CAMDEN PROPERTY TRUST Form 10-K February 20, 2009

UNITED STATES SECURITIES AND EXCHANGE COMMISSION WASHINGTON, D.C. 20549

FORM 10-K

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

> For the fiscal year ended December 31, 2008 OR

TRANSITION REPORT PURSUANT TO SECTION 13 OR 15(d) OF THE SECURITIES 0 **EXCHANGE ACT OF 1934**

> For the transition period from _____ to ___ **Commission file number: 1-12110 CAMDEN PROPERTY TRUST**

(Exact name of registrant as specified in its charter)

76-6088377 **Texas**

(State or other jurisdiction of (I.R.S. Employer incorporation or organization) Identification No.)

3 Greenway Plaza, Suite 1300 77046 Houston, Texas (Zip Code)

(Address of principle executive offices)

Registrant s telephone number, including area code: (713) 354-2500 Securities registered pursuant to Section 12(b) of the Act:

Title of each class

Name of each exchange on which registered

Common Shares of Beneficial Interest, \$.01 par

New York Stock Exchange

value

Securities registered pursuant to Section 12(g) of the Act: None

Indicate by check mark if the registrant is a well-known seasoned issuer, as defined in Rule 405 of the Securities Act. Yes b No o

Indicate by check mark if the registrant is not required to file reports pursuant to Section 13 or Section 15(d) of the Act. Yes o No b

Indicate by check mark whether registrant (1) has filed all reports required to be filed by Section 13 or 15(d) of the Securities Exchange Act of 1934 during the preceding 12 months (or for such shorter period that registrant was required to file such reports), and (2) has been subject to such filing requirements for the past 90 days. Yes b No o Indicate by check mark if disclosure of delinquent filers pursuant to Item 405 of Regulation S-K is not contained herein, and will not be contained, to the best of registrant s knowledge, in definitive proxy or information statements incorporated by reference in Part III of this Form 10-K or any amendment to this Form 10-K. o

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

Large accelerated filer b Accelerated filer o

Non-accelerated filer o

Smaller reporting company o

(Do not check if a smaller reporting company)

Indicate by check mark whether the registrant is a shell company (as defined in the Rule 12b-2 of the Exchange Act). Yes o No b

The aggregate market value of voting and non-voting common equity held by non-affiliates of the registrant was \$2,271,950,779 based on a June 30, 2008 share price of \$44.26.

On February 17, 2009, the number of outstanding common shares of the registrant s was 53,321,917.

DOCUMENTS INCORPORATED BY REFERENCE

Portions of the registrant s Proxy Statement in connection with its Annual Meeting of Shareholders to be held May 6, 2009 are incorporated by reference in Part III.

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PART I

Item 1. Business

General Development of Business

Formed on May 25, 1993, Camden Property Trust, a Texas real estate investment trust (REIT), is engaged in the ownership, development, construction, and management of multifamily apartment communities. Unless the context requires otherwise, we, our, us, and the Company refer to Camden Property Trust and its consolidated subsidiaries partnerships, collectively. Our multifamily apartment communities are referred to as communities, multifamily communities, properties, or multifamily properties in the following discussion.

Our executive offices are located at 3 Greenway Plaza, Suite 1300, Houston, Texas 77046 and our telephone number is (713) 354-2500. Our website is located at www.camdenliving.com. On our website, we make available free of charge our annual, quarterly, and current reports, and amendments to such reports, filed or furnished pursuant to Section 13(a) or 15(d) of the Securities Exchange Act of 1934, as amended, as soon as reasonably practicable after we electronically file such material with, or furnish it to, the Securities and Exchange Commission (the SEC). We also make available, free of charge on our website, our Guidelines on Governance, Code of Business Conduct and Ethics, Code of Ethical Conduct for Senior Financial Officers, and the charters of each of our Audit, Compensation, Nominating, and Corporate Governance Committees. This information is also available in print, free of charge to any person who requests it, by contacting us at Camden Property Trust, 3 Greenway Plaza, Suite 1300, Houston, Texas 77046, attention: Investor Relations.

Our annual, quarterly, and current reports, proxy statements, and other information are electronically filed with the SEC. You may read and copy any materials we file with the SEC at the SEC s Public Reference Room at 100 F Street, N.E., Washington, D.C. 20549. Please contact the SEC at 1-800-SEC-0330 for further information about the operation of the SEC s Public Reference Room. The SEC also maintains a website at www.sec.gov which contains reports, proxy and information statements, and other information regarding issuers that file electronically with the SEC.

Financial Information about Segments

We are engaged in the ownership, development, construction, and management of multifamily apartment communities. As each of our apartment communities has similar economic characteristics, residents, and products and services, our operations have been aggregated into one reportable segment. See our consolidated financial statements and notes included thereto in Item 15 of this Annual Report on Form 10-K for certain information required by Item 1.

Narrative Description of Business

As of December 31, 2008, we owned interests in, operated, or were developing 186 multifamily properties comprising 64,329 apartment homes across the United States. We had 1,426 apartment homes under development at five of our multifamily properties, including 1,060 apartment homes at four multifamily properties owned through joint ventures, in which we own an interest, in addition to other sites we may develop into multifamily apartment communities. Additionally, one property comprised of 671 apartment homes was designated as held for sale.

Operating Strategy

We believe producing consistent earnings growth through property operations, development, and acquisitions, achieving market balance, and recycling capital are crucial factors to our success. We rely heavily on our sophisticated property management capabilities and innovative operating strategies to help us to produce earnings growth.

Real Estate Investments and Market Balance. We believe we are well positioned in our current markets and have the expertise to take advantage of new opportunities as they arise. These capabilities, combined with what we believe is a conservative financial structure, should allow us to concentrate our growth efforts toward selective opportunities to enhance our strategy of having a geographically diverse portfolio of assets which meet the requirements of our residents.

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We have historically focused our operating strategy on capturing greater market share, selectively disposing of properties, and redeploying capital in new multifamily communities while also maintaining a strong balance sheet. We have also actively evaluated acquisition opportunities as they arose, some of which were consummated and contributed to our growth and profitability.

We continue to operate in our core markets in which we believe we have an advantage due to economies of scale. We feel, where possible, it is best to operate with a strong base of properties in order to benefit from the personnel allocation and the market strength associated with managing several properties in the same market. However, consistent with our goal of generating sustained earnings growth, we intend to selectively dispose of properties and redeploy capital for various strategic reasons, including if we determine a property cannot meet long-term earnings growth expectations.

Due to weakness and unpredictability in the capital and credit markets and real estate fundamentals, we believe our revenues may decline in 2009 as compared to 2008. Although we believe our business and long-term fundamentals which support increased revenues, such as population growth, remain strong and the current difficult conditions will moderate over time, the timing of an economic recovery is unclear and these conditions may not improve quickly. Consequently, our near-term primary focus is to strengthen our capital and liquidity position by selectively disposing of properties, controlling and reducing construction and overhead costs, generating positive cash flows from operations, and reducing outstanding debt and leverage ratios. While we expect development to continue to be important to the growth of our portfolio in the long term, we expect decreasing levels of development activity in 2009 as compared to prior years. Please review the Risk Factors section for a further discussion of the potential impact on us of current economic conditions.

We believe the current economic downturn may provide us with opportunities to acquire selective multifamily assets at attractive valuations. In certain instances, such acquisitions may provide us with benefits we would not be able to achieve by developing our own multifamily communities, such as the avoidance of incurring development or construction expenses. We intend to seek to limit the risks associated with such acquisitions by targeting those opportunities we believe will have a positive impact on our earnings within an acceptable period of time.

In the fourth quarter of 2007, we had the final closing of our discretionary investment vehicle, Camden Multifamily Value Add Fund, L.P. (the Fund), followed by the final closing of a co-investment limited partnership (the Co-Investment Vehicle and, together with the Fund, the Funds) in the second quarter of 2008. During the investment period (ending no later than December 2011), the Funds will be our exclusive vehicles for acquiring apartment communities, subject to certain exceptions. Over the next several years, we expect to increase our acquisition activity through the Funds, focusing on communities that can benefit from redevelopment, repositioning, or market cycle opportunities. Please review the Risk Factors section for a discussion of risks associated with acquisitions and the Funds.

Sophisticated Property Management. We believe the depth of our organization enables us to deliver quality services, promote resident satisfaction, and retain residents, thereby reducing operating expenses. We manage our properties utilizing a staff of professionals and support personnel, including certified property managers, experienced apartment managers and leasing agents, and trained apartment maintenance technicians. Our on-site personnel are trained to deliver high quality services to our residents. We strive to motivate our on-site employees through incentive compensation arrangements based upon property operational results, rental rate increases, and level of lease renewals achieved.

Operations. We believe an intense focus on operations is necessary to realize consistent, sustained earnings growth. Ensuring resident satisfaction, increasing rents as market conditions allow, maximizing rent collections, maintaining property occupancy at optimal levels, and controlling operating costs comprise our principal strategies to maximize property net operating income. We believe our web-based property management and revenue management systems strengthen on-site operations and allow us to quickly adjust rental rates as local market conditions change. Lease terms are generally staggered based on vacancy exposure by apartment type so lease expirations are matched to each property s seasonal rental patterns. We generally offer leases ranging from six to fifteen months, with individual property marketing plans structured to respond to local market conditions. In addition, we conduct ongoing customer service surveys to ensure timely response to residents changing needs and a high level of satisfaction.

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Investments in Joint Ventures. We have entered into, and may continue in the future to enter into, joint ventures or partnerships (including limited liability companies) through which we own an indirect economic interest of less than 100% of the community or communities owned directly by the joint venture or partnership. See Note 7, Investments in Joint Ventures, and Note 14, Commitments and Contingencies, of the Notes to Consolidated Financial Statements for further discussion of our investments in joint ventures.

Competition

There are numerous housing alternatives which compete with our properties in attracting residents. Our properties compete directly with other multifamily properties as well as condominiums and single family homes which are available for rent or purchase in the markets in which our properties are located. This competitive environment could have a material adverse effect on our ability to lease apartment homes at our present properties or any newly developed or acquired property, as well as on the rents charged.

Employees

At December 31, 2008, we had approximately 1,800 employees, including executive, administrative, and community personnel.

Qualification as a Real Estate Investment Trust

As of December 31, 2008, we met the qualification of a REIT under Sections 856-860 of the Internal Revenue Code of 1986, as amended (the Code). As a result, we, with the exception of our taxable REIT subsidiaries, will not be subject to federal income tax to the extent we meet certain requirements of the Code.

Item 1A. Risk Factors

In addition to the other information contained in this Form 10-K, the following risk factors should be considered carefully in evaluating our business. Our business, financial condition, or results of operations could be materially adversely affected by any of these risks. Please note additional risks not presently known to us or which we currently consider immaterial may also impair our business and operations.

Risks Associated with Real Estate, Real Estate Capital, and Credit Markets

Volatility in capital and credit markets could adversely impact us.

The capital and credit markets have been experiencing extreme volatility and disruption, which has caused the spreads on prospective debt financings to widen considerably and made it more difficult to borrow money. If current levels of market disruption and volatility continue or worsen, we may not be able to obtain new debt financing or refinance our existing debt on favorable terms or at all, which would adversely affect our liquidity and our ability to make distributions to shareholders. This market turmoil and tightening of credit have led to an increased lack of consumer confidence and widespread reduction of business activity generally, which have adversely impacted and may continue to adversely impact us, including our ability to acquire and dispose of assets and continue our development pipeline.

We could be negatively impacted by the condition of Fannie Mae or Freddie Mac.

Fannie Mae and Freddie Mac are a major source of financing for secured multifamily rental real estate. We and other multifamily companies depend heavily on Fannie Mae and Freddie Mac to finance growth by purchasing apartment loans. In September 2008, the U.S. government assumed control of Fannie Mae and Freddie Mac and placed both companies into a government conservatorship under the recently created Federal Housing Finance Agency. The U.S. government has not determined which of Fannie Mae s and Freddie Mac s businesses to retain and which to dissolve. A decision by the government to reduce Fannie Mae s or Freddie Mac s acquisitions of apartment loans could adversely affect interest rates, capital availability, and the development of multifamily communities. Governmental actions could also make it easier for individuals to finance loans for single-family homes, which would make renting a less attractive option and adversely affect our occupancy or rental rates.

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Unfavorable changes in economic conditions could adversely impact occupancy or rental rates.

Weakened economic conditions, including decreased job growth and job losses, have affected and continue to significantly affect apartment home occupancy and rental rates. Significant decreases in occupancy or rental rates in the markets in which we operate, in turn, may have a material adverse impact on our cash flows and operating results. The risks which may affect conditions in these markets include the following:

changes in the national, regional, and local economic climates;

local conditions, such as an oversupply of apartments or other housing available for rent, or a reduction in demand for apartments in the area;

a continued economic downturn which simultaneously effects one or more of our geographical markets; and

increased operating costs, if these costs cannot be passed through to residents.

We may experience a decrease in rental revenues, an increase in operating expenses, or a combination of both, which may adversely affect our results of operations and our ability to satisfy our financial obligations and to pay distributions to shareholders.

We face risks associated with land holdings.

We hold land for future development and may in the future acquire additional land holdings. The risks inherent in owning or purchasing and developing land increase as demand for apartments, or rental rates, decrease. Real estate markets are highly uncertain and, as a result, the value of undeveloped land has fluctuated significantly and may continue to fluctuate as a result of changing market conditions. In addition, carrying costs can be significant and can result in losses or reduced margins in a poorly performing project. As a result, we hold certain land and may in the future acquire additional land in our development pipeline at a cost we may not be able to recover fully or on which we cannot build and develop into a profitable multifamily community. Also, real estate markets are highly uncertain and, as a result, the value of undeveloped land has fluctuated significantly and may continue to fluctuate as a result of changing market conditions. Under current market conditions, we have recorded impairment charges on certain of our land held for development and may have future impairments of our land. These impairment charges are based on estimates of fair value. Given the current environment, the amount of market information available to estimate fair value is less than usual; if additional market information becomes available in future periods we may take additional impairment charges in the future.

Difficulties of selling real estate could limit our flexibility.

We intend to evaluate the potential disposition of assets that may no longer help us meet our objectives. When we decide to sell an asset, we may encounter difficulty in finding buyers in a timely manner as real estate investments generally cannot be disposed of quickly, especially when market conditions are poor. These difficulties have been exacerbated in the current credit environment because buyers have experienced difficulty in obtaining the necessary financing. These factors may limit our ability to vary our portfolio promptly in response to changes in economic or other conditions and may also limit our ability to utilize sales proceeds as a source of liquidity, which would adversely affect our ability to make distributions to shareholders or repay debt. In addition, in order to maintain our status as a REIT, the Code imposes restrictions on our ability to sell properties held fewer than two years, which may cause us to incur losses thereby reducing our cash flows and adversely impacting our ability to make distributions to shareholders or repay debt.

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Compliance or failure to comply with laws requiring access to our properties by disabled persons could result in substantial cost.

The Americans with Disabilities Act (ADA), the Fair Housing Amendments Act of 1988 (FHAA), and other federal, state, and local laws generally require public accommodations be made accessible to disabled persons. Noncompliance could result in the imposition of fines by the government or the award of damages to private litigants. These laws may require us to modify our existing properties. These laws may also restrict renovations by requiring improved access to such buildings by disabled persons or may require us to add other structural features which increase our construction costs. Legislation or regulations adopted in the future may impose further burdens or restrictions on us with respect to improved access by disabled persons. We may incur unanticipated expenses which may be material to our financial condition or results of operations to comply with ADA, FHAA, and other federal, state, and local laws, or in connection with lawsuits brought by private litigants.

Competition could limit our ability to lease apartments or increase or maintain rental income.

There are numerous housing alternatives which compete with our properties in attracting residents. Our properties compete directly with other multifamily properties as well as condominiums and single family homes which are available for rent or purchase in the markets in which our properties are located. This competitive environment could have a material adverse effect on our ability to lease apartment homes at our present properties or any newly developed or acquired property, as well as on the rents charged.

Risks Associated with Our Operations

Development and construction risks could impact our profitability.

Although we expect decreasing levels of development activity in 2009, as compared to prior years, in the long term we intend to continue to develop and construct multifamily apartment communities for our property portfolio. Our development and construction activities may be exposed to a number of risks which may increase our construction costs including the following:

inability to obtain, or delays in obtaining, necessary zoning, land-use, building, occupancy, and other required permits and authorizations, or problems with subcontractors could result in increased costs;

incurring construction costs exceeding our original estimates due to increased materials, labor, or other costs, or due to errors and omissions which occur in the design or construction process;

experiencing fluctuations in occupancy rates and rents at a newly completed property which may not be adequate to make the property profitable;

inability to obtain financing with favorable terms for the development of a community;

inability to complete construction and lease-up of a community on schedule, resulting in increased costs;

incurring costs related to the abandonment of development opportunities which we have pursued and deemed unfeasible; and

inability to successfully implement our development and construction strategy could adversely affect our results of operations and our ability to satisfy our financial obligations and pay distributions to shareholders.

We also serve as the general contractor on a limited number of development and construction projects related to properties owned by unrelated third parties pursuant to guaranteed maximum price contracts. The terms of these contracts require us to estimate the time and costs to complete a project, and we assume the risk the time and costs associated with our performance may be greater than was anticipated. As a result, our profitability on guaranteed maximum price contracts is dependent on our ability to accurately predict these factors. The time and costs may be affected by a variety of factors, including those listed above, many of which are beyond our control. In addition, the

terms of these contracts generally require a warranty period, which may have a duration of up to ten years, during which we may be required to repair, replace, or rebuild a project in the event of a material defect.

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Our acquisition strategy may not produce the cash flows expected.

Subject to the requirements of the Funds, we may acquire additional operating properties on a select basis. Our acquisition activities are subject to a number of risks, including the following:

we may not be able to successfully integrate acquired properties into our existing operations;

our estimates of the costs of repositioning or redeveloping the acquired property may prove inaccurate;

the expected occupancy and rental rates may differ from the actual results; and

we may not be able to obtain adequate financing.

With respect to acquisitions of operating companies, we may not be able to identify suitable candidates on terms acceptable to us, or may not achieve expected returns and other benefits as a result of integration challenges, such as personnel and technology.

Competition could adversely affect our ability to acquire properties.

We expect other real estate investors, including insurance companies, pension and investment funds, private investors, and other apartment REITs, will compete with us to acquire new properties. This competition could increase prices for the type of properties we would likely pursue and adversely affect our ability to acquire these properties or the profitability of such properties upon acquisition.

Losses from catastrophes may exceed our insurance coverage.

