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GOFF JOHN	С									
Form 4										
May 03, 2005	5									
FORM	4						~ ~		OMB APPROVAL	
		S SECURITIES AND EXCHANGE COMMISSION Washington, D.C. 20549				OMB Number:	3235-0287			
Check this		STATEMENT OF CHANGES IN BENEFICIAL OWNERSHIP OF SECURITIES								
if no longe subject to Section 16	51A1E . 5.									
Form 4 or Form 5 obligation may conti <i>See</i> Instru- 1(b).	Filed pu s Section 17	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								
(Print or Type R	esponses)									
1. Name and Address of Reporting Person <u>*</u> GOFF JOHN C			2. Issuer Name and Ticker or Trading Symbol CRESCENT REAL ESTATE EQUITIES CO [CEI]				5. Relationship of Reporting Person(s) to Issuer			
							(Check all applicable)			
(Last)	(Last) (First) (Middle)			3. Date of Earliest Transaction (Month/Day/Year) 04/28/2005			_X_ Director10% Owner _X_ Officer (give titleOther (specify below)below)			
/// 10121111 0	, , , , , , , , , , , , , , , , , , ,	L 2100						irman of Board		
(Street)			4. If Amendment, Date Original Filed(Month/Day/Year)				 6. Individual or Joint/Group Filing(Check Applicable Line) _X_ Form filed by One Reporting Person 			
FORT WOR	TH TX 76102						Form filed by Person	More than One Ro	eporting	
(City)	(State)	(Zip)	Table	e I - Non-Do	erivative Se	ecurities Ac	quired, Disposed o	of, or Beneficia	lly Owned	
1.Title of Security (Instr. 3)	2. Transaction D (Month/Day/Yea	r) Executi any		Code	4. Securities onAcquired (A) or Disposed of (D) (Instr. 3, 4 and 5) (A)		5. Amount of Securities Beneficially Owned Following Reported Transaction(s)	6. Ownership Form: Direct (D) or Indirect (I) (Instr. 4)	7. Nature of Indirect Beneficial Ownership (Instr. 4)	
Common				Code V	Amount	or (D) Price	(Instr. 3 and 4)			
Shares							1,386,226 <u>(1)</u>	D		
Common Shares							13,713	Ι	By 401(k) Plan (2)	

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

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

1. Title of Derivative Security (Instr. 3)	2. Conversion or Exercise Price of Derivative Security	3. Transaction Date (Month/Day/Year)	3A. Deemed Execution Date, if any (Month/Day/Year)	4. Transactic Code (Instr. 8)	5. Number of onDerivative S Acquired (A Disposed of (Instr. 3, 4,	Securities A) or f (D)	6. Date Exercisable and Expiration Date (Month/Day/Year)		7. Title an Underlyin (Instr. 3 a
				Code V	(A)	(D)	Date Exercisable	Expiration Date	Title
Units of limited partnership of Operating Partnership (<u>3)</u>	<u>(4)</u>						(5)	<u>(6)</u>	Commo Shares
Units of limited partnership of Operating Partnership (<u>3)</u>	<u>(4)</u>						<u>(5)</u>	<u>(6)</u>	Commo Share:
Employee Stock Option (Right to Buy)	\$ 15.8125						<u>(8)</u>	11/04/2009	Commo Shares
Option (Right to Buy)	\$ 31.625						<u>(9)</u>	11/04/2009	Units
Option (Right to Buy)	\$ 35.02						(10)	02/18/2012	Units
Option (Right to Buy)	\$ 35.02						(11)	02/18/2012	Units
Option (Right to Buy)	\$ 35.125	04/28/2005		D <u>(12)</u>		138,450	(13)	07/15/2006	Units
Units of limited partnership of Operating Partnership	<u>(15)</u>	04/28/2005		A <u>(14)</u>	390,000		<u>(14)</u>	06/30/2010 <u>(16)</u>	Commo Shares

(3)

Reporting Owners

Reporting Owner Name / Address	Relationships						
	Director	10% Owner	Officer	Other			
GOFF JOHN C 777 MAIN STREET SUITE 2100 FORT WORTH TX 76102	Х		Vice Chairman of Board, CEO				
Signatures							

