KONOVER PROPERTY TRUST INC Form SC 13D/A June 24, 2002

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

SCHEDULE 13D

Under the Securities Exchange Act of 1934 (Amendment No. 9)

KONOVER PROPERTY TRUST, INC.
(formerly known as FAC Realty Trust, Inc.)
(Name of Issuer)

COMMON STOCK, PAR VALUE \$0.01 PER SHARE (Title of Class of Securities)

301953 10 5 (CUSIP Number)

MARJORIE L. REIFENBERG, ESQ.
LAZARD FRERES REAL ESTATE INVESTORS L.L.C.
30 ROCKEFELLER PLAZA
NEW YORK, NY 10020
(212) 632-6000

WITH A COPY TO:

TOBY S. MYERSON, ESQ.

PAUL, WEISS, RIFKIND, WHARTON & GARRISON
1285 AVENUE OF THE AMERICAS
NEW YORK, NEW YORK 10019-6064
(212) 373-3000

(Name, Address and Telephone Number of Person Authorized to Receive Notices and Communications)

\_\_\_\_\_

June 23, 2002 (Date of Event which Requires Filing of this Statement)

If the filing person has previously filed a statement on Schedule 13G to report the acquisition which is the subject of this Schedule 13D, and is filing this schedule because of Rule 13d-1(e), 1(f) or 1(g), check the following box [\_].

Note: Schedules filed in paper format shall include a signed original and five copies of the schedule, including all exhibits. See Rule 13d-1(a) for other parties to whom copies are to be sent.

\*The remainder of this cover page shall be filled out for a reporting person's initial filing on this form with respect to the subject class of securities, and for any subsequent amendment containing information which would alter disclosures provided in a prior cover page.

The information required on the remainder of this cover page shall not be deemed to be "filed" for the purpose of Section 18 of the Securities Exchange Act of 1934 ("Act") or otherwise subject to the liabilities of that section of the Act but shall be subject to all other provisions of the Act (however, see the Notes).

\_\_\_\_\_

	NAME OF REPORTING PERSON S.S. OR I.R.S. IDENTIFICATION	NO. OF ABOVE PERSON		
	Prometheus Southeast	Retail Trust		
	CHECK THE APPROPRIATE BOX IF A	A MEMBER OF A GROUP	(a) (b)	[_] [X]
	SEC USE ONLY			
	SOURCE OF FUNDS			
	AF			
, ,	CHECK BOX IF DISCLOSURE OF LEG	CAL DROCEEDINGS IS DEO	UTRED PURS	SUANT TO
	ITEMS 2(d) or 2(e)	AL PROCEEDINGS IS REQ		[_]
 i	ITEMS 2(d) or 2(e)			
	ITEMS 2(d) or 2(e)  CITIZENSHIP OR PLACE OF ORGANI  Maryland  7  NUMBER OF	ZATION  SOLE VOTING POWER		
	ITEMS 2(d) or 2(e)  CITIZENSHIP OR PLACE OF ORGANI  Maryland  7	ZATION		
	ITEMS 2(d) or 2(e)  CITIZENSHIP OR PLACE OF ORGANI  Maryland  7  NUMBER OF  SHARES PICIALLY OWNED BY EACH  REPORTING  PERSON	ZATION  SOLE VOTING POWER		
	ITEMS 2(d) or 2(e)  CITIZENSHIP OR PLACE OF ORGANI  Maryland  7  NUMBER OF  SHARES FICIALLY OWNED BY EACH  REPORTING  PERSON  WITH	SOLE VOTING POWER None		
	ITEMS 2(d) or 2(e)  CITIZENSHIP OR PLACE OF ORGANI  Maryland  7  NUMBER OF  SHARES FICIALLY OWNED BY EACH  REPORTING  PERSON  WITH	SOLE VOTING POWER None SHARED VOTING POWER		
	ITEMS 2(d) or 2(e)  CITIZENSHIP OR PLACE OF ORGANI  Maryland  7  NUMBER OF SHARES FICIALLY OWNED BY EACH REPORTING PERSON WITH  8	SOLE VOTING POWER None SHARED VOTING POWER 21,052,631		
BENEF	ITEMS 2(d) or 2(e)  CITIZENSHIP OR PLACE OF ORGANI  Maryland  7  NUMBER OF SHARES FICIALLY OWNED BY EACH REPORTING PERSON WITH  8	SOLE VOTING POWER  None  SHARED VOTING POWER  21,052,631  SOLE DISPOSITIVE POW		

