BRANDYWINE REALTY TRUST Form DEF 14A April 02, 2019 Table of Contents

SCHEDULE 14A

(Rule 14a-101)

INFORMATION REQUIRED IN PROXY STATEMENT

SCHEDULE 14A INFORMATION

Proxy Statement Pursuant to Section 14(a) of the

Securities Exchange Act of 1934

(Amendment No.)

Filed by the Registrant

Filed by a party other than the Registrant

Check the appropriate box:

Preliminary Proxy Statement

Confidential, for Use of the Commission Only (as permitted by Rule 14a-6(e)(2))

Definitive Proxy Statement

Definitive Additional Materials

Soliciting Material Under Rule 14a-12

Brandywine Realty Trust

(Name of Registrant as Specified In Its Charter)

(Name of Person(s) Filing Proxy Statement, if other than the Registrant)

Payment of Filing Fee (Check the appropriate box):

No fee required.

Fee computed on table below per Exchange Act Rules 14a-6(i)(4) and 0-11.

- 1) Title of each class of securities to which transaction applies:
- 2) Aggregate number of securities to which transaction applies:
- 3) Per unit price or other underlying value of transaction computed pursuant to Exchange Act Rule 0-11 (set forth the amount on which the filing fee is calculated and state how it was determined):
- 4) Proposed maximum aggregate value of transaction:
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Check box if any part of the fee is offset as provided by Exchange Act Rule 0-11(a)(2) and identify the filing for which the offsetting fee was paid previously. Identify the previous filing by registration statement number, or the Form or Schedule and the date of its filing.

- 1) Amount previously paid:
- 2) Form, Schedule or Registration Statement No.:

- 3) Filing party:
- 4) Date Filed:

Notice of Annual Meeting of Shareholders

To our Shareholders:

We cordially invite you to attend the 2019 Annual Shareholders Meeting of Brandywine Realty Trust, a Maryland real estate investment trust (the Company).

MEETING DATE	MEETING TIME	MEETING PLACE	RECORD DATE
Wednesday, May 22, 2019	10:00 a.m. (local time)	Logan Hotel	March 22, 2019
		1 Logan Square	

Philadelphia, PA 19103

At the 2019 annual meeting, shareholders as of the close of business on the record date will be asked to consider and vote upon the following matters, as more fully described in the Proxy Statement:

- 1. To consider and vote upon the election of eight persons to the Board of Trustees of the Company, each to serve for a term expiring at the 2020 annual meeting of shareholders and until his or her successor is duly elected and qualified.
- 2. To consider and vote upon the ratification of the appointment of PricewaterhouseCoopers LLP as the Company s independent registered public accounting firm for calendar year 2019.
- 3. To consider and vote upon the approval of a non-binding, advisory resolution on executive compensation.
- 4. To transact such other business as may properly come before the meeting and at any postponement or adjournment of the meeting.

YOUR VOTE IS IMPORTANT TO US. Whether or not you plan to attend the annual meeting, please authorize a proxy to vote your shares as soon as possible to ensure that your shares will be represented at the 2019 annual meeting.

By Order of the Board of Trustees

Jennifer Matthews Rice, Senior Vice President, General Counsel and Secretary

April 2, 2019

2929 Walnut Street, Suite 1700 | Philadelphia, PA 19104 | (610) 325-5600

Proxy Statement for the

Annual Meeting of Shareholders

To be held on May 22, 2019

The Annual Meeting of Shareholders of Brandywine Realty Trust (Brandywine, we, us, our or the Company) we held on Wednesday, May 22, 2019 at 10:00 a.m., local time, at Logan Hotel, 1 Logan Square, Philadelphia, Pennsylvania for the following purposes:

- 1. To consider and vote upon the election of eight persons to our Board of Trustees, each to serve for a term expiring at the 2020 annual meeting of shareholders and until his or her successor is duly elected and qualified.
- 2. To consider and vote upon the ratification of the appointment of PricewaterhouseCoopers LLP as our independent registered public accounting firm for calendar year 2019.
- 3. To consider and vote upon the approval of a non-binding, advisory resolution on executive compensation.
- 4. To transact such other business as may properly come before the meeting and at any postponement or adjournment of the meeting.

Only holders of record of our common shares of beneficial interest, par value \$.01 per share, as of the close of business on March 22, 2019 are entitled to notice of and to vote at the 2019 annual meeting or at any postponement or adjournment of the meeting.

Our Board of Trustees knows of no other business that will be presented for consideration at the Meeting. If any other matter should be properly presented at the Meeting or any postponement or adjournment of the Meeting for action by the shareholders, the persons named in the proxy card will vote the proxy in accordance with their discretion on such matter.

On or about April 2, 2019, we mailed a Notice of Internet Availability of Proxy Materials to shareholders. This proxy statement and the form of proxy are first being furnished to shareholders on or about April 2, 2019.

Important Notice Regarding Internet Availability of Proxy Materials

We are pleased to take advantage of the Securities and Exchange Commission rules allowing companies to furnish proxy materials to their shareholders over the Internet. We believe that this e-proxy process will expedite shareholders receipt of proxy materials, lower the costs and reduce the environmental impact of our 2019 annual meeting. We will send a full set of proxy materials or a Notice of Internet Availability of Proxy Materials on or about April 2, 2019, and provide access to our proxy materials over the Internet, beginning on April 2, 2019, for the holders of record and beneficial owners of our common shares as of the close of business on the record date. The Notice of Internet Availability instructs you on how to access and review the Proxy Statement and our annual report, and how to authorize a proxy to vote your shares over the Internet.

Instead of receiving paper copies of future annual reports and proxy statements in the mail, you may elect to receive an e-mail that will provide an electronic link to these documents. Choosing to receive your proxy materials online will save us the cost of producing and mailing documents to you. With electronic delivery, we will notify you by e-mail as soon as the annual report and proxy statement are available on the Internet, and you may easily submit your shareholder votes online. If you are a shareholder of record, you may enroll in the electronic delivery service at the time you vote by selecting electronic delivery if you vote on the Internet, or at any time in the future by going directly to <u>www.proxyvote.com</u>, selecting the request copy option, and following the enrollment instructions.

Important Notice Regarding the Availability of Proxy Materials

for the Shareholders Meeting to be Held on May 22, 2019

This proxy statement, the form of proxy and our 2018 annual report to

shareholders are available at <u>www.proxyvote.com</u>.

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Business Highlights¹

¹ Please see Compensation Discussion Analysis Discussion later in this proxy statement and Appendix A to this proxy statement for a discussion of non-GAAP financial measures and reconciliations to the most directly comparable GAAP financial measures.

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Development Highlights

BRANDYWINE REALTY TRUST

BRANDYWINE REALTY TRUST

Environmental, Social and Governance Snapshot

Environmental and Sustainability Commitments

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We are dedicated to designing, building and maintaining properties that reflect our commitment to excellence. Our commitment extends to establishing sustainable practices within our office environments to promote the health and productivity of our tenants, while reducing environmental risks, lowering operating costs and identifying additional revenue opportunities.

We design our developments with sensitivity to their environmental and cultural context and we seek to maximize investment value through green building technologies that aim to foster healthy and high-performing work environments. Energy efficient buildings with sustainable operating practices, including green cleaning supplies, recycling, sustainable chemical and supply chain management, cost less to run and are better for the health of tenants and the environment. Further information may be found in the Brandywine Realty Trust 2017 Annual Sustainability Report posted on our website

(www.brandywinerealty.com).

Corporate Social Responsibility

We strive to be leaders in the communities in which we live and work, using our corporate philanthropy and resources to create better places for our tenants, neighbors and employees. We are driven by the conviction that the value in what we do lies in the difference we can make.

This conviction is reflected at the very top of our organization, as all of our Trustees and Executives volunteer their time to serve in academic, research, nonprofit and philanthropic institutions. They also actively participate in community affairs and charitable initiatives, using the power of the Brandywine platform to touch lives and shape neighborhoods.

Our employees are encouraged to give back through regular participation in civic, charitable and volunteer efforts across the nation during Day of Caring events. On these volunteer days, Brandywine employees work in their communities sharing time, talent and dollars with those in need. They regularly donate time to repair facilities, organize and stock food pantries, tutor children and adults, clean up public spaces, and more. Knowing how much giving back means to our employees, we also recently implemented a Volunteer Time Off policy to provide employees up to 24 hours of paid time-off each year to volunteer at a charitable non-profit organization of their choice. In addition, we match 50% of employee contributions up to \$1,000 per employee to charities that are classified as tax-exempt under Section 501(c)(3) of the Internal Revenue Code. Further information on our corporate philanthropy and community service may be found under the Community Service tab on our website (www.brandywinerealty.com).

Our Initiatives

u Grow Philadelphia Capital Fund: We grant working capital to help fund local minority enterprises.

- u **Construction Apprenticeship Preparatory Program:** We train and mentor community members so they can break into the trades.
- u **Local Sourcing Initiative:** We offer our tenants discounts on select local businesses goods and services in order to prioritize local spending and sourcing.

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- u **CDC Co-Development:** We hire local non-profit community development corporations as co-developer to give them exposure to our processes and contacts.
- u **Community Fund:** This fund supports neighborhood priorities, including affordable housing, small and minority business/ employment, education and capacity building.

u **Cristo Rey Program:** We sponsor high school student internships and summer work programs. Governance Highlights

Our Board of Trustees directs management of the business and affairs of Brandywine on behalf of our shareholders to ensure that the long-term interests of Brandywine and its shareholders are being served, to monitor adherence to Brandywine standards and polices, and to promote responsible corporate citizenship.

- u All Trustees are independent other than our President and CEO.
- u Trustees are elected annually.
- u Majority voting in uncontested elections.
- u Resignation policy for any Trustee who does not receive majority support.
- u Two Audit Committee members are audit committee financial experts.
- u Express Board diversity commitment in Corporate Governance Principles.
- u Regular executive sessions of independent Trustees.
- u Separate Chairman and Chief Executive Officer.

- u Robust role for Lead Independent Trustee, who chairs the Board.
- u Proxy access provisions in our Bylaws.
- u No poison pill.
- u Shareholders have the right to call a special meeting.
- u Active year-round shareholder outreach and engagement.
- u Open communication and effective working relationships among Trustees with regular access to management.
- u Robust trustee and officer share ownership requirements.
- u Anti-hedging policy and anti-pledging policy.
- u We have opted out of the Maryland Unsolicited Takeover Act (MUTA) and, effective November 2019, opted out of the Maryland Business Combination Act.
- u Simple majority vote requirement for mergers requiring a shareholder vote.
- u Our shareholders have the power to amend our Bylaws.
- u Risk oversight by full Board and Committees.
- u Annual Board and Committee self-assessment.

BRANDYWINE REALTY TRUST

Information about the Meeting and Voting

What Am I Voting on?

Our Board of Trustees is soliciting your vote for:

- u The election of eight Trustees, each to serve for a term expiring at the 2020 annual meeting of shareholders and until his or her successor is duly elected and qualified. Each of the eight individuals nominated for election is currently serving on our Board.
- u Ratification of the Audit Committee s appointment of PricewaterhouseCoopers LLP as our independent registered public accounting firm for calendar year 2019.

u Approval of a non-binding, advisory resolution on executive compensation.

If any other matter should be properly presented at the annual meeting or any postponement or adjournment of the meeting for action by the shareholders, the persons named in the proxy card will vote the proxy in accordance with his or her discretion on such matter.

What Are the Board s Recommendations?

Our Board recommends that you vote:

FOR the election to the Board of each of the eight nominees identified in this proxy statement, with each to serve as a Trustee for a term expiring at the 2020 annual meeting of shareholders and until his or her successor is duly elected and qualified.

FOR the ratification of the appointment of PricewaterhouseCoopers LLP as our independent registered public accounting firm for calendar year 2019.

FOR the approval of a non-binding, advisory resolution on executive compensation.

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Who Is Entitled to Vote?

Holders of common shares of beneficial interest, par value \$0.01 per share, or common shares, of record as of the close of business on March 22, 2019 are entitled to notice of and to vote at the annual meeting. Common shares may be voted only if the shareholder is present in person or is represented by proxy at the annual meeting. As of the record date, 175,813,000 common shares were issued and outstanding and entitled to vote.

How Do I Vote?

Shareholders of Record

If you are a shareholder of record, there are several ways for you to vote your common shares at the annual meeting:

You may vote your shares through the Internet by signing on to the website identified on the proxy card and following the procedures described on the website. Internet voting is available 24 hours a day, and the procedures are designed to authenticate votes cast by using a personal identification number located on the proxy card. The procedures allow you to authorize a proxy to vote your shares and to confirm that your instructions have been properly recorded. If you vote through the Internet, you should not return your proxy card.

Internet

If you choose to vote by mail, simply complete the enclosed proxy card, date and sign it, and return it in the postage-paid envelope provided. If you sign your proxy card and return it without marking any voting instructions, your shares will be voted:

Voting by Mail

1. FOR the election to our Board of each of the eight nominees identified in this proxy statement, with each to serve as a Trustee for a term expiring at the 2020 annual meeting of shareholders and until his or her successor is duly elected and qualified;

2. FOR the ratification of the appointment of PricewaterhouseCoopers LLP as our independent registered public accounting firm for calendar year 2019; and

3. FOR the approval of non-binding, advisory resolution on our executive compensation.

You may vote your shares by telephone by calling toll-free 1-800-690-6903. Telephone voting is available 24 hours a day, and the procedures are designed to authenticate votes cast by using a personal identification number located on the proxy card. The procedures allow you to authorize a proxy to vote your shares and to confirm that your instructions have been properly recorded. If you vote by telephone, you should not return your proxy card.

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You may vote your shares in person at the annual meeting. Even if you plan to attend the meeting in person, we recommend that you submit your proxy card or voting instructions, or vote by telephone or the Internet by the deadline so that your vote will be counted even if you later decide not to attend the meeting.

In Person Attendance

Beneficial Owners

If you are a shareholder whose shares are held in street name (i.e., in the name of a broker or other custodian), you may vote the shares in person at the annual meeting only if you obtain a legal proxy from the broker or other custodian giving you the right to vote the shares. Alternatively, you may have your shares voted at the meeting by following the voting instructions provided to you by your broker or custodian. Although most brokers offer voting by mail, telephone and via the Internet, availability and specific procedures will depend on their voting arrangements. If you do not provide voting instructions to your broker or other custodian, your shares are referred to as uninstructed shares. Under rules of the New York Stock Exchange, your broker or other custodian does not have discretion to vote uninstructed shares on non-routine matters, such as Proposals 1 and 3. Your broker or other custodian does have discretion to vote your shares on Proposal 2.

How May I Revoke or Change My Vote

You may revoke your proxy at any time before it is voted at the Meeting by any of the following methods:

calling toll-free 1-800-690-6903 or through the Internet by signing on to the website identified on the proxy card.

Submitting a later-dated proxy Sending a written notice, including by telecopy to by mail, over the telephone by 610-325-5622, to our Secretary. You must send any written notice of a revocation of a proxy so as to be delivered before the closing of the vote at the annual meeting to:

Brandywine Realty Trust

2929 Walnut Street, Suite 1700

Philadelphia, Pennsylvania 19104

Attending the annual meeting and voting in person. Your attendance at the meeting will not in and of itself revoke any previously delivered proxy. You must also vote your shares at the meeting.

Attention: Jennifer Matthews Rice,

Senior Vice President, General

Counsel and Secretary

2019 PROXY STATEMENT

What Constitutes a Quorum?

The holders of a majority of the outstanding common shares entitled to vote at the annual meeting must be present in person or by proxy to constitute a quorum. Unless a quorum is present at the meeting, no action may be taken at the meeting except the adjournment thereof to a later time. All valid proxies returned will be included in the determination of whether a quorum is present at the meeting. The shares of a shareholder whose ballot on any or all proposals is marked as abstain will be treated as present for quorum purposes. Broker-votes, as discussed below, will be considered as present for determining a quorum.

What Is a Broker Non-Vote?

A brokenon-vote occurs when a broker or other nominee holding shares for a beneficial owner returns a properly-executed proxy but does not cast a vote on a particular proposal because the broker or nominee does not have discretionary voting power with respect to that item and has not received instructions from the beneficial owner.

What Vote Is Required to Approve Each Proposal?

Voting Rights Generally. Each common share is entitled to one vote on each matter to be voted on at the annual meeting. Shareholders have no cumulative voting rights. The advisory vote on Proposal 3 is non-binding, as provided by law. However, our Board will review the results of the vote and, consistent with our record of shareowner engagement, will take it into account in making a determination concerning executive compensation.

Election of Trustees. Our Bylaws provide that, in an uncontested election, a nominee for Trustee is elected only if such nominee receives the affirmative vote of a majority of the total votes cast for and against such nominee. The majority voting standard would not apply in contested elections, and Trustees are elected by a plurality of the votes cast in a contested election.

The majority voting standard will apply to the election of Trustees at the annual meeting. Accordingly, a nominee for election to the Board will be elected if such nominee receives the affirmative vote of a majority of the total votes cast for and against such nominee. Broker non-votes, if any, and abstentions will not be treated as votes cast for the election of a Trustee and will have no effect on the results of the vote, although they will be considered present for the purpose of determining the presence of a quorum.

BRANDYWINE REALTY TRUST

Our Bylaws provide that a Trustee nominated for re-election who fails to receive the required number of votes for re-election must tender his or her offer to resign to our Board of Trustees for its consideration. The Corporate Governance Committee will act on an expedited basis to determine whether it is advisable to accept the Trustee s resignation and will submit the recommendation for prompt consideration by our Board. Our Board will act on the tendered offer of resignation within 90 days following certification of the shareholder vote and will promptly and publicly disclose its decision. The Trustee whose offer of resignation is under consideration will abstain from participating in any decision regarding his or her offer of resignation. If the offer of resignation is not accepted, the Trustee will continue to serve until the next annual meeting of shareholders and until the Trustee s successor is duly elected and qualified or until the Trustee s earlier resignation or removal. The Corporate Governance Committee and our Board may consider any factors they deem relevant in deciding whether to accept a Trustee s offer of resignation.

Ratification of Appointment of Independent Registered Public Accounting Firm. Ratification of the Audit Committee s appointment of PricewaterhouseCoopers LLP as our independent registered public accounting firm for 2019 requires the affirmative vote of a majority of all of the votes cast on this Proposal. Abstentions and broker non-votes will therefore have no effect on the result of such vote.

Non-Binding, Advisory Vote on Executive Compensation. Approval, by non-binding vote, of our executive compensation requires the affirmative vote of a majority of all of the votes cast on this Proposal. Abstentions and broker non-votes will therefore have no effect on the result of such vote.

Who Counts the Votes?

We have engaged Broadridge Financial Solutions, Inc. as our independent agent to receive and tabulate votes. Broadridge will separately tabulate for and against votes, abstentions and bnokervotes. We have also retained an independent inspector of elections to certify the results, report on the existence of a quorum and the validity of proxies and ballots.

What Does it Mean if I Receive More Than One Proxy Card?

Some of your shares may be registered differently or are in more than one account. You should vote each of your accounts by telephone or the Internet or mail. If you mail proxy cards, please sign, date and return each proxy card to assure that all of your shares are voted. If you hold your shares in registered form and wish to combine your shareholder accounts in the future, you should contact our transfer agent, Computershare, at P.O. Box 30170, College Station, Texas 77845-3170, phone (888) 985-2061; outside the U.S., phone (781) 575-2724. Combining accounts reduces excess printing and mailing costs, resulting in savings for us that benefit you as a shareholder.

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What if I Receive Only One Set of Proxy Materials Although There Are Multiple Shareholders at My Address?

If you and other residents at your mailing address own common shares you may have received a notice that your household will receive only one annual report, proxy statement and Notice of Internet Availability of Proxy Materials. If you hold common shares in street name, you may have received this notice from your broker or other custodian and the notice may apply to each company in which you hold shares through that broker or custodian. This practice of sending only one copy of proxy materials is known as householding. We do this to conserve natural resources. If you did not respond to a timely notice that you did not want to participate in householding, you were deemed to have consented. You may revoke your consent to householding at any time by sending your name, the name of your brokerage firm, and your account number to Broadridge Householding Department, 51 Mercedes Way, Edgewood, NY 11717, or by calling telephone number (800) 542-1061. The revocation of your consent to householding will be effective 30 days following its receipt. If you did not receive an individual copy of this proxy statement, our annual report and Notice of Internet Availability of Proxy Materials, we will send a copy to you, free of charge, if you address your written request to Brandywine Realty Trust, 2929 Walnut Street, Suite 1700, Philadelphia, PA 19104, Attention: Thomas E. Wirth or by calling Mr. Wirth at (610) 832-7434. If you are receiving multiple copies of our annual report, proxy statement and Notice of Internet Availability of Proxy Materials, you may request householding by contacting Mr. Wirth in the same manner.

How Do I Submit a Shareholder Proposal for Next Year s Annual Meeting?

