GMH Communities Trust Form DEFA14A May 06, 2008

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

SCHEDULE 14A

Proxy Statement Pursuant to Section 14(a) of the Securities Exchange Act of 1934 (Amendment No.

Filed by the Registrant x

Filed by a Party other than the Registrant o

Check the appropriate box:

Preliminary Proxy Statement o

Confidential, for Use of the Commission Only (as permitted by Rule 14a-6(e)(2)) o

Definitive Proxy Statement Definitive Additional Materials X

o Soliciting Material Pursuant to §240.14a-12

GMH COMMUNITIES TRUST

(Name of Registrant as Specified In Its Charter)

(Name of Person(s) Filing Proxy Statement, if other than the Registrant) Payment of Filing Fee (Check the appropriate box): No fee required. Fee computed on table below per Exchange Act Rules 14a-6(i)(1) and 0-11. 0 Title of each class of securities to which transaction applies: (2)Aggregate number of securities to which transaction applies: (3) Per unit price or other underlying value of transaction computed pursuant to Exchange Act Rule 0-11 (set forth the amount on which the filing fee is calculated and state how it was determined): Proposed maximum aggregate value of transaction: (4) (5) Total fee paid: Fee paid previously with preliminary materials. Check box if any part of the fee is offset as provided by Exchange Act Rule 0-11(a)(2) and identify the filing for which the the date of its filing. Amount Previously Paid: (1)

offsetting fee was paid previously. Identify the previous filing by registration statement number, or the Form or Schedule and

Form, Schedule or Registration Statement No.: (2)

(3) Filing Party:

(4) Date Filed:

UNITED STATES SECURITIES AND EXCHANGE COMMISSION

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): April 30, 2008

GMH COMMUNITIES TRUST

(Exact name of registrant as specified in its charter)

Maryland
(State or other jurisdiction of incorporation)

001-32290 (Commission File Number)

201181390 (IRS Employer Identification Number)

10 Campus Boulevard

Newtown Square, Pennsylvania 19073

(Address of principal executive offices)

(610) 355-8000

(Registrant s telephone number, including area code)

	neck the appropriate box below if the Form 8-K filing is intended to simultaneously satisfy the filing obligation of the registrant under any of e following provisions (see General Instruction A.2 below):
o	Written communications pursuant to Rule 425 under the Securities Act (17 CFR 230.425)
0	Soliciting material pursuant to Rule 14a-12 under the Exchange Act (17 CFR 240.14a-12)
0	Pre-commencement communications pursuant to Rule 14d-2(b) under the Exchange Act (17 CFR 240.14d-2(b))
0	Pre-commencement communications pursuant to Rule 13e-4(c) under the Exchange Act (17 CFR 240.13e-4(c))

Item 2.01 Completion of Acquisition or Disposition of Assets

On April 30, 2008, GMH Communities Trust (GMH or the Company) completed its sale of the Company s military housing division pursuant to the previously announced Securities Purchase Agreement, dated as of February 11, 2008, with GMH Communities, LP, a Delaware limited partnership (the GMH Operating Partnership), Balfour Beatty, Inc., a Delaware corporation (BB) and, solely for purposes of Article 8 therein, Balfour Beatty plc, a company organized under the laws of England and Wales.

The disposition of the military housing division was completed through the sale to Balfour Beatty Communities, LLC, a wholly-owned subsidiary of BB, of all of the issued and outstanding capital stock and limited liability company interests of GMH Communities TRS, Inc., GMH Military Housing Investments LLC and GMH AF Housing Construction LLC for \$350.5 million in cash (the Military Housing Sale). GMH used approximately \$62.1 million of the sales proceeds from this transaction to repay indebtedness under its existing note facility.

GMH s Board of Trustees has declared an initial special distribution of \$3.10 per share/unit to the holders of its common shares and unitholders of the GMH Operating Partnership, which represents a substantial portion of the proceeds from the Military Housing Sale. This distribution will be payable on May 15, 2008 to shareholders and unitholders of record as of the close of business on May 10, 2008. The initial distribution will total approximately \$221.1 million in the aggregate. The remainder of the proceeds from the transaction will be retained by GMH as a reserve fund, pending the closing of GMH s proposed merger with American Campus Communities, Inc. (ACC). The merger is currently anticipated to occur during the second quarter of 2008, subject to the approval of the Company's shareholders and assuming that the other conditions in the merger agreement are satisfied or waived. It is currently anticipated that there will be an additional distribution to shareholders and unitholders of approximately \$0.98 per share/unit payable immediately prior to the proposed merger with ACC, which will be comprised of any remaining proceeds from the Military Housing Sale.

