



ARTIS REAL ESTATE INVESTMENT TRUST

ANNUAL INFORMATION FORM
FOR THE YEAR ENDED DECEMBER 31, 2012

Dated March 28, 2013

TABLE OF CONTENTS

GLOSSARY	1
FORWARD-LOOKING STATEMENTS	4
ARTIS REAL ESTATE INVESTMENT TRUST	1
Overview	1
Organizational Structure.....	2
Objective and Strategies	4
GENERAL DEVELOPMENT OF THE BUSINESS	5
2010 Acquisitions	5
2011 Acquisitions and Dispositions	6
2012 Acquisitions and Dispositions	7
PROPERTY PORTFOLIO	9
Portfolio Overview	9
Tenant Overview	14
Description of Properties	15
Mortgages and Other Financing Secured by Properties	40
Mortgage Maturity Schedule	40
Convertible Debentures	40
Credit Facility	41
At-the-Market Distribution Program	41
RECENT DEVELOPMENTS	41
2013 Acquisitions	41
Debt Refinancing Activities and Repayments	42
Public offering of Series E Units	42
RISK FACTORS	42
Real Property Ownership.....	43
Current Economic Conditions	43
Debt Financing Risk	43
Interest Rate Fluctuations	43
Foreign Currency Risk.....	44
Tenant Risk.....	44
SIFT Rules.....	44
Other Tax Related Risk Factors.....	45
Illiquidity Risk.....	46
Competition	46
Reliance on Key Personnel.....	46
Future Property Acquisitions.....	46
General Uninsured Losses	46
Environmental Matters	46
Land and Air Rights Leases.....	46
Public Market Risk	47
Market Price of Units	47
Changes in Legislation and Investment Eligibility.....	47
Availability of Cash Flow.....	47
Fluctuations in Cash Distributions.....	48
Nature of Trust Units.....	48
Legal Rights Attaching to Units and Trust Units	48
Risks Related to Preferred Units	48
Risks Related to Debentures.....	50
Additional Risks Relating to the Series F Debentures and the Series G Debentures	50
Dilution.....	51
Unitholder Liability	51
No Redemption Right.....	51
Failure to Obtain Additional Financing.....	51
Potential Conflicts of Interest	51

Changes in Legislation	52
Trustees.....	52
SUMMARY OF EQUITY INTERESTS AND THE DECLARATION OF TRUST	52
Units and Preferred Units	52
Rights attaching to Units	52
Rights attaching to Preferred Units.....	52
Legal Ownership of Assets of Artis.....	53
Trustees.....	53
Meetings of Unitholders	54
Matters upon which Unitholders (and, in certain cases, Preferred Unitholders) may vote	54
Matters upon which Preferred Unitholders may vote.....	55
Purchases of Units	55
Take-Over Bids.....	55
Issuance of Units	55
Limitation on Non-Resident Ownership.....	55
Information and Reports	56
Authorized Amendments to Declaration of Trust.....	56
Term of Artis and Sale of Substantially All Assets	57
Conflict of Interest Restrictions and Provisions	57
Distributions	58
Payment of Distributions	58
Income Tax Matters.....	58
Allocations of Net Income for Tax Purposes	59
Restrictions on Distributions	59
Distribution History	59
INVESTMENT GUIDELINES AND OPERATING POLICIES.....	59
Investment Guidelines	59
Operating Policies.....	61
Amendments to Investment Guidelines and Operating Policies	62
DESCRIPTION OF CAPITAL STRUCTURE	63
Units and Preferred Units	63
Units	63
Preferred Units.....	63
Tax Matters.....	64
Limitation on Non-Resident Ownership.....	65
DRIP	65
Unitholders' Rights Plan	65
Debentures.....	65
Equity Incentive Plan.....	68
MARKET FOR SECURITIES.....	68
Units	68
Series A Units.....	69
Series C Units	69
Series F Debentures	69
Series G Debentures	69
ESCROWED SECURITIES.....	70
TRUSTEES AND OFFICERS.....	70
Trustees.....	70
Trustees' and Executive Officer Biographies.....	71
Board Committees	73
Audit Committee Matters	76
MANAGEMENT OF ARTIS	78
PROMOTERS.....	78
LEGAL PROCEEDINGS	78
INTEREST OF MANAGEMENT AND OTHERS IN CERTAIN TRANSACTIONS	78

REGISTRAR AND TRANSFER AGENT	78
MATERIAL CONTRACTS	78
INTERESTS OF EXPERTS	79
ADDITIONAL INFORMATION	79
APPENDIX "A" AUDIT COMMITTEE CHARTER	1

GLOSSARY

The following capitalized terms used in this annual information form have the meanings set forth below.

“Artis” means Artis Real Estate Investment Trust, an unincorporated closed-end trust formed under the laws of the Province of Manitoba on November 8, 2004 and governed by the Declaration of Trust and includes, where the context requires, one or more of its Subsidiaries;

“Credit Facility” means the revolving term credit facility in the aggregate principal amount of \$80 million provided for in the credit agreement dated September 6, 2012 between the Partnership, as borrower, and a bank affiliate of each of RBC Dominion Securities Inc., CIBC World Markets Inc. and Scotia Capital Inc.;

“Debentures” means, collectively, the Series D Debentures, the Series F Debentures and the Series G Debentures;

“Declaration of Trust” means the declaration of trust of Artis, which was most recently amended pursuant to the fourth amended and restated declaration of trust dated as of August 2, 2012, and supplemented by the certificates of preferred unit terms approved by the Trustees effective August 2, 2012 respecting the Series A Units and the Series B Units, the certificates of preferred unit terms approved by the Trustees effective September 18, 2012 respecting the Series C Units and the Series D Units, and the certificates of preferred unit terms approved by the Trustees effective March 21, 2013 respecting the Series E Units and the Series F Units, respectively, pursuant to which Artis is governed under the laws of the Province of Manitoba, as may be further amended, supplemented and/or restated from time to time;

“Distribution Date” means, with respect to a distribution by Artis on its Units, a date that is on or about the 15th day of the month following the calendar month (or other period determined by the Trustees) to which such distribution relates;

“DRIP” means the distribution reinvestment and unit purchase plan dated June 9, 2006 which has been implemented by Artis;

“Exchange Agreement” means the exchange agreement which may be entered into between Artis, the Partnership, the General Partner and the holder(s), if any, of Exchangeable LP Units from time to time, as may be amended from time to time;

“Exchangeable LP Units” means the Class B limited partnership units of the Partnership, if any, which: (i) entitle the holder thereof to receive distributions of distributable cash of the Partnership which are the economic equivalent (to the extent possible) to the distributions on Units; and (ii) are exchangeable at the option of the holder into Units on a one-for-one basis (subject to anti-dilution adjustments);

“GAAP” means the generally accepted accounting principles described by the Canadian Institute of Chartered Accountants (“CICA”) Handbook – Accounting, which are applicable as at the date on which any calculation using GAAP is to be made. As a publicly accountable enterprise, Artis applies the International Financial Reporting Standards (“IFRS”) described in Part I of the CICA Handbook – Accounting;

“General Partner” means Artis General Partner Inc., a wholly-owned Subsidiary of Artis, which is the general partner of the Partnership;

“GLA” means gross leasable area in square feet;

“GTA” means the Greater Toronto Area;

“Gross Book Value” or **“GBV”** means, at any time, the consolidated net book value of the consolidated assets of Artis, adding back the amount of accumulated amortization of property and equipment as disclosed in the balance sheet and notes thereto;

“Incentive Plan” means the equity incentive plan adopted by Artis on May 19, 2011, as more particularly described under “Description of Capital Structure – Equity Incentive Plan”;

“Indenture Trustee” means CIBC Mellon Trust Company or BNY Trust Company of Canada, as the case may be, in its capacity as indenture trustee under the Series D Trust Indenture, the Series F Trust Indenture, and/or the Series G Trust Indenture, as the context requires;

“Independent Trustees” means those Trustees who are independent within the meaning of National Instrument 58-101-*Disclosure of Corporate Governance Practices*;

“Net Realized Capital Gains” means, for any period, the amount, if any, by which the amount of the capital gains for Artis for the period exceeds the amount of any capital losses of Artis for the period determined in accordance with the Tax Act;

“Non-Resident” means any person that is not a resident of Canada and any partnership that is not a Canadian partnership within the meaning of the Tax Act;

“Partnership” means AX L.P., a limited partnership formed under the laws of the Province of Manitoba pursuant to the Partnership Agreement;

“Partnership Agreement” means the limited partnership agreement dated October 31, 2006 between the General Partner, as general partner, and Artis, as limited partner, as amended from time to time;

“Preferred Unit(s)” means preferred unit(s) of Artis, issuable in series from time to time, which entitle the holder to receive cumulative distributions at fixed rates of return in priority to distributions paid on the Units and, as at December 31, 2012, include the Series A Units, the Series B Units into which the Series A Units may be reclassified, the Series C Units and the Series D Units into which the Series C Units may be reclassified;

“Preferred Unitholder(s)” means holder(s) of Preferred Units;

“Registered Plans” or “Plans” means, collectively, trusts governed by registered retirement savings plans, registered retirement income funds, deferred profit sharing plans, registered education savings plans, registered disability savings plans and tax-free savings accounts, each as defined in the Tax Act, and a **“Registered Plan”** or **“Plan”** means any one of them;

“REIT Exception” means the exception from the SIFT Rules available to a SIFT trust which satisfies a series of conditions relating to the nature of a SIFT’s revenue and property as more particularly described under “Risk Factors – SIFT Rules”;

“Rights Plan” means the amended and restated Unitholders’ rights plan adopted by Artis on May 19, 2011, as may be amended and/or restated from time to time;

“Senior Indebtedness” means, with respect to the Debentures, all indebtedness, obligations and liabilities of Artis and any of its Subsidiaries in respect of borrowed money from institutional lenders, trade creditors, or other lenders incurred in connection with property acquisitions or transactions, including without limitation an operating line of credit, other than (i) the indebtedness of Artis under the Trust Indentures; (ii) indebtedness which, by the terms of the instrument creating or evidencing same, is expressed to rank *pari passu* or subordinate to the indebtedness of Artis evidenced by the Trust Indentures; (iii) indebtedness of Artis to persons not dealing at arm’s length to Artis; and (iv) indebtedness of Artis under the Series D Debentures issued pursuant to the Series D Trust Indenture, the Series F Debentures issued pursuant to the Series F Trust Indenture and the Series G Debenture issued pursuant to the Series G Trust Indenture;

“Series A Units” means the preferred units, Series A, of Artis, having the attributes set forth in the certificate of preferred unit terms in respect of the Series A Units which was approved by the Trustees as of August 2, 2012;

“Series B Units” means the preferred units, Series B, of Artis, having the attributes set forth in the certificate of preferred unit terms in respect of the Series B Units which was approved by the Trustees as of August 2, 2012;

“Series C Units” means the preferred units, Series C, of Artis, having the attributes set forth in the certificate of preferred unit terms in respect of the Series C Units which was approved by the Trustees as of September 18, 2012;

“**Series D Units**” means the preferred units, Series D, of Artis, having the attributes set forth in the certificate of preferred unit terms in respect of the Series D Units which was approved by the Trustees as of September 18, 2012;

“**Series E Units**” means the preferred units, Series E, of Artis, having the attributes set forth in the certificate of preferred unit terms in respect of the Series E Units which was approved by the Trustees as of March 21, 2013;

“**Series F Units**” means the preferred units, Series F, of Artis, having the attributes set forth in the certificate of preferred unit terms in respect of the Series F Units which was approved by the Trustees as of March 21, 2013;

“**Series D Debentures**” means the 7-Year 5.00% Series D Convertible Debenture of Artis dated November 30, 2007 and due November 30, 2014 issued pursuant to the Series D Trust Indenture;

“**Series D Trust Indenture**” means the trust indenture dated April 9, 2010 between Artis and CIBC Mellon Trust Company in its capacity as Indenture Trustee relating to the Series D Debentures;

“**Series F Debentures**” means the 10-Year 6.00% Series F Convertible Redeemable Unsecured Subordinated Debentures of Artis due June 30, 2020 issued pursuant to the Series F Trust Indenture;

“**Series F Trust Indenture**” means the trust indenture dated April 22, 2010 between Artis and CIBC Mellon Trust Company in its capacity as Indenture Trustee relating to the Series F Debentures;

“**Series G Debentures**” means the 7-Year 5.75% Series G Convertible Redeemable Unsecured Subordinated Debentures of Artis due June 30, 2016 issued pursuant to the Series G Trust Indenture;

“**Series G Trust Indenture**” means the trust indenture dated April 21, 2011 between Artis and BNY Trust Company of Canada in its capacity as Indenture Trustee relating to the Series G Debentures;

“**SIFT**” means a SIFT trust or a SIFT partnership as defined in the SIFT Rules;

“**SIFT Rules**” means the amendments to provisions of the Tax Act proclaimed in force on June 22, 2007, as amended, that implement the changes announced as part of the Tax Fairness Plan proposed by the Minister of Finance (Canada) on October 31, 2006 which modify the tax treatment of “specified investment flow-throughs”, including publicly traded income trusts and limited partnerships, and the tax treatment of their unitholders in the manner described below under “Risk Factors – SIFT Rules”;

“**Subsidiary**” means any person, company, partnership, limited partnership, trust or other entity controlled, directly or indirectly, by Artis;

“**Tax Act**” means the *Income Tax Act* (Canada), as amended;

“**Trust Indentures**” means, collectively, the Series D Trust Indenture, Series F Trust Indenture and the Series G Trust Indenture;

“**Trust Units**” means, collectively, the Units and Preferred Units;

“**Trustee**” means a trustee of Artis and “**Trustees**” means all of the trustees of Artis;

“**TSX**” means the Toronto Stock Exchange;

“**Twin Cities Area**” means the Greater Minneapolis/St. Paul Metropolitan Area;

“**Unit**” means a voting participating trust unit in Artis, but does not include a Preferred Unit;

“**Unitholder(s)**” means the holder(s) of Units.

FORWARD-LOOKING STATEMENTS

Statements in this annual information form are made as at December 31, 2012 or such other date set forth in the statement. All references to dollars (\$) in this annual information form shall refer to Canadian dollars, unless otherwise specified.

Certain statements contained in this annual information form are “forward-looking statements” that reflect management’s expectations regarding the future growth, results of operations, performance, prospects and opportunities of Artis. Prospective purchasers are cautioned not to place undue reliance on forward-looking information. All statements other than statements of historical fact contained or incorporated by reference herein are forward-looking statements including, without limitation, statements regarding the timing and amount of distributions and the future financial position, business strategy, potential acquisitions, plans and objectives of Artis. Such forward-looking statements reflect management’s current beliefs and are based on information currently available to management. Forward-looking statements involve significant risks and uncertainties. A number of factors could cause actual results to differ materially from the results discussed in forward-looking statements including risks relating to real property ownership, current economic conditions, debt financing risk, interest rate fluctuations, tenant risk, illiquidity risk, competition, future property acquisitions, general uninsured losses, environmental matters, land and air rights leases, public market risk, market price of the securities of Artis, risks relating to the SIFT Rules, changes in legislation and investment eligibility, other tax related risk factors, availability of cash flow, fluctuations in cash distributions, the nature of the Trust Units, legal rights attaching to the Trust Units, restrictions on redemptions, failure to obtain additional financing, dilution, Unitholder liability, potential conflicts of interest, relationship with management and key personnel, changes in legislation, Trustees and management, specific risks relating to the Preferred Units and specific risks relating to the Debentures. In particular, the proposed acquisitions described herein or in documents incorporated by reference herein are, in certain cases, subject to conditions that may not be satisfied and there can be no assurance that such acquisitions will be completed.

The Tax Act contains the SIFT Rules, which are applicable to SIFTS and investors in SIFTS, but do not apply to trusts that satisfy the REIT Exception. As at the date of this annual information form, Artis satisfies the REIT Exception and intends to continue to satisfy the REIT Exception so that the SIFT Rules will not apply to Artis. Should this not occur, certain statements contained in this annual information form relating to the SIFT Rules and the REIT Exception relating to Artis and its holders of Trust Units would no longer be applicable.

ARTIS REAL ESTATE INVESTMENT TRUST

Overview

Artis was formed on November 8, 2004 under the laws of Manitoba. On August 2, 2012, Artis converted to an unincorporated closed-end real estate investment trust governed under the laws of the Province of Manitoba pursuant to the Declaration of Trust.

Artis is focused on creating value for Unitholders through the investment in and ownership of quality commercial (retail, office and industrial) properties in select markets in Canada and the U.S. Artis currently owns its properties directly or indirectly through the Partnership. The Partnership owns properties located in Canada through bare trustee corporations. The Partnership owns properties located in the United States through a U.S. subsidiary, which qualifies as a non-public real estate investment trust for U.S. federal income tax law purposes, which in turn owns the properties through U.S. limited partnerships.

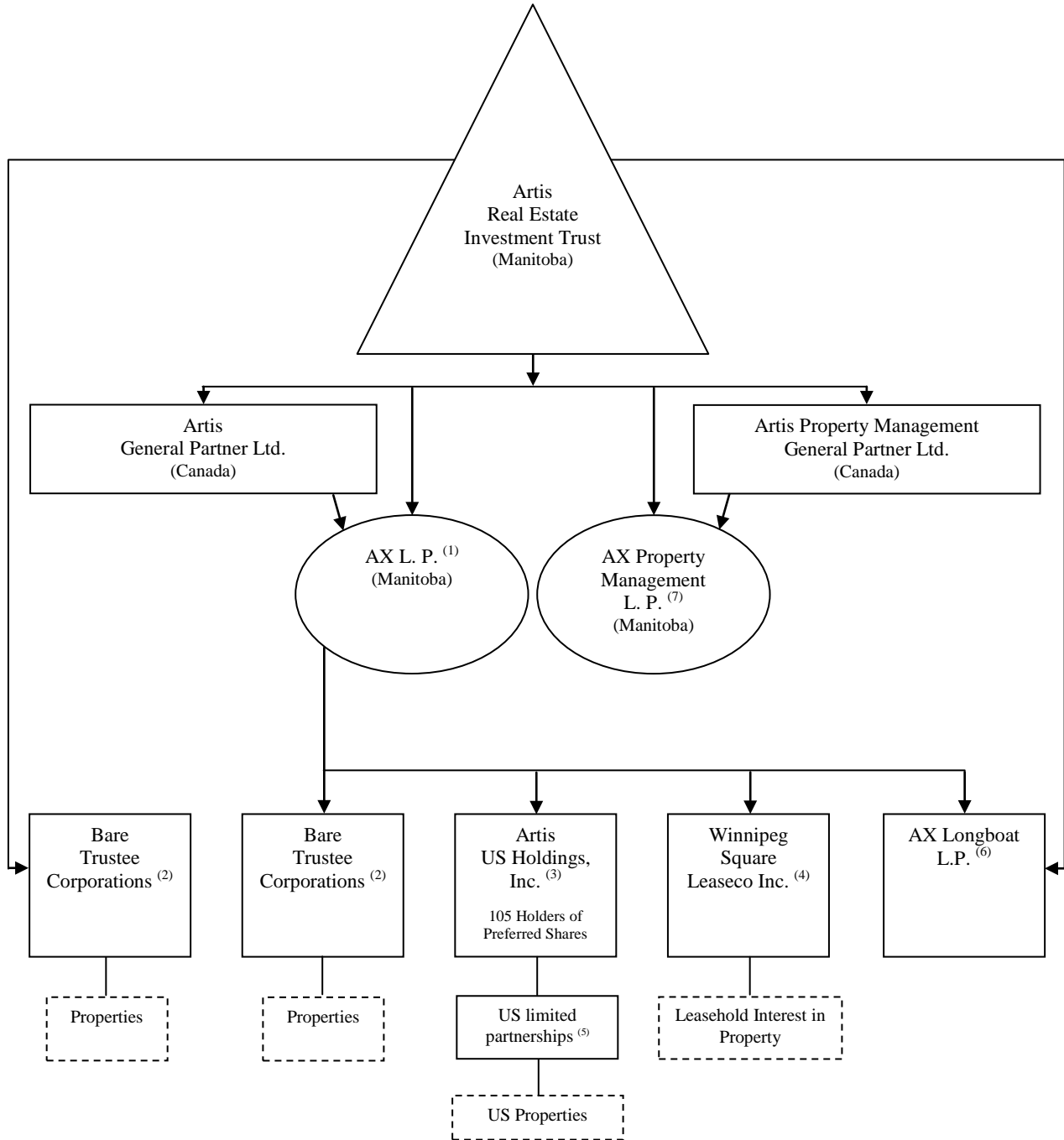
Artis' primary objective is to maximize total returns to Unitholders, which includes a stable, reliable and tax efficient monthly cash distribution as well as long-term appreciation in the value of the Units.

Artis is authorized to issue an unlimited number of Units and Preferred Units, in unlimited series.

The Units are listed for trading on the TSX under the symbol "AX.UN". The Series A Units, Series C Units and Series E Units, being the three series of Preferred Units that are outstanding as at the date of this annual information form, are listed for trading under the symbols "AX.PR.A", "AX.PR.U" and "AX.PR.E", respectively. The Series F Debentures and Series G Debentures are listed for trading on the TSX under the symbols "AX.DB.F" and "AX.DB.U", respectively.

Although Artis is a "mutual fund trust" as defined in the Tax Act, Artis is not a "mutual fund" as defined by applicable securities legislation. The head office of Artis is located at 300 – 360 Main Street, Winnipeg, Manitoba, R3C 3Z3.

Organizational Structure



- (1) The Partnership is a limited partnership formed under the laws of the Province of Manitoba pursuant to the Partnership Agreement to invest in properties and assets in a manner consistent with the Declaration of Trust. The General Partner is the general partner of the Partnership and is wholly-owned by Artis. The Partnership currently has Class A limited partnership units held by Artis. Holders of Class A limited partnership units are entitled to notice of, and to attend and vote at, all meetings of limited partners of the Partnership and to receive cash distributions. The Partnership is also authorized to issue Exchangeable LP Units in respect of property acquisitions which entitle the holder thereof to receive distributions, on a per unit basis, which are economically equivalent, to the extent possible, to distributions on the Units and which are exchangeable on a one-for-one basis for Units at any time at the option of the holder, subject to certain conditions. There are no Exchangeable LP Units outstanding as at the date of this annual information form.
- (2) Artis and/or the Partnership beneficially own, directly or indirectly, all of Artis' properties located in Canada. The bare trustee corporations are incorporated under *Canada Business Corporations Act*, except in a limited number of cases where the bare trustee corporations are incorporated under the laws of a province.
- (3) Artis U.S. Holdings Inc. indirectly owns all of Artis' properties located in the U.S. as at December 31, 2012. Artis U.S. Holdings Inc. issued 125 shares of preferred stock for an aggregate purchase price of \$125,000 to U.S. residents in order to qualify as a non-public real estate investment trust for U.S. federal income tax purposes. A benefit of such qualification is that Artis U.S. Holdings Inc. generally will not be subject to U.S. federal corporate income taxes on net income that it currently distributes to stockholders. The Partnership is the sole common shareholder in Artis U.S. Holdings, Inc. and also owns 500 shares of preferred stock.
- (4) Winnipeg Square Leaseco Inc. owns a leasehold interest in the 360 Main Street property located in Winnipeg, Manitoba.
- (5) Artis U.S. Holdings Inc. owns all of its properties through limited partnerships formed under the laws of the State of Delaware. Artis U.S. Holdings, Inc. is the sole limited partner of such U.S. limited partnerships.
- (6) AX L.P. owns 35% and Artis REIT owns 15% of the limited partnership units of AX Longboat L.P. AX Longboat L.P. owns Centrepoint in Winnipeg, Manitoba.
- (7) AX Property Management L.P. is a limited partnership formed under the laws of the Province of Manitoba pursuant to a limited partnership agreement dated September 27, 2011. Artis Property Management General Partner Ltd. is the general partner of AX Property Management L.P. and is wholly owned by Artis. Artis is the owner of all of the limited partnership units issued by AX Property Management L.P.

Objective and Strategies

Objective

Artis is a diversified Canadian real estate investment trust investing in office, industrial and retail properties. Since 2004, Artis has executed an aggressive but disciplined growth strategy, building a portfolio of commercial properties in Canada and the United States, with a major focus on Western Canada. Artis' commercial property comprises 23.4 million square feet of leasable area in 220 properties. Leasable area by asset class is approximately 18.3% retail, 32.1% office and 49.6% industrial. The portfolio is located 7.9% in British Columbia, 25.7% in Alberta, 5.1% in Saskatchewan, 15.4% in Manitoba, 16.0% in Ontario and 29.9% in the United States.

Artis' primary objective is to maximize total returns to Unitholders, which includes a stable, reliable and tax efficient monthly cash distribution as well as long-term appreciation in the value of the Units.

Our Strategy

Artis employs several key strategies to meet its primary objective:

Portfolio Diversification. Artis seeks to build stability into its cash flows through a strategy of diversification. Commercial properties are well diversified across the industrial, retail and office asset classes. Artis' portfolio is also geographically diversified with properties owned across western Canada, as well as in Ontario and in select markets in the U.S.

Portfolio Expansion. Artis seeks to build growth into its cash flows through the efficient sourcing and deployment of capital into high-quality and accretive acquisition opportunities in select target markets, as well as into high-yield intensification or development opportunities that exist within the property portfolio.

Managing for Value Creation. Artis seeks to build value through the active management of the portfolio assets, leveraging off the experience and expertise of its management team. Artis focuses on maximizing portfolio value and cash flows over the long-term, creating additional value through the selective disposition of assets at premium prices, and reinvesting and repositioning the portfolio on an on-going basis in higher growth markets. Artis seeks to build value by selecting and managing high-performance property management teams in local markets, who understand the importance of nurturing existing tenant relationships, achieving optimal rent while maintaining high occupancy levels and ensuring properties are well-maintained and operating at costs consistent with the local market.

GENERAL DEVELOPMENT OF THE BUSINESS

The following is a summary of the general development of Artis for the past three years.

2010 Acquisitions

During the year ended December 31, 2010, Artis acquired a total of 37 properties and the remaining 62% interest in 360 Main Street, increasing the portfolio by approximately 5.8 million square feet of gross leasable area (“GLA”). The purchase price of the acquisitions aggregated \$763.0 million and US\$121.2 million, as set forth in the table below. For more information regarding the properties of Artis, see “Property Portfolio” below.

Acquisition Date	Asset Class	Property Name	Location	Owned Share of GLA Acquired	Owner -ship	Year Built or Redeveloped	Purchase Price ⁽¹⁾
January 14	Retail	Westbank Zellers ⁽²⁾	Westbank/West Kelowna, BC	105,670	100%	1995	\$10,000,000
January 29	Industrial	Maple Leaf Building	Saskatoon, SK	163,418	100%	2008	25,500,000
January 29	Industrial	Sherwood Centre	Edmonton, AB	162,860	100%	1998	13,300,000
March 30	Industrial	Alberta Industrial Portfolio ⁽³⁾	Acheson, Calgary and Edmonton, AB	811,307	100%	2003-2009	85,200,000
March 31	Retail	Westbank Hub Centre North ⁽²⁾	Westbank/West Kelowna, BC	124,862	50%	2008	24,300,000
April 1	Retail	Sunrise Towne Square	Spruce Grove, AB	111,995	100%	2006	22,700,000
April 12	Retail	Visions Building	Calgary, AB	50,045	100%	1981/2009	11,300,000
April 15	Retail	Tamarack Centre	Cranbrook, BC	290,294	100%	1977	26,200,000
May 14	Retail	Eagle Ridge Corner	Fort McMurray, AB	12,654	100%	2009	5,800,000
May 26	Office	Production Court	Burnaby, BC	297,801	100%	1992/1999	64,000,000
June 15	Retail	Grande Prairie Power Centre	Grande Prairie, AB	140,207	100%	2008/2009	43,700,000
June 30	Office	DSI Building	New Brighton, MN	115,666	100%	2008	US 17,900,000
June 30	Office	360 Main Street / Winnipeg Square ⁽⁴⁾	Winnipeg, MB	373,324	100%	1979/1999	94,700,000
August 13	Retail	Uplands Common	Lethbridge, AB	53,392	100%	2003	12,520,000
September 13	Office	1045 Howe Street	Vancouver, BC	101,146	100%	1974-2007	38,000,000
September 30	Retail	Pembina Village Mall	Winnipeg, MB	132,259	100%	1985/1994/2007	24,800,000
September 30	Retail	St. Vital Square	Winnipeg, MB	116,353	100%	1986/2008	27,700,000
October 1	Office	Cancross Court	Mississauga, ON	143,877	100%	1988/2000	29,500,000
October 15	Industrial	Horizon II	Calgary, AB	95,542	100%	1982	7,600,000
October 15	Industrial	Letourneau Centre	Edmonton, AB	97,743	100%	1977	9,300,000
October 15	Office	Meadowvale Office	Mississauga, ON	99,869	100%	2009	29,150,000
October 20	Retail	Furniture Plus Building	Fort McMurray, AB	21,490	100%	1977/2002	5,680,000
October 22	Industrial	Maple Grove Industrial Center (Caterpillar Building)	Maple Grove, MN	174,901	100%	1974/2010	US 10,600,000
October 29	Industrial	Minneapolis Industrial Portfolio I – Tranche I ⁽⁵⁾	Twin Cities Area, MN	776,925	100%	1977/2008	US 39,800,000
November 12	Industrial	Dunwin Portfolio	Mississauga, ON	157,531	100%	1986/1988	17,000,000
November 18	Office	Humana Building	Glendale, AZ	106,418	100%	2007	US 14,800,000

Acquisition Date	Asset Class	Property Name	Location	Owned Share of GLA Acquired	Owner -ship	Year Built or Redeveloped	Purchase Price ⁽¹⁾
December 1	Office	Concorde Corporate Centre	Toronto, ON	545,503	100%	1988/1991	87,000,000
December 22	Retail	Poco Place	Port Coquitlam, BC	163,844	100%	1980/2003	48,000,000
December 30	Office	Hartford Corporate Plaza	New Hartford, NY	122,760	100%	2008	US 17,600,000
December 30	Office	Mosaic Office Building	Tampa, FL	107,463	100%	2009	US 20,500,000
Total				5,777,143			\$884,150,000

⁽¹⁾ Purchase prices in Canadian dollars, before closing costs and adjustments, unless otherwise noted.

⁽²⁾ Artis acquired a leasehold interest in these properties.

⁽³⁾ Alberta Industrial Portfolio is comprised of two single-tenant and two multi-tenant properties.

⁽⁴⁾ Artis acquired the remaining 62% interest in this property, and acquired the ancillary parkade, on April 30, 2010. Concurrent with the closing of these transactions, a freehold interest in 100% of the 360 Main/Winnipeg Square property was acquired. The reported GLA of 373,324 reflects the additional owned share of the total building GLA acquired in this transaction, increasing the owned share of GLA to 100% or 602,086 post-closing.

⁽⁵⁾ Minneapolis Industrial Portfolio I – Tranche I is comprised of six properties, one of which was subsequently sold on September 15, 2012.

2011 Acquisitions and Dispositions

Acquisitions

During the year ended December 31, 2011, Artis acquired a total of 32 properties, increasing the portfolio by approximately 4.6 million square feet of GLA. The purchase price of the acquisitions aggregated \$418.9 million and US\$258.1 million, as set forth in the table below. For more information regarding the properties of Artis, see “Property Portfolio” below.

Acquisition Date	Asset Class	Property Name	Location	Owned Share of GLA Acquired	Owner -ship	Year Built or Redeveloped	Purchase Price ⁽¹⁾
January 7	Industrial	ADT Building	Calgary, AB	30,932	100%	1975	\$7,500,000
January 7	Industrial	Dominion Construction Building	Calgary, AB	17,187	100%	1966	3,100,000
February 28	Office	EMC Building	Edmonton, AB	28,520	100%	1981/1982	7,400,000
March 31	Office	Stinson Office Park	Minneapolis, MN	307,045	100%	1964/2009	US 44,000,000
March 31	Industrial	Minneapolis Industrial Portfolio I – Tranche II ⁽²⁾	Twin Cities Area, MN	1,508,193	100%	1964/2007	US 73,150,000
April 15	Office	Cara Foods Building	Vaughan, ON	50,199	50%	2008	21,000,000
April 29	Industrial	3M Distribution Facility	Milton, ON	318,805	100%	2009	39,300,000
May 27	Office	1165 Kenaston	Ottawa, ON	180,689	100%	2002	21,500,000
May 31	Retail	Victoria Square Shopping Centre	Regina, SK	290,627	100%	1982/1998	48,950,000
May 31	Retail	Ryan Retail Portfolio ⁽³⁾	Twin Cities Area, MN	110,333	100%	2005/2011	US 28,300,000
June 1	Office	605 Waterford Park	Minneapolis, MN	204,417	100%	1989	US 25,073,500
June 10	Retail	2190 McGillivray Boulevard ⁽⁴⁾	Winnipeg, MB	42,725	100%	2005/2011	13,000,000

Acquisition Date	Asset Class	Property Name	Location	Owned Share of GLA Acquired	Owner -ship	Year Built or Redeveloped	Purchase Price ⁽¹⁾
June 28	Office	415 Yonge Street	Toronto, ON	191,880	100%	1974	49,700,000
June 30	Office	Union Hills Office Plaza	Phoenix, AZ	142,773	100%	2007	US 27,075,000
June 30	Industrial	201 Westcreek Boulevard	Brampton, ON	301,113	100%	1999	34,420,000
July 6	Industrial	Plymouth Corporate Campus	Plymouth, MN	83,617	100%	1979/2004	5,800,000
July 26	Office	Stampede Station	Calgary, AB	162,502	100%	2009	90,000,000
August 31	Office	MTS Place	Winnipeg, MB	274,712	100%	1975/1985	55,800,000
September 15	Industrial	7499 East Paradise Lane	Scottsdale, AZ	98,555	100%	1999	21,400,000
December 22	Office	Two MarketPointe	Minneapolis, MN	249,111	100%	2008	US 60,559,368
Total				4,593,935			\$677,027,868

⁽¹⁾ Purchase prices in Canadian dollars before closing costs and adjustments, unless otherwise noted.

⁽²⁾ Minneapolis Industrial Portfolio I – Tranche II is comprised of nine properties.

⁽³⁾ Ryan Retail Portfolio includes four properties comprising 110,333 square feet of leasable area and a 398,529 square foot land lease to Home Depot.

⁽⁴⁾ 2190 McGillivray Boulevard was acquired as the McGillivray Cineplex property.

Dispositions

During the year ended December 31, 2011, Artis disposed a total of two properties as set forth in the table below.

Disposition Date	Asset Class	Property Name	Location	Sale Price ⁽¹⁾
March 7	Industrial	2030 Notre Dame Avenue	Winnipeg, MB	\$7,000,000
September 15	Industrial	Rogers Distribution Centre ⁽²⁾	Twin Cities Area, MN	US 6,900,000
Total				\$13,900,000

⁽¹⁾ Sale price in Canadian dollars before closing costs and adjustments, unless otherwise noted.