Shareholder proposals may be submitted for inclusion in the proxy statement for our 2020 annual meeting of shareholders in accordance with rules of the Securities and Exchange Commission (SEC). See Other Information Proposals Pursuant to Rule 14a-8 later in this proxy statement. In addition, eligible shareholders are entitled to nominate and include in our proxy statement for our 2020 annual meeting Trustee nominees, subject to limitations and requirements in our Bylaws. See Other Information Proxy Access Trustee Nominees later in this proxy statement. Any shareholder who wishes to propose any business at the 2020 annual meeting other than for inclusion in our proxy statement pursuant to Rule 14a-8 or nominees for election as Trustees pursuant to the proxy access provisions in our Bylaws, must provide timely notice and satisfy the other requirements in our Bylaws. See Other Information Other Proposals and Nominees later in this proxy statement. Proposals should be sent via registered, certified, or express mail to Jennifer Matthews Rice, Senior Vice President, General Counsel and Secretary, Brandywine Realty Trust, 2929 Walnut Street, Suite 1700, Philadelphia, Pennsylvania 19104.

BRANDYWINE REALTY TRUST

Will I Receive a Copy of the Annual Report and Form 10-K?

We have furnished our 2018 Annual Report with this proxy statement. The 2018 Annual Report includes our audited financial statements, along with other financial information about us, and is not part of the proxy solicitation materials.

You may obtain a free copy of our Form 10-K, which also includes the audited financial statements of Brandywine Operating Partnership, L.P., our operating partnership subsidiary, by one of the following:

Accessing our Internet site at	Writing to our	Calling Mr. Wirth at:
www.brandywinerealty.com	Executive Vice President	(610) 832-7434
and clicking on the Investor Relations link	and Chief Financial Officer,	
IIIK	Thomas E. Wirth, at	

2929 Walnut Street, Suite 1700

Philadelphia, PA 19104

You may also obtain a copy of our Form 10-K and other periodic filings and current reports from the SEC s EDGAR database at <u>www.sec.gov</u>.

How Can I Access the Proxy Materials Electronically?

This proxy statement and our 2018 Annual Report are available on our website at <u>www.proxyvote.com</u>. Instead of receiving copies of future annual reports, proxy statements, proxy cards and Notices of Internet Availability of Proxy Materials, by mail, shareholders may elect to receive an email that will provide electronic links to our proxy materials and the proxy voting site. Choosing to receive your future proxy materials or Notices of Internet Availability of Proxy Materials online will save us the cost of producing and mailing documents to you and help conserve natural resources. You may sign up for electronic delivery by visiting <u>www.proxyvote.com</u>.

BRANDYWINE REALTY TRUST

Proposal 1:

Election of Trustees

We first ask that you vote to elect to our Board each of the eight persons nominated by our Board of Trustees to serve for a term expiring at the 2020 annual meeting of shareholders and until his or her successor is duly elected and qualified. Each of the eight nominees is currently a Trustee. Each nominee has agreed to be named in this Proxy Statement and to serve if elected. All of the nominees are expected to attend the 2019 annual meeting. Each of the nominees attended the 2018 annual meeting.

We have no reason to believe that any of the nominees will be unable or unwilling for good cause to serve if elected. However, if any nominee should become unable for any reason or unwilling for good cause to serve, proxies may be voted for another person nominated as a substitute by the Board, or the Board may reduce the number of Trustees.

Trustee Criteria, Qualifications,

Experience and Tenure

We are one of the largest publicly traded, full-service, integrated real estate companies in the United States with a core focus in the Philadelphia, Washington, D.C., and Austin markets. Organized as a real estate investment trust (REIT), we own, develop, lease and manage principally an urban, town center and transit-oriented portfolio comprising 181 properties and 24.8 million square feet as of December 31, 2018.

Our business and affairs are managed under the direction of our Board of Trustees. Our Corporate Governance Principles contain Board membership qualifications and we strive for a mix of skills, experience and perspectives that will help create a dynamic and effective Board. In selecting nominees, the Board and its Corporate Governance Committee assess the independence, character and acumen of candidates and endeavor to establish areas of core competency of the Board, including, among others, industry knowledge and experience; management, accounting and finance expertise; and demonstrated business judgment, leadership and strategic vision. Our Board values diversity of backgrounds, experience, perspectives and leadership in different fields when identifying nominees.

Our Board and its Corporate Governance Committee consider Trustee tenure in making Board nomination decisions and believe that it is desirable to maintain a mix of longer-tenured, experienced Trustees and newer Trustees with fresh perspectives. We also believe that longer-tenured, experienced Trustees are a significant strength of the Board, given Brandywine s size and range of activities.

2019 PROXY STATEMENT

Below, we identify the key experiences, qualifications and skills our Trustee nominees bring to the Board and that the Board considers important in light of our business and industry.

- Industry Knowledge and Experience. We seek Trustees with experience as executives, directors or other leadership positions, including in commercial real estate, finance and accounting, because our success depends on acquiring, developing and leasing attractive real estate for the communities in which we have a presence, and raising and investing capital prudently to grow our portfolio with high-yielding assets. This experience is critical to the Board s ability to understand our portfolio and business, assess our competitive position within the commercial real estate markets in which we operate, asses the strengths and weaknesses of our competitors, maintain awareness of trends and innovations in commercial real estate and real estate capital markets, and evaluate potential acquisitions and our acquisition and growth strategy.
- u Management, Accounting and Finance Expertise. We believe that an understanding of management practices, finance and financial reporting processes is important for our Trustees. We value management experience as it provides a practical understanding of organizations, processes, strategies, risk management and the methods to drive change and growth that permit the Board to identify and recommend improvements to our operations, leasing and marketing approaches and portfolio strategy. A strong understanding of accounting and finance is important for ensuring the integrity of our financial reporting and critically evaluating our performance. We currently have two Trustees who qualify as audit committee financial experts, and expect all of our Trustees to be financially knowledgeable.
- u Business Judgment, Leadership and Strategic Vision. We believe that Trustees with experience in significant leadership positions demonstrate excellent business judgment, leadership skills and strategic vision. We seek Trustees with these characteristics as they bring special insights to Board deliberations and processes. We also believe that Trustees who have served as senior executives are in a position to challenge management and contribute practical insight into business strategy and operations. In addition, many of our Trustees have experience as directors or trustees of academic, research, nonprofit, and philanthropic institutions, and bring valuable perspectives from these experiences.
- u **Governance Expertise.** A deep understanding of a corporate board s duties and responsibilities enhances Board effectiveness and ensures independent oversight that is aligned with shareholder interests.

BRANDYWINE REALTY TRUST

The Board and its Corporate Governance Committee evaluate the Board s own composition in the context of the diverse experiences and perspectives that the Trustees collectively bring to the boardroom. Their backgrounds provide the Board with vital insights in areas such as:

Commercial	Accounting and	Dick Management	
Real Estate	Financial	Risk Management	
Mergers and Acquisition	Business Administration	Governmental and	
Mergers and Acquisition	and Operations	Regulatory Affairs	
		Executive Leadership	
Marketing and Sales	Capital Deployment and Capital Markets	and Talent	
		Development	
	Sustainability and		
Tenant and Customer Perspective	Corporate	Technology	
	Responsibility		

Responsibility

The experiences, qualifications and skills of each Trustee that the Board considered in his or her nomination are included below the Trustees individual biographies on the following pages. The Board concluded that each nominee should serve as a Trustee based on the specific experience and attributes listed below each Trustees biography and the Board s knowledge of each nominee, including the insight and collegiality each nominee is expected to bring to the Board s functions and deliberations.

Annual Board Evaluation Process

The Board recognizes that a robust and constructive evaluation process is an essential part of good corporate governance and board effectiveness. The evaluation processes utilized by the Board are designed and implemented under the direction of the Corporate Governance Committee and aim to assess Board and committee effectiveness as well as individual Trustee performance and contribution levels. The Corporate Governance Committee and full Board consider the results of the annual evaluations in connection with their review of Trustee nominees to ensure the Board continues to operate effectively.

Each year, our Trustees complete governance questionnaires and self-assessments. In addition, the Chair of the Corporate Governance Committee coordinates in-depth interviews with each of the Trustees to solicit their feedback. These questionnaires, assessments, and feedback from the interviews facilitate a candid assessment of: the Board s performance in areas such as business strategy, risk oversight, talent development and succession planning and corporate governance; the Board s structure, composition and culture; and the mix of skills, qualifications and experiences of our Trustees.

2019 PROXY STATEMENT

Trustees; Nominees

Our Board, upon the recommendation of its Corporate Governance Committee, has nominated each of the eight individuals identified below for election at the annual meeting and unanimously recommends that shareholders vote FOR the election of each of the nominees as Trustee. Each nominee is currently a Trustee and has agreed to serve if elected. The Trustees have no reason to believe that any of the nominees will be unable or unwilling to be a candidate for election at the time of the meeting. If any nominee is unable or unwilling for good cause to serve on our Board, the persons named in the proxy will use their discretion in selecting and voting for a substitute candidate or the Board may reduce the number of Trustees. Each individual elected as a Trustee at the meeting will serve for a term expiring at the next annual meeting of shareholders and until his or her successor is elected and qualified.

Trustee Age

NAME	AGE	Trustee Since	CURRENT POSITION
Michael J. Joyce	77	2004	Non-Executive Chairman of the Board and Trustee
Anthony A. Nichols, Sr.	79	1996	Chairman Emeritus and Trustee
Gerard H. Sweeney	62	1994	President, Chief Executive Officer and Trustee
James C. Diggs	70	2011	Trustee
	78	2004	Trustee

Wyche Fowler

H. Richard Haverstick, Jr.	66	2016	Trustee
Terri A. Herubin	57	2018	Trustee
Charles P. Pizzi	68	1996	Trustee

BRANDYWINE REALTY TRUST

Experience, Qualifications, Attributes and Skills

	JOYCE	NICHOLS	SWEENEY	DIGGS	FOWLER	HAVERSTICK	HERUBIN	PIZZI
Commercial Real Estate	«	«	«	«	«	«	«	*
Accounting and Financial	«	«	«	«		«	«	«
Risk Management	«	«	«	«	«	«	«	
Mergers and Acquisitions	«	«	«	«		«		«
Business Administration and Operations	«	«	«	«	«	«	«	«
Governmental and Regulatory Affairs			«	«	«		«	«
Marketing and Sales	«	«	~	«		«	«	*
Capital Deployment Table of Contents	«	*	«	«	«	«	*	« 40

and Capital Markets

Executive Leadership and Talent Development	«	«	«	«	«	«	«	*
Tenant and Customer Perspective	«	«	«			«	«	«
Sustainability and Corporate Responsibility	«	«	«	«	«	«	«	«
Technology							«	

2019 PROXY STATEMENT

The following are biographical summaries of the individuals nominated for election at the Meeting.

Michael J. Joyce

Chairman of the Board and Trustee

Mr. Joyce was first elected a Trustee on June 1, 2004 and was appointed our non-executive Chairman of the Board on February 16, 2017. From 1995 until his retirement from Deloitte in May 2004, Mr. Joyce served as New England Managing Partner of Deloitte, an international accounting firm. Prior to that, he was, for ten years, Philadelphia Managing Partner of Deloitte. Mr. Joyce served on the board of Allegheny Technologies Incorporated until expiration of his term in May 2014. In addition, Mr. Joyce served on the board of A.C. Moore Arts and Crafts, Inc. and was Chair of the board when the company was sold in 2011.

Qualifications, Attributes, Skills and Experience: Financial expertise, including in financial reporting, accounting and controls; risk management; finance; executive leadership; and corporate and community experience.

Anthony A. Nichols, Sr.

Chairman Emeritus and Trustee

Mr. Nichols was elected Executive Chairman of our Board on August 22, 1996. On March 25, 2004, Mr. Nichols became Chairman Emeritus of our Board. Mr. Nichols founded The Nichols Company, a private real estate development company, through a corporate joint venture with Safeguard Scientifics, Inc. and was President and Chief Executive Officer from 1982 through August 22, 1996. From 1968 to 1982, Mr. Nichols was Senior Vice President of Colonial Mortgage Service Company (now Berkadia Commercial Mortgage) and President of Colonial Advisors (the advisor to P.N.B. Mortgage and Realty Trust). Mr. Nichols has been a member of the National Association of Real Estate Investment Trusts (NAREIT) and former member of the Board of Governors of the Mortgage Banking Association and the Executive Committee of the Greater Philadelphia Chamber of Commerce. He was Vice Chairman, a member of the Executive Committee and a Trustee of St. Joseph s University and also served as Chairman of

the Development Committee and currently is on the Advisory Board of the Haub School of Business. Mr. Nichols was a member of the Board of Directors of Fox Chase Bank, which was sold in 2016, as well as a member of Fox Chase Board s risk management and audit committees.

Qualifications, Attributes, Skills and Experience: Real estate; finance; construction and development. Experience in all aspects of commercial real estate development and finance and extensive knowledge of the Company s business as former executive Chairman; executive leadership; and corporate and community experience.

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BRANDYWINE REALTY TRUST

Gerard H. Sweeney

President, Chief Executive Officer and Trustee

Mr. Sweeney has served as President, Chief Executive Officer and Trustee of Brandywine since the Company s founding in 1994. Mr. Sweeney has overseen the growth of Brandywine from four properties and a total market capitalization of less than \$5 million to over 33 million square feet and a total market capitalization of approximately \$5.0 billion. Prior to 1994, Mr. Sweeney served as Vice President of LCOR, Incorporated (LCOR), a real estate development firm. Mr. Sweeney was employed by the Linpro Company (a predecessor of LCOR) from 1983 to 1994 and served in several capacities, including Financial Vice President and General Partner. During this time, Mr. Sweeney was responsible for the marketing, management, construction, asset management and financial oversight of a diversified portfolio consisting of urban high-rise, mid-rise, flex, warehouse and distribution facilities, retail and apartment complexes. Mr. Sweeney is a member of the Real Estate Roundtable, NAREIT, Urban Land Institute (ULI), Chairman of the Schuylkill River Development Corporation (SRDC), Chairman of the board for the Philadelphia Regional Port Authority and Chairman of the King of Prussia Rail Coalition Advisory Committee. Additionally, Mr. Sweeney serves on the boards of several other Philadelphia-based civic and non-profit organizations. Mr. Sweeney is also co-founder and co-CEO of Bonomo Turkish Taffy LLC.

Qualifications, Attributes, Skills and Experience: Senior executive, with ability to drive and oversee our business strategy; detailed knowledge and unique perspective regarding our strategic and operational opportunities and challenges and our competitive and financial positioning.

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		Markets	Development		

2019 PROXY STATEMENT

James C. Diggs

Trustee

Mr. Diggs was first elected a Trustee on March 21, 2011. From 1997 until his retirement in June 2010, Mr. Diggs served as Senior Vice President and General Counsel of PPG Industries, Inc., a producer of coatings and glass products. From 2004 to September 2009, Mr. Diggs also served as Corporate Secretary of PPG Industries, Inc. Mr. Diggs is a director of Allegheny Technologies Inc.

Qualifications, Attributes, Skills and Experience: Legal and risk oversight expertise; complex regulatory; environment, health and safety; financial reporting, accounting and controls; executive leadership; and corporate and community experience.

Wyche Fowler

Trustee

Mr. Fowler was first elected a Trustee on September 1, 2004. Mr. Fowler served as a member of the U.S. House of Representatives (1977-1986) and U.S. Senate (1987-1992) and as ambassador to Saudi Arabia (1996-2001). Mr. Fowler received an A.B. degree in English from North Carolina s Davidson College in 1962 and a J.D. from Emory University in 1969. Mr. Fowler serves on a number of corporate boards, including Shubert Theatre, NY and Mr. Fowler is Chair Emeritus of the Middle East Institute, a nonprofit research foundation in Washington, D.C.

Qualifications, Attributes, Skills and Experience: Deep understanding and experience in government; public policy and foreign policy expertise; complex regulatory; legal expertise; senior leadership; and corporate and community experience.

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BRANDYWINE REALTY TRUST

H. Richard Haverstick, Jr.

Trustee

Mr. Haverstick was first elected a Trustee on December 6, 2016. Prior to his retirement in June 2013, Mr. Haverstick spent nearly 40 years with Ernst & Young LLP, where he served in many senior leadership roles including Global Financial Services Partner, Managing Partner of the Philadelphia Office, Philadelphia Partner-In-Charge of Financial Services, Mid-Atlantic and Southeast Region Banking Industry Leader and Mid-Atlantic Region Partner-In-Charge of Human Resources. Presently, Mr. Haverstick is a director and chair of the Audit Committee of the BMT Multi Cap Fund sponsored by The Bryn Mawr Trust Company. From June 2016 until its NASDAQ delisting in February 2018 under a plan of dissolution, Mr. Haverstick was a director and member of the Audit Committee of Actua Corporation. Mr. Haverstick has served as a Trustee of Thomas Jefferson University and Jefferson Health since July 2013. At Jefferson, Mr. Haverstick is vice chair and chair elect, chair of the Finance committee, a member of the Compensation and Human Capital Committee, a member of the Executive Committee and past chair of the Audit, Risk and Compliance Committee. Mr. Haverstick has served in a variety of roles at civic and charitable organizations. He currently serves on the Dean s Council at the Temple University Fox School of Business and as the Chair of the Accounting Department Advisory Board at Temple University. Previously, Mr. Haverstick held board positions with The Greater Philadelphia Chamber of Commerce, The Greater Philadelphia CEO Council for Growth, the Philadelphia Bar Foundation, The Southeast Pennsylvania Chapter of the American Red Cross, The Philadelphia Arts and Business Council, the Penjerdel Council, the Greater Philadelphia First Corporation and Movement Theater International.

Qualifications, Attributes, Skills and Experience: Financial expertise, including in financial reporting, accounting and controls; risk management; finance; executive leadership; and corporate and community experience.

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2019 PROXY STATEMENT

Terri A. Herubin

Trustee

Ms. Herubin was first elected to the Board on May 23, 2018. Ms. Herubin joined Greystar, a global multifamily-focused firm, in 2019 as Managing Director, Portfolio Management, where she is responsible for overseeing two of the company s flagship perpetual life funds. She also serves as practice leader for the firm s other domestic and international open-end investment vehicles. From 2017 until 2019, Ms. Herubin served as Managing Director, Senior Product Specialist for Real Estate, for Angelo Gordon, a private investment advisor. From 2012 until 2017, Ms. Herubin served as a Managing Director at Barings Real Estate, a private investment manager, where she was lead portfolio manager of the firm s core open-end fund and a member of its investment committee. She joined Barings from the Townsend Group, where, as a portfolio manager in the firm s investment management group between 2009 and 2012, she led the underwriting of U.S. commingled fund mandates. Prior to her tenure at Townsend, Ms. Herubin was a co-portfolio manager for the New York State Teachers Retirement System s equity real estate portfolio. She graduated from the University of Illinois at Urbana-Champaign with a B.A. in Urban Planning and holds a J.D. from Brooklyn Law School, where she was an editor of the Law Review. Ms. Herubin is a member of W/X, New York Women Executives in Real Estate, and of the Pension Real Estate Association. for which she has been a speaker at their bi-annual meetings and a past member of the PREA-IPD Advisory Board.

Qualifications, Attributes, Skills and Experience: Real estate; finance; capital markets; complex regulatory; risk management. Extensive experience in all aspects of commercial real estate investments and finance.

Charles P. Pizzi

Trustee

Mr. Pizzi was first elected a Trustee on August 22, 1996. Mr. Pizzi served as the President and Chief Executive Officer, as well as a director of Tasty Baking Company from October 7, 2002 until the company s sale in May 2011. Mr. Pizzi served as President and Chief Executive

officer of the Greater Philadelphia Chamber of Commerce from 1989 until October 4, 2002. Mr. Pizzi is a director of Pennsylvania Real Estate Investment Trust (serving as Lead Director and Chair, Nominating and Governance) and serves on a variety of civic, educational, charitable and other boards, including the boards of Drexel University (serving on the Audit, Property and Facilities Committee), WHYY, Franklin Square Energy Fund (serving on the Audit and Nominating and Governance Committees) and the Franklin Global Opportunity Fund (serving on the Valuation and Audit Committees), and Independence Health Group (serving as Chairman). Mr. Pizzi served on the Board of Directors of the Federal Reserve Bank of Philadelphia from 2006 through 2011, including as Chairman from 2010 through 2011.

Qualifications, Attributes, Skills and Experience: Government and public policy; finance; financial reporting, accounting and controls; capital markets; risk management; extensive financial and risk oversight experience; executive leadership.

ting &	Risk	Mergers &	Business	Governmental	Marketing &	Capital	Executive	Tenant and	Sustai
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BRANDYWINE REALTY TRUST

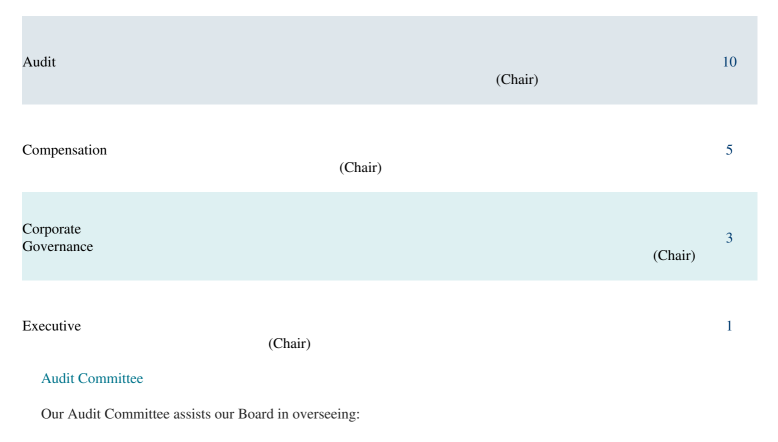
Committees of the Board of Trustees

Our Board of Trustees has standing Audit, Corporate Governance, Compensation and Executive Committees.

