

# State of New Jersey

#### CASINO CONTROL COMMISSION

PRINCETON PIKE OFFICE PARK, BUILDING NO. 5 CN-208 TRENTON, NEW JERSEY 08625

609-530-4900

August 13, 1990

8/16/90

ATLANTIC CITY OFFICES
TENNESSEE AVENUE AND BOARDWALK
AFFIRMATIVE ACTION
AND PLANNING DIVISION
609-441-3203

LICENSE DIVISION 609-441-3200 1300 ATLANTIC AVENUE 609-441-3619 AUDIT 609-441-3601 CASINO ACCOUNTING AND OPERATIONS 609-441-3201 INSPECTION

T0:

VALERIE H. ARMSTRONG

ACTING CHAIR

JAMES R. HURLEY

W. DAVID WATERS

E KENNETH BURDGE

**COMMISSIONERS** 

(609) 530-4901

FRANK J. DODD

VALERIE H. ARMSTRONG - ACTING CHAIR

FRANK J. DODD - COMMISSIONER
JAMES R. HURLEY - COMMISSIONER
W. DAVID WATERS - COMMISSIONER
E. KENNETH BURDGE - COMMISSIONER

FROM:

DEBORAH M. ALGOR - MANAGER

FINANCIAL EVALUATION UNIT

RE:

PETITION NO. 211003 OF TRUMP PLAZA ASSOCIATES, TRUMP'S CASTLE ASSOCIATES, L.P., TRUMP TAJ MAHAL ASSOCIATES, L.P., AND TRUMP HOTEL MANAGEMENT CORPORATION

On July 30, 1990, Trump Plaza Associates ("Plaza"), Trump's Castle Associates, L.P. ("Castle"), Trump Taj Mahal Associates, L.P. ("Taj Mahal"), and Trump Hotel Management Corporation ("Hotel Corp.") filed Petition No. 211003 seeking approval of, among other things, a transfer to banking institutions of security interests in the equity ownership of certain casino-related entities, a \$65.0 million credit facility agreement ("Credit Agreement"), and an override agreement ("Override Agreement"). Pursuant to the terms of the Override Agreement, lenders to Donald J. Trump and his related entities ("Trump Entities") will defer principal and interest payments on certain loans and will impose a five-year moratorium on enforcing claims against Mr. Trump personally (subject to certain exceptions). Our review of Petition No. 211003 was based on an analysis of draft documents and exhibits, which management has represented are in substantially final form.

#### Overview

Presently, Mr. Trump and the Trump Entities have total debt outstanding of approximately \$3.4 billion. (Table II details the indebtedness of Mr. Trump and the Trump Entities as of April 30, 1990.) Of this amount, approximately \$1.3 billion consists of first mortgage bonds issued to finance Mr. Trump's acquisition and/or construction of the Plaza, Castle, and Taj Mahal facilities in Atlantic City. These first mortgage bonds consist of the following:

- . \$675.0 million related to Taj Mahal
- . \$351.8 million related to Castle
- . \$250.0 million related to Plaza

The Trump Entities also have approximately \$2.1 billion of outstanding indebtedness owed primarily to institutional lenders, of which \$832.5 million is personally guaranteed by Mr. Trump.

Mr. Trump and the Trump Entities are currently experiencing cash flow difficulties due to, among other things, less than anticipated operating results at Plaza, Castle, Taj Mahal, and the Trump Shuttle. In addition, management indicated that certain recent financial developments have limited Mr. Trump's and the Trump Entities' financial flexibility, including downturns in the real estate market as well as limits on Mr. Trump's access to financial markets. As shown in Table I on the following page, without giving effect to the proposed Credit Agreement and Override Agreement, based on cash flow projections provided by Mr. Trump and the Trump Entities, Mr. Trump faces significant cash flow deficits from August 1990 through April 1991. (Table III provides a more detailed projected cash flow schedule.)

DONALD J. TRUMP (A)
PROJECTED CASH FLOW ACTIVITY
PRE-CREDIT AND OVERRIDE ACREEMENTS
(\$ in Thousands)

Table I

<u>Month</u>	Monthly Cash (Deficit) Surplus	Beginning Cash Balance (Deficit)	Ending Cash Balance (Deficit)
August 1990	\$(14,756)	\$ 10,091 (B)	\$ (4,665)
September 1990	\$(10,866)	\$ (4,665)	\$(15,531)
October 1990	\$ (9,279)	\$(15,531)	\$(24,810)
November 1990	\$ (9,758)	\$(24,810)	\$(34,568)
December 1990	\$ 12,067	\$(34,568)	\$(22,501)
January 1991	\$(17,828)	\$(22,501)	\$(40,329)
February 1991	\$ (8,182)	\$(40,329)	\$(48,511)
March 1991	\$(11,417)	\$(48,511)	\$(59,928)
April 1991	\$ (8,081)	\$(59,928)	\$(68,009)

<sup>(</sup>A) These cash flow deficits reflect Mr. Trump's personal cash flow deficits after funding the operating activities and certain debt service requirements of the Trump Entities as well as covering Mr. Trump's personal expenses. However, these cash flow deficits do not include past due debt maturities of \$540.5 million, or debt maturities approximating \$169.5 million for the nine months ending April 30, 1991.

As shown in the preceding table, with the exception of December 1990, Mr. Trump projects cash flow deficits each month through April 1991, ranging from \$8.1 million in April 1991 to \$17.9 million in January 1991.

Consequently, for the nine months ending April 30, 1991, Mr. Trump forecasts a cumulative cash flow deficit of \$78.1 million, resulting in a negative cash balance of \$68.0 million at April 30, 1991. (Mr. Trump's December 1990 cash flow surplus is primarily attributable to an anticipated distribution from Plaza to Mr. Trump of \$20.0 million, representing projected excess cash generated by Plaza from July 1990 through November 1990. Consequently, this \$20.0 million cash distribution is dependent upon the operating results of Plaza.) Although these monthly cash flow deficits reflect the net operating results as well as debt service requirements of the Trump Entities, they do

<sup>(</sup>B) Actual as of July 31, 1990.

not include past due debt maturities of \$540.5 million (of which \$240.5 million is personally guaranteed by Mr. Trump) nor debt maturities of \$169.5 million for the nine months ending April 30, 1991.

Management indicated that if the proposed Override Agreement is not executed, the non-payment of debt service will, under existing loan agreements, provide a basis for related lenders to proceed against the collateral securing such debt and, to the extent the debt is recourse, to Mr. Trump personally, including his equity in Plaza, Castle, and Taj Mahal. However, provisions contained in the Override Agreement, if it is executed, would "cure" these potential defaults and avoid the commencement of foreclosure proceedings against the individual defaulting entity and, to the extent the debt is recourse, against Mr. Trump personally.