We carry comprehensive property and liability insurance on our properties, which we believe is of the type and amount customarily obtained on similar real property assets. We intend to obtain similar coverage for properties we acquire or develop in the future. However, some losses, generally of a catastrophic nature, such as losses from floods, hurricanes, or earthquakes, may be subject to coverage limitations. We exercise our discretion in determining amounts, coverage limits, and deductible provisions of insurance, to maintain appropriate insurance on our investments at a reasonable cost and on suitable terms. If we suffer a substantial loss, our insurance coverage may not be sufficient to pay the full current market value or current replacement value of our lost investment, as well as the anticipated future revenues from the property. Inflation, changes in building codes and ordinances, environmental considerations, and other factors also may reduce the feasibility of using insurance proceeds to replace a property after it has been damaged or destroyed.

Investments through joint ventures and partnerships involve risks not present in investments in which we are the sole investor.

We have invested and may continue to invest as a partner in joint ventures or partnerships. These investments involve risks, including the possibility our partner may have business goals which are inconsistent with ours, be in a position to take action or withhold consent contrary to our requests, or become insolvent and require us to assume and fulfill the joint venture s or partnership s financial obligations. We and our partner may each have the right to initiate a buy-sell arrangement, which could cause us to sell our interest, or acquire our partner s interest, at a time when we otherwise would not have entered into such a transaction. Each joint venture or partnership agreement is individually negotiated, and our ability to operate and/or dispose of a community in our sole discretion may be limited to varying degrees depending on the terms of the joint venture or partnership agreement.

We face risks associated with investments in and management of discretionary funds.

We have formed the Funds which, through wholly-owned subsidiaries, we manage as the general partner and advisor and to which we have committed 20% of the total equity interest, up to \$75 million in the aggregate. As of December 31, 2008, the Funds had total capital commitments of \$375 million. There are risks associated with the investment in and management of the Funds, including the following:

investors in the Funds may fail to make their capital contributions when due and, as a result, the Funds may be unable to execute their investment objectives;

the general partner of the Funds, our wholly-owned subsidiary, has unlimited liability for the third-party debts, obligations, and liabilities of the Funds pursuant to general partnership law;

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investors in the Funds (other than us), by majority vote, may remove our subsidiary as the general partner of the Funds with or without cause and the Funds advisory boards, by a majority vote of their members, may remove our subsidiary as the general partner of the Funds at any time for cause;

while we have broad discretion to manage the Funds and make investment decisions on behalf of the Funds, the investors or the advisory committees must approve certain matters, and as a result we may be unable to cause the Funds to make certain investments or implement certain decisions we consider beneficial;

we are permitted to acquire land and develop communities but are generally prohibited from acquiring fully developed multifamily properties outside of the Funds until the earlier of (i) December 31, 2011 or (ii) such time as 90% of the Funds committed capital is invested, subject to certain exceptions;

our ability to redeem all or a portion of our investments in the Funds is subject to significant restrictions; and

we may be liable if the Funds fail to comply with various tax or other regulatory matters.

We depend on our key personnel.

Our success depends in part on our ability to attract and retain the services of executive officers and other personnel. There is substantial competition for qualified personnel in the real estate industry, and the loss of several of our key personnel could have an adverse effect on us.

Changes in laws and litigation risks could affect our business.

As a large publicly-traded owner of multifamily properties, we may become involved in legal proceedings, including consumer, employment, tort, or commercial litigation, which if decided adversely to or settled by us, could result in liability which is material to our financial condition or results of operations.

Tax matters, including failure to qualify as a REIT, could have adverse consequences.

We may not continue to qualify in the future as a REIT. The Internal Revenue Service may challenge our qualification as a REIT for prior years and new legislation, regulations, administrative interpretations, or court decisions may change the tax laws or the application of the tax laws with respect to qualification as a REIT or the federal tax consequences of such qualification.

For any taxable year we fail to qualify as a REIT and do not qualify under statutory relief provisions:

we would be subject to federal income tax on our taxable income at regular corporate rates, including any applicable alternative minimum tax;

we would be disqualified from treatment as a REIT for the four taxable years following the year in which we failed to qualify, thereby reducing our net earnings available for operations, including any distributions to shareholders, as we would be required to pay significant income taxes for the year or years involved; and

our ability to expand our business and raise capital would be impaired, which may adversely affect the value of our common shares.

We may face other tax liabilities in the future which may impact our cash flow. These potential tax liabilities may be calculated on our income or property at either the corporate or individual property levels. Any additional tax expense incurred would decrease the cash available for distribution to our shareholders.

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Risks Associated with Our Indebtedness and Financing

Insufficient cash flows could limit our ability to make required payments for debt obligations or pay distributions to shareholders.

Substantially all of our income is derived from rental and other income from our multifamily communities. As a result, our performance depends in large part on our ability to collect rent from residents which could be negatively affected by a number of factors, including the following:

delay in resident lease commencements;

decline in occupancy;

failure of residents to make rental payments when due;

the attractiveness of our properties to residents and potential residents;

our ability to adequately manage and maintain our properties;

competition from other available apartments and housing alternatives; and

changes in market rents.

Cash flow could be insufficient to meet required payments of principal and interest with respect to debt financing. In order for us to continue to qualify as a REIT we are required to distribute annual dividends equal to a minimum of 90% of our REIT taxable income, computed without regards to the dividends paid deduction and our net capital gains. This requirement limits the cash flow available to meet required principal payments on our debt.

We have significant debt, which could have important adverse consequences.

As of December 31, 2008, we had outstanding debt of approximately \$2.8 billion. This indebtedness could have important consequences, including:

if a property is mortgaged to secure payment of indebtedness, and if we are unable to meet our mortgage obligations, we could sustain a loss as a result of foreclosure on the mortgage;

our vulnerability to general adverse economic and industry conditions is increased; and

our flexibility in planning for, or reacting to, changes in business and industry is limited.

The mortgages on our properties subject to secured debt, our unsecured credit facility, and the indentures under which our unsecured debt was issued contain customary restrictions, requirements, and other limitations, as well as certain financial and operating covenants including maintenance of certain financial ratios. Maintaining compliance with these provisions could limit our financial flexibility. A default in these provisions, if uncured, could require us to repay the indebtedness, which could severely affect our liquidity and increase our financing costs.

We may be unable to renew, repay, or refinance our outstanding debt.

We are subject to the risk that indebtedness on our properties, or unsecured indebtedness, will not be able to be renewed, repaid, or refinanced when due or the terms of any renewal or refinancing will not be as favorable as the existing terms of such indebtedness. If we are unable to refinance our indebtedness on acceptable terms, or at all, we might be forced to dispose of one or more of the properties on disadvantageous terms, which might result in losses to us. Such losses could have a material adverse effect on us and our ability to make distributions to our shareholders and pay amounts due on our debt. Furthermore, if a property is mortgaged to secure payment of indebtedness and we are unable to meet mortgage payments, the mortgagee could foreclose upon the property, appoint a receiver and exercise rights under an assignment of rents and leases or pursue other remedies, all with a consequent loss of our revenues and asset value. Foreclosures could also create taxable income without accompanying cash proceeds, thereby hindering our ability to meet the REIT distribution requirements of the Internal Revenue Code.

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Variable rate debt is subject to interest rate risk.

We have mortgage debt with varying interest rates dependent upon various market indexes. In addition, we have a revolving credit facility bearing interest at a variable rate on all amounts drawn on the facility. We may incur additional variable rate debt in the future. Increases in interest rates on variable rate debt would increase our interest expense, unless we make arrangements which hedge the risk of rising interest rates, which would adversely affect net income and cash available for payment of our debt obligations and distributions to shareholders.

We may incur losses on interest rate hedging arrangements.

Periodically, we have entered into agreements to reduce the risks associated with changes in interest rates, and we may continue to do so in the future. Although these agreements may partially protect against rising interest rates, they may also reduce the benefits to us if interest rates decline. If a hedging arrangement is not indexed to the same rate as the indebtedness which is hedged, we may be exposed to losses to the extent which the rate governing the indebtedness and the rate governing the hedging arrangement change independently of each other. Additionally, nonperformance by the other party to the hedging arrangement may subject us to increased credit risks.

Issuances of additional debt or equity may adversely impact our financial condition.

Our capital requirements depend on numerous factors, including the occupancy rates of our apartment properties, dividend payment rates to our shareholders, development and capital expenditures, costs of operations, and potential acquisitions. If our capital requirements vary materially from our plans, we may require additional financing earlier than anticipated. Accordingly, we could become more leveraged, resulting in increased risk of default on our obligations and an increase in our debt service requirements, both of which could adversely affect our financial condition and ability to access debt and equity capital markets in the future.

Failure to maintain our current credit ratings could adversely affect our cost of funds, related margins, liquidity, and access to capital markets.

Moody s and Standard & Poor s, the major debt rating agencies, routinely evaluate our debt and have given us ratings of Baa1 and BBB+, respectively, on our senior unsecured debt. These ratings are based on a number of factors, which include their assessment of our financial strength, liquidity, capital structure, asset quality, and sustainability of cash flow and earnings. In light of the difficulties in the real estate industry and the volatile financial markets, we may not be able to maintain our current credit ratings, which could adversely affect our cost of funds and related margins, liquidity, and access to capital markets.

Risks Associated with Our Shares

Share ownership limits and our ability to issue additional equity securities may prevent takeovers beneficial to shareholders.

For us to maintain our qualification as a REIT, we must have 100 or more shareholders during the year and not more than 50% in value of our outstanding shares may be owned, directly or indirectly, by five or fewer individuals. As defined for federal income tax purposes, the term individuals includes a number of specified entities. To minimize the possibility of us failing to qualify as a REIT under this test, our declaration of trust includes restrictions on transfers of our shares and ownership limits. The ownership limits, as well as our ability to issue other classes of equity securities, may delay, defer, or prevent a change in control. These provisions may also deter tender offers for our common shares which may be attractive to you, or limit your opportunity to receive a premium for your shares which might otherwise exist if a third party were attempting to effect a change in control transaction.

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Our share price will fluctuate.

Stock markets in general and our common shares have experienced significant price volatility over the past year. The market price and volume of our common shares may continue to be subject to significant fluctuations due not only to general stock market conditions but also to the risk factors discussed in this report and the following:

operating results which vary from the expectations of securities analysts and investors;

investor interest in our property portfolio;

the reputation and performance of REITs;

the attractiveness of REITs as compared to other investment vehicles;

the results of our financial condition and operations;

the perception of our growth and earnings potential;

dividend payment rates;

increases in market rates, which may lead purchasers of our common shares to demand a higher yield; and

changes in financial markets and national economic and general market conditions.

We may reduce dividends on our equity securities or elect to pay a portion of the dividend in common shares.

On November 24, 2008, we announced our Board of Trust Managers had declared a fourth quarter dividend of \$0.70 per common share, totaling \$2.80 per share for the year ended December 31, 2008. In order for us to continue to qualify as a REIT we are required to distribute annual dividends equal to a minimum of 90% of our REIT taxable income, computed without regards to the dividends paid deduction and our net capital gains. However, in the event of, among other factors, continued material future deterioration in business conditions, or continuing tightening in the credit markets, our Board of Trust Managers may decide to reduce our dividend while ensuring compliance with the requirements of the Code related to REIT qualification. In December 2008, the Internal Revenue Service announced it would treat a cash option share dividend as satisfying a public REIT s distribution requirements for 2008 and 2009 so long as certain requirements are met. We may elect to pay dividends during this period in part in our common shares which would cause dilution to our earnings per share given the additional shares outstanding.

Item 1B. Unresolved Staff Comments

None.

Item 2. Properties

The Properties

Our properties typically consist of mid-rise buildings or two and three story buildings in a landscaped setting and provide residents with a variety of amenities. Most of the properties have one or more swimming pools and a clubhouse and many have whirlpool spas, tennis courts, and controlled-access gates. Many of the apartment homes offer additional features such as fireplaces, vaulted ceilings, microwave ovens, covered parking, icemakers, washers and dryers, and ceiling fans.

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Operating Properties

The 181 operating properties, including properties held through joint ventures, which we owned interests in and operated at December 31, 2008, averaged 915 square feet of living area per apartment home. For the year ended December 31, 2008, no single operating property accounted for greater than 2.2% of our total revenues. Our operating properties, including properties held through joint ventures, had a weighted average occupancy rate of 93.9% and 93.7% for 2008 and 2007, respectively. Resident lease terms generally range from six to fifteen months. One hundred and fifty-six of our operating properties have over 200 apartment homes, with the largest having 904 apartment homes. Our operating properties have an average age of 9.6 years (calculated on the basis of investment dollars). Our operating properties were constructed and placed in service as follows:

Year Placed in Service	Number of Operating Properties
2001-2008	46
1996-2000	57
1991-1995	19
1986-1990	39
1980-1985	15
Prior to 1980	5
11	

Property Table

The following table sets forth information with respect to our operating properties at December 31, 2008.

