REGENCY CENTERS CORP Form SC 13D/A February 09, 2018

SECURITIES AND EXCHANGE COMMISSION Washington, D.C. 20549
SCHEDULE 13D/A
Under the Securities Exchange Act of 1934
(Amendment No. 2)
Regency Centers Corporation (Name of Issuer)
Common Stock, \$0.01 Par Value Per Share (Title of Class of Securities)
758849103 (CUSIP Number)
Gazit-Globe Ltd. Nissim Aloni 10, Tel-Aviv, 62919, Israel

(Name, Address and Telephone Number of Person Authorized to Receive Notices and Communications)

January 30, 2018 (Date of Event which Requires Filing of this Statement)

Tel: (03) 694-8000 Fax: (03) 696-1910

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 Rule 13d-1(e), 13d-1(f) or 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 Rule 13d-7(b) 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 ("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).

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	LEGAL PROCEEDINGS			
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	United S	tates	and Israel	
			SOLE	
		7	VOTING	
			POWER 167,204 (1)	
			SHARED	
NUMBER OF	יז		VOTING	
SHARES		8	POWER	
BENEFICIAI			17,738,118	
OWNED BY			SOLE	
REPORTING	r	Δ	DISPOSITIVE	
PERSON		9	POWER	
WITH			167,204	
			SHARED	
		10	DISPOSITIVE	
			POWER	
			17 738 118	

AGGREGATE AMOUNT
BENEFICIALLY OWNED
BY EACH PERSON
17,905,322
CHECK BOX IF THE
AGGREGATE
AMOUNT IN ROW (11)
EXCLUDES CERTAIN
SHARES

PERCENT OF CLASS
REPRESENTED BY
AMOUNT IN ROW (11)

10.5% (2)

TYPE OF REPORTING PERSON

4 PERSO

(1) All Shareholdings throughout this filing have been rounded to the nearest whole number of shares. The aggregate percentage of shares throughout this filing is based upon 170,110,464 shares issued and outstanding (2) as of November 2, 2017, as reported in the Quarterly Report on Form 10-Q filed by the Issuer on November 6, 2017.

PERSON

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2	BOX IF MEMBI GROUP INSTRU (a)	ER OI	3
3	(b) SEC US	E ON	ILY
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		7	SOLE VOTING POWER 0
NUMBER OF SHARES BENEFICIALLY OWNED BY EACH		8	SHARED VOTING POWER 17,738,118
REPORTIN PERSON WITH		9	SOLE DISPOSITIVE POWER 0
		10	SHARED DISPOSITIVE POWER 17,738,118

AGGREGATE AMOUNT BENEFICIALLY OWNED 11 BY EACH PERSON 17,738,118 CHECK BOX IF THE **AGGREGATE** AMOUNT IN ROW (11) **12 EXCLUDES CERTAIN SHARES** PERCENT OF CLASS REPRESENTED BY 13 AMOUNT IN ROW (11) 10.4% TYPE OF REPORTING 14 **PERSON** \mathbf{CO}

2	I.R.S. ID OF ABO M G N (CHECK APPROF BOX IF MEMBE GROUP INSTRU	ENTI VE P. USA) THE PRIAT A LR OF (SEE	INC.
	(a)	CIIO	110)
3	(b) SEC USI	E ONI	LY
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NUMBER OI SHARES BENEFICIA	LLY	8	0 SHARED VOTING POWER 11,312,092
OWNED BY REPORTING PERSON WITH		9	SOLE DISPOSITIVE POWER 0
		10	SHARED DISPOSITIVE POWER 11.312.092

AGGREGATE AMOUNT BENEFICIALLY OWNED 11 BY EACH PERSON 11,312,092 CHECK BOX IF THE **AGGREGATE** AMOUNT IN ROW (11) **12 EXCLUDES CERTAIN SHARES** PERCENT OF CLASS REPRESENTED BY 13 AMOUNT IN ROW (11) 6.6% TYPE OF REPORTING 14 **PERSON** \mathbf{CO}

	PERSON		
1			FICATION NO.
	OF ABO		
	GAZIT (), INC.
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	Nevada		
			SOLE
		7	VOTING
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			0
NUMBER OF	יז		SHARED
SHARES		8	VOTING
BENEFICIAI	LY	U	POWER
OWNED BY			3,109,257
REPORTING			SOLE
PERSON		9	DISPOSITIVE
WITH			POWER
			0
			SHARED
		10	DISPOSITIVE
			POWER
			3,109,257

AGGREGATE AMOUNT BENEFICIALLY OWNED 11 BY EACH PERSON 3,109,257 CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) **12 EXCLUDES CERTAIN SHARES** PERCENT OF CLASS REPRESENTED BY 13 AMOUNT IN ROW (11) 1.8% TYPE OF REPORTING 14 **PERSON** \mathbf{CO}

1	OF ABO	ENTI VE P rst G	FICATION NO. ERSON eneration LLC
2	APPROF BOX IF MEMBE GROUP INSTRU (a)	PRIAT A ER OF (SEE	A
3	(b) SEC USI	E ON	LY
4	SOURCE Not appl CHECK	licabl	e
5	DISCLO LEGAL IS REQU	SURI PROC JIREI ANT T	E OF CEEDINGS
6	CITIZEN OR ORC	SANIZ	OR PLACE ZATION
	Delu wui	7	SOLE VOTING POWER 0
NUMBER OF SHARES BENEFICIA	LLY	8	SHARED VOTING POWER 3,109,257
OWNED BY REPORTING PERSON WITH		9	SOLE DISPOSITIVE POWER 0
		10	SHARED DISPOSITIVE POWER 3,109,257

AGGREGATE AMOUNT BENEFICIALLY OWNED 11 BY EACH PERSON 3,109,257 CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) **12 EXCLUDES CERTAIN SHARES** PERCENT OF CLASS REPRESENTED BY 13 AMOUNT IN ROW (11) 1.8% TYPE OF REPORTING 14 **PERSON** \mathbf{CO}

	PERSO	V		
1			IFICATION NO.	
_			PERSON	
	MGN A			
	CHECK		•	
	APPRO			
	BOX IF			
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2	GROUP			
	INSTRU	`		
	(a)		,	
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	LEGAL PROCEEDINGS			
5	IS REQUIRED			
	PURSU.	ANT '	TO ITEMS	
	2(d) or 2	2(e)		
	CITIZE	NSHI	P OR PLACE	
6	OR ORG	GANI'	ZATION	
	Delawa	re		
			SOLE	
		7	VOTING	
		,	POWER	
			0	
NUMBER O	F		SHARED	
SHARES	-	8	VOTING	
BENEFICIA:	LLY	Ü	POWER	
OWNED BY			5,769,966	
REPORTING			SOLE	
PERSON		9	DISPOSITIVE	
WITH			POWER	
			0 SHADED	
			SHARED DISPOSITIVE	
		10	POWER	
			5,769,966	
			2,102,200	

AGGREGATE AMOUNT BENEFICIALLY OWNED 11 BY EACH PERSON 5,769,966 CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) **12 EXCLUDES CERTAIN SHARES** PERCENT OF CLASS REPRESENTED BY 13 AMOUNT IN ROW (11) 3.4% TYPE OF REPORTING 14 **PERSON** \mathbf{CO}