The cash flow difficulties also contributed to Trump Castle Funding, Inc.'s inability to fund a June 15, 1990 required redemption of \$22.7 million in mortgage bonds related to Castle. Subsequently, on June 26, 1990, the banks that are a party to the Credit Agreement loaned Mr. Trump \$20.0 million on an interim basis ("Interim Loan") in exchange for a thirty-day promissory note from Mr. Trump and certain of his affiliates, the maturity from which has been extended to August 17, 1990. Mr. Trump loaned the proceeds from the Interim Loan to Castle ("Castle Loan"), which utilized the funds to make the required redemption of Castle's mortgage bonds. The Castle Loan accrues interest at the prime interest rate and is payable by Castle to Mr. Trump on demand. (It is anticipated that a portion of the initial \$40.0 million loan contemplated under the Credit Agreement will be used to refinance the Interim Loan.)

As a result of these financial difficulties, certain lenders have agreed to restructure a portion of Mr. Trump's existing indebtedness. To accomplish

this restructuring, Mr. Trump and certain institutional lenders have negotiated the terms of the Credit Agreement and the Override Agreement. 

(The seven banks that are a party to the Credit Agreement are hereinafter referred to as "Credit Agreement Lenders" and the nine banks that are a party to the Override Agreement are hereinafter referred to as "Override Agreement Lenders.")

Management indicated that the Credit Agreement and Override Agreement are intended to provide a level of financial and operating stability to the Trump Entities, primarily through the following:

- . A \$65.0 million credit facility ("Credit Facility"), the proceeds of which can be used for the present business operations of the Trump Entities in accordance with an approved business plan (Approximately \$20.0 million will be used to refinance the Interim Loan.)
- Deferral, for varying terms up to five years, of the payment of interest on approximately \$1.0 billion in existing institutional loans covered by the Override Agreement
- . Extension of principal maturity dates, for varying terms up to five years, of approximately \$1.7 billion in existing institutional loans covered by the Override Agreement
- . A five-year moratorium, subject to certain exceptions, on all actions against Mr. Trump personally under certain existing institutional loans covered by the Override Agreement

It should be noted that the proposed Credit Agreement and Override Agreement do not impact the payment terms or collateral related to \$2.4 billion of Mr. Trump's and the Trump Entities' secured debt, including the following secured, casino-related debts outstanding as of April 30, 1990:

The following banks are a party to the Override Agreement: Bankers Trust Company; Citibank, N.A.; Chase Manhattan Bank, N.A.; Manufacturers Hanover Trust Company; First Fidelity Bank, N.A., New Jersey; National Westminster Bank U.S.A.; Midlantic National Bank; Marine Midland Bank, N.A.; and Boston Safe Deposit & Trust Company. All of these banks are a party to the Credit Agreement with the exception of Marine Midland Bank, N.A. and Boston Safe Deposit & Trust Company.

- . Taj Mahal Hotel & Casino
  - .. \$675.0 million first mortgage bonds secured by the Taj Mahal facility
  - .. \$50.0 million FF&E loan secured by the related furniture, fixtures, and equipment
- . Trump Plaza Hotel & Casino
  - .. \$250.0 million first mortgage bonds secured by the Plaza facility
  - .. \$16.1 million purchase money loan from Harrah's Atlantic City, Inc.
  - .. \$13.0 million in loans from First Pennsylvania Bank and European American Bank related to the purchase of land underlying the Plaza facility
  - .. \$9.0 million in various purchase money mortgages related to Mr. Trump's purchase of property in Atlantic City
- Trump Castle Hotel & Casino
  - .. \$351.8 million first mortgage bonds secured by the Castle facility
  - .. \$50.0 million loan from Midlantic National Bank, N.A. related to the construction of Castle's hotel tower

#### Override Agreement

Pursuant to the Override Agreement, the Override Agreement Lenders will defer, for up to five years, the payment of interest on approximately \$1.0 billion of debt. This interest deferral provision will result in cash relief of approximately \$7.4 million per month through April 1991, and significant financial relief thereafter. The Override Agreement Lenders will also extend, for up to five years, the principal maturity dates of certain debt covered by the Override Agreement. This provision will result in short-term financial benefits, as significant principal repayment requirements on debt covered by the Override Agreement would otherwise occur in 1990, 1991, and 1992, including the \$540.5 million of indebtedness that has already matured. (Table IV details the effects of the Override Agreement on the indebtedness of

Mr. Trump and the Trump Entities.) The interest and principal deferral provisions contemplated by the Override Agreement cover several casino-related debts, including the following:

- The maturity date of the \$75.0 million loan from First Fidelity Bank, N.A. to Trump Boardwalk Realty Corp., currently November 22, 1991, is extended until June 30, 1993, subject to further extension to June 30, 1995. In addition, interest on this loan is payable only to the extent cash payments are received under Hotel Corp.'s management contract with Taj Mahal. (The proceeds from this loan were used to fund Mr. Trump's capital contribution to Taj Mahal.)
- The maturity date of the \$13.0 million working capital loan from Midlantic National Bank, N.A. to Castle, which is currently payable on demand, is extended to June 30, 1995. In addition, a portion of interest is deferred.
- Principal and interest payments on the contingent \$19.6 million letter of credit obligation from National Westminster Bank U.S.A. are deferred until June 30, 1995 (subject to draws).

In addition, in order to protect their interest in certain collateral, certain of the Override Agreement Lenders will pay real estate taxes owed by two Trump Entities, aggregating \$5.1 million from July 1990 to April 1991.

The Override Agreement Lenders will also impose a five-year moratorium on enforcing claims against Mr. Trump personally (subject to certain exceptions). It is this provision that management believes is most beneficial in providing Mr. Trump and the Trump Entities with the stability to permit them to operate in an orderly manner as well as allow time for Mr. Trump to develop and implement a long-term plan to address his current financial situation. As previously discussed, Mr. Trump has personally guaranteed approximately \$832.5 million of the indebtedness of the Trump Entities. Management believes that under existing credit agreements, lenders holding such recourse indebtedness could commence proceedings against Mr. Trump personally and obtain a judgement which could be enforced against Mr. Trump's equity interests, including his

equity in Plaza, Castle, and Taj Mahal. The commencement of such actions against Mr. Trump could have significant adverse effects on the Trump Entities, including his casino hotel properties. These adverse effects include a diversion of management's attention to such actions and adverse publicity which could have a negative impact on the customer appeal of Mr. Trump's casinos. Management indicated that the Override Agreement would effectively remove that threat.

In consideration for the interest deferrals, principal repayment extensions, and moratorium on the pursuit of claims against Mr. Trump personally, the Override Agreement Lenders would obtain various additional collateral, including security interests in the equity of Plaza, Castle, and Taj Mahal. Specifically, the following lenders would be granted first priority equity liens ("First Equity Liens") to secure existing casino-related debt:

- First Fidelity Bank, N.A. would be granted a first priority lien on Mr. Trump's ownership interests in Taj Mahal to secure its existing \$75.0 million loan to Trump Boardwalk Realty Corp. (This loan is currently secured by various parcels of land in Atlantic City as well as payments under Taj Mahal's management contract with Hotel Corp.)
- . Midlantic National Bank would be granted a first priority lien on Mr. Trump's ownership interests in Castle to secure its existing unsecured \$13.0 million working capital loan
- . National Westminster Bank U.S.A. would be granted a first priority lien on Mr. Trump's ownership interests in Plaza to secure its existing \$19.6 million unsecured contingent letter of credit obligation related to Mr. Trump's purchase of land in Atlantic City from Penthouse International, Ltd.

