BORGATA HOTEL CASINO & SPA QUARTERLY REPORT

FOR THE QUARTER ENDED MARCH 31, 2012

SUBMITTED TO THE DIVISION OF GAMING ENFORCEMENT OF THE STATE OF NEW JERSEY



OFFICE OF FINANCIAL INVESTIGATIONS REPORTING MANUAL

BORGATA HOTEL CASINO & SPA BALANCE SHEETS

AS OF MARCH 31, 2012 AND 2011

(UNAUDITED) (\$ IN THOUSANDS)

Line	Description	Notes	2012	2011
(a)	(\mathbf{b})		(c)	(d)
	ASSETS:			
	Current Assets:			
1	Cash and Cash Equivalents	1, 8	\$34,296	\$24,005
2	Short-Term Investments		0	0
	Receivables and Patrons' Checks (Net of Allowance for	-		
3	Doubtful Accounts - 2012, \$23,387; 2011, \$23,693)	2,10	32,847	27,126
4	Inventories		4,083	4,154
5	Other Current Assets		6,647	8,604
6	Total Current Assets		77,873	63,889
7	Investments, Advances, and Receivables	1	32,105	30,146
8	Property and Equipment - Gross	1,3	1,824,168	1,781,725
9	Less: Accumulated Depreciation and Amortization	1,3	(538,754)	(482,252)
10	Property and Equipment - Net	1,3	1,285,414	1,299,473
	Other Assets	1	13,425	17,180
12	Total Assets		\$1,408,817	\$1,410,688
	LIABILITIES AND EQUITY:			
	Current Liabilities:			
13	Accounts Payable		\$5,615	\$6,963
14	Notes Payable		0	0
	Current Portion of Long-Term Debt:			
15	Due to Affiliates		0	0
16	External		0	0
17	Income Taxes Payable and Accrued	1	847	6,443
18	Other Accrued Expenses	4	70,682	76,139
19	Other Current Liabilities	5,10	24,517	19,070
20	Total Current Liabilities		101,661	108,615
	Long-Term Debt:			
21	Due to Affiliates		0	0
22	External	1,6,8	792,997	803,956
23	Deferred Credits		13,742	13,452
24	Other Liabilities		27,909	28,085
25	Commitments and Contingencies		0	0
26	Total Liabilities		936,309	954,108
27	Stockholders', Partners', or Proprietor's Equity		472,508	456,580
28	Total Liabilities and Equity		\$1,408,817	\$1,410,688

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

BORGATA HOTEL CASINO & SPA STATEMENTS OF INCOME

FOR THE THREE MONTHS ENDED MARCH 31, 2012 AND 2011

(UNAUDITED) (\$ IN THOUSANDS)

Line	Description	Notes	2012	2011
(a)	(b)		(c)	(d)
	Revenue:			
1	Casino		\$155,453	\$151,856
2	Rooms		26,788	26,291
3	Food and Beverage		36,246	34,465
4	Other		8,947	9,304
5	Total Revenue		227,434	221,916
6	Less: Promotional Allowances	. 1	51,283	52,826
7	Net Revenue		176,151	169,090
	Costs and Expenses:			
8	Cost of Goods and Services	1	113,004	113,600
9	Selling, General, and Administrative	10	22,481	21,450
10	Provision for Doubtful Accounts	2	721	979
11	Total Costs and Expenses		136,206	136,029
12	Gross Operating Profit		39,945	33,061
13	Depreciation and Amortization		15,191	16,291
	Charges from Affiliates Other than Interest:	-	,	,
14	Management Fees		0	0
15	Other		0	0
16	Income (Loss) from Operations		24,754	16,770
	Other Income (Expenses):			
17	Interest Expense - Affiliates		0	0
18	Interest Expense - External	4,6	(20,482)	(20,741)
19	CRDA Related Income (Expense) - Net		(1,157)	(1,083)
20	Nonoperating Income (Expense) - Net		33	(185)
21	Total Other Income (Expenses)		(21,606)	(22,009)
	Income (Loss) Before Taxes and Extraordinary Items		3,148	(5,239)
23	Provision (Credit) for Income Taxes	. 1	576	(288)
24	Income (Loss) Before Extraordinary Items		2,572	(4,951)
	Extraordinary Items (Net of Income Taxes -			
25	2012, \$0; 2011, \$0)		0	0
26	Net Income (Loss)		\$2,572	(\$4,951)

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

BORGATA HOTEL CASINO & SPA STATEMENTS OF CHANGES IN PARTNERS', PROPRIETOR'S OR MEMBERS' EQUITY

FOR THE TWELVE MONTHS ENDED DECEMBER 31, 2011 AND THE THREE MONTHS ENDED MARCH 31, 2012

(UNAUDITED) (\$ IN THOUSANDS)

Line (a)	Description (b)	Notes	Contributed Capital (c)	Accumulated Earnings (Deficit) (d)		Total Equity (Deficit) (f)
1	Balance, December 31, 2010		\$446,700	\$14,831	\$0	\$461,531
3 4	Net Income (Loss) - 2011			8,405		8,405 0 0
5 6 7	Partnership Distributions Prior Period Adjustments					0 0
8						0
10	Balance, December 31, 2011		446,700	23,236	0	469,936
11 12	Net Income (Loss) - 2012 Capital Contributions			2,572		2,572
13 14	Capital Withdrawals Partnership Distributions					0
15 16 17	Prior Period Adjustments					0 0
18						0
19	Balance, March 31, 2012		\$446,700	\$25,808	\$0	\$472,508

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

BORGATA HOTEL CASINO & SPA STATEMENTS OF CASH FLOWS

FOR THE THREE MONTHS ENDED MARCH 31, 2012 AND 2011

(UNAUDITED) (\$ IN THOUSANDS)