OPERATING PROPERTIES

Property and Location Apartments In Service Size (Sq. Ft.) (1) ARIZONA Phoenix Phoenic Phoeni		Number of	Year Placed	Average Apartment	2008 Average Occupancy
ARIZONA Phoenix Camden Copper Square 332 2000 786 93.1% Camden Fountain Palms (8) 192 1986/1996 1,050 91.5 Camden Legacy 428 1996 1,067 93.7 Camden Pecos Ranch (8) 272 2001 924 93.6 Camden San Paloma 324 1993/1994 1,042 94.0 Camden Sierra (8) 288 1997 925 91.4 Camden Towne Center (8) 240 1998 871 92.2 Camden Vista Valley 357 1986 923 91.1 Camden Towne Center (8) 240 1998 871 92.2 Camden Vista Valley 357 1986 923 91.1 Camden Vista Valley 380 2001 1,009 95.1 Camden Crown Valley 380 2001 1,009 95.1 Camden Main & Jamboree (2) (12) 290 2008 1,011 Lea	Property and Location	Apartments	In Service	Size (Sq. Ft.)	
Camden Copper Square 332 2000 786 93.1% Camden Fountain Palms (8) 192 1986/1996 1,050 91.5 Camden Legacy 428 1996 1,067 93.7 Camden Legacy 428 1996 1,067 93.7 Camden Pecos Ranch (8) 272 2001 924 93.6 Camden San Paloma 324 1993/1994 1,042 94.0 Camden Sierra (8) 288 1997 925 91.4 Camden Towne Center (8) 240 1998 871 92.2 Camden Vista Valley 357 1986 923 91.1 Camden Vista Valley 380 2001 1,009 95.1 Camden Crown Valley 380 2001 1,009 95.1 Camden Harbor View 538 2004 975 94.8 Camden Martinique 714 1986 794 93.8 Camden Parkside (8) 421 1972 836 92.9	- ·	•		\ 1 /	,
Camden Fountain Palms (8) 192 1986/1996 1,050 91.5 Camden Legacy 428 1996 1,067 93.7 Camden Pecos Ranch (8) 272 2001 924 93.6 Camden San Paloma 324 1993/1994 1,042 94.0 Camden Sierra (8) 288 1997 925 91.4 Camden Towne Center (8) 240 1998 871 92.2 Camden Vista Valley 357 1986 923 91.1 CALIFORNIA Los Angeles/Orange County Camden Crown Valley 380 2001 1,009 95.1 Camden Harbor View 538 2004 975 94.8 Camden Main & Jamboree (2) (12) 290 2008 1,011 Lease-Up Camden Martinique 714 1986 794 93.8 Camden Parkside (8) 421 1972 836 92.9 Camden Sea Palms 138 1990 891 95.4 San Diego/I	Phoenix				
Camden Fountain Palms (8) 192 1986/1996 1,050 91.5 Camden Legacy 428 1996 1,067 93.7 Camden Pecos Ranch (8) 272 2001 924 93.6 Camden San Paloma 324 1993/1994 1,042 94.0 Camden Sierra (8) 288 1997 925 91.4 Camden Towne Center (8) 240 1998 871 92.2 Camden Vista Valley 357 1986 923 91.1 CALIFORNIA Los Angeles/Orange County Camden Crown Valley 380 2001 1,009 95.1 Camden Marbor View 538 2004 975 94.8 Camden Main & Jamboree (2) (12) 290 2008 1,011 Lease-Up Camden Martinique 714 1986 794 93.8 Camden Parkside (8) 421 1972 836 92.9 Camden Sea Palms 138 1990 891 95.4 San Diego/I	Camden Copper Square	332	2000	786	93.1%
Camden Pecos Ranch (8) 272 2001 924 93.6 Camden San Paloma 324 1993/1994 1,042 94.0 Camden Sierra (8) 288 1997 925 91.4 Camden Towne Center (8) 240 1998 871 92.2 Camden Vista Valley 357 1986 923 91.1 CALIFORNIA Los Angeles/Orange County Camden Crown Valley 380 2001 1,009 95.1 Camden Harbor View 538 2004 975 94.8 Camden Main & Jamboree (2) (12) 290 2008 1,011 Lease-Up Camden Martinique 714 1986 794 93.8 Camden Parkside (8) 421 1972 836 92.9 Camden Sea Palms 138 1990 891 95.4 San Diego/Inland Empire Camden Old Creek (3) 350 2007 1,037 92.8 Camden Sierra at Otay Ranch 422 2003 962 94.6 Camden Tuscany 160 2003		192	1986/1996	1,050	91.5
Camden Pecos Ranch (8) 272 2001 924 93.6 Camden San Paloma 324 1993/1994 1,042 94.0 Camden Sierra (8) 288 1997 925 91.4 Camden Towne Center (8) 240 1998 871 92.2 Camden Vista Valley 357 1986 923 91.1 CALIFORNIA Los Angeles/Orange County Camden Crown Valley 380 2001 1,009 95.1 Camden Harbor View 538 2004 975 94.8 Camden Main & Jamboree (2) (12) 290 2008 1,011 Lease-Up Camden Martinique 714 1986 794 93.8 Camden Parkside (8) 421 1972 836 92.9 Camden Sea Palms 138 1990 891 95.4 San Diego/Inland Empire Camden Old Creek (3) 350 2007 1,037 92.8 Camden Sierra at Otay Ranch 422 2003 962 94.6 Camden Tuscany 160 2003	Camden Legacy	428	1996	1,067	93.7
Camden Sierra (8) 288 1997 925 91.4 Camden Towne Center (8) 240 1998 871 92.2 Camden Vista Valley 357 1986 923 91.1 CALIFORNIA Los Angeles/Orange County Camden Crown Valley 380 2001 1,009 95.1 Camden Harbor View 538 2004 975 94.8 Camden Main & Jamboree (2) (12) 290 2008 1,011 Lease-Up Camden Martinique 714 1986 794 93.8 Camden Parkside (8) 421 1972 836 92.9 Camden Sea Palms 138 1990 891 95.4 San Diego/Inland Empire Camden Old Creek (3) 350 2007 1,037 92.8 Camden Sierra at Otay Ranch 422 2003 962 94.6 Camden Tuscany 160 2003 896 96.4 Camden Vineyards 264 2002 1,053 91.3	— ·	272	2001	924	93.6
Camden Towne Center (8) 240 1998 871 92.2 Camden Vista Valley 357 1986 923 91.1 CALIFORNIA Los Angeles/Orange County Camden Crown Valley 380 2001 1,009 95.1 Camden Harbor View 538 2004 975 94.8 Camden Main & Jamboree (2) (12) 290 2008 1,011 Lease-Up Camden Martinique 714 1986 794 93.8 Camden Parkside (8) 421 1972 836 92.9 Camden Sea Palms 138 1990 891 95.4 San Diego/Inland Empire Camden Old Creek (3) 350 2007 1,037 92.8 Camden Sierra at Otay Ranch 422 2003 962 94.6 Camden Tuscany 160 2003 896 96.4 Camden Vineyards 264 2002 1,053 91.3	Camden San Paloma	324	1993/1994	1,042	94.0
Camden Vista Valley 357 1986 923 91.1 CALIFORNIA Los Angeles/Orange County Camden Crown Valley 380 2001 1,009 95.1 Camden Harbor View 538 2004 975 94.8 Camden Main & Jamboree (2) (12) 290 2008 1,011 Lease-Up Camden Martinique 714 1986 794 93.8 Camden Parkside (8) 421 1972 836 92.9 Camden Sea Palms 138 1990 891 95.4 San Diego/Inland Empire Camden Old Creek (3) 350 2007 1,037 92.8 Camden Sierra at Otay Ranch 422 2003 962 94.6 Camden Tuscany 160 2003 896 96.4 Camden Vineyards 264 2002 1,053 91.3	Camden Sierra (8)	288	1997	925	91.4
CALIFORNIA Los Angeles/Orange County Camden Crown Valley 380 2001 1,009 95.1 Camden Harbor View 538 2004 975 94.8 Camden Main & Jamboree (2) (12) 290 2008 1,011 Lease-Up Camden Martinique 714 1986 794 93.8 Camden Parkside (8) 421 1972 836 92.9 Camden Sea Palms 138 1990 891 95.4 San Diego/Inland Empire 2007 1,037 92.8 Camden Old Creek (3) 350 2007 1,037 92.8 Camden Sierra at Otay Ranch 422 2003 962 94.6 Camden Tuscany 160 2003 896 96.4 Camden Vineyards 264 2002 1,053 91.3	Camden Towne Center (8)	240	1998	871	92.2
Los Angeles/Orange CountyCamden Crown Valley38020011,00995.1Camden Harbor View538200497594.8Camden Main & Jamboree (2) (12)29020081,011Lease-UpCamden Martinique714198679493.8Camden Parkside (8)421197283692.9Camden Sea Palms138199089195.4San Diego/Inland EmpireCamden Old Creek (3)35020071,03792.8Camden Sierra at Otay Ranch422200396294.6Camden Tuscany160200389696.4Camden Vineyards26420021,05391.3	Camden Vista Valley	357	1986	923	91.1
Camden Crown Valley 380 2001 1,009 95.1 Camden Harbor View 538 2004 975 94.8 Camden Main & Jamboree (2) (12) 290 2008 1,011 Lease-Up Camden Martinique 714 1986 794 93.8 Camden Parkside (8) 421 1972 836 92.9 Camden Sea Palms 138 1990 891 95.4 San Diego/Inland Empire Camden Old Creek (3) 350 2007 1,037 92.8 Camden Sierra at Otay Ranch 422 2003 962 94.6 Camden Tuscany 160 2003 896 96.4 Camden Vineyards 264 2002 1,053 91.3	CALIFORNIA				
Camden Harbor View 538 2004 975 94.8 Camden Main & Jamboree (2) (12) 290 2008 1,011 Lease-Up Camden Martinique 714 1986 794 93.8 Camden Parkside (8) 421 1972 836 92.9 Camden Sea Palms 138 1990 891 95.4 San Diego/Inland Empire 2007 1,037 92.8 Camden Old Creek (3) 350 2007 1,037 92.8 Camden Sierra at Otay Ranch 422 2003 962 94.6 Camden Tuscany 160 2003 896 96.4 Camden Vineyards 264 2002 1,053 91.3	Los Angeles/Orange County				
Camden Main & Jamboree (2) (12) 290 2008 1,011 Lease-Up Camden Martinique 714 1986 794 93.8 Camden Parkside (8) 421 1972 836 92.9 Camden Sea Palms 138 1990 891 95.4 San Diego/Inland Empire Camden Old Creek (3) 350 2007 1,037 92.8 Camden Sierra at Otay Ranch 422 2003 962 94.6 Camden Tuscany 160 2003 896 96.4 Camden Vineyards 264 2002 1,053 91.3	Camden Crown Valley	380	2001	1,009	95.1
Camden Martinique 714 1986 794 93.8 Camden Parkside (8) 421 1972 836 92.9 Camden Sea Palms 138 1990 891 95.4 San Diego/Inland Empire Camden Old Creek (3) 350 2007 1,037 92.8 Camden Sierra at Otay Ranch 422 2003 962 94.6 Camden Tuscany 160 2003 896 96.4 Camden Vineyards 264 2002 1,053 91.3	Camden Harbor View	538	2004	975	94.8
Camden Parkside (8) 421 1972 836 92.9 Camden Sea Palms 138 1990 891 95.4 San Diego/Inland Empire Camden Old Creek (3) 350 2007 1,037 92.8 Camden Sierra at Otay Ranch 422 2003 962 94.6 Camden Tuscany 160 2003 896 96.4 Camden Vineyards 264 2002 1,053 91.3	Camden Main & Jamboree (2) (12)	290	2008	1,011	Lease-Up
Camden Sea Palms 138 1990 891 95.4 San Diego/Inland Empire Camden Old Creek (3) 350 2007 1,037 92.8 Camden Sierra at Otay Ranch 422 2003 962 94.6 Camden Tuscany 160 2003 896 96.4 Camden Vineyards 264 2002 1,053 91.3	Camden Martinique	714	1986	794	93.8
San Diego/Inland Empire Camden Old Creek (3) 350 2007 1,037 92.8 Camden Sierra at Otay Ranch 422 2003 962 94.6 Camden Tuscany 160 2003 896 96.4 Camden Vineyards 264 2002 1,053 91.3	Camden Parkside (8)	421	1972	836	92.9
Camden Old Creek (3) 350 2007 1,037 92.8 Camden Sierra at Otay Ranch 422 2003 962 94.6 Camden Tuscany 160 2003 896 96.4 Camden Vineyards 264 2002 1,053 91.3	Camden Sea Palms	138	1990	891	95.4
Camden Sierra at Otay Ranch 422 2003 962 94.6 Camden Tuscany 160 2003 896 96.4 Camden Vineyards 264 2002 1,053 91.3	San Diego/Inland Empire				
Camden Tuscany 160 2003 896 96.4 Camden Vineyards 264 2002 1,053 91.3	Camden Old Creek (3)	350	2007	1,037	92.8
Camden Vineyards 264 2002 1,053 91.3	Camden Sierra at Otay Ranch	422	2003	962	94.6
·	Camden Tuscany	160	2003	896	96.4
COLORADO	Camden Vineyards	264	2002	1,053	91.3
	COLORADO				
Denver	Denver				
Camden Caley 218 2000 925 95.9	Camden Caley	218	2000	925	95.9
Camden Centennial 276 1985 744 94.2	Camden Centennial	276	1985	744	94.2
Camden Denver West (9) 320 1997 1,015 95.4	· /	320	1997	1,015	95.4
Camden Highlands Ridge 342 1996 1,149 96.0	Camden Highlands Ridge	342	1996	1,149	96.0
Camden Interlocken 340 1999 1,022 96.7	Camden Interlocken	340	1999	1,022	96.7
Camden Lakeway 451 1997 932 94.1	Camden Lakeway	451	1997	932	94.1
Camden Pinnacle 224 1985 748 92.7		224	1985	748	92.7
WASHINGTON DC METRO	WASHINGTON DC METRO				
Camden Ashburn Farms 162 2000 1,062 95.7		162	2000	1,062	95.7
Camden Clearbrook 297 2007 1,048 94.9	Camden Clearbrook	297	2007	1,048	94.9
Camden College Park (2) (12) 508 2008 942 Lease-Up	Camden College Park (2) (12)	508	2008	942	Lease-Up
Camden Fair Lakes 530 1999 1,056 95.0	Camden Fair Lakes			1,056	
Camden Fairfax Corner 488 2006 934 96.5					96.5
Camden Fallsgrove 268 2004 996 97.8	C				
Camden Grand Parc 105 2002 674 95.9					
Camden Lansdowne 690 2002 1,006 96.0	Camden Lansdowne	690	2002	1,006	96.0

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Camden Largo Town Center	245	2000/2007	1,027	91.3
Camden Monument Place (3)	368	2007	856	93.2
Camden Potomac Yard (2)	378	2008	835	Lease-Up
Camden Roosevelt	198	2003	856	96.1
Camden Russett	426	2000	992	95.3
Camden Silo Creek	284	2004	975	95.2
Camden Summerfield (2)	291	2008	957	Lease-Up
Camden Westwind	464	2006	1,036	95.9
FLORIDA				
Southeast Florida				
Camden Aventura	379	1995	1,108	94.7
Camden Brickell	405	2003	937	96.4
Camden Doral	260	1999	1,120	97.3
Camden Doral Villas	232	2000	1,253	97.4
Camden Las Olas	420	2004	1,043	92.8
Camden Plantation	502	1997	1,201	93.7
Camden Portofino	322	1995	1,112	96.1

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OPERATING PROPERTIES (CONTINUED)

	Number of	Year Placed	Average Apartment	2008 Average Occupancy
Property and Location	Apartments	In Service	Size (Sq. Ft.)	(1)
Orlando				
Camden Club	436	1986	1,077	94.1%
Camden Hunter s Creek	270	2000	1,075	96.7
Camden Lago Vista	366	2005	955	93.8
Camden Landings	220	1983	748	93.6
Camden Lee Vista	492	2000	937	92.8
Camden Orange Court (2)	261	2008	812	Lease-Up
Camden Renaissance	578	1996/1998	899	93.3
Camden Reserve	526	1990/1991	824	93.6
Camden World Gateway	408	2000	979	95.4
Tampa/St. Petersburg				
Camden Bay	760	1997/2001	943	93.2
Camden Bay Pointe	368	1984	771	93.8
Camden Bayside	832	1987/1989	748	94.7
Camden Citrus Park	247	1985	704	93.3
Camden Lakes	688	1982/1983	732	93.4
Camden Lakeside	228	1986	729	93.8
Camden Live Oaks	770	1990	1,093	94.2
Camden Preserve	276	1996	942	94.2
Camden Providence Lakes (4)	260	1996	1,024	92.2
Camden Royal Palms	352	2006	1,017	88.5
Camden Westshore (4)	278	1986	728	92.4
Camden Woods	444	1986	1,223	93.8
GEORGIA	444	1960	1,223	93.0
Atlanta				
Camden Brookwood	359	2002	912	93.7
	292		1,187	
Camden Deerfield		2000	,	93.5
Camden Dunwoody	324	1997	1,007	95.1
Camden Midtown Atlanta	296	2001	935	94.1
Camden Peachtree City	399	2001	1,027	95.5
Camden River	352	1997	1,103	94.4
Camden Shiloh	232	1999/2002	1,143	95.3
Camden St. Clair	336	1997	999	94.1
Camden Stockbridge	304	2003	1,009	92.2
Camden Sweetwater	308	2000	1,151	92.4
KENTUCKY				
Louisville				
Camden Brookside (10)	224	1987	732	96.4
Camden Meadows (10)	400	1987/1990	746	95.7
Camden Oxmoor (10)	432	2000	903	95.6
Camden Prospect Park (10)	138	1990	916	95.9
MISSOURI				
Kansas City				

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Camden Passage (10)	596	1989/1997	834	95.3
St. Louis				
Camden Cedar Lakes (10)	420	1986	852	92.6
Camden Cove West (10)	276	1990	828	95.6
Camden Cross Creek (10)	591	1973/1980	947	95.4
Camden Westchase (10)	160	1986	945	96.3

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OPERATING PROPERTIES (CONTINUED)

	Number of	Year Placed	Average Apartment	2008 Average
Property and Location NEVADA	Apartments	In Service	Size (Sq. Ft.)	Occupancy (1)
Las Vegas				
Camden Bel Air	528	1988/1995	943	94.2%
Camden Breeze	320	1989	846	94.27
Camden Canyon (4)	200	1995	987	94.7
Camden Commons	376	1988	936	92.9
Camden Cove	124	1988	898	92.9 96.1
Camden Del Mar (4)	560	1990	986	91.2
* /	320	1993	896	92.8
Camden Hills				
Camden Hills	184	1991	439	96.3
Camden Legends	113	1994	792	92.9
Camden Palisades	624	1991	905	94.1
Camden Pines (8)	315	1997	982	96.8
Camden Pointe	252	1996	983	95.5
Camden Summit (8)	234	1995	1,187	96.6
Camden Tiara (8)	400	1996	1,043	95.2
Camden Vintage	368	1994	978	93.7
Oasis Bay (11)	128	1990	876	94.9
Oasis Crossings (11)	72	1996	983	95.9
Oasis Emerald (11)	132	1988	873	95.9
Oasis Gateway (11)	360	1997	1,146	94.3
Oasis Island (11)	118	1990	901	93.5
Oasis Landing (11)	144	1990	938	95.4
Oasis Meadows (11)	383	1996	1,031	94.3
Oasis Palms (11)	208	1989	880	92.9
Oasis Pearl (11)	90	1989	930	97.5
Oasis Place (11)	240	1992	440	95.5
Oasis Ridge (11)	477	1984	391	89.6
Oasis Sierra (11)	208	1998	923	94.9
Oasis Springs (11)	304	1988	838	93.0
Oasis Vinings (11)	234	1994	1,152	93.4
NORTH CAROLINA			,	
Charlotte				
Camden Ballantyne	400	1998	1,045	92.3
Camden Cotton Mills	180	2002	905	95.0
Camden Dilworth	145	2006	857	95.9
Camden Fairview	135	1983	1,036	95.5
Camden Forest	208	1989	703	92.7
Camden Foxcroft (5)	156	1979	940	Redevelopment
Camden Grandview	266	2000	1,057	93.7
Camden Habersham	240	1986	773	94.8
Camden Park Commons	232	1980	861	94.8 91.5
Camden Pinchurst	407	1997 1967	1,147	93.2
		1907	972	
Camden Sedgebrook	368	1999	912	94.3

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Camden Simsbury	100	1985	874	95.7
Camden South End Square	299	2003	882	92.8
Camden Stonecrest	306	2001	1,098	93.7
Camden Touchstone (4)	132	1986	899	94.6

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OPERATING PROPERTIES (CONTINUED)

	Number of	Year Placed	Average Apartment	2008 Average
Property and Location	Apartments	In Service	Size (Sq. Ft.)	Occupancy (1)
Raleigh				
Camden Crest	438	2001	1,013	94.1%
Camden Governor s Village	242	1999	1,046	91.8
Camden Lake Pine	446	1999	1,066	94.4
Camden Manor Park	484	2006	966	94.6
Camden Overlook	320	2001	1,060	95.6
Camden Reunion Park	420	2000/2004	972	92.7
Camden Westwood	354	1999	1,027	94.3
PENNSYLVANIA				
Camden Valleybrook	352	2002	992	96.3
TEXAS				
Austin				
Camden Cedar Hills (2)	208	2008	911	Lease-Up
Camden Gaines Ranch	390	1997	955	93.8
Camden Huntingdon	398	1995	903	95.7
Camden Laurel Ridge	183	1986	702	92.9
Camden Ridgecrest	284	1995	855	95.1
Camden South Congress (13)	253	2001	975	92.4
Camden Stoneleigh	390	2001	908	95.1
Corpus Christi				
Camden Breakers (4)	288	1996	868	92.9
Camden Copper Ridge	344	1986	775	93.4
Camden Miramar (7)	778	1994-2004	482	80.8
Dallas/Fort Worth				
Camden Addison (8)	456	1996	942	94.8
Camden Buckingham	464	1997	919	95.3
Camden Centreport	268	1997	911	93.8
Camden Cimarron	286	1992	772	95.5
Camden Farmers Market	904	2001/2005	932	94.8
Camden Gardens	256	1983	652	94.5
Camden Glen Lakes (4)	424	1979	877	91.7
Camden Legacy Creek	240	1995	831	96.2
Camden Legacy Park	276	1996	871	95.7
Camden Oasis	602	1986	548	83.6
Camden Springs	304	1987	713	92.6
Camden Valley Creek	380	1984	855	93.9
Camden Valley Park (5)	516	1986	743	Redevelopment
Camden Valley Ridge	408	1987	773	93.6
Camden Westview	335	1983	697	94.4

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OPERATING PROPERTIES (CONTINUED)

	Number of	Year Placed	Average Apartment	2008 Average Occupancy
Property and Location	Apartments	In Service	Size (Sq. Ft.)	(1)
Houston				
Camden Baytown	272	1999	844	95.8%
Camden City Centre (3)	379	2007	932	94.0
Camden Creek	456	1984	639	92.4
Camden Greenway	756	1999	861	96.3
Camden Holly Springs (8)	548	1999	934	95.1
Camden Midtown	337	1999	844	97.4
Camden Oak Crest	364	2003	870	95.9
Camden Park (8)	288	1995	866	96.4
Camden Plaza (3) (12)	271	2007	915	94.4
Camden Royal Oaks (3)	236	2006	923	90.0
Camden Steeplechase	290	1982	748	93.5
Camden Stonebridge	204	1993	845	97.2
Camden Sugar Grove (8)	380	1997	921	95.1
Camden Vanderbilt (4)	894	1996/1997	863	94.3
Camden West Oaks (6)	671	1982	726	94.7
Camden Whispering Oaks (2)	274	2008	934	Lease-Up

- (1) Represents
 average
 physical
 occupancy for
 the year except
 as noted below.
- (2) Properties under lease-up at December 31, 2008.
- (3) Development property completed during 2008 average occupancy calculated from date at which occupancy exceeded 90% through year-end.

- (4) Redevelopment completed during 2008 average occupancy calculated from date at which occupancy exceeded 90% through year-end.
- (5) Properties under redevelopment at December 31, 2008.
- (6) Property held for sale at December 31, 2008.
- (7) Miramar is a student housing project for Texas A&M at Corpus Christi. Average occupancy includes summer which is normally subject to high vacancies.
- (8) Properties
 owned through
 a joint venture
 in which we own
 a 20% interest.
 The remaining
 interest is
 owned by an
 unaffiliated
 private investor.
- (9) Property owned through a joint venture in which we own a 50%

interest. The remaining interest is owned by an unaffiliated private investor.

(10) Properties owned through a joint venture in which we own a 15% interest. The remaining interest is owned by an unaffiliated private investor.

(11) Properties owned through a joint venture in which we own a 20% interest. The remaining interest is owned by an unaffiliated private pension fund.

