PLAYBOY ENTERPRISES INC Form 10-Q August 09, 2004

UNITED STATES
SECURITIES AND EXCHANGE COMMISSION
Washington, D.C. 20549

FORM 10-Q

(Mark One)

|X| 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 ____

Playboy Enterprises, Inc. (Exact name of registrant as specified in its charter)

Delaware (State or other jurisdiction of incorporation or organization)

Commission file number 001-14790

36-4249478 (I.R.S. Employer Identification Number)

680 North Lake Shore Drive, Chicago, IL (Address of principal executive offices)

60611 (Zip Code)

(312) 751-8000 (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 |X| No |_|

Indicate by check mark whether the registrant is an accelerated filer (as defined in Rule 12b-2 of the Securities Exchange Act of 1934). Yes |X| No |X|

At July 31, 2004, there were 4,864,102 shares of Class A common stock, par value \$0.01 per share, and 28,532,052 shares of Class B common stock, par value \$0.01 per share, outstanding.

PLAYBOY ENTERPRISES, INC. FORM 10-Q TABLE OF CONTENTS

PART I FINANCIAL INFORMATION

Item 1. Financial Statements	
Condensed Consolidated Statements of Operations and Comprehensive Loss for the Quarters Ended June 30, 2004 and 2003 (Unaudited)	3
Condensed Consolidated Statements of Operations and Comprehensive Income (Loss) for the Six Months Ended June 30, 2004 and 2003 (Unaudited)	4
Condensed Consolidated Balance Sheets at June 30, 2004 (Unaudited) and December 31, 2003	5
Condensed Consolidated Statements of Cash Flows for the Six Months Ended June 30, 2004 and 2003 (Unaudited)	6
Notes to Condensed Consolidated Financial Statements (Unaudited)	7
Item 2. Management's Discussion and Analysis of Financial Condition and Results of Operations	16
Item 3. Quantitative and Qualitative Disclosures About Market Risk	22
Item 4. Controls and Procedures	22
PART II OTHER INFORMATION	
Item 1. Legal Proceedings	22
Item 4. Submission of Matters to a Vote of Security Holders	24
Item 6. Exhibits and Reports on Form 8-K	25
2	

PLAYBOY ENTERPRISES, INC. AND SUBSIDIARIES
CONDENSED CONSOLIDATED STATEMENTS OF OPERATIONS
AND COMPREHENSIVE LOSS

for the Quarters Ended June 30 (Unaudited)
 (In thousands, except per share amounts)

	2004	2003
Net revenues	\$ 78,717	\$ 75 , 971
Costs and expenses Cost of sales Selling and administrative expenses	` '	(56,229) (14,224)
Total costs and expenses	(75 , 556)	(70,453)
Gain on disposal	2	
Operating income	3,163	5,518
Nonoperating income (expense) Investment income	133	113

Interest expense Amortization of deferred financing fees Minority interest Debt extinguishment expenses Other, net	(3,651) (357) (351) (5,908) (238)	(4,216) (372) (512) (1) (350)
Total nonoperating expense	(10,372)	(5,338)
Income (loss) before income taxes Income tax expense	(7,209) (1,082)	180
Net loss	(8,291)	(905)
Other comprehensive income (loss) Unrealized gain (loss) on marketable securities Unrealized gain (loss) on derivatives Foreign currency translation adjustments	(25) 65 112	417 (10) (391)
Total other comprehensive income	152	16
Comprehensive loss	\$ (8,139)	\$ (889)
Net loss Dividend requirements of preferred stock	\$ (8,291) (93)	\$ (905) (223)
Net loss applicable to common shareholders	\$ (8,384)	\$ (1,128)
Basic and diluted weighted average number of common shares outstanding	32 , 098	27,051
Basic and diluted loss per common share	\$ (0.26) ======	\$ (0.04)

The accompanying Notes to Condensed Consolidated Financial Statements are an integral part of these statements.

3

PLAYBOY ENTERPRISES, INC. AND SUBSIDIARIES
CONDENSED CONSOLIDATED STATEMENTS OF OPERATIONS
AND COMPREHENSIVE INCOME (LOSS)
for the Six Months Ended June 30 (Unaudited)
(In thousands, except per share amounts)

	2004	2003
Net revenues	\$ 159 , 587	\$ 150,252
Costs and expenses Cost of sales Selling and administrative expenses	(120,428) (28,546)	(108,530) (26,754)
Total costs and expenses	(148,974)	(135, 284)
Gain on disposal	2	

Operating income		10,615	14,968
Nonoperating income (expense) Investment income Interest expense Amortization of deferred financing fees Minority interest Debt extinguishment expenses Other, net		223 (7,809) (732) (702) (5,908) (697)	 169 (7,778) (647) (964) (3,264) (422)
Total nonoperating expense		(15,625)	 (12,906)
Income (loss) before income taxes Income tax expense		(5,010) (1,393)	2,062 (2,335)
Net loss		(6,403)	(273)
Other comprehensive income (loss) Unrealized gain on marketable securities Unrealized gain on derivatives Foreign currency translation adjustments Total other comprehensive income (loss)		107 37 (308) (164)	 262 599 (238)
Comprehensive income (loss)	 \$	(6 , 567)	\$ 350
Net loss Dividend requirements of preferred stock	====== \$	(6,403) (428)	\$ (273) (223)
Net loss applicable to common shareholders	\$	(6,831)	\$ (496)
Basic and diluted weighted average number of common shares outstanding		29 , 788	 26 , 605
Basic and diluted loss per common share	\$ ======	(0.23)	\$ (0.02)

The accompanying Notes to Condensed Consolidated Financial Statements are an integral part of these statements.

4

PLAYBOY ENTERPRISES, INC. AND SUBSIDIARIES CONDENSED CONSOLIDATED BALANCE SHEETS (In thousands, except share data)

	(Unaudited) June 30, 2004	Dec. 3
Assets Cash and cash equivalents Marketable securities	\$ 30,733 3,672	\$ 31,3 3,5

Receivables, net of allowance for doubtful accounts of		
\$4,677 and \$4,364, respectively	42,291	52 , 2
Receivables from related parties	2,291	1,2
Inventories, net	13,040	12,0
Deferred subscription acquisition costs	11,277	11,7
Other current assets	8,330	10,2
Total current assets	111,634	122,3
Property and equipment, net	11,617	12,0
Long-term receivables	2,755	
Programming costs, net	57,913	57,4
Goodwill	111,893	111,8
Trademarks	55 , 385	58 , 1
Distribution agreements, net of accumulated amortization	24 005	00.1
of \$1,333 and \$970, respectively	31,807	32,1
Other noncurrent assets	19 , 623	24 , 0
Total assets	\$ 402,627	\$ 418,0
	=======	
Liabilities		
Acquisition liabilities	\$ 10,545	\$ 15 , 3
Accounts payable	21,652	22,8
Accrued salaries, wages and employee benefits	7,252	11,4
Deferred revenues	50,830	53 , 9
Accrued litigation settlement	1,000	6 , 5
Other liabilities and accrued expenses	17,809	19,0
Total current liabilities	109,088	129,3
Financing obligations	80,000	115,0
Acquisition liabilities, less current portion	22,095	26,9
Net deferred tax liabilities	13,981	13,8
Accrued litigation settlement, less current portion	1,000	2,0
Other noncurrent liabilities	12,992	13,1
Total liabilities	239 , 156	300 , 3
Minority interest	11,783	11,0
Shareholders' equity		
Preferred stock, \$10,000 par value - 10,000,000 shares authorized;		!
0 and 1,674 issued, respectively		16,9
Common stock, \$0.01 par value		±~,-
Class A voting - 7,500,000 shares authorized; 4,864,102 issued	49	
Class B nonvoting - 75,000,000 and 30,000,000 shares authorized,	± ₹	
respectively; 28,529,559 and 22,579,363 issued, respectively	285	2
Capital in excess of par value	222,278	152 , 9
Accumulated deficit	(69,341)	(62,5
Unearned compensation - restricted stock	(362)	(02, -
Accumulated other comprehensive loss	(1,221)	(1,0
Total shareholders' equity	 151 , 688	 106,6
Total liabilities and shareholders' equity	\$ 402,627	\$ 418,0

The accompanying Notes to Condensed Consolidated Financial Statements are an integral part of these statements.

