TRANSCONTINENTAL REALTY INVESTORS INC Form SC 13D/A

June 06, 2003

SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

SCHEDULE 13D

Under the Securities Exchange Act of 1934

(Amendment No. 39)

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)

June 2, 2003

(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

*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).

1)	Names of Re	oorting	Persons I.R.S. Identificat	ion Nos. of Above	
	Persons (en	-			
		America	an Realty Trust, Inc., FEI	No. 54-0697989	
2)	Check the Appropriate Box if a Member of a Group (See Instructions) (a) (b)				
3)	SEC Use Only	У			
4)	Source of F	unds (Se	ee Instructions)		
	WC				
5)	Check if Di: Items 2(d)		e of Legal Proceedings is R	equired Pursuant to	
 6)	Citizenship	or Plac	ce of Organization		
	Georg				
Numl	per of	7)	Sole Voting Power	-0-	
fic	es Bene- ially	8)	Shared Voting Power	-0-	
Owned by Each Report- ing Person With		9)	Sole Dispositive Power	-0-	
		10)	Shared Dispositive Power	-0-	
11)	Aggregate A	mount Be	eneficially Owned by Each R	eporting Person	
	4,644	,301			
12)	2) Check if the Aggregate Amount in Row (11) Excludes Certain Shares (See Instructions)				

13) Percent of Class Represented by Amount in Row (11)

57.5	용 		
Type of Re	porting P	erson (See Instructions)	
CO			
P No. 89361	7-20-9		
2 110 . 03001	. 20 3		
		Persons I.R.S. Identification No	s. of Above Persons
Transconti	nental Re	alty Acquisition Corporation, FE	I No. 13-4243611
Check the (a)	Appropria	te Box if a Member of a Group (S	ee Instructions)
SEC Use On	ly		
Source of	 Funds (Se	e Instructions)	
WC			
		of Legal Proceedings is Require	d Pursuant to
Citizenshi	p or Plac	e of Organization	
Nevada			
ber of			1,213,226
es Bene- ially	8)	Shared Voting Power	-0-
Report- Person	9)	Sole Dispositive Power	1,213,226
	CO Names of R (entities Transconti Check the (a) (b) SEC Use On Source of WC Check if D Items 2(d)	CO P No. 893617-20-9 Names of Reporting (entities only) Transcontinental Re Check the Appropria (a) (b) SEC Use Only Source of Funds (Se WC Check if Disclosure Items 2(d) or 2(e) Citizenship or Plac Nevada Nevada 7) ber of es Bene- ially 8) ed by Report- Person 9)	P No. 893617-20-9 Names of Reporting Persons I.R.S. Identification No (entities only) Transcontinental Realty Acquisition Corporation, FE Check the Appropriate Box if a Member of a Group (S (a) (b) SEC Use Only Source of Funds (See Instructions) WC Check if Disclosure of Legal Proceedings is Require Items 2(d) or 2(e) Citizenship or Place of Organization Nevada 7) Sole Voting Power ber of es Beneially 8) Shared Voting Power ed by Report- Person 9) Sole Dispositive Power

	1,213,22	16	
12)	Check if the (See Instruct	Aggregate Amount in Row (1:	.) Excludes Certain Shares
13)	Percent of Cl	ass Represented by Amount	n Row (11)
	15.03%		
14)	Type of Repor	ting Person (See Instruction	ons)
	CO		
CIISI	IP No. 893617-2	20-9	
1)	Names of Repo		fication Nos. of Above Persons
	Basic Cap	oital Management, Inc., FEI	No. 75-2261065
2)	Check the App (a) (b)	propriate Box if a Member of	a Group (See Instructions)
3)	SEC Use Only		
4)	Source of Fur WC	ds (See Instructions)	
5)	Check if Disc Items 2(d) or	closure of Legal Proceedings 2 (e)	is Required Pursuant to
6)	Citizenship o	or Place of Organization	
	Nevada		
		7) Sole Voting Power	516,947
	nber of res Bene-		
fic	cially ned by	8) Shared Voting Power	-0-
	n Report-		

