# United States Securities and Exchange Commission

Washington, DC 20549

# Schedule 13G

(Rule 13d-102)

Information to be Included in Statements Filed Pursuant to § 240.13d-1(b), (c) and (d) and Amendments Thereto Filed Pursuant to § 240.13d-2

UNDER THE SECURITIES EXCHANGE ACT OF 1934 (Amendment No.1)

# **Mack-Cali Realty Corporation**

(Name of Issuer) Common Stock, \$0.01 par value (Title of Class of Securities) 554489104 (CUSIP Number)

December 31, 2019

(Date of Event Which Requires Filing of this Statement)

Check the appropriate box to designate the rule pursuant to which this Schedule is filed:

 $\Box$  Rule 13d-1(b)

■ Rule 13d-1(c)

 $\Box$  Rule 13d-1(d)

The information required in the remainder of this cover page shall not be deemed to be "filed" for the purpose of Section 18 of the Securities Exchange Act of 1934 ("Act") or otherwise subject to the liabilities of that section of the Act but shall be subject to all other provisions of the Act (however, see the Notes).

CUSIP No. 55448	89104					
1		NAMES OF REPORTING PERSONS: MIRELF VI REIT INVESTMENTS II, LLC				
2	CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP (a) (b)					
3	SEC USE	ONLY				
4	<b>CITIZEN</b> Delaware	SHIP OR PLACE OF ORGANIZATION:				
		$5 \int_{0}^{\text{SOLE VOTING POWER:}}$				
NUMBER OF S BENEFICIA	LLY	6 SHARED VOTING POWER: 2,038,607				
OWNED BY REPORTING F WITH	PERSON	7 sole dispositive power:				
		8 SHARED DISPOSITIVE POWER: 2,038,607				
9	AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON 2,038,607					
10	CHECK IF THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES					
11	PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW 9 2.25%					
12	TYPE OF REPORTING PERSON:       00					

CUSIP No. 5544	489104							
NAMES OF REPORTING PERSONS:								
1	MIRELF	MIRELF VI REIT						
•		CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP						
2	(a)□ (b)□							
	SEC USE	E ONLY						
3								
4	CITIZEN	NSHIP (	DR PLACE OF ORGANIZATION:					
4	Maryland							
		-	SOLE VOTING POWER:					
		5	0					
		(	SHARED VOTING POWER:					
NUMBER OF BENEFICI	ALLY	6	2,038,607					
OWNED BY REPORTING	PERSON	-	SOLE DISPOSITIVE POWER:					
WITH	H	7	0					
		0	SHARED DISPOSITIVE POWER:					
		8	2,038,607					
0	AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON							
9	2,038,607							
10	CHECK IF THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES							
10								
11	PERCEN	PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW 9						
11	2.25%	2.25%						
10	TYPE O	F REPO	RTING PERSON:					
12	00							

CUSIP No. 5544	89104					
1	NAMES OF REPORTING PERSONS: MIRELF VI (U.S.), LP					
			VI (U.S.), LP THE APPROPRIATE BOX IF A MEMBER OF A GROUP			
3		(b) SEC USE ONLY				
4	<b>CITIZEN</b> Delaware		DR PLACE OF ORGANIZATION:			
		5	SOLE VOTING POWER: 0			
NUMBER OF BENEFICL OWNED BY	ALLY	6	SHARED VOTING POWER:         2,038,607			
REPORTING WITH	PERSON	7	SOLE DISPOSITIVE POWER:			
		8	SHARED DISPOSITIVE POWER: 2,038,607			
9	AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON 2,038,607					
10	СНЕСК	CHECK IF THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES				
11	PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW 9 2.25%					
12	TYPE OF REPORTING PERSON:         PN					

CUSIP No. 5544	89104				
1	NAMES OF REPORTING PERSONS: Madison International Holdings VI, LLC				
		CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP			
2	(a)□ (b)□				
3	SEC US	E ONLY	(		
4	<b>CITIZE</b> Delaware		OR PLACE OF ORGANIZATION:		
			SOLE VOTING POWER:		
		5	0		
NUMBER OF S	SHADES	6	SHARED VOTING POWER:		
BENEFICIA OWNED BY	ALLY	U	2,038,607		
REPORTING I WITH		7	SOLE DISPOSITIVE POWER: 0		
		8	SHARED DISPOSITIVE POWER: 2,038,607		
	AGGRE	GATE A	AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON		
9	2,038,60	7			
10	CHECK IF THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES				
PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW 9		CLASS REPRESENTED BY AMOUNT IN ROW 9			
	2.25%				
12	TYPE OF REPORTING PERSON: OO				

