UNITED STATES SECURITIES AND EXCHANGE COMMISSION Washington, D.C. 20549 FORM 10-Q

(Mark One)

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

For the guarterly period ended February 28, 2006

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_____ to ___

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

For the transition period from _____

Commission file number: 1-9610

Carnival Corporation

Republic of PanamaEngland and Wales(State or other jurisdiction of
incorporation or organization)(State or other jurisdiction of
incorporation or organization)

59-1562976 (I.R.S. Employer Identification No.)

3655 N.W. 87th Avenue Miami, Florida 33178-2428 (Address of principal executive offices) (Zip Code)

(305) 599-2600 including area code)

None and former fiscal year, if changed since last report)

Commission file number: 1-15136

Carnival plc (Exact name of registrant as specified in its charter) (Exact name of registrant as

98-0357772 (I.R.S. Employer Identification No.)

Carnival House, 5 Gainsford Street, London SE1 2NE, United Kingdom (Address of principal executive offices) (Zip Code)

011 44 20 7940 5381 (Registrant's telephone number, (Registrant's telephone number, includion) including area code)

None (Former name, former address and former fiscal year, if (Former name, former address and former fiscal year, if changed since last report)

Indicate by check mark whether the registrants (1) have filed all reports required to be filed by Section 13 or 15(d) of the Securities Exchange Act of 1934 during the preceding 12 months (or for such shorter period that the registrants were required to file such reports), and (2) have been subject to such filing requirements for the past 90 days. Yes |X| No |_|

Indicate by check mark whether the registrants are large accelerated filers, accelerated filers, or non-accelerated filers. See definition of "accelerated filer and large accelerated filer" in Rule 12b-2 of the Exchange Act. Large Accelerated filers |X| Accelerated filers |_| Non-Accelerated filers

Indicate by check mark whether the registrants are shell companies (as defined in Rule 12b-2 of the Exchange Act). Yes $|_{|}$ No |X|

At March 22, 2006 Carnival Stock, \$.01 par value.

At March 22, 2006, Carnival plc had Corporation had outstandingoutstanding212,589,480Ordinary Shares638,735,465 shares of Common\$1.66 par value, one Special Voting Share, GBP 1.00 par value and 638,735,465 Trust Shares of beneficial interest in the P&O Princess Special Voting Trust.

PART I. FINANCIAL INFORMATION

Item 1. Financial Statements.

CARNIVAL CORPORATION & PLC CONSOLIDATED STATEMENTS OF OPERATIONS (UNAUDITED) (in millions, except per share data)

	Ended February 28	
	2006	2005
Revenues Cruise		
Passenger tickets Onboard and other Other	\$ 1,908 542 11	546 9
	2,461	2,396
Costs and Expenses Operating Cruise		
Commissions, transportation and other Onboard and other Payroll and related Food Fuel Other ship operating Other	412 98 276 153 215 320 13	431 96 274 154 133 324 11
Total Selling and administrative Depreciation and amortization	1,487 365 232 2,084	1,423 334 221
Operating Income	377	418
Nonoperating (Expense) Income Interest income Interest expense, net of capitalized interest Other (expense) income, net	7 (76) (14) (83)	3 (86) 7 (76)
Income Before Income Taxes	294	342
Income Tax (Expense) Benefit, Net	(14)	3
Net Income	\$ 280 ======	\$ 345 ======
Earnings Per Share Basic	\$ 0.35	\$ 0.43
Diluted	====== \$ 0.34 ======	====== \$ 0.42 ======
Dividends Per Share	\$ 0.25 ======	\$ 0.15 ======

The accompanying notes are an integral part of these consolidated financial statements.

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CARNIVAL CORPORATION & PLC CONSOLIDATED BALANCE SHEETS (UNAUDITED) (in millions, except par values)

	February 28, 2006 	November 30, 2005
ASSETS Current Assets Cash and cash equivalents	\$ 395	\$ 1,178
Short-term investments Accounts receivable, net	11 425	408
Inventories Prepaid expenses and other	266 210	250 370
Total current assets	1,307	2,215
Property and Equipment, Net	21,957	21,312
Goodwill	3,211	3,206
Trademarks	1,283	1,282
Other Assets	558	417
	\$ 28,316 ======	\$ 28,432 ======
LIABILITIES AND SHAREHOLDERS' EQUITY Current Liabilities		
Short-term borrowings	\$ 409	\$ 300
Current portion of long-term debt	643	1,042
Convertible debt subject to current put option	220	283
Accounts payable	656	690
Accrued liabilities and other Customer deposits	746 2,221	832 2,045
Total current liabilities	4,895	5,192
Long-Term Debt	5,661	5,727
Other Long-Term Liabilities and Deferred Income	581	541
Contingencies (Note 5)		
Shareholders' Equity Common stock of Carnival Corporation; \$.01 par value; 1,960 shares authorized; 640 shares at 2006 issued and outstanding and 639 shares at 2005 issued Ordinary shares of Carnival plc; \$1.66 par value;	6	6
226 shares authorized; 213 shares at 2006 and		
212 shares at 2005 issued	353	353
Additional paid-in capital Retained earnings	7,398 10,310	7,381 10,233
Unearned stock compensation	10, 510	(13)
Accumulated other comprehensive income Treasury stock; 2 shares of Carnival Corporation at 2005 and 42 shares of Carnival plc at 2006	170	156
and 2005, at cost	(1,058)	(1,144)
Total shareholders' equity	17,179	16,972
	\$ 28,316 ======	\$ 28,432 ======

The accompanying notes are an integral part of these consolidated financial statements.

CARNIVAL CORPORATION & PLC CONSOLIDATED STATEMENTS OF CASH FLOWS (UNAUDITED) (in millions)

	Three Months Ended February 28,	
	2006	2005
OPERATING ACTIVITIES Net income Adjustments to reconcile net income to	\$ 280	\$ 345
net cash provided by operating activities Depreciation and amortization Share-based compensation Non-cruise investment write-down Accretion of original issue discount	232 20 10 3	221 4 5
Other Changes in operating assets and liabilities	(1)	3
Receivables Inventories Prepaid expenses and other Accounts payable Accrued and other liabilities Customer deposits	(17) (16) (9) (35) (27) 173	(20)
Net cash provided by operating activities	613	543
INVESTING ACTIVITIES Additions to property and equipment Purchases of short-term investments Sales of short-term investments Other, net		(556) (58) 27 1
Net cash used in investing activities	(765)	(586)
FINANCING ACTIVITIES Principal repayments of long-term debt Dividends paid Proceeds from (repayments of) short-term borrowings, net Proceeds from exercise of stock options Other	(570) (202) 108 31 (2)	(170) (120) (13) 23 (2)
Net cash used in financing activities	(635)	(282)
Effect of exchange rate changes on cash and cash equivalents	4	3
Net decrease in cash and cash equivalents Cash and cash equivalents at beginning of period	(783) 1,178	(322) 643
Cash and cash equivalents at end of period	\$ 395 ======	\$ 321 ======

The accompanying notes are an integral part of these consolidated financial statements.

CARNIVAL CORPORATION & PLC NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (UNAUDITED)

NOTE 1 - Basis of Presentation

Carnival Corporation is incorporated in Panama, and Carnival plc is incorporated in England and Wales. The accompanying consolidated financial statements include the accounts of Carnival Corporation and Carnival plc and their respective subsidiaries. Together with their consolidated subsidiaries they are referred to collectively in these consolidated financial statements and elsewhere in this joint Quarterly Report on Form 10-Q as "Carnival Corporation & plc," "our," "us," and "we."

Carnival Corporation and Carnival plc operate as a dual listed company ("DLC"), whereby the businesses of Carnival Corporation and Carnival plc are combined through a number of contracts and through amendments to Carnival Corporation's articles of incorporation and by-laws and to Carnival plc's memorandum of association and articles of association. The two companies have retained their separate legal identities, however, they operate as if they were a single economic enterprise.

The accompanying consolidated balance sheet at February 28, 2006 and the consolidated statements of operations and cash flows for the three months ended February 28, 2006 and 2005 are unaudited and, in the opinion of our management, contain all adjustments, consisting of only normal recurring adjustments, necessary for a fair presentation. Our interim consolidated financial statements should be read in conjunction with the audited consolidated financial statements and the related notes included in the Carnival Corporation & plc 2005 joint Annual Report on Form 10-K. Our operations are seasonal and results for interim periods are not necessarily indicative of the results for the entire year.

