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): June 4, 2019

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)

Former name, former address and former fiscal year, if changed since last report: NONE

Securities Registered Pursuant to Section 12(b) of the Act:

Common Stock, \$0.001 Par Value Common Stock, \$0.001 Par Value Series L Preferred Stock, \$0.001 Par Value Series L Preferred Stock, \$0.001 Par Value (Title of each class) CMCT CMCT-L CMCTP CMCTP (Trading symbol) NASDAQ Global Market Tel Aviv Stock Exchange NASDAQ Global Market Tel Aviv Stock Exchange (Name of each exchange on which registered)

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:

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

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

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

o Pre-commencement communications pursuant to Rule 13e-4(c) under the Exchange Act (17 CFR 240.13e-4(c))

Indicate by check mark whether the registrant is an emerging growth company as defined in 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 o

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. o

Item 7.01 Regulation FD Disclosure

A copy of the Company's Q1 2019 Investor Presentation is attached to this Form 8-K as Exhibit 99.1 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 99.1 is 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, 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 No. 99.1 Description Investor Presentation Q1 2019. 2

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.

Date: June 4, 2019

CIM COMMERCIAL TRUST CORPORATION

/s/ Nathan D. DeBacker Nathan D. DeBacker, Chief Financial Officer By:



1

Free Writing Prospectus | CIM Commercial Trust Corporation Investor Presentation Q1 2019

Filed Pursuant to Rule 433 | Dated June 4, 2019| Registration Statement Nos. 333-210880 and 333-227707

CIM Commercial Trust Corporation (the "Company" or "CMCT") has filed registration statements (including prospectuses and prospectus supplements) with the Securities and Exchange Commission (the "SEC") for the offerings to which this communication relates. Before you invest, you should read the prospectuses in those registration statements, the related prospectus supplements, and other documents the Company has filed with the SEC for more complete information about the Company and the offerings. You may request to receive a prospectus by calling toll-free at 1-866-341-2653.

Alternatively, you may also access the applicable prospectus for free on the SEC's website at www.sec.gov as follows:

- Prospectus, dated April 11, 2019, relating to Registration Statement No. 333-210880 and supplement No. 1 dated May 14, 2019
- Registration Statement (No. 333-227707) on Form S-4, dated October 5, 2018

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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 discuss the business and affairs of CIM Commercial on a prospective basis. Further, statements that include words such as "may," "will," "project," "might," "expect," "target," "believe," "anticipate," "intend," "could," "would," "estimate," "continue," "pursue," "potential," "forecast," "seek," "plan," 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 associated with (i) CMCT's ability to consummate the planned asset sales, (ii) the extent to which capital is returned to shareholders and the timing thereof, and (iii) general economic, market and other conditions.

For a further list and description of the risks and uncertainties inherent in the forward looking statements, see CIM Commercial's filings with the Securities and Exchange Commission, including CIM Commercial's Annual Report on Form 10-K for the fiscal year ended December 31, 2018, the Registration Statement on Form S-11 (No. 333-210880) relating to the Series A preferred stock and the Registration Statement on Form S-4 (No. 333-227707) relating to the potential exchange offer for shares of our Series L preferred stock.

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 factor 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.

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CIM Commercial Trust

NASDAQ: CMCT | TASE: CMCT-L

Owner and operator of Class A and creative office assets in vibrant and improving metropolitan communities

Eight office properties & one hotel1

1.1 million rentable square feet of office & 503 hotel rooms¹

High barrier-to-entry, metropolitan focus

Managed by CIM Group - owner/operator of \$30.2 billion of real assets²

Program to Unlock Embedded Value in Portfolio & Improve Trading Liquidity of Our Common Stock

- 11 properties sold and anticipated to be sold for a combined gross sales price of \$1.05 billion³
- » Substantial portion of net proceeds from asset sales expected to be used to pay a special dividend to common shareholders
- Anticipate that shares of CMCT common stock held by its majority 30 shareholder will be distributed to a diverse group of holders which CMCT expects to be comprised of many of the current investors of such majority shareholder

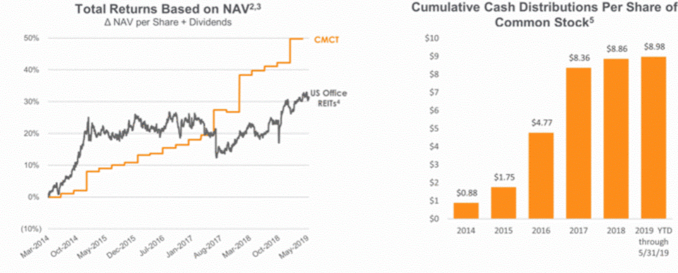


- 1. Excludes 1333 Broadway, which was sold to an un/related third party in May 2019, and 899 North Capitol Street, 901 North Capitol Street, 999 North Capitol Street, and 4750 Wilshire Boulevard, each of which As of Mary 31, 2019. The figure for the amount of assets sold includes anticipated gross sale price of \$240 million relating to 899 North Capitol Street, 901 North Capitol Street, 999 North Capitol Street and
- 4750 Wilshire Boulevard, each of which either (i) is expected to be under contract for sale or (ii) is under contract for sale, in each case to unrelated third parties as of May 31, 2019.

