PENN NATIONAL GAMING INC Form 8-K/A December 19, 2005

UNITED STATES SECURITIES AND EXCHANGE COMMISSION

Washington, DC 20549

FORM 8-K/A

Amendment No. 1

CURRENT REPORT Pursuant to Section 13 or 15(d) of the Securities Exchange Act of 1934

Date of Report (Date of earliest event reported): October 3, 2005

PENN NATIONAL GAMING, INC.

(Exact name of registrant as specified in its charter)

Pennsylvania (State or other jurisdiction of incorporation) **0-24206** (Commission File Number)

23-2234473 (IRS Employer Identification No.)

825 Berkshire Blvd., Suite 200 Wyomissing Professional Center Wyomissing, PA **19610** (Zip Code)

(Address of principal executive offices)

Registrant s telephone number, including area code: (610) 373-2400

Not applicable

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

Check the appropriate box below if the Form 8-K filing is intended to simultaneously satisfy the filing obligation of the registrant under any of the following provisions (see General Instruction A.2. below):

- o Written communications pursuant to Rule 425 under the Securities Act (17 CFR 230.425)
- o Soliciting material pursuant to Rule 14a-12 under the Exchange Act (17 CFR 240.14a-12)
- o Pre-commencement communications pursuant to Rule 14d-2(b) under the Exchange Act (17 CFR 240.14d-2(b))
- o Pre-commencement communications pursuant to Rule 13e-4(c) under the Exchange Act (17 CFR 240.13e-4(c))

Penn National Gaming, Inc., a Pennsylvania corporation (the	Company), hereby amends Items 2.01 and 9.01 of its Current Report on
Form 8-K (Date of Report: October 3, 2005) in their entirety to	o read as follows:

Item 2.01. Completion of Acquisition of Assets.

Pursuant to the Agreement and Plan of Merger (the Merger Agreement), dated as of November 3, 2004, as amended, by and among the Company, Thoroughbred Acquisition Corp., a wholly owned subsidiary of the Company, and Argosy Gaming Company (Argosy), on October 3, 2005, the Company completed its acquisition of Argosy. The Company announced the completion of the acquisition in a press release dated October 3, 2005, which was previously filed as Exhibit 99.3 to this Form 8-K and is incorporated herein by reference.

On October 4, 2005, the Company filed a Current Report on Form 8-K stating that it had completed the acquisition and that the financial statements and pro forma financial information required under Item 9.01 would be filed on or before December 19, 2005. This amended Current Report on Form 8-K contains the required financial statements and pro forma financial information.

Item 9.01. Financial Statements and Exhibits.

(a) Financial Statements of Business Acquired.

The financial statements of Argosy Gaming Company as of December 31, 2004 and December 31, 2003 and for the three years ended December 31, 2004 are included as Exhibit 99.4 to this form 8-K and are incorporated herein by reference.

The unaudited financial statements of Argosy Gaming Company as of September 30, 2005 and for the three and nine months ended September 30, 2005 and 2004 are included as Exhibit 99.5 to this form 8-K and are incorporated herein by reference.

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(b)	Pro	Forma	Financial	Information.

UNAUDITED PRO FORMA CONSOLIDATED FINANCIAL STATEMENTS

On October 3, 2005, the Company completed its acquisition of Argosy. The transaction was accounted for as a purchase. As a result, the net assets of Argosy were recorded at their fair value with the excess of the purchase price over the fair value of the net assets acquired allocated to goodwill. The total purchase price for the acquisition was approximately \$2,320.2 million, including acquisition costs of \$44.5 million. The purchase price of the acquisition was funded by the proceeds of the Company s new \$2.725 million senior secured credit facility.

The Company acquired six Argosy casino entertainment facilities, although the Company has agreed to divest three of those properties to expedite the receipt of the regulatory approvals required to complete the merger. The Company has completed the sale of Argosy Casino-Baton Rouge to Columbia Sussex for \$149.6 million and the Company has until December 31, 2006 to enter into definitive sale agreements for the Alton and Joliet, Illinois properties.

