MUNICIPAL MORTGAGE & EQUITY LLC Form 8-K/A

September 15, 2003

SECURITIES AND EXCHANGE COMMISSION WASHINGTON, D.C. 20549

FORM 8-K/A

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

July 1, 2003 (Date of Report (Date of Earliest Event Reported))

Municipal Mortgage & Equity, LLC (Exact Name of Registrant as Specified in Its Charter)

Delaware 011-11981 52-1449733 (State or Other Jurisdiction (Commission (IRS Employer of Incorporation) File Number) Identification Number)

218 North Charles Street, Suite 500 21201
Baltimore, Maryland (Zip Code)
(Address of Principal Executive Offices)

(443) 263-2900 (Registrant; S Telephone Number, Including Area Code)

ITEM 2. ACQUISITION OR DISPOSITION OF ASSETS.

On July 1, 2003, Municipal Mortgage & Equity, LLC (NYSE: MMA), known as MuniMae, completed its acquisition of the Housing and Community Investing (HCI) unit of Lend Lease Real Estate Investments, a subsidiary of Australia-based Lend Lease Corporation Limited (ASX: LLC), for a purchase price of \$102 million in cash. MuniMae contributed the assets of HCI to MMA Financial, LLC, MuniMae's wholly owned operating subsidiary. MMA Financial manages investments in real estate totaling \$7.4 billion, representing approximately 220,000 apartment units. According to the National Multifamily Housing Council, MMA Financial is currently the fourth largest owner of apartments in the United States. Through the integration of HCI's affordable housing tax credit syndication operation into MuniMae's existing operations, MMA Financial becomes one of the nation's largest players in the affordable housing industry.

HCI provides equity financing for a wide range of affordable housing developments across the country. Developments include new construction, substantial rehabilitations, and revitalizations of public housing. HCI structures and manages low income housing tax credit investments for corporate

investors. As a syndicator of tax credits, HCI sources and acquires deals from developers, structures the investments and manages the assets in the investment for the 15-year holding period. MMA Financial has 147,350 tax credit units under management.

To finance the transaction, MuniMae drew from an 18-month, LIBOR-based acquisition facility in the amount of \$120 million from RBC Capital Markets. The amount of consideration paid was determined pursuant to arms-length negotiations between the parties.

The foregoing description of the acquisition is qualified in its entirety by reference to the full text of the Purchase and Sale Agreement, a copy of which was filed as Exhibit 2.1 to the Company's Report on Form 8-K filed on July 10, 2003 and which is incorporated by reference herein.

ITEM 7. FINANCIAL STATEMENTS AND EXHIBITS.

(a) Financial Statements of business acquired.

No financial statements of the business acquired are required to be filed with this report.

(b) Pro forma financial information.

Pro formal information is not required to be filed; however, such information is being included for the benefit of shareholders and other business partners. The following documents appear as Exhibits to this current report on Form 8-K/A:

- (i) Unaudited Pro Forma Combined Balance Sheet as of June 30, 2003 $\,$
- (ii) Unaudited Pro Forma Combined Statements of operations for the year ended December 31, 2002 and the six months ended June 30, 2003

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.

MUNICIPAL MORTGAGE & EQUITY, LLC

Date: September 15, 2003 By:

William S. Harrison

Senior Vice President and Chief Financial Officer

INDEX TO EXHIBITS

Exhibit No.	Description of Document
P-1	Unaudited Pro Forma Combined Balance Sheet as of June 30, 2003
P-2	Unaudited Pro Forma Combined Statements of Operations for the year
	ended December 31, 2002
P-3	Unaudited Pro Forma Combined Statements of Operations for the six
	months ended June 30, 2003
P-4	Notes to Pro Forma Combined Financial Statements

MUNICIPAL MORTGAGE & EQUITY, LLC
PRO FORMA COMBINED BALANCE SHEET
June 30, 2003
(In thousands, except share data)
(unaudited)

