining 49% interest and is the managing member of Shurgard Holdings. In exchange for the 51% interest in Shurgard Holdings, the investor paid Shurgard Holdings approximately (euro) 383,200,000 (\$605,627,000) on March 31, 2008. During the three months ended June 30, 2008, the investor paid an additional (euro) 4,797,000 (\$7,574,000) based upon the operating results (as defined) generated by Shurgard Europe during the three months ended March 31, 2008.

Our net proceeds from the transaction aggregated \$609,059,000, comprised of \$613,201,000 paid by the institutional investor less \$4,142,000 in legal, accounting, and other expenses incurred in connection with the transaction. As a result of the disposition, we reduced our investment in Shurgard Europe by approximately \$305,048,000 for the pro rata portion of our March 31, 2008 investment that was sold, and recognized a gain of \$304,011,000 upon disposition, representing the difference between the net proceeds received of \$609,059,000 and the pro rata portion of our investment sold of \$305,048,000.

In addition, as a result of our disposition of this interest, a portion of the cumulative currency exchange gains we had previously recognized in Other Comprehensive Income with respect to Shurgard Europe was realized. Accordingly, we recognized a cumulative currency exchange gain of \$37,854,000, representing 51% (the pro rata portion of Shurgard Europe that was sold) of the cumulative currency exchange gain previously included in Other Comprehensive Income.

The gain upon disposition of \$304,011,000 and associated realized currency exchange gain totaling \$37,854,000 are both included in the gain on disposition of an interest in Shurgard Europe of \$341,865,000 in our condensed consolidated statement of income for the six months ended June 30, 2008.

FOREIGN EXCHANGE GAIN (LOSS): At June 30, 2008, Shurgard Europe owed us approximately (euro) 391.9 million (\$618.7 million). We expect Shurgard Europe to obtain external financing in the next 12 to 24 months, but not later than March 31, 2010, which will fund the repayment of the loans. These amounts are denominated in Euros but have not been hedged. The amount of U.S. Dollars that will be received on repayment will depend upon the exchange rates at the time. Based upon the change in estimated U.S. Dollars to be received caused by

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fluctuation in currency rates during the three months ended June 30, 2008 and 2007, foreign currency translation losses of \$2,000 and gains \$5,553,000 were recorded in those periods, respectively. During the six months ended June 30, 2008 and 2007, we recorded foreign currency translation gains of \$41,012,000 and \$10,593,000, respectively. The U.S. Dollar exchange rate relative to the Euro was approximately 1.579 at both June 30, 2008 and March 31, 2008, and 1.472 at December 31, 2007.

Future foreign exchange gains or losses will be dependent primarily upon the movement of the Euro relative to the U.S. Dollar, the amount owed from Shurgard Europe and our continued expectation with respect to repaying intercompany debt.

INCOME (EXPENSE) FROM DERIVATIVES, NET: This represents the net gain or loss as recognized for the changes in the fair market values of those derivative financial instruments that do not qualify for hedge accounting treatment under

SFAS No. 133, combined with net payments from derivative instruments. We recognized net expense of \$43,000 in the six months ended June 30, 2008, as compared to net income of \$1,771,000 and net expense of \$1,009,000 for the same periods in 2007. We do not expect any further activity in derivatives because all such derivatives are owned by Shurgard Europe, which was deconsolidated effective March 31, 2008.

MINORITY INTEREST IN INCOME: Minority interest in income represents the income allocable to equity interests in Consolidated Entities, which are not owned by the Company. The following table summarizes minority interest in income for the three and six months ended June 30, 2008 and 2007:

		Three Mo	nths	Ended Jun	e 30,	,	
	2008			2007		hange	
						(Amounts	in thous
Preferred partnership interests Existing European Joint Ventures (a) Other minority interests (b)	\$	5,403 - 4,739	\$	5,403 (2,065) 4,186	\$	- 2,065 553	\$
Total minority interests in income	\$	10,142	\$ ====	7,524	\$ ====	2,618	\$ =====

- (a) These amounts reflect income allocated to minority interests from entities we acquired in the Shurgard Merger. These interests include the 80% partner's interests in the European joint ventures, First Shurgard and Second Shurgard. Included in minority interest in income is \$3,184,000 in depreciation expense for the six months ended June 30, 2008, as compared to \$2,774,000 and \$5,607,000 for the three and six months ended June 30, 2007, respectively. As a result of the deconsolidation of Shurgard Europe on March 31, 2008, no minority interest in income was recognized for the Existing European Joint Ventures during the three months ended June 30, 2008.
- (b) The other minority interests include depreciation expense of \$210,000 and \$994,000 for the three and six months ended June 30, 2008, respectively, as compared to \$578,000 and \$1,168,000 for the same periods in 2007.

Future minority interest will no longer include minority interest for the Existing European Joint Ventures, because Shurgard Europe was deconsolidated effective March 31, 2008. Such future minority interest in income for periods after March 31, 2008 is not included in our financial statements.

LIQUIDITY AND CAPITAL RESOURCES

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

Operating as a REIT, our ability to retain cash flow for reinvestment is restricted. In order for us to maintain our REIT status, a substantial portion of our operating cash flow must be used to make distributions to our shareholders (see "Requirement to Pay Distributions" below). However, despite the significant distribution requirements, we have been able to retain a

significant amount of our operating cash flow. The following table summarizes our ability to fund distributions to the minority interests, capital improvements to maintain our facilities, and distributions to our shareholders

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through the use of cash provided by operating activities. The remaining cash flow generated is available to make both scheduled and optional principal payments on debt and for reinvestment.

