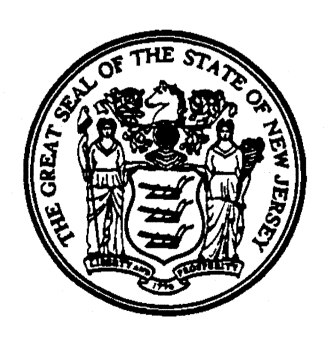
## **QUARTERLY REPORT**

LICENSEE TRUMP TAJ MAHAL CASINO RESORT

FOR THE QUARTER ENDED JUNE 30, 2005

TO THE
CASINO CONTROL COMMISSION
OF THE
STATE OF NEW JERSEY



## **BALANCE SHEETS**

AS OF JUNE 30, 2005 AND 2004

### (UNAUDITED) (\$ IN THOUSANDS)

LINE	DESCRIPTION		JUNE	JUNE
(a)	(b)		2005	2004
	ASSETS			
327				
	Current Assets:	\$	54,043 \$	38,543
1	Cash and Cash Equivalents		34,043 \$	30,343
2	Receivables and Patrons' Checks (Net of Allowance for	```\		
3	Doubtful Accounts - 2005, \$11,512, 2004, \$10,153)		16,425	17,024
	Inventories		4,932	4.857
5	Prepaid Expenses and Other Current Assets.		6,631	6,633
3	Prepaid Expenses and Other Current Assets	***	0,031	0,055
6	Total Current Assets		82,031	67,057
-0	Total Cutton Assess	```	02,051	0,,007
7	Investments, Advances, and Receivables - CRDA		16,242	12,171
8	Property and Equipment - Gross		776,747	1,146,436
9	Less: Accumulated Depreciation and Amortization		(3,387)	(302,777)
10	Property and Equipment - Net		773,360	843,659
11	Other Assets		67,171	13,549
11	Other rissess			
12	Total Assets	\$	938,804 \$	936,436
F			1	
	LIABILITIES AND EQUITY		LAMBAL PRO	
-			-	
	Current Liabilites:			
13	Accounts Payable.		7,675 \$	19,188
14	Notes Payable		-	-
	Current Portion of Long-Term Debt:			
15	Due to Affiliates		-	-
16	Other		12,606	12,782
17	Income Taxes Payable and Accrued		7,202	5,027
18	Other Accrued Expenses		21,782	35,699
19	Other Current Liabilities	·	15,485	7,872
20	Total Current Liabilities		64,750	80,568
	Long-Term Debt:		644.000	026 710
21	Due to Affiliates		644,000	836,519
22	Other NOTE 4		11,341	13,171
23	Deferred Credits		- 100	400
24	Other Liabilities.		400	400
25	Commitments and Contingencies			
			700 401	000 000
26	Total Liabilities		720,491	930,658
	The state of the s		210 212	£ 770
27	Stockholders', Partners', or Proprietor's Equity (Deficit) NOTES 2, 3 & 6		218,313	5,778
	m . I I . I . I . I . I . I . I . I . I	•	938,804	936,436
28	Total Liabilities and Equity.	····  12	730,004 3	930,430

## STATEMENTS OF INCOME

FOR THE SIX MONTHS ENDED JUNE 30, 2005 AND 2004

### (UNAUDITED) (\$ IN THOUSANDS)

LINE	DESCRIPTION	2005	2004
(a)	(b)	(c)	(d)
	REVENUE:	0.46.400	0.40.605
1	Casino		
2	Rooms		15,585
3	Food and Beverage		26,767
4	Other		<del></del>
5	Total Revenue	<del></del>	294,107
6	Less: Promotional Allowances		60,977
7	Net Revenue	. 227,064	233,130
	access to the properties		
	COSTS AND EXPENSES:	120.720	127 956
8	Cost of Goods and Services.	<u></u>	137,856 34,911
9	Selling, General and Administrative.	<u> </u>	
10	Provision for Doubtful Accounts.		
11	Total Costs and Expenses	177,109	174,004
10	Company Company Deptit	49,895	59,046
12	Gross Operating Profit	49,093	27,040
13	Depreciation and Amortization.	. 22,298	24,555
13	Charges from Affiliates Other than Interest:		2 .,555
14	Management Fees.		_
15	Other NOTE 5		3,279
17	7.012 viii		-,
16	Income (Loss) from Operations	. 24.733	31,212
10	moone (2005) non operation	, , , , , , , , , , , , , , , , , , , ,	, , , , , , , , , , , , , , , , , , , ,
	Other Income (Expenses):		
17	Interest Income (Expense) - Affiliates	(42,139	(48,591)
18	Interest Income (Expense) - External NOTE 4		
19	Investment Alternative Tax and Related Income (Expense) - Net		(1,026)
20	Nonoperating Income (Expense) - Net		
21	Total Other Income (Expenses)	. (58,915	
	( F)		1
22	Income (Loss) Before Income Taxes and Extraordinary Items	(34,182	(19,546)
23	Provision (Credit) for Income Taxes		4
24	Income (Loss) Before Extraordinary Items		(20,779)
25	Extraordinary Items (Net of Income Taxes- 2005, \$ ; 2004, \$ ) NOTE 11		-
26	Net Income (Loss)		\$ (20,779)

The accompanying notes are an intergral part of the financial statements. Valid comparisons cannot be made without using information contained in the notes.

## STATEMENTS OF INCOME

FOR THE THREE MONTHS ENDED JUNE 30, 2005 AND 2004

### (UNAUDITED) (\$ IN THOUSANDS)

LINE	DESCRIPTION	2005	2004
(a)	(b)	(c)	(d)
		TALL PROPERTY OF THE PROPERTY	
	REVENUE:		
1	Casino	<u></u>	
2	Rooms		8,365
3	Food and Beverage		14,189
4	Other		4,410
5	Total Revenue	<u> </u>	<del></del>
6	Less: Promotional Allowances		
7_	Net Revenue	. 114,458	120,403
	COCTO AND DIABLICEC.		
	COSTS AND EXPENSES:	70,680	70,702
8	Cost of Goods and Services.		1
9	Selling, General and Administrative		
10	Provision for Doubtful Accounts		
11	Total Costs and Expenses	. 88,952	88,078
		25.506	22.225
12	Gross Operating Profit.	. 25,506	32,325
10	Dec. 1. Control Amendmentary	. 10,003	12.065
13	Depreciation and Amortization		12,065
	Charges from Affiliates Other than Interest:		-
14	Management Fees.		1.647
15	OtherNOTE 5	. 1,373	1,647
1.0	Y / N. S. and On anathing	14,130	18.613
16	Income (Loss) from Operations.	14,130	10,013
	Other Income (Tomongoo)		A. A
	Other Income (Expenses): Interest Income (Expense) - Affiliates	(18,606	(24,477)
17			4
18	Interest Income (Expense) - External NOTE 4		4
19	Investment Alternative Tax and Related Income (Expense) - Net.		4
20	Nonoperating Income (Expense) - Net		<u> </u>
21	Total Other Income (Expenses)	(34,339	(25,652)
22	Lucius (Loca) Defero Incomo Toyos and Eutropulinomi Itamo	(20,209	7,039)
22	Income (Loss) Before Income Taxes and Extraordinary Items		
23			
24	Income (Loss) Before Extraordinary Items.		4
25	Extraordinary Items (Net of Income Taxes- 2005, \$; 2004, \$) NOTE 11		
26	Net Income (Loss)	\$ 295,244	\$ (7,673)

The accompanying notes are an intergral part of the financial statements. Valid comparisons cannot be made without using information contained in the notes.

