UNITED STATES SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

FORM 8-K

CURRENT REPORT

PURSUANT TO SECTION 13 OR 15(D) OF THE SECURITIES EXCHANGE ACT OF 1934

Date of Report (Date of earliest event reported): November 9, 2021

Commission File Number 1-13610

CIM COMMERCIAL TRUST CORPORATION

(Exact name of registrant as specified in its charter)

Maryland

(State or Other Jurisdiction of Incorporation or Organization) 17950 Preston Road, Suite 600, Dallas, TX 75252 (Address of Principal Executive Offices)

75-6446078 (I.R.S. Employer Identification No.) (972) 349-3200 (Registrant's telephone number)

None (Former name or former address, if changed since last report)

Check the appropriate box below if the Form 8-K filing is intended to simultaneously satisfy the filing obligation of the registrant under any of the following provisions:

Written communications pursuant to Rule 425 under the Securities Act (17 CFR 230.425)

Soliciting material pursuant to Rule 14a-12 under the Exchange Act (17 CFR 240.14a-12)

 \square Pre-commencement communications pursuant to Rule 14d-2(b) under the Exchange Act (17 CFR 240.14d-2(b))

Pre-commencement communications pursuant to Rule 13e-4(c) under the Exchange Act (17 CFR 240.13e-4(c)) t to Section 12(b) of the Act.

Securities Registered Fursuant to Securit 12(0) of the Act.	
Trading Symbol(s)	Name of each exchange on which registered
CMCT	Nasdaq Global Market
CMCT-L	Tel Aviv Stock Exchange
CMCTP	Nasdaq Global Market
CMCTP	Tel Aviv Stock Exchange
	Trading Symbol(s) CMCT CMCT-L CMCTP

Indicate by check mark whether the registrant is an emerging growth company as defined in Rule 405 of the Securities Act of 1933 (§230.405 of this chapter) or Rule 12b-2 of the Securities Exchange Act of 1934 (§240.12b-2 of this chapter).

Emerging growth company \Box

If an emerging growth company, indicate by check mark if the registrant has elected not to use the extended transition period for complying with any new or revised financial accounting standards provided pursuant to Section 13(a) of the Exchange Act 🗌

Item 2.02 Results of Operations and Financial Condition

On November 9, 2021, CIM Commercial Trust Corporation (the "Company") issued a press release announcing its financial results for the period ended September 30, 2021. A copy of the press release is attached to this Form 8-K as Exhibit 99.1 and is incorporated by reference herein.

The information in this Item 2.02 and Exhibit 99.1 are being furnished and shall not be deemed "filed" for the purposes of Section 18 of the Securities Exchange Act of 1934, as amended (the "Exchange Act"), or otherwise subject to the liabilities of that Section, nor shall it be deemed incorporated by reference into any filing of the Company under the Securities Act of 1933, as amended (the "Securities Act"), or the Exchange Act, whether made before or after the date hereof, regardless of any general incorporation language in such filing.

Item 7.01. Regulation FD Disclosure

A copy of the Company's Q3 2021 Investor Presentation is attached to this Form 8-K as Exhibit 99.2 and is incorporated by reference herein. Additionally, the Company has posted a copy of the presentation on its Shareholder Relations page at http://shareholders.cimcommercial.com/.

The information in this Item 7.01 and Exhibit 99.2 are being furnished and shall not be deemed "filed" for the purposes of Section 18 of the Exchange Act or otherwise subject to the liabilities of that Section, nor shall it be deemed incorporated by reference into any filing of the Company under the Securities Act or the Exchange Act, whether made before or after the date hereof, regardless of any general incorporation language in such filing.

Item 9.01 Financial Statements and Exhibits.

Exhibit Number

Exhibit Description

99.1 Press release, dated November 9, 2021, regarding the Company's financial results for the quarter ended September 30, 2021.

- 99.2 Investor Presentation Q3 2021.
- 104 Cover Page Interactive Data File (embedded within the Inline XBRL document).

SIGNATURE

Pursuant to the requirements of the Securities Exchange Act of 1934, the Registrant has duly caused this report to be signed on its behalf by the undersigned thereunto duly authorized.

CIM COMMERCIAL TRUST CORPORATION By: /s/ DAVID THOMPSON

/s/ DAVID THOMPSON David Thompson Chief Executive Officer

Dated: November 9, 2021

CMCT

CIM Commercial Trust Corporation Reports 2021 Third Quarter Results

Dallas—(November 9, 2021) CIM Commercial Trust Corporation (NASDAQ: CMCT and TASE: CMCT-L) ("we", "our", "CMCT", "CIM Commercial", or the "Company"), a real estate investment trust ("REIT"), today reported operating results for the three and nine months ended September 30, 2021.

Third Quarter 2021 Highlights

Portfolio

- Same-store⁽¹⁾ office portfolio was 78.2% leased.
- Executed 32,646 square feet of leases with terms longer than 12 months.

Financial Results

- Net loss attributable to common stockholders of \$3.2 million, or \$0.14 per diluted share.
- Funds from operations ("FFO") attributable to common stockholders⁽²⁾ was \$1.8 million, or \$0.08 per diluted share.
- Core FFO attributable to common stockholders⁽³⁾ was \$2.0 million, or \$0.08 per diluted share.

Management Commentary

"We are pleased that our core funds from operations improved to \$0.08 per share during the third quarter of 2021, compared to \$0.06 per share in the second quarter and a loss of \$0.21 per share in the first quarter. The increase from last quarter was primarily driven by improving operating results at our hotel," said David Thompson, Chief Executive Officer of CIM Commercial.

"As the quarter progressed, we continued to see improved office leasing activity, hotel occupancy and average daily rate. Our hotel occupancy improved to 67% for the quarter, from 48% in the prior quarter. For the full quarter, the property generated net operating income for the first time since the first quarter of 2020. The positive trends continued into October, with occupancy increasing to 77% in the month.

"We have improved our balance sheet and believe we have an opportunity to significantly increase our funds from operations as we evaluate ways to further reduce costs and increase our cash flows on invested capital. We intend to grow the company by leveraging the strength of CIM Group's platform to acquire cash flowing true creative office, multifamily, retail, parking, in-fill industrial and limited-service hospitality assets in vibrant and improving metropolitan communities. It is our intention that no acquisition will exceed more than 10% of the Company's gross asset value. We intend to finance these acquisitions with a balance of common equity, preferred equity and debt and we will continue to build the quality of our balance sheet while growing the portfolio.

"We have an attractive portfolio with significant same store growth opportunity, and we may have opportunities to dispose of some of those assets at attractive prices. To the extent that we do so, we will seek to redeploy proceeds in the same profile of assets that we are pursuing with the capital we have raised."

Third Quarter 2021 Results

Portfolio

As of September 30, 2021, our real estate portfolio consisted of 13 assets, all of which were fee-simple properties. The portfolio included ten office properties and one development site, which is being used as a parking lot, totaling approximately 1.3 million rentable square feet, and one 503-room hotel with an ancillary parking garage.

Financial Results

Net loss attributable to common stockholders was \$3.2 million, or \$0.14 per diluted share of common stock, for the three months ended September 30, 2021, compared to \$9.7 million, or \$0.65 per diluted share of common stock, for the same period in 2020.

FFO attributable to common stockholders⁽²⁾ was \$1.8 million, or \$0.08 per diluted share of common stock, for the three months ended September 30, 2021, compared to a loss of \$4.4 million, or \$0.30 per diluted share of common stock, for the same period in 2020.



Core FFO attributable to common stockholders⁽³⁾ was \$2.0 million, or \$0.08 per diluted share of common stock, for the three months ended September 30, 2021, compared to a loss of \$4.0 million, or \$0.27 per diluted share of common stock, for the same period in 2020. The increase in FFO and Core FFO is primarily attributable to an increase in hotel and lending segment net operating income.

Segment Information

Our reportable segments during the three months ended September 30, 2021 and 2020 consisted of two types of commercial real estate properties, namely, office and hotel, as well as a segment for our lending business. Total Segment net operating income ("NOI")⁽⁴⁾ was \$13.3 million for the three months ended September 30, 2021, compared to \$6.6 million for the same period in 2020.

<u>Office</u>

Same-Store

Same-store⁽¹⁾ office Segment NOI⁽⁴⁾ decreased 8.9%, while same-store⁽¹⁾ office Cash NOI⁽⁵⁾, excluding lease termination income, decreased 3.3% for the three months ended September 30, 2021 compared to the same period in 2020. The decrease is primarily due to lower revenues at an office property in Los Angeles, California and at an office property hills, California due to decreases in occupancy as compared to the same period in 2020.

At September 30, 2021, the Company's same-store⁽¹⁾ office portfolio was 77.8% occupied, a decrease of 170 basis points year-over-year on a same-store⁽¹⁾ basis, and 78.2% leased, a decrease of 200 basis points year-over-year on a same-store⁽¹⁾ basis. The annualized rent per occupied square foot⁽⁶⁾ on a same-store⁽¹⁾ basis was \$52.53 at September 30, 2021 compared to \$50.39 at September 30, 2020. During the three months ended September 30, 2021, the Company executed 20,203 square feet of recurring leases at our same-store⁽¹⁾ office portfolio.

Total

Office Segment NOI⁽⁴⁾ increased to \$7.5 million for the three months ended September 30, 2021, from \$7.4 million for the same period in 2020. The increase is primarily due to tax refunds related to prior tax years and adjustments to payroll allocation reimbursements related to certain properties, both of which reduced office expenses for three months ended September 30, 2021, partially offset by the decreases in same-store⁽¹⁾ office Segment NOI⁽⁴⁾ as described above.