For the Six Montl June 30,		
	2008	2
	(Amount in	thousan
\$	502,595 (10,806)	\$ 4
	491,789 (31,571)	4
	460,218	4
	(120,666) (10,712)	(1
	(185,602)	(1
\$	143,238	\$ 1 =====
	\$	Jun 2008 (Amount in \$ 502,595 (10,806) 491,789 (31,571) 460,218 (120,666) (10,712) (185,602)

- (a) Represents net cash provided from operating activities for each of the respective six month periods ended June 30, 2008 and 2007 as presented in our condensed consolidated statements of cash flows.
- (b) Cash available for principal payments on debt and reinvestment is not a substitute for cash flows from operations in our liquidity, ability to repay our debt, or to meet our distribution requirements.

Cash from operations available for principal payments on debt and reinvestment increased from \$132.3 million in the six months ended June 30, 2007 to \$143.2 million in the six months ended June 30, 2008. In addition, we have unrestricted cash on hand at June 30, 2008 totaling \$775.0 million.

Our financial profile is characterized by a low level of debt-to-total capitalization and a conservative dividend payout ratio with respect to the common shares. We expect to fund our growth strategies and debt obligations with (i) cash on hand at June 30, 2008, (ii) internally generated retained cash flows and (iii) proceeds from issuing equity securities. In general, our current strategy is to continue to finance our growth with permanent capital, either common or preferred equity to the extent that market conditions are favorable, not withstanding current market conditions with respect to preferred stock are

unfavorable.

Over the past three years, we have funded substantially all of our acquisitions with permanent capital (both common and preferred securities). We have elected to use preferred securities as a form of leverage despite the fact that the dividend rates of our preferred securities exceed the prevailing market interest rates on conventional debt. We have chosen this method of financing for the following reasons: (i) under the REIT structure, a significant amount of operating cash flow needs to be distributed to our shareholders, making it difficult to repay debt with operating cash flow alone, (ii) our perpetual preferred shares have no sinking fund requirement or maturity date and do not require redemption, all of which eliminate any future refinancing risks, (iii) after the end of a non-call period, we have the option to redeem the preferred shares at any time, which enable us to refinance higher coupon preferred shares with new preferred shares at lower rates if appropriate, (iv) preferred shares do not contain covenants, thus allowing us to maintain significant financial flexibility, and (v) dividends on the preferred shares can be applied to satisfy our REIT distribution requirements.

Our credit ratings on each of our series of preferred $% 10^{\circ}$ shares are "Baal" by Moody's and "BBB" by Standard & Poor's.

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On March 27, 2007, we entered into a five-year revolving credit agreement (the "Credit Agreement") with an aggregate limit with respect to borrowings, letters of credit and foreign currency borrowings in Euros or British pounds of \$300 million. Amounts drawn under the Credit Agreement bear an annual interest rate ranging from the London Interbank Offered Rate ("LIBOR") plus 0.35% to LIBOR plus 1.00% depending on our credit ratings (LIBOR plus 0.35% at June 30, 2008). In addition, we are required to pay a quarterly facility fee ranging from 0.10% per annum to 0.25% per annum depending on our credit ratings (0.10% per annum at June 30, 2008). We had no outstanding borrowings on our Credit Agreement at June 30, 2008 or August 8, 2008.

At June 30, 2008, we had undrawn standby letters of credit, which reduce our borrowing capacity with respect to our line of credit by the amount of the standby letters of credit, totaling \$17.7 million.

The Credit Agreement includes various covenants, the more significant of which require us to (i) maintain a leverage ratio (as defined therein) of less than 0.55 to 1.00, (ii) maintain certain fixed charge and interest coverage ratios (as defined therein) of not less than 1.5 to 1.0 and 1.75 to 1.0, respectively, and (iii) maintain a minimum total shareholders' equity (as defined therein). We were in compliance with all covenants of the Credit Agreement at June 30, 2008.

EXISTING CASH BALANCES: At June 30, 2008, we retained significant cash balances totaling \$775.0 million. These cash balances were generated principally due to the net proceeds we received from the disposition of a 51% interest in Shurgard Europe to an institutional investor. While these cash balances represent a significant amount of liquidity, they do dilute our cash flows from operations because they are invested generally in short-term cash investments earning nominal rates of interest of approximately 2.2% for the quarter ended June 30, 2008. This dilution will not be rectified until, and if, we invest these proceeds in real estate assets.

RECENT ISSUANCE AND REDEMPTION OF PREFERRED SECURITIES: One of our financing objectives over the past several years has been to reduce our average cost of capital with respect to our preferred securities. Accordingly, we have

redeemed higher rate preferred securities outstanding and have financed the redemption with cash on-hand or from the proceeds from the issuance of lower rate preferred securities.

We believe that our size and financial flexibility enables us to access capital when appropriate. Since the beginning of 2005 through June 30, 2008, we have raised approximately \$2.6 billion of preferred securities and used approximately \$1.2 billion of these net proceeds in order to redeem higher-coupon preferred securities. Over the past several months, accessing capital through the credit markets has become very difficult, in part due to the lack of liquidity, particularly with respect to real estate companies. As a result, our ability to raise additional capital by issuing preferred securities is not currently a viable option.