Line (a)	Description (b)	Notes	2012 (c)	2011 (d)
_ ` /	. /		. ,	· /
1	CASH PROVIDED (USED) BY OPERATING ACTIVITIES.		\$25,202	\$20,009
	CASH FLOWS FROM INVESTING ACTIVITIES:			
2	Purchase of Short-Term Investments			
3	Proceeds from the Sale of Short-Term Investments			
4	Cash Outflows for Property and Equipment	L	(17,472)	(3,656)
5	Proceeds from Disposition of Property and Equipment	1,3	6	19
6	CRDA Obligations		(1,992)	(1,865)
7	Other Investments, Loans and Advances made			
8	Proceeds from Other Investments, Loans, and Advances			
9	Cash Outflows to Acquire Business Entities		0	0
10	Insurance Proceeds for Replacement Assets	L	28	0
11			(10.100)	(7.702)
12	Net Cash Provided (Used) By Investing Activities		(19,430)	(5,502)
	CASH FLOWS FROM FINANCING ACTIVITIES:			
13	Proceeds from Short-Term Debt			
14	Payments to Settle Short-Term Debt			
15	Proceeds from Long-Term Debt	6	182,900	51,500
16	Costs of Issuing Debt			(401)
17	Payments to Settle Long-Term Debt		(200,600)	(83,700)
18	Cash Proceeds from Issuing Stock or Capital Contributions		0	0
19	Purchases of Treasury Stock			
20	Payments of Dividends or Capital Withdrawals			
21				
22			(1==00)	(22 (24)
23	Net Cash Provided (Used) By Financing Activities		(17,700)	(32,601)
24	Net Increase (Decrease) in Cash and Cash Equivalents		(11,928)	(18,094)
25	Cash and Cash Equivalents at Beginning of Period		46,224	42,099
26	Cash and Cash Equivalents at End of Period	. 8	\$34,296	\$24,005
				-
	CASH PAID DURING PERIOD FOR:			.
27	Interest (Net of Amount Capitalized)	6	\$19,537	\$21,420
28	Income Taxes			

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

BORGATA HOTEL CASINO & SPA STATEMENTS OF CASH FLOWS

FOR THE THREE MONTHS ENDED MARCH 31, 2012 AND 2011

(UNAUDITED) (\$ IN THOUSANDS)

Line	Description	Notes	2012	2011
(a)	(\mathbf{b})		(c)	(d)
	CASH FLOWS FROM OPERATING ACTIVITIES:			
29	Net Income (Loss)		\$2,572	(\$4,951)
30	Depreciation and Amortization of Property and Equipment	1,3	15,157	16,283
31	Amortization of Other Assets		34	8
32	Amortization of Debt Discount or Premium	. 6	889	786
33	Deferred Income Taxes - Current	. 1	(108)	(77)
34	Deferred Income Taxes - Noncurrent	. 1	366	(470)
35	(Gain) Loss on Disposition of Property and Equipment	1	3	77
36	(Gain) Loss on CRDA-Related Obligations		1,120	1,083
37	(Gain) Loss from Other Investment Activities		19	279
38	(Increase) Decrease in Receivables and Patrons' Checks	. 2	1,165	3,098
39	(Increase) Decrease in Inventories		220	233
40	(Increase) Decrease in Other Current Assets		1,802	3,239
41	(Increase) Decrease in Other Assets		2,405	(547)
42	Increase (Decrease) in Accounts Payable		(3,493)	(834)
43	Increase (Decrease) in Other Current Liabilities	. 5	3,044	379
44	Increase (Decrease) in Other Liabilities		35	1,423
45	Gain From Insurance Recoveries		(28)	0
46				
47	Net Cash Provided (Used) By Operating Activities		\$25,202	\$20,009
-	SUPPLEMENTAL DISCLOSURE OF CASH FL	OW INF	ORMATION	

	ACQUISITION OF PROPERTY AND EQUIPMENT:			
48	Additions to Property and Equipment	1,3	(\$17,472)	(\$3,656)
49	Less: Capital Lease Obligations Incurred			
50	Cash Outflows for Property and Equipment		(\$17,472)	(\$3,656)
	ACQUISITION OF BUSINESS ENTITIES:			
51	Property and Equipment Acquired			
52	Goodwill Acquired			
53	Other Assets Acquired - net			
54	Long-Term Debt Assumed			
55	Issuance of Stock or Capital Invested			
56	Cash Outflows to Acquire Business Entities		\$0	\$0
	STOCK ISSUED OR CAPITAL CONTRIBUTIONS:			
57	Total Issuances of Stock or Capital Contributions		\$0	\$0
58	Less: Issuances to Settle Long-Term Debt		0	0
59	Consideration in Acquisition of Business Entities		0	0
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.

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BORGATA HOTEL CASINO & SPA SCHEDULE OF PROMOTIONAL EXPENSES AND ALLOWANCES

FOR THE THREE MONTHS ENDED MARCH 31, 2012 (UNAUDITED)
(\$\\$ IN THOUSANDS)

		Promotional Allowances			Promotion	al Ex	xpenses
		Number of		Dollar	Number of		Dollar
Line	Description	Recipients		Amount	Recipients		Amount
(a)	(b)	(c)		(d)	(e)		(f)
1	Rooms	140,676	\$	16,755			
2	Food	348,073		8,229	270,500	\$	2,705
3	Beverage	1,593,636		5,179			
4	Travel				3,932		983
5	Bus Program Cash						
6	Promotional Gaming Credits	638,511		15,963			
7	Complimentary Cash Gifts	112,667		2,817			
8	Entertainment	24,690		988	540		54
9	Retail & Non-Cash Gifts	12,349		617	7,912		1,979
10	Parking						
11	Other	22,660		735	291,948		924
12	Total	2,893,262	\$	51,283	574,832	\$	6,645

^{*}Promotional Allowances - Other includes \$680K of Spa comps, \$156K of Comp room incidentals, and \$(101K) change in Comp and Slot dollars earned but not redeemed.

