TRANSCONTINENTAL REALTY INVESTORS INC Form SC 13D/A April 19, 2001

1

SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

SCHEDULE 13D

Under the Securities Exchange Act of 1934

(Amendment No. 35)

TRANSCONTINENTAL REALTY INVESTORS, INC.

(Name of Issuer)

Common Stock, par value \$0.01 per share

(Title of Class of Securities)

893617-20-9

(CUSIP Number)

Robert A. Waldman 1800 Valley View Lane, Suite 300 Dallas, Texas 75234 (469) 522-4200

(Name, Address and Telephone Number of Person Authorized to Receive Notices and Communications)

April 9, 2001

(Date of Event which Requires Filing of this Statement)

If the filing person has previously filed a statement on Schedule 13G to report the acquisition which is the subject of this Schedule 13D, and is filing this schedule because of Rules 13d-1(b)(3) or (4), check the following box [].

NOTE: Six copies of this statement, including all exhibits, should be filed with the Commission. See Rule 13d-1(a) for other parties to whom copies are to be sent

*The remainder of this cover page shall be filled out for a reporting persons's initial filing on this form with respect to the subject class of securities, and for any subsequent amendment containing information which would alter disclosures provided in a prior cover page.

The information required on the remainder of this cover page shall not be deemed to be "filed" for the purpose of Section 18 of the Securities Exchange Act of 1934 ("Act") or otherwise subject to the liabilities of that section of the Act but shall be subject to all other provisions of the Act (however, see the Notes).

CUSIP No	. 893617	7-20-9		
1)		of Report ties onl		cification Nos. of Above Persons
			n Realty Trust, Inc., FE	
2)	(a)			of a Group (See Instructions)
3)	SEC Use	e Only		
4)	Source	of Funds	(See Instructions)	WC
5)	Items	s 2(d) or	2 (e)	gs is Required Pursuant to
6)	Citizer	nship or	Place of Organization .	Georgia
		7)	Sole Voting Power	2,119,400
Number of Shares Be ficially	ene-	8)	Shared Voting Power .	-0-
Owned by Each Repo ing Perso With	port-	9)	Sole Dispositive Powe	2,119,400 er
		10)	Shared Dispositive Po	-0- ower
11)				Each Reporting 2,119,400
12)			gregate Amount in Row (1	1) Excludes Certain Shares

Edgar Filing: TRANSCONTINENTAL REALTY INVESTORS INC - Form SC 13D/A 13) Percent of Class Represented by Amount in Row (11) ______ 14) Type of Reporting Person (See Instructions) 3 CUSIP No. 893617-20-9 ______ 1) Names of Reporting Persons I.R.S. Identification Nos. of Above Persons (entities only) ART Holdings, Inc., FEI No. 75-2663476 ______ 2) Check the Appropriate Box if a Member of a Group (See Instructions) (a) ______ 3) SEC Use Only ______ WC 4) Source of Funds (See Instructions) 5) Check if Disclosure of Legal Proceedings is Required Pursuant to Items 2(d) or 2(e) 6) Citizenship or Place of Organization ______ 7) Sole Voting Power Number of Shares Bene-8) Shared Voting Power ficially Owned by _____

With

	10)	Shared D	ispositive Po	-0- wer	
11)	Aggregate Am	ount Beneficia	lly Owned by	Each Reporting Pe	16,000 erson
12)		uctions)		1) Excludes Certa	
13)	Percent of C	lass Represent	ed by Amount	in Row (11)	0.2%
14)		rting Person (co ons)	
4 CUSIP No	. 893617-20-9				
1)	(entities	only)		ification Nos. of	
					,
2)	(a)			f a Group (See In	
3)	SEC Use Only				
4)	Source of Fu	nds (See Instr	uctions)	WC	
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6) Ci	tizenship or 1	Place of Organiza	Nev tion	7ada
	7)	Sole Voting Po	wer	1,163,676
Number of Shares Bene				-0-
ficially	8)	Shared Voting	Power	
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ing Person With	9)	Sole Dispositi	ve Power	
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				co
5				
CUSIP No. 8	93517-20-9			
	mes of Report (entities onl		. Identification N	Nos. of Above Persons
			en's Trust, I.D. N	No. 13-6599759
)		ember of a Group (
3) SE	C Use Only			

