GYRODYNE CO OF AMERICA INC Form 10-O

August 09, 2007

US Securities and Exchange Commission Washington, D.C. 20549

Form 10-Q

(Mar	k One)						
[X] QUARTERLY REPORT UNDER SECTION 13 OR 15(d) OF THE SECURITIES EXCHANGE OF 1934							
	For the quarterly period ended JUNE 30, 2007						
[]	TRANSITION REPORT UNDER SECTION 13 OR 15(d) OF THE EXCHANGE ACT For the transition period from to						
	Commission file number 0-1684						
	Gyrodyne Company of America, Inc.						
	(Exact name of small business issuer as specified in its charter)						
	New York 11-1688021						
	te or other jurisdiction of (IRS Employer Identification No.) rporation or organization)						
	1 Flowerfield, Suite 24, St. James, N.Y. 11780						
	(Address of principal executive offices)						
	(631) 584-5400						
(Issuer's telephone number)							
	(Former name, former address and former fiscal year, if changed since last report)						
	cate by check mark whether the registrant (1) has filed all reports required e filed by Section 13 or 15(d) of the Securities Exchange Act of 1934 during						

Indicate by check mark whether the registrant (1) has 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 registrant was required to file such reports), and (2) has been subject to such filing requirements for the past 90 days. Yes X No ____

Indicate by check mark whether the registrant is a large accelerated filer, an accelerated filer or a non-accelerated filer. See definition of "accelerated filer and large accelerated filer" in Rule 12b-2 of the Exchange Act.

Large Accelerated Filer $_$ Accelerated Filer $_$ Non-accelerated Filer X

Indicate by check mark whether the registrant is a shell company (as defined in Rule 12b-2 of the Exchange Act). Yes $_$ No X

(Indicate the number of shares outstanding of each of the issuer's classes of common stock, as of the latest practicable date) $\frac{1}{2}$

1,289,878 SHARES, \$1.00 PAR VALUE, AS OF JULY 31, 2007

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Part I Financial Information Item 1 Financial Statements

GYRODYNE COMPANY OF AMERICA, INC.
AND SUBSIDIARIES
CONSOLIDATED BALANCE SHEET

Adopted pursuant to Section 906 of the Sarbanes-Oxley Act of 2002

ASSETS	2007 (Unaudited)	December 31, 2006
REAL ESTATE:		
Rental property:		
Land	\$ 2,303,017	\$ 3,017
Building and improvements		3,140,332
Machinery and equipment	179,335	179,335
	12,482,888	3,322,684
Less accumulated depreciation	2,531,812	
	9,951,076	821 , 777
Land held for development:		
Land	558 466	558,466
Land development costs	607,293	321,514
Edita development coocs		
	1,165,759	879,980
Total real estate, net	11,116,835	1,701,757
Cash and Cash Equivalents	3,089,440	2,951,287
Investment In Marketable Securities		23,797,515
Deposit On Property	-	504,000
Rent Receivable, net of allowance for doubtful accounts		
of \$15,000 and \$46,000, respectively	58,643	106,959
Interest Receivable	405,936	468,679
Prepaid Expenses And Other Assets	534,803	337,045
Prepaid Pension Costs	1,101,841	
Total Assets	\$ 28,431,834 ========	\$ 30,947,715 ========
LIABILITIES AND STOCKHOLDERS' EQUITY		
LIABILITIES:		
Accounts payable	\$ 213,527	\$ 687,384
Accrued liabilities		2,174,460
Tenant security deposits payable	224,836	159 , 785
Mortgage payable	5,544,319	-
Deferred income taxes	7,410,000	8,135,000
Total Liabilities	13,666,383	11,156,629
Commitments And Contingencies		
STOCKHOLDERS' EQUITY:		
Common stock, \$1 par value; authorized 4,000,000 shares;		
1,531,086 shares issued	1,531,086	1,531,086
Additional paid-in capital	7,978,395	
Accumulated Other Comprehensive Income:	., ,	2, 200, 201
Unrealized Gain from Marketable Securities	89,100	280,042
Balance of undistributed income other than gain or loss	•	,
on sales of properties	6,704,567	11,615,310
	16,303,148	21,631,572
Less cost of shares of common stock held in treasury;	10,303,140	21,031,372
The state of the s		

241,208 and 293,867 shares, respectively	(1,537,697)	(1,840,486)
Total Stockholders' Equity	14,765,451	19,791,086
Total Liabilities and Stockholders' Equity	\$ 28,431,834 ========	\$ 30,947,715 =======

See notes to consolidated financial statements

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GYRODYNE COMPANY OF AMERICA, INC. AND SUBSIDIARIES CONSOLIDATED STATEMENTS OF OPERATIONS (UNAUDITED)

		Six Months June		Three Months June 3				
		2007 2006			2007			
Revenues								
Rental Income Interest Income	•	\$ 600,963 651,399				634,607 874,097		314,104 268,765
		1,252,362	1,508,704			582,869		
Expenses								
Rental expenses		391 , 577		383,109		191,320		
General and administrative expenses		1,402,942		1,398,533		737,690		
Depreciation		30,904		23,054		15 , 687		
Interest expense	3 , 514					3,514		
	1,828,937					948,211		
Loss from Operations Before Benefit for Income Taxes Benefit for Income Taxes	(825, 989)		(295,992) (330,814)			(365,342) (800,184)		
Net Income	\$	249,414	\$ 34,822 ======		\$	434,842		
Net Income Per Common Share:								
Basic		0.20	\$ 0.03			0.34		
Diluted	\$ 0.20		\$ 0.03		\$	0.34		
Weighted Average Number Of Common Shares Outstanding:								
Basic		1,269,689	1,237,183		1,289,878			
Diluted		====== 1,269,689	1,259,839		1,289,878			
2114004		=======		========		=========		

