SECURITIES AND EXCHANGE COMMISSION

WASHINGTON, D.C. 20549

FORM 10-Q/A

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

For the quarterly period ended June 30, 2004

OR

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

for the transition period from to

Commission file number 0-1469



CHURCHILL DOWNS

1 N C O R P O R A T E D (Exact name of registrant as specified in its charter)

Kentucky

(State or other jurisdiction of incorporation or organization)

61-0156015 (IRS Employer Identification No.)

700 Central Avenue, Louisville, KY 40208 (Address of principal executive offices) (Zip Code)

(502)-636-4400

(Registrant's telephone number, including area code)

Indicate by check mark whether the registrant (1) has filed all reports required to be filed by Section 13 or 15(d) of the Securities Exchange Act of 1934 during the preceding 12 months (or for such shorter period that the registrant was required to file such reports), and (2) has been subject to such filing requirements for the past 90 days.

Yes 🗵 No o

Indicate by check mark whether the registrant is an accelerated filer (as defined in Rule 12b-2 of the Exchange Act). Yes 🗵 No o

The number of shares outstanding of registrant's common stock at August 5, 2004 was 13,298,006 shares.

EXPLANATORY NOTE

Churchill Downs Incorporated (the "Company") recently determined that purse overpayments were improperly recorded as assets. Purse overpayments are created when, at the end of a race meeting, the purses paid to horsemen exceed the purses payable as a result of pari-mutuel operations during the race meeting. Contractual arrangements between the Company and the horsemen's organizations at the Company's various racetracks, which generally expire at the end of a race meeting, provide that if a purse overpayment exists at the end of a race meeting, such overpayment may be recovered through reductions of purses otherwise paid in the subsequent race meeting(s) if a subsequent contract is entered into with the horsemen's organization. The Company has historically recorded these purse overpayments as receivables, subject to any necessary valuation allowances. The Company has now determined that these overpayment that exists at the end of a race meeting should be expensed. Accordingly, the Company is filing this Form 10-Q/A to restate its consolidated financial statements for the effect of this error. This restatement serves to delay the recognition of the recovery until the period in which it actually occurs. Additionally, amounts recorded as revenues for Illinois purse recapture subsidies have been reclassified to operating expenses to offset purse expense.

The Items of the Company's Form 10-Q/A for the quarter ended June 30, 2004 which are amended and restated are as follows: Part I Financial Information, Item 1 Financial Statements; Part I Financial Information, Item 2 Management's Discussion and Analysis of Financial Condition and Results of Operations; and Part I Financial Information, Item 4 Controls and Procedures.

The remaining Items contained within this Form 10-Q/A consist of all other Items originally contained in our Form 10-Q for the quarter ended June 30, 2004 in the form filed on August 8, 2004. This Form 10-Q/A does not reflect events occurring after the filing of the original Form 10-Q, nor modify or update

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CHURCHILL DOWNS INCORPORATED I N D E X TO QUARTERLY REPORT ON FORM 10-Q/A

<u>Part I</u>

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PART I. FINANCIAL INFORMATION

ITEM 1. FINANCIAL STATEMENTS

CHURCHILL DOWNS INCORPORATED CONDENSED CONSOLIDATED BALANCE SHEETS (in thousands)

	fune 30, 2004 As Restated, Note 1 (unaudited)	 December 31, 2003 As Restated, Note 1		June 30, 2003 As Restated, Note 1 (unaudited)
ASSETS				
Current assets:				
Cash and cash equivalents	\$ 39,587	\$ 18,053	\$	41,353
Accounts receivable, net of allowance for doubtful accounts of \$1,147 at June 30,				
2004 and \$1,141 at December 31, 2003 and \$975 at June 30, 2003	49,016	35,604		45,148
Deferred income taxes	3,349	3,767		3,043
Other current assets	4,828	1,613		4,885
Total current assets	96,780	59,037		94,429
Other assets	16,474	16,941		11,962
Plant and equipment, net	403,191	367,229		347,699
Goodwill, net	52,239	52,239		52,239
Other intangible assets, net	7,178	7,464		7,313
	\$ 575,862	\$ 502,910	\$	513,642
LIABILITIES AND SHAREHOLDERS' EQUITY			_	

Current liabilities:

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Accounts payable	\$	76,723	\$	35,149	\$	65,288
Accrued expenses		43,918		38,491		35,853
Dividends payable				6,625		_
Income taxes payable		7,240		—		8,291
Deferred revenue		4,478		18,050		7,653
Long-term debt, current portion		—		5,740		472
Total current liabilities		132,359		104,055		117,557
Long-term debt, due after one year		146,079		121,096		119,811
Other liabilities		13,627		11,719		14,053
Deferred income taxes		13,318		13,327		13,103
Total liabilities		305,383		250,197		264,524
Commitments and contingencies		—		—		—
Shareholders' equity:						
Preferred stock, no par value; 250 shares authorized; no shares issued		_		_		
Common stock, no par value; 50,000 shares authorized; issued: 13,295 shares						
June 30, 2004, 13,250 shares December 31, 2003, and 13,183 shares June 30,						
2003		129,789		128,583		126,725
Retained earnings		140,441		124,491		123,910
Accumulated other comprehensive earnings (loss)		249		(361)		(1,517)
		270,479		252,713		249,118
	\$	575,862	\$	502,910	\$	513,642
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The accompanying notes are an integral part of the condensed consolidated financial statements.

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CHURCHILL DOWNS INCORPORATED CONDENSED CONSOLIDATED STATEMENTS OF NET EARNINGS for the six and three months ended June 30, 2004 and 2003 (Unaudited)

(In thousands, except per share data)

		Six Months E	nded	June 30.		Three Months I	Ende	d June 30.
		2004		2003		2004		2003
	А	s Restated, Note 1		As Restated, Note 1		As Restated, Note 1		As Restated, Note 1
Net revenues	\$	227,364	\$	223,438	\$	189,635	\$	187,719
Operating expenses		179,200	_	176,722		131,707		131,251
Gross profit		48,164		46,716		57,928		56,468
Selling, general and administrative expenses		19,163		16,909		10,085		8,731
Operating income		29,001	_	29,807		47,843	_	47,737
Other income (expense):								
Interest income		201		135		85		73
Interest expense		(2,558)		(3,306)		(1,174)		(1,479)
Miscellaneous, net		840		597		504		173
		(1,517)	_	(2,574)	_	(585)	_	(1,233)
Earnings before provision for income taxes		27,484		27,233		47,258		46,504
Provision for income taxes		(11,534)		(11,060)		(19,562)	_	(18,807)
Net earnings	\$	15,950	\$	16,173	\$	27,696	\$	27,697
Net earnings per common share data:								
Basic	\$	1.20	\$	1.23	\$	2.08	\$	2.10
Diluted	\$	1.18	\$	1.21	\$	2.06	\$	2.07
Weighted average shares outstanding:	+		Ŧ		-	_100	-	_107
Basic		13,272		13,167		13,287		13,174
Diluted		13,460		13,367		13,473		13,380

The accompanying notes are an integral part of the condensed consolidated financial statements.

CONDENSED CONSOLIDATED STATEMENTS OF CASH FLOWS

for the six months ended June 30,

(Unaudited)

(in thousands)

	A	2004 s Restated, Note 1	,	2003 As Restated, Note 1
Cash flows from operating activities:				
Net earnings	\$	15,950	\$	16,173
Adjustments to reconcile net earnings to net cash provided by operating activities:				
Depreciation and amortization		10,819		10,171
Increase (decrease) in cash resulting from changes in operating assets and liabilities:				
Accounts receivable		(13,412)		(10,612)
Other current assets		(3,215)		(322)
Accounts payable		39,272		34,758
Accrued expenses		10,035		1,961
Income taxes payable		7,240		8,291
Deferred revenue		(13,572)		(7,223)
Other assets and liabilities		2,406		1,903
Net cash provided by operating activities		55,523		55,100
Cash flows from investing activities:				
Additions to plant and equipment, net		(47,828)		(19,074)
Net cash used in investing activities		(47,828)		(19,074)
Cash flows from financing activities:				
Repayments of revolving loan facility for refinancing		_		(120,929)
Proceeds from senior notes, net of expenses		—		98,229
Borrowings on bank line of credit		196,295		172,453
Repayments of bank line of credit		(175,434)		(154,310)
Decrease in long-term debt, net		(1,618)		(279)
Change in book overdraft		15		(1,915)
Proceeds from note receivable for common stock		—		65
Payment of dividends		(6,625)		(6,578)
Common stock issued		1,206		682
Net cash provided by (used in) financing activities		13,839		(12,582)
Net increase in cash and cash equivalents		21,534		23,444
Cash and cash equivalents, beginning of period		18,053		17,909
Cash and cash equivalents, end of period	\$	39,587	\$	41,353
Supplemental cash flow disclosures:				
Interest	\$	2,960	\$	3,398
Income taxes	\$	3,009	\$	3,442
Schedule of non-cash activities:	Ŷ	2,000	÷	5,112
Plant and equipment additions included in accounts payable	\$	5,915	\$	233

The accompanying notes are an integral part of the condensed consolidated financial statements.