The Override Agreement Lenders would also be granted a third priority equity lien on Mr. Trump's ownership interests in Plaza, Castle and Taj Mahal to secure the deferred interest on loans subject to the Override Agreement that are also recourse to Mr. Trump personally. (Second priority equity liens would be granted to the Credit Agreement Lenders.)

The Override Agreement Lenders would also be entitled to receive a facility fee ("Facility Fee") equal to 10.0% of any residual net cash proceeds of any sale, disposition, or refinancing of any casino asset or of any casino equity sale. In the event that no such casino "capital events" occur, the Override Agreement Lenders would, no later than June 30, 1995, be entitled to a Facility Fee equal to 10.0% of the appraised value of each casino entity minus certain debt amounts and other costs.

### Credit Agreement

Pursuant to the Credit Agreement, the Credit Agreement Lenders will loan Mr. Trump up to \$65.0 million through June 28, 1993, subject to extension to June 30, 1995. Borrowings under the Credit Facility may be used only in accordance with business plans approved by the Credit Agreement Lenders and will accrue interest at the prime interest rate plus 1.0 percentage point, payable monthly. Mr. Trump must also pay the Credit Agreement Lenders, on a quarterly basis, a commitment fee equal to 0.5% of the unused portion of the Credit Facility, and he must pay Bankers Trust Company, as agent for the Credit Agreement Lenders, a \$250,000 fee on the date of the initial loan under the Credit Agreement, and a \$100,000 fee annually thereafter through the final maturity date. Included in the \$65.0 million Credit Facility is a \$5.0 million letter of credit facility, which can be used for approved business purposes of the Trump Entities. Interest on any letters of credit drawn pursuant to the Credit Agreement will accrue at the prime interest rate plus 4.0 percentage points, payable on demand. In addition, Mr. Trump must pay, on a quarterly basis, a non-refundable commission of 1.75% of the amount of any letters of credit issued.

Pursuant to the Credit Agreement, the Credit Agreement Lenders will make an initial loan ("Initial Loan") to Mr. Trump of \$40.0 million, of which \$20.0

million will be used to refinance the Interim Loan. The remaining \$20.0 million will be used to pay closing costs and legal fees associated with the Credit Agreement and Override Agreement, currently estimated at \$5.0 million, as well as for general corporate purposes, primarily the payment of accrued accounts payable of various Trump Entities. (No proceeds from the Initial Loan will be used to pay the Taj Mahal contractors.) Subject to certain conditions, Mr. Trump is obligated to repay Credit Facility borrowings upon the occurrence of certain "capital events." Such "capital events" include, among other things, the sale or disposition by Mr. Trump of any assets or equity interests collateralizing the Credit Agreement, the sale of any casino assets or equity interests, and any refinancing of any casino-related indebtedness. In addition, the Credit Agreement obligates Mr. Trump to cause the Trump Entities to declare dividends or make distributions in an amount such that no entity retains cash, with the following exceptions:

- . Cash needed by the Trump Entities in the ordinary course of business in accordance with approved business plans
- . With respect to the casino entities, cash which is not permitted to be distributed under existing casino bond indentures or cash which cannot be distributed under regulations of the Casino Control Act or resolutions of the Casino Control Commission
- . Cash which is prohibited from being distributed under corporate law

After giving effect to allowable distributions from the Trump Entities, until Mr. Trump satisfies certain collateralization conditions, Mr. Trump is obligated to repay any Credit Facility borrowings, commencing in February 1991, in an amount equal to Mr. Trump's cash balances in excess of \$10.0 million.

In consideration for the Credit Facility, the Credit Agreement Lenders would obtain various securities, including the following:

- . A second priority equity lien (subordinate to First Equity Liens) on Mr. Trump's ownership interests in Plaza, Castle, and Taj Mahal
- . A \$25.0 million note payable to Mr. Trump from Taj Mahal
- . A \$2.0 million note payable to Mr. Trump from Castle
- . The Trump Princess Yacht
- . Mr. Trump's personal 727 aircraft
- . Mr. Trump's interests in certain family-owned businesses
- Trump Tower residential space and commercial equity
- . Mr. Trump's leasehold interest in tennis courts and air rights at Grand Central Station in New York City

## Financial Effects of the Credit Agreement and Override Agreement

Overall, the Credit Agreement and the Override Agreement, by providing additional funds and deferring certain interest and principal payments, provide a limited degree of short-term financial relief. However, Mr. Trump's and the Trump Entities' continued financial stability is highly dependent on the projected operating results of the Trump Entities. This is particularly critical since approximately \$1.6 billion in Trump indebtedness is not covered by the Override Agreement, including \$1.3 billion in casino-related first mortgage bond debt, which has the following, upcoming debt service requirements:

- . \$47.3 million interest payment on Taj Mahal's first mortgage bonds due November 1990
- . \$18.4 million interest payment on Castle's first mortgage bonds due December 1990
- . \$16.1 million interest payment on Plaza's first mortgage bonds due December 1990

While management believes that the Credit Agreement and Override Agreement will provide immediate financial benefits, we believe these benefits are extremely limited since they do not address the significant upcoming debt

service requirements on the casino-related debt, among other things. In addition, the financial effects of certain provisions of these agreements are difficult to assess. As a result, we recommend that, at a minimum, management address the following issues at the hearing scheduled to commence on August 16, 1990.

- . What will be the impact on the Trump Entities, specifically Mr. Trump's Atlantic City casinos, if projected operating results (as provided by Mr. Trump and the Trump Entities) are not substantially met?
- . What will be the impact on the Trump Entities and Mr. Trump's Atlantic City casinos if Plaza is unable to fund the projected \$20.0 million distribution in December 1990?
- . What impact and limitations will the Credit Agreement and the Override Agreement have on Mr. Trump's Atlantic City casinos should there be a default and/or refinancing of the first mortgage bonds of Plaza, Castle, and/or Taj Mahal?
- In what ways do the Credit Agreement and the Override Agreement improve the financial flexibility of the Atlantic City casinos? Conversely, in what way do the Credit Agreement and the Override Agreement limit the financial flexibility of the casinos?
- . What new risks are placed on Mr. Trump's Atlantic City casinos as a result of the Credit Agreement and Override Agreement, particularly as to the occurrence of financial problems or events of default at the noncasino-related Trump Entities (i.e., the Trump Shuttle, Plaza Hotel, etc.), as well as defaults under the Credit Agreement and Override Agreement themselves?
- . How much time do the Credit Agreement and Override Agreement provide Mr. Trump and the Trump Entities to develop and then implement a long-term plan to address his current financial situation? What are Mr. Trump's options (or what is being planned) should Plaza, Castle, or Taj Mahal be unable to fund their debt service requirements?
- Why are the Override Agreement Lenders entitled to the Facility Fee? What is the financial impact on Mr. Trump and the Trump Entities of such a fee? Why will the payment of such a fee not have an adverse impact on the Trump Entities' financial position? What impact and limitation will the requirement to pay a Facility Fee have on a refinancing of the first mortgage bonds of Plaza, Castle, and/or Taj Mahal in light of the fact that a Facility Fee must be paid upon any sale, disposition, or refinancing of any casino asset and from any casino equity sale?
- What impact will the requirement to repay Credit Facility borrowings have on Mr. Trump's and the Trump Entities' financial flexibility

