













# Proposed merger of CapitaLand Mall Trust and CapitaLand Commercial Trust

22 January 2020



# Important notice (CapitaLand Mall Trust)

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# A transformative Merger

CMT Best-in-class
Singapore retail REIT

CCT Best-in-class
Singapore office REIT

S\$11.8bn
Property value

15 Properties Merged Entity

\$\$22.9bn

**Property value** 

24

**Properties** 

(Merged Entity will own 100% of Raffles City Singapore)

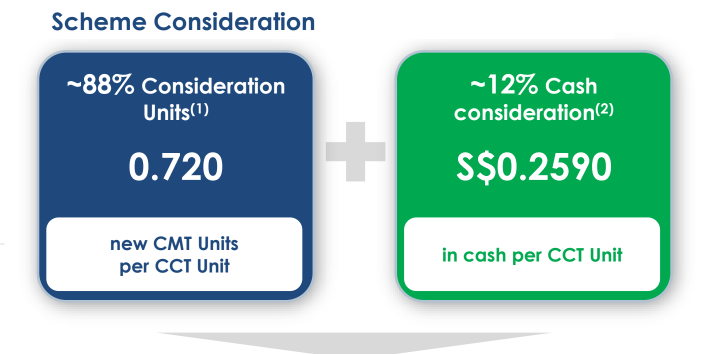
S\$11.1bn
Property value

10 Properties



### Transaction overview

### Merger to be effected through the acquisition by CapitaLand Mall Trust ("CMT") of all the issued and paid-up units ("CCT Units") of **Transaction** CapitaLand Commercial Trust structure ("CCT") held by unitholders of CCT ("CCT Unitholders") by way of a trust scheme of arrangement ("Trust Scheme") Unitholders of CMT ("CMT Unitholders") and CCT Unitholders **Key highlights** to benefit from a pro forma DPU accretive transaction CMT Unitholders and CCT **Permitted** Unitholders to continue receiving distribution Permitted Distributions until **Effective Date**



Scheme Consideration of \$\$2.1238 per CCT Unit and implied gross exchange ratio of 0.820x<sup>(3)</sup>

### Notes:

- The number of Consideration Units which each CCT Unitholder will be entitled to pursuant to the Trust Scheme, based on the number of CCT Units held by such CCT Unitholder as at the Books Closure Date, will be rounded down to the nearest whole number, and fractional entitlements shall be disregarded in the calculation of the aggregate Consideration Units to be issued to any CCT Unitholder pursuant to the Trust Scheme.
- (2) The aggregate Cash Consideration to be paid to each CCT Unitholder shall be rounded to the nearest \$\$0.01.
- (3) Illustrative value of Consideration Units is \$\$1.8648 assuming new units in CMT ("CMT Units") valued at issue price of \$\$2.59 per Consideration Unit.



## Proxy for Singapore commercial real estate



**24**Properties(1)



**10.4**m sq ft



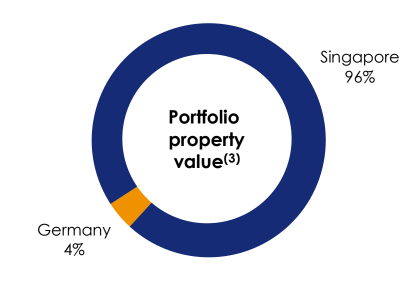
\$\$22.9bn

Portfolio property value(3)



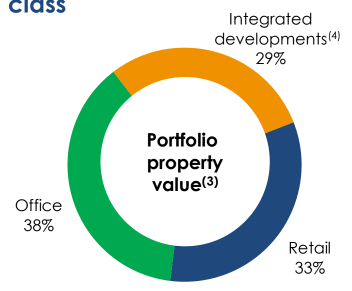
~99% Occupancy

# Portfolio property value by geography



 Predominantly Singapore focused with up to 20% overseas in developed countries

# Portfolio property value by asset class



 Balanced portfolio comprising office, retail and integrated developments

### Notes:

(1) Merged Entity will own 100% of Raffles City Singapore.

Based on total Net Lettable Area ("NLA"), including retail, office and warehouse as at 31 December 2019. Excludes CapitaSpring, currently under development and targeted for completion in 1H 2021.