	NAME (OF RE	EPORTING	
	PERSON			
1	I.R.S. ID	ENTI	FICATION NO.	
	OF ABO	VE P	ERSON	
	MGN (U	JSA) 2	2016, LLC	
	CHECK		•	
	APPROI	PRIAT	ΓΕ	
	BOX IF	A		
	MEMBER OF A			
2	GROUP (SEE			
	INSTRU	CTIC	NS)	
	(a)			
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2	SEC US	E ON	LY	
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4	SOURC	E OF	FUNDS	
•	Not applicable			
	CHECK			
	DISCLO			
	LEGAL PROCEEDINGS			
5	IS REQUIRED			
	PURSUANT TO ITEMS			
	2(d) or 2	(e)		
	CITIZEN	NSHII	OR PLACE	
6	OR ORC	SANIZ	ZATION	
	Delawar	·e		
			SOLE	
		7	VOTING	
		,	POWER	
			0	
NUMBER OI	र		SHARED	
SHARES		8	VOTING	
BENEFICIA)	LLY		POWER	
OWNED BY			2,432,869	
REPORTING			SOLE	
PERSON		9	DISPOSITIVE	
WITH			POWER	
			0 CHARED	
			SHARED	
		10	DISPOSITIVE POWER	
			2.432.869	
			4×4×14×(1117	

AGGREGATE AMOUNT BENEFICIALLY OWNED 11 BY EACH PERSON 2,432,869 CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) **12 EXCLUDES CERTAIN SHARES** PERCENT OF CLASS REPRESENTED BY 13 AMOUNT IN ROW (11) 1.4% TYPE OF REPORTING 14 **PERSON** \mathbf{CO}

1	OF ABO	ENTI VE Pl neric	FICATION NO. ERSON a 2016, LLC
2	APPROP BOX IF A MEMBE GROUP INSTRUC	RIAT A R OF (SEE	A
3	(b) SEC USE	E ONI	LY
4	SOURCE Not appl CHECK	icable	9
5	DISCLO LEGAL I IS REQU	SURE PROC IIRED ANT T	E OF EEEDINGS
6	CITIZEN OR ORG Delawar	ANIZ	OR PLACE LATION
		7	SOLE VOTING POWER 0
NUMBER OF SHARES BENEFICIAL OWNED BY	LLY	8	SHARED VOTING POWER 5,769,966
REPORTING PERSON WITH		9	SOLE DISPOSITIVE POWER
		10	0 SHARED DISPOSITIVE POWER 5,769,966

AGGREGATE AMOUNT BENEFICIALLY OWNED 11 BY EACH PERSON 5,769,966 CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) 12 **EXCLUDES CERTAIN SHARES** PERCENT OF CLASS REPRESENTED BY 13 AMOUNT IN ROW (11) 3.4% TYPE OF REPORTING 14 **PERSON** \mathbf{CO}

	NAME (PERSON		EPORTING	
1			IFICATION NO.	
	OF ABC			
	Gazit A		a, Inc.	
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2	MEMBE GROUP			
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	Ontario	, Can		
			SOLE	
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NUMBER OI	र		SHARED VOTING	
SHARES		8	POWER	
BENEFICIA			6,426,026	
OWNED BY			SOLE	
REPORTING	}		DISPOSITIVE	
PERSON		9	POWER	
WITH			0	
			SHARED	
		10	DISPOSITIVE	
			POWER	
			6,426,026	

AGGREGATE AMOUNT BENEFICIALLY OWNED 11 BY EACH PERSON 6,426,026 CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) 12 **EXCLUDES CERTAIN SHARES** PERCENT OF CLASS REPRESENTED BY 13 AMOUNT IN ROW (11) 3.8% TYPE OF REPORTING 14 **PERSON** \mathbf{CO}

1	OF ABO	ENTI VE Pl aple (FICATION NO. ERSON (2001), Inc.
2	APPROF BOX IF A MEMBE GROUP INSTRU	RIAT A R OF (SEE	A
3	(b) SEC USI	E ONI	LY
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6	CITIZEN OR ORG Nevada		OR PLACE ZATION
	revada	7	SOLE VOTING POWER 0
NUMBER OI SHARES BENEFICIAI	LLY	8	SHARED VOTING POWER 4,001,942
OWNED BY REPORTING PERSON WITH		9	SOLE DISPOSITIVE POWER 0
		10	SHARED DISPOSITIVE POWER 4,001,942

AGGREGATE AMOUNT BENEFICIALLY OWNED 11 BY EACH PERSON 4,001,942 CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) **12 EXCLUDES CERTAIN SHARES** PERCENT OF CLASS REPRESENTED BY 13 AMOUNT IN ROW (11) 2.4% TYPE OF REPORTING 14 **PERSON** \mathbf{CO}

1		ENT	IFICATION NO. PERSON
	Ficus, In		
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	APPROI BOX IF		IE
	MEMBE		7 Δ
2	GROUP	_	
	INSTRU	,	
	(a)		
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3	SEC US	E ON	LY
4	SOURC	E OF	FUNDS
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		_	VOTING
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NUMBER OI	r r		SHARED
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BENEFICIA	LLY		POWER
OWNED BY			2,424,084 SOLE
REPORTING	j		DISPOSITIVE
PERSON		9	POWER
WITH			0
			SHARED
		10	DISPOSITIVE
		10	POWER
			2 424 084

AGGREGATE AMOUNT BENEFICIALLY OWNED 11 BY EACH PERSON 2,424,084 CHECK BOX IF THE **AGGREGATE** AMOUNT IN ROW (11) **12 EXCLUDES CERTAIN SHARES** PERCENT OF CLASS REPRESENTED BY 13 AMOUNT IN ROW (11) 1.4% TYPE OF REPORTING 14 **PERSON** \mathbf{CO}

			EPORTING	
1	PERSON			
1			IFICATION NO.	
	OF ABC			
		-	2018, LLC	
	CHECK		DE:	
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2	MEMBER OF A			
2	GROUP (SEE INSTRUCTIONS)			
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	(a)			
	(b)			
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	CITIZE	пнги	P OR PLACE	
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	Delawar			
			SOLE	
		_	VOTING	
		7	POWER	
			0	
NUMBER O	r r		SHARED	
SHARES	Ľ	8	VOTING	
BENEFICIAL	LLY	O	POWER	
OWNED BY			1,501,942	
REPORTING PERSON WITH			SOLE	
		9	DISPOSITIVE	
			POWER	
			0 SHADED	
			SHARED DISPOSITIVE	
		10	POWER	
			1.501.942	

AGGREGATE AMOUNT BENEFICIALLY OWNED 11 BY EACH PERSON 1,501,942 CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) 12 **EXCLUDES CERTAIN SHARES** PERCENT OF CLASS REPRESENTED BY 13 AMOUNT IN ROW (11) 0.9% TYPE OF REPORTING 14 **PERSON** \mathbf{CO}

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	MEMBE	ER OF	FA
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	LEGAL PROCEEDINGS		
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	CITIZENSHIP OR PLACE		
6	OR ORGANIZATION		
	Delawai	re	
			SOLE
		7	VOTING
		,	POWER
			0
NUMBER OI	F		SHARED
SHARES	-	8	VOTING
BENEFICIA:	LLY	Ü	POWER
OWNED BY			2,424,084
REPORTING	_		SOLE
PERSON		9	DISPOSITIVE
WITH			POWER
			0
			SHARED
		10	DISPOSITIVE
			POWER
			2,424,084

AGGREGATE AMOUNT BENEFICIALLY OWNED 11 BY EACH PERSON 2,424,084 CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) **12 EXCLUDES CERTAIN SHARES** PERCENT OF CLASS REPRESENTED BY 13 AMOUNT IN ROW (11) 1.4% TYPE OF REPORTING 14 **PERSON** \mathbf{CO}

Item 1. Security and Issuer.