CUSIP No. 55448	CUSIP No. 554489104				
	NAMES	OF RE	PORTING PERSONS:		
1	Madison International Realty VI, LLC				
_	CHECK	THE A	PPROPRIATE BOX IF A MEMBER OF A GROUP		
2	(a)□				
	(b)□		,		
3	SEC USI	LONLY			
	CITIZE	NSHIP	OR PLACE OF ORGANIZATION:		
4	Delaware	;			
		_	SOLE VOTING POWER:		
		5	0		
	-	_	SHARED VOTING POWER:		
NUMBER OF S BENEFICIA OWNED BY I	LLY	6	2,038,607		
REPORTING P		_	SOLE DISPOSITIVE POWER:		
WITH		7	0		
		0	SHARED DISPOSITIVE POWER:		
		8	2,038,607		
0	AGGRE	AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON			
<b>9</b> 2,038,607		7			
10	CHECK IF THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES				
10					
	PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW 9				
11	2.25%				
	TYPE O	F REPO	ORTING PERSON:		
<b>12</b> 00					

CUSIP No. 55448	9104	I					
	NAMES OF REPORTING PERSONS:						
1	MIRELF VII Securities REIT						
	CHECK	CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP					
2	(a)□						
	(b)		-				
3	SEC US	E ONL Y					
	CITIZE	NSHIP	OR PLACE OF ORGANIZATION:				
4	Maryland	d					
		_	SOLE VOTING POWER:				
		5	0				
		(	SHARED VOTING POWER:				
NUMBER OF S BENEFICIA OWNED BY H	LLY	6	2,405,945				
REPORTING P		_	SOLE DISPOSITIVE POWER:				
WITH		7	0				
		0	SHARED DISPOSITIVE POWER:				
		8	2,405,945				
	AGGRE	AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON					
9	2,405,94	5					
10	CHECK IF THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES						
10							
	PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW 9						
11	2.66%						
	TYPE O	F REPO	DRTING PERSON:				
12	00						

CUSIP No. 55448	89104				
1		NAMES OF REPORTING PERSONS: MIRELF VII (U.S. LISTED SECURITIES), LP			
2	CHECK (a)□ (b)□				
3	SEC USI	SEC USE ONLY			
4	CITIZEN Delaware		OR PLACE OF ORGANIZATION:		
NUMBER OF SHARES BENEFICIALLY OWNED BY EACH REPORTING PERSON WITH		5 6 7 8	SOLE VOTING POWER:         0         SHARED VOTING POWER:         2,405,945         SOLE DISPOSITIVE POWER:         0         SHARED DISPOSITIVE POWER:         2,405,945		
9	AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON 2,405,945				
10	CHECK IF THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES				
11	PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW 9 2.66%				
12	TYPE OF REPORTING PERSON: PN				

### CUSIP No. 554489104

CUSIP No. 55448	89104	1			
2051 110. 33440		S OF REPORTING PERSONS:			
1		Madison International Holdings VII, LLC			
2	CHECK (a)□ (b)□				
3	SEC USE	C ONL	У		
4	CITIZEN Delaware		P OR PLACE OF ORGANIZATION:		
		5	SOLE VOTING POWER: 0		
NUMBER OF S BENEFICIA	LLY	6	SHARED VOTING POWER:         2,405,945		
OWNED BY I REPORTING P WITH		7	SOLE DISPOSITIVE POWER: 0		
		8	SHARED DISPOSITIVE POWER: 2,405,945		
	AGGREO	GATE	AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON		
9	2,405,945				
10	CHECK IF THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES				
11	PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW 9 2.66%				
12	TYPE OF REPORTING PERSON:       OO				

# CUSIP No. 554489104

CUSIP No. 5544	89104	r			
CUSII 110. 3344	1	I DF REPORTING PERSONS:			
1		Madison International Realty VII, LLC			
2	CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP (a)□ (b)□				
3	SEC USE	ONLY			
4	CITIZEN Delaware	SHIP OR PLACE OF ORGANIZATION:			
NUMBER OF SHARES BENEFICIALLY OWNED BY EACH REPORTING PERSON WITH		Y         2,405,945           CH         SOLE DISPOSITIVE DOWED:			
9	AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON 2,405,945				
10	CHECK IF THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES				
11	PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW 9 2.66%				
12	TYPE OF REPORTING PERSON:       OO				