4) Source	e of Funds	(See Instructions)	N/A
		sure of Legal Proceedings 2(e)	
6) Citize	enship or	Place of Organization	Texas
	7)	Sole Voting Power	1,827
Number of Shares Bene- ficially Owned by	8)	Shared Voting Power	-0-
Each Report- ing Person With	9)	Sole Dispositive Power	1,827
	10)	Shared Dispositive Pow	-0- rer
		t Beneficially Owned by E	ach Reporting 1,827
	_	gregate Amount in Row (11 ions)) Excludes Certain Shares
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• • • • •			00 ns)
6 CUSIP No. 89362	17-20-9		

	entities only)				
	Syntek A	Asset Management, L.P., FEI No. 75-2311348			
• • • • •					
		opriate Box if a Member of a Group (See Instruction			
and the second s					
3) SEC Us	e Only				
4) Source	of Funds	N/A s (See Instructions)			
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Ite	ms 2(d) o	osure of Legal Proceedings is Required Pursuant to			
6) Citize	nship or	Delaware Place of Organization			
	7)	26,475 Sole Voting Power			
Number of Shares Bene- ficially	8)	-0- Shared Voting Power			
Owned by Each Report- ing Person	9)	26,475 Sole Dispositive Power			
With	10)	-0- Shared Dispositive Power			
11) Aggreg	ate Amour	26, nt Beneficially Owned by Each Reporting Person	475		
(See	Instruct	ggregate Amount in Row (11) Excludes Certain Shares			
13) Percen	t of Clas	0.3% ss Represented by Amount in Row (11)			

14)			
			ing Person (See Instructions)
7			
JSIP No	. 893617	-20-9	
1)		f Report	ting Persons I.R.S. Identification Nos. of Above Persoly)
			opportunity Realty Investors, Inc., FEI No. 75-2615944
2)			opriate Box if a Member of a Group (See Instructions)
3)	SEC Use	Only	
		- C II - 1	WC
4)	Source	or runas	s (See Instructions)
4) 5)	Check i	f Disclo	s (See Instructions)
	Check i Item	f Disclo	osure of Legal Proceedings is Required Pursuant to
5)	Check i Item	f Disclo	Desure of Legal Proceedings is Required Pursuant to or 2(e) Nevada Place of Organization
5) 6) Jumber	Check i Item Citizen Citizen of	f Disclo	Nevada Place of Organization
5)	Check i Item Citizen Citizen of ene- y y ort-	f Disclos 2(d) c	Nevada Place of Organization Sole Voting Power -0- Sole Voting Power -0- -0-

12)	Check if the Aggregate Amount in Row (11) Excludes Certain Shares (See Instructions)
13)	-0-% Percent of Class Represented by Amount in Row (11)
14)	Type of Reporting Person (See Instructions)
8	
CUSIP No	. 893617-20-9
1)	Names of Reporting Persons I.R.S. Identification Nos. of Above Persons (entities only)
	American Realty Investors, Inc., FEI No. 75-2847135
2)	Check the Appropriate Box if a Member of a Group (See Instructions) (a)
3)	SEC Use Only
4)	WC Source of Funds (See Instructions)
5)	Check if Disclosure of Legal Proceedings is Required Pursuant to Items 2(d) or 2(e)
6)	Nevada Citizenship or Place of Organization
Namela	7) Sole Voting Power

Shares Be ficially Owned by	7	8)	Shared Votir	ng Power		-0-
Each Report- ing Person With		9)	Sole Disposi	tive Power	·	-0-
		10)	Shared Dispo	ositive Pow	er	-0-
11)	Aggregat	e Amount	Beneficially	Owned by E	ach Report	-0- ing Person
	(See I	nstructi	ons)			Certain Shares
13)	Percent	of Class	Represented b	by Amount i	n Row (11)	-0-%
14)						CO
9 CUSIP No.						
1)	(entit	ies only EQK Ho	oldings, Inc.,	FEI No. 75	-Applied F	os. of Above Perso
2)	(a)					See Instructions)
3)	SEC Use					
4)	Source o	f Funds	(See Instructi	ons)	WC	

7)	Sole Voting Power	1,858,900
8)	Shared Voting Power	-0-
9)		1,858,900
10)	Shared Dispositive Powe	-0- er
Instruc	ctions)	
		21.5%
		co
	10) e Amour the Ag	

10

ITEM 1. SECURITY AND ISSUER

This Amendment No. 35 to Statement on Schedule 13D relates to the shares of Common Stock, par value \$0.01 per share (the "Shares") of TRANSCONTINENTAL REALTY INVESTORS, INC., a Nevada corporation ("TCI" or the "Issuer") and further amends the original Statement on Schedule 13D as amended by Amendment Nos. 1 through 34 thereof (the "Amended Statement") filed by and on behalf of the "Reporting Persons" described below. The principal executive offices of TCI are located at 1800 Valley View Lane, Suite 300, Dallas, Texas 75234. The CUSIP number of the Shares is 893617-20-9.

This Amendment No. 35 to Schedule 13D is being filed due to an increase in the total percentage of outstanding Shares owned by one of the Reporting

Persons through April 16, 2001, due to the exercise of a previously reported option and the purchase of all shares covered thereof.

