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

FORM 10-Q

X QUARTERLY REPORT PURSUANT TO SECTION 13 0 OF THE SECURITIES EXCHANGE ACT OF 1934	R 15(d)
For the quarterly period ended June 30, 20	06
TRANSITION REPORT PURSUANT TO SECTION 13 0	R 15 (d)
OF THE SECURITIES EXCHANGE ACT OF 1934 For the transition period from to _	
Commission file number 0-5556	
CONSOLIDATED-TOMOKA LAND CO.	
(Exact name of registrant as specified in its	charter)
(State or other jurisdiction of (I.R.S	-0483700 . Employer ification No.)
1530 Cornerstone Blvd., Suite 100 Daytona Beach, Florida (Address of principal executive offices)	32117 (Zip Code)
(386) 274-2202 (Registrant's telephone number, including are	a code)
N/A (Former name, former address and former fisca if changed since last report)	l year,
Indicate by check mark whether the registrant: (1) has required to be filed by Section 13 or 15(d) of the Sec Act of 1934 during the preceding 12 months (or for suc that the registrant was required to file such reports) subject to such filing requirements for the past 90 da	urities Exchange h shorter period and (2)has been
Yes X No	
Indicate by check mark whether the registrant is a lar filer, an accelerated filer, or a non-accelerated file "accelerated filer and large accelerated filer" in Rul Exchange Act. (Check one):	r. See definition
Large accelerated filer Accelerated Filer X Non-acce	lerated filer
Indicate by check mark whether the registrant is a she (as defined by rule 12b-2 of the Exchange Act).	ll company
Yes No X	_
Indicate the number of shares outstanding of each of t classes of common stock, as of the latest practicable $% \left(1\right) =\left\{ 1\right\} =\left\{ 1\right$	
	tanding t 1, 2006
\$1.00 par value 5,6	92,539
1	

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CONSOLIDATED-TOMOKA LAND CO.

PART I - FINANCIAL INFORMATION

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CONSOLIDATED-TOMOKA LAND CO. CONSOLIDATED BALANCE SHEET

	(Unaudited) June 30, 2006	December 31, 2005
ASSETS Cash Restricted Cash Investment Securities Land and Development Costs Intangible Assets Other Assets	\$ 191,967 8,759,227 10,848,455 5,296,617 5,760,919 30,857,185	\$ 1,127,143 7,840,167 14,341,097 9,142,551 4,591,944 5,205,415
Property, Plant and Equipment: Land, Timber and Subsurface Interests Golf Buildings, Improvements and Equipment Income Properties Land, Buildings and Improvements Other Furnishings and Equipment Total Property, Plant and Equipment Less Accumulated Depreciation and Amortization	2,629,265 11,430,972 104,819,695 2,219,273 121,099,205 (6,845,322)	2,280,355 11,382,515 91,656,972 1,769,407 107,089,249 (6,079,090)
Net- Property, Plant and Equipment TOTAL ASSETS	114,253,883 	101,010,159 \$143,258,476
LIABILITIES Accounts Payable Accrued Liabilities Income Taxes Payable Deferred Profit Deferred Income Taxes Notes Payable	\$ 1,461,429 7,555,922 1,915,892 2,272,918 25,470,228 7,863,051	\$ 248,698 6,083,047 5,157,171 5,345,006 24,159,074 7,297,593
TOTAL LIABILITIES SHAREHOLDERS' EQUITY Common Stock Additional Paid in Capital	46,539,440 	48,290,589
Retained Earnings Accumulated other Comprehensive Loss TOTAL SHAREHOLDERS' EQUITY	90,499,266 (121,769) 98,571,628	85,435,246 (304,020) 94,967,887
TOTAL LIABILITIES AND SHAREHOLDERS' EQUITY	\$145,111,068 =======	\$143,258,476 =======

See accompanying Notes to Financial Statements.

CONSOLIDATED-TOMOKA LAND CO. CONSOLIDATED STATEMENTS OF INCOME

	(Unaudited) Three Months Ended		(Unaudited) Six Months Ended	
	June 30, 2006	June 30, 2005	June 30, 2006	June 30, 2005
INCOME:	\$	\$	\$	\$
Real Estate Operations: Real Estate Sales Sales and Other Income Costs and Other Expenses	(785, 477)	(1,155,821)	9,524,502 (1,503,110)	
Income Properties Leasing Revenues and Other Incom Costs and Other Expenses	ne 1,934,456 (339,786)		8,021,392 3,814,149 (661,872)	2,985,917
Golf Operations Sales and Other Income Costs and Other Expenses	1,594,670 1,373,085 (1,637,160)	1,273,266 1,269,644 (1,552,703)	3,152,277 2,882,749 (3,207,207)	2,429,520 2,727,219 (3,070,252)
Total Real Estate Operations		(283,059) 2,900,599		
Profit on Sales of Other Real Estate Interests	311,818	214,733	455,870	237,733
Interest and Other Income	202,233	244,696	445,685	469,046
Operating Income	5,971,814	3,360,028	11,750,766	21,267,417
General and Administrative Expenses	(721,965)	(3,124,627)	(2,630,495)	(6,263,626)
Income from Continuing Operations Before Income Taxes Income Taxes	5,249,849 (1,706,370)	235,401 617,908	9,120,271 (3,171,890)	15,003,791 (5,079,329)
Income Before Discontinued Operation and Cumulative Effect of Change in Accounting Principle Income (Loss) from Discontinued Operations, Net of Income Tax Cumulative Effect of Change in Accounting Principle, Net of Income Tax	3,543,479 248,454	853,309 (2,183)	240,476 (216,093)	9,924,462 9,097
Net Income		851,126 ======	5,972,764 ======	9,933,559 ======

Consolidated Statements of Income - continued

	(Unaudite Three Months		(Unaudit Six Months	
	June 30, 2006	June 30, 2005	June 30, 2006	June 30, 2005
	\$	\$	\$	\$
Per Share Information: Basic Income Per Share Information: Income Before Discontinued Operation and Cumulative Effect of	าร			
Change in Accounting Principle Income (Loss)from Discontinued Opera		\$0.15	\$1.05	\$1.76
Net of Income Tax	\$0.04	-	\$0.04	
Cumulative Effect of Change in Accounting Principle			(\$0.04)	
Net Income	\$0.67	\$0.15	\$1.05 ======	\$1.76
Diluted Income Per Share Income Before Discontinued Operation and Cumulative Effect of				
Change in Accounting Principle Income (Loss) from Discontinued Open		\$0.14	\$1.05	\$1.73
Net of Income Tax Cumulative Effect of Change in Accounting Principle, Net of	\$0.04		\$0.04	
Income Tax			(\$0.04)	
Net Income	\$0.67	\$0.14 ======	\$1.05 ======	\$1.73 =======
Dividends	\$0.08 ======	\$0.07 =====	\$0.16 ======	\$0.14 ======

See accompanying Notes to Financial Statements.

