GREAT LAKES REIT Form 8-K/A December 13, 2002

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SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

FORM 8-K/A

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

December 13, 2002

Date of report (Date of earliest event reported)

Great Lakes REIT

(Exact name of Registrant as specified in Charter)

Commission file number: 1-14307

Maryland (State or other jurisdiction of incorporation or organization) **36-4238056** (I.R.S. Employer identification no.)

823 Commerce Drive, Suite 300, Oak Brook, IL (Address of principal executive offices) 60523 (Zip Code)

(630) 368-2900

(Registrant's telephone number, including area code)

Item 2. ACQUISITION OR DISPOSITION OF ASSETS

As previously reported in a Current Report on Form 8-K filed October 14, 2002, on October 1, 2002, Great Lakes REIT through Great Lakes REIT, L.P. and a newly formed subsidiary, GLR-Medical Properties One, LLC, a Delaware limited liability company (collectively, the "Company") completed the purchase of eight medical office buildings in the metropolitan Chicago market for approximately \$59.6 million. The properties were acquired from Advocate Health and Hospitals Corporation and an affiliate, a Chicago-area health care services provider not affiliated with the Company.

The eight medical office buildings, seven of which are subject to 75-year ground leases, total 459,000 square feet and range in size from 50,000 to 130,000 square feet.

Funds for the purchase came from funds held in trust for the completion of a 1031 tax-free exchange transaction and from a \$36 million one-year bridge loan from Bank One NA. The interest rate on the bridge loan floats at LIBOR plus 1.85% for the first six months and at LIBOR

plus 2.5% for the second six months. The bridge loan may be pre-paid any time prior to its due date without penalty.

Item 7. Financial Statements and Exhibits

The required financial statements for the medical office buildings are attached as exhibit A.

The required pro forma financial statements are attached as exhibit B.

The consent of Ernst & Young LLP is filed as exhibit C.

No information is required under Items 1,3,4,5 and 6, and these items have therefore been omitted.

By: /s/ James Hicks James Hicks, Treasurer

Exhibit A

Combined Statements of Revenue and Certain Expenses

Professional Office Buildings

Year ended December 31, 2001 and period from January 1, 2002 to September 30, 2002 (Unaudited) with Report of Independent Auditors

Professional Office Buildings

Combined Financial Statements

Year ended December 31, 2001

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Report of Independent Auditors

The Board of Trustees of Great Lakes REIT

We have audited the accompanying combined statement of revenue and certain expenses of Professional Office Buildings as described in Note 1 (the Properties) for the year ended December 31, 2001. The combined statement of revenue and certain expenses is the responsibility of the Properties' management. Our responsibility is to express an opinion on the combined statement of revenue and certain expenses based on our audit.

We conducted our audit in accordance with auditing standards generally accepted in the United States. Those standards require that we plan and perform the audit to obtain reasonable assurance about whether the combined statement of revenue and certain expenses is free of material

misstatement. An audit includes examining, on a test basis, evidence supporting the amounts and disclosures made in the combined statement of revenue and certain expenses. An audit also includes assessing the accounting principles used and significant estimates made by management, as well as evaluating the overall presentation of the combined statement of revenue and certain expenses. We believe that our audit provides a reasonable basis for our opinion.

The accompanying combined statement of revenue and certain expenses was prepared for the purpose of complying with the rules and regulations of the Securities and Exchange Commission for inclusion in the Form 8-K of Great Lakes REIT as described in Note 2 and is not intended to be a complete presentation of the Properties' revenue and expenses.

In our opinion, the combined statement of revenue and certain expenses referred to above presents fairly, in all material respects, the revenue and certain expenses of the Properties described in Note 2 for the year ended December 31, 2001, in conformity with accounting principles generally accepted in the United States.