(12) Properties owned through a joint venture in which we own a 30% interest. The remaining interest is owned by an unaffiliated private investor.

(13) Property owned through a joint venture in which we own a 20% interest. The remaining interest is owned by an unaffiliated private pension

fund.

Item 3. Legal Proceedings

For discussion regarding legal proceedings, see Note 14, Commitments and Contingencies, in the Notes to Consolidated Financial Statements.

Item 4. Submission of Matters to a Vote of Security Holders None.

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PART II

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

The high and low closing prices per share of our common shares, as reported on the New York Stock Exchange composite tape, and distributions per share declared for the quarters indicated are as follows:

	High			Low	Distributions		
2008 Quarters:							
First	\$	54.65	\$	42.18	\$	0.70	
Second		55.35		44.08		0.70	
Third		54.87		41.79		0.70	
Fourth		44.95		18.96		0.70	
2007 Quarters:							
First	\$	79.26	\$	68.09	\$	0.69	
Second		75.32		66.97		0.69	
Third		68.74		54.96		0.69	
Fourth		66.82		45.78		0.69	

5-Year Performance Key Market Indices

This graph assumes the investment of \$100 on December 31, 2003 and quarterly reinvestments of dividends. [Source: NAREIT]

As of February 17, 2009, there were 659 shareholders of record and approximately 22,500 beneficial owners of our common shares.

The following table summarizes repurchases of our equity securities during the quarter ended December 31, 2008:

				Total Number of Shares	A	approximate		
	Total Number of			Purchased as Part of Publicly	Dollar Value of Shares That May Yet			
	Shares Purchased		verage Price aid per Share	Announced	Be Purchased Under the Program (1)			
Month ended October 31, 2008 Month ended November 30, 2008	4,400	\$	22.97	Programs 4,400	\$	269,869,000 269,768,097		
Month ended December 31, 2008 Total (2)	4,400	\$	22.97	4,400		269,768,097		

(1) In April 2007, our Board of Trust Managers approved a program to

repurchase up to \$250.0 million of our common equity securities through open market purchases and privately negotiated transactions. In January 2008, our Board of Trust Managers approved the repurchase of up to an additional \$250.0 million of our common equity securities.

(2) From
April 2007
through
December 31,
2008, we
repurchased
approximately
4.3 million
common shares
for cash totaling
approximately
\$230.2 million,
or \$53.56
average price

per share.

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Item 6. Selected Financial Data

The following table provides selected financial data relating to our historical financial condition and results of operations as of and for each of the years ending December 31, 2004 through 2008. This data should be read in conjunction with Item 7, Management s Discussion and Analysis of Financial Condition and Results of Operations and the consolidated financial statements and related notes. Prior year amounts have been reclassified for discontinued operations.

COMPARATIVE SUMMARY OF SELECTED FINANCIAL AND PROPERTY DATA

	Year Ended December 31,									
(in thousands, except per share amounts and property data)	2008			2007		2006		2005(e)		2004
Operating Data (a)										
Total property revenues	\$	624,016	\$	588,319	\$	561,029	\$	485,696	\$	347,174
Total property expenses		238,915		217,350		210,621		184,566		138,700
Total non-property income (loss)		(19,540)		25,002		35,530		50,912		27,884
Total other expenses		331,278		339,548		345,908		338,520		206,022
Income (loss) from continuing operations		(13,705)		41,721		119,953		147,022		18,815
Net income		70,973		148,457		232,846		199,086		41,341
Income (loss) from continuing operations per share										
Basic	\$	(0.25)		0.72	\$	2.12	\$	2.83	\$	0.45
Diluted		(0.25)		0.71		2.06		2.64		0.44
Net income per share										
Basic	\$	1.28	\$	2.55	\$	4.11	\$	3.83	\$	1.00
Diluted		1.28		2.51		3.96		3.58		0.98
Distributions declared per common share	\$	2.80	\$	2.76	\$	2.64	\$	2.54	\$	2.54
Balance Sheet Data (at end of year)										
Total real estate assets, at cost		5,491,593	\$	5,527,403		5,141,467		5,039,007	\$3	,159,077
Total assets		4,730,342		4,890,760	4	4,586,050		4,487,799		,629,364
Notes payable	2	2,832,396		2,828,095	2	2,330,976		2,633,091	1	,576,405
Minority interests		187,787		219,952		223,511		221,023		159,567
Shareholders equity	-	1,411,494		1,531,313		1,734,356		1,370,903		738,515
Other Data										
Cash flows provided by (used in):										
Operating activities	\$	216,958		223,106		231,569		200,845		156,997
Investing activities		(37,374)		(346,798)		(52,067)		(207,561)		(65,321)
Financing activities		(173,074)		123,555		(180,044)		6,039		(92,780)
Funds from operations diluted (b)		169,585		227,153		237,790		195,290		143,669
Property Data										
Number of operating properties (at the end of year) (c)		181		182		186		191		144
Number of operating apartment homes (at end of year) (c) Number of operating apartment homes (weighted average)		62,903		63,085		63,843		65,580		51,456
(c)(d)		51,277		53,132		55,850		55,056		47,118
Weighted average monthly total property revenue per	Φ	1 055	Φ	1.007	φ	070	φ	000	ф	700
apartment home	\$	1,055	\$	1,025	\$	970	\$	888	\$	792
Properties under development (at end of period)		5		11		11		9		3

- (a) Excludes discontinued operations.
- (b) Management considers Funds from Operations (FFO) to be an appropriate measure of the financial performance of an equity REIT. The National Association of Real Estate Investment **Trusts** (NAREIT) currently defines FFO as net income (computed in accordance with accounting principles generally accepted in the United States of America (GAAP)), excluding gains (or losses) associated with the sale of previously depreciated operating properties, real estate depreciation and amortization, and adjustments for unconsolidated joint ventures. Our calculation of diluted FFO

also assumes conversion of

all potentially dilutive securities, including minority interests, which are convertible into common shares. We consider FFO to be an appropriate supplemental measure of operating performance because, by excluding gains or losses on dispositions of operating properties and excluding depreciation, FFO can assist in the comparison of the operating performance of a company s real estate between periods or as compared to different companies.

- (c) Includes discontinued operations.
- (d) Excludes apartment homes owned in joint ventures.
- (e) The 2005 results include the operations of Summit Properties Inc. subsequent to

February 28, 2005.

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

The following discussion should be read in conjunction with the consolidated financial statements and notes appearing elsewhere in this report. Historical results and trends which might appear in the consolidated financial statements should not be interpreted as being indicative of future operations.

We consider portions of this report to be forward-looking within the meaning of Section 27A of the Securities Act of 1933 and Section 21E of the Securities Exchange Act of 1934, both as amended, with respect to our expectations for future periods. Forward-looking statements do not discuss historical fact, but instead include statements related to expectations, projections, intentions, or other items relating to the future; forward-looking statements are not guarantees of future performances, results, or events. Although we believe the expectations reflected in our forward-looking statements are based upon reasonable assumptions, we can give no assurance our expectations will be achieved. Any statements contained herein which are not statements of historical fact should be deemed forward-looking statements. Reliance should not be placed on these forward-looking statements as they are subject to known and unknown risks, uncertainties, and other factors beyond our control and could differ materially from our actual results and performance.

Factors that may cause our actual results or performance to differ materially from those contemplated by forward-looking statements include, but are not limited to, the following:

Volatility in capital and credit markets could adversely impact us;

We could be negatively impacted by the condition of Fannie Mae or Freddie Mac;

Unfavorable changes in economic conditions could adversely impact occupancy or rental rates;

We face risks associated with land holdings;

Difficulties of selling real estate could limit our flexibility;

Compliance or failure to comply with laws requiring access to our properties by disabled persons could result in substantial cost;

Competition could limit our ability to lease apartments or increase or maintain rental income;

Development and construction risks could impact our profitability;

Our acquisition strategy may not produce the cash flows expected;

Competition could adversely affect our ability to acquire properties;

Losses from catastrophes may exceed our insurance coverage;

Investments through joint ventures and partnerships involve risks not present in investments in which we are the sole investor;

We face risks associated with investments in and management of discretionary funds;

We depend on our key personnel;

Changes in laws and litigation risks could affect our business;

Tax matters, including failure to qualify as a REIT, could have adverse consequences;

Insufficient cash flows could limit our ability to make required payments for debt obligations or pay distributions to shareholders;

We have significant debt, which could have important adverse consequences;

We may be unable to renew, repay, or refinance our outstanding debt;

Variable rate debt is subject to interest rate risk;

We may incur losses on interest rate hedging arrangements;

Issuances of additional debt or equity may adversely impact our financial condition;

Failure to maintain current credit ratings could adversely affect our cost of funds, related margins, liquidity, and access to capital markets;

Share ownership limits and our ability to issue additional equity securities may prevent takeovers beneficial to shareholders;

Our share price will fluctuate; and

We may reduce dividends on our equity securities or elect to pay a portion of the dividend in common shares.

These forward-looking statements represent our estimates and assumptions as of the date of this report, and we assume no obligation to update or supplement forward-looking statements because of subsequent events.

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Unless the context requires otherwise, we, our, us, and the Company, refer to Camden Property Trust and Cambon consolidated subsidiaries and partnerships, collectively.

Executive Summary

Our fiscal year 2008 results reflect the challenges the multifamily industry faced during the year. During fiscal year 2008, the factors adversely affecting demand for and rents received in our multifamily communities became more intense and pervasive across the United States. As a result, the already difficult conditions within the industry became progressively more challenging. High inventory levels of single-family homes and condominiums in the markets in which we operate, overall weak consumer confidence, and fears of a prolonged recession, among other factors, have persisted throughout fiscal year 2008. The effects of these factors have been further magnified by credit tightening in the financial markets, increasing home foreclosures, and severe shortages of liquidity in the financial markets.

Based on our results for fiscal year 2008, the deteriorating market conditions discussed above, and our belief these conditions may not improve quickly, we expect negative growth in property revenues during fiscal year 2009. Current factors which may negatively affect our future performance include recent and expected future job losses, liquidity disruptions in the capital markets, recessionary concerns, uncertainty in the financial markets, and a continued oversupply of single-family homes and condominiums in many of the markets in which we operate. However, positive impacts on our performance may result from reductions in the U.S. home ownership rate, more stringent lending criteria for prospective home-buyers, and long-term growth prospects for population, employment, and household formations in our markets, although there can be no assurance any of these factors will continue or will positively impact our operating results.

Due to the instability experienced during the current economic downturn, we believe the timing of an economic recovery is unclear and these conditions may not improve quickly. Our near term primary focus is to strengthen our capital and liquidity position by selectively disposing of properties, controlling and reducing construction and overhead costs, generating positive cash flows from operations, and reducing outstanding debt and leverage ratios.

We intend to continue to look for opportunities to acquire existing communities through our investment in and management of discretionary investment funds. Until the earlier of (i) December 31, 2011 or (ii) such time as 90% of its committed capital is invested, subject to two one-year extensions, the Fund and the Co-Investment Vehicle will be our exclusive investment vehicles for acquiring fully developed multifamily properties, subject to certain exceptions. Our portfolio of apartment communities is geographically diverse, which we believe mitigates risks such as changes in demographics or job growth which may occur within individual markets, although may not mitigate such risks with respect to more wide spread economic declines. In the long term, we also intend to continue focusing on our development pipeline which currently contains twelve properties in various stages of construction, lease-up, and pre-development. The commencement of future developments has and may continue to be impacted by macroeconomic issues, increasing construction costs, and other factors. We expect decreasing levels of development activity in 2009 as compared to prior years.

We review our assets for impairment on an annual basis or whenever events or changes in circumstances indicate the carrying amount of an asset may not be recoverable. Our impairment evaluations reflected our expectation of continued and increased challenges in the development of future multifamily communities, our belief these challenges will persist for some time, and our decision to not continue with five future development projects. Based on our evaluations, we recorded significant impairment charges in the fourth quarter to our land valuations, which materially affected our operating results during fiscal year 2008. Land valuations may continue to have significant fluctuations due to, among other things, the current economic environment and, as a result, there can be no assurance we will not have further impairments in the future.

The continuation of the current economic environment and capital market disruptions have and could continue to have a negative impact on us and adversely affect our future results of operations.

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Property Portfolio

Our multifamily property portfolio, excluding land and joint venture properties which we do not manage, is summarized as follows:

	December Apartment	r 31, 2008	December Apartment	r 31, 2007	
	Homes	Properties	Homes	Properties	
Operating Properties					
Las Vegas, Nevada	8,016	29	8,064	30	
Houston, Texas	6,620	16	6,346	15	
Dallas, Texas	6,119	15	7,225	18	
Washington, D.C. Metro	5,702	16	4,525	13	
Tampa, Florida	5,503	12	5,503	12	
Charlotte, North Carolina	3,574	15	3,574	15	
Orlando, Florida	3,557	9	3,296	8	
Atlanta, Georgia	3,202	10	3,202	10	
Raleigh, North Carolina	2,704	7	2,704	7	
Southeast Florida	2,520	7	2,520	7	
Los Angeles/Orange County, California	2,481	6	2,191	5	
Phoenix, Arizona	2,433	8	2,433	8	
Denver, Colorado	2,171	7	2,529	8	
Austin, Texas	2,106	7	2,778	9	
San Diego/Inland Empire, California	1,196	4	1,196	4	
Other	4,999	13	4,999	13	
oner	1,222	13	1,222	13	
Total Operating Properties	62,903	181	63,085	182	
Properties Under Development					
Houston, Texas	712	3	733	3	
Washington, D.C. Metro	366	1	1,543	4	
Austin, Texas	348	1	556	2	
Los Angeles/Orange County, California			290	1	
Orlando, Florida			261	1	
Total Properties Under Development	1,426	5	3,383	11	
Total Properties	64,329	186	66,468	193	
Less: Joint Venture Properties (1)					
Las Vegas, Nevada	4,047	17	4,047	17	
Houston, Texas (2)	2,199	7	1,946	6	
Phoenix, Arizona	992	4	992	4	
Los Angeles/Orange County, California	711	2	711	2	
Austin, Texas	601	2			
Washington, D.C. Metro	508	1	508	1	
Dallas, Texas	456	1	456	1	
Denver, Colorado	320	1	320	1	
Other	3,237	9	3,237	9	

Total Joint Venture Properties	13,071	44	12,217	41
Total Properties Owned 100%	51,258	142	54,251	152

(1) Refer to Note 7,
 Investments in
 Joint Ventures,
 in the Notes to
 Consolidated
 Financial
 Statements for
 further discussion
 of our joint
 venture
 investments.

(2) Figures for 2008 include Camden Travis Street, a fully-consolidated joint venture, of which we retain a 25% ownership.

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Stabilized Communities

We generally consider a property stabilized once it reaches 90% occupancy. During the year ended December 31, 2008, stabilization was achieved at five recently completed properties as follows:

Property and Location	Number of Apartment Homes	Date of Completion	Date of Stabilization
Camden Old Creek			
San Marcos, CA	350	1Q07	1Q08
Camden Monument Place			
Fairfax, VA	368	4Q07	2Q08
Camden Plaza joint venture			
Houston, TX	271	3Q07	2Q08
City Centre			
Houston, TX	379	4Q07	3Q08
Camden Royal Oaks			
Houston, TX	236	3Q06	4Q08

Partial Sales and Dispositions to Joint Ventures Included in Continuing Operations

In March 2008, we sold Camden Amber Oaks, a development community in Austin, Texas, to the Fund for approximately \$8.9 million. No gain or loss was recognized on the sale. Concurrent with the transaction, we invested approximately \$1.9 million in the Fund. In August 2008, we sold Camden South Congress to the Fund for approximately \$44.2 million and recognized a gain of approximately \$1.8 million on the sale. In conjunction with the transaction, we invested approximately \$2.8 million in the Fund.

There were no partial sales or dispositions to joint ventures for the year ended December 31, 2007.

During the year ended December 31, 2006, we recognized gains of approximately \$91.5 million from the partial sale of nine properties to an affiliated unconsolidated joint venture. This partial sale generated net proceeds of approximately \$170.9 million. The gains recognized on the partial sales of these assets were included in continuing operations as we retained a partial interest in the ventures which own these assets. We also recognized gains of approximately \$0.5 million and \$4.7 million on the partial sales of land to two joint ventures located in Houston, Texas and College Park, Maryland, respectively. The gains recognized on the sales of these assets were included in continuing operations as we retained a partial interest in the ventures which own these assets. We recognized an additional gain of approximately \$0.8 million on the sale of land located adjacent to one of our pre-development assets in College Park, Maryland. The gain on this sale was not included in discontinued operations as the operations and cash flows of these assets were not clearly distinguished, operationally or for reporting purposes, from the adjacent assets.

Discontinued Operations and Assets Held for Sale

We intend to maintain a long-term strategy of managing our invested capital through the selective sale of properties and to utilize the proceeds to reduce our outstanding debt and leverage ratios and fund investments with higher anticipated growth prospects in our markets. Income from discontinued operations includes the operations of properties, including land, sold during the period or classified as held for sale as of December 31, 2008. The components of earnings classified as discontinued operations include separately identifiable property-specific revenues, expenses, depreciation, and interest expense, if any. The gain on the disposal of the held for sale properties is also classified as discontinued operations.

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A summary of our 2008 dispositions and properties held for sale as of December 31, 2008 is as follows:

Property and Location	Number of Apartment Homes	Date of Disposition	Year Built
Dispositions			
Camden Ridgeview			
Austin, TX	167	1Q08	1984
Camden Towne Village			
Mesquite, TX	188	2Q08	1983
Oasis Sands			
Las Vegas, NV	48	2Q08	1994
Camden Lakeview			
Irving, TX	476	3Q08	1985
Camden Arbors			
Westminster, CO	358	3Q08	1986
Camden Woodview			
Austin, TX	283	3Q08	1984
Camden Briar Oaks			
Austin, TX	430	3Q08	1980
Camden Place			
Mesquite, TX	442	3Q08	1984
Held for Sale			
Camden West Oaks			
Houston, TX	671	n/a	1982

Total apartment homes sold and held for sale

3,063

During the year ended December 31, 2008, we received net proceeds of approximately \$121.7 million and recognized gains of approximately \$80.2 million from the sale of the eight operating properties listed above to unaffiliated third parties. During the year ended December 31, 2007, we received net proceeds of approximately \$166.4 million and recognized gains of approximately \$106.3 million from the sale of ten operating properties, containing 3,054 apartment homes, to unaffiliated third parties. During the year ended December 31, 2006, we received net proceeds of approximately \$137.3 million and recognized a gain of approximately \$78.8 million on the sale of eight operating properties, containing 3,041 apartment homes, to unaffiliated third parties.

During the year ended December 31, 2008, we recognized gains of approximately \$1.1 million from the sale of land adjacent to our regional office in Las Vegas, Nevada. The gain on this sale was not included in discontinued operations as the operations and cash flows of this asset were not clearly distinguished, operationally or for reporting purposes, from the adjacent assets.