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CHURCHILL DOWNS INCORPORATED NOTES TO CONDENSED CONSOLIDATED FINANCIAL STATEMENTS for the six months ended June 30, 2004 and 2003 (Unaudited) (\$ in thousands, except per share data)

1. <u>Restatements of Previously Issued Consolidated Financial Statements</u>

- (1) Churchill Downs Incorporated (the "Company") recently determined that purse overpayments were improperly recorded as assets. Purse overpayments are created when, at the end of a race meeting, the purses paid to horsemen exceed the purses payable as a result of pari-mutuel operations during the race meeting. Contractual arrangements between the Company and the horsemen's organizations at the Company's various racetracks, which generally expire at the end of a race meeting, provide that if a purse overpayment exists at the end of a race meeting, such overpayment may be recovered through reductions of purses otherwise paid in the subsequent race meeting(s) if a subsequent contract is entered into with the horsemen's organization. The Company has historically recorded these purse overpayments as receivables, subject to any necessary valuation allowances. The Company has now determined that these overpayments do not constitute receivables and do not meet the definition of an asset under U.S. Generally Accepted Accounting Principles, thus any purse overpayment that exists at the end of a race meeting should be expensed. Accordingly, the Company has restated its consolidated financial statements for the effect of this error. This restatement serves to delay the recognition of the recovery until the period in which it actually occurs. Additionally, amounts recorded as revenues for Illinois purse recapture subsidies have been reclassified to operating expenses to offset purse expense.
- (2) During 2004 the Company also determined that it was classifying simulcast host fees incurred inconsistently. The Company imports simulcast horse racing from other racetracks and pays a fee for the signal (simulcast host fees incurred). The Company's accounting policy is to record the

simulcast host fees incurred as an expense. However, at certain of the Company's racetracks, simulcast host fees incurred were incorrectly netted against revenue. The 2003 condensed consolidated financial statements have been restated to reclassify simulcast host fees incurred that were netted against revenue to operating expense. There is no change in net earnings or earnings per share as a result of this restatement. Additionally, various immaterial amounts were reclassified, at certain of the Company's racetracks, to conform to the current period presentation.

The effect of the restatements are as follows:

		s Previously Reported	Adjustment (1)	As Restated
Six Months ended June 30, 2004				
Net revenues		\$ 228,797	\$ (1,433)	\$ 227,364
Operating expenses		181,079	 (1,879)	 179,200
Gross profit (loss)		47,718	446	48,164
Selling, general and administrative		19,163	_	19,163
Operating income (loss)		28,555	 446	 29,001
Other income (expense)		 (1,517)	 	 (1,517)
Earnings (loss) before (provision) benefit for income taxes		27,038	446	27,484
(Provision) benefit for income taxes		(11,356)	(178)	(11,534)
Net earnings (loss)		\$ 15,682	\$ 268	\$ 15,950
Net earnings per common share data:				
Basic		\$ 1.18	\$ 0.02	\$ 1.20
Diluted		\$ 1.17	\$ 0.01	\$ 1.18
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			As Previously Reported	Adjustment (1)		As Restated
Three Months ended June 30, 2004			Inported	 nujustinent (1)		15 restated
Net revenues		\$	191,068	\$ (1,433)	\$	189,635
Operating expenses			133,586	 (1,879)		131,707
Gross profit (loss)			57,482	446		57,928
Selling, general and administrative			10,085			10,085
Operating income (loss)			47,397	 446		47,843
Other income (expense)			(585)	 		(585)
Earnings (loss) before (provision) benefit for income taxes			46,812	446		47,258
(Provision) benefit for income taxes			(19,384)	(178)		(19,562)
Net earnings (loss)		\$	27,428	\$ 268	\$	27,696
		_		 		
Net earnings (loss) per common share data:						
Basic		\$	2.06	\$ 0.02	\$	2.08
Diluted		\$	2.04	\$ 0.02	\$	2.06
	Previously					
Six Months ended June 30, 2003	 Reported		Adjustment (1)	 Adjustment (2)		As Restated
Net revenues	\$ 214,285	\$	(1,280)	\$ 10,433	\$	223,438
Operating expenses	 166,967		(802)	 10,557		176,722
Gross profit (loss)	47,318		(478)	(124)		46,716
Selling, general and administrative	16,873		70	(34)		16,909
Operating income (loss)	 30,445	_	(548)	 (90)		29,807
Other income (expense)	(2,618)		(46)	90		(2,574)
	 _					
Earnings (loss) before (provision) benefit for income taxes	27,827		(594)			27,233
(Provision) benefit for income taxes	 (11,298)		238	 		(11,060)
Net earnings (loss)	\$ 16,529	\$	(356)	\$ 	\$	16,173
Net earnings per common share data:						
Basic	\$ 1.26	\$	(0.03)		\$	1.23
Diluted	\$ 1.24	\$	(0.03)		\$	1.21
Dimea	\$ 1.24	\$	(0.03)	_	Э	

	As Previously Reported	Adjustment (1)	1	Adjustment (2)	As Restated
Three Months ended June 30, 2003					 _
Net revenues	\$ 180,496	\$ (1,280)	\$	8,503	\$ 187,719
Operating expenses	123,425	(733)		8,559	131,251
Gross profit (loss)	 57,071	 (547)		(56)	 56,468
Selling, general and administrative	8,765	—		(34)	8,731
Operating income (loss)	 48,306	 (547)		(22)	 47,737
Other income (expense)	(1,255)	_		22	(1,233)
Earnings (loss) before (provision) benefit for income taxes	47,051	(547)		_	46,504
(Provision) benefit for income taxes	(19,026)	219		_	(18,807)
Net earnings (loss)	\$ 28,025	\$ (328)	\$	_	\$ 27,697
	 	 	-		
Net earnings (loss) per common share data:					
Basic	\$ 2.13	\$ (0.03)		_	\$ 2.10
Diluted	\$ 2.09	\$ (0.02)			\$ 2.07

The following tables represent the effect of the restatement on the condensed consolidated balance sheets:

	1	As Previously Reported	A	Adjustment (1)	As Restated
June 30, 2004					
Accounts receivable, net	\$	49,717	\$	(701)	\$ 49,016
Other current assets	\$	6,261	\$	(1,433)	\$ 4,828
Other assets	\$	15,474	\$	1,000	\$ 16,474
Accounts payable	\$	76,040	\$	653	\$ 76,723
Income taxes payable	\$	7,062	\$	178	\$ 7,240
Retained earnings	\$	142,436	\$	(1,995)	\$ 140,441

	As Previously Reported	A	Adjustment (1)	As Restated
December 31, 2003	•		3 (7	
Accounts receivable, net	\$ 36,693	\$	(1,089)	\$ 35,604
Other current assets	\$ 4,120	\$	(2,507)	\$ 1,613
Other assets	\$ 15,941	\$	1,000	\$ 16,941
Accounts payable	\$ 34,466	\$	683	\$ 35,149
Income taxes payable	\$ 1,016	\$	(1,016)	\$ _
Retained earnings	\$ 126,754	\$	(2,263)	\$ 124,491

June 30, 2003	A	s Previously Reported	 Adjustment (1)	_	As Restated
Accounts receivable, net	\$	45,695	\$ (547)	\$	45,148
Other current assets	\$	5,564	\$ (679)	\$	4,885
Other assets	\$	11,962	\$ 	\$	11,962
Accounts payable	\$	64,435	\$ 853	\$	65,288
Income taxes payable	\$	8,510	\$ (219)	\$	8,291
Retained earnings	\$	125,770	\$ (1,860)	\$	123,910

Basis of Presentation

The accompanying condensed consolidated financial statements are presented in accordance with the requirements of Form 10-Q and consequently do not include all of the disclosures normally required by accounting principles generally accepted in the United States of America or those normally made in Churchill Downs Incorporated's (the "Company") annual report on Form 10-K. The year-end condensed consolidated balance sheet data was derived from audited financial statements, but does not include all disclosures required by accounting principles generally accepted in the United States of America. Accordingly, the reader of this Form 10-Q/A may wish to refer to the Company's Form 10-K, as amended by Form 10-K/A, for the period ended December 31, 2003 for further information. The accompanying condensed consolidated financial statements have been prepared in accordance with the registrant's customary accounting practices and have not been audited.

Certain prior-period financial statement amounts have been reclassified to conform to the current-period presentation. In the opinion of management, all adjustments necessary for a fair presentation of this information have been made and all such adjustments are of a normal recurring nature.

Our revenues and earnings are significantly influenced by our racing calendar. Therefore, revenues and operating results for any interim quarter are generally not indicative of the revenues and operating results for the year and may not be comparable with results for the corresponding period of the previous year. We historically have very few live racing days during the first quarter, with a majority of our live racing occurring in the second, third and fourth quarters, including the running of the Kentucky Derby and Kentucky Oaks in the second quarter.

Revenue Recognition

The Company recognizes revenue from commissions or pari-mutuel wagering at the Company's racetracks and OTBs (net of state pari-mutuel taxes), plus simulcast host fees and source market fees generated from contracts with in-home wagering providers in the period in which performance occurred. The Company also earns pari-mutuel related streams of revenues from sources that are not related to the handle wagered at the Company's facilities. These other revenues are primarily derived from statutory racing regulations in some of the states where the Company's facilities are located and are recognized when performance has occurred. Additional non-wagering revenues are primarily generated from Indiana riverboat admissions subsidy, admissions, concessions, sponsorship, licensing rights and broadcast fees, lease income and other sources. These non-wagering revenues are recognized in the period in which the performance has occurred.

Purse Expense

The Company recognizes purse expense from the statutorily required percentage of revenue that is required to be paid out in the form of purse to the winning owners of races run at the Company's racetracks in the period in which performance occurs. The Company incurs a liability for all unpaid purse to be paid out. The Company may pay out purses in excess of statutorily required amounts resulting purse overpayments which are expensed as incurred. Recoveries of purse overpayments are recognized in the period they are realized.

