REGIS CORP Form 10-Q February 09, 2010 Table of Contents

UNITED STATES SECURITIES AND EXCHANGE COMMISSION

WASHINGTON, D.C. 20549

FORM 10-Q

(Mark One)

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

For the quarterly period ended December 31, 2009

OR

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X

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

For the transition period from to

Commission file number 1-12725

Regis Corporation

(Exact name of registrant as specified in its charter)

Minnesota (State or other jurisdiction of

41-0749934 (I.R.S. Employer

incorporation or organization)

Identification No.)

7201 Metro Boulevard, Edina, Minnesota

55439

(Address of principal executive offices)

(Zip Code)

(952) 947-7777

(Registrant s telephone number, including area code)

N/A

(Former name, former address and former fiscal year, if changed since last report)

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 o

Indicate by check mark whether the registrant has submitted electronically and posted on its corporate Web site, if any, every Interactive Data File required to be submitted and posted pursuant to Rule 405 of Regulation S-T (§ 232.405 of this chapter) during the preceding 12 months (or for such shorter period that the registrant was required to be submit and post such files). Yes o No o

Indicate by check mark whether the registrant is a large accelerated filer, an accelerated filer, a non-accelerated filer, or a smaller reporting company. See definitions of large accelerated filer, accelerated filer and smaller reporting company in Rule 12b-2 of the Exchange Act. (Check one):

Large accelerated filer x

Accelerated filer o

Non-accelerated filer o (Do not check if a smaller reporting company)

Smaller reporting company o

Indicate by check mark whether the Registrant is a shell company (as defined by Rule 12b-2 of the Act). Yes o No x

Indicate the number of shares outstanding of each of the issuer s classes of common stock as of February 4, 2010:

Common Stock, \$.05 par value

Class

57,118,312 Number of Shares

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REGIS CORPORATION

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PART I - FINANCIAL INFORMATION

Item 1. Financial Statements

REGIS CORPORATION

CONDENSED CONSOLIDATED BALANCE SHEET (Unaudited)

as of December 31, 2009 and June 30, 2009 (In thousands, except share data)

	I	December 31, 2009		June 30, 2009
ASSETS		2009		2009
Current assets:				
Cash and cash equivalents	\$	114,484	\$	42,538
Receivables, net		24,864		44,935
Inventories		160,789		158,570
Deferred income taxes		23,731		22,086
Income tax receivable		35,310		47,164
Other current assets		32,935		37,693
Total current assets		392,113		352,986
Property and equipment, net		372,762		391,538
Goodwill		769,694		764,422
Other intangibles, net		122,996		126,961
Investment in and loans to affiliates		201,297		211,400
Other assets		83,432		45,179
Total assets	\$	1,942,294	\$	1,892,486
LIABILITIES AND SHAREHOLDERS EQUITY				
Current liabilities:				
Long-term debt, current portion	\$	77.646	\$	55,454
Accounts payable	7	55,502	-	62,394
Accrued expenses		154,911		156,638
Total current liabilities		288,059		274,486
Long-term debt and capital lease obligations		392,695		578,853
Other noncurrent liabilities		246,638		236,287
Total liabilities		927,392		1,089,626
Commitments and contingencies (Note 9)				
Shareholders equity:				
Common stock, \$0.05 par value; issued and outstanding 57,115,312 and 43,881,364 common				
shares at December 31, 2009 and June 30, 2009, respectively		2,856		2,194
Additional paid-in capital		326,643		151,394
Accumulated other comprehensive income		66,632		51,855
Retained earnings		618,771		597,417

Total shareholders equity	1,014,902	802,860
Total liabilities and shareholders equity	\$ 1,942,294 \$	1,892,486

The accompanying notes are an integral part of the unaudited Condensed Consolidated Financial Statements.

REGIS CORPORATION

CONDENSED CONSOLIDATED STATEMENT OF OPERATIONS (Unaudited)

for the three months ended December 31, 2009 and 2008

(In thousands, except per share data)

	2009	2008
Revenues:		
Service	\$ 435,125	\$ 445,078
Product	130,671	132,774
Royalties and fees	9,569	9,574
	575,365	587,426
Operating expenses:		
Cost of service	248,812	256,838
Cost of product	62,420	65,078
Site operating expenses	46,409	47,620
General and administrative	72,611	72,531
Rent	85,498	81,981
Depreciation and amortization	27,510	27,519
Goodwill impairment		41,661
Lease termination costs	42	847
Total operating expenses	543,302	594,075
Operating income (loss)	32,063	(6,649)
Other income (expense):		
Interest expense	(9,069)	(10,878)
Interest income and other, net	1,411	3,462
Income (loss) from continuing operations before income taxes and equity in income (loss) of affiliated companies	24,405	(14,065)
Income taxes	(8,908)	(9,383)
Equity in income (loss) of affiliated companies, net of income taxes	2,657	(2,338)
Equity in meonic (1088) of arrinated companies, let of meonic taxes	2,037	(2,336)
Income (loss) from continuing operations	18,154	(25,786)
Income (loss) from discontinued operations, net of income taxes (Note 2)		(117,466)
Net income (loss)	\$ 18,154	\$ (143,252)
Net income (loss) per share:		
Basic:		
Income (loss) from continuing operations	0.32	(0.60)
Income (loss) from discontinued operations		(2.74)
Net income (loss) per share, basic	\$ 0.32	\$ (3.34)
Diluted:		
Income (loss) from continuing operations	0.30	(0.60)
Income (loss) from discontinued operations		(2.74)
Net income (loss) per share, diluted	\$ 0.30	\$ (3.34)

Weighted average common and common equivalent shares outstanding:			
Basic	5	6,287	42,897
Diluted	6	7,570	42,897
Cash dividends declared per common share	\$	0.04 \$	0.04

The accompanying notes are an integral part of the unaudited Condensed Consolidated Financial Statements.

REGIS CORPORATION

CONDENSED CONSOLIDATED STATEMENT OF OPERATIONS (Unaudited)

for the six months ended December 31, 2009 and 2008

(In thousands, except per share data)

	20	009	2008
Revenues:			
Service	\$	884,403	\$ 914,113
Product		276,824	266,957
Royalties and fees		19,688	19,885
		1,180,915	1,200,955
Operating expenses:			
Cost of service		504,781	523,915
Cost of product		141,915	130,697
Site operating expenses		99,085	96,022
General and administrative		145,171	150,295
Rent		171,323	174,192
Depreciation and amortization		54,701	54,787
Goodwill impairment			41,661
Lease termination costs		3,619	1,998
Total operating expenses		1,120,595	1,173,567
Operating income		60,320	27,388
Other income (expense):			
Interest expense		(36,385)	(21,098)
Interest income and other, net		3,643	5,197
Income from continuing operations before income taxes and equity in income (loss) of			
affiliated companies		27,578	11,487
Income taxes		(10,527)	(19,340)
Equity in income (loss) of affiliated companies, net of income taxes		5,714	(1,846)
		,	
Income (loss) from continuing operations		22,765	(9,699)
Income (loss) from discontinued operations, net of income taxes (Note 2)		3,161	(119,066)
Net income (loss)	\$	25,926	\$ (128,765)
Net income (loss) per share:			
Basic:			
Income (loss) from continuing operations		0.41	(0.23)
Income (loss) from discontinued operations		0.06	(2.78)
Net income (loss) per share, basic	\$	0.47	\$ (3.01)
Diluted:			
Income (loss) from continuing operations		0.40	(0.23)
Income (loss) from discontinued operations		0.05	(2.78)
Net (loss) income per share, diluted	\$	0.45	\$ (3.01)

Weighted average common and common equivalent shares outstanding:			
Basic	55.	215	42,842
Diluted	65.	615	42,842
Cash dividends declared per common share	\$	0.08 \$	0.08

The accompanying notes are an integral part of the unaudited Condensed Consolidated Financial Information.

REGIS CORPORATION

CONDENSED CONSOLIDATED STATEMENT OF CASH FLOWS (Unaudited)

for the six months ended December 31, 2009 and 2008

(In thousands)

	2009	2008
Cash flows from operating activities:		
Net income (loss)	\$ 25,926 \$	(128,765)
Adjustments to reconcile net income (loss) to net cash provided by operating activities:		
Depreciation	49,723	57,562
Amortization	4,978	5,067
Equity in (income) loss of affiliated companies	(5,714)	1,846
Deferred income taxes	(3,240)	(59,808)
Impairment on discontinued operations	(154)	171,004
Goodwill impairment		41,661
Excess tax benefits from stock-based compensation plans		(284)
Stock-based compensation	4,636	3,829
Amortization of debt discount and financing costs	3,342	
Other noncash items affecting earnings	(376)	(2,535)
Changes in operating assets and liabilities:		
Receivables	19,925	(3,072)
Inventories	(1,689)	(19,318)
Income tax receivable	11,854	1,875
Other current assets	4,935	(3,761)
Other assets	(32,063)	2,865
Accounts payable	(7,178)	12,397
Accrued expenses	(1,914)	(8,725)
Other noncurrent liabilities	4,330	2,136
Net cash provided by operating activities	77,321	73,974
Cash flows from investing activities:		
Capital expenditures	(24,346)	(48,793)
Proceeds from sale of assets	32	28
Asset acquisitions, net of cash acquired and certain obligations assumed	(684)	(30,965)
Proceeds from loans and investments	16,099	9,793
Disbursements for loans and investments		(5,971)
Net cash used in investing activities	(8,899)	(75,908)
Cash flows from financing activities:		
Borrowings on revolving credit facilities	337,000	3,711,400
Payments on revolving credit facilities	(342,000)	(3,813,500)
Proceeds from issuance of long-term debt, net of \$5.2 million underwriting discount	167,325	85,000
Repayments of long-term debt and capital lease obligations	(313,289)	(21,165)
Excess tax benefits from stock-based compensation plans		284
Proceeds from issuance of common stock, net of \$7.2 million underwriting discount	156,436	2,306
Dividends paid	(4,569)	(3,453)
Other	(2,878)	(4,117)
Net cash used in financing activities	(1,975)	(43,245)
Effect of exchange rate changes on cash and cash equivalents	5,499	(18,145)

Increase (decrease) in cash and cash equivalents	71,946	(63,324)
Cash and cash equivalents:		
Beginning of period	42,538	127,627
End of period	\$ 114,484 \$	64,303

The accompanying notes are an integral part of the unaudited Condensed Consolidated Financial Statements.

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REGIS CORPORATION

NOTES TO CONDENSED CONSOLIDATED FINANCIAL STATEMENTS

(Unaudited)

1. BASIS OF PRESENTATION OF UNAUDITED INTERIM CONDENSED CONSOLIDATED FINANCIAL STATEMENTS AND SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES:

The unaudited interim Condensed Consolidated Financial Statements of Regis Corporation (the Company) as of December 31, 2009 and for the three and six months ended December 31, 2009 and 2008, reflect, in the opinion of management, all adjustments necessary to fairly state the consolidated financial position of the Company as of December 31, 2009 and the consolidated results of its operations and its cash flows for the interim periods. Adjustments consist only of normal recurring items, except for any discussed in the notes below. The results of operations and cash flows for any interim period are not necessarily indicative of results of operations and cash flows for the full year.

The Consolidated Balance Sheet data for June 30, 2009 was derived from audited Consolidated Financial Statements, but does not include all disclosures required by accounting principles generally accepted in the United States of America (GAAP). The unaudited interim Condensed Consolidated Financial Statements should be read in conjunction with the Company s Annual Report on Form 10-K for the year ended June 30, 2009 and other documents filed or furnished with the Securities and Exchange Commission (SEC) during the current fiscal year.

The unaudited condensed consolidated financial statements of the Company as of December 31, 2009 and for the three and six month periods ended December 31, 2009 and 2008 included in this Form 10-Q, have been reviewed by PricewaterhouseCoopers LLP, an independent registered public accounting firm. Their separate report dated February 9, 2010 appearing herein, states that they did not audit and they do not express an opinion on that unaudited financial information. Accordingly, the degree of reliance on their report on such information should be restricted in light of the limited nature of the review procedures applied. PricewaterhouseCoopers LLP is not subject to the liability provisions of Section 11 of the Securities Act of 1933 for their report on the unaudited financial information because that report is not a report or a part of the registration statement prepared or certified by PricewaterhouseCoopers LLP within the meaning of Sections 7 and 11 of the Act.