ITEM 2. IDENTITY AND BACKGROUND

Item 2 of the Amended Statement is hereby further amended as follows:

This Amendment is being filed on behalf of American Realty Trust, Inc., a Georgia corporation ("ART"), Basic Capital Management, Inc., a Nevada corporation ("BCM"), ART Holdings, Inc., a Nevada corporation ("AHI"), The Gene E. Phillips Children's Trust (the "GEP Trust"), Syntek Asset Management, L.P., a Delaware limited partnership ("SAM LP"), Income Opportunity Realty Investors, Inc., a Nevada corporation ("IORI"), American Realty Investors, Inc., a Nevada corporation ("ARL") and EQK Holdings, Inc., a Nevada corporation ("EQK"), each of which have their principal executive offices located at 1800 Valley View Lane, Suite 300, Dallas, Texas 75234 from and after October 2, 2000. All of ART, BCM, AHI, the GEP Trust, SAM LP, IORI, ARL and EQK are collectively referred to as the "Reporting Persons." The Reporting Persons may be deemed to constitute a "person" within the meaning of Section 13(d) of the Securities Exchange Act of 1934, as amended, because Gene E. Phillips is a general partner of SAM LP, BCM is beneficially owned by a trust for the benefit of Mr. Phillips' children; BCM serves as Advisor to IORI and ARL, and Mr. Phillips' son, Ryan T. Phillips, serves as a director of BCM and is a beneficiary of the GEP Trust. AHI is a wholly-owned subsidiary of ART and ART is a wholly-owned subsidiary of ARL. EQK is a wholly-owned subsidiary of EQK Realty Investors, I, a Massachusetts Trust of which ARL owns all of the shares of beneficial interest. On October 19, 2001, IORI assigned all of its rights under the Option described in Item 6 below to ARL and thereby ceased to be a "Reporting Person."

-1-

11

I. ART is a real estate investment company organized and existing as a Georgia corporation engaged in the business of investing in and originating mortgage loans and investing in real estate. On August 3, 2000, ART became a wholly-owned subsidiary of ARL. ART's principal business activities include investments in real estate and in other business ventures. The name, business address and capacity with ART of each of the executive officers or directors of ART are set forth on Schedule 1 attached hereto. Each of the individuals listed on Schedule 1 is a citizen of the United States of America.

II. AHI is a corporation organized and existing under the laws of the State of Nevada. AHI is a wholly-owned subsidiary of ART. AHI's principal business activity is the holding of record ownership of Shares beneficially owned by ART. The name, business address and capacity with AHI of each of the executive officers or directors of AHI are set forth on Schedule 2 attached hereto. Each of the individuals listed on Schedule 2 is a citizen of the United States of America.

III. BCM is a corporation organized and existing under the laws of the State of Nevada. BCM's principal business activity is the provision of advisory services for real estate and investment trusts and other real estate entities. The name, business address and capacity with BCM of each of the executive officers or directors of BCM are set forth on Schedule 3 attached hereto. Each of the individuals listed on Schedule 3 is a citizen of the United States of America.

IV. SAM LP is a Delaware limited partnership engaged in the business of investing in real estate and real estate related assets. SAM LP has no officers or directors. The general partners of SAM LP are Gene E. Phillips and Syntek Asset Management, Inc., a Texas corporation ("SAMI"). SAMI is a wholly-owned

subsidiary of BCM. SAMI's principal business activities include investment in real estate and other business ventures. From and after October 2, 2000, SAMI's principal place of business and principal office is located at 1800 Valley View Lane, Suite 300, Dallas, Texas 75234. The name, business address and capacity with SAMI of each of the executive officers or directors of SAMI are set forth on Schedule 4 attached hereto. Each of the individuals listed on Schedule 4 is a citizen of the United States of America.

Mr. Gene E. Phillips' business address is 1800 Valley View Lane, Suite 300, Dallas, Texas 75234. Mr. Gene E. Phillips' present principal occupation is Chief Executive Officer and President of Syntek West, Inc. Mr. Gene E. Phillips is a citizen of the United States of America.

 $\mbox{\sc V.}$ The GEP Trust is a trust formed under the laws of the state of Texas for the benefit of the children of Mr. Gene E.

-2-

12

Phillips. The trustee of the GEP Trust is Mr. Gene E. Phillips' brother, Donald W. Phillips. Donald W. Phillips' business address is 1800 Valley View Lane, Suite 160, Dallas, Texas 75234. Mr. Donald W. Phillips present principal occupation is President and owner of Big D Oil Field Equipment Sales. Mr. Donald W. Phillips is a citizen of the United States of America.

VI. IORI is a corporation organized and existing under the laws of the State of Nevada engaged in the business of investing in and originating mortgage loans and investing in real estate and real estate related assets. IORI is a real estate investment trust. The name, business address and capacity with IORI of each of the executive officers or directors of IORI are set forth on Schedule 5 attached hereto. Each of the individuals listed on Schedule 5 is a citizen of the United States of America.

