## SECURITIES AND EXCHANGE COMMISSION WASHINGTON, D.C. 20549

SCHEDULE 13D/A INFORMATION TO BE INCLUDED IN STATEMENTS FILED PURSUANT TO RULE 13D-1(A) AND AMENDMENTS THERETO FILED PURSUANT TO

RULE 13D-2	
(AMENDMENT NO. 14)	
REGENCY CENTERS CORPORATION (FORMERLY REGENCY REALTY CORPORAT (NAME OF ISSUER)	TION)
COMMON STOCK, \$.01 PAR VALUE	
(Title of Class of Securities)	
758849 10 3	
(CUSIP Number)	
JEFFREY A. KLOPF, SECRETARY SECURITY CAPITAL GROUP INCORPORA 125 LINCOLN AVENUE SANTA FE, NEW MEXICO 87501 (505) 982-9292	TED
(Name, Address and Telephone Number o Authorized to Receive Notices and Commu	
DECEMBER 14, 2001	
(Date of Event Which Requires Filing Statement)	of This
If the filing person has previously filed a statement of the acquisition which is the subject of this Schedule 1 schedule because of Rule 13d-1(e), 13d-1(f) or 13d-1(g) box: $[\_]$ .	3D, and is filing this
(Continued on following pages) (Page 1 of 12 Pages)	
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SCHEDULE 13D	
CUSIP NO. 861907 10 3	Page 2 of 12
NAMES OF REPORTING PERSONS     Security Capital Group Incorporated	
I.R.S. IDENTIFICATION NOS. OF ABOVE PERSONS (ENTI 36-3692698	TTIES ONLY)
2. CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP	

(a)

(b) [\_]

3.	SEC USE ONLY	
4.	SOURCE OF FUNDS	
	вк, оо	
5.	CHECK BOX IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(d) OR 2(e)	
	[_]	
6.	CITIZENSHIP OR PLACE OF ORGANIZATION	
	Maryland	
Numb	per of 7. SOLE VOTING POWER	
Sha	ares 34,273,236	
Benef	icially 8. SHARED VOTING POWER	
Owne	ed By -0-	
Eá	ach 9. SOLE DISPOSITIVE POWER	
Repo	orting 34,273,236	
Perso	on With 10. SHARED DISPOSITIVE POWER	
	-0-	
11.	AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON 34,273,236	
12.		
	[_]	
13.	PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11) 59.5%	
14.	TYPE OF REPORTING PERSON REPORTING	- <b>-</b>

	 USIP NO. 861907 10 3	Page 3 of 12
1.	NAMES OF REPORTING PERSONS SC Capital Incorporated	
	I.R.S. IDENTIFICATION NOS. OF ABOVE 74-2985638	PERSONS (ENTITIES ONLY)
2.	CHECK THE APPROPRIATE BOX IF A MEMB	ER OF A GROUP
		(a) [_]
		(b) [_]
3.	SEC USE ONLY	
4.	SOURCE OF FUNDS	
	вк, 00	
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5.	CHECK BOX IF DISCLOSURE OF LEGAL PR PURSUANT TO ITEMS 2(d) OR 2(e)	OCEEDINGS IS REQUIRED
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	mber of 7. SOLE VOTING POWER	
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E	Each 9. SOLE DISPOSITIVE PO	WER
Rep	porting 34,273,236	
Pers	son With 10. SHARED DISPOSITIVE	POWER
	-0-	
11.	AGGREGATE AMOUNT BENEFICIALLY OWNED 34,273,236	BY EACH REPORTING PERSON
12.	CHECK BOX IF THE AGGREGATE AMOUNT I CERTAIN SHARES	
		[_]
13.	PERCENT OF CLASS REPRESENTED BY AMO 59.5%	
14.	TYPE OF REPORTING PERSON REPORTING	
	CO	

CUSIP NO. 861907 10 3	Page 4 of 12
1. NAMES OF REPORTING PERSONS SC Realty Incorporated	
I.R.S. IDENTIFICATION NOS. OF ABOVE PERSONS (ENTITI 88-0330184	TES ONLY)
2. CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP	
	(a) [_]
	(b) [_]
3. SEC USE ONLY	
4. SOURCE OF FUNDS	
BK, 00	
5. CHECK BOX IF DISCLOSURE OF LEGAL PROCEEDINGS IS REC PURSUANT TO ITEMS 2(d) OR 2(e)	QUIRED
	[_]
6. CITIZENSHIP OR PLACE OF ORGANIZATION	
Nevada 	
Number of 7. SOLE VOTING POWER	
Shares 34,273,236	
Beneficially 8. SHARED VOTING POWER	
Owned By -0-	
Each 9. SOLE DISPOSITIVE POWER	
Reporting 34,273,236	
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11. AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTI	
12. CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLU	
CENTAIN SHARES	r 3
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13. PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11) 59.5%	
14. TYPE OF REPORTING PERSON REPORTING	
CO	