(3) Based on valuation as of 31 December 2019.

(4) Integrated developments includes Raffles City Singapore, Plaza Singapura, The Atrium@Orchard, Funan and CapitaSpring.



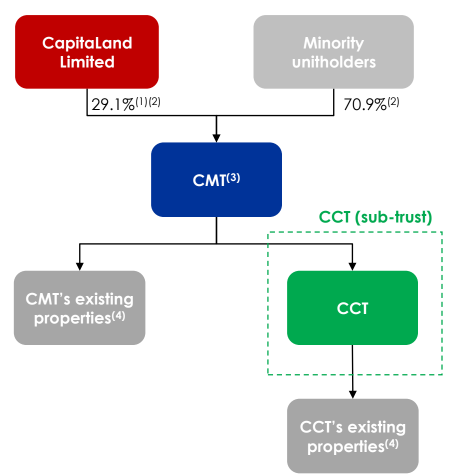
### Investment focus and holding structure

### Investment focus

### Income producing assets



### **Holding structure**



Notes: Simplified group structure for illustration only. Assuming completion of the Merger and the Trust Scheme.

- (1) Through its wholly-owned subsidiaries including the CMT Manager.
- (2) Illustrative pro forma unitholding structure based on latest available information as at 21 January 2020.
- (3) New and redeveloped properties to adopt CMT fee structure, including existing CCT properties that may be redeveloped following the Merger.
- (4) Current CMT and CCT fee structures to be retained for existing properties, including CapitaSpring during development period.



# Rationale and benefits to Unitholders

Creation of the proxy for Singapore commercial real estate market

**Leadership:** Best-in-class portfolio supported by a stronger and more efficient platform **Growth:** Better positioned to explore larger opportunities with a broader investment focus Cap/taLand \_\_\_ Cap/taLand Resilience: Enhanced resilience and stability through market cycles **Accretion:** DPU accretive to Unitholders<sup>(1)</sup>

(1)





# Leadership: Growing from strength to strength

**FUNAN** 

TAMPINES MALL



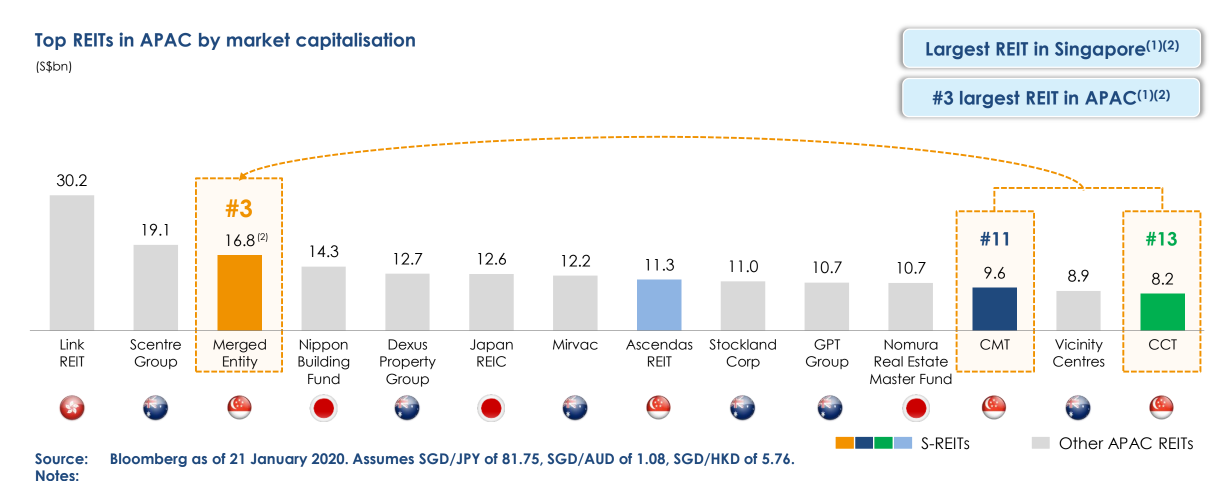
**CAPITASPRING** 

**CAPITAGREEN** 



## Leadership: Merged Entity will be the third largest REIT in APAC

Greater visibility may drive higher trading liquidity and potential for positive re-rating



