UNITED STATES SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

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): March 10, 2015

SIMON PROPERTY GROUP, INC.

(Exact name of registrant as specified in its charter)

Delaware(State or other jurisdiction of incorporation)

001-14469 (Commission File Number)

04-6268599 (IRS Employer Identification No.)

225 WEST WASHINGTON STREET INDIANAPOLIS, INDIANA

46204 (Zip Code)

(Address of principal executive offices)

Registrant's telephone number, including area code: 317.636.1600

Not Applicable

(Former name or former address, if changed since last report)

Check the appropriate box below if the Form 8-K filing is intended to simultaneously satisfy the filing obligation of the registrant under any of the following provisions:

- x Written communications pursuant to Rule 425 under the Securities Act (17 CFR 230.425)
- o Soliciting material pursuant to Rule 14a-12 under the Exchange Act (17 CFR 240.14a-12)
- 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))

ITEM 7.01 REGULATION FD DISCLOSURE.

On March 10, 2015, Simon Property Group (or "Simon") posted an Investor Presentation on its website highlighting the compelling value of its proposal to acquire all of the outstanding stock of the Macerich Company for \$91.00 per share in cash and Simon shares.

The information contained in this Item 7.01 and the attached Exhibit 99.1 is furnished to and not filed with the Securities and Exchange Commission. A copy of the Investor Presentation is attached hereto as Exhibit 99.1, and is incorporated herein by reference and constitutes part of this report.

ITEM 8.01 OTHER EVENTS

On March 10, 2015, Simon issued a Press Release highlighting the compelling value of its proposal to acquire all of the outstanding stock of the Macerich Company for \$91.00 per share in cash and Simon shares.

A copy of the Press Release is attached hereto as Exhibit 99.2, and is incorporated herein by reference and constitutes part of this report.

ADDITIONAL INFORMATION

This communication does not constitute an offer to buy or solicitation of an offer to sell any securities. This communication relates to a proposal which Simon Property Group, Inc. ("Simon") has made for a business combination transaction with The Macerich Company ("Macerich"). In furtherance of this proposal and subject to future developments, Simon (and, if a negotiated transaction is agreed, Macerich) may file one or more registration statements, proxy statements, tender offer statements or other documents with the U.S. Securities and Exchange Commission (the "SEC"). This communication is not a substitute for any proxy statement, registration statement, tender offer statement, prospectus or other document Simon and/or Macerich may file with the SEC in connection with the proposed transaction. INVESTORS AND SECURITY HOLDERS OF SIMON AND MACERICH ARE URGED TO READ THE PROXY STATEMENT(S), REGISTRATION STATEMENT, TENDER OFFER STATEMENT, PROSPECTUS AND OTHER DOCUMENTS FILED WITH THE SEC CAREFULLY IN THEIR ENTIRETY IF AND WHEN THEY BECOME AVAILABLE AS THEY WILL CONTAIN IMPORTANT INFORMATION ABOUT THE PROPOSED TRANSACTION. Any definitive proxy statement(s) or prospectus(es) (if and when available) will be mailed to stockholders of Macerich and/or Simon, as applicable. Investors and security holders will be able to obtain free copies of these documents (if and when available) and other documents filed with the SEC by Simon through the web site maintained by the SEC at http://www.sec.gov.

Simon and/or Macerich and their respective directors and executive officers and other members of management and employees may be deemed to be participants in the solicitation of proxies in respect of the proposed transaction. You can find information about Simon's executive officers and directors in Simon's definitive proxy statement filed with the SEC on April 10, 2014. You can find information about Macerich's executive officers and directors in Macerich's definitive proxy statement filed with the SEC on April 18, 2014. Additional information regarding the interests of such potential participants will be included in one or more registration statements, proxy statements, tender offer statements or other documents filed with the SEC if and when they become available. You may obtain free copies of these documents using the sources indicated above.

This document shall not constitute an offer to sell or the solicitation of an offer to buy any securities, nor shall there be any sale of securities in any jurisdiction in which such offer, solicitation or sale would be unlawful prior to registration or qualification under the securities laws of any such jurisdiction. No offering of securities shall be made except by means of a prospectus meeting the requirements of Section 10 of the U.S. Securities Act of 1933, as amended.

Forward Looking Statements

This communication may include "forward-looking statements" within the meaning of the Private Securities Litigation Reform Act of 1995. These forward-looking statements include, but are not limited to, statements regarding Simon Property Group, Inc.'s ("Simon") offer to acquire

