ENTERTAINMENT PROPERTIES TRUST

Form 10-Q May 02, 2006

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

FORM 10-Q

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

For the quarterly period ended March 31, 2006

COMMISSION FILE NUMBER 1-13561

ENTERTAINMENT PROPERTIES TRUST (Exact name of registrant as specified in its charter)

MARYLAND 43-1790877

(State or other jurisdiction (I.R.S. Employer Identification No.) of incorporation or organization)

30 PERSHING ROAD, SUITE 201

KANSAS CITY, MISSOURI 64108
(Address of principal executive office) (Zip Code)

REGISTRANT'S TELEPHONE NUMBER, INCLUDING AREA CODE: (816) 472-1700

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 A LARGE ACCELERATED FILER, AN ACCELERATED FILER OR A NON-ACCELERATED FILER. SEE DEFINITION OF "ACCELERATED FILER AND LARGE ACCELERATED FILER" IN RULE 12B-2 OF THE EXCHANGE ACT.

LARGE ACCELERATED FILER [X] ACCELERATED FILER [] NON-ACCELERATED FILER []

INDICATE BY CHECK MARK WHETHER THE REGISTRANT IS A SHELL COMPANY (AS DEFINED IN RULE 12B-2 OF THE EXCHANGE ACT).

YES [] NO [X]

APPLICABLE ONLY TO CORPORATE ISSUERS:

Indicate the number of shares outstanding of each of the issuer's classes of common stock, as of the latest practicable date.

At May 1, 2006, there were 26,452,620 Common Shares of Beneficial Interest outstanding.

PART I - FINANCIAL INFORMATION

ITEM 1. FINANCIAL STATEMENTS

Distributions in excess of net income

ENTERTAINMENT PROPERTIES TRUST CONSOLIDATED BALANCE SHEETS (DOLLARS IN THOUSANDS EXCEPT PER SHARE DATA)

	MAF	кСН 31,
	(1)	Inaudite
ASSETS		
Rental properties, net of accumulated depreciation of \$119.6 million and \$112.7 million at March 31, 2006 and December 31, 2005, respectively Property under development Mortgage notes and related accrued interest receivable Investment in joint ventures Cash and cash equivalents Restricted cash	\$	1,318 22 61 2 5
Intangible assets, net Deferred financing costs, net Other assets		10 11 28
Total assets	\$ ===	1,465
LIABILITIES AND SHAREHOLDERS' EQUITY		
Liabilities:		
Accounts payable and accrued liabilities Common dividends payable Preferred dividends payable Unearned rents Long-term debt	\$	8 18 2 1 721
Total liabilities		751
Commitments and contingencies Minority interest		5
Shareholders' equity: Common Shares, \$.01 par value; 50,000,000 shares authorized; 27,118,994 and 25,881,647 shares issued at March 31, 2006 and December 31, 2005, respectively Preferred Shares, \$.01 par value; 10,000,000 shares authorized:		747 (15 (3 12

12 (32

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ENTERTAINMENT PROPERTIES TRUST CONSOLIDATED STATEMENTS OF INCOME (UNAUDITED) (DOLLARS IN THOUSANDS EXCEPT PER SHARE DATA)

		THREE MONTHS 2006
Rental revenue Tenant reimbursements	\$	39,130 3,450
Other income		1,463
Mortgage financing interest		1,824
Total revenue		45 , 867
Property operating expense		4,770
Other operating expense General and administrative expense, including share-based		1,038
compensation of \$625 and \$483, respectively		2,481
Costs associated with loan refinancing		673
Interest expense, net		11,239
Depreciation and amortization		7 , 497
Income before gain on sale of land and income from joint ventures		18,169
Gain on sale of land Equity in income from joint ventures		345 184
Equity in theome from joint ventures		
Net income	\$	18,698
Preferred dividend requirements		(2,916)
Net income available to common shareholders	\$ =====	15 , 782
Net income per common share:		
Basic	\$	0.61
Diluted	\$	0.61
Shares used for computation (in thousands):		
Basic		25,690
Diluted		26,030
Dividends per common share	\$	0.6875

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ENTERTAINMENT PROPERTIES TRUST CONSOLIDATED STATEMENTS OF CHANGES IN SHAREHOLDERS' EQUITY (UNAUDITED)

(DOLLARS IN THOUSANDS EXCEPT PER SHARE DATA)

	COMMON STOCK		STOCK PREFERRED STOCK		ADDITIONAL PAID-IN	
	SHARES	PAR	SHARES	PAR	CAPITAL	
Balance at December 31, 2005 Issuance of restricted share grants	25 , 882 83	\$259 1	5 , 500	\$55 -	\$ 700,704 (1)	
Amortization of restricted share grants	-	-	-	-	559	
Share option expense Foreign currency translation adjustment	_	_	_	_	66	
Net income Purchase of 21,308 common shares for	-	_	-	_	_	
treasury	_	_	_	_	-	
Issuances of common shares in Dividend Reinvestment Plan Issuance of common shares, net of costs of \$1.1 million Dividends to common shareholders	4	_	_	_	176	
	1,150	11	-	-	46,202	
(\$0.6875 per share)	_	_	_	_	_	
Dividends to Series A preferred shareholders (\$0.5938 per share) Dividends to Series B preferred shareholders (\$0.4844 per share)	-	-	_	_	-	
		_	-	-	-	
Balance at March 31, 2006	27 , 119	\$271 ====	5,500 =====	\$55 ===	\$ 747,706 ======	
	ACCUMU OTH COMPREH INC	ER	IN EX	IBUTIONS CESS OF INCOME	TOTAL	
Balance at December 31, 2005	\$	13,402	\$	(30,124)	\$666,421	
Issuance of restricted share grants Amortization of restricted share grants Share option expense Foreign currency translation adjustment Net income		- - - (764 -)	- - - 18,698	- 559 66 (764) 18,698	
Purchase of 21,308 common shares for treasury Issuances of common shares in Dividend		-		-	(919)	
Reinvestment Plan Issuance of common shares, net of		-		-	176	
costs of \$1.1 million Dividends to common shareholders		-		_	46,213	
(\$0.6875 per share) Dividends to Series A preferred		_		(18, 183)	(18, 183)	
shareholders (\$0.5938 per share)		-		(1,366)	(1,366)	

TREASURY SHARES

\$ (14,350

\$ (15,269

(919

Dividends to Series B preferred shareholders (\$0.4844 per share)		_		(1,550)	(1,550)
Balance at March 31, 2006	\$	12,638	\$	(32,525)	\$709 , 351
	=====		=====		=======