ing Person With		9) Sol	e Dispositive Power	516,947
		10) Sha	red Dispositive Power	-0-
11)	Aggregate A	mount Benef	icially Owned by Each H	Reporting Person
	516 , 947			
12)	Check if th (See Instru		e Amount in Row (11) Exc	cludes Certain Shares
 13)	Percent of	 Class Repre	esented by Amount in Rov	v (11)
	6.4%			
14)	Type of Rep	orting Pers	on (See Instructions)	
	CO			
CUS:	IP No. 893517 Names of Re (entities o	 porting Per	rsons I.R.S. Identificat	ion Nos. of Above Persons
			line Children Le Trusch	T. D. No. 12 (E007E0
			lips Children's Trust,	
2)	(a) (b)	ppropriate	Box if a Member of a Gi	roup (see instructions)
3)	SEC Use Onl	У		
4)	Source of F	unds (See I	nstructions)	
	N/A			
5)	Check if Di Items 2(d)		Legal Proceedings is F	Required Pursuant to
6)	Citizenship	or Place o	of Organization	
	Texas			
		7)	Sole Voting Power	1,827
	mber of res Bene-			

	ially ed by	8)	Shared Voting Power	-0-
Each	Report- Person	9)	Sole Dispositive Power	1,827
		10)	Shared Dispositive Power	-0-
11)	Aggregate Amo	ount Benef	icially Owned by Each Report:	ing Person
	1,827			
12)	Check if the (See Instruct		Amount in Row (11) Excludes	Certain Shares
13)	Percent of Cla	ass Repres	ented by Amount in Row (11)	
	0.002%			
14)	Type of Report	ing Perso	n (See Instructions)	
	00			
CUSI 1)	(entities onl	orting Pers	sons I.R.S. Identification No	
	Names of Repo	orting Per: Ly) Vntek Asset		75-2311348
1)	Names of Report (entities onless Synthesis Check the Approximation)	orting Per: Ly) Vntek Asset	t Management, L.P., FEI No.	75-2311348
 1) 2)	Names of Repo (entities onl Sy Check the App (a) (b)	orting Pers	t Management, L.P., FEI No.	75-2311348
1) 2) 3)	Names of Repo (entities onl Sy Check the App (a) (b)	orting Pers	t Management, L.P., FEI No.	75-2311348
1) 2) 3)	Names of Report (entities only Sy Check the Approximation (a) (b) SEC Use Only Source of Fur	orting Persity) which Assets propriate 1	t Management, L.P., FEI No.	75-2311348 See Instructions)
1) 2) 3) 4)	Names of Report (entities only Sy Check the Approximation (a) (b) SEC Use Only Source of Furth N/A Check if Discrete (a) or a contract (b) or a contract (b) or a contract (b) or a contract (b) or a contract (c) or a contrac	orting Persity) Intel Asset Oropriate Intel Inds (See Intel Closure of 2 (e)	t Management, L.P., FEI No. (S	75-2311348 See Instructions)

		7)	Sole Voting Power	26 , 475
	per of			
Shares Bene- ficially Owned by Each Report- ing Person With		8)	Shared Voting Power	-0-
		9)	Sole Dispositive Power	26,475
		10)	Shared Dispositive Pow	ver -0-
11)	Aggregate Amo	unt B	Beneficially Owned by Ea	ach Reporting Person
	26,475			
12)	Check if the (See Instruct			Excludes Certain Shares
 13)	Percent of Cl	ass R	epresented by Amount in	 n Row (11)
	0.3%			
 14)	Type of Repor	ting	Person (See Instruction	 ns)
	PN			
CUSII	? No. 893617-2	0-9		
1)	Names of Rep (entities on		g Persons I.R.S. Identi	fication Nos. of Above Persons
	Ame	rican	Realty Investors, Inc.	, FEI No. 75-2847135
2)	Check the Ap (a) (b)	propr	iate Box if a Member of	a Group (See Instructions)
3)	SEC Use Only			
4)	Source of Fu	 nds (See Instructions)	
		WC		
5)	Check if Dis			s is Required Pursuant to

