

FORWARD-LOOKING STATEMENTS

The information set forth herein contains "forward-looking statements." You can identify these statements by the fact that they do not relate strictly to historical or current facts or they discuss the business and affairs of CIM Commercial Trust Corporation ("CIM Commercial" or "CMCT") on a prospective basis. Further, statements that include words such as "may," "will," "project," "might," "expect," "believe," "anticipate," "intend," "could," "would," "estimate," "continue," "pursue," or "should" or the negative or other words or expressions of similar meaning, may identify forward-looking statements.

CIM Commercial bases these forward-looking statements on particular assumptions that it has made in light of its experience as well as its perception of expected future developments and other factors that it believes are appropriate under the circumstances. These forward-looking statements are necessarily estimates reflecting the judgment of CIM Commercial and involve a number of risks and uncertainties that could cause actual results to differ materially from those suggested by the forward-looking statements. These forward-looking statements are subject to risks, uncertainties and other factors, including those set forth in CIM Commercial's Annual Report on Form 10-K for the fiscal year ended December 31, 2016.

As you read and consider the information herein, you are cautioned to not place undue reliance on these forward-looking statements. These statements are not guarantees of performance or results and speak only as of the date hereof. These forward-looking statements involve risks, uncertainties and assumptions. In light of these risks and uncertainties, there can be no assurance that the results and events contemplated by the forward-looking statements contained herein will in fact transpire. New factors emerge from time to time, and it is not possible for CIM Commercial to predict all of them. Nor can CIM Commercial assess the impact of each such factors or the extent to which any factor, or combination of factors, may cause results to differ materially from those contained in any forward-looking statement. CIM Commercial undertakes no obligation to publicly update or release any revisions to these forward-looking statements to reflect events or circumstances after the date hereof or to reflect the occurrence of unanticipated events, except as required by law.

IMPORTANT DISCLOSURES

<u>CMCT</u>

Free Writing Prospectus Filed Pursuant to Rule 433 Dated August 14, 2017 Registration Statement Nos. 333-203639: 333-210880: 333-218019

FREE WRITING PROSPECTUS

CIM Commercial Trust Corporation Investor Presentation Q2 2017

CIM Commercial Trust Corporation (the "Company") has filed registration statements (including a prospectus and prospectus supplements, as applicable) with the Securities and Exchange Commission (the "SEC") for the offerings to which this communication relates. Before you invest, you should read the prospectus and the prospectus supplements related to the applicable registration statement and other documents the Company has filed with the SEC for more complete information about the Company and the offerings. You may get these documents for free by visiting the Company's website at http://investors.cim.com/index.cfm, or, as to the offering described in Registration Statement No. 333-210880 (relating to the Series A Units consisting of Series A Preferred Stock and Warrants), by contacting Evolv Capital at 844-EVO-ALTS or info@evoalts.com.

You may also access the applicable prospectus for free on the SEC website at www.sec.gov as follows:

Post-Effective Amendment No. 2 to Form S-11, dated March 30, 2017, relating to Registration Statement No. 333-203639;

Prospectus Supplement No. 9, dated August 14, 2017, to the Prospectus, dated July 1, 2016, relating to Registration Statement No. 333-210880; and

Amendment No. 1 to Form S-11, dated July 10, 2017, relating to Registration Statement No. 333-218019.

CIM COMMERCIAL TRUST

CIM COMMERCIAL (NASDAQ: CMCT)	 Primarily Class A and creative u Share Price¹ / Market Cap NAV per Share / NAV² 	
Portfolio	 Quality office portfolio in vibran San Francisco Bay Area Washington, DC Los Angeles Austin 18 office properties with 3.6 million 	t and improving urban markets including: on rentable square feet ³
CIM Group	providing liquidity to stockholde	

As of June 30, 2017.
 See "Net Asset Value" on pages 22 and 28.
 As of June 30, 2017. Includes ancillary properties. Excludes office properties that are held for sale at August 11, 2017 (7083 Hollywood Boulevard and 370 L'Enfant Promenade). 3601 South Congress Avenue and Lindblade Media Center are each shown as one property but consist of 10 and 3 buildings, respectively.
 See "Assets and Equity Under Management" under "Important Disclosures" on page 28.
 As of June 30, 2017. Includes shares owned by Principals of CIM Group LP. ("CIM Group" or "CIM") and executive officers and directors of CMCT.

CMCT – INVESTMENT THESIS

CMCT – INVESTMENT	THESIS CMCT
Resources & Expertise of Premier Institutional Manager	 Large scale platform with vertically-integrated team Proprietary "Qualified Community" methodology Disciplined, relative-value investor with sightlines across all gateway U.S. urban markets
Class A and Creative Office Investments in Gateway Markets	 Invested in high barrier-to-entry sub-markets where CIM Group anticipates outsized rent growth San Francisco Bay Area, Washington DC, Los Angeles and Austin
Same Store Growth Opportunity	 Below-market leases increasing to market rate Value-add / development
Attractive And Flexible Capital Structure	 100% of debt matures in 2022+, 54% in 2026+^{1,2} 50% of debt is fixed rate; another 46% of debt is effectively fixed rate until May 2020 through interest rate swaps^{1,2} Target capital structure of 45% common equity, 25% preferred equity and 30% debt enhances common equity returns with low relative risk
Maximizing Returns for Shareholders	 Growing NAV and cash flows per share of common stock Providing liquidity to stockholders at prices reflecting NAV and cash flow prospects With capital structure implemented, targeted ~15% total return on equity

As of June 30, 2017. Excludes premiums, discounts, debt issuance costs and secured borrowings on government guaranteed loans.
 Excludes debt on 4200 Scotland Street and 7083 Hollywood Boulevard, which are held for sale at August 11, 2017.



