GUIDELINES ON CORPORATE GOVERNANCE

The Board of Directors (the “Board”) of The Macerich Company, a Maryland corporation (the “Company”), recognizes the importance of good corporate governance. These Guidelines, along with the charters of the Board’s committees, reflect the Board’s commitment to monitor the effectiveness of policy and decision-making both at the Board and management levels, with a view to enhancing stockholder value over the long-term. The Board will review these Guidelines at least annually or more often if deemed necessary.

I. Board Responsibilities

The responsibility of the Board of Directors is to direct the management of the business and affairs of the Company in the best interests of the Company. In addition to overseeing management and exercising their business judgment to act in what they reasonably believe to be in the best interests of the Company, it is the Directors’ responsibility to:

- Oversee the conduct of the Company’s business to evaluate whether the business is being properly managed;
- Review, approve and monitor fundamental financial and business strategies and major corporate activities;
- Oversee processes designed to ensure compliance with applicable laws, rules, regulations and codes of conduct by the Company and its employees;
- Select the Company’s Chief Executive Officer (“CEO”) and members of the Board’s committees, and approve the appointment of other executive officers;
- Evaluate the performance of the CEO and oversee succession planning;
- Design and approve the compensation of the CEO and approve the Company’s compensation philosophy; and
- Evaluate annually the effectiveness of the Board.

The Board of Directors has delegated to the CEO, working with the other executive officers of the Company, the authority and responsibility for managing the business of the Company in a manner consistent with the objectives and goals of the Company, and in accordance with any specific plans, instructions or directions of the Board.

In discharging their responsibilities, Directors may consider the interests of persons other than stockholders to the extent reasonably related to the best interests of the Company.

II. Board Composition

A. Independence. There shall be a majority of independent Directors on the Board. For purposes of these Guidelines, “independence” will be determined in accordance with the Director Independence Standards established by the Board in accordance with the New York Stock Exchange (“NYSE”) listing standards and any other applicable laws, rules and regulations regarding independence in effect from time to time. This determination will be disclosed in the Proxy Statement for each annual meeting of the Company’s stockholders.
B. **Board Size.** The Board should be small enough to encourage personal involvement and discussion and large enough to ensure a broad range of talents and experience. The Board has the authority under the Bylaws of the Company to set the number of Directors and the size may vary from time to time in order to accommodate the Board’s changing needs and circumstances or the availability of one or more outstanding candidates.

C. **Number of Board Memberships.** It is important to ensure that each Director is able to devote sufficient time to perform his or her duties as a Director. Accordingly, subject to the discretion of the Board, no Director may serve on more than four public company boards, including the Company’s Board. In addition, no Audit Committee member shall serve on an audit committee of more than two other public companies. Directors should advise the chairperson of the Nominating and Corporate Governance Committee before accepting nominations to other boards of directors of public companies or appointment to any audit committee or other significant committee assignment on any such other board of directors.

D. **Separation of Chairperson and CEO Positions.** The Board is free to make its choice for Chairperson of the Board and CEO in any way that the Board considers best for the Company. Therefore, the Board shall have the flexibility to decide whether it is best for the Company at any given point in time for the roles of CEO and Chairperson of the Board to be separate or combined.

III. **Board Qualifications**

A. **Selection Process.** The Board shall nominate candidates for election as a Director by stockholders at the annual meeting, as well as elect new Directors to fill vacancies on the Board between annual stockholder meetings. The Board has delegated succession planning for the Board of Directors, including the selection and initial evaluation of potential Director nominees to the Nominating and Corporate Governance Committee. The Nominating and Corporate Governance Committee will make the final recommendation of candidates to the Board for nomination. In connection with the selection and nomination process of both new and continuing Directors, the Nominating and Corporate Governance Committee shall review the candidates taking into account the current Board membership and the specific needs of the Company and the Board. This review shall include an overview of the talent base of the Board as a whole as well as an individual assessment of each Director’s experience, skills, areas of expertise, independence, productivity, length of board service, consideration of any changes in a continuing Director’s occupational and other responsibilities (including other public company board memberships and committee memberships), and such other factors as may be determined by the Nominating and Corporate Governance Committee to be appropriate for review. The Board, taking into consideration the recommendation of the Nominating and Corporate Governance Committee, shall also determine whether a nominee would be an independent Director.

