SL GREEN REALTY CORP Form 8-K May 18, 2010

UNITED STATES SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

FORM 8-K

CURRENT REPORT

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

Date of Report (Date of earliest event reported): May 18, 2010 (May 14, 2010)

SL GREEN REALTY CORP.

(EXACT NAME OF REGISTRANT AS SPECIFIED IN ITS CHARTER)

MARYLAND

(STATE OF INCORPORATION)

1-13199 (COMMISSION FILE NUMBER) 13-3956775 (IRS EMPLOYER ID. NUMBER)

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

10170 (ZIP CODE)

(212) 594-2700

(REGISTRANT S TELEPHONE NUMBER, INCLUDING AREA CODE)

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

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

Item 2.01. Completion of Acquisition or Disposition of Assets

On May 14, 2010, Green Hill Acquisition LLC (GHA), a wholly owned subsidiary of SL Green Realty Corp. (the Company), sold its 45% beneficial interest in Rock-Green Inc., the entity that held the property known as 1221 Avenue of the Americas located in Manhattan (the Property), pursuant to a definitive stock purchase agreement (the Stock Purchase Agreement). GHA sold its interest to a wholly owned subsidiary of the Canada Pension Plan Investment Board, a Canadian Crown corporation (CPPIB), for total consideration of \$576 million, of which approximately \$94 million represents the payment for existing reserves and the assumption of the Company s pro-rata share of in-place financing and which is subject to customary working capital adjustments to be determined (the 1221 Disposition).

The foregoing description of the Stock Purchase Agreement is qualified in its entirety by reference to the information set forth in Item 5. Other Information in the Company's Quarterly Report on Form 10-Q, previously filed with the Securities and Exchange Commission on May 10, 2010, and the Stock Purchase Agreement, a copy of which previously was filed as Exhibit 10.2 thereto.

Item 9.01. Financial Statements and Exhibits

(b) Pro forma financial information

The pro forma financial information related to the 1221 Disposition required as part of this item is being provided below as follows:

Unaudited Pro Forma Condensed Consolidated Financial Statements

Unaudited Pro Forma Condensed Consolidated Balance Sheet (Unaudited) as of March 31, 2010	4
Unaudited Pro Forma Condensed Consolidated Income Statement (Unaudited) for the three months ended March 31, 2010	5
Unaudited Pro Forma Condensed Consolidated Income Statement (Unaudited) for the year ended December 31, 2009	6
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On May 17, 2010, Green Hill Acquisition LLC (GHA), a wholly owned subsidiary of SL Green Realty Corp. (SL Green, we, or our), sold its 45% beneficial interest in Rock-Green Inc., the entity which holds the property known as 1221 Avenue of the Americas, located in Manhattan (the Property) to a wholly owned subsidiary of the Canada Pension Plan Investment Board, a Canadian Crown corporation (CPPIB), for total consideration of approximately \$576 million, of which approximately \$94 million represents the payment for existing reserves and the assumption of our pro-rata share of in-place financing and which is subject to customary working capital adjustments to be determined.

The transactions which follow represent the expected use of the proceeds from the sale of our interest in Rock-Green Inc. No other transactions which occurred subsequent to March 31, 2010 have been included in these pro forma financial statements.

In May 2010, we entered into an agreement to acquire 125 Park Avenue, a 651,000 square foot Manhattan office tower overlooking New York City's Grand Central Terminal, for \$330 million. In connection with the acquisition, we will assume \$146.25 million of in-place financing. The 5.748% interest-only loan matures in October 2014. Subject to the satisfaction of certain conditions prior to the closing, the acquisition of the property at 125 Park Avenue is expected to close during the third quarter of 2010.

In April 2010, we entered into an agreement to acquire the 303,515 square foot property located at 600 Lexington Avenue, Manhattan, for \$193.0 million. In connection with the acquisition, we will assume \$49.85 million of in-place financing. The 5.74% interest-only loan matures in March 2014.

In May 2010, we entered into a joint venture arrangement with CPPIB pursuant to which we have sold a 45% joint venture ownership stake at 600 Lexington Avenue to CPPIB. Subject to the satisfaction of certain conditions prior to the closing, the acquisition of the property at 600 Lexington Avenue is expected to close during the month of May 2010.

The unaudited pro forma condensed consolidated financial statements should be read in conjunction with, and are qualified in their entirety by, the notes thereto.

