

4Q & FY 2017 Earnings

CAESARS ENTERTAINMENT CORPORATION

MARCH 7, 2017



Forward Looking Statements

Certain information in this presentation and discussed on the conference call which this presentation accompanies constitutes forward-looking information within the meaning of the Private Securities Litigation Reform Act of 1995. You can identify these statements by the fact that they do not relate strictly to historical or current facts and by the use of words such as "will," "may," "project" or the negative or other variations thereof or comparable terminology. In particular, they include statements relating to, among other things, our plans and strategies, our 2018 outlook and a pending acquisition.

This information is based on the Company's current expectations, and actual results could vary materially depending on risks and uncertainties that may affect the Company's operations, markets, services, prices and other factors as discussed in the Company's filings with the Securities and Exchange Commission. These risks and uncertainties include, but are not limited to, industry and economic conditions and competitive, legal, governmental and technological factors. There is no assurance that the Company's expectations will be realized. You are cautioned that forward-looking statements are not guarantees of future performance or results.

The forward-looking information in this presentation and discussed on the conference call which this presentation accompanies reflects the opinion of management as of today. Please be advised that developments subsequent to this call are likely to cause this information to become outdated with the passage of time. The Company assumes no obligation to update any forward-looking information contained in this presentation or discussed on the conference call which this presentation accompanies should circumstances change, except as otherwise required by securities and other applicable laws.



Use of Non-GAAP Measures

The following non-GAAP measures will be used in the presentation and discussed on the conference call which this presentation accompanies:

- Adjusted EBITDAR and Adjusted EBITDAR Margin
- Property EBITDAR and Property EBITDAR Margin
- "Same Store" financial measures

Definitions of these non-GAAP measures, reconciliations to their nearest GAAP measures, and the reasons management believes these measures provide useful information for investors, can be found on Slide 4 and in the Appendix to this presentation, beginning on Slide 19.

Historical regional results by quarter (2015-2017), including same-store regional results' reconciliations to their nearest GAAP measures, are also available at www.caesars.com/investor-relations.



Important Information About Presentation of Results

On January 15, 2015, Caesars Entertainment Operating Company, Inc. (now known as CEOC, LLC, "CEOC") filed a voluntary bankruptcy petition under Chapter 11 of the United States Bankruptcy Code. As a result, CEOC's financial results were deconsolidated from the financial results of Caesars Entertainment Corporation ("CEC") effective as of such date. As such, U.S. GAAP amounts presented in this presentation for CEC exclude the operating results of CEOC from January 15, 2015 until CEOC's emergence from bankruptcy on October 6, 2017. During the period of the deconsolidation of CEOC, CEC generated no direct economic benefits from CEOC's results.

In addition, CEC deconsolidated the results of its Horseshoe Baltimore property in the third quarter of 2017 and exited a management relationship with certain properties in Ohio ("the Ohio Properties") in 2016.

On October 6, 2017, Caesars Acquisition Company ("CAC") merged into CEC. Because the merger of CAC and CEC is treated as a merger of entities under common control, GAAP results for CEC for all periods include the results of CAC.

As a result of the above, we are also providing "Same Store" financial information for CEC. Same Store information includes CEOC as if its results were consolidated in all periods, and excludes the results of the Horseshoe Baltimore property and the Ohio Properties in all periods. The intent of this information is to illustrate results consistent with the current consolidation structure of CEC. We believe this supplemental information is useful to investors who are trying to understand the results of the entire "Caesars" enterprise, including CEOC and consistent with the management services provided across the system's properties, but excluding properties that were consolidated for a portion of the period(s) presented but are no longer consolidated.

This supplemental information is non-GAAP. It is not preferable to GAAP results provided elsewhere in this presentation or discussed on the conference call which this presentation accompanies, but is used by management as an analytical tool to assess the results of all properties owned, managed or branded by a Caesars entity. Additionally, the results are not necessarily indicative of future performance.