See notes to consolidated financial statements

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GYRODYNE COMPANY OF AMERICA, INC. AND SUBSIDIARIES CONSOLIDATED STATEMENTS OF CASH FLOWS (UNAUDITED)

	Six Months June	30,
	2007	2 2
CASH FLOWS FROM OPERATING ACTIVITIES: Net income	\$ 249,414	\$
Adjustments to reconcile net income to net cash (used in) provided		
by operating activities:		
Depreciation and amortization	36,173	
Bad debt expense	12,000	
Changes in operating assets and liabilities:		
(Increase) decrease in assets:		
Land development costs	(285,779)	
Accounts receivable	36,316	
Interest receivable	62,743	
Condemnation receivable	_	26,
Prepaid expenses and other assets	(203,026)	(
Prepaid pension costs	(21,368)	
(Decrease) increase in liabilities:		
Accounts payable	(473,855)	
Accrued liabilities	(1,900,760)	
Deferred income taxes	(725,000)	(
Tenant security deposits	65,051	
Total adjustments	(3,397,505)	25,
Net cash (used in) provided by operating activities	(3,148,091)	25,
Net cash (asea in, provided by operating activities		
CASH FLOWS FROM INVESTING ACTIVITIES:		
Costs associated with property, plant and equipment	(3,622,757)	(
Purchase of marketable securities	(3,022,737)	(21,
Proceeds from sale of marketable securities	7,199,204	(21,
Deposit on property	504,000	
Principal repayments on investment in marketable securities	4,283,033	
riincipal lepayments on investment in marketable seculities	4,203,033	
Net cash provided by (used in) investment activities	8,363,480 	(21,
CASH FLOWS FROM FINANCING ACTIVITIES:		
	76,049	
Proceeds from exercise of stock options Cash distribution payment	(5,160,157)	
Principal payments on mortgage	(5,160,157)	

Principal payments on mortgage

6,872

Net cash (used in) provided by financing activities	(5,077,236)	
Net increase in cash and cash equivalents Cash and cash equivalents at beginning of period	138,153 2,951,287	3, 1,
Cash and cash equivalents at end of period	\$ 3,089,440 ======	\$ 5,
Supplemental cash flow information: Interest paid	\$ 3,514	\$
Cash distributions paid	\$ 5,160,157	\$
Mortgage payable	\$ 5,551,191 ========	\$ =====

See notes to consolidated financial statements

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FOOTNOTES TO CONSOLIDATED FINANCIAL STATEMENTS

1. Organization and Description of Business

Gyrodyne Company of America, Inc. (the "Company") was organized in 1946 as a corporation under the laws of the State of New York. The Company's headquarters are located at 1 Flowerfield, Suite 24, St. James, New York 11780. Its main phone number is (631) 584-5400. The Company maintains a website at www.gyrodyne.com.

The Company was, from its inception and for the next 25 years, engaged in design, testing, development, and production of coaxial helicopters primarily for the U.S. Navy. Following a sharp reduction in the Company's helicopter manufacturing business and its elimination by 1975, the Company began converting its vacant manufacturing facilities and established its rental property operation. The Company has since concentrated its efforts on the development of its real estate holdings in St. James, New York. The converted buildings consist of approximately 127,392 rentable square feet housing 49 tenants in space suitable for office, engineering, manufacturing, and warehouse use. The property, which is known as Flowerfield, consists of 68 acres. Approximately 10 acres are utilized for the rental property and the balance of 58 remains undeveloped.

Effective May 1, 2006, the Company elected to be taxed as a Real Estate Investment Trust ("REIT") for federal and state income tax purposes. The Company plans to acquire, manage and invest in a diversified portfolio of real estate composed of office, industrial, retail and service properties.

On June 27, 2007, the Company acquired ten buildings in the Port Jefferson Professional Park in Port Jefferson Station, New York. The buildings were acquired for an aggregate purchase price of \$8,850,000. The buildings, located at 1-6, 8, 9 and 11 Medical Drive and 5380 Nesconset Highway in Port Jefferson Station, are situated on 5.16 acres with 41,651 square feet of rentable space. The purchase price per square foot was \$212.48 and the aggregate monthly rent flow from the property is currently \$73,032.85. The property has a 97% occupancy rate. The Company satisfied \$5,551,191.38 of the purchase price by the

assumption of the existing mortgage debt on the property and the remainder in cash after adjustments. (See NOTE 7)

The following table sets forth certain information as of June 30, 2007 for properties operated by the Company:

				Annual		Numbe
				Base		Tenant
	Rentable		Annual	Rent	Number	Occup
	Square	Percent	Base	Per Leased	Of	Or Mo
Property	Feet	Leased	Rent	SQ. FT.	Tenants	Rentable
St. James, NY	127,392	65%	\$1,172,504	\$14.25	49	0
Port Jefferson Station, NY	41,651	97%	\$876,394	\$21.69	21	0

2. Basis of Quarterly Presentations:

The accompanying quarterly financial statements have been prepared in conformity with accounting principles generally accepted in the United States ("GAAP"). The financial statements of the Registrant included herein have been prepared by the Registrant pursuant to the rules and regulations of the Securities and Exchange Commission (SEC) and, in the opinion of management, reflect all adjustments which are necessary to present fairly the results for the three and six month periods ended June 30, 2007 and 2006.