The unaudited pro forma condensed consolidated financial statements also give effect to SL Green structured finance investments and early extinguishment of debt, but does not give effect to the results of operations of SL Green subsequent to March 31, 2010.

The accompanying unaudited pro forma condensed consolidated balance sheet as of March 31, 2010 has been prepared to reflect the effect of the acquisitions and disposition described above, as if such transactions had occurred on March 31, 2010. The accompanying unaudited pro forma condensed consolidated statements of income for the three months ended March 31, 2010 and the year ended December 31, 2009 have been prepared to reflect the effect of the acquisitions and disposition described above, as if such transactions had occurred on January 1, 2009.

In the opinion of management, the pro forma condensed consolidated financial information provides for all significant adjustments necessary to reflect the effects of the above transactions. The pro forma adjustments and the purchase price allocation, as presented, are based on estimates and certain information that is currently available to SL Green s management.

The pro forma information is unaudited and is not necessarily indicative of the consolidated results that would have occurred if the transactions and adjustments reflected therein had been consummated in the period or on the date presented, or on any particular date in the future, nor does it purport to represent the financial position, results of operations or cash flows for future periods.

SL GREEN REALTY CORP.

PRO FORMA CONDENSED CONSOLIDATED BALANCE SHEET

AS OF MARCH 31, 2010

(UNAUDITED)

(IN THOUSANDS EXCEPT PER SHARE AMOUNTS)

			IN	-GREEN NC. DRICAL	AV	600 INGTON VENUE STMENTS (C)	AV ADJUS	PARK ENUE TMENTS	PRO	GREEN FORMA TMENTS		EL GREEN REALTY CORP. RO FORMA
ASSETS:						(-)						
Real estate assets, net	\$	7,596,931	\$		\$		\$	330,000	\$		\$	7,926,931
Assets held for sale		992										992
Cash and cash equivalents		167,654		498,612(A	()	(78,733)		(183,750)		(239,923)(E)	163,860
Restricted cash		170,318										170,318
Investment in marketable												
securities		78,048										78,048
Tenant and other receivables, net		22,980										22,980
Related party receivables		3,218										3,218
Deferred rents receivable, net		176,601										176,601
Structured finance investments		786,138								24,926(E)		811,064
Investments in unconsolidated												
joint ventures		1,053,754		(365,752)(1	3)	78,733						766,735
Deferred costs, net		151,856										151,856
Other assets		305,750										305,750
Total Assets	\$ 10	0,514,240	\$	132,860	\$		\$	146,250	\$	(214,997)	\$	10,578,353
LIABILITIES AND EQUITY:												
Mortgage notes payable	\$	2,723,146	\$		\$		\$	146,250	\$		\$	2,869,396
Revolving credit facility		900,000								(100,000)(E)	800,000
Senior unsecured notes		1,053,255								(113,894)(E)	939,361
Accrued interest and other												
liabilities		23,002										23,002
Accounts payable and accrued												
expenses		137,278										137,278
Deferred revenue/ gain		344,772										344,772
Capitalized lease obligations		16,930										16,930
Deferred land lease payable		18,076										18,076
Dividend and distributions												
payable		14,248										14,248
Security deposits		39,903										39,903
Junior subordinate deferrable		400.000										100.000
debentures held by trust		100,000						116000		(212.00.1)		100,000
Total liabilities		5,370,610						146,250		(213,894)		5,302,966
Commitments and Contingencies												
Noncontrolling interests in												
operating partnership		80,642		2,516								83,158
FOLUTY												
EQUITY												
Series C preferred stock, \$0.01												
par value, \$25.00 liquidation												
preference, 11,700 issued and		274 140										274 140
outstanding at March 31, 2010		274,149										274,149
Series D preferred stock, \$0.01		96,321										96,321
par value, \$25.00 liquidation												

preference, 4,000 issued and						
outstanding at March 31, 2010						
Common stock, \$0.01 par value,						
160,000 shares authorized,						
81,284 issued and outstanding at						
March 31, 2010	813					813
Additional paid in capital	3,542,197					3,542,197
Treasury stock (3,360 shares at						
March 31, 2010)	(302,705)					(302,705)
Accumulated other						
comprehensive income	(21,902)					(21,902)
Retained earnings	949,083	130,344(B)			(1,103)	1,078,324
Total SL Green Realty Corp.						
stockholders equity	4,537,956	130,344			(1,103)	4,667,197
Noncontrolling interests in other						
partnerships	525,032					525,032
Total equity	5,062,988	130,344			(1,103)	5,192,229
Total liabilities and equity	\$ 10,514,240	\$ 132,860	\$	\$ 146,250	\$ (214,997)	\$ 10,578,353

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

SL GREEN REALTY CORP.

