MGM MIRAGE Form 8-K May 03, 2005

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

FORM 8-K/A

Amendment No. 1

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

Date of report (Date of earliest event reported): April 25, 2005

MGM MIRAGE

(Exact name of registrant as specified in its charter)

DELAWARE (State or other jurisdiction of incorporation) 0-16760 (Commission File Number) 88-0215232 (I.R.S. Employer Identification No.)

3600 Las Vegas Boulevard South, Las Vegas, Nevada (Address of principal executive offices) 89109 (Zip Code)

(702) 693-7120

(Registrant s telephone number, including area code)

N/A

(Former name or former address, if changed since last report)

Check the appropriate box below if the Form 8-K filing is intended to simultaneously satisfy the filing obligation of the registrant under any of the following provisions:

o Written communications pursuant to Rule 425 under the Securities Act (17 CFR 230.425)

o Soliciting material pursuant to Rule 14a-12 under the Exchange Act (17 CFR 240.14a-12)

o Pre-commencement communications pursuant to Rule 14d-2(b) under the Exchange Act (17 CFR 240.14d-2(b))

o Pre-commencement communications pursuant to Rule 13e-4(c) under the Exchange Act (17 CFR 240.13e-4(c))

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ITEM 9.01. FINANCIAL STATEMENTS AND EXHIBITS SIGNATURE

EXPLANATORY NOTE:

On April 28, 2005, MGM MIRAGE (the Company) filed a Current Report on Form 8-K (the Report) to report, among other disclosure included in such Report, the completion of its acquisition of Mandalay Resort Group (the Merger) under Item 2.01 of such Report and the required historical financial statements of Mandalay Resort Group under Item 9.01(a) of such Report. In response to Item 9.01(b) of such Report and as permitted by Item 9.01(b)(2) of Form 8-K, the Company stated that it would file the required pro forma financial information in connection with the Merger no later than 71 calendar days after the date the Report was required to be filed. The Company hereby amends the Report to provide the required pro forma financial information under Item 9.01(b) set forth below.

ITEM 9.01. FINANCIAL STATEMENTS AND EXHIBITS

(b) Pro Forma Financial Information.

The pro forma financial information reflecting the Merger and required by Item 9.01(b) of Form 8-K is set forth on pages 3 to 8 below.

UNAUDITED PRO FORMA CONDENSED COMBINED FINANCIAL STATEMENTS

The following unaudited pro forma condensed combined financial statements have been prepared to give effect to the acquisition by MGM MIRAGE of Mandalay, and are derived from our historical financial statements, the historical financial statements of Mandalay, the historical financial statements of MotorCity Casino, 53.5% owned by Mandalay and sold in connection with the merger, and the historical financial statements of Monte Carlo, a joint venture between us and Mandalay. The historical financial statements have been adjusted as described in the notes to the unaudited pro forma condensed combined financial statements.

The unaudited pro forma condensed combined financial statements are prepared in accordance with Article 11 of Regulation S-X. Mandalay has historically had a fiscal year-end of January 31. Therefore, the historical Mandalay and MotorCity statements of income are for the year ended January 31, 2005, and the historical Mandalay and MotorCity balance sheets are as of January 31, 2005. Monte Carlo s financial statements are as of and for the same periods as ours, because Monte Carlo has a calendar-year reporting period.

For purposes of the unaudited pro forma condensed combined balance sheet, we assumed the acquisition occurred on December 31, 2004. For purposes of the unaudited pro forma condensed combined statements of income, we assumed the acquisition occurred on January 1, 2004. In all cases, we applied the purchase method of accounting, which requires an allocation of the purchase price to the assets acquired and liabilities assumed, at fair value.

The purchase price allocation reflected in the unaudited condensed combined financial statements is preliminary and is subject to revision. The final purchase price allocation will be based on formal valuations of tangible assets, identification and valuation of identifiable intangible assets, and an analysis of the value of liabilities assumed. The final purchase price allocation may differ materially from the preliminary estimate due to different valuations and differences in useful lives and amortization methods applied to tangible and intangible assets. Therefore, the unaudited pro forma condensed combined financial statements are for informational purposes only and are not intended to represent or be indicative of the consolidated results of operations or financial position that we would have reported had the acquisition of Mandalay been completed as of the dates presented. Additionally, the unaudited pro forma condensed combined financial statements should not be considered representative of our future consolidated results of operations or financial position.