2. Stock-Based Compensation

The Company accounts for stock-based compensation in accordance with Accounting Principles Board Opinion No. 25 "Accounting for Stock Issued to Employees." Had the compensation cost for our stock-based compensation plans been determined consistent with Statement of Financial Accounting Standards ("SFAS") No. 123 "Accounting for Stock-based Compensation" the Company's net earnings and net earnings per common share for the six and three months ended June 30, 2004 and 2003 would approximate the pro forma amounts presented below:

	Six Months E	nded	l June 30,
	 2004		2003
	As Restated		As Restated
Net earnings	\$ 15,950	\$	16,173
Pro forma stock-based compensation expense, net of tax benefit	(869)		(922)
Pro forma net earnings	\$ 15,081	\$	15,251
Pro forma net earnings per common share:			
Basic	\$ 1.14	\$	1.16
Diluted	\$ 1.12	\$	1.14
	Three Months	Ende	d June 20
	 Three Months 1 2004	Ende	
	 Three Months 2 2004 As Restated	Ende	ed June 30, 2003 As Restated
Net earnings	\$ 2004	Ende	2003
Net earnings Pro forma stock-based compensation expense, net of tax benefit	\$ 2004 As Restated		2003 As Restated
5	\$ 2004 As Restated 27,696		2003 As Restated 27,697
Pro forma stock-based compensation expense, net of tax benefit	 2004 As Restated 27,696 (681)	\$	2003 As Restated 27,697 (539)
Pro forma stock-based compensation expense, net of tax benefit	 2004 As Restated 27,696 (681)	\$	2003 As Restated 27,697 (539)
Pro forma stock-based compensation expense, net of tax benefit Pro forma net earnings	 2004 As Restated 27,696 (681)	\$	2003 As Restated 27,697 (539)

The effects of applying SFAS No. 123 in this pro forma disclosure are unlikely to be representative of the effects on pro forma net earnings for future years since variables such as option grants, exercises, and stock price volatility included in the disclosures may not be indicative of future activity. We anticipate making awards in the future under stock-based compensation plans.

3. Long-Term Debt

The following table presents our long-term debt, including current portion:

	As of June 30, 2004		As of mber 31, 2003	As of June 30, 2003
Long-term debt, current portion:				
Other notes payable	\$ _	\$	5,740	\$ 472
Long-term debt, due after one year:				
\$100 million variable rate senior notes	100,000		100,000	100,000
\$200 million revolving credit facility	40,861		20,000	13,214
Other notes payable	5,218		1,096	6,597
Total long-term debt	\$ 146,079	\$	126,836	\$ 120,283

In April 2003, the Company refinanced its \$250 million revolving credit facility to meet funding needs for working capital, capital improvements and potential acquisitions. The refinancing included a new \$200.0 million revolving line of credit through a bank syndicate with a five-year term and \$100.0 million in variable rate senior notes with a seven-year term. Both debt facilities are collateralized by substantially all of the assets of the Company and its wholly owned subsidiaries. The interest rate on the line of credit is based upon LIBOR plus a spread of 125 to 225 basis points, determined by

certain Company financial ratios. The current interest rate on the senior notes is equal to three month LIBOR plus 155 basis points. The weighted average interest rate on outstanding borrowings for the \$200.0 million revolving line of credit was 2.44% and 2.51% at June 30, 2004 and 2003, respectively. The weighted average interest rate on outstanding borrowings for the \$100.0 million senior notes was 2.71% and 2.66% at June 30, 2004 and 2003, respectively. These interest rates are partially hedged by the interest rate swap contracts entered into by the Company as described in Note 4. The senior notes require interest only payments during their term with principal due at maturity. Both debt facilities contain financial and other covenant requirements, including specific fixed charge and leverage ratios, as well as minimum levels of net worth.

4. Financial Instruments

In order to mitigate a portion of the market risk on variable rate debt, the Company has entered into interest rate swap contracts with major financial institutions. Under terms of these contracts the Company receives a three-month LIBOR-based variable interest rate and pays a fixed interest rate on notional amounts totaling \$100.0 million. As a result of these contracts, the Company will pay a fixed interest rate of approximately 3.68% on \$100.0 million of the variable rate debt described in Note 3. The interest rate received on the contracts is determined based on LIBOR near the end of each calendar quarter, which is consistent with the variable rate determination on the underlying debt. Terms of the swaps are as follows:

Notional Amount	Termination Date	Fixed Rate
\$20 million	July 2006	3.24%(1)
\$20 million	March 2008	3.54%
\$15 million	March 2008	3.55%
\$25 million	March 2008	3.54%
\$20 million	March 2010	4.55%(1)

(1) The two interest rate swap contracts noted above were entered into during June 2004.

The Company has designated its interest rate swaps as cash flow hedges of anticipated interest payments under its variable rate agreements. Gains and losses on these swaps that are recorded in other comprehensive earnings will be reclassified into net earnings as interest expense in the periods in which the related variable interest is paid.

Comprehensive earnings consist of the following:

	Six months ended June 30,			ıne 30,
		2004		2003
	As	Restated	A	s Restated
Net Earnings	\$	15,950	\$	16,173
Cash flow hedging (net of related tax provision of \$417 in 2004 and tax benefit of \$885 in 2003)		610		(1,295)
Comprehensive earnings	\$	16,560	\$	14,878
			-	

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	Three months ended June 30,			
		2004		2003
	A	s Restated		As Restated
Net Earnings	\$	27,696	\$	27,697
Cash flow hedging (net of related tax provision of \$902 in 2004 and tax benefit of \$530 in 2003)		1,320		(763)
Comprehensive earnings	\$	29,016	\$	26,934

5. <u>Earnings Per Share</u>

The following is a reconciliation of the numerator and denominator of the earnings per common share computations:

	Six months ended June 30,						nths ended e 30,		
		2004		2003		2004		2003	
				As Res	tated				
Numerator for basic and diluted earnings per share:	\$	15,950	\$	16,173	\$	27,696	\$	27,697	
Denominator for weighted average shares of common stock									
outstanding per share:									
Basic		13,272		13,167		13,287		13,174	
Plus dilutive effect of stock options		188		200		186		206	
Diluted		13,460		13,367		13,473		13,380	
Earnings per common share:									
Basic	\$	1.20	\$	1.23	\$	2.08	\$	2.10	
Diluted	\$	1.18	\$	1.21	\$	2.06	\$	2.07	

Options to purchase 145 and 178 shares for the periods ended June 30, 2004 and 2003, respectively, were not included in the computation of earnings per common share assuming dilution because the options' exercise prices were greater than the average market price of the common shares.

6. Goodwill and Other Intangible Assets

There has been no change to the carrying value of the Company's net goodwill since January 1, 2002. Net goodwill at June 30, 2004 and 2003 for Kentucky Operations, Calder Race Course and CDSN was \$4.8 million, \$36.4 million and \$11.0 million, respectively.

The Company's other intangible assets are comprised of the following:

	Jur	ie 30, 2004	Decei	nber 31, 2003	J	une 30, 2003
Illinois Horse Race Equity fund	\$	3,307	\$	3,307	\$	3,307
Indiana racing license		2,085		2,085		2,085
Other various intangible assets		4,093		4,133		3,790
		9,485		9,525		9,182
Accumulated amortization		(2,307)		(2,061)		(1,869)
	\$	7,178	\$	7,464	\$	7,313

Amortization expense for other intangibles of approximately \$246 and \$182 for the six months ended June 30, 2004 and 2003, respectively, are classified in operating expenses. Other intangible assets, which are being

amortized, are recorded at approximately \$3.9 million and \$4.0 million at June 30, 2004 and 2003, respectively, which are net of accumulated amortization of \$2.3 million and \$1.9 million at June 30, 2004 and 2003, respectively.

The Illinois Horse Race Equity fund intangible represents a future right to participate in a state provided subsidy, and has not been amortized since the Arlington Park merger.

Future estimated aggregate amortization expense on other intangible assets for each of the five fiscal years are as follows:

	mated tion Expense
2004	\$ 472
2005	\$ 472
2006	\$ 472
2007	\$ 472
2008	\$ 437

7. <u>Segment Information</u>

The Company has determined that it currently operates in the following seven segments: (1) Kentucky Operations, including Churchill Downs racetrack, Louisville Trackside and Ellis Park racetrack and its on-site simulcast facility; (2) Hollywood Park racetrack and its on-site simulcast facility; (3) Calder Race Course; (4) Arlington Park and its eight off-track betting facilities ("OTBs"); (5) Hoosier Park racetrack and its on-site simulcast facility and three Indiana OTBs; (6) CDSN, the simulcast product provider of the Company; and (7) other investments, including Churchill Downs Simulcast Productions and the Company's various equity interests which are not material. Eliminations include the elimination of management fees and other intersegment transactions, primarily between CDSN and the racetracks.

The accounting policies of the segments are the same as those described in the "Summary of Significant Accounting Policies" in the Company's Form 10-K, as amended by Form 10-K/A, for the year ended December 31, 2003. The Company uses revenues and EBITDA (defined as earnings before interest, taxes, depreciation and amortization) as key performance measures of results of operations for purposes of evaluating performance internally. Furthermore, management believes that the use of these measures enables management and investors to evaluate and compare from period to period, our operating performance in a meaningful and consistent manner. Because the Company uses EBITDA as a key performance measure of financial performance, the Company is required by accounting principles generally accepted in the United States of America to provide the information in this footnote concerning EBITDA. However, these measures should not be considered as an alternative to, or more meaningful than, net earnings (as determined in accordance with accounting principles generally accepted in the United States of America) as a measure of our operating results or cash flows (as determined in accordance with accounting principles generally accepted in the United States of America) or as a measure of our liquidity.