NOTE 2 - Share-Based Compensation

Effective December 1, 2005, we adopted the provisions of Statement of Financial Accounting Standards ("SFAS") No. 123(revised 2004), "Share-Based Payment" ("SFAS No. 123(R)") using the modified prospective application transition method. Under this method, the share-based compensation cost recognized beginning December 1, 2005 includes compensation cost for (i) all share-based payments granted prior to, but not vested as of December 1, 2005, based on the grant date fair value originally estimated in accordance with the provisions of SFAS No. 123, "Accounting for Stock-Based Compensation," ("SFAS No. 123")and (ii) all share-based payments granted subsequent to November 30, 2005, based on the grant date fair value estimated in accordance with the provisions of SFAS No. 123(R). Compensation cost under SFAS No. 123(R) is recognized ratably using the straight-line attribution method over the expected vesting period or to the retirement eligibility date, if less than the vesting period when vesting is not contingent upon any future performance. In addition pursuant to SFAS No. 123(R), we are required to estimate the amount of expected forfeitures when calculating the compensation costs, instead of accounting for forfeitures as incurred, which was our previous method. As of December 1, 2005, the cumulative effect of adopting the estimated forfeiture method was not significant. Prior periods are not restated under this transition method.

Prior to December 1, 2005, we accounted for share-based compensation plans in accordance with the provisions of APB Opinion No. 25, "Accounting for Stock Issued to Employees," as permitted by SFAS No. 123. We elected to use the intrinsic value method of accounting for employee and director share-based compensation expense for our noncompensatory employee and director stock option awards and did not recognize compensation expense for the issuance of options with an exercise price equal to or greater than the market price of the underlying common stock at the date of grant. Had we elected to adopt the fair value approach as prescribed by SFAS No. 123, which charges earnings for the estimated fair value of stock options, our pro forma net income and pro forma earnings per share for the first quarter of fiscal 2005 would have been as follows (in millions, except per share amounts):

Net income, as reported Share-based compensation expense included in net income, as reported Total share-based compensation expense determined under the fair value-based method for all awards(a)	\$ 345 4 (18)
Pro forma net income for basic earnings per share Interest on dilutive convertible notes	331 12
Pro forma net income for diluted earnings per share	\$ 343 =====
Earnings per share Basic As reported	\$0.43 =====
Pro forma	\$0.41 =====
Diluted As reported Pro forma	\$0.42 ===== \$0.40 =====

(a) These amounts include the expensing of stock options made to retirement-eligible employees over the expected vesting period of the option.

Stock Incentive Plans

We issue our share-based compensation awards under Carnival Corporation and Carnival plc stock plans, which have an aggregate of 40.6 million shares available for future grant at February 28, 2006. These plans allow us to issue stock options, restricted stock units and nonvested stock awards (collectively "incentive awards"). Incentive awards are primarily granted to management level employees and members of our Board of Directors. The plans are administered by a committee of our independent directors (the "Committee"), that determines who is eligible to participate, the number of shares for which incentive awards are to be granted and the amounts that may be exercised within a specified term. These plans allow us to fulfill our incentive award obligations using shares purchased in the open market, or with unissued or treasury shares. The total share-based compensation expense was \$20 million for the quarter ended February 28, 2006, of which \$18 million has been included in the Consolidated Statements of Operations as selling, general and administrative expenses and \$2 million as cruise payroll expense.

Stock Option Plans

The stock option exercise price is generally set by the Committee at 100% or more of the fair market value of the underlying common stock/ordinary shares on the date the option is granted. All stock options granted during the three months ended February 28, 2006 and 2005 were granted at an exercise price per share equal to or greater than the fair market value of the Carnival Corporation common stock and Carnival plc ordinary shares on the date of grant. Generally employee options either vest evenly over five years or at the end of three years. Our employee options granted prior to October 2005 have a ten-year term and those options granted thereafter have a seven-year term. Carnival Corporation director options granted subsequent to fiscal 2000 vest evenly over five years and have a ten-year term.

As permitted by SFAS No. 123 and SFAS No. 123(R), the fair values of options were estimated using the Black-Scholes option-pricing model. The Black-Scholes weighted-average assumptions were as follows:

	Three Months ended February 28,		
	2006	2005	
Fair value of options at the			
dates of grant	\$12.63	\$14.17	
	======	======	
Risk free interest rate(a)	4.24%	3.85%	
	======	======	
Expected dividend yield	2.20%	1.53%	
	======	======	
Expected volatility(b)	26.5%	27.0%	
	======	======	
Expected option life (in years)(c)	4.75	4.67	
	======	======	

- (a) The risk-free interest rate is based on U.S. Treasury zero-coupon issues with a remaining term equal to the expected option life assumed at the date of grant.
- (b) In addition to the historical volatility we also consider the implied volatilities derived from our exchange traded options and convertible notes in determining our expected volatility assumption since we believe these implied market volatilities should be considered in estimating our expected future volatilities.
- (c) The average expected life was based on the contractual term of the option and expected employee exercise behavior.

A combined summary of Carnival Corporation and Carnival plc stock option activity was as follows:

	Shares	Weighted- Average Exercise Price	Weighted-Average Remaining Contractual Term	Aggregate Intrinsic Value(a)
			(in years)	(in millions)
Outstanding at				
November 30, 2005	20,058,252	\$39.15		
Granted	672,512	\$54.99		
Exercised(b)	(1,027,746)	\$28.79		
Forfeited or expired	(110,534)	\$42.12		
Outstanding at				
February 28, 2006(c)	19,592,484	\$40.27	6.6	\$223
	========			
Exercisable at				
February 28, 2006(d)	8,791,682	\$37.34		\$126

- (a) The aggregate intrinsic value represents the amount by which the fair value of underlying stock exceeds the option exercise price.
- (b) Included 98,000 of Carnival plc options of which 78,000 had a sterling denominated exercise price.
- (c) Included 3.7 million of Carnival plc options at a weighted-average exercise price of \$41.57 per share, based on the February 28, 2006 U.S. dollar to sterling exchange rate.
- (d) Included 0.9 million of Carnival plc options at a weighted-average exercise price of \$29.80 per share, based on the February 28, 2006 U.S. dollar to sterling exchange rate.

As of February 28, 2006, there was \$111 million of total unrecognized compensation cost related to unvested stock options. The cost is expected to be recognized over a weighted-average period of 2.0 years.

Nonvested Stock and Restricted Stock Units

Nonvested stock generally has the same rights as Carnival Corporation common stock, except for transfer restrictions and forfeiture provisions. In prior periods, unearned stock compensation was recorded within shareholders' equity at the date of award based on the quoted market price of the Carnival Corporation common stock on the date of grant and is amortized to expense using the straight-line method from the grant date through the earlier of the vesting date or the estimated retirement eligibility date. Upon adoption of SFAS No. 123(R), the \$13 million of unearned stock compensation as of November 30, 2005 was required to be charged against additional paid-in capital. The shares granted to the officers and non-executive board members either have three or five-year cliff vesting terms or vest evenly over five years after the grant date.

In addition, Carnival Corporation and Carnival plc issue restricted stock units ("RSUs"), which do not have an exercise price, and either vest evenly over five years or at the end of three or five years. The share-based compensation expense associated with the RSUs is based on the quoted market price of the Carnival Corporation or Carnival plc shares on the date of grant, and is expensed using the straight-line method from the grant date through the earlier of the vesting date or the employees'

estimated retirement eligibility date. RSUs granted prior to fiscal 2006 are expensed over the vesting period of the RSU.

During the three months ended February 28, 2006 the nonvested stock and RSUs activity was as follows:

	Nonvest	ed Stock	Restricted	Stock Units
	Shares	Weighted- Average Grant Date Fair Value	Shares	Weighted- Average Grant Date Fair Value
Outstanding at				
November 30, 2005 Granted Vested	966,417 110,000 (130,000)	\$36.28 \$53.71 \$30.16	159,117 269,610 (47,319)	\$44.56 \$52.46 \$30.07
Outstanding at				
February 28, 2006	946,417 ======	\$39.14	381,408 ======	\$51.94

As of February 28, 2006, there was \$27 million of total unrecognized compensation cost related to nonvested stock and RSUs. The cost is expected to be recognized over a weighted-average period of 1.9 years.

NOTE 3 - Dry-dock

Commencing with the first quarter of fiscal 2006, we changed the period over which we amortize our deferred dry-dock costs to the length of time between dry-docks, which is generally two to three years, instead of amortizing them generally over one to two years. This change in estimate reflects the lengthening of the time between dry-docks, resulting from regulatory changes and technological enhancements to our ships, which have enabled us to extend the period between dry-docks within the parameters of the existing regulations. As a result of this change in estimate, our other ship operating expenses for the three months ended February 28, 2006 was reduced by \$21 million and our diluted earnings per share was increased by \$0.025 compared to what our 2006 dry-dock amortization would have been without this change.

NOTE 4 - Debt

During the three months ended February 28, 2006, \$65 million of our zero-coupon convertible notes were converted at their accreted value into 1.9 million shares of Carnival Corporation common stock.

NOTE 5 - Contingencies

Litigation

As of March 2006, five separate lawsuits had been filed against either Carnival Corporation or Princess Cruise Lines, Ltd. in the U.S. on behalf of some current and former crew members alleging that Carnival Cruise Lines and Princess Cruises failed to pay the plaintiffs for overtime. These suits generally seek payment of (i) damages for breach of contract or restitution for back wages, (ii) damages under the Seaman's Wage Act and (iii) interest. The ultimate outcomes of these matters cannot be determined at this time. However, we believe we have meritorious defenses and we intend to vigorously defend these lawsuits.

