These materials are not an offer or the solicitation of an offer for the sale or subscription of the shares of Grand City Properties S.A. in the United States of America. The subscription rights and the shares referred to herein may not, at any time, be offered, sold, exercised, pledged, delivered or otherwise transferred within or into the United States of America except to "qualified institutional buyers" (as defined in Rule 144A under the U.S. Securities Act of 1933, as amended ("Securities Act")) in accordance with Section 4(a)(2) of the Securities Act or another applicable exemption from, or in a transaction not subject to, the registration requirements of the Securities Act. Grand City Properties S.A. has not registered and does not intend to register the subscription rights and/or shares in the United States of America.



Grand City Properties S.A.

(a public limited liability company (société anonyme),
incorporated under the laws of the Grand Duchy of Luxembourg,
with registered office at 1, avenue du Bois, L-1251 Luxembourg, Grand Duchy of Luxembourg,
registered with the Luxembourg trade and companies register
(Registre de commerce et des sociétés) under number B 165560)

ISIN: LU0775917882 WKN: A1JXCV Trading Symbol: GYC (XETRA)

SUBSCRIPTION OFFER

On or around 10 July 2020, the board of directors (the "Board of Directors") of Grand City Properties S.A. ("GCP" or the "Company") will resolve to use part of the authorised capital in Article 5.2 of the Company's articles of association ("Authorised Capital") to increase the share capital from its present amount of EUR 16,801,067.10 through the issuance of ordinary shares having a par value of ten cents (EUR 0.10) each ("New Shares") against a contribution in kind ("Capital Increase"). The number of New Shares that will be issued in connection with the Capital Increase depends on the subscription ratio and the number of shareholders participating in the subscription offer, each as described in more detail herein.

Dividend rights of EUR 0.8238 (gross) per share have arisen from the resolution on the distribution of a dividend by the annual general meeting of the shareholders of the Company on 24 June 2020. Shareholders will be able to choose whether to have their dividend paid out (i) in cash, (ii) in the form of New Shares in GCP ("Scrip Dividend"), or (iii) in cash for a portion of their shares and as Scrip Dividend for the other portion of their shares. Out of the dividend of EUR 0.8238 (gross) per share, an amount of approximately EUR 0.1236 per share ("Luxembourg Withholding Amount") will be withheld by the Company to settle the applicable Luxembourg withholding tax. The remaining amount of EUR 0.7002 (rounded to four decimal places) per share ("Dividend Right") is available for subscribing for New Shares in the Scrip Dividend.

After determining the total number of New Shares to be issued, the Board of Directors intends to determine the precise amount of the Capital Increase and the number of New Shares in a resolution, presumably on 10 July 2020. The New Shares will be entitled to dividends as of 1 January 2020.

Shareholders who owned GCP shares at 11:59 p.m. CET on 24 June 2020 and have not already sold them prior to this time are entitled to subscribe for New Shares. The New Shares will be offered to the shareholders in accordance with their respective Dividend Right at a still-to-be-determined subscription ratio ("**Subscription Offer**"). Each existing share carries one subscription right and one Dividend Right of EUR 0.7002. Each shareholder will only be able to exercise subscription right(s) by irrevocably instructing and authorising Joh. Berenberg, Gossler & Co. KG, a limited partnership (*Kommanditgesellschaft*) established under the laws of the Federal Republic of Germany, registered with the