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ENTERTAINMENT PROPERTIES TRUST CONSOLIDATED STATEMENTS OF COMPREHENSIVE INCOME (UNAUDITED) (DOLLARS IN THOUSANDS)

THREE MONTHS 2006		MARCH 31, 2005
\$ 18,698	\$	15,813
(764)		(1,129)
\$ 17,934	\$	14,684
	2006 \$ 18,698 (764)	\$ 18,698 \$ (764)

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ENTERTAINMENT PROPERTIES TRUST CONSOLIDATED STATEMENTS OF CASH FLOWS (UNAUDITED) (DOLLARS IN THOUSANDS)

Operating activities:

Net income

Adjustments to reconcile net income to net cash provided by operating activities:

Gain on sale of land

Costs associated with loan refinancing

Equity in income from joint ventures

Depreciation and amortization

Amortization of deferred financing costs

Share-based compensation expense to management and trustees

Increase in mortgage note accrued interest receivable

Increase (decrease) in accounts payable and accrued liabilities

Increase (decrease) in unearned rents

Net cash provided by operating activities

Investing activities:

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Acquisition of rental properties and other assets
Net proceeds from sale of real estate
Additions to properties under development
Distributions from joint ventures
Investment in promissory note receivable
Investment in mortgage note receivable

Net cash used in investing activities

Financing activities:

Proceeds from long-term debt facilities
Principal payments on long-term debt
Deferred financing fees paid
Net proceeds from issuances of common shares
Net proceeds from issuance of preferred shares
Purchase of common shares for treasury
Distributions paid to minority interest
Dividends paid to shareholders

Net cash provided by financing activities Effect of exchange rate changes on cash

Net decrease in cash and cash equivalents Cash and cash equivalents at beginning of period

Cash and cash equivalents at end of period

Supplemental schedule of non-cash activity:

Transfer of property under development to rental property
Issuance of shares to management and trustees

Supplemental disclosure of cash flow information:

Cash paid during the period for interest

Cash paid during the period for income taxes

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ENTERTAINMENT PROPERTIES TRUST
NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (UNAUDITED)

1. ORGANIZATION

DESCRIPTION OF BUSINESS

Entertainment Properties Trust (the Company) is a Maryland real estate investment trust (REIT) organized on August 29, 1997. The Company was formed to acquire and develop megaplex theatres, entertainment retail centers (centers generally anchored by an entertainment component such as a megaplex theatre and containing other entertainment-related properties) and other specialty properties. The Company's properties are located in the United States and Canada.

2. SIGNIFICANT ACCOUNTING POLICIES

BASIS OF PRESENTATION

The accompanying unaudited consolidated financial statements of the Company have been prepared in accordance with U.S. generally accepted accounting principles

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for interim financial information and with the instructions to Form 10-Q and Article 10 of Regulation S-X. Accordingly, they do not include all of the information and footnotes required by U.S. generally accepted accounting principles for complete financial statements. In the opinion of management, all adjustments (consisting of normal recurring accruals) considered necessary for a fair presentation have been included. Operating results for the three-month period ended March 31, 2006 are not necessarily indicative of the results that may be expected for the year ending December 31, 2006.

The consolidated balance sheet as of December 31, 2005 has been derived from the audited consolidated balance sheet at that date but does not include all of the information and footnotes required by generally accepted accounting principles for complete financial statements.

For further information, refer to the consolidated financial statements and footnotes thereto included in the Company's annual report on Form 10-K for the year ended December 31, 2005.

CONCENTRATION OF RISK

American Multi-Cinema, Inc. (AMC) is the lessee of a substantial portion (58%) of the megaplex theatre rental properties held by the Company (including joint venture properties) at March 31, 2006 as a result of a series of sale leaseback transactions pertaining to a number of AMC megaplex theatres. A substantial portion of the Company's rental revenues (approximately 59%) result from the rental payments by AMC under the leases, or its parent, AMC Entertainment, Inc. (AMCE), as the guarantor of AMC's obligations under the leases. AMCE has publicly held debt and accordingly, their financial information is publicly available.

SHARE-BASED COMPENSATION

Share Options

During 2004, the Financial Accounting Standards Board (FASB) revised Statement of Financial Accounting Standard (SFAS) No. 123 "Accounting for Stock-Based Compensation." The Company was required to adopt SFAS No. 123R, "Share-Based Payment," beginning January 1, 2006. In compliance with this standard, the Company has recorded share-based compensation expense in the current year related to all options for employees and trustees. The fair value of share options granted under the share incentive plan is determined using the Black-Scholes model. Prior to 2006, the Company accounted for share options granted under its share incentive plan using the fair value recognition provisions of SFAS No. 123 for all awards granted, modified, or settled after January 1, 2003. Prior to January 1, 2003, the Company accounted for share options issued under its share incentive plan under APB Opinion No. 25 "Accounting for Stock Issued to Employees," and, accordingly, recognized no expense for options granted to employees and trustees. Awards under the Company's plan

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vest either immediately or up to a period of 5 years. Share option expense for all options is recognized on a straight-line basis over the vesting period.

The expense related to share options included in the determination of net income for the three months ended March 31, 2006 and 2005 was \$66 thousand and \$29 thousand, respectively. The expense related to share options included in the determination of net income for the three months ended March 31, 2005 was less than that which would have been recognized if the fair value based method had been applied to all awards (as required in SFAS No. 123R). If the fair value

based method had been applied to all outstanding and unvested awards for the three months ended March 31, 2005, total share option expense would have been \$48 thousand. This difference in expense had no effect on either reported basic or reported diluted earnings per share for the three months ended March 31, 2005.

The fair value for all outstanding and unvested awards was estimated at the date of grant using the Black-Scholes option pricing model with the following assumptions: risk-free interest rate of 4.8% and 4.0% for the three months ended March 31, 2006 and 2005, respectively, dividend yield of 5.8% and 6.0% for the three months ended March 31, 2006 and 2005, respectively, volatility factors in the expected market price of the Company's common shares of 21.1% and 20.7% for the three months ended March 31, 2006 and 2005, respectively; and an expected life of the options of eight years.

Restricted Shares

Restricted share awards, which vest over time, are amortized to share-based compensation expense on a straight line basis over the period of vesting. This expense is included in general and administrative expense in the accompanying consolidated statements of income.

RECLASSIFICATIONS

Certain reclassifications have been made to the prior period amounts to conform to the current period presentation.