In January 2006, a lawsuit was filed against Carnival Corporation and its subsidiaries and affiliates, and other non-affiliated cruise lines in New York on

behalf of James Jacobs and a purported class of owners of intellectual property rights to musical plays and other works performed in the U.S. The plaintiffs claim infringement of copyrights to Broadway, off Broadway and other plays. The suit seeks payment of (i) damages, (ii) disgorgement of alleged profits and (iii) an injunction against future infringement. The ultimate outcome of this matter cannot be determined at this time. However, we intend to vigorously defend this lawsuit.

In April 2003, Festival Crociere S.p.A. ("Festival") commenced an action against the European Commission (the "Commission") in the Court of First Instance of the European Communities in Luxembourg ("CFI") seeking to annul the Commission's antitrust approval of the DLC transaction (the "Festival Action"). We have been granted leave to intervene in the Festival Action and filed a Statement in Intervention with the CFI. Festival was declared bankrupt in May 2004 and Festival did not submit observations on our Statement in Intervention. In December 2005, Festival's trustee was denied authorization to continue pursuing this matter by the bankruptcy court. In January 2006, the CFI sought the parties' views on a possible termination of the proceedings. A successful third party challenge of an unconditional Commission clearance decision would be unprecedented, and based on a review of the law and the factual circumstances of the DLC transaction, as well as the Commission's approval decision in relation to the DLC transaction, we believe that the Festival Action will not have a material adverse effect on the companies or the DLC transaction. However, the ultimate outcome of this matter cannot be determined at this time.

In 2002 and 2004, two actions (collectively, the "Facsimile Complaints") were filed against Carnival Corporation on behalf of purported classes of persons who received unsolicited advertisements via facsimile, alleging that Carnival Corporation and other defendants distributed unsolicited advertisements via facsimile in contravention of the U.S. Telephone Consumer Protection Act. The plaintiffs seek to enjoin the sending of unsolicited facsimile advertisements and statutory damages. The advertisement referred to in the 2002 Facsimile Complaint that reference a Carnival Cruise Line product was not sent by Carnival Corporation, but rather was distributed by a professional faxing company at the behest of a third party travel agency. The faxes involved in the 2004 case were sent to a travel agency with whom we had conducted business. We do not advertise directly to the traveling public through the use of facsimile transmission. The ultimate outcomes of the Facsimile Complaints cannot be determined at this time. We believe, however, that we have meritorious defenses and we will continue to vigorously defend against these actions.

Costa Cruises ("Costa") instituted arbitration proceedings in Italy in 2000 to confirm the validity of its decision not to deliver its ship, the Costa Classica, to the shipyard of Cammell Laird Holdings PLC ("Cammell Laird") under a 79 million euro denominated contract for the conversion and lengthening of the ship in November 2000. Costa also gave notice of termination of the contract in January 2001. It is expected that the arbitration tribunal's decision will be made in 2007 at the earliest. In the event that an award is given in favor of Cammell Laird, the amount of damages, which Costa would have to pay, if any, is not currently determinable. The ultimate outcome of this matter cannot be determined at this time.

In the normal course of our business, various other claims and lawsuits have been filed or are pending against us. Most of these claims and lawsuits are covered by insurance and, accordingly, the maximum amount of our liability, net of any insurance recoverables, is typically limited to our self-insurance retention levels. However, the ultimate outcome of these claims and lawsuits which are not covered by insurance cannot be determined at this time.

Contingent Obligations

At February 28, 2006, Carnival Corporation had contingent obligations totaling approximately \$1.1 billion to participants in lease out and lease back type transactions for three of its ships. At the inception of the leases, the entire amount of the contingent obligations was paid by Carnival Corporation to major financial institutions to enable them to directly pay these obligations. Accordingly, these obligations were considered extinguished, and neither the funds nor the contingent obligations have been included on our balance sheets. Carnival Corporation would only be required to make any payments under these contingent obligations in the remote event of nonperformance by these financial institutions, all of which have long-term credit ratings of AA or higher. In addition, Carnival Corporation obtained a direct guarantee from another AA rated financial institution for \$275 million of the above noted contingent obligations, thereby further reducing the already remote exposure to this portion of the contingent obligations. If the major financial institutions' credit ratings fall below AA-, Carnival Corporation would be required to move a majority of the funds from these financial institutions to other highly-rated financial institutions. If Carnival Corporation's credit rating falls below BBB, it would be required to provide a standby letter of credit for \$76 million, or alternatively provide mortgages in the aggregate amount of \$76 million on two of its ships.

In the unlikely event that Carnival Corporation were to terminate the three lease agreements early or default on its obligations, it would, as of February 28, 2006, have to pay a total of \$171 million in stipulated damages. As of February 28, 2006, \$180 million of standby letters of credit have been issued by a major financial institution in order to provide further security for the payment of these contingent stipulated damages. Between 2017 and 2022, we have the right to exercise options that would terminate these transactions at no cost to us.

Some of the debt agreements that we enter into include indemnification provisions that obligate us to make payments to the counterparty if certain events occur. These contingencies generally relate to changes in taxes, changes in laws that increase lender capital costs and other similar costs. The indemnification clauses are often standard contractual terms and were entered into in the normal course of business. There are no stated or notional amounts included in the indemnification clauses and we are not able to estimate the maximum potential amount of future payments, if any, under these indemnification clauses. We have not been required to make any material payments under such indemnification clauses in the past and, under current circumstances, we do not believe a request for material future indemnification payments is probable.

War Risk Insurance

During the first quarter of fiscal 2006 we obtained additional war risk insurance, subject to coverage limits, deductibles and exclusions for claims such as those arising from chemical and biological attacks, to cover damage or loss to all of our 36 previously uninsured ships, including terrorist risks. Under the terms of our war risk insurance coverage, which is typical for war risk policies in the marine industry, underwriters can give seven days notice to the insured that the policies can be cancelled.

NOTE 6 - Comprehensive Income

Comprehensive income was as follows (in millions):

	Three Months Ended February 28,	
	2006	2005
Net income Items included in accumulated other comprehensive income	\$ 280	\$ 345
Foreign currency translation adjustment Changes related to cash flow derivative hedges	10 4	(3) 11
Total comprehensive income	\$294 =====	\$ 353 =====

NOTE 7 - Segment Information

Our cruise segment includes all of our cruise brands, which have been aggregated as a single reportable segment based on the similarity of their economic and other characteristics, including products and services they provide. Our other segment primarily represents the hotel, tour and transportation operations of Holland America Tours and Princess Tours.

Selected segment information for our cruise and other segments was as follows (in millions):

	Three Months Ended February 28,				
	Revenues	Operating expenses	Selling and admin- istrative	Depreciation and amortization	Operating income (loss)
2006 Cruise Other Intersegment elimination	\$ 2,450 16 (5)	\$ 1,474 18 (5)	\$ 353 12	\$224 8	\$ 399 (22)
	\$ 2,461 ======	\$ 1,487 ======	\$ 365 ======	\$ 232 ======	\$ 377 =======
2005 Cruise Other Intersegment elimination	\$ 2,387 12 (3)	\$ 1,412 14 (3)	\$ 322 12	\$213 8	\$ 440 (22)
	\$ 2,396 ======	\$ 1,423 ======	\$ 334 =======	\$ 221 ======	\$ 418 ======

NOTE 8 - Earnings Per Share

Our basic and diluted earnings per share were computed as follows (in millions, except per share data):

	Three Months Ended February 28,	
	2006	2005
Net income Interest on dilutive convertible notes	\$ 280 6	\$ 345 12
Net income for diluted earnings per share	\$ 286 =====	\$ 357 =====
Weighted-average common and ordinary shares outstanding Dilutive effect of convertible notes Dilutive effect of stock plans	809 26 3	805 44 6
Diluted weighted-average shares outstanding	838	855 =====
Basic earnings per share Diluted earnings per share	\$0.35 ===== \$0.34 =====	\$0.43 ===== \$0.42 =====

Options to purchase 2.2 million and 1.4 million shares for the three months ended February 28, 2006 and 2005, respectively, were excluded from our diluted earnings per share computation since the effect of including them was anti-dilutive.

Item 2. Management's Discussion and Analysis of Financial Condition and Results of Operations.

Cautionary Note Concerning Factors That May Affect Future Results

Some of the statements contained in this "Management's Discussion and Analysis of Financial Condition and Results of Operations" and elsewhere in this joint Quarterly Report on Form 10-Q are "forward-looking statements" that involve risks, uncertainties and assumptions with respect to us, including some statements concerning future results, outlook, plans, goals and other events which have not yet occurred. These statements are intended to qualify for the safe harbors from liability provided by Section 27A of the Securities Act of 1933 and Section 21E of the Securities Exchange Act of 1934. You can find many, but not all, of these statements by looking for words like "will," "may," "believes," "expects," "anticipates," "forecast," "future," "intends," "plans," and "estimates" and for similar expressions.