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The Macerich Company ("Macerich"), its financing of the proposed transaction, its expected future performance (including expected results of operations and financial guidance), and the combined company's future financial condition, operating results, strategy and plans. Forward-looking statements may be identified by the use of the words "anticipates," "expects," "intends," "plans," "should," "could," "would," "may," "will," "believes," "estimates," "potential," "target," "opportunity," "tentative," "positioning," "designed," "create," "predict," "project," "seek," "ongoing," "upside," "increases" or "continue" and variations or similar expressions. These statements are based upon the current expectations and beliefs of management and are subject to numerous assumptions, risks and uncertainties that change over time and could cause actual results to differ materially from those described in the forward-looking statements. These assumptions, risks and uncertainties include, but are not limited to, assumptions, risks and uncertainties discussed in Simon's most recent annual or quarterly report filed with the Securities and Exchange Commission (the "SEC") and assumptions, risks and uncertainties relating to the proposed transaction, as detailed from time to time in Simon's and/or Macerich's filings with the SEC, which factors are incorporated herein by reference. Important factors that could cause actual results to differ materially from the forward-looking statements we make in this communication are set forth in other reports or documents that we may file from time to time with the SEC, and include, but are not limited to: (i) the ultimate outcome of any possible transaction between Simon and Macerich, including the possibilities that Macerich will reject a transaction with Simon, (ii) the ultimate outcome and results of integrating the operations of Simon and Macerich if a transaction is consummated, (iii) the ability to obtain regulatory approvals and meet other closing conditions to any possible transaction, including the necessary stockholder approvals, (iv) if a transaction with Macerich is consummated, the ability of Simon and General Growth Properties to reach a definitive agreement related to, and complete, the sale of certain assets of Macerich, as such sales would not be a condition to the Macerich transaction, and (v) the risks and uncertainties detailed by Macerich with respect to its business as described in its reports and documents filed with the SEC. All forward-looking statements attributable to us or any person acting on our behalf are expressly qualified in their entirety by this cautionary statement. Readers are cautioned not to place undue reliance on any of these forward-looking statements. These forwardlooking statements speak only as of the date hereof. Simon undertakes no obligation to update any of these forward-looking statements to reflect events or circumstances after the date of this communication or to reflect actual outcomes.

ITEM 9.01 FINANCIAL STATEMENTS AND EXHIBITS.

Exhibit No.	Description			
99.1	Investor Presentation Regarding Macerich Proposal dated March 10, 2015.			
99.2	Press Release, dated March 10, 2015 issued by Simon Property Group, Inc.			
	3			

SIGNATURES

Pursuant to the requirements of the Securities Exchange Act of 1934, the Registrant has duly caused this report to be signed on its behalf by the undersigned thereunto duly authorized.

Date: March 10, 2015

SIMON PROPERTY GROUP, INC.

By: /s/ James M. Barkley
James M. Barkley
General Counsel and Secretary

IMPORTANT CONSIDERATIONS REGARDING SIMON PROPOSAL TO MACERICH

MARCH 10, 2015



A COMPELLING PROPOSAL

the state of the s			Recent REIT M&A Transactions ⁽⁵⁾
30.2% (2)	Unaffected Stock Price		15.7% (6)
28.2% ⁽³⁾	Ontario Teachers' Pension Plan Issuance		-
21.9% (4)	SNL Financial Consensus NAV		12.4% (7)
Asset / Portfolio	Transaction Closing Date	Sales PSF (est.)	Cap Rate (est.)
Ala Moana Center (8)	March 2015	\$1,350+	3.9%
Jersey Gardens (9)	January 2015	\$788	4.8%
Ontario Teachers' (Macerich) (10)	November 2014	\$763	4.75%
to Macerich (11)		\$587	4.0%
	28.2% (3) 21.9% (4) Asset / Portfolio Ala Moana Center (8) Jersey Gardens (9) Ontario Teachers' (Macerich) (10) to Macerich (11)	28.2% (3) Ontario Teachers' Pension 21.9% (4) SNL Financial Conser Asset / Portfolio Transaction Closing Date Ala Moana Center (8) March 2015 Jersey Gardens (9) January 2015 Ontario Teachers' (Macerich) (10) November 2014 to Macerich (11)	28.2% (3) Ontario Teachers' Pension Plan Issuance 21.9% (4) SNL Financial Consensus NAV Asset / Portfolio Transaction Closing Date Sales PSF (est.) Ala Moana Center (8) March 2015 \$1,350+ Jersey Gardens (9) January 2015 \$788 Ontario Teachers' (Macerich) (10) November 2014 \$763

sales productivity

- Sales productivity

 Source: Company filings and Wall Street Research.

 (1) Calculations based on Simon proposal of \$91.00 per share.

 (2) Based on Macerich's closing stock price of \$69.88 on November 18, 2014, which represents the last trading day prior to the public announcement by Simon of its ownership stake in Macerich.

 (3) Reflects the \$71.00 stock price underlying the agreement by Macerich's Board of Directors to Issue 10.9% of Macerich's shares to Ontario Teachers' Pension Plan in exchange for certain joint venture interests in November 2014.

 (4) Per SNL Financial, reflects consensus NAV per share of \$74.63 as of March 6, 2015.

 (5) Universe of REIT M&A transactions includes 12 acquisitions occurring from 2012 to present and where the target was a publicly traded U.S. REIT.

 (6) Unaffected stock price represents the last closing price prior to the announcement of the transaction except in instances where unsolicited bids were received, in which case the unaffected stock price represents the last closing price prior to receipt of the bid.