## STATEMENTS OF CHANGES IN PARTNERS' OR PROPRIETOR'S EQUITY

FOR THE TWELVE MONTHS ENDED DECEMBER 31, 2004 AND THE SIX MONTHS ENDED JUNE 30, 2005

## (UNAUDITED) (\$ IN THOUSANDS)

Line (a)	Description (b)	Contributed Capital (c)	Accumulated Earnings (Deficit) (d)	(e)	Total Equity (Deficit) (f)
1	Balance, December 31, 2003	\$64,584	(\$35,766)		\$28,818
2	Net Income (Loss) - 2004		(46,796)		(46,796)
3	Capital Contributions				8,232
4	Capital Withdrawls				(22, 45.4)
5	Partnership Distributions				(33,474)
7	PHOI Feriou Adjustments			-	
8					
9					
10	Balance, December 31, 2004	39,342	(82,562)		(43,220)
			0.70 0.70		250 050
11	Net Income (Loss) - May 19, 2005		279,878		279,878 58,470
12	Capital Withdrawls				36,470
14	Partnership Distributions				(7,779)
15	Prior Period Adjustments				
16 17					
18					
19	Balance, May 19, 2005	\$90,033	\$197,316		\$287,349
19	Balance, May 17, 2005	\$ 0,033	***************************************		
20	Capitalization of Company on May 19, 2005	\$287,349			\$287,349
21	Net Income (Loss) - May 20, 2005 through June 30, 2005		778		778
22	Capital Contributions				
23	Capital Withdrawls				(014)
24	Partnership Distributions	<del></del>			(814)
25	Note Payable - Senior Credit Facility NOTE 6				(69,000)
27					
28					
29	Balance, June 30, 2005	\$217,535	\$778		\$218,313

The accompanying notes are an integral part of the financial statements. Valid comparisons cannot be made without using information contained in the notes.

### STATEMENTS OF CASH FLOWS

FOR THE SIX MONTHS ENDED JUNE 30, 2005 AND 2004

### (UNAUDITED) (\$ IN THOUSANDS)

LINE	DESCRIPTION	1	2005	2004
(a)	<b>(b)</b>		(c)	(d)
	A STAND OF A DED A TOTAL TO THE STANDARD OF TH	•	20.470	r 14.6
1	NET CASH PROVIDED (USED) BY OPERATING ACTIVITIES	\$	30,479	\$ 14,5
	CASH FLOWS FROM INVESTING ACTIVITIES:			
2	Purchase of Short-Term Investment Securities.		-	
3	Proceeds from the Sale of Short-Term Investment Securities		-	
4	Cash Outflows for Property and Equipment		(12,378)	(5,2
5	Proceeds from Disposition of Property and Equipment		-	
6	Purchase of Casino Reinvestment Obligations		(3,065)	(2,9
7	Purchase of Other Investments and Loans/Advances made		-	
	Proceeds from Disposal of Investments and Collection			
8	of Advances and Long-Term Receivables		-	
9	Cash Outflows to Acquire Business Entities.		-	
10			-	
11			-	
12	Net Cash Provided (Used) by Investing Activities		(15,443)	(8,2
	CASH FLOWS FROM FINANCING ACTIVITIES:			
	Cash Proceeds from Issuance of Short-Term Debt.			
13			-	***************************************
14	Payments to Settle Short-Term Debt		-	
15	-		-	
16	Costs of Issuing Debt.		(5,504)	(6,
17	Payments to Settle Long-Term Debt.		(3,304)	(0,
18	Cash Proceeds from Issuing Stock or Capital Contributions	-	•	
19	Purchases of Treasury Stock	<u></u>		
20	Payments of Dividends or Capital Withdrawals		(8,594)	(2,
21	Partnership Distribution		(8,394)	(∠,
22	Cash Disbursed for Capital Contribution  Net Cash Provided (Used) by Financing Activites		(14,098)	(8,
23	Net Cash Provided (Osed) by Financing Activities		(14,090)	(0,
24	Net Increase (Decrease) in Cash and Cash Equivalents		938	(2,
25	Cash and Cash Equivalents at Beginning of Period		53,105	40,
26	Cash and Cash Equivalents at End of Period	\$	54,043	\$ 38.
	CASH PAID DURING PERIOD FOR:		-	
	The Address of American Consistence of	•	15.070	\$ 40

| CASH PAID DURING PERIOD FOR:
| Interest (Net of Amount Capitalized) | \$ 15,970 \$ 40,426 |
| Income Taxes | \$ 175 \$ 175

The accompanying notes are an integral part of the financial statements. Valid comparisons cannot be made without using information contained in the notes.

## STATEMENTS OF CASH FLOWS

FOR THE SIX MONTHS ENDED JUNE 30, 2005 AND 2004

### (UNAUDITED) (\$ IN THOUSANDS)

LINE	DESCRIPTION	2005	2004
(a)	(b)	(c)	(d)
	NET CASH FLOWS FROM OPERATING ACTIVITIES:		
29	Net Income (Loss)	\$ 280,656 \$	(20,779)
	Noncash Items Included in Income and Cash Items Excluded from Income:		
30	Depreciation and Amortization of Property and Equipment	22,298	24,555
31	Amortization of Other Assets	91	72
32	Amortization of Debt Discount or Premium.	-	1,072
33	Deferred Income Taxes - Current	-	-
34	Deferred Income Taxes - Noncurrent	-	-
35	(Gain) Loss on Disposition of Property and Equipment		_
36	(Gain) Loss on Casino Reinvestment Obligations	1,037	1,026
37	(Gain) Loss from Other Investment Activities	-	
38	Net (Increase) Decrease in Receivables and Patrons' Checks	(1,381)	(894)
39	Net (Increase) Decrease in Inventories	(167)	(47)
40	Net (Increase) Decrease in Other Current Assets	(2,245)	(2,493)
41	Net (Increase) Decrease in Other Assets		(3,348)
42	Net Increase (Decrease) in Accounts Payable	(2,616)	6,877
43	Net Increase (Decrease) in Other Current Liabilities Excluding Debt	36,366	8,498
44	Net Increase (Decrease) in Other Noncurrent Liabilities Excluding Debt	-	-
45	Reorganization Expense NOTES 2 & 3	14,321	
46	Gain on Debt Extinguishment	(316,079)	-
47	Net Cash Provided (Used) by Operating Activites	\$ 30,479	\$ 14,539

### SUPPLEMENTAL SCHEDULE OF NONCASH INVESTING AND FINANCING ACTIVITIES

ACQUISITION OF PROPERTY AND EQUIPMENT:			į
48 Additions to Property and Equipment	\$ 12	,378 \	
49 Less: Captial Lease Obligations Incurred		-	(11,786)
S0 Cash Outflows for Property and Equipment	. \$ 12	,378 \$	5,259
ACQUISITION OF BUSINESS ENTITIES:		and the co	
51 Property and Equipment Acquired.	\$	- 5	-
51 Property and Equipment Acquired. 52 Goodwill Acquired.		-	-
Net Assets Acquired Other than Cash, Goodwill, and Property and Equipment	•	-	_
54 Long-Term Debt Assumed		-	
55 Issuance of Stock or Capital Invested		-	-
56 Cash Outflows to Acquire Business Entities.	. \$	0 5	8 0
STOCK ISSUED OR CAPITAL CONTRIBUTIONS:			
Total Issuances of Stock or Capital Contributions/Partnership Distribution	. \$	- (	\$
Plus: Issuances of Long-Term Debt to Affiliates, Net of Costs		-	
759 Plus: Elimination of Amounts Due from Affiliates		-	_
60 Cash Proceeds from Issuing Stock or Capital Contributions.	\$	0 :	\$ 0

The accompanying notes are an integral part of the financial statements. Valid comparisons cannot be made without using information contained in the notes.

### TRUMP TAJ MAHAL CASINO RESORT NOTES TO FINANCIAL STATEMENTS JUNE 30, 2005 (Unaudited)

### **NOTE 1 - GENERAL**

### Organization and Operations

Trump Taj Mahal Associates, a New Jersey Limited Liability Corporation ("Taj Associates" or the "Company") is 100% beneficially owned by Trump Entertainment Resorts Holdings, L.P. (formerly known as Trump Hotels & Casino Resorts Holdings, L.P. ("THCR")), a Delaware Limited Partnership ("TER Holdings"). Trump Entertainment Resorts, Inc. (formerly known as Trump Hotels & Casino Resorts, Inc.), a Delaware corporation (TER") currently beneficially owns an approximately 76.5% profits interest in TER Holdings, as both a general and limited partner, and Donald J. Trump ("Mr. Trump") owns directly and indirectly an approximately 23.5% profits interest in TER Holdings, as a limited partner. In addition TER Holdings beneficially wholly owns:

- Trump Plaza Associates, LLC ("Plaza Associates"), which owns and operates the Trump Plaza Hotel and Casino ("Trump Plaza"), located at the center of the Boardwalk in Atlantic City, New Jersey.
- Trump Marina Associates, LLC ("Marina Associates"), which owns and operates the Trump Marina Hotel Casino ("Trump Marina"), located in Atlantic City's marina district.
- Trump Indiana, Inc., which owns and operates a riverboat gaming facility at Buffington Harbor, on Lake Michigan in Gary, Indiana ("Trump Indiana").

