U.S. SECURITIES AND EXCHANGE COMMISSION | FORM 4 | WASHINGTON, D.C. 20549 [_] Check this box if STATEMENT OF CHANGES IN BENEFICIAL OWNERSHIP no longer subject to Section 16. Form 4 or Form 5 Filed pursuant to Section 16(a) of the Securities and obligations may Exchange Act of 1934, Section 17(5),

continue. See Public Utility Holding Company Act of 1935 or Instruction 1(b). Section 30(f) of the Investment Company Act of 1940 1. Name and Address of Reporting Person* Mack Fredric c/o Mack-Cali Realty Corporation 11 Commerce Drive (Street) Cranford, New Jersey (City) (State) (Zip) 2. Issuer Name and Ticker or Trading Symbol Mack-Cali Realty Corporation (CLI) 3. IRS or Social Security Number of Reporting Person (Voluntary) 4. Statement for Month/Year 02/98 5. If Amendment, Date of Original (Month/Year) 6. Relationship of Reporting Person(s) to Issuer (Check all applicable) [] Director [] Officer [] 10% Owner [X] Other (give title below) (specify below) Member of Advisory Board 7. Individual or Joint/Group Filing (Check Applicable Line) __ Form filed by One Reporting Person Form filed by More than One Reporting Person TABLE I--NON-DERIVATIVE SECURITIES ACQUIRED, DISPOSED OF, OR BENEFICIALLY OWNED <TABLE> <CAPTION> 1. Title 2. Trans- 3. Trans- 4. Securities Acquired (A) 5. Amount of 6. Owner- 7. Nature action action of or Disposed of (D) Securities ship of In-Date Code (Instr. 3, 4 and 5) Security Beneficially Form: (Instr. 3) (Month/ (Instr. 8) Owned at Direct Bene-Day/ _____ End of (D) or ficial Year) Month Indirect Owner-Code V Amount (A) or Price (Instr. 3 and 4) ship

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* If this form is filed by more
4 (b) (v). e than one reportin | ng person, see Instructi | .on | | | || Reminder: Report on a separate owned directly or indirectly. | line for each clas | ss of securities benefic | cially | | | |
| FORM 4 (continued) | nt of Type Respons | ses | | | | |
| TABLE IIDERIVATIVE SECURITI (e.g., puts, calls, war | | | OWNED | | | |
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| 1. Title of Derivative Security (Instr. 3) | 2. Conversion or Exercise Price of Deriv- | 3. Trans- action Date (Month/ Day/ | 4. Transaction Code (Instr. 8) | | ative S Acquire Dispose | 5. Number of Derivative Securities Acquired (A) or Disposed of (D) (Instr. 3, 4, and | | |
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| 11. Na- | | 7. Title and Amount of | 8. Pr | | | Owner- |
| ture | cisable and | Underlying Securities | | | of Deriv- | ship |
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Explanation of Responses:

(1) The Units of Limited Partnership Interest ("Units") represent interests in Mack-Cali Realty, L.P., a Delaware limited partnership, through which Mack-Cali Realty Corporation conducts its real estate activities. Beginning on December 11, 1998, the Units were redeemable for cash, based upon the fair market value of an equivalent number of shares of Common Stock at the time of such redemption, or, at the election of the Company, shares of Common Stock on a one-for-one basis. Prior to January 23, 1998, 205,604 of the reporting person's 251,144 Units were contingent and convertible, in whole or in part, into ordinary Units upon the satisfaction by December 11, 1999 of certain conditions relating to certain properties owned by Mack-Cali Realty Corporation. Until such conversion, the contingent Units shall not be entitled to any rights associated with the ordinary Units. As of January 23, 1998, the conditions had been satisfied for the conversion of 89,948 of the reporting person's contingent Units into ordinary Units. As of February 1, 1998, such conditions had been satisfied for the conversion of an additional

232 contingent Units into ordinary Units, and, accordingly, 115,424 of the reporting person's Units remained contingent.

(2) The Series B Preferred Units of Limited Partnership Interest (the "Series B Preferred Units") are immediately convertible into Units. Prior to February 1, 1998, 685 of the reporting person's 15,964 Series B Preferred Units were contingent and convertible, in whole or in part, into ordinary Series B Preferred Units upon the satisfaction by December 11, 1999 of certain conditions relating to certain properties owned by Mack-Cali Realty Corporation. Until such conversion, the contingent Series B Preferred Units shall not be entitled to any rights associated with the ordinary Series B Preferred Units. As of February 1, 1998, the conditions had been satisfied for the conversion of 64 of the reporting person's contingent Series ${\tt B}$ Preferred Units into ordinary Series B Preferred Units and, accordingly, 621 of the reporting person's Series B Preferred Units remained contingent. Currently, the reporting person's 15,343 ordinary Series B Preferred Units are convertible into 442,800 Units, the 2,535 Series B Preferred Units held by the Charitable Trust are convertible into 73,160 Units and the 1,492 Series B Preferred Units held by the 4/30/92 Trust are convertible into 43,059 Units. Any Units received upon conversion of Series B Preferred Units shall be redeemable into an equal number of Shares of Common Stock beginning on December 11, 2000.

/s/ Fredric H. Mack 5/11/98
-----**Signature of Reporting Person Date

 $\star\star {\rm Intentional}$ misstatements or omissions of facts constitute Federal Criminal Violations.

See 18 U.S.C. 1001 and 15 U.S.C. 78ff(a).

Note: File three copies of this Form, one of which must be manually signed. If space provided is insufficient, see Instruction 6 for procedure.