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The table below presents information about reported segments for the six months ended June 30, 2004 and 2003:

	 Six Months Ended June 30,				Three Months	s Ended June 30,	
	 2004 2003				2004	2003	
	As Rest	tated (1)		As Rest	tated (1	l)
Net revenues from external customers:							
Kentucky Operations	\$ 61,625	\$	57,852	\$	56,892	\$	52,954
Hollywood Park	45,527		44,234		40,428		39,265
Arlington Park	38,629		36,716		22,574		22,792
Calder Race Course	23,675		24,003		22,160		22,876
Hoosier Park	20,603		20,451		11,193		11,021
CDSN	36,043		37,988		35,164		37,145
Total racing operations	 226,102		221,244		188,411		186,053
Other investments	238		1,253		200		725
Corporate revenues	1,024		941		1,024		941
	\$ 227,364	\$	223,438	\$	189,635	\$	187,719
Intercompany net revenues:	 						
Kentucky Operations	\$ 15,559	\$	16,229	\$	15,559	\$	16,229
Hollywood Park	6,918		6,906		6,914		6,902
Arlington Park	2,200		2,732		2,200		2,732
Calder Race Course	3,276		3,585		2,992		3,337
Hoosier Park	50		37		43		33
Total racing operations	 28,003		29,489	_	27,708		29,233

		0.45	000	=00	
Other investments		845	899	700	755
Corporate expenses		544	552	266	269
Eliminations		(29,392)	(30,940)	(28,674)	(30,257)
	\$		\$ 	\$ 	\$
Segment EBITDA & net earnings:					
Kentucky Operations	\$	23,927	\$ 23,270	\$ 30,103	\$ 28,417
Hollywood Park		5,835	6,792	9,024	9,007
Arlington Park		3,402	888	2,998	2,427
Calder Race Course		808	1,389	3,460	4,129
Hoosier Park		1,228	1,361	554	545
CDSN		8,613	9,363	8,746	9,144
Total racing operations		43,813	43,063	 54,885	 53,669
Other investments		647	466	632	431
Corporate expenses		(3,794)	(2,954)	(1,707)	(1,081)
Eliminations		(6)		(6)	
Depreciation and amortization		(10,819)	(10,171)	(5,457)	(5,109)
Interest income (expense), net		(2,357)	(3,171)	(1,089)	(1,406)
Provision for income taxes		(11,534)	(11,060)	(19,562)	(18,807)
Net earnings	\$	15,950	\$ 16,173	\$ 27,696	\$ 27,697
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	15				

The table below presents total asset information about reported segments:

	As of me 30, 2004 Restated (1)	D	As of December 31, 2003 As Restated (1)	 As of June 30, 2003 As Restated (1)
Total assets:				
Kentucky Operations	\$ 476,847	\$	439,101	\$ 417,348
Hollywood Park	173,376		147,290	175,072
Arlington Park	86,692		81,725	81,940
Calder Race Course	88,164		88,675	86,438
Hoosier Park	37,911		34,940	35,444
CDSN	11,018		11,018	11,018
Other investments	101,929		90,735	89,558
	 975,937		893,484	 896,818
Eliminations	(400,075)		(390,574)	(383,176)
	\$ 575,862	\$	502,910	\$ 513,642

(1) The Company has restated its previously reported consolidated financial statements to reflect certain adjustments as discussed in Note 1 of the Notes to Condensed Consolidated Financial Statements in this Form 10-Q/A.

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ITEM 2. MANAGEMENT'S DISCUSSION AND ANALYSIS OF FINANCIAL CONDITION AND RESULTS OF OPERATIONS

Information set forth in this discussion and analysis contains various "forward-looking statements" within the meaning of Section 27A of the Securities Act of 1933 and Section 21E of the Securities Exchange Act of 1934. The Private Securities Litigation Reform Act of 1995 (the "Act") provides certain "safe harbor" provisions for forward-looking statements. All forward-looking statements made in this Quarterly Report on Form 10-Q/A are made pursuant to the Act. The reader is cautioned that such forward-looking statements are based on information available at the time and/or management's good faith belief with respect to future events, and are subject to risks and uncertainties that could cause actual performance or results to differ materially from those expressed in the statements. Forward-looking statements speak only as of the date the statement was made. We assume no obligation to update forward-looking information to reflect actual results, changes in assumptions or changes in other factors affecting forward-looking information. Forward-looking statements are typically identified by the use of terms such as "anticipate," "believe," "could," "estimate," "expect," "intend," "may," "might," "plan," "predict," "project," "should," "will," and similar words, although some forward-looking statements are expressed differently. Although we believe that the expectations reflected in such forward-looking statements are reasonable, we can give no assurance that such expectations will prove to be correct. Important factors that could cause actual results to differ materially from our expectations include: the effect of global economic conditions; the effect (including possible increases in the cost of doing business) resulting from future war and terrorist activities or political uncertainties; the economic environment; the impact of increasing insurance costs; the impact of interest rate fluctuations; the effect of any change in the Company's accounting policies or practices; the financial performance of our racing operations; the impact of gaming competition (including lotteries and riverboat, cruise ship and land-based casinos) and other sports and entertainment options in those markets in which we operate; the impact of live racing day competition with other Florida and California racetracks within those respective markets; costs associated with our efforts in support of alternative gaming initiatives; costs associated with our Customer Relationship Management initiatives; a substantial change in law or regulations affecting our pari-mutuel activities; a substantial change in allocation of live racing days; litigation surrounding the Rosemont, Illinois, riverboat casino; changes in Illinois law that impact revenues of racing operations in Illinois; a decrease in riverboat admissions subsidy revenue from our Indiana operations; the impact of an additional Indiana racetrack and its wagering facilities near our operations; our continued ability to effectively compete for the country's top horses and trainers necessary to field high-quality horse racing; our continued ability to grow our share of the interstate simulcast market; our ability to execute our acquisition strategy and to complete or successfully operate planned expansion projects; our ability to adequately integrate acquired businesses; market reaction to our expansion projects; any business disruption associated with our facility renovations; the loss of our totalisator companies or their inability to keep their technology current; our accountability for environmental contamination; the loss of key personnel and the volatility of our stock price.

The Company restated its 2004 and 2003 condensed consolidated financial statements included in Part I, Item 1 of this Quarterly Report on Form 10-Q/A to correct errors relating to the accounting for purse overpayments and classification of subsidies and simulcast host fees (at certain racetracks). See Note 1 to the Condensed Consolidated Financial Statements in this Form 10-Q/A for additional information. Corresponding amounts throughout this Item 2 have also been restated as appropriate.

You should read this discussion with the financial statements included in this report and the Company's Form 10-K, as amended by Form 10-K/A, for the year ended December 31, 2003, for further information. Additionally, the Company has amended the Form 10-K for the fiscal year ended December 31, 2003 to restate the financial statements contained therein to correct the accounting for purse overpayments. See Note 1 to the Condensed Consolidated Financial Statements in this Form 10-Q/A for additional information.

Overview

We conduct pari-mutuel wagering on live thoroughbred, quarter horse and standardbred horse racing and simulcast signals of races. Additionally, we offer racing services through our other interests.

We operate the Churchill Downs racetrack in Louisville, Kentucky, which has conducted thoroughbred racing since 1875 and is internationally known as the home of the Kentucky Derby, and Ellis Park Race Course, Inc., a

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thoroughbred racing operation in Henderson, Kentucky (collectively referred to as "Kentucky Operations"). We also own and operate Hollywood Park, a thoroughbred racing operation in Inglewood, California; Arlington Park, a thoroughbred racing operation in Arlington Heights, Illinois; and Calder Race Course, a thoroughbred racing operation in Miami, Florida. Additionally, we are the majority owner and operator of Hoosier Park in Anderson, Indiana, which conducts thoroughbred, quarter horse and standardbred horse racing. We conduct simulcast wagering on horse racing at twelve simulcast wagering facilities in Kentucky, Indiana and Illinois, as well as at our six racetracks.

The Churchill Downs Simulcast Network ("CDSN") provides the principal oversight of our interstate and international simulcast and wagering opportunities, as well as the marketing, sales, operations and data support efforts related to the Company-owned racing content.

Our revenues and earnings are significantly influenced by our racing calendar. Therefore, revenues and operating results for any interim quarter are not generally indicative of the revenues and operating results for the year, and may not be comparable with results for the corresponding period of the previous year. We historically have very few live racing days during the first quarter of each year, with a majority of our live racing occurring in the second, third and fourth quarters, including the running of the Kentucky Derby and Kentucky Oaks in the second quarter.

Our pari-mutuel revenues include commissions on pari-mutuel wagering at our racetracks and off-track betting facilities (net of state pari-mutuel taxes), plus simulcast host fees from other wagering sites and source market fees generated from contracts with our in-home wagering providers. In addition to the commissions earned on pari-mutuel wagering, we earn pari-mutuel related streams of revenues from sources that are not related to wagering. These other revenues are primarily derived from statutory racing regulations in some of the states where our facilities are located and can fluctuate materially year-to-year. Non-wagering revenues are primarily generated from admissions, sponsorships, licensing rights and broadcast fees, Indiana riverboat admissions subsidy, concessions, lease income and other sources.

Greater than 70% of our annual revenues are generated by pari-mutuel wagering on live and simulcast racing content and in-home wagering. Live racing handle includes patron wagers made on live races at our live tracks and also wagers made on imported simulcast signals by patrons at our racetracks during our live meets. Import simulcasting handle includes wagers on imported signals at our racetracks when the respective tracks are not conducting live race meets and at our off-track betting facilities ("OTBs") throughout the year. Export handle includes all patron wagers made on our live racing signals sent to other tracks, OTBs and in-home wagering. In-home wagering, or account wagering, consists of patron wagers through an advance deposit account.