David M. Dean, as Attorney-in-Fact on behalf of Reporting Person	05/03/2005	
**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) Includes 2415 shares acquired under Issuer's Employee Stock Purchase Plan.
- (2) Information based on most recent available plan statement of Crescent Real Estate Equities, Ltd. 401(k) Plan.
- (3) Crescent Real Estate Equities Limited Partnership ("Operating Partnership")
- (4) Each Unit is exchangeable for two Common Shares, subject to normal antidilution adjustments, or cash equivalent to market value of two Common Shares, at discretion of Issuer.
- (5) Immediately
- (6) Not applicable
- (7) Goff Family, L. P. ("GFLP") is a family limited partnership of which Reporting Person is a general partner. Reporting Person disclaims beneficial ownership of all Units held by GFLP in excess of his pecuniary interest in GFLP.
- (8) Option granted November 5, 1999, pursuant to Issuer's Second Amended and Restated Stock 1995 Stock Incentive Plan; vested and became exercisable in 20% increments on first, second, third, fourth and fifth anniversary dates of grant.

Option granted November 5, 1999, by Operating Partnership, in transaction exempt under Rule 16b-3, to purchase Units of limited partnership ("Units") of Operating Partnership. Option vested and became exercisable in 50% increments on third and fifth anniversaries

(9) of date of grant. Each Unit exchangeable for two Common Shares of Issuer stock, subject to normal antidilution adjustments, or cash equivalent to market value of two Common Shares of Issuer stock, at discretion of Issuer.

Option granted February 19, 2002, by Operating Partnership, in transaction exempt under Rule 16b-3, to purchase Units of limited partnership ("Units") of Operating Partnership. 78,571 options vested and became exercisable on first anniversary of date of grant;

(10) 1,200,000 options vest and become exercisable in 20% increments on second, third, fourth and fifth anniversaries of date of grant. Each Unit exchangeable for two Common Shares of Issuer stock, subject to normal antidilution adjustments, or cash equivalent to market value of two Common Shares of Issuer stock, at discretion of Issuer.

Option granted February 19, 2002, by Operating Partnership, pursuant to Operating Partnership's 1996 Unit Incentive Plan, to purchase Units of limited partnership ("Units") of Operating Partnership. Vested 100% on first anniversary of date of grant. Each Unit

- (11) exchangeable for two Common Shares of Issuer stock, subject to normal antidilution adjustments, or cash equivalent to market value of two Common Shares of Issuer stock, at discretion of Issuer.
- (12) As condition to and in exchange for grant described in FN 14, Reporting Person on April 28, 2005, in transaction exempt under Rule 16b-3(e), relinquished to Operating Partnership for cancellation Unit options covering 138,450 Units.
- (13) Option granted July 16, 1996, by Operating Partnership, in transaction exempt under Rule 16b-3, to purchase Units of limited partnership ("Units") of Operating Partnership. 25% of options vested in 1997 as result of Issuer's Common Shares reaching \$50 closing

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sale price for ten consecutive trading days; balance vested and became exercisable in seven annual installments beginning on first anniversary of date of grant. Each Unit exchangeable for two Common Shares of Issuer stock, subject to normal antidilution adjustments, or cash equivalent to market value of two Common Shares of Issuer stock, at discretion of Issuer.

Satisfaction on April 28, 2005 of conditions to grant by Operating Partnership pursuant to 2004 Crescent Real Estate Equities Limited Partnership Long-Term Incentive Plan in transaction exempt under Rule 16b-3(d). 20% of Units vest when trailing 40 trading day closing sale price average ("Average Close") equals or exceeds \$19; additional 20%, when Average Close equals or exceeds \$20;

(14) additional 20%, when Average Close equals or exceeds \$21; additional 20%, when Average Close equals or exceeds \$22.50; and final 20%, when Average Close equals or exceeds \$24. General Partner of Operating Partnership has discretionary authority to establish alternative vesting schedules based on Issuer's achievement of annual performance targets as determined from time to time by the Compensation Committee of General Partner.

Beginning on second anniversary of date of grant, each vested Unit exchangeable for cash equivalent to market value of two Common(15) Shares of Issuer stock or, at discretion of Issuer, but subject to shareholder approval, for two Common Shares of Issuer stock, subject to normal antidilution adjustments.

(16) Applicable solely to unvested Units; not applicable to vested Units

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.