AMERIVEST PROPERTIES INC Form 8-K October 24, 2006

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 earliest event reported): October 20, 2006

AmeriVest Properties Inc.

(Exact name of small business issuer as specified in its charter)

Maryland (State or other jurisdiction of incorporation or organization) 1-14462 (Commission File No.) 84-1240264 (I.R.S. Employer Identification No.)

1780 South Bellaire Street, Suite 100, Denver, Colorado 80222

(Address of principal executive offices)

(303) 297-1800

(Registrant s telephone number)

N/A

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

Check the appropriate box below if the Form 8-K filing is intended to simultaneously satisfy the filing obligation of the registrant under any of the following provisions:

- o Written communications pursuant to Rule 425 under the Securities Act
- o Soliciting material pursuant to Rule 14a-12 under the Exchange Act
- o Pre-commencement communications pursuant to Rule 14d-2(b) under the Exchange Act
- o Pre-commencement communications pursuant to Rule 13e-4(c) under the Exchange Act

ITEM 1.01

ENTRY INTO A MATERIAL DEFINITIVE AGREEMENT

On October 20, 2006, AmeriVest Properties Inc. (the Company) completed the sale of its Hampton Court office building in Dallas, Texas to Koll/PER, LLC (Koll/PER), a limited liability company owned by The Koll Company of Newport Beach, California and the Public Employee Retirement System of Idaho. Hampton Court is the fifth property to close under the Company's Purchase and Sale Agreement dated July 17, 2006 with Koll/PER, a copy of which was filed as Exhibit 2.1 to the Company's Form 10-Q for the period ended June 30, 2006.

Hampton Court, a 108,588 square-foot office property, was sold for \$17 million. The cash proceeds of approximately \$9 million, after assignment of the first mortgage, closing costs and adjustments, will be accumulated with other proceeds and made available, subject to the expenses, liabilities and other costs of the Company, for distribution to stockholders under the plan of liquidation approved by its stockholders. The Board of Directors has not yet established any dates for the payment of liquidation distributions. There can be no assurance with respect to the timing or amount of any distribution or distributions by the Company, or that any other closings will occur under the Purchase and Sale Agreement or otherwise. This summary above is qualified in its entirety by the press release relating to the sale of Hampton Court, which is included under Item 9.01(d) as Exhibit 99.1 to this Current Report on Form 8-K and incorporated into this Item by reference.

ITEM 2.01

COMPLETION OF ACQUISITION OR DISPOSITION OF ASSETS

Please see the disclosure in Item 1.01 of this Current Report on Form 8-K, which is included in this Item by reference.

Pro forma financial information relating to this transaction is contained in Item 9.01(b) below. On August 17, 2006, the Company completed the sale of its Greenhill Park office building in Dallas, Texas to Koll/PER. On September 21, 2006, the Company completed the sale of its Scottsdale Norte office building in Scottsdale, Arizona to Koll/PER. On September 28, 2006, the Company completed the sale of its Hackberry View office building in Dallas, Texas to Koll/PER. On October 11, 2006, the Company completed the sale of its Parkway Centre III building in Dallas, Texas to Koll/PER. The Greenhill Park, Scottsdale Norte, Hackberry View and Parkway Centre III dispositions are combined and included in the accompanying pro forma financial information as the Previously Reported Dispositions. Please see the respective Form 8-Ks filed with the Securities Exchange Commission to review the Previously Reported Dispositions pro forma adjustments.

ITEM 9.01 FINANCIAL STATEMENTS AND EXHIBITS

(b) Pro forma financial information (unaudited)

The following unaudited Pro Forma Condensed Consolidated Financial Statements are included with this report:

Pro Forma Condensed Consolidated Statement of Net Assets in Liquidation as of June 30, 2006 (unaudited)	F-1
Pro Forma Condensed Consolidated Statement of Changes in Net Assets in Liquidation for the period June 1, 2006 to June 30, 2006 (unaudited)	F-2
Pro Forma Condensed Consolidated Statements of Operations (Going Concern Basis):	
Year ended December 31, 2005 (unaudited) Five months ended May 31, 2006 (unaudited)	F-3 F-4
Notes to Pro Forma Condensed Consolidated Financial Statements (unaudited)	F-5

As a result of the approval of the plan of liquidation (the Plan) by our stockholders, we adopted the liquidation basis of accounting as of June 1, 2006, and for all subsequent periods. Accordingly, all assets have been adjusted to their estimated net realizable value. Liabilities, including estimated costs associated with implementing the Plan, have been adjusted to their estimated settlement amounts. The estimates of the Company s assets and liabilities will be periodically reviewed and adjusted as appropriate. The estimates for the valuation of real estate held-for-sale is based on the Purchase and Sale Agreement with Koll/PER, net of estimated selling costs and other potential costs relating to the liquidation. Actual values realized for assets and settlement of liabilities may differ materially from the amounts estimated. Estimated future cash flows from property operations were made based on the anticipated sales dates of the assets. However, due to the uncertainty in the timing of the anticipated sales dates and the cash flows therefrom, revenues and expenses generated by operations may differ materially from amounts estimated liquidation value of our assets available to our stockholders upon liquidation. The actual settlement amounts realized for assets and settlement of liabilities may differ materially. Perhaps in adverse ways, from the amounts estimated. As such, it is not possible to predict the aggregate amount or timing of future distributions to stockholders and no assurance can be given that the eventual amount of distributions to be paid will equal or exceed the estimated net assets in liquidation included in the financial statements.