Hotel

Hotel Segment NOI⁽⁴⁾ increased to income of \$877,000 for the three months ended September 30, 2021, from a loss of \$1.1 million for the same period in 2020, due to an increase in occupancy, average daily rate, and food, beverage, and other sundry hotel services as a result of the easing of government restrictions associated with the COVID-19 pandemic. Monthly occupancy was 62%, 68% and 70% in July, August and September 2021, respectively. The following table sets forth the occupancy, average daily rate and revenue per available room for our hotel for the specified periods:

	Three Months Ended September 30,					
	 2021		2020			
Occupancy	 66.6 %		24.1 %			
Average daily rate ⁽¹⁾	\$ 137.29	\$	120.97			
Revenue per available room ⁽²⁾	\$ 91.46	\$	29.16			

(1) Calculated as trailing 3-month room revenue divided by the number of rooms occupied.

(2) Calculated as trailing 3-month room revenue divided by the number of available rooms.

Lending

Our lending segment primarily consists of our SBA 7(a) lending platform, which is a national lender that primarily originates loans to small businesses in the hospitality industry. Lending Segment NOI⁽⁴⁾ was \$4.9 million for the three months ended September 30, 2021, compared to \$269,000 for the same period in 2020. The increase is primarily due to an increase in premium income from the sale of the guaranteed portion of our SBA 7(a) loans, which benefited from an increase in the ABA guaranty support from a maximum of 75% per loan to 90% per loan, a reduction in fees charged in the secondary market and higher market premiums. In addition, there was an increase in interest income resulting from an increase in our average outstanding lending portfolio during the three months ended September 30, 2021 compared to the three months ended September 30, 2020. As a result of the conclusion of the enhanced government support provided by the CARES Act, the SBA guaranty support form of our SBA 7(a) loans to decrease, in each case possibly by a material amount.

Debt and Equity

During the three months ended September 30, 2021, we issued 209,965 shares of Series A Preferred Stock and 25,832 shares of Series D Preferred Stock for aggregate net proceeds of \$5.3 million. Net proceeds represent gross proceeds offset by costs specifically identifiable to the offering of Series A Preferred Stock and Series D Preferred Stock, such as commissions, dealer manager fees, and other offering fees and expenses. Additionally, during the three months ended September 30, 2021, we paid down \$32.0 million on our revolving credit facility.

Dividends

On September 7, 2021, we declared a quarterly cash dividend of \$0.0750 per share of our common stock, which was paid on September 29, 2021 to stockholders of record at the close of business on September 17, 2021.

On September 7, 2021, we declared a quarterly cash dividend of \$0.34375 per share of our Series A Preferred Stock or portion thereof for issuances during the second quarter of 2021. The dividend is payable as follows: \$0.114583 per share on October 15, 2021, November 15, 2021 and December 15, 2021 to stockholders of record at the close of business on October 5, 2021, November 5, 2021 and December 5, 2021, respectively.

On September 7, 2021, we declared a quarterly cash dividend of \$0.35313 per share of our Series D Preferred Stock, or portion thereof for issuances during the second quarter of 2021. The dividend is payable as follows: \$0.117708 per share on October 15, 2021, November 15, 2021 and December 15, 2021 to stockholders of record at the close of business on October 5, 2021, November 5, 2021, and December 5, 2021, respectively.

About the Data

Descriptions of certain performance measures, including Segment NOI, Cash NOI, FFO attributable to common stockholders, and Core FFO are provided below. Refer to the subsequent tables for reconciliation of these non-GAAP financial measures to the most directly comparable GAAP financial measure.

- (1) Same-store properties: are properties that we have owned and operated in a consistent manner and reported in our consolidated results during the entire span of the periods being reported. We excluded from our same-store property set this quarter any properties (i) acquired on or after July 1, 2020; (ii) sold or otherwise removed from our consolidated financial statements on or before September 30, 2021; or (iii) that underwent a major repositioning project we believed significantly affected its results at any point during the period commencing on July 1, 2020; (and (iii) above and no properties were excluded pursuant to (ii) above.
- (2) <u>FFO attributable to common stockholders</u>: represents net income (loss) attributable to common stockholders, computed in accordance with GAAP, which reflects the deduction of redeemable preferred stock dividends accumulated, excluding gain (or loss) from sales of real estate, impairment of real estate depreciation and amortization. We calculate FFO in accordance with the standards established by the National Association of Real Estate Investment Trusts (the "NAREIT"). See 'Core FFO' definition below for discussion of the benefits and limitations of FFO as a supplemental measure of operating performance.
- (2) Core FFO attributable to common stockholders ("Core FFO"): represents FFO attributable to common stockholders (computed as described above), excluding gain (loss) on early extinguishment of debt, redeemable preferred stock deemed dividends, redeemable preferred stock redemptions, gain (loss) on termination of interest rate swaps, and transaction costs.

We believe that FFO is a widely recognized and appropriate measure of the performance of a REIT and that it is frequently used by securities analysts, investors and other interested parties in the evaluation of REITs, many of which present FFO when reporting their results. In addition, we believe that Core FFO is a useful metric for securities analysts, investors and other interested parties in the evaluation of our Company as it excludes from FFO the effect of certain amounts that we believe are non-recurring, are non-operating in nature as they relate to the manner in which we finance our operations, or transactions outside of the ordinary course of business.

Like any metric, FFO and Core 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, and Core FFO excludes amounts incurred in connection with non-recurring special projects, prepaying or defeasing our debt, repurchasing our preferred stock, and adjusting the carrying value of our preferred stock classified in temporary equity to its redemption value, all of which have real economic effect and could materially impact our operating results. Other REITs may not calculate FFO and Core FFO in the same manner as we do, or at all; accordingly, our FFO and Core FFO may not be comparable to the FFOs and Core FFOs of other REITs. Therefore, FFO and Core FFO



should be considered only as a supplement to net income (loss) as a measure of our performance and should not be used as a supplement to or substitute measure for cash flows from operating activities computed in accordance with GAAP. FFO and Core FFO should not be used as a measure of our liquidity, nor is in dictative of funds available to fund our cash needs, including our ability to pay dividends. FFO and Core FFO per share for the year-to-date period may differ from the sum of quarterly FFO and Core FFO per share amounts due to the required method for computing per share amounts for the respective periods. In addition, FFO and Core FFO per share is calculated independently for each component and may not be additive due to rounding.

- (4) Segment NOI: for our real estate segments represents 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, gain (loss) on early extinguishment of debt, impairment of real estate, transaction costs, and benefit (provision) for income taxes. For our lending segment, NOI represents interest income net of interest expense and general overhead expenses. See 'Cash NOI' definition below for discussion of the benefits and limitations of Segment NOI as a supplemental measure of operating performance.
- (5) Cash NOI: for our real estate segments, represents Segment NOI adjusted to exclude the effect of the straight lining of rents, acquired above/below market lease amortization and other adjustments required by generally accepted accounting principles ("GAAP"). For our lending segment, there is no distinction between Cash NOI and Segment NOI. We also evaluate the operating performance and financial results of our operating segments using cash basis NOI excluding lease termination income, or "Cash NOI excluding lease termination income".

Segment NOI and Cash NOI are not measures of operating results or cash flows from operating activities as measured by GAAP and should not be considered alternatives 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. Companies may not calculate Segment NOI or Cash NOI in the same manner. We consider Segment NOI and Cash 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 NOI is helpful to investors because it eliminates straight line rent and other non-cash adjustments to revenue and expenses.

(6) <u>Annualized rent per occupied square foot</u>: represents gross monthly base rent under leases commenced as of the specified periods, 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.

FORWARD-LOOKING STATEMENTS

This press release contains certain "forward-looking statements" within the meaning of Section 27A of the Securities Act of 1933 and Section 21E of the Securities Exchange Act of 1934 (the "Exchange Act"), which are intended to be covered by the safe harbors created thereby, Such forward-looking statements can be identified by the use of forward-looking terminology such as "may," "will," "project," "target," "expect," "intend," "might," "believe," "anticipate," "estimate," "could," "would," "continue," "pursue," "potential," "forecast," "seek," "plan," or "should" or the negative thereof or other variations or similar words or phrases. Such forward-looking statements include, among others, statements about CMCT's plans and objectives relating to future growth and availability of funds. Such forward-looking statements are based on particular assumptions that management of CMCT has made in light materially from those suggested by the forward-looking statements are necessarily estimates reflecting the judgment of CMCT's management and involve a number of risks and uncertainties include acuse actual results to differ materially from those suggested by the forward-looking statements. These risks and uncertainties include those associated with (i) the scope, severity and duration of the current pandemic of COVID-19 on the financial condition, results of operations, cash flows and performance of CMCT and its tenants and business partners, the real estate market and the global economy and financial markets, among others, (iii) the adverse effect of COVID-19, and (vi) general economic, market and other conditin important factors that to differ materially from those suggested by the forward-looking statements include herein are based on current expectations are discussed under the section "Risk Factors" in CMCT's Annual Report on Form 10-K for the year ended December 31, 2020. The forward-looking statements include herein are based on current expectations and future business for the assumptions stude therein difficult or

