

# 2013 Annual Information Form

**Cominar Real Estate Investment Trust** Year ended December 31, 2013

March 28, 2014

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#### GLOSSARY

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

"Adjusted Unitholders' Equity" means, at any time, the aggregate of the amount of Unitholders' equity and the amount of accumulated depreciation recorded in the books and records of the REIT in respect of its Properties, calculated in accordance with IFRS.

"Atlantic Provinces Area" or "Atlantic Provinces" includes the Provinces of New-Brunswick, Nova Scotia, Prince Edward Island and Newfoundland and Labrador.

"Book Value" means, at any time, the book value of the assets of the REIT, as shown on its then most recent balance sheet.

"Cominar" or the "REIT" means Cominar Real Estate Investment Trust and the corporations wholly-owned by or in partnership with Cominar.

"**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 the REIT was established, as amended, supplemented or restated as of May 8, 1998, May 13, 2003, May 11, 2004, May 15, 2007 and May 14, 2008, May 18, 2010 and May 16, 2012.

"Convertible Debentures" means, collectively, the Series D 6.50% and the Series E 5.75% convertible unsecured subordinated debentures of the REIT.

"**Dallaire Family**" means, unless indicated otherwise, the wife of the late Jules Dallaire, his children, namely Michel Dallaire, Alain Dallaire, Linda Dallaire, Sylvie Dallaire, their respective spouses and related trusts.

"Dallaire Group" means, collectively, Groupe Dallaire Inc., AM Total Investments, General Partnership and the Dallaire Family.

"Debentureholders" means the holders of Convertible Debentures and of Senior Debentures, and "Debentureholder" means any one of them.

"Debentures" means, collectively, the Convertible Debentures and the Senior Debentures.

"Distributable Income" means the amount of cash available to be distributed by the REIT, calculated in the manner set forth under the heading "Computation of Distributable Income for Distribution Purposes".

"Distribution Reinvestment Plan" or "DRIP" means the distribution reinvestment plan of the REIT described under the heading "Distribution Reinvestment Plan".

"**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 laws of the Province of Québec.

"Immovable Property" means immovable property under the laws of the Province of Québec or real property under other applicable law.

"Income Tax Act" or "Tax Act" means the Income Tax Act (Canada), as amended from time to time.

"Indenture" means the Trust indenture entered into as of September 17, 2004, between the REIT and Computershare Trust Company of Canada, as trustee, pursuant to which the Debentures were issued, as amended, supplemented or restated as of May 8, 2007, October 10, 2007, September 22, 2008, January 12, 2010 and May 16, 2012.

"Independent Trustee" means a Trustee: (i) who is not a member of the Dallaire Family, an Associate, director, officer or employee of a corporation or partnership comprising the Dallaire Group or an affiliate thereof; (ii) who is not independent (as defined in the Corporate governance guidelines of the Canadian Securities Administrators) to the Dallaire Group; (iii) who is not a "related person" (within the meaning of the Income Tax Act) to the Dallaire Group or to any member of the Dallaire Family; (iv) who has no material business relationship with the REIT (other than his election or appointment as Trustee or, subject to the provisions of the Contract of Trust, his being a Unitholder), the Dallaire Group and any member of the Dallaire Family; and (v)

who represents to the REIT, upon his election or appointment as Trustee, that he meets the foregoing criteria. A Trustee of the Dallaire Group shall be deemed not to be an Independent Trustee.

"Management" means the management of the REIT.

"Montréal Area" includes the city of Montréal and its metropolitan area.

"**Net Operating Income**" means the REIT's operating income before other income, financial expenses, REIT administrative expenses, gains on investments in public entities, restructuring charges, transaction costs – business combinations, the fair value adjustment of investment properties and income tax.

"Others - Ontario Area" means the Province of Ontario except, for the purposes of this AIF, the Ottawa Area.

"Others – Québec Area" means the city of Victoriaville, the city of Shawinigan, the city of Saguenay, the city of Drummondville, the city of Sainte-Anne-des-Monts, the city of Jonquière, the city of Bromont, the city of Granby, the city of Sherbrooke, the city of Magog, the city of Joliette, the city of Rimouski and the city of Saint-Charles-Boromée.

"Ottawa Area" means the city of Ottawa and includes, for the purposes of this AIF, the city of Gatineau.

"Properties" means, unless the context requires otherwise, collectively, as at December 31, 2013, the 497 office, retail, industrial and mixed-use properties owned by the REIT, and "Property" means any one of them.

"Province of Ontario" or "Ontario" means the Province of Ontario.

"Province of Québec" or "Québec" means the Province of Québec.

"Québec City Area" means the city of Québec and the city of Lévis, the city of Saint-Romuald, the city of Saint-Nicolas, and the city of Saint-Augustin-de-Desmaures.

"Real Estate Investment Trust Exception" has the meaning assigned thereto in section 5.2.11 of this AIF.

"Senior Debentures" means, collectively, the Series 1 4.274%, the Series 2 4.23%, the Series 3 4.00%, the Series 4 4.941% and the Series 5 floating rate senior unsecured debentures of the REIT.

"SIFT" means "specified investment flow-through" trust.

"SIFT Rules" means the provisions under the Income Tax Act which address the taxation of SIFTs and their unitholders.

"Trustees" means the trustees of the REIT and "Trustee" means any one of them.

"Toronto Area" includes the city of Toronto and its metropolitan area.

"Unit" means a unit of interest in the REIT issued from time to time in accordance with the Contract of Trust and includes, without limitation and, where the context so requires, units of the REIT issued pursuant to the Unit Option Plan or the Distribution Reinvestment Plan, and includes a fraction of a unit of the REIT.

"Unitholder" means a holder of REIT Units.

"Western Canada" means the provinces of Alberta, British Columbia and Manitoba.

#### FORWARD-LOOKING STATEMENTS

This AIF may contain forward-looking statements with respect to Cominar and its operations, strategy, financial performance and condition. These statements can generally be identified by use of words such as "may", "could", "should", "would", "suspect", "outlook", "believe", "plan", "anticipate", "estimate", "expect", "intend", "forecast" and "objective" or the negative thereof or similar variations, and the use of the conditional and future tenses. The actual results and performance of Cominar discussed herein could differ materially from those expressed or implied by such statements. Such statements are qualified in their entirety by the inherent risks and uncertainties involving future expectations. Some important factors that could cause actual results to differ materially from expectations include general economic and market factors, competition, changes in government regulation and the factors described under "Risk Factors" in this annual information form. The cautionary statements qualify all forward-looking statements attributable to Cominar and persons acting on its behalf. Unless otherwise stated, all forward-looking statements speak only as of the date of this AIF.

## PART 1 – DATE OF ANNUAL INFORMATION FORM

This Annual Information Form (the "**AIF**") is dated as of March 28, 2014. Unless otherwise noted, the information contained in this AIF is stated as at December 31, 2013.

# PART 2 – STRUCTURE OF THE REIT

The REIT 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 REIT 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. Amendments to the Contract of Trust were made at various times to give the REIT greater flexibility in operating its portfolio.

The head office of the REIT is located at Complexe Jules-Dallaire – T3, 2820 Laurier Boulevard, Suite 850, Québec City, Québec G1V 0C1, phone number (418) 681-8151. Its Website address is <u>www.cominar.com</u>.

Unless otherwise noted or the context otherwise requires, references to the "**REIT**" or to "**Cominar**" in this AIF are to Cominar Real Estate Investment Trust and Cominar's wholly-owned companies.

#### PART 3 – GENERAL DEVELOPMENT OF THE BUSINESS

#### 3.1 OVERVIEW OF THE REIT

As the largest commercial property owner and manager in the Province of Québec, the REIT it has a leading presence and enjoys significant economies of scale in this market. It is also the third-largest diversified real estate investment trusts in Canada. As at March 28, 2014, the REIT owns a diversified portfolio of 513 office, retail, industrial and mixed-use Properties. Cominar's real estate portfolio totals an area of 38.3 million square feet across Québec, Ontario, the Atlantic Provinces and Western Canada.

As at December 31, 2013, the REIT owned a diversified portfolio of 497 office, retail, industrial and mixed-use properties, of which 107 are located in the Québec City Area, 256 are located in the Montréal Area, 27 are located in the Others – Québec Area, 19 are located in the Ottawa Area, 13 are located in the Others – Ontario Area, 61 are located in the Atlantic Provinces and 14 are located in Western Canada. The REIT's portfolio was comprised of approximately 13.0 million square feet of office space, 7.9 million square feet of retail space and 16.2 million square feet of industrial and mixed-use space, representing, in the aggregate, approximately 37.1 million square feet of leasable area. As at December 31, 2013, the REIT's portfolio was approximately 93.1% leased.

Cominar's primary objectives are to provide its Unitholders with stable and growing distributions, to increase and maximize the value of units, maintain a proactive and integrated management strategy and maximize the value of the property portfolio.

As a self-managed and fully integrated real estate investment trust, asset and property management is entirely internalized. Except for properties located in the Toronto Area, the REIT is not bound to any third party by management contracts or property

management fees. This mode of operation enables more direct, faster and more efficient contact with our clientele. The result is improved efficiency for Cominar.

The REIT believes that a comprehensive and proactive management strategy intended to enhance the operating and financial performance of the REIT is the best way to achieve that objective.

For the fiscal year ended December 31, 2013, the REIT had operating revenues of \$662.1 million and Net Operating Income of \$368.2 million compared to \$564.5 million and \$317.8 million, respectively, the previous year. The REIT's total assets as at December 31, 2013 were \$6.0 billion and it employed approximately 440 full-time people.

# 3.2 RETROSPECTIVE

On May 21, 1998, during its initial public offering, the REIT acquired from corporate members of the Dallaire Group a portfolio of 51 properties located in the Québec City Area consisting of 8 office properties, 13 retail properties and 30 industrial and mixeduse properties for a total leasable area of approximately 3.1 million square feet. Following its creation, Cominar REIT leveraged its domination of the Québec City commercial real estate market to diversify into the Montréal market. In doing so, Cominar REIT continued to pursue its profitable long-term strategy of owning and operating a diversified portfolio of income properties concentrated in a specific regional market.

On June 1, 2007, Cominar acquired 28 industrial and mixed-use and 19 office properties from Alexis Nihon Real Estate Investment Trust, which represent approximately 6.1 million square feet of leasable space. On July 6, 2007, Cominar completed this transaction with the acquisition of co-ownerships in seven industrial properties. On February 29, 2008, Cominar acquired the remaining interest in industrial and mixed-use properties located in the Montréal Area that were previously co-owned. As a result of this acquisition transaction, Cominar is now the sole owner of these properties.

Cominar entered the Atlantic Provinces during the first quarter of 2010 with the acquisition of Overland Realty Limited, which includes 16 high quality properties representing an area of approximately 0.6 million square feet.

Continuing its growth strategy in 2012, Cominar acquired Canmarc Real Estate Investment Trust ("**Canmarc**") and 67 properties from GE Capital Real Estate's portfolio, which have allowed Cominar to increase its number of properties but also its presence on the Canadian market, including in Western Canada.

Since going public in 1998, Cominar REIT has expanded its leasable space from 51 properties with 3.1 million square feet to 497 properties with approximately 37.1 million square feet and increased the book value of its assets to \$6.0 billion as at December 31, 2013.

# 3.3 ACQUISITIONS MADE IN FISCAL 2013

Over the years, Cominar has achieved much of its growth through the acquisition of companies and high-quality properties based on strict selection criteria, while maintaining an allocation among its three activity segments, i.e. office buildings, retail buildings and industrial and mixed-use properties, and geographic diversification of its property portfolio.

During fiscal 2013, Cominar focused on strategic acquisitions resulting in the addition of 24 buildings to its property portfolio and representing a total of 2.3 million square feet. These acquisitions, combined with those realised at the end of 2012, also contributed to a 3% increase in net operating income outside Québec and a 4% increase in net operating income in Ontario. Moreover, Cominar disposed, directly or indirectly, of 11 buildings that were not in line with its long-term objectives.

#### 3.3.1 ACQUISITIONS OF INCOME PROPERTIES

On January 31, 2013, Cominar acquired a portfolio of 18 industrial properties primarily located in the Montréal Area (on the south shore of Montréal) and one office property located in the Montréal Area (in the city of Montréal), for a purchase price of \$149.8 million. These properties represent a total of approximately 1.8 million square feet of leasable area, consisting of approximately 1.7 million square feet of industrial space and approximately 0.1 million square feet of office space. As part of this transaction, Cominar also acquired a vacant lot of 173,569 square feet located in the Montréal Area (in the city of Saint-Bruno-de-Montarville), for \$1.4 million.

On March 21, 2013, Cominar acquired an office building located in the Atlantic Provinces Area (in the city of Fredericton, New Brunswick), for \$5.7 million, paid in cash; this building has a leasable area of 44,500 square feet.

On May 1, 2013, Cominar acquired an industrial building located in the Montréal Area (in the city of Pointe-Claire), for a purchase price of \$12.0 million, paid in cash; this property represents a leasable area of 199,000 square feet.

On December 20, 2013, Cominar acquired a shopping centre located in the Montréal Area (in the city of Beloeil), with a leasable area of 328,050 square feet, consisting of an indoor shopping centre, a strip mall and two single-tenant buildings, for a purchase price of \$60.0 million, paid in cash.

The following table presents detailed information on these acquisitions:

luureetus est Drementies			Clasing Data	Leasable Area	Acquisition	Capitalization
Investment Properties	City/Province	Segment <sup>(1)</sup>	Closing Date	(sq. ft.)	Price (\$)	Rate (%)
600-610 Bériault <sup>(2)</sup>	Longueuil, QC	I	January 31, 2013	56,000	151,200,000	7.0
2044 de la Province <sup>(2)</sup>	Longueuil, QC	I	January 31, 2013	50,000	_	_
2060-2068 de la Province <sup>(2)</sup>	Longueuil, QC	I	January 31, 2013	45,000	_	_
2099-2111 de la Province <sup>(2)</sup>	Longueuil, QC	I	January 31, 2013	51,000	_	_
789-799 Jean-Paul-Vincent <sup>(2)</sup>	Longueuil, QC	I	January 31, 2013	125,000	_	_
839-859 Jean-Paul-Vincent <sup>(2)</sup>	Longueuil, QC	I	January 31, 2013	92,000	_	_
877 Jean-Paul-Vincent <sup>(2)</sup>	Longueuil, QC	I	January 31, 2013	106,000	_	_
2099-2109 Fernand-Lafontaine <sup>(2)</sup>	Longueuil, QC	I	January 31, 2013	65,000	_	_
2177 Fernand-Lafontaine <sup>(2)</sup>	Longueuil, QC	I	January 31, 2013	74,000	_	_
2199 Fernand-Lafontaine <sup>(2)</sup>	Longueuil, QC	I	January 31, 2013	208,000	_	_
2525 Fernand-Lafontaine <sup>(2)</sup>	Longueuil, QC	I	January 31, 2013	72,000	_	_
730 Delage <sup>(2)</sup>	Longueuil, QC	I	January 31, 2013	62,000	_	_
830 Delage <sup>(2)</sup>	Longueuil, QC	I	January 31, 2013	50,000	_	_
770 Guimond <sup>(2)</sup>	Longueuil, QC	I	January 31, 2013	119,000	_	_
2625 Jacques-Cartier <sup>(2)</sup>	Longueuil, QC	I	January 31, 2013	63,000	_	_
1280 Nobel <sup>(2)</sup>	Boucherville, QC	I	January 31, 2013	52,000	_	_
1201-1203 Marie-Victorin <sup>(2)(3)</sup>	Saint-Bruno, QC	I	January 31, 2013	155,000	_	_
3300 Trans-Canada Highway <sup>(2)</sup>	Pointe-Claire, QC	I	January 31, 2013	218,000	_	_
1555 Carrie-Derick <sup>(2)</sup>	Montréal, QC	0	January 31, 2013	82,000	_	_
432 Queen Street	Fredericton, NB	0	March 21, 2013	44,500	5,700,000	8.0
3000 Trans-Canada Highway	Pointe-Claire, QC	I	May 1, 2013	199,000	12,000,000	7.6
546 Sir-Wilfrid-Laurier Boulevard <sup>(4)</sup>	Beloeil, QC	R	December 20, 2013	3,513	60,000,000	7.0
560 Sir-Wilfrid-Laurier Boulevard <sup>(4)</sup>	Beloeil, QC	R	December 20, 2013	7,683	_	_
600 Sir-Wilfrid-Laurier Boulevard <sup>(4)</sup>	Beloeil, QC	R	December 20, 2013	316,854	_	_
				2,316,550	228,900,000	7.1

#### Note:

(1) I: Industrial; O: Office; R: Retail.

(2) These nineteen buildings were part of the same transaction.

(3) Includes a 173,569 sq. ft. vacant lot acquired for a purchase price of \$1.4 million.

(4) These 3 buildings were part of the same transaction.

#### 3.3.2 ACQUISITION OF LAND HELD FOR FUTURE DEVELOPMENT

On March 15, 2013, Cominar acquired 508,780 square feet of vacant land located in Western Canada (in the city of Calgary, Alberta), which includes a parking facility with 347 parking spaces. With the acquisition of this lot, which is adjacent to the Mountain View Business Campus (formerly known as Centron Park), and includes office buildings that Cominar already owned, Cominar became the sole owner of the Mountain View Business Campus. Cominar paid \$20.5 million in cash for this property, including the parking lot.

## 3.4 DISPOSALS

#### 3.4.1 DISPOSAL OF INCOME PROPERTIES

On January 9, 2013, Cominar sold a commercial building in the Montréal area for \$3.5 million. Cominar recorded no gain or loss on this disposal.

On June 28, 2013, Cominar sold an office building located in the Québec Area (in the city of Levis, Québec), for \$1.5 million. Cominar recorded a gain of \$0.5 million on this disposal.

On July 25, 2013, Cominar sold six industrial and mixed-use properties located in Western Canada (in the city of Prince George, British Columbia), for \$4.0 million. Cominar recorded no gain or loss on this disposal.

## 3.4.2 DISPOSAL OF A SUBSIDIARY

On May 22, 2013, Cominar sold its interest in Hardegane Investments Limited ("Hardegane"), which holds 100% of the shares of Dyne Holdings Limited ("Dyne"), to Homburg International Limited ("Homburg"), for a nominal consideration and the reimbursement of certain Cominar advances. Dyne owned three income properties, two of which were categorized as office properties and one as a retail property, as well as an unexploited hotel. This transaction allowed Cominar to remove Dyne's liabilities from its balance sheet and, accordingly, to record a gain of \$8.0 million on this disposal.

# 3.5 PROPERTY DEVELOPMENT

As at December 31, 2013, Cominar was mainly working on one office building located in the Montréal Area (in the city of Laval). This project, which was initially planned at 240,000 square feet distributed over 12 floors, has now grown to 284,000 square feet distributed over 14 floors and its construction cost is estimated at \$46.0 million. Adjacent to the Place Laval complex, this property will be occupied by a Government of Québec agency, under a long-term lease, for an area representing 100.0% of the building. This project is expected to be completed in the second quarter of 2014.

During fiscal 2013, Cominar completed the construction of three properties. The first is an industrial and mixed-use property located in the Québec City Area (in Québec City). It has an area of 49,000 square feet and represents a total investment of \$5.6 million. The second project consists of a 5,500-square-foot retail property located on the land of the Promenades Beauport retail complex, in the Québec City Area (in Québec City); the total investment for this project is valued at \$1.6 million. The third consists of an industrial and mixed-use property located in the Atlantic Provinces Area (in the city of Fredericton, New Brunswick). It has an area of 29,000 square feet and represents a total investment of \$2.2 million.

# 3.6 INVESTMENTS IN INCOME PROPERTIES

Cominar continues to develop its income properties in the normal course of business. Investments made included additions, expansions, modernizations, modifications and upgrades to existing properties with a view to increasing or maintaining their rental income generating capacity.

During fiscal 2013, Cominar incurred \$88.5 million in capital expenditures in order to increase the rental income generating capacity of its properties or to reduce the related operating expenses. These expenditures do not include current repair and maintenance costs. Of this amount, \$39.3 million has been invested in three major revitalization projects that are currently underway, i.e., Alexis Nihon, Centre Laval and Place Longueuil. These investments allowed Cominar to sign leases with commercial clients in these three properties.

Finally, Cominar invests in leasehold improvements that increase the value of its properties through higher lease rates, as well as in other leasing costs, mostly brokerage fees and tenant inducements. The level of investment required may vary from quarter to quarter since it closely depends on lease renewals and the signing of new leases. It also depends on increases in rental space due to newly acquired, expanded or upgraded properties, or rental space transferred from properties under development. During fiscal 2013, Cominar made investments of \$29.2 million in this respect, of which \$10.9 million were in newly acquired, expanded or upgraded properties, or those recently transferred from properties under development.

## 3.7 CHUM EXPROPRIATION

On July 11, 2013, the *Tribunal administratif du Québec* rendered its final decision regarding the expropriation process initiated by the *Centre hospitalier de l'Université de Montréal* ("CHUM") in June 2006 in relation to the property located at 300 Viger Avenue in Montréal, Québec. The *Tribunal administratif du Québec* set the definitive expropriation indemnity at \$33.5 million. The CHUM paid Cominar a sum of \$3.5 million, which represents the difference between the amount of the provisional indemnity of \$30.0 million that was already paid to Cominar in 2007 and the total definitive indemnity. Cominar recorded a gain of \$2.9 million in connection with this event.

## **PART 4 – DESCRIPTION OF THE BUSINESS**

#### 4.1 GENERAL

On November 5, 2013, Cominar adopted the 2014-2019 Strategic Plan, which is an update of the 2011-2016 Strategic Plan, in order to reflect its evolution in the market and to achieve its objectives.

The REIT manages its assets with an emphasis on growing net rental revenues and occupancy levels within the Portfolio and, where economically viable, exploiting expansion or redevelopment opportunities that offer the REIT an accretive, risk-adjusted rate of return. Growth in cash flow from existing Properties comprising the Portfolio is anticipated to be achieved through: (i) increases in lease rates built into existing leases for the Properties; (ii) improvements in occupancy rates and proactive leasing efforts; and (iii) reductions in operating costs.

Management believes it will be able to maintain an investment strategy of acquiring properties to provide additional cash flow and enhance long-term portfolio value. The continued growth of the REIT is also achieved through redevelopment and expansion of the Portfolio.

The REIT maintains a conservative approach to its borrowing policies and in general seeks to maintain a combination of shortterm, medium-term and long-term debt maturities which are appropriate for the overall debt level of its portfolio, taking into account availability of financing, market conditions and the financial terms of the leases from which the REIT derives its cash flow.

Management believes that achieving these objectives will result in a diverse and stable income stream intended to reduce both risk and volatility in respect of the returns realized by Unitholders, with no negative impacts to the interests of the REIT, its employees and the communities in which it is established.

#### 4.2 OBJECTIVES AND STRATEGY

Cominar's primary objectives are to provide its Unitholders with stable and growing distributions, to increase and maximize the value of units, maintain a proactive and integrated management strategy and maximize the value of the property portfolio.

To reach its objectives, Cominar continues to manage growth, operational risks and debt in a flexible and prudent manner.

In accordance with Cominar's financial management policies on maintaining a sound and strong financial position over the longterm and providing Unitholders with consistent and stable distributions, Cominar generally aims to maintain a debt ratio of approximately 50% of the gross carrying amount, even though the Contract of Trust provides for a ratio of up to 65%. In addition, Cominar is targeting a payout ratio that should gradually attain approximately 90% of distributable income, in order to increase reserves.

Cominar's growth strategy consists of a two-fold approach: acquiring properties or property portfolios and carrying out development projects.

To sustain and eventually increase the pace of its growth, Cominar is developing new markets outside the Province of Québec, as demonstrated by certain large acquisitions realized over the last three years. Through this strategy, Cominar has enhanced its geographical diversification. Cominar also intends to keep investing in Québec in order to benefit from the competitive advantage it has in this market.

Cominar will mainly grow through acquisitions and will limit the scale of development projects, executing only those that meet demand and the needs of its clients.

# 4.2.1 THE MARKET

The REIT has a leading presence and enjoys significant economies of scale in this market by virtue of the size of the Portfolio, the diversity of the Properties and the attractiveness of their locations, all of which help create opportunities and increase the likelihood that the REIT will discuss leasing with most prospective commercial tenants within such market.

The REIT is the third largest diversified real estate investment trust in Canada and the largest commercial property owner and manager in the Province of Québec. As at March 28, 2014, the REIT owns a diversified portfolio of 513 office, retail, industrial and mixed-use Properties, located in the Province of Québec, in the Province of Ontario, in the Atlantic Provinces and in Western Canada. The portfolio comprises approximately 14.1 million square feet of office space, 8.0 million square feet of retail space, 16.2 million square feet of industrial and mixed-use space and 485 units located in multi-residential buildings, for a total leasable area of over 38.3 million square feet.

The REIT's Properties are mostly situated in prime locations along major traffic arteries and benefit from high visibility and easy access by both tenants and tenants' customers.

The REIT can count on a high-quality real estate portfolio, a diversified tenant base, good cost and risk management and a healthy financial condition, and it believes that it is in a good position to sustain a relatively stable financial performance during periods affected by instability.

#### 4.2.2 ALIGNMENT OF THE INTERESTS OF MANAGEMENT OF THE REIT

The REIT is a fully integrated, self-administered, self-managed real estate operation. Except for properties located in the Toronto Area, Cominar is not bound to any third party by management contracts or property management fees. The REIT believes that this operational approach reduces the potential for conflict between the interests of Management and the REIT. By adopting a fully internalized management structure, the interests of Management and employees are aligned with those of Unitholders and improved operating and financial performance for the REIT will result. The REIT benefits from the experience and expertise of its executives and employees. The REIT also believes that interests of eligible participants are further aligned with those of Unitholders through the granting of options, deferred units and restricted units under the equity incentive plan. The equity incentive plan provides an incentive for eligible employees to increase the REIT's cash flow and Unit value. Participation in the Plan is offered to all employees of the REIT (subject to applicable law).

#### 4.2.3 COMPETITIVE STRENGTHS

The REIT intends to capitalize on the following strengths and competitive advantages of the Portfolio and Management:

- privileged relationships with its existing tenant base, which allow Management to better identify and fulfill tenants' needs;
- ability to identify and close acquisition opportunities;
- strategic alliances with suppliers and innovative cost control measures which reduce or limit the increase in operating costs, such that gross rents continue to be competitive;
- strong relationships with financial institutions, which facilitate access to financing and may provide for acquisition and partnership investment opportunities; and
- development and redevelopment expertise and capability of Management and employees, providing the REIT with the ability to respond to opportunities in compliance with the Investment Guidelines and Operating Policies of the REIT.

# 4.2.4 BALANCED PORTFOLIO

The REIT seeks to diversify its portfolio based on business sector and geographic sector by continuing to invest based on asset type and property characteristics consistent with its existing portfolio, but also in line with evolving market conditions. Management believes this strategy will provide the REIT with a broader tenant base, reduce cash flow volatility and increase potential capital appreciation.

# 4.2.5 DEBT MANAGEMENT

The REIT seeks to maintain a combination of short-term, medium-term and long-term debt maturities which are appropriate for the overall debt level of the Portfolio, taking into account availability of financing and market conditions and the financial terms of the leases from which the REIT derives its cash flow. The REIT normally manages its debt maturities by seeking predominantly fixed-rate long-term debt and by maintaining a conservative level of debt relative to Book Value. In 2013, the REIT has obtained from financial institutions and by issuing units and debentures the financing required to make Immovable Property acquisitions, to undertake the expansion and improvement of its Properties and to cover certain operating expenses of the REIT and of its Properties from time to time, subject to the Investment Guidelines and Operating Policies of the REIT.