	MuniMae	HCI	
ASSETS			
Investment in tax-exempt bonds, net	\$ 775 , 793		
Loans receivable, net	451 , 397		
Loans receivable held for sale	11,023		
Notes receivable	_	\$ 62,683	
Investments in partnerships	98,239	177,024	
Residual interests in bond securitizations	13,099		
Investment in derivative financial instruments	3,170	24 626	
Cash and cash equivalents	81,335	24,636	
Interest receivable	17,252		
Restricted assets	69,529		
Other assets	32,846	35,057	
Property, plant and equipment, net	2,554	1,586	
Mortgage servicing rights, net	10,869	1,500	
Identifiable intangibles and goodwill		77,335	
racheritable incangibles and goodwill			
Total assets	\$ 1,600,713		
	==========	========	
LIABILITIES AND SHAREHOLDERS' EQUITY			
Notes payable	\$ 436,949	\$ 59,848	
Short-term debt	211,670		
Long-term debt	142,006		
Residual interests in bond securitizations	1,343		
Investment in derivative financial instruments	21,792		
Accounts payable and accrued expenses	6,436	28,223	
Interest payable	5,383		
Unearned revenue and other liabilities	33,336	155,370	
Distributions payable	2,995		
Total liabilities	861,910		
Preferred shareholders' and minority interests'	160 142		

equity in subsidiary companies

160,142

Shareholders' equity:		
Common shares	568,576	
Paid in capital		110,517
Retained earnings		24,363
Less: growth shares held in treasury at cost	(2,615)	
Less unearned compensation - restricted shares	(2,939)	
Accumulated other comprehensive income	15 , 639	
Total shareholders' equity	578,661 	134,880
Total liabilities and shareholders' equity	\$ 1,600,713	\$ 378,321

MUNICIPAL MORTGAGE & EQUITY, LLC
PRO FORMA COMBINED STATEMENTS OF INCOME
FOR THE TWELVE MONTHS ENDED DECEMBER 31, 2002
(In thousands, except share and per share data)

	Mur	niMae 	•	udited HCI
INCOME:				
Interest income				
Interest on bonds and residual interests in bond securitizations	\$	59 , 923		ı
Interest on loans		34 , 895	\$	1,1
Interest on short-term investments		1,255		!
Total interest income		96,073		1,2
Fee income				
Syndication fees		7,221		22,2
Origination fees		6,631		
Loan servicing fees		6,823		
Asset management and advisory fees		3,887		13,8
Other income		4,435		4,7
Total fee income		28 , 997		40,8
Net gain on sales		8 , 558		
Total income		133,628		42,7
EXPENSES:				
Interest expense		36,596		2
Salaries and benefits		22 , 678		20,2
General and administrative		7,020		5,0
Professional fees		4,960		5
Amortization of intangibles and mortgage servicing rights		1,314		6,4

Total expenses		72,568	32,4
Net holding losses on derivatives Impairments and valuation allowances related to investments Net losses from equity investments in partnerships		(14,863) (730) (3,057)	 (2,1
Net income before income taxes and income allocated to preferred shareholders in a subsidiary company Income tax expense (benefit)		42,410 1,484	•
Net income before income allocated to preferred shareholders in a subsidiary company Income allocable to preferred shareholders in a subsidiary company		40,926 11,977	3,9
Net income		28,949	
Net income allocated to: Term growth shares	'	153	
Common shares	\$	28 , 796	
Basic earnings per common share: Basic earnings per common share	•	1.16	
Weighted average common shares outstanding	24,904,437		
Diluted earnings per common share: Diluted earnings per common share	'	1.13	
Weighted average common shares outstanding	25,473,815		

	MuniMae	HCI	
INCOME:			
Interest income			
Interest on bonds and residual interests in bond securitizations	\$ 29,914		
Interest on loans	17,066	\$ 798	
Interest on short-term investments	524	172	
Total interest income	47,504	970	
Fee income			
Syndication fees	3,236	24,739	
Origination fees	2,917	-	
Loan servicing fees	3,747	-	
Asset management and advisory fees	2,274	16,998	

Other income		5,506	8,903
Other Income			
Total fee income		17 , 680	50,640
Net gain on sales		2 , 731	
Total income		67,915	
EXPENSES: Interest expense		19,092	189
Salaries and benefits General and administrative Professional fees Amortization of intangibles and mortgage servicing rights		14,637 3,938 1,866 803	
Total expenses		40,336	45,784
Net holding gains (losses) on derivatives Impairments and valuation allowances related to investments Net gains (losses) from equity investments in partnerships		424 (1,144) (2,353)	 (5,880)
Net income before income taxes, income allocated to preferred shareholders and minority interests in subsidiary companies and discontinued operations Income tax expense (benefit)		24 , 506 (472)	 2,706 969
Net income before income allocated to preferred shareholders and minority interests in subsidiary companies and discontinued operations Income allocable to preferred shareholders and minority interests in subsidiary companies		24 , 978 5 , 679	1 , 737
Net income from continuing operations Discontinued operations		19,299 25,748	-
Net income		45 , 047	\$ 1,737
Basic earnings per common share: Net income from continuing operations Discontinued operations	\$	0.69 0.91	
Basic earnings per common share	\$	1.60	
Weighted average common shares outstanding		3,104,281	
Diluted earnings per common share: Net income from continuing operations Discontinued operations	\$	0.90	
Diluted earnings per common share	\$	1.58	
Weighted average common shares outstanding	28,451,480		

