

2021 Annual Information Form

**Cominar Real Estate
Investment Trust**

Year ended December 31, 2021
February 28, 2022



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Glossary

The following terms used in this AIF have the meanings set out below.

“**2021 MD&A**”: means the management discussion and analysis of Cominar for the year ended December 31, 2021;

“**Adjusted Unitholders’ Equity**”: means, at any time, the sum of the Unitholders’ equity and the accumulated depreciation recorded in the books and records of Cominar in respect of its properties, calculated in accordance with IFRS;

“**Arrangement Agreement**”: has the meaning ascribed thereto in PART 3 – General Development of the Business – Objectives and Strategy;

“**CBCA**”: means the Canada Business Corporation Act;

“**Centro Investments**”: Centro Johnson Investments Ltd., a corporation held by Cogir and Centro Pie IX;

“**Centro Pie IX**”: Centro Pie IX Investments Limited, a corporation controlled by Jordan Aberman;

“**Cogir**”: means Cogir Apartments IV, Limited Partnership, a partnership controlled by Mathieu Duguay;

“**Cominar**” or the “**Trust**”: means Cominar Real Estate Investment Trust and the corporations or limited partnerships wholly-owned by Cominar or Cominar’s interest in joint ventures;

“**Competing Permitted Bid**” has the meaning ascribed thereto in PART 9 – Capital Structure – Unitholder Rights Plan of Cominar

“**Consideration**” has the meaning ascribed thereto in PART 3 – General Development of the Business – Objectives and Strategy;

“**Contract of Trust**”: means the contract of trust made as of March 31, 1998, governed by the laws of the Province of Québec, pursuant to which Cominar was established, as amended, supplemented or restated as of May 8, 1998, May 13, 2003, May 11, 2004, May 15, 2007, May 14, 2008, May 18, 2010, May 16, 2012, May 16, 2018 and May 13, 2020;

“**CSR Policy**”: has the meaning ascribed thereto in PART 4 –Description of the Business – Social Responsibility, Environmental Management and Policies;

“**DBRS**”: means DBRS Limited;

“**Distributable Income**”: means the amount of cash available to be distributed by Cominar, calculated in the manner set forth under “PART 8 – Distributions – Computation of Distributable Income for Distribution Purposes”;

“**Distribution Reinvestment Plan**” or “**DRIP**”: means the Cominar distribution reinvestment plan set forth under “PART 10 – Distribution Reinvestment Plan”;

“**Diversity Policy**”: has the meaning ascribed thereto in PART 12 – Trustees and Officers of Cominar -Information Concerning Trustees;

“**Equity Incentive Plan**”: means Cominar’s equity-based incentive plan;

“**Gross Book Value**”: means, at any time, the book value of Cominar’s assets, as shown on its then most recent balance sheet;

“**Groupe Dallaire**”: means Groupe Dallaire Inc.;

“**IFRS**”: means the generally accepted accounting principles determined with reference to International Financial Reporting Standards, as defined by the International Accounting Standard Board, and which have been prescribed as being Canadian generally accepted accounting principles for publicly accountable enterprises by the Accounting Standards Board of the Canadian Institute of Chartered Accountants for financial years beginning on or after January 1, 2011;

“**Immovable Hypothec**”: means a secured interest in an Immovable Property under the applicable laws in the province where the Immovable Property is situated;

“**Immovable Property**”: means an immovable property under the applicable laws in the province where it is situated;

“**Income Properties**”: means properties generating revenues for Cominar;

“**Income Tax Act**” or “**Tax Act**”: means the *Income Tax Act* (Canada), R.S.C., 1985, c. 1 (5th supp.);

“**Independent Trustee**”: means a Trustee who has no direct or indirect material relationship with Cominar. A “material relationship” is one that could, in the view of the Board of Trustees, be reasonably expected to interfere with the exercise of a Trustee’s independent judgment;

“**Investment Properties**”: means, collectively, the Income Properties, Properties Under Development, land held for future development and investment properties held for sale;

“**Management**”: means the management of Cominar;

“**Montréal Area**”: includes the area generally known as Greater Montréal, which comprises the island of Montréal, the City of Laval, the North Shore of Montréal and the South Shore of Montréal;

“**NCIB**”: means the normal course issuer bid of Cominar, which expired on December 11, 2019;

“**Net Operating Income**”: means Cominar’s operating income before the change in fair value of Investment Properties, finance charges, Cominar’s administrative expenses, share in joint ventures’ net income, transaction costs, impairment and derecognition of goodwill and income tax;

“**Ottawa Area**”: means the City of Ottawa and for the purposes of this AIF, it includes the Gatineau region;

“**Permitted Bid**”: has the meaning ascribed thereto in PART 9 – Capital Structure – Unitholder Rights Plan of Cominar;

“**Properties Under Development**”: means properties in the construction phase;

“**Province of Ontario**” or “**Ontario Area**” or “**Ontario**”: means the Province of Ontario, including for the purposes of this AIF the Gatineau region;

“**Province of Québec**” or “**Québec**”: means the Province of Québec, but excluding the Gatineau region;

“**Purchaser**”: has the meaning ascribed thereto in PART 3 – General Development of the Business – Objectives and Strategy;

“**Québec City Area**”: includes the area generally known as the *Communauté métropolitaine de Québec* and other regions of Québec, but excluding the Montréal Area and the Gatineau region;

“**Rights Plan**”: means the Unitholder Rights Plan that was adopted by the Board of Trustees on March 27, 2020 and approved by the Unitholders at the Annual and Special Meeting of Unitholders of Cominar on May 13, 2020;

“**SEDAR**”: means the System for Electronic Document Analysis and Retrieval;

“**Senior Debentures**”: means, collectively, the Series 8 4.25%, the Series 9 4.164%, the Series 10 4.247%, the Series 11 4.50% and the Series 12 5.95% senior unsecured debentures of Cominar;

“**Transaction**”: has the meaning ascribed thereto in PART 3 – General Development of the Business – Objectives and Strategy;

“**Trustees**”: means the trustees of Cominar and “Trustee” means any one of them;

“**Unit**”: means a unit of interest in Cominar issued from time to time in accordance with the Contract of Trust and includes, without limitation and, where the context so requires, Units of Cominar issued pursuant to the Equity Incentive Plan or the Distribution Reinvestment Plan, and includes a fraction of a Unit of Cominar; and

“**Unitholder**”: means a holder of Cominar Units.

Forward-Looking Statements

This Annual Information Form (the “AIF”) may contain forward-looking statements with respect to Cominar’s goals and Cominar’s strategies to realize such goals as well as statements with respect to Management’s convictions, plans, estimates and intentions, and similar statements concerning anticipated future events, results, circumstances, performance or expectations which are not historical facts. By their very nature, forward-looking statements involve risks and uncertainties and are based on assumptions. Such forward-looking statements reflect our intentions, plans, expectations and forecasts regarding our future growth, operating results, performance and business prospects and opportunities. Forward-looking statements can often be identified by terminology such as “may”, “could”, “should”, “expect”, “plan”, “anticipate”, “believe”, “predict”, “estimate”, “and “intend” or by statements that certain actions, events or results “may,” “might”, “could,” or “would” be taken, occur, or be achieved, and other variants and similar expressions, as they relate to Cominar.

Cominar is subject to risks and uncertainties which may cause actual results of Cominar to be materially different from results expressed or implied in these forward looking statements. Assumptions that could cause actual results, performance or achievements to differ materially from those expressed or implied by forward-looking statements, include, but are not limited to, disease and epidemics, access to capital and debt financing, the effects of general economic and business conditions, risks associated with the ownership of the Immoveable Properties, including climate change, industry competition, inflation, currency and interest rate fluctuations, risks associated with future Immoveable Property acquisitions, dispositions or developments, the recruitment and retention of employees and executives, legislative and/or regulatory developments, compliance with environmental laws and regulations, increases in maintenance and operating costs, limits on Cominar’s activities, general uninsured losses, potential conflicts of interest, security threats and reliance on technology and related cybersecurity risks. For further details regarding the risk factors related to Cominar’s business, the ownership of Units and the ownership of Senior Debentures, see “PART 7 – Risk Factors”.

Given the current level of uncertainties arising from the COVID-19 pandemic, there can be no assurance regarding the impact of COVID-19 on the business, operations, and financial performance of Cominar and its tenants, as well as on consumer behaviors and the economy in general. General risks and uncertainties related to the COVID-19 pandemic also include, but are not limited to, the length, spread and severity of the pandemic; the timing of the roll out and efficacy of the vaccines, the nature and length of the restrictive measures, implemented or to be implemented by the various levels of government in Canada; the ability of Cominar’s tenants to pay rents as required under their leases; the availability of various support programs that are or may be offered by the various levels of government in Canada; the introduction or extension of temporary or permanent rent control or other form of regulation or legislation that may limit Cominar’s ability to raise rents or the extent of such raises based on market conditions upon lease renewals or restrict existing landlord rights or landlord’s ability to enforce such landlord rights; domestic and global supply chains; the pace of property lease-up and rents and yields achieved upon development completion; potential changes in leasing activities, market rents and property valuations; the capitalization rates that arm’s length buyers and sellers are willing to transact on properties; the availability and extent of rent deferrals offered or to be offered by Cominar; domestic and global credit and capital markets, and Cominar’s ability to access capital on favourable terms or at all; the total return and dividend yield of Cominar’s Units; and the health and safety of employees, tenants and people in the communities that Cominar’s properties serve. For further details on the risks related to COVID-19 and its potential impact on Cominar, refer to the Risks and Uncertainties - COVID-19 Health Crisis section of the 2020 MD&A. Forward-looking statements are not guarantees of future performance and involve known and unknown risks, uncertainties and other factors which may cause our actual results or performance to be materially different from the outlook or future results or performance implied by such statements.

Readers are cautioned that the foregoing list of factors that may affect future results is not exhaustive. When relying on forward-looking statements to make decisions with respect to Cominar, investors and others should carefully consider the foregoing factors, as well as other factors and uncertainties. Unless otherwise stated, all forward-looking statements speak only as at the date of this AIF. Cominar assumes no obligation to update the aforementioned forward-looking statements, except as required by applicable laws.

PART 1 – Date of Annual Information Form

This AIF is dated February 28, 2022. Unless otherwise noted, the information contained in this AIF is stated as at December 31, 2021 and does not give effect to the completion of the Transaction. See “PART 3 – General Development of the Business – Objectives and Strategy”.

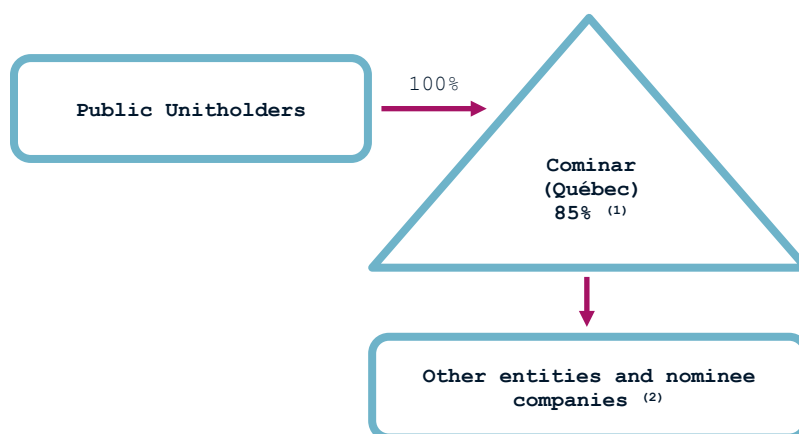
PART 2 – Cominar’s structure

Cominar Real Estate Investment Trust is an unincorporated closed-end investment trust created by the Contract of Trust under, and governed by, the laws of the Province of Québec. The Contract of Trust is available electronically on Cominar’s website and under Cominar’s profile on SEDAR at www.sedar.com. For further details concerning the Contract of Trust, see “PART 6 – Contract of Trust.” Cominar was established on March 31, 1998 and began its activities on May 21, 1998, at the time of the completion of its initial public offering.

Cominar’s head office is located at Complexe Jules-Dallaire – T3, 2820 Laurier Boulevard, Suite 850, Québec, Québec, G1V 0C1, phone number (418) 681-8151. Its website address is www.cominar.com.

Unless otherwise noted or the context otherwise requires, references to “Cominar” in this AIF are to Cominar Real Estate Investment Trust and its wholly-owned corporations, limited partnerships and interests in joint ventures, as the case may be.

Intercompany Relationships



(1) Cominar holds 85% of the assets within the real estate investment trust structure.

(2) Approximately 15% of Cominar’s assets are held in nominee entities and companies, the largest of which represents 7.8% of Cominar’s assets. Some of these assets are held through a co-ownership arrangement. See Section 4.5 “Investments in Joint Ventures”.

PART 3 – General Development of the Business

3.1 Overview of Cominar

Cominar owns and manages a diversified portfolio consisting of office, retail, industrial and residential properties located primarily in the Province of Québec and in the Ottawa Area. As at December 31, 2021, Cominar owned 309 properties, of which 193 were located in the Greater Montréal Area, 97 were located in the Greater Québec City Area and 19 were located in the Ottawa Area.

Cominar’s portfolio includes approximately 10.9 million square feet of office space, 9.4 million square feet of retail space, 15.3 million square feet of industrial and flex space, totalling approximately 35.5 million square feet of leasable area. As at December 31, 2021, Cominar’s portfolio was approximately 93.4% leased.

Cominar’s primary objective is to maximize total return to Unitholders through a combination of sustainable, tax-effective cash distributions and maximizing the Unit value through the proactive management of its portfolio of properties.

3.2 Objectives and Strategy

On September 15, 2020, Cominar announced the initiation of a formal strategic review process to identify, review and evaluate a broad range of potential strategic alternatives with a view to enhancing Unitholder value. The strategic review process is overseen by a special committee of Independent Trustees of the Board, comprised of Luc Bachand, who acts as Chair of the committee, Mitchell Cohen, Karen Laflamme and René Tremblay. Zachary George and Paul Campbell were initially designated to be members of the committee but they recused themselves on September 23, 2020 and January 14, 2021 respectively, in both cases in light of the potential for actual or perceived conflicts of interest. René Tremblay was appointed as a member of the committee on December 7, 2020 to fill the vacancy left by Mr. George's departure.

On October 24, 2021, Cominar announced that it has entered into an arrangement agreement (the "**Arrangement Agreement**") to be acquired by Iris Acquisition II LP, an entity created by a consortium led by Canderel Real Estate Property Inc. and including FrontFour Capital Group LLC, Artis REIT and partnerships managed by the Sandpiper Group (collectively, the "**Purchaser**") (the "**Transaction**").

Under the terms of the Arrangement Agreement, the Purchaser will acquire, for a consideration of \$11.75 in cash per unit (the "**Consideration**"), all of the issued and outstanding units of Cominar. The Transaction was approved at a special meeting of unitholders called to consider the Transaction on December 21, 2021 and subsequently by the Superior Court of Québec on December 23, 2021. Closing of the Transaction is expected to occur on March 1, 2022.

Pursuant to the Transaction, affiliates of Mach Capital Inc. and Blackstone Real Estate Services LLC will acquire certain of Cominar's investment properties. These investment properties have been classified as investment properties held for sale. Furthermore, the joint venture Société en commandite Complexe Jules-Dallaire, which is 75% owned by Cominar, intends to dispose of its income property to Mach Capital Inc.

Cominar suspended distributions for October, November and December, 2021. Cominar reinstated the distribution in respect of the second half of January, 2022, payable in February 2022, to unitholders of record on January 31, 2022 and for the February, 2022 distribution, payable in March, 2022, to unitholders of record on February 28, 2022.

3.3 Three-Year History

3.3.1 Acquisitions

- Cominar did not make any acquisitions in 2019, 2020 or 2021.

3.3.2 Dispositions

Cominar has completed the following dispositions of Investment Properties in the last three years:

- In 2019, Cominar sold 46 properties for total gross proceeds of \$260.6 million.
- In 2020, Cominar sold four buildings and one piece of land, for total gross proceeds of \$24.2 million.
- In 2021, Cominar sold five investment properties and two lands held for sale for a total sales price of \$65.9 million.
- Subsequent to the 2021 year end, Cominar completed the sale of one industrial and flex property and two retail properties for a total amount of \$18.5 million.

3.3.3 Development

Over the past three years, Cominar's investment in Properties Under Development has decreased, from \$41.5 million as at December 31, 2019 to \$14.9 million as at December 31, 2021 (excluding amounts invested in Espace Bouvier, which is a joint venture with Groupe Dallaire). Over this period, \$81.4 million has been invested in Properties Under Development and properties valued at \$50.5 million were transferred from Properties Under Development to Income Properties. Key projects completed or in progress over the last three years include Palladium (Ford), Bouvier-Bertrand, Ilot Mendel, a new and state-of-the-art warehouse at Curé Labelle, a 530 units residential development at Centropolis as well as several retail redevelopments.

During the third quarter of 2019, Cominar commenced the development of 800 Palladium Drive which is part of the Palladium Campus in Kanata, Ontario. This 100,000 square foot office building is now fully leased, with 96% of the offices to be occupied by Ford Canada to house its research and development center for autonomous vehicles. Ford took possession and began leasehold improvements at the beginning of August 2020. Construction of the building is completed and it was reclassified as an Income Property as at December 31, 2020.

Cominar has made progress with an alternate development scenario for Ilot Mendel, a 2.0 million square foot retail development site located at the intersection of Highways 40 and 540, two of the main arteries of Québec City. Ilot Mendel is located next to Québec City's IKEA store, and a 57,000 square foot Decathlon sporting goods store, which opened to the public in 2019. As announced by the city, the site will eventually be served by a new public transit network (Tramway) as part of the upcoming

RSTC (*Réseau structurant de transport en commun*). The city is therefore refining its vision accordingly for the sector, which is in line with Cominar's objectives to have a mixed-use project, including a minimum of 1,000 units, some additional retail, including proximity services and a high-tech industrial component. Cominar also owns land parcels located South of the above stated project, which in this case are mostly intended for additional high-tech industrial use and for the tramway project. Discussions are still underway with the City of Québec. .

Cominar and Centro Investments are partners in "Terrains Centropolis S.E.C.". This limited partnership was formed during the third quarter of 2020 and was wholly owned by Cominar at the time. During the fourth quarter of 2021, Cominar sold 50% of its interest in the limited partnership to Centro Investments in order to carry out a large-scale residential development project. This 530 units residential development is at the formal approval stage with the City of Laval, and Phase 1 is expected to commence in Q2 2022.

Ten transit-oriented retail properties have been identified as offering intensification opportunities with potentially 14,430 residential units, subject to up-zoning. Throughout 2021, Cominar has continued to be very pro-active in meeting with the different municipalities involved and has made significant progress on the various master plans. At Galeries de Hull, Cominar is now at the stage of meeting with the city on a master plan significantly optimized for the site and in continuity with the requalification of the sector which is currently underway.

The cities understand and support Cominar's densification and mixed-use vision. See to this effect "Retail Properties Under Construction and Development Projects" in the 2021 MD&A which is available on SEDAR at www.sedar.com.

Financing, Rating and Equity Activities

On May 15, 2019 Cominar issued its 4.5% Series 11 senior unsecured debentures maturing on May 15, 2024 in the principal amount of \$200 million.

On June 21, 2019, Cominar reimbursed at maturity its Series 7 senior unsecured debentures totalling \$300.0 million and bearing interest at a rate of 3.62%.

On July 23, 2019, Cominar closed on an unsecured revolving credit facility of up to \$400.0 million maturing in July 2021.

On September 20, 2019, Cominar entered into a 4-year agreement for a new secured credit facility maturing in September 2023. As at December 31, 2019, \$180 million was drawn on the secured credit facility.

On September 26, 2019, Cominar redeemed its 4.23% Series 2 debentures before maturity for an amount of \$300.0 million.

On November 29, 2019, DBRS confirmed its rating on Cominar's Senior Debentures at BB (high) with a Stable trend. Since then, there has been no change in Cominar's credit rating. For details concerning credit ratings, see "PART 9 – Capital Structure – 9.8 Credit Ratings."

In 2019, eight mortgage financings were put in place totalling \$666 million, at a weighted average contractual interest rate of 3.72%, an average term of 8.6 years and an effective weighted average interest rate of 3.87%.

On March 3, 2020, Cominar contracted a new mortgage of \$83.4 million with a term of 5.5 years and bearing interest at 2.86%.

On March 3, 2020, Cominar refinanced a mortgage having a balance of \$5.4 million, maturing in November 2024 and bearing interest at 3.90% with a new mortgage loan of \$20 million maturing in March 2027 and bearing interest at 3.48%.

On March 27, 2020, Cominar announced that it was withdrawing its financial guidance for fiscal year 2020 due to the increasing effect of the COVID-19 pandemic on the economy and the operation of its business, the uncertainty surrounding its duration and the resulting impact on tenants and their ability to meet their rental payment obligations.

On May 4, 2020, Cominar issued its 5.95% Series 12 senior unsecured debentures maturing on May 5, 2025 in the principal amount of \$150.0 million.

On May 13, 2020, Cominar redeemed its 4.941% Series 4 senior unsecured debentures before maturity for an amount of \$300.0 million using cash on hand and Cominar's unsecured revolving credit facility for operations and acquisitions.

On June 9, 2020, Cominar entered into a 27-month agreement for a new secured credit facility of up to \$120.0 million maturing in September 2022.

On August 7, 2020, Cominar announced that the monthly distribution to Unitholders would decrease from \$0.06 to \$0.03 per Unit as of the August 2020 distribution which was paid in September 2020.

On September 15, 2020, Cominar announced the initiation of a formal strategic review process to identify, review and evaluate a broad range of potential strategic alternatives with a view to continuing to enhance Unitholder value.

On October 31, 2020, Cominar redeemed at maturity its 4.0% Series 3 senior unsecured debentures totalling \$100.0 million.

On December 8, 2021, Cominar reimbursed at maturity its Series 8 senior unsecured debentures totaling \$200.0 million and bearing interest at 4.25% using its unsecured revolving credit facility.

PART 4 – Description of the Business

4.1 Investment Guidelines and Operating Policies

4.1.1 Investment Guidelines

The Contract of Trust provides for certain guidelines on investments which may be made by Cominar. Cominar's assets may be invested only in accordance with the following guidelines:

- (i) Cominar shall focus its direct and indirect acquisition activities on existing Income Properties that are capital property of Cominar, including office, retail, industrial and mixed use properties, and assets ancillary thereto necessary for the ownership, utilization or operation of same;
- (ii) Cominar may acquire, hold, develop, maintain, improve, lease, manage or sell real property which is being utilized or intended to be utilized to provide living accommodation;
- (iii) notwithstanding anything in the Contract of Trust to the contrary, the Trust shall not make any investment or take any action or omit to take any action that would result in: (a) Units not being units of a "mutual fund trust," a "real estate investment trust," or a "unit trust" within the meaning of the Tax Act; (b) Units not being qualified for investment by registered retirement savings plans, registered retirement income funds or deferred profit sharing plans; (c) the Trust being liable to pay tax imposed under paragraph 122(1)(b) of the Tax Act; or (d) the Trust paying tax under the registered investment provisions of the Tax Act imposed for exceeding certain investment limits;
- (iv) Cominar may, directly or indirectly, invest in a joint venture arrangement or similar arrangement (including, without limitation, a co-ownership, corporation, general partnership, limited partnership and limited liability company) for purposes of owning interests, directly or indirectly, principally in Immovable Property or interests or investments otherwise permitted to be held by Cominar, provided that such arrangement contains terms and conditions which in the opinion of the Trustees are commercially reasonable;
- (v) except for temporary investments held in cash, deposits with a Canadian chartered bank or trust company registered under the laws of a province of Canada, or Caisse centrale Desjardins, short-term government debt securities or money market instruments of, or guaranteed by, a Schedule I Canadian bank or Caisse centrale Desjardins maturing prior to one year from the date of issue, or some or all of the receivables under the Instalment Receipt Agreement, or except as permitted pursuant to the investment guidelines and operating policies of the Trust herein, the Trust may not hold securities of a person other than to the extent such securities would constitute, directly or indirectly, an investment or an interest in Immovable Property, or in any entity formed and operated, in whole or in part, for the purpose of carrying on activities ancillary to Immovable Property owned, directly or indirectly, in whole or in part, by the Trust, and other than for any other purpose relating to the activities of the Trust, and provided further that, notwithstanding anything contained in the Contract of Trust to the contrary, the Trust may acquire securities of other real estate investment trusts or real estate operating companies;
- (vi) unless prohibited in the Contract of Trust, the Trust may, directly or indirectly, invest in interests (including ownership and leasehold interests) in Immovable Property in Canada or the United States;
- (vii) Cominar shall not invest in rights to or interests in mineral or other natural resources, including oil or gas, except as incidental to an investment in Immovable Property that is capital property of Cominar;
- (viii) unless prohibited in the Contract of Trust, Cominar shall not invest in operating businesses unless the revenue generated from such a business (i) will be derived, directly or indirectly, principally from Immovable Property, or (ii) such business principally involves the ownership, maintenance, development, leasing, management, operation or sale, directly or indirectly, of Immovable Property (in each case as determined by the Trustees);
- (ix) Cominar may, with the prior approval of the Trustees, directly or indirectly, invest in raw land to be held as capital property for development and ownership or for other development projects, in any such case, for the purpose of (a) renovating or expanding existing facilities that are capital property of Cominar or (b) developing new facilities which will be income producing and constitute capital property of Cominar, provided that the aggregate value of Cominar's investments in raw land will not exceed 5% of the Adjusted Unitholders' Equity;
- (x) Cominar may, directly or indirectly, invest in hypothecs, mortgages or mortgage bonds (including, with the consent of a majority of the Trustees, a participating or convertible hypothec or mortgage) where:

- (a) the Immovable Property which is security therefor is income-producing Immovable Property which otherwise meets Cominar's general investment guidelines adopted by the Trustees from time to time in accordance with the Contract of Trust and the restrictions set out therein;
 - (b) the amount of the hypothecary or mortgage loan is not in excess of 75% of the market value of the property securing the hypothec or mortgage and the hypothec or mortgage has at least 1.2X debt service coverage;
 - (c) the Immovable Hypothec or mortgage is a first-ranking Immovable Hypothec or mortgage or of subsequent rank registered on title to the Immovable Property which is security therefore; and
 - (d) the aggregate value of Cominar's investments in such hypothecs and mortgages, after giving effect to the proposed investment, will not exceed 20% of the Adjusted Unitholders' Equity;
- (xi) Cominar may invest in hypothecs or mortgages if its intention is to use the acquisition of the hypothecs and mortgages as a method of acquiring control of an income-producing Immovable Property which would otherwise meet Cominar's investment guidelines and provided the aggregate value of Cominar's investments in these hypothecs and mortgages, after giving effect to the proposed investment, will not exceed 20% of the Adjusted Unitholders' Equity; and
- (xii) subject to paragraph (iii), Cominar may, directly or indirectly, invest an amount (which, in the case of an amount invested to acquire Immovable Property, is the purchase price less the amount of any indebtedness assumed or incurred by Cominar and secured by a hypothec or mortgage on such property) of up to 15% of the Adjusted Unitholders' Equity of Cominar in investments or transactions which do not comply with paragraphs (v), (vi), (x) and (xi) under the heading "Investment Guidelines and Operating Policies — Investment Guidelines" or paragraph 5.2.3 under the heading "Investment Guidelines and Operating Policies — Operating Policies."