 (7) Per SNL, Financial, reflects consensus NAV per share one trading day prior to the announcement of the transaction.

 (8) Based upon GGP's sale of a 25% interest in the asset. Tenant sales PSF based on GGP press release as of March 2, 2015. Cap rate based on Wall Street Research.

 (9) Sales PSF based upon 2013 average sales PSF for in-line stockers of less than 10,000 square feet per Glimcher 2013 Annual Report. Cap rate based upon Simon underwriting at the time of the acquisition.

 (10) Based upon Macerich's acquisition of Ontario Teachers' 49% interest in a portfolio of five super-regional malls. Sales PSF based upon Macerich's press release in connection with the acquisition on November 17, 2014. Cap rate based upon 2013 averagement commentary at Macerich's 2014 investor Day conference.

 (11) Sales PSF based upon 2014 sales PSF for regional shopping centers for tenants of less than 10,000 square feet per Macerich's 4Q14 financial supplement. Cap rate based upon c



WALL STREET IS SUPPORTIVE OF A TRANSACTION

"We think a transaction makes sense."

- Citi (March 9, 2015)

"At \$91/sh, the implied cap rate that Simon is willing to pay is around 4.3%. Assuming that the cap rates we ascribe to 'A' malls are appropriate, synergies must explain the 60-basis point gap between what we believe to be a fair value for Macerich's portfolio and what Simon can justify paying."

- Green Street Advisors (March 10, 2015)

"Simon is the best in class operator, in our view, and the REIT would realize significant fundamental synergies operating the MAC portfolio."

- Stifel (March 9, 2015)

"Simon's initial offer comes at a sizable premium to NAV and likely relies on significant synergies being realized."

- Green Street Advisors (March 10, 2015)

"Macerich's value as part of Simon would be higher than as a standalone business because of potential synergies and improved portfolio performance..."

- Morningstar (March 9, 2015)

"The upside for SPG in acquiring MAC is related to the ability to improve EBITDA margins via G&A and property operating costs. Currently, MAC operates at a 55% EBITDA margin vs. SPG's 68% margin."

- SunTrust Robinson Humphrey (March 9, 2015)

Source: Wall Street Research.



SIMON'S DIFFERENTIATING FACTORS

✓	Largest REIT in the Sector	 Sole REIT constituent of the S&P 100 index and the largest member of the RMZ index Property diversity across the retail platform – track record of success outside of traditional malls including Premium Outlets, The Mills and lifestyle centers Largest retail landlord with deep relationships with key retailers and other critical retail constituents Broad operating footprint & platform leading to greater tenant and geographic diversity – both globally and in the U.S.
✓	Leading Track Record	 Demonstrated consolidator with successful history of integrating & optimizing acquisitions Outstanding reputation among the investor and analyst communities Proven developer of new, ground-up development projects Attractive total shareholder returns across multiple time periods with consistent track record of growing cash flow, including dividends per share
✓	Fortress Balance Sheet	 One of only 3 retail real estate companies with an A or better credit rating Low cost of capital enhanced by unparalleled access to a variety of funding sources Extensive capital liquidity and flexibility Deep pool of attractive unencumbered assets
✓	Attractive Property Operating Performance	 Recent spin-off of Washington Prime Group optimizes portfolio for continued strong out-performance Unmatched operating margins and overhead efficiency Mall sales in excess of \$600PSF Consistently the leader in comparable NOI and FFO per share growth



KEY SUMMARY COMPARISON

Simon is widely recognized for its high quality portfolio, fortress balance sheet and 'best-in-class' management and operating platform which have led to sector-leading shareholder returns

SIMON		PROPERTY OPERATING PERFORMANCE	MACERICH
3.8%	✓	Long-Term Comparable NOI Growth (2006 - 2014)	2.7%
\$619	✓	Sales PSF (4Q14)	\$587
97.1%	✓	Small Shop Occupancy (4Q14)	95.8%
		OPERATING EFFICIENCY	
3.5%	1	Total Overhead Costs as % of Total Revenues (2014)	8.7%
71%	✓	EBITDA Margin (2014)	59%
		BALANCE SHEET (AS OF DECEMBER 31, 2014) (1)	
28.2%	✓	(Net Debt + Pref.) / TEV	32.7%
5.5x	✓	(Net Debt + Pref.) / 4Q14 LQA EBITDA	7.2x ⁽²⁾
13.5%	✓	Secured Debt / TEV	29.0%
46.0%	✓	Secured Debt / Total Debt	87.4%
A (stable) / A2 (stable)	1	Senior Unsecured Credit Rating (S&P / Moody's)	Not Rated
		STOCK PRICE PERFORMANCE	
2,502% (Dec-'93)	✓	Total Shareholder Return Since IPO (Pre-Announcement) (3)	1,313% (Mar-'94)
50%	✓	Return on Book Equity (2014)	11%
		FFO per Share CAGR	
6.5% ⁽⁴⁾	_/	2006 - 2014	(2.5%)
15.3% ⁽⁴⁾	1	2010 - 2014	7.4%
		Common Dividend per Share CAGR	
7.0% (5)	✓	2006 - 2015 (1Q15 Ann.)	(0.6%)
16.6% (5)	1	2010 - 2015 (1Q15 Ann.)	4.4%

Source: Company fillings.