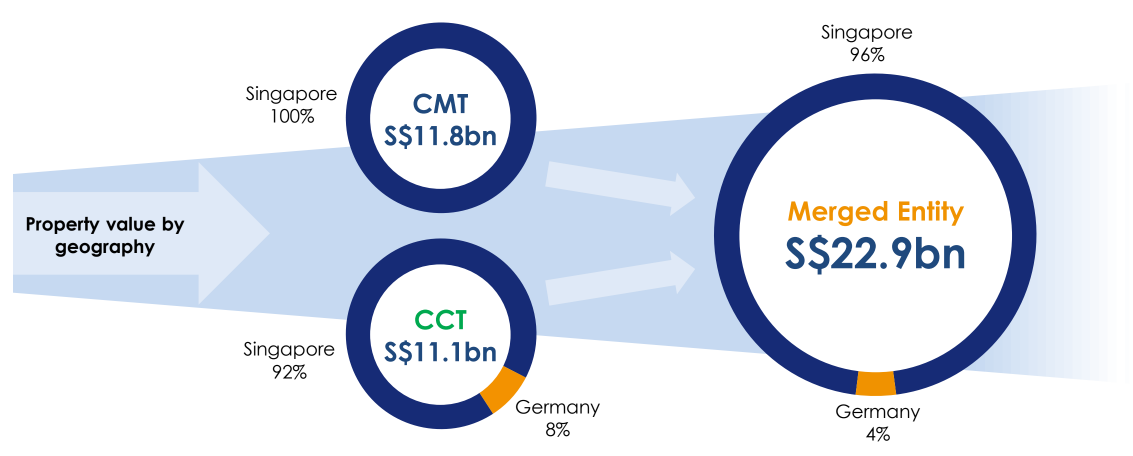
(1) By market capitalisation as at 21 January 2020.
(2) Illustrative market capitalisation of Merged Entit

Illustrative market capitalisation of Merged Entity calculated as the sum of (i) the market capitalisation of CMT of \$\$9.6bn as at 21 January 2020; (ii) the portion of the Scheme Consideration to be satisfied by new CMT Units based on a gross exchange ratio of 0.820x; and (iii) the value of the acquisition fee to be issued in new CMT Units at \$\$2.59 per CMT Unit.



# Growth: Enhanced ability to take on larger transactions across geographies

- Predominantly Singapore focused
- Up to \$\$4.6bn of potential overseas acquisitions in developed countries assuming 20% overseas exposure





### Growth: Capitalise on combined domain expertise

- CMT and CCT have proven track records in consistently repositioning their portfolios
- Merged Entity will be able to seek integrated developments more proactively, in addition to its existing retail and office opportunities

### **Funan**

Transformation into an aspirational lifestyle destination





### CapitaSpring

Incorporating 'future of work' features and redefining work, live and play experience





Note:

By Gross Floor Area ("GFA").



# Growth: Better positioned to leverage future real estate trends

• Commercial development is trending towards integrated projects due to increased focus on land use intensification and greater attractiveness of integrated developments

### Scarcity of land drives intensification of land use More Singapore GLS<sup>(1)</sup> Growing trend in global gateway earmarked for mixed-use(2) cities to optimise use of scarce land in prime locations (sqm) ~85,800 **GLS** sites sold $(2016-19)^{(4)}$ Barangaroo, Sydney ~22,800 **GLS** sites sold $(2012-15)^{(3)}$ Canary Wharf,

### Attractive proposition of integrated developments

- Captive ecosystem creates a more vibrant development, supported by a sustainable work-live-play culture
- Attractive proposition for both tenants and consumers given the comprehensive and complementary offerings



Source: Urban Redevelopment Authority. Notes:

GLS refers to Government Land Sales.

(2) Refers to government land sales sites which fall under "white site" and "commercial and residential" development codes.