For the purpose of the foregoing guidelines, the assets, liabilities and transactions of a corporation or other entity wholly or partially owned by Cominar shall be deemed to be those of the Trust on a proportionate consolidation basis. In addition, any references in the foregoing to investment in Immovable Property shall be deemed to include an investment in a joint venture arrangement. Nothing in the guidelines shall prohibit the Trust from holding or assigning some or all of the receivables due pursuant to instalment receipt agreements.

Except as specifically set forth above to the contrary, all of the foregoing prohibitions, limitations or requirements for investment shall be determined as at the date of investment by Cominar.

4.1.2 Operating Policies

The Contract of Trust provides that Cominar's operations and affairs shall be conducted in accordance with the following policies:

- (i) Cominar shall not purchase, sell, market or trade in currency or interest rate futures contracts otherwise than for hedging purposes; for the purposes hereof, the term "hedging" shall have the meaning ascribed thereto by National Policy No. 39 adopted by the Canadian Securities Administrators, as amended from time to time;
- (ii) any written instrument creating an obligation which is or includes the granting by Cominar of an Immovable Hypothec or mortgage, and to the extent the Trustees determine to be practicable and consistent with their duty to act in the best interests of the Unitholders, any written instrument which is, in the judgment of the Trustees, a material obligation, shall contain a provision or be subject to an acknowledgment to the effect that the obligation being created is not personally binding upon, and that resort shall not be had to, nor shall recourse or satisfaction be sought from the private property of, any of the Trustees, Unitholders, annuitants under a plan of which a Unitholder acts as trustee or carrier, or officers, employees or agents of Cominar, but that only property of Cominar or a specific portion thereof shall be bound; Cominar, however, is not required, but shall use all reasonable efforts, to comply with this requirement in respect of obligations assumed by Cominar upon the acquisition of Immovable Property;
- (iii) Cominar shall not lease or sublease to any person any Immovable Property, premises or space where that person and its affiliates would, after the contemplated lease or sublease, be leasing or subleasing Immovable Property, premises or space having a fair market value in excess of 20% of the Adjusted Unitholders' Equity of Cominar;
- (iv) the limitations contained in paragraph (iii) shall not apply to the renewal of a lease or sublease and shall not apply where the lessee or sublessee is, or where the lease or sublease is guaranteed by:
 - (a) the Government of Canada, the Government of the United States, any province of Canada, any state of the United States or any municipality in Canada or the United States, or any agency thereof;
 - (b) any corporation that issues or guarantees bonds, debentures or other evidences of indebtedness which are authorized as an investment for insurance companies pursuant to subsection 86(1)(k) of the Canadian and British Insurance Companies Act in effect on December 31, 1991; or
 - (c) a Canadian chartered bank registered under the laws of a province of Canada;

- (v) title to each Immovable Property shall be drawn up in the name of the Trustees or, to the extent permitted by applicable law, Cominar or a corporation or other entity owned, in whole or in part, directly or indirectly, by Cominar, or jointly by Cominar with other persons, including in co-ownership with other persons;
- (vi) Cominar shall not incur or assume any indebtedness if, after giving effect to the incurring or assumption of the indebtedness, its total indebtedness would be more than 60% of the Gross Book Value (65% if convertible debentures of Cominar are outstanding, including the full face value of any convertible debentures). If as a result of an acquisition or if as a result of a variation in Gross Book Value the 60% limit (the 65% limit if convertible debentures of Cominar are outstanding, including the full face value of any convertible debentures) is exceeded, Cominar shall reduce its indebtedness or issue additional Units, or take other action, in order to comply with such limit within the twelve months from the date such limit was exceeded, subject to such reasonable extensions beyond such 12-month period as approved by the Trustees;
- (vii) Cominar shall not directly or indirectly guarantee any indebtedness or liabilities of any kind of a third party, except indebtedness or liabilities assumed or incurred by an entity in which Cominar holds, directly or indirectly, an interest or an investment, or in respect of an entity in which Cominar holds an interest or an investment, directly or indirectly, or by an entity jointly owned by Cominar, directly or indirectly, with others or in respect of an Immovable Property co-owned by Cominar, directly or indirectly, with others, where such indebtedness, if granted by Cominar directly, would not cause Cominar to otherwise contravene the restrictions set out under the heading “Investment Guidelines and Operating Policies”;
- (viii) Cominar shall obtain or review an independent appraisal of each property that it intends to acquire;
- (ix) Cominar shall obtain and maintain at all times insurance coverage in respect of potential liabilities of Cominar and the accidental loss of value of the assets of the Trust from risks, in amounts, with such insurers, and on such terms as the Trustees consider appropriate, taking into account all relevant factors including the practices of owners of comparable properties; and
- (x) Cominar shall obtain or review a Phase I environmental audit of each Immovable Property to be acquired by it and, if the Phase I environmental audit report recommends a Phase II environmental audit be conducted, in any material respect, Cominar shall obtain or review a Phase II environmental audit, in each case by an independent and experienced environmental consultant.

For the purposes of the foregoing policies, the assets, liabilities and transactions of a corporation or other entity wholly or partially owned by Cominar shall be deemed to be those of Cominar on a proportionate consolidation basis. In addition, any references in the foregoing to an investment in Immovable Property shall be deemed to include an investment in a joint venture.

All of the foregoing prohibitions, limitations or requirements pursuant to the foregoing policies shall be determined as at the date of the investment or other transaction by Cominar.

4.1.3 Amendments to Investment Guidelines and Operating Policies

Pursuant to the Contract of Trust, all of the investment guidelines set out under the heading “Investment Guidelines and Operating Policies — Investment Guidelines” and the operating policies contained in paragraphs (vi), (vii), (viii), (ix) and (x) under the heading “Operating Policies” may be amended only if such amendment is approved by two-thirds of the votes cast by Unitholders of Cominar at a meeting of Unitholders called for such purpose. The remaining operating policies may be amended if such amendment is approved by the Trustees by ordinary resolution at a meeting called for such purpose.

4.2 Borrowing

As at December 31, 2021, Cominar’s debt ratio stood at 56.9%. Cominar’s indebtedness consists of mortgage and hypothecary loans, Senior Debentures and bank borrowings. Mortgage and hypothecary loans payable represented approximately 59.0% of total indebtedness, Senior Debentures represented approximately 25.2% of total indebtedness and bank borrowings represented approximately 15.3% of total indebtedness. As at December 31, 2021, the weighted average contractual interest rate of mortgage and hypothecary loans payable was 3.53% per year, and the weighted average remaining term of such loans was 4.1 years. The weighted average contractual interest rate stood at approximately 4.57% for Senior Debentures.

4.2.1 Bank Borrowings

On April 9, 2021, Cominar converted the \$400.0 million unsecured revolving credit facility which was maturing in July 2021 into a \$167.0 million unsecured revolving credit facility maturing in April 2022 and a \$150.0 million secured revolving credit facility maturing in April 2023. This credit facility bears interest at the prime rate plus 175 basis points for the unsecured portion and 150 basis points for the secured portion, or at the bankers’ acceptance rate plus 275 basis points for the unsecured portion and 250 basis points for the secured portion. As at December 31, 2021, the \$150.0 million portion of the credit facility was secured by immovable hypothecs on investment properties with a book value of \$259.7 million. These credit facilities contain certain restrictive covenants, with which Cominar was in compliance as at December 31, 2021. As at December 31, 2021, bank borrowings under those facilities totaled \$249.7 million and availability was \$67.3 million.

As at December 31, 2021, Cominar had a non-revolving secured credit facility of \$167.4 million maturing in September 2023. This credit facility bears interest at the prime rate plus 150 basis points or at the bankers’ acceptance rate plus 250 basis points and have quarterly principal repayments of \$1.8 million. As at December 31,

2021, this credit facility was secured by immovable hypothecs on investment properties with a book value of \$295.8 million. This credit facility contains certain restrictive covenants, with which Cominar was in compliance as at December 31, 2021. As at December 31, 2021, this secured credit facility was fully used.

As at December 31, 2021, Cominar had a non-revolving secured credit facility of \$120.0 million maturing in September 2022. This credit facility bears interest at the prime rate plus 150 basis points or at the bankers' acceptance rate plus 250 basis points. As at December 31, 2021, this credit facility was secured by immovable hypothecs on investment properties with a book value of \$180.9 million. This credit facility contains certain restrictive covenants, with which Cominar was in compliance as at December 31, 2021. As at December 31, 2021, this secured credit facility was fully used.

4.2.2 Mortgages Payable

The following table outlines mortgages payable and their contractual maturity dates for the specified years:

CONTRACTUAL MATURITIES OF MORTGAGES PAYABLE

Fiscal years ending December 31 (\$ thousands)	Repayment of principal	Balances at maturity	Total	Weighted average contractual rate
2022	42,207	397,010	439,217	3.06%
2023	55,951	104,292	160,243	4.17%
2024	47,152	252,602	299,754	3.91%
2025	37,812	213,508	251,320	3.18%
2026	22,044	288,527	310,571	3.52%
2027	19,367	151,199	170,566	3.25%
2028	14,447	30,836	45,283	4.48%
2029	11,952	122,034	133,986	3.56%
2030	3,561	231,411	234,972	4.00%
2031 and thereafter	2,070	11,649	13,719	4.19%
Total	256,563	1,809,068	2,059,631	3.53%

4.2.3 Debentures

The following table outlines the unsecured senior debentures:

OUTSTANDING SENIOR UNSECURED DEBENTURES AS AT DECEMBER 31, 2021

	Date of issuance	Contractual Interest rate	Effective Interest rate	Maturity date	Nominal value as at December 31, 2021 \$
Series 9	June 2015	4.16%	4.25%	June 2022	300,000,000
Series 10	May 2016	4.25%	4.34%	May 2023	225,000,000
Series 11	May 2019	4.50%	4.82%	May 2024	200,000,000
Series 12	May 2020	5.95%	6.24%	May 2025	150,000,000
Weighted average interest rate		4.51%	4.67%		
TOTAL					875,000,000

For further details regarding the Senior Debentures, see "PART 7 – Risk Factors – 7.1 Risk Factors Related to Cominar's Business – 7.1.2 Debt Financing".

4.3 Employees

As at December 31, 2021, Cominar had 524 employees (403 full time, 66 part time, 25 temporary and 30 construction workers), the majority of which were located in the Québec City and Montréal Areas. The 30 construction workers may be returned to the labour pools managed by the Commission de la Construction du Québec (CCQ) on 48 hours' notice.

4.4 Operating Revenues

For the fiscal year ended December 31, 2021, Cominar had operating revenues of \$ 658.6 million and Net Operating Income of \$ 342.2 million compared to \$ 661.3 million and \$ 327.2 million, respectively, for the previous year.

4.5 Investments in Joint Ventures

Cominar has invested in joint ventures whose business objective is the ownership, management and development of real estate projects. They are outlined below.

4.5.1 Société en commandite CJD

Société en commandite CJD owns and operates the Complexe Jules-Dallaire, located in Quebec City. Cominar owns a 75% interest in Société en commandite CJD and Groupe Dallaire owns the remaining 25% interest. Complexe Jules-Dallaire will be sold to Mach Capital Inc. pursuant to the Transaction.

4.5.2 Société en commandite Bouvier-Bertrand

Société en commandite Bouvier-Bertrand was created for the purpose of developing commercial land located along Highway 40, one of Québec City's main highways. It is expected that, upon completion, Espace Bouvier will consist of an office building of 80,000 square feet and five retail buildings totalling approximately 191,500 square feet. Each of Cominar and Groupe Dallaire owns a 50% interest in Société en commandite Bouvier-Bertrand. The Bouvier-Bertrand site is substantially completed other than a small residual lot, and alternatives for the Marais site are under review. Following the Announcement, Groupe Dallaire has given notice to Cominar of its intention to exercise its right of first refusal in respect of this property.

4.5.3 Société en commandite Marais

Cominar and Groupe Dallaire are also limited partners in Société en Commandite Marais, in which Cominar owns a 75% interest and Groupe Dallaire owns a 25% interest. This limited partnership was created to carry out the development of 1,542,000 square feet of commercial land located in Québec City, at the junction of Robert-Bourassa and Félix-Leclerc highways. The development of this site will depend on market conditions and zoning changes, if required.

4.5.4 Terrains Centropolis S.E.C.

Cominar has entered into a first partnership with Centro Investments, held by Cogir and Centro Pie IX. Cominar and Centro Investments are the limited partners of Terrains Centropolis S.E.C., a limited partnership set up to develop 530 residential units on vacant land on the outskirts of the Centropolis shopping centre. The project is at the formal approval stage at the City, and Phase 1, consisting of \pm 370 units is expected to commence in Q2 2022. Cominar and Centro Investments each own a 50% interest in Terrains Centropolis S.E.C.

4.6 Social Responsibility, Environmental Management and Policies

Cominar believes that, as property manager, it needs to set an example in terms of sustainability, while making sure it continues to act in the best interests of its clients, customers, employees and society as a whole.

Cominar cares about the well-being of the communities where it operates and is committed to building a better future for everyone. That is why Cominar places a great deal of importance on sustainability, the environment, energy efficiency, water consumption, volunteer engagement, corporate donations and sponsorships, and health and safety. This environmentally and socially responsible approach is the common thread that runs through all the projects and activities at Cominar.

Through concrete action, Cominar can improve the status quo and do its part to create a better world. Building on this idea, various strategies were put in place and a number of initiatives were launched in the past few years. A committee to develop and implement an action plan targeting the short, medium and long term was formed. The committee's mission will be to incorporate sustainability minded practices into every aspect of the business. These initiatives are directly related to the Corporate Social Responsibility and Environmental Sustainability policy (the "CSR Policy") that the Board of Trustees adopted in 2018. The committee is specifically tasked with examining various environmental, social and governance (ESG) issues and coming up with lasting solutions that will help Cominar and its clients face the climate and social challenges of today and tomorrow. Cominar has its sights set on becoming an industry leader in this field. As such, Cominar keeps a close eye on market trends that can be used to stay ahead of the curve. Cominar is committed to taking innovative action to strengthen its societal impact and ensure long-term stability and growth.

4.6.1 Social Responsibility

Social engagement has always been a priority at Cominar. Cominar's properties contribute to the vitality of local businesses and directly and indirectly help promote community prosperity and well-being.

Cominar's Code of Ethics and Business Conduct sets out the terms for applying the ethical and business principles chosen by Cominar to guide the attitudes, conduct and actions of employees and trustees in the performance of their respective duties. It also applies to any other person called upon to represent or act on behalf of Cominar, including those bound by contract or otherwise to Cominar.

Cominar fosters a harmonious work atmosphere within the organization and intends to take the necessary steps to ensure that all employees are provided with a respectful, safe and pleasant work environment, free of psychological or sexual harassment.

Cominar has developed an IT security risk management program based on the CIS (Center for Internet Security) framework and focuses on a broad spectrum of preventative and protective measures to enhance risk resilience. These measures include, but are not limited to, security awareness and training programs for all employees, activities to identify gaps and weaknesses in the technological environment, patch and technological debt management, identity and access control, regular security posture assessment performed by specialized third parties and various internal and external monitoring processes. The overall plan for cybersecurity focuses on identifying Cominar's risk profile and prioritizing the appropriate security measures and its threat management initiatives. It includes regular phishing tests, biannual training and a technology plan to increase the security posture. Cominar also has a procedure for identifying security breaches or incidents as well as a formal response plan.

4.6.2 Environmental Management

Our environmental management program aims to safeguard Cominar's assets and those of its tenants and to ensure properties comply with applicable environmental standards. Its teams regularly monitor the situation and perform the necessary due diligence prior to acquiring, financing or selling a property, or applying for a municipal permit. Cominar works with external experts to conduct the required environmental assessments.

4.6.3 Corporate Social Responsibility and Environmental Sustainability Policy

The CSR Policy identifies Cominar's values with respect to social responsibility and environmental sustainability, and delineates how Cominar integrates such values into its investments and operations. To maximize Cominar's contribution to sustainable and socially responsible development and minimize its environmental impact, the CSR Policy focuses on five core areas: corporate governance; employee engagement and well-being; environmental stewardship; relations with stakeholders; and community involvement, development and investment. In each area, Cominar requires, supports and encourages active engagement between its Board, senior Management and employees, as well as its tenants and other partners to ensure it achieves its social and environmental goals and commits to transparent, honest and respectful decision-making.

Additionally, the CSR Policy recognizes concrete objectives in the following fundamental areas with respect to environmental sustainability: compliance with environmental legal requirements; environmental footprint reduction; promoting environmentally conscious choices and activities with respect to products, services and business operations; and, employee and tenant involvement. Over the years, Cominar has set up several programs and systems to improve its ESG performance.

PART 5 – Properties

5.1 Overview of the Portfolio

Cominar owns and manages a diversified portfolio consisting of office, retail, industrial and residential properties located primarily in the Province of Quebec and in the Ottawa Area. Further details concerning the portfolio are highlighted in Schedule "A" attached to this AIF.

5.1.1 Summary by Property Type

The following tables and charts summarize Cominar's portfolio by property type as at December 31, 2021:

As at December 31, 2021	Number of properties	Leasable area (sq. ft.)	Committed Occupancy rate (%)
Office	78	10,886,000	90.0%
Retail	41	9,409,173	90.7%
Industrial and Flex	190	15,252,000	97.4%
Total	309	35,547,173	93.4%

5.1.2 Summary by Geographic Market

The following tables and charts summarize Cominar's portfolio by geographic market as at December 31, 2021:

As at December 31, 2021	Number of properties	Leasable area (sq. ft.)
Montreal Area	193	23,493,000
Quebec City Area	97	9,702,173
Ottawa Area	19	2,352,000
Total overall markets	309	35,547,173

5.1.3 Top Ten Clients

The following table presents Cominar's top ten clients by percentage of operating revenues and percentage of total leasable area as at December 31, 2021:

Client	% of the total leasable area	% of operating revenues
Société québécoise des infrastructures	5.6%	6.3%
Public Works Canada	3.9%	4.5%
Canadian National Railway Company	1.8%	3.4%
Infra MTL Inc. ⁽¹⁾	3.1%	2.3%
Canadian Tire group	1.6%	1.4%
Loblaws group	0.8%	0.9%
Desjardins Property Management	0.7%	0.9%
Winners merchants	0.7%	0.8%
Metro group	0.8%	0.8%
Dollarama	0.6%	0.8%
Total	19.6%	22.1%

(1) Infra MTL is a wholly-owned subsidiary of the Caisse de dépôt et placement du Québec.

5.1.4 Leasing Activity

The following table summarizes Cominar's leasing activity in 2021:

	Office	Retail	Industrial and Flex	Total
Leases that matured in 2021				
Number of clients	176	528	186	890
Leasable area (sq. ft.)	1,750,918	1,532,605	2,159,145	5,442,668
Renewed leases in 2021				
Number of clients	110	339	128	577
Leasable area (sq. ft.)	1,358,551	1,116,374	1,556,701	4,031,626
New leases in 2021				
Number of clients	42	74	82	198
Leasable area (sq. ft.)	345,944	524,450	911,137	1,781,531
Unexpected departures				
Number of clients	15	19	7	41
Leasable area (sq. ft.)	186,000	106,000	175,000	467,000

5.1.5 Lease Maturities

The following table summarizes Cominar's lease maturities for the next five years:

For the years ending December 31	2022	2023	2024	2025	2026
Office					
Leasable area (sq. ft.)	1,221,570	1,548,763	1,306,523	1,259,732	678,947
% of portfolio in terms of sq. ft. – Office	11.2%	14.2%	12.0%	11.6%	6.2%
Retail					
Leasable area (sq. ft.)	1,444,318	1,112,687	891,233	829,193	628,558
% of portfolio in terms of sq. ft. – Retail	15.4%	11.8%	9.5%	8.8%	6.7%
Industrial and Flex					
Leasable area (sq. ft.)	2,786,579	2,448,392	1,874,210	1,957,609	1,701,214
% of portfolio in terms of sq. ft. – Industrial and Flex	18.3%	16.1%	12.3%	12.8%	11.2%
Portfolio total					
Leasable area (sq. ft.)	5,452,467	5,109,842	4,071,966	4,046,534	3,008,719
% of portfolio in terms of sq. ft.	15.3%	14.4%	11.5%	11.4%	8.5%

5.2 Description of Cominar's 10 Major Properties in Terms of Value as at December 31, 2021

Alexis Nihon Complex

3400 de Maisonneuve Blvd. West, Montréal, Québec, and

1500 Atwater Ave., Montréal, Québec

Located in downtown Montréal, the Alexis Nihon Complex consists of a shopping centre, two office towers, a residential tower, and a parking area. The office space represents leasable area of approximately 609,000 square feet and the shopping centre totals 406,000 square feet. The residential tower contains 426 units of various sizes and layouts. The three-tier parking area contains 1,091 spaces.

The shopping centre has six main tenants, being Canadian Tire, IGA Extra, Winners, Marshalls, Sports Experts/Atmosphère and Pharmaprix, and a mix of national and local tenants. The two office towers are classified as Class "A" and major tenants include Hapag Lloyd (Canada), Dale Parizeau Morris MacKenzie, Paysafe Services (Canada) Inc., Tecsys, Xerox Canada, Oceanwide, Société de Services Financiers and Fédération des médecins omnipraticiens du Québec. The shopping centre was built in 1968, the residential tower was built in 1971, the office tower located at 1 Place Alexis Nihon (Xerox Tower) was built in 1987–1988 and the office tower located at 2 Place Alexis Nihon was completed in 1986. Overall, the occupancy rate of the Alexis Nihon Complex was 97.3% as at December 31, 2021.

Complexe de la Gare Centrale

895 De La Gauchetière Street West, Montréal, Québec

The Complexe de la Gare Centrale is located in downtown Montréal, in the heart of the business district. The complex consists of an office tower, a shopping mall, CN Central Station, parking spaces and railway spaces. The 649,000 square-foot office tower is occupied by Canadian National Railway Company (CN) headquarters, which it occupies at 100%. Major tenants include CN, Via Rail, Adacel and Cologix. The shopping mall is approximately 88,000 square feet, which is set up as a food court (Halles de la Gare). The main retail client is Bureau en Gros (Staples). The complex also includes 1,623 parking spaces and a railway lease of about 989,000 square feet. The property was built in several phases, beginning with CN Central Station in 1929, followed by several expansions in 1943, 1961, 1981 and 1995. The office tower was completely renovated between 1999 and 2005. Overall, the occupancy rate of the complex was 97.4% as at December 31, 2021. The property will be a REM station site, which is projected to open at the end of 2022.