CIM GROUP - RESOURCES & EXPERTISE OF PREMIER INSTITUTIONAL MANAGER

Established	 Established in 1994 as a partner for investors seeking to capitalize on U.S. urbanization
Experience	 Since inception, CIM Group has owned or currently has under development¹ 16.5 million square feet of office 6.3 million square feet of retail 20,800 residential units 7,000 hotel rooms
Office Locations	 Headquartered in Los Angeles Investment offices in NYC, San Francisco Bay Area, Washington DC Metro Area and Dallas
Strategies	 Stabilized Equity Value-Add Equity Opportunistic Equity Debt



432 Park Avenue (New York)

11 Madison Avenue (New York) Dolby Theatre (Hollywood)

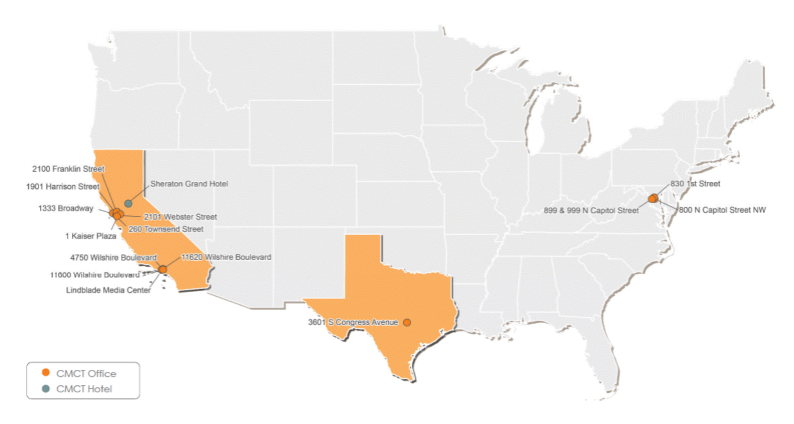
1 As of March 31, 2017. Residential units include both condo and apartment units. The examples above have been selected to generally illustrate the investment philosophy of CIM Group, and may not be representative of future investments. Past performance is not a guarantee of future results.

CIM GROUP COMPETITIVE ADVANTAGES

Seasoned, Vertically- Integrated Team	 Full-service investment manager Research, investment, acquisition and finance Development, leasing and asset management
"Qualified Community" Methodology	 Sector-agnostic focus Market values that are below long-term intrinsic values Underserved or improving areas with dedicated resources that should lead to outsized rent growth
Disciplined Underwriting	 CIM underwrites prospective investments using multiple scenarios Employs current and long-term market growth rates, cap rates and interest rates Returns are primarily driven by improved asset and community performance, not cap rate compression or financial engineering

CMCT Benefits From CIM Group's Large-Scale Platform Deal sourcing + Capital markets + Operational expertise

CIM COMMERCIAL TRUST (NASDAQ: CMCT)



1 Excludes 7083 Hollywood Boulevard, 370 L'Enfant Promenade, 47 E. 34th Street and 4200 Scotland Street which are held for sale at August 11, 2017. 3601 South Congress Avenue and Lindblade Media Center are each shown as one property but consist of 10 and 3 buildings, respectively.

CMCT - CLASS A AND CREATIVE OFFICE PORTFOLIO IN GATEWAY MARKETS

AS OF JUNE 30, 2017

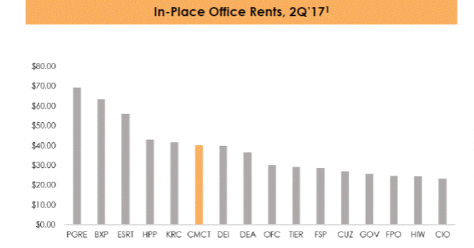
Location	Sub-Market	Square Footage	% of Total	% Occupied	% Leased	Annualized Cash Rent (in 000s) ¹	Annualized Cash Rent Per Occupied SF	
NORTHERN CALIFORNIA								_
Oakland, CA								
1 Kaiser Plaza	Lake Merritt	532,778	14.7%	93.4%	93.4%	\$ 19,306	\$ 3	38.81
2101 Webster Street	Lake Merritt	473,156	13.1%	98.9%	98.9%	17,956	3	38.36
1901 Harrison Street	Lake Meritt	273,134	7.6%	98.2%	98.2%	9,736	3	36.29
1333 Broadway	City Center	240,051	6.7%	92.9%	96.8%	7,408	а	33.21
2100 Franklin Street	Lake Meritt	216,828	6.0%	98.9%	98.9%	8,501	3	39.62
Total Oakland, CA		1,735,947	48.1%	96.3%	96.8%	62,907	3	37.64
San Francisco, CA								
260 Townsend Street	South of Market	65.714	1.8%	69.5%	84.8%	3,127	6	68.42
Total San Francisco, CA		65.714	1.8%	69.5%	84.8%	3,127		58.42
TOTAL NORTHERN CALIFORNIA		1,801,661	49.9%	95.3%	96.4%	\$ 66,034		38.45
SOUTHERN CALIFORNIA Los Angeles, CA.								
11620 Wilshire Boulevard	West Los Angeles	192,897	5.3%	96.7%	98.1%	\$ 7,039	\$ 3	37.73
4750 Wilshire Boulevard	Mid-Wilshire	143,361	4.0%	100.0%	100.0%	3,788	2	26.42
11600 Wilshire Boulevard	West Los Angeles	55,638	1.5%	86.1%	86.1%	2,419	5	50.48
Lindblade Media Center	West Los Angeles	32,428	0.9%	100.0%	100.0%	1,406	4	43.37
Total Los Angeles, CA		424,324	11.7%	96.7%	97.4%	14,652	3	35.71
TOTAL SOUTHERN CALIFORNIA		424,324	11.7%	96.7%	97.4%	\$ 14,652	\$ 3	35.71
EAST Washington, DC								
999 N Capitol Street	Capitol Hill	323,076	9.0%	82.0%	82.0%	12,287	4	46.40
899 N Capitol Street	Capitol Hill	314,667	8.7%	86.1%	86.1%	13,719	5	50.65
800 N Capitol Street	Capitol Hill	312,759	8.7%	76.1%	93.9%	10,748	4	45.14
830 1st Street	Capitol Hill	247,337	6.9%	100.0%	100.0%	10,859		43.90
Total Washington, DC		1,197,839	33.3%	85.3%	89.9%	47,613		46.58
TOTAL EAST		1,197,839	33.3%	85.3%	89.9%	\$ 47,613	\$ 4	46.58
SOUTHWEST Austin, TX								
3601 S Congress Avenue	South	184,418	5.1%	88.0%	93.4%	\$ 5,389	\$ 3	33.19
		184.418	5.1%	88.0%	93.4%	\$ 5,389	\$ 3	33.19
TOTAL SOUTHWEST								







1 Represents gross monthly base rent, as of June 30, 2017, multiplied by twelve. The amount reflects total cash rent before abatements. Where applicable, annualized rent has been grossed up by adding annualized expense reimbusement to base rent. Note: Excludes office properties that are held for sale at August 11, 2017 (7083 Hollywood Boulevard and 370 L'Enfant Promenade).