# 4.3 INVESTMENT GUIDELINES AND OPERATING POLICIES

#### 4.3.1 INVESTMENT GUIDELINES

The Contract of Trust provides for certain guidelines on investments, which may be made by the REIT. The Assets of the REIT may be invested only in accordance with the following guidelines:

- the REIT shall focus its direct and indirect acquisition activities on existing income-producing properties that are capital property of the REIT, including office, retail, industrial and mixed use properties, and assets ancillary thereto necessary for the ownership, utilization or operation of same;
- (ii) notwithstanding anything in the Contract of Trust to the contrary, the REIT shall not make any investment or take any action or omit to take any action that would result in (i) 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*; (ii) Units not being disqualified for investment by registered retirement savings plans, registered retirement income funds or deferred profit sharing plans; (iii) the REIT being liable to pay a tax imposed under paragraph 122(1)(b) of the *Tax Act*; or (iv) the REIT paying a tax under the registered investment provisions of the *Tax Act* imposed for exceeding certain investment limits;
- (iii) the REIT 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 the REIT, provided that such arrangement contains terms ands conditions which in the opinion of the Trustees are commercially reasonable relating to restrictions on transfer, liquidity to the REIT, liabilities in respect of third party liabilities, and management of the interest, as applicable;
- (iv) 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 certain Canadian chartered 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 REIT herein, the REIT 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 ancillary activities to any immovable property owned, directly or indirectly, in whole or in part, by the REIT, and other than for any other purpose relating to the activities of the REIT, and provided further that, notwithstanding anything contained in this Contract of Trust to the contrary, the REIT may acquire securities of other real estate investment trusts or real estate operating companies;
- (v) except as otherwise prohibited in this Contract of Trust, the REIT may, directly or indirectly, invest in interests (including ownership and leasehold interests) in income-producing immovable property in Canada and the United States that is capital property of the REIT;
- (vi) the REIT 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 the REIT;
- (vii) the REIT shall not invest in operating businesses unless such investment is incidental to a transaction or purpose
   (i) where revenue will be derived, directly or indirectly, principally from immovable property, or (ii) which principally involves the ownership, maintenance, development, leasing, management or operation, directly or indirectly, of immovable property (in each case as determined by the Trustees);

- (viii)the REIT 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 (i) renovating or expanding existing facilities that are capital property of the REIT or (ii) developing new facilities which will be income producing and constitute capital property of the REIT, provided that the aggregate value of the investments of the REIT in raw land will not exceed 5% of the Adjusted Unitholders' Equity;
- (ix) the REIT 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:
  - the immovable property which is security therefor is income-producing immovable property which otherwise meets the general investment guidelines of the REIT 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 the investments of the REIT in these hypothecs and mortgages, after giving effect to the proposed investment, will not exceed 20% of the Adjusted Unitholders' Equity;
- (x) the REIT 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 the investment guidelines of the REIT and provided the aggregate value of the investments of the REIT in these hypothecs and mortgages, after giving effect to the proposed investment, will not exceed 20% of the Adjusted Unitholders' Equity; and
- (xi) subject to paragraph (ii), the REIT 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 the REIT and secured by a hypothec or mortgage on such property) of up to 15% of the Adjusted Unitholders' Equity of the REIT in investments or transactions which do not comply with paragraphs (iv), (v), (ix) and (x) under the heading "Investment Guidelines and Operating Policies Investment Guidelines" or paragraph (iii) 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 the REIT shall be deemed to be those of the REIT 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. 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 the REIT. Nothing in the guidelines shall prohibit the REIT from holding or assigning some or all of the receivables due pursuant to any instalment receipt agreement.

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 the REIT.

#### 4.3.2 **OPERATING POLICIES**

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

- (i) the REIT shall not purchase, sell, market or trade in currency or interest rate futures contracts otherwise than for hedging purposes where, 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) (a) any written instrument creating an obligation which is or includes the granting by the REIT of a hypothec or mortgage, and (b) 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 acknowledgement 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 a trustee or carrier, or officers, employees or agents of the REIT, but that only property of the REIT or a specific portion thereof shall be bound; the

REIT, however, is not required, but shall use all reasonable efforts, to comply with this requirement in respect of obligations assumed by the Trust upon the acquisition of immovable property;

- (iii) 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 the REIT;
- (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, the bonds, debentures or other evidences of indebtedness of or guaranteed by 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, the REIT or a corporation or other entity owned, in whole or in part, directly or indirectly, by the REIT, or jointly by the REIT with other persons, including in co-ownership with other persons;
- (vi) the REIT shall not incur or assume any indebtedness if, after giving effect to the incurring or assumption of the indebtedness, the total indebtedness of the REIT would be more than 60% of the Gross Book Value (65% if Convertible Debentures of the REIT 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 the REIT are outstanding, including the full face value of any Convertible Debentures) is exceeded, the REIT 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) the REIT 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 the REIT holds, directly or indirectly, an interest or an investment or in respect of an entity in which the REIT holds an interest or an investment, directly or indirectly, or by an entity jointly owned by the REIT, directly or indirectly, with others or in respect of an immovable co-owned by the REIT, directly or indirectly, with others, where such indebtedness, if granted by the REIT directly, would not cause the REIT to otherwise contravene the restrictions set out under the heading "Investment Guidelines and Operating Policies";

(viii) the REIT shall obtain or review an independent appraisal of each property that it intends to acquire;

- (ix) the REIT shall obtain and maintain at all times insurance coverage in respect of potential liabilities of the REIT 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) the REIT 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, the REIT 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 the REIT shall be deemed to be those of the REIT 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. All of the foregoing prohibitions, limitations or requirements pursuant to the foregoing policies shall be determined as at the date of investment or other action by the REIT.

#### 4.3.3 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 (v), (vi), (vii), (vii), (ix), (x) and (xi) under the heading "Investment Guidelines and Operating Policies — Operating Policies" may be amended only if such amendment is approved by two-thirds of the votes cast by Unitholders of the REIT at a meeting of Unitholders called for such

purpose. The remaining operating policies may be amended if such amendment is approved by the Trustees and by a majority of the votes cast by Unitholders at a meeting called for such purpose.

#### 4.4 **PROPERTIES**

As at December 31, 2013, the REIT's Portfolio included 497 office, retail, and industrial and mixed-use Properties located in Québec, Ontario, the Atlantic Provinces and Western Canada. The portfolio consists of approximately 13.0 million square feet of office space, 7.9 million square feet of retail space and 16.2 million square feet of industrial and mixed-use space representing, in the aggregate, 37.1 million square feet of leasable area. The Properties comprising the Portfolio are generally prime locations along major thoroughfares and benefit from high visibility and easy access by both tenants and tenants' customers. The Properties are well-maintained and in good operating condition.

## 4.4.1 OVERVIEW OF THE PORTFOLIO

The following tables respectively summarize the Properties of the REIT as at December 31, 2013 by property type and by geographic market, lease expiries and renewals and new leases as at December 31, 2013 and lease maturities from 2014 to 2018:

#### Allocation by Property Type

	Number of Properties	Leasable Area (square feet)
Office Properties	120	13,017,500
Retail Properties	160	7,901,500
Industrial and Mixed-Use Properties	217	16,204,000
Total Portfolio	497	37,123,000

# Allocation by Geographic Market

Number of Properties	Leasable Area (square feet)
•	
107	7,698,500
256	21,976,000
27	814,000
19	2,208,000
13	593,000
61	2,720,500
14	1,113,000
497	37,123,000
	Properties 107 256 27 19 13 61 14

(1) The city of Gatineau is included in the Ottawa Area

# Expiries, Renewals and New Leases

			Industrial and	
	Office	Retail	Mixed-Use	Total
Leases that matured in 2013				
Number of tenants	363	305	299	967
Leasable area (sq. ft.)	1,500,000	791,000	2,202,000	4,493,000
Average net rent (\$/sq. ft.)	12.26	11.08	6.31	9.19
Renewed leases				
Number of tenants	248	244	203	695
Leasable area (sq. ft.)	1,062,000	689,000	1,331,000	3,082,000
Average net rent (\$/sq. ft.)	12.64	13.33	6.61	10.19
Renewal (%)	70.8	87.1	60.4	68.6
New leases				
Number of tenants	92	102	100	294
Leasable area (sq. ft.)	365,000	462,000	637,000	1,464,000
Average net rent (\$/sq. ft.)	12.02	10.19	5.88	8.77

#### **Lease Maturities**

	2014	2015	2016	2017	2018
Office					
Leasable area (sq. ft.)	2,514,000	2,125,000	1,750,000	1,494,000	1,409,000
Average net rent (\$/sq. ft.)	13.01	13.15	13.98	13.84	13.15
% of portfolio – Office	19.3	16.3	13.4	11.5	10.8
Retail					
Leasable area (sq. ft.)	846,000	744,000	748,000	895,000	1,420,000
Average net rent (\$/sq. ft.)	13.05	14.48	16.30	13.12	11.52
% of portfolio – Retail	10.7	9.4	9.5	11.3	18.0
Industrial and mixed-use					
Leasable area (sq. ft.)	2,395,000	2,740,000	2,009,000	1,911,000	1,442,000
Average net rent (\$/sq. ft.)	5.83	5.66	5.98	6.26	6.54
% of portfolio - Industrial and mixed-use	14.8	16.9	12.4	11.8	8.9
Portfolio total					
Leasable area (sq. ft.)	5,755,000	5,609,000	4,507,000	4,300,000	4,271,000
Average net rent (\$/sq. ft.)	10.03	10.06	10.80	10.32	10.37
% of portfolio	15.5	15.1	12.1	11.6	11.5

# 4.4.2 SUMMARY OF THE PROPERTIES

The following table summarizes certain aspects of each of the REIT's Properties<sup>(1)</sup>:

Properties	Year Built/ Renovated	Leasable Area (ft <sup>2</sup> )	% Leased	Selected Tenants
OFFICE PROPERTIES Québec City Area				
4635 1 <sup>st</sup> Avenue Québec City, Québec	1979/1993	41,000	76.8	Industrial Alliance Insurance and Financial Services, a Canadian chartered bank, Subway (restaurant)
5055 Wilfrid-Hamel Boulevard West Québec City, Québec	1979/1996	28,000	92.2	Matériaux Blanchet, Systèmes EBI, Cyber Cat
5073-5075-5079 Wilfrid-Hamel Boulevard West Québec City, Québec	1980/1994	29,000	97.1	Au Vieux Duluth (restaurant), Gaignard et Associés
2014 Cyrille-Duquet Street Québec City, Québec	1979/1997	63,000	100.0	Canadian Automobile Association (Québec) – "CAA", InnovMetric Logiciels, Opsens, Comact Equipment
2200 Cyrille-Duquet Street Québec City, Québec	1965/1986/ 1996	31,000	85.0	Imprimerie Solisco
Place de la Cité 2590-2640 Laurier Boulevard Québec City, Québec	1964/1970/ 1982/1988/ 1993/ 2003/2004	760 000	98.4	National Bank Financial, Desjardins Securities, Intact corporation financière, Régie des rentes du Québec, The Great-West Life Assurance Company, Canada Mortgage and Housing Corporation, The Guarantee Company of North America, Gestion M.D., Aon Hewitt, Microsoft Canada, SEPAQ, Northbridge, PriceWaterhouseCoopers, Autorité des marchés financiers, a Canadian chartered bank, Hub

International, Professionals' Fund/Mutual Funds, Québec Mining Association, La Cité Médicale

<b>5</b>	Year Built/	Leasable Area	%	<b>.</b>
Properties	Renovated	(ft²)	Leased	Selected Tenants
455 du Marais Street Québec City, Québec	1977/1997	61,000	72.7	Industrial Alliance Insurance and Financial Services Corporation des services d'ambulance du Québec Groupecho Canada, L'ALPHA, compagnie d'assurances
3175 des Quatre-Bourgeois Road Québec City, Québec	1990	102,000	93.4	Re/Max, Société québécoise des infrastructures Coveo Solutions
979 de Bourgogne Avenue Québec City, Québec	1976/1988/ 1996	67,000	95.1	Her Majesty the Queen, Société québécoise de infrastructures, Joint Health and Safety Association Le Groupe Robert Giroux, Centre médical Quatre Bourgeois GMF
Place de la Capitale 150 René-Lévesque Boulevard East Québec City, Québec	1973/1999	229,000	99.3	Société québécoise des infrastructures, a Canadia chartered bank, Rogers Communications, Tir Hortons
1265 Charest Boulevard West Québec City, Québec	1975/2002	142,000	93.9	Société québécoise des infrastructures, Altus Group Renaud & Cie
565-585 Charest Boulevard East Québec City, Québec	1950 1999/2000	110,000	99.2	ABB Bomem, Frima Studio, LG2, Jobillico
Complexe Jules-Dallaire – Phase I 2828 Laurier Boulevard Québec City, Québec	2008/2010	360,000	98.0	Société québécoise des infrastructures, Norton Rose Société des alcools du Québec, Le Paris Gri (restaurant), Le Calao (restaurant), Corporation BCI Québec, CIBC World Markets, Robic, Her Majesty th Queen, RBC Dominion Securities, RBC Philips, Hage & North Services-conseil en placements, three Canadian chartered banks
6777 de la Rive-Sud Boulevard Lévis, Québec	2007	80,000	100.0	Desjardins General Insurance Group, Fédération de caisses Desjardins du Québec
888 Saint-Jean Street Québec, Québec	1981/2003	77,000	100.0	Canadian Broadcasting Corporation, Sociét québécoise des infrastructures
1400 De la Rive-Sud Boulevard Saint-Romuald, Québec	2004/2005	77,000	100.0	Société québécoise des infrastructures
1156 De la Rive-Sud Boulevard Saint-Romuald, Québec	1995	34,000	100.0	Société québécoise des infrastructures
30-56 Du Vallon Street West Lévis, Québec	1990/1994	79,000	87.8	Desjardins General Assurance Group, Desjardin Financial Security Life Assurance Company
Sub-total	-	2,302,000		
Montréal Area				
255 Crémazie Boulevard East Montréal, Québec	1967/2002	245,000	99.6	Société québécoise des infrastructures, Ville d Montréal, Pétrie Raymond LLP, Les Consultant 3 L M, a Canadian chartered bank, Aecon Group Ordre des travailleurs sociaux et des thérapeute conjugaux et familiaux du Québec, Corporation Stella Canada
8500 Décarie Boulevard Mont-Royal, Québec	2001	175,000	100.0	Ericsson Canada
3400 Jean-Béraud Avenue Laval, Québec	2001	156,000	85.7	Her Majesty the Queen
201-211 Laurier Avenue East Montréal, Québec	1916 1989 2001	132,000	80.4	City of Montréal, Softvoyage, Canadian Corps o Commissionaires, Société québécoise de infrastructures
375 Sir-Wilfrid-Laurier Boulevard Mont-Saint-Hilaire, Québec	1999	50,000	100.0	Breton, Banville et associés SENC
325 Honorius-Charbonneau Boulevard Mont-Saint-Hilaire, Québec	1985	19,000	100.0	Breton, Banville et associés SENC

Proportios	Year Built/ Renovated	Leasable Area (ft <sup>2</sup> )	% Leased	Selected Tenants
Properties	Renovated	(11)	Leased	Selected Tenants
8400 Décarie Boulevard Mont-Royal, Québec	1960 1990/1991	227,000	100.0	Ericsson Canada
1080 Beaver Hall Hill Montréal, Québec	1968/ 2000	320,000	90.2	Dessau Soprin, Harris/Decima Inc., Draftfcb, Notarius, Peer 1, Enterprises Network Inc., Vidéotron Ltd., Le Protecteur du citoyen, TEVA Canada, Société de transport de Montréal
4700 de la Savane Street Montréal, Québec	1988/ 1998/1999	187,000	89.7	Fujitsu Canada Inc., a Canadian chartered bank, Presagis Canada
455 Fénelon Boulevard Dorval, Québec	1990	97,000	77.5	Société québécoise des infrastructures, Adacel Inc., Securitas Transport Aviation Security
9900 Cavendish Boulevard Montréal, Québec	1987	85,000	84.7	CIBC World Markets Inc., Nymox Pharmaceutical Corporation, Cato Research Canada Inc., Fournitures de bureau Denis Inc.
9999 Cavendish Boulevard Montréal, Québec	1988	52,000	84.2	Pitney Bowes of Canada, Famic Technologies Inc., a Canadian chartered bank
9960-9970 Côte-de-Liesse Road Montréal, Québec	1983	25,000	65.1	Corbec Corp., Energizer Canada, High Liner Foods
1 Place Laval Laval, Québec	1965/1989	118,000	96.0	Carrefour jeunesse emploi, Groupecho Canada Inc., Société québécoise des infrastructures, a Canadian chartered bank, Aecom
2 Place Laval Laval, Québec	1965/1989	102,000	83.4	Le Groupe Vézina & Associés Ltée, a Canadian chartered bank, CBV Collection Services Ltd., Hôpital du Sacré-Cœur de Montréal, Premier Medical Group Inc., Utopia Image
3 Place Laval Laval, Québec	1965/1989	185,000	98.3	City of Laval, Vancouver Career College (Burnaby) Inc., Société québécoise des infrastructures, Her Majesty the Queen, a Canadian chartered bank
4 Place Laval Laval, Québec	1965/1989	141,000	98.8	Société québécoise des infrastructures, a Canadian chartered bank
3080 Le Carrefour Boulevard Laval, Québec	1990	88,000	74.8	Prevail Energy Ltd., La Capitale Financial Services Inc., HB Group Insurance Management Ltd., Alepin Gauthier Avocats, BMO Nesbitt Burns Inc., Essor Insurance Invesment Counselling
3090 Le Carrefour Boulevard Laval, Québec	1986	74,000	100.0	Scotia Capital Inc., Office municipal d'habitation de Laval, CIT Financial Ltd., Brown Shoe Company of Canada Ltd., a Canadian chartered bank, London Life Insurance Company
3100 Le Carrefour Boulevard Laval, Québec	1988	77,000	97.8	RBC Life Insurance Company, SNC-Lavalin Inc., Sun Life Assurance Company of Canada, Investors Services Ltd., a Canadian chartered bank
2525 Daniel-Johnson Boulevard Laval, Québec	1977	111,000	93.8	WSP Canada Inc., Business Development Bank of Canada, Industrial Alliance Company, a Canadian chartered bank, Lasik MD
1111 DrFrederik-Philips Boulevard Montréal, Québec	1990	104,000	88.7	Makivik Corporation, Sun Life Assurance Company of Canada, The Nielsen Company, Pirelli Tires, Lantheus MI Canada, Inc.
3300 de la Côte-Vertu Boulevard Montréal, Québec	1976	100,000	80.7	A Canadian chartered bank, Nikon Canada Inc., Société québécoise des infrastructures, Gamma Entertainment Inc., Synnex Canada Limited, Wrigley Canada
2001 McGill College Avenue Montréal, Québec	1982	527,000	90.8	Société québécoise des infrastructures, Cascades Canada inc., Vérificateur général du Québec, SITA (Société internationale de télécommunications aéronautiques), a Canadian chartered bank, Equant Canada (Orange Business Services), Rio Tinto, CBRE Limited
9955 Catania Avenue Brossard, Québec	2004/2006	90,000	100.0	Voith Hydro, Inspec-Sol, Newalta, Pierre Fabre dermo-cosmétique Canada

Properties	Year Built/ Renovated	Leasable Area (ft <sup>2</sup> )	% Leased	Selected Tenants
Properties	Renovated	(11)	Leased	Selected Terlants
5101 Buchan Street Montréal, Québec	1988	137,000	89.1	Positron, Intrado Canada, Fine & associates, Cole- Parmer Canada
5100 Sherbrooke Street East Montréal, Québec	1985/1986	377,000	77.0	BPR, Société GRICS, Financière HSBC, Her Majesty the Queen, a Canadian chartered bank, Association paritaire pour la Santé
2405 Fernand-Lafontaine Boulevard Longueuil, Québec	1966	33,000	100.0	I.T.R. acoustique Inc., Genivar société en comandite
895 de la Gauchetière Street West Montréal, Québec	1929/1943 1961, 1981, 1999-2005	626,000	100.0	Canadian National Railway Company, Intelerad Medical Systems Incorporated, Nexacor Realty Management Inc., Staples, a Canadian chartered bank, Société des alcools du Québec, VIA Rai Canada Inc.
3400 de Maisonneuve Boulevard West Montréal, Québec	1967/1971 1986 1987 1988	616,000	88.1	Hapag Lloyd (Canada) Inc., Dale Parizeau Morris Mackenzie Inc., KSH Solutions Inc.
1717 René-Lévesque Boulevard East Montréal (Québec)	1981/2010	70,000	100.0	Astral Radio, Gestion Jurlex Ltée.
1200 Papineau Avenue Montréal, Québec	1988/2010	95,000	86.7	SSQ, Life Insurance Company Inc., Le centre de santé et de services sociaux Jeanne-Mance, Productions J Inc., City of Montréal
3669-3681 des Sources Boulevard Dollard-des-Ormeaux, Québec	1981	25,000	93.2	Moksha Yoga West Island, Dr. Joseph-Yossi Mouyal, Health Partners International of Canada
480 Armand-Frappier Boulevard Laval, Québec	2003	49,000	100.0	Garmen Laboratories
420, Armand-Frappier Boulevard Laval, Québec	2002	50,000	61.9	Xprima.com Corporation, Rocksoft Inc.
rmand-Frappier Boulevard Laval, Québec	1999	49,000	48.6	BSM Wireless, Pyxis Technologies Inc., Prometic Life Sciences Inc.
400 Armand-Frappier Boulevard Laval, Québec	2003	50,000	100.0	20-20 Technologies Inc.
1301 Gay-Lussac Street Boucherville, Québec	1999	15,000	100.0	Clark, Drouin, Lefebvre
25 de Lauzon Street Boucherville, Québec	1989	43,000	86.2	Uni-Select Inc., Graymont (QC) Inc., Mission-HGE Inc.
85 JABombardier Street Boucherville, Québec	2003	26,000	61.1	Dessin structural B.D.
9975-9995 Catania Avenue Brossard, Québec	2004	124,000	95.7	Tyco Safety Products Canada Ltd., Optimont Inc., Rockwell Automation Canada Ltd., Lexmark Canada Inc.
2 Place du Commerce Brossard, Québec	1976	36,000	95.8	Industrial Alliance Insurance and Financial Services
5 Place du Commerce Brossard, Québec	1981	19,000	48.7	T. Harris Environnemental Management Inc., Traffic Tech Inc.
8 Place du Commerce Brossard, Québec	1981	31,000	64.9	Nutreco Canada Inc., Axdev Group Inc.
1 Place du Commerce Brossard, Québec	1978	43,000	79.0	Société québécoise des infrastructures, Mode le Grenier Inc.
11 Place du Commerce Brossard, Québec	1976/2004	41,000	100.0	Société québécoise des infrastructures, The Great- West Life Assurance Company
3 Place du Commerce Brossard, Québec	1978	28,000	71.8	Pub Fuzzy

Properties	Year Built/	Leasable Area (ft <sup>2</sup> )	%	Selected Tenants
Properties	Renovated	(π)	Leased	Selected Tenants
7450 des Galeries d'Anjou Boulevard Anjou, Québec	1986	66,000	92.5	Fédération des caisses Desjardins du Québec, Caisse populaire Desjardins de Tétreautville, Fédération québécoise de hockey sur glace Inc., Comité paritaire des agents de sécurité
7400 des Galeries d'Anjou Boulevard Anjou, Québec	1988	118,000	67.5	The Bank of Nova Scotia, Fédération des caisse Desjardins du Québec, General Mills Canada Corporation, Industrial Alliance Insurance and Financial Services
8200 Décarie Boulevard Montréal, Québec	1982	61,000	96.1	Silanis Technology Inc., MD Physician Services, a Canadian chartered bank
8250 Décarie Boulevard Montréal, Québec	1989	83,000	93.8	Groupe Restaurants Invescor, Investors Group Financial Services Inc., Syntax Systems Ltd.
768-790 Décarie Boulevard Montréal, Québec	1970-1998	36,000	91.2	CARI de Saint-Laurent, Onedesk Software Inc. Philips Lifeline (Division)
290-316 Benjamin-Hudon Street	1975	67,000	100.0	Prosol Distribution Inc, Davflo Management Inc.
1-243 Place Frontenac Pointe-Claire, Québec	1977	66,000	71.4	Batshaw Youth and Family Centres, Orchard House Inc.
1000 Saint-Jean Boulevard Pointe-Claire, Québec	1976	110,000	88.4	Société québécoise des infrastructures, a Canadia chartered bank, CDI Professional Services, Ltd Industrial Alliance Insurance and Financial Services CAA-Québec
1555 Carrie-Derick Street Montréal, Québec	2005	82,000	100.0	Tata Communications
Sub-total	-	6,759,000		
Ottawa Area				
550 de la Cité Boulevard Gatineau, Québec	2003	321,000	100.0	Her Majesty the Queen
480 de la Cité Boulevard Gatineau, Québec	2003	45,000	100.0	Brookfield Power
400 Cooper Street Ottawa, Ontario	1974/1998	176,000	83.1	Her Majesty the Queen, Centretown Communit Health Center
975, Saint-Joseph Boulevard Gatineau, Québec	1983/1999	195,000	100.0	Her Majesty the Queen, Société de l'assuranc automobile du Québec (SAAQ), a Canadian chartere bank
1145 Hunt Club Road Ottawa, Ontario	1990	91,000	86.4	MMM Group Limited, Pharmaceutical Researc Associates Inc., Paramed Home Health Care Division of Extendicare (Canada) Inc.
110 O'Connor Street Ottawa, Ontario	1970/1999 and 2010	189,000	100.0	Her Majesty the Queen
222-230 Queen Street Ottawa, Ontario	1972/1991 and 2002	207,000	98.8	Her Majesty the Queen, a Canadian chartered bank
171 Slater Street Ottawa, Ontario	1970/2011	150,000	100.0	Her Majesty the Queen
2465 Saint-Laurent Boulevard Ottawa, Ontario	1987/2001	61,000	100.0	Her Majesty the Queen
1000 Innovation Drive Kanata, Ontario	2000	146,000	100.0	Entrust Limited
21 Fitzgerald Road Nepean, Ontario	1986/1996	39,000	100.0	Her Majesty the Queen
25 Fitzgerald Road Nepean, Ontario	1998	114,000	100.0	Her Majesty the Queen
25 Fitzgerald Road Nepean, Ontario	1998	114,000	100.0	Her Majesty the Queen

		Leasable		
Properties	Year Built/ Renovated	Area (ft <sup>2</sup> )	% Leased	Selected Tenants
			100.0	
35 Fitzgerald Road Nepean, Ontario	2001	63,000	100.0	Her Majesty the Queen, Exar Canada Corporation
1 Antares Road Nepean, Ontario	1989	72,000	100.0	Synopsys Canada ULC, N. Harris Computer Corporation, I.W. Systems Canada Company, Geodigital International Inc.
700 Palladium Drive Ottawa, Ontario	2001	63,000	100.00	DRS Technologies Canada Ltd.
750 Palladium Drive Ottawa, Ontario	2001	80,000	100.0	Skywave Mobile Communications Inc., Rohde & Schwarz Canada Inc., Spirent Communications of Ottawa Ltd., KPMG Management Services Inc.
770, Palladium Drive Ottawa (Ontario)	2001	86,000	100.0	IBM Canada Limited
Sub-total	-	2,098,000		
Atlantic Provinces				
1113 Regent Street Fredericton, New Brunswick	1988	11,000	100.0	Regional Health Authority and Panacea Body Wellness Centre
1115 Regent Street Fredericton, New Brunswick	1964	16,000	66.1	Atlantic Business College
570 Queen Street Fredericton, New Brunswick	1989	70,000	100.0	Her Majesty the Queen, Sun Life Assurance Company of Canada, McInnes Cooper LLP, Business Development Bank of Canada
371 Queen Street Fredericton, New Brunswick	1978/1988	32,000	100.0	RBC Dominion Securities, London Life Insurance Company, Whitechurch
565, Priestman Street Fredericton, New Brunswick	1975/1976	35,000	90.0	Her Majesty the Queen, Teed Saunders Doyle & Co., Province of New Brunswick
1133 Regent Street Fredericton, New Brunswick	1982/1984	88,000	92.9	Investors Group Financial Services Inc., ADI Systems, Delta Hotels and Resorts Global Reservation Services, The New Brunswick Association of Nursing Homes, R.J. Bartlett Engineering Ltd.
65 Regent Street and 590 Queen Street Fredericton, New Brunswick	1994	41,000	90.6	Province of New Brunswick, BMO Nesbitt Burns Inc.
1149 Smythe Street Fredericton, New Brunswick	1970	13,000	55.3	Dillon Consulting Ltd.
81 Albert Street Moncton, New Brunswick	2002/2003	65,000	100.0	Province of New Brunswick, Her Majesty the Queen
84 Chain Lake Drive Halifax, Nova Scotia	2008	76,000	92.6	Johnson, Cominar, Armco Capital, Bell Mobility
330-350 Elmwood Drive Moncton, New Brunswick	2006	14,000	100.0	Allstate Insurance Company, Dooly's
1 Place Agar Saint John, New Brunswick	2000	41,000	100.0	Province of New Brunswick, Her Majesty the Queen
1199 Saint-George Boulevard Moncton, New Brunswick	1996	60,000	100.0	A Canadian chartered bank
85 and 123 Halifax Street Moncton, New Brunswick	1961/1977 1989	81,000	100.0	CO-OP Atlantic
1313 Barrington Street Halifax, Nova Scotia	1984-1985	28,000	100.0	BGS Training Incorporated O/A Compucollege (The Eastern College), Her Majesty the Queen, Global Upholstery Co. Inc.
11 Akerley Boulevard Dartmounth, Nova Scotia	1973/1987	127,000	97.9	Her Majesty the Queen, Nova Scotia School Insurance Program Association