Since September 30, 2007, our 7.500% Series V Cumulative Preferred Shares (\$172.5 million) have been redeemable at our option; however, we have not called these shares for redemption. It is not advantageous to redeem these shares at this time because, based upon current market conditions, we cannot issue additional preferred securities at a lower coupon rate than the securities that would be called. In addition, in October 2008 our 6.500% Series W Cumulative Preferred Shares (\$132.5 million), and in November 2008 our 6.450% Series X Cumulative Preferred Shares (\$120.0 million) become available for redemption at our option. The timing of redemption of any of these series of preferred shares will depend upon many factors including when, or if, market conditions improve such that we can issue new preferred shares at a lower cost of capital than the shares that would be redeemed.

In the past we have typically raised additional capital in advance of the redemption dates to ensure that we have available funds to redeem these securities. Provided market conditions improve in the future, we may raise capital in advance to fund redemptions.

REQUIREMENT TO PAY DISTRIBUTIONS: We have operated, and intend to continue to operate, in such a manner as to qualify as a REIT under the Code, but no assurance can be given that we will at all times so qualify. To the extent that the Company continues to qualify as a REIT, we will not be taxed, with certain limited exceptions, on the REIT taxable income that is distributed to our shareholders, provided that at least 90% of our taxable income is so distributed to our shareholders. We believe we have satisfied the REIT distribution requirement since 1981.

Aggregate dividends paid during the six months ended June 30, 2008 totaled \$120.7 million to the holders of our Cumulative Preferred Shares, \$185.6 million to the holders of our common shares and \$10.7 million to the holders of our

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Equity Shares, Series A. Although we have not finalized the calculation of our 2007 taxable income, we believe that the aggregate dividends paid in 2007 to our shareholders enable us to continue to meet our REIT distribution requirements.

During the six months ended June 30, 2008, we paid distributions totaling \$10.8 million with respect to our Preferred Partnership Units. We estimate the 2008 distribution requirements with respect to the preferred partnership units outstanding at June 30, 2008, to be approximately \$21.6 million. In addition, we estimate the 2008 distribution requirements with respect to our preferred shares outstanding at June 30, 2008, to be approximately \$241.3 million, assuming no additional preferred share issuances or redemptions during 2008.

For 2008, distributions with respect to the common shares and Equity

Shares, Series A will be determined based upon our REIT distribution requirements after taking into consideration distributions to the preferred shareholders. We anticipate that, at a minimum, quarterly distributions per common share for 2008 will be \$0.55 per common share. For the third quarter of 2008, a quarterly distribution of \$0.55 per common share has been declared by our Board and will be payable on September 30, 2008 to shareholders of record as of September 15, 2008. Based upon shares outstanding as of June 30, 2008, we estimate a dividend payment with respect to our common shares of approximately \$92.4 million for the third quarter of 2008. Notwithstanding the significant gain recognized for book purposes as a result of our disposition of 51% of Shurgard Europe, we currently do not expect an increase to be necessary to our 2008 distributions to meet our REIT distribution requirements.

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

CAPITAL IMPROVEMENT REQUIREMENTS: During 2008, we have budgeted approximately \$92 million for capital improvements for our facilities. Capital improvements include major repairs or replacements to the facilities, which keep the facilities in good operating condition and maintain their visual appeal. Capital improvements do not include costs relating to the development or expansion of facilities. During the six months ended June 30, 2008, we incurred capital improvements of approximately \$31.6 million.

EUROPEAN ACTIVITIES: Pursuant to our disposition of a 51% interest in Shurgard Europe on March 31, 2008 (see Note 3 to our June 30, 2008 condensed consolidated financial statements), the intercompany notes receivable owed by Shurgard Europe to Public Storage were modified, principally to fix the interest rate to 7.5% per annum and extend the maturity date to March 31, 2009 (March 31, 2010 if Shurgard Europe exercises its option to extend one additional year). The note totaled approximately \$618.7 million at June 30, 2008.

We are committed to provide additional loans to Shurgard Europe, under the same terms as the existing loans, for up to (euro)305 million (\$481.5 million as of June 30, 2008) to fund Shurgard Europe's obligations with respect to its existing joint venture partnerships. We are also committed to fund up to \$88.2 million of additional equity contributions to Shurgard Europe to fund certain investing activities.

We expect that Shurgard Europe will repay the loan no later than March 31, 2010 or sooner if capital markets become accessible to Shurgard Europe on appropriate terms. Given the difficulty in the credit markets, it is possible that Shurgard Europe may be unable to repay the loans prior to March 31, 2010. Our business operations are not dependent on the repayment of such loans, if Shurgard Europe is unable to repay the amounts due to Public Storage by March 31, 2010.

DEBT SERVICE REQUIREMENTS: At June 30, 2008, we have total outstanding debt of approximately \$690 million. We do not believe we have any significant refinancing risks with respect to our debt.

At June 30, 2008, we have secured debt outstanding of \$242.7 million, which encumbers 89 self-storage facilities with an aggregate net book value of approximately \$604.6 million.