The Company announced the completion of the Military Housing Sale in a press release dated April 30, 2008, a copy of which is filed as Exhibit 99.1 hereto and is incorporated herein by reference.

Item 5.02

Departure of Directors or Certain Officers; Election of Directors; Appointment of Certain Officers;

Compensatory Arrangements of Certain Officers.

On April 30, 2008, in connection with the Military Housing Sale, Bruce F. Robinson resigned as President of the Company s Military Housing Division and from any other positions he holds with the Company, other than as a trustee of the Company. Such resignations were effective upon consummation of the Military Housing Sale.

Item 9.01 Financial Statements and Exhibits

(a) Financial Statements of Business Acquired.

Not applicable.

(b) Pro Forma Financial Information

UNAUDITED PRO FORMA FINANCIAL INFORMATION

The unaudited pro forma consolidated financial statements for the year ended December 31, 2007 was derived from the Company s audited financial statements.

The unaudited pro forma consolidated balance sheet and statement of operations as of and for the year then ended December 31, 2007 are presented as if the sale of the Company s military housing division occurred on January 1, 2007.

The unaudited pro forma consolidated financial statements should be read in conjunction with the Company s historical financial statements, including the notes thereto. The unaudited pro forma consolidated financial statements do not purport to represent the financial position and results of operations that would have actually occurred if the military division had been sold on January 1, 2007, nor do they purport to project the financial position or results of operations of GMH Communities Trust for any future period.

UNAUDITED PRO FORMA CONSOLIDATED STATEMENT OF OPERATIONS

For the twelve months ended December 31, 2007

(dollars in thousands, except number of shares and per share amounts)

Revenue		C	(A) GMH ommunities Trust	(B) Military H Segmo Disposi	lousing ent	Pro Forn Adjustme		ne Company ost Military
	Rent and other income	\$	188,889	\$		\$	\$	188,889
	Expense reimbursement	Ψ	100,000	Ψ		Ψ	Ψ	100,000
	Related party		86,860		85,122			1,738
	Third party		8,942		00,111			8,942
	Management fees:							
	Related party		11,429		10,751			678
	Third party		2,877		10,701			2,877
	Other fee related party		32,790		30,333			2,457
	Other income		735		52			683
	Total revenue		332,522	-	126,258			206,264
	10th 1evenue		332,322		20,230			200,201
Expenses								
	Property operating expenses		90,684		9,447			81,237
	Reimbursed expenses		95,802		85,122			10,680
	Real estate taxes		17,773					17,773
	Administrative expenses		17,410		918			16,492
	Audit Committee and Special Committee		·					,
	expenses		1,844					1,844
	Depreciation and amortization		44,679		611			44,068
	Interest		61,816					61,816
	Total operating expenses		330,008		96,098			233,910
	1 2 1		,		,			,
	Gain on sale to joint venture and land sales		24,341					24,341
	(Loss) income before equity in earning of unconsolidated entities, income taxes and minority interest unconsolidated		26,855		30,160			(3,305)
	Equity in earnings of unconsolidated entities		4,524		4,864			(340)
	(Loss) income before income taxes and							
	minority interest		31,379		35,024			(3,645)
	Income taxes		7,616		7,318			298
	(Loss) income before minority interest		23,763		27,706			(3,943)
	Minority interest (income) loss attributable							
	to continuing operations		(10,252)				941(C)	1,689
	Income (loss) from continuing operations	\$	13,511	\$	27,706	\$ 11,	941 \$	(2,254)
	Earnings (loss) per common share - basic	\$	0.33				\$	(0.05)
	Earnings (loss) per common share - diluted	\$	0.33				\$	(0.05)
	Weighted average share outstanding during the period							

Basic	41,533,616	41,533,616
Diluted	72,508,608	72,508,608
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UNAUDITED PRO FORMA CONSOLIDATED BALANCE SHEET