Subsequent Events:

The Company evaluated events occurring between the end of our most recent fiscal quarter ending December 31, 2009 and as of February 9, 2010 (the date of the filing of this Form 10-Q). There have been no subsequent events that occurred during such period that would require disclosure in this Form 10-Q or would be recognized in the Consolidated Financial Statements as of and for the three and six months ended December 31, 2009.

Stock-Based Employee Compensation:

Stock-based awards are granted under the terms of the 2004 Long Term Incentive Plan (2004 Plan) and the 2000 Stock Option Plan (2000 Plan). Additionally, the Company has outstanding stock options under its 1991 Stock Option Plan (1991 Plan), although the Plan terminated in 2001. Under these plans, four types of stock-based compensation awards are granted: stock options, equity-based stock appreciation rights (SARs), restricted stock awards (RSAs) and restricted stock units (RSUs). The stock-based awards, other than the RSUs, expire within ten years from the grant date. The RSUs cliff vest after five years, and payment of the RSUs is deferred until January 31 of the year following vesting. Unvested awards are subject to forfeiture in the event of termination of employment. The Company utilizes an option-pricing model to estimate the fair value of options and SARs at their grant date. Stock options and SARs are granted at not less than fair market value on the date of grant. The Company s primary employee stock-based compensation grant occurs during the fourth fiscal quarter. The Company generally recognizes compensation expense for its stock-based compensation awards on a straight-line basis over a five-year vesting period. Awards granted do not contain acceleration of vesting terms for retirement eligible recipients.

Total compensation cost for stock-based payment arrangements totaled \$2.3 and \$1.8 million for the three months ended December 31, 2009 and 2008 respectively, and \$4.6 and \$3.8 million for the six months ended December 31, 2009 and 2008, respectively.

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Stock options outstanding, weighted average exercise price and weighted average fair values as of December 31, 2009 were as follows:

		Weighted Average Exercise
Options	Shares (in thousands)	Price
Outstanding at June 30, 2009	1,385 \$	25.55
Granted		
Exercised		
Forfeited or expired	(70)	20.91
Outstanding at September 30, 2009	1,315 \$	25.80
Granted		
Exercised		
Forfeited or expired	(8)	31.44
Outstanding at December 31, 2009	1,307 \$	25.76
Exercisable at December 31, 2009	1,078 \$	24.15

Outstanding options of 1,307,281 at December 31, 2009 had an intrinsic value (the amount by which the stock price exceeded the exercise or grant date price) of \$0.1 million and a weighted average remaining contractual term of 3.4 years. Exercisable options of 1,077,981 at December 31, 2009 had an intrinsic value of \$0.1 million and a weighted average remaining contractual term of 2.5 years. Of the outstanding and unvested options, 220,503 are expected to vest with a \$33.42 per share weighted average grant price, a weighted average remaining contractual life of 7.4 years and a total intrinsic value of zero.

All options granted relate to stock option plans that have been approved by the shareholders of the Company.

A rollforward of RSAs, RSUs and SARs outstanding, as well as other relevant terms of the awards, were as follows:

	Noi		SARs	Outstanding		
	Restricted Stock Outstanding Shares/Units (in thousands)		Weighted Average Grant Date Fair Value	Shares (in thousands)		Weighted Average Exercise Price
Balance, June 30, 2009	1,032	\$	26.33	1,114	\$	26.30
Granted						
Vested/Exercised	2		23.54			
Forfeited or expired	(2)		20.02	(6)		38.63
Balance, September 30, 2009	1,032	\$	26.34	1,108	\$	26.24
Granted						
Vested/Exercised	2		22.56			
Forfeited or expired						
Balance, December 31, 2009	1,034	\$	26.33	1,108	\$	26.24

Outstanding and unvested RSAs of 819,235 at December 31, 2009 had an intrinsic value of \$12.8 million and a weighted average remaining contractual term of 2.1 years. Of the outstanding and unvested awards, 775,320 are expected to vest with a total intrinsic value of \$12.1 million.

Outstanding and unvested RSUs of 215,000 at December 31, 2009 had an intrinsic value of \$3.3 million and a weighted average remaining contractual term of 2.2 years. All unvested RSUs are expected to vest in fiscal year 2012.

Outstanding SARs of 1,108,400 at December 31, 2009 had a total intrinsic value of zero and a weighted average remaining contractual term of 8.2 years. Exercisable SARs of 258,760 at December 31, 2009 had a total intrinsic value of zero and a weighted average remaining contractual term of 5.9 years. Of the outstanding and unvested rights, 815,361 are expected to vest with a \$23.00 per share weighted average grant price, a weighted average remaining contractual life of 8.9 years and a total intrinsic value of zero.

During the three and six months ended December 31, 2009 total cash received from the exercise of share-based instruments was zero. During the three and six months ended December 31, 2008 total cash received from the exercise of share-based instruments was \$0.1 and \$2.3 million, respectively.

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As of December 31, 2009, the total unrecognized compensation cost related to all unvested stock-based compensation arrangements was \$26.3 million. The related weighted average period over which such cost is expected to be recognized was approximately 3.5 years as of December 31, 2009.

The total intrinsic value of all stock-based compensation that was exercised during the three and six months ended December 31, 2009 was zero. The total intrinsic value of all stock-based compensation that was exercised during the three and six months ended December 31, 2008 was less than \$0.1 and \$1.6 million, respectively.

Goodwill:

Goodwill is tested for impairment annually or when events or circumstances occur that would more likely than not reduce the fair value of a reporting unit below its carrying value. In evaluating whether goodwill is impaired, the Company compares the carrying value of each reporting unit, including goodwill, to the estimated fair value of the reporting unit. The carrying value of each reporting unit is based on the assets and liabilities associated with the operations of the reporting unit, including allocation of shared or corporate balances among reporting units. Allocations are generally based on the number of salons in each reporting unit as a percent of total company-owned salons.

The Company calculates the estimated fair value of the reporting units based on discounted future cash flows that utilize estimates in annual revenue growth, gross margins, fixed expense rates, allocated corporate overhead, and long-term growth for determining terminal value. The Company s estimated future cash flows also take into consideration acquisition integration and maturation. Where available and as appropriate, comparative market multiples are used to corroborate the results of the discounted cash flow. The Company considers its various concepts to be reporting units when testing for goodwill impairment because that is where the Company believes the goodwill resides. The Company periodically engages third-party valuation consultants to assist in evaluation of the Company s estimated fair value calculations. The Company s policy is to perform its annual goodwill impairment test during its third quarter of each fiscal year ending June 30.

In the situations where a reporting unit s carrying value exceeds its fair value, the amount of the impairment loss must be measured. The measurement of impairment is calculated by determining the implied fair value of a reporting unit s goodwill. In calculating the implied fair value of goodwill, the fair value of the reporting unit is allocated to all other assets and liabilities of that unit based on the relative fair values. The excess of the fair value of the reporting unit over the amount assigned to its assets and liabilities is the implied fair value of goodwill. The goodwill impairment is measured as the excess of the carrying value of goodwill over its implied fair value.

As part of the Company s annual impairment testing as of March 31, 2009, the Company s estimated fair value, as determined by the sum of our reporting units fair value reconciled to within a reasonable range of our market capitalization which included an assumed control premium. As of March 31, 2009, the estimated fair value of the Regis salon concept and Hair Restoration Centers exceeded their respective carrying values by less than 15.0 percent. The respective fair values of the Company s remaining reporting units exceeded fair value by a much larger percentage. While the Company has determined the estimated fair values of the Regis salon concept and Hair Restoration Centers to be appropriate based on the historical level of revenue growth, operating income and cash flows, it is reasonably likely these reportable segments may become impaired in future periods. The term—reasonably likely—refers to an occurrence that is more than remote but less than probable in the judgment of the Company. Because some of the inherent assumptions and estimates used in determining the fair value of this reportable segment are outside the control of management, changes in these underlying assumptions can adversely impact fair value. The amount of impairment is dependent on factors which cannot be predicted with certainty, and can result in impairment of a portion or all of the carrying values of the Regis salon concept and Hair Restoration Centers—goodwill.

For the three months ended December 31, 2009, the Regis salon concept reported same-store sales of negative 10.0 percent which was below its budgeted same-store sales. As a result of the lower than expected same-store sales, the Company performed the first step of a goodwill impairment test by comparing the carrying value of the Regis salon concept reporting unit, including goodwill to its estimated fair value as of December 31, 2009.

There was no impairment of the Regis salon concept reporting unit goodwill as a result of the interim impairment test as the fair value was estimated to be approximately \$26.0 million or 14.0 percent above carrying value.

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Recent Accounting Standards Adopted by the Company:

Accounting Standards Codification

In June 2009, the Financial Accounting Standards Board (FASB) issued guidance that establishes two levels of U.S. generally accepted accounting principles (GAAP), authoritative and nonauthoritative. The guidance establishes the FASB Accounting Standards Codification (Codification) as the source of authoritative accounting principles recognized by the FASB to be applied by nongovernmental entities in the preparation of financial statements in conformity with GAAP. Rules and interpretive releases of the SEC under federal securities laws are also sources of authoritative GAAP for SEC registrants. All guidance contained in the Codification carries an equal level of authority. The Codification was effective on a prospective basis for interim and annual reporting periods ending after September 15, 2009. The adoption of the Codification changed the Company s references to GAAP accounting standards, but did not impact the Company s financial position, results of operations and cash flows.

Fair Value Measurements

In February 2008, the FASB issued guidance for the accounting for non-financial assets and non-financial liabilities. The new guidance permitted a one-year deferral of the application of fair value accounting for all non-financial assets and non-financial liabilities, except those that are recognized or disclosed at fair value in the financial statements on a recurring basis (at least annually).

The adoption of the new guidance on July 1, 2009, for non-financial assets and non-financial liabilities, did not have a material effect on the Company s financial position, results of operations and cash flows.

Business Combinations

In December 2007, the FASB issued guidance for accounting for business combinations. The guidance establishes principles and requirements for how an acquirer recognizes and measures in its financial statements the identifiable assets acquired, the liabilities assumed, any noncontrolling interests in the acquiree and the goodwill acquired. Some of the key changes are the accounting treatment for certain specific acquisition related items including: (1) accounting for acquired in process research and development as an indefinite-lived intangible asset until approved or discontinued rather than as an immediate expense; (2) expensing acquisition costs rather than adding them to the cost of an acquisition; (3) expensing restructuring costs in connection with an acquisition rather than adding them to the cost of an acquisition; (4) including the fair value of contingent consideration at the date of an acquisition in the cost of an acquisition; and (5) recording an asset or liability arising from a contingency at the date of an acquisition at fair value if fair value can be reasonably determined. If fair value can not be determined, the asset or liability would be recognized in accordance with accounting for contingencies guidance.

The adoption of the new guidance on July 1, 2009, for business combinations, did not have a material effect on the Company s financial position, results of operations and cash flows for the three and six months ended December 31, 2009. The guidance may have a material impact on future fiscal periods in the event the Company s acquisition activity increases.

Disclosures about Fair value of Financial Instruments
In April 2009, the FASB issued guidance on disclosures about fair value of financial instruments to be presented in interim financial statements in addition to annual financial statements.
The Company adopted the new disclosure guidance about fair value of financial instruments on July 1, 2009.
Participating Securities Granted in Share-Based Payment Transactions
In June 2008, the FASB issued guidance that clarified all share-based payment awards that contain rights to non-forfeitable dividends participat in undistributed earnings with common shareholders. Therefore, awards of this nature are considered participating securities and the two-class method of computing basic and diluted earnings per share must be applied rather than the treasury stock method. In addition, once effective, all prior period earnings per share data presented must be adjusted retrospectively to conform to the provisions of the guidance.

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The Company s outstanding unvested restricted stock awards do not contain rights to non-forfeitable dividends and as a result, the adoption of the new guidance on July 1, 2009, had no impact on the Company s diluted earnings per share.

Equity Method Investment Accounting Considerations

In November 2008, the FASB issued guidance that indicates, among other things, that transaction costs for an investment should be included in the cost of the equity-method investment (and not expensed) and shares subsequently issued by the equity-method investee that reduce the investor s ownership percentage should be accounted for as if the investor had sold a proportionate share of its investment, with gains or losses recorded through earnings.

The adoption of the new guidance on July 1, 2009, for equity method investment accounting considerations did not have a material effect on the Company s financial position, results of operations and cash flows.