Place de la Cité

2590-2640 Laurier Blvd., Québec, Québec

Place de la Cité in Québec City is a fully-integrated mixed-use office and retail complex totalling 1.03 million square feet built between 1964 and 2004, which comprises approximately 718,000 square feet of Class "A" office space and 308,000 square feet of retail space, including a 40,000 square-foot medical clinic. Place de la Cité enjoys a prime location on Laurier Boulevard, the most important thoroughfare in the Sainte-Foy-Sillery Borough, which runs into Québec City, and is strategically situated between two major shopping centres comprising approximately 1.7 million square feet of retail space. Université Laval, which is attended by approximately 43,000 students, is in the immediate vicinity. Major tenants include the Société québécoise des infrastructures (SQI), the Autorité des marchés financiers (AMF) and a Canadian chartered bank. Overall, the occupancy rate of Place de la Cité was 94.5% as at December 31, 2021.

Rockland Centre**2305 Rockland Road, Town of Mount Royal, Québec**

This 624,000 square-foot regional shopping centre is erected on 940,223 square feet of land and includes 2,720 outdoor parking spaces. The property was built in 1959 and renovated in 1983, 2005 and 2018. In 2018, a fresh new foodhall concept was completed where shoppers can enjoy restaurant-inspired counters, celebrity chef cooking demos, a playground for children, a bar and a stage for live entertainment. Strategically located along Highway 40 in Town of Mount Royal, Rockland Centre enjoys excellent visibility. The building was 94.0% leased as at December 31, 2021. Main tenants include The Bay, IGA Extra, Sports Experts/Atmosphère, H&M, Pharmaprix, Zara Canada and Linen Chest.

2001 McGill College Avenue, Montréal, Québec

This 24-storey office building totalling approximately 515,000 square feet was built in 1982 on 50,973 square feet of land. This building has approximately 305 indoor parking spaces and is located at the corner of McGill College Avenue and Sherbrooke Street West, in the heart of the business district. As at December 31, 2021, the occupancy rate was 98.3%. Major tenants include SITA (Société internationale de télécommunications aéronautiques), McGill University, a Canadian chartered bank, the Lucie and André Chagnon Foundation, State Street Trust Company Canada, Eidos Interactive Corporation and BFL Canada Risk and Insurance.

Centropolis**1731-1799 Pierre-Péladeau Ave., Laval, Québec and****2777 Saint-Martin Blvd. West, Laval, Québec**

Located in Laval, Centropolis is a mixed-use office and retail complex totalling 803,000 square feet erected on 3,979,089 square feet of land and includes 5,013 parking spaces with 50 indoor parking spaces. It consists of multiple retail and office properties, which offer customers upscale shopping, gourmet experiences, unique entertainment and must-see events. The office space represents leasable area of approximately 255,000 square feet and the retail space totals 548,000 square feet. The occupancy rate as at December 31, 2020 was 98.0%. The main tenants include Famous Players Co. (Colossus), Fruiterie 440, Meloche Monnex inc., Kiewit Construction Cie., La Cordée Plein Air and a Canadian chartered bank.

At the end of 2020, a 530-unit residential development was initiated on a vacant lot belonging to Terrains Centropolis S.E.C., Cominar and Les Investissements Centro Johnson Ltd. are the limited partners and both hold a 50% interest. The first phase of construction of the project should begin by the end of the second quarter of 2022.

Galeries Rive-Nord**100 Brien Blvd., Repentigny, Québec**

This 555,000 square-foot regional shopping centre is located in the City of Repentigny on Montréal's North Shore. Built in 1974, Galeries Rive-Nord has been renovated in several phases, particularly in 1975, 1982, 1984 and 1990. In 1999, a second storey was built above a portion of the mall. The food court was completely renovated in 2005. Facing Highway 40, Galeries Rive-Nord is strategically situated on Brien Boulevard in the City of Repentigny. The property is located in the most active commercial area in the City of Repentigny and was 94.7% leased as at December 31, 2021. The main tenants include Walmart Canada, Sports Experts/Atmosphère, Toys "R" Us, H&M, Groupe Jean Coutu, Dollarama and GBI Expert-Conseils.

Centre Les Rivières**4125-4575 des Forges Blvd., Trois-Rivières, Québec**

This 530,000 square-foot regional shopping centre is erected on 1,594,005 square feet of land and includes 3,467 outdoor parking spaces. Centre Les Rivières is the largest enclosed shopping centre along the Québec-Montréal corridor and constitutes the main shopping destination in the Mauricie region. The building is located at the corner of des Forges Boulevard and Rigaud Boulevard, two of Trois-Rivières' commercial arteries from which the property has great visibility. It was built in 1971 and extended in 1981 and 2001. As at December 31, 2021, the building was 93.7% leased and the main tenants are IGA Extra, Toys "R" Us, Sports Experts/Atmosphère, H&M, Hart, Urban Planet, Archambault and Linen Chest.

Centre Laval**1600 Le Corbusier Blvd., Laval, Québec**

This 696,000 square-foot shopping centre opened in 1967 has been extensively expanded and modernized since 1998. It has over 100 retail stores, big-box stores and services, as well as a large parking lot. Located along Highway 15 and less than 5 km north of Montréal, Centre Laval is easily accessible by public transit, including through the Montmorency Metro station. As at December 31, 2021, the building was 90.9% leased and its major tenants are Best Buy, Brick, The Bay, Bureau en Gros (Staples), Decathlon, Avril and Marshalls/Home Sense.

Complexe Jules-Dallaire**2820-2828 Laurier Blvd., Québec, Québec**

Complexe Jules-Dallaire, in which Cominar owns a 75% interest, is a class "A" office building totalling 536,000 square feet of leasable area located at the intersection of route de l'Église and Laurier Boulevard at the entrance of the city of Québec. This LEED Gold building was built in two phases, 2010 and 2013, and comprises seventeen

and thirteen storeys respectively, as well as five (5) levels of underground parking totalling 1,195 spaces. Major tenants include CIBC World Markets, Corporation BCF Québec, Services OR, a Canadian chartered bank, Société québécoise des infrastructures (SQI), Norton Rose Fulbright Sec, and RBC Dominion Securities Groupe Dallaire and Les services administratifs Cominar. As at December 31, 2021, the property was 97.8% leased.

PART 6 – Contract of Trust

6.1.1 Meetings of Unitholders

The Contract of Trust provides that meetings of Unitholders must be called and held for the election or removal without cause of Trustees, the appointment or removal of Cominar's auditors, the approval of amendments to the Contract of Trust (as described below in 6.1.3 under "Amendments to Contract of Trust"), the sale of Cominar's assets as an entirety or substantially as an entirety other than as part of an internal reorganization of Cominar's assets as approved by the Trustees and to require that all Cominar's property be distributed. Meetings of Unitholders will be called and held annually for the election of the Trustees and the appointment of Cominar's auditors.

A meeting of Unitholders may be convened at any time and for any purpose by the Trustees and must be convened, except in certain circumstances, if requisitioned in writing by the holders of not less than 5% of the Units then outstanding. The requisition must state in reasonable detail the business proposed to be transacted at the meeting. Unitholders have the right to obtain a list of registered holders of Units to the same extent and upon the same conditions as those which apply to shareholders of a corporation governed by the CBCA.

Unitholders may attend and vote at all meetings of the Unitholders whether in person or by proxy and a proxy need not be a Unitholder.

6.1.2 Information and Reports

Cominar provides to Unitholders such financial statements (including quarterly and annual financial statements) and other reports as are from time to time required by applicable law, including prescribed forms needed for the completion of Unitholders' tax returns under the Tax Act or equivalent provincial legislation.

Prior to each annual and special meeting of Unitholders, the Trustees will provide to the Unitholders (along with notice of such meeting) information similar to that required to be provided to shareholders of a public corporation governed by the CBCA.

6.1.3 Amendments to Contract of Trust

The Contract of Trust may be amended or altered from time to time. Certain amendments must be approved by at least two-thirds of the votes cast at a meeting of the Unitholders called for such purpose. These include:

- (i) any amendment to the contract requiring approval by a majority of at least two-thirds of the votes;
- (ii) any amendment to change a right with respect to any outstanding Units of Cominar, to reduce the amount payable thereon upon dissolution of Cominar or to diminish or eliminate any voting rights pertaining thereto;
- (iii) any amendment to the terms relating to the duration or dissolution of Cominar;
- (iv) any amendment to increase the maximum number of Trustees (to more than eleven Trustees) or to decrease the minimum number of Trustees (to less than nine Trustees), or any increase or decrease by the Unitholders of the number of Trustees within the minimum and maximum number of Trustees provided in the Contract of Trust;
- (v) any amendment relating to the powers, duties, obligations, liabilities or indemnification of the Trustees;
- (vi) any sale or transfer of Cominar's assets as an entirety or substantially as an entirety (other than as part of an internal reorganization of the assets of the Trust as approved by the Trustees);
- (vii) any approval regarding the distribution to Unitholders of all Cominar's property; and
- (viii) any amendment to the investment guidelines and operating policies set forth in sections 5.1 and 5.2.6 to 5.2.10 of the Contract of Trust, except when such amendment is made for any reason provided for in section 13.1 of same or in order to resolve a conflict with any law, regulation or other requirement.

Other amendments to the Contract of Trust may be made by way of ordinary resolution of the Unitholders.

The Trustees may, without the approval of, or any notice to, Unitholders, make certain amendments to the Contract of Trust, including amendments:

- (i) to ensure continuing compliance with applicable laws, regulations, requirements or policies of any governmental authority having jurisdiction over the Trustees or over Cominar, its status as a “unit trust”, a “mutual fund trust”, a “real estate investment trust” and a “registered investment” under the Tax Act or the distribution of Units;
- (ii) which, in the opinion of the Trustees, provide additional protection for the Unitholders;
- (iii) to remove any conflicts or inconsistencies in the Contract of Trust or to make minor corrections which are, in the opinion of the Trustees, necessary or desirable and not prejudicial to the Unitholders;
- (iv) which, in the opinion of the Trustees, are necessary or desirable to ensure that the Contract of Trust complies with the information disclosed in the prospectus;
- (v) which, in the opinion of the Trustees, are necessary or desirable as a result of changes in taxation laws;
- (vi) which, in the opinion of the Trustees, are necessary or desirable as a result of changes in accounting standards;
- (vii) for any purpose (except one in respect of which a Unitholder vote is specifically otherwise required) if the Trustees are of the opinion that the amendment is not prejudicial to Unitholders and is necessary or desirable; and
- (viii) which, in the opinion of the Trustees, are necessary or desirable to enable Cominar to issue Units for which the purchase price is payable on an instalment basis.

6.1.4 Sale of Assets

Any sale or transfer of Cominar’s assets as an entirety or substantially as an entirety (other than as part of an internal reorganization of Cominar’s assets as approved by the Trustees) shall occur only if approved by at least two-thirds of the votes cast at a meeting of the Unitholders called for such purpose.

6.1.5 Term of Cominar

Cominar has been established for a term to continue until no property of Cominar is held by the Trustees. The distribution of all of the property of Cominar may be required by the affirmative vote of two-thirds of the votes cast at a meeting of Unitholders called for such purpose.

6.1.6 Determination of Trustees

The Contract of Trust provides that all determinations of the Trustees which are made in good faith with respect to any matters relating to Cominar, including whether any particular investment or disposition meets the requirements of the Contract of Trust, shall be final and conclusive and shall be binding upon Cominar and all Unitholders (and, where the Unitholder is a registered retirement savings plan, registered retirement income fund, deferred profit sharing plan or registered pension fund or plan as defined in the Tax Act, or such other fund or plan registered under the Tax Act, upon plan beneficiaries and plan holders past, present and future) and Units of Cominar shall be issued and sold on the condition and understanding that any and all such determinations shall be binding as aforesaid.

6.1.7 Unitholders rights and remedies

The Contract of Trust was amended in 2018 to, inter alia, extend to the Unitholders certain rights available to shareholders of corporations incorporated under the CBCA.

Oppression Remedy

A right was introduced for Unitholders and other specified eligible complainants to make an application to a court to seek an order to rectify matters where (i) any act or omission of Cominar effects a result, (ii) the business or affairs of Cominar or any subsidiary are or have been carried on or conducted in a manner, or (iii) the powers of the Trustees are or have been exercised in a manner, that is oppressive or unfairly prejudicial to or that unfairly disregards the interests of any Unitholder, security holder, creditor, Trustee or officer.

The new provisions provide that a court may make any order it thinks fit including, among others and without limitation, an order: restraining the conduct complained of; appointing a receiver; regulating Cominar’s affairs by amending the Contract of Trust; directing an issue or exchange of securities; replacing Trustees; directing Cominar to purchase securities of a Unitholder; varying or setting aside a transaction or contract to which Cominar is a party and compensating Cominar or another party thereto accordingly; requiring the production of financial information; or to wind-up Cominar or its subsidiary(ies) (if the court is satisfied that it is just and equitable that such winding up, liquidation or dissolution occur).

Dissent/Appraisal Rights

A right was introduced to grant Unitholders dissent and appraisal rights in connection with certain fundamental transactions, including:

- (i) the carrying out of any transaction which requires approval of at least two-thirds of Unitholders pursuant to the Contract of Trust, including without limitation, a sale or transfer of Cominar's assets as an entirety or substantially as an entirety;
- (ii) the carrying out of a going-private or squeeze-out transaction in respect of Cominar; or
- (iii) the amendment of the Contract of Trust to add, change or remove any provision restricting the issue, transfer or ownership of Units; add, change or remove any restrictions on the business Cominar may carry on; add, change or remove the rights, privileges, restrictions or conditions attached to Units; increase the rights or privileges of any class of Units having privileges equal or superior to the class held by the dissenting Unitholder; create a new class of Units equal to or superior to the Units of the class held by the dissenting Unitholder or make any class of Units with inferior rights or privileges superior to the class held by the dissenting Unitholder; or effect an exchange or create a right of exchange in all or part of a class of Units into the class held by the dissenting Unitholder.

A dissenting Unitholder who complies with the procedures set out in these provisions will be entitled, at the time the approved action from which the Unitholder dissents becomes effective, to receive the fair value of the Units held by such dissenting Unitholder, determined as of the close of business on the day prior to the date of the adopting resolution.

To avail itself of this right, a dissenting Unitholder must send Cominar, at or prior to any meeting at which the relevant resolution is to be voted on, a written objection to the resolution. The provisions include the procedures, including requirements for notification, delivering Units to be cancelled and receipt of the fair value payment owed, to which Cominar and the dissenting Unitholder must adhere regarding the above rights. Cominar will be required to send to each dissenting Unitholder who has complied with the relevant provisions a written offer of an amount considered by the Trustees to be the fair value, accompanied by a statement showing how fair value was determined. Within ten days after such offer is accepted, Cominar shall pay to the dissenting Unitholder the required payment. The offer made by Cominar will lapse if Cominar does not receive an acceptance within thirty days of it being made. If Cominar fails to make an offer or an offer fails to be accepted, a dissenting Unitholder has the ability to apply to the court for purposes of the court fixing a fair value for the Units of any dissenting Unitholder.

PART 7 – Risk Factors

Like all real estate entities, Cominar is exposed, in the normal course of business, to various risk factors that may have an impact on its ability to achieve strategic objectives, despite all the measures implemented to counter them. Accordingly, Unitholders should consider the following risks and uncertainties when determining whether to invest in Cominar.

COVID-19 Health Crisis

COVID-19 and the resulting government restrictive measures continue to have a significant impact on the global and domestic economy since the onset of the pandemic in March 2020. While many areas experienced a respite in case counts delineating the first wave, the pandemic entered subsequent waves following detection of new variants including the Delta and Omicron variants, with increased case outbreaks. In response, the Government of Quebec implemented various measures to slow the pandemic spread including by making remote work mandatory for people working in offices, except for workers whose public or private sector employers deem their presence necessary to pursue the organization's activities. Cominar has implemented additional safety measures at all of its properties, including increased frequency in cleaning and disinfecting, as well as physical distancing practices. As the COVID-19 pandemic evolves, Cominar will continue to act according to directions provided by the Federal, Provincial and Municipal governments. Despite the recent rollout of vaccinations across Canada and globally, the longevity and extent of the pandemic, the duration and intensity of resulting business disruptions and related financial, social and public health impacts currently remain fluid and uncertain. Such continuing risks and uncertainties arising from the COVID-19 health crisis include, but are not limited to, consumer demand for tenant's products or services; consumer foot traffic to tenant stores and Cominar shopping centres; changing consumer habits and level of discretionary spending; mobility restrictions; increased unemployment; tenants' ability to adequately staff their businesses; tenants' ability to pay rent as required under their leases; the extent of tenant business closures and changes in tenant business strategies that may impact retail property occupancy; changes in the creditworthiness of tenants; leasing activities; market rents; the availability, duration and effectiveness of various support programs that are or may be offered by the various levels of government in Canada; the introduction or extension of temporary or permanent rent control or other form of regulation or legislation that may limit Cominar's ability to raise rents or the extent of such raises based on market conditions upon lease renewals or restrict existing landlord rights or landlord's ability to enforce such landlord rights; the availability and extent of support programs that Cominar may offer its tenants; the pace of property lease-up or rents and yields achieved upon development completion; domestic and global supply chains; labor supply and demand; and the capitalization rates that arm's length buyers and sellers are willing to transact on properties.

Many of these factors could not only impact Cominar's operations and financial performance but could also have a material adverse impact on Cominar's Investment Property valuations because such factors could have a direct or indirect impact on Net Operating Income, cash flows or capitalization rates, among others, that are inputs to Investment Property valuations. During 2021, management revalued the entire real estate portfolio using internal and external valuations and determined that a net decrease of \$347.9 million was necessary to adjust the carrying amount of investment properties to fair value. The negative change in fair value related to Investment Properties held as at December 31, 2021 amounts to \$325.78 million. As the events unfold in association with the pandemic, further adjustments to Cominar's IFRS value of investment properties, which could be negative or positive, may be required.

The ongoing pandemic could also impact the timelines and costs related to the execution of Cominar's strategic plan, as well as the pace of maintenance of its capital expenditures. The current pandemic could also increase risks associated with cybersecurity, information technology systems and networks, which in turn could impact Cominar's business and affairs.

The spread, duration and severity of COVID-19 could adversely affect global economies, including credit and capital markets, resulting in a short-term or long-term economic downturn, which could potentially increase the difficulty and cost of accessing capital. It is also expected that COVID-19 could adversely impact other risk factors mentioned in this Part 7.

7.1 Risk Factors Related to Cominar's Business

7.1.1 Access to Capital and Debt Financing, and Current Global Financial Conditions

The real estate industry is capital intensive. Cominar requires access to capital to maintain its properties, as well as to fund its growth strategy and its significant capital expenditures incurred from time to time. There can be no assurances that Cominar will have access to sufficient capital (including debt financing) on terms favourable to Cominar for future property acquisitions and developments, for the financing or refinancing of properties, for funding operating expenses or for other purposes. In addition, Cominar may not be able to borrow under its unsecured revolving credit facilities due to limitations on Cominar's ability to incur debt set forth in the Contract of Trust or conditions in its debt instruments. Cominar's access to the unsecured debenture market and the cost of Cominar's borrowings under its unsecured revolving credit facility are also dependent on its credit rating. A new negative change in its credit rating could have an additional material adverse impact on Cominar. See "PART 7 – Risk Factors – 7.2 Risk Factors Related to the Ownership of Senior Debentures – 7.2.1 Credit Ratings".

Market events and conditions, including disruptions that sometimes affect international and regional credit markets and other financial systems and global economic conditions, could impede Cominar's access to capital (including debt financing) or increase the cost of such capital. Failure to raise or access capital in a timely manner or under favourable terms could have a material adverse effect on Cominar's financial position and results of operations, including on the development of properties.

7.1.2 Debt Financing

Cominar has substantial outstanding consolidated borrowings comprised primarily of hypothecs, mortgages, debentures, bridge loans and borrowings under its unsecured revolving credit facilities. Cominar intends to finance its growth strategy, including developments and acquisitions, through its working capital and liquidity resources, including cash flows from operations, additional borrowings and public offerings or private placements of equity or debt securities. Cominar's activities are therefore partially dependent upon the interest rates applied to its existing debt. Cominar may not be able to refinance its existing debt or renegotiate the terms of repayment at favourable rates. In addition, the terms of Cominar's indebtedness provide that, upon an event of default, such indebtedness becomes immediately due and payable and distributions that may be made by Cominar may be restricted. Therefore, upon an event of default under such borrowings, or inability to renew same at maturity, Cominar's ability to make distributions will be adversely affected.

A portion of Cominar's cash flows is dedicated to servicing its debt, and there can be no assurance that Cominar will continue to generate sufficient cash flows from operations to meet required interest or principal payments, such that it could be required to seek renegotiation of such payments or obtain additional financing, including equity or debt financing.

As at December 31, 2021, bank borrowings totaled \$537.1 million. As at December 31, 2021, Cominar had a secured credit facility of \$167.4 million maturing in September 2023. As at December 31, 2021, this credit facility was fully used. As at December 31, 2021, Cominar also had a secured credit facility of \$120.0 million maturing in September 2022. As at December 31, 2021, this credit facility was fully used.

As at December 31, 2021, Cominar had a secured credit facility of \$150.0 million maturing in April 2023. As at December 31, 2021, \$17.3 million was available under this credit facility.

As at December 31, 2021, Cominar had an unsecured credit facility of \$167.0 million maturing in April 2022. As at December 31, 2021, \$50.0 million was available under this credit facility.

Between January 2022 and May 2025, \$875.0 million of Senior Debentures will come to maturity, with \$200.0 million aggregate principal amount of Series 9 Senior Debentures due first in June 2022.

Cominar is exposed to debt financing risks, including the risk that the existing hypothecary borrowings secured by its properties, the unsecured revolving credit facility or the Senior Debentures cannot be refinanced or that the terms of such refinancing will not be as favourable as the terms of the existing loans.

An additional downgrade of the credit rating assigned by DBRS to Cominar and to the unsecured debentures could have a material adverse impact on Cominar. See "PART 7 – Risk Factors – 7.2 Risk Factors Related to the Ownership of Senior Debentures – 7.2.1 Credit Ratings".

7.1.3 Ownership of Immovable Property

All real estate investments are subject to risk exposures. Such investments are affected by general economic conditions, local real estate markets, demand for leased premises, competition from other vacant premises, municipal valuations and assessments, and various other factors.

The value of Immovable Property and improvements thereto may also depend on the solvency and financial stability of tenants, the economic environment in which they operate and the increase in interest rates. Due to difficult conditions in the Canadian retail environment, certain retailers have announced the closure of their stores, including Sears Canada Inc. and other retailers, who were or are tenants of Cominar. Other retailers may follow. Cominar has also been impacted by vacancies and by the downward review of rents in the Montréal Area's suburban office market and the Ottawa Area office market. Cominar's income and Distributable Income could be adversely impacted if one or more major tenants or a significant number of tenants were unable to meet their lease obligations or if a significant portion of vacant space in Cominar's properties cannot be leased on economically favourable lease terms, or simply re-leased. In the event of default by a tenant, delays or limitations may be experienced in enforcing Cominar's rights as a lessor and substantial costs may be incurred to protect Cominar's investment. The ability to rent unleased space in Cominar's properties will be affected by many factors, including the level of general economic activity and competition for tenants by other properties. Cominar's failure to rent unleased space on a timely basis or at all or at rates that are equivalent to or higher than current rents would likely have an adverse impact on Cominar's financial position and the value of its properties.

Certain significant expenditures, including property taxes, operating and maintenance costs, capital repairs and enhancements, hypothecary payments, insurance costs and related charges must be supported by Cominar throughout the period of ownership of the Immovable Property regardless of whether the property is producing any income. In order to maintain the leasable space in good condition and to generate a nice stream of revenue over the long term, Cominar must maintain or, in some cases, improve each property's condition. Maintaining a rental property in accordance with market standards can entail significant costs, which Cominar may not be able to recover from its tenants. In addition, property tax increases based on updated appraised values may occur, which Cominar may not be able to recover from its tenants. As a result, Cominar will bear the financial burden of such operating costs and taxes which may adversely impact Cominar's financial condition and results from operations and decrease the amount of cash available for distribution to Unitholders. Numerous factors, including the age of the relevant building, the materials used at the time of construction or currently unknown building code violations could result in substantial unbudgeted costs for refurbishment or modernization. The timing and amount of capital expenditures may also indirectly affect the amount of cash available for distribution to Unitholders. In addition, if Cominar is unable to meet mortgage payments on an Immovable Property, a loss could be sustained as a result of the mortgage creditor's exercise of its hypothecary remedies.

Real estate investments tend to be relatively illiquid, with the degree of liquidity generally fluctuating in relationship with the demand for and the perceived desirability of such investments. Such illiquidity may tend to limit Cominar's ability to make changes to its portfolio promptly in response to changing economic or investment conditions. If Cominar were to be required to liquidate its real estate investments, the proceeds to Cominar might be significantly less than the aggregate carrying value of its properties.

Leases for Cominar's properties, including those of significant tenants, will mature from time to time over the short and long term. There can be no assurance that Cominar will be able to renew any or all of the leases upon maturity or that rental rate increases will occur or be achieved upon any such renewals. The failure to renew leases or achieve rental rate increases may have an adverse impact on Cominar's financial position and results of operations.

