++ FORM 4	U.S. SE	CURITIES AND EXCH	ANGE COMMISSIO	N			
++ [_] Check this box i no longer subjec	WASHINGTON, D.C. 20549						
to Section 16.	5 Filed pursuant to Section 16(a) of the Securities 7 Exchange Act of 1934, Section 17(a) of the 9 Public Utility Holding Company Act of 1935 or						
1. Name and Address	of Reporting Person						
Mack	Earl			I.			
(Last)	(Fir		(Mid				
c/o Mack-Cali Realty 11 Commerce Drive	Corporation						
	(Stre						
Cranford, New Jersey							
(City)	(Sta			Zip)			
2. Issuer Name and	Ticker or Trading Sy		alty Corporati				
 IRS or Identific (Voluntary) 	-	rting Person					
4. Statement for Mo							
5. If Amendment, Da	te of Original (Mont						
 Relationship of [X] Director 	Reporting Person(s) [] Officer (give title belc	[] 10% Owner	[] Other) fy below)			
7. Individual or Jo	int/Group Filing (Ch						
X Form filed	by One Reporting Per	son					
Form filed	by More than One Rep	orting Person					
TABLE INON-DERIVAT <table> <caption></caption></table>							
1. Title Nature	2. Trans- 3. Tran	s- 4. Secur	tities Acquired	(A) 5	. Amount of	6. Owner- 7.	
of of In-	action acti	on or Di	sposed of (D)		Securities	ship	
Security direct	Date Code	(Inst	er. 3, 4 and 5)		Beneficially	Form:	
(Instr. 3) Bene-	(Month/ (Ins	tr. 8)			Owned at	Direct	
ficial	Day/				End of	(D) or	
Owner-	Year)				Month	Indirect	
ship	Code	V Amount	(A) or	Price	(Instr. 3 and 4)	(I)	
(Instr. 4)			(D)			(Instr. 4)	
<pre></pre>	<c> <c></c></c>	<c> <c></c></c>	<c></c>	<c> <c> <(</c></c>		<c></c>	

				* If this form is filed by mo 4(b)(v). Reminder: Report on a separat owned directly or indirectly. (Print or Type Responses	e line for each class			
FORM 4 (continued)	,							
TABLE IIDERIVATIVE SECURI								
	arrants, options, conv	vertible securities)						
1. Title of Derivative Security (Instr. 3)	2. Conver- sion or Exercise Price of	3. Trans- action Date (Month/	4. Transac- tion Code (Instr. 8)	5. Number of Deriv- ative Securities Acquired (A) or Disposed of (D)				
5)	Deriv- ative Security	Day/ Year)		(Instr. 3, 4, and				
			Code V	(A) (D)				
<\$>								
Units of Limited Partnership Interest(1)		9/4/98	J(1)	(1)				
Units of Limited Partnership Interest(1)								
Units of Limited Partnership Interest(1)								
Series B Preferred Units of Limited Partnership Interest(2)		9/10/98	J(2)	(2)				
Series B Preferred Units of Limited Partnership Interest(2)								
Series B Preferred Units of Limited Partnership Interest(2)								

	6. Date H	Exer-	7. Title and	d Amount of	8. Pri	.ce 9	. Number	10.	Owner-
11. Na-	cisabl	Le and	Underlyin	ng Securities	of		of Deriv-		ship
ture	Expira	ation	(Instr. 3	3 and 4)	Der	iv-	ative		Form
of In-	Date				ati	ve	Secur-		of De-
direct	(Month	n/Day/			Sec	ur-	ities		rivative
Bene-	Year)	-			itv	,	Bene-		Secu-
ficial	,					str.			rity:
Owner-					- 5)		Owned		Direct
ship	Dato	Evnira-		Amount or	5)		at End		(D) or
(Instr.			Title	Amount or			of		Indi-
4)			IILLE	Shares			Month		rect (1)
							(Instr. 4)		(Instr. 4)
 <s></s>	<c></c>	<c></c>	<c></c>	<c></c>	<c></c>	<	C>	<c></c>	
<c></c>	(1)		Common Stock	(1)		7	34,514(1)		D
						3	9,496		I
Earle									
Mack,									
Charitable									
Trust A									
Earle							23,874		I
Mack,									
4/30/92									
Trust									
	(2)		Common Stock	(2)			46,695(2)		D
							2,535(2)		I
Earle							/		
Mack,									
Charitable									
Trust A 									
								_	
Forlo							1,492(2)		I
Earle									
Mack,									
4/30/92									
Trust 									
Note: File three copies of t	his Form,	one of w	hich must be	manually signed	1.				

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

- (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 September 4, 1998, 206,819 of the reporting person's 734,514 Units beneficially owned at that time 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 September 4, 1998, the conditions had been satisfied for the conversion of 38,143 of the reporting person's contingent Units into ordinary Units. As of September 10, 1998, such conditions had been satisfied for the conversion of an additional 25,528 contingent Units into ordinary Units, and accordingly, 143,148 of the reporting persons Units remained contingent.
- The Series B Preferred Units of Limited Partnership Interest (the "Series B (2)Preferred Units") are immediately convertible into Units. Prior to September 10, 1998, 158 of the reporting person's 46,695 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 Preferred B Units shall not be entitled to any rights associated with the ordinary Series B Preferred Units. As of September 10, 1998, the conditions had been satisfied for the conversion of 158 of the reporting person's contingent Series B Preferred Units into ordinary Series B Preferred Units and, accordingly, none of the reporting person's Series B Preferred Units remained contingent. Currently, the reporting person's 46,695 ordinary Series B Preferred Units are convertible into 1,347,619 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.
- ** Intentional misstatements or omissions of facts constitute Federal Criminal Violations.

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

	/s/	Earle	I.	Mack		11/10/98
**	Sigr	nature	of	Reporting	Person	Date

* If this form is filed by more than one reporting person, see Instruction $4\left(b\right)\left(\nu\right)$.

Reminder: Report on a separate line for each class of securities beneficially owned directly or indirectly. (Over)

(Print or Type Responses)