

**IN THE UNITED STATES BANKRUPTCY COURT
FOR THE DISTRICT OF DELAWARE**

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| In re: |) | Chapter 11 |
| |) | |
| TROPICANA ENTERTAINMENT, LLC, <i>et al.</i> , ¹ |) | Case No. 08-10856 (KJC) |
| |) | |
| Debtors. |) | Jointly Administered |
| |) | |
| |) | Re: Docket Nos. 1866, 1953, 1963, and 2487 |

**FOURTH NOTICE OF AMENDMENT TO PLAN SUPPLEMENT IN SUPPORT
OF DEBTORS' FIRST AMENDED JOINT PLAN OF REORGANIZATION OF
TROPICANA ENTERTAINMENT, LLC AND CERTAIN OF ITS DEBTOR
AFFILIATES UNDER CHAPTER 11 OF THE BANKRUPTCY CODE**

PLEASE TAKE NOTICE that on April 10, 2009, debtor Tropicana Entertainment, LLC and certain of its debtor affiliates, the above-captioned debtors and debtors in possession (collectively, the "OpCo Debtors") filed their *Plan Supplement in Support of Debtors' First Amended Joint Plan of Reorganization of Tropicana Entertainment, LLC and Certain of Its Debtor Affiliates Under Chapter 11 of the Bankruptcy Code* [Docket No. 1866] (the "Plan Supplement").

PLEASE TAKE FURTHER NOTICE that on May 1, 2009, the OpCo Debtors filed their *Notice of Amendment to Plan Supplement in Support of Debtors' First Amended Joint Plan of Reorganization of Tropicana Entertainment, LLC and Certain of Its Debtor Affiliates Under*

¹ The OpCo Debtors in these Chapter 11 Cases, along with the last four digits of each OpCo Debtor's federal tax identification number, are: Adamar Garage Corporation (1225); Argosy of Louisiana, Inc. (5121); Atlantic-Deauville Inc. (2629); Aztar Corporation (6534); Aztar Development Corporation (0834); Aztar Indiana Gaming Company, LLC (5060); Aztar Indiana Gaming Corporation (1802); Aztar Missouri Gaming Corporation (8819); Aztar Riverboat Holding Company, LLC (5055); Catfish Queen Partnership in Commendam (4791); Centroplex Centre Convention Hotel, L.L.C. (2613); Columbia Properties Laughlin, LLC (9651); Columbia Properties Tahoe, LLC (1611); Columbia Properties Vicksburg, LLC (0199); CP Baton Rouge Casino, L.L.C. (9608); CP Laughlin Realty, LLC (9621); Jazz Enterprises, Inc. (4771); JMBS Casino LLC (6282); Ramada New Jersey Holdings Corporation (4055); Ramada New Jersey, Inc. (5687); St. Louis Riverboat Entertainment, Inc. (3514); Tahoe Horizon, LLC (9418); Tropicana Entertainment Holdings, LLC (9131); Tropicana Entertainment Intermediate Holdings, LLC (9214); Tropicana Entertainment, LLC (9263); Tropicana Express, Inc. (0806); and Tropicana Finance Corp. (4040). The location of the OpCo Debtors' corporate headquarters and the service address for all OpCo Debtors is: 3930 Howard Hughes Parkway, 4th Floor, Las Vegas, Nevada 89169.



Chapter 11 of the Bankruptcy Code and Disclosures with Respect to Directors & Officers and Insiders in Accordance with Section 1129(a)(5) of the Bankruptcy Code [Docket No. 1953] (the “First Amendment to the Plan Supplement”).

PLEASE TAKE FURTHER NOTICE that on May 1, 2009, the OpCo Debtors filed their *Second Notice of Amendment to Plan Supplement in Support of Debtors’ First Amended Joint Plan of Reorganization of Tropicana Entertainment, LLC and Certain of Its Debtor Affiliates Under Chapter 11 of the Bankruptcy Code [Docket No. 1963].*

PLEASE TAKE FURTHER NOTICE that on October 7, 2009, the OpCo Debtors filed their *Third Notice of Amendment to Plan Supplement in Support of Debtors’ First Amended Joint Plan of Reorganization of Tropicana Entertainment, LLC and Certain of Its Debtor Affiliates Under Chapter 11 of the Bankruptcy Code and Notice of Amended Disclosures with Respect to Directors & Officers and Insiders in Accordance with Section 1129(a)(5) of the Bankruptcy Code [Docket No. 2487].*

[Concluded on the following page.]

PLEASE TAKE FURTHER NOTICE that attached hereto is the following amended and supplemented exhibit to the Plan Supplement:

- **Exhibit A:** Amended Description of Restructuring Transactions (Exhibit H to the First Amendment to the Plan Supplement), attached hereto as a clean document (Exhibit A-1) and in redline form against the version previously filed with the Court (Exhibit A-2).

Dated: November 3, 2009
Wilmington, Delaware

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*Co-Counsel for the OpCo Debtors
and Debtors in Possession*

Exhibit A

Amended Description of Restructuring Transactions

THE FOLLOWING DESCRIPTION OF RESTRUCTURING TRANSACTIONS REMAINS SUBJECT TO FURTHER REVISION. THE OPCO DEBTORS EXPRESSLY RESERVE THE RIGHT TO ALTER, MODIFY, AMEND, REMOVE, AUGMENT, OR SUPPLEMENT THE FOLLOWING DESCRIPTION OR THE TRANSACTIONS DESCRIBED AT ANY TIME IN ACCORDANCE WITH THE PLAN.