⁽²⁾ Rogers Distribution Centre was one of six properties acquired as part of the Minneapolis Industrial Portfolio I – Tranche I in 2010.

2012 Acquisitions and Dispositions

Acquisitions

During the year ended December 31, 2012, Artis acquired a total of 58 properties, increasing the portfolio by approximately 6.3 million square feet of GLA. The purchase price of the acquisitions aggregated \$694.0 million and US\$288.6 million, as set forth in the table below. For more information regarding the properties of Artis, see “Property Portfolio” below.

Acquisition Date	Asset Class	Property Name	Location	Owned Share of GLA Acquired	Owner -ship	Year Built or Redeveloped	Purchase Price ⁽¹⁾
January 31	Office	North 48 Commercial Complex	Saskatoon, SK	63,571	100%	2008	\$18,400,000
February 24	Industrial	Aluma Systems Building	Edmonton, AB	65,000	100%	2011	17,495,000
March 29	Office	GSA Phoenix Professional Building	Phoenix, AZ	210,202	100%	2012	US 75,000,000

Acquisition Date	Asset Class	Property Name	Location	Owned Share of GLA Acquired	Owner -ship	Year Built or Redeveloped	Purchase Price ⁽¹⁾
April 16	Retail	Westbank Hub Centre North ⁽²⁾⁽³⁾	Westbank/West Kelowna, BC	61,349	75%	2008	14,200,000
April 23	Retail	Linden Ridge Shopping Centre	Winnipeg, MB	100,875	100%	2001/2006/2009 /2011	32,000,000
April 30	Office	Trimac House	Calgary, AB	238,087	100%	1981/1982	100,907,000
April 30	Retail	Crowfoot Corner	Calgary, AB	51,048	100%	1987/1991	35,500,000
May 25	Office	MAX at Kierland	Scottsdale, AZ	258,312	100%	2008	US 79,000,000
June 11	Office	LaSalle Office Portfolio ⁽⁴⁾	Calgary, AB	495,621	100%	1964/1998	185,000,000
June 14	Retail	Hilton Whistler Resort	Whistler, BC	31,873	85%	1982/2005	26,775,000
July 6	Industrial	RER Industrial Portfolio ⁽⁵⁾	Twin Cities Area, MN	500,524	100%	1999/2007	US 38,000,000
July 17	Industrial	GTA Industrial Portfolio ⁽⁶⁾	GTA, ON	1,104,080	100%	1980/1999	95,483,000
August 16	Retail	Westbank Hub Shopping Centre ⁽³⁾	Westbank/West Kelowna, BC	134,315	75%	2006	29,287,500
August 27	Industrial	201 Edson Street	Saskatoon, SK	105,600	100%	1976/1979	9,600,000
September 20	Industrial	Meadowvale Gateway Portfolio ⁽⁷⁾	Mississauga, ON	376,736	100%	1980/1981	33,500,000
October 26	Industrial	Minneapolis Industrial Portfolio II ⁽⁸⁾	Twin Cities Area, MN	1,989,746	100%	1969/2004	US 96,550,000
October 31	Retail	Namao South	Edmonton, AB	108,018	100%	2011	51,000,000
November 22	Industrial	GTA West Portfolio ⁽⁹⁾	GTA, ON	296,795	100%	1975/1985	26,500,000
November 30	Retail	Circle West	Saskatoon, SK	74,156	100%	1975/2012	18,350,000
Total				6,265,908			\$982,547,500

⁽¹⁾ Purchase price in Canadian dollars before closing costs and adjustments, unless otherwise noted.

⁽²⁾ Artis acquired an additional 25% interest in this property in a two-phased closing that occurred on April 16, 2012 and October 11, 2012. The reported GLA reflects the additional owned share of the total building GLA acquired in this transaction, increasing the owned share of GLA to 75%.

⁽³⁾ Artis acquired a leasehold interest in these properties.

⁽⁴⁾ LaSalle Office Portfolio is comprised of four properties.

⁽⁵⁾ RER Industrial Portfolio is comprised of four properties.

⁽⁶⁾ GTA Industrial Portfolio is comprised of 17 properties, one of which was subsequently sold on October 12, 2012.

⁽⁷⁾ Meadowvale Gateway Portfolio is comprised of five industrial properties.

⁽⁸⁾ Minneapolis Industrial Portfolio II is comprised of 11 properties.

⁽⁹⁾ GTA West Portfolio is comprised of five industrial properties.

Dispositions

During the year ended December 31, 2012, Artis disposed a total of one property, as set forth in the table below.

Disposition Date	Asset Class	Property Name	Location	Sale Price ⁽¹⁾
October 12	Industrial	112 Pennsylvania ⁽²⁾	GTA, ON	\$2,900,000
Total				\$2,900,000

⁽¹⁾ Sale price before closing costs and adjustments.

⁽²⁾ 112 Pennsylvania is a 24,187 square foot property that was acquired in July, 2012, as part of the GTA Industrial Portfolio.

PROPERTY PORTFOLIO

Portfolio Overview

As of December 31, 2012, the Artis' portfolio was comprised of 23.4 million square feet of GLA in 220 income-producing properties. Excluding properties in redevelopment, the portfolio was 95.6% occupied at December 31, 2012.

Canadian Portfolio by Province ⁽¹⁾

Location	Number of Properties	Owned Share of GLA (in 000's)	% of GLA	Occupancy
British Columbia	16	1,771	7.7%	95.3%
Alberta	64	6,010	26.0%	96.9%
Saskatchewan	16	1,181	5.1%	99.0%
Manitoba	38	3,388	14.7%	96.6%
Ontario	35	3,745	16.2%	96.4%
Total	169	16,095	69.7%	96.7%

⁽¹⁾ Excluding properties and/or GLA in redevelopment.

U.S. Portfolio by State

Location	Number of Properties	Owned Share of GLA (in 000's)	% of GLA	Occupancy
Arizona	5	816	3.5%	96.1%
Florida	1	107	0.5%	100.0%
Minnesota	40	5,944	25.8%	92.3%
New York	1	123	0.5%	100.0%
Total	47	6,990	30.3%	93.0%

Canadian Portfolio by Asset Class ⁽¹⁾

Asset Class	Number of Properties	Owned Share of GLA (in 000's)	% of GLA	Occupancy
Office	39	5,664	24.1%	95.5%
Retail	54	4,172	17.9%	96.4%
Industrial	76	6,259	26.8%	98.0%
Total	169	16,095	68.8%	96.7%

⁽¹⁾ Excluding properties and/or GLA in redevelopment.

U.S. Portfolio by Asset Class

Asset Class	Number of Properties	Owned Share of GLA (in 000's)	% of GLA	Occupancy
Office	10	1,814	7.8%	94.3%
Retail	5	110	0.5%	95.2%
Industrial	32	5,066	21.6%	92.4%
Total	47	6,990	29.9%	93.0%

Properties in Redevelopment

At December 31, 2012, there were four properties and one partial property in redevelopment, comprising 290,390 square feet of leasable area, as set forth in the table below.

Property Name	Asset Class	Location	Owned Share of GLA	Occupancy plus Commitments ⁽¹⁾
North City Centre ⁽²⁾	Office	Edmonton, AB	19,161	47.2%
1595 Buffalo Place	Industrial	Winnipeg, MB	73,396	42.3%
Cliveden Building	Industrial	Delta, BC	69,638	0.00%
27-81 Plymouth Street	Industrial	Winnipeg, MB	91,196	58.0%
8-30 Plymouth Street	Industrial	Winnipeg, MB	36,999	43.8%

⁽¹⁾ Includes lease commitments on vacant space as at December 31, 2012.

⁽²⁾ In 2011, a 19,161 office building was constructed on excess land at North City Centre. The GLA of the office building only is in redevelopment, pending stabilization of the property.

Properties under Construction

In 2012, Artis entered into a joint venture agreement with respect to the development of Centrepoint, a new mixed-use commercial complex to be located in downtown Winnipeg's Sport Hospitality and Entertainment district, directly across from the city's arena, the MTS Centre. Centrepoint is expected to comprise approximately 130,375 square feet of leasable area when all phases of development are complete. First phase development plans comprise approximately 97,936 square feet of leasable area and include a five-storey LEED Silver Certified office tower, including one floor of retail at street level, plus an adjacent four-storey covered parking structure. The complex also includes plans to construct a hotel, although Artis will not be involved in the development or ownership of the hotel.

Artis owns a 50% interest in this project. Artis will contribute up to \$10.0 million in capital to the project during the development period, which is anticipated to start this spring and complete in September 2014; in 2012, \$2,487,885 was contributed.

Office Properties

Property Name	Location	Owned Share			Year Built or Redeveloped
		of GLA	Ownership	Occupancy	
1045 Howe Street	Vancouver, BC	101,224	100%	96.0%	1974
1165 Kenaston Street	Ottawa, ON	180,689	100%	100.0%	2002
360 Main Street ⁽¹⁾	Winnipeg, MB	545,059	100%	98.1%	1979
415 Yonge Street	Toronto, ON	191,880	100%	99.2%	1974
417-14 th Street Building	Calgary, AB	17,517	100%	100.0%	1981
488 Albert Street	Nanaimo, BC	30,278	100%	100.0%	1994
605 Waterford Park	Minneapolis, MN	204,417	100%	81.2%	1989
6475 Metral Drive	Nanaimo, BC	38,151	100%	100.0%	1992
Alpine Building ⁽²⁾	Calgary, AB	53,288	100%	100.0%	1964/1998
Birchcliff Energy Building	Calgary, AB	68,069	100%	100.0%	1978/2002
Britannia Building	Calgary, AB	133,107	100%	86.5%	1958/1960's/1970's
Campana Place	Calgary, AB	49,523	100%	100.0%	1982
Canadian Centre ⁽²⁾	Calgary, AB	156,402	100%	96.0%	1985
Cancross Court	Mississauga, ON	143,878	100%	68.9%	1988
Cara Foods Building	Vaughan, ON	50,199	50%	100.0%	2008
CDI College	Winnipeg, MB	24,300	100%	100.0%	1912/2005
Centre 15 Building	Calgary, AB	75,982	100%	98.1%	1982/1999
Centre 70 Building	Calgary, AB	112,479	85%	88.6%	1977
Concorde Corporate Centre	Toronto, ON	547,441	100%	93.9%	1988
DSI Building	New Brighton, MN	115,666	100%	100.0%	2008

Property Name	Location	Owned Share		Occupancy	Year Built or Redeveloped
		of GLA	Ownership		
Eau Claire Place II ⁽²⁾	Calgary, AB	139,120	100%	100.0%	1980
EMC Building	Edmonton, AB	28,520	100%	100.0%	1981/1982
Ford Tower ⁽²⁾	Calgary, AB	148,053	100%	80.0%	1976
Grain Exchange Building	Winnipeg, MB	235,996	100%	90.4%	1906/2002
GSA Phoenix Professional Office Building	Phoenix, AZ	210,202	100%	100.0%	2012
Hamilton Building	Winnipeg, MB	66,194	100%	100.0%	1918/2001
Hartford Corporate Plaza	New Hartford, NY	122,760	100%	100.0%	2008
Heritage Square	Calgary, AB	309,919	100%	98.0%	1981
Hillhurst Building	Calgary, AB	62,882	100%	86.6%	1966/1979
Humana Building	Glendale, AZ	106,418	100%	100.0%	2007
Johnston Terminal	Winnipeg, MB	73,255	100%	100.0%	1929/1993
Kincaid Building	Burnaby, BC	91,220	50%	100.0%	1986/1999
MAX at Kierland	Scottsdale, AZ	258,312	100%	90.2%	2008
Meadowvale Office	Mississauga, ON	99,869	100%	91.7%	2009
Millennium Centre	Red Deer, AB	148,401	100%	96.6%	2000
Mosaic Office Building	Tampa, FL	107,463	100%	100.0%	2009
MTS Call Centre	Winnipeg, MB	75,986	100%	100.0%	2007
MTS Place	Winnipeg, MB	274,712	100%	100.0%	1975/1985
North 48 Commercial Centre	Saskatoon, SK	63,572	100%	100.0%	2008
North City Centre ⁽³⁾	Edmonton, AB	19,161	100%	47.2%	2011
Northwest Centre I & II	Calgary, AB	81,416	100%	94.8%	1981
Poco Place ⁽⁴⁾	Port Coquitlam, BC	73,057	100%	96.2%	1980
Production Court	Burnaby, BC	298,554	100%	99.0%	1992
Sierra Place	Calgary, AB	89,927	100%	75.3%	1958/1970's
Stampede Station	Calgary, AB	162,502	100%	100.0%	2009
Stinson Office Park	Minneapolis, MN	305,045	100%	97.0%	1964/2009
TransAlta Place	Calgary, AB	336,041	100%	100.0%	1965/1971/1983/2000
Trimac House	Calgary, AB	238,087	100%	98.7%	1981/1982
Two MarketPointe	Minneapolis, MN	240,777	100%	90.2%	2008
Union Hills Office Plaza	Phoenix, AZ	142,773	100%	95.6%	2007
Willingdon Green	Burnaby, BC	46,782	100%	83.8%	1985/2009

⁽¹⁾ 360 Main Street is classed as an office property but includes a significant retail component. Only the office GLA is included here.

⁽²⁾ Acquired as one of four LaSalle Office Portfolio properties in 2012.

⁽³⁾ North City Centre is classed as a retail property but includes a significant office component. Only the office GLA is included here.

⁽⁴⁾ Poco Place is classed as a retail property but includes a significant office component. Only the office GLA is included here.

Retail Properties

Property Name	Location	Owned Share		Occupancy	Year Built or Redeveloped
		of GLA	Ownership		
100 Signal Road	Fort McMurray, AB	14,000	100%	100.0%	1988
2190 McGillivray Boulevard	Winnipeg, MB	61,293	100%	100.0%	2005/2011
6461 Metral Drive	Nanaimo, BC	53,953	100%	40.9%	1999
Aulds Corner	Nanaimo, BC	36,380	100%	100.0%	1997-2000
Brick Centre	Grande Prairie, AB	46,313	100%	100.0%	2003-2006
Canarama Mall	Saskatoon, SK	65,916	100%	100.0%	1971/1989/2005
Capital City Centre	Regina, SK	44,208	100%	100.0%	1998/2003
Circle 8 Centre	Saskatoon, SK	77,894	100%	95.3%	1991-1993
Circle West	Saskatoon, SK	74,157	100%	100.0%	1975/2011/2012
Clareview Town Centre	Edmonton, AB	63,742	100%	87.7%	1996/1997
Crowfoot Corner	Calgary, AB	51,048	100%	98.2%	1987/1991

Property Name	Location	Owned		Occupancy	Year Built or Redeveloped
		Share of GLA	Ownership		
Delta Shoppers Mall	Delta, BC	74,696	100%	96.9%	1972/2004
Eagle Ridge Corner	Fort McMurray, AB	12,654	100%	100.0%	2009
East Landing Mall	Regina, SK	40,913	100%	93.2%	1996
East Landing Plaza	Regina, SK	24,218	100%	95.5%	1997
Edson Shoppers	Edson, AB	20,390	100%	100.0%	2007
Estevan Sobeys	Estevan, SK	38,110	100%	100.0%	2002
Fleet Street Crossing	Regina, SK	37,736	100%	100.0%	1976/2000/2001
Furniture Plus Building	Fort McMurray, AB	21,508	100%	100.0%	1977/2002
Gateway Power Centre	Grande Prairie, AB	61,274	100%	72.6%	1998/1999
Grande Prairie Power Centre	Grande Prairie, AB	139,981	100%	100.0%	2008/2009
Hilton Whistler Resort	Whistler, BC	31,873	85%	91.1%	1982/2005
Horizon Heights	Calgary, AB	73,526	100%	92.9%	1985/2000
King Edward Centre	Coquitlam, BC	81,647	100%	92.3%	1997/2003
Liberton Square	St. Albert, AB	20,691	100%	100.0%	1974/1999/2003
Linden Ridge Shopping Centre	Winnipeg, MB	100,875	100%	91.2%	2001/2006/2009/2011
Moose Jaw Sobeys	Moose Jaw, SK	38,127	100%	100.0%	2002
Namao South	Edmonton, AB	108,018	100%	96.5%	2008-2011
North City Centre ⁽¹⁾	Edmonton, AB	108,738	100%	100.0%	1984/2009/2011
Northern Lights Shopping Centre I	Fort McMurray, AB	18,350	100%	100.0%	1997/1998
Northern Lights Shopping Centre II	Fort McMurray, AB	30,407	100%	100.0%	1997
Pembina Village Mall	Winnipeg, MB	132,259	100%	98.8%	1985/1994
Poco Place ⁽²⁾	Port Coquitlam, BC	90,655	100%	99.3%	1980
Reenders Square	Winnipeg, MB	65,780	100%	98.5%	1998
Ryan Retail Portfolio (5 Properties)	Twin Cities Area, MN	110,332	100%	95.2%	2006-2010
Sears Centre	Grande Prairie, AB	130,797	100%	93.7%	1994/2008/2009
Shoppers Landmark Centre	Regina, SK	48,834	100%	100.0%	2003
Signal Centre	Fort McMurray, AB	14,797	100%	100.0%	1999-2006
Southview Centre	Medicine Hat, AB	162,062	100%	97.2%	1973/2000
Southwood Corner	Calgary, AB	122,334	100%	99.1%	1964/1992/2000
St. Vital Square	Winnipeg, MB	116,353	100%	100.0%	1986
Strathcona Shoppers Centre	Regina, SK	21,910	100%	100.0%	2004
Sunridge Home Outfitters	Calgary, AB	50,905	100%	100.0%	2000
Sunridge Spectrum	Calgary, AB	129,471	100%	99.1%	2000/2001
Sunrise Towne Square	Spruce Grove, AB	111,995	100%	100.0%	2006
Tamarack Centre	Cranbrook, BC	290,276	100%	94.3%	1977
Tide Centre	Fort McMurray, AB	18,206	100%	100.0%	1992
Uplands Common	Lethbridge, AB	53,392	100%	100.0%	2003
Victoria Square Shopping Centre	Regina, SK	297,502	100%	98.7%	1982/2000
Visions Building	Calgary, AB	50,045	100%	100.0%	1981
West Landing Mall	Regina, SK	39,024	100%	100.0%	1998
Westbank Hub Centre North	Westbank/West Kelowna, BC	192,617	75%	96.9%	2008
Westbank Hub Shopping Centre	Westbank/West Kelowna, BC	134,317	75%	100.0%	2006
Westbank Zellers	Westbank/West Kelowna, BC	105,670	100%	100.0%	1995
Winnipeg Square ⁽³⁾	Winnipeg, MB	56,975	100%	86.5%	1979
Woodlands Centre	Fort McMurray, AB	63,426	100%	94.2%	1997/1998

⁽¹⁾ North City Centre is classed as a retail property but includes a significant office component. Only the retail GLA is included here.

⁽²⁾ Poco Place is classed as a retail property but includes a significant office component. Only the retail GLA is included here.

⁽³⁾ Winnipeg Square property is the retail concourse adjoining 360 Main Street, an office property. Only the retail GLA is included here.

Industrial Properties

Property Name	Location	Owned Share of GLA	Ownership	Occupancy	Year Built or Redeveloped
3M Distribution Facility	Milton, ON	318,805	100%	100.0%	2009
201 Edson Street	Saskatoon, SK	105,600	100%	100.0%	1976/1979
201 Westcreek Boulevard	Brampton, ON	301,113	100%	100.0%	1999
7499 East Paradise Lane	Scottsdale, AZ	98,555	100%	100.0%	1999
8220 Davies Road	Edmonton, AB	14,230	100%	100.0%	1977/2004
ADT Building	Calgary, AB	30,932	100%	100.0%	1975
Airdrie Flex-Industrial	Airdrie, AB	27,535	100%	100.0%	2009
Alberta Industrial Portfolio (4 Properties)	Acheson, Calgary and Edmonton, AB	875,064	100%	100.0%	2003-2009
Aluma Systems	Edmonton, AB	65,000	100%	100.0%	2011
Bower Centre	Red Deer, AB	125,861	100%	100.0%	1975/1977
Cliveden Building ⁽¹⁾	Delta, BC	69,638	50%	0.0%	1992/2006-2007
Delta Centre	Edmonton, AB	35,448	100%	100.0%	1980
Dominion Construction Building	Calgary, AB	17,187	100%	100.0%	1966
Dunwin Portfolio	Mississauga, ON	157,619	100%	94.6%	1986-1988
GTA Industrial Portfolio (16 Properties)	GTA, ON	1,079,893	100%	97.6%	1980-1999
GTA West Portfolio (5 Properties)	GTA, ON	296,795	100%	100.0%	1975-1985
Honeywell Building	Calgary, AB	61,847	100%	100.0%	2000/2006
Horizon II	Calgary, AB	95,082	100%	100.0%	1981
Keewatin Distribution Centre	Winnipeg, MB	201,232	100%	100.0%	1980/1981
Letourneau Centre	Edmonton, AB	97,743	100%	85.7%	1977
Maple Grove Industrial Center	Maple Grove, MN	255,501	100%	100.0%	1974/2012
Maple Leaf Building	Saskatoon, SK	163,418	100%	100.0%	2008
Mayfield Industrial Plaza	Edmonton, AB	23,501	100%	100.0%	1969/2004
Maynard Technology Centre	Calgary, AB	153,219	100%	100.0%	1965/1996/2005
McCall Lake Industrial	Calgary, AB	91,261	100%	100.0%	1978
Meadowvale Gateway Industrial Portfolio (5 Properties)	Mississauga, ON	376,736	100%	97.1%	1980-1981
Minneapolis Industrial Portfolio I – Tranche I (5 Properties)	Twin Cities Area, MN	629,877	100%	96.1%	1979-2006
Minneapolis Industrial Portfolio I – Tranche II (9 Properties)	Twin Cities Area, MN	1,508,181	100%	86.9%	1964-2007
Minneapolis Industrial Portfolio II (11 Properties)	Twin Cities Area, MN	1,989,746	100%	92.2%	1969-2004
Pepco Building	Nisku, AB	22,659	100%	100.0%	1977
Plymouth Corporate Campus	Plymouth, MN	83,917	100%	100.0%	1979/2004
RER Industrial Portfolio (4 Properties)	Twin Cities Area, MN	500,524	100%	98.8%	1999-2007
Sherwood Centre	Edmonton, AB	162,860	100%	100.0%	1998
Winnipeg Industrial Portfolio (28 Properties) ⁽²⁾	Winnipeg, MB	1,559,676	100%	85.0%	1958-2008

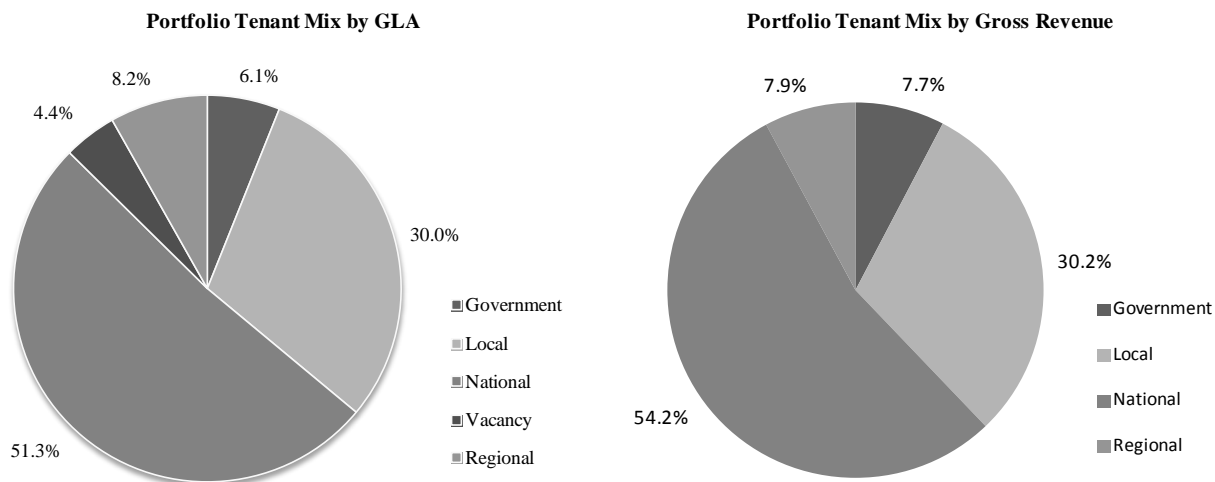
⁽¹⁾ Property is in redevelopment.

⁽²⁾ Three properties in the portfolio are in redevelopment.

Tenant Overview

Tenant Mix

There are a total of 2,000 tenant leases in the Artis property portfolio at December 31, 2012. The properties have a diversified tenant base, with a high proportion of national tenancies in place as follows:



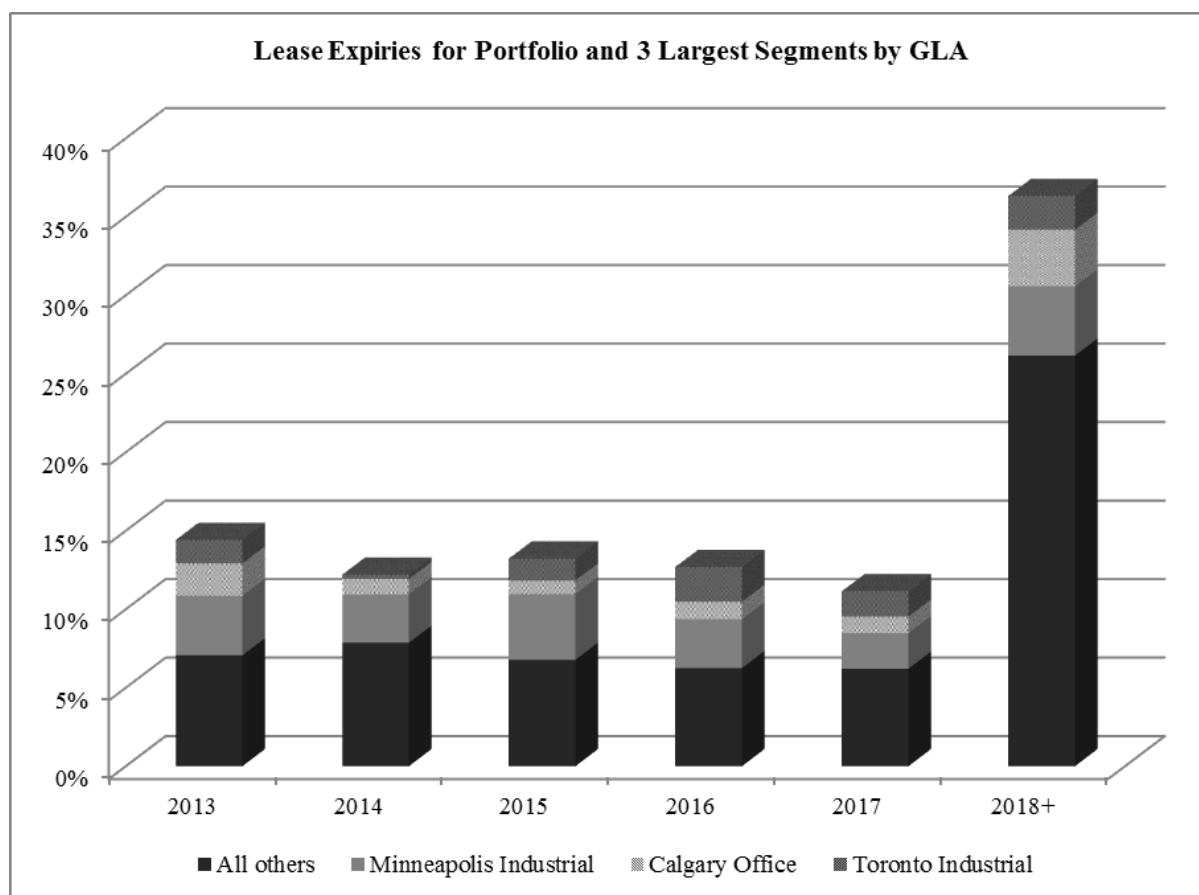
Top Ten Tenants

Tenant	% of Total Gross Revenue	% of GLA	Weighted-Average Lease Term in Years
1 Federal Governments (Canada and US)	4.5%	3.9%	5.5
2 Provincial Governments (Canada)	2.7%	1.6%	3.7
3 MTS Allstream	2.2%	1.4%	10.2
4 AMEC Americas Limited ⁽¹⁾	2.1%	0.9%	0.7
5 TransAlta Corp.	1.2%	1.5%	10.4
6 Shoppers Drug Mart	1.1%	0.7%	6.0
7 Home Depot	1.0%	0.7%	9.6
8 TD Bank	0.9%	0.5%	7.4
9 IHS Energy (Canada) Ltd.	0.9%	0.3%	4.8
10 Sobeys	0.9%	0.8%	8.2
Total	17.5%	12.3%	6.5

⁽¹⁾ AMEC Americas Limited has exercised a two-year renewal option. Renewal terms are currently under negotiation.

Lease Maturities

The average term to maturity of Artis' entire portfolio of leases was 4.8 years at December 31, 2012. A summary of Artis' lease expiration schedule follows:



Description of Properties

The following is a brief description of the properties held by Artis as at December 31, 2012. Unless otherwise indicated, information is provided as at December 31, 2012.

Office Properties

1045 Howe Street, Vancouver, BC

1045 Howe Street is a nine-storey Class B office building constructed in 1974. Located in Vancouver's downtown south district, it is minutes from the CBD and Canada Skytrain service. 1045 Howe Street is comprised of 101,224 square feet of leasable area and is 96.0% occupied by national and regional tenants. Major tenants include MMM Group Limited and BGC Engineering Inc. 1045 Howe Street has 65 parking stalls for a ratio of 1.0 stalls per 1,556 square feet of leasable area.

1165 Kenaston, 1165 Kenaston Street, Ottawa, ON

1165 Kenaston is a two-storey office and industrial building constructed in 2002. Located in Ottawa, Ontario, it has excellent access to the city's downtown core, as well as Highway 117, Ottawa's primary east/west thoroughfare. 1165 Kenaston is comprised of 180,689 square feet of leasable area and is 100.0% occupied by St. Joseph Communications on a long-term lease expiring in 2019. St. Joseph Communications is the largest privately owned communications company in Canada and the leading provider of totally integrated communication solutions. 1165 Kenaston has 302 parking stalls for a ratio of 1.7 stalls per 1,000 square feet of leasable area.

360 Main Street, Winnipeg, MB

BOMA Earth Award 2012; 500,000 to 1,000,000 square foot office tower category

BOMA BESt Level 3

360 Main Street is a 32-storey Class A office tower constructed in 1979 and located in the heart of downtown Winnipeg at the corner of Portage Avenue and Main Street. The property is connected to Winnipeg Square underground retail concourse and the indoor skywalks that link the office towers and other downtown amenities. 360 Main Street is comprised of 545,059 square feet of leasable area and is 98.1% occupied. Key tenants include Canada Revenue Agency, Aikmac Holdings, CN Rail and Artis Real Estate Investment Trust (Headquarters). 360 Main Street has 954 parking stalls for a ratio of 1.8 stalls per 1,000 square feet of leasable area.

415 Yonge Street, Toronto, ON

Race to Reduce Award – 2012

BOMA BESt Level 3

415 Yonge Street is a 19-storey Class B office building constructed in 1974. Located in Toronto's Downtown North office node, it is in close proximity to the University of Toronto, College Park, and the subway station. 415 Yonge Street is comprised of 191,880 square feet of leasable area and is 99.2% occupied by national, regional and government tenants, including Ryerson University and the Ontario Infrastructure and Land Corp. 415 Yonge Street has 125 parking stalls for a ratio of 1.0 stall per 1,550 square feet of leasable area.

417-14th Street Building, 417-14th Street NW, Calgary, AB

417-14th Street Building is a four-storey Class C suburban office building constructed in 1981. Located on a high traffic arterial, it is directly connected to downtown Calgary's commercial core. The building is located in Calgary's Kensington district, a unique and trendy village with over 100 shops and restaurants. 417-14th Street Building is comprised of 17,517 square feet of leasable area and is 100.0% occupied by Robertson College on a 15-year lease that commenced November 1, 2006. 417-14th Street Building has 16 parking stalls for a ratio of 1.0 stall per 1,100 square feet of leasable area.

488 Albert Street, Nanaimo, BC

488 Albert Street is a two-storey Class A office building constructed in 1994. Located on the western boundary of downtown Nanaimo's town centre, it is in close proximity to the shops and restaurants of the Downtown Heritage District and within minutes of the Inner Harbour waterfront area. 488 Albert Street is comprised of 30,278 square feet of leasable area and is 100.0% occupied by British Columbia Buildings Corporation. 488 Albert Street has 83 parking stalls for a ratio of 2.7 stalls per 1,000 square feet of leasable area.

605 Waterford Park, 605 North Highway 169, Minneapolis, MN

Energy Star 89

605 Waterford Park is a 12-storey Class A suburban office building constructed in 1989. Located in the I-394 office submarket, it has excellent access to the retail amenities of Waterford Plaza and Ridgedale Regional Mall, and is only ten minutes from the Minneapolis Core Business District (the "CBD"). 605 Waterford Park is comprised of 204,417 square feet of leasable area and is 81.2% occupied by national and regional tenants, including SHPS, Spanlink Communications, Winmark Corp. and U.S. Energy. 605 Waterford Park has 770 parking stalls for a ratio of 3.8 stalls per 1,000 square feet of leasable area.

6475 Metral Drive, Nanaimo, BC

6475 Metral Drive is a three-storey Class A office building constructed in 1992. Located in the Woodgrove Regional Shopping District, it is ten kilometres northwest of downtown Nanaimo. Located on a corner lot, the building has exposure to traffic on Metral Drive and Aulds Road. 6475 Metral Drive is comprised of 38,151 square feet of leasable area and is 100.0% occupied with tenants including BC Human Resources and Vancouver Island Health Authority. 6475 Metral Drive has 118 parking stalls for a ratio of 3.1 stalls per 1,000 square feet of leasable area.

Alpine Building, 635-6th Avenue SW, Calgary, AB

Alpine Building is a five-storey Class B office building constructed in 1964 and renovated in 1998. The property is located at Calgary's busy downtown intersection of 6th Avenue SW and 6th Street SW and is connected to Ford Tower. It offers 5,564 square feet of ground floor retail with excellent frontage on both 6th Avenue SW and 6th Street SW. Alpine Building is comprised of 53,288 square feet of leasable area and is 100.0% occupied. Key tenants include Innovative Chemicals and Tridyne Projects. Alpine Building has 37 parking stalls for a ratio of 1.0 stall per 1,450 square feet of leasable area. Alpine Building was acquired as part of the LaSalle Downtown Calgary Office Portfolio.

Birchcliff Energy Building, 630 – 4th Avenue SW, Calgary, AB
BOMA BESt Level 1

Birchcliff Energy Building is a five-storey Class B office tower constructed in 1978, with significant capital upgrades completed in 2002, including a fitness facility. Located in Calgary's downtown core, the property offers good access to major arterials. Birchcliff Energy Building is comprised of 68,069 square feet of leasable area and is 100.0% occupied with key tenants such as Birchcliff Energy, a publicly traded oil and gas exploration company focused on exploration and development in the Peace River Arch area of Alberta. Birchcliff Energy Building has 47 parking stalls for a ratio of 1.0 stall per 1,500 square feet of leasable area.