Accounting Standards Recently Issued But Not Yet Adopted by the Company:

Multiple-Deliverable Revenue Arrangements

In October 2009, the FASB issued guidance on the accounting for multiple-deliverable revenue arrangements. The guidance removes the criterion that entities must use objective and reliable evidence of fair value in separately accounting for deliverables and provides entities with a hierarchy of evidence that must be considered when allocating arrangement consideration. The new guidance also requires entities to allocate arrangement consideration to the separate units of accounting based on the deliverables—relative selling price. The provisions will be effective for revenue arrangements entered into or materially modified in the Company—s fiscal year 2011 and must be applied prospectively. The Company is currently evaluating the impact the guidance will have on the Company—s Consolidated Financial Statements.

Amendments to Accounting for Variable Interest Entities

In June 2009, the FASB issued guidance on the accounting for variable interest entities. The guidance amends previous variable interest entity guidance to require an enterprise to perform an analysis to determine whether the enterprise s variable interest or interests give it a controlling financial interest in a variable interest entity. Additionally, an enterprise is required to assess whether it has an implicit financial responsibility to ensure that a variable interest entity operates as designed when determining whether it has the power to direct the activities of the variable interest entity that most significantly impact the entity s economic performance. This guidance requires enhanced disclosures that will provide users of financial statements with more transparent information about an enterprise s involvement in a variable interest entity. It would also require ongoing assessments to determine whether an entity is a variable interest entity and whether an enterprise is the primary beneficiary of a variable interest entity. The guidance is effective for the Company s fiscal year 2011. The Company is evaluating the impact the guidance will have on the Company s Consolidated Financial Statements.

2. DISCONTINUED OPERATIONS:

On February 16, 2009, the Company sold its Trade Secret salon concept (Trade Secret). The Company concluded, after a comprehensive review of strategic and financial options, to divest Trade Secret. The sale of Trade Secret included 655 company-owned salons and 57 franchise salons, all of which had historically been reported within the Company s North America reportable segment. The sale of Trade Secret included CCI. CCI owned and operated PureBeauty and BeautyFirst salons which were acquired by the Company on February 20, 2008.

The Company concluded that Trade Secret qualified as held for sale as of December 31, 2008, under accounting for the impairment or disposal of long-lived asset guidance, and is presented as discontinued operations in the Condensed Consolidated Statements of Operations for all periods presented. The operations and cash flows of Trade Secret have been eliminated from ongoing operations of the Company and there will be no significant continuing involvement in the operations after disposal pursuant to guidance in determining whether to report discontinued operations. The agreement included a provision that the Company would supply product to the buyer of Trade Secret and provide certain administrative services for a transition period. Under this agreement, the Company recognized \$20.0 million of product revenues on the supply of product sold to the purchaser of Trade Secret and \$3.0 million of other income related to the administrative services during the six months ended December 31, 2009. The agreement was substantially complete as of September 30, 2009. As of December 31, 2009, \$30.7 million was due to the

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Company from the purchaser of Trade Secret, \$0.7 million was classified as a receivable and \$30.0 million was classified within other assets.

The income (loss) from discontinued operations are summarized below:

	For the Periods Ended December 31,								
		Three Months							
	2009)	2008		2009		2008		
	(1	Dollars in thousar	nds)		(Dollars in	thousa	nds)		
Revenues	\$	\$	67,807	\$		\$	134,547		
Income (loss) from discontinued operations,									
before income taxes	\$	\$	(174,670)	\$	154	\$	(177,445)		
Income tax benefit (provision) on discontinued									
operations			57,204		3,007		58,379		
Income (loss) from discontinued operations, net									
of income taxes	\$	\$	(117,466)	\$	3,161	\$	(119,066)		

During the first quarter of fiscal year 2010, the Company recorded a \$3.0 million tax benefit in discontinued operations to correct the prior year calculation of the income tax benefit related to the disposition of the Trade Secret salon concept. The Company does not believe the adjustment is material to its results of operations for the six months ended December 31, 2009 or its financial position or results of operations of any prior periods.

3. SHAREHOLDERS EQUITY:

Net Income Per Share:

The Company s basic earnings per share is calculated as net income divided by weighted average common shares outstanding, excluding unvested outstanding RSAs and RSUs. The Company s dilutive earnings per share is calculated as net income divided by weighted average common shares and common share equivalents outstanding, which includes shares issuable under the Company s stock option plan and long-term incentive plan and dilutive securities. Stock-based awards with exercise prices greater than the average market value of the Company s common stock are excluded from the computation of diluted earnings per share. The Company s dilutive earnings per share will also reflect the assumed conversion under the Company s convertible debt if the impact is dilutive. The impact of the convertible debt is excluded from the computation of diluted earnings per share when interest expense per common share obtainable upon conversion is greater than basic earnings per share.

The following table sets forth a reconciliation of shares used in the computation of basic and diluted earnings per share:

For the Periods Ended December 31,
Three Months Six Months

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	2009	2008 (Shares in the	2009 ousands)	2008
Weighted average shares for basic earnings				
per share	56,287	42,897	55,215	42,842
Effect of dilutive securities:				
Dilutive effect of stock-based compensation	125		91	
Diluted effect of convertible debt	11,158		10,309	
Weighted average shares for diluted				
earnings per share	67,570	42,897	65,615	42,842

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The following table sets forth the awards which are excluded from the various earnings per share calculations:

	For the Periods Ended December 31,									
	Three M	Ionths	Six Mon	ths						
	2009	2008	2009	2008						
	(Shares in the	housands)	(Shares in thousands)							
Basic earnings per share:										
RSAs (1)	819	301	819	301						
RSUs (1)	215	215	215	215						
	1,034	516	1,034	516						
Diluted earnings per share:										
Stock options (2)	1,026	1,560	1,026	803						
SARs (2)	1,108	513	1,108	516						
RSAs (2)	184	289	806	289						
RSUs (2)		215		215						
	2,318	2,577	2,940	1,823						

⁽¹⁾ Shares were not vested

(2) Shares were anti-dilutive

The following table sets forth a reconciliation of the net income (loss) from continuing operations available to common shareholders and the net income (loss) from continuing operations for diluted earnings per share under the if-converted method:

For the Periods Ended December 31,										
Six Mo	onths									
009		2008								
)										
22,765	\$	(9,699)								
3,565										
26 330	\$	(9.699)								
)	Six Mo 22,765	Six Months 22,765 \$ 3,565								

Additional Paid-In Capital:

The change in additional paid-in capital during the six months ended December 31, 2009 was due to the following:

(Dollars in thousands)

Balance, June 30, 2009	\$ 151,394
Additional paid-in capital from share offering	162,932
Equity component of convertible debt, net of taxes	15,386
Equity offering costs	(8,154)
Stock-based compensation	4,636
Adjustment to stock option tax benefit	262
Franchise stock incentive plan	202
Taxes related to restricted stock	(15)
Balance, December 31, 2009	\$ 326,643

Comprehensive Income:

Components of comprehensive income for the Company include net income, changes in fair market value of financial instruments designated as hedges of interest rate or foreign currency exposure and foreign currency translation charged or credited to the cumulative translation account within shareholders equity. Comprehensive income (loss) for the three and six months ended December 31, 2009 and 2008 was as follows:

	For the Periods Ended December 31,									
		Three 1	Month	s						
		2009		2008		2009		2008		
		(Dollars in	thousa	inds)		(Dollars in	thousa	nds)		
Net income (loss)	\$	18,154	\$	(143,252)	\$	25,926	\$	(128,765)		
Other comprehensive income (loss):										
Changes in fair market value of financial										
instruments designated as cash flow hedges of										
interest rate exposure, net of taxes		30		(3,150)		2,150		(3,097)		
Change in cumulative foreign currency										
translation		(640)		(39,103)		12,629		(59,119)		
Total comprehensive income (loss)	\$	17,544	\$	(185,505)	\$	40,705	\$	(190,981)		

4. FAIR VALUE MEASUREMENTS:

On July 1, 2008, the Company adopted fair value measurement guidance for financial assets and liabilities. On July 1, 2009, the Company adopted fair value measurement guidance for nonfinancial assets and liabilities. This guidance defines fair value, establishes a framework for measuring fair value and expands disclosure requirements about fair value measurements. This guidance defines fair value as the price that would be received to sell an asset or paid to transfer a liability (an exit price) in the principal or most advantageous market for the asset or liability in an orderly transaction between market participants on the measurement date. The fair value hierarchy prescribed by this guidance contains three levels as follows:

Level 1 Unadjusted quoted prices that are available in active markets for the identical assets or liabilities at the measurement date.

Level 2 Other observable inputs available at the measurement date, other than quoted prices included in Level 1, either directly or indirectly, including:

- Quoted prices for similar assets or liabilities in active markets;
- Quoted prices for identical or similar assets in non-active markets;
- Inputs other than quoted prices that are observable for the asset or liability; and
- Inputs that are derived principally from or corroborated by other observable market data.

Level 3 Unobservable inputs that cannot be corroborated by observable market data and reflect the use of significant management judgment. These values are generally determined using pricing models for which the assumptions utilize management s estimates of market participant assumptions.

Assets and Liabilities that are Measured at Fair Value on a Recurring Basis

The fair value hierarchy requires the use of observable market data when available. In instances in which the inputs used to measure fair value fall into different levels of the fair value hierarchy, the fair value measurement has been determined based on the lowest level input that is significant to the fair value measurement in its entirety. The Company s assessment of the significance of a particular item to the fair value

measurement in its entirety requires judgment, including the consideration of inputs specific to the asset or liability. The following tables sets forth by level within the fair value hierarchy, the Company s financial assets and liabilities that were accounted for at fair value on a recurring basis at December 31, 2009 and June 30, 2009, according to the valuation techniques the Company used to determine their fair values.

	 Fair Value at December 31, 2009		Level 1	Level 3	
ASSETS					
LIABILITIES					
Current liabilities					
Derivative instruments	\$ 30	\$		\$ 30	\$
Long-term liabilities					
Derivative instruments	\$ 1,319	\$		\$ 1,319	\$
Equity put option	24,639				24,639
			14		

	Fair Value at June 30, 2009			Level 1	Fair Value Using Input Le (Dollars i	Level 3	
ASSETS							
Current assets							
Derivative instruments	\$	1,543	\$		\$	1,543	\$
LIABILITIES							
Current liabilities							
Derivative instruments	\$	16	\$		\$	16	\$
Long-term liabilities							
Derivative instruments	\$	5,786	\$		\$	5,786	\$
Equity put option		24,161					24,161

The following methods and assumptions were used to estimate the fair value of each class of financial instrument:

Derivative instruments. The Company s derivative instrument liabilities consist of cash flow hedges represented by interest rate swaps and forward foreign currency contracts. The instruments are classified as Level 2 as the fair value is obtained using observable inputs available for similar liabilities in active markets at the measurement date, as provided by sources independent from the Company.

Equity put option. The Company s merger of the European franchise salon operations with the operations of the Franck Provost Salon Group on January 31, 2008 contained an equity put and an equity call. See further discussion within Note 6 of the Condensed Consolidated Financial Statements. The equity put (Equity Put) is valued using binomial lattice models that incorporate assumptions including the business enterprise value at that date, and future estimates of volatility and earnings before interest, taxes, and depreciation and amortization multiples. At June 30, 2009, the fair value of the Equity Put was \$24.2 million compared to \$24.6 million at December 31, 2009. The \$0.4 million increase in the fair value of the equity put option since June 30, 2009 relates to foreign currency translation and has been recorded in accumulated other comprehensive income in the December 31, 2009 balance sheet. The Company determined the equity call option to have no value at December 31, 2009 and June 30, 2009.

Financial Instruments

In addition to the financial instruments listed above, the Company s financial instruments also include cash, cash equivalents, receivables, accounts payable and debt.

The fair value of cash and cash equivalents, receivables and accounts payable approximated the carrying values as of December 31, 2009. At December 31, 2009, the estimated fair values and carrying amounts of debt were \$483.9 and \$470.3 million, respectively. The estimated fair value of debt was determined based on internal valuation models, which utilize quoted market prices and interest rates for the same or similar instruments.