Certain information and footnote disclosures normally included in financial statements prepared in accordance with GAAP have been condensed or omitted pursuant to such rules and regulations; however, management believes that the disclosures are adequate to make the information presented not misleading.

This report should be read in conjunction with the audited financial statements and footnotes therein included in the Transition Report on Form 10-K for the eight months ended December 31, 2006.

The results of operations for the three and six month periods ended June 30, 2007 are not necessarily indicative of the results to be expected for the full year.

3. Principle of Consolidation:

The accompanying consolidated financial statements include the accounts of Gyrodyne Company of America, Inc. ("Company") and its wholly-owned subsidiaries. All intercompany balances and transactions have been eliminated.

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4. Investment in Marketable Securities

The Company's marketable securities consist of debt securities classified as available-for-sale and are reported at fair value, with the unrealized gains and losses excluded from operating results and reported as a separate component of stockholders' equity net of the related tax effect. These debt securities consist of agency hybrid mortgage backed securities managed by and held in an account with a major financial institution.

5. Earnings Per Share:

Basic earnings per common share are computed by dividing net income by the weighted average number of shares of common stock outstanding during the period. Dilutive earnings per share gives effect to stock options and warrants which are considered to be dilutive common stock equivalents. Basic income per common share was computed by dividing net income by the weighted average number of shares of common stock outstanding. Diluted income per common share gives effect to the impact of options. Treasury shares have been excluded from the weighted average number of shares.

The following is a reconciliation of the weighted average shares:

	Six month June	ns ended e 30,	Three months ended June 30,			
	2007	2006	2007	2006		
Basic Effect of dilutive securities	1,269,689	1,237,183 22,656	1,289,878 -	1,237,219 45,311		
Diluted	1,269,689	1,259,839	1,289,878	1,282,530		

6. Income Taxes:

Deferred tax assets and liabilities are determined based on differences between financial reporting and tax bases of assets and liabilities and are measured using the enacted tax rates and laws that will be in effect when the differences are expected to reverse. For the quarter ended June 30, 2007, the Company recorded a deferred tax benefit of \$725,000 relating to the reinvestment of condemnation proceeds.

7. Bank Obligations:

The Company's line of credit has a maximum borrowing limit of \$1,750,000, bears interest at the lending institution's prime-lending rate (8.25 % at June 30, 2007) plus 1%, and is subject to certain financial covenants. The line is secured by certain real estate and expires on June 1, 2009. As of June 30, 2007 and December 31, 2006, \$1,750,000 was available under this agreement and the Company was in compliance with the financial covenants.

In connection with the acquisition of the Port Jefferson property, the Company assumed the outstanding mortgage on the property held by Astoria Federal Savings and Loan Association in the amount of \$5,551,191 payable in monthly installments of \$47,393.50, which includes real estate taxes currently at \$13,954.78. The mortgage was dated January 6, 2005 in the amount of \$5,730,000 at an interest rate of 5.75%. The interest rate is adjusted on February 1, 2012 and February 1, 2017 to 2.75% above the five year Fixed Rate Advance as determined and reported by the Federal Home Loan Bank of New York, rounded to the nearest one-eighth of one percent, but no lower than 5.75%. The mortgage is scheduled to be satisfied in February 2022. The collateral for the loan is the real property and the underlying leases. Loan origination fees in the amount of \$112,166 have been recorded in connection with the assumption of the mortgage and will be amortized over the remaining life of the mortgage of approximately 15 years.

8. Stock Options:

The Company's results for the three and six month periods ended June 30, 2007 include share-based compensation expense totaling \$0.

The following table represents the Company's stock options granted, exercised and forfeited during the six months of fiscal 2007.

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Stock Options		Weighted Average Exercise price per Share	Remaining Contractual Term	
Outstanding at January 1, 2007	67 , 105	\$ 16.42	-	
Granted	-	-	_	
Exercised	(67,105)	\$ 16.42	-	-
Forfeited/expired	_	_	-	
Outstanding at June 30, 2007	-	\$ -	_	
Vested and Exercisable at June 30, 2007	- - -========	\$ - ========	-	

9. Retirement Plans:

The Company records net periodic pension benefit cost pro rata throughout the year. The following table provides the components of net periodic pension benefit cost for the plan for the three and six months ended June 30, 2007 and 2006:

	Six Months Ended June 30,			Three Months Ended June 30,				
		2007 		2006		2007		2006
Pension Benefits								
Service Cost	\$	60,696	\$	43,248	\$	30,348	\$	21,624
Interest Cost		66,054		42,699		33 , 027		21,349
Expected Return on Plan Assets		(149,178)		(79 , 550)		(74 , 589)		(39,775)
Amortization of Prior-Service Cost		_		20,115		_		10,058
Net Periodic Benefit Cost After								
Curtailments and Settlements	\$	(22,428)	\$	26,512	\$	(11,214)	\$	13,256
	==:	======	===					

During the six months ended June 30, 2007 and 2006, the Company did not make a contribution to the plan. The Company has no minimum required contribution for the December 31, 2007 plan year.

