# URSTADT BIDDLE PROPERTIES INC

Form 8-K/A March 11, 2005

SECURITIES AND EXCHANGE COMMISSION
WASHINGTON, DC 20549
AMENDMENT NO. 1
FORM 8-K/A

CURRENT REPORT
PURSUANT TO SECTION 13 OR 15 (d) OF THE
SECURITIES EXCHANGE ACT OF 1934

Date of Report (Date of earliest event reported)

January 7, 2005

URSTADT BIDDLE PROPERTIES INC.

(Exact name registrant as specified in charter)

Maryland 1-12803 04-2458042

(State or jurisdiction (Commission file (IRS Employer or incorporation) number) Identification No.)

321 Railroad Avenue Greenwich, Connecticut 06830

(Address of principal executive offices) Zip Code

Registrant's telephone number, including area code (203) 863-8200

1

ITEM 2.01 - COMPLETION OF ACQUISITION OR DISPOSITION OF ASSETS

On January 7, 2005, two wholly-owned subsidiaries of Urstadt Biddle Properties Inc., (the "Company") purchased The Dock Shopping Center (the "Property") located in Stratford, Connecticut from The Dock Incorporated (the "Seller"). The purchase price was approximately \$50,250,000 (excluding closing costs, fees and other expenses of approximately \$ 750,000).

The Property was acquired pursuant to Purchase and Sale Agreements dated January 6, 2005, between the Seller and the Company. There is no relationship between any Director or Officer of the Company and Seller.

Registrant funded the purchase with cash of \$32,750,000 and borrowings under the Company's secured revolving bank credit line of \$17,500,000. Such borrowings accrue interest at a variable rate of 4.125% per annum.

Material Factors Considered by the Company:

Market and Competition:

Prior to acquiring the Property, the Company considered general regional and local economic market conditions and the Property's competitive posture within that market.

The Property acquired is a shopping center located in the Town of Stratford, Fairfield County, Connecticut. The Property contains 268,300 square feet of gross leasable area ("GLA") and is situated on 29 acres of land. At January 7, 2005, the Property was 97% leased to sixteen tenants whose primary businesses are the sale of retail products, goods and services. The Property also includes a 192 slip marina which will be leased to the former owner under a triple net lease for 1 year.

The Property is located within the highest area of retail concentration in Stratford near Route 1 a major interstate highway. The retail market of Stratford, Connecticut consists primarily of the Property and two shopping centers in the area. One shopping center is anchored by Walmart, Home Depot and Shaws; the second shopping center is anchored by a national retailer and a movie theater. The surrounding area has a dense residential population.

The Property was built in 1970 and expanded in 1986. The Property is located in a predominantly residential area in the town of Stratford, Fairfield County, Connecticut. Stratford and within five miles has a population of approximately 188,000 with a median household income of approximately \$72,050.

#### Tenants:

The Property's largest tenant is Stop & Shop, a subsidiary of Ahold Corporation, a national retail grocery chain occupying 60,461 square feet (22.5% of the Property's GLA). Stop & Shop also guarantees the rental income on 99,905 square feet of GLA (37.2% of the Property's GLA) which was previously occupied by a Bradlees department store. The guarantee expires in 2016. The space is currently vacant. No other tenant leases more than 10% of the Property's GLA.

Substantially all the leases are with tenants for terms longer than one year and generally provide for additional rental amounts based on each tenant's share of the cost of maintaining common areas and certain operating expenses including real estate taxes and insurance of the Property.

