September 19, 2005
UNITED STATES
SECURITIES AND EXCHANGE COMMISSION
WASHINGTON, DC 20549
FORM 0 W
FORM 8-K
CURRENT REPORT
PURSUANT TO SECTION 13 OR 15(d) OF THE
SECURITIES EXCHANGE ACT OF 1934
Date of report (Date of earliest event reported): September 16, 2005

MACK CALI REALTY CORP

Maryland 1-13274 22-3305147

MACK-CALI REALTY CORPORATION

(Exact Name of Registrant as Specified in Charter)

	te or Other Jurisdiction	(Commission File Number)	(IRS Employer				
of Ir	ncorporation)		Identification No.)				
	11 Commerce Drive, Cranford, New Jersey, 07016 (Address of Principal Executive Offices) (Zip Code)						
(908) 272-8000						
(Reg	gistrant s telephone number, inclu	ding area code)					
MA	ACK-CALI REALTY, L.P.						
(Exa	act Name of Registrant as Specified	d in Charter)					
	ware	333-57103	22-3315804				
	te or Other Jurisdiction	(Commission File Number)	(IRS Employer				
of Ir	te or Other Jurisdiction	(Commission File Number)					
			(IRS Employer				
11 C	ncorporation)	ersey, 07016	(IRS Employer				
11 C	ncorporation) Commerce Drive, Cranford, New J	ersey, 07016	(IRS Employer				
11 C (Add	ncorporation) Commerce Drive, Cranford, New J dress of Principal Executive Office	ersey, 07016 es) (Zip Code)	(IRS Employer				
11 C (Add	corporation) Commerce Drive, Cranford, New Judicess of Principal Executive Office (272-8000) Sistrant s telephone number, includes	ersey, 07016 (S) (Zip Code) (Iding area code) (Form 8-K filing is intended to simultance)	(IRS Employer				
11 C (Add	commerce Drive, Cranford, New Jodress of Principal Executive Office (2) 272-8000 gistrant s telephone number, included the appropriate box below if the Following provisions (see General Institution)	ersey, 07016 (S) (Zip Code) (Iding area code) (Form 8-K filing is intended to simultance)	(IRS Employer Identification No.) eously satisfy the filing obligation of the registrant under any of				

o	Pre-commencement communications pursuant to Rule 14d-2(b) under the Exchange Act (17 CFR 240.14d-2(b))
o	Pre-commencement communications pursuant to Rule 13e-4(c) under the Exchange Act (17 CFR 240.13e-4(c))
Iter	n 1.01 Entry Into a Material Definitive Agreement.
Part the Agr	September 16, 2005, Mack-Cali Realty, L.P. (the Operating Partnership), the operating partnership of Mack-Cali Realty Corporation (the eneral Partner), entered into an Extension and Modification Agreement dated as of September 16, 2005 by and among the Operating nership and a group of 23 lender banks (the Extension and Modification Agreement). The Extension and Modification Agreement extends maturity date and modifies other terms and conditions of the Operating Partnership is Second Amended and Restated Revolving Credit element dated as of November 23, 2004 (the Credit Agreement). The General Partner and certain of its subsidiaries are the guarantors of the gations of the Operating Partnership under the Credit Agreement.
Ban doc doc Inc. Che and Cor	lending group under the Credit Agreement, as supplemented by the Extension and Modification Agreement, consists of: JPMorgan Chase k, N.A., as administrative agent; Bank of America, N.A., as syndication agent; The Bank of Nova Scotia, New York Agency, as umentation agent; Wachovia Bank, National Association, as documentation agent; Wells Fargo Bank, National Association, as umentation agent; SunTrust Bank, as senior managing agent; US Bank National Association, as managing agent; Citicorp North America, as managing agent; PNC Bank, National Association, as managing agent; and Bank of China, New York Branch; The Bank of New York; vy Chase Bank, F.S.B.; The Royal Bank of Scotland; Mizuho Corporate Bank, Ltd.; UFJ Bank Limited, New York Branch; The Governor Company of the Bank of Ireland; Bank Hapoalim B.M.; Comerica Bank; Chang Hwa Commercial Bank, Ltd., New York Branch; First numercial Bank, New York Agency; Chiao Tung Bank Co., Ltd., New York Agency; Deutsche Bank Trust Company Americas; and Hua Nan numercial Bank, New York Agency, as participants.
The	material terms of the Extension and Modification Agreement provide for:
1.	An extension of the maturity date of the Credit Agreement from November 23, 2007 to November 23, 2009;
2.	A reduction in the facility fee from 20 basis points to 15 basis points at the BBB/Baa2 pricing level;
3.	A reduction in the capitalization rate set forth in the definitions of Capitalized Unencumbered Property NOI and Consolidated Capitalized NOI from 9.00% to 8.50% and the valuing of properties owned fewer than four (4) fiscal quarters, at the option of the Operating Partnership, at cost or at the Capitalized Unencumbered Property NOI or the Consolidated Capitalized NOI of any such property;
4.	The ability of the Leverage Ratio in Section 9.1 and the ratio of Consolidated Unsecured Indebtedness to the Section 9.6 Sum in Section 9.6 to each go up to 65% for periods of 180 days; and