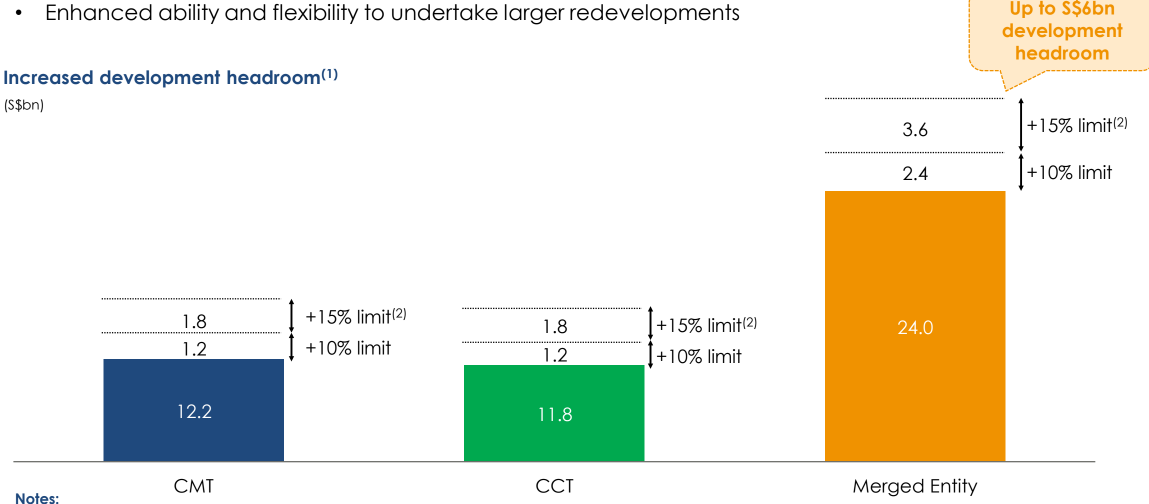
London

- (3) Sites include Thomas Road / Irrawaddy Road white site and Meyappa Chettiar Road commercial and residential site.
- (4) Sites include Bukit Batok West Avenue 6, Holland Road, and Sengkang Central commercial and residential sites, and Central Boulevard white site.



# Growth: Higher development headroom

Enhanced ability and flexibility to undertake larger redevelopments



Headroom calculated based on percentage of the deposited property of CMT, CCT and the Merged Entity respectively, with the deposited property of (1) the Merged Entity based off the aggregate deposited property of CMT and CCT.

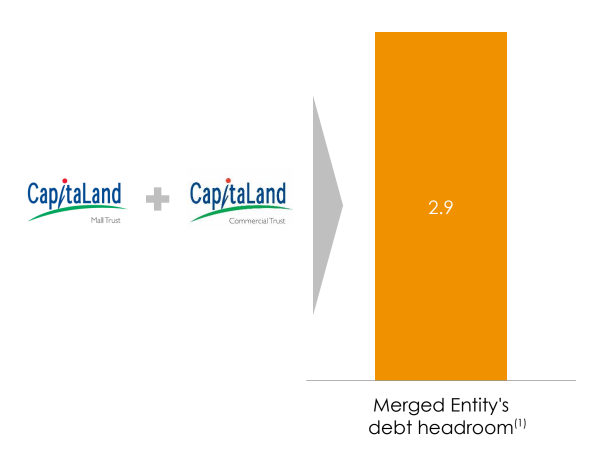
**(2)** Subject to the approval of CMT Unitholders and CCT Unitholders.



# Growth: Enhanced financing headroom and flexibility

### **Greater funding capacity**

(S\$bn)



### BIGGER

Funding capacity allows Merged Entity to act more swiftly and provide certainty of financing for third party acquisitions



### ✓ STRENGTHENED

Position to capture opportunistic accretive investments



### ✓ ENHANCED

Ability and flexibility to undertake larger transactions, portfolio enhancement and reconstitution initiatives