3. RENTAL PROPERTIES

The following table summarizes the carrying amounts of rental properties as of March 31, 2006 and December 31, 2005 (in thousands):

	MARCH 31, 2006	DECEMBER 31, 2005
Buildings and improvements Furniture, fixtures & equipment Land	\$ 1,102,675 5,237 330,497	\$ 1,068,569 5,240 322,865
	1,438,409	1,396,674
Accumulated depreciation	(119,626)	(112,686)
Total	\$ 1,318,783 =========	\$ 1,283,988

Depreciation expense on rental properties was \$7.3 million and \$6.5 million for the three months ended March 31, 2006 and 2005, respectively.

4. UNCONSOLIDATED REAL ESTATE JOINT VENTURES

At March 31, 2006, the Company had a 20% investment interest in each of two unconsolidated real estate joint ventures, Atlantic-EPR I and Atlantic-EPR II. The Company accounts for its investment in these joint ventures under the equity method of accounting.

The Company recognized income of \$112 and \$106 (in thousands) from its investment in the Atlantic-EPR I joint venture during the first three months of 2006 and 2005, respectively. The Company also received distributions from Atlantic-EPR I of \$129 and \$124 (in thousands) during the first three months of 2006 and 2005, respectively. Condensed financial information for Atlantic-EPR I is as follows as of and for the three months ended March 31, 2006 and 2005 (in thousands):

	2006		2005	
Rental properties, net	\$	29 , 728	30,372	
Cash		141	141	
Long-term debt		16,387	16,691	
Partners' equity		13,375	13,712	
Rental revenue		1,044	1,024	
Net income		525	506	

The Company recognized income of \$72 and \$68 (in thousands) from its investment in the Atlantic-EPR II joint venture during the first three months of 2006 and 2005, respectively. The Company also received distributions from Atlantic-EPR II of \$84 and \$83 (in thousands) during the first three months of 2006 and 2005, respectively. Condensed financial information for Atlantic-EPR II is as follows as of and for the three months ended March 31, 2006 and 2005 (in thousands):

	2006		2005	
Rental properties, net	\$	23,226	23,686	
Cash		87	114	
Long-term debt		14,080	14,339	
Note payable to Entertainment Properties Trust		117	117	
Partners' equity		8 , 937	9,152	
Rental revenue		694	694	
Net income		319	315	

The joint venture agreement for Atlantic-EPR I allows for the Company's partner, Atlantic of Hamburg, Germany (Atlantic), to exchange up to a maximum of 10% of its ownership interest per year in Atlantic-EPR I for common shares of the Company or, at the discretion of the Company, the cash value of those shares as defined in the joint venture agreement. This same provision exists in the Atlantic-EPR II joint venture agreement, except that Atlantic's right to such exchange does not commence until 2007.

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5. SHARE INCENTIVE PLAN

The Company maintains a Share Incentive Plan (the Plan) under which an aggregate of 3,000,000 common shares and options to purchase common shares, subject to adjustment in the event of certain capital events, may be granted. At March 31, 2006, there were 1,478,038 shares available for grant under the Plan.

SHARE OPTIONS

Share options granted under the Plan have exercise prices equal to the fair market value of a common share at the date of grant. The options may be granted for any reasonable term, not to exceed 10 years, and typically become exercisable at a rate of 20% per year over a five - year period. For trustees, share options become exercisable over a one-year period. The Company generally issues new common shares upon option exercise. A summary of the Company's share option activity and related information is as follows:

	NUMBER OF SHARES	 OPTION PRI		E	EIGHTED AVERAGE XERCISE PRICE
Outstanding at					
December 31, 2005	890 , 176	\$ 14.00 - \$	43.75	\$	26.52
Exercised					
Granted	72,823	41.36 -	42.46		42.32
Outstanding at					
March 31, 2006	962 , 999	14.00 -	43.75		27.72
	======				

The weighted average fair value of options granted was \$5.03 and \$3.70 during the three months ended March 31, 2006 and 2005, respectively.

The following table summarizes outstanding options at March 31, 2006:

EXERCISE	OPTIONS	WEIGHTED AVG.	WEIGHTED AVG.	AGGREGATE INTRINSIC VALUE (IN THOUSANDS)
PRICE RANGE	OUTSTANDING	LIFE REMAINING	EXERCISE PRICE	
\$ 14.00 - 19.99 20.00 - 29.99 30.00 - 39.99 40.00 - 43.75	230,811 387,065 147,664 197,459 962,999	4.5 6.6 8.1 9.6 6.9	\$ 27.72	\$ 13,737

The following table summarizes exercisable options at March 31, 2006:

 EXERCISE PRICE RANGE	OPTIONS EXERCISABLE	WEIGHTED AVG. LIFE REMAINING	WEIGHTED AVG. EXERCISE PRICE	AGGREGATE INTRINSIC VALUE (IN THOUSANDS)
\$ 14.00 - 19.99 20.00 - 29.99 30.00 - 39.99 40.00 - 43.75	197,483 198,403 81,512 1,291 478,689	4.4 6.5 8.1 8.8 5.9	\$ 22.45	\$ 9,348
	4/8,689	5.9	\$ 22.45	Ş 9,348

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RESTRICTED SHARES

A summary of the Company's restricted share activity and related information is as follows:

	NUMBER OF SHARES	WEIGHTED AVERAGE GRANT DATE FAIR VALUE	WEIGHTED AVERAGE LIFE REMAINING
Outstanding at			
December 31, 2005	140,133	\$ 35.32	
Granted	83,205	41.36	
Vested	53 , 784	31.49	
Outstanding at			
March 31, 2006	169,554	39.50	2.00
	======		

The holders of restricted shares have voting rights and receive dividends from the date of grant. These shares vest ratably over a period of three to five years. The Company records share-based compensation expense pertaining to these restricted shares on a straight line basis over the period of vesting. This expense is included in general and administrative expense in the accompanying consolidated statements of income. Total share-based compensation expense related to the restricted shares recorded for the three months ended March 31, 2006 and 2005 was \$559 thousand and \$454 thousand, respectively. At March 31, 2006, unamortized share-based compensation expense related to non-vested restricted shares was \$6.1 million.