We anticipate that our retained operating cash flow will continue to be sufficient to enable us to make scheduled principal and interest payments. See Notes 7 and 8 to our June 30, 2008 condensed consolidated financial statements for approximate principal maturities of such borrowings. It is our current intention to fully amortize our outstanding debt as opposed to refinance debt maturities with additional debt. Alternatively, we may prepay debt and finance such prepayments with retained operating cash flow or proceeds from the issuance of preferred securities.

ACQUISITION OF REAL ESTATE ASSETS: During 2008, we have significant interest in acquiring real estate facilities, as well as related mortgage loans. However, it is difficult to estimate the amount of such acquisitions we will undertake. During the six months ended June 30, 2008, we acquired two self-storage facilities (approximately 211,000 net rentable square feet) located in California from third parties for an aggregate cost of \$31.2 million.

EXERCISE OF PURCHASE OPTION ON ACQUISITION JOINT VENTURE: On July 21, 2008, pursuant to the purchase option that we retained under the related partnership agreements, we acquired our partner's interest in the Acquisition Joint Venture for approximately \$45,799,000. Of this amount, \$38,398,000 will be accounted for as a reduction to Debt to Joint Venture Partner on our balance sheet, with the remainder of the payment accounted for as the acquisition cost of the remaining interest we do not own in the two facilities that we currently account for on the equity method. See Note 8 to our June 30, 2008 consolidated financial statements for further discussion regarding the terms of the Acquisition Joint Venture.

DEVELOPMENT OF FACILITIES: At June 30, 2008, we have a development "pipeline" of 24 projects in the U.S. and one project in the United Kingdom, consisting of newly developed self-storage facilities, conversion of space at facilities that was previously used for containerized storage and expansions to existing self-storage facilities. At June 30, 2008, we have acquired the land for all of these projects.

The development and fill-up of these storage facilities is subject to significant contingencies such as obtaining appropriate governmental approvals. We estimate that the amount remaining to be spent to complete development to be approximately \$71.1 million and will be incurred over the next 24 months. The following table sets forth certain information with respect to our development pipeline.

DEVELOPMENT PIPELINE SUMMARY AS OF JUNE 30, 2008

	Number of projects	Net rentable sq. ft.	est dev	Costs t		
	(Amounts in	thous	ands, except	number c	
Under construction In development	10 15	496 570	\$	53,503 56,174	\$	
Total Development Pipeline	25 ======	1,066 =====	\$ ===	109,677 ======	\$ =====	

The development and fill-up of these storage facilities is subject to significant contingencies such as obtaining appropriate governmental approvals. The future costs with respect to all other development projects will be funded by us.

CONTRACTUAL OBLIGATIONS

Our significant contractual obligations at June 30, 2008 and their impact on our cash flows and liquidity are summarized below for the years ending December 31 (amounts in thousands):

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	 Total	 2008	 2009	 2010	 2011
Long-term debt (1) Operating leases (2) Construction commitments (3)	794,930 120,597 21,115	\$ 38,877 4,134 19,004	\$ 47,511 9,580 2,111	48,895 11,059	\$ 250,3 7,3
Total	\$ 936,642	\$ 62,015	\$ 59 , 202	\$ 59,954	\$ 257 , 7

- (1) Amounts include interest payments on our notes payable based on their contractual terms. See Note 7 to our June 30, 2008 condensed consolidated financial statements for additional information on our notes payable. Debt to Joint Venture Partner is not reflected since we have not exercised our option to acquire our partner's interest.
- (2) We lease trucks, land, equipment and office space under various operating leases. Certain leases are cancelable with substantial penalties.
- (3) Includes obligations for facilities currently under construction at June 30, 2008 as described above under "Acquisition and Development of Facilities."

We have not included any additional funding requirements that we may be required make to Shurgard Europe as a contractual obligation in the table above, since it is uncertain whether or not we will be required to fund any additional amounts.

OFF-BALANCE SHEET ARRANGEMENTS: At June 30, 2008 we had no material off-balance sheet arrangements as defined under Regulation S-K 303(a)(4) and the instructions thereto.

SHARE REPURCHASE PROGRAM: Our Board of Trustees has authorized the repurchase from time to time of up to 35,000,000 of our common shares on the open market or in privately negotiated transactions. On May 8, 2008, the Board of Trustees authorized an increase in the total repurchase authorization from 25,000,000 common shares to 35,000,000 common shares.

During 2004 and 2005, we repurchased 529,700 shares. During 2006 and 2007,

we did not repurchase any shares. During 2008 (through August 8, 2008), we repurchased 1,520,196 shares for approximately \$111.9 million. From the inception of the repurchase program through August 8, 2008, we have repurchased a total of 23,721,916 common shares at an aggregate cost of approximately \$679.1 million.

Future levels of repurchases will be dependent upon our available capital, investment alternatives, and the trading price of our common stock.

ITEM 3. QUALITATIVE AND QUANTITATIVE DISCLOSURES ABOUT MARKET RISK

To limit our exposure to market risk, we principally finance our operations and growth with permanent equity capital consisting of common stock and preferred shares. At June 30, 2008, our debt as a percentage of total shareholders' equity (based on book values) was 7.7%.