5

	2004	2003
Cash flows from operating activities		
Net loss	\$ (6,403)	\$ (273)
Adjustments to reconcile net loss to net cash provided by (used for) operating activities:		
Depreciation of property and equipment	1,624	2,154
Amortization of intangible assets	1,264	3,278
Amortization of investments in entertainment programming	21,504	19,549
Amortization of deferred financing fees	732	647
Debt extinguishment expenses	5,908	3,264
Deferred income taxes	40	69
Net change in operating assets and liabilities	(412)	(5,239)
Investments in entertainment programming	(23,121)	(22,967)
Litigation settlement	(6,500)	·
Other, net	923	920
Net cash provided by (used for) operating activities	(4,441)	1,402
Cash flows from investing activities		
Proceeds from disposals	150	116
Additions to property and equipment	(1,450)	(1,108)
Other, net	201	(2)
Net cash used for investing activities	(1,099)	(994)
Cash flows from financing activities		
Proceeds from financing obligations		115,000
Proceeds from public equity offering	51,858	
Repayment of financing obligations	(35,000)	(65 , 767)
Payment of debt extinguishment expenses	(3,850)	(356)
Payment of acquisition liabilities	(7,801)	(14,219)
Payment of deferred financing fees		(6,909)
Payment of preferred stock dividends	(651)	
Proceeds from stock plans	385	147
Net cash provided by financing activities	4,941	27 , 896
Net increase (decrease) in cash and cash equivalents	(599)	28,304
Cash and cash equivalents at beginning of period	31,332	4,118
Cash and cash equivalents at end of period	\$ 30,733	\$ 32,422

The accompanying Notes to Condensed Consolidated Financial Statements are an integral part of these statements.

PLAYBOY ENTERPRISES, INC. AND SUBSIDIARIES
NOTES TO CONDENSED CONSOLIDATED FINANCIAL STATEMENTS
(Unaudited)

(A) BASIS OF PREPARATION

Playboy Enterprises, Inc., together with its subsidiaries and predecessors, will be referred to in this Quarterly Report on Form 10-Q by terms such as "we," "us," "our," "Playboy" and the "Company" unless the context otherwise requires. The financial information included in these financial statements is unaudited but, in the opinion of management, reflects all normal recurring and other adjustments necessary for a fair presentation of the results for the interim periods. The interim results of operations and cash flows are not necessarily indicative of those results and cash flows for the entire year. These financial statements should be read in conjunction with the financial statements and notes to the financial statements contained in our Annual Report on Form 10-K for the year ended December 31, 2003. Certain amounts reported for prior periods have been reclassified to conform to the current year's presentation.

(B) RESTRUCTURING EXPENSES

In 2004, we made cash payments of \$0.9 million on our 2002 and 2001 restructuring plans. Approximately \$8.0 million of the total restructuring charges of \$10.3 million for those plans, net of non-cash adjustments, has been paid as of June 30, 2004 with most of the remainder to be paid in 2004, although some payments will continue through 2007.

Our 2002 restructuring initiative to reduce our ongoing operating expenses resulted in a \$5.7 million charge, of which \$2.9 million related to workforce reductions and \$2.8 million related to consolidation of our office space. Our 2001 restructuring plan resulted in a \$4.6 million charge, of which \$2.6 million related to workforce reductions and \$2.0 million related to excess office space. In 2003, we recorded adjustments of \$0.3 million related to these charges. In the second quarter of 2004, we recorded additional charges of \$0.2 million to the 2001 plan and reversed \$0.2 million related to the 2002 plan as a result of changes in assumptions related to the consolidation of facilities and operations.

The following table displays the activity and balances of the restructuring reserve for the year ended December 31, 2003 and the six months ended June 30, 2004 (in thousands):

	Workforce Reduction	Consolidation of Facilities and Operations	Total
Balance at December 31, 2002	\$ 2,772	\$ 3,805	\$ 6,577
Adjustment to previous estimate	(168)	518	350
Cash payments	(1,974)	(1,760)	(3,734)
Balance at December 31, 2003	630	2,563	3,193
Cash payments	(335)	(589)	(924)
Balance at June 30, 2004	\$ 295	\$ 1,974	\$ 2,269

(C) EARNINGS PER COMMON SHARE

The following table represents the approximate number of shares related to

options to purchase our Class B common stock, or Class B stock, and Class B restricted stock awards that were outstanding which were not included in the computation of diluted EPS as the inclusion of these shares would have been antidilutive (in thousands):

	Quarters Ended June 30,		Six Months Ended June 30,	
	2004	2003	2004	2003
Stock options Convertible preferred stock Restricted stock awards	3,324 188	2,450 1,507	2,323 189	2,805 1,507
Total	3,512	3 , 957	2,512	4,312

On May 1, 2003, \$10.0 million of PEI Holdings, Inc., or Holdings, Series A Preferred Stock held by Hugh M. Hefner, our Editor-in-Chief, along with accumulated dividends of \$0.1 million, were exchanged for 1,122,209 shares of Playboy Class B stock.

7

On April 26, 2004, we completed a public offering of 6,021,340 shares of our Class B stock. Included in this offering were 1,485,948 shares sold by Mr. Hefner. The shares sold by Mr. Hefner consisted of all of the shares of Class B common stock he received upon conversion of all of the outstanding shares of Playboy Series A convertible preferred stock, which we refer to as the Playboy Preferred Stock, at the time of the offering. See Note (J) Public Equity Offering for additional information.

(D) INVENTORIES, NET

Inventories, net, which are stated at the lower of cost (specific cost and average cost) or fair value, consisted of the following (in thousands):

	June 30, 2004	Dec. 31, 2003
Paper Editorial and other prepublication costs Merchandise finished goods	\$ 2,500 7,228 3,312	\$ 2,613 6,082 3,322
Total inventories, net	\$13,040	\$12,017

(E) FINANCING OBLIGATIONS

On March 11, 2003, we completed the offering of \$115.0 million in aggregate principal amount of senior secured notes of Holdings. On September 17, 2003, the senior secured notes were exchanged for new registered senior secured notes. The form and terms of the new senior secured notes are identical in all material respects (including principal amount, interest rate, maturity, ranking and covenant restrictions) to the form and terms of the old notes. The senior secured notes mature on March 15, 2010 and bear interest at the rate of 11.00% per annum, with interest payable on March 15th and September 15th of each year, beginning September 15, 2003.

Under the terms of the indenture governing the notes, at any time prior to

March 15, 2006, we have the right to redeem up to 35% of the original \$115.0 million in aggregate principal amount of the notes, or \$40.25 million, at a redemption price of 111.0% of the principal amount of the notes redeemed, plus accrued and unpaid interest, with the net cash proceeds from a qualifying equity offering. On June 11, 2004, we used the proceeds of our equity offering, more fully described in Note (J) Public Equity Offering, to redeem \$35.0 million in aggregate principal amount of the outstanding notes, which reduced our financing obligations to \$80.0 million as of June 30, 2004. We paid a redemption premium of \$3.9 million as well as accrued and unpaid interest of \$0.9 million related to the redeemed principal amount. We also recorded a charge of \$2.0 million to write off the related deferred financing costs.

(F) INCOME TAXES

Our income tax provision consists primarily of foreign income tax related to our international networks and withholding tax on licensing income for which we do not receive a current U.S. income tax benefit. The tax provision also includes deferred federal and state income tax related to the amortization of goodwill and other indefinite-lived intangibles, which cannot be offset against deferred tax assets due to the indefinite reversal period of the deferred tax liabilities. The tax provision for the six months ended June 30, 2004 reflects a benefit of approximately \$1.0 million from the reversal of deferred income taxes provided in prior periods relating to the tax amortization of the Sarah Coventry trademarks and service marks, which we sold in the first quarter.

(G) CONTINGENCIES

In 2002, a \$4.4 million verdict was entered against us by a state trial court in Texas in a lawsuit with a former publishing licensee. We terminated the license in 1998 due to the licensee's failure to pay royalties and other amounts due to us under the license agreement. We have posted a bond in the amount of \$7.7 million, which represents the amount of the judgment, costs and estimated pre- and post-judgment interest. We, on advice of legal counsel, believe that it is not probable that a material judgment against us will be sustained and have not recorded a liability for this case in accordance with Statement of Financial Accounting Standards, or Statement, 5, Accounting for Contingencies. We are currently pursuing an appeal.