FOR THE THREE MONTHS ENDED MARCH 31, 2011

		Promotional Allowances			Promotion	al Ex	penses
		Number of		Dollar Number			Dollar
Line	Description	Recipients		Amount	Recipients		Amount
(a)	(b)	(c)		(d)	(e)		(f)
1	Rooms	139,405	\$	16,785			
2	Food	365,031		8,517	223,000	\$	2,230
3	Beverage	1,669,093		5,425			
4	Travel				5,516		1,379
5	Bus Program Cash						
6	Promotional Gaming Credits	653,530		16,338			
7	Complimentary Cash Gifts	123,598		3,090			
8	Entertainment	27,151		1,086	1,030		103
9	Retail & Non-Cash Gifts	10,252		513	8,324		2,081
10	Parking						
11	Other	22,945		1,072	267,752		860
12	Total	3,011,005	\$	52,826	505,622	\$	6,653

Promotional Allowances - Other includes \$689K of Spa comps and \$383K change in Comp and Slot dollars earned but not redeemed.

BORGATA HOTEL CASINO & SPA STATEMENT OF CONFORMITY, ACCURACY, AND COMPLIANCE

FOR THE QUARTER ENDED MARCH 31, 2012

1	. •	I	have	examined	this	Quarter	ly i	Report.
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- 2. All the information contained in this Quarterly Report has been prepared in conformity with the Division'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.S.A. 5:12-84a(1)-(5) during the quarter.

Date

[Insert Name Here]

Vice President of Finance
Title

007833-11
License Number

On Behalf of:

BORGATA HOTEL CASINO & SPA
Casino Licensee

Marina District Development Company, LLC and Subsidiary



(A Wholly-Owned Subsidiary of Marina District Development Holding Co., LLC)

Notes to Condensed Consolidated Financial Statements (Unaudited)

NOTE 1. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES

Organization

The accompanying unaudited condensed consolidated financial statements have been prepared in accordance with accounting principles generally accepted in the United States of America ("GAAP") and include the accounts of Marina District Development Company, LLC, d.b.a. Borgata, ("MDDC") and Marina District Finance Company, Inc. ("MDFC"), its whollyowned subsidiary, collectively referred to herein as the "Company", "we", "our", or "us".

MDDC is the parent of MDFC. MDFC is a 100% owned finance subsidiary of MDDC, which has fully and unconditionally guaranteed its securities.

MDDC was incorporated in July 1998 and has been operating since July 2003. MDFC was incorporated in 2000 and has been a wholly-owned subsidiary of MDDC since its inception. We developed, own and operate Borgata Hotel Casino and Spa, including The Water Club at Borgata (collectively, "Borgata"). Borgata is located on a 45.6-acre site at Renaissance Pointe of Atlantic City, New Jersey and is an upscale destination resort and gaming entertainment property.

Borgata was developed as a joint venture between Boyd Atlantic City, Inc. ("BAC"), a wholly-owned subsidiary of Boyd Gaming Corporation ("Boyd"), and MAC, Corp. ("MAC"), a second tier, wholly-owned subsidiary of MGM Resorts International (the successor in interest to MGM MIRAGE) ("MGM"). The joint venture operates pursuant to an operating agreement between BAC and MAC (the "Operating Agreement"), in which BAC and MAC each originally held a 50% interest in Marina District Development Holding Co., LLC, MDDC's parent holding company ("MDDHC").

As managing member of MDDHC pursuant to the terms of the Operating Agreement, BAC, through MDDHC, has responsibility for the oversight and management of our day-to-day operations. We do not presently record a management fee to BAC, as our management team performs these services directly or negotiates contracts to provide for these services. As a result, the costs of these services are directly borne by us and are reflected in our consolidated financial statements. Boyd, the parent of BAC, is a diversified operator of 16 wholly-owned gaming entertainment properties. Headquartered in Las Vegas, Boyd has other gaming operations in Nevada, Illinois, Louisiana, Mississippi and Indiana.

On March 24, 2010, MAC transferred its 50% ownership interest (the "MGM Interest") in MDDHC, and certain land leased to MDDC, into a divestiture trust, of which MGM and its subsidiaries are the economic beneficiaries (the "Divestiture Trust"), for sale to a third-party in connection with MGM's settlement agreement with the Division of Gaming Enforcement Office of the Attorney General of the State of New Jersey (the "NJDGE"). MGM has subsequently announced that it has entered into an agreement with the NJDGE, as approved by the New Jersey Casino Control Commission ("NJCCC"). The amendment provides that the mandated sale of the MGM Interest be increased by an additional 18 months to a total of 48 months. BAC has a right of first refusal on any sale of the MGM Interest. We continue to operate under normal business conditions throughout MGM's sales efforts, and do not believe that it has had or will have a material impact on our operations.

Upon the transfer of the MGM Interest into the Divestiture Trust, MGM relinquished all of its specific participating rights under the Operating Agreement, and Boyd effectively obtained control of Borgata. As a result, beginning on March 24, 2010, our financial position and results of operations have been included in the consolidated financial statements of Boyd. This

resulting change in control required acquisition method accounting by Boyd in accordance with the authoritative accounting guidance for business combinations; however, there was no resulting direct impact on our consolidated financial statements.

Basis of Presentation

Interim Condensed Consolidated Financial Statements

As permitted by the rules and regulations of the SEC, certain information and footnote disclosures normally included in financial statements prepared in accordance with GAAP, have been condensed or omitted, although we believe that the disclosures made are adequate to make the information reliable. These condensed consolidated financial statements should be read in conjunction with the audited consolidated financial statements and notes thereto included in our Annual Report on Form 10-K for the year ended December 31, 2011.

In our opinion, the accompanying unaudited condensed consolidated financial statements contain all adjustments of normal recurring nature necessary to fairly present our financial position as of March 31, 2012 and 2011, the results of our operations for the three months ended March 31, 2012 and 2011, and our cash flows for the three months ended March 31, 2012 and 2011. Our operating results for the three months ended March 31, 2012 and 2011, and our cash flows for the three months ended March 31, 2012 and 2011, are unaudited, and are not necessarily indicative of the results that would be achieved for the full year or future periods.