Legislative and Regulatory Changes

During the first half of 2004, the Indiana Horse Racing Commission ("IHRC") considered whether to prevent any Indiana betting facility from accepting wagers on thoroughbred horse races run at Kentucky racetracks, including Churchill Downs racetrack and Ellis Park, unless all Indiana betting facilities were offered the opportunity to accept wagers on such races. Pursuant to its statutory right under the Federal Interstate Horseracing Act of 1978, the Kentucky Horsemen's Benevolent and Protective Association withheld its consent and thereby prevented the Evansville OTB and Clarksville OTB, both owned by Indiana Downs, from accepting wagers on thoroughbred horse races run at Kentucky racetracks. To assist the IHRC in reaching a determination on the matter, the IHRC asked the Indiana Department of Gaming Research ("IDGR") to estimate the impact of simulcast wagering on live horse racing in Kentucky and Indiana. The IDGR issued a report in June 2004, which concluded the racing industry in both states would lose money if none of Indiana's pari-mutuel facilities received Kentucky's racing signals. As a result, at its July 1, 2004 meeting the IHRC decided not to ban Kentucky simulcast signals at Indiana racetracks. Indiana Downs has requested the IHRC to reconsider its decision.

In Florida, Yes for Local Control (formerly known as The Floridians for a Level Playing Field), a coalition of pari-mutuel facilities, including Calder Race Course, has successfully gathered the necessary petition signatures to place a question on the ballot for the November 2004 general election to allow Dade and Broward counties to hold a referendum on the installation of slot machines at existing pari-mutuel sites in those respective counties. The Florida Supreme Court upheld the constitutionality of this initiative in May, 2004. The ballot question was

officially certified as initiative number 4 by the Florida Secretary of State on July 21, 2004. On July 23, 2004, a suit was filed against the Florida Division of Elections challenging the format of the initiative petition. Calder Race Course is committed to fund a pro-rata share of the initiative costs.

In California, Hollywood Park is part of a coalition of racetracks and card clubs behind the Gaming Revenue Act of 2004, which is slated for the November 2004 ballot. If passed, this initiative would direct the governor to re-negotiate all existing compacts with Native American tribes in California. If the tribes decline to renegotiate the existing compacts, then five racetracks, including Hollywood Park, and 11 card clubs would be allowed to operate

electronic gaming devices. The California Secretary of State certified the initiative, titled Proposition 68, for the ballot on June 2, 2004. Two lawsuits filed to challenge the constitutionality of the initiative have now been dismissed. However, the initiative faces opposition from Governor Schwarzenegger and numerous Indian tribes. Gov. Schwarzenegger recently signed new state compacts with five Native American tribes estimated to provide over \$1 billion to the state budget while allowing tribes to expand their slot operations.

In addition to Proposition 68 noted above, Proposition 70 also known as The Indian Gaming Fair-Share Revenue Act of 2004, will be on the November ballot. Proposition 70 would permit an unlimited expansion of Native American gaming and call for tribes to pay an 8.8% tax on gaming revenue. Proposition 70 has been endorsed by members of the California Nations Indian Gaming Association. However, the initiative also faces opposition from Governor Schwarzenegger. If both Proposition 68 and Proposition 70 pass, then the proposition with the most votes would become effective.

Also in California, legislation recently passed which is estimated to generate approximately \$10 million annually from a .5% increase in the commission or take out rate on exotic wagers placed on California races. The revenue will be used to pay the cost of workers compensation insurance for backstretch workers and to provide a starter participation bonus. Governor Schwarzenegger signed AB1835 on May 14, 2004.

In 1999, the state of Illinois enacted legislation that provides for pari-mutuel tax relief and related tax credits for Illinois racetracks, as well as legislation providing for subsidies to Illinois horse racing tracks from revenues generated by the relocation of a license to operate a riverboat casino gaming facility. Arlington Park's share of subsidies from the relocation of the license under the 1999 legislation would range from \$4.6 million to \$8.0 million annually, based on publicly available sources. In the event Arlington Park receives such subsidies, additional shares of common stock would be issued to Duchossois Industries, Inc., to a maximum of 1.25 million shares, under our merger agreement with Arlington Park. In January 2001, the Illinois Gaming Board ("IGB") denied a license application of Emerald Casino, Inc. to relocate the license to operate the Rosemont casino. During 2002, Emerald Casino, Inc. filed for bankruptcy and was attempting to sell its license rights subject to the approval of the IGB and the bankruptcy court. In April 2004, the IGB conducted an auction of the license and awarded that license to Isle Capri Casinos, Inc., which announced plans to locate the license to operate in Rosemont, Illinois. Both the Governor of Illinois and the Attorney General of Illinois have convened investigations of the award by the IGB. The date for final approval by the bankruptcy court of the auction and issuance of the license by the IGB is not known at this time.

As anticipated, bills were filed in the 2004 session of the Illinois legislature to eliminate the statutory right of Arlington Park and the other Illinois racetracks to recapture amounts from their purse accounts. However none of those bills advanced during the session. Since 2000, the Illinois General Assembly has appropriated money to reimburse each racetrack's purse account for the amounts not recaptured from horsemen through reductions in future purses. However, the appropriation was vetoed by Illinois's governor during 2002 and the General Assembly did not make the appropriations in 2003. Illinois horsemen unsuccessfully petitioned the Illinois Racing Board ("IRB") to prevent the tracks from recapturing purse amounts in any year where Illinois does not appropriate funds for reimbursement. Illinois horsemen filed a lawsuit against the IRB and the Illinois racetracks, including Arlington Park, challenging the recapture of purse account amounts and seeking reimbursement for the amounts recaptured, and the lawsuit was dismissed in favor of the Illinois racetracks during April 2004. The case was dismissed during July 2004, and plaintiffs have until August 2004 in which to file their appeal. Additionally, Illinois horsemen have filed a new lawsuit challenging the 2004 recapture amount. We have elected to continue to recapture amounts from purses due to horsemen while the litigation is pending.

In Kentucky, racetracks with on-track average daily handle of \$1.2 million or more pay an excise tax equal to 3.5% of on-track handle while tracks with ontrack average daily handle that does not meet the \$1.2 million threshold pay an excise tax of 1.5% of on-track handle. To mitigate the disparity of treatment between larger tracks such as Churchill Downs and other Kentucky racetracks, we successfully pursued legislation creating an excise tax credit for racetracks as part of the 2002-2004 state budget. The measure resulted in a \$12,000 credit against our excise tax liability for each day of live racing starting July 1, 2003 and ending June 30, 2004. However, average daily wagering at Churchill Downs racetrack fell below the \$1.2 million threshold for the state's fiscal year ended June 30, 2004, which resulted in a drop in our excise tax rate from 3.5% to 1.5% for the year. As a result, the excise tax credit did not apply to Churchill Downs racetrack and a refund of tax payments has been requested of the Kentucky Revenue Cabinet.

We are currently pursuing the excise tax credit in the 2004-2006 state budget but due to revenue shortfalls in Kentucky, it is not anticipated that the excise tax credit will be included in the 2004-2006 Kentucky state budget. The Kentucky General Assembly adjourned in April 2004 without passing a budget. The future status of the excise tax credit will not be determined until a final budget is approved.

Critical Accounting Policies

The preparation of financial statements in conformity with generally accepted accounting principles 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. Actual results could differ from those estimates. Our most significant estimates relate to the valuation of property and equipment, receivables, goodwill and other intangible assets, which may be significantly affected by changes in the regulatory environment in which the company operates, and to the aggregate costs for self-insured liability and worker's compensation claims. Our significant accounting policies are described in Note 1 to the consolidated financial statements included in Item 8 of the Company's Form 10-K, as amended by Form 10-K/A, for the year ended December 31, 2003.

Our business can be impacted positively and negatively by legislative and regulatory changes and from alternative gaming competition. A significant negative impact from these activities could result in a significant impairment of our property and equipment and/or our goodwill and intangible assets in accordance with generally accepted accounting standards.

For our business insurance renewals in 2003 and 2002, we assumed more risk than in the prior years, primarily through higher retentions and higher maximum losses for stop-loss insurance for certain coverages. Our March 1, 2004 business insurance renewals included substantially the same coverages and retentions as in previous years. Based on our historical loss experience, management does not anticipate that this increased risk assumption will materially impact our results of operations. Our ability to obtain insurance coverage at acceptable costs in future years under terms and conditions comparable to the current years is uncertain.

