	+ 'ORM 4		U.S. SECUR	ITIES	AND EXCHANGE	COMMISSION	1			
•	+ Check this box is	f	WAS	SHING	TON, D.C. 2054	9				
,	no longer subject to Section 16.		ATEMENT OF (CHANGI	ES IN BENEFICI	AL OWNERSH	IIP			
	Form 4 or Form 5		pursuant to	Sect	tion 16(a) of 34, Section 17	the Securi	lties			
	obligations may continue. See	Pub	lic Utility	Hold	ing Company Ac	t of 1935	or			
	Instruction 1(b)									
	Name and Address							-		
	Nussbaum	-	Paul			Α.				
								-		
	Mack-Cali Realty	Corporation								
	Commerce Drive		(Street)					-		
	Cranford,		New Jersey			0701				
	(City)		 (State)				 Lip)	-		
	· · · · ·		, ,				1,			
2.	Issuer Name and '	Ticker or Tr	ading Symbol		k-Cali Realty	-				
3.	IRS or Identific: (Voluntary)	ation Number	of Reportin	ng Pe:	rson if an ent	ity				
4.	Statement for Mon	nth/Year		06,	/98					
5.	If Amendment, Da	te of Origin	al (Month/Ye							
6	Relationship of 1	Reporting Pe	rson(s) to	[9 9 11 P 1	r (Check all a	oplicable)				
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	[X] Director			[]	10% Owner [-				
		(give ti	tle below)			(specif	Ty below)			
7.	Individual or Jos	int/Group Fi	ling (Check	laaA	icable Line)					
	X		(,					
	Form filed H	by One Repor	-	_						
	Form filed I	by More than	One Report:	ing Pe	erson					
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	BLE> PTION>									
										-
	Title	2. Trans-	3. Trans-		4. Securities	Acquired	(A)	5. Amount of	6. Owner- 7	7.
Nati	ure of	action	action		or Dispose	d of (D)		Securities	ship	
of i	In- Security	Date	Code		(Instr. 3,	4 and 5)		Beneficially	Form:	
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fic	ial	Day/						End of	(D) or	
Owne	er-	Year)						Month	Indirect	
			Code	V	Amount	(A) or	Price	(Instr. 3 and 4) (I)	
shi	-					(D)			(Instr. 4)	
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<pre>CAPTION></pre>					
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5))	ative Security	Year)			
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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 are 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 June 9, 1998, 17,830 of the reporting person's 18,071 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 June 9, 1998, the conditions had been satisfied for the conversion of 427 of the reporting person's contingent Units into ordinary Units, and, accordingly, 17,403 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 June 9, 1998, 380 of the reporting person's 957 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 June 9, 1998, the conditions had been satisfied for the conversion of 333 of the reporting person's contingent Series B Preferred Units into ordinary Series B Preferred Units and, accordingly, 47 of the reporting person's Series B Preferred Units remained contingent. Currently, the reporting person's 910 ordinary Series B Preferred Units are convertible into 26,263 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.

**Intentional misstatements or omissions of facts constitute Federal Criminal Violations.

See 18 U.S.C. 1001 and 15 U.S.C. $78\,\text{ff}\,(a)\,.$

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