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URSTADT BIDDLE PROPERTIES INC

Form 4 June 29, 2011

FORM 4

UNITED STATES SECURITIES AND EXCHANGE COMMISSION Washington, D.C. 20549

OMB 3235-0287 Number: January 31,

OMB APPROVAL

Check this box if no longer subject to Section 16.

STATEMENT OF CHANGES IN BENEFICIAL OWNERSHIP OF **SECURITIES**

2005 Estimated average burden hours per response... 0.5

Expires:

5. Relationship of Reporting Person(s) to

Issuer

Form 4 or Form 5 obligations may continue. See Instruction

Filed pursuant to Section 16(a) of the Securities Exchange Act of 1934, Section 17(a) of the Public Utility Holding Company Act of 1935 or Section

30(h) of the Investment Company Act of 1940

2. Issuer Name and Ticker or Trading

Symbol

1(b).

Common

Common

Stock

Stock

04/15/2011

04/15/2011

(Print or Type Responses)

URSTADT CHARLES J

1. Name and Address of Reporting Person *

				URSTADT BIDDLE PROPERTIES INC [UBP]				(Check all applicable)			
(N			(Month/Day/Year)					_X_ Director _X_ 10% Owner _X_ Officer (give title Other (specify below) Chairman of the Board and CEO			
				,				6. Individual or Joint/Group Filing(Check Applicable Line) Form filed by One Reporting Person			
	BRONXVI	LLE, NY 10708							X_ Form filed by Mo Person	ore than One Re	porting
	(City)	(State)	(Zip)	Tab	ole I - Non-	Derivative S	Securi	ties Acqui	ired, Disposed of,	or Beneficiall	y Owned
	1.Title of Security (Instr. 3)	2. Transaction Dat (Month/Day/Year)		Date, if	3. Transactio Code (Instr. 8)	4. Securitie for Disposed (Instr. 3, 4 a	d of (D))	5. Amount of Securities Beneficially Owned Following Reported Transaction(s) (Instr. 3 and 4)	6. Ownership Form: Direct (D) or Indirect (I) (Instr. 4)	7. Nature of Indirect Beneficial Ownership (Instr. 4)
	Common Stock	01/21/2011			J	13,022 (1)	A	\$ 16.245	3,519,919 <u>(7)</u>	I	See footnote (8)
	Common Stock	01/21/2011			J	54 (2)	A	\$ 16.245	3,519,973 <u>(7)</u>	I	See footnote (8)

13,246

55 (2)

\$

16.186

A

(1)

J

J

See

(8)

See

 $3,533,219 \stackrel{(7)}{=} I$

3,533,274 (7) I

footnote

footnote

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							(8)
Common Stock	06/27/2011	J/K	95,050 (3)	A	\$ 0	3,628,324 <u>(7)</u> I	See footnote (8)
Common Stock	06/27/2011	J/K	10,000 (4)	A	\$ 0	3,638,324 <u>(7)</u> I	See footnote (8)
Common Stock	06/27/2011	J/K	106,375 (5)	A	\$ 0	3,744,699 <u>(7)</u> I	See footnote (8)
Common Stock	06/27/2011	J/K	40,000 (6)	A	\$ 0	3,784,699 <u>(7)</u> I	See footnote (8)

Reminder: Report on a separate line for each class of securities beneficially owned directly or indirectly.

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SEC 1474

(9-02)

Table II - Derivative Securities Acquired, Disposed of, or Beneficially Owned (e.g., puts, calls, warrants, options, convertible securities)

1. Title of	2.	3. Transaction Date	3A. Deemed	4.	5.	6. Date Exerc	cisable and	7. Title a	nd	8. Price of
Derivative	Conversion	(Month/Day/Year)	Execution Date, if	Transact	ionNumber	Expiration D	ate	Amount	of	Derivative
Security	or Exercise		any	Code	of	(Month/Day/	Year)	Underlyi	ng	Security
(Instr. 3)	Price of		(Month/Day/Year)	(Instr. 8)) Derivativ	e		Securities	s	(Instr. 5)
	Derivative				Securities	3		(Instr. 3 a	and 4)	
	Security				Acquired					
					(A) or					
					Disposed					
					of (D)					
					(Instr. 3,					
					4, and 5)					
									mount	
						Date	Expiration	or		
						Exercisable	•		umber	
								of		
				Code V	I (A) (D)			Sh	nares	

Reporting Owners

Reporting Owner Name / Address	Relationships						
coporting of the relation	Director	10% Owner	Officer	Other			
URSTADT CHARLES J							
2 PARK PLACE	X	X	Chairman of the Board and CEO				
BRONXVILLE, NY 10708							