Taj Associates owns and operates the Trump Taj Mahal Casino Resort (the "Taj Mahal"), an Atlantic City, New Jersey hotel, casino and convention center complex. The Taj Mahal, Trump Plaza and Trump Marina are collectively referred to as the "Trump Atlantic City Properties." The Atlantic City market is very competitive, especially since the opening of the Borgata Casino Hotel and Spa by a joint venture of MGM Mirage and Boyd Gaming in Atlantic City's marina district in July 2003, and is anticipated to become more competitive in the future. Taj Associates derives its revenue from casino operations, room rental, food and beverage sales, and entertainment revenue.

For an organizational chart of TER and its subsidiaries, see Exhibit 99.2 to TER's Current Report on Form 8-K filed with the Securities and Exchange Commission (the "SEC") on May 26, 2005.

The casino industry in Atlantic City is seasonal in nature with the peak season being the spring and summer months. Accordingly, results of operations for the three and six months ended June 30, 2005 and 2004 are not necessarily indicative of the operating results for a full year.

### Reclassifications

Certain reclassifications and disclosures have been made to prior period financial statements in order to conform to the current period presentation.

(Unaudited)

### NOTE 2 - REORGANIZATION AND EMERGENCE FROM CHAPTER 11

Chapter 11 Reorganization

On November 21, 2004, Trump Hotels & Casino Resorts, Inc. and certain of its subsidiaries (collectively, the "Debtors") filed voluntary petitions for relief under chapter 11 of the United States Bankruptcy Code (the "Bankruptcy Code") in the United States Bankruptcy Court for the District of New Jersey (the "Bankruptcy Court"), as part of a pre-arranged plan of reorganization. While in bankruptcy, the Debtors continued to manage their properties and operate their businesses as "debtors-in-possession" under the jurisdiction of the Bankruptcy Court.

On April 5, 2005, the Bankruptcy Court entered an order confirming the Second Amended Joint Plan of Reorganization, dated as of March 30, 2005, of the Debtors, as amended (the "Plan"). The Plan became effective on May 20, 2005 (the "Effective Date"), at which time all material conditions to the plan were satisfied and the Debtors emerged from chapter 11.

For a summary of certain actions that occurred as of the Effective Date and the distributions that were made to holders of THCR's securities under the Plan, see TER's Current Report on Form 8-K, filed with the SEC on May 26, 2005.

Following the Company's consummation of the Plan, TER's board of directors appointed James B. Perry, a member of TER's board of directors, as TER's Chief Executive Officer and President on July 6, 2005 and July 19, 2005, respectively. On July 19, 2005, Mark Juliano was appointed as TER's Chief Operating Officer.

Basis of Presentation

Subject to the foregoing, the accompanying financial statements have been prepared without audit. In the opinion of management, all adjustments, consisting of only normal recurring adjustments necessary to present fairly the financial position, the results of operations and cash flows for the periods presented, have been made.

The accompanying financial statements have been prepared pursuant to the rules and regulations of the Casino Control Commission of the State of New Jersey (the "CCC"). Accordingly, certain information and note disclosures normally included in financial statements prepared in conformity with accounting principles generally accepted in the United States have been condensed or omitted. These financial statements should be read in conjunction with the financial statements and notes thereto included in Taj Associates' December 31, 2004 Quarterly Report as filed with the CCC.

As described above, from the filing of the Debtors' chapter 11 petition to the Effective Date, THCR and its subsidiaries operated as debtors-in-possession under the jurisdiction of the Bankruptcy Court. Accordingly, Taj Associates financial statements for periods prior to its emergence from chapter 11 were prepared in accordance with the American Institute of Certified Public Accountants Statement of Position 90-7, "Financial Reporting by Entities in Reorganization under the Bankruptcy Code" ("SOP 90-7"). SOP 90-7 required the Company to report pre-petition liabilities that were subject to compromise separately on its balance sheet at an estimate of the amount that would ultimately be allowed by the Bankruptcy Court. SOP 90-7 also required separate reporting of certain expenses relating to the Debtors' chapter 11 filings as reorganization items.

Upon its emergence from chapter 11, the Company adopted fresh-start reporting in accordance with SOP 90-7. Under fresh-start reporting, a new entity was deemed to have been created for financial reporting purposes and the recorded amounts of assets and liabilities were adjusted to reflect their preliminary estimated fair values. The term, "Predecessor Company" refers to the Company for periods prior to and including May 19, 2005, and the term "Reorganized Company" refers to the Company for periods on and subsequent to May 20, 2005. As a result of the adoption of fresh-start reporting, the Company's post-emergence financial statements are generally not comparable with the financial statements of the Predecessor Company prior to its emergence from bankruptcy, including the historical financial statements included in this quarterly report.

(Unaudited)

Financial Reporting Under the Bankruptcy Code

From November 21, 2004 to May 19, 2005, the Company accounted for its operations under SOP 90-7. In accordance with SOP 90-7, certain expenses incurred and benefits realized by the Company during the bankruptcy period were recorded as reorganization expenses in the accompanying statements of operations. In order to record its debt instruments at the amount of the claims expected to be allowed by the Bankruptcy Court in accordance with SOP 90-7, as of the chapter 11 petition date, the Company wrote off as reorganization expenses its capitalized deferred financing fees associated with the 11.25% First Mortgage Notes due 2006 of Trump Atlantic City Associates and certain of its affiliates (the "TAC Notes"). Reorganization expenses also include professional fees and other expenses directly associated with the bankruptcy process.

The following table summarizes reorganization expense for the six months ended June 30, 2005:

	1	redecessor
		Company
Professional fees and expenses	\$	29,750
Net fresh start reorganization loss		14,320,622 *
	\$	14,350,372

\* In order to recognize the full impact of the recapitalization at the operating level we have on-going analyses being done by independent appraisers. At the completion thereof we anticipate further refinements will be made to this report.

Predecessor

### **NOTE 3 - FRESH START REPORTING**

TER and its subsidiaries adopted fresh-start reporting upon its emergence from chapter 11 on the Effective Date in accordance with SOP 90-7. TER and its subsidiaries are required to apply the fresh-start provisions of SOP 90-7 to its financial statements because it has concluded that (i) the reorganization value of the assets of the emerging entity immediately before the date of confirmation was less than the total of all post-petition liabilities and allowed claims and (ii) the holders of existing voting shares of THCR immediately before confirmation (i.e., the holders of shares of the common stock of the Predecessor Company (the "Old Common Stock") that were issued and outstanding prior to the commencement of the chapter 11 proceedings) received less than 50 percent of the voting shares of the emerging entity. SOP 90-7 sets forth the principles regarding the date at which a company that has emerged from a chapter 11 proceeding should apply fresh start reporting to account for the effects of the plan of reorganization. Under SOP 90-7, application of fresh start reporting is required on the date on which the plan of reorganization is confirmed by a bankruptcy court, but SOP 90-7 further provides that fresh start reporting should not be applied until all material conditions are satisfied. All material conditions to the Plan were satisfied as of May 20, 2005.