Properties	Year Built/ Renovated	Leasable Area (ft <sup>2</sup> )	% Leased	Selected Tenants
1741 Brunswick Street Halifax, Nova Scotia	1978	101,000	94.8	Her Majesty the Queen, CLLC - Canadian Language Learning College Inc., Cisco Systems Canada Co., a
32 Akerley Boulevard Dartmounth, Nova Scotia	2008	14,000	42.4	Canadian chartered bank Homburg Invest Inc.
432 Queen Street Fredericton, New Brunswick	1968/1999 2006	44,500	100.0	United Book Stores Ltd., Her Majesty the Queen
Sub-total	-	957,500		
Western Canada				
720 28 <sup>th</sup> Street North East Calgary, Alberta	1980	37,000	94.2	Remedy Energy Services Inc., Keyfacts CPI Services Inc., ADT Security Services of Canada Inc.
221 62 <sup>nd</sup> Avenue South East Calgary, Alberta	1965	8,000	100.0	Blast Promotions Inc., Ascension Systems Inc.
253 62 <sup>nd</sup> Avenue South East Calgary, Alberta	1997	8,000	100.0	LPI Communications Group Inc.
6223 2 <sup>nd</sup> Street South East Calgary, Alberta	1965	31,000	66.4	Rockwell Automation Canada Control Systems (Rockwell Automation Canada Inc.), Caliber Planning Inc.
6227 2 <sup>nd</sup> Street South East Calgary, Alberta	1997	14,000	62.4	Cougar Contractors, Autodesk Canada Co
4124 9 <sup>th</sup> Street South East Calgary, Alberta	1961/2000	47,000	100.0	Hemisphere GPS Inc., Canada Brokerlink Inc.
4411 6 <sup>th</sup> Street South East Calgary, Alberta	2006	41,000	100.0	ABB Inc., WSCU Holdings Ltd.
700 2 <sup>nd</sup> Street South West Calgary, Alberta	1975	521,000	99.5	Shaw Cablesystems Limited, Nuvista Energy Ltd., a Canadian chartered bank, Maj-Car Management & Investments Ltd.
4000 4 <sup>th</sup> Street South East (Bldg 200) Calgary, Alberta	2008-2011	45,000	86.1	Stantec Consulting Ltd., Alter NRG Corp.
4000 4 <sup>th</sup> Street South East (Bldg 300) Calgary, Alberta	2008-2011	68,000	100.0	Vista Projects Limited, Global Raymac Surveys Inc.
3600 4 <sup>th</sup> Street South East (Bldg 100) Calgary, Alberta	2008-2010	13,000	100.0	Enercore Projects Ltd.
Sub-total	-	833,000		
TOTAL OFFICE PROPERTIES	-	13,017,500		
RETAIL PROPERTIES Québec City Area				
3345 du Carrefour Street Québec City, Québec	2005	25,000	93.4	Caisse populaire du Vieux Moulin, Matelas Dauphin, La Capitale Cité D.B.
1367-1371 Sainte-Foy Road Québec City, Québec	1950/1983	5,000	100.0	Couche-Tard
5600 de la Rive-Sud Boulevard Lévis, Québec	2005	10,000	100.0	Société des alcools du Québec
5 d'Orléans Street Québec City, Québec	1978/1985	6,000	100.0	A Canadian chartered bank
Halles Fleur de Lys 245 Soumande Street Québec City, Québec	1978/1984/ 1994	95,000	98.2	Restaurant Pacini, Dollarama, Aliments M&M, Energie Cardio

Properties	Year Built/ Renovated	Leasable Area (ft <sup>2</sup> )	% Leased	Selected Tenants
2195 de la Rive-Sud Boulevard	1977/1985	6.000	100.0	A Canadian chartered bank
Saint-Romuald, Québec		- ,		
2160 de la Rive-Sud Boulevard Saint-Romuald, Québec	1971/1978/ 1996	73,000	100.0	Metro, Caisse populaire Desjardins, Les Délices d'Angkor
Place de la Cité 2590-2640 Laurier Boulevard Québec City, Québec	1964/1970/ 1982/1993	290,000	93.8	Caisse populaire Desjardins, two Canadian chartered banks, Roots, New Look Eyewear, Parfumeries Dans un Jardin, Uniprix (pharmacy), Restaurant Le Beaugarte, Club Entrain (sports and recreation centre), Canadian Automobile Association (Québec), Desjardins Securities, Disnat, Urban Planet, Jardin Mobile, Gosselin Photo Vidéo inc., TD Waterhouse, Liquor Store, Au Petit Coin Breton, HSBC Financial Centre
Carrefour Charlesbourg 8500 Henri-Bourassa Boulevard Québec City, Québec	1976/1988/ 1995/1996/ 2004	323,000	95.7	Metro, Pharmacie Brunet, La Source, a Canadian chartered bank, Industrial Alliance Insurance and Financial Services, Yellow, Dollarama, Rossy, Société des alcools du Québec, Sirens, Charlemagne
355 du Marais Street Québec City, Québec	1990	37,000	100.0	Schneider Canada Inc., Maître Piscinier, Lebeau Vitres d'auto/Belron
325 du Marais Street Québec City, Québec	1991	79,000	88.5	Restaurant Tomas Tam, Re/Max, IDEM Meubles & Déco
3323 du Carrefour Street Québec City, Québec	2006	4,000	100.00	A Canadian chartered bank
550 du Marais Street Québec City, Québec	1995	16,000	100.00	Écho Sports, Club Chaussures, Telus
Les Promenades Beauport 3333 du Carrefour Street Québec City, Québec	1978/2002/ 2004/2008 2009	549,000	97.1	Au Vieux Duluth, Dooly's, Jean Coutu, Dollarama, Yellow, Parfumeries Dans un Jardin, Winners, La Source, Cantel, Her Majesty the Queen, Leon's Furniture, Garage, La Senza, Hart, Telus, Clément, L'Aubainerie, Chlorophylle, Éléganza, Le Château, Jacob, Santé Bronzage, Énergie Cardio, Glam, Bikini Village, Clinique médicale Dr. Robitaille, Groupe Ledor, Structube, Liquor Store
1295 Charest Boulevard West Québec City, Québec	1982/ 2007	28,000	100.0	Boiteau Luminaire
Place Lévis 50 Président-Kennedy Road Lévis, Québec	1970/1995	220,000	91.7	Provigo Distribution, SuperClub Vidéotron,Nautilus Plus, Desjardins Securities, Simon Maranda, Ministère de l'Agriculture, des Pêcheries et de l'Alimentation, La Financière agricole, Piazzetta, Stéréo Plus, Her Majesty the Queen, Cuisina, Fillions Sports
3319 du Carrefour Street Québec City, Québec	2003	3,000	100.0	Tim Hortons
329 Seigneuriale Street Québec City, Québec	1992/1997	4,000	100.0	Lebeau Vitres d'auto/Belron
1970 Chauveau Avenue Québec City, Québec	1970/1983	2,000	100.0	Couche-Tard
1275 Charest Boulevard West Québec City, Québec	1975/2002	63,000	100.0	Société québécoise des infrastructures, Tapis du Monde, Dollarama
1075 Wilfrid-Hamel Boulevard Québec, Québec	1994	7,000	100.0	Scores
1095 Wilfrid-Hamel Boulevard Québec, Québec	2000	3,000	100.0	Harvey's
600 Road 116 Saint-Nicolas, Québec	1997	43,000	94.2	Dollarama, The Jean Coutu Group

Properties	Year Built/ Renovated	Leasable Area (ft <sup>2</sup> )	% Leased	Selected Tenants
5150-5200 de l'Ormière Boulevard Québec, Québec	1972/2000 2005	159,000	99.4	Provigo Distribution, Dollarama, Hart Stores Inc., The Jean Coutu Group, Les amis de la Villa, Boutique le Pentagone
3321- Du Carrefour Street Québec(Québec)	2013	5500	100.0	A & W, Ben & Florentine Developments Inc.
Sub-total	-	2,055,000		
Others – Québec Area				
950 Jutras Boulevard East Victoriaville, Québec	2012	4,000	100.0	Restaurant Grigio
230 des Bois-Francs Boulevard South Victoriaville, Québec	1986	8,000	100.0	Burger King, Subway
353-357 des Bois-Franc Boulevard South Victoriaville, Québec	1990/1993	40,000	60.6	The Jean Coutu Group
379 des Bois-Franc Boulevard South Victoriaville, Québec	1993	6,000	100.0	SuperClub Vidéotron, Microplay
3353-3493 Royal Boulevard Shawinigan, Québec	1988/2006	24,000	86.4	Mark's Work Wearhouse Ltd., Bouclair Inc.
2722 Royal Boulevard Shawinigan, Québec	2003	17,000	100.0	The Jean Coutu Group
400 des Saguenéens Street Saguenay, Québec	1988	19,000	100.0	The Jean Coutu Group, Mode le Grenier Inc.
520 Saint-Joseph Boulevard Drummondville, Québec	1988	28,000	100.0	Van Houtte café-bistro, Citifinancial Canada, Inc., Groupe F. Farhat Inc., The Jean Coutu Group
20 Sainte-Anne Boulevard West Sainte-Anne-des-Monts, Québec	1986	23,000	99.0	The Jean Coutu Group, Dollarama.
3103 Royal Boulevard Shawinigan, Québec	1974/2000 2002 2006	220,000	90.3	Métro Richelieu Inc. (Super C), Hart Stores Inc., L'Aubainerie, Staples, Shoppers Realty Inc., a Canadian chartered bank
2600 Saint-Hubert Street Jonquière, Québec	1989	26,000	93.1	Couche-Tard Inc., Caisse Desjardins de Jonquière, The Jean Coutu Group
2620 Saint-Hubert Street Jonquière, Québec	2008	40,000	100.0	Sobeys Québec Inc. (IGA extra Guy Bergeron)
8 Bromont Boulevard Bromont, Québec	1989/1993	4,000	0.0	Vacant
20 de Toulouse Street Granby, Québec	1989/2006	5,000	100.0	Pizza Hut
50 Lionel-Groulx Boulevard Sherbrooke, Québec	1990/2005	5,000	100.0	Pizza Hut
736 King Street East Sherbrooke, Québec	1986/1988	6,000	100.0	Burger King
3005 King Street East Sherbrooke, Québec	1980/1988	6,000	100.0	Burger King
1331-1363 Belvédère Street South Sherbrooke, Québec	1988	16,000	100.0	The Jean Coutu Group
231 Sherbrooke Street Magog, Québec	2001	29,000	100.0	Sobeys Québec Inc.
235 Sherbrooke Street Magog, Québec	1990	30,000	94.2	The Jean Coutu Group, Pizza Hut

Properties	Year Built/ Renovated	Leasable Area (ft <sup>2</sup> )	% Leased	Selected Tenants
562-566 Saint-Charles-Borromée Street North Joliette, Québec	2001/2009	18,000	92.2	The Jean Coutu Group
121 de la Visitation Street Saint-Charles-Borromée, Québec	1991	4,000	100.0	Pizza Hut
2140 King Street East Sherbrooke, Québec	1989/2003	30,000	88.1	The Jean Coutu Group, Société des alcools du Québec
2110 King Street East Sherbrooke, Québec	2000	1,000	100.0	Subway
Sub-total	-	609,000		
Montréal Area				
1479-1481-1483-1485 Saint-Bruno Boulevard Saint-Bruno-de-Montarville, Québec	1997	13,000	100.0	Penningtons, Yellow
1465 Saint-Bruno Boulevard Saint-Bruno-de-Montarville, Québec	1997	26,000	100.0	Bureau en gros
1475 Saint-Bruno Boulevard Saint-Bruno-de-Montarville, Québec	1997	130,000	100.0	Wal-Mart
1495 Saint-Bruno Boulevard Saint-Bruno-de-Montarville, Québec	1997	35,000	100.0	Cinéplex Odéon
800 Claude-Jutras Boulevard Saint-Bruno-de-Montarville, Québec	2003	30,000	100.0	Déco Découverte
239-245 Samson Boulevard Laval, Québec	1991	40,000	92.8	Rogers Wireless, The Jean Coutu Group, SuperClub Vidéotron
2101-2137 Curé-Labelle Boulevard Laval, Québec	2003	65,000	100.0	SuperClub Vidéotron, Sobeys Québec Inc.
2760-2784 Jacques-Cartier Boulevard East Longueuil, Québec	2006	24,000	100.0	Énergie Cardio, La Belle Province, Quiznos Subs
2790-2794 Jacques-Cartier Boulevard East Longueuil, Québec	2006	6,000	100.0	Restaurant Bravi, Restaurant Tutti Frutti
1011-1091 Saint-Bruno Boulevard Saint-Bruno-de-Montarville (Québec)	2007/2008	79 000	75.3	Urban Planet, Club Chaussures, Suzy Shier, Récréofun
1101-1191 Saint-Bruno Boulevard Saint-Bruno-de-Montarville (Québec)	2007/2008	31,000	26.6	Encadrement des cèdres
340-360 Sir-Wilfrid-Laurier Boulevard Mont-Saint-Hilaire, Québec	2004/2005	24,000	100.0	Dr. Charles Leroux Chiropractor, SuperClub Vidéotron, BBA Inc., Breton, Banville & Associés
370-380 Sir-Wilfrid-Laurier Boulevard Mont-Saint-Hilaire, Québec	1991	46,000	90.7	Iris Optometrist, Carrefour jeunesse-emploi Vallée du Richelieu, Industrial Alliance Insurance and Financial Services, Buffet chinois Maison Chan
353-361 Sir-Wilfrid-Laurier Boulevard, 345 Honorius-Charbonneau Boulevard and 365 Sir-Wilfrid-Laurier Boulevard Mont-Saint-Hilaire, Québec	1995/1998	71,000	96.4	Supermarché St-Hilaire Inc. (Metro)
377-383 Sir-Wilfrid-Laurier Boulevard Mont-Saint-Hilaire, Québec	2000	9,000	100.0	Restaurant Laora, Centre Visuel Plus de Mont St- Hilaire
933 Armand-Frappier Boulevard Sainte-Julie, Québec	2000	14,000	100.0	Caisse populaire Desjardins Sainte-Julie, Espace Blü Déco
600-660 Le Corbusier Boulevard Laval, Québec	2008	59,000	100.0	Dollarama, Bouclair, Structube, Roche Bobois Dormez-vous, Chaussure Pop
690 Le Corbusier Boulevard Laval, Québec	2008	43,000	100.0	Sears Décor

Properties	Year Built/ Renovated	Leasable Area (ft <sup>2</sup> )	% Leased	Selected Tenants
720 Le Corbusier Boulevard Lava, Québec	2009	9,000	100.0	A Canadian chartered bank
760-800 Le Corbusier Boulevard Laval, Québec	2008	12,000	69.8	Eggstyle, Boutique NY Style, Running Room
830-850 Le Corbusier Boulevard Laval, Québec	2008	10,000	76.7	Axis, Panda d'Or
900-950 Le Corbusier Boulevard Laval, Québec	2009	61,000	100.0	Indigo, Golf Town, JYSK
1020-1050 Le Corbusier Boulevard Laval, Québec	2008	10,000	83.7	Thaï Express, Allstate Insurance Company, Salon Sugar
1090-1130 Le Corbusier Boulevard Laval, Québec	2008	12,000	100.0	Kanda Sushi Bar, Restaurant Amir, Subway, La Belle Province
1310 Le Corbusier Boulevard Laval, Québec	2008	31,000	100.0	Winners
1340-1350 Le Corbusier Boulevard Laval, Québec	2008	8,000	100.0	Centre Hi-Fi, Tim Hortons
1160-1170 Le Corbusier Boulevard Laval, Québec	2011	12,000	48.3	A Canadian chartered bank
99 Saint-Jean-Baptiste Boulevard Chateauguay, Québec	1991/2006	4,000	100.0	Pizza Hut
233-237 Saint-Jean-Baptiste Boulevard Chateauguay, Québec	1989/2002	40,000	100.0	Benjamin Moore-Maison, décor et compagnie, Cadrexpert inc., The Jean Coutu Group, Centre de santé et de services sociaux Jardins-Roussillon
484 25 <sup>th</sup> Avenue Saint-Eustache, Québec	1990/2006	4,000	100.0	Pizza Hut
155 25 <sup>th</sup> Avenue Saint-Eustache, Québec	1989	7,000	81.2	Boulangerie pâtisserie fine douceur RGC Inc., Shell Canada Products
101 Arthur-Sauvé Boulevard Saint-Eustache, Québec	1963/1995	3,000	100.0	Harvey's
825 Saint-Laurent Street West Longueuil, Québec	1966/1981 1986	422,000	97.8	Target Canada Co., Sobeys Québec Inc., Sports experts 2000 Inc., Dollarama, Les Rôtisseries St- Hubert, Société des alcools du Québec, Uniprix Inc.
920 Douglas Street Saint-Jean-sur-Richelieu, Québec	1991/2007	4,000	100.0	Pizza Hut
947-955 Du Séminaire Boulevard North Saint-Jean-sur-Richelieu, Québec	1972/1994	22,000	100.0	The Jean Coutu Group, New Look Eyewear
1200 Nobel Place Boucherville, Québec	1973/1976	64,000	88.0	Animalerie P.L.B. Inc. (Twit Palace), Centre de conditionnement l'extrême, Buffet Maison de Jade
2054 Curé-Labelle Boulevard Saint-Jérôme, Québec	1990/2007	4,000	100.0	Pizza Hut
324 Curé-Labelle Boulevard Sainte-Thérèse, Québec	1982/1996 2006	4,000	100.00	Pizza Hut
670 Principale Street Sainte-Agathe-des-Monts, Québec	1990/2009	4,000	100.0	Pizza Hut
1837 Gascon Road Terrebonne, Québec	1990/2006	4,000	100.0	Pizza Hut
1950 Leonard-De-Vinci Street Sainte-Julie, Québec	1991/2006	4,000	100.0	Pizza Hut
170 Curé-Labelle Boulevard Rosemère, Québec	1970/1981 2009	3,000	100.0	Harvey's

	Year Built/	Leasable Area	%	
Properties	Renovated	(ft <sup>2</sup> )	Leased	Selected Tenants
1600 Le Corbusier Boulevard Laval, Québec	1967 1998/2003/ /2005	673,000	95.4	Target Canada Co., Hudson's Bay Company, The Brick Warehouse LP, Best Buy Canada Ltd., Staples Ares Equipment Laval Ltd., Mark's Work Wearhouse Ltd., Sports experts 2000 Inc., Dollarama
2001 Victoria Avenue Saint-Lambert, Québec	1986	44,000	90.4	The Jean Coutu Group, Placements Optibui Inc Centre de conditionnement physique pour la femme Société québécoise des infrastructures
3285 1 <sup>st</sup> Avenue Rawdon, Québec	1990	24,000	100.0	The Jean Coutu Group, Centre dentaire Jean-Loui Bélanger inc., Super Club Vidéotron
255 Crémazie Boulevard West Montréal, Québec	1983/2000	4,000	100.0	Harvey's
2986 Saint-Charles Boulevard Kirkland, Québec	1974/1987 1990	2,000	100.0	Harvey's
7, Place du Commerce Montréal, Québec	2004	17,000	82.6	Hogg Hardware Inc., The Second Cup
405 Grand Boulevard L'île-Perrot, Québec	2001	16,000	100.0	The Jean Coutu Group,
378-380 Harwood Boulevard Vaudreuil-Dorion, Québec	1996	14,000	100.0	A Canadian chartered bank, The Jean Coutu Group
3900-3918 Saint-Charles Boulevard Pierrefonds, Québec	1990	21,000	88.3	The Jean Coutu Group, a Canadian chartered bank
425-443 Adolphe-Chapleau Street Bois-des-Filion, Québec	1986	39,000	100.0	Metro Richelieu inc., The Jean Coutu Group McDonald's Restaurants of Canada Limited
4916-4930 Saint-Jean Boulevard Montréal, Québec	1986/2004	20,000	88.9	The Jean Coutu Group
5510-5520 de la Côte-des-Neiges Road Montréal, Québec	1992	15,000	100.0	Restaurants Pacini inc., The Jean Coutu Group
6455-6461 Christophe-Colomb Avenue Montréal, Québec	1960	20,000	79.7	The Jean Coutu Group
9021-9041, boulevard Saint-Michel Montréal, Québec	1959	15,000	100.0	The Jean Coutu Group
8995 Saint-Michel Boulevard Montréal, Québec	2001	4,000	100.0	A Canadian chartered bank
4211-4219 Wellington Street Montréal, Québec	1927	7,000	76.4	Société des alcools du Québec
895 de la Gauchetière Street West Montréal, Québec	1929/1943 1961, 1981, 1999-2005	90,000	95.8	McDonald's Restaurants of Canada Limited, De Planet, Staples, The TDL Group Ltd.
1500 Atwater Avenue Montréal, Québec	1967/1971 1986 1987 1988	398,000	97.7	Target Canada Co., Canadian Tire Corporation Limited, Winners Merchants International L.P., Xero, Canada Ltd., Sobeys Québec inc. (IGA), Sport experts 2000 Inc., Dollarama
2065-2071 des Laurentides Boulevard Vimont, Québec	1985/2011	29,000	100.0	The Jean Coutu Group
1220 des Promenades Boulevard Saint-Bruno de Montarville, Québec	2003	3,000	100.0	The TDL Group Ltd.
1220 des Promenades Boulevard Saint-Bruno de Montarville, Québec	2003	5,000	100.0	Central Commercial Management A.C.C. Inc (Madisons)
3500 de la Côte-Vertu Boulevard and 850-980 Beaulac Street Montréal, Québec	1960/1997 1998	168,000	92.5	Cinéma méga-plex spheretech 14 Inc., Fire Gr Restaurant, Énergie Cardio inc., Caisse populair Desjardins de Saint-Laurent, Centre Hi-Fi
3300 de la Côte-Vertu Boulevard Montréal, Québec	1999-2002	4,000	100.0	McDonald's Restaurants of Canada Limited

Properties	Year Built/ Renovated	Leasable Area (ft <sup>2</sup> )	% Leased	Selected Tenants
	Renovatou	(11)	Louoou	
3310 de la Côte-Vertu Boulevard Montréal, Québec	1999-2002	5,000	100.0	Cafébueno Inc. (Kelsey's)
3450 de la Côte-Vertu Boulevard Montréal, Québec	1999-2002	6,000	100.0	Sportscene Group Inc. (La cage aux sports)
3550 de la Côte-Vertu Boulevard Montréal, Québec	1999-2002	6,000	100.0	Mikes
1059-1095 Jean-Baptiste-Rolland Boulevard West Saint-Jérôme, Québec	1998-2004	78,000	35.8	Reitmans (Canada) Limited, Pier 1 Imports (U.S.), Inc.
1035-1049 Jean-Baptiste-Rolland Boulevard West Saint-Jérôme, Québec	1998-2004	24,000	100.0	Mark's Work Wearhouse Ltd.
1105-1135 Jean-Baptiste-Rolland Boulevard West Saint-Jérôme, Québec	1998-2004	77,000	100.0	Staples, Jysk Linen'n Furniture Inc., Winners Merchants International L.P.
1051-1055 Jean-Baptiste-Rolland Boulevard West Saint-Jérôme, Québec	1998-2004	17,000	100.0	Énergie Cardio inc., Caisse populaire Desjardins de Saint-Antoine-des-Laurentides
1165 du Tremblay Street Longueuil, Québec	2003	3,000	100.0	Harvey's
1175 du Tremblay Street Longueuil, Québec	2003	5,000	100.0	Kelsey's
2401 Roland-Therrien Boulevard Longueuil, Québec	2003	17,000	100.0	La caisse populaire Desjardins Pierre Boucher
600 Sir-Wilfrid Laurier Boulevard Beloeil, Québec	1975-1989 2012	317 000	93.0	Canadian Tire, Métro Richelieu 2000 Inc., Librairie Papeterie Citation, Shoppers Realty Inc., FGL Sports Ltd., Dollarama L.P., Bouclair Inc.
560 Sir-Wilfrid Laurier Boulevard Beloeil, Québec	2005	8 000	100.0	Société des alcools du Québec
546 Sir-Wilfrid Laurier Boulevard Beloeil, Québec	2005	4 000	100.0	A Canadian chartered bank
Sub-total		3,702,000		
Ottawa Area				
120 de l'Hôpital Boulevard Gatineau, Québec	1996	67,000	96.8	Cinema 9, Fournitures de bureau Denis, Subway, Deli Chen Restaurant
2310 Saint-Louis Gatineau, Québec	1975/1995 2003	43,000	100.0	The Jean Coutu Group, a Canadian chartered bank
Sub-total	-	110,000		
Others – Ontario Area				
129 Queensway East Simcoe, Ontario	2000	74,000	100.0	Zellers Inc.
600 Mitchell Road South Listowel, Ontario	1995	80,000	100.0	Wal-Mart Canada Corp.
39 Warne Crescent Kingston, Ontario	1990	4,000	100.0	Pizza Hut
268 North Front Street Belleville, Ontario	1970-1980 /1990	4,000	100.0	Pizza Hut
414 Old Highway #2 Trenton, Ontario	1989	4,000	100.0	Pizza Hut

Properties	Year Built/ Renovated	Leasable Area (ft <sup>2</sup> )	% Leased	Selected Tenants
Tropentes	Renovated	(11)	Leaseu	Selected renants
429-431 Kent Street Lindsay, Ontario	1989	6,000	100.0	Harvey's
11 Rea Street North Timmins, Ontario	1993	17,000	100.0	Municipal Property Assessment Corporation, Timmins Decorating Centre Ltd.
126 King Street West Brockville, Ontario	1965	11,000	100.0	Shoppers Realty Inc. (Shoppers Drug Mart)
205 King Street East Bowmanville, Ontario	1992	9,000	100.0	Perfect Party Inc.
1 Commerce Road Lindsay, Ontario	1987/1994	5,000	100.0	Pizza Hut
641 King Street East Gananoque, Ontario	1996	2,000	100.0	Nick Giannakouras (Gogo Pizza)
1571 Sandhurst Circle Toronto, Ontario	1977/1980 1990	283,000	98.1	Metro Ontario Real Estate Limited (Food Basics), Woodside Square Cinemas Ltd. (Golden Theatres), Shoppers Realty Inc. (Shoppers Drug Mart), Le Château Inc. (Le Château Outlet), a Canadian chartered bank, City of Toronto (Toronto Public Library), Liquor Control Board of Ontario
Sub-total	-	499,000		
Atlantic Provinces				
360 Pleasant Street Miramichi, New Brunswick	1991	25,000	94.0	Province of New Brunswick, two Canadian chartered banks, Service New Brunswick
900 Hanwell Road Fredericton, New Brunswick	1991	66,000	80.9	United Parcel Service (UPS), Her Majesty the Queen, Procraft Industrial Ltd.
146-154 Main Street Fredericton, New Brunswick	1970	22,000	87.6	A Canadian chartered bank, MacMillan Lawrence & Lawrence, the Arthritis Society
403-415 Elmwood Drive Moncton, New Brunswick	1970	27,000	100.0	New Brunswick Liquor Corporation, Dooly's
86 Chain Lake Drive Halifax, Nova Scotia	2011	2,000	100.0	Starbucks
612 Windmill Road Dartmouth, Nova Scotia	1998	41,000	100.0	Sleeman Breweries Ltd, Rio Grande Holdlings
20 Record Street Moncton, Nouveau Brunswick	1961/1976	51,000	100.0	CO-OP Atlantic
1300 St-Peter Avenue Bathurst, New Brunswick	1968/2009	212,000	94.4	Zellers Inc., Sears Canada Inc., Staples, Dollarama, Mark's Work Wearhouse, a Canadian chartered bank
11 Wright Street Sackville, New Brunswick	1997/2003	20,000	100.0	CO-OP Atlantic, New Brunswick Liquor Corporation
118B Wyse Road and 118 Wyse Road Halifax, Nova Scotia	1960/1974 1984 1994	90,000	89.6	Loblaw Properties Limited, Shoppers Drug Mart, Dollarama, The YMCA of Greater Halifax Darmouth, Subway
950 Bedford Highway Halifax, Nova Scotia	1993-1994	24,000	91.4	Shoppers Realty Inc., Hammond Dental Centre Inc., Rans Entreprises Limited
619 Sackville Drive Sackville, Nova Scotia	1992	10,000	100.0	H & R Block Canada Inc., Jingyoo Lee and Eun Suk Hyun, Milad Farid, 3'S Company Hair Design Limited, Jabacole Ventures
898 Park Street Kentville, Nova Scotia	2004-2005	15,000	100.0	Valley Ford Limited
24 Stavanger Drive St-John's, Newfoundland and Labrador	1994	107,000	100.0	Target Canada Co.