Because forward-looking statements involve risks and uncertainties, there are many factors that could cause our actual results, performance or achievements to differ materially from those expressed or implied in this joint Quarterly Report on Form 10-Q. Forward-looking statements include those statements which may impact the forecasting of our earnings per share, net revenue yields, booking levels, pricing, occupancy, operating, financing and/or tax costs, fuel costs, costs per available lower berth day ("ALBD"), estimates of ship depreciable lives and residual values, outlook or business prospects. These factors include, but are not limited to, the following:

- risks associated with the DLC structure, including the uncertainty of its tax status;
- general economic and business conditions, which may impact levels of disposable income of consumers and net revenue yields for our cruise brands;
- conditions in the cruise and land-based vacation industries, including competition from other cruise ship operators and providers of other vacation alternatives and increases in capacity offered by cruise ship and land-based vacation alternatives;
- risks associated with operating internationally;
- the implementation of U.S. regulations requiring U.S. citizens to obtain passports for travel to or from additional foreign destinations;
- the international political and economic climate, armed conflicts, terrorist attacks and threats thereof, availability of air service, other world events and adverse publicity, and their impact on the demand for cruises;
- accidents and other incidents affecting the health, safety, security and vacation satisfaction of passengers, including machinery and equipment failures, which could cause the alteration of itineraries or cancellation of a cruise or series of cruises and the impact of the spread of contagious diseases;
- changing consumer preferences, which may, among other things, adversely impact the demand for cruises;
- our ability to implement our shipbuilding programs and brand strategies and to continue to expand our business worldwide;
- our ability to attract and retain qualified shipboard crew and maintain good relations with employee unions;
- our ability to obtain financing on terms that are favorable or consistent with our expectations;
- the impact of changes in operating and financing costs, including changes in foreign currency exchange rates and interest rates and fuel, food, payroll, insurance and security costs;
- the impact of pending or threatened litigation;
- changes in the environmental, health, safety, security, tax and other regulatory regimes under which we operate;
- continued availability of attractive port destinations;

- our ability to successfully implement cost reduction plans;
- continuing financial viability of our travel agent distribution system and air service providers; and
- unusual weather patterns or natural disasters, such as hurricanes and earthquakes.

Forward-looking statements should not be relied upon as a prediction of actual results. Subject to any continuing obligations under applicable law or any relevant listing rules, we expressly disclaim any obligation to disseminate, after the date of this joint Quarterly Report on Form 10-Q, any updates or revisions to any such forward-looking statements to reflect any change in expectations or events, conditions or circumstances on which any such statements are based.

Key Performance Indicators and Critical Accounting Estimates

We use net cruise revenues per ALBD ("net revenue yields") and net cruise costs per ALBD as significant non-GAAP financial measures of our cruise segment financial performance. We believe that net revenue yields are commonly used in the cruise industry to measure a company's cruise segment revenue performance. This measure is also used for revenue management purposes. In calculating net revenue yields, we use "net cruise revenues" rather than "gross cruise revenues." We believe that net cruise revenues is a more meaningful measure in determining revenue yield than gross cruise revenues because it reflects the cruise revenues earned by us net of our most significant variable costs, which are travel agent commissions, cost of air transportation and certain other variable direct costs associated with onboard revenues. Substantially all of our remaining cruise costs are largely fixed once our ship capacity levels have been determined, except for the impact of changing prices.

Net cruise costs per ALBD is the most significant measure we use to monitor our ability to control our cruise segment costs rather than gross cruise costs per ALBD. In calculating net cruise costs, we exclude the same variable costs that are included in the calculation of net cruise revenues. This is done to avoid duplicating these variable costs in these two non-GAAP financial measures.

In addition, because a significant portion of our operations utilize the euro or sterling to measure their results and financial condition, the translation of those operations to our U.S. dollar reporting currency results in increases in reported U.S. dollar revenues and expenses if the U.S. dollar weakens against these foreign currencies, and decreases in reported U.S. dollar revenues and expenses if the U.S. dollar strengthens against these foreign currencies. Accordingly, we also monitor our two non-GAAP financial measures assuming the current period currency exchange rates have remained constant with the prior year's comparable quarter rates, or on a "constant dollar basis," in order to remove the impact of changes in exchange rates on our non-U.S. cruise operations. We believe that this is a useful measure indicating the actual growth of our operations in a fluctuating exchange rate environment. On a constant dollar basis, net cruise revenues and net cruise costs would be \$1.98 billion and \$1.35 billion for the three months ended February 28, 2006, respectively. On a constant dollar basis, gross cruise revenues and gross cruise costs would be \$2.51 billion and \$1.88 billion for the three months ended February 28, 2006, respectively. In addition to our two non-GAAP financial measures discussed above, our non-U.S. cruise operations' depreciation and net interest expense were impacted by the changes in exchange rates for the three months ended February 28, 2006 compared to February 28, 2005.

For a discussion of our critical accounting estimates, see "Management's Discussion and Analysis of Financial Condition and Results of Operations," which is included in Carnival Corporation & plc's 2005 joint Annual Report on Form 10-K.

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Outlook for Remainder of Fiscal 2006

As of March 23, 2006 we said that we expected our diluted earnings per share for the second quarter of 2006 would be approximately \$0.48 to \$0.50 and approximately \$2.90 to \$3.00 for the 2006 full year. Our guidance was based on the then current forward fuel price curve of \$331 per metric ton for the second quarter of 2006 and \$336 per metric ton for the last nine months of fiscal 2006. In addition, this guidance was also based on currency exchange rates of \$1.19 to the euro and \$1.75 to sterling.

Subsequent to the preparation of the earnings guidance noted above, Princess Cruises' Star Princess had a fire onboard, which resulted in significant damage to the ship. After completing a damage assessment, we have decided to take the ship out of service in order to have the necessary repairs completed. The ship is expected to return to service on May 15, 2006, the date of its first scheduled European cruise. We estimate that the cancelled cruises and damages caused by the fire will result in approximately a \$0.04 to \$0.05 reduction to our second quarter and 2006 full year diluted earnings per share guidance.

Our 2006 outlook includes the impact of two accounting matters. Commencing with the first quarter of fiscal 2006, we began to recognize share-based compensation expense in our statement of operations. The increase in our 2006 full year share-based compensation expense is expected to be approximately \$55 million compared to our reported fiscal 2005 share-based compensation expense. We will continue to expense share-based compensation in future periods pursuant to SFAS No. 123(R) requirements. Also commencing in the first quarter of fiscal 2006, we changed the period over which we amortize our deferred dry-dock costs. This change in estimate is expected to reduce our fiscal 2006 dry-dock amortization by approximately \$63 million, compared to what our amortization was expected to be without the change. However, this change is expected to reduce fiscal 2006 dry-dock amortization by approximately \$40 million, compared to normal average levels of dry-dock amortization. The reduction in our 2006 amortization expense will not be a recurring benefit, as our dry-dock amortization will start to move back to its higher more normal levels over the next 2 to 3 years.

The year-over-year percentage increase in our ALBD capacity, resulting from new ships entering service, is expected to be 4.5%, 5.1% and 5.7% for the second, third and fourth quarters of 2006, respectively, based on ships currently on order and net of both the expected sale of the Pacific Sky by P&O Cruises Australia in May 2006 and the temporary removal from service of the Star Princess.

Seasonality

Our revenue from the sale of passenger tickets is seasonal. Historically, demand for cruises has been greatest during our third quarter, which includes the Northern Hemisphere summer months. This higher demand during the third quarter results in higher net revenue yields and, accordingly, the largest share of our net income is earned during this period. Substantially all of Holland America Tours' and Princess Tours' revenues and net income are generated from May through September in conjunction with the Alaska cruise season.

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Selected information was as follows:

	Three Months Ended February 28,			oruary 28,
	2006		2005	
Passengers carried (in thousands)(a)		1,523		1,619
Occupancy percentage	104.2%			103.8%
Fuel cost per metric ton	======== \$ 319 =========		==== \$ ====	196

(a) Passengers carried in 2006 are less than 2005 because 2006 does not include any passengers for the three ships chartered to the Military Sealift Command ("MSC") in connection with the Hurricane Katrina relief efforts.