VII. ARL is a Nevada corporation, formed pursuant to the terms of an Agreement and Plan of Reorganization dated November 3, 1999, among ARL, National Realty, L.P., a Delaware limited partnership ("NRLP") and ART. Consolidation was effectuated following a vote of the security holders of NRLP and ART by closing on August 3, 2000, of separate mergers of ART and NRLP with and into whollyowned subsidiaries of ARL with the result that ART and NRLP became whollyowned subsidiaries of ARL with the securities of ART and NRLP converted into securities of ARL. ART and NRLP each continue business operations as whollyowned subsidiaries of ARL. ARL's outstanding securities are listed and traded on the New York Stock Exchange ("NYSE"). The name, business address and capacity with ARL of each of the executive officers or directors of ARL are set forth on Schedule 6 attached hereto. Each of the individuals listed on Schedule 6 is a citizen of the United States of America.

VIII. EQK is a corporation organized and existing under the laws of the State of Nevada. EQK is an indirect subsidiary of ARL and was formed to own and hold the 1,858,900 Shares of TCI Common Stock purchased from Gotham by exercise of the Option described in Items 5 and 6 below. The name, business address and capacity with EQK of each of the executive officers or directors of EQK are set forth on Schedule 7 attached hereto. Each of the individuals listed on Schedule 7 is a citizen of the United States of America.

Individuals whose names are not listed on Schedules 1, 2, 3, 4, 5 or 6 who may have previously been referred to as executive officers or directors of ART, AHI, BCM, SAMI, IORI or ARL, respectively in Amendment No. 34 to Schedule 13D no longer occupy those positions, each having resigned or been removed prior to the date of this Amendment.

(d) During the last five years, none of ART, BCM, AHI, SAM LP, the GEP Trust, IORI, ARL or EQK, nor any of their respective executive officers or directors, general partners or trustees has

-3-

13

been convicted in a criminal proceeding (excluding traffic violations and/or similar misdemeanors).

(e) During the last five years, none of ART, BCM, AHI, SAM LP, the GEP Trust, IORI, ARL, or EQK, nor any of their respective executive officers or directors, general partners or trustees has been a party to any civil proceeding of a judicial or administrative body of competent jurisdiction which resulted in a judgment, decree or final order enjoining future violations of, or prohibiting or mandating activities subject to, federal or state securities laws or finding any violation with respect to such laws.

ITEM 3. SOURCE AND AMOUNT OF FUNDS OR OTHER CONSIDERATION

The consideration paid to purchase the Shares described in Item 5 below is from working capital of each of the Reporting Persons and no part of the purchase price is represented by funds or other consideration borrowed or otherwise obtained for the purpose of acquiring, holding, trading or voting the Shares. Each of the Reporting Persons have in the past and may in the future, utilized margin accounts with various brokerage firms which accounts may, from time to time, have debit balances and include certain of the Shares. Since other securities are held in such accounts, it may be impracticable at any time to determine the amounts, if any, borrowed with respect to the Shares and interest costs vary with applicable costs and account balances.

ITEM 5. INTEREST IN SECURITIES OF THE ISSUER

Item 5 of the Amended Statement is hereby further amended as follows:

(a) According to the latest information available from the Issuer, as of April 9, 2001, the total number of issued and outstanding Shares was 8,636,354 Shares. As of April 16, 2001, the following Shares were owned directly and beneficially by the Reporting Persons set forth below:

Name	No. of Units Owned Directly	Approxim
ART	2,119,400	
BCM	1,163,676	
AHI	16,000	
GEP Trust	1,827	0
SAM LP	26,475	
IORI	-0-	
ARL	-0-	
EQK	1,858,900	
		_
Totals:	5,174,878	5
	======	=

Pursuant to Rule 13d-3 under the Securities Exchange Act of 1934 (the "Exchange Act"), each of the directors of ART may be

-4-

14

deemed to beneficially own the number of Shares owned by ART described above; each of the directors of BCM may be deemed to beneficially own the Shares held directly by BCM; each of the directors of SAMI and the other General Partner of SAM LP may be deemed to beneficially own the Shares held by SAM LP; each of the directors of AHI may be deemed to beneficially own the Shares held directly by AHI; and each of the directors of EQK may be deemed to beneficially own the Shares held directly by EQK. Those individuals and the number of Shares deemed beneficially owned pursuant to Rule 13d-3, and the approximate percent of the class, as well as the relationship, are set forth in the following table:

Name of Director or		No. of Shares
General Partner	Entity	Beneficially Owned
Karl L. Blaha	ART, AHI and EQK	3,994,300
Ryan T. Phillips	BCM(a)	1,165,503
Mickey Ned Phillips	BCM	1,163,676
Donald W. Phillips	GEP Trust	1,827
Gene E. Phillips	SAM LP	26,475
SAMI	SAM LP	26,475
Robert A. Waldman	AHI and EQK	1,874,900
Total Units beneficially		5,174,878
<pre>owned by Reporting Persons and individuals listed above:</pre>		=======

(a) Also beneficiary of the GEP Trust

(b) Each of the directors of ART share voting and dispositive power over the 2,119,400 Shares held by ART. The directors of BCM have shared voting and dispositive power over the 1,163,676 Shares held by BCM. Each of the directors of AHI share voting and dispositive power over the 16,000 Shares held by AHI. Each of the directors of EQK share voting and dispositive power over the 1,858,900 Shares held by EQK. The two General Partners of SAM LP each have shared voting and dispositive power over the 26,475 Shares by SAM LP. The Trustee of the GEP Trust has the sole voting and dispositive power over the 1,827 Shares held by the GEP Trust.