This Amendment No. 2 (this "*Statement*") amends the Schedule 13D filed with the Securities and Exchange Commission ("*SEC*") on March 6, 2017, as amended by Amendment No. 1 thereto filed with the SEC on September 13, 2017, with respect to the shares of common stock, par value \$0.01 per share ("*Common Stock*"), of Regency Centers Corporation, a Florida corporation (the "*Issuer*"). The Issuer's principal executive offices are located at One Independent Drive, Suite 114, Jacksonville, Florida 32202. The aggregate percentage of shares throughout this filing is based upon 170,110,464 shares issued and outstanding as of November 2, 2017, as reported in the Quarterly Report on Form 10-Q filed by the Issuer on November 6, 2017.

This Amendment No. 2 reflects the following changes:

the sale by First Generation (as defined below) of shares of Common Stock effected pursuant to a Rule 10b5-1 trading plan adopted by First Generation;

the contribution by Silver Maple (as defined below) of 1,501,942 shares of Common Stock to its wholly-owned subsidiary, Silver Maple 2018 (as defined below); and

the contribution by Ficus (as defined below) of 2,424,084 shares of Common Stock to its wholly-owned subsidiary, Ficus 2018 (as defined below).

Item 2. Identity and Background

Item 2 is amended and restated in its entirety as follows:

This Schedule 13D is filed by the Reporting Persons set forth in the table below pursuant to Rule 13d-1(k)(2) under the Securities Exchange Act of 1934, as amended.

The following table sets forth the name, address and citizenship for each of the *Reporting Persons*:

Reporting Person	Address	Citizenship/Place of Organization
Chaim Katzman	1696 NE Miami Gardens Drive North Miami Beach, FL 33179	US/Israel
Gazit-Globe Ltd. ("Gazit")	Nissim Aloni 10, Tel Aviv, 62919, Israel	Israel
M G N (USA) INC. ("MGN")	1696 NE Miami Gardens Drive North Miami Beach, FL 33179	Nevada
GAZIT (1995), INC. (" 1995 ")	1696 NE Miami Gardens Drive North Miami Beach, FL 33179	Nevada
Gazit First Generation LLC ("First Generat	tion") 1696 NE Miami Gardens Drive North Miami Beach, FL 33179	Delaware
MGN America, LLC ("MGN-A")	1696 NE Miami Gardens Drive North Miami Beach, FL 33179	Delaware
MGN (USA) 2016, LLC (" <i>MGN USA</i> ")	1696 NE Miami Gardens Drive North Miami Beach, FL 33179	Delaware
MGN America 2016, LLC ("MGN America	") 1696 NE Miami Gardens Drive North Miami Beach, FL 33179	Delaware
Gazit America, Inc. ("GAA")	86 Hanna Avenue, Suite 400 Toronto, ON M6K 353 Canada	Ontario, Canada
Silver Maple (2001), Inc. ("Silver Maple")	86 Hanna Avenue, Suite 400 Toronto, ON M6K 353 Canada	Nevada
Ficus, Inc. ("Ficus")	86 Hanna Avenue, Suite 400 Toronto, ON M6K 353 Canada	Delaware
Silver Maple 2018, LLC ("Silver Maple 201	18") 1696 NE Miami Gardens Drive North Miami Beach, FL 33179	Delaware
Ficus 2018, LLC ("Ficus 2018")	1696 NE Miami Gardens Drive North Miami Beach, FL 33179	Delaware

The principal business of each of the Reporting Persons is set forth in the following table:

Reporting Person	Principal Business
Chaim	Chaim Katzman is President and Chairman of the Board of Norstar Holdings Inc., Director and Chief
Katzman	Executive Officer ("CEO") of Gazit, and a non-executive Vice Chairman of the Board of the Issuer.
Gazit-Globe Ltd.	Gazit is a real estate investment company that trades on the Tel Aviv Stock Exchange (TASE), on the New York Stock Exchange (NYSE), and on the Toronto Stock Exchange (TSX) under the ticker symbol "GZT." Gazit is engaged, directly and through subsidiaries and affiliates, in the acquisition, development and management of properties in North America, Europe, Brazil and Israel, including shopping centers.
M G N (USA) INC.	MGN invests in real estate related businesses, including the businesses of its affiliates, engaged in the acquisition, development and management of income producing properties in the US and Brazil. MGN is a wholly-owned subsidiary of Gazit.
GAZIT (1995). INC.	, 1995 invests in real estate related businesses, including the businesses of its affiliates. 1995 is a wholly-owned subsidiary of MGN.
Gazit First Generation LLC	First Generation invests in real estate related businesses, limited only to the businesses of its affiliates in United States. First Generation is a wholly-owned subsidiary of 1995.
MGN America LLC	, MGN-A invests in real estate related businesses, including the businesses of its affiliates. MGN-A is a subsidiary owned by MGN and 1995.
MGN (USA) 2016, LLC	MGN USA invests in real estate related businesses, including the businesses of its affiliates. MGN USA is a wholly-owned subsidiary of MGN.
·	MGN America invests in real estate related businesses, including the businesses of its affiliates. MGN America is a wholly-owned subsidiary of MGN-A.
Gazit America, Inc.	·
Silver Maple	Silver Maple invests in real estate related businesses, including the businesses of its affiliates. Silver
(2001), Inc.	Maple is a wholly-owned subsidiary of GAA.
Ficus, Inc.	Ficus invests in real estate related businesses, including the businesses of its affiliates. Ficus is a wholly-owned subsidiary of GAA.
Silver Maple	Silver Maple 2018 invests in real estate related businesses, including the businesses of its affiliates.
2018, LLC	Silver Maple 2018 is a wholly-owned subsidiary of Silver Maple.
Ficus 2018, LLC	Ficus 2018 invests in real estate related businesses, including the businesses of its affiliates. Ficus 2018 is a wholly-owned subsidiary of Ficus.
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CUSIP NO. 758849103 Page 17

The information required by Instruction C to Schedule 13D with respect to (a) the executive officers and directors of the Reporting Persons, (b) each person controlling the Reporting Persons and (c) each executive officer and director of any corporation or other person ultimately in control of the Reporting Persons (collectively, the "Covered Persons"), is set forth below

Covered Persons with Respect to Gazit

Name, Position with Gazit & Address Chaim Katzman, Director and CEO	Present Principal Occupation	Name and Address of Employer	Citizenship
1696 NE Miami Gardens Drive	Director and CEO of Gazit	c/o Gazit Group USA Inc. 1696 NE Miami Gardens Drive North Miami Beach, FL 33179	US, Israel
North Miami Beach, FL 33179 Dor J. Segal Director			
85 Hanna Avenue, Ste. 400	Chairman of the Board of First Capital Realty	85 Hanna Avenue, Suite 400 Toronto, Ontario M6K3S3, Canada	US, Canada, Israel
Toronto, Ontario M6K, Canada Haim Ben-Dor Director		Haim Ben-Dor	
14 Nili Street, Jerusalem, Israel	Corporate Consultant	14 Nili Street, Jerusalem, Israel	Israel
Yair Orgler Director		Tel-Aviv University Department of Finance The Leon Recanati	
Mordechai Maier 7/19,	Professor Emeritus of the Management Faculty, Tel-Aviv University	Graduate School of Business Administration Box 39010	Israel
Tel-Aviv, Israel		Ramat Aviv, Tel Aviv 69978 Israel	

