## Edgar Filing: CONSOLIDATED CAPITAL INSTITUTIONAL PROPERTIES 2 - Form 5

## CONSOLIDATED CAPITAL INSTITUTIONAL PROPERTIES 2

Form 5

Units

February 13,	2009										
<b>FORM</b>	5							OMB AF	PROVAL		
. 0	_	TATES SECUR	SECURITIES AND EXCHANGE COMMISSIO					OMB Number:	3235-0362		
Check this no longer s		Was	Washington, D.C. 20549  CATEMENT OF CHANGES IN BENEFICIAL OWNERSHIP OF SECURITIES					Expires:	January 31,		
to Section 1 Form 4 or F 5 obligation may continu See Instruct	16. Form ANNU  18 ue. tion	OWNER						Estimated average burden hours per response			
Filed pursuant to Section 16(a) of the Securities Exchange Act of 1934,  Form 3 Holdings Section 17(a) of the Public Utility Holding Company Act of 1935 or Section  Reported  Form 4  Transactions  Reported											
	ddress of Reporting Pe		Name <b>and</b> Tick	er or Tradir	ng		Relationship of l	Reporting Pers	on(s) to		
APARTMEN MANAGEM	NT INVESTMEN' IENT CO	•	LIDATED (	~арітаі		Is	Issuer				
WINTOLM	LIVI CO		UTIONAL I		2	(Check all applicable)					
		[NONE	]		_	DirectorX 10% Owner					
(Last)	(First) (Mi		(Month/Day/Year) below)					itle Othe below)	r (specify		
	H ULSTER STRE , SUITE 1100										
	(Street)	Filed(Month/Day/Year)						Joint/Group Reporting eck applicable line)			
	~~ ^ ~~~~										
DENVER, CO 80237  Form Filed by One Reporting PersonX_ Form Filed by More than One Reporting Person											
(City)	(State) (Z	Zip) Tabl	e I - Non-Deriv	vative Secu	rities	Acquir	ed, Disposed of,	or Beneficial	y Owned		
1.Title of Security (Instr. 3)	2. Transaction Date (Month/Day/Year)	2A. Deemed Execution Date, if any (Month/Day/Year)	Code	4. Securities Acquir (A) or Disposed of (D) (Instr. 3, 4 and 5) (A) or		d of	Securities Beneficially Owned at end of Issuer's Fiscal Year	6. Ownership Form: Direct (D) or Indirect (I)	7. Nature of Indirect Beneficial Ownership (Instr. 4)		
				Amount	(D)	Price	(Instr. 3 and 4)	(Instr. 4)			
Series A Limited Partnership Units	02/25/2008	Â	L	555.4 (1)	A	\$ 1	573,737.45 (2)	I	See Footnote (8)		
Series A Limited Partnership	03/26/2008	Â	L	5 (1)	A	\$ 1	573,742.45 (3)	I	See Footnote		

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Series A Limited Partnership Units	04/18/2008	Â	L	378.5 (1)	A	\$ 1	574,120.95 (4)	I	See Footnote (8)
Series A Limited Partnership Units	06/11/2008	Â	L	49 (1)	A	\$ 0.99	574,169.95 (5)	I	See Footnote
Series A Limited Partnership Units	10/22/2008	Â	L	8 (1)	A	\$ 0.99	574,177.95 (6)	I	See Footnote
Series A Limited Partnership Units	12/30/2009	Â	L	214 (1)	A	\$ 0.99	574,391.95 (7)	I	See Footnote
Reminder: Report on a separate line for each class of			Persons who respond to the collection of information					mation	SEC 2270

securities beneficially owned directly or indirectly.

Persons who respond to the collection of information contained in this form are not required to respond unless the form displays a currently valid OMB control number.