Supplemental materials have been posted on the Caesars Entertainment Investor Relations website at http://investor.caesars.com/financials.cfm



Agenda



Overview Mark Frissora, CEO



Financial Performance Eric Hession, CFO



Recap & Outlook Mark Frissora, CEO

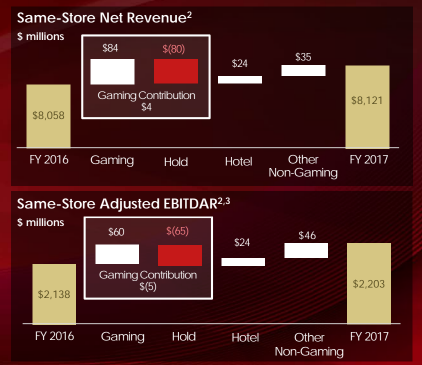




FY 2017 Financial Performance

Highest Full-Year EBITDAR Margin in Over a Decade

\$ millions									
U.S. GAAP ¹									
	FY 2017	YoY							
Net Revenues	\$4,852	25.1%							
Adjusted EBITDAR ³	\$1,357	26.8%							
Margin	28.0%	37 bps							
Same-Store ²	² (Enterprise-wide)								
	FY 2017	YoY							
Net Revenues	\$8,121	0.8%							
Adjusted EBITDAR ³	\$2,203	3.0%							
Margin	27.1%	59 bps							
Same-Stor	re ² (Las Vegas)								
	FY 2017	YoY							
Net Revenues	\$3,635	0.5%							
Adjusted EBITDAR ³	\$1,290	2.5%							
Margin	35.5%	71 bps							



Due to the timing of CEOC's emergence and the completion of the merger of CAC, U.S. GAAP results do not include CEOC until October 6, 2017

[&]quot;Same-Store" results include CEOC and CAC as if their results were consolidated during all periods but remove the Horseshoe Baltimore and Ohio Properties (which are now deconsolidated). "Same-Store (Enterprise-Wide)" results reflect all of CEC on a Same Store basis and "Same-Store (Las Vegas)" results reflect the Las Vegas segment on a Same Store basis. See the tables on slides 21 to 22, and historical regional results on Caesars Entertainment's IR website for the

reconciliation of non-GAAP to GAAP presentations.

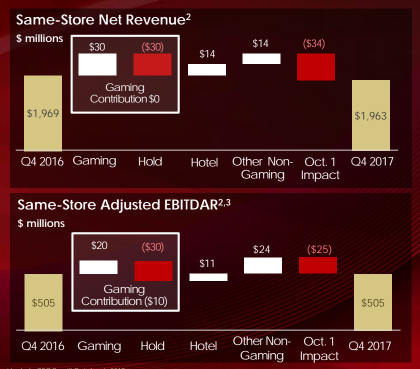
Adjusted EBIIDAR and Adjusted EBIIDAR margin are non-GAAP measures and are presented for the reasons described on slide 4 and in the Appendix beginning on slide 19, and are reconciled on slides 24 to 25.



4Q Financial Performance

Highest Full-Year EBITDAR Margin in Over a Decade

U.S. GAAP1 YoY	\$ millions										
Net Revenues \$1,901 100.3% Adjusted EBITDAR³ \$491 96.4% Margin 25.8% (52 bps) Same-Store² (Enterprise-wide) 4Q17 YoY Net Revenues \$1,963 (0.3%) Adjusted EBITDAR³ \$505 0.0% Margin 25.7% 8 bps Same-Store² (Las Vegas) 4Q17 YoY Net Revenues \$873 (3.9%) Adjusted EBITDAR³ \$294 (10.4%)	U.S. GAAP ¹										
Adjusted EBITDAR³ \$491 96.4% Margin 25.8% (52 bps) Same-Store² (Enterprise-wide) 4Q17 YoY Net Revenues \$1,963 (0.3%) Adjusted EBITDAR³ \$505 0.0% Margin 25.7% 8 bps Same-Store² (Las Vegas) Vet Revenues \$873 (3.9%) Adjusted EBITDAR³ \$294 (10.4%)		4Q17	YoY								
Margin 25.8% (52 bps) Same-Store² (Enterprise-wide) 4Q17 YoY Net Revenues \$1,963 (0.3%) Adjusted EBITDAR³ \$505 0.0% Margin 25.7% 8 bps Same-Store² (Las Vegas) 4Q17 YoY Net Revenues \$873 (3.9%) Adjusted EBITDAR³ \$294 (10.4%)	Net Revenues	\$1,901	100.3%								
Same-Store² (Enterprise-wide) 4Q17 YoY Net Revenues \$1,963 (0.3%) Adjusted EBITDAR³ \$505 0.0% Margin 25.7% 8 bps Same-Store² (Las Vegas) 4Q17 YoY Net Revenues \$873 (3.9%) Adjusted EBITDAR³ \$294 (10.4%)	Adjusted EBITDAR ³	\$491	96.4%								
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Net Revenues \$873 (3.9%) Adjusted EBITDAR³ \$294 (10.4%)	Same-Store ² (l	as Vegas)									
Adjusted EBITDAR ³ \$294 (10.4%)		4Q17	YoY								
	Net Revenues	\$873	(3.9%)								
Margin 33.7% (245 bps)	Adjusted EBITDAR ³	\$294	(10.4%)								
	Margin	33.7%	(245 bps)								