6. EARNINGS PER SHARE

The following table summarizes the Company's common shares used for computation of basic and diluted earnings per share (in thousands except per share information):

	THREE MONTHS ENDED MARCH 31, 2006				
		INCOME	SHARES (DENOMINATOR)		SHARE MOUNT
Basic earnings: Income available to common shareholders Effect of dilutive securities:	\$	15,782	25,690	\$	0.61
Share options Non-vested common share grants		-	315		-
non voccou common charc grands		-	25		-
Diluted earnings	\$	15 , 782	26,030	\$	0.61
	===		======	===	:=====

	THREE MONTHS ENDED MARCH 31, 2005				
	INCOME (NUMERATOR)		SHARES (DENOMINATOR)	PER SHAF AMOUNI	
Basic earnings:					
Income available to common shareholders Effect of dilutive securities:	\$	13,207	24,975	\$	0.53
Share options		_	443		(0.01)
Non-vested common share grants		_	78		-
Diluted earnings	\$	13,207	25 , 496	\$	0.52
	===	=======	======	===	

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7. PROPERTY ACQUISITIONS

On March 30, 2006, the Company acquired, through a wholly-owned subsidiary, two megaplex theatre properties in Garland, Texas and Columbia, Maryland. The Firewheel 18 and Columbia 14 are both operated by AMC and were acquired for a total cost of approximately \$35.0 million. Of this cost, the Company allocated \$14.8 million to the building and \$8.0 million to the land at Firewheel 18. For Columbia 14, the company allocated \$12.2 million to the building. As Columbia 14 is subject to a third-party ground lease, for which the tenant is responsible, no amount was allocated to land. Both theatres are leased under long-term triple-net leases.

8. INVESTMENT IN MORTGAGE NOTES

On June 1, 2005, a wholly-owned subsidiary of the Company provided a secured mortgage construction loan of \$47 million Canadian (US \$37.5 million) to Metropolis Limited Partnership (the Partnership). The Partnership was formed for the purpose of developing a 13 level entertainment retail center in downtown Toronto, Ontario, Canada. The Partnership consists of the developer of the center as general partner and two limited partner pension funds. It is anticipated that the development will be completed in 2008 at a total cost of approximately \$272 million Canadian, including all capitalized costs, and will contain approximately 360,000 square feet of net rentable area (excluding signage).

This mortgage note receivable bears interest at 15% and has a stated maturity of June 2, 2010. The note is senior to all other Partnership debt at March 31, 2006. The Partnership has an agreement with a bank to provide a first mortgage construction loan to the Partnership of up to \$106 million. The bank construction financing will be senior to the Company's mortgage note.

In the original loan agreement, no principal or interest payments were due prior to November 30, 2007 at which time a 25% principal payment was due along with all accrued interest to date (defined as the "Option Due Date Amount"). The Partnership also had an option on November 30, 2007 (the "Option Date") to either pay off the note in full including all accrued interest, without penalty, or to extend the Option Due Date Amount by an additional 12 months, in which case the Option Date would be November 30, 2008. The Partnership could also prepay the note (in full only, including all accrued interest) at any other time with prepayment penalties as defined in the agreement.

On March 3, 2006, the Company invested an additional \$8.7 million Canadian (U.S. \$7.7 million) in this mortgage note receivable and the original mortgage note was amended and restated. No principal or interest payments on the mortgage note receivable are now due prior to May 31, 2008. In addition, the Option Date was changed to May 31, 2008 and the Partnership's extension right was reduced from 12 months to 6 months such that the outside Option Date remains November 30, 2008. The additional \$8.7 million Canadian bears interest at 15% and has a stated maturity of February 9, 2011. If not paid in full by May 31, 2008, interest is payable monthly beginning in June 2008. The Company received a loan origination fee at closing of \$400,000 Canadian which is being amortized as additional mortgage financing interest income over the term of the loan.

On the maturity date or any other date that the Partnership elects to prepay the note in full, the Company has the option to purchase a 50% equity interest in the Partnership or alternative joint venture vehicle that is established. The purchase price stipulated in the option is based on estimated fair market value of the entertainment retail center at the time of exercise, defined as the then existing stabilized net operating income capitalized at a pre-determined rate. A subscription agreement governs the terms of the cash flow sharing with the other partners should the Company elect to become an owner.

The carrying value of the Company's mortgage note receivable at March 31, 2006 was US \$53.1 million, including related accrued interest receivable of US \$5.4 million. Cost overruns of the project, if any, are the responsibility of the Partnership. The Company has no obligation to fund any additional amounts, and has no other guarantees of any kind related to the project.

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Additionally, on March 10, 2006, a wholly-owned subsidiary of the Company provided a secured mortgage loan of \$8.0 million to SNH Development, Inc. The secured property is the Crotched Mountain Ski Resort located in Bennington, New Hampshire. The property serves the Boston and Southern New Hampshire markets and has approximately 45 acres of skiing terrain that is serviced by nine lifts. The carrying value of this mortgage note receivable at March 31, 2006 was \$8.1 million, including related accrued interest receivable. This loan is guaranteed by Peak Resorts, Inc., which operates the property, and has a maturity date of March 10, 2027. Monthly interest payments are made to the Company and the unpaid principal balance initially bears interest at 9.25% per annum. Annually, this interest rate increases based on a formula dependent in part on increases in the Consumer Price Index (CPI).

9. AMENDMENT AND RESTATEMENT OF CREDIT FACILITY

On January 31, 2006, the Company amended and restated its secured revolving variable rate credit facility to increase the size of the facility to \$200 million from \$150 million and reduce the interest rate charged on the facility from rates ranging from LIBOR plus 175 to 250 basis points to LIBOR plus 130 to 175 basis points. The facility was also converted from a secured to an unsecured facility. The unsecured revolving variable rate credit facility has a three year term expiring in 2009 with a one year extension available at the Company's option. As a result of this amendment and restatement, the Company expensed certain unamortized financing costs, totaling approximately \$673 thousand, in the first quarter of 2006.

10. MORTGAGE NOTES PAYABLE

On February 10, 2006, the Company paid off approximately \$109 million in mortgage notes payable that had matured using funds from related debt service escrow deposits, borrowings under the Company's amended and restated unsecured

revolving variable rate credit facility and approximately \$44 million in proceeds from the refinancing of two of the theatres originally included as security for those mortgage notes payable. The new mortgage loans bear interest at 5.84%, mature on March 6, 2016 and require monthly principal and interest payments totaling \$279 thousand with a final principal payment at maturity totaling \$33.9 million.

11. COMMON SHARE OFFERING

On February 8, 2006, the Company issued 1,000,000 common shares at \$41.25 per share in a registered public offering. The underwriter of this offering subsequently exercised an option to purchase an additional 150,000 common shares at \$41.25 per share which closed on February 15, 2006. Total net proceeds to the Company after expenses were approximately \$46.2 million.