7.1.4 Environmental Matters

Environmental and ecological legislation and policies have become increasingly important in recent years. As an owner or operator of real property, Cominar could, under various federal, provincial and municipal laws, become liable for the costs of removal of certain hazardous or toxic substances released on or in its properties or disposed of at other locations and for remediation work. The failure to remove or remediate such substances, or address such matters through alternative measures prescribed by the governing authority, may adversely impact Cominar's ability to sell such real estate or to borrow using such real estate as collateral, and could potentially also result in claims against Cominar by private plaintiffs or governmental agencies. Cominar is not currently aware of any material non-compliance, liability or other claim in connection with any of its properties, nor is Cominar aware of any environmental condition with respect to any of its properties that it believes would involve material expenditures by Cominar, other than in respect of remediation expenditures taken into consideration as part of the acquisition of properties.

Pursuant to Cominar's operating policies, Cominar will obtain or review a Phase I environmental audit of each Immovable Property to be acquired by it. See "Description of the Business – Investment Guidelines and Operating Policies – Operating Policies" on pages 10 to 11 of the 2021 Annual Information Form.

7.1.5 Climate Change

Climate change has continued to attract the focus of governments, the scientific community and the general public as an important threat, given the emission of greenhouse gases and other activities continue to negatively impact the planet. As a real estate property owner and manager, Cominar faces the risk that its properties will be subject to government initiatives aimed at countering climate change, such as reduction of greenhouse gas emissions, which could impose constraints on its operational flexibility. To the extent any such initiative would require Cominar to ensure its tenants compliance and/or constrain their activities in any way, this could have an undesirable effect on Cominar's ability to successfully pursue its leasing strategy. Furthermore, Cominar's properties may be exposed to the impact of events caused by climate change, such as natural disasters and increasingly frequent and serious weather conditions. Such events could interrupt Cominar's operations and activities, damage its properties,

diminish traffic and require Cominar to incur important additional expenses. Cominar's financial position and results from operations, as well as its ability to secure and maintain lucrative leases, would be adversely affected by the materialization of any of the risks identified herein related to climate change.

7.1.6 Legal Risks

Cominar's operations are subject to various laws and regulations across all of its operating jurisdictions and Cominar faces risks associated with legal and regulatory changes and litigation.

7.1.7 Competition

Cominar competes for suitable real estate investments with individuals, corporations, pension funds and other institutions (both Canadian and foreign) which are presently seeking, or which may seek in the future, real estate investments similar to those desired by Cominar. Many of those investors have greater financial resources than Cominar, or operate without the investment or operating restrictions applicable to Cominar or under more flexible conditions. An increase in the availability of investment funds and heightened interest in real estate investments could increase competition for real estate investments, thereby increasing the purchase prices of such investments and reducing their yield.

In addition, numerous property developers, managers and owners compete with Cominar in seeking tenants. The existence of competing developers, managers and owners and competition for Cominar's tenants could have an adverse impact on Cominar's ability to lease space in its properties and on the rents charged, and could adversely impact Cominar's revenues and, consequently, its ability to meet its obligations.

7.1.8 Property Development Program

Information regarding Cominar's development projects, development costs, capitalization rates and expected returns are subject to change, which may be material, as assumptions regarding items such as, but not limited to, tenant rents, building sizes, leasable areas, project completion timelines and project costs, are updated periodically based on revised site plans, Cominar's cost tendering process, continuing tenant negotiations, demand for leasable space in Cominar's markets, the obtaining of required building permits, ongoing discussions with municipalities and successful property re-zonings. There can be no assurance that any assumptions in this regard will materialize as expected and any changes in these assumptions could have a material adverse impact on Cominar's development program, asset values and financial performance.

The feasibility, timing and profitability of certain of Cominar's intensification and densification opportunities may be affected by the completion of certain mass transit initiatives such as the REM, the extension of the metro, tramways and trambuses, and light rail trains. There can be no assurance that any such initiatives will be completed or as to the timing thereof. Such intensification and development initiatives may also be affected by escalating construction costs and required zoning changes. There can be no assurance that any such zoning changes can be obtained. Special taxes, levies and assessments may be incurred by Cominar in respect of such developments.

7.1.9 Recruitment and Retention of Employees and Executives

Management depends on the services of certain key personnel. Competition for qualified employees and executives is intense. If Cominar is unable to attract and retain qualified employees and executives, the conduct of its activities may be adversely impacted.

7.1.10 Government Regulation

Cominar and its properties are subject to various government statutes and regulations. Any change in such statutes or regulations that is adverse to Cominar and its properties could affect Cominar's operating results and financial performance. See "PART 7 – Risk Factors – 7.1 Risk Factors Related to Cominar's Business – 7.1.4 Environmental Matters".

7.1.11 Limit on Activities

In order to maintain its status as a "mutual fund trust" under the Tax Act, Cominar cannot carry on most active business activities and is limited in the types of investments it may make. The Contract of Trust contains restrictions to this effect.

7.1.12 General Uninsured Losses

Cominar carries a blanket comprehensive general liability and a property policy including insurance against fire, flood and extended coverage insurance, with policy specifications, limits and deductibles customarily carried for similar properties. There are, however, certain types of risks (generally of a catastrophic nature such as wars or environmental contamination) which are either uninsurable or not insurable on an economically viable basis. Cominar also carries insurance for earthquake risks, subject to certain policy limits and deductibles, and will continue to carry such insurance if it is economical to do so. Should an uninsured or underinsured loss occur, Cominar could lose its investment in, and anticipated profits and cash flows from, one or more of its properties, but Cominar would continue to be obligated to repay any hypothecary or mortgage indebtedness on such properties.

Many insurance companies have eliminated coverage for acts of terrorism from their policies, and Cominar may not be able to obtain coverage for terrorist acts at commercially reasonable rates or at any price. Damage to a property sustained as a result of an uninsured terrorist or similar act would likely adversely impact Cominar's financial condition and results of operations and decrease the amount of cash available for distribution.

7.1.13 Cybersecurity Events

Cominar faces various security threats, including cybersecurity threats related to the use of technology to gain unauthorized access to sensitive information, to render data or systems unusable, or otherwise affect Cominar's ability to operate. Employees, the technological environment and external partners are all risk vectors. Cominar's operations require it to use and store personally identifiable and other sensitive information of its tenants and employees. The collection and use of personally identifiable information is governed by Canadian federal and provincial laws and regulations. Privacy and information security laws continue to evolve and may be inconsistent from one jurisdiction to another. The security measures put in place by Cominar in that regard cannot provide absolute security, and Cominar's information technology infrastructure may be vulnerable to cyberattacks, including without limitation, malicious software, attempts to gain unauthorized access to data hereinabove mentioned, and other electronic security breaches that could lead to disruptions in critical systems, corruption of data and unauthorized release of confidential or otherwise protected information. The occurrence of one of these events could cause a substantial decrease in revenues, increased costs to respond or other financial loss, damage to Cominar's reputation, increased regulation or litigation or inaccurate information being reported by Cominar about its operations. These developments may subject Cominar's operations to increased risks, as well as increased costs, and, depending on their ultimate magnitude, could have a material adverse impact on Cominar's financial position and results of operations.

Cominar has developed an IT security risk management program based on the NIST framework and focuses across a broad spectrum of preventative and protective measures. These measures include, but are not limited to, security awareness and training programs for all employees, patch and technological debt management, identity and access control, regular security posture assessment performed by specialized third parties and various monitoring activities. The overall strategic security plan focuses on identifying Cominar's risk profile and prioritizing the appropriate security measures and its threat management initiatives.

7.2 Risk Factors Related to the Ownership of Senior Debentures

7.2.1 Credit Ratings

The credit rating assigned by DBRS to Cominar and the Senior Debentures is not a recommendation to buy, hold or sell securities of Cominar. A rating is not an opinion on the market price of a security nor is it an assessment of rights held in relation to various investment objectives. Prospective investors should consult with DBRS with respect to the interpretation and implications of the rating. There is no assurance that any rating will remain in effect for any given period of time and ratings may be upgraded, downgraded, placed under review, confirmed or withdrawn. Non-credit risks that can meaningfully impact the value of the securities issued include market risk, trading liquidity risk and covenant risk. DBRS uses rating symbols as a simple and concise method of expressing its opinion to the market, although DBRS usually provides broader contextual information regarding securities in rating reports, which generally set out the full rationale for the chosen rating symbol, and in other releases.

On December 29, 2020, DBRS confirmed Cominar's credit rating as BB (high) but changed the outlook from "Stable" to "Negative". Any downgrade of the credit rating assigned by DBRS to Cominar and to the Senior Debentures could have a material adverse impact on Cominar.

7.2.2 Trading Market for Senior Debentures

There is currently no trading market for the Senior Debentures. No assurance can be given that an active or liquid trading market for these securities will develop or be sustained. If an active or liquid market for these securities fails to develop or be sustained, the prices at which these securities trade may be adversely impacted. Whether or not these securities will trade at lower prices depends on many factors, including the liquidity of these securities, prevailing interest rates and the markets for similar securities, the market price of the Units, general economic conditions and Cominar's financial position, historic financial performance and future prospects.

7.2.3 Market Price or Value Fluctuation

If the Senior Debentures are traded after their initial issuance, they may trade at a discount from their initial public offering price. The price or value of the Senior Debentures depends on many factors, including liquidity of the Senior Debentures, prevailing interest rates and the existing markets for similar securities, general economic conditions and Cominar's financial condition, historic financial performance and prospects. Assuming all other factors remain unchanged, the price or value of the Senior Debentures, which carry a fixed interest rate, will likely decline as prevailing interest rates for comparable debt instruments rise, and increase as prevailing interest rates for comparable debt instruments decline.

Challenging market conditions, the health of the economy as a whole and numerous other factors beyond Cominar's control may have a material effect on Cominar's business, financial condition, liquidity and results of operations. In recent years, financial markets have experienced significant price and volume fluctuations that have particularly affected the market prices of securities of issuers in ways that have often been unrelated to the operating performance, underlying asset values or prospects of such issuers. There can be no assurance that such fluctuations in price and volume will not occur in the future. Accordingly, the price of the Senior Debentures may

decline even if Cominar's operating results, underlying asset values or prospects have not changed. In periods of increased levels of volatility and market turmoil, Cominar's operations could be adversely impacted and the price of the Senior Debentures may be adversely affected.

7.2.4 Senior Debentures Redemption Right Risk

Cominar may choose to redeem the Senior Debentures prior to maturity, in whole or in part, at any time, especially when prevailing interest rates are lower than the rate borne by the Senior Debentures. If prevailing rates are lower than the rates of the Senior Debentures at the time of redemption, a purchaser may not be able to reinvest the redemption proceeds in a comparable security at an effective interest rate as high as the interest rate on the Senior Debentures being redeemed.

7.2.5 Cominar's Inability to Purchase Senior Debentures on a Change of Control

Cominar may be required to purchase all outstanding Senior Debentures upon the occurrence of a change of control. However, following a change of control, Cominar may not have sufficient funds at that time to make any required purchase of outstanding Senior Debentures, or restrictions contained in other indebtedness may restrict those purchases.

PART 8 – Distributions

The following outlines Cominar's distribution policy as contained in the Contract of Trust. The distribution policy may be amended only with the approval of a majority of the votes cast at a meeting of Unitholders.

8.1 General

Cominar may distribute to Unitholders monthly, on or about the 15th day in each calendar month (other than January) and on December 31 in each calendar year, such percentage of the Distributable Income for the preceding calendar month and, in the case of distributions made on December 31, for the calendar month then ended, as the Trustees may so determine in their discretion. Cominar may also distribute to Unitholders on December 31 of each year (i) Cominar's net realized capital gains and Cominar's net recapture income for the year then ended and (ii) any excess of Cominar's income for purposes of the Tax Act for the year then ended over distributions otherwise made for that year, as the Trustees may so determine. Distributions, if any, shall be made in cash or in the form of Units, pursuant to the DRIP (if in force), the Equity Incentive Plan and any other distribution reinvestment plans or Unit purchase or incentive plans adopted by the Trustees, as the case may be. Distributions, if any, shall be made proportionately to Units held by each registered Unitholder on the record date for such distribution. Distributions, if any, shall be made to Unitholders of record on a date to be determined by the Trustees in accordance with the Contract of Trust. The Trustees, if they so determine when income has been accrued but not collected may, on a temporary basis, transfer sufficient moneys from the capital to income account of Cominar to permit distributions so determined by them, if any, to be effected.

If the Trustees anticipate a cash shortfall and determine that it would be in the best interests of Cominar, they may reduce for any period the percentage of Distributable Income to be distributed to Unitholders.

Monthly distributions will be based on the Trustees' estimate of yearly Distributable Income, subject to adjustment from time to time throughout the year.

8.2 Computation of Distributable Income for Distribution Purposes

Cominar's Distributable Income is calculated based on its income determined in accordance with the provisions of the Income Tax Act, subject to certain adjustments as set out in the Contract of Trust, which includes that capital gains and capital losses be excluded, net recapture income be excluded, no deduction be made for non-capital losses, capital cost allowance, terminal losses, amortization of cumulative eligible capital expenditures or amortization of costs of issuing Units or financing fees related to the instalment loan, and leasehold and client improvements be amortized. Distributable Income so calculated may reflect any other adjustments determined by the Trustees in their discretion and may be estimated whenever the actual amount has not been fully determined. Such estimates will be adjusted as of the subsequent Distribution Date when the amount of Distributable Income has been finally determined.

8.3 Computation of Net Realized Capital Gains and Net Recapture Income

Cominar's net realized capital gains for any year means the amount, if any, by which Cominar's capital gains for the year exceed the aggregate of (i) the amount of any capital losses of Cominar for the year and (ii) the amount of any net capital losses of Cominar from prior years to the extent not previously deducted. Cominar's net recapture income for any year means the amount, if any, by which the amount required to be included in Cominar's income for income tax purposes for such year in respect of recapture of capital cost allowance previously claimed by Cominar exceeds terminal losses realized by Cominar in the year.

8.4 Tax Deferral on 2021 Distributions

The distributions made by Cominar to Unitholders in 2021 were 100% tax-deferred due to Cominar's ability to claim capital cost allowance and certain other deductions. In the year of acquisition of a property, capital cost allowance is restricted to one-half of the normal annual rates. The adjusted cost base of Units held by a Unitholder will generally, subject to certain conditions under the Tax Act, be reduced by the non-taxable portion of distributions made to the Unitholder (other than the non-taxable portion of certain capital gains). A Unitholder will generally realize a capital gain to the extent that the adjusted cost base of the Unitholder's Units would otherwise be a negative amount.

8.5 Distributions during the Last Three Fiscal Years

The following table presents the distributions per Unit made by Cominar for the last three fiscal years ending on December 31.

Year	Distribution per Unit (\$)
2021	0.2700
2020	0.5700
2019	0.7200

PART 9 – Capital Structure

9.1 General Description of Capital Structure

The ownership interests in Cominar constitute a single class of Units. Units represent a Unitholder's proportionate undivided ownership interest in Cominar. The aggregate number of Units that Cominar may issue is unlimited. As at December 2021, there were 182,451,026 Units outstanding. No Unit has any preference or priority over another. No Unitholder has or is deemed to have any right of ownership in any of Cominar's assets. Each Unit confers the right to one vote at any meeting of Unitholders and to participate equally and ratably in any distributions by Cominar and, in the event of any required distribution of all of Cominar's property, in Cominar's net assets remaining after satisfaction of all liabilities. Units are issued in registered form, are non-assessable when issued and are transferable. Issued and outstanding Units may be subdivided or consolidated from time to time by the Trustees without Unitholder approval. No certificates for fractional Units will be issued and fractional Units will not entitle the holders thereof to vote.

A Unitholder does not hold a share of a body corporate. The Units are issued upon the terms and subject to the conditions of the Contract of Trust, which Contract of Trust is binding upon all Unitholders. The Contract of Trust is available on Cominar's website at www.cominar.com and on SEDAR at www.sedar.com. By acceptance of a certificate representing Units, the Unitholder thereof agrees to be bound by the Contract of Trust. As holders of Units, the Unitholders will not have statutory rights normally associated with ownership of shares of a corporation including, for example, the right to bring "oppression" or "derivative" actions. There is no statute governing Cominar's affairs equivalent to the CBCA, which sets out the rights and entitlements of shareholders of a corporation in various circumstances.

9.2 Issuance of Units

Cominar may issue new Units from time to time in such manner, for such consideration and to such persons as and when the Trustees in their sole discretion may determine (including any reinvestment plan). Unitholders do not have any pre-emptive rights whereby additional Units proposed to be issued are first offered to existing Unitholders. In addition to Units which may be issued pursuant to the Equity Incentive Plan, the DRIP or other distribution or issuance plans, new Units may be issued for cash through public offerings, rights offerings to existing Unitholders (i.e., pursuant to which Unitholders receive rights to subscribe for new Units in proportion to their existing Unit holdings, which rights may be exercised or sold to other investors) or private placements (i.e., offerings to specific investors which are not made generally available to the public or existing Unitholders). In certain instances, Cominar may also issue new Units as consideration for the acquisition of new properties or assets. In connection with an offering of Units, the price or the value of the consideration for which Units may be issued will be determined by the Trustees, generally in consultation with investment dealers or brokers who may act as underwriters or agents in connection with such offerings of Units.

9.3 Unitholder Rights Plan of Cominar

Cominar's Unitholder Rights Plan was adopted by the Board of Trustees on March 27, 2020 and approved by Unitholders on May 13, 2020 (the "Rights Plan") as a governance best practice and in the interests of Cominar and all of its Unitholders. It was not adopted in response to any proposal to acquire control of Cominar.

In adopting the Rights Plan, the Board considered the legislative framework in Canada governing take-over bids. Under applicable Canadian securities legislation, a take-over bid generally means an offer to acquire voting or equity securities of a person or persons where the securities subject to the offer to acquire, together with securities already owned by the bidder and certain parties related thereto, constitute 20% or more of the outstanding securities. Although amendments made to Canadian securities legislation in May 2016 addressed a number of the concerns that rights plans were originally designed to address, the rules governing take-over bids do not include

protections for security holders in circumstances where a bidder acquires 20% or more of the securities pursuant to one or more exemptions from those take-over bid rules. Consequently, there remains the possibility that, without a rights plan in place, control of an issuer may be acquired in circumstances resulting in the acquisition of control without payment of fair value for control or a fair sharing of any control premium among all security holders. Some specific areas of concern not addressed by the legislative amendments include:

- so-called “creeping bids” that are not required to be made public to all Unitholders. Creeping bids could involve the accumulation of more than 20% of Units through purchases exempt from the Canadian take-over bid rules, such as (i) purchases from a small group of Unitholders under private agreements at a premium to the market price not available to all Unitholders, (ii) acquiring control through the slow accumulation of Units over a stock exchange that could effectively block a take-over bid made to all Unitholders, (iii) acquiring control through the slow accumulation of Units over a stock exchange and without paying a control premium, or (iv) acquiring control through the purchase of Units in transactions outside of Canada not subject to Canadian take-over bid rules; and
- the use of so-called “hard” lock-up agreements by bidders, whereby existing Unitholders commit to tender their Units in response to a bidder’s take-over bid, that are either irrevocable or revocable but subject to preclusive termination conditions. Such agreements could have the effect of deterring other potential bidders from bringing forward competing bids, particularly where the number of locked-up Units would make it difficult or unlikely for a competing bidder’s bid to achieve the 50% minimum tender requirement imposed by the legislative requirements.

The Rights Plan is designed to encourage a potential acquiror who intends to make a take-over bid to conform to the requirements of a “**Permitted Bid**”, which requires a take-over bid to meet certain minimum standards designed to promote the fair and equal treatment of all Unitholders, or with the concurrence of the Board. If a take-over bid fails to meet these minimum standards and the Rights Plan is not waived by the Board, the Rights issued to Unitholders under the Rights Plan will entitle the holders thereof, other than the acquiror and certain related parties, to purchase additional Units at a significant discount to market, thus exposing the person acquiring 20% or more of the Units to substantial dilution of its holdings.

The Rights Plan provides a mechanism whereby Unitholders may tender their Units to a take-over bid as long as it meets the criteria applicable to a Permitted Bid or a “**Competing Permitted Bid**”. Furthermore, even in the context of a take-over bid that would not meet such criteria, but is made by way of a takeover bid circular to all of Cominar’s Unitholders, the Board would still have a duty to consider such a bid and consider whether or not it should waive the application of the Rights Plan in respect of such bid. In discharging such duty, the Board must act with honesty, in good faith and with a view to the best interests of Cominar and the Unitholders.

The Rights Plan does not interfere with Cominar’s day-to-day operations. The issuance of Rights under the Rights Plan will not alter the financial condition of Cominar, impede its business plans or alter its financial statements. In addition, the Rights Plan is initially not dilutive. However, if a Flip-in Event occurs and the Rights separate from the Units, net earnings per Unit and adjusted net earnings per Unit, on a fully-diluted or non-diluted basis, among other metrics, may be affected. In addition, holders of Rights not exercising their Rights after a Flip-in Event may suffer substantial dilution.

The complete text of the Rights Plan is available on Cominar’s website at www.cominar.com and on SEDAR at www.sedar.com.

9.4 Take-Over Bid

The Contract of Trust contains provisions to the effect that if a take-over bid is made for Units within the meaning of the Securities Act (Québec) and not less than 90% of the Units (other than Units held at the date of the take-over bid by or on behalf of the offeror or associates or affiliates of the offeror) are taken up and paid for by the offeror, the offeror will be entitled to acquire the Units held by dissenting Unitholders, at the election of such Unitholders, on the terms offered by the offeror to Unitholders who accepted the offer or at the fair value of such Unitholders’ Units determined in accordance with the procedures set out in the Contract of Trust.

9.5 Restrictions on the Issue and Transfer of Units

At no time may non-residents of Canada (within the meaning of the Tax Act) be the beneficial owners of more than 49% of the Units and the Trustees have informed the transfer agent and registrar of this restriction. The transfer agent and registrar may require declarations as to the jurisdictions in which beneficial owners of Units are resident. If the transfer agent and registrar becomes aware, as a result of requiring such declarations as to beneficial ownership, that the beneficial owners of 49% of the Units then outstanding are, or may be, non-residents or that such a situation is imminent, the transfer agent and registrar will advise the Trustees and, upon receiving direction from the Trustees, may make a public announcement thereof and shall not accept a subscription for Units from or issue or register a transfer of Units to a person unless the person provides a declaration that the person is not a non-resident of Canada. If, notwithstanding the foregoing, the transfer agent and registrar determines that more than 49% of the Units are held by non-residents, the transfer agent and registrar may, upon receiving direction and suitable indemnity from the Trustees, send a notice to non-resident Unitholders, chosen in inverse order to the order of acquisition or registration or in such manner as the transfer agent and registrar may consider equitable and practicable, requiring them to sell their Units or a portion thereof within a specified period of not less than 60 days. If the Unitholders receiving such notice have not sold the specified number of Units or provided the transfer agent and registrar with satisfactory evidence that they are not non-residents of Canada within such period, the transfer agent and registrar may on behalf of such Unitholders sell such Units and, in the interim, shall suspend the voting and distribution rights attached to such Units. Upon such sale the affected holders shall cease to be Unitholders and their rights shall be limited to receiving the net proceeds of sale upon surrender of the certificate representing such Units. See “PART 7 – Risk Factors – Risk Factors Related to the Ownership of Senior Debentures.”

9.6 Normal Course Issuer Bid

On December 10, 2018, Cominar's Normal Course Issuer Bid (the "NCIB") was renewed for an additional year to allow Cominar to purchase Units from time to time in accordance with applicable securities legislation and the rules prescribed under applicable stock exchange or regulatory policies. Any such purchases would have constituted an "issuer bid" under Canadian securities legislation and must be conducted in accordance with the applicable requirements thereof. The bid expired on December 11, 2019 and was not renewed. No purchases of Units were made under the NCIB in 2019.

9.7 Equity Incentive Plan

Under the Equity Incentive Plan, Cominar granted Unit Options, Deferred Units (DUs), Restricted Units (RUs) and Performance Units (PUs) to Management and employees.

SUMMARY

Plan provision	Limit	Reserved for issuance and outstanding
Maximum Award size to any Participant	5% of the issued and outstanding Units	3,745,471 (options, DUs, RUs and PUs outstanding)
Maximum Units reserved for issuance	16,819,525 Units	16,055,878 Units (8.8% of issued and outstanding Units)
Maximum Units issuable pursuant to DUs, RUs or PUs	1,500,000 Units	1,063,803 Units (0.6% of issued and outstanding Units)
Maximum annual award value available to a Non-employee member of the Board	\$100,000	n/a
Maximum securities issuable to all Non-Employee Board members	1% of issued and outstanding Units	n/a

9.8 Credit Ratings

On December 29, 2020, DBRS confirmed the credit rating of Cominar and the Senior Debentures as BB (high) but changed the outlook from "Stable" to "Negative". The credit rating had been unchanged since August 2017.