Due to the timing of CEOC's emergence and the completion of the merger of CAC, U.S. GAAP results do not include CEOC until October 6, 2017.

"Same-Store' results include CEOC and CAC as if their results were consolidated during alreviods but remove the Horseshoe Baltimore and Ohio Properties (which are now deconsolidated). "Same-Store (Enterprise-Wide)" results reflect all of CEC on a Same Store basis and "Same-Store (Las Vegas)" results reflect the Las Vegas segment on a Same Store basis. See the tables on slides 21 to 22 and historical regional results on Caesars Entertainment's IR website for the reconciliation of non-GAAP reconstitutions.

Adjusted EBITDAR and Adjusted EBITDAR margin are non-GAAP measures and are presented for the reasons described on slide 4 and in the Appendix beginning on slide 19, and are reconciled on slides 24 to



Net Income and EPS Components

4Q17		
\$ millions, except per share data	CEC	Basic E(L)PS
Net income/(loss) attributable to Caesars	\$2,001	\$3.01
Depreciation on failed sale-leaseback assets	(120)	(0.18)
Non-cash interest on failed sale-leaseback financing obligations	(25)	(0.04)

General Failed-Sale Leaseback Info

- Continue to reflect real estate as if we own it
- Depreciate over remaining useful lives
- Recognize a lease finance obligation in the amount of proceeds received (fair value of assets if no cash proceeds)
- No rent expense: Periodic payments are recognized as interest expense or reduction in the obligation

Caesars-Specific Valuation

- Assets sold to VICI at emergence were first adjusted to fair value (in the absence of cash proceeds), equal to the value VICI recorded, which is highest and best use value
- Fair value adjustment of ~\$3.5 billion to increase value of assets to \$8.4 billion
 - Simultaneously recorded a \$8.4 billion lease finance obligation
- Depreciation and interest will substantially exceed cash payments



Our Plan to Maximize Performance

2018 CORNERSTONE INITIATIVES

TARGETS



Invigorate hospitality and loyalty marketing programs

Database growth and TR engagement



Invest in core gaming business

- Game product and Total Rewards innovation
- New eSports offerings



Institute a continuous improvement-focused operating model

- Hundreds of efficiency and revenue growth initiatives
- Launching Oracle HCM



Drive expansion of distribution network

 Centaur integration, Caesars Forum construction and other opportunities



Food & Beverage Growth & Expansion

- Bacchanal Buffet sales outpaced America's top restaurants in 2017; Continued to roll out celebrity chef concepts
- TAO Las Vegas at Las Vegas Sands' Venetian was ranked top-grossing restaurant in America by Business Insider with sales of \$42M
- The Bacchanal Buffet at Caesars Palace generated sales of \$53M in 2017



Opened the world's first Hell's Kitchen restaurant with Gordon Ramsay at Caesars Palace Las Vegas







Premier Indiana Racing & Gaming Properties to Join Caesars Network

Excellent Opportunity in an Attractive Region

- Properties are strategically located and complementary to the existing Caesars portfolio
- Low gaming penetration and a healthy regional economy will drive core organic growth

Leveraging Our Network to Unlock Value

- ► Total Rewards and our efficient operating model are expected to drive performance uplift
- We remain in a strong position to continue investing in growth





Plus three off-track betting locations offer guests the ability to wager on racetracks around the world