Fresh start reporting requires that the Company adjust the historical cost of its assets and liabilities to their fair value as determined by the reorganization value of the Company. Furthermore, the reorganization value must be allocated among the reorganized entity's net assets in conformity with procedures specified by Statement of Financial Accounting Standards ("SFAS") No. 141, "Business Combinations" ("SFAS 141"). The Company has engaged an independent appraiser to assist the Company's in the allocation of reorganization value under the Plan to the Company's assets and liabilities. The Company used its preliminary reports and other information to make the allocations as of the Effective Date. The Company's intangibles include trademarks (including a perpetual, exclusive royalty-free license of the "Trump" name and certain derivatives thereof, subject to certain terms and conditions), customer relationships, and the excess of the reorganization value over net assets. The Company expects to finalize the valuation and allocations of the Company's assets and liabilities by December 31, 2005. The adoption of fresh start reporting resulted in the following adjustments to the Company's unaudited balance sheet as of May 20, 2005:

### **JUNE 30, 2005**

(Unaudited)

Current Assets:   Current Assets:   Current Assets:   Current Assets:   Cash and cash equivalents   S		C	edecessor ompany y 20, 2005	of	rganization Debt and quity (1)		h Start ments (2)	C	organized ompany y 20, 2005
Current Assets:   Cash and cash equivalents   \$ 43,496   \$ \$ \$ \$ 43,496     Receivable, net   19,467   19,467     Other current assets   12,134   12,134     Total current assets   75,097   75,097     Property and equipment, net   821,800   (49,355)   772,445     Other assets   24,435   24,435     Intangible assets   921,332   50,839     TOTAL ASSETS   921,332   1,484   922,816     CURRENT LIABILITIES					(In thousands)				
Cash and cash equivalents         \$ 43,496   19,467         \$ 19,467           Receivable, net         19,467         19,467           Other current assets         12,134         12,134           Total current assets         75,097         75,097           Property and equipment, net         821,800         (49,355)         772,445           Other assets         24,435         50,839         50,839           Intangible assets         -         -         50,839         50,839           TOTAL ASSETS         921,332         1,484         922,816           LIABILITIES AND EQUITY (DEFICIT)           CURRENT LIABILITIES:           Current maturities of long-term debt         12,449         \$ 12,449         \$ 12,449           Accounts Payable and accrued expenses         42,723         \$ 42,723         42,723         42,723           Due to affiliates, net         47         47         47           Accrued interest payable         54,329         (54,329)         55,219           NON-CURRENT LIABILITIES         199,548         (54,329)         55,219           NON-CURRENT LIABILITIES         400         58,7739         587,739           Other long-term liabilities         400         58,739 <td></td> <td></td> <td></td> <td></td> <td></td> <td></td> <td></td> <td></td> <td></td>									
Receivable, net         19,467         19,467         19,467           Other current assets         12,134         12,134         12,134           Total current assets         75,097         75,097         75,097           Property and equipment, net         821,800         (49,355)         772,445           Other assets         24,435         50,839         50,839           Intangible assets         —         50,839         50,839           TOTAL ASSETS         \$ 921,332         1,484         922,816           LIABILITIES AND EQUITY (DEFICIT)           Current maturities of long-term debt         \$ 12,449         \$ 12,449         \$ 12,449           Accounts Payable and accrued expenses         42,723         \$ 42,723         42,723           Due to affiliates, net         47         47         47           Accrued interest payable         54,329         (54,329)         55,219           NON-CURRENT LIABILITIES         109,548         (54,329)         55,219           NON-CURRENT LIABILITIES         400         400         400           TOTAL LIABILITIES         400         400         400           TOTAL LIABILITIES         959,437         (316,079)         643,358									
Other current assets         12,134         12,134           Total current assets         75,097         75,097           Property and equipment, net         821,800         (49,355)         72,445           Other assets         24,435         50,839         50,839           Intangible assets         50,839         50,839         50,839           TOTAL ASSETS         \$ 921,332         1,484         922,816           CURRENT LIABILITIES           Current maturities of long-term debt         \$ 12,449         \$ 12,449         \$ 12,449           Accounts Payable and accrued expenses         42,723         \$ 24,723         47           Accrued interest payable         54,329         (54,329)         55,219           TOTAL CURRENT LIABILITIES         109,548         (54,329)         55,219           NON-CURRENT LIABILITIES           Long-term debt, net of current maturities         849,489         (261,750)         587,739           Other long-term liabilities         400         400           TOTAL LIABILITIES         400         400           PARTNERS'/OWNER'S EQUITY (DEFICIT)         66,337         (316,079)         15,805         82,142           Partners'/owner's equity (deficit)         (38,1	•	\$		\$		\$		\$	,
Total current assets         75,097         75,097           Property and equipment, net         821,800         (49,355)         772,445           Other assets         24,435         24,435         24,435           Intangible assets         —         50,839         50,839           TOTAL ASSETS         \$ 921,332         1,484         \$ 922,816           LIABILITIES AND EQUITY (DEFICIT)           Current maturities of long-term debt         \$ 12,449         \$ 12,449           Accounts Payable and accrued expenses         42,723         42,723           Due to affiliates, net         47         47           Accrued interest payable         54,329         (54,329)         55,219           TOTAL CURRENT LIABILITIES         109,548         (54,329)         55,219           NON-CURRENT LIABILITIES         849,489         (261,750)         587,739           Other long-term debt, net of current maturities         400         400           TOTAL LIABILITIES         959,437         (316,079)         643,358           PARTNERS'/OWNER'S EQUITY (DEFICIT)         66,337         15,805         82,142           Contributed capital         66,337         15,805         82,142           Accumulated deficit         <									
Property and equipment, net         821,800         (49,355)         772,445           Other assets         24,435         24,435           Intangible assets         —         50,839         50,839           TOTAL ASSETS         \$ 921,332         1,484         922,816           LIABILITIES AND EQUITY (DEFICIT)           CURRENT LIABILITIES:           Current maturities of long-term debt         \$ 12,449         \$ 12,449           Accounts Payable and accrued expenses         42,723         \$ 42,723           Due to affiliates, net         47         47           Accrued interest payable         54,329         (54,329)         55,219           TOTAL CURRENT LIABILITIES         109,548         (54,329)         55,219           NON-CURRENT LIABILITIES         400         54,329         55,219           NON-CURRENT LIABILITIES         849,489         (261,750)         587,739           Other long-term liabilities         400         6,337         643,358           PARTNERS'/OWNER'S EQUITY (DEFICIT)           Contributed capital         66,337         15,805         82,142           Contributed capital         (66,337         15,805         82,142      <	<del></del>								
Other assets         24,435         24,435           Intangible assets         —         50,839         50,839           TOTAL ASSETS         \$ 921,332         1,484         922,816           LIABILITIES AND EQUITY (DEFICIT)           CURRENT LIABILITIES:           Current maturities of long-term debt         \$ 12,449         \$ 12,449           Accounts Payable and accrued expenses         42,723         \$ 42,723           Due to affiliates, net         47         47           Accrued interest payable         54,329         (54,329)         55,219           NON-CURRENT LIABILITIES         109,548         (54,329)         555,219           NON-CURRENT LIABILITIES         849,489         (261,750)         587,739           Other long-term liabilities         400         54,009         643,358           PARTNERS'/OWNER'S EQUITY (DEFICIT)           Contributed capital         66,337         (316,079)         15,805         82,142           Accumulated deficit         (104,442)         316,079         (14,321)         197,316           Partners'/owner's equity (deficit)         (38,105)         316,079         1,484         279,458	Total current assets		75,097						75,097
Intangible assets	• •						(49,355)		•
TOTAL ASSETS         1,484         922,816           LIABILITIES AND EQUITY (DEFICIT)           CURRENT LIABILITIES:           Current maturities of long-term debt         \$ 12,449         \$ 12,449           Accounts Payable and accrued expenses         42,723         42,723           Due to affiliates, net         47         47           Accrued interest payable         54,329         (54,329)         55,219           TOTAL CURRENT LIABILITIES         109,548         (54,329)         55,219           NON-CURRENT LIABILITIES         849,489         (261,750)         587,739           Other long-term debt, net of current maturities         400         400           TOTAL LIABILITIES         959,437         (316,079)         643,358           PARTNERS'/OWNER'S EQUITY (DEFICIT)         Contributed capital         66,337         15,805         82,142           Accumulated deficit         (104,442)         316,079         (14,321)         197,316           Partners'/owner's equity (deficit)         (38,105)         316,079         1,484         279,458			24,435						