The Nominating and Corporate Governance Committee and the Board of Directors will consider all persons properly recommended as a nominee for election to the Board of Directors in the same manner regardless of the source of the recommendation. Stockholders who wish to recommend a director candidate for consideration by the Nominating and Corporate Governance Committee and the Board should submit their recommendation in writing to the Board no later than the December 1 prior to the next annual meeting of stockholders. Such recommendation must include all information about the stockholder and the candidate otherwise required for director nominations by a stockholder pursuant to the Company’s Bylaws. The Nominating and Corporate Governance Committee may request additional information
concerning such director candidate as it deems reasonably required to determine the eligibility and qualification of the director candidate to serve as a member of the Board.

B. Director Qualifications. Each member of the Board must exhibit high standards of integrity, commitment and independence of thought and judgment and must be committed to promoting the best interests of the Company. In addition, each Director must devote the time and effort necessary to be a responsible and productive member of the Board. This includes developing knowledge about the Company’s business operations and doing the work necessary to participate actively and effectively in Board and committee meetings. The members of the Board should collectively possess a broad range of talent, skill, expertise and experience useful to the effective oversight of the Company’s business and affairs and sufficient to provide sound and prudent guidance with respect to all of the Company’s operations and interests.

C. Attendance/Participation in Meetings. Regularly-scheduled Board meetings occur at least four times a year. Special meetings are called as necessary. Board members are expected to attend all meetings of the Board and committees of which they are members. Attendance is an important component of the Board evaluation process and a consideration in determining whether a Director should be re-nominated. Each Director should be sufficiently familiar with the business of the Company, including its financial statements and capital structure, and the risks and the competition it faces, to ensure active and effective participation in the deliberations of the Board and of each committee on which he or she serves. Directors should not hesitate to ask questions, raise concerns or request more time or information. Upon request, the Company’s executive officers will make appropriate personnel available to answer any questions a Director may have about any aspect of the Company’s business. Directors should also review the materials provided by the Company and its advisors in advance of the meetings of the Board and its committees and should arrive prepared to discuss the issues presented.

IV. Board Committees

A. Committees of the Board. The Board has established the following standing committees to facilitate and assist in the execution of the Board’s responsibilities: (1) Audit, (2) Compensation, (3) Nominating and Corporate Governance and (4) Executive. Other committees may be created and dissolved from time to time. Each standing committee shall have a written charter of responsibilities, duties and authorities, which shall periodically be reviewed by the Board. Each committee will meet as frequently and for as long as may be necessary to perform its duties and responsibilities. Each committee member is free to suggest items for inclusion on the agenda or to raise at any meeting any matter of interest or concern. Each committee shall keep minutes of its meetings and shall report to the full Board with respect to its activities, findings and recommendations. The chairperson for each committee will be recommended by the Nominating and Corporate Governance Committee and affirmed by the respective committee members.

B. Committee Composition. The Audit, Compensation and Nominating and Corporate Governance Committees will be composed solely of independent Directors who meet the Director Independence Standards established by the Board. Members of the Audit Committee must also meet the additional requirements of the NYSE listing standards and Rule 10A-3 of the Securities Exchange Act of 1934, as amended, and members of the Compensation Committee must also meet such additional independence requirements applicable to membership on the Compensation Committee as may be required from time to time by the NYSE listing standards. The Executive Committee, which exercises the powers of the Board
between meetings and conducts other business as requested or authorized by the Board, will be composed of at least two directors. A Director may serve on more than one committee.

V. Board Orientation and Evaluation

A. Orientation and Continuing Education. The Board and the Company’s executive officers shall provide appropriate orientation for new Directors, which shall be designed both to familiarize new Directors with the full scope of the Company’s businesses and key challenges and to assist new Directors in developing and maintaining skills necessary or appropriate for the performance of their responsibilities. The Board and the Company’s executive officers shall similarly work together to develop and implement appropriate continuing education opportunities and programs for the same purposes. Board members are encouraged to visit Company properties each year during their tenure on the Board.

B. Board and Committee Performance Evaluations. The Board will conduct a self-evaluation at least annually to determine whether it and its committees are functioning effectively. The Nominating and Corporate Governance Committee will receive evaluations and recommendations from all Directors and report annually to the Board with an assessment of the performance of the Board and its committees. This assessment will be discussed with the full Board following the end of each fiscal year. The assessment will focus on the contribution of the Board and its committees to the Company and specifically focus on areas of potential improvement.

VI. Board Planning and Oversight Functions

A. Board Meetings. The CEO will jointly with the Lead Director or Independent Chairperson (each as defined below), as applicable, establish the agenda for the Board meetings. Any Board member may recommend the inclusion of specific agenda items to the CEO, the Lead Director or Independent Chairperson, as applicable, or the appropriate committee chair. Materials important to the Board’s understanding of agenda items will be distributed to the Board in a timely manner before it meets.