### CUSIP No. 554489104

CUSIP No. 55448	89104			
1	NAMES OF REPORTING PERSONS: Madison International Realty Partners, LP			
2	CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP (a)□ (b)□			
3	SEC USE	E ONLY		
4	<b>CITIZEN</b> Delaware	NSHIP OR PLACE OF ORGANIZATION:		
NUMBER OF SI BENEFICIAI OWNED BY E REPORTING PI WITH	LLY ACH —	Y 4,746,074 CH SOLE DISPOSITIVE DOWED.		
9	AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON 4,746,074			
10	CHECK	IF THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES		
11	PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW 9 5.24%			
12	TYPE OF REPORTING PERSON: PN			

CUSIP No. 5544	89104					
1	NAMES (	NAMES OF REPORTING PERSONS: Madison International Realty Partners GP, LLC				
2	CHECK 7 (a)□ (b)□					
3	SEC USE	ONLY	7 Z			
4	CITIZEN Delaware	SHIP	OR PLACE OF ORGANIZATION:			
NUMBER OF SHARES BENEFICIALLY OWNED BY EACH REPORTING PERSON WITH						
9	AGGREG 4,746,074		AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON			
10	CHECK IF THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES					
11	PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW 9 5.24%					
12	TYPE OF REPORTING PERSON:         OO					

CUSIP No. 5544	89104					
	NAMES OF REPORTING PERSONS:					
1	Madison	Madison International Global Alpha Realty, LLC				
	CHECK	THE A	APPROPRIATE BOX IF A MEMBER OF A GROUP			
2	(a)□					
	(b)□					
3	SEC USI	E ONLY	r I I I I I I I I I I I I I I I I I I I			
	CITIZE	NSHIP	OR PLACE OF ORGANIZATION:			
4	Delaware	;				
		_	SOLE VOTING POWER:			
		5	0			
			SHARED VOTING POWER:			
NUMBER OF S BENEFICIA	ALLY	6	301,522			
OWNED BY REPORTING I		_	SOLE DISPOSITIVE POWER:			
WITH		7	0			
	-		SHARED DISPOSITIVE POWER:			
		8	301,522			
0	AGGRE	GATE	AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON			
9	301,522					
10	CHECK IF THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES					
10						
	PERCEN	PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW 9				
11	0.33%	0.33%				
	TYPE O	F REPO	ORTING PERSON:			
12	00					

CUSIP No. 5544	489104					
1		NAMES OF REPORTING PERSONS:				
-	Madison International Reality Holdings, LLC					
2	CHECK (a)□	CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP				
	(b)□					
3	SEC USE ONLY					
4	CITIZEN	CITIZENSHIP OR PLACE OF ORGANIZATION:				
4	Delaware	Delaware				
			SOLE VOTING POWER:			
		5	0			
NUMBER OF	CHADES	6	SHARED VOTING POWER:			
BENEFICIA	ALLY	6	4,746,074			
OWNED BY REPORTING	PERSON	7	SOLE DISPOSITIVE POWER:			
WITH	1	/	0			
		8	SHARED DISPOSITIVE POWER:			
		ð	4,746,074			
9	AGGRE	GATE	AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON			
9	4,746,074					
10	CHECK IF THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES					
11	PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW 9					
11	5.24%	5.24%				
12	TYPE OF REPORTING PERSON:					
14	00					

CUSIP No. 554489104			
1	NAMES OF REPORTING PERSONS: Ronald M. Dickerman		
2	CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP (a) (b)		
3	SEC USE ONLY		
4	CITIZEN United St		OR PLACE OF ORGANIZATION:
NUMBER OF S BENEFICIA OWNED BY I REPORTING P WITH	LLY EACH PERSON	5 6 7 8	SOLE VOTING POWER:         0         SHARED VOTING POWER:         4,746,074         SOLE DISPOSITIVE POWER:         0         SHARED DISPOSITIVE POWER:         4,746,074
9	AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON 4,746,074		
10	CHECK IF THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES		
11	PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW 9 5.24%		
12	TYPE OF REPORTING PERSON:         IN		

#### Item 1. Issuer.

#### (a). Name of Issuer:

Mack-Cali Realty Corporation ("the Issuer")

(b). Address of Issuer's Principal Executive Offices:

Harborside 3, 210 Hudson St., Ste. 400 Jersey City, New Jersey

#### Item 2. Identity and Background.

#### (a). Name of Person Filing:

# (b). Address of Principal Business Office or, if None, Residence:

## (c). Citizenship:

This Statement is being filed jointly by the entities and persons listed below, all of whom together are referred to herein as the "Reporting Persons".