The table below provides 2018 membership and 2018 meeting information for each of the Board Committees.

2018 Meetings

JOYCE NICHOLS SWEENEY DIGGS FOWLER HAVERSTICK HERUBIN PIZZI



u the quality and integrity of our financial statements;

- u our compliance with legal and regulatory requirements;
- u our policies and practices for risk assessment and risk management, and steps taken by management to control these risks; and
- u related party transactions.
- u Our Audit Committee has sole authority to appoint, compensate, oversee and replace the independent registered public accounting firm. The committee reviews its internal quality-control procedures, assesses its independence and reviews all relationships between the independent registered public accounting firm and Brandywine.

2019 PROXY STATEMENT

Our Audit Committee:

- u Approves the scope of the annual internal and external audit;
- u Pre-approves all audit and non-audit services and the related fees;
- u Reviews our consolidated financial statements and disclosures in our reports on Form 10-K and Form 10-Q;
- u Monitors the system of internal controls over financial reporting and reviews the integrity of our financial reporting process;
- u Establishes and oversees procedures for (a) complaints received by us regarding accounting, internal accounting controls or auditing matters, and (b) the confidential anonymous submission by our employees of concerns regarding questionable accounting or auditing matters; and
- u Reviews disclosures from our independent registered public accounting firm required by the applicable requirements of the Public Company Accounting Oversight Board regarding the independence of accountant s communications with the audit committee.

Our Audit Committee relies on the expertise and knowledge of management, our internal auditors, and the independent registered public accounting firm in carrying out its oversight responsibilities.

Each member of our Audit Committee is independent within the meaning of the SEC regulations, the listing standards and requirements of the New York Stock Exchange and our *Corporate Governance Principles*. Each member is financially literate, knowledgeable and qualified to review financial statements. The charter of our Audit Committee requires such independence and financial literacy as a condition to continued membership on the Committee. Mr. Haverstick and Mr. Joyce are qualified as audit committee financial experts by SEC regulations.

BRANDYWINE REALTY TRUST

Compensation Committee

Our Compensation Committee is responsible for:

- u reviewing, evaluating and approving compensation plans and programs for our Trustees and senior executives;
- u annually reviewing and approving corporate goals and objectives relevant to compensation of our President and CEO and other senior executives and evaluating performance in light of these goals and objectives;
- u reviewing and discussing with the full Board whether our compensation programs for employees create incentives for employees to take inappropriate or excessive risk; and
- retaining and terminating any consultant or outside advisor to the Committee (and the Committee has sole authority to approve any such consultant s or advisor s fees and other terms of engagement).
 Since the fourth quarter of 2010, our Compensation Committee has retained Pay Governance LLC as its consultant.
 We describe the role of the Compensation Committee s consultant in the Compensation Discussion and Analysis later in this proxy statement.

Each member of our Compensation Committee meets the independence requirements of the New York Stock Exchange and our Corporate Governance Principles. The charter of our Compensation Committee requires such independence as a condition to continued membership on the Committee.

For information on the process and procedures of our Compensation Committee, please see Compensation Discussion and Analysis Decision Making.

Compensation Committee Interlocks and Insider Participation

No member of the Compensation Committee is or has been an officer or employee of the Company. In addition, none of our executive officers serves as a member of the board of directors or compensation committee of any company that has an executive officer serving as a member of our Board.

2019 PROXY STATEMENT

Corporate Governance Committee

Our Corporate Governance Committee is responsible for:

- u identifying and recommending individuals qualified to become members of our Board;
- u recommending to our Board any changes in our Corporate Governance Principles;
- u leading our Board in its annual review of Board performance, and making recommendations regarding Board and Committee structure, organization, membership, function and effectiveness;
- u recommending to our Board Trustee nominees for each Board committee;
- u reviewing our efforts to promote diversity among Trustees, officers, employees and contractors;
- u arranging for an orientation for all Trustees; and
- u assisting the Board in succession planning and talent development, including in identifying and evaluating potential successors to the President and Chief Executive Officer.

Each member of the Corporate Governance Committee meets the independence requirements of the New York Stock Exchange and our *Corporate Governance Principles*. The charter of our Corporate Governance Committee requires such independence as a condition to continued membership on the Committee.

Executive Committee

Our Executive Committee has authority to approve certain significant acquisitions, dispositions and other investments, subject to limitations set by the Board.

Trustee Independence; Independence Determination

No Trustee qualifies as independent unless our Board affirmatively determines that the Trustee has no material relationship with us, directly or as a partner, share owner, or officer of an organization that has a relationship with us.

Our Board has adopted standards that are set forth in our *Corporate Governance Principles*, which meet the listing standards of the New York Stock Exchange and assist our Board in its evaluation of each Trustee s independence. A Trustee who has any of the following relationships or arrangements will not qualify as independent:

- u The Trustee is, or has been within the last three years, an employee of ours, or an immediate family member of the Trustee is, or has been within the last three years, an executive officer of ours.
- u The Trustee has received, or has an immediate family member who has received, during any twelve-month period within the last three years, more than \$120,000 in direct compensation from us (excluding compensation in the form of Board fees and Board committee fees and pension or other forms of deferred compensation not contingent on continued service).

BRANDYWINE REALTY TRUST

- u (A) The Trustee is a current partner or employee of a firm that is our internal or external auditor; (B) the Trustee has an immediate family member who is a current partner of such a firm; (C) the Trustee has an immediate family member who is a current employee of such a firm and personally works on the audit of our financial statements; or (D) the Trustee or an immediate family member was within the last three years a partner or employee of such a firm and personally worked on our audit within that time.
- u The Trustee or an immediate family member of the Trustee is, or has been within the last three years, employed as an executive officer of another company where any of our present executive officers at the same time serves or served on that company s compensation committee.
- u The Trustee is a current employee, or an immediate family member of the Trustee is a current executive officer, of a company that has made payments to, or received payments from, us for property or services in an amount which, in any of the last three fiscal years, exceeds the greater of \$1 million or 2% of such other company s consolidated gross revenues.

In its assessment of Trustee independence, our Board considers all commercial, charitable and other transactions and relationships (including tenure of Board service) that any Trustee or member of his or her immediate family may have with us, with any of our affiliates, or with any of our consultants or advisers. Our Board applies the same criteria for assessing independence for purposes of each of the Audit Committee, Corporate Governance Committee and Compensation Committee. Furthermore, in its assessment of a Trustee s independence for service on the Compensation Committee, our Board considers all factors the Board believes specifically relevant to determining whether the Trustee has a relationship which is material to such Trustee s ability to be independent from management in connection with his or her duties as a member of the Compensation Committee, including but not limited to any compensation payable to such Trustee. In addition, no member of the Audit Committee or Compensation Committee may accept directly or indirectly any consulting, advisory or other compensatory fee from us (other than fees for service as a Trustee and member of Board committees) or be an affiliate of us.

Our Board has affirmatively determined that Ms. Herubin and each of Messrs. Diggs, Fowler, Joyce, Haverstick, Nichols and Pizzi is independent under the standards of the New York Stock Exchange and those set forth in our *Corporate Governance Principles* and that the Audit Committee, Corporate Governance Committee and Compensation Committee are comprised exclusively of independent Trustees.

Our Board did not determine Mr. Sweeney to be independent because of his position as our President and Chief Executive Officer.

2019 PROXY STATEMENT

Corporate Governance

Governance Compliance

Our policies and practices comply with the listing requirements of the New York Stock Exchange and the requirements of the Sarbanes-Oxley Act of 2002. Our Board and Corporate Governance Committee regularly evaluate our corporate governance policies and practices in light of changing regulatory requirements and evolving best practices.

Board Leadership Structure

Our Board believes that independent Board leadership is a critical component of our corporate governance. Mr. Joyce is Chairman of the Board and Mr. Sweeney is our President and Chief Executive Officer and a Trustee. As Chairman of the Board, Mr. Joyce presides at Board meetings and at executive sessions of non-management Trustees, oversees the agenda of Board meetings, provides guidance to our President and Chief Executive Officer as to Board views and perspectives, particularly on our strategic direction, and is available to shareholders and other parties interested in communicating with our non-management Trustees.

As President and Chief Executive Officer, Mr. Sweeney is responsible for our day-to-day operations, engaging with shareholders and external constituents, developing our future leaders and executing our strategy. The Board believes that its leadership structure (i) achieves independent oversight and evaluation of our senior management; (ii) assures effective communication between the Board and senior management on corporate strategy; and (iii) fosters effective decision-making and accountability.

Talent Development; Succession Planning; Board Refreshment

Assisted by our Corporate Governance Committee, our Board assesses succession planning and talent development for key executives and company leadership. Assessments focus on succession in the event of the unexpected incapacity of our President and Chief Executive Officer as well as on talent development for key executives. Our *Corporate Governance Principles* provide that our President and Chief Executive Officer should at all times make available to the Board, on a confidential basis, his recommendations and evaluations of potential successors. Fundamentally, the Board s executive succession planning is a continuous, interactive process that takes into account the Company s operating plans and strategic goals and that seeks to attract, develop and retain a talent-rich pool of executives. In addition, we thoughtfully plan for Trustee succession and Board refreshment. By developing and following a long-range succession plan, the Board has an ongoing opportunity to: (i) evaluate the depth and diversity of experience of our Board; (ii) expand and replace key skills, qualifications and experiences that support our strategies; (iii) build on our record of Board diversity; and (iv) maintain a balanced mix of tenures.

BRANDYWINE REALTY TRUST

Prohibition on Classification of Board without Shareholder Approval Opt out of Classified Board Provision of Maryland s Unsolicited Takeovers Act

On February 28, 2018, our Board adopted a resolution prohibiting us from electing to be subject to the classified board provision of Title 3, Subtitle 8 of the MGCL without a shareholder vote. Title 3, Subtitle 8 of the MGCL is commonly referred to as the Maryland Unsolicited Takeovers Act, or MUTA. As a result of our opt-out, the Board is prohibited from becoming classified under Section 3-803 of the MGCL unless a proposal to repeal that prohibition is approved by the affirmative vote of at least a majority of the votes cast on the matter by our shareholders entitled to vote generally in the election of trustees.

Proxy Access

We provide for a right of proxy access in our Bylaws. This right enables eligible shareholders to include their nominees for election as trustees in our proxy statement for annual meetings. The proxy access provisions in our Bylaws permit up to 25 shareholders owning at least three percent of our common shares continuously for three years to nominate no less than two and no more than 25 percent of the number of Trustees then serving. The complete text of our By-laws, as amended, is available on our website (<u>www.brandywinerealty.com</u>).

Shareholder Outreach and Engagement

We value the views of our shareholders and regularly solicit input from them throughout the year, including through meetings with members of management, on topics such as portfolio strategy, capital allocation and corporate governance, leadership skills and resources, executive compensation and corporate social responsibility. Our direct shareholder engagement is in addition to our customary participation at industry and investment community conferences, investor road shows, and analyst meetings. We also respond to individual shareholders who provide feedback about our business and we remain committed to robust engagement as a cornerstone of our corporate governance. In 2018, we met with approximately 107 institutional investors and 11 analysts, conducted 27 regional investor meetings and property tours, and attended multiple investor conferences.

Executive and Trustee Share Ownership Requirements

We maintain minimum share ownership requirements for our executives and Trustees. We have summarized these requirements later in this proxy statement under Compensation Discussion and Analysis Additional Compensation Information Share Ownership Requirements.

2019 PROXY STATEMENT

Prohibition on Hedging and Pledging of Shares

Our executives and Trustees are prohibited from hedging their ownership or offsetting any decline in the market value of our shares, including by trading in publicly-traded options, puts, calls or other derivative instruments related to our shares. They are also prohibited from pledging our shares as collateral for loans.

Code of Conduct

We maintain a *Code of Business Conduct and Ethics*, which is available on our website (<u>www.brandywinerealty.com</u>), and is applicable to our Trustees, officers and employees. The *Code of Business Conduct and Ethics* reflects and reinforces our commitment to integrity in our business. Any amendments to or waivers of the Code for executive officers or Trustees may only be made by the Board or by the Audit Committee (which is composed solely of independent Trustees) and will be disclosed promptly as required by law or stock exchange regulation, and, in addition, amendments to or waivers that apply to our principal executive officer, principal financial officer, principal accounting officer, controller and persons performing similar functions and that relate to any matter enumerated in Item 406(b) of Regulation S-K promulgated by the SEC will be disclosed on our website (<u>www.brandywinerealty.com</u>). We also notify our vendors annually of our commitment to the highest ethical standards and the restrictions in our Code on improper payments and gratuities to our personnel.

Hotline Submissions

Our Audit Committee has established procedures, set forth in our *Code of Business Conduct and Ethics*, for the submission of complaints about our accounting or auditing matters. There is a hotline for anonymous concerns regarding questionable accounting or auditing matters. Any financial matters reported through the hotline will be reported to the Chairman of our Audit Committee. Our current hotline number is (877) 888-0002.

Availability of Committee Charters; Corporate Governance Principles; and Code of Business Conduct and Ethics

Our Board has adopted, and annually reviews, charters for each of the Audit, Compensation, Corporate Governance and Executive Committees. These charters and our *Corporate Governance Principles* and our *Code of Business Conduct and Ethics* are available on our website (<u>www.brandywinerealty.com</u>) and we will also make available in print copies of these documents to any shareholder, without charge, upon request.

BRANDYWINE REALTY TRUST

Board s Role in Risk Oversight

Our Board as a whole has responsibility for risk oversight, with reviews of certain areas being conducted by the relevant Board Committees that report on their deliberations to the Board. The oversight responsibility of the Board and its Committees is enabled by management reporting processes that are designed to provide visibility to the Board about the identification, assessment and management of critical risks and management s risk mitigation strategies. These areas of focus include competitive, economic, operational, financial (accounting, credit, liquidity and tax), legal, regulatory, compliance and reputational risks. The Board and its Committees oversee risks associated with their respective principal areas of focus, as summarized below.

Primary Areas of Risk Oversight

Audit Committee	Risks and exposures associated with financial matters, particularly financial reporting, tax (including compliance with REIT rules), accounting, disclosure, internal control over financial reporting, cybersecurity, financial policies, investment guidelines, development and leasing, and credit and liquidity matters.				
Compensation	Risks and exposures associated with executive compensation programs and arrangements, including incentive plans. See Compensation Discussion and Analysis				
Committee	Additional Compensation Information Compensation and Risks.				
Corporate Governance	Risks and exposures associated with leadership, succession planning and talent				

Committee

We maintain an internal Disclosure Committee consisting of certain members of our executive management and senior employees. Our Disclosure Committee meets at least quarterly to bring together representatives from our core business lines and employees involved in the preparation of our financial statements so that the group may discuss any issues of which the members are aware that should be considered for disclosure in our public SEC filings. Our Disclosure Committee reports to our President and Chief Executive Officer and our Executive Vice President and Chief Financial Officer.

development; and corporate governance.

2019 PROXY STATEMENT

Trustee Nominations

In making its recommendations as to nominees for election to our Board, the Corporate Governance Committee may consider, in its sole judgment, recommendations of our President and Chief Executive Officer, other Trustees, shareholders and third parties. The Corporate Governance Committee may also retain third-party search firms to identify candidates. Shareholders desiring to recommend nominees should submit their recommendations in writing to Michael J. Joyce, Chairman of the Board, c/o Brandywine Realty Trust, 2929 Walnut Street, Suite 1700, Philadelphia, Pennsylvania 19104. Recommendations from shareholders should include pertinent information as specified in our Bylaws concerning the proposed nominee s background and experience.

Our Board s Corporate Governance Principles set forth qualifications for Trustee nominees. Qualifications include:

u	personal ethics, integrity and values;	u willingness to devote the required amount of time to fulfill the duties and responsibilities of Board membership;
u	inquiring and independent mind;	
u	practical wisdom and mature judgment;	u commitment to serve on the Board over a period of years in order to develop knowledge about our operations; and

11 in business, government, education or technology;

broad training and experience at the policy-making level u involvement in activities or interests that do not create a conflict with the nominee s responsibilities to us and our shareholders.

The Corporate Governance Committee also considers such other factors as it deems appropriate, including the current composition of the Board. The Committee and Board believe that Board membership should reflect diversity in its broadest sense, including persons diverse in skills, background, gender and ethnicity. The Committee has not adopted a formal policy for the consideration of diversity in identifying candidates for the Board. The Committee and Board also consider the bearing of each Trustee s tenure, and the tenure of the Board as a whole, on the Board s mix of skills and experience, independence and access to new and diverse perspectives. The Committee has not adopted different criteria for considering a candidate for nomination to the Board based on whether the party making nomination is a Trustee, shareholder or third party.

If the Committee decides, on the basis of its preliminary review of a candidate, to proceed with further consideration of the candidate, members of the Committee and the Board interview the candidate. After completing its evaluation, the Committee makes a recommendation to the full Board, which makes the final determination whether to nominate or appoint the candidate as a new Trustee. Our President and Chief Executive Officer, as a Trustee, participates in the

Board s determination.

As discussed above under Corporate Governance Proxy Access, our Bylaws provide for proxy access. Proxy access enables eligible shareholders to include their nominees for election as trustees in our proxy materials for annual meetings. The proxy access provisions of our Bylaws permit up to 25 shareholders owning at least three percent of our common shares continuously for three years to nominate no less than two and no more than 25 percent of the number of Trustees then serving. The complete text of our Bylaws is available on our website (<u>www.brandywinerealty.com</u>).

BRANDYWINE REALTY TRUST

Communications with the Board

Shareholders and other parties interested in communicating directly with our lead independent Trustee and Chairman of the Board (Mr. Joyce), or with our non-management Trustees as a group, may do so by writing to Chairman of the Board of Trustees, Brandywine Realty Trust, 2929 Walnut Street, Suite 1700, Philadelphia, Pennsylvania 19104. In addition, any shareholder or interested party who wishes to communicate with our Board or any specific Trustee, may write to Board of Trustees, c/o Brandywine Realty Trust, at 2929 Walnut Street, Suite 1700, Philadelphia, Pennsylvania 19104. Depending on the subject matter, management will:

- u forward the communication to the Trustee or Trustees to whom it is addressed (for example, if the communication received deals with questions or complaints regarding accounting, it will be forwarded by management to the Chairman of our Audit Committee for review);
- u attempt to handle the inquiry directly (for example, where the communication is a request for information about us or our operations that does not appear to require direct attention by the Board or an individual Trustee); or
- u not forward the communication if it is primarily commercial in nature or relates to an improper or irrelevant topic.

At each meeting of the Board, the Chairman of the Board will present a summary of all communications (if any) received since the last meeting of the Board that were not forwarded and will make those communications available to any Trustee upon request.

Meetings of Trustees and Annual Meeting of Shareholders

Our Board of Trustees held four meetings in 2018. In 2018, each incumbent Trustee attended at least 75% of the aggregate of the total number of meetings of the Board and meetings held by all committees on which he served. In addition, our Board holds informational sessions with our President and Chief Executive Officer. During 2018, the Board held seven informational sessions. Our non-management Trustees also hold regular meetings without management. During 2018, our non-management Trustees held four such meetings. It is our policy that all Trustees attend annual meetings of shareholders except where the failure to attend is due to unavoidable circumstances or conflicts. All Trustees attended our annual meeting of shareholders on May 23, 2018.

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Trustee Compensation

The following table and footnotes provide information on the 2018 compensation of our Trustees (other than our President and Chief Executive Officer, who is not separately compensated for his service on the Board). In the paragraphs following the table and footnotes, we describe our standard compensation arrangements for service on the Board and Board committees.

Current Trustee Name	Fees Earned or Paid in Cash (\$) (1)	Share Awards (\$) (2)	All Other Compensation	Total (\$)
Michael J. Joyce	\$ 168,000	\$ 95,000	0	\$ 263,000
Anthony A. Nichols, Sr.	\$ 79,500	\$ 95,000	0	\$ 174,500
James Diggs	\$ 109,500	\$ 95,000	0	\$ 204,500
Wyche Fowler	\$ 81,000	\$ 95,000	0	\$ 176,000
H. Richard Haverstick, Jr.	\$ 111,500	\$ 95,000	0	\$ 206,500
Terri A. Herubin	\$ 67,500	\$ 95,000	0	\$ 162,500
Charles P. Pizzi	\$ 103,500	\$ 95,000	0	\$ 198,500

Represents the aggregate amount of all fees earned or paid in cash for services as a Trustee (including services on committees of the Board) in 2018 and, in the case of the 2018 annual retainer fee, whether paid in shares or cash. Amounts include the portion of fees that a Trustee elected to defer under our Deferred Compensation Plan, which we describe later in this proxy statement. See Compensation Discussion and Analysis Deferred Compensation Plan. Mr. Fowler deferred \$56,610.14 of his 2018 cash compensation into his deferred share account under our Deferred Compensation Plan.

(2) Represents fully-vested common shares awarded on May 23, 2018 (with each common share valued at the closing price (\$15.95) of the common shares on May 23, 2018, the date of our 2018 annual meeting of shareholders).