Exhibit A-1

Clean Version

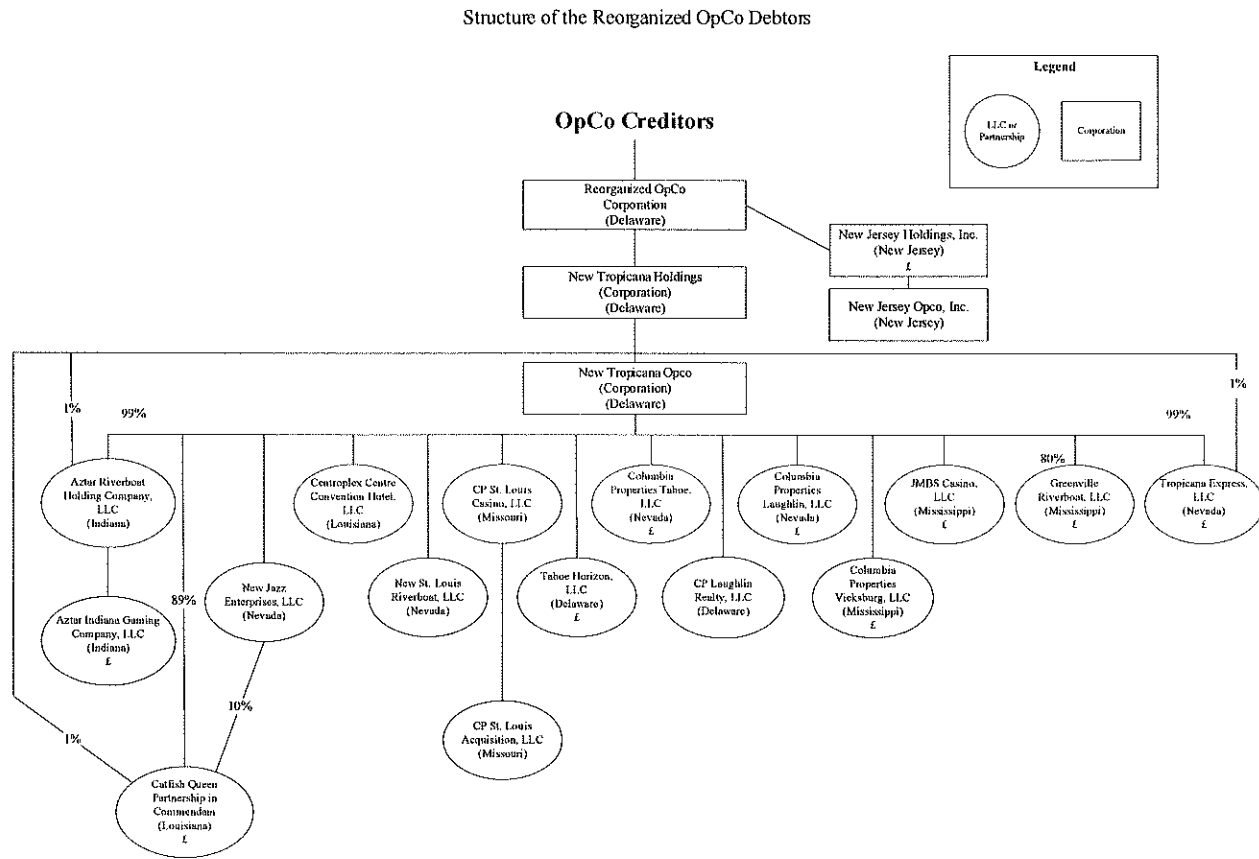
OpCo Debtors' Restructuring Transactions¹

Pursuant to the Plan and the Tropicana AC APA, the OpCo Debtors and the Reorganized OpCo Debtors, as applicable, intend to implement the following reorganizations (the "Restructuring Transactions").

As referenced in Article IV.I of the Plan, pursuant to the Restructuring Transactions, a new corporate group will be formed that will exchange certain of its newly-issued Reorganized OpCo Securities for the Intercompany Interests of each of the OpCo Debtors that hold assets. In addition, certain of the newly-issued Reorganized OpCo Securities will be exchanged for the Tropicana AC Assets and distributed to Holders of Allowed OpCo Credit Facility Claims in accordance with the Tropicana AC APA. The Restructuring Transactions, with the exception of certain transactions provided for in the Tropicana AC APA, are expected to be treated as the taxable acquisition of assets for federal income tax purposes. The OpCo Debtors will then distribute such Reorganized OpCo Securities to Holders of Claims against the OpCo Debtors in accordance with the Tropicana AC APA and the Plan. Chart 1 below sets forth the current structure of the OpCo Debtors and Chart 2 below sets forth the corporate structure of the Reorganized OpCo Debtors after the Restructuring Transactions are effected in accordance with the Plan and the Tropicana AC APA. The OpCo Debtors that currently hold gaming licenses will continue to hold such gaming licenses after the Restructuring Transactions.