RESULTS OF OPERATIONS

Pari-mutuel wagering information, including intercompany transactions, for our CDSN segment and five live racing segments including on-site simulcast facilities and separate OTBs, which are included in their respective segments, during the six months ended June 30, 2004 and 2003, is as follows (\$ in thousands):

		Kentucky Operations		Hollywood Park		Calder Race Course	Arlington Park (1)		Hoosier Park		CDSN
Pari-mutuel wagering:											
On-track Live											
2004 handle	\$	69,342	\$	54,956	\$	20,951	\$	17,654	\$	2,634	—
2004 no. of days		48		51		49		35		60	
2003 handle	\$	76,995	\$	58,178	\$	22,139	\$	19,469	\$	2,208	—
2003 no. of days		47		50		51		39		50	—
On-track Import											
2004 handle	\$	15,231	\$	34,156	\$	40,081	\$	25,379	\$	5,335	
2004 no. of days		48		51	-	49	•	87	•	60	_
2003 handle	\$	12,667	\$	34,843	\$	42,421	\$	22,084	\$	4,837	
2003 no. of days	Ŧ	47	-	50	-	51	-	69	-	50	_
						51					
Import Simulcasting											
2004 handle	\$	51,157	\$	96,231		—	\$	247,840	\$	57,740	—
2004 no. of days		279		129		—		1,408		612	
2003 handle	\$	54,691	\$	102,039		—	\$	220,593	\$	59,616	
2003 no. of days		259		130		—		1,099		620	—
Number of Trackside/OTBs		1		—		_		8		3	
Intrastate Export											
2004 handle	\$	21,710	\$	81,705	\$	13,016	\$	12,534	\$	451	
2004 no. of days	Ŷ	48	Ŷ	51	Ŷ	49	Ŷ	35	Ŷ	60	
2003 handle	\$	20,892	\$	83,192	\$	14,715	\$	14,599	\$	278	
2003 no. of days	÷	47	Ŷ	50	Ŷ	51	Ŷ	39	Ŷ	50	
,		.,		50		01				50	
Interstate Export (2)											
2004 handle		—				—			\$	37,128	\$ 910,545
2004 no. of days		_				_		_		60	183
2003 handle		_		_		_		_	\$	26,506	\$ 991,099
2003 no. of days		—		—		—		—		50	187
Other Wagering											
2004 handle	\$	36,537	\$	108,587	\$	72,191					
2003 handle	\$	33,401	\$	100,831	\$	70,823					
2005 hundle	Ψ	55,401	Ψ	100,051	Ψ	/0,025					
Totals											
2004 handle	\$	193,977	\$	375,635	\$	146,239	\$	303,407	\$	103,288	\$ 910,545
2003 handle	\$	198,646	\$	379,083	\$	150,098	\$	276,745	\$	93,445	\$ 991,099
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	Kentucky Operations	Hollywood Park		Calder Race Course		Arlington Park (4)		Hoosier Park		CDSN	
Pari-mutuel revenues: (3)	 										
2004 Revenues											
On-track Live	\$ 10,711	\$	8,563	\$	4,157	\$	3,261	\$	486		
On-track Import	2,805		4,368		7,157		4,604		300		_
Import Simulcasting	4,526		1,925				21,797		10,818		_
Intrastate Export	1,863		7,735		1,564		1,040		14		_
Interstate Export			_						1,067	\$	34,578
Other Revenue	4,757		14,503		9,845		2,905		644		_
Total 2004 Revenue	\$ 24,662	\$	37,094	\$	22,723	\$	33,607	\$	13,329	\$	34,578
2003 Revenues											
On-track Live	\$ 10,965	\$	8,955	\$	4,416	\$	3,605	\$	403		_
On-track Import	2,127		4,407		7,590		3,824		289		
Import Simulcasting	5,745		2,250				20,332		11,048		_
Intrastate Export	1,415		7,811		1,803		1,191		8		
Interstate Export			_						764	\$	36,486
Other Revenue	4,196		12,441		9,130		3,194		383		
Total 2003 Revenue	\$ 24,448	\$	35,864	\$	22,939	\$	32,146	\$	12,895	\$	36,486

(1) Arlington Park's eighth OTB opened during February 2004 and the seventh OTB opened during June 2003.

(2) CDSN export simulcasting includes all interstate handle activity at our live racing segments except Hoosier Park.

- (3) Pari-mutuel revenues for live racing, export simulcasting and import simulcasting include commissions from wagering (net of state pari-mutuel taxes) and simulcast host fees from other wagering sites. Other revenues include source market fees from in-home wagering and other statutory racing revenues.
- (4) The Company has restated its previously reported consolidated financial statements to reflect certain adjustments as discussed in Note 1 of the Notes to Condensed Consolidated Financial Statements of Item 1, Financial Statements, which is included in this Form 10-Q/A.

Six Months Ended June 30, 2004 Compared to Six Months Ended June 30, 2003

Net Revenues

Net revenues during the six months ended June 30, 2004 increased \$3.9 million from \$223.4 million in 2003 to \$227.3 million in 2004. Kentucky Operations increased \$3.1 million primarily due to incremental Jockey Club luxury suite sales for Kentucky Derby and Oaks days partially offset by a decrease in pari-mutuel revenues attributable to inclement weather and reduced attendance resulting from the impact of the Churchill Downs racetrack facility renovation project, referred to as the "Master Plan" project. Arlington Park's pari-mutuel revenues improved in 2004 as a result of the 2003 Illinois horsemen's strike, which negatively affected wagering in 2003. The decrease at Calder Race Course was primarily attributable to two fewer live race days during 2004 compared to 2003. Hollywood Park revenues increased primarily due to one additional day of live racing in 2004 compared to 2003 plus incremental source market revenues. CDSN revenues decreased \$1.9 million primarily due to fewer live race days at Arlington Park and Calder Race Course as well as the impact of inclement weather at our Kentucky Operations and Arlington Park. CDSN revenues also decreased during 2004 resulting from CDSN's unusually strong activity during 2003 compared to New York Racing Association ("NYRA") activity, which experienced poor weather conditions during 2003.

Operating Expenses

Operating expenses increased \$2.5 million from \$176.7 million in 2003 to \$179.2 million in 2004. Kentucky Operations increased \$2.9 million primarily due to temporary facilities expense associated with our infield hospitality tent to accommodate patrons during the Kentucky Oaks and Derby days plus increased expense associated with our Personal Seats Licensing activity. Hollywood Park increased \$1.1 million resulting from purse and racing related expense increases consistent with increases in pari-mutuel revenues as well as increased insurance costs and property taxes and the timing of special events costs early in the 2004 Spring Meet. CDSN expenses decreased \$1.5 million consistent with decreases in pari-mutuel revenues noted above.

Gross Profit

Gross profit increased \$1.5 million from \$46.7 million in 2003 to \$48.2 million in 2004 primarily due to incremental Jockey Club luxury suite sales and revenue growth during 2004 as discussed above.

Selling, General and Administrative Expenses

Selling, general and administrative ("SG&A") expenses increased by \$2.3 million from \$16.9 million in 2003 to \$19.2 million in 2004 primarily as a result of costs related to the California voter initiative for alternative gaming and corporate expenses related to the Customer Relationship Management ("CRM") project.

Other Income and Expense

Interest expense decreased \$0.7 million in 2004 primarily due to a first quarter 2003 expense of \$0.6 million for unamortized loan issuance cost writtenoff as a result of the refinancing of the credit facility in April 2003.

Income Tax Provision

Our income tax provision increased \$0.5 million as a result of an increase in our currently estimated effective income tax rate from 40.6% in 2003 to 42.0% in 2004 partially offset by a decrease in pre-tax earnings.

Three Months Ended June 30, 2004 Compared to Three Months Ended June 30, 2003

Net Revenues

Net revenues during the three months ended June 30, 2004 increased \$1.9 million from \$187.7 million in 2003 to \$189.6 million in 2004. Kentucky Operations increased primarily due to incremental Jockey Club luxury suite sales for Kentucky Derby and Oaks days. Hollywood Park revenues increased \$1.2 million due to one additional day of live racing in 2004 compared to 2003 as well as incremental source market revenues. Arlington Park pari-mutuel revenues decreased \$0.8 million due to four fewer live racing days during the three months ended June 30, 2004 compared to 2003, which was partially offset by increased group sales and sponsorship revenues. Calder Race Course had a decrease of two live racing days resulting in a decrease in revenues of \$1.1 million. CDSN revenues also decreased \$2.0 million due to fewer live race days at Arlington Park and Calder Race Course and decreased wagering at our Kentucky Operations and Arlington Park from inclement weather. CDSN revenues also decreased during 2004 resulting from CDSN's unusually strong activity during 2003 compared to NYRA activity, which experienced poor weather conditions during 2003.

Operating Expenses

Operating expenses increased \$0.5 million from \$131.2 million in 2003 to \$131.7 million in 2004 resulting from increased expenses of \$1.8 million at our Kentucky Operations primarily due to temporary facilities expense associated with infield hospitality and other related expenses from the Master Plan project. Hollywood Park's operating expenses increased \$0.5 million resulting from one additional day of live racing, increased insurance costs and property taxes and the timing of special events costs early in the 2004 Spring Meet. Calder Race Course and Arlington Park operating expenses decreased resulting from the decreased number of live racing days as noted above.

Gross Profit

Gross profit increased \$1.5 million from \$56.4 million in 2003 to \$57.9 million in 2004 primarily due to the increase in revenues for the three months ended June 30, 2004 discussed above.

Selling, General and Administrative Expenses

SG&A expenses increased by \$1.4 million primarily as a result of costs related to the California voter initiative for alternative gaming and corporate expenses related to the CRM project.

Other Income and Expense

Although there was an increase in our overall debt balances resulting in increased interest expense for the three months ended June 30, 2004, the increase was offset by capitalized interest related to our Master Plan project.

Income Tax Provision

Our income tax provision increased \$0.8 million as a result of an increase in our currently estimated effective income tax rate from 40.4% in 2003 to 41.4% in 2004. The increase in the estimated effective income tax rate is a result of increased non-deductible legislative expenses in California and Florida.

Significant Changes in the Balance Sheet June 30, 2004 to December 31, 2003

Accounts receivable balances increased by \$13.4 million in 2004 primarily due to the timing of payments received related to the 2004 live meets for Kentucky Operations, Arlington Park and Hollywood Park. Hoosier Park also had an increase of \$2.0 million due to timing of Indiana riverboat admissions subsidy collections.

Net plant and equipment increased \$36.0 million primarily as a result of capital expenditures of \$38.3 million related to the Master Plan project. Additional increases were due to routine capital spending at our operating units offset by depreciation of \$10.6 million.

Accounts payable increased \$41.6 million primarily due to the timing of payments for horsemen accounts, purses payable and other expenses related to the operation of live racing at all of our racetracks.

Accrued expenses increased \$5.4 million as a result of Arlington Park, Calder Race Course and Hollywood Park live racing expenses.