LIABILITIES AND EQUITY (DEFICIT)           CURRENT LIABILITIES:         12,449         \$ 12,449           Current maturities of long-term debt         42,723         42,723           Accounts Payable and accrued expenses         47         47           Due to affiliates, net         47         47           Accrued interest payable         54,329         (54,329)         55,219           TOTAL CURRENT LIABILITIES         109,548         (54,329)         552,19           NON-CURRENT LIABILITIES         849,489         (261,750)         587,739           Other long-term debt, net of current maturities         400         400         400           TOTAL LIABILITIES         959,437         (316,079)         643,358           PARTNERS'/OWNER'S EQUITY (DEFICIT)         Contributed capital         66,337         15,805         82,142           Accumulated deficit         (104,442)         316,079         (14,321)         197,316           Partners'/owner's equity (deficit)         (38,105)         316,079         1,484         279,458									
CURRENT LIABILITIES:         12,449         \$ 12,449           Accounts Payable and accrued expenses         42,723         42,723           Due to affiliates, net         47         47           Accrued interest payable         54,329         (54,329)         55,219           TOTAL CURRENT LIABILITIES         109,548         (54,329)         55,219           NON-CURRENT LIABILITIES         849,489         (261,750)         587,739           Other long-term debt, net of current maturities         400         400           TOTAL LIABILITIES         959,437         (316,079)         643,358           PARTNERS'/OWNER'S EQUITY (DEFICIT)         66,337         15,805         82,142           Accumulated deficit         (104,442)         316,079         (14,321)         197,316           Partners'/owner's equity (deficit)         (38,105)         316,079         1,484         279,458	TOTAL ASSETS	\$	921,332			-	1,484	\$	922,816
Current maturities of long-term debt         \$ 12,449         \$ 12,449           Accounts Payable and accrued expenses         42,723         42,723           Due to affiliates, net         47         47           Accrued interest payable         54,329         (54,329)         55,219           TOTAL CURRENT LIABILITIES         109,548         (54,329)         55,219           NON-CURRENT LIABILITIES         849,489         (261,750)         587,739           Other long-term debt, net of current maturities         400         400           TOTAL LIABILITIES         959,437         (316,079)         643,358           PARTNERS'/OWNER'S EQUITY (DEFICIT)         66,337         15,805         82,142           Accumulated deficit         (104,442)         316,079         (14,321)         197,316           Partners'/owner's equity (deficit)         (38,105)         316,079         1,484         279,458           TOTAL LIABILITIES AND PARTNERS'/OWNER'S EQUITY         (38,105)         316,079         1,484         279,458									
Accounts Payable and accrued expenses       42,723       42,723         Due to affiliates, net       47       47         Accrued interest payable       54,329       (54,329)       —         TOTAL CURRENT LIABILITIES       109,548       (54,329)       55,219         NON-CURRENT LIABILITIES       849,489       (261,750)       587,739         Other long-term liabilities       400       400         TOTAL LIABILITIES       959,437       (316,079)       643,358         PARTNERS'/OWNER'S EQUITY (DEFICIT)       66,337       15,805       82,142         Accumulated deficit       (104,442)       316,079       (14,321)       197,316         Partners'/owner's equity (deficit)       (38,105)       316,079       1,484       279,458         TOTAL LIABILITIES AND PARTNERS'/OWNER'S EQUITY       (38,105)       316,079       1,484       279,458	<del> </del>	\$	12 449					\$	12 449
Due to affiliates, net       47       47         Accrued interest payable       54,329       (54,329)       —         TOTAL CURRENT LIABILITIES       109,548       (54,329)       55,219         NON-CURRENT LIABILITIES       849,489       (261,750)       587,739         Other long-term liabilities       400       400         TOTAL LIABILITIES       959,437       (316,079)       643,358         PARTNERS'/OWNER'S EQUITY (DEFICIT)       66,337       15,805       82,142         Accumulated deficit       (104,442)       316,079       (14,321)       197,316         Partners'/owner's equity (deficit)       (38,105)       316,079       1,484       279,458         TOTAL LIABILITIES AND PARTNERS'/OWNER'S EQUITY       (38,105)       316,079       1,484       279,458		Ψ						Ψ.	•
Accrued interest payable         54,329         (54,329)         —           TOTAL CURRENT LIABILITIES         109,548         (54,329)         55,219           NON-CURRENT LIABILITIES         849,489         (261,750)         587,739           Other long-term liabilities         400         400           TOTAL LIABILITIES         959,437         (316,079)         643,358           PARTNERS'/OWNER'S EQUITY (DEFICIT)         66,337         15,805         82,142           Accumulated deficit         (104,442)         316,079         (14,321)         197,316           Partners'/owner's equity (deficit)         (38,105)         316,079         1,484         279,458           TOTAL LIABILITIES AND PARTNERS'/OWNER'S EQUITY         (38,105)         316,079         1,484         279,458	• • • • • • • • • • • • • • • • • • • •		,						•
TOTAL CURRENT LIABILITIES         109,548         (54,329)         55,219           NON-CURRENT LIABILITIES         200,000         587,739         587,739         661,750)         587,739         587,739         640         400         400         400         400         400         400         643,358         643,358         643,358         643,358         66,337         15,805         82,142         66,371         15,805         82,142         400         66,337         15,805         82,142         400         66,337         15,805         82,142         400         66,337         15,805         82,142	· · · · · · · · · · · · · · · · · · ·		54,329		(54,329)				
Long-term debt, net of current maturities       849,489       (261,750)       587,739         Other long-term liabilities       400       400         TOTAL LIABILITIES       959,437       (316,079)       643,358         PARTNERS'/OWNER'S EQUITY (DEFICIT)       566,337       15,805       82,142         Accumulated deficit       (104,442)       316,079       (14,321)       197,316         Partners'/owner's equity (deficit)       (38,105)       316,079       1,484       279,458         TOTAL LIABILITIES AND PARTNERS'/OWNER'S EQUITY					(54,329)				55,219
Long-term debt, net of current maturities       849,489       (261,750)       587,739         Other long-term liabilities       400       400         TOTAL LIABILITIES       959,437       (316,079)       643,358         PARTNERS'/OWNER'S EQUITY (DEFICIT)       566,337       15,805       82,142         Accumulated deficit       (104,442)       316,079       (14,321)       197,316         Partners'/owner's equity (deficit)       (38,105)       316,079       1,484       279,458         TOTAL LIABILITIES AND PARTNERS'/OWNER'S EQUITY	NON-CURRENT LIABILITIES								
TOTAL LIABILITIES         959,437         (316,079)         643,358           PARTNERS'/OWNER'S EQUITY (DEFICIT)         566,337         15,805         82,142           Contributed capital         66,337         316,079         (14,321)         197,316           Partners'/owner's equity (deficit)         (38,105)         316,079         1,484         279,458           TOTAL LIABILITIES AND PARTNERS'/OWNER'S EQUITY         100,000         1,484         1,484         1,484			849,489		(261,750)				587,739
PARTNERS'/OWNER'S EQUITY (DEFICIT)         Contributed capital       66,337       15,805       82,142         Accumulated deficit       (104,442)       316,079       (14,321)       197,316         Partners'/owner's equity (deficit)       (38,105)       316,079       1,484       279,458         TOTAL LIABILITIES AND PARTNERS'/OWNER'S EQUITY	Other long-term liabilities		400						400
Contributed capital         66,337         15,805         82,142           Accumulated deficit         (104,442)         316,079         (14,321)         197,316           Partners'/owner's equity (deficit)         (38,105)         316,079         1,484         279,458           TOTAL LIABILITIES AND PARTNERS'/OWNER'S EQUITY         279,458         279,458	TOTAL LIABILITIES		959,437		(316,079)				643,358
Accumulated deficit         (104,442)         316,079         (14,321)         197,316           Partners'/owner's equity (deficit)         (38,105)         316,079         1,484         279,458           TOTAL LIABILITIES AND PARTNERS'/OWNER'S EQUITY         316,079         1,484         279,458	PARTNERS'/OWNER'S EQUITY (DEFICIT)								
Partners'/owner's equity (deficit) (38,105) 316,079 1,484 279,458 TOTAL LIABILITIES AND PARTNERS'/OWNER'S EQUITY	Contributed capital		66,337				15,805		82,142
TOTAL LIABILITIES AND PARTNERS'/OWNER'S EQUITY			(104,442)	****		-	(14,321)		197,316
· ·			(38,105)		316,079		1,484		279,458
(DEFICIT) \$ 921,332 \$ \$ 1,484 \$ 922,816	·								
	(DEFICIT)	<b>\$</b> =	921,332	\$ =		\$	1,484	\$	922,816