(1) Based on closing prices per share as of December 31, 2014. All figures presented on a pro rata basis.

(2) Macerich's 4Q14 LQA EBITDA includes an estimate of the EBITDA related to the 49% interest held by Ontario Teachers Pension Plan Board until November 14, 2014, when the interest was acquired by Macerich. Estimated EBITDA based on figures for the 9 month period ended September 30, 2014, as disclosed in Macerich's 8-K/A (Amendment No. 1) to their 8-K filed on November 18, 2014.

(3) Based on the period ending November 18, 2014, which represents the last closing price prior to the public announcement by Simon of its ownership stake in Macerich.

(4) Simon's 2014 FFO per share as reported excludes FFO from Washington Prime Group subsequent to the effective date of the spin-off.

(5) Simon's common dividend excludes the special distribution to Simon shareholders of Washington Prime Group's stock related to its spin-off from Simon in May 2014.



PROPERTY OPERATING METRICS

Simon's operating expertise and platform have allowed it to regularly outperform Macerich in key operating metrics



Source: FactSet and SNL Financial.

Source: FactSet and SNL Financial.

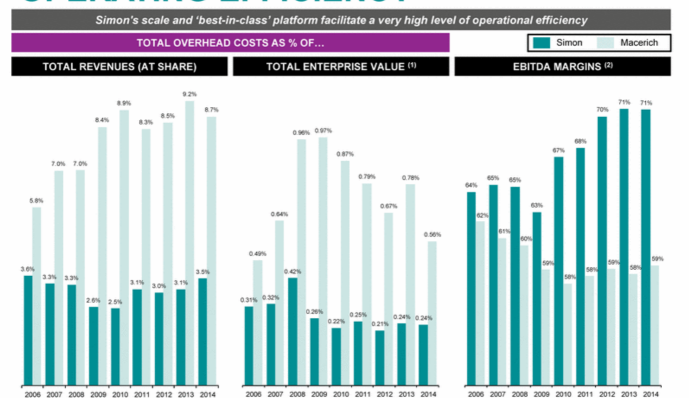
Note: Simon's 2013 and 2014 figures exclude impact of assets spun-off to Washington Prime Group.

(1) Simon includes U.S. Mails and Premium Outlets owned under comparable periods, excludes lease termination income, interest income, land sale gains and the impact of significant redevelopment activities. Macerich same-center NOI excludes EBITDA from non-comparable centers, the management companies, the company's G&A expenses, the impact of straight-line and above/below market adjustments to minimum rents.

(2) Simon defines sales PSF as total reported tenant sales on a trailing 12-month basis at owned GLA (for mall stones with less than 10,000 sq. ft.) in the malls as well as all reporting tenants at the Premium Outlets. For Macerich, sales PSF based on trailing 12-months for tenants 10,000 sq. ft. and under which have occupied the space for a minimum of 12-months. From 2011 to 4Q14. Simon data includes U.S. Mails, Premium Outlets, the Prime portfolio and mails from The Mills Limited Partnership. Prior to January 1, 2011, Simon excludes malls from The Mills Limited Partnership. Prior to January 1, 2014, Simon data includes U.S. Mails, Premium Outlets, the Prime portfolio and mail and free standing GLA leased on the last day of the reporting period. Occupancy excludes centers under development and redevelopment. From 2011 to 1Q15, Simon data includes U.S. Mails, Premium Outlets, the Prime portfolio and mails from The Mills Limited Partnership. Prior to January 1, 2010, Simon excludes the Prime portfolio.



OPERATING EFFICIENCY



Source: Company filings.

Note: Balance sheet items utilized in calculations are as of the period end for each respective time period.

(1) Total Enterprise Value based on capital structure and closing price per share as of the period end for each respective time period.

(2) Reflects the ratio of EBITDA at share to total revenues at share.



BALANCE SHEET

Simon provides shareholders with a strong, investment grade balance sheet and broad access to capital to pursue accretive investments

SIMON		CREDIT METRICS (AS OF DECEMBER 31, 2014)	MACERICH
28.2%	\checkmark	(Net Debt + Pref.) / TEV ⁽¹⁾	32.7%
5.5x	✓	(Net Debt + Pref.) / 4Q14 LQA EBITDA	7.2x ⁽²⁾
13.5%	✓	Secured Debt / TEV (1)	29.0%
46.0%	✓	Secured Debt / Total Debt	87.4%
27.8%	✓	Secured Debt / Total Gross Assets (3)	38.6%
3.8x	\checkmark	4Q14 LQA Interest Coverage (4)	3.5x
6.1 years	✓	Wtd. Avg. Debt Maturity	5.2 years
A (stable) / A2 (stable)	✓	Senior Unsecured Credit Rating (S&P / Moody's)	Not Rated



Source: Company filings and FactSet.