(c) On October 3, 2000, pursuant to a Stock Option Agreement dated October 3, 2000, Gotham Partners, LP and Gotham Partners III, LP (both New York limited partnerships) and Gotham Partners International, Ltd., a Canadian Island company (all collectively "Gotham") granted to ARL and IORI, jointly, an Option to purchase 1,858,900 Shares of TCI Common Stock (the "Option") at an exercise price of \$12 per share (a total price of \$22,306,800). Such Option became exercisable on January 1, 2001 through 5:00 p.m., central standard time on April 4, 2001 (the "Option Period") and was only to be exercised as to the whole of such Option (not in part). As a fee for the Option, ARL and IORI paid to Gotham an initial Option

Fee of \$5,576,700 (\$3 per Share) at the time of execution of the Option Agreement and were obligated to pay Gotham on or before December 15, 2000, the remaining portion of the Option Fee of \$2,788,350 (\$1.50 per Share), which was not paid but became an obligation payable at the time of exercise of such Option. On October 19, 2000, IORI assigned all of its right, title and interest in and to the Option Agreement to ARL. On April 4, 2001, ARL gave notice of exercise of the Option in accordance with the terms of the Option Agreement and paid to Gotham in cash the balance of the Option Fee of \$2,788,350; within three business days thereafter, Gotham delivered the 1,858,900 Shares of TCI Common Stock to a brokerage account of EQK, and ARL paid the full exercise price of \$22,306,800 into EQK's brokerage account which was then paid to Gotham.

Except for the transaction described above, the Reporting Persons and their executive officers, directors, partners and trustees, as the case may be, did not engage in any transaction in the Shares or any other equity interest derivative thereof during the sixty (60) calendar day period ending April 16, 2001.

- (d) No person other than the Reporting Persons or its respective Board of Directors, General Partners or Trustee is known to have the right to receive or the power to direct receipt of dividends from, or the proceeds of sale of, the Shares held by each of the Reporting Persons, subject to the matters set forth in Item 6 below.
 - (e) Not applicable.

ITEM 6. CONTRACTS, ARRANGEMENTS, UNDERSTANDINGS OR RELATIONSHIPS WITH RESPECT TO SECURITIES OF THE ISSUER

ART has pledged 152,212 Shares to United Pacific Bank pursuant to a loan agreement with such lender. ART has also pledged 249,191 Shares to Preferred Bank pursuant to a loan agreement with such lender. ART has pledged 867,978 Shares to Dynamic Finance Corporation as collateral for a guaranty of indebtedness of an affiliate of ART under a loan agreement with such lender. The remaining 850,019 Shares owned by ART may be deemed to be "collateral" for borrowings pursuant to margin or other account arrangements with banks and brokerage firms relating to accounts of ART. Such arrangements are standard arrangements involving margin securities of up to a specified percentage of the market value of the Shares and bear interest at varying rates and contain only standard default and similar provisions, the operation of any of which should not give any other person immediate voting power or investment power over such securities. Such arrangements exist

-6-

16

with the Shares and other securities held in such accounts, and it is impracticable at any given time to determine the amounts, if any, with respect to the Shares and interest costs under such arrangements vary with applicable costs and account balances.

BCM has pledged 898,207 Shares to Consolidated National Corp. pursuant to a loan agreement with such lender. BCM has also pledged 48,711 Shares to Dynamic Finance Corporation as collateral for a guaranty of indebtedness of an affiliate of BCM under a loan agreement with such lender. The remaining 216,758 Shares owned by BCM may be deemed to be "collateral" for borrowings pursuant to margin or other account arrangements with bankers and brokerage firms relating

to accounts of BCM. Such arrangements are standard arrangements involving margin securities of up to a specified percentage of the market value of the Shares and bear interest at varying rates and contain only standard default and similar provisions, the operation of any of which should not give any other person immediate voting power or investment power over such securities. Such arrangements exist with the Shares and other securities held in such accounts, and it is impracticable at any given time to determine the amounts, if any, with respect to the Shares and interest costs under such arrangements vary with applicable costs and account balances.

All 16,000 Shares owned by AHI may be deemed to be "collateral" for borrowings pursuant to margin or other account arrangements with a brokerage firm relating to an account of AHI. Such arrangements with such brokerage firm is a standard arrangement involving margin securities of up to a specified percentage of the market value of the Shares, as well as other securities in such account, and bears interest at varying rates and contains only standard default and similar provisions, the operation of which should not give any other person immediate voting power or investment power over the 16,000 Shares.