10. Commitments and Contingencies

Lease commitments - The future minimum revenues from rental property under the terms of all noncancellable tenant leases, assuming no new or renegotiated

leases are executed for such premises, for future years are approximately as follows:

Twelve Months Ending June 30,	Amount
2008	\$ 1,463,000
2009 2010	730,000 580,000
2011 2012	275,000 103,000
Thereafter	40,000
	\$ 3,191,000 ======

Employment agreements – The Company has employment contracts with two officers that provide for annual salaries aggregating approximately \$381,000 and a severance payment equivalent to three years salary and other benefits in the event of a change in control, termination by the Company without cause or termination by the officer for good reason.

Land development contract - On February 12, 2007, the Company entered into an agreement with Landmark National to terminate two agreements, the Golf Operating Agreement and the Asset Management Agreement, both dated April 9, 2002. In addition to abandoning its claim for 10% of all proceeds related to the condemnation and any sale and/or development of the remaining Flowerfield acreage, Landmark agreed to provide consulting services in connection with the eminent domain litigation against the State University of New York at Stony Brook. See Part II, Item 1, Legal Proceedings. The agreement also includes consideration for previously provided services. The Company paid Landmark \$2,000,000, of which \$500,000 was accrued by the Company during its year ended April 30, 2006. In addition, the Company retained Landmark and will pay it \$1,000,000 in thirty six equal monthly installments commencing on March 1, 2007,

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for general consulting, review of pertinent documents, consultations regarding land planning and economic feasibility studies and coordination with project engineers associated with the Company's claim for additional compensation in the eminent domain litigation. As a result of the foregoing payment of \$2,000,000, the Company accrued \$1,500,000 as additional condemnation expense for the eight months ended December 31, 2006. The Company intends to add the \$2,000,000 to the existing claim for additional compensation with regard to the condemnation.

11. Acquisition of Properties

On June 27, 2007, the Company acquired ten buildings in the Port Jefferson Professional Park in Port Jefferson Station, New York. The buildings were acquired for an aggregate purchase price of \$8,850,000. The buildings, located at 1-6, 8, 9 and 11 Medical Drive and 5380 Nesconset Highway in Port Jefferson Station, are situated on 5.16 acres with 41,651 square feet of rentable space. The purchase price per square foot was \$ 212.48 and the aggregate monthly rent flow from the property is currently \$73,032.85. The property has a 97% occupancy rate. The Company satisfied \$5,551,191.38 of the purchase price by the assumption of the existing mortgage debt on the property and the remainder in cash after adjustments. Approximately \$64,344 of costs associated with the acquisition was capitalized as buildings. The purchase price was allocated as follows:

Land \$ 2,300,000 Building \$ 6,614,344 Mortgage payable \$ (5,551,191) Cash \$ 3,363,153

12. Recent Accounting Pronouncements:

In February 2007, the Financial Accounting Standards Board ("FASB") issued FAS 159, "The Fair Value Option for Financial Assets and Financial Liabilities—Including an amendment of FASB Statement No. 115". This Statement applies to all entities, including not—for—profit organizations. Most of the provisions of this Statement apply only to entities that elect the fair value option. However, the amendment to FASB Statement No. 115, Accounting for Certain Investments in Debt and Equity Securities, applies to all entities with available—for—sale and trading securities. Some requirements apply differently to entities that do not report net income. This Statement is effective as of the beginning of an entity's first fiscal year that begins after November 15, 2007. The Company does not believe this pronouncement will have a material effect on its financial statements.

13. Special Distributions:

On March 13, 2007 the Board of Directors declared a special distribution in the amount of \$4.00 per share payable on April 9, 2007 to all shareholders of record on March 26, 2007. This special distribution amounted to \$5,160,157 and was paid from the advance payment funds received as a result of the condemnation.

14. Formation of Investment Committee:

The Board of Directors created an Investment Committee effective as of June 7, 2007 for the purpose of (i) considering all investment opportunities proposed by management; (ii) evaluating whether such investments are appropriate REIT-qualified investments, (iii) considering the implication of such investments under Section 1033 of the Internal Revenue Code, and (iv) acting as a liaison between management and the Board of Directors. The Board of Directors appointed Nader G. M. Salour (Chairman), Ronald J. Macklin and Elliot H. Levine to serve on the Investment Committee.

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

The statements made in this Form 10-Q that are not historical facts contain "forward-looking information" within the meaning of the Private Securities Litigation Reform Act of 1995, and Section 27A of the Securities Act of 1933 and Section 21E of the Securities Exchange Act of 1934 (the "Exchange Act") both as amended, which can be identified by the use of forward-looking terminology such as "may," "will," "anticipates," "expects," "projects," "estimates," "believes," "seeks," "could," "should," or "continue," the negative thereof, other variations or comparable terminology. Important factors, including certain risks and uncertainties with respect to such forward-looking statements, that could cause actual results to differ materially from those reflected in such forward looking statements include, but are not limited to, the effect of economic and business conditions, including risk inherent in the Long Island, New York and Palm Beach County, Florida real estate markets, the ability to obtain additional capital in order to develop the Company's existing real estate and other risks detailed from time to time in its SEC reports. The Company assumes no obligation to update the information in this Form 10-Q.

