UNITED STATES SECURITIES AND EXCHANGE COMMISSION

Washington, DC 20549

FORM 8-K

CURRENT REPORT

Pursuant to Section 13 or 15(d) of the Securities Exchange Act of 1934

Date of report (Date of earliest event reported) January 22, 2018

CORPORATE OFFICE PROPERTIES TRUST CORPORATE OFFICE PROPERTIES, L.P.

(Exact name of registrant as specified in its charter)

1-14023

(Commission File

Number)

Maryland

(State or other jurisdiction of

incorporation or organization)

Corporate Office Properties Trust

23-2947217

(IRS Employer

Identification No.)

(State or other jurisdiction of incorporation or organization) 6711 Columbia Gateway Drive, Su	(Commission File Number)	(IRS Employer Identification No.)
6711 Columbia Gateway Drive, Su	Number)	Identification No.)
Columbia, Maryland 21046 (Address of principal executive off		
(443) 285-5400 (Registrant's telephone number, including	g area code)	
ing is intended to simultaneously satisfy the filing of	obligation of the registrant under a	ny of the following provisions (see
ale 425 under the Securities Act (17 CFR 230.425)		
-12 under the Exchange Act (17 CFR 240.14a-12)		
ursuant to Rule 14d-2(b) under the Exchange Act (1	17 CFR 240.14d-2(b))	
irsuant to Rule 13e-4(c) under the Exchange Act (1	7 CFR 240.13e-4(c))	
this chapter). Properties Trust) □	f the Securities Act of 1933 (§230.	.405 of this chapter) or Rule 12b-2 of
	nded transition period for complying	ng with any new or revised financial
1 1 1	rrsuant to Rule 14d-2(b) under the Exchange Act (insuant to Rule 13e-4(c) under to Rule 13e-4(c) under the Exchange Act (insuant to Rule 13e-4(c) under t	resuant to Rule 14d-2(b) under the Exchange Act (17 CFR 240.14d-2(b)) resuant to Rule 13e-4(c) under the Exchange Act (17 CFR 240.13e-4(c)) reging growth company as defined in Rule 405 of the Securities Act of 1933 (§230 this chapter). Properties Trust) □ Properties, L.P.) □ mark if the registrant has elected not to use the extended transition period for complying

Item 1.01 Entry into a Material Definitive Agreement.

On January 25, 2018, Corporate Office Properties Trust (the "Company") entered into the Thirty-Third Amendment (the "COPLP Amendment") to the Second Amended and Restated Limited Partnership Agreement (as amended, the "Partnership Agreement") of the Company's operating partnership, Corporate Office Properties, L.P. ("COPLP"). The COPLP Amendment, which is attached hereto as Exhibit 99.1, was entered into in order to update the Partnership Agreement for certain changes in the ownership of COPLP. Other than to reflect such changes, the COPLP Amendment contains no substantive terms.

Item 5.02 Departure of Directors or Certain Officers; Election of Directors; Appointment of Certain Officers; Compensatory Arrangements of Certain Officers

On January 22, 2018 and January 24, 2018, Elizabeth A. Hight and Richard Szafranski, respectively, communicated to the Chairman of the Company's Board of Trustees their intention not to stand for re-election to the Board of Trustees at the Company's 2018 Annual Meeting of Shareholders.

Item 9.01 Financial Statements and Exhibits

 Exhibit Number
 Exhibit Title

 99.1
 Thirty-Third Amendment to Second Amended and Restated Limited Partnership Agreement of Corporate Office Properties, L.P., dated

January 25, 2018.

SIGNATURES

Pursuant to the requirements of the Securities Exchange Act of 1934, the registrants have duly caused this report to be signed on its behalf by the undersigned hereunto duly authorized.

CORPORATE OFFICE PROPERTIES TRUST CORPORATE OFFICE PROPERTIES, L.P.