Note: Based on company filings for the period ending December 31, 2014. All figures presented on a pro rata basis.

(1) Based on closing price per share as of December 31, 2014. All figures presented on a pro rata basis.

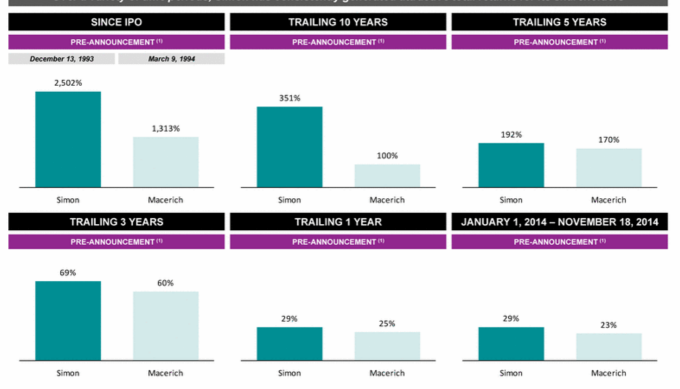
(2) Macerich's 4014 LQA EBITDA includes an estimate of the EBITDA related to the 49% interest held by Ontario Teachers Pension Plan Board until November 14, 2014, when the interest was acquired by Macerich. Estimated EBITDA based on figures for the 9 month period ended September 30, 2014, as disclosed in Macerich's 8-K/A (Amendment No. 1) to their 8-K filed on November 18, 2014.

(3) Total gross assets calculated as total assets (per GAAP) plus accumulated depreciation and pro rata base of JV debt.

(4) Calculated as 4Q14 LQA EBITDA divided by the sum of 4Q14 LQA interest expense and capitalized interest.

TOTAL SHAREHOLDER RETURNS

Over a variety of time periods, Simon has consistently generated attractive total returns for its shareholders



Note: Total returns include reinvestment of all dividends on the ex-dividend date, including the spin-off distribution of Washington Prime Group.

(1) Based on the period ending November 18, 2014, which represents the last trading day prior to the public announcement by Simon of its ownership stake in Macerich.



FUNDS FROM OPERATIONS PER SHARE (AS REPORTED)





Source: Company filings and FactSet.

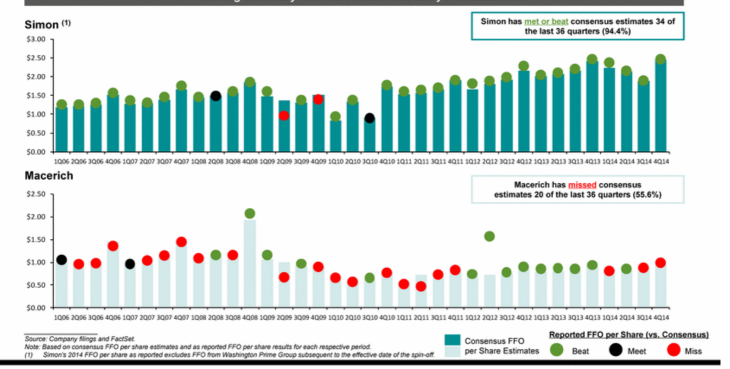
Note: Reflects each company's FFO per share as reported.

(1) Simon's 2014 FFO per share as reported excludes FFO from Washington Prime Group subs nt to the effective date of the spin-off. Comparable FFO per share growth as compared to 2013 was 13.9%.



FFO PER SHARE REPORTING TRACK RECORD (AS REPORTED)

Simon's long-term track record of consistently meeting or beating consensus FFO estimates has contributed to its strong credibility with the investor and analyst communities