5. GOODWILL AND OTHER INTANGIBLES:

The table below contains details related to the Company s recorded goodwill as of December 31, 2009 and June 30, 2009:

	No	Sal rth America	ons 1	nternational (Dollars in	 ir Restoration Centers ands)	Co	onsolidated
Goodwill	\$	615,055	\$	41,661	\$ 149,367	\$	806,083
Accumulated impairment losses (1)				(41,661)			(41,661)
Balance at June 30, 2009		615,055			149,367		764,422
Goodwill acquired		208					208
Translation rate adjustments		5,056			8		5,064
Goodwill		620,319		41,661	149,375		811,355
Accumulated impairment losses (1)				(41,661)			(41,661)
Balance at December 31, 2009	\$	620,319	\$		\$ 149,375	\$	769,694

During the three months ended December 31, 2008, the fair value of the Company s stock declined such that it began trading below book value per share. As a result of the Company s interim impairment test of goodwill during the three months ended December 31, 2008, there was a \$41.7 million impairment charge for the full carrying amount of goodwill within the salon concepts in the United Kingdom.

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The table below presents other intangible assets as of December 31, 2009 and June 30, 2009:

	Cost	(-)			June 30, 2009 Accumulated Net Cost Amortization (1) (Dollars in thousands)					Net
Amortized intangible assets:										
Brand assets and trade names	\$ 79,685	\$	(11,124)	\$	68,561	\$	79,064	\$	(9,964)	\$ 69,100
Customer lists	52,045		(25,925)		26,120		52,045		(23,252)	28,793
Franchise agreements	21,350		(7,055)		14,295		20,691		(6,299)	14,392
Lease intangibles	14,709		(4,074)		10,635		14,615		(3,737)	10,878
Non-compete agreements	134		(84)		50		121		(60)	61
Other	6,930		(3,595)		3,335		6,887		(3,150)	3,737
	\$ 174,853	\$	(51,857)	\$	122,996	\$	173,423	\$	(46,462)	\$ 126,961

⁽¹⁾ Balance sheet accounts are converted at the applicable exchange rates effective as of the reported balance sheet dates, while income statement accounts are converted at the average exchange rates for the year-to-date periods presented.

All intangible assets have been assigned an estimated finite useful life and are amortized over the number of years that approximate their respective useful lives (ranging from one to 40 years). The cost of intangible assets is amortized to earnings in proportion to the amount of economic benefits obtained by the Company in that reporting period. The weighted average amortization periods, in total and by major intangible asset class, are as follows:

	Weighted Av Amortization (In years	Period
	December 31, 2009	June 30, 2009
Amortized intangible assets:	,	,
Brand assets and trade names	39	39
Customer lists	10	10
Franchise agreements	22	22
Lease intangibles	20	20
Non-compete agreements	4	4
Other	18	18
Total	26	26

Total amortization expense related to the amortizable intangible assets was approximately \$2.5 million during the three months ended December 31, 2009 and 2008, respectively, and \$5.0 and \$5.1 million during the six months ended December 31, 2009 and 2008, respectively. As of December 31, 2009, future estimated amortization expense related to amortizable intangible assets is estimated to be:

Fiscal Year	(Dollars in thousands)		
2010 (Remainder: six-month period)	\$ 4,766		
2011	9,644		

2012	9,423
2013	9,112
2014	8,917

6. ACQUISITIONS, INVESTMENT IN AND LOANS TO AFFILIATES:

Acquisitions

During the six months ended December 31, 2009 and 2008, the Company made salon and hair restoration center acquisitions and the purchase prices have been allocated to assets acquired and liabilities assumed based on their estimated fair values at the dates of acquisition. Operations of the acquired companies have been included in the operations of the Company since the date of the respective acquisition.

The components of the aggregate purchase prices of the acquisitions made during the six months ended December 31, 2009 and 2008 and the allocation of the purchase prices were as follows:

		For the Six Months Ended			
		December 31,			
Allocation of Purchase Prices	200	9		2008	
		(Dollars in thousands)			
Components of aggregate purchase prices:					
Cash	\$	684	\$	30,965	
Deferred purchase price				75	
	\$	684	\$	31,040	
Allocation of the purchase price:					
Current assets	\$	69	\$	986	
Property and equipment		385		3,819	
Deferred income taxes				1,788	
Goodwill		208		23,900	
Identifiable intangible assets		86		770	
Accounts payable and accrued expenses		(64)		(140)	
Other noncurrent liabilities				(83)	
	\$	684	\$	31,040	

The majority of the purchase price in salon acquisitions is accounted for as residual goodwill rather than identifiable intangible assets. This stems from the value associated with the walk-in customer base of the acquired salons, which is not recorded as an identifiable intangible asset, as well as the limited value and customer preference associated with the acquired hair salon brand. Key factors considered by consumers of hair salon services include personal relationships with individual stylists, service quality and price point competitiveness. These attributes represent the going concern value of the salon.

Residual goodwill further represents the Company s opportunity to strategically combine the acquired business with the Company s existing structure to serve a greater number of customers through its expansion strategies. In the acquisitions of international salons and hair restoration centers, the residual goodwill primarily represents the growth prospects that are not captured as part of acquired tangible or identified intangible assets. Generally, the goodwill recognized in the North American salon transactions is expected to be fully deductible for tax purposes and the goodwill recognized in the international salon transactions is non-deductible for tax purposes. Goodwill generated in certain acquisitions is not deductible for tax purposes due to the acquisition structure of the transaction.

During the six months ended December 31, 2009 and 2008, certain of the Company s salon acquisitions were from its franchisees. The Company evaluated the effective settlement of the preexisting franchise contracts and associated rights afforded by those contracts. The Company determined that the effective settlement of the preexisting franchise contracts at the date of the acquisition did not result in a gain or loss, as the agreements were neither favorable nor unfavorable when compared to similar current market transactions, and no settlement provisions exist in the preexisting contracts. Therefore, no settlement gain or loss was recognized with respect to the Company s franchise buybacks.

Investment in and loans to affiliates

The table below presents the carrying amount of investments in and loans to affiliates as of December 31, 2009 and June 30, 2009:

	Decembe	er 31, 2009	\mathbf{J}_{1}	une 30, 2009
		(Dollars in thousands)		
Empire Education Group, Inc.	\$	99,142	\$	111,451
Provalliance		85,081		82,135
MY Style		11,846		12,718
Hair Club for Men, Ltd.		5,228		5,096
	\$	201,297	\$	211,400

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Empire Education Group, Inc.

On August 1, 2007, the Company contributed its 51 wholly-owned accredited cosmetology schools to Empire Education Group, Inc. (EEG) in exchange for a 49.0 percent equity interest in EEG. In January 2008, the Company s effective ownership interest increased to 55.1 percent related to the buyout of EEG s minority interest shareholder. This transaction leverages EEG s management expertise, while enabling the Company to maintain a vested interest in the beauty school industry. EEG operates 94 accredited cosmetology schools.

The carrying value of the contributed schools approximated the estimated fair value of the Company s interest in EEG, resulting in no gain or loss on the date of contribution. The \$40.5 million difference between the carrying amount and the Company s underlying equity in net assets of EEG is related to the indefinite lived license and accreditation intangible assets and goodwill. The Company s investment in EEG is accounted for under the equity method of accounting. At December 31, 2009, the Company had a \$21.4 million outstanding loan receivable from EEG. The Company has also provided EEG with a \$15.0 million revolving credit facility, against which there was no outstanding borrowings as of December 31, 2009. During the three and six months ended December 31, 2009 and 2008, the Company recorded \$0.2 and \$0.4 million, respectively, and \$0.3 and \$0.7 million, respectively, of interest income related to the loan and revolving credit facility. The exposure to loss related to the Company s involvement with EEG is the carrying value of the investment and the outstanding loan.

The Company utilized consolidation of variable interest entities guidance to determine whether or not its investment in EEG was a variable interest entity (VIE), and if so, whether the Company was the primary beneficiary of the VIE. The Company concluded that EEG was not a VIE based on the fact that EEG had sufficient equity at risk. As the substantive voting control relates to the voting rights of the Board of Directors, the Company granted the other shareholder a proxy to vote such number of the Company s shares such that the other shareholder would have voting control of 51.0 percent of the common stock of EEG. The Company accounts for EEG as an equity investment under the voting interest model. During the six months ended December 31, 2009 and 2008, the Company recorded \$2.7 and \$0.3 million of equity earnings related to its investment in EEG.

Provalliance

On January 31, 2008, the Company merged its continental European franchise salon operations with the operations of the Franck Provost Salon Group in exchange for a 30.0 percent equity interest in the newly formed Provalliance entity (Provalliance). The merger with the operations of the Franck Provost Salon Group which are also located in continental Europe, created Europe s largest salon operator with approximately 2,500 company-owned and franchise salons as of December 31, 2009.

As of December 31, 2009, the carrying amount of the investment exceeds the Company s underlying equity in the net assets of Provalliance by \$42.0 million and is related to brand assets, franchise agreements and goodwill. The brand assets and franchise agreements have amortization periods of 40 and 15 years, respectively.

The merger agreement contains a right (Equity Put) to require the Company to purchase an additional ownership interest in Provalliance between specified dates in 2010 to 2018. The acquisition price is determined based on a multiple of the earnings before interest, taxes, depreciation and amortization of Provalliance for a trailing twelve month period adjusted for certain items as defined in the agreement which is intended to approximate fair value. The initial estimated fair value of the Equity Put as of January 31, 2008, approximately \$24.8 million, has been included

as a component of the Company s investment in Provalliance. A corresponding liability for the same amount as the Equity Put has been recorded in other noncurrent liabilities. Any changes in the estimated fair value of the Equity Put are recorded in the Company s consolidated statement of operations. There was no change in the fair value of the Equity Put during the six months ended December 31, 2009 and 2008. The Company recorded a \$2.1 million increase in the fair value of the Equity Put during fiscal year 2009. Any changes related to foreign currency translation are recorded in accumulated other comprehensive income. The Company recorded a \$0.4 million increase the Equity Put related to foreign currency translation during the six months ended December 31, 2009, see further discussion within Note 4 to the Condensed Consolidated Financial Statements. If the Equity Put is exercised, and the Company fails to complete the purchase, the parties exercising the Equity Put will be entitled to exercise various remedies against the Company, including the right to purchase the Company s interest in Provalliance for a purchase price determined based on a discounted multiple of the earnings before interest and taxes of Provalliance

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for a trailing twelve month period. The merger agreement also contains an option (Equity Call) whereby the Company can acquire additional ownership interest in Provalliance between specific dates in 2018 to 2020 at an acquisition price determined consistent with the Equity Put.

The Company utilized the consolidation of variable interest entities guidance to determine whether or not its investment in Provalliance was a VIE, and if so, whether the Company was the primary beneficiary of the VIE. The Company concluded that Provalliance is a VIE based on the fact that the holders of the equity investment at risk, as a group, lack the obligation to absorb the expected losses of the entity. The Equity Put is based on a formula that may or may not be at market when exercised, therefore, it could provide the Company with the characteristic of a controlling financial interest or could prevent the Franck Provost Salon Group from absorbing its share of expected losses by transferring such obligation to the Company. Under certain circumstances, including a decline in the fair value of Provalliance, the Equity Put could be exercised and the Franck Provost Group could be protected from absorbing the downside of the equity interest. As the Equity Put absorbs a large amount of variability this characteristic results in Provalliance being a VIE.

Regis determined that the relationship and the significance of the activities of Provalliance is more closely associated with the Franck Provost Group. Furthermore, the Company determined, based on a quantitative analysis that the Franck Provost Group has greater exposure to the expected losses of Provalliance. The variability that the Company could be required to absorb via its equity interest in Provalliance and its expanded interest via exercise of the Equity Put was determined to be well less than 50.0 percent. The Company concluded based on the considerations above that the primary beneficiary of Provalliance is the Franck Provost Group. The Company has accounted for its interest in Provalliance as an equity method investment.

During the six months ended December 31, 2009 and 2008, the Company recorded \$2.6 and \$2.9 million, respectively, of equity in income related to its investment in Provalliance. Primarily the result of the weakened economy across continental Europe, Provalliance had recorded income at levels much less than expected by Regis management during the Company s fiscal year ended June 30, 2009. In addition, Provalliance significantly increased its debt levels but had significantly reduced future income expectations as a result of current economic conditions. The Company calculated the estimated fair value of Provalliance based on discounted future cash flows that utilize estimates in annual revenue growth, gross margins, capital expenditures, income taxes and long-term growth for determining terminal value. The discounted cash flow model utilizes projected financial results based on Provalliance s business plans and historical trends. The increased debt and reduced earnings expectations reduced the fair value of Provalliance as of June 30, 2009. Accordingly, the Company could no longer justify the carrying amount of its investment in Provalliance and recorded a \$25.7 million other-than-temporary impairment charge in its fourth quarter ended June 30, 2009. The exposure to loss related to the Company s involvement with Provalliance is the carrying value of the investment and future changes in fair value of the Equity Put.