In the fourth quarter of 2003, we recorded \$8.5 million related to the settlement of the Logix litigation, which related to events prior to our 1999 acquisition of Spice. We made a payment of \$6.5 million in February 2004 and will make payments of \$1.0 million each in 2005 and 2006.

8

(H) STOCK-BASED COMPENSATION

We account for stock options using the intrinsic value method as prescribed by Accounting Principles Board Opinion No. 25, Accounting for Stock Issued to Employees, and disclose pro forma information as provided by Statement 123, Accounting for Stock Based Compensation as amended by Statement 148, Accounting for Stock Based Compensation - Transition and Disclosure.

Pro forma net loss and net loss per common share, presented below (in thousands, except per share amounts), were determined as if we had accounted for our stock options under the fair value method of Statement 123. The fair value of these options was estimated at the date of grant using an option pricing model. Such models require the input of highly subjective assumptions including the expected volatility of the stock price. For pro forma disclosures, the options' estimated fair value was amortized over their vesting period. No stock-based employee

compensation expense is recognized because all options granted under those plans had an exercise price equal to or in excess of the market value of the underlying common stock at the grant date. If we accounted for our employee stock options under Statement 123, compensation expense would have increased \$0.7 million and \$1.4 million for the quarter and six-month period ended June 30, 2004. As a result of the cancellation of a significant number of stock options during the prior year quarter, compensation expense under Statement 123 would have decreased \$0.3 million and increased \$0.7 million for the quarter and six-month period ended June 30, 2003, respectively.

	Quarters Ended June 30,		Six Mont June	
	2004	2003	2004	2003
Net loss As reported Pro forma	\$ (8,291)	\$ (905)	\$ (6,403)	\$ (273)
	(8,944)	(565)	(7,805)	(990)
Basic and diluted EPS As reported Pro forma	\$ (0.26)	\$ (0.04)	\$ (0.23)	\$ (0.02)
	(0.28)	(0.03)	(0.28)	(0.05)

(I) SEGMENT INFORMATION

The following table represents financial information by reportable segment (in thousands):

		es Ended	Six Mont June	hs Ended
		2003		
Net revenues				
Entertainment		•	\$ 69 , 302	•
Publishing		28,804		•
Online	•	8,311	•	•
Licensing	6,204 	5 , 098	10,953	10,302
Total	\$ 78 , 717	\$ 75,971	\$ 159 , 587	\$ 150,252
Income (loss) before income taxes				
Entertainment	\$ 2,340	\$ 6 , 526	\$ 8,740	\$ 14,478
Publishing	2,065	1,402	3,964	1,909
Online	761	104	1,914	424
Licensing	2,379	1,343	4,950	4,914
Corporate Administration and Promotion	(4,384)	(3,857)	(8,955)	(6,757)
Gain on disposal	2		_	
Investment income	133	113	223	169
Interest expense	(3,651)	(4,216)	(7 , 809)	(7 , 778)
Amortization of deferred financing fees	(357)	(372)	(732)	(647)
Minority interest	(351)	(512)	(702)	(964)
Debt extinguishment expenses	(5,908)	(1)	(5,908)	(3,264)
Other, net	(238)	(350)	(697)	(422)
Total	\$ (7 , 209)	\$ 180	\$ (5,010)	\$ 2,062

9

	June 30, 2004	Dec. 31, 2003
Identifiable assets		
Entertainment	\$263,926	\$265,056
Publishing	40,861	48,462
Online	5 , 727	5,493
Licensing	6,798	8,199
Corporate Administration and Promotion	85,315	90,850
Total	\$402,627	\$418,060
		=========

(J) PUBLIC EQUITY OFFERING

On April 26, 2004, we completed a public offering of 6,021,340 Class B shares at \$12.69 per share, before underwriting discounts. Included in this offering were 4,385,392 shares sold by Playboy, 1,485,948 shares sold by Hugh Hefner, and 150,000 shares sold by Christie Hefner, our Chairman and Chief Executive Officer. Playboy's shares included 3,600,000 initial shares, plus an additional 785,392 shares due to the underwriters' exercise of their over-allotment option. The shares sold by Mr. Hefner consisted of all of the shares of Class B stock he received upon conversion, at the time of the offering, of all of the outstanding shares of Playboy Preferred Stock.

Net proceeds to us from the sale of our shares were approximately \$51.9 million. On June 11, 2004, we used \$39.8 million of the net proceeds of this sale to redeem \$35.0 million in aggregate principal of the outstanding 11.00% senior secured notes due 2010, which included a \$3.9 million bond redemption premium and accrued and unpaid interest of \$0.9 million. We used approximately \$0.7 million of net proceeds to pay accrued and unpaid dividends on the Playboy Preferred Stock up to the time of conversion. The balance of the net proceeds will be used for general corporate purposes.

(K) SUPPLEMENTAL CONDENSED CONSOLIDATING FINANCIAL STATEMENTS

The payment obligations under the 11% senior secured notes due 2010 are fully and unconditionally guaranteed, jointly and severally, on a senior secured basis, by us and by substantially all of our domestic subsidiaries, referred to as the guarantors, excluding Playboy.com and its subsidiaries. All of our remaining subsidiaries, referred to as the nonguarantors, are wholly-owned by the guarantors except for Playboy.com and its subsidiaries, which are majority-owned subsidiaries. The following supplemental Condensed Consolidating Statements of Operations for the quarters and six months ended June 30, 2004 and 2003, the Condensed Consolidating Balance Sheets at June 30, 2004 and December 31, 2003 and the Condensed Consolidating Statements of Cash Flows for the six months ended June 30, 2004 and 2003, present financial information for (a) us (carrying our investment in Holdings under the equity method), (b) Holdings, the issuer of the 11% senior secured notes due 2010 (carrying its investment in the guarantors under the equity method), (c) on a combined basis, the guarantors (carrying any investment in nonguarantors under the equity method) and (d) on a combined basis, the nonguarantors. Separate financial statements of the guarantors are not presented because the guarantors are jointly, severally, and unconditionally liable under the guarantees, and we believe that separate financial statements and other disclosures regarding the guarantors are not material to investors. In general, Holdings has entered into third-party borrowings and financed its subsidiaries via intercompany accounts. All

intercompany activity has been included as "Net receipts from (payments to) subsidiaries" in the Condensed Consolidating Statements of Cash Flows. In certain cases, taxes have been calculated on the basis of a group position that includes both guarantors and nonguarantors. In such cases, the taxes have been allocated to individual legal entities based upon each legal entity's actual contribution to the tax provision.

10

PLAYBOY ENTERPRISES, INC. AND SUBSIDIARIES CONDENSED CONSOLIDATING STATEMENTS OF OPERATIONS (In thousands)

		Quar	rter Ended June	30, 2004
	Playboy Enterprises, Inc. (Parent)	Holdings (Issuer)	Guarantor Subsidiaries	Guara Subsidia
Net revenues	\$		\$ 62,139	
Costs and expenses				
Cost of sales			(50,119)	(14
Selling and administrative expenses			(11,392)	(2
Restructuring expenses			31	
Total costs and expenses			(61,480)	(17
Gain on disposal			2	
Operating income			661	·
Nonoperating income (expense)				
Investment income			141	
Interest expense		(2,961)	(691)	
Amortization of deferred				
financing fees		(357)		
Minority interest	(351)			
Debt extinguishment expenses		(5,908)		
Equity income (loss) from subsidiaries	(7,940)			
Other, net		(105)	(88)	
Total nonoperating income (expense)			1,627	
Income (loss) before income taxes		(7,940)	2 , 288 (897)	
Income tax expense			(091)	
Net income (loss)	\$ (8,291)	\$ (7,940)	\$ 1 , 391	\$

			Qı	arter	Ended	June	30,	2003
		Playboy	 					
E	nte	erprises,	Holdings	3	Guara	ntor		Guara
In	С.	(Parent)	 (Issuer)	Sul	bsidia	ries	Sul	bsidia