Our preferred shares are not redeemable at the option of the holders. Our Series V shares are currently redeemable by us. Except under certain conditions relating to the Company's qualification as a REIT, the preferred shares are not redeemable by the Company prior to the following dates: Series W - October 6, 2008, Series X - November 13, 2008, Series Y - January 2, 2009, Series Z - March 5, 2009, Series A - March 31, 2009, Series B - September 30, 2009, Series C - September 13, 2009, Series D - February 28, 2010, Series E - April 27, 2010, Series F - August 23, 2010, Series G - December 12, 2010, Series H - January 19, 2011, Series I - May 3, 2011, Series K - August 8, 2011, Series L - October 20, 2011, Series M - January 9, 2012 and Series N - July 2, 2012. On or after the

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respective dates, each of the series of preferred shares will be redeemable at the option of the Company, in whole or in part, at \$25 per depositary share (or share in the case of the Series Y), plus accrued and unpaid dividends through the redemption date.

Our market risk sensitive instruments include notes payable and borrowing on bank credit facilities, which totaled \$651,941,000 and none, respectively, at June 30, 2008.

We have foreign currency exposures related to our investment in Shurgard Europe, which has a book value of \$315.6 million at June 30, 2008. We also have a note receivable from Shurgard Europe, which is denominated in Euros, totaling (euro)391.9 million (\$618,724,000) at June 30, 2008. We also have an obligation, in certain circumstances, to loan up to an additional (euro)305 million to Shurgard Europe.

The table below summarizes annual debt maturities and weighted-average interest rates on our outstanding debt at the end of each year and fair values required to evaluate our expected cash-flows under debt agreements and our sensitivity to interest rate changes at June 30, 2008 (dollar amounts in thousands).

	 2008	_	2009	 2010	 2011	_	2012	 Thereafter
Fixed rate debt Average interest rate	20,925 6.73%	\$	12,730 6.72%	\$ 14,843 6.71%	\$ 227 , 129 6.01%	\$	55,336 5.80%	\$ 320,978 5.50%

Variable rate debt (1). \$ - \$ - \$ - \$ - \$ -

Average interest rate..

(1) Amounts include borrowings under our line of credit, which expires in

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ITEM 4. CONTROLS AND PROCEDURES

The Company maintains disclosure controls and procedures that are designed to ensure that information required to be disclosed in reports the Company files and submits under the Securities Exchange Act of 1934, as amended ("Exchange Act"), is recorded, processed, summarized and reported within the time periods specified in accordance with SEC guidelines and that such information is communicated to the Company's management, including its Chief Executive Officer and Chief Financial Officer, to allow timely decisions regarding required disclosure based on the definition of "disclosure controls and procedures" in Rules 13a-15(e) and 15d-15(e) of the Exchange Act. In designing and evaluating the disclosure controls and procedures, management recognized that any controls and procedures, no matter how well designed and operated, can provide only reasonable assurance of achieving the desired control objectives and management necessarily was required to apply its judgment in evaluating the cost-benefit relationship of possible controls and procedures in reaching that level of reasonable assurance. Also, the Company has investments in certain unconsolidated entities. As the Company does not control or manage these entities, its disclosure controls and procedures with respect to such entities are substantially more limited than those it maintains with respect to its consolidated subsidiaries.

As of the end of the fiscal quarter covered by this report, the Company carried out an evaluation, under the supervision and with the participation of the Company's management, including the Company's Chief Executive Officer and the Company's Chief Financial Officer, of the effectiveness of the design and operation of the Company's disclosure controls and procedures (as such term is defined in Rules 13a-15(e) and 15d-15(e) of the Exchange Act. Based on that evaluation, the Company's Chief Executive Officer and Chief Financial Officer concluded that the Company's disclosure controls and procedures were effective.

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

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PART II. OTHER INFORMATION

ITEM 1. LEGAL PROCEEDINGS

The information set forth under the heading "Legal Matters" in Note 14 to

the Condensed Consolidated Financial Statements in this Form 10-Q is incorporated by reference in this Item 1.

ITEM 1A. RISK FACTORS

As of June 30, 2008, no material changes had occurred in our risk factors as discussed in Item 1A of the Public Storage Quarterly Report on Form 10-Q for the quarter ended March 31, 2008.

ITEM 2. UNREGISTERED SALES OF EQUITY SECURITIES AND USE OF PROCEEDS

On June 12, 1998, our Board authorized the repurchase from time to time of up to 10,000,000 common shares on the open market or in privately negotiated transactions. On subsequent dates our Board increased the repurchase authorization, and on May 8, 2008, the Board increased the total repurchase authorization by 10,000,000 common shares to 35,000,000 common shares. During 2008 (through August 8, 2008), we repurchased 1,520,196 shares for approximately \$111.9 million. From the inception of the repurchase program through August 8, 2008, we have repurchased a total of 23,721,916 common shares at an aggregate cost of approximately \$679.1 million.

Our share repurchase program does not have an expiration date. During the six months ended June 30, 2008, we did not repurchase any of our common shares outside our publicly announced repurchase program, except shares withheld for payment of tax withholding in connection with our various stock option plans. Due to the Board's authorized increase in the total repurchase authorization on May 8, 2008, there are 11,278,084 common shares that may yet be repurchased under our repurchase program as of August 8, 2008.

