Digital Realty Trust, Inc. Form 8-K/A July 15, 2005

# UNITED STATES SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

# FORM 8-K/A

#### **CURRENT REPORT**

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

Date of Report (Date of earliest event reported): May 27, 2005

# DIGITAL REALTY TRUST, INC.

(Exact name of registrant as specified in its charter)

Maryland (State or other jurisdiction

001-32336 (Commission File Number) 26-0081711 (I.R.S. Employer

of incorporation)

**Identification Number)** 

560 Mission Street, Suite 2900

San Francisco, California (Address of principal executive offices)

94105 (Zip Code)

(415) 738-6500

(Registrant s telephone number, including area code)

Check the appropriate box below if the Form 8-K is intended to simultaneously satisfy the filing obligation of the registrant under any of the following provisions (*see* General Instruction A.2. below):

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

This Form 8-K/A amends our Form 8-K, dated May 27, 2005, to provide the financial information required in connection with the acquisition of Lakeside Technology Center through Digital Realty Trust, L.P., our operating partnership subsidiary of which we are the general partner. The following financial statements are filed as part of this report:

## Item 9.01 Financial Statements and Exhibits.

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#### (c) Exhibits

Exhibit No.	Description
23.1	Consent of KPMG LLP, Independent Auditors.

#### **SIGNATURES**

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

Digital Realty Trust, Inc.

By: /s/ Michael F. Foust Michael F. Foust Chief Executive Officer

Date: July 15, 2005

# **Independent Auditors Report**

The Board of Directors
Digital Realty Trust, Inc.:
We have audited the accompanying statement of revenue and certain expenses of Lakeside Technology Center (the Property) for the year ended December 31, 2004. This statement is the responsibility of the Property s management. Our responsibility is to express an opinion on this statement based on our audit.
We conducted our audit in accordance with auditing standards generally accepted in the United States of America. Those standards require that we plan and perform the audit to obtain reasonable assurance about whether the financial statements are free of material misstatement. An audit includes consideration of internal control over financial reporting as a basis for designing audit procedures that are appropriate in the circumstances, but not for the purpose of expressing an opinion on the effectiveness of the Property management s internal control over financial reporting. Accordingly, we express no such opinion. An audit includes examining, on a test basis, evidence supporting the amounts and disclosures in the financial statements. An audit also includes assessing the accounting principles used and significant estimates made by management, as well as evaluating the overall financial statement presentation. We believe that our audit provides a reasonable basis for our opinion.
The accompanying statement of revenue and certain expenses was prepared for the purpose of complying with the rules and regulations of the Securities and Exchange Commission, as described in note 1 to the statement of revenue and certain expenses. It is not intended to be a complete presentation of the Property s revenue and expenses.
In our opinion, the statement referred to above presents fairly, in all material respects, the revenue and certain expenses, as described in note 1, of Lakeside Technology Center for the year ended December 31, 2004 in conformity with accounting principles generally accepted in the United States of America.
KPMG LLP
Chicago, Illinois
May 27, 2005
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## LAKESIDE TECHNOLOGY CENTER

# **Statements of Revenue and Certain Expenses**

# (In thousands)

	For the three months ended March 31, 2005	For the year ended December 31, 2004
	(Unaudited)	
Gross revenue:		
Rental	\$ 5,231	20,636
Parking	32	122
Tenant reimbursements	1,796	7,952
Total revenue	7,059	28,710
Certain expenses:		
Rental property operating and maintenance	662	4,048
Property taxes	2,611	10,384
Insurance	121	485
Total certain expenses	3,394	14,917
Revenue in excess of certain expenses	\$ 3,665	13,793

See accompanying notes to statements of revenue and certain expenses.

#### LAKESIDE TECHNOLOGY CENTER

Notes to Statements of Revenue and Certain Expenses

For the three months ended March 31, 2005 (Unaudited)

and the year ended December 31, 2004

The accompanying statements of revenue and certain expenses relate to the operations of the property known as Lakeside Technology Center (the Property). The Property is a technology center located in Chicago, Illinois.