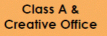


124 Halle

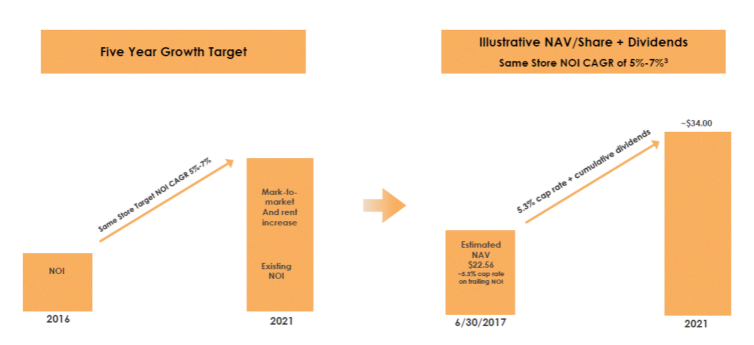
1 Per Square foot. For CMCT, represents gross monthly base rent per square foot under leases commenced as of June 30, 2017, multiplied by twelve. This amount reflects total cash rent before abatements. Where applicable, annualized rent has been grossed up by adding annualized expense reimbursements to base rent. Annualized rent for certain office properties includes rent attributable to retail. CMCT excludes office properties that are held for sale at August 11, 2017 (7083 Hollywood Boulevard and 370 L'Enfant Promenade). Others sourced from SNL Financial and company reports. KRC in-place rents are as of December 31, 2016.

CMCT – SAME STORE GROWTH OPPORTUNITY & SHAREHOLDER RETURN



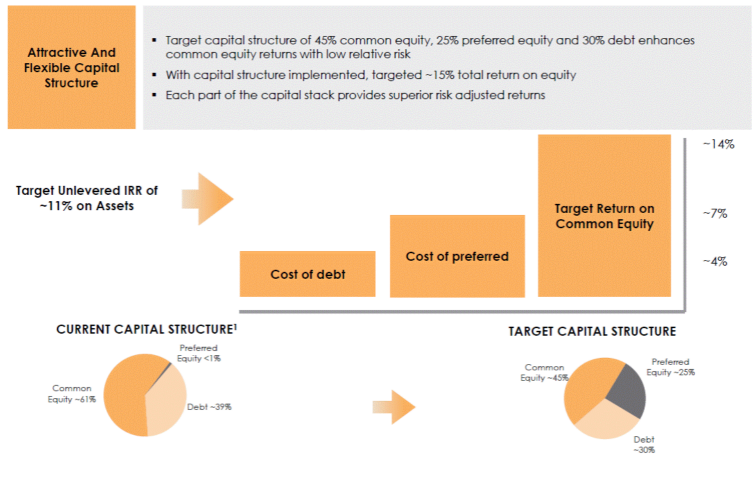


- Superior office investments in vibrant and improving urban communities
- Targeting same store NOI CAGR of 5% 7% through 2021^{1,2}



Additional 1%-2% CAGR potential from development of already owned sites. Reflects cash and segment NOL. Excludes 7083 Hollywood Boulevard, 370 L'Enfant Promenade, 47 E. 34th Street and 4200 Scotland Street which are held for sale at August 11, 2017. See page 22 for calculation of estimated NAV. Please see Important Disclosures on page 28. The illustrative NAVs per share at 2021 are based on a number of assumptions, including, without limitation, an increase in NOI at 6% per year. The capital structure of CMCT remaining unchanged from the date hereof and an annualized dividend rate of \$0.50 per share using the second half of 2017). Any changes in these assumptions will affect the ability of CMCT to achieve the illustrative NAV per share. There can be no guarantee that CMCT will be able to achieve NOI growth of 6% per year. In addition, as discussed on page 13, CMCT is targeting a capital structure that is different from CMCT's current capital structure. Further, there can be no assurance that CMCT will not decrease the dividend rate of \$0.50 per year. Accordingly, CMCT makes no representation and warranty about the illustrative NAV. For additional factors that could cause our actual results to differ materially from the illustrative NAVS, please see "Important Disclosures" on page 2. 3 Note: Please see Important Disclosures on page 2.

CMCT – ATTRACTIVE AND FLEXIBLE CAPITAL STRUCTURE - STRONG RETURNS



1 Based on fair value at June 30, 2017. Assumes the sales of assets held for sale at August 11, 2017 are consummated, any asset-level debt is repaid and proceeds are held as cash.

CMCT - HIGHLY FOCUSED ON VALUE CREATION AND TOTAL RETURN



Active and opportunistic portfolio management to maximize returns to stockholders

2015-2016	Providing Liquidity to Shareholders
Proceeds from asset sales ~\$210 million Proceeds from CMBS refi ~\$80 million	DateLiquidity6/2016\$210 million tender offer @ \$21/share9/2016\$80 million repurchase @ \$22/share1
1H'17	Providing Liquidity to Shareholders
Proceeds from asset sales ~\$579 million	DateLiquidity4/2017\$0.28 per share special cash dividend26/2017\$576 million repurchase @ \$22/share16/2017\$1.98 per share special cash dividend2
2H'17	Providing Liquidity to Shareholders
Expect proceeds of ~\$253 million from assets held for sale at August 11, 2017 Evaluating additional asset sales to deliver value to stockholders	 Considering using a substantial portion of the net proceeds of such dispositions to provide liquidity to our common stockholders at prices reflecting our NAV and cash flow prospects
Provided ~\$871 million of	liquidity to stockholders since June 2016 ³

Shares were repurchased in a privately negotiated transaction from a fund managed by an affiliate of CIM Group.
 Paid special cash dividend to common stockholders; the affiliated fund waived its right to receive the special dividends.
 Excludes regular cash dividends.

APPENDIX

CMCT - KEY MARKET: LAKE MERRITT & OAKLAND CBD

CMCT In-Place Rents \$37.64

Class A Asking Rents¹ \$52.32

FAVORABLE OFFICE DYNAMICS

- Relative Value vs. San Francisco CBD (Class A asking rents):
 - San Francisco \$72.01¹
 - Lake Merritt \$52.32¹
- Limited New Office Supply in Lake Merritt / Oakland CBD: Last major office project completed in 2008²
- Proposition M: San Francisco office development limited to . 875,000 square feet per year

AN IMPROVING COMMUNITY

- Transportation: All six BART lines and every major highway run . through Oakland
- Amenities Base: Oakland emerging as a "cool" place to live and work
- Residential Development:
 - ~6,200 new units in 2017-2019 (v. ~150,000 existing)³
 - Residential Monthly Asking Rents²
 - San Francisco \$2,946
 - Oakland \$2,134

Source: Cushman & Wakefield Class A office buildings (per square foot) as of 1Q'17. Source: Costar. Residential monthly asking rents as of 1Q'17. Source: Reis of 1Q'17.