The unaudited pro forma condensed combined financial statements have been prepared to give effect to the acquisition by Penn National Gaming, Inc of Argosy Gaming Company, and the subsequent sale of Argosy Casino-Baton Rouge to Columbia Sussex . The pro forma financial statements are derived from the Company s historical financial statements and the historical financial statements of Argosy Gaming Company. The historical financial statements have been adjusted as described in the notes to the unaudited pro forma condensed combined financial statements.

The following unaudited pro forma consolidated balance sheet has been prepared as if the acquisition of Argosy and divestiture of Argosy Casino-Baton Rouge had occurred on January 1, 2004.

The unaudited pro forma consolidated financial statements should be read in conjunction with the notes hereto and the following:

The Company s historical consolidated financial statements and notes thereto for the year ended December 31, 2004 included in the Company s Annual Report on Form 10-K and the nine months ended September 30, 2005 included in the Company s Quarterly Report on Form 10-Q for the quarter ended September 30, 2005.

The historical financial statements and notes thereto of Argosy included as Exhibits 99.4 and 99.5 to this Current Report on Form 8-K.

The following unaudited pro forma consolidated statement of income is preliminary and subject to change based on finalization of other applicable post-closing adjustments that are not expected to be significant.

Penn National Gaming, Inc. and Subsidiaries Unaudited Pro Forma Consolidated Balance Sheet September 30, 2005 (In thousands)

Pro Forma Adjustments Argosy Baton Combined **Penn National** acquisition Rouge Sale as reported Note 3 Note 4 (D) Pro Forma Argosy Assets Current Assets: \$ 173,943 \$ 118,385 \$ 2,211,000 \$ (8,538) \$ 118,040 Cash and cash equivalents (A) (56,512)(B) (2,320,238)(C) Receivables, net of allowance for 37,949 4,322 (762)41,509 doubtful accounts Insurance Receivable 38,870 38,870 Prepaid income taxes 2,274 344 2,618 Prepaid expenses and other assets 23.042 7,244 (2,890)(C) (535)26,861 Deferred income taxes 20,112 52,047 31,687 2,633 (C) (2,385)Total current assets 307,765 150,407 (166,007)(12,220)279,945 588,854 570,728 (12,813)(86,864)1,059,905 Net property and equipment (C) Other assets: Investment in and advances to 16,944 16,944 unconsolidated affiliate Excess of cost over fair market value of net assets acquired 590,282 742,630 1,340,604 (C) (82,524)1,863,521 (C) (727,471)Other identifiable intangible assets 22,572 679,017 656,445 (C) Management service contract 14,631 14,631 Deferred financing costs, net 18,186 17,228 56,512 (B) 74,698 (17,228)(C) Deferred Income taxes 73,235 73,235 Miscellaneous 40,531 10,373 50,732 (172)Restricted assets for sale 50,983 50,983 Total other assets 804,792 792,803 1,308,862 (82,696)2,823,761 Total assets \$ 1,701,411 \$ 1,513,938 \$ 1,130,042 (181,780) \$ 4,163,611

See accompanying Notes to the Unaudited Pro Forma Condensed Combined Financial Statements

Penn National Gaming, Inc. and Subsidiaries Unaudited Pro Forma Consolidated Balance Sheet September 30, 2005 (In thousands)