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

The Company held its annual meeting of shareholders on May 8, 2008, and the following matters were voted on at the meeting:

1. The election of the following members of our Board for the succeeding year or until their successors are duly qualified and elected

	Total	Votes
Name	Total Votes For	Total Votes Withheld
B. Wayne Hughes	149,651,971	3,593,730
Ronald L. Havner, Jr.	149,217,234	4,028,467
Dann V. Angeloff	147,407,261	5,838,440
William C. Baker	140,928,817	12,316,884
John T. Evans	151,130,404	2,115,297
Uri P. Harkham	150,423,512	2,822,189
B. Wayne Hughes, Jr.	138,420,921	14,824,780
Harvey Lenkin	145,537,255	7,708,446
Gary E. Pruitt	141,260,037	11,985,664
Daniel C. Staton	151,200,431	2,045,270

2. The Company's shareholders approved ratification of the appointment of Ernst & Young LLP as the Company's independent auditors for the fiscal year ended December 31, 2008. There were 139,349,857 votes cast for ratification; 13,074,767 votes cast against ratification; 821,077 votes abstained; and no broker nonvotes.

ITEM 6. EXHIBITS

Exhibits required by Item 601 of Regulation S-K are filed herewith or incorporated herein by reference and are listed in the attached Exhibit Index which is incorporated herein by reference.

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SIGNATURES

Pursuant to the requirement 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.

DATED: August 8, 2008

PUBLIC STORAGE

By: /s/ John Reyes

John Reyes

Senior Vice President and Chief Financial Officer (Principal financial officer and duly authorized officer)

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PUBLIC STORAGE

INDEX TO EXHIBITS (1)

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

- 3.1 Articles of Amendment and Restatement of Declaration of Trust of Public Storage, a Maryland real estate Anvestment trust. Filed with the Registrant's Current Report on Form 8-K dated June 6, 2007 and incorporated by reference herein.
- 3.2 Bylaws of Public Storage, a Maryland real estate investment trust. Filed with the Registrant's Current Beport on Form 8-K dated June 6, 2007 and incorporated by reference herein.
- 3.3 Articles Supplementary for Public Storage Equity Shares, Series A. Filed with the Registrant's Current Aeport on Form 8-K dated June 6, 2007 and incorporated by reference herein.
- 3.4 Articles Supplementary for Public Storage Equity Shares, Series AAA. Filed with the Registrant's Current Aeport on Form 8-K dated June 6, 2007 and incorporated by reference herein.
- 3.5 Articles Supplementary for Public Storage 7.500% Cumulative Preferred Shares, Series V. Filed with the Aegistrant's Current Report on Form 8-K dated June 6, 2007 and incorporated by reference herein.
- 3.6 Articles Supplementary for Public Storage 6.500% Cumulative Preferred

- Shares, Series W. Filed with the Aegistrant's Current Report on Form 8-K dated June 6, 2007 and incorporated by reference herein.
- 3.7 Articles Supplementary for Public Storage 6.450% Cumulative Preferred Shares , Series X. Filed with the Aegistrant's Current Report on Form 8-K dated June 6, 2007 and incorporated by reference herein.
- 3.8 Articles Supplementary for Public Storage 6.850% Cumulative Preferred Shares, Series Y. Filed with the Aegistrant's Current Report on Form 8-K dated June 6, 2007 and incorporated by reference herein.
- 3.9 Articles Supplementary for Public Storage 6.250% Cumulative Preferred Shares, Series Z. Filed with the Aegistrant's Current Report on Form 8-K dated June 6, 2007 and incorporated by reference herein.
- 3.10 Articles Supplementary for Public Storage 6.125% Cumulative Preferred Shares, Series A. Filed with the Aegistrant's Current Report on Form 8-K dated June 6, 2007 and incorporated by reference herein.
- 3.11 Articles Supplementary for Public Storage 7.125% Cumulative Preferred Shares, Series B. Filed with the Aegistrant's Current Report on Form 8-K dated June 6, 2007 and incorporated by reference herein.
- 3.12 Articles Supplementary for Public Storage 6.600% Cumulative Preferred Shares, Series C. Filed with the Aegistrant's Current Report on Form 8-K dated June 6, 2007 and incorporated by reference herein.
- 3.13 Articles Supplementary for Public Storage 6.180% Cumulative Preferred Shares, Series D. Filed with the Aegistrant's Current Report on Form 8-K dated June 6, 2007 and incorporated by reference herein.
- 3.14 Articles Supplementary for Public Storage 6.750% Cumulative Preferred Shares, Series E. Filed with the Aegistrant's Current Report on Form 8-K dated June 6, 2007 and incorporated by reference herein.
- 3.15 Articles Supplementary for Public Storage 6.450% Cumulative Preferred Shares, Series F. Filed with the Aegistrant's Current Report on Form 8-K dated June 6, 2007 and incorporated by reference herein.
- 3.16 Articles Supplementary for Public Storage 7.000% Cumulative Preferred Shares, Series G. Filed with the Aegistrant's Current Report on Form 8-K dated June 6, 2007 and incorporated by reference herein.