DBRS provides credit ratings of debt securities for commercial entities and the following description has been sourced from information made publicly available by DBRS. DBRS ratings are opinions that reflect the creditworthiness of an issuer, a security, or an obligation. They are based on forward-looking measurements that assess an issuer's ability and willingness to make timely payments on outstanding obligations (whether principal, interest, dividend, or distributions) with respect to the terms of an obligation. Ratings are opinions based on the quantitative and qualitative analysis of information sourced and received by DBRS, which information is not audited or verified by DBRS. DBRS cautions that no two issuers possess exactly the same characteristics, nor are they likely to have the same future opportunities. Consequently, two issuers with the same rating should not be considered to be of exactly the same credit quality.

The DBRS long-term rating scale provides an opinion on the risk of default, that is, the risk that an issuer will fail to satisfy its financial obligations in accordance with the terms under which an obligation has been issued.

The BB (high), with a Negative trend, rating assigned by DBRS to Cominar and the Senior Debentures is the fifth highest rating of DBRS' ten rating categories, which range from AAA to D. With the exception of the AAA and D categories, DBRS uses high or low designations to indicate the relative standing of the securities being rated within a particular rating category, and the absence of either a high or low designation indicates the rating is in the middle of the category. Under the DBRS rating system, debt securities rated BB are of speculative credit quality, where the degree of protection afforded interest and principal is uncertain.

DBRS uses "rating trends" for its ratings in, among other areas, the real estate investment trust sector. These rating trends provide guidance in respect of DBRS' opinion regarding the outlook for the rating in question, and such rating trends fall into one of three categories: "Positive," "Stable" or "Negative." The rating trend indicates the direction in which DBRS considers the rating is headed should present tendencies continue or, in some cases, unless challenges are addressed. In general, DBRS' view is based primarily on an evaluation of the issuer, but may also include consideration of the outlook for the industry or industries in which the issuer operates. A "Positive" or "Negative" trend assigned by DBRS is not an indication that a rating change is imminent, but represents an indication that there is a greater likelihood that the rating could change in the future than would be the case if a "Stable" trend was assigned.

The credit rating assigned by DBRS to Cominar and the Senior Debentures is not a recommendation to buy, hold or sell securities of Cominar. A rating is not an opinion on the market price of a security nor is it an assessment of ownership rights in relation to given various investment objectives. There is no assurance that any rating will remain in effect for any given period of time and ratings may be upgraded, downgraded, placed under review, confirmed and discontinued. Non-credit risks that can meaningfully impact the value of the securities issued include market risk, trading liquidity risk and covenant risk. DBRS uses rating symbols as a simple and concise method of expressing its opinion to the market, although DBRS ratings usually consist of broader contextual information regarding the security provided by DBRS in rating reports, which generally set out the full rationale for the chosen rating symbol, and in other releases. For further details, see “PART 7 – Risk Factors – 7.2 Risk Factors Related to the Ownership of Senior Debentures – 7.2.1 Credit Ratings.”

Cominar paid to DBRS the customary fee in connection with the ratings assigned to Cominar and the Senior Debentures, and it will continue to make payments to DBRS from time to time in connection with the confirmation of such ratings for purposes of its prospectuses and prospectus supplements thereto, or in connection with credit ratings to be assigned to the debt securities of Cominar, if any, which may be offered for sale from time to time in the future. Cominar did not make any payments to DBRS in respect of any other service provided to Cominar by DBRS during the last two years.

PART 10 – Distribution Reinvestment Plan

On August 3, 2017, Cominar announced the suspension of the Distribution Reinvestment Plan (DRIP) until further notice. If Cominar elects to reinstate the DRIP in the future, Unitholders that were enrolled in the DRIP at suspension and remain enrolled at reinstatement will automatically resume participation in the DRIP. The DRIP currently remains suspended.

Subject to the aforementioned DRIP suspension, Cominar has a DRIP, pursuant to which Unitholders may elect to have all Cominar’s cash distributions automatically reinvested in additional Units at a price per Unit calculated by reference to the weighted average trading price of Units on the Toronto Stock Exchange for the twenty trading days immediately preceding the relevant Distribution Date. Prior to the DRIP suspension, no brokerage commissions were payable in connection with the purchase of Units under the DRIP and all administrative costs were borne by Cominar. Proceeds received by Cominar upon the issuance of additional Units under the DRIP were used by Cominar for property acquisitions, capital improvements and working capital. Prior to the DRIP suspension, in order to encourage participation, the Unitholders who participated in the DRIP were granted the right to receive an additional number of Units equal to 3% of the distributions to which they were entitled.

Unitholders who reside in the United States or who are United States citizens were not entitled to participate in the DRIP.

PART 11 – Market for Cominar’s Securities

11.1 Market for Units

Cominar’s Units are listed and posted for trading on the Toronto Stock Exchange (“TSX”) under the symbol “CUF.UN.” The following table sets forth the market price range and trading volumes of Units on the TSX for each of the twelve months of the most recently completed fiscal year.

Fiscal year ended December 31, 2021	TSX		Total trading volumes
	High (\$)	Low (\$)	
January	8.43	8.26	6,858,850
February	9.09	8.79	8,175,881
March	9.93	9.72	8,261,332
April	9.91	9.70	4,797,269
May	10.43	10.15	7,914,787
June	11.13	11.00	6,434,527
July	11.47	11.32	4,824,910
August	11.52	11.35	4,374,932
September	10.96	10.88	5,512,675
October	11.66	11.57	14,915,250
November	11.81	11.65	15,217,145
December	11.73	11.70	21,240,001

11.2 Market for Senior Debentures

There is no trading market for Senior Debentures and Cominar has no intention of requesting a TSX listing for its Senior Debentures.

PART 12 – Trustees and Officers of Cominar

12.1 Information Concerning Trustees

Cominar believes that the diversity of members on the Board of Trustees enhances the quality of discussions, and therefore recognizes the importance of increasing diversity, including the number of women acting as trustees, and of improving gender balance on the Board. The Trustees and Management recognize that gender diversity is a significant aspect of diversity and acknowledge the important role that women with appropriate and relevant skills and experience can play in contributing to the diversity of perspectives on the Board. The ability to draw on a wide range of viewpoints, backgrounds, perspectives, skills and experience arising from diversity is critical to Cominar's success. Trustees and Management support the belief that diversity is an important attribute of a well-functioning Board.

In April 2018, the Nominating and Governance Committee recommended, and the Board approved, a policy regarding diversity on the Board (the “Diversity Policy”). The Diversity Policy outlines Cominar's approach to achieving and maintaining diversity on its Board, and in executive positions, namely in considering factors such as gender, age, ethnicity, disability, sexual orientation and place of residence. The Nominating and Governance Committee and the President and Chief Executive Officer are responsible for recommending qualified persons for the Board. In the appointment processes for the Board, the Diversity Policy requires considering nominees that are not only highly qualified based on experience, education, expertise and knowledge but also who come from a variety of backgrounds and perspectives. In connection with its efforts to create and maintain diversity, the Nominating and Governance Committee considers the level of representation of women on the Board and ensures that women are included in the short list of candidates being considered for a Trustee position in order to support the specific objective of gender diversity. Further, on an annual basis, the Nominating and Governance Committee and the President and Chief Executive Officer review the Diversity Policy, set measurable objectives for diversity, and monitor progress in achieving gender diversity, while taking into account age, ethnicity, disability, sexual orientation, and place of residence.

As at February 28, 2022, two of nine (22%) members of the Board of Trustees were women.

The following table sets forth the name of each current Trustee, their city, and province or state of residence, the positions and offices within Cominar currently held by them, their principal occupations and their employment during the last five (5) years, the period during which each served as Trustee of Cominar and the number of Units they beneficially own, directly or indirectly, by them or over which they exercise control or direction as at February 28, 2022, prior to the completion of the Transaction.

Name, municipality of residence and office	Principal occupation and occupations for the past 5 years	Period during which served as a Trustee	Number of Units beneficially owned or over which control or direction is exercised ⁽¹⁾
René Tremblay ⁽²⁾⁽³⁾⁽⁴⁾⁽⁵⁾⁽⁶⁾⁽⁸⁾ Montreal, Quebec Independent Trustee	Corporate director President at Taubman Asia: 2010 – 2016	Since 2018	80,000 Units
Luc Bachand, ICD.D. ⁽²⁾⁽³⁾⁽⁶⁾ Montreal, Quebec Independent Trustee	Corporate director Vice-Chairman and Head of BMO Capital Markets, Québec: 2006 – 2016	Since 2016	30,936 Units
Christine Beaubien, ICD.D. ⁽²⁾⁽⁴⁾ Montreal, Quebec Independent Trustee	Corporate director Co-Founder and Managing Partner, Accelia Capital: 2021 - present President, Groupe BSC: 2013 – 2021	Since 2019	3,100 Units 27,326 DUs
Paul D. Campbell ⁽³⁾⁽⁴⁾ Toronto, Ontario Independent Trustee	CEO of Versacold Logistics: 2019 to 2020 Royal York Hotel Project Lead for KingSett Capital: 2015 – current Chairman of CPX Logistics: 2020 – current	Since 2018	21,600 Units
Mitchell Cohen ⁽³⁾⁽⁵⁾⁽⁶⁾ Toronto, Ontario Independent Trustee	Chief Operating Officer, Westdale Construction Co. Limited: 2005 – current Chief Executive Officer, Urbanfund Corp: 2005 – current	Since 2019	16,800 Units 27,372 DUs
Sylvain Cossette Montreal, Quebec Non-Independent Trustee, President and Chief Executive Officer of Cominar	President and Chief Executive Officer, Cominar REIT: 2018 – current President and Chief Operating Officer, Cominar REIT: 2016 – 2018 Executive Vice President and Chief Operating Officer: 2012 – 2016	Since 2018	72,379 Units 205,210 DUs 130,532 PUs
Zachary R. George ⁽³⁾⁽⁵⁾ New Canaan, Connecticut, USA Independent Trustee	Co-founder and portfolio manager, FrontFour Capital Group LLC: 2006 - current Chief Executive Officer, Sundial Growers Inc.: 2020 – current	Since 2019	15,364,827 Units 27,850 DUs
Karen Laflamme, FCPA, FCA, ASC ⁽²⁾⁽⁴⁾⁽⁶⁾ Boucherville, Quebec Independent Trustee	Corporate director Executive Vice President and Chief Financial Officer, Retail of Ivanhoé Cambridge: 2016 – 2020	Since 2020	10,000 Units

Name, municipality of residence and office	Principal occupation and occupations for the past 5 years	Period during which served as a Trustee	Number of Units beneficially owned or over which control or direction is exercised ⁽¹⁾
Michel Thérout, FCPA, FCA ⁽²⁾⁽⁵⁾⁽⁷⁾ Boucherville, Quebec Independent Trustee	Corporate director: 2013 – current	Since 2015	n/a

Notes:

- (1) Each Trustee has furnished information as to the Units beneficially owned by him/her or over which he/she exercises control or direction.
- (2) Member of the Audit Committee.
- (3) Member of the Investment Committee.
- (4) Member of the Human Resources Committee.
- (5) Member of the Nominating and Governance Committee.
- (6) Member of the Special Committee set up as part of the strategic review process.
- (7) Since his appointment as Trustee of Cominar on May 12, 2015, Mr. Thérout does not, directly or indirectly, hold any interest in Cominar in the form of Units issued, in accordance with the Contract of Trust, which stipulates that, at all times, at least one trustee cannot hold Units.
- (8) Mr. Tremblay participates as of right to the meetings of the Audit Committee and the Nominating and Governance Committee.

The foregoing disclosure is derived from information provided by the Trustees. In accordance with privacy legislation, such information was collected on a voluntary basis, and where a particular individual chose not to respond, Cominar did not make assumptions or otherwise assign data to that individual.

All the Trustees serve until the next annual meeting of Unitholders or until his/her successor has been elected or appointed.

12.2 Information Concerning Non-Trustee Officers

Non-Trustee Officer as at February 28, 2022, prior to the completion of the Transaction	Current position with Cominar	Position held during past 5 years	Province and country of residence
Antoine Tronquoy	Executive Vice President and Chief Financial Officer	<ul style="list-style-type: none"> 2019-2020: Vice President, Capital Markets, Cominar 	Québec, Canada
Marie-Andrée Boutin	Executive Vice President, Retail and Chief Development Officer	<ul style="list-style-type: none"> 2001 à 2018: Executive Vice President, Retail and Chief Development Officer, Aldo Group 2009-2018: Vice President – Real Estate for Sweetpark Holdings, the Bensadoun family's real estate holding company 	Québec, Canada
Bernard Poliquin	Executive Vice President, Office and Industrial and Chief Real Estate Operations Officer	<ul style="list-style-type: none"> 2015-2019: Senior Vice President, Office - Québec region, Ivanhoé Cambridge 2010-2015: Vice President, Real Estate Services, Desjardins Group 	Québec, Canada
Nathalie Rousseau	Executive Vice President, Asset Management and Transactions	<ul style="list-style-type: none"> 2017-2020: Senior Vice President, Asset Management and Investments, Ivanhoé Cambridge 2013-2017: Vice President, Asset Management and Investments, Ivanhoé Cambridge 	Québec, Canada
Wally Comisso	Executive Vice President, Operations and Property Management	<ul style="list-style-type: none"> 2006-2017: Vice President, Operations and Property Management, Cominar 	Québec, Canada
Michael Racine	Executive Vice President, Leasing – Office and Industrial	n/a	Québec, Canada
Brigitte Dufour	Vice President, Legal Affairs and Corporate Secretary	<ul style="list-style-type: none"> 2019: Director, Administration and Corporate Affairs, Corporation des pilotes du Saint-Laurent Central inc. 2012-2018: Vice President Legal Affairs and Corporate Secretary, The Jean Coutu (Group) (PJC) Inc. 	Québec, Canada
Sandra Lécuyer	Vice President, Talent and Organization	<ul style="list-style-type: none"> 2013-2018: Director, Talent, Vision 7 International 	Québec, Canada
Carl Pepin	Vice President, Finances and Accounting	n/a	Québec, Canada

12.3 Independence

Cominar considers that the Independent Trustees are “independent” within the meaning of Regulation 58-101 respecting Disclosure of Corporate Governance Practices and that the members of the Audit Committee are “independent” within the meaning of Regulation 52-110 respecting Audit Committees.

12.4 Audit Committee

12.4.1 Mandate of the Audit Committee

The mandate of the Audit Committee is to assist Cominar's Board of Trustees in fulfilling its oversight responsibilities. As such, the Audit Committee reviews the financial reporting process, the system of internal controls, the management of financial risks, the audit process and Cominar's process for monitoring compliance with laws and regulations and its own general policies. The Audit Committee maintains effective working relationships with the Board of Trustees, Management and external auditors. The mandate of the Audit Committee is attached hereto as Schedule "B."

12.4.2 Education and Experience of Audit Committee Members

As at February 28, 2022, Cominar's Audit Committee consisted of Michel Thérout (Chair), Luc Bachand, Christine Beaubien and Karen Laflamme. René Tremblay attends this Committee's meetings as of right. All the members of the Audit Committee are Independent Trustees and are considered "independent" and "financially literate" within the meaning of Regulation 52-110 respecting Audit Committees.

The following is a brief summary of the education and experience of each member of the Audit Committee that is relevant to the performance of his or her responsibilities as a member of the Audit Committee, including any education or experience that has provided the member with an understanding of the accounting principles used by Cominar to prepare its annual and interim financial statements.

Name of Audit Committee Member	Relevant Education and Experience
Michel Thérout, FCPA, FCA (President)	<p>Michel Thérout was President of Jas A. Ogilvy Inc., a retail company, from January 1988 to June 2012. He was also President of Equidev Inc., a real estate company, from 1988 to 1997. From 1984 to 1987, Mr. Thérout was involved in the Ordre des comptables agréés du Québec (OCAQ) as a member of the Tax Committee. From 1995 to 1998, he was a member of the Business and Industrial CA Committee of which he became Chair in 1998 for a two-year term. Since 1998, he has been a member of the Bureau of the OCAQ and also served on the Finance Committee for which he became Chair in 2000. That same year, he also became a member of the Executive Committee. In 2003, he was appointed to the position of Vice-Chairman of the Board of the OCAQ. From 2005 to 2007, he was appointed Chairman of the Board of the OCAQ. Then, he joined the Government Relations Committee of the OCAQ as well as the Board of the Foundation of Québec Chartered Accountants. From 2009 to 2015, he was a member of the Board of the Canadian Institute of Chartered Accountants (CICA) as the Québec representative and from 2013 to 2016 he served on the Board of Directors of the Chartered Professional Accountants of Canada (CPA). Since August 2014, he is a member of the Board of Directors and of the audit committee of Optimum Group Inc. Mr. Thérout has been Chairman of the Board of CPA Without Borders since 2015.</p> <p>Mr. Thérout obtained a license in commerce and accounting from the École des Hautes Études Commerciales (HEC) in 1970. He became chartered accountant in 1972 and obtained his FCA in 2004. He taught taxation at the École des Hautes Études Commerciales of Montréal from 1972 to 1981, and accounting at École Polytechnique de Montréal from 1972 to 1974.</p> <p>He was an accountant and then a director and partner in the taxation department at Samson, Bélair/Deloitte & Touche from 1972 to 1988.</p>
Luc Bachand, ICD.D.	<p>Luc Bachand was Vice-Chair and Head of BMO Capital Markets in Québec from 2006 until his retirement in 2016. Mr. Bachand joined BMO Financial Group in 1983 where he held several positions within the Capital Markets Group. He holds a Bachelor's degree in Business Administration from the École des Hautes Études Commerciales (HEC) and a Master's degree in Business Administration (MBA) from Concordia University. He is a Fellow of the Institute of Canadian Bankers and has obtained the ICD.D designation from the Institute of Corporate Directors.</p> <p>Mr. Bachand is an accomplished manager and respected investment banker, having a wide-ranging background in financing, mergers and acquisitions, investing, risk management and corporate governance. Mr. Bachand is currently a member of the Boards of Directors of Mouvement Desjardins and LifeWorks Inc. He also serves on the Boards of Directors of École des Hautes Études Commerciales (HEC) and the Fondation Jeunes en Tête. He is also a member of the Investment Committee of Power Sustainable Energy Infrastructure Inc.</p>
Christine Beaubien, ICD.D	<p>Christine Beaubien is the Co-Founder and Managing Partner of Accelia Capital. Ms. Beaubien has held senior positions in a variety of organizations, including the Société Générale de Financement du Québec (SGF), Bombardier Capital, Export Development Canada (EDC), Québec's Department of International Affairs, Desjardins, and BNP Paribas Bank in Paris. As President, she managed the operations of Versus, an information technology company that has been recognized as one of the fastest growing companies in Canada.</p> <p>Ms. Beaubien served on the board of Héma-Québec from 2011 to 2018 and on the board of Oxfam Québec until October 2021. Ms. Beaubien also served on the board of Fonds de solidarité FTQ from 2013 to 2021.</p> <p>Ms. Beaubien holds a Bachelor's degree in Computer Science from Université de Sherbrooke, a Master's degree in Business Administration (MBA) from the École des Hautes Études Commerciales (HEC) and the ICD.D designation of the Institute of Corporate Directors.</p>

Name of Audit Committee Member	Relevant Education and Experience
Karen Laflamme, FCPA, FCA, ASC	<p>Karen Laflamme is a corporate director with vast experience in the real estate industry. Ms. Laflamme was Executive Vice President and Chief Financial Officer, Retail of Ivanhoé Cambridge from 2016 to February 2020. Ms. Laflamme joined Ivanhoé Cambridge in 2012 where she held several positions within the management team. Prior to this, Ms. Laflamme worked at Caisse de dépôt et placement du Québec from 1993 to 2012, where she held a series of key positions in real estate. She holds a bachelor's degree in accounting from the École des Hautes Études Commerciales (HEC) and is a Fellow Chartered Professional Accountant (FCPA) and certified corporate director.</p> <p>Ms. Laflamme is currently a member of the Boards of Directors of Stella Jones, Collège des Administrateurs de Sociétés (CAS), L'Association d'entraide Le Chainon and Fondation Le Chainon. Ms. Laflamme is actively engaged in causes related to corporate governance and support services for women in need. She was a director of Otéra Capital from 2009 to 2019 and a director of Ivanhoé Cambridge from 2011 to 2014.</p>
René Tremblay	<p>René Tremblay was Chairman of the Board of Taubman Asia, the Asian arm of U.S. NYSE listed Taubman Centres until 2017. From 2010 to 2016, he held the position of President at Taubman Asia. Prior to joining Taubman, he was the Executive Vice President of the Real Estate Group of the Caisse de dépôt et placement du Québec during 2009 and 2010. Mr. Tremblay was Chief Executive Officer of Ivanhoé Cambridge from 1995 to 2009.</p> <p>Mr. Tremblay has served on various boards of directors, such as Ivanhoé Cambridge, Otéra Capital, Ancar Ivanhoé and SITQ Immobilier. Mr. Tremblay has also been a member of the Board of The Real Estate Roundtable. Mr. Tremblay holds a Bachelor's degree in Business Administration from Université Laval.</p>

Each of the Audit Committee members understands the accounting principles used by Cominar to prepare its financial statements and has the capacity to generally assess the application of the accounting principles related to the accounting of estimates, accounts receivable, accounts payable and reserves. Mr. Thérault, Mr. Bachand, Ms. Beaubien, Ms. Laflamme and Mr. Tremblay all have experience in the preparation, audit, analysis and assessment of financial statements containing accounting issues of a generally similar scope and complexity as can reasonably be expected to be raised by Cominar's financial statements. All members of the Audit Committee understand internal controls and disclosure controls and procedures.

12.4.3 Independent Auditor Service Fees

The following table shows fees accrued and paid to the independent auditors in the past two fiscal years for various services provided to Cominar:

	Year ended December 31, 2021	Year ended December 31, 2020
Audit fees	\$474,808	\$532,077
Audit-related fees	\$96,700	\$163,450
Tax compliance and tax consulting fees ⁽¹⁾⁽²⁾	\$254,694	\$218,341
Total	\$826,202	\$873,356

(1) Fees for tax services related to compliance and the preparation of tax returns: \$134,750.

(2) Fees for other tax planning or other services: \$119,944.

Audit Fees

These fees include professional services rendered by the independent auditors for audits of financial statements or services usually provided by independent auditors for regulatory filings and engagements.

Audit Related Fees

These fees include fees paid to independent auditors for professional services rendered in connection with contractual obligations to certify the operating costs of Investment Properties.

Fees Related to Tax Compliance and Fiscal Services

These fees include the total fees paid to the auditors for professional services related to tax compliance and the preparation of tax returns as well as for tax planning and other fiscal services.

12.4.4 Procedures for the Engagement of Audit and Non-Audit Services

The Audit Committee approves all fees for audit and non-audit services.

12.5 Cease Trade Orders, Bankruptcies, Penalties or Sanctions

To the knowledge of the Trustees and officers of Cominar and according to information provided to Cominar, none of the candidates proposed for election at the next annual general meeting as Trustee of Cominar or executive officers are as at the date of this AIF or have been, within the ten years before such date, a director, trustee, chief executive officer or chief financial officer or, in respect of subsection (iii) below, an executive officer of a company which, while the candidate was acting in such capacity:

- (i) was the subject of a cease trade or similar order or an order that denied the relevant company access to any exemption under securities legislation, for a period of more than 30 consecutive days;
- (ii) was, after the director or executive officer ceased to be a director or executive officer, the subject of a cease trade or similar order or an order that denied the relevant company access to any exemption under securities legislation, for a period of more than 30 consecutive days as a result of an event which occurred while the director or executive officer was acting in such capacity; or
- (iii) within a year of that person ceasing to act in that capacity, became bankrupt, made a proposal under any legislation relating to bankruptcy or insolvency or was subject to or instituted any proceedings, arrangement or compromise with creditors or had a receiver, receiver manager or trustee appointed to hold its assets.

In addition, in the fiscal year ended December 31, 2021, to the knowledge of the Trustees and officers of Cominar and according to the information provided to Cominar, Cominar has not been subject to any penalties or sanctions imposed by a court pursuant to securities legislation or by a regulatory authority or any penalties or sanctions that a reasonable investor would consider significant and that were imposed by a court or regulatory body or any settlement agreements pertaining to such penalties or sanctions.

12.5.1 Personal Bankruptcies

To the knowledge of the Trustees and officers of Cominar and according to the information provided to Cominar, no Trustee or executive officer has within the past 10 years, become bankrupt, made a proposal under any legislation relating to bankruptcy or insolvency or been subject to or instituted any proceedings, arrangement or compromise with creditors or had a receiver, receiver manager or trustee appointed to hold his, her or its assets.

PART 13 – Legal Proceedings and Regulatory Actions

Cominar is involved in various claims and litigation as a regular part of its business. Management believes that the resolution of these claims and litigation (which in certain cases are covered by insurance subject to applicable deductibles) will not have a material adverse impact on its financial position or results of operations.

As at the date hereof, there are no legal proceedings to which Cominar is a party involving claims for damages, exclusive of interest and costs, in excess of 10% of its current assets.

PART 14 – Interest of Management and Other Informed Persons in Material Transactions

No Trustee, officer of Cominar, or Unitholder that beneficially owns, or controls or directs more than 10% of Cominar Units, or any associate or affiliate of any of the foregoing persons, has or has had any material interest in any transaction within the last three years, or any proposed transaction, that has materially affected or would materially affect Cominar or any of Cominar Subsidiaries.