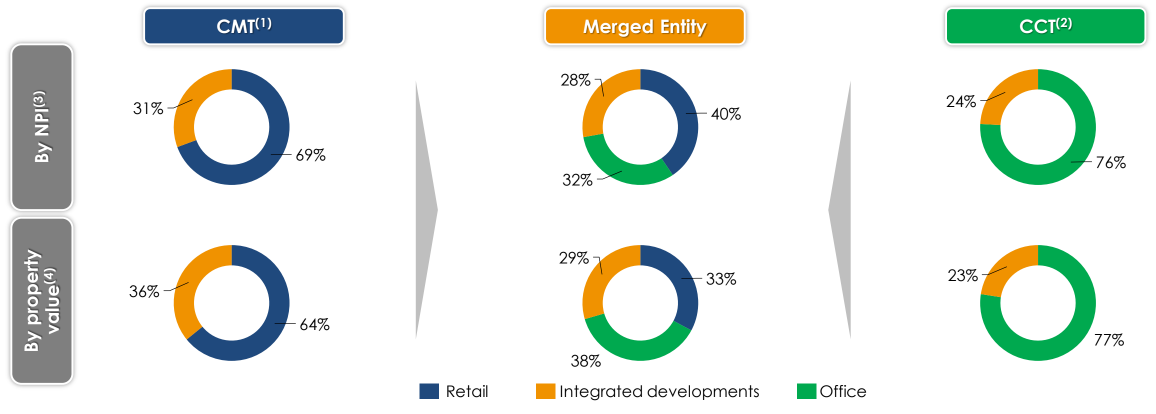


**(1)** 



## Resilience: Stability through cycles

More balanced exposure across retail, office and integrated developments



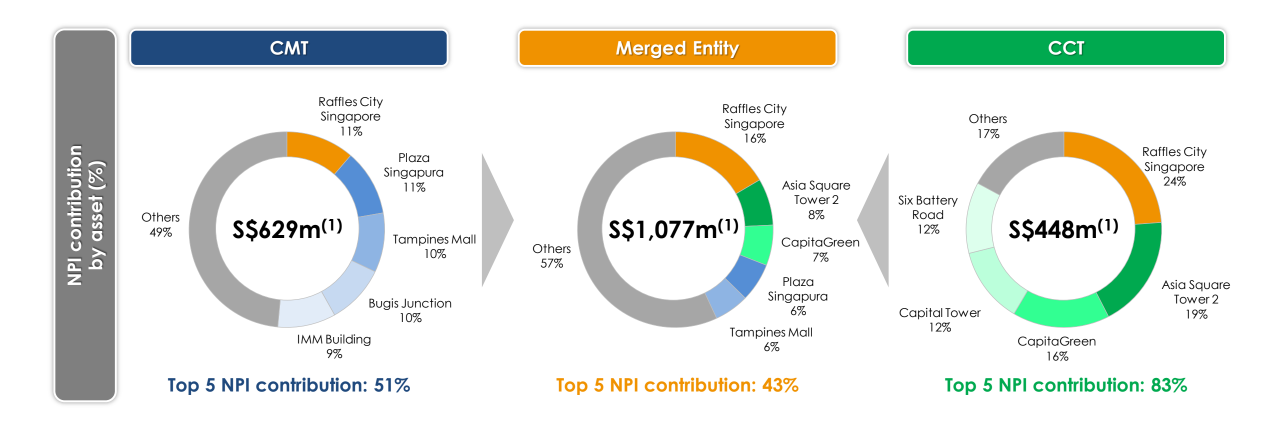
### Notes:

- (1) Integrated developments includes Raffles City Singapore (40.0% interest), Plaza Singapura, The Atrium@Orchard and Funan.
- (2) Integrated developments includes Raffles City Singapore (60.0% interest), and CapitaSpring.
- (3) Based on the Net Property Income ("NPI") of all the properties of CMT, CCT or the Merged Entity (as the case may be) for FY2019, including pro rata contribution from joint ventures.
- (4) Based on valuation as of 31 December 2019 of all the properties of CMT, CCT or the Merged Entity (as the case may be), including proportionate interest of joint ventures' valuation.