Committed to Pursuing Growth While Maintaining Balance-Sheet Discipline

Expanding Internationally

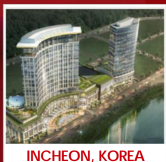
Broke ground at Incheon, Korea resort site in August

Delivering Improved Lease Economics While Maximizing Value

- Harrah's Las Vegas transaction maintains property network while unlocking real estate value
- Enables acquisition of Centaur and convention center development without increasing leverage

Generating Incremental Revenue with Caesars Forum Convention Center

- Developing first class, highly flexible meeting space with two largest pillarless ballrooms in the world
- Center-Strip location near properties with lowest meeting space to hotel rooms ratio





HARRAH'S LAS VEGAS



CAESARS FORUM CONVENTION CENTER



Agenda



Overview Mark Frissora, CEO





Recap & Outlook Mark Frissora, CEO





4Q Supplemental Information: Segment Results

Same-Store Results¹

\$ millions	Net Rev	enues
	4Q17	YoY
Las Vegas	\$873	(3.9%)
Other U.S.	\$930	2.8%
All Other	\$160	2.6%
Enterprise-Wide	\$1,963	(0.3%)
\$ millions	Adjusted I	EBITDAR ²
	4Q17	YoY
Las Vegas	\$294	(10.4%)
Other U.S.	\$207	6.2%
All Other	\$4	(122.2%)
Enterprise-Wide	\$505	0.0%
\$ millions	Mar	gins
	4Q17	YoY
Las Vegas	33.7%	(245 bps)
Other U.S.	22.3%	71 bps
All Other	2.5%	1,404 bps
Enterprise-Wide	25.7%	8 bps

Q4 20 Las Vegas O YoY Ch	ccupancy	Q4 2017 Las Vegas RevPA YoY Change								
Strip	CZR	Strip	CZR							
(250 bps)	+10 bps	(3%)	(0%)							

<u>Please note</u>: Historical regional results by quarter (2015-2017) are now available at www.caesars.com/investor-relations

Due to the timing of CEOC's emergence and the completion of the merger of CAC, U.S. GAAP results do not include CEOC until October 6, 2017. "Same-Store" results include CEOC and CAC as if their results were consolidated during all periods but remove the Horseshoe Baltimore and Ohio Properties (which are now deconsolidated). "Same-Store (Enterprise-Wide)" results reflect all of CEC on a Same Store basis other "Same-Store" results are presented on a segment basis. See the tables on slides 21 to 22, and historical regional results on Caesars Entertainment's IR website for the reconciliation of non-GAAP to GAAP presentations.

Adjusted EBITDAR and Adjusted EBITDAR margin are non-GAAP measures and are presented for the reasons described on slide 4 and in the Appendix beginning on slide 19, and are reconciled on slides 24 to 25.



Liquidity & Capex Review and Debt Structure

		100
\$ millions	Li	quidity
	Decem	ber 31, 2017
Cash & Cash Equivalents		\$2,558
Revolver Capacity		\$1,200
Revolver Capacity Drawn or Committed to Letters of Cred	it	\$(50)
Total		\$3,708
\$ millions	Сарех	
	4Q17	2017
Las Vegas ¹	\$271	\$528
Other U.S.	\$43	\$139
All Other	\$39	\$91
Enterprise-Wide	\$353	\$758



Note: Simplified structure chart does not reflect intermediate holding companies or separate holding companies for each casino property or subsidiaries related to other businesses, including Caesars Interactive Entertainment

Las Vegas includes \$73 million related to the purchase of land for the development of Caesars Forum convention center.

Total debt excludes \$9.4 billion finance obligation associated with the assets leased from VICI, \$1.1B CEC convert, CRC \$1.0B revolver, \$0.2B CEOC revolver and Horseshoe Baltimore debt (which was deconsolidated August 2017).