The Property was owned by Lakeside Purchaser, LLC (Owner). A wholly-owned subsidiary of Digital Realty Trust, Inc. entered into an agreement with the Owner to purchase the Property for \$142,600,000. The purchase was completed on May 27, 2005.

The accompanying statement of revenue and certain expenses has been prepared for the purpose of complying with the rules and regulations of the Securities and Exchange Commission and, accordingly, is not representative of the actual results of operations of the Property for the three months ended March 31, 2005 and the year ended December 31, 2004 due to the exclusion of the following expenses and income items, which may not be comparable to the proposed future operations of the Property:

Depreciation and amortization;	
Interest;	
Federal and state income taxes; and	
Other costs and income items not directly related to the proposed future operations of the Property.	
Management fees	

Management is not aware of any material factors relating to the Property other than those already described above that would cause the reported

#### (2) Summary of Significant Accounting Policies and Practices

financial information not to be necessarily indicative of future operating results.

#### (a) Revenue Recognition

Rental revenue is recognized on a straight-line basis over the term of the respective leases.

The straight-line rent adjustment increased base rental revenue by approximately \$344,000 (unaudited) and \$1,546,000 for the three months ended March 31, 2005 and the year ended December 31, 2004, respectively.

#### (b) Use of Estimates

Management has made a number of estimates and assumptions relating to the reporting and disclosure of revenue and certain expenses during the reporting period to prepare the statement of revenue and certain expenses in conformity with accounting principles generally accepted in the United States of America. Actual results could differ from those estimates.

## (c) Unaudited Interim Information

The statement of revenue and certain expenses for the three months ended March 31, 2005 is unaudited. In the opinion of management, such statement reflects all adjustments necessary for a fair presentation of the results of this interim period. All such adjustments are of a normal recurring nature.

## Notes to Consolidated Balance Sheet (Continued)

#### March 31, 2004

## (3) Minimum Future Lease Rentals

The Property s leases are non-cancelable operating leases and generally provide for minimum rent and reimbursement of a portion of Property expenses, including property taxes, insurance, and rental property operating and maintenance expenses. Future minimum rentals to be received under the leases in effect as of December 31, 2004 are as follows (in thousands):

2005	20,576
2006	21,160
2007	22,033
2008	22,649
2009	23,281
Thereafter	121,879
	\$ 231,578

## (4) Tenant Concentrations

The following tenants accounted for more than 10% of the Property s revenue for the year ended December 31, 2004 (in thousands):

Tenant		se rental evenue
Equinix, Inc.	<u> </u>	3,452
Verio, Inc.	Ψ	2,947
Qwest Communications International		8,428

#### **Pro Forma Condensed Consolidated Financial Statements**

(unaudited)

The unaudited pro forma condensed consolidated financial statements as of March 31, 2005 and for the three months ended March 31, 2005 and the year ended December 31, 2004 are presented as if the offering of series A preferred stock had occurred on March 31, 2005 for the pro forma condensed consolidated balance sheet and on January 1, 2004 for the pro forma condensed consolidated statements of operations. Additionally, the pro forma condensed consolidated statement of operations for the year ended December 31, 2004 is presented as if our initial public offering and the related formation and financing transactions had occurred on January 1, 2004. Furthermore, the pro forma condensed consolidated financial statements are presented as if the acquisitions of the properties acquired during 2004 and the properties acquired or expected to be acquired in 2005, along with related financing transactions had occurred on March 31, 2005 or in the case of the properties acquired through March 31, 2005, as of the actual acquisition date, for the pro forma condensed consolidated balance sheet and on January 1, 2004 for the pro forma condensed consolidated statements of operations. The pro forma purchase accounting adjustments are calculated pursuant to the same methodology described in note 2(e) of the consolidated and combined financial statements of the Company and the Digital Realty Predecessor included in our annual report on Form 10-K for the year ended December 31, 2004.