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In 2018 our Trustees (other than our President and Chief Executive Officer) received the following compensation for their service as Trustees:

- u \$45,000 annual fee payable in cash or common shares, at each Trustee s election;
- u \$95,000 annual award payable in common shares (valued at the closing price of the common shares on the date of our annual meeting of shareholders);
- u \$1,500 fee payable in cash for participation in each meeting and informational session of the Board;
- u \$1,500 fee payable in cash for participation by a member of a Board committee in each meeting of the committee; and
- u \$75,000 annual fee payable in cash for the Chair of the Board; \$20,000 annual fee payable in cash for the Chair of the Audit Committee; \$15,000 annual fee payable in cash for the Chair of the Compensation Committee; and \$15,000 annual fee payable in cash for the Chair of the Corporate Governance Committee.

Our Trustees are also reimbursed for expenses of attending Board and Board committee meetings. In addition, our *Corporate Governance Principles* encourage our Trustees to attend continuing education programs for directors and provide for reimbursement of the reasonable costs of attending such programs. Trustees may elect to defer the receipt of all or a portion of their \$45,000 annual fee and \$1,500 per Board meeting fee into our Deferred Compensation Plan.

BRANDYWINE REALTY TRUST

Executives and Executive Compensation

Current Executive Officers

The following are biographical summaries of our current executive officers who are not Trustees:

H. Jeffrey DeVuono (age 53)

Executive Vice President and Senior Managing Director Pennsylvania Region

Mr. DeVuono joined us in January of 1997. Prior to joining Brandywine, Mr. DeVuono worked for LCOR, Inc., a private development company that had a previous association with us, where he held a variety of positions, all of which related to asset management. Prior to joining LCOR, Mr. DeVuono was a sales representative for Cushman & Wakefield of Philadelphia. Mr. DeVuono serves on the Board, and is a former Chairman, of the King of Prussia Business Improvement District and is a Board Member of the Center City District. He is also a member of CoreNet, NAREIT, NAIOP, the Sunday Breakfast Club, and the University of Pennsylvania s Wharton School Zell/Laurie Real Estate Center. He is a Trustee and Master Planning Committee Member of The Westtown School. Past Boards include the Economy League of Greater Philadelphia, University City District, Bartram s Garden, and The Center for Emerging Visual Artists. Mr. DeVuono is a graduate of LaSalle University.

George D. Johnstone (age 55)

Executive Vice President, Operations

Mr. Johnstone joined us in November 1998. He works in conjunction with our regional managing directors in running our operations. Prior to being appointed EVP, Operations, Mr. Johnstone served as our Senior Vice President, Operations & Asset Management, our Vice President of Operations for the Pennsylvania Region (2004 2005), our Vice President of Operations for the New Jersey Region (2002 2004), and Director of Operations for our New Jersey Region (1998 - 2002). Prior to joining Brandywine, Mr. Johnstone was the Regional Controller for Linpro/LCOR Inc., where he was responsible for strategic and tactical accounting processes and oversight and leadership of all accounting functions. Mr. Johnstone earned his

B.S. in Accounting from Albright College.

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Daniel Palazzo (age 49)

Vice President and Chief Accounting Officer

Mr. Palazzo assumed this position effective January 15, 2015. Prior to his appointment as our Vice President and Chief Accounting Officer, Mr. Palazzo served as a Vice President of Asset Management in our Pennsylvania Region (2006 2015), the Director of Operations for our New Jersey Region (2004 2006), and Corporate Controller (1999 - 2004). Prior to joining Brandywine, Mr. Palazzo received his CPA in Pennsylvania and worked for Arthur Andersen in its commercial audit division, where he concentrated on real estate, construction and financial services. Mr. Palazzo is a member of NAREIT and serves on the World Affairs Council of Philadelphia Board of Directors. Mr. Palazzo received a B.A. in Accounting from the University of Delaware.

William D. Redd (age 63)

Executive Vice President and Senior Managing Director for the Austin and Metro DC Regions

Mr. Redd joined Brandywine in 1999 as Vice President of our Richmond operations, and in 2008, was named Senior Vice President and Managing Director of our Richmond and Austin operations. Mr. Redd assumed his current position in 2015. Formerly, Mr. Redd was partner from 1988 until 1999 with Childress Klein Properties, a privately-held real estate firm headquartered in Charlotte, North Carolina. From 1985 until 1988, he was with the Trammell Crow Company. Mr. Redd serves on the Austin Hill Country Conservancy Board of Directors, Opportunity Austin Economic Development Corporation Board and ULI Austin Advisory Board, and is a member of the Real Estate Council of Austin (RECA). He is also a member of the Virginia Commonwealth University Real Estate Circle of Excellence, Richmond Real Estate Group and Greater Richmond Association of Commercial Real Estate (GRACRE). Mr. Redd holds a law degree from the University of Virginia, a B.A. degree from Hampden-Sydney College, and Virginia law and real estate licenses.

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Jennifer Matthews Rice (age 48)

Senior Vice President, General Counsel and Secretary

Ms. Matthews Rice joined us in 2012 and assumed her current position in March 2017. Prior to her appointment as our Senior Vice President, General Counsel and Secretary, Ms. Matthews Rice served as our Vice President of Legal Affairs, Interim General Counsel and Secretary, a position she assumed in March 2016. Between March 2016 and her arrival in 2012, Ms. Matthews Rice served as Counsel in our legal department. Prior to joining Brandywine, Ms. Matthews Rice served as Fund Real Estate Counsel for Exeter Property Group (2008 - 2012), General Counsel for Preferred Real Estate Investments (2005 - 2008) and Associate Counsel for Preferred (2003 - 2005) and an associate attorney with the law firm Ballard Spahr LLP (2001 - 2003). Ms. Matthews Rice clerked for the Honorable Ronald D. Castille, the now-retired Chief Justice of the Pennsylvania Supreme Court. Ms. Matthews Rice is a member of NAREIT and NAIOP and a member of the Board of the Greater Philadelphia Cultural Alliance. Ms. Matthews Rice earned a B.A. degree from Franklin and Marshall College and a J.D. from Temple University School of Law.

Thomas E. Wirth (age 55)

Executive Vice President and Chief Financial Officer

Mr. Wirth, who joined us in December 2009, served as our Executive Vice President, Portfolio Management and Investments. In that position, he directed portfolio management, acquisition and disposition activities and assisted in formulating our capital allocation tactics, including structuring joint ventures and construction financings. From 2004 until 2009, Mr. Wirth served as President (2007-2009) and Chief Financial Officer of Feldman Mall Properties. From 1997 to 2004, he served first as the Vice President of Finance and later as Chief Financial Officer of SL Green Realty Corporation. Mr. Wirth has also served as Vice President of Financial Reporting and Analysis for Greenwich, Connecticut-based United Waste System, Inc., and spent ten years with Ernst & Young LLP in various positions, including Senior Manager. Mr. Wirth earned his B.A. in Business Management and Accounting from Gettysburg College.

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Compensation Discussion and Analysis

This Compensation Discussion and Analysis (CD&A) describes our executive compensation programs, including the oversight of such programs by our Compensation Committee and the rationale and processes used to determine the compensation for the company s named executive officers (NEOs) and provides a detailed description of those programs. This CD&A, which may include forward-looking statements, should be read together with the compensation tables and related disclosures that follow this section.

This discussion focuses on the compensation provided to the company s NEOs during 2018, who were:

	Name	Title
	Gerard H. Sweeney	President and Chief Executive Officer
	Thomas E. Wirth	Executive Vice President, Chief Financial Officer
	H. Jeffrey DeVuono	Executive Vice President and Senior Managing Director
	George D. Johnstone	Executive Vice President, Operations
	William D. Redd	Executive Vice President and Senior Managing Director
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BRANDYWINE REALTY TRUST

I. Executive Summary

Compensation Elements

In 2018, the three key elements of our pay program continued to be base salary, annual cash incentive tied to key operational and strategic goals and long-term incentive awards linked to our common stock. This summary discusses compensation highlights from 2018.

2018 Brandywine Performance

Austin, Texas

u Increased our ownership in Austin, Texas by acquiring u our partner s 50% interest in the 1.6 million square foot No portfolio for \$268.5 million. Since inception, the joint venture generated a 27% rate of return to our shareholders.

u Acquired a 121,000 square foot office building in Northwest Austin for \$39.5 million.

u Completed our development of Four Points Centre, a fully leased 165,000 square foot property located in Austin, Texas.

Metro DC

u Reduced our ownership in the Metro DC region by selling a portfolio of 8 properties containing 1.3 million square feet, located in Northern Virginia for \$312.0 million and we retained a 15% interest through an unconsolidated joint venture. We received net cash receipts of approximately \$262.5 million. u Sold a three-building office portfolio containing 510,000 square feet located in Silver Spring, Maryland for \$107.0 million. We owned 50% of the properties through a joint venture.

University City

u Commenced our Schuylkill Yards development in Philadelphia, Pennsylvania which includes commencing the development of The Bulletin Building, a fully-leased, 283,000 square foot office property.

u Substantially completing Drexel Square Park and completed our retail developments at our Cira South Garage.

u Sold our Venture referred to as evo at Cira Centre South , a real estate venture in which we owned a 50% interest in a 345-unit student housing property in Philadelphia, Pennsylvania for \$197.5 million and received \$43.0 million of cash and recognized a \$25.7 million gain. Since the original capital contribution on January 23, 2013, the real estate venture earned an IRR of 22.5%.

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Development

u Completed the Subaru National Training Center in August 2019 and sold the property to Subaru in December 2019 for \$45.3 million.

u Named the designated developer of a 250,000 square foot medical facility in Radnor, Pennsylvania for Penn Medicine. Development of the medical facility commenced in Q4 2018. u Completed our redevelopment of 500 North Gulph Road, a fully leased 101,000 square foot property located in King of Prussia, Pennsylvania.

Balance Sheet

u We strengthened our balance sheet through our successful sales program and our refinancing efforts, marked by reducing our year-end net debt to EBITDA ratio of 6.0x from 6.2x.

u We amended our revolving credit facility extending the maturity date from May 2019 to July 2022 and lowered our effective borrowing rate by 10 basis points.

Operations

u We exceeded several of our operating goals including:

GAAP rental rateark-to-market

Tenant retention

Capital as a percentage of rental revenue

Key 2018 Executive Compensation Actions

Annual Incentives. Consistent with prior years, our 2018 annual incentive plan was tied to goals relating to our operations (20%), leasing (30%) and capital investments and balance sheet strength (50%) as well as the individual performance of our executives. As a result of the Company s strong performance against goals in each of these measurement categories, the corporate financial performance provided for awards at 115% of target award levels. When taken into account with business unit, regional and/or individual goals, NEO annual incentives paid out at levels ranging from 113% to 118% of target awards.

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Long-Term Incentives. Our long-term incentive plan is designed to align management and shareholder interests, drive long-term value creation, and attract and retain key executive talent. For 2018, one-third of NEO s annual long-term incentive opportunity is delivered in the form of restricted share rights that vest 100% after three years and two-thirds of a named executive officer s annual long-term incentive opportunity is delivered in the form of restricted share rights that vest 100% after three years and two-thirds of a named executive officer s annual long-term incentive opportunity is delivered in the form of performance share units (PSUs) that may be earned based on our three-year total shareholder return versus (i) the component members (excluding ourselves) of the S&P US REIT Index (the Index Companies), weighted at 50% of the PSU award opportunity and (ii) our peer group of companies, also weighted at 50% of the PSU award opportunity. For the 2016-2018 performance period, our 16% total shareholder return ranked at the 45th percentile of the S&P US REIT index companies and at the 42nd percentile of our peer group companies, resulting in a payout at 87% of target.

CEO Compensation. For 2018, the Compensation Committee increased Mr. Sweeney s base salary from \$700,000 to \$750,000. When applied to his target annual incentive of 200% of base salary and target long-term incentive opportunity of 300% of base salary, Mr. Sweeney s target total compensation increased from \$4,200,000 to \$4,500,000.

2018 Say on Pay Vote. The Company values shareholder perspectives on our executive compensation program. As part of the Compensation Committee s annual review of the program, it considers the outcome of the Company s annual shareholder advisory vote (say-on-pay) on the compensation of the Company s NEOs. Approximately 95% of the advisory votes cast in 2018 were in favor of our executive compensation program. The Committee believes that this vote is indicative of our shareholders support of our executive compensation program. The Committee will continue to consider shareholder feedback and the outcome of the Company say-on-pay votes when making future NEO compensation decisions.

II. Compensation Philosophy

Our Compensation Committee oversees and administers the Company s executive compensation program. Our executive compensation program is designed to support our performance-based culture and the creation of value for our shareholders. The Compensation Committee is guided by the following key principles when making compensation-related decisions:

- u Encourage the achievement of annual and long-term business and human resource objectives that support the creation of shareholder value;
- u Attract, retain, and motivate top caliber talent;
- u enhance retention; and

u encourage executives to achieve superior performance without excessive risk taking

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III. Elements of Compensation

The elements of the Company s compensation program, when considered collectively, are intended to support our executive compensation philosophy and objectives by (i) allowing us to attract and retain executive-level talent, (ii) providing an appropriate level of financial certainty through non-variable compensation, (iii) providing opportunities for above market compensation based upon the achievement of specified financial and other appropriate performance objectives, and rewarding such achievement, and (iv) balancing short-term and long-term incentives. The key elements of our executive compensation program are outlined below, together with a summary of the purposes and considerations underlying each compensation element.

Pay Element	Form	Philosophy	Performance Alignment
Base Salary	Cash	u Fixed pay to recognize an individual s role and responsibilities	u Reviewed annually and set based on competitiveness versus the external market, individual performance, and internal equity
			u Rewards and recognizes annual accomplishment of key financial objectives
Annual Incentive	Cash	u Achieve annual goals measured in terms of financial, strategic, and individual performance linked to the creation of shareholder value	u Corporate performance measures aligned with Operational, Leasing, and Capital objectives
			u Regional, Divisional, and Individual objectives ensure strong line of sight between executive pay and performance
			u Shareholder value creation

Restricted S	u	Retain execut	tive talent	u Increase	in share price
(3576 01 14	hare Rights get Award)				

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IV. Executive Compensation Best Practices

The Compensation Committee regularly reviews best practices in executive compensation and governance and has revised our policies and practices over time. A listing of what we do and what we don t do is presented below:

What We Do	What We Don t Do
 u Pay for Performance: Majority of pay is performance based and not guaranteed u Multiple Performance Metrics and Time Horizon: Use multiple performance metrics focusing on top line and based and the part of the part of	u No Excise Tax Gross Ups: The Company will not enter into any new agreements, or materially amend any existing employment agreements with its executives that provide excise tax gross-ups in the event of a change in control of the Company
 bottom line growth and multi-year vesting and measurement periods for long term incentives u Annual Compensation Risk Review: Annually assess risk in compensation programs 	u No Repricing or Buyouts of Stock Options: The Company s equity plan prohibits repricing or buyouts of underwater stock options s
u Share Ownership Guidelines: NEOs must comply with share ownership requirements	u No Perquisites: The Company does not provide perquisites to our NEOs
u Clawback Policy: We maintain a clawback policy tha provides for recovery of incentive compensation in the event of a financial restatement due to material non-compliance with federal securities laws and without record to misconduct	
regard to misconduct	u No Dividends on Unearned PSUs: No dividends or dividend equivalents are paid on PSUs until they

become vested and earned

u **Challenging Performance Objectives:** Set challenging performance objectives for Annual Incentives

u **Use of Independent Consultant:** The Compensation Committee has retained an independent compensation consultant that performs no other consulting services for the Company and has no conflicts of interest

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V. Oversight of Executive Compensation

Committee Authority

Our Compensation Committee s responsibilities include:

- u Approving the goals and objectives relating to our President and Chief Executive Officer s compensation, evaluating the performance of our President and Chief Executive Officer in light of such goals and objectives, and setting the compensation of our President and Chief Executive Officer based on this evaluation;
- Approving the salaries and annual incentive awards of our other executive officers either (i) with the title
 Executive Vice President, (ii) with the title Senior Vice President or Vice President, in either case who hold a position as Managing Director, Chief Financial Officer, General Counsel or Chief Administrative Officer or (iii) who report directly to our President and Chief Executive Officer, taking into account the recommendation of our President and Chief Executive Officer and such other information as the Committee believes appropriate;
- u Administering our equity incentive plans, including granting equity-based awards under these plans and determining the terms of such awards;
- u Retaining and terminating, in its sole discretion, third party consultants to assist in the evaluation of Trustee and executive compensation (with sole authority to approve any such consultant s fees and other terms of engagement); and

u Assessing the appropriate structure and amount of compensation for our Trustees. Our Compensation Committee s charter does not authorize the Compensation Committee to delegate any of its responsibilities (including authority to grant equity-based awards) to other persons, and the Compensation Committee has not delegated any of its responsibilities to other persons.

Compensation Consultants

Our Compensation Committee recognizes the importance of objective, independent expertise and advice in carrying out its responsibilities. For 2018, the Compensation Committee retained Pay Governance LLC as its consultant. Our Compensation Committee selected Pay Governance as consultants because of its expertise and reputation. Neither we nor our Trustees or executive officers have any affiliation with Pay Governance or its executives and the engagement and scope of services of Pay Governance have been solely through our Compensation Committee.

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During 2018, our compensation consultants advised our Compensation Committee on executive compensation matters, plan design, industry trends and practices, and our pay-for performance alignment, including as measured relative to peers and relative to our total shareholder returns. As directed by the Committee, the consultants prepared analyses for the Committee relating to all aspects of the compensation of our executives. They advised the Committee on market practices regarding executive compensation, including annual incentive awards and long-term incentive pay, and reviewed our peer group and the market positioning of the compensation provided to our current NEO s and other senior executives. The consultants meet privately with the Committee and individual Committee members from time to time to plan for Committee meetings and discuss executive compensation matters. Pay Governance does not provide other services to us.

Our Compensation Committee received a letter from Pay Governance regarding its independence and assessed the independence of Pay Governance under NYSE rules and concluded that Pay Governance s work for the Committee does not raise any conflict of interest. Factors considered by the Committee include: (i) whether other services are provided to us by Pay Governance or its representatives; (ii) the amount of fees received by Pay Governance from us as a percentage of Pay Governance s total revenue; (iii) policies of Pay Governance designed to prevent conflicts of interest; (iv) the absence of any business or personal relationship of representatives of Pay Governance or its representatives with a member of the Committee; (v) whether Pay Governance or its advisors to the Committee own any of our securities; and (vi) whether Pay Governance or its representatives have any business or personal relationship with any of our executive officers.

Role of Executives

Our Compensation Committee seeks the views of our President and Chief Executive Officer in setting and administering our executive compensation programs. In particular, at the beginning of each year, Mr. Sweeney oversees the development of proposed corporate, business unit/regional and individual goals for purposes of annual incentive compensation. These goals are derived from our corporate business plan and include both quantitative measurements and qualitative considerations selected to reinforce and enhance achievement of our operating and growth objectives. The Compensation Committee reviews these goals with Mr. Sweeney, adopts revisions it deems appropriate and determines the final goals for compensation.

Following the end of each year, Mr. Sweeney reviews with the Compensation Committee, at several meetings, the achievement of corporate, business unit/regional and individual goals and the performance of each other current named executive officer and presents his evaluation of such executive officer s performance to the Committee. Decisions about individual compensation elements and total compensation are made by the Committee, using its judgment, focusing primarily on each current named executive officer s performance against the officer s performance goals as well as our overall performance. With respect to the non-quantitative performance measures applicable to our executives, the Committee relies heavily on the views of Mr. Sweeney (other than as to himself). As President and Chief Executive Officer, Mr. Sweeney oversees the day to day performance of the other current named executive officers. As such, our Compensation Committee believes that he is well positioned to evaluate their performance and make recommendations as to their overall compensation.

In addition to the role played by our President and Chief Executive Officer, our other executive officers furnish such industry data and legal and financial analyses as the Committee requests from time to time.

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VI. 2018 Executive Compensation

Use of Peer Group Data

Our Compensation Committee, in consultation with its compensation consultant, developed a peer group as a frame of reference for our executive compensation. Our Compensation Committee selects companies for inclusion in the peer group that primarily acquire, sell, develop, lease and manage sizeable office real estate portfolios. In selecting companies, the Committee also considers their equity and total capitalization and geographic location as well as third party considerations (for example, where members of the financial community treat a particular company as being a Company peer). Our Compensation Committee has not selected or excluded companies from the peer group on account of their compensation practices. Our Compensation Committee believes that peer group data are an indicator of compensation at competitive levels. Our Compensation Committee also believes that peer group data provide perspective on performance measurement practices and linkages between pay and performance. The Committee does not set specific pay targets or otherwise engage in formal benchmarking of compensation of our executives against executives at peer group companies. The Committee does, however, attempt to set total compensation for each current named executive near the middle of the peer group data while allowing for the possibility of greater or lesser compensation based upon our corporate and individual performance.