FY 2018 Outlook and Guidance

KEY METRICS

LOW

HIGH



Capex
Same-Store Projects &
Room Renovations

\$500M

\$600M



Capex
Eastside Convention Center
& Other Growth Projects

\$175M

\$250M



Cash Taxes

Do not anticipate being a cash tax payer for the next three years¹



Agenda



Overview Mark Frissora, CEO



Financial Performance
Eric Hession, CFO



Recap & Outlook Mark Frissora, CEO





Caesars Entertainment Remains Well Positioned to Create Value

4Q & FY 2017 RECAP

- Strong slot volumes and tailwinds from room renovations were offset by unfavorable hold
- Highest full-year Adjusted EBITDAR margins in over a decade supported by strong domestic gaming growth and a significant reduction in operating expenses
- Advancing diversified growth strategy with Centaur Gaming acquisition and Caesars Forum convention center

FY 2018

- Revenue growth and efficiency initiatives expected to enhance FCF despite increased inflationary pressures
- Investing in high-return room renovations and allocating additional growth capital to development of Caesars Forum
- Pursuing additional network expansion opportunities through international projects and licensing and branding partnerships



APPENDIX



Q4 & FY17 Supplemental Information

Key Drivers / Statistics	Same-Store ¹ (Enterprise-wide)									
	4Q17	4Q16	YoY	2017	2016	YoY				
Hold impact to revenue (millions) ²	(\$10)	\$19	(\$29)	(\$37)	\$43	(\$80)				
Hold impact to EBITDAR (millions) ²	(\$14)	\$16	(\$30)	(\$32)	\$33	(\$65)				
Occupancy	86.6%	86.4%	20 bps	91.1%	90.6%	50 bps				
Las Vegas Occupancy	90.8%	91.2%	-40 bps	94.2%	94.1%	10 bps				
Las Vegas RevPAR	\$124	\$125	(\$1)	\$132	\$127	\$5				
Room nights off-the-market	111,026	76,737	34,289	314,770	248,189	66,581				
Las Vegas room nights off-the-market	76,420	69,722	6,698	240,168	208,171	31,997				
Room disruption – EBITDAR impact (millions)	\$8	\$9	\$(1)	\$36	\$32	\$4				

 [&]quot;Same-Store" results include CEOC and CAC as if their results were consolidated during all periods but remove the Horseshoe Baltimore and Ohio Properties (which are now deconsolidated). "Same-Store (Enterprise-Wide)" results reflect all of CEC on a Same Store basis and "Same-Store (Las Vegas)" results reflect the Las Vegas segment on a Same Store basis. See the tables on slides 21 to 22, and historical regional results on Caesars Entertainment's IR website for the reconciliation of non-GAAP to GAAP presentations.

Hold impact figures are provided as estimates with a sensitivity of +/- approximately \$2.5 million. Negative numbers signify underperformance vs. expected hold while positive numbers reflect over-performance vs. expected hold.



Reconciliation of Non-GAAP Information: Q4 Same-Store

	Three Months Ended December 31, 2017							7	J	M 4b E J -	d D	Three Months Ended December 31, 2016							
			Pre-emergence	u D	Less:)1/					e-emergence	Less:	1, 20.	10					
(In millions, except per share data)	CZR GA	AΡ	CEOC (i)]	Baltimore (i)		Same Store	CZR	GAAP		CEOC (i)	Baltimore	(i)	Same	Store				
Revenues				_		_													
Casino	\$ 1,2	248	\$ 44	\$	_	\$	1,292	\$	544	\$	832	\$	74	\$	1,302				
Food and beverage	3	347	10		_		357		189		172		5		356				
Rooms	3	328	7		_		335		222		116		_		338				
Other revenue	1	186	4		_		190		129		50		3		176				
Management fees		12	1		_		13		_		11		(2)		13				
Reimbursed management costs		48	4		_		52		_		52		_		52				
Less: casino promotional allowances	(2	268)	(8)				(276)		(135)		(135)		(2)		(268)				
Net revenues	1,9	901	62				1,963		949		1,098		78		1,969				
Operating expenses																			
Direct																			
Casino	(593	25		_		718		287		472		51		708				
Food and beverage	1	160	5		_		165		92		76		2		166				
Rooms		83	2		_		85		60		25		_		85				
Property, general, administrative, and other	4	401	12		_		413		238		208		13		433				
Reimbursable management costs		48	4		_		52		_		52		_		52				
Depreciation and amortization (ii)	1	160	3		_		163		112		101		7		206				
Depreciation - failed-sale/leaseback (ii)	1	120	_		_		120		_		_		_		_				
Corporate expense		73	2		_		75		53		25		_		78				
Other operating costs		10	(1)	_		_	9		12		4				16				
Total operating expenses	1,7	748	52				1,800		854		963		73		1,744				
Income from operations	1	153	10		_		163		95		135		5		225				
Interest expense - Debt (iii)	(1	175)	(15)		_		(190)		(151)		(56)		(7)		(200)				
Interest expense - Finance obligation (iii)	(1	189)		_		_	(189)												
Total interest expense and amortization	(3	364)	(15)				(379)		(151)		(56)		(7)		(200)				
Property EBITDAR	4	516	14		_		530		273		265		12		526				
Adjusted EBITDAR	2	191	14		_		505		250		269		14		505				