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Critical Accounting Policies

The consolidated financial statements of the Company include accounts of the Company and all majority-owned and controlled subsidiaries. The preparation of financial statements in conformity with GAAP requires management to make estimates and assumptions in certain circumstances that affect amounts reported in the Company's consolidated financial statements and related notes. In preparing these financial statements, management has utilized information available including its past history, industry standards and the current economic environment, among other factors, in forming its estimates and judgments of certain amounts included in the consolidated financial statements, giving due consideration to materiality. It is possible that the ultimate outcome as anticipated by management in formulating its estimates inherent in these financial statements might not materialize. However, application of the critical accounting policies below involves the exercise of judgment and use of assumptions as to future uncertainties and, as a result, actual results could differ from these estimates. In addition, other companies may utilize different estimates, which may impact comparability of the Company's results of operations to those of companies in similar businesses.

Revenue Recognition

Rental revenue is recognized on a straight-line basis, which averages minimum rents over the terms of the leases. The excess of rents recognized over amounts contractually due, if any, is included in deferred rents receivable on the Company's balance sheets. Certain leases also provide for tenant reimbursements of common area maintenance and other operating expenses and real estate taxes. Ancillary and other property related income is recognized in the period earned.

Real Estate

Rental real estate assets, including land, buildings and improvements, furniture, fixtures and equipment are recorded at cost. Tenant improvements, which are included in buildings and improvements, are also stated at cost. Expenditures for ordinary maintenance and repairs are expensed to operations as they are incurred. Renovations and/or replacements, which improve or extend the life of the asset, are capitalized and depreciated over their estimated useful lives.

Depreciation is computed utilizing the straight-line method over the estimated useful life of ten to thirty nine years for buildings and improvements and three to twenty years for machinery and equipment.

The Company is required to make subjective assessments as to the useful life of its properties for purposes of determining the amount of depreciation to reflect on an annual basis with respect to those properties. These assessments have a direct impact on the Company's net income. Should the Company lengthen the expected useful life of a particular asset, it would be depreciated over more years, and result in less depreciation expense and higher annual net income.

Real estate held for development is stated at the lower of cost or net realizable value. In addition to land, land development and construction costs, real estate held for development includes interest, real estate taxes and related development and construction overhead costs which are capitalized during the development and construction period. Net realizable value represents estimates, based on management's present plans and intentions, of sale price less development and disposition cost, assuming that disposition occurs in the normal course of business.

Long Lived Assets

On a periodic basis, management assesses whether there are any indicators that the value of the real estate properties may be impaired. A property's value is impaired only if management's estimate of the aggregate future cash flows (undiscounted and without interest charges) to be generated by the property is less than the carrying value of the property. Such future cash flow estimates consider factors such as expected future operating income, trends and prospects, as well as the effects of demand, competition and other factors. To the extent impairment occurs, the loss will be measured as the excess of the carrying amount of the property over the fair value of the property.

The Company is required to make subjective assessments as to whether there are impairments in the value of its real estate properties and other investments. These assessments have a direct impact on the Company's net income, since an impairment charge results in an immediate negative adjustment to net income. In determining impairment, if any, the Company has adopted Financial Accounting Standards Board ("FASB") Statement No. 144, "Accounting for the Impairment or Disposal of Long Lived Assets."

RESULTS OF OPERATIONS FOR THE THREE AND SIX MONTHS ENDED JUNE 30, 2007 AS COMPARED TO THE THREE AND SIX MONTHS ENDED JUNE 30, 2006

The Company is reporting net income of \$434,842 for the three month period ended June 30, 2007 compared to net income of \$84,082 for the same period last year. The current reporting period includes a benefit for income taxes amounting to \$800,184 while the prior year results reflect a \$297,973 benefit for income taxes. The June 30, 2007 benefit results primarily from the reinvestment of condemnation proceeds, a refund from fiscal year 2004 and the prior year benefit is related to a deferred income tax adjustment resulting from the Company's

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conversion to a real estate investment trust (REIT). For the six months ended June 30, 2007, the Company is reporting net income of \$249,414 compared to net income totaling \$34,822 for the same prior last year. The current year results include a benefit for taxes of \$825,989 while the prior year includes a benefit for taxes totaling \$330,814. In addition to the 2004 refund reflected in the quarterly results, the six month benefit for taxes includes a \$27,724 refund from 2006. Per share income for the three and six month periods ended June 30, 2007 amounted to \$0.34 and \$0.20, respectively, compared to per share earnings of \$0.07 and \$0.03 for the same periods during the prior year, respectively.

Revenues declined by \$56,274, amounting to \$582,869 for the current quarter compared to \$639,143 for the same period last year. Contributing factors included declines of \$8,967 in rental income and \$47,307 in interest income which, for the most part, is associated with a reduction in interest bearing deposits. For the six months ended June 30, 2007, revenues declined by \$256,342 and totaled \$1,252,362 compared to \$1,508,704 for the same period during the prior year and include declines of \$33,644 and \$222,698 in rental and interest income, respectively. Rental income was impacted by \$91,639 associated with the previously reported surrender of certain demised premises by a major tenant and the net affect of terminated and new tenant leases totaling \$59,437. Subsequent to June 30, 2007, the surrendered premises comprising 12,980 square feet were leased to a former tenant for occupancy beginning on August 1, 2007. In addition, 11,440 square feet of space has been leased for occupancy as of July 1, 2007. Both leases are short term in nature and have the capacity to generate \$305,400 in annualized revenue and will increase the occupancy rate at Flowerfield from 65% to 84%. The major contributing factor to the decrease in

interest income is the fact that the prior year period included an interest payment of \$538,556 relating to the Advance Payment on the condemnation of the Company's Flowerfield property; this was partially offset by an increase of \$337,049 in interest earned on investments in marketable securities.