### Resilience: Reduced single asset concentration risk

NPI contribution of top 5 assets decreases to 43% post-Merger



(1)

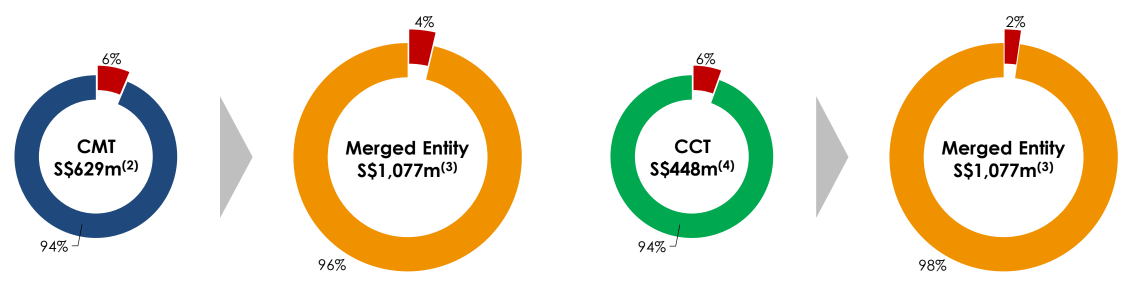


# Resilience: Increased flexibility to undertake portfolio rejuvenation and redevelopment

Reduced income impact from AEI or redevelopment

### Illustrative NPI impact from redevelopment of \$\$1bn asset<sup>(1)</sup>

### Illustrative NPI impact from AEI of 21 Collyer Quay



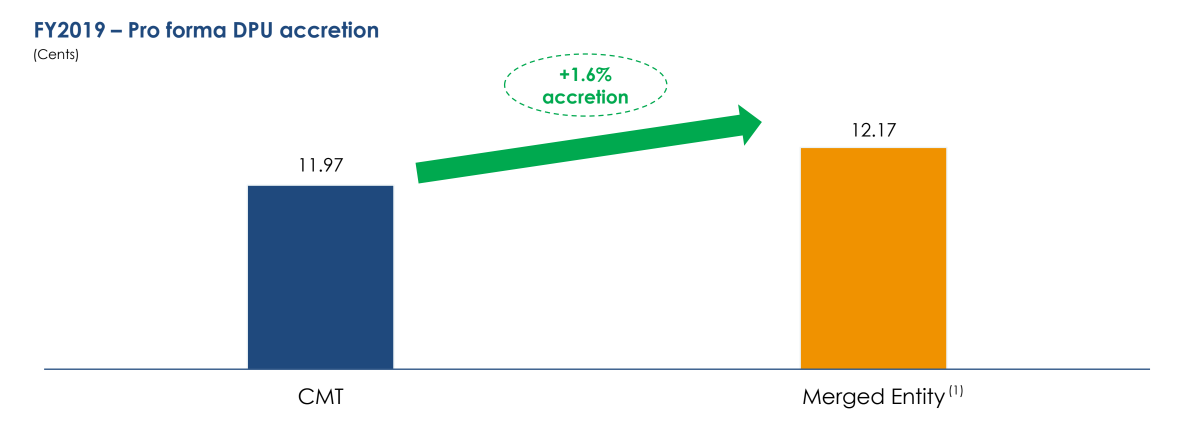
Refers to NPI impact from AEI or redevelopment

Notes: "AEI" refers to Asset Enhancement Initiatives.

- (1) Loss of NPI calculated by applying an illustrative 4.0% NPI yield on the \$\$1bn asset valuation.
- (2) Based on the NPI for FY2019 for CMT including pro rata contribution from joint ventures.
- (3) Based on the combined NPI for FY2019 for CMT and CCT including pro rata contribution from joint ventures.
- (4) Based on the NPI for FY2019 for CCT including pro rata contribution from joint ventures.