2 3 4 2 Kaiser Plaza Parking Lot is a 44,642 square foot parcel of land currently being used as a surface parking lot. We are pursuing entitlements allowing us to develop a building with approximately 440,000 to 840,000 rentable square feet.
 As of June 30, 2017.



CMCT INVESTMENTS	ASSET TYPE	SQF ⁵	OCCUPIED %5	IN-PLACE RENTS ⁵
1 Kaiser Plaza	Office	532,778	93.4%	\$38.81
2101 Webster Street	Office	473,156	98.9%	\$38.36
1901 Harrison Street	Office	273,134	98.2%	\$36.29
1333 Broadway	Office	240,051	92.9%	\$33.21
2100 Franklin	Office	216,828	98.9%	\$39.62
2 Kaiser Plaza ⁴	Land	-		
2353 Webster Street	Garage	-		
Total		1,735,947	96.3%	\$37.64



CIM GROUP - RESOURCES & EXPERTISE OF PREMIER INSTITUTIONAL MANAGER

CIM GROUP CO-FOUNDERS



Richard Ressler

CIM Group Principal, CMCT Chairman of the Board

- Founder and President of Orchard Capital Corp., a firm that provides consulting and advisory services to companies in which Orchard Capital or its affiliates invest
- Co-founded CIM Group in 1994 and chairs the firm's Investment and Asset Management Committees
- Chairman of the board of j2 Global, Inc. (NASDAQ: JCOM) and director of Presbia PLC (NASDAQ: LENS)
- Served as Chairman and CEO of JCOM from 1997 to 2000
- Chairman of executive committee and cofounder of predecessor of Orchard First Source Asset Management, an investment adviser focusing on middle market debt investments
- Co-founded and served as Vice Chairman of Brooke Group Limited, the predecessor of Vector Group, Limited (NYSE: VGR)
- Previously worked at Drexel Burnham Lambert, Inc. and began his career as an attorney with Cravath, Swaine and Moore, LLP
- B.A. from Brown University, and J.D. and M.B.A. degrees from Columbia University



Avi Shemesh

- CIM Group Principal and CMCT Board Member
- Co-Founder and a Principal of CIM Group
- Responsible for the day-to-day operations of CIM Group, including strategic initiatives, property management, leasing and investor relations
- Head of CIM's Investments Group and serves on the firm's Investment and Asset Management Committees
- Active real asset investor for over 25 years
- Previously was involved in a number of successful entrepreneurial real estate activities, including cofounding Dekel Development, which developed a variety of commercial and multifamily properties in Los Angeles

Shaul Kuba

CIM Group Principal and CMCT Board Member

- Co-Founder and a Principal of CIM Group
- Responsible for the day-to-day operations of CIM Group, including leading the Development Group and sourcing new investment transactions
- Serves on the firm's Investment and Asset Management Committees
- Active real asset investor for over 25 years
- Previously was involved in a number of successful entrepreneurial real estate activities, including cofounding Dekel Development, which developed a variety of commercial and multifamily properties in Los Angeles

CIM GROUP- RESOURCES & EXPERTISE OF PREMIER INSTITUTIONAL MANAGER

MANAGEMENT



Charles Garner

- CMCT Chief Executive Officer, CIM Group Principal
 CEO of CMCT and serves on CIM Group's
 Investment and Asset Management Committees
- Prior to joining CIM Group, worked closely with the firm in various capacities since 1996, including originating and managing Federal Realty Investment Trust's partnership with CIM Group
- Has been involved in billions of dollars of real estate transactions including the acquisition, joint venture investment, disposition and equity and debt financing of more than 100 properties
- Began career as a C.P.A. at PricewaterhouseCoopers and has held various transactional positions with Federal Realty, Walker & Dunlop and The Stout & Teague Companies
- B.S. degree in Management from Tulane University's A.B. Freeman School of Business



Jan Salit CMCT President and Secretary

- Joined CMCT after merger of PMC Commercial Trust
- Previously was Chairman of the Board, CEO and Secretary of PMC Commercial Trust
- Prior to CEO role, held Chief Operating Officer and Chief Investment Officer roles with PMC Commercial Trust (joined predecessor firm in 1993)
- Prior to joining PMC Commercial Trust, held positions with Glenfed Financial Corporation (and its predecessor company ARMCO Financial Corporation) including Chief Financial Officer



David Thompson

CMCT Chief Financial Officer, CIM Group Principal

- Prior to joining CIM Group in 2009, spent 15 years with Hilton Hotels Corporation, most recently as Senior Vice President and Controller responsible for worldwide financial reporting, financial planning and analysis, risk management, internal control and technical accounting compliance
- Tenure at Hilton included both SEC compliance as a public company and reporting as a private equity portfolio company
- Began career as a C.P.A. at Arthur Andersen & Co.

Terry Wachsner

CIM Group Principal, Property Management

- Prior to joining CIM Group in 2005, was Director of Asset Services for Continental Development Corporation
- Prior to Continental, was Executive Managing Director for Kennedy-Wilson Properties, Ltd. where he was responsible for the operations and leasing of a 75 million square foot national portfolio of office, retail, industrial, and apartment properties
- From 1980 to 1998, headed up Heitman Properties, Ltd. as President of Property Management

- CIM believes that its community qualification process provides it with a significant competitive advantage when making urban real estate investments.
- Since 1994, CIM has qualified 105 communities in high barrier-to-entry sub-markets and has invested in 63 of the communities. The qualification process generally takes between 6 months and 5 years and is a critical component of CIM's investment evaluation.
- CIM examines the characteristics of a market to determine whether the district justifies the extensive efforts CIM undertakes in
 reviewing and making potential investments in its Qualified Communities. The Communities are located in both primary and
 secondary urban centers, which can encompass (1) transitional urban districts and growth markets adjacent to Central Business
 Districts ("CBDs") and/or (2) well-established, thriving urban areas including major CBDs.