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Maximizing Returns For Shareholders

- » Active and strategic portfolio management to maximize returns to shareholders
- CMCT has sold and anticipates to sell \$2.3 billion of assets since going public in 20141 >>





As of May 31, 2019. The figure for the amount of assets sold includes anticipated gross sale price of \$240 million relating to 899 North Capitol Street, 901 North Capitol Street, 999 North Capitol Street, and 4750 Wishire Boulevard, each of which either (i) is expected to be under contract for sale or (ii) is under contract for sale, in each case to unrelated third parties as of May 31, 2019. Total returns includes changes in stock price or net asset value ("NAV") per share, as applicable, and includes all dividends declared and paid with respect to the Company's com non stock from March 31, 2014 to 2 May 31, 2019.

3

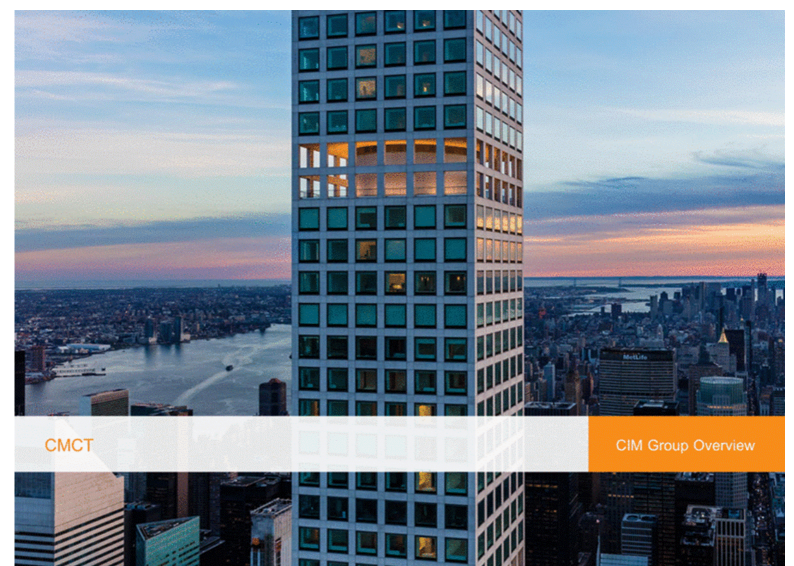
Please see "Net Asset Value" under "Important Information" with respect to the methodology of the calculation of the NAV of CMCT on page 29. "U.S. Office REITs" reflects the weighted average historical stock price and NAV performance of the companies included in the SNL US REIT Office Index as of May 31, 2019 based, for all periods indicated, on the weights attributed to each such companies included in "U.S. Office REITs" and "I.S. Office REITs" and iffer significantly from the characteristics of CMCT's portfolio of assets. "U.S. Office REITs" may therefore not be an appropriate benchmark for the performance of CMCT. Past performance is not a guarantee of future results. The data used in this chart is derived from SNL and filings with the SEC.

5 CMCT is the product of a merger (the "Merger") between a subsidiary of CIM Urban REIT, LLC ("CIM REIT"), a fund operated by CIM, and PMC Commercial Trust ("PMC"). a publicly traded real estate investme trust, consummated in Q1 2014. Represents dividends declared on our common stock from January 2014 through May 2019. Excludes a special dividend paid to PMC Commercial Trust's shareholders in russ, consummated in Q1 2014. Represents twoends declared on our common sector from January 2014 involution way 2019. Excludes a special onweend part to PMC Commercial russ is stateholders in connection with the Merger, but includes 2014 dividends received by CIM REIT shareholders prior to the Merger and dividends on convertible preferred stock received by Urban Partners II, LLC, an affiliate of CIM REIT and CIM Group, L.P., on an as converted basis, in the Merger. The per share equivalent in proceeds from CMCT's June 2016 tender offer is \$2.15, calculated by dividing \$210,000,000, the amount used by CMCT to purchase shares of common stock of CMCT in the tender offer, by 97,676,197, the number of shares of common stock outstanding immediately prior to such tender offer. The amounts of regular and nding as of the applicable record dates. Past performance is not indicative of future results. special cash dividends per share are based on the number of shares outsta

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CIM Commercial Trust – Key Investment Highlights