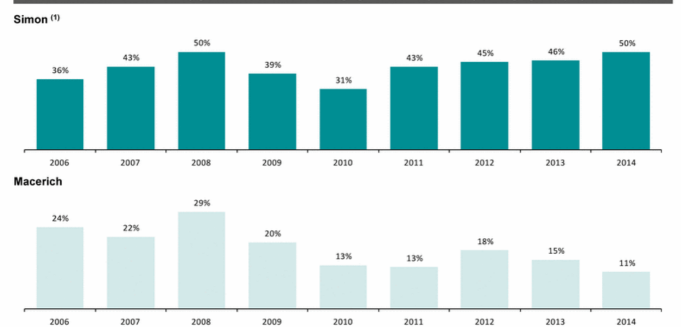
IMPORTANT REPORTING DIFFERENCES

	Exclusion of lease termination income					
	SIMON	MACERICH				
Same Center NOI Growth	 Reported Comparable NOI excludes lease termination income Only excludes assets if a major development / redevelopment is active, under construction (or recently completed) and disclosed 	 Reported Same Center NOI growth rates include non-recurring, low-quality lease termination income (e.g. 4Q14 as reported: +5.8% vs. ex lease terminations: +2.7%) Excludes centers deemed "under redevelopment" as opposed to major projects actively under construction with disclosed development details (e.g., SouthPark, Paradise Valley) 				
	Inclusion of certain tenant typ	es greater than 10,000 square feet				
Average Base	SIMON	MACERICH				
Minimum Rent and Re-Leasing	 Average base minimum rent excludes only mall anchors, mall majors, mall freestanding and mall outlots 	Excludes all mall tenants greater than 10,000 square feet (~ 35% of their Mall & Freestanding Store space) in its calculation of average minimum rent and re-leasing spreads				
Spreads	 Re-leasing spreads include spaces greater than 10,000 square feet and is consistent with average base minimum rent exclusions 	minimum rent and re-leasing spreads				
Exclusion only of portions of centers that are directly deemed to be under redevelopment						
	SIMON	MACERICH				
Sales Per Square Foot	 Excludes only areas of the center directly impacted by redevelopment activity – balance of the center remains in statistics 	Excludes certain below average centers deemed to be "under redevelopment" from its reported operating statistics including average sales per square foot, though several of the "under redevelopment" assets do not have active development activities based upon the company's filings				
	Disclosure of cash interest expense and average borrowing rate					
	SIMON	MACERICH				
Reported Debt	 Reported debt balances and interest rates reflect contractual figures with additional disclosure for non-cash fair market adjustments 	 Debt disclosures incorporate fair market value adjustments to the debt balance, as well as effective interest rates, for debt on acquired 				
	 Provides data for a more representative calculation of cash interest expense and average borrowing rate 	properties This methodology reflects GAAP interest expense only				



RETURN ON BOOK EQUITY (AS REPORTED)

Simon has consistently generated attractive earnings growth while prudently managing its equity base



Source: Company filings.

Note: Return on book equity calculated as aggregate FFO as reported for the respective period divided by average total book equity less preferred plus limited partners' interests over the respective period.

(1) Simon's 2014 FFO as reported excludes FFO from Washington Prime Group subsequent to the effective date of the spin-off.



COMMON DIVIDEND PER SHARE

Simon has a demonstrated track record of sustained dividend per share growth

Simon (1)



Macerich



Source: Company filings.

(1) Excludes the special distribution to Simon shareholders of Washington Prime Group stock in connection with its spin-off from Simon.

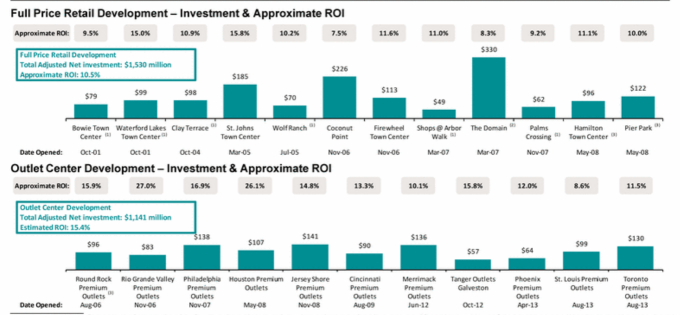
(2) Includes a \$0.20 per share special dividend paid during 4Q11.

(3) For purposes of calculating a compound annual growth rate (CAGR), it is assumed that the 2015 dividend amount is equal to the most recently declared quarterly common dividend annualized.



SIMON'S GROUND-UP DEVELOPMENT TRACK RECORD

Since 2001, Simon has successfully developed over \$2.6 billion of full price retail and outlet center properties generating an approximate 12.6% return on investment



Note: Dollars in millions. Date opened reflects open ning of the first phase for multi-phase projects. Amount invent as of Dec 31, 2013, per Sct ule III to 2013 10-K less land sale gains and estimated value of projected proceeds from public financing. Approximate return on investment reflects the quotient of 2014 actual NOI and amount invested as of December 31, 2013.

(1) Properties spun-off into Washington Prime Group in May 2014. Simon no longer has an ownership interest in these properties.

Excludes investment in adjoining Westin hotel

Excludes adjacent land held for de



SIMON'S M&A TRACK RECORD

Simon has successfully orchestrated nearly \$40 billion of corporate real estate M&A transactions during its 21 years as a public company WASHINGTON **DeBartolo Realty** THEMILLS' PRIME GROUP October 2004 March 2012 May 2014 August 1996 March 2012 Acquisition of Acquisition of Acquisition of Spin-off of 98 Acquisition of **DeBartolo Realty** Chelsea Property 28.7% Equity Malls and Strip Farallon Capital's Stake in The Mills Stake from BNP - 50 Malls and 11 Group - 36 Centers **Premium Outlets** JV Community **Paribas** Centers \$3.1BN \$4.9BN \$3.6BN \$2.0BN ~\$5.5BN 1998 2000 2004 2008 2012 2015 1996 2002 2006 2010 2014 Rodamco North CORPORATE PROPERTY INVESTORS PR I ME MCARTHURGLEN' WP GLIMCHER THEMILLS' America May 2002 April 2007 August 2010 June 2013 January 2015 September 1998 Acquisition of Consortium Acquisition of Acquisition of Investment in Acquisition of Corporate Acquisition of The Mills in a JV Prime Outlets Europe's Largest Jersey Gardens Property Rodamco North with Farallon 22 Retail Outlet **Factory Outlet** and University Investors - 23 America - 13 Capital Centers Operator Park Village Malls & 4 Office Malls