2

The following is a schedule of lease expirations of the property by year:

	Number of		
	Tenants Whose	Total Square	Minimum
	Leases Expire	Footage	
	Each Year	Expiring	Base Re
		Each Year	
Year:			
2005	1	2,435	\$ 48,
2006	4	25 <b>,</b> 199	611,
2007	2	25,743	445,
2008	4	86 <b>,</b> 377	1,464,
2009	1	2,000	36,
2010	2	15 <b>,</b> 890	321,
2011	1	1,600	36,
2012	_	_	
2013	_	_	
2014	_	_	
Thereafter	1	99,905	802,
	_		
	16	259 <b>,</b> 149	\$3 <b>,</b> 766
	==	======	=====

#### (1) Based on 2005 annualized base rents.

#### Building and Capital Improvements:

The estimated federal tax basis of the Property (including land) is approximately \$51,000,000. For federal income tax purposes, the Property will be depreciated over its estimated useful life (39 years) on a straight line basis.

#### Property Taxes:

The annual real estate taxes of the Property are approximately \$840,000 for the 2005 tax year.

#### Property Management:

The Company manages the Property directly.

After reasonable inquiry, the Company is not aware of any other material factors relating to the Property that would cause the reported financial information not to be necessarily indicative of future operating results.

	` '	Financial Statements Pro Forma Financial Information Exhibits					
10.1		Purchase a		ement be	etween UB Ra	ilside, LLC and	d The
10.2		Purchase a	-	ement be	etween UB Doc	kside, LLC and	The
23.1		Consent of	f Independent	Registe	ered Public A	ccounting Firm	
			SIGNA	TURES			
Registr	ant has du		s of the Secu this report t uthorized.				
					URSTADT BID (Registr	DLE PROPERTIES ant)	INC.
Date: M	arch 10, 2	005		By:	/s/ James	R. Moore	
						Moore Vice Presiden ancial Officer	t and
			4				
		URS	STADT BIDDLE TABLE OF				
Item 9. Financi		nts, and Ex	xhibits				Page
(a)	Financia	l Statement	ts				
	Report o	f Independe	ent Registere	d Public	c Accounting	Firm	6
			ues and Certa r the Year En	-			7
			of Revenues Center For th		-		8
(b) Pro	Forma Fin	ancial Info	ormation (Una	udited)			
	Pro Form	a Consolida	ated Balance	Sheet as	of October	31, 2004	11
			ated Statemen October 31,		come		12

Notes and Managements Assumptions to Pro Forma Consolidated Financial Statements  $\,$ 

13

- (c) Exhibits
- 10.1 Purchase and Sale Agreement between UB Railside, LLC and The Dock, Incorporated.
- 10.2 Purchase and Sale Agreement between UB Dockside, LLC and The Dock, Incorporated.
- 23.1 Consent of Independent Registered Public Accounting Firm

5

#### REPORT OF INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM

To the Management of Urstadt Biddle Properties Inc.:

We have audited the accompanying Statement of Revenues and Certain Expenses of The Dock Shopping Center, as described in Note 1, for the year ended December 31, 2004. The financial statement is the responsibility of the management of Urstadt Biddle Properties Inc. Our responsibility is to express an opinion on this financial statement based on our audit.

We conducted our audit in accordance with the standards of the Public Company Accounting Oversight Board (United States). Those standards require that we plan and perform the audit to obtain reasonable assurance about whether the financial statement is free of material misstatement. An audit includes examining, on a test basis, evidence supporting the amounts and disclosures in the financial statement. An audit also includes assessing the accounting principles used and significant estimates made by management, as well as evaluating the overall financial statement presentation. We believe that our audit provides a reasonable basis for our opinion.

The accompanying Statement of Revenues and Certain Expenses of The Dock Shopping Center was prepared for the purpose of complying with Rule 3-14 of Regulation S-X of the Securities and Exchange Commission for inclusion in Form 8-K and is not intended to be a complete presentation of the revenues and expenses of the property acquired.

In our opinion, the financial statement referred to above presents fairly, in all material respects, the Revenues and Certain Expenses of The Dock Shopping Center, as described in Note 1, for the year ended December 31, 2004 in conformity with U.S. generally accepted accounting principles.