Upon our decision to abandon efforts to develop certain land parcels and to market these parcels for sale, we reclassify the operating expenses associated with these assets to discontinued operations. At December 31, 2008, we had undeveloped land parcels classified as held for sale as follows:

(\$ in millions) Location	Acres	t Book alue
Southeast Florida	2.2	\$ 7.4

Dallas 2.4 1.8

Total land held for sale \$ 9.2

There were no sales of undeveloped land during the year ended December 31, 2008. During the year ended December 31, 2007, we sold undeveloped land totaling approximately 0.9 acres to unrelated third parties. In connection with these sales, we received net proceeds of approximately \$6.0 million and recognized gains totaling approximately \$0.7 million. During the year ended December 31, 2006, we sold undeveloped land totaling approximately \$7.0 million and recognized gains totaling approximately \$1.0 million and recognized gains totaling approximately \$20.5 million.

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Development and Lease-Up Properties

At December 31, 2008, we had five completed consolidated properties in lease-up as follows:

Number of Apartment Homes	Cost Incurred				% Leased at 2/15/09	Date of Completion	Estimated Date of Stabilization
378	\$	104.5	73%	2Q08	4Q09		
261		45.5	65%	2Q08	3Q09		
291		62.6	78%	2Q08	4Q09		
208		23.6	88%	4Q08	2Q09		
274		27.3	80%	4Q08	3Q09		
1 412	\$	263.5	76%				
	Apartment Homes 378 261 291 208	Apartment Homes In 378 \$ 261 291 208 274	Apartment Homes Cost Incurred 378 \$ 104.5 261 45.5 291 62.6 208 23.6 274 27.3	Apartment Homes Cost Incurred at 2/15/09 378 \$ 104.5 73% 261 45.5 65% 291 62.6 78% 208 23.6 88% 274 27.3 80%	Apartment Homes Cost Incurred at 2/15/09 Date of Completion 378 \$ 104.5 73% 2Q08 261 45.5 65% 2Q08 291 62.6 78% 2Q08 208 23.6 88% 4Q08 274 27.3 80% 4Q08		

At December 31, 2008, we had two consolidated properties under construction as follows:

		Included in							
(\$ in millions) Property and Location	Number of Apartment Homes		imated Cost		Cost curred	τ	operties Jnder elopment	Estimated Date of Completion	Estimated Date of Stabilization
Camden Dulles Station Oak Hill, VA Camden Travis Street (a)	366	\$	77.0	\$	71.4	\$	14.4	1Q09	3Q10
Houston, TX	253		39.0		9.3		9.3	1Q10	3Q10
Total	619	\$	116.0	\$	80.7	\$	23.7		

(a) Camden Travis
Street is owned in
a
fully-consolidated
joint venture, of
which we retain a
25% ownership.

Our consolidated balance sheet at December 31, 2008 included approximately \$264.2 million related to properties under development and land. Of this amount, approximately \$23.7 million related to projects currently under construction. Additionally, at December 31, 2008, we had approximately \$184.3 million invested in land for projects

we may begin constructing in the future and approximately \$56.2 million invested primarily in land tracts in which future development activities have been put on hold.

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At December 31, 2008, we had investments in non-consolidated joint ventures which were developing the following multifamily communities:

(\$ in millions)	Own auchin	Number of Apartment	Est	imated		Γotal Cost	
Property and Location	Ownership %	Homes	Cost		Incurred		
Completed Communities (1) Camden Main & Jamboree Irvine, CA	30%	290		N/A	\$	110.1	
Camden College Park College Park, MD	30%	508		N/A		125.3	
Completed Communities Total		798			\$	235.4	
Under Construction Braeswood Place (1) (2) Houston, TX Belle Meade (2) Houston, TX Camden Amber Oaks (1) Austin, TX Under Construction Total	30% 30% 20%	340 119 348 807	\$	48.6 33.2 40.0 121.8	\$	41.1 20.0 32.6 93.7	
Pre-Development (3)		Total Acres					
Lakes at 610 Houston, TX Town Lake Austin, TX	30% 72%	6.1 25.9		N/A N/A	\$	6.4 37.9	
Pre-Development Total		32.0			\$	44.3	

- (1) Properties in lease-up as of December 31, 2008.
- (2) Properties being developed by joint venture partner.

(3) Properties in pre-development by joint venture partner.

Refer to Note 7, Investments in Joint Ventures in the Notes to Consolidated Financial Statements for further discussion of our joint venture investments.

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Geographic Diversification

At December 31, 2008 and 2007, our investments in various geographic areas, excluding depreciation, investments in joint ventures, and properties held for sale, were as follows:

(in thousands)	2008		2007	2007	
Washington, D.C. Metro	\$ 1,219,866	22.4%	\$ 1,196,451	21.8%	
Southeast Florida	446,629	8.2	444,645	8.1	
Houston, Texas	377,041	6.9	374,177	6.8	
Dallas, Texas	337,890	6.2	372,075	6.8	
Tampa, Florida	386,816	7.1	370,379	6.7	
Los Angeles/Orange County, California	330,849	6.1	346,452	6.3	
Orlando, Florida	364,379	6.7	336,768	6.1	
Atlanta, Georgia	319,047	5.8	316,733	5.8	
Las Vegas, Nevada	321,782	5.9	314,609	5.7	
Charlotte, North Carolina	316,387	5.8	312,760	5.7	
Raleigh, North Carolina	237,023	4.3	235,263	4.3	
San Diego/Inland Empire, California	226,556	4.1	225,769	4.1	
Austin, Texas	159,897	2.9	221,807	4.1	
Denver, Colorado	186,292	3.4	202,962	3.7	
Phoenix, Arizona	118,003	2.2	117,092	2.1	
Other	107,377	2.0	105,742	1.9	
Total	\$ 5,455,834	100.0%	\$ 5,493,684	100.0%	

Results of Operations

Changes in revenues and expenses related to our operating properties from period to period are due primarily to the performance of stabilized properties in the portfolio, the lease-up of newly constructed properties, acquisitions, and dispositions. Where appropriate, comparisons of income and expense on communities included in continuing operations are made on a dollars-per-weighted average apartment home basis in order to adjust for such changes in the number of apartment homes owned during each period. Selected weighted averages for the years ended December 31 are as follows:

	2008	2007	2006
Average monthly property revenue per apartment home	\$ 1,055	\$ 1,025	\$ 970
Annualized total property expenses per apartment home	\$ 4,845	\$ 4,544	\$ 4,370
Weighted average number of operating apartment homes owned			
100%	49,312	47,832	48,200
Weighted average occupancy of operating apartment homes			
owned 100%	93.8%	93.7%	95.1%

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Property-level operating results

The following tables present the property-level revenues and property-level expenses, excluding discontinued operations, for the year ended December 31, 2008 as compared to 2007 and for the year ended December 31, 2007 as compared to 2006:

	Apartment Year Ended Homes December 31,			Change				
(\$ in thousands)	at 12/31/08	2008		2007		\$		%
Property revenues								
Same store communities	40,340	\$	498,875	\$	491,736	\$	7,139	1.5%
Non-same store communities	8,469		108,184		88,925		19,259	21.7
Development and lease-up								
communities	2,031		9,444		81		9,363	*
Dispositions/other			7,513		7,577		(64)	(0.8)
Total property revenues	50,840	\$	624,016	\$	588,319	\$	35,697	6.1%
Property expenses								
Same store communities	40,340	\$	188,644	\$	180,277	\$	8,367	4.6%
Non-same store communities	8,469		40,395		33,444		6,951	20.8
Development and lease-up	•		,		,		,	
communities	2,031		5,694		140		5,554	*
Dispositions/other	,		4,182		3,489		693	19.9
Total property expenses	50,840	\$	238,915	\$	217,350	\$	21,565	9.9%

^{*} Not a meaningful percentage

Same store communities are communities we owned and were stabilized as of January 1, 2007. Non-same store communities are stabilized communities we have acquired, developed, or re-developed after January 1, 2007. Development and lease-up communities are non-stabilized communities we have acquired or developed after January 1, 2007.

	Apartment Homes			Year Ended December 31,		Change	Change	
	at 12/31/07		2007		2006	\$	%	
Property revenues								
Same store communities	39,417	\$	479,015	\$	460,758	\$ 18,257	4.0%	
Non-same store communities	8,312		96,372		75,448	20,924	27.7	
Development and lease-up								
communities	3,459		8,473		508	7,965	*	
Dispositions/other			4,459		24,315	(19,856)	(81.7)	
Total property revenues	51,188	\$	588,319	\$	561,029	\$ 27,290	4.9%	

Total property expenses	51,188	\$ 217,350	\$ 210,621	\$ 6,729	3.2%
Dispositions/other		1,947	11,377	(9,430)	(82.9)
communities	3,459	4,726	532	4,194	*
Development and lease-up					
Non-same store communities	8,312	35,488	27,392	8,096	29.6
Same store communities	39,417	\$ 175,189	\$ 171,320	\$ 3,869	2.3%
1 Toper ty empenses					

^{*} Not a meaningful percentage

Same store communities are communities we owned and were stabilized as of January 1, 2006. Non-same store communities are stabilized communities we have acquired, developed, or re-developed after January 1, 2006. Development and lease-up communities are non-stabilized communities we have developed or acquired after January 1, 2006.

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Same store analysis

Our same store property revenues for the year ended December 31, 2008 increased approximately \$7.1 million, or 1.5%, from 2007 resulting primarily from increases in other property income, partially offset by a decline in rental revenues due to slight declines in average occupancy and average rental rates for our same store portfolio. Same store property revenues for the year ended December 31, 2007 increased approximately \$18.3 million, or 4.0%, from 2006 primarily from increases in other property income and higher average rental income per apartment home, partially offset by declines in occupancy.

Same store property revenues for 2008 as compared to 2007 were positively impacted by increases in other property income due to the continued implementation of the Perfect Connection (also known as CamdenTV) in 2008, which provides cable services to our residents, and other utility rebilling programs. The increase in other property income was partially offset by a decrease in average rental rates, as we experienced rental rate decreases primarily as a result of the challenges we and the multifamily industry faced throughout the year, which are discussed in detail in the

Executive Summary. Average total occupancy at our same store properties declined in 2008 as we experienced decreases in occupancy in a majority of our markets. We believe our operating performance during the current market environment benefited from the continued operational and technological enhancements we are making at many of our communities, which have created opportunities to take advantage of additional revenue sources.

Same store property revenues for 2007 as compared to 2006 were positively impacted by increases in revenues in substantially all markets. These revenue increases were driven by other property income which increased due to the implementation of Perfect Connection, and other utility rebilling programs. Our same store communities recognized an overall increase in average rental rates, and we experienced rental rate increases in all markets. The increase in average rental rates in 2007 was a result of moderate improvements in fundamentals such as job growth, population growth, and household formations. Average occupancy at our same store properties declined less than 1% in 2007, as we had slight decreases in occupancy in a majority of our markets.

Total property expenses from our same store communities increased approximately \$8.4 million, or 4.6%, and approximately \$3.9 million, or 2.3%, for the year ended December 31, 2008 as compared to 2007 and for the year ended December 31, 2007 as compared to 2006, respectively. The increases in same store property expenses per apartment home of \$207 for the year ended December 31, 2008 as compared to 2007 were primarily due to increases in utility expenses in connection with our utility rebilling programs and real estate taxes. Real estate taxes increased primarily due to increases in appraisals and taxation rates. The increase for the year ended December 31, 2007 as compared to 2006 was primarily due to increases in repair and maintenance costs as well as utility expenses in connection with our utility rebilling programs.

Non-same store analysis and other analysis

Property revenues from non-same store and development and lease-up communities increased approximately \$28.6 million for the year ended December 31, 2008 as compared to 2007 and increased approximately \$28.9 million for the year ended December 31, 2007 as compared to 2006. The increases in both periods were primarily due to the completion and lease-up of certain properties in our development pipeline as well as property acquisitions in 2007 and 2006. See Development and Lease-Up Properties for additional detail of occupancy at properties in our development pipeline.

Property expenses from non-same store and development and lease-up communities increased approximately \$12.5 million for the year ended December 31, 2008 as compared to 2007 and approximately \$12.3 million for 2007 as compared to 2006. The increases in both periods were due to the completion and lease-up of properties in our development pipeline as well as acquisitions completed in 2007 and 2006.

Property revenues from dispositions/other decreased approximately \$0.1 million and approximately \$19.9 million for the year ended December 31, 2008 as compared to 2007 and for the year ended December 31, 2007 as compared to 2006, respectively. The decrease for the year ended December 31, 2007 primarily related to properties partially sold to joint ventures.

Property expenses from dispositions/other increased approximately \$0.7 million and decreased approximately \$9.4 million for the year ended December 31, 2008 as compared to 2007 and for the year ended December 31, 2007 as compared to 2006, respectively. The increase for the year ended December 31, 2008 as compared to December 31,

2007 primarily related to insurance costs related to Hurricane Ike. Refer to Note 14, Commitments and Contingencies, in the Notes to Consolidated Financial Statements for further discussion. The decrease for the year ended December 31, 2007 as compared to December 31, 2006 primarily related to properties partially sold to joint ventures.

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Non-property income

Year Ended December 31, Change				Year Ended nge December 31, Change				
(\$ in thousands)	2008	2007	\$	%	2007	2006	\$	%
Fee and asset management Sale of technology investments	\$ 9,167	\$ 8,293 623	\$ 874 (623)	10.5% (100.0)	\$ 8,293 623	\$ 14,041 1,602	\$ (5,748) (979)	(40.9)% (61.1)
Interest and other income Income (loss) on deferred compensation plans	4,736 (33,443)	8,804 7,282	(4,068) (40,725)	(46.2)	8,804 7,282	9,771 10,116	(967) (2,834)	(9.9) (28.0)
Total non-property income (loss)	\$ (19,540)	\$ 25,002	\$ (44,542)	(178.2)%	\$ 25,002	\$ 35,530	\$ (10,528)	(29.6)%

^{*} Not a meaningful percentage

Fee and asset management income, which represents income related to third-party construction and development projects and property management, for the year ended December 31, 2008 increased approximately \$0.9 million as compared to 2007 and decreased approximately \$5.7 million for the year ended December 31, 2007 as compared to 2006. Growth was relatively flat for 2008 as compared to 2007 due to decreased third-party construction activities in 2008, partially offset by increases in management fees earned from the Fund. The decrease in 2007 as compared to 2006 was primarily due to increased fees earned from joint ventures and third-party construction and development projects in 2006 as compared to 2007 as these 2006 projects were winding down in 2007 and were not replaced with additional projects.

Interest and other income decreased approximately \$4.1 million for 2008 as compared to 2007 and decreased approximately \$1.0 million for 2007 as compared to 2006. Interest income, which primarily relates to interest earned on notes receivable outstanding under our mezzanine financing program, decreased approximately \$0.8 million for 2008 as compared to 2007 and increased approximately \$0.6 million for 2007 as compared to 2006. The decrease for 2008 as compared to 2007 was primarily due to contractual reductions in interest rates related to mezzanine loans for development communities which have reached stabilization, reductions in interest earned on variable rate notes due to reductions in the London Interbank Offered Rate (LIBOR), and principal payments received in 2008. The increase for 2007 as compared to 2006 was primarily due to new notes issued during the latter part of 2006 of approximately \$9.1 million. Other income decreased approximately \$3.3 million for 2008 as compared to 2007 and decreased approximately \$1.6 million for 2007 as compared to 2006. Other income primarily represents income recognized upon the settlement of legal, insurance and warranty claims, and contract disputes. In 2007, other income included approximately \$3.3 million related to settlement of a contract dispute.

Income on deferred compensation plans decreased approximately \$40.7 million during the year ended December 31, 2008 as compared to 2007 and decreased approximately \$2.8 million during the year ended December 31, 2007 as compared to 2006. The changes in income primarily related to the performance of the assets held in the deferred compensation plans for plan participants, which is subject to fluctuations in the financial markets.

Other expenses

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	Year Ended Year Ended							
	Decem	ber 31,	Chang	ge	December 31,			ge
(\$ in thousands)	2008	2007	\$	%	2007	2006	\$	%
Property								
management	\$ 19,910	\$ 18,413	\$ 1,497	8.1%	\$ 18,413	\$ 18,490	\$ (77)	(0.4)%
Fee and asset								
management	6,054	4,552	1,502	33.0	4,552	9,382	(4,830)	(51.5)
General and								
administrative	31,586	32,590	(1,004)	(3.1)	32,590	37,584	(4,994)	(13.3)
Interest	132,399	115,753	16,646	14.4	115,753	117,348	(1,595)	(1.4)
Depreciation and								
amortization	171,814	157,297	14,517	9.2	157,297	149,206	8,091	5.4
Amortization of								
deferred financing								
costs	2,958	3,661	(703)	(19.2)	3,661	3,782	(121)	(3.2)
Expense								
(benefit) on								
deferred								
compensation plans	(33,443)	7,282	(40,725)	*	7,282	10,116	(2,834)	(28.0)
Total								
non-property								
expenses	\$ 331,278	\$ 339,548	\$ (8,270)	(2.4)%	\$ 339,548	\$ 345,908	\$ (6,360)	(1.8)%

^{*} Not a meaningful percentage

Property management expense, which represents regional supervision and accounting costs related to property operations, increased approximately \$1.5 million for the year ended December 31, 2008 as compared to 2007 and decreased approximately \$0.1 million for 2007 as compared to 2006. Property management expenses were 3.2%, 3.1%, and 3.3% of total property revenues for the years ended December 31, 2008, 2007, and 2006, respectively.

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Fee and asset management expense, which represents expenses related to third-party construction and development projects and property management, increased approximately \$1.5 million for 2008 as compared to 2007 and decreased approximately \$4.8 million for 2007 as compared to 2006. The increase for 2008 as compared to 2007 was primarily attributable to increased costs associated with the Fund partially offset by decreases in our third-party construction activities. The decrease for 2007 as compared to 2006 is primarily attributable to decreased third-party activities, offset by costs associated with the Fund which was formed in the latter part of 2007.

General and administrative expenses decreased approximately \$1.0 million during the year ended December 31, 2008 as compared to 2007 and decreased approximately \$5.0 million during the year ended December 31, 2007 as compared to 2006, and were 5.0%, 5.4%, and 6.4% of total revenues, excluding income or loss on deferred compensation plans, for the years ended December 31, 2008, 2007, and 2006, respectively. The decreases in general and administrative expenses for the year ended December 31, 2008 as compared to 2007 and for December 31, 2007 as compared to 2006 were primarily due to decreases in salaries, incentive compensation, and legal expenses. Additionally, during 2006, an aggregate of 76,542 share awards that otherwise would have vested from time to time over the next five years became immediately exercisable. By accelerating the vesting of these share awards, we recognized a one-time expense of approximately \$4.2 million for the year ended December 31, 2006.