Expenses increased by \$95,177 for the three months ended June 30, 2007, amounting to \$948,211 compared to \$853,034 for the same period last year. Rental expenses, which increased by \$22,185, amounted to \$191,320 compared to \$169,135 for the prior year. Repairs and maintenance and property and casualty insurance premiums accounted for \$38,504 and \$11,853, respectively, in increased expenses and were partially mitigated by reduced salary and benefit expense totaling \$9,324. Additionally, real estate taxes decreased by \$19,024 as a result of capitalizing certain expenses associated with the recent filing of a development application for the Flowerfield property. For the six months ended June 30, 2007, rental expenses increased by \$8,468, amounting to \$391,577 compared to \$383,109 for the same period during the prior year. As in the case of the quarterly results, repairs and maintenance and property and casualty insurance premiums accounted for increases of \$63,716 and \$16,161, respectively; capitalized real estate taxes and salaries and benefits declined by \$59,904 and \$10,284, respectively.

General and administrative expenses for the quarter ended June 30, 2007 amounted to \$737,690, an increase of \$61,071 when compared to the \$676,619 reported for the same period last year. Corporate governance, salaries and benefits, and directors fees increased by \$87,402, \$61,742, and \$15,668, respectively, when compared to the same three month period of the prior year. The increase in corporate governance was primarily the result of legal expenses relating to the Company's annual meeting and SEC filings. These increases were partially offset by reductions in several areas totaling \$103,740, of which, the most significant were professional fees, pension expense, and condemnation litigation expenses which declined by \$40,889, \$30,761, and \$14,617, respectively. In comparison to the prior year, the decrease in professional fees was, for the most part, reductions in legal expenses associated with the Company's election of REIT status and the termination of contractual agreements with Landmark National. For the six month period ended June 30, 2007, general and administrative expenses increased nominally by \$4,409. During this period, compared to the same six months of the prior year, salaries and benefits and directors fees increased by \$38,844 and \$26,140, respectively, and corporate governance and professional fees increased by \$110,008 and \$72,872, respectively. In addition to the items that impacted the quarterly results, corporate governance expenses increased by \$20,840 for legal matters associated with Board Committees for the six month reporting period. The increased level of professional fees is the result of several contributing factors, the most significant being costs associated with consulting fees relating to Sarbanes-Oxley compliance and the conversion of the Company's accounting system. Additionally, costs relating to a landlord/tenant issue and fees associated with the engagement of investment bankers also increased. Partially offsetting the foregoing increases, expenses associated with the Company's condemnation litigation declined by \$73,559 and prior year results included nonrecurring costs related to the development of a strategic plan totaling \$68,235. The Company's pension plan expense reflected a net improvement of \$70,452 and several additional reductions totaling \$31,209 were also realized in the current six month period.

Depreciation expenses totaled \$15,687 and \$30,904 for the three and six month periods ended June 30, 2007, respectively, compared to \$7,280 and \$23,054 for the respective periods during the prior year.

As a result of the foregoing, the Company is reporting a loss from operations before benefit for income taxes of \$365,342 for the quarter ended June 30, 2007 and \$576,575 for the six months then ended. For the three and six month periods of the prior year, the Company experienced losses from operations before benefit for income taxes of \$213,891 and \$295,992, respectively.

On June 27, 2007, the Company acquired ten buildings in the Port Jefferson Professional Park in Port Jefferson Station, New York. The buildings were acquired for an aggregate purchase price of \$8,850,000. The buildings, located at 1-6, 8, 9 and 11 Medical Drive and 5380 Nesconset Highway in Port Jefferson Station, are situated on 5.16 acres with 41,651 square feet of rentable space. The purchase price per square foot was \$ 212.48 and the aggregate monthly rent flow from the property is currently \$73,032.85. The property has a 97% occupancy rate. The Company satisfied \$5,551,191.38 of the purchase price by the assumption of the existing mortgage debt on the property and the remainder in cash after adjustments.

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FUNDS FROM OPERATIONS

The Company defines Funds from Operations ("FFO"), a non-GAAP measure, consistent with the National Association of Real Estate Investment Trusts definition, as net income available to common shareholders, plus depreciation and amortization of assets uniquely significant to the real estate industry, reduced by gains and increased by losses on (i) sales of investment property and (ii) extraordinary items.

The Company considers FFO to be an appropriate supplemental measure of a REIT's operating performance as it is based on a net income analysis of property portfolio performance that excludes non-cash items such as depreciation. The historical accounting convention used for real estate assets requires straight-line depreciation of buildings and improvements, which implies that the value of real estate assets diminishes predictably over time. Since real estate values historically rise and fall with market conditions, presentations of operating results for a REIT, using historical accounting for depreciation, could be less informative. The use of FFO is recommended by the REIT industry as a supplemental performance measure.

Presentation of this information is intended to assist the reader in comparing the operating performance of different REITs, although it should be noted that not all REITs calculate FFO the same way, so comparisons with other REITs may not be meaningful. Furthermore, FFO is not necessarily indicative of cash flow available to fund cash needs and should not be considered as an alternative to net income as an indication of the Company's performance.