- (1) To record the reorganization of debt and equity in accordance with the Plan, including the discharge of pre-petition liabilities comprised principally of \$261,750 million of TAC Notes and \$54,329 of accrued interest thereon.
- (2) To adjust the carrying value of assets, liabilities and partners'/owner's equity to fair value, and record the Reorganized Company other intangibles in accordance with the fresh start reporting requirements of SOP 90-7. \*
- (3) Net reorganization fresh start gain as of May 20, 2005 consisted of the following:

Net gain resulting from reorganization of debt and equity	\$ 316,079 *
Net gain resulting from fresh start value adjustments to assets and liabilities	 1,484 *
Net fresh start reorganization gain	\$ 317,563

\* In order to recognize the full impact of the recapitalization at the operating level we have on-going analyses being done by independent appraisers. At the completion thereof we anticipate further refinements will be made to this report.

The extraordinary gain from the reorganization of debt and equity relates to the settlement of long-term debt and accrued interest at an amount less than the historical recorded value. As this gain resulted from the bankruptcy recapitalization and as such was unusual and infrequent in the nature, it has been reflected as an extraordinary gain pursuant to Accounting Principles Board Number 30, "Reporting the Results of Operations-Reporting the Effects of Disposal of a Segment of a Business, and Extraordinary, Unusual and Infrequently Occurring Events and Transactions," and Financial Standards Board Statement Number 145, "Rescission of FASB Statements No. 4, 41, and 62, Amendment of FASB Statement No. 13, and Technical Corrections."

(Unaudited)

### NOTE 4 - LONG-TERM DEBT

Long-term debt consists of the following:

		June 30, 2005		June 30, 2004
Note Payable - TER and TER Funding 8.5% Senior Secured Notes, due				
2015 (a)	\$	575,000,000	\$	
Note Payable - TER and TER Funding Senior Credit Facility (b)		69,000,000		-
Note Payable - TAC and TAC Funding 11.25% First Mortgage Notes, due				
2006 (c)				800,000,000
Note Payable - TAC, TAC Funding II and TAC Funding III 11.25% First				
Mortgage Notes, due 2006, net of unamortized discount of \$0 and \$267,000				
respectively (d)		with a final state of the state		36,519,000
Capitalized lease obligations (e)	****	23,947,000	-	25,953,000
		667,947,000		862,472,000
Less: current maturities	_	(12,606,000)		(12,782,000)
	\$_	655,341,000	\$_	849,690,000

(a) In May 2005, TER and TER Funding, Inc., a wholly owned subsidiary of TER ("TER Funding"), issued \$1,250,000,000 principal amount of 8.50% First Mortgage Notes due June 1, 2015 (the "TER Notes"). Interest on the TER Notes is payable semi-annually on each June 1 and December 1 commencing on May 20, 2005 initially payable December 1, 2005.

\$730 million aggregate principal amount of the TER Notes are nonrecourse to the issuers and to the partners of TER Holdings (the "Qualified Portion"). \$520 million aggregate principal amount of the TER Notes are recourse to the issuers and to TER, in its capacity as general partner of TER Holdings (the "Non-Qualified Portion"). The Non-Qualified Portion and Qualified Portion are recalculated on a periodic basis based on certain tax considerations no less frequently than annually, provided that in no event will the Qualified Portion exceed \$730 million aggregate principal amount of the TER Notes.

All of the domestic subsidiaries of TER Holdings (except for TER Funding, as co-issuer of the TER Notes) (the "Guarantors") are guarantors of the Non-Qualified Portion, which are fully recourse and enforceable against the collateral securing the TER Notes. All of the Guarantors, with the exception of Trump Indiana, Inc., are guarantors of the Qualified Portion, which are nonrecourse and enforceable only against the collateral securing the TER Notes.

The TER Notes are senior obligations of the issuers and are guaranteed on a senior basis by the Guarantors, and rank senior in right of payment to the issuers' and Guarantors' future subordinated indebtedness. Notwithstanding the foregoing, because amounts borrowed under the Credit Agreement are secured by substantially all the assets of the issuers and the Guarantors on a priority basis, the TER Notes and the guarantees thereof are effectively subordinated to amounts borrowed under the Credit Agreement.

The TER Notes are secured by substantially all TER's real property and incidental personal property, subject to liens securing amounts borrowed under the Credit Agreement and certain permitted prior liens. The issuers and Guarantors of the TER Notes are subject to certain affirmative and negative covenants under the TER Notes indenture.

From the proceeds of the issuance of the TER Notes, TER loaned \$575,000,000 to Taj Associates with interest at 8.50%, due June 1, 2015 with the same terms as the TER Notes.

### JUNE 30, 2005 (Unaudited)

### Deferred Financing Costs

Financing costs, including underwriters' discounts and direct transactional fees (including accounting, legal and printing costs and fees) associated with the issuance of the TER Notes have been capitalized as deferred bond and loan issuance costs at June 30, 2005 in the accompanying balance sheets and are being amortized to interest expense over the terms of the related debt.

On the Effective Date, TER and TER Holdings entered into a credit agreement (the "Credit Agreement") with Morgan Stanley & Co. Incorporated, as collateral agent, Morgan Stanley Senior Funding, Inc., as administrative agent, UBS Securities LLC, as syndication agent, Merrill Lynch Capital and Wells Fargo Foothill, Inc., as documentation agents, and Morgan Stanley Senior Funding, Inc. and UBS Securities LLC, as joint lead arrangers and joint book-runners. Pursuant to the Credit Agreement, the lenders have agreed to provide a \$500 million credit facility (the "Credit Facility") to TER Holdings in the form of (i) a single draw term loan facility in the amount of \$150 million, which was drawn on the Effective Date (the "Term B-1 Facility"), (ii) a delayed draw term loan facility in the amount of \$150 million, which may be drawn in multiple borrowings through the first anniversary of the Effective Date (the "Term B-2 Facility" together with the Term B-1 Facility, the "Term B Facilities"), and (iii) a revolving credit facility in the amount of \$200 million, which may be drawn in multiple borrowings through the fifth anniversary of the Effective Date (the "Revolving Credit Facility"). The Credit Agreement also includes (a) a sub-facility of the revolving credit facility for letters of credit in an amount of up to \$20 million (the "Letters of Credit"), and (b) a sub-facility of the revolving credit facility for swing line loans (i.e., loans made available on a same day basis and repayable in full within seven days) of up to \$10 million (the "Swing Line Facility"). Proceeds from the Term B Facilities may be utilized to (i) pay off amounts outstanding under the DIP Facility (as defined below), which occurred on the Effective Date, (ii) fund the construction of a new tower at the Trump Taj Mahal, (iii) pay fees and expenses in connection with the Company's restructuring, and (iv) provide for ongoing working capital and general corporate needs; provided that \$150 million of the Term B Facilities is restricted to fund construction of the new tower at the Trump Taj Mahal. The Revolving Credit Facility, Swing Line Facility and any Letters of Credit may be used to fund ongoing working capital requirements of TER Holdings and its subsidiaries and other general corporate purposes.

Borrowings under the Credit Facility bear interest, at TER Holdings' election (i) at a base rate plus an applicable margin, or (ii) a rate equal to approximately LIBOR plus the applicable margin. The Term B Facilities mature on May 20, 2012, and must be repaid during the final year of such loans in equal quarterly amounts, subject to amortization of approximately 1.0% per year prior to the final year. The Revolving Credit Facility and any Letters of Credit mature on May 20, 2010. Amounts borrowed under the Swing Line Facility must be repaid within seven days after the requested date of borrowing (or by May 20, 2010, if earlier).

Borrowings under the Credit Agreement are secured by a first priority security interest in substantially all the assets of TER Holdings and its subsidiaries. TER Holdings' obligations under the Credit Agreement are guaranteed by the Company and each of the direct and indirect subsidiaries of the Company. TER and its subsidiaries are subject to a number of affirmative and negative covenants and must comply with certain financial covenants, including the ratio of consolidated indebtedness to EBITDA, consolidated first lien debt to EBITDA and EBITDA to cash interest expense. TER and its subsidiaries were in compliance with such covenants as of June 30, 2005.

- (c) In April 1996, Trump Atlantic City Associates ("TAC") and Trump Atlantic City Funding, Inc., a wholly owned subsidiary of TAC ("TAC Funding"), issued \$1,200,000,000 principal amount of 11.25% First Mortgage Notes due May 1, 2006 (the "TAC I Notes"). On May 20, 2005, the TAC I Notes were cancelled as a result of the transaction described in Note 2.
- (d) In December 1997, TAC and Trump Atlantic City Funding II, Inc. ("TAC Funding II") issued \$75,000,000 principal amount of 11.25% First Mortgage Notes due May 1, 2006 (the "TAC II Notes"). In December 1997, TAC and Trump Atlantic City Funding III, Inc. ("TAC Funding III") issued \$25,000,000 principal amount of 11.25% First Mortgage Notes due May 1, 2006 (the "TAC III Notes" and together with the TAC I Notes and TAC II Notes, the "TAC Notes"). On May 20, 2005, the TAC II Notes and TAC III Notes were cancelled as a result of the transaction described in Note 2

### **JUNE 30, 2005**

(Unaudited)

From the proceeds of the issuance of the TAC Notes, TAC loaned \$800,000,000 and \$36,750,000 to Taj Associates with interest at 11.25%, due May 1, 2006 with the same terms as the TAC Notes. Accordingly these loans were cancelled as a result of the transaction described in Note 2.

