LEXINGTON REALTY TRU Form 8-K June 28, 2007 SECURITIES AND EXCHANGE		
Washington, DC 20549		
FORM 8-K		
Current Report Pursuant		
to Section 13 or 15(d) of the		
Securities Exchange Act of 1934		
Date of report (Date of earliest even	t reported): June 25, 2007	
LEXINGTON REALTY TRUST (Exact Name of Registrant as Specif	ñed in Its Charter)	
Maryland (State or Other Jurisdiction	1-12386 (Commission File Number)	13-3717318 (IRS Employer Identification Number)
of Incorporation)		
THE LEXINGTON MASTER LIMI (Exact Name of Registrant as Specif		
<u>Delaware</u> (State or Other Jurisdiction	<u>0-50268</u> (Commission File Number)	11-3636084 (IRS Employer Identification Number)
of Incorporation)		
One Penn Plaza, Suite 4015, New York, New York (Address of Principal Executive Offices)		10119-4015 (Zip Code)
(212) 692-7200		
(Registrant's Telephone Number, Inc	cluding Area Code)	
(Former Name or Former Address i	f Changed Since Last Report)	

	the appropriate box below if the Form 8-K filing is intended to simultaneously satisfy the filing obligations of the registrant under any of owing provisions
	Written communications pursuant to Rule 425 under the Securities Act (17 CFT R 230.425)
_	Soliciting material pursuant to Rule 14a-12 under the Exchange Act (17 CFR 240.14a-12)
	Pre-commencement communications pursuant to Rule 14d-2(b) under the Exchange Act (17 CFR 240.14d-2(b))
	Pre-commencement communications pursuant to Rule 13e-4(c) under the Exchange Act (17 CFR 240.13e-4(c))
Item 1.	01. Entry into a Material Definitive Agreement.
Lexingt Venture	On Realty Trust (the Trust) agreed with CLPF-LXP/LV, L.P. and CLPF-LXP/Lion Venture GP, LLC, its partners in Lexington/Lion e L.P., one of its co-investment programs, to distribute the 17 properties owned by Lexington/Lion Venture L.P. between the partners and inate the co-investment program.
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The cash payment due to CLPF-LXP/LV, L.P. and CLPF-LXP/Lion Venture, LLC reflects the realization by the Trust of a promoted interest in

The partial redemption agreement, contribution agreement and redemption agreement contained limited representations and warranties.

the co-investment program in an amount of approximately \$12.0 million.

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Each of the agreements was effective as of June 1, 2007, but the agreements were held in escrow until the parties received lender approval under certain non-recourse first mortgage loans secured by certain of the distributed properties. The agreements were released from escrow on June 25, 2007.

The foregoing description is qualified in its entirety by reference to the partial redemption agreement, the contribution agreement and the redemption agreement attached as Exhibits 10.1, 10.2 and 10.3, respectively, to this Current Report on Form 8-K.

Item 3.02. Unregistered Sales of Equity Securities.

As disclosed under Item 1.01 of this Current Report on Form 8-K, the Partnership issued 4,103,146 units of limited partnership in the Partnership to the Trust at a price per unit of \$20.9165. The units were issued in reliance upon the exemption from registration provided by Section 4(2) of the Securities Act of 1933, as amended.

Item 9.01. Financial Statements and Exhibits.

(d) Exhibits

10.1 Partial Redemption Agreement between Lexington/Lion Venture L.P., CLPF-LXP/LV, L.P. and the

Trust

10.2 Contribution Agreement between the Trust and the Partnership

10.3 Redemption Agreement between Lexington/Lion Venture L.P., CLPF-LXP/LV, L.P. and

CLPF-LXP/Lion Venture GP, LLC

SIGNATURES

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

Lexington Realty Trust

Date: June 28, 2007 By: /s/ T. Wilson Eglin

T. Wilson Eglin

Chief Executive Officer

Exhibit Index

10.1	Partial Redemption Agreement between Lexington/Lion Venture L.P., CLPF-LXP/LV, L.P. and the
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	CLPF-LXP/Lion Venture GP, LLC