	The deletion of Agreement.	of Interest Coverage requirements in Section 9.4 of the Credit
the Ext	tension and M	sed herein above without definition shall have the meanings assigned to such terms in the Credit Agreement, as modified by Modification Agreement. Except as modified by the Extension and Modification Agreement, the terms and conditions of the emain in full force and effect.
A copy 10.2.	y of the Exten	asion and Modification Agreement is filed herewith as Exhibit 10.1 and a copy of the Credit Agreement is filed as Exhibit
		r announced the Operating Partnership s entry into the Extension and Modification Agreement on September 19, 2005. A Partner s press release is filed herewith as Exhibit 99.1.
Item 2	2.03	Creation of a Direct Financial Obligation or an Obligation Under an Off-Balance Sheet Arrangement of a Registrant.
See Ite	em 1.01 above	e.
Item 9	2.01	Financial Statements and Exhibits.
(c)	Exhibits.	
Exhib i 10.1*	it No.	<u>Description</u> Extension and Modification Agreement dated as of September 16, 2005 by and among Mack-Cali Realty, L.P., JPMorgan Chase Bank, N.A., as administrative agent, and the several Lenders party thereto.
10.2		Second Amended and Restated Revolving Credit Agreement among Mack-Cali Realty, L.P.,

JPMorgan Chase Bank, N.A., Bank of America, N.A., and other lending institutions that are or may become a party to the Second Amended and Restated Revolving Credit Agreement dated as of

November 23, 2004 (filed as Exhibit 10.1 to Mack-Cali Realty Corporation $\,$ s Current Report on Form 8-K dated November 23, 2004 and incorporated herein by reference).

99.1*	Press Release of Mack-Cal	i Realty Co	rporation dated September 19, 2005.		
* Filed l	nerewith.				
SIGNA	TURES				
Pursuan	t to the requirements of the Securities E	xchange Ac	et of 1934, each Registrant has duly caused this report to be signed on its behalf by the		
undersig	ned hereunto duly authorized.	S			
MACK	-CALI REALTY CORPORATION				
Dated: September 19, 2005		By:	/s/ BARRY LEFKOWITZ Barry Lefkowitz Executive Vice President and		
Chief Fi	Chief Financial Officer		Executive vice resident and		
MACK	-CALI REALTY, L.P.				
Ву:	Mack-Cali Realty Corporation, its general partner				
Dated: S	September 19, 2005	Ву:	/s/ BARRY LEFKOWITZ Barry Lefkowitz		
Chief Fi	nancial Officer		Executive Vice President and		
EXHIB	IT INDEX				
<u>Exhibit</u>	No. Description		<u> </u>		

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^{*} Filed herewith.