1 Overview of CIM

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Established	Established in 1994 as an integrated owner and operator of real assets
Strategies	Real assets (infrastructure and real estate) focused in communities qualified by CIM as well as national credit (net-lease and debt) platforms
Vertically-Integrated	Multi-disciplinary expertise and in-house research, acquisition, credit analysis, development, financing, leasing and onsite property management capabilities
Organization	970+ employees (14 principals including all of its founders, 560+ professionals) ¹
Office Locations	Headquartered in Los Angeles, with offices in the San Francisco Bay Area; the Washington, DC Metro Area; Dallas, TX; Phoenix, AZ; Chicago, IL and New York, NY
Assets Owned and Operated	\$30.2 billion ¹

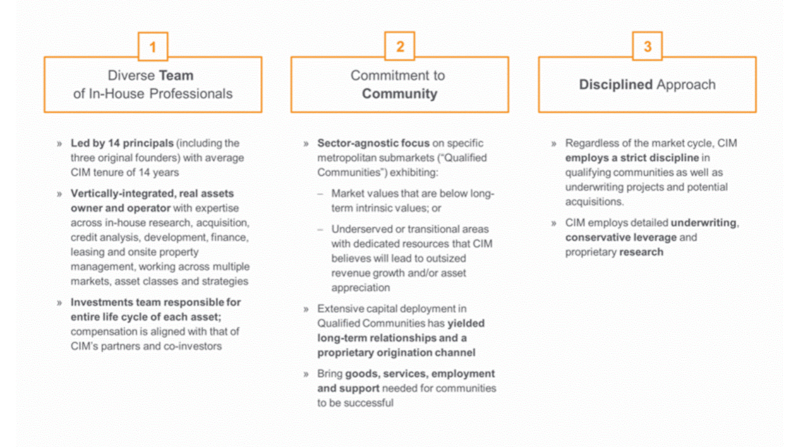
1. As of March 31, 2019. See Important Information on page 29.

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CIM Competitive Advantages

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CIM believes that its community qualification process provides it with a significant competitive advantage when acquiring real assets

» Since 1994, CIM has qualified 122 communities in high barrier-to-entry markets and has owned and operated real assets in 72 of those communities¹. The qualification process generally takes between six months and five years and is a critical component of CIM's asset evaluation



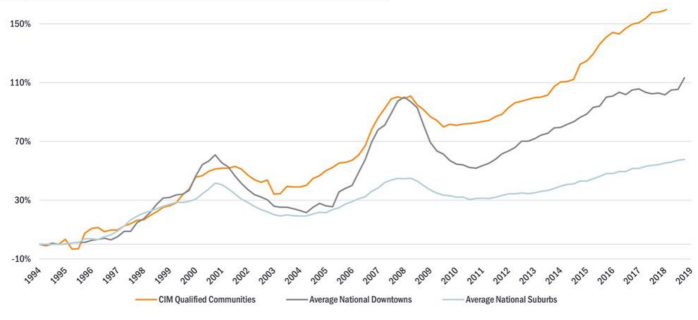
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CMC

CIM qualifies communities for acquisition (122 qualified as of May 31, 2019, 72 deployed capital). CIM Qualified Communities exhibit strong growth trends, which CIM believes will lead to outsized rental growth and/or capital appreciation.

» Since initial acquisition, CIM's Qualified Communities have outperformed average national downtowns by approximately 50% and average national suburbs by over 190%¹

Growth in CIM Qualified Communities vs. National Downtowns vs. National Suburbs

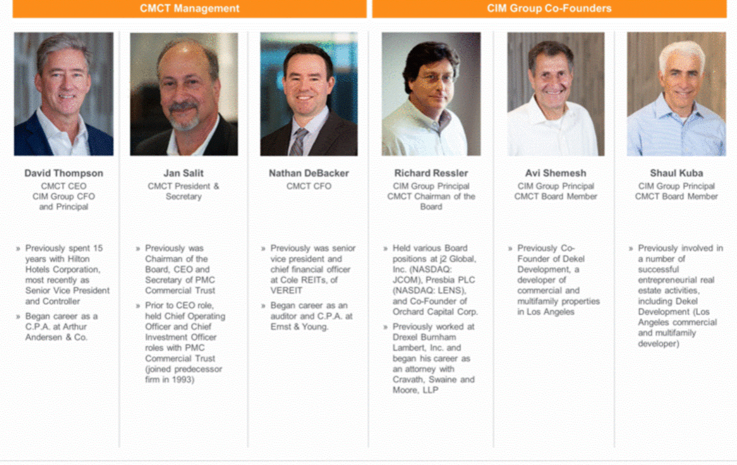


1. Based on growth of Class A office rents, sourced from CBRE Outlook Dashboard, as of March 31, 2019. Site accessed May 2019.