For CIM Commercial Trust Corporation

Media Relations:

or

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CIM COMMERCIAL TRUST CORPORATION AND SUBSIDIARIES Consolidated Balance Sheets (Unaudited and in thousands, except share and per share amounts)

		September 30, 2021	December 31, 2020
ASSETS			
Investments in real estate, net	\$	498,878	\$ 506,040
Cash and cash equivalents		14,552	33,636
Restricted cash		11,593	10,013
Loans receivable, net		94,816	83,135
Accounts receivable, net		2,569	1,737
Deferred rent receivable and charges, net		35,754	35,956
Other intangible assets, net		5,498	6,313
Loan servicing asset, net and other assets		11,360	8,787
TOTAL ASSETS	\$	675,020	\$ 685,617
LIABILITIES, REDEEMABLE PREFERRED STOCK, AND EQUITY			
LIABILITIES:			
Debt, net	\$	222,206	\$ 324,313
Accounts payable and accrued expenses		17,027	20,327
Intangible liabilities, net		309	587
Due to related parties		9,423	6,706
Other liabilities		14,918	9,733
Total liabilities		263,883	361,666
COMMITMENTS AND CONTINGENCIES			
REDEEMABLE PREFERRED STOCK: Series A cumulative redeemable preferred stock, \$0.001 par value; 36,000,000 shares authorized; 1,550,884 and 1,548,884 shares issued and outstanding, respectively, as of September 30, 2021 and 2,008,256 and 2,007,856 shares issued and outstanding, respectively, as of December 31, 2020; liquidation preference of \$25.00 per share, subject to adjustment		35,632	45,837
EQUITY:			
Series A cumulative redeemable preferred stock, \$0.001 par value; 36,000,000 shares authorized; 6,003,054 and 5,821,113 shares issued and outstanding, respectively, as of September 30, 2021 and 4,484,376 and 4,377,762 shares issued and outstanding, respectively, as of December 31, 2020; liquidation preference of \$25.00 per share, subject to adjustment	,	145,093	108,729
Series D cumulative redeemable preferred stock, \$0.001 par value; 32,000,000 shares authorized; 56,857 shares issued and outstanding as of September 30, 2021 and 19,145 shares issued and outstanding as of December 31, 2020; liquidation preference of \$25.00 per share, subject to adjustment		1,396	473
Series L cumulative redeemable preferred stock, \$0.001 par value; 9,000,000 shares authorized; 8,080,740 and 5,387,160 shares issued and outstanding, respectively, as of September 30, 2021 and December 31, 2020; liquidation preference of \$28.37 per share, subject to adjustment		152,834	152,834
Common stock, \$0.001 par value; 900,000,000 shares authorized; 23,369,331 shares issued and outstanding as of September 30, 2021 and 14,827,410 shares issued and outstanding as of December 31, 2020.		24	15
Additional paid-in capital		867,636	794,127
Distributions in excess of earnings		(791,820)	(778,519)
Total stockholders' equity		375,163	277,659
Noncontrolling interests		342	455
Total equity		375,505	278,114
TOTAL LIABILITIES, REDEEMABLE PREFERRED STOCK, AND EQUITY	\$	675,020	\$ 685,617

CIM COMMERCIAL TRUST CORPORATION AND SUBSIDIARIES Consolidated Statements of Operations (Unaudited and in thousands, except per share amounts)

· ·		Three Months En	ded September 30,	Nine Months End	led September 30,
		2021	2020	2021	2020
REVENUES:					
Rental and other property income	\$	12,838	\$ 12,897	\$ 39,496	\$ 41,416
Hotel income		5,212	1,525	10,074	10,153
Interest and other income		6,199	2,912	16,231	7,810
		24,249	17,334	65,801	59,379
EXPENSES:					
Rental and other property operating		9,958	8,822	27,363	28,829
Asset management and other fees to related parties		2,262	2,387	6,781	7,408
Expense reimbursements to related parties—corporate		533	639	1,592	2,066
Expense reimbursements to related parties—lending segment		55	901	1,219	2,581
Interest		2,185	2,643	7,490	8,706
General and administrative		1,625	1,736	5,393	5,138
Depreciation and amortization		5,061	5,273	15,167	15,728
Loss on early extinguishment of debt			281		281
		21,679	22,682	65,005	70,737
INCOME (LOSS) BEFORE PROVISION (BENEFIT) FOR INCOME TAXES		2,570	(5,348)	796	(11,358)
Provision (benefit) for income taxes		946	(18)	2,316	(731)
NET INCOME (LOSS)		1,624	(5,330)	(1,520)	(10,627)
Net (income) loss attributable to noncontrolling interests			7	4	1
NET INCOME (LOSS) ATTRIBUTABLE TO THE COMPANY		1,624	(5,323)	(1,516)	(10,626)
Redeemable preferred stock dividends declared or accumulated		(4,723)	(4,267)	(13,810)	(13,613)
Redeemable preferred stock deemed dividends		(90)	(87)	(253)	(300)
Redeemable preferred stock redemptions		(27)	(1)	(53)	(67)
NET LOSS ATTRIBUTABLE TO COMMON STOCKHOLDERS	<u>\$</u>	(3,216)	\$ (9,678)	\$ (15,632)	\$ (24,606)
NET LOSS ATTRIBUTABLE TO COMMON STOCKHOLDERS PER SHARE:					
Basic	\$	(0.14)	\$ (0.65)	\$ (0.88)	\$ (1.67)
Diluted	\$	(0.14)	\$ (0.65)	\$ (0.88)	\$ (1.67)
WEIGHTED AVERAGE SHARES OF COMMON STOCK OUTSTANDING:					
Basic		23,349	14,805	17,784	14,729
Diluted		23,350	14,805	17,784	14,729

CIM COMMERCIAL TRUST CORPORATION AND SUBSIDIARIES Funds from Operations (Unaudited and in thousands, except per share amounts)

	Three Months I	nded September 30,	Nine Months End	led September 30,
	2021	2020	2021	2020
Numerator:				
Net loss attributable to common stockholders	\$ (3,216) \$ (9,678)	\$ (15,632)	\$ (24,606)
Depreciation and amortization	5,061	5,273	15,167	15,728
FFO attributable to common stockholders	\$ 1,845	\$ (4,405)	\$ (465)	\$ (8,878)
Redeemable preferred stock dividends declared on dilutive shares (a)				(1)
Diluted FFO attributable to common stockholders	\$ 1,845	\$ (4,405)	\$ (465)	\$ (8,879)
Denominator:				
Basic weighted average shares of common stock outstanding	23,349	14,805	17,784	14,729
Effect of dilutive securities—contingently issuable shares (a)	3		1	
Diluted weighted average shares and common stock equivalents outstanding	23,352	14,805	17,785	14,729
FFO attributable to common stockholders per share:				
Basic	\$ 0.08	\$ (0.30)	\$ (0.03)	\$ (0.60)
Diluted	\$ 0.08	\$ (0.30)	\$ (0.03)	\$ (0.60)

(a) For the three and nine months ended September 30, 2021 and 2020, the effect of certain shares of redeemable preferred stock were excluded from the computation of diluted FFO attributable to common stockholders and the diluted weighted average shares and common stock equivalents outstanding as such inclusion would be anti-dilutive.

CIM COMMERCIAL TRUST CORPORATION AND SUBSIDIARIES Core Funds from Operations (Unaudited and in thousands, except per share amounts)

	Three Months Ended September 30,				tember 30,			
		2021		2020		2021		2020
Numerator:								
Net loss attributable to common stockholders	\$	(3,216)	\$	(9,678)	\$	(15,632)	\$	(24,606)
Depreciation and amortization		5,061		5,273		15,167		15,728
FFO attributable to common stockholders	\$	1,845	\$	(4,405)	\$	(465)	\$	(8,878)
Loss on early extinguishment of debt		_		281		_		281
Redeemable preferred stock redemptions		27		1		53		67
Redeemable preferred stock deemed dividends		90		87		253		300
Core FFO attributable to common stockholders	\$	1,962	\$	(4,036)	\$	(159)	\$	(8,230)
Redeemable preferred stock dividends declared on dilutive shares (a)		_		_		_		(1)
Diluted Core FFO attributable to common stockholders	\$	1,962	\$	(4,036)	\$	(159)	\$	(8,231)
Denominator:								
Basic weighted average shares of common stock outstanding		23,349		14,805		17,784		14,729
Effect of dilutive securities-contingently issuable shares (a)		3		_		1		-
Diluted weighted average shares and common stock equivalents outstanding		23,352		14,805		17,785		14,729
Core FFO attributable to common stockholders per share:								
Basic	\$	0.08	\$	(0.27)	\$	(0.01)	\$	(0.56)
Diluted	\$	0.08	\$	(0.27)	\$	(0.01)	\$	(0.56)

(a) For the three and nine months ended September 30, 2021 and 2020, the effect of certain shares of redeemable preferred stock were excluded from the computation of diluted Core FFO attributable to common stockholders and the diluted weighted average shares and common stock equivalents outstanding as such inclusion would be anti-dilutive.