The pro forma condensed consolidated financial statements should be read in conjunction with the consolidated and combined historical financial statements of Digital Realty Trust, Inc. (the Company) and the Digital Realty Predecessor (the Predecessor), including the notes thereto, included in our annual report on Form 10-K for the year ended December 31, 2004 and our quarterly report on Form 10-Q for the quarter ended March 31, 2005. The pro forma condensed consolidated financial statements do not purport to represent our financial position or the results of operations that would actually have occurred assuming the completion of the series A preferred stock offering, the initial public offering and the related formation transactions and the acquisitions of additional properties along with the related financing transactions all had occurred by March 31, 2005 or on the first day of the periods presented, nor do they purport to project our financial position or results of operations as of any future date or for any future period.

# **Pro Forma Condensed Consolidated Balance Sheet**

# March 31, 2005

# (unaudited)

# (In thousands)

	Company Historical	Properties Acquired and Expected to be Acquired Subsequent to March 31, 2005	Financing Transactions	Company Pro Forma
			(6)	
Assets Investments in real estate, net	( <b>A</b> ) \$ 852,112	( <b>B</b> ) 223,972	<b>(C)</b>	1,076,084
Cash and cash equivalents, including restricted cash	16,648	(261,329)	260,420	15,739
Cash and cash equivalents, including restricted cash	10,046	(201,329)	200,420	15,759
Accounts and other receivables	3,353			3,353
Deferred rent	14,633			14,633
Acquired above market leases, net	41,485	8,060		49,545
Acquired in place lease value and deferred leasing costs, net	157,957	55,237		213,194
Deferred financing costs, net	7,333		909	8,242
Other assets	6,206	(500)		5,706
Total assets	\$ 1,099,727	25,440	261,329	1,386,496
Liabilities and Stockholders and Equity				
Notes payable under line of credit	\$ 36,000		161,329	197,329
Mortgage loans	457,701	7,668	100,000	565,369
Other secured loans	22,000			22,000
Accounts payable and accrued expenses	13,513			13,513
Acquired below market leases, net	44,868	17,772		62,640
Security deposits and prepaid rents	5,311			5,311
Total liabilities	579,393	25,440	261,329	866,162
Minority interests in consolidated joint ventures	149	23,440	201,329	149
Minority interests in consolidated joint ventures  Minority interests in operating partnership	250,592			250,592
Stockholders Equity:	230,372			230,372
Preferred stock, series A	99,297			99,297
Common stock	214			214
Additional paid in capital	182,095			182,095
				202,000
Dividends in excess of earnings	(13,271)			(13,271)
Accumulated other comprehensive income	1,258			1,258
Total stockholders equity	269,593			269,593
	\$ 1,099,727	25,440	261,329	1,386,496

See accompanying notes to pro forma condensed consolidated financial statements.

# **Pro Forma Condensed Consolidated Statement of Operations**

# For the Three Months Ended March 31, 2005

## (unaudited)

# (In thousands except per share data)

			Properties			
			Acquired			
	Company Historical	Properties Acquired and Expected to be Acquired Subsequent to March 31, 2005	During the Three Months Ended March 31, 2005	Financing Transactions	Other Pro Forma Adjustments	Company Pro Forma
	(AA)	(BB)	(CC)	(DD)		
Revenues:						
Rental	\$ 32,691	9,829	2,677			45,197
Tenant reimbursements	6,520	2,358	616			9,494
Other	432	32	10			474
	39,643	12,219	3,303			55,165
Expenses:						
Rental property operating and maintenance	7,145	811	1,078			9,034
Property taxes	3,681	3,013	148			6,842
Insurance	599	335	60			994
Interest	8,121	126	155	3,597		11,999
Depreciation and amortization	12,143	3,350	886			16,379
General and administrative	2,413					2,413
Loss from early extinguishment of debt	125					125
Other	521	10				531
	34,748	7,645	2,327	3,597		48,317
	34,746	7,043	2,321	3,397		46,317
Income before minority interests	4,895	4,574	976	(3,597)		6,848
Minority interests in consolidated joint						
ventures	(3)					(3)
Minority interests in operating partnership	2,159				1,920 (HH)	4,079
Net income	2,739	4,574	976	(3,597)	(1,920)	2,772
Preferred dividends	(1,271)	,		(2,722.7)	(929)(II)	(2,200)
Net income allocable to common						
stockholders	\$ 1,468	4,574	976	(3,597)	(2,849)	572
SIOCAHOIUCIS	φ 1,400	4,3/4	970	(3,397)	(2,049)	312
Pro forma earnings per share available to common stockholders basic and diluted						\$ .03

Pro forma weighted average common shares outstanding:	
Basic	21,421
Diluted	21,535
Diffuted	21,333

See accompanying notes to pro forma condensed consolidated financial statements.