21,052,631

12	CHECK BOX IF THE AGGREGA	TE AMO	UNT IN	ROW	(11)	EXCLUDE	S CERTAIN	SHARES
								[_]
13	PERCENT OF CLASS REPRESE							
	66.0%							
14	TYPE OF REPORTING PERSON							
	00 (real estate	inves	tment t	rust	)			
								3
1	NAME OF REPORTING PERSON S.S. OR I.R.S. IDENTIFICA		NO. OF	ABOV:	E PEI	RSON		
	Prometheus Sout	heast 1	Retail	L.L.	С.			
2	CHECK THE APPROPRIATE BO	X IF A	MEMBER	OF .	A GR	OUP	(a)	
							(b)	[X]
3	SEC USE ONLY							
4	SOURCE OF FUNDS							
	AF							
5	CHECK BOX IF DISCLOSURE	OF LEG	AL PROC	EEDI	NGS	IS REQUI	RED PURSU	ANT TO
	ITEMS 2(d) or 2(e)							[_]
6	CITIZENSHIP OR PLACE OF	ORGANI	ZATION					
	Delaware 							
	7 NUMBER OF		SOLE V	OTIN	G POI	WER		
BENEFIC	SHARES CIALLY OWNED BY EACH		None					
	REPORTING PERSON							
	WITH							
	8		SHARED	VOT	ING 1	POWER		
			21,052	<b>,</b> 631				
	9		SOLE D	ISPO	SITI	VE POWER		
			None					
	1	0	SHARED	DIS	POSI'	TIVE POW	ER	

21,052,631

			21,052,631			
 11	AGGREGATE AMOUNT BEN	EFICIALLY	OWNED BY EACH RI	EPORTING I	PERSON	
	21,052,631					
.2	CHECK BOX IF THE AGG	REGATE AM	OUNT IN ROW (11)	EXCLUDES	CERTAIN	SHARES
						[_]
13	PERCENT OF CLASS REP		BY AMOUNT IN ROW			
	66.0%					
14	TYPE OF REPORTING PE	RSON				
	00 (limited	liabilit				
1	NAME OF REPORTING PE S.S. OR I.R.S. IDENT		NO. OF ABOVE PE	RSON		
	LFSRI II SP	V REIT Co	rp.			
2	CHECK THE APPROPRIAT	E BOX IF	A MEMBER OF A GRO	OUP	(a) (b)	
3	SEC USE ONLY					
4	SOURCE OF FUNDS					
	AF					
5	CHECK BOX IF DISCLOS ITEMS 2(d) or 2(e)	URE OF LE	GAL PROCEEDINGS	IS REQUIRI	ED PURSUA	ANT TO
						[_]
 6	CITIZENSHIP OR PLACE	OF ORGAN	 IZATION			
	Delaware					
		7	SOLE VOTING PO	 WER		
	NUMBER OF SHARES		None			
BENEF	'ICIALLY OWNED BY EACH REPORTING					
	PERSON WITH					
		8	SHARED VOTING 1	POWER		

	9	SOLE DISPOSITIVE POWER		
		None		
	10	SHARED DISPOSITIVE POWE	 R	
		21,052,631		
11	AGGREGATE AMOUNT BENEFICIALL	Y OWNED BY EACH REPORTING	PERSON	
	21,052,631			
12	CHECK BOX IF THE AGGREGATE A	MOUNT IN ROW (11) EXCLUDES	CERTAIN	SHARES
				[_]
13	PERCENT OF CLASS REPRESENTED	BY AMOUNT IN ROW (11)		
	66.0%			
14	TYPE OF REPORTING PERSON			
	CO			
				5
1	NAME OF REPORTING PERSON S.S. OR I.R.S. IDENTIFICATIO	N NO. OF ABOVE PERSON		
	LF Strategic Realty	Investors II L.P.		
2	CHECK THE APPROPRIATE BOX IF	A MEMBER OF A GROUP	(a) (b)	
3	SEC USE ONLY			
4	SOURCE OF FUNDS			
	AF			
5	CHECK BOX IF DISCLOSURE OF L ITEMS 2(d) or 2(e)	EGAL PROCEEDINGS IS REQUIR	ED PURSU	ANT TO
	TIEMS Z(d) OI Z(e)			[_]
6	CITIZENSHIP OR PLACE OF ORGA	 NT7ATION		
0	Delaware	NIZATION		
		COLE MOTING DOMED		
	NUMBER OF			
BENEFI	SHARES CIALLY OWNED BY EACH	None		
	REPORTING PERSON			