MY Style

In April 2007, the Company purchased exchangeable notes issued by Yamano Holding Corporation (Exchangeable Note) and a loan obligation of a Yamano Holdings subsidiary, MY Style, formally known as Beauty Plaza Co. Ltd., (MY Style Note) for an aggregate amount of \$11.3 million (1.3 billion Yen as of April 2007). The Exchangeable Note contains an option for the Company to exchange a portion of the Exchangeable Note for shares of common stock of My Style. In connection with the issuance of the Exchangeable Note, the Company paid a premium of approximately \$5.5 million (573,000,000 Yen as of April 2007).

<u>Exchangeable Note.</u> In September 2008, the Company advanced an additional \$3.0 million (300,000,000 Yen as of September 2008) to Yamano Holding Corporation. In connection with the 300,000,000 Yen advance, the exchangeable portion of the Exchangeable Note increased from approximately 14.8 percent to 27.1 percent of the 800 outstanding shares of MY Style for 21,700,000 Yen. This exchange feature is akin to a

deep-in-the-money option permitting the Company to purchase shares of common stock of MY Style. The option is embedded in the Exchangeable Note and does not meet the criteria for separate accounting under accounting for derivative instruments and hedging activities.

The Company determined that the September 2008 modifications to the Exchangeable Note were more than minor and the loan modification should be treated as an extinguishment. The Company recorded a \$2.1 million (224,000,000 Yen as of September 2008) gain related to the modification of the note. However, based upon the overall fair value of the Exchangeable Note on the date of modification, the Company recorded an other than temporary impairment loss of \$3.4 million (370,000,000 Yen as of September 2008). The \$1.3 million net amount of the gain and other than temporary impairment was recorded within equity in loss of affiliates within the

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Consolidated Statement of Operations during the fourth quarter of fiscal year 2009.

As of December 31, 2009, the amount outstanding under the Exchangeable Note is \$6.6 million (611,131,284 Yen). Principal payments of 100,000,000 Yen are due annually on September 30 through September 30, 2013, and 211,131,284 Yen on September 30, 2014. The Exchangeable Note accrues interest at 1.845 percent and interest is payable on September 30, 2014 with the final principal payment. The Company recorded less than \$0.1 million in interest income related to the Exchangeable Note during the six months ended December 31, 2009 and 2008.

In February 2010, the Company agreed to convert \$3.4 million (311,131,284 Yen) of principal payments due under the Exchangeable Note into preferred stock of Yamano Holding Corporation. Additionally, the Company and Yamano Holding Corporation agreed that the Company has the ability to convert, at the Company s option, any unpaid obligations of Yamano Holding Corporation, as well as the initial value of the preferred stock, into equity of My Style.

<u>MY Style Note</u>. As of December 31, 2009, the principal amount outstanding under the MY Style Note is \$2.2 million (208,656,000 Yen). Principal payments of 52,164,000 Yen along with accrued interest are due annually on May 31 through May 31, 2013. The MY Style Note accrues interest at 3.0 percent. The Company recorded less than \$0.1 million in interest income related to the MY Style Note during the six months ended December 31, 2009 and 2008.

As of December 31, 2009, \$1.7 and \$11.8 million are recorded in the Condensed Consolidated Balance Sheet as current assets and investment in affiliates and loans, respectively, representing the Company s total investment in MY Style. The exposure to loss related to the Company s involvement with MY Style is the carrying value of the premium paid and the outstanding notes.

All foreign currency transaction gains and losses on the Exchangeable Note and MY Style Note are recorded through other income within the Consolidated Statement of Operations. The foreign currency transaction gain recorded through other income was \$0.1 and \$2.1 million during the six months ended December 31, 2009 and 2008, respectively.

Hair Club for Men, Ltd.

The Company acquired a 50.0 percent interest in Hair Club for Men, Ltd. through its acquisition of Hair Club in fiscal year 2005. The Company accounts for its investment in Hair Club for Men, Ltd. under the equity method of accounting. Hair Club for Men, Ltd. operates Hair Club centers in Illinois and Wisconsin. During the six months ended December 31, 2009 and 2008 the Company recorded income of \$0.4 and \$0.3 million, respectively, and received cash dividends of \$0.3 and \$0.6 million, respectively. The exposure to loss related to the Company s involvement with Hair Club for Men, Ltd. is the carrying value of the investment.

Intelligent Nutrients LLC

Effective December 31, 2009, the Company transferred its ownership interest in Intelligent Nutrients, LLC to the other shareholder. In consideration for the transfer of the Company s ownership interest, Intelligent Nutrients, the other shareholder, and the individual owner of the other shareholder will indemnify and hold harmless the Company from all current and future obligations of Intelligent Nutrients. Until December 31, 2009, the Company held a 49.0 percent interest in Intelligent Nutrients, LLC. The Company s investment was previously accounted for under the equity method of accounting. During fiscal year 2009, the Company determined that its investment in and loans to Intelligent Nutrients, LLC were impaired and the fair value was zero due to Intelligent Nutrients, LLC s inability to develop a professional organic brand of shampoo and conditioner with a price point that would develop broad consumer appeal. The Company also determined that the loss in value was other-than-temporary and recognized a pretax, non-cash impairment charge of \$7.8 million for the full carrying value of the investment and loans as of December 31, 2008. The Company has no further exposure to loss related to the Company s involvement with Intelligent Nutrients, LLC.

7. DERIVATIVE FINANCIAL INSTRUMENTS:

The Company s primary market risk exposures in the normal course of business are changes in interest rates and foreign currency exchange rates. The Company has established policies and procedures that govern the management of these exposures through the use of a variety of strategies, including the use of derivative financial instrument contracts. By policy, the Company does not enter into such contracts for the purpose of speculation or trading. Hedging transactions are limited to an underlying exposure. The Company has established an interest rate

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management policy that manages the interest rate mix of its total debt portfolio and related overall cost of borrowing. The Company s variable rate debt typically represents 35 to 45 percent of the total debt portfolio. The Company s foreign currency exchange rate risk management policy includes frequently monitoring market data and external factors that may influence exchange rate fluctuations in order to minimize fluctuation in earnings due to changes in exchange rates. The Company enters into arrangements with counterparties that the Company believes are creditworthy. Generally, derivative contract arrangements settle on a net basis. The Company assesses the effectiveness of its hedges on a quarterly basis.

The Company has primarily utilized derivatives which are designated as either cash flow or fair value hedges and qualify for hedge accounting treatment. For cash flow hedges, changes in fair value are deferred in accumulated other comprehensive income (loss) within shareholders equity until the underlying hedged item is recognized in earnings. Any hedge ineffectiveness is recognized immediately in current earnings. To the extent the changes offset, the hedge is effective. Any hedge ineffectiveness the Company has historically experienced has not been material. By policy, the Company designs its derivative instruments to be effective as hedges and aims to minimize fluctuations in earnings due to market risk exposures. If a derivative instrument is terminated prior to its contract date, the Company continues to defer the related gain or loss and recognizes it in current earnings over the remaining life of the related hedged item.

The Company also utilizes freestanding derivative contracts which do not qualify for hedge accounting treatment. The Company marks to market such derivatives with the resulting gains and losses recorded within current earnings in the Condensed Consolidated Statement of Operations. Cash flows associated with all derivatives (hedges or freestanding) are classified as operating activities in the Condensed Consolidated Statement of Cash Flows.

Cash Flow Hedges

The Company s cash flow hedges include interest rate swaps, forward foreign currency contracts and treasury lock agreements.

The Company uses interest rate swaps to maintain its variable to fixed rate debt ratio in accordance with its established policy. As of December 31, 2009, the Company had \$85.0 million of total variable rate debt outstanding, of which \$40.0 million was swapped to fixed rate debt, resulting in \$45.0 million of variable rate debt. The interest rate swap contracts pay fixed rates of interest and receive variable rates of interest. The contracts and related debt have maturity dates between fiscal year 2011 and 2012.

The Company repaid variable and fixed rate debt during the six months ended December 31, 2009. Prior to the repayments, the Company had two outstanding interest rate swaps totaling \$50.0 million on \$100.0 million aggregate variable rate debt with maturity dates between fiscal years 2013 and 2015. The interest rate swaps were terminated prior to the maturity dates in conjunction with the repayments and were settled for an aggregate loss of \$5.2 million during the six months ended December 31, 2009 recorded within interest expense in the Condensed Consolidated Statement of Operations. The Company also had two outstanding treasury lock agreements with maturity dates between fiscal years 2013 and 2015. The treasury lock agreements were terminated prior to the maturity dates in conjunction with the repayments and were settled for a loss of less than \$0.1 million during the six months ended December 31, 2009 and recorded within interest expense in the Condensed Consolidated Statement of Operations.

The Company uses forward foreign currency contracts to manage foreign currency rate fluctuations associated with certain forecasted intercompany transactions and international business travel. The Company s primary forward foreign currency contracts hedge approximately 50.0 percent of payments in Canadian dollars for intercompany retail inventory transactions. The Company s forward foreign currency contracts hedge transactions through fiscal year 2010.

These cash flow hedges were designed and are effective as cash flow hedges. They were recorded at fair value within other noncurrent liabilities or other current assets in the Condensed Consolidated Balance Sheet, with corresponding offsets primarily recorded in other comprehensive income (loss), net of tax.

Fair Value Hedges

In the past, the Company had two interest rate swaps designated as fair value hedges. The Company paid variable rates of interest and received fixed rates of interest under these contracts. The contracts and related debt matured

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during the six months ended December 31, 2008.

Freestanding Derivative Forward Contracts

The Company uses freestanding derivative forward contracts to offset the Company s exposure to the change in fair value of certain foreign currency denominated investments and intercompany assets and liabilities. These derivatives are not designated as hedges and therefore, changes in the fair value of these forward contracts are recognized currently in earnings, thereby offsetting the current earnings effect of the related foreign currency denominated assets and liabilities.

In November 2009, the Company terminated its freestanding derivative contract on its remaining payments on the MY Style Note for a gain of \$0.7 million. The contract was settled in cash, discounted to present value. Gains and losses over the life of the contract were recognized currently in earnings in conjunction with marking the contract to fair value. A loss of \$0.2 million was recognized during the six months ended December 31, 2009. A gain of \$0.9 million was recognized during fiscal year ended June 30, 2009.

The Company had the following derivative instruments in its Condensed Consolidated Balance Sheet as of December 31, 2009 and June 30, 2009:

Asset Fair Value							Liability Fair Value			
Туре	Classificati		, -	ine 30, 2009	Classification	Dec	ember 31, 2009 (In tho	_	une 30, 2009	
Designated as hedging instr	uments Cas	sh Flow Hedges:								
Interest rate sweeps		\$	¢		Other noncurrent liabilities	\$	(1,319)	\$	(5,786)	
Interest rate swaps	041	T	Ф			Ф	(1,319)	Ф	(3,780)	
Forward foreign currency	Other curre		Φ.	200	Other current	Φ.	(20)	Φ.		
contracts	assets	\$	\$	380	liabilities	\$	(30)	\$		
Freestanding derivative con	tracts not o	designated as hedgi	ng instrumei	nts:						
Forward foreign currency	Other curre	ent			Other current					
contracts	assets	\$	\$	1,163	liabilities	\$		\$	(16)	
Total		\$	\$	1,543		\$	(1,349)	\$	(5,802)	

The table below sets forth the (gain) or loss on the Company s derivative instruments as of December 31, 2009 and 2008 recorded within accumulated other comprehensive income (AOCI) in the Condensed Consolidated Balance Sheet. The table also sets forth the (gain) or loss on the Company s derivative instruments that has been reclassified from AOCI into current earnings during the six months ended December 31, 2009 and 2008 within the following line items in the Condensed Consolidated Statement of Operations.