B. Executive Sessions of Non-Management Directors. The non-management Directors will meet in separate executive sessions after each regularly-scheduled quarterly Board meeting and as otherwise determined by the Lead Director or Independent Chairperson, as applicable. If any non-management Director is not independent, the independent Directors shall meet at least annually without any non-management Directors who are not independent present.

C. Lead Director / Independent Chairperson Positions. Except when the Chairperson of the Board qualifies as independent according to the standards described above under “Board Composition — Independence” (an “Independent Chairperson”), the independent Directors will designate an independent Director to act as Lead Director for the non-management Directors. The role of the “Lead Director” is to prepare with the CEO the board agendas, chair the executive sessions of the non-management Directors, call meetings of independent Directors and perform such other functions as the Board or non-management Directors may direct. When the Board has an Independent Chairperson, his or her responsibilities in such capacity will include those which otherwise would have been discharged by the Lead Director. The Board or the Company will establish methods by which interested parties may communicate directly with the Lead Director or Independent Chairperson, as
applicable, or with the non-management Directors or Board of Directors as a group and cause such methods to be disclosed.

D. Succession Planning. The Board, acting through the Nominating and Corporate Governance Committee, shall develop a succession plan to ensure the continuity of the named executive officers listed in the Company's Proxy Statement (the "Named Executive Officers"), including policies and principles for Named Executive Officer selection. This plan, on which each Named Executive Officer shall report his or her recommendations at least annually (as it pertains to such Named Executive Officer's position), shall address both emergency succession and succession in the ordinary course of business.

E. Access to Management. Board members will have full and free access to the Company's officers and employees for purposes of discharging their responsibilities. Any meetings or contacts that a Director wishes to initiate may be arranged through the CEO or directly by the Director with notice to the Lead Director or Independent Chairperson, as applicable.

F. Review of CEO's Performance. The Compensation Committee will annually evaluate the CEO's performance and determine his or her annual compensation. The evaluation will be based on individual and corporate performance and competitive, economic and other factors deemed relevant by the Compensation Committee. The Compensation Committee also will review annually the Company's overall compensation structure and philosophy.

G. Board/Committee Advisors. The Board and each committee shall have full power and authority at the expense of the Company to retain the services of legal, financial or other advisors and experts as they deem necessary or appropriate.

H. Ethics Hotline. As part of the Company's commitment to maintaining a workplace free from illegal discrimination, harassment, fraud and other illegal or unethical activity, the Company has established an Ethics Hotline. The hotline provides individuals with an 800 number to submit on a confidential and anonymous basis concerns regarding such activities or any questionable accounting, internal auditing controls or auditing matters. Any Ethics Hotline complaints or concerns regarding accounting, internal controls, auditing matters, improper loans, insider trading or retaliation against whistleblowers will go directly to the Audit Committee.

VII. Compensation of Directors

The Compensation Committee has responsibility for recommending to the Board the compensation for non-management Directors and will conduct an annual review of their compensation. The Board shall set the form and amounts of Director compensation, taking into account the recommendations of the Compensation Committee. The Board believes that Director compensation should fairly reflect the Directors' responsibilities and their contributions to the performance of the Company consistent with current practices of comparable companies in the real estate investment trust industry, particularly companies that own retail malls. Only non-management Directors shall receive compensation for services as a Director. Board member compensation should also be aligned with the long-term interests of the Company and its stockholders.
VIII. Director Retirement/Resignation Policies

A. Retirement Age for Directors/Term Limits. The Nominating and Corporate Governance Committee will not recommend for re-election a Director following his or her 75th birthday. The Board may waive this requirement as to any Director upon the unanimous approval of the Board, if it deems such waiver to be in the best interests of the Company. In lieu of pre-determined term limits, the Nominating and Corporate Governance Committee will evaluate each Director’s continued service on the Board using the evaluation procedures described above under “Board Qualifications — Selection Process” in connection with each decision regarding whether such Director should be re-nominated to the Board.

B. Directors Required to Submit Resignation upon Change of Employment. The Board has adopted a policy that each non-management Director submit an offer of resignation from the Board upon a material change in employment or employment responsibilities. The Nominating and Corporate Governance Committee has responsibility for recommending to the Board whether any such offer should be accepted by the Board.