WITH SHARED VOTING POWER 21,052,631 SOLE DISPOSITIVE POWER None \_\_\_\_\_ 10 SHARED DISPOSITIVE POWER 21,052,631 11 AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON 21,052,631 12 CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES [\_] 13 PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11) 66.0% 14 TYPE OF REPORTING PERSON PN (limited partnership) 6 NAME OF REPORTING PERSON S.S. OR I.R.S. IDENTIFICATION NO. OF ABOVE PERSON LFSRI II Alternative Partnership L.P. CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP (a) [\_] (b) 3 SEC USE ONLY \_\_\_\_\_\_ 4 SOURCE OF FUNDS CHECK BOX IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(d) or 2(e)[\_] CITIZENSHIP OR PLACE OF ORGANIZATION Delaware

7 SOLE VOTING POWER NUMBER OF SHARES None BENEFICIALLY OWNED BY EACH REPORTING SHARED VOTING POWER 21,052,631 SOLE DISPOSITIVE POWER None 10 SHARED DISPOSITIVE POWER 21,052,631 11 AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON 21,052,631 \_\_\_\_\_\_ CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES 12 [\_] \_\_\_\_\_\_ PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11) 66.0% 14 TYPE OF REPORTING PERSON PN (limited partnership) NAME OF REPORTING PERSON S.S. OR I.R.S. IDENTIFICATION NO. OF ABOVE PERSON LFSRI II-CADIM Alternative Partnership L.P. CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP (a) [\_] (b) .\_\_\_\_\_ 3 SEC USE ONLY -----4 SOURCE OF FUNDS CHECK BOX IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(d) or 2(e) [\_]

6	CITIZENSHIP OR PLA	CE OF ORGA	NIZATION		
	Delaware				
BENE	NUMBER OF SHARES FICIALLY OWNED BY EACH REPORTING PERSON WITH	7	SOLE VOTING POWER		
		8	SHARED VOTING POWER 21,052,631		
		9	SOLE DISPOSITIVE POW	ER	
		10	SHARED DISPOSITIVE PO	OWER	
11	AGGREGATE AMOUNT B		Y OWNED BY EACH REPORTI	NG PERSON	
12	CHECK BOX IF THE A	GGREGATE A	MOUNT IN ROW (11) EXCLU	DES CERTAI	N SHARES
13	PERCENT OF CLASS R	EPRESENTED	BY AMOUNT IN ROW (11)		
14	TYPE OF REPORTING PN (limit	PERSON ed partner	ship)		
					8
1		NTIFICATIO	N NO. OF ABOVE PERSON Estate Investors L.L.C.		
2			A MEMBER OF A GROUP	(a) (b)	[_] [X]
3	SEC USE ONLY				
 4	SOURCE OF FUNDS				

	AF				
 5	CHECK BOX IF DISCLOSU ITEMS 2(d) or 2(e)	RE OF L	EGAL PROCEEDINGS IS REQUI	RED PURS	UANT TO
 5	CITIZENSHIP OR PLACE	OF ORGA	NIZATION		
	New York				
BENEF	NUMBER OF SHARES ICIALLY OWNED BY EACH REPORTING PERSON WITH	7	SOLE VOTING POWER		
		8	SHARED VOTING POWER		
			21,052,631		
		9	SOLE DISPOSITIVE POWER		
			None		
		10	SHARED DISPOSITIVE POW	ER	
			21,052,631		
11	AGGREGATE AMOUNT BENE	FICIALL	Y OWNED BY EACH REPORTING	PERSON	
	21,052,631				
12	CHECK BOX IF THE AGGR	EGATE A	MOUNT IN ROW (11) EXCLUDE	S CERTAI	N SHARES
 13	PERCENT OF CLASS REPR	 ESENTED	BY AMOUNT IN ROW (11)		
	66.0%				
 14	TYPE OF REPORTING PER	SON			
	00 (limited	liabili	ty company)		
1	NAME OF REPORTING PER		N NO. OF ABOVE PERSON		
	Lazard Frere	s & Co.	LLC		
2	CHECK THE APPROPRIATE	BOX IF	A MEMBER OF A GROUP	(a) (b)	[_] [X]