UNAUDITED PRO FORMA CONDENSED COMBINED STATEMENT OF INCOME FOR THE YEAR ENDED DECEMBER 31, 2004

	MGM MIRAGE	Mandalay	Monte Carlo Historical	MotorCity Disposition	Pro Forma	MGM MIRAGE		
	Historical	Historical (In thousan	(a) (b) (a) (b) (a) (b)		Adjustments]	Pro Forma	
Revenues		(In mousan	us, except per	shure uutu)				
Casino	\$ 2,223,965	\$ 1,331,009	\$ 104,299	\$ (418,778)	\$	\$	3,240,495	
Rooms	¢ 2,223,705 911,259	^(1,331,00) 792,524	121,428	φ (410,770)	Ψ	Ψ	1,825,211	
Food and beverage	841,147	502,975	45,210	(44,858)			1,344,474	
Entertainment, retail and	0+1,1+7	502,775	43,210	(++,050)			1,344,474	
other	696,117	372,708	33,990	(10,929)	(3,354)	(a)	1 099 522	
oulei	090,117	572,708	55,990	(10,929)	(3,334)	(c)	1,088,532	
	4,672,488	2,999,216	304,927	(474,565)	(3,354)		7,498,712	
Less: Promotional	4,072,400	2,777,210	504,727	(+7+,505)	(3,334)		7,470,712	
allowances	(434,384)	(190,073)	(14,704)	37,516			(601,645)	
anowances	(434,384)	(190,073)	(14,704)	57,510			(001,043)	
	4,238,104	2,809,143	290,223	(437,049)	(3,354)		6,897,067	
	4,230,104	2,007,145	270,225	(+57,0+7)	(3,334)		0,077,007	
Expenses								
Casino	1,106,142	696,352	54,523	(218,293)			1,638,724	
Rooms	247,387	272,757	35,247	()			555,391	
Food and beverage	482,417	354,654	32,927	(18,619)			851,379	
Entertainment, retail and	102,117	55 1,05 1	32,727	(10,017)			001,079	
other	456,949	224,744	16,499	(4,287)			693,905	
Provision for doubtful		,	10,177	(1,207)			0,00,000	
accounts	(3,629)	879	129				(2,621)	
General and	(=,==;)						(_,=)	
administrative	612,615	475,437	43,241	(50,709)			1,080,584	
Corporate expense	77,910	64,372	,	(20,000)			142,282	
Preopening and start-up	,	,					,	
expenses	10,276						10,276	
Restructuring costs	5,625						5,625	
Property transactions,	-,						-,	
net	8,665	4,507	(121)	(11)			13,040	
Depreciation and	- ,)	()	()			-)	
amortization	402,545	189,786	15,193	(11,436)	15,066	(d)	611,154	
	,	,	,		,		,	
	3,406,902	2,283,488	197,638	(303,355)	15,066		5,599,739	
				,				
Income from								
unconsolidated								
affiliates	119,658	83,269			(89,781)	(a)	113,645	
					499	(e)		
Operating income	950,860	608,924	92,585	(133,694)	(107,702)		1,410,973	

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Non-operating income (expense)							
Interest income Interest expense, net	5,664 (378,386)	8,498 (188,441)	90 (12)	(23) 1,976	(160,406)	(f)	14,229 (725,269)
Non-operating items from unconsolidated							
affiliates Other, net	(12,298) (10,025)	(8,245)			1,254	(e)	(19,289) (10,025)
Sulei, not	(395,045)	(188,188)	78	1,953	(159,152)		(740,354)
	(393,043)	(100,100)	70	1,955	(139,132)		(740,334)
Minority interest		(61,220)		61,220			
Income from							
continuing operations before income taxes	555,815	359,516	92,663	(70,521)	(266,854)		670,619
Provision for income taxes	(205,959)	(130,454)		24,682	60,967	(g)	(250,764)
Income from continuing operations	\$ 349,856	\$ 229,062	\$ 92,663	\$ (45,839)	\$ (205,887)		\$ 419,855
Basic earnings per share							
Income from continuing operations	\$ 2.51						\$ 3.01
Shares used in calculation	139,663						139,663
Diluted earnings per share							
Income from continuing operations	\$ 2.42						\$ 2.90
Shares used in calculation	144,666						144,666

The accompanying notes are an integral part of these unaudited pro forma condensed combined financial statements.

