SHURGARD STORAGE CENTERS INC

Form 425

June 06, 2006

page 1

NAREIT

Investor

Conference

Summary

of

Public

Storage/Shurgard

Merger

June

6-8,

2006

THE

MOST

RECOGNIZED

BRANDS

IN

SELF-STORAGE

SLIDE

PRESENTATION,

FILED

JUNE

6,

2006

Filed

by

Public

Storage,

Inc.

Pursuant

to

Rule 165

and

Rule

425(a)

under

the

United

States

Securities

Act

of

1933,

as

amended

Subject

Company:

Shurgard

Storage

Centers,

Inc.

Commission

File

No.

001-11455

Date:

June

6,

2006

page 2
Disclosures
Forward-Looking
Statements
This
presentation
contains
forward-looking
statements
within
the
meaning
of

Section 27A of the Securities Act of 1933 and Section 21E of the Securities Exchange Act of 1934. All statements other than statements of historical facts included in this presentation forward-looking statements. All forward-looking statements speak only as of the date of this conference. Such forward-looking statements involve known

and unknown risks, uncertainties and other factors that may cause the actual results, performance, achievements or transactions of **Public** Storage, Shurgard $\quad \text{and} \quad$ their affiliates or industry results or the benefits of the proposed merger to be materially different from any future results, performance, achievements transactions expressed

or implied by

such forward-looking statements. Such risks, uncertainties and other factors relate to, among others, difficulties encountered in integrating the companies, approval of the transaction by the shareholders of the companies, the satisfaction of closing conditions to the transaction, inability to realize or delays in realizing the expected synergies, unanticipated

operating costs

and the effects of general and local economic and real estate conditions. Additional information or factors which could impact the companies and the forward-looking statements contained herein are included in each company s filings with the Securities and Exchange Commission, including in Part II, Item 1A, Risk Factors,

in Public Storage s

Quarterly Report on Form 10-Q for the quarter ended March 31, 2006, our registration statement on Form S-4 filed on April 20, 2006, as amended on May 24, 2006, and our other Reports on Form 10-K, 10-Q and 8-K. The companies assume no obligation to update or supplement forward-looking statements

that become untrue because of subsequent events. Additional Information This presentation does not constitute an offer of any securities for sale. In connection with the proposed transaction, Public Storage $\quad \text{and} \quad$ Shurgard have filed preliminary joint proxy statement/prospectus part of registration statement regarding the proposed merger with the

Securities
and
Exchange
Commission.
INVESTORS
AND
SECURITY
HOLDERS
ARE
URGED
TO
READ
THE
DEFINITIVE
JOINT
PROXY
STATEMENT/PROSPECTUS
AND
OTHER
RELEVANT
MATERIAL
WHEN
THEY
BECOME
AVAILABLE
BECAUSE
THEY
WILL
CONTAIN
IMPORTANT
INFORMATION
ABOUT
PUBLIC
STORAGE
AND
SHURGARD
AND
THE
PROPOSED
MERGER.
Investors
and
security
holders
may
obtain
a
free
copy
of

the definitive proxy statement/prospectus when they become available and other documents filed by Public Storage and Shurgard with the **SEC** at the SEC s website at www.sec.gov. The definitive joint proxy statement/prospectus and other relevant documents when they become available may also be obtained free of charge from Public Storage

or

Shurgard by directing such request to: Public Storage, Inc., 701 Western Avenue, Glendale, CA 91201-2349, Attention: Investor Relations or Shurgard Storage Centers, Inc., 1155 Valley Street, Suite 400, Seattle, WA98109, Attention: Investor Relations. Public Storage $\quad \text{and} \quad$ Shurgard and their respective directors and executive officers may be deemed to

be

participants in the solicitation of proxies from the shareholders of **Public** Storage and Shurgard in connection with the merger. Information about Public Storage and its directors and executive officers, and their ownership of Public Storage and information about Shurgard $\quad \text{and} \quad$ its directors and executive officers, and their ownership of Shurgard

securities, is set forth in the preliminary joint proxy statement/prospectus included in the registration statement on Form S-4 filed with the **SEC** on April 20, 2006 and amended May 24, 2006. Additional information regarding the interests of those persons may be obtained by reading the definitive proxy statement/prospectus when

it

becomes
available.
This
communication
shall
not
constitute
an
offer
to
sell
or
the
solicitation
of
an
offer
to
sell
or
the
solicitation
of
an
offer
to
buy
any
securities,
nor
shall
there
be
any
sale
of
securities
in
any
jurisdiction
in
which
such
offer,
solicitation
or
sale
would
be
unlawful
umaw rur

prior to registration or qualification under the securities laws of any such jurisdiction. No offering of securities shall be made except by means of prospectus meeting the requirements of Section 10 of the