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Resources & Expertise of Institutional Owner Operator

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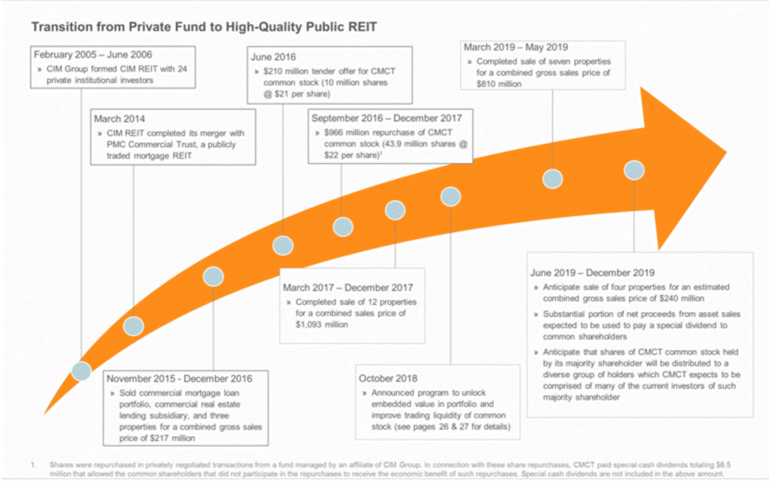
Alignment of Interests

CIM Group Commitment to CMCT	 » Directors & officers of CMCT, CIM Group and its affiliates own approximately one million shares of CMCT » 20 of 26 investors in the private fund are invested in other CIM Group funds
Management and Corporate Governance	 » CMCT's Board is comprised of CIM Group's three co-founders (Richard Ressler, Avi Shemesh, and Shaul Kuba) » David Thompson, CMCT CEO, also serves as CIM Group Principal and CFO
Strong Market and Knowledge 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	 » Tiered asset management fee based on fair value of real properties and associated assets of CMCT Quarterly fee assessed as a percentage of assets: <\$500 million = 0.2500% \$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 ~\$1.1 million base service fee and reimbursement of certain shared services at cost (accounting, tax, reporting, etc.) » Perpetual term

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CMCT





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CMCT History

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High Quality Class A & Creative Office Portfolio

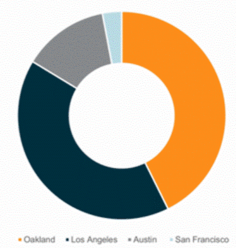
As of March 31, 2019

h-Focus	

Growth-Focused Port Office:	tfolio ¹	Rentable		Annualized Rent
		Square Feet		Per
Location	Sub-Market	("SF")	% Occupied	Occupied SF ²
Oakland, CA				
1 Kaiser Plaza	Lake Merritt	536,672	93.7%	\$42.37
San Francisco, CA				
1130 How ard Street	South of Market	21,194	100.0%	70.26
Los Angeles, CA				
11620 Wilshire Boulev ard	West Los Angeles	194,931	95.1%	42.01
9460 Wilshire Boulev ard	Bev erly Hills	94,547	95.0%	94.18
11600 Wilshire Boulev ard	West Los Angeles	56,144	90.4%	54.50
Lindblade Media Center	West Los Angeles	32,428	100.0%	45.33
Austin, TX				
3601 S Congress Av enue	South	183,885	97.7%	37.08
TOTAL		1,119,801	94.8%	\$47.02
				Revenue Per
Hotel:		Number		Available
Location	Sub-Market	of Rooms	% Occupied 3	Room (Rev PAR) 4
Sacramento, CA				
Sheraton Grand Hotel	Downtown/Midtown	503	82.1%	\$140.44
				Annualized Rent
		Rentable		
Ancillary:			Converted.	(Parking and
Les Per	Sub-Market	Square Feet	% Occupied	Retail)(in
Location	Sub-Market	(Retai)	(Retail)	thousands} 5
Sacramento, CA				
Sheraton Grand Hotel Parking				
Garage & Retail	Downtown/Midtown	9,453	100.0%	\$2,944
Oakland, CA				
2 Kaiser Plaza	Lake Merritt	-	-	-

Geographic Diversification²

Annualized Rent by Location (Excludes Hotel and Ancillary Properties)



Excludes 1333 Broadway, which was sold to an unrelated third party in May 2019, and 899 North Capitol Street, 901 North Capitol Street, 999 North Capitol Street, and 4750 Wilshire Boulevard, each of which either (i) is expected to be under contract for sale or (ii) is under contract for sale, in each case to unrelated third parties as of May 31, 2019. Represents gross monthly base rent, as of March 31, 2019, multiplied by 12. The amount reflects total cash rent before abatements. Where applicable, annualized rent has been grossed up by adding annualized expense reimbursement to base rent. Represents trailing three-month occupancy as of March 31, 2019, calculated as the number of occupied rooms divided by the number of available rooms. Represents trailing three-month RevPAR as of March 31, 2019, calculated by dividing the amount of room revenue by the number of available rooms. Represents gross monthly contractual rent under parking and retail leases commenced as of March 31, 2019, multiplied by 12. This amount reflects total cash rent before abatements. Where applicable, annualized rent has been grossed up by adding annualized rent has been grossed up by adding annualized expense reimbursements to base rent. 1.