6)	Citizenship or Pla	ace of Organization	
	Nevada		
Num	ber of	7) Sole Voting Power -0-	
fic	es Bene- ially ed by	8) Shared Voting Power -0-	
	Report- Person	9) Sole Dispositive Power -0-	
		10) Shared Dispositive Power -0-	
11)	Aggregate Amount Be	eneficially Owned by Each Reporting Person	
	5,857,527		
12)	Check if the Aggree (See Instructions)	gate Amount in Row (11) Excludes Certain Shares	
13)	Percent of Class Re	epresented by Amount in Row (11)	
	72.56%		
14) Type of Reporting Person (See Instructions)			
	CO		
CUSI	P No. 893617-20-9		
1)	Names of Reporting (entities only)	Persons I.R.S. Identification Nos. of Above Persons	
	EQI	K Holdings, Inc., FEI No. 75-2931679	
2)	Check the Appropriate (a)	ate Box if a Member of a Group (See Instructions)	
3)	SEC Use Only		
4)	Source of Funds (Se		

	WC					
5)	Check if Disclosure Items 2(d) or 2(e)	of I	egal Proceedings is Requi	red Pursuant to		
6)	Citizenship or Place of Organization					
	Nevada					
Numl	ber of	7) 	Sole Voting Power	4,644,301		
Shares Bene- ficially Owned by		8)	Shared Voting Power	-0-		
	Report- Person	9)	Sole Dispositive Power	4,644,301		
		10)	Shared Dispositive Power	-0-		
11)	Aggregate Amount Be	nefic	ially Owned by Each Repor	ting Person		
	4,644,301					
12)) Check if the Aggregate Amount in Row (11) Excludes Certain Shares (See Instructions)					
13)	3) Percent of Class Represented by Amount in Row (11)					
	57.5%					
14)	Type of Reporting P	erson	(See Instructions)			
	CO					

ITEM 1. SECURITY AND ISSUER

This Amendment No. 39 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 38 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. 39 to Schedule 13D is being filed to reflect various changes in the information contained in the Amended Statement, including a transfer of 650,000 Shares from one Reporting Person to another Reporting Person.

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"), The Gene E. Phillips Children's Trust (the "GEP Trust"), Syntek Asset Management, L.P., a Delaware limited partnership ("SAM LP"), American Realty Investors, Inc. a Nevada corporation ("ARL"), EOK Holdings, Inc., a Nevada corporation ("EQK"), and Transcontinental Realty Acquisition Corporation, a Nevada corporation and a wholly-owned subsidiary of ARL ("TCI AcqSub"), each of which have their principal executive offices located at 1800 Valley View Lane, Suite 300, Dallas, Texas 75234. All of ART, BCM, the GEP Trust, SAM LP, ARL, EQK and TCI AcqSub 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 ARL, and Mr. Phillips' son, Ryan T. Phillips, serves as a director of BCM and is a beneficiary of the GEP Trust. EQK is a wholly-owned subsidiary of ART, and ART and TCI AcqSub are each wholly-owned subsidiaries of ARL.

On May 23, 2003, ARL issued a press release announcing that ARL's Board of Directors determined that it was not in the best interest of ARL to continue to pursue previously proposed mergers of Income Opportunity Realty Investors, Inc. ("IOT") and TCI into subsidiaries of ARL.

As a result, ARL requested the consent of the Securities and Exchange Commission (the "SEC") to ARL's withdrawal of its Registration Statement on Form S-4 (No. 333-83292) relating to the issuance of ARL stock in connection with the proposed mergers which request effectively terminates such proposed mergers. All references in the Amended Statement to such proposed mergers are now deleted.

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 30, 2003, the total number of issued and outstanding Shares was 8,072,594 Shares. As of June 2, 2003, the following Shares were owned directly and beneficially by the Reporting Persons set forth below:

	No. of Shares
Name	Owned Directly
ART*	4,644,301
BCM	516 , 947
GEP Trust	1,827
SAM LP	26,475
ARL*+	5,857,527
EQK	4,644,301
TCI AcqSub	1,213,226

72.5 57.5 15.0

79.3	6,402,776	Totals
======	=========	

 * Same Shares owned by EQK; EQK is a wholly-owned subsidiary of ART which in turn is a wholly-owned subsidiary of ARL; ARL is the indirect parent of EOK.

 $\,$ + Same Shares owned by TCI AcqSub which is a wholly-owned subsidiary of ARI.