Britannia Building, 703-6th Avenue SW, Calgary, AB
BOMA BESt Level 1

Britannia Building is a nine-storey Class C downtown office building constructed in 1958, with major renovations in the 1960's and late 1970's. Located in Calgary's Downtown West Core office district, it is within close proximity to the Light Rail Transit ("LRT") system and Plus 15 indoor walkways. Britannia Building is comprised of 133,107 square feet of leasable area and is 86.5% occupied by national and local tenants including GeoLOGIC Systems, Projex Technologies and SPEC Engineering. Britannia Building has 49 parking stalls on-site and an additional 20 stalls in the adjacent parking lot at 716-6th Avenue SW for a ratio of 1.0 stall per 2,725 square feet of leasable area.

Campana Place, 609-14th Street NW, Calgary, AB
BOMA BESt Level 1

Campana Place is a five-storey Class B suburban office building constructed in 1982. Located on a high traffic arterial, it is directly connected to downtown Calgary's commercial core. The building is located in Calgary's Kensington district, a unique and trendy village with over 100 shops and restaurants. Campana Place is comprised of 49,523 square feet of leasable area and is 100.0% occupied. Major tenants include Millennium Geomatics and Kids Cancer Care. Campana Place has 112 parking stalls for a ratio of 2.3 stalls per 1,000 square feet of leasable area.

Canadian Centre, 833-4th Avenue SW, Calgary, AB

Canadian Centre is a 12-storey Class B office tower constructed in 1985. Located in downtown Calgary's West end, it is within close proximity to the Kensington district, one of Calgary's trendiest shopping and dining communities. Canadian Centre is comprised of 156,402 square feet of leasable area and is 96.0% occupied by high quality tenants with a strong mix of engineering firms, accounting firms and professional offices. Canadian Centre has 89 parking stalls for a ratio of 1.0 stall per 1,775 square feet of leasable area. Canadian Centre was acquired as part of the LaSalle Downtown Calgary Office Portfolio.

Cancross Court, 5600 & 5705 Cancross Court, Mississauga, ON
BOMA BESt Level 3

Cancross Court is a two-building Class A suburban office complex constructed in 1988. Located in the western portion of the GTA, it has excellent access to major thoroughfares, including Highway 401. Cancross Court is comprised of 143,878 square feet of leasable area and is 68.9% occupied, with the largest tenant being HB Group Insurers. Cancross Court has 829 parking stalls for a ratio of 5.8 stalls per 1,000 square feet of leasable area.

*Cara Foods Building, 199 Four Valley Drive, Vaughan, ON
LEED Silver*

Cara Foods Building is a two-storey office building constructed in 2008. Located in Vaughan, Ontario and part of the GTA, Vaughan is one of the fastest growing cities in Canada. Cara Foods Building is comprised of 100,398 square feet of leasable area and is 100.0% occupied by Cara Operations Ltd. on a long-term lease expiring in 2028. Cara Operations Ltd. provides catering services to airlines and operates several restaurants, including Harvey's, Swiss Chalet, Kelsey's and Montana's. Cara Foods Building has 400 parking stalls for a ratio of 4.0 stalls per 1,000 square feet of leasable area. Artis owns a 50% interest in Cara Foods Building.

CDI College Building, 280 Main Street, Winnipeg, MB

CDI College Building is a two-storey Class C office building constructed in 1912 and fully renovated in 2005. Located in Winnipeg's downtown core, it is in close proximity to the indoor skywalk system that connects many commercial amenities in the downtown district. CDI College Building is comprised of 24,300 square feet of leasable area and is 100.0% occupied by CDI College under a lease expiring March 31, 2015. CDI College provides career-focused technology and business training across Canada. CDI College Building has 24 parking stalls plus a surface lot located at 266 Main Street.

*Centre 15 Building, 1509 Centre Street SW, Calgary, AB
BOMA BEST Level 1*

Centre 15 Building is a seven-storey Class B office building constructed in 1982 with additional development in 1999. Located in Calgary's Beltline district, it is within walking distance of the downtown core. Centre 15 is comprised of 75,982 square feet of leasable area and is 98.1% occupied. The most significant tenant is Northridge Energy Development Group, which occupies 27,717 square feet. Centre 15 has 116 parking stalls for a ratio of 1.5 stalls per 1,000 square feet of leasable area.

*Centre 70 Building, 7015 MacLeod Trail SW, Calgary, AB
BOMA BEST Level 1*

Centre 70 Building is a nine-storey Class B suburban office building constructed in 1977. Located in the commercial and residential district of Kingsland, MacLeod Trail SW offers good access to the property. Centre 70 Building has a total square footage of 132,328 square feet and is 88.6% occupied. Approximately 15% of the building is leased to retail tenants. Major tenants include CGI Information Systems and Management and the Minister of Infrastructure and Transport. Centre 70 Building has 308 parking stalls for a ratio of 2.3 stalls per 1,000 square feet of leasable area. Artis owns an 85% interest in Centre 70 Building.

*Centrepoint, 311 Portage Avenue, Winnipeg, MB
Under development to LEED Silver standard*

Centrepoint is being constructed as a five-storey office and ground floor retail complex in the heart of downtown Winnipeg. The site is across the street from MTS Centre and is part of the planned SHED (Sports, Hospitality and Entertainment District) of Winnipeg. Phase one of the development is expected to comprise 130,375 square feet of leasable area and is 60.0% pre-leased, largely by Stantec Engineering, on a long-term lease. The first phase of construction is anticipated to be complete in 2014. Artis owns a 50% interest in the Centrepoint development.

*Concorde Corporate Centre, 1, 3 & 12 Concorde Gate, Toronto, ON
2011 Toronto and 2011 Canadian TOBY Awards for a Suburban Office Park
2010 Certificate of Excellence – BOMA Toronto
2009 Earth Award for Suburban Office Park
BOMA BEST Level 3*

Concorde Corporate Centre is a three-building Class A suburban office complex constructed in 1988. Located in Toronto's Don Mills and Eglinton office node, it has direct access to the Don Valley Parkway and easy access to other major thoroughfares in the GTA. Concorde Corporate Centre is comprised of 547,441 square feet of leasable area and is 93.9% leased with strong tenancies including Home Depot Canada, Sport Alliance of Ontario, TD Bank, ESRI Canada and Deloitte & Touche. Concorde Corporate Centre has 1,600 parking stalls for a ratio of 2.9 stalls per 1,000 square feet of leasable area.

DSI Building, 119-14th Street NW, New Brighton, MN

DSI Building is a two-storey Class A suburban office building constructed in 2008 and located in New Brighton, which is part of the Greater Minneapolis/St. Paul Metropolitan Area. The property is situated in the node known as “medical alley”, a concentration of medical technology and bioscience companies. DSI Building is comprised of 115,666 square feet of leasable area and is 100.0% occupied by Data Sciences International on a long-term lease to 2020. DSI Building has 453 parking stalls for a ratio of 3.9 stalls per 1,000 square feet of leasable area.

Eau Claire Place II, 521-3rd Avenue SW, Calgary, AB

Eau Claire Place II is a 17-storey Class B modernized and fully renovated office tower constructed in 1980. Located in Calgary’s CBD, it is in close proximity to one of downtown’s busiest traffic thoroughfares. Eau Claire Place II is comprised of 139,120 square feet of leasable area and is 100.0% occupied by a high quality roster of tenants, including SemCAMS, which occupies three full floors. Eau Claire Place II has 87 parking stalls for a ratio of 1.0 stalls per 1,594 square feet of leasable area. Eau Claire Place II was acquired as part of the LaSalle Downtown Calgary Office Portfolio.

EMC Building, 6020-104th Street NW, Edmonton, AB

EMC Building is a three-storey Class A suburban office building constructed between 1981 and 1982. Located along Calgary Trail between the International Airport and downtown Edmonton, the location offers excellent exposure and numerous amenities, including restaurants, services, and hotels. EMC Building is comprised of 28,520 square feet of leasable area and is 100.0% occupied by EMC Corporation, a U.S. Fortune 500 and S&P 500 company and internationally, the largest provider of data storage platforms. EMC Building has 80 parking stalls for a ratio of 2.8 stalls per 1,000 square feet of leasable area.

Ford Tower, 633-6th Avenue SW, Calgary, AB

Ford Tower is a modern 20-storey Class B office and retail tower constructed in 1976. Located in the heart of Calgary’s CBD, the property is situated adjacent to the newly constructed Calgary Courts Centre. Ford Tower sits on the south side of 6th Street SW, the main west-bound traffic artery through Calgary’s downtown. Ford Tower is comprised of 148,053 square feet of leasable area and is 80.0% occupied, predominately by high quality oil and gas companies and legal/professional firms. Ford Tower has 51 parking stalls for a ratio of 1.0 stall per 3,020 square feet of leasable area. Ford Tower was acquired as part of the LaSalle Downtown Calgary Office Portfolio.

Grain Exchange Building, 167 Lombard Avenue, Winnipeg, MB

Grain Exchange Building is a ten-storey Grade II Heritage Building constructed in 1906 that has been undergoing extensive floor-by-floor renovations since 2007. Located in the Exchange/Waterfront district of downtown Winnipeg, the building is connected to the underground concourse that links major offices, shops, restaurants and other amenities. Grain Exchange Building is comprised of 235,996 square feet of leasable area and is 90.4% occupied, with the major tenant being Public Works and Government Services. In 2011, a three-storey 270 stall parking structure was developed ancillary to the building for a parking ratio of 1.1 stalls per 1,000 square feet of leasable area.

GSA Phoenix Professional Office Building, 7th Street & Deer Valley Road, Phoenix, AZ
LEED Silver

GSA Professional Office Building is a five-storey Class A office building constructed in 2012. The building is located in northeast Phoenix, Arizona. GSA Professional Office Building is comprised of 210,202 square feet of leasable area and is 100.0% leased to the Government Services Agency. The building design can accommodate an expansion of an additional 52,000 square feet. GSA Professional Office Building has 405 parking stalls for a ratio of 1.9 stalls per 1,000 square feet of leasable area.

Hamilton Building, 395 Main Street, Winnipeg, MB

Hamilton Building is a nine-storey Class B office building and Grade I Heritage Building constructed in 1918 and completely redeveloped in 2001 for the existing tenant’s use. Located in the Exchange/Waterfront district of downtown Winnipeg, the building is in close proximity to the underground concourse that links major offices, shops, restaurants, and other amenities.

Hamilton Building is comprised of 66,194 square feet of leasable area and is 100.0% occupied by the City of Winnipeg on a long-term lease.

*Hartford Corporate Plaza, 301 Woods Park Drive, New Hartford, NY
Energy Star 81*

Hartford Corporate Plaza is a three-storey Class A office building constructed in 2008. Located in the Interstate-90 commercial corridor, it is in close proximity to all the major northeast metropolitan markets. Hartford Corporate Plaza is comprised of 122,760 square feet of leasable area and is 100.0% leased to Hartford Fire Insurance Company until 2018. The property has an additional 50,000 square feet of undeveloped area available for future expansion. Hartford Corporate Plaza has 777 parking stalls for a ratio of 6.3 stalls per 1,000 square feet of leasable area.

Heritage Square, 8500 MacLeod Trail SE, Calgary, AB

Heritage Square is a five-storey Class A suburban office complex constructed in 1981. Located on MacLeod Trail, a major Calgary thoroughfare, provides for easy access to the downtown and other areas of the city. Calgary's LRT runs along MacLeod Trail. Heritage Square is comprised of 309,919 square feet of leasable area and is 98.0% occupied, with tenants such as AMEC and Credit Union Central. The building features an indoor atrium and restaurant, as well as a fitness facility for tenant use. Heritage Square has 851 parking stalls for a ratio of 2.7 stalls per 1,000 square feet of leasable area.

*Hillhurst Building, 301-14th Street NW, Calgary, AB
BOMA BEST Level 1*

Hillhurst Building is a four-storey Class C suburban office building constructed in two phases between 1966 and 1979. Located on a high traffic arterial, it is directly connected to downtown Calgary's commercial core. The building is located in Calgary's Kensington district, a unique and trendy village with over 100 shops and restaurants. Hillhurst Building is comprised of 62,882 square feet of leasable area and is 86.6% occupied. Major tenants include Calgary Sexual Health Centre Society, TYZ Engineering and the Minister of Infrastructure. Hillhurst Building has 111 parking stalls for a ratio of 1.8 stalls per 1,000 square feet of leasable area.

*Humana Building, 8990 West Glendale Avenue, Glendale, AZ
Energy Star 76*

Humana Building is a three-storey Class A professional office complex constructed in 2007. Located in Glendale, part of Metropolitan Phoenix, Humana Building is near Westgate City Centre, the home of the Phoenix Coyotes Arena and Arizona Cardinals Stadium, along with numerous retail, entertainment and dining amenities. Humana Building is comprised of 106,418 square feet of leasable area and is 100.0% occupied by Humana Pharmacy Inc. The site has excess land available for future expansion. Humana Building has 745 parking stalls for a ratio of 7.0 stalls per 1,000 square feet of leasable area.

Johnston Terminal, 25 Forks Market Road, Winnipeg, MB

Johnston Terminal is a four-storey Heritage Building constructed in 1929 and completely restored in 1993 for retail and office tenancies. Located at the historic Forks Site in downtown Winnipeg, Johnston Terminal benefits from the more than four million annual visitors to the area. Johnston Terminal is comprised of 73,255 square feet of leasable area and is 100.0% occupied. Main floor and second floor tenants are retailers, including the Old Spaghetti Factory and Finn McCues; the third and fourth floors are home to office tenants such as the Government of Canada and the Teachers' Retirement Allowance Fund.

Kincaid Building, 4225 Kincaid Street, Burnaby, BC

Kincaid Building is a five-storey Class B office building constructed in 1986 and renovated in 2002 and 2009. The building is designed as a single-tenant flex-office building with office, warehouse, and lab space, and includes a development opportunity of an additional 65,000 square feet of office space. Located in the Discovery Place Business Park, the area is home to some of the world's leading technology companies and is well serviced by public transit. Kincaid Building has a total square footage of 182,440 and is 100% occupied by Eastman Kodak. Eastman has a ten-year lease which expires in 2019. Kincaid Building has 314 parking stalls for a ratio of 1.7 stalls per 1,000 square feet of leasable area. Artis owns a 50% interest in Kincaid Building.

MAX at Kierland, 16220 North Scottsdale Road, Scottsdale, AZ
LEED Core and Shell

MAX at Kierland is a six-storey Class A office building constructed in 2008. Located in Scottsdale, Arizona, which is part of Metropolitan Phoenix, it is in close proximity to premier restaurants and shops and has direct access to the Loop 101 Freeway. MAX at Kierland is comprised of 258,312 square feet of leasable area and is 90.2% occupied. Major tenants include multi-national corporations such as Universal Technical Institute (NYSE: UTI), APL Limited (SXG: NOL), Willis of Arizona, Inc. and Ameriprise Financial. MAX at Kierland has 1,043 parking stalls for a ratio of 4.0 stalls per 1,000 square feet of leasable area.

Meadowvale Office, 6750 Century Avenue, Mississauga, ON
LEED Silver

Meadowvale Office is a four-storey Class A office building constructed in 2009. Located in the well-established Meadowvale office node, the property has excellent access to major highways and public transit. Meadowvale Office is comprised of 99,869 square feet of leasable area and is 91.7% occupied. Major tenants include Whirlpool Ltd. Canada and Takeda Canada Inc. Meadowvale Office has 356 parking stalls for a ratio of 3.6 stalls per 1,000 square feet of leasable area.

Millennium Centre, 4909-49th Street and 4902-48th Street, Red Deer, AB
BOMA BEST Level 3

Millennium Centre is a seven-storey Class A office building constructed in 2000, with a major addition completed in 2008. Located in Red Deer's downtown business core, the area has excellent access to major arterials. Millennium Centre is comprised of 148,401 square feet of leasable area and is 96.6% occupied. Key tenants include Red Deer College, Investors Group, BDO Dunwoody and Energy Utilities Board. Millennium Centre has 378 parking stalls for a ratio of 2.5 stalls per 1,000 square feet of leasable area.

Mosaic Office Building, 13830 Circa Crossings Drive, Tampa, FL
LEED Gold Core and Shell

Mosaic Office Building is a four-storey Class A office building constructed in 2009. Located in a suburb of Tampa, Florida, the area has excellent access to the Interstate 75 and U.S. Highway 301, major arterial roadways to Tampa Bay, and other parts of Florida. Mosaic Office Building is comprised of 107,463 square feet of leasable area and is 100.0% leased to the Mosaic Company until 2020. The property has expansion rights for an additional 11,402 square feet of leasable area. Mosaic Office Building has 493 parking stalls for a ratio of 4.6 stalls per 1,000 square feet of leasable area.

MTS Call Centre Building, 365 Osborne Street, Winnipeg, MB
BOMA BEST Level 1

MTS Call Centre Building is a two-storey Class A suburban office property constructed in 2007. Located on Osborne Street, a major traffic arterial, the location provides easy access to downtown Winnipeg. MTS Call Centre Building is comprised of 75,986 square feet of leasable area and is 100.0% occupied by MTS Allstream, one of Canada's leading national communications providers, for a twenty-year term expiring in 2026. MTS Call Centre Building has 238 parking stalls for a ratio of 3.1 stalls per 1,000 square feet of leasable area.

MTS Place, 333 Main Street and 191 Pioneer Avenue, Winnipeg, MB
2012 BOMA Earth Award
BOMA BEST Level 2, 191 Pioneer Avenue
BOMA BEST Level 3, 333 Main Street

MTS Place is a two-building Class A office complex constructed in 1975 and 1985. MTS Place is located in the heart of Winnipeg's CBD and is comprised of 274,712 square feet of leasable area. MTS Place is 100.0% occupied. The largest tenant, MTS Allstream, is one of Canada's leading national communications providers.

North 48 Commercial Centre, 48th Street, Saskatoon, SK

North 48 Commercial Centre is a two-building Class B office property constructed in 2008. Located in a prominent industrial area of north Saskatoon, the area has good access to major thoroughfares and is in close proximity to the downtown core. North

48 Commercial Centre is comprised of 63,572 square feet of leasable area and is 100% occupied by ICR Commercial Estate and Cameco. North 48 Commercial Centre has 212 parking stalls for a ratio of 3.3 stalls per 1,000 square feet of leasable area.

North City Centre, 13150-137th Avenue, Edmonton, AB

North City Centre is a four-building retail development with a two-storey office building. Located on 137th Avenue, a major Edmonton artery, the centre benefits from high traffic volumes. The 19,161 square foot office building was built in 2011. It is 47.3% leased and is in redevelopment, pending stabilization

Northwest Centre I & II, 4500 & 4520-16th Avenue NW, Calgary, AB

Northwest Centre I & II is a two-building Class B suburban office complex comprised of one four-storey and one three-storey office buildings constructed in 1981. Located close to major transportation routes, the complex has excellent exposure to 16th Avenue, part of TransCanada Highway. Northwest Centre I & II is comprised of 81,416 square feet of leasable area and is 94.8% occupied, the largest tenant being Alberta Health Services. Northwest Centre I & II has 164 parking stalls for a ratio of 2.0 stalls per 1,000 square feet of leasable area.

Poco Place, 2755 Lougheed Hwy, Port Coquitlam, BC

Poco Place is a seven-storey office building and four-building retail plaza constructed in 1980. Located in Coquitlam Town Centre, the complex has good access to major transportation routes and frontage on four streets, including Lougheed Highway, an east-west arterial corridor. Poco Place office building is comprised of 73,057 square feet of leasable area and is 96.2% occupied by a strong mix of national and regional tenants, including Canadian Back Institute, BDC, Western Institute for the Deaf and HSBC.

Production Court, 8525 Baxter Place, Burnaby, BC

Production Court is a three-building Class A office complex constructed in 1992. Located near Lougheed Highway, a major east-west arterial, the area has direct access throughout Metro Vancouver and Fraser Valley. Situated at the highest point in the Lake City Business Centre, Production Court has a panoramic view from the northern exposure. The complex is comprised of 298,554 square feet of leasable area and is 99.0% occupied, the largest tenant being PMC Sierra a global semiconductor solutions provider. Production Court has 846 parking stalls for a ratio of 2.8 stalls per 1,000 square feet of leasable area.

Sierra Place, 706-7th Avenue SW, Calgary, AB
BOMA BEST Level 1

Sierra Place is a ten-storey Class C downtown office building constructed in 1958 and 1970. Located in Calgary's Downtown West Core office district, the area has access to the Plus 15 indoor walkway and LRT that runs directly in front of the building. Sierra Place is comprised of 89,927 square feet of leasable area and is 75.3% occupied by a variety of tenants, including Canadian Discovery Ltd, Marquis Fluids and Northcan Surveys. Sierra Place has 26 parking stalls for a ratio of 1.0 stall per 3,500 square feet of leasable area.

Stampede Station, 1331 Macleod Trail SE, Calgary, AB
55.0% of the building's GLA has achieved LEED Gold status

Stampede Station is a ten-storey Class A office building constructed in 2009. Located in Calgary's business district, it is across the street from the Calgary Stampede and Convention Grounds, as well as an LRT station. Stampede Station is comprised of 162,502 square feet of leasable area and is 100.0% occupied by several high credit tenants on long-term leases, including IHS Energy Canada, ATB Financial and Genivar Inc. A first right of refusal to acquire the future Phase II office development of 315,000 square feet was also obtained. Stampede Station has 314 parking stalls for a ratio of 1.9 stalls per 1,000 square feet of leasable area.

Stinson Office Park, 323, 400, & 500 Stinson Boulevard, Minneapolis, MN

Stinson Office Park is a four-building Class B office complex constructed between 1920 and 2009. Located in the Midway submarket of Minneapolis, this unique and beautifully restored property is one block from the I-35W and Broadway Interchange,

providing convenient access to a main Twin Cities transportation artery and just a short distance from the CBD and University of Minnesota. Stinson Office Park is comprised of 305,045 square feet of leasable area and is 97.0% occupied by two high credit tenants with long-term leases expiring in 2017 and 2021. Stinson Office Park has 1,703 parking stalls for a ratio of 5.6 stalls per 1,000 square feet of leasable area.

TransAlta Place, 110-12th Avenue SW, Calgary, AB

TransAlta Place is a three-building Class A office complex constructed in 1965. Since 2000, the property has undergone over \$18.0 million in upgrades, including an 80-seat conference centre, market-style café, and private dining room. Located in the Beltline district of Calgary, the property is immediately south of the downtown CBD. TransAlta Place is comprised of 336,041 square feet of leasable area and is 100.0% occupied by TransAlta Corporation on a long-term lease expiring in 2023. TransAlta Corporation is Canada's largest non-regulated power generation and energy marketing company. TransAlta Place has 313 parking stalls for a ratio of 1.0 stall per 1,074 square feet of leasable area.

Trimac House, 800-5th Avenue SW, Calgary, AB
BOMA BEST Level 1

Trimac House is a 23-storey Class A office building constructed in 1981. Located in downtown Calgary, it is in close proximity to the LRT and Plus 15 connections. Trimac House is comprised of 238,419 square feet of leasable area and is 98.7% occupied by a high quality roster of tenants, including CGI Group, Syncrude, First National Financial and Trimac Management Services. Trimac House has 141 parking stalls for a ratio of 1.0 stall per 1,700 square feet of leasable area.

Two MarketPointe, 4400-78th Street West, Minneapolis, MN
LEED Gold Core and Shell
Energy Star 97

Two MarketPointe is an eight-storey Class A office building constructed in 2008. The building includes an on-site fitness facility, deli and convenience store and a full-service bar and upscale restaurant. Located directly on the I-494 in Minneapolis, Minnesota, where 155,000 cars pass per day, the property has excellent exposure. Two MarketPointe is comprised of 240,777 square feet of leasable area and is 90.2% occupied by a mix of national and regional tenants. Two MarketPointe has 969 parking stalls for a ratio of 4.0 stalls per 1,000 square feet of leasable area.

Union Hills Office Plaza, 2550 West Union Hills Drive, Phoenix, AZ

Union Hills Office Plaza is a three-storey Class A office building constructed in 2007. Located in north Metropolitan Phoenix, the property has good visibility from the I-17 freeway. Union Hills Office Plaza is comprised of 142,773 square feet of leasable area and is 95.6% occupied. Its largest tenant is the University of Phoenix/Apollo Group, occupying 59.5% of the building on a lease expiring in 2017. Union Hills Office Plaza has 695 parking stalls for a ratio of 4.9 stalls per 1,000 square feet of leasable area.

Willingdon Green, 3175 & 3185 Willingdon Green, Burnaby, BC
BOMA BEST Level 1

Willingdon Green is a three-storey Class A suburban office building constructed in 1985 and redeveloped in 2009. Located in Central Burnaby in the Willingdon Green Executive Park, the property has good exposure to Highway 1. Willingdon Green is comprised of 46,782 square feet of leasable area and is 83.8% occupied, the largest tenant being Canadian Back Institute. Willingdon Green has 147 parking stalls for a ratio of 3.1 stalls per 1,000 square feet of leasable area.

Retail Properties

100 Signal Road, Fort McMurray, AB

100 Signal Road is a single-storey retail building constructed in 1988. Located in the Thickwood Heights area of Fort McMurray, the property is across the street from a new format Safeway. 100 Signal Road is comprised of 14,000 square feet and 100.0% occupied by two tenants. 100 Signal Road has 40 parking stalls for a ratio of 2.9 stalls per 1,000 square feet of leasable area.

2190 McGillivray Boulevard, Winnipeg, MB

2190 McGillivray Boulevard is a two-building retail development located in the growing Kenaston retail power node of Winnipeg, Manitoba and surrounded by expanding, affluent residential neighbourhoods. The property was acquired as McGillivray Cineplex and was subsequently redeveloped with the addition of a new format Shoppers Drug Mart in 2011. The property comprises 61,293 square feet of leasable area and is 100.0% occupied by Cineplex Entertainment LP until 2026 and Shoppers Drug Mart until 2032. Also in 2012, the Cineplex was redeveloped as Winnipeg's first and only VIP cinema.

6461 Metral Drive, Nanaimo, BC

6461 Metral Drive is a single-storey retail building constructed in 1999. Located in the Woodgrove Regional Shopping District of Nanaimo, it is part of the primary retail node in north Nanaimo. 6461 Metral Drive is comprised of 53,953 square feet of leasable area and is 40.9% occupied by United Furniture Warehouse. 6461 Metral Drive has 27 parking stalls for a ratio of 1.0 stall per 2,000 square feet of leasable area.

Aulds Corner, 6551 Aulds Road, Nanaimo, BC

Aulds Corner consists of one two-storey and three freestanding retail buildings constructed between 1977 and 2000. Located in the Woodgrove Regional Shopping District, it is ten kilometres northwest of downtown Nanaimo. The property occupies a corner location, providing exposure to traffic on both Metral Drive and Aulds Road. Aulds Corner is comprised of 36,380 square feet of leasable area and is 100.0% occupied. Key tenants include the Ministry of Labour and Citizens Services and HSBC. Aulds Corner has 155 parking stalls for a ratio of 4.3 stalls per 1,000 square feet of leasable area.

Brick Centre, 11245-104th Avenue, Grande Prairie, AB

Brick Centre is a two-building retail development constructed between 2003 and 2006. Located on the west boundary of Grande Prairie's Westgate Power Centre, it is in close proximity to national retailers such as Home Depot, Wal-Mart, Future Shop, London Drugs and Staples. Brick Centre is comprised of 46,313 square feet of leasable area and is 100.0% occupied by The Brick, Canadian Western Bank and Nevada Bob's Golf on long-term leases. Brick Centre has 202 parking stalls for a ratio of 4.4 stalls per 1,000 square feet of leasable area.

Canarama Mall, 7 Assiniboine Drive, Saskatoon, SK

Canarama Mall is a four-building retail centre constructed in phases between 1971 and 1989, with a substantial redevelopment between 2003 and 2005. Located on a highly visible corner, it has convenient access to three major arterials of Saskatoon. Canarama Mall is comprised of 65,916 square feet of leasable area and is 100.0% occupied. Canarama Mall is anchored by Extra Foods and a new format Shoppers Drug Mart. Other key tenancies include The Running Room, Miners' Brew Pub Inc. and Tim Hortons. Canarama Mall has 300 parking stalls for a ratio of 4.6 stalls per 1,000 square feet of leasable area.

Capital City Centre, 1825 and 1875 Victoria Avenue East, Regina, SK

Capital City Centre is a six-building retail centre constructed between 1998 and 2003. Located on Victoria Avenue (Trans Canada Highway) in Regina, the centre has good exposure. Capital City Centre is comprised of 44,208 square feet of leasable area and is 100.0% occupied by national and regional tenants, including Future Shop, Earl's Restaurant & Bar and Bank of Montreal. The centre is shadow-anchored by Home Depot. Capital City Centre has 390 parking stalls for a ratio of 8.8 stalls per 1,000 square feet of leasable area.

Circle 8 Centre, 3120, 3124, 3126 and 3134-8th Street East, Saskatoon, SK

Circle 8 Centre is a retail complex consisting of three freestanding buildings constructed between 1991 and 1993 and a large two-storey McNally Robinson Bookstore with an attached strip mall. Located at Circle Drive and 8th Street East, the property is located on a major arterial roadway in Saskatoon. Circle 8 Centre is comprised of 77,894 square feet of leasable area and is 95.3% occupied. Key tenants include McNally Robinson, the Liquor Board of Saskatchewan, Canadian Imperial Bank of Commerce and Moxie's Restaurant and Bar. Circle 8 Centre has 400 parking stalls for a ratio of 5.1 stalls per 1,000 square feet of leasable area.

Circle West, 301, 303, and 307 Confederation Drive, Saskatoon, SK

Circle West is a three-building retail development located in west Saskatoon, adjacent to Confederation Mall and shadow-anchored by Superstore. 301 Confederation Drive, which houses JYSK, SportChek, Dollar Tree and GoodLife Fitness, was constructed in 1975 and completely renovated in 2011/2012; the remaining two buildings were constructed in 2001. Circle West is comprised of 74,156 square feet of leasable area and is 100.0% occupied. Circle West has 381 parking stalls for a ratio of 5.1 stalls per 1,000 square feet of leasable area.

Clareview Town Centre, 4211-139th Avenue NW and 13704-42nd Street NW, Edmonton, AB

Clareview Town Centre is a three-building retail property constructed between 1996 and 1997. The centre is situated with frontage to 137th Avenue, a collector arterial route through the northeast residential district of Edmonton. 137th Avenue provides access to Yellowhead Trail. Clareview Town Centre is comprised of 63,742 square feet of leasable area and is 87.7% occupied. The centre is anchored by Empire Theatre and XS Cargo. Other tenants include Burger King, Sleep Country and Ultracuts. Clareview Town Centre has 405 parking stalls for a ratio of 6.4 stalls per 1,000 square feet of leasable area, with an additional 321 parking stalls shared with the adjacent Future Shop, Mark's Work Wearhouse and Rogers Video.

Crowfoot Corner, 140-150 Crowfoot Crescent NW, Calgary, AB

Crowfoot Corner is a four-building retail development constructed between 1987 and 1991. Located in Northwest Calgary the property has excellent access to major thoroughfares in the Crowfoot Trail node and is in close proximity to the Crowfoot LRT station. Crowfoot Corner is comprised of 50,965 square feet of leasable area and is 98.2% occupied. Major tenants include Boston Pizza, Wendy's Restaurant, UPS Store and M&M Meat Shops. The property is shadow anchored by Cineplex Odeon, Chapters and RONA. Crowfoot Corner has 306 surface parking stalls for a ratio of 6.0 stalls per 1,000 square feet of leasable area.

Delta Shoppers Mall, 8037-120 Street, Delta, BC

Delta Shoppers Mall is a five-building strip mall constructed in 1972 and completely redeveloped in 2004. The property is situated on 120th Street, a major commercial corridor and north/south arterial between Delta and Surrey. Delta Shoppers Mall is comprised of 74,696 square feet of leasable area and is 96.9% occupied. Key tenants include JYSK, TD Canada Trust, One 20 Beer and Wine Store and One 20 Pub & Grill. Delta Shoppers Mall has 340 parking stalls for a ratio of 4.6 stalls per 1,000 square feet of leasable area. The property also shares an additional 775 stalls with the Superstore that shadow-anchors the shopping centre.

Eagle Ridge Corner, 151 Loutit Road, Fort McMurray, AB

Eagle Ridge Corner is a single-building property constructed in 2009. Located in the Eagle Ridge residential neighbourhood of the greater Timberlea subdivision of Fort McMurray, the area contains 29% of the city's population. The property is in close proximity to Confederation Way, which provides access to Highway 63 and services Fort McMurray, as well as provides a link to all other commercial, residential and industrial nodes in the urban centre. Eagle Ridge Corner is comprised of 12,654 square feet of leasable area and is 100.0% occupied with strong national and regional tenancies in place. Eagle Ridge Corner has 41 parking stalls for a ratio of 3.2 stalls per 1,000 square feet of leasable area.

East Landing Mall, 2425-2573 Quance Street East, Regina, SK

East Landing Mall is a two-building retail property constructed in 1996. Located at the southeast corner of Quance Street and University Park Drive, it is in a major commercial district of Regina. East Landing Mall is comprised of 40,913 square feet of leasable area and is 93.2% occupied. The property is anchored by a stand-alone Pizza Hut. East Landing Mall has 250 parking stalls for a ratio of 6.1 stalls per 1,000 square feet of leasable area.

East Landing Plaza, 2577-2599 Quance Street East, Regina, SK

East Landing Plaza is a two-building retail property constructed in 1997. Located one block from Victoria Avenue (Trans Canada Highway) at the corner of Quance Street and University Park Drive, the property is in a major commercial district of Regina. East Landing Plaza is comprised of 24,218 square feet of leasable area and is 95.5% occupied by a combination of local and national tenancies. East Landing Plaza has 175 parking stalls for a ratio of 7.2 stalls per 1,000 square feet of leasable area.

Edson Shoppers, 303-54th Street and 54th Street and 2nd Avenue, Edson, AB

Edson Shoppers is a freestanding retail building constructed in 2007. Located on 2nd Avenue, the property is in the commercial hub of Edson, Alberta. Edson Shoppers is comprised of 20,390 square feet of leasable area and is 100.0% occupied by Shoppers Drug Mart and Liquor Depot. The property is shadow-anchored by Garden Market IGA. Edson Shoppers has 65 parking stalls for a ratio of 3.2 stalls per 1,000 square feet of leasable area.

Estevan Sobeys, 440 King Street, Estevan, SK

Estevan Sobeys is a single-tenant retail property constructed in 2002. Located adjacent to an existing community shopping centre on King Street, the property is within an established commercial and residential area. Estevan Sobeys has 38,110 square feet of leasable area and is 100.0% occupied by Sobeys on a long-term lease expiring in 2022.