Reconciliation of Non-GAAP Information: FY 2017 Same-Store

			``	ear Ended De	cemb	er 31, 2017					Y	ear Ended De	cember 31, 2016		
(In millions, except per share data)	CZR GAAP		CZR GAAP Pre-emergence CEOC (i)			Less: Baltimore (8 Months)(i)		Same Store		CZR GAAP		e-emergence CEOC (ii)	Less: Baltimore (12 Months)	Same Store	
Revenues															
Casino	\$	2,865	\$	2,558	\$	178	\$	5,245	\$	2,177	\$	3,373	\$ 309	\$	5,241
Food and beverage		938		555		14		1,479		788		728	21		1,495
Rooms		1,054		395		_		1,449		923		492	_		1,415
Other revenue		614		168		6		776		527		203	10		720
Management fees		12		41		(6)		59		_		49	(10)		59
Reimbursed management costs		48		160		_		208		_		208	_		208
Less: casino promotional allowances		(679)		(423)		(7)		(1,095)		(538)		(550)	(8)		(1,080)
Net revenues		4,852		3,454	_	185		8,121	_	3,877	_	4,503	322		8,058
Operating expenses															
Direct															
Casino		1,521		1,456		111		2,866		1,128		1,925	197		2,856
Food and beverage		446		242		5		683		383		314	9		688
Rooms		276		81		_		357		249		100	_		349
Property, general, administrative, and other		1,133		592		32		1,693		1,166		785	51		1,900
Reimbursable management costs		48		160		_		208		_		208	_		208
Depreciation and amortization (ii)		508		267		20		755		439		379	30		788
Depreciation - failed-sale/leaseback (ii)		120		_		_		120		_		_	_		_
Corporate expense		204		78		_		282		194		69	_		263
Other operating costs		64		(16)				48		91		5	(1)		97
Total operating expenses		4,320		2,860		168		7,012		3,650		3,785	286		7,149
Income from operations		532		594		17		1,109		227		718	36		909
Interest expense - Debt (iii)		(585)		(186)		(18)		(753)		(599)		(230)	(30)		(799)
Interest expense - Finance obligation (iii)		(189)						(189)							
Total interest expense and amortization		(774)		(186)		(18)		(942)		(599)		(230)	(30)		(799)
Property EBITDAR		1,428		923		37		2.314		1.140		1.171	65		2,246
Adjusted EBITDAR		1,357		885		39		2,203		1,070		1,137	69		2,138



Reconciliation of Non-GAAP Information: Notes

The following notes refer to Same-Store tables on slides 21-22.

- i. In accordance with U.S. GAAP, the results of CEOC and certain of its U.S. subsidiaries were not consolidated with Caesars from January 15, 2015 until October 6, 2017. Additionally, Caesars deconsolidated the results of its Horseshoe Baltimore property in the third quarter of 2017, and exited a management relationship with certain properties in Ohio ("the Ohio Properties") in 2016. "Pre-emergence CEOC" above represents the period prior to CEOC's emergence from bankruptcy on October 6, 2017 and excludes the now-deconsolidated Ohio Properties. "Baltimore" above represents the now-deconsolidated Horseshoe Baltimore.
- ii. "Depreciation and amortization" above represents depreciation an amortization on assets other than the assets transferred to VICI Properties, Inc. and that are now leased by us from VICI. "Depreciation failed-sale/leaseback" above represents depreciation expense related to the leased assets under the failed sale-leaseback financing obligation relating to our transfer to, and lease from, VICI of certain assets. Amounts set forth above in 2017 for "Depreciation failed-sale/leaseback" reflect the period from and after October 6, 2017 and, accordingly, investors can expect greater full year expense of this type.
- ii. "Interest expense Debt" above represents interest expense on our outstanding indebtedness. Caesars refinanced a material portion of its debt in 2017 and, accordingly, fourth quarter and full year 2017 Interest expense Debt is not indicative of the interest expense Caesars expects for 2018. See the footnotes of our Form 10-K for more information on our debt and interest rates. "Interest expense- finance obligation" above represents interest expense related to the leased assets under the failed sale-leaseback financing obligation relating to our transfer to, and lease from, VICI of certain assets. Amounts set forth above in 2017 for "Interest expense- finance obligation" reflect the period from and after October 6, 2017 and, accordingly, investors can expect greater full year expense of this type.