CUSI	P NO. 861907 10 3	Page 5 of 12
1. N	IAMES OF REPORTING PERSONS Security Capital Operations Incorporated	
I	T.R.S. IDENTIFICATION NOS. OF ABOVE PERSONS (ENTITIES 52-3146697	ES ONLY)
2. C	HECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP	
		(a) [_]
		(b) $\begin{bmatrix} - \end{bmatrix}$
	SEC USE ONLY	
	SOURCE OF FUNDS	
В	вк, 00	
	CHECK BOX IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUITED TO ITEMS 2(d) OR 2(e)	UIRED
		[_]
6. C	ITIZENSHIP OR PLACE OF ORGANIZATION	
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Shar	res 34,273,236	
Benefic	ially 8. SHARED VOTING POWER	
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	th 9. SOLE DISPOSITIVE POWER	
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Person	With 10. SHARED DISPOSITIVE POWER	
	-0-	
	AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING 4,273,236	
	CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUI	
		[_]
	PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11)	
	YPE OF REPORTING PERSON REPORTING	
С	0	

Cl	JSIP NO. 861907 10 3	Page 6 of 12
1.	NAMES OF REPORTING PERSONS Security Capital Shopping Mall Business Trust	
	I.R.S. IDENTIFICATION NOS. OF ABOVE PERSONS (ENTITIES 74-2869169	S ONLY)
2.	CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP	
		(a) [_]
		(b) [_]
2	CEO USE ONLY	
3.	SEC USE ONLY	
4.	SOURCE OF FUNDS	
	BK, 00	
5.	CHECK BOX IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIPURSUANT TO ITEMS 2(d) OR 2(e)	RED
		[_]
6.	CITIZENSHIP OR PLACE OF ORGANIZATION	
	Maryland	
Nur	nber of 7. SOLE VOTING POWER	
Sł	hares 34,273,236	
Benet	ficially 8. SHARED VOTING POWER	
Owr	ned By -0-	
E	Each 9. SOLE DISPOSITIVE POWER	
Rep	porting 34,273,236	
Pers	son With 10. SHARED DISPOSITIVE POWER	
	-0-	
11.	AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING 34,273,236	
12.	CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDE CERTAIN SHARES	
		[_]
13.	PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11) 59.5%	
14.	TYPE OF REPORTING PERSON REPORTING	
	со	

This Amendment No. 14 is filed by Security Capital Group Incorporated ("Security Capital Group"), a Maryland corporation, SC Realty Incorporated, a Nevada corporation and an indirect wholly owned subsidiary of Security Capital Group ("SC-Realty"), Security Capital Operations Incorporated, a Maryland corporation and wholly owned subsidiary of SC-Realty ("Operations"), and Security Capital Shopping Mall Business Trust, a Maryland real estate investment trust and subsidiary of Operations (formerly known as Midwest Mixed-Use Realty Investors Trust, "Midwest"), and amends the Schedule 13D originally filed (as previously amended, the "Schedule 13D") by Security Capital Group, SC-Realty and Security Capital Holdings S.A. ("Holdings"), a corporation organized and existing under the laws of Luxembourg and a wholly owned subsidiary of SC-Realty. This Amendment No. 14 relates to shares of common stock, par value \$0.01 per share ("Common Stock"), of Regency Centers Corporation, a Florida corporation and formerly Regency Realty Corporation ("Regency"). Capitalized terms used herein without definition shall have the meanings ascribed thereto in the Schedule 13D.

#### ITEM 2. IDENTITY AND BACKGROUND

Item 2 is hereby amended to add the following:

On December 14, 2001, Security Capital Group entered into an Agreement and Plan of Merger, dated as of December 14, 2001 (the "Merger Agreement"), by and among Security Capital Group, General Electric Capital Corporation ("GECC") and EB Acquisition Corp ("Merger Sub"), a copy of which is attached hereto as Exhibit 13 and incorporated herein by reference. A copy of the joint press release of Security Capital Group and GECC announcing the Merger Agreement is attached hereto as Exhibit 14.

Pursuant to the Merger Agreement and subject to the terms and conditions contained therein, Merger Sub will merge with and into Security Capital Group, (the "Merger") with Security Capital Group as the surviving company. As a result of the Merger, Security Capital Group will become an indirect wholly owned subsidiary of GECC, and shares of Security Capital Group Class B Common Stock, \$.01 par value ("Class B shares"), will be converted into the right to receive consideration consisting of \$26 in cash per share, subject to the substitution therefor as described below and in the Merger Agreement of a combination of cash and common shares of beneficial interest of ProLogis Trust ("ProLogis Common Stock") with an agreed value of \$26 per share (the "Class B Consideration"), and shares of Security Capital Group Class A Common Stock, \$.01 par value ("Class A shares") will be converted into the right to receive 50 times the Class B consideration (the "Class A Consideration").