By: Corporate Office Properties Trust,

its General Partner

/s/ Anthony Mifsud /s/ Anthony Mifsud

Anthony Mifsud Anthony Mifsud

Executive Vice President and Chief Financial Officer Executive Vice President and Chief Financial Officer

Dated: January 26, 2018 Dated: January 26, 2018

THIRTY-THIRD AMENDMENT TO SECOND AMENDED AND RESTATED LIMITED PARTNERSHIP AGREEMENT OF CORPORATE OFFICE PROPERTIES, L.P.

This Thirty-Third Amendment (the "Amendment") to the Second Amended and Restated Limited Partnership Agreement Of Corporate Office Properties, L.P., a Delaware limited partnership (the Partnership), is made and entered into as of January 25, 2018, by the undersigned.

Recitals

- A. The Partnership is a limited partnership organized under the Delaware Revised Uniform Limited Partnership Act and governed by that certain Second Amended and Restated Limited Partnership Agreement dated as of December 7, 1999, as amended to the date hereof (as amended, the "Partnership Agreement").
- B. The sole general partner of the Partnership is Corporate Office Properties Trust, a real estate investment trust formed under the laws of the State of Maryland (the "General Partner").
- C. Pursuant to Section 11.1(B)(iii), the General Partner desires to amend the Partnership Agreement to reflect the admission, substitution, termination and/or withdrawal of various limited partners in accordance with the terms of the Partnership Agreement.

NOW THEREFORE, the General Partner, intending to be legally bound, hereby amends the Partnership Agreement as follows, effective as of the date first set forth above.

Exhibit 1, Schedule of Partners, as attached hereto and by this reference made a part hereof, is hereby substituted for and intended to replace any prior Exhibit 1 attached to a prior Amendment to the Partnership Agreement, and as attached hereto shall be a full and complete listing of all the general and limited partners of the Partnership as of the date of this Amendment, same being intended and hereby superseding all prior Exhibit 1 listings.

In Witness Whereof, the General Partner has executed this Amendment as of the day and year first above written.

Corporate Office Properties Trust, a Maryland Real Estate Investment Trust

By: /s/ Anthony Mifsud
Anthony Mifsud
Executive Vice President & Chief Financial Officer

EXHIBIT 1

SCHEDULE OF PARTNERS

(attached hereto)

Exhibit 1 Addendum33rd Amendment			
Schedule of Partners			
General Partner	Common Units of Partnership Units	Series I Preferred Units	
Corporate Office Properties Trust	101,292,299		
Limited Partners and Preferred Limited Partners			
Jay H. Shidler	431,893		
Shidler Equities, L.P.	1,353,963		
Clay W. Hamlin, III	55,291		
LBCW Limited Partnership	141,107		
Robert L. Denton	294,500		
James K. Davis	51,589		
Samuel Tang	4,389		
Lawrence J. Taff	13,733		
M.O.R. 44 Gateway Associates Limited Partnership	1		
Estate of John Parsinen	49,434		
M.O.R. Commons Limited Partnership	7		
Lynn Hamlin	121,411		
Housing Affiliates, Inc.	4,402		
Reingle Corp.	730		
Joseph Tawil	2,160		
Leo Joy II Enterprises, L.P.	59,528		
The Century Trust	59,528		
A. Charles Wilson, Trustee of the Wilson Survivor's Trust	5,908		
Irwin Hoffman	1,880		
Lawrence G. Rief	2,526		
David D. Jenkins	262,165		
RA & DM, Inc.	2,954		
Richard Alter	43,817		
Donald Manekin	23,336		
Estate of William H Winstead, III	14,019		
Richard Manekin	8,988		
Robert Manekin	8,988		
Charles Manekin	3,899		
Francine Manekin	880		
Sandye Sirota	5,427		
Lynn Stern	880		
Jamie Deutsch	22		
Kelly Alter	22		
Kirk Property Limited Partnership	221,501		
TRC Associates Limited Partnership		352,000	
TOTAL	104,543,177	352,000	