Joint Filer

9. Nu Deriv Secur Bene Own Follo Repo Trans (Instr

Reporting Owners 2

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URSTADT PROPERTY CO INC 2 PARK PLACE BRONXVILLE, NY 10708

URSTADT REALTY ASSOCIATES CO LP 2 PARK PLACE BRONXVILLE, NY 10708

Joint Filer

Signatures

Charles J. Urstadt by Thomas D. Myers as Attorney-in-Fact

06/29/2011

**Signature of Reporting Person

Date

Explanation of Responses:

- * If the form is filed by more than one reporting person, see Instruction 4(b)(v).
- ** Intentional misstatements or omissions of facts constitute Federal Criminal Violations. See 18 U.S.C. 1001 and 15 U.S.C. 78ff(a).
 - Those shares of Common Stock of which Mr. Urstadt is the indirect beneficial owner and which are owned by Urstadt Realty Shares II L.P. ("URS II"), a Delaware limited partnership of which Mr. Urstadt is the limited partner and Urstadt Property Company, Inc. (a
- (1) Delaware corporation of which Mr. Urstadt is a controlling shareholder) ("UPCO") is the general partner, are subject to automatic reinvestment of dividends pursuant to the Issuer's Dividend Reinvestment Plan. On January 21, 2011 and April 15, 2011, dividends on these shares were paid and automatically reinvested in additional Common Stock in the amounts of 13,021.6509 shares and 13,246.4158 shares, respectively.
 - Those shares of Common Stock of which Mr. Urstadt is the indirect beneficial owner, and which are owned by the trust established under the Urstadt Biddle Properties Inc. Excess Benefit and Deferred Compensation Plan of 2005 (the "Compensation Plan Trust"), are subject
- (2) to automatic reinvestment of dividends pursuant to the Issuer's Dividend Reinvestment Plan. On January 21, 2011 and April 15, 2011, dividends on these shares were paid and automatically reinvested by the Compensation Plan Trust in additional Common Stock for the benefit of Mr. Urstadt in the amounts of 54.1602 shares and 55.1021 shares, respectively.
- On June 27, 2011, Charles J. Urstadt, the Reporting Person, completed an equity swap (the "CJU Equity Swap") of 95,050 shares of Class (3) A Common Stock of the Issuer for 95,050 shares of Common Stock of the Issuer with third parties unrelated to the Issuer by acquiring 95,050 shares of Common Stock pursuant to the CJU Equity Swap.
- On June 27, 2011, Elinor F. Urstadt, the Reporting Person's wife, completed an equity swap (the "EFU Equity Swap") of 10,000 shares of (4) Class A Common Stock of the Issuer for 10,000 shares of Common Stock of the Issuer with a third party unrelated to the Issuer by acquiring 10,000 shares of Common Stock pursuant to the EFU Equity Swap.
- On June 27, 2011, UPCO completed an equity swap (the "UPCO Equity Swap") of 106,375 shares of Class A Common Stock of the Issuer for 106,375 shares of Common Stock of the Issuer with third parties unrelated to the Issuer by acquiring 106,375 shares of Common Stock pursuant to the UPCO Equity Swap.
 - On June 27, 2011, Urstadt Realty Associates Co LP ("URACO"), a Delaware limited partnership, of which UPCO is the general partner and Mr. Urstadt, Mrs. Urstadt, the Catherine U. Biddle Irrevocable Trust and the Charles D. Urstadt Irrevocable Trust (for each of which
- (6) trusts Mr. Urstadt is the sole trustee) are the limited partners, completed an equity swap (the "URACO Equity Swap") of 40,000 shares of Class A Common Stock of the Issuer for 40,000 shares of Common Stock of the Issuer with a third party unrelated to the Issuer by acquiring 40,000 shares of Common Stock pursuant to the URACO Equity Swap.
- (7) This figure includes 501,250 restricted shares of Common Stock that were issued pursuant to the Issuer's Amended and Restated Restricted Stock Award Plan, and which are held by URS II, as reported on previously filed Forms 4 and 5.
 - After the transactions reported on this Form 4, Mr. Urstadt is the direct beneficial owner of 160,050 shares of Common Stock of the Issuer. In addition, he is the indirect beneficial owner of 3,624,649 shares of Common Stock, of which 977,066 shares of Common Stock
- (8) are held by URS II (including the 501,250 restricted shares referenced in Footnote (7), 660,038 shares of Common Stock are held by UPCO, 41,050 shares of Common Stock are held by Elinor Urstadt, Mr. Urstadt's wife, 4,064 shares of Common Stock are held by the Compensation Plan Trust for the benefit of Mr. Urstadt and 1,942,431 shares of Common Stock are held by URACO.

Note: File three copies of this Form, one of which must be manually signed. If space is insufficient, *see* Instruction 6 for procedure. Potential persons who are to respond to the collection of information contained in this form are not required to respond unless the form displays a currently valid OMB number.

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