Our Compensation Committee reviews our peer group at least annually. Following the completion of our annual peer group review for 2018, the Compensation Committee determined not to make any changes to the peer group used for 2018. Accordingly, our peer group is comprised of the following companies:

Columbia Property Trust, Inc.	Kilroy Realty Corp.
Corporate Office Properties Trust Inc.	Liberty Property Trust
Cousins Properties Inc.	Mack-Cali Realty Corporation
Douglas Emmett, Inc.	Paramount Group
Empire State Realty Trust, Inc.	Piedmont Office Realty Trust Inc.
Equity Commonwealth	Tier REIT
Highwoods Properties, Inc.	Washington Real Estate Investment Trust

Hudson Pacific Properties, Inc.

For 2019, the Committee removed Liberty Property Trust from the peer group due to its shift in focus to industrial real estate.

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Base Salary

Base salary represents the fixed portion of an executive s compensation and provides a regular stream of income and financial security. In setting base salaries, our Compensation Committee considers the responsibilities, skills, experience and performance of the executives and relies heavily on the views of our President and Chief Executive Officer as to the impact, contribution and expertise of our executives (except in the case of himself and his compensation). In setting base salaries, our Compensation Committee also considers the linkage of base salaries to the elements of our compensation that are tied to base salaries (such as severance and change in control benefits and annual and long-term incentive targets that are computed as a multiple of base salary). As part of the annual compensation process, the Committee may adjust base salaries to reflect changes in market data or in an executive s responsibilities, skills, experience and performance.

For 2018, the base salaries of our current NEOs were adjusted as reflected in the table below:

Name	2017 Base Salary	2018 Base Salary	% Increase
Gerard H. Sweeney			
	\$700,000	\$750,000	7.1%
Thomas E. Wirth			
	\$412,000	\$425,000	3.2%
H. Jeffrey DeVuono			
	\$390,000	\$400,000	2.6%
George D. Johnstone			
	\$350,000	\$358,750	2.5%
	\$336,000	\$346,000	3.0%

William D. Redd

Annual Incentive Awards

Annual incentive awards are designed to reward executives for achievement of annual performance goals linked to the achievement of our annual company goals. Each year our Compensation Committee establishes a target amount for annual incentive awards for each executive, with the target amount expressed as a percentage of the executive s base salary. The targeted amounts take into account all factors that the Committee deems relevant, including the input of Pay Governance as to competitive compensation levels, the recommendation of our President and Chief Executive Officer (except with respect to his own target), responsibilities of the executives and the Committee s view of market conditions.

2018 target percentages for annual incentive awards for NEOs were as follows:

Name	
	2018 Target Award as a % of Base Salary
Gerard H. Sweeney	200%
	20078
Thomas E. Wirth	
	100%
H. Jeffrey DeVuono	
	100%
George D. Johnstone	
	100%
William D. Redd	
	100%

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Annual incentive awards for 2018 were computed primarily on the basis of performance within three categories and reflected in a scorecard : corporate, business unit/regional and individual. The corporate and business unit/regional categories include performance measures that are derived from, or that seek to reinforce, our annual corporate business plan developed by our Board of Trustees and senior management. The individual category is tied to non-quantitative individual goals, including corporate initiatives, social/community activities and departmental leadership. Measurement of performance for this category is subjective. Annual incentive awards for 2018 performance were payable during the first quarter of 2019 based on 2018 performance.

The table below sets forth the relative weightings of each of the corporate, business unit/regional and individual categories used in the scorecard for 2018. The weightings reflect the different roles and responsibilities of our current NEOs.

Name

	Corporate	Business Unit / Regional	Individual
Gerard H. Sweeney			
	80%	0%	20%
Thomas E. Wirth			
	50%	40%	10%
	0070		10,0
H. Jeffrey DeVuono			
	2007	6007	1007
	30%	60%	10%
George D. Johnstone			
	40%	50%	10%
	30%	60%	10%
William D. Redd			

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With respect to corporate and business unit/regional goals, the Committee sets a threshold (minimum), target and maximum payout shortly after the beginning of each year or as soon as practicable thereafter. If we or the executive were not to achieve the threshold (minimum) for the applicable component, then the executive would not receive any payout for that component. If we or the executive were to achieve the threshold (minimum), and no higher than the threshold for the applicable component, then the executive would receive 85% of the target payout for that component. If we or the executive were to achieve the target, and no higher than the target for the applicable component, then the executive would receive 100% of the target payout for that component. If we or the executive would receive 100% of the target payout for that component. If we or the executive would receive may be awarded up to 175% of the relevant component. Accordingly, an executive so opportunity in respect of a given component ranges from zero (0) to 175% of target.

Following the end of each year, our President and Chief Executive Officer reviews with the Compensation Committee achievements relative to corporate, business unit/regional and individual performance objectives as well as our performance compared to our business plan for the prior year and submits recommendations for annual incentive awards based on his assessment of our overall and individual achievements. The Compensation Committee analyzes the recommendations and has unrestricted authority to modify them.

The Committee s framework for administering the corporate scorecard expressly affords the Committee the opportunity to adjust the results of the scorecard upward or downward by 25% to reflect strategic accomplishments as well as our performance with respect to metrics selected by the Committee relative to peer company performance with respect to these metrics. In determining whether to make any such adjustments, the Committee exercises judgment and discretion as to the strategic accomplishments and metrics and the weight assigned to any such accomplishments and metrics.

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In early 2019 the Committee reviewed the Company s performance with respect to the established operational, leasing, and capital criteria established by the Committee. A summary of the Company s performance against the specific criteria in these categories is presented below.

				Actual	Payout
Performance Measure	Minimum	Target	Maximum	Performance	Percentage
OPERATIONS (20% WEIGHTING)					
FFO (NAREIT)	\$1.31	\$1.35	\$1.43	\$1.37	119%
Cash Available for Distribution	\$0.86	\$0.94	\$1.02	\$1.03	175%
Year-End Occupancy	93.5%	94.5%	95.5%	93.3%*	85%
Same Store Cash NOI Growth	1.0%	2.0%	3.0%	0.7%	0%

LEASING (30% WEIGHTING)

Spec Revenue Achievement	\$25.30 MM	\$26.30 MM	\$27.30 MM	\$24.40 MM	0%
Year-End Leased	95.0%	95.5%	96.0%	95.5%	100%
Revenue Maintaining Capital (rsf/yr.)	\$3.25	\$3.00	\$2.75	\$2.68	175%
CAPITAL (50% WEIGHTING)					
Core Sales / JV Activity (\$MM)	\$99	\$150	\$200	\$526.7	175%
Acquisitions	\$48	\$75	\$125	\$621.7	175%
Generate one land development start	None	1 Start	2 Starts	1 Start	100%
Leverage Target (Debt / Gross Asset Value)	39.5%	39%	38.5%	40.9%	0%
Net Debt / EBITDA**	6.2x	6.1x	6.0x	6.0x	175%
Fixed Charge Ratio**	3.2x	3.4x	3.6x	3.5x	138%

* Year-End Occupancy is 93.5% including two leases paying rent but not substantially complete, resulting in an 85% payout percentage.

** Represents annualized fourth quarter metric.

2018 Annual Incentive Business Unit/Regional Goals

As noted above, four of our current NEOs received annual incentive awards based in part upon the performance of their respective business units or regions. Because each of Messrs. DeVuono and Redd oversee specific geographic regions of our operations, the performance metrics for the business unit/regional portion of their scorecards include region-specific operational performance measures tied to leasing revenues, capital cost controls, same store net operating income, occupancy levels and lease renewals. The business unit/regional performance measures for our other two current NEOs with business unit/regional goals are non-quantitative and the measurement of achievement involves judgment and subjectivity. The 2018 business unit performance measures for Mr. Johnstone, our Executive Vice President, Operations, related to quality and timeliness of our operational reporting system and oversight of our leasing and internal capital allocation processes. The 2018 business unit performance measures for Mr. Wirth, our Executive Vice President and Chief Financial Officer, were tied to (i) quality and timeliness of our financial reporting; (ii) operational efficiencies and process improvement; (iii) corporate controls and support of our internal audit group; and (iv) sourcing of new debt and equity capital.

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2018 Annual Incentive Individual Goals

Individual goals for our executive officers are tied to executive leadership and managerial performance and are evaluated on a subjective basis annually. These goals are intended to move our company and the individual executive s business unit or region forward in terms of organizational structure, improve on such practices as collaboration among business units or enterprise-wide thinking and address development of junior executives and succession planning. Individual performance for Mr. Sweeney is determined by the Compensation Committee. The Committee also determines individual performance for the other current NEOs after receiving recommendations from Mr. Sweeney. None of the individual goals included quantitative measures, and our Compensation Committee assigned no specific weighting to any of these goals, but rather assessed overall achievement levels in determining annual incentive awards. Individual goals for Mr. Sweeney in 2018 included (i) providing ongoing strategic leadership; (ii) proactive management of sources and uses of capital, including oversight of our portfolio allocation goals; and (iii) active management of career development of high potential officers within our company.

2018 Annual Incentive Final Award Payouts

Based on its review of Company performance against these measures the scorecard, the Committee approved a payout of 115% of target for our corporate performance factor. The Committee in its discretion elected to deliver stock awards for payouts in excess of 103% of target for all NEOs (including Mr. Sweeney, whose annual incentive achievement is described in the following section) in order to encourage executive retention. After consideration of business unit, regional and individual performance factors, the Committee approved final award payouts for each NEO, to be paid in cash and restricted share rights that vest in two equal installments on each of April 15, 2020 and April 15, 2021. As noted below, these stock awards do not include a retirement vesting feature. Due to SEC reporting requirements, these restricted share rights do not appear in this year s Summary Compensation Table or Grants of Plan-Based Awards Table but will appear in next year s proxy statement. The total value of 2018 annual incentive awards to NEOs other than Mr. Sweeney are presented below:

Name	Cash Amount	Restricted Share Rights	Total Award Value	Total Payout % of Target Award
Thomas E. Wirth	\$437,750	\$62,250	\$500,000	118%

2018 ANNUAL INCENTIVE FINAL PAYOUT

H. Jeffrey DeVuono	\$412,000	\$43,000	\$455,000	114%
George D. Johnstone	\$369,513	\$35,487	\$405,000	113%
William D. Redd	\$356,380	\$43,620	\$400,000	116%

Mr. Wirth received 3,988 restricted shares, *Mr.* DeVuono received 2,755 restricted shares, *Mr.* Johnstone received 2,273 restricted shares, and *Mr.* Redd received 2,794 restricted shares (in each case, calculated using the Company s common stock price of \$15.61 on February 21, 2019, the grant date).

The foregoing include various non-GAAP measures. Please see Appendix A for reconciliation of those measures to our published financial statements.

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2018 President and Chief Executive Officer Annual Incentive Award

As discussed above, our Compensation Committee approves the performance goals for our President and Chief Executive Officer each year following review of our annual business plan and key objectives for that year. For 2018, 80% of the annual incentive award opportunity for Mr. Sweeney was tied to corporate performance measures (with the components and targets identified above) and 20% reflected the Compensation Committee s assessment of Mr. Sweeney s leadership of our company and strategic vision. After a review of overall performance, the Compensation Committee determined to award Mr. Sweeney his 2018 annual incentive at 115% of the target level, or \$1,725,000, delivered in the form of cash and, for the portion in excess of 103% of target, restricted share rights that vests in two equal installments on each of April 15, 2020 and April 15, 2021. The total value of Mr. Sweeney s 2018 annual incentive award is presented below:

2018 ANNUAL INCENTIVE FINAL PAYOUT

Name	Cash Amount	Restricted Share Rights	Total Award Value	Total Payout % of Target Award
Gerard H. Sweeney	\$1,545,000	\$180,000	\$1,725,000	115%

In addition, our Compensation Committee awarded Mr. Sweeney \$250,000 in restricted stock rights on February 21, 2019 as additional recognition of his exemplary leadership of the Company in 2018. This award will also vest in two equal installments on each of April 15, 2020 and April 15, 2021. Including the portion of annual incentive delivered in restricted stock, Mr. Sweeney received a total of 27,546 restricted share rights with two-year vesting as described above based on the Company s common stock price of \$15.61 on the grant date of February 21, 2019. Due to SEC reporting requirements, these restricted share rights do not appear in this year s Summary Compensation Table or Grants of Plan-Based Awards table but will appear in next year s proxy statement.

Equity-Based Long-Term Incentive Compensation

Consistent with our compensation objectives, our equity-based long-term incentive program is designed to assist us in attracting and retaining high quality executives, while tying a significant portion of compensation to our financial performance, principally in the case of this program to our total shareholder return. For the awards made in February 2018, and consistent with prior year practice, the Compensation Committee, after consultation with Pay Governance,

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determined target long-term incentive award values for each executive officer as set forth below:

Name	2018 TARGET LTI AWARD AS A % OF BASE SALARY
Gerard H. Sweeney	300%
Thomas E. Wirth	200%
H. Jeffrey DeVuono	150%
George D. Johnstone	125%
William D. Redd	125%

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2018 Long-Term Incentive Plan Design

Consistent with prior years, equity-based awards for executive officers in 2018 are intended to address both the long-term performance and retention objectives of our equity compensation philosophy, delivered as follows:

- u Equity-based long-term incentive awards are delivered as a mix of 67% performance share units (PSUs) and 33% time-vesting restricted share rights
- PSUs which may be earned based on our three-year total shareholder return relative to (i) the component members (excluding ourselves) of the S&P US REIT Index, weighted at 50% of the PSU award opportunity and (ii) our peer group of companies, also weighted at 50% of the PSU award opportunity
- Restricted share rights cliff-vest 100% after three years subject to continued employment with the Company;
 which the Committee believes enhances executive officer retention. Dividends are paid on restricted shares over the vesting period
- Awards are subject to accelerated vesting or settlement upon death, disability, involuntary termination or qualifying retirement, as further described below under Vesting and Forfeiture Provisions
 2018 Annual Performance Share Unit Award Terms

In 2018, the Company continued to use total shareholder return relative to (i) the component members of the S&P US REIT Index (excluding ourselves) and (ii) our peer group of companies, each weighted at 50% of the payout opportunity. The payout schedule for the 2018-2020 performance period is presented below:

Percentile Rank	Earned PSU Payout %
75 th Percentile and above	200%
	100%

50th Percentile

25 th Percentile	50%
Below 25 th Percentile	0%

Dividends are deemed credited to the performance units accounts and are applied to acquire more performance units for the account of the unit holder at the price per common share on the dividend payment date.

For the 2016-2018 performance period, our 16% total shareholder return ranked at the 45th percentile of the S&P US REIT index companies and at the 42nd percentile of our peer group companies, resulting in a weighted total payout at 87% of target.

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Vesting and Forfeiture Provisions

Restricted share rights and PSUs that remain unvested upon the holder s termination of employment with us will vest or be forfeited depending on the reason for the termination. The table below, as supplemented by the notes to the table, summarizes these provisions:

Reason for Termination	Effect on Awards
Voluntary Termination by Executive not eligible for Qualifying Retirement ⁽¹⁾	Forfeit
	Restricted common shares vest and shares are delivered, if a
Change in Control	qualifying employment termination occurs within one year
	Early measurement for PSUs
Death an Direct life	Restricted common shares vest and shares are delivered
Death or Disability	Early measurement for PSUs
	Shares underlying restricted common shares are delivered
Qualifying Retirement ⁽¹⁾⁽²⁾	Early measurement for PSUs

(1) Qualifying Retirement means an executive s voluntary termination of employment after reaching age 57 and accumulating at least 15 years of service with us. Two of our current named executive officers, Mr. Sweeney and Mr. Redd, have met conditions to elect a qualifying retirement as of the date of this proxy statement.

(2) In order to encourage executive retention, the special two-year restricted share rights granted in respect to 2018 performance do not include a Qualifying Retirement feature. Deferred Compensation Plan

We offer a deferred compensation plan that enables our executives to defer a portion of their base salaries, annual incentive awards and equity awards. The amounts deferred are not included in the executive s current taxable income and, therefore, are not currently deductible by us. The executives select from a limited number of mutual funds and

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investment alternatives which serve as measurement funds, and the deferred amounts are increased or decreased to correspond to the market value of the selected investments. We do not consider any of the earnings credited under the deferred compensation plan to be above market. We generally do not provide any matching contribution to any executive officer who participates in this plan, other than a limited amount to make up for any loss of matching contributions under our Section 401(k) plan. However, an executive who defers more than 25% of his or her annual incentive award into the Company Share Fund under the deferred compensation plan will receive a 15% matching contribution on the excess amount, which matching contribution will itself be invested in the Company Share Fund. We maintain this plan to help ensure that our benefits are competitive. See Compensation Tables and Related Information Nonqualified Deferred Compensation.

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Other Benefits

Our executives participate in company-sponsored benefit programs available generally to all our salaried employees, including our shareholder-approved non-qualified employee share purchase plan and our Section 401(k) plan. For 2017, our 401(k) plan provided a company matching contribution of 30% of the first 6% of eligible compensation contributed to the plan, up to a maximum company matching contribution of \$4,860. Other benefits, such as health and dental plans, group term life insurance and short- and long-term disability insurance, are also available generally to all our salaried employees.

Perquisites

We do not provide perquisites to our executive officers.

Post-Termination Benefits; Qualifying Retirement

We provide post-employment benefits to our executive officers that vary based on the executive and the circumstances of the executive s termination. See Employment and Other Agreements and Potential Payments upon Termination of Employment or Change-in-Control.

Our equity-based long-term incentive awards provide for vesting of unvested awards upon a qualifying retirement. A qualifying retirement means the termination of employment, other than for cause, after the employee has reached age fifty seven (57) and worked for us for at least fifteen (15) years. Our Compensation Committee believes that this definition of retirement is appropriate and rewards long-term contributions of employees to us.

We have change of control severance agreements with our executive officers (other than our President and Chief Executive Officer) which condition the executive s entitlement to severance following a change of control upon a so-called double trigger. Under a double-trigger, the executive is entitled to severance only if, within a specified period following the change of control, the terms of his or her employment are adversely changed or he or she is terminated without cause. The entitlement of our President and Chief Executive Officer to severance following a change of control is not conditioned on an adverse change in his employment terms; rather he would be entitled to severance if he were to resign within six months following the change of control or his employment were terminated without cause. Our Compensation Committee believes that the severance protection that we provide is consistent with those maintained by our peer companies and is therefore important in enabling us to attract and retain high quality executives. We also believe it is in our best interest to have agreements with our senior executives that maintain their focus on, and commitment to, us notwithstanding a potential merger or other change of control transaction.

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VII. Key 2019 Executive Compensation Actions

Key 2019 Executive Compensation Actions

- Beginning in 2019, we no longer use a combination of the companies in the S&P US REIT Index and our peer group for measuring our relative TSR performance in the PSU program and will now measure our relative TSR performance against the component members (excluding ourselves) of the FTSE NAREIT Equity Office Index. This change was made to better reflect and reward for our TSR performance against other companies that operate in our sector. In addition, the Committee added a modifier such that if the Company s TSR during the measurement period is negative, the maximum number of PSUs that may be earned notwithstanding relative TSR achievement above the target level is limited to 100% of the target level.
- u Commencing in 2019, the Compensation Committee modified the vesting schedule of restricted shares right awards such that they will vest ratably over three years rather than cliff-vesting after three years to align with competitive market practices and balance the three-year cliff-vesting schedule for PSU awards. These 2019 restricted shares rights also had an outperformance modifier attached that can increase the original award up to 200% based on Brandywine s achievement of superior results for same-store net operating income growth and development activity, weighted equally, during the three-year period ending December 31, 2021 as described in greater detail below.
- u The number of shares subject to PSU awards (at target) and restricted share rights granted to each NEO as part of our 2019 long-term incentive compensation program are summarized below:

	PSUs (at target)	Restricted Share Right Awards
Name	(#)	(#)
Gerard H. Sweeney	75,433	51,529
Thomas E. Wirth	29,245	19,978
H. Jeffrey DeVuono	19,032	13,001
George D. Johnstone	15,333	10,474

William D. Redd	17,408	11,891

u As a new feature for 2019, the restricted shares right awards included an outperformance modifier that can increase the original award up to 200% based on Brandywine s achievement of superior results for two performance measures during the three-year period ending December 31, 2021.