FFO is calculated as follows:

	Six Months Ended June 30, 2007	Three Months Ended June 30, 2007
Net Income	\$ 249,414	\$ 434,842
Benefit from income taxes	(725,000)	` ' '
Depreciation	22,462	11,466
Funds from operations	\$ (453,124)	. , , ,
Funds from operations per share	\$ (0.36)	
Weighted average common shares outstanding	1,269,689	1,289,878

LIQUIDITY AND CAPITAL RESOURCES

Net cash (used in) provided by operating activities were \$(3,148,091) and \$25,569,027 during the six months ended June 30, 2007 and 2006, respectively. The cash (used in) operating activities in the current period was primarily related to the payment of \$(2,000,000) to Landmark in connection with an agreement to terminate two agreements, the Golf Operating Agreement and the Asset Management Agreement, both dated April 9, 2002. The cash provided by operating activities in the prior period consists of the receipt of \$26,315,000 from the State of New York on the condemnation advance payment.

Net cash provided by (used in) investing activities was \$8,363,480 and \$(21,937,251) during the six months ended June 30, 2007 and 2006, respectively. The cash provided by investing activities in the current period was primarily related to the sale and principal repayments of marketable securities for \$7,199,204 and \$4,283,033, respectively. This was mitigated by costs associated with property, plant and equipment net of a deposit for \$(3,118,757). Substantially all of these costs are related to the purchase of the Port Jefferson Professional Park. The principal use of cash in the prior period was related to the purchase of marketable securities of \$(21,788,799).

Net cash (used in) provided by financing activities was \$(5,077,236) and \$74,052 during the six months ended June 30, 2007 and 2006, respectively. The net cash (used in) financing activities during the current period was the result of a cash distribution payment to shareholders of \$(5,160,157). This was primarily offset by proceeds from the exercise of stock options totaling \$76,049. Cash provided by financing activities in the prior period was from proceeds from the exercise of stock options. The Company has a \$1,750,000 revolving credit line with a bank, bearing interest at a rate of prime plus one percent which was 9.25% at June 30, 2007. The unused portion of the credit line, which is the total line of \$1,750,000, will enhance the Company's financial position and liquidity and be available, if needed, to fund any unforeseen expenses.

As of June 30, 2007, the Company had cash and cash equivalents of \$3,089,440 and anticipates having the capacity to fund normal operating, general and administrative expenses, and its regular debt service requirements. Working capital, which is the total of current assets less current liabilities as shown in the accompanying chart, amounted to \$15,294,421 at June 30, 2007. Net prepaid expenses and other assets shown in the accompanying chart does not include \$122,404 and \$28,309 of furniture and fixtures, net, and loan origination fees, net, for the six months ended June 30, 2007 and 2006, respectively.

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	June 30,		
	2007	2006	
Current assets:			
Cash and cash equivalents	\$ 3,089,440	\$ 2,951,287	
Investment in marketable securities	12,124,336	23,797,515	
Deposit on property	_	504,000	
Rent receivable, net	58,643	106,959	
Interest receivable	405,936	468,679	
Net prepaid expenses and other assets	412,399	308,736	
Total current assets	\$ 16,090,754	\$ 28,137,176	

Current liabilities:			
Accounts payable	\$	213,527	\$ 687 , 384
Accrued liabilities		273,701	2,174,460
Tenant security deposits payable		224,836	159 , 785
Mortgage payable, current portion		84,269	_
Total current liabilities	\$ 	796 , 333	\$ 3,021,629
Working capital	\$ 1 ===	5,294,421	\$ 25,115,547

LIMITED PARTNERSHIP INVESTMENT

Our limited partnership investment in the Callery Judge Grove, LP (the "Grove") is carried on the Company's balance sheet at \$0 as a result of recording losses equal to the carrying value of the investment. This investment represents a 10.93% ownership interest in a limited partnership that owns a 3500+ acre citrus grove in Palm Beach County, Florida. The land was the subject of a change of zone application for a mixed use of residential, commercial and industrial development. This application has been rejected by the Palm Beach County Board of County Commissioners. The Company understands that the Partnership will now assess available development options for the Grove under existing laws.

(c) OFF-BALANCE SHEET ARRANGEMENTS

The Company has no off-balance sheet arrangements that have or are reasonably likely to have a current or future effect on its financial conditions, changes in financial condition, revenues or expenses, results of operations, liquidity, capital expenditures or capital resources that is material to investors.

Item 3 QUANTITATIVE AND QUALITATIVE DISCLOSURES ABOUT MARKET RISK

The Company believes there have been no significant changes in market risk from that disclosed in the Company's Transition Report on Form 10-K for the eight months ended December 31, 2006.

Item 4T CONTROLS AND PROCEDURES

We maintain a set of disclosure controls and procedures designed to reasonably assure that information required to be disclosed by us in reports that we file or submit under the Exchange Act is recorded, processed, summarized and reported within the time periods specified in SEC rules and forms. Disclosure controls are also designed reasonably to assure that information required to be disclosed is accumulated and communicated to our management, including our Chief Executive Officer and Chief Financial Officer. The evaluation of our disclosure controls performed by our Chief Executive Officer and Chief Financial Officer included obtaining an understanding of the design and objective of the controls, the implementation of those controls and the results of the controls on this report on Form 10-Q. In the course of the evaluation of disclosure controls, we reviewed the controls that are in place to record, process, summarize and report, on a timely basis, matters that require disclosure in our reports filed under the Exchange Act. We also considered the adequacy of the items disclosed in this report on Form 10-Q.