Fleet Street Crossing, 2140-2200 Victoria Avenue East, Regina, SK

Fleet Street Crossing is a three-building retail development constructed in 1976, with an addition in 2000 and two single-storey buildings built in 2000 and 2001. Located on a major arterial route with high traffic volumes, the property has excellent visibility. Fleet Street Crossing is comprised of 37,736 square feet of leasable area and is 100.0% occupied. Major national tenants include Arby's, Domino's Pizza, Culligan of Canada and CitiFinancial. Fleet Street Crossing has 180 parking stalls for a ratio of 4.8 stalls per 1,000 square feet of leasable area.

Furniture Plus Building, 9401 Franklin Avenue, Fort McMurray, AB

Furniture Plus Building is a two-storey retail building constructed in 1977, with an addition built in 2002. Located in Fort McMurray, the property is adjacent to the Northern Lights Shopping Centre I & II. Furniture Plus Building is comprised of 21,508 square feet of leasable area and is 100.0% occupied. Key tenants include Furniture Plus and Mark's Work Wearhouse. Furniture Plus Building has 73 parking stalls for a ratio of 3.4 stalls per 1,000 square feet of leasable area.

Gateway Power Centre, 10910-105A Avenue, 10360/10320/10210-111 Street, and 11120-100 Avenue, Grande Prairie, AB

Gateway Power Centre is a centre with a multi-tenant commercial retail unit ("CRU") constructed in 1998 and one freestanding building added in 1999. Located in a large power retail centre in Grande Prairie, Alberta, the property is shadow-anchored by London Drugs, Wal-Mart and Save-On Foods. Gateway Power Centre is comprised of 61,274 square feet of leasable area and is 72.6% occupied with a variety of tenants including Wholesale Sports, Canada Post and M&M Meats. Gateway Power Centre has 356 parking stalls for a ratio of 5.8 stalls per 1,000 square feet of leasable area.

Grande Prairie Power Centre, 9801-116 Street, Grande Prairie, AB

Grande Prairie Power Centre is a retail centre constructed in 2008 and 2009. Located in Grande Prairie Central West Business Park, the centre has good exposure from Highway 43. Grande Prairie Power Centre is comprised of 139,981 square feet of leasable area and is 100.0% occupied with tenants such as Mark's Work Wearhouse, Ernie's Sports, PetSmart, CIBC, Scotiabank and Best Buy. Grande Prairie Power Centre has 631 parking stalls for a ratio of 4.5 stalls per 1,000 square feet of leasable area.

Hilton Whistler Resort, 4293 Mountain Square, Whistler Way, Whistler Village, BC

Hilton Whistler Resort is a three-storey complex constructed between 1982 and 2005. The property is located in the heart of Whistler Village on the popular Whistler Village Stroll and directly across from the Whistler/Blackcomb gondolas. Hilton Whistler Resort has a total square footage of 37,498 and is 91.1% occupied. National tenants include Guess, L'Occitane and Rocky Mountain Chocolate Factory. Artis owns an 85% interest in Hilton Whistler Resort.

Horizon Heights, 3508-32nd Avenue NE, Calgary, AB

Horizon Heights is a five-building retail centre constructed in 1985 and extensively renovated in 2000. A freestanding Tim Hortons was added in 2007. Located on 32nd Avenue NE, the property has direct access to Deerfoot Trail and Barlow Trail, two major Calgary thoroughfares. Horizon Heights is shadow-anchored by Safeway and in close proximity to other national retailers

including London Drugs and Sobeys, as well as Peter Lougheed Regional Hospital. Horizon Heights is comprised of 73,526 square feet of leasable area and is 92.9% occupied. In addition to the three largest tenants – Dollarama, The Salvation Army of Canada and Automotive Village Northwest – Horizon Heights also has national tenants such as the Bank of Nova Scotia, Bulk Barn, Quizno's and Easyhome. Horizon Heights has 355 parking stalls for a ratio of 4.8 stalls per 1,000 square feet of leasable area.

King Edward Centre, 15 & 25 King Edward Street, Coquitlam, BC

King Edward Centre is a mixed-use retail and office property with three freestanding buildings. The office property was constructed around 1930 and fully updated in 1997: a retail building was added at this time. The Princess Auto building was constructed in 2003. Located in South Coquitlam, the property is easily accessed from the Trans Canada Highway. King Edward Centre is comprised of 81,647 square feet of leasable area: 63,061 square feet is used by retail tenants, with the balance designated for office space. King Edward Centre is 92.3% occupied. Major tenants include Winners Apparel and Princess Auto. King Edward Centre has 360 parking stalls for a ratio of 4.4 stalls per 1,000 square feet of leasable area.

Liberton Square, 504, 506, 506A St. Albert Road, St. Albert, AB

Liberton Square is a three-building shopping centre with one building constructed in 1974 and fully renovated in 2003, while the remaining two were added in 1998 and 1999. Located in the city of St. Albert, which is Alberta's fifth largest city, the property is a 20-minute drive from downtown Edmonton. Liberton Square is comprised of 20,691 square feet of leasable area and is 100.0% occupied. Key tenants include ARTEAM Realty (Royal LePage) and Ronald Beauchamp Professional Corp. Liberton Square has 147 parking stalls for a ratio of 7.1 stalls per 1,000 square feet of leasable area.

Linden Ridge Shopping Centre, 1715-1765 Kenaston Boulevard, Winnipeg, MB

Linden Ridge Shopping Centre is a seven-building retail centre constructed between 2001 and 2011. The property is located in Winnipeg's Kenaston and McGillivray power node which features several national retailers, including Wal-Mart, Costco, Home Depot, RONA and Canadian Tire. Linden Ridge Shopping Centre is comprised of 100,875 square feet of leasable area and is 91.2% occupied. National tenants include The Brick Warehouse, TD Bank and Mongo's Grill. The property features an excess land component of 8.15 acres and an additional 115,000 square feet of development land. Linden Ridge Shopping Centre has 1020 parking stalls for a ratio of 10.1 stalls per 1,000 square feet of leasable area.

Moose Jaw Sobeys, 769 Thatcher Drive East, Moose Jaw, SK

Moose Jaw Sobeys is a single-tenant retail building constructed in 2002. Located on Thatcher Drive, the property is part of a growing commercial and residential district of Moose Jaw. Moose Jaw Sobeys is comprised of 38,127 square feet of leasable area and is 100.0% occupied by Sobeys on a long-term lease expiring in 2022.

Namao South, 97th Street, Edmonton, AB

Namao South is a two-building retail and office property with main floor retail and second floor offices, plus five additional retail buildings constructed between 2008 and 2011. The property is located north of Yellowhead Trail at the intersection of 97th Street NW and 160th Avenue. Namao South is comprised of 108,018 square feet of leasable area and is 96.5% occupied. Key tenants include Shoppers Realty, Dollarama and Bank of Montreal. Namao South has 443 parking stalls for a ratio of 4.1 stalls per 1,000 square feet of leasable area.

North City Centre, 13150-137th Avenue, Edmonton, AB

North City Centre is a four-building retail development with a two-storey office building. The three largest retail buildings were constructed in 1984 and redeveloped in 2007; the fourth was built in 2009. The office building was constructed in 2011. Located on 137th Avenue, a major Edmonton artery, the centre benefits from high traffic volumes. North City Centre is comprised of 108,738 square feet of leasable retail area which is 100.0% occupied. Major tenants include Old Navy, JYSK, Staples and Scotia Bank. North City Centre has 556 parking stalls for a ratio of 5.1 stalls per 1,000 square feet of leasable area. The 19,161 square foot North City office building is 47.3% leased and is in redevelopment, pending stabilization.

Northern Lights Shopping Centre I, 9631 Franklin Avenue, Fort McMurray, AB

Northern Lights Shopping Centre I is a retail development consisting of four single-storey buildings constructed between 1997 and 1998. Located in the Lower Townsite of Fort McMurray, the centre is shadow-anchored by Safeway. Northern Lights Shopping Centre I is comprised of 18,350 square feet of leasable area and is 100.0% occupied with tenants such as Bank of Nova Scotia and Rogers Plus. Northern Lights Shopping Centre I has 83 parking stalls for a ratio of 4.5 stalls per 1,000 square feet of leasable area.

Northern Lights Shopping Centre II, 9521 Franklin Avenue, Fort McMurray, AB

Northern Lights Shopping Centre II is a retail development consisting of three single-storey buildings constructed in 1997. Located in the Lower Townsite of Fort McMurray, the centre is shadow-anchored by Safeway. Northern Lights Shopping Centre II is comprised of 30,407 square feet of leasable area and is 100.0% occupied with tenants such as Moxie's Restaurants, Pennington's/Addition-Elle and Warehouse One. Northern Lights Shopping Centre II has 154 parking stalls for a ratio of 5.1 stalls per 1,000 square feet of leasable area.

Pembina Village Shopping Centre, 2065-2127 Pembina Highway, Winnipeg, MB

Pembina Village Shopping Centre is a seven-building shopping centre constructed between 1985 and 1994. Located on Pembina Highway, a major Winnipeg thoroughfare to the University of Manitoba, the largest Manitoba student campus, Pembina Village Shopping Centre has good exposure with the high traffic volume. Pembina Village Shopping Centre is comprised of 132,259 square feet of leasable area and is 98.8% occupied with tenant such as Winners, JYSK, Penningtons and Applebee's. Pembina Village Shopping Centre has 634 parking stalls for a ratio of 4.8 stalls per 1,000 square feet of leasable area.

Poco Place, 2755 Lougheed Hwy, Port Coquitlam, BC

Poco Place is a seven-storey office building and four-building retail plaza constructed in 1980. Located in Coquitlam Town Centre, the complex has good access to major transportation routes and frontage on four streets, including Lougheed Highway, an east-west arterial corridor. Poco Place retail plaza is comprised of 90,655 square feet of leasable area and is 99.3% occupied with a high proportion of national tenants such as Michaels, Sport Mart, Pier 1 Imports, Planet Organic, IHOP and TD Canada Trust. Poco Place retail plaza has 441 parking stalls for a ratio of 4.9 stalls per 1,000 square feet of retail space (including main floor office retail).

Reenders Square, 3, 7 and 11 Reenders Drive, Winnipeg, MB

Reenders Square is a three-building, food-anchored retail strip mall constructed in 1998. Located on Lagimodiere Boulevard, a high traffic arterial route in Winnipeg, the property is part of the retail node anchored by Kildonan Place Shopping Centre, east Winnipeg's regional mall. Reenders Square is comprised of 65,780 square feet of leasable area and is 98.5% occupied. The property is anchored by Sobeys on a long-term lease and is shadow-anchored by a new concept RONA Home Improvement Centre. Other key tenants include Subway, Pet Valu Canada and CitiFinancial. Reenders Square has 366 parking stalls for a ratio of 5.6 stalls per 1,000 square feet of leasable area.

Ryan Retail Portfolio, Twin Cities Area, MN

Ryan Retail Portfolio is comprised of five single and multi-tenant buildings constructed between 2006 and 2010. The buildings within the portfolio total 110,332 square feet of leasable area, excluding the 102,862 square foot Home Depot store, which is a land lease. The properties are located throughout the Twin Cities Area, a region home to numerous Fortune 500 public companies. The metropolitan area, a major transportation hub, is serviced by the Minneapolis/St. Paul International Airport and encircled by interstate highways running north/south and east/west. Overall occupancy for the Ryan Retail Portfolio is 95.2%. Certain details with respect to the properties comprising the Ryan Retail Portfolio are as follows:

Property Name	GLA	Year Built or	Key Tenant(s)
		Redeveloped	
Best Buy, 1350 Highway 15 South, Hutchison, MN	25,281	2009	Best Buy
Cambridge Retail Center, 205 Balsam Street North, Cambridge MN	14,200	2006	OfficeMax
Home Depot, 6301 Richfield Parkway, Richfield, MN	102,862	2008	Home Depot
Savage Crossings, 14351 Highway 13, Savage, MN	22,462	2007	Office Max
Union Crossings, 1417 East 7th Street, Monticello, MN	48,389	2007 & 2010	PetSmart, Inc., OfficeMax

Sears Centre, 12429-99th Street, Grande Prairie, AB

Sears Centre is a single-building retail strip mall constructed in 1994, with upgrades in 2008 and 2009. The property is located adjacent to Superstore and the Prairie Mall, which provides an additional draw to this location. Sears Centre is comprised of 130,797 square feet of leasable area and is 93.7% occupied. It is anchored by Sears Canada with a variety of other national and local tenants, including Harley Davidson. The property has more than 12 acres of land, providing an opportunity for future expansion. Sears Centre has 750 parking stalls for a ratio of 5.7 stalls per 1,000 square feet of leasable area.

Shoppers Landmark Centre, 4150 Albert Street, Regina, SK

Shoppers Landmark Centre is a three-building shopping centre constructed in 2003. Located in Regina's major commercial district, the centre occupies a highly visible location along Albert Street. Shoppers Landmark Centre is comprised of 48,834 square feet of leasable area, 100.0% occupied, and anchored by a new format Shoppers Drug Mart. Other high profile tenants include the Bank of Nova Scotia and Quizno's. Shoppers Landmark Centre has 256 parking stalls for a ratio of 5.2 stalls per 1,000 square feet of leasable area.

Signal Centre, 105 & 111 Thickwood Boulevard, Fort McMurray, AB

Signal Centre is a retail development consisting of four freestanding buildings constructed between 1999 and 2006. One building is a two-storey health care clinic, while the remaining three are single-storey structures. The property is located in the Thickwood Heights area of Fort McMurray, directly across the street from the Woodlands Shopping Centre. Signal Centre is comprised of 14,797 square feet of leasable area and is 100.0% occupied, with the major tenant being Northern Lights Health Region. Signal Centre has 70 parking stalls for a ratio of 4.7 stalls per 1,000 square feet of leasable area.

Southview Centre, 3201-13th Avenue SE, Medicine Hat, AB

Southview Centre is a single-storey retail centre consisting of one main big-box development and two freestanding buildings. The centre was substantially redeveloped in 2000, and expanded in 1999 and 2004. The property is located minutes from the Trans Canada Highway and fronts onto 13th Avenue and Southview Drive, two of the main roadways in the area. Southview Centre has 162,062 square feet of leasable area and is 97.2% occupied, almost entirely by national tenants including The Brick, London Drugs, Winners, JYSK, Michaels, Reitmans, Giant Tiger, Tim Hortons and TD Bank. Southview Centre has 711 parking stalls for a ratio of 4.3 stalls per 1,000 square feet of leasable area.

Southwood Corner, 10233 Elbow Drive SW, Calgary, AB

Southwood Corner is a five-building retail mall constructed in 1964, with an addition in 1992 and a partial redevelopment in 2000. Located at the corner of Elbow Drive and Southland Drive, the property is just west of MacLeod Trail, a major commercial corridor. Southwood Corner is comprised of 122,334 square feet of leasable area and is 99.1% occupied. Tenants include well known retailers such as Fabricland, Tim Hortons, Bank of Montreal and Planet Organic, as well as the Province of Alberta. Southwood Corner has 495 parking stalls for a ratio of 4.0 stalls per 1,000 square feet of leasable area.

Strathcona Shoppers Centre, 2202 Broad Street, Regina, SK

Strathcona Shoppers Centre is a one-storey single-tenant retail building constructed in 2004. Located on Broad Street, one of Regina's main traffic arterials, the property is within close proximity to the Regina General Hospital and several established

residential neighbourhoods. Strathcona Shoppers Centre is comprised of 21,910 square feet of leasable area and is 100.0% occupied by Shoppers Drug Mart on a long-term lease. Strathcona Shoppers Centre has 99 parking stalls for a ratio of 4.5 stalls per 1,000 square feet of leasable area.

St. Vital Square, 785-851 Dakota Street, Winnipeg, MB

St. Vital Square is a six-building retail centre constructed in 1986. The retail centre is located across from St. Vital Centre, one of Winnipeg's largest regional malls and a significant retail node in the city. St. Vital Square is comprised of 116,353 square feet of leasable area and is 100% occupied with excellent tenants including Mark's Work Wearhouse, Pier 1 Imports, Shoppers Drug Mart, Moore's Clothing and a Manitoba Liquor Commission outlet. St. Vital Square has 500 parking stalls for a ratio of 4.3 stalls per 1,000 square feet of leasable area.

Sunridge Home Outfitters Centre, 3333 Sunridge Way NE, Calgary, AB

Sunridge Home Outfitters Centre is a single-storey retail building constructed in 2000. Located in the Sunridge Business Park in northeast Calgary, the location has direct exposure to 16th Avenue (Trans Canada Highway) and is part of a large Power Centre Node. The node includes national retailers such as Winners, Best Buy and RONA, as well as several large shopping centres, specifically Sunridge Mall and Sunridge Spectrum Shopping Centre, also owned by Artis. Sunridge Home Outfitters Centre is comprised of 50,905 square feet of leasable area and is 100.0% occupied. The property is anchored by Home Outfitters, a division of Hudson's Bay Company. Sunridge Home Outfitters Centre has 230 parking stalls for a ratio of 4.5 stalls per 1,000 square feet of leasable area.

Sunridge Spectrum Shopping Centre, 2555-32nd Street NE, Calgary, AB

Sunridge Spectrum Shopping Centre is an eight-building development constructed between 2000 and 2001. Located at the corner of Sunridge Boulevard and 32nd Street, it is in close proximity to Sunridge Mall, a large regional retail centre, and other high profile retailers such as Costco, Best Buy and RONA. Sunridge Spectrum Shopping Centre is comprised of 129,471 square feet of leasable area and is 99.1% occupied. The property is anchored by Cineplex Entertainment LP and has several other national tenants including Chapters, Bank of Montreal, Montana's and East Side Mario's. Sunridge Spectrum Shopping Centre has 1,240 parking stalls for a ratio of 9.6 stalls per 1,000 square feet of leasable area.

Sunrise Towne Square, 183-187 Highway 16A, Spruce Grove, AB

Sunrise Towne Square is a retail property constructed in 2006. Located in close proximity to an existing retail power node, the property is anchored by RONA and shadow-anchored by Wal-Mart. Sunrise Towne Square is comprised of 111,995 square feet of leasable area and is 100.0% occupied by a mix of national and regional tenants including CitiFinancial, Dollarama and Pet Pro. Sunrise Towne Square has 515 parking stalls for a ratio of 4.6 stalls per 1,000 square feet of leasable area.

Tamarack Centre, 1500 Cranbrook Street, Cranbrook, BC

Tamarack Centre is a premier retail destination within Cranbrook, British Columbia, that is comprised of an enclosed shopping centre and two freestanding buildings. The centre was constructed in 1977. Cranbrook is located in the southeast corner of British Columbia and acts as the supply, service and distribution centre for the region. The city is conveniently located on major highways that provide access to not only southern Alberta and BC, but to major centers in Montana, Idaho and south Washington. Tamarack Centre is comprised of 290,276 square feet of leasable area and is 94.3% occupied. Key national tenants include Target, Winners, Shoppers Drug Mart and Staples.

Tide Centre, 9914 King Street, Fort McMurray, AB

Tide Centre is a three-building retail development constructed in 1992. Located in the Lower Townsite of Fort McMurray, the property is just minutes from Keyano College. Tide Centre is comprised of 18,206 square feet of leasable area and is 100% leased to a mix of national and local tenants including Cloverdale Paint, Mac's Convenience Store and Quizno's. Tide Centre has 62 parking stalls for a ratio of 3.4 stalls per 1,000 square feet of leasable area.

Uplands Common, 325 Bluefox Boulevard North, Lethbridge, AB

Uplands Common is a three-building retail centre constructed in 2003. The property is located in a new residential community and has good exposure and access to major arterials. Uplands Common is comprised of 53,392 square feet of leasable area and is 100.0% occupied by a mix of local and national tenants. The property is anchored by a new format Sobeys on a long-term lease expiring in 2023. Uplands Commons has 217 parking stalls for a ratio of 4.1 stalls per 1,000 square feet of leasable area.

Victoria Square Shopping Centre, 2223 Victoria Avenue East, Regina, SK

Victoria Square Shopping Centre is a multi-building retail centre and enclosed mall constructed between 1982 and 2000. The property is located in an established retail node and in close proximity to Costco, Home Depot and many other national retailers. Victoria Square is one of Regina's largest regional malls. The centre is comprised of 297,502 square feet of leasable area and is 98.7% occupied by a mix of national and regional tenants, including TD Bank, Shoppers Drug Mart, SportChek and Safeway. Victoria Square Shopping Centre has 1404 parking stalls for a ratio of 4.7 stalls per 1,000 square feet of leasable area.

Visions Building, 2930-32nd Avenue NE, Calgary, AB

Visions Building is a multi-tenant retail building constructed in 1981. Located in northeast Calgary, the property has good exposure along the busy 32 Avenue NE commercial corridor. Visions Building is comprised of 50,045 square feet of leasable area and is 100.0% occupied by Ashley Furniture and Visions Electronics, both on long-term leases expiring in 2019 and 2020 respectively. Visions Building has 152 parking stalls for a ratio of 3.0 stalls per 1,000 square feet of leasable area.

West Landing Mall, 518-570 University Park Drive, Regina, SK

West Landing Mall is a two-building strip mall constructed in 1998. Located in a retail commercial district in Regina, it is in close proximity to Sobeys, Victoria Square Shopping Centre and a variety of other retail developments. West Landing Mall is comprised of 39,024 square feet of leasable area and is 100.0% occupied by a mix of national and regional tenants. The mall is anchored by Conexus Credit Union. West Landing Mall has 175 parking stalls with a ratio of 4.5 stalls per 1,000 square feet of leasable area.

Westbank Hub Centre North, 2127-2151 & 2130 Louie Drive, Westbank/West Kelowna, BC

Westbank Hub Centre North is a retail centre constructed in 2008. The centre has very good exposure to the substantial volume of traffic on Highway 97, a major arterial route through the Okanagan Valley. Westbank Hub Centre North has a total square footage of 256,823 square feet and is 96.9% occupied. Major tenants include Wal-Mart, London Drugs, Reitmans, CIBC and HSBC. Westbank Hub Centre North has 1,212 parking stalls for a ratio of 4.9 stalls per 1,000 square feet of leasable area. Artis owns a 75% share of the leasehold interest in Westbank Hub Centre North.

Westbank Hub Shopping Centre, 3550 Carrington Road, Westbank/West Kelowna, BC

Westbank Hub Shopping Centre is a four-building development strategically located along Highway 97 with exposure to over 45,000 vehicles daily. Located in West Kelowna, British Columbia, the property is part of a one million square foot retail node that is anchored by major retailers such as Wal-Mart, Home Depot, Future Shop and Winners. Westbank Hub Shopping Centre has a total square footage of 179,089 square feet and is 100.0% occupied. Westbank Hub Shopping Centre has 825 parking stalls for a ratio of 6.1 stalls per 1,000 square feet of leasable area. Artis owns a 75% share of the leasehold interest in Westbank Hub Shopping Centre.

Westbank Zellers, 3571 Old Okanagan Road, Westbank/West Kelowna, BC

Westbank Zellers is a retail development constructed in 1995. The property is located in a growing commercial and residential neighbourhood in West Kelowna. Westbank Zellers is comprised of 105,670 square feet of leasable area and is 100.0% occupied by Zellers on a long-term lease expiring in 2023. The property is shadow-anchored by Extra Foods. Westbank Zellers has 469 parking stalls for a ratio of 1.0 stalls per 225 square feet of leasable area. Artis owns the leasehold interest in Westbank Zellers.

Winnipeg Square, 360 Main Street, Winnipeg, MB

Winnipeg Square is an underground retail concourse constructed in 1979. Located at the corner of Portage Avenue and Main Street in Winnipeg, the square is connected to the office tower at 360 Main Street, as well as the indoor skywalks that link the concourse, office towers and other downtown amenities. Winnipeg Square is comprised of 56,975 square feet of leasable area and is 86.5% occupied. Key tenants include Shoppers Drug Mart, Grand & Toy and Hallmark. Winnipeg Square has 954 parking stalls for a ratio of 1.0 stalls per 1,000 square feet of leasable area.

Woodlands Shopping Centre, 300 Thickwood Boulevard, Fort McMurray, AB

Woodlands Shopping Centre is a six-building development constructed between 1997 and 1998. Located in the Thickwood Heights area of Fort McMurray, at the intersection of Thickwood Boulevard and Signal Road, this intersection acts as a commercial hub for the area, with Woodlands Shopping Centre being one of the dominant centres. Woodlands Shopping Centre is comprised of 63,426 square feet and 94.2% occupied. The centre is anchored by Sobeys. Woodlands Shopping Centre has 220 parking stalls for a ratio of 3.5 stalls per 1,000 square feet of leasable area.

Industrial Properties

3M Distribution Facility, 2751 Peddie Road, Milton, ON

3M Distribution Facility is a state-of-the-art industrial building constructed in 2009 and located in the town of Milton, part of the GTA. The distribution facility is in close proximity to major highways with excellent access to both the Pearson and Hamilton International Airports. 3M Distribution Facility is comprised of 318,805 square feet of leasable area and is 100.0% occupied by 3M Canada Co. on a long-term lease expiring in 2020. 3M Canada Co. is a subsidiary of 3M Co., a market leader in the industrial and life-sciences markets.

201 Edson Street, Saskatoon, SK

201 Edson Street is a single-tenant industrial property located in the CN Industrial Park, adjacent to Circle Drive. 201 Edson Street is comprised of 105,600 square feet of leasable area and is 100.0% occupied by Great West Distribution Ltd.

201 Westcreek Boulevard, Brampton, ON

201 Westcreek Boulevard is a mixed-use office/industrial building centrally located in the GTA West Industrial market. The property is in close proximity to Highways 407 and 410 and the Pearson International Airport. 201 Westcreek Boulevard is comprised of 301,113 square feet of leasable area and is 100.0% occupied by ABB Inc., a group holding based in Zurich, Switzerland and the largest organization of electro-technical companies in the world. The property provides an additional development opportunity of ten acres of serviced, surplus land.

7499 East Paradise Lane, Scottsdale, AZ

7499 East Paradise Lane is a single-storey, high technology industrial facility located in Scottsdale, Arizona, in close proximity to the Scottsdale Airport and the Loop 101 Freeway. 7499 East Paradise Lane is comprised of 98,555 square feet of leasable area and is 100.0% occupied by a high quality national data services corporation on a long-term lease expiring in 2025.

8220 Davies Road, Edmonton, AB

8220 Davies Road is a single-tenant industrial property located in the Davies West Industrial Park, a well-established industrial district with access to major roadways and in close proximity to the Edmonton International Airport. 8220 Davies Road is comprised of 14,230 square feet of leasable area and is 100.0% occupied by Galaxy Windows.

ADT Building, 615-18th Street SE, Calgary, AB

ADT Building is a two-storey development constructed in 1975 and located just off Memorial Drive in southeast Calgary, adjacent to Maynard Technology Centre, which is also owned by Artis. ADT Building is comprised of 30,932 square feet of leasable area and is 100.0% occupied by ADT Security Services Canada Inc.

Airdrie Flex-Industrial, 3 Kingsview Road, Airdrie, AB

Airdrie Flex-Industrial is a newly constructed, single-building property. Located in the Kingsview Park, just off Highway 2 in southeast Airdrie, this property is only a 25-minute drive from Calgary. Airdrie Flex-Industrial is comprised of 27,535 square feet of leasable area and is 100.0% occupied. Major tenants include Acklands-Grainger Inc. and LTS Infrastructure Services LP. The property includes a future development potential for an additional 55,000 square feet.

Alberta Industrial Portfolio, Acheson, Calgary and Edmonton, AB

Alberta Industrial Portfolio is comprised of four single and multi-tenant buildings constructed between 2003 and 2012. The buildings within the portfolio total 875,064 square feet of leasable area and the portfolio is 100% occupied. The properties are located in Calgary, Edmonton and Acheson, which is an established industrial area 10 kilometres east of Edmonton. Certain details with respect to the properties comprising the Alberta Industrial Portfolio are as follows:

Property Name	GLA	Year Built or	Key Tenant(s)
		Redeveloped	
Eastlake I, 10905 – 48 th Street SE, Calgary, AB	146,135	2008	Eastlake Limited Partnership, Entertainment One
Fourell Business Park, 12710 – 170 th Street NW, Edmonton, AB	463,757	2008/2012	Kuehne and Nagel Ltd.
Northview Business Park I, Range Road, Acheson, AB	158,154	2009	Navistar Canada
Northview Business Park II, Range Road, Acheson, AB	107,018	2003	Suncor Energy Services

Aluma Systems Building, 304-69th Avenue, Edmonton, AB

Aluma Systems Building is an industrial building constructed in 2011 and located in a developing industrial area on the periphery of Edmonton. The property has good access to major east/west arterials. Aluma Systems Building is comprised of 65,000 square feet of leasable area and is 100.0% occupied by Aluma Systems, which is wholly owned by Brand Energy, Inc., the leading provider of multi-craft services to the energy infrastructure market.

Bower Centre, 2319 Taylor Drive & 2310 Gaetz Avenue, Red Deer, AB

Bower Centre is a four-building industrial and showcase retail complex constructed between 1975 and 1977. The property is located on Gaetz Avenue, a high traffic retail corridor of Red Deer, Alberta. Bower Centre is comprised of 125,861 square feet of leasable area and is 100.0% occupied. Major tenants include Kal Tire and Purolator Courier Ltd.

Cliveden Building, 1608 Cliveden Avenue, Delta, BC

Cliveden Building is comprised of a two-storey office area and a spacious manufacturing and warehouse area. The building has a total square footage of 278,552. The property, which is unoccupied, has recently undergone over \$3.5 million in renovations to be suitable for high-tech manufacturing tenants and is in redevelopment, pending stabilization. Cliveden Building is located in the Annacis Island industrial node, in the Greater Vancouver Regional District and is in close proximity to major transportation corridors and bridges. Artis owns a 50% interest in Cliveden Building.

Delta Centre, 16515-116th Avenue, Edmonton, AB

Delta Centre is a single-storey industrial building constructed in 1980. The property is situated on a four acre lot in Edmonton's Northwestern Industrial District with good access to roadways and rail lines. Delta Centre is comprised of 35,448 square feet of leasable area and is 100.0% occupied by two tenants, Elite Lithographers and Dairyland (Saputo).

Dominion Construction Building, 405-18th Street SE, Calgary, AB

Dominion Construction Building is a single-storey building constructed in 1966. The property is located just off Memorial Drive in southeast Calgary, adjacent to Maynard Technology Centre, which is owned by Artis. Dominion Construction Building is comprised of 17,187 square feet of leasable area and is 100.0% occupied by Dominion Construction.

Dunwin Portfolio, 2319 Dunwin Drive, 2145-2155 Dunwin Drive, 2150-2180 Dunwin Drive, Mississauga, ON BOMA Level 2

Dunwin Portfolio is comprised of seven high quality flex-office/industrial properties constructed between 1986 and 1988. The properties are in close proximity to the Queen Elizabeth Way and Highway 403, as well as the Lester B. Pearson International Airport just outside of Toronto, Ontario. The buildings within the portfolio total 157,619 square feet of leasable area. Overall occupancy for the Dunwin Portfolio is 94.6%.

GTA Industrial Portfolio, GTA, ON

GTA Industrial Portfolio is comprised of 16 single and multi-tenant buildings constructed between 1980 and 1999. The buildings within the portfolio total 1,079,893 square feet of leasable area. The properties are located in various cities in the GTA, which is home to 40% of Canada's business headquarters and is the largest industrial market in the country. The area is serviced by the Toronto Pearson International Airport and one of the largest and busiest freeway networks in Canada. Overall occupancy for the GTA Industrial Portfolio is 97.5%. Certain details with respect to the properties comprising the GTA Industrial Portfolio are as follows:

Property Name	GLA	Year Built or		Key Tenant(s)
		Redeveloped	Key Tenant(s)	
35 Fulton Way, Richmond Hill, ON	72,062	1987		Valeant Pharmaceuticals International
35 Valleywood Drive, Markham, ON	61,858	1986		Caber Sure Fit Inc., MPH Graphics Inc.
150 Britannia Road, Mississauga, ON	40,546	1985		Mississauga Flooring Solutions, Bruce LeClair, Comfort Systems Solution Inc.
150 Dynamic Drive, Scarborough, ON	110,500	1989		Harding Interactive Display Corporation
156 Parkshore Drive, Brampton, ON	150,770	1996		xpedx Canada Inc.
190 Britannia Road, Mississauga, ON	40,823	1984		Super Deal Furniture Gallery, Sofa Solutions
378-380 Passmore Avenue, Scarborough, ON	90,671	1986		Dynaplas Ltd.
415 Traders Boulevard East, Mississauga, ON	33,107	1993		Manitoulin Warehousing and Distribution
760 Pacific Road, Oakville, ON	58,062	1990		Electromega Ltd., Canadian Cancer Society – Oakville, Saint-Gobain Solar Gard Canada, Inc.
1500 Corporate Drive, Burlington, ON	153,784	1997		Sylvite Agri-Services Ltd.
1705 Argentia Road, Mississauga, ON	61,886	1980		Habitat For Humanity Mississauga, Trodat Marking Canada Inc.
2164 Buckingham Road, Oakville, ON	50,248	1997		McFaddens Hardwood & Hardware
2425 Wycroft Road, Oakville, ON	54,394	1999		VSM Abrasives Canada Inc., Multi-Tech Systems International Inc., Ford Motor Company of Canada Limited
2690 Plymouth Drive, Oakville, ON	40,418	1998		Fourmark Manufacturing Inc.
6075 Kestrel Road, Mississauga, ON	32,281	1985		Complete Stainless Solutions Limited
7075 Financial Drive, Mississauga, ON	28,483	1992		Beckman Coulter Canada LP

112 Pennsylvania was acquired as part of GTA Industrial Portfolio and subsequently sold.

GTA West Portfolio, GTA, ON

GTA West Portfolio is comprised of five single-tenant industrial buildings constructed between 1975 and 1985. The buildings within the portfolio total 296,795 square feet of leasable area. The properties are located in the GTA, which is home to 40% of Canada's business headquarters. The West submarket, where the properties are located, contains Mississauga and Brampton, two of the largest industrial markets in the GTA. The area is serviced by the Toronto Pearson International Airport and one of the largest and busiest freeway networks in Canada. Overall occupancy for the GTA West Portfolio is 100.0%. Certain details with respect to the properties comprising the GTA West Portfolio are as follows:

Property Name	GLA	Year Built or	
		Redeveloped	Key Tenant(s)
12 Indell Lane, Brampton, ON	20,752	1977	Apetito (Canada) Limited
15 Blair Drive, Brampton, ON	25,779	1977	Purolator Inc.
109 Summerlea Road, Brampton, ON	123,871	1981	Accuristix Inc.
1195 Clark Boulevard, Brampton, ON	83,436	1985	Pro-Ply Custom Plywood Inc.
6789 Millcreek Drive, Mississauga, ON	42,957	1975	Comark Inc.

Honeywell Building, 2840-2nd Avenue SE, Calgary, AB

Honeywell Building is a mixed-use industrial and office building constructed in 2000, with a 24,000 square foot expansion completed at the end of 2006. The property is located in the Franklin Meridian district that is serviced by three main traffic routes: Memorial Drive, Barlow Trail, and Trans Canada Highway. Honeywell Building is comprised of 61,847 square feet of leasable area and is 100.0% occupied by BW Technologies on a ten-year lease expiring in 2016.

