















## **Civic Opera Building**

#### **Mortgage Loan Information**

Mortgage Loan Seller: JPMCB
Original Principal Balance<sup>(1)</sup>: \$75,000,000
Cut-off Date Principal Balance<sup>(1)</sup>: \$75,000,000
% of Pool by IPB: 6.5%
Loan Purpose: Refinance

Borrower: SL Civic Wacker LLC
Sponsor: Michael Silberberg

Interest Rate:4.67200%Note Date:7/8/2015Maturity Date:8/1/2025Interest-only Period:36 monthsOriginal Term:120 monthsOriginal Amortization:360 monthsAmortization Type:IO-Balloon

Call Protection: L(25),Grtr1%orYM(91),O(4)

Lockbox:HardAdditional Debt:YesAdditional Debt Balance:\$89,000,000Additional Debt Type:Pari Passu

Single Asset / Portfolio:	Single Asset
Title:	Fee
Property Type - Subtype:	Office - CBD
Net Rentable Area (SF):	915,162
Location:	Chicago, IL
Year Built / Renovated:	1929 / 2015
Occupancy:	92.4%
Occupancy Date:	6/1/2015
Number of Tenants:	168
2012 NOI <sup>(2)</sup> :	\$5,739,184
2013 NOI <sup>(2)(3)</sup> :	\$7,217,502
2014 NOI <sup>(3)(4)</sup> :	\$9,353,346
TTM NOI (as of 5/2015) <sup>(4)(5)</sup> :	\$10,731,742
UW Economic Occupancy:	91.0%
UW Revenues:	\$27,137,972
UW Expenses:	\$12,406,496
UW NOI <sup>(5)</sup> :	\$14,731,476
UW NCF:	\$13,138,660
Appraised Value / Per SF <sup>(6)</sup> :	\$220,000,000 / \$240
Appraisal Date:	6/2/2015

Property Information

Escrows and Reserves <sup>(7)</sup>									
Initial Monthly Initial C									
Taxes:	\$1,708,278	\$294,167	N/A						
Insurance:	\$0	Springing	N/A						
Replacement Reserves:	\$15,253	\$15,253	N/A						
TI/LC:	\$3,000,000	\$95,330	N/A						
Other:	\$7,327,030	\$61,616	N/A						

Financial Information <sup>(1)</sup>						
Cut-off Date Loan / SF: \$179						
Maturity Date Loan / SF:	\$157					
Cut-off Date LTV <sup>(6)</sup> :	74.5%					
Maturity Date LTV <sup>(6)</sup> :	65.5%					
UW NCF DSCR:	1.29x					
UW NOI Debt Yield:	9.0%					

Sources and Uses									
Sources	Sources Proceeds % of Total Uses Proceeds								
Mortgage Loan <sup>(1)</sup>	\$164,000,000	100.0%	Payoff Existing Debt	\$112,647,336	68.7%				
			Return of Equity	33,600,688	20.5				
			Upfront Reserves	12,050,561	7.3				
			Closing Costs	5,701,415	3.5				
Total Sources	\$164,000,000	100.0%	Total Uses	\$164,000,000	100.0%				

- (1) The Civic Opera Building loan is part of a loan evidenced by two pari passu notes with an aggregate original principal balance of \$164.0 million. The Financial Information presented in the chart above reflects the Cut-off Date balance of the \$164.0 million Civic Opera Building Whole Loan.
- (2) The increase in 2013 NOI from 2012 NOI is primarily due to the lease-up of the property resulting in an 8.4% increase in occupancy year-over-year.
- (3) The increase in 2014 NOI from 2013 NOI is primarily due to the lease-up of the property resulting in an 8.2% increase in occupancy year-over-year.
- (4) The increase in TTM NOI from 2014 NOI is primarily due to the lease-up of the property resulting in a 2.6% increase in occupancy.
- (5) The increase in UW NOI from TTM NOI is primarily due to income associated with new leases signed over the previous 24 months and the expiration of related free rent, as well as contractual rent escalations underwritten through August 2016, which account for approximately \$714,037 in base rent.
- (6) The Appraised Value / Per SF, Cut-off Date LTV and Maturity Date LTV are calculated based on the "hypothetical market value assuming contractual tenant improvements and free rent are escrowed." At closing, the borrower reserved \$3,711,165 for free rent and \$2,407,592 for outstanding tenant improvements. The "as-is" value as of June 2, 2015 is \$214.0 million, which results in a Cut-off Date LTV and Maturity Date LTV of 76.6% and 67.4%, respectively.
- (7) For a full description of Escrows and Reserves, please refer to "Escrows and Reserves" below.