Other Comprehensive Income (Gain)/Loss at December 31,

(Gain) / Loss Reclassified from Accumulated OCI into

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					Iı	ıcome at	December 3	81,	
Type		2009		2008	Classification	:	2009		2008
		(In tho	usands)				(In thou	isands)	
Designated as hedging instr	uments	Cash Flow	Hedges:						
Interest rate swaps	\$	821	\$	5,011		\$		\$	
Forward foreign currency									
contracts		17		(794)	Cost of sales		(257)		(128)
					Interest				
					(income)				
Treasury lock contracts				(259)	expense		(388)		2
Total	\$	838	\$	3,958		\$	(645)	\$	(126)
Designated as hedging instr	ruments	Fair Value	Hedges:						
Fair value swap	\$	7,932	\$	7,932		\$		\$	
Total	\$	8,770	\$	11,890		\$	(645)	\$	(126)

As of December 31, 2009 the Company estimates that it will reclassify into earnings during the next twelve months gain of less than \$0.1 million from the pretax amount recorded in AOCI as the anticipated cash flows occur.

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The table below sets forth the (gain) or loss on the Company s derivative instruments for six months ended December 31, 2009 and 2008 recorded within interest income and other, net in the Condensed Consolidated Statement of Operations.

	Deferred (Gain) Amortized to Income or Freestanding									
	Derivative Impact in Income at December 31,									
Type	Classification	_	2009	2008						
-			(In thousa	nds)						
Designated as hedging instruments	Fair Value Hedges:									
	Interest									
	(income)									
Fair value swap	expense	\$		\$	(264)					
Tun varae swap	Скрепве	Ψ		Ψ	(201)					
Freestanding derivative contracts	not designated as hedging	r instruments	•							
r reestanding derivative contracts		g mistruments) •							
	Foreign									
	exchange									
Forward foreign currency contracts	(gain) loss	\$	411	\$						
		\$	411	\$	(264)					

8. LEASE TERMINATION COSTS:

In June 2009, the Company approved a plan to close up to 80 underperforming United Kingdom company-owned salons in fiscal year 2010. The Company believes the closure of these salons will add to future profitability.

As of December 31, 2009, 22 stores under the June 2009 plan ceased using the rights to use the leased property or negotiated a lease termination agreement with the lessor in which the Company ceased using the right to the leased property subsequent to December 31, 2009. Lease termination costs from continuing operations are presented as a separate line item in the Condensed Consolidated Statement of Operations.

In July 2008, the Company approved a plan to close up to 160 underperforming company-owned salons in fiscal year 2009. Approximately 100 locations are regional mall based concepts, another 40 locations are strip center concepts and 20 locations are in the United Kingdom. The timing of the closures was dependent on successfully completing lease termination agreements and was therefore subject to change. The Company offered employment to associates affected by such closings at nearby Regis-owned salons. The decision was a result of a comprehensive evaluation of the Company s salon portfolio, further continuing the Company s initiatives to enhance profitability. As lease settlements were negotiated, the Company found that some lessors were willing to negotiate rent reductions which allowed the Company to keep operating certain stores. As a result, the number of stores to be closed is less than the 160 stores per the approved plan in July 2008.

As of December 31, 2009 and 2008, 86 and 35 stores, respectively, under the July 2008 plan ceased using the right to use the leased property or negotiated a lease termination agreement with the lessor in which the Company ceased using the right to the leased property subsequent to December 31, 2009 and 2008, respectively. Of the 86 stores closed as of December 31, 2009, 80 were within the North America reportable segment, one store within the international segment, and five stores within discontinued operations. Of the 35 stores closed as of December 31, 2008, 29 were within the North America reportable segment, five stores within discontinued operations and one store within the international segment.

Lease termination costs represent either the lease settlement or the net present value of remaining contractual lease payments related to closed stores, after reduction by estimated sublease rentals. The transactions reflected in the accrual for lease termination costs are as follows:

	For the Six Months Ended December 31,								
Accrual for Lease Terminations		2009		2008					
		(Dollars in	thousand	ls)					
Balance at July 1	\$	2,760	\$						
Provision for lease termination costs:									
Provisions associated with store closings		3,577		1,173					
Change in assumptions about lease terminations and sublease income									
Cash payments		(1,051)		(695)					
Balance at September 30,	\$	5,286	\$	478					
Provision for lease termination costs:									
Provisions associated with store closings		42		1,298					
Change in assumptions about lease terminations and sublease income									
Cash payments		(1,419)		(1,105)					
Balance at December 31,	\$	3,909	\$	671					

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The \$2.5 million of lease termination expense for the six months ended December 31, 2008 includes \$0.9 million of lease termination expense associated with five salons within the Trade Secret concept, accounted for within the loss on discontinued operations as of December 31, 2008.

9. LITIGATION:

The Company is a defendant in various lawsuits and claims arising out of the normal course of business. Like certain other large retail employers, the Company has been faced with allegations of purported class-wide wage and hour violations. Litigation is inherently unpredictable and the outcome of these matters cannot presently be determined. Although the Company s counsel believes that the Company has valid defenses in these matters, it could in the future incur judgments or enter into settlements of claims that could have a material adverse effect on its results of operations in any particular period.

During the Company s first fiscal quarter of 2010, the Company settled two legal claims regarding certain customer and employee matters for an aggregate of \$3.6 million plus a commitment to provide discount coupons. As of December 31, 2009 there was a \$3.5 million accrual remaining within accrued expenses related to the settlements.

10. FINANCING ARRANGEMENTS:

The table below contains details related to the Company s recorded debt for the six months ending December 31, 2009:

	ŗ	Fotal Debt
Balance at June 30, 2009	\$	634,307
Net payments on revolving credit facilities		(5,000)
Issuance of convertible debt		172,500
Repayment of long-term debt and capital lease obligations		(301,004)
Debt discount		(24,696)
Amortized debt discount		868
Debt associated with capital lease obligations		1,736
Balance at September 30, 2009	\$	478,711
Net payments on revolving credit facilities		
Repayment of long-term debt and capital lease obligations		(12,285)
Amortized debt discount		984
Debt associated with capital lease obligations		2,931
Balance at December 31, 2009	\$	470,341

In July 2009, the Company amended the Fourth Amended and Restated Credit Agreement, the Term Loan Agreement and the Amended and Restated Private Shelf Agreement. The amendments included increasing the Company s minimum net worth covenant from \$675 million to \$800 million, lowering the fixed charge coverage ratio requirement from 1.5x to 1.3x, amending certain definitions, including EBITDA and Fixed Charges, and limiting the Company s Restricted Payments (as defined in the agreement) to \$20 million if the Company s Leverage Ratio is greater than 2.0x. In addition, the amendments to the Fourth Amended and Restated Credit Agreement reduced the borrowing capacity of the revolving credit facility from \$350.0 million to \$300.0 million and the amendments to the Restated Private Shelf Agreement included the

addition of one year after the amendment effective date, a risk based capital fee calculated on the daily average outstanding principal amount equal to an annual rate of 1.0 percent.

In July 2009, the Company issued \$172.5 million aggregate principal amount of 5.0 percent convertible senior notes due July 2014. The notes are unsecured, senior obligations of the Company and interest will be payable semi-annually in arrears on January 15 and July 15 of each year at a rate of 5.0 percent per year. The notes will be convertible subject to certain conditions further described below at an initial conversion rate of 64.6726 shares of the

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Company s common stock per \$1,000 principal amount of notes (representing an initial conversion price of approximately \$15.46 per share of the Company s common stock).

Holders may convert their notes at their option prior to April 15, 2014 if the Company s stock price meets certain price triggers or upon the occurrence of specified corporate events as defined in the convertible senior note agreement. On or after April 15, 2014, holders may convert each of their notes at their option at any time prior to the maturity date for the notes.

The Company has the choice of net-cash settlement, settlement in its own shares or a combination thereof and concluded the conversion option is indexed to its own stock. As a result, the Company allocated \$24.7 million of the \$172.5 million principal amount of the convertible senior notes to equity, which resulted in a \$24.7 million debt discount. The allocation was based on measuring the fair value of the convertible senior notes using a discounted cash flow analysis. The discount rate was based on an estimated credit rating for the Company. The estimated fair value of the convertible senior notes was \$147.8 million, the resulting \$24.7 million debt discount will be amortized over the period the convertible senior notes are expected to be outstanding, which is five years, as additional non-cash interest expense. The combined debt discount amortization and the contractual interest coupon resulted in an effective interest rate on the convertible debt of 8.9 percent.

The following table provides equity and debt information for the convertible senior notes:

(Dollars in thousands)	Convertible	Convertible Senior Notes						
	Due	2014						
(Dollars in thousands)	Decembe	r 31, 2009						
Principal amount on the convertible senior notes	\$	172,500						
Unamortized debt discount		(22,844)						
Net carrying amount of convertible debt	\$	149,656						

The following table provides interest rate and interest expense amounts related to the convertible senior notes:

(Dollars in thousands)		Convertible Senior Due 2014 Six Months En December 31, 2	ded
Interest cost related to contractual interest coupon	5.0%	\$	3,953
Interest cost related to amortization of the discount			1,852
Total interest cost		\$	5,805

In connection with the convertible senior note offering, the Company issued 13,225,000 shares of common stock resulting in net proceeds of \$163.5 million. The proceeds from the convertible senior notes and the common stock issuance were utilized to repay \$267 million of private placement senior term notes of varying maturities and \$30 million of additional senior term notes under a Private Shelf Agreement. As a result of the repayment of debt during the six months ended December 31, 2009, the Company incurred \$12.8 million in make-whole payments and other fees along with \$5.2 million in interest rate swap settlements, as discussed in Note 7 of the Condensed Consolidated Financial Statements, totaling \$18.0 million that was recorded as interest expense within the Condensed Consolidated Statement of Operations.

11. INCOME TAXES:

Income taxes have been allocated to continuing and discontinued operations based on the guidance for accounting for income taxes in interim periods. Discontinued operations are excluded in determining the estimated effective income tax rate from continuing operations and the corresponding income tax expense (benefit). The determination of the annual effective income tax rate is based upon a number of significant estimates and judgments, including the estimated annual pretax income of the Company in each tax jurisdiction in which it operates and the development of tax planning strategies during the year. In addition, as a global enterprise, the Company s interim tax expense (benefit) can be impacted by changes in tax rates or laws, the finalization of tax audits or reviews, as well as other factors that cannot be predicted with certainty. As such, there can be significant volatility in interim tax provisions.

During the three and six months ended December 31, 2009, the Company s continuing operations recognized tax expense of \$8.9 million and \$10.5 million, respectively, with corresponding effective tax rates of 36.5 percent and 38.2 percent. This was compared to tax expense of \$9.4 million and \$19.3 million with corresponding effective tax rates of 66.7 percent and 168.4 in the comparable periods of the prior year. The effective income tax rate for the six

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months ended December 31, 2009 was negatively impacted by an adjustment to correct its prior year deferred income tax balances. The adjustment increased the Company s income tax provision for the six months ended December 31, 2009 by \$0.4 million and increased its effective income tax rate by 1.5 percent. The Company does not believe the adjustment is material to the six months ended December 31, 2009 results of operations or its financial position or results of operations of any prior periods The effective income tax rate for the three and six months ended December 31, 2008 was negatively impacted by the \$41.7 million goodwill impairment of the salon concepts in the United Kingdom not being deductible for tax purposes. The impact of the goodwill impairment increased the Company s income tax provision for the three and six months ended December 31, 2008 by \$11.4 million.

The Company accrues for the effects of open uncertain tax positions and the related potential penalties and interest. There were no material adjustments to our recorded liability for unrecognized tax benefits during the three and six months ended December 31, 2009. It is reasonably possible that the amount of the unrecognized tax benefit with respect to certain of our unrecognized tax positions will increase or decrease during the next 12 months; however, we do not expect the change to have a significant effect on our consolidated results of operations or financial position.

The Company files tax returns and pays tax primarily in the United States, Canada, the United Kingdom, and the Netherlands as well as states, cities, and provinces within these jurisdictions. In the United States, fiscal years 2006 and after remain open for federal tax audit. For state tax audits, the statute of limitations generally spans three to four years, resulting in a number of states remaining open for tax audits dating back to fiscal year 2005. However, the company is under audit in a number of states in which the statute of limitations has been extended to fiscal years 2000 and forward. Internationally (including Canada), the statute of limitations for tax audits varies by jurisdiction, but generally ranges from three to five years.

