INCOME OPPORTUNITY REALTY INVESTORS INC /TX/ Form SC 13D/A $\,$

March 28, 2003

SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

SCHEDULE 13D

Under the Securities Exchange Act of 1934

(Amendment No. 23)

INCOME OPPORTUNITY REALTY INVESTORS, INC.

(Name of Issuer)

Common Stock, par value \$0.01 per share

(Title of Class of Securities)

452926-10-8

(CUSIP Number)

Robert A. Waldman 1800 Valley View Lane, Suite 300 Dallas, Texas 75234 (469) 522-4366

(Name Address and Talenhane Number of Derson Authorized to Descrive Notices and

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

March 18, 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 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	. 45292	6-10-8				
1)	 Names of Reporting Persons I.R.S. Identification Nos. of Above Perso (entities only) 					
		American R	ealty Investors, Inc., FEI No	. 75-2847135		
2)) Check the Appropriate Box if a Member of a Group (See Instructions) (a) (b)					
3)	SEC Us	e Only				
4)	Source	of Funds	(See Instructions)	WC		
5)	5) Check if Disclosure of Legal Proceedings is Required Pursuant to Items 2(d) or 2(e)					
6)	Citize	nship or P	lace of Organization	Nevada		
Number		7)	Sole Voting Power	-0-		
Shares Be ficially Owned by Each Repo	ly by port-	8)	Shared Voting Power	-0-		
ing Per: With		9)	Sole Dispositive Power	-0-		
		10)	Shared Dispositive Power	-0-		
11)	Aggreg	ate Amount	Beneficially Owned by Each Re	674 , 971 eporting Person		
12)		if the Agg nstruction	regate Amount in Row (11) Exc.	ludes Certain Shares		
13)	Percen	t of Class	Represented by Amount in Row	46.91%		

14)	Type of	Reporti	ng Person (See Instructions)	
CUSIP No.	. 452926-	-10-8		
1)			ing Persons I.R.S. Identification es only)	Nos. of Above
		America	n Realty Trust, Inc., FEI No. 54-	-0697989
2)	Check th	ne Appro	priate Box if a Member of a Group) (See Instructions)
3)	SEC Use	Only		
4)	Source o	of Funds	(See Instructions)	WC
5)	Check it		esure of Legal Proceedings is Requ	uired Pursuant to
6)	Citizens	ship or	Place of Organization	Georgia
				-0-
		7)	Sole Voting Power	U
Number	s f			
Number of Shares Be	Bene-	8)	Shared Voting Power	-0-
ficially Owned by				
Each Repo	eport- rson	9)	Sole Dispositive Power	-0-
				-0-
		10)	Shared Dispositive Power	
111	A composit	- 7 7 7 7 1 1 1	+ Denoficially Owned by Each Deno	409,935
	Aygregat		t Beneficially Owned by Each Repo	
12)	Check if		ggregate Amount in Row (11) Exclud	les Certain Shares
12)	Dongeri	of C1	s Represented by Amount in Row (1	28.5%
T)	TCTCCIIC	or cras	or represented by whomic the vow (1	· ± /

3

14)	Type of	Report	ing Person (See Instructions)	СО
SIP No	. 452926-	-10-8		
1)			ting Persons I.R.S. Identificatiies only)	on Nos. of Above
		EQ:	K Holdings, Inc., FEI No. 75-293	1679
2)	Check tl	ne Appr	opriate Box if a Member of a Gro	up (See Instructions)
3)	SEC Use	Only		
4)	Source	of Fund	s (See Instructions)	WC
5)	Check in Items 2		osure of Legal Proceedings is Re- 2(e)	quired Pursuant to
6)	Citizen	ship or	Place of Organization	Nevada
umber		7)	Sole Voting Power	409 , 935
iciall wned b ch Rep	_	8)	Shared Voting Power	-0-
g Pers		9)	Sole Dispositive Power	409,935
		10)	Shared Dispositive Power	-0-

.2) Check if the Aggregate Amount in Row (11) Excludes Certain Shares (See Instructions)