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Embedded 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, and Amazon Studios lease 2.2+ million SF of office and production space across West Los Angeles and Hollywood
- 8 High barriers to entry/supply constrained given regulatory environment
- 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
- » 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; cost-effective 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 Years

- » CIM Group is headquartered in Los Angeles
- » CIM Group's Los Angeles real estate experience:
 - 10 million+ SF of project experience across opportunistic, valueadd and stabilized strategies
 - Currently owns over 20 assets valued at over \$3 billion; nine office assets with 2.3 million SF
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Embedded Growth Opportunity: Oakland

Favorable Office Dynamics

- 1 Relative Value vs. San Francisco Central Business District ("CBD") (Class A asking rents)1:
 - » San Francisco \$74.85
 - » Oakland \$52.06
- 2 Limited new office supply in Lake Merritt / City Center: Last major office project completed in 20081

Office building development has been tempered in the East Bay, with current under construction office space equivalent to 1.5% of the market's total existing inventory1

- O Proposition M: San Francisco office development limited to 875,000 square feet per year
- Class A CBD vacancy of 7.6%¹

A Vibrant Community

Transportation: All six BART lines and every major Bay Area highway run through Oakland

Amenities Base: Oakland has emerged as a "cool" place to live and work

Residential Development:

- » ~11,000 new units in 2019-2021 (v. ~169,000 existing)1
- Residential Monthly Asking Rents¹ 33

San Francisco - \$3,091 | Oakland - \$2,166

Source: JLL Q1 2019 Office Insight. As of March 31, 2019. Represents gross monthly base rent per square foot under leases commenced as of March 31, 2019, 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.

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CMCT Assets	Asset Type	Rentable SF ²	Leased %2	Annualized Rent Per Occupied SF ^{2,3}	
1 Kaiser Plaza	Office	536,672	96.3%	\$42.37	
2 Kaiser Plaza	Office Development				

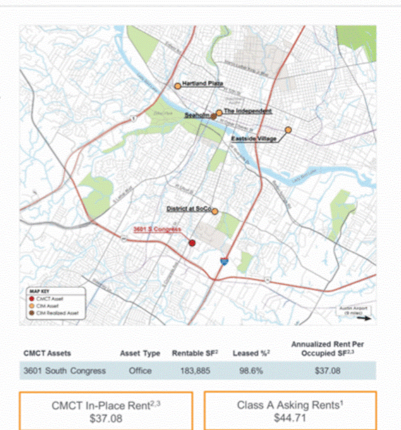
CMCT In-Place Rent^{2,3} \$42.37

Class A Asking Rents¹ \$52.06

Embedded Growth Opportunity: Austin

Compelling Growth Market

- O Diverse Employment Sources government, education and tech
- 2 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
- Sustained, rapid market rent growth
 - Five year Increase of 37% (2014-2018)1
- 4 Low vacancy
 - Austin Class A 7.6%1
 - South Austin submarket 6.7%1
- 6 Population growth
 - Ten year historical growth rate of 2.8% (versus 0.7% in the U.S.)1
 - Five year forecast growth rate of 2.3% (versus 0.7% in the U.S.)1
- 6 Employment growth
 - Ten year historical growth rate of 3.4% (versus 1.3% in the U.S.)1



Source: CoStar May 2019 Office Market Report.

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As of March 31, 2019. Represents gross monthly base rent per square foot under leases commenced as of March 31, 2019, 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

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Redevelopment In Progress: Austin

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Location	Sub-Market	Potential Rentable SF	Product	
Austin, TX	South	42,000	Office	

3601 S. Congress Avenue Expansion - Mid-2020 Expected Completion

- » Approximately 42,000 SF add-on building to existing 183,885 SF office complex (98.6% leased as of March 31, 2019)
- » Two-story creative office building designed to accommodate either a single user or two single-floor tenants
- » ~\$15 million development
- » Targeting ~8% return on cost upon stabilization



Building L" – Expansion to Existing Campus







01 South Congress- Existing Buildings

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Growth Pipeline: Oakland

CMCT

Opportunity to generate value through co-investor, sale or build-to-suit

Potential Build-to-Suit

Location	Sub-Market	Potential Rentable SF	Product
Oakland, CA	Lake Merritt	425,000 - 800,000	Office