Qualification Criteria

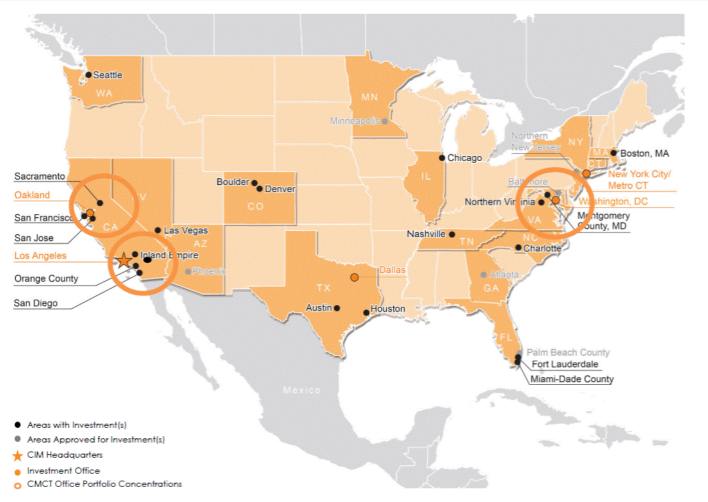
Transitional Urban Districts

- Improving demographics
- Broad public support for CIM's investment approach
- Evidence of private investment from other institutional investors
- Underserved niches in the community's real estate infrastructure
- Potential to invest a minimum of \$100 million of opportunistic equity within five years

Thriving Urban Areas

- Positive demographic trends
- Public support for investment
- Opportunities below intrinsic value
- Potential to invest a minimum of \$100 million of opportunistic equity within five years

CIM GROUP - U.S. QUALIFIED COMMUNITIES



Estimated Net Asset Value^{1,2}

Pro-forma 1H'17 NOI³

	(\$ in thousands, p	er share amount)
		(Unaudited)
Investments in real estate - at fair value	\$	1,715,455
Loans receivable - at fair value		72,080
Debt		(822,231)
Cash and other assets net of other liabilities		96,179
Redeemable preferred stock		(7,050)
Noncontrolling interests		(1,047)
Estimated NAV of portfolio		1,053,386
Estimated NAV of assets held for sale at August 11, 20	17	252,360
Estimated NAV available to common shareholders	\$	1,305,746
Shares of Common Stock outstanding		57,875,848
Estimated NAV per share of Common Stock	\$	22.56

		(\$ in 1	housands)
		(1	(naudited)
	10'17		2Q'17
Net income attributable to the company	\$ 193,930	\$	91,363
Total Cash NOI	39,821		33,100
Less Cash NOI from assets sold or held for sale at August 11, 2017	14,526		6,931
Pro-forma Cash NOI	\$ 25,295	\$	26,169

See "Net Asset Value" under "Important Disclosures" on page 28.
 As of June 30, 2017.
 See "Net Operating Income Reconciliation" on page 27.

CMCT - CONSOLIDATED STATEMENTS OF OPERATIONS

		Three Mor			Six Monii June		l.
		2017		2016	2017		2016
			((in thousands, exce	ept per share data)		
REVENUES:				(Unqu	dited)		
Rental and other property income	\$	55,956	\$	61,624	\$ 116,765	\$	124,472
Expense reimbursements		2,526		3,316	5,556		6,244
Interest and other income		2,817		3,420	5,927		6,261
		61,299		68,360	128,248		136,977
EXPENSES:				32.299	50.209		63.577
Rental and other property operating		27,249		32,299	50,209		63,5//
Asset management and other fees to related parties							
Interest General and administrative		9,513		7,295	19,286		14,110
General and administrative Transaction costs		1,647		2,131	3,326		4,073
ransaction costs Depreciation and amortization		11,615		118 18.480	11,628 31,992		267 36.538
				16,460			
Impairment of real estate		13,100 85,748		68.699	13,100		-
Gain on sale of real estate		116,283		08,099	304.017		135,572 24,739
Gain on sale of real estate INCOME (LOSS) FROM CONTINUING OPERATIONS BEFORE PROVISION FOR INCOME TAXES		91.834		(339)	286.161		24,/39
Provision for income taxes							
NETINCOME (LOSS) FROM CONTINUING OPERATIONS		462 91.372		(810)	285.307		661 25.483
DISCONTINUED OPERATIONS:		91,372		(010)	265,307		20,400
Income from operations of assets held for sale				1.668			2.358
NETINCOME FROM DISCONTINUED OPERATIONS				1,668			2,358
NETINCOME FROM DISCONTINUED OPERATIONS		91,372		858	285.307		2,336
Net income attributable to noncontrolling interests		(9)		(9)	205,307		(12)
NET INCOME ATTRIBUTABLE TO THE COMPANY		91,363		849	285.293		27,829
Redeemable preferred stock dividends		(72)			(103)		27,027
NETINCOME AVAILABLE TO COMMON STOCKHOLDERS	<	91,291	\$	849		\$	27,829
BASIC AND DILUTED NET INCOME (LOSS) AVAILABLE TO COMMON STOCKHOLDERS PER SHARE:	-	11,271	-	547	* 200,170	-	27,027
Continuing operations	\$	1,16	\$	(0.01)	\$ 3.50	\$	0.26
Discontinued operations	\$	0.00	+	0.02			0.02
Net income	5	1.16	÷	0.01		_	0.29
WEIGHTED AVERAGE SHARES OF COMMON	-				*		
STOCK OUTSTANDING:							
Basic		78,871		96.683	81,445		97,173
Diuted		78,871		96.683	81,445		97,173
		70,011		70,000			

Note: EPS for the year-to-date period may differ from the sum of quarterly EPS amounts due to the required method of computing EPS in the respective periods. In addition, EPS is calculated independently for each component and may not be additive due to rounding.

We believe that FFO is a widely recognized and appropriate measure of the performance of a REI and that it is frequently used by security analysts, investors and other interested parties in the evaluation of REIs, many of which present FFO when reporting their results. FFO represents net income (loss) available to common stockholders, computed in accordance with GAAP, excluding gains (or losses) from sales of real estate, impairment of real estate, and real estate depreciation and amortization. We calculate FFO in accordance with the standards established by the National Association of Real Estate Investment Trust (NAREIT).

Like any metric, FFO should not be used as the only measure of our performance because it excludes depreciation and amortization and captures neither the changes in the value of our real estate properties that result from use or market conditions nor the level of capital expenditures and leasing commissions necessary to maintain the operating performance of our properties, all of which have real economic effect and could materially impact our operating results. Other REIs may not calculate FFO in accordance with the standards established by the NAREI; accordingly, our FFO may not be comparable to those other REIs' FFO. Therefore, FFO should be considered only as a supplement to net income as a measure of our performance and should not be used as a supplement to or substitute measure for cash flow from operating activities computed in accordance with GAAP. FFO should not be used as a measure of our liquidity, nor is it indicative of funds available to fund our cash needs, including our ability to pay dividends.