Gross and net revenue yields were computed by dividing the gross or net revenues, without rounding, by ALBDs as follows:

	Three Months Ended February 28,		
	2006	2005	
	(in millions, except /	ALBDs and vields)	
Cruise revenues	(in millions, except)	(LEBDS and yields)	
Passenger tickets Onboard and other	\$ 1,908 542	\$ 1,841 546	
Gross cruise revenues Less cruise costs	2,450	2,387	
Commissions, transportation and other Onboard and other	(412) (98)	(431) (96)	
Net cruise revenues	\$ 1,940 ========	\$ 1,860	
ALBDS	11,936,438 ========	11,586,444 =======	
Gross revenue yields	\$ 205.28 =======	\$ 206.07 ======	
Net revenue yields	\$ 162.50 =========	\$ 160.59	

Gross and net cruise costs per ALBD were computed by dividing the gross or net cruise costs, without rounding, by ALBDs as follows:

Three	Months	Ended	February	28,
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	2006		2005			
	(in millions,	except ALE	BDs and	costs per	ALBD)	
Cruise operating expenses Cruise selling and administrative expenses	\$	1,474 353	\$	1,412 322		
Gross cruise costs Less cruise costs included in net cruise revenues		1,827		1,734		
Commissions, transportation and other Onboard and other		(412) (98)		(431) (96)		
Net cruise costs	\$ ======	1,317 =====	\$ ======	1,207		
ALBDs	11,93 ======	6,438 =====	11,58 =====	36,444		
Gross cruise costs per ALBD	\$ 1 ======	53.00 =====	\$ 1 ======	49.62		

Net cruise costs per ALBD

\$	110.23	\$	104.13
==========		====	=======

Three Months Ended February 28, 2006 ("2006") Compared to the Three Months Ended February 28, 2005 ("2005")

Revenues

Net cruise revenues increased \$80 million, or 4.3%, to \$1.94 billion in 2006 from \$1.86 billion in 2005. The 3.0% increase in ALBDs between 2005 and 2006 accounted for \$56 million of the increase, and the remaining \$24 million was from increased net revenue yields, which increased 1.2% in 2006 compared to 2005 (gross revenue yields decreased by 0.4%). Net revenue yields increased in 2006 primarily from higher cruise ticket prices and a 0.4% increase in occupancy, partially offset by the stronger U.S. dollar relative to the euro and sterling. In addition, the higher net revenue yield was in part due to the non-recurrence in 2006 of the cancellation of the higher yielding P&O Cruises Aurora world cruise. Net revenue yields as measured on a constant dollar basis, increased 3.3% in 2006. The strengthening of the U.S. dollar against the euro and sterling had a significant impact on our net revenue yields because a considerable portion of our business is transacted in those currencies. Gross cruise revenues increased \$63 million, or 2.6%, in 2006 to \$2.45 billion from \$2.39 billion in 2005 for largely the same reasons as net cruise revenues.

Onboard and other revenues included concession revenues of \$66 million in 2006 and \$69 million in 2005. Onboard and other revenues decreased \$4 million in 2006 compared to 2005, primarily because we chartered three ships to the MSC, which did not generate onboard revenue in 2006 as the entire charter price was recorded in passenger ticket revenues, the disruption to our Cozumel port facility caused by hurricane Wilma, which adversely impacted our shore excursion revenues in 2006, and the stronger U.S. dollar. This decrease was partially offset by the 3.0% increase in ALBDs.

Costs and Expenses

Net cruise costs increased \$110 million, or 9.1%, to \$1.32 billion in 2006 from \$1.21 billion in 2005. The 3.0% increase in ALBDs between 2005 and 2006 accounted for 36 million of the increase, and the balance of 74 million was from increased net cruise costs per ALBD, which increased 5.9% in 2006 compared to 2005 (gross cruise costs per ALBD increased 2.3%). Net cruise costs per ALBD increased primarily due to a \$123 increase in fuel cost per metric ton, or 63%, to \$319 per metric ton in 2006 and a \$17 million increase in share-based compensation expense, which was substantially all a result of the adoption of SFAS No. 123(R) (see Note 2 in the accompanying financial statements). This increase was partially offset by a stronger U.S. dollar relative to the euro and sterling in 2006 and the \$21 million decrease in dry-dock amortization primarily as a result of lengthening the period over which dry-dock costs are recognized (see Note 3 in the accompanying financial statements). Net cruise costs per ALBD as measured on a constant dollar basis compared to 2005 increased 8.4% in 2006, and increased 2.1%, excluding fuel costs, compared to 2005. Gross cruise costs increased \$93 million, or 5.4%, in 2006 to \$1.83 billion from \$1.73 billion in 2005.

Depreciation and amortization expense increased by \$11 million, or 5.0%, to \$232 million in 2006 from \$221 million in 2005 largely due to the 3.0% increase in ALBDs through the addition of new ships, and ship improvement expenditures, partially offset by the impact of a stronger U.S. dollar.

Nonoperating (Expense) Income

Net interest expense, excluding capitalized interest, decreased \$10 million to \$78 million in 2006 from \$88 million in 2005. This decrease was primarily due to lower average borrowings.

Other expense in 2006 included a \$10 million expense for the write-down of a non-cruise investment and a \$5 million provision for a litigation reserve. Other income in 2005 included \$7 million from the settlement of litigation associated with the DLC transaction. Income tax expense increased by \$17 million from 2005 to \$14 million in 2006 from a \$3 million benefit in 2005 primarily because we recorded \$21 million for U.S. federal and state income taxes related to the MSC charter, which ended in early March 2006. This expense was partially offset by the tax benefit generated by the 2006 first quarter seasonal loss of our Alaska tour operation.

Liquidity and Capital Resources

Sources and Uses of Cash

Our business provided \$613 million of net cash from operations during the three months ended February 28, 2006, an increase of \$70 million, or 12.9%, compared to fiscal 2005. We continue to generate substantial cash from operations and remain in a strong financial position, thus providing us with substantial financial flexibility in meeting operating, investing and financing needs.

During the first quarter of 2006, our net expenditures for capital projects were \$757 million, of which \$588 million was spent for our ongoing new shipbuilding program, including the \$324 million final delivery payment for Holland America Line's Noordam. The remaining capital expenditures consisted primarily of \$120 million for ship improvements and refurbishments, and \$49 million for Alaska tour assets, cruise port facility developments and information technology assets.

During the three months ended February 28, 2006, we repaid \$570 million of long-term debt, which included \$512 million of Costa's indebtedness. We also paid cash dividends of \$202 million during the first quarter of 2006.

Future Commitments and Funding Sources

Our contractual cash obligations remained generally unchanged at February 28, 2006 compared to November 30, 2005, including ship construction contracts entered into in December 2005, except for changes to our debt and the Noordam delivery payment as noted above. As of November 30, 2005, we had contractual cash obligations on our variable-rate debt, including interest swapped from a fixed-rate to a variable rate, using the forward interest rate curve for the terms of the loans, as follows (in millions): \$86, \$73, \$37, \$29, \$21 and \$37 in fiscal 2006 through 2010 and thereafter, respectively.

At February 28, 2006, we had liquidity of \$4.24 billion, which consisted of \$406 million of cash, cash equivalents and short-term investments, \$1.93 billion available for borrowing under our revolving credit facility, and \$1.91 billion under committed ship financing facilities. Our revolving credit facility matures in 2010. A key to our access to liquidity is the maintenance of our strong credit ratings.

Based primarily on our historical results, current financial condition and future forecasts, we believe that our existing liquidity and cash flow from future operations will be sufficient to fund most of our expected capital projects, debt service requirements, dividend payments, working capital and other firm commitments. In addition, based on our future forecasted operating results and cash flows for fiscal 2006, we expect to be in compliance with our debt covenants during the remainder of fiscal 2006. However, our forecasted cash flow from future operations, as well as our credit ratings, may be adversely affected by various factors, including, but not limited to, those factors noted under "Cautionary Note Concerning Factors That May Affect Future Results." To the extent that we are required, or choose, to fund future cash requirements, including our future shipbuilding commitments, from sources other than as discussed above, we believe that we will be able to secure such financing from banks or through the offering of debt and/or equity securities in the public or private markets. We cannot be certain that our future operating cash flow will be sufficient to fund future obligations or that we will be able to obtain additional financing, if necessary.

Off-Balance Sheet Arrangements

We are not a party to any off-balance sheet arrangements, including guarantee contracts, retained or contingent interests, certain derivative instruments and variable interest entities, that either have, or are reasonably likely to have, a current or future material effect on our financial statements.

Item 4. Controls and Procedures.

Evaluation of Disclosure Controls and Procedures

Disclosure controls and procedures are designed to provide reasonable assurance that information required to be disclosed by us in the reports that we file or submit, is recorded, processed, summarized and reported, within the time periods specified in the U.S. Securities and Exchange Commission's rules and forms.

Our Chief Executive Officer, Chief Operating Officer and Chief Financial and Accounting Officer have evaluated our disclosure controls and procedures and have concluded, as of February 28, 2006, that they were effective as described above.

Changes in Internal Control over Financial Reporting

There have been no changes in our internal control over financial reporting during the quarter ended February 28, 2006 that have materially affected or are reasonably likely to materially affect our internal control over financial reporting.