CONSOLIDATED-TOMOKA LAND CO. CONSOLIDATED STATEMENT OF SHAREHOLDERS' EQUITY AND COMPREHENSIVE INCOME (UNAUDITED)

Additional 0ther Total Paid-In Retained Comprehensive Shareholders' Comprehensive Common Stock Capital Earnings Income Equity Income December 31, 2005 \$5,667,796 \$4,168,865 \$85,435,246 \$(304,020) \$94,967,887 Net Income 5,972,764 5,972,764 \$5,972,764 Other Comprehensive Income:Cash Flow Hedging Derivative, Net of Tax 182,251 182,251 182,251 Comprehensive Income \$6,155,015 ======== Stock Options: Exercise of Liability Classified Stock 20,153 1,412,066 1,432,219 Options Adoption of SFAS No. 123R Reclassification for Liability Based Plan (3,074,749) (3,074,749)Cash Dividends (\$.16 per share) (908,744)(908,744)Balance,

Accumulated

See accompanying Notes to Financial Statements.

June 30, 2006

CONSOLIDATED-TOMOKA LAND CO. CONSOLIDATED STATEMENTS OF CASH FLOWS

	(Unaudited) Six Months Ended	
	June 30, 2006	June 30, 2005
CASH FLOW FROM OPERATING ACTIVITIES: Net Income	\$5,972,764	\$9,933,559
Adjustments to Reconcile Net Income to Net Cash Provided By Operating Activities: Depreciation and Amortization (Gain)/Loss on Sale of Property, Plant & Equipment Deferred Income Taxes Non Cash Compensation	1,026,109 (436,971) 1,311,154 532,660	2,614,851
Decrease (Increase) in Assets: Notes Receivable Land and Development Costs Other Assets	(1,705,904) (555,504)	1,661,973 (11,878) (240,381)
(Decrease) Increase in Liabilities: Accounts Payable Accrued Liabilities Deferred Profit Income Taxes Payable	88,443	(328,601) 1,406,108 971,619
Net Cash Provided By Operating Activities		20,818,278
CASH FLOW FROM INVESTING ACTIVITIES: Acquisition of Property, Plant, and Equipment Intangible Assets Decrease in Restricted Cash for Acquisitions		(25,819,990) (1,632,492)
Through the Like-Kind Exchange Process Net Decrease (Increase) in Investment Securities Proceeds from Disposition of Property, Plant	5,581,870	22,087,183 (13,087,720)
and Equipment	1,630,205	
Net Cash Used In Investing Activities		(18,453,019)
CASH FLOW FROM FINANCING ACTIVITIES: Proceeds from Notes Payable Payments on Notes Payable Cash Proceeds from Exercise of Stock Options Cash Used to Settle Stock Appreciation Rights Tax Expense Realized from Exercise of Stock Options Dividends Paid	3,504,000 (2,938,542) 18,018 (626,525) (120,481) (908,744)	267,000 (374,683) 107,022 (637,367) (792,317)
Net Cash Used In Financing Activities	(1,072,274)	(1,430,345)
Net (Decrease) Increase In Cash Cash, Beginning of Year	(935,176) 1,127,143	934,914 273,911
Cash, End of Period	\$ 191,967 =======	\$1,208,825 =======

See accompanying Notes to Financial Statements.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Unaudited)

1. Principles of Interim Statements. The unaudited consolidated financial statements have been prepared pursuant to the rules and regulations of the Securities and Exchange Commission. Certain information and note disclosures, which are normally included in annual financial statements prepared in accordance with U.S. generally accepted accounting principles have been omitted pursuant to those rules and regulations. The consolidated financial statements reflect all adjustments which are, in the opinion of management, necessary to present fairly the Company's financial position and the results of operations for the interim periods. The consolidated format is designed to be read in conjunction with the last annual report. For further information, refer to the consolidated financial statements and the notes thereto included in the Company's Annual Report on Form 10-K for the year ended December 31, 2005.

The Consolidated financial statements include the accounts of the Company and its wholly owned subsidiaries. Inter-company balances and transactions have been eliminated in consolidation.

Certain reclassifications were made to the 2005 accompanying consolidated financial statements to conform to the 2006 presentation.

2. In accordance with SFAS No. 144 "Accounting for Impairment of Disposal of Long-Lived Assets" the Company has classified the revenues and income/(loss) of a vacant income property, a former automobile dealer site, located in Daytona Beach, Florida and sold on May 26, 2006 as discontinued operations. Financial Statements for 2005 have been reclassified to reflect the discontinued operation.

The financial results of operations and sale of this property have been reported separately as discontinued operations in the Consolidated Statements of Income

Summary financial information for the operation is as follows:

```
-----
----- June 30,
June 30, June 30, June
30, 2006 2005 2006 2005
-----
Revenues $ -- $ 8,604 $
-- $ 31,676 ========
 ====== Income (Loss)
  (32,486) (3,554)
 (45,475) 14,810 Income
 Tax Benefit (Expense)
  12,531 1,371 17,542
 (5,713) Gain from Sale
 (Net of Income Tax of
  $168,562) 268,409
268,409 -- ------
----- ----
  ----- Net Income $
  248,454 $ (2,183) $
   240,476 $ 9,097
______
  3. Common Stock and
  Earnings Per Share.
  Basic earnings per
  common share were
computed by dividing net
income by the weighted
average number of shares
   of common stock
outstanding during the
period. Diluted earnings
 per common share are
based on the assumption
 of the conversion of
 stock options at the
beginning of each period
using the treasury stock
```

Quarter Ended Six Months Ended -----

method at average cost for the periods. 8 Common Stock and Earnings per sharecontinued - ---------- Three Months Ended Six Months Ended -------_____ June 30, June 30, June 30, June 30, 2006 2005 2006 2005 ----- ------------ Income Available to Common Shareholders: Income Before Discontinued Operations and Cumulative Effect of Change in Accounting Principle \$3,543,479 \$ 853,309 \$5,948,381 \$9,924,462 Discontinued Operations (Net of Income Tax) 248,454 (2,183) 240,476 9,097 Cumulative Effect of Change in Accounting Principle (Net of Income Tax) -- -- (216,093) - ------ Net Income \$3,791,933 \$ 851,126 \$5,972,764 \$9,933,559 ====== ====== Weighted Average Shares Outstanding 5,681,361 5,663,898 5,675,911 5,656,888 Common Shares Applicable to Stock Options Using the Treasury Stock Method 9,842 88,158 20,242 74,587 -----Total Shares Applicable to Diluted Earnings Per Share 5,691,203 5,752,056 5,696,153 5,731,475 ====== ====== Per Share Information: Basic Income Per Share Income Before Discontinued Operations and Cumulative Effect of Change in Accounting Principle \$0.63 \$0.15 \$1.05 \$1.76 Discontinued Operations (Net of Income) 0.04 - 0.04 -Cumulative Effect of Change in Accounting Principle (Net of Income Tax) - - (0.04) - -------- '---------- Net Income \$0.67 \$0.15 \$1.05 \$1.76 Diluted Income Per Share Income Before Discontinued Operations and Cumulative Effect of change in Accounting Principle \$0.63 \$0.14 \$1.05 \$1.73 Discontinued