# **Pro Forma Condensed Consolidated Statement of Operations**

# For the Year Ended December 31, 2004

## (unaudited)

# (In thousands except per share data)

	The Company and The Predecessor Historical	Properties Acquired and Expected to be Acquired in 2005	Properties Acquired in 2004	Financing Transactions	Other Pro Forma Adjustments	Company Pro Forma
	(AA)	(BB)	(CC)	(DD)		
Revenues:						
Rental	\$ 89,108	45,654	35,544			170,306
Tenant reimbursements	16,229	12,636	7,417			36,282
Other	1,784	164	732			2,680
	107,121	58,454	43,693			209,268
Expenses:						
Rental property operating and						
maintenance	18,974	9,659	7,937			36,570
Property taxes	9,334	12,518	2,321			24,173
Insurance	1,875	1,625	842			4,342
Interest	24,461	1,257	3,201	19,098	(2. (55) (FF)	48,017
Asset management fees to related party	2,655	15.016	12 (02		(2,655)(FF)	(2.21)
Depreciation and amortization	31,398	17,316	13,602		140 (EE)	62,316
General and administrative	21,017				148 (EE)	24,847
					2,252 (FF) 1,430 (GG)	
Net loss from early extinguishment of					1,430 (00)	
debt	283					283
Other	2,805	61	56			2,922
Other	2,803					2,722
	112,802	42,436	27,959	19,098	1,175	203,470
Income (loss) before minority interests	(5,681)	16,018	15,734	(19,098)	(1,175)	5,798
Minority interests in consolidated joint ventures	(24)					(24)
Minority interest in operating	(= 1)					(= 1)
partnership	(10,214)				13,680 (HH)	3,466
Net income	4,557	16,018	15,734	(19,098)	(14,855)	2,356
Preferred dividends			-		(8,798)(II)	(8,798)
Net income (loss) allocable to common						
stockholders	\$ 4,557	16,018	15,734	(19,098)	(23,653)	(6,442)
						\$ (.30)

Pro forma loss per share available to	
common stockholders basic and diluted	
Pro forma weighted average common	
shares outstanding basic and diluted	21,421

See accompanying notes to pro forma condensed consolidated financial statements.

## Notes to Pro Forma Condensed Consolidated Financial Statements

#### (unaudited)

(Dollar amounts in thousands, except per share amounts)

#### 1. Adjustments to the Pro Forma Condensed Consolidated Balance Sheet

The adjustments to the proforma condensed consolidated balance sheet as of March 31, 2005 are as follows:

- (A) Reflects the Company s historical condensed consolidated balance sheet as of March 31, 2005.
- (B) Reflects the acquisition of Lakeside Technology Center, which was consummated on May 27, 2005, the acquisition of Ameriquest Data Center, which was consummated on June 3, 2005, the acquisition of Savvis Data Center 2, Savvis Data Center 3, Savvis Data Center 4, Savvis Data Center 5, and Savvis Office Building, which were all consummated on June 27, 2005. Also reflects the acquisition of the Charlotte Internet Gateway properties, which are currently under a purchase contract.

The pro forma adjustments are comprised of the following:

	Lakeside Technology	Ameriquest	Savvis	Charlotte Internet Gateway	
	Center	Data Center	Properties	Properties	Total
Assets acquired:					
Investments in real estate, net	\$111,699	13,710	81,699	16,864	223,972
Acquired above market leases	4,561	262	3,046	191	8,060
Acquired in place lease value	36,811	2,492	13,935	1,999	55,237
Subtract liabilities assumed:					
Mortgage loans including debt premium				7,668	7,668
Acquired below market leases	11,426		6,180	166	17,772
				-	
Net assets acquired	141,645	16,464	92,500	11,220	261,829
Subtract:					
Deposits paid through March 31, 2005	500				500
Cash paid to acquire the properties	\$141,145	16,464	92,500	11,220	261,329

(C) Reflects proceeds and related financing costs related to additional borrowings incurred in connection with the acquisition of Lakeside Technology Center, Ameriquest Data Center, Savvis Data Center 2, Savvis Data Center 3, Savvis Data Center 4, Savvis Data Center 5, and Savvis Office Building. Financing costs also include fees related to the assumption of debt in connection with the acquisition of the Charlotte Internet Gateway properties, which are currently under a purchase contract and the borrowings under the unsecured credit facility include borrowings related to this acquisition.