Horizon II, 3905-29th Street NE, Calgary, AB

Horizon II Building is an industrial building constructed in 1981. The property is located in the northeast quadrant of Calgary between two main city arteries and is within a five minute walk from the light rail public transit. Horizon II Building is comprised of 95,082 square feet of leasable area and is 100.0% occupied with New Horizon Cold Storage occupying 67% of the leasable area.

Keewatin Distribution Centre, 959 and 989 Keewatin Street, Winnipeg, MB

Keewatin Distribution Centre is a two-building industrial property constructed between 1980 and 1981. The property is located at the corner of Keewatin Street and Inkster Boulevard in the well-established Inkster Industrial Park. This location is just minutes from both the TransCanada Highway and the Winnipeg International Airport. Keewatin Distribution Centre is comprised of 201,232 square feet of leasable area and is 100.0% occupied by a mix of national and regional tenants. Key tenants include Belron Canada, UPS and Gentek Building Products.

Letourneau Centre, 4600-99th Street NW, Edmonton, AB

Letourneau Centre is a three-building mixed-use retail/industrial complex constructed in 1977. The property is located in a principal commercial node of Edmonton with high exposure on 99th Street and convenient access to major south Edmonton arterial roadways. Letourneau Centre is comprised of 97,743 square feet of leasable area and is 85.7% occupied by numerous long-term tenants.

Maple Grove Industrial Center, 11601-93rd Avenue North, Maple Grove, MN, U.S

Maple Grove Industrial Center was acquired as the Caterpillar Building, a 100.0% occupied warehouse and distribution facility constructed in 1974. The property was improved in 2012 with the construction of an additional 80,600 square feet that is fully leased to Black Box Resale Services on a long-term lease expiring in 2019. The Maple Grove Industrial Center, which now comprises 255,501 square feet of leasable area, is located in Maple Grove, which is part of the Twin Cities Area, and has excellent access to U.S. Highway 169 and Interstate 94.

Maple Leaf Building, 1015-64th Street, Saskatoon, SK

Maple Leaf Building is an industrial building constructed in 2008. The property is located east of a major roadway within the north industrial district of Saskatoon. The area has excellent transportation access to Highways 11 and 12, as well as the John G. Diefenbaker International Airport. Maple Leaf Building is comprised of 163,418 square feet of leasable area. Of the leasable area, 140,000 square feet is freezer and cooler space, with the remaining 23,418 being office space. Maple Leaf Building is 100.0% occupied by Maple Leaf Foods on a long-term lease expiring in 2029.

Mayfield Industrial Plaza, 11304/24-163rd Street, Edmonton, AB

Mayfield Industrial Plaza is a multi-tenant industrial building that was extensively renovated in 2004. The building has a mix of showroom space, light warehousing, and distribution capabilities. The property is located in the West Sheffield Industrial District, a mature industrial area of Edmonton with access to major roadways including the Trans Canada Highway. Mayfield Industrial Plaza is comprised of 23,501 square feet of leasable area and is 100% occupied. Key tenants include BJM Painting, Game on Sports and Consolidated Turf.

Maynard Technology Centre, 1930 Maynard Road SE, Calgary, AB

Maynard Technology Centre is a single-storey showroom industrial property constructed in 1965 and extensively renovated in 1996 and 2005. The property is situated on a seven acre site in the Mayland Commercial Park, which is bordered by two major thoroughfares, the Deerfoot Trail to the west and Barlow Trail to the east. Maynard Technology Centre is comprised of 153,219 square feet of leasable area and is 100.0% occupied. Major tenants include Bell Canada, Q9 Networks, Siemens Canada and Ledcor Construction.

McCall Lake Industrial, 1338-36th Avenue NE, Calgary, AB

McCall Lake Industrial is a two-building light industrial complex constructed in 1978. The property is located in the McCall Commercial Industrial District, in close proximity to Deerfoot Trail and the 32nd Avenue commercial corridor, as well as the Calgary International Airport. The building has warehouse spaces and mezzanine office units. McCall Lake Industrial is comprised of 91,261 square feet of leasable area and is 100.0% occupied. Major tenants include Weatherford Laboratories Ltd. and Rocky Cross Construction.

Meadowvale Gateway Industrial Portfolio, Mississauga, ON

Meadowvale Gateway Industrial Portfolio is comprised of five single and multi-tenant industrial buildings constructed between 1980 and 1981. The buildings within the portfolio total 376,736 square feet of leasable area. The properties are located in Mississauga, which is part of the GTA, and home to over 60 Fortune 500 Canadian or major divisional head offices and 50 Fortune Global Canadian headquarters. The area is serviced by Toronto Pearson International Airport. Overall occupancy for the Meadowvale Gateway Industrial Portfolio is 97.1%. Certain details with respect to the properties comprising the Meadowvale Gateway Industrial Portfolio are as follows:

Property Name	GLA	Year Built or	Key Tenant(s)
		Redeveloped	
400-450 Matheson Blvd East	113,204	1980	Advanced Presentation Products, Eclipse Combustion Canada, Industrial Technical Services
5100 Timberlea Boulevard	160,265	1980	Raynor Canada Inc.
6616 Campobello Road	29,714	1981	Canada Post Corporation
6700 Campobello Road	21,659	1981	PHH Vehicle Management Services Inc.
6760 Campobello Road	51,894	1981	Gypsum Technologies Inc.

Minneapolis Industrial Portfolio I – Tranche I, Twin Cities Area, MN

Minneapolis Industrial Portfolio I – Tranche I is comprised of five single and multi-tenant industrial buildings constructed between 1979 and 2006. The buildings within the portfolio total 629,877 square feet of leasable area. The properties are located in various cities throughout the Twin Cities Area, a region home to numerous Fortune 500 public companies. The metropolitan area, a major transportation hub, is serviced by the Minneapolis/St. Paul International Airport and encircled by interstate highways running north/south and east/west. Overall occupancy for the Minneapolis Industrial Portfolio I – Tranche I is 96.1%. Certain details with respect to the properties comprising the Minneapolis Industrial Portfolio I – Tranche I are as follows:

Property Name	GLA	Year Built or Redeveloped	Key Tenant(s)
Crosstown, 7500 Setzler Parkway North, Brooklyn Park, MN	120,000	2003	FedEx Smartpost Inc.
Eagle Creek, 8675 Eagle Creek Parkway, Savage, MN	122,912	2006	Sick, Inc., K.L. Tannehill, Inc., Soligie, Inc.
Northpoint Industrial Center, 5730-5800 Main Street NE, Fridley, MN	207,588	1980	Magno International, LP, Viking Engineering & Development, Inc.
Parkside, 7300-49 th Avenue North, New Hope, MN	119,839	1997	RFG Distributing
Shady Oak, 9945-9995 West 69 th Street, Eden Prairie, MN	59,538	1979	Linnstar Transfer, Star Tribune

Rogers Distribution Center was acquired as part of Tranche I and subsequently sold.

Minneapolis Industrial Portfolio I – Tranche II, Twin Cities Area, MN

Minneapolis Industrial Portfolio I – Tranche II is comprised of nine single and multi-tenant industrial buildings constructed between 1964 and 2007. The buildings within the portfolio total 1,508,181 square feet of leasable area. The properties are located throughout the Twin Cities Area, a region home to numerous Fortune 500 public companies. The metropolitan area, a major transportation hub, is serviced by the Minneapolis/St. Paul International Airport and encircled by interstate highways running north/south and east/west. Overall occupancy for the Minneapolis Industrial Portfolio I – Tranche II is 86.9%. Certain details with respect to the properties comprising the Minneapolis Industrial Portfolio I – Tranche II are as follows:

Property Name	GLA	Year Built or Redeveloped	Key Tenant(s)
Aurora Industrial Centre, 2500 Walnut Street, Roseville, MN	130,498	1964/2007	Morton Salt, Inc., J.B. Hunt Transport, Inc., Joseph Cory Holdings, LLC, Northstar Computer Forms, Inc.
Berkshire Distribution Centre, 800-1000 Berkshire Lane, Plymouth, MN	209,051	1977	ReTurn, Incorporated, Schu/Marketing Associates, Inc., Temp Excel Properties, LLC, Crown Warehouse & Delivery System, Inc.
Braemar Business Centre, 7620-7768 West 78 th Street, Bloomington, MN	108,197	1982	Reconrobotics, Inc., Select Sales, Inc., The Star Tribune Company, LLC
Burnsville Business Center, 12255-12287 Nicollet Avenue South, Burnsville, MN	80,309	1980	Dough Shop Pizza Dough, Inc., DK Group 2008, Inc., Stonebrooke Engineering, Inc.
Bush Lake Industrial Centre, 7400-7490 Bush Lake Road, Edina, MN	103,478	1974	Van's of Minnesota, Eglemaster, Inc.
Corporate Square, Apollo Road and Neil Armstrong Boulevard, Eagan, MN	434,499	1969-1979	Pomerantz Diversified Services, Inc., Rich Products Corporation, PolyOne Corporation
Mendota Heights Gateway Commons, 2331-2373 Waters Drive, Mendota Heights, MN	150,465	1997	Mohawk Carpet Distribution, Inc., Coram, Inc., UPS Supply Chain Solutions, Inc.
Penn James Commerce Centre, 9208 James Avenue South, Bloomington, MN	217,154	1974	Erik's Bike Shop, Inc., Jim Vosika LLC, Prosource Wholesale Floorcoverings
Round Lake Business Centre, 4354-4396 West Round Lake Road, Arden Hill, MN	74,530	1986	Galil Medical, Inc., Frandsen Financial Corporation, KaiserComm, Inc.

Minneapolis Industrial Portfolio II, Twin Cities Area, MN

Minneapolis Industrial Portfolio II is comprised of 11 single and multi-tenant industrial buildings constructed between 1969 and 2004. The buildings within the portfolio total 1,989,746 square feet of leasable area. The properties are located throughout the Twin Cities Area, a region home to numerous Fortune 500 public companies. The metropolitan area, a major transportation hub, is serviced by the Minneapolis/St. Paul International Airport and encircled by interstate highways running north/south and east/west. Overall occupancy for the Minneapolis Industrial Portfolio II is 92.2%. Certain details with respect to the properties comprising the Minneapolis Industrial Portfolio II are as follows:

Property Name	GLA	Year Built or Redeveloped	Key Tenant(s)
13100 - 12 th Avenue, Plymouth, MN	112,504	1977	Progressive Converting, Inc., Hamon Deltak, Inc.
1170 Eagan Industrial Road, Eagan, MN	96,372	1969	Talley, Inc., Green Touch Systems LLC
2401 Edgewood Avenue South, St. Louis Park, MN	79,070	2004	Lyndly F Opitz & Associates, Inc., Coolibar, Inc.
1930 Energy Park Drive, St Paul, MN	250,209	1991	Interline Brands, Inc., FedEx Ground Package Systems, Inc., Spicers Paper, Inc.
Humboldt, 2601-49th Avenue North, Minneapolis, MN	128,846	2006	Pinta Foamtec, Inc., G & K Services, Inc., Cinequipt, Inc., ThyssenKrupp Elevator Corp.
13310 Industrial Park Boulevard, Plymouth, MN	113,054	1969/1990	Leaf Industries, Inc., Sky Zone Harkkraft, Inc.
3025 Lunar Pointe, Eagan, MN	117,298	2001	Crane Worldwide Logistics, LLC, BT Property, LLC, J & B Importers
Mid City North, 1301 Industrial Boulevard, Minneapolis, MN	350,359	1970	United States Postal Service
Mid City South, 451 Industrial Boulevard East, Minneapolis, MN	167,796	1972	Trend Enterprises, Inc., Roots and Fruits Coop. Produce
Mid City South, 451 Industrial Boulevard West, Minneapolis, MN	169,686	1972	Viking Electric Supply, Inc.
2360 Pilot Knob, Mendota Heights, MN	404,552	1980	US Venture, Inc., Group O, Inc.

Pepco Building, 608-17th Avenue, Nisku, AB

Pepco Building is a single-storey industrial development constructed in 1977. The property is located in the Nisku Business Park which was established in 1973 to serve the province's oil and gas industry and is located next to Highway 2, a major artery serving the province of Alberta. Pepco Building is comprised mainly of industrial shop space, with a small office and a recently constructed sandblasting shop. It has 22,659 square feet of leasable area and is 100.0% occupied by Pepco Pipe Services.

Plymouth Corporate Campus, 1725 Xenium Lane North, Plymouth, MN

Plymouth Corporate Campus is an industrial showroom complex constructed in 1979 and renovated in 2004. The property is situated in Plymouth, within one of the strongest industrial markets in the Twin Cities Area, in close proximity to Interstate 494 and County Road 6. Plymouth Corporate Campus is comprised of 83,917 square feet of leasable area and is 100.0% occupied by four high-quality tenants, including Tile by Design and Dale Tile Company.

RER Industrial Portfolio, Twin Cities Area, MN

RER Industrial Portfolio is comprised of four single and multi-tenant industrial buildings constructed between 1999 and 2007. The buildings within the portfolio total 500,524 square feet of leasable area. The properties are located throughout the Twin Cities Area, a region home to numerous Fortune 500 public companies. The metropolitan area, a major transportation hub, is serviced by the Minneapolis/St. Paul International Airport and encircled by interstate highways running north/south and east/west. Overall occupancy for the RER Industrial Portfolio is 98.8%. Certain details with respect to the properties comprising the RER Industrial Portfolio are as follows:

Property Name	GLA	Year Built or Redeveloped	Key Tenant(s)
Highway 7 Corporate Center, 7003 Lake Street West, St. Louis Park, MN	78,831	2007	RJM Construction LLC, Marco, Inc., Quad/Graphics, Inc.
France Avenue Business Park I, 4837 Azelia Avenue North, Brooklyn Center, MN	203,105	1999	Wagner Spray Tech Corporation, Supply Technologies, LLC
France Avenue Business Park II, 4830 Azelia Avenue, Brooklyn Center, MN	109,588	2001	MTI Distributing, Inc., Automation, Inc.
France Avenue Business Park III, 3900 Lake Breeze Avenue North, Brooklyn Center, MN	109,000	2004	Caribou Coffee Company, Inc.

Sherwood Centre, 4103-84th Avenue NW, Edmonton, AB

Sherwood Centre is a multi-tenant modern office/warehouse development constructed in 1998. The property is well located on a large 6.97 acre landscaped site in Edmonton's Southside Sherwood Park industrial district. Sherwood Centre is comprised of 162,860 square feet of leasable area and is 100.0% occupied by two tenants.

Winnipeg Industrial Portfolio, Winnipeg, MB

Winnipeg Industrial Portfolio is comprised of 28 single and multi-tenant industrial buildings constructed between 1958 and 2008. The buildings within the portfolio total 1,559,676 square feet of leasable area. The properties are located primarily in the St. James industrial area in northwest Winnipeg, a well-established industrial area with a significant number of trucking and distribution operations due to proximity to the Winnipeg International Airport. The St. James industrial area is also close to a significant retail node, centered around the Polo Park Shopping Centre. Overall occupancy for the Winnipeg Industrial Portfolio is 85.0%. Certain details with respect to the properties comprising the Winnipeg Industrial Portfolio are as follows:

Property Name	GLA	Year Built or Redeveloped	Key Tenant(s)
100 Omands Creek Boulevard	50,400	1980	Cascades Recovery Inc.
1093 Sherwin Road	175,000	1964/1979	Reliance Products
120-144 Bannister Road	32,000	1974	Red River College
1420 Clarence Avenue	16,725	1987	Chura Sales Ltd., Maxxam Analytics Inc., Manitoba Home Builders
1431 Church Avenue	51,497	1972	National Energy Equipment Inc., Braden Burry Expediting Ltd
1475 King Edward Street	4,600	1961	Vacant
1499-1501 King Edward Street & 1000-1020 Powell Avenue	27,200	1962	Prime Fasteners, Rita's Custom Stoneworks
1595 Buffalo Place	73,396	1963/2000	Acklands-Grainger Inc.
1658-1680 Church Avenue	91,268	1975	Great West Life, West Heat Industries
1681-1703 Dublin Avenue	21,875	1973	J.L.Sales Ltd, McCuaig Solutions Corp, Betco Ltd.
1717 Dublin Avenue	30,405	1963	St. James Volkswagen, Linear Systems Inc.
1750 Inkster Boulevard ⁽¹⁾	196,254	1970/1975	Red River Packaging Products
1810 Dublin Avenue	21,840	1962/1994	Anchor Construction Industrial Products
1832 King Edward Street	73,819	1977/1979	IGT, Prairie Fireplaces, ToolTown Inc., Pittsburgh Glassworks, SureVoid Products
2061 & 2065 Logan Avenue	51,227	1979	Mitten Inc.
2110-2130 Notre Dame Avenue	82,283	1968/1974	Amphenol Technical Products, Tempeff North America
27-81 Plymouth Street ⁽¹⁾	91,196	1976/1997	Supremex Inc., Carlyle Printers, Service & Supplied Ltd.
500 Berry Street	8,084	1958	Ideal Sharpening
530-538 Berry Street	10,720	1967	Q. Data Inc., Stanley Security Solutions Canada
801 Century Street	64,208	2008	Manitoba Public Insurance
8-30 Plymouth Street ⁽¹⁾	36,999	1974	Laird Plastics Canada Inc., Marantz & Sons Ltd.
850 Empress Street	25,636	1971	City of Winnipeg
951-977 Powell Avenue & 1326 Border Street	54,352	1965/1968	Ducks Unlimited, Jet Equipment & Tools, Western Display
Poplar Industrial Park	70,655	1976-1979	MFI Food Canada, CSI Sporting Goods
Prudential Business Park 1	42,486	1978-1979	Vantage Services Ltd. (Direct Buy), Worldpac Canada Inc.
Prudential Business Park 2	39,617	1978-1979	Southern Chiefs, Labatt Breweries of Canada

Property Name	GLA	Year Built or Redeveloped	Key Tenant(s)
Prudential Business Park 3	48,131	1978-1979	Transportation Safety Board, Pitney Bowes of Canada Ltd, BDI Canada Inc.
West Logan Place	67,803	2002	Gerrard Ovalstrapping, William F. White

⁽¹⁾ Properties are in redevelopment.

Mortgages and Other Financing Secured by Properties

Substantially all of Artis' assets have been pledged as security under mortgages and other security agreements. Under the terms of the Declaration of Trust, the total indebtedness of Artis (excluding indebtedness related to the convertible debentures) is limited to 70% of gross book value ("GBV"). GBV is calculated as the consolidated net book value of the consolidated assets of Artis, adding back the amount of accumulated amortization of property and equipment as disclosed in the balance sheet and notes thereto. In connection with the U.S. restructuring, a subsidiary of Artis issued preferred shares. The REIT has included these in the calculation of GBV as a liability.

As at December 31, 2012, the ratio of mortgages, loans and bank indebtedness to GBV was 47.3%. The ratio of long-term indebtedness, plus the carrying value of convertible debentures and preferred share liabilities to GBV was 51.5%.

Artis has an internal policy of maintaining a total debt to GBV ratio of 70% or lower. The Trustees have approved a guideline stipulating that for purposes of compliance with this policy, preferred units would be added to the debt component of the calculation. At December 31, 2012, the ratio of total long-term debt, bank indebtedness and preferred units to GBV was 54.9%.

Mortgage Maturity Schedule

(in 000's)

Year Ending December 31	Debt Maturities	% of Total Principal	Scheduled Principal Repayments on Non-Matured Debt	Total Annual Principal Payments	Weighted Average Interest Rate on Balance Due at Maturity
2013	\$163,712	9%	\$50,406	\$214,118	4.68%
2014	221,046	12%	47,819	268,865	3.52%
2015	383,936	22%	41,043	424,979	4.13%
2016	246,979	14%	33,370	280,349	4.35%
2017	512,949	29%	22,020	534,969	4.26%
Thereafter	257,536	14%	96,142	353,678	4.44%
Total	\$1,786,158	100%	\$290,800	\$2,076,958	4.22%
Weighted-Average Term to Maturity in Years					4.39
Unhedged Variable Rate Debt					\$356,188

Convertible Debentures

(in 000's)

As at December 31, 2012, Artis had three series of convertible debentures outstanding as follows:

1. Series D Debentures in the aggregate principal amount of \$7,000. See "Description of Capital Structure – Debentures – Series D Debentures";
2. Series F Debentures in the aggregate principal amount of \$86,170. See "Description of Capital Structure – Debentures – Series F Debentures"; and

3. Series G Debentures in the aggregate principal amount of US\$88,000 (CAD\$87,551). See “Description of Capital Structure – Debentures – Series G Debentures.”

Credit Facility

(in 000's)

On September 6, 2012, Artis obtained the Credit Facility in the amount of \$80,000, which can be utilized for general corporate operating purposes, including the acquisition of commercial properties and the issuance of letters of credit. The Credit Facility matures on September 6, 2014. Amounts drawn on the Credit Facility will bear interest at prime plus 1.00% or at the bankers' acceptance rate plus 2.00%. The Credit Facility is secured by a first charge on certain investment properties with a carrying value of \$146,859 at December 31, 2012. At December 31, 2012, there is no balance drawn on the Credit Facility.

At-the-Market Distribution Program

Artis and Canaccord Genuity Corp. entered into an amended and restated equity distribution agreement dated effective September 19, 2012 (the “**Equity Distribution Agreement**”). Under the Equity Distribution Agreement, Canaccord Genuity Corp. agreed to act as exclusive agent for the issuance and sale, from time to time, until July 15, 2014, of up to 5,300,000 Units by way of “at-the-market distributions”. The timing of any sale of Units and the number of Units actually sold during such period are at the discretion of Artis. Sales of Units pursuant to the Equity Distribution Agreement are made in transactions that are deemed to be “at-the-market distributions”, including sales made directly on the TSX. The Units distributed pursuant to the Equity Distribution Agreement are distributed at market prices prevailing at the time of sale of such Units and, as a result, prices vary between purchasers and during the period of distribution.

The distribution of Units pursuant to the Equity Distribution Agreement is qualified by a prospectus supplement dated December 28, 2012 to Artis' short form base shelf prospectus dated June 15, 2012 which has been filed with all securities regulatory authorities in Canada. As part of the at-the-market distribution program, Artis sought and received certain exemptive relief from the prospectus delivery requirements and from the requirements to include certain disclosure in the prospectus relating to the at-the-market distribution program of Artis.

RECENT DEVELOPMENTS

The following is a summary of certain recent developments involving Artis since December 31, 2012.

2013 Acquisitions

Acquisition of 1110 Pettigrew Avenue, Regina, SK

On January 15, 2013, Artis acquired 1110 Pettigrew Avenue, an 118,800 square foot single-tenant industrial property located in Regina, Saskatchewan. 1110 Pettigrew Avenue was constructed in 1984, and is currently 100.0% leased to Kohl & Frisch Limited until 2017. The purchase price of \$12.2 million, representing a going-in capitalization rate of 6.8%, was paid with cash on hand.

Acquisition of Century Crossing III, Spruce Grove, AB

On February 11, 2013, Artis closed the first part of the acquisition of Century Crossing III, an 90,736 square foot newly developed retail centre located in Spruce Grove, Alberta, which is approximately 11 kilometres from the Edmonton City limits. Century Crossing III is 100% leased, over 90% of which is leased to high-quality national tenants including SportChek, Winners, Michaels and PetSmart, on long-term leases with periodic escalations, expiring in 2022 or later. The total purchase price of \$26.4 million represents a going-in capitalization rate of 6.1%. The first closing of \$16.7 million was financed with cash on hand.

The second part of the closing for \$9.7 million will be financed with cash and is anticipated to occur on or about July 1, 2013.

Acquisition of 495 Richmond Road, Ottawa, ON

On March 15, 2013, Artis acquired 495 Richmond Road, a 105,359 square foot office building located in Ottawa, Ontario. This property is situated in Westboro and provides quick and convenient access to public transit and highway 417. 495 Richmond Road is 100% leased with weighted average term to maturity of over 11 years, and offers 200 underground parking stalls and 45 outdoor stalls for a parking ration of 2.3 stalls per 1,000 square feet. The purchase price of \$38.1 million, representing a going-in capitalization rate of 6.6%, was financed with cash and \$23.3 million of new 10-year mortgage financing at a fixed rate of 4.02% per annum.

Proposed Acquisition of 220 Portage Avenue, Winnipeg, MB

Artis has entered into an unconditional agreement to acquire 220 Portage Avenue, a 170,158 square foot office building located in Winnipeg, Manitoba. This property is 97.2% occupied and is conveniently situated at one of the city's most popular intersections, Portage Avenue and Main Street, providing direct access to the underground shops, restaurants and parkade at Winnipeg Square. The purchase price of \$41.0 million, representing a going-in capitalization rate of 6.6%, will be financed with a combination of cash consideration and new mortgage financing. The closing is anticipated to occur on April 30, 2013.

Proposed Acquisition of PTI Building, Acheson, AB

Artis has entered into an unconditional agreement to acquire PTI Building, a new 71,654 square foot industrial property being constructed in Acheson, Alberta. PTI Building is 100% leased until 2028, with periodic escalations, to Oil States International Inc. (NYSE:OIS), an international provider of products and services to the oil and gas industry. Acheson is a well-established industrial node approximately ten kilometres east of Edmonton. The purchase price of \$20.9 million, representing a going-in capitalization rate of 7.0%, is expected to be financed with cash, and from the proceeds of new mortgage financing to be arranged. Closing is anticipated to occur in May, 2013.

Proposed Acquisition of Remaining 50% Interest in Cara Foods Building, Vaughan, ON

Artis has entered into an unconditional agreement to acquire the remaining 50% interest in Cara Foods Building, a 100,398 square foot, LEED Silver, two-storey office building located in Vaughan, Ontario. Artis acquired the initial 50% interest in the property in 2011. Cara Operations Ltd. occupies 100% of the building, pursuant to a long-term lease expiring in 2028. The purchase price for the additional 50% interest is \$21.0 million, which represents a going-in capitalization rate of 6.0%, will be financed with cash. The closing is anticipated to occur in June, 2013.

Debt Refinancing Activities and Repayments

Since December 31, 2012, Artis repaid four maturing mortgages on retail properties in the amount of \$31.3 million, received new financing proceeds of \$25.0 million, and drew \$20.0 million on the Credit Facility.

Public Offering of Series E Units

On March 21, 2013, Artis issued and sold 4,000,000 Series E Units at a price of \$25.00 per unit for gross proceeds of \$100.0 million pursuant to a public offering made through a syndicate of underwriters co-led by RBC Dominion Securities Inc. and CIBC World Markets Inc. In connection with the closing of the public offering of Series E Units, the Trustees adopted the certificates of preferred unit terms relating to the Series E Units and the Series F Units, effective March 21, 2013.

RISK FACTORS

There are certain risks inherent in the activities of Artis and an investment in the securities of Artis, including risks relating to real property ownership, current economic conditions, debt financing risk, interest rate fluctuations, foreign currency risk, tenant risk, risks relating to the SIFT Rules, other tax related risk factors, illiquidity risk, competition, reliance on key personnel, future property acquisitions, general uninsured losses, environmental

matters, land and air rights leases, public market risk, market price of the Units, changes in legislation and investment eligibility, availability of cash flow, fluctuations in cash distributions, the nature of the Trust Units, legal rights attaching to the Units and Trust Units, risks related to Preferred Units, risks related to Debentures, additional risks relating to the Series F Debentures and the Series G Debentures, dilution, Unitholder liability, no redemption rights, failure to obtain additional financing, potential conflicts of interest, changes in legislation and risks related to Trustees. Certain risks are described below.

Real Property Ownership

All real property investments are subject to elements of risk. General economic conditions, local real estate markets, supply and demand for leased premises, competition from other available premises and various other factors affect such investments. The value of real property and any improvements thereto may also depend on the credit and financial stability of the tenants and upon vacancy rates of Artis' portfolio of income-producing properties. Artis' financial performance would be adversely affected if a significant number of tenants were to become unable to meet their obligations under their leases. Upon the expiry of any lease, there can be no assurance that the lease will be renewed on favourable terms to Artis or at all and no guarantee that the tenant can be replaced. The terms of any subsequent leases may be less favourable to Artis than the existing leases. In the event of default by a tenant, delays or limitations in enforcing rights as lessor may be experienced and substantial costs may be incurred by Artis. Furthermore, at any time, a tenant of any of Artis' property or properties may seek the protection of bankruptcy, insolvency or similar laws that could result in the rejection and termination of such tenant's lease and thereby adversely affect the financial performance of Artis.

The REIT's properties are concentrated in five Canadian provinces and four U.S. states. As a result, Artis' properties are impacted by factors specifically affecting their respective real estate markets. These factors may differ from those affecting the real estate markets in other regions of Canada and the U.S.

Certain expenditures, including property taxes, maintenance costs, mortgage payments, insurance costs and related charges must be made throughout the period of ownership of real property regardless of whether the real property is producing any income. If Artis is unable to make mortgage payments on any property, losses could be sustained as a result of the mortgagee's exercise of its right of foreclosure and sale.

Current Economic Conditions

Canadian real estate investment trusts are subject to risks related to real estate in the markets where properties are owned, as well as the Canadian credit, capital and financial markets. Sensitivity to global economic conditions, and their impact in Canada, may negatively affect Artis, its properties and/or its tenants. Artis is subject to the risks commonly associated with recessionary economic conditions, including debt financing risk, tenant risk and illiquidity risk which are described in more detail herein.

Debt Financing Risk

Artis will be subject to the risks associated with debt financing. There can be no assurance that Artis will be able to refinance its existing indebtedness on terms that are as or more favourable to Artis as the terms of existing indebtedness, or at all. The inability to replace financing of debt on maturity would have an adverse impact on the financial condition and results of Artis.

In the event that Artis were in default on its obligations to pay the principal or interest on the Debentures, Artis would be prohibited from making cash distributions to Unitholders.

Interest Rate Fluctuations

Artis will be subject to interest rate risk associated with its Credit Facility, mortgages and Debentures, due to the expected requirement to refinance such debts in the year of maturity. Artis is also subject to interest rate risk on its unhedged variable rate debt. In the event that interest rates increase, Unitholders will be adversely affected.

Foreign Currency Risk

The REIT owns properties located in the United States, and therefore, the REIT is subject to foreign currency fluctuations that may impact its financial position and results.

Tenant Risk

The financial condition and operating results of Artis would be adversely affected if a significant number of tenants were to become unable to meet their obligations under their leases or did not agree to renew their leases on favourable terms to Artis. Upon the expiry of any tenant lease, there can be no assurance that the lease will be renewed or the tenant replaced. The terms of any subsequent tenant lease may be less favourable to Artis than the existing tenant lease. In the event of default by a tenant, delays or limitations in enforcing rights as lessor may be experienced and substantial costs may be incurred by Artis. Furthermore, at any time, a tenant of any of Artis' properties may seek the protection of bankruptcy, insolvency or similar laws that could result in the rejection and termination of such tenant's lease and thereby negatively affect the financial condition and operating results of Artis. The value of investment properties and the stability of cash flows derived from those properties is dependent upon the level of occupancy and lease rates in those properties. The ability to rent vacant space can be affected by many factors. Costs may be incurred in making improvements or repairs to property required by a new tenant. Increased vacancy in Artis' properties would likely have an adverse effect on the financial condition and operating results of Artis.

SIFT Rules

The Tax Act contains the SIFT Rules, which are applicable to SIFTS and investors in SIFTS. If Artis were to become subject to the SIFT Rules, Artis would generally be taxed in a manner similar to corporations on income from business carried on in Canada by Artis and on income (other than taxable dividends) or capital gains from "non-portfolio properties" (as defined in the Tax Act), at a combined federal/provincial tax rate similar to that of a corporation. Allocations or distributions of income and capital gains that are subject to the SIFT Rules will be taxed as a dividend from a taxable Canadian corporation in the hands of the beneficiaries of Artis. Under the SIFT Rules, such dividends will be "eligible dividends" (as defined in the Tax Act) and a Canadian resident individual should therefore benefit from an enhanced gross-up and dividend tax credit available under the Tax Act. In general, distributions paid as returns of capital will not be subject to the SIFT Rules, but serve to reduce the adjusted cost base of a Unitholder's Units.

Artis will not be considered to be a SIFT trust in respect of a particular taxation year and, accordingly, will not be subject to the SIFT Rules in that year, if it satisfies the REIT Exception. The REIT Exception to the SIFT Rules is comprised of a number of technical tests and the determination as to whether Artis qualifies for the REIT Exception in any particular taxation year can only be made with certainty at the end of that taxation year. On October 24, 2012, the Department of Finance (Canada) introduced proposed amendments to the REIT Exception, proposed to be effective as of January 1, 2011. Management of Artis believes that Artis has met the requirements of the REIT Exception in each taxation year since 2009, will be able to meet the requirements of the REIT Exception throughout 2013, and intends for Artis to qualify for the REIT Exception at all future times. However, there can be no assurance that Artis met the requirements of the REIT Exception in any such year or that it will be able to qualify for the REIT Exception throughout 2013 or in future years such that Artis and the Unitholders will not be subject to the tax imposed by the SIFT Rules.

If Artis is subject to the SIFT Rules, the SIFT Rules may, depending on the nature of distributions from Artis, including what portion of its distributions are income and what portion are returns of capital, have a material adverse effect on the after-tax returns of certain Unitholders. In each year from inception to and including 2012, a significant portion of Artis' distributions have been characterized as returns of capital, however there can be no assurance that this will continue to be the case and management has not yet determined the portion of distributions that will be characterized as returns of capital in 2013.

The likely effect of the SIFT Rules on the market for Units, and on Artis' ability to finance future acquisitions through the issuance of Units or other securities, is unclear. In the event that the SIFT Rules apply to Artis, they may adversely affect the marketability of the Units or Preferred Units, the amount of cash available for distributions and, among other

things, there can be no assurance that Artis will be able to maintain the current portion of distributions that is treated as a non-taxable return of capital.

There can be no assurance that further review of the tax treatment of flow-through entities will not be undertaken or that Canadian federal income tax laws respecting flow-through entities will not be further changed in a manner which adversely affects Artis and its Unitholders or Preferred Unitholders.

Other Tax Related Risk Factors

The Tax Act contains restrictions relating to the activities and the investments permitted by a mutual fund trust. Currently, a trust will not be considered to be a mutual fund trust if it is established or maintained primarily for the benefit of Non-Residents unless restrictions in respect of its assets are followed. There are restrictions on the ownership of Units by Non-Residents which are contained in the Declaration of Trust. The Tax Act also contains restrictions on investments and income which must be complied with by closed-end trusts. In order to qualify as a "closed-end" mutual fund trust, Artis must restrict its activities to the making of passive investments (such as the ownership of Canadian real property that is capital property) and must satisfy all of the following conditions:

- (a) at all times, at least 80% of Artis' assets must consist of shares (or rights to acquire shares), cash, bonds, debentures, mortgages, notes or other similar obligations, marketable securities or Canadian real estate;
- (b) not less than 95% of its income (computed without regard to any distributions) for each taxation year must be derived from, or from the disposition of, investments described in (a);
- (c) not more than 10% of Artis' assets at any time may consist of shares, bonds or securities of any one corporation or debtor; and
- (d) all units of Artis must be listed on a designated stock exchange in Canada.