Zehavit Cohen Director	Managing Partner	Apax Partners Israel Ltd. c/o Gazit-Globe, Ltd. Nissim Aloni 10, Tel Aviv, 62919, Israel Berkovich 4, the Museum Tower, 22 Fl., Tel Aviv, 6423806 Israel	Israel
Douglas Sesler Director	Private Real Estate Investor; Executive Vice President for Real Estate, Macy's, Inc.	54 Northway Bronxville, NY 10708	US
Ronnie Bar-On Director	Corporate Director	Gazit-Globe, Ltd. Nissim Aloni 10, Tel Aviv, 62919, Israel	Israel
Adi Jemini Executive Vice President and Chief Financial Officer	Executive Vice President and Chief Financial Officer, Gazit	Gazit-Globe, Ltd. Nissim Aloni 10, Tel Aviv, 62919, Israel	Israel
Gazit-Globe, Ltd. Nissim Aloni 10, Tel Aviv, 62919, Israel Romano Vaisenberger Vice President and Controller	Vice President and Controller, Gazit	Gazit-Globe, Ltd. Nissim Aloni 10,	Israel
Gazit-Globe, Ltd. Nissim Aloni 10, Tel Aviv, 62919, Israel	, lee I resident and Controller, Gazit	Tel Aviv, 62919, Israel	151401

Gazit is traded on the Tel Aviv Stock Exchange (TASE), on the New York Stock Exchange (NYSE), and on the Toronto Stock Exchange (TSX) under the ticker symbol "GZT." Approximately 51.74% of Gazit's ordinary shares (the "Ordinary Shares") are owned directly or indirectly by Norstar Holdings Inc. ("Norstar"), a publicly traded company listed on the Tel Aviv Stock Exchange under the ticker "NSTR." Chaim Katzman, Director and CEO of Gazit, and certain members of his family, own or control, including through private entities owned by them and trusts under which they are the beneficiaries, directly and indirectly, approximately 24.3% of Norstar's outstanding shares. Mr. Katzman also controls First U.S. Financial, LLC ("FUF"), which controls the voting rights of approximately 18.2% of Norstar's outstanding shares. In addition, Mr. Segal holds 8.4% of Norstar's outstanding shares. Additionally, Mr. Katzman and his related parties (the "Katzman Group") have entered into a shareholders agreement with Mr. Segal and other related parties (the "Segal Group") with respect to their holdings in Norstar, which, among other things, provides that (1) each member of the Segal Group will vote all of its shares and any other voting securities of Norstar over which it has voting control for nominees to Norstar's board of directors as directed in writing by a representative of the Katzman Group and (2) each member of the Katzman Group will vote, subject to certain conditions, all of its shares and any other voting securities of Norstar over which it has voting control for the election to Norstar's board of directors of two directors designated by the Segal Group, one of which must be an independent director (see Item 6). In addition, the Katzman Foundation, a non profit charity foundation, in which Mr. Katzman and his family serve as directors and Mr. Katzman also serves as an officer, and which has no controlling shareholder, holds 4.36% of Norstar's outstanding shares. In aggregate, Mr. Katzman has the right to vote 61.6% of Norstar's outstanding shares. Accordingly, even though Gazit's board of directors includes a majority of independent directors, Mr. Katzman may be deemed to control Gazit. The public stockholders of Gazit own approximately 49% of the Ordinary Shares. The name, residence or business address, present principal occupation and the name and address of any corporation or organization in which such employment is conducted and the citizenship of each of the executive officers and directors of Norstar are set forth below.

Covered Persons with Respect to Norstar

Name, Position with Norstar	Present Principal Occupation	Name and Address of Employer	Citizenship
& Address		I	.
Chaim Katzman			
Chairman of the Board of			
Directors and CEO		c/o Gazit Group USA Inc.	
1696 NE Miami Gardens	Director and CEO of Gazit	1696 NE Miami Gardens Drive	US, Israel
Drive		North Miami Beach, FL 33179	
North Miami Beach, FL			
33179			
Bat-Ami Katzman-Gordon	Project Manager, Cancer Genomics;	Bat-Ami Katzman	US
Director	University of Miami, Miami, Florida		

c/o Gazit Group USA Inc. 1696 NE Miami Gardens

Drive

North Miami Beach, FL

33179

c/o Gazit Group USA Inc. 1696 NE Miami Gardens Drive North Miami Beach, FL 33179

Dor J. Segal Director

c/o First Capital Realty 85 Hanna Avenue, Ste. 400 Toronto, Ontario M6K3S3,

Canada Eli Shahar Director

36 Shai Agnon Tel-Aviv, Israel Chairman of the Board of First

Capital Realty

85 Hanna Avenue, Suite 400 Toronto, Ontario M6K3S3,

Canada

US, Canada, Israel

Eli Shahar

Corporate Consultant 36 Shai Agnon

Tel-Aviv, Israel

Israel

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Name, Position with Norstar & Address	Present Principal Occupation	Name and Address of Employer	Citizenship
Shmuel Messenberg Director	Business Consultant	Hefetz Mordechai 15, Petach Tikva	Israel
Dina Ben-Ari			
Director	Head of Friends of the IDF, Miami,	c/o Gazit Group USA Inc.	
3951 194 TR. Sunny Isles	Florida	1696 NE Miami Gardens Drive North Miami Beach, FL 33179	US, Israel
Florida 33160			
Varda Zuntz			
		Norstar Israel, Ltd.	
Norstar Israel, Ltd.	Company Secretary, Norstar	Nissim Aloni 10,	Israel
Nissim Aloni 10,		Tel Aviv, 62919, Israel	
Tel Aviv, 62919, Israel			
Romano Vaisenberger,			
Vice President and Controller		Gazit-Globe, Ltd.	
	Controller	Nissim Aloni 10,	Israel
Gazit-Globe, Ltd.		Tel Aviv, 62919, Israel	
Nissim Aloni 10,		, ,	
Tel Aviv, 62919, Israel			
Zvi Gordon		c/o Gazit Group USA Inc.	
1696 NE Miami Gardens Drive	Vice President of Investments	1696 NE Miami Gardens Drive	US
North Miami Beach, FL 33179		North Miami Beach, FL 33179	

Covered Persons with Respect to MGN, 1995, MGN-A and First Generation

Name, Position with MGN, 1995, MGN-A and First Generation & Address Occupation Cocupation Employer

Chaim Katzman*
President and Director

Dor J. Segal*

Executive Vice President and Director

Adi Jemini*

Chief Financial Officer and Director

* See information provided for Covered Persons with Respect to Gazit, above.

Covered Persons with Respect to MGN America and MGN USA

Name, Position with MGN America and MGN
USA & Address
Chaim Katzman*
President
Dor J. Segal*
Executive Vice President
Adi Jemini*
Chief Financial Officer, Treasurer and Secretary

* See information provided for Covered Persons with Respect to Gazit, above.

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Covered Persons with Respect to GAA

Name, Position with GAA & Present Principal Address Occupation Name and Address of Employer Citizenship

Dor J. Segal*

President and Chairman,

Director

Chaim Katzman*

Director Adi Jemini*

Alex Correia First Capital Realty

Secretary and Director

Company Secretary

85 Hanna Avenue, Ste. 400 Toronto, Ontario

Canada

M6K3S3 Canada

* See information provided for Covered Persons with Respect to Gazit, above.