Pro Forma Adjustments Argosy Baton Rouge Sale Combined Penn National acquisition Note 3 Note 4 (D) Pro Forma as reported Argosy Liabilities and Shareholders Equity **Current Liabilities:** Current maturities of long-term debt \$ 1,827 \$ 2,691 \$ 16,500 (A) \$ \$ 19,268 (1,750)(C) 8,765 9,173 17,271 Accounts payable (667)Accrued expenses 62,239 (2,568)128,280 68,609 Accrued interest 6,749 6,930 (6,595)(C) (334)6,750 29,290 Accrued salaries and wages 25,161 (2,474)51,977 Gaming, pari-mutuel, property and other taxes 19,516 27,411 (2,142)44,785 Income taxes payable 110,281 4,349 (18,599)(C) (13,636)82,395 Other current liabilities 11,408 12,681 (1,273)Total current liabilities 251,348 144,324 (10,444)(23,094)362,134 Long term liabilities Long-term debt, net of current 2,681,572 636,285 791,030 2,194,500 (A) (149,613)maturities (789,500)(C) (1,130)Deferred income taxes 133,017 333,443 31,341 176,916 (C) (7,831)Other long-term liabilities 274,523 4,137 (112)278,548 Total long-term liabilities 942,149 928,184 1,581,916 (158,686)3,293,563 Shareholders equity: Common stock 849 296 (296)(C) 849 Restricted Stock (1,756)(1,756)Treasury stock (2,379)(2,379)Additional paid-in capital 99,979 (99,979)(C) 207,687 207,687 Retained earnings 302,865 341,155 (341,155)302,865 (C) Accumulated other comprehensive income 648 (C) 648 Total shareholders equity 507,914 441,430 (441,430)507,914 Total Liabilities and

See accompanying Notes to the Unaudited Pro Forma Condensed Combined Financial Statements

1,513,938 \$

1,130,042

\$

(181,780) \$

Shareholders Equity

\$

1,701,411 \$

4,163,611

Penn National Gaming, Inc. and Subsidiaries Unaudited Pro Forma Consolidated Statement of Income Nine Months ended September 30, 2005 (In thousands)

		Pro Forma Adjustments							
	ъ.	N.4 1			Argosy		D.	Sale of	G111
		n National reported		Argosy	acquisition Note 5			nton Rouge Note 6 (K)	Combined pro forma
Revenue		.,		9,	- 1000		_	(22)	P
Gaming	\$	773,491	\$	828,299 \$	•		\$	(71,659)\$	1,530,131
Racing		37,768							37,768
Management service fee		13,968							13,968
Food, beverage and other revenue		110,226		100,859				(15,570)	195,515
Gross revenues		935,453		929,158				(87,229)	1,777,382
Less: Promotional allowances		(47,353)		(111,202)	36,457	(I)		9,779	(112,319)
Net revenues		888,100		817,956	36,457			(77,450)	1,665,063
Operating Expenses		127.006		412.010	26.457	(T)		(25.25.6)	041.106
Gaming		427,086		412,919	36,457	(I)		(35,356)	841,106
Racing		29,376		(2.292				(10.257)	29,376
Food, beverage and other expenses		74,193		62,282				(10,357)	126,118
Selling general and administrative		131,488		132,999				(10,712)	253,775
Settlement Costs		28,175							28,175
Hurricane expense		19,142		45.076	0.415	(E)		(7.270)	19,142
Depreciation and amortization		46,406		45,376	2,415	(F)		(7,370)	89,934
Gain on sale of asset held for sale				(1,006)	3,107	(G)			(1.006)
		755,866		(1,096) 652,480	41,979			(62.705)	(1,096) 1,386,530
Total operating expenses		733,800		032,480	41,979			(63,795)	1,380,330
Income from continuing operations		132,234		165,476	(5,522)			(13,655)	278,533
		ŕ		·					·
Other income (expenses)									
Interest expense		(41,652)		(43,462)	(65,391)	(E)		6,732	(143,773)
Interest income		3,180		307				(53)	3,434
Earnings from joint venture		1,216							1,216
Other		438							438
Loss on early extinguishment of debt		(16,673)							(16,673)
Total other expenses, net		(53,491)		(43,155)	(65,391)			6,679	(155,358)
Income (loss) from continuing operations		70.742		100 201	(70.012)			(6.076)	100 175
before income taxes		78,743		122,321	(70,913)	(11)		(6,976)	123,175
Taxes (benefit) on income	¢.	27,793	ф	55,052	(30,645)	(H)	ф	(2,930)	49,270
Income (loss) from continuing operations	\$	50,950	\$	67,269 \$	(40,268)		\$	(4,046)\$	73,905
Earnings per share data									
Basic	\$		0.0	62				\$	0.89
Diluted	\$			59				\$	0.86
	•								
Weighted Average Shares Outstanding									
Basic			82,7						
Diluted			85,7	77					