CIM COMMERCIAL TRUST CORPORATION AND SUBSIDIARIES Reconciliation of Net Operating Income (Unaudited and in thousands)

	Three Months Ended September 30, 2021									
		Same-Store Office		me-Store ffice		Total Office	 Hotel	 Lending		Total
Cash net operating income excluding lease termination income	\$	6,963	\$	728	\$	7,691	\$ 880	\$ 4,869	\$	13,440
Cash lease termination income		246		_		246	_	_		246
Cash net operating income (loss)		7,209		728	_	7,937	 880	 4,869		13,686
Deferred rent and amortization of intangible assets, liabilities, and lease inducements		(320)		_		(320)	(3)	_		(323)
Straight line lease termination income		(104)		_		(104)	—	_		(104)
Segment net operating income (loss)		6,785		728	_	7,513	 877	 4,869	_	13,259
Asset management and other fees to related parties										(2,262)
Expense reimbursements to related parties—corporate										(533)
Interest expense										(2,080)
General and administrative										(753)
Depreciation and amortization										(5,061)
Income before benefit for income taxes										2,570
Provision for income taxes										(946)
Net income										1,624
Net loss attributable to noncontrolling interests										—
Net income attributable to the Company									\$	1,624

	Three Months Ended September 30, 2020									
		Same-Store Office	Non-Same-Store Office		Total Office		Hotel	Lending		Total
Cash net operating income (loss) excluding lease termination income	\$	7,201	\$ (8)	\$	7,193	\$	(1,068)	\$ 269	\$	6,394
Cash lease termination income		706		_	706					706
Cash net operating income (loss)		7,907	(8)	_	7,899		(1,068)	269		7,100
Deferred rent and amortization of intangible assets, liabilities, and lease inducements		(431)	_		(431)		(1)	—		(432)
Straight line lease termination income		(26)	—		(26)		—	—		(26)
Segment net operating income (loss)		7,450	(8)		7,442	_	(1,069)	269	_	6,642
Interest and other income										62
Asset management and other fees to related parties										(2,387)
Expense reimbursements to related parties—corporate										(639)
Interest expense										(2,473)
General and administrative										(999)
Depreciation and amortization										(5,273)
Loss on early extinguishment of debt										(281)
Loss before provision for income taxes										(5,348)
Provision for income taxes										18
Net loss										(5,330)
Net income attributable to noncontrolling interests										7
Net loss attributable to the Company									\$	(5,323)





2

Free Writing Prospectus | CIM Commercial Trust Corporation

Filed Pursuant to Rule 433 | Dated November 8, 2021 | Registration Statement No. 333-233255

Filed Pursuant to Rule 433 [Dated November 8, 2021] Registration Statement No. 333-233255 CIM Commercial Trust Corporation ("CMCT") has filed a registration statement (including a base prospectus) with the Securities and Exchange Commission (the "SEC") in respect of the offering to which this communication relates. Before you participate in CMCT's offering of Series A Preferred Stock or Series D Preferred Stock, you should read the prospectus supplement, dated January 28, 2020, and the accompanying base prospectus, dated December 4, 2019, as supplemented by Supplement No. 7, dated September 22, 2021. Before making any investment in such offering, you should read the other documents CMCT has filed with the SEC for more complete information about CMCT and such offering. You may obtain these documents for free by visiting EDGAR on the SEC web site at www.sec.gov. You may request to receive a prospectus in respect of either of the foregoing offerings by calling toll-free at 1.866.341.2653 1-866-341-2653.

Note: All pages of the Presentation must be viewed in conjunction with the Important Disclosures starting on page 33.

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Forward-looking Statements

The information set forth herein contains certain "forward-looking statements" within the meaning of Section 27A of the Securities Act of 1933 and Section 21E of the Securities Exchange Act of 1934 (the "Exchange Act"), which are intended to be covered by the safe harbors created thereby. Such forward-looking statements include the timing and terms of the rights offering and the future activities and performance of CMCT, and may be identified by the use of forward-looking terminology such as "may," "will," "project," "target," "expect," "intend," "might," "believe," "anticipate," "estimate," "could," "would," "continue," "pursue," "potential," "forecast," "seek," "plan," "opportunity," or "should" or the negative thereof or other variations or similar words or phrases. Such forward-looking statements also include, among others, statements about CMCT's plans and objectives relating to future growth and availability of funds, and the trading liquidity of CMCT's common stock. Such forward-looking statements are based on particular assumptions that management of CMCT 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. Forward-looking statements are necessarily estimates reflecting the judgment of CMCT's management 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 risks and uncertainties include those associated with (i) the scope, severity and duration of the current pandemic of COVID-19, and actions taken to contain the pandemic or mitigate its impact, and the winding down or termination of government assistance programs implemented to address the pandemic, (ii) the adverse effect of COVID-19 on the financial condition, results of operations, cash flows and performance of CMCT and its tenants and business partners, the real estate market and the global

economy and financial markets, among others, (iii) the timing, form, and operational effects of CMCT's development activities, (iv) the ability of CMCT to raise in place rents to existing market rents and to maintain or increase occupancy levels, (v) fluctuations in market rents, including as a result of COVID-19, and (vi) general economic, market and other conditions. Additional important factors that could cause CMCT's actual results to differ materially from CMCT's expectations are discussed under the section "Risk Factors" in CMCT's Annual Report on Form 10-K for the year ended December 31, 2020. The forward-looking statements included herein are based on current expectations and there can be no assurance that these expectations will be attained. Assumptions relating to the foregoing involve judgments with respect to, among other things, future economic, competitive and market conditions and future business decisions, all of which are difficult or impossible to predict accurately and many of which are beyond CMCT's control. Although we believe that the assumptions underlying the forward-looking statements are reasonable, any of the assumptions could be inaccurate and, therefore, there can be no assurance that the forward-looking statements included herein will prove to be accurate. In light of the significant uncertainties inherent in the forwardlooking statements included herein, the inclusion of such information should not be regarded as a representation by CMCT or any other person that CMCT's objectives and plans will be achieved. Readers are cautioned not to place undue reliance on forward-looking statements. Forwardlooking statements speak only as of the date they are made. CMCT does not undertake to update them to reflect changes that occur after the date they are made, except as may be required by applicable law.

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CIM Commercial Trust

CMCT

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Focused on the acquisition, ownership, operation and development of creative office, multifamily, retail, parking, infill industrial and limited service hospitality real assets in vibrant and improving metropolitan communities NASDAQ: CMCT | TASE: CMCT-L

Managed by CIM Group, L.P. ("CIM" or "CIM Group") — owner/ operator of \$28.8 billion of real assets¹ with a track record of generating attractive risk-adjusted returns and outperformance

- » Ten office properties: 1.3 million rentable SF
- » One hotel: 503 rooms
- » Two parking assets²
- » Lending division subsidiary originates loans primarily in the limited service hospitality sector through SBA 7(a) Guaranteed Loan Program



1) As of June 30, 2021. 2) As of September 30, 2021

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CIM Commercial Trust



2014 - 2019

Increase Asset Values & Provide Liquidity to Shareholders

Two primary goals:

- Consistently grow net asset and cash flows per share of Common Stock and
- Provide liquidity to our common stockholders at prices reflecting our NAV and cash flow prospects
- Results:
- \$2.3 billion of asset sales, \$52+ special dividends per share and a tender offer

2019 - 2020

Growth Strategy Temporarily Paused due to Pandemic

- Late 2019- Retained high-quality portfolio in attractive markets with significant growth potential through lease-up, increasing rents to market and select re-development
- 2020 Took steps to mitigate impact from pandemic maximize rent collections, cut costs and preserve liquidity

	2021
Strengthen Balance S	Sheet & Resume Growth Strategy
 Second quarter rights offering significantly improved balance sh (\$78.8 million in gross proceeds) 	Attractive existing portfolio has significant same store growth
 Focused on acquiring cash flowing true creative office, multifam retail, parking, infill industrial and limited-service hospitality ass in vibrant and improving metropolitan communities by leveragi the strength of CIM Group's platform 	 We believe we may have opportunities to dispose of some of those assets at attractive prices; to the extent that we do so, we will seek redeploy proceeds in the same profile of assets that we are seeking
 Intend to target acquisitions that do not exceed approximately of the Company's gross asset value 	10% to acquire
3Q'21 Impro	oving Operating Trends
 Results significantly improved driven by strength in our lending division, improving operating trends at our hotel and cost containment measures 	Hotel occupancy improved to 70% in September 2021, from 38% in April 2021

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Key Investment Highlights



Track Record of Strong Risk-Adjusted Returns

Significant total return opportunity led by a leading real estate owner/operator with a track record of strong risk-adjusted returns

Funds From Operations Growth Opportunity

Opportunity to grow funds from operations through acquisitions and same store growth potential of existing high-quality real estate portfolio

Alignment of Interests

CIM Group owns ~41.3%¹ of CMCT common stock after investing in the continued success of the Company through its rights offering in June 2021.

Unique Capital Structure

Allows CMCT to execute on acquisition opportunities while minimizing risks for common stockholders

1) Includes affiliates of CIM Group. As of November 4, 2021. 2) See page 17.