commercial register of the local court (Amtsgericht) Hamburg under number HRA 42659 and with business address at Bockenheimer Landstraße 25, 60325 Frankfurt am Main, Germany ("Berenberg"), (i) to subscribe for New Shares against contribution in kind of the shareholder's respective Dividend Rights in the name, on behalf and for the account of and acting as a proxy for the respective shareholder, (ii) to contribute the shareholder's respective Dividend Rights as a contribution in kind in the name, on behalf and for the account of and acting as a proxy for the respective shareholder and to accept the New Shares, and (iii) to execute in the name, on behalf and for the account of and acting as a proxy for the respective shareholder a contribution agreement with the Company, regarding the subscription and the contribution, and by declaring that the Dividend Rights contributed by the respective shareholder are in their sole ownership, are not subject to any restrictions on disposal and are free from rights and claims of third parties at the time of the transfer of the ownership. Such instruction and authorisation must be declared to Berenberg within the subscription period from 25 June 2020 following the publication of the Subscription Offer to 7 July 2020 (inclusive) ("Subscription Period") via the shareholder's depository bank during normal office hours, using the form provided by the depository banks for this purpose ("Declaration of Subscription"). Following the subscription and execution of the Capital Increase, Berenberg will deliver the New Shares to the clearing system of Clearstream Banking AG, Eschborn, Germany ("Clearstream") in favour of the respective shareholder's securities account. The exercise of the subscription rights shall take effect upon the book entry transfer in due course of the relevant Dividend Rights from ISIN LU2181585527 / WKN A2P5MD to ISIN LU2181585444 / WKN A2P5MC.

Berenberg will process the Subscription Offer as a settlement agent based on a transaction and subscription agreement concluded on 25 June 2020 ("Transaction Agreement") for shareholders who would like to exercise their subscription rights, subject to the conditions specified in the section "Other important information" below. In particular, Berenberg agreed in the Transaction Agreement to (i) subscribe for the New Shares in the name, on behalf and for the account of and acting as a proxy for the respective shareholders who opted for a Scrip Dividend by having duly submitted the Declaration of Subscription to Berenberg within the Subscription Period ("Exercising Shareholders"), (ii) to transfer and assign the Dividend Rights to the Company as a contribution in kind in the name, on behalf and for the account of and acting as a proxy for the Exercising Shareholders, and (iii) to deliver the New Shares to each Exercising Shareholder after the implementation of the Capital Increase. It is expected that Berenberg will subscribe for the New Shares in the name, on behalf and for the account of and acting as a proxy for the Exercising Shareholders on 10 July 2020. The implementation of the Capital Increase is expected to occur on 10 July 2020.

The number of subscription rights to which the shareholders are entitled depends on the number of shares of the Company in the respective depositary account as at the evening of 26 June 2020 (since the settlement of share transfers takes two trading days, the depositary account reflects the shareholder position as at the evening of 24 June 2020). The subscription rights can be exercised from the beginning of the Subscription Period on 25 June 2020, even though their technical delivery to the depository banks by Clearstream only occurs on 29 June 2020 at the latest. The delivered Dividend Rights include the associated subscription rights and are inseparably associated with them. The depository banks are responsible for delivering the subscription rights to the depositary accounts of the individual shareholders.

GCP shareholders have the option to exercise their subscription rights for the New Shares during the period

from 25 June 2020, following the publication of the subscription offer, to 7 July 2020 (inclusive)

via their depository bank via Berenberg, acting as a proxy, using the Declaration of Subscription provided by the depository banks and to authorise Berenberg, in the name on behalf and for the account of and acting as a proxy for the Exercising Shareholders, to transfer and assign the Dividend Rights that are to be contributed as contribution in kind. Subscription rights that are not exercised within the prescribed period will expire without compensation. If subscription rights are not exercised or not exercised in time, the dividend shall be paid in cash, without further action being required.

The exercise of subscription rights is contingent upon the execution of the resolutions of the Board of Directors resolving on the Capital Increase under the Company's Authorised Capital and the issuance of the New Shares.

Settlement agent and paying agent

The settlement agent is Berenberg.

The paying agent for the Company's dividend for the 2019 financial year is Quirin Privatbank AG, Bürgermeister-Smidt-Str. 76, 28195 Bremen, Germany.