It should be noted that any system of controls, however well designed and operated, can provide only reasonable, and not absolute, assurance that the objectives of the system will be met. In addition, the design of any control system is based in part upon certain assumptions about the likelihood of future events. Because of these and other inherent limitations of control systems, there is only reasonable assurance that our controls will succeed in achieving their goals under all potential future conditions.

PART II. OTHER INFORMATION

Item 1. Legal Proceedings.

In February and March 2006, lawsuits were filed against Carnival Corporation and Princess Cruise Lines, Ltd., in the U.S. District Court for the Central District of California on behalf of some current and former crew members alleging that the cruise lines failed to pay the plaintiffs for overtime. These suits seek payment of (i) damages and/or restitution for back wages, (ii) damages under the Seaman's Wage Act, (iii) interest and (iv) injunctive relief. We believe we have meritorious defenses to these claims and we intend to vigorously defend these lawsuits.

An action filed by some current and former Carnival Cruise Lines crew members in March 2005 was previously reported in the Carnival Corporation & plc 2005 joint Annual Report on Form 10-K. As previously reported, the plaintiffs filed an appeal of their overtime wages claim to the Eleventh Circuit U.S. Court of Appeals. The appeal is scheduled for oral argument on May 17, 2006.

An action referred to as the Festival Action was previously reported in the Carnival Corporation & plc 2005 joint Annual Report on Form 10-K. As previously reported, Festival was declared bankrupt in May 2004. In December 2005, Festival's trustee was denied authorization to continue pursuing this matter by the bankruptcy court. In January 2006, the Court of First Instance of the European communities in Luxembourg sought the parties' views on a possible termination of the proceedings.

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

During 2004, the Boards of Directors authorized the repurchase of up to an aggregate of \$1 billion of Carnival Corporation common stock and/or Carnival plc

ordinary shares commencing in 2005 subject to certain repurchase restrictions on Carnival plc shares. The repurchase program does not have an expiration date and may be discontinued by our Boards of Directors at any time. All shares were repurchased pursuant to this publicly announced program. At February 28, 2006 and March 27, 2006, the remaining availability pursuant to our share repurchase program was \$614 million and \$493 million, respectively. During the 2006 first quarter, there were no repurchases of Carnival Corporation common stock and/or Carnival plc ordinary shares.

During the three months ended February 28, 2006 \$65 million of our zero-coupon convertible notes were converted, at their accreted value into 1.9 million shares of Carnival Corporation common stock, of which 1.8 million were issued from treasury stock. The issuance was exempt from registration under Section 3(a)(9) of the Securities Act of 1933, as amended.

Each share of Carnival Corporation common stock issued is paired with a trust share of beneficial interest in the P&O Princess Special Voting Trust, which holds a Special Voting Share issued by Carnival plc in connection with the DLC transaction.

Item 6. Exhibits.

- 3.1 Third Amended and Restated Articles of Incorporation of Carnival Corporation, incorporated by reference to Exhibit No. 3.1 to the joint Current Report on Form 8-K of Carnival Corporation and Carnival plc filed on April 17, 2003.
- 3.2 Amended and Restated By-laws of Carnival Corporation, incorporated by reference to Exhibit No. 3.2 to the joint Current Report on Form 8-K of Carnival Corporation and Carnival plc filed on April 17, 2003.
- 3.3 Articles of Association of Carnival plc, incorporated by reference to Exhibit No. 3.3 to the joint Current Report on Form 8-K of Carnival Corporation and Carnival plc filed on April 17, 2003.
- 3.4 Memorandum of Association of Carnival plc, incorporated by reference to Exhibit No. 3.4 to the joint Current Report on Form 8-K of Carnival Corporation and Carnival plc filed on April 17, 2003.
- 10.1 Amendment to the Carnival Corporation Nonqualified Retirement Plan For Highly Compensated Employees.
- 10.2 Corporate Aviation Administrative Policy Statement for the use of Carnival Corporation & plc aircraft.
- 10.3 Form of Restricted Share Unit Award Certificate for the Amended and Restated Carnival plc 2005 Employee Share Plan.
- 10.4 Form of Restricted Stock Unit Agreement for the Amended and Restated Carnival Corporation 2002 Stock Plan.
- 12 Ratio of Earnings to Fixed Charges.
- 31.1 Certification of Chief Executive Officer of Carnival Corporation pursuant to Rule 13a-14(a), as adopted pursuant to Section 302 of the Sarbanes-Oxley Act of 2002.
- 31.2 Certification of Chief Operating Officer of Carnival Corporation pursuant to Rule 13a-14(a), as adopted pursuant to Section 302 of the Sarbanes-Oxley Act of 2002.
- 31.3 Certification of Executive Vice President and Chief Financial and Accounting Officer of Carnival Corporation pursuant to Rule 13a-14(a), as adopted pursuant to Section 302 of the Sarbanes-Oxley Act of 2002.

- 31.4 Certification of Chief Executive Officer of Carnival plc pursuant to Rule 13a-14(a), as adopted pursuant to Section 302 of the Sarbanes-Oxley Act of 2002.
- 31.5 Certification of Chief Operating Officer of Carnival plc pursuant to Rule 13a-14(a), as adopted pursuant to Section 302 of the Sarbanes-Oxley Act of 2002.
- 31.6 Certification of Executive Vice President and Chief Financial and Accounting Officer of Carnival plc pursuant to Rule 13a-14(a), as adopted pursuant to Section 302 of the Sarbanes-Oxley Act of 2002.
- 32.1 Certification of Chief Executive Officer of Carnival Corporation pursuant to 18 U.S.C. Section 1350, as adopted pursuant to Section 906 of the Sarbanes-Oxley Act of 2002.
- 32.2 Certification of Chief Operating Officer of Carnival Corporation pursuant to 18 U.S.C. Section 1350, as adopted pursuant to Section 906 of the Sarbanes-Oxley Act of 2002.
- 32.3 Certification of Executive Vice President and Chief Financial and Accounting Officer of Carnival Corporation pursuant to 18 U.S.C. Section 1350, as adopted pursuant to Section 906 of the Sarbanes-Oxley Act of 2002.
- 32.4 Certification of Chief Executive Officer of Carnival plc pursuant to 18 U.S.C. Section 1350, as adopted pursuant to Section 906 of the Sarbanes-Oxley Act of 2002.
- 32.5 Certification of Chief Operating Officer of Carnival plc pursuant to 18 U.S.C. Section 1350, as adopted pursuant to Section 906 of the Sarbanes-Oxley Act of 2002.
- 32.6 Certification of Executive Vice President and Chief Financial and Accounting Officer of Carnival plc pursuant to 18 U.S.C. Section 1350, as adopted pursuant to Section 906 of the Sarbanes-Oxley Act of 2002.

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Pursuant to the requirements of the Securities Exchange Act of 1934, the registrants have duly caused this report to be signed on its behalf by the undersigned thereunto duly authorized.

CARNIVAL CORPORATION CARNIVAL PLC By:/s/ Micky Arison By:/s/ Micky Arison Micky Arison Micky Arison Chairman of the Board of Directors Chairman of the Board of Directors and Chief Executive Officer and Chief Executive Officer By:/s/ Howard S. Frank By:/s/ Howard S. Frank -----------Howard S. Frank Howard S. Frank Vice Chairman of the Board of Vice Chairman of the Board of Directors and Chief Operating Officer Directors and Chief Operating Officer By:/s/ Gerald R. Cahill By:/s/ Gerald R. Cahill ----------Gerald R. Cahill Gerald R. Cahill Executive Vice President Executive Vice President and Chief Financial and and Chief Financial and Accounting Officer Accounting Officer Dated: March 28, 2006 Dated: March 28, 2006

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AMENDMENT TO THE CARNIVAL CORPORATION NONQUALIFIED RETIREMENT PLAN FOR HIGHLY COMPENSATED EMPLOYEES

Carnival Corporation Nonqualified Retirement Plan For Highly Compensated Employees (the "Plan") is hereby amended, effective January 1, 2003, as follows:

- (1) Section 1.9 of the Plan is amended to read as follows:
 - Compensation all cash remuneration paid or made available for any 1.9 Plan Year by an Employer to an Employee for the Employee's services as salary, wages, commissions and including (a) bonuses (including deferred bonus amounts earned but not received during the Plan Year), (b) pay at premium rates (holiday, overtime or other), (c) workers' compensation payments made by the Employer, (d) any amounts contributed on behalf of the Employee to a cafeteria plan or cash or deferred arrangement and not includible in income under Section 125 or 402(g) of the Internal Revenue Code and (e) and amounts (including bonuses) deferred under The Carnival Corporation "Fun Ship" Qualified and Nonqualified Savings Plans, but excluding (1) any other amounts paid for that Plan Year on account of the Employee under this Plan or under any other employee pension benefit plan (as defined in Section 3(2) of ERISA), (2) any other amounts which are not includible in the Employee's income for federal income tax purposes and (3) any income attributable to the Company's stock programs or other fringe benefit programs. Employee's Compensation shall not exceed the maximum compensation rate under section 401(a)(17) of the Code (determined without regard to the reduction to \$150,000 (i.e., \$250,000 for 1996)) as further indexed for cost of living by reference to the annual percentage change of the CPI-U, U.S. City Average, All Items (non-seasonally adjusted) for the period from August to August of the preceding year (i.e. the annual change published in September of the year prior to the year the compensation limit is in effect). Effective for Eligible Employees (other than Eligible Employees who are participating in The Carnival Corporation "Fun Ship" Nonqualified Savings Plan and receiving Company contributions under that plan) who are actively employed by an Employer (which solely for this purpose shall include Eligible Employees employed within the controlled group of the Company as determined under Sections 414(b), (c) or (m) of the Internal Revenue Code) on or after December 20, 2002, an Eligible Employee's Compensation for periods on and after January 1, 1989 shall not be limited by the preceding sentence with the exception of Michael Arison whose compensation shall remain subject to such maximum compensation limit as indexed.

