BNP RESIDENTIAL PROPERTIES INC

Form 8-K June 24, 2005

UNITED STATES
SECURITIES AND EXCHANGE COMMISSION
WASHINGTON, D.C. 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	f earliest eve	nt reported) 	March	31, 2005	
	BNP RESIDENT	IAL PROPERTIES,	INC.		
(Exact Nar	ne of Registra	nt as Specified	in Its	Charter)	
Maryland		1-9496		56-1	574675
(State or Other Jurisd: of Incorporation)	lction (Con	mmission File N	umber)		S. Employer
	ollege Street, Lotte, North C				28202
(Address of	Principal Exe	cutive Offices)		(Z	Zip Code)
Registrant's telephone	number, inclu	ding area code		(704) 944	1-0100
		N/A			
(Former Name	or Former Add	ress, if Change	d Since	Last Repo	ort)
Check the approximultaneously satisfy following provisions (s	the filing ob		regist	_	
	nunications pu Act (17 CFR 23	rsuant to Rule 0.425)	425 und	er the	
_	naterial pursual (17 CFR 240.	ant to Rule 14a 14a–12)	-12 unde	er the	
		ations pursuant 7 CFR 240.14d-2		e 14d-2(b)	
		ations pursuant 7 CFR 240.13e-4		e 13e-4(c)	
			Total	number of	pages: 5

Item. 2.02 Results of Operations and Financial Condition

In late January 2005, BNP Residential Properties, Inc. acquired Boddie Investment Company ("BIC") in exchange for shares of our common stock valued at \$8.2 million. As a result of this acquisition, in addition to other significant assets, we acquired certain economic interests in three limited partnerships:

- o Marina Shores Associates One Limited Partnership ("Marina Shores Partnership") 50% interest as general partner;
- o The Villages of Chapel Hill Limited Partnership ("Villages Partnership") 1% interest as general partner; and
- o The Villages of Chapel Hill Phase 5 Limited Partnership ("Villages Phase 5 Partnership") 1% interest as general partner.

We described this transaction, along with our accounting treatment for our general partner interests in each of these partnerships, in detail in our Current Report on Form 10-Q for the quarterly period ended March 31, 2005.

You should read the following discussion in conjunction with our Current Report on Form 10-Q for the quarterly period ended March 31, 2005.

Since release of our first quarter 2005 10-Q, we have received numerous requests from members of the investment community for additional information regarding the impact of including the accounts of the Marina Shores Partnership and the Villages Partnership in our consolidated financial statements for the first time in that report. We are providing the following supplemental summary consolidating information in response to those requests.

Results of operations

The following table provides consolidating information underlying our unaudited consolidated statements of operations included in our Current Report on Form 10-Q for the quarterly period ended March 31, 2005 (all amounts in table and accompanying footnotes in thousands):

	Three months ended March 31,				
	2005				
	Consolidated		Consolidated Limited Partnerships(1)	Owned Properties	
Revenues					
Apartment rental income	\$ 14,092	\$ -	\$ 1 , 183	\$ 12,90	
Restaurant rental income	957	_	_	95	
Management fee income Equity in income (loss) of unconsolidated limited	115	(59)	-	17	
partnerships(2)	_	_	_		
Interest and other income	225	(21)	3	24	
	15,390	(80)	1,187	14,28	
Expenses					
Apartment operations	5,443	(59)	472	5,03	
Apartment administration	673	_	_	67	

Corporate administration	885	_	_	88
Interest	4,574	(21)	405	4,19
Penalties paid at debt refinance	516	_	516	

2

	Three months ended March 31,					
	2005					
			Consolidated Limited Partnerships(1)	Owned Properties		
Depreciation Amortization of	3,522	-	347	3,17		
deferred loan costs Write-off of unamortized loan costs	107	_	11	9		
at debt refinance Deficit distributions to minority partners of consolidated limited	160	-	160			
partners of consolidated limited partnerships (3)	6,821	_	6,821			
			8 , 732			
(Loss) income before minority interest			\$(7,545)			
Loss (income) attributed to minority interests Consolidated limited partnerships						
	62					
- Operating partnership	1,292					
Net (loss) income Cumulative preferred dividend	(5,957) (250)					
(Loss) income attributable to common shareholders	\$ (6,207)					