PRO FORMA CONDENSED CONSOLIDATED INCOME STATEMENT

FOR THE THREE MONTH PERIOD ENDED MARCH 31, 2010

(UNAUDITED)

(IN THOUSANDS EXCEPT PER SHARE AMOUNTS)

	SL GREEN REALTY CORP. HISTORICAL	ROCK-GREEN INC. HISTORICAL (F)	600 LEXINGTON AVENUE ADJUSTMENTS	125 PARK AVENUE ADJUSTMENTS (H)	SL GREEN PRO FORMA ADJUSTMENTS	SL GREEN REALTY CORP. PRO FORMA
REVENUES:						
Rental revenue, net	\$ 198,586	\$		\$ 8,541	\$	\$ 207,127
Escalation and reimbursement						
revenues	31,468					31,468
Preferred equity and investment						
income	20,379				1,671(I)	22,050
Other income	8,200					8,200
Total revenues	258,633			8,541	1,671	268,845
EXPENSES:	50 544			2.402		60.040
Operating expenses	58,766			2,182		60,948
Real estate taxes	38,387			1,433		39,820
Ground rent	7,821					7,821
Interest expense, net of interest	57, 470			2 121	(0.1(7)(1)	57.442
income	57,479			2,131	(2,167)(J)	57,443
Amortization of deferred	2,516			8		2,524
financing costs		(26)				2,324 58,573
Depreciation and amortization Loan loss reserves	57,052	(26)		1,547		6.000
Marketing, general and	6,000					0,000
administrative	19,456					19,456
aummstrative	19,430					19,430
Total expenses	247,477	(26)		7,301	(2,167)	252,585
rotal expenses	2.7,.77	(20)		7,501	(2,107)	202,000
Income (loss) from continuing operations before equity in net income of unconsolidated joint ventures and noncontrolling	11 154	26		1.240	2 020	16 260
interests Equity in net income of	11,156	20		1,240	3,838	16,260
unconsolidated joint ventures	15,376	(7,484)	364(0	3)		8,256
Equity in net gain on sale of	13,370	(7,404)	504(0	J)		0,230
interest in unconsolidated joint venture						
Loss on equity in marketable						
securities	(285)					(285)
Loss on early extinguishment						
of debt	(113)					(113)
Income from continuing						
operations	26,134	(7,458)	364	1,240	3,838	24,118
BASIC EARNINGS PER SHARE:						
Net income from continuing						
operations	\$ 0.33					\$ 0.30

DILUTED EARNINGS PER SHARE:		
Net income from continuing		
operations	\$ 0.33	\$ 0.30
Dividends per common share	\$ 0.10	\$ 0.10
•		
Basic weighted average		
common shares outstanding	77,823	77,823
Diluted weighted average		
common shares and common		
share equivalents outstanding	79,760	79,760

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

SL GREEN REALTY CORP.

PRO FORMA CONDENSED CONSOLIDATED INCOME STATEMENT

FOR THE YEAR ENDED DECEMBER 31, 2009

(UNAUDITED)

(IN THOUSANDS EXCEPT PER SHARE AMOUNTS)