Securities Act of 1933, as

amended.

page 3 Merger Terms

page 4 Terms of Merger

Each share of Shurgard s common

stock will

be

exchanged

for

of Public Storage s common stock No caps or collars on share exchange Issue approximately 38.7 million common shares, assume \$1.9 billion of Shurgard debt and \$136 million of Shurgard preferred will be redeemed prior closing

.82 shares

One

Shurgard

independent

director

to

join

Public

Storage

Board

of

Directors

Structured

as

a

taxable

transaction

Step

up

in

tax

basis

of

properties

enhances

future

free

cash

flow

retention

Merger

targeted

to

close

during

the

third

quarter,

2006

Subject

to

shareholder

votes

and

customary

closing

conditions

page 5 Combined Company and Portfolio

page 6

2005 Combined Revenues and NOI

(\$ in millions)

(1)

Before minority interest and depreciation

(2)

PSA and SHU owned properties as of March 31, 2006

(3) Includes reclassification adjustments made to certain SHU historical amounts to conform to PSA presentation as filed in S-4 amendment on May 24, 2006

Combined

Pro Forma

Company

PSA

SHU Combined 3 Percent Revenues U.S. \$1,061 \$357 \$1,422 92% Europe 127 127 8% Total \$1,061 \$484 \$1,549 100% Property NOI 1 U.S. \$666 \$204 \$872 95% Europe 42 42 5% Total \$666 \$246 \$914 100% **Operations Footprint** 2 1,508 facilites 642 facilities 2,150 facilities (158 in Europe) (158 in Europe) 37 states 21 states 38 states 7 European

7 European

countries
countries
92 mm sq ft
39 mm sq ft
131 mm sq ft
(8 mm sq ft in Europe)
(8 mm sq ft in Europe)
2005

```
page 7
Competitive Landscape
U.S.
1
Net Rentable
Number of
Square Feet
Properties
(million sq ft)
1
Public Storage / Shurgard
1,992
123
```

```
2
Extra Space Storage
634
48
3
U-Haul
1,000
33
4
U-Store-It
339
21
5
Sovran Self Storage
290
18
(1) Public Storage and Shurgard owned properties as of March 31,
```

Competitor s information based on data disclosed on website or in public filings.

```
page 8
Competitive Landscape
Europe
1
1
Shurgard Europe
158
Belgium, France, Sweden, UK,
Netherlands, Denmark,
Germany
2
Safestore / Spaces / Une piece en plus
```

104 UK, France Access Self Storage 44 UK Big Yellow Self Storage 44 UK 5 City Self Storage Denmark, Czech Republic, Italy, Norway, Spain, Sweden Lok'n Store 20 UK Homebox 16 France Other Operators 332 Industry 747 Number of **Properties** Countries Served (1) Shurgard owned properties as of March 31, 2006.

Competitor s information based on data disclosed on website or in public filings.

page 9 CA 313

52

NV 22

OR

24

14

WA

42

51

UT 7

ΑZ

15

22

ID NM

CO

50

8

WY

НІ

6 MT

TX

170

65

KS

22 OK

8

NE

1

SD ND

MO

38

IA

MI

15

24 IL

100

23

IN

18

13 KY

7

AR

LA 10

ME

VT

WV

VA

42 36

TN 23 10 MS 1 AL22 GA71 18 FL157 32 SC25 15 OH30 0 CT14 DE 4 MA 19 MD: 44 11 NH 2 NJ: 48 7 RI 2 MI 15 28 OH30 Combined U.S. Portfolio Operations overlap Public Storage alone Shurgard alone 1,992 Domestic Facilities (as of March 31, 2006) Property Count **Public** Storage

1,508

Shurgard 484 (1) Public Storage and Shurgard owned properties as of March 31, 2006. NY49 11 PA 21 7 NC 25 41 MN 25 19

WI 16

page 10 Chicago 7% San Francisco 7% Dallas-Ft. Worth 5% Houston 5%

New York 5% Other 33% Miami 4% Wash DC 3% Philadelphia 3% Atlanta 5% Sacramento 2% Seattle-Tacoma 3% Denver 3% Tampa 2% Minneapolis 2% Los Angeles 11% U.S. Portfolio -Self Storage sq ft (as of March 31, 2006) Chicago 7% San Francisco 6% Dallas-Ft. Worth 5% Seattle-Tacoma 5% Houston 5% Other 36% Los Angeles 9% Detroit 2% Denver 2% Minneapolis 2% Philadelphia 3%