As of December 31, 2007

(dollars in thousands, except number of shares and per share amounts)

		The Company Historical	Military Housing Segment Disposition	The Company Pro Forma
Assets				
	Real Estate Investments			
	Operating properties	\$ 1,419,89	4 \$ \$	1,419,894
	Accumulated Depreciation	95,83	0	95,830
	Real Estate Investments, Net	1,324,06	4	1,324,064
	Corporate Assets			
	Corporate Assets	10,14		10,051
	Accumulated Depreciation	1,58		1,513
	Corporate Assets, Net	8,56	0 22	8,538
	Cash and Cash Equivalents	15,72		15,727
	Restricted Cash	20,81		20,796
	Accounts Receivable related party	23,28		1,158
	Accounts Receivable third party	4,82		4,822
	Investments in Military Joint Venture	70,26		
	Investments in Student Housing Joint Ventures	1,28		1,284
	Deposits	62		629
	Deferred Contract Costs	1,88		1
	Deferred Financing Costs, Net	4,33		4,338
	Lease Intangibles, Net	4		40
	Other Assets	13,12		11,630
	Total assets	\$ 1,488,84	6 \$ 95,819 \$	1.393,027
Liabilities and Beneficiaries	Equity			
	Notes Payable	\$ 961,53	1 \$	961,531
	Line of Credit	53,60		53,605
	Accounts Payable	10,26		1,599
	Accrued Expenses	30,44		28,611
	Dividnds & Distributions Payable	11,75	9	11,759
	Other Liabilities	17,73		11,548
	Total Liabilities	1,085,34		1,068,653
	Minority Interest	136,42	2	136,422
	Commitments and Contingencies	,		,
Beneficiaries Equity				
	Common Shares of beneficial interest, \$0.01			
	par value: 500,000 shares authorized and			
	41,621,594 issued and outstanding at			
	December 31, 2007	4:	2	42
	- ,			

Preferred shares 100,000,000 shares authorized, no shares issued or outstanding			
Additional Paid in Capital	331,155	27,155	304,000
Accumulated Earnings	32,755	48,274	(15,519)
Accumulated distribution	(96,872)	3,699	(100,571)
	267,080	79,128	187,952
Total liabilities and beneficiaries equity \$	1,488,846 \$	95,819 \$	1,393,027

NOTES TO UNAUDITED PRO FORMA FINANCIAL STATEMENTS

1. ended Decembe	Adjustments to the Unaudited Pro Forma Consolidated Statement of Operations for the year 31, 2007.
(A) year ended Dece	Represents the historical consolidated statement of operations of GMH Communities Trust for the mber 31, 2007.
(B) January 1, 2007, salaries.	Represents the historical revenues and expenses of the Company s military housing division from including the direct salaries of military housing accountants that are included in administrative
(C) LP, the Company ended December	Represents minority interest allocable to holders of limited partnership units in GMH Communities, y s operating partnership. The weighted average minority interest percentage was 43.1% for the year 31, 2007.
2. 2007.	Adjustments to the Unaudited Pro Forma Consolidated Balance Sheet as of December 31,
(A) 2007.	Represents the historical consolidated balance sheet of GMH Communities Trust as of December 31,
(B) December 31, 20	Represents the historical balance sheet of the Company s military housing division as of 007.

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(c)	Shell Company Transactions.	
Not applicable.		
(d)	Exhibits.	
The Exhibits to this Report are listed on the Exhibit Index attached hereto.		
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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 hereunto duly authorized.

Date: May 6, 2008

GMH COMMUNITIES TRUST

By: /s/ J. Patrick O Grady Name: J. Patrick O Grady

Title: EVP and Chief Financial Officer

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EXHIBIT INDEX

Exhibit Number	Title
2.1	Securities Purchase Agreement, dated as of February 11, 2008, by and among GMH Communities Trust, GMH Communities, Inc., Balfour Beatty, Inc. and, solely for purposes of Article 8 therein, Balfour Beatty plc (Incorporated by reference from the Company s Current Report on Form 8-K filed with the Securities and Exchange Commission on February 14, 2008.)
99.1	Press Release, dated April 30, 2008
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