All 26,475 Shares owned by SAM LP may be deemed to be "collateral" for borrowings pursuant to margin or other account arrangements with Bear Stearns relating to an account of SAM LP. Such arrangement with such brokerage firm is a standard arrangement involving margin securities of up to a specified percentage of the market value of all securities in such account, including the Shares, and bears interest at varying rates and contains only standard default and similar provisions, the operation of which should not give any other person immediate voting power or investment power over such securities.

All 1,827 Shares owned by the GEP Trust may be deemed to be "collateral" for borrowings pursuant to margin or other account arrangements with a brokerage firm relating to an account of the GEP Trust. Such arrangements are standard arrangements involving margin securities of up to a specified percentage of the market

-7-

17

value of the Shares and bear interest at varying rates and contain only standard default and similar provisions, the operation of any of which should not give any other person immediate voting power or investment power over such securities. Such arrangements exist with the Shares and other securities held in such account, and it is impracticable at any given time to determine the amount, if any, with respect to the Shares and interest cost under such arrangements vary with applicable costs and account balances.

See Item 5(c) above with respect to the exercise of an Option under an Option Agreement by ARL and various matters relating to Gotham as the seller of such securities. Pursuant to the original Option Agreement, Gotham agreed to a "standstill" for a period of two years from the date of the Option Agreement and agreed not to purchase directly or indirectly any security issued by ARL, TCI or IORI, provided, however, the standstill was to terminate if the additional Option Fee was not made or paid on or before December 15, 2000, or if the Option was not exercised prior to April 4, 2001. Such Option was exercised prior to April 4, 2001, and the additional Option Fee was paid. Gotham had also executed a proxy covering the Shares (a total of 1,858,900 Shares) in favor of ARL to attend to the Annual Meeting of Stockholders of TCI on October 10, 2000, to represent, vote, execute consents and otherwise act for Gotham only in approving the four proposals set forth in TCI's Proxy Statement for such Annual Meeting dated December 11, 2000. No other agreement or arrangement exists among Gotham and ARL and IORI with respect to any securities of TCI or the giving or withholding of proxies.

Except as set forth in the preceding paragraphs, the Reporting Persons do not have any contracts, arrangements, understandings or relationships (legal or otherwise) with any person with respect to any securities of the Issuer including finder's fees, joint ventures, loan or option arrangements, puts or calls, quaranties of profits, division of profits or loss, or the giving or withholding of proxies.

-8-

18

SIGNATURES

After reasonable inquiry and to the best of their respective knowledge and belief, the undersigned certify that the information set forth in this Amendment No. 35 to Statement on Schedule 13D is true, complete and correct.

Dated: April 16, 2001.

Delaware limited partnership

SYNTEK ASSET MANAGEMENT, LP, a AMERICAN REALTY INVESTORS, INC.

Syntek Asset Management, Inc., General Partner

By: /s/ Karl L. Blaha _____

Karl L. Blaha, President

By: /s/ Karl L. Blaha _____

Karl L. Blaha, President

AMERICAN REALTY TRUST, INC.

BASIC CAPITAL MANAGEMENT, INC.

By: /s/ Karl L. Blaha

Karl L. Blaha, President

By: /s/ Karl L. Blaha

Karl L. Blaha, President

INCOME OPPORTUNITY REALTY

INVESTORS, INC.

ART HOLDINGS, INC.

By: /s/ Karl L. Blaha /s/ Karl L. Blaha

Karl L. Blaha, President

By: /s/ Karl L. Blaha

Karl L. Blaha, President

EQK HOLDINGS, INC.

THE GENE E. PHILLIPS CHILDREN'S

TRUST

By: /s/ Karl L. Blaha

Karl L. Blaha, President

By: /s/ Donald W. Phillips,

_____ Donald W. Phillips,

Trustee

-9-

19

SCHEDULE 1

EXECUTIVE OFFICERS AND DIRECTORS OF AMERICAN REALTY TRUST, INC.

NAME AND CAPACITY WITH AMERICAN REALTY TRUST, INC.	BUSINESS ADDRESS
Karl L. Blaha, Director,	1800 Valley View Lane
Chief Executive Officer and	Suite 300
President	Dallas, Texas 75234
Mark W. Branigan, Executive	1800 Valley View Lane
Vice President and Chief	Suite 300
Financial Officer	Dallas, Texas 75234
Bruce A. Endendyk, Executive Vice President	1800 Valley View Lane Suite 300 Dallas, Texas 75234
David W. Starowicz,	1800 Valley View Lane
Executive Vice President -	Suite 300
Commercial Asset Management	Dallas, Texas 75234
Robert A. Waldman, Senior	1800 Valley View Lane
Vice President, Secretary	Suite 300
and General Counsel	Dallas, Texas 75234
Kelly Stracener, Treasurer	1800 Valley View Lane Suite 300 Dallas, Texas 75234

20

SCHEDULE 2

EXECUTIVE OFFICERS AND DIRECTORS OF

ART HOLDINGS, INC.

