KIMCO REALTY CORP Form 424B5 July 28, 2004 PRICING SUPPLEMENT NO. 1 DATED July 27, 2004 (To Prospectus Dated June 18, 2003 and Prospectus Supplement Dated February 5, 2004)

\$100,000,000 Kimco Realty Corporation Series C Medium-Term Notes Due Nine Months or More from Date of Issue Rule 424(b)(5) File No. 333-106083

Floating Rate Notes

Trade Date: July 27, 2004

Issue Price: 100% Agent[]s Discount or Commission: \$250,000 Net Proceeds to Issuer: \$99,750,000

Original Issue Date: July 30, 2004 Stated Maturity Date: August 1, 2006

Base Rate:	Commercial Pa Treasury Rate CMT Rate	per Rate LIBOR Federal Funds Rate 11 th District Cost of	Certificate of Deposit Rate Prime Rate
	5		Prime Bate
	CMT Rate	11 th District Cost of	
		Funds Rate	Other
Authorized Denomina Minimum Denominati Exchange Rate Agent Initial Interest Rate: Interest Reset Dates: commencing Novemb Interest Payment Dat 2004. Index Maturity: 3 mon Maximum Interest Ra Spread: plus 20 basis Spread Multiplier: N/	on: \$1,000 O : N/A Determined as describe Original Issue Date, an er 1, 2004. es: The 1st day of each hths te: N/A te: N/A points (+ .20%)	ther: ed below. Id thereafter, each February 1, M	her: lay 1, August 1 and November 1, ember, commencing November 1,
Calculation Agent:	The Bank of New York		
The Init Init	Notes cannot be redeeme Notes may be redeemed p al Redemption Date: al Redemption Percentag ual Redemption Percenta	prior to maturity, as follows: re:	

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Repayment: The Notes cannot be repaid prior to maturity. The Notes may be repaid prior to maturity, as follows: Optional Repayment Dates:

Additional/Other Terms: None Addendum Attached: Yes No

Agent: (as
Principal)Merrill Lynch & Co. (\$33,334,000)Banc of America Securities LLC (\$33,333,000)Banc One Capital Markets, Inc.BNY Capital Markets, Inc.JPMorgan
Morgan Stanley
Goldman, Sachs & Co.Credit Suisse First Boston
UBS Securities LLC (\$33,333,000)Wachovia Capital Markets, LLC
Other:

RECENT DEVELOPMENTS

On July 27, 2004, we announced our results of operations for the three months ended June 30, 2004. For the three months ended June 30. 2004, we reported net income of \$71.4 million and net income per diluted common share of \$0.61.

USE OF PROCEEDS

We expect to receive net proceeds from this offering of approximately \$99.75 million after deducting the agents discount. We will use the net proceeds from this offering to repay all \$85.0 million of our Floating Rate Notes due August 2, 2004, which bear interest at three-month LIBOR plus 0.50% per annum and which currently bear interest at 1.66% per annum. Remaining proceeds will be used for general corporate purposes. Merrill Lynch & Co., Merrill Lynch, Pierce, Fenner & Smith Incorporated served as an agent in connection with the offering of the Floating Rate Notes due August 2, 2004.