Interest expense for the year ended 2008 increased approximately \$16.6 million as compared to 2007 primarily due to the repurchase of common shares using debt proceeds, the timing of refinancing portions of our long-term indebtedness at higher rates, and decreased capitalized interest, partially offset by decreased amounts outstanding on our line of credit, our repurchases and early retirement of outstanding debt, and a decline in interest rates on our floating rate debt, Refer to Note 9, Notes Payable, in the Notes to Consolidated Financial Statements for further discussion of our debt repurchases and retirements. Interest expense for the year ended 2007 decreased approximately \$1.6 million as compared to 2006. Factors contributing to the decrease in interest expense in 2007 as compared to 2006 include repayment of debt from proceeds received from our July 2006 equity offering, property dispositions during both periods, and interest adjustments related to tax liabilities. Partially offsetting this decrease was interest incurred on debt used to repurchase our common shares during 2007. While our average debt level outstanding during 2007 increased slightly as compared to 2006, we continued to fund construction costs associated with our development pipeline, increasing interest capitalized by approximately \$2.0 million in 2007 as compared to 2006.

Depreciation and amortization expense increased approximately \$14.5 million during the year ended December 31, 2008 as compared to 2007 and increased approximately \$8.1 million during the year ended December 31, 2007 as compared to 2006. The increases were primarily due to an increased level of new development and capital improvements placed in service each year as compared to the previous year, partially offset by dispositions.

Amortization of deferred financing costs decreased \$0.7 million and \$0.1 million during the years ended December 31, 2008, and 2007, respectively. The decrease for fiscal year 2008 was due to certain deferred financing costs becoming fully amortized.

Expense on deferred compensation plans decreased approximately \$40.7 million during the year ended December 31, 2008 as compared to 2007 and decreased approximately \$2.8 million during the year ended December 31, 2007 as compared to 2006. The changes in expense primarily related to the performance of the assets held in the deferred compensation plans for plan participants, which is subject to fluctuations in the financial markets.

Other

Year Ended December 31,			Chang	ge		Ended nber 31,	Change	
(\$ in thousands)	2008	2007	\$	%	2007	2006	\$	%
Gain on sale of properties, including land Gain on early retirement of debt	\$ 2,929 13,566	\$	\$ 2,929 13,566	100.0% 100.0	\$	\$ 97,452	\$ (97,452)	(100.0)%

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Impairment loss on								
land	(51,323)	(1,447)	(49,876)	*	(1,447)		(1,447)	(100.0)
Equity in income								
(loss) of joint								
ventures	(1,265)	1,526	(2,791)	(182.9)	1,526	5,156	(3,630)	(70.4)
Distributions on								
perpetual preferred								
units	(7,000)	(7,000)			(7,000)	(7,000)		
Income allocated to								
common units and								
other minority								
interests	(4,052)	(4,729)	677	14.3	(4,729)	(15,685)	10,956	69.9
Income tax expense								
current	(843)	(3,052)	2,209	72.4	(3,052)		(3,052)	(100.0)

^{*} Not a meaningful percentage

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Gain on sale of properties, including land, totaled approximately \$2.9 million for the year ended December 31, 2008 due to gains on the partial sale of properties to the Fund and a gain on the sale of a land parcel in Las Vegas, Nevada to an unaffiliated third-party. There was no gain on sale of properties, including land, for the year ended December 31, 2007. Gain on sale of properties, including land, for the year ended December 31, 2006 included gains of approximately \$91.5 million from the partial sale of nine operating properties to an affiliated joint venture and approximately \$5.2 million from the partial sales of land to affiliated joint ventures; also included in gain on sale of properties for the year ended December 31, 2006 was approximately \$0.8 million from the sale of undeveloped land to an unaffiliated third party. See further discussion of gains associated with property dispositions in Property Portfolio. Gain on early retirement of debt was approximately \$13.6 million for the year ended December 31, 2008. These gains were the result of various repurchases and retirements of debt, and included a tender offer for certain series of outstanding debt, which resulted in the repurchase and retirement of approximately \$108.3 million of debt from unrelated third parties for approximately \$100.6 million. In addition to the tender offer, we repurchased and retired approximately \$82.7 million of various series of other outstanding debt from unrelated third parties for approximately \$75.7 million during the year ended December 31, 2008. These gains were partially offset by the proportionate share of unamortized loan costs and other costs associated with the retirement of the debt.

The impairment loss on land for the year ended December 31, 2008 of approximately \$51.3 million reflects impairments in the value of land holdings for several potential development projects we no longer plan to pursue, including approximately \$48.6 million related to land holdings for five projects we no longer plan to develop, approximately \$1.6 million in the value of a land parcel held for future development, and approximately \$1.1 million for costs capitalized for a potential joint venture development we no longer plan to pursue. The impairment loss on land for the year ended December 31, 2007 of approximately \$1.4 million reflects impairment in the value of one potential development project we no longer plan to pursue. These impairment charges are the difference between each parcel s estimated fair value and the carrying value, which includes pursuit and other costs.

Equity in income (loss) of joint ventures decreased approximately \$2.8 million for the year ended December 31, 2008 as compared to 2007, and decreased approximately \$3.6 million for the year ended December 31, 2007 as compared to 2006. Changes from period to period were due to changes in the number of properties held through joint ventures, and the development dilution we are experiencing on the completion of units in our joint venture development pipeline, which resulted in depreciation and interest expense recorded exceeding income recognized as these properties have not reached stabilization. We recognized approximately \$2.8 million of gains for our proportionate share of the sale of three properties held through a joint venture during the year ended December 31, 2006.

Income allocated to common units and other minority interests decreased approximately \$0.7 million during the year ended December 31, 2008 as compared to 2007 and decreased approximately \$11.0 million during the year ended December 31, 2007 as compared to 2006. Income allocated to common units in 2006 included the impact of gains recognized on the partial sale of eight properties to an affiliated joint venture during the year ended December 31, 2006. A portion of the gains recognized were allocated to minority interest holders in Camden Operating, L.P.

For the tax year ended December 31, 2008, we had current income tax expense of approximately \$0.8 million. Income tax expense decreased \$2.2 million for the year ended December 31, 2008 as compared to the same period in 2007, primarily attributable to less gains on property dispositions in states with high income tax rates and changes in state tax laws affecting one of our operating partnerships.

Funds from Operations (FFO)

Management considers FFO to be an appropriate measure of the financial performance of an equity REIT. The National Association of Real Estate Investment Trusts (NAREIT) currently defines FFO as net income (computed in accordance with accounting principles generally accepted in the United States of America (GAAP)), excluding gains (or losses) associated with the sale of previously depreciated operating properties, real estate depreciation and amortization, and adjustments for unconsolidated joint ventures. Our calculation of diluted FFO also assumes conversion of all potentially dilutive securities, including minority interests, which are convertible into common shares. We consider FFO to be an appropriate supplemental measure of operating performance because, by excluding gains or losses on dispositions of operating properties and excluding depreciation, FFO can help one compare the operating performance of a company s real estate between periods or as compared to different companies.

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We believe in order to facilitate a clear understanding of our consolidated historical operating results, FFO should be examined in conjunction with net income as presented in the Consolidated Statements of Income and Comprehensive Income and data included elsewhere in this report. FFO is not defined by GAAP and should not be considered as an alternative to net income as an indication of our operating performance. Additionally, FFO as disclosed by other REITs may not be comparable to our calculation.

Reconciliations of net income to diluted FFO for the years ended December 31, 2008, 2007, and 2006 are as follows:

(in thousands)	2008	2007	2006
Funds from operations			
Net income	\$ 70,973	\$ 148,457	\$ 232,846
Real estate depreciation and amortization, including discontinued			
operations	171,009	161,064	157,233
Adjustments for unconsolidated joint ventures (1)	7,103	4,934	478
Gain on sale of properties, including land and discontinued			
operations, net of	(83,117)	(105,098)	(170,304)
Taxes			
Income allocated to common units, including discontinued			
operations	3,617	17,796	17,537
Funds from operations diluted	\$ 169,585	\$ 227,153	\$ 237,790
Weighted average shares basic	55,272	58,135	56,660
Incremental shares issuable from assumed conversion of:			
Common share options and awards granted	114	482	725
Common units	3,142	3,503	3,868
Weighted average shares diluted	58,528	62,120	61,253

(1) Adjustment for 2006 includes approximately \$2.8 million in gains recognized on sales of properties held in joint ventures. 2006 adjustment is net of approximately \$0.5 million in prepayment penalties incurred with the repayment of mortgage

notes directly associated with the sold properties.

Liquidity and Capital Resources

Financial Condition and Sources of Liquidity

We intend to maintain a strong balance sheet and preserve our financial flexibility, which we believe should enhance our ability to identify and capitalize on investment opportunities as they become available. We intend to maintain what management believes is a conservative capital structure by:

extending and sequencing the maturity dates of our debt where possible;

managing interest rate exposure using what management believes to be prudent levels of fixed and floating rate debt:

maintaining conservative coverage ratios; and

using what management believes to be a prudent combination of debt and common and preferred equity.

Our interest expense coverage ratio, net of capitalized interest, was 2.6, 3.0, and 2.9 times for the years ended December 31, 2008, 2007, and 2006, respectively. Our interest expense coverage ratio is calculated by dividing interest expense for the period into the sum of property revenues and expenses, non-property income, other expenses, income from discontinued operations, depreciation, amortization, and interest expense. At December 31, 2008, 2007, and 2006, 78.3%, 81.6%, and 80.5%, respectively, of our properties (based on invested capital) were unencumbered. Our weighted average maturity of debt, excluding our line of credit, was 5.0 years at December 31, 2008.

Due to the instability experienced during the current economic downturn, we believe the timing of an economic recovery is unclear and these conditions may not improve quickly. Our near term primary focus is to strengthen our capital and liquidity position by selectively disposing of properties, controlling and reducing construction and overhead costs, generating positive cash flows from operations, and reducing outstanding debt and leverage ratios.

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Our primary source of liquidity is cash flow generated from operations. Other sources include the availability under our unsecured credit facility and other short-term borrowings, proceeds from dispositions of properties and other investments, and access to the capital markets. We believe our liquidity and financial condition are sufficient to meet all of our reasonably anticipated cash flow needs during 2009 including:

normal recurring operating expenses;

current debt service requirements;

recurring capital expenditures;

initial funding of property developments, acquisitions, and notes receivable; and

the minimum dividend payments required to maintain our REIT qualification under the Internal Revenue Code of 1986.

Factors which could increase or decrease our future liquidity include but are not limited to current volatility in capital and credit markets, sources of financing, completion of planned asset sales, the effect our debt level and decreases in credit ratings could have on our costs of funds and our ability to access capital markets, and changes in operating costs resulting from a weakened economy, which could also impact occupancy and rental rates and ultimately impact our planned growth of capital.

Cash Flows

Certain sources and uses of cash, such as the level of discretionary capital expenditures, repurchases of debt and common shares, and distributions paid on our equity securities are within our control and are adjusted as necessary based upon market conditions. The following is a discussion of our cash flows for the years ended December 31, 2008 and 2007.

Net cash provided by operating activities was approximately \$217.0 million during the year ended December 31, 2008 as compared to approximately \$223.1 million for the same period in 2007. The decrease was primarily due to increased interest payments on our levels of outstanding debt, timing of payments of trade payables and receivables, offset by growth in revenues from our same store, non-same store, and development communities.

Cash flows used in investing activities during the year ended December 31, 2008 totaled approximately \$37.4 million, as compared to approximately \$346.8 million during the year ended December 31, 2007. Cash outflows for property development, acquisition, and capital improvements were approximately \$199.3 million during 2008 as compared to approximately \$500.8 million during 2007. Proceeds received from sales of properties, sales of assets to joint ventures, joint venture distributions representing returns of investments, and sale of technology investments totaled approximately \$177.1 million for the year ended December 31, 2008 as compared to approximately \$178.9 million for the year ended December 31, 2007.

Net cash used in financing activities totaled approximately \$173.1 million for the year ended December 31, 2008, primarily as a result of approximately \$379.2 million in repayment of outstanding notes payable. The repayment consisted of approximately \$100.6 million of outstanding notes payable related to our December 2008 tender offer, repurchase and retirement of approximately \$75.7 million of various series of other outstanding debt, and repayment of approximately \$201.9 million of maturing secured notes payable. See Note 9 of the Notes to Consolidated Financial Statements, Notes Payable, for further discussion. Net cash used in financing activities was also attributable to distributions paid to shareholders and minority interest holders of approximately \$172.3 million and approximately \$33.1 million of common share repurchases, offset by proceeds from notes payable and increases in our unsecured line of credit of approximately \$385.9 million and \$30.0 million, respectively. Net cash provided by financing activities totaled approximately \$123.6 million for the year ended December 31, 2007, primarily as a result of approximately \$808.0 million in proceeds from notes payable, offset by repayment of balances outstanding on our line of credit of approximately \$91.0 million, payments of approximately \$213.4 million related to the payoff of two senior unsecured notes and one mortgage note, approximately \$200.5 million of common share repurchases, and distributions paid to shareholders and minority interest holders of approximately \$178.1 million.

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Financial Flexibility

We have a \$600 million unsecured credit facility which matures in January 2010 and can be extended at our option through January 2011. The scheduled interest rate is based on spreads over the London Interbank Offered Rate (LIBOR) or the Prime Rate. The scheduled interest rate spreads are subject to change as our credit ratings change. Advances under the line of credit may be priced at the scheduled rates, or we may enter into bid rate loans with participating banks at rates below the scheduled rates. These bid rate loans have terms of six months or less and may not exceed the lesser of \$300 million or the remaining amount available under the line of credit. The line of credit is subject to customary financial covenants and limitations, all of which we believe we are in compliance.

Our line of credit provides us with the ability to issue up to \$100 million in letters of credit. While our issuance of letters of credit does not increase our borrowings outstanding under our line, it does reduce the amount available. At December 31, 2008, we had outstanding letters of credit totaling approximately \$10.5 million, and had approximately \$444.5 million available under our unsecured line of credit.

As an alternative to our unsecured line of credit, from time to time we borrow using competitively bid unsecured short-term notes with lenders who may or may not be a part of the unsecured line of credit bank group. Such borrowings vary in term and pricing and are typically priced at interest rates below those available under the unsecured line of credit.

We have an automatic shelf registration statement on file with the Securities and Exchange Commission which allows us to offer, from time to time, common shares, preferred shares, debt securities, or warrants. Our declaration of trust provides we may issue up to 110,000,000 shares of beneficial interest, consisting of 100,000,000 common shares and 10,000,000 preferred shares. As of December 31, 2008, we had 66,027,911 common shares and no preferred shares outstanding.

We believe our ability to access capital markets is enhanced by our senior unsecured debt ratings by Moody s and Standard and Poor s, which are currently Baa1 and BBB+, respectively, as well as the ability to borrow on a secured basis from Fannie Mae or Freddie Mac. However, we may not be able to maintain our current credit ratings and may not be able to borrow on a secured or unsecured basis in the future. The capital and credit markets have been experiencing extreme volatility and disruption, which has caused the spreads on prospective debt financings to widen considerably and have made it more difficult to borrow money. If current levels of market disruption and volatility continue or worsen, we may not be able to obtain new debt financing or refinance our existing debt on favorable terms or at all

Future Cash Requirements and Contractual Obligations

One of our principal long-term liquidity requirements includes the repayment of maturing debt, including borrowings under our unsecured line of credit used to fund development and acquisition activities. During 2009 approximately \$3.9 million of secured mortgage notes and approximately \$130.5 million of unsecured debt, including scheduled principal amortizations, are scheduled to mature. See Note 9 of the Notes to Consolidated Financial Statements, Notes Payable, for further discussion of scheduled maturities. Additionally, as of December 31, 2008, we had several current development projects in various stages of construction, for which a total estimated cost of approximately \$63.4 million remained to be funded; we anticipate funding approximately \$6 million of these costs through our unsecured line of credit and the remaining approximate \$57 million from existing joint venture construction loans. We intend to meet our long-term liquidity requirements through the use of cash flows from operations, draws on our unsecured credit facility, property dispositions, secured mortgage notes, and debt and equity offerings under our automatic shelf registration statement.

In order for us to continue to qualify as a REIT we are required to distribute annual dividends equal to a minimum of 90% of our REIT taxable income, computed without regards to the dividends paid deduction and our net capital gains. In November 2008, we announced our Board of Trust Managers had declared a dividend distribution of \$0.70 per share to our common shareholders of record as of December 4, 2008. The dividend was subsequently paid on January 2, 2009. We paid equivalent amounts per unit to holders of the common operating partnership units. This distribution to common shareholders and holders of common operating partnership units equates to an annualized dividend rate of \$2.80 per share or unit.

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The following table summarizes our known contractual cash obligations as of December 31, 2008:

(in millions)	Total	2009	2010	2011	2012	2013	Thereafter
Debt maturities (1)	\$ 2,832.4	\$ 134.4	\$ 355.5	\$ 421.7	\$ 772.2	\$ 227.2	\$ 921.4
Interest payments (2)	658.6	136.6	121.9	101.5	89.2	54.6	154.8
Capital contributions to Fund (3)	32.8	32.8					
Non-cancelable lease payments	14.9	2.5	2.5	2.4	2.0	1.9	3.6
Postretirement benefit							
obligations	3.0	0.2	0.2	0.2	0.2	0.2	2.0
Construction contracts	63.4	61.5	1.9				
	\$ 3,605.1	\$ 368.0	\$ 482.0	\$ 525.8	\$ 863.6	\$ 283.9	\$ 1,081.8

(1) Includes our line of credit and scheduled principal amortizations.

(2) Includes contractual interest payments for our line of credit, senior unsecured notes, medium-term notes, and secured notes. Interest payments on hedged loans were calculated based on the interest rates effectively fixed by the interest rate swap agreements. The interest payments on certain secured notes with floating interest rates and our line of credit

were calculated

based on the interest rates in effect as of December 31, 2008 or the most recent practicable date.

(3) Contingent on timing of capital calls by the Fund; subject to change.

Off-Balance Sheet Arrangements

The joint ventures in which we have an interest have been funded in part with secured, third-party debt. We are committed to additional funding under mezzanine loans provided to joint ventures. See further discussion of our investments in various joint ventures in Note 7, Investments in Joint Ventures and a discussion of our mezzanine construction financing in Note 8, Notes Receivable in the Notes to Consolidated Financial Statements.

Inflation

Substantially all of our apartment leases are for a term generally ranging from six to fifteen months. In an inflationary environment, we may realize increased rents at the commencement of new leases or upon the renewal of existing leases. The short-term nature of our leases generally minimizes our risk from the adverse effects of inflation.

