ACADIA REALTY TRUST Form SC 13G October 10, 2003

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

SCHEDULE 13G

(Rule 13d-102)

INFORMATION TO BE INCLUDED IN STATEMENTS FILED PURSUANT TO RULES 13d-1 (b), (c) and (d) AND AMENDMENTS THERETO FILED PURSUANT TO RULE 13d-2 (b)

Under the Securities Exchange Act of 1934

Acadia Realty Trust
----(Name of Issuer)

Common Shares of Beneficial Interest, par value \$.001
----(Title of Class of Securities)

004239109 -----(CUSIP Number)

September 30, 2003
-----(Date of Event which Requires Filing of this Statement)

Check the appropriate box to designate the rule pursuant to which this Schedule is filed:

[X] Rule 13d-1(b)

[] Rule 13d-1(c)

[] Rule 13d-1(d)

CUSIP No. 004239109				
1. Names of Reporting B	Persons.			
Cliffwood Partners 1	LLC			
I.R.S. Identification	on Nos. of above persons (entiti	es only):		
95-4648555				
	te Box if a Member of a Group			
(a) [X]				
(b) []				
3. SEC Use Only				
4. Citizenship or Place	e of Organization	Delaware, United States		
Number of	5. Sole Voting Power	None		
Shares Beneficially	6. Shared Voting Power	·		
Owned by Each	7. Sole Dispositive Power			
Reporting Person With	8. Share Dispositive Power			
	neficially Owned by Each Reporti	ng Person		
	ate Amount in Row (9) Excludes C	Certain Shares []		
	presented by Amount in Row (9)			
6.0% based on 27,130	6,845 shares outstanding as of A	ugust 12, 2003.		
12. Type of Reporting Pe				
		2		
1. Names of Reporting I	 Persons.			
Cliffwood Equity Fur	nd, L.P.			
I.R.S. Identification Nos. of above persons (entities only):				
95-4486713				
2. Check the Appropriate Box if a Member of a Group				
(a) [X]				

(b) []					
3. SEC Use Only					
4. Citizenship or Plac	e of Organization				
Number of	5. Sole Voting Power	None			
Shares Beneficially	6. Shared Voting Power	1,639,200			
Owned by Each	7. Sole Dispositive Power	None			
Reporting Person With	8. Share Dispositive Power	1,639,200			
9. Aggregate Amount Be	neficially Owned by Each Report				
10. Check if the Aggreg	ate Amount in Row (9) Excludes				
	presented by Amount in Row (9)				
6.0% based on 27,13	6,845 shares outstanding as of	August 12, 2003.			
12. Type of Reporting P					
		3			
1. Names of Reporting					
Cliffwood Absolute	Cliffwood Absolute Return Strategy, L.P.				
I.R.S. Identificati	on Nos. of above persons (entit	ies only):			
95-4789951					
2. Check the Appropriate Box if a Member of a Group					
(a) [X]					
(b) []	(b) []				
3. SEC Use Only					
4. Citizenship or Plac	e of Organization				
Number of	5. Sole Voting Power	None			
Shares Beneficially Owned by Each	6. Shared Voting Power	1,639,200			
	7. Sole Dispositive Power	None			
Reporting Person With	8. Share Dispositive Power	·			
9. Aggregate Amount Beneficially Owned by Each Reporting Person					
	rate Amount in Row (9) Excludes	Certain Shares []			
	presented by Amount in Row (9)	•••••			

6.0% based on	27,136,845 shares outstanding as of Augu	ıst 12, 2003.
12. Type of Repor	ting Person PN	
		4
1. Names of Repo	erting Persons.	
Cliffwood Abs	olute Return Strategy, Ltd.	
I.R.S. Identi	fication Nos. of above persons (entities	only):
N/A		
	ropriate Box if a Member of a Group	
(a) [X]		
(b) []		
3. SEC Use Only		
4. Citizenship o		Cayman Islands, British West Indies
Number of	5. Sole Voting Power	None
Shares Beneficially	6. Shared Voting Power	1,639,200
Owned by Each	7. Sole Dispositive Power	None
Reporting Person With	8. Share Dispositive Power	1,639,200
9. Aggregate Amo	ount Beneficially Owned by Each Reporting	Person
	Aggregate Amount in Row (9) Excludes Cert	
	ass Represented by Amount in Row (9)	
6.0% based on	27,136,845 shares outstanding as of Augu	ıst 12, 2003.
12. Type of Repor	ting Person 00	
		5
1. Names of Repo	rting Persons.	
Cliffwood Val	ue Equity Fund, L.P.	
I.R.S. Identi	fication Nos. of above persons (entities	only):
95-4817104		
	propriate Box if a Member of a Group	