(e) Interest on these leases are payable with interest rates ranging from 6.0% to 18.2%. The leases are due at various dates between 2005 and 2008 and are secured by the equipment financed.

### NOTE 5 - TRANSACTIONS WITH AFFILIATES

Taj Associates has engaged in certain transactions with Mr. Trump and entities that are partially owned by Mr. Trump. Amounts receivable/(payable) at June 30 are as follows:

-		June 30, 2005		June 30, 2004
Marina Associates	,	103,000	\$	65,000
Plaza Associates		67,000		206,000
Trump Indiana		(57,000)		(85,000)
Trump Administration		(4,815,000)		(4,355,000)
TAC				9,497,000
Trump Casino Holdings, LLC		*******		4,000
TER		(671,000)		
	\$	(5,373,000)	\$	5,332,000

Taj Associates engages in various transactions with the other Atlantic City hotel/casinos and related casino entities that are affiliates of Mr. Trump. These transactions are charged at cost or normal selling price in the case of retail items and include certain shared professional fees, insurance and payroll costs as well as complimentary services offered to customers.

Trump Taj Mahal Associates Administration, a separate division of Taj Associates ("Trump Administration") was formed for the purpose of realizing cost savings and operational synergies by consolidating certain administrative functions of, and providing certain services to Taj Associates, Plaza Associates and Marina Associates. Management believes that Trump Administration's services will continue to result in substantial cost savings and operational synergies.

### NOTE 6 - PARTNER'S/OWNER'S CAPITAL

Partnership/Owner's Distribution

Pursuant to the indentures governing the TER Notes, Taj Associates is permitted to reimburse TER for its operating and interest expenses. During the period May 20, 2005 to June 30, 2005 Taj Associates declared cash partnership distributions to TER of \$814,000 consisting of operating expense reimbursements.

Pursuant to the indentures governing the TAC Notes, TAC was permitted to reimburse THCR for its operating and interest expenses. These reimbursements were subject to limitations set forth in such indentures, including an annual limitation of \$10,000,000 in operating expense reimbursements and a life-time limitation of \$50,000,000 in interest expense reimbursements. As such, TAC's subsidiaries, Taj Associates and Plaza Associates were permitted to reimburse TAC for its interest expenses and operating expense reimbursements to THCR. During the period ended May 19, 2005 and the six months ended June 30, 2004, Taj Associates declared cash partnership distributions to TAC of \$7,779,000 and \$2,261,000, respectively, consisting of operating expense reimbursements as well as cash to fund the payment by TAC of other expenses which were principally transaction costs related to the Plan.

(Unaudited)

### Capital Contributions

As a result of the transactions described in Notes 2, 3 and 4 Taj Associates recorded on May 19, 2005 the following transactions as capital contributions:

Allocation portion of deferred financing costs on the TER Notes\$	7,892,000 *
Allocation of intangible assets	
Interest on TAC Notes paid on behalf of Taj Associates	34,773,000
\$ <u></u>	58,470,000

\* In order to recognize the full impact of the recapitalization at the operating level we have on-going analyses being done by independent appraisers. At the completion thereof we anticipate further refinements will be made to this report.

### **NOTE 7 - COMMITMENTS AND CONTINGENCIES**

### Legal Proceedings

On November 21, 2004, the Debtors filed voluntary petitions for relief in the Bankruptcy Court under chapter 11 of the Bankruptcy Code. As debtors-in-possession, the Debtors were authorized under chapter 11 to continue to operate their businesses while under the jurisdiction of the Bankruptcy Court. The Bankruptcy Court entered an order confirming the Plan on April 5, 2005, as amended. The Debtors emerged from bankruptcy on May 20, 2005. Although the Company has emerged from bankruptcy, the Company is still in the process of resolving various claims and other litigation in connection with the Plan, which may continue for the foreseeable future. At this time, the Company cannot predict the outcome of such claims or litigation or their effect on the Company's business.

DLJ Merchant Banking Partners III, LP ("DLJMB") had objected to the Plan and asserted a claim for \$25 million, plus expenses of at least \$1 million, against TER and its subsidiaries with respect to a proposed \$400 million equity investment by DLJMB in connection with a potential recapitalization of THCR and its subsidiaries pursued by the Company in 2004. TER is evaluating DLJMB's claim and reserves all rights with respect thereto (including the right to dispute the amount of such claim with the Bankruptcy Court). During the chapter 11 cases, TER and DLJMB stipulated that, subject to certain conditions, DLJMB would withdraw its objection to the Plan and DLJMB's claim would be litigated following the Effective Date. At this time, the Company cannot predict the outcome of DLJMB's claim or its effects on the Company's business.

### 401(k) Plan Participant Litigation

On February 8, 2005, certain individuals filed a complaint in the United States District Court for the District of New Jersey, Camden Division, against certain persons and organizations that included members of the Trump Capital Accumulation Plan Administrative Committee. In their complaint, the plaintiffs alleged, among other things, that such persons and organizations, who were responsible for managing the Trump Capital Accumulation Plan, breached their fiduciary duties owed to the plan participants when THCR Common Stock held in employee accounts was allegedly sold without participant authorization if the participant did not willingly sell such shares by a specified date in accordance with the plan. The plaintiffs brought this suit under the Employee Retirement Income Security Act of 1974, as amended, on behalf of themselves and certain other plan participants and beneficiaries and sought to have the court certify their claims as a class action. In their complaint, the plaintiffs also sought, among other things, damages for losses suffered by certain accounts of affected plan participants as a result of such allegedly improper sale of THCR Common Stock and reasonable costs and attorneys' fees. The case is in its initial phase with discovery anticipated to be commenced September, 2005. At this time, the Company cannot predict the outcome of such litigation or its effect on the Company's business.

JUNE 30, 2005 (Unaudited)

Federal Income Tax Examination

Taj Associates is currently involved in examinations with the Internal Revenue Service (the "IRS") concerning their federal partnership income tax returns for the tax years 2002 and 2003. While any adjustments resulting from this examination could affect their specific state income tax returns, Taj Associates does not believe that adjustments, if any, will have a material adverse effect on their financial condition or results of operations.

In addition to the foregoing, Taj Associates and certain of its employees are involved from time to time in various legal proceedings incidental to the Company's business. While any proceeding or litigation contains an element of uncertainty, management believes that the final outcomes of these matters are not likely to have a material adverse effect on the Company's results of operations or financial condition. In general, the Company has agreed to indemnify such persons, and its directors, against any and all losses, claims, damages, expenses (including reasonable costs, disbursements and counsel fees) and liabilities (including amounts paid or incurred in satisfaction of settlements, judgements, fines and penalties) incurred by them in said legal proceedings absent a showing of such persons' gross negligence or malfeasance.

### NOTE 8 - NJSEA SUBSIDY AGREEMENT

On April 12, 2004, the twelve Atlantic City casinos, including Taj Associates, executed an agreement (the "NJSEA Subsidy Agreement") with the New Jersey Sports & Exposition Authority ("NJSEA") and the Casino Reinvestment Development Authority ("CRDA"). The NJSEA Subsidy Agreement provides that the casinos, pro rata according to their gross revenues, shall: (1) pay \$34 million to the NJSEA in cash in four yearly payments through October 15, 2007 and donate \$52 million to the NJSEA from the regular payment of their CRDA obligations for use by the NJSEA through 2008 to enhance purses, fund breeders awards and establish account wagering at New Jersey horse racing tracks; and (2) donate \$10 million from the regular payment of their CRDA obligations for use by the CRDA as grants to such other North Jersey projects as the CRDA shall determine. The donation of \$62 million of CRDA obligations is conditioned upon the timely enactment and funding of the Casino Expansion Fund Act, which was enacted effective August 25, 2004 and established the Atlantic City Expansion Fund. The Casinio Expansion Fund Act further identifies the casino hotel room occupancy fee as its funding source and directs the CRDA to provide the fund with \$62 million and make that amount available, on a pro rata basis, to each casino licensee for investment. By statute, as amended as of January 26, 2005, such funds shall be invested in eligible projects in Atlantic City which, if approved by the CRDA by August 25, 2006, add hotel rooms, retail, dining or non-gaming entertainment venues or other non-gaming amenities including, in certain circumstances, parking spaces or, if approved thereafter, additional hotel rooms. Taj Associates has estimated its portion of the industry obligation at approximately 10.7%.