MIRELF VI REIT Investments II LLC ("MIRELF VI REIT Investments") Citizenship: Delaware

MIRELF VI REIT ("MIRELF VI REIT") Citizenship: Maryland

MIRELF VI (U.S.), LP ("MIRELF VI") Citizenship: Delaware

Madison International Holdings VI, LLC ("Holdings VI") Citizenship: Delaware

Madison International Realty VI, LLC ("MIR VI") Citizenship: Delaware

MIRELF VII Securities REIT ("MIRELF VII REIT") Citizenship: Maryland

MIRELF VII (U.S. Listed Securities), LP ("MIRELF VII") Citizenship: Delaware

Madison International Holdings VII, LLC ("Holdings VII") Citizenship: Delaware

Madison International Realty VII, LLC ("MIR VII") Citizenship: Delaware

Madison International Global Alpha Realty, LLC ("MIGAR") Citizenship: Delaware

Madison International Realty Partners, LP ("MIRP") Citizenship: Delaware

Madison International Realty Partners GP, LLC ("MIRP GP") Citizenship: Delaware

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Madison International Realty Holdings ("MIRH") Citizenship: Delaware

Ronald M. Dickerman Citizenship: United States

The address of the principal business office of each of the Reporting Persons is:

410 Park Avenue, 10<sup>th</sup> Floor New York, New York 10022.

#### (d). Title of Class of Securities:

#### (e). CUSIP Number:

This statement relates to shares of Common Stock, par value \$0.01 per share (the "Shares"), of the Company. The CUSIP number of the Shares is 554489104.

#### Item 3. If this statement is filed pursuant to §§ 240.13d-1(b), or 240.13d-2(b) or (c), check whether the person filing is a:

- (a)  $\Box$  Broker or dealer registered under section 15 of the Act (15 U.S.C. 780);
- (b)  $\Box$  Bank as defined in section 3(a)(6) of the Act (15 U.S.C. 78c);
- (c)  $\Box$  Insurance company as defined in section 3(a)(19) of the Act (15 U.S.C. 78c);
- (d) 🛛 Investment company registered under Section 8 of the Investment Company Act of 1940 (15 U.S.C. 80a-8);
- (e)  $\Box$  An investment adviser in accordance with § 240.13d-1(b)(1)(ii)(E);
- (f)  $\Box$  An employee benefit plan or endowment fund in accordance with § 240.13d-1(b)(1)(ii)(F);
- (g)  $\Box$ A parent holding company or control person in accordance with § 240.13d-1(b)(1)(ii)(G);
- (h)  $\Box$  A savings association as defined in Section 3(b) of the Federal Deposit Insurance Act (12 U.S.C. 1813);
- (i)  $\Box$  A church plan that is excluded from the definition of an investment company under section 3(c)(14) of the Investment Company Act (15 U.S.C. 80a-3);
- (j)  $\Box$  A non-U.S. institution in accordance with § 240.13d-1(b)(1)(ii)(J);
- (k)  $\Box$  Group, in accordance with § 240.13d-1(b)(1)(ii)(K).

If filing as a non-U.S. institution in accordance with § 240.13d-1(b)(1)(ii)(J), please specify the type of institution:

#### Item 4. Ownership.

The information required by Items 4(a) - (c) is set forth in Rows (5) - (11) of the cover page for each Reporting Person hereto and is incorporated herein by reference for each such Reporting Person.

Beneficial ownership percentages are calculated based on approximately 90,552,459 Shares outstanding as of October 28, 2019, as reported in the Issuer's Form 10-Q filed with the Securities and Exchange Commission on October 30, 2019.