¹ Terms that are capitalized but not defined herein shall have the meaning ascribed to them in the First Amended Joint Plan of Reorganization of Tropicana Entertainment, LLC and Certain of Its Debtor Affiliates Under Chapter 11 of the Bankruptcy Code.

Chart 2: Structure of the Reorganized OpCo Debtors



£ = Indicates the Entity that continues to hold a state gaming license following the Restructuring Transactions. The gaming licenses are unaffected by the Restructuring Transactions.

The specific Restructuring Transactions are expected to occur as follows—

- A. Prior to the Effective Date, the following actions are expected to occur:
1. a nominee on behalf of certain Holders of Claims against the OpCo Debtors will form Reorganized OpCo Corporation, a Delaware corporation, with nominal capitalization;
 2. Reorganized OpCo Corporation will form two wholly-owned subsidiaries: New Tropicana Holdings, a Delaware corporation, and New Jersey Holdings, a New Jersey corporation;
 3. New Tropicana Holdings will form a wholly-owned subsidiary (“New Tropicana OpCo”), a Delaware corporation;
 4. New Jersey Holdings will form a wholly-owned subsidiary (“New Jersey OpCo”), a New Jersey corporation;

5. New Tropicana OpCo will form two wholly-owned Nevada limited liability companies (“LLCs”) (“New St. Louis Riverboat LLC” and “New Jazz Enterprises LLC”);
 6. Jazz Enterprises, Inc. (“Jazz Enterprises”),² Tropicana Express, Inc. (“Tropicana Express”) and Aztar Indiana Gaming Corporation (“Aztar IN Gaming Corp,” and “Aztar IN Gaming LLC” after such conversion) will convert or be merged into, and in the case of Ramada New Jersey Holdings Corporation (“Ramada Holdings”) may convert or be merged into, from corporations to limited liability companies (“LLCs”) by operation of state law;³
 7. Aztar Corporation (“Aztar”) will distribute 1% of the LLC interests of Tropicana Express to Tropicana;
 8. Tropicana will form St. Louis Riverboat LLC, a Missouri LLC; and
 9. St. Louis Riverboat Entertainment, Inc. (“St. Louis Riverboat”) will merge with and into St. Louis Riverboat LLC.
- B. On the Effective Date, the following actions are expected to occur in the following order:
1. CP Baton Rouge Casino, LLC (“Baton Rouge”) will contribute all of its assets (other than the LLC interests of Jazz Enterprises and Centroplex Centre Convention Hotel LLC (“Centroplex”), stock of Argosy of Louisiana, Inc. (“Argosy”), receivables due from other Debtors (“Intercompany Receivables”), and Insider Causes of Action) to Jazz Enterprises; Argosy will contribute all of its assets (other than the partnership interest in Catfish Queen Partnership in Commendam (“Catfish Queen”), Intercompany Receivables, and Insider Causes of Action) to Catfish Queen; and Tropicana Entertainment Holdings, LLC will contribute all of its assets (other than the LLC interests of Tropicana Entertainment Intermediate Holdings, LLC, Intercompany Receivables, and Insider Causes of Action) to Tropicana Entertainment Intermediate Holdings, LLC;
 2. Aztar will contribute all of its assets (other than the stock of Ramada New Jersey Holdings Corporation, Aztar Development Corporation, and Aztar MO Gaming Corporation; the LLC interests of Aztar IN Gaming LLC, Tropicana Express, and Tropicana Las Vegas Holdings LLC; Intercompany Receivables; and Insider Causes of Action) to Tropicana Express; Aztar MO Gaming Corporation and Aztar IN Gaming LLC will contribute all of their assets (other than the LLC interests of Aztar Riverboat Holding Company LLC (“Aztar Riverboat Holding”), Intercompany Receivables, and Insider Causes of Action) to Aztar Riverboat

² Unless otherwise noted herein, references to Entities will include the same defined term before and after the conversion to limited liability companies.

Holding; and Tropicana Entertainment Intermediate Holdings LLC will contribute all of its assets (other than the LLC interests of Tropicana, Intercompany Receivables, and Insider Causes of Action) to Tropicana;