3	SEC USE ONLY			
4	SOURCE OF FUNDS			
5	CHECK BOX IF DISCLOSUR ITEMS 2(d) or 2(e)	E OF LEG	GAL PROCEEDINGS IS REQUIRED PURSU.	ANT TO
6	CITIZENSHIP OR PLACE O	F ORGANI	ZATION	
	New York			
BENEFIC	NUMBER OF SHARES IALLY OWNED BY EACH REPORTING PERSON WITH	7	SOLE VOTING POWER	
		8	SHARED VOTING POWER 21,052,631	
		9	SOLE DISPOSITIVE POWER None	
		10	SHARED DISPOSITIVE POWER 21,052,631	
11	AGGREGATE AMOUNT BENEF	ICIALLY	OWNED BY EACH REPORTING PERSON	
	21,052,631			
12	CHECK BOX IF THE AGGRE			[_]
13	PERCENT OF CLASS REPRE	SENTED E	BY AMOUNT IN ROW (11)	
14	TYPE OF REPORTING PERS			
	00 (limited l	iability	company)	

10

This Amendment No. 9, dated June 23, 2002, is filed by Prometheus Southeast Retail Trust, a Maryland real estate investment trust ("Trust"), Prometheus Southeast Retail LLC, a Delaware limited liability Company

("Prometheus"), LFSRI II SPV REIT Corp., a Delaware corporation ("SPV"), LF Strategic Realty Investors II L.P., a Delaware limited partnership ("LFSRI II"), LFSRI II Alternative Partnership L.P., a Delaware limited partnership ("Alternative"), LFSRI II-CADIM Alternative Partnership L.P., a Delaware limited partnership ("CADIM"), Lazard Freres Real Estate Investors L.L.C., a New York limited liability company ("LFREI"), and Lazard Freres & Co. LLC, a New York limited liability company ("Lazard," and together with Trust, Prometheus, SPV, CADIM, Alternative, LFSRI II and LFREI, the "Reporting Persons").

Capitalized terms used herein but not defined shall have the meanings ascribed thereto in the Schedule 13D dated March 6, 1998, as amended, filed by Prometheus and LFSRI II (as amended, the "Existing Schedule 13D"). This Amendment hereby amends and supplements the Existing Schedule 13D as follows:

ITEM 1. SECURITY AND ISSUER.

No change.

ITEM 2. IDENTITY AND BACKGROUND.

No change.

ITEM 3. SOURCE AND AMOUNT OF FUNDS OR OTHER CONSIDERATION.

 $\qquad \qquad \text{Item 3 is hereby amended and supplemented by the addition of the following:} \\$ 

Source of funding for the Merger (as defined in Item 4 below) is described in Item 4 below.

ITEM 4. PURPOSE OF TRANSACTION.

 $\qquad \qquad \text{Item 4 is hereby amended and supplemented by the addition of the following information:} \\$ 

On June 23, 2002, PSCO Acquisition Corp., a Maryland corporation ("Merger Sub"), and the Company entered into an Agreement and Plan of Merger, dated as of June 23, 2002 (the "Merger Agreement"), a copy of which is attached as an exhibit hereto and incorporated herein by reference. Merger Sub is a newly formed corporation, the stockholders of which are the Trust and Kimkon Inc., a Delaware corporation ("KI"). KI is a newly formed indirect wholly-owned subsidiary of Kimco Realty Corporation, a Maryland corporation ("Kimco"). Pursuant to the Merger Agreement, on the terms and subject to the conditions set forth therein, Merger Sub will merge (the "Merger") with and into the Company, with the Company as the surviving entity (the "Surviving Corporation"). In the Merger, holders of the Company's common stock will receive \$2.10 per share ("Cash Price") in cash in exchange for their shares of common stock in the Company; PROVIDED, that, only 4,436,709 shares of the Company's common stock held by the Trust will be converted into the right to receive the Cash Price, with the

11

remainder of the common stock held by the Trust to be contributed to Merger Sub immediately prior to the Merger (in exchange for an additional ownership interest in Merger Sub) and then canceled in the Merger. The holders of the Company's Series A Convertible Preferred Stock will be entitled to elect to receive either (x) a newly created preferred security designated "Series A Convertible Preferred Stock" representing a continuing interest in the Surviving Corporation following the Merger or (y) 105% of the Cash Price multiplied by the

number of shares of common stock issuable upon conversion of such holder's shares of Series A Convertible Preferred Stock. The preferences, conversion or other rights, voting powers, restrictions, limitations as to dividends, and other terms and conditions of the newly created Series A Convertible Preferred Stock issuable in the Merger are set forth in the form of charter of the Surviving Corporation of the Merger (the "Form of Charter"), a copy of which is attached as an exhibit hereto and incorporated herein by reference.