PART 15 – Transfer Agent and Registrar

Cominar's transfer agent and registrar is Computershare Trust Company of Canada. The register of transfers is located at its offices in Montréal, Québec.

PART 16 – Material Contracts

The following are the only material contracts, other than contracts entered into in the ordinary course of business, that were entered into by Cominar and which were still in effect as of the date of this AIF.

1. Contract of Trust made as of March 31, 1998, governed by the laws of the Province of Québec, pursuant to which Cominar was established, as amended, supplemented or restated as of May 8, 1998, May 13, 2003, May 11, 2004, May 15, 2007, May 14, 2008, May 18, 2010, May 16, 2012, May 16, 2018 and May 13, 2020;

2. Unitholder Rights Plan Agreement adopted on March 27, 2020 and approved on May 13, 2020; and
3. The Arrangement Agreement.

The Contract of Trust is available on Cominar's website at www.cominar.com and on SEDAR at www.sedar.com.

PART 17 – Interest of Experts

PricewaterhouseCoopers LLP/s.r.l./s.e.n.c.r.l. are the independent auditors of Cominar who issued the Independent Auditor's Report to the Unitholders dated February 28, 2022 with respect to the consolidated annual financial statements of Cominar for the fiscal year ended December 31, 2021. PricewaterhouseCoopers LLP/s.r.l./s.e.n.c.r.l. are independent with respect to Cominar within the meaning of the Code of Ethics of the Ordre des comptables professionnels agréés du Québec.

PART 18 – Additional Information

Additional information with respect to Cominar may be found on SEDAR at www.sedar.com.

Additional information, including Trustees and officers' remuneration, principal holder of Cominar's Units and Units authorized for issuance under the Equity Incentive Plan, where applicable, is contained in Cominar's information circular for its most recent annual meeting of Unitholders that involves the election of Trustees, which is available on SEDAR at www.sedar.com.

Additional financial information is provided in Cominar's financial statements and Management's Discussion and Analysis for the fiscal year ended December 31, 2021 available on SEDAR at www.sedar.com.

SCHEDULE A – Description of the Income Properties

As at December 31, 2021

The following table summarizes certain aspects of each of Cominar's Income Properties ⁽¹⁾.

Income Properties	Year Built/ Renovated	Leasable Area (sq.ft)	% Leased	Selected Clients ⁽²⁾
OFFICE PROPERTIES - QUÉBEC CITY AREA				
5055 Wilfrid-Hamel Boulevard West Québec City, Quebec	1979/1996	29,000	75.6	Cyber Cat inc.
5073-5075-5079 Wilfrid-Hamel Boulevard West Québec City, Quebec	1980/1994	30,000	77.4	Au Vieux Duluth (restaurant)
2014 Cyrille-Duquet Street Québec City, Quebec	1979/1997	64,000	100.0	InnovMetric Logiciels
Place de la Cité 2590-2640 Laurier Boulevard Québec City, Quebec	1964/1970/1982/ 1988/1993/ 2003/2004	718,000	96.5	Société québécoise des infrastructures (SQI), a Canadian chartered bank, Sépaq, Autorité des marchés financiers (AMF)
455 du Marais Street Québec City, Quebec	1977/1997	63,000	91.6	Société québécoise des infrastructures (SQI)
3175 des Quatre-Bourgeois Road Québec City, Quebec	1990	102,000	94.9	Coveo Solutions
979 de Bourgogne Avenue Québec City, Quebec	1976/1988/1996	68,000	90.0	WSP Arpenteurs Géomètres
Place de la Capitale 150 René-Lévesque Boulevard East Québec City, Quebec	1973/1999	222,000	92.0	Société québécoise des infrastructures (SQI)
1255-1267 Charest Boulevard West Québec City, Quebec	1975/2002	142,000	98.4	Société québécoise des infrastructures (SQI)
565-585 Charest Boulevard East Québec City, Quebec	1950/1999/2000	102,000	96.2	Ubisoft
6777 Guillaume-Couture Boulevard Lévis, Quebec	2007	80,000	100.0	Desjardins General Insurance Group
888 Saint-Jean Street Québec City, Quebec	1981/2003	76,000	99.7	Canadian Broadcasting Corporation
Complexe Jules-Dallaire ⁽³⁾ 2820-2828 Laurier Boulevard Québec City, Quebec	2008/2010/2014	403,000	97.8	Groupe Dallaire, Gestion LKD, Les services administratifs Cominar, CIBC World Markets, Corporation BCF Québec, Services OR, a Canadian chartered bank, Société québécoise des infrastructures (SQI), RGN Québec III, RBC Dominion Securities
Place Hauteville 654 and 700 René-Lévesque Boulevard East Québec City, Quebec	1976	270,000	100.0	Société québécoise des infrastructures (SQI)
1020 Bouvier Street Québec City, Quebec ⁽⁴⁾	2015	40,000 ⁽⁴⁾	100.0	RGN Quebec IX Limited Partnership (REGUS)
Sub-total		2,419,000		
OFFICE PROPERTIES - MONTREAL AREA				
3100 de la Côte-Vertu Boulevard Montreal, Quebec	1983	95,000	73.7	Aerotek ULC
9800 Cavendish Boulevard Montreal, Quebec	1989	102,000	98.3	Fedex Trade Networks Transport & Brokerage (Canada), Kativik School Board, Aerotek ULC
Centropolis – Bâtiment T 3055 Saint-Martin West Boulevard Laval, Quebec	2014	116,000	100.0	RGN Québec VII Limited Partnership, Kiewit Construction Cie.
Centropolis – Bâtiment D 2968-3000 Pierre-Péladeau Avenue Laval, Quebec	2006	64,000	100.0	TD Meloche Monnex
255 Crémazie Boulevard East Montreal, Quebec	1967/2002	241,000	97.5	GBI Experts-Conseils, Ordre des travailleurs sociaux et des thérapeutes du Québec, Ville de Montréal, Gestion d'actifs fonds immobilier de solidarité FTQ SEC (F.T.Q.), City of Montréal, Société Québécoise des Infrastructures
3400 Jean-Béraud Avenue Laval, Quebec	2001	154,000	94.7	Her Majesty the Queen (Lease #529183)

Income Properties	Year Built/ Renovated	Leasable Area (sq.ft)	% Leased	Selected Clients ⁽²⁾
201 Laurier Avenue East Montreal, Quebec	1916/1989/2001	132,000	100.0	Société québécoise des infrastructures (SQI – 5903 03), Ville de Montréal (Arrondissement du Plateau Mont-Royal), Concentrix Technologies Services (Canada) Limited
1080 Beaver Hall Hill Montreal, Quebec	1968/2000	307,000	66.0	Protecteur du citoyen, TEVA Canada innovation G.P. – S.E.N.C., Société de transport de Montréal, Upgrade Tech Canada Inc.
4700 de la Savane Street Montreal, Quebec	1988/1998/1999	184,000	60.0	SNC Lavalin Inc
9900 Cavendish Boulevard Montreal, Quebec	1987	83,000	64.9	Cantrex Nationwide Group Inc.
9999 Cavendish Boulevard Montreal, Quebec	1988	51,000	71.5	Famic Technologies Inc., Intertape Polymer Inc.
9960-9970 de la Côte-de-Liesse Road Montreal, Quebec	1983	25,000	38.7	Uber Canada
1 Place Laval Laval, Quebec	1965/1989	109,000	19.9	Groupecho Canada Inc.
2 Place Laval Laval, Quebec	1965/1989	100,000	68.1	CBV Collection Services Ltd.
3 Place Laval Laval, Quebec	1965/1989	186,000	43.9	Her Majesty the Queen, Société québécoise des infrastructures (SQI) (740510), Vancouver Career College (Burnaby) Inc.
4 Place Laval Laval, Quebec	1965/1989	138,000	90.9	National Bank of Canada, Her Majesty the Queen (523093) (Correctional Service Canada), Société québécoise des infrastructures
5 Place Laval Laval, Quebec	2014	321,000	100.0	Société québécoise des infrastructures (SQI) (740516)
3080 Le Carrefour Boulevard Laval, Quebec	1990	87,000	100.0	Alepin Gauthier Immobilier Inc., Co-operators Financial Services Limited
3090 Le Carrefour Boulevard Laval, Quebec	1986	72,000	95.7	The Canada Life Assurance Company
3100 Le Carrefour Boulevard Laval, Quebec	1988	76,000	91.6	SNC Lavalin, Royal Bank of Canada
2525 Daniel-Johnson Boulevard Laval, Quebec	1977	109,000	84.3	WSP Canada Inc.
1111 Dr.-Frederik-Philips Boulevard Montreal, Quebec	1990	102,000	90.7	Makivik Corporation, RGN Québec VIII Limited Partnership (Regus)
3300 de la Côte-Vertu Boulevard Montreal, Québec	1976	98,000	86.8	Bank of Montreal, Gamma Entertainment Inc., Synnex Canada Limited
2001 McGill College Avenue Montreal, Quebec	1982	512,000	98.3	Synnex Canada Limited, Fondation Lucie et André Chagnon, HSBC Bank of Canada, SITA Information Networking Computing Canada Inc., Société québécoise des infrastructures (SQI - 894911), Therrien Couture Joli-Coeur S.E.N.C.R.L., Eidos Interactive Corporation (Square Enix), McGill University
9955 Châteaufort Street Brossard, Quebec	2004/2006	90,000	97.9	Voith Hydro Inc., Bombardier Recreational Products Inc., GHD Consultants Ltd.
5100 Sherbrooke Street East Montreal, Quebec	1985/1986	373,000	97.6	Société de gestion du réseau informatique (GRICS), Société Québécoise des infrastructures (SQI – 0741505), Centre de services scolaire de Montréal, Nordia Inc.
2405 Fernand-Lafontaine Boulevard Longueuil, Quebec	1966	33,000	100.0	Infrastructurel Inc., ITR Acoustique Mtl Inc.
895 de la Gauchetière Street West Montreal, Quebec	1929/1943/1961/ 1981/1999-2005	649,000	100.0	Canadian National Railway Company (#80630 Fournisseur H.Q.), Adacel Inc., Cologix Canada Inc., Via Rail Canada Inc.
3400 De Maisonneuve Boulevard West Montreal, Quebec	1967/1971/1986/ 1987/1988	609,000	96.3	Fédération des médecins omnipraticiens du Québec, Goldwater Dubé Inc., AGA Financial Group Inc., Hapag Lloyd (Canada) Inc., Irving Mitchell Kalichman L.L.P., KSH Solutions Inc., Les Services Administratifs Cominar Inc., Lussier Dale Parizeau Inc., Oceanwide Inc., Paysafe Services (Canada) Inc., Société de services financiers Fonds FMOQ Inc., Tecsys Inc. (Tecsys), Xerox Canada Ltd., Xmedius Solutions Inc.
1717 René-Lévesque Boulevard East Montreal, Quebec	1981/2010	70,000	100.0	Bell Canada
1200 Papineau Avenue Montreal, Quebec	1988/2010	93,000	88.5	Zone3 Inc., Pelmorex Weather Networks (Television) Inc. Météo Montréal Média
480 Armand-Frappier Boulevard Laval, Quebec	2003	51,000	100.0	City of Laval

Income Properties	Year Built/ Renovated	Leasable Area (sq.ft)	% Leased	Selected Clients ⁽²⁾
420 Armand-Frappier Boulevard Laval, Quebec	2002	51,000	92.8	TCR Collection Agency Ltd., Creaform Inc., City of Laval
440 Armand-Frappier Boulevard Laval, Quebec	1999	50,000	90.3	Liminal Biosciences Inc.
400 Armand-Frappier Boulevard Laval, Quebec	2003	49,000	100.0	Technologies 20-20 Inc.
1301 Gay-Lussac Street Boucherville, Quebec	1999	15,000	100.0	Clark, Drouin, Lefebvre Inc.
85 J.-A.-Bombardier Street Boucherville, Quebec	2003	26,000	100.0	SNC Lavalin
9975-9995 Châteauneuf Street Brossard, Quebec	2004	123,000	100.0	Optimont Inc., Rockwell Automation Canada Ltd. (ICS Triplex ISAGRAF), Sintra Inc., Tyco Safety Products Canada Ltd.
2 Place du Commerce Brossard, Quebec	1976	36,000	47.2	Fiscacom Inc., Hélène Bousquet, Steven Beaudry, Louis Morin et Dr. Michel Samson Inc.
5 Place du Commerce Brossard, Quebec	1981	20,000	100.0	DuFour, Charbonneau, Traffic Tech Inc.
8 Place du Commerce Brossard, Quebec	1981	31,000	53.5	Financial Horizons Group, Association Sectorielle Services Automobiles (Auto Prevention)
1 Place du Commerce Brossard, Quebec	1978	44,000	81.9	Société québécoise des infrastructures (SQI)
11 Place du Commerce Brossard, Quebec	1976/2004	41,000	78.8	Société québécoise des infrastructures (SQI)
3 Place du Commerce Brossard, Quebec	1978	28,000	61.2	Skratch Bar
7450 Galeries-d'Anjou Boulevard Montreal, Quebec	1986	66,000	92.0	Caisse Desjardins de Mercier-Est-Anjou
7400 Galeries-d'Anjou Boulevard Montreal, Quebec	1988	116,000	98.0	Scotia Dealer Advantage Inc., The Bank of Nova Scotia (71621), TETRA TECH QI INC.
8200 Décarie Boulevard Montreal, Quebec	1982	61,000	68.2	90245 CANADA INC.(Goldsmith Hersh), Toronto Dominion Bank, Janin Atlas Inc.
8250 Décarie Boulevard Montreal, Quebec	1989	83,000	64.7	Investors Group Financial Services Inc. (#600530) 9071-2803 QUEBEC INC. (Berger Emrich Valencak)
1000 Saint-Jean Boulevard Pointe-Claire, Quebec	1976	110,000	87.7	CIUSSS de l'ouest de l'île de Montréal (Batshaw Youth and Family Centres), Société québécoise des infrastructures (SQI 763503)
1555 Carrie-Derick Street Montreal, Quebec	2005	82,000	0.0	-
Sub-total		6,464,000		

OFFICE PROPERTIES - ONTARIO AREA

550 de la Cité Boulevard Gatineau, Quebec	2003	321,000	100.0	Her Majesty the Queen
480 de la Cité Boulevard Gatineau, Quebec	2003	44,399	67.0	WSP Canada INC., Her Majesty the Queen
400 Cooper Street Ottawa, Ontario	1974/1998	175,000	93.7	Centretown Community Health Centre, Canadian Red Cross Society, Her Majesty the Queen
975 Saint-Joseph Boulevard Gatineau, Quebec	1983/1999	195,000	100.0	Her Majesty the Queen
1145 Hunt Club Road Ottawa, Ontario	1990	90,000	99.1	SNC-Lavalin, Ottawa Hospital, Paramed
222-230 Queen Street Ottawa, Ontario	1972/1991/2002	205,000	82.3	Her Majesty the Queen, a Canadian chartered bank
171 Slater Street Ottawa, Ontario	1970/2011	153,000	73.3	Her Majesty the Queen
2465 Saint-Laurent Boulevard Ottawa, Ontario	1987/2001	58,000	0.0	Vacant
1000 Innovation Drive Kanata, Ontario	2000	141,000	79.9	TCC, TSMC, DELL, Juniper

Income Properties	Year Built/ Renovated	Leasable Area (sq.ft)	% Leased	Selected Clients ⁽²⁾
21 Fitzgerald Road Nepean, Ontario	1986/1996	39,000	100.0	Her Majesty the Queen
25 Fitzgerald Road Nepean, Ontario	1998	114,000	93.9	Her Majesty the Queen
35 Fitzgerald Road Nepean, Ontario	2001	64,000	85.7	Her Majesty the Queen
1 Antares Road Nepean, Ontario	1989	72,000	97.9	Synopsys Canada ULC, N. Harris Computer
700 Palladium Drive Ottawa, Ontario	2001	62,000	100.0	Ford Motor Company
750 Palladium Drive Ottawa, Ontario	2001	81,000	83.2	Skywave Mobile Communications
770 Palladium Drive Ottawa, Ontario	2001	79,000	52.6	Calian Ltd.
800 Palladium Drive Ottawa, Ontario	2020	99,000	100.0	Ford Canada
Sub-total		2,003,000		
TOTAL OFFICE PROPERTIES		10,886,000		

RETAIL PROPERTIES - QUÉBEC CITY AREA

3345 du Carrefour Street Québec City, Quebec	2005	25,000	93.3	La Vue
2200 Cyrille-Duquet Street Québec City, Quebec	1965/1986/ 1996/2018	31,000	100.0	Tesla Motors
5600 Guillaume-Couture Boulevard Lévis, Quebec	2005	10,000	100.0	Société des alcools du Québec
2160 Cyrille-Duquet Street Québec City, Quebec	1965/1981/ 1994/2018	45,000	0.0	Development
2180 Cyrille-Duquet Street Québec City, Quebec	1969/1984/ 1997/2003	20,000	100.0	Tesla Motors
Halles Fleur de Lys 245 Soumande Street Québec City, Quebec	1978/1984/1994	103,000	88.5	Dollarama, Rossy, Énergie Cardio
Place de la Cité 2590-2640 Laurier Boulevard Québec City, Quebec	1964/1970/ 1982/1993	308,000	89.9	Urban Planet, La Cité Médicale
Carrefour Charlesbourg 8500 Henri-Bourassa Boulevard Québec City, Quebec	1976/1988/1995/ 1996/2004	318,000	85.3	Métro Québec Immobilier, Rossy, La Cité Médicale, Le Groupe Jean Coutu (PJC), Dollarama
3323 du Carrefour Street Québec City, Quebec	2006	4,000	100.0	A Canadian chartered bank
550 du Marais Street Québec City, Quebec	1995	17,000	100.0	Écho Sport, Bières & Frites
Les Promenades Beauport 3333 du Carrefour Street Québec City, Quebec	1978/2002/2004/ 2008/2009	547,000	93.9	Winners, Sports Experts/Atmosphère, Léon's Furniture, Magasins Hart, L' Aubainerie concept mode, Énergie Cardio
1295 Charest Boulevard West Québec City, Quebec	1982/2007	28,000	100.0	Meubles RD
Place Lévis 50 Président-Kennedy Road Lévis, Quebec	1970/1995	220,000	79.5	Maxi, Her Majesty the Queen, Société québécoise des infrastructures (SQI)
3319 du Carrefour Street Québec City, Quebec	2003	3,000	100.0	Tim Hortons
1269-1283 Charest Boulevard West Québec City, Quebec	1975/2002	63,000	73.6	Dollarama, D'Loft
950 Jutras Boulevard East Victoriaville, Quebec	2012	4,000	100.0	Coco Frutti
Galleries Shawinigan 3353-3493 Royal Boulevard Shawinigan, Quebec	1988/2006	24,000	86.4	Bouclair

Income Properties	Year Built/ Renovated	Leasable Area (sq.ft)	% Leased	Selected Clients ⁽²⁾
La Plaza de la Mauricie 3103 Royal Boulevard Shawinigan, Quebec	1974/2000/ 2002/2006	222,000	93.8	Métro Richelieu, Bureau en Gros (Staples), Pharmaprix, Hart, Aubainerie, Sports Experts/Atmosphère
3321 du Carrefour Street Québec City, Quebec	2013	5,000	100.0	Ben & Florentine
3315-3317 du Carrefour Street Québec City, Quebec	1989	17,000	83.4	Bouclair
Carrefour Frontenac 805 Frontenac Boulevard East Thetford Mines, Quebec	1959	180,000	89.0	Rona, Maxi
Carrefour Saint-Georges 8585 Lacroix Boulevard Saint-Georges, Quebec	1974/1978/ 1992/2002	303,000	94.0	Bureau en Gros (Staples), Super C, Meubles RD, Winners, Sports Experts/Atmosphère
Centre commercial Rivière-du-Loup 298 Armand-Thériault Boulevard Rivière-du-Loup, Quebec	1973/2005	311,000	93.7	Super C, Tigre Géant, Meubles RD, Pharmaprix, Sports Experts/Atmosphère
252 Hôtel-de-Ville Boulevard Rivière-du-Loup, Quebec	1997	7,000	100.0	Mondou
95 Cerisiers Street Rivière-du-Loup, Quebec	2008	6,000	100.0	Restaurant Bon Voyage RDL
Carrefour Rimouski 419 Jessop Boulevard Rimouski, Quebec	1978	340,000	96.2	Canadian Tire, Maxi, Pharmaprix, Sports Experts/Atmosphère, Dollarama
Les Rivières 4125-4575 des Forges Boulevard Trois-Rivières, Quebec	1971/1981/2001	485,000	93.2	IGA Extra, Toys "R" Us, Sports Experts/Atmosphère, H&M, Hart, Urban Planet
3925 des Forges Boulevard Trois-Rivières, Quebec	2000	38,000	100.0	IGA Extra
1000 des Basses-Terres Street ⁽⁴⁾ Québec City, Quebec	2015	33,000	0.0	Vacant
1033 des Rocailles Street Québec City, Quebec ⁽⁴⁾	2016	13,000	100.0	Avril
4825 Pierre-Bertrand Boulevard Québec City, Quebec ⁽⁴⁾	2016	17,000	100.0	Party Expert, Eugene Allard
1016 Bouvier Street Québec City, Quebec ⁽⁴⁾	2016	5,000	100.0	Rôtisserie St-Hubert
3390 Blaise-Pascal Avenue Québec City, Quebec	2020	56,000	100.0	Décathlon
4675 des Forges Boulevard Trois-Rivières, Quebec	2016	7,000	100.0	Société des alcools du Québec
Sub-total		3,842,173		

RETAIL PROPERTIES - MONTREAL AREA

Carrefour Lachenaie 400 Montée des Pionniers Terrebonne, Quebec	2003	6,000	100.0	Tim Hortons
330-334 Montée des Pionniers Terrebonne, Quebec	2004	6,000	100.0	La Belle Province
310-322 Montée des Pionniers Terrebonne, Quebec	2003	19,000	100.0	Dormez-vous, a Canadian chartered bank
250-302 Montée des Pionniers Terrebonne, Quebec	2005	77,000	92.9	Brick, Dollarama, Société des alcools du Québec
216-220 Montée des Pionniers Terrebonne, Quebec	2008	13,000	100.0	Clément
Mail Champlain 2151-2153 Lapinière Boulevard Brossard, Quebec	1975/1977/1988/ 1990/1994/2009	701,000	93.0	Décathlon, The Bay, Mayrand, Sports Experts/Atmosphère, Archambault, Dollarama
Centre Rockland 2305 Rockland Road Town of Mount Royal, Quebec	1959/1983/2005	623,000	94.0	The Bay, IGA Extra, Sports Experts/Atmosphère, Zara, H&M, Pharmaprix, Linen Chest, Société des alcools du Québec

Income Properties	Year Built/ Renovated	Leasable Area (sq.ft)	% Leased	Selected Clients ⁽²⁾
Galeries Rive-Nord 100 Brien Boulevard Repentigny, Quebec	1974/1982/1984/ 1990/1999	555,000	93,3	Walmart, Sports Experts/Atmosphère, Toys “R” Us, H&M, GBI Expert-Conseils, Le Groupe Jean Coutu (PJC), Dollarama
Centropolis – Building A 2888 du Cosmodôme Avenue Laval, Quebec	2000	73,000	100.0	Fruiterie 440
Centropolis – Building C 1731-1799 Pierre-Péladeau Avenue and 2777 Saint-Martin Boulevard West Laval, Quebec	2000	69,000	100.0	La Cordée plein air, Houston
Centropolis – Building Ea 2900-2940 Pierre-Péladeau Avenue and 101 du Centropolis Promenade Laval, Quebec	2003	22,000	100.0	The 3 Brewers
Centropolis – Building Eb 105-165 du Centropolis Promenade Laval, Quebec	2003	19,000	100.0	Putting Edge, Sterlings
Centropolis – Building Fa 1820-1880 Pierre-Péladeau Avenue Laval, Quebec	2001	18,000	85.0	Jack Astor’s
Centropolis – Building Fb 100-140 du Centropolis Promenade Laval, Quebec	2001	15,000	100.0	Allô mon Coco, Vin & Passion
Centropolis – Building G 1730-1798 Pierre-Péladeau Avenue and 2929-2981 Saint-Martin Boulevard West Laval, Quebec	2001	60,000	89.2	Éconofitness, Miss Wong
Centropolis – Building H 175-245 du Centropolis Promenade Laval, Quebec	2001	40,000	90.6	Restaurant Zibo, Balthazar, Invesa Assurances
Centropolis – Building I 485-575 du Centropolis Promenade Laval, Quebec	2004	46,000	100.0	RBC Securities, Monza, Juliette et Chocolat
Centropolis – Building Ja 150-190 du Centropolis Promenade Laval, Quebec	2001	17,000	100.0	Espace Ricardo, Souvlaki Bar
Centropolis – Building Jb 200-250 du Centropolis Promenade Laval, Quebec	2001	19,000	100.0	Société des alcools du Québec
Centropolis – Building K 450-510 du Centropolis Promenade Laval, Quebec	2004	19,000	100.0	Boston Pizza, La Belle et La Boeuf
Centropolis – Building Pa 580-590 du Centropolis Promenade and 1825-1955 Saint-Martin Boulevard West Laval, Quebec	2006	34,000	97.9	Clément, Henri Vézina
Centropolis – Building Pb 520-572 du Centropolis Promenade Laval, Quebec	2006	13,000	100.0	Pizzéria Napolitaine, Centre dentaire Smile
Centropolis – Building R 595-655 du Centropolis Promenade and 2005-2105 Saint-Martin Boulevard West Laval, Quebec	2006	56,000	78.6	A Canadian chartered bank
Centropolis – Colossus 2800 du Cosmodôme Avenue Laval, Quebec	2009	100,000	100.0	Famous Players
600-660 Le Corbusier Boulevard Laval, Quebec	2008	59,000	100.0	Dollarama, Structube, Roche Bobois
690 Le Corbusier Boulevard Laval, Quebec	2008	43,000	100.0	Nordia
720 Le Corbusier Boulevard Laval, Quebec	2009	9,000	100.0	A Canadian chartered bank
760-800 Le Corbusier Boulevard Laval, Quebec	2008	12,000	82,3	Urbania, Montoni, Mouvement Physio
830-850 Le Corbusier Boulevard Laval, Quebec	2008	10,000	100.0	Panda Peng, Lasik MD