Principles of Consolidation

The accompanying condensed consolidated financial statements have been prepared in accordance with GAAP and include the accounts of MDDC and MDFC.

All material intercompany accounts and transactions have been eliminated.

Investment in unconsolidated subsidiary, which is less than 50% owned and does not meet the consolidation criteria of the authoritative accounting guidance for voting or variable interest models, is accounted for under the equity method. During the year ended December 31, 2011, we reclassified our investment in unconsolidated subsidiary to other assets based on the relative immateriality of such investment and to reflect the fact that the investment is presently being liquidated.

Cash and Cash Equivalents

Cash and cash equivalents include highly liquid investments with maturities of three months or less at their date of purchase and are on deposit with high credit quality financial institutions. The carrying values of these instruments approximate their fair values due to their short maturities.

Accounts Receivable, Net

Accounts receivable consist primarily of casino, hotel and other receivables. Accounts receivable are typically non-interest bearing and are initially recorded at cost. Accounts are written off when management deems the account to be uncollectible. An estimated allowance for doubtful accounts is maintained to reduce our receivables to their carrying amount. The allowance is estimated based on specific review of customer accounts as well as management's experience with collection trends in the casino industry and current economic and business conditions. As a result, the net carrying value approximates fair value.

Property and Equipment, Net

Property and equipment are stated at cost. Depreciation is computed using the straight-line method over the estimated useful lives of the assets, or for leasehold improvement, over the shorter of the asset's useful life or term of lease.

The estimated useful lives of our major components of property and equipment are:

Building and improvements 10 through 40 years Furniture and equipment 3 through 7 years

Gains or losses on disposals of assets are recognized as incurred, using the specific identification method. Costs of major improvements are capitalized, while costs of normal repairs and maintenance are charged to expense as incurred.

We evaluate the carrying value of long-lived assets whenever events or changes in circumstances indicate that the carrying value of such assets may not be recoverable. For an asset that is to be disposed of, we recognize the asset at the lower of

carrying value or fair market value, less costs of disposal, as estimated based on comparable asset sales, solicited offers, or a discounted cash flow model. For a long-lived asset to be held and used, we review the asset for impairment whenever events or changes in circumstances indicate that the carrying amount may not be recoverable. We then compare the estimated undiscounted future cash flows of the asset to the carrying value of the asset. The asset is not impaired if the undiscounted future cash flows exceed its carrying value. If the carrying value exceeds the undiscounted future cash flows, then an impairment charge is recorded, typically measured using a discounted cash flow model, which is based on the estimated future results of the relevant reporting unit discounted using our weighted-average cost of capital and market indicators of terminal year free cash flow multiples. If an asset is under development, future cash flows include remaining construction costs. All resulting recognized impairment charges are recorded as operating expenses.

Capitalized Interest

Interest costs, primarily associated with our expansion projects, are capitalized as part of the cost of our constructed assets. Interest costs, which included commitment fees, letter of credit fees and the amortized portion of deferred financing fees, discounts and origination fees, are capitalized on amounts expended for the respective projects using our weighted-average cost of borrowing. Capitalization of interest will cease when the respective project, or discernible portions of the projects, are substantially complete. We amortize capitalized interest over the estimated useful life of the related asset. Capitalized interest for the three months ended March 31, 2012 was \$284,000. We did not capitalize interest during the three months ended March 31, 2011.

Debt Financing Cost

Debt financing costs, which include legal and other direct costs related to the issuance of our outstanding debt, are deferred and amortized to interest expense over the contractual term of the underlying long-term debt using the effective interest method. In the event that our debt is modified, repurchased or otherwise reduced prior to its original maturity date, we ratably reduce the unamortized debt financing costs.

Long-Term Debt, Net

Long-term debt is reported at amortized cost. The discounts on the senior secured notes and the transaction costs paid to the initial purchasers upon issuance are recorded as adjustments to the face amounts of our outstanding debt. These resulting differences between the net proceeds upon issuance of the senior secured notes and the face amounts of the senior secured notes are accreted to interest expense using the effective interest method.

Income Taxes

As a single member LLC, MDDC is treated as a disregarded entity for federal income tax purposes. As such, it is not subject to federal income tax and its income is treated as earned by its member, MDDHC. MDDHC is treated as a partnership for federal income tax purposes and federal income taxes are the responsibility of its members. In New Jersey, casino partnerships are subject to state income taxes under the New Jersey Casino Control Act; therefore, MDDC, considered a casino partnership, is required to record New Jersey state income taxes. In 2004, MDDC was granted permission by the state of New Jersey, pursuant to a ruling request, to file a consolidated New Jersey corporation business tax return with the members of its parent, MDDHC. The amounts reflected in the condensed consolidated financial statements are reported as if MDDC was taxed for state purposes on a standalone basis; however, MDDC files a consolidated state tax return with the members of MDDHC.

The amounts due to these members are a result of the member's respective tax attributes included in the consolidated state tax return. A reconciliation of the components of our stand-alone state income taxes payable is presented below:

March 31

	Watch 31,			
		2012		2011
Amounts payable to members of MDDHC	\$	1,890,000	\$	6,841,000
Amounts receivable - State		(1,043,000)		(398,000)
Income taxes payable, net	\$	847,000	\$	6,443,000

Revenue Recognition

Gaming revenue represents the net win from gaming activities, which is the aggregate difference between gaming wins and losses. The majority of our gaming revenue is counted in the form of cash and chips and therefore is not subject to any significant or complex estimation procedures. Cash discounts, commissions and other incentives to customers related to gaming play are recorded as a reduction of gross gaming revenues.

Room revenue recognition criteria are met at the time of occupancy.