9 4. Notes Payable. Notes payable consist of the following: June 30, 2006 ----------- Due Within Total One Year ------ ----- \$10,000,000 Line of Credit \$ 681,327 \$ 681,327 Mortgage Notes Payable 7,181,724 244,871 --------- \$7,863,051 \$ 926,198 ======= ====== Payments applicable to reduction of principal amounts will be required as follows: Year Ending June 30, ---------- 2007 \$ 926,198 2008 263,487 2009 283,520 2010 305,076 2011 328,269 2012 & thereafter 5,756,501 -------- \$7,863,051 ====== In the first six months of 2006 and 2005, interest expensed and paid totaled \$281,603 and \$336,662, respectively. NOTE 5. STOCK OPTION PLAN - ----------The Company maintains a stock option plan ("the Plan") pursuant to which 500,000 shares of the Company's common stock may be issued. The Plan in place was approved at the April 25, 2001, Shareholders' meeting. Under the Plan, the option exercise price equals the stock market price on the date of grant. The options vest over five years and all expire after ten years. The Plan provides for the grant of (1) incentive stock options, which satisfy the requirements of Internal Revenue Code (IRC) Section 422, and (2) non-qualified options, which are not entitled to favorable tax treatment under IRC Section 422. No optionee may exercise incentive stock options in any calendar year for shares of common stock having a total market value of more than \$100,000 on the date of grant (subject to certain carryover provisions). In connection with the grant of non-qualified options, a stock appreciation right for each share covered by the option may also be granted. The stock appreciation right will entitle the optionee to

receive a supplemental

payment, which may be paid in whole or in part in cash or in shares of common stock equal to a portion of the spread between the exercise price and the fair market value of the underlying share at the time of exercise. All options granted to date have been non-qualified options. On January 1, 2006, the Company adopted Financial Accounting Standards Board Statement No. 123(revised 2004) "Share-Based Payment" (SFAS No. 123R) by using the modified prospective method of adoption. SFAS No. 123R requires the classification of sharebased payment arrangements as liability or equity instruments. Both the Company's stock options and stock appreciation rights are liabilityclassified awards and are required to be remeasured to fair value at each balance sheet date until the award is settled. Prior to the adoption of SFAS No. 123R,

10 Stock Option Plancontinued - ---------- the Company valued its stock options by applying the intrinsic value- based method, and its stock options were classified in shareholders' equity. For liability-classified awards, SFAS No. 123R requires an entity to remeasure the liability from its intrinsic value to its fair value on the adoption date, and reflect any difference as the cumulative effect of change in accounting principle, net of any related tax effect. The Company remeasured the value of its stock options and stock appreciation rights as of January 1, 2006, which resulted in a cumulative effect of change in accounting principle, net of tax, totaling \$216,093. Upon adoption of SFAS No. 123R, the Company also reclassified to liabilities the January 1, 2006, fair value of its stock options, which had been classified within shareholders' equity in the amount of \$3,074,749. Amounts recognized in the financial statements for stock options and stock appreciation rights are as follows: Three Months Ended Six Months Ended June 30, June 30, --------------- 2006 2005 2006 2005 --------- ------Total Cost of Share-Based Plans, Charged Against Income, Before Tax Effect \$(482,255) \$2,098,638 \$ 532,660 \$3,966,809 ====== ====== Income Tax Expense (Benefit) Recognized in Income \$ 186,030 \$ (809,550) \$(205,473) \$(1,530,197) Total cost of sharebased plans for the six months ended June 30, 2006 reflects \$216,093 (cost of \$351,800 net of \$135,707 income tax benefit) from the adoption of SFAS No. 123R and reflected as a Cumulative Effect of Change in Accounting Principle on the Consolidated Statement of Income. The fair

value of each share option and stock appreciation right is estimated on the measurement date using the Black-Scholes option pricing model based on assumptions noted in the following table. Expected volatility is based on the historical volatility and other factors of the Company. The Company has elected to use the simplified method of estimating the expected term of the options and stock appreciation rights. Due to the small number of employees included in the Plan, the Company uses the specific identification method to estimate forfeitures and includes all participants in one group. The risk-free rate for periods within the contractual term of the share option is based on the U.S. Treasury rates in effect at the time of measurement. The Company issues new, previously unissued, shares as options are exercised. Assumptions at June 30, 2006: - ---------- Expected Volatility 29.53% Expected Dividends .58% Expected Term 1-6.25 years Risk-Free Rate 5.10-5.24%