As at the date of this annual information form, management of Artis intends to ensure that Artis satisfies the conditions to qualify as a closed-end mutual fund trust by complying with the restrictions in the Tax Act as they are interpreted and applied by the CRA. No assurance can be given that Artis will be able to comply with these restrictions at all times. If Artis were not to qualify as a mutual fund trust, the consequences could be material and adverse. There can be no assurance that the Canadian federal income tax laws respecting mutual fund trusts, or the ways in which these rules are interpreted and applied by the CRA, may not be changed in a manner which adversely affect Artis and/or its security holders.

It is anticipated that all expenses to be claimed by Artis and its subsidiaries will be reasonable and deductible, that the cost amount and capital cost allowance claims of entities directly and indirectly owned by Artis will have been correctly determined and that the allocation of the Partnership's income for purposes of the Tax Act among its partners is reasonable. There can be no assurance that the Tax Act, or the interpretation of the Tax Act, will not change, or that the Canada Revenue Agency will agree. If the Canada Revenue Agency successfully challenges the deductibility of such expenses or the allocation of such income, the taxable income of Artis and the Unitholders, will increase or change.

Certain properties may be acquired by the Partnership on a tax-deferred basis, whereby the tax cost of these properties is less than their fair market value. Accordingly, if one or more of such properties are disposed of, the gain recognized by the Partnership will be in excess of that which it would have realized if it had acquired the properties at their fair market values.

The REIT operates in the United States through a U.S. REIT (Artis US Holdings, Inc.) which is primarily capitalized by the REIT by way of equity, debt in the form of notes owed to the REIT and preferred shares. The notes have been recorded as a liability for U.S. federal income tax purposes. If the Internal Revenue Service ("IRS") or a court were to determine that the notes should be treated as equity rather than debt for tax purposes, the interest on the notes would become taxable as a dividend, and therefore would not be deductible for U.S. federal income tax purposes. In addition, if the IRS were to determine that the interest rate on the notes did not represent an arm's

length rate, any excess amount over arm's length would not be deductible and would be taxed as a dividend payment instead of an interest payment. This would increase the U.S. federal income tax liability of the REIT. In addition, the REIT could be subject to penalties. The increase in the tax liability could adversely affect Artis US Holdings Inc.'s ability to make payments on the notes or the REIT's ability to make distribution on its units.

Illiquidity Risk

Real property investments tend to be relatively illiquid, with the degree of liquidity generally fluctuating in relation to demand for and the perceived desirability of such investments. Such illiquidity may tend to limit Artis' ability to vary its portfolio promptly in response to changing economic or investment conditions. If Artis were required to liquidate its real property investments, the proceeds to Artis may be significantly less than the aggregate carrying value of its properties.

Competition

The real estate business is very competitive. Numerous other developers, managers and owners of office, industrial and retail properties compete with Artis in seeking properties. The existence of competing developers and owners could have an adverse effect on Artis' ability to acquire properties and on the rents charged or concessions granted. There can be no guarantee that additional properties will be available to Artis at reasonable prices or at all.

Reliance on Key Personnel

The success of Artis is highly dependent on the services of Armin Martens, Chief Executive Officer and James Green, Chief Financial Officer. The loss of the services of any of these individuals may have an adverse effect on Artis.

Future Property Acquisitions

Artis' success depends in large part on identifying suitable acquisition opportunities, pursuing such opportunities, consummating acquisitions and effectively operating the properties it acquires. If Artis is unable to manage its growth effectively, its business, operating results and financial condition could be adversely affected.

General Uninsured Losses

Artis carries comprehensive general liability, fire, flood, extended coverage and rental loss insurance with policy specifications, limits and deductibles customarily carried for similar properties. There are, however, certain types of risks, generally of a catastrophic nature, such as wars or environmental contamination, which are either uninsurable or not insurable on an economically viable basis. Should an uninsured or under-insured loss occur, Artis could lose its investment in, and anticipated profits and cash flows from, one or more of its properties, but Artis would continue to be obliged to repay any recourse mortgage indebtedness on such properties.

Environmental Matters

As an owner of real property, Artis will be subject to various federal, provincial and municipal laws relating to environmental matters. Such laws provide that Artis could be liable for the costs of removal of certain hazardous substances and remediation of certain hazardous locations. The failure to remove or remediate such substances or locations, if any, could adversely affect Artis' ability to sell such real estate or to borrow using such real estate as collateral and could potentially also result in claims against Artis.

Land and Air Rights Leases

To the extent that the properties in which Artis has or will have an interest are located on leased land, the land leases may be subject to periodic rate resets which may fluctuate and may result in significant rental rate adjustments. As at December 31, 2012, Artis holds a leasehold interest in four portfolio properties and an air rights lease at one property.

Public Market Risk

The price for the Units or other listed securities of Artis could be subject to wide fluctuations in response to variations in operating results, the gain or loss of significant properties, market conditions in the industry, as well as general economic conditions or other risk factors set out herein. It is not possible to predict the price at which Units or other listed securities will trade and there can be no assurance that an active trading market for the Units or other listed securities will be sustained. In the event that the TSX determines that there is not a sufficient market for a listed security, such security may be delisted. The Units and other listed securities will not necessarily trade at values determined solely by reference to the value of the property or properties of Artis. Accordingly, the Units may trade at a premium or at a discount to values implied by the value of the properties of Artis. The market price for the Units or other listed securities may be affected by factors beyond the control of Artis.

Market Price of Units

One of the factors that may influence the market price of the Units and other listed securities of Artis is the annual yield thereon. Accordingly, an increase in market interest rates may lead holders of Artis' securities to expect a higher annual yield, which could adversely affect the market price of such securities. In addition, the market price for Artis' listed securities may be affected by changes in general market conditions, fluctuations in the market for equity or debt securities, short-term supply and demand factors for real estate investment trusts and numerous other factors beyond the control of Artis.

Changes in Legislation and Investment Eligibility

There can be no assurance that income tax laws and the treatment of mutual fund trusts will not be changed in a manner which adversely affects Artis and its security holders. Artis will attempt to ensure that the Units, the Preferred Units and the Debentures continue to be qualified investments for Registered Plans. Units and Preferred Units will cease to be qualified investments for Registered Plans if Artis is no longer qualified as a mutual fund trust and the Units or Preferred Units, as the case may be, cease to be listed on a designated stock exchange. The Debentures will cease to be qualified investments for Registered Plan if: (i) the Debentures are not or cease to be listed on a designated stock exchange; and (ii) Artis is no longer qualified as a mutual fund trust and the Units cease to be listed on a designated stock exchange in Canada. Adverse tax consequences may apply to a Registered Plan, or an annuitant thereunder, if the Registered Plan acquires or holds property that is not a qualified investment for the Registered Plan.

Notwithstanding the foregoing, if the Units, the Preferred Units or the Debentures are a "prohibited investment" for a tax-free savings account ("TFSA"), registered retirement savings plan ("RRSP") or registered retirement income fund ("RRIF"), the holder of the TFSA or the annuitant of the RRSP or RRIF, as the case may be, will be subject to a penalty tax as set out in the Tax Act. Units, Preferred Units and Debentures will generally be a "prohibited investment" for a TFSA, RRSP or RRIF if the holder of the TFSA or the annuitant of the RRSP or RRIF, as the case may be, does not deal at arm's length with Artis for purposes of the Tax Act or has a "significant interest" (within the meaning of the Tax Act) in Artis or in any person or partnership with which Artis does not deal at arm's length for purposes of the Tax Act. On December 12, 2012, the Department of Finance released for public comment draft legislative proposals amending the prohibited investment rules contained in the Tax Act. Holders of a TFSA and annuitants of an RRSP or RRIF should consult their own tax advisors as to whether the Units, the Preferred Units or the Debentures are, or will be, a "prohibited investment" in their particular circumstances.

Availability of Cash Flow

Depending on its financial performance, cash may not be available to Artis for distribution to security holders from time to time because of items such as principal repayments, tenant allowances, leasing commissions and capital expenditures. Artis may be required to use part of its debt capacity or reduce distributions to security holders in order to accommodate such items.

Fluctuations in Cash Distributions

Although as at December 31, 2012 and the date hereof, Artis' distribution policy with respect to Units provides for monthly cash distributions to Unitholders equal to \$1.08 per Unit on an annualized basis (\$0.09 per Unit per month), the actual amount of cash distributed in respect of Units will depend on numerous factors, including the amount of principal repayments, tenant allowances, leasing commissions, capital expenditures and other factors that may be beyond the control of Artis. Artis may modify or suspend distributions at any time.

Nature of Trust Units

A return on an investment in Trust Units is not comparable to the return on an investment in a fixed income security. The recovery of an investment in Trust Units is at risk, and any anticipated return on an investment in Trust Units is based on many performance assumptions. Although Artis intends to make distributions of a significant percentage of its available cash to Trust Unitholders, such cash distributions are not assured and may be reduced, suspended or discontinued. The ability of Artis to make cash distributions and the actual amount of cash distributed will be dependent upon, among other things, the financial performance of the properties in its portfolio, its debt covenants and obligations, its working capital requirements and its future capital requirements. In addition, the market value of the Trust Units may decline for a variety of reasons, including if Artis is unable to meet its cash distribution targets in the future, and such decline may be significant. It is important for a person making an investment in Trust Units to consider the particular risk factors that may affect both Artis and the real estate industry in which Artis operates and which may therefore affect the stability of the cash distributions on Trust Units. The after-tax return from an investment in Trust Units to a Unitholder or Preferred Unitholder that is subject to Canadian income tax can be made up of both a "return on" and a "return of" capital. That composition may change over time, thus affecting a the after-tax return of the Unitholder or Preferred Unitholder. Returns on capital are generally taxed as ordinary income, capital gains or as dividends in the hands of a Unitholder or Preferred Unitholder. Returns of capital are generally tax-deferred and reduce the cost base in the Unit or Preferred Unit, as the case may be, for tax purposes. Although as at the date hereof it is expected that Artis has and will continue to qualify for the REIT Exception, the SIFT Rules will apply to Artis in each year in which Artis does not qualify for the REIT Exception throughout the year. The SIFT Rules would require certain amounts to be subject to tax in Artis and also in the hands of holders of Trust Units as eligible dividends, resulting in tax treatment similar to corporations and their shareholders. See "Risk Factors – SIFT Rules".

Legal Rights Attaching to Units and Trust Units

Securities such as the Units share certain, although not all, attributes common to shares of a corporation. Unitholders will not have all of the statutory rights normally associated with the ownership of shares in a corporation including, for example, the right to bring "oppression" or "derivative" actions against Artis. The Trust Units are not "deposits" within the meaning of the *Canada Deposit Insurance Corporation Act* (Canada) and are not insured under the provisions of that Act or any other legislation. Furthermore, Artis is not a trust company and, accordingly, is not registered under any trust and loan company legislation as it does not carry on the business of a trust company.

Risks Related to Preferred Units

Prevailing yields on securities similar to the Preferred Units will affect the market value of the Preferred Units. Assuming all other factors remain unchanged, the market value of the Preferred Units would be expected to decline as prevailing yields for similar securities rise and would be expected to increase as prevailing yields for similar securities decline. Spreads over the comparable benchmark rates of interests for similar securities will also affect the market value of the Preferred Units in an analogous manner.

None of the Preferred Units have a fixed maturity date and are not redeemable at the option of the holder thereof. The ability of a holder to liquidate its holdings of such Preferred Units may be limited. There can be no assurance that an active trading market will develop and be sustained for a particular series of Preferred Units.

As at the date of this annual information circular, the Series A Units, the Series C Units and the Series E Units were assigned a rating of Pfd (low) by DBRS Limited. There can be no assurance that any rating assigned by a credit rating agency will remain in effect for any given period of time or that any rating will not be lowered or withdrawn entirely by the credit rating agency. A lowering or withdrawal of such rating may have an adverse effect on the market value of such Preferred Units. None of the Series B Units, the Series D Units or the Series F Units are rated by any recognized rating agency. There can be no assurances that this will not affect the value of such Preferred Units.

Artis may choose to redeem a particular series of Preferred Units from time to time, in accordance with the terms thereof, including when prevailing interest rates are lower than the yield borne by the particular series of Preferred Units. If prevailing rates are lower at the time of redemption, a purchaser would not be able to reinvest the redemption proceeds in a comparable security at an effective yield as high as the yield on the particular series of Preferred Units being redeemed. Artis' redemption right also may adversely impact a purchaser's ability to sell the particular series of Preferred Units as the optional redemption date or period approaches.

The distribution rate in respect of the Series A Units, the Series C Units and the Series E Units will be reset on prescribed dates and every five years thereafter. The distribution rate in respect of the Series B Units, the Series D Units and the Series F Units will reset quarterly. In each case, the new distribution rate is unlikely to be the same as, and may be lower than, the distribution rate for the applicable preceding distribution period.

Investments in the Series B Units, the Series D Units and the Series F Units, given their floating interest rate component, entail risks not associated with investments in the Series A Units, the Series C Units and the Series E Units. The resetting of the applicable rate on a Series B Unit, Series D Unit or Series F Unit may result in a lower yield compared to fixed rate for the Series A Units, the Series C Units or Series E Units. The applicable rate on a Series B Unit, Series D Unit or Series F Unit will fluctuate in accordance with fluctuations in the benchmark interest rate on which the applicable rate is based, which in turn may fluctuate and be affected by a number of interrelated factors, including economic, financial and political events over which Artis has no control.

An investment in Series A Units may become an investment in Series B Units (and vice versa), an investment in Series C Units may become an investment in Series D Units (and vice versa), and an investment in Series E Units may become an investment in Series F Units (and vice versa), in each case without the consent of the holder thereof in the event of an automatic reclassification in the circumstances described in the certificate of preferred unit terms related to the particular series of Preferred Units. Upon the automatic reclassification of the Series A Units as Series B Units, the reclassification of Series C Units into Series D Units, or the reclassification of the Series E Units into Series F Units, as the case may be, the distribution rate on the Series B Units, the Series D Units or the Series F Units, as the case may be, will be a floating rate that is adjusted quarterly by reference to the benchmark interest rate which may vary from time to time while, upon the automatic reclassification of the Series B Units as Series A Units, the automatic reclassification of the Series D Units as Series C Units or the automatic reclassification of Series F Units as Series E Units, the distribution rate on the Series A Units, the Series C Units or the Series E Units, as the case may be, will be, for each five-year period, a fixed rate that is determined by reference to the applicable benchmark interest rate on the 30th day prior to the first day of each such five-year period. In addition, holders may be prevented from reclassifying their Series A Units as Series B Units, and vice versa, or reclassifying their Series C Units as Series D Units, and vice versa, or reclassifying their Series E Units as Series F Units, in certain circumstances, as more particularly set forth in the certificate of preferred unit terms relating to the particular series of Preferred Units.

The Canadian federal income tax considerations that may arise in connection with the acquisition, holding, disposition or reclassification of Preferred Units are, in some respects, materially different from the acquisition, holding, disposition or exchange of preferred shares of a corporation. In particular, the CRA has expressed the preliminary view that the reclassification of a Preferred Unit of one series into a Preferred Unit of another series will likely result in a taxable disposition at that time. A disposition or deemed disposition of any of the Preferred Units will likely give rise to a capital gain (or a capital loss) equal to the amount by which the proceeds of disposition, net of any reasonable costs of disposition, exceed (or are exceeded by) the adjusted cost base of the particular series of Preferred Units, as the case may be, to the holder of such Preferred Units. The adjusted cost base of any of the

Preferred Units to the holder of Preferred Units will be reduced by any amount, if any, in excess of the income tax for tax purposes of Artis that is paid or payable to the holder thereof on such Preferred Unit.

Risks Related to Debentures

The likelihood that a holder of Debentures will receive payments owing to them under the terms of the Debentures will depend on the financial condition of Artis. The Trust Indentures contain limited covenant protection.

The Debentures are unsecured obligations of Artis and are subordinate in right of payment to existing and future mortgage indebtedness and other Senior Indebtedness of Artis and its Subsidiaries. If Artis becomes bankrupt or liquidates its assets, the assets of Artis will be available to pay its obligations with respect to the Debentures only after it has paid all of its Senior Indebtedness in full. There can be no assurance that there will be sufficient assets of Artis to pay amounts due on any or all of the Debentures.

The Trust Indentures do not prohibit or limit the ability of Artis or its Subsidiaries to incur additional debt or liabilities or to make distributions, except in respect of cash distributions where Artis is in default of its payment obligations under the Debentures.

There can be no assurance that Artis will be able to refinance its Debentures on maturity or that the terms of any such refinancing will be as favourable as the terms of its existing indebtedness, including the terms of its existing Debentures. If Artis cannot refinance the Debentures on maturity, there can be no assurance that it will be able to generate sufficient cash flow from operations, or generate sufficient capital through other means such as equity financings or asset sales, to meet required principal payments on its outstanding Debentures.

Additional Risks Relating to the Series F Debentures and the Series G Debentures

The effect of certain transactions on the Series F Debentures or the Series G Debentures could substantially lessen or eliminate the value of the conversion privilege attaching thereto. In the event that a change of control of Artis occurs, holders of the Series F Debentures or the Series G Debentures, as the case may be, will have the right to require Artis to redeem the Series F Debentures or the Series G Debentures, as the case may be, in an amount equal to 101% of the principal amount of the Series F Debentures or the Series G Debentures, as the case may be, plus accrued and unpaid interest until the date of redemption. In the event that persons holding 90% or more of the Series F Debentures or the Series G Debentures, as the case maybe, may exercise their right to require Artis to redeem the Series F Debentures or the Series G Debentures, as the case may be. Artis may acquire the remaining the Series F Debentures or the Series G Debentures, as the case may be, on the same terms. In such an event, the conversion privilege associated with the Series F Debentures or the Series G Debentures, as the case may be, would be eliminated.

The Series F Debentures may also be redeemed, at the option of Artis, at any time and from time to time on or after March 31, 2014, subject to certain conditions, and prior to March 31, 2016, at a price equal to the principal amount thereof plus accrued and unpaid interest. Holders of Series F Debentures should assume that this redemption option will be exercised if Artis is able to refinance at a lower interest rate or if it is otherwise in the interest of Artis to redeem the Series F Debentures.

The Series G Debentures may also be redeemed, at the option of Artis, at any time and from time to time on or after June 30, 2014, up to subject to certain conditions, and prior to June 30, 2016, at a price equal to the principal amount thereof plus accrued and unpaid interest. Holders of Series G Debentures should assume that this redemption option will be exercised if Artis is able to refinance at a lower interest rate or if it is otherwise in the interest of Artis to redeem the Series G Debentures.

Artis may be required to purchase all outstanding Series F Debentures and Series G Debentures upon the occurrence of a change of control of Artis. However, it is possible that following a change of control, Artis will not have sufficient funds at that time to make any required purchase of outstanding Series F Debentures and Series G Debentures or that restrictions contained in other indebtedness will restrict those purchases.

Dilution

Artis is authorized to issue an unlimited number of Units. Any additional issuance of Units will have a dilutive effect on existing Unitholders.

Unitholder Liability

On June 16, 2005, *The Investment Trust Unitholders' Protection Act* (Manitoba) came into force. This legislation creates a statutory limitation on the liability of beneficiaries of Manitoba income trusts such as Artis. The legislation provides that a beneficiary of a Manitoba income trust will not be liable for any act, default, obligation, or liability of the Manitoba income trust. Further, the Declaration of Trust provides that no Unitholder or Preferred Unitholder, or annuitant under a plan of which a Unitholder or Preferred Unitholder acts as trustee or carrier (an “annuitant”) will be held to have any personal liability as such, and that no resort shall be had to the private property of any Unitholder or Preferred Unitholder or annuitant for satisfaction of any obligation or claim arising out of or in connection with any contract or obligation of Artis or its Trustees.

Notwithstanding the Declaration of Trust, Unitholders and Preferred Unitholders may not be protected from liabilities of Artis to the same extent as a shareholder of a corporation is protected from the liabilities of the corporation. There is the possibility that personal liability may also arise in respect of claims against Artis (to the extent that such claims are not satisfied by Artis) that do not arise out of contract, including claims in tort, claims for taxes and possibly certain other statutory liabilities.

No Redemption Right

There is no right of Unitholders or Preferred Unitholders to redeem Units or Preferred Units, as the case may be.

Failure to Obtain Additional Financing

Artis will likely require additional financing in order to grow and expand its operations. It is possible that such financing will not be available or, if it is available, will not be available on favourable terms. In addition, upon the expiry of the term of financing or refinancing of any particular property owned by Artis, refinancing may not be available in amounts required or may be available only on terms less favourable to Artis than existing financing. Future financing may take many forms, including debt or equity financing, which could alter the debt-to-equity ratio or which could be dilutive to Unitholders.

Potential Conflicts of Interest

There are potential conflicts of interest to which the Trustees and the directors and officers of Artis are, and will continue to be, subject to in connection with the current operations and the future ongoing operations of Artis.

Each of Armin Martens, President and Chief Executive Officer of Artis, and Cornelius Martens, a Trustee, is a director and senior officer of companies in the Marwest group of companies which provide certain property management, property development and construction services to Artis.

The Declaration of Trust does not restrict the Trustees or officers of Artis from being engaged (directly or indirectly) in real estate and business transactions in which their individual interests actually, or are perceived to, conflict with the interests of Artis. There can be no guarantee that the Trustees and officers of Artis, in acting in a capacity other than as a Trustee or officer of Artis, will act in the best interests of Artis in connection with such other real estate activities.

Furthermore, where there are conflicts of interests involving the entering into of contracts by Artis in which a Trustee or officer has a direct or indirect interest, such conflicts of interest will be resolved by procedures and remedies similar to those provided under the *Canada Business Corporations Act*.

Changes in Legislation

There can be no assurance that laws will not be changed in a manner that will adversely affect Artis.

Trustees

The Trustees do not and will not devote their full time and attention to the affairs of Artis.

SUMMARY OF EQUITY INTERESTS AND THE DECLARATION OF TRUST

The following is a brief summary of certain provisions of the Declaration of Trust as at the date of this Annual Information Form. The summary below is not complete and, for full particulars, reference should be made to the Declaration of Trust.

Units and Preferred Units

The beneficial interests in Artis shall be divided into and represented by units of two classes, described and designated as “Units” and “Preferred Units”, which shall be entitled to the rights and subject to the limitations, restrictions and conditions set out in the Declaration of Trust, and the interest of each Unitholder and Preferred Unitholder shall be determined by the number of Units and/or Preferred Units registered in the name of the Unitholder and/or Preferred Unitholder, respectively.

Rights Attaching to Units

The Trust may issue an unlimited number of Units. Each Unit represents an equal undivided interest in Artis and shall carry the same rights and restrictions as follows:

- (a) the right to one vote at meeting of Unitholders;
- (b) the right to participate in *pro rata* in any distributions by Artis, subject to the rights of Preferred Unitholders, in accordance with the Declaration of Trust;
- (c) the right to participate in distributions of the net assets of Artis upon the termination or winding-up of Artis, subject to the rights of Preferred Unitholders, in accordance with the Declaration of Trust.

All Units shall rank among themselves equally and rateably without discrimination, preference or priority.

No Unit shall be issued other than as fully paid and non-assessable.

Rights Attaching to Preferred Units

Artis may issue an unlimited number of Preferred Units. The Preferred Units may be issued in one or more series and the terms of the particular Preferred Units shall be set out in a Certificate of Preferred Unit Terms approved by the Trustees prior to the issuance of such Preferred Units. Upon the approval of the trustees, the Certificate of Preferred Unit Terms shall become a part of the Declaration of Trust. The Certificate of Preferred Units terms shall set forth the following in respect of the particular series of Preferred Units to which it relates:

- (a) the subscription price;
- (b) the rate of return;
- (c) whether the distributions are cumulative or non-cumulative;

- (d) whether the holder(s) thereof will become entitled to vote in the event that the preferred distributions relating to such series of Preferred Units are not paid for a prescribed period of time and, if so, the circumstances under which such voting rights shall cease;
- (e) whether the series of Preferred Units ranks in priority or junior to any one or more other series of Preferred Units and, if so, the manner in which distributions are to be made among the series of Preferred Units if the available funds are insufficient to pay all preferred distributions or entitlements of the holders of Preferred Units upon termination or winding-up of Artis;
- (f) whether the series of Preferred Units are convertible or reclassifiable and, if so, the terms of such conversion or reclassification;
- (g) any other provisions not inconsistent with the Declaration of Trust or the terms of any then existing Certificate(s) of Preferred Units.

The Declaration of Trust provides that, in all other respects, each Preferred Unit represents an equal undivided interest in Artis and shall carry the same rights and restrictions as follows:

- (a) the right to vote only in the manner and circumstances provided for in the Declaration of Trust, unless the Certificate of Preferred Unit Terms specifies that the Preferred Units will be entitled to vote in the event that the preferred distributions relating to such series of Preferred Units are not paid for a prescribed period, in which case the voting rights of the holders of such series of Preferred Units will be set forth in the Certificate of Preferred Unit Terms;
- (b) the right of the holder to receive distribution in priority to the right of Unitholders, in accordance with the Declaration of Trust;
- (c) the right to participate in distributions of the net assets of Artis in priority to the right of Unitholders, in accordance with the Declaration of Trust; and
- (d) the right of conversion, reclassification and/or redemption, if any, set forth in the particular Certificate of Preferred Unit Terms.

No Preferred Unit shall be issued other than as fully paid and non-assessable.

As at the date of this annual information form, six series of Preferred Units have been authorized for issuance (being the Series A Units, the Series B Units, the Series C Units, the Series D Units, the Series E Units and the Series F Units). See “Description of Capital Structure”.

Legal Ownership of Assets of Artis

The legal ownership of the assets of Artis and the right to conduct the affairs of Artis are vested exclusively in the Trustees, subject to the provisions of the Declaration of Trust, none of the Unitholders or Preferred Unitholders shall have any interest therein other than the interest in Artis conferred by their Units or Preferred Units issued pursuant to the Declaration of Trust. No Unitholder or Preferred Unitholder has or is deemed to have any right of ownership in any of the assets of Artis.

Trustees

There shall be a minimum of three and a maximum of ten Trustees. The number of Trustees may (i) be increased or decreased from time to time by the holders of Trust Units entitled to vote thereon (in which circumstances, in the case of an increase, such holders of Trust Units entitled to vote thereon shall have the right to appoint additional Trustees (up to the maximum)), or (ii) be increased by the Independent Trustees up to a maximum of ten (in which circumstances the Independent Trustees shall have the right to appoint additional Independent Trustees (up to the maximum)). Any Trustees so appointed shall serve as Trustees until the next annual meeting of the holders of Trust

Units entitled to vote thereat.

The Declaration of Trust provides that a majority of the Trustees comprising the Audit Committee and the Governance and Compensation Committee shall be Independent Trustees. The Independent Trustees may increase the number of Trustees (up to the maximum) and appoint additional Independent Trustees to serve as Trustees until the next annual meeting of holders of Trust Units entitled to vote thereat.

Meetings of Unitholders

Meetings of Trust Unitholders entitled to vote thereat must be called and held for the election or removal of Trustees, the appointment or removal of the auditors of Artis, the approval of amendments to the Declaration of Trust (except as described below under “Amendments to Declaration of Trust”), the sale or transfer of all or substantially all of the assets of Artis (other than as part of an internal reorganization of the assets of Artis as approved by the Trustees) and the termination of Artis. Meetings of Trust Unitholders entitled to vote thereat will be called and held annually for the election of the Trustees and the appointment of auditors of Artis.

Two persons who are holders of Trust Units entitled to vote at a particular meeting represented in person or by proxy representing greater than 5% of the votes attaching to the issued and outstanding Trust Units entitled to vote thereat shall constitute a quorum for the meeting.

Each whole Trust Unit entitles the holder thereof to attend and cast one vote at a meeting for which such holder is entitled to attend, either in person or by proxy.

A meeting of Trust Unitholders entitled to vote thereat may be convened at any time and for any purpose by the Trustees. A special meeting must be convened for the purposes set forth in the Declaration of Trust if requisitioned by the holders of not less than 5% of the outstanding Trust Units entitled to vote on the matters to be brought before the special meeting. A requisition must state in reasonable detail the business proposed to be transacted at the meeting. Trust Unitholders entitled to vote at a meeting have the right to obtain a list of Trust Unitholders entitled to vote thereat to the same extent and upon the same conditions as those which apply to shareholders of a corporation governed by the *Canada Business Corporations Act*.

Matters Upon Which Unitholders (and, in Certain Cases, Preferred Unitholders) May Vote

The Unitholders (and the holders of those Preferred Units which then carry a right to vote) shall be entitled to vote upon the following matters, upon such other matters as are set forth in the Declaration of Trust and upon such matters for which approval of holders of Trust Units entitled to vote is required pursuant to the requirements of any stock exchange upon which the Units may trade from time to time:

- (a) the election or removal of Trustees;
- (b) the appointment, approval or removal of auditors of Artis;
- (c) the approval of amendments to the Declaration of Trust (except amendments which may be made by the Trustees without the consent of holders of Trust Units entitled to vote);
- (d) the reclassification of the Units;
- (e) the sale of the assets of Artis as an entirety or substantially as an entirety (provided that, for greater certainty, Artis shall be entitled to transfer all or a portion of its assets to an entity controlled by Artis pursuant to an internal reorganization of Artis and such transfer shall not require the approval of Trust Units entitled to vote);
and
- (f) the termination of Artis.

Matters Upon Which Preferred Unitholders May Vote

In addition to the voting rights that may be specified in the Certificate of Preferred Unit Terms to arise in the event of a failure of Artis to pay preferred distributions for a prescribed period, the Preferred Unitholders shall, if they are not then otherwise carrying a voting right, be entitled to vote upon the matters set forth in the following paragraph, and upon such matters for which approval of the Preferred Unitholders is required pursuant to the terms of any stock exchange upon which the Preferred Units may be listed from time to time. The following amendments to the Declaration of Trust require the approval of the holders of two-thirds of the then issued and outstanding Preferred Units, or the Preferred Units of a particular series, as the case may be (or by written resolution in lieu thereof):

- (a) an exchange, reclassification (other than reclassifications pursuant to the applicable Certificate of Preferred Unit Terms) or cancellation of all or part of the Preferred Units or the Preferred Units of a particular series, as the case may be;
- (b) the addition, change or removal of the rights, privileges, restrictions or conditions attached to the Preferred Units, or to the particular series of Preferred Units, as the case may be, and, including, without limiting the generality of the foregoing: (i) the addition or removal of or change to the voting, transfer or pre-emptive rights; or (ii) the reduction or removal of a distribution preference or liquidation preference;
- (c) the constraint of the issue, transfer or ownership of the Preferred Units or the Preferred Units or a particular series of Preferred Units.

Purchases of Units

Artis may from time to time purchase Units and/or Preferred Units in accordance with applicable securities legislation and the rules prescribed under applicable stock exchange or regulatory policies.

Take-Over Bids

The Declaration of Trust contains provisions to the effect that if a take-over bid (within the meaning of *The Securities Act* (Manitoba)) is made for the Units or Preferred Units of any series, and not less than 90% of the Units or Preferred Units of any series (other than Units or Preferred Units of the applicable series, as the case may be, held at the date of the take-over bid by or on behalf of the offeror or associates or affiliates of the offeror) are taken up and paid for by the offeror, the offeror will be entitled to acquire the Units or Preferred Units of the applicable series, as the case may be, held by Unitholders or Preferred Unitholders who did not accept the offer either, at the election of such Unitholders, on the terms offered by the offeror or at the fair value of such Unitholders' Units or Preferred Units of such series, as the case may be.

Issuance of Units

Artis may allot and issue Trust Units at such time or times and in such manner, and for such consideration and to such persons as the Trustees in their sole discretion shall determine.

Limitation on Non-Resident Ownership

At no time may Non-Residents be the beneficial owners of more than 49% of the Units or Preferred Units, on a basic or fully-diluted basis (and for greater certainty, including Units into which Exchangeable LP Units (or other securities exchangeable for Units) may be converted or exchanged), and Artis shall inform its transfer agent of this restriction. The Trustees may require a registered holder of Units and/or Preferred Units to provide the Trustees with a declaration as to the jurisdictions in which beneficial owners of the Units or Preferred Units registered in such registered holder's name are resident and as to whether such beneficial owners are Non-Residents (or in the case of a partnership, whether the partnership is a Non-Resident). If the Trustees become aware, as a result of acquiring such declarations as to beneficial ownership or as a result of any other investigations, that the beneficial owners of more than 40% of the Units or Preferred Units, as the case may be (on a basic or fully-diluted basis, including Units into which Exchangeable Securities may be converted or exchanged) are, or may be, Non-Residents or that such a

situation is imminent, the Trustees may make a public announcement thereof and shall not accept a subscription for Units or Preferred Units, as the case may be, from or issue or register a transfer of Units or Preferred Units to a person unless the person provides a declaration in form and content satisfactory to the Trustees that the person is not a Non-Resident and does not hold such Units or Preferred Units, as the case may be, for the benefit of Non-Residents. If, notwithstanding the foregoing, the Trustees determine that more than 40% of the Units or Preferred Units, as the case may be (on a basic or fully-diluted basis, including Units into which Exchangeable LP Units (or other securities exchangeable for Units) may be converted or exchanged) are held by Non-Residents, the Trustees may send a notice to such Non-Resident holders of the Units, Preferred Units or Exchangeable LP Units or other securities, as the case may be, chosen in inverse order to the order of acquisition or registration or in such other manner as the Trustees may consider equitable and practicable, requiring them to sell their Units, Preferred Units or Exchangeable LP Units or other securities, as the case may be, or a portion thereof within a specified period of not more than 30 days. If the Unitholders, Preferred Unitholders or the holder(s) of Exchangeable LP Units or other securities, as the case may be, receiving such notice have not sold the specified number of Units, Preferred Units or Exchangeable LP Units or other securities or provided the Trustees with satisfactory evidence that they are not Non-Residents within such period, the Trustees may on behalf of such holders sell such Units Preferred Units or Exchangeable LP Units or other securities and, in the interim, shall suspend the voting and distribution rights attached to such Units or Preferred Units (other than the right to receive the net proceeds from the sale). Upon such sale or conversion, the affected holders shall cease to be holders of the relevant Units, Preferred Units or Exchangeable LP Units or other securities and their rights shall be limited to receiving the net proceeds of sale upon surrender of the certificates, if any, representing such securities. Artis may direct its transfer agent to do any of the foregoing.

No liability shall accrue to Artis or the Trustees if the Units or Preferred Units of a Non-Resident are sold at a loss to such Unitholder or Preferred Unitholder. Unless and until the Trustees shall have been required to do so under the terms hereof, the Trustees shall not be bound to do or take any proceedings or action with respect to the foregoing paragraph by virtue of the powers conferred on them. The Trustees shall use reasonable commercial efforts to actively monitor the ownership of Units or Preferred Units by Non-Residents. It is acknowledged that the Trustees cannot definitely monitor the ownership of Units, Preferred Units or Exchangeable Securities or other securities by Non-Residents if such securities are registered in the name of an intermediary. The Trustees shall not be liable for any violation of the Non-Resident ownership restriction which may occur during the term of Artis.