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Track Record of Generating Attractive Risk-Adjusted Returns



CMCT stockholders generated a 15.7% IRR over the five-year period ending December 31, 2020, excluding dividend reinvestment¹

- » The predecessor to CMCT
- (CIM Group's Fund IV) generated 1st quartile performance as a 2005 vintage private fund³



Active Portfolio Management Since Going Public in 2014

Dispositions

~10% of outstanding shares of Common Stock at an offer price ~15% above the then-market price (2016) Special Dividends

Five special dividends totaling \$52.32 per share

Acquisitions, Investments in Portfolio and Originated Loans

\$2.3 billion

Capital Raising Issued \$409+ million of preferred stock since its first issuance in 2017 Issued \$78+ million of common stock in a rights offering in June 2021

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Past performance is no guarantee of future results. 1) Source: S&P Global. IRR calculation excludes dividend reinvestment. 2) Source: S&P Global. Includes dividend reinvestment. 3) Source: Preqin. Based on net multiple of invested capital as of December 31, 2013; CMCT went public in 1Q'2014. 4) Does not reflect the government guaranteed portions of loans sold

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Tender Offer

\$975 million⁴

Access to Resources of CIM's Vertically Integrated Platform



Richard Ressle Co-Founder	r Shaul Kuba Co-Founder	Avi Shemesh Co-Founder
r I		1
CMCT Management	Portfolio Oversight	Investments
David Thompson Principal, CEO of CMCT	1 Principal	3 Principals
Nate DeBacker CFO	10 Managing Directors / Vice Presidents	43 Managing Directors / Vice Presidents
	9 Associate Vice Presidents / Associates	28 Associate Vice Presidents / Associates

CIM Group has 9 corporate offices worldwide and 1,000+ team members¹

\$28.8 billion of Assets under management¹; Led more than \$60 billion of projects since 1994

Onsite Property Management 362 team members	Leasing and Construction Management 45 team members	Hospitality Services 13 team members	Development 98 team members
1) As of June 30, 2021.			
	conjunction with the Important Disclosures starting on p	55 anor	

CIM Group: Community Based Investment Approach



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Same Store Growth Opportunities

СМСТ

Same Store Growth Opportunities

Los Angeles

- » Tech, media and entertainment driving demand in market with high barriers-toentry/supply constraints
- » Significant lease-up opportunity
- 9460 Wilshire Boulevard

Trophy office and retail asset in Beverly Hills; 64.0% leased due to expirations and termination during 2020 and 2021

- 4750 Wilshire Boulevard

21.6% leased office asset located in Park Mile Los Angeles; marketing for commercial while simultaneously pursuing entitlements that would allow for partial conversion to multifamily

Austin

- Compelling growth market experiencing outsized population, employment, and office rent growth
- Significant NOI growth opportunity through lease up, increasing rents to market and expansion potential
- 3601 South Congress (Penn Field)
 Lease up: 84.8% leased

 ${\sim}20{,}500$ SF LOI in place to major tech tenant, which would take leased % to ${\sim}94\%$

Increasing rents to market: In place rents of \$44.46 versus \$48.49¹ market

- 1021 E. 7th Street

Select development: Potential to develop creative office

Highly desirable location for office space; numerous food and dining options within close proximity

Sacramento (Sheraton Grand Hotel)

- » Adjacent Sacramento Convention Center completed its \$340 million renovation/ expansion project in June 2021
- » Occupancy increased to 70% in September 2021 (from 20% in January 2021)

1) Source: CBRE. 2) Based on stabilized net operating income.

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Same Store Growth Opportunity: Los Angeles

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Key Los Angeles Office Themes

- 1) Tech, media and entertainment demand driving growth
- 2) Major content creators such as Netflix, Google, Apple, and Amazon Studios lease 3.1+ million SF of office and production space across West Los Angeles and Hollywood¹
- High barrier-to-entry/supply constrained given regulatory environment
- 4) Affluent population base

CMCT Los Angeles Office Portfolio

Beverly Hills (9460 Wilshire Boulevard)

- » Severe supply constraints with significant barriers to entry; tenant demand driven by finance and entertainment
- » Adjacent to the Four Seasons Beverly Wilshire Hotel and Rodeo Drive

Park Mile/Hancock Park (4750 Wilshire Boulevard):

 Centrally located; attracting tenants priced out by rent increases in nearby Hollywood

Culver City (Lindblade Media Center)

» A preferred location for tech, entertainment and media tenants; Santa Monica office demand gravitating southeast

Brentwood (11600 & 11620 Wilshire Boulevard)

- Strong demand from executives who prefer a shorter commute; costeffective alternative to Santa Monica
- » One block west of I-405 freeway; nearby UCLA Medical Center, St. John's Hospital and Veterans Administration Hospital provide consistent demand for medical office



CIM Group: 60+ Los Angeles Investments Over 25 Years²

- » CIM Group is headquartered in Los Angeles
- » CIM Group's Los Angeles real estate experience:
 - 10 million+ SF of project experience across opportunistic, value-add and stabilized strategies
 - Currently owns/manages 24 assets valued at \$2.3 billion; including 12 office assets with 2.7 million SF

Source: Los Angeles County Economic Development Corporation (January 2019). 2) As of June 30, 2021.
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Same Store Growth Opportunity: Los Angeles

Sub-MarketRentable SFOccupancyBeverly Hills97,03564.0%

9460 Wilshire Boulevard (Beverly Hills)

» 9-story office building with 235 parking stalls

- » Located at the corner of Wilshire Boulevard and Beverly Drive, one of the most prominent locations in Los Angeles in the prestigious Golden Triangle of Beverly Hills
- » Adjacent to the Four Seasons Beverly Wilshire Hotel and Rodeo Drive
- » Existing zoning generally limits new development to 3 stories
- » ~58% of building leased until 2026-2029
- » Union Bank is largest tenant (office and retail)
- » Active efforts to lease up street retail and remaining small suites



Sub-Market	Rentable SF	Occupancy	
Mid-Wilshire	140,332	21.6%	1

4750 Wilshire Boulevard (Park Mile / Hancock Park)

- » 3-story office building with 431 parking stalls
- » Marketing building to prospective office tenants while simultaneously evaluating converting unleased space to multifamily
- » Centrally located in Park Mile / Hancock Park location with both nearby executive housing (Hancock Park) and millennial housing and lifestyle amenities (Hollywood and Miracle Mile)
- » Short drive time to Hollywood/West Hollywood (10 minutes), Beverly Hills/Culver City/Downtown LA (20 minutes) and Santa Monica (30 minutes)
- » CIM Group leased ~30,000 square feet in 2Q'19 for an annualized rent of ~\$48 per square foot representing a 73% lease spread from prior lease (4750 Wilshire is adjacent to CIM Group's headquarters)



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Same Store Growth Opportunity: Austin

CMCT

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Compelling Growth Market

- 1) Diverse Employment Sources government, education and tech
- Austin is home to many large U.S. corporations including Amazon, Facebook, Apple, Cisco, eBay, GM, Google, IBM, Intel, Oracle, Paypal, 3M and Whole Foods
- 3) Sustained, rapid market office rent growth
 - Five year increase of 24% (2015-2020)¹
- 4) Population growth
 - Ten year historical growth rate of 2.8% (versus 0.6% in the U.S.)¹
 Five year forecast growth rate of 2.1% (versus 0.5% in the U.S.)¹
- 5) Employment growth
 - Ten year historical growth rate of 3.47% (versus 1.04% in the U.S.)¹
- 6) No state income tax



CIM Group: Austin Experience

- » 2 million+ SF of project experience across opportunistic, valueadd and stabilized strategies
- » CIM currently owns/manages 9 assets valued at over \$650 million; including 8 office assets with over 1.3 million SF

1) Source: CoStar July 2021 Office Market Report.

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Same Store Growth Opportunity: Austin

СМСТ

Property	Sub-Market	Rentable SF	Leased	Comments
3601 S. Congress Ave.	South Austin	227,585	84.8%	~43,000 SF tenant vacated in 4Q'20; ~16,000 backfilled
1021 E. 7 th Street	East Austin	11,180	100%	Potential to develop creative office

3601 S. Congress Avenue – Lease-up, Increasing Rents To Market & Potential Phase II Expansion

- » 84.8% leased; ~43,000 SF vacate in 4Q'20 (lease rate was well below market); 16,000 SF already backfilled
- » Continue to see strong leasing interest on available space
- » In-place annualized rents of \$44.46 versus market rents of \$48.49¹

1021 E. 7th Street — Acquired in Q4 2020

- » Approximately 11,000 SF office building located in East Austin; 100% leased until 2023
- » Located on main thoroughfare between central business district and East Austin
- » Highly desirable location for office space; numerous food and dining options within close proximity
- » Potential to develop creative office building at expiration of existing lease term

Data as of September 30, 2021. 1)) Source: CoStar July 2021 Office Market Report.

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Same Store Growth Opportunity: Sheraton Grand

CMCT

Hotel Performance As of and for the years ended December 31,								
	2018	2019	2020					
Occupancy	80.1%	78.2%	32.3%					
Avg. Daily Rate	\$161.95	\$162.54	\$144.36					
RevPar ²	\$129.73	\$127.09	\$46.60					
CMCT Net Income (Loss) (in millions) ¹	\$1.1	\$345.5	\$(15.0)					
Hotel NOI (in millions) ²	\$13.5	\$12.3	(\$0.8)					

Improving Demand Trends

- » Occupancy improved to 70% in September 2021, from 20% in January 2021
- » Average daily rate improved to 146.21 in September 2021, from 16.42 in January 2021

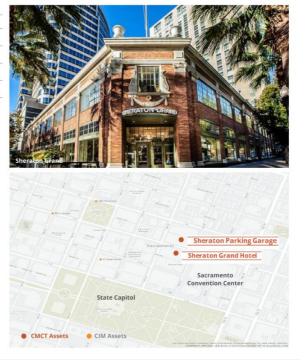
Adjacent Convention Center Expansion Completed in June 2021

- » \$340 million renovation/expansion of adjacent Sacramento Convention Center was completed in June 2021 (convention center was closed for expansion in summer 2019)
- » Adds new meeting rooms and exhibit halls
- » Part of a larger project (C3) that also renovates adjacent auditorium and theater

 Represents total net income (loss) for CMCT. 2) Represents net operating income for the hotel segment. See "Important Information - NOI Reconciliation" on page 32 for a reconciliation of hotel NOI to the most directly comparable GAAP financial measure.