Properties	Year Built/ Renovated	Leasable Area (ft <sup>2</sup> )	% Leased	Selected Tenants
3 MacLean Court Port Hawkesbury, Nova Scotia	1989/2008	17,000	100.0	CO-OP Atlantic
229 JDGauthier Boulevard Shippagan, New Brunswick	1960/1981	68,000	50.0	Loblaw Properties Limited, Shoppers Realty Inc., a Canadian chartered bank
231 JDGauthier Boulevard Shippagan, New Brunswick	1981	3,000	100.0	Tazza Caffe
71 Cow Bay Road Halifax, Nova Scotia	1991	5,000	100.0	Subway, Dr. Janice Lowe Dentistry Inc.
69 Cow Bay Road Halifax, Nova Scotia	1991	5,000	100.0	The Nova Scotia Liquor Corporation
81 Cow Bay Road Halifax, Nova Scotia	1991	5,000	100.0	Valuefoods
Sub-total	-	815,000		
Western Canada				
600 Manning Crossing Edmonton, Alberta	2001	12,000	100.0	Goodwill Industries of Alberta
700-2 <sup>nd</sup> Street South West Calgary, Alberta	1975	99,000	88.2	A Canadian chartered bank
Sub-total	-	111,000		
TOTAL RETAIL PROPERTIES	-	7,901,500		
INDUSTRIAL AND MIXED-USE PROPERTIES				
Québec City Area				
2383-2393 Watt Avenue Québec City, Québec	1973/1981	66,000	100.0	Boulangerie - Pâtisserie Dumas, Distribution Silpro, Arteau Récupération
2345-2349 Dalton Avenue Québec City, Québec	1973/1981	54,000	100.0	Royal Mat, Vast-Auto Distribution
830 Godin Avenue Québec City, Québec	1978/1994	49,000	100.0	Iron Mountain (Archivex), P.E. Fraser, Distribution Frigon
1165 Lomer-Gouin Street Québec City, Québec	1941/1978/ 1993	72,000	78.5	Produits Capital, Asystel, MS2 Contrôle, La Clef du découpage
320 de la Canardière Road Québec City, Québec	1980/1993	13,000	53.8	Pharmacie Jean Coutu
1990 Cyrille-Duquet Street Québec City, Québec	1976/1977/ 1995/1996	90,000	86.3	Mission-HGE Inc., ADT Security Services Canada, Thyssenkrupp elevator (Canada) Limited, Hilti (Canada), LAFCO Outillage
2006-2010 Lavoisier Street Québec City, Québec	1976	68,000	100.0	United Auto Parts
2022 Lavoisier Street Québec City, Québec	1978	59,000	94.5	Otis Canada, Canadian Broadcasting Corporation, Réseau Furtive Inc.
2025 Lavoisier Street Québec City, Québec	1978/1983/ 1990	37,000	100.0	AVW-Telav, General Motors of Canada, Cristal Contrôles, Commission Scolaire de la Capitale
2015 Lavoisier Street Québec City, Québec	1974	2,000	100.0	Modulaire Plus
280 Racine Street	1984/1986	19,000	45.8	A Canadian chartered bank, Canada Post Corporation

Properties	Year Built/ Renovated	Leasable Area (ft <sup>2</sup> )	% Leased	Selected Tenants
riopenies	Kenovaleu	(11)	Leaseu	Selected renaints
5130 Rideau Street Québec City, Québec	1988	24,000	100.0	Toromont Industries, True World Foods, Olympus NDT Canada Inc.
2955 Kepler Avenue Québec City, Québec	1978	15,000	100.0	Groupe conseil en croissance urbaine
1400 Saint-Jean-Baptiste Avenue Québec City, Québec	1979/1995	106,000	84.6	Les Meubles Zip International (1989) Ltée, Mega Fitness Gym 24 H, Société de l'assurance automobile du Québec, Services conseils Teknika
1515 Saint-Jean-Baptiste Avenue Québec City, Québec	1979/1989	62,000	90.7	Meubl'en vrac (MEV), Fixatech, Industrie L.D.
955 Saint-Jean-Baptiste Avenue Québec City, Québec	1978/1991	33,000	100.0	Location Brossard, Distribution D.E.M., Mirabau Group
2020 Cyrille-Duquet Street Québec City, Québec	1968	41,000	100.0	Quillorama
2100 Cyrille-Duquet Street Québec City, Québec	1962/1975 1995	32,000	100.0	Weston Foods
2150 Cyrille-Duquet Street Québec City, Québec	1970/1985/ 1994	22,000	100.0	Nutaq Innovation, Groupe Cabico Inc.
2160 Cyrille-Duquet Street Québec City, Québec	1965/1981/ 1994	45,000	82.8	Opération Enfant Soleil, Club Tissus
2180 Cyrille-Duquet Street Québec City, Québec	1969/1984 1997/2003	20,000	100.0	Mobilier International, Henry Schein Canada
100 Chabot Street Québec City, Québec	1968/1986/ 2004	60,000	100.0	Bingo de la Capitale, Jouet K.I.D.
310 Métivier Street Québec City, Québec	1972/1991	19,000	100.0	Machinage Usitech, Centre Hydraulique GMB
454-456 Marconi Avenue Québec City, Québec	1984	15,000	0.00	Vacant
1730-1790 Newton Avenue Québec City, Québec	1987	63,000	100.0	Unisource, KONE Québec, Her Majesty the Queen
5000 Rideau Street Québec City, Québec	1995	2,000	100.0	Her Majesty the Queen
5125 Rideau Street Québec City, Québec	1987/1997	11,000	100.0	Canpar Transport
4600 Sainte-Anne Boulevard Québec City, Québec	1974/1977/ 1985/1988	39,000	100.0	Bingo des Chutes, Verdure Beauport-Charlesbourg
625 des Canetons Street Québec City, Québec	1989	20,000	100.0	United Parcel Service (UPS)
4975 Rideau Street Québec City, Québec	1990	33,000	100.0	Stanley Black & Decker Canada, Groupe Excelso, Feldan Bio
2755 Dalton Avenue Québec City, Québec	1971/1989	24,000	100.0	Distributions 20/20
120 de New York Street Saint-Augustin-de-Desmaures, Québec	2006	34,000	100.0	SMS Equipment Inc./Federal Equipment
650 Godin Avenue and 460 Desrochers Street Québec City, Québec	1967/1975 1977	189,000	100.0	Société québécoise des infrastructures, L.P.A. Médical
625 Godin Avenue Québec City, Québec	1989/1990	60,000	89.5	Messageries Dynamiques, a division of Quebecor Media Network, Viking Chains, Old Dutch Foods
579 Godin Avenue Québec City, Québec	1981/ 1999/2007	22,000	100.0	Linde Canada

	Year Built/	Leasable Area (ft <sup>2</sup> )	%	Selected Tenants
Properties	Renovated	(ft)	Leased	Selected Tenants
2700 Jean-Perrin Street Québec City, Québec	1987/1998	129,000	92.3	CorActive High-Tech, Canada Post Corporation Télémag, Imprimerie LithoChic, Bell Technica Solutions, Bois Franc de la Capitale, Brain Center International, Rogers
2181-2211 Léon-Harmel Street Québec City, Québec	1974/2003	71,000	86.7	Beauvais & Verret, C.S.S.T., Compagnie de Gestior M.D.J.
1540 Cyrille-Duquet Street Québec City, Québec	2000	9,000	100.0	Caravane Marco
445 Saint-Jean-Baptiste Avenue Québec City, Québec	1986/2003	92,000	94.0	Gentec Electro-optics, Moteurs Électriques Laval, ABF Freight Systems Canada, Rosedale Transport Inspec-Sol, Freins Inter-Continental
450-500 Saint-Jean-Baptiste Avenue Québec City, Québec	1987	87,000	72.8	Fiso Technologies, EBQM, Gecko Alliance Group Essilor, CCSI Technologies
5275 Wilfrid-Hamel Boulevard Québec City, Québec	1981	30,000	84.8	Acousti-Plus, Design M.G.A.S. Inc.
1670 Semple Street Québec City, Québec	1972/2000	89,000	98.4	Société québécoise des infrastructures, Canadiar Broadcasting Corporation, Victrix Solutions
2500 Jean-Perrin Street Québec City, Québec	1998	76,000	93.3	Ricoh Canada, Proludik, Les Amants de la Nature Provençal, Breton, Murray Avocats
2600 Jean-Perrin Street Québec City, Québec	2001	49,000	100.0	Maburco (Québec) plomberie chauffage, Shred-I Canada, Intria Items, Laboratoires Choisy
765 Godin Avenue Québec City, Québec	1976/1989	15,000	100.0	Tyco International of Canada
1041 Pierre-Bertrand Boulevard Québec City, Québec	1963/2002	116,000	92.5	Sears Canada, Centre Massicotte, Déménagement & transport Dolbec, MS2 Contrôle, Dollarama
989 Pierre-Bertrand Boulevard Québec City, Québec	1974/1994	40,000	92.1	Sports G.T.H., Ville de Québec, Laboratoire dentaire Esthétik-Art
955 Pierre-Bertrand Boulevard Québec City, Québec	1995	48,000	58.2	Restaurant La Casa Grecque, PMT Roy
1080 des Rocailles Street Québec City, Québec	1995	48,000	100.0	Wolseley
235 Fortin Street Québec City, Québec	1996	26,000	100.0	Frito-Lay/Pepsico
275 Métivier Street Québec City, Québec	2003	39,000	100.0	Descair, Centre d'estimation de la capitale ouest Larose & Fils
300 Métivier Street Québec City, Québec	2004	29,000	100.0	Déménagement & Transport Dolbec
1255 des Artisans Street Québec City, Québec	2007	44,000	100.0	Produits Forestiers C.J.P., ATS & Laue Transportation
275 Saint-Sacrement Avenue Québec City, Québec	1949/ 2006	61,000	93.3	Wood Wyant Canada, Fastenal Company, Ryde Truck Rental Canada, Crobel, Ceragres Tiles Group Ville de Québec, Les rangements Spacer
1775 Léon-Harmel Street Québec City, Québec	2004	22,000	100.0	Wolseley Canada
2600 Saint-Jean-Baptiste Avenue Québec City, Québec	2004	35,000	100.0	Telops, Studio Ross, Dooly's
2800 Saint-Jean-Baptiste Avenue Québec City, Québec	2004	102,000	100.0	Desjardins General Insurance Group, Dr. Yve Bélanger & Dr. Marc Bureau, Jardin Mobile, Mission HGE, Siemens, CBCI Telecom
3000 Saint-Jean-Baptiste Avenue Québec City, Québec	2004	47,000	100.0	Société de gestion informatique Sogique

Properties	Year Built/ Renovated	Leasable Area (ft <sup>2</sup> )	% Leased	Selected Tenants
1990 5th St. Saint-Romuald, Québec	2008	51,000	100.0	Maibec, Cooper Industries, Société québécoise des infrastructures, Services de gestion Teknika
795 Craig Street Saint-Nicolas, Québec	1997/ 1999	23,000	0.0	Vacant
820 Alphonse-Desrochers Street Saint-Nicolas, Québec	2004	212,000	100.0	Groupe Colabor
1010 Godin Avenue Québec City, Québec	1985	65,000	100.0	Déménagement & transport Dolbec
125, Fortin Street Québec (Québec)	2013	49,000	86.7	SGS Canada Inc., Cathelle inc., Les Portes Lano Inc. Brunet-Goulard Agencies Inc.
750 Olivier Road Saint-Nicolas (Québec)	1992-1994	25,000	75.6	Techmed 3D inc., Manac Inc.
5205 Rideau Street Québec (Québec)	1994	24,000	100.0	Federal Express Canada
Sub-total	-	3,273,000		
Others – Québec Area				
1870 Saint-Paul Boulevard Saguenay, Québec	1964/1978/ 2007/2008	133,000	100.0	Groupe Colabor
336 Montée Industrielle Rimouski (Québec)	1996	4,000	100.0	Air Liquide Canada
4148-4150 de Portland Boulevard Sherbrooke, Québec	2000	68,000	100.0	Roche Ltd, Consulting Group, Trafalgar Inc.
Sub-total	-	205,000		
Montréal Area				
8288 Pie-IX Boulevard Montréal, Québec	1989	120,000	100.0	Belron Canada
1415 32nd Avenue Montréal, Québec	1989/1993	72,000	100.0	C.A.C. 3000
1455 32nd Avenue Montréal, Québec	2001	32,000	100.0	GGI International
1475 32nd Avenue Montréal, Québec	1988	92,000	100.0	Pneutech, Acier Airport Steel
3300 Jean-Baptiste-Deschamps Boulevard Montréal, Québec	1989	19,000	100.0	Paquette White
9100 du Parcours Street Montréal, Québec	1998/2000	123,000	100.0	Ventrol Air Handling Systems
10550 Parkway Boulevard Montréal, Québec	1964/1972	110,000	100.0	Produits de sécurité North
2105 Dagenais Boulevard West Laval, Québec	1999/2003	276,000	100.0	Dura Housewares, Yourtruckshop, Baldwin Papers, Minimédia International, Canada Bread Company
894-930 Bergar Street Laval, Québec	1989	33,000	100.0	Linde Canada, Aérochem, Kinecor
901-937 Michelin Street Laval, Québec	1988	43,000	100.0	Megalab, Les Solutions de rangement Prisma, Contrôles électriques Auper
3370-3418 Industriel Boulevard Laval, Québec	1986	55,000	100.0	Franklyn Supply, Plani Bureau, Compresseurs d'Air Express

Properties	Year Built/ Renovated	Leasable Area (ft <sup>2</sup> )	% Leased	Selected Tenants
3401-3421 Industriel Boulevard Laval, Québec	1986	53,000	100.0	ATMPRQ, Rexel Canada Electrical, Tramac Equipment, UAP
1405-1453 Bergar Street Laval, Québec	1988	33,000	80.4	Richard Fasteners, Town & Country Uniforms, SMT Hautes Technologies
3424-3428 Francis-Hugues Avenue Laval, Québec	2003	16,000	100.0	Trane Québec, Les Industries Mecanorac
1315 Gay-Lussac Street Boucherville, Québec	1991	44,000	100.0	Paklab Products
40 du Tremblay Road Boucherville, Québec	1991/2006	143,000	100.0	BMR Group Inc.
620-650 Giffard Street Longueuil, Québec	1980	53,000	97.1	The Master Group, Enertrak, Lumen
667-687 Giffard Street Longueuil, Québec	1980	43,000	100.0	Construction Michel Gagnon, Aliments Krispy Kernels, Trane Canada
784-818 Guimond Boulevard Longueuil, Québec	1988	82,000	97.0	Genivar, Clemex Technology, Praxair
9101-9175 des Sciences Boulevard Montréal, Québec	1999/2000	71,000	100.0	Hibbert International, Lallemand inc.
1675 de Montarville Boulevard Boucherville, Québec	1989/2003	142,000	100.0	The Master Group
5250 Armand-Frappier Street Longueuil, Québec	1992	59,000	100.0	Hydro-Québec
1405-1495 55th Avenue Dorval, Québec	2001	66,000	88.4	AMJ Campbell International - Montreal Ltd., International Paint, division of Akzo Nobel Coatings Ltd., Total Logistics Partner (TLP) Ocean Consolidators
4500-4536 Louis-BMayer Street Laval, Québec	2004	46,000	54.7	PH Vitres d'Autos, Univers numérique couleurs, EXP Services
2900-2976 Joseph-ABombardier Street Laval, Québec	2006	104,000	100.0	Caterpillar, Mitek Canada, Inc., Les Attaches Stelfast, Nordix Distribution
3025 Joseph-ABombardier Street Laval, Québec	2006/2007	78,000	100.0	Wood Wyant Canada, Rockwell Automation Canada Holdings Inc., Systemex Technologies Inc., Star Pipe Products
4451-4479 Laval Highway West Laval, Québec	2004	116,000	96.7	TCR Collection Agency Ltd., Les Câblages informatiques Instacâble, Industrial Alliance Insurance and Financial Services, Mitek Canada, Philippe Dagenais Mobilier Décoration Conseils, Informatel services informatiques, Coinamatic Canada Inc.
330 Avro Avenue Pointe-Claire, Québec	1991/1998	89,000	100.0	Motion Industries
19701 Clark-Graham Avenue Baie-d'Urfé, Québec	1987	162,000	0.0	Vacant
940 Bergar Street Laval, Québec	1987	15,000	100.0	Brite-Lite Maintenance Co. Ltd.
11000 Parkway Boulevard Montréal, Québec	1965	217,000	100.0	Concordia Furniture, Data Group
20 Hymus Boulevard Pointe-Claire, Québec	1986	61,000	100.0	Diversified Ulbrich of Canada Inc.
2156-2168 de la Province Street Longueuil, Québec	1990	41,000	75.8	Futech Hitec, Rubanco, Maburco Longueuil
2170 de la Province Street Longueuil, Québec	1990	23,000	0.0	Vacant

Properties	Year Built/ Renovated	Leasable Area (ft <sup>2</sup> )	% Leased	Selected Tenants
	(000			
715 Delage Street Longueuil, Québec	1990	42,000	74.7	C.E.L. Aerospace Test Equipment, L.E.M. Technologies, Propec
6445 de la Côte-de-Liesse Road Montréal, Québec	1980/1999	50,000	100.0	SE CE Apparel
19100-19180 Trans-Canada Highway Baie-d'Urfé, Québec	1987	25,000	39.1	Mountain View Bag, Inc., Tier-One
3600 Matte Boulevard Brossard, Québec	1988	27,000	96.1	Altrom Canada Corp., Nasuco Canada Inc., As Hanging Systems
3650 Matte Boulevard Brossard, Québec	1987	43,000	100.0	Les Technologies Polycontrôles Inc., Cedarome Canada Inc.
115 de Vaudreuil Street Boucherville, Québec	1987	16,000	86.7	Services Pharmaceutiques Melvin Dionne Inc.
3071-3075 Louis-AAmos Street and 1922-1996 Onésime-Gagnon Street Montréal, Québec	1987	164,000	79.4	GE Lighting Solutions, Freeman Audi-Visual
1615-1805 55th Avenue Dorval, Québec	1990	158,000	91.0	Ecosys Canada Inc., John L. Schultz Ltée, Sabic Innovative Plastics
3339-3403 Griffith Street Montréal, Québec	1987	117,000	100.0	Corporation Presse Commerce, Henry Schein Canada Inc., Futur Tel, Floorco distribution
8100 Cavendish Boulevard Montréal (Québec)	1981	115,000	100.0	Boutique Jacob Inc.
1949 Onésime-Gagnon Street Montréal, Québec	1988	96,000	100.0	Novelis, Richards Packaging, Kintetsu World Express
2260 32 <sup>nd</sup> Avenue and 3142-3190 Joseph-Dubreuil Street Montréal, Québec	1983	92,000	61.6	Andritz Fibre Drying Ltd., Rogers Wireless
2102-2150 32 <sup>nd</sup> Avenue Montréal, Québec	1984	77,000	94.8	NSK-RHP Canada Inc., East West Plastic & Electrical Products, Canadian Automobile Association (Québec)
2024-2080 32 <sup>nd</sup> Avenue Montréal, Québec	1984	68,000	100.0	AVW-Telav, Harlan Sprague Dawley, Inc., VF Imagewear Canada
6320-6380 de la Côte-de-Liesse Road Montréal, Québec	1955 1981 1990	58,000	65.8	Cominar, Maroline Distributing Inc., Fédération des caisses Desjardins
2025 Metropole Street Longueuil, Québec	1977/1993	201 000	100.0	Solution Extrême, LMT Group
1925-1975 Hymus Boulevard Dorval, Québec	1988	104,000	97.0	Ceva Freight Canada, Apple Express Courier Ltd., PNH Enterprises Inc., Canaflex
80-140 Lindsay Avenue Dorval, Québec	1986	44,000	87.9	Bio Lonreco Inc., ICC Compliance Centre, Hazmasters Environmental Products
8411-8453 Dalton Road Mount-Royal, Québec	1975	32,000	0.0	Vacant
8459-8497 Dalton Road Mount-Royal, Québec	1975	41,000	100.0	Muxlab, CBM N.A., A.M.G. Medical
8545-8579 Dalton Road Mount-Royal, Québec	1987	38,000	86.9	VWR Scientific of Canada, Schindler Elevators Corporation, Neopost Canada
8605-8639 Dalton Road Mount-Royal, Québec	1986	37,000	100.0	Dynamic Cabling, Stan International
7527-7583 Henri-Bourassa Boulevard Montréal, Québec	1975	138,000	76.1	Pavigres Ceramics Inc., Automotive Training Center, Reliure Ké-Ro Inc.
8552-8648 Pie-IX Boulevard Montréal, Québec	1988	141,000	90.2	Memtronik Innovations Inc., Corlab Group Inc., UAP, Éclairage Dimension Plus

Properties	Year Built/ Renovated	Leasable Area (ft <sup>2</sup> )	% Leased	Selected Tenants
riopenies	Renovated	(11)	Leaseu	Selected Tenants
8740-8878 Pie-IX Boulevard Montréal, Québec	1992	164,000	64.0	Laboratoire d'essai Mequaltech Inc., Société de transport de Montréal
7075 Robert-Joncas Place Montréal, Québec	1975	217,000	85.2	Ingram Micro Logistics LP Inc., Best Buy Canada Ltd., Purolator Courier Ltd., Tornatech Inc., Teledyne Dalsa, Inc., Hospira Healthcare Corporation
1225 Volta Street Boucherville, Québec	1988/1991	226,000	100.0	Metro Richelieu
2000 Halpern Street Montréal, Québec	1977	527,000	100.0	LDC Logistics Development Corporation
2105 23rd Avenue Montréal, Québec	1964	319,000	100.0	Hudson's Bay Company
1111 46th Avenue Montréal, Québec	1973	107,000	100.0	Vitesse Transport Corp.
1200 55th Avenue Montréal, Québec	1987	68,000	100.0	A.R. Medicom
5055 Lévy Street Montréal, Québec	1989/1990	61,000	100.0	TI Titanium Ltd, Kamtech Services Inc., Sulzer Pumps (Canada) inc.
2400 Trans-Canada Highway Pointe-Claire, Québec	1969/1976/ 1995	111,000	100.0	Elfe Juvenile Products, Esstrac
243 Hymus Boulevard Pointe-Claire, Québec	1969	40,000	100.0	Signode Canada
2555 Pitfield Boulevard Montréal, Québec	2003	99,000	100.0	Arden
731-749 Meloche Avenue and 11450 de la Côte-de-Liesse Road Dorval, Québec	1979	36,000	100.0	Gemmar Computers International Inc., Kodiak Fret International Inc., Abrasicorp & Equipment Ltd., Gestion Sarcelle
703-729 Meloche Avenue Dorval, Québec	1980	32,000	92.1	Heidelberg Canada Graphic Equipment Limited, Tafisa Canada, Chic-Tex inc.
679-701 Meloche Avenue and 135-137 Lindsay Avenue Dorval, Québec	1981	35,000	69.8	Gold-Tech, CFT Canada, Opera Electroniques Inc.
1730-1850 55th Avenue and 5435 François-Cusson Street Montréal, Québec	1986	79,000	89.1	Transit Nord-Plus inc., Teco-Westinghouse Motors (Canada) Inc., Waters, Graham Creative Sales, MR Graphique
1520-1660 55th Avenue and 5430 Fairway Street Montréal, Québec	1986	79,000	35.1	Elkon Inc., Regulvar
1875 55th Avenue and 20-62 Lindsay Street Dorval, Québec	1988	82,000	66.3	Omnimedia Corporation, Airport Courier, Commerce Palettes inc.
72 du Tremblay Road Boucherville, Québec	2008	29,000	100.0	Société en commandite Strongco
3855 Matte Boulevard Brossard, Québec	2009	31,000	100.0	Nortrax Canada Inc.
2685-2715 Francis-Hughes Avenue Laval, Québec	1975	40,000	100.0	Location Express, Penske
2745 Francis-Hughes Avenue Laval, Québec	1999/2002	31,000	100.0	Roy Livraison
4141-4149 Highway 440 Laval, Québec	1977/1986	196,000	88.6	Staples Canada, Pro du Hockey
730 Industrial Boulevard Blainville, Québec	2000	43,000	100.0	Xebec Adsorption

Properties	Year Built/ Renovated	Leasable Area (ft <sup>2</sup> )	% Leased	Selected Tenants
895 de la Gauchetière Street West Montréal, Québec	1929/1943 1961, 1981, 1999-2005	1,019,000	100.0	Canadian National Railway Company
5200, J-A Bombardier Longueuil, Québec	2006	46,000	100.0	Lapaco Paper Products Ltd.
2789-2855 Le Corbusier Boulevard Laval, Québec	1981	59,000	100.0	S.D. Variations Inc., Procité inc, Prestige-piscines e spas
900-950 Saint-Martin Boulevard West Laval, Québec	1975/1988	143,000	100.0	Messagerie dynamique, A Division of Quebecor Media Network Inc., Comark Inc.
1415-1531 Berlier Street Laval, Québec	1981/2002	70,000	70.9	The Master Group LP, Bento nouveau Ltd, Le revêtements Lemay et Beloin Inc.
982-1002 Place Trans-Canada (Jean- Neveu Street) Longueuil, Québec	1988	29,000	100.0	Location Luber inc., Rexel Canada Electrical Inc.
938-952 Place Trans-Canada (Jean-Neveu Street) Longueuil, Québec	1989	28,000	71.5	Macpek Inc.
908-926 Place Trans-Canada (Jean-Neveu Street) Longueuil, Québec	1989	28,000	100.0	Gestion d'achat Ram Inc., Éditions sciences o cultures Inc.
847-896 Place Trans-Canada (Jean-Neveu Street) Longueuil, Québec	1994	28,000	95.6	SP International Inc., Bromont International
601-623 Le Breton Street Longueuil, Québec	1975	49,000	100.0	Image folie 2000 Inc., Coalision Inc.
2115-2147 de la Province Street Longueuil, Québec	1987	48,000	100.0	Opale Impressions Inc., Cima + S.E.N.C, Armfoar Inc.
601-631 Bériault Street Longueuil, Québec	1989	49,000	80.1	Îlot 307 Inc., Jade Heating Products Inc.
1351 Gay-Lussac Street Boucherville, Québec	1995	13,000	0.0	Vacant
35 de Lauzon Street Boucherville, Québec	1990	28,000	86.3	Northeastern Swimming Pool Distribution Inc., Denso Automation Inc., GL&V Canada Inc. (Division ovivo)
90 Marie-Victorin Boulevard Boucherville, Québec	1998	25,000	100.0	Air liquide Canada Inc.
1550 de Coulomb Street Boucherville, Québec	1994/1998	10,000	100.0	Keystone Manufacturing (Plastic) Ltd.
10 Place du Commerce Brossard, Québec	2001	18,000	100.0	Canada Post Corporation
7 Place du Commerce Brossard, Québec	1977	32 000	100.0	Héma-Québec, Rogers Wireless
9 Place du Commerce Brossard, Québec	1976	51,000	71.9	Maison de vêtements piacente Itée, Désirs d Provence Inc., Integrated Telecommunication Cablin TCI inc.
605-607 Deslauriers Street Montréal, Québec	1972	44,000	100.0	Aménagement exposition T.C.D. Inc.
295-371 Deslauriers Street Montréal, Québec	1973	135,000	100.0	Essilor Canada Ltd., Satellite Metal Inc., Heineman Electric Canada Ltd., Fesko Consultants
375-455 Deslauriers Street Montréal, Québec	1972	139,000	83.0	Hostmann-Steinberg Limited, Graphiques Cosme inc., K-B Fruits & Vegetables, Distributeur H. Miron
457-485 and 491-533 Deslauriers Street Montréal, Québec	1972	135,000	68.5	Rideau Recognition Solutions Inc., Circuits Labo Inc.