Net revenues	\$ 	\$ 	\$ 62,714	\$ 17
Costs and expenses	 	 		
Cost of sales			(47,031)	(13
Selling and administrative expenses			(11,442)	(2
Total costs and expenses			(00, 1,0)	(15
Operating income			4,241	1
Nonoperating income (expense)	 	 		
Investment income			131	
Interest expense		(3,173)	(1,043)	
Amortization of deferred				
financing fees		(372)		
Minority interest	(178)		(334)	
Debt extinguishment expenses		(1)		
Equity income (loss) from subsidiaries	(727)	2,947	845	
Other, net		(128)	(181)	
			(582)	
Income (loss) before income taxes			3,659	
Income tax expense			(712)	
Net income (loss)	\$ (905)	\$ (727)	\$ 2 , 947	\$

11

PLAYBOY ENTERPRISES, INC. AND SUBSIDIARIES CONDENSED CONSOLIDATING STATEMENTS OF OPERATIONS (In thousands)

						Months Ended Jur	•
	Ente Inc.	Pla erpri (Par	ayboy Ises, cent)	Holo (Iss	dings suer)	Guarantor Subsidiaries	Guara Subsidia
Net revenues						\$126,654	
Costs and expenses Cost of sales Selling and administrative expenses Restructuring expenses			 		 	(97,755) (22,950) 31	(30 (5
Total costs and expenses						(120,674)	(36
Gain on disposal						2	
Operating income						5,982	4
Nonoperating income (expense) Investment income						238	

Interest expense		(6,134)	(1,676)	
Amortization of deferred				
financing fees		(732)		
Minority interest	(702)			
Debt extinguishment expenses		(5 , 908)		
Equity income (loss) from subsidiaries	(5 , 701)	7,316	4,182	
Other, net		(243)	(360)	
Total nonoperating income (expense)	(6,403)	(5,701)	2,384	
Income (loss) before income taxes	(6,403)	(5,701)	8,366	4
Income tax expense			(1,050)	
Net income (loss)	\$ (6,403)	\$ (5,701)	\$ 7 , 316	\$ 4

Six Months Ended June 30, 200

	Enterp			Guarantor Subsidiaries	
Net revenues	\$		\$ 	\$123,234	\$ 35
Costs and expenses			 		
Cost of sales Selling and administrative expenses				(89,352) (21,391)	(27 (5
Total costs and expenses			 	(110,743)	(32
Operating income			 	12 , 491	2
Nonoperating income (expense)			 		
Investment income				198	
Interest expense			(4,945)	(2,396)	
Amortization of deferred					
financing fees			(623)		
Minority interest		(297)		(667)	
Debt extinguishment expenses			(3,061)		
Equity income from subsidiaries		24	8,788	780	
Other, net			(135)	(208)	
Total nonoperating income (expense)		(273)	 24	(2,293)	
Income (loss) before income taxes		(273)	 24	 10 , 198	1
Income tax expense				(1,410)	
Net income (loss)	\$	(273)	\$ 24	\$ 8,788	\$

12

PLAYBOY ENTERPRISES, INC. AND SUBSIDIARIES
CONDENSED CONSOLIDATING BALANCE SHEET
June 30, 2004 (Unaudited)
(In thousands)

	Playboy Enterprises, Inc. (Parent)	Holdings (Issuer)	Guarantor Subsidiaries	Guara Subsidia
Assets				
Cash and cash equivalents	\$	\$	\$ 24,461	\$ 6
Marketable securities			3,672	
Receivables, net of allowance for				
doubtful accounts			35 , 550	(
Receivables from related parties			2,282	,
Inventories, net			10,514	2
Deferred subscription acquisition			11 277	
Other current assets	 		11,277	,
Other current assets	 	 	6,058 	
Total current assets			93,814	15
Receivables from affiliates		77,371	35,345	
Property and equipment, net			10,211	1
Long-term receivables			2,755	
Programming costs, net			56,508	
Goodwill			111,370	
Trademarks			55 , 385	
Distribution agreements, net of				
accumulated amortization			31,807	
Investment in subsidiaries	151,688	151,688	(28,663)	
Other noncurrent assets		5 , 223	14,349	
Total assets	\$151,688	\$234,282	\$382 , 881	\$ 21
Liabilities				:======
Acquisition liabilities	\$	\$	\$ 9,138	\$ 1
Accounts payable	Y 	3	16,383	٦.
Accrued salaries, wages and			= -, -	
employee benefits			6 , 947	
Deferred revenues			44,100	
Accrued litigation settlement			1,000	
Other liabilities and accrued expenses		2,591	14,813	
Total current liabilities		2 , 594	92,381	1 ·
Financing obligations		80,000		
Financing obligations to affiliates			84,369	2
Acquisition liabilities, less current portic	on		15,889	
Net deferred tax liabilities			13,981	
Accrued litigation settlement, less				
current portion			1,000	
Other noncurrent liabilities			11,790	:
Total liabilities		82 , 594	219,410	4
Minority interest			11,783	
Shareholders' equity		151,688	151,688	(2
Total liabilities and shareholders' equity	\$151 , 688	\$234,282	\$382,881	\$ 2
	:=========			

13

PLAYBOY ENTERPRISES, INC. AND SUBSIDIARIES CONDENSED CONSOLIDATING BALANCE SHEET December 31, 2003 (In thousands)

	Playboy			
	Enterprises,	Holdings	Guarantor	Guara
	Inc. (Parent)	(Issuer)	Subsidiaries	Subsidia
Assets				_
Cash and cash equivalents	\$	\$	\$ 24,445	\$ (
Marketable securities			3,546	
Receivables, net of allowance for				
doubtful accounts			43,948	
Receivables from related parties			(7,277)	i
Inventories, net			9,624	2
Deferred subscription acquisition				
costs			11,759	
Other current assets			8,420 	
Total current assets			94,465	2'
Receivables from affiliates		110,843	49,315	
Property and equipment, net			10,621	
Programming costs, net			56,442	
Goodwill			111,370	
Trademarks			58 , 159	
Distribution agreements, net of				
accumulated amortization			32,170	
Investment in subsidiaries	106,636	106,636	(41,990)	
Other noncurrent assets		8,013	16,023	
Total assets	\$106 , 636	\$225,492	\$386,575	\$ 3
	:=======			======
Liabilities				
Acquisition liabilities	\$	\$	\$ 13,244	\$
Accounts payable		131	17,205	
Accrued salaries, wages and				
employee benefits			11,200	
Deferred revenues			47,098	
Accrued litigation settlement			6,500	
Other liabilities and accrued expenses		3 , 725	13 , 896	
Total current liabilities		3,856	109,143	1
Financing obligations		115,000		
Financing obligations to related parties			110,843	4
Acquisition liabilities, less current portion	on		21,107	
Net deferred tax liabilities			13,877	
Accrued litigation settlement, less				
current portion			2,000	
Other noncurrent liabilities			11,888	
001101 1101101111 1101111 1101111111111			,	

Total liabilities		118,856	268,858	72
Minority interest			11,081	
Shareholders' equity	106,636	106,636	106,636	(41
Total liabilities and shareholders' equity	\$106 , 636	\$225 , 492	\$386 , 575	\$ 30

14

PLAYBOY ENTERPRISES, INC. AND SUBSIDIARIES CONDENSED CONSOLIDATING STATEMENTS OF CASH FLOWS (In thousands)

Six Months Ended June 30, 2004 Playboy Enterprises, Inc. (Parent) Holdings Guarantor Guara (Issuer) Subsidiaries Subsidia Cash flows from operating activities Net cash provided by (used for) \$ (702) \$ (7,639) \$ (9,961) \$ 13 operating activities Cash flows from investing activities 150 Proceeds from disposals __ Additions to property and equipment (793) Other, net 201 Net cash used for investing activities (442) _____ Cash flows from financing activities 51**,**858 Proceeds from public equity offering (35,000) Repayment of financing obligations Payment of debt extinguishment expenses (3,850) Payment of acquisition liabilities (6,966) (651) --Payment of preferred stock dividends 385 Proceeds from stock plans Net cash provided by (used for) financing activities 51,592 (38,850) (6,966) Net receipts from (payments to) subsidiaries (50,890)46,489 17,385 (12 Net increase (decrease) in cash and cash equivalents 16 Cash and cash equivalents at beginning of period -- 24,445 _____ Cash and cash equivalents \$ -- \$ -- \$ 24,461 \$ 6 at end of period