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u The first performance measure is same store net operating income growth. Results for this performance measure will determine 50% of the outperformance result, based on the following scale:

Same Store Net Operating Income Growth Percentage

Additional Shares Earned as a % of Original Restricted Share Right

³ 4.00%	100%
3.50%	75%
3.25%	50%
3.00%	37.5%
2.75%	25%
<2.75%	0%

u The same store net operating income growth percentage is the average year-over-year percentage change in Same Store Cash NOI (as defined below) for the three years ending December 31, 2021. Same Store Cash NOI for any given year means, solely with respect to the properties owned by us for at least the preceding 24 months (and excluding any properties moved into development/redevelopment), the net income available to common shareholders, plus corporate general and administrative expense, depreciation and amortization, interest expense, non-controlling interests, losses from early extinguishment of debt and losses from property dispositions, less interest income, development and management income, gains from property dispositions, gains on sale from discontinued operations, gains on early extinguishment of debt, income from discontinued operations, income

from unconsolidated real estate ventures and non-controlling interests, after eliminating the effect of straight-lining of rent and deferred market intangible amortization, and adjusted further to exclude termination fees and other.

u The second performance measure is development activity, as reflected in the aggregate construction costs for developments commenced by the Company, including through a consolidated subsidiary or an unconsolidated real estate venture, during the 36 month period ending on December 31, 2021 (Covered Developments), with such costs being actual costs, to the extent funded or incurred, and budgeted costs to the extent not funded or incurred as of December 31, 2021. Results for this performance measure will determine 50% of the outperformance result, based on the following scale:

Development Activity	Additional Shares Earned as a % of Original Restricted Share Right
³ \$800,000,000	100%
\$775,000,000	75%
\$750,000,000	50%
\$725,000,000	37.5%
\$700,000,000	25%
<\$700,000,000	0%

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However, additional shares will only be earned under this performance measure if the ratio of Pro Forma Net Debt (as defined below) to Pro Forma Adjusted EBITDA (as defined below) is 6.3 or less. For this purpose:

Pro Forma Adjusted EBITDA means the sum of (i) net income (loss), plus interest expense, plus income tax expense (if any), plus depreciation and amortization, plus (minus) losses and gains on the disposition of depreciated property, plus impairment write-downs of depreciated property and investments in unconsolidated real estate ventures, plus adjustments to reflect the Company s share of such items from unconsolidated real estate ventures (<u>EBITDA</u>), as adjusted for capital market and other transactional items related to capital market and other transactions, for the three (3) month period ending on December 31, 2021 annualized for a twelve-month period (<u>Adjusted EBITDA</u>) plus (ii) a pro forma adjustment to include (but without duplication) the projected increase to Adjusted EBITDA solely attributable to the Covered Developments (as defined above) based on assumptions used in the Company s underwritten operating budget for such Covered Developments.

Pro Forma Net Debt means the sum of the consolidated debt (less cash) of the Company as of December 31, 2021, plus the Company s share of unconsolidated real estate venture debt, plus a pro forma adjustment to include debt budgeted to finance Covered Developments to the extent not outstanding as of December 31, 2021.

Half of any additional shares earned under the outperformance feature will vest based on continued service through each of January 1, 2022 and January 1, 2023, provided that this additional service requirement will be waived in the event of a death, disability or qualifying retirement. In the case of death, disability or qualifying retirement prior to December 31, 2021, the opportunity to earn additional shares under the outperformance feature will remain in effect, but the number of additional shares earned at the conclusion of the performance period (if any) will be pro-rated to reflect the fraction of the performance period actually worked.

Dividend equivalents on any additional shares earned under the outperformance feature will be payable in cash, but only with respect to dividends paid following the end of the applicable performance period VIII. Additional Executive Compensation Policies and Practices

Timing of Equity and Other Awards

We do not have any process or practice to time the grant of equity awards in coordination with our release of earnings or other material non-public information. Historically, our Compensation Committee has approved annual incentive awards and equity-based long-term incentive awards after the completion of each fiscal year, following review of pertinent fiscal year information and industry data. The date on which the Committee has met has varied from year to

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year, primarily based on the schedules of Committee members and the timing of compilation of data requested by the Committee. We do not time the release of material information to affect the value of executive compensation.

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Compensation Recovery; Clawback Agreements

We have entered into clawback agreements with each of our executive officers that provide that in the event of an accounting restatement due to material non-compliance with federal securities laws, and without regard to misconduct, we have the right to recover incentive-based compensation that was computed on the basis of erroneous data during the three-year period preceding the accounting restatement and that exceeded what should have been paid on the basis of the corrected data.

Share Ownership Requirements

We maintain minimum share ownership requirements for our executives and Trustees. We include these requirements in our Corporate Governance Principles. Our executive officers are required to own, within five years of their election as an executive officer, the lesser of (x) 75% of the number of common shares or share equivalents awarded to such executive officer for no consideration (other than such officer s services) under an equity compensation program during the sixty-month period that precedes the testing date, less shares withheld for taxes and (y) common shares or share equivalents that have a market value (based on the average of the closing common share prices as reported on the New York Stock Exchange for the twelve-month period ending on June 30 of the calendar year that precedes the date of computation) at least equal to a multiple of the officers base salary. In the case of our President and Chief Executive Officer, the multiple is six, and in the case of our other executive officers, the multiple is four. Each of our non-employee Trustees is required to retain a number of common shares (or share equivalents), whether vested or not, at least equal to five (5) times the annual cash retainer (currently \$45,000 per year) for service on the Board. Each of our executive officers and non-employee Trustees is in compliance with the share ownership requirements. If an officer were not to meet the requirements, the officer would be restricted from selling any common shares (or share equivalents) that have been or are thereafter awarded to him or her under any of our equity compensation programs until such officer met the requirements, except as required by law or upon the approval of the Board or the Compensation Committee or (except as to himself) the President and Chief Executive Officer.

Hedging Prohibition

Our executives and Trustees are prohibited from hedging their ownership or offsetting any decline in the market value of our shares, including by trading in publicly-traded options, puts, calls or other derivative instruments related to our shares.

Pledges and Transactions in Shares

Our executives and Trustees are prohibited from pledging our shares as collateral for loans.

Compensation and Risks

Our Compensation Committee believes that the risks material to our business are those that derive from broad-based economic trends and specific trends related to the types of real estate we own and operate in our relevant markets. We do not believe that these risks are materially affected by, or materially arise from, our compensation policies and

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practices. We believe that our compensation policies and practices support achievement of

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competitive performance without unnecessary and excessive risk taking. Our annual incentive awards and equity-based long-term incentive awards are based on a variety of indicators of performance, thus diversifying the risk associated with any single indicator of performance. In addition, our share ownership requirements, encourage our executives to focus on sustained share price appreciation rather than short-term results. Furthermore, compliance and ethical behavior are integral factors considered in all performance assessments.

Accounting Considerations

Prior to implementation of a compensation program and awards under the program, we evaluate the cost of the program and awards in light of our current budget and anticipated budget. We also review the design of compensation programs to assure that the recognition of expense for financial reporting purposes is consistent with our financial modeling. Under FASB ASC Topic 718, the compensation cost recognized for an award classified as an equity award is fixed for the particular award and, absent modification, is not revised with subsequent changes in market prices of our common shares or other assumptions used for purposes of the valuation.

Tax Considerations

Prior to implementation of a compensation program and awards under the program, we evaluate the federal income tax consequences, both to us and to our executives, of the program and awards. Before approving a program, our Compensation Committee receives an explanation from our outside professionals as to the expected tax treatment of the program and awards under the program.

Consideration of Prior Year Compensation

The primary focus of our Compensation Committee in setting executive compensation is the executive s current level of compensation, including recent awards of long-term incentives, in the context of current levels of compensation for similarly situated executives at peer companies, taking into account the executive s performance and our corporate performance. The Committee has not adopted a formulaic approach for considering amounts realized by an executive from prior equity-based awards.

Compensation Committee Report

The Committee has reviewed and discussed the Compensation Discussion and Analysis with our management, which has the responsibility for preparing the Compensation Discussion and Analysis. Based upon this review and discussion, the Committee recommended to the Board that the Compensation Discussion and Analysis be included in our Annual Report on Form 10-K for the fiscal year ended December 31, 2018 and in our proxy statement for our 2019 annual meeting of shareholders.

Submitted by:

James C. Diggs (Chair)

Wyche Fowler

Michael J. Joyce

Charles P. Pizzi

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Compensation Tables and Related Information

The following tables and footnotes set forth information, for the three most recent fiscal years, concerning compensation awarded to, earned by or paid to: (i) our President and Chief Executive Officer, (ii) our Executive Vice President and Chief Financial Officer and (iii) each of our three other most highly compensated executive officers in 2018 who were serving as executive officers at December 31, 2018 (our named executive officers).

Summary Compensation Table

Current Executive Name and Principal Position	Year	Salary (1)	Share Awards (2)	Non-Equity Incentive Plan Compensation (3)	All Other Compensation (4)	Total
	2018	\$741,667	\$2,249,994	\$1,545,000	\$14,791 ⁽⁵⁾	\$4,551,452
Gerard H. Sweeney President and Chief Executive Officer	2017	\$700,000	\$2,100,002	\$1,820,000	\$14,639	\$4,634,641
	2016	\$700,000	\$2,099,992	\$1,400,000	\$14,559	\$4,214,551
Thomas E. Wirth Executive Vice	2018	\$422,833	\$850,001	\$437,750	\$5,970 ⁽⁶⁾	\$1,716,554
President, Chief Financial Officer		\$410,000	\$599,999	\$475,000	\$5,820	\$1,490,819

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	2017					
	2016	\$395,833	\$562,500	\$400,000	\$5,730	\$1,364,063
	2018	\$398,333	\$599,999	\$412,000	\$5,970 ⁽⁶⁾	\$1,416,302
H. Jeffrey DeVuono Executive Vice President and Senior Managing Director	2017	\$388,333	\$569,999	\$449,000	\$5,820	\$1,413,152
	2016	\$377,218	\$544,958	\$500,000	\$5,730	\$1,427,906
	2018	\$357,292	\$448,435	\$369,513	\$5,970 ⁽⁶⁾	\$1,181,210
George D. Johnstone Executive Vice President, Operations	2017	\$347,767	\$420,764	\$402,500	\$5,820	\$1,176,851
	2016	\$336,600	\$420,743	\$394,000	\$5,730	\$1,157,073
William D. Redd Executive Vice President and Senior Managing Director	2018	\$344,333	\$432,503	\$356,380	\$5,970 ⁽⁶⁾	\$1,139,186
	2017	\$333,333	\$400,012	\$387,000	\$5,820	\$1,126,165
	2016	\$315,833	\$368,758	\$380,000	\$5,730	\$1,070,321
	2010					

(1) Executives are eligible to defer a portion of their salaries under our Nonqualified Deferred Compensation Plan. The amounts shown in this column have not been reduced by any deferrals under the Nonqualified Deferred Compensation Plan. Amounts deferred in 2018 are shown in the Nonqualified Deferred Compensation table below.

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(2) This column represents the grant date fair value of Share Awards computed in accordance with FASB ASC Topic 718, excluding the effect of estimated forfeitures. Share Awards consist of (i) restricted common share rights and (ii) awards of performance units. The grant date fair value of each restricted common share right awarded on February 28, 2018 was equal to the closing price on New York Stock Exchange on the award date (\$15.66). The grant date fair value for the performance units awarded on February 28, 2018 was \$20.44 (reflecting the average of the values for performance units measured against the S&P US REIT index (\$21.09) and for performance units measured against the peer group (\$19.78)) and was determined using a Monte Carlo simulation probabilistic valuation model. In the case of the performance units measured against the S&P US REIT index, we assumed volatility of 20.5%, which was calculated based on the volatility of our share price over the preceding six years, using weekly share price observations (average peer volatility over the same period was 21.8%). Our actual total shareholder return from the beginning of the performance period through the grant date was -10.9%, which was calculated using a 30-day average share price as the beginning share price and the share price on the grant date as the ending share price (average shareholder return for the index for the same period was -13.0%). In the case of the performance units measured against the peer group, we assumed volatility of 20.5%, which was calculated based on the volatility of our share price over the preceding six years, using weekly share price observations (average peer volatility over the same period was 19.5%). Our actual total shareholder return from the beginning of the performance period through the grant date was -10.9%, which was calculated using a 30-day average share price as the beginning share price and the share price on the grant date as the ending share price (average peer shareholder return for the same period was -11.7%). The amounts listed in this column include: performance-based restricted share unit grants for Mr. Sweeney, 73,752 units; for Mr. Wirth, 27,862 units; for Mr. DeVuono, 19,667 units; for Mr. Johnstone, 14,699 units; and for Mr. Redd, 14,177 units. Per SEC rules, the values of these units are reported in this column based on their probable outcomes at the grant date. However, the terms of the units permit additional shares to be earned based on performance. The grant date value of the maximum number of common shares that may be earned under the units was \$3,014,982 for Mr. Sweeney, \$1,138,999 for Mr. Wirth, \$803,987 for Mr. DeVuono, \$600,895 for Mr. Johnstone, and \$579,556 for Mr. Redd.

- (3) These amounts reflect annual incentives actually earned and paid in cash. Executives are eligible to defer a portion of the amounts earned into our Deferred Compensation Plan. Executives received a portion of their 2018 annual incentives in the form of restricted share rights. These awards were granted on February 21, 2019 and will appear in next year s summary compensation table.
- (4) Amounts in this column do not include dividends paid on unvested restricted common shares rights because the dollar value of dividends has been factored into the grant date fair value of the rights.
- (5) Represents for 2018 (i) \$4,950 in employer matching and profit sharing contributions to our 401(k) retirement and profit sharing plan and deferred compensation plan; (ii) \$1,020 in life insurance premiums; and (iii) \$8,821 from participation in the Employee Share Purchase Plan.

(6) Represents for 2018 (i) \$4,950 in employer matching and profit sharing contributions to our 401(k) retirement and profit sharing plan and deferred compensation plan; and (ii) \$1,020 in life insurance premiums.

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Grants of Plan-Based Awards

							Estimated Possible Payouts Under Equity Incentive		All Other Share	Grant Da Fair Valu
urrent				Non-Equity If in Awards (\$)		Plan	Awards (i	#) (2)	Snare Awards:	
xecutive									Number o	of and Optio
ame	Grant Type	Grant Date	Threshold	Target	Maximum	Threshold	Target	Maximun	Shares (#) ((3)Awards (4
unit	Annual Incentive	n/a	\$0	\$1,500,000	\$2,625,000	Inconora	Turger	11200011100116		())))))))))))))))))))))))))))))))))))))
erard H. veeney	Performance Units Restricted	2/28/18				36,876	73,752	147,504		\$1,507,49
	Common Share Rights	2/28/18							47,414	\$742,50
	Annual Incentive	n/a	\$0	\$425,000	\$743,750					
omas E. irth	Performance Units Restricted	2/28/18				13,931	27,862	55,724		\$569,49
	Common Share Rights	2/28/18							17,912	\$280,50
	Annual Incentive	n/a	\$0	\$400,000	\$700,000					
Jeffrey eVuono	Performance Units Restricted	2/28/18				9,834	19,667	39,334		\$401,99
	Common Share Rights	2/28/18							12,644	\$198,00
	Annual Incentive	n/a	\$0	\$358,750	\$627,813					
eorge D. hnstone	Performance Units Restricted	2/28/18				7,350	14,699	29,398		\$300,44
	Common Share Rights	2/28/18							9,450	\$147,98
	U	n/a	\$0	\$346,000	\$605,500					

Annual						
Incentive						
Performance	2/28/18	7 089	14 177	28 354		\$289,77
Units	2/20/10	7,007	17,177	20,334		φ207,11
Restricted	2/28/18				9,114	\$142,72
Common						
Share Rights						
	Incentive Performance Units Restricted Common	Incentive Performance 2/28/18 Units 2/28/18 Restricted 2/28/18 Common	Incentive Performance Units 2/28/18 7,089 Restricted 2/28/18 Common	Incentive Performance Units 2/28/18 7,089 14,177 Restricted 2/28/18 Common	Incentive Performance Units 2/28/18 7,089 14,177 28,354 Restricted 2/28/18 Common	Incentive 7,089 14,177 28,354 Performance 2/28/18 7,089 14,177 28,354 Restricted 2/28/18 9,114 9,114 Common 14,177 14,177 14,177

⁽¹⁾ The Threshold column represents the minimum amount payable when threshold performance is met. The Target column represents the amount payable if the specified performance targets are reached. The Maximum column represents the maximum payment opportunity. See Compensation Discussion and Analysis Discussion Annual Incentive Awards.

- (2) All equity and equity-based awards were made under our Amended and Restated 1997 Long-Term Incentive Plan. The numbers shown under Estimated Future Payouts Under Equity Incentive Plan Awards represent the number of shares issuable under performance units, not including performance units resulting from the deemed investment of amounts equal to dividends paid on an equivalent number of common shares. The recipient is not entitled to any voting rights in connection with performance units. See Compensation Discussion and Analysis Equity-Based Long-Term Incentive Compensation Performance Units for a description of, and a discussion of the objectives of, the performance units. Whether the current named executive officers will receive any shares in respect of performance units depends on whether we achieve total shareholder return hurdles. If the measurement period had ended on December 31, 2018, 0 common shares would have been issued for each performance unit awarded on February 28, 2018 to the named executive officers.
- (3) Consists of restricted common share rights that vest on April 15, 2021. Vesting of restricted common share rights would accelerate if the recipient of the award were to die or become disabled. Vesting would also accelerate if we were acquired or underwent a change in control and the recipient s employment were terminated in a qualifying employment termination. A qualifying employment

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termination would occur only if, prior to the first anniversary of the change of control, the executive were terminated without cause or the executive resigned for good reason on account of an adverse change in the executive s compensation, position or responsibilities. Upon attainment of eligibility for qualifying retirement (i.e., attainment of age 57 with at least 15 years of service), a grantee is fully vested in his or her restricted common share rights, but the issuance of shares will not occur until the otherwise applicable vesting date (or, if sooner, the grantee s separation from service). The holder of restricted common share rights is entitled to receive dividends equivalent payments from the date of the award. Vesting of the restricted common share rights is not subject to performance-based conditions.

(4) The amounts shown in this column represent the grant date fair value of awards on the date of grant, computed in accordance with FASB ASC Topic 718.Outstanding Equity Awards at Fiscal Year-End

		OPTION AWARDS			SHARE AWARDS			
Current Executive Name	Number of Securities Underlying Unexercised Options (#) Exercisable	Number of Securities Underlying Unexercised Options (#) Unexercisable	Option Exercise Price (\$) \$6.21	Option Expiration Date (3)	Shares Tha Have Not Vested	Uno Aarket Value	of earned Sha Units orN	ive Equity Incentive Plan resAwards: farket or Payout alue of Unearned Shares or Other Rights That Have Not Vested (\$) (2)
	13,333							

	33,333	0	\$14.31	(3)				
	274,973	0	\$2.91	4/1/19				
	239,726	0	\$11.31	3/4/20				
	189,701	0	\$11.89	3/2/21				
Thomas E.	16,267	0	\$11.31	3/4/20	44,682	\$575,057	32,751	\$421,505
Wirth	25,745	0	\$11.89	3/2/21	44,062	\$575,057	52,751	\$ 4 21,505
H. Jeffrey	8,841	0	\$11.31	3/4/20	20.257	¢402.655	27.712	¢254 (40)
DeVuono	10,727	0	\$11.89	3/2/21	38,357	\$493,655	27,713	\$356,660
George D	32,820	0	\$11.31	3/4/20				
George D. Johnstone	27,665	0	\$11.89	3/2/21	28,922	\$372,226	20,548	\$264,446
William D.	0	0			0 (4)	\$0 (4)	19,636	\$252,709

Redd

(1) The unvested shares shown in this column vest or vested in the following amounts and on the following dates:

Current Executive Name	Number of Unvested Shares	Vesting Date
Thomas E. Wirth	14,970	4/15/19
	11,800	4/15/20
	17,912	4/15/21
H. Jeffrey DeVuono	14,503	4/15/19
	11,210	4/15/20
	12,644	4/15/21
George D. Johnstone	11,197	4/15/19
	8,275	4/15/20
	9,450	4/15/21

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- (2) Represents hypothetical payout value, if any, under performance units awarded on February 28, 2018 and March 1, 2017. For a discussion of the terms of performance units, see Compensation Discussion and Analysis Equity-Based Long-Term Incentive Compensation Performance Units. The number and value of 2018 equity incentive plan awards shown here is reported based on threshold performance achievement in accordance with SEC rules, as performance through 2018 was below-threshold with respect to 2018 performance units. The number and value of 2017 equity incentive plan awards shown here is reported based on target performance achievement in accordance with SEC rules, as performance through 2018 was between threshold and target with respect to 2017 performance units. The actual number and value of common shares, if any, that we will issue on account of performance units will depend on whether, and the extent to which, our total shareholder return exceeds the hurdles applicable to performance units.
- (3) These options have an expiration date tied to Mr. Sweeney s employment with us.
- (4) Excludes shares subject to outstanding restricted common share rights that are non-forfeitable because Mr. Sweeney and Mr. Redd are eligible for qualifying retirement.
 Option Exercises and Shares Vested

	OPTION AW	'ARDS	SHARE AWARDS		
Current Executive Name	Number of Shares Acquired on Exercise (#)	Value Realized on Exercise (\$)	Number of Shares Acquired on Vesting (#)	Value Realized on Vesting (\$) (1)	
Gerard H. Sweeney	0	\$0	136,511 (2)	\$1,889,182 (2)	
Thomas E. Wirth	0	\$0	34,520	\$472,295	

H. Jeffrey DeVuono	0	\$0	33,911	\$464,812
George D. Johnstone	0	\$0	26,223	\$359,508
William D. Redd	0	\$0	24,759 (2)	\$344,076 (2)

- (1) Reflects the number of restricted common shares (or share equivalents) that vested in 2018 multiplied by the closing market price of the common shares on the vesting date (\$15.50 on April 15, 2018, except as indicated in footnote 2 below for a portion of the shares held by Mr. Sweeney and Mr. Redd) plus the number of common shares issued in settlement on 2016 Performance Units multiplied by the closing market price of the common shares on December 31, 2018 (\$12.87).
- (2) In the case of Mr. Sweeney, the number and value of shares acquired upon vesting includes 47,414 restricted common share rights granted to him on February 28, 2018, and in the case of Mr. Redd, the number and value of shares acquired upon vesting includes 9,114 restricted common share rights granted to him on February 28, 2018. The closing market price of the common shares on February 28, 2018 was \$15.66 per share. The restricted common share rights granted on February 28, 2018 to Mr. Sweeney and Mr. Redd are included in this table because the awards are non-forfeitable due to these executives eligibility for qualifying retirement. However, the shares subject to these awards will generally not be delivered until the earlier of April 15, 2021 or the executive s separation from service.

