SCHEDULE 14A Proxy Statement Pursuant to Section 14(a) of the Securities Exchange Act of 1934

Filed by the Registrant \Box

Filed by a Party other than the Registrant \square

Check the appropriate box:

- Preliminary Proxy Statement
- Confidential, for Use of the Commission Only (as permitted by Rule 14a-6(e)(2))
- Definitive Proxy Statement
- \checkmark Definitive Additional Materials
- Soliciting Material Under Rule 14a-12

Mack-Cali Realty Corporation (Name of Registrant as Specified In Its Charter)

Bow Street LLC Bow Street Special Opportunities Fund XV, LP A. Akiva Katz **Howard Shainker** Alan R. Batkin Frederic Cumenal **MaryAnne Gilmartin** Nori Gerardo Lietz (Name of Person(s) Filing Proxy Statement, if other than the Registrant) Payment of Filing Fee (check the appropriate box):

 \square No fee required.

\Box Fee computed on table below per Exchange Act Rule 14a-6(i)(4) and 0-11.

1) Title of each class of securities to which transaction applies:

2) Aggregate number of securities to which transaction applies:

3) Per unit price or other underlying value of transaction computed pursuant to Exchange Act Rule 0-11 (set forth the amount on which the filing fee is calculated and state how it was determined):

- 4) Proposed maximum aggregate value of transaction:
- 5) Total fee paid:
- **D** Fee paid previously with preliminary materials.

 \Box Check box if any part of the fee is offset as provided by Exchange Act Rule 0-11(a)(2) and identify the filing for which the offsetting fee was paid previously. Identify the previous filing by registration statement number, or the Form or Schedule and the date of its filing.

- 1) Amount Previously Paid:
- 2) Form, Schedule or Registration Statement No.:
- 3) Filing Party:
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BOW STREET RESPONDS TO MACK-CALI BOARD'S LATEST ATTEMPT TO ENTRENCH ITSELF AND DEFEND A FAILED STRATEGY

Mack-Cali's Board Has Presided Over Bottom Quartile Performance Across 3-, 5-, 10-, 15-, and 20-Year Periods During Unprecedented Asset Appreciation Across Real Estate Sector

Highlights Mack-Cali's Track Record of Overpromising and Underdelivering

Urges Mack-Cali Shareholders to VOTE the <u>GOLD</u> Proxy Card <u>FOR</u> the Election of Bow Street's Four Highly-Qualified, Independent Director Nominees

NEW YORK – **May 8, 2019** – Bow Street LLC ("Bow Street"), a New York-based investment firm that beneficially owns approximately 4.5% of the outstanding shares of common stock of Mack-Cali Realty Corporation ("Mack-Cali" or the "Company") (NYSE: CLI), today issued the following response to Mack-Cali's latest attempt to preserve a status quo that has failed its shareholders for years.

Akiva Katz and Howard Shainker, Managing Partners of Bow Street, said, "For more than two decades, shareholders have watched the value of their investment deteriorate as a result of repeated missteps by Mack-Cali's entrenched Board, which has a long history of overpromising and underdelivering. Now, the Board is once again asking investors for more time to execute its strategy. To us and fellow shareholders, this refrain is distressingly familiar. The Company's Waterfront Strategy is merely the latest in a series of failed initiatives, not one of which has succeeded in closing the Company's industry-wide discount to NAV or generated sustainable shareholder value.

"We are seeking to restore value at Mack-Cali by replacing four long-tenured directors, each of whom has served for over 20 years and overseen bottom quartile performance across 3-, 5-, 10-, 15-, and 20-year periods¹. After this twenty-year reign of staggering underperformance, we can only marvel at the Board's audacity in calling for patience from shareholders yet again. By the Company's own admission, even the successful execution of the Waterfront Strategy – which requires record commercial net absorption² despite years of growing vacancy – will leave Mack-Cali with peer-high leverage and shareholders vulnerable to equity dilution³. And that is *if* the strategy succeeds. Simply put, this Board lacks a strategy to meaningfully delever and realize value, and does not deserve the trust of shareholders."

Bow Street urges shareholders to protect their investment and vote the **GOLD** proxy card **FOR** its four, highly-qualified nominees who bring diverse, relevant backgrounds to a Board in need of change. If elected, Bow Street's nominees will take a fresh approach to value creation and pledge to work alongside the incumbent directors to evaluate **ALL** opportunities to maximize shareholder value.

¹ Using public REITs that were public throughout performance period with market caps greater than \$250m; Bloomberg; data as of last unaffected trading close (3/15/2019).

² Based on recent leasing performance publicly disclosed for waterfront.

³ Bloomberg transcripts for Q1 2019 Earnings Call 5/2/2019 and Q4 2018 Earnings Call 2/21/2019; ~1 million sq ft of net absorption (out of ~5 million total sq ft) on waterfront brings leverage to over ~8x EBITDA which is high-end of public peers; incremental equity required to bring leverage lower.

Your Vote Is Important, No Matter How Many or How Few Shares You Own!

Please vote today by telephone, via the Internet or by signing, dating and returning the enclosed **GOLD** proxy card. Simply follow the easy instructions on the **GOLD** proxy card.

If you have questions about how to vote your shares, please contact:

INNISFREE M&A INCORPORATED Shareholders May Call Toll-free: (877) 800-5182 Banks and Brokers May Call Collect: (212) 750-5833

REMEMBER:

Please simply discard any White proxy card that you may receive from Mack-Cali. Returning a White proxy card – even if you "withhold" on the Company's nominees –will revoke any vote you had previously submitted on Bow Street's **GOLD** proxy card.

About Bow Street LLC

Founded in 2011, Bow Street is a New York-based investment manager that partners with institutional investors and family offices globally to invest opportunistically across public and private securities.

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Important Information

Bow Street LLC ("Bow Street"), A. Akiva Katz, Howard Shainker, Alan R. Batkin, Frederic Cumenal, MaryAnne Gilmartin, and Nori Gerardo Lietz (collectively, the "Participants") have filed with the Securities and Exchange Commission (the "SEC") a definitive proxy statement and accompanying form of proxy to be used in connection with the solicitation of proxies from shareholders of Mack-Cali Realty Corporation (the "Company"). All shareholders of the Company are advised to read the definitive proxy statement and other documents related to the solicitation of proxies by the Participants, as they contain important information, including additional information related to the Participants. The definitive proxy statement and an accompanying proxy card is being furnished to some or all of the Company's shareholders and is, along with other relevant documents, available at no charge on the SEC website at http://www.sec.gov/ or from the Participants' proxy solicitor, Innisfree M&A Incorporated.

Information about the Participants and a description of their direct or indirect interests by security holdings is contained in the definitive proxy statement on Schedule 14A filed by Bow Street with the SEC on May 1, 2019. This document is available free of charge from the sources indicated above.

Disclaimer

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