UNAUDITED PRO FORMA CONDENSED COMBINED BALANCE SHEET AS OF DECEMBER 31, 2004

		MGM 11RAGE listorical		Mandalay Carlo		Monte Carlo listorical (a)	MotorCity Disposition (b)			Pro Forma Adjustments		MGM MIRAGE Pro Forma		
			(In thousands)											
ASSETS Current assets Cash and cash	\$	425 129	¢	169,738	¢	16 542	¢	(44 606)			¢	576 712		
equivalents Accounts receivable,	Ф	435,128	\$,	\$	16,543	\$	(44,696)			\$	576,713		
net Inventories		204,151 70,333		67,020 40,201		8,431 3,525		(1,457) (476)				278,145 113,583		
Income tax receivable Deferred income				9,931								9,931		
taxes Prepaid expenses and		28,928		10,006								38,934		
other		81,662		56,407		4,866		(19,194)				123,741		
Total current assets		820,202		353,303		33,365		(65,823)				1,141,047		
Property and equipment, net		8,914,142		3,510,103		296,237		(83,321)		(4,468)(c) 596,814 (h) 3,429,151 (i)		16,658,658		
Other assets Investments in unconsolidated										-,(-)				
affiliates		842,640		573,657						(692,503)(j) (31,900)(e)		691,894		
Goodwill and other intangible assets, net		233,335		140,471				(102,506)		1,324,852 (k) (37,965)(l) 20,000 (m)		1,578,187		
Deposits and other assets, net		304,710		144,581		2,469		(6,631)		12,902 (n) 24,541 (o)		482,572		
Total other assets		1,380,685		858,709		2,469		(109,137)		619,927		2,752,653		
	\$1	1,115,029	\$ 4	4,722,115	\$	332,071	\$	(258,281)	\$	4,641,424	\$	20,552,358		
LIABILITIES AND Current liabilities	ST(OCKHOLI	DER	S EQUIT	ГY									
Accounts payable	\$	198,050	\$	57,501	\$	2,592	\$	(4,158)	\$		\$	253,985		
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Income taxes payable	4,991	0 0		115,000		119,991
Current portion of long-term debt	14	16,688		,		16,702
Accrued interest on long-term debt	116,997	62,223				179,220
Other accrued liabilities	607,925	212,193	21,924	(24,926)		817,116
Total current liabilities	927,977	348,605	24,516	85,916		1,387,014
Deferred income taxes Long-term debt	1,802,008 5,458,848	210,852 2,646,986		24,739 (525,000)	1,208,482 (p) 123,337 (q) (400,000)(r) (243,914)(s) 5,750,040 (t)	3,246,081 12,810,297
Other long-term obligations Minority interest Commitments and contingencies	154,492	229,631 46,811	79	(49,360) (46,811)	2,420 (o)	337,262
Stockholders equity Partners equity Common stock	1,736	1,913	307,476		(307,476)(u) (1,913)(u)	1,736
Capital in excess of par value Deferred	2,346,329	631,046			(631,046)(u)	2,346,329
compensation Treasury stock, at	(10,878)	(52,382)			52,382 (u)	(10,878)
Cost Retained earnings Accumulated other	(1,110,551) 1,546,235	(1,061,788) 1,784,819		252,235	1,061,788 (u) (2,037,054)(u)	(1,110,551) 1,546,235
comprehensive income (loss)	(1,167)	(64,378)			64,378 (o)	(1,167)
Total stockholders equity	2,771,704	1,239,230	307,476	252,235	(1,798,941)	2,771,704
	\$ 11,115,029	\$ 4,722,115	\$ 332,071	\$ (258,281)	\$ 4,641,424	\$ 20,552,358

The accompanying notes are an integral part of these unaudited pro forma condensed combined financial statements.