Critical Accounting Policies

Critical accounting policies are those most important to the presentation of a company s financial condition and results, and require management s most difficult, subjective, or complex judgments, often as a result of the need to make estimates about the effect of matters that are inherently uncertain. We follow financial accounting and reporting policies in accordance with generally accepted accounting principles in the United States of America.

General. A comprehensive enumeration of our significant accounting policies is presented in Note 2 to the accompanying consolidated financial statements as of December 31, 2008 and 2007, and for the years ended December 31, 2008, 2007, and 2006. Each of our policies has been chosen based upon current authoritative literature that collectively comprises accounting principles generally accepted in the United States of America.

Principles of Consolidation. Our consolidated financial statements include our accounts, the accounts of variable interest entities (VIEs) in which we are the primary beneficiary, and the accounts of other subsidiaries and joint ventures over which we have control. All intercompany transactions, balances, and profits have been eliminated in consolidation. Investments acquired or created are evaluated based on Financial Accounting Standards Board (FASB) Interpretation (FIN) 46R, Consolidation of Variable Interest Entities (as revised), which requires the consolidation of VIEs in which we are considered to be the primary beneficiary. If the investment is determined not to be within the scope of FIN 46R, then the investments are evaluated for consolidation using American Institute of Certified Public Accountants Statement of Position 78-9, Accounting for Investments in Real Estate Ventures, and Accounting Research Bulletin 51, Consolidated Financial Statements. If we are the general partner in a limited partnership, we also consider the guidance of Emerging Issues Task Force Issue 04-5, Determining Whether a General Partner, or the General Partners as a Group, Controls a Limited Partnership or Similar Entity When the Limited Partners Have Certain Rights, to assess whether any rights held by the limited partners overcome the presumption of control by us.

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Use of Estimates. In the application of GAAP, management is required to make estimates and assumptions that affect the reported amounts of assets and liabilities at the date of the financial statements, results of operations during the reporting periods, and related disclosures. Our more significant estimates relate to estimates supporting our impairment analysis related to the carrying values of our real estate assets, estimates of the useful lives of our assets, reserves related to our general liability and employee benefit programs, estimates related to our investments in joint ventures and mezzanine construction financing, and estimates of expected losses of variable interest entities. These estimates are based on historical experience and various other assumptions believed to be reasonable under the circumstances. Future events rarely develop exactly as forecasted, and the best estimates routinely require adjustment. Income Recognition. Our rental and other property revenue is recorded when due from residents and is recognized monthly as it is earned. Other property revenue consists primarily of utility rebillings and administrative, application, and other transactional fees charged to our residents. Our apartment homes are rented to residents on lease terms generally ranging from six to fifteen months, with monthly payments due in advance. Interest, fee and asset management, and all other sources of income are recognized as earned. Two of our properties are subject to rent control or rent stabilization. Operations of apartment properties acquired are recorded from the date of acquisition in accordance with the purchase method of accounting. In management s opinion, due to the number of residents, the types and diversity of submarkets in which the properties operate, and the collection terms, there is no significant concentration of credit risk.

Cost Capitalization. Real estate assets are carried at cost plus capitalized carrying charges. Carrying charges are primarily interest and real estate taxes which are capitalized as part of properties under development. Expenditures directly related to the development, acquisition, and improvement of real estate assets, excluding internal costs relating to acquisitions of operating properties, are capitalized at cost as land and buildings and improvements. Indirect development costs, including salaries and benefits and other related costs directly attributable to the development of properties are also capitalized. All construction and carrying costs are capitalized and reported in the balance sheet as properties under development until the apartment homes are substantially completed. Upon substantial completion of the apartment homes, the total cost for the apartment homes and the associated land is transferred to buildings and improvements and land, respectively.

Where possible, we stage our construction to allow leasing and occupancy during the construction period, which we believe minimizes the duration of the lease-up period following completion of construction. Our accounting policy related to properties in the development and leasing phase is all operating expenses associated with completed apartment homes are expensed. We capitalize renovation and improvement costs we believe extend the economic lives of depreciable property. Capital expenditures subsequent to initial construction are capitalized and depreciated over their estimated useful lives, which range from three to twenty years.

Depreciation and amortization is computed over the expected useful lives of depreciable property on a straight-line basis with lives generally as follows:

Buildings and improvements Furniture, fixtures, equipment and other Estimated
Useful Life
5-35 years
3-20 years
underlying lease
term

Intangible assets (in-place leases and above and below market leases)

Derivative Instruments. We utilize derivative financial instruments to manage interest rate risk, and we designate the derivative instruments as cash flow hedges. Derivative instruments are recorded in the balance sheet as either an asset or a liability measured at fair value. For cash flow hedge relationships, changes in the fair value of the derivative instrument deemed effective at offsetting the risk being hedged are reported in other comprehensive income or loss and are reclassified into earnings when the hedged item affects earnings. The ineffective portion is recognized in current period earnings. Derivatives not designated or not qualifying for hedge treatment must be recorded at fair value with gains or losses recognized in earnings in the period of change. We do not use derivative instruments for trading or speculative purposes. We use derivative instruments to reduce the potential impact of changes in interest

rates on variable-rate debt.

We formally document all relationships between hedging instruments and hedged items, as well as our risk management objective and strategy for undertaking the hedge. This process includes specific identification of the hedging instrument and the hedged transaction, the nature of the risk being hedged, and how the hedging instrument s effectiveness in hedging the exposure to the hedged transaction s variability in cash flows attributable to the hedged risk will be assessed and measured. Both at the inception of the hedge and on an ongoing basis, we assess whether the derivatives used in hedging transactions are highly effective in offsetting changes in cash flows or fair values of hedged items. We discontinue hedge accounting if a derivative is not determined to be highly effective as a hedge or has ceased to be a highly effective hedge.

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Accumulated other comprehensive income or loss on the Consolidated Balance Sheets reflects the effective portions of cumulative changes in the fair value of derivatives in qualifying cash flow hedge relationships.

Asset Impairment. Long-lived assets are reviewed for impairment annually or whenever events or changes in circumstances indicate the carrying amount of an asset may not be recoverable. Impairment exists if estimated future undiscounted cash flows associated with long-lived assets are not sufficient to recover the carrying value of such assets. When impairment exists the long-lived asset is adjusted to its respective fair value. We consider projected future undiscounted cash flows, trends, strategic decisions regarding future development plans, and other factors in our assessment of whether impairment conditions exist. While we believe our estimates of future cash flows are reasonable, different assumptions regarding such factors as market rents, economies, and occupancies could significantly affect these estimates. In estimating fair value, management uses appraisals, management estimates, or discounted cash flow calculations. In addition, we continually evaluate our investments in joint ventures and mezzanine construction financing and if we believe there is an other than temporary decline in market value, or if it is probable we will not collect all interest and principal in accordance with the terms of the mezzanine loan, we will record an impairment charge based on these evaluations. In general, we provide mezzanine loans to affiliated joint ventures constructing or operating multifamily assets. While we believe it is currently probable we will collect all scheduled principal and interest with respect to these development loans, current market conditions with respect to credit availability and with respect to real estate market fundamentals inject a significant amount of uncertainty into the environment. Given this, any future adverse development in market conditions would cause us to re-evaluate our conclusions, and could result in material impairment charges with respect to our mezzanine loans.

The value of our properties held for development depends on market conditions, including estimates of the project start date as well as estimates of future demand of multifamily communities. We have analyzed trends and other information related to each potential development and have incorporated this information as well as our current outlook into the assumptions we use in our impairment analyses. Due to the judgment and assumptions applied in the estimation process with respect to impairments, including the fact that limited market information regarding the value of comparable land exists at this time, it is possible actual results could differ substantially from those estimated.

We believe the carrying value of our operating real estate assets, properties under development, and land is currently recoverable. However, if market conditions worsen beyond our current expectations, or if changes in our development strategy significantly affect any key assumptions used in our fair value calculations, we may need to take additional charges in future periods for impairments related to existing assets. Any such non-cash charges would have an adverse effect on our consolidated financial position and results of operations.

We do not purchase land for resale. However, when we own land or communities which no longer fit into our plans and we determine the best use of the asset is the sale of the asset, the asset is accounted for as properties held for sale, including land, assuming the held for sale criteria defined in Statement of Financial Accounting Standards (SFAS) 144, Accounting for the Impairment or Disposal of Long-Lived Assets, are met. We record land held for sale at the lesser of its carrying value or fair value less estimated costs to sell.

Recent Accounting Pronouncements

In September 2006, the Financial Accounting Standards Board (FASB) issued SFAS 157, Fair Value Measurements. SFAS 157 defines fair value, establishes a framework for measuring fair value in GAAP, and expands disclosures about fair value measurements. The statement does not require new fair value measurements, but is applied to the extent other accounting pronouncements require or permit fair value measurements. The statement emphasizes fair value as a market-based measurement which should be determined based on assumptions market participants would use in pricing an asset or a liability. In February 2008, the FASB issued FSP 157-2, Effective Date of FASB Statement 157, which deferred the effective date of SFAS 157 for us to January 1, 2009 for all nonfinancial assets and nonfinancial liabilities, except for those which are recognized or disclosed at fair value in the financial statements on a recurring basis. We have adopted FAS 157 for nonfinancial assets and nonfinancial liabilities effective January 1, 2009, and this adoption has not and is not expected to materially affect how we determine fair value.

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In December 2007, the FASB issued SFAS 141R, *Business Combinations*, which replaced SFAS 141, *Business Combinations*. SFAS 141R applies to all transactions or events in which an entity obtains control of one or more businesses. SFAS 141R requires the acquiring entity in a business combination to recognize the full fair value of assets acquired and liabilities assumed in the transaction (whether a full or partial acquisition); establishes the acquisition date fair value as the measurement objective for all assets acquired and liabilities assumed; requires expensing of most transaction and restructuring costs; and requires the acquirer to disclose to investors and other users all of the information needed to evaluate and understand the nature and financial impact of the business combination. SFAS 141R is effective for us for business combinations made on or after January 1, 2009. We expect the adoption of SFAS 141R to have a material effect on our accounting for future acquisitions of properties, which may fall under the definition of a business, as most transaction costs associated with such acquisitions will be expensed as opposed to the prior treatment of such charges as capitalized costs.

In December 2007, the FASB issued SFAS 160, *Noncontrolling Interests in Consolidated Financial Statements, an amendment of ARB 51*. SFAS 160 clarifies a noncontrolling interest in a subsidiary is an ownership interest in a consolidated entity which should be reported as equity in the parent—s consolidated financial statements. SFAS 160 requires a reconciliation of the beginning and ending balances of equity attributable to non-controlling interests and disclosure, on the face of the consolidated income statements, of those amounts of consolidated net income attributable to the non-controlling interests, eliminating the past practice of reporting these amounts as an adjustment in arriving at consolidated net income. SFAS 160 also requires a parent to recognize a gain or loss in net income when a subsidiary is deconsolidated and requires the parent to attribute to a noncontrolling interest its share of losses, even if such treatment results in a deficit non-controlling interests balance within the parent—s equity accounts. SFAS 160 is effective for us on January 1, 2009 and most provisions will be applied retrospectively. We are currently evaluating the effects, if any, the adoption of SFAS 160 may have on our financial statements.

In June 2008, the FASB issued FASB Staff Position (FSP) 03-6-1, Determining Whether Instruments Granted in Share-Based Payment Transactions are Participating Securities. FSP 03-6-1 affects entities which accrue non-returnable cash dividends on share-based payment awards during the awards—service period. The FASB concluded unvested share-based payment awards which are entitled to non-forfeitable cash dividends, whether paid or unpaid, are participating securities and are participants of undistributed earnings. Because the awards are considered participating securities, the issuer is required to apply the two-class method of computing basic and diluted earnings per share which involves separate computations for common shares and participating securities. As we do accrue and pay non-forfeitable cash dividends on unvested share-based payment awards, these types of awards are considered participating securities and will be included in our earnings per share calculation in future periods. FSP 03-6-1 is effective for us on January 1, 2009 and will require retrospective application. The retrospective application on our adoption of this FSP would not have had any impact on basic or diluted earnings per share for the year ended December 31, 2008. The impact of our adoption of this FSP on basic and diluted earnings per share for the year ended December 31, 2007 would result in a decrease of approximately \$0.01 and \$0.02, respectively.

In October 2008, the FASB issued FSP 157-3, Determining the Fair Value of a Financial Asset When the Market for that Asset is Not Active. FSP 157-3 clarifies the application of SFAS 157, Fair Value Measurements in a non-active market. FSP 157-3 became effective upon issuance, including prior periods for which financial statements have not been issued. We adopted FSP 157-3 upon issuance, and it did not have a material impact on our consolidated financial position, results of operations, or cash flows.

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Item 7A. Quantitative and Qualitative Disclosures About Market Risk

The table below provides information about our assets and our liabilities sensitive to changes in interest rates as of December 31, 2008 and 2007.

	December 31, 2008					December 31, 2007		
	Amount	Weighted Weighted Average Average Maturity Interest (in years)	U	% Of	Amount	Weighted Average Maturity	Weighted Average Interest	% Of
	(in millions)	(III years) (1)	Rate	Total	(in millions)	(in years) (1)	Rate	Total
Fixed rate debt								
(2)	\$ 2,467.3	4.4	5.5%	87.1%	\$ 2,655.5	4.6	5.4%	93.9%
Variable rate								
debt	365.1	11.5	2.7	12.9	172.6	19.8	5.0	6.1

⁽¹⁾ Excludes balances outstanding under our unsecured line of credit, which are included in variable rate debt.

(2) Includes a \$500 million term loan entered into in 2007 and \$3.4 million of a construction loan entered into in 2008 which has become effectively fixed by the use of an interest rate swap (see discussion below).

We use variable rate indebtedness available under our revolving credit facility to initially fund acquisitions and our development pipeline. To the extent we incur additional variable rate indebtedness, our exposure to increases in interest rates would increase.

For fixed rate debt, interest rate changes affect the fair market value but do not impact net income to common shareholders or cash flows. Conversely, for floating rate debt, interest rate changes generally do not affect the fair market value but do impact net income to common shareholders and cash flows, assuming other factors are held constant.

Holding other variables constant, a one percentage point variance in interest rates would change the unrealized fair market value of the fixed rate debt by approximately \$76.0 million. The net income available to common shareholders and cash flows impact on the next year resulting from a one percentage point variance in interest rates on floating rate debt, excluding debt effectively fixed by interest rate swap agreements described below, would be approximately \$3.7 million, holding all other variables constant.

We currently use interest rate caps and swaps to reduce the impact of interest rate fluctuations on certain variable indebtedness, not for trading or speculative purposes. Under the cap and swap agreements:

we agree to pay a counterparty the interest that would have been incurred on a fixed principal amount at a fixed interest rate; and

the counterparty agrees to pay us the interest rate that would have been incurred on the same principal amount at an assumed floating interest rate tied to a particular market index.

As of December 31, 2008, the effect of our swap agreements was to fix the interest rate on approximately \$503.4 million of our variable rate debt. Had the swap agreements not been in place during 2008, our annual interest costs would have been approximately \$9.3 million lower, based on balances and reported interest rates through the year as the variable interest rates were less than the effective interest rates on the associated swap agreements. Additionally, if the variable interest rates on this debt had been 100 basis points higher through 2008 and the swap agreements not been in place, our annual interest cost would have been approximately \$4.2 million lower.

Derivative financial investments expose us to credit risk in the event of non-performance by the counterparties under the terms of the interest rate hedge agreements. We believe we minimize our credit risk on these transactions by dealing with major, creditworthy financial institutions. As part of our on-going control procedures, we monitor the credit ratings of counterparties and our exposure to any single entity, thus minimizing credit risk concentration. We believe the likelihood of realized losses from counterparty non-performance is remote.

Item 8. Financial Statements and Supplementary Data

Our response to this item is included in a separate section at the end of this report beginning on page F-1.

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Item 9. Changes in and Disagreements with Accountants on Accounting and Financial Disclosure None

Item 9A. Controls and Procedures

Evaluation of disclosure controls and procedures. We carried out an evaluation, under the supervision and with the participation of our management, including the Chief Executive Officer and Chief Financial Officer, of the effectiveness of our disclosure controls and procedures as of the end of the period covered by this report pursuant to Securities Exchange Act (Exchange Act) Rules 13a-15(e) and 15d-15(e). Based on that evaluation, the Chief Executive Officer and Chief Financial Officer concluded the disclosure controls and procedures as of the end of the period covered by this report are effective to ensure information required to be disclosed by us in our Exchange Act filings is recorded, processed, summarized, and reported within the periods specified in the Securities and Exchange Commission s rules and forms.

Changes in internal controls. There were no changes in our internal control over financial reporting (identified in connection with the evaluation required by paragraph (d) in Rules 13a-15 and 15d-15 under the Exchange Act) during our most recent fiscal quarter that have materially affected, or are reasonably likely to materially affect, our internal control over financial reporting.

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Management s Report on Internal Control over Financial Reporting

Our management is responsible for establishing and maintaining adequate internal control over financial reporting. Internal control over financial reporting is defined in Rule 13a-15(f) and 15d-15(f) promulgated under the Securities Exchange Act of 1934 as follows:

A process designed by, or under the supervision of, the company s principal executive and principal financial officers, or persons performing similar functions, and effected by the company s board of trust managers, management, and other personnel, to provide reasonable assurance regarding the reliability of financial reporting and the preparation of financial statements for external purposes in accordance with generally accepted accounting principles and includes those policies and procedures that:

Pertain to the maintenance of records that, in reasonable detail, accurately and fairly reflect the transactions and dispositions of the assets of the company;

Provide reasonable assurance transactions are recorded as necessary to permit preparation of financial statements in accordance with generally accepted accounting principles, and receipts and expenditures of the company are being made only in accordance with authorizations of management and directors of the company; and

Provide reasonable assurance regarding prevention or timely detection of unauthorized acquisition, use, or disposition of the company s assets that could have a material effect on the financial statements.

Management assessed the effectiveness of our internal control over financial reporting as of December 31, 2008. In making this assessment, management used the criteria set forth by the Committee of Sponsoring Organizations of the Treadway Commission (COSO) in *Internal Control-Integrated Framework*.

Based on our assessment, management concluded our internal control over financial reporting is effective as of December 31, 2008.

Deloitte & Touche LLP, an independent registered public accounting firm, has issued an attestation report regarding the effectiveness of our internal controls over financial reporting, which is included herein.

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REPORT OF INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM

To the Board of Trust Managers and Shareholders of Camden Property Trust

Houston, Texas

We have audited the internal control over financial reporting of Camden Property Trust and subsidiaries (the Company) as of December 31, 2008, based on criteria established in *Internal Control Integrated Framework* issued by the Committee of Sponsoring Organizations of the Treadway Commission. The Company s management is responsible for maintaining effective internal control over financial reporting and for its assessment of the effectiveness of internal control over financial reporting, included in the accompanying Management s Report on Internal Control over Financial Reporting. Our responsibility is to express an opinion on the Company s internal control over financial reporting based on our audit.