Source: Company filings, FactSet and SNL Financial. Note: Transaction dates represent completion dates f

Buildings

\$5.8BN

on dates for each transaction. Deal value reflects gross value (at share for stake transactions), unless otherwise noted

\$1.6BN



\$2.3BN

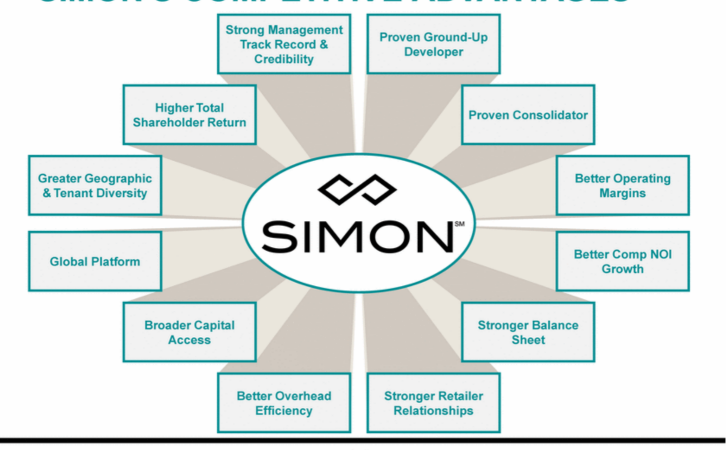
~\$850MM

\$7.9BN

16

\$1.1BN

SIMON'S COMPETITIVE ADVANTAGES



SIMON

APPENDIX



MACERICH NET ASSET VALUE ESTIMATES

ANALYSTS ESTIMATES

		NAV	Proposed Offer
Date	Firm	per Share	Premium ⁽²⁾
2/4	Bank of America Merrill Lynch	\$82.79 (1)	9.9%
2/9	BMO Capital Markets	\$73.54	23.7%
3/9	Citi	\$75.00	21.3%
3/9	Cowen	\$70.38 (1)	29.3%
2/4	Credit Suisse	\$74.31	22.5%
2/8	Deutsche Bank	\$79.25 (1)	14.8%
3/9	Evercore ISI	\$87.82	3.6%
3/9	Green Street Advisors	\$77.50	17.4%
2/9	JPMorgan	\$72.16	26.1%
2/9	KeyBanc	\$76.37	19.2%
2/6	MLV	\$70.10	29.8%
2/9	RBC	\$79.79	14.0%
3/9	Sandler O'Neill	\$73.30	24.1%
2/5	Stifel	\$72.00	26.4%
3/9	UBS	\$75.70	20.2%
2/5	Wells Fargo	\$77.00	18.2%
Wall Street Av	verage	\$76.06	19.6%

SUMMARY				
Date	Source	NAV per Share	Proposed Offer	
3/9	SNL Financial	\$74.63	21.9%	
3/9	FactSet	\$75.81	20.0%	
-	Wall Street Average	\$76.06	19.6%	

Source: Walf Street Research.
(1) Estimated NAV per share based upon an ascribed premium, as denoted in respective research reports, to a specific stock prices as denoted in the respective research report.
(2) Calculations based on Simon proposal of \$91.00 per share.



ADDITIONAL INFORMATION

This communication does not constitute an offer to buy or solicitation of an offer to sell any securities. This communication relates to a proposal which Simon Property Group, Inc. ("Simon") has made for a business combination transaction with The Macerich Company ("Macerich"). In furtherance of this proposal and subject to future developments, Simon (and, if a negotiated transaction is agreed, Macerich) may file one or more registration statements, proxy statements, tender offer statements or other documents with the U.S. Securities and Exchange Commission (the "SEC"). This communication is not a substitute for any proxy statement, registration statement, tender offer statement, prospectus or other document Simon and/or Macerich may file with the SEC in connection with the proposed transaction. INVESTORS AND SECURITY HOLDERS OF SIMON AND MACERICH ARE URGED TO READ THE PROXY STATEMENT(S), REGISTRATION STATEMENT, TENDER OFFER STATEMENT, PROSPECTUS AND OTHER DOCUMENTS FILED WITH THE SEC CAREFULLY IN THEIR ENTIRETY IF AND WHEN THEY BECOME AVAILABLE AS THEY WILL CONTAIN IMPORTANT INFORMATION ABOUT THE PROPOSED TRANSACTION. Any definitive proxy statement(s) or prospectus(es) (if and when available) will be mailed to stockholders of Macerich and/or Simon, as applicable. Investors and security holders will be able to obtain free copies of these documents (if and when available) and other documents filed with the SEC by Simon through the web site maintained by the SEC at http://www.sec.gov.