12. SEGMENT INFORMATION:

As of December 31, 2009, the company-owned, franchised, or held ownership interests in approximately 12,800 worldwide locations. The Company s locations consisted of 9,589 North American salons (located in the United States, Canada and Puerto Rico), 421 international salons, 95 hair restoration centers and approximately 2,700 locations in which the Company maintains an ownership interest.

The Company operates its North American salon operations through five primary concepts: Regis Salons, MasterCuts, SmartStyle, Supercuts and Promenade salons. The concepts offer similar products and services, concentrate on the mass market consumer marketplace and have consistent distribution channels. All of the company-owned and franchise salons within the North American salon concepts are located in high traffic, retail shopping locations that attract mass market consumers, and the individual salons display similar economic characteristics. The salons share interdependencies and a common support base.

The Company operates its international salon operations, primarily in the United Kingdom, through three primary concepts: Regis, Supercuts, and Sassoon salons. Consistent with the North American concepts, the international concepts offer similar products and services, concentrate on the mass market consumer marketplace and have consistent distribution channels. All of the international salon concepts are company-owned and are located in malls, leading department stores, and high-street locations. Individual salons display similar long-term economic characteristics. The salons share interdependencies and a common support base.

The Company s company-owned and franchise hair restoration centers are located in the United States and Canada. The Company s hair restoration centers offer three hair restoration solutions; hair systems, hair transplants and hair therapy, which are targeted at the mass market consumer. Hair restoration centers are located primarily in office and professional buildings within larger metropolitan areas.

Based on the way the Company manages its business, it has reported its North American salons, international salons and hair restoration centers as three separate reportable segments.

Financial information for the Company s reporting segments is shown in the following tables:

Total Assets by Segment	Decem	nber 31, 2009	J	une 30, 2009
		(Dollars in	thousands	s)
North American salons	\$	985,204	\$	966,596
International salons		58,273		49,779
Hair restoration centers		292,784		293,017
Unallocated corporate		606,033		583,094
Consolidated	\$	1,942,294	\$	1,892,486

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For the Three Months Ended December 31, 2009 Hair

						Hair				
		Salo	ns		Re	estoration	Uı	nallocated		
	Nort	th America	Int	ernational		Centers		orporate	Co	nsolidated
				(I	Oollars	in thousands)				
Revenues:										
Service	\$	390,318	\$	28,366	\$	16,441	\$		\$	435,125
Product		100,614		11,980		18,077				130,671
Royalties and fees		8,969				600				9,569
		499,901		40,346		35,118				575,365
Operating expenses:										
Cost of service		224,952		14,854		9,006				248,812
Cost of product		50,828		6,109		5,483				62,420
Site operating expenses		42,298		2,744		1,367				46,409
General and administrative		29,776		3,460		8,794		30,581		72,611
Rent		73,067		9,730		2,235		466		85,498
Depreciation and amortization		18,131		1,538		3,061		4,780		27,510
Goodwill impairment										
Lease termination costs		42								42
Total operating expenses		439,094		38,435		29,946		35,827		543,302
Operating income (loss)		60,807		1,911		5,172		(35,827)		32,063
Other income (expense):										
Interest expense								(9,069)		(9,069)
Interest income and other, net								1,411		1,411
Income (loss) from continuing										
operations before income taxes and										
equity in income (loss) of affiliated										
companies	\$	60,807	\$	1,911	\$	5,172	\$	(43,485)	\$	24,405
-						-				•

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For the Three Months Ended December 31, 2008(1)

					Hair				
				R					
Nort	h America	Int		-11		•		Co	nsolidated
			(D	onar	s iii tiiousaiius)				
\$	300 061	\$	28 823	2	16 204	\$		Φ.	445,078
Ψ	,	Ψ	- ,	Ψ		Ψ		Ψ	132,774
			12,113						9,574
	- ,		41 268						587,426
	311,113		11,200		31,713				307,120
	232,126		15,670		9,042				256,838
	52,762		7,052		5,264				65,078
	42,801		3,535		1,284				47,620
	30,086		4,387		7,750	30,30	98		72,531
	69,057		10,088		2,272	50	54		81,981
	18,538		1,466		2,780	4,73	35		27,519
			41,661						41,661
	847								847
	446,217		83,859		28,392	35,60	07		594,075
	65,196		(42,591)		6,353	(35,60	07)		(6,649)
						(10,8)	78)		(10,878)
						3,40	52		3,462
\$	65,196	\$	(42,591)	\$	6,353	\$ (43,02	23)	\$	(14,065)
	\$	\$ 399,961 102,491 8,961 511,413 232,126 52,762 42,801 30,086 69,057 18,538 847 446,217	\$ 399,961 \$ 102,491	North America International (D \$ 399,961 \$ 28,823 102,491 12,445 8,961 511,413 41,268 232,126 15,670 52,762 7,052 42,801 3,535 30,086 4,387 69,057 10,088 18,538 1,466 41,661 847 446,217 83,859 65,196 (42,591)	North America International (Dollar) \$ 399,961 \$ 28,823 \$ 102,491 \$ 8,961 \$ 12,445 \$ 8,961 \$ 41,268 \$ 232,126 \$ 15,670 \$ 52,762 \$ 7,052 \$ 42,801 \$ 3,535 \$ 30,086 \$ 4,387 \$ 69,057 \$ 10,088 \$ 18,538 \$ 1,466 \$ 41,661 \$ 847 \$ 446,217 \$ 83,859 \$ 65,196 \$ (42,591)	Salons Restoration Centers (Dollars in thousands) North America International International (Dollars in thousands) \$ 399,961 \$ 28,823 \$ 16,294 102,491 12,445 17,838 8,961 613 511,413 41,268 34,745 232,126 15,670 9,042 52,762 7,052 5,264 42,801 3,535 1,284 30,086 4,387 7,750 69,057 10,088 2,272 18,538 1,466 2,780 41,661 847 446,217 83,859 28,392 65,196 (42,591) 6,353	Salons Restoration Centers (Dollars in thousands)	Salons North America International International (Centers (Dollars in thousands) Unallocated Corporate \$ 399,961 \$ 28,823 \$ 16,294 \$ 102,491 \$ 12,445 17,838 \$ 16,294 \$ 102,491 \$ 12,445 \$ 17,838 \$ 16,13 \$ 11,413 \$ 41,268 \$ 34,745 \$ 17,838 \$ 1,466 \$ 15,670 \$ 9,042 \$ 15,670 \$ 9,042 \$ 1,284 \$ 1,284 \$ 30,086 \$ 4,387 \$ 7,750 \$ 30,308 \$ 69,057 \$ 10,088 \$ 2,272 \$ 564 \$ 18,538 \$ 1,466 \$ 2,780 \$ 4,735 \$ 41,661 \$ 41,661 \$ 3,859 \$ 28,392 \$ 35,607 \$ 3,462 \$	Salons North America International International (Dollars in thousands) Restoration Centers (Dollars in thousands) Unallocated Corporate Corporate \$ 399,961 \$ 28,823 \$ 16,294 \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$

⁽¹⁾ As of December 31, 2008, the Trade Secret concept within the North American reportable segment was accounted for as a discontinued operation. All comparable periods reflect Trade Secret as a discontinued operation. See further discussion at Note 2 in these Notes to the Condensed Consolidated Financial Statements.

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For the Six Months Ended December 31, 2009 Hair

		~ .			Hair			** "			
			ons	ons International		estoration	_	Unallocated		G 111 (1	
	Nor	th America	Int	ernational		Centers s in thousands)		Corporate	C	onsolidated	
Revenues:					Ì	,					
Service	\$	795,459	\$	56,559	\$	32,385	\$		\$	884,403	
Product		217,764		22,586		36,474				276,824	
Royalties and fees		18,456				1,232				19,688	
		1,031,679		79,145		70,091				1,180,915	
Operating expenses:											
Cost of service		457,404		29,411		17,966				504,781	
Cost of product		119,460		11,518		10,937				141,915	
Site operating expenses		91,048		5,415		2,622				99,085	
General and administrative		57,563		6,295		17,215		64,098		145,171	
Rent		146,660		19,134		4,517		1,012		171,323	
Depreciation and amortization		36,051		3,038		6,075		9,537		54,701	
Goodwill impairment											
Lease termination costs		67		3,552						3,619	
Total operating expenses		908,253		78,363		59,332		74,647		1,120,595	
Operating income (loss)		123,426		782		10,759		(74,647)		60,320	
Other income (expense):											
Interest expense								(36,385)		(36,385)	
Interest income and other, net								3,643		3,643	
Income (loss) from continuing operations before income taxes and equity in income (loss) of affiliated											
companies	\$	123,426	\$	782	\$	10,759	\$	(107,389)	\$	27,578	

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For the Six Months Ended December 31, 2008(1)

					_	Hair				
		Sal				estoration		llocated		
	North	n America	Inte	ernational		Centers		porate	Co	onsolidated
Revenues:					(Don	ars in thousan	us)			
Service	\$	817,511	\$	64,221	\$	32,381	\$		\$	914,113
Product	Ф	205,204	Ф	25,494	ф	36,259	Ф		Ф	266.957
		18,633		23,494		1,252				19,885
Royalties and fees				90.715						
O		1,041,348		89,715		69,892				1,200,955
Operating expenses:		471 701		24.421		17.712				522.015
Cost of service		471,781		34,421		17,713				523,915
Cost of product		105,676		14,078		10,943				130,697
Site operating expenses		87,141		6,179		2,702				96,022
General and administrative		61,656		8,554		16,454		63,631		150,295
Rent		146,364		22,434		4,324		1,070		174,192
Depreciation and amortization		36,730		3,282		5,484		9,291		54,787
Goodwill impairment				41,661						41,661
Lease termination costs		1,998								1,998
Total operating expenses		911,346		130,609		57,620		73,992		1,173,567
Operating income (loss)		130,002		(40,894)		12,272		(73,992)		27,388
Other income (expense):										
Interest expense								(21,098)		(21,098
Interest income and other, net								5,197		5,197
Income (loss) from continuing operations before income taxes and equity in income (loss) of affiliated										
companies	\$	130,002	\$	(40,894)	\$	12,272	\$	(89,893)	\$	11,487

⁽¹⁾ As of December 31, 2008, the Trade Secret concept within the North American reportable segment was accounted for as a discontinued operation. All comparable periods reflect Trade Secret as a discontinued operation. See further discussion at Note 2 in these Notes to the Condensed Consolidated Financial Statements.

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REVIEW REPORT OF INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM

To the Shareholders and Directors of Regis Corporation:

We have reviewed the accompanying condensed consolidated balance sheet of Regis Corporation as of December 31, 2009 and the related condensed consolidated statements of operations for the three and six month periods ended December 31, 2009 and 2008 and of cash flows for the six month periods ended December 31, 2009 and 2008. These interim financial statements are the responsibility of the Company s management.

We conducted our reviews in accordance with the standards of the Public Company Accounting Oversight Board (United States). A review of interim financial information consists principally of applying analytical procedures and making inquiries of persons responsible for financial and accounting matters. It is substantially less in scope than an audit conducted in accordance with the standards of the Public Company Accounting Oversight Board (United States), the objective of which is the expression of an opinion regarding the financial statements taken as a whole. Accordingly, we do not express such an opinion.

Based on our review, we are not aware of any material modifications that should be made to the accompanying condensed consolidated interim financial statements for them to be in conformity with accounting principles generally accepted in the United States of America.

As discussed in Note 4 to the Condensed Consolidated Financial Statements, Regis Corporation changed the manner it which it measures fair value for certain financial assets and liabilities effective July 1, 2008 and certain nonfinancial assets and liabilities effective July 1, 2009.

We previously audited, in accordance with the standards of the Public Company Accounting Oversight Board (United States), the consolidated balance sheet as of June 30, 2009, and the related consolidated statements of operations, of changes in shareholders equity and comprehensive income and of cash flows for the year then ended (not presented herein), and in our report dated August 28, 2009, we expressed an unqualified opinion on those consolidated financial statements. In our opinion, the accompanying consolidated balance sheet information as of June 30, 2009, is fairly stated, in all material respects in relation to the consolidated balance sheet from which it has been derived.