Important note

The Company asks its shareholders to note that the subscription price and the subscription ratio per New Share will not be published until shortly before the end of the Subscription Period, presumably on 2 July 2020. Holders of subscription rights who do not or do not fully exercise their subscription rights, will receive the dividend of EUR 0.8238 (gross) per share in cash for each share held, for which the subscription right was not exercised, less the applicable Luxembourg Withholding Amount. This dividend is expected to be paid on 14 July 2020 through their depository banks.

Subscription price

The subscription price corresponds to the Reference Price (as defined below) reduced by a discount of 15% and rounded to two decimal places ("**Subscription Price**"). The Reference Price for GCP Shares will be equal to the average of the daily volume weighted average GCP share price in euros in the Xetra trading system of the Frankfurt Stock Exchange over the four (4) trading day period prior to the publication of the Subscription Price ("**Reference Price**"). The Reference Price is expected to be determined after the close of trading on 2 July 2020.

Subscription ratio

The subscription ratio represents the number of existing shares for which the Scrip Dividend must be elected (and corresponding Dividend Rights transferred, assigned and contributed) in order to acquire one New Share in the Scrip Dividend ("Subscription Ratio"). The Subscription Ratio is calculated by dividing the Subscription Price by the Dividend Right of EUR 0.7002 and rounding to two decimal places. Due to rounding effects the calculation of the number of New Shares in the Scrip Dividend based on the Subscription Ratio may deviate from the calculation based on the Subscription Price. Only the Subscription Ratio will be decisive for determining the number of New Shares in the Scrip Dividend.

To the extent a shareholder has transferred and assigned Dividend Rights which in total (calculated by multiplying the number of shares for which the Scrip Dividend was chosen by the Dividend Right) exceed an integer multiple of the Subscription Price, the difference between the largest possible integer multiple of the Subscription Price and the total of the transferred and assigned Dividend Rights as calculated above ("**Residual Balance**") will be paid out in cash, rounded down to the nearest whole cent. Portions of Dividend Rights cannot be transferred, assigned and contributed in order to subscribe for New Shares.

Subscription rights trading

Neither the Company nor Berenberg intend to have the subscription rights traded on a stock exchange and neither the Company nor Berenberg will organize such trading. An application for the subscription rights to be quoted on a stock exchange has also not been made. Therefore, it is not possible for subscription rights to be purchased or sold on a stock exchange in the regulated market. Furthermore, neither the Company nor Berenberg will arrange for any such purchase or sale. However, the subscription rights to which a shareholder is entitled can be freely transferred together with the Dividend Rights with which they are inseparably associated. From the start of the Subscription Period, i.e. from 25 June 2020, the Company's existing shares will be listed "ex subscription rights" and "ex dividend".

Form and certification of the New Shares

In accordance with the Company's currently applicable articles of association, the New Shares will be issued as bearer shares. The New Shares together with the existing shares of the Company are exclusively represented by a bearer share certificate in global form, deposited with Clearstream.

Delivery of the New Shares subscribed for on the basis of the Subscription Offer and payment of the Residual Balance

The New Shares for which subscription rights were exercised in accordance with the Subscription Offer are expected to be delivered to the depositary banks via collective safe custody credit with Clearstream on 20 July 2020.

The Residual Balance and any Dividend Rights for which the Scrip Dividend was not chosen are expected to be paid to shareholders through their depository banks on 14 July 2020.

Commission for depository banks

The depository banks may charge commissions for the subscription for New Shares. GCP will not cover the cost of depository bank services. Please consult your depository bank in advance for details.

Admission to the stock exchange and listing of the New Shares

The admission to trading on the regulated market of the Frankfurt Stock Exchange as well as to the sub-segment of the regulated market with additional post-admission obligations (*Prime Standard*) is expected to be applied for on 26 June 2020, subject to the execution of the Capital Increase. The New Shares are expected to be included in the existing quotation of the Company's shares on 20 July 2020.