The unaudited Pro Forma Condensed Consolidated Statement of Net Assets in Liquidation as of June 30, 2006, reflects the financial position of the Company after giving effect to the disposition of Greenhill Park, Scottsdale Norte, Hackberry View and Parkway Centre III (together referred to as Previously Reported Dispositions) and Hampton Court, as discussed in Item 2.01, as if such dispositions took place on June 30, 2006. The unaudited Pro Forma Condensed Consolidated Statements of Operations for the fiscal year ended December 31, 2005 and the five months ended May 31, 2006 give effect to the disposition of the Previously Reported Dispositions and Hampton Court as if such dispositions occurred on January 1, 2005.

The unaudited Pro Forma Condensed Consolidated Financial Statements have been prepared by the Company based upon historical financial statements of the Company, the operations of the

properties sold, and assumptions deemed proper by management and have been prepared for the purpose of complying with the rules and regulations of the Securities and Exchange Commission and for the inclusion in the Form 8-K to be filed by AmeriVest Properties Inc. The unaudited Pro Forma Condensed Consolidated Financial Statements presented herein are shown for illustrative purposes only and are not necessarily indicative of the future financial position or future results of operations of the Company, or of the financial position or results of operations of the Company that would have actually occurred had the sales been consummated on the date indicated. The unaudited Pro Forma Condensed Consolidated Financial Statements should be read in conjunction with the historical financial statements and related notes of the Company previously filed with the Securities and Exchange Commission.

(d) Exhibits.

Exhibit 99.1

Press Release dated October 20, 2006.

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 thereunto duly authorized.

AMERIVEST PROPERTIES INC.

Dated: October 24, 2006

By:

/s/ Sheri D. Henry Sheri D. Henry Chief Financial Officer

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AMERIVEST PROPERTIES INC.

Condensed Consolidated Statement of Net Assets in Liquidation

June 30, 2006

(unaudited)

	Historical		Previously Reported Dispositions			Hampton Court Pro Forma Adjustments			Pro Forma
<u>ASSETS</u>						J			
Real estate assets	\$	255,936,884	\$	(89,248,458)	\$	(16,779,319)(a)	\$ 149,909,107
Cash and cash equivalents	2,11	0,527	(300)				
			54,73	54,735,421		8,98	5,370	(b)	65,831,018
Escrow deposits	3,53	0,952	(716	(716,388		(516	516,397		2,298,167
Accounts receivable	255,	887	(117	(117,647		(10,3	330)(a) 127,910	
Prepaid expenses and other assets	538,	538,767		(162,116		(45,9	45,911		330,740
Total assets	\$	262,373,017	\$	(35,509,488)	\$	(8,366,587)	\$ 218,496,942
LIABILITIES									
Secured mortgage loans and notes payable	\$	126,440,168	\$	(33,246,385)	\$	(7,900,000)(a)	\$ 85,293,783
Accounts payable and accrued expenses	2,54	2,544,637		(484,919) (137,877			1,921,841
Accrued real estate taxes	2,39	2,395,972		(818,000) (183,078			1,394,894
Prepaid rents and security deposits	2,60	2,609,261		(960,184) (145,632)(a) 1,503,445	
Estimated net liability for costs during the									
liquidation period	6,22	6,227,674		270,549		22,1	58	(c)	6,520,381
Total liabilities	140,	217,712	(35,238,939)	(8,34	14,429)	96,634,344
Net assets in liquidation (available to									
common stockholders)	\$	122,155,305	\$	(270,549)	\$	(22,158)	\$ 121,862,598

See accompanying notes to the pro forma condensed consolidated financial statements.

AMERIVEST PROPERTIES INC.

Condensed Consolidated Statement of Changes in Net Assets in Liquidation

June 30, 2006

(unaudited)

	Histo	Historical		viously orted positions	Co Pro	npton irt Forma justments	Pro Forma		
Net assets in liquidation on June 1, 2006	\$	122,579,044	\$		\$		\$	122,579,044	
Change in estimated net assets in liquidation	(423	(423,739),549) (22	,158)(c) (710	6,446)	
Net assets in liquidation at June 30, 2006	\$	122,155,305	\$	(270,549) \$	(22,158) \$	121,862,598	

See accompanying notes to the pro forma condensed consolidated financial statements.

AMERIVEST PROPERTIES INC.