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11 Stock Option Plan-
continued - -----
summary of share option
activity under the Plan
as of June 30, 2006, and
changes during the six
 months then ended is
presented below: STOCK
   OPTIONS Wtd. Avg.
 Remaining Contractual
Aggregate Wtd.Avg. Term
  Intrinsic Shares Ex.
Price (Years) Value ----
-----
Outstanding December 31,
  2005 160,600 $30.82
 Granted 55,000 $67.27
  Exercised (34,400)
$26.29 Expired - -- ----
--- ----- ----- -----
---- Outstanding June
30, 2006 181, 200 $41.23
8.22 $2,914,804 ======
   ====== ======
====== Exercisable
at June 30, 2006 19,400
 $26.95 6.93 $ 546,980
 ======= ======
   ====== STOCK
APPRECIATION RIGHTS Wtd.
    Avg. Remaining
 Contractual Aggregate
Wtd.Avg. Term Intrinsic
   Shares Fair Value
(Years) Value -----
-----
----- Outstanding
   December 31, 2005
160,600 $20.33 Granted
55,000 $11.56 Exercised
(34,400) $21.30 Expired
- -- ------ ----- -----
  Outstanding June 30,
2006 181,200 $13.79 8.22
  $1,569,510 ======
    =======
====== Exercisable
at June 30, 2006 19,400
 $26.95 6.93 $294,528
 ====== ======
    ====== In
  connection with the
  exercise of 34,400
 option shares, 20,153
  shares of stock were
issued and 14,247 shares
     of stock were
 surrendered to relieve
   the stock option
liability by $1,414,201.
Cash proceeds of $18,018
 were received on the
   exercise of stock
options. The weighted-
 average fair value at
   June 30, 2006, of
options granted during
2006 and 2005 was $16.85
      and $23.57,
  respectively. Stock
  appreciation rights
granted during 2006 and
   2005 had weighted-
 average fair values of
   $9.07 and $12.69,
respectively. The total
  intrinsic value of
```

options exercised for the six months ended June 30, 2006, and 2005 was \$1,236,798 and \$1,316,582, respectively. Stock appreciation rights exercised during the six months ended June 30, 2006 and 2005, had intrinsic values of \$626,525 and \$637,367, respectively. As of June 30, 2006, there was \$3,533,854, valued at fair value, of total unrecognized compensation costs related to non-vested stock options and stock appreciation rights granted under the Plan. That cost is expected to be recognized over a weighted-average period of 1.73 years. The liability for stock options and stock appreciation rights valued at fair value, reflected on the consolidated balance sheet at June 30, 2006, was \$3,607,457.

12 Stock Option Plancontinued - ---------- Had compensation cost been determined under the fair value method for all shares under SFAS No. 123, "Accounting for Stock-Based Compensation (as amended by Statement 148), the Company's net earnings and earnings per share would have been as follows: Three Six Months Ended Months Ended Year Ended ---------- ---------______ June 30, June 30, December 31, December 31, 2005 2005 2005 2004 --------- ----------- Net Income as Reported \$ 851,126 \$ 9,933,559 \$14,817,750 \$14,651,739 Deduct: Stock-Based Compensation Under Fair Value Based Method (Net of Tax) (69,811) (278,690) (384,910) (221,595) Add Back: Stock-Based Compensation Under Intrinsic Value Method (Net of Tax) 696,003 1,329,321 1,174,283 402,683 --------------- Pro Forma Net Income (Loss) \$1,477,318 \$10,984,190 \$15,607,123 \$14,832,827 _____ Basic Income Per Share: As Reported \$0.15 \$1.76 \$2.62 \$2.60 Pro Forma \$0.26 \$1.94 \$2.76 \$2.63 Diluted Income Per Share: As Reported \$0.14 \$1.73 \$2.58 \$2.58 Pro Forma \$0.26 \$1.92 \$2.72 \$2.61 6. Pension Plan. The Company maintains a defined benefit pension plan. The pension benefits are based primarily on age, years of service, and average compensation. The benefit formula provides for a life annuity benefit. Following are the components of the Net Period Benefit Cost: Three Months Ended Six Months Ended --------------- June 30, June 30, June 30, June 30, 2006 2005 2006 2005 ----------Service Cost \$ 69,291 \$ 60,680 \$ 138,582 \$ 121,360 Interest Cost 95,915 86,011 191,830 172,022 Expected Return on Plan Assets (114,224)

2006.

7. Business Segment Data.

The Company primarily operates in three business segments: real estate, income properties, and golf. Real estate operations include commercial real estate, real estate development, residential, leasing properties for oil and mineral exploration, and agricultural operations. The Company evaluates performance based on income or loss from operations before income taxes. The Company's reportable segments are strategic business units that offer different products. They are managed separately because each segment requires different management techniques, knowledge, and skills.

Information about the Company's operations in different segments (with 2005 information reclassified from previous presentation to exclude discontinued operations) is as follows (amount in thousands):

	Three Months Ended		Six Months Ended	
		June 30, 2005	June 30, 2006	June 30, 2005
BUSINESS SEGMENT DATA				
Revenues: Real Estate Income Properties Golf General, Corporate & Others	\$ 4,913 1,934 1,373 514 \$ 8,734	\$ 3,066 1,572 1,270 459 \$ 6,367	\$ 9,525 3,814 2,883 901 \$ 17,123	\$23,254 2,986 2,727 707 \$29,674
<pre>Income/(loss)before tax: Real Estate Income Properties Golf Corporate, General & Others</pre>	\$ 4,127 1,595 (264) (208) \$ 5,250	1,273 (283) (2,665) \$ 235	\$ 8,021 3,152 (324) (1,729) \$ 9,120	\$18,474 2,429 (343) (5,556) \$15,004
Identifiable Assets: Real Estate Income Properties Golf Corporate, General & Other			At June 30, 2006 \$ 18,346 107,400 9,128 10,237 \$145,111	
Depreciation and Amortization Real Estate Income Properties Golf Corporate, General & Other	:		\$ 119 651 213 43 \$ 1,026	
Capital Expenditures: Real Estate Income Properties Golf Corporate, General & Other			\$ 736 14,455 48 70 \$ 15,309	

Business Segment Data-continued

Identifiable assets by industry are those assets that are used in the Company's operations in each industry. General corporate assets and assets used in the Company's other operations consist primarily of cash, investment securities, and property, plant and equipment.

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

The Management's Discussion and Analysis of Financial Condition and Results of Operations is designed to be read in conjunction with the financial statements and Management's Discussion and Analysis of Financial Condition and Results of Operations in the last annual report on Form 10-K.

OPERATIONS OVERVIEW

- ------

The Company is primarily engaged in the conversion of agricultural lands to income properties, real estate land sales and development, golf course operations, and agriculture operations. The Company has substantial land holdings in the Daytona Beach, Florida area, including its agriculture operations. The Company lands are well-located in the growing central Florida Interstate 4/Interstate 95 corridors, providing an excellent opportunity for reasonably stable land sales in the near-term future and following years.

With its substantial land holdings in Daytona Beach, the Company has parcels available for the entire spectrum of real estate uses. Along with land sales, the Company selectively develops parcels primarily for commercial uses. Although pricing levels and changes by the Company and its immediate competitors can affect sales, the Company generally enjoys a competitive edge due to lower costs associated with long-time land ownership and a significant ownership position in the immediate market.

The Company has experienced strong sales activity over the last four years with many development activities taking place on or adjacent to Company owned land. These activities include the sale of 120 acres of land to Florida Hospital for the construction of a new facility, which commenced in the second quarter of 2006, the expansion of the Daytona Beach Auto Mall, the opening of a second office building in the Cornerstone Office Park, and the continued development within the 250-acre Gateway Commerce Park. Residential development has also been strong on lands sold by the Company in prior years, including within the LPGA International community, and on other lands both east and west of Interstate 95. These development activities tend to create additional buyer interest and sales opportunities. While most national homebuilders have experienced significant reductions in new sales contracts from the peak in mid to late 2005, the Company has experienced a relatively stable Daytona Beach commercial real estate market. A strong backlog of contracts remains in place for closings that the Company expects to occur in 2006.