Simon and/or Macerich and their respective directors and executive officers and other members of management and employees may be deemed to be participants in the solicitation of proxies in respect of the proposed transaction. You can find information about Simon's executive officers and directors in Simon's definitive proxy statement filed with the SEC on April 10, 2014. You can find information about Macerich's executive officers and directors in Macerich's definitive proxy statement filed with the SEC on April 18, 2014. Additional information regarding the interests of such potential participants will be included in one or more registration statements, proxy statements, tender offer statements or other documents filed with the SEC if and when they become available. You may obtain free copies of these documents using the sources indicated above.

This document shall not constitute an offer to sell or the solicitation of an offer to buy any securities, nor shall there be any sale of securities in any jurisdiction in which such offer, solicitation or sale would be unlawful prior to registration or qualification under the securities laws of any such jurisdiction. No offering of securities shall be made except by means of a prospectus meeting the requirements of Section 10 of the U.S. Securities Act of 1933, as amended.

Forward Looking Statements

This communication may include "forward-looking statements" within the meaning of the Private Securities Litigation Reform Act of 1995. These forward-looking statements include, but are not limited to, statements regarding Simon Property Group, Inc.'s ("Simon") offer to acquire The Macerich Company ("Macerich"), its financing of the proposed transaction, its expected future performance (including expected results of operations and financial guidance), and the combined company's future financial condition, operating results, strategy and plans. Forward-looking statements may be identified by the use of the words "anticipates," "expects," "intends," "plans," "should, "could," "would," "may," "will," "believes," "estimates," "potential," "target," "opportunity," "tentative," "positioning," "designed," "create," "predict," "project," "seek," ongoing," "upside," "increases" or "continue" and variations or similar expressions. These statements are based upon the current expectations and beliefs of management and are subject to numerous assumptions, risks and uncertainties that change over time and could cause actual results to differ materially from those described in the forward-looking statements. These assumptions, risks and uncertainties discussed in Simon's most recent annual or quarterly report filed with the Securities and Exchange Commission (the "SEC") and assumptions, risks and uncertainties relating to the proposed transaction, as detailed from time to time in Simon's and/or Macerich's filings with the SEC, which factors are incorporated herein by reference. Important factors that could cause actual results to differ materially from the forward-looking statements we make in this communication are set forth in other reports or documents that we may file from time to time with the SEC, and include, but are not limited to: (i) the ultimate outcome of any possible transaction between Simon and Macerich, including the possibilities that Macerich will reject a transaction with Simon, (ii) the ultimate outcome an







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SIMON PROPERTY GROUP FILES INVESTOR PRESENTATION HIGHLIGHTING COMPELLING VALUE OF MACERICH PROPOSAL

INDIANAPOLIS, IN — MARCH 10, 2015 — Simon Property Group (NYSE: SPG) today posted an investor presentation to its website highlighting the compelling value of its proposal to acquire all of the outstanding stock of The Macerich Company (NYSE: MAC) for \$91.00 per share in cash and Simon shares. The presentation is available at http://investors.simon.com. Simon also will file a copy of the presentation with the Securities and Exchange Commission (SEC).

David Simon, Simon's Chairman and Chief Executive Officer, said, "We are encouraged by the market's positive response to the strong strategic logic underlying a combination of Simon and Macerich. The presentation we have released today demonstrates the compelling nature of our offer based on a wide range of financial and operational metrics. Macerich shareholders interested in a significant cash premium and the upside potential of an investment in Simon should communicate their views."

The presentation highlights the compelling value of Simon's proposal relative to:

- SNL's Financial Consensus NAV on recent REIT M&A transactions;
- · Estimated Cap Rates in recent private market, high-end mall sales; and
- · Macerich's unaffected share price prior to the disclosure of Simon's ownership stake.

The presentation also highlights the factors underlying the long-term value of an investment in Simon based upon its:

- · Track record of outperforming Macerich in virtually every key operating and financial category; and
- Outperformance of Macerich in Total Shareholder Returns over 1, 3, 5, and 10 year periods prior to the announcement of Simon's investment in Macerich.

BofA Merrill Lynch is acting as financial advisor to Simon and Latham & Watkins LLP is acting as legal counsel to Simon in connection with this transaction.

About Simon

Simon is a global leader in retail real estate ownership, management and development and a S&P100 company (Simon Property Group, NYSE: SPG). Our industry-leading retail properties and investments across North America, Europe and Asia provide shopping experiences for millions of consumers every day and generate billions in annual retail sales. For more information, visit simon.com.

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in their entirety by this cautionary statement. Readers are cautioned not to place undue reliance on any of these forward-looking statements. These forward-looking statements speak only as of the date hereof. Simon undertakes no obligation to update any of these forward-looking statements to reflect events or circumstances after the date of this communication or to reflect actual outcomes.