since these borrowings must be repaid upon the sale or disposition by Mr. Trump of any assets or equity interests collateralizing the Credit Agreement, upon the sale of any casino assets or equity interests, and upon any refinancing of casino-related indebtedness?

- . Why is First Fidelity Bank, N.A. getting a first priority lien or Mr. Trump's ownership interests in Taj Mahal to secure a \$75.0 million loan to Trump Boardwalk Realty Corp.?
- . Why is National Westminster Bank U.S.A. getting a first priority lien on Mr. Trump's ownership interests in Plaza to secure an obligation related to Mr. Trump's purchase of land in Atlantic City from Penthouse International, Ltd.?
- . Why are the Credit Agreement Lenders and Override Agreement Lenders getting equity liens on Mr. Trump's ownership interests in Plaza, Castle, and Taj Mahal when the majority of debts covered by these agreements are not direct obligations of the casinos?

DONALD J. TRUMP DEBT SCHEDULE APRIL 30, 1990 (UNALDITED)

			(							
LEMDER	COLLATERAL / RELATED PROPERTY	PURPOSE	MAXIMUM LINE	CUTSTANDING APRIL 30, 1990	MATURITY DATE	MATURITY EXTENDABLE (Y/N)	INTEREST	LOAN	GUARANTEED SINKING BY DJT ? FUND (YES # 000) REGILDERMENTS	SINKING FUND FUND
BANKERS TRUST COMPANY		NORKING CAPITAL NORKING CAPITAL	:	\$ 4,000,000 100,000,000	DEMAND APR 15, 1991	22	PRINE + .25% NOTE A		11	
			104,000,000	104,000,000						
BEAR STEARNS & CO.	ALEXANDERS STOCK	STOCK MARGIN	6,104,853	6,104,853	MARGIN ACCT.		NOTE B	01	:	
BOSTOM SAFE DEPOSIT AND TRUST		PERSONAL USE	10,000,000	000'005'6	DEMAND		PRIME	5	:	
	TRUMP PRINCESS		12,000,000	12,000,000	OCT. 1,1993	<b>≻</b> 2	PRIME	2 2 ;	:	
	TRING PRINCESS		10,000,000	10,000,000	FEB 1, 2008	e ze	PRIME	₹ 2	ANDTE C	
			47,737,500	47,137,500					!	
Chase Manhattan Bank	Terms Touch	HORKING CAPITAL	25,000,000	18, 700, 000	MOV 30, 1990	承	PRIME	01	:	
	LINCOLN LEST	PROPERTY DEVELOPMENT	200,000,000	196,648,820	MAY 1, 1993	<b>Z</b> 2	MOTE D	2		
					7	2	#OIC E	9	MOTE F	
			000,000,000	290.348,829						
CIT GROW/EQUIPMENT FINANCING, INC.	MELICOPTER AIR/BONVAN/DJI	MELICOPTER FINANCING	50,000,000	20,000,000	MAY. 1, 1997	=	PRIME + .5X	ā	*** HOTE G	
Citigam, M.A.		ALEXANDERS STOCK	63.000.000	**************************************	III Y 24 1000	•		: :		
	TRUMP PALACE	PURCHASE/CONSTRUCTION	220,000,000	136,817,924	FFB 14 1002	E >	PKINE KAIE	9 ;		
	TRIBE SHUTTLE	PURCHASE	265,000,000	245,000,000	JUN 7, 1994	- )-	MOTE K		MOIE J	
	THE DIAZA MOTEL - NELL YORK	PARTICIPATION CONTRA	135,000,000	135,000,000	JUM 7, 1992	-	NOTE L	2	:	
	THE PLAZA HOTEL - NEW YORK	PARTMERSHIP PURCHASE	300,000,000	300,000,000	JULY 21, 1990	<b>&gt;-</b> >	NOTE M	9 9	***	
					13.1	-	HOIE M	2		
			1, 106, 000, 000	993,066,125						
ELROPEAN AMERICAN BANK	LAMD UNDER TRUBE PLAZA H & C	LAND PURCHASE - A.C.	10,000,000	10,000,000	OCT 28, 1993	æ	PRIME + 1%	9	THE MOTE O	
FIRST FIDELITY BANK, MATIOMAL			河 日本 英国 新 田 田 田 田 田 田 田 田 田 田 田 田 田 田 田 田 田 田	地球球球球球球球球球球球球球球球球球球球球球球球球球球球球球球球球球球球球球球					• •	
	ING WHICH BUT . ON! PARCELS	PARIMERSHIP EGULLY	000,000,	75,000,000	MOV 22, 1991	>-	PRINE + .5X	01	***	
FIRST PENNSTLVANIA BAMK	LAMD UNDER TRUMP PLAZA N & C	LAMD PURCHASE - A.C.	2,790,000	2, 790, 000	MOV. 2, 1998	æ	WOTE P	MOTE Q		
mamufacturers handwer trust	GRAND NYATT - NOTE R	HORKING CAPITAL	35,861,065	35.861.065	JULY 20 1990	3	*5 + 3m100	2		
	MOMENTEC EAST 61ST ST.		23,752,000	23, 752, 000	JAH 14, 1991	: 2		MOTE 1	*** NOTE S	
	100 CENTRAL PARK SOUTH	PROPERTY PURCHASE	30,000,000 887,381	28,357,500	JUN 15, 1990 SFF MOTE !!	R	NOTE 1	0		
	TRUMP NEGENCY	PROPERTY PURCHASE	85,000,000	72,566,333	JULY 31, 1994	>-	NOTE V	9	***NOTE N	
			\$175,500,446	\$161,424,280						
** COLLATERAL INCLIDES PROCEEDS FROM MANAGEMENT CONTRACT	FROM MANAGEMENT CONTRACT								٠.	

