Ares Commercial Real Estate Corp Form 8-K November 25, 2013

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) November 19, 2013

Ares Commercial Real Estate Corporation

(Exact name of registrant as specified in its charter)

Maryland (State or Other Jurisdiction of Incorporation) **001-35517** (Commission File Number)

45-3148087 (IRS Employer Identification No.)

One North Wacker Drive, 48th Floor, Chicago, IL (Address of Principal Executive Offices)

60606 (Zip Code)

Registrant s telephone number, including area code (312) 252-7500

N/A

(Former Name or Former Address, if Changed Since Last Report)

	the appropriate box below if the Form 8-K filing is intended to simultaneously satisfy the filing obligation of the registrant under any of owing provisions (<i>see</i> General Instruction A.2. below):
o	Written communications pursuant to Rule 425 under the Securities Act (17 CFR 230.425)
o	Soliciting material pursuant to Rule 14a-12 under the Exchange Act (17 CFR 240.14a-12)
o	Pre-commencement communications pursuant to Rule 14d-2(b) under the Exchange Act (17 CFR 240.14d-2(b))
o	Pre-commencement communications pursuant to Rule 13e-4(c) under the Exchange Act (17 CFR 240.13e-4(c))

Item 1.01 Entry into a Material Definitive Agreement.

On November 19, 2013, ACRC 2013-FL1 Depositor LLC (the Depositor), a wholly owned subsidiary of Ares Commercial Real Estate Corporation (the Company) entered into a Pooling and Servicing Agreement, dated as of November 1, 2013 (the Pooling and Servicing Agreement), with Wells Fargo Bank, National Association, as master servicer (Wells Fargo), Ares Commercial Real Estate Servicer LLC, as special servicer (Ares Servicer), U.S. Bank National Association, as trustee, certificate administrator, paying agent and custodian, and Trimont Real Estate Advisors, Inc., as trust advisor, in connection with forming ACRE Commercial Mortgage Trust 2013-FL1 (the Trust). The Pooling and Servicing Agreement governs the issuance of approximately \$494 million aggregate principal balance commercial mortgage pass-through certificates (the Certificates) in a commercial mortgage-backed securitization effected by the Depositor.

In connection with the securitization, the Depositor contributed to the Trust a pool of 18 adjustable rate participation interests (the Trust Assets) in commercial mortgage loans secured by 27 commercial properties, which loans were originated or co-originated by the Company or its subsidiaries. The Certificates represent, in the aggregate, the entire beneficial ownership interest in, and the obligations of, the Trust.

The transfer of the Trust Assets to the Trust is evidenced by a Trust Asset Purchase Agreement (the Trust Asset Purchase Agreement) between the Depositor and ACRC Lender LLC (the Trust Asset Seller), a wholly owned subsidiary of the Company. Pursuant to the Trust Asset Purchase Agreement, the Trust Asset Seller made certain representations and warranties with respect to the Trust Assets and assumed certain repurchase obligations in connection with (i) any material breach of such representations and warranties or (ii) certain material defects in the delivery or condition of the Trust Asset files.

In connection with the securitization, the Company offered and sold the following classes of certificates (i) Class A, Class B, Class C and Class D Certificates (collectively, the Offered Certificates) to third partie-pursuant to an offering made privately in transactions exempt from the registration requirements of the Securities Act of 1933, as amended (the Securities Act). In addition, a wholly owned subsidiary of the Company retained approximately \$99 million of the Certificates. The Certificates are not registered under the Securities Act and may not be offered or sold in the United States absent registration or an applicable exemption from registration requirements.

The aggregate principal balance of the Offered Certificates is approximately \$395 million and the initial weighted average coupon of the Offered Certificates is LIBOR plus 1.89%. The initial certificate balance, initial credit support, pass-through rate and expected weighted average life of the Offered Certificates are:

Class	Initial Ce	ertificate Balance	Initial Credit Support	Pass-Through Rate(1)	Expected Weighted Average Life (Yrs.)(2)
Class A	\$	227,141,000	54.000%	LIBOR + 1.250%	1.86
Class B		104,929,000	32.750%	LIBOR + 2.100%	2.40
Class C		24,071,000	27.875%	LIBOR + 3.000%	2.42
Class D		38,886,000	20.000%	LIBOR $+4.400\%(3)$	2.66

(1) The Off	fered Certificates bear interest at variable rates.
prepayments or	pected weighted average life with respect to each class of Offered Certificates is based on (i) the assumption that there are no r losses on the Trust Assets, (ii) the assumption that there are no extensions of maturity dates of the Trust Assets and (iii) certain ons made by the Company.
(3) The pas	ss-through rate on the Class D Certificates may be reduced in certain circumstances based on the net weighted average coupon a Trust Assets.
	s a wholly owned subsidiary of Ares Commercial Real Estate Management LLC, the Company s external manager and an affiliate y. Wells Fargo provides financing to the Company through one of its secured funding facilities.
to repay outstan	rom the sale of the Offered Certificates, net of expenses, were approximately \$390 million. The Company used the net proceeds nding amounts under its secured funding facilities and to acquire the A-Notes with respect to certain mortgage loans in which the the related B-Notes.
description of the which is filed as	discussion of the Pooling and Servicing Agreement and the Trust Asset Purchase Agreement does not purport to be a complete he terms of such agreements and is qualified in its entirety by reference to (i) the Pooling and Servicing Agreement, a copy of is Exhibit 10.1 to this Current Report on Form 8-K and (ii) the Trust Asset Purchase Agreement, a copy of which is filed as this Current Report on Form 8-K, both of which are incorporated herein by reference.
Item 2.03 Crea	eation of a Direct Financial Obligation or an Obligation under an Off-Balance Sheet Arrangement of a Registrant.
The information	n required by Item 2.03 contained in Item 1.01 of this Current Report on Form 8-K is incorporated herein by reference.
Item 9.01 Fina	ancial Statements and Exhibits.
<u>(d)</u>	Exhibits:
Exhibit Number 10	Exhibit Description 2.1 Pooling and Servicing Agreement, dated as of November 1, 2013, among ACRC 2013-FL1 Depositor LLC, as depositor, Wells Fargo Bank, National Association, as master servicer, Ares Commercial Real Estate Servicer LLC, as special

servicer, U.S. Bank National Association, as trustee, certificate administrator, paying agent and custodian, and Trimont Real Estate Advisors, Inc., as trust advisor.

10.2 Trust Asset Purchase Agreement, dated as of November 19, 2013, between ACRC Lender LLC, as seller, and ACRC 2013-FL1 Depositor LLC, as purchaser.

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SIGNATURE

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

Date: November 25, 2013

ARES COMMERCIAL REAL ESTATE CORPORATION

By: /s/ Timothy B. Smith
Name: Timothy B. Smith
Title: Vice President

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Exhibit Index

Exhibit Number

Exhibit Description

- 10.1 Pooling and Servicing Agreement, dated as of November 1, 2013, among ACRC 2013-FL1 Depositor LLC, as depositor, Wells Fargo Bank, National Association, as master servicer, Ares Commercial Real Estate Servicer LLC, as special servicer, U.S. Bank National Association, as trustee, certificate administrator, paying agent and custodian, and Trimont Real Estate Advisors, Inc., as trust advisor.
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