Income Properties	Year Built/ Renovated	Leasable Area (sq.ft)	% Leased	Selected Clients ⁽²⁾
900-950 Le Corbusier Boulevard Laval, Quebec	2009	61,000	100.0	Indigo, Golf Town, Jysk
1020-1050 Le Corbusier Boulevard Laval, Quebec	2008	10,000	100.0	Allstate, Salon Sugar
1090-1130 Le Corbusier Boulevard Laval, Quebec	2008	12,000	100.0	Kanda Sushi bar, Subway
1310 Le Corbusier Boulevard Laval, Quebec	2008	31,000	100.0	Winners
1340-1350 Le Corbusier Boulevard Laval, Quebec	2008	8,000	100.0	Centre Hi-Fi, Tim Hortons
1160-1170 Le Corbusier Boulevard Laval, Quebec	2011	12,000	100.0	A Canadian chartered bank
99 Saint-Jean-Baptiste Boulevard Châteauguay, Quebec	1991/2006	4,000	100.0	Pizza Hut
155 25 th Avenue Saint-Eustache, Quebec	1989	7,000	53.3	Boulangerie pâtisserie fine douceur
Place Longueuil 825 Saint-Laurent Street West Longueuil, Quebec	1966/1981/1986	408,000	94.0	IGA, Société québécoise des infrastructures (SQI), Sports Experts/Atmosphère, Winners, Urban Planet, Uniprix
2054 Curé-Labelle Boulevard Saint-Jérôme, Quebec	1990/2007	4,000	100.0	Pizza Hut
1600 Le Corbusier Boulevard Laval, Quebec	1967/1998/ 2003/2005	696,000	90.9	Best Buy, Brick, The Bay, Bureau en Gros (Staples), Decathlon, Avril, Marshalls/Home Sense
2001 Victoria Avenue Saint-Lambert, Quebec	1986	43,000	55.3	The Jean Coutu Group (PJC)
8 Bromont Boulevard Bromont, Quebec	1989/1993	4,000	0.0	Vacant
378-380 Harwood Boulevard Vaudreuil-Dorion, Quebec	1996	14,000	24.4	A Canadian chartered bank
425-443 Adolphe-Chapleau Street Bois-des-Filion, Quebec	1986	40,000	59.7	Dollarama, McDonald's, dental clinic
895 De La Gauchetière Street West Montreal, Quebec	1929/1943/1961/ 1981/1999-2005	87,000	74.9	McDonald's, a Canadian chartered bank, Société des alcools du Québec, Première Moisson
Alexis Nihon Complex 1500 Atwater Avenue Montreal, Quebec	1967/1971/1986/ 1987/1988	406,000	96.1	Canadian Tire, Winners, Marshalls, Sports Experts/Atmosphère, IGA, Pharmaprix
3500 de la Côte-Vertu Boulevard and 850-980 Beaulac Street Montreal, Quebec	1999-2002	169,000	71.9	Cinéma Guzzo, Caisse Populaire de St-Laurent, Éconofitness
3330 de la Côte-Vertu Boulevard Montreal, Quebec	1999-2002	4,000	100.0	McDonald's
3310 de la Côte-Vertu Boulevard Montreal, Quebec	1999-2002	5,000	100.0	Souvlaki Bar
3450 de la Côte-Vertu Boulevard Montreal, Quebec	1999-2002	6,000	100.0	La Cage Sportive
3550 de la Côte-Vertu Boulevard Montreal, Quebec	2003	6,000	100.0	Dormez-vous
1165 du Tremblay Road Longueuil, Quebec	2003	3,000	100.0	Harvey's
1175 du Tremblay Road Longueuil, Quebec	2003	5,000	100.0	Barbies
2401 Roland-Therrien Boulevard Longueuil, Quebec	1989/2003	22,000	100.0	Caisse Desjardins Pierre-Boucher
2140 King Street East Sherbrooke, Quebec	2000	30,000	38.5	Iris, Paré Tanguay Notaires
2110 King Street East Sherbrooke, Quebec	1999-2002	1,000	100.0	Subway
Mail Montenach 600 Sir-Wilfrid Laurier Boulevard Beloeil, Quebec	1975/1989/ 2012	360,000	88.9	Canadian Tire, Super C, Sports Experts/Atmosphère, Buropo Citation, Winners, Dollarama, Pharmaprix
560 Sir-Wilfrid Laurier Boulevard Beloeil, Quebec	2005	8,000	100.0	Société des alcools du Québec

Income Properties	Year Built/ Renovated	Leasable Area (sq.ft)	% Leased	Selected Clients ⁽²⁾
546 Sir-Wilfrid Laurier Boulevard Beloeil, Quebec	2005	4,000	100.0	A Canadian chartered bank
Sub-total		5,218,000		

RETAIL PROPERTIES - ONTARIO AREA

120 de l'Hôpital Boulevard Gatineau, Quebec	1996	66,000	81.5	Cinéma 9, Nickels
Galleries de Hull 320 Saint-Joseph Boulevard Gatineau, Quebec	1972	267,000	84.6	Pharmaprix, Dollarama, Le marché Wakim, Aubainerie, Arden
350 Saint-Joseph Boulevard Gatineau, Quebec	2008	8,000	100.0	Bâton Rouge
Sub-total		349,000		
TOTAL RETAIL PROPERTIES		9,409,173		

INDUSTRIAL AND FLEX PROPERTIES - QUÉBEC CITY AREA

2381-2393 Watt Avenue Québec City, Quebec	1973/1981	66,000	100.0	Boulangerie Pâtisserie Dumas
2345-2349 Dalton Avenue Québec City, Quebec	1973/1981	54,000	100.0	VAST Auto distribution, Clé du découpage
830 Godin Avenue Québec City, Quebec	1978/1994	49,000	100.0	Iron Mountain Canada
1165 Lomer-Gouin Street Québec City, Quebec	1941/1978/1993	72,000	100.0	Produits Capital, L'Usine Création
1990 Cyrille-Duquet Street Québec City, Quebec	1976/1977/ 1995/1996	91,000	88.2	Vigneault Chocolatier, Mission-HGE
2006-2010 Lavoisier Street Québec City, Quebec	1976	68,000	100.0	NAPA Auto Parts
2022 Lavoisier Street Québec City, Quebec	1978	59,000	100.0	Consulair, Pâtes Partout
2025 Lavoisier Street Québec City, Quebec	1978/1983/1990	37,000	100.0	Cristal Contrôles
2015 Lavoisier Street Québec City, Quebec	1974	2,000	100.0	Eurotek Mécanique Spécialisée
5130 Rideau Street Québec City, Quebec	1988	24,000	100.0	Toromont Industries
2955 Kepler Avenue Québec City, Quebec	1978	15,000	100.0	Groupe conseil en croissance urbaine
1400 Saint-Jean-Baptiste Avenue Québec City, Quebec	1979/1995	106,000	88.4	Meubles Zip International, Mega Fitness Gym
1515 Saint-Jean-Baptiste Avenue Québec City, Quebec	1979/1989	62,000	100.0	Fixatech, Carquest Canada
955 Saint-Jean-Baptiste Avenue Québec City, Quebec	1978/1991	33,000	100.0	Location Brossard
2020 Cyrille-Duquet Street Québec City, Quebec	1968	41,000	100.0	Quillorama Duplessis
2100 Cyrille-Duquet Street Québec City, Quebec	1962/1975/1995	32,000	100.0	Weston Foods (Canada)
2150 Cyrille-Duquet Street Québec City, Quebec	1970/1985/1994	22,000	100.0	Nutaq Innovation
310 Métivier Street Québec City, Quebec	1972/1991	19,000	100.0	Centre Hydraulique GMB
454-456 Marconi Avenue Québec City, Quebec	1984	16,000	100.0	Information communication services (ICS)
1730-1790 Newton Avenue Québec City, Quebec	1987	62,000	100.0	Her Majesty the Queen, Veritiv Canada

Income Properties	Year Built/ Renovated	Leasable Area (sq.ft)	% Leased	Selected Clients ⁽²⁾
5000 Rideau Street Québec City, Quebec	1995	2,000	100.0	Her Majesty the Queen
5125 Rideau Street Québec City, Quebec	1987/1997	12,000	100.0	United Parcel Service Canada
4975 Rideau Street Québec City, Quebec	1990	33,000	100.0	9301-6921 Québec Inc. (Transipro)
2755 Dalton Avenue Québec City, Quebec	1971/1989	23,000	100.0	Spicers Canada
120 de New York Street Saint-Augustin-de-Desmaures, Quebec	2006	34,000	100.0	Équipement SMS
650 Godin Avenue and 460 Desrochers Street Québec City, Quebec	1967/1975/1977	189,000	100.0	Société québécoise des infrastructures (SQI), Imprimerie Solisco
625 Godin Avenue Québec City, Quebec	1989/1990	61,000	100.0	Messageries Dynamiques, a division of Communications Quebecor, Controlab Manufacture
579 Godin Avenue Québec City, Quebec	1981/1999/2007	22,000	100.0	Linde Canada
2700 Jean-Perrin Street Québec City, Quebec	1987/1998	129,000	93.8	Société canadienne des postes
2181–2211 Léon-Harmel Street Québec City, Quebec	1974/2003	72,000	88.9	CNESST, Optelvision
445 Saint-Jean-Baptiste Avenue Québec City, Quebec	1986/2003	92,000	94.8	Gentec Électro-Optique
450-500 Saint-Jean-Baptiste Avenue Québec City, Quebec	1987	87,000	100.0	Fiso Technologies
5275 Wilfrid-Hamel Boulevard Québec City, Quebec	1981	30,000	97.4	Acousti-Plus
1670 Semple Street Québec City, Quebec	1972/2000	90,000	99.2	Impecca image et impression, Distribution Vieux-Port
2500 Jean-Perrin Street Québec City, Quebec	1998	76,000	92.8	Proludik
2600 Jean-Perrin Street Québec City, Quebec	2001	49,000	100.0	Laboratoires Choisy
765 Godin Avenue Québec City, Quebec	1976/1989	15,000	100.0	Tyco
1041 Pierre-Bertrand Boulevard Québec City, Quebec	1963/2002	115,000	100.0	Boulangerie Canada Bread, Suppléments K.D.
989 Pierre-Bertrand Boulevard Québec City, Quebec	1974/1994	38,000	87.5	Impression Pro-design
955 Pierre-Bertrand Boulevard Québec City, Quebec	1995	43,000	100.0	PMT/Roy assurances et services financiers
1080 des Rocailles Street Québec City, Quebec	1995	48,000	100.0	Wolseley Canada
235 Fortin Street Québec City, Quebec	1996	26,000	100.0	Frito-Lay/Pepsico
275 Métivier Street Québec City, Quebec	2003	39,000	94.8	Descair
300 Métivier Street Québec City, Quebec	2004	29,000	100.0	Metro to Home Logistics
1255 des Artisans Street Québec City, Quebec	2007	44,000	100.0	Contreplaqué & Placage Canada
275 Saint-Sacrement Avenue Québec City, Quebec	1949/2006	61,000	100.0	City of Québec
1775 Léon-Harmel Street Québec City, Quebec	2004	22,000	100.0	Wolseley Canada
2600 Saint-Jean-Baptiste Avenue Québec City, Quebec	2004	35,000	100.0	Telops
2800 Saint-Jean-Baptiste Avenue Québec City, Quebec	2004	103,000	96.1	Groupe immobilier Desjardins
3000 Saint-Jean-Baptiste Avenue Québec City, Quebec	2004	47,000	100.0	Société québécoise des infrastructures (SQI)

Income Properties	Year Built/ Renovated	Leasable Area (sq.ft)	% Leased	Selected Clients ⁽²⁾
1990 5 th Street Lévis, Quebec	2008	51,000	99.8	Société québécoise des infrastructures (SQI)
1986 5 th Street Lévis, Quebec	2015	33,000	100.0	Groupe immobilier Desjardins
1984 5 th Street Lévis, Quebec	2014	74,000	100.0	Maibec, Le Groupe Master
795 J.-Ambroise-Craig Street Lévis, Quebec	1997/1999	23,000	100.0	Mitten
820 Alphonse-Desrochers Street Lévis, Quebec	2004	212,000	100.0	Groupe Colabor
1010 Godin Avenue Québec City, Quebec	1985	56,000	100.0	ID Biomédical Corporation of Québec
125 Fortin Street Québec City, Quebec	2013	49,000	100.0	SGS Canada
155 Fortin Street Québec City, Quebec	2016	46,000	100.0	Goodman Manufacturing, Siemens
185 Fortin Street Québec City, Quebec	2015	6,000	100.0	Isaute Québec, Shred-it
30-56 Jacques-Nau Street Lévis, Quebec	1990/1994	79,000	100.0	Distribution de Pièces D'Auto Rive-Sud
750 des Oliviers Road Lévis, Quebec	1992-1994	25,000	94.2	Manac
5205 Rideau Street Québec City, Quebec	1994	24,000	100.0	Federal Express Canada
336 Montée Industrielle Rimouski, Quebec	1996	4,000	100.0	Air Liquide Canada
505 du Parc-Technologique Boulevard Québec City, Quebec	2002	102,000	88.8	Englobe, Ciena Canada
Sub-total		3,441,000		

INDUSTRIAL AND FLEX PROPERTIES - MONTRÉAL AREA

2125 23 rd Avenue Montreal, Quebec	1974	199,000	100.0	Aviva, Licaplast Industries Emballages Inc.
2177 23 rd Avenue Montreal, Quebec	1977	221,000	100.0	Pival
5205 Fairway Street Montreal, Quebec	1959	288,000	100.0	Remco, GTI Storage & Handling
8288 Pie-IX Boulevard Montreal, Quebec	1989	120,000	100.0	Belron Canada
1415 32 nd Avenue Montreal, Quebec	1989/1993	72,000	100.0	Metro Supply Chain (MTH) Inc.
1455 32 nd Avenue Montreal, Quebec	2001	33,000	100.0	Groupe Graham International Inc.
1475 32 nd Avenue Montreal, Quebec	1988	92,000	100.0	Pneutech-Rousseau Group, Salit Tube & Steel Ltee.
3300 Jean-Baptiste-Deschamps Boulevard Montreal, Quebec	1989	19,000	100.0	J. Can Express
9100 du Parcours Street Montreal, Quebec	1998/2000	199,000	100.0	Nortek Air Solutions Québec
10550 Parkway Boulevard Montréal, Quebec	1964/1972	116,000	100.0	Bestseller Wholesale Canada
2103-2167 Dagenais Boulevard West Laval, Quebec	1999/2003	277,000	100.0	Dura Housewares, Groupe Minimedia inc., Yourtruckshop Inc., East Penn Canada, Les Aliments Deli-Chefs, Dsi Safety Inc.
894-930 Bergar Street Laval, Quebec	1989	33,000	100.0	2 Ameriks Company Inc., Messer Canada Inc.
901-937 Michelin Street Laval, Quebec	1988	43,000	100.0	KOP Turbines, MégaLab
3370-3418 Industrial Boulevard Laval, Quebec	1986	55,000	100.0	Franklin Empire, Onys

Income Properties	Year Built/ Renovated	Leasable Area (sq.ft)	% Leased	Selected Clients ⁽²⁾
3401-3421 Industrial Boulevard Laval, Quebec	1986	56,000	100.0	Rexel Canada, ATMPRQ
1405-1453 Bergar Street Laval, Quebec	1988	33,000	100.0	Ultra Canadian Inc.
3424-3428 Francis-Hughes Avenue Laval, Quebec	2003	16,000	100.0	Trane Québec
40 du Tremblay Road Boucherville, Quebec	1991/2006	143,000	100.0	Groupe BMR inc.
620-650 Giffard Street Longueuil, Quebec	1980	53,000	94.7	Lumen
667-687 Giffard Street Longueuil, Quebec	1980	43,000	70.7	Centre de Collision Longueuil Inc. (Fix Auto), Trane Canada
784-818 Guimond Boulevard Longueuil, Quebec	1988	82,000	91.4	Les Technologies Clemex, Groupe Conseil Génicom
9101-9175 des Sciences Boulevard Montreal, Quebec	1999/2000	71,000	100.0	Hibbert International, Lallemand, Alimentation Gusta Inc.
1675 de Montarville Boulevard Boucherville, Quebec	1989/2003	142,000	100.0	Groupe Master
5250 Armand-Frappier Street Longueuil, Quebec	1992	59,000	100.0	Hydro-Québec
1405-1495 55 th Avenue Dorval, Quebec	2001	66,000	100.0	International paint division of Akzo Nobel Coatings, Château Manis Électroniques
4500-4536 Louis-B.-Mayer Street Laval, Quebec	2004	47,000	100.0	Les Services EXP
2900-2976 Joseph-A.-Bombardier Street Laval, Quebec	2006	108,000	100.0	Caterpillar du Canada, Mitek Canada, SynerGX Technologies
3025 Joseph-A.-Bombardier Street Laval, Quebec	2006/2007	78,000	100.0	Camfil Canada, Star Pipe Canada
4451-4479 Laval Highway West Laval, Quebec	2004	115,000	83.6	Centre sportif extrême évolution
330 Avro Avenue Pointe-Claire, Quebec	1991/1998	89,000	100.0	Transformer Table Inc.
940 Bergar Street Laval, Quebec	1987	15,000	100.0	Distributions Flora Corporation Inc.
11000-11020 Parkway Boulevard Montreal, Quebec	1965	217,000	100.0	Cryopak Industries (2007), Meubles Concordia Ltee.
20 Hymus Boulevard Pointe-Claire, Quebec	1986	61,000	100.0	Diversifié Ulbrich du Canada
2156-2168 de la Province Street Longueuil, Quebec	1990	40,000	77.9	Robotech Automatisation Inc. Vs Plastics Inc.
2170 de la Province Street Longueuil, Quebec	1990	23,000	100.0	Exprolink
715 Delage Street Longueuil, Quebec	1990	42,000	96.3	Équipement d'essai aérospatial
6445 de la Côte-de-Liesse Road Montréal, Quebec	1980/1999	50,000	100.0	Servicorp Industrial Supplies
19100-19180 Trans-Canada Highway Baie-D'Urfé, Quebec	1987	25,000	30.6	Pools "R" US & Ubora Renovations Inc.
3600 Matte Boulevard Brossard, Quebec	1988	27,000	89.9	Bell Flavors & Fragrances (Canada) Co., Nasuco Canada
3650 Matte Boulevard Brossard, Quebec	1987	43,000	85.1	152310 Canada Ltee (As Hanging Systems), Polycontrôles Technologies
115 de Vaudreuil Street Boucherville, Quebec	1987	16,000	27.4	Planète Courrier
4140-4150 de Portland Boulevard Sherbrooke, Quebec	2000	67,000	100.0	Bombardier Recreational Products, Norda Stelo Inc.
3071-3075 Louis-A.-Amos Street and 1922-1996 Onésime-Gagnon Street Montreal, Quebec	1987	164,000	100.0	GE Lighting Solutions, 9205-7330 Québec Inc. (Airpro Transport), Ainsworth Inc., Aftral Canada Inc.
1615-1805 55 th Avenue Dorval, Quebec	1990	158,000	100.0	John L. Schultz, Transport Midland, Plastiques Innovants Sabic Canada Inc., 7298957 Canada Inc. (Option 2)

Income Properties	Year Built/ Renovated	Leasable Area (sq.ft)	% Leased	Selected Clients ⁽²⁾
3339-3403 Griffith Street Montreal, Quebec	1987	117,000	100.0	Henry Schein Ash Arcona
8100 Cavendish Boulevard Montreal, Quebec	1981	115,000	100.0	Bulletproof Logistics Inc.
1949 Onésime-Gagnon Street Montreal, Quebec	1988	96,000	100.0	Richards Packaging, Vicostone Canada Inc.
2260 32 nd Avenue and 3142-3190 Joseph-Dubreuil Street Montreal, Quebec	1983	92,000	100.0	Rogers Communications, Andritz Paper Machinery, Ceva Freight Canada
2102-2150 32 nd Avenue Montreal, Quebec	1984	77,000	100.0	Grimco
2024-2080 32 nd Avenue Montreal, Quebec	1984	68,000	88.1	Freeman Audio Visual
6320-6380 de la Côte-de-Liesse Road Montreal, Quebec	1955/1981/1990	58,000	97.9	Groupe Immobilier Desjardins
2025 de la Metropole Street Longueuil, Quebec	1977/1993	201,000	100.0	Les métaux Tremblay, Solution extrême
1925-1975 Hymus Boulevard Dorval, Quebec	1988	104,000	93.6	Apple Express Courier, PNH Enterprises
80-140 Lindsay Avenue Dorval, Quebec	1986	44,000	100.0	Centre de conformité ICC
8411-8453 Dalton Road Town of Mount Royal, Quebec	1975	30,000	100.0	Sigvaris Corporation
8459-8497 Dalton Road Town of Mount Royal, Quebec	1975	41,000	100.0	CBM N.A.
8545-8579 Dalton Road Town of Mount Royal, Quebec	1987	38,000	100.0	Schindler Elevator Corporation
8605-8639 Dalton Road Town of Mount Royal, Quebec	1986	36,000	100.0	Enviroair Industries, 3645118 Canada Inc. (UTV International)
7527-7583 Henri-Bourassa Boulevard Montreal, Quebec	1975	111,000	98.4	9263-3437 Québec Inc. (Hockey Balle Montréal)
8552-8648 Pie-IX Boulevard Montreal, Quebec	1988	141,000	83.2	9432-3052 Quebec Inc. (Uni Express Inc.)
8740-8878 Pie-IX Boulevard Montréal, Quebec	1992	164,000	89.5	Peerless Clothing, Commonwealth Home Fashions
7075 Robert-Joncas Place Montreal, Quebec	1975	218,000	82.5	Do-Gree Fashions Ltd., Solaria Management, Purolator Courier, Acceo Solutions Inc.
1225 Volta Street Boucherville, Quebec	1988/1991	226,000	100.0	Sysco
2000 Halpern Street Montreal, Quebec	1977	527,000	100.0	LDC Logistics Development
1111 46 th Avenue Montreal, Quebec	1973	107,000	100.0	Corporation Transport Vitesse
1200 55 th Avenue Montreal, Quebec	1987	68,000	100.0	Diversitech Equipment & Sales
5055 Lévy Street Montreal, Quebec	1989/1990	61,000	83.0	TI-Titanium
243 Hymus Boulevard Pointe-Claire, Quebec	1969	40,000	100.0	Peloton Pharmaceuticals
731-749 Meloche Avenue and 11450 de la Côte-de-Liesse Road Dorval, Quebec	1979	36,000	85.5	Sabot Universe1
703-729 Meloche Avenue Dorval, Quebec	1980	32,000	93.0	Fabraply Inc.
679-701 Meloche Avenue and 135-137 Lindsay Avenue Dorval, Quebec	1981	35,000	100.0	9220-6820 Quebec Inc. (Promenaid Systems)
1730-1850 55 th Avenue and 5435 François-Cusson Street Montreal, Quebec	1986	78,000	100.0	Ventes Créatives Graham, Planète Courier