New York, New York March 10, 2005

Ernst & Young LLP

6

# THE DOCK SHOPPING CENTER STATEMENT OF REVENUES AND CERTAIN EXPENSES FOR THE YEAR ENDED DECEMBER 31, 2004 (in thousands)

Base rents, including revenue from related party of \$106

#### REVENUES:

Percentage rent	205
Escalations, including revenue from related party of \$55	1,729
Other	95
	5,285
CERTAIN OPERATING EXPENSES:	
Real estate taxes	849
Maintenance and repairs, including expenses to related party of \$449	682
Insurance	175
Utilities	179
General and administrative	6
	_
	1,891
EXCESS OF REVENUES OVER CERTAIN OPERATING EXPENSES	\$3 <b>,</b> 394
	=====

The accompanying notes are an integral part of this financial statement.

7

# NOTES TO STATEMENT OF REVENUES AND CERTAIN EXPENSES FOR THE YEAR ENDED DECEMBER 31, 2004

#### 1. BUSINESS AND ORGANIZATION

The Dock Shopping Center (the "Property") is a retail property located in the Town of Stratford, Fairfield County, Connecticut. The Property is owned by The

\$ 3,256

Dock, Incorporated, a Subchapter S Corporation. The Property, which consists of two shopping centers has an aggregate gross rentable area of approximately 268,000 square feet. The Property also includes a 192 slip marina.

On January 7, 2005, the Property was acquired by Urstadt Biddle Properties Inc., a real estate investment trust, an unaffiliated party (the "Company").

#### 2. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES

#### Basis of Presentation

The accompanying financial statement includes the accounts of The Dock Shopping Center ("the Property"). The accompanying financial statement was prepared in conformity with Rule 3-14 of Securities and Exchange Commission Regulation S-X. Accordingly, the financial statement is not representative of the actual operations for the periods presented, as certain expenses, which may not be comparable to the expenses expected to be incurred in the future operations of the acquired property, have been excluded. Expenses excluded consist of depreciation and amortization, leasing expenses, interest expense, and certain other expenses not directly related to the future operations of the Property. Certain information and footnote disclosures normally included in financial statements prepared in accordance with generally accepted accounting principles have been omitted pursuant to those rules and regulations, although the Company believes that the disclosures made are adequate to make the information not misleading.

#### Estimates

The preparation of financial statements in conformity with accounting principles generally accepted in the United States requires management to make estimates and assumptions that affect the reported amounts and disclosures during the reporting period. Actual results could differ from those estimates.

#### Real Estate

Significant improvements to real estate which enhance the value are capitalized as additions to the property's cost basis in the period in which the expenditures are incurred. Repairs and maintenance costs are expensed as incurred. Tenant allowances and improvements are capitalized as additions to the property's cost basis.

#### Rental Operations

The Property earns rental income from tenants under leasing arrangements which generally provide for minimum rents, escalations and charges to tenants for their pro rata shares of real estate taxes and operating expenses. All leases have been accounted for as operating leases. Base rental income is recorded on a straight-line basis over the terms of the related agreements. Escalation rents based on payments for real estate taxes and operating expenses are estimated and accrued. Percentage rent is recognized when a specific tenant's sales breakpoint is achieved.

#### LEASES

Minimum future rentals on noncancelable leases which extend for more than one year at December 31, 2004 are as follows:

Year Ending	
December 31,	
2005	\$3,315,000
2006	3,204,000
2007	3,151,000
2008	1,618,000
2009	1,253,000
Thereafter	6,444,000
	\$18,985,000

Minimum rentals above do not include recoveries of operating expenses, real estate taxes, or percentage rents. Such amounts are reflected in the statement of revenues and certain operating expenses as escalations and percentage rent revenues. For the year ended December 31, 2004, percentage rent income of \$205,000 represents percentage rent received from Stop & Shop, a tenant who leases more than 10% of the Property's GLA.