The per share adjustments to net income available to common stockholders per share are calculated independently for each adjustment and may not be additive due to rounding.

	Three Months E June 30,			led		Six Months Ended June 30,		I
		2017		2016		2017		2016
				(in thousands, except	per share	amounts)		
				(Unauc	dited)			
FUNDS FROM OPERATIONS (FFO)								
Net income available to common stockholders	\$	91,291	\$	849	\$	285,190	\$	27,829
Depreciation and amortization		14,761		18,480		31,992		36,538
Impairment of real estate		13,100		-		13,100		-
Gain on sale of depreciable assets		(116,283)		-		(304,017)		(24,739)
FFO AVAILABLE TO COMMON STOCKHOLDERS	\$	2,869	\$	19,329	\$	26,265	\$	39,628
BASIC AND DILUTED FFO PER SHARE: Net income available to common stockholders Depreciation and amortization Impaiment of real estate Gain on sale of depreciable assets FFO AVAILABLE TO COMMON STOCKHOLDERS PER SHARE	\$	1.16 0.19 0.17 (1.47) 0.04	\$	0.01 0.19 	\$	3.50 0.39 0.16 (3.73) 0.32	\$	0.29 0.38 - (0.25) 0.41
WEIGHTED A VERAGE SHARES OF COMMON STOCK OUTSTANDING: Basic Diluted		78,871 78,871		96,68 <u>3</u> 96,683		<u>81,445</u> 81,445		97,173 97,173

CMCT - CONSOLIDATED BALANCE SHEETS

	Jun	ne 30, 2017 (in thous		mber 31, 2016
		(In mous (Unaud		
ASSETS		lougo	neuj	
Investments in real estate, net	\$	1,141,460	s	1,606.942
Cash and cash equivalents		129,006		144,449
Restricted cash		26,706		32,160
Accounts receivable, net		15,511		13,086
Deferred rent receivable and charges, net		95,369		116,354
Other intangible assets, net		15,610		17,623
Other assets		89,155		92,270
Assets held for sale, net		125,138		
TOTAL ASSETS	\$	1,637,955	\$	2,022,884
LIABILITIES, REDEEMABLE PREFERRED STOCK AND EQUITY				
LIABILITIES:				
Debt, net	\$	846,833	\$	967,886
Accounts payable and accrued expenses		42,287		39,15
Intangible liabilities, net		1,138		3,57
Due to related parties		10,005		10,19
Other liabilities		31,275		34,05
Liabilities associated with assets held for sale, net		52,886		
Total liabilities		984,424		1,054,869
REDEEMABLE PREFERRED STOCK		7,050		1,426
EQUITY:				
Common stock		58		8
Additional paid?in capital		1,077,151		1,566,073
Accumulated other comprehensive income (loss)		603		(509
Distributions in excess of earnings		(432,220)		(599,971
Total stockholders' equity		645,592		965,677
Noncontrolling interests		889		912
Total equity		646,481		966,589
TOTAL LIABILITIES, REDEEMABLE PREFERRED STOCK AND EQUITY	\$	1,637,955	\$	2,022,884

CMCT - DEBT SUMMARY^{1,2}



As of June 30, 2017		ding Principal alance ³	Interest Rate	Maturity Date
	(In thousa	nds, unaudited)		
1 Kaiser Plaza	\$	97,100	4.14%	07/01/2026
2101 Webster Street		83,000	4.14%	07/01/2026
2100 Franklin Street		80,000	4.14%	07/01/2026
1901 Harrison Street		42,500	4.14%	07/01/2026
1333 Broadway		39,500	4.14%	07/01/2026
260 Townsend Street		28,200	4.14%	07/01/2026
830 1 st Street		46,000	4.50%	01/05/2027
MORTGAGES PAYABLE		416,300	4.18%	
Unsecured Credit Facility ⁴		-	Variable	09/30/2018
Unsecured Term Loan Facility ⁵		385,000	LIBOR + 1.60%	05/08/2022
Junior Subordinated Notes		27,070	LIBOR + 3.25%	03/30/2035
OTHER		412,070		
TOTAL DEBT	\$	828,370		

- 1 Excludes \$23.0 million of secured borrowings-government guaranteed loans, which represent sold loans which are treated as secured borrowings because the loan sales did not meet the derecognition criteria provided for in ASC 860-30, Secured Borrowing and Collateral.
- 2 Excludes mortgages payable secured by 7083 Hollywood Boulevard and 4200 Scotland Street, which are held for sale at August 11, 2017. Approximately \$50.6 million of the outstanding mortgages payable at June 30, 2017 on these properties will be repaid or assumed by the buyer.
- 3 Excludes premiums, discounts and debt issuance costs.
- 4 At June 30, 2017, the interest rates applicable to the components of CIM Commercial's Unsecured Credit Facility were based on UBOR plus an applicable spread determined by CIM Commercial's maximum leverage ratio, as defined in the credit agreement. In June 2016, all outstanding borrowings under the Unsecured Credit Facility were repaid. At June 30, 2017, \$0 was outstanding under the credit facility and \$89 million was available for future borrowings, based on covenant restrictions at June 30, 2017. In August 2017, we exercised the second of two one-year extension options through September 2018.
- 5 The Unsecured Term Loan Facility ranks pari passu with CIM Commercial's Unsecured Credit Facility; covenants under the Unsecured Term Loan Facility are substantially the same as those in the Unsecured Credit Facility. At June 30, 2017, the interest rate was based on LIBOR plus an applicable spread determined by CIM Commercial's maximum leverage ratio, as defined in the credit agreement. With some exceptions, any prepayment of the Unsecured Term Loan Facility prior to May 2017 was subject to a prepayment fee up to 2% of the outstanding principal amount. On August 3, 2017, we repaid \$65 million of outstanding borrowing, and terminated three interest rate swaps with an aggregate notional value of \$65 million.
- 6 The interest rate of the loan has been effectively converted to a fixed rate of 3.16% until May 8, 2020 through interest rate swaps.