Covered Persons with Respect to Silver Maple, Ficus, Silver Maple 2018 and Ficus 2018

Name, Position with MGN America, and MGN USA & Address

Present Principal Occupation

Name and Address of Employer

Citizenship

Chaim Katzman*

Director

Dor J. Segal*

President and Director

Adi Jemini* Director

Alex Correia**

Executive Vice President

First Capital Realty

Executive Vice President and and Secretary 85 Hanna Avenue, Ste. 400 Toronto, Canada

Secretary Ontario M6K3S3 Canada

* See information provided for Covered Persons with Respect to Gazit, above.

** See information provided for Covered Persons with Respect to GAA, above.

Item 4. Purpose of Transaction.

The disclosures required by this Item 4 are incorporated by reference to the information set forth in Item 4 of the previously filed Schedule 13D (except to the extent that the events described therein have already occurred and are therefore no longer relevant). Beyond as described in that information, the Reporting Persons have no current plans or proposals which relate to or would result in any of the actions specified in clauses (a) through (j) of Item 4 of Schedule 13D, although the Reporting Persons do not rule out the possibility of effecting or seeking to effect any such actions in the future.

Item 5. Interest in Securities of the Issuer.

The aggregate percentage of shares throughout this filing is based upon 170,110,464 shares issued and outstanding as of November 2, 2017, as reported in the Quarterly Report on Form 10-Q filed by the Issuer on November 6, 2017.

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Chaim Katzman

- (a) Aggregate Number of shares of Common Stock beneficially owned: 17,905,322 (10.5% of the shares).
- (b) Number of shares as to which such person has:
- (i) Sole power to vote or to direct the vote: 167,204
- (ii) Shared power to vote or to direct the vote: 17,738,118
- (iii) Sole power to dispose or to direct the disposition of: 167,204
- (iv) Shared power to dispose or to direct the disposition of: 17,738,118

Mr. Katzman may be deemed to control Gazit. Of the shares beneficially owned by Mr. Katzman as of the date of this filing:

Mr. Katzman has sole voting and dispositive power over 167,204 shares held directly by him and indirectly through family trusts and other entities, which he controls or may control (not including 13,816 shares held of record by family members); and

Mr. Katzman shares voting power and dispositive authority over 2,432,869 shares he beneficially owns with Gazit, MGN and MGN USA, as such shares are directly held by MGN USA, which is a wholly-owned subsidiary of MGN, which is a wholly-owned subsidiary of Gazit, which Mr. Katzman may be deemed to control; and

Mr. Katzman shares voting and dispositive authority over 3,109,257 shares he beneficially owns with Gazit, MGN and First Generation, as such shares are directly held by First Generation, which is a wholly-owned subsidiary of 1995, which is a wholly-owned subsidiary of MGN, which is a wholly-owned subsidiary of Gazit, which Mr. Katzman may be deemed to control; and

Mr. Katzman shares voting and dispositive authority over 5,769,966 shares he beneficially owns with Gazit, MGN, MGN-A and MGN America, as such shares are directly held by MGN America, which is a wholly-owned subsidiary of MGN-A, which is a subsidiary of MGN, which is a wholly-owned subsidiary of Gazit, which Mr. Katzman may be deemed to control; and

Mr. Katzman shares voting and dispositive authority over 2,500,000 shares he beneficially owns with Gazit, GAA and Silver Maple, as such shares are directly held by Silver Maple, which is a wholly-owned subsidiary of GAA, itself a wholly-owned subsidiary of Gazit, which Mr. Katzman may be deemed to control; and

Mr. Katzman shares voting and dispositive authority over 1,501,942 shares he beneficially owns with Gazit, GAA, Silver Maple and Silver Maple 2018, as such shares are directly held by Silver Maple 2018, which is a wholly-owned subsidiary of Silver Maple, which is a wholly-owned subsidiary of GAA, itself a wholly-owned subsidiary of Gazit, which Mr. Katzman may be deemed to control; and

Mr. Katzman shares voting and dispositive authority over 2,424,084 shares he beneficially owns with Gazit, GAA, Ficus and Ficus 2018, as such shares are directly held by Ficus 2018, which is a wholly-owned subsidiary of Ficus, which is a wholly-owned subsidiary of GAA, itself a wholly-owned subsidiary of Gazit, which Mr. Katzman may be deemed to control.

(c) Except as set forth herein, Mr. Katzman has not effected any transactions in the shares during the past 60 days.

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Other than as described in this Item 5, no other person has the right to receive or the power to direct the receipt of dividends from, or the proceeds from the sale of, the shares beneficially owned by Mr. Katzman.
(e) Not applicable.
Gazit
(a) Aggregate Number of shares beneficially owned: 17,738,118 (10.4% of the shares).
(b) Number of shares as to which such person has:
(i) Sole power to vote or to direct the vote: 0
(ii) Shared power to vote or to direct the vote: 17,738,118
(iii) Sole power to dispose or to direct the disposition of: 0
(iv) Shared power to dispose or to direct the disposition of: 17,738,118
Of the shares beneficially owned by Gazit as of the date of this filing:
Gazit shares voting and dispositive authority over 2,432,869 shares it beneficially owns with Mr. Katzman, MGN and MGN USA, as such shares are directly held by MGN USA, which is a wholly-owned subsidiary of MGN, which is a wholly-owned subsidiary of Gazit, which Mr. Katzman may be deemed to control.
Gazit shares voting and dispositive authority over 3,109,257 shares it beneficially owns with Mr. Katzman, MGN,

1995 and First Generation, as such shares are directly held by First Generation, which is a wholly-owned subsidiary of 1995, which is a wholly-owned subsidiary of MGN, which is a wholly-owned subsidiary of Gazit, which Mr.

Katzman may be deemed to control.

Gazit shares voting and dispositive authority over 5,769,966 shares it beneficially owns with Mr. Katzman, MGN, MGN-A and MGN America, as such shares are directly held by MGN America, which is a wholly-owned subsidiary of MGN-A, which is a subsidiary of MGN, which is a wholly-owned subsidiary of Gazit, which Mr. Katzman may be deemed to control.

Gazit shares voting and dispositive authority over 2,500,000 shares it beneficially owns with Mr. Katzman, GAA and Silver Maple as such shares are held directly by Silver Maple, which is a wholly-owned subsidiary of GAA, itself a wholly-owned subsidiary of Gazit, which Mr. Katzman may be deemed to control.

Gazit shares voting and dispositive authority over 1,501,942 shares it beneficially owns with Mr. Katzman, GAA, Silver Maple and Silver Maple 2018, as such shares are held directly by Silver Maple 2018, which is a wholly-owned subsidiary of GAA, which is a wholly-owned subsidiary of Gazit, which Mr. Katzman may be deemed to control.

Gazit shares voting and dispositive authority over 2,424,084 shares it beneficially owns with Mr. Katzman, GAA, Ficus and Ficus 2018, as such shares are held directly by Ficus 2018, which is a wholly-owned subsidiary of Ficus, which is a wholly-owned subsidiary of GAA, which is a wholly-owned subsidiary of Gazit, which Mr. Katzman may be deemed to control.

- (c) Except as set forth herein, Gazit has not effected any transactions in the shares during the past 60 days.
- (d) Other than as described in this Item 5, no other person has the right to receive or the power to direct the receipt of dividends from, or the proceeds from the sale of, the shares beneficially owned by Gazit.
- (e) Not applicable.

