UNITED STATES SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

SCHEDULE 13D

Under the Securities Exchange Act of 1934 (Amendment No. 4)*

The Macerich Company

(Name of Issuer)

Common Stock, Par Value \$0.01 Per Share (Title of Class of Securities)

> 554382101 (CUSIP Number)

Jeff Davis Senior Vice President and General Counsel Ontario Teachers' Pension Plan Board 5650 Yonge Street, 3rd Floor Toronto, Ontario M2M 4H5 Canada (416) 228-5900

With a Copy to:

William G. Farrar Sullivan & Cromwell LLP 125 Broad Street New York, New York 10004 (212) 558-4940 (Name, Address and Telephone Number of Person Authorized to Receive Notices and Communications)

> August 8, 2016 (Date of Event which Requires Filing of this Statement)

If the filing person has previously filed a statement on Schedule 13G to report the acquisition that is the subject of this Schedule 13D, and is filing this schedule because of §§ 240.13d-1(e), 240.13d-1(f) or 240.13d-1(g), check the following box.

Note: Schedules filed in paper format shall include a signed original and five copies of the schedule, including all exhibits. See § 240.13d-7 for other parties to whom copies are to be sent.

* The remainder of this cover page shall be filled out for a reporting person's initial filing on this form with respect to the subject class of securities, and for any subsequent amendment containing information which would alter disclosures provided in a prior cover page.

The information required on 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 (the "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).

SCHEDULE 13D

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1	NAMES	OF REPORTING PERSONS I.R.S. IDENTIFICATION NOS. OF ABOVE PERSONS (entities only)	
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2		THE APPROPRIATE BOX IF A MEMBER OF A GROUP (See Instructions)	
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3	SEC USE	E ONLY	
4	SOURCE	E OF FUNDS (See Instructions)	
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SCHEDULE 13D

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This Amendment No. 4 (this "Amendment No. 4") amends and supplements the statement on Schedule 13D filed with the Securities and Exchange Commission (the "SEC") on November 24, 2014 (the "Original Schedule 13D"), Amendment No. 1 to the Original Schedule 13D filed with the SEC on May 8, 2015 ("Amendment No. 1"), Amendment No. 2 to the Original Schedule 13D filed with the SEC on May 15, 2015 ("Amendment No. 2") and Amendment No. 3 to the Original Schedule 13D filed with the SEC on March 9, 2016 ("Amendment No. 3", and together with the Original Schedule 13D, Amendment No. 1, Amendment No. 2 and this Amendment No. 4, the "Schedule 13D") with respect to the common stock, par value \$0.01 per share (the "Common Stock"), of The Macerich Company, a Maryland corporation (the "Issuer"), filed by Ontario Teachers' Pension Plan Board, an Ontario, Canada corporation ("Teachers"), and 1700480 Ontario Inc., an Ontario, Canada corporation ("1700480"), wholly owned by Teachers'. Capitalized terms used herein and not otherwise defined have the meanings assigned to such terms in the Original Schedule 13D. All items or responses not described herein remain as previously reported in the Original Schedule 13D, as amended and supplemented by Amendment No. 1, Amendment No. 2 and Amendment No. 3.

All calculations with respect to beneficial ownership of the Issuer's Common Stock set forth in this Schedule 13D are based on 143,625,500 shares of Common Stock outstanding as of August 2, 2016, as reported on the cover of the Issuer's Quarterly Report on Form 10-Q for the quarterly period ended June 30, 2016, filed with the SEC by the Issuer on August 3, 2016 (the "June 2016 Form 10-Q"). Based on information reported by the Issuer in the June 2016 Form 10-Q, the Issuer repurchased 5,930,209 shares of its Common Stock between April 19, 2016 and July 11, 2016. The Issuer's repurchases resulted in the increase in beneficial ownership of the Reporting Persons reported in this Amendment No. 4 from 15.6% in Amendment No. 3 to 16.2%.

Item 2. Identity and Background

Item 2 of the Schedule 13D is hereby amended solely with respect to Schedule A attached hereto.