3. Tropicana will contribute all of its assets (other than the stock of Aztar and Tropicana Finance Corp.; the LLC interests of Greenville Riverboat LLC (“Greenville”), Baton Rouge, Tahoe Horizon, LLC (“Tahoe Horizon”), St. Louis Riverboat, Columbia Properties Tahoe, LLC (“MontBleu”), Columbia Properties Laughlin, LLC (“CP Laughlin”), CP St. Louis Casino, LLC (“CP St. Louis Casino”) and Tropicana Express; Intercompany Receivables; and Insider Causes of Action) to Tahoe Horizon;
4. Aztar Riverboat Holding will assume all of the liabilities of Aztar Indiana Gaming Company, LLC (“Aztar IN Gaming Company”) that are subject to compromise under the Plan; and Argosy and Jazz Enterprises will assume (in proportion to their partnership interests in Catfish Queen) all of the liabilities of Catfish Queen that are subject to compromise under the Plan;
5. Baton Rouge will assume all of the liabilities of Centroplex that are subject to compromise under the Plan; and Aztar MO Gaming Corporation and Aztar IN Gaming LLC will assume (in proportion to their ownership of Aztar Riverboat Holding) all of the liabilities of Aztar Riverboat Holding that are subject to compromise under the Plan (including those assumed by Aztar Riverboat Holding pursuant to step 4, above);
6. Tropicana will assume all of the liabilities of Tahoe Horizon, MontBleu, and CP Laughlin that are subject to compromise under the Plan; Aztar and Tropicana will assume (in proportion to their ownership of Tropicana Express) all of the liabilities of Tropicana Express that are subject to compromise under the Plan;
7. Reorganized OpCo Corporation will make a capital contribution of Reorganized OpCo Securities to New Tropicana Holdings, a portion of which will then be contributed to New Tropicana OpCo;
8. Reorganized OpCo Corporation will make a capital contribution of Reorganized OpCo Common Stock to New Jersey Holdings, and New Jersey Holdings will make a capital contribution of Reorganized OpCo Securities to New Jersey OpCo;
9. New Tropicana OpCo will immediately contribute Reorganized OpCo Securities to New St. Louis Riverboat LLC and to New Jazz Enterprises LLC;
10. Tropicana will transfer all of its Intercompany Interest in Greenville and 100% of the Intercompany Interests of Tahoe Horizon, MontBleu, CP Laughlin, and CP St. Louis Casino to New Tropicana OpCo in exchange for Reorganized OpCo Securities;
11. Tropicana will transfer all of its Intercompany Interest in Tropicana Express to New Tropicana Holdings in exchange for Reorganized OpCo Securities;

12. Aztar will transfer all of its Intercompany Interests in Tropicana Express to New Tropicana OpCo in exchange for Reorganized OpCo Securities;
13. St. Louis Riverboat will transfer 100% of its assets to New St. Louis Riverboat LLC in exchange for Reorganized OpCo Securities and the assumption by New St. Louis Riverboat LLC of certain of the operating liabilities of St. Louis Riverboat;
14. Baton Rouge will transfer 100% of the Intercompany Interests of Centroplex to New Tropicana OpCo in exchange for Reorganized OpCo Securities;
15. Jazz Enterprises will transfer 100% of its assets (other than Intercompany Receivables and Insider Causes of Action) to New Jazz Enterprises LLC in exchange for Reorganized OpCo Securities and the assumption by New Jazz Enterprises LLC of certain of the operating liabilities of Jazz Enterprises;
16. Argosy will transfer 1% of the Intercompany Interests in Catfish Queen to New Tropicana Holdings and any remaining Intercompany Interests in Catfish Queen that it holds to New Tropicana OpCo, both in exchange for Reorganized OpCo Securities ;
17. Aztar IN Gaming LLC will transfer 1% of the Intercompany Interests in Aztar Riverboat Holding to New Tropicana Holdings and 69% of the Intercompany Interests in Aztar Riverboat Holding to New Tropicana OpCo, both in exchange for Reorganized OpCo Securities; Aztar MO Gaming Corporation will transfer the remaining 30% of such Intercompany Interests to New Tropicana OpCo in exchange for Reorganized OpCo Securities;
18. Tropicana, Baton Rouge, Argosy, Jazz Enterprises, St. Louis Riverboat, Aztar, Aztar MO Gaming Corporation, and Aztar IN Gaming LLC will distribute the Reorganized OpCo Securities such Entities received from New Tropicana OpCo and New Tropicana Holdings to Holders of Claims entitled to receive such Reorganized OpCo Securities in accordance with the Plan in partial payment of such Claims;
19. The OpCo debtors will contribute the Insider Causes of Action to the Litigation Trust for the benefit of Holders of Claims entitled to receive the Litigation Trust Proceeds in accordance with the Plan in partial payment of such Claims;
20. Existing Interests in JMBS Casino LLC, Columbia Properties Vicksburg LLC, and CP Laughlin Realty LLC will be cancelled and new LLC interests in each LLC will be issued to New Tropicana OpCo;
21. Any remaining Claims subject to compromise will be cancelled pursuant to the Plan;
22. Adamar and Manchester will sell to Reorganized OpCo, and Reorganized OpCo will direct Adamar and Manchester to transfer, assign, convey and deliver to New

Jersey Holdings all of the Adamar Assets in exchange for Reorganized OpCo Securities and assumption of certain liabilities; Ramada Holdings will sell, transfer, assign, convey and deliver to New Jersey OpCo all of the Ramada Holdings Assets in exchange for Reorganized OpCo Common Stock and the assumption of certain liabilities; Atlantic Deauville Inc. and Adamar Garage Corporation will sell, transfer, assign, convey, and deliver to New Jersey OpCo all of the Atlantic Assets in exchange for Reorganized OpCo Common Stock and the assumption of certain liabilities; and Ramada New Jersey, Inc. will sell, transfer, assign, convey, and deliver to New Jersey OpCo all of the Ramada Assets in exchange for Reorganized OpCo Common Stock and the assumption of certain liabilities, in each case pursuant to and in accordance with the terms of the Tropicana AC APA; and

23. Adamar, Manchester, Ramada Holdings, Atlantic Deauville Inc., Adamar Garage Corporation, and Ramada New Jersey, Inc. will sell, transfer, and deliver (and will direct Reorganized OpCo Corporation and New Jersey OpCo to deliver, and Reorganized OpCo Corporation and New Jersey OpCo shall deliver) to the Holders of Allowed OpCo Credit Facility Claims Reorganized OpCo Common Stock pursuant to and in accordance with the terms of the Tropicana AC APA.