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MGN

- (a) Aggregate Number of shares beneficially owned 11,312,092 (6.6% of the shares).
- (b) Number of shares as to which such person has:
- (i) Sole power to vote or to direct the vote: 0
- (ii) Shared power to vote or to direct the vote: 11,312,092
- (iii) Sole power to dispose or to direct the disposition of: 0
- (iv) Shared power to dispose or to direct the disposition of: 11,312,092

Of the shares beneficially owned by MGN as of the date of this filing:

MGN shares voting and dispositive authority over 2,432,869 shares it beneficially owns with Mr. Katzman, Gazit and MGN USA, as such shares are held directly by MGN USA, which is a wholly-owned subsidiary of MGN, which is a wholly-owned subsidiary of Gazit, which Mr. Katzman may be deemed to control;

MGN shares voting and dispositive authority over 5,769,966 shares it beneficially owns with Mr. Katzman, Gazit, MGN-A and MGN America, as such shares are directly held by MGN America, which is a wholly-owned subsidiary of MGN-A, which is a subsidiary of MGN, which is a wholly-owned subsidiary of Gazit, which Mr. Katzman may be deemed to control; and

MGN shares voting and dispositive authority over 3,109,257 shares it beneficially owns with Mr. Katzman, Gazit, 1995 and First Generation, as such shares are directly held by First Generation, which is a wholly-owned subsidiary of 1995, which is a wholly-owned subsidiary of MGN, which which is a wholly-owned subsidiary of Gazit, which Mr. Katzman may be deemed to control.

(c) Except as set forth herein, MGN has not effected any transactions in the shares during the past 60 days.

Other than as described in this Item 5, no other person has the right to receive or the power to direct the receipt of dividends from, or the proceeds from the sale of, the shares beneficially owned by MGN.
(e)Not applicable.
<u>1995</u>
(a) Aggregate Number of shares beneficially owned: 3,109,257 (1.8% of the shares).
(b) Number of shares as to which such person has:
(i) Sole power to vote or to direct the vote: 0
(ii) Shared power to vote or to direct the vote: 3,109,257
(iii) Sole power to dispose or to direct the disposition of: 0
(iv) Shared power to dispose or to direct the disposition of: 3,109,257

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Of the shares beneficially owned by 1995 as of the date of this filing:
1995 shares voting and dispositive authority over 3,109,257 shares it beneficially owns with Mr. Katzman, Gazit, MGN and First Generation, as such shares are directly held by First Generation, which is a wholly-owned subsidiary of 1995, which is a wholly-owned subsidiary of MGN, which is a wholly-owned subsidiary of Gazit, which Mr. Katzman may be deemed to control.
(c) Except as set forth herein, 1995 has not effected any transactions in the shares during the past 60 days.
Other than as described in this Item 5, no other person has the right to receive or the power to direct the receipt of dividends from, or the proceeds from the sale of, the shares beneficially owned by 1995.
(e) Not applicable.
First Generation
(a) Aggregate Number of shares beneficially owned: 3,109,257 (1.8% of the shares).
(b) Number of shares as to which such person has:
(i) Sole power to vote or to direct the vote: 0
(ii) Shared power to vote or to direct the vote: 3,109,257
(iii) Sole power to dispose or to direct the disposition of: 0
(vi) Shared power to dispose or to direct the disposition of: 3,109,257
Of the shares beneficially owned by First Generation as of the date of this filing:

First Generation shares voting and dispositive authority over 3,109,257 shares it beneficially owns with Mr. Katzman, Gazit, MGN and 1995 as such shares are directly held by First Generation, which is a wholly-owned subsidiary of 1995, which is a wholly-owned subsidiary of MGN, which is a wholly-owned subsidiary of Gazit, which Mr. Katzman may be deemed to control.

- (c) Except as set forth herein, First Generation has not effected any transactions in the shares during the past 60 days.
- Other than as described in this Item 5, no other person has the right to receive or the power to direct the receipt of dividends from, or the proceeds from the sale of, the shares beneficially owned by First Generation.
- (e) Not applicable.

MGN-A

- (a) Aggregate Number of shares beneficially owned: 5,769,966 (3.4% of the shares).
- (b) Number of shares as to which such person has:
- (i) Sole power to vote or to direct the vote: 0
- (ii) Shared power to vote or to direct the vote: 5,769,966
- (iii) Sole power to dispose or to direct the disposition of: 0
- (iv) Shared power to dispose or to direct the disposition of: 5,769,966

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Of the shares beneficially owned by MGN-A as of the date of this filing:
MGN-A shares voting and dispositive authority over 5,769,966 shares it beneficially owns with Mr. Katzman, Gazit MGN and MGN America, as such shares are directly held by MGN America, which is a wholly-owned subsidiary of MGN-A, which is a subsidiary of MGN, which is a wholly-owned subsidiary of Gazit, which Mr. Katzman may be deemed to control.
(c) Except as set forth herein, MGN-A has not effected any transactions in the shares during the past 60 days.
Other than as described in this Item 5, no other person has the right to receive or the power to direct the receipt of dividends from, or the proceeds from the sale of, the shares beneficially owned by MGN-A.
(e) Not applicable.
MGN USA
(a) Aggregate Number of shares beneficially owned: 2,432,869 (1.4% of the shares).
(b) Number of shares as to which such person has:
(i) Sole power to vote or to direct the vote: 0
(ii) Shared power to vote or to direct the vote: 2,432,869
(iii) Sole power to dispose or to direct the disposition of: 0
(iv) Shared power to dispose or to direct the disposition of: 2,432,869
Of the shares beneficially owned by MGN USA as of the date of this filing:

MGN USA shares voting and dispositive authority over 2,432,869 shares it beneficially owns with Mr. Katzman, Gazit and MGN, as such shares are directly held by MGN USA, which is a wholly-owned subsidiary of MGN, which is a wholly-owned subsidiary of Gazit, which Mr. Katzman may be deemed to control.

- (c) Except as set forth herein, MGN USA has not effected any transactions in the shares during the past 60 days.
- (d) Other than as described in this Item 5, no other person has the right to receive or the power to direct the receipt of dividends from, or the proceeds from the sale of, the shares beneficially owned by MGN USA.
- (e) Not applicable.

MGN America

- (a) Aggregate Number of shares beneficially owned: 5,769,966 (3.4% of the shares).
- (b) Number of shares as to which such person has:
- (i) Sole power to vote or to direct the vote: 0
- (ii) Shared power to vote or to direct the vote: 5,769,966

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(iii) Sole power to dispose or to direct the disposition of: 0
(iv) Shared power to dispose or to direct the disposition of: 5,769,966
Of the shares beneficially owned by MGN America as of the date of this filing:
MGN America shares voting and dispositive authority over 5,769,966 shares it beneficially ownswith Mr. Katzman, Gazit, MGN and MGN-A, as such shares are directly held by MGN America, which is a wholly-owned subsidiary of MGN-A, which is a subsidiary of MGN, which is a wholly-owned subsidiary of Gazit, which Mr. Katzman may be deemed to control.
(c) Except as set forth herein, MGN America has not effected any transactions in the shares during the past 60 days.
Other than as described in this Item 5, no other person has the right to receive or the power to direct the receipt of dividends from, or the proceeds from the sale of, the shares beneficially owned by MGN America.
(e) Not applicable.
GAA
(a) Aggregate Number of shares beneficially owned: 6,426,026 (3.8% of the shares).
(b) Number of shares as to which such person has:
(i) Sole power to vote or to direct the vote: 0
(ii) Shared power to vote or to direct the vote: 6,426,026
(iii) Sole power to dispose or to direct the disposition of: 0

(iv) Shared power to dispose or to direct the disposition of: 6,426,026

Of the shares beneficially owned by GAA as of the date of this filing:

GAA shares voting and dispositive authority over 2,500,000 shares it beneficially owns with Mr. Katzman, Gazit and Silver Maple, as such shares are held directly by Silver Maple, a wholly-owned subsidiary of GAA, which is a wholly-owned subsidiary of Gazit, which may be deemed to be controlled by Mr. Katzman.