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Case Study: 3601 S. Congress, Penn Field, Austin



Overview

- » In December 2018, CMCT approved a plan to construct a \$15 million office building on its Penn Field office campus
- » ~44,000 SF, two-story building add-on to pre-existing 183,885 SF office complex
- » In December 2020, CMCT fully leased the new building to a single tenant through 2029

Attractive Attributes of Property & Project

- » Penn Field has scalable expansion opportunities; opportunity to generate returns for CMCT stockholders while managing risk
- » Nominal land basis; underwrote original acquisition with knowledge of expansion opportunities; however, expansion was not factored into required return hurdles
- » CIM Group has significant institutional knowledge of Austin market and asset

Result²

- » Expected return on cost at stabilization of 11% exceeded 8% target
- » Implies an unlevered IRR of 21%-28%.
- » Implies a multiple capital of 1.7x-2.2x



3601 South Congress Expansion



~1.7x-2.2x² Multiple of Invested Capital

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Unlevered IRR

1. Source: CoStar, Oxford Economics. Accessed January 16, 2020. 2. Based on a market capitalization rate of 6% and 5%, respectively, of stabilized net operating income Past performance is no guarantee of future results.

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Attractive Acquisition Opportunities



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Opportunity: CIM Group believes commercial real estate will continue to be a significant beneficiary of the post pandemic recovery

» Focused on acquiring cash flowing true creative office, multifamily, retail, parking, infill industrial and limited-service hospitality assets in vibrant and improving metropolitan communities

» Target acquisitions that do not exceed more than approximately 10% of the Company's gross asset value

» These opportunities can be sourced through non-affiliated vehicles or CIM Group's funds nearing end of fund life

Illustrative Acquisition Profiles - Target 12%-16% Gross Levered IRRs²

Current Focus on Core+

» Cash flowing assets in submarkets where we expect outsized rent growth or capital appreciation

	et Return Profile
Creative office, Multifamily, Retail, Parking, infill industrial, limited service hotel	unlevered IRR

rights acquired at a low or nominal basis

» Currently \$650 billion of equity commitments to private real estate funds where more than	High Growth Assets Acquisition Criteria							
	Asset Type	Markets	Target Return Profile					
90% of capital has been called, representing more than a 25% increase from pre-COVID levels ¹	Creative office, Multifamily, Retail, Parking, infill industrial, limited service hotel	Major U.S. MSAs	9% IRR - 11% unlevered IRR					
urce: Company-provided information. This information is provided fr i different assumptions. The returns included on this page are hypoth turns. 1) Source: Preqin. 2) Target gross levered IRR assumes loan-to- velopment investments.	etical returns based on such assumptions, and any chang	ge or inaccuracy in those assumptions	could materially alter CMCT's actual					

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Capital Structure Designed To Enhance Returns and Mitigate Risk

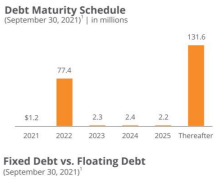


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Debt & Preferred Summary (September 30, 2021)¹

Mortgage Payable	Interest structure (fixed/variable etc.)	Interest Rate	Maturity/ Expiration Date	balance nillions)
1 Kaiser Plaza	Fixed	4.14%	7/1/2026	\$ 97.1
Total Mortgage Payable Other Debt				\$ 97.1
SBA 7(a) Loan-Backed Notes ²	Variable	LIBOR + 1.40%	3/20/2043	\$ 10.2
Borrowed Funds from the Federal Reserve through the PPPLF ³	Fixed	0.35%	Various ³	7.6
Total Other Debt				\$ 17.9
Corporate Debt				
2018 Revolving Credit Facility ⁴	Variable	LIBOR + 2.05% 4	10/31/2022	\$ 75.0
2020 Unsecured Revolving Credit Facility ⁵	Fixed	1.00%	5/1/2022	_
Junior Subordinated Notes	Variable	LIBOR + 3.25%	3/30/2035	27.1
Total Corporate Debt				\$ 102.1
Total Debt				\$ 217.1

Preferred Stock	Interest structure (fixed/variable etc.)	Coupon	Maturity/ Expiration Date	Outstanding (in millions)	
Series A	Fixed	5.50%	N/A	\$ 184.3	6
Series D	Fixed	5.65%	N/A	1.4	7
Series L	Fixed	5.50%	N/A	152.8	8
Total Preferred Stock				\$ 338.5	
Total Debt + Preferred S	Stock			\$ 555.6	



Excluding SBA 7(a) Loan Backed Notes



See "Important Information - Debt and Preferred Summary" on slide 31.

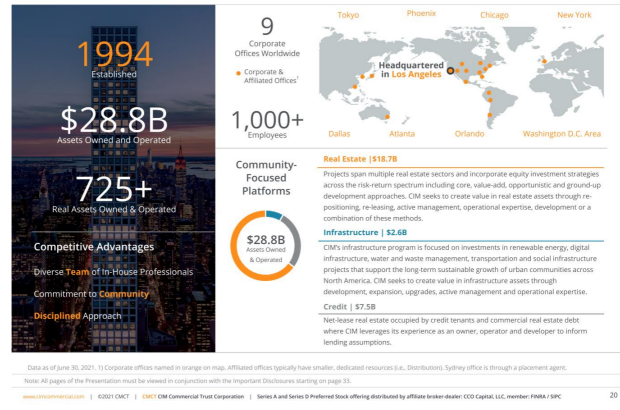
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CMCT CIM Group Overview

CIM Group Overview





Through the execution of transformative projects over 25+ years, CIM Group has established a track record of creating value for stakeholders while making a positive difference in communities.

Team	Community	Discipline	Trusted Partner	Experience
1,000+ employees in a vertically integrated team	135 "Qualified Communities" across the Americas with capital deployed in 75	Reliance on sound business plan execution, not financial engineering	170+ global institutional investors and \$28.8B of assets owned and operated	25+ years of experience as an owner, operator, lender and developer
			 » Seasoned partner with strong, long-standing relationships with industry owners, operators, developers and institutional investors » Long-standing, deep and broad relationships with more than 50 of the largest banking and lending groups in North America » Capability to handle complicated projects and structures 	 » Led more than \$60 billion of projects — with approximately \$30 billion realized — across three primary asset classes » Holistic, sector agnostic approach helps position each project for success and serves as a critical component of our ability to enhance communities and create value » Successfully navigated diverse market cycles » Completed landmark projects in cities across the Americas

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CIM Group: Established Track Record



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For more than 25 years, CIM has demonstrated the ability to realize strong investment-level returns across various market cycles.



Does not include CIM's public, non-listed offerings.

Past performance is no guarantee of future results. Please note, changes in global, national, regional or local economic, demographic or capital market conditions (including as a result of the outbreak of the novel strain of coronavirus ("COVID-19") that began in the fourth quarter of 2019) can have a significant negative impact on real assets. Data as of 6/30/21.

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CIM Group: Commitment to ESG



CIM is committed to incorporating Environmental, Social and Governance (ESG) criteria into our business strategies and day-today operations while supporting our tenants, employees and communities in these initiatives.¹



Diversity & Inclusion Council

Sustainable & Environmental Initiatives

- » For more than 25 years, CIM has developed and operated sustainable infrastructure needed to support growing communities. Key projects include renewable energy, water storage and wasteto-value initiatives.
- CIM is a member of the Principles for Responsible Investment (PRI), a GRESB assessment participant and a partner in the EPA's Energy Star® program, with several LEED certified buildings. Additionally, CIM uses Energy Star® consumption tracking at more than 100 properties.
- » CIM's water storage solution improves water supply sustainability, while its waste-to-value solution produces an alternative to petroleum-based products, cuts carbon emission and frees up landfills.

ESG Committee

» Comprised of leaders from across the organization, CIM's ESG committee supports and elevates CIM's sustainability efforts. The committee authored CIM's formal ESG policy, which details the organization's continued commitment to incorporate ESG best practices into each new project and ongoing.

CIMpact

- » CIMpact coordinates grassroots initiatives and partners with regional and national non-profit organizations to further CIM's positive impact in communities.
- » Through CIMpact, we support and encourage corporate and employee-led voluntary community service activities on both local and national levels.

Diversity, Equity & Inclusion Council

» Through employee education and reporting, as well as community outreach, the Diversity & Inclusion Council plays a crucial role in CIM's effort to encourage employees to honor and celebrate diversity in relationships with each other and all those we serve.

1) While CIM may consider ESG factors when making an investment decision, the Fund does not pursue an ESG-based investment strategy or limit its investments to those that meet specific ESG criteria or standards. Any reference herein to environmental or social considerations is not intended to qualify our duty to maximize risk-adjusted returns.