In 2000, the Company initiated a strategy of investing in income properties utilizing the proceeds of agricultural land sales qualifying for income tax deferral through like-kind exchange treatment for tax purposes. At June 30, 2006, the Company had invested approximately \$110 million in twenty-five income properties through this process, including two properties acquired in the second quarter of 2006. The two properties acquired in 2006 are located in the Atlanta, Georgia area, and are under lease to Dick's Sporting Goods and Best Buy.

With this investment base in income properties, lease revenue in excess of \$8.4 million is expected to be generated annually. This income, along with income from additional net-lease income property investments, is expected to decrease earnings volatility and add to overall financial performance. The Company is now in a position to consider other forms of real estate investment to diversify and enhance potential returns.

Operations Overview-continued

Golf operations consist of the operation of two golf courses, a clubhouse facility, and food and beverage activities within the LPGA International mixed-use residential community on the west side of Interstate 95, south and east of LPGA Boulevard.

The Company's agriculture operations consist of growing, managing, and sales of timber and hay products on approximately 11,250 acres of Company lands on the west side of Daytona Beach, Florida.

SUMMARY OF 2006 OPERATING RESULTS

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Net income of \$3,791,933, equivalent to \$.67 per basic share, was generated during 2006's second quarter. This income represents a substantial improvement over 2005's second quarter profit totaling \$851,126, equivalent to \$.15 per basic share. The favorable results were primarily achieved on higher revenues and profits earned on land sales along with increased earnings from income properties with the addition of the two new properties in 2006 and seven properties throughout 2005. Also contributing to the favorable results were lower stock option expense accruals in 2006 when compared to 2005. Included in second quarter 2006 profits was \$248,454, equivalent to \$.04 per basic share, from discontinued operations. The discontinued operations represent the operation and sale of an auto dealership site located in Daytona Beach, Florida, which was being held as an income property.

For the first six months of 2006, net income totaled \$5,972,764, equivalent to \$1.05 per basic share. These earnings represent a 40% decline from net income of \$9,933,559, equivalent to \$1.76 per basic share, earned in the prior year's same period. The downturn in profits is primarily attributed to lower land sales volume during the first three month period as 2005's results included the sale of approximately 120 acres, at a price approximating \$18 million, to Florida Hospital for the future site of their hospital. Partially offsetting these lower results from real estate sales were higher revenues and profits from income properties with the addition the new properties throughout 2005 and 2006, along with lower stock option expense accruals in 2006 when compared to 2005.

The Company also uses Earnings Before Depreciation, Amortization and Deferred Taxes (EBDDT) as a performance measure. The Company's strategy of investing in income properties through the deferred tax like-kind exchange process produces significant amounts of depreciation and deferred taxes.

Summary of 2006 Operating Results-continued

The following is the calculation of EBDDT:

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	June 30, 2006	June 30, 2005
Net Income Add Back:	\$3,791,933	\$ 851,126
Depreciation and Amortization Deferred Taxes	526,509 99,038	425,342 (2,383,638)
Earnings Before Depreciation, Amortization and Deferred Taxes	\$4,417,480 ======	\$(1,107,170) =======

Six Months Ended

	June 30 2006	June 30 2005
Net Income Add Back:	\$5,972,764	\$ 9,933,559
Depreciation and Amortization	1,026,109	825,073
Deferred Taxes	1,311,154	2,614,851
Earnings Before Depreciation, Amortization and Deferred Taxes	\$8,310,027 ======	\$13,373,483 =======

EBDDT is not a measure of operating results or cash flows from operating activities as defined by U.S. generally accepted accounting principles. Further, EBDDT is not necessarily indicative of cash availability to fund cash needs and should not be considered as an alternative to cash flow as a measure of liquidity. The Company believes, however, that EBDDT provides relevant information about operations and is useful, along with net income, for an understanding of the Company's operating results.

EBDDT is calculated by adding depreciation, amortization, and deferred income taxes to net income as they represent non-cash charges.

EBDDT totaled \$4,417,480 for the second quarter of 2006, while 2005's same period EBDDT was a loss of \$1,107,170. The loss for 2005's second period was due to the reversal of deferred taxes on gains from year-end 2004 transactions for which the like-kind exchange process was not completed as the Company was unable to identify a sufficient dollar volume of investment opportunities which met established investment criteria.

For the first six months of 2006, EBDDT amounted to \$8,310,027, down from the \$13,373,483 posted in 2005's same period. This downturn was due to lower earnings combined with a decreased add back for deferred income taxes as the lower sales volume during the period resulted in less gains deferred for income tax purposes. The add back for depreciation increased in 2006 when compared to the prior year with the addition of income properties in 2005 and 2006.

REAL ESTATE OPERATIONS

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REAL ESTATE SALES.

Earnings from real estate sales totaled \$4,127,168 during the second quarter of 2006 on revenues of \$4,912,645. These profits were generated on the sale of 20 acres of land in addition to the realization of \$2,589,615 of profits from 2005 transactions which had been deferred. The sale of 26 acres of property in 2005's same three-month period resulted in revenues and profits totaling \$3,066,213 and \$1,910,392, respectively.

For the first six months of 2006, revenues from real estate sales of \$9,524,502 were generated resulting in profits of \$8,021,392. These revenues and profits were produced on the sale of 44 acres of land in addition to \$4,310,350 realized on transactions which were deferred in 2005. An additional \$1,238,263 of profit was deferred at June 30, 2006, on two transactions which closed in 2006 and will be recognized as road and utility improvements are completed throughout the year. Revenues and profits in 2005's first six month period amounted to \$23,254,026 and \$18,474,151 on the sale of 200 acres of property. Sales in 2005 included the sale in the first quarter of the year of approximately 120 acres north of the I-95 interchange at LPGA Blvd. to Florida Hospital for the construction of a hospital complex.

INCOME PROPERTIES.

The addition of seven properties throughout 2005, along with two properties in June 2006 resulted in substantial improvements in both revenues and income from income properties for second quarter of 2006. Revenues rose 23% to \$1,934,456, with income totaling \$1,594,670 representing a 25% gain over the prior year's same period. Revenues and income of \$1,571,733 and \$1,273,266, were posted, respectively in 2005's second period.

For the first six months of 2006, income from income properties totaled \$3,152,277 and represented a 30% increase over 2005's same period income of \$2,429,520. This improvement was generated on a 28% gain in revenues during the period. Revenues totaling \$3,814,149 were posted in 2006's period compared to \$2,985,917 one year earlier. Again these favorable results were achieved on the addition of the new properties in 2005 and 2006. The additional depreciation associated with the addition of these properties accounted for the 19% increase in income properties costs and expenses.

GOLE OPERATIONS.

A loss from golf operations of \$264,075 was recorded in the second quarter of 2006. This loss represents a 7% improvement over the loss of \$283,059 posted in 2005's second three-month period. The improved results were achieved on an 8% rise in revenue during the period to \$1,373,085. Revenues totaling \$1,269,644 were realized in 2005's second quarter. The gain in revenues was primarily due to golf activities with a 9% increase in the number of rounds played in addition to a 10% increase in average rate per round played. Golf expenses increased 5% for the period principally as the result of higher golf course maintenance expenses combined with higher compensation from food and beverage operations.