12. COMMITMENTS AND CONTINGENCIES

As of March 31, 2006, the Company had six theatre development projects under construction for which it has agreed to either finance the development costs or purchase the theatre upon completion. The properties are being developed by the prospective tenants. These theatres are expected to have a total of 95 screens and their development costs (including land) are expected to be approximately \$88.2 million. Through March 31, 2006, the Company has invested \$33.3 million in these projects (including land), and has commitments to fund approximately \$54.9 million of additional improvements. Development costs are advanced by the Company either in periodic draws or upon successful completion of construction. If the Company determines that construction is not being completed in accordance with the terms of the development agreement, the Company can discontinue funding construction draws or refuse to purchase the completed theatre. The Company has agreed to lease the theatres to the operators at pre-determined rates.

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

The following discussion should be read in conjunction with the Consolidated Financial Statements and Notes thereto included in this quarterly report on Form 10-Q. The forward-looking statements included in this discussion and elsewhere in this Form 10-Q involve risks and uncertainties, including anticipated financial performance, business prospects, industry trends, shareholder returns, performance of leases by tenants and other matters, which reflect management's best judgment based on factors currently known. Actual results and experience could differ materially from the anticipated results and other expectations expressed in our forward-looking statements as a result of a number of factors, including but not limited to those discussed in Item 1A, "Risk Factors" in our annual report on Form 10-K for the year ended December 31, 2005.

OVERVIEW

Our primary business strategy is to purchase real estate (land, buildings and other improvements) that we lease to operators of destination-based entertainment and entertainment-related properties. As of March 31, 2006, we had invested approximately \$1.4 billion (before accumulated depreciation) in 69 megaplex theatre properties and various restaurant, retail and other properties located in 26 states and Ontario, Canada. As of March 31, 2006, we had invested approximately \$22.1 million in development land and construction in progress for real-estate development. Also, as of March 31, 2006, we had invested approximately US \$53.1 million (including accrued interest) in mortgage financing for the development of a new entertainment retail center located in downtown Toronto, Ontario, Canada, and \$8.1 million (including accrued interest)

in mortgage financing for the Crotched Mountain Ski Resort located in Bennington, New Hampshire.

Substantially all of our single-tenant properties are leased pursuant to long-term, triple-net leases, under which the tenants typically pay all operating expenses of a property, including, but not limited to, all real estate taxes, assessments and other governmental charges, insurance, utilities, repairs and maintenance. A majority of our revenues are derived from rents received or accrued under long-term, triple-net leases. Tenants at our multi-tenant properties are required to pay common area maintenance charges to reimburse us for their pro rata portion of these costs.

We incur general and administrative expenses including compensation expense for our executive officers and other employees, professional fees and various expenses incurred in the process of identifying, evaluating, acquiring and financing additional properties. We are self-administered and managed by our trustees, executive officers and other employees. Our primary non-cash expense is the depreciation of our properties. We depreciate buildings and improvements on our properties over a five-year to 40-year period for tax purposes and financial reporting purposes.

Our property acquisitions and development financing commitments are financed by cash from operations, borrowings under our unsecured revolving variable rate credit facility, long-term mortgage debt and the sale of equity securities. It has been our strategy to structure leases and financings to ensure a positive spread between our cost of capital and the rentals paid by our tenants. We have primarily acquired or developed new properties that are pre-leased to a single tenant or multi-tenant properties that have a high occupancy rate. We do not typically develop or acquire properties on a speculative basis or that are not significantly pre-leased. We have also entered into joint ventures formed to own and lease single properties, and have provided mortgage note financing for a new development in Canada and a ski resort in New Hampshire as described above. We intend to continue entering into some or all of these types of arrangements in the foreseeable future.

Our primary challenges have been locating suitable properties, negotiating favorable lease and financing terms, and managing our portfolio as we have continued to grow. Because of our emphasis on the entertainment sector of the real estate industry and the knowledge and industry relationships of our management, we have enjoyed favorable opportunities to acquire, finance and lease properties. We believe those opportunities will continue during the remainder of 2006.

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CRITICAL ACCOUNTING POLICIES

The preparation of financial statements in conformity with accounting principles generally accepted in the United States requires management to make estimates and assumptions in certain circumstances that affect amounts reported in the accompanying consolidated financial statements and related notes. In preparing these financial statements, management has made its best estimates and assumptions that affect the reported assets and liabilities. The most significant assumptions and estimates relate to revenue recognition, depreciable lives of the real estate, the valuation of real estate, accounting for real estate acquisitions and estimating reserves for uncollectible receivables. Application of these assumptions requires the exercise of judgment as to future uncertainties and, as a result, actual results could differ from these estimates.

Revenue Recognition

Rents that are fixed and determinable are recognized on a straight-line basis over the minimum terms of the leases. Base rent escalation in other leases is dependent upon increases in the Consumer Price Index (CPI) and accordingly, management does not include any future base rent escalation amounts on these leases in current revenue. Most of our leases provide for percentage rents based upon the level of sales achieved by the tenant. These percentage rents are recognized once the required sales level is achieved.

Real Estate Useful Lives

We are required to make subjective assessments as to the useful lives of our properties for the purpose of determining the amount of depreciation to reflect on an annual basis with respect to those properties. These assessments have a direct impact on our net income. Depreciation and amortization are provided on the straight-line method over the useful lives of the assets, as follows:

Buildings Tenant improvements 40 years
Base term of
lease or useful
life, whichever
is shorter
3 to 7 years

Furniture, fixtures and equipment

Impairment of Real Estate Values

We are required to make subjective assessments as to whether there are impairments in the value of our rental properties. These estimates of impairment may have a direct impact on our consolidated financial statements.

We apply the provisions of Statement of Financial Accounting Standards (SFAS) No. 144, Accounting for the Impairment or Disposal of Long-Lived Assets. We assess the carrying value of our rental properties whenever events or changes in circumstances indicate that the carrying amount of a property may not be recoverable. Certain factors that may occur and indicate that impairments may exist include, but are not limited to: underperformance relative to projected future operating results, tenant difficulties and significant adverse industry or market economic trends. No such indicators existed during the first three months of 2006. If an indicator of possible impairment exists, a property is evaluated for impairment by comparing the carrying amount of the property to the estimated undiscounted future cash flows expected to be generated by the property. If the carrying amount of a property exceeds its estimated future cash flows on an undiscounted basis, an impairment charge is recognized in the amount by which the carrying amount of the property exceeds the fair value of the property. Management estimates fair value of our rental properties based on projected discounted cash flows using a discount rate determined by management to be commensurate with the risk inherent in the Company. Management did not record any impairment charges in the first three months of 2006.