C. Management Directors Required to Submit Resignation upon Termination of Employment. The Board has adopted a policy that any Company employee serving as a Director submit an offer of resignation from the Board upon his or her termination of employment. The Nominating and Corporate Governance Committee has responsibility for recommending to the Board whether any such offer should be accepted by the Board.

D. Directors Required to Submit Resignation upon Failure to Receive Required Vote. If an incumbent director fails to receive the required vote for re-election in accordance with the Charter and Bylaws of the Company, he or she shall offer to resign from the Board, and the Nominating and Corporate Governance Committee will consider such offer to resign, will determine whether to accept such director’s resignation and will submit such recommendation for consideration by the Board. The director whose offer to resign is under consideration shall not participate in any deliberation or vote of the Nominating and Corporate Governance Committee or Board regarding that offer to resign. Notwithstanding the foregoing, in the event that no nominee for director receives the vote required in the Company’s Charter and Bylaws, the Nominating and Corporate Governance Committee shall make a final determination as to whether to recommend to the Board whether to accept any or all offers to resign, including those offers to resign from members of the Nominating and Corporate Governance Committee. The Nominating and Corporate Governance Committee and the Board may consider any factors they deem relevant in deciding whether to accept a director’s resignation.

Within 90 days after the date of certification of the election results, the Board will disclose its decision in a press release, filing with the U.S. Securities and Exchange Commission or by other public announcement, including a posting on the Company’s website. If such incumbent director’s offer to resign is not accepted by the Board, such director will continue to serve until the next annual meeting of stockholders and his or her successor is elected and qualifies, or his or her death, resignation, retirement or removal, whichever event shall occur first. If a director’s offer to resign is accepted by the Board, or if a nominee for director is not elected and the nominee is not an incumbent director, then the Board, in its sole discretion, may fill any resulting vacancy or may decrease the size of the Board pursuant to the Company’s Charter and Bylaws.
IX. Stock Ownership Policies

The Board believes that the Directors and Named Executive Officers of the Company should have a meaningful investment in the common stock of the Company in order to more closely align their interests with those of the stockholders. Accordingly, the Board has established the following Stock Ownership Policies.

A. Stock Ownership Policy for Non-Management Directors. The Board has adopted a policy that all non-management Directors own at least five times the annual cash retainer for service on the Board. Until the required ownership level is achieved, non-management Directors must retain 50% of net-after-tax profit shares from equity compensation awards. Net-after-tax profit shares are shares from vesting of equity grants and/or shares received upon exercise of stock options, net of shares tendered or withheld for payment of the exercise price and net of taxes. This retention requirement will also apply if a non-management Director becomes non-compliant due to a reduction in stock price. A non-management Director who is prohibited by law or by the regulations of his or her employer from having an ownership interest in the Company's securities shall be exempt from this stock ownership policy.

B. Stock Ownership Policy for Named Executive Officers. The Board has adopted a policy that the Chief Executive Officer own Company common stock with a value equal to six times his or her base salary and that the other Named Executive Officers own Company common stock with a value equal to three times their respective base salaries. Until the required ownership level is achieved, Named Executive Officers must retain 50% of net-after-tax profit shares from equity compensation awards. Net-after-tax profit shares are shares from vesting of equity grants and/or shares received upon exercise of stock options, net of shares tendered or withheld for payment of the exercise price and net of taxes. This retention requirement will also apply if a Named Executive Officer becomes non-compliant due to a reduction in stock price.

C. Stock Ownership Calculations. Stock ownership will be tested annually to determine compliance with these policies. In addition, for purposes of determining compliance with these policies, the market price for the Company’s common stock will be the average of the closing prices for the common stock on each of the ten trading days immediately preceding the applicable testing date and the base salary for the last fiscal year will be used for each executive. The Board recognizes that exceptions to these policies may be necessary or appropriate in individual cases, and may approve such exceptions from time to time.

The following forms of equity interests in the Company will count toward stock ownership:

- Shares owned directly or indirectly by the Director, Named Executive Officer or by members of his or her immediate family residing in the same household, whether held individually or jointly;
- Shares received pursuant to any of the Company's plans, including restricted stock and phantom or other stock units, provided, however that performance-based shares shall not count toward the achievement of the guideline until the end of the applicable performance period, and only to the extent earned;
- Shares held in trust for the benefit of the Director, Named Executive Officer or his or her immediate family residing in the same household;
• Shares issuable upon redemption of units owned in the Company’s operating partnership, including service-based LTIP units and vested performance-based LTIP units; and

• Shares held within a 401(k) Plan.

Any equity interests in the Company which are pledged shall be excluded from the stock ownership calculations.
Adopted February 4, 2004