During the first six months of 2006, golf operations posted a loss of \$324,458 This loss represents a 5% improvement over the loss of \$343,033 recorded in 2005's same period. Revenues of \$2,882,749 were realized during the period a 6% increase over prior year's same period revenues totaling \$2,727,219. An 8% gain in average rate per round played on a 1% increase in the number of rounds played combined with a 2% rise in food and beverage revenues to produce this revenue gain over the prior year. Golf operations expenses rose 4% during the six month period primarily on higher golf course maintenance expenses and higher food and beverage compensation.

GENERAL, CORPORATE AND OTHER.

Profits on the sale of other real estate interests totaled \$311,818 and \$455,870 for the second quarter and first six months of 2006, respectively. These profits were realized on the release of subsurface interests on 561 acres of which 467 were released in the second quarter. During the first half of 2005, profits on the release of subsurface interests totaled \$237,733 of which \$214,733 were earned in the second quarter. Releases were granted on 1,220 acres and 1,094 acres for the six months and second quarter of 2005, respectively.

When compared to 2005's same periods, interest and other income decreased 17% to \$202,233 for the second quarter while decreasing 5% to \$445,685 for the six month period. Both of these declines were attributed to lower earnings on interest from mortgage notes receivable, as there were no notes outstanding during 2006's first six months, and lower earnings on funds held for reinvestment through the like-kind exchange process. These downturns were partially offset by higher earnings on investments. Interest and other income totaled \$244,696 and \$469,046 for 2005's second quarter and first six months, respectively.

General and administrative expenses declined 77% during the second quarter and 58% for the first six months of 2006 when compared to the prior year's same periods. Lower expenses related to stock options during both periods of 2006 were the primary cause of these decreases. General and administrative expenses totaled \$721,965 and \$2,630,495 for the second quarter and six months of 2006, respectively, while amounting to \$3,124,627 and \$6,263,626 in 2005's same periods, respectively.

During the second quarter of 2005, the Company generated significant taxable income; and there was reasonable assurance the Company would produce taxable income for the remainder of the year. Due to this taxable income, the deferred tax asset valuation allowance associated with charitable contribution carryforwards was reversed, resulting in a \$695,000 positive adjustment to the income tax provision for the quarter and six month periods.

In May of 2006, the Company sold a former automobile dealership site located in Daytona Beach, Florida, which was being held as an income property. The financial results of operations and sale of this property have been reported separately as discontinued operations in the financial statements. Income, net of income taxes, of \$248,454 and \$240,476 were posted the second quarter and first six months of 2006, respectively.

On January 1, 2006, the Company implemented SFAS No. 123R. The implementation resulted in the recording of a \$216,093, net of income tax, cumulative effect of change in accounting principle during the first quarter of 2006.

LIQUIDITY AND CAPITAL RESOURCES.

Cash, restricted cash and investment securities decreased \$14,357,213 during the first six months of 2006. Cash and investment securities totaled \$8,951,194 at June 30, 2006, with no restricted cash on hand as of that date. All restricted cash held at December 31, 2005, along with additional funds which were placed with the intermediary during the first six months of 2006 were expended on two new income properties acquired through the like-kind exchange process.

Other uses of cash during the first half of 2006 included the payment of income taxes resulting from the 2002 tax audit, and the amendment of the 2003 and 2004 income tax returns as the result of the settlement the Company reached with the Internal Revenue Service on its like-kind exchange transactions which occurred on the Company's Development of Regional Impact lands. The Company also expended approximately \$2.3 million on road and utility improvements and an additional \$15.3 on the acquisition of property, plant and equipment, including the above mentioned income properties. Land clearing, planting, and equipment for the Company's hay operation were the primary additions to property, plant, and equipment, other than the income properties.

Liquidity and Capital Resources-continued

The Company paid dividends totaling \$908,744, equivalent to \$.16 per share, during the first six months of 2006.

Notes payable totaled \$7,863,051 at June 30, 2006, with \$681,327 outstanding on the Company's \$10.0 million line-of-credit.

The Company's Board of Directors and management periodically review the allocation of any excess capital with a goal of providing the highest return for all shareholders over the long run. The reviews include consideration of various alternatives, including increasing regular dividends, declaring special dividends, commencing a stock repurchase program, and retaining funds for reinvestment. At its July 26, 2006 meeting, the Board increased the quarterly dividend from \$0.08 to \$0.09 per share and reaffirmed its support for continuation of the 1031 tax deferred exchange strategy for investment of raw land sales proceeds and self-development of income properties on Company-owned lands.

Capital expenditures for the remainder of the year, in addition to income property investments, include approximately \$7 million in road construction. Capital to fund planned expenditures is expected to be provided from cash and investment securities, as they mature, operating activities, and current financing sources in place. The Company has the ability to borrow on a non-recourse basis against its existing income properties, which are all free of debt as of the date of this filing. As additional funds become available through qualified sales, the Company expects to invest in additional real estate opportunities.

CRITICAL ACCOUNTING POLICIES.

The profit on sales of real estate is accounted for in accordance with the provisions of SFAS No. 66, "Accounting for Sales of Real Estate." The Company recognizes revenue from the sale of real estate at the time the sale is consummated unless the property is sold on a deferred payment plan and the initial payment does not meet criteria established under SFAS No. 66, or the Company retains continuing involvement with the property.

During the first six months of 2006, the Company closed two transactions for which the Company had post-closing obligations to provide off-site utilities improvements. Full cash payment was received at closing, and a warranty deed was transferred and recorded. The sales contract does not provide any offsets, rescission or buyback if the improvements are not made. As the Company has retained post-closing obligations, a portion of the revenues and profits on the sale was deferred in accordance with SFAS No. 66. The transaction is being accounted for on a percentage-of-completion method with revenues and profits recognized as costs are incurred. For the six months ended June 30, 2006, revenues and profits of \$1,266,311 and \$1,238,263 were deferred, respectively. These profits are expected to be recognized during 2006, as the off-site improvements are completed.

Also during the first six months of 2006, revenues and profits of \$4,511,968 and \$4,310,351, respectively, were recognized from 2005 closings, which had been deferred as a result of post-closing obligations existing at the time of closing. A portion of the obligations were completed during the first six months of 2006, and thus a portion of revenues and profits were recognized. At June 30, 2006, deferred profits totaling \$2,272,918 remained on the Company's balance sheet to be recognized with the completion of the post-closing obligations.

Critical Accounting Policies-continued

The Company expects to complete all the post-closing obligations prior to year-end 2006.

In accordance with SFAS No. 144, "Accounting for the Impairment or Disposal of Long-Lived Assets," the Company has reviewed the recoverability of long-lived assets, including real estate and development and property, plant, and equipment for impairment whenever events or changes in circumstances indicate that the carrying amount of an asset may or may not be recoverable.