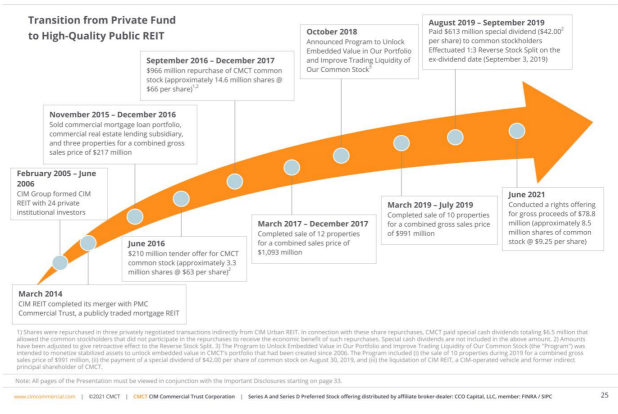
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CMCT History



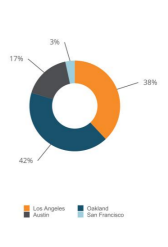


High Quality Class A & Creative Office Portfolio



Growth-Focused Portfolio (As of September 30, 2021)

Growth-Focused Portfolio	(As of September 30	, 2021)				
Office:						Geographic Diversification
Location	Sub-Market	Rentable Square Feet ("SF")	% Occupied	% Leased	Annualized Rent Per Occupied SF	Annualized Rent by Location (Excludes Hotel and Parking Properties)
Oakland, CA		2. A				
1 Kaiser Plaza	Lake Merritt	537,811	87.7 %	87.7 %	\$ 47.74	
San Francisco, CA						
1130 Howard Street	South of Market	21,194	100.0 %	100.0 %	85.83	3% \
Los Angeles, CA						17%
11620 Wilshire Boulevard	West Los Angeles	196,227	80.3 %	80.3 %	49.21	
4750 Wilshire Boulevard	Mid-Wilshire	140,332	21.6 %	21.6 %	49.45	38%
9460 Wilshire Boulevard	Beverly Hills	97,035	64.0 %	69.8 %	106.68	56%
11600 Wilshire Boulevard	West Los Angeles	56,880	87.9 %	87.9 %	55.29	
Lindblade Media Center	West Los Angeles	32,428	100.0 %	100.0 %	59.52	
1037 North Sycamore Avenue ²	Hollywood	4,455	— %	— %	—	
Austin, TX						
3601 S Congress Avenue	South	227,585	84.8 %	84.8 %	44.46	
1021 E 7th Street	East	11,180	100.0 %	100.0 %	50.00	
TOTAL		1,325,127	77.7 %	78.1 %	\$ 52.50	42%
Hotel:						
Location	Sub-Market	# of Rooms	% Occupied ¹	RevPAR		
Sacramento, CA						
Sheraton Grand Hotel	Downtown/Midtown	503	48.2 %	\$ 61.67		Los Angeles Oakland Austin San Francisco
Parking:						Austin San Francisco
Location	Sub-Market	Rentable SF (Retail)	% Occupied (Retail)		nt (Parking + Retail) ousands)	
Sacramento, CA						
Sheraton Grand Hotel Parking Garage & Retail	Downtown/Midtown	9,453	100 %	\$	625	
Oakland, CA						
2 Kaiser Plaza	Lake Merritt		— %		100	



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1) Represents trailing twelve-month occupancy as of September 30, 2021, calculated as the number of occupied rooms divided by the number of available rooms. 2) Signed letter of intent to lease 100% of building. Note: All pages of the Presentation must be viewed in conjunction with the Important Disclosures starting on page 33.

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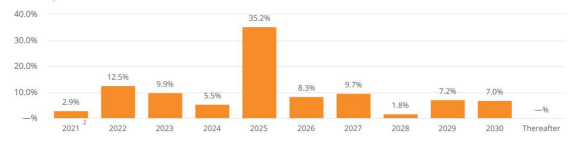
Key Metrics



Top Five Tenants (As of September 30, 2021)

Tenant	Property	Lease Expiration	ualized Rent thousands)	% of Annualized Rent	Rentable Square Feet	% of Rentable Square Feet
Kaiser Foundation Health Plan, Inc.	1 Kaiser Plaza	2025-2027 ¹	\$ 16,700	30.9 %	366,777	27.7 %
MUFG Union Bank, N.A.	9460 Wilshire Boulevard	2029	3,755	6.9 %	27,569	2.1 %
F45 Training Holdings, Inc.	3601 S Congres Avenue	2030	2,279	4.2 %	44,171	3.3 %
3 Arts Entertainment, Inc.	9460 Wilshire Boulevard	2026	2,241	4.1 %	27,112	2.0 %
Westwood One, Inc.	Lindblade Media Center	2025	 1,930	3.6 %	32,428	2.4 %
Total for Top Five Tenants		12-01	26,905	49.7 %	498,057	37.5 %
All Other Tenants			27,142	50.3 %	531,341	40.2 %
Vacant			 	— %	295,729	22.3 %
Total Office			\$ 54,047	100.0 %	1,325,127	100.0 %

Lease Expirations as a % of Annualized Office Rent (As of September 30, 2021)



1) Prior to February 28, 2023, the tenant may terminate up to 140,000 square feet of space in the aggregate (of which no more than 100,000 rentable square feet may be terminated with respect to the rentable square feet expiring in 2027) in exchange for a termination penalty. From and after February 28, 2023, with respect to the rentable square feet expiring in 2027) in exchange for a termination penalty. From and after February 28, 2023, with respect to the rentable square feet expiring in 2027, in exchange for a terminate all or any portion of its lease with CMCT, effective as of any date specified by the tenant in a written notice given to CMCT at least 15 months prior to the termination, in each case in exchange for a termination penalty, the amount of which is dependent on a variety of factors, including but not limited to the date of the termination notice, the amount of the square feet to be terminated and the location within the building of the space to be terminated. 2) Includes 4,938 square feet of month-to-month leases, as of September 30, 2021.

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Key Metrics - Adjusted Funds From Operations (AFFO) CMCT

	Three Months Ended							ine Months Ended
(Unaudited and in thousands)	March 31, 2021			June 30, 2021	September 30, 2021		September 30, 2021	
Net income attributable to common stockholders	\$	(8,206)	\$	(4,210)	\$	(3,216)	\$	(15,632)
Depreciation and amortization		5,037		5,069		5,061		15,167
FFO attributable to common stockholders	\$	(3,169)	\$	859	\$	1,845	\$	(465)
Straight-line rent and straight-line lease termination fees		(253)		(556)		345		(464)
Amortization of lease inducements		92		90		131		313
Amortization of above and below market leases		(112)		(81)		(76)		(269)
Amortization of premiums and discounts on debt		2		13		(24)		(9)
Amortization and accretion on loans receivable, net		(129)		(150)		(147)		(426)
Amortization of deferred loan costs		324		311		156		791
Unrealized premium adjustment		467		990		774		2,231
Deferred income taxes		(72)		59		123		110
Non-cash compensation		60		50		55		165
Redeemable preferred stock redemptions		13		13		27		53
Redeemable preferred stock dividends		57		106		90		253
Recurring capital expenditures, tenant improvements, and leasing commissions		(391)		(349)		(747)		(1,487)
Adjusted FFO (AFFO) attributable to common stockholders	\$	(3,111)	\$	1,355	\$	2,552	\$	796

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Capital Structure Designed To Enhance Returns and Mitigate Risk



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Preferred Stock Program

- » Long-term average target capital structure of 40% common equity, 30% debt and 30% preferred equity based on fair value
- » Access to continuously offered preferred stock allows CMCT to enhance returns by executing on high return business plans while minimizing risks for common stockholders

Series A, D and L

- » Perpetual Preferred Stock
- (Series A and L: 5.5% coupon; Series D: 5.65% coupon)
- » Series A&D is continuously offered bi-monthly issuance
- » CMCT and investor option to call/redeem five years from issuance at stated value, plus accrued and unpaid dividends¹
- » Redemption payable in cash or CMCT common stock, at election of $\ensuremath{\mathsf{CMCT}^2}$







1) With respect to the Series A and Series D Preferred Stock, shares can be redeemed at the option of the holder during the first five years following the issuance date, subject to a redemption fee as a % of stated value of: 10% in years one and two, 3% in year fore, 5% in year four, and 3% in year five. CMCT or the holder may redeem without a fee after the fifth anniversary of the date of issuance. Series A redemptions during the first year following the date of issuance. Series A redemptions during the first year following the date of susance. Series A redemptions during the first year following the date of susance. Series A redemptions during the first susance must be paid in cash. 2) With respect to the Series L Preferred Stock, as a general matter, shares can only be redeemed from and after the fifth anniversary of the date of redemptions, and, with respect to the Series L Preferred Stock, as a 5019 repurchase, multiplied by the stated value per share; proceeds are not net of commissions, fees, allocated costs or discount, as applicable. Includes Series A preferred stock issued to GM Group in lieu of cash payment of the asset management fee. 4) As of September 30, 2021, 5) Common equity based on fair value. Debt and preferred equity based on their respective stated value.

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CIM Group Commitment to CMCT

Insiders¹ own ~41.3% of CMCT common stock²

Management and Corporate Governance

CMCT's Board includes CIM Group's three co-founders (Richard Ressler, Avi Shemesh, and Shaul Kuba)

Strong Market Knowledge and Sourcing

CMCT benefits from CIM Group's identification of Qualified Communities, sourcing capabilities and access to resources of vertically integrated platform

Management Agreement/Master Services Agreement Fees

- of real properties and associated assets of CMCT
 - Quarterly fee assessed as a percentage of
 - assets:
 - <\$500 million = 0.2500%</p>
 - \$500 million \$1,000 million = 0,2375%
 - \$1,000 million \$1,500 million = 0.2250%
 - \$1,500 million \$4,000 million = 0.2125%
 - \$4,000 million \$20,000 million = 0.1000%
- » Plus reimbursement of shared services at cost
- (accounting, tax, reporting, etc.)
- base service fee starting in 2Q20 and replaced with an incentive fee.
 - Incentive fee is 15% of CMCT's quarterly core funds from operations in excess of a quarterly threshold equal to 1.75% (i.e., 7% on an annualized basis) of CMCT's average adjusted common stockholders' equity³
 - CMCT does not anticipate paying an incentive fee through 2021.