Exhibit A-2
Redline Version

OpCo Debtors' Restructuring Transactions¹

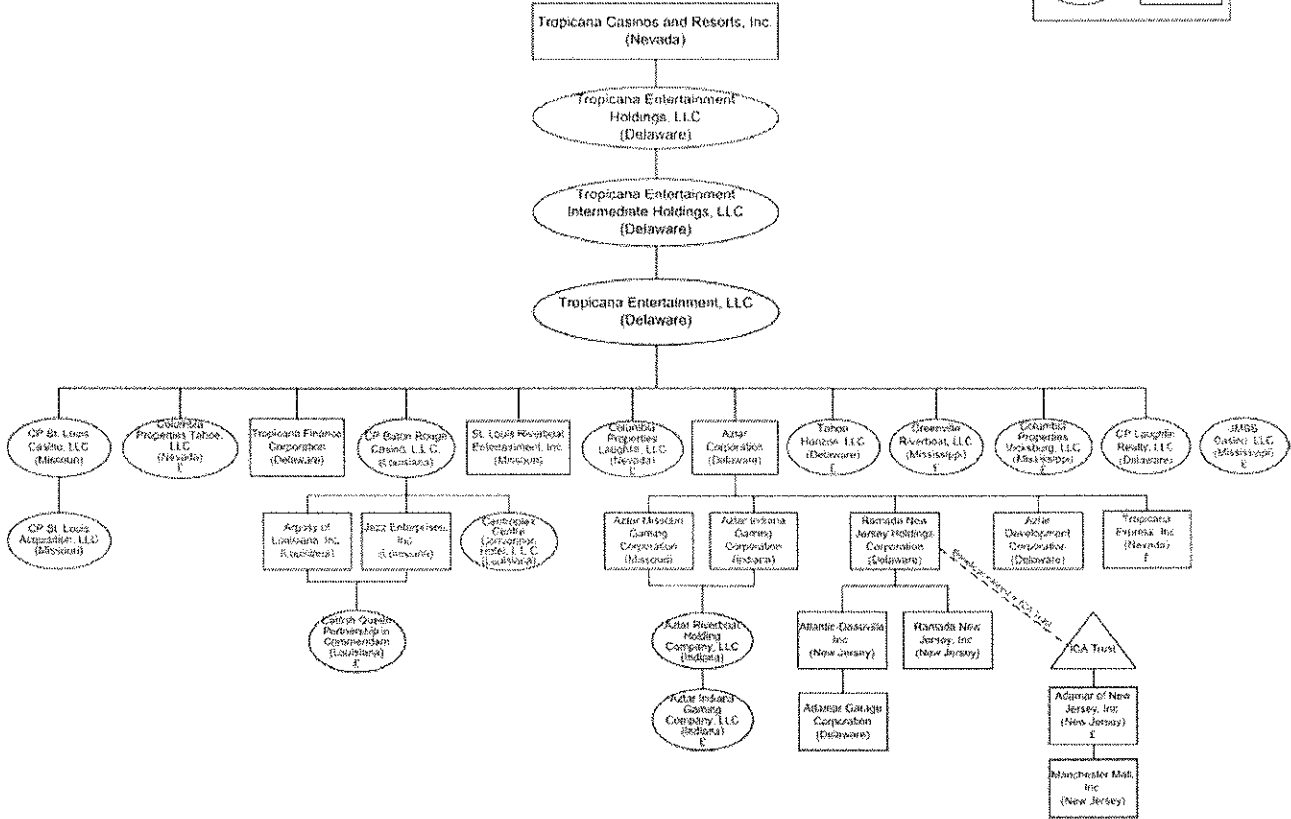
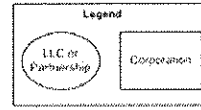
Pursuant to the Plan and the Tropicana AC APA, the OpCo Debtors and the Reorganized OpCo Debtors, as applicable, intend to implement the following reorganizations (the "Restructuring Transactions").

As referenced in Article IV.I of the Plan, pursuant to the Restructuring Transactions, a new corporate group will be formed that will exchange certain of its newly-issued Reorganized OpCo Securities for the Intercompany Interests of each of the OpCo Debtors that hold assets. ~~This acquisition is~~ In addition, certain of the newly-issued Reorganized OpCo Securities will be exchanged for the Tropicana AC Assets and distributed to Holders of Allowed OpCo Credit Facility Claims in accordance with the Tropicana AC APA. The Restructuring Transactions, with the exception of certain transactions provided for in the Tropicana AC APA, are expected to be treated as the taxable acquisition of assets for federal income tax purposes. The OpCo Debtors will then distribute such Reorganized OpCo Securities to Holders of Claims against the OpCo Debtors in accordance with the Tropicana AC APA and the Plan. Chart 1 below sets forth the current structure of the OpCo Debtors and Chart 2 below sets forth the corporate structure of the Reorganized OpCo Debtors after the Restructuring Transactions are effected in accordance with the Plan and the Tropicana AC APA. The OpCo Debtors that currently hold gaming licenses will continue to hold such gaming licenses after the Restructuring Transactions.