Properties	Year Built/ Renovated	Leasable Area (ft <sup>2</sup> )	% Leased	Selected Tenants
		N= 1		
555 and 604-678 Deslauriers Street Montréal, Québec	1971	67,000	77.4	Armen industries Inc., D. Dubé artisan Inc., Techno Gestass Ltée
295-341 Benjamin-Hudon Street and 255 Deslauriers Street Montréal, Québec	1972	54,000	89.8	Robert Charbonneau fruits & légumes Inc., Aliment Fresco Inc., Les lacques oméga du Canada Inc Jirstrek Fruits Ltée
600-610 Bériault Street Longueuil, Québec	1974/2008	56,000	100.0	Ivex Packaging, Wolseley Canada Inc.
2044 de la Province Street Longueuil, Québec	1987	50,000	100.0	Kosma-Care Canada Inc.
2060-2068 de la Province Street Longueuil Québec	1984	45,000	0.00	Vacant
2099-2111 de la Province Longueuil Québec	1974	51,000	100.0	Frank J. Motter, Induscorr, a division of Specialize Packaging Group
789-799 Jean-Paul-Vincent Boulevard Longueuil, Québec	1982/1987	125,000	96.8	Germain Larivière, Ivex Protective Packaging
839-859 Jean-Paul-Vincent Boulevard Longueuil, Québec	1985	92,000	94.9	Solarcan Portes & Fenetres Corp., Imagix - Imageri Médicale Inc.
877 Jean-Paul-Vincent Boulevard Longueuil, Québec	1986/1989	106,000	100.0	Sterrini Métal inc., K.D. Samples Inc., Tecto Industries Ltd.
2099-2109 Fernand-Lafontaine Boulevard Longueuil, Québec	1988/1993	65,000	100.0	Frank J. Motter, Induscorr, a division of Specialize Packaging Group, AudioSoft Technologies
2177 Fernand-Lafontaine Boulevard Longueuil, Québec	2000/2008	74,000	100.0	Ultima Foods Inc.
2199 Fernand-Lafontaine Boulevard Longueuil, Québec	2002	208,000	100.0	Yves Rocher North America, SCI Logistics, Aecor Consultants Inc.
2525 Fernand-Lafontaine Boulevard Longueuil, Québec	1991/1992	72,000	100.0	Commission Scolaire Marie-Victorin
730 Delage Street Longueuil, Québec	2004/2011	62,000	100.0	Produits Forestiers C.J.P. Inc.
830 Delage Street Longueuil, Québec	2000	50,000	100.0	D+H partnership
770 Guimond Boulevard Longueuil, Québec	1975/2009	117,000	100.0	Atlantic Promotions Inc.
2625 Jacques-Cartier Boulevard Longueuil, Québec	2012	63,000	100.0	Frank J. Motter, Métaux Solutions Inc., Watero Canada Inc.
1280 Nobel Street Boucherville, Québec	1972/1991/ 1994	52,000	86.8	V. Boutin Express Inc.
1201-1203 Marie-Victorin Street Saint-Bruno-de-Montarville, Québec	1991	150,000	100.0	Norfil Inc., Imac
3300 Trans-Canada Highway Pointe-Claire, Québec	1975/1980/ 1983/1998	218,000	100.0	Pretium Canada Company
3000 Trans-Canada Highway Pointe-Claire, Québec	1960	199,000	100.0	Chrysler Canada Inc.
Sub-total	-	11,515,000		

Properties	Year Built/ Renovated	Leasable Area (ft <sup>2</sup> )	% Leased	Selected Tenants
1201 California Avenue		94,000	100.0	The Data Group Limited Partnership
Brockville, Ontario	-			
Sub-total		94,000		
Atlantic Provinces				
291 Industrial Drive Saint John, New Brunswick	1987/1994	33,000	100.0	Interplast Bags and Films Corporation
385 Wilsey Road (Bates Building) Fredericton, New Brunswick	1974/1975 1994	32,000	100.0	Carmichael Engineering, NB Society of Certifier Technicians, Union of New Brunswick Indians
50, 70 and 110 Crown Street (Courtenay Centre) Saint John, New Brunswick	1965	34,000	59.1	Province of New Brunswick, Wade Co. Ltd. Carnaghan Taylor Fowler Insurance
1080 Champlain Street Dieppe, New Brunswick	2004	37,000	90.0	Johnson Equipment, Direct Energy, Honeywell Limited
115 Whiting Road Fredericton, New Brunswick	2004	18,000	100.0	GO Packaging
140 MacNaughton Avenue Moncton, New Brunswick	2002	38,000	100.0	Kraft Canada
125 Whiting Road Fredericton, New Brunswick	1975	44,000	56.9	Office Interiors, Fedex, Kerr Controls Ltd.
140 Alison Boulevard Fredericton, New Brunswick	2006/2007	47,000	100.0	Province of New Brunswick, Xplorene Communications Inc.
420 Wilsey Road Fredericton, New Brunswick	1971	19,000	82.7	Atlantic Hydrogen Inc.
440 Wilsey Road Fredericton, New Brunswick	1970	44,000	85.6	Enbridge Gas New Brunswick
50 MacNaughton Avenue Moncton, New Brunswick	2007	20,000	71.3	Kinecor L.P., SMS Equipment, Van Houtte
245 Hilton Road (Hilton Building) Fredericton, New Brunswick	1975	18,000	86.4	Activation Laboratories, Her Majesty the Queer Controls & Equipment Ltd.
727 Wilsey Road Fredericton, New Brunswick	2002	14,000	100.0	Purolator Canada
749 Wilsey Road Fredericton, New Brunswick	1970/2005	16,000	100.0	Coast Tire Ltd.
520 Edinburgh Drive Moncton, New Brunswick	1980/1993/ 2003	39,000	89.8	Stellar Industrial Sales Ltd., Transform Pack Inc Sanipro
699 Champlain Street Dieppe, New Brunswick	1981	10,000	100.0	Nanoptix Inc.
140 Commerce Street Moncton, New Brunswick	1996-1998	66,000	0.0	Vacant
114 Price Street Moncton, New Brunswick	1968/1973 1976	183,000	100.0	CO-OP Atlantic
33 Henri Dunant Street Moncton, New Brunswick	1969	118,000	100.0	CO-OP Atlantic
22 Carr Crescent Gander, Newfoundland and Labrador	1973	60,000	100.0	CO-OP Atlantic
667 Barnes Drive Halifax, Nova Scotia	2000	29,000	100.0	Purolator Courier Ltd.

Properties	Year Built/ Renovated	Leasable Area (ft <sup>2</sup> )	% Leased	Selected Tenants
Sub-total	-	948,000		
Western Canada				
640-820 28 <sup>th</sup> Street North East Calgary, Alberta	1980	138,000	100.0	Suncor Energy Inc., Sumwa Trading Co. Ltd., Brink's Canada Limited, Rotork Controls (Canada) Ltd., Golder Associates Ltd.
560 Camiel Sys Street Winnipeg, Manitoba	2007	31,000		Fedex Ground Package System Inc.
Sub-total	-	169,000		
Total Industrial And Mixed-Use Proper	ties	16,204,000		

Total Portfolio	37,123,000

#### Notes:

(1) These figures are as at December 31, 2013 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) Corresponds to the REIT's proportion (95%) of the leasable area.

#### 4.4.3 DESCRIPTION OF 10 OF THE REIT'S MAJOR BUILDINGS IN TERMS OF VALUE

#### 2590-2640 Laurier Blvd., Québec City, Québec

Place de la Cité in Sainte-Foy, Québec is a fully-integrated approximately 1.05 million square foot multi-functional office and retail complex built between 1988 and 2004, comprising approximately 760,000 square feet of Class "A" office space and 290,000 square feet of retail space, including a 40 000 square foot clinic. Place de la Cité enjoys a prime location on Laurier Boulevard, the most important thoroughfare of the Borough of Sainte-Foy and into Québec City, and is strategically situated between two major shopping centres comprising approximately 1.7 million square feet of retail space in the aggregate. Université Laval, which is attended by approximately 48,000 students, is in the immediate vicinity. Major tenants include the Société québécoise des infrastructures, the Autorité des marchés financiers, the Cité Médicale, the SEPAQ and a Canadian chartered bank.

#### Complexe Jules-Dallaire – Phase I 2828 Laurier Blvd., Québec City, Québec

An approximately 360,000<sup>(1)</sup> square foot property along one of the most important thoroughfares in Québec City. Construction of Phase I of the Complexe Jules-Dallaire was completed in 2010 and the fitting out of rental space is on track. The office space tenants continue to gradually move in. Given its strategic location, multiple-use nature and LEED certification, this building should achieve a high occupancy rate. It is 98.0% leased and major tenants include Société québécoise des infrastructures, Norton Rose Fulbright, the Société des alcools du Québec, Le Paris Grill (restaurant), Le Calao (restaurant), Corporation BCF Québec, CIBC World Markets, Robic, Her Majesty the Queen, RBC Dominion Securities, RBC Philips, Hager & North Services-Conseils en placements and three Canadian chartered banks. [See also paragraph 6.3, "Ownership interest of Complexe Jules-Dallaire," in Part 6, "Subsequent events after this AIF," of this AIF].

Note: (1) Corresponds to the REIT's proportion (95%) of the leaseable area.

#### 2001 McGill College Avenue, Montréal, Québec

A 24-storey, approximately 527,000 square foot office building erected on 50,973 square feet of land. It was built in 1982. Located at the intersection of McGill College Avenue and Sherbrooke Street West, in the heart of the business district, it is 90.8% leased and has approximately 305 indoor parking spaces. Major tenants include Société québécoise des infrastructures, Cascades Canada Inc., the Vérificateur général du Québec, SITA (Société internationale de télécommunications aéronautiques), a Canadian chartered bank, McGill University, Equant Canada (Orange Business Services), Rio Tinto, BFL Canada, risques et assurances inc., EIDOS Interactive corporation and CB Richard Ellis Ltd.

#### 222-230 Queen Street, Ottawa, Ontario

This 14 storey office building is located downtown Ottawa, near Parliament Hill. With a leasable area of approximately 207,000 square feet, it has an occupancy rate of 98.8% and is mainly occupied by Her Majesty the Queen and a Canadian chartered bank. This property was built in 1972 and has 209 indoor parking spaces.

#### Les Promenades Beauport 3333 du Carrefour Street, Québec City, Québec

An approximately 549,000 square foot retail building erected on 1,498,365 square feet of land. The property is located in a large retail area adjacent to Highway 40, Québec City's main east-west thoroughfare. It was built in 1978, renovated in 1991 and 2002 and expanded by 189,000 square feet in 2002. A second 123,000 square foot expansion phase ended in the winter of 2005. Another phase of the shopping centre upgrade was completed in 2008 and included renovating approximately 53,300 square feet and adding 51,000 square feet of leasable space. The shopping centre is 97.1% leased and has 3,023 parking spaces. Major tenants include Au Vieux Duluth, Dooly's, Jean Coutu, Dollarama, Yellow, Parfumerie Dans Un Jardin, Cantel, La Source, Her Majesty the Queen, Winners, Leon's Furniture, Garage, La Senza, Hart, TELUS, Clément, L'Aubainerie, Chlorophylle, Éléganza, Le Château, Jacob, Énergie Cardio, Glam, the Clinique médicale des Promenades (Dr Robitaille), Groupe Ledor, Structube and Liquor Store.

#### Complexe de la Gare Centrale 895 de la Gauchetière Street East, 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 centre, CN central station, parking spaces and rail spaces. The 626,000 square foot office tower is mainly occupied by CN headquarters which occupies about 572,000 square feet. The shopping centre is approximately 90,000 square feet which is set up as a food court (Halles de la Gare). The main retail client in the shopping centre is Bureau en Gros (Staples). The complex also includes 1,623 parking spaces and a rail section of about 992,000 square feet. The property was built in several phases, beginning with 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 is 100.0%.

#### Scotia Centre 700 2<sup>nd</sup> Street S.W., Calgary, Alberta

Centrally located in downtown Calgary, this 42-storey, 521,000 square-foot tower with a 99,000 square foot shopping centre area is built on a 55,555 square-foot lot. The property was originally built in 1976 and was subsequently renovated in 1988 and 1998. In addition, the food court section was renovated recently. The tower is rented at 99.5% and offers 84 indoor parking spaces spread over two storeys. Some of the major tenants include, among others, a Canadian chartered bank, Shaw Cablesystems Limited, Nuvista Energy Ltd. and Maj-Car Management & Investments Ltd.

#### Alexis-Nihon

#### 3400 de Maisonneuve Boulevard West, Montréal, Québec and 1500 Atwater Avenue, 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 spaces represent a leasable area of approximately 616,000 square feet and the shopping centre's area is 398,000 square feet. The residential tower contains 426 units of various sizes and layouts. The three-tier parking area contains 1091 spaces.

The shopping centre has four main tenants—Canadian Tire Corporation Limited, Target Canada Co., Winners Merchants International and Sobey's Québec Inc. (IGA)—and a mix of national and local tenants. The two office towers areconsidered Class A spaces and some of the major tenants include Netbx Services, Fédération des médecins omnipraticiens du Québec, Dale

Parizeau Morris MacKenzie, Xerox, Tecsys, Hapag Lloyd (Canada) Inc. and KSH Solutions Inc. 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.

#### Centre Laval 1600 Le Corbusier Boulevard, Laval, Québec

This suburban 673,000 square-foot shopping centre is built on a 2,299,785 square-foot lot and includes 3,150 outdoor parking spaces. The centre benefits from excellent visibility, as it is located along the Laurentian Autoroute (Autoroute 15). The property was originally built in 1967 and was then renovated in 1998, 2003 and 2005. The building is rented at 95.4%. Some of the major tenants include Target Canada Co., Sports Experts 2000 Inc., the Brick Warehouse LP, Hudson's Bay Company, Best Buy Canada Ltd. and Staples.

#### Place Longueuil 825 Saint-Laurent Street West, Longueuil, Québec

This community-type 422,000 square-foot enclosed shopping centre is built on a 1,210,556 square-foot lot and includes 1,780 outdoor parking spaces. The property was built in 1966 and subsequently renovated in 1981 and 1986. Place Longueuil is strategically located at the heart of Longueuil, and close to Autoroute 20, the Jacques-Cartier bridge leading to Montréal as well as the Longueuil-Université de Sherbrooke metro station. The lease rate for this property is 97.8% and some of the major tenants include Target Canada Co., Sobey's Québec inc., Sports Experts Inc., the Société des alcools du Québec, Uniprix Inc., Dollarama and Rôtisserie Saint-Hubert.

### 4.5 HYPOTHECS AND DEBENTURES

As at December 31, 2013, the REIT's debt ratio stood at a cautious 51.2%, consisting mainly of fixed-rate loans. Mortgages payable represented about 59.0% of total debt, whereas Senior Debentures and Convertible Debentures represent about 38.4%. As at December 31, 2013, the weighted average contractual interest rate of mortages payable was 5.06% per year, and the weighted average residual term of mortgages payable was 5.0 years. The weighted average interest rate of stood at 4.06% for unsecured debentures, and about 6.15% for Convertible Debentures.

#### 4.5.1 HYPOTHECS

The following table summarizes the Immovable Hypothecs on the REIT's Properties:

Properties	Balance as at December 31, 2013	Interest Rate <sup>1)</sup>		Maturity Date
118 Wyse Road, Halifax, Nova Scotia	\$3,530,465	6.40%	F	January 2014
3353-3493 Royal Boulevard, Shawinigan, Québec	\$749,023	6.31%	F	January 2014
920 Douglas Street, Saint-Jean-sur-Richelieu, Québec <sup>2)</sup>	\$3,094,073	6.27%	F	February 2014
950 Jutras Blvd. East, Victoriaville, Québec <sup>2)</sup>	_			
99 Saint-Jean-Baptiste Blvd., Chateauguay, Québec <sup>2)</sup>	_			
1950 Leonard-de Vinci Street, Sainte-Julie, Québec <sup>2)</sup>	_			
324 Curé-Labelle Blvd., Sainte-Thérèse, Québec <sup>2)</sup>	_			
184 25 <sup>th</sup> Avenue, Saint-Eustache, Québec <sup>2)</sup>	_			
2054 Curé-Labelle Blvd., Saint-Jérome, Québec <sup>2)</sup>	_			
121 de la Visitation Street, Saint-Charles-Borromée, Québec <sup>2)</sup>	_			
670 Principale Street, Sainte-Agathe-des-Monts, Québec <sup>2)</sup>	_			
1837 Gascon Road, Terrebonne, Québec <sup>2)</sup>	_			
103-415 Elmwood Drive, Moncton, New Brunswick	\$1,055,643	5.72%	F	February 2014
9900 Cavendish Blvd., Montréal, Québec	\$4,714,717	6.30%	F	March 2014
285-1287-1295-1297 Charest Blvd. West, Québec, Québec 3)	\$22,026,243	5.42%	F	April 2014
269-1271-1272-1275-1283 Charest Blvd. West, Québec, Québec 3)	_			
255-1265-1267 Charest Blvd. West, Québec, Québec 3)	_			
579 Godin Avenue, Québec, Québec <sup>3)</sup>	_			
1041 Pierre-Bertrand Blvd., Québec, Québec <sup>3)</sup>	_			
1075 des Basses-Terres Street, Québec, Québec <sup>3)</sup>	_			

Properties	Balance as at December 31, 2013	Interest Rate <sup>1)</sup>		Maturity Date
235 Fortin Street, Québec, Québec <sup>3)</sup>				
235 Fortin Street, Quebec, Quebec 2 2105 Dagenais Blvd. West, Laval, Québec	<u>ــــــــــــــــــــــــــــــــــــ</u>	6.79%	F	May 2014
2003 Dagenais Bivo. West, Laval, Quebec 2024-2080 32 <sup>th</sup> Avenue, Montréal, Québec	\$2,162,079	6.79% 6.46%	F	May 2014
	\$1,404,716 \$1,822,272		F	July 2014
1949 Onésime-Gagnon Street, Montréal, Québec 3071-3075 Louis-AAmos Street	\$1,822,272	6.46%	F	July 2014
and 1922-1996 Onésime-Gagnon Street, Montréal, Québec	\$3,753,489	6.46%	F	July 2014
275 Métivier Street, Québec, Québec <sup>4)</sup>	\$17,330,047	5.87%	F	July 2014
300 Métivier Street, Québec, Québec <sup>4)</sup>	¢11,000,011	0.0170	•	041 <u>9</u> 2011
1475 32 <sup>th</sup> Avenue, Montréal, Québec <sup>4)</sup>				
894-930 Bergar Street, Laval, Québec <sup>4)</sup>				
901-937 Michelin Street, Laval, Québec <sup>4)</sup>				
3370-3418 Industriel Blvd., Laval and 1000 Bergar Street, Laval, Québec <sup>4)</sup>				
620-650 Giffard Street, Longueuil				
and 2325 de la Province Steet, Longueuil, Québec <sup>4)</sup>	_			
5250 Armand-Frappier Street, Longueuil, Québec <sup>4)</sup>	_			
1200 55 <sup>th</sup> Avenue, Montréal, Québec <sup>4)</sup>	_			
72 du Tremblay Road, Boucherville, Québec <sup>4)</sup>	_			
1059-1095 Jean-Baptiste-Rolland Blvd. West, Saint-Jérome, Québec <sup>5)</sup>	\$13,377,542	6.33%	F	July 2014
1035-1049 Jean-Baptiste-Rolland Blvd. West, Saint-Jérome, Québec <sup>5)</sup>				,
1105-1135 Jean-Baptiste-Rolland Blvd. West, Saint-Jérome, Québec <sup>5)</sup>	_			
1051-1055 Jean-Baptiste-Rolland Blvd. West, Saint-Jérome, Québec 5)	_			
1200 Place Nobel, Boucherville, Québec	\$2,769,312	6.25%	F	July 2014
146-154 Main Sreet, Fredericton, New Brunswick	\$559,126	6.39%	F	August 2014
5200, JABombardier, Longueuil, Québec	\$2,155,067	6.22%	F	August 2014
730 Delage Street, Longueuil, Québec	\$888,825	6.26%	F	September 201
877 Jean-Paul-Vincent Blvd., Longueuil, Québec	\$1,459,669	5.51%	F	October 2014
565 Priestman Street, Fredericton, New Brunswick	\$1,796,141	6.39%	F	October 2014
3310-3550 de la Côte-Vertu Blvd., Montréal, Québec <sup>6)</sup>	\$11,491,046	6.30%	F	October 2014
3330 de la Côte-Vertu Blvd., Montréal, Québec <sup>6)</sup>	φτι,+5τ,0+0	0.0070	•	
3310 de la Côte-Vertu Blvd., Montréal, Québec <sup>6)</sup>				
3450 de la Côte-Vertu Blvd., Montréal, Québec <sup>6)</sup>	_			
3550 de la Côte-Vertu Blvd., Montréal, Québec <sup>6)</sup>	—			
		6.30%	F	October 2014
1111 DrFrederick-Philips Blvd., Montréal, Québec 3300 de la Côte-Vertu Blvd., Montréal, Québec		6.30%	F	October 2014
	\$5,120,324 \$7,720,006			October 2014 October 2014
7075 Robert-Joncas Place, Montréal, Québec	\$7,739,996	6.30%	F F	
1570 Sandhurst Circle, Toronto, Ontario	\$27,488,582	5.53%		December 201
1570 Sandhurst Circle, Toronto, Ontario	\$10,000,000	5.00%	F	December 201
565-585 Charest Blvd. East, Québec, Québec	\$6,747,752 \$6,457,826	5.00%	F	February 2015
4141 Highway 440, Laval, Québec	\$6,457,826	5.20%	F	February 2015
1 place Laval, Laval, Québec <sup>7)</sup>	\$55,249,716	5.41%	F	March 2015
2 place Laval, Laval, Québec <sup>7)</sup>	—			
3 place Laval, Laval, Québec $\frac{7}{1}$	—			
4 place Laval, Laval, Québec <sup>7)</sup>	—			
3080 Le Carrefour Blvd., Laval, Québec	_			
3090 Le Carrefour Blvd., Laval, Québec <sup>7)</sup>	—			
3100 Le Carrefour Blvd., Laval, Québec <sup>7)</sup>	_			
2525 Daniel-Johnson Blvd., Laval, Québec <sup>7)</sup>	_		_	
385 Wilsey Road, Fredericton, New Brunswick	\$1,033,005	5.37%	F	March 2015
360 Pleasant Sreet, Miramichi, New Brunswick	\$1,671,943	5.40%	F	March 2015
245 Hilton Road, Fredericton, New Brunswick	\$486,109	5.37%	F	March 2015
1741 Brunswick Street, Halifax, Nova Scotia	\$4,729,149	5.70%	F	March 2015
825 Saint-Laurent Street West, Longueuil, Québec	\$39,295,634	5.28%	F	April 2015
129 Queensway East, Simcoe, Ontario	\$3,572,686	5.76%	F	May 2015
600 Mitchell Road South, Listowel, Ontario	\$3,840,626	5.76%	F	May 2015
570 Queen Street, Fredericton, New Brunswick	\$5,356,412	5.80%	F	May 2016

Properties	Balance as at December 31, 2013	Interest Rate <sup>1)</sup>		Maturity Date
1111 46 <sup>th</sup> Avenue, Montréal, Québec	\$3,103,138	4.98%	F	July 2015
6777 de la Rive-Sud Blvd., Lévis, Québec	\$6,031,720	6.30%	F	September 2015
2000 Halpern Street, Montréal, Québec	\$15,243,451	4.51%	F	September 201
•			F	•
400 Cooper Street, Ottawa, Ontario	\$8,774,255 \$6,103,650	5.19%		September 201
400 Cooper Street, Ottawa, Ontario	\$6,193,650	4.92%	F	September 201
171 Slater Street, Ottawa, Ontario	\$1,940,466	5.08%	F	November 2015
2065-2071 des Laurentides Blvd., Vimont, Québec <sup>8)</sup>	\$34,044,332	5.22%	F	November 2015
4211-4219 Wellington Street, Montréal, Québec <sup>8)</sup>	_			
3285 1 <sup>st</sup> Avenue, Rawdon, Québec <sup>8)</sup>	—			
2140 King Street East, Sherbrooke, Québec <sup>8)</sup>	—			
2110 King Street East, Sherbrooke, Québec <sup>8)</sup>	—			
231 Sherbrooke Street, Magog, Québec <sup>8)</sup>	—			
235 Sherbrooke Street, Magog, Québec <sup>8)</sup>	_			
3900-3918 Saint-Charles Blvd., Pierrefonds, Québec <sup>8)</sup>	_			
400 des Saguenéens Street, Saguenay, Québec <sup>8)</sup>	—			
425-443 Adolphe-Chapleau Street, Bois-des-Filion, Québec <sup>8)</sup>	—			
520 Saint-Joseph Blvd., Drummondville, Québec <sup>8)</sup>	—			
2001 Victoria Avenue, Saint-Lambert, Québec <sup>8)</sup>	_			
9021-9041 Saint-Michel Blvd., Montréal, Québec <sup>8)</sup>	_			
8995 Saint-Michel Blvd., Montréal, Québec <sup>8)</sup>	_			
11 Rea Street N, Timmins, Ontario <sup>8)</sup>	_			
20 Sainte-Anne Blvd. West, Sainte-Anne-des-Monts, Québec <sup>8)</sup>	_			
2722 Royal Blvd., Shawinigan, Québec $^{80}$	_			
353-357 des Bois-Francs Sud Blvd., Victoriaville, Québec <sup>9)</sup>	\$34,731,900	5.22%	F	November 201
379 des Bois-Francs Blvd. South, Victoriaville, Québec <sup>9)</sup>	434,731,900	5.2270		
1331-1363 Belvédère Street South, Sherbrooke, Québec <sup>9)</sup>	_			
	—			
947-955 du Séminaire Nord Blvd., Saint-Jean-sur-Richelieu, Québec <sup>9)</sup>	—			
233-237 Saint-Jean-Baptiste Blvd., Châteauguay, Québec 9)	—			
5510–5520 de la Côte-des-Neiges Road, Montréal, Québec <sup>9)</sup>	—			
6455-6461 Christophe-Colomb Avenue, Montréal, Québec <sup>9)</sup>	—			
4916-4930 Saint-Jean Blvd., Montréal, Québec <sup>9)</sup>	—			
405 Grand Blvd., L'Île-Perrot, Québec 9)	—			
378-380 Harwood Blvd., Vaudreuil-Dorion, Québec <sup>9)</sup>	—			
562-566 Saint-Charles-Borromée Street North, Joliette, Québec <sup>9)</sup>	—			
600 Road 116, Lévis, Québec <sup>9)</sup>	_			
2310 Saint-Louis Street, Gatineau, Québec <sup>9)</sup>	—			
126 King Street West, Brockville, Ontario <sup>9)</sup>	_			
205 King Street East, Bowmanville, Ontario <sup>9)</sup>	_			
150 René-Lévesque Blvd. East, Québec, Québec	\$26,780,000	2.77%	F	December 2015
667 Barnes Road, Enfield, Nova Scotia	\$1,948,000	6.48%	F	January 2016
Entrust Tower, 1000 Innovation Drive, Kanata, Ottawa, Ontario	\$15,748,584	5.19%	F	January 2016
2199 Fernand-Lafontaine Blvd., Longueuil, Québec	\$4,712,510	5.92%	F	January 2016
2199 Fernand-Lafontaine Blvd., Longueuil, Québec	\$1,649,452	5.00%	F	January 2016
2133 remand-Lafontaine Blvd., Longueuil, Québec	\$1,807,764	5.92%	F	January 2016
2177 Fernand-Lafontaine Blvd., Longueuil, Québec		5.00%	F	
	\$1,033,173 \$3,728,027			January 2016
3300 Trans-Canada Highway, Pointe-Claire, Québec	\$3,728,027	6.62%	F	January 2016
3300 Trans-Canada Highway, Pointe-Claire, Québec	\$2,688,039	5.00%	F	January 2016
1415-1503 Berlier Street, Laval, Québec	\$2,962,822	5.00%	F	February 2016
8400 Décarie Blvd., Montréal, Québec	\$9,149,408	5.55%	F	April 2016
2525 Fernand-Lafontaine Blvd., Longueuil, Québec	\$897,689	5.71%	F	May 2016
4411 6 <sup>th</sup> Street S.E., Calgary, Alberta	\$5,385,881	4.75%	F	July 2016
1201 rue Marie Victorin Street, Saint-Bruno, Québec	\$2,273,808	5.48%	F	October 2016
2986 Saint-Charles Blvd., Montréal, Québec <sup>10)</sup>	\$2,036,859	4.06%	F	November 2016
170 Curé-Labelle Blvd., Rosemère, Québec <sup>10)</sup>	_			
255 Crémazie Blvd. West, Montréal, Québec <sup>10)</sup>	_			