Pursuant to Rule 13d-3 under the Securities Exchange Act of 1934 (the "Exchange Act"), each of the directors of ARL, ART and EQK may be deemed to beneficially own the number of Shares owned by EQK described above; each of the directors of ARL and TCI AcqSub may be deemed to beneficially own the number of Shares owned by TCI AcqSub described above; each of the directors of BCM may be deemed to beneficially own the Shares held directly by BCM; and 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. 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:

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Name of Director or		No. of Shares
General Partner	Entity	Beneficially Owned
Ted P. Stokley	ARL	5,857,527*+
Earl D. Cecil	ARL	5,857,527*+
Richard W. Humphrey	ARL	5,857,527*+
Joseph Mizrachi	ARL	5,857,527*+
Ryan T. Phillips	BCM and GEP	518,774++
	Trust	
Mickey Ned Phillips	BCM	516 , 947
Donald W. Phillips	GEP Trust	1 , 827
Gene E. Phillips	SAM LP	26,475
SAMI	SAM LP	26,475
Robert A. Waldman	ART, EQK and TCI	5,857,527*+
	AcqSub	
Ronald E. Kimbrough	ART, EQK and TCI	5,857,527*+
-	AcqSub	
Total Units beneficially		6,402,776
by Reporting Persons and individuals listed above		=======

⁽¹⁾ Also beneficiary of the GEP Trust.

⁽b) Each of the directors of EQK share voting and dispositive power over the 4,644,301 Shares held by EQK. Each of the directors of TCI AcqSub share voting and dispositive power over the 1,213,226 Shares held by TCI AcqSub. The

directors of BCM have shared voting and dispositive power over the 516,947 Shares held by BCM. 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) During the 60 calendar days ended June 2, 2003, 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 except that pursuant to a Stock Transfer Agreement dated June 2, 2003 (the "Transfer Agreement") between EQK and BCM, EQK sold to BCM and BCM acquired from EQK 674,971 shares of Common Stock of IOT at a purchase price of \$18.45 per share (a total of \$12,453,214) for which BCM paid and delivered to EQK (x) 650,000 Shares of TCI at a price of \$18.35 per Share (a total of \$11,972,500) and (y) BCM's unsecured promissory note payable to the order of EQK in the stated principal amount of \$525,714 bearing interest at the Wall Street Journal rate plus 2% per annum, maturing on June 30, 2004.
- (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

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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

Item 6 of the Amended Statement is hereby further amended to read as follows:

EQK has pledged 2,751,798 Shares to Sunset Management, LLC pursuant to a loan agreement with such lender. The 650,000 Shares acquired by EQK from BCM are also pledged to Sunset Management, LLC. The remaining 1,242,503 Shares owned directly by EQK may be deemed to be "collateral" for borrowings pursuant to margin or other account arrangements with bankers and brokerage firms relating to accounts of EQK. Such arrangements are standard arrangements involving margin securities of up to a specified percentage of 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 may vary with applicable costs and account balances.

BCM has pledged 270,507 Shares to Sunset Management, LLC pursuant to a loan agreement with such lender. The remaining 241,440 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 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.

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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 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.

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, guaranties of profits, division of profits or loss, or the giving or withholding of proxies.

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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. 39 to Statement on Schedule 13D is true, complete and correct.

Dated: June 3, 2003.

SYNTEK ASSET MANAGEMENT, LP, a Delaware limited partnership

AMERICAN REALTY TRUST, INC.

By: Syntek Asset Management,
Inc., General Partner

By: /s/ Ronald E. Kimbrough
----Ronald E. Kimbrough

Executive Vice President

By: /s/ Ronald E. Kimbrough

Ronald E. Kimbrough

Executive Vice President

AMERICAN REALTY INVESTORS, INC.

By: /s/ Ronald E. Kimbrough

Ronald E. Kimbrough
Executive Vice President

TRANSCONTINENTAL REALTY ACQUISITION CORPORATION

By: /s/ Ronald E. Kimbrough

Ronald E. Kimbrough

President

THE GENE E. PHILLIPS CHILDREN'S TRUST

By: /s/ Donald W. Phillips
----Donald W. Phillips,
Trustee

BASIC CAPITAL MANAGEMENT, INC.

By: /s/ Ronald E. Kimbrough

Ronald E. Kimbrough

Executive Vice President

EQK HOLDINGS, INC.

By: /s/ Ronald E. Kimbrough

Ronald E. Kimbrough

Executive Vice President