Condensed Consolidated Statement of Operations

Year Ended December 31, 2005

(Going Concern Basis)

(unaudited)

			Previously		Hampton Court					
	Historical		Reported Dispositions		Pro F Adju	Pro Forma				
Real Estate Operating Revenue:	msto	incar	Disj	positions	Auju	stillents		1101	orma	
Rental revenues	\$	34,869,604	\$	(11,780,358)\$	(2,715,004)(d)\$	20,374,242	
Real Estate Operating Expenses:										
Property operating expenses										
Operating expenses	9,417	7,061	(3,6	599,881) (854,	305)(d) 4,862	2,875	
Real estate taxes	4,728	8,154	(1,576,171) (361,)(d) 2,790,593				
General and administrative expenses	4,720	0,958						4,720	0,958	
Interest expense	11,99	96,147	(3,0	019,880) (466,386)(d) 8,509,881		
Depreciation and amortization expenses	12,70	53,733	(4,5	568,923) (834,871)(d) 7,359,939			
Strategic alternative expenses	708,4	491						708,4	491	
Impairment of investment in real estate	4,889,082						4,889,082		9,082	
Total operating expenses	49,223,626		(12,864,855) (2,516,952) 33,841,819		41,819	
Income (loss) from continuing operations	(14,3) 354,022	1,084,497		(198,052)	(13,4	67,577)
Other income (loss):										
Interest income	114,0	095	(5,4	10)			108,	685	
Total other income (loss)	114,0	095	(5,4	10)			108,	685	
Income (loss) before discontinued operations	(14,2	.39,927)	1,079,087		(198,052) (13,358,892)
Discontinued operations	3,54	1,614						3,54	1,614	
Net earnings (loss)	\$	(10,698,313)	\$	1,079,087	\$	(198,052)	\$	(9,817,278)
Loss per Share Basic and Diluted:										
Net loss before discontinued operations	\$	(0.59)	\$	0.04	\$	(0.01)(d)\$	(0.56)
Discontinued operations, net	0.15							0.15		
Net loss	\$	(0.44)	\$	0.04	\$	(0.01)	\$	(0.41)
Weighted Average Common Shares Outstanding:										
Basic	24,00	52,330						24,0	62,330	
Diluted	24,00	52,330						24,0	62,330	

See accompanying notes to the pro forma condensed consolidated financial statements.

AMERIVEST PROPERTIES INC.

Condensed Consolidated Statement of Operations

Five Months Ended May 31, 2006

(Going Concern Basis)

(unaudited)

	Historical		Previously Reported Dispositions		Hampton Court Pro Forma Adjustments		t 'orma	Pro Forma		Forma	
Real Estate Operating Revenue:											
Rental revenues	\$	14,548,386	\$	(5,177,480)	\$	(969,822)(d)	\$	8,401,084	
Real Estate Operating Expenses:											
Property operating expenses											
Operating expenses	4,25	4,952	(1,6	536,710)	(406,	301)(d)	2,21	1,941	
Real estate taxes	1,81	2,772	(59	7,611)	(30,5	05)(d)	1,18	4,656	
General and administrative expenses	2,08	4,652							2,08	4,652	
Interest expense	3,53	3,086	(92	8,082)	(191,	683)(d) 2,413,321			
Depreciation and amortization expenses	5,265,388		(1,798,611)) (359,554)(d) 3,107,223			
Strategic alternative and liquidation expenses	249,	435							249,	435	
Total operating expenses	17,2	00,285	(4,9	061,014)	(988,	043)	11,2	51,228	
Income (loss) from continuing operations	(2,65	51,899) (21	6,466)	18,22	21		(2,85	50,144)
Other income:											
Interest income	129,	747							129,	747	
Total other income	129,	747							129,	747	
Income (loss) before discontinued operations	(2,52	22,152) (21	6,466)	18,22	21		(2,72)	20,397)
Discontinued operations	15,0	46,598							15,0	46,598	
Net earnings (loss)	\$	12,524,446	\$	(216,466)	\$	18,221		\$	12,326,201	
Earnings per Share Basic and Diluted:											
Net loss before discontinued operations	\$	(0.10) \$	(0.01)	\$			\$	(0.11)
Discontinued operations, net	0.62								0.62		
Net earnings	\$	0.52	\$	(0.01)	\$			\$	0.51	
Weighted Average Common Shares Outstanding:											
Basic	24,1	24,735							24,1	24,735	
Diluted	24,1	28,907							24,1	28,907	

See accompanying notes to the pro forma condensed consolidated financial statements.

AMERIVEST PROPERTIES INC.

Notes to Pro Forma Condensed Consolidated Financial Statements

(unaudited)

(a) To eliminate the assets and liabilities included in the statement of net assets in liquidation of Hampton Court as of June 30, 2006.

(b) Represents the proceeds from the disposition:

Sales proceeds	\$	17,000,000	
Closing costs	(859,	739)
Release of mortgage escrows	745,1	09	
Repayment of mortgage	(7,900	0,000)
Cash received at closing	\$	8,985,370	

(c) To eliminate the change in estimated net assets in liquidation of Hampton Court as of June 30, 2006.

(d) To eliminate the results of operations of Hampton Court for the twelve months ended December 31, 2005 and the five months ended May 31, 2006. The pro forma results exclude the impact of the gain on the sale of the property.

EXHIBIT INDEX

Exhibit No. Description 99.1 Press Release dated October 20, 2006.