\*\* COLLATERAL INCLUDES PROCEEDS FROM MANAGEMENT CONTRACT

DOWALD J. TRUMP DEBT SCHEDULE APRIL 30, 1990 (UMALDITED)

		1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	(UMANDITED)							
LENDER	COLLATERAL / RELATED PROPERTY	PURPOSE	MAXIMUM LINE	OUTSTANDING APRIL 30, 1990	MATURITY	MATURITY EXTENDABLE (Y/N)	INTEREST	LOAN	GUARANTEED BY DJT 7	GUARANTEED SIMKING BY DJT ? FUND
MARINE MIDLAND BAME, N.A.	TRIMP PLAZA OF THE PAIN BEACHES	PROPERTY PURCHASE	\$ 27,109,155	\$ 27,109,155	OCT. 22, 1990	æ	WOTE X		essuore v	CEUTO REPERTS
MIDLANTIC MATIONAL BANK, N.A.	TRUM CASTLE NOTEL & CASING	MORKING CAPITAL	15,000,000	13,000,000	DEMAND		3M1 60			
	INLAW PLAZA MOTEL & CASINO	LORKING CAPITAL	15,000,000		DEMAND		P. 18.	2 2	MOTE Z	
	PENTINCUSE LAND PARCELS	LAND PURCHASE - A.C.	37,000,000	000,000,7	DENAND	:	PRIME			
	TRUM CASTLE HOTEL & CASINO	TOWER CONSTRUCTION	50,000,000	20,000,000	FEB 16, 1998	Z Z	PRIME +.50X	IO INOTE AA	IO *** NOTE BB	
			124,000,000	107,000,000					!	
MAGRAM'S ATLANTIC CITY	TRUMP PLAZA MOTEL & CASIMO	PARTHERSHIP PURCHASE	16,095,000	16,095,000	MOTE CC	22	10%	NOTE CC	:	
VARIGUS PLICHASE MORTGAGES	MTGE. MOTES - TRUMP PLAZA M & C. PEMINGHSE LAND PARCELS	PROPERTY PURCHASE	9,213,486	9,213,480			!	3		
		LAMP TURNAGE ' A.C.	000,000,41	19,000,000	MOTE DO	22	PRIME	MOTE DD	MOTE DO *** NOTE EE	
			28,213,488	28,213,488						
MATIONAL WESTMINSTER BANK USA	TOOL TOTAL	WORKING CAPITAL	20,000,000		MAR. 1, 1991	=	PR INC			
	TRUMP TAJ MANAL MOTEL & CASING	EQUIPMENT PURCHASE	(19,000,000) 50,000,000	100,000 50,000,000	MOV 1 100/			2;	:	
				200,000,000	, 1974	Z.	MOLE 14	<del>-</del>		
			51,000,000	50, 100, 000						
LOUISE SLASHINE		PARTHERSHIP BUYOUT	142,800	142,800	SEPT. 19, 1990	z	D0 1 MC	ā		
13 3/4% FIRST MORTGAGE MOTES SERIES A-1 TRUMP CASTLE MOTEL & CASINO	TRUMP CASTLE HOTEL & CASINO	PARTNERSHIP PURCHASE	226 ROO DOO	224 800 000					!	
			32222222222	000'000'077	7661 'SI BOT	z	13-3/4%	NOTE GG		NOTE HH
/A FIRST MIGE. MOTES SERIES A-2- MOTE II TRUMP CASTLE MOTEL & CASIMO	I TRUMP CASTLE MOTEL & CASINO	PARTMERSHIP PURCHASE	125,000,000	125,000,000	JUN 15, 1999	×	NOTE JJ	01		FINON
12 7/6% FIRST MORTGAGE MOTES SERIES A	TRUMP PLAZA NOTEL & CASINO	PARTMERSHIP PURCHASE	250,000,000	250,000,000	JUN 15. 1998		12.7/8%	MOTE KY		
14% FIRST MORICAGE MOTES SERIES A	TAJ MAMAL MOTEL & CASIMO	PARTHERSHIP PUMCHASE	675 000 000	A75 DOD DOD		: :				MUIE AA
			STATEMENT AND A PROPERTY OF THE PROPERTY OF TH	1000 000 CO	MOV 13, 1998	R	171	9		NONE
,			3,402,493,242	3,245,332,029						
BANKERS TRUST EQUITABLE LIFE ASSURANCE SOCIETY OF	GRAMD MYATT	PROPERTY DEVELOPMENT	000'000'09	900,000,09						
THE LIMITED STATES	GRAND HYATT	PROPERTY DEVELOPMENT	21,402,166	21,402,166						
ment savings base of Attrica	GRAMD HYATT	PROPERTY DEVELOPMENT	38,443,420	38,443,420						
			119,845,586	119,845,586						
			\$3,522,338,828	\$3,365,177,614						
MOTE : THIS DEBT SCHEDLE DOES NOT INCLUDE DEBT RELATED TO THE AMELS NOLLAND B.Y. (BOATYARD)	JDE DENT RELATED TO THE AMELS HOLLA	MD B.V. (BOATYARD)	有祖和帝州河北 经存货 电计算	河南北部 医甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基						

: IMIS DEBT SCHEDALE DOES HOT INCLUDE DEBT RELATED TO THE AMELS HOLLAND B.V. (BOATYARD) AND TRUMP LEST REALTY CO. (TRUMP WILSHIRE).

\*\* IO \* INTEREST ONLY PI \* PRINCIPÁL & INTEREST

DOMALD J. TRUMP
MOTES TO DEBT SCHEDULE
APRIL 30, 1990
(UMALDITED)

WOTE A - EITHER PRIME + .25% OR BASE CD RATE DIVIDED BY DIFFERENCE OF 100% LESS REGLATION D RESERVE PERCENIAME + 1.50% OR BASE EURODOLLAR RATE DIVIDED BY DIFFERENCE OF 100% LESS THE REGLATION D RESERVE RECUIRENENT + 1.50%

MOTE 8 - FLOATING INTEREST RATE BASED ON BROKER'S CALL

MOTE C - GUARANTY LIMITED TO \$10,000,000

NOTE B - PRIME + 1/4 OF 1% OR A RATE THAT IS FIXED AMMUALLY BASED ON LONDON BANK RATES

MOTE E - PRIME + .5% OR RESERVE ADJUSTED LIBOR + 1.5%

MOTE F - GUARANTY LIMITED TO \$35,000,000 UNTIL LAND IS REZOWED & REAPPRAISED THEN LIMITED TO 64%(80% MET OF THE MINORITY PARTMER INTEREST OF THE BOX STITULATED ANOMIT) OF THE EXCESS OF \$200,000,000 OMER 67% OF THE REAPPRAISED VALUE.

MOTE G - GLARANTY LIMITED TO \$17,000,000

MOTE B - LONDON BANK RATES(LIBOR) + 1.80% OR PRINE PLUS 1/5% AT BORROWERS OFTION.
ENTERED INTO SLAP AGREEMENT ON 869,688,562 TO EARB LIBOR + 1.80% AND
PAY FIXED ANOLHIT OF 9.95%. AGREEMENT EXPIRES FEB. 1, 1991.