Food and beverage revenue recognition criteria are met at the time of service

Promotional Allowances

The retail value of accommodations, food and beverage, and other services furnished to guests on a complimentary basis is included in gross revenues and then deducted as promotional allowances. Promotional allowances also include incentives such as cash, goods and services (such as complimentary rooms and food and beverages) earned in our loyalty programs. We reward customers, through the use of loyalty programs, with points based on amounts wagered that can be redeemed for a specified period of time, principally for restricted free play slot machine credits and complimentary goods and services. We record the estimated retail value of these goods and services as revenue and then record a corresponding deduction as promotional allowances.

The amounts included in promotional allowances are as follows:

	March 31,				
	2012	2011			
Rooms	\$ 16,755,000	\$ 16,785,000			
Food and beverage	13,345,000	13,876,000			
Other	21,183,000	22,165,000			
Total promotional allowances	\$ 51,283,000	\$ 52,826,000			

The estimated costs of providing such promotional allowances are as follows:

	March 31,				
	2012	2011			
Room	\$ 5,319,000	\$ 5,549,000			
Food and beverage	10,120,000	10,180,000			
Other	2,442,000	2,474,000			
Total	\$ 17,881,000	\$ 18,203,000			

Gaming Taxes

We are subject to taxes based on gross gaming revenues in New Jersey. These gaming taxes are an assessment of our gaming revenues and are recorded as a cost of goods and services in the condensed consolidated statements of operations. These taxes totaled approximately \$12,300,000 and \$11,947,000 for the three months ended March 31, 2012 and 2011, respectively.

Use of Estimates

The preparation of financial statements in conformity with GAAP requires management to make estimates and assumptions that affect the reported amounts of assets and liabilities and disclosure of contingent assets and liabilities at the date of the financial statements and the reported amounts of revenues and expenses during the reporting period. Significant estimates incorporated into our condensed consolidated financial statements include the estimated allowance for doubtful accounts receivable, the estimated useful lives for depreciable and amortizable assets, value of certain funds deposited with the New Jersey Casino Reinvestment Development Authority (the "CRDA"), estimated cash flows in assessing the recoverability of long-lived assets, certain tax liabilities, self-insured liability reserves, various loyalty point programs, fair values of assets and liabilities measured at fair value, fair values of assets and liabilities disclosed at fair value, contingencies and litigation, claims and assessments. Actual results could differ from these estimates.

Recently Issued Accounting Pronouncements

A variety of additional proposed or otherwise potential accounting standards are currently under study by standard-setting organizations and certain regulatory agencies. Because of the tentative and preliminary nature of such proposed standards, we have not yet determined the effect, if any, that the implementation of such proposed standards would have on our consolidated financial statements.

NOTE 2. RECEIVABLES AND PATRONS' CHECKS

Receivables and patrons' checks consist of the following:

	March 31,			
		2012		2011
Casino receivables (net of an allowance for doubtful accounts - 2012 \$23,349,000		_		
and 2011 \$23,662,000)	\$	26,084,000	\$	21,336,000
Other (net of an allowance for doubtful accounts – 2012 \$38,000 and 2011 \$31,000)		6,381,000		5,371,000
Due from related parties (Note 10)		382,000		419,000
Receivables and patrons' checks, net	\$	32,847,000	\$	27,126,000

NOTE 3. PROPERTY AND EQUIPMENT, NET

Property and equipment consists of the following:

	March 31,		
	2012	2011	
Land	\$ 87,301,000	\$ 87,301,000	
Building and improvements	1,401,789,000	1,391,804,000	
Furniture and equipment	316,084,000	294,405,000	
Construction in progress	18,993,000	8,214,000	
Total property and equipment	1,824,167,000	1,781,724,000	
Less accumulated depreciation	538,753,000	482,251,000	
Property and equipment, net	\$ 1,285,414,000	\$ 1,299,473,000	

Depreciation expense was \$15,157,000 and \$16,283,000 for the three months ended March 31, 2012 and 2011, respectively. Major items included in construction in progress at March 31, 2012 and 2011 consisted of various maintenance capital projects currently in process. The increase in construction in progress of \$10,779,000 during the three months ended March 31, 2012 is primarily due to the ongoing room refurbishment at the Borgata hotel which commenced during the fourth quarter of 2011. We plan to complete renovating and refurbishing all of the remaining rooms at the Borgata hotel in 2012. Construction in progress presented in the table above primarily relates to costs capitalized in conjunction with major improvements that have not yet been placed into service, and accordingly, such costs are not currently being depreciated.

We test certain of these property and equipment assets for recoverability if a recent operating or cash flow loss, combined with a history of operating or cash flow losses or a projection or forecast that demonstrates continuing losses, is associated with the use of a long-lived asset.

Impairment is the condition that exists when the carrying amount of a long-lived asset exceeds its fair value. An impairment loss shall be recognized only if the carrying amount of a long-lived asset is not recoverable and exceeds its fair value. The carrying amount of a long-lived asset is not recoverable if it exceeds the sum of the undiscounted cash flows expected to result from the use and eventual disposition of the asset. That assessment shall be based on the carrying amount of the asset at the date it is tested for recoverability. An impairment loss shall be measured as the amount by which the carrying amount of a long-lived asset exceeds its fair value.

NOTE 4. OTHER ACCRUED EXPENSES

Other accrued expenses consist of the following:

	March 31,		
	2012	2011	
Payroll and related expenses	\$ 20,956,000	\$ 20,050,000	
Accrued interest	22,408,000	29,874,000	
Other	27,318,000	26,215,000	
Other accrued expenses	\$ 70,682,000	\$ 76,139,000	

NOTE 5. OTHER CURRENT LIABILITIES

Other current liabilities consist of the following:

	March 31,		
	2012	2011	
Casino related liabilities	\$ 13,071,000	\$ 9,322,000	
Due to related parties (see Note 10)	1,745,000	1,115,000	
Other	9,701,000	8,633,000	
Other current liabilities	\$ 24,517,000	\$ 19,070,000	

NOTE 6. LONG-TERM DEBT. NET

Long-term debt, net consists of the following:

	March 31, 2012			
	Outstanding	Unamortized	Unamortized	Long-Term
	Principle	Discount	Origination Fees	Debt, Net
Amended credit facility	\$ 22,500,000	\$ -	\$ -	\$ 22,500,000
9.50% Senior Secured Notes due 2015	398,000,000	(3,093,000)	(7,262,000)	387,645,000
9.875% Senior Secured Notes due 2018	393,500,000	(2,303,000)	(8,345,000)	382,852,000
	\$ 814,000,000	\$ (5,396,000)	\$ (15,607,000)	\$ 792,997,000

	March 31, 2011			
	Outstanding	Unamortized	Unamortized	Long-Term
	Principle	Discount	Origination Fees	Debt, Net
Amended credit facility	\$ 28,700,000	\$ -	\$ -	\$ 28,700,000
9.50% Senior Secured Notes due 2015	400,000,000	(3,813,000)	(8,953,000)	387,234,000
9.875% Senior Secured Notes due 2018	400,000,000	(2,591,000)	(9,387,000)	388,022,000
	\$ 828,700,000	\$ (6,404,000)	\$ (18,340,000)	\$ 803,956,000

Bank Credit Facility

Significant Terms

On August 6, 2010, MDFC announced that it had closed a \$950,000,000 debt financing, consisting of the establishment of a \$150,000,000 amended payment priority secured revolving credit facility and the issuance of \$800,000,000 of aggregate principal amount of notes. MDDC is the guarantor of both the amended credit facility, and the notes. The proceeds from the financing were used to (i) pay fees and expenses related to the financing; (ii) repay the former credit facility; and (iii) make a one-time distribution to our joint venture owners.

On November 11, 2011, MDFC entered into an amended credit facility among MDFC, MDDC, certain other financial institutions (each a "Lender", and collectively the "Lenders") and Wells Fargo, National Association ("Wells Fargo"), as administrative agent (in such capacity, "Administrative Agent") for the Lenders. The Amendment modifies certain terms of the former credit facility among the Company, the Lenders from time to time party thereto, the Administrative Agent, and Wells Fargo.

The amended credit facility: (i) reduces the aggregate commitments under the amended credit facility to a maximum amount of \$75,000,000; (ii) decreases the minimum Consolidated EBITDA (as defined in the amended credit facility) to \$125,000,000 for a trailing-twelve month period ending on the last day of a calendar quarter; (iii) eliminates the covenant requiring us to have a minimum amount of cash, cash equivalents, and unused commitments; and (iv) adds a covenant prohibiting us from borrowing under the amended credit facility, to purchase our senior secured notes at any time when the total amount outstanding under the amended credit facility is \$65,000,000 or more.

The amended credit facility provides for a \$75,000,000 senior secured revolving credit facility and matures in August 2014. The amended credit facility is guaranteed on a senior secured basis by MDDC and any future subsidiaries of MDDC and is

secured by a first priority lien on substantially all of our assets, subject to certain exceptions. The obligations under our amended credit facility have priority in payment to the senior secured notes.

Guarantees

Neither BAC, its parent, its affiliates, nor the Divestiture Trust are guarantors of the amended credit facility.

Interest Rate

Outstanding borrowings under the amended credit facility accrue interest at a selected rate based upon either: (i) highest of (a) the agent bank's quoted prime rate, (b) the one-month Eurodollar rate plus 1.00%, or (c) the daily federal funds rate plus 1.50%, and in any event not less than 1.50% (such highest rate, the "base rate"), or (ii) the Eurodollar rate, plus with respect to each clause (i) and (ii) an applicable margin as provided in the amended credit facility. In addition, a commitment fee is incurred on the unused portion of the amended credit facility ranging from 0.50% per annum to 1.00% per annum.

Financial and Other Covenants

The amended credit facility contains certain financial and other covenants, including, without limitation, (i) establishing a minimum Consolidated EBITDA (as defined in the amended credit facility) of \$125,000,000 over each trailing twelve-month period ending on the last day of each calendar quarter; (ii) imposing limitations on MDFC's ability to incur additional debt; and (iii) imposing restrictions on our ability to pay dividends and make other distributions, make certain restricted payments, create liens, enter into transactions with affiliates, merge or consolidate, and engage in unrelated business activities.

Compliance with Financial Covenants

We believe that we were in compliance with the amended credit facility covenants, specifically the minimum Consolidated EBITDA, which, at March 31, 2012, was \$166,943,000.

Debt Financing Costs

In conjunction with the amended credit facility, during the three months ended March 31, 2012, we did not incur any incremental debt financing costs and incurred approximately \$401,000 during the three months ended March 31, 2011, in incremental debt financing costs, which have been deferred and are being amortized over the remaining term of the amended credit facility.

Senior Secured Notes

9.5% Senior Secured Notes Due 2015.

Significant Terms

In August 2010, MDFC issued, through a private placement, \$400,000,000 principal amount of 9.5% senior secured notes due October 2015, at an issue price of 98.943%, resulting in a discount at issuance of \$4,228,000. The notes require semi-annual interest payments on April 15 and October 15, commencing April 15, 2011. The notes are guaranteed on a senior secured basis by MDDC and any future restricted subsidiaries of MDDC. The notes contains covenants that, among other things, limit MDFC's ability and the ability of MDDC to (i) incur additional indebtedness or liens; (ii) pay dividends or make distributions; (iii) make certain investments; (iv) sell or merge with other companies; and (v) enter into certain types of transactions. We believe that we are in compliance with these covenants at March 31, 2012.

At any time prior to October 15, 2013, the notes may be redeemed at 100% of the principal amount thereof, plus a "make-whole premium" and accrued and unpaid interest. In addition, until October 15, 2013, MDFC may redeem up to 35% of the notes at a redemption price of 109.50% of the principal amount, plus accrued and unpaid interest, if any, to the redemption date, with the net cash proceeds from certain equity offerings. In addition, at any time prior to October 15, 2013, MDFC may redeem up to an aggregate of 10% of the notes in each twelve month period at a redemption price of 103% of the principal amount thereof plus accrued and unpaid interest, if any, to, but not including, the redemption date. On or after October 15, 2013, MDFC shall have the option to redeem the 2015 Notes, in whole or in part, at redemption prices (expressed as percentages of the principal amount) ranging from 104.75% beginning on October 15, 2013 to 102.375% beginning on October 15, 2014, plus accrued and unpaid interest to the applicable redemption date.