2 Kaiser Plaza (Beacon Tower)

- » Build-to-suit opportunity
- » Currently marketing development to potential anchor tenants
- » Entitled for 425,000-800,000 SF office
- » Currently utilized as surface parking lot





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Growth Pipeline: Sacramento

CMCT

Potential Redevelopment

Location	Sub-Market	Product
Sacramento, CA	Downtown/Midtown	Hotel

Sheraton Grand

- » Potential redevelopment opportunities:
 - » Renovate existing hotel to drive average daily rate
 - » New hotel tower, multifamily or build-to-suit office on top of owned garage and retail

Expansion/Renovation of Adjacent Sacramento Convention Center

- » \$196 million renovation/expansion of the Sacramento Convention Center
- » Adds new meeting rooms and exhibit halls
- » Scheduled to be completed in fall 2020
- » Part of a ~\$300 million project that also renovates adjacent auditorium and theater



sheraton Grand



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Equity Enhancing, Growth-Oriented Capital Structure

Preferred Stock Program

Series A

- » Perpetual Preferred Stock at 5.5% coupon
- » Continuously offered monthly issuance
- » Company and investor option to call/redeem five years from issuance1
- » Redemption paid in cash or CMCT Common Stock, at election of the Company

Series L

- » Perpetual Preferred Stock at 5.5% coupon
- » Company and investor option to call/redeem beginning November 21, 2022 (or earlier in limited circumstances)
- » Redemption paid in cash or CMCT Common Stock, at election of the Company

Historical Preferred Stock Issuance²

(in thousands)

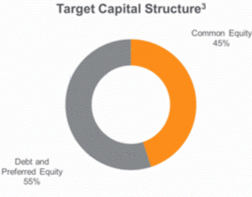


■ 2016 ■ 2017 ■ 2018 ■ 2019 YTD With respect to the Series A Preferred Stock: (i) shares can be redeemed during the first two years following the issuance date, subject to a 13% redemption fee, and during years three through five following the issuance date, subject to a 10% redemption fee; (ii) after year 5, there is no redemption fee; (iii) redemptions during the first year following the date of issuance must be paid in cash. 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 original issuance. Represents gross proceeds from issuances through March 31, 2019, calculated as the number of shares issued net of redemptions, times the stated value per share; proceeds are not net of commissions,

- 2 fees, allocated costs or discount, as applicable.

3 Based on fair value

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- » Target capital structure of 45% common equity, 55% debt and preferred equity3 - seeks to enhance common equity returns with low relative risk
- Plan to maintain long-term debt at minimal levels 35

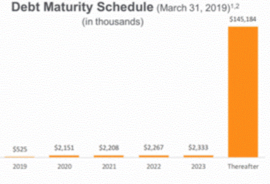
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Debt & Preferred Summary (March 31, 2019)1

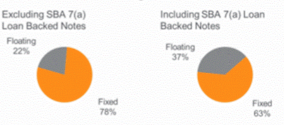
Total Preferred Stock

Total Debt + Preferred Stock

Mortgages ²	Interest structure (fixed/variable etc.)	Interest Rate	Maturity/ Expiration Date	Loan balance 3/31/2019 (in thousands)
1 Kaiser Plaza	Fixed	4.14%	7/1/2026	\$ 97,100
Total Mortgages		4.14%		\$ 97,100
Other Debt				
SBA 7(a) Loan-Backed Notes ³	Variable	LIBOR+ 1.40%	3/20/2043	\$ 30,498
Total Other Debt				\$ 30,498
Corporate Debt				
Revolving Credit Facility ⁴	Variable	LIBOR+ 1.55%4	10/31/2022	\$ -
Junior Subordinated Notes	Variable	LIBOR+ 3.25%	3/30/2035	\$ 27,070
Total Corporate Debt				\$ 27,070
Total Debt				\$ 154,668
Preferred Stock	Interest structure (fixed/variable etc.)	Coupon	Maturity/ Expiration Date	Outstanding (in thousands)
Series A	Fixed	5.50%	N/A	\$ 78,7485
Series L	Fixed	5.50%	N/A	\$ 229 2516



Fixed Debt vs. Floating Debt (March 31, 2019)1.2



Excludes: (a) \$15,653,000 of secured borro ent guaranteed loans, which represent sold loans that are treated as secured borrowing because the loan sales did not meet the derecognition ings - govern

\$ 307,999

\$ 462,667

circleria provided for in ASC 660-30, Secured Borrowing and Collateral, and (b) premiums, discounts and debt issuance costs. Excludes mortgage debt related to 1333 Broadway which was classified as held for sale as of March 31, 2019 and was legally defeased in May 2019 in connection with the sale of the property. In May 2018, we completed a securitization of the unguaranteed portion of certain of our SBA 7(a) loans receivable with the issuance of \$38,200,000 of unguaranteed SBA 7(a) loan-backed notes. 23