Carnival Corporation & plc CORPORATE AVIATION ADMINISTRATIVE POLICY STATEMENT	February 21, 2006 Carnival Corporation & plc Compensation Committee
2. USE OF CARNIVAL CORPORATION & PLC ("Company") AIRCRAFT	

1.0 PURPOSE

- 1.1 To establish procedures and controls as to the authorized use of the Company's aircraft.
- 2.0 SCOPE
- 2.1 This policy applies to all Company owned or chartered aircraft, including short-term charter arrangements.

3.0 PROCEDURE

- 3.1 Each usage of the Company aircraft requires the written pre-approval of the Carnival Corporation & plc Chairman of the Board of Directors ("Chairman") or Vice Chairman of the Board of Directors ("Vice Chairman").
- 3.2 For each flight an onboard travel form must be completed and signed by the Chairman, Vice Chairman or the Chief Pilot, if neither one of them is onboard. This travel form will indicate, among other things, the purpose of the trip, identification of all passengers, including whether business or personal, tax responsible person for personal guests, etc. All personal travel will be reported as taxable compensation to the responsible person in accordance with the IRS rules and regulations (see section 5).
- 3.3 The Company's aircraft can only be used for business purposes, except as noted below. Only the Company's Chairman and Vice Chairman (with the authorization of the Chairman) are authorized to use the aircraft for personal travel, and can be accompanied by their guests, provided the Chairman has approved such use in advance. Any personal use of the aircraft, under the rare circumstance when the Chairman or Vice Chairman are not on board, is limited to persons specifically authorized by the Chairman.
- 4.0 RESPONSIBILITY FOR COMPLIANCE
- 4.1 The Aviation Department Chief Pilot is responsible for obtaining the appropriate written approvals from the Chairman or Vice-Chairman. The Chairman and Vice Chairman are responsible for compliance with this policy.
- 5.0 PERSONAL USE
- 5.1 No pre-determined annual limit for personal use of the Company aircraft shall apply to the Chairman or Vice Chairman.

- 5.2 Personal use of the Company aircraft is required to be reported in the Company's annual proxy statement/remuneration report and may be taxable, as appropriate. Such amounts of personal use shall be calculated utilizing an approved formula for calculating incremental costs for such personal usage. This shall be calculated by the Finance Department and generally includes the following:
 - a. Fuel and lube;
 - b. Maintenance and pre-flight inspections;
 - c. Cabin consumables;
 - d. Catering; and

e. Other flight expenses, including but not limited to: airport handling, routine maintenance, aircraft certification, crew accommodations, and crew per diems.

Carnival plc 2005 Employee Share Plan (the Plan)

Restricted Share Unit Award Certificate - Conditional Right to Receive

This is to certify that the Compensation Committee of the Board of Carnival plc (the Company) has on [DATE] granted to you, [NAME], an award of [#RSUs] Restricted Share Units (the Award) pursuant to rule 9.1 of the Plan which is in the form of a conditional allocation of shares in the Company. The detailed terms governing the Award are set out in the rules of the Plan which are legally binding and are deemed to be incorporated in this Agreement. In the event of any inconsistency the rules of the Plan shall take precedence. Terms defined in the rules of the Plan have the same meaning in this Agreement.

Terms of the Award

Each Restricted Share Unit comprised in your Award is equivalent to a hypothetical investment in one ordinary share of \$1.66 each in the capital of the Company (a Share). Your Award is in the form of a conditional allocation of Shares that will be of no effect until expiry of the Restricted Period and attainment of certain vesting criteria. Terms defined in the rules of the Plan have the same meaning in this Agreement.

Your Award is subject to a Restricted Period. In this case the Restricted Period commenced on the Date of Grant of the Award and expires on [RESTRICTED PERIOD END DATE] unless release of the Award would be prohibited by law, the Model Code for Securities Transactions by Directors of Listed Companies or the Company's dealing rules in which case the period during which the Award shall be released will be extended by an additional period equal to the length of the period of prohibition and the Award shall not be released until the expiry of such additional period).

You will have no beneficial interest in any Shares during the Restricted Period.

Restricted Period

Generally, your Award will be forfeited automatically on you ceasing to be an employee of the plc Group (whether lawfully or unlawfully) before the expiry of the Restricted Period. The rules of the Plan do allow certain exceptions to this, such as cessation of employment by reason of retirement. Further, the rules of the Plan also permit the Award to vest on death in certain circumstances.

Release of Award

Following expiration of the Restricted Period and attainment of the vesting criteria set out in the Vesting Schedule contained in the Appendix to this Agreement the Company shall procure the delivery to you of one Share for each Restricted Share Unit which has vested save where the release of the Award would be prohibited by law, the Model Code for Securities Transactions by Directors of Listed Companies or the Company's dealing rules in which case the period during which the Award shall be released will be extended by an

additional period equal to the length of the period of prohibition and the Award shall not be released until the expiry of such additional period.

Dividends

The Remuneration Committee has determined that on each occasion on which a dividend is paid in respect of one Share, a notional amount of cash and shares equal to the cash and share dividend paid in respect of one Share will be credited to each Restricted Share Unit comprised in your Award (the Dividend Equivalents). Dividend Equivalents (together with interest) will be withheld by the Company for your account and will be distributed to you on settlement of your Award. If your Award is forfeited, you will have no entitlement to such Dividend Equivalents.

Taxation

Any income tax and employee's National Insurance Contributions, which are due on vesting of the Award, must be paid under PAYE. You are required under rule 11.4 of the Plan to satisfy any such tax liability and the grant of the Award is conditional on your compliance with any arrangements specified by the Company

for the payment of tax including employer's National Insurance Contributions.

General

The Award is not transferable otherwise than in the limited circumstances specified in rule 11 of the Plan. This Agreement is notice of your Award under the Plan and should be kept in a safe place.

EXECUTED AND DELIVERED) AS A DEED BY CARNIVAL PLC) ACTING BY A DIRECTOR) AND A DIRECTOR) OR THE SECRETARY) /s/ Howard S. Frank /s/ Arnaldo Perez - ----------Howard S. Frank, Director Arnaldo Perez, Secretary

APPENDIX

VESTING SCHEDULE

Form of CARNIVAL CORPORATION RESTRICTED STOCK UNIT AGREEMENT

Carnival Corporation (the "Company"), having heretofore adopted the Carnival Corporation 2002 Stock Plan (as amended through the date hereof) (the "Plan"), hereby irrevocably grants to ______ (the "Executive"), effective ______ (the "Grant Date"), a Restricted Stock Unit Award (the "RSU Award"), consisting of ______ restricted stock units ("RSUs"), which is in the form of a conditional allocation of shares in the Company, on terms and conditions set forth herein. Each capitalized term used in this Agreement and not otherwise defined herein shall have the meaning assigned to it in the Plan.

1. This Agreement shall be subject to all the terms and provisions of the Plan, which are incorporated by reference herein and are made a part hereof. In the event of any inconsistency between the provisions of this Agreement and the provisions of the Plan, the provisions of the Plan shall govern.

2. Each RSU comprised in your RSU Award is equivalent to a hypothetical investment in one share of the Company's common stock, par value \$1.00 (a Share). Your RSU Award is in the form of a conditional allocation of Shares that will be of no effect until expiry of the Restricted Period and attainment of certain vesting criteria. Subject to Section 3 of this Agreement, the Restricted Period applying to the RSUs shall expire ______; provided however, that where the release of the RSU Award would be prohibited by law or the Company's dealing rules the Restricted Period will be extended until the expiry of the prohibition.

3. Notwithstanding the provisions of paragraph 2, if (i) there is a Change of Control or (ii) the Executive's employment with the Company or any Subsidiary shall terminate by reason of his or her death or Disability, the Restricted Period shall expire as to 100% of the RSUs. Upon the termination of the Executive's employment with the Company or any Subsidiary for any reason other than death or Disability, all of the RSUs as to which the Restricted Period has not expired shall be forfeited and all rights of the Executive in respect of such RSUs shall terminate without further obligation on the part of the Company.