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The Company's management, including the Chief Executive Officer and Chief Financial Officer, has evaluated the effectiveness of the Company's disclosure

controls and procedures (as defined in Exchange Act Rules 13a-15(e) and 15d-15(e)) as of June 30, 2007. Based upon that evaluation, the Company's Chief Executive Officer and Chief Financial Officer has concluded that the disclosure controls and procedures were effective, in all material respects, to provide reasonable assurance that information required to be disclosed in the reports the Company files or submits under the Exchange Act is recorded, processed, summarized and reported within the time periods specified in the rules and forms of the Securities and Exchange Commission. It should be noted that design of any system of controls is based in part upon certain assumptions about the likelihood of future events, and there can be no assurance that any design will succeed in achieving its stated goals under all potential future conditions regardless of how remote.

There have been no changes in the Company's internal control over financial reporting identified in connection with the evaluation required by paragraph (d) of Exchange Act Rule 13a-15 that occurred during the Company's last fiscal quarter that has materially affected, or that is reasonably likely to materially affect, the Company's internal control over financial reporting.

Part II Other Information

Item 1 Legal Proceedings

Gyrodyne Company of America, Inc. v. The State University of New York at Stony
----Brook

On November 2, 2005, the State University of New York at Stony Brook (the "University") filed an acquisition map with the Suffolk County Clerk's office and vested title in approximately 245.5 acres of the Company's property known as Flowerfield (the "Property") pursuant to the New York Eminent Domain Procedure Law (the "EDPL"). On March 27, 2006, the Company received payment from the State of New York in the amount of \$26,315,000, which the Company had previously elected under the EDPL to accept as an advance payment for the Property. Under the EDPL, both the advance payment and any additional award from the Court of Claims generally bear interest at the current statutory rate of 9% simple interest from the date of the taking through the date of payment.

On May 1, 2006, the Company filed a Notice of Claim with the Court of Claims of the State of New York seeking \$158 million in damages from the University resulting from the condemnation of the Property. While the Company believes that a credible case for substantial additional compensation can be made, it is possible that the Company may be awarded a different amount than is being requested, including no compensation, or an amount that is substantially lower than the Company's claim for \$158 million. It is also possible that the Court of Claims could ultimately permit the State to recoup part of its advance payment to the Company.

Faith Enterprises v. Gyrodyne, Supreme Court, Suffolk County, Index # 3511/100

Faith Enterprises, an operator of a child care center as a franchisee of Kiddie Academy, leased a suite of offices from the Company under a 15-year lease which commenced in March 2005 with a five-year option. Beginning approximately July 2005 and continuing throughout its occupation of the suite, Faith Enterprises failed to pay the full monthly rent due under the lease. The Company served Faith Enterprises with a series of default notices. The franchisor was also notified of the default but did not elect to terminate the franchise agreement nor pay the rent deficiency on behalf of the franchisee. In February 2007, the Company served Faith Enterprises with a 10-day notice of default. Faith Enterprises then commenced this action in New York State Supreme Court for

Suffolk County seeking damages for breach of contract, fraudulent inducement and tortuous interference with business, claiming that the Company's issuance of press releases in December 2006 and January 2007 about its submission of an application to the Town of Smithtown to rezone its property caused Faith Enterprises financial damages in lost clientele. Faith Enterprises is seeking \$7 million in damages on each of the three claims and is requesting that it not pay rent during the pendency of the proceeding. Faith Enterprises also filed an application for a Yellowstone injunction and a preliminary injunction to forestall the Company from proceeding with the non-payment eviction proceeding. The Company opposed that application and, in an order dated February 21, 2007, the Court denied Faith Enterprises' request in its entirety.

The Company also served and filed a motion to dismiss the entire case. In response to the motion to dismiss, Faith served an amended complaint. Gyrodyne filed an amended motion to dismiss the amended complaint, which is returnable in court on August 15, 2007. Faith has until July 30, 2007, to serve its opposition papers. Gyrodyne's reply papers are due August 14, 2007. The Company also commenced a proceeding in the District Court seeking to evict Faith Enterprises for non-payment of rent. That proceeding was commenced in March 2007, upon the Supreme Court's decision denying Faith Enterprises' request for preliminary injunctive relief. Faith consented to the issuance of an order by the District Court to vacate the premises and for a judgment for past due rent. Faith vacated the premises on April 6, 2007.

In addition, in the normal course of business, the Company is a party to various legal proceedings. After reviewing all actions and proceedings pending against or involving the Company, Management considers the aggregate loss, if any, will not be material.

Items 2 through 5 are not applicable to the three months ended June 30, 2007.

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Item 6 Exhibits

- 31.1 Rule 13a-14(a)/15d-14(a) Certification.
- 32.1 CEO/CFO Certification Pursuant to 18 U.S.C. Section 1350, as adopted pursuant to Section 906 of the Sarbanes-Oxley Act of 2002.

SIGNATURES

In accordance with the requirements of the Exchange Act, the registrant has caused this report to be signed on its behalf by the undersigned, thereunto duly authorized.

GYRODYNE COMPANY OF AMERICA, INC.

Date: August 9, 2007 /S/ Stephen V. Maroney

Stephen V. Maroney

President, Chief Executive Officer

and Treasurer

Date: August 9, 2007 /S/ Frank D'Alessandro

Frank D'Alessandro

Controller

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