Six Months Ended June 30, 2003 _____ Playboy Enterprises, Holdings Guarantor Guara Inc. (Parent) (Issuer) Subsidiaries Subsidia Cash flows from operating activities Net cash provided by (used for) \$ (186) \$ (1,847) \$ (24) \$ 3 operating activities Cash flows from investing activities 116 Proceeds from disposals Additions to property and equipment (849)Other, net (738) Net cash used for investing activities _____ Cash flows from financing activities 115,000 (65,267) Proceeds from financing obligations Repayment of financing obligations Payment of debt extinguishment (356) ___ expenses (13, 145)(1 Payment of acquisition liabilities ___ __ --(6,909) --Payment of deferred financing fees 147 Other, net _____ Net cash provided by (used for) 147 financing activities 42,468 (13,145) (1 Net receipts from (payments to) 39 (1 (40,621) 42,195 subsidiaries ______ Net increase in cash 28,288 and cash equivalents Cash and cash equivalents at beginning of period (1,908)6 Cash and cash equivalents \$ -- \$ 26**,** 380 \$ 6 at end of period \$

15

MANAGEMENT'S DISCUSSION AND ANALYSIS OF FINANCIAL CONDITION AND RESULTS OF OPERATIONS

RESULTS OF OPERATIONS

The following table represents our results of operations (in millions, except per share amounts):

Quarters Ended	Six Months Ended
June 30,	June 30,

		2004		2003		2004		2003
Net revenues								
Entertainment								
Domestic TV networks	\$	22.5	\$	23.9	\$		\$	47.3
International TV		9.9		8.4		19.8		16.9
Worldwide DVD/home video Other		1.2 0.2		1.4 0.1		2.3 0.3		2.5
Total Entertainment		33.8		33.8		69.3		67.0
Publishing								
Playboy magazine								
Subscription		12.7		12.5		26.1		24.9
Newsstand		2.6		4.1		6.9		6.7
Advertising		9.5		8.1		17.2		15.5
Other domestic publishing		2.8		2.8		5.5		5.7
International publishing		1.5 		1.3 		3.1 		2.6
Total Publishing		29.1		28.8		58.8		55.4
Online								
Subscriptions		4.9		4.2		10.1		8.3
E-commerce		3.8		3.3		8.6		7.2
Other		0.9		0.8		1.9 		2.1
Total Online		9.6		8.3		20.6		17.6
Licensing								
International licensing		2.6		1.6		5.8		3.4
Domestic licensing		0.8		0.7		1.6		1.6
Entertainment licensing		0.5		0.3		1.0		0.6
Artwork sales Marketing events		2.3		2.5		2.5		1.9 2.8
Total Licensing		6.2		 5.1		10.9		10.3
Total net revenues	 \$	 78.7	 \$	 76.0	 \$	159.6	 \$	150.3
	====	======	=====	======	====		=====	=====
Net loss Entertainment								
Before programming expense	\$	13.5	\$	16.5	\$	30.2	\$	34.0
Programming expense						(21.5)		
Total Entertainment		2.3		6.5		8.7		14.5
Publishing		2.1		1.4		4.0		1.9
Online		0.7		0.1		1.9		0.4
Licensing		2.4		1.3		5.0		4.9
Corporate Administration and Promotion		(4.4)		(3.8)		(9.0)		(6.7)
Operating income		3.1		5.5		10.6		15.0
Nonoperating income (expense)								
Investment income		0.1		0.1		0.2		0.2
Interest expense		(3.6)		(4.2)		(7.8)		(7.8)
Amortization of deferred financing fees		(0.3)		(0.4)		(0.7)		(0.7)
Minority interest		(0.3)		(0.6)		(0.7)		(1.0)

Debt extinguishment expenses Other, net	(5.9) (0.3)	 (0.3)	(5.9) (0.7)	(3.3) (0.4)
Total nonoperating expense	 (10.3)	 (5.4)	 (15.6)	 (13.0)
Income (loss) before income taxes Income tax expense	 (7.2) (1.1)	 0.1 (1.0)	 (5.0) (1.4)	 2.0 (2.3)
Net loss	\$ (8.3)	\$ (0.9)	\$ (6.4)	\$ (0.3)
Basic and diluted EPS	\$ (0.26)	\$ (0.04)	\$ (0.23)	\$ (0.02)

16

Our revenues increased approximately 4% for the quarter and 6% for the six-month period primarily due to higher revenues in each of our groups, except for our Entertainment Group, which remained flat for the quarter but increased 3% for the six months.

Operating income decreased for the quarter and six-month period due to lower income from our Entertainment Group as a result of a one-time retroactive revenue rate adjustment and higher programming amortization, as well as an increase in Corporate Administration and Promotion expenses. The impact of these factors was partially offset by increased income from Publishing, Online and Licensing for both periods.

The net loss for the current quarter and six-month period includes \$5.9 million of debt extinguishment expenses related to our redemption of \$35 million aggregate principal amount of our 11% senior secured notes due 2010, comprised of \$3.9 million for the bond redemption premium and approximately \$2.0 million for the non-cash write-off of the related deferred financing costs. The 2003 six-month period included \$3.3 million of debt extinguishment expenses in connection with prior financing obligations, which were paid upon completion of our debt offering in the first quarter of 2003.

Several of our businesses can experience variations in quarterly performance. As a result, our performance in any quarter is not necessarily reflective of full-year or longer-term trends. Playboy magazine newsstand revenues vary from issue to issue, with revenues generally higher for holiday issues and any issues including editorial or pictorial features that generate additional public interest. Advertising revenues also vary from quarter to quarter depending on economic conditions, holiday issues and changes in advertising buying patterns. Online subscription revenues and operating results are impacted by decreased Internet traffic during the summer months, and e-commerce revenues and operating results are typically impacted by the holiday buying season and the timing of catalog mailings.

ENTERTAINMENT GROUP

Revenues from our domestic TV networks business decreased \$1.4 million, or 6%, and \$0.4 million, or 1%, for the quarter and six-month period, respectively. Included in the quarter was a one-time \$1.5 million unfavorable revenue adjustment to movie network revenues that resulted from the unanticipated retroactive rate reduction relating to the 2002 acquisition of one large multiple system operator, or MSO, by another. Revenues were also negatively impacted in the quarter and the six-month period as a result of some affiliates of Time Warner, another of our MSOs, replacing our movie networks with other adult programming. In July 2004, we signed a new carriage agreement with Time

Warner, which will enable us to regain market share via video on demand, or VOD. The quarterly and year-to-date decreases were partially offset by an increase in direct-to-home, or DTH, and VOD revenues due to the roll out of VOD service in additional cable systems. Additionally, renting our studio facility and providing various related services to third parties also contributed favorably to revenues.

Revenues from our international TV business increased \$1.5 million, or 16%, and \$2.9 million, or 17%, for the quarter and six-month period, respectively, due in part to higher DTH and cable revenues in the U.K. resulting from the launch of three new cable channels.

The group's administrative expenses increased for both the quarter and six-month period due in part to a contactually obligated severance charge, as well as higher legal and technology costs.

The group's segment income before programming expense decreased \$3.0 million for the quarter and \$3.8 million for the six months due to the previously stated decrease in revenues from our domestic TV networks, cost increases related to the launch of three additional networks in the U.K. and the aforementioned higher administrative expenses. We have taken, and will continue to take steps to reduce our spending as part of our efforts to positively impact second half results. These include a hiring freeze and a reduction in programming and marketing spending.

Programming amortization increased \$1.2 million, or 11%, and \$2.0 million, or 10%, for the quarter and six-month period, respectively, due to more live programming, which has a faster amortization period. We expect our programming amortization to be approximately \$41 million for the year and our programming cash expenditures to be approximately \$44 million for the year, which are essentially the same as the comparable 2003 amounts.

17

PUBLISHING GROUP

Playboy magazine revenues were up slightly for the quarter and increased \$3.1 million, or 6%, for the six-month period. Newsstand revenues decreased \$1.5 million for the quarter and increased \$0.2 million for the six-month period. The decrease in the quarter was largely due to strong sales of the May 2003 issue, featuring Torrie Wilson of World Wrestling Entertainment. Subscription revenues increased \$0.2 million and \$1.2 million for the quarter and six-month period, respectively. The increase for the six months was primarily due to increased revenues from direct-to-publisher subscriptions and a favorable adjustment for paid subscriptions that will not be served, partially offset by a slight decrease in subscription copies. Advertising revenues increased \$1.4 million for the quarter and \$1.7 million for the six-month period primarily due to an 18.5% and 11.3% increase in ad pages, respectively. Ad sales for the 2004 third quarter magazine issues are closed, and we expect to report 36% higher ad revenues and 40% more ad pages compared to the 2003 third quarter.