In Mary 2016, we completed a securitization of the unguaranteed portion of certain of our SbA / (a) joans receivable with the issuance of SbA /(a) loans-backed notes. The notes mature on March 20, 2043, with monthly payments due as payments on the collateralized loans are received. Based on the anticipated repayments of our collateralized SBA /(a) loans, events of our collateralized SBA /(a) loans, we estimate the weighted average life of the notes to be approximately two years. In October 2018, we entered into a revolving credit facility with a bank syndicate pursuant to which CMCT can borrow up to a maximum of \$250,000,000, subject to a borrowing base calculation. The revolving credit facility is secured by deeds of trust on certain properties. Outstanding advances under the revolving credit facility bear interest at (i) the base rate plus 0.55% or (ii) LIBCR plus 1.55%. The revolving credit facility matures in October 2022 and provides for one one-year extension option under certain conditions. At March 31, 2019, approximately \$226,000,000 was available for future borrowings. 4

5 Outstanding Series A Preferred Stock represents total units issued as of March 31, 2019 of 3,159,029. less redemptions of 9,105 shares, times the stated value of \$25,00 per share. Does not reflect reductions for commissions, fees, allocated costs or discount Outstanding Series L Preferred Stock represents total units issued as of March 31, 2019 of 8,080,740 times the stated value of \$28.37 per share. Does not reflect reductions for commissions, fees, allocated 6

costs or discount

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Appendix

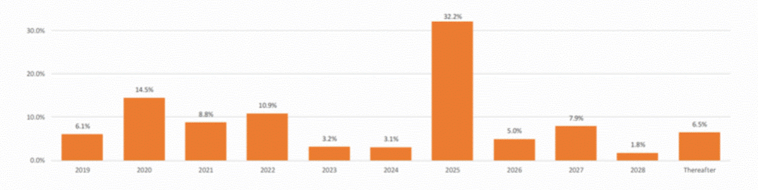


Key Metrics

Top 5 Tenants¹

Tenant	Property	Lease Expiration		lized Rent usands) ²	% of Annualized Rent	Rentable Square Feet	% of Rentable Square Feet
Kalser Foundation Health Plan, Inc.	1 Kober Piaza	2025 - 2027	\$	15,468	31.0%	373.711	33.5%
MUFG Union Bank, N.A.	9460 Withite Boulev ard	2029		3,107	6.2%	27,569	2.5%
3 Arts Entertainment, Inc	9460 Withite Boulevard	2026		2.063	4.1%	27.112	2.4%
Homeaway, Inc.	3601 \$ Congress Avenue	2020		1,614	3.2%	42,545	3.8%
Westwood One, Inc.	Undblode Medio Center	2025		1,436	2.9%	32,428	2.9%
Total for Top Five Tenants			No.	23,708	47.4%	\$03,365	45.1%
All Other Tenants				26.230	52.6%	558,693	49.7%
Vacant					- %	57,743	5.2%
Total for Portfolio			5	49,938	100.0%	1,119,801	100.0%

Lease Expirations as a % of Annualized Office Rent^{1,2}



Excludes 1333 Broadway, which was sold to an unrelated third party in May 2019, and 899 North Capitol Street, 901 North Capitol Street, 999 North Capitol Street, and 4750 Wilshire Boulevard, each of which either (i) is expected to be under contract for sale or (ii) is under contract for sale, in each case to unrelated third parties as of May 31, 2019. Represents gross monthly base rent, as of March 31, 2019, 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. 1.

2

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Unlock Embedded Value Through Targeted Asset Sales » Monetize stabilized assets to unlock embedded value that has been created since as early as 2006

» Substantial portion of net proceeds from asset sales expected to be used to pay a special dividend to

Rentable

common shareholders

» Assets sold and anticipated to be sold:

P	r	0	pe	H	ły	

Property	Location	Square Feet ¹	Date Sold
2101 Webster Street	Oakland, CA	474,798	March 1, 2019
1901 Harrison Street	Oakland, CA	283,970	March 1, 2019
830 1st Street	Washington, DC	247,337	March 1, 2019
2100 Franklin Street	Oakland, CA	216,828	March 1, 2019
2353 Webster Street Parking Garage	Oakland, CA	N/A	March 1, 2019
260 Townsend Street	San Francisco, CA	66,682	March 15, 2019
1333 Broadway	Oakland, CA	254,523	May 16, 2019
999 N Capitol Street ²	Washington, DC	315,983	
899 N Capitol Street ^{2,3}	Washington, DC	314,667	
901 N Capitol Street ^{2,3}	Washington, DC	N/A	
4750 Wilshire Boulev ard ^{2,3}	Los Angeles, CA	143,361	
Total Assets Sold And Anticipated To Be Sold		2,318,149	