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	Lakeside Technology Center	Unsecured Credit Facility	Loan Assumption Fees	Total
Borrowings	\$ 100,000	161,329		261,329
Loan costs	(848)		(61)	(909)
Net proceeds	\$ 99,152	161,329	(61)	260,420

Notes to Pro Forma Condensed Consolidated Financial Statements (Continued)

(unaudited)

(Dollar amounts in thousands, except per share amounts)

#### 2. Adjustments to Pro Forma Condensed Consolidated Statements of Operations

The adjustments to the pro forma condensed consolidated statements of operations for the three months ended March 31, 2005, and the year ended December 31, 2004 are as follows:

(AA) Reflects the Company s historical condensed consolidated statement of operations for the three months ended March 31, 2005 and the Company and Predecessor historical condensed consolidated and combined statements of operations for the year ended December 31, 2004. The real estate properties and interests therein contributed by the owner of the Predecessor to the operating partnership in exchange for common units in the operating partnership were recorded at the Predecessor s historical cost. Expenses such as depreciation and amortization to be recognized by the operating partnership related to the contributed interests are based on the Predecessor s historical cost of related assets.

The Company, as general partner, owns 40.46% of the common units of the operating partnership; however the Company controls the operating partnership. Accordingly, the Company consolidates the accounts of the operating partnership. See note (HH) for the proforma adjustment to allocate 59.54% of the income (loss) of the operating partnership to the limited partners of the operating partnership.

#### Notes to Pro Forma Condensed Consolidated Financial Statements (Continued)

#### (unaudited)

#### (Dollar amounts in thousands, except per share amounts)

(BB) For the pro forma condensed consolidated statement of operations for the three months ended March 31, 2005 and year ended December 31, 2004, represents the acquisitions of Lakeside Technology Center, which was consummated on May 27, 2005, the acquisition of Ameriquest Data Center, which was consummated on June 3, 2005, the acquisition of Savvis Data Center 2, Savvis Data Center 3, Savvis Data Center 4, Savvis Data Center 5, and Savvis Office Building, which were all consummated on June 27, 2005 and the acquisition of the Charlotte Internet Gateway properties currently under purchase contract. The pro forma statement of operations for the year ended December 31, 2004 also includes the acquisition of 833 Chestnut Street, which was consummated on March 14, 2005, and MAPP Building, which was consummated on March 17, 2005.

The pro forma adjustments are comprised of the following:

י	Three Months Ended March 31, 2005	Combined		
		Historical		
		Revenues and Certain Expenses <sup>(1)</sup>	Adjustments Resulting from Purchasing the Properties	Pro Forma Adjustments
Revenues:				
Rental		\$ 8,955	874(2)	9,829
Tenant reimbursements		2,358		2,358
Other		32		32
		11,345	874	12,219
Expenses:				
Rental property operating and maintenance		811		811
Property taxes		3,013		3,013
Insurance		335		335
Interest		126		126
Depreciation and amortization			3,350(3)	3,350
Other		10		10
		4,295	3,350	7,645
Income before minority interests in operating partnership	ip	\$ 7,050	(2,476)	4,574

# Notes to Pro Forma Condensed Consolidated Financial Statements (Continued)

#### (unaudited)

# (Dollar amounts in thousands, except per share amounts)

# Year Ended December 31, 2004

Teal Ended Decenii	C Histor an	ombined ical Revenues d Certain xpenses <sup>(1)</sup>	Adjustments Resulting from Purchasing the Properties	Pro Forma Adjustments
Revenues:				
Rental	\$	42,433	$3,221_{(2)}$	45,654
Tenant reimbursements		12,636		12,636
Other		164		164
		55,233	3,221	58,454
Expenses:				
Rental property operating and maintenance		9,659		9,659
Property taxes		12,518		12,518
Insurance		1,625		1,625
Interest		1,257		1,257
Depreciation and amortization			17,316 <sub>(3)</sub>	17,316
Other		61		61
		25,120	17,316	42,436
Income before minority interests in operating partnerships	\$	30,113	(14,095)	16,018