Item 4. Purpose of Transaction

Item 4 of the Schedule 13D is hereby amended and supplemented by adding the following immediately prior to the last paragraph thereof:

On August 8, 2016, the Issuer, Teachers' and 1700480 executed an agreement (the "Letter Agreement") that: (i) amended the Limited Waiver to change the "Excepted Holder Limit" from 14.9% to 19.9% and to provide that, if Teachers' Beneficial Ownership does not equal or exceed 19.7% at any time on or prior to July 31, 2021, then from and after that date the Excepted Holder Limit automatically will be reset to the highest Beneficial Ownership percentage actually reached by Teachers between August 1, 2016 and July 31, 2021; (ii) amended the Registration Rights Agreement to replace the definition of "Shares" with "all Common Shares directly or indirectly held from time to time by the Holders and their respective Affiliates", and (iii) amended and restated Section 2.4 of the Master Agreement with the effect of replacing "9.9%" with "14.9%"

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in the two places it appears therein. A copy of the Letter Agreement is included as Exhibit 99.6 to this Schedule 13D and is incorporated by reference herein. The foregoing summary of the Letter Agreement is qualified in its entirety by reference to the full text of the Letter Agreement.

Item 5. Interest in Securities of the Issuer

Paragraphs (a) and (b) of Item 5 of the Schedule 13D are hereby amended and restated in their entirety as follows:

(a) and (b). 1700480, as a wholly-owned subsidiary of Teachers', may be deemed to share voting and dispositive power with Teachers' with respect to the 23,286,237 shares of Common Stock it beneficially owns, representing approximately 16.2% of the shares of Common Stock outstanding. Pursuant to the Master Agreement, as amended by the Letter Agreement, 1700480 agreed that if it and its affiliates collectively own (beneficially or of record) more than 14.9% of the outstanding shares of Common Stock, 1700480 will cause to be voted in accordance with the recommendations of the Issuer's Board of Directors all of the shares of Common Stock owned by them in excess of such number of shares that represents 14.9% of the outstanding shares of Common Stock. The foregoing summary of the Master Agreement, as amended by the Letter Agreement, is qualified in its entirety by reference to the full text of the Master Agreement and the full text of the Letter Agreement.

Item 6. Contracts, Arrangements, Understandings or Relationships With Respect to Securities of the Issuer

Item 6 of the Schedule 13D is hereby amended and supplemented by adding the following immediately prior to the last paragraph thereof:

On August 8, 2016, the Issuer, Teachers' and 1700480 executed the Letter Agreement. See "Item 4. Purpose of Transaction" for a description of the Letter Agreement, which is qualified in its entirety by reference to the Letter Agreement, a copy of which is filed as Exhibit 99.6 hereto and incorporated herein by reference in answer to this Item 6.

Item 7. Material to Be Filed as Exhibits

Exhibit No.	Description
Exhibit 99.1	Master Agreement, dated as of November 14, 2014, by and among The Macerich Company, Pacific Premier Retail LP, MACPT LLC, Macerich PPR GP LLC, Queens JV LP, Macerich Queens JV LP, Queens JV GP LLC, and 1700480 Ontario Inc. (incorporated by reference to Exhibit 2.1 to The Macerich Company's Current Report on Form 8-K filed on November 18, 2014).
Exhibit 99.2	Registration Rights Agreement, dated as of November 14, 2014, by and between The Macerich Company and 1700480 Ontario Inc. (incorporated by reference to Exhibit 10.1 to The Macerich Company's Current Report on Form 8-K filed on November 18, 2014).
Exhibit 99.3	Representation Letter, dated as of November 24, 2014, executed and delivered by The Macerich Company and agreed to by Ontario Teachers' Pension Plan Board and 1700480 Ontario Inc. (incorporated by reference to Exhibit 99.3 to the Original Schedule 13D filed on November 24, 2014).