In connection with the Merger Agreement, on June 23, 2002, Merger Sub, the Trust, LFSRI II, Alternative, CADIM, KI, and Kimco, entered into a Co-Investment Agreement, dated as of June 23, 2002 (the "Co-Investment Agreement"), a copy of which is attached as an exhibit hereto and incorporated herein by reference. Pursuant to the Co-Investment Agreement, on the terms and subject to the conditions set forth therein, (x) the Trust has agreed to contribute to Merger Sub immediately prior to the consummation of the Merger (i) 16,615,922 of the shares of the Company's common stock held by the Trust (the "Contributed Shares") and (ii) all of the Trust's rights and obligations under the Contingent Value Right Agreement, dated as of February 24, 1998, by and between the Company and the Trust (as assignee of Prometheus), and (y) Kimco has agreed to contribute to Merger Sub immediately prior to the consummation of the Merger cash in the amount of \$35,554,438.50 (subject to adjustment). The Company is a third-party beneficiary of certain obligations, representations and warranties of the Trust, LFSRI II, Alternative, CADIM, KI and Kimco under the Co-Investment Agreement.

KI's cash contribution to Merger Sub, together with other funds of the Company and its subsidiaries, will be used to pay the aggregate consideration payable in connection with the Merger to holders of the Company's common stock (other than Merger Sub as more fully described in Item 6 below) and those holders of the Company Series A Convertible Preferred Stock that elect to receive the cash consideration in the Merger.

In connection with the Merger, the directors and officers of the Company will change, and upon consummation of the Merger, representatives of the Trust and Kimco will serve as directors and officers of the Surviving Corporation. Upon consummation of the Merger, the charter of the Company will be amended to be substantially identical to the Form of Charter (a copy of which is attached as an exhibit hereto and incorporated herein by reference), and the bylaws of the Company will be amended to be substantially identical to the bylaws of Merger Sub in effect immediately prior to the effective time of the Merger

As soon as practicable after completion of the Merger, the Trust and Kimco will seek to cause the Surviving Corporation to delist its common stock from the New York Stock Exchange, and terminate registration of its stock under the Securities Exchange Act of 1934, as amended.

12

The information set forth in response to this Item 4 is qualified in its entirety by reference to the full text of the Merger Agreement, the Form of Charter and the Co-Investment Agreement, which are each filed as exhibits hereto and incorporated herein by reference.

Except as set forth above, the Reporting Persons have no present plans or intentions that would result in any of the matters required to be set forth in items (a) through (j) of Item 4 of Schedule 13D.

ITEM 5. INTEREST IN SECURITIES OF THE ISSUER.

No change.

ITEM 6. CONTRACTS, ARRANGEMENTS, UNDERSTANDINGS OR RELATIONSHIPS WITH RESPECT TO SECURITIES OF THE ISSUER.

Item 6 is hereby amended and supplemented by the addition of the following:

As described in Item 4 above, pursuant to the Co-Investment Agreement, on the terms and subject to the conditions set forth therein, the Trust agreed to contribute to Merger Sub immediately prior to the consummation of the Merger (i) the Contributed Shares and (ii) all of the Trust's rights and obligations under the CVR Agreement. Pursuant to the Merger Agreement, the shares of the Company's common stock that will be owned by Merger Sub immediately prior to the consummation of the Merger will be canceled in the Merger.