MOTE I - PRINCIPAL IS REPAID LANEN UNITS ARE SOLD

MOTE J - GLARAMIY LIMITED TO \$40,000,000

MOTE K - THE HIGHER OF PRINE + BASE RATE MARGIN OR LATEST THREE WEEK
MOVING AVERAGE OF SECONDARY MARKET MORNING OFFERIOR
RATES FOR TIMEE MONIT CERTIFICATES OF DEPOSIT + .5X + BASE RATE MARGIN
OR EURODOLLAR RATE + EURODOLLAR RATE MARGIN (1,2,3,6 OR 12 NOWTH PERIODS)
ENTERED INTO THE FOLLOWING SAMP ARREEMENTS WHICH EXCLUDES THE 200 BASIS
POINT ADJUSTMENT TO THE CAMBENT PAY RATE

PAY RATE

DAMA

JULY 1, 1992 SEPT. 7, 1992 SEPT. 7, 1992 DUE DATE BANKERS TRUST CITIBANK

PRINCIPAL ANOUNT \$75,000,000 \$7,500,000 \$7,500,000

WOTE L - THE HIGHER OF (1) PRINE + .25% OR (2) THREE WEEK MYLHO WOWING AVERAGE OF SECONOMYN MAKET MORNING OFFEING. RATES FOR THREE HANTH CERTIFICATES OF DEPOSIT + .75%; OR EURODOLLAR RATE + 1.85% (1,2,3,6 OR 12 MONIM PERIODS)

MOTE M - (A)THE MIGHER OF (1) PRINE + .25%, OR (2) THREE LEEK NOWING APPRING OFFERING MAKES FOR THREE HOWIN CERTIFICATES OF DEPOSIT + .75%, OR (8) LIBOR + 1.85% (FOR 1,2,3,6 OR 12 MORIN PERIORS)

DOMALD J. TRUMP MOTES TO DEBT SCHEDULE APRIL 30, 1990 (UMALDITED)

MOTE IN - THE HIGHER OF (1) PRINE, OR (2) THREE WEEK HOVING AVERAGE OF SCONDARY MARKET WORNING OFFERING RATES FOR THREE HOWIN CRITIFICATES OF DEPOSIT + .5%; OR (8) LIBOR + 1.0% (FOR 1,2,3,6 OR 12 WONTH PERIODS)

MOTE O - LIMITED TO (1) INTEREST ONLY AND (2) THE DIFFERENCE DETUCEN THE SALE OPTION PRICE AND THE LOAM ANGUNT.

MOTE P - LOAM MAS SCHEDULED MONTHLY INTEREST PAYMENTS OF \$23,500.

MOTE Q - LOAM MAS SCHEDULED AMMUAL PRINCIPAL PAYMENTS ON MOVENMER 2 OF \$30,000 MITM BALANCE DUE IN 1998.

MOTE R - MOTE SECURED BY PARTMERSHIP INTEREST/MANAGEMENT AGREEMENT.

MOTE S - GLARANTY LINITED TO \$5,000,000

MOTE I - PRINE +.5% OR CO RATE + 1%

MOTE U - MATURITY DATE WAS APRIL 22 1990 - MO FORMAL EXTENSION - PAYING INTEREST

MOTE W - PRIME + 0.25%, OR LIBOR + 1.25% (1,2,3,6,AMD IF AVAILABLE 9 AND 12 MOMIN PERIODS)

MOTE W - MOT TO EXCEED THE SUM OF: (1) \$15,000,000, (2) \$5,000,000 LESS THE GALAMCE OF THE INTEREST RESERVE, AND (3) COLLECTION COSTS

MOTE X - LIBOR +2.0% (MINIMUM 3 MOS.) OR PRIME + .75%

MOTE Y - GUARANTY LINITED TO \$14,000,000 (PLUS TAKES AND INSURANCE)

NOTE 2 - GLARANIY LINITED TO 1/2 OF BALANCE

MOTE AA - PRINCIPAL REPAYMENTS BEGIN THE EARLIER OF FOUR YEARS AFTER LOAN CLOSING DATE (FEB. 1992)
OR TWREE YEARS AFTER CONNENCEMENT OF THE TERM LOAN(UPON COMPLETION OF CONSTRUCTION).
THE CONSTRUCTION LOAN MAS CONPLETELY DAALM DOLM IN DECEMBER 1990.

MOTE 88 - LIMITED TO \$5,000,000

NOTE CC - THE NOTE PAYABLE IS DUE 5X IN 1989, TOX IN 1990, 15X IN 1991 20X IN 1992 AND THE BALANCE IN 1993

MOTE EE - GLARANIY SECURED BY LETTER OF CREDIT WITH MAT. WEST OF \$19,000,000.

MOTE DO - PRINCIPAL AND ACCRUED INTEREST DUE UPON SETTLEMENT OF LITTGATION.

MOTE FF - PRIME + 0.5%, OR LIBOR + 2.0% (1,2,3,6,08 12 MONTH PERIODS)

DOMALD J. TRUMP MOTES TO DEBT SCHEDULE APRIL 30, 1990 (UMALDITED) MOTE GG - PRINCIPAL PAYMENTS OF \$22,680,000 ARE DUE AMMUALLY COMMENCING JUNE 15,1990 With the Renaining Principal due June 15, 1997.

MOTE HH - COMMENCING JUNE 1990, SIMKING FUND REQUIRES PAYMENTS TO RETIRE 10% OF PRINCIPAL PER JUNE TO 70% OF THE DOMOS AT NATURITY. REQUIREMENT OF \$22,680,000 TO BE PAID PRIOR TO JUNE 15 OF EACH YEAR.

MOTE II - NOTES AT FACE VALUE OF \$125,000,000, EXCLUDES A DISCOUNT OF OF APPROXIMATELY \$50,000,000.

NOTE JJ - BONDS ISSUED AT A DISCOUNT TO RESULT IN AN EFFECTIVE INTEREST RATE Of 13-3/4%. MOTE KK - COMMENCING JAME 1991, SINKING FUND REQUIRES PAYMENTS TO RETIRE 10% OF PRINCIPAL PER JAMANA UP TO 70% OF THE BONDS AT MATURITY. REQUIREMENT OF 825,000,000 TO BE PAIDR TO JAME 15 OF EACH YEAR.