Reconciliation of Non-GAAP Information: Q4 Net Income to Adjusted EBITDAR

	T	ree M	Ionths Ende	d December 31,	2017	Three Months Ended December 31, 2016									
(In millions)	Las Vegas		Other U.S.	All Other(e)	Total CEC	Las Vegas	Other U.S.	All Other(e)	Total CEC						
Net income/(loss) attributable to company Net income/(loss) attributable to noncontrolling interests	\$ 7	8 \$	(237)	\$ 2,160	\$ 2,001	\$ 122 —	\$ 23 (2)	\$ (608) (1)	\$ (463) (3)						
Net (income)/loss from discontinued operations	_	_	_	_	_	_	_	(29)	(29)						
Income tax (benefit)/provision	_	_	(2)	(2,027)	(2,029)	_	_	14	14						
Restructuring and support expenses (a)	_	_	177	(498)	(321)	_	_	425	425						
Loss on extinguishment of debt	_	_	1	215	216	_	_	_	_						
Other income/(losses)	(2)	(1)	(75)	(78)	(1)	_	1	_						
Interest expense	5	7	136	171	364	5	7	139	151						
Income/(loss) from operations	13	3	74	(54)	153	126	28	(59)	95						
Depreciation and amortization	14	3	119	18	280	88	24	_	112						
Other operating costs (b)		7	1	2	10	3	_	9	12						
Corporate expense	_	_	_	73	73	_	_	53	53						
CIE stock-based compensation								1	1						
Property EBITDAR	<u>\$ 28</u>	<u>\$</u>	194	\$ 39	<u>\$ 516</u>	\$ 217	\$ 52	\$ 4	<u>\$ 273</u>						
Corporate expense	-	_	_	(73)	(73)	_	_	(53)	(53)						
Stock-based compensation expense (c)		2	2	12	16	1	_	9	10						
Other items (d)		3	4	25	32	1	1	18	20						
Adjusted EBITDAR	<u>\$ 28</u>	<u>\$</u>	200	\$ 3	<u>\$ 491</u>	\$ 219	\$ 53	\$ (22)	<u>\$ 250</u>						



Reconciliation of Non-GAAP Information: FY 2017 Net Income to Adjusted EBITDAR

		Year Ended De	cember 31, 201	17		Year Ended De	cember 31, 201	.6
(In millions)	Las Vegas	Other U.S.	All Other(e)	Total CEC	Las Vegas	Other U.S.	All Other(e)	Total CEC
Net income/(loss) attributable to company Net income/(loss) attributable to noncontrolling	\$ 481	\$ (105)	\$ (751)	, ,	\$ 506	\$ 129	\$ (3,683)	
interests	_	(7)	_	(7)	_	4	(33)	(29)
Net (income)/loss from discontinued operations	_	_	_	_	_	_	(3,380)	(3,380)
Income tax (benefit)/provision	_	(2)	(1,993)	(1,995)	(1)	_	328	327
Gain on deconsolidation of subsidiary	_	(30)	_	(30)	_	_	_	_
Restructuring and support expenses (a)	_	177	1,851	2,028	_	_	5,729	5,729
Loss on extinguishment of debt	4	13	215	232	_	_	_	_
Other income/(losses)	(4)	(1)	(90)	(95)	_	_	29	29
Interest expense	65	153	556	774	21	30	548	599
Income/(loss) from operations	546	198	(212)	532	526	163	(462)	227
Depreciation and amortization Impairment of tangible and other intangible	420	186	22	628	344	90	5	439
assets	_	_	_	_	_	_	_	_
Other operating costs (b)	25	2	37	64	8	_	83	91
Corporate expense	_	_	204	204	_	_	194	194
CIE stock-based compensation							189	189
Property EBITDAR	\$ 991	\$ 386	\$ 51	\$ 1,428	\$ 878	\$ 253	\$ 9	\$ 1,140
Corporate expense		_	(204)	(204)	_	_	(194)	(194)
Stock-based compensation expense (c)	4	3	36	43	3	2	38	43
Other items (d)	5	5	80	90		4	77	81
Adjusted EBITDAR	<u>\$ 1,000</u>	<u>\$ 394</u>	\$ (37)	\$ 1,357	<u>\$ 881</u>	\$ 259	\$ (70)	<u>\$ 1,070</u>