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Exhibit 99.4 Limited Waiver, dated as of November 14, 2014, of the Macerich Company to Ontario Teachers' Pension Plan Board and its affiliates (incorporated by reference to Exhibit 99.4 to the Original Schedule 13D filed on November 24, 2014).
Exhibit 99.5 Joint Filing Agreement, dated November 24, 2014, by and between Ontario Teachers' Pension Plan Board and 1700480 Ontario Inc. (incorporated by reference to Exhibit 99.5 to the Original Schedule 13D filed on November 24, 2014).
Exhibit 99.6 Letter Agreement, dated as of August 8, 2016, by and among The Macerich Company, Ontario Teachers' Pension Plan Board and 1700480 Ontario Inc.

Signatures

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.

August 9, 2016

Ontario Teachers' Pension Plan Board

By:	/s/ Rossana Di Lieto
Name:	Rossana Di Lieto
Title:	Chief Compliance Officer and Vice President

1700480 Ontario Inc.

By:/s/ Salvatore IaconoName:Salvatore IaconoTitle:Authorized Officer

SCHEDULE A

CERTAIN INFORMATION REGARDING THE BOARD MEMBERS AND OFFICERS OF ONTARIO TEACHERS' PENSION PLAN BOARD

Set forth in the table below are the name, current residence or business address and current occupation or employment of each of the board members and officers of Ontario Teachers' Pension Plan Board, an Ontario, Canada corporation ("Teachers'"). Each director and officer is a citizen of Canada with the exception of: (i) Kathleen O'Neill who is a citizen of Canada and Ireland; (ii) Bjarne Graven Larsen who is a citizen of Denmark; and (iii) Andrew Jonathan Mark Taylor who is a citizen of the United Kingdom.

Name	Residence or Business Address	Occupation or Employment
Rodney Stephen Albert (Board Member)	566 Rosebank Road S. Pickering, ON L1W 2N5	Board Member
William Frank Chinery (Board Member)	129 Yonge Boulevard, Toronto, ON M5M 3H2	Board Member
Patricia Anne Croft (Board Member)	155 Talbot Drive Oakville, ON L6L 4C4	Board Member
Lise Fournel (Board Member)	30 Lakeshore Boulevard Beaconsfield, Quebec H9W 4H3	Senior Vice President & Chief Information Officer, Air Canada
John David Murray (Board Member)	43 Centennial Boulevard Ottawa, ON K1S 0M6	Board Member
Kathleen O'Neill (Board Member)	21 Wilgar Road Toronto, ON M8X 1J3	Board Member
Steven Robert McGirr (Board Member)	206 Bloor Street West Suite 1102 Toronto, ON M5S 1T8	Board Member
Barbara Frank Palk (Board Member)	4 Douglas Drive Toronto, ON M4W 2B3	Board Member
David William Smith (Board Member)	37 Burton Road Toronto, ON M5P 1V1	Board Member
Daniel Francis Sullivan (Board Member)	65 Chestnut Park Road Toronto, ON M4W 1W7	Board Member
Jean Turmel (Board Member)	1067 Boul. Mont-Royal Outremont, QUE H2V 2H5	President, Perseus Capital Inc.
OFFICERS		
Tracy Lee Abel	5650 Yonge Street, 3 rd Floor Toronto, ON M2M 4H5	Senior Vice President, Member Services

5650 Yonge Street, 3rd Floor

Toronto, ON M2M 4H5

Andrew James Claerhout

Senior Vice President, Infrastructure & Natural Resources

Jeffrey Michael Davis

Ziad Hindo

Wayne Anthony Kozun

Bjarne Graven Larsen

Rosemarie Ellen McClean

David Lloyd McGraw

Marcia Elizabeth Mendes-d'Abreu

Ronald Wesley Mock

Nicole Theresa Musicco

Sarah Jane Rowe

Andrew Jonathan Mark Taylor

Michael Peter Wissell

Barbara Maria Zvan-Watson

5650 Yonge Street, 3rd Floor Toronto, ON M2M 4H5

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5650 Yonge Street, 3rd Floor Toronto, ON M2M 4H5

5650 Yonge Street, 3rd Floor Toronto, ON M2M 4H5

5650 Yonge Street, 3rd Floor Toronto, ON M2M 4H5 General Counsel, Senior Vice President, Corporate Affairs and Corporate Secretary