Real Estate Acquisitions

Upon acquisitions of real estate properties, we make subjective estimates of the fair value of acquired tangible assets (consisting of land, building, tenant improvements, and furniture, fixtures and equipment) and identified intangible assets

and liabilities (consisting of above and below market leases, in-place leases, tenant relationships and assumed financing that is determined to be above or below market terms) in accordance with Statement of Financial Accounting Standards (SFAS) No.141, Business Combinations. We utilize methods similar to those used by independent appraisers in making these estimates. Based on these estimates, we allocate the purchase price to the applicable assets and liabilities. These estimates have a direct impact on our net income.

Allowance for Doubtful Accounts

Management makes quarterly estimates of the collectibility of its accounts receivable related to base rents, tenant escalations and reimbursements and other revenue or income. Management specifically analyzes tenant receivables, historical bad debts, customer credit worthiness, current economic trends and changes in customer payment terms when evaluating the adequacy of its allowance for doubtful accounts. In addition, when tenants are in bankruptcy, management makes estimates of the expected recovery of pre-petition administrative and damage claims. These estimates have a direct impact on our net income.

RECENT DEVELOPMENTS

Following are our significant developments during the three months ended March 31, 2006.

On January 31, 2006, we amended and restated our secured revolving variable rate credit facility to increase the size of the facility to \$200 million from \$150 million and reduce the interest rate charged on the facility from rates ranging from LIBOR plus 175 to 250 basis points to LIBOR plus 130 to 175 basis points. The facility was also converted from a secured to an unsecured facility. The unsecured revolving variable rate credit facility has a three year term expiring in 2009 with a one year extension available at our option. As a result of this amendment and restatement, we expensed certain unamortized financing costs, totaling approximately \$673 thousand, in the first quarter of 2006.

On February 8, 2006, we issued 1,000,000 common shares at \$41.25 per share in a registered public offering. The underwriter of this offering subsequently exercised an option to purchase an additional 150,000 common shares at \$41.25 per share which closed on February 15, 2006. Total net proceeds after expenses were approximately \$46.2 million.

On February 10, 2006, we paid off approximately \$109 million in mortgage notes payable that had matured using funds from related debt service escrow deposits, borrowings under our amended and restated unsecured revolving variable rate credit facility and approximately \$44 million in proceeds from the refinancing of two of the theatres originally included as security for those mortgage notes payable. The new mortgage loans bear interest at 5.84%, mature on March 6, 2016 and require monthly principal and interest payments totaling \$279 thousand with a final principal payment at maturity totaling \$33.9 million.

On March 3, 2006, we invested an additional \$8.7 million Canadian (U.S. \$7.7 million) in the secured mortgage construction loan to Metropolis Limited Partnership (the Partnership) and the original mortgage note was amended and restated. No principal or interest payments on the mortgage note receivable are now due prior to May 31, 2008. In addition, the Option Date was changed to May 31, 2008 and the Partnership's extension right was reduced from 12 months to 6 months such that the outside Option Date remains November 30, 2008. The additional \$8.7 million Canadian bears interest at 15% and has a stated maturity of February 9, 2011. Interest is payable monthly beginning in June 2008. We received a loan origination fee at closing of \$400,000 Canadian which is being amortized as additional mortgage financing interest income over the term of the loan. All other terms of the mortgage note remain unchanged. (For further information, see Note 8 to the consolidated financial statements in this Form

10-Q).

On March 10, 2006, we provided a secured mortgage loan of \$8.0 million to SNH Development, Inc. The secured property is the Crotched Mountain Ski Resort located in Bennington, New Hampshire. The property serves the Boston and Southern New Hampshire markets and has approximately 45 acres of skiing terrain that is serviced by nine lifts. This loan is guaranteed by Peak Resorts, Inc., which operates the property, and has a maturity date of March 10, 2027. Monthly interest

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payments are made by the borrower and the unpaid principal balance initially bears interest at 9.25% per annum. Annually, this interest rate increases based on a formula dependent in part on increases in CPI.

On March 30, 2006, we acquired two megaplex theatre properties in Garland, Texas and Columbia, Maryland. The Firewheel 18 and Columbia 14 are both operated by AMC and were acquired for a total cost of approximately \$35.0 million. Of this cost, we allocated \$14.8 million to the building and \$8.0 million to the land at Firewheel 18. For Columbia 14, \$12.2 million was allocated to the building. As Columbia 14 is subject to a third-party ground lease, for which the tenant is responsible, no amount was allocated to land. The theatres are leased under long-term triple-net leases.

RESULTS OF OPERATIONS

THREE MONTHS ENDED MARCH 31, 2006 COMPARED TO THREE MONTHS ENDED MARCH 31, 2005

Rental revenue was \$39.1 million for the three months ended March 31, 2006 compared to \$34.2 million for the three months ended March 31, 2005. The \$4.9 million increase resulted primarily from the property acquisitions and developments completed in 2005 and 2006 and base rent increases on existing properties. Percentage rents of \$469 thousand and \$558 thousand were recognized during the three months ended March 31, 2006 and 2005, respectively. Straight line rents of \$492 thousand and \$512 thousand were recognized during the three months ended March 31, 2006 and 2005, respectively. As of March 31, 2006 and 2005, the receivable for straight-line rents was \$5.2 million and \$2.0 million, respectively.

Tenant reimbursements totaled \$3.5 million for the three months ended March 31, 2006 compared to \$3.0 million for the three months ended March 31, 2005. These tenant reimbursements arise from the operations of our retail centers. The \$0.5 million increase is due primarily to the acquisition of the retail center in Burbank, California on March 31, 2005.

Other income was \$1.5 million for the three months ended March 31, 2006 compared to \$0.8 million for the three months ended March 31, 2005. Of the increase of \$0.7 million, \$0.3 million relates to revenues from a restaurant in Southfield, Michigan opened in September 2005, which is operated through a wholly-owned taxable REIT subsidiary. The remaining increase of \$0.4 million relates to the recognition of a gain resulting from an insurance claim. As a result of the hurricane events of October 2005, one non triple-net retail property in Pompano Beach, Florida suffered significant damage to its roof. The insurance company has agreed to reimburse us for the replacement of the roof less our deductible.

Mortgage financing interest for the three months ended March 31, 2006 was \$1.8 million and related to interest income from mortgage note financing we provided for an entertainment retail center in Canada and a ski resort in Bennington, New Hampshire in June of 2005 and March of 2006, respectively (described in Note 8 to the consolidated financial statements in this Form 10-Q). No such revenue was

recognized in the first quarter of 2005.