For the year ended December 31, 2004, base rent includes approximately \$1,700,000 (52% of total base rent in 2004) received from Stop & Shop, a tenant who currently occupies 60,461 square feet of space and guarantees the rent on another 99,905 square feet of space at the Property which is currently vacant.

#### 4. RELATED PARTY TRANSACTIONS

During the year ended December 31, 2004, The Property paid maintenance costs to Connecticut Coal, Inc. a related entity. The Property also reimbursed Connecticut Coal, Inc. for operating expenses paid on its behalf. Such expenses amounted to \$449,000 in the year ended December 31, 2004.

For the year ended December 31, 2004, the Property received revenues of \$161,000 from the Marina at the Dock Inc., a related entity, for the rental of the 192 slip marina.

9

#### ITEM 7 (B) PRO FORMA FINANCIAL INFORMATION (UNAUDITED)

The following pro forma information reflects the acquisition of The Dock Shopping Center (The "Property") on January 7, 2005, and the sale of Bi-County Shopping Center on November 15, 2004 by Urstadt Biddle Properties Inc. (the "Company").

The Pro Forma Consolidated Balance Sheet as of October 31, 2004 and the Pro Forma Consolidated Statement of Income for the year ended October 31, 2004 have been prepared to reflect the acquisition transaction, the sale transaction and the adjustments described in the accompanying notes. The historical financial statements of The Property are for the year ended December 31, 2004. The pro forma financial information is based on the historical financial statements of the Company and should be read in conjunction with the notes and management's assumptions thereto. The pro forma consolidated balance sheet was prepared as if the acquisition of The Property and the sale of Bi-County Shopping Center occurred on October 31, 2004. The pro forma consolidated statements of income for the year ended October 31, 2004 were prepared assuming the purchase and sale occurred on November 1, 2003. The pro forma financial information is unaudited and not necessarily indicative of the actual financial position of the Company as of October 31, 2004 or what the actual results would have been assuming the acquisition and sale transactions had been consummated at the beginning of the periods presented, nor does it purport to represent the future financial position and results of operations for future periods.

10

# URSTADT BIDDLE PROPERTIES INC. PRO FORMA CONSOLIDATED BALANCE SHEET AS OF OCTOBER 31, 2004 (UNAUDITED) (in thousands)

ASSETS		Company Historical	(a)
Real Estate Investments:			
Core properties - at cost Non-core properties - at cost Less: accumulated depreciation		\$381,937 20,621 (61,389)	
Mortgage Notes Receivable		341,169 2,109  343,278	
Property held for sale Cash and cash equivalents Restricted cash Marketable securities Tenant receivables Deferred charges, net of accumulated amorti Prepaid expenses and other assets	zation	4,002 25,940 1,184 2,681 11,249 3,280 3,303	(
	Total Assets	\$394,917 ======	

LIABILITIES AND STOCKHOLDERS' EQUITY

Liabilities:  Bank loans  Mortgage notes payable  Accounts payable and accrued  Deferred officers' compensat  Other liabilities		\$ - 107,443 1,515 501 3,617
	Total Liabilities	113,076
Minority Interests		7,320 
Preferred Stock		52 <b>,</b> 747
Commitments and Contingencies		
Stockholders' Equity:     Common Stock     Class A Common Stock     Additional paid in capital     Cumulative distributions in     Accumulated other Comprehens     Unamortized restricted stock     notes receivable	ive income	72 186 264,680 (36,581) 472 (7,055)
	Total Stockholders' Equity	221,774 
	Total Liabilities and Stockholders' Equity	\$394,917 ======

The accompanying notes and management's assumptions are an integral part of this pro forma consolidated balance sheet.

11

URSTADT BIDDLE PROPERTIES INC.