¹ Terms that are capitalized but not defined herein shall have the meaning ascribed to them in the First Amended Joint Plan of Reorganization of Tropicana Entertainment, LLC and Certain of Its Debtor Affiliates Under Chapter 11 of the Bankruptcy Code.

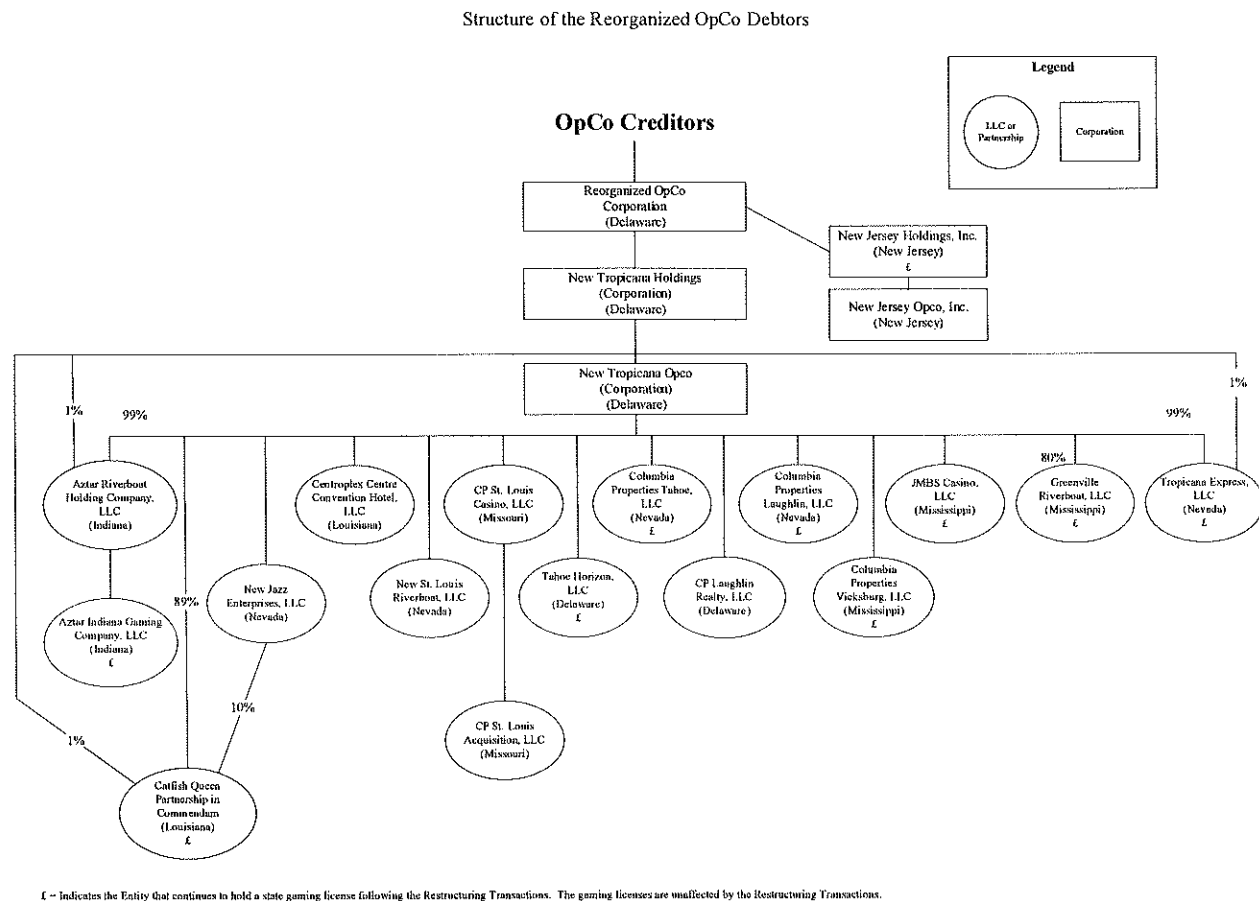
Chart 1: Current Structure of the OpCo Debtors

Current Structure of the OpCo Debtors



¹ - Indicates the Entity that continues to hold a state gaming license following the Restructuring Transactions. The Gaming Licenses are unaffected by the Restructuring Transactions.

Chart 2: Structure of the Reorganized OpCo Debtors



The specific Restructuring Transactions are expected to occur as follows—

A. Prior to the Effective Date, the following actions are expected to occur:

1. a nominee on behalf of certain Holders of Claims against the OpCo Debtors will form Reorganized OpCo Corporation, a Delaware corporation, with nominal capitalization;
2. Reorganized OpCo Corporation will form ~~at two~~ wholly-owned subsidiary ~~(“subsidiaries: New Tropicana Holdings”)~~, a Delaware corporation, and New Jersey Holdings, a New Jersey corporation;
3. New Tropicana Holdings will form a wholly-owned subsidiary (“New Tropicana OpCo”), a Delaware corporation;
4. New Jersey Holdings will form a wholly-owned subsidiary (“New Jersey OpCo”), a New Jersey corporation;