# **Civic Opera Building**

The Loan. The Civic Opera Building loan is secured by a first mortgage lien on a 44-story, 915,162 square foot office building located in Chicago, Illinois. The whole loan has an outstanding principal balance as of the Cut-off Date of \$164.0 million (the "Civic Opera Building Whole Loan"), and is comprised of two pari passu notes, Note A-1 and Note A-2. Note A-2, with an outstanding principal balance as of the Cut-off Date of \$75.0 million, is being contributed to the JPMBB 2015-C32 Trust. Note A-1 has an outstanding principal balance as of the Cut-off Date of \$89.0 million and was contributed to the JPMBB 2015-C31 trust. The holder of Note A-1 (the "Controlling Noteholder") is the trustee of the JPMBB 2015-C31 trust. The trustee of the JPMBB 2015-C31 trust (or, prior to the occurrence and continuance of a control event under the related pooling and servicing agreement, the directing certificateholder for that securitization), will be entitled to exercise all of the rights of the Controlling Noteholder with respect to the Civic Opera Building Whole Loan; however, the holder of Note A-2 will be entitled, under certain circumstances, to be consulted with respect to certain major decisions. The Civic Opera Building Whole Loan has a 10-year term and, subsequent to a three-year interest-only period, will amortize on a 30-year schedule. The previous existing debt was securitized in the UBSCM 2012-C1 transaction.

**The Borrower.** The borrowing entity for the Civic Opera Building Whole Loan is SL Civic Wacker LLC, a Delaware limited liability company and special purpose entity.

**The Sponsor.** The loan sponsor and nonrecourse carve-out guarantor is Michael Silberberg of Berkley Properties, LLC ("Berkley Properties"). Berkley Properties is a privately owned real estate holding company currently headquartered in Nanuet, New York. The company purchases, renovates and manages office, hotel, retail and multifamily properties throughout the northeastern United States and currently has holdings in Chicago, New York, New Jersey, Alabama, Tennessee and Texas. The company currently has ownership interests in 45 properties with an aggregate market value of approximately \$5.0 billion.

The loan sponsor acquired the property in 2012 for \$125.8 million at a time when occupancy was 74.8% and, according to the loan sponsor, has since invested approximately \$5.9 million to renovate and reposition the property. The improvements included lobby and common area upgrades as well as the addition of a communal 6,000 square foot rooftop terrace for building tenants. Additionally, the loan sponsor has indicated it intends to invest approximately \$20.2 million over the next 10 years for further common area corridor renovations, elevator renovations and exterior façade maintenance. The loan sponsor has a total cost basis of approximately \$184.3 million.

The Property. The Civic Opera Building is a 44-story, 915,162 square foot Class B office building overlooking the Chicago River in the West Loop office submarket of downtown Chicago, Illinois. The Civic Opera Building property encompasses an entire city block in downtown Chicago and is situated on approximately 1.61 acres. The property was originally constructed in 1929, fully restored in 1998, and is currently undergoing renovations in 2015. Recent renovations include lobby and common area upgrades, various building systems and elevator upgrades, expansion of the fitness center and the addition of a communal rooftop patio for tenant use. The property, originally designed by architectural firm Graham, Anderson, Probst & White, is known as an iconic asset in the Chicago market and is home to the Lyric Opera of Chicago, the second largest opera auditorium in the United States with 3,563 seats. Additionally, a majority of the floors offer views of the Chicago River, downtown Chicago and Lake Michigan in the distance. The property contains various on-site amenities including a conference center, convenience store, a 6,500 square foot fitness center and a 6,000 square foot rooftop terrace. Furthermore, tenants benefit from 24 passenger elevators and three freight elevators. In addition, tenants benefit from proximity to Union Station, Ogilvie Station, multiple Chicago Transit Authority rail and bus lines and multiple nearby parking garages. Interstate Highway 290 is located approximately 0.5 miles south of the property and provides both regional access and direct access to Interstate Highways 90 and 94.