GECC may elect (but no later than the 15th day before the Security Capital Group stockholder meeting to vote on the Merger and the Merger Agreement (the "Group Stockholder Meeting")) to include the ProLogis Common Stock owned by Security Capital Group as part of the Class A Consideration and the Class B Consideration. If GECC so elects, the holders of Class B shares would receive \$26 in cash per share less the value of the ProLogis Common Stock received by them (with the ProLogis Common Stock valued for such purposes based upon the 10-day trailing average price of the ProLogis Common Stock 2 days prior to the Group

Stockholder Meeting), and the holders of the Class A shares would receive 50 times such amount. GECC may also revoke any election it may make to include the shares of ProLogis Common Stock as part of the Class A Consideration and the Class B Consideration, provided however that no such revocation may be made if such revocation would make it reasonably necessary, based upon the advice of Security Capital Group's independent counsel, to delay the Group Stockholder Meeting.

With the prior written consent of both Security Capital Group and GECC, Security Capital Group may at any time sell any or all of its ProLogis Common Stock, including to ProLogis Trust, pursuant to a public offering or private placement, negotiated third-party purchase or otherwise (a "ProLogis Sale"). In addition, Security Capital Group will, at the written request of GECC, use its reasonable best efforts to effect a ProLogis Sale in the manner requested by GECC, and subject to approval by GECC of any final pricing terms, provided that Security Capital Group shall not be required to effect a ProLogis Sale, or enter into any binding agreement to effect a ProLogis Sale, prior to the date which is 18 days prior to the then-applicable date of the Group Stockholders Meeting (provided that if a "road show" with respect to a ProLogis Sale to be effected by a public offering shall have been commenced on or after the date which is 22 days prior to the then-applicable date of the Group Stockholders Meeting, and there shall thereafter be a delay or postponement of the date of the Group Stockholders Meeting, the relevant date which is 18 days prior to the previously-applicable date of the Group Stockholders Meeting shall not be changed for purposes of these obligations). Security Capital Group will, after consultation with GECC, determine the manager(s) and book runner(s) in the event of any ProLogis Sale that is an underwritten offering.

GECC may also determine to cause Security Capital Group to retain its shares of ProLogis Common Stock, in which case holders of Group Class B shares will receive \$26 in cash for their shares and holders of Group Class A shares 50 times such amount.

Consummation of the Merger is subject to a number of conditions, including the approval of the Merger Agreement by a majority of the voting power of the outstanding stock of Security Capital Group, the absence of any injunction or other government action preventing the merger, obtaining antitrust and other required regulatory approvals, the effective registration of the Prologis Common Stock, the accuracy of each parties' representations and warranties and compliance with covenants, and the absence of a Material Adverse Effect (as defined in the Merger Agreement) having occurred as to Security Capital Group. There can be no assurance that any of these conditions will be satisfied or waived or that even if satisfied or waived that the Merger will be completed.

#### ITEM 4. PURPOSE OF THE TRANSACTION

Item 4 is hereby amended to add the following:

Both prior to and following the Merger, Security Capital Group will continue to be the beneficial owner of the Common Stock, and any action or discussions taken in such connection will be subject to and conducted in accordance with all applicable legal rules and

contractual agreements to which Security Capital Group is subject or which otherwise apply to the purchase or sale of Common Stock or Security Capital Group's investment in Regency including, without limitation, the relevant "standstill" provisions of the Stockholders Agreement as previously described in this Schedule 13D and the Merger Agreement. Nothing contained herein is intended to indicate any intent to act otherwise than in accordance with such provisions and covenants, to modify any such provisions or to encourage Regency or any other person to do so. Subject to these requirements and limitations, however, Security Capital Group reserves all of its rights with respect to its investment intent as previously described in this Schedule 13D.

### ITEM 7. MATERIAL TO BE FILED AS EXHIBITS

- Exhibit 13 Agreement and Plan of Merger dated as of December 14, 2001, by and among Security Capital Group, GECC and Merger Sub (incorporated by reference to Exhibit 99.1 to Security Capital Group's Current Report on Form 8-K, filed December 17, 2001).
- Exhibit 14 Joint Press Release of Security Capital Group and GECC dated
  December 14, 2001 (incorporated by reference to Exhibit 99.2 to
  Security Capital Group's Current Report on Form 8-K, filed December
  17, 2001).

#### **SIGNATURE**

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

#### SECURITY CAPITAL GROUP INCORPORATED

By: /s/ Jeffrey A. Klopf

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Name: Jeffrey A. Klopf

Title: Senior Vice President and

Secretary

SC CAPITAL INCORPORATED

By: /s/ Jeffrey A. Klopf

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Name: Jeffrey A. Klopf

Title: Secretary

SC REALTY INCORPORATED

By: /s/ Jeffrey A. Klopf

Name: Jeffrey A. Klopf

Title: Secretary

SECURITY CAPITAL OPERATIONS

INCORPORATED

By: /s/ Jeffrey A. Klopf

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Name: Jeffrey A. Klopf

Title: Secretary

# SECURITY CAPITAL SHOPPING MALL BUSINESS TRUST

By: /s/ Jeffrey A. Klopf

Name: Jeffrey A. Klopf Title: Secretary

December 17, 2001

#### Exhibit Index

### Exhibit 13

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#### Exhibit 14

Joint Press Release of Security Capital Group Incorporated and General Electric Capital Corporation dated December 14, 2001 (incorporated by reference to Exhibit 99.2 to Security Capital Group's Current Report on Form 8-K, filed December 17, 2001).