GAA shares voting and dispositive authority over 1,501,942 shares it beneficially owns with Mr. Katzman, Gazit, Silver Maple and Silver Maple 2018, as such shares are held directly by Silver Maple 2018, a wholly-owned subsidiary of Silver Maple, which is a wholly-owned subsidiary of GAA, which is a wholly-owned subsidiary of Gazit, which may be deemed to be controlled by Mr. Katzman.

GAA shares voting and dispositive authority over 2,424,084 shares it beneficially owns with Mr. Katzman, Gazit, Ficus and Ficus 2018, as such shares are held directly by Ficus 2018, a wholly-owned subsidiary of Ficus, which is a wholly-owned subsidiary of GAA, which is a wholly-owned subsidiary of Gazit, which may be deemed to be controlled by Mr. Katzman.

- (c) Except as set forth herein, GAA has not effected any transactions in the shares during the past 60 days.
- Other than as described in this Item 5, no other person has the right to receive or the power to direct the receipt of dividends from, or the proceeds from the sale of, the shares beneficially owned by GAA.
- (e) Not applicable.

Silver Maple

- (a) Aggregate Number of shares beneficially owned: 4,001,942 (2.4% of the shares).
- (b) Number of shares as to which such person has:
- (i) Sole power to vote or to direct the vote: 0
- (ii) Shared power to vote or to direct the vote: 4,001,942
- (iii) Sole power to dispose or to direct the disposition of: 0
- (iv) Shared power to dispose or to direct the disposition of: 4,001,942

Of the shares beneficially owned by Silver Maple as of the date of this filing:

Silver Maple shares voting and dispositive authority over 2,500,000 shares it beneficially owns with Mr. Katzman, Gazit, and GAA, as such shares are held directly by Silver Maple, a wholly-owned subsidiary of GAA, which is itself a wholly-owned subsidiary of Gazit, which may be deemed to be controlled by Mr. Katzman.

Silver Maple shares voting and dispositive authority over 1,501,942 shares it beneficially owns with Mr. Katzman, Gazit, GAA and Silver Maple 2018, as such shares are held directly by Silver Maple 2018, a wholly-owned subsidiary of Silver Maple, which is a wholly-owned subsidiary of GAA, which is a wholly-owned subsidiary of Gazit, which may be deemed to be controlled by Mr. Katzman.

- (c) Except as set forth herein, Silver Maple has not effected any transactions in the shares during the past 60 days.
- Other than as described in this Item 5, no other person has the right to receive or the power to direct the receipt of dividends from, or the proceeds from the sale of, the shares beneficially owned by Silver Maple.

(e) Not applicable.

Ficus

- (a) Aggregate Number of shares beneficially owned: 2,424,084 (1.4% of the shares).
- (b) Number of shares as to which such person has:
- (i) Sole power to vote or to direct the vote: 0
- (ii) Shared power to vote or to direct the vote: 2,424,084
- (iii) Sole power to dispose or to direct the disposition of: 0
- (iv) Shared power to dispose or to direct the disposition of: 2,424,084

Of the shares beneficially owned by Ficus as of the date of this filing:

Ficus shares voting and dispositive authority over 2,424,084 shares it beneficially owns with Mr. Katzman, Gazit, GAA and Ficus 2018, as such shares are held directly by Ficus 2018, a wholly-owned subsidiary of Ficus, which is a wholly-owned subsidiary of GAA, which is a wholly-owned subsidiary of Gazit, which may be deemed to be controlled by Mr. Katzman.

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(c) Except as set forth herein, Ficus has not effected any transactions in the shares during the past 60 days.
Other than as described in this Item 5, no other person has the right to receive or the power to direct the receipt of dividends from, or the proceeds from the sale of, the shares beneficially owned by Ficus.
(e) Not applicable.
Silver Maple 2018
(a) Aggregate Number of shares beneficially owned: 1,501,942 (0.9% of the shares).
(b) Number of shares as to which such person has:
(i) Sole power to vote or to direct the vote: 0
(ii) Shared power to vote or to direct the vote: 1,501,942
(iii) Sole power to dispose or to direct the disposition of: 0
(iv) Shared power to dispose or to direct the disposition of: 1,501,942
Of the shares beneficially owned by Silver Maple 2018 as of the date of this filing:

Silver Maple 2018 shares voting and dispositive authority over 1,501,942 shares it beneficially owns with Mr. Katzman, Gazit, GAA and Silver Maple, as such shares are held directly by Silver Maple 2018, a wholly-owned subsidiary of Silver Maple, which is a wholly-owned subsidiary of GAA, which is a wholly-owned subsidiary of Gazit, which may be deemed to be controlled by Mr. Katzman.

(c) Except as set forth herein, Silver Maple 2018 has not effected any transactions in the shares during the past 60 days.

(d) Other than as described in this Item 5, no other person has the right to receive or the power to direct the receipt of dividends from, or the proceeds from the sale of, the shares beneficially owned by Silver Maple 2018.
(e) Not applicable.
Ficus 2018
(a) Aggregate Number of shares beneficially owned: 2,424,084 (1.4% of the shares).
(b) Number of shares as to which such person has:
(i) Sole power to vote or to direct the vote: 0
(ii) Shared power to vote or to direct the vote: 2,424,084
(iii) Sole power to dispose or to direct the disposition of: 0
(iv) Shared power to dispose or to direct the disposition of: 2,424,084

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Of the shares beneficially owned by Ficus 2018 as of the date of this filing:

Ficus 2018 shares voting and dispositive authority over 2,424,084 shares it beneficially owns with Mr. Katzman, Gazit, GAA and Ficus, as such shares are held directly by Ficus 2018, a wholly-owned subsidiary of Ficus, which is a wholly-owned subsidiary of GAA, which is a wholly-owned subsidiary of Gazit, which may be deemed to be controlled by Mr. Katzman.

- (c) Except as set forth herein, Ficus 2018 has not effected any transactions in the shares during the past 60 days.
- Other than as described in this Item 5, no other person has the right to receive or the power to direct the receipt of dividends from, or the proceeds from the sale of, the shares beneficially owned by Ficus 2018.
- (e) Not applicable.

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

The disclosures required by this Item 6 are incorporated by reference to the information set forth in Item 6 of the previously filed Schedule 13D.

Item 7. Materials to be Filed as Exhibits.

Exhibit Description

- 1. Consent and Agreement to Joint Filing, by and among the Reporting Persons, dated February 9, 2018.