5. New Tropicana OpCo will form two wholly-owned ~~{Nevada}~~ limited liability companies (“LLCs”) (“New St. Louis Riverboat LLC” and “New Jazz Enterprises LLC”);
6. ~~5.~~ Jazz Enterprises, Inc. (“Jazz Enterprises”),² Tropicana Express, Inc. (“Tropicana Express”), and Aztar Indiana Gaming Corporation (“Aztar IN Gaming Corp,” and “Aztar IN Gaming LLC” after such conversion) will convert, or be merged into, and in the case of Ramada New Jersey Holdings Corporation (“Ramada Holdings”) may convert or be merged into, from corporations to limited liability companies (“LLCs”) by operation of state law;³
7. ~~6.~~ Aztar Corporation (“Aztar”) will distribute 1% of the LLC interests of Tropicana Express to Tropicana;
8. ~~7.~~ Tropicana will form St. Louis Riverboat LLC, a Missouri LLC; and
9. ~~8.~~ St. Louis Riverboat Entertainment, Inc. (“St. Louis Riverboat”) will merge with and into St. Louis Riverboat LLC.

B. On the Effective Date, the following actions are expected to occur in the following order:

1. CP Baton Rouge Casino, LLC (“Baton Rouge”) will contribute all of its assets (other than the LLC interests of Jazz Enterprises and Centroplex Centre Convention Hotel LLC (“Centroplex”), stock of Argosy of Louisiana, Inc. (“Argosy”), receivables due from other Debtors (“Intercompany Receivables”), and Insider Causes of Action) to Jazz Enterprises; Argosy of Louisiana, Inc. (“Argosy”) will contribute all of its assets (other than the partnership interest in Catfish Queen Partnership in Commendam (“Catfish Queen”), Intercompany Receivables, and Insider Causes of Action) to Catfish Queen; and Tropicana Entertainment Holdings, LLC will contribute all of its assets (other than the LLC interests of Tropicana Entertainment Intermediate Holdings, LLC, Intercompany Receivables, and Insider Causes of Action) to Tropicana Entertainment Intermediate Holdings, LLC;
2. Aztar will contribute all of its assets (other than the stock of Ramada New Jersey Holdings Corporation, Aztar Development Corporation, and Aztar MO Gaming Corporation; the LLC interests of Aztar IN Gaming LLC, Tropicana Express, and Tropicana Las Vegas Holdings LLC; Intercompany Receivables; and Insider Causes of Action) to Tropicana Express; Aztar MO Gaming Corporation and Aztar IN Gaming LLC will contribute all of their assets (other than the LLC interests of Aztar Riverboat Holding Company LLC (“Aztar Riverboat Holding”), Intercompany Receivables, and Insider Causes of Action) to Aztar Riverboat Holding; and Tropicana Entertainment Intermediate Holdings LLC will contribute

² Unless otherwise noted herein, references to Entities will include the same defined term before and after the conversion to limited liability companies.

³ In accordance with the LandCo Plan, Hotel Ramada of Nevada Corporation will convert to an LLC at this time.
Restructuring Transactions (CURRENT) 114529453_11.DOC

all of its assets (other than the LLC interests of Tropicana, Intercompany Receivables, and Insider Causes of Action) to Tropicana;

3. Tropicana will contribute all of its assets (other than the stock of Aztar and Tropicana Finance Corp.; the LLC interests of Greenville Riverboat LLC (“Greenville”), Baton Rouge, Tahoe Horizon, LLC (“Tahoe Horizon”), St. Louis Riverboat, Columbia Properties Tahoe, LLC (“MontBleu”), Columbia Properties Laughlin, LLC (“CP Laughlin”), CP St. Louis Casino, LLC (“CP St. Louis Casino”) and Tropicana Express; Intercompany Receivables; and Insider Causes of Action) to Tahoe Horizon;
4. Aztar Riverboat Holding will assume all of the liabilities of Aztar Indiana Gaming Company, LLC (“Aztar IN Gaming Company”) that are subject to compromise under the Plan; and Argosy and Jazz Enterprises will assume (in proportion to their partnership interests in Catfish Queen) all of the liabilities of Catfish Queen that are subject to compromise under the Plan;
5. Baton Rouge will assume all of the liabilities of Centroplex that are subject to compromise under the Plan; and Aztar MO Gaming Corporation and Aztar IN Gaming LLC will assume (in proportion to their ownership of Aztar Riverboat Holding) all of the liabilities of Aztar Riverboat Holding that are subject to compromise under the Plan (including those assumed by Aztar Riverboat Holding pursuant to step 4, above);
6. Tropicana will assume all of the liabilities of Tahoe Horizon, MontBleu, and CP Laughlin that are subject to compromise under the Plan; Aztar and Tropicana will assume (in proportion to their ownership of Tropicana Express) all of the liabilities of Tropicana Express that are subject to compromise under the Plan;
7. Reorganized OpCo Corporation will make a capital contribution of the Reorganized OpCo Securities to New Tropicana Holdings, ~~the substantial majority~~ a portion of which will then be contributed to New Tropicana OpCo;
8. Reorganized OpCo Corporation will make a capital contribution of Reorganized OpCo Common Stock to New Jersey Holdings, and New Jersey Holdings will make a capital contribution of Reorganized OpCo Securities to New Jersey OpCo;
9. ~~8-~~ New Tropicana OpCo will immediately contribute ~~a portion of the~~ Reorganized OpCo Securities to New St. Louis Riverboat LLC and to New Jazz Enterprises LLC;
10. ~~9-~~ Tropicana will transfer all of its Intercompany Interest in Greenville and 100% of the Intercompany Interests of Tahoe Horizon, MontBleu, CP Laughlin, and CP St. Louis Casino to New Tropicana OpCo in exchange for ~~a portion of the~~ Reorganized OpCo Securities;