Chicago, Illinois December 9, 2002

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Professional Office Buildings

Combined Statements of Revenue and Certain Expenses

	Year ended December 31, 2001		January 1, 2002, to September 30, 2002 (Unaudited)
		sands)	
Revenue			
Rents including expense reimbursements	\$	7,772	\$ 6,056
Total revenue		7,772	6,056
Expenses			
Property operating and maintenance		2,296	1,755
Real estate taxes		1,334	1,073
Management fees		237	182
General and administrative		406	270
Total expenses		4,273	3,280
Revenue in excess of certain expenses	\$	3,499	\$ 2,776

See accompanying notes.

Professional Office Buildings

Notes to Combined Statements of Revenue and Certain Expenses

1. Business

The accompanying combined statements of revenue and certain expenses relate to the operations of eight medical office buildings with approximately 459,000 aggregate rentable square feet, located in the metropolitan Chicago market (the Properties). The Properties were acquired on October 1, 2002, in a single transaction from affiliated sellers who are not related to Great Lakes REIT.

2. Summary of Significant Accounting Policies

Basis of Presentation

The accompanying combined statements of revenue and certain expenses were prepared for the purpose of complying with the rules and regulations of the Securities and Exchange Commission for inclusion in the Form 8-K of Great Lakes REIT. The statements are not representative of the actual operations of the Properties for the periods presented nor indicative of future operations as certain expenses, primarily depreciation, amortization and interest expense, which may not be comparable to the expenses expected to be incurred by Great Lakes REIT in future operations of the Properties, have been excluded.

Revenue and Expense Recognition

Revenue is recognized on a straight-line basis over the terms of the related leases. Expenses are recognized in the period in which they are incurred.

Use of Estimates

The preparation of the combined statements of revenue and certain expenses in conformity with accounting principles generally accepted in the United States requires management to make estimates and assumptions that affect the reported amounts of revenue and expenses during the reporting periods. Actual results could differ from these estimates.

Unaudited Interim Statement

The financial statement for the 2002 interim period includes the revenue and certain expenses for the period prior to acquisition by Great Lakes REIT. In the opinion of management, such financial statement reflects all adjustments necessary for a fair presentation of the results of the interim period. All such adjustments are of a normal, recurring nature.

3. Rentals

The Properties have entered into tenant leases that provide for tenants to share in the operating expenses and real estate taxes on a pro rata basis, as defined.

4. Related Party Transactions

The Properties are generally located on the grounds of hospitals operated by the sellers. During 2001 and the interim period in 2002, the Properties were provided some or all of the following services by the related hospitals: housekeeping, building and grounds maintenance, security, engineering, utilities, property and casualty insurance coverage and certain administrative services. Charges for such services were based on management's estimates regarding utilization of hospital personnel or various apportionment factors such as relative square footage. The

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amounts of such related party charges reflected in the accompanying statements of revenue and certain expenses are as follows:

Year Ended December 31, 2001

January 1, 2002 to September 30, 2002

		(1	unaudited)
Personnel related	\$ 163,231	\$	137,365
Maintenance, housekeeping, and security	151,041		133,199
Utilities	632,476		467,933
Administrative, asset management and insurance	398,910		268,126
	\$ 1,345,658	\$	1,006,623

During 2001 and the interim period in 2002, approximately 123,000 square feet of office space in the Properties were used by the hospitals for their own purposes. Accordingly, no rental and reimbursement income is reflected in the accompanying statements of revenue and certain expenses relating to such space.

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Exhibit B

Great Lakes REIT

Pro Forma Condensed Consolidated Balance Sheet

As of September 30, 2002

(Unaudited) (In Thousands except per share data)

	As Reported (1)		Medical Office Buildings (2)		Р	ro Forma
Assets						
Operating Properties:						
Land	\$	63,065	\$	1,290	\$	64,355
Buildings and improvements		458,007		58,330		516,337
		521,072		59,620		580,692
Less accumulated depreciation	_	63,371	_			63,371
		457,701		59,620		517,321
Assets held for sale, net		767				767
Cash and cash equivalents		23,324		(21,203)		2,121
Real estate tax escrows		288				288
Rents receivable		6,478				6,478
Deferred financing and leasing costs, net of accumulated amortization		8,736		141		8,877
Goodwill, net of accumulated amortization		1,061				1,061
Other assets		2,887		(1,000)		1,887
Total assets	\$	501,242	\$	37,558	\$	538,800
Liabilities and shareholders' equity:						
Bank loan payable	\$	114,450	\$	36,000	\$	150,450
Mortgage loans payable		148,123				148,123
Bonds payable		3,620				3,620
Accounts payable and accrued liabilities		4,341				4,341