# (1) The combined properties historical revenues and expenses are as follows:

# Three Months Ended March 31, 2005

	Lakeside Technology Center	Ameriquest Data Center	Savvis Properties	Charlotte Internet Gateway Properties	Combined Historical Revenues and Certain Expenses
Revenues:					
Rental	\$ 5,231	254	2,919	551	8,955
Tenant reimbursements	1,796		519	43	2,358
Other	32				32
	7,059	254	3,438	594	11,345
Expenses:					
Rental property operating and maintenance	662	83	25	41	811

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Property taxes	2,611	62	311	29	3,013
Insurance	121	4	208	2	335
Interest				126	126
Other		10			10
	3,394	159	544	198	4,295
Net income	\$ 3,665	95	2,894	396	7,050

# Notes to Pro Forma Condensed Consolidated Financial Statements (Continued)

#### (unaudited)

(Dollar amounts in thousands, except per share amounts)

## Year Ended December 31, 2004

	833 Chestnut	MAPP	Lakeside Technology	Ameriquest Data	Savvis	Charlotte Internet Gateway	Combined Historical Revenues and Certain
	Street	Building	Center	Center	Properties	Properties	Expenses
Revenues:							
Rental	8,524	1,340	\$ 20,636		9,728	2,205	42,433
Tenant reimbursements	1,666	1,049	7,952		1,815	154	12,636
Other	42		122				164
	10,232	2,389	28,710		11,543	2,359	55,233
Expenses:							
Rental property operating and maintenance	4,302	727	4,048	353	62	167	9,659
Property taxes	457	273	10,384	248	1,038	118	12,518
Insurance	279	49	485	26	777	9	1,625
Interest		754				503	1,257
Other				61			61
	5,038	1,803	14,917	688	1,877	797	25,120
Net income	5,194	586	\$ 13,793	(688)	9,666	1,562	30,113

- (2) Reflects increase in rental revenues for straight line rent amounts and amortization of acquired below market leases, net of amortization of acquired above market leases, all resulting from purchase accounting.
- (3) Reflects depreciation and amortization of the buildings and improvements, tenant improvements and acquired in-place lease values.

#### Notes to Pro Forma Condensed Consolidated Financial Statements (Continued)

#### (unaudited)

#### (Dollar amounts in thousands, except per share amounts)

(CC) For the pro forma condensed consolidated statement of operations for the three months ended March 31, 2005 reflects pro forma revenue and expenses for the period January 1, 2005 to the date of the acquisition of the applicable properties for all properties acquired during the three months ended March 31, 2005 based on historical revenues and expenses, as adjusted for purchase accounting. For the pro forma condensed consolidated statement of operations for the year ended December 31, 2004, reflects pro forma revenues and expenses for the period from January 1, 2004 to the date of acquisition of the applicable property by the Company or the Predecessor for all properties acquired during 2004 based on historical revenues and expenses, as adjusted for purchase accounting:

#### Three Months Ended March 31, 2005

	MAPP	833 Chestnut	Pro Forma
	Building	Street	Adjustments
Revenues:			
Rental	292	2,385	2,677
Tenant reimbursements	216	400	616
Other		10	10
	508	2,795	3,303
Expenses:			
Rental property operating and maintenance	149	929	1,078
Property taxes	56	92	148
Insurance	10	50	60
Interest	155		155
Depreciation and Amortization	159	727	886
	529	1,798	2,327
Income before minority interests in operating partnership	(21)	997	976
			<u></u>