roperties	Balance as at December 31, 2013	Interest Rate <sup>1)</sup>		Maturity Date
01 Arthur-Sauvé Blvd., Saint-Eustache, Québec <sup>10)</sup>		0 770/	_	New years and a second of
000 4 <sup>th</sup> Street SE (Bldg 200), Calgary, Alberta <sup>11)</sup>	\$23,121,223	3.77%	F	November 2016
000 4 <sup>th</sup> Street SE (Bldg 300), Calgary, Alberta <sup>11)</sup>	—			
600 4 <sup>th</sup> Street SE (Bldg 100), Calgary, Alberta <sup>11)</sup>		0.470/	F	lan
555 Pitffield Blvd., Montréal, Québec	\$3,690,875 \$1,254,777	3.17%	F F	January 2017
30 Delage Street, Longueuil, Québec	\$1,254,777 \$8,402,272	5.28%		January 2017
400 de la Rive-Sud Blvd., Lévis, Québec	\$8,103,272	4.93%	F	February 2017
600-2620 Saint-Hubert Street, Jonquière, Québec	\$7,839,357	4.35%	F	February 2017
044-2046 de la Province Street, Longueuil, Québec	\$736,643	5.29%	F	March 2017
00-610 Bériault Street, Longueuil, Québec	\$1,439,004 \$1,430,004	3.94%	F	April 2017
099-2111 de la Province Street, Longueuil, Québec	\$1,439,004 \$2,217,246	3.94%	F	April 2017
405 Fernand-Lafontaine Blvd., Longueuil, Québec	\$2,217,346 \$72,250,274	6.64%	F	May 2017
400 Saint-Jean-Baptiste Avenue, Québec, Québec <sup>12)</sup> 990 Cyrille-Duquet Street, Québec, Québec <sup>12)</sup>	\$73,359,374	5.30%	F	May 2017
451-4479 Laval Highway West, Laval	—			
nd 2800-2816 Joseph-ABombardier Street, Laval, Québec <sup>12)</sup>	_			
800 Saint-Jean-Baptiste Avenue, Québec, Québec <sup>, 12)</sup>	—			
175 des Quatre-Bourgeois Road, Québec, Québec <sup>12)</sup>	—			
101-9175 des Sciences Blvd., Montréal, Québec <sup>12)</sup>	—			
900-2976 Joseph-ABombardier Street, Laval, Québec <sup>12)</sup>	—			
01 Laurier Street East, Montréal, Québec <sup>12)</sup>	—			
635 1 <sup>st</sup> Avenue, Québec, Québec <sup>12)</sup>	_			
25 Godin Avenue, Québec, Québec <sup>12)</sup>	_			
367-1371 Sainte-Foy Road, Québec, Québec <sup>12)</sup>	_			
730-1790 Newton Avenue, Québec, Québec <sup>12)</sup>	_			
006-2010 Lavoisier Street, Québec, Québec <sup>12)</sup>	_			
022 Lavoisier Street, Québec, Québec <sup>12)</sup>	_			
200 Cyrille-Duquet Street, Québec, Québec <sup>12)</sup>	_			
383-2393 Watt Avenue, Québec, Québec <sup>12)</sup>	_			
760-2784 Jacques-Cartier Blvd. East, Longueuil, Québec <sup>12)</sup>	_			
790-2794 Jacques-Cartier Blvd. East, Longueuil, Québec <sup>12)</sup>	_			
55 Saint-Jean-Baptiste Avenue, Québec, Québec <sup>13)</sup>	\$45,819,352	5.51%	F	July 2017
100 Cyrille-Duquet Street, Québec, Québec <sup>13)</sup>	_			
700 Jean-Perrin Street, Québec, Québec <sup>13)</sup>	_			
540 Cyrille-Duquet Street, Québec, Québec <sup>13)</sup>	_			
50-500 Saint-Jean-Baptiste Avenue, Québec, Québec <sup>13)</sup>	_			
50 Saint-Jean-Baptiste Avenue, Québec, Québec <sup>13)</sup>	_			
670 Semple Street, Québec, Québec <sup>13)</sup>	_			
500 Jean-Perrin Street, Québec, Québec <sup>13)</sup>	_			
600 Jean-Perrin Street, Québec, Québec <sup>13)</sup>	_			
0 du Président-Kennedy Road nd 5410-5500 de la Rive-Sud Blvd., Lévis, Québec <sup>13)</sup>				
100 du Parcours Street, Montréal, Québec <sup>13)</sup>	_			
455 55 <sup>th</sup> Avenue, Dorval, Québec <sup>13)</sup>	_			
400 Jean-Béraud Avenue, Montréal, Québec	¢21 415 025	3.21%	F	December 201
201 California avenue, Brockville, Ontario	\$21,415,035 \$2,739,706	3.21% 5.57%	F	January 2018
101-2137 Curé-Labelle Blvd., Laval, Québec	\$2,739,706 \$9,091,449	5.57% 3.48%	F	February 2018
			F	-
95 de la Gauchetière Street East (CN Station), Montréal, Québec	\$233,517,536 \$4,000,178	5.67%	F	February 2018
60 Pleasant Sreet, Miramichi, New Brunswick	\$4,090,178 \$1,440,757	3.23%		March 2018
113 Regent Street, Fredericton, New Brunswick <sup>14)</sup>	\$1,440,757	6.95%	F	March 2018
115 Regent Street, Fredericton, New Brunswick <sup>14)</sup>		0 700/	-	March 0040
40 MacNaughton Avenue, Moncton, New Brunswick	\$1,803,078	6.72%	F	March 2018
$\sum_{i=1}^{n} C_{i} = C_{i} + \frac{1}{2} \sum_{i=1}^{n} C_{i} + $				
95 Craig Street, Lévis, Québec <sup>15)</sup> 156-2168 de la Province Street, Longueuil, Québec <sup>15)</sup>	\$27,302,098	5.36%	F	April 2018

Properties	Balance as at December 31, 2013	Interest Rate <sup>1)</sup>		Maturity Date
715 Delage Street, Longueuil, Québec <sup>15)</sup>	—			
3600 Matte Blvd., Brossard, Québec <sup>15)</sup>	—			
3650 Matte Blvd., Brossard, Québec <sup>15)</sup>	—			
115 de Vaudreuil Street, Longueuil, Québec <sup>15)</sup>	_			
1615-1805 55 <sup>th</sup> Avenue, Dorval, Québec <sup>15)</sup>	—			
2102-2150 32 <sup>th</sup> Avenue, Montréal, Québec <sup>15)</sup>	—			
120 de l'Hôpital Blvd., Gatineau, Québec <sup>15)</sup>		= = = = = = = = = = = = = = = = = = = =	_	
560 Camiel Sys Street, Winnipeg, Manitoba	\$2,294,324	5.50%	F	May 2018
700 2 <sup>nd</sup> Street S.W., Calgary, Alberta	\$65,501,970	4.60%	F	May 2018
700 2 <sup>nd</sup> Street S.W., Calgary, Alberta	\$77,086,879	3.73%	F	May 2018
120 de New York Street, Saint-Augustin-de-Desmaures, Québec <sup>16)</sup>	\$20,086,820	5.75%	F	June 2018
979 de Bourgogne Avenue, Québec, Québec <sup>16)</sup>	—			
40 du Tremblay Road, Boucherville, Québec <sup>16)</sup>	—			
1675 de Montarville Blvd., Boucherville, Québec <sup>16)</sup>	—			
2260 32 <sup>th</sup> Avenue and 3142-3190 Joseph-Dubreuil Street, Montréal, Québec <sup>16)</sup>		0.000	-	New 1 Arris
340-360 Sir-Wilfrid-Laurier Blvd., Mont-Saint-Hilaire, Québec <sup>17)</sup>	\$15,382,977	6.68%	F	November 2018
370-380 Sir-Wilfrid-Laurier Blvd., Mont-Saint-Hilaire, Québec <sup>17)</sup>	—			
353-361-365 Sir-Wilfrid-Laurier Blvd. and 345 Honorius-Charbonneau Blvd., Mont-Saint-Hilaire, Québec <sup>17)</sup>				
	—			
377-383 Sir-Wilfrid-Laurier Blvd., Mont-Saint-Hilaire, Québec <sup>17)</sup>	—			
375 Sir-Wilfrid-Laurier Blvd., Mont-Saint-Hilaire, Québec <sup>17)</sup>	—			
325 Honorius-Charbonneau Blvd., Mont-Saint-Hilaire, Québec <sup>17)</sup>		E E40/	_	December 004
550 de la Cité Blvd., Gatineau, Québec	\$16,242,664	5.51%	F	December 2018
800 Claude-Jutras Blvd., Saint-Bruno, Québec	\$2,489,545	5.72%	F	January 2019
1479-1481-1483-1485 Saint-Bruno Blvd., Saint-Bruno, Québec <sup>18)</sup>	\$6,291,059	6.94%	F	January 2019
1465 Saint-Bruno Blvd., Saint-Bruno, Québec <sup>18)</sup>	—			
1475 Saint-Bruno Blvd., Saint-Bruno, Québec <sup>18)</sup>	—			
1495 Saint-Bruno Blvd., Saint-Bruno, Québec <sup>18)</sup>			_	
480 de la Cité Blvd., Gatineau, Québec	\$2,855,013	6.61%	F	July 2019
291 Industrial Drive, Saint John, New Brunswick	\$1,328,822	6.39%	F	July 2020
8500 Henri-Bourassa Blvd., Québec, Québec <sup>19)</sup>	\$80,973,750	4.34%	F	July 2020
830 Godin Avenue, Québec, Québec <sup>19)</sup>	—			
989-999 Pierre-Bertrand Blvd., Québec, Québec <sup>19)</sup>	—			
955 Pierre-Bertrand Blvd., Québec, Québec <sup>19)</sup>	—			
255 Crémazie Blvd. East, Montréal, Québec <sup>19)</sup>	—			
784-818 Guimond Blvd., Longueuil, Québec <sup>19)</sup>	—			
239-245 Samson Blvd., Laval, Québec <sup>19)</sup>	—			
1717 René-Lévesque Blvd. East, Montréal, Québec <sup>20)</sup>	\$16,925,288	5.24%	F	January 2021
1200 Papineau Avenue, Montréal, Québec <sup>20)</sup>	—			
1925-1975 Hymus Blvd., Dorval, Québec	\$3,417,025	5.17%	F	February 2021
80-140 Lindsay Avenue, Dorval, Québec	\$1,580,141	5.17%	F	February 2021
8411-8453 Dalton Road, Mont-Royal, Québec	\$1,007,873	5.17%	F	February 2021
8459-8497 Dalton Road, Mont-Royal, Québec	\$1,353,704	5.17%	F	February 2021
8545-8579 Dalton Road, Mont-Royal, Québec	\$1,491,053	5.17%	F	February 2021
8605-8639 Dalton Road, Mont-Royal, Québec	\$1,252,493	5.17%	F	February 2021
6320-6380 de la Côte-de-Liesse Road, Montréal, Québec	\$2,326,125	5.17%	F	February 2021
3339-3403 Griffith Street, Montréal, Québec	\$4,354,108	5.17%	F	February 2021
9960-9970 de la Côte-de-Liesse Road, Montréal, Québec	\$1,073,516	5.17%	F	February 2021
455 Fénelon Blvd., Dorval, Québec	\$7,448,745	5.17%	F	February 2021
8100 Cavendish Blvd., Montréal, Québec	\$2,961,194	5.17%	F	February 2021
1225 Volta Street, Boucherville				-
and 1275 Graham-Bell Street, Boucherville, Québec	\$4,860,802	5.17%	F	February 2021
81 Albert Street, Moncton, New Brunswick	\$657,369	7.75%	F	April 2021
1165 du Tremblay Road, Longueuil, Québec <sup>21)</sup>	\$4,245,241	5.77%	F	June 2021
1175 du Tremblay Road, Longueuil, Québec <sup>21)</sup>	_			

Properties	Balance as at December 31, 2013	Interest Rate <sup>1)</sup>		Maturity Date
2401 Roland-Therrien Blvd., Longueuil, Québec <sup>21)</sup>	_			
1220 des Promenades Blvd., Saint-Bruno, Québec <sup>22)</sup>		5.77%	F	June 2021
1220 des Promenades Blvd., Saint-Bruno, Québec <sup>22)</sup>	ψ1,703,921	5.7778		June 2021
5130 Rideau Street, Québec, Québec <sup>23)</sup>		5.83%	F	July 2021
5600 de la Rive-Sud Blvd., Lévis, Québec <sup>23)</sup>	\$23,043,725	5.0576	1	July 2021
2150 Cyrille-Duquet Street, Québec, Québec <sup>23)</sup>				
100 Chabot Street, Québec, Québec <sup>23)</sup>	—			
625 des Canetons Street, Québec, Québec <sup>23)</sup>	—			
325 du Marais Street, Québec, Québec	—			
	—			
650 Godin Avenue, Québec and 450 Desrochers Street, Québec, Québec <sup>23)</sup> 5275 Wilfrid-Hamel Blvd., Québec, Québec <sup>23)</sup>	—			
	—			
3000 Saint-Jean-Baptiste Avenue, Québec <sup>23)</sup>	—			
4500-4536 Louis-BMayer Street, Laval, Québec <sup>23)</sup>		5 000/	_	1 1 0004
5073-5075-5079 Wilfrid-Hamel Blvd. west, Québec, Québec <sup>24)</sup>	\$27,068,923	5.83%	F	July 2021
1515 Saint-Jean-Baptiste Avenue, Québec, Québec <sup>24)</sup>	—			
2180 Cyrille-Duquet Street, Québec, Québec <sup>24)</sup>	—			
4600 Sainte-Anne Blvd., Québec, Québec <sup>24)</sup>	—			
4975 Rideau Street, Québec, Québec <sup>24)</sup>	—			
355 du Marais Street, Québec, Québec <sup>24)</sup>	—			
2755 Dalton Avenue, Québec, Québec <sup>24)</sup>	—			
1775 Léon-Harmel Street, Québec, Québec 24)	—			
2600 Saint-Jean-Baptiste Avenue, Québec, Québec <sup>24)</sup>	—			
3288 Pie-IX Blvd., Montréal, Québec <sup>24)</sup>	—			
3424-3428 Francis-Hughes Avenue, Laval, Québec <sup>24)</sup>	—			
667-687 Giffard Street, Longueuil, Québec <sup>24)</sup>	—			
19701 Clark-Graham Avenue, Baie-d'Urfé, Québec <sup>24)</sup>	_			
4124 9 <sup>th</sup> Street S.E., Calgary, Alberta	\$4,261,960	4.31%	F	September 202
9999 Cavendish Blvd., Montréal, Québec	\$4,180,450	5.30%	F	December 202
770 Guimond Blvd., Longueuil, Québec	\$3,774,974	4.53%	F	March 2022
730 Delage Street, Longueuil, Québec	\$939,850	3.88%	F	March 2022
2025 Lavoisier Street, Québec, Québec <sup>25)</sup>	\$31,256,837	5.35%	F	March 2022
5055 Wilfrid-Hamel Blvd. West, Québec, Québec <sup>25)</sup>	—			
2014 Cyrille-Duquet Street, Québec, Québec <sup>25)</sup>	_			
2020 Cyrille-Duquet Street, Québec, Québec <sup>25)</sup>	_			
245 Soumande Street, Québec, Québec <sup>25)</sup>	_			
455 du Marais Street, Québec, Québec <sup>25)</sup>	_			
2181-2211 Léon-Harmel Street, Québec, Québec 25)	_			
445 Saint-Jean-Baptiste Avenue, Québec, Québec <sup>25)</sup>	_			
1455 32 <sup>nd</sup> Avenue, Montréal, Québec <sup>25)</sup>	_			
11000-11020 Parkway Blvd., Montréal, Québec <sup>25)</sup>	_			
5100 Sherbrooke Street East, Montréal, Québec	\$34,235,029	4.00%	F	January 2023
31 Albert Street, Moncton, New Brunswick	\$4,948,324	7.25%	F	January 2023
2345-2349 Dalton Avenue, Québec, Québec <sup>26)</sup>	\$40,669,241	4.07%	F	March 2023
2955 Kepler Avenue, Québec, Québec <sup>26)</sup>	\$ 10,000,2 T	1.01 /0	•	
550 du Marais Street, Québec, Québec $^{26)}$	_			
765 Godin Avenue, Québec, Québec <sup>26)</sup>				
1255 des Artisans Street, Québec, Québec <sup>26)</sup>				
5150-5200 de l'Ormière Blvd., Québec, Québec				
	—			
3300 Jean-Baptiste-Deschamps Blvd., Montréal, Québec <sup>26)</sup>	_			
10550 Parkway Blvd., Montréal, Québec <sup>26)</sup>	_			
940 Bergar Street, Laval, Québec <sup>26)</sup>	_			
20 Hymus Blvd., Pointe-Claire, Québec <sup>26)</sup>	—			
	_			
6445 de la Côte-de-Liesse Road, Montréal, Québec <sup>26)</sup> 4700 de la Savane Street, Montréal				

Properties	Balance as at December 31, 2013	Interest Rate <sup>1)</sup>		Maturity Date
3000 Trans-Canada Highway, Pointe-Claire, Québec	\$7,866,257	3.91%	F	June 2023
1133 Regent Street, Fredericton, New Brunswick	\$9,655,966	4.14%	F	June 2023
3103 Royal Blvd., Shawinigan, Québec	\$20,757,532	4.17%	F	June 2023
590 Queen Street, Fredericton, New Brunswick 27)	\$30,091,917	4.87%	F	September 2023
1149 Smythe Street, Fredericton, New Brunswick 27)	_			•
115 Whiting Road, Fredericton, New Brunswick 27)	_			
125 Whiting Road, Fredericton, New Brunswick 27)	_			
420 Wilsey Road, Fredericton, New Brunswick 27)	_			
440 Wilsey Road, Fredericton, New Brunswick <sup>27)</sup>	_			
50 MacNaughton Avenue, Moncton, New Brunswick 27)	_			
520 Edinburgh Drive, Moncton, New Brunswick 27)	_			
330-350 Elmwood Drive, Moncton, New Brunswick 27)	_			
612 Windmill Road, Darmouth, Nova Scotia 27)	_			
699 Champlain Street, Dieppe, New Brunswick 27)	_			
1199 Saint-George Blvd., Moncton, New Brunswick 27)	_			
140 Commerce Street, Moncton, New Brunswick 27)	_			
898 Park Street, Kentville, Nova Scotia <sup>27)</sup>	_			
229 J.D. Gauthier Blvd., Shippagan, New Brunswick 27)	_			
231 J.D. Gauthier Blvd., Shippagan, New Brunswick 27)	_			
3400 de Maisonneuve Blvd. West, Montréal, Québec	\$205,639,552	4.77%	F	October 2023
1 Agar Place, Saint John, New Brunswick	\$4,621,920	4.80%	F	December 2029
6777 de la Rive-Sud Blvd., Lévis, Québec	\$1,277,207	3.20%	V	July 2030
1555 Carrie-Derick Street, Montréal, Québec	\$6,648,052	5.41%	F	July 2031
1010 Godin Avenue, Québec, Québec, Québec <sup>28)</sup>	\$4,860,000	5.05%	F	January 2039
2685-2715 Francis-Hughes Avenue, Laval, Québec 28)	_			
2745 Francis-Hughes Avenue, Laval, Québec <sup>28)</sup>	—			
Other mortgages payable guaranteed by bond investments	\$6,027,689	5.02%		January 2014
		to 6.43%	F	to June 2016

\$1,763,922,389

5.06%

#### Total mortgages payable

#### Note:

- F = fixed rate, V = variable rate.1)
- These ten properties constitute the collateral securing the mortgage payable. 2)
- These seven properties constitute the collateral securing the mortgage payable. 3)
- 4) These ten properties constitute the collateral securing the mortgage payable.
- 5) These four properties constitute the collateral securing the mortgage payable.
- 6) These five properties constitute the collateral securing the mortgage payable.
- 7) 8) These eight properties constitute the collateral securing the mortgage payable.
- These seventeen properties constitute the collateral securing the mortgage payable.
- *9*) These fifteen properties constitute the collateral securing the mortgage payable.
- These four properties constitute the collateral securing the mortgage payable. 10) 11)
- These three properties constitute the collateral securing the mortgage payable. 12) These eighteen properties constitute the collateral securing the mortgage payable.
- These twelve properties constitute the collateral securing the mortgage payable. 13)
- These two properties constitute the collateral securing the mortgage payable. 14)
- These ten properties constitute the collateral securing the mortgage payable. 15)
- 16) These five properties constitute the collateral securing the mortgage payable.
- These six properties constitute the collateral securing the mortgage payable. 17)
- These four properties constitute the collateral securing the mortgage payable. 18) These seven properties constitute the collateral securing the mortgage payable.
- 19) These two properties constitute the collateral securing the mortgage payable. 20)
- 21)
- These two properties constitute the collateral securing the mortgage payable. These two properties constitute the collateral securing the mortgage payable. 22)
- These ten properties constitute the collateral securing the mortgage payable. 23)
- These thirteen properties constitute the collateral securing the mortgage payable. 24)
- 25) These ten properties constitute the collateral securing the mortgage payable.
- 26) These twelve properties constitute the collateral securing the mortgage payable. 27)
- These sixteen properties constitute the collateral securing the mortgage payable. 28) These three properties constitute the collateral securing the mortgage payable.

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The following table shows the REIT's mortgage repayments for the coming periods:

#### **Repayments of Mortgages Payable**

12 Month Fiscal Year Ending December 31	Repayment of Principal	Repayment of Balances at Maturity	Total	Weighted Average Rate <sup>1)</sup>
2014	50,746,761	148,001,272	198,748,033	5.91%
2014	42.561.215	250.659.751	293,220,966	5.01%
2016	37,235,303	75,927,112	113,162,415	4.98%
2017	34,807,298	151,725,273	186,532,571	4.98%
2018	24,672,609	409,003,362	433,675,971	5.17%
2019 and thereafter	80,966,596	457,615,837	538,582,433	4.81%
Total	270,989,782	1,492,932,607	1,763,922,389	5.06%

1) Calculated on balances at maturity

#### 4.5.2 DEBENTURES

The following table presents the features of Cominar's Convertible Debentures and the balances as at December 31, 2013:

#### **Convertible Debentures**

			Weighted Average Rate/
	Series D	Series E	Total
Contractual interest rate	6.50%	5.75%	6.15%
Date of issuance	September 2009	January 2010	
Amount issued	\$115,000	\$86,250	
Unit conversion price	\$20.50	\$25.00	
Dates of interest payment	March 31 &	June 30 &	
	September 30	December 31	
Date of redemption at Cominar's option – conditional <sup>(1)(2)</sup>	September 2012	June 2013	
Date of redemption at Cominar's option – unconditional <sup>(2)</sup>	September 2014	June 2015	
Maturity date	September 2016	June 2017	
Balance as at December 31, 2013	\$99,786,000	\$86,250,000	\$186,036,000

Note:

- As of this date of redemption, the debentures may be redeemed by Cominar on prior notice, at a redemption price equal to the principal amount thereof plus accrued and unpaid interest, provided that the volume-weighted average trading price of the units on the Toronto Stock Exchange for a certain period is not less than 125% of the conversion price.
- 2) Cominar may, at its option, elect to satisfy its obligation to pay the principal amount of the debentures that are to be redeemed or that have matured by issuing units to debenture holders.

On July 8, 2013, Cominar redeemed all its then outstanding Series C convertible unsecured subordinated debentures, bearing an interest rate of 5.80% and totalling \$110.0 million. These debentures were replaced with unsecured debentures bearing interest at 4.941% and maturing in July 2020.

The following table presents the features of of Cominar's Senior Debentures as well as the balances as at December 31, 2013:

#### **Senior Debentures**

	Series 1	Series 2	Series 3	Series 4	Series 5	Weighted Average Interest Rate
Contractual interest rate	4.274%	4.23%	4.00%	4.941%	3.325% <sup>3</sup>	<sup>3)</sup> 4.06%
Effective interest rate	4.32%	4.37%	4.24%	5.04%	3.51%	4.20%
Date of issuance	June 2012 <sup>1)</sup>	December 2012 <sup>2)</sup>	May 2013	July 2013	October 2013	
Dates of interest payments					January 9, April 9,	
	June 15 and December 15	June 4 and December 4	May 2 and November 2	July 27 and January 27	July 9 and October 9	
Maturity date	June 2017	December 2019	November 2020	July 2020	October 2015	
Balance as at December 31, 2013	\$250,000,000	\$300,000,000	\$100,000,000	\$100,000,000	\$250,000,000	\$1,000,000,000

#### Note:

1) Re-opened in September 2012.

2) Re-opened in February 2013.

3) Quarterly variable interest rate fixed for the period from October 10, 2013, to January 9, 2014 (corresponding to the CDOR three-month rate plus 205 basis points).

#### **PART 5 – RISK FACTORS**

The activities of the REIT and an investment in Units or Debentures involve certain risks. Investors should carefully consider, in light of their own financial circumstances, the factors set out below.

#### 5.1 RISK FACTORS RELATED TO THE BUSINESS OF THE REIT

#### 5.1.1 ACCESS TO CAPITAL AND DEBT FINANCING, AND CURRENT GLOBAL FINANCIAL CONDITIONS

The real estate industry is capital intensive. Cominar will require access to capital to maintain its properties, as well as to fund its growth strategy and significant capital expenditures 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, including for the financing or refinancing of properties, for funding operating expenses or for other purposes. In addition, Cominar may not be able to borrow funds under its credit facilities due to limitations on Cominar's ability to incur debt set forth in the Contract of Trust. Failure by Cominar to access required capital could adversely impact Cominar's financial position and results of operations and reduce the amount of cash available for distributions.

Recent market events and conditions, including disruptions in international and regional credit markets and in other financial systems and deteriorating global economic conditions, could impede Cominar's access to capital (including debt financing) or increase the cost such capital. Failure to raise 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 its acquisition and development program.

#### 5.1.2 DEBT FINANCING

Cominar has and will continue to have substantial outstanding consolidated borrowings comprised primarily of hypothecs, property mortgages, debentures, and borrowings under its acquisition and operating credit facilities. Cominar intends to finance its growth strategy, including acquisitions and developments, through a combination of its working capital and liquidity resources, including cash flows from operations, additional borrowings and public or private sales 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 generally contain customary provisions that, upon an event of default, result in accelerated repayment of the amounts owed and that restrict the distributions that may be made by Cominar. Therefore, upon an event of default under such borrowings or an 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. The current credit facilities in the stated amount of \$550.0 million are repayable in two tranches in January 2014 and January 2015, respectively. Cominar has decided not to renew the \$250.0 million tranche B portion of its credit facility upon maturity.

Cominar is exposed to debt financing risks, including the risk that the existing hypothecary borrowings secured by its properties cannot be refinanced or that the terms of such refinancing will not be as favourable as the terms of the existing loans. In order to minimize this risk, Cominar tries to appropriately structure the timing of the renewal of significant tenant leases on its respective properties in relation to the times at which the hypothecary borrowings on such properties become due for refinancing.

#### 5.1.3 OWNERSHIP OF IMMOVABLE PROPERTY

All immovable property 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 and the economic environment in which they operate. Cominar's income and distributable income would be adversely affected 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 the properties in which Cominar has an interest cannot be leased on economically favorable lease terms. 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 the properties in which Cominar has an interest will be affected by many factors, including the general level of economic activity and competition for tenants from other property owners. Costs may need to be incurred to make improvements or repairs to a property as required by a new tenant. The failure to rent unleased space on a timely basis or at all or at rents that are equivalent to or higher than current rents would likely have an adverse effect on Cominar's financial position and the value of its properties.

Certain significant expenditures, including property taxes, maintenance costs, hypothecary payments, insurance costs and related charges must be made throughout the period of ownership of immovable property, regardless of whether the property is producing any income. If Cominar is unable to meet mortgage payments on a property, a loss could be sustained as a result of the mortgage creditor's exercise of its hypothecary remedies.

Immovable property 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 immovable property 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 adversely impact Cominar's financial position and results of operations and decrease the amount of cash available for distribution.

#### 5.1.4 ENVIRONMENTAL MATTERS

Environmental and ecological related 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 or remediation of certain hazardous or toxic substances released on or in our properties or related corrective measures. The failure to remove or remediate such substances, or address such matters through alternative measures prescribed by the governing authority, may adversely affect 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. Cominar is not currently aware of any material non-compliance, liability or other claim in connection with any of our properties, nor is it aware of any environmental condition with respect to any properties that it believes would involve material expenditures by Cominar.

Pursuant to Cominar's operating policies, Cominar shall obtain or review a Phase I environmental audit of each immovable property it acquires. See "Investment Guidelines and Operating Policies — Operating Policies"

#### 5.1.5 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.

#### 5.1.6 COMPETITION

Cominar competes for suitable immovable property investments with individuals, corporations and institutions (both Canadian and foreign) which are presently seeking or which may in the future seek immovable property 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 immovable property investments could increase competition for immovable property 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 effect on Cominar's ability to lease space in its properties and on the rents charged, and could adversely affect Cominar's revenues and, consequently, its ability to meet its debt obligations.

#### 5.1.7 ACQUISITIONS

Cominar's business plan is focused in part on growth by identifying suitable acquisition opportunities, pursuing such opportunities, completing acquisitions and effectively operating and leasing such properties. If Cominar is unable to manage its growth effectively, this could adversely impact Cominar's financial position and results of operations, and decrease the amount of cash available for distribution. There can be no assurance as to the pace of growth through property acquisitions or that Cominar will be able to acquire assets on an accretive basis, and as such there can be no assurance that distributions to Unitholders will increase in the future.

#### 5.1.8 **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 effect on Cominar's development program, asset values and financial performance.