	As Reported ((1)	Medical Office Buildings (2)	P	ro Forma
Dividends payable	2	538			2,538
Accrued real estate taxes	14,		1,346		15,529
Prepaid rent		270	149		4,419
Security deposits		532	63	_	1,595
Total liabilities	293,0	057	37,558		330,615
Minority interests	(676			676
Preferred shares of beneficial interest (\$0.01 par value, 10,000 shares authorized; 1,500 9 ³ /4% Series A Cumulative Redeemable shares, with a \$25.00 per share					
Liquidation Preference, issued and outstanding in 2001 and 2000)	37,5	500			37,500
Common shares of beneficial interest (\$0.01 par value, 60,000 shares authorized;		102			102
18,313 and 18,275 shares issued in 2002 and 2001, respectively)	235.4	183			183 235,484
Paid-in-capital Retained earnings (deficit)	(16,9	-			(16,975)
Employee share loans	(10,				(10,973) (18,101)
Deferred compensation	()	111)			(2,111)
Accumulated other comprehensive income (loss)		147)			(2,111) (1,147)
Treasury shares, at cost (1,772 shares)	(27,2				(27,324)
Total shareholders' equity	207,	509			207,509
Total liabilities and shareholders' equity	\$ 501,2	242	\$ 37,558	\$	538,800

(1)

Represents the historical results of the Company.

(2)

Represents the acquisition of the medical office buildings.

The accompanying notes are an integral part of these financial statements.

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Great Lakes REIT

Pro Forma Condensed Consolidated Statement of Income

For the nine months ended September 30, 2002

(Unaudited) (In Thousands except per share data)

	Rep	As ported (1)	Media Offic Building	e	Ace	Other quisition (3)		Other Dispositions (4)	Forma istments	Pr	o Forma
Revenues:											
Rental and reimbursements	\$	72,725	\$	6,056	\$	1,60	0 \$		\$ 1,305 (5)	\$	81,686

	As Reported (1)	Medical Office Buildings (2)	Other Acquisition (3)	Other Dispositions (4)	Pro Forma Adjustments	Pr	o Forma
Parking	373						373
Telecommunications	119						119
Tenant service	257						257
Interest	1,000						1,000
Other	698		33				731
Total revenues	75,172	6,056	1,633		1,305		84,166
Expenses:							
Real estate taxes	12,049	1,073	431				13,553
Other property operating	19,856	1,937	473		(69)(6)		22,198
General and administrative	3,888	270	41				4,198
Interest	11,334				1,094 (7)		12,428
Depreciation and amortization	14,362				1,215 (8)		15,577
Total expenses	61,489	3,280	945		2,240		67,954
Income from continuing operations	13,683	2,776	688		(935)		16,212
Gain on sale of properties	7,165	2,770	000		(955)		7,165
Discontinued operations, net	812			(812)			7,105
Minority interest	(34)			(012)			(34)
	(= -)					_	()
Net income Income allocated to preferred	21,626	2,776	688	(812)	(935)		23,343
shareholders	2,742						2,742
Net income applicable to common shares	\$ 18,884	\$ 2,776	\$ 688	\$ (1,624)	\$ (935)	\$	20,601
Earnings per common share basic	\$ 1.15					\$	1.26
Weighted average common shares outstanding basic	16,370					_	16,370
Diluted earnings per common share	\$ 1.14					\$	1.25
Weighted average common shares outstanding diluted	16,532						16,532
Community and interview.							
Comprehensive income: Net income	\$ 21,626					\$	23,343
	\$ 21,020					Э	25,545
Change in fair value of interest rate swaps	(1,646)						(1,646)
Total comprehensive income	\$ 19,980					\$	21,697
			6				

Represents the historical results of the Company.