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Nonqualified Deferred Compensation

Current Executive Name	ExecutiveCo Contributions in Last FY (\$) (1)	Registrant ontributions in Last FY (\$)	Aggregate Earnings in Last FY (\$) (2)	Aggregate Withdrawals/ Distributions (\$)	Aggregate Balance at Last FYE (\$)
Gerard H. Sweeney	\$0	\$0	(\$2,552,002)	(\$394,286)	\$10,670,836
Thomas E. Wirth	\$613,171	\$0	(\$387,675)	\$0	\$1,208,141
H. Jeffrey DeVuono	\$542,539	\$0	(\$747,751)	\$0	\$3,088,760
George D. Johnstone	\$410,566	\$0	(\$291,446)	\$0	\$795,897
William D. Redd	\$0	\$0	(\$46,009)	\$0	\$669,276

- (1) Amounts shown reflect the portion of the executive s 2018 salary, annual incentive award and vested restricted and performance shares deferred into our Nonqualified Deferred Compensation Plan. These amounts are also reported in the Summary Compensation Table. All amounts shown in the year-end balance column have been reported either as salary, bonus, share awards or non-equity incentive plan compensation in the Summary Compensation Table of our proxy statements for previous years for those of the current named executive officers who were named executive officers in proxy statements for such previous years, other than the component of the year-end balances that represents earnings or appreciation in the value of the share awards.
- (2) Amounts that represent aggregate earnings and appreciation since inception in the Plan, measured at December 31, 2018, are: \$2,264,663 for Mr. Sweeney; (\$239,931) for Mr. Wirth; (\$6,142) for Mr. DeVuono; \$90,132 for Mr. Johnstone; and \$452,541 for Mr. Redd.

Our Executive Deferred Compensation Plan (the Deferred Compensation Plan) affords participating executives and Trustees the ability to defer a portion of their base salary, bonus and annual incentive award (or, in the case of our Trustees, annual retainer and Board fees) on a tax-deferred basis. In addition, participants may elect to defer the receipt of equity grants under our long-term incentive plans. If a participant s matching contributions under our 401(k) plan are limited due to participation in the Deferred Compensation Plan or due to limitations on matching contributions imposed by the Internal Revenue Code, we make a matching contribution for the participant under the deferred compensation plan to the extent the participant has deferred an amount under the Deferred Compensation Plan at least equal to the amount that would have been required if the matching contribution had been made under our 401(k) plan. We have the right, but not the obligation, to make matching contributions for executives on deferred

amounts (and/or to make a discretionary profit sharing contribution for executives) covering compensation in excess of \$275,000 because the 401(k) plan rules will not permit such matching contributions due to the compensation limitations of \$275,000. Participants elect the timing and form of distribution. Distributions are payable in a lump sum or installments and may commence in-service, after a required minimum deferral period, or upon retirement. Participants elect the manner in which their accounts are deemed invested during the deferral period.

Because the Deferred Compensation Plan is a nonqualified deferred compensation plan, we are not obligated to invest deferred amounts in the selected manner or to set aside any deferred amounts in trust. One of the deemed investment options is a hypothetical investment fund (the Common Share Fund) consisting of our common shares. Effective for compensation deferred after 2006, all deferrals that are invested in the Company Share Fund will continue to be invested in the Company Share Fund until distribution and will not be eligible to be transferred into other investment funds. An executive who defers more than 25% of his or her annual bonus or annual incentive award into the Company Share Fund is entitled to 15% matching contribution on the excess amount, which matching contribution will itself be invested in the Company Share Fund. All deferred equity

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grants will be invested in the Company Share Fund and all distributions of benefits attributable to Company Share Fund credits will be paid in common shares.

With respect to post-2004 deferred compensation deemed invested in the Company Share Fund, dividend equivalents are subject to participants elections to receive the dividend equivalents in cash or to continue to defer them under the Deferred Compensation Plan. Any dividend equivalents credited to participants accounts in the Deferred Compensation Plan will be invested in investment funds selected by the participants other than the Company Share Fund.

In general, compensation subject to a deferral election, matching contributions and profit sharing contributions are not includible in a participant s taxable income for federal income tax purposes until the participant receives a distribution from the Deferred Compensation Plan. We are not entitled to a deduction until such amounts are distributed.

Employment and Other Agreements

We have agreements with executives that provide for payments to the executives in connection with their termination of employment or upon a change of control of us. We summarize below, and in the table that follows, circumstances that would trigger payments by us, and the amounts of the payments. We discuss the rationale for these agreements above under Compensation Discussion and Analysis Post Termination Benefits; Qualifying Retirement, including why we have entered into agreements with executive officers that provide for post-employment payments following a change-in-control.

Agreement with our President and Chief Executive Officer

We have an employment agreement with Gerard H. Sweeney. Mr. Sweeney s employment agreement provides for an annual base salary of not less than \$600,000 (increased to \$750,000 effective March 1, 2018). If Mr. Sweeney s employment with us were not extended upon expiration of the term of his employment agreement, which currently renews annually for successive one-year periods absent advance notice of non-renewal, we would be obligated to provide him with a severance benefit during the one-year period following expiration of the term equal to the sum of his prior year salary and bonus as well as health care benefits. The employment agreement entitles Mr. Sweeney to a payment equal to 2.99 times the sum of his annual salary and annual bonus upon: (i) termination of his employment without cause, (ii) his resignation for good reason or (iii) his death. Resignation by Mr. Sweeney within six months following a reduction in his salary, an adverse change in his status or responsibilities, certain changes in the location of our headquarters or a change of control of us would each constitute a resignation for good reason. Mr. Sweeney s employment agreement also includes a tax gross-up for excise tax payments that would be payable upon a change of control and that would put him in the same financial position after-tax that he would have been in if the excise tax did not apply to him. Mr. Sweeney s severance and change of control benefits were determined by our Compensation Committee and are not conditioned on any non-competition or other post-employment restrictive covenants.

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Change of Control Agreements with Executive Officers

In addition to our employment agreement with Mr. Sweeney, we have entered into change of control agreements with our executive officers. These agreements provide that if both (i) a change of control (a CIC) occurs at a time when an executive is an employee and (ii) the executive s employment is terminated other than for cause or the executive resigns for good reason, in either case within a specified number of days (as indicated in the table below under the caption Coverage Period) following the CIC, then we (or our successor in the CIC transaction) will pay to the executive the product of: (x) the CIC Multiplier (as indicated in the table below under the caption CIC Multiplier) times (y) the sum of (1) the executive s annual base salary in effect at the time of the CIC plus (2) the greater of (i) the annual bonus most recently paid to the executive prior to the CIC or (ii) the executive s target bonus for the year in which the CIC occurs. In addition, if the foregoing double trigger (i.e., a CIC and a qualifying employment termination) were to occur, we would provide the applicable executive with continued medical and group term life insurance coverage during the Coverage Period.

The table below shows the Coverage Period and CIC Multiplier for the identified executive officers.

Name	Coverage Period	CIC Multiplier
Thomas E. Wirth	730 days	2.00
H. Jeffrey DeVuono	730 days	2.00
George D. Johnstone	730 days	1.75
William D. Redd	730 days	1.75

Equity Award Agreements

Under the terms of our restricted common share right awards, if an executive s employment is terminated without cause or if the executive resigns with good reason within one year following a CIC, or if an executive dies, becomes disabled or has a qualifying retirement, all otherwise unvested restricted common share rights will then vest and shares will be delivered in respect thereof.

Similarly, under the terms of our performance unit programs, in the event of a CIC, death, disability or qualifying retirement while a performance unit is outstanding, the applicable measurement period will then end and the performance units will then be settled based on performance through that time.

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Potential Payments Upon Termination of Employment or Change-in-Control

The table below was prepared as though the triggering event listed below the name of each named executive officer occurred on December 31, 2018. Assumptions are noted in the footnotes to the table.

Value of Unvested						
Current Executive Name	Severance Amount	Equity Awards (2)	Medical and Life Insurance	Tox Cross Un	Total	
Current Executive Name	Amount	Awarus (2)	Life insurance	Tax Gross-Op	Total	
Gerard H. Sweeney						
Retirement	\$0	\$686,685	\$0	n/a	\$686,685	
Non-renewal of employment agreement at Company election Involuntary or good reason	\$2,570,000	\$686,685	\$19,954	n/a	\$3,276,639	
termination (<i>not in connection with change in</i> <i>control</i>)	\$7,684,300	\$686,685	\$59,863	n/a	\$8,430,848	
Death	\$7,684,300	\$686,685	\$0	n/a	\$8,370,985	
Disability	\$750,000 (1)	\$686,685	\$19,954	n/a	\$1,456,639	
Involuntary or good reason						
termination (<i>in connection with change in</i> <i>control</i>)	\$7,684,300	\$686,685	\$59,863	\$3,459,186	\$11,890,034	
Thomas E. Wirth						
Death	\$0	\$771,250	\$0	n/a	\$771,250	
Disability	\$0	\$771,250	\$0	n/a	\$771,250	
Involuntary or good reason	+ •	+ • • - ,= • •	÷ ~		+ · · - ,== •	
termination (<i>in connection with change in</i> <i>control</i>)	\$1,800,000	\$771,250	\$35,518	n/a	\$2,606,768	
H. Jeffrey DeVuono						
Death	\$0	\$680,038	\$0	n/a	\$680,038	
Disability	\$0	\$680,038	\$0	n/a	\$680,038	
Involuntary or good reason						
termination (in connection with change in control)	\$1,698,000	\$680,038	\$40,621	n/a	\$2,418,659	

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George D. Johnstone					
Death	\$0	\$509,811	\$0	n/a	\$509,811
Disability	\$0	\$509,811	\$0	n/a	\$509,811
Involuntary or good reason					
termination	\$1,332,188	\$509,811	\$38,306	n/a	\$1,880,305
(in connection with change in	\$1,332,100	φ309,011	\$38,300	11/ a	\$1,000,505
control)					
William D. Redd					
Retirement	\$0	\$130,799	\$0	n/a	\$130,799
Death	\$0	\$130,799	\$0	n/a	\$130,799
Disability	\$0	\$130,799	\$0	n/a	\$130,799
Involuntary or good reason					
termination	\$1,282,750	\$130,799	\$14,846	n/a	\$1,428,395
(in connection with change in	\$1,282,730	\$150,799	\$14,040	11/a	\$1,420,393
control)					

(1) This amount would be subject to reduction by the amount of any disability insurance proceeds receivable by *Mr*. Sweeney in the year following the cessation of his employment due to disability.

(2) Represents the aggregate value of unvested equity awards as of December 31, 2018 that would vest upon a change of control coupled with a qualifying termination of employment, death, disability or qualifying retirement and, in the case of Mr. Sweeney, his termination without cause or resignation for good reason (not in connection with a change in control). For Messrs. Wirth, DeVuono and Johnstone, unvested equity awards include both restricted common share rights and performance units. For Messrs. Sweeney and Redd, unvested equity awards include only performance units (as all of their restricted common share rights are already non-forfeitable because they are retirement eligible). We computed the value of the accelerated equity awards using the closing price of our common shares on December 31, 2018 (the last trading day of 2018) (\$12.87) and, in the case of the performance units, based on actual performance through December 31, 2018. See Compensation Discussion and Analysis Discussion Vesting and Forfeiture Restrictions.

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Equity Compensation Plan Information as of December 31, 2018

Plan Category	(a) Number of securities to be issued upon exercise of outstanding options, warrants and rights	(b) Weighted-average exercise price of outstanding options, warrants and rights	(c) Number of securities remaining available for future issuance under equity compensation plans (excluding securities reflected in column (a))
Equity compensation plans approved by security holders	3,041,740(1)	\$9.13(2)(3)	8,142,319(4)
Equity compensation plans not approved by security holders			
Total	3,041,740	\$9.13	8,142,319

- (1) Relates to awards outstanding under our Amended and Restated 1997 Long-Term Incentive Plan (most recently approved by shareholders in May 2017), 46,667 options awarded prior to adoption of the Amended and Restated 1997 Long-Term Incentive Plan, and shares deferred under our Deferred Compensation Plan. For this purpose, the 600,273 outstanding performance units are reflected at target.
- (2) Does not take into account 466,439 restricted common share rights and 600,273 performance units (measured at target) awarded under our Amended and Restated 1997 Long-Term Incentive Plan that were outstanding as of December 31, 2018 as well as 1,010,669 shares deferred under our Deferred Compensation Plan as they do not have an exercise price.
- (3) The weighted average remaining term of the options as of December 31, 2018 was approximately 1.25 years (assuming a 15 year term from the grant date for 46,667 of the outstanding options, as they do not have a stated

expiration date).

(4) Includes 7,337,865 available under our Amended and Restated 1997 Long-Term Incentive Plan and 804,454 shares available under our Employee Share Purchase Plan. 401(k) Plan

We maintain a Section 401(k) and Profit Sharing Plan (the 401(k) Plan) covering eligible employees. The 401(k) Plan permits eligible employees to defer up to a designated percentage of their annual compensation, subject to certain limitations imposed by the Internal Revenue Code. The employees elective deferrals are immediately vested and non-forfeitable upon contribution to the 401(k) Plan. We reserve the right to make matching contributions or discretionary profit sharing contributions. The 401(k) Plan is designed to qualify under Section 401 of the Code so that contributions by employees or us to the 401(k) Plan and income earned on plan contributions are not taxable to employees until such amounts are withdrawn from the 401(k) Plan, and so that contributions by us, if any, will be deductible by us when made.

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Employee Share Purchase Plan

Our shareholders approved the 2007 Non-Qualified Employee Share Purchase Plan (the ESPP) in May 2007. The number of common shares reserved and initially available for issuance under the ESPP is 1,250,000.

The ESPP is intended to provide eligible employees with a convenient means to purchase common shares through payroll deductions and voluntary cash investments. All of our full-time and qualified part-time employees are eligible to participate in the ESPP beginning on the first day of the quarterly purchase period that begins on, or next following, their date of hire. At December 31, 2018, approximately 327 persons were eligible to participate in the ESPP, including 21 officers and all of our other full-time and qualified part-time employees. Part-time employees must be scheduled to work at least 20 hours per week to qualify for participation under the ESPP.

Prior to each purchase period, a participant may specify the contributions the participant proposes to make for the purchase period. Such contributions will be expressed as a stated whole percentage (ranging from 1% to 20%) of the participant s compensation payable during the purchase period (including base salary, bonus, commissions and other compensation processed through our regular payroll system) that we are authorized to deduct during the purchase period to purchase common shares for the participant s account under the ESPP. A participant may withdraw (without interest) at any time on or before the last day of a purchase period all or any of the contributions credited to his or her account. In addition, a participant may amend or revoke his or her election at any time prior to a purchase period, and a participant may amend or revoke his or her election during a purchase period to reduce or stop his or her contributions. The account balance of any participant who terminates employment during a purchase period before the last day of the purchase period will be automatically returned without interest to the participant. At the end of each purchase period, the amounts accumulated for each participant will be used to purchase common shares at a price equal to 85% (or such higher percentage set by the Compensation Committee) of the average closing price of the common shares as reported on the New York Stock Exchange during the purchase period. The ESPP Plan Year begins June 1 and extends to the next following May 31. Purchase periods have a duration of three months, ending on each of February 28, May 31, August 31 and November 30. Our Compensation Committee, in its discretion, may change the duration of purchase periods and also may change the beginning and ending dates of purchase periods from those described above, provided, however, that a purchase period may not extend for more than a 12-consecutive-month period. Under the plan document the maximum contribution by each participant for any Plan Year may not exceed \$50,000. The ESPP does not qualify as an employee stock purchase plan within the meaning of section 423 of the Internal Revenue Code.

BRANDYWINE REALTY TRUST

Pay Ratio Disclosure

The disclosure of CEO pay ratio is required under the Dodd-Frank Act. Our CEO to median employee pay ratio is calculated in accordance with SEC requirements. We identified the median employee by examining the annual total compensation for all employees, excluding our CEO, who were employed by Brandywine on December 31, 2018, the last day of our last completed fiscal year. We included all employees, whether employed on a full-time, part-time, seasonal or temporary basis. We annualized the compensation for any full-time employee at December 31, 2018 who was not employed by Brandywine for all of fiscal 2018. ADP payroll records were used to determine all payments made to the median employee. Compensation included regular earnings, bonus, commissions, straight time, overtime, short-term disability, paid parental, vacation and sick leave. The methodology was consistently applied for all employees on our payroll as of December 31, 2018.

After identifying the median employee based on annual total compensation, we calculated annual total compensation for such employee using the same methodology we use for our named executive officers as set forth in the 2018 Summary Compensation Table that appears earlier in this proxy statement.

Brandywine s CEO pay is designed to provide a competitive CEO pay package with significant performance-based pay in a highly competitive CEO talent market. Median employee pay represents Brandywine s compensation to employees at various rates based on competitive labor markets. The table below sets forth: (i) the median of the annual total compensation of all of our employees, excluding our CEO, who were employed by us on December 31, 2018; (ii) the annual total compensation of our CEO; and (iii) the ratio of our CEO s annual total compensation to the median of the annual total compensation of all other employees. As indicated in the table, the ratio of our CEO s annual total compensation to the median annual total compensation of all other employees is 56.78:1.

Principal Position	Year	Salary	N Share Awards	Non-Equity Incentiv Plan Compensation	re All Other Compensation	Total
CEO	2018	\$741,667	\$2,249,994	\$1,545,000	\$14,791	\$4,551,452
Median Employee	2018	\$69,000		\$10,000	\$1,163	\$80,163
					Ratio	56.78:1

2019 PROXY STATEMENT

Security Ownership of Certain Beneficial Owners and Management

The following table shows the number of common shares (and common shares for which Class A Units of Brandywine Operating Partnership, L.P. may be exchanged) beneficially owned as of March 22, 2019 by each Trustee and nominee to the Board, by each named executive officer, by all Trustees and executive officers as a group, and by each person known to us to be the beneficial owner of more than 5% of the outstanding common shares. Except as indicated below, to our knowledge, all of such common shares are owned directly, and the indicated person has sole voting and investment power.

Name and Business Address of Beneficial Owner (1)	Number of Common Shares	Percentage of Common Shares
The Vanguard Group, Inc. (2)	25,490,108	14.27%
BlackRock, Inc. (3)	16,099,973	9.0%
FMR LLC (4)	14,737,039	8.251%
Gerard H. Sweeney (5)	1,773,815	1.006%
Thomas E. Wirth (6)	229,821	*
Henry J. DeVuono (7)	233,101	*
George D. Johnstone (8)	251,185	*

William D. Redd (9)	90,468	*
Michael J. Joyce	70,947	*
James C. Diggs	39,734	*
Wyche Fowler (10)	70,904	*
H. Richard Haverstick, Jr.	17,519	*
Terri A. Herubin	5,956	*
Anthony A. Nichols, Sr. (11)	83,185	*
Charles P. Pizzi	53,657	*
All Trustees and Executive Officers as a Group (12 persons)	2,322,134	

* Less than one percent.

(1) Unless indicated otherwise, the business address of each person listed is 2929 Walnut Street, Suite 1700, Philadelphia, Pennsylvania 19104.

(2) Information regarding beneficial ownership of our common shares by The Vanguard Group, Inc. is included herein based on an Amendment No. 13 to Schedule 13G filed with the SEC on February 11, 2019, relating to such shares beneficially owned as of December 31, 2018. Vanguard has an address of 100 Vanguard Blvd., Malvern, Pennsylvania 19355. Such report provides that The Vanguard Group, Inc. is the beneficial owner, in aggregate, of 25,490,108 common shares, with sole dispositive power over 25,217,110 of such shares and shared dispositive

power over 272,998 of such shares and with sole power to vote 243,512 of such shares and shared power to vote 272,998 of such shares. Information in an Amendment No. 9 to Schedule 13G filed with the SEC on January 31, 2019 by Vanguard Specialized Funds-Vanguard REIT Index Fund indicates that Vanguard Specialized Funds-Vanguard REIT Index Fund is the beneficial owner of 8,468,847 of the foregoing common shares and has sole power to vote such shares.