PRE-PLAN BUDGET
DONALD J. TRUMP
PROJECTED CASH FLOW ACTIVITY FOR MAY 1990 - APRIL 1991
(000) OWITTED
(UMANDITED)

				•											
·	1990 1990	JUNE 1990	JUL Y 1990	AUGUST 1990	SEPTEMBER 1990	OCTOBER 1990	NOVENBER 1990	DECEMBER 1990	8 MONTHS ENDED 12/90	JAHUARY 1991	FEBRUARY 1991	MARCH 1991	APR11.	4 MONTHS EMDED 6.791	12 MONTHS ENDED 6791
CASH IN PERSONAL ACCOUNTS - BEGINNING PERICO	\$39,951	\$24,098	(\$9,855)	(89,855) (828,766)	(\$43,522)	(\$54,388)	(\$63,667)	(\$23,428)	\$39,951	(\$61,358)	(\$79, 186)	(\$87,368)	(\$96,765)	(\$61,358)	\$39,951
CASH RECEIVED FROM (DISTRIBUTED 10) BUSINESS AND PERSONAL SOURCES:											•	•			•
SALANY, FEES, INT. INC. INTEREST ON PERSONAL CREDIT LINES LEGAL/DUSINESS AND CHARITABLE CONTRIBUTIONS PERSONAL AND MINISTRUM FUFFACE	(4,264)	142 (4,264)	347 (4,268) (1,421)	64,273) C1,421)	75 (4,416) (1,421)	347 (4,272) (1,421)	74 (4,272) (1,120)	74 (4,272) (1,120)	1,343 (34,301) (9,783)	476 (4,277) (459)	76 (4,282)	76 (4,287) (459)	476 (4,291) (459)	1, 104 (17, 137) (1, 836)	2,447 (51,438)
RECEIPIS FROM (ADVANCES 19) OPERATING ENTITIES:					(g)	(583)	(483)	(483)	(3,964)	(248)	(878)	(875)	(875)	(2, 192)	(6, 156)
ALIBAH, IMC. (TRUMP PRINCESS YACHI) AMFIS MYLLAMD B V GROATWARD.	(841)	(070)	(164)	(763)	(762)	(761)	(760)	(759)	(6,250)	(757)	(756)	(755)	(754)	(3.022)	(9,272)
CRYSTAL TOMER ASSOCIATES (TRUMP REGENCY)	(1,435)	(029)	(331)	(337)	(342)	035)	0 (451)	0 (458)	0 77	0	0	0	0	0	0
GACT AT CIRCL COMMAN (PERSONAL AIRCRAFT)	(546)	(952)	(822)	(237)	(545)	(9,2)	(8%)	(255)	(1,962)	(32)	(262)	(32)	(252)	(1,008)	(5,605)
TAUM PARC CONDOMINION	(SE)	(201)	(107)	(107)	(107)	(107)	(107)	(107)	(926)	(107)	(107)	(107)	(107)	(925)	(1,284)
PARK SOUTH ASSOCIATES	3	(89)	(72)	87.	(18)	(2)	() () ()	9	1,241	16	1.929	91	2,009	3,970	5,211
PENN TARDS ASSOCIATES (LINCOLM LEST)	(145)	(145)	(3,313)	(1,513)	(1,513)	(1,513)	(1,513)	(188)	(1,550)	(382)	(90)	(187)	(187)	(883)	(2,433)
PERINCUSE LAND PARCELS (ADJ. TO IRLING PLAZA) PLAZA MOTEL - HELI YORK	(213)	(%)	(709)	(913)	(402)	(709)	(913)	(709)	(6,284)	(709)	(913)	(60/)	(70%)	(3,040)	(9, 324)
TEMMIS CLUB (REG-12U EQUITES)	(35)	9/5	(4, 261)	(4,378)	945	2,013	1,690	1, 169	(2,458)	(3,866)	(679)	0	•	(4,515)	(6,973)
IRLAW AIR	(981)	(1,477)	(1,045)	1 069	21	21 (80)	2 60	2 680 150 150 150 150 150 150 150 150 150 15	8	13	13		2	25	971
TRUMP CASTLE HOTEL & CASIMO	•	(23,642)		0	9	0		2,100	(8,384)	(85%)	(826)	( <u>%</u>	(300,1)	(3,916)	(12, 500)
THE FOILTHE SISTEMENT CREEKS AND THE	(0,2)	(240)	(580)	(062)	(280)	(280)	(580)	(290)	(2,220)	(971)	(148)	(148)	(871)	(585)	(2.812)
	G 6'-	•	(131)	69.	69	<b>69</b> °	691	169	(6,696)	(1,429)	23	53	53	(1,270)	(5,968)
FRIEND PAIN BEACINES COMP.	(613)	(\$13)	(\$13)	(113)	0 .	2677		0 (	0	0	0	0	0	0	0
	•	•	0	0				20 000	2000	(£13)	(413)	(1,5/1)	(413)	(2,610)	(5.914)
	(3,347)	0	0	•	•		•	3	272	<b>-</b>		-	> <	> <	20.000
	0	•	0	•	0	•	0			•	•	•	•		(3,5)
TENER IN THE PARAL REALTY, INC. (TAJ ADJ. LAND)	0	0	0	•	0	0	0	0		. 0	•		• •		• •
HOW WEST REALTY CURP. (INUT VILSHIRE)	2,900	<u>8</u>	(3)	3	3	(95)	(95)	(95)	2,235	(95)	1,082	(%)	(95)	É	3,032
CASH IN PERSONAL ACCOUNTS - EMD OF PERIOD	\$24,098	(\$6,855)	(\$28,766) (\$43,522)	(\$43,522)	(\$54,388)	(\$63,667)	(\$73,425)	(\$61,358)	(\$61,358)	(\$79, 186)	(\$87,368) (\$98,785)	(\$98,785)	(\$106,866)	(\$106,866)	(\$106.866)
01E :	<b>洪天岭市市市区域内</b>	对自己转换计划的复数 电弧机机电弧分离化铁 医异极氏体有时间纤维 沙克勒斯亚斯默怀森波		*********	*********	***	*******			* **********	* *************************************				

NO PROVISION FOR FEDERAL OR STATE INCOME TAXES (INCLUDING NEW YORK TRANSFER IAX ON MEAL ESTATE) -

DONALD J. TRUMP AND RELATED ENTITIES EFFECTS OF OVERRIDE AGREEMENT
(\$ in Millions)

Effect of Override Agreement	No change	Principal payments deferred until June 30,	in certain circumstances. Interest payable to extent cash payments are received under management contract. Secured by first priority "special" equity lien on Mr. Trump's ownership interests in Trump Taj Mahal Associates, L.P.	No change	No change	No change	Maturity extended until June 30, 1995. Portion of interest payable currently.	No recourse against Donald J. Trump until June 30, 1995. Secured by first priority "special" equity lien on Mr. Trump's ownership interests in Trump's Castle Associates, L.P.	No change	No change	No change
Recourse Nature		Fully recourse		None			Guaranty limited to half of balance		Guaranty limited to \$5.0 million	None	None
Current Maturity Date	11/15/98	11/22/91		11/3/94	6/15/97	6/12/99	Demand		2/16/98	6/15/98	10/28/93
Approximate Amount of Indebtedness as of April 30, 1990	\$675.0	\$ 75.0		\$ 50.0	\$226.8	\$125.0	\$ 13.0		\$ 50.0	\$250.0	\$ 10.0
Lender	Mortgage Bonds	First Fidelity		Natwest	Mortgage Bonds	Mortgage Bonds	Midlantic		Midlantic	Mortgage Bonds	European American Bank
Asset or Entity	Taj Mahal				Trump's Castle					Trump Plaza	