(2)

(1)

Represents the unaudited historical results of operations of the medical office buildings for the nine months ended September 30, 2002, as if the Company had acquired the medical office buildings on January 1, 2002.

(3)

Represents the estimated historical results of operations of 1111 Touhy Avenue, Des Plaines, Illinois that was acquired on August 1, 2002, for the seven months ended July 31, 2002, as if the Company had acquired it on January 1, 2002.

(4)

Represents the unaudited historical results of operations for properties sold during 2002, through the date of sale. The following properties were sold in 2002:

Property	Location	Date of Sale		
160 Hansen Court	Wood Dale, IL	April 22, 2002		
3400 Dundee Road	Northbrook, IL	July 1, 2002		
305, 315 and 325 Eisenhower Parkway	Ann Arbor, MI	August 31, 2002		

(5)

Rental and reimbursements revenues for the nine months ended September 30, 2002 relates to certain space leased by Advocate Health Care, the former owner, and is computed based on leases that were entered into with Advocate Health Care as of October 1, 2002, the date of acquisition of the medical office building portfolio, for office space that will continue to be used by Advocate Health Care as if such leases were in place as of January 1, 2002.

(6)

Adjustment to Other operating expenses for the nine months ended September 30, 2002 relates to ground rent (\$153) payable to Advocate Health Care, the former owner, pursuant to 75 year ground leases entered into as of October 1, 2002, the date of acquisition of the medical office building portfolio, for seven of the eight acquired properties, as if such leases were in place as of January 1, 2002. This amount has been offset by the elimination of management fees payable to third parties (\$182) as the Company will not incur such fees, as well as an adjustment to reflect the projected reduction in payroll expenses (\$40) which the Company will incur for the medical office building portfolio, as if such reduction in management fees and payroll expenses were in place as of January 1, 2002.

(7)

Interest expense (\$1,094) for the nine months ended September 30, 2002, is computed on the amount borrowed to acquire the medical office building portfolio (\$36,000) for the nine months ended September 30, 2002, at 4.05% per annum (the average interest rate during this period that would have been incurred on the amount borrowed).

(8)

Depreciation is computed on a straight-line basis over 40 years for the nine months ended September 30, 2002 for the medical office building portfolio and 1111 Touhy Avenue based on the purchase price paid for these properties by the Company.

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Great Lakes REIT

Pro Forma Condensed Consolidated Statement of Income

For the year ended December 31, 2001

(Unaudited) (In Thousands except per share data)

As	Medical	Other	Other	Pro Forma	Pro Forma
Reported (1)	Office	Acquisition (3)	Dispositions (4)	Adjustments	

			Buildings (2)				_	
				-				
Revenues:								
Rental and reimbursements	\$	99,646	\$ 7,772	2 \$ 2,724	\$ (5,366)	\$ 1,740 (5)	\$	106,516
Parking	Ψ	436	φ 1,112	Σφ 2,724	(18)		Ψ	418
Telecommunications		467			(16)			451
Tenant service		437			(18)			419
Interest		1,532			(10)			1,532
Other		628		77	(27)			678
	_	020			(=/)		_	070
Total revenues	1	03,146	7,772	2 2,801	(5,445)	1,740		110,014
Expenses:								
Real estate taxes		16,209	1,334	4 658	(910)			17,291
Other property operating		26,090	2,533	3 882	(1,238)	(85)(6)		28,182
General and administrative		4,992	400	5 82				5,283
Interest		14,331				1,840 (7)		16,171
Depreciation and amortization		19,852			(1,025)	1,664 (8)		20,491
Total expenses		81,474	4,273	3 1,622	(3,370)	3,419		87,418
L		<i>,</i>	, 	· · · · · · · · · · · · · · · · · · ·		, 		,
Income before allocation to minority interests		21,672	3,499	9 1,179	(2,075)	(1,679)		22,596
Minority interest		(52)		,	(,,,,			(52)
	_	. ,						. ,
Net income Income allocated to preferred		21,620	3,499	9 1,179	(2,075)	(1,679)		22,544
shareholders		3,656						3,656
Net income applicable to common								
shares	\$	17,964	\$ 3,499	9 \$ 1,179	\$ (2,075)	\$ (1,679)	\$	18,888
Earnings per common share basi	c.\$	1.09					\$	1.14
Lumings per common share basis	• •	1.07					Ŷ	1.1
Weighted average common shares								
outstanding basic		16,520						16,520
Diluted earnings per common								
share	\$	1.08					\$	1.13
	-						-	
TT T T T								
Weighted average common shares								
outstanding diluted		16,655						16,655
							_	
Comprehensive income:								
Net income	\$	21,620					\$	22,544
Change in fair value of interest								
rate swaps		499						499
							_	
Total comprehensive income	\$	22,119					\$	23,043
2 ctar comprehensive medine	Ψ	,117					Ψ	23,013