13)	Percent	of Class	Represented by Amount in Row (11)	28.5%				
14)	Type of :	Reporting	g Person (See Instructions)	co				
CUSIP No	. 452926-	10-8						
1)		_	Reporting Persons I.R.S. Identification Nos. of Above (entities only)					
	Ва	sic Capit	al Management, Inc., FEI No. 75-22	61065				
2)	Check the	e Appropi	riate Box if a Member of a Group (S	ee Instructions)				
3)	3) SEC Use							
4)	Source o	f Funds	(See Instructions)	WC				
5)		Disclosu	are of Legal Proceedings is Require	d Pursuant to				
6)	Citizens	hip or Pl	ace of Organization	Nevada				
	Number of		Sole Voting Power	106,802				
Shares Bene- ficially Owned by Each Report-		8)	Shared Voting Power	-0-				
ing Perso With	on	9)	Sole Dispositive Power	106 , 802				
		10)	Shared Dispositive Power	-0-				
11)	Aggregat	e Amount	Beneficially Owned by Each Reporti	106,802 ng Person				

12)		the Aggre (cructions	egate Amount in Row (11) Excludes Co)	ertain Shares
13)	Percent o	of Class I	Represented by Amount in Row (11)	7.4%
14)	Type of F	Reporting	Person (See Instructions)	co
CUSIP No.	452926-1	LO-8		
		Reporting (entities	g Persons I.R.S. Identification Nos only)	. of Above
	Transco	ontinental	l Realty Investors, Inc., FEI No. 9	4-6565852
2)	Check the	e Appropri	iate Box if a Member of a Group (Sec	e Instructions)
3)	SEC Use C	Only		
4)	Source of	f Funds (S	See Instructions)	WC
5)		Disclosum	re of Legal Proceedings is Required	Pursuant to
6)	Citizensh	nip or Pla	ace of Organization	Nevada
Number of Shares Bene- ficially Owned by Each Report-		7)	Sole Voting Power	345,728
		8)	Shared Voting Power	-0-
ing Perso With	on	9)	Sole Dispositive Power	345 , 728
		10)	Shared Dispositive Power	-0-

345,728

11)	Aggregate	e Amount 	Beneficially Owned by Each Reportin	ıg Person
12)	Check if		regate Amount in Row (11) Excludes (s)	Certain Shares
13)	Percent	of Class	Represented by Amount in Row (11)	24%
14)	Type of 1	Reportin	g Person (See Instructions)	СО
CUSIP No	. 452926-	10-8		
1)	Names of Persons		ng Persons I.R.S. Identification Nos s only)	s. of Above
	Income O	pportuni	ty Acquisition Corporation, FEI No.	75-4243609
2)	Check the	e Approp	riate Box if a Member of a Group (Se	ee Instructions)
3)	SEC Use	Only 		
4)	Source o	f Funds	(See Instructions)	WC
5)	Check if Items 2(ure of Legal Proceedings is Required	l Pursuant to
6)	Citizens	hip or P	lace of Organization	Nevada
Number		7)	Sole Voting Power	265,036
Shares Be ficially Owned by Each Repo	Y Y	8)	Shared Voting Power	-0-
ing Perso With	on	9)	Sole Dispositive Power	265,036
		10)	Shared Dispositive Power	-0-

265,036

11) Aggregate Amount Beneficially Owned by Each Reporting Person

12) Check if the Aggregate Amount in Row (11) Excludes Certain Shares (See Instructions)

18.42%

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

CO

14) Type of Reporting Person (See Instructions)

ITEM 1. SECURITY AND ISSUER

This Amendment No. 23 to Statement on Schedule 13D relates to the shares of Common Stock, par value \$0.01 per share (the "Shares") of INCOME OPPORTUNITY REALTY INVESTORS, INC., a Nevada corporation ("IOT" or the "Company" or the "Issuer") and further amends the original Statement on Schedule 13D as amended by Amendment Nos. 1 through 20 thereof (the "Amended Statement") filed by and on behalf of the "Reporting Persons" described below. The principal executive offices of the Company are located at 1800 Valley View Lane, Suite 300, Dallas, Texas 75234. The CUSIP number of the Shares is 452926-10-8.

This Amendment No. 23 to Schedule 13D is being filed to reflect various changes in the information contained in the Amended Statement, including the results of a cash tender offer for the Issuer's Shares. During the period ended March 18, 2003, Income Opportunity Acquisition Corporation ("IOT AcqSub") received, accepted and purchased 265,036 Shares of the Issuer pursuant to a cash tender offer which resulted in the beneficial ownership of the Reporting Persons increased by approximately 18.42% of the number of Shares of the Issuer outstanding.