See accompanying Notes to the Unaudited Pro Forma Condensed Combined Financial Statements

Penn National Gaming, Inc. and Subsidiaries Unaudited Pro Forma Consolidated Statement of Income Year ended December 31, 2004 (In thousands)

				Pro Forma Adjustments							
							Argosy		•	Sale of	
		nn National				a	cquisition		F	Baton Rouge	Combined
n	as	s reported		Argo	osy		Note 5			Note 6 (K)	pro forma
Revenue Gaming	\$	992,088	\$	1	054,000	\$			\$	(82,939) \$	1,963,149
Racing	Ф	49,948	Ф	1,	,054,000	Ф			Ф	(02,939) \$	49,948
Management service fee		16,277									16,277
Food, beverage and other revenue		147,991			127,412					(14,373)	261,030
Gross revenues		1,206,304			181,412					(97,312)	2,290,404
Less: Promotional allowances		(65,615)			[140,562]		42,689	(I)		12,080	(151,408)
Net revenues		1,140,689			040,850		42,689	(1)		(85,232)	2,138,996
rect revenues		1,140,009		1,	,040,030		42,009			(65,252)	2,130,990
Operating Expenses											
Gaming		544,746			531,624		42,689	(I)		(42,041)	1,077,018
Racing		38,997					.2,000	(1)		(12,011)	38,997
Food, beverage and other expenses		97,712			75,934					(10,282)	163,364
Selling general and administrative		179,669			167,980					(14,670)	332,979
Depreciation and amortization		65,785			61,961		3,220	(F)		(8,923)	126,186
		,			- ,-		,	()		(-,,	,
							4,143	(G)			
Gain on sale of asset held for sale					(3,155)		7,173	(0)			(3,155)
Total operating expenses		926,909			834,344		50,052			(75,916)	1,735,389
Total operating expenses)20,)0)			031,311		30,032			(73,710)	1,733,307
Income from continuing operations		213,780			206,506		(7,363)			(9,316)	403,607
8 1		2,4			,		(1,72,22)			(- ,)	,
Other income (expenses)											
Interest expense		(75,720)			(65,015)		(59,938)	(E)		8,976	(191,697)
Interest income		2,093			151					(23)	2,221
Earnings from joint venture		1,634									1,634
Other		(392)									(392)
Loss on early extinguishment of											
debt		(3,767)			(26,040)		26,040	(J)			(3,767)
Total other expenses, net		(76,152)			(90,904)		(33,898)			8,953	(192,001)
Income (loss) from continuing											
operations before income taxes		137,628			115,602		(41,261)			(363)	211,606
Taxes (benefit) on income		50,288			54,057		(19,518)	(H)		(185)	84,642
Income (loss) from continuing											
operations	\$	87,340	\$		61,545	\$	(21,743)		\$	(178) \$	126,964
Earnings per share data											
Basic		\$		1.09						\$	1.58
Diluted		\$		1.05						\$	1.52
W. L. LA GL C											
Weighted Average Shares Outstandin	ıg		0.0	510							
Basic				,510							
Diluted			83,	,508							

See accompanying Notes to the Unaudited Pro Forma Condensed Combined Financial Statements

NOTES TO THE UNAUDITED PRO FORMA CONDENSED COMBINED FINANCIAL STATEMENTS

1. Basis of Presentation

Penn National Gaming, Inc. (the Company) has completed the acquisition of Argosy Gaming Company. The transaction was accounted for as a purchase. As a result, the net assets of Argosy Gaming Company (Argosy) were recorded at their fair value with the excess of the purchase price over the fair value of the net assets acquired allocated to goodwill. The total purchase price for the acquisition was \$2,320.2 million, including acquisition costs of \$44.5 million. The total purchase price for the acquisition was funded by the proceeds of the Company s new \$2.725 billion senior secured credit facility.