/s/ PricewaterhouseCoopers LLP

PRICEWATERHOUSECOOPERS LLP

Minneapolis, Minnesota February 9, 2010

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

Management s Discussion and Analysis of Financial Condition and Results of Operations (MD&A) is designed to provide a reader of our financial statements with a narrative from the perspective of our management on our financial condition, results of operations, liquidity and certain other factors that may affect our future results. Our MD&A is presented in five sections:

- Management s Overview
- Critical Accounting Policies
- Overview of Results
- Results of Operations
- Liquidity and Capital Resources

MANAGEMENT S OVERVIEW

Regis Corporation (RGS, we, our, or us) owns, franchises or holds ownership interests in beauty salons, hair restoration centers and educational institutions. As of December 31, 2009, we owned, franchised or held ownership interests in approximately 12,800 worldwide locations. Our locations consisted of 10,010 system wide North American and international salons, 95 hair restoration centers and approximately 2,700 locations in which we maintain an ownership interest. Our salon concepts offer generally similar products and services and serve mass market consumers. Our salon operations are organized to be managed based on geographical location. Our North American salon operations include 9,589 salons, including 2,045 franchise salons, operating in the United States, Canada and Puerto Rico primarily under the trade names of Regis Salons, MasterCuts, SmartStyle, Supercuts and Cost Cutters. Our international salon operations include 421 company-owned salons, located in the United Kingdom. Our hair restoration centers, operating under the trade name Hair Club for Men and Women, include 95 North American locations, including 33 franchise locations. As of December 31, 2009, we had approximately 57,000 corporate employees worldwide.

On February 16, 2009, we sold our Trade Secret salon concept (Trade Secret). We concluded, after a comprehensive review of strategic and financial options, to divest Trade Secret. The sale of Trade Secret included 655 company-owned salons and 57 franchise salons, all of which had historically been reported within the Company s North America reportable segment. The sale of Trade Secret included sale of Cameron Capital I, Inc. (CCI). CCI owned and operated PureBeauty and BeautyFirst salons which were acquired by us on February 20, 2008.

On January 31, 2008, we merged our continental European franchise salon operations with the Franck Provost Salon Group in exchange for a 30.0 percent equity interest in the newly formed entity, Provalliance. The merger with the operations of the Franck Provost Salon Group, which are also located in continental Europe, created Europe s largest salon operator with approximately 2,500 company-owned and franchise salons as of December 31, 2009.

On August 1, 2007, we contributed our 51 accredited cosmetology schools to Empire Education Group, Inc., creating the largest beauty school operator in North America. As of December 31, 2009, we own a 55.1 percent equity interest in Empire Education Group, Inc. (EEG). Our investment in EEG is accounted for under the equity method. The combined Empire Education Group, Inc. includes 94 accredited cosmetology schools with annual revenues of approximately \$130 million.

Our growth strategy consists of two primary, but flexible, components. Through a combination of organic and acquisition growth, we seek to achieve our long-term objective of six to ten percent annual revenue growth. We anticipate that going forward, the mix of organic and acquisition growth will be roughly equal. However, depending on several factors, including the ability of our salon development program to keep pace with the availability of real estate for new construction, hair restoration lead generation, the availability of attractive acquisition candidates and same-store sales trends, this mix will vary from year to year. Due to the current economic conditions we have recently reduced the pace of our new salon development and salon acquisitions. We expect to continue with our historical trend of building and/or acquiring 700 to 1,000 salons each year once the economy normalizes.

Maintaining financial flexibility is a key element in continuing our successful growth. With strong operating cash flow and balance sheet, we are confident that we will be able to financially support our long-term growth objectives.

We are in compliance with all covenants and other requirements of our financing arrangements as of December 31, 2009.

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Salon Business

The strength of our salon business is the fundamental similarity and broad appeal of our salon concepts that allow flexibility and multiple salon concept placements in shopping centers and neighborhoods. Each concept generally targets the middle market customer, however, each attracts a different demographic. We believe there are growth opportunities in all of our salon concepts. When commercial opportunities arise, we anticipate testing and developing new salon concepts to complement our existing concepts.

We execute our salon growth strategy by focusing on real estate. Our salon real estate strategy is to add new units in convenient locations with good visibility and customer traffic, as well as appropriate trade demographics. Our various salon and product concepts operate in a wide range of retailing environments, including regional shopping malls, strip centers and Wal-Mart Supercenters. We believe that the availability of real estate will augment our ability to achieve the aforementioned long-term growth objectives. In fiscal 2010, our outlook for constructed salons is between 125 and 175 units. Capital expenditures and acquisitions are expected to be approximately \$90.0 to \$100.0 million in fiscal year 2010, including maintenance capital expenditures of approximately \$55.0 to \$60.0 million.

Organic salon revenue growth is achieved through the combination of new salon construction and salon same-store sales increases. Once the economy normalizes, we expect we will continue with our historical trend of building several hundred company-owned salons. We anticipate our franchisees will open approximately 50 to 100 salons in fiscal year 2010. Older, unprofitable salons will be closed or relocated. Our long-term outlook for our salon business is for annual consolidated low single digit same-store sales increases. Based on current economic cycles (i.e., lengthening of customer visitation patterns), we project our annual fiscal year 2010 consolidated same-store sales to be in the range of negative 3.0 to positive 1.0 percent.

Historically, our salon acquisitions have varied in size from as small as one salon to over one thousand salons. The median acquisition size is approximately ten salons. From fiscal year 1994 to December 31, 2009, we acquired 8,022 salons, net of franchise buybacks. Once the economy normalizes, we anticipate adding several hundred company-owned salons each year from acquisitions. Some of these acquisitions may include buying salons from our franchisees.

Hair Restoration Business

In December 2004, we acquired Hair Club for Men and Women. Hair Club for Men and Women is a provider of hair loss solutions with an estimated five percent share of the \$4 billion domestic market. This industry is comprised of numerous locations domestically and is highly fragmented. As a result, we believe there is an opportunity to consolidate this industry through acquisition. Expanding the hair loss business organically and through acquisition would allow us to add incremental revenue which is neither dependent upon, nor dilutive to, our existing salon business.

Our organic growth plans for hair restoration include the construction of a modest number of new locations in untapped markets domestically and internationally. However, the success of our hair restoration business is not dependent on the same real estate criteria used for salon expansion. In an effort to provide confidentiality for our customers, hair restoration centers operate primarily in professional or medical office buildings. Further, the hair restoration business is more marketing intensive. As a result, organic growth at our hair restoration centers will be dependent on successfully generating new leads and converting them into hair restoration customers. Our growth expectations for our hair

restoration business are not dependent on referral business from, or cross marketing with, our hair salon business, but these concepts are continually evaluated closely for additional growth opportunities.

CRITICAL ACCOUNTING POLICIES

The Condensed Consolidated Financial Statements are prepared in conformity with accounting principles generally accepted in the United States of America. In preparing the Condensed Consolidated Financial Statements, we are required to make various judgments, estimates and assumptions that could have a significant impact on the results reported in the Condensed Consolidated Financial Statements. We base these estimates on historical experience and other assumptions believed to be reasonable under the circumstances. Estimates are considered to be critical if they meet both of the following criteria: (1) the estimate requires assumptions about material matters that are uncertain at the time the accounting estimates are made, and (2) other materially different estimates could have been reasonably made or material changes in the estimates are reasonably likely to occur from period to period. Changes in these estimates could have a material effect on our Condensed Consolidated Financial Statements.

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Our significant accounting policies can be found in Note 1 to the Consolidated Financial Statements contained in Part II, Item 8 of the June 30, 2009 Annual Report on Form 10-K, as well as Note 1 to the Condensed Consolidated Financial Statements contained within this Quarterly Report on Form 10-Q. We believe the accounting policies related to the valuation of goodwill, the valuation and estimated useful lives of long-lived assets, investment in and loans to affiliates, purchase price allocations, revenue recognition, the cost of product used and sold, self-insurance accruals, stock-based compensation expense, legal contingencies and estimates used in relation to tax liabilities and deferred taxes are most critical to aid in fully understanding and evaluating our reported financial condition and results of operations. Discussion of each of these policies is contained under Critical Accounting Policies in Part II, Item 7 of our June 30, 2009 Annual Report on Form 10-K. There were no significant changes in or application of our critical accounting policies during the three and six months ended December 31, 2009.

Goodwill:

As disclosed in our Annual Report on Form 10-K for the fiscal year ended June 30, 2009, we perform our impairment analysis of goodwill during the third quarter of each fiscal year. Fair values are estimated based on our best estimate of the expected present value of future cash flows and compared with the corresponding carrying value of the reporting unit, including goodwill. Where available and as appropriate comparative market multiples are used to corroborate the results of the present value method. We consider our various concepts to be reporting units when we test for goodwill impairment because that is where we believe goodwill resides.

We have experienced a decline in same-store sales which has negatively impacted our operating results during the year ended June 30, 2009 and three and six months ended December 31, 2009. The most significant decline in our same-store sales was within our Regis salon concept. In addition, subsequent to December 31, 2009, the fair value of our stock continued to trade below book value per share.

For the three months ended December 31, 2009, the Regis salon concept reported same-store sales of negative 10.0 percent which was below its budgeted same-store sales. As a result of the lower than expected same-store sales, the Company performed the first step of a goodwill impairment test by comparing the carrying value of the Regis salon concept reporting unit, including goodwill to its estimated fair value as of December 31, 2009. There was no impairment of the Regis salon concept reporting unit goodwill as a result of the interim impairment test as the fair value was estimated to be approximately \$26.0 million or 14.0 percent above carrying value.

A summary of the critical assumptions utilized during the interim impairment test of the Regis reporting unit as of December 31, 2009 are outlined below:

<u>Annual revenue growth.</u> Annual revenue growth is primarily driven by assumed same-store sales rates of negative 6.8 percent to positive 2.5 percent. Other considerations include anticipated economic conditions and moderate acquisition growth.

<u>Gross margin.</u> Adjusted for anticipated salon closures, new salon construction and acquisitions estimated future gross margins were held constant.

<u>Fixed expense rates</u>. Fixed expense rate increases of approximately 2.0 percent based on anticipated inflation. Fixed expenses consisted of rent, site operating, and allocated general and administrative corporate overhead.

<u>Allocated corporate overhead</u>. Corporate overhead incurred by the home office based on the number of Regis company-owned salons as a percent of total company-owned salons.

Long-term growth. A long-term growth rate of 2.5 percent was applied to terminal cash flow based on anticipated economic conditions.

<u>Discount rate.</u> A discount rate of 12.0 percent based of the weighted average cost of capital that equals the rate of return on debt capital and equity capital weighted in proportion to the capital structure common to the industry.

As a result of the higher likelihood of impairment of the Regis salon concept s goodwill and sensitivity of the Company s critical assumptions in estimating fair value of this reporting unit, the Company has provided additional information related to this reporting unit.

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The following table summarizes the approximate impact that a change in certain critical assumptions would have on the estimated fair value of our Regis salon concept goodwill balance (the approximate impact of the change in the critical assumptions assumes all other assumptions and factors remain constant, in thousands, except percentages):

Critical Assumptions	Increase (Decrease)	Approximate Impact on Fair Value (in thousands)
Discount Rate	1.0%	\$ 15,000
Same-Store Sales	(1.0)%	10.000

During the three months ended December 31, 2009 and subsequent, the fair value of the Company s stock continues to fluctuate and regularly trades below our book value per share. Adverse changes in expected operating results, an extended period of the Company s stock trading significantly below book value per share, and unfavorable changes in other economic factors may result in impairment of goodwill in future periods.

A summary of the Company s goodwill balance as of December 31, 2009 by reporting unit is as follows:

Reporting Unit	(Dollars in	n thousands)
Regis	\$	136,563
MasterCuts		4,652
SmartStyle		48,374
Supercuts		120,517
Promenade		310,213
Total North America Salons		620,319
Hair Restoration Centers		149,375
Total	\$	769,694

OVERVIEW OF RESULTS FOR THE THREE MONTHS ENDED DECEMBER 31, 2009

- Revenues decreased 2.1 percent to \$575.4 million and consolidated same-store sales decreased 3.7 percent. The Company continued to experience a decline in customer visitation as a result of the continued global economic decline, partially offset by an increase in average ticket price.
- We acquired 2 corporate salon locations, both of which were franchise location buybacks. We built 38 corporate locations and closed, converted or relocated 57 locations. Our franchisees constructed 20 locations and closed, sold back to us, converted or relocated 25 locations. As of December 31, 2009, we had 7,965 company-owned locations, 2,045 franchise locations and 95 hair restoration