Our property operating expense totaled \$4.8 million for the three months ended March 31, 2006 compared to \$3.9 million for the three months ended March 31, 2005. These property operating expenses arise from the operations of our retail centers. The \$0.9 million increase is due primarily to the acquisition of the retail center in Burbank, California on March 31, 2005, and increases in property taxes and other property operating expenses at certain of these properties.

Other operating expense totaled \$1.0 million for the three months ended March 31, 2006 compared to \$0.6 million for the three months ended March 31, 2005. The increase of \$0.4 million relates to expenses from a restaurant in Southfield, Michigan opened in September 2005, which is operated through a wholly-owned taxable REIT subsidiary.

Our general and administrative expense, including share-based compensation, totaled \$2.5 million for the three months ended March 31, 2006 compared to \$1.7 million for the three months ended March 31, 2005. The \$0.8 million increase is due primarily to payroll and related expenses attributable to increases in base compensation, additional employees, certain employee benefits, grants of restricted shares to management and payroll taxes related to the vesting of restricted shares.

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Costs associated with loan refinancing for the three months ended March 31, 2006 were \$673 thousand. These costs related to the amendment and restatement of our revolving variable rate credit facility and consisted of the write-off of \$673 thousand of certain unamortized financing costs. No such costs were incurred during the three months ended March 31, 2005.

Our net interest expense increased by \$1.7 million to \$11.2 million for the three months ended March 31, 2006 from \$9.5 million for the three months ended March 31, 2005. The increase in net interest expense primarily resulted from increases in long-term debt used to finance real estate acquisitions and increases in the interest rates associated with our borrowings under the unsecured revolving variable rate credit facility.

Depreciation and amortization expense totaled \$7.5 million for the three months ended March 31, 2006 compared to \$6.5 million for the same period in 2005. The \$1.0 million increase resulted primarily from the property acquisitions completed in 2006 and 2005.

The gain on sale of land of \$345 thousand for the three months ended March 31, 2006 was due to the sale of an acre of land that was originally purchased along with one of our megaplex theatres. There was no gain on sale of land recognized for the three months ended March 31, 2005.

Preferred dividend requirements for the three months ended March 31, 2006 were \$2.9 million compared to \$2.6 million for the same period in 2005. The \$0.3 million increase is due to the issuance of 3.2 million Series B preferred shares in January of 2005.

LIQUIDITY AND CAPITAL RESOURCES

Cash and cash equivalents were \$5.8 million at March 31, 2006. In addition, we had restricted cash of \$5.4 million at March 31, 2006 required in connection with debt service, payment of real estate taxes and capital improvements.

Mortgage Debt and Credit Facilities

As of March 31, 2006, we had total debt outstanding of \$721.0 million. As of March 31, 2006, \$581.5 million of debt outstanding was fixed rate mortgage debt secured by a substantial portion of our rental properties, with a weighted average interest rate of approximately 5.9%.

At March 31, 2006, we had \$139.5 million in debt outstanding under our \$200.0 million unsecured revolving variable rate credit facility, with interest at a floating rate. The credit facility matures in January of 2009.

Our principal investing activity is the purchase and development of rental property, which has generally been financed with mortgage debt and the proceeds from equity offerings. Our unsecured revolving variable rate credit facility is also used to finance the acquisition or development of properties. Continued growth of our rental property portfolio will depend in part on our continued ability to access funds through additional borrowings and equity security offerings.

Liquidity Requirements

Short-term liquidity requirements consist primarily of normal recurring corporate operating expenses, debt service requirements and distributions to shareholders. We meet these requirements primarily through cash provided by operating activities. Cash provided by operating activities was \$25.0 million for the three months ended March 31, 2006 and \$23.4 million for the three months ended March 31, 2005. We anticipate that our cash on hand, cash from operations, and funds available under our unsecured revolving variable rate credit facility will provide adequate liquidity to fund our operations,

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make interest and principal payments on our debt, and allow distributions to our shareholders and avoidance of corporate level federal income or excise tax in accordance with Internal Revenue Code requirements for qualification as a REIT.

We had six theatre projects under construction at March 31, 2006. The properties are being developed by and have been pre-leased to the prospective tenants under long-term triple-net leases. The cost of development is paid by us either in periodic draws or upon successful completion of construction. The related timing and amount of rental payments to be received by us from tenants under the leases correspond to the timing and amount of funding by us of the cost of development. These theatres will have a total of 95 screens and their total development costs (including land) will be approximately \$88.2 million. Through March 31, 2006, we have invested \$33.3 million in these projects (including land), and have commitments to fund an additional \$54.9 million in improvements. We plan to fund development primarily with funds generated by debt financing and/or equity offerings. If we determine that construction is not being completed in accordance with the terms of the development agreement, we can discontinue funding construction draws or refuse to purchase the completed theatre.

As further described in Note 11 to the consolidated financial statements in this Form 10-Q, we completed an offering of common shares in February 2006, generating net proceeds (after expenses) of \$46.2 million. We used proceeds from this offering to reduce borrowings under the Company's unsecured revolving variable rate credit facility and for other corporate purposes.

Off Balance Sheet Arrangements

At March 31, 2006, we had a 20% investment interest in two unconsolidated real estate joint ventures, Atlantic-EPR I and Atlantic-EPR II, which are accounted for under the equity method of accounting. We do not anticipate any material

impact on our liquidity as a result of any commitments that may arise involving those joint ventures. We recognized income of \$112 and \$106 (in thousands) from our investment in the Atlantic-EPR I joint venture during the three months ended March 31, 2006 and 2005, respectively. We also recognized income of \$72 and \$68 (in thousands) from our investment in the Atlantic-EPR II joint venture during the three months ended March 31, 2006 and 2005, respectively. Condensed financial information for the Atlantic-EPR I and Atlantic-EPR II joint ventures is included in Note 4 to the consolidated financial statements included as part of this Form 10-0.

The joint venture agreement for Atlantic-EPR I allows our partner, Atlantic of Hamburg, Germany (Atlantic), to exchange up to a maximum of 10% of its ownership interest per year in Atlantic-EPR I for our common shares or, at our discretion, the cash value of those shares as defined in the joint venture agreement. This same provision exists in the Atlantic-EPR II joint venture agreement, except that Atlantic's right to such exchange does not commence until 2007.