Real estate and development is evaluated for impairment by estimating sales prices less costs to sell. Impairment on income properties and other property, plant, and equipment is measured using an undiscounted cash flow approach. There has been no impairment of long-lived assets reflected in the consolidated financial statements.

At the time the Company's debt was refinanced, the Company entered into an interest rate swap agreement. This swap arrangement changes the variable-rate cash flow exposure on the debt obligations to fixed cash flows so that the Company can manage fluctuations in cash flows resulting from interest rate risk. This swap arrangement essentially creates the equivalent of fixed-rate debt. The above referenced transaction is accounted for under SFAS No. 133, "Accounting for Derivative Instruments and Certain Hedging Activities" and SFAS No. 138, "Accounting for Certain Derivative Instruments and Certain Hedging Activities, an Amendment of SFAS No. 133." The accounting requires the derivative to be recognized on the balance sheet at its fair value and the changes in fair value to be accounted for as other comprehensive income or loss. The Company measures the ineffectiveness of the interest rate swap derivative by comparing the present value of the cumulative change in the expected future cash flows on the variable leg of the swap with the present value of the cumulative change in the expected future interest cash flows on the floating rate liability. This measure resulted in no ineffectiveness. A liability in the amount of \$198,240 at June 30, 2006, has been established on the Company's balance sheet. The change in fair value, net of applicable taxes, in the amount of \$121,769 at June 30, 2006, has been recorded as accumulated other comprehensive loss, a component of shareholders' equity.

The Company maintains a stock option plan ("the Plan") pursuant to which 500,000 shares of the Company's common stock may be issued. The Plan in place was approved at the April 25, 2001, Shareholders' meeting. Under the Plan, the option exercise price equals the stock market price on the date of grant. The options vest over five years and all expire after ten years. The Plan provides for the grant of (1) incentive stock options, which satisfy the requirements of Internal Revenue Code (IRC) Section 422, and (2) non-qualified options which are not entitled to favorable tax treatment under IRC Section 422. No optionee may exercise incentive stock options in any calendar year for shares of common stock having a total market value of more than \$100,000 on the date of grant (subject to certain carryover provisions). In connection with the grant of non-qualified options, a stock appreciation right for each share covered by the option may also be granted. The stock appreciation right will entitle the optionee to receive a supplemental payment, which may be paid in whole or in part in cash or in shares of common stock equal to a portion of the spread between the exercise price and the fair market value of the underlying shares at the time of exercise. All options granted to date have been non-qualified options.

Critical Accounting Policies-continued

On January 1, 2006, the Company adopted SFAS No. 123R by using the modified prospective method of adoption. SFAS No. 123R requires the classification of share-based payment arrangements as liability or equity instruments.

Both the Company's stock options and stock appreciation rights are liability-classified awards under SFAS No. 123R and are required to be remeasured to fair value at each balance sheet date until the award is settled. For liability-classified awards, SFAS No. 123R requires an entity to remeasure the liability from its intrinsic value to its fair value on the adoption date, as the cumulative effect of change in accounting principle, net of any related tax effect. The Company remeasured the value of its stock options and stock appreciation rights as of January 1, 2006, which resulted in a cumulative effect of change in accounting principle, net of tax, totaling \$216,093. Upon adoption of SFAS No. 123R the Company also reclassified to liabilities the January 1, 2006, fair value of its stock options, which had been classified within shareholders' equity in the amount of \$3,074,749.

ITEM 3. QUANTITATIVE AND QUALITATIVE DISCLOSURES ABOUT MARKET RISK

The principal market risk (i.e., the risk of loss arising from adverse changes in market rates and prices) to which the Company is exposed is interest rates. The objective of the Company's asset management activities is to provide an adequate level of liquidity to fund operations and capital expansion, while minimizing market risk. The Company utilizes overnight sweep accounts and short-term investments to minimize the interest rate risk. The Company does not actively invest or trade in equity securities. The Company does not believe that its interest rate risk related to cash equivalents and short-term investments is material due to the nature of the investments.

The Company manages its debt, considering investment opportunities and risk, tax consequences, and overall financial strategies. The Company is primarily exposed to interest rate risk on its \$8,000,000 (\$7,181,724 outstanding at June 30, 2006) long-term mortgage. The borrowing bears a variable rate of interest based on market rates. Management's objective is to limit the impact of interest rate changes on earnings and cash flows and to lower the overall borrowing costs. To achieve this objective, the Company entered into an interest rate swap agreement during the second quarter of 2002, which effectively fixed the interest rate paid by the Company.

ITEM 4. CONTROLS AND PROCEDURES.

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As of the end of the period covered by this report, an evaluation was carried out under the supervision and with the participation of the Company's management, including the Chief Executive Officer ("CEO") and Chief Financial Officer ("CFO"), of the effectiveness of the Company's disclosure controls and procedures (as defined in Rules 13a-15(e) or 15d-15(e)under the Securities and Exchange Act of 1934 (the "Exchange Act")). Based on that evaluation, the CEO and CFO have concluded that the Company's disclosure controls and procedures are effective to ensure that information required to be disclosed by the Company in reports that it files or submits under the Exchange Act is recorded, processed, summarized, and reported within the time periods specified in Securities and Exchange Commission rules and forms.

Controls and Procedures-continued

There were no changes in the Company's internal control over financial reporting (as defined in Rules 13a-15(f) or 15d-15(f)under the Exchange Act) during the second fiscal quarter covered by this report that have materially affected, or are reasonably likely to materially affect, the Company's internal control over financial reporting.

PART II - OTHER INFORMATION

Item 1. Legal Proceedings.

There are no material pending legal proceedings to which the Company or its subsidiaries is a party.

Item 1A. Risk Factors.

Certain statements contained in this report (other than statements of historical fact) are forward-looking statements. The words "believe," "estimate," "expect," "intend," "anticipate," "will," "could," "may," "should," "plan," "potential," "predict," "forecast," "project,"and similar expressions and variations thereof identify certain of such forward-looking statements, which speak only as of the dates on which they were made. Forward-looking statements are made based upon management's expectations and beliefs concerning future developments and their potential effect upon the Company. There can be no assurance that future developments will be in accordance with management's expectations or that the effect of future developments on the Company will be those anticipated by management.

We wish to caution readers that the assumptions which form the basis for forward-looking statements with respect to or that may impact earnings for the year ended December 31, 2006, and thereafter, include many factors that are beyond the Company's ability to control or estimate precisely. These risks and uncertainties include, but are not limited to, the strength of the real estate market in the City of Daytona Beach in Volusia County, Florida; the ability to successfully execute acquisition or development strategies; any loss of key management personnel; changes in local, regional, and national economic conditions affecting the real estate development business and income properties; the impact of environmental and land use regulations; the impact of competitive real estate activity; variability in quarterly results due to the unpredictable timing of land sales; the loss of any major income property tenants; and the availability of capital. These risks and uncertainties may cause our actual future results to be materially different than those expressed in our forward-looking statements.