As of the date of sale, or March 31, 2019 for assets that have not been sold yet. 1.2.3

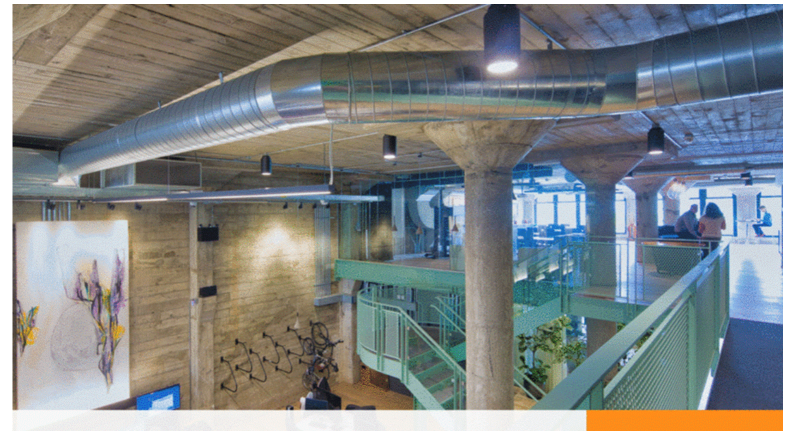
These properties are (i) expected to be under contract for sale or (ii) under contract for sale, in each case to unrelated third parties as of May 31, 2019. As a matter of prudent management, after evaluating each asset within its portfolio, as well as the intrinsic value of each property, the Company decided to sell these additional as

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Program to Unlock Embedded Value and Improve Trading Liquidity of Our Common Stock



Improve Trading Liquidity	 Anticipate shares of CMCT common stock held by our majority shareholder (~90% of CMCT's outstanding common stock¹) will be distributed to a diverse group of holders, which CMCT expects to be comprised of many of the current investors of such majority shareholder Expected resulting increase in public float and trading liquidity will benefit all preferred and common shareholders and improve CMCT's access to capital
Prudent and Flexible Capital Structure ³	 Continue to target capital structure consisting of 45% common equity and 55% debt/preferred equity² Plan to maintain long-term debt at minimal levels (other than with respect to debt incurred for working capital purposes or acquisitions of assets that the Company intends to refinance with proceeds from the issuance of preferred stock or common stock)
Stock and provide updates at be more clarity to the markeu Embedded Value in Our Port alternatives for its preferred a holders will find satisfactory.	consulted with certain holders of the Preferred Stock as it considers such engagement to be important and expects to continue to meet and consult with holders of the Preferred t significant milestones during the Program to Unlock Embedded Value in Our Portfolio and Improve Trading Liquidity of Our Common Stock. The Company believes that there will p of the Company's portfolio, the aggregate proceeds received from the Asset Sale and the trading price of our Common Stock relative to our NAV following the Program to Unlock folio and Improve Trading Liquidity of Our Common Stock. Such clarity and consultation with holders of the Preferred Stock will in turn help guide the Company in finding stockholders following the Program to Unlock Embedded Value in Our Portfolio and Improve Trading Liquidity of Our Common Stock with terms that the Company believes such CMCT CIM Commercial Trust Corporation Securities distributed by affiliate broker dealer: CCO Capital, LLC, member: FINRA / SIPC



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Important Information



Important Information

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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. AOO includes total gross assets at fair value, with real assets presented on the basis described in "Book Value" below and operating companies presented at gross assets less debt, as of the Report Date (as defined below) (including the shares of such assets owned by joint venture partners and co-investments), plus binding unfunded commitments. AOO also includes the \$0.3 billion of AOO attributable to CIM Compass Latin America (CCLA), which is 50% owned and jointly operated by CIM. AOO for CMMT Partners, L.P. (CMMT) (which represents assets under management), a perpetual-life real estate debt fund, is \$0.7 billion as of the Report Date.

Report Date is defined to mean as of March 31, 2019.

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).

Equity Owned and Operated (EOO) represents the NAV (as defined below) before incentive fee allocation, plus binding unfunded commitments, which is \$17.8 billion as of the Report Date, inclusive of \$0.3 billion of EOO attributable to CCLA (as described above) and \$0.7 billion of EOO for CMMT (which represents equity under management). For calculating the Book Value for CIM IV, the underlying assets of CMCT are assumed to be liquidated based upon the third-party appraised value of such assets. CIM does not view the price of CMCT's publicly-traded shares to be a meaningful indication of the fair value of CIM IV's interest in CMCT due to the fact that the publicly-traded shares of CMCT represent approximately 10% of the outstanding shares of CMCT and are thinly-traded.

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.

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