Revenues from our other domestic publishing businesses remained comparable to last year's quarter and decreased \$0.2 million, or 4%, for the six-month period as a decrease in the number of copies of special editions sold for the quarter and six months was mostly offset by royalties from Hef's Little Black Book and Playboy: 50 Years: The Photographs.

International publishing revenues increased 0.2 million, or 12%, for the quarter and 0.5 million, or 18%, for the six-month period primarily due to higher revenues from the Brazilian edition.

The group's segment income increased \$0.7 million and \$2.1 million for the quarter and six-month period, respectively, which was attributable to the higher revenues for both periods partially offset by higher editorial costs for the six-month period.

ONLINE GROUP

The Online Group's revenues increased \$1.3 million, or 15%, for the quarter and \$3.0 million, or 17%, for the six-month period. Subscription revenues increased \$0.7 million, or 16%, for the quarter and \$1.8 million, or 22%, for the six-month period due primarily to increases in our revenues per subscriber of 12% for the quarter and 17% for the six-month period, as customers are choosing additional higher priced offerings. Increased email campaigns and special offers combined with increased catalog circulation helped improve e-commerce revenues by \$0.5 million, or 15%, for the quarter and \$1.4 million, or 20%, for the six-month period. The group's segment income increased \$0.6 million and \$1.5 million for the quarter and six-month period, respectively, attributable to the higher revenues, partially offset by increases in related costs.

LICENSING GROUP

Licensing Group revenues increased \$1.1 million, or 22%, and \$0.6 million, or 6%, for the quarter and the six-month period, respectively. International revenues increased \$1.0 million for the quarter and \$2.4 million for the six-month period, due to higher royalties from existing licensees in Japan, Western Europe and Southeast Asia, as well as several new licensing arrangements. For the six-month period, the international revenue increase was partially offset by the sale in the prior year period of an original painting by Salvador Dali for \$1.9 million. Segment income from our Licensing Group increased \$1.1 million for the quarter, which was attributable to the increase in international revenues previously stated. Segment income remained flat for the six-month period due to increased royalties in the current year partially offset by the prior year's sale of the Dali painting.

In the first quarter of 2004, we sold our Sarah Coventry trademarks and service marks for their approximate book value, pursuant to an agreement under which we will receive payments over a period not to exceed ten years.

CORPORATE ADMINISTRATION AND PROMOTION

Corporate Administration and Promotion expenses increased 0.6 million, or 14%, for the quarter and 2.3 million, or 33%, for the six-month period related to the new Senior Executive Vice President position and higher than normal marketing expenses, partially offset by lower benefit-related expenses for the quarter.

18

INCOME TAX EXPENSE

Our income tax provision consists primarily of foreign income tax related to our international networks and withholding tax on licensing income for which we do not receive a current U.S. income tax benefit. The tax provision also includes deferred federal and state income tax related to the amortization of goodwill and other indefinite-lived intangibles, which cannot be offset against deferred tax assets due to the indefinite reversal period of the deferred tax liabilities. The tax provision for the six-month period reflects a benefit of approximately \$1.0 million from the reversal of deferred income taxes provided

in prior periods relating to the tax amortization of the Sarah Coventry trademarks and service marks, which we sold in the first quarter.

LIQUIDITY AND CAPITAL RESOURCES

At June 30, 2004, we had \$30.7 million in cash and cash equivalents compared to \$31.3 million in cash and cash equivalents at December 31, 2003. Total financing obligations were \$80.0 million at June 30, 2004, compared to \$115.0 million at December 31, 2003.

At June 30, 2004, our liquidity requirements were being provided by the cash generated from our March 2003 \$115.0 million offering of 11.00% senior secured notes due 2010 and the net proceeds from our April 2004 public offering of Class B shares. In addition, we have a \$20.0 million revolving credit facility. At June 30, 2004, there were no borrowings and \$9.6 million in letters of credit outstanding under this facility. We believe that cash on hand, operating cash flows, together with funds available under our credit facility and potential access to credit and capital markets will be sufficient to meet our operating expenses, capital expenditures, debt service requirements and other contractual obligations as they become due.

On April 26, 2004, we completed a public offering of 6,021,340 Class B shares at \$12.69 per share, before underwriting discounts. Included in this offering were 4,385,392 shares sold by Playboy, 1,485,948 shares sold by Hugh Hefner and 150,000 shares sold by Christie Hefner. Playboy's shares included 3,600,000 initial shares, plus an additional 785,392 shares due to the underwriters' exercise of their over-allotment option. The shares sold by Mr. Hefner consisted of all of the shares of Class B common stock he received upon conversion, at the time of the offering, of all of the outstanding shares of Playboy Preferred Stock.

Net proceeds to us from the sale of our shares were approximately \$51.9 million. On June 11, 2004, we used \$39.8 million of the net proceeds of this sale to redeem \$35.0 million in aggregate principal of the outstanding 11.00% senior secured notes due 2010, which included a \$3.9 million bond redemption premium and accrued and unpaid interest of \$0.9 million. The balance of the net proceeds will be used for general corporate purposes. As a result of the redemption of the senior secured notes, we incurred second quarter charges of \$3.9 million for the bond redemption premium and \$2.0 million for the non-cash write-off of the related deferred financing costs.

DEBT FINANCINGS

On March 11, 2003, we completed the offering of \$115.0 million in aggregate principal amount of senior secured notes. On September 17, 2003, the senior secured notes were exchanged for new registered senior secured notes. The form and terms of the new senior secured notes are identical in all material respects (including principal amount, interest rate, maturity, ranking and covenant restrictions) to the form and terms of the old notes. The senior secured notes mature on March 15, 2010 and bear interest at the rate of 11.00% per annum, with interest payable on March 15th and September 15th of each year, beginning September 15, 2003.

Under the terms of the indenture governing the notes, we have the right at any time prior to March 15, 2006, to redeem up to 35% of the original \$115.0 million in aggregate principal amount of the notes, or \$40.25 million, at a redemption price of 111.0% of the principal amount of the notes redeemed, plus accrued and unpaid interest, with the net cash proceeds from a qualifying equity offering. On June 11, 2004, we used a portion of the net proceeds of the stock offering to redeem \$35.0 million in aggregate principal amount of the outstanding notes, which reduced our financing obligations to \$80.0 million.

19

FINANCING FROM RELATED PARTY

At December 31, 2002, Playboy.com had an aggregate of \$27.2 million of outstanding indebtedness to Mr. Hefner in the form of three promissory notes. Upon the closing of the senior secured notes offering on March 11, 2003, Playboy.com's debt to Mr. Hefner was restructured. One promissory note, in the amount of \$10.0 million, was extinguished in exchange for shares of Holdings Series A Preferred Stock with an aggregate stated value of \$10.0 million. The two other promissory notes, in a combined principal amount of \$17.2 million, were extinguished in exchange for \$0.5 million in cash and shares of Holdings Series B Preferred Stock with an aggregate stated value of \$16.7 million.

Pursuant to the terms of an exchange agreement between us, Holdings, Playboy.com and Mr. Hefner and certificates of designation governing the Holdings Series A and Series B Preferred Stock, we were required to exchange the Holdings Series A Preferred Stock for shares of Playboy Class B stock and to exchange the Holdings Series B Preferred Stock for shares of Playboy Preferred Stock.

On May 1, 2003, we exchanged the Holdings Series A Preferred Stock plus accumulated dividends for 1,122,209 shares of Playboy Class B stock and exchanged the Holdings Series B Preferred Stock for 1,674 shares of Playboy Preferred Stock with an aggregate stated value of \$16.7 million. The Playboy Preferred Stock accrued dividends at a rate of 8.00% per annum, which are paid semi-annually.

The Playboy Preferred Stock was convertible at the option of Mr. Hefner, the holder, into shares of our Class B stock at a conversion price of \$11.2625, which is equal to 125% of the weighted average closing price of our Class B stock over the 90-day period prior to the exchange of Holdings Series B Preferred Stock for Playboy Preferred Stock.