In addition to the other information set forth in this report, you should carefully consider the factors discussed in Part I "Item 1A. Risk Factors" in the Company's Annual Report on Form 10-K for the year ended December 31, 2005. There have been no material changes to those risk factors. The risks described in the Annual Report on Form 10-K are not the only risks facing the Company. Additional risks and uncertainties not currently known to the Company or that the Company currently deems to be immaterial also may materially adversely affect the Company.

While we periodically reassess material trends and uncertainties affecting our results of operations and financial condition, we do not intend to review or revise any particular forward-looking statement referenced herein in light of future events.

Item 2. Unregistered Sales of Equity Securities and Use of Proceeds.

The following table sets forth the Company's repurchases of equity securities registered under Section 12 of the Exchange Act that occurred during the three months ended June 30, 2006.

ISSUER PURCHASES OF EQUITY SECURITIES

Period		Average Price Paid Per Share	(c)Total Number of Shares Purchased as Part of Publicly Announced Plans or Programs	(d) Maximum Number (or Approximate Dollar Value) of Shares That May Yet Be Purchased Under The Plans or Programs
April 1 - April 30, 2006	100	\$60.29		
May 1 - May 31, 2006		-		
June 1 - June 30, 2006				
Total	100	\$60.29		

During April 2006, 100 shares of stock were delivered to the Company for payment of the exercise price on the exercise of stock options.

Item 3. Not Applicable

Item 4. Submission of matters to a vote of security holders.

The annual meeting of the Company's Shareholders was held on April 26, 2006. The following votes were received for one Nominee in Class I who was elected for the remaining year of a three year term and for each of the three nominees for Class III directors, each of whom was elected to a three-year term:

		Number of	Number of Votes
	Nominee	Votes For	Withheld
Class I	John C. Myers, III	4,162,989	447,256
Class III	Gerald DeGood	3,288,475	1,321,770
	James E. Gardner	4,166,445	443,800
	William J.Voges	3,238,604	1,371,641

Item 5. Not Applicable

Item 6. Exhibits

(a) Exhibits:

- Exhibit 31.1 Certification furnished pursuant to Section 302 of the Sarbanes-Oxley Act of 2002
- Exhibit 31.2 Certification furnished pursuant to Section 302 of Sarbanes-Oxley Act of 2002.
- Exhibit 32.1 Certification pursuant to 18 U.S.C.
 Section 1350, as Adopted pursuant to
 Section 906 of the Sarbanes-Oxley
 Act of 2002.
- Exhibit 32.2 Certification pursuant to 18 U.S.C.
 Section 1350, as Adopted pursuant to
 Section 906 of the Sarbanes-Oxley
 Act of 2002.

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.

CONSOLIDATED-TOMOKA LAND CO. (Registrant)

Date: August 10, 2006 By:/s/ William H. McMunn

William H. McMunn, President and Chief Executive Officer

Date: August 10, 2006 By:/s/ Bruce W. Teeters

Bruce W. Teeters, Senior Vice President - Finance

and Treasurer

EXHIBIT 31.1 CERTIFICATIONS

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

By: /s/ William H. McMunn

William H. McMunn

President and Chief Executive Officer

Date: August 10, 2006

EXHIBIT 31.2 CERTIFICATIONS

I, Bruce W. Teeters, certify that:

- I have reviewed this quarterly report on Form 10-Q of Consolidated-Tomoka Land Co.;
- 2. Based on my knowledge, this report does not contain any untrue statement of a material fact or omit to state a material fact necessary to make the statements made, in light of the circumstances under which such statements were made, not misleading with respect to the period covered by this report;
- 3. Based on my knowledge, the financial statements, and other financial information included in this report, fairly present in all material respects the financial condition, results of operations and cash flows of the registrant as of, and for, the periods presented in this report;
- 4. The registrant's other certifying officer and I are responsible for establishing and maintaining disclosure controls and procedures (as defined in Exchange Act Rules 13a-15(e) and 15d-15(e)) and internal control over financial reporting (as defined in Exchange Act Rules 13a-15(f) and 15d-15(f)) for the Registrant and have:
 - (a) Designed such disclosure controls and procedures, or caused such disclosure controls and procedures to be designed under our supervision, to ensure that material information relating to the registrant, including its consolidated subsidiaries, is made known to us by others within those entities, particularly during the period in which this report is being prepared;
 - (b) Designed such internal control over financial reporting, or caused such internal control over financial reporting to be designed under our supervision, to provide reasonable assurance regarding the reliability of financial reporting and the preparation of financial statements for external purposes in accordance with generally accepted accounting principles;
 - (c Evaluated the effectiveness of the registrant's disclosure controls and procedures and presented in this report our conclusions about the effectiveness of the disclosure controls and procedures, as of the end of the period covered by this report based on such evaluation;
 - (d) Disclosed in this report any change in the registrant's internal control over financial reporting that occurred during the registrant's most recent fiscal quarter that has materially affected, or is reasonably likely to materially affect, the registrant's internal control over financial reporting; and
- 5. The registrant's other certifying officer and I have disclosed, based on our most recent evaluation of internal control over financial reporting, to the registrant's auditors and the audit committee of the registrant's board of directors:
 - (a) All significant deficiencies and material weaknesses in the design or operation of internal control over financial reporting which are reasonably likely to adversely affect the registrant's ability to record, process, summarize and report financial information; and

(b) Any fraud, whether or not material, that involves management or other employees who have a significant role in the registrant's internal control over financial reporting.

By: /s/ Bruce W. Teeters
Bruce W. Teeters
Senior Vice President-Finance
and Treasurer

Date: August 10, 2006

EXHIBIT 32.2

CERTIFICATION PURSUANT TO 18 U.S.C. SECTION 1350, AS ADOPTED PURSUANT TO SECTION 906 OF THE SARBANES-OXLEY ACT OF 2002

In connection with the Quarterly Report of Consolidated-Tomoka Land Co. (The "Company") on Form 10-Q for the period ending March 31, 2006, as filed with the Securities and Exchange Commission on the date hereof (the "Report"), I, William H. McMunn, President and Chief Executive Officer of the Company, certify, pursuant to 18 U.S.C. Section 1350, as adopted pursuant to Section 906 of the Sarbanes-Oxley Act of 2002, that:

- (1) The Report fully complies with the requirements of Section 13(a) or 15(d) of the Securities Exchange Act of 1934; and
- (2) The information contained in the Report fairly presents, in all material respects, the financial condition and results of operations of the Company.

/s/ William H. McMunn
-----William H. McMunn
President and
Chief Executive Officer

August 10, 2006

Exhibit 32.1

CERTIFICATION PURSUANT TO
18 U.S.C SECTION 1350,
AS ADOPTED PURSUANT TO
SECTION 906 OF THE SARBANES-OXLEY ACT OF 2002

In connection with the Quarterly report of Consolidated-Tomoka Land Co. (The "Company") on Form 10-Q for the period ending March 31, 2006, as filed with the Securities and Exchange Commission on the date hereof (the "Report"), I, Bruce W. Teeters, Senior Vice President - Finance and Treasurer of the Company, certify, pursuant to 18 U.S.C. Section 1350, as adopted pursuant to Section 906 of the Sarbanes-Oxley Act of 2002, that:

(1) The Report fully complies with the requirements of Section 13(a) or 15(d) of the Securities Exchange Act of 1934; and (2) The information contained in the Report fairly presents, in all material respects, the financial condition and results of operations of the Company.

/s/Bruce W. Teeters
-----Bruce W. Teeters
Senior Vice President-Finance and Treasurer

August 10, 2006