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2,038,607 Shares reported hereby as being owned by MIRELF VI REIT Investments are owned directly by MIRELF VI REIT Investments. MIRELF VI REIT, as sole member and managing member of MIRELF VI REIT Investments, may be deemed to be a beneficial owner of all such Shares owned by MIRELF VI REIT Investments. MIRELF VI, as the sole shareholder and Trustee of MIRELF VI REIT, may be deemed to be a beneficial owner of all such Shares owned by MIRELF VI REIT Investments. Holdings VI, as the general partner of MIRELF VI, may be deemed to be a beneficial owner of all such Shares owned by MIRELF VI REIT Investments. Holdings VI, as the general partner of MIRELF VI, may be deemed to be a beneficial owner of all such Shares owned by MIRELF VI REIT Investments. MIR VI, as the asset manager of MIRELF VI, may be deemed to be a beneficial owner of all such Shares owned by MIRELF VI REIT Investments. MIR VI, as the asset manager of MIRELF VI, may be deemed to be a beneficial owner of all such Shares owned by MIRELF VI REIT Investments. MIR As the sole member of MIR VI, may be deemed to be a beneficial owner of all such Shares owned by MIRELF VI REIT Investments. MIRP, as the managing member of MIR VI, may be deemed to be a beneficial owner of all such Shares owned by MIRELF VI REIT Investments. MIRP, as the managing member of MIRH, may be deemed to be a beneficial owner of all such Shares owned by MIRELF VI REIT Investments. MIRP GP, as the general partner of MIRP, may be deemed to be a beneficial owner of all such Shares owned by MIRELF VI REIT Investments. MIRP GP, as the managing member of Holdings VI and MIRP GP, may be deemed to be a beneficial owner of all such Shares owned by MIRELF VI REIT Investments.

#### Fund VII:

2,405,945 Shares reported hereby as being owned by MIRELF VII REIT are owned directly by MIRELF VII REIT. MIRELF VII, as the sole shareholder and Trustee of MIRELF VII REIT, may be deemed to be a beneficial owner of all such Shares owned by MIRELF VII REIT. Holdings VII, as the general partner of MIRELF VII, may be deemed to be a beneficial owner of all such Shares owned by MIRELF VII REIT. MIR VII, as the asset manager of MIRELF VII, may be deemed to be a beneficial owner of all such Shares owned by MIRELF VII REIT. MIR VII, as the asset manager of MIRELF VII, may be deemed to be a beneficial owner of all such Shares owned by MIRELF VII REIT. MIRH, as the sole member and managing member of MIR VII, may be deemed to be a beneficial owner of all such Shares owned by MIRELF VII REIT. MIRH, as the managing member of MIRH, may be deemed to be a beneficial owner of all such Shares owned by MIRELF VII REIT. MIRP, may be deemed to be a beneficial owner of all such Shares owned by MIRELF VII REIT. MIRP, may be deemed to be a beneficial owner of all such Shares owned by MIRELF VII REIT. MIRP, may be deemed to be a beneficial owner of all such Shares owned by MIRELF VII REIT. MIRP, may be deemed to be a beneficial owner of all such Shares owned by MIRELF VII REIT. MIRP, may be deemed to be a beneficial owner of all such Shares owned by MIRELF VII REIT. MIRP, may be deemed to be a beneficial owner of all such Shares owned by MIRELF VII REIT. MIRP GP, may be deemed to be a beneficial owner of all such Shares owned by MIRELF VII REIT. MIRP GP, may be deemed to be a beneficial owner of all such Shares owned by MIRELF VII REIT. MIRP GP, may be deemed to be a beneficial owner of all such Shares owned by MIRELF VII REIT.

#### SMA:

MIGAR advises a separately managed account (the "SMA") that directly owns 301,522 Shares. MIGAR, as investment adviser to the SMA, may be deemed to be a beneficial owner of all such Shares owned by the SMA. MIRH, as the sole member and managing member of MIGAR, may be deemed to be a beneficial owner of all such Shares owned by the SMA. MIRP, as the managing member of MIRH, may be deemed to be a beneficial owner of all such Shares owned by the SMA. MIRP GP, as the general partner of MIRP, may be deemed to be a beneficial owner of all such Shares owned by the SMA. MIRP GP, may be deemed to be a beneficial owner of all such Shares owned by the SMA. MIRP GP, may be deemed to be a beneficial owner of all such Shares owned by the SMA. MIRP GP, may be deemed to be a beneficial owner of all such Shares owned by the SMA. MIRP GP, may be deemed to be a beneficial owner of all such Shares owned by the SMA. MIRP GP, may be deemed to be a beneficial owner of all such Shares owned by the SMA. MIRP GP, may be deemed to be a beneficial owner of all such Shares owned by the SMA. MIRP GP, may be deemed to be a beneficial owner of all such Shares owned by the SMA.

