Revenue Procedure 2020-19

SECTION 1. PURPOSE

This revenue procedure provides temporary guidance regarding the treatment of certain stock distributions by publicly offered real estate investment trusts (REITs) and publicly offered regulated investment companies (RICs) under the Internal Revenue Code (Code). Specifically, in recognition of the need for enhanced liquidity during the current period of economic disruption, this revenue procedure modifies the safe harbor provided in Rev. Proc. 2017-45, 2017-35 I.R.B. 216, by temporarily reducing the minimum required aggregate amount of cash that distributee shareholders may receive to not less than 10 percent of the total distribution in order for § 301 of the Code, by reason of § 305(b) of the Code, to apply to such distribution. This temporary
modification is effective solely with respect to distributions declared by a publicly offered
REIT or publicly offered RIC on or after April 1, 2020, and on or before December 31,
2020.

SECTION 2. BACKGROUND

.01 Rev. Proc. 2017-45 provides a safe harbor for Publicly Offered REITs and
Publicly Offered RICs that make a distribution to their shareholders with respect to their
stock to ensure that such distributions of stock pursuant to a distribution in which each
shareholder may elect to receive up to all of the shareholder’s distribution in cash or
stock of equivalent value are treated as distributions of property to which § 301 applies
by reason of § 305(b). See generally Rev. Proc. 2017-45, section 3.12 (defining
Publicly Offered REIT), section 3.13 (defining Publicly Offered RIC), and section 5
 enumerating safe harbor requirements). Rev. Proc. 2017-45 allows a Publicly Offered
REIT or Publicly Offered RIC to eliminate C corporation earnings and profits in order to
satisfy the REIT or RIC distribution requirements while maintaining sufficient liquidity. If
each condition set forth in sections 5.01 through 5.07 of Rev. Proc. 2017-45 is met,
(1) the Internal Revenue Service will treat the stock distribution as a distribution of
property under § 301 by reason of § 305(b), and (2) the value of the stock received by
any shareholder in lieu of cash will be considered to be equal to the amount of cash
which could have been received instead.

.02 Section 5.03 of Rev. Proc. 2017-45 requires that the Cash Limitation Percentage
be at least 20 percent. Section 3.05 of Rev. Proc. 2017-45 defines the Cash Limitation
Percentage as the percentage obtained by dividing (1) the maximum aggregate amount
of cash to be distributed to all shareholders as limited by the Publicly Offered REIT's or Publicly Offered RIC's declaration of the distribution, by (2) the amount of cash that would be distributed if each shareholder elected to receive solely cash under their respective Stock-or-Cash Election. Section 3.06 of Rev. Proc. 2017-45 generally defines a *Cash-or-Stock Election* as an election each shareholder may make to receive up to all of the shareholder's entire distribution subject to the election either (1) in cash, or (2) in stock of the distributing corporation of equivalent value as determined under section 5.07 of Rev. Proc. 2017-45.

.03 To enable Publicly Offered REITs and Publicly Offered RICs to conserve capital and thereby enhance their liquidity, this revenue procedure temporarily allows such REITs and RICs to further limit the amount of cash available to be distributed to their shareholders by reducing the Cash Limitation Percentage to 10 percent.

SECTION 3. TEMPORARY REDUCTION OF CASH LIMITATION PERCENTAGE

Section 5.03 of Rev. Proc. 2017-45 is modified by striking “The Cash Limitation Percentage is not less than 20 percent” and inserting “The Cash Limitation Percentage is not less than 10 percent”.

SECTION 4. EFFECT ON OTHER DOCUMENTS

This revenue procedure modifies Rev. Proc. 2017-45 solely with respect to distributions declared by a Publicly Offered REIT or Publicly Offered RIC on or after April 1, 2020, and on or before December 31, 2020.

SECTION 5. DRAFTING INFORMATION
The principal author of this revenue procedure is Justin O. Kellar of the Office of Associate Chief Counsel (Corporate). For further information regarding this revenue procedure, contact Justin O. Kellar on (202) 317-6847 (not a toll-free call).