Effect of Override Agreement	No change	Principal and interest payments deferred until June 30, 1995.	No change	No change	Principal payments deferred until June 30, 1993. Interest payable currently.	Principal payments deferred until June 30, 1993, subject to extension to June 30, 1995 in certain circumstances. Interest payments deferred until June 30, 1995.	No recourse against Donald J. Trump until June 30, 1995.	Principal payments deferred until June 30, 1993, subject to extension to June 30, 1995 in certain circumstances. Interest payments deferred until June 30, 1995.	No recourse against Donald J. Trump until June 30, 1995.	No change	No change
Recourse Nature	None	Fully recourse	Fully recourse	None	None	Fully recourse		Fully recourse		None	None
Current Maturity Date	11/2/98	Demand	50.0% payable by 1992, balance in 1993	Various dates from 1990 through 1998	<del>4</del> 6/2/9	6/7/92		7/20/90		1	1
Approximate Amount of Indebtedness as of April 30, 1990	8 3°0	\$ 7.0	\$ 16.0	• • •	\$245.0	\$135.0		\$ 36.0		\$ 21.0	\$ 38.0
Lender	First Pennsylvania Bank	Midlantic	Harrah's Atlantic City	Various Purchase Mortgages	Citibank	Citibank		Manufacturers		Equitable Life Assurance Society	Home Savings Bank
Asset or Entity					Trump Shuttle			Grand Hyatt			

Effect of Override Agreement	Principal payments deferred until June 30, 1993, subject to extension to June 30, 1995 in certain circumstances. Interest payments deferred until June 30, 1993.	No recourse against Donald J. Trump until June 30, 1995. Interest payments deferred until lune 30	1993. Principal payments deferred until June 30, 1995.	No recourse against Donald J. Trump until June 30, 1995.	Principal payments deferred until June 30, 1993, subject to extension to June 30, 1995 in certain circumstances. Interest payments deferred.	No recourse against Donald J. Trump until June 30, 1995.	Principal payments deferred until June 30, 1993. Interest payable currently.	Interest payable out of loan proceeds untilloan balance equals \$220.0 million. Then interest payments will be deferred untilloue 30, 1993. Principal payments deferred until June 30, 1993.	No recourse against Donald J. Trump until June 30, 1995.	No change
Recourse Nature	Guaranty limited to \$35.0 million	Fully recourse			Fully recourse		None	Guaranty limited to \$40.0 million		Guaranty limited to \$17.0 million
Current Maturity Date	7/1/91	ı			7/21/90		7/21/90	2/14/92		5/1/97
Approximate Amount of Indebtedness as of April 30, 1990	\$197.0	0°6 \$*			\$113.2		\$300.0	\$136.8		\$ 50.0
Lender	Chase Manhattan	Chase Manhattan	(tax line)		Citibank		Citibank	Citibank		CIT Group/Equipment Financing, Inc.
Asset or Entity	Penn Yards				Plaza Hotel			Trump Palace		Helicopter

Effect of Override Agreement	Principal payments deferred until December 30, 1993. Interest payable currently.	No recourse against Donald J. Trump until June 30, 1995. Principal and interest payments deferred until earlier of June 30, 1991 and sale of Princess.	No recourse against Donald J. Trump until June 30, 1995. Principal and interest payments deferred until earlier of June 30, 1991 and sale of Princess.	No recourse against Donald J. Trump until June 30, 1995. Principal payments deferred until June 30, 1993, subject to extension to June 30, 1995 in certain circumstances. Interest payable currently.	No recourse against Donald J. Trump until June 30, 1995. Principal payments deferred until June 30, 1993, subject to extension to June 30, 1995 in certain circumstances. Portion of interest payable currently.
Recourse Nature	Fully recourse	None	Fully recourse	Fully recourse	Limited Guaranty
Current Maturity Date	10/1/93	2/1/08	2/1/08	6/15/90	7/31/94
Approximate Amount of Indebtedness as of April 30, 1990	\$ 12.0	\$ 16.0	\$ 10.0	\$ 28.0	\$ 73.0
Lender	Boston Safe	Boston Safe	Boston Safe	Manufacturers	Manufacturers
Asset or Entity	Mar-a-lago	Trump Princess		Central Park South	Trump Regency

No recourse against Donald J. Trump until June 30, 1995.

Effect of Override Agreement	No change	Principal and interest payments deferred until June 30, 1995.	No recourse against Donald J. Trump until June 30, 1995.		Principal and interest payments deferred until June 30, 1995.	No recourse against Donald J. Trump until June 30, 1995.	Principal payments deferred until June 30, 1995. Interest payable currently.	No recourse against Donald J. Trump until June 30, 1995.	Principal and interest payments deferred until June 30, 1993.	No recourse against Donald J. Trump until June 30, 1995.	No change	Principal and interest payments deferred until June 30, 1995.
Recourse Nature	Fully recourse	Fully recourse		None	Fully recourse		Guaranty limited to \$14.0 million plus		Fully recourse		Guaranty secured by Natwest Letter of Credit	Fully recourse
Current Maturity Date	1	7/26/90		5/1/93	1/14/91		10/22/90		11/28/92		Due upon Settlement of Litigation	Demand
Approximate Amount of Indebtedness as of April 30, 1990	\$ 6.0	\$ 63.0		\$ 75.0	\$ 24.0		\$ 27.0		\$ 37.0		\$ 19.0	0.4 \$
Lender	Bear Stearns	Citibank		Chase Manhattan	Manufacturers		Marine Midland		Midlantic		Various Purchase Mortgages	Bankers Trust
Asset or Entity	Alexanders Stock			Trump Tower	East 61st Street		Trump Plaza of Palm Beaches		Penthouse			Working Capital

No recourse against Donald J. Trump until June 30, 1995.

Effect of Override Agreement	Principal and interest payments deferred until June 30, 1995.	No recourse against Donald J. Trump until June 30, 1995. Principal and interest payments deferred until June 30, 1995.	No recourse against Donald J. Trump until June 30, 1995. Principal and interest payments deferred until June 30, 1995.	No recourse against Donald J. Trump until June 30, 1995. If drawn, principal and interest deferred.	No recourse against Donald J. Trump until June 30, 1995. Subject to draws, this letter of credit is secured by a first priority "special" equity lien on Mr. Trump's ownership interests in Trump Plaza Associates, L.P.
Recourse Nature	Fully recourse	Fully recourse	Fully Recourse	Fully recourse	,
Current Maturity Date	4/15/91	Demand	11/30/90		
Approximate Amount of Indebtedness as of April 30, 1990	\$100.0	\$ 10.0	\$ 19.0	. 19.6	
Lender	Bankers Trust	Boston Safe	Chase Manhattan	Natwest	
Asset or Entity	Working Capital	Personal Use	Working Capital	Letters of Credit	