9.875% Senior Secured Notes Due 2018.

Significant Terms

In August 2010, MDFC issued, through a private placement, \$400,000,000 principal amount of 9.875% senior secured notes due August 2018, at an issue price of 99.315%, resulting in an original issue discount of \$2,740,000. The notes require semi-annual interest payments on February 15 and August 15, commencing February 15, 2011. The notes are guaranteed on a

senior secured basis by MDDC and any future restricted subsidiaries of MDDC. The notes contain covenants that, among other things, limit MDFC's ability and the ability of MDDC to (i) incur additional indebtedness or liens; (ii) pay dividends or make distributions; (iii) make certain investments; (iv) sell or merge with other companies; and (v) enter into certain types of transactions. We believe that we are in compliance with these covenants at March 31, 2012.

At any time prior to August 15, 2014, the notes may be redeemed at 100% of the principal amount thereof, plus a "make-whole premium" and accrued and unpaid interest. In addition, until August 15, 2013, MDFC may redeem up to 35% of the notes at a redemption price of 109.875% of the principal amount, plus accrued and unpaid interest, if any, to the redemption date, with the net cash proceeds from certain equity offerings. In addition, at any time prior to August 15, 2013, MDFC may redeem up to an aggregate of 10% of the notes in each twelve month period at a redemption price of 103% of the principal amount thereof plus accrued and unpaid interest, if any, to, but not including, the redemption date. On or after August 15, 2013, MDFC shall have the option to redeem the 2018 Notes, in whole or in part, at redemption prices (expressed as percentages of the principal amount) ranging from 104.938% beginning on August 15, 2014, to 102.469% beginning on August 15, 2015, to 100% beginning on August 15, 2016 and thereafter, plus accrued and unpaid interest, to the applicable redemption date.

Original Issue Discount

The original issue discounts have been recorded as offsets to the principal amounts of these notes and are being accreted to interest expense over the terms of the notes using the effective interest method. At March 31, 2012, the effective interest rates on the 9.5% notes due 2012 and the 9.875% notes due 2018 were 10.2% and 10.3%, respectively.

Indentures

The indenture governing both the 9.5% notes and the 9.875% notes allow for the incurrence of additional indebtedness, if after giving effect to such incurrence, our coverage ratio (as defined in the indenture, essentially a ratio of consolidated EBITDA to fixed charges, including interest) for a trailing four quarter period on a pro forma basis would be at least 2.0 to 1.0. Such pro forma coverage ratio was above 2.0 to 1.0 at the dates in which these respective tranches of senior secured notes were issued; however, at March 31, 2012, our coverage ratio (as defined in the indenture) is below 2.0 to 1.0. Accordingly, the indenture prohibits us from incurring new indebtedness; however, we may still borrow under the \$75,000,000 senior secured credit facility.

At March 31, 2012, the outstanding balance under the amended credit facility was \$22,500,000 leaving contractual availability of \$52,500,000.

NOTE 7. COMMITMENTS AND CONTIGNECIES

Commitments

There have been no material changes to our commitments described under Note 6, Commitments and Contingencies, in our Annual Report on Form 10-K for the year ended December 31, 2011 filed with the SEC on March 30, 2012.

Atlantic City Tourism District

As part of the State of New Jersey's plan to revitalize Atlantic City, a new law was enacted in February 2011 requiring that a tourism district (the "Tourism District") be created and managed by the CRDA. The Tourism District has been established to include each of the Atlantic City casino properties along with certain other tourism related areas of Atlantic City. The law requires that a public-private partnership be created between the CRDA and a private entity that represents existing and future casino licensees. The private entity, known as The Atlantic City Alliance (the "ACA"), has been established in the form of a not-forprofit limited liability company, of which MDDC is a member. The public-private partnership between the ACA and CRDA shall be for an initial term of five years and its general purpose shall be to revitalize the Tourism District. The law requires that a \$5,000,000 contribution be made to this effort by all casinos prior to 2012 followed by an annual amount of \$30,000,000 to be contributed by the casinos commencing January 1, 2012 for a term of five years. Each casino's share of the annual contributions will equate to a percentage representing its gross gaming revenue for the prior calendar year compared to the aggregate gross gaming revenues for that period for all casinos. As a result, we will expense our pro rata share of the \$155,000,000 as incurred. As of December 31, 2011, we incurred expense of \$910,000 for the pro rata share of the initial contribution to the ACA. During the three months ended March 31, 2012, we incurred expense of \$1,474,000 related to our share of the annual contributions.

Contingencies

Legal Matters

We are subject to various claims and litigation in the ordinary course of business. In our opinion, all pending legal matters are either adequately covered by insurance, or if not insured, will not have a material adverse impact on our financial position, results of operations or cash flows.

NOTE 8. FAIR VALUE MEASUREMENTS

The authoritative accounting guidance for fair value measurements, defines fair value, expands disclosure requirements around fair value and specifies a hierarchy of valuation techniques based on whether the inputs to those valuation techniques are observable or unobservable. Observable inputs reflect market data obtained from independent sources, while unobservable inputs reflect the Company's market assumptions.

These inputs create the following fair value hierarchy:

- Level 1: Quoted prices for identical instruments in active markets.
- Level 2: Quoted prices for similar instruments in active markets; quoted prices for identical or similar instruments in markets that are not active; and model-derived valuations in which all significant inputs and significant value drivers are observable in active markets.
- Level 3: Valuations derived from valuation techniques in which one or more significant inputs or significant value drivers are unobservable.