- 3.17 Articles Supplementary for Public Storage 6.950% Cumulative Preferred Shares, Series H. Filed with the Aegistrant's Current Report on Form 8-K dated June 6, 2007 and incorporated by reference herein.
- 3.18 Articles Supplementary for Public Storage 7.250% Cumulative Preferred Shares, Series I. Filed with the Aegistrant's Current Report on Form 8-K dated June 6, 2007 and incorporated by reference herein.
- 3.19 Articles Supplementary for Public Storage 7.250% Cumulative Preferred Shares, Series K. Filed with the Aegistrant's Current Report on Form 8-K dated June 6, 2007 and incorporated by reference herein.
- 3.20 Articles Supplementary for Public Storage 6.750% Cumulative Preferred Shares, Series L. Filed with the Aegistrant's Current Report on Form 8-K dated June 6, 2007 and incorporated by reference herein.

- 3.21 Articles Supplementary for Public Storage 6.625% Cumulative Preferred Shares, Series M. Filed with the Aegistrant's Current Report on Form 8-K dated June 6, 2007 and incorporated by reference herein.
- 3.22 Articles Supplementary for Public Storage 7.000% Cumulative Preferred Shares, Series N. Filed with the Aegistrant's Current Report on Form 8-K dated June 28, 2007 and incorporated by reference herein.
- 4.1 Master Deposit Agreement, dated as of May 31, 2007. Filed with the Registrant's Current Report on Form 8-K dated June 6, 2007 and incorporated by reference herein.
- 10.1 Amended Management Agreement between Registrant and Public Storage Commercial Properties Group, Inc. dated as of February 21, 1995. Filed with Public Storage Inc.'s ("PSI") Annual Report on Form 10-K for the year ended December 31, 1994 (SEC File No. 001-0839) and incorporated herein by reference.
- 10.2 Second Amended and Restated Management Agreement by and among Registrant and the entities listed therein dated as of November 16, 1995. Filed with PS Partners, Ltd.'s Annual Report on Form 10-K for the year ended December 31, 1996 (SEC File No. 001-11186) and incorporated herein by reference.
- 10.3 Limited Partnership Agreement of PSAF Development Partners, L.P. Filed with PSI's Quarterly Report on Form 10-Q for the quarterly period ended March 31, 1997 (SEC File No. 001-0839) and incorporated herein by reference.
- 10.4 Agreement of Limited Partnership of PS Business Parks, L.P. Filed with PS Business Parks, Inc.'s Quarterly Report on Form 10-Q for the quarterly period ended June 30, 1998 (SEC File No. 001-10709) and incorporated herein by reference.
- 10.5 Amended and Restated Agreement of Limited Partnership of Storage Trust Properties, L.P. (March 12, 1999). Filed with PSI's Quarterly Report on Form 10-Q for the quarterly period ended June 30, 1999 (SEC File No. 001-0839) and incorporated herein by reference.
- 10.6 Limited Partnership Agreement of PSAC Development Partners, L.P. Filed with PSI's Current Report on Form 8-K dated November 15, 1999 (SEC File No. 001-0839) and incorporated herein by reference.
- 10.7 Agreement of Limited Liability Company of PSAC Storage Investors, L.L.C. Filed with PSI's Current Report on Form 8-K dated November 15, 1999 (SEC File No. 001-0839) and incorporated herein by reference.
- 10.8 Amended and Restated Agreement of Limited Partnership of PSA Institutional Partners, L.P. Filed with PSI's Annual Report on Form 10-K for the year ended December 31, 1999 (SEC File No. 001-0839) and incorporated herein by reference.

- 10.9 Amendment to Amended and Restated Agreement of Limited Partnership of PSA Institutional Partners, L.P. Filed with PSI's Quarterly Report on Form 10-Q for the quarterly period ended June 30, 2000 (SEC File No. 001-0839) and incorporated herein by reference.
- 10.10 Second Amendment to Amended and Restated Agreement of Limited Partnership of PSA Institutional Partners, L.P. Filed with PSI's