Information and Reports

Artis will furnish to its Unitholders and Preferred Unitholders such financial information and reports as are from time to time required by applicable securities laws.

Authorized Amendments to Declaration of Trust

The Declaration of Trust may be amended or altered from time to time. Certain amendments (including termination of Artis) require approval by at least two-thirds of the votes cast at a meeting of Unitholders called for such purpose. Other amendments to the Declaration of Trust require approval by a majority of the votes cast at a meeting of the Unitholders called for such purpose.

The following amendments require the approval of two-thirds of the votes cast by Unitholders at a meeting:

- (a) an exchange, reclassification or cancellation of all or part of the Units;
- (b) the addition, change or removal of the rights, privileges, restrictions or conditions attached to the Units or Special Voting Units and, including, without limiting the generality of the foregoing,
 - (i) the removal or change of rights to distributions (but not a change to the specific amount of a distribution);
 - (ii) the addition or removal of or change to conversion privileges, options, voting, transfer or pre-emptive rights; or

- (iii) the reduction or removal of a distribution preference or liquidation preference;
- (c) the creation of new rights or privileges attaching to certain of the Units;
- (d) the constraint of the issue, transfer or ownership of the Units or the change or removal of such constraint; and
- (e) the amendment of the investment guidelines set out under “Investment Guidelines and Operating Policies - Investment Guidelines” and the operating policies set out at paragraphs (b), (d), (e), (f), (g) and (h) thereunder.

The Trustees may, without the approval of the Trust Unitholders, make certain amendments to the Declaration of Trust, including amendments:

- (a) aimed at ensuring continuing compliance with applicable laws, regulations, requirements or policies of any governmental authority having jurisdiction over: (i) the Trustees or over Artis; (ii) the status of Artis as a “mutual fund trust” under the Tax Act and, if the Trustees so decide, a “registered investment” under the Tax Act; or (iii) the distribution of Trust Units;
- (b) which, in the opinion of the Trustees, provide additional protection for the Trust Unitholders (or any class or series of Trust Units);
- (c) to remove any conflicts or inconsistencies between public disclosure and the Declaration of Trust or to make minor corrections which are, in the opinion of Trustees, necessary or desirable and not prejudicial to the Unitholders;
- (d) which, in the opinion of the Trustees, are necessary or desirable as a result of changes in taxation laws;
- (e) which, in the opinion of the Trustees, are necessary or desirable in order to permit distributions to Unitholders be paid through the issuance of Units rather than in cash; and
- (f) for any purpose (except ones in respect of which approval by holders of Trust Units (or any class or series of Trust Units) is specifically otherwise required) if the Trustees are of the opinion that the amendment is not prejudicial to Trust Unitholders and is necessary or desirable.

Term of Artis and Sale of Substantially All Assets

Artis has been established for an indefinite term. Pursuant to the Declaration of Trust, termination of Artis or the sale or transfer of the assets of Artis as an entirety or substantially as an entirety (other than as part of an internal reorganization of the assets of Artis as approved by the Trustees) requires approval by at least two-thirds of the votes cast by Trust Unitholders entitled to vote at a meeting called for that purpose.

Conflict of Interest Restrictions and Provisions

The Declaration of Trust contains “conflict of interest” provisions that serve to protect Unitholders without creating undue limitations on Artis. As the Trustees may be engaged in a wide range of real estate and other activities, the Declaration of Trust contains provisions, similar to those contained in the *Canada Business Corporations Act* that require each Trustee to disclose to Artis any interest in a material contract or transaction or proposed material contract or transaction with Artis (including a contract or transaction involving the making or disposition of any investment in real property or a joint venture arrangement) or the fact that such person is a director or officer of or otherwise has a material interest in any person who is a party to a material contract or transaction or proposed material contract or transaction with Artis. Such disclosure is required to be made at the first meeting at which a proposed contract or transaction is considered. If a material contract or transaction or proposed material contract or transaction is one that in the ordinary course would not require approval by the Trustees, a Trustee is required to disclose in writing to Artis or request to have entered into the minutes of meetings of Trustees the nature and extent of his interest forthwith after the Trustee becomes aware of the contract or transaction or proposed contract or transaction. In any case, a Trustee who has made disclosure to the foregoing effect is not entitled to vote on any

resolution to approve the contract or transaction unless the contract or transaction is one for indemnity under the provisions of the Declaration of Trust or liability insurance.

Distributions

For so long as Preferred Units of any series are outstanding, distributions shall be paid on such Preferred Units in priority to amounts paid on Units, in accordance with the certificate of Preferred Unit terms relating to such Preferred Units.

The Trustees may distribute to Unitholders, subject to the rights of holders of Preferred Units, at such time or times in the year as they shall determine, such amounts of the income (including Net Realized Capital Gains) as the Trustees determine in their discretion. The Declaration of Trust provides that, subject to the rights of Preferred Unitholders to receive priority distributions, the Trustees may declare to be payable and make distributions out of the income, the Net Realized Capital Gains and/or the capital of Artis or otherwise in such amount or amounts and on such dates as the Trustees may determine to persons who are Unitholders at the record date set for such distribution.

Unitholders at the close of business on the last day of a month (or other period selected by the Trustees) shall be entitled to receive their proportionate share of any distributions of income and/or Net Realized Capital Gains declared by the Trustees for such month (or other period). The distribution for any month (or other period) will be paid on or about the Distribution Date.

Notwithstanding the foregoing, Artis shall not be prohibited from making distributions to Unitholders by way of the issuance of additional Units in accordance with the Declaration of Trust.

Each year Artis shall deduct in the calculation of its income such amounts as are paid or payable to Unitholders and holders of Preferred Units for the year, as permitted by the Tax Act, to minimize its liability for income tax under Part I of the Tax Act for such year.

Payment of Distributions

Artis shall deduct or withhold from distributions payable to Unitholders all amounts required by law to be withheld from such distributions and Artis shall remit such taxes to the appropriate governmental authority within the times prescribed by law. Unitholders and Preferred Unitholders who are Non-Residents will be required to pay all withholding taxes payable in respect of any distributions of income by Artis.

If the Trustees determine that the amount of cash available for the payment of distributions to Unitholders is not sufficient to make payment of the full amount of any distribution, the payment may include the issuance of additional Units having a value equal to the difference between the amount of such distribution and the amount of cash which has been determined by the Trustees to be available for the payment of such distribution. Immediately after a *pro rata* distribution of such Units to all Unitholders in satisfaction of any non-cash distribution, the number of outstanding Units will be consolidated so that, subject to the application of the withholding tax provisions of the Declaration of Trust, each Unitholder will hold after the consolidation the same number of Units as the Unitholder held before the non-cash distribution and each certificate representing a number of Units prior to the non-cash distribution is deemed to represent the same number of Units after the non-cash distribution and the consolidation of the Units.

Income Tax Matters

In computing the net income of Artis for income tax purposes for any year, except as the Trustees otherwise determine, Artis shall claim the maximum amount of capital cost allowance and other discretionary deductions available to Artis under the Tax Act.

Allocations of Net Income for Tax Purposes

Except as otherwise provided under the terms of a particular series of Preferred Units, the (i) net income of Artis for a taxation year of Artis, determined in accordance with the provisions of the Tax Act other than paragraph 82(1)(b) and subsection 104(6), and (ii) Net Realized Capital Gains payable to Unitholders shall be allocated to the Unitholders and holders of Preferred Units for the purposes of the Tax Act in the same proportion as the total distributions made or declared payable to Unitholders or the holders of Preferred Units, as the case may be, in such taxation year. The Trustees shall in each year make such other designations for tax purposes in respect of income and other distributions that the Trustees consider to be reasonable in all of the circumstances.

Restrictions on Distributions

Under the terms of the Preferred Units, Artis is prohibited from paying any distributions on its Units (other than a distribution made by way of additional Units) unless it has paid the required distributions on its Preferred Units. Under the terms of the Series D Trust Indenture, the Series F Trust Indenture and the Series G Trust Indenture, Artis is prohibited from paying any distributions on its Units if it is in default of its obligations to pay the principal and/or interest on the Series D Debentures, the Series F Debentures or the Series G Debentures, respectively.

Distribution History

For the years ended December 31, 2012, 2011, and 2010, Artis declared a monthly distributions payable on Units in the amount of \$0.09 per Unit, or \$1.08 per Unit per annum.

On September 14, 2012, Artis declared a quarterly cash distribution of \$0.2122 per Series A Unit, which was made on September 28, 2012, to Series A Unitholders of record on September 28, 2012. On December 11, 2012, Artis declared a quarterly cash distribution of \$0.328125 per Series A Unit, which was made on December 31, 2012 to Series A Unitholders of record on December 31, 2012.

On December 11, 2012, Artis declared a quarterly cash distribution of US\$0.3740 per Series C Unit, which was made on December 31, 2012, to Series C Unitholders of record on December 31, 2012.

INVESTMENT GUIDELINES AND OPERATING POLICIES

Investment Guidelines

The Declaration of Trust provides for certain guidelines on investments which may be made by Artis. The assets of Artis may be invested only in accordance with the following guidelines (unless approved by a majority of the Trustees (including a majority of the Independent Trustees):

- (a) Artis may invest in interests (including fee ownership and leasehold interests) in income-producing real property in Canada and the U.S.;
- (b) Artis will not make any investment, take any action or omit to take any action that would disqualify Artis as a “mutual fund trust” within the meaning of the Tax Act or that would result in Units being disqualified for investment by Registered Plans or that would result in the Trust losing any status under the Tax Act that is otherwise beneficial to the Trust and the holders of Trust Units;
- (c) Artis may invest in a joint venture arrangement only if:
 - (i) the arrangement is one pursuant to which Artis holds an interest in real property jointly or in common with others (“**joint venturers**”) either directly or through the ownership of securities of a corporation or other entity (a “**joint venture entity**”) as co-owners and not as partners;
 - (ii) Artis’ interest in the joint venture arrangement is not subject to any restriction on transfer other than a right of first offer or right of first refusal, if any, in favour of the joint venturers;

(iii) Artis has a right of first offer or right of first refusal to buy the interests of the other joint venturers; and

(iv) the joint venture arrangement provides an appropriate buy-sell mechanism to enable a joint venturer to purchase the other joint venturers' interests or to sell its interest;

provided that, notwithstanding the foregoing, Artis may from time to time enter into any joint venture arrangement which does not comply with any of subparagraphs (c) (ii), (iii) or (iv) above if the Trustees determine that the investment is desirable for Artis and is otherwise in compliance with the investment restrictions, the investment guidelines and the operating policies established in accordance with the Declaration of Trust and in effect at such time;

(d) Artis will not purchase, sell, market or trade in currency or interest rate futures contracts otherwise than for hedging purposes where, for the purposes hereof, the term "hedging" will have the meaning ascribed thereto by National Instrument 81-102 – *Mutual Funds* adopted by the Canadian Securities Administrators, as amended from time to time;

(e) except for temporary investments held in cash, deposits with a Canadian chartered bank or trust company registered under the laws of a province or of Canada, short-term government debt securities or in money market instruments of, or guaranteed by, a Schedule I Canadian chartered bank maturing within one year from the date of issue, Artis may not hold securities other than securities of a trust, limited partnership or corporation formed for the purpose of holding real property, securities of a joint venture entity or an entity or corporation wholly-owned by Artis formed and operated for the purpose of holding real property or for any other purpose relating to the activities of Artis, and provided further that, notwithstanding anything contained in the Declaration of Trust to the contrary, Artis may acquire securities of other real estate investment trusts;

(f) Artis will not invest in rights to or interests in mineral or other natural resources, including oil or gas, except as incidental to an investment in real property;

(g) Artis will not invest in operating businesses unless such investment is incidental to a transaction: (i) where revenue will be derived, directly or indirectly, principally from real property, or (ii) which principally involves the ownership, maintenance, improvement, leasing or management, directly or indirectly, of real property (in each case as determined by the Trustees);

(h) Artis will not acquire interests in general partnerships or limited partnerships provided that Artis may invest in a general partnership or a limited partnership if:

(i) the general partnership or limited partnership is formed and operated solely for the purpose of acquiring, owning, maintaining, improving, leasing or managing a particular real property or properties or interests therein;

(ii) Artis' interest in the limited partnership is not subject to any restriction on transfer other than a right of first offer or right of first refusal, if any, in favour of any other partner or any affiliate thereof;

(iii) Artis has a right of first offer or right of first refusal to buy the interests of the other partners; and

(iv) Artis has received a legal opinion to the effect that the investment (a) would not disqualify the Trust as a "mutual fund trust" within the meaning of the Tax Act, and (b) would not result in the Trust losing any status under the Tax Act that is otherwise beneficial to the Trust and the holders of Trust Units;

provided that, notwithstanding the foregoing, Artis may from time to time enter into any limited partnership arrangement which does not comply with any of subparagraphs (h) (ii) or (iii) above if the Trustees determine that the investment is desirable for Artis and is otherwise in compliance with the investment restrictions, the investment guidelines and the operating policies established in accordance with the Declaration of Trust and in effect at such time;

- (i) Artis may invest in raw land for development or other development projects for the purpose of (i) renovating or expanding existing facilities; or (ii) developing new facilities which will, upon completion, be income-producing. In furtherance of subparagraph (ii), without limiting the generality of paragraph (e) and notwithstanding the provisions of paragraphs (j) and (k) below, Artis may invest in mortgages (including participating or convertible mortgages): (A) granted by an entity, directly or indirectly, wholly owned by Artis or by Artis with a joint venturer; (B) granted by a joint venturer; or (C) provided that Artis has an option or a right to acquire an interest in the project or an entity which owns any such development project, in each case secured against the real property underlying any such development project and may continue to hold such mortgages following completion of the project;
- (j) notwithstanding the provisions of paragraph (i) above and (k) below, Artis may invest in mortgages and mortgage bonds (including, with the consent of a majority of the Trustees, a participating or convertible mortgage) where: (i) the security therefor is income-producing real property which otherwise meets the general investment guidelines of Artis adopted by the Trustees from time to time in accordance with the Declaration of Trust and the restrictions set out therein; and (ii) the mortgage is registered on title to the real property which is security therefor; and
- (k) notwithstanding paragraphs (i) and (j) above, Artis may invest in mortgages if Artis intends to use the acquisition of the mortgages as a method of acquiring control of an income-producing real property which would otherwise meet the investment guidelines of Artis.

For the purpose of the foregoing guidelines (other than paragraph (b)), the assets, liabilities and transactions of a corporation or other entity wholly or partially owned by Artis will be deemed to be those of Artis on a proportionate consolidation basis. In addition, any references in the foregoing to investments in real property will be deemed to include an investment in a joint venture arrangement.

If at any time a regulatory authority having jurisdiction over Artis or any property of Artis shall enact any law, regulation or requirement which is in conflict with any investment restriction of Artis then in force, such restriction in conflict shall, if the Trustees on the advice of legal counsel to Artis so resolve, be deemed to have been amended to the extent necessary to resolve any such conflict, and, notwithstanding anything to the contrary contained in the Declaration of Trust, any such resolution of the Trustees shall not require the prior approval of Unitholders.

Operating Policies

The Declaration of Trust provides that the operations and affairs of Artis will be conducted in accordance with the following policies (unless otherwise agreed to by the Independent Trustees):

- (a)
 - (i) any written instrument creating an obligation which is or includes the granting by Artis of a mortgage; or
 - (ii) to the extent that the Trustees determine to be practicable and consistent with their fiduciary duty to act in the best interests of the Unitholders, any written instrument which in the judgment of the Trustees is a material obligation;

must, so far as is commercially reasonable, in each case, contain a provision or be subject to an acknowledgement to the effect that the obligation being created is not personally binding upon, and that resort will not be had to, nor will recourse or satisfaction be sought from, the private property of any of the Trustees, holders of Trust Units, annuitants under a plan of which a Unitholder acts as a trustee or carrier, or officers, employees or agents of Artis, but that only property of Artis or a specific portion thereof will be bound; Artis, however, is not required, subject to having, in the opinion of the Trustees, used all reasonable efforts to comply with this requirement;

- (b) in addition to the provisions of paragraph (i) under the heading “Investment Guidelines and Operating Policies — Investment Guidelines”, Artis may engage in construction or development of real property in order to maintain its real properties in good repair or to enhance the income-producing potential of properties in which Artis has an interest;

- (c) title to each real property must be held by and registered in the name of Artis, the Trustees, a Trustee for Artis or in the name of a corporation or other entity wholly-owned, directly or indirectly, by Artis or, directly or indirectly, by Artis together with joint venturers;
- (d) Artis will not directly or indirectly guarantee any indebtedness or liabilities of any person unless such guarantee (i) is given in connection with or incidental to an investment that is otherwise permitted pursuant to the Declaration of Trust, and (ii) has been approved by a majority of the Independent Trustees. In addition, Artis will not directly or indirectly guarantee any indebtedness or liabilities of any person if doing so would (A) disqualify Artis as a “mutual fund trust” within the meaning of the Tax Act, or (B) result in Artis losing any status under the Tax Act that is otherwise beneficial to Artis and its Unitholders;
- (e) Artis will obtain an independent appraisal, or otherwise satisfy itself of the value, of each property that it intends to acquire;
- (f) Artis will obtain and maintain at all times insurance coverage in respect of potential liabilities of Artis and the accidental loss of value of the assets of Artis from risks, in amounts, with such insurers, and on such terms as the Trustees consider appropriate, taking into account all relevant factors including the practices of owners of comparable properties;
- (g) Artis will obtain or review such environmental audits of each real property to be acquired by it to the satisfaction of the Trustees. All new leases granted by Artis must contain appropriate covenants from the lessee respecting environmental matters as determined by the Trustees from time to time; and
- (h) Artis will not incur or assume any indebtedness if, after the incurring or the assuming of the indebtedness, the total indebtedness of Artis would be more than 70% of the Gross Book Value. For the purposes of this provision, the term “indebtedness” means any obligation of Artis for borrowed money, provided that:
 - (i) an obligation will only constitute indebtedness to the extent that it would appear as a liability on the consolidated balance sheet of Artis in accordance with GAAP;
 - (ii) indebtedness excludes trade accounts payable, distributions payable to Unitholders, accrued liabilities arising in the ordinary course of business;
 - (iii) convertible debentures shall be deemed not to constitute indebtedness; and
 - (iv) indebtedness excludes the redemption amount of Preferred Units that have been called for redemption if the Preferred Units were accounted for as equity instruments in accordance with GAAP prior to being called for redemption.

For the purpose of the foregoing policies, the assets, liabilities and transactions of a corporation or other entity wholly or partially owned by Artis will be deemed to be those of Artis on a proportionate consolidated basis. In addition, any references in the foregoing to investment in real property will be deemed to include an investment in a joint venture arrangement.

Amendments to Investment Guidelines and Operating Policies

Pursuant to the Declaration of Trust, all of the investment guidelines set out under the heading “Investment Guidelines and Operating Policies — Investment Guidelines” and the operating policies contained in subparagraphs (b), (d), (e), (f), (g) and (h) under the heading “Investment Guidelines and Operating Policies — Operating Policies” may be amended only with the approval of two-thirds of the votes cast by Voting Unitholders of Artis at a meeting of Voting Unitholders called for such purpose or with the approval of a majority of the Trustees and Independent Trustees. The remaining operating policies may be amended with the approval of a majority of the votes cast by Voting Unitholders at a meeting called for such purpose or with the approval of the Independent Trustees.

DESCRIPTION OF CAPITAL STRUCTURE

The following is a general description of the capital structure of Artis as at December 31, 2012 and is qualified in its entirety by, in the case of the Units and Preferred Units, the Declaration of Trust (including the certificates of preferred units terms relating to the particular series of Preferred Units) and, in the case of the Debentures, by the applicable Trust Indenture, copies of which are available at www.sedar.com.

Units and Preferred Units

The beneficial interests in Artis shall be divided into and represented by units of two classes, described and designated as “Units” and “Preferred Units”, which shall be entitled to the rights and subject to the limitations, restrictions and conditions set out in the Declaration of Trust. At December 31, 2012, Artis had two series of Preferred Units outstanding – Series A Units and Series C Units. As at the date of this annual information form, Artis has three series of Preferred Units outstanding – Series A Units, Series C Units and Series E Units.

Units

Each Unit represents an equal undivided interest in Artis and shall carry the same rights and restrictions as follows:

- (a) the right to one vote at meeting of Unitholders;
- (b) the right to participate in *pro rata* in any distributions by Artis, subject to the rights of Preferred Unitholders, in accordance with the Declaration of Trust;
- (c) the right to participate in distributions of the net assets of Artis upon the termination or winding-up of Artis, subject to the rights of Preferred Unitholders, in accordance with the Declaration of Trust.

All Units rank among themselves equally and rateably without discrimination, preference or priority.

Preferred Units

Artis is authorized to issue an unlimited number of Preferred Units issuable in unlimited series. As at the date of this annual information form, Artis has authorized six series of Preferred Units for issuance and has three series of Preferred Units outstanding, being the Series A Units, the Series C Units and the Series E Units.

Series A Units

The Series A Units entitle the holder thereof to receive fixed cumulative preferential distributions, payable on the last day of March, June, September and December of each year, as and when declared by the Trustees, for the initial approximately five-year period ending September 30, 2017. The distribution rate will be reset on September 30, 2017, and every five years thereafter at a rate equal to the sum of the then five-year Government of Canada bond yield and a spread prescribed in the certificate of preferred unit terms relating to the Series A Units. The Series A Units are redeemable by Artis, at its option, on September 30, 2017, and on September 30 of every fifth year thereafter. Holders of Series A Units will have the right to reclassify all or any part of their Series A Units into Series B Units, subject to certain conditions set forth in the certificate of preferred unit terms relating to the Series A Units, on September 30, 2017, and on September 30 of every fifth year thereafter. For full particulars of the attributes of the Series A Units, see the certificate of preferred unit terms with respect to the Series A Units, a copy of which is available on SEDAR.

Series B Units

The Series B Units entitle the holder thereof to receive a floating cumulative preferential distribution, payable on the last day of March, June, September and December of each year, as and when declared by the Trustee, at a rate equal to the sum of the then 90-day Government of Canada Treasury Bill yield plus the spread prescribed in the certificate

of preferred unit terms relating to the Series B Units. For full particulars of the attributes of the Series B Units, see the certificate of preferred unit terms with respect to the Series B Units, a copy of which is available on SEDAR.

Series C Units

The Series C Units are denominated in U.S. dollars and entitle the holder thereof to receive fixed cumulative preferential distributions, payable in U.S. dollars on the last day of March, June, September and December of each year, as and when declared by the Trustees, for the initial approximately five and a half-year period ending March 31, 2018. The distribution rate will be reset on March 31, 2018, and every five years thereafter at a rate equal to the sum of the then five-year United States Government bond yield and the spread prescribed in the certificate of preferred unit terms relating to the Series C Units. The Series C Units are redeemable by Artis, at its option, on March 31, 2018, and on March 31 of every fifth year thereafter. Holders of Series C Units will have the right to reclassify all or any part of their Series C Units as Series D Units, subject to the conditions set forth in the certificate of preferred unit terms relating to the Series C Units, on March 31, 2018 and on March 31 of every fifth year thereafter. For full particulars of the attributes of the Series C Units, see the certificate of preferred unit terms with respect to the Series C Units, a copy of which is available on SEDAR.

Series D Units

The Series D Units entitle the holder thereof to receive a floating cumulative preferential distribution, payable on the last day of March, June, September and December of each year, as and when declared by the board of trustees of Artis, at a rate equal to the sum of the then 3-month United States Government Treasury Bill yield plus the spread prescribed in the certificate of preferred unit terms relating to the Series D Units. The Series D Units, if issued, will be denominated in U.S. dollars and the distributions will be payable in U.S. dollars. For full particulars of the attributes of the Series D Units, see the certificate of preferred unit terms with respect to the Series D Units, a copy of which is available on SEDAR.

Series E Units

The Series E Units entitle the holder thereof to receive fixed cumulative preferential distributions, payable on the last day of March, June, September and December of each year, as and when declared by the Trustees, for the initial approximately five-year period ending September 30, 2018. The distribution rate will be reset on September 30, 2018, and every five years thereafter at a rate equal to the sum of the then five-year Government of Canada bond yield and a spread prescribed in the certificate of preferred unit terms relating to the Series E Units. The Series E Units are redeemable by Artis, at its option, on September 30, 2018, and on September 30 of every fifth year thereafter. Holders of Series E Units will have the right to reclassify all or any part of their Series E Units into Series F Units, subject to certain conditions set forth in the certificate of preferred unit terms relating to the Series E Units, on September 30, 2018, and on September 30 of every fifth year thereafter. For full particulars of the attributes of the Series E Units, see the certificate of preferred unit terms with respect to the Series E Units, a copy of which is available on SEDAR.

Series F Units

The Series F Units entitle the holder thereof to receive a floating cumulative preferential distribution, payable on the last day of March, June, September and December of each year, as and when declared by the Trustee, at a rate equal to the sum of the then 90-day Government of Canada Treasury Bill yield plus the spread prescribed in the certificate of preferred unit terms relating to the Series F Units. For full particulars of the attributes of the Series F Units, see the certificate of preferred unit terms with respect to the Series F Units, a copy of which is available on SEDAR.

Tax Matters

Artis' income and net taxable gains for the purposes of the Tax Act will be allocated to the holders of Units and Preferred Units in the same proportion as the distributions received by such holders. All distributions upon which allocations will be based will be converted into Canadian dollars based on the prevailing United States dollar exchange rate at the relevant time.

Limitation on Non-Resident Ownership

There is a limit on the number of Units and Preferred Units which may be owned by Non-Residents. See “Summary of Declaration of Trust – Limitation on Non-Resident Ownership”.

DRIP

Artis has adopted the DRIP, which provides eligible Unitholders with an opportunity to reinvest cash distributions in additional Units. Participants in the DRIP receive distributions of Units at the weighted-average closing price of the Units for the five trading days immediately preceding the relevant distribution payment date. Participants in the DRIP receive Units equal to 104% of the amount of cash distributions reinvested. The DRIP also provides participants with the opportunity to make additional investments in Units at the weighted-average closing price of the Units for the five trading days immediately preceding the relevant distribution payment date.

Unitholders’ Rights Plan

The adoption of the Rights Plan was approved by Unitholders on May 16, 2008 and was renewed at the annual and special meeting of Unitholders held on May 19, 2011. The Rights Plan is designed to ensure the fair treatment of Unitholders in any transaction involving a change of control of Artis by providing the Trustees and Unitholders with more time to evaluate any unsolicited take-over bid and, if appropriate, to seek out other alternatives to maximizing Unitholder value. The Rights Plan provided that until the occurrence of certain specified events, the rights will trade with the Units and are represented by the certificates representing the Units. The rights become exercisable only when a person acquires or announces an intention to acquire twenty (20%) percent or more of the outstanding Units without complying with the “permitted bid” provisions of the Rights Plan. Should a non-permitted acquisition occur, each right would entitle the holder of Units (other than the acquiring person and related parties and joint actors of such person) to purchase additional Units at a fifty (50%) percent discount to the market price at the time. The Rights Plan provided that a “permitted bid” was a take-over bid made to all Unitholders on identical terms and conditions that are open for acceptance for a period of at least 60 days. If at the end of the 60-day period, at least 50% of the outstanding Units (other than those owned by the offerors and related parties and joint actors of the offeror) have been tendered under the bid, the offeror may take up and pay for the tendered Units, but must extend the bid for a further ten days to allow all Unitholders to tender to the bid.

The Rights Plan will remain in effect for a period of three (3) years following each renewal date.

Debentures

Series D Debentures

Principal Amount per Series D Debenture:	\$1,000.00
Initial Number of Series D Debentures Issued:	20,000
Initial Aggregate Principal Amount Issued:	\$20,000,000
Term:	November 30, 2014
Interest Rate:	5.0% per annum
Frequency of Payment:	Semi-annually, not in advance, on November 30 and May 30

Conversion Privilege

Subject to the terms of the Series D Trust Indenture, the Series D Debentures are convertible into Units at the option of the holder after the second anniversary of the issue of the Series D Debentures at a price of \$17.75 per Unit.

Forced Conversion Right

At any time prior to the maturity of the Series D Debenture, Artis may force the conversion of the Series D Debenture, in whole or in part, into Units at the conversion price of \$17.75 per Unit, provided that the volume-

weighted average price per Unit for the 20 consecutive trading days ending on the fifth trading day preceding the date on which Artis gives notice of forced conversion is not less than 120% of the conversion price of \$17.75.

Series F Debentures

Principal Amount per Series F Debenture:	\$1,000.00
Initial Number of Series F Debentures Issued:	86,250
Initial Aggregate Principal Amount Issued:	\$86,250,000
Term:	June 30, 2020
Interest Rate:	6.0% per annum
Frequency of Payment:	Semi-annually, not in advance, on June 30 and December 31

Conversion Privilege

Each Series F Debenture is convertible into Units at the option of the holder at any time prior to the close of business on the earlier of the maturity date and the business day immediately preceding the date specified by Artis for redemption of the Series F Debentures, at the conversion price of \$15.50 per Unit, being a conversion rate of 64.5161 Units per \$1,000 principal amount of Series F Debentures, subject to adjustment in certain events. Holders converting their Series F Debentures will receive accrued and unpaid interest on such Series F Debentures from the period of the last interest payment date up to and including the last record date declared by Artis for determining Unitholders entitled to receive distributions on Units. Notwithstanding the foregoing, no Series F Debenture may be converted during the three business days preceding June 30 and December 31 in each year, commencing June 30, 2010, as the register of the Indenture Trustee will be closed during such periods.

Redemption Right

The Series F Debentures are not redeemable prior to March 31, 2014. On or after March 31, 2014, but prior to March 31, 2016, the Series F Debentures are redeemable, in whole or in part, at a price equal to the principal amount thereof, plus accrued and unpaid interest, at Artis' sole option on not more than 60 days' and not less than 30 days' prior notice, provided that the weighted-average trading price for the Units on the TSX for the 20 consecutive trading days ending five trading days preceding the date on which notice of redemption is given is not less than 125% of the Conversion Price. On and after March 31, 2016 but prior to the maturity date, the Series F Debentures are redeemable, in whole or in part, at a price equal to the principal amount thereof, plus accrued and unpaid interest, at Artis' sole option on not more than 60 days' and not less than 30 days' prior notice.

Payment Upon Redemption or Maturity

Subject to regulatory approval, Artis has the option to satisfy its obligations to repay the principal amount of the Series F Debentures, in whole or in part, due at redemption or maturity upon at least 30 days' and not more than 60 days' prior notice, by delivering to the Indenture Trustee that number of freely tradable and listed Units obtained by dividing the principal amount of the Series F Debentures by 95% of the of the weighted-average trading price of the Units on the TSX for the 20 consecutive trading days ending five trading days preceding the date of redemption or maturity, as applicable.

Put Right Upon Change of Control

Upon the occurrence of a change of control involving the acquisition of voting control or direction of 66 ²/₃% or more of the Units by any person or group of persons acting jointly or in concert, holders of Series F Debentures will have the right to require Artis to repurchase their Series F Debentures, in whole or in part, at a price equal to 101% of the principal amount of the Series F Debentures, plus accrued and unpaid interest.

90% Transactions

If, upon occurrence of a change of control of Artis which results in Artis acquiring 90% or more of the issued and outstanding Series F Debentures, Artis will have the right to acquire the remaining Series F Debentures from the

holders thereof. If a person makes a take-over bid for the Series F Debentures which results in that person acquiring (or being entitled to acquire) 90% or more of the issued and outstanding Series F Debentures (other than Series F Debentures held by such person), such person shall be entitled to acquire the remaining Series F Debentures from the holders thereof who did not tender to the take-over bid on the same terms and conditions as set forth in the take-over bid.

Series G Debentures

Principal Amount per Series G Debenture:	US\$1,000.00
Initial Number of Series G Debentures Issued:	88,000
Initial Aggregate Principal Amount Issued:	US\$88,000,000
Term:	June 30, 2018
Interest Rate:	5.75% per annum
Frequency of Payment:	Semi-annually, not in advance, on June 30 and December 31

Conversion Privilege

Each Series G Debenture is convertible into Units at the option of the holder at any time prior to the close of business on the earlier of the maturity date and the business day immediately preceding the date specified by Artis for redemption of the Series G Debentures, at the conversion rate of 52.7397 Units per US\$1,000 principal amount of Series G Debentures, calculated by multiplying the reference price of \$18.25 per Unit by 1.0390, being the exchange rate between Canadian dollars and US dollars prevailing on April 13, 2011, subject to adjustment in certain events. Holders converting their Series G Debentures will receive accrued and unpaid interest on such Series G Debentures from the period of the last interest payment date up to and including the last record date declared by Artis for determining Unitholders entitled to receive distributions on Units. Notwithstanding the foregoing, no Series G Debenture may be converted during the three business days preceding June 30 and December 31 in each year as the register of the Indenture Trustee will be closed during such periods.

Redemption Right

The Series G Debentures are not redeemable prior to June 30, 2014. On or after June 30, 2014, but prior to June 30, 2016, the Series G Debentures are redeemable, in whole or in part, at a price equal to the principal amount thereof, plus accrued and unpaid interest, at Artis' sole option on not more than 60 days' and not less than 30 days' prior notice, provided that the weighted-average trading price for the Units on the TSX for the 20 consecutive trading days ending five trading days preceding the date on which notice of redemption is given is not less than 125% of the reference price of \$18.25. On and after June 30, 2016 but prior to the maturity date, the Series G Debentures are redeemable, in whole or in part, at a price equal to the principal amount thereof, plus accrued and unpaid interest, at Artis' sole option on not more than 60 days' and not less than 30 days' prior notice.

Payment Upon Redemption or Maturity

Subject to regulatory approval, Artis has the option to satisfy its obligations to repay the principal amount of the Series G Debentures, in whole or in part, due at redemption or maturity upon at least 30 days' and not more than 60 days' prior notice, by delivering to the Indenture Trustee that number of freely tradable and listed Units obtained by dividing the principal amount of the Series G Debentures by 95% of the of the weighted-average trading price of the Units on the TSX for the 20 consecutive trading days ending five trading days preceding the date of redemption or maturity, as applicable.

Put Right Upon Change of Control

Upon the occurrence of a change of control involving the acquisition of voting control or direction of 66 ²/₃% or more of the Units by any person or group of persons acting jointly or in concert, holders of Series G Debentures will have the right to require Artis to repurchase their Series G Debentures, in whole or in part, at a price equal to 101% of the principal amount of the Series G Debentures, plus accrued and unpaid interest.

90% Transactions

If, upon occurrence of a change of control of Artis which results in Artis acquiring 90% or more of the issued and outstanding Series G Debentures, Artis will have the right to acquire the remaining Series G Debentures from the holders thereof. If a person makes a take-over bid for the Series G Debentures which results in that person acquiring (or being entitled to acquire) 90% or more of the issued and outstanding Series G Debentures (other than Series G Debentures held by such person), such person shall be entitled to acquire the remaining Series G Debentures from the holders thereof who did not tender to the take-over bid on the same terms and conditions as set forth in the take-over bid.