#### 5.1.9 RECRUITMENT AND RETENTION OF EMPLOYEES AND EXECUTIVES

Cominar depends upon the services of certain key management personnel. Competition for qualified employees and executives is intense. If Cominar is unable to attract and retain qualified and capable employees and executives, including its key management personnel, the conduct of its activities may be adversely affected.

#### 5.1.10 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.

In addition, environmental and ecological legislation and policies have become increasingly important in recent decades. Under various laws, Cominar could become liable for the costs of removal or remediation of certain hazardous or toxic substances released on or in its properties or disposed of at other locations, or for the costs of other remedial or preventive work. The failure to remove or remediate such substances, or to effect such remedial or preventive work, if any, may adversely affect an owner's ability to sell such real estate or to borrow using such real estate as collateral, and could potentially also result in claims against

the owner by private plaintiffs or governmental agencies. Notwithstanding the above, Cominar is not aware of any material noncompliance, 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 expenditure by Cominar.

#### 5.1.11 LIMIT ON ACTIVITIES

In order to maintain its status as a "mutual fund trust" under the *Income 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.

#### 5.1.12 GENERAL UNINSURED LOSSES

Cominar subscribed a blanket comprehensive general liability including insurance against fire, flood, extended coverage and rental loss 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 from 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 recourse 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.

#### 5.2 RISK FACTORS RELATED TO THE OWNERSHIP OF UNITS

#### 5.2.1 MARKET PRICE

A publicly traded real estate investment trust will not necessarily trade at values determined solely by reference to the underlying value of its real estate assets. Accordingly, the Units may trade at a premium or a discount to values implied by the initial appraisal of the value of its properties or the value of such properties from time to time.

Although Cominar intends to make distributions of its available cash to Unitholders, these cash distributions are not assured. The actual amount distributed will depend on numerous factors including current global financial conditions and disruptions in the marketplace, Cominar's financial performance, debt covenants and obligations, working capital requirements and future capital requirements. The market price of the Units may deteriorate if Cominar is unable to meet its cash distribution targets in the future.

The after-tax return from an investment in Units to Unitholders subject to Canadian income tax will depend, in part, on the composition for tax purposes of distributions paid by Cominar (portions of which may be fully or partially taxable or may constitute non-taxable returns of capital). The composition for tax purposes of those distributions may change over time, thus affecting the after-tax return to Unitholders.

Factors that may influence the market price of the Units include the annual yield on the Units, the number of Units issued and outstanding and Cominar's payout ratio. An increase in market interest rates may lead purchasers of Units to demand a higher annual yield which could adversely affect the market price of the Units. In contrast to fixed-income securities, Cominar is under no obligation to distribute to Unitholders any fixed amount and reductions in, or suspensions of, distributions may occur that would reduce yield based on the market price of the Units. In addition, the market price for the Units may be affected by changes in general market conditions, fluctuations in the markets for equity securities, changes in the economic environment and numerous other factors beyond the control of Cominar.

#### 5.2.2 STRUCTURAL SUBORDINATION OF UNITS

In the event of a bankruptcy, liquidation or reorganization of Cominar or any of its subsidiaries, holders of certain of their indebtedness and certain trade creditors will generally be entitled to payment of their claims from the assets of Cominar and those subsidiaries before any assets are made available for distribution to the holders of securities. The securities will be effectively subordinated to most of the other debt instruments and liabilities of Cominar and its subsidiaries. Neither Cominar, nor any of its subsidiaries will be limited in their ability to incur additional secured or unsecured indebtedness.

### 5.2.3 AVAILABILITY OF CASH FLOW

Distributable income may exceed the cash actually available to Cominar from time to time because of items such as principal repayments, tenant allowances, leasing commissions and capital expenditures. Cominar may be required to use part of its debt capacity or to reduce distributions in order to accommodate such items.

Cominar may need to refinance its debt obligations from time to time, including upon expiration of its debt. There could be a negative impact on distributable income if Cominar's debt obligations are replaced with debt that has less favourable terms or if Cominar is unable to refinance its debt. In addition, loan and credit agreements with respect to debt obligations of Cominar include, and may include in the future, certain covenants with respect to the operations and financial position of Cominar, and distributable income may be restricted if Cominar is unable to maintain any such covenants.

#### 5.2.4 UNITHOLDER LIABILITY

The Contract of Trust provides that no Unitholder or annuitant under a plan of which a Unitholder acts as trustee or carrier will be held to have any personal liability as such, and that no resort shall be had to the private property of any Unitholder or annuitant for satisfaction of any obligation or claim arising out of or in connection with any contract or obligation of Cominar or of the Trustees. Only assets of Cominar are intended to be liable and subject to levy or execution.

The Contract of Trust further provides that certain written instruments signed by Cominar (including all immovable hypothecs and, to the extent the trustees determine to be practicable and consistent with their obligation as trustees to act in the best interests of the Unitholders, other written instruments creating a material obligation of Cominar) shall contain a provision or be subject to an acknowledgment to the effect that such obligation will not be binding upon Unitholders or annuitants personally. Except in case of bad faith or gross negligence on their part, no personal liability will attach under the laws of the Province of Québec to Unitholders or annuitants for contract claims under any written instrument disclaiming personal liability as aforesaid.

However, in conducting its affairs, Cominar will be acquiring immovable property investments, subject to existing contractual obligations, including obligations under hypothecs or mortgages and leases. The trustees will use all reasonable efforts to have any such obligations, other than leases, modified so as not to have such obligations binding upon any of the Unitholders or annuitants personally. However, Cominar may not be able to obtain such modification in all cases. If a claim is not satisfied by Cominar, there is a risk that a Unitholder or annuitant will be held personally liable for the performance of the obligations of Cominar where the liability is not disavowed as described above. The possibility of any personal liability attaching to Unitholders or annuitants under the laws of the Province of Québec for contract claims where the liability is not so disavowed is remote.

Cominar uses all reasonable efforts to obtain acknowledgments from the hypothecary creditors under assumed hypothecs that assumed hypothec obligations will not be binding personally upon the trustees or the Unitholders.

Claims against Cominar may arise other than under contracts, including claims in delict, claims for taxes and possibly certain other statutory liabilities. The possibility of any personal liability of Unitholders for such claims is considered remote under the laws of the Province of Québec and, as well, the nature of Cominar's activities are such that most of its obligations arise by contract, with non-contractual risks being largely insurable. In the event that payment of an obligation were to be made by a Unitholder, such Unitholder would be entitled to reimbursement from the available assets of Cominar.

Article 1322 of the Civil Code of Québec effectively states that the beneficiary of a trust is liable towards third persons for the damage caused by the fault of the trustees of such trust in carrying out their duties only up to the amount of the benefit such beneficiary has derived from the act of such trustees and that such obligations are to be satisfied from the trust patrimony. Accordingly, although this provision remains to be interpreted by the courts, it should provide additional protection to Unitholders with respect to such obligations.

The trustees will cause the activities of Cominar to be conducted, with the advice of counsel, in such a way and in such jurisdictions as to avoid, to the extent they determine to be practicable and consistent with their duty to act in the best interests of the Unitholders, any material risk of liability on the Unitholders for claims against Cominar.

#### 5.2.5 DILUTION

The number of Units Cominar is authorized to issue is unlimited. The Trustees have the discretion to issue additional Units in other circumstances. Additional Units may also be issued pursuant to the DRIP, the long term incentive plan and any other incentive plan of Cominar, upon conversion of the Convertible Debentures, and to the Convertible Debenture Indenture Trustee in payment of interest on the Convertible Debentures. Any issuance of Units may have a dilutive effect on Unitholders.

#### 5.2.6 RESTRICTIONS ON CERTAIN UNITHOLDERS AND LIQUIDITY OF UNITS

The Contract of Trust imposes restrictions on non-resident Unitholders, who are prohibited from beneficially owning more than 49% of the Units. These restrictions may limit the rights of certain Unitholders, including non-residents of Canada, to acquire Units, to exercise their rights as Unitholders and to initiate and complete take-over bids in respect of the Units. As a result, these restrictions may limit the demand for Units from certain Unitholders and thereby adversely affect the liquidity and market value of the Units held by the public. Unitholders who are non-residents of Canada are required to pay all withholding taxes payable in respect of distributions by Cominar. Cominar withholds such taxes as required by the Tax Act and remits such payment to the tax authorities on behalf of the Unitholder. The Tax Act contains measures to subject to Canadian non-resident withholding tax on certain otherwise non-taxable distributions of Canadian mutual funds to non-resident Unitholders. This may limit the demand for Units and thereby affect their liquidity and market value.

#### 5.2.7 CASH DISTRIBUTIONS ARE NOT GUARANTEED

There can be no assurance regarding the amount of income to be generated by Cominar's properties. The ability of Cominar to make cash distributions, and the actual amounts distributed, will be entirely dependent on the operations and assets of Cominar and its subsidiaries, and will be subject to various factors including financial performance, obligations under applicable credit facilities, fluctuations in working capital, the sustainability of income derived from anchor tenants and capital expenditure requirements. The market value of the Units will deteriorate if Cominar is unable to meet its distribution targets in the future, and that deterioration may be significant. In addition, the composition of cash distributions for tax purposes may change over time and may affect the after-tax return for investors.

#### 5.2.8 NATURE OF AN INVESTMENT

A holder of a Unit of Cominar does not hold a share of a body corporate. As holders of Units of Cominar, 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. The rights of Unitholders are based primarily on the Contract of Trust. There is no statute governing the affairs of Cominar equivalent to the CBCA, which sets out the rights, and entitlements of the shareholders of corporation in various circumstances.

#### 5.2.9 STATUS FOR TAX PURPOSES

Cominar is considered a mutual fund trust for income tax purposes. Pursuant to the Contract of Trust, the trustees intend to distribute or designate all taxable income directly earned by Cominar to unitholders and to deduct such distributions and designations for income tax purposes.

Certain Cominar subsidiaries are subject to tax on their taxable income under the Income Tax Act and the Québec Taxation Act.

A special tax regime applies to trusts and partnerships that are considered SIFT entities as well as those individuals who invest in SIFT entities. Under this regime, SIFT entities must generally pay taxes on their income at rates that are close to those of companies. In short, a SIFT entity is an entity (including a trust) that resides in Canada, whose investments are listed on a stock exchange or other public market and that holds one or more non-portfolio properties.

For a given taxation year, Cominar is not considered a SIFT entity and is therefore not subject to SIFT rules if, during that year, it constitutes a real estate investment trust. On October 24, 2012, Canada's Minister of Finance tabled a notice of ways and means motion suggesting modifications aimed at SIFT entities, which received royal assent on June 26, 2013. Generally, to qualify as a real estate investment trust, a trust must be resident in Canada and meet the following conditions all year long: [i] at each time in the taxation year the total fair market value of all "non-portfolio properties" that are "qualified REIT properties" held by the trust is at least 90% of the total fair market value at that time of all the "non-portfolio assets" held by the trust, [ii] not less than 90% of its "gross REIT revenue" for the taxation year is from one or more of the following sources: rent from "real or immovable properties," interest, capital gains from dispositions of real or immovable properties, dividends and royalties, and gains from dispositions of "eligible resale properties"; [iii] not less than 75% of its "gross REIT revenue" for the taxation year is from one or more of the following sources: rent from "real or immovable properties," interest from mortgages, or hypothecs, on "real or immovable properties," and capital gains from dispositions of "real or immovable properties," that are capital properties, [iv] at each time in the taxation year, an amount that is equal to 75% or more of the equity value of the trust at that time, is the amount that is the total fair market value of all properties held by the trust each of which is "real or immovable property," which is a capital property, an "eligible resale property," an indebtedness of a Canadian corporation represented by a banker's acceptance, cash or, generally, an amount receivable from the Government of Canada or from certain other public agencies;

and v) the investments made therein are, at any time in the taxation year, listed or traded on a stock exchange or other public market.

As at December 31, 2013, considering the valuation of Cominar's assets and the results of its normal business activities, management believes that the REIT currently meets all the criteria required to qualify for the REIT exception, as per the REIT exception currently in effect. As a result, Cominar's management believes that the SIFT trust tax rules do not apply to Cominar. Cominar's management intends to take all the necessary steps to meet these conditions on an on-going basis in the future. Nonetheless, there is no guarantee that Cominar will continue to meet all the required conditions to be eligible for the REIT exception for 2014 or any other subsequent year.

Were the REIT exception not applicable to Cominar at any time in a year (including the current taxation year), the SIFT regime (under which amounts deductible will no longer be deductible in computing the income of Cominar and additional taxes will be payable by Cominar) will, commencing in such year, impact materially the level of cash distributions which would otherwise be made by Cominar.

#### 5.3 RISK FACTORS RELATED TO THE OWNERSHIP OF DEBENTURES

An investment in the Debentures is subject to certain risks. Prior to investing, investors in the Debentures should carefully consider the risk factors and investment considerations described below and in the Base Shelf Prospectus and in Management's Discussion and Analysis for 2013. If any of such or other risks occur, the REIT's business, prospects, financial condition, results of operations and cash flows could be materially adversely impacted. There is no assurance that risk management steps taken will avoid future loss caused by the occurrence of the below described or other unforeseen risks.

#### 5.3.1 ABSENCE OF MARKET FOR SECURITIES

Except as regards the Convertible Debentures, there is currently no trading market for any 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 affected. 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.

#### 5.3.2 CREDIT RISK AND PRIOR RANKING INDEBTEDNESS: ABSENCE OF COVENANT PROTECTION

The likelihood that holders of Convertible Debentures will receive the payments owing to them under the terms of the Convertible Debentures will depend on the financial health of Cominar and its creditworthiness. In addition, the Convertible Debentures are unsecured obligations of Cominar and are subordinate in right of payment to all Cominar's existing and future senior indebtedness. Therefore, if Cominar becomes bankrupt, liquidates its assets, reorganizes or enters into certain other transactions, Cominar's assets will be available to pay its obligations with respect to the Convertible Debentures only after it has paid all of its senior and secured indebtedness in full. There may be insufficient assets remaining following such payments to pay amounts due on any or all of the Convertible Debentures then outstanding. The Convertible Debentures are also effectively subordinate to claims of creditors of Cominar's subsidiaries except to the extent that Cominar is a creditor of such subsidiaries ranking at least pari passu with such other creditors. The convertible debenture Trust Indenture does not prohibit or limit the ability of Cominar or its subsidiaries to incur additional debt or liabilities or to make distributions, except, in respect of distributions, where an event of default has occurred and such default has not been cured or waived. The convertible debenture Trust Indenture does not contain any provision specifically intended to protect holders of Convertible Debentures in the event of a future leveraged transaction involving Cominar.

#### 5.3.3 CONVERSION FOLLOWING CERTAIN TRANSACTIONS

In the case of certain transactions, each convertible debenture may become convertible into the securities, cash or property receivable by a Unitholder in the kind and amount of securities, cash or property into which the convertible debenture was convertible immediately prior to the transaction. This change could substantially lessen or eliminate the value of the conversion privilege associated with the Convertible Debentures in the future.

#### 5.3.4 INABILITY TO REDEEM CONVERTIBLE DEBENTURES IN THE EVENT OF A CHANGE OF CONTROL

In the event of a change of control including the acquisition, by one or more persons acting jointly or in concert, of voting control or direction over an aggregate of 66<sup>3</sup>/<sub>3</sub>% or more of the outstanding Units, a holder of Convertible Debentures may

require Cominar to purchase, on the date which is 30 days after the delivery of a notice of a change of control, all or any part of such holder's Convertible Debentures at a price equal to 101% of the principal amount of such convertible debentures plus accrued and unpaid interest up to but not including the date of the put option. Cominar may not have the funds required to make the purchases that may be required, and there is no guarantee that it will have access to such funds.

#### 5.3.5 CREDIT RATING

The credit rating assigned to Cominar and the Senior Debentures by DBRS is not a recommendation to buy, hold or sell securities of Cominar. A rating is not a comment on the market price of a security nor is it an assessment of ownership rights given 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.

# 5.3.6 SENIOR DEBENTURES CREDIT RISK, PRIOR RANKING INDEBTEDNESS AND STRUCTURAL SUBORDINATION OF THE DEBENTURES

The likelihood that purchasers of the Senior Debentures will receive payments owing to them under the terms of the Senior Debentures will depend on the financial health of the REIT and its creditworthiness. In addition, the Senior Debentures are unsecured obligations of the REIT and, therefore, if the REIT becomes bankrupt, liquidates its assets, reorganizes or enters into certain other transactions, the REIT's assets will be available to pay its obligations with respect to the Senior Debentures only after it has paid all of its secured indebtedness in full. There may be insufficient assets remaining following such payments to pay amounts due on any or all of the Senior Debentures then outstanding.

Liabilities of a parent entity with assets held by various subsidiaries may result in the structural subordination of the lenders of the parent entity. The parent entity is entitled only to the residual equity of its subsidiaries after all debt obligations of its subsidiaries are discharged. In the event of a bankruptcy, liquidation or reorganization of the REIT, holders of indebtedness of the REIT (including holders of Senior Debentures) may become subordinate to lenders to the subsidiaries of the REIT.

#### 5.3.7 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 market price or value of the Senior Debentures depends on many factors, including liquidity of the Senior Debentures, prevailing interest rates and the markets for similar securities, general economic conditions and the REIT's financial condition, historic financial performance and prospects.

Assuming all other factors remain unchanged, the market 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 the control of the REIT may have a material effect on the business, financial condition, liquidity and results of operations of the REIT. In recent years, financial markets have experienced significant price and volume fluctuations that have particularly affected the market prices of securities of issuers and 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. Accordingly, the market price of the Senior Debentures may decline even if the REIT's operating results, underlying asset values or prospects have not changed. In periods of increased levels of volatility and market turmoil, the REIT's operations could be adversely impacted and the market price of the Senior Debentures may be adversely affected.

#### 5.3.8 SENIOR DEBENTURES REDEMPTION RIGHT RISK

The REIT may choose to redeem the Senior Debentures prior to maturity, in whole or in part, at any time or from time to time, especially when prevailing interest rates are lower than the rate borne by the Senior Debentures. If prevailing rates are lower 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.

#### 5.3.9 INABILITY OF THE REIT TO PURCHASE SENIOR DEBENTURES ON A CHANGE OF CONTROL

The REIT may be required to purchase all outstanding Senior Debentures upon the occurrence of a Change of Control. However, it is possible that following a Change of Control, the REIT will not have sufficient funds at that time to make any required purchase of outstanding Senior Debentures or that restrictions contained in other indebtedness will restrict those purchases.

#### PART 6 – SUBSEQUENT EVENTS AFTER THIS AIF

#### 6.1 ACQUISITION OF PROPERTIES

On February 26, 2014, Cominar acquired a portfolio of 11 office properties in the Toronto Area and in the Montréal Area for a net purchase price of \$228.8 million; \$127.9 million paid in cash and \$100.9 million by assuming mortgages payable. The acquired portfolio consists of 4 office properties in the Toronto Area, comprising a total of approximately 780,000 square feet in leasable area, and 7 office properties in the Montréal Area, comprising a total of approximately 400,000 square feet in leasable area.

On February 27, 2014, Cominar acquired, for a purchase price of \$20.2 million, the power center known as "Carrefour Lachenaie," consisting of 5 properties located in the Montréal Area (in the city of Terrebonne). Located next to Highway 40, Carrefour Lachenaie comprises a leasable area of 120,733 square feet and is part of the retail offer anchored in the area.

#### 6.2 FINANCING ACTIVITIES

On January 13, 2014, Cominar re-opened the Series 4 senior unsecured debentures bearing an interest rate of 4,941% and maturing in July 2020 in the amount of \$100 million.

On January 27, 2014, Cominar decided not to seek renewal of the \$250.0 million tranche B portion of its operating and acquisition credit facilities which matured on this date, allowing Cominar to add to its portfolio of unencumbered income property approximately \$424,0 million in value of income properties which are not necessary to secure the remaining \$300.0 million tranche A portion which is secured by income properties worth approximately \$508.0 million.

On March 4, 2014, Cominar re-opened its 4.941% Series 4 senior unsecured debentures due July 27, 2020, in the amount of \$100 million.

#### 6.3 OWNERSHIP INTEREST OF COMPLEXE JULES-DALLAIRE

On January 13, 2014, Cominar completed the merger of the ownership interests in a previously co-owned investment property, as planned. Prior to completion of this merger, phase I of Complexe Jules-Dallaire, comprised of office and retail premises, was owned in undivided co-ownership by Cominar as to 95% and by a company indirectly owned by Dallaire Group as to 5% and phase II of Complexe Jules-Dallaire, comprised of office premises, was owned by Dallaire Group. In addition to the contribution of its pre-merger ownership interests in phases one and two, Dallaire Group paid \$20.2 million to Cominar in connection with the merger. Under this business combination, both Cominar and Dallaire Group now each own a 50% interest in Complexe Jules-Dallaire.

#### PART 7 – DISTRIBUTIONS

The following outlines the distribution policy of the REIT 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.

#### 7.1 GENERAL

The REIT distributes to Unitholders monthly, on or about the 15th day in each calendar month (other than January) and on December 31 each calendar year (a "**Distribution Date**"), not less than 85% of the Distributable Income of the REIT for the preceding calendar month and, in the case of distributions made on December 31, for the calendar month then ended. Unitholders also receive a distribution on December 31 of each year of: (i) the net realized capital gains of the REIT and the net recapture income of the REIT for the year then ended; and (ii) any excess of the income of the REIT for the purposes of the Income Tax Act over distributions made for that year.

Distributions are made in cash. Distributions may be adjusted for amounts paid in prior periods if the actual Distributable Income for the prior periods is greater than or less than the Trustees' estimates for the prior periods.

If the Trustees anticipate a cash shortfall and determine that it would be in the best interests of the REIT, 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.

#### 7.2 COMPUTATION OF DISTRIBUTABLE INCOME FOR DISTRIBUTION PURPOSES

The Distributable Income of the REIT is calculated based on the REIT's income determined in accordance with the provisions of the Income Tax Act, subject to certain adjustments as set out in the Contract of Trust, including 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 or amortization of costs of issuing Units or financing fees related to the instalment loan, and leasehold and tenant 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.

#### 7.3 COMPUTATION OF NET REALIZED CAPITAL GAINS AND NET RECAPTURE INCOME

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

#### 7.4 TAX DEFERRAL ON 2013 DISTRIBUTIONS

The distributions made by the REIT to Unitholders in 2013 were tax-deferred at 74.5% by reason of the REIT'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.

#### 7.5 DISTRIBUTIONS DURING THE LAST THREE FISCAL YEARS

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

Year	Distribution per Unit (\$)
2013	1.44
2012	1.44
2011	1.44

#### PART 8 – CAPITAL STRUCTURE

# 8.1 GENERAL DESCRIPTION OF CAPITAL STRUCTURE

The ownership interests in the REIT constitute a single class of Units. Units represent a Unitholder's proportionate undivided ownership interest in the REIT. The aggregate number of Units that the REIT may issue is unlimited. As at December 31, 2013,

there were 127,051,095 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 the assets of the REIT. Each Unit confers the right to one vote at any meeting of Unitholders and to participate equally and ratably in any distributions by the REIT and, in the event of any required distribution of all of the property of the REIT, in the net assets of the REIT 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.

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.

On July 8, 2013, Cominar redeemed all its then outstanding Series C convertible unsecured subordinated debentures, bearing an interest rate of 5.80% and totalling \$110.0 million. These debentures were replaced with unsecured debentures bearing interest at 4.941% and maturing in July 2020. As at December 31, 2013, 8,317,610 Units could potentially be issued following the conversion of these Debentures. For details, see "PART 4 – Description of the Business - Hypothecs and Debentures – Debentures".

During fiscal 2013, Cominar issued \$550.0 million in senior unsecured debentures. Cominar allocated the net proceeds from the issuance of debentures to repaying its credit facility.

These offerings allowed Cominar to move closer to its long-term objective of increasing the senior unsecured portion of its total debt to approximately 50.0%, from 16.0% as at December 31, 2012 to 32.4% as at December 31, 2013.

Under the equity incentive plan, the REIT grants Unit options, deferred units and restricted units, to the company's executives and employees. As at December 31, 2013, there were 7,835,500 Unit options outstanding. Also, as of December 31, 2013, 530 restricted units and 38 280 deferred units were outstanding.

The REIT also has a Distribution Reinvestment Plan under which Unitholders can choose to automatically reinvest their cash distributions in additional Units. See "PART 9 – Distribution Reinvestment Plan".

#### 8.2 RESTRICTIONS ON THE ISSUE AND TRANSFER OF UNITS

The Contract of Trust imposes certain restrictions on Unitholders who are non-residents of Canada, including that they may not be the beneficial owners of more than 49% of Units. See "5.2.6 – Restrictions on Certain Unitholders and Liquidity of Units".

#### 8.3 CREDIT RATINGS

On May 15, 2012, the REIT received an Issuer Rating of BBB (low), with a Stable trend, from DBRS Limited ("**DBRS**"), which rating was confirmed by DBRS on July 9, 2013. DBRS has also assigned a credit rating of BBB (low), with a Stable trend, to the Senior Debentures. The requests for such credit ratings were initiated by the REIT.

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 opinions 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 BBB (low), with a Stable trend, rating assigned to the REIT and the Senior Debentures by DBRS is the fourth highest rating of DBRS's 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 BBB are of adequate credit quality and the capacity for payment of financial obligations is considered acceptable, but the entity may be vulnerable to future events.

DBRS uses "rating trends" for its ratings in, among other areas, the real estate investment trust sector. DBRS' rating trends provide guidance in respect of DBRS' opinion regarding the outlook for the rating in question, with rating trends falling 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 to the REIT and the Senior Debentures by DBRS is not a recommendation to buy, hold or sell the securities of the REIT. A rating is not a comment on the market price of a security nor is it an assessment of ownership 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 watch, confirmed or 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.

The REIT paid to DBRS the customary fee in connection with the ratings assigned to the REIT 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 or in connection with credit ratings to be assigned to debt securities of the REIT, if any, which may be offered for sale from time to time in the future, as the case may be. The REIT did not make any payments to DBRS in respect of any other service provided to the REIT by DBRS during the last two (2) years.

### PART 9 – DISTRIBUTION REINVESTMENT PLAN

The REIT has set up a Distribution Reinvestment Plan pursuant to which Unitholders may elect to have all cash distributions of the REIT automatically reinvested in additional Units at a price per Unit calculated by reference to the weighted average of the trading price of Units on the Toronto Stock Exchange for the twenty trading days immediately preceding the relevant Distribution Date. No brokerage commissions will be payable in connection with the purchase of Units under the Distribution Reinvestment Plan and all administrative costs will be borne by the REIT. Proceeds received by the REIT upon the issuance of additional Units under the Distribution Reinvestment Plan will be used by the REIT for future property acquisitions, capital improvements and working capital.

In order to encourage participation in the Distribution Reinvestment Plan, the Unitholders who participate in the Distribution Reinvestment Plan are granted the right to receive an additional number of Units equal to 5% of the distributions to which they are entitled and which they choose to reinvest.

Unitholders who reside in the United States or who are United Stated citizens are not entitled to participate in the Distribution Reinvestment Plan.

#### PART 10 - MARKET FOR SECURITIES OF THE REIT

#### 10.1 MARKET FOR UNITS

The REIT's Units are listed and posted for trading on the Toronto Stock Exchange 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 12 months of the most recently completed fiscal year.

CUF.UN			
		TSX	
Fiscal year ended December 31, 2013	High (\$)	Low (\$)	Trading Volumes
January	22.38	22.26	7,753,917
February	23.10	22.24	8,945,500

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March	23.09	22.10	5,216,500
April	24.00	22.96	5,328,700
Мау	24.00	22.30	6,615,200
June	22.81	20.09	6,019,500
July	21.25	20.03	6,381,900
August	20.46	18.48	8,241,600
September	19.70	18.35	6,489,200
October	19.38	18.39	5,774,500
November	19.14	17.81	7,091,600
December	18.56	17.46	7,197,800

#### 10.2 MARKET FOR CONVERTIBLE DEBENTURES

The Debentures are listed and posted for trading on the TSX under the symbols "CUF.DB.D" and "CUF.DB.E". The following tables set forth the market price range and trading volumes of the Debentures on the TSX for each of the 12 months of the most recently completed fiscal year.

#### CUF.DB.C<sup>1)</sup>

		TSX	
Fiscal year ended December 31, 2013	High (\$)	Low (\$)	Trading Volumes (in thousands)
January	103.25	101.81	764
February	104.25	101.50	814
March	103.49	100.36	396
April	102.50	101.25	890
Мау	102.38	100.60	1,578
June	101.25	99.96	4,147
July	—	—	—
August	—	—	—
September	—	—	_
October	—	—	—
November	—	—	—
December	_	_	_

1) All of such Convertible Debentures still outstanding were redeemed on July 8, 2013.