# Year Ended December 31, 2004

		gy Siemens Building			Comverse Technology Building		Webb at		200 Paul	1100 Space Park Drive	Burbank Data Center	Pro Forma Adjustments
Revenues:												
Rental	\$ 431	970	2,890	4,001	3,232	4,404	3,648	952	10,372	3,197	1,447	35,544
Tenant reimbursements	47	35	301	1,110	1,691	997	218		2,505	513		7,417
Other			1	297	10	361	63					732
	478	1,005	3,192	5,408	4,933	5,762	3,929	952	12,877	3,710	1,447	43,693

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Expenses:												
Rental property operating and												
maintenance	14	104	31	1,510	1,489	896	744		2,626	523		7,937
Property taxes	47	129	160	211	585	369	412		242	166		2,321
Insurance		8	110	180	48	186	27		245	38		842
Interest				736					1,682	783		3,201
Depreciation and Amortization	310	346	1,188	907	1,988	663	1,637	484	4,350	813	916	13,602
Other					46				3	7		56
	371	587	1,489	3,544	4,156	2,114	2,820	484	9,148	2,330	916	27,959
Income before minority												
interests in operating												
partnership	\$ 107	418	1,703	1,864	777	3,648	1,109	468	3,729	1,380	531	15,734
-												

#### **COMPANY NAME**

# NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Continued)

## Month 00, 2004

(DD) Reflects the net increase in interest expense as a result of the financing related pro forma adjustments. The following outlines the loans to be outstanding upon the acquisition of Lakeside Technology Center, Savvis Data Center 2, Savvis Data Center 3, Savvis Data Center 4, Savvis Data Center 5, Savvis Office Building, Ameriquest Data Center and the Charlotte Internet Gateway properties and the corresponding interest expense that would have been recorded had these loans been outstanding as of the beginning of the periods presented:

					pense		
	Paya Ma	Loans Payable as of March 31,  2005 Interest Rate (1)			Three Months Ended March 31, 2005		Year Ended cember 31,
						_	
100 Technology Center Drive Mortgage	\$	20,000	LIBOR + 1.70%	\$	260		1,040
200 Paul Avenue Mortgage		46,268	LIBOR + $3.12\%^{(2)}$		746		2,984
Ardenwood Corporate Park, NTT/Verio Premier							
Data Center and VarTec Building Mortgage		43,000	LIBOR + 1.59%		529		2,116
Ardenwood Corporate Park, NTT/Verio Premier Data							
Center and VarTec Building Mezzanine		22,000	LIBOR + 5.75%		500		1,998
AT&T Web Hosting Facility Mortgage		8,775	LIBOR + 1.85%		117		469
Camperdown House Mortgage		25,566(3)	6.85%		451		1,802(3)
Carrier Center Mortgage		25,854	LIBOR + $4.25\%^{(4)}$		490		1,960
Charlotte Internet Gateway 1 Mortgage)		6,105	8.22%		126		502
Granite Tower Mortgage		21,555	LIBOR + 1.20%		253		1,013
Lakeside Technology Center		100,000	LIBOR + $2.20\%^{(6)}$		1,383		5,530
MAPP Building Mortgage		9,746	7.62%		186		743
Maxtor Manufacturing Facility Mortgage		17,894	LIBOR + 2.25%		265		1,058
Stanford Place II Mortgage		26,000	5.14%		334		1,336
Univision Tower Mortgage)		57,769	6.04%		872		3,489
Secured Term Debt		154,336	5.65%		2,180		8,718
Unsecured credit facility		197,329	LIBOR + 1.625%(8)		2,445		9,778
Additional interest from interest rate swaps <sup>(9)</sup>					174		696
Amortization of loan costs					748		3,024
Amortization of loan premiums					(60)		(239)
•	_			_		_	
Total Dra Farma Dringing Outstanding		782,197			11.999		48,017
Total Pro Forma Principal Outstanding  Loan Premiums		,			11,999		48,017
Loan Fremiums		2,501					
Total	\$	784,698					
	4	,0,0					
Historical interest expense for the Company, the Prede	cessor.	MAPP Buil	ding and Charlotte				
Internet Gateway			J		(8,402)		(28,919)
				_		_	
				\$	3,597	\$	19,098