- Quarterly Report on Form 10-Q for the quarterly period ended March 31, 2004 (SEC File No. 001-0839) and incorporated herein by reference.
- 10.11 Third Amendment to Amended and Restated Agreement of Limited Partnership of PSA Institutional Partners, L.P. Filed with PSI's Quarterly Report on Form 10-Q for the quarterly period ended September 30, 2004 (SEC File No. 001-0839) and incorporated herein by reference.
- 10.12 Limited Partnership Agreement of PSAF Acquisition Partners, L.P. Filed with PSI's Annual Report on Form 10-K for the year ended December 31, 2003 (SEC File No. 001-0839) and incorporated herein by reference.
- 10.13 Credit Agreement by and among Registrant, Wells Fargo Bank, National Association and Wachovia Bank, National Association as co-lead arrangers, and the other financial institutions party thereto, dated March 27, 2007. Filed with PSI's Current Report on Form 8-K on April 2, 2007 (SEC File No. 001-0839) and incorporated herein by reference.
- 10.14 Senior Credit Agreement dated May 26, 2003, as amended by Amendment Agreements dated July 11, 2003 and December 2, 2003, by and among First Shurgard Sprl, First Shurgard Finance Sarl, First Shurgard Deutschland GmbH, Societe Generale and others. Incorporated by reference to Exhibit 10.1 filed with the Current Report on Form 8-K dated February 21, 2005 filed by Shurgard Storage Centers, Inc. ("Shurgard") (SEC File No. 001-11455).
- 10.15 Amendment and Waiver Agreement dated February 21, 2005 to the Senior Credit Agreement dated May 26, 2003, as amended as of December 2, 2003, by and among First Shurgard Sprl, First Shurgard Finance Sarl, First Shurgard Deutschland GmbH, Societe Generale and others. Incorporated by reference to Exhibit 10.2 filed with the Current Report on Form 8-K dated February 21, 2005 filed by Shurgard (SEC File No. 001-11455).
- 10.16 Credit Facility Agreement dated July 12, 2004, between Second Shurgard SPRL, Second Shurgard Finance SARL, the Royal Bank of Scotland as Mandated Lead Arranger, the Royal Bank of Scotland PLC as Facility Agent. Incorporated by reference to Exhibit 10.43 filed with the Report on Form 10-Q for the quarter ended June 30, 2004 filed by Shurgard (SEC File No. 001-11455).
- 10.17* Employment Agreement between Registrant and B. Wayne Hughes dated as of November 16, 1995. Filed with PSI's Annual Report on Form 10-K for the year ended December 31, 1995 (SEC File No. 001-0839) and incorporated herein by reference.
- 10.18* Shurgard Storage Centers, Inc. 1995 Long Term Incentive Compensation Plan. Incorporated by reference to Appendix B of Definitive Proxy Statement dated June 8, 1995 filed by Shurgard (SEC File No. 001-11455).
- 10.19* Shurgard Storage Centers, Inc. 2000 Long-Term Incentive Plan. Incorporated by reference to Exhibit 10.27 Annual Report on Form 10-K for the year ended December 31, 2000 filed by Shurgard (SEC File No. 001-11455).
- 10.20* Shurgard Storage Centers, Inc. 2004 Long Term Incentive Compensation Plan. Incorporated by reference to Appendix A of Definitive Proxy Statement dated June 7, 2004 filed by Shurgard (SEC File No. 001-11455).
- 10.21* Public Storage, Inc. 1996 Stock Option and Incentive Plan. Filed with PSI's Annual Report on Form 10-K for the year ended December 31, 2000 (SEC File No. 001-0839) and incorporated herein by reference.

- 10.22* Public Storage, Inc. 2000 Non-Executive/Non-Director Stock Option and Incentive Plan. Filed with PSI's Registration Statement on Form S-8 (SEC File No. 333-52400) and incorporated herein by reference.
- 10.23* Public Storage, Inc. 2001 Non-Executive/Non-Director Stock Option and Incentive Plan. Filed with PSI's Registration Statement on Form S-8 (SEC File No. 333-59218) and incorporated herein by reference.
- 10.24* Public Storage, Inc. 2001 Stock Option and Incentive Plan ("2001 Plan"). Filed with PSI's Registration Statement on Form S-8 (SEC File No. 333-59218) and incorporated herein by reference.
- 10.25* Form of 2001 Plan Non-qualified Stock Option Agreement. Filed with PSI's Quarterly Report on Form 10-Q for the quarterly period ended September 30, 2004 (SEC File No. 001-0839) and incorporated herein by reference.
- 10.26* Form of 2001 Plan Restricted Share Unit Agreement. Filed with PSI's Quarterly Report on Form 10-Q for the quarterly period ended September 30, 2004 (SEC File No. 001-0839) and incorporated herein by reference.
- 10.27* Form of 2001 Plan Non-Qualified Outside Director Stock Option Agreement. Filed with PSI's Quarterly Report on Form 10-Q for the quarterly period ended September 30, 2004 (SEC File No. 001-0839) and incorporated herein by reference.
- 10.28* Public Storage, Inc. Performance Based Compensation Plan for Covered Employees. Filed with PSI's Current Report on Form 8-K dated May 11, 2005 (SEC File No. 001-0839) and incorporated herein by reference.
- 10.29* Public Storage 2007 Equity and Performance-Based Incentive Compensation Plan. Filed as Exhibit 4.1 to Registrant's Registration Statement on Form S-8 (SEC File No. 333-144907) and incorporated herein by reference.
- 10.30* Form of 2007 Plan Restricted Stock Unit Agreement. Filed with Registrant's Quarterly Report on Form 10-Q for the quarter ended June 30, 2007 and incorporated herein by reference.
- 10.31* Form of 2007 Plan Stock Option Agreement. Filed with Registrant's Quarterly Report on Form 10-Q for the quarter ended June 30, 2007 and incorporated herein by reference.
- 10.32 Form of Stock Purchase Agreement. Filed with Registrant's Quarterly Report on Form 10-Q for the quarter ended June 30, 2007 and incorporated herein by reference.
- 10.33* Form of Indemnity Agreement. Filed with Registrant's Amendment No. 1 to Registration Statement on Form S-4 (SEC File No. 333-141448) and incorporated herein by reference.
- 10.34* Agreement dated April 16, 2008 between Registrant and executive. Filed as Exhibit 10.1 to Registrant's Current Report on Form 8-K dated April 22, 2008 and incorporated herein by reference.
- 11 Statement Re: Computation of Earnings per Share. Filed herewith.
- 12 Statement Re: Computation of Ratio of Earnings to Fixed Charges and Preferred Stock Dividends. Filed herewith.
- 31.1 Rule 13a 14(a) Certification. Filed herewith.

- 31.2 Rule 13a 14(a) Certification. Filed herewith.
- 32 Section 1350 Certifications. Filed herewith.
- (1) SEC File No. 001-33519 unless otherwise indicated.