Funds from Operations

Funds from operations is frequently referred to as "FFO." FFO is defined by the National Association of Real Estate Investment Trusts ("NAREIT") as "net income (computed in accordance with generally accepted accounting principles), excluding gains (losses) from sales of property, plus depreciation and amortization, and after adjustments for unconsolidated partnerships and joint ventures." Our calculation of FFO is consistent with FFO as defined by NAREIT. Because we hold all of our assets in and conduct all of our operations

through the operating partnership, we measure FFO at the operating partnership level (i.e., before minority interest in the operating partnership).

Historical cost accounting for real estate assets implicitly assumes that the value of real estate assets diminishes predictably over time. In fact, real estate values have historically risen or fallen with market conditions. FFO is intended to be a standard supplemental measure of operating performance that excludes historical cost depreciation from — or "adds it back" to — GAAP net income. We consider FFO to be useful in evaluating potential property acquisitions and measuring operating performance.

3

Funds from operations does not represent net income as defined by generally accepted accounting principles. You should not consider FFO to be an alternative to net income as a reliable measure of the company's operating performance. Further, FFO as disclosed by other REITs might not be comparable to our calculation of FFO.

The following table provides consolidating information underlying our calculation of FFO of the operating partnership included in our Current Report on Form 10-Q for the period ended March 31, 2005 (all amounts in table and accompanying footnotes in thousands):

Three months ended March 31, 2005 Consolidated Wholly Limited Owned Consolidated Eliminations Partnerships (1) Properties (Loss) income before minority \$ (7,311) \$ - \$ (7,545) \$ 234 (250) - (250) interest Cumulative preferred dividend 3,175 3,522 347 Depreciation Deficit distributions to minority partners of consolidated limited 6,821 partnerships(2) - 6**,**821 2,782 (377)3,159 Minority interest in FFO of consolidated limited partnerships 538 538 __________ \$ 3,320 \$ - \$ 161 \$ 3,159 Funds from operations ____________

Balance sheet amounts

The following table provides consolidating information underlying our unaudited consolidated balances sheets included in our Current Report on Form 10-Q for the period ended March 31, 2005 (all amounts in table and accompanying footnotes in thousands):

			March 31,			
		2005				
	Consolidated	Eliminations	Consolidated Limited Partnerships(1)	Owned		
Assets Real estate investments at cost: Apartment properties Restaurant properties	37,405		\$ 46,643 _	\$ 443, 37,		
Less accumulated depreciation	527,134 (76,155)		46,643 (6,530)			
	450 , 979		40,112	410,		
	4					
			March 31,			
	2005					
	Consolidated	Eliminations	Consolidated Limited Partnerships(1)	Owned		
Cash and cash equivalents Prepaid expenses and other assets(2)	2,583		1,595			
Intangible related to acquisition of	7,513	(4,260)	1,189	10,		
management operations Deferred financing costs, net of	1,115	_	-	1,		
accumulated amortization	2,690	-	616	2,		
	\$ 464,880	\$ (4,260)		\$ 425 ,		
Liabilities and Shareholders' Equity Deed of trust and other notes payable	A 272 060	•	0.45.000	A 207		
Accounts payable and accrued expenses	\$ 373 , 269	\$ -	\$ 45 , 893	\$ 327,		
Accrued interest on notes payable	3,347 1,660	(1,998)	2,241 190	3, 1,		
Consideration due for acquisitions	1,000	-	_	1,		
Deferred revenue and security deposits	1,940	_	121	1,		
Minority interests -	381,216	(1,998)	48,446	334,		
- Consolidated limited partnerships	288	_	288			

	\$ 464,880	\$ (4,260)	\$ 43,512	\$ 425,
- Operating partnership	20,258	(2,262)	-	20,
Shareholders' equity	63,120		(5,221)	70,

SIGNATURES

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.

BNP Residential Properties, Inc.
(Registrant)

June 23, 2005 /s/ Pamela B. Bruno

Pamela B. Bruno Vice President, Treasurer and Chief Accounting Officer

5