As required by the guidance for fair value measurements, financial assets and liabilities are classified in their entirety based on the lowest level of input that is significant to the fair value measurement. Thus, assets and liabilities categorized as Level 3 may be measured at fair value using inputs that are observable (Levels 1 and 2) and unobservable (Level 3). Management's assessment of the significance of a particular input to the fair value measurement requires judgment and may affect the valuation of assets and liabilities and their placement within the fair value hierarchy levels.

Balances Measured at Fair Value

The fair value of our cash and cash equivalents was \$34,296,000 and \$24,005,000 as of March 31, 2012 and 2011, respectively. The fair value of our cash and cash equivalents, classified in the fair value hierarchy as Level 1, is based on statements received from our banks March 31, 2012 and 2011.

Balances Disclosed at Fair Value

The following table provides the fair value measurement information about our long-term debt at:

	March 31, 2012			
	Outstanding Face Amount	Carrying Value	Estimated Fair Value	Fair Value Hierarchy
Bank Credit Facility	\$ 22,500,000	\$ 22,500,000	\$ 22,500,000	Level 2
9.5% Senior Secured Notes due 2015	398,000,000	387,645,000	366,160,000	Level 1
9.875% Senior Secured Notes due 2018	393,500,000	382,852,000	362,512,000	Level 1
Total long-term debt	\$ 814,000,000	\$ 792,997,000	\$ 751,172,000	

	March 31, 2011			
	Outstanding	Carrying	Estimated Fair	Fair Value
	Face Amount	Value	Value	Hierarchy
Bank Credit Facility	\$ 28,700,000	\$ 28,700,000	\$ 28,700,000	Level 2
9.5% Senior Secured Notes due 2015	400,000,000	387,234,000	405,240,000	Level 1
9.875% Senior Secured Notes due 2018	400,000,000	388,022,000	406,752,000	Level 1
Total long-term debt	\$ 828,700,000	\$ 803,956,000	\$ 840,692,000	

The estimated fair value of our amended credit facility, as amended, at March 31, 2012 and March 31, 2011 approximates its carrying value due to the short-term nature and variable re-pricing of the underlying Eurodollar loans comprising our bank credit facility. The estimated fair values of our senior secured notes are based on quoted market prices as of March 31, 2012 and March 31, 2011.

There were no transfers between Level 1 and Level 2 measurements during the three month ended March 31, 2012.

NOTE 9. EMPLOYEE BENEFIT PLANS

We contribute to multiemployer pension defined benefit plans under terms of collective-bargaining agreements that cover our union-represented employees. These unions cover certain of our culinary, hotel and other trade workers. We are obligated to make defined contributions under these plans.

The significant risks of participating in multiemployer plans include, but are not limited to, the following:

- We may elect to stop participating in our multi-employer plans. As a result, may be required to pay a withdrawal liability based on the underfunded status of the plan as applicable. Our ability to fund such payments would be based on the results of our operations and subject to the risk factors that impact our business. If any of these risks actually occur, our business, financial condition and results of operations could be materially and adversely affected and impact our ability to meet our obligations to the multiemployer plan.
- We may contribute assets to the multiemployer plan for the benefit of our covered employees that are used to provide benefits to employees of other participating employers.
- We may be required to fund additional amounts if other participating employers stop contributing to the multiemployer plan.

Contributions, based on wages paid to covered employees, totaled \$1,543,000 and \$1,443,000 during the three months ended March 31, 2012 and 2011, respectively. Our share of unfunded vested liabilities related to certain multi-employer pension plans is \$51,400,000 million as of January 1, 2010.

We have a retirement savings plan under Section 401(k) of the Internal Revenue Code covering our non-union employees. The plan allows employees to defer up to the lessor of the Internal Revenue Code prescribed maximum amount or 100% of their income on a pre-tax basis through contributions to the plan. We expensed our voluntary contributions to the 401(k) plan of \$351,000 and \$362,000 during the three months ended March 31, 2012 and 2011, respectively.

NOTE 10. RELATED PARTY TRANSACTIONS

We engage in transactions with BAC and MAC in the ordinary course of business. Related party balances are non-interest bearing and are included in accounts receivable or accrued liabilities, as applicable, on the condensed consolidated balance sheets

Pursuant to the Operating Agreement, MAC is solely responsible for any investigation, analyses, clean-up, detoxification, testing, monitoring, or remediation related to Renaissance Pointe. MAC is also responsible for their allocable share of expenses related to master plan and government improvements at Renaissance Pointe. The related amounts due from the Divestiture Trust for these types of expenditures incurred by us were \$228,000 and \$181,000 at March 31, 2012 and 2011, respectively. Reimbursable expenditures incurred were \$141,000 and \$137,000 for the three months ended March 31, 2012 and 2011, respectively.

Boyd Gaming Corporation reimburses us for expenses relating to investigative services for our casino license and other expenses. The related amounts due from Boyd Gaming Corporation for these types of expenditures were \$154,000 and \$238,000 for the three months ended March 31, 2012 and 2011, respectively. Reimbursable expenditures incurred were \$43,000 and \$222,000 for the three months ended March 31, 2012 and 2011, respectively.

Compensation of Certain Employees

We reimburse BAC for compensation paid to employees performing services for us and for out-of-pocket costs and expenses incurred related to travel. BAC is also reimbursed for various payments made on our behalf, primarily related to third party insurance premiums and certain financing fees. The related amounts due to BAC for these types of expenditures paid by BAC

were \$1,745,000 and \$1,115,000 at March 31, 2012 and 2011, respectively. Reimbursable expenditures were \$3,163,000 and \$2,691,000 for the three months ended March 31, 2012 and 2011, respectively, in each case, reimbursable expenses are included in selling, general and administrative on the condensed consolidated statements of operations.

NOTE 11. SUBSEQUENT EVENTS

We have evaluated all events or transactions that occurred after March 31, 2012. On May 7, 2012, we received \$2,175,000 in connection with our ongoing subrogation efforts related to the fire that occurred at The Water Club on September 23, 2007.