Escalation and reimbursement revenues 124,455 Preferred equity and investment income 65,609 21,118(I) Other income 47,379 Total revenues 1,010,659 34,165 21,118 1, EXPENSES: Operating expenses 217,559 (2) 8,728	EEN TY RP. ORMA
Escalation and reimbursement revenues 124,455 Preferred equity and investment income 65,609 21,118(I) Other income 47,379 Total revenues 1,010,659 34,165 21,118 1, EXPENSES: Operating expenses 217,559 (2) 8,728	
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Preferred equity and investment income 65,609 21,118(I) Other income 47,379 Total revenues 1,010,659 34,165 21,118 1,010,118 EXPENSES: Operating expenses 217,559 (2) 8,728 20,728	
income 65,609 21,118(I) Other income 47,379 Total revenues 1,010,659 34,165 21,118 1, EXPENSES: Operating expenses 217,559 (2) 8,728	124,455
Other income 47,379 Total revenues 1,010,659 EXPENSES: Operating expenses 217,559 (2) 8,728	
Total revenues 1,010,659 34,165 21,118 1,010,659 EXPENSES: Operating expenses 217,559 (2) 8,728 20	86,727
EXPENSES: Operating expenses 217,559 (2) 8,728	47,379
Operating expenses 217,559 (2) 8,728	065,942
Operating expenses 217,559 (2) 8,728	
	226.22
	226,285
·	147,453
Ground rent 31,826	31,826
Interest expense, net of interest	225 224
income 236,300 8,523 (9,489)(J) 2 Amortization of deferred	235,334
financing costs 7,947 30	7,977
•	232,628
Loan loss and other investment	232,020
	150,510
Marketing, general and	150,510
administrative 73,992	73,992
	106,005
	,
Income (loss) from continuing	
operations before equity in net income from unconsolidated joint ventures, gain on sale, minority interest and discontinued	
operations (75,743) 107 4,966 30,607	(40,063)
Equity in net income of	
unconsolidated joint ventures $62,878$ $(31,698)$ $1,454(G)$	32,634
Equity in net gain on sale of	
interest in unconsolidated joint	
venture 6,691	6,691
Loss on equity in marketable	(200)
securities (396)	(396)
Gain on early extinguishment of debt 86,006	86,006
Income from continuing	80,000
operations 79,436 (31,591) 1,454 4,966 30,607	84,872
operations 17,750 (51,571) 1,757 7,700 50,007	57,072
BASIC EARNINGS PER SHARE:	
Net income from continuing operations \$ 1.10 \$	1.18

DILUTED EARNINGS PER SHARE				
Net income from continuing operations	\$	1.10		\$ 1.18
Basic weighted average common shares outstanding		69,735		69,735
Diluted weighted average common shares and common share equivalents outstanding	The acc	72,044 companying note	s are an integral part of these pro forma financial statements.	72,044

SL Green Realty Corp.

Notes To Unaudited Pro Forma

Condensed Consolidated Financial Statements

(Amounts in thousands)

	Represents the estimated net proceeds, subject to post-closing adjustments, we received upon the sale of our investment in entity that holds the property located at 1221 Avenue of the Americas.
(B) sale of our investmen	Represents our investment in Rock-Green Inc. (\$365,752) and the estimated gain (\$130,344) we expect to realize upon the nt.
(C) property located at 6	Represents the amount of cash required to fund our share of the investment in the joint venture that will be acquiring the 00 Lexington Avenue, Manhattan.
not yet have the nece differ upon realization intangible assets for	Represents the purchase price (\$330,000) and funds required to consummate our investment in 125 Park Avenue. As we do essary information, we have not performed a purchase price allocation. As such, the actual purchase price allocation may on of any accrued costs and final fair value determination of certain intangible assets and liabilities. Real estate includes the value attributable to above- and below-market leases, and in-place leases. In connection with the acquisition, we will be of in-place financing. The 5.748% interest-only loan matures in October 2014. We have not yet performed a fair value cing.
(E) unsecured revolving occurred subsequent	Represents funds invested in new structured finance investments (\$24,926), the paydown on the Company s 2007 credit facility (\$100,000) and the repayment of indebtedness in connection with our tender offer (\$113,894), all of which to March 31, 2010.
(F) at 1221 Avenue of the	Represents the historical results of operations from our 45% equity interest in the entity which owned the property located ne Americas, Manhattan.
such, the actual purc assets and liabilities.	Represents our pro forma share of equity in the net earnings of the joint venture which will acquire the property located at ue, Manhattan. As we do not yet have the necessary information, we have not performed a purchase price allocation. As hase price allocation may differ upon realization of any accrued costs and final fair value determination of certain intangible Real estate includes intangible assets for the value attributable to above- and below-market leases, and in-place leases. In acquisition, we will be assuming \$49,850 of in-place financing. The 5.74% interest-only loan matures in March 2014. We

have not yet performed a fair value analysis of this financing.

(H) price allocation. F	Represents our pro forma results of operations for our investment in 125 Park Avenue without giving effect to the purchas for purposes of the pro forma income statement the additions to real estate have been depreciated over 40 years.
(I) closed between Ja	Represents the pro forma adjustment to reflect a full quarter of investment income on structured finance investments that nuary 1, 2010 and May 14, 2010.
(J) tender offer comp	Represents the reduction in interest expense as a result of the early extinguishment of debt, primarily resulting from the leted in April 2010.
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SIGNATURES

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

SL GREEN REALTY CORP.

/s/ Gregory F. Hughes Gregory F. Hughes Chief Financial Officer

Date: May 18, 2010

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