The Company acquired six Argosy casino entertainment facilities, although the Company has agreed to divest three of those properties to expedite the receipt of the regulatory approvals required to complete the merger. The Company has completed the sale of Argosy Casino-Baton Rouge to Columbia Sussex for \$149.6 million and the Company has until December 31, 2006 to enter into definitive sale agreements for the Alton and Joliet, Illinois properties.

The unaudited pro forma condensed combined financial statements have been prepared to give effect to the acquisition by the Company of Argosy, and the subsequent sale of Argosy Casino-Baton Rouge to Columbia Sussex. The pro forma financial statements are derived from our historical financial statements and the historical financial statements of Argosy. The historical financial statements have been adjusted as described in the notes to the unaudited pro forma condensed combined financial statements.

The unaudited pro forma condensed combined financial statements are prepared in accordance with Article 11 of Regulation S-X. For purposes of the unaudited pro forma condensed combined statements of income, we assumed the acquisition and divestiture occurred as of January 1, 2004. We applied the purchase method of accounting, which requires an allocation of the purchase price to the assets acquired and liabilities assumed, at fair value.

The purchase price allocation reflected in the unaudited pro forma condensed combined financial statements is preliminary and is subject to revision. This purchase price has been based upon a valuation of the tangible assets, and an identification and valuation of intangible assets. The price reflects certain other estimates and assumptions prepared by management, including the establishment of a litigation accrual, environmental liability, and severance accrual.

2. Purchase Price Allocation

The following table sets forth the determination of the consideration paid for Argosy at the effective date of acquisition, October 1, 2005 and the purchase price allocation (in thousands, except share amounts):

Reconciliation of cash paid to acquire Argosy:

Argosy Gaming Company purchase price, \$47 per share, 29,591,087 shares	\$	1,390,781
Argosy bond payment		594,237
Wells Fargo payment		241,418
Purchase price of stockholders options		32,974
Acquisition fees and other charges:		
Transaction fees	44,547	
Legal/environmental liability	7,535	
Severance	8,746	60,828
Total purchase price	\$	2,320,238

Purchase price allocation:

Current assets	\$ 117,176
Property and equipment	557,915
Other assets	704,549
Goodwill	1,340,604
Current liabilities	(117,380)
Long-term liabilities	(315,600)
Total net assets acquired	2,287,264
Costs paid by seller prior to close	32,974
Total purchase price	\$ 2,320,238

3. Pro Forma Balance Sheet adjustments - Purchase:

Following are brief descriptions of the pro forma adjustments to the balance sheet to reflect the merger of Argosy with the Company:

- A. Records additional borrowings to fund the merger.
- B. Records deferred financing cost incurred to borrow funds to fund the merger.
- C. Records the acquisition of 100% of the equity of Argosy and reflects goodwill as the excess of the purchase price over the estimated fair value of net tangible and identifiable intangible assets acquired and liabilities assumed. The Company recorded goodwill of \$1,340.6 million and eliminated Argosy goodwill in the amount of \$727.5 million. In addition, the Company recorded \$679.0 million of identifiable intangible assets, primarily consisting of trademark and license intangibles, which are deemed to have an indefinite useful life and therefore are not amortized.