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FUNDS FROM OPERATIONS (FFO)

The National Association of Real Estate Investment Trusts (NAREIT) developed FFO as a relative non-GAAP financial measure of performance and liquidity of an equity REIT in order to recognize that income-producing real estate historically has not depreciated on the basis determined under GAAP. FFO is a widely used measure of the operating performance of real estate companies and is provided here as a supplemental measure to Generally Accepted Accounting Principles (GAAP) net income available to common shareholders and earnings per share. FFO, as defined under the revised NAREIT definition and presented by us, is net income, computed in accordance with GAAP, excluding gains and losses from sales of depreciable operating properties, plus real estate related depreciation and amortization, and after adjustments for unconsolidated partnerships, joint ventures and other affiliates. Adjustments for unconsolidated partnerships, joint ventures and other affiliates are calculated to reflect FFO on the same basis. FFO is a non-GAAP financial measure. FFO does not represent cash flows from operations as defined by GAAP and is not indicative that cash flows are adequate to fund all cash needs and is not to be considered an alternative to net income or any other GAAP measure as a measurement of the results of our operations or our cash flows or liquidity as defined by GAAP.

The following tables summarize our FFO for the three month periods ended March $31\ 2006$ and 2005 (in thousands):

	THREE	E MONTHS	ENDED	MARCH	31,
	2006		2005		
Net income available to common shareholders Add: Real estate depreciation and amortization Add: Allocated share of joint venture depreciation	\$	15,782 7,295 61	\$,207 ,460 59
FFO available to common shareholders	====	23,138	====:	19,	,726 ====
FFO per common share: Basic Diluted	\$	0.90			0.79 0.77

Shares used for computation (in thousands):

Basic		25 , 690		24 , 975		
Diluted	26,030			25,496		
Other financial information:						
Straight-lined rental revenue	\$	492	\$	512		

IMPACT OF RECENTLY ISSUED ACCOUNTING STANDARDS

EITF 04-5, "Determining Whether a General Partner, or the General Partners as a Group, Controls a Limited Partnership or Similar Entity when the Limited Partners Have Certain Rights," became effective in June 2005 for general partners of all new limited partnerships formed and for existing limited partnerships for which the partnership agreements are modified. For general partners in all other limited partnerships, this guidance is effective no later than the beginning of the first reporting period in fiscal years beginning after December 31, 2005. We adopted EITF 04-5 in 2005. The implementation of EITF 04-5 did not have any effect on our first quarter 2006 financial statements.

FORWARD LOOKING INFORMATION

Cautionary statement regarding forward-looking information

With the exception of historical information, this quarterly report on Form 10-Q contains forward-looking statements as defined in the Private Securities Litigation Reform Act of 1995 and identified by such words as "will be," "intend," "continue," "believe," "may," "expect," "hope," "anticipate," "goal," "forecast," or other comparable terms. Our actual financial condition, results of operations or business may vary materially from those contemplated by such forward-looking statements and involve various risks and uncertainties, including but not limited to those discussed under Item 1A, "Risk Factors" in our annual report on Form 10-K for the year ended December 31, 2005. Investors are cautioned not to place undue reliance on any forward-looking statements.

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ITEM 3. QUANTITATIVE AND QUALITATIVE DISCLOSURES ABOUT MARKET RISK

We are exposed to market risks, primarily relating to potential losses due to changes in interest rates. We seek to mitigate the effects of fluctuations in interest rates by matching the term of new investments with new long-term fixed rate borrowings whenever possible. We also have a \$200 million unsecured revolving line of credit that bears interest at a floating rate that we use to acquire properties and finance our development commitments.

We are subject to risks associated with debt financing, including the risk that existing indebtedness may not be refinanced or that the terms of such refinancing may not be as favorable as the terms of current indebtedness. The majority of our borrowings are subject to mortgages or contractual agreements which limit the amount of indebtedness we may incur. Accordingly, if we are unable to raise additional equity or borrow money due to these limitations, our ability to acquire additional properties may be limited.

ITEM 4. CONTROLS AND PROCEDURES

EVALUATION OF DISCLOSURE CONTROLS AND PROCEDURES

We have established disclosure controls and procedures to ensure that material information relating to the Company, including its consolidated subsidiaries, is made known to the officers who certify our financial reports and to other members of senior management and the Board of Trustees. A review and evaluation

was performed by our management, including the Company's Chief Executive Officer (the "CEO") and Chief Financial Officer (the "CFO"), of the effectiveness of the design and operation of our disclosure controls and procedures as of March 31, 2006. Based on that review and evaluation, the CEO and CFO have concluded that our current disclosure controls and procedures, as designed and implemented, were effective. There were no significant deficiencies or material weaknesses identified in the course of such review and evaluation and, therefore, no corrective measures were taken by us.

CHANGE IN INTERNAL CONTROL OVER FNANCIAL REPORTING

Effective January 1, 2006, we implemented a new general ledger system. As part of the implementation, we modified our internal control over financial reporting to align our internal controls with the new technology. This new technology improves the efficiency of our operations and further strengthens our internal control over financial reporting.

PART II - OTHER INFORMATION

ITEM 1 . LEGAL PROCEEDINGS

Other than routine litigation and administrative proceedings arising in the ordinary course of business, we are not presently involved in any litigation nor, to our knowledge, is any litigation threatened against us or our properties, which is reasonably likely to have a material adverse effect on our liquidity or results of operations.

ITEM 1A. RISK FACTORS

There were no material changes during the quarter from the risk factors previously discussed in Item 1A, "Risk Factors" in our annual report on Form 10-K for the year ended December 31, 2005.

ITEM 2 . UNREGISTERED SALE OF EQUITY SECURITIES AND USE OF PROCEEDS

None

ITEM 3 . DEFAULTS UPON SENIOR SECURITIES

None.

ITEM 4 . SUBMISSION OF MATTERS TO A VOTE OF SECURITY HOLDERS

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None.

ITEM 5 . OTHER INFORMATION

None.

ITEM 6 . EXHIBITS

- 31.1 Certification of Chief Executive Officer pursuant to Section 302 of the Sarbanes-Oxley Act
- 31.2 Certification of Chief Financial Officer pursuant to Section 302 of the Sarbanes-Oxley Act
- 32 Certifications furnished pursuant to Section 906 of the Sarbanes-Oxley Act.

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.

ENTERTAINMENT PROPERTIES TRUST

Dated: May 2, 2006 By /s/ David M. Brain

David M. Brain, President -

Chief Executive Officer and Trustee

Dated: May 2, 2006 By /s/ Fred L. Kennon

Fred L. Kennon, Vice President -

Chief Financial Officer

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