As of June 1, 2015, the property was 92.4% occupied by 168 tenants. The largest tenant at the property, Cassiday Schade LLP ("Cassiday"), leases 6.9% of the net rentable area through February 2018 and has occupied the space since March 2008. The lease has one five-year extension option remaining. Cassiday is a civil litigation firm specializing in the defense of businesses and individuals in a wide range of practice areas. Founded in 1979, the firm has built a diverse client base representing corporations from a variety of industries including health and long-term care, insurance, financial services, manufacturing, construction, professional services and transportation. Cassiday was named one of the "Best Law Firms" by U.S. News for the fifth year in a row in November 2014. Cassiday accounts for approximately 7.6% of the in-place base rent at the property. The second largest tenant, Technexus, LLC ("Technexus"), leases 4.0% of the net rentable area through April 2025 and has occupied the space since February 2014. The lease contains one fiveyear extension option remaining. Technexus serves as a startup accelerator and helps to grow and nurture businesses. Since its founding in 2007, over 200 companies have been a part of Technexus and have raised a collective \$225.0 million. Technexus accounts for approximately 4.5% of the in-place base rent at the property. The third largest tenant, American Institutes for Research ("AIR"), leases 3.1% of the net rentable area through November 2015. AIR originally occupied its first space in January 2011 and has since expanded into three additional suites. The lease has one five-year extension option remaining. AIR is a not-for-profit organization that conducts behavioral and social science research and delivers technical assistance both domestically and internationally in the areas of health, education and workforce productivity. Established in 1946 and headquartered in Washington, D.C., AIR has grown to be one of the world's largest behavioral and social science research and evaluation organizations. AIR accounts for approximately 3.1% of the inplace base rent at the property.



# **Civic Opera Building**

The property is located in the West Loop office submarket of Chicago's central business district and lies within walking distance of three of the four major commuter rail stations in the downtown area: Ogilvie Transportation Center, located one block west; Union Station, located two blocks southwest; and LaSalle Street Station, located five blocks southeast. Several international companies with a presence in the West Loop submarket include Boeing Corporation's global headquarters, Ernst & Young, Hyatt Corporation's global headquarters, PricewaterhouseCoopers, Goldman Sachs, Hewlett-Packard and UBS. Additionally, the property is located approximately 18.5 miles southeast of O'Hare International Airport and approximately 9.8 miles northeast of Chicago Midway International Airport. According to the appraisal, as of the fourth quarter of 2014, the West Loop submarket consisted of approximately 36.3 million square feet of office space with an overall vacancy rate of 11.6% and average rents of \$36.75 per square foot. This compares to 12.7% and \$35.93 per square foot, respectively, for the first quarter of 2014. The appraisal identified six directly comparable office properties that reported occupancies ranging from 87.9% to 99.3%, built between 1914 and 1966 and ranging in size from approximately 252,847 to 910,000 square feet. Asking rents for the comparable properties range from \$27.00 to \$40.78 per square foot, with a weighted average of \$35.48 per square foot.

Historical and Current Occupancy <sup>(1)</sup>							
2012 2013 2014 Current <sup>(2)</sup>							
73.2%	81.6%	89.8%	92.4%				

- (1) Historical occupancies are as of December 31 of each respective year.
- (2) Current Occupancy is as of June 1, 2015.

	Tenant Summary <sup>(1)</sup>							
Tenant	Ratings Moody's/S&P/Fitch	Net Rentable Area (SF)	% of Total NRA	Base Rent PSF	% of Total Base Rent	Lease Expiration Date		
Cassiday Schade LLP	NA / NA / NA	63,073	6.9%	\$30.02	7.5%	2/28/2018		
Technexus, LLC <sup>(2)</sup>	NA / NA / NA	36,431	4.0%	\$31.00	4.5%	4/30/2025		
American Institutes for Research	NA / NA / NA	28,641	3.1%	\$27.28	3.1%	11/30/2015		
Hybris (US) Corp. (3)	NA / NA / NA	28,350	3.1%	\$32.50	3.7%	7/31/2022		
Clarity Consulting, Inc. (4)	NA / NA / NA	21,600	2.4%	\$31.36	2.7%	6/30/2023		
Pure Equator US, Inc. (5)	NA / NA / NA	20,395	2.2%	\$33.64	2.7%	7/31/2026		
Lyons Consulting Group LLC(6)	NA / NA / NA	19,968	2.2%	\$31.75	2.5%	5/31/2025		
Klein Thorpe & Jenkins <sup>(7)</sup>	NA / NA / NA	19,778	2.2%	\$32.66	2.6%	5/31/2025		
Homefinder.com, LLC <sup>(8)</sup>	NA / NA / NA	17,784	2.0%	\$30.50	2.2%	12/31/2019		
Hamilton Communications Group, Inc.	NA / NA / NA	16,721	1.8%	\$30.50	2.0%	12/31/2016		