NET OPERATING INCOME RECONCILIATION

CIM Commercial internally evaluates the operating performance and financial results of its segments based on segment net operating income, which is defined as rental and other property income and expense reimbursements less property related expenses, and excludes non-property income and expenses, interest expense, depreciation and amortization, corporate related general and administrative expenses, gain (loss) on sale of real estate, impairment of real estate, transaction costs and provision for income taxes. We also evaluate the operating performance and financial results of our operating segments using cash basis net operating income ("Cash NOI"). We define cash basis NOI as segment NOI adjusted to exclude the effect of the straight lining of rents, acquired above/below market lease amortization, and other adjustments required by GAAP.

Segment NOI and cash basis NOI are not a measure of operating results or cash flows from operating activities as measured by GAAP and should not be considered an alternative to income from continuing operations, or to cash flows as a measure of liquidity, or as an indication of our performance or of our ability to pay dividends. All companies may not calculate segment NOI or cash basis NOI in the same manner. We consider segment NOI and cash basis NOI to be useful performance measures to investors and management because, when compared across periods, they reflect the revenues and expenses directly associated with owning and operating our properties and the impact to operations from trends in occupancy rates, rental rates, and operating costs, providing a perspective not immediately apparent from income from continuing operations. Additionally, we believe that cash basis NOI is helpful to investors endues it eliminates straight line rent and other noncash adjustments to revenue and expenses. Below is a reconciliation of Cash NOI to segment net operating income for the three months ended March 31, 2017 and June 30, 2017.

			Three Months Ended March 31, 2017							
	Office		Mult	family		Hotel	Le	nding	_	Total
				(in thousand		nds, unaudited)				
Cash NOI	\$	32,640	\$	2,137	\$	4,071	s	973	\$	39,82
Deferred rent and amortization of intangible assets, liabilities and lease inducements		2,368		7		4		-		2,37
Straight line rent, below-market ground lease and amortization of intangible assets		(312)		(138)		-		9		(44
Lease termination income		356		-		-		-		35
Segment Net Operating Income	\$	35.052	\$	2.006	\$	4.075	\$	982	\$	42.11
Asset management and other fees to related parties										(7.85
Interest expense										(9,63
General and administrative										(75
Transaction costs										(I
Depreciation and amortization										(17,23
Gain on sale of real estate										187,75
ncome from continuing operations before provision for income taxes										194,32
Provision for income taxes										(39
Net income										193,93
Net income attributable to noncontroling interests										
let income attributable to the Company									۰.	193.93
									_	
			Three Months Ended June 30, 201			17				
										Total
		Office	Mult	family		Hotel	_	nding	_	10101
				(in the	ousan	ids, unaudit	ed)		_	
	\$	26,199		(in the 1,900	ousan		ed)	nding 1,018	\$	33,10
Deferred rent and amortization of intangible assets, liabilities and lease inducements		26,199 303		(in the 1,900 (20)	ousan	ids, unaudit	ed)		\$	33,10 28
Deferred rent and amortization of intangible assets, liabilities and lease inducements Straight line rent, below-market ground lease and amortization of intangible assets		26,199 303 (312)		(in the 1,900	ousan	ids, unaudit	ed)		\$	33,10 26 (44
Deferred rent and amortization of intangible assets, liabilities and lease inducements		26,199 303		(in the 1,900 (20)	ousan	ids, unaudit	ed)	1,018	\$	33,10 28 (4
Deferred rent and amortization of intangible assets, liabilities and lease inducements Straight line rent, below-market ground lease and amortization of intangible assets Lease termination income legment Net Operating income		26,199 303 (312)	s	(in the 1,900 (20)	\$	ids, unaudit	ed) \$	1,018	_	33,10 21 (4 (4
Defened rent and amortization of intangible assets, liabilities and lease inducements Straight line rent, below-market ground lease and amortization of intangible assets Lease termination income		26,199 303 (312) (474)	s	(in the 1,900 (20) (138)	\$	nds, unaudit 3,983 - - -	ed) \$	1,018 - 10 -	_	33,10 2 (4 (4 32,4 (7,0
Deferred rent and amortization of intangible assets, liabilities and lease inducements Straight line rent, below-market ground lease and amortization of intangible assets Lease termination income legment Net Operating Income Asset management and other fees to related parties Interest expense		26,199 303 (312) (474)	s	(in the 1,900 (20) (138)	\$	nds, unaudit 3,983 - - -	ed) \$	1,018 - 10 -	_	33,1 2 (4 (4 32,4 (7,0
Deferred rent and amortization of intangible assets, liabilities and lease inducements Straight line rent, below-market ground lease and amortization of intangible assets Lease termination income legment Net Operating Income Asset management and other fees to related parties		26,199 303 (312) (474)	s	(in the 1,900 (20) (138)	\$	nds, unaudit 3,983 - - -	ed) \$	1,018 - 10 -	_	33,1 2 (4 (4 32,4 (7,0 (9,5
Defended rent and amortization of intangible assets, liabilities and lease inducements straight line rent, below-market ground lease and amortization of intangible assets Lease termination income legment Net Operating Income Asset management and other fees to related parties Interest expense General and administrative Transaction costs		26,199 303 (312) (474)	s	(in the 1,900 (20) (138)	\$	nds, unaudit 3,983 - - -	ed) \$	1,018 - 10 -	_	33,1 2 (4 (4 32,4 (7,0 (9,5 (7,5)
Deferred rent and amortization of intangible assets, liabilities and lease inducements Straight line rent, below-market ground lease and amortization of intangible assets Lease termination income legment Net Operating Income Asset management and other fees to related parties Interest expense General and administrative Transaction costs Depreciation and amortization		26,199 303 (312) (474)	s	(in the 1,900 (20) (138)	\$	nds, unaudit 3,983 - - -	ed) \$	1,018 - 10 -	_	33,10 24 (4 (4 32,44 (7,0) (9,5) (7) (11,6)
Straight line rent, below-market ground lease and amortization of intangible assets Lease termination income legment Net Operating Income Asset management and other fees to related parties Interest expense General and administrative Transaction costs Depreciation and amortization Impairment of real estate		26,199 303 (312) (474)	s	(in the 1,900 (20) (138)	\$	nds, unaudit 3,983 - - -	ed) \$	1,018 - 10 -	_	33,10 24 (44) 32,44 (7,0) (9,50 (7) {11,61 (14,76)
Deferred rent and amortization of intangible assets, liabilities and lease inducements straight line rent, below-market ground lease and amortization of intangible assets Lease termination income legment Net Operating Income Asset management and other leas to related parties Interest expense General and administrative Transaction costs Depreciation and amortization Impaiment of real estate Gain on sole of real estate		26,199 303 (312) (474)	s	(in the 1,900 (20) (138)	\$	nds, unaudit 3,983 - - -	ed) \$	1,018 - 10 -	_	33,10 28 (44 (4) 32,44 (7,0) (9,54 (7,0) (9,54 (7,0) (9,54) (11,6) (14,76) (14,76) (13,10)
Deferred rent and amortization of intangible assets, liabilities and lease inducements straight line rent, below-market ground lease and amortization of intangible assets Lease termination income leagnent Net Operating income Asset management and other fees to related parties Interest expense General and administrative Transaction costs Depreciation and amortization Impairment of real estate		26,199 303 (312) (474)	s	(in the 1,900 (20) (138)	\$	nds, unaudit 3,983 - - -	ed) \$	1,018 - 10 -	_	33,10 21 (4 32,4 (7,0) (9,5) (7) (11,6) (14,7) (13,10 (13,10) (16,2)
Deferred rent and amortization of intangible assets, liabilities and lease inducements straight line rent, below-market ground lease and amortization of intangible assets Lease termination income legment Net Operating Income Asset management and other leas to related parties Interest expense General and administrative Transaction costs Depreciation and amortization Impaiment of real estate Gain on sole of real estate		26,199 303 (312) (474)	s	(in the 1,900 (20) (138)	\$	nds, unaudit 3,983 - - -	ed) \$	1,018 - 10 -	_	33,10 22 (44 (42) 32,44 (7,00 (9,54 (7) (11,6) (14,76 (13,10 (116,22 91,80
Deferred rent and amortization of intangible assets, liabilities and lease inducements Straight line rent, below-market ground lease and amortization of intangible assets Lease termination income legment Net Operating Income Asset management and other fees to related parties Interest expense General and administrative Transaction costs Depreciation and amortization Impairment of real estate noome from continuing operations before provision for income taxes Provision for income taxes I in noome		26,199 303 (312) (474)	s	(in the 1,900 (20) (138)	\$	nds, unaudit 3,983 - - -	ed) \$	1,018 - 10 -	_	33,10 26 (44 (47) 32,46 (7,07) (9,56 (75) (11,61 (14,76 (13,10,28) 91,83 (46)
Defensed rent and amortization of intangible assets, liabilities and lease inducements Straight line rent, below-market ground lease and amortization of intangible assets Lease termination income legment Net Operating Income Asset management and other fees to related parties Interest expense General and administrative Transaction costs Depreciation and amortization Impaiment of real estate Gain on sale of real estate Income from continuing operations before provision for income taxes		26,199 303 (312) (474)	s	(in the 1,900 (20) (138)	\$	nds, unaudit 3,983 - - -	ed) \$	1,018 - 10 -	_	33,10 28 (44 (47 32,46 (7,07 (9,56 (7,97 (11,61 (14,76 (13,10 116,28 91,83 (46 91,37)(

