LEXINGTON REALTY TRUST Form 8-K

August 16, 2007

240.13e-4(c))

### SECURITIES AND EXCHANGE COMMISSION

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 event reported): August 10, 2007

### LEXINGTON REALTY TRUST

(Exact Name of Registrant as Specified in Its Charter)

Maryland 1-12386 13-3717318 (Commission File Number) (IRS Employer Identification (State or Other Jurisdiction of Incorporation) Number) THE LEXINGTON MASTER LIMITED PARTNERSHIP (Exact Name of Registrant as Specified in Its Charter) Delaware 0-50268 11-3636084 (State or Other Jurisdiction (Commission File Number) (IRS Employer Identification of Incorporation) Number) One Penn Plaza, Suite 4015, New York, New York 10119-4015 (Address of Principal Executive Offices) (Zip Code) (212) 692-7200 (Registrant's Telephone Number, Including Area Code) (Former Name or Former Address, if Changed Since Last Report) Check the appropriate box below if the Form 8-K filing is intended to simultaneously satisfy the filing obligations of the registrant under any of the following provisions Written communications pursuant to Rule 425 under the Securities Act (17 CFTIR 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

### Item 1.01. Entry into a Material Definitive Agreement.

On August 10, 2007, Lexington Realty Trust (the "Trust"), through The Lexington Master Limited Partnership (the "Partnership") and LMLP GP LLC, a wholly-owned subsidiary of the Partnership ("LMLP GP"), entered into a limited partnership agreement of Net Lease Strategic Assets Fund L.P. (the "Co-Investment Program"), dated as of August 10, 2007 (the "Partnership Agreement"), among LMLP GP, as the general partner, the Partnership, as a limited partner, and Inland American (Net Lease) Sub, LLC ("Inland"), a wholly-owned subsidiary of Inland American Real Estate Trust, Inc.

The Co-Investment Program was formed to invest in specialty single-tenant net leased assets in the United States.

In connection with the formation of the Co-Investment Program, the Partnership agreed to contribute six single tenant net leased assets to the Co-Investment Program pursuant to a contribution agreement, dated as of August 10, 2007 (the "Contribution Agreement").

Also, in connection with the formation of the Co-Investment Program, the Trust and certain of its subsidiaries agreed to sell and the Co-Investment Program agreed to purchase, 47 primarily single tenant net leased assets pursuant to a purchase and sale agreement, dated as of August 10, 2007 (the "Purchase Agreement").

The contribution of the six assets and the purchase and sale of the 47 assets, values the 53 assets at approximately \$940.0 million. The table below contains selected information about the 53 assets. Upon the closing of the acquisition of the 53 assets, the Partnership and Inland will make initial capital contributions to the Co-Investment Program, with the Partnership's initial capital contribution consisting of cash and the six previously mentioned assets, so that the Partnership and Inland will have percentage interests in the Co-Investment Program of 15% and 85%, respectively.

The acquisition of each of the 53 assets by the Co-Investment Program is subject to satisfaction of conditions precedent to closing, including obtaining financing on certain terms, obtaining certain consents and waivers, the continuing financial solvency of the tenants, certain other customary conditions, and, in the case of one asset, the acquisition of the asset by the Trust. Accordingly, neither the Trust nor the Partnership can provide any assurance that the acquisition by the Co-Investment Program will be completed. In the event that the Co-Investment Program does not acquire any of the 53 assets by March 1, 2008, the Co-Investment Program will be terminated.

In addition to the initial capital contributions, the Partnership and Inland intend to invest an additional \$22.5 million and \$127.5 million, respectively, in the Co-Investment Program to acquire additional specialty single-tenant net leased assets. Assuming mortgage financing of 70% of acquisition cost, the Co-Investment Program will acquire up to \$1.4 billion of assets when, and if, fully funded.

Inland and the Partnership are entitled to a return on their respective investments equal to 9% per annum, with Inland's return having a priority over the Partnership's return. Following, the 9%

per annum, Inland and the Partnership are entitled to a return of the capital each invested, with Inland's return of capital having a priority over the Partnership's return of capital. Once all capital has been returned, the Partnership will receive certain incentive distributions.