- (1) Based on the underwritten rent roll.
- (2) Technexus, LLC has the right to terminate its lease as of February 1, 2023, with 12 months' notice and payment of a termination fee. The termination option automatically expires if not exercised on or before September 30, 2020.
- (3) Hybris (US) Corp. has the right to terminate its lease with respect to the 39th floor expansion space (14,005 square feet) as of July 31, 2019, with 15 months' notice and payment of a termination fee.
- (4) Clarity Consulting, Inc. has the right to terminate its lease as of February 1, 2021, with 12 months' notice and payment of a termination fee.
- (5) Pure Equator US, Inc. has the right to terminate its lease as of July 31, 2022, with 12 months' notice and payment of a termination fee.
- (6) Lyons Consulting Group LLC has the right to terminate its lease as of June 1, 2021, with 12 months' notice and payment of a termination fee.
- (7) Klein Thorpe & Jenkins has the right to terminate its lease as of May 31, 2023, with 12 months' notice and payment of a termination fee.
- (8) Homefinder.com, LLC has the right to terminate its lease as of December 31, 2017, with 12 months' notice and payment of a termination fee.

## **Civic Opera Building**

Lease Rollover Schedule <sup>(1)</sup>									
Year	Number of Leases Expiring	Net Rentable Area Expiring	% of NRA Expiring	Base Rent Expiring	% of Base Rent Expiring	Cumulative Net Rentable Area Expiring	Cumulative % of NRA Expiring	Cumulative Base Rent Expiring	Cumulative % of Base Rent Expiring
Vacant	NAP	69,461	7.6%	NAP	NAP	69,461	7.6%	NAP	NAP
2015 & MTM	8	39,167	4.3	\$1,068,412	4.2%	108,628	11.9%	\$1,068,412	4.2%
2016	24	69,729	7.6	2,081,827	8.3	178,357	19.5%	\$3,150,239	12.5%
2017	18	31,430	3.4	987,274	3.9	209,787	22.9%	\$4,137,513	16.4%
2018	25	140,369	15.3	4,371,878	17.4	350,156	38.3%	\$8,509,392	33.8%
2019	28	125,381	13.7	3,889,530	15.5	475,537	52.0%	\$12,398,922	49.3%
2020	25	96,999	10.6	2,992,547	11.9	572,536	62.6%	\$15,391,468	61.2%
2021	9	57,601	6.3	1,745,253	6.9	630,137	68.9%	\$17,136,721	68.1%
2022	12	57,830	6.3	1,880,533	7.5	687,967	75.2%	\$19,017,254	75.6%
2023	7	52,919	5.8	1,615,634	6.4	740,886	81.0%	\$20,632,888	82.0%
2024	3	19,486	2.1	613,809	2.4	760,372	83.1%	\$21,246,697	84.4%
2025	6	83,677	9.1	2,622,525	10.4	844,049	92.2%	\$23,869,222	94.8%
2026 & Beyond(2)	3	71,113	7.8	1,300,095	5.2	915,162	100.0%	\$25,169,317	100.0%
Total	168	915,162	100.0%	\$25,169,317	100.0%				

<sup>(1)</sup> Based on the underwritten rent roll.

<sup>(2) 2026 &</sup>amp; Beyond includes a 9,291 square foot reassessment associated with a Building Owners and Managers Association assessment of the property. Furthermore, the square footage adjustment has not been allocated to specific tenant spaces for the purposes of our analysis.

	Operating History and Underwritten Net Cash Flow						
	2012	2013	2014	TTM <sup>(1)</sup>	Underwritten	Per Square Foot	% <sup>(2)</sup>
Rents in Place <sup>(3)</sup>	\$13,676,700	\$19,059,841	\$22,569,160	\$23,232,284	\$25,169,317	\$27.50	87.0%
Vacant Income	0	0	0	0	2,208,373	2.41	7.6
<b>Gross Potential Rent</b>	\$13,676,700	\$19,059,841	\$22,569,160	\$23,232,284	\$27,377,690	\$29.92	94.7%
Reimbursements	712,518	1,651,033	1,712,685	1,799,215	1,539,367	1.68	5.3
Net Rental Income	\$14,389,218	\$20,710,874	\$24,281,846	\$25,031,499	\$28,917,057	\$31.60	100.0%
(Vacancy/Credit Loss)	0	(2,668,013)	(3,166,151)	(2,928,042)	(2,602,535)	(2.84)	(9.0)
Other Income	1,148,217	750,404	711,646	772,796	823,450	0.90	2.8
Effective Gross Income	\$15,537,435	\$18,793,265	\$21,827,340	\$22,876,253	\$27,137,972	\$29.65	93.8%
Total Expenses	\$9,798,251	\$11,575,763	\$12,473,994	\$12,144,511	\$12,406,496	\$13.56	45.7%
Net Operating Income	\$5,739,184	\$7,217,502	\$9,353,346	\$10,731,742	\$14,731,476	\$16.10	54.3%
Total TI/LC, Capex/RR	0	0	0	0	1,592,816	1.74	5.9
Net Cash Flow	\$5,739,184	\$7,217,502	\$9,353,346	\$10,731,742	\$13,138,660	\$14.36	48.4%