11. ~~10.~~ Tropicana will transfer all of its Intercompany Interest in Tropicana Express to New Tropicana Holdings in exchange for ~~a portion of the~~ Reorganized OpCo Securities;
12. ~~11.~~ Aztar will transfer all of its Intercompany Interests in Tropicana Express to New Tropicana OpCo in exchange for ~~a portion of the~~ Reorganized OpCo Securities;
13. ~~12.~~ St. Louis Riverboat will transfer 100% of its assets to New St. Louis Riverboat LLC in exchange for ~~a portion of the~~ Reorganized OpCo Securities and the assumption by New St. Louis Riverboat LLC of certain of the operating liabilities of St. Louis Riverboat;
14. ~~13.~~ Baton Rouge will transfer 100% of the Intercompany Interests of Centroplex to New Tropicana OpCo in exchange for ~~a portion of the~~ Reorganized OpCo Securities;
15. ~~14.~~ Jazz Enterprises will transfer 100% of its assets (other than Intercompany Receivables and Insider Causes of Action) to New Jazz Enterprises LLC in exchange for ~~a portion of the~~ Reorganized OpCo Securities and the assumption by New Jazz Enterprises LLC of certain of the operating liabilities of Jazz Enterprises;
16. ~~15.~~ Argosy will transfer 1% of the Intercompany Interests in Catfish Queen to New Tropicana Holdings and any remaining Intercompany Interests in Catfish Queen that it holds to New Tropicana OpCo, both in exchange for ~~a portion of the~~ Reorganized OpCo Securities ;
17. ~~16.~~ Aztar IN Gaming LLC will transfer 1% of the Intercompany Interests in Aztar Riverboat Holding to New Tropicana Holdings and 69% of the Intercompany Interests in Aztar Riverboat Holding to New Tropicana OpCo, both in exchange for ~~a portion of the~~ Reorganized OpCo Securities; Aztar MO Gaming Corporation will transfer the remaining 30% of such Intercompany Interests to New Tropicana OpCo in exchange for ~~a portion of the~~ Reorganized OpCo Securities;
18. ~~17.~~ Tropicana, Baton Rouge, Argosy, Jazz Enterprises, St. Louis Riverboat, Aztar, Aztar MO Gaming Corporation, and Aztar IN Gaming LLC will distribute the Reorganized OpCo Securities such Entities received from New Tropicana OpCo and New Tropicana Holdings to Holders of Claims entitled to receive such Reorganized OpCo Securities in accordance with the Plan in partial payment of such Claims;
19. ~~18.~~ The OpCo debtors will contribute the Insider Causes of Action to the Litigation Trust for the benefit of Holders of Claims entitled to receive the Litigation Trust Proceeds in accordance with the Plan in partial payment of such Claims;

- ~~20.~~ ~~19.~~ Existing Interests in JMBS Casino LLC, Columbia Properties Vicksburg LLC, and CP Laughlin Realty LLC will be cancelled and new LLC interests in each LLC will be issued to New Tropicana OpCo; and
- ~~21.~~ ~~20.~~ Any remaining Claims subject to compromise will be cancelled pursuant to the Plan;
- ~~22.~~ Adamar and Manchester will sell to Reorganized OpCo, and Reorganized OpCo will direct Adamar and Manchester to transfer, assign, convey and deliver to New Jersey Holdings all of the Adamar Assets in exchange for Reorganized OpCo Securities and assumption of certain liabilities; Ramada Holdings will sell, transfer, assign, convey and deliver to New Jersey OpCo all of the Ramada Holdings Assets in exchange for Reorganized OpCo Common Stock and the assumption of certain liabilities; Atlantic Deauville Inc. and Adamar Garage Corporation will sell, transfer, assign, convey, and deliver to New Jersey OpCo all of the Atlantic Assets in exchange for Reorganized OpCo Common Stock and the assumption of certain liabilities; and Ramada New Jersey, Inc. will sell, transfer, assign, convey, and deliver to New Jersey OpCo all of the Ramada Assets in exchange for Reorganized OpCo Common Stock and the assumption of certain liabilities, in each case pursuant to and in accordance with the terms of the Tropicana AC APA; and
- ~~23.~~ Adamar, Manchester, Ramada Holdings, Atlantic Deauville Inc., Adamar Garage Corporation, and Ramada New Jersey, Inc. will sell, transfer, and deliver (and will direct Reorganized OpCo Corporation and New Jersey OpCo to deliver, and Reorganized OpCo Corporation and New Jersey OpCo shall deliver) to the Holders of Allowed OpCo Credit Facility Claims Reorganized OpCo Common Stock pursuant to and in accordance with the terms of the Tropicana AC APA.