(1)

Represents the historical results of the Company.

(2)

Represents the unaudited historical results of operations of the medical office buildings for the year ended December 31, 2001, as if the Company acquired the medical office buildings on January 1, 2001.

(3)

Represents the estimated historical results of operations of 1111 Touhy Avenue, Des Plaines, Illinois that was acquired on August 1, 2002, for the year ended December 31, 2001, as if the Company acquired it on January 1, 2001.

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(4)

Represents the unaudited historical results of operations for the year ended December 31, 2001, for the properties sold during 2002, as if the Company sold the properties on January 1, 2001. The following properties were sold in 2002:

Property	Location	Date of Sale			
160 Hansen Court	Wood Dale, IL	April 22, 2002			
3400 Dundee Road	Northbrook, IL	July 1, 2002			
305, 315 and 325 Eisenhower Parkway	Ann Arbor, MI	August 31, 2002			

(5)

Rental and reimbursements revenues for the year ended December 31, 2001 relates to certain space leased by Advocate Health Care, the former owner, and is computed based on leases that were entered into with Advocate Health Care as of October 1, 2002, the date of acquisition of the medical office building portfolio, for office space that will continue to be used by Advocate Health Care as if such leases were in place as of January 1, 2001.

(6)

Adjustment to Other operating expenses for the year ended December 31, 2001 relates to ground rent (\$205) payable to Advocate Health Care, the former owner, pursuant to 75 year ground leases entered into as of October 1, 2002, the date of acquisition of the medical office building portfolio, for seven of the eight acquired properties, as if such leases were in place as of January 1, 2001. This amount has been offset by the elimination of management fees payable to third parties (\$237) as the Company will not incur such fees, as well as an adjustment to reflect the projected reduction in payroll expenses (\$53) which the Company will incur for the medical office building portfolio, as if such reduction in management fees and payroll expenses were in place as of January 1, 2001.

(7)

Interest expense (\$1,840) for the year ended December 31, 2001, is computed on the amount borrowed to acquire the medical office building portfolio (\$36,000) for the year ended December 31, 2001, at 5.11% per annum (the average interest rate during this period that would have been incurred on the amount borrowed).

(8)

Depreciation is computed on a straight-line basis over 40 years for the year ended December 31, 2001 for the medical office building portfolio and 1111 Touhy Avenue based on the purchase price paid for these properties by the Company.

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EXHIBIT C

CONSENT OF INDEPENDENT AUDITORS

We consent to the incorporation by reference in the Registration Statements Form S-3 No. 333-49499, Form S-8 No. 333-56617 and Form S-8 No. 333-56619 of Great Lakes REIT of our report dated December 9, 2002, with respect to the combined statement of revenue and certain expenses of Professional Office Buildings for the year ended December 31, 2001 included in the Report (Form 8-K/A) of Great Lakes REIT, dated December 13, 2002.

Chicago, Illinois December 13, 2002

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Great Lakes REIT Pro Forma Condensed Consolidated Statement of Income For the nine months ended September 30, 2002 (Unaudited) (In Thousands except per share data)

Great Lakes REIT Pro Forma Condensed Consolidated Statement of Income For the year ended December 31, 2001 (Unaudited) (In Thousands except per share data)

CONSENT OF INDEPENDENT AUDITORS