NOTES TO UNAUDITED PRO FORMA CONDENSED COMBINED FINANCIAL STATEMENTS

1. Basis of presentation

The accompanying unaudited pro forma condensed combined financial statements present the pro forma results of operations and financial position of MGM MIRAGE and Mandalay Resort Group (Mandalay) on a combined basis based on the historical financial information of each company and after giving effect to the acquisition of Mandalay by MGM MIRAGE. The acquisition will be recorded using the purchase method of accounting, with MGM MIRAGE as the acquirer.

Mandalay has historically had a fiscal year-end of January 31. Therefore, the historical Mandalay and MotorCity statements of income are for the year ended January 31, 2005 and the historical Mandalay and MotorCity balance sheets are as of January 31, 2005. Certain reclassifications have been made to the historical Mandalay financial statements to conform to the presentation used in the MGM MIRAGE historical financial statements. Such reclassifications had no effect on Mandalay s previously reported income from continuing operations.

For purposes of the unaudited pro forma condensed combined balance sheet, we assumed the acquisition occurred on December 31, 2004. For purposes of the unaudited pro forma condensed combined statements of income, we assumed the acquisition occurred on January 1, 2004.

2. Preliminary Purchase Price Allocation

The following table sets forth the determination of the consideration paid for Mandalay as if the acquisition occurred on December 31, 2004 (in thousands, except per share amounts):

Cash consideration for outstanding Mandalay shares and stock options (\$71 per share, 67.5 million outstanding shares and 0.8 million outstanding options at a weighted average exercise price of \$22.55)	\$4,832,233
Estimated fair value of Mandalay long-term debt being assumed or refinanced	2,387,011
Payment due on convertible debentures, \$71 per converted share, 8.1 million converted shares	573,893
Estimated transaction costs and expenses	100,000
Less: Proceeds from sale of MotorCity Casino	7,893,137 (525,000)
	\$7,368,137

The following table sets forth the preliminary allocation of purchase price (in thousands):

Current assets	\$ 320,845
Property and equipment	7,319,833
Goodwill	1,324,852
Other intangible assets	20,000
Other assets	451,799
Assumed liabilities, excluding long-term debt	(625,119)
Deferred taxes	(1,444,073)

The amount allocated to intangible assets includes existing Mandalay intangible assets and the recognition of customer lists with an estimated value of \$20 million and an estimated useful life of 5 years. We have not assessed the value of potential indefinite-lived intangible assets for purposes of the preliminary purchase price allocation. Allocation of the purchase price to such indefinite-lived intangible assets, which may include tradenames, trademarks and gaming license and other development rights, would not have any impact on pro forma depreciation and amortization expense.

3. Pro Forma Adjustments

The following are brief descriptions of each of the pro forma adjustments included in the unaudited pro forma condensed combined financial statements:

- (a) To reflect the historical results of operations and assets and liabilities of Monte Carlo as if it were a consolidated subsidiary and to reflect the elimination of income from unconsolidated affiliate from the MGM MIRAGE and Mandalay historical financial statements. Purchase price adjustments related to recording the assets and liabilities of Monte Carlo at fair value are included in the pro forma adjustments. Monte Carlo is a partnership and therefore does not record a provision for income taxes. An adjustment to reflect an income tax provision on Monte Carlo s income is included in pro forma adjustment (g) below.
- (b) To reflect the disposition of MotorCity Casino, of which Mandalay held a 53.5% interest and consolidated. Proceeds from the sale of MotorCity are assumed to be used to reduce outstanding borrowings, thereby reducing interest expense (reflected in the pro forma adjustment column see pro forma adjustment (f)).
- (c) To eliminate intercompany payments from MGM MIRAGE to Monte Carlo related to the removal of service of the tram connecting Bellagio and Monte Carlo to facilitate the construction of the Bellagio expansion.
- (d) To reflect adjustments to depreciation and amortization related to the recognition of depreciable property and equipment at fair value and the recognition of definite-lived intangible assets in the preliminary purchase price allocation.
- (e) To reflect adjustments to the value of Mandalay s investments in unconsolidated affiliates other than Monte Carlo, and the related income statement impacts.
- (f) To reflect the pro forma interest expense resulting from the merger. The pro forma interest expense reflects the interest on \$4.6 billion of incremental new borrowings and amortization of debt issuance costs related to the new borrowings, offset by the amortization of the premium recorded resulting from recording the Mandalay debt assumed in the transaction at fair value. We have entered into a \$7 billion bank credit facility to finance the Mandalay merger. The bank credit facility consists of entirely variable rate borrowings, with an assumed weighted average interest rate of 4.2% (variable rate debt based on LIBOR at December 31, 2004). A 0.125% change in the estimated interest rate would result in a \$5.7 million change in annual pro forma interest expense.
- (g) To reflect the tax effect of the pro forma adjustments at the 35% statutory rate. Also included in this amount is an adjustment to reflect an income tax provision on Monte Carlo s income at the 35% statutory rate. See also pro forma adjustment (a) above.
- (h) To reflect the net increase in value of Monte Carlo s property and equipment.
- (i) To reflect the net increase in value of Mandalay s property and equipment.
- (j) To eliminate the historical investments in Monte Carlo of MGM MIRAGE and Mandalay.
- (k) To reflect the estimated goodwill resulting from the allocation of the purchase price to the fair value of assets acquired and liabilities assumed.
- (l) To reflect the write-off of Mandalay s historical goodwill.

- (m) To reflect the intangible assets arising from the transaction.
- (n) To reflect the write-off of Mandalay s historical deferred financing costs and the financing costs incurred on borrowings to fund the merger.

- (o) To reflect adjustments to the amounts recorded for Mandalay s Supplemental Executive Retirement Program (SERP). In purchase accounting, the pension liability is adjusted to equal the projected benefit obligation, and all other amounts related to the SERP are written off. These adjustments also include an adjustment to reflect the required additional funding of the life insurance contracts on SERP participants in the case of a change in control, included in deposits and other assets.
- (p) To reflect the deferred tax effects of the pro forma adjustments.
- (q) To reflect Mandalay s long-term debt at fair value.
- (r) To reflect the conversion of Mandalay s \$400 million of convertible debentures, due 2033. Holders of the convertible debentures are entitled to merger consideration at \$71 per share on a basis of 8,083,000 converted shares.
- (s) To reflect the refinancing of amounts outstanding under Mandalay s existing bank credit facility and capital lease facility.
- (t) To reflect the issuance of new debt to finance the acquisition.
- (u) To eliminate the historical equity balances of Mandalay and Monte Carlo.

4. Cost Savings, Merger-related Charges, and Disposals of Long-lived Assets

The unaudited pro forma condensed combined financial statements do not reflect any cost savings of duplicative departments and redundant infrastructure, the benefit of operational efficiencies, or the benefit of revenue enhancements which may be achieved after the Mandalay acquisition.

The unaudited pro forma condensed combined financial statements do not reflect any restructuring or other merger-related charges and liabilities resulting from possible actions taken as a result of the integration of Mandalay, such as certain exit activities, contract terminations or severance. We have not finalized such plans and any charges related to such actions may be material.

The unaudited pro forma condensed combined financial statements reflect the disposition of Mandalay s interest in MotorCity Casino in Detroit, Michigan. The unaudited pro forma condensed combined financial statements do not reflect any other disposals of long-lived assets. We do not currently intend to dispose of any other operating casino resorts. We may dispose of other long-lived assets, such as undeveloped land or certain corporate assets, such as airplanes, but no assurance can be give as to if and when such disposals will occur.

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SIGNATURE

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

MGM MIRAGE

Date: May 3, 2005

By: /s/ Bryan L. Wright Name: Bryan L. Wright Title: Senior Vice President - Assistant General Counsel & Assistant Secretary