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 ARL, its wholly-owned subsidiary, American Realty Trust, Inc., a Georgia corporation ("ART"), and its wholly-owned subsidiary, EQK Holdings, Inc., a Nevada corporation ("EQK"), Basic Capital Management, Inc., a Nevada corporation ("BCM"), IOT AcqSub and Transcontinental Realty Investors, Inc., a Nevada corporation ("TCI"), each of which have their principal executive offices located at 1800 Valley View Lane, Suite 300, Dallas, Texas 75234. All of ARL, ART, EQK, BCM, TCI and IOT 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 (i) EQK is a wholly-owned subsidiary of ART. ART and IOT AcqSub are each wholly-owned subsidiaries of ARL, (ii) BCM owns approximately 55.2% of the outstanding securities of ARL, and (iii) BCM serves as the Advisor to ARL and TCI.

IOT AcqSub is a corporation organized and existing under the laws of

the State of Nevada. IOT AcqSub is a subsidiary of ARL. The name, business address and capacity with IOT AcqSub of each of the executive officers or directors of IOT AcqSub 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.

(d) During the last five years, none of ARL, ART, EQK, BCM, TCI, IOT AcqSub, nor any of their respective executive officers or directors has been convicted in a criminal proceeding (excluding traffic violations or similar misdemeanors).

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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. Prior to the purchase of the Shares in the cash tender offer which expired March 18, 2003, ARL and its subsidiaries sold parcels of land and other assets and generated funds in the ordinary course of business which included refinancings of one or more outstanding loans. However, none of such transactions involved funds or other consideration borrowed or otherwise obtained for the direct purpose of acquiring the Shares pursuant to the cash tender offer.

ITEM 4. PURPOSE OF TRANSACTION

Item 4 of the Amended Statement is hereby further amended as follows:

Except with respect to the tender offer described in Item 5 below, a proposed merger transaction previously described, and any ancillary effect same would have on the following items, the Reporting Persons do not have any plans or proposals which relate to or would result in:

- (a) The acquisition by any person of additional securities of the Issuer or the disposition of securities of the Issuer;
- (b) An extraordinary corporate transaction, such a merger, reorganization or liquidation, involving the Issuer or any of its subsidiaries;
- (c) A sale or transfer of a material amount of assets of the Issuer or any of its subsidiaries (except that as part of the proposed merger transaction, certain real property assets owned by the Issuer have been sold and may be sold in the future);
- (d) Any change in the present Board of Directors or Management of the Issuer, including any plans or proposals to change the number or term of directors or to fill any existing vacancies on the Board;
 - (e) Any material change in the present capitalization or

dividend policy of the Issuer;

(f) Any other material change in the Issuer's business or corporate structure;

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- (g) Changes in the Issuer's charter, bylaws or instruments corresponding thereto or other actions which may impede the acquisition of control of the Issuer by any person (except that the Reporting Persons' collective ownership of over 78% of the outstanding Shares would itself be an impediment to any potential change of control not approved by the Reporting Persons);
- (h) Causing a class of securities of the Issuer to be delisted from a national securities exchange or to cease to be authorized to be quoted in an inter-dealer quotation system of a registered national securities association (except that if the merger of the Issuer with a subsidiary of ARL is effectuated, the Issuer's Shares will no longer be eligible for listing on a national securities exchange);
- (i) A class of equity securities of the Issuer becoming eligible for termination of registration pursuant to Section 12(g)(4) of the Securities Exchange Act of 1934, as amended (except that if the merger of the Issuer with a subsidiary of ARL is consummated, the number of common stockholders of the Issuer will be reduced below 300, and such Shares would then become eligible for termination of registration); or
 - (j) Any actions similar to any of those enumerated above.

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 March 18, 2003, the total number of issued and outstanding Shares was 1,438,945 Shares. As of March 18, 2003, the following Shares were owned directly and beneficially by the Reporting Persons set forth below:

Name	No. of Shares Owned	Approximate % Class
EQK	409,935	28.5%
ART*	409,935	28.5%
ARL*+	674,971	46.91%
BCM	106,802	7.5%
TCI	345,728	24.0%
IOT AcqSub	265,036	18.42%
Totals:	1,127,501**	 78.4%
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**If the merger of the Issuer with a subsidiary of ARL is consummated, the 106,802 Shares held by BCM will be converted into 106,802 shares of ARL Series H Preferred Stock, and the 409,935 Shares held by EQK will be cancelled, and the 265,036 Shares held by IOT AcqSub will be cancelled. If the merger of TCI with a subsidiary of ARL is consummated, the 345,728 Shares held by TCI will also be cancelled; if the merger of TCI with a subsidiary of ARL is not consummated, the 345,728 Shares held by TCI will be converted into 345,728 shares of ARL Series H Preferred Stock.