The Partnership Agreement provides each partner with a right of first offer for transfers if either the Partnership or Inland desires to sell its interest in the Co-Investment Program or cause the Co-Investment Program to sell a certain asset. In addition, the Partnership Agreement contains a buy/sell arrangement in the event either the Partnership or Inland desires to buy the other partner's interest in the Co-Investment Program or sell its interest in the Co-Investment Program.

The Trust's wholly-owned taxable real estate investment trust subsidiary, Lexington Realty Advisors, Inc. ("LRA"), has entered into a management agreement with the Co-Investment Program whereby LRA will receive (1) a partnership management fee of 0.375% of the equity capital, (2) a property management fee of up to 3.0% of actual gross revenues from certain assets for which the landlord is obligated to provide property management services (contingent upon the recoverability under the applicable lease), and (3) an acquisition fee of 0.5% of the gross purchase price of each acquired asset by the Co-Investment Program under the terms of the Partnership Agreement.

The foregoing description is qualified in its entirety by reference to the Partnership Agreement, the Contribution Agreement, the Purchase Agreement and the Management Agreement, which are respectively attached as Exhibit 10.1, 10.2 and 10.3 to this Current Report on Form 8-K.

			Net Rentable	Current Term	Estimated 2008 Cash	Mortgage Balance at June 30,
	<b>Property Location</b>	Tenant/(Guarantor)	Square Feet	Lease	Rent, Base	2007
4	5201 W. Barraque Street	Entergy Services, Inc.		<b>Expiration</b> 10/31/2010	( <b>000s</b> ) \$192	(000s)
	Pine Bluff, Arkansas	Entergy Services, Inc.	27,107	10/31/2010	Ψ1/2	
	19019 North 59th Avenue	Honeywell, Inc.	252,300	07/15/2011	2,452	\$14,179
(	Glendale, Arizona	,	,		,	. ,
8	3555 South River Parkway	ASM Lithography Holding	95,133	06/30/2013	2,242	13,430
	Геmpe, Arizona	NV				
	2005 East Technology	(i)Structure, LLC	60,000	12/31/2025	1,128	8,367
	Circle	(Infocrossing, Inc.)				
	Tempe, Arizona		20.501	00/00/0016	165	2 200
	1440 East 15 <sup>th</sup> Street	Cox Communications, Inc.	28,591	09/30/2016	465	2,280
	Fucson, Arizona 10419 North 30 <sup>th</sup> Street	Time Customer Service,	122 001	07/31/2010	1,573	7,997
	Tampa, Florida	Inc. (Time, Inc.)	132,901	07/31/2010	1,373	1,991
	2500 Patrick Henry	Georgia Power Company	111 911	06/30/2015	1,464	12,288
	Parkway	Georgia Tower Company	111,711	00/20/2012	1,101	12,200
	McDonough, Georgia					
J	Westbridge Business Park	Litton Loan Servicing LP	62,000	08/31/2017	1,100	
ľ	McDonough, Georgia (1)	(Credit—Based Asset				
		Servicing and Securitization LLC)				
3	3265 East Goldstone Drive	Voicestream PCS II	77,484	06/28/2019	1,227	10,156
ľ	Meridian, Idaho	Corporation	,		,	,
		(T-Mobile USA, Inc.)				
Ç	9601 Renner Boulevard		77,484	11/01/2019	1,248	10,391

Mortgage

Lenexa, Kansas

Voicestream PCS II Corporation (T-Mobile USA, Inc.)