Charlotte
2%
New York 5%
Wash. DC
3%
Miami
4%
Atlanta
4%
Public Storage
Shurgard
Los Angeles
5%
San Francisco
5%
Chicago
5% Other
29%
Detroit
6%
Charlotte
7%
Dallas-Ft. Worth
4%
Wash DC
4%
Atlanta
3%
Minneapolis
4%
Phoenix
3%
Houston
4%
Orlando 4%
New York
4%
Portland
3%
Seattle-Tacoma
10%
Combined
Over one million customers
(1)
Public Storage and Shurgard owned
properties as of March 31, 2006.

page 11 Denmark 8 Denmark 8 United Kingdom 18

United Kingdom 18 France 48 France 48 Germany 11 Germany 11 Sweden 22 Sweden 22 Belgium 19 Belgium 19 Netherlands 32 Netherlands 32 European Portfolio (as of March 31, 2006) Total Locations: 158 Total Rentable sq ft: 8,309,000 (1)

Shurgard owned properties as of March 31, 2006, per first quarter 2006 10-Q filing.

page 12 European Portfolio Self Storage sq ft 1 (as of March 31, 2006) United Kingdom 8% Netherlands 9%

Denmark
9%
Germany
17%
Belgium
3%
France
54%
United Kingdom
11%
Belgium
16%
Sweden
18%
Netherlands
23%
Germany
4%
Denmark
4%
France
24%
Same Store (123)
New Store (35)
United Kingdom
10%
Belgium
13%
Sweden
15%
Netherlands
20%
Germany
7%
Denmark
5%
France
30%
All Stores (158)
(1)
Shurgard owned properties as of March 31
2006, per first quarter 2006 10-Q filing.

page 13 Shurgard Merger Sources and Uses

Public Storage has raised

the

capital

to

fund

the

merger costs, payoff SHU s short-term debt and redeem SHU s preferred stock. Merger Funding (1) Per information filed in S-4 amendment May 24, 2006 Unsecured credit facility balance of \$621M at 3/31/06 and \$67M of notes payable at 3/31/06 **Funding Sources** (\$ in millions) % **Funding Requirements** (\$ in millions) % Common equity 3,177 \$ 78% Common equity 3,177 \$ 78% Cash 892 22% Retirement of SHU debt² 688 17% Redeem SHU preferred 136 3% Transaction costs 68 2% 4,069 100% 4,069 \$ 100%

page 14
Combined Capitalization as of March 31, 2006
(\$ in millions, except share price)
(1)
Pro
forma
combined
company
uses
PSA s
stock

price and pro forma shares outstanding to calculate combined equity market capitalization at March 31, 2006 (2) Pro forma includes: payoff of SHU unsecured credit facility of \$621M at 3/31/06, payoff of SHU notes payable of \$67M at 3/31/06, issuance of \$518M of **PSA** preferred stock,

redemption

of \$136M of

SHU preferred stock and issuance of \$100M of **PSA** preferred units. Post merger, the combined company will still have one of the most conservative capital structures in the REIT industry Pro Forma **PSA** SHU Combined Share Price (close at 3/31/06) 81.23 66.63 81.23 Common Shares (in millions) 128.2 47.3 166.9 **Equity Market Capitalization** 10,414 \$ 3,152 13,557 \$ Debt 142 1,943 1,413 Preferred Stock 2,603 136 3,121 Preferred Units 225 325

Minority Interest

```
33
139
172
Total Capitalization
13,417
$
5,370
$
18,588
$
Debt / Total Capitalization
1%
36%
8%
Debt + Pref. / Total Capitalization
20%
39%
24\%
```

page 15 Strategic Rationale

```
page 16
Strategic Rationale

Highest quality, best located portfolio complimentary to PSA s portfolio

Best opportunity to drive economies of scale
```

in operations
Opportunity to acquire large competitor in all stock, taxable transaction
Significant increase in depreciable assets
Significant increase in market presence in several high barrier to entry markets
General & Administrative costs reduced significantly
PSA: 2% of revenues vs. SHU 7% of revenues 1
Eliminate redundancies in back office and executive infrastructure
SOX compliance and audit cost will be substantially reduced
Operating cost per facility could be reduced
Domestic Same Store NOI margin: PSA 67% vs. SHU 60% 2
Significant number of facilities in the same markets will further enhance economies of scale
Revenues could be enhanced
Occupancy: PSA 91% vs. SHU 86% 3
Participation in national media and promotional programs
Largest and best platform in Europe
Most properties are newly developed and of high quality
Opportunity to drive top line revenue through application of U.S. marketing, pricing and promotional programs