#### Item 5. Ownership of Five Percent or Less of a Class.

Not Applicable.

#### Item 6. Ownership of More Than Five Percent on Behalf of Another Person.

Not Applicable.

# Item 7. Identification and Classification of the Subsidiary Which Acquired the Security Being Reported on By the Parent Holding Company or Control Person.

Not Applicable.

#### Item 8. Identification and Classification of Members of the Group.

The Reporting Persons are filing this Schedule 13G pursuant to Section 240.13d-1(c). Consistent with Item 2 of the cover page for each Reporting Person above, the Reporting Persons neither disclaim nor affirm the existence of a group among them.

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#### Item 9. Notice of Dissolution of Group.

Not Applicable.

#### Item 10. Certifications.

By signing below I certify that, to the best of my knowledge and belief, the securities referred to above were not acquired and are not held for the purpose of or with the effect of changing or influencing the control of the issuer of the securities and were not acquired and are not held in connection with or as a participant in any transaction having that purpose or effect, other than activities solely in connection with a nomination under § 240.14a-11.

#### Exhibits:

Exhibit 99.1: Joint Filing Agreement, dated as of February 13, 2020, by and among MIRELF VI REIT Investments, MIRELF VI REIT, MIRELF VI, Holdings VI, MIR VI, MIRELF VII REIT, MIRELF VII, Holdings VII, MIRP, MIRP GP, MIGAR, MIRH and Mr. Dickerman.

# Signature

After reasonable inquiry and to the best of my knowledge and belief, I certify that the information set forth in this statement is true, complete and correct.

MIRELF	TVI REIT INVESTMENTS II, LLC	MIRELF VI REIT		
By:	MIRELF VI REIT, its sole and managing member	By:	MIRELF VI (U.S.), LP, its sole shareholder and Trustee	
By:	MIRELF VI (U.S.), LP, its sole shareholder and Trustee	By:	Madison International Holdings VI, LLC, its general partner	
By:	Madison International Holdings VI, LLC, its general partner	By:	/s/ Ronald M. Dickerman Ronald M. Dickerman	
By:	/s/ Ronald M. Dickerman Ronald M. Dickerman Managing Member		Managing Member	
MIRELF	S VI (U.S.), LP	Madisor	1 International Holdings VI, LLC	
By:	Madison International Holdings VI, LLC, its general partner	By:	/s/ Ronald M. Dickerman Ronald M. Dickerman Managing Member	
By:	/s/ Ronald M. Dickerman Ronald M. Dickerman Managing Member		minging memori	
Madison	International Realty VI, LLC	MIREL	F VII Securities REIT	
By:	Madison International Realty Holdings, LLC, its managing member	By:	MIRELF VII (U.S. Listed Securities), LP, its sole shareholder and Trustee	
By:	Madison International Realty Partners, LP, its managing member	By:	Madison International Holdings VII, LLC, its general partner	
By:	Madison International Realty Partners GP, LLC, its general partner	By:	/s/ Ronald M. Dickerman Ronald M. Dickerman Managing Member	
By:	/s/ Ronald M. Dickerman Ronald M. Dickerman Managing Member		Managing Memoer	
MIRELF	YII (U.S. Listed Securities), LP	Madisor	1 International Holdings VII, LLC	
By:	Madison International Holdings VII, LLC, its general partner	By:	/s/ Ronald M. Dickerman Ronald M. Dickerman Managing Member	
By:	/s/ Ronald M. Dickerman Ronald M. Dickerman Managing Member		wanaging wentee	

Madison I	international Realty VII, LLC	Madison International Realty Partners GP, LLC		
By:	Madison International Realty Holdings, LLC, its managing member	By:	/s/ Ronald M. Dickerman Ronald M. Dickerman	
By:	Madison International Realty Partners, LP, its managing member		Managing Member	
By:	Madison International Realty Partners GP, LLC, its general partner			
By:	/s/ Ronald M. Dickerman Ronald M. Dickerman Managing Member			
Madison International Realty Partners, LP		Madison International Global Alpha Realty, LLC		
By:	Madison International Realty Partners GP, LLC, its general partner	By:	Madison International Realty Holdings, LLC, its sole and managing member	
By:	/s/ Ronald M. Dickerman Ronald M. Dickerman	By:	Madison International Realty Partners, LP, its managing member	
	Managing Member	By:	Madison International Realty Partners GP, LLC, its general partner	
		By:	/s/ Ronald M. Dickerman	
			Ronald M. Dickerman Managing Member	
Madison International Realty Holdings, LLC		Ronald M. Dickerman		
By:	Madison International Realty Partners, LP, its managing member		/s/ Ronald M. Dickerman	
By:	Madison International Realty Partners GP, LLC, its general partner			
By:	/s/ Ronald M. Dickerman Ronald M. Dickerman Managing Member			