On April 26, 2004, Mr. Hefner converted his \$16.7 million of Playboy Preferred Stock into 1,485,948 shares of our Class B stock and sold these shares as part of our public equity offering on that date. Mr. Hefner chose not to sell the 1,122,209 shares that he had previously received in exchange for his Holdings Series A Preferred Stock, as had been contemplated in our February 11, 2004 registration statement.

CALIFA ACQUISITION

The Califa acquisition agreement gave us the option of paying up to \$71 million of the purchase price in cash or Class B stock through 2007. We have notified the sellers that the base consideration of \$7.0 million and the performance-based payment of \$7.0 million that are due in 2004 will be paid in cash. Under the terms of the agreement, the performance-based payment was paid in full on March 1, 2004 and the base consideration is paid in two equal installments of \$3.5 million, one of which was paid on May 3, 2004 and the other will be paid on November 1, 2004.

CASH FLOWS USED FOR OPERATING ACTIVITIES

Net cash used for operating activities was \$4.4 million for the six-month period, which represents use of an additional \$5.8 million compared to the prior year, primarily due to the payment of \$6.5 million of the Logix settlement in the first quarter of 2004.

CASH FLOWS USED FOR FINANCING ACTIVITIES

Net cash provided by financing activities was \$4.9 million for the six

month period principally due to the \$51.9 million of proceeds from the April 2004 public equity offering partially offset by the \$35.0 million repayment of senior secured notes, the payment of \$4.5 million of Califa acquisition liabilities and the payment of \$3.9 million of debt extinguishment expenses related to the bond redemption premium.

2.0

FORWARD-LOOKING STATEMENTS

This Quarterly Report on Form 10-Q contains "forward-looking statements," including statements in "Management's Discussion and Analysis of Financial Condition and Results of Operations" as to expectations, beliefs, plans, objectives and future financial performance, and assumptions underlying or concerning the foregoing. We use words such as "may," "will," "would," "could," "should," "believes," "estimates," "projects," "potential," "expects," "plans," "anticipates," "intends," "continues" and other similar terminology. These forward-looking statements involve known and unknown risks, uncertainties and other factors, which could cause our actual results, performance or outcomes to differ materially from those expressed or implied in the forward-looking statements. The following are some of the important factors that could cause our actual results, performance or outcomes to differ materially from those discussed in the forward-looking statements:

- (1) Foreign, national, state and local government regulation, actions or initiatives, including:
 - (a) attempts to limit or otherwise regulate the sale, distribution or transmission of adult-oriented materials, including print, video and online materials,
 - (b) limitations on the advertisement of tobacco, alcohol and other products which are important sources of advertising revenue for us, or
 - (c) substantive changes in postal regulations or rates which could increase our postage and distribution costs;
- (2) Risks associated with our foreign operations, including market acceptance and demand for our products and the products of our licensees and our ability to manage the risk associated with our exposure to foreign currency exchange rate fluctuations;
- (3) Changes in general economic conditions, consumer spending habits, viewing patterns, fashion trends or the retail sales environment which, in each case, could reduce demand for our programming and products and impact our advertising revenues;
- (4) Our ability to protect our trademarks, copyrights and other intellectual property;
- (5) Risks as a distributor of media content, including our becoming subject to claims for defamation, invasion of privacy, negligence, copyright, patent or trademark infringement, and other claims based on the nature and content of the materials we distribute;
- (6) The risk our outstanding litigation could result in settlements or judgments which are material to us;
- (7) Dilution from any potential issuance of additional common or convertible

preferred stock in connection with financings or acquisitions;

- (8) Competition for advertisers from other publications, media or online providers or any decrease in spending by advertisers, either generally or with respect to the adult male market;
- (9) Competition in the television, men's magazine, Internet and product licensing markets;
- (10) Attempts by consumers or private advocacy groups to exclude our programming or other products from distribution;
- (11) Our television and Internet businesses' reliance on third parties for technology and distribution, and any changes in that technology and/or unforeseen delays in its implementation which might affect our plans and assumptions;
- (12) Risks associated with losing access to transponders and competition for transponders and channel space;
- (13) The impact of industry consolidation, any decline in our access to, and acceptance by, DTH and/or cable systems and the possible resulting deterioration in the terms, cancellation of fee arrangements or pressure on margin splits with operators of these systems;
- (14) Risks that we may not realize the expected increased sales and profits and other benefits from acquisitions and the restructuring of our international TV joint ventures;
- (15) Any charges or costs we incur in connection with cost reduction measures we may take in the future;
- (16) Risks associated with the financial condition of Claxson Interactive Group Inc., our Playboy TV-Latin America, LLC joint venture partner;
- (17) Increases in paper or printing costs;
- (18) Effects of the national consolidation of the single-copy magazine distribution system; and
- (19) Uncertainty of the viability of our primarily subscription- and e-commerce-based Internet model.

21

QUANTITATIVE AND QUALITATIVE DISCLOSURES ABOUT MARKET RISK

Effective with the refinancing of our financing obligations, which occurred on March 11, 2003, we no longer have any floating interest rate exposure. All of our current debt is represented by the senior secured notes, which are fixed rate obligations. On June 11, 2004, we redeemed \$35.0 million of the \$115.0 million outstanding balance. Therefore, the fair value of the \$80.0 million senior secured notes will be influenced by changes in market rates and our credit quality. At June 30, 2004, the notes were trading above par for an implied fair value of \$92.6 million.

CONTROLS AND PROCEDURES

(a) Controls and Procedures

Our management, with the participation of our Chief Executive Officer and Chief Financial Officer, has evaluated the effectiveness of our disclosure controls and procedures (as such term is defined in Rules 13a-15(e) and 15d-15(e) under the Securities Exchange Act of 1934, as amended, or the Exchange Act) as of the end of the period covered by this quarterly report. Based on such evaluation, our Chief Executive Officer and Chief Financial Officer have concluded that, as of the end of such period, our disclosure controls and procedures are effective in recording, processing, summarizing and reporting, on a timely basis, information required to be disclosed by us in the reports that we file or submit under the Exchange Act.

(b) Internal Control Over Financial Reporting

There have not been any changes in our internal control over financial reporting (as such term is defined in Rules 13a-15(f) and 15d-15(f) under the Exchange Act) during the fiscal quarter to which this report relates that have materially affected, or are reasonably likely to materially affect, our internal control over financial reporting.

LEGAL PROCEEDINGS

On February 17, 1998, Eduardo Gongora, or Gongora, filed suit in state court in Hidalgo County, Texas against Editorial Caballero SA de CV, or EC, Grupo Siete International, Inc., or GSI, collectively the Editorial Defendants, and us. In the complaint, Gongora alleged that he was injured as a result of the termination of a publishing license agreement, or the License Agreement, between us and EC for the publication of a Mexican edition of Playboy magazine, or the Mexican Edition. We terminated the License Agreement on or about January 29, 1998 due to EC's failure to pay royalties and other amounts due us under the License Agreement. On February 18, 1998, the Editorial Defendants filed a cross-claim against us. Gongora alleged that in December 1996 he entered into an oral agreement with the Editorial Defendants to solicit advertising for the Mexican Edition to be distributed in the United States. The basis of GSI's cross-claim was that it was the assignee of EC's right to distribute the Mexican Edition in the United States and other Spanish-speaking Latin American countries outside of Mexico. On May 31, 2002, a jury returned a verdict against us in the amount of approximately \$4.4 million. Under the verdict, Gongora was awarded no damages. GSI and EC were awarded \$4.1 million in out-of-pocket expenses and approximately \$0.3 million for lost profits, respectively, even though the jury found that EC had failed to comply with the terms of the License Agreement. On October 24, 2002, the trial court signed a judgment against us for \$4.4 million plus pre- and post-judgment interest and costs. On November 22, 2002, we filed post-judgment motions challenging the judgment in the trial court. The trial court overruled those motions and we are vigorously pursuing an appeal with the State Appellate Court sitting in Corpus Christi challenging the verdict. We have posted a bond in the amount of approximately \$7.7 million (which represents the amount of the judgment, costs and estimated pre- and post-judgment interest) in connection with the appeal. We, on advice of legal counsel, believe that it is not probable that a material judgment against us will be sustained. In accordance with Statement 5, Accounting for Contingencies, no liability has been accrued.