The NJSEA Subsidy Agreement further provides for a moratorium until January 2009 on the "conduct" of casino gaming at any New Jersey racetrack (unless casinos controlling a majority of the hotel rooms operated by the casinos in Atlantic City otherwise agree), and a moratorium until January 2006 on the introduction of casino gaming at any New Jersey racetrack. Violation of the moratorium terminates the NJSEA Subsidy Agreement and all further payment obligations to the NJSEA and requires the NJSEA to return all undistributed cash to the casinos and the CRDA to return all undistributed donated investment alternative tax obligation payments to the casinos.

### **NOTE 9 - INCOME TAXES**

New Jersey state income taxes represent taxes as computed under the alternative minimum assessment method in calculating state income taxes and the New Jersey profits tax in the amount of \$1,066,000 and \$175,000, respectively, for the six months ended June 30, 2005 and \$1,058,000 and \$175,000, respectively, for the six months ended June 30, 2004.

### <u>JUNE 30, 2005</u>

### (Unaudited)

### NOTE 10 - NON-OPERATING INCOME (EXPENSE)

Non-operating income (expense) for the six months ended June 30, 2005 and 2004 consists of:

		2005	 2004
Interest income	\$	553,000	\$ 7,000
Reorganization expenses		(14,351,000) *	 
	\$_	(13,798,000)	\$ 7,000

See Notes 2 and 3 for additional disclosure and discussion.

\* In order to recognize the full impact of the recapitalization at the operating level we have on-going analyses being done by independent appraisers. At the completion thereof we anticipate further refinements will be made to this report.

### NOTE 11 - EXTRAORDINARY GAIN ON EXTINGUISHMENT OF DEBT

The extraordinary gain on extinguishment of debt for the six months ended June 30, 2005 was comprised of:

	 2005
Cancellation of TAC Notes payable	\$ 261,750,000
Cancellation of accrued interest on TAC Notes	 54,329,000
	\$ 316,079,000 *

See Notes 2 and 3 for additional disclosure and discussion.

\* In order to recognize the full impact of the recapitalization at the operating level we have on-going analyses being done by independent appraisers. At the completion thereof we anticipate further refinements will be made to this report.

### NOTE 12 - FINANCIAL STATEMENTS OF DEBTORS IN POSSESSION

In accordance with SOP 90-7, presented below are the condensed financial statements of the Debtor (Trump Taj Mahal Associates) that filed a voluntary petition for relief under chapter 11 of the Bankruptcy Code. Such financial statements have been prepared using standards consistent with Taj Associates financial statements.

Trump Taj Mahal Associates
Debtor in Possession
Statement of Operations
Period from November 21, 2004 to May 19, 2005
(in thousands)

		2005
Net revenues	\$	219,535
Operating expenses		(176,827)
Depreciation and amortization		(24,542)
Reorganization expense		(17,067) *
Income from operations		1,099
Interest income		602
Interest expense		(48,369)
Loss before income taxes		(46,668)
Provision for income taxes		(1,204)
Extraordinary gain on extinguishment of debt		316,079 *
Net income	\$_	268,207

## (Unaudited)

Trump Taj Mahal Associates
Debtor in Possession
Statement of Cash Flows
Period from November 21, 2004 to May 19, 2005
(in thousands)

	2005
CASH FLOWS FROM OPERATING ACTIVITIES:	
Net income	S 268,227
Non-cash charges:  Depreciation and amortization	24.542
Valuation allowance - CRDA investments	24,542 958
Provisions for losses on receivables	
Reorganization expense	17,017 *
Extraordinary gain on extinguishment of debt	(316,079) *
Changes in operating assets and liabilities	
Trade receivables, net	(5,608)
Inventories	(218)
Prepaid expenses and other current assets	(83)
Other assets	(3,747)
Due from affiliates, net	808
Other liabilities	5,445
Accounts payable	(10,550)
Accrued interest payable	<u>36,806</u> 18,502
Net cash provided by operating activities	10,302
CASH FLOWS FROM INVESTING ACTIVITIES:	
Purchases of property and equipment	(8,559)
Purchase of CRDA investments	(3,065)
Net cash used in investing activities	(11,624)
*	
CASH FLOWS FROM FINANCING ACTIVITIES:	(* 1.55)
Payments of long-term debt	(5,167)
Distributions to parent company	(8,200)
Contributions from parent company	(5,135)
Net cash used by financing activities	(3,133)
NET INCREASE IN CASH AND CASH EQUIVALENTS	1,743
CASH AND CASH EQUIVALENTS AT BEGINNING OF PERIOD	41,753
CASH AND CASH EQUIVALENTS AT END OF PERIOD	

In order to recognize the full impact of the recapitalization at the operating level we have on-going analyses being done by independent appraisers. At the completion thereof we anticipate further refinements will be made to this report.

# SCHEDULE OF PROMOTIONAL EXPENSES AND ALLOWANCES

(\$ IN THOUSANDS)

### FOR THE THREE MONTHS ENDED JUNE 30, 2005

	(b)	Promotional Allowances			Promotional Expenses		
Line (a)		Number of Recipients (c)	Dollar Amount (d)		Number of Recipients (e)	Dollar Amount (f)	
1	Rooms	79,200	\$	5,965			
2	Food	413,602		6,081		1	
3	Beverage	1,714,386		2,733			
4	Travel				21,964	\$	2,130
5	Bus Program Cash	183,957		2,525		T	
6	Other Cash Comps	448,680		17,757			
7	Entertainment	888		100	7,773		430
- 8	Retail & Gifts				59,375		1,406
9	Parking						
10	Other *	5,422		311	31,480		415
11	Total	2,846,135	\$	35,472	120,592	\$	4,381

<sup>\*</sup> No complimentary service or item within Other exceeds 5% of the total.

### FOR THE SIX MONTHS ENDED JUNE 30, 2005

		Promotiona	Allowances	Promotional Expenses		
Line (a)	(b)	Number of Recipients (c)	Dollar Amount (d)	Number of Recipients - (e)	Dollar Amount (f)	
1	Rooms	152,910	\$ 11,595			
2	Food	822,867	11,736			
3	Beverage	3,324,713	5,289			
4	Travel			43,220	\$ 3,939	
5	Bus Program Cash	312,984	4,175			
6	Other Cash Comps	865,104	35,217			
7	Entertainment	1,866	174	12,732	1,054	
- 8	Retail & Gifts			101,304	3,008	
9	Parking					
10	Other *	8,660	539	64,378	855	
11	Total	5,489,104	\$ 68,725	221,634	\$ 8,856	

<sup>\*</sup> No complimentary service or item within Other exceeds 5% of the total.

### STATEMENT OF CONFORMITY, ACCURACY AND COMPLIANCE

STATE OF

**NEW JERSEY:** 

:SS,

COUNTY OF ATLANTIC

James L. Wright, being duly sworn according to law upon my oath deposes and says:

- 1. I have examined this Quarterly Report.
- 2. All the information contained in this Quarterly Report has been prepared in conformity with the Casino Control Commission's Quarterly Report Instructions and Uniform Chart of Accounts.
- 3. To the best of my knowledge and belief, the information contained in this report is accurate.
- 4. To the best of my knowledge and belief, except for the deficiencies noted below, the licensee submitting this Quarterly Report has remained in compliance with the financial stability regulations contained in N.J.A.C. 19:43-4.2(b)1-5 during the quarter.

Subscribed and sworn to before me this  $15^{th}$  day of August, 2005

Vice President of Finance

Title

003507-11

Vincent N. Friday NOTARY PUBLIC OF NEW JERSEY My Commission Expires May 26, 2008

Basis of Authority to Take Oaths

License Number

On Behalf Of:

Trump Taj Mahal Casino Resort

Casino Licensee