NAME AND CAPACITY WITH ART HOLDINGS, INC.

Karl L. Blaha, President and Director

BUSINESS ADDRESS

1800 Valley View Lane Suite 300 Dallas, Texas 75234 PRESENT BUSINESS
WHICH EMPLOYMENT
CONDUCTED

PRESENT BU WHICH EMPI CONDUC

President, Capital Ma Inc.

Executive President, Capital Ma Inc.

Executive President, Capital Ma Inc.

Executive President, Capital Ma Inc.

Senior Vic General Co Secretary, Capital Ma Inc.

Treasurer, Capital Ma Inc.

President, Basic Management, Inc.

1800 Valley View Lane Robert A. Waldman, Senior Vice Presi Director and Secretary Suite 300 General Counsel a Dallas, Texas 75234 Secretary, Basic Management, Inc. 1800 Valley View Lane Mark W. Branigan, Vice Executive Vice Pr President and Chief and Chief Financi Suite 300 Financial Officer Dallas, Texas 75234 Officer, Basic Ca Management, Inc.

1800 Valley View Lane Kelly Stracener, Treasurer Suite 300

Dallas, Texas 75234

21

Counsel

SCHEDULE 3

EXECUTIVE OFFICERS AND DIRECTORS OF

BASIC CAPITAL MANAGEMENT, INC.

NAME AND CAPACITY WITH BASIC CAPITAL MANAGEMENT, INC.	BUSINESS ADDRESS	PRESENT BUSINESS WHICH EMPLOYMENT CONDUCTED
Ryan T. Phillips, Director	1800 Valley View Lane Suite 300 Dallas, Texas 75234	President, Signat Asset Management,
Mickey Ned Phillips, Director Karl L. Blaha, President	264 Rolling Hills Circle Gaffney, SC 29340 1800 Valley View Lane Suite 300 Dallas, Texas 75234	President, Ned Ph Construction Comp President, Basic Management, Inc.
Mark W. Branigan, Executive Vice President and Chief Financial Officer	1800 Valley View Lane Suite 300 Dallas, Texas 75234	Executive Vice President, Basic Management, Inc.
Bruce A. Endendyk, Executive Vice President	1800 Valley View Lane Suite 300 Dallas, Texas 75234	Executive Vice President, Basic Management, Inc.
David W. Starowicz, Executive Vice President - Acquisition, Sales and Construction	1800 Valley View Lane Suite 300 Dallas, Texas 75234	Executive Vice President, Basic Management, Inc.
Rick Conley, Executive Vice President - Marketing and Promotions	1800 Valley View Lane Suite 300 Dallas, Texas 75234	Executive Vice President, Basic Management, Inc.
Robert A. Waldman, Senior Vice President, Secretary and General	1800 Valley View Lane Suite 300 Dallas, Texas 75234	Senior Vice Presi General Counsel a Secretary, Basic

Management, Inc.

Treasurer, Basic

Management, Inc.

Kelly Stracener,
Treasurer

1800 Valley View Lane Suite 300 Dallas, Texas 75234 Treasurer, Basic Management, Inc.

22

SCHEDULE 4

EXECUTIVE OFFICERS AND DIRECTORS OF

SYNTEK ASSET MANAGEMENT, INC.

NAME AND CAPACITY WITH SYNTEK ASSET MANAGEMENT, INC.	BUSINESS ADDRESS	PRESENT BUSINESS WHICH EMPLOYMENT CONDUCTED
Karl L. Blaha, President	1800 Valley View Lane Suite 300 Dallas, Texas 75234	President, Basic Management, Inc.
Mark W. Branigan, Executive Vice President and Chief Financial Officer	1800 Valley View Lane Suite 300 Dallas, Texas 75234	Executive Vice President, Basic Management, Inc.
Bruce A. Endendyk, Executive Vice President	1800 Valley View Lane Suite 300 Dallas, Texas 75234	Executive Vice President, Basic Management, Inc.
David W. Starowicz, Executive Vice President - Acquisitions, Sales and Construction	1800 Valley View Lane Suite 300 Dallas, Texas 75234	Executive Vice President, Basic Management, Inc.
Robert A. Waldman, Senior Vice President, Secretary and General Counsel	1800 Valley View Lane Suite 300 Dallas, Texas 75234	Senior Vice Presi General Counsel a Secretary, Basic Management, Inc.
Kelly Stracener, Treasurer	1800 Valley View Lane Suite 300 Dallas, Texas 75234	Treasurer, Basic Management, Inc.

23

SCHEDULE 5

EXECUTIVE OFFICERS AND DIRECTORS OF

INCOME OPPORTUNITY REALTY INVESTORS, INC.