In connection with the Merger Agreement, on June 23, 2002, the Trust, KI and the Company entered into a Voting Agreement, dated as of June 23, 2002 (the "Voting Agreement"), a copy of which is attached as an exhibit hereto and incorporated herein by reference. Pursuant to the Voting Agreement, on the terms and subject to the conditions set forth therein, the Trust agreed that at any meeting of stockholders of the Company, or in connection with any vote or consent of the stockholders of the Company, the purpose of which is to approve the Merger, the Trust will vote all of the shares of the Company's common stock beneficially owned by it in favor of the approval and adoption of the Merger and against any action or agreement that would compete with, impede or interfere with the adoption of the Merger Agreement and the timely consummation of the Merger. The Voting Agreement terminates upon the earlier of (a) the day on which the Merger Agreement is terminated in accordance with its terms, and (b) the effective time of the Merger.

In addition, at the request of the Special Committee, in connection with the Merger Agreement, on June 23, 2002, the Trust and the Company entered into a Supplemental Voting and Tender Agreement, dated as of June 23, 2002 (the "Supplemental Voting and Tender Agreement"), a copy of which is attached as an exhibit hereto and incorporated herein by reference. Pursuant to the Supplemental Voting and Tender Agreement, on the terms and subject to the conditions set forth therein, the Trust agreed that, at any meeting of stockholders of the Company, or in connection with any vote or consent of the stockholders of the Company, the purpose of which is to approve a

13

Superior Transaction (as defined in the Supplemental Voting and Tender Agreement), the Trust will vote all of the shares of the Company's common stock beneficially owned by it in favor of the approval and adoption of the Superior Transaction, and if the Superior Transaction consists of a tender offer, the Trust will tender its shares in connection with such tender offer

The information set forth in response to this Item 6 is qualified in its entirety by reference to the full text of the Co-Investment Agreement, the Voting Agreement and the Supplemental Voting and Tender Agreement, which are each filed as exhibits hereto and incorporated by reference.

#### ITEM 7. MATERIAL TO BE FILED AS EXHIBITS.

1. Agreement and Plan of Merger, dated as of June 23, 2002, by and between PSCO Acquisition Corp., and Konover Property Trust, Inc.

- 2. Form of Charter of the Surviving Corporation.
- 3. Co-Investment Agreement, dated as of June 23, 2002, by and among Prometheus Southeast Retail Trust, Kimkon Inc., PSCO Acquisition Corp., LF Strategic Realty Investors II L.P., LFSRI II Alternative Partnership L.P., and LFSRI II-CADIM Alternative Partnership L.P.
- 4. Voting Agreement, dated as of June 23, 2002, by and among Prometheus Southeast Retail Trust, Konover Property Trust, Inc., and Kimkon Inc.
- Supplemental Voting and Tender Agreement, dated as of June 23, 2002, by and among Prometheus Southeast Retail Trust and Konover Property Trust, Inc.

14

#### SIGNATURES

After reasonable inquiry and to the best of my knowledge and belief, I certify that the information set forth in this statement is true, complete and correct.

Dated as of June 23, 2002

PROMETHEUS SOUTHEAST RETAIL TRUST

By: /s/ John A.Moore

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Name: John A. Moore

Title: Vice President and Chief

Financial Officer

PROMETHEUS SOUTHEAST RETAIL L.L.C.

By: LFSRI II SPV REIT Corp. as managing member

By: /s/ John A.Moore

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Name: John A. Moore

Title: Vice President and Chief

Financial Officer

LFSRI II SPV REIT CORP.

By: /s/ John A.Moore

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Name: John A. Moore

Title: Vice President and Chief

Financial Officer

LF STRATEGIC REALTY INVESTORS II L.P.

By: Lazard Freres Real Estate Investors L.L.C.

as general partner

By: /s/ John A.Moore

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Name: John A. Moore

Title: Managing Principal and

Chief Financial Officer

15

LFSRI II ALTERNATIVE PARTNERSHIP L.P.

By: Lazard Freres Real Estate Investors

L.L.C.

as general partner

By: /s/ John A.Moore

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Name: John A. Moore

Title: Managing Principal and

Chief Financial Officer

LFSRI II-CADIM ALTERNATIVE PARTNERSHIP L.P.

By: Lazard Freres Real Estate Investors

L.L.C.

as general partner

By: /s/ John A.Moore

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Name: John A. Moore

Title: Managing Principal and

Chief Financial Officer

LAZARD FRERES REAL ESTATE INVESTORS L.L.C.

By: /s/ John A.Moore

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Name: John A. Moore

Title: Managing Principal and

Chief Financial Officer

LAZARD FRERES & CO. LLC

By: /s/ Scott D. Hoffman

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Name: Scott D. Hoffman

Title: Managing Director