70 Mechanic Street	Invensys Systems, Inc.	251,91407/01/2014	2,991	14,182
Foxboro, Massachusetts First Park Drive Oakland, Maine	(Siebe, Inc.) Omnipoint Holdings, Inc. (T-Mobile USA, Inc.)	78,61008/31/2020	1,240	10,300
12000 & 12025 Tech Center Dr.	(Kelsey-Hayes Company	180,23004/30/2014	1,957	10,532
Livonia, Michigan 3943 Denny Avenue Pascagoula, Mississippi	Northrop Grumman Systems Corporation	94,841 10/31/2013	655	
11707 Miracle Hills Drive Omaha, Nebraska	(i)Structure, LLC (Infocrossing, Inc.)	86,80011/30/2025	1,167	8,859
29 South Jefferson Road	CAE SimuFlite, Inc.	76,363 11/30/2021	2,291	16,764
Whippany, New Jersey 3201 Quail Springs Pkwy. Oklahoma City, Oklahoma (2)	AT&T Wireless Services, Inc./ Jordan Associates	128,50011/30/2010	685	14,749
2999 SW 6 <sup>th</sup> Street Redmond, Oregon	Voicestream PCS I LLC (T-Mobile USA, Inc.)	77,48401/31/2019	1,435	9,678
265 Lehigh Street Allentown, Pennsylvania	Wachovia	71,23010/31/2010	248	
420 Riverport Road	American Electric Power	42,77006/30/2013	390	
Kingsport, Tennessee 2401 Cherahala Boulevard	Advance PCS, Inc.	59,74805/31/2013	900	5,054
Knoxville, Tennessee 1401 & 1501 Nolan Ryan Pkwy.	Siemens Dematic Postal Automation, L.P.	236,54701/31/2014	2,385	21,012
Arlington, Texas 601 & 701 Experian Pkwy. Allen, Texas	Solutions, Inc.	292,70010/15/2010	3,624	30,582
1200 Jupiter Road Garland, Texas (3)	(TRW Inc.) Raytheon Company	278,75905/31/2011	911	
2529 West Thorne Drive	Baker Hughes, Inc.	65,50009/27/2015	810	7,218
Houston, Texas 26410 McDonald Road The Woodlands, Texas	Montgomery County Management Company LLC	41,00010/31/2019	718	7,500
3711 San Gabirel Mission, Texas	Voicestream PCS II Corporation (T-Mobile USA, Inc.)	75,01606/30/2015	900	6,359
12645 W. Airport Road Sugar Land, Texas	Baker Hughes, Inc.	165,83609/27/2015	1,952	16,372
11555 University Blvd. Sugar Land, Texas	KS Management Services, LLP (St. Luke's Episcopal Health System Corporation)	72,683 11/30/2020	1,114	9,812
1600 Eberhardt Road Temple, Texas	Nextel of Texas	108,80001/31/2016	1,523	8,820
6455 State Hwy 303 NE Bremerton, Washington	Nextel West Corporation	60,20005/14/2016	1,085	6,519
109 Stevens Street Jacksonville, Florida	Unisource Worldwide, Inc.	168,800 09/30/2009	624	

359 Gateway Drive	TI Group Automotive	133,22105/31/2000	1,200	9,798
Lavonia, Georgia	Systems, LLC			
3600 Army Post Rd.	<b>EDS Information Services</b>	405,000 04/30/2012	2,825	22,510
Des Moines, Iowa	LLC (Electronic Data			
	Systems Corporation)			
3600 Southgate Drive	Sygma Network, Inc.	205,15010/31/2022	1,745	6,228
Danville, Illinois (4)	(Sysco Corporation)			
2935 Van Vactor Drive	Bay Valley Foods, LLC	300,50006/30/2015	777	6,615
Plymouth, Indiana				
10000 Business Boulevard	Dana Corporation	336,35006/30/2025	1,346	10,910
Dry Ridge, Kentucky				