Assets and Equity Under Management

Assets Under Management ("AUM"), or Gross AUM, represents (i)(a) for real assets, the aggregate total gross assets ("GAV") at fair value, including the shares of such assets owned by joint venture partners and co-investments, of all of CIM's advised accounts (each an "Account" and collectively, the "Accounts") or (b) for operating companies, the aggregate GAV less debt, including the shares of such assets owned by joint venture partners and co-investments, of all of the Accounts (not in duplication of the assets described in (i)(a)), plus (ii) the aggregate unfunded commitments of the Accounts, as of March 31, 2017 ("Report Date"). The GAV is calculated in accordance with U.S. generally accepted accounting principles on a fair value basis (the "Book Value") and generally represents the investment's third-party appraised value as of the Report Date, or as of March 31, 2017, as adjusted further by the result of any partial realizations and quarterly valuation adjustments based upon management's estimate of fair value, in each case through the Report Date other than as described below with respect to CIM REIT. The only investment currently held by CIM REIT consists of shares in CIM Commercial Trust Corporation ("CMCT"), a publicly traded company; the Book Value of CIM REIT is determined by assuming the underlying assets of CMCT are liquidated based upon management's estimate of fair value. CIM does not presently view the price of CMCT's publicly-traded shares to be a meaningful indication of the fair value of CIM REIT's interest in CMCT due to the fact that the publicly-traded shares of CMCT represent less than 3% of the outstanding shares of CMCT and are thinly-traded.

Equity Under Management ("EUM"), or Net AUM, represents (i) the aggregate NAV of the Accounts (as described below), plus (ii) the aggregate unfunded commitments of the Accounts. The NAV of each Account is based upon the aggregate amounts that would be distributable (prior to incentive fee allocations) to such Account assuming a "hypothetical liquidation" of the Account on the date of determination, assuming that: (x) investments are sold at their Book Value (as defined above); (y) debts are paid and other assets are collected; and (z) appropriate adjustments and/or allocations between equity investors are made in accordance with applicable accounting guidance.

Net Asset Value

The determination of estimated NAV involves a number of subjective assumptions, estimates and judgments that may not be accurate or complete. Further, different firms using different property-specific, general real estate, capital markets, economic and other assumptions, estimates and judgments could derive an estimated NAV that could be significantly different from our estimated NAV. Additionally, our estimated NAV does not give effect to changes in value, investment activities, capital activities, indebtedness levels, and other various activities occurring after June 30, 2017 that would have an impact on our estimated NAV, other than 370 L'Enfant Promenade whose fair value is based on a purchase and sale agreement entered into with an unrelated third party on August 10, 2017.

The estimated NAV per share of \$22.56 was calculated by CIM Investment Advisors, LLC, relying in part on appraisals of our real estate investments and the assets of our lending segment. The table on page 22 sets forth the material items included in the calculation of our estimated NAV. We engaged various third party appraisal firms to perform appraisals of our real estate investments and the assets of our lending segment as of December 31, 2016. Except for two multifamily properties and two office properties, which were classified as held for sale at August 11, 2017, the fair values of our investments in real estate were based on appraisals obtained as of December 31, 2016 plus capex additions, at cost, incurred thereafter. The fair values of our two multifamily properties and two office properties were based on purchase and sale agreements entered into with unrelated third parties. The fair values of the assets of our lending segment were based on an appraisal obtained as of December 31, 2016 plus loan activity, at cost, incurred thereafter.

The December 31, 2016 appraisals were performed in accordance with standards set forth by the American Institute of Certified Public Accountants. Each of our appraisals was prepared by personnel who are subject to and in compliance with the code of professional ethics and the standards of professional conduct set forth by the certification programs of the professional appraisal organizations of which they are members.