Exhibit P-4

NOTE 1 - The proformal combined balance sheet as of June 30, 2003 has been prepared to reflect the acquisition of the Housing and Community Investing ("HCI") unit of Lend Lease Real Estate Investments for a purchase price of \$102 million in cash. Proformal adjustments assume a transaction date of June 30, 2003 and are made to reflect the following:

- (a) Borrowings totaling \$120 million under a bank line of credit to finance (i) the \$102 million cash purchase price, (ii) \$3 million in capitalized advisory fees and other acquisition related costs and (iii) \$15 million to pay debt issue costs, to finance various integration costs and to finance HCI's capital needs until permanent financing is arranged.
- (b) (i) Exclusion of balance sheet items representing HCI assets and liabilities not acquired by the Company; (ii) recording the net assets acquired at estimated fair value at the acquisition date; (iii) recording identifiable intangible assets and (iv) recording the excess of acquisition cost over the fair value of the net assets acquired and identified intangibles as goodwill. The allocation of the purchase price is as follows:

(in thousands)	Historical Cost	Purchase Adjustment		
Notes receivable	\$ 62,683 (i)	\$ (62,683)		
Investment in partnerships	177,024 (i)	(57,130)		
Cash and cash equivalents	24,636 (i)	_		
Other assets	35,057 (i)	(15,733)		
Property, plant and equipment	1,586	114		
Identifiable intangibles	77 , 335	(45,332)		
Goodwill	_	67,049		
Notes payable	(59,848) (i)	59,848		
Accounts payable and accrued expenses	(28,223) (i)	24,336		
Unearned revenue and other liabilities	(155,370) (i)	_		
Equity	(134,880)	134,880		
Cash purchase price and acquisition costs	\$ -	\$ 105 , 349		

- (i) Historical cost amount includes assets not included or liabilities not assumed in purchase.
- (ii) The identified intangible asset represents asset management contracts.
- (iii) The cash purchase price of \$105\$ million includes the purchase price of \$102\$ million and the capitalization of acquisition costs of \$3\$ million.
- (iv) The excess of acquisition cost over the fair value of the net assets acquired and identified intangibles.

The above allocation of purchase price is preliminary pending the finalization of the treatment of certain balance sheet items as outlined in the purchase agreement; therefore, the final amounts may differ from the estimates provided herein. The Company expects that any adjustments will not be significant.

NOTE 2 - The pro forma statements of income for the year ended December 31, 2002 and the six months ended June 30, 2003 give effect to the following pro forma adjustments necessary to reflect the acquisition as of January 1, 2002. Pro forma adjustments are made to reflect the following:

- (1) The Company has a calendar year end and reports quarterly and HCI had a fiscal year end of June 30 and reports annually. As a result, the Company made adjustments necessary to conform reporting periods, either (i) by specific identification of significant and non-recurring transactions, wherever possible, to calendar periods within the Company's periods presented, or (ii) by averaging amounts recorded in HCI's two fiscal years ended June 30, 2002 and June 30, 2003, respectively, to generate estimates for the periods presented. For the six months ended June 30, 2003, the proforma adjustments also reflect dividing by two and/or backing out the effects of the first six months of HCI's fiscal year ended June 30, 2003.
- (2) Exclusion of income and expenses related to assets and liabilities not purchased by the Company (see Note 1(b) above).
- (3) Interest expense on the line of credit utilized to finance the acquisition and the related amortization of debt issue costs. An increase (decrease) in the assumed interest rate by 0.125% would increase (decrease) net income by \$150,000 for the year ended December 31, 2002. An increase (decrease) in the assumed interest rate by 0.125% would increase (decrease) net income by \$75,000 for the six months ended June 30, 2003.
- (4) Amortization of identifiable intangibles with finite lives. Such assets are amortized on a straight-line basis over their useful lives, which range from one year to 15 years.
- (5) Income tax expense using a statutory tax rate of 40% for the year ended December 31, 2002 and for the six months ended June 30, 2003 for HCI as adjusted by pro forma adjustments.