We conducted our audit in accordance with the standards of the Public Company Accounting Oversight Board (United States). Those standards require that we plan and perform the audit to obtain reasonable assurance about whether effective internal control over financial reporting was maintained in all material respects. Our audit included obtaining an understanding of internal control over financial reporting, assessing the risk that a material weakness exists, testing and evaluating the design and operating effectiveness of internal control based on the assessed risk, and performing such other procedures as we considered necessary in the circumstances. We believe that our audit provides a reasonable basis for our opinion.

A company s internal control over financial reporting is a process designed by, or under the supervision of, the company s principal executive and principal financial officers, or persons performing similar functions, and effected by the company s board of trust managers, management, and other personnel to provide reasonable assurance regarding the reliability of financial reporting and the preparation of financial statements for external purposes in accordance with generally accepted accounting principles. A company s internal control over financial reporting includes those policies and procedures that (1) pertain to the maintenance of records that, in reasonable detail, accurately and fairly reflect the transactions and dispositions of the assets of the company; (2) provide reasonable assurance that transactions are recorded as necessary to permit preparation of financial statements in accordance with generally accepted accounting principles, and that receipts and expenditures of the company are being made only in accordance with authorizations of management and the board of trust managers of the company; and (3) provide reasonable assurance regarding prevention or timely detection of unauthorized acquisition, use, or disposition of the company s assets that could have a material effect on the financial statements.

Because of the inherent limitations of internal control over financial reporting, including the possibility of collusion or improper management override of controls, material misstatements due to error or fraud may not be prevented or detected on a timely basis. Also, projections of any evaluation of the effectiveness of the internal control over financial reporting to future periods are subject to the risk that the controls may become inadequate because of changes in conditions, or that the degree of compliance with the policies or procedures may deteriorate.

In our opinion, the Company maintained, in all material respects, effective internal control over financial reporting as of December 31, 2008, based on the criteria established in *Internal Control Integrated Framework* issued by the Committee of Sponsoring Organizations of the Treadway Commission.

We have also audited, in accordance with the standards of the Public Company Accounting Oversight Board (United States), the consolidated financial statements and financial statement schedules as of and for the year ended December 31, 2008 of the Company and our report dated February 18, 2009 expressed an unqualified opinion on those financial statements and financial statement schedules.

/s/ DELOITTE & TOUCHE LLP

Houston, Texas February 18, 2009

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Item 9B. Other Information

None.

PART III

Item 10. Directors, Executive Officers, and Corporate Governance

Information with respect to this Item 10 is incorporated by reference from our Proxy Statement, which we expect to file on or before March 23, 2009 in connection with the Annual Meeting of Shareholders to be held May 6, 2009.

Item 11. Executive Compensation

Information with respect to this Item 11 is incorporated by reference from our Proxy Statement, which we expect to file on or before March 23, 2009 in connection with the Annual Meeting of Shareholders to be held May 6, 2009.

Item 12. Security Ownership of Certain Beneficial Owners and Management and Related Stockholder Matters Information with respect to this Item 12 is incorporated by reference from our Proxy Statement, which we expect to file on or before March 23, 2009 in connection with the Annual Meeting of Shareholders to be held May 6, 2009.

Equity Compensation Plan Information

	Number of securities to be issued upon exercise of	exer	ted-average cise price of standing	Number of securities remaining available for future issuance under equity compensation plans
	outstanding options, warrants and rights	war	ptions, rants and rights	(excluding securities reflected in column (a))
Plan Category	(a)		(b)	(c)
Equity compensation plans approved by security holders Equity compensation plans not approved by security holders	4,125,312	\$	41.37	2,370,310
Total	4,125,312	\$	41.37	2,370,310

Item 13. Certain Relationships and Related Transactions and Director Independence

Information with respect to this Item 13 is incorporated herein by reference from our Proxy Statement, which we expect to file on or before March 23, 2009 in connection with the Annual Meeting of Shareholders to be held May 6, 2009.

Item 14. Principal Accounting Fees and Services

Information with respect to this Item 14 is incorporated herein by reference from our Proxy Statement, which we expect to file on or before March 23, 2009 in connection with the Annual Meeting of Shareholders to be held May 6, 2009.

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PART IV

Item 15. Exhibits and Financial Statement Schedules

The following documents are filed as part of this report:

(1) Financial Statements:

Report of Independent Registered Public Accounting Firm	F-1
Consolidated Balance Sheets as of December 31, 2008 and 2007	F-2
Consolidated Statements of Income and Comprehensive Income for the Years Ended December 31, 2008, 2007, and 2006	F-3
Consolidated Statements of Shareholders Equity for the Years Ended December 31, 2008, 2007, and 2006	F-5
Consolidated Statements of Cash Flows for the Years Ended December 31, 2008, 2007, and 2006	F-6
Notes to Consolidated Financial Statements	F-8
(2) Financial Statement Schedules:	
Schedule III Real Estate and Accumulated Depreciation	S-1
Schodula IV Martgaga Loons on Pool Estata	\$ 7

Schedule IV Mortgage Loans on Real Estate S-7

All other schedules have been omitted since the required information is presented in the financial statements and the related notes or is not applicable.

(3) Index to Exhibits:

The following exhibits are filed as part of or incorporated by reference into this report:

Exhibit No. 2.1	Description Agreement and Plan of Merger, dated October 4, 2004,	Filed Herewith or Incorporated Herein by Reference (1) Current Report on Form 8-K filed on
	among Camden Property Trust, Camden Summit, Inc. and Summit Properties Inc.	October 5, 2004
2.2	Amendment No. 1 to Agreement and Plan of Merger, dated October 6, 2004, among Camden Property Trust, Camden Summit, Inc. and Summit Properties Inc.	Exhibit 2.1 to Form 8-K filed on October 6, 2004
2.3	Amendment No. 2 to Agreement and Plan of Merger, dated January 24, 2005, among Camden Property Trust, Camden Summit, Inc. and Summit Properties Inc.	Exhibit 2.1 to Form 8-K filed on January 25, 2005
3.1	Amended and Restated Declaration of Trust of Camden Property Trust	Exhibit 3.1 to Form 10-K for the year ended December 31, 1993

3.2	Amendment to the Amended and Restated Declaration of Trust of Camden Property Trust	Exhibit 3.1 to Form 10-Q for the quarter ended June 30, 1997
3.3	Second Amended and Restated Bylaws of Camden Property Trust	Exhibit 3.3 to Form 10-K for the year ended December 31, 1997
3.4	Amendment to Second Amended and Restated Bylaws of Camden Property Trust	Exhibit 99.2 to Form 8-K filed on May 4, 2006

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Exhibit No. 4.1	Description Specimen certificate for Common Shares of Beneficial Interest	Filed Herewith or Incorporated Herein by Reference (1) Form S-11 filed on September 15, 1993 (Registration No. 33-68736)
4.2	Indenture dated as of February 15, 1996 between Camden Property Trust and the U.S. Trust Company of Texas, N.A., as Trustee	Exhibit 4.1 to Form 8-K filed on February 15, 1996
4.3	First Supplemental Indenture dated as of February 15, 1996 between Camden Property Trust and U.S. Trust Company of Texas, N.A., as Trustee	Exhibit 4.2 to Form 8-K filed on February 15, 1996
4.4	Form of Indenture for Senior Debt Securities dated as of February 11, 2003 between Camden Property Trust and SunTrust Bank, as Trustee	Exhibit 4.1 to Form S-3 filed on February 12, 2003 (Registration No. 333-103119)
4.5	First Supplemental Indenture dates as of May 4, 2007 between the Company and U.S. Bank National Association, as successor to SunTrust Bank, as trustee	Exhibit 4.2 to Form 8-K filed on May 7, 2007
4.6	Indenture dated as of February 11, 2003 between the Company and U.S. Bank National Association, as successor to SunTrust Bank, as trustee.	Exhibit 4.1 to Form 8-K filed on May 7, 2007
4.7	Registration Rights Agreement, dated as of February 23, 1999, between Camden Property Trust and the unitholders named therein	Exhibit 99.3 to Form 8-K filed on March 10, 1999
4.8	Form of Amendment to Registration Rights Agreement, dated as of December 1, 2003, between Camden Property Trust and the unitholders named therein	Exhibit 4.8 to Form 10-K for the year ended December 31, 2003
4.9	Form of Registration Rights Agreement between Camden Property Trust and the holders named therein	Form S-4 filed on November 24, 2004 (Registration No. 333-120733)
4.10	Form of Statement of Designation of Series B Cumulative Redeemable Preferred Shares of Beneficial Interest	Exhibit 4.1 to Form 8-K filed on March 10, 1999
4.11	Form of Amendment to Statement of Designation of Series B Cumulative Redeemable Preferred Shares of Beneficial Interest, effective as of December 31, 2003	Exhibit 4.10 to Form 10-K for the year ended December 31, 2003
4.12	Form of Camden Property Trust 7.625% Note due 2011	Exhibit 4.4 to Form 8-K filed on February 20, 2001

4.13	Form of Camden Property Trust 6.75% Note due 2010	Exhibit 4.3 to Form 8-K filed on September 17, 2001
4.14	Form of Camden Property Trust 5.875% Note due 2012	Exhibit 4.3 to Form 8-K filed on November 25, 2002
4.15	Form of Camden Property Trust 5.375% Note due 2013	Exhibit 4.2 to Form 8-K filed on December 9, 2003

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Exhibit No. 4.16	Description Form of Camden Property Trust 4.70% Note due 2009	Filed Herewith or Incorporated Herein by Reference (1) Exhibit 4.2 to Form 8-K filed on July 12, 2004
4.17	Form of Camden Property Trust 4.375% Note due 2010	Exhibit 4.2 to Form 8-K filed on December 20, 2004
4.18	Form of Camden Property Trust 5.00% Note due 2015	Exhibit 4.2 to Form 8-K filed on June 7, 2005
4.19	Form of Camden Property Trust 5.700% Notes due 2017	Exhibit 4.3 to Form 8-K filed on May 7, 2007
4.20	Indenture dated as of August 7, 1997 between Camden Summit Partnership, L.P. (f/k/a Summit Properties Partnership, L.P.) and First Union National Bank	Exhibit 4.1 to Camden Summit Partnership, L.P. s Form 8-K filed on August 11, 1997 (File No. 000-22411)
4.21	Supplemental Indenture No. 1, dated as of August 12, 1997, between Camden Summit Partnership, L.P. (f/k/a Summit Properties Partnership, L.P.) and First Union National Bank	Exhibit 4.1 to Camden Summit Partnership, L.P. s Form 8-K/A-1 filed on August 18, 1997 (File No. 000-22411)
4.22	Supplemental Indenture No. 2, dated as of December 17, 1997, between Camden Summit Partnership, L.P. (f/k/a Summit Properties Partnership, L.P.) and First Union National Bank	Exhibit 4.1 to Camden Summit Partnership, L.P. s Form 8-K/A-1 filed on December 17, 1997 (File No. 000-22411)
4.23	Supplemental Indenture No. 3, dated as of May 29, 1998, between Camden Summit Partnership, L.P. (f/k/a Summit Properties Partnership, L.P.) and First Union National Bank	Exhibit 4.2 to Camden Summit Partnership, L.P. s Form 8-K filed on June 2, 1998 (File No. 000-22411)
4.24	Supplemental Indenture No. 4, dated as of April 20, 2000, between Camden Summit Partnership, L.P. (f/k/a Summit Properties Partnership, L.P.) and First Union National Bank	Exhibit 4.2 to Camden Summit Partnership, L.P. s Form 8-K filed on April 28, 2000 (File No. 000-22411)
4.25	Supplemental Indenture No. 5, dated as of June 21, 2005, among Camden Summit Partnership, L.P., Camden Property Trust and Wachovia Bank, N.A.	Exhibit 99.1 to Form 8-K filed on June 23, 2005
4.26	Form of Camden Summit Partnership, L.P. (f/k/a Summit Properties Partnership, L.P.) 7.59% Medium-Term Note due 2009	Exhibit 4.1 to Camden Summit Partnership, L.P. s Form 10-Q for the quarter ended March 31, 1999 (File No. 000-22411)

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	Form of Camden Summit Partnership, L.P. (f/k/a Summit Properties Partnership, L.P.) 8.50% Medium-Term Note due 2010	Exhibit 10.2 to Summit Property Inc. s Form 10-Q for the quarter ended September 30, 2000 (File No. 001-12792)
4.28	Form of Camden Summit Partnership, L.P. (f/k/a Summit Properties Partnership, L.P.) 7.703% Medium-Term Note due 2011	Exhibit 10.3 to Summit Property Inc. s Form 10-Q for the quarter ended June 30, 2001 (File No. 001-12792)
10.1	Form of Indemnification Agreement between Camden Property Trust and certain of its trust managers and executive officers	Form S-11 filed on July 9, 1993 (Registration No. 33-63588)
10.2	Second Amended and Restated Employment Agreement dated July 11, 2003 between Camden Property Trust and Richard J. Campo	Exhibit 10.1 to Form 10-Q for the quarter ended June 30, 2003
10.3	Second Amended and Restated Employment Agreement dated July 11, 2003 between Camden Property Trust and D. Keith Oden	Exhibit 10.2 to Form 10-Q for the quarter ended June 30, 2003
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Exhibit No.	Description	Filed Herewith or Incorporated Herein by Reference (1)
10.4	Form of First Amendment to Second Amended and Restated Employment Agreements, effective as of January 1, 2008, between Camden Property Trust and each of Richard J. Campo and D. Keith Oden.	Exhibit 99.1 to Form 8-K filed on November 30, 2007
10.5	Second Amendment to Second Amended and Restated Employment Agreement, dated as of March 14, 2008 between Camden Property Trust and D. Keith Oden.	Exhibit 99.1 to Form 8-K filed on March 18, 2008
10.6	Form of Employment Agreement by and between Camden Property Trust and certain senior executive officers	Exhibit 10.13 to Form 10-K for the year ended December 31, 1996
10.7	Form of First Amendment to Employment Agreement, effective as of January 1, 2008, between the Company and each of H. Malcolm Stewart, Dennis M. Steen, and Steven K. Eddington.	Exhibit 99.1 to Form 8-K filed on November 30, 2007
10.8	Second Amended and Restated Employment Agreement, dated November 3, 2008, between Camden Property Trust and H. Malcolm Stewart	Exhibit 99.1 to Form 8-K filed on November 4, 2008
10.9	Second Amended and Restated Camden Property Trust Key Employee Share Option Plan (KEYSOP TM), effective as of January 1, 2008	Exhibit 99.5 to Form 8-K filed on November 30, 2007
10.10	Amendment No. 1 to Second Amended and Restated Camden Property Trust Key Employee Share Option Plan, effective as of January 1, 2008	Exhibit 99.1 to Form 8-K filed on December 8, 2008
10.11	Distribution Agreement dated March 20, 1997 among Camden Property Trust and the Agents listed therein relating to the issuance of Medium Term Notes	Exhibit 1.1 to Form 8-K filed on March 21, 1997
10.12	Form of Amended and Restated Master Exchange Agreement between Camden Property Trust and certain key employees	Exhibit 10.7 to Form 10-K for the year ended December 31, 2003
10.13	Form of Amended and Restated Master Exchange Agreement between Camden Property Trust and certain trust managers	Exhibit 10.8 to Form 10-K for the year ended December 31, 2003
10.14	Form of Amended and Restated Master Exchange Agreement between Camden Property Trust and certain key employees	Exhibit 10.9 to Form 10-K for the year ended December 31, 2003

10.15	Form of Master Exchange Agreement between Camden Property Trust and certain trust managers	Exhibit 10.10 to Form 10-K for the year ended December 31, 2003
10.16	Form of Amendment No. 1 to Amended and Restated Master Exchange Agreement (Trust Managers) effective November 27, 2007	Exhibit 99.3 to Form 8-K filed on November 30, 2007
10.17	Form of Amendment No. 1 to Amended and Restated Master Exchange Agreement (Key Employees) effective November 27, 2007	Exhibit 99.4 to Form 8-K filed on November 30, 2007
10.18	Form of Third Amended and Restated Agreement of Limited Partnership of Camden Operating, L.P.	Exhibit 10.1 to Form S-4 filed on February 26, 1997 (Registration No. 333-22411)
10.19	First Amendment to Third Amended and Restated Agreement of Limited Partnership of Camden Operating, L.P., dated as of February 23, 1999	Exhibit 99.2 to Form 8-K filed on March 10, 1999
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Exhibit No. 10.20	Description Form of Second Amendment to Third Amended and	Filed Herewith or Incorporated Herein by Reference (1) Exhibit 10.15 to Form 10-K for the year
	Restated Agreement of Limited Partnership of Camden Operating, L.P., dated as of August 13, 1999	ended December 31, 1999
10.21	Form of Third Amendment to Third Amended and Restated Agreement of Limited Partnership of Camden Operating, L.P., dated as of September 7, 1999	Exhibit 10.16 to Form 10-K for the year ended December 31, 1999
10.22	Form of Fourth Amendment to Third Amended and Restated Agreement of Limited Partnership of Camden Operating, L.P., dated as of January 7, 2000	Exhibit 10.17 to Form 10-K for the year ended December 31, 1999
10.23	Form of Amendment to Third Amended and Restated Agreement of Limited Partnership of Camden Operating, L.P., dated as of December 1, 2003	Exhibit 10.19 to Form 10-K for the year ended December 31, 2003
10.24	Amended and Restated Limited Liability Company Agreement of Sierra-Nevada Multifamily Investments, LLC, adopted as of June 29, 1998 by Camden Subsidiary, Inc. and TMT-Nevada, L.L.C.	Exhibit 99.1 to Form 8-K filed on July 15, 1998
10.25	Amended and Restated Limited Liability Company Agreement of Oasis Martinique, LLC, adopted as of October 23, 1998 among Oasis Residential, Inc. and the persons named therein	Exhibit 10.59 to Oasis Residential, Inc. s Form 10-K for the year ended December 31, 1997 (File No. 001-12428)
10.26	Exchange Agreement, dated as of October 23, 1998, by and among Oasis Residential, Inc., Oasis Martinique, LLC and the holders listed therein	Exhibit 10.60 to Oasis Residential, Inc. s Form 10-K for the year ended December 31, 1997 (File No. 001-12428)
10.27	Contribution Agreement, dated as of February 23, 1999, by and among Belcrest Realty Corporation, Belair Real Estate Corporation, Camden Operating, L.P. and Camden Property Trust	Exhibit 99.1 to Form 8-K filed on March 10, 1999
10.28	Amended and Restated 1993 Share Incentive Plan of Camden Property Trust	Exhibit 10.18 to Form 10-K for the year ended December 31, 1999
10.29	Camden Property Trust 1999 Employee Share Purchase Plan	Exhibit 10.19 to Form 10-K for the year