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730 N. Black Branch Road	Dana Corporation	167,77006/30/2025	537	4,312
Elizabethtown, Kentucky 750 N. Black Branch Road	Dana Corporation	539,59206/30/2025	2,838	23,029
Elizabethtown, Kentucky 301 Bill Bryan Boulevard	Dana Corporation	424,90406/30/2025	1,687	13,606
Hopkinsville, Kentucky	•	·		
4010 Airpark Drive Owensboro, Kentucky	Dana Corporation	251,041 06/30/2025	1,208	9,925
6938 Elm Valley Drive	Dana Corporation	150,945 10/31/2021	1,843	17,359
Kalamazoo, Michigan 904 Industrial Road	Tenneco Automotive	195,64008/17/2010	619	
Marshall, Michigan	Operating Company, Inc. (Tenneco Automotive, Inc.)			
1901 49th Avenue	Owens Corning Roofing	18,62006/30/2015	583	
Minneapolis, Minnesota	and Asphalt, LLC			
324 Industrial Park Road	SKF USA, Inc.	72,868 12/31/2014	395	1,532
Franklin, North Carolina				
736 Addison Road	Corning, Inc.	408,00011/30/2016	1,095	9,548
Erwin, New York				
590 Ecology Lane Chester, South Carolina	Owens Corning	420,597 07/14/2025	2,185	13,232
120 S.E. Parkway Drive	United Technologies Corp.	289,33012/31/2008	1,474	
Franklin, Tennessee	r	,	,	
9220 Grogans Mill Road	Baker Hughes, Inc.	275,75009/27/2015	2,934	25,608
The Woodlands, Texas				
2424 Alpine Road	Silver Spring Gardens, Inc.	159,00003/31/2027	930	
Eau Claire, Wisconsin	(Huntsinger Farms, Inc.)			
101 Creger Drive	Lithia Motors	10,00005/31/2012	275	
Ft. Collins, Colorado		12.02412/21/2017	477.5	
11411 N. Kelly Avenue	American Golf Corporation	13,92412/31/2017	475	
Oklahoma City, Oklahoma		77.07(00/21/202(	1.250	0.254
25500 State Hwy 249	Parkway Chevrolet, Inc.	77,07608/31/2026	1,258	9,354
Tomball, Texas	75 . I	0.404.602	ф <b>70.02</b> 5	Φ466 Q66
	Total	8,494,682	\$70,925	\$466,966

<sup>(1)</sup> The Trust is currently under contract to purchase this asset. Neither the Trust nor the Partnership can provide any assurance that the Trust will acquire this asset and subsequently sell this asset to the Co-Investment Program.

#### Item 8.01. Other Events.

On August 13, 2007, the Trust issued a press release announcing the formation of the Co-Investment Program. A copy of the press release issued August 13, 2007, is attached as Exhibit 99.1 to this Current Report on Form 8-K.

<sup>(2)</sup> The Trust is selling its 40% tenancy-in-common interest in this asset. Estimated 2008 rent and mortgage balance represent the Trust's proportionate share.

<sup>(3)</sup> The Partnership is contributing its 60.5% interest in this asset. Estimated 2008 rent and mortgage balance represent the Partnership's proportionate share.

<sup>(4)</sup> Reflects expansion which is expected to be completed by December 31, 2007.

### Item 9.01. Financial Statements and Exhibits.

(d) Exhibits

- 10.1 Limited Partnership Agreement, dated as of August 10, 2007, among LMLP GP LLC, The Lexington Master Limited Partnership and Inland American (Net Lease) Sub, LLC
- 10.2 Contribution Agreement, dated as of August 10, 2007, between The Lexington Master Limited Partnership and Net Lease Strategic Assets Fund L.P.
- 10.3 Purchase and Sale Agreement, dated as of August 10, 2007, between The Lexington Master Limited Partnership and Net Lease Strategic Assets Fund L.P.
- 10.4 Management Agreement, dated as of August 10, 2007, between Net Lease Strategic Assets Fund L.P. and Lexington Realty Advisors, Inc.
- 99.1 Press Release issued August 13, 2007

### **SIGNATURES**

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

Lexington Realty Trust

Date: August 16, 2007

By: /s/ T. Wilson Eglin

T. Wilson Eglin

Chief Executive Officer

The Lexington Master Limited Partnership

By: Lex GP-1 Trust, its general partner

Date: August 16, 2007

By: /s/ T. Wilson Eglin

T. Wilson Eglin

President

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