» Perpetual term

1) Includes affiliates of CIM Group. 2) Based on 23,369,331 shares of CMCT common stock outstanding as of November 4, 2021. 3) For more information, see the amendment dated May 11, 2020 to CMCT's Master Services Agreement, a copy of which is incorporated by reference as an exhibit to CMCT's Form 10-K for the year ended December 31, 2020.

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- Excludes: (a) \$8.5 million of secured borrowings government guaranteed loans, which represent sold loans that are treated as secured borrowing because the loan sales did not meet the derecognition criteria provided for in ASC 860-30, Secured Borrowing and Collateral, and (b) premiums, discounts and debt issuance costs.
- 2. In May 2018, we completed a securitization of the unguaranteed portion of certain of our SBA 7(a) loans receivable with the issuance of \$38.z million of unguaranteed SBA 7(a) loan-backed notes. The SBA 7(a) loan-backed notes are collateralized by the right to receive payments and other recoveries attributable to the unguaranteed portions of certain of our SBA 7(a) loans receivable. The notes mature on March 20, 2043, with monthly payments due as payments on the collateralized Issuer received. Based on the anticipated repayments of our collateralized SBA 7(a) loans, at issuance, we estimated the weighted average life of the notes to be approximately two years.
- 3. In June 2020, CMCT borrowed funds from the Federal Reserve through the Paycheck Protection Program Liquidity Facility (the "PPPLF"). Advances under the PPPLF carry an interest rate of 0.35%, are made on a dollar-for-dollar basis based on the amount of loans originated under the Paycheck Protection Program and are secured by loans made by CMCT under the Paycheck Protection Program. The maturity date of PPPLF borrowings is the same as the maturity date of the loans pledged to secure the extension of credit, generally two or five years. At maturity, both principal and accrued interest are due.
- 4. In October 2018, CMCT entered into a secured revolving credit facility with a bank syndicate that, as amended, allows CMCT to borrow up to \$209.5 million, subject to a borrowing base calculation (the "2018 revolving credit facility"). In September 2020, the 2018 revolving credit facility was amended (the "2018 Credit Facility Modification") to remedy the effect that COVID-19 had on CMCT's ability to borrow under the 2018 revolving credit facility uning the period from September 2, 2020 through August 14, 2021 (the "Deferral Period"). The 2018 revolving credit facility bears interest (i) during the Deferral Period at (A) the base rate plus 0.55% or (B) LIBOR plus 1.55%. The 2018 revolving credit facility is also subject to an unused commitment fee of 0.15% or 0.25% depending on the amount of aggregate unused commitments. The 2018 revolving credit facility is secured by deeds of trust on certain of our properties.

During the Deferral Period, CMCT's borrowing capacity is subject to a \$15.0 million reserve, which may be reduced by certain capital expenditures made in respect of the properties securing the 2018 revolving credit facility, and a requirement that we maintain a minimum balance of "liquid assets" of \$15.0 million, which are defined as (1) unencumbered cash and cash equivalents and (2) up to \$5.0 million unfunded availability under the 2018 revolving credit facility, The 2018 revolving credit facility matures in October 2022 and provides for one one-year extension option under certain conditions. As of Septemberr 30, 2021, \$91.0 million was available for future borrowings.

- 5. In May 2020, to further enhance its liquidity position and maintain financial flexibility, CMCT entered into an unsecured revolving credit facility with a bank (the "2020 unsecured revolving credit facility") pursuant to which CMCT can borrow up to a maximum of \$10,000,000. Outstanding advances under the 2020 unsecured revolving credit facility bear interest at the rate of 1.00%. CMCT also pays a revolving credit facility refers to the advance under the 2020 unsecured revolving credit facility which fee is subject to a cap of \$112,000 in the aggregate. The 2020 unsecured revolving credit facility can be revolving credit facility contains certain customary covenants including a maximum leverage ratio and a minimum fixed charge coverage ratio, as well as certain other conditions. The 2020 unsecured revolving redit facility matures in May 2022.
- 6. Outstanding Series A Preferred Stock represents total shares issued as of September 30, 2021 of 7,553,938, less redemptions of 183,941 shares, multiplied by the stated value of \$25.00 per share. Includes shares issued to CIM Group in lieu of cash payment of the asset management fee. Gross proceeds are not net of commissions, fees, allocated costs or discount.
- Outstanding Series D Preferred Stock represents total shares issued as of September 30, 2021 of 56,837 multiplied by the stated value of \$25.00 per share. Gross proceeds are not net of commissions, fees, allocated costs or discount.
- Outstanding Series L Preferred Stock represents total shares outstanding as of September 30, 2021 of 5,387,160, multiplied by the stated value of \$28.37 per share. Gross proceeds are not net of commissions, fees, allocated costs or discount.

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Reconciliation of Net Operating Income (unaudited and in thousands)

	For the years ended December 31,					
		2020		2019	2018	
Hotel net operating income	\$	(809)	\$	12,324	\$	13,494
Office net operating income		31,493		49,789		90,807
Lending net operating income		1,957		5,138		5,156
Total segment net operating income		32,641		67,251		109,457
Interest and other income		104		3,329		—
Asset management and other fees to related parties		(9,793)		(13,121)		(18,959)
Expense reimbursements to related parties - corporate		(2,243)		(2,800)		(3,047)
Interest expense		(10,547)		(10,361)		(25,482)
General and administrative		(4,212)		(4,069)		(4,928)
Transaction costs				(574)		(938)
Depreciation and amortization		(21,406)		(27,374)		(53,228)
Loss on extinguishment of debt		(281)		(29,982)		(808)
Impairment of real estate		—		(69,000)		—
Gain on sale of real estate		_		433,104		_
Provision for income taxes		722		(882)	_	(925)
Net (loss) income	\$	(15,015)	\$	345,521	\$	1,142

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Annualized rent represents gross monthly base rent, or gross monthly contractual rent under parking and retail leases, multiplied by 12. 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.

Average Daily Rate (ADR) represents the trailing 12-month room revenue divided by the number of rooms occupied.

Assets Owned and Operated (AOO) represents the aggregate assets owned and operated by CIM on behalf of partners (including where CIM contributes alongside for its own account) and co-investors, whether or not CIM has discretion, in each case without duplication.

Report Date is defined to mean as of June 30, 2021.

Book Value for each investment generally represents the investment's book value as reflected in the applicable fund's unaudited financial statements as of the Report Date prepared in accordance with U.S. generally accepted accounting principles on a fair value basis. These book values generally represent the asset's third-party appraised value as of the Report Date, but in the case of CIM's Cole Net-Lease Asset strategy, book values generally represent undepreciated cost (as reflected in SEC-filed financial statements).

Investment-Level Returns represent the performance of an investment in a fund based on the equity contributed to the investment by the fund and distributed to the fund from the investment, provided that generally. (a) distributions resulting from debt proceeds or third party capital used to replace equity contributions are applied as a reduction in contributions and, accordingly, are not treated as distributions; (b) any fund-level debt is allocated to the investments and assumed to be investment-level debt, the significant effects of which are as follows: (i) equity contributed is reduced by the amount of assumed debt and (ii) equity distributed is reduced by the amount of repayments on such debt; (c) temporary (working capital) contributions may be treated as a reduction of total contributions in the period the capital is returned to the fund and (d) certain amounts recontributed from the fund to an investment are deemed to be reductions in

prior distributions rather than additional contributions; the effects of (a) -(d) are to reduce the amount of distributions and contributions. Deposits and other pre-closing cash outflows are generally assumed to be contributed to the investment at closing. Returns are calculated after taking into account investment-level costs, but before taking into account fundlevel costs and expenses, organizational expenses, management fees, carried interest distributions payable to CIM or taxes, the effect of which is expected to be material.

Net Asset Value (NAV) represents the distributable amount based on a "hypothetical liquidation" assuming that on the date of determination that: (i) investments are sold at their Book Values; (ii) debts are paid and other assets are collected; and (iii) appropriate adjustments and/or allocations between equity partners are made in accordance with applicable documents, as determined in accordance with applicable accounting guidance.

RevPAR represents revenue per available room. It is calculated as trailing 12-month room revenue divided by the number of available rooms.

DISCLAIMERS. The results that an investor will realize will depend, to a significant degree, on the assets actually purchased by CMCT from time to time and the actual performance of such assets, which may be impacted by economic and market factors, including COVID-19. The actual performance of CMCT will be subject to a variety of risks and uncertainties, including those on slide 2. In no circumstance should the hypothetical returns be regarded as a representation, warranty or prediction that a specific investment or group of investments will reflect any particular performance or that it will achieve or is likely to achieve any particular result or that investors will be able to avoid losses, including total loss of their investments. Inherent in any investment is the potential for loss. There can be no assurance that CMCT will achieve comparable results, that the returns sought will be achieved or that CMCT will be able to execute its proposed strategy. Actual realized returns on investments may differ materially from any return indicated herein.

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