- (1) Pro forma interest expense for loans with variable interest rates is calculated using current LIBOR rates (3.33% for one-month LIBOR, 3.50% for three-month LIBOR and 3.66% for six-month LIBOR as of June 29, 2005).
- (2) Weighted average interest rate. The first note, in a principal amount of \$45.0 million, bears interest at a rate of LIBOR + 3.0% per annum and the second note, in a principal amount of \$1.3 million, bears interest at a rate of LIBOR + 7.0% per annum.
- (3) The Camperdown House mortgage is denominated in British pounds. The loan payable has been converted to U.S. dollars using the exchange rates of our foreign currency forward contract whereas current exchange rate has been used for the interest expense.
- (4) The interest rate on the Carrier Center mortgage loan is subject to a 2.50% LIBOR floor.
- One of the Charlotte Internet Gateway properties is secured by a mortgage that will be assumed upon acquisition of the property.
- (6) The interest rate for the Lakeside Technology Center mortgage is the weighted average interest rate for the two notes for this mortgage loan.
- (7) The Univision Tower loan is also secured by a \$5.0 million letter of credit issued under our unsecured credit facility.
- (8) The interest rate under our unsecured credit facility equals either (i) LIBOR plus a margin of between 1.375% and 1.750% (which option we currently use) or (ii) the greater of (x) the base rate announced by the lender and (y) the federal funds rate, plus a margin of between 0.375% and 0.750%. In each case, the margin is based on our leverage ratio.
- (9) The Company has swap agreements to swap variable interest rates for fixed rates for a notional amount of principal totaling approximately \$239.6 million. The strike rates on the swap agreements range from 3.18% to 4.03%.

#### Notes to Pro Forma Condensed Consolidated Financial Statements (Continued)

#### (unaudited)

#### (Dollar amounts in thousands, except per share amounts)

(EE) Reflects pro forma compensation expense, for the period from January 1, 2004 to the completion date of the initial public offering, November 3, 2004, related to awards of an aggregate of 783,902 stock options, which vest over a four-year period, granted to employees and our executive chairman upon completion of the initial public offering:

148

\$

(FF) Reflects reclassification of asset management fees, incurred for the period from January 1, 2004 to the completion date of the initial public offering, November 3, 2004, to general and administrative expense. Although such asset management fees are not payable subsequent to the completion of the initial public offering, the asset management fees incurred historically have been replaced with direct payments of compensation expense, rent and other general and administrative expenses that were paid for indirectly prior to the completion of the initial public offering by paying the asset management fees. Also reflects removing the asset manager s estimated profit that was included in the asset management fee:

		Year Ended. December 31, 2004	
	Asset management fees	\$	2,655
	Remove asset manager s estimated profit		(403)
		\$	2,252
(GG)	Reflects increases in general and administrative expense as a result of becoming a public company:		
	Director fees	\$	100
	Compensation for our chief financial officer and chief investment officer and others		
	who were hired upon completion of the initial public offering		921
	Directors and officers insurance		338
	Other		71
		\$	1,430

## **Notes to Pro Forma Condensed Consolidated Financial Statements (Continued)**

#### (unaudited)

(Dollar amounts in thousands, except per share amounts)

(HH) Reflects allocation of minority interests in net income of the Operating Partnership as a result of common units in the Operating Partnership held by the previous owner of the Predecessor (44.76%), the previous owners of 200 Paul Avenue and 1100 Space Park Drive (collectively 11.21%), management (2.82%) and the previous owner of the 10% interest in Univision Tower (0.75%):

	interest in Univision Tower (0.73%).	Three Months Ended March 31, 2005		Year Ended December 31, 2004	
	Income after minority interests in consolidated joint ventures but before allocation to				
	minority interest in operating partnership	\$	6,851	\$	5,822
	Percentage allocable to minority interest		59.54%		59.54%
		\$	4,079	\$	3,466
(II)	Reflects dividends for the series A preferred stock				
	Series A preferred stock	\$	2,200	\$	8,798
	Less: Historical preferred stock dividends		(1,271)		
		\$	929	\$	8,798
		Ψ	. = /	Ψ	2,.,0

# Exhibits

Exhibit No.	Description
23.1	Consent of KPMG LLP, Independent Auditors.