Senior Vice President, Capital Markets

Senior Vice President, Public Equities

Executive Vice President & Chief Investment Officer

Senior Vice President and Chief Operations Officer

Senior Vice President & Chief Financial Officer

Senior Vice President, Human Resources & Facilities

President & Chief Executive Officer

Regional Managing Director, Asia Pacific

Senior Vice President, Private Capital

Regional Managing Director, Europe, Middle East and Africa

Senior Vice President, Portfolio Construction

Senior Vice President, Strategy & Risk and Chief Investment Risk Officer

EXHIBIT INDEX

- Exhibit 99.1 Master Agreement, dated as of November 14, 2014, by and among The Macerich Company, Pacific Premier Retail LP, MACPT LLC, Macerich PPR GP LLC, Queens JV LP, Macerich Queens JV LP, Queens JV GP LLC, and 1700480 Ontario Inc. (incorporated by reference to Exhibit 2.1 to The Macerich Company's Current Report on Form 8-K filed on November 18, 2014).
- Exhibit 99.2 Registration Rights Agreement, dated as of November 14, 2014, by and between The Macerich Company and 1700480 Ontario Inc. (incorporated by reference to Exhibit 10.1 to The Macerich Company's Current Report on Form 8-K filed on November 18, 2014).
- Exhibit 99.3 Representation Letter, dated as of November 24, 2014, executed and delivered by The Macerich Company and agreed to by Ontario Teachers' Pension Plan Board and 1700480 Ontario Inc. (incorporated by reference to Exhibit 99.3 to the Original Schedule 13D filed on November 24, 2014).
- Exhibit 99.4 Limited Waiver, dated as of November 14, 2014, of the Macerich Company to Ontario Teachers' Pension Plan Board and its affiliates (incorporated by reference to Exhibit 99.4 to the Original Schedule 13D filed on November 24, 2014).
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- Exhibit 99.6 Letter Agreement, dated as of August 8, 2016, by and among The Macerich Company, Ontario Teachers' Pension Plan Board and 1700480 Ontario Inc.

Ontario Teachers' Pension Plan Board c/o/The Cadillac Fairview Corporation Limited 20 Queen Street West, 5th Floor Toronto, Ontario M5H 3R4 Attention: Sandra Hardy

Re: Amendment of Limited Waiver of Ownership Limit

Ladies and Gentlemen:

Reference is made to that certain Limited Waiver granted to Ontario Teachers' Pension Plan Board and its affiliates (collectively, "**Ontario**") by the Board of Directors (the "**Board**") of The Macerich Company ("**Macerich**") on November 14, 2014 (the "**Waiver**"), and the representation letter, dated as of November 14, 2014, entered into by Ontario and Macerich and attached to such Waiver, as amended on November 24, 2014 (the "**Representation Letter**"). Pursuant to the terms of the Waiver, among other matters, Ontario is currently permitted to Beneficially Own up to 14.9% of the Equity Stock of Macerich (or such other percentage as Ontario owns as a result of Macerich purchasing its own Equity Stock after the most recent date Ontario purchased additional Equity Stock). Capitalized terms used but not defined herein shall have the same meaning as set forth in Macerich's charter (as amended to date).

The parties hereto desire to, and by execution of this letter agreement do, amend the Waiver and the Representation Letter and certain other documents as set forth herein.