Deletionships

SEC 2270 (9-02)

> of D

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. Titl	le and	8. Price of
Derivative	Conversion	(Month/Day/Year)	Execution Date, if	Transaction	Number	Expiration D	ate	Amou	int of	Derivative
Security	or Exercise		any	Code	of	(Month/Day/	Year)	Under	rlying	Security
(Instr. 3)	Price of		(Month/Day/Year)	(Instr. 8)	Derivative	e		Securi	ities	(Instr. 5)
	Derivative				Securities			(Instr.	3 and 4)	
	Security				Acquired					
					(A) or					
					Disposed					
					of (D)					
					(Instr. 3,					
					4, and 5)					
									Amount	
									or	
						Date	Expiration	Title	Number	
						Exercisable	Date	11110	of	
					(A) (D)				Shares	
					(11)				D1101	

# **Reporting Owners**

Reporting Owner Name / Address	Relationships					
	Director	10% Owner	Officer	Other		
APARTMENT INVESTMENT & MANAGEMENT CO 4582 SOUTH ULSTER STREET PARKWAY	Â	ÂΧ	Â	Â		
SUITE 1100 DENVER, CO 80237						

Reporting Owners 2

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AIMCO PROPERTIES LP 4582 SOUTH ULSTER STREET PARKWAY SUITE 1100 DENVER, COÂ 80237

ÂXÂÂ

## **Signatures**

/s/ Derek McCandless, Senior Vice President and Assistant Secretary, Apartment Investment and Management Company

02/13/2009

\*\*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).
- (1) These Limited Partnership Units ("Units") were directly purchased by AIMCO Properties, L.P. ("AIMCO Properties").
- The Amount of Securities Beneficially Owned is 573,734.45, consisting of 320,258.45 Units held by AIMCO Properties; 17,240.60 Units (2) held by AIMCO IPLP, L.P. ("IPLP"); 67,518.70 Units held by Cooper River Properties, L.L.C. ("Cooper"); and 168,736.50 Units held by
- Reedy River Properties, L.L.C. ("Reedy").

  The Amount of Securities Beneficially Owned is 573,742.45, consisting of 320,263.45 Units held by AIMCO Properties; 17,240.60 Units
- (3) held by IPLP; 67,518.70 Units held by Cooper; and 168,736.50 Units held by Reedy.
- (4) The Amount of Securities Beneficially Owned is 574,120.95, consisting of 320,641.95 Units held by AIMCO Properties; 17,240.60 Units held by IPLP; 67,518.70 Units held by Cooper; and 168,736.50 Units held by Reedy.
- (5) The Amount of Securities Beneficially Owned is 574,169.95, consisting of 320,690.95 Units held by AIMCO Properties; 17,240.60 Units held by IPLP; 67,518.70 Units held by Cooper; and 168,736.50 Units held by Reedy.
- The Amount of Securities Beneficially Owned is 574,177.95, consisting of 320,698.95 Units held by AIMCO Properties; 17,240.60 Units held by IPLP; 67,518.70 Units held by Cooper; and 168,736.50 Units held by Reedy.
- (7) The Amount of Securities Beneficially Owned is 574,391.95, consisting of 320,912.95 Units held by AIMCO Properties; 17,240.60 Units held by IPLP; 67,518.70 Units held by Cooper; and 168,736.50 Units held by Reedy.
  - AIMCO Properties is a joint filer with AIMCO-GP, Inc. ("AIMCO-GP") and Apartment Investment and Management Company ("AIMCO") for purposes of Section 13(d) reporting of the Exchange Act. AIMCO-GP is the sole general partner of AIMCO Properties and a wholly-owned subsidiary of AIMCO. IPLP is a joint filer with AIMCO/IPT, Inc. ("AIMCO/IPT") and AIMCO for purposes of
- (8) Section 13(d) reporting of the Exchange Act. AIMCO/IPT is the sole general partner of IPLP and a wholly-owned subsidiary of AIMCO. Cooper is a joint filer with AIMCO, AIMCO/IPT and IPLP for purposes of Section 13(d) reporting of the Exchange Act. Reedy is a joint filer with AIMCO, AIMCO/IPT and IPLP for purposes of Section 13(d) reporting of the Exchange Act. Both Cooper and Reedy are wholly-owned subsidiaries of IPLP, whose sole general partner is AIMCO/IPT, a wholly-owned subsidiary of AIMCO.

Note: File three copies of this Form, one of which must be manually signed. If space provided 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.

Signatures 3