Dividends payable decreased \$6.6 million at June 30, 2004 due to the payment of dividends in the first quarter of 2004.

Income taxes payable increased \$7.2 million representing the estimated income tax expense attributed to income generated in the six months of 2004 and the increase in our effective income tax rate.

Deferred revenue decreased \$13.6 million at June 30, 2004, primarily due to the significant amount of admissions and seat revenue that was received prior to December 31, 2003 recognized as income in May 2004 for the Kentucky Derby and Oaks days.

The current portion of long-term debt decreased due to the extended maturity date on the Hoosier Park loan to November 2014. The increase in total long-term debt is primarily a result of capital spending related to the Master Plan project offset by the use of current cash flows to reduce borrowings under our revolving line of credit.

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Significant Changes in the Balance Sheet June 30, 2004 to June 30, 2003

Net plant and equipment increased \$55.5 million primarily as a result of capital expenditures of \$54.0 million related to the Master Plan project. Additional increases were due to routine capital spending at our operating units offset by depreciation expense of \$20.7 million.

Accounts payable increased \$11.4 million primarily due to timing of settlements and purse payments at Arlington Park, Calder Race Course, Kentucky Operations and Hoosier Park.

Accrued expenses increased \$8.1 million primarily due to costs related to our Master Plan project and worker's compensation accruals at Hollywood Park.

Long-term debt increase of \$26.3 million is primarily a result of capital spending related to the Master Plan project and dividends paid during the period offset by the use of current cash flows to reduce borrowings under our revolving line of credit.

Liquidity and Capital Resources

Cash flows provided by operations were \$55.5 million and \$55.1 million for the six months ended June 30, 2004 and 2003, respectively. Cash provided by operations increased slightly as compared to 2003 consistent with results from operations offset by timing of accrued expenses related to our Master Plan project and timing of the recognition for Derby and Oaks revenues.

Cash flows used in investing activities were \$47.8 million and \$19.1 million for the six months ended June 30, 2004 and 2003, respectively. During the six months ended June 30, 2004 we used \$36.0 million in cash for the Master Plan project. We are planning capital expenditures of approximately \$97.0 million in 2004 including \$74.0 million for the Master Plan project.

Cash flows provided by (used in) financing activities were \$13.8 million and (\$12.6) million for the six months ended June 30, 2004 and 2003, respectively, reflecting the funding of our Master Plan project and the use of cash flows from operations to minimize net borrowings on our debt facilities.

During April 2003, we refinanced our \$250 million revolving loan facility to meet our needs for funding future working capital, capital improvements and potential future acquisitions. The refinancing included a new \$200.0 million revolving line of credit through a syndicate of banks with a five-year term and \$100.0 million in variable rate senior notes issued by us with a seven-year term, of which \$140.9 million was outstanding at June 30, 2004. Both debt facilities are collateralized by substantially all of our assets. The interest rate on the bank line of credit is based upon LIBOR plus a spread of 125 to 225 basis points, determined by certain Company financial ratios. The interest rate on our senior notes is equal to LIBOR plus 155 basis points. These notes require interest only payments during their term with principal due at maturity. Both debt facilities contain financial and other covenant requirements, including specific fixed charge, leverage ratios and maximum levels of net worth. We repaid our previously existing revolving line of credit during the second quarter of 2003 with proceeds from the new facilities. Management believes cash flows from operations and borrowings under our current financing facility will be sufficient to fund our cash requirements for the year.

Recent Developments

During June 2004, it was announced that we would be the opening bidder in the bankruptcy auction of Fair Grounds Corporation's racetrack and off-track betting assets. Our anticipated role in the auction process was included as part of Fair Grounds Corporation's proposed plan of reorganization. The opening bid for the assets under the proposed plan of reorganization is expected to be \$45 million at the auction currently scheduled for mid-August 2004. The auction and bid are subject to certain conditions and there is no assurance that we will be the successful bidder in the auction or that any agreement between the parties would be consummated.

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CHURCHILL DOWNS INCORPORATED

ITEM 3. QUANTITATIVE AND QUALITATIVE DISCLOSURES ABOUT MARKET RISK

At June 30, 2004, we had \$140.9 million of total debt outstanding under our revolving credit facility and senior note facility, which bear interest at LIBOR based variable rates. We are exposed to market risk on variable rate debt due to potential adverse changes in the LIBOR rate. Assuming the outstanding balance on the debt facilities remains constant, a one-percentage point increase in the LIBOR rate would reduce annual pre-tax earnings, recorded fair value and cash flows by \$1.4 million.

In order to mitigate a portion of the market risk associated with our variable rate debt, we entered into interest rate swap contracts with major financial institutions. Under terms of the contracts we received a LIBOR based variable interest rate and pay a fixed interest rate on notional amounts totaling \$100.0 million. Assuming the June 30, 2004, notional amounts under the interest rate swap contracts remain constant, a one percentage point increase in the LIBOR rate would increase annual pre-tax earnings and cash flows by \$1.0 million.

ITEM 4. CONTROLS AND PROCEDURES

(a) Evaluation of Disclosure Controls and Procedures

Under the supervision and with the participation of our management, including our President and Chief Executive Officer ("CEO") and Chief Financial Officer ("CFO"), we have evaluated the effectiveness of the design and operation of our disclosure controls and procedures as of the end of the period covered by this quarterly report, and, based on their evaluation, our CEO and CFO have concluded that these controls and procedures are effective.

(b) Changes in Internal Control over Financial Reporting

During the first quarter of 2004, the Company instituted enhanced internal controls designed to ensure consistent classification of certain revenue and expense items for financial reporting. These changes were prompted by a recent discovery of an inconsistency among the Company's operating units that allowed inconsistent classification of these items in the Company's consolidated statements of net earnings. As a result of the discovery, the Company amended its Form 10-K for the fiscal year ended December 31, 2003 to restate such statements to reclassify certain expenses as operating expenses rather than an offset to reported net revenues. The Company's net earnings and net earnings per share are not affected by this reclassification.

During the preparation of the Form 10-Q of the Company for the period ended September 30, 2004, the Company, in consultation with the independent registered public accounting firm of the Company, determined that it had been incorrectly accounting for purse overpayments. The Company had previously recorded these purse overpayments as receivables, subject to any necessary valuation allowances. The Company has now determined that these overpayments do not constitute receivables and do not meet the definition of an asset under U.S. Generally Accepted Accounting Principles, thus any purse overpayments that exist at the end of a race meeting should be expensed. The accounting for purse overpayments has been corrected in this Form 10-Q/A, and the Company has amended the Form 10-K/A for the fiscal year ended December 31, 2003 to restate the financial statements contained therein to correct the accounting for purse overpayments.

Except as set forth above, there have not been any changes in the Company's internal control over financial reporting (as defined in Rules 13a-15(f) and 15d-15(f) of the Exchange Act) that have materially affected, or are reasonably likely to materially affect, the Company's internal control over financial reporting.

ITEM 1. Legal Proceedings

Not applicable

ITEM 2. <u>Changes in Securities, Use of Proceeds and Issuer Purchases of Equity Securities</u>

Not applicable

ITEM 3. Defaults Upon Senior Securities

Not Applicable

ITEM 4. <u>Submission of Matters to a Vote of Security Holders</u>

The registrant's 2004 Annual Meeting of Shareholders was held on June 17, 2004. Proxies were solicited by the registrant's board of directors pursuant to Regulation 14 under the Securities Exchange Act of 1934. There was no solicitation in opposition to the board's nominees as listed in the proxy statement, and all nominees were elected by vote of the shareholders. Voting results for each nominee were as follows:

Class II Director	Votes For	Votes Withheld
Richard L. Duchossois	12,298,086	90,857
J. David Grissom	12,319,726	69,216
Seth W. Hancock	10,675,591	1,713,351
Thomas H. Meeker	12,324,099	64,844
Susan Elizabeth Packard	12,305,297	83,645

A proposal (Proposal No. 2) to approve the Churchill Downs Incorporated 2004 Restricted Stock Plan was approved by a vote of the majority of the shares of the registrant's common stock represented at the meeting: 8,887,084 shares were voted in favor of the proposal; 389,084 shares were voted against; 3,033,702 shares were broker non-votes; and 79,073 shares abstained.

A proposal (Proposal No. 3) to approve an amendment to the Churchill Downs Incorporated 2000 Employee Stock Purchase Plan to add 100,000 Shares of Common Stock by increasing the number of shares of Common Stock, no Par Value, reserved for issuance thereunder from 68,581 to 168,581 was approved by a vote of the majority of the shares of the registrant's common stock represented at the meeting: 8,918,605 shares were voted in favor of the proposal; 354,599 shares were voted against; 3,033,701 shares were broker non-votes; and 82,038 shares abstained.

A proposal (Proposal No. 4) to approve the performance goal and the payment of compensation under non-qualified stock options granted to Thomas H. Meeker by the Compensation Committee of the Board of Directors under certain stock option agreements was approved by a vote of the majority of the shares of the registrant's common stock represented at the meeting: 8,981,148 shares were voted in favor of the proposal; 278,238 shares were voted against; 3,033,701 shares were broker non-votes; and 95,856 shares abstained.

A proposal (Proposal No. 5) to approve the minutes of the 2003 Annual Meeting of Shareholders' was approved by a vote of the majority of the shares of the registrant's common stock represented at the meeting: 11,251,613 shares were voted in favor of the proposal; 1,115,418 shares were voted against; and 21,911 shares abstained.

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The total number of shares of common stock outstanding as of April 24, 2004, the record date of the Annual Meeting of Shareholders, was 13,283,983.

ITEM 5. <u>Other Information</u>

Not Applicable

- ITEM 6. Exhibits and Reports on Form 8-K
 - A. Exhibits

See exhibit index.