Reconciliation of Non-GAAP Information: Notes

Property earnings before interest, taxes, depreciation and amortization and rent ("Property EBITDAR") is a measure of the Caesars Entertainment Corporation's (the "Company") performance. Property EBITDAR is defined as revenues less property operating expenses and is comprised of net income/(loss) before (i) interest expense, net of interest capitalized and interest income, (ii) income tax provision, (iii) depreciation and amortization, (iv) corporate expenses, (v) certain items that the Company does not consider indicative of its ongoing operating performance at an operating property level and (vi) lease payments associated with our finance obligation. As a result of the sale of the SMG Business, we have determined that CIE stock-based compensation expense should be excluded from Property EBITDAR as management no longer considers such expense to be indicative of the Company's consolidated or segment operating performance. Therefore, Property EBITDAR has been recast for prior periods to be consistent to the current year presentation.

In evaluating Property EBITDAR you should be aware that, in the future, the Company may incur expenses that are the same or similar to some of the adjustments in this presentation. The presentation of Property EBITDAR should not be construed as an inference that future results will be unaffected by unusual or unexpected items.

Property EBITDAR is a non-GAAP financial measure commonly used in our industry and should not be construed as an alternative to net income/(loss) as an indicator of operating performance or as an alternative to cash flow provided by operating activities as a measure of liquidity (as determined in accordance with U.S. GAAP. Property EBITDAR may not be comparable to similarly titled measures reported by other companies within the industry. Property EBITDAR is included because management uses Property EBITDAR to measure performance and allocate resources, and believes that Property EBITDAR provides investors with additional information consistent with that used by management.



Reconciliation of Non-GAAP Information: Notes

Adjusted EBITDAR is defined as Property EBITDAR further adjusted to exclude certain non-cash and other items as exhibited in the above reconciliation, and is presented as a supplemental measure of the Company's performance. Management believes that Adjusted EBITDAR provides investors with additional information and allows a better understanding of the results of operational activities separate from the financial impact of decisions made for the long-term benefit of the Company. In addition, compensation of management is in part determined by reference to certain of such financial information. As a result, we believe this supplemental information is useful to investors who are trying to understand the results of the Company.

Adjusted EBITDAR margin is calculated as adjusted EBITDAR divided by net revenues.

Because not all companies use identical calculations, the presentation of Adjusted EBITDAR may not be comparable to other similarly titled measures of other companies.

The following notes refer to tables on slides 24-25:

- a) Amounts primarily represent CEC's estimated costs in connection with the restructuring of CEOC.
- b) Amounts primarily represent pre-opening costs incurred in connection with property openings and expansion projects at existing properties and costs associated with the acquisition and development activities and reorganization activities.
- Amounts represent stock-based compensation expense related to shares, stock options, and restricted stock units granted to the Company's employees.
- d) Amounts represent add-backs and deductions from EBITDA, permitted under certain indentures. Such add-backs and deductions include litigation awards and settlements, costs associated with CEOC's restructuring and related litigation, severance and relocation costs, sign-on and retention bonuses, permit remediation costs, and business optimization expenses.
- e) Amounts include consolidating adjustments, eliminating adjustments and other adjustments to reconcile to consolidated CEC Property EBITDAR and Adjusted EBITDAR.