### Accretion: DPU accretive to CMT Unitholders

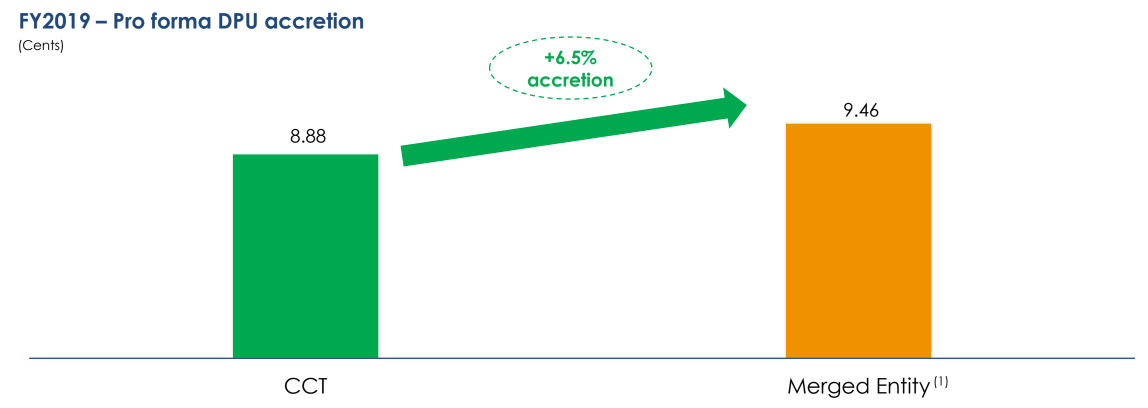


### Note:

(1) Merged Entity's FY2019 pro forma DPU adjusted for (i) full year contribution from Main Airport Center which is based on the unaudited financial information for the period from 18 September 2019 to 31 December 2019, extrapolated to 365 days and adjusted for the finance cost effects in relation to the acquisition; (ii) additional \$\$1,021.1m was drawn down on 1 January 2019 to fund the Cash Consideration and Transaction Costs of the Merger at an effective interest rate of 2.75% per annum; (iii) assumes 50.0% of the management fee associated with the Merged Entity for FY2019 will be paid in CMT Units resulting in an additional 10.7m new CMT Units issued at an illustrative issue price of \$\$2.59 per unit; (iv) 21.5m new CMT Units issued at an illustrative issue price of \$\$2.59 per unit as the acquisition fee payable to the CMT Manager in relation to the Merger; and (v) 2,777.5m Consideration Units (as defined herein) issued at the price of \$\$2.59 per Consideration Unit.