Opportunities to improve economies of scale, customer awareness in many markets (1) 2005 G&A / total revenues: PSA total revenues of \$1,061M and G&A of \$21M, SHU total revenues of \$484M $\quad \text{and} \quad$ G&A of \$35M (2) 2005 Same Store NOI (after direct and in-direct costs) / total revenues: **PSA** total revenues of \$811 and NOI of \$543M, SHU total

revenues

of \$329M and NOI of \$196M (3) 2005 full year Same Store

occupancy

```
page 17
General & Administrative Expenses
1
($ in millions)
SHU G&A costs can be reduced or eliminated
$17
$19
$21
$18
$33
```

```
$35
$0
$20
$40
2003
2004
2005
PSA
SHU
6%
Rev
8%
Rev
7%
Rev
2%
Rev
2%
Rev
2%
Rev
$22.7 million of G&A costs is expected to be eliminated
SHU G&A costs ($millions)
                                              2005
Executive and personnel expenses
Audit and consulting fee (including
Sarbanes-Oxley compliance costs)
Other costs of being a public company
Total SHU G&A costs
$ 9.5
9.4
3.8
$ 35.3
Potential synergy cost savings
Total potential synergy cost savings
2
22.7
Europe
Other miscellaneous costs
3.6
9.0
(1)
Per PSA and SHU 2005 10-K filings.
Calculated
G&A
/
total
revenues:
PSA
total
```

revenues

_

2003

\$894M,

2004

\$959M,

2005

\$1,061M;

SHU

total

revenues

-

2003

\$298M,

2004

\$424M,

2005

\$484M

(2) As filed in amended S-4, May 24, 2006

page 18 Domestic Same Store Operating Margins 1

Duplicative Yellow Pages costs can be significantly reduced

Television advertising costs will be allocated over a larger number of properties

Duplicative support service costs will be reduced or eliminated
Human Resources
Payroll processing
Accounts Payable
Cash Management
Insurance
Property Tax Management
Accounting and Income Tax
MIS function
65.3%
65.6%
67.0%
61.1%
60.5%
59.6%
0%
25%
50%
75%
2003
2004
2005
PSA
SHU
Each 100 basis point improvement in SHU s
domestic
Same Store margin contributes \$3.2 million in annual cash flow
(1)
Domestic Same Store: NOI (after direct and in-direct) / total revenues:
PSA NOI -
2003 \$480M, 2004 \$507M, 2005 \$543M
PSA total revenues -
2003 \$735M, 2004 \$773M, 2005 \$811M
SHU NOI
2003 \$168M, 2004 \$187M, 2005 \$196M
SHU total revenues
2003 \$275M. 2004 \$309M, 2005 \$329M

page 19 Domestic Same Store Sq Ft Occupancy 1

SHU s occupancy levels can be enhanced with the aid of PSA s marketing efforts, national reservation center

and centralized pricing programs

Opportunity to enhance

revenues by incorporating

PSA s

tenant reinsurance and

truck rental programs into the

SHU s

portfolio

89.2%

91.0%

91.0%

83.0%

84.0%

86.0%

00.07

60%

80%

100%

2003

2004

2005

PSA

SHU

Each 100 basis point improvement in SHU s

domestic Same Store occupancy,

at constant rental rates, increases annual revenues by \$3.7 million

(1)

Per PSA and SHU 2005 10-K filings.

page 20 Business Plan

page 21 Business Plan

Rebrand all domestic properties to Public Storage and use PSA operating platform

Maximize revenue growth

Strive to improve occupancy levels to those experienced by PSA

Centralize pricing at corporate level

Utilize national call center

Expand usage of internet and website to attract customers more efficiently

Centralize marketing and real estate at corporate level

Drive economies of scale benefits

Use television with no incremental costs for properties in same markets

Combine Yellow Page promotions for properties in same markets

Streamline field supervision functions

Eliminate duplicative back-office support functions

Meaningful benefits not expected until 2007

page 22 Long-term Financing Plan

Capital structure

Use preferred stock and retained cash as sources of permanent capital to repay debt assumed in the merger and future growth opportunities

Shurgard debt assumed

Refinance where possible with permanent capital

Goal is to quickly recapitalize Public Storage s balance sheet, positioning it for continued growth