- 1. The Waiver is hereby amended to change the "Excepted Holder Limit" applicable to Ontario from 14.9% to 19.9%. Ontario expressed to the Board its desire to purchase additional Equity Stock of Macerich in the near future, therefore if Ontario reaches the higher Excepted Holder Limit at any time prior to July 31, 2021 (which shall be deemed to have occurred if Ontario's Beneficial Ownership of Equity Stock of Macerich reaches 19.7% to account for the possible desire on Ontario's part to allow a small safety margin), then the 19.9% Excepted Holder Limit shall remain in effect. If Ontario does not reach the higher Excepted Holder Limit prior to July 31, 2021, then the Excepted Holder Limit shall be automatically and without further action on the part of Macerich or Ontario be reset to the highest Beneficial Ownership percentage actually reached by Ontario between August 1, 2016 and July 31, 2021. All other terms of the Waiver remain in full force and effect without change. Macerich represents and warrants that the Board has duly approved the increase in the Excepted Holder Limit and reconfirmed all other terms of the Waiver.
- 2. The Master Agreement by and among Macerich, Pacific Premier Retail LP, MACPT, LLC, Macerich PPR GP LLC, Queens JV LP, Queens JV GP LLC and 1700480 Ontario Inc., dated as of November 14, 2014 (the "*Master Agreement*") is hereby amended to delete Section 2.4 in its entirety and replace it with the following:

"2.4 Voting Agreement. If 1700480 and its affiliates (as defined in the Securities Act of 1933, as amended (the "Securities Act")), collectively own (beneficially or of record) greater than 14.9% of the outstanding shares of Macerich Common Stock, 1700480 shall cause to be voted in accordance with the recommendations of the Macerich board of directors such number of shares of Macerich Common Stock owned by 1700480 and such affiliates, taken together, equal to the difference of (a) the aggregate number of shares of Macerich Common Stock owned by 1700480 and its Affiliates minus (b) such number of shares that represents 14.9% of the outstanding shares of Macerich Common Stock. The obligations pursuant to this Section 2.4 will survive the Closing (as defined below), but automatically will expire and be of no further force or effect on the first date on which OTPP and its affiliates, including 1700480, no longer own a number of shares of Macerich Common Stock that exceeds the Ownership Limit (as defined in Macerich's charter)."

All provisions of the Master Agreement other than Section 2.4 thereof remain in effect under their original terms and are not amended, modified or affected hereby.

3. The Registration Rights Agreement dated November 14, 2014 between the parties hereto is hereby amended to replace the definition of "Shares" with the following:

"Shares" shall mean all Common Shares directly or indirectly held from time to time by the Holders and their respective Affiliates."

- 4. Ontario represents and warrants that each of the representations and warranties made by it in the Representation Letter are true and complete as of the date hereof as if made on the date hereof. Ontario agrees to each of the agreements and undertakings made by it in the Representation Letter as of the date hereof. Ontario acknowledges and agrees that the representations, warranties, agreements, and undertakings in this letter agreement are a material inducement to Macerich's grant of the amendment to the Waiver set forth in Section 1 above, and that Macerich is relying on the accuracy of the representations and warranties, and compliance with the undertakings and agreements, contained in this letter in granting such amendment to the Waiver.
- 5. Each of the undersigned represents that it has authority to enter into this letter agreement and make the representations and agreements set forth herein.

[Remainder of Page Intentionally Left Blank]

IN WITNESS WHEREOF, the undersigned has executed this letter agreement as of the date first set forth above and agrees to be bound by the terms of this letter agreement.

Very truly yours,

THE MACERICH COMPANY¹

By:	/s/ Thomas J. Leanse
Name:	Thomas J. Leanse
Title:	Senior Executive Vice President,
	Chief Legal Officer and Secretary

ONTARIO TEACHERS' PENSION PLAN BOARD,

a corporation (without shares) existing under laws of the Province of Ontario and created pursuant to the Teachers' Pension Plan Act of the Province of Ontario

By:	/s/ Russell T. Goin	
Name:	Russell T. Goin	
Title:	Authorized Signing Officer	
By:	/s/ Wayne Barwise	
Name:	Wayne Barwise	
Title:	Authorized Signing Officer	
1700480 ONTARIO INC.,		

a corporation existing under laws of the Province of Ontario

By:	/s/ Salvatore Iacono
Name:	Salvatore Iacono
Title:	Authorized Officer
By:	/s/ John Sullivan
Name	John Sullivan

Name: John Sullivan Title: Authorized Officer

¹ On behalf of itself and the other Macerich Parties that are parties to the Master Agreement referred to in paragraph (2) of this letter agreement.