	_uga		_,		
(a) [X	[]				
(b) []				
53. SEC U	-				
4. Citize	nship or Place	of Organizati	on	Delaware,	United States
Number of		5. Sole Voti	ng Power		None
Shares Beneficiall Owned by		6. Shared Vo	ting Power	1,	639,200
Each		7. Sole Disp	ositive Power		None
Reporting Person With		8. Share Dis	positive Power	<u>:</u>	
9. Aggreg	ate Amount Ben	eficially Owne	d by Each Repo	orting Person	
10. Check	if the Aggrega	te Amount in R	ow (9) Exclude	es Certain Shares	
	t of Class Rep				
6.0% b	eased on 27,136	,845 shares ou	tstanding as o	of August 12, 200	3.
	f Reporting Pe				
				6	
Item 1(a).	Name of Issue	r:			
	Acadia Realty	Trust			
Item 1(b).	Address of Is	suer's Princip	al Executive (Offices:	
	1311 Mamarone White Plains, 914-288-8100				
		-	ss Office or,	if None, Residen	ce
	Los Angeles,	ente Blvd. #60			
	c/o Cliffwood 11726 San Vic Los Angeles,	ity Fund, L.P. Partners LLC ente Blvd. #60 CA 90049 ted partnershi	0		
	c/o Cliffwood 11726 San Vic Los Angeles,	ente Blvd. #60	0		

Delaware limited partnership

Cliffwood Absolute Return Strategy, Ltd. c/o CITCO Fund Services (Cayman Islands) Limited P.O. Box 31106 Corporate Centre West Bay Road Grand Cayman, Cayman Islands British West Indies Cayman Islands exempted company

Cliffwood Value Equity Fund, L.P. c/o Cliffwood Partners LLC 11726 San Vicente Blvd. #600 Los Angeles, CA 90049 Delaware limited partnership

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Item 2(d). Title of Class of Securities:

Common Shares of Beneficial Interest, par value \$.001 per share

Item 2(e). CUSIP Number:

004239109

If This Statement is Filed Pursuant to Rule 13d-1(b), or 13d-2(b) or (c), Check Whether the Person Filing is a:

- (a) | | Broker or dealer registered under Section 15 of the Exchange Act.
- (b) | | Bank as defined in Section 3(a)(6) of the Exchange Act.
- (c) | Insurance company as defined in Section 3(a)(19) of the Exchange Act.
- (d) | Investment company registered under Section 8 of the Investment Company Act.
- (e) |X| An investment adviser in accordance with Rule 13d-1(b)(1)(ii)(E);
- (f) | | An employee benefit plan or endowment fund in accordance with Rule 13d-1(b)(1)(ii)(F);
- (g) | | A parent holding company or control person in accordance with Rule 13d-1(b)(1)(ii)(G);
- (h) \mid A savings association as defined in Section 3(b) of the Federal Deposit Insurance Act;
- (i) \mid A church plan that is excluded from the definition of an investment company under Section 3(c)(14) of the Investment Company Act;
- (j) | Group, in accordance with Rule 13d-1(b)(1)(ii)(J).

Item 4. Ownership:

Cliffwood Partners LLC Cliffwood Equity Fund, L.P. Cliffwood Absolute Return Strategy, L.P. Cliffwood Absolute Return Strategy, Ltd. Cliffwood Value Equity Fund, L.P. Oregon Public Employees Retirement Fund

a. Amount beneficially owned: Cliffwood Equity Fund, L.P. beneficially owns 29,600 common shares of beneficial interests; Cliffwood Absolute Return Strategy, L.P. beneficially owns 139,700 common shares of beneficial interests; Cliffwood Absolute Return Strategy, Ltd. beneficially owns 27,100 common shares of beneficial interests; Cliffwood Value Equity Fund, L.P. beneficially owns 1,144,200 shares of common stock, and Oregon Public Employees Retirement Fund beneficially owns 298,600 common shares of beneficial interests (through an account managed by Cliffwood Partners LLC), for an aggregate total of 1,639,200 shares of common stock.

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b. Percent of Class: 6.0% based on 27,136,845 shares outstanding as of August 12, 2003.

The sole power to vote or direct the vote of the entire shareholding and the sole power to dispose of or direct the disposal of the entire shareholding has been delegated to Cliffwood Partners LLC for each of Cliffwood Equity Fund, L.P., Cliffwood Absolute Return Strategy, L.P., Cliffwood Absolute Return Strategy, Ltd., Cliffwood Value Equity Fund, L.P. and Oregon Public Employees Retirement Fund's managed account.

Item 5. Ownership of Five Percent or Less of a Class:

Not applicable

Item 6. Ownership of More than Five Percent on Behalf of Another Person:

Not applicable

Item 7. Identification and Classification of the Subsidiary Which Acquired the Security Being Reported on By the Parent Holding Company:

Not applicable

Item 8. Identification and Classification of Members of the Group:

Not applicable

Item 9. Notice of Dissolution of Group:

Not applicable.

Item 10. Certification:

By signing below I certify that, to the best of my knowledge and belief, the securities referred to above were acquired and are held in the ordinary course of business and were not acquired and are not held for the purpose of or with the effect of changing or influencing the control of the issuer of the securities and were not acquired and are not held in connection with or as a participant in any transaction having that purpose or effect.

SIGNATURE

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.

Date
/s/ Carl B. Tash

October 10, 2003

/s/ Carl B. Tash ------Carl B. Tash, CEO

CLIFFWOOD PARTNERS LLC

CLIFFWOOD EQUITY FUND, L.P. By: Cliffwood Partners LLC, its general partner

CLIFFWOOD ABSOLUTE RETURN STRATEGY, L.P. By: Cliffwood Partners LLC, its general partner

CLIFFWOOD ABSOLUTE STRATEGY, LTD.
By: Cliffwood Partners LLC, as investment manager

CLIFFWOOD VALUE EQUITY FUND, L.P. By: Cliffwood Partners LLC, its general partner

/s/ Carl B. Tash ------Carl B. Tash, CEO