The RSUs and the rights evidenced hereby are not transferable in any manner other than by will or by the laws of descent and distribution. Notwithstanding the above, the Company shall recognize the Executive's duly executed Beneficiary Designation Form on file with the Company, in the event of the Executive's death prior to the expiration of the Restricted Period.

4. No Shares shall be issued at the Grant Date in respect of the RSUs, and the Executive shall have no rights (whether legal or beneficial) as a holder of Shares in respect of the RSUs. The Company shall not be required to set aside any fund for the payment of the RSUs.

5. Pending the expiration of the Restricted Period, each RSU shall be credited with dividend equivalents equal to the value of cash and stock dividends paid with respect to one Share, and such cash and stock dividend equivalents shall be withheld by the Company for the Executive's account, and interest shall be credited on the amount of cash dividend equivalents withheld at a rate of __% per annum, in accordance with such terms as are established by the Committee. The cash dividend equivalents and stock dividend equivalents so withheld and attributable to any particular RSU, and earnings thereon, shall be distributed to the Executive upon the settlement of the RSU in accordance with Section 6 of this Agreement and, if such RSU is forfeited, the Executive shall have no right to such cash dividend equivalents, stock dividend equivalents or earnings thereon.

6. Upon the expiration of the Restricted Period with respect to RSUs which have not been forfeited in accordance with the second sentence of Section 3 of this Agreement, the Company shall deliver to the Executive, or his or her beneficiary, without charge one Share for each RSU with respect to which the Restricted Period has expired and the dividend equivalents associated therewith. The dividend equivalents shall be settled in Shares the number of which shall be equal to the accumulated value of the dividend equivalents and earnings thereon divided by the Fair Market Value of one Share as of the date on which the Restricted Period lapsed up to the extent such accumulated value equates whole Shares.

Following expiration of the Restricted Period and attainment of the vesting criteria set out in the Vesting Schedule contained in the Appendix to this Agreement the Company shall procure the delivery to you of one Share for each Restricted Share Unit which has vested.

7. Nothing in the Plan or this Agreement shall confer upon the Executive any right to continue in the employ of the Company or any Affiliate or shall interfere with or restrict in any way the right of the Company or any Subsidiary, which are hereby expressly reserved, to remove, terminate or discharge the Executive at any time for any reason whatsoever, with or without, Cause.

8. Upon the settlement of the RSUs in Shares, the Executive shall be required as a condition of such settlement to pay to the Company by check the amount of any tax withholding that the Company determines is required; provided that, the Executive may elect to satisfy such tax withholding obligation by having the Company withhold from the settlement that number of Shares having a Fair Market Value equal to the amount of such withholding; provided, further, that the number of Shares that may be so withheld by the Company shall be limited to that number of Shares having an aggregate Fair Market Value on the date of such withholding equal to the aggregate amount of the Executive's federal, state, and local tax liabilities based upon the applicable minimum withholding rates. The Company's obligation to deliver any Shares, to the Executive in connection with the RSU Award shall be subject to the Executive's payment of all applicable federal, state and local withholding and employment taxes. The Company's obligation to deliver Shares in respect of the RSU

Award shall be subject to all applicable laws, rules and regulations and such approvals by any governmental agency as may be required.

9. The Committee shall have final authority to interpret and construe the Plan and this Agreement and to make any and all determinations under them, and its decision shall be binding and conclusive upon the Company, its Affiliates, the Executive and the Executive's legal representatives and beneficiaries in respect of any questions arising under the Plan or this Agreement.

10. This Agreement and the Plan contain the entire agreement and understanding of the parties hereto with respect to the subject matter contained herein and supersede all prior communications, representations and negotiations in respect thereto.

11. This Agreement shall be governed by, and construed in accordance with, the laws of the State of Florida without regard to the principles of conflicts of law thereof, or principles of conflicts of laws of any other jurisdiction which could cause the application of the laws of any jurisdiction other than the State of Florida.

12. The terms and provisions of this Agreement may be modified or amended as provided in the $\ensuremath{\mathsf{Plan}}$.

IN WITNESS WHEREOF, the parties hereto have executed this Agreement on the date first written above.

CARNIVAL CORPORATION

By: Title:

[Name of Executive]

Appendix

[Vesting Schedule applicable to the Award]

CARNIVAL CORPORATION & PLC Ratio of Earnings to Fixed Charges (in millions, except ratios)

	Three Months Ended February 28,	
	2006	
Net income Income tax expense (benefit), net	\$ 280 14	\$ 345 (3)
Income before income taxes	294	342
Fixed charges Interest expense, net Interest portion of rent expense(a) Capitalized interest	76 4 8	86 4 5
Total fixed charges	88	95
Fixed charges not affecting earnings Capitalized interest	(8)	(5)
Earnings before fixed charges	\$ 374 =====	\$ 432 =====
Ratio of earnings to fixed charges	4.3x =====	4.5x =====

(a) Represents one-third of rent expense, which we believe to be representative of the interest portion of rent expense. I, Micky Arison, certify that:

1. I have reviewed this quarterly report on Form 10-Q of Carnival Corporation;

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 officers 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; and

(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 officers 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.

Date: March 28, 2006

By:/s/ Micky Arison Micky Arison Chairman of the Board of Directors

and Chief Executive Officer

I, Howard S. Frank, certify that:

1. I have reviewed this quarterly report on Form 10-Q of Carnival Corporation;

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 officers 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; and

(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 officers 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.

Date: March 28, 2006

By:/s/ Howard S. Frank

Howard S. Frank Vice Chairman of the Board of Directors and Chief Operating Officer I, Gerald R. Cahill, certify that:

1. I have reviewed this quarterly report on Form 10-Q of Carnival Corporation;

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 officers 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; and

(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 officers 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.

Date: March 28, 2006

By:/s/ Gerald R. Cahill

Gerald R. Cahill Executive Vice President and Chief Financial and Accounting Officer I, Micky Arison, certify that:

1. I have reviewed this quarterly report on Form 10-Q of Carnival plc;

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 officers 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; and

(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 officers 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.

Date: March 28, 2006

By:/s/ Micky Arison Micky Arison Chairman of the Board of Directors

and Chief Executive Officer

I, Howard S. Frank, certify that:

1. I have reviewed this quarterly report on Form 10-Q of Carnival plc;

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 officers 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; and

(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 officers 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.

Date: March 28, 2006

By:/s/ Howard S. Frank

Howard S. Frank Vice Chairman of the Board of Directors and Chief Operating Officer I, Gerald R. Cahill, certify that:

1. I have reviewed this quarterly report on Form 10-Q of Carnival plc;

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 officers 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; and

(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 officers 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.

Date: March 28, 2006

By:/s/ Gerald R. Cahill

Gerald R. Cahill Executive Vice President and Chief Financial and Accounting Officer In connection with the Quarterly Report on Form 10-Q for the quarter ended February 28, 2006 as filed by Carnival Corporation with the Securities and Exchange Commission on the date hereof (the "Report"), I 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 Carnival Corporation.

Date: March 28, 2006

By:/s/ Micky Arison

Micky Arison Chairman of the Board of Directors and Chief Executive Officer In connection with the Quarterly Report on Form 10-Q for the quarter ended February 28, 2006 as filed by Carnival Corporation with the Securities and Exchange Commission on the date hereof (the "Report"), I 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 Carnival Corporation.

Date: March 28, 2006

By:/s/ Howard S. Frank

Howard S. Frank Vice Chairman of the Board of Directors and Chief Operating Officer In connection with the Quarterly Report on Form 10-Q for the quarter ended February 28, 2006 as filed by Carnival Corporation with the Securities and Exchange Commission on the date hereof (the "Report"), I 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 Carnival Corporation.

Date: March 28, 2006

By:/s/ Gerald R. Cahill

Gerald R. Cahill Executive Vice President and Chief Financial and Accounting Officer In connection with the Quarterly Report on Form 10-Q for the quarter ended February 28, 2006 as filed by Carnival plc with the Securities and Exchange Commission on the date hereof (the "Report"), I 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 Carnival plc.

Date: March 28, 2006

By:/s/ Micky Arison

Micky Arison Chairman of the Board of Directors and Chief Executive Officer In connection with the Quarterly Report on Form 10-Q for the quarter ended February 28, 2006 as filed by Carnival plc with the Securities and Exchange Commission on the date hereof (the "Report"), I 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 Carnival plc.

Date: March 28, 2006

By:/s/ Howard S. Frank

Howard S. Frank Vice Chairman of the Board of Directors and Chief Operating Officer In connection with the Quarterly Report on Form 10-Q for the quarter ended February 28, 2006 as filed by Carnival plc with the Securities and Exchange Commission on the date hereof (the "Report"), I 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 Carnival plc.

Date: March 28, 2006

By:/s/ Gerald R. Cahill Gerald R. Cahill

Executive Vice President and Chief Financial and Accounting Officer