22

On May 17, 2001, Logix Development Corporation, or Logix, D. Keith Howington and Anne Howington filed suit in state court in Los Angeles County Superior Court in California against Spice Entertainment Companies, Inc., or Spice, Emerald Media, Inc., or EMI, Directrix, Inc., or Directrix, Colorado Satellite Broadcasting, Inc., New Frontier Media, Inc., J. Roger Faherty, or Faherty, Donald McDonald, Jr., and Judy Savar. On February 8, 2002, plaintiffs

amended the complaint and added as a defendant, Playboy, which acquired Spice in 1999. The complaint alleged 11 contract and tort causes of action arising principally out of a January 18, 1997 agreement between EMI and Logix in which EMI agreed to purchase certain explicit television channels broadcast over C-band satellite. The complaint further sought damages from Spice based on Spice's alleged failure to provide transponder and uplink services to Logix. Playboy and Spice filed a motion to dismiss plaintiffs' complaint. After pre-trial motions, Playboy was dismissed from the case and a number of causes of action were dismissed against Spice. A trial date for the remaining breach of contract claims against Spice was set for December 10, 2003, and then continued, first to February 11, 2004 and then to March 17, 2004. Spice and the plaintiffs filed cross-motions for summary judgment or, in the alternative, for summary adjudication, on September 5, 2003. Those motions were heard on November 19, 2003 and were denied. In February 2004, prior to the trial, Spice and the plaintiffs agreed to a settlement in the amount of \$8.5 million, which we recorded as a charge in the fourth quarter of 2003, \$6.5 million of which was paid in February 2004. The remaining \$2.0 million will be paid in \$1.0 million installments in 2005 and 2006.

On April 12, 2004, Faherty filed suit in the United States District Court for the Southern District of New York against Spice, Playboy, Playboy Enterprises International Inc., or PEII, D. Keith Howington, Anne Howington and Logix. The complaint alleges that Faherty is entitled to statutory and contractual indemnification from Playboy, PEII and Spice. with respect to defense costs and liabilities incurred by Faherty in the litigation described in the preceding paragraph, or the Logix litigation. The complaint further alleges that Playboy, PEII, Spice, D. Keith Howington, Anne Howington and Logix conspired to deprive Faherty of his alleged right to indemnification by excluding him from the settlement of the Logix litigation. On June 18, 2004, a jury entered a special verdict finding Faherty personally liable for \$22,541,846 in damages to the plaintiffs in the Logix litigation. A judgment was entered on the verdict on or around August 2, 2004. We are advised that Faherty intends to file post-trial motions and, if necessary, to appeal the verdict. We are further advised by Faherty's trial counsel that there are grounds to believe that if the jury verdict is reviewed by the trial court in connection with post-trial motions or by the appellate court on appeal, the jury verdict may be reversed or significantly modified to lower the amount of damages. In connection with Faherty's intended appeal of the jury verdict in the Logix litigation, Faherty and Playboy have agreed to seek a temporary stay of the indemnification action filed in the United States District Court for the Southern District of New York. In the event Faherty's indemnification and conspiracy claims go forward against us, we believe they are without merit and that we have good defenses against them. As such, based on the information known to us to date, we do not believe that it is probable that a material judgment against us will result. In accordance with Statement 5, Accounting for Contingencies, no liability has been accrued.

On September 26, 2002, Directrix filed suit in the U.S. Bankruptcy Court in the Southern District of New York against Playboy Entertainment Group, Inc. In the complaint, Directrix alleged that it was injured as a result of the termination of a Master Services Agreement under which Directrix was to perform services relating to the distribution, production and post production of our cable networks and a sublease agreement under which Directrix would have subleased office, technical and studio space at our Los Angeles, California production facility. Directrix also alleged that we breached an agreement under which Directrix had the right to transmit and broadcast certain versions of films through C-band satellite, commonly known as the TVRO market, and Internet distribution. On November 15, 2002, we filed an answer denying Directrix's allegations, along with counterclaims against Directrix relating to the Sublease Agreement and the Master Services Agreement and seeking damages. On May 15, 2003, we filed an amended answer and counterclaims. On July 30, 2003, Directrix moved to dismiss one of the amended counterclaims, and on October 20, 2003, the

Court denied Directrix's motion. Both sides have commenced discovery. We intend to vigorously defend ourselves against Directrix's claims. We believe its claims are without merit and that we have good defenses against them. We believe it is not probable that a material judgment against us will result. In accordance with Statement 5, Accounting for Contingencies, no liability has been accrued.

23

SUBMISSION OF MATTERS TO A VOTE OF SECURITY HOLDERS

Our annual meeting of shareholders was held on May 13, 2004. At the meeting, the following director nominees were elected:

Nominee	Votes For	Votes Withheld
Dennis S. Bookshester	4,543,830	39,273
David I. Chemerow	4,036,273	546,830
Donald G. Drapkin	4,543,752	39 , 351
Christie A. Hefner	4,033,586	549 , 517
Jerome H. Kern	4,543,714	39 , 389
Russell I. Pillar	4,543,852	39 , 251
Sol Rosenthal	4,026,569	556,534
Richard S. Rosenzweig	4,033,012	550,091

Also at the meeting, the holders of our Class A common stock and Class B common stock, each voting as a separate class, approved an amendment to the amended and restated Certificate of Incorporation of Playboy Enterprises, Inc., with voting as set forth below:

	Class A Common St	tock			Class
 Votes For	Votes Against	Votes Withheld	Non-Vote	Votes For	Votes Against
 4,509,666	72,347	1,090		18,028,692	2,841,203

Also at the meeting, the holders of our Class A common stock, who were the only holders entitled to vote on the matter, approved the ratification of Ernst & Young LLP as independent auditors, with voting as set forth below:

Class A Common Stock

	Votes	Votes	Votes
Non-Vote	Withheld	Against	For
N/A	6,044	7 , 769	4,569,290

24

(a) Exhibits

Exhibit Number	Description
3.1	Certificate of Incorporation of Playboy Enterprises, Inc. (incorporated by reference to Exhibit 3 from our quarterly report on Form 10-Q dated March 31, 2003)
3.2	Certificate of Amendment of the Amended and Restated Certificate of Incorporation of Playboy Enterprises, Inc.
10.1*	Playboy Magazine Distribution Agreement dated as of May 4, 2004 between Playboy Enterprises, Inc. and Warner Publisher Services, Inc.
10.2*	Fulfillment and Customer Service Services Agreement dated January 2, 2004 between Infinity Resources, Inc. and Playboy.com, Inc.
10.3	First Amendment to March 11, 2003 Credit Agreement dated July 30, 2004 among PEI Holdings, Inc., each lender from time to time party thereto and Bank of America, N.A. as Agent
10.4	Second Amendment to August 11, 1992 Lease dated June 28, 2004 between Lexington Building Co. LLC and Playboy Enterprises International, Inc.
10.5**	Employment Agreement dated June 4, 2004 regarding employment of James English
31.1	Certification of Chief Executive Officer pursuant to Section 302 of the Sarbanes-Oxley Act of 2002
31.2	Certification of Chief Financial Officer pursuant to Section 302 of the Sarbanes-Oxley Act of 2002
32	Certification pursuant to 18 U.S.C. Section 1350, as adopted pursuant to Section 906 of the Sarbanes-Oxley Act of 2002

- * Portions of this exhibit have been omitted and filed separately with the Securities and Exchange Commission pursuant to a request for confidential treatment pursuant to Rule 24b-2 of the Securities and Exchange Act of 1934.
- ** Management contract
- (b) Reports on Form 8-K

On April 9, 2004, we furnished a Current Report on Form 8-K, dated April 9, 2004, under Item 12., attaching additional financial information relating to our operating performance for fiscal 2003, 2002 and 2001.

On May 6, 2004, we furnished a Current Report on Form 8-K, dated May 6, 2004, under Items 9. and 12., attaching our press release announcing our financial results for the first quarter of 2004.

SIGNATURES

Pursuant to the requirements of Section 13 or 15(d) 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.

PLAYBOY ENTERPRISES, INC.
----(Registrant)

Date: August 9, 2004

By /s/ Linda Havard

Linda G. Havard
Executive Vice President,
Finance and Operations,
and Chief Financial Officer
(Authorized Officer and
Principal Financial and
Accounting Officer)

26