### **Accretion: DPU accretive to CCT Unitholders**

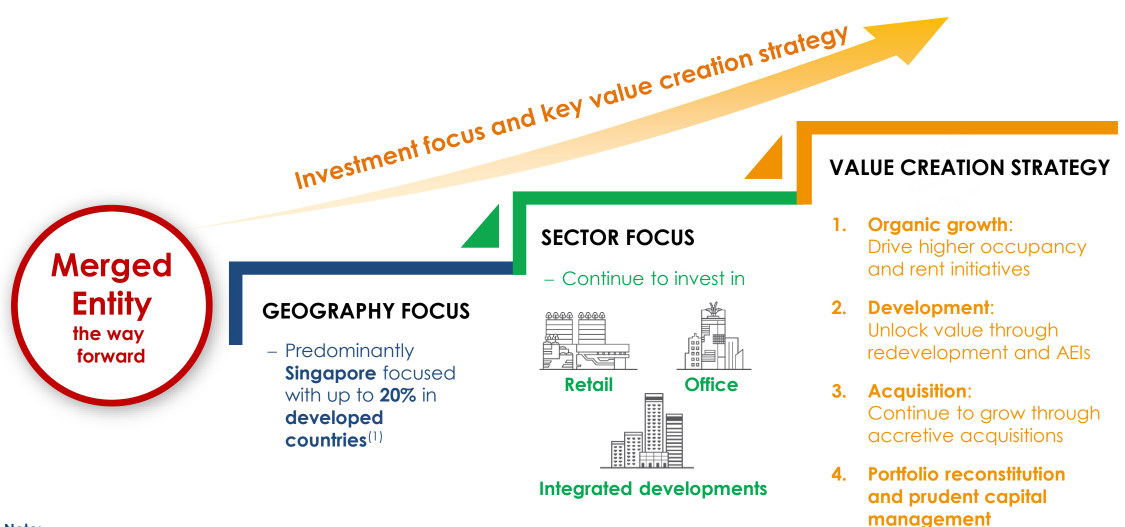


### Note:

Based on the Merged Entity's pro forma DPU for FY2019 (as derived from CMT's and CCT's pro forma financials for FY2019) multiplied by the net exchange ratio of 0.720x and assuming that the Cash Consideration is reinvested at 3.0% per annum. The Merged Entity's DPU for FY2019: (i) includes Main Airport Center's contribution to distribution from 18 September 2019; (ii) assumes additional \$\$1,021.1m was drawn down on 1 January 2019 to fund the Cash Consideration and Transaction Costs of the Merger at an effective interest rate of 2.75% per annum; (iii) assumes 50.0% of the management fee associated with the Merged Entity for FY2019 will be paid in CMT Units resulting in an additional 10.7m new CMT Units issued at an illustrative issue price of \$\$2.59 per unit; (iv) 21.5m new CMT Units issued at an illustrative issue price of \$\$2.59 per unit as the acquisition fee payable to the CMT Manager in relation to the Merger; and (v) 2,777.5m Consideration Units (as defined herein) issued at the price of \$\$2.59 per Consideration Unit.



# Merger to build a stronger and more efficient platform for the future



Note:

**(1)** 

By portfolio property value.

# Creation of the #3 largest REIT in APAC





# CapitaLand Integrated Commercial Trust



Best proxy for Singapore commercial real estate



Unmatched balance sheet and development headroom with multiple drivers of growth



**RESILIENCE** 

Most balanced and diversified commercial portfolio





# Unitholder approvals required for CMT

|   | Approvals   | Requirements  |
|---|---|---|
| 1 | Amendment of trust deed <sup>(1)</sup> (Extraordinary resolution)                           | At least 75% of the total number of votes cast <sup>(2)</sup>   |
| 2 | <b>Merger</b><br>(Ordinary resolution)  | <ul> <li>More than 50% of the total number of votes cast<sup>(2)</sup></li> <li>CapitaLand Limited and its associates will abstain from voting</li> </ul> |
| 3 | Issuance of new CMT units as part of the consideration for the Merger (Ordinary resolution) | <ul> <li>More than 50% of the total number of votes cast<sup>(2)</sup></li> <li>CapitaLand Limited and its associates will abstain from voting</li> </ul> |

Resolutions 2 and 3 are inter-conditional, and are conditional on Resolution 1

Resolution 1 is not conditional on Resolutions 2 and 3 being passed

### Notes:

- (1) This is to change the threshold for the issue of units outside of the general mandate from extraordinary resolution to ordinary resolution.
- (2) Based on CMT Unitholders present and voting either in person or by proxy at the EGM.



# Unitholder approvals required for CCT

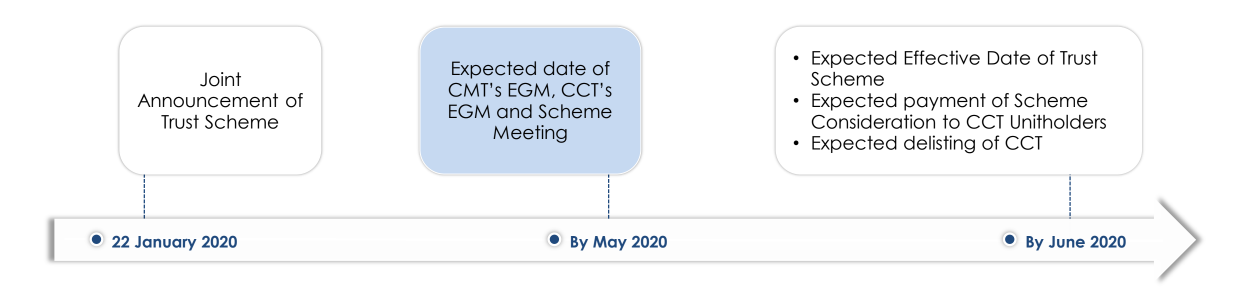
|   | Approvals   | Requirements  |
|---|---|---|
| A | Amendment of trust deed (Extraordinary resolution)      | At least 75% of the total number of votes cast <sup>(1)</sup>   |
| В | Approval for the Trust Scheme (Trust Scheme resolution) | <ul> <li>More than 50% approval by headcount representing at least 75% in value<sup>(1)</sup></li> <li>CapitaLand Limited and its concert parties, as well as common substantial unitholders of CMT and CCT (i.e. those holding at least 5% in each of CMT and CCT) will abstain from voting</li> </ul> |

Resolution A is not conditional on Resolution B being passed but Resolution B is contingent upon the passing of Resolution A





### Indicative timetable













# Thank you