Ranking of Debentures

The payment of the principal of, and interest on, the Debentures will have priority over the payment of any distributions on the Trust Units, but subordinated in right of payment to the prior payment in full of any Senior Indebtedness, provided that Artis shall be entitled to pay interest and the principal amount on the Debentures if there is no default on payment under any Senior Indebtedness. Each series of Debentures ranks *pari passu* with the other series of Debentures. The Trust Indentures permit Artis to create and issue further indebtedness in the future, including debentures which rank *pari passu* or subordinate to the Debentures without the prior consent of the holders of such Debentures.

Equity Incentive Plan

Artis adopted the Equity Incentive Plan pursuant to which Artis may issue Unit options, deferred units, restricted units and installment units to the Trustees, officers, employees and other eligible participants. The Equity Incentive Plan authorizes the issuance of up to 7% of Artis' issued and outstanding Units from time to time. The Equity Incentive Plan was approved by Unitholders on May 19, 2011. A copy of the Equity Incentive Plan is available on SEDAR.

MARKET FOR SECURITIES

Units

The Units are listed for trading on the TSX under the trading symbol "AX.UN". The table below sets out the high and low trading price for the Units for the twelve month period ending December 31, 2012.

Month	High (\$)	Low (\$)	Volume
January	15.39	13.99	6,377,630
February	16.05	14.97	5,054,960
March	16.63	15.59	8,473,946
April	16.84	15.97	4,268,870
May	16.96	15.55	5,825,985
June	16.56	15.35	6,457,202
July	17.23	16.20	4,742,483
August	17.22	16.36	3,732,119
September	16.60	16.09	5,504,734
October	16.47	15.72	3,905,171
November	16.44	14.95	4,248,881
December	16.03	15.13	6,386,344

Series A Units

The Series A Units are listed for trading on the TSX under the trading symbol “AX.PR.A”. The table below sets out the high and low trading price for the Series A Units for the period commencing on August 2, 2012 and ending on December 31, 2012.

Month	High (\$)	Low (\$)	Volume
August	25.50	24.90	902,904
September	25.45	25.00	129,237
October	25.70	25.20	67,088
November	25.50	25.00	58,559
December	25.46	25.10	53,913

Series C Units

The Series C Units are listed for trading on the TSX under the trading symbol “AX.PR.U”. The table below sets out the high and low trading price for the Series C Units for the period commencing on September 18, 2012 and ending on December 31, 2012.

Month	High (US\$)	Low (US\$)	Volume
September	25.05	24.90	574,741
October	25.25	25.00	162,019
November	25.30	25.00	100,787
December	25.20	25.00	93,006

Series F Debentures

The Series F Debentures are listed for trading on the TSX under the trading symbol “AX.DB.F”. The table below sets out the high and low trading price for the Series F Debentures for the twelve month period ending December 31, 2012.

Month	High (\$)	Low (\$)	Volume
January	105.600	101.500	13,800
February	108.290	104.950	13,830
March	108.280	105.080	15,190
April	112.660	106.400	21,010
May	113.780	105.750	19,230
June	109.000	104.250	14,530
July	114.450	107.110	18,800
August	113.490	108.250	10,010
September	110.290	108.200	15,330
October	110.280	106.000	13,710
November	110.000	104.000	33,930
December	107.250	105.750	14,740

Series G Debentures

The Series G Debentures are listed for trading on the TSX under the trading symbol “AX.DB.U”. The table below sets out the high and low trading price for the Series G Debentures for the twelve month period ending December 31, 2012.

Month	High (US\$)	Low (US\$)	Volume
January	101.000	96.100	24,050
February	102.100	100.250	12,980
March	103.000	100.750	54,600

Month	High (US\$)	Low (US\$)	Volume
April	103.000	100.550	22,140
May	102.940	99.750	19,360
June	101.600	99.500	24,070
July	104.100	100.510	19,810
August	104.380	103.200	16,990
September	104.400	103.010	16,380
October	105.150	103.000	10,060
November	105.150	103.000	6,730
December	103.750	100.000	8,320

ESCROWED SECURITIES

No securities of Artis were held in escrow as at December 31, 2012.

TRUSTEES AND OFFICERS

Trustees

The Declaration of Trust provides that the investment policies and operations of Artis are the responsibility of its Trustees, of which as at December 31, 2012 there were seven (7).

Trustees are elected annually by resolution of the Unitholders. Trustees elected at an annual meeting will be elected for a term expiring at the subsequent annual meeting and will be eligible for re-election. The Independent Trustees have the power to increase the number of Trustees (to a maximum of ten) and to appoint additional Independent Trustees to serve as Trustees until the next annual meeting of Unitholders.

The table below sets forth, for each Trustee and executive officer of Artis, as at December 31, 2012, their position(s) with Artis as at December 31, 2012, the period of time they have served as a Trustee or executive officer of Artis and their principal occupation.

Name, Municipality of Residence and Position with Artis	Position	Trustee/Officer Since	Principal Occupation During the Past Five Years
Armin Martens East St. Paul, MB	Trustee, President and CEO	November 8, 2004	President and Chief Executive Officer of Artis
Delmore Crewson ⁽²⁾⁽³⁾ Winnipeg, MB	Trustee	June 9, 2006	Corporate Director. Former senior partner and Vice-Chair of Deloitte & Touche LLP.
Cornelius Martens East St. Paul, MB	Trustee	November 8, 2004	President of various companies comprising the Marwest Group of Companies, including Marwest Management Canada Ltd. and Marwest Construction Ltd., located in Winnipeg, Manitoba.
Allan McLeod ⁽¹⁾⁽²⁾ Winnipeg, MB	Trustee	June 10, 2005	Chief Executive Officer, Tribal Councils Investment Group of Manitoba Ltd.
Victor Thielmann ⁽¹⁾⁽²⁾ Winnipeg, MB	Trustee	November 8, 2004	President of Nova 3 Engineering Ltd., an engineering firm located in Winnipeg, Manitoba.
Wayne Townsend ⁽²⁾⁽³⁾ Winnipeg, MB	Trustee	November 8, 2004	Partner at Lawton Partners Financial Planning Services Limited, a financial planning services firm located in Winnipeg, Manitoba.
Edward Warkentin ⁽¹⁾⁽³⁾ East St. Paul, MB	Trustee, Chair of the Board of Trustee	November 8, 2004	Partner at the law firm of Aikins, MacAulay & Thorvaldson LLP, Winnipeg, Manitoba.

Name, Municipality of Residence and Position with Artis	Position	Trustee/Officer Since	Principal Occupation During the Past Five Years
James Green Winnipeg, MB	CFO	November 8, 2004	Chief Financial Officer of Artis.
Kirsty Stevens Winnipeg, MB	CAO	October 1, 2010	Chief Administrative Officer of Artis. Various positions with Artis and Marwest.

⁽¹⁾ Member of the Governance and Compensation Committee as at December 31, 2012. Edward Warkentin is the Chair of the Governance and Compensation Committee.

⁽²⁾ Member of the Audit Committee as at December 31, 2012. Delmore Crewson is the Chair of the Audit Committee.

⁽³⁾ Member of the Investment Committee as at December 31, 2012. Wayne Townsend is the Chair of the Investment Committee

To the knowledge of Artis, as at the date hereof, the Trustees and executive officers of Artis as a group beneficially own or exercise control or direction over 904,366 Units, representing approximately 0.9% of the issued and outstanding Units as at the date of this annual information form on a non-diluted basis.

Trustees and Executive Officers Biographies

Armin Martens, P. Eng., M.B.A., President, Chief Executive Officer

Mr. Martens has been actively involved in the construction, development and management of commercial real estate for over 25 years. He is the founding President and CEO of Artis REIT, a position he has held since 2005. Mr. Martens obtained a Bachelor of Science (Civil Engineering) degree from the University of Manitoba. He is a registered professional engineer and holds an M.B.A. from the International Institute for Management Development (IMD) in Lausanne, Switzerland. Mr. Martens is a past director of Fortress Paper Ltd. (TSX:FTP), as well as the Bank of Canada, Canada's central bank.

Delmore Crewson, FCA, Trustee

Mr. Crewson is a former senior partner and Vice-Chair of Deloitte and Touche LLP. He is a member of the Institute of Chartered Accountants of Manitoba and has been elected as a "Fellow" of the Institute. Mr. Crewson serves on the Board of Directors and as Chair of the Audit Committee of the Wawanesa Group of Companies and Pollard Banknote Limited. He also chairs the Audit and Evaluations Committee for the Department of Finance, Canada, as well as chairs the Audit Committee of the Canadian Grain Commission. Mr. Crewson is a member of the Institute of Corporate Directors and a member of the Manitoba Chapter Advisory Board. He is the past President of the Institute of Chartered Accountants of Manitoba and is a former Canadian Institute of Chartered Accountants Board and Executive Committee member. Mr. Crewson has also served on numerous community boards and has held leadership positions in a number of organizations including the Manitoba Museum of Man and Nature and the Associates of the Faculty of Management, University of Manitoba. He also served as a Director on the Board of Management and chaired the Audit Committee of Canada Customs and Revenue Agency.

Cornelius Martens, P. Eng., Trustee

Mr. Martens graduated from the University of Manitoba with a Bachelor of Science degree in Civil Engineering in 1965. In 1968, together with his father, he incorporated the company that is today known as the Marwest Group of Companies. Marwest is engaged in the development, construction and management of income producing properties including office buildings, shopping centers, residential and mixed use properties. Since its incorporation, Mr. Martens has served as President and CEO of the various Marwest companies and is currently the President and CEO of Marwest Management Canada Ltd. He is the co-founder and past Executive Vice President of Artis Real Estate Investment Trust.

Allan C. McLeod, Trustee

Allan McLeod is the President and Chief Executive Officer of Tribal Councils Investment Group of Manitoba Ltd. (TCIG), and its group of wholly-owned subsidiaries, including Arctic Beverages Limited, First Canadian Health

Management Corporation, Rupertsland Holdings Inc., First Nations Financial Services Inc., First Canadian Fuels Ltd., First Canadian Infrastructure Inc., Precambrian Wholesale (2010) Limited, First Canadian Transportation Inc., First Canadian Hospitality Inc. and Famous Ribs of Canada Ltd. Allan also serves as a Director or Trustee for several other TCIG private and public companies, including All in West Capital Corporation. In 2004, Allan was honoured with the Top 40 under 40 award for Canada.

Victor Thielmann, FEC, P. Eng., Trustee

Mr. Thielmann is the President and Chief Executive Officer of Nova 3 Engineering Ltd. and has over 36 years experience in the electrical construction and professional consulting industry. Mr. Thielmann holds a Bachelor of Science in Electrical Engineering from the University of Manitoba and is a practising member of the Association of Professional Engineers and Geoscientists of Manitoba as well as most Canadian provincial professional engineering associations and has received the Fellow designation from Engineers Canada. He is an active member of several international code and standard setting associations, including NFPA, SFPE and IEEE. He is a former director of the Forks North Portage, a Canadian crown corporation owned by the municipal, provincial, and federal government. He currently serves as a director/trustee of Artis, a TSX-listed issuer and All in West! Capital Corporation, a TSX Venture Exchange-listed issuer.

Wayne Townsend, CFP, Trustee

Mr. Townsend is a Partner at Lawton Partner Financial Planning Services Limited and has over 35 years of experience in the wealth management and insurance industry. Mr. Townsend holds a Bachelor of Arts from the University of Manitoba, the Certified Financial Planner (CFP) designation, the Chartered Life Underwriter (C.L.U.) designation, the Chartered Financial Consultants (Ch.F.C.) designation, Society of Trust and Estate Practitioners (TEP) and is a graduate of the Canadian Securities Course. He is a founding partner of Value Partners Investments Inc. Past board activities include Vice-Chair of St. John's-Ravenscourt School, a Past Chairman at Misericordia General Hospital Foundation and Past Vice-Chair at Misericordia General Hospital. Mr. Townsend currently serves as a director/trustee of Cardinal Capital Management, Lawton Partners, Artis and All in West! Capital Corporation, a TSX Venture Exchange-listed issuer.

Edward Warkentin, B.A., LL.B., Trustee

Mr. Warkentin of Winnipeg, Manitoba, holds an undergraduate degree from the University of Winnipeg, a law degree from the University of Manitoba and has been a member of the Bars of Ontario and Manitoba for more than 35 years. Mr. Warkentin is a former Managing Partner of Aikins, MacAulay & Thorvaldson LLP and practices in the area of corporate and commercial law. He is a former director and Chair of Youth for Christ (Winnipeg) Inc., former director of Manitoba Mineral Resources Ltd. and former director of Grace Hospital Board of Management. He is currently a director of Exchange Income Corporation, a TSX-listed issuer, and a director of All in West! Capital Corporation, a TSX Venture Exchange-listed issuer. He is also a director or officer of several private corporations, foundations and public partnerships.

James Green, CA, Chief Financial Officer

Mr. Green, a resident of Winnipeg, Manitoba, graduated from the University of Manitoba in 1976 with a Bachelor of Science degree. He joined Touche Ross & Co., Chartered Accountants and obtained his CA designation from the Institute of Chartered Accountants of Manitoba in 1981. Mr. Green joined the Marwest Group of Companies, a private real estate company, in 1981 and served in various capacities until December 31, 2011 when he joined the REIT full time as part of the management internalization. Mr. Green has served as Chief Financial Officer of the REIT since its inception in 2004. Mr. Green has also served in a volunteer capacity on the board of directors of various charities and non-profit organizations.

Kirsty Stevens, CMA, Chief Administrative Officer

Ms. Stevens, a long-time Manitoba resident, joined the Marwest Group of Companies in 2004, after having worked for over 15 years in private industry in finance and accounting roles. Ms. Stevens has worked exclusively for Artis

since late 2004 and has served in various capacities for Artis since that time. In 2008, Ms. Stevens received her CMA designation and effective October 1, 2010, was appointed Chief Administrative Officer of Artis. Ms. Stevens currently serves in a volunteer capacity as the Treasurer of the board of directors of the Human Resources Association of Manitoba.

Board Committees

The Board has established three standing committees: (i) the Audit Committee; (ii) the Governance and Compensation Committee; and (iii) the Investment Committee. The Governance and Compensation Committee has also established the Disclosure Committee as a sub-committee.

Audit Committee

Pursuant to the Declaration of Trust, the Board is required to have an audit committee consisting of at least three Trustees. While the Declaration of Trust provides that a majority of the Audit Committee members must be Independent Trustees, National Instrument 52-110 *Audit Committees* (the “**Audit Committee Rule**”) requires that each member of the Audit Committee must be “independent” within the meaning of the Audit Committee Rule. Subject to the delegation to the Audit Committee of such other responsibilities as are determined by the Trustees from time to time and subject to such changes in its form and function as may be mandated by any relevant regulatory authorities, the Audit Committee shall, among other things:

- (a) oversee the work of the external auditors, including resolution of disagreements between management and the external auditors regarding financial reporting;
- (b) satisfy itself on behalf of the Board with respect to Artis’ internal control system, including (i) to identify, monitor and assess business risks; and (ii) to ensure compliance with legal, ethical and regulatory requirements;
- (c) review the annual financial statements of Artis prior to their submission to the Board for approval. The process should include but not be limited to:
 - (i) reviewing changes in accounting principles, or in their application, which may have a material impact on the current or future years' financial statements;
 - (ii) reviewing significant accruals or other estimates;
 - (iii) reviewing accounting treatment of unusual or non-recurring transactions;
 - (iv) ascertaining compliance with covenants under loan agreements;
 - (v) reviewing disclosure requirements for commitments and contingencies;
 - (vi) reviewing adjustments raised by the external auditors, whether or not included in the financial statements;
 - (vii) reviewing unresolved differences between management and the external auditors; and
 - (viii) obtaining explanations of significant variances within comparative reporting periods;
- (d) review the financial statements, management discussion and analysis and annual and interim earnings press releases, and make a recommendation to the Board with respect to their approval, prior to their release to the public. The Committee must be satisfied that adequate procedures are in place for the review of the Artis’ disclosure of all other financial information, where extracted or derived from the financial statements, and shall periodically assess the adequacy of those procedures;
- (e) with respect to the appointment of external auditors by the Board:

- (i) recommend to the Board the appointment of the external auditors;
 - (ii) recommend to the Board the terms of engagement of the external auditors, including the compensation of the external auditors and a confirmation that the external auditors shall report directly to the Committee; and
 - (iii) when there is to be a change in auditors, review the issues related to the change and the information to be included in the required notice to securities regulators of such change;
- (f) review with external auditors (and the internal auditor if one is appointed by Artis) their assessment of the internal controls of Artis, their written reports containing recommendations for improvement, and management's response and follow-up to any identified weaknesses, and to review annually with the external auditors their plan for their audit and, upon completion of the audit, their reports upon the financial statements of Artis;
 - (g) pre-approve all non-audit services to be provided to Artis or its subsidiaries by the external auditors;
 - (h) review risk management policies and procedures of Artis; and
 - (i) annually review, discuss and assess the performance of the Committee and its members, and shall periodically review and consider the need for recommending amendment to this charter to the Board.

Governance and Compensation Committee

Pursuant to the Declaration of Trust, the Board is required to have a governance and compensation committee. The Governance and Compensation Committee is comprised of three Independent Trustees. Subject to the delegation to the Governance and Compensation Committee of such other responsibilities as are determined by the Trustees from time to time and subject to such changes in its form and function as may be mandated by any relevant regulatory authorities, the Governance and Compensation Committee is responsible for:

- (a) developing the system of, and overall approach to, governance generally, monitoring compliance with applicable governance requirements, assessing the Board's effectiveness in governance matters and making recommendations to the Board with respect to corporate governance of Artis as a whole, including without limitation:
 - (i) the stewardship role of the Board in respect of management of Artis;
 - (ii) Board size and composition;
 - (iii) Trustees' remuneration; and
 - (iv) such processes and procedures as may be reasonably necessary to allow the Board to function independently of management;
- (b) generally review and make recommendations to the Board with respect to all direct and indirect compensation, benefits and perquisites for the management of Artis;
- (c) review and make recommendations to the Board regarding incentive compensation and equity based plans generally;
- (d) administer those functions delegated to the Governance and Compensation Committee pursuant to the Unit Option Plan; and
- (e) generally review and make recommendations to the Board with respect to succession planning for the management of Artis.

With respect to compensation, the Governance and Compensation Committee is responsible for, among other things:

- (a) evaluating management performance, including in respect of any established goals and objectives, and reviewing and making recommendations to the Board with respect to all direct and indirect compensation, benefits and perquisites (cash and non-cash) for management based on such evaluation;
- (b) reviewing and making recommendations to the Board with respect to incentive compensation; and
- (c) reviewing and making recommendations to the Board with respect to policies regarding management benefits and perquisites, if any.

The Governance and Compensation Committee is also responsible for administering the Unit Option Plan, including, where consistent with the general purpose and intent of the Unit Option Plan and subject to the specific provisions of the Unit Option Plan:

- (a) selecting the persons who will receive a grant of Unit options;
- (b) determining the exercise price of each Unit option and awards;
- (c) determining the time or times when Unit options will be granted and exercisable and the conditions applicable thereto.

Disclosure Committee

The Governance and Compensation Committee established a sub-committee called the Disclosure Committee, which is comprised of the President and Chief Executive Officer of Artis, the Chairman of Artis and the Chief Financial Officer of Artis. The composition of the Disclosure Committee will be determined from time to time by the Governance and Compensation Committee.

The Disclosure Committee has adopted a disclosure policy addressing, among other things, the following matters:

- (a) the timely and accurate public dissemination of material information regarding Artis;
- (b) the protection of the confidential information regarding Artis;
- (c) the persons who are authorized spokespersons of Artis;
- (d) prohibitions on selective disclosure and other prohibited uses of material information regarding Artis which has not been generally disclosed; and
- (e) requirements with respect to the use of forward-looking information.

Investment Committee

The Trustees established an Investment Committee comprised of three Trustees, each of whom is an Independent Trustee. Subject at all times to the provisions of the Declaration of Trust, and to any other regulations or resolutions that the Trustees may adopt, the Investment Committee is responsible for:

- (a) reviewing all proposals regarding investments, dispositions and financings, subject to the following limitations:
 - (i) The Investment Committee may authorize strategic transactions (acquisitions or dispositions) of up to 20% of Artis' gross book value in a given year;
 - (ii) Once the Investment Committee has reached its authorization limit within the year, it may seek approval from the Board for a new authorization limit for the forthcoming year;

- (iii) The Investment Committee authorizes the Chief Executive Officer to enter into proposed transactions and make investments on behalf of the trust provided that the amount of the investment is not more than 1% of the REIT's then-calculated gross book value;
 - (iv) The Investment Committee authorizes the Chief Executive Officer to enter into mortgage financing arrangements with respect to acquisitions and owned properties;
 - (v) The Investment Committee may authorize equity and debenture offerings required to finance the transactions approved by the Investment Committee, provided that the overall debt-to-gross book value ratio remains consistent with Board policy.
- (b) to make recommendations in connection therewith to the Board of Trustees; and
- (c) to the extent authorized by the Board of Trustees, to authorize proposed transactions and make investments on behalf of the Trust.

The Committee will carry out these responsibilities with a view to achieving the Trust's strategic objectives of acquiring a portfolio of quality assets and delivering the benefits of such asset ownership to unitholders. The Declaration of Trust contains detailed investment and operating guidelines which are binding on the Committee at all times.

Audit Committee Matters

Audit Committee Charter

The full text of the Audit Committee Charter is set forth on Appendix "A" to this annual information form.

Composition of Audit Committee

The Audit Committee is comprised of four Independent Trustees, being Delmore Crewson, Allan McLeod, Victor Thielmann and Wayne Townsend. Delmore Crewson is the Chair of the Audit Committee. Each member of the Audit Committee is "independent" and "financially literate" within the meaning of the Audit Committee Rule. The experience and education of the members of the Audit Committee are set forth under "Trustees and Officers" above.

Audit Fees

Artis' external auditor for the fiscal years ended December 31, 2012 and 2011 is Deloitte and Touche, LLP. The aggregate fees billed by Artis' external auditors for audit services in the last two fiscal years for audit services is as follows: 2012 – \$506,930; 2011 - \$456,175.

Artis may retain its current external auditor to provide advisory and consulting services.

Audit-Related Fees

The aggregate fees billed by Artis' external auditor in each of the last two fiscal years for assurance and related services that are reasonably related to the performance of the audit or review of Artis' financial statements, including prospectus related review, and are not reported under "Audit Fees" above are as follows: 2012 – \$185,610; 2011 - \$52,440.

Tax Fees

The aggregate fees billed by Artis' external auditors in each of the last two fiscal years for professional services for tax compliance, tax advice and tax planning is as follows: 2012 – \$492,375; 2011 - \$514,130.

All Other Fees

The aggregate fees billed by Artis' external auditors in each of the last two fiscal years for products and services, other than services reported above, are as follows: 2012 – \$nil; 2011 - \$nil.

Cease Trade Orders, Bankruptcies, Penalties or Sanctions

No Trustee or officer of Artis:

- (a) is, as at the date hereof or has been, within ten years before the date hereof, a director or executive officer of any person or company that, while that person was acting in that capacity:
 - (i) was the subject of a cease trade or similar order, or an order that denied the other issuer access to any exemptions under applicable securities laws;
 - (ii) was subject to an event that resulted, after the Trustee or officer ceased to be a director or officer, in the company being subject to a cease trade order or similar order or an order that denied the relevant company access to any exemption under securities legislation; or
 - (iii) within a year of that person ceasing to act in that capacity, became bankrupt, made a proposal under any legislation relating to bankruptcy or insolvency or was subject to or instituted any proceedings, arrangement or compromise with creditors or had a receiver, receiver manager or trustee appointed to hold its assets; or
- (b) has, within the ten years before the date hereof, become bankrupt, made a proposal under any legislation relating to bankruptcy or insolvency, or become subject to or instituted proceedings, arrangement or compromise with creditors, or had a receiver, receiver manager or trustee appointed to hold the assets of the Trustee or officer.

No Trustee or officer of Artis has (i) been subject to any penalties or sanctions imposed by a court relating to securities legislation or by a securities regulatory authority or has entered into a settlement agreement with a securities regulatory authority, or (ii) been subject to any other penalties or sanctions by a court or regulatory body, including a self-regulatory body, that would be likely to be considered important to a reasonable security holder.

Conflicts of Interest

There are potential conflicts of interest to which: (i) the Trustees, and (ii) Marwest and its affiliates (and their respective directors, officers and employees), are subject to in connection with the ongoing operations of Artis.

Each of Armin Martens, President and Chief Executive Officer of Artis, and Cornelius Martens, a Trustee, is a director and senior officer of Marwest and various other companies affiliated with Marwest. Armin Martens and Cornelius Martens and related parties also own and control Marwest and its affiliates. The individuals above serve as Trustees and/or senior officers of Artis and are, through Marwest and its affiliates or other entities engaged in a wide range of real estate activities, including the development, acquisition, divestiture and management of real estate.

The Declaration of Trust does not restrict the Trustees or officers of Artis or Marwest or its affiliates from being engaged (directly or indirectly) in real estate and business transactions in which their individual interests actually, or are perceived to be, in conflict with the interests of Artis. Accordingly, there can be no guarantee that the Trustees and officers of Artis, when acting in a capacity other than a Trustee or officer of Artis, or that Marwest will act in the best interests of Artis in connection with their real estate activities.

Where there are conflicts of interests involving the entering into of contracts by Artis in which a Trustee or officer has a direct or indirect interest, such conflicts of interest will be resolved by procedures and remedies similar to those provided under the *Canada Business Corporations Act*.

MANAGEMENT OF ARTIS

During the year ended December 31, 2012, the following individuals served as senior officers to Artis in the following capacities:

Armin Martens	-	President and Chief Executive Officer
James Green	-	Chief Financial Officer
Kirsty Stevens	-	Chief Administrative Officer

PROMOTERS

No person or company has been, within the two most recently completed financial years or during the current financial year, a promoter of Artis or of a Subsidiary, as applicable.

LEGAL PROCEEDINGS

To the knowledge of Artis, it is not a party to, nor are any of its properties the subject of, any material legal proceedings involving Artis or its properties and no such material legal proceedings are being contemplated or threatened.

INTEREST OF MANAGEMENT AND OTHERS IN CERTAIN TRANSACTIONS

Armin Martens, the President and Chief Executive Officer of Artis and a Trustee, and Cornelius Martens, who served as Executive Vice-President of Artis until December 31, 2011 and a Trustee, and James Green, the Chief Executive Officer of Artis, had a continuing interest in the Asset Management Agreement and the Property Management Agreement by virtue of the fact that they are directors and officers of Marwest and/or Marwest Management and, in the case of Armin Martens and Cornelius Martens, by virtue of the fact that Marwest and Marwest Management are owned by persons that are their associates and other family members. The Asset Management Agreement and the Property Management Agreement were terminated effective December 31, 2011. See "Management of Artis".

Aikins, MacAulay & Thorvaldson LLP, a law firm associated with Edward Warkentin, a Trustee, provides legal services to Artis in connection with its property acquisitions, debt and equity financings, regulatory matters and other legal matters.

REGISTRAR AND TRANSFER AGENT

The registrar and transfer agent of Artis' Debentures is Bank of New York Mellon – Corporate Trust, 310, 250-6th Avenue SW in Calgary, Alberta T2P 3H7.

The registrar and transfer agent of Artis' Units is Canadian Stock Transfer Company Inc., acting as administrative agent for CIBC Mellon Trust Company, 600, 333-7th Avenue SW in Calgary, AB T2P 2Z1.

MATERIAL CONTRACTS

The following are the material contracts, other than contracts entered into in the ordinary course of business, entered into by Artis in the most recently completed financial year of Artis or up to the date hereof, which are in force and effect on December 31, 2012:

1. the Declaration of Trust, as more particularly described under "Summary of Declaration of Trust";
2. the Series D Trust Indenture, as more particularly described under "Description of Capital Structure – Series D Debentures";

3. the Series F Trust Indenture, as more particularly described under “Description of Capital Structure – Series F Debentures”;
 4. the Series G Trust Indenture, as more particularly described under “Description of Capital Structure – Series G Debentures”;
 5. the Partnership Agreement, as more particularly described under “The Partnership”;
 6. the agreement dated June 9, 2006 between Artis and CIBC Mellon Trust Company with respect to the implementation and administration of the DRIP;
 7. the amended and restated loan agreement dated September 6, 2012 with respect to the Credit Facility; and
 8. the amended and restated rights plan agreement dated May 19, 2011 between Artis and CIBC Mellon Trust Company with respect to the renewal of the Rights Plan.
- Artis has also adopted the Incentive Plan.

Electronic copies of the contracts set out above may be accessed on the SEDAR website at www.sedar.com or by contacting Artis REIT at 300 – 360 Main Street, Winnipeg, Manitoba R3C 3Z3, Attention: Investor Relations.

INTERESTS OF EXPERTS

Deloitte, LLP are the auditors who prepared the auditors’ report and the report on Canadian generally accepted accounting standards for Artis’ annual financial statements as at December 31, 2012. Deloitte, LLP and its partners are independent within the meaning of the Professional Code of Conduct of the Institute of Chartered Accountants of Manitoba.

ADDITIONAL INFORMATION

Additional information related to Artis may be found on the SEDAR website at www.sedar.com. Additional information, including Trustee’s and executive officers’ remuneration and indebtedness, principal holders of the Units and securities authorized for issuance under equity compensation plans, as applicable, is contained in Artis’ information circular prepared in connection with the annual meetings of Unitholders. Additional financial information is provided in Artis’ financial statements and management discussion and analysis for its most recently completed financial year and interim periods and subsequent continuous disclosure.

APPENDIX “A” AUDIT COMMITTEE CHARTER

Role and Objective

The Audit Committee (the "Committee") is a committee of the board of trustees (the "Board") of Artis Real Estate Investment Trust ("REIT") to which the Board has delegated its responsibility for oversight of the nature and scope of the annual audit, management's reporting on internal accounting standards and practices, financial information and accounting systems and procedures, financial reporting and statements and recommending, for Board approval, the audited financial statements and other mandatory disclosure releases containing financial information. The objectives of the Committee are as follows:

1. To assist directors in meeting their responsibilities (especially for accountability) in respect of the preparation and disclosure of the financial statements of REIT and related matters;
2. To provide better communication between directors and external auditors;
3. To enhance the external auditors' independence; and
4. To increase the credibility and objectivity of financial reports.

Membership of Committee

1. The Committee shall be comprised of at least three (3) trustees of REIT, each of which shall be "independent" as such term is used in Multilateral Instrument 52-110 – Audit Committees ("MI 52-110") and an "unrelated" trustee within the meaning of the TSX Company Manual.
2. The Board shall have the power to appoint the Committee Chairman.

Meetings

1. At all meetings of the Committee every question shall be decided by a majority of the votes cast. In case of an equality of votes, the Chairman of the meeting shall not be entitled to a second or casting vote.
2. A quorum for meetings of the Committee shall be a majority of its members, and the rules for calling, holding, conducting and adjourning meetings of the Committee shall be the same as those governing the Board.
3. Meetings of the Committee should be scheduled to take place at least four times per year. Minutes of all meetings of the Committee shall be taken.
4. The Committee shall forthwith report the results of meetings and reviews undertaken and any associated recommendations to the Board.
5. The Committee shall meet with the external auditors at least once per year (in connection with the preparation of the year end financial statements) and at such other times as the external auditors and the Committee consider appropriate.

Mandate and Responsibilities of Committee

1. It is the responsibility of the Committee to oversee the work of the external auditors, including resolution of disagreements between management and the external auditors regarding financial reporting.
2. It is the responsibility of the Committee to satisfy itself on behalf of the Board with respect to REIT's internal control system:
 - (i) identifying, monitoring and mitigating business risks; and

- (ii) ensuring compliance with legal, ethical and regulatory requirements.
3. It is a responsibility of the Committee to review the annual financial statements of REIT prior to their submission to the Board for approval. The process should include but not be limited to:
 - (i) reviewing changes in accounting principles, or in their application, which may have a material impact on the current or future years' financial statements;
 - (ii) reviewing significant accruals or other estimates such as the ceiling test calculation;
 - (iii) reviewing accounting treatment of unusual or non-recurring transactions;
 - (iv) ascertaining compliance with covenants under loan agreements;
 - (v) reviewing disclosure requirements for commitments and contingencies;
 - (vi) reviewing adjustments raised by the external auditors, whether or not included in the financial statements;
 - (vii) reviewing unresolved differences between management and the external auditors; and
 - (viii) obtaining explanations of significant variances within comparative reporting periods.
 4. The Committee is to review the financial statements, MD&A and annual and interim earnings press releases, and make a recommendation to the Board with respect to their approval, prior to their release to the public. The Committee must be satisfied that adequate procedures are in place for the review of the REIT's disclosure of all other financial information, where extracted or derived from the financial statements, and shall periodically assess the adequacy of those procedures.
 5. With respect to the appointment of external auditors by the Board, the Committee shall:
 - (i) recommend to the Board the appointment of the external auditors;
 - (ii) recommend to the Board the terms of engagement of the external auditors, including the compensation of the external auditors and a confirmation that the external auditors shall report directly to the Committee; and
 - (iii) when there is to be a change in auditors, review the issues related to the change and the information to be included in the required notice to securities regulators of such change.
 6. The Committee shall review with external auditors (and the internal auditor if one is appointed by REIT) their assessment of the internal controls of REIT, their written reports containing recommendations for improvement, and management's response and follow-up to any identified weaknesses. The Committee shall also review annually with the external auditors their plan for their audit and, upon completion of the audit, their reports upon the financial statements of REIT and its subsidiaries.
 7. The Committee must pre-approve all non-audit services to be provided to REIT or its subsidiaries by the external auditors. The Committee may delegate to one or more members the authority to pre-approve non-audit services, provided that the member(s) report to the Committee at the next scheduled meeting such pre-approval and the member(s) comply with such other procedures as may be established by the Committee from time to time.
 8. The Committee shall review risk management policies and procedures of REIT (i.e. hedging, litigation and insurance).

9. The Committee shall establish a procedure for:
 - (i) the receipt, retention and treatment of complaints received by REIT regarding accounting, internal accounting controls or auditing matters; and
 - (ii) the confidential, anonymous submission by employees and agents of REIT of concerns regarding questionable accounting or auditing matters.
10. The Committee shall review and approve REIT's hiring policies regarding employees and former employees of the present and former external auditors of REIT.
11. The Committee shall have the authority to investigate any financial activity of REIT. All employees and agents of REIT are to cooperate as requested by the Committee.
12. The Committee may retain any person having special expertise and/or obtain independent professional advice to assist in satisfying their responsibilities at the expense of REIT without any further approval of the Board.
13. The Committee shall annually review, discuss and assess the performance of the Committee and its members, and shall periodically review and consider the need for recommending amendment to this charter to the Board.