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 IOT AcqSub may be deemed to beneficially own the Shares held directly by IOT AcqSub; each of the directors of BCM may be deemed to beneficially own the Shares held directly by BCM; and each of the directors of TCI may be deemed to beneficially own the Shares held directly by TCI. 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	Entity	No. of Shares Beneficially Owned
Earl D. Cecil	ARL, IOT AcqSub and TCI	1,020,699
Richard W. Humphrey	ARL and IOT AcqSub	674,971
Ted P. Stokley	ARL, IOT AcqSub and TCI	1,020,699
Joseph Mizrachi	ARL and IOT AcqSub	674,971
Ronald E. Kimbrough	IOT AcqSub, EQK and	674,971
	ART**	
Robert A. Waldman	IOT AcqSub, EQK and	674,971
	ART**	
Ryan T. Phillips	BCM	106,802
Mickey Ned Phillips	BCM	106,802
Henry A. Butler	TCI	345,728
Martin L. White	TCI	345,728
Total Shares beneficial	ly owned by Reporting	1,127,501
		=======

Persons and individuals listed above:

(b) Each of the directors of ARL, ART and EQK may be deemed to share voting and dispositive power over the 409,935 Shares held by EQK. Each of the directors of ARL and IOT AcqSub may be deemed to share voting and dispositive

⁺Same Shares as owned by IOT AcqSub which is a subsidiary of ARL.

^{*}Same Shares as 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 EQK.

power over the 265,036 Shares held by IOT AcqSub. The directors of BCM have shared voting and dispositive power over the 106,802 Shares held by BCM. Each of the directors of TCI have shared voting and dispositive power over the 345,728 Shares held by TCI.

(c) During the 60 calendar days ended March 18, 2003, the Reporting Persons and their respective executive officers and directors

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did not engage in any transaction in the Shares or any other equity interests derivative thereof except that IOT AcqSub purchased 265,036 Shares pursuant to a cash tender offer at \$19 per Share (a total of \$5,035,684).

- (d) No person other than the Reporting Person or its respective Board of Directors 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

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

EQK has pledged 250,000 Shares to a bank as additional collateral to secure a loan to EQK. An additional 153,400 Shares owned by EQK, and 106,802 Shares owned by BCM may be deemed to be "collateral" for borrowings pursuant to margin or other account arrangements with banks and brokerage firms relating to accounts of EQK and BCM, respectively. 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 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 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 345,728 Shares owned by TCI are located at a brokerage firm in a cash account (not margin account), and do not serve as "collateral" for any borrowings pursuant to any margin account arrangement or otherwise.

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, but not limited to, transfer or voting of any of the securities, finder's fees, joint ventures, loan or option arrangements, puts or calls, guaranties of profits, division of profits or losses, 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. 23 to Statement on Schedule 13D is true, complete and correct.

Dated: March 27, 2003.

AMERICAN	REALTY INVESTORS, INC.
Ву:	/s/ Ronald E. Kimbrough
	Ronald E. Kimbrough Executive Vice President
AMERICAN	REALTY TRUST, INC.
Ву:	/s/ Ronald E. Kimbrough
	Ronald E. Kimbrough, Executive Vice President
EQK HOLD	INGS, INC.
Ву:	/s/ Ronald E. Kimbrough
	Ronald E. Kimbrough, Vice President
BASIC CA	PITAL MANAGEMENT, INC.
Ву:	/s/ Ronald E. Kimbrough
	Ronald E. Kimbrough, Executive Vice President
TRANSCONT	FINENTAL REALTY INVESTORS,
Ву:	/s/ Ronald E. Kimbrough
	Ronald E. Kimbrough, Executive Vice President
INCOME OF	PPORTUNITY ACQUISITION
Ву:	/s/ Ronald E. Kimbrough
	Ronald E. Kimbrough, President

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SCHEDULE 6

EXECUTIVE OFFICERS AND DIRECTORS OF INCOME OPPORTUNITY ACQUISITION CORPORATION

NAME AND CAPACITY WITH EQK HOLDINGS, INC.	BUSINESS ADDRESS	EMPLOYM
Ronald E. Kimbrough, Director and President and Treasurer	1800 Valley View Lane Suite 300 Dallas, Texas 75234	Executive V Basic Capit
Robert A. Waldman, Director and Secretary	1800 Valley View Lane Suite 300 Dallas, Texas 75234	Senior Vice Counsel and Capital Man

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PRESENT