# JOINT FILING AGREEMENT PURSUANT TO RULE 13d-1(k)(1)

The undersigned acknowledge and agree that the foregoing statement on Schedule 13G is filed on behalf of each of the undersigned and that all subsequent amendments to such statement on Schedule 13G shall be filed on behalf of each of the undersigned without the necessity of filing additional joint filing statements. The undersigned acknowledge that each shall be responsible for the timely filing of such amendments and for the completeness and accuracy of the information concerning him or it contained therein, but shall not be responsible for the completeness and accuracy of the information concerning the other entity or person, except to the extent that he or it knows or has reason to believe that such information is inaccurate.

MIRELF VI REIT

Date: February 13, 2020

# MIRELF VI REIT INVESTMENTS II, LLC

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By:	MIRELF VI REIT, its sole and managing member	By:	MIRELF VI (U.S.), LP, its sole shareholder and Trustee
By:	MIRELF VI (U.S.), LP, its sole shareholder and Trustee	By:	Madison International Holdings VI, LLC, its general partner
By:	Madison International Holdings VI, LLC, its general partner	By:	/s/ Ronald M. Dickerman Ronald M. Dickerman
By:	/s/ Ronald M. Dickerman Ronald M. Dickerman Managing Member		Managing Member
MIRELF V	/I (U.S.), LP	Madison 1	International Holdings VI, LLC
By:	Madison International Holdings VI, LLC, its general partner	By:	/s/ Ronald M. Dickerman Ronald M. Dickerman Managing Member
By:	/s/ Ronald M. Dickerman Ronald M. Dickerman Managing Member		
Madison Ir	nternational Realty VI, LLC	MIRELF	VII Securities REIT
By:	Madison International Realty Holdings, LLC, its managing member	By:	MIRELF VII (U.S. Listed Securities), LP, its sole shareholder and Trustee
By:	Madison International Realty Partners, LP, its managing member	By:	Madison International Holdings VII, LLC, its general partner
By:	Madison International Realty Partners GP, LLC, its general partner	By:	/s/ Ronald M. Dickerman Ronald M. Dickerman Managing Member
By:	/s/ Ronald M. Dickerman Ronald M. Dickerman Managing Member		wanaging womoor
MIRELF V	/II (U.S. Listed Securities), LP	Madison 1	International Holdings VII, LLC
By:	Madison International Holdings VII, LLC, its general partner	By:	/s/ Ronald M. Dickerman Ronald M. Dickerman Managing Member
By:	/s/ Ronald M. Dickerman Ronald M. Dickerman Managing Member		managing memori

Madison l	International Realty VII, LLC	Madison International Realty Partners GP, LLC		
By:	Madison International Realty Holdings, LLC, its managing member	By:	/s/ Ronald M. Dickerman Ronald M. Dickerman	
By:	Madison International Realty Partners, LP, its managing member		Managing Member	
By:	Madison International Realty Partners GP, LLC, its general partner			
By:	/s/ Ronald M. Dickerman Ronald M. Dickerman Managing Member			
Madison l	International Realty Partners, LP	Madison International Global Alpha Realty, LLC		
By:	Madison International Realty Partners GP, LLC, its general partner	By:	Madison International Realty Holdings, LLC, its sole and managing member	
By:	/s/ Ronald M. Dickerman Ronald M. Dickerman	By:	Madison International Realty Partners, LP, its managing member	
	Managing Member	By:	Madison International Realty Partners GP, LLC, its general partner	
		By:	/s/ Ronald M. Dickerman Ronald M. Dickerman Managing Member	
Madison l	International Realty Holdings, LLC	Ronald M. Dickerman		
By:	Madison International Realty Partners, LP, its managing member		/s/ Ronald M. Dickerman	
By:	Madison International Realty Partners GP, LLC, its general partner			
By:	/s/ Ronald M. Dickerman Ronald M. Dickerman Managing Member			

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