PRO FORMA CONSOLIDATED STATEMENT OF INCOME
FOR THE YEAR ENDED OCTOBER 31, 2004
(UNAUDITED)
(in thousands, except per share data)

Company The Dock Pro For Historical (a) Center (b) Adjust

Revenues:

Operating leases Lease termination income Interest and other	\$63 <b>,</b> 514 577 825	\$5 <b>,</b> 285 - -	\$ 53
	 64 <b>,</b> 916	 5 <b>,</b> 285	53
Operating Expenses:	10.765	1 001	
Property expenses Interest	18,765 8,113	1,891 -	(20 72
Depreciation and amortization	11,094	_	1,04
General and administrative expenses	3,416	_	1,04
Directors' fees and expenses	207	-	
	41 505	1 001	
	41 <b>,</b> 595 	1,891 	1,74 
Operating Income	23,321	3,394	(1,216
Minority Interests	(367)	-	
Income from Continuing Operations	22,954	3,394	(1,216
Preferred Stock Dividends	(4,749)		
Net Income from Continuing Operations Applicable to Common and			
Class A Common Stockholders	\$18,205	\$3 <b>,</b> 394	\$(1,216
class A common stockholders	======	=====	======
Basic Earnings per Share:			
Net Income fron Continuing Operations			
Applicable to Common Stockholders	\$0.70 ====		
Net Income from Continuing Operations Applicable to Class A Common			
Stockholders	\$0.77 ====		
Diluted Earnings Per Share:			
Net Income from Continuing Operations			
Applicable to Common Stockholders	\$0.69 ====		
Net Income from Continuing Operations Applicable to Class A Common Stockholders	\$0.76		
	=====		

The accompanying notes and management's assumptions are an integral part of this pro forma consolidated statement of income.

TO PRO FORMA CONSOLIDATED FINANCIAL STATEMENTS
FOR THE YEAR ENDED OCTOBER 31, 2004
(UNAUDITED)

#### ADJUSTMENTS TO PRO FORMA CONSOLIDATED BALANCE SHEET:

- (a) Derived from the Company's audited financial statements at October 31, 2004.
- (b) Reflects the pro forma acquisition of The Property for \$51,000,000 (including estimated transaction costs of approximately \$750,000). It is assumed that the Company utilized cash and cash equivalents of \$23,750,000, proceeds from the sale of its Bi-County property of \$9,750,000 and borrowings on the Company's revolving credit line of \$17,500,000 as if the acquisition had been made on October 31, 2004. The Company intends to account for the acquisition of the property in accordance with SFAS 141 and 142. The Company is currently in the process of analyzing the fair value of in-place leases and, consequently, no value has yet been assigned to the leases. Accordingly, the purchase price allocation is preliminary and may be subject to change.
- (c) Reflects the pro forma sale of The Bi-County Shopping Center for a sale price of \$9,750,000 resulting in an estimated gain on sale of \$5,748,000 as if the transaction occurred on October 31, 2004.

#### ADJUSTMENTS TO PRO FORMA CONSOLIDATED STATEMENTS OF INCOME:

- (a) Derived from the Company's audited financial statements for the year ended October 31, 2004.
- (b) Reflects revenues and operating expenses as reported by The Property for the year ended December 31, 2004.
- (c) Reflects the pro forma adjustment of \$443,000 to record operating rents on a straight line basis.
- (d) Reflects the pro forma adjustment of \$250,000 to record net lease rents related to the marina operations and reductions of rents of \$161,000 to reflect the gross rental of the marina parcel.
- (e) Reflects a reduction in property expenses relating to the marina.
- (f) Reflects pro forma interest on credit line borrowings of \$17,500,000 as if the borrowings were made on November 1, 2003. Interest on the credit line borrowings is at variable rate using a weighted average rate of 4.125% outstanding during the period.
- (g) Reflects depreciation expense of \$1,046,000 for the year ended October 31, 2004 for The Property based on a 39 year estimated useful life for the property's building and improvements using a cost basis of \$40,800,000 (the remaining purchase price is assumed to be allocated to land) as if the property had been owned for the entire period.