- B. Reports on Form 8-K filed or furnished with the Securities and Exchange Commission
 - (1) On June 30, 2004, Churchill Downs Incorporated furnished a Current Report on Form 8-K, under Items 7 and 9, "Financial Statements and Exhibits" and "Regulation FD Disclosure," respectively, furnishing our press release dated June 25, 2004 announcing the registrant as the opening bidder in the bankruptcy auction for Fair Grounds Corporation's racetrack and offtrack betting assets.
 - (2) On May 14, 2004, Churchill Downs Incorporated furnished a Current Report on Form 8-K, under Items 7 and 12, "Financial Statements and Exhibits" and "Results of Operations and Financial Condition," respectively, furnishing our first quarter 2004 earnings press release conference call transcript dated May 5, 2004.
 - (3) On May 10, 2004, Churchill Downs Incorporated furnished a Current Report on Form 8-K, under Items 7 and 12, "Financial Statements and Exhibits" and "Results of Operations and Financial Condition," respectively, furnishing the reporting effect of the registrant's classification of host fee expenses incurred on fiscal periods 2001, 2002 and 2003.

(4) On May 5, 2004, Churchill Downs Incorporated furnished a Current Report on Form 8-K, under Item 12, "Results of Operations and Financial Condition," furnishing our first quarter 2004 earnings release dated May 4, 2004.

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SIGNATURES

Pursuant to the requirements of the Securities Exchange Act of 1934, the registrant has duly caused this report to be signed on its behalf by the undersigned thereunto duly authorized.

December 3, 2004

December 3, 2004

CHURCHILL DOWNS INCORPORATED

/s/ Thomas H. Meeker Thomas H. Meeker President and Chief Executive Officer (Principal Executive Officer)

/s/ Michael E. Miller Michael E. Miller Executive Vice President and Chief Financial Officer (Principal Financial and Accounting Officer)

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EXHIBIT INDEX

Numbers	Description	By Reference To						
10(a)	Agreement Regarding Participation Agreement between Churchill Downs Management Company and Centaur Racing, LLC dated May 6, 2004	Report on Form 10-Q for the fiscal quarter ended June 3 2004						
10(b)	First Amendment to the Partnership Interest Purchase Agreement by and among Anderson Park, Inc., Churchill Downs Management Company and Centaur Racing, LLC dated May 6, 2004	Report on Form 10-Q for the fiscal quarter ended June 3 2004						
10(c)	2004A Amendment to Loan Documents among Churchill Downs Incorporated and Bank One, NA dated June 1, 2004	Report on Form 10-Q for the fiscal quarter ended June 30, 2004						
10(d)	Churchill Downs Incorporated 2004 Restricted Stock Plan	Exhibit 4.5 to the Registrant's Registration Statement on Form S-8 dated June 22, 2004 (No. 333-116734)						
10(e)	Letter agreements between Churchill Downs Incorporated and Fair Grounds Corporation dated June 25, 2004 and June 29, 2004	Report on Form 10-Q for the fiscal quarter ended June 30, 2004						
31(a)	Certification of Chief Executive Officer Pursuant to Section 302 of the Sarbanes-Oxley Act of 2002	Report on Form 10-Q/A for the fiscal quarter ended June 30, 2004						
31(b)	Certification of Chief Financial Officer Pursuant to Section 302 of the Sarbanes-Oxley Act of 2002	Report on Form 10-Q/A for the fiscal quarter ended June 30, 2004						
32	Certification of CEO and CFO Pursuant to 18 U.S.C. Section 1350, As Adopted Pursuant to Section 906 of the Sarbanes-Oxley Act of 2002 (furnished pursuant to Rule 13a – 14(b))	Report on Form 10-Q/A for the fiscal quarter ended June 30, 2004						
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CERTIFICATION OF CHIEF EXECUTIVE OFFICER

I, Thomas H. Meeker, certify that:

- 1. I have reviewed this quarterly report on Form 10-Q/A of Churchill Downs Incorporated;
- 2. Based on my knowledge, this report does not contain any untrue statement of a material fact or omit to state a material fact necessary to make the statements made, in light of the circumstances under which such statements were made, not misleading with respect to the period covered by this report;
- 3. Based on my knowledge, the financial statements, and other financial information included in this report, fairly present in all material respects the financial condition, results of operations and cash flows of the registrant as of, and for, the periods presented in this report.
- 4. The registrant's other certifying officer and I are responsible for establishing and maintaining disclosure controls and procedures (as defined in Exchange Act Rules 13a-15(e) and 15d-15(e)) for the registrant and we have:
 - a. Designed such disclosure controls and procedures, or caused such disclosure controls and procedures to be designed under our supervision, to ensure that material information relating to the registrant, including its consolidated subsidiaries, is made known to us by others within those entities, particularly during the period in which this report is being prepared;
 - b. Evaluated the effectiveness of the registrant's disclosure controls and procedures and presented in this report our conclusions about the effectiveness of the disclosure controls and procedures, as of the end of the period covered by this report based on such evaluation; and
 - c. Disclosed in this report any change in the registrant's internal control over financial reporting that occurred during the registrant's most recent fiscal quarter (the registrant's fourth fiscal quarter in the case of an annual report) that has materially affected, or is reasonably likely to materially affect, the registrant's internal control over financial reporting; and
- 5. The registrant's other certifying officer and I have disclosed, based on our most recent evaluation of internal control over financial reporting, to the registrant's auditors and the audit committee of the registrant's board of directors (or persons performing the equivalent functions):
 - a. All significant deficiencies and material weaknesses in the design or operation of internal control over financial reporting which are reasonably likely to adversely affect the registrant's ability to record, process, summarize and report financial information; and
 - b. Any fraud, whether or not material, that involves management or other employees who have a significant role in the registrant's internal control over financial reporting.

Date: December 3, 2004

/s/ Thomas H. Meeker Thomas H. Meeker President and Chief Executive Officer

CERTIFICATION OF CHIEF FINANCIAL OFFICER

I, Michael E. Miller, certify that:

- 1. I have reviewed this quarterly report on Form 10-Q/A of Churchill Downs Incorporated;
- 2. Based on my knowledge, this report does not contain any untrue statement of a material fact or omit to state a material fact necessary to make the statements made, in light of the circumstances under which such statements were made, not misleading with respect to the period covered by this report;
- 3. Based on my knowledge, the financial statements, and other financial information included in this report, fairly present in all material respects the financial condition, results of operations and cash flows of the registrant as of, and for, the periods presented in this report.
- 4. The registrant's other certifying officer and I are responsible for establishing and maintaining disclosure controls and procedures (as defined in Exchange Act Rules 13a-15(e) and 15d-15(e)) for the registrant and we have:
 - a. Designed such disclosure controls and procedures, or caused such disclosure controls and procedures to be designed under our supervision, to ensure that material information relating to the registrant, including its consolidated subsidiaries, is made known to us by others within those entities, particularly during the period in which this report is being prepared;
 - b. Evaluated the effectiveness of the registrant's disclosure controls and procedures and presented in this report our conclusions about the effectiveness of the disclosure controls and procedures, as of the end of the period covered by this report based on such evaluation; and
 - c. Disclosed in this report any change in the registrant's internal control over financial reporting that occurred during the registrant's most recent fiscal quarter (the registrant's fourth fiscal quarter in the case of an annual report) that has materially affected, or is reasonably likely to materially affect, the registrant's internal control over financial reporting; and
- 5. The registrant's other certifying officer and I have disclosed, based on our most recent evaluation of internal control over financial reporting, to the registrant's auditors and the audit committee of the registrant's board of directors (or persons performing the equivalent functions):
 - a. All significant deficiencies and material weaknesses in the design or operation of internal control over financial reporting which are reasonably likely to adversely affect the registrant's ability to record, process, summarize and report financial information; and
 - b. Any fraud, whether or not material, that involves management or other employees who have a significant role in the registrant's internal control over financial reporting.

Date: December 3, 2004

/s/ Michael E. Miller Michael E. Miller Executive Vice President and Chief Financial Officer

Certification of CEO and CFO Pursuant to 18 U.S.C. Section 1350, As Adopted Pursuant to Section 906 of the Sarbanes-Oxley Act of 2002

In connection with the Quarterly Report on Form 10-Q/A of Churchill Downs Incorporated (the "Company") for the quarterly period ended June 30, 2004 as filed with the Securities and Exchange Commission on the date hereof (the "Report"), Thomas H. Meeker, as President and Chief Executive Officer of the Company, and Michael E. Miller, as Executive Vice President and Chief Financial Officer of the Company, each hereby certifies, pursuant to 18 U.S.C. § 1350, as adopted pursuant to § 906 of the Sarbanes-Oxley Act of 2002, to the best of his knowledge, that:

(1) The Report fully complies with the requirements of section 13(a) or 15(d) of the Securities Exchange Act of 1934; and

(2) The information contained in the Report fairly presents, in all material respects, the financial condition and result of operations of the Company.

/s/ Thomas H. Meeker

Thomas H. Meeker President and Chief Executive Officer December 3, 2004

/s/ Michael E. Miller

Michael E. Miller Executive Vice President and Chief Financial Officer December 3, 2004

This certification is being furnished to the Securities and Exchange Commission as an exhibit to the Report and shall not be deemed filed by the Company for purposes of § 18 of the Securities Exchange Act of 1934, as amended.

A signed original of this written statement required by Section 906, or other document authenticating, acknowledging, or otherwise adopting the signature that appears in typed form within the electronic version of this written statement required by Section 906, has been provided to Churchill Downs Incorporated and will be retained by Churchill Downs Incorporated and furnished to the Securities and Exchange Commission or its staff upon request.