BRANDYWINE REALTY TRUST

- (3) Information regarding beneficial ownership of our common shares by BlackRock, Inc. is included herein based on Amendment No. 6 to Schedule 13G filed with the SEC on February 4, 2019, relating to such shares beneficially owned as of December 31, 2018. BlackRock, Inc. has an address of 55 East 52nd Street, New York, New York 10055. Such report provides that BlackRock, Inc. is the beneficial owner of 16,099,973 common shares and has sole dispositive power over all of such shares and sole power to vote 14,636,192 of such shares.
- (4) Information regarding beneficial ownership of our common shares by FMR LLC is included herein based on Amendment No. 4 to Schedule 13G filed with the SEC on February 13, 2019, relating to such shares beneficially owned as of December 31, 2018. FMR LLC has an address of 245 Summer Street, Boston, Massachusetts 02210. Such report provides that FMR LLC is the beneficial owner of 14,737,039 common shares with sole dispositive power over all of such shares and sole power to vote 7,166,423 of such shares.
- (5) Includes (a) 1,297,722 common shares and (b) 476,093 common shares issuable upon the exercise of options. Does not include 416,101.943 common share equivalents credited to Mr. Sweeney s account in the deferred compensation plan as of March 22, 2019.
- (6) Includes (a) 187,809 common shares and (b) 42,012 options. Does not include 92,142 common share equivalents credited to Mr. Wirth s account in the deferred compensation plan or 68,647 unvested restricted common shares as of March 22, 2019.
- (7) Includes (a) 213,533 common shares and (b) 19,568 common shares issuable upon the exercise of options. Does not include 135,350.713 common share equivalents credited to Mr. DeVuono s account in the deferred compensation plan or 54,112 unvested restricted shares as of March 22, 2019.
- (8) Includes (a) 190,700 common shares and (b) 60,485 common shares issuable upon the exercise of options. Does not include 77,154.139 common share equivalents credited to Mr. Johnstone s account in the deferred compensation plan or 41,669 unvested restricted common shares as of March 22, 2019.
- (9) Does not include 2,380.7114 common share equivalents credited to Mr. Redd s account in the deferred compensation plan as of March 22, 2019.
- (10) Does not include 9,972.564 common share equivalents credited to Mr. Fowler s account in the deferred compensation plan as of March 22, 2019.

(11) Includes 21,992 common shares held by a family limited partnership.

BRANDYWINE REALTY TRUST

Proposal 2:

Ratification of the Appointment of Independent

Registered Public Accounting Firm

The Audit Committee has appointed PricewaterhouseCoopers LLP as our independent registered public accounting firm for the fiscal year ending December 31, 2019. PricewaterhouseCoopers LLP was first engaged as our independent registered public accounting firm in June 2003 and has audited our financial statements for fiscal 2002 through and including 2018. Ratification of the appointment of PricewaterhouseCoopers LLP requires the affirmative vote of a majority of all votes cast on the matter.

In selecting PricewaterhouseCoopers LLP as our independent registered public accounting firm for the fiscal year ending December 31, 2019, the Audit Committee considered a number of factors, including: (i) the professional qualifications of PricewaterhouseCoopers LLP, the lead audit partner and other key engagement team members; (ii) the results of management s and the Audit Committee s annual evaluations of the performance and independence of PricewaterhouseCoopers LLP; (iii) the quality of the Audit Committee s ongoing discussions with PWC, including the professional resolution of accounting and financial reporting matters with the national office; and (iv) the appropriateness of PricewaterhouseCoopers LLP s fees in light of our size and complexity.

Although shareholder ratification of the appointment of PricewaterhouseCoopers LLP as our independent registered public accounting firm is not required by our bylaws or otherwise, our Board has decided to afford our shareholders the opportunity to express their opinions on the matter of our independent registered public accounting firm. Even if the selection is ratified, the Audit Committee in its discretion may select a different independent registered public accounting firm at any time if it determines that such a change would be in our best interests and those of our shareholders. If our shareholders do not ratify the appointment, the Audit Committee will take that fact into consideration, together with such other information as it deems relevant, in determining its next selection of an independent registered public accounting firm.

Representatives of PricewaterhouseCoopers LLP will be present at the Meeting to make any statement they may desire and to respond to questions from shareholders.

The Board of Trustees unanimously recommends a vote FOR Proposal 2 to ratify the appointment of PricewaterhouseCoopers LLP as our independent registered public accounting firm for calendar year 2019.

2019 PROXY STATEMENT

Fees to Independent Registered Public Accounting Firm

Audit Fees. For 2018, we incurred audit fees of \$1,258,502 in aggregate payable to our independent registered public accounting firm, PricewaterhouseCoopers LLP. These fees include: (i) recurring audit and quarterly review fees of \$1,031,846 for both us, our operating partnership and our affiliates and (ii) fees of \$226,656 related to the adoption and auditing of new accounting pronouncements and other nonrecurring items. For 2017, we incurred audit fees of \$1,511,477 in aggregate payable to our independent registered public accounting firm, PricewaterhouseCoopers LLP. These fees include: (i) recurring audit and quarterly review fees of \$988,648 for both us, our operating partnership and our affiliates, (ii) fees of \$281,071 for comfort letters, consents and assistance with documents filed with the SEC in connection with registration statements, and securities offerings by us and our operating partnership and (iii) fees of \$241,758 related to the adoption and auditing of new accounting pronouncements and other nonrecurring items.

Audit-Related Fees. For 2018 and 2017, we did not incur audit-related fees.

Tax Fees. We did not pay PricewaterhouseCoopers LLP fees for tax services in 2018 or 2017 or engage PricewaterhouseCoopers LLP for tax services in 2018 or 2017.

All Other Fees. We did not engage PricewaterhouseCoopers LLP for other services in 2018 or 2017.

Pre-Approval Policy. All services provided by PricewaterhouseCoopers LLP in 2018 and 2017 were pre-approved by our Audit Committee, which concluded that the provision of such services by PricewaterhouseCoopers LLP was compatible with the maintenance of that firm s independence in the conduct of its auditing functions. The Audit Committee has adopted a pre-approval policy for services provided by the independent registered public accounting firm. Under the policy, the Audit Committee has pre-approved the provision by the independent registered public accounting firm of services that fall within specified categories (such as statutory audits or financial audit work for subsidiaries, services associated with SEC registration statements and consultations by management as to accounting interpretations) but only up to specified dollar amounts. Any services that exceed the pre-approved dollar limits, or any services that fall outside of the general pre-approved categories, require specific pre-approval by the Audit Committee delegates pre-approval authority to one or more of its members, the member would be required to report any pre-approval decisions to the Audit Committee at its next meeting.

We have been advised by PricewaterhouseCoopers LLP that neither the firm, nor any member of the firm, has any financial interest, direct or indirect, in any capacity in us or any of our subsidiaries.

BRANDYWINE REALTY TRUST

Report of the Audit Committee

During fiscal year 2018, the Audit Committee of the Board of Trustees reviewed the quality and integrity of our consolidated financial statements, the effectiveness of our system of internal control over financial reporting, our compliance with legal and regulatory requirements, the qualifications and independence of our independent registered public accounting firm, the performance of our internal audit function and independent registered public accounting firm and other significant financial matters.

The Audit Committee s work is guided by a written charter that the Board has approved. The Audit Committee regularly reviews its charter to ensure that it is meeting all relevant audit committee policy requirements of the SEC, the Public Company Accounting Oversight Board and the New York Stock Exchange. You can access the Audit Committee charter by clicking on Corporate Governance in the Investor section of Brandywine s Internet site at <u>www.brandywinerealty.com</u> or by writing to us at Brandywine Realty Trust, 2929 Walnut Street, Suite 1700, Philadelphia, Pennsylvania 19104, Attention: Jennifer Matthews Rice.

The Audit Committee has reviewed and discussed with management and PricewaterhouseCoopers LLP, Brandywine s independent registered public accounting firm, the audited consolidated financial statements of Brandywine and its operating partnership and their internal controls over financial reporting. The Audit Committee has discussed with PricewaterhouseCoopers LLP the matters required to be discussed by AS 1301 (Communications with Audit Committees), as adopted by the Public Company Accounting Oversight Board and approved by the SEC.

The Audit Committee has received and reviewed the written disclosures and the letter from PricewaterhouseCoopers LLP required by the applicable requirements of the Public Company Accounting Oversight Board regarding the independent accountant s communications with the Audit Committee concerning independence, and has discussed with PricewaterhouseCoopers LLP its independence from Brandywine. Based on the review and discussions noted above, the Audit Committee recommended to the Board that the audited consolidated financial statements of Brandywine and its operating partnership be included in their Annual Report on Form 10-K for the fiscal year ended December 31, 2018, and be filed with the SEC.

Submitted by:

H. Richard Haverstick, Jr. (Chair)

James C. Diggs

Michael J. Joyce

Terri A. Herubin

BRANDYWINE REALTY TRUST

Proposal 3:

Advisory Vote on Executive Compensation

The Dodd-Frank Wall Street Reform and Consumer Protection Act of 2010, or the Dodd-Frank Act, requires us to enable our shareholders to vote to approve, on an advisory (non-binding) basis, the compensation of our named executive officers as disclosed in this proxy statement in accordance with the SEC s rules.

As described in detail above under the heading Executives and Executive Compensation Compensation Discussion and Analysis, our executive compensation programs are designed to attract, retain and motivate our named executive officers, who are critical to our success. Under these programs, our named executive officers are rewarded for the achievement of annual and long-term strategic and corporate goals, and the realization of increased shareholder value. Please read the Compensation Discussion and Analysis and Compensation Tables and Related Information for additional details about our executive compensation programs, including information about the fiscal year 2018 compensation of our named executive officers.

We are asking our shareholders to indicate their support for our named executive officer compensation as described in this proxy statement. This proposal, commonly known as a say-on-pay proposal, gives our shareholders the opportunity to express their views on our named executive officers compensation. This vote is not intended to address any specific item of compensation, but rather the overall compensation of our named executive officers and the philosophy, policies and practices described in this proxy statement. Accordingly, we will ask our shareholders to vote FOR the following resolution at the Annual Meeting:

RESOLVED, that the Company s shareholders approve, on an advisory andn-binding basis, the compensation of the named executive officers, as disclosed in the Company s Proxy Statement for the 2019 Annual Meeting of Shareholders pursuant to the compensation disclosure rules of the Securities and Exchange Commission, including the Compensation Discussion and Analysis, the 2018 Summary Compensation Table and the other related tables and disclosure.

The say-on-pay vote is advisory, and therefore not binding on us, our Board of Trustees, or its Compensation Committee. Our Board of Trustees and its Compensation Committee value the opinions of our shareholders and to the extent there is any significant vote against the named executive officer compensation as disclosed in this proxy statement, we will consider our shareholders concerns and the Compensation Committee will evaluate whether any actions are necessary to address those concerns.

The Board of Trustees unanimously recommends a vote FOR the approval of the compensation of our named executive officers, as disclosed in this proxy statement pursuant to the compensation disclosure rules of the Securities and Exchange Commission.

BRANDYWINE REALTY TRUST

Other Information

Certain Relationships and Related Party Transactions

Other than compensation and other arrangements described above under Trustee Compensation, Executives and Executive Compensation and as set forth below, since January 1, 2018, there was not, nor is there currently planned, any transaction or series of similar transactions to which we were or will be a party in which:

- u the amount involved exceeded or will exceed \$120,000; and
- any trustee, nominee, executive officer, holder of more than 5% of our common shares or any member of their immediate family had or will have a direct or indirect material interest.

We refer to these types of transactions as related party transactions.

Policies and Procedures for Review, Approval or Ratification of Related Party Transactions

Our Audit Committee s charter provides for review by the Audit Committee of related party transactions. In addition, our Declaration of Trust provides for approval of transactions in which any of our Trustees has an interest by a majority of our Trustees who have no interest in the transaction. Therefore, related party transactions with a Trustee require both review by our Audit Committee and approval by a majority of our Trustees who have no interest in the transaction. While our Declaration of Trust and our Audit Committee charter do not dictate the criteria or standards that our Trustees must follow in approving related party transactions, the Audit Committee and other independent Trustees will consider the relevant facts and circumstances available and deemed relevant, including, but not limited to, the risks, costs and benefits to us, the terms of the transaction, the availability of other sources for comparable services or products, and, if applicable, the impact on a Trustee s independence. Accordingly, our Trustees consider related party transactions in light of their duties under Maryland law.

2019 PROXY STATEMENT

Related Party Employment

Kathleen Sweeney-Pogwist, who has served as a Senior Vice President of Leasing of the Company (a non-executive officer position) since 2006, is the sister of Gerard H. Sweeney, our President and Chief Executive Officer. From 1998 to 2006, Ms. Sweeney-Pogwist was a leasing agent for the Company. Ms. Sweeney-Pogwist s employment with the Company, in light of her relationship to Mr. Sweeney, has been reviewed and approved by our independent Trustees each year. Ms. Sweeney-Pogwist earned total compensation of approximately \$380,112 in 2018, inclusive of base salary, compensation expense associated with restricted common share awards, and commissions based on actual leasing activity and business plan achievement in accordance with the Company s standard commission practices as applied to each our of leasing agents. Ms. Sweeney-Pogwist s compensation structure is consistent with other leasing personnel with similar responsibilities. The Company believes that the above employment relationship is in our best interests and on terms no less favorable to us than could have been obtained in arms-length negotiations with unaffiliated third parties.

Section 16(a) Beneficial Ownership and Reporting Compliance

Section 16(a) of the Securities Exchange Act of 1934 requires our officers, Trustees and persons who own more than 10% of our common shares to file reports of ownership and changes in ownership with the SEC. Officers, Trustees and greater than 10% shareholders are required by regulation to furnish us with copies of all Section 16(a) forms they file. Based solely on a review of the copies of such forms furnished to us, or written representations that no Annual Statements of Beneficial Ownership of Securities on Form 5 were required to be filed, we believe that during the year ended December 31, 2018, our officers, Trustees and greater than 10% shareholders complied with all applicable Section 16(a) filing requirements.

Proposals Pursuant to SEC Rule 14a-8

Under rules of the Securities and Exchange Commission, any of our shareholders wishing to have a proposal considered for inclusion in our 2020 proxy solicitation materials must set forth such proposal in writing and file it with our Secretary on or before the close of business on December 3, 2019. However, if the date of the 2020 Annual Meeting is more than 30 days before or after May 22, 2020, then the deadline for submitting any shareholder proposal for inclusion in the proxy materials relating to such Annual Meeting will be a reasonable time before we begin to print or mail such proxy materials. The inclusion of any such shareholder proposals in such proxy materials will be subject to the requirements of the proxy rules adopted under the Securities Exchange Act of 1934, as amended, including Rule 14a-8.

BRANDYWINE REALTY TRUST

Proxy Access Trustee Nominees

Pursuant to the proxy access provisions of our Bylaws, our shareholders are entitled to nominate and include in our proxy materials Trustee nominees, provided that the eligibility and procedural requirements specified in our Bylaws, including advance notice requirements, are satisfied. The notice must be delivered to the Secretary at our principal executive offices, at the address set forth above, not less than 120 days nor more than 150 days prior to the anniversary of the date of our proxy statement in connection with the most recent annual meeting of shareholders. As a result, any notice given by a shareholder pursuant to the proxy access provisions of our Bylaws with respect to the 2020 Annual Meeting must be received no earlier than the close of business on November 3, 2019, and no later than the close of business on December 3, 2019. However, in the event that the date of the 2020 Annual Meeting is more than 30 days before or after May 22, 2020, then the notice, to be timely, must be delivered not earlier than the close of business on the 150th day and not later than the close of business on the 120th day prior to the date of the 2020 Annual Meeting (or, if the first public announcement of the meeting is less than 160 days prior to the date of the meeting, the tenth day following the day on which the meeting is publicly announced).

The complete requirements for submitting a nominee for inclusion in our proxy materials are set forth in our Bylaws, a copy of which may be obtained upon request directed to the Secretary at our principal executive offices at the address set forth above or on our website (<u>www.brandywinerealty.com</u>).

Other Proposals and Nominees

Any shareholder who wishes to propose any business to be considered by the shareholders at the 2020 Annual Meeting or who wants to nominate a person for election to the Board of Trustees at that meeting, other than (i) a proposal for inclusion in the Proxy Statement pursuant to Securities and Exchange Commission regulations or (ii) pursuant to the proxy access Bylaw provisions, in each case as described above, must provide a written notice that sets forth the specified information described in our Bylaws concerning the proposed business or nominee. The notice must be delivered to the Secretary at our principal executive offices, at the address set forth above, not less than 120 days nor more than 150 days prior to the anniversary of the date of our proxy statement in connection with the most recent annual meeting of shareholders. As a result, any notice given by a shareholder pursuant to the proxy access provisions of our Bylaws with respect to the 2020 Annual Meeting must be received no earlier than the close of business on November 3, 2019, and no later than the close of business on December 4, 2019. However, in the event that the date of the 2020 Annual Meeting is more than 30 days before or after May 22, 2020, then the notice, to be timely, must be delivered not earlier than the close of business on the 150th day and not later than the close of business on the 120th day prior to the date of the 2020 Annual Meeting (or, if the first public announcement of the meeting is less than 160 days prior to the date of the meeting, the tenth day following the day on which the meeting is publicly announced).

The complete requirements for the notice are set forth in our Bylaws, a copy of which may be obtained upon request directed to the Secretary at our principal executive offices at the address set forth above or on our website (www.brandywinerealty.com).

2019 PROXY STATEMENT

Review of Shareholder Proposals; Other Business

Our Board of Trustees will review any shareholder proposals and nominations that are made according to the procedures described above and, with the assistance of the Secretary, will determine whether such proposals and nominations meet applicable criteria for inclusion in our proxy solicitation materials or consideration at the Annual Meeting. In addition, we retain discretion to vote proxies on matters of which we are not properly notified at our principal executive offices on or before the close of business on the applicable shareholder proposal filing deadline and also retain that authority under certain other circumstances.

We know of no business that will be presented at the Meeting other than as set forth in this Proxy Statement and our Bylaws do not allow proposals to be presented at the Meeting unless they were properly presented to us prior to December 5, 2018. However, if other matters should properly be presented at the Meeting, it is the intention of the persons named in the proxy card to vote in accordance with their best judgment on such matters.

Expenses of Solicitation

The expense of solicitation of proxies on behalf of the Trustees, including printing and postage, will be paid by us. Request will be made of brokerage houses and other custodians, nominees and fiduciaries to forward the solicitation material, at our expense, to the beneficial owners of common shares held of record by such persons. In addition to being solicited through the mails, proxies may also be solicited personally or by telephone by our Trustees and officers. In addition, we have engaged Georgeson Inc. to solicit proxies for the Meeting. We have agreed to pay \$7,500 plus out-of-pocket expenses of Georgeson Inc. for these services.

2019 PROXY STATEMENT

Appendix A:

Reconciliation of Non-GAAP Financial Measures to GAAP Measures (unaudited, in thousands)

Twelve Months Ended December 31, 2018

135,955

\$

RECONCILIATION OF NET INCOME TO FUNDS FROM OPERATIONS

Net income attributable to common shareholders

	¢ 100,000
Add (deduct):	
Net income attributable toton-controlling interests - LP units	910
Nonforfeitable dividends allocated to unvested restricted shareholders	369
Net gain on real estate venture transactions	(142,233)
Net gain on disposition of real estate	(2,932)

165

Gain on promoted interest in unconsolidated real estate venture	(28,283)
Provision for impairment	71,707
Other than temporary impairment of an equity method investment	4,076
Company s share of impairment of an unconsolidated real estate venture	10,416
Depreciation and amortization:	
- Real property	137,461
- Leasing costs including acquired intangibles	35,215
- Company s share of unconsolidated real estate ventures	25,947
- Partners share of consolidated real estate ventures	(218)
Funds from operations	\$ 248,390

(697)
\$ 247,693
\$ 1.37
(1,785)
\$ 245,908
\$ 1.36
181,081,114

BRANDYWINE REALTY TRUST

CASH AVAILABLE FOR DISTRIBUTION

Funds from operations available to common share and unit holders	\$ 247,693
Add (deduct):	
Rental income from straight-line rent net of straight-line rent termination fees	(12,283)
Amortization of tenant inducements	1,479
Deferred market rental income	(3,343)
Company s share of unconsolidated REV s straight-line & deferred market rent	(2,302)
Straight-line ground rent expense	355

Stock-based compensation costs	6,047
Fair market value amortization - mortgage notes payable	376
Losses from early extinguishment of debt	105
Loss on early extinguishment of debt - real estate venture	1,098
Net gain on sale of undepreciated real estate	(3,040)
Income tax benefit	423
Company s share of acquisition costs related to real estate ventures	52
Subtotal certain items	(11,033)
Less: Revenue maintaining capital expenditures	
Building improvements	(6,815)

(30,417)

Tenant improvements

Lease commissions	(11,535)
Total revenue maintaining capital expenditures	\$ (48,767)
Cash available for distribution (CAD)	\$ 187,893
Total distributions paid	129,930
Distributions paid per common share	\$ 0.72
CAD payout ratio (Distributions paid per common share /CAD)	69.2%

2019 PROXY STATEMENT

BRANDYWINE REALTY TRUST SAME STORE

OPERATIONS TWELVE MONTHS

(unaudited and in thousands)

Of the 97 properties owned by the Company as of December 31, 2018, a total of 73 properties (Same Store Properties) containing an aggregate of 13.0 million net rentable square feet were owned for the entire twelve-month period ended December 31, 2018. Average occupancy for the Same Store Properties was 93.2% during 2018. The following table sets forth revenue and expense information for the Same Store Properties:

	Twelve Months Ended December 31		
	2018	2017	
REVENUE			
Rents	\$ 330,036	\$ 331,647	
Tenant reimbursements	68,073	64,389	
Termination fees	1,763	1,893	
Other	1,617	1,803	

TOTAL REVENUE	401,489	399,732
Operating expenses		
Property operating expenses	118,776	116,704
Real estate taxes	40,903	35,759
Net operating income	\$ 241,810	\$ 247,269
Net operating income - percentage change over prior year	-2.2%	

Net operating income, excluding net termination fees & other