Income Properties	Year Built/ Renovated	Leasable Area (sq.ft)	% Leased	Selected Clients ⁽²⁾
1520-1660 55 th Avenue and 5430 Fairway Street Montreal, Quebec	1986	79,000	100.0	Equipements Tonic Performance Inc.
1875 55 th Avenue and 20-62 Lindsay Street Dorval, Quebec	1988	82,000	100.0	Opportun International Clothing, Fidelity Pac Metals Ltd.
72 Tremblay Road Boucherville, Quebec	2008	29,000	100.0	Société en commandite Strongco
3855 Matte Boulevard Brossard, Quebec	2009	31,000	100.0	Brandt Tractor Ltd.
2705 Francis-Hughes Avenue Laval, Quebec	1975	40,000	88.4	Mecanorack Industries
2745 Francis-Hughes Avenue Laval, Quebec	1999/2002	31,000	100.0	GSL Logistics Systems Canada Ltd. (Dicom)
4141-4149 Highway 440 Laval, Québec	1977/1986	195,000	85.1	Staples Canada, Face Solutions
4200 Louis-B.-Mayer Street Laval, Quebec	2016	130,000	100.0	Wolseley
730 Industrial Boulevard Blainville, Quebec	2000	43,000	100.0	Xebec Adsorption
895 de la Gauchetière Street West Montreal, Quebec	1929/1943/1961/ 1981/1999/2005	995,000	100.0	Inframtl
5200 J.-A.-Bombardier Street Longueuil, Quebec	2006	46,000	100.0	Lapaco Paper Products
2789-2855 Corbusier Boulevard Laval, Quebec	1981	59,000	100.0	S.D. Variations
900-950 Saint-Martin Boulevard West Laval, Quebec	1975/1988	143,000	100.0	Ampak Inc., NSE Technical & Logistics Services Inc.
1415-1531 Berlier Street Laval, Quebec	1981/2002	70,000	96.1	Le Groupe Master
982-1002 Jean-Neveu Street Longueuil, Quebec	1988	29,000	100.0	Location Luber
938-952 Jean-Neveu Street Longueuil, Quebec	1989	28,000	90.2	Macpek, Lavage Industriel Alimentaire
908-926 Jean-Neveu Street Longueuil, Quebec	1989	28,000	100.0	Gestion d'achats RAM
874-896 Jean-Neveu Street Longueuil, Quebec	1994	29,000	86.2	6921086 Canada Inc (Edikom), SP International
601-623 Breton Street Longueuil, Quebec	1975	49,000	100.0	Serdy Média
2115-2147 Province Street Longueuil, Quebec	1987	48,000	100.0	Go Le Grand Défi
601-631 Bériault Street Longueuil, Quebec	1989	49,000	100.0	Exide Technologies Canada Corporation
1351 Gay-Lussac Street Boucherville, Quebec	1995	13,000	100.0	Sinclair Dental
25 Lauzon Street Boucherville, Quebec	1989	43,000	91.4	Graymont (QC), Uni-Select Canada Inc.
35 Lauzon Street Boucherville, Quebec	1990	29,000	100.0	Denson Automatisation, AquaFab Distribution
90 Marie-Victorin Boulevard Boucherville, Quebec	1998	25,000	100.0	Investissement Blusand Inc.
1550 de Coulomb Street Boucherville, Quebec	1994/1998	10,000	100.0	Abcorp Ca Ltd
10 Place du Commerce Brossard, Quebec	2001	18,000	100.0	Canada Post
7 Place du Commerce Brossard, Quebec	1977	32,000	100.0	Marché C&T
9 Place du Commerce Brossard, Quebec	1976	51,000	88.3	Technolynk, Invention Maison, XTrade

Income Properties	Year Built/ Renovated	Leasable Area (sq.ft)	% Leased	Selected Clients ⁽²⁾
290-316 Benjamin-Hudon Street Montreal, Quebec	1975	67,000	100.0	Davflo Management
605-607 Deslauriers Street Montreal, Quebec	1972	43,000	0.0	Vacant
295-371 Deslauriers Street Montreal, Quebec	1973	135,000	100.0	Essilor Canada, Métaux Satellite, Heinemann Canada Corporation
375-455 Deslauriers Street Montreal, Quebec	1972	139,000	96.4	Graphiques Cosmex, Distributeur H. Miron, Distributions Vegifruits Inc.
457-485 and 491-533 Deslauriers Street Montreal, Quebec	1972	135,000	100.0	Rideau Recognition Solutions, Circuits Labo Inc., Textiles D. Zinman Ltee.
555 and 604-678 Deslauriers Street Montreal, Quebec	1971	66,000	100.0	La Fabrique Allwood Inc., Armen Industries
295-341 Benjamin-Hudon Street and 255 Deslauriers Street Montreal, Quebec	1972	53,000	100.0	Jirstrek Fruits, Robert Charbonneau Fruits & Légumes
600-610 Bériault Street Longueuil, Quebec	1974/2008	56,000	100.0	Ivex Canada Inc., Concepts Steel Space Inc.
2044 Province Street Longueuil, Quebec	1987	50,000	100.0	Kosma-Kare Canada
2060-2068 de la Province Street Longueuil Québec	1984	45,000	100.0	Multotec Canada
2089-2111 de la Province Street Longueuil Quebec	1974	51,000	100.0	Moderco Inc., Centre Intégré de Sante et de Services Sociaux de la Montérégie-Est
789-799 Jean-Paul-Vincent Boulevard Longueuil, Quebec	1982/1987	125,000	94.0	Germain Larivière, SOJAG
839-859 Jean-Paul-Vincent Boulevard Longueuil, Quebec	1985	90,000	94.0	Sail Plein Air Inc.
877 Jean-Paul-Vincent Boulevard Longueuil, Quebec	1986/1989	106,000	97.9	Nuera Transport Inc. (TexTrail Trailer Parts), Jimexs
2099-2109 Fernand-Lafontaine Boulevard Longueuil, Quebec	1988/1993	65,000	100.0	G. Doyon Cuisine Inc., Groupe Hélios
2177 Fernand-Lafontaine Boulevard Longueuil, Quebec	2000/2008	74,000	100.0	Aliments Ultima
2199 Fernand-Lafontaine Boulevard Longueuil, Quebec	2002	209,000	100.0	Yves Rocher Amérique du Nord, SCI Logistics
2525 Fernand-Lafontaine Boulevard Longueuil, Quebec	1991/1992	72,000	100.0	Commission scolaire Marie-Victorin
730 Delage Street Longueuil, Quebec	2004/2011	62,000	100.0	Contreplaqué & Placage Canada
830 Delage Street Longueuil, Quebec	2000	50,000	100.0	Solution Extrême
770 Guimond Boulevard Longueuil, Quebec	1975/2009	117,000	100.0	Les Promotions Atlantiques
2625 Jacques-Cartier Boulevard Longueuil, Quebec	2012	63,000	95.1	Lennox Industries (Canada), Métaux solutions, Gestion Jomats Inc.
1280, rue Nobel Boucherville, Quebec	1972/1991/1994	52,000	89.9	V. Boutin Express
1201-1203 Marie-Victorin Street Saint-Bruno-de-Montarville, Quebec	1991	144,000	98.3	Immeubles RB Ltee, AV&R Vision & Robotiques
3300 Trans-Canada Highway Pointe-Claire, Quebec	1975/1980/ 1983/1998	221,000	100.0	Ivex Canada Inc.
3000 Trans-Canada Highway Pointe-Claire, Quebec	1960	199,000	100.0	Chrysler Canada
Sub-total		11,811,000		
Total Industrial and Flex Properties		15,252,000		
Total Portfolio		35,547,173		

Notes:

(1) These figures are as at December 31, 2021 and are calculated on a per square foot basis of occupied space (and in the case of retail space, calculated in commercial retail units (CRU)) as at such date.

- (2) *Client with a leasable area of more than 15,000 square feet or main client of the property.*
- (3) *Corresponds to Cominar's interest (75%) in Société en commandite CJD.*
- (4) *Corresponds to Cominar's interest (50%) in Société en commandite Bouvier-Bertrand.*

SCHEDULE B - Audit Committee

CONSTITUTION

The Board of Trustees (the “**Board**”) has by resolution set up an Audit Committee (the “**Committee**”) made up of at least four independent trustees (as such term is defined in the Standards Applicable to Audit Committees) who are financially literate.

The Board appoints the members and designates the Committee Chair. The Committee may from time to time invite other persons it considers advisable to attend its meetings and participate in deliberations and discussions on the various matters transacted by the Committee. Any person invited to attend Committee meetings who is not a member of the Committee is not entitled to vote on decisions made thereat.

RESPONSIBILITIES OF THE CHAIR OF THE COMMITTEE

The Chair of the Committee is responsible for the following:

- (i) scheduling Committee meetings;
- (ii) in consultation with the Executive Vice President and CFO and the Committee Secretary, preparing the agenda for Committee meetings and ensuring that relevant documentation is made available in a timely manner;
- (iii) chairing Committee meetings;
- (iv) ensuring that the Committee fulfils its responsibilities as per its Charter and complies with the terms thereof; and
- (v) reporting to the Board of Trustees on all matters transacted by the Committee.

QUORUM

A majority of the Committee members constitutes the quorum. At a meeting, all questions are decided by a majority of the members. However, if one of the members is absent, all questions must be decided upon unanimously.

MEMBER TERMS

Members appointed to the Committee hold office until the first meeting of the Board following the annual general meeting of Unitholders where they are elected members of the Board or until they resign or are removed. Any member who ceases to be a Trustee shall cease to be a member of the Committee and may also be removed from office at any time by the Board.

PROCEDURE

The Committee follows the same procedure for calling and holding its meetings as the Board does with regard to such issues. The Board secretary also serves as secretary of the Committee.

MEETINGS

The Committee meets as often as circumstances require but it must hold at least four regularly scheduled meetings per year. After each of these meetings, the members meet the external auditor and Management separately and hold a meeting in the absence of Management.

PRESENCE OF EXTERNAL AUDITOR

The external auditor attends all Committee meetings. The Committee Chair shall call a meeting of the Committee when so required by the external auditor.

POWERS OF THE COMMITTEE

The Committee exercises all powers and duties conferred upon it under the Contract of Trust governing Cominar and the laws and regulations governing Cominar.

In the exercise of its duties, the Committee or its representative is authorized to access the books, ledgers and accounts of Cominar and its subsidiaries, and to discuss any question concerning the financial situation and financial results of Cominar and its subsidiaries with the officers and the internal and independent auditors of Cominar and its subsidiaries.

The Committee also has the authority to conduct investigations or have investigations conducted on any question falling within its authority. It is authorized to:

- use the services of external advisors, accountants or other experts to advise the Committee or to help it conduct any investigation. However, should the amounts incurred exceed \$100,000 during a given fiscal year, the Committee shall obtain approval from the Board of Trustees in the form of a resolution adopted to this effect;
- ask to staff for any information that it may need; and
- meet, as often as circumstances require, the officers, the external and internal auditor or the external advisors.

PURPOSE OF THE COMMITTEE

The Committee assists the Board in fulfilling its responsibility to oversee the financial management of Cominar, the financial reporting process, the internal control system, the internal and external auditing process, the identification and management of financial and operational risks and the procedures set up to ensure compliance with the code of ethics and professional conduct and the laws and regulations governing Cominar. In performing its duties, the Committee shall promote good relations with the Board, Management and the external auditor, and the internal auditor, if any.

Cominar's Management is responsible for the preparation, presentation and integrity of financial statements, as well as for the efficient functioning of the internal controls system respecting disclosure of financial information. Management and the internal audit department, if any, are responsible for implementing and applying appropriate accounting and financial principles and policies respecting the disclosure of financial information and internal controls and procedures in accordance with accounting standards and practices and in compliance with the relevant laws and regulations.

The external auditor is responsible for planning and conducting a review of Cominar's quarterly financial statements and an audit of Cominar's annual financial statements, in accordance with Canadian generally accepted auditing standards, which are intended among other things to establish with reasonable assurance that the financial information set forth in the financial statements is free from important inaccuracies pursuant to generally accepted accounting principles. The external auditor must also inform the Committee of any deficiency that he may find during his annual audit regarding the internal controls system and its functioning, such as the disclosure of financial information.

Unless the situation is otherwise and that the Committee members are aware of it, in which case they must promptly inform the Board, they are entitled to rely on the integrity of the persons or organizations that provide them with internal and external information, on the accuracy of the financial and other information that the Committee members receive from such persons or organizations and on statements made by Management and the external auditor regarding non-audit services provided by the external auditor.

MANDATE

1. Recommend to the Board the choice of external auditor and when appointed, remind the latter that it is not Management but the unitholders who are its client;
2. Recommend to the Board the remuneration to be paid to the external auditor as well as the terms and conditions of the auditor's mandate;
3. Determine and confirm the independence of the external auditor;
4. Review with the external auditor the approach and scope of its mission plan, oversee the auditor's work and report to the Board on material qualifications that the Committee may have or that the external auditor may have formulated;
5. Give prior approval to all non-audit services desired to be referred to the external auditor to the extent the remuneration paid for these services does not exceed 5% of the total remuneration paid by Cominar and its subsidiaries to the external auditor during the fiscal year in which the services are rendered and provided that the Audit Committee is kept informed thereof at each meeting;
6. In addition, the Committee may, subject to certain conditions, adopt specific policies and procedures to delegate prior approval authority. It may also delegate this authority to Management provided that said Management informs the Committee at its next regular meeting following the approval;
7. Oversee performance of the work of the external auditor;
8. Conduct quarterly review of operating budget;
9. Review the unaudited consolidated quarterly financial statements and notes thereto, the management discussion and analysis, the external auditor's report, the press release, the message to Unitholders and any other written communications related to the Committee's mandate intended for the public, the regulatory authorities, etc. and recommend their approval to the Board;
10. Review the audited consolidated annual financial statements and recommend their approval to the Board, as well as all other financial statements and reports that may require review by the Committee pursuant to applicable laws and regulations or in response to a request from the Board. The Committee is also responsible for

reviewing all related financial information, including the financial information contained in the annual report, the management discussion and analysis, the annual information form and any prospectus, etc.;

11. In performing this task, the Committee shall discuss with the external auditor such issues as the acceptability and quality of the accounting principles and practices applied, underlying assumptions and important judgments affecting Cominar's financial statements, while ensuring that there is no disagreement between the external auditor and Management concerning the financial statements. Should a disagreement arise, the Committee is responsible for resolving it;
12. Receive at each regular meeting a certificate signed by the President and Chief Executive Officer and the Chief Financial Officer to the effect that the quarterly and annual consolidated financial statements and the related management discussion and analysis are free of false or misleading information and that they fairly reflect Cominar's financial situation, operating results and cash flow for the period in question;
13. Receive and examine the quarterly report of the internal auditor, if any, and the external auditor as well as any reports that the external auditor may produce following its quarterly review and year-end audit or for any other purpose and the external auditor's letter to Management together with Management's comments on each point raised;
14. Following a review of the external auditor's comments and suggestions after its audit, report to the Board on the following matters:
 - the relevance of accounting records and how they are kept;
 - the relevance and efficiency of the accounting, internal control and information systems as well as the extent to which they are properly and uniformly applied; and
 - the competency and efficiency of the personnel assigned to accounting, financial and internal control tasks and whether the number of people working in each of these areas is sufficient.
15. Assess the performance of the external auditor;
16. Following consultation with the external auditor and the internal auditor, if any, request that Management indicate to the Committee the major risks to which Cominar is exposed and the actions taken to minimize them, and report to the Committee thereon at each regular meeting, and the Committee shall, upon review and if required, make any modifications deemed necessary;
17. Following the periodic evaluation of the competency, performance and independence of the external auditor, recommend to the Board renewal or, if deemed appropriate, termination of the auditor's mandate either by recommending that the mandate not be renewed or by recommending that a meeting of the Unitholders be held to consider the auditor's removal;
18. Periodically assess the need to set up an internal audit program. Where such a function exists or is created:
 - determine how the work it includes will be carried out;
 - examine the approach and scope of the program, the mission plan and the budget;
 - review quarterly the reports issued together with comments from Management;
 - remain current on projects and activities related to this program;
 - assess its performance;
 - ensure that Management follows up on the recommendations it and the Committee have accepted; and
 - ensure the best possible match between the external auditor's and the internal auditor's mission plans.
19. Obtain at each quarterly meeting an officer certificate stating that Cominar complies with all applicable laws and regulations, and to rules of corporate governance, that there are no off-balance sheet activities and that Cominar is not in default under any of its loans or contracts and that it has complied with the policy, if any, regarding foreign currency hedging;
20. Review the efficiency of the system implemented to ensure that Cominar complies with all applicable laws and regulations and review the results of any investigations that Management conducted and ensure that the Committee is informed of any fraudulent activity or accounting or financial irregularities;

21. Review at each regular meeting the report of pending and ongoing litigation or actions, indicating to the Committee whether there is any case or major litigation that may have occurred since the date of the report;
22. Review once a year the policies and procedures in place for approval of the expenses and bonuses of officers;
23. Periodically address important accounting issues and review the manner in which the most recent reports and statements, both professional and regulatory, are presented;
24. Ensure that the general insurance portfolio for Cominar and its subsidiaries is adequate and make appropriate recommendations to the Board while ensuring that the recovery plan in the event of disaster is appropriate;
25. Review and report to the Board on contingent liabilities and commitments of Cominar and its subsidiaries, as well as off-balance sheet transactions;
26. Resolve any disputes arising between Management and the external auditor regarding the disclosure of financial information, financial statements, internal controls or any question about accounting or finance;
27. Ensure that adequate procedures were implemented to review procedures related to the disclosure of financial information and periodically assess if these procedures are adequate;
28. Be informed of and discuss with Management any legal or regulatory issue and any issue related to compliance with laws and regulations that could have a material effect on Cominar's financial situation or affairs;
29. Review publication of any pro forma financial statements or financial information that is non-compliant with accounting principle and practices used by Cominar;
30. Obtain and receive on a quarterly basis the certificate produced by Management on the internal controls, management information, internal audit, important information and documents, relevant facts, prosecution and risks;
31. Ensure that the rotation of the external auditor's partners is done according to standards;
32. Update and monitor the policy for the confidential or anonymous communication of complaints about accounting, financial, internal control or audit matters;
33. Review and update, when necessary, Cominar's hiring policies regarding partners, employees and former partners and employees of the present and former external auditor;
34. Establish the list of questions to be submitted in writing at the end of the year to the external auditor and Management and review the responses received when reviewing the audited consolidated financial statements for the fiscal year;
35. Ensure that the Committee's Charter is disclosed when required, including in the management proxy circular and in the annual information form;
36. Review the findings of any investigation conducted by any regulatory authorities;
37. Assess Management's performance of its responsibilities respecting the security of computer systems and applications, and its emergency plans for handling financial information in the event of a system breakdown;
38. Review and closely monitor proposals that are made or may be made by Canada's or Québec's Ministers of Finance pertaining to the taxation system applicable to trusts and partnerships and report thereon to the Board, if applicable;
39. Meet separately after each meeting with the internal auditor, if any, the external auditor and Management, as well as any time that circumstances require so. In addition, at each meeting, the members of the Committee will meet in the absence of Management;
40. Review once a year and update the Committee's Charter and its work program, as required;
41. Assess the performance of the Committee and its members at least once a year and inform the Board thereof;
42. Confirm each year to the Board that the Committee has fulfilled its responsibilities as per its Charter; and
43. Perform all other tasks related to the Charter as the Board may request.

ANNUAL WORK PROGRAM

The annual work program is appended hereto.

MINUTES

Minutes are prepared for each Committee meeting.

REPORT TO BOARD

The Committee must report on its proceedings at the following Board meeting.

REMUNERATION

The Committee members receive remuneration as fixed by the Board for their services.

Revised: August 2018

COMINAR REAL ESTATE INVESTMENT TRUST
(the “Cominar”)

AUDIT COMMITTEE
(the “COMMITTEE”)

Annual Work Program

Regular Committee meetings	March	May	August	November
Recommend the choice of the independent auditor, the terms and conditions of the mandate, compensation, renewal or dismissal, as the case may be.	√			
Determine and confirm the independence of the external auditor	√			
Review the mission plan: approach, scope, time required, audit team, professional fees				√
Pre-approve all non-audit services entrusted to the external auditor to the extent that the fees paid do not exceed 5% of the total amount of fees paid by Cominar and its subsidiaries during the fiscal year in which the services are rendered, in so far as the Audit Committee is informed at each meeting; adopt as needed specific procedures to delegate pre-approval.	√	√	√	√
Oversee the work of the external auditor	√	√	√	√
Conduct quarterly review of operating budget	√	√	√	√
Review the quarterly consolidated financial statements, the notes thereto and the Management’s Discussion and Analysis	√	√	√	√
Review the disclosed financial information intended for Unitholders, the business sector and others such as press releases, the message to Unitholders and other written communications related to the Audit Committee’s mandate and regulatory authorities and recommend their approval to the Board.	√	√	√	√
Review the audited annual consolidated financial statements (recommend its approval to the Board), as well as all related financial information contained in the annual report and Management’s Discussion and Analysis	√			
Review with the independent auditor the acceptability and the quality of the accounting principles and practices applied, underlying assumptions and important judgments affecting Cominar’s financial statements, and ensure that there is no disagreement between Management and the external auditor regarding the financial statements	√	√	√	√
Review the annual financial reports submitted to the Autorité des marchés financiers and other regulatory authorities i.e. Annual Information Form, etc.	√			
Receive the certificates signed by the President and CEO and the CFO concerning the quarterly and annual consolidated financial statements to ensure they do not contain any false or misleading information and fairly reflect the financial situation.	√	√	√	√
Review the external and internal auditor’s quarterly reports and those of the year-end audit together with Management’s comments, if any, on each of the points raised that concern it.	√	√	√	√
Following a review of the external auditor’s comments and suggestions, report to the Board on the appropriateness of accounting records and how they are kept, the relevance and effectiveness of the accounting, internal control and information systems and the quality of how they are applied and the competence of the personnel assigned to accounting, financial and internal control tasks and if the number of them is sufficient.	√	√	√	√
Assess the performance of the external auditor	√			
Review the major risks to which Cominar is exposed and the actions taken to minimize them while ensuring that the implemented risk-management system is adequate	√	√	√	√
Periodically assess the need to set up an internal audit program. If so, determine the scope thereof, how the work will be done, by whom, etc.	√			
Review the internal audit approach, scope and plan	√			
Receive the Officer certificate with respect to compliance with laws and regulations, including corporate governance, off-balance sheet transactions and defaults on loans, and review the findings of investigations that Management may have conducted and make sure to be informed of any fraudulent or irregular activity.	√	√	√	√
Receive the Officer certificate produced by Management on the internal control, management information, internal audit, important information and documents, relevant facts, litigation and risks.	√	√	√	√
Receive the report on pending and ongoing litigation or actions and indicate, as the case may be, all major litigation or actions that may have occurred after the date of the report	√	√	√	√
Review the policies and procedures in place for the approval of the expenses and bonuses of officers			√	

Regular Committee meetings	March	May	August	November
Review the new accounting standards and practices and the contemplated changes to existing standards and practices	√	√	√	√
Annually review all general insurance portfolio items in terms of coverage, premiums and the quality of the insurer	√			
Review the contingent liabilities and commitments and off-balance sheet activities	√	√	√	√
Resolve any disagreement between Management and the external auditor	√	√	√	√
Verify the implementation and adequacy of procedures for reviewing public disclosure of financial information excerpted from or resulting from financial statements		√		√
Be informed of and discuss with Management any legal or regulatory issue pertaining to legislative and regulatory compliance that could have a major impact on Cominar's financial situation or activities	√	√	√	√
Review every use of pro-forma financial statements or financial information that is not in compliance with the accounting standards and practices of Cominar	√	√	√	√
Ensure external auditor's partners are rotated in accordance with applicable standards	√			
Establish, update when needed and monitor the implementation of procedures for the confidential and anonymous communication of employees' concerns about accounting, financial, internal control or audit matters	√	√	√	√
Review and update when needed Cominar's hiring policies regarding partners, employees and former partners and employees of the present and former external auditor, ensure their compliance with corporate governance rules and guidelines and their implementation, and ensure that the Committee is informed of any such hiring	√	√	√	√
Establish questions to be transmitted to the independent auditor and Management and examine the responses received	√			√
Annually review the Committee's charter and its Annual Work Program, update them as required and ensure that the charter is disclosed when required			√	
Review the findings of any investigation conducted by any regulatory authorities	√	√	√	√
Review the emergency plans for handling financial information in the event of a computer system and applications breakdown	√			√
Remain current on any changes regarding the taxation system applicable to trusts and report to the Board, if appropriate	√	√	√	√
Meet separately with external and internal auditors and then with the President and Chief Executive Officer and the Executive Vice President and Chief Financial Officer	√	√	√	√
Meeting between the members of the committee in the absence of the members of Management	√	√	√	√
Assess the performance of the Committee and its members and confirm that the Committee fulfils its responsibilities as per its Charter	√			
Receive the report from the Executive Vice President and CFO on provisions and adjustments made, the acquisition and disposal of assets, elements of risk that could affect the financial results or the financial structure of Cominar, the redemption of Units, etc.	√	√	√	√
Receive the report on cash and investments.	√	√	√	√
On a yearly basis, review the list of work entrusted to other accounting firms	√			
Examine all problems with material consequences that could arise at year end pertaining to write-offs, general and special provisions, regularization, goodwill, etc.				√
Examine the changes contemplated being made to the presentation of audited financial statements and the notes thereto as well as to Management's Discussion and Analysis (MD&A)				√
Annually review the financial and accounting staff, from a qualitative and quantitative perspective		√		
Examine any major financing proposal and its impact on Cominar's financial performance, financial situation and activities	√	√	√	√

Revised – August 2018