4. Pro Form	na Balance Sheet adjustments Sale of Baton Rouge:
	Records the sale of 100% of the equity of Argosy Casino-Baton Rouge as if it had occurred on September 30, 2005 rather than the ate of October 25, 2005. The \$149.6 million in cash proceeds from the sale are recorded as a decrease in the Company s long-term
5. Pro Form	na Statements of Income Adjustments Purchase:
pro forma in change in the	Adjustments to interest expense reflect the \$2.725 billion senior secured credit facility financing and retirement of Argosy debt. The terest expense reflects the current rates in effect as of November 30, 2005 and have been applied to all periods presented. A 0.125% e estimated interest rate would result in an approximate change in annual pro forma interest expense of \$2.5 million for periods prior r 30, 2005 and \$1.3 million for periods subsequent to September 30, 2005.
F. I	Reflects the net increase in depreciation and amortization expense resulting from the valuation of the property and equipment to fair e.
G. I	Reflects the amortization resulting from other identifiable intangible assets recorded as a result of the acquisition.
H. A	Adjustment to reflect the income tax effect associated with the pro forma adjustments using Penn s effective tax rate of approximately
I.	Adjustment to reflect conforming accounting treatment of marketing coupons.
J.	Adjustment to eliminate Argosy loss on early extinguishment of debt.
6. Pro Form	na Statements of Income Adjustments Sale:
K. 1	Remove results of operations for the sale of Argosy Casino-Baton Rouge.
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(c) Exhibits	
Goldman Sachs Croas Swingline Lende	Credit Agreement, dated October 3, 2005 by and among the Company, the subsidiary guarantors party thereto, surities Inc., Goldman Sachs Credit Partners L.P. and Lehman Brothers Inc., as Joint Lead Arrangers and Joint Bookrunners, edit Partners L.P. and Lehman Commercial Paper Inc., as Co-Syndication Agents, Deutsche Bank Trust Company Americas, etc., Administrative Agent and as Collateral Agent, and Calyon New York Branch, Wells Fargo Bank, National Association and, as Co-Documentation Agents, and the lenders party thereto.
Exhibit 10.2* Corporation and CI	Securities Purchase Agreement, dated October 3, 2005, among Argosy Gaming Company, Wimar Tahoe P Baton Rouge Casino, L.L.C.
Exhibit 10.3* Columbia Sussex C	Letter agreement, dated October 3, 2005, among Penn National Gaming, Inc., CP Baton Rouge Casino, L.L.C., Corporation and Wimar Tahoe Corporation.
Exhibit 23.1	Consent of Ernst & Young LLP, Independent Registered Public Accounting Firm.
Exhibit 99.1*	Press Release, dated October 3, 2005, issued by Penn National Gaming, Inc.
Exhibit 99.2*	Press Release, dated September 29, 2005, issued by Penn National Gaming, Inc.
Exhibit 99.3*	Press Release, dated October 3, 2005, issued by Penn National Gaming, Inc.
Exhibit 99.4 ended December 3	Financial statements of Argosy Gaming Company as of December 31, 2004 and December 31, 2003 and for the three years 1, 2004.
Exhibit 99.5 ended September 3	Unaudited financial statements of Argosy Gaming Company as of September 30, 2005 and for the three and nine months 0, 2005 and 2004.
* Previously Filed	

SIGNATURES

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

PENN NATIONAL GAMING, INC.

(Registrant)

By: /s/ Robert S. Ippolito

Robert S. Ippolito

Vice President, Secretary and Treasurer

Date: December 19, 2005

EXHIBIT INDEX

Exhibit No.

Exhibit 10.1*	Credit Agreement, dated October 3, 2005 by and among the Company, the subsidiary guarantors party thereto, Deutsche Bank Securities Inc., Goldman Sachs Credit Partners L.P. and Lehman Brothers Inc., as Joint Lead Arrangers and Joint Bookrunners, Goldman Sachs Credit Partners L.P. and Lehman Commercial Paper Inc., as Co-Syndication Agents, Deutsche Bank Trust Company Americas, as Swingline Lender, Administrative Agent and as Collateral Agent, and Calyon New York Branch, Wells Fargo Bank, National Association and Bank of Scotland, as Co-Documentation Agents, and the lenders party thereto.
Exhibit 10.2*	Securities Purchase Agreement, dated October 3, 2005, among Argosy Gaming Company, Wimar Tahoe Corporation and CP Baton Rouge Casino, L.L.C.
Exhibit 10.3*	Letter agreement, dated October 3, 2005, among Penn National Gaming, Inc., CP Baton Rouge Casino, L.L.C., Columbia Sussex Corporation and Wimar Tahoe Corporation.
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^{*} Previously Filed