NAME AND CAPACITY WITH INCOME OPPORTUNITY REALTY

PRESENT BUSINESS I

INVESTORS, INC. BUSINESS ADDRESS 1800 Valley View Lane Suite 160 red P. Stokely, Chairman of the Board of Directors Dallas, Texas 75234 N. Douglas Leonhard, 13230 Hunters Lark
Director San Antonio, Texas 78230
Martin L. White, Director 8051 Coach Drive San Antonio, Texas 78230

8051 Coach Drive Chairman of the E
Oakland, California 94605 Chief Executive C No. Fifty Osgood Place Edward G. Zampa Suite 110 San Francisco, California 94133 1800 Valley View Lane Karl L. Blaha, President Suite 300 Dallas, Texas 75234 Mark W. Branigan, 1800 Valley View Lane Mark W. Branigan,
Executive Vice President
and Chief Financial Suite 300 Dallas, Texas 75234 and Chief Financial Officer Bruce A. Endendyk, Executive Vice President 1800 Valley View Lane Suite 300 Dallas, Texas 75234 David W. Starowicz, 1800 Valley View Lane David W. Starowicz,
Executive Vice President Acquisitions, Sales and Suite 300 Dallas, Texas 75234 Construction Robert A. Waldman, Senior 1800 Valley View Lane Vice President, Secretary Suite 300 Dallas, Texas 75234 1800 Valley View Lane 1800 Valley View Lane Kelly Stracener, Treasurer Suite 300 Dallas, Texas 75234

EMPLOYMENT IS CON

General Manager, and Elderly Housi Assistance Founda

Retired.

Community Based Developers, Inc. General Partner, Zampa & Company

President, Basic Management, Inc.

Executive Vice Pr Basic Capital Man Inc.

Executive Vice Pr Basic Capital Man Inc.

Executive Vice Pr Basic Capital Man Inc.

Senior Vice Presi General Counsel a Secretary, Basic

Treasurer, Basic Management, Inc.

Management, Inc.

24

SCHEDULE 6

EXECUTIVE OFFICERS AND DIRECTORS OF AMERICAN REALTY INVESTORS, INC.

NAME AND CAPACITY WITH AMERICAN REALTY INVESTORS, INC.

BUSINESS ADDRESS

Karl L. Blaha, Director and 1800 Valley View Lane
President Suite 300

PRESENT BUSINESS EMPLOYMENT IS C

President, Basi Management, Inc

Dallas, Texas 75234

Roy E. Bode, Director 2435 E. F.M. 879 Palmer, Texas 75152

Vice President Affairs, Univer Texas Southwest

Medical Center

Collene C. Currie, Director 6617 Ridgeview Circle Dallas, Texas 75240 Assistant Direc Cambridge Techn Partners (CATP:

2838 Woodside Street Dallas, Texas 75204 Cliff Harris, Director

President, Ener Transfer Group,

6971 North Federal Hwy. Joseph Mizrachi, Director

President, PAZ

Suite 203

Securities, Inc Chairman of the

Boca Raton, Florida 33487

Third Millenniu Properties, Inc

Richard D. Morgan, Director 5910 North Central President, Tara

Expressway

Dallas, Texas 75206

Inc.

Executive Vice

Mark W. Branigan, Director, Executive Vice President

1800 Valley View Lane Suite 300

1800 Valley View Lane

Basic Capital M Inc.

and Chief Financial Officer Dallas, Texas 75234

Executive Vice

Basic Capital M

Bruce A. Endendyk,
Executive Vice President
Suite 300
Dallas, Texas 75234

Executive Vice

David W. Starowicz, David W. Starowicz,

Executive Vice President
Acquisitions, Sales and

Dallas, Texas 75234

Basic Capital M

Construction

1800 Valley View Lane

1800 Valley View Lane

Suite 300

Senior Vice Pre General Counsel Secretary, Basi

Robert A. Waldman, Senior Vice President, Secretary and General Counsel

Dallas, Texas 75234

Management, Inc Treasurer, Basi

Kelly Stracener, Treasurer

1800 Valley View Lane

Suite 300

Dallas, Texas 75234

Management, Inc

25

SCHEDULE 7

EXECUTIVE OFFICERS AND DIRECTORS OF

EQK HOLDINGS, INC.

NAME AND CAPACITY WITH EQK HOLDINGS, INC.

BUSINESS ADDRESS

PRESENT BUSINESS WHICH EMPLOYMENT CONDUCTED

Karl L. Blaha, President 1800 Valley View Lane President, Basic

and Director	Suite 300 Dallas, Texas 75234	Management, Inc.
Robert A. Waldman, Director and Secretary	1800 Valley View Lane Suite 300 Dallas, Texas 75234	Senior Vice Presi General Counsel a Secretary, Basic Management, Inc.
Mark W. Branigan, Vice President and Chief Financial Officer	1800 Valley View Lane Suite 300 Dallas, Texas 75234	Executive Vice Pr and Chief Financi Officer, Basic Ca Management, Inc.
Kelly Stracener, Treasurer	1800 Valley View Lane Suite 300 Dallas, Texas 75234	Treasurer, Basic Management, Inc.