<sup>(1)</sup> The TTM column represents the trailing 12 months ended May 31, 2015.

**Property Management.** The Civic Opera Building property is managed by Jones Lang LaSalle. The current management agreement commenced on June 29, 2015, has a 12-month term and will automatically renew each year on a 12-month term, unless otherwise terminated by either party. The management agreement provides for a contractual management fee of 3.0% of gross income, payable on a monthly basis. The management fees related to the Civic Opera Building property are subordinate to the liens and interests of the Civic Opera Building loan.

<sup>(2)</sup> Percentage column represents percent of Net Rental Income for all revenue lines and represents percent of Effective Gross Income for the remainder of the fields.

<sup>(3)</sup> The increase in Underwritten Rents in Place from TTM Rents in Place is primarily due to income associated with new leases signed over the previous 24 months and the expiration of related free rent, as well as contractual rent escalations underwritten through August 2016, which account for approximately \$714,037 in base rent

## **Civic Opera Building**

**Escrows and Reserves.** At origination, the borrower deposited into escrow approximately \$3.7 million for free rent reserves, \$3.0 million for future tenant improvements and leasing commissions, approximately \$2.4 million for outstanding tenant improvements, approximately \$1.7 million for real estate taxes, \$838,578 for required repairs, \$369,695 for elevator replacements and repairs, and \$15,253 for replacement reserves.

Tax Escrows - On a monthly basis, the borrower is required to escrow 1/12 of the annual estimated tax payments, which currently equates to \$294,167.

Insurance Escrows - The requirement for the borrower to make deposits to the insurance escrow is waived so long as no event of default has occurred and is continuing and the borrower provides satisfactory evidence that the property is insured as part of a blanket policy in accordance with the loan documents.

TI/LC Reserves - On a monthly basis, the borrower is required to escrow \$95,330 (approximately \$1.25 per square foot annually) for future tenant improvements and leasing commissions. The reserve is not subject to a cap.

Elevator Work Reserves - On a monthly basis until the payment date in February 2019, the borrower is required to escrow \$61,616 (approximately \$0.81 per square foot annually) for elevator replacements and repairs. The reserve is not subject to a cap.

Replacement Reserves - On a monthly basis, the borrower is required to escrow approximately \$15,253 (approximately \$0.20 per square foot annually) for replacement reserves. The reserve is not subject to a cap.

Extended Free Rent Reserves - To the extent there is a Cash Sweep Event (as defined below) caused solely by an Extended Free Rent Trigger Event (as defined below), all excess cash flow after payment of debt service, other reserves and operating expenses is required to be deposited in a free rent reserve pursuant to the loan agreement. The reserve is capped at \$780,440.

Lockbox / Cash Management. The loan is structured with a hard lockbox and in-place cash management. At origination, the borrower was required to send a tenant direction letter to all tenants at the property instructing them to deposit all rents and payments into the lockbox account. All funds in the lockbox account are swept daily to a segregated cash management account under the control of the lender. Except as described above, to the extent there is a Cash Sweep Event continuing, all excess cash flow after payment of the mortgage and mezzanine debt service, required reserves and operating expenses will be held as additional collateral for the loan. The lender has a first priority security interest in the cash management account.

A "Cash Sweep Event" means the occurrence of (i) an event of default (ii) any involuntary bankruptcy action of the borrower or bankruptcy action of the property manager, (iii) the date on which the debt service coverage ratio (as calculated in the loan documents) based on a trailing three months is less than 1.20x or (iv) the payment date occurring in October 2018 (an "Extended Free Rent Trigger Event").