Other important information

In accordance with article 1 (4) lit. h) and (5) lit. g) of the Regulation (EU) 2017/1129 of the European Parliament and of the Council of 14 June 2017 on the prospectus to be published when securities are offered to the public or admitted to trading on a regulated market, and repealing Directive 2003/71/EC ("Prospectus Regulation"), no securities prospectus will be prepared for purposes of the Subscription Offer and the admission of the New Shares to trading; instead, there will be a single document prepared for information purposes in accordance with article 1 (4) lit. h) and (5) lit. g) of the Prospectus Regulation ("Prospectus-Exemption Document"). Before making a decision on whether to exercise their subscription right, interested shareholders should carefully read **Prospectus-Exemption** Document (available at http://grandcityproperties.com/investorrelations/general-meeting/agm-2020) and inform themselves about the Company in detail. It is recommended, regard to potential risks, that thev visit the Company's (http://grandcityproperties.com/investor-relations/general-meeting/agm-2020) and read the available financial reports including the Company's financial statements for the 2019 financial year and the interim financial information for the three months ended 31 March 2020 as well as the other information on the Company's website, and take them into account when making a decision.

The obligations of Berenberg under the Transaction Agreement to conclude a contribution agreement as well as to subscribe for the New Shares and to transfer and assign the Dividend Rights to the Company as contribution in kind in the name, on behalf and for the account of and acting as a proxy for the respective Exercising Shareholders and thus ultimately to implement this Subscription Offer are subject to a series of conditions precedent. These conditions include in particular that all representations and warranties of the Company in the Transaction Agreement are accurate and complete and the Company has fulfilled all its obligations under the Transaction Agreement to be fulfilled prior to the conclusion of the contribution agreement and subscription for the New Shares. The exercise of subscription rights is contingent upon the execution of the resolutions of the Board of Directors on the Capital Increase, the increase of the capital of the Company under the Authorised Capital and the issuance of the New Shares.

If Berenberg determines, before the execution of the Capital Increase by the Board of Directors, that one (or more) of the conditions has not been fulfilled (in time), it can terminate the Transaction Agreement. Under certain conditions, the Company is entitled to terminate the Transaction Agreement as well. In the event that the Transaction Agreement is terminated before the execution of the Capital Increase, the subscription rights of the shareholders will be cancelled. In such circumstances, shareholders will receive their dividends in the amount of EUR 0.8238 (gross) per share in cash (less the applicable Luxembourg Withholding Amount). Once the execution of the Capital Increase has occurred, there is no longer any such right of termination and the shareholders who have exercised their subscription right in accordance with the above requirements will receive the New Shares at the Subscription Ratio.

Sales restrictions

The New Shares will be offered to the public exclusively in the Grand Duchy of Luxembourg and Germany. Neither the subscription rights nor the New Shares have been, or will be, registered under the U.S. Securities Act of 1933 as amended ("Securities Act") or with the securities regulators of any state or other jurisdiction of the United States of America. At no time may the subscription rights and new shares be directly or indirectly offered, sold, exercised, pledged, transferred or delivered within or into the United States of America, except to "qualified institutional buyers" as defined in Rule 144A of the Securities Act, in accordance with Section 4(a)(2) of the Securities Act or on the basis of an applicable exemption, or in a transaction not subject to the registration requirements of the Securities Act, provided that there is no breach of applicable securities legislation in the individual states of the United States of America.

Availability of the Prospectus-Exemption Document

The Subscription Offer is made on the basis of the Prospectus-Exemption Document. There is no obligation to publish a prospectus for the public offering pursuant to article 1 (4) lit. h) and (5) lit. g) of the Prospectus Regulation, of dividends paid out to shareholders in the form of shares "provided that a document is made available containing information on the number and nature of the shares and the reasons for and details of the offer". The Prospectus-Exemption Document is published at http://grandcityproperties.com/investor-relations/general-meeting/agm-2020.

Luxembourg, 25 June 2020

Grand City Properties S.A.

The Board of Directors