 Agreement and Plan of Merger, dated November 14, 2016, by and between the Issuer and Equity One, Inc.
- (incorporated by reference to Exhibit 2.1 of the Current Report on Form 8-K filed by Regency Centers
 Corporation with the SEC on November 15, 2016).
 Governance Agreement, dated November 14, 2016, by and among the Issuer, Gazit-Globe Ltd., MGN
- 3. America, LLC, Gazit First Generation LLC, Silver Maple (2001) Inc., MGN (USA) Inc., MGN America 2016, LLC, MGN USA 2016, LLC and Ficus, Inc. (incorporated by reference to Exhibit 10.2 of the Current Report on Form 8-K filed by Regency Centers Corporation with the SEC on November 15, 2016).
 - Stockholders Agreement, dated January 30, 2013, by and among, Mr. Chaim Katzman, First US Financial
- 4. <u>LLC, Mr. Dor J. Segal, and Ms. Erica Ottosson (incorporated by reference to Exhibit 4 to the Schedule 13D filed with the SEC on March 6, 2017).</u>

- Joinder Agreement, dated January 30, 2018, pursuant to which Silver Maple 2018 became a party to the Governance Agreement, dated November 14, 2016, by and among the Issuer, Gazit-Globe Ltd., MGN America, LLC, Gazit First Generation LLC, Silver Maple (2001) Inc., MGN (USA) Inc., MGN America 2016, LLC, MGN USA 2016, LLC and Ficus, Inc.
 - Joinder Agreement, dated January 30, 2018, pursuant to which Ficus 2018 became a party to the Governance Agreement, dated November 14, 2016, by and among the Issuer, Gazit-Globe Ltd., MGN America, LLC,
- 6. Gazit First Generation LLC, Silver Maple (2001) Inc., MGN (USA) Inc., MGN America 2016, LLC, MGN USA 2016, LLC and Ficus, Inc.

SIGNATURES

After reasonable inquiry and to the best of its knowledge and belief, each of the undersigned certifies that the information set forth in this Statement is true, complete and correct.

CHAIM KATZMAN

Date: February 9, 2018 By: /s/ Chaim Katzman

GAZIT-GLOBE, LTD.

Date: February 9, 2018 By: /s/ Chaim Katzman

Name: Chaim Katzman Title: Authorized Signatory

Date: February 9, 2018 By: /s/ Adi Jemini

Name: Adi Jemini

Title: Authorized Signatory

M G N (USA) INC.

Date: February 9, 2018 By: /s/ Chaim Katzman

Name: Chaim Katzman Title: Authorized Signatory

Date: February 9, 2018 By: /s/ Adi Jemini

Name: Adi Jemini

Title: Authorized Signatory

MGN AMERICA, LLC

Date: February 9, 2018 By: /s/ Chaim Katzman

Name: Chaim Katzman Title: Authorized Signatory

Date: February 9, 2018 By: /s/ Adi Jemini

Name: Adi Jemini

Title: Authorized Signatory

MGN (USA) 2016, LLC

Date: February 9, 2018 By: /s/ Chaim Katzman

Name: Chaim Katzman

Title: Authorized Signatory

Date: February 9, 2018 By: /s/ Adi Jemini

Name: Adi Jemini

Title: Authorized Signatory

Signature page to Schedule 13D/A

MGN AMERICA 2016, LLC

Date: February 9, 2018 By: /s/ Chaim Katzman

Name: Chaim Katzman Title: Authorized Signatory

Date: February 9, 2018 By: /s/ Adi Jemini

Name: Adi Jemini

Title: Authorized Signatory

GAZIT AMERICA, INC.

Date: February 9, 2018 By: /s/ Dor J. Segal

Name: Dor J. Segal

Title: Authorized Signatory

Date: February 9, 2018 By: /s/ Alex Correia

Name: Alex Correia

Title: Authorized Signatory

SILVER MAPLE (2001), INC.

Date: February 9, 2018 By: /s/ Chaim Katzman

Name: Chaim Katzman Title: Authorized Signatory

Date: February 9, 2018 By: /s/ Adi Jemini

Name: Adi Jemini

Title: Authorized Signatory

FICUS, INC.

Date: February 9, 2018 By: /s/ Chaim Katzman

Name: Chaim Katzman Title: Authorized Signatory

Date: February 9, 2018 By: /s/ Adi Jemini

Name: Adi Jemini

Title: Authorized Signatory

Signature page to Schedule 13D/A

GAZIT (1995), INC.

Date: February 9, 2018 By: /s/ Chaim Katzman

Name: Chaim Katzman Title: Authorized Signatory

Date: February 9, 2018 By: /s/ Adi Jemini

Name: Adi Jemini

Title: Authorized Signatory

GAZIT FIRST GENERATION LLC

Date: February 9, 2018 By: /s/ Chaim Katzman

Name: Chaim Katzman Title: Authorized Signatory

Date: February 9, 2018 By: /s/ Adi Jemini

Name: Adi Jemini

Title: Authorized Signatory

SILVER MAPLE 2018, LLC

Date: February 9, 2018 By: /s/ Chaim Katzman

Name: Chaim Katzman Title: Authorized Signatory

Date: February 9, 2018 By: /s/ Adi Jemini

Name: Adi Jemini

Title: Authorized Signatory

FICUS 2018, LLC

Date: February 9, 2018 By: /s/ Chaim Katzman

Name: Chaim Katzman Title: Authorized Signatory

Date: February 9, 2018 By: /s/ Adi Jemini

Name: Adi Jemini

Title: Authorized Signatory

Signature page to Schedule 13D/A

Exhibit 1

CONSENT AND AGREEMENT TO JOINT FILING

Pursuant to Rule 13d-1(k)(1)(iii) of Regulation 13D-G of the Rules and Regulations of the Securities and Exchange Commission under the Securities Exchange Act of 1934, as amended, each of the undersigned persons does hereby consent to and agree to jointly file with the Securities and Exchange Commission a Schedule 13D on behalf of each of them with respect to their beneficial ownership of common stock, par value \$0.01 per share, of Regency Centers Corporation and any future amendments thereto as may be required from time to time.

CHAIM KATZMAN

Date: February 9, 2018 By: /s/ Chaim Katzman

GAZIT-GLOBE, LTD.

Date: February 9, 2018 By: /s/ Chaim Katzman

Name: Chaim Katzman
Title: Authorized Signatory

Date: February 9, 2018 By: /s/ Adi Jemini

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MGN AMERICA 2016, LLC

Date: February 9, 2018 By: /s/ Chaim Katzman

Name: Chaim Katzman Title: Authorized Signatory

Date: February 9, 2018 By: /s/ Adi Jemini

Name: Adi Jemini

Title: Authorized Signatory

Signature page to Schedule 13D/A -- Exhibit A

GAZIT AMERICA, INC.

Date: February 9, 2018 By: /s/ Dor J. Segal

Name: Dor J. Segal

Title: Authorized Signatory

Date: February 9, 2018 By: /s/ Alex Correia

Name: Alex Correia

Title: Authorized Signatory

SILVER MAPLE (2001),

INC.

Date: February 9, 2018 By: /s/ Chaim Katzman

Name: Chaim Katzman Title: Authorized Signatory

Date: February 9, 2018 By: /s/ Adi Jemini

Name: Adi Jemini

Title: Authorized Signatory

FICUS, INC.

Date: February 9, 2018 By: /s/ Chaim Katzman

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GAZIT FIRST GENERATION LLC

Date: February 9, 2018 By: /s/ Chaim Katzman

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SILVER MAPLE 2018, LLC

Date: February 9, 2018 By: /s/ Chaim Katzman

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Name: Adi Jemini

Title: Authorized Signatory

FICUS 2018, LLC

Date: February 9, 2018 By: /s/ Chaim Katzman

Name: Chaim Katzman Title: Authorized Signatory

Date: February 9, 2018 By: /s/ Adi Jemini

Name: Adi Jemini

Title: Authorized Signatory

Signature page to Schedule 13D/A -- Exhibit A