#### CUF.DB.D

		TSX	
Fiscal year ended December 31, 2013	High (\$)	Low (\$)	Trading Volumes (in thousands)
January	112.67	111.00	3,113
February	114.25	112.50	5,808
March	115.91	111.75	416
April	117.88	113.91	957
Мау	117.48	111.75	1,309
June	113.00	105.25	3,620
July	109.00	105.11	1,330
August	106.15	103.50	3,560
September	105.00	103.25	5,285

October	106.90	104.10	10,508
November	104.02	104.00	274
December	104.80	104.00	686

#### CUF.DB.E

		TSX	
Fiscal year ended December 31, 2013	High (\$)	Low (\$)	Trading Volumes (in thousands)
January	108.25	106.25	240
February	108.60	106.50	940
March	107.99	106.00	667
April	107.50	106.09	760
May	108.96	106.00	1,545
June	106.50	100.75	2,568
July	105.50	104.01	1,466
August	104.52	102.40	426
September	103.99	101.56	633
October	103.69	102.00	844
November	104.85	102.50	655
December	105.00	102.90	485

#### 10.3 MARKET FOR SENIOR DEBENTURES

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

# PART 11 - TRUSTEES AND OFFICERS OF THE REIT

# 11.1 INFORMATION CONCERNING TRUSTEES

The REIT believes that the diversity of members on the Board of Trustees enhances the quality of discussions, and therefore recognizes the importance of increasing the number of women acting as trustees and of improving gender balance on the Board. As at December 31, 2013, three of nine members of the Board of Trustees were women and the REIT continues its efforts to identify candidates who meet various selection criteria.

The following table sets forth the name of each current Trustee, the positions and offices within the REIT currently held by them, their principal occupations and their employment during the last five years, the period during which each served as Trustee of the REIT and the approximate number of Units they are beneficially owned, directly or indirectly, by them or over which they exercise control or direction as at March 26, 2014:

Name, municipality of residence and office	Principal occupation	Period during which served as a Trustee	Number of Units beneficially owned or over which control or direction is exercised <sup>(1)</sup>
Robert Després, O.C., G.O.Q. <sup>(2)</sup> Québec City, Québec Independent Trustee	Chairman of the Board of the REIT, Corporate director	1998-	17,000
Michel Dallaire, Eng. Québec City, Québec Non-Independent Trustee, President and Chief Executive Officer of the REIT	President and Chief Executive Officer of the REIT	1998-	8,809,588 <sup>(9)</sup>
Alain Dallaire Lac Beauport, Québec Non-Independent Trustee, Executive Vice- President, Operations	Executive Vice-President, Operations – Office and Industrial of the REIT	2006-	8,741,481 <sup>(9)</sup>
Pierre Gingras <sup>(3)</sup> Québec City, Québec Independent Trustee	Corporate director	1998-	104,735 <sup>(10)</sup>
Alban D'Amours, G.O.Q., <sup>(4)</sup> Québec City, Québec Independent Trustee	Corporate director	2009-	8,182
<b>Me Gérard Coulombe</b> , Q.C. <sup>(5)</sup> Sainte-Marthe, Québec Independent Trustee	Partner, Lavery de Billy L.L.P., Montréal	2007-	3,002
Mary-Ann Bell, Eng, M.Sc., ASC <sup>(6)</sup> Montréal, Québec Independent Trustee	Senior Vice-President, Québec and Ontario Bell Aliant Regional Communications	2012-	4,014
<b>Ghislaine Laberge</b> , ASC <sup>(7)</sup> Montréal, Québec Independent Trustee	Corporate director	1998-	7,787
Johanne M. Lépine <sup>(8)</sup> Québec, Québec Independent Trustee	President and Chief Executive Officer Aon Parizeau Inc.	2013	_ (11)

Notes:

1) Each Trustee has furnished information as to the Units beneficially owned by him or over which he exercises control or direction.

2) Member of the Nominating and Corporate Governance Committee (Chair) and of the Audit Committee.

3) Member of the Investment Committee (Chair).

4) Member of the Audit Committee (Chair) and of the Investment Committee.

5) Member of the Compensation Committee (Chair) and of the Nominating and Corporate Governance Committee.

6) Member of the Audit Committee and of the Compensation Committee.

7) Member of the Compensation Committee and of the Investment Committee.

8) Member of the Audit Committee and of the Nominating and Corporate Governance Committee.

9) Comprises 8,277,175 Units held by AM Total Investments, general partnership. The Units held by AM Total Investments, general partnership, are indirectly held by Groupe Dallaire Inc. ("GDI") The shares of GDI are held by the children of the late Jules Dallaire, including Michel Dallaire, and related family trusts. In addition, 357,000 Units are held by Fiducie testamentaire Jules Dallaire, the trustees of which are Michel Dallaire, Alain Dallaire and Michel Paquet, and 32,435 Units are held by Fiducie immobilière Dallaire (2006).

10) Comprises 21,235 Units held by Placements Moras inc.

11) Ms. Lépine does not hold, directly or indirectly, interest in the REIT in the form of units, in accordance with the trust agreement which provides that, at all times, at least one trustee cannot hold units. This prohibition has been in effect since May 15, 2013, the date on which she was elected trustee of the REIT.

Each of the Trustees listed above has held his or her principal occupation for the five (5) preceding years, except for Mr. Alban D'Amours who was President and Chief Executive Officer of Mouvement des caisses Desjardins from 2000 to 2008, and Ms. Mary-Ann Bell, who was with the BCE group since 1982 but has been Senior Vice-President, Québec and Ontario at Bell Aliant Regional Communications since 2009, and Ms. Johanne M. Lépine who has been President and Chief Executive Officer of Aon Parizeau Inc. since 2002 and Senior Vice-President and Regional Director, Eastern Canada, of Aon Reed Stenhouse Inc. since 2011.

#### 11.2 INFORMATION CONCERNING NON-TRUSTEE OFFICERS

Non-Trustee Officer	Office with the REIT	Province and Country of Residence
Sylvain Cossette	Executive Vice-President and Chief Operating Officer	Québec, Canada
Gilles Hamel <sup>1)</sup>	Executive Vice-President and Chief Financial Officer	Québec, Canada
Michel Paquet	Executive Vice-President and Secretary	Québec, Canada
Todd Bechard <sup>2)</sup>	Executive Vice-President, Atlantic Provinces	Nova Scotia, Canada
Guy Charron	Executive Vice President, Operations – Retail	Québec, Canada
René Bérubé	Vice-President, Leasing - Québec City	Québec, Canada
Wally Commisso	Vice-President, Property Management – Montréal and Vice- President, Operations	Québec, Canada
Gerry McBride	Vice-President, Operations – New Brunswick	New Brunswick, Canada
Jean-Guy Moreau	Vice-President, Development – Québec City Area	Québec, Canada
Richard Nolin	Vice-President, Shopping Centres	Québec, Canada
Carl Pepin	Vice-President, Finances and Accounting	Québec, Canada
Michael Racine	Vice-President, Leasing - Montréal	Québec, Canada

Notes:

1) Gilles Hamel has held, since March 17, 2014, the position of Executive Vice-President and Chief Financial Officer following the retirement of Mr. Michel Berthelot.

2) Todd Bechard has held the position of Executive Vice-President, Acquisitions since March 4, 2014; he ceased on this date to hold the position of Executive Vice-President, Atlantic Provinces.

Each of the non-trustee officers of the REIT has held his or her present principal office or another position with the REIT for the five preceding years, with the exception of: (i) Todd Bechard, REIT's Executive Vice-President, Atlantic Provinces since August 2011 and who was previously Vice-President Finance, Atlantic Provinces from March 2010 to August 2011 and Chief Financial Officer of Overland Realty Limited from June 2006 to March 2010; (ii) Gerry McBride, Vice-President, Operations – New Brunswick of the REIT since September 2011 and who was previously General Manager of the REIT for New Brunswick from November 2010 to September 2011 and President and Chief Executive Officer of Bird Holdings Ltd. from January 2005 to November 2010; (iii) Sylvain Cossette, Executive Vice-President and Chief Operating Officer since December 2012, who was previously a partner at Davies Ward Phillips & Vineberg, LLP, law firm; (iv) Guy Charron, Executive Vice-President, Operations – Retail since May 2012, who was Executive Vice-President and Chief Operating Officer - Québec of Canmarc Real Estate Investment Trust; and (v) Gilles Hamel, Vice-President, Corporate Finances and Administration, who was partner at PricewaterhouseCooper, LLP from 1994 to July 2013.

As at March 26, 2014, the executive officers and Trustees of the REIT beneficially owned as a group, directly or indirectly, 9,139,159 Units.

#### 11.3 INDEPENDENCE

The REIT 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. The Trustees appointed by the Dallaire Group are not considered independent.

#### 11.4 AUDIT COMMITTEE

#### 11.4.1 GENERAL PROVISIONS

The REIT has an Audit Committee which currently consists of Messrs. Alban D'Amours and Robert Després and Mss. Mary-Ann Bell and Johanne M. Lépine. 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. Mr. Després is a member of the Chartered Professional accountants of Québec of which he is FCMA, FCPA and FCGA and a Fellow of the Ordre des comptables en management accrédités du Québec, and Mr. D'Amours is the former President and Chief Executive Officer of the Fédération du Mouvement des caisses Desjardins and is a Fellow of the Ordre des administrateurs agréés du Québec. Ms. Bell is a member of the Ordre des ingénieurs du Québec (Québec order of professional engineers), and is currently Senior Vice-President, Québec and Ontario at Bell Aliant Regional Communications. Ms. Johanne M. Lépine has been President and Chief Executive Officer of Aon Parizeau Inc. since 2002 and Senior Vice-President and Regional Director, Eastern Canada of Aon Reed Stenhouse since 2011.

#### **11.4.2 MANDATE OF THE AUDIT COMMITTEE**

The mandate of the Audit Committee is to assist the Board of Trustees of the REIT 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 the REIT's process for monitoring compliance with laws and regulations and its own general policies. The 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 "A".

#### 11.4.3 EDUCATION AND EXPERIENCE OF AUDIT COMMITTEE MEMBERS

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 the REIT to prepare its annual and interim financial statements.

Name of Audit Committee Member	Relevant Education and Experience
Robert Després, OC., GOQ., M.Sc.C., FCMA, FCPA, FCGA.	Mr. Després, M.Sc., is a member of the Chartered Professional accountants of Québec of which he is FCMA, FCPA and FCGA. He is also a Fellow of the Institute of Corporate Directors and of the <i>Collège des administrateurs de sociétés</i> . He has acted as director of several public companies and has chaired several audit committees.
Alban D'Amours, M.C, G.O.Q., F.Adm.A.	Mr. Alban D'Amours was President and Chief Executive Officer of the <i>Mouvement des caisses Desjardins</i> from 2000 to 2008. In 1988 he joined the <i>Confédération des caisses Desjardins du</i> <i>Québec</i> , where he held various management positions. He held various positions in the Québec civil service, including those of Associate Deputy Minister of Energy and Deputy Minister of Revenue. He taught for 12 years at the <i>Université de</i> <i>Sherbrooke</i> , where he helped set up the Economics Department. Mr. D'Amours completed his doctoral studies with a major in monetary policy, public finance and econometrics.
Mary-Ann Bell, Eng, M.Sc., ASC	Ms. Mary-Ann Bell has been Senior Vice-President, Québec and Ontario at Bell Aliant Regional Communications since January 2009. From 1982 to January 2009, she was with the BCE group, Ms. Bell has presided he <i>Institut national de recherche</i> <i>scientifique</i> (Québec's national institute of scientific research) which is part of the <i>Université du Québec</i> 's network. She has also been a board member of several private companies and non-profit organizations. Ms. Bell is a member of the Ordre des ingénieurs du Québec.
Johanne M. Lépine	Ms. Johanne M. Lépine has been President and Chief Executive Officer of Aon Parizeau Inc. since 2002 and Senior Vice- President and Regional Director, Eastern Canada of Aon Reed Stenhouse since 2011; she is responsible for the company's insurance brokerage operations and risk management for

Ontario, Québec and Atlantic provinces. Ms. Lépine is member of Aon Reed Stenhouse's Canadian executive committee.

Each of the Audit Committee members understands the accounting principles used by the REIT 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. Messrs. Després and D'Amours and Mss. Bell and Lépine 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 reasonable be expected to be raised by the REIT's financial statements. Messrs. Després and D'Amours and Mss. Bell and Lépine also understand internal controls and disclosure controls and procedures.

#### 11.4.4 EXTERNAL AUDITOR SERVICE FEES

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

	Year ended December 31, 2013 (\$)	Year ended December 31, 2012 (\$)
Audit Fees	736,347	712,320
Audit Related Fees	103,975	52,525
Fees related to fiscal services	283,328	605,522
Other Fees	45,805	119,595
Total:	1,169,455	1,489,962

#### Audit Fees

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

#### Audit Related Fees

These fees include certification services and other services provided by external auditors that are reasonably related to audits or reviews of financial statements and that are not included in the audit fees.

#### **Fees Related to Fiscal Services**

These fees include the total fees paid to the auditors for professional services related to tax compliance, tax advice and tax planning.

#### **Other Fees**

These fees include the total fees for other products and services rendered and billed by external auditors.

#### 11.4.5 PROCEDURES FOR THE ENGAGEMENT OF AUDIT AND NON-AUDIT SERVICES

The Audit Committee may engage advisors if it deems it necessary in the exercise of its functions, and fix and pay their remuneration.

#### 11.5 CEASE TRADE ORDERS AND BANKRUPTCIES

To the knowledge of the Trustees and officers of the REIT and according to information provided to the REIT, none of the candidates proposed for election as Trustee of the REIT, other than (i) Robert Després who was a director and an officer of McWatters Mining Inc., a mining company which filed in January 2004 a notice of intention to submit a proposal to its creditors under the *Bankruptcy and Insolvency Act* (Canada) which was accepted by its creditors in June 2004 and subsequently ratified by the Superior Court of the district of Québec City in July 2004, and (ii) Gérard Coulombe who, until September 28, 2005, was a Board member of Centre International de Gestion de Projets G.P., a non-profit company which went bankrupt on September 29,

2005, and emerged from bankruptcy on April 4, 2008, are as of 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 person 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.

#### 11.5.1 PERSONAL BANKRUPTCIES

No trustee or 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 12 – LEGAL PROCEEDINGS AND REGULATORY ACTIONS

The REIT 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 subject to applicable deductibles covered by insurance) will not have a material adverse effect on its financial position or results of operations.

In addition, in the fiscal year ended December 31, 2013, the REIT has not been subject of any penalties or sanctions imposed by a court pursuant to securities legislation or 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.

#### PART 13 – INTEREST OF MANAGEMENT AND OTHER INFORMED PERSONS IN MATERIAL TRANSACTIONS

Michel Dallaire and Alain Dallaire, trustees and members of the Trust's management team, exercise indirect control over the Dallaire Group Inc. and Dalcon Inc. During fiscal 2013, Cominar recorded \$148,000 in net rental income from Dalcon Inc. and the Dallaire Group Inc. Cominar also incurred costs of \$12.1 million for leasehold improvements performed by Dalcon Inc. on its behalf and costs of \$57.6 million for the construction and development of investment properties.

These transactions were entered into in the normal course of business and were measured at the exchange amount. By retaining the services of related companies for property construction work and leasehold improvements, Cominar achieves significant cost savings while providing better service to its clients.

Except for the information provided in this AIF or in the consolidated financial statements of the REIT for the fiscal year ended December 31, 2013 and since January 1, 2014, the REIT has no knowledge of any material interest of a Trustee or of an officer, current or proposed, in any transaction, or in a proposed transaction, that could or will materially affect the REIT.

#### PART 14 – TRANSFER AGENT AND REGISTRAR

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

### PART 15 - INTEREST OF EXPERTS

PricewaterhouseCoopers LLP are the external auditors of the REIT who prepared the Independent Auditor's Report to the Unitholders dated February 26, 2014 with respect to the consolidated annual financial statements of the REIT for the fiscal year ended December 31, 2013. PricewaterhouseCoopers LLP is independent with respect to the REIT within the meaning of the Code of Ethics of the Ordre des comptables agréés du Québec.

#### **PART 16 – ADDITIONAL INFORMATION**

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

Additional information, including Trustees and officers' remuneration, principal holder of the REIT's Units and Units authorized for issuance under the Long Term Incentive Plan, where applicable, is contained in the REIT's information circular for its most recent annual meeting of Unitholders that involves the election of Trustees.

Additional financial information is provided in the REIT's financial statements and Management's Discussion and Analysis for the fiscal year ended December 31, 2013 available on SEDAR at <u>www.sedar.com</u>.

# SCHEDULE "A" COMINAR REAL ESTATE INVESTMENT TRUST (the "REIT") AUDIT COMMITTEE CHARTER

# CONSTITUTION

The Board of Trustees (the "**Board**") has by resolution set up an Audit Committee (the "**Committee**") made up of four unrelated and 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.

# 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 the REIT and the laws and regulations governing the REIT.

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

The Committee also has the authority to conduct investigations or have investigations conducted on any question arising from its jurisdiction. 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 personnel for any information that it may need;
- 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 the REIT, the financial information presentation 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 the REIT. In performing its duties, the Committee shall promote good relations with the Board, Management and the external auditor, and the internal auditor, if any.

The REIT's Management is responsible for the preparation, presentation and integrity of financial statements, as well as for the efficient functioning of the system of internal controls 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 the REIT's quarterly financial statements and an audit of the REIT'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 material inaccuracies pursuant to generally accepted accounting principles. The external auditor must also inform the Committee of any deficiency that it may find during its annual audit regarding the system of internal controls and its functioning, including the disclosure of financial information.

Unless the situation is otherwise and the Committee members are aware of it, in which case they must promptly inform the Board, the latter is 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 the external auditor, whose work it is directly responsible for overseeing, and remind same that the ultimate client are the Unitholders and not Management.
- 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 external auditor to the extent the remuneration paid for these services does not exceed 5% of the total remuneration paid by the REIT 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.

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 one of its members provided said member informs the Committee at its next regular meeting following the approval.

- 6. Oversee performance of the work of the external auditor.
- 7. Review the quarterly unaudited financial statements and notes thereto, the management discussion and analysis, the external auditor's report, the press releases, 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.
- 8. Review the annual audited consolidated financial statements and recommend their approval to the Board, as well as all 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.

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 material judgments affecting the REIT'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.

- 9. Receive at each regular meeting a certificate signed by the 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 the REIT's financial situation, operating results and cash flow for the period in question.
- 10. Receive and examine the external and internal auditor's quarterly report as well as those the external auditor may produce following its quarterly review and year-end audit or for any other purpose and the auditor's letter to Management together with Management's comments on each point raised.
- 11. Following a review of the external auditor's comments and suggestions after its audit, report to the Board on the following matters:
  - the pertinence of accounting records and how they are kept;
  - the pertinence 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 if the number of people working in each of these areas is sufficient.
- 12. Assess the performance of the external auditor.
- 13. Following consultation with the external and internal auditors, if any, request that Management indicate to the Committee the major risks to which the REIT is exposed and the actions taken to minimize them, and report to the Committee thereon at each regular meeting. Following a review and if required, the Committee shall make any modifications deemed necessary.
- 14. 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.
- 15. 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;
  - keep informed of 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.
- 16. Obtain at each quarterly meeting an officer certificate stating that the REIT complies with all applicable laws and regulations, and to rules of corporate governance, that there are no off-balance sheet activities and that the REIT 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.
- 17. Review the efficiency of the system implemented to ensure that the REIT 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.
- 18. Review at each regular meeting, the report of pending and ongoing litigation or actions, indicating to the Committee if there is any case or major litigation that may have occurred since the reporting date.
- 19. Review once a year the policies and procedures in place for approval of the expenses and bonuses of officers.
- 20. Periodically address important accounting issues and review the manner in which the most recent reports and statements, both professional and regulatory, are presented.
- 21. Ensure that the general insurance portfolio for the REIT 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.
- 22. Review and report to the Board on contingent liabilities and commitments of the REIT and its subsidiaries, as well as off-balance sheet transactions.
- 23. 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.

- 24. Ensure that adequate procedures were implemented to review procedures related to the disclosure of financial information and periodically assess if these procedures are adequate.
- 25. Be informed of and discuss with Management any legal question and any regulatory or compliance with laws and regulations issue that could have a material effect on the REIT's financial situation or business.
- 26. Review any publication of pro forma financial statements or financial information that is non-compliant with accounting principle and practices used by the REIT.
- 27. Enquire of the President and CEO and the Executive Vice-President and CFO if the internal control system is adequate and if there are deficiencies or material weaknesses in this system that could have an impact on the disclosure of financial information and financial results.
- 28. Ensure that the rotation of the external auditor's associates is done according to standards.
- 29. Establish and update, when necessary, the procedures for the receipt, retention and handling of complaints regarding accounting, internal controls or aspects of the audit.
- 30. Establish and update, when necessary, procedures for the confidential and anonymous communication of employees' concerns about questionable matters relating to accounting or audit.
- 31. Review and update, when necessary, the REIT's hiring policies regarding partners, employees and former partners and employees of the present and former external auditor.
- 32. 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.
- 33. Ensure that the Committee's Charter is disclosed when required, including in the management proxy circular and in the annual information form.
- 34. Review the findings of any investigation conducted by any regulatory body.
- 35. 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.
- 36. 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, from time to time.
- 37. Receive and discuss, at each regular Committee meeting, management's report on the monitoring of REIT comparables.
- 38. 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.
- 39. Review once a year and update the Committee's Charter and its work program, as required.
- 40. Assess the performance of the Committee and its members at least once a year and inform the Board thereof.
- 41. Confirm each year to the Board that the Committee has fulfilled its responsibilities as per its Charter.
- 42. 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 November 21, 2013

# COMINAR REAL ESTATE INVESTMENT TRUST (the "REIT")

# Audit Committee (the "Committee") ANNUAL WORK PROGRAM

Regular Committee meetings	March	Мау	August	November
Recommend the choice of the external auditors, the terms and conditions of the mandate, compensation, renewal or dismissal, as the case may be.	$\checkmark$			
Determine and confirm the independence of the external auditor				
Review the mission plan: approach, scope, time required, audit team, professional fees				$\checkmark$
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 the REIT 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.	$\checkmark$	V	V	V
Oversee the work of the external auditor		$\checkmark$	$\checkmark$	$\checkmark$
Examine the quarterly consolidated financial statements, the notes and Management's Discussion and Analysis	$\checkmark$	$\checkmark$	$\checkmark$	$\checkmark$
Examine the disclosed financial information intended for Unitholders, the business sector and other persons such as press releases, information to Unitholders and others written communcations related to the Audit Committee's mandate and regulatory authorities and recommend their approval to the Board.	$\checkmark$	V	V	$\checkmark$
Examine the annual consolidated financial statements (recommend its approval to the Board), the notes and Management's Discussion and Analysis	$\checkmark$			
Review with the external auditors, the acceptability and the quality of the accounting principles and practices applied, underlying assumptions and material judgments affecting the financial statements, and ensure that there is no disagreement between Management and the external auditor	$\checkmark$	$\checkmark$	V	$\checkmark$
Review the annual financial reports submitted to the Autorité des marchés financiers and other regulatory authorities i.e. Annual Information Form, etc.	$\checkmark$			
Receive the certificate signed by the CEO and CFO concerning the quarterly and annual consolidated financial statements to ensure they do not contain any false or misleading information and to reflect a faithful picture of the financial situation.	$\checkmark$	$\checkmark$	V	$\checkmark$
Examine 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.	$\checkmark$	$\checkmark$	$\checkmark$	$\checkmark$
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 pertinence 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	$\checkmark$	V	V	$\checkmark$

Regular Committee meetings	March	Мау	August	November
and internal control tasks and if the number of them is sufficient.				
Assess the performance of the external auditor	$\checkmark$			
Review the major risks to which the REIT is exposed and the actions taken to minimize them while ensuring that the implemented risk-management system is adequate	$\checkmark$	$\checkmark$	$\checkmark$	
Periodically assess the need to set up an internal audit program. If yes, determine the scope thereof, how the work is to be done, by whom, etc.			V	
Review the external 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.	$\checkmark$	V	V	$\checkmark$
Receive the report on pending and ongoing litigation or actions and indicate, as the case may be, all threatened litigation or actions that occurred after the reporting date	$\checkmark$	$\checkmark$	$\checkmark$	V
Review the policies and procedures in place for the approval of the expenses and bonuses of officers			V	
Examine the new accounting standards and practices and the contemplated changes to existing standards and practices	$\checkmark$	$\checkmark$	$\checkmark$	$\checkmark$
Annually review all general insurance portfolio items in terms of coverage, premiums and the quality of the insurer	$\checkmark$			
Review the contingent liabilities and off-balance sheet activities	$\checkmark$	$\checkmark$	$\checkmark$	$\checkmark$
Resolve any disagreement between Management and the external auditor	$\checkmark$	$\checkmark$	$\checkmark$	$\checkmark$
Verify the implementation and adequacy of procedures for reviewing public disclosure of financial information excerpted from or resulting from financial statements		$\checkmark$		
Be informed of and discuss with Management any legal or regulatory issue or issues pertaining to legislative and regulatory compliance that could have a major impact on the REIT's financial situation or activities	$\checkmark$	$\checkmark$	$\checkmark$	$\checkmark$
Examine every use of pro forma financial statements or financial information that is not in compliance with the accounting standards and practices of the REIT	$\checkmark$	$\checkmark$	$\checkmark$	
Receive the semi-annual report of the Executive Vice-President and Chief Financial Officer respecting internal controls, systems, computer systems and other areas that could expose all or part of the company to risk		$\checkmark$		
Obtain confirmation from the President and CEO and the CFO that the internal control system is adequate and if there are material differences or weaknesses.	$\checkmark$	$\checkmark$	$\checkmark$	
Ensure external auditor's partners are rotated in accordance with applicable standards	$\checkmark$			
Establish, update and monitor the implementation of procedures pertaining to the conservation and handling of complaints concerning accounting, internal accounting controls or any aspects of the audit	$\checkmark$	$\checkmark$	$\checkmark$	V
Establish, update when needed and monitor the implementation of procedures for the confidential and anonymous communication of employees' concerns about questionable matters relating to accounting or audit and receiving such communications	$\checkmark$	V	V	√
Examine and update when needed the REIT's hiring policies regarding partners, employees and former partners and employees of the present	$\checkmark$	$\checkmark$	$\checkmark$	$\checkmark$

Regular Committee meetings	March	Мау	August	November
and former external auditor, ensure their compliance with corporate governance rules and guidelines and implementation and ensure that the Committee is informed of any such hiring				
Establish questions to be transmitted to the external auditors and Management and examine the responses received	$\checkmark$			$\checkmark$
Annually review the Committee's charter and its Annual Work Program, update them as required and ensure that the charter is disclosed when required			$\checkmark$	
Review the findings of any investigation conducted by any regulatory body	$\checkmark$	$\checkmark$	$\checkmark$	$\checkmark$
Review the emergency plans for handling financial information in the event of a computer system and applications breakdown	$\checkmark$			$\checkmark$
Keep informed of any changes regarding the taxation system applicable to trusts and report to the Board, if appropriate	$\checkmark$	$\checkmark$	$\checkmark$	$\checkmark$
Meet separately with external and internal auditors and then with the Chairman of the Board, the President and Chief Executive Officer and the Executive Vice-President and Chief Financial Officer	$\checkmark$	$\checkmark$	$\checkmark$	$\checkmark$
Assess the performance of the Committee and its members and confirm that the Committee fulfils its responsibilities as per its Charter.				$\checkmark$
Annually confirm that the Committee has fulfilled all its duties	$\checkmark$			
Receive the report from the Executive Vice-President and CFO on provisions and adjustments made, the acquisition and disposal of assets, elements of risks that could affect the financial results or the financial structure of the REIT, the redemption of units, etc.	$\checkmark$	$\checkmark$	V	$\checkmark$
Receive the report on cash and investments.	$\checkmark$	$\checkmark$	$\checkmark$	$\checkmark$
On a yearly basis, examine the list of work entrusted to other accounting firms	$\checkmark$			
Examine all problems with material consequences that could arise at year end pertaining to write-offs, general and special provisions, regularization, goodwill, etc.				$\checkmark$
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 ( <i>MD&amp;A</i> )				$\checkmark$
Annually review the financial and accounting staff, from a qualitative and quantitative perspective		$\checkmark$		
Examine any major financing proposal and its impact on the REIT's financial performance, financial situation and activities	$\checkmark$	$\checkmark$	$\checkmark$	$\checkmark$
Receive and discuss Management's report on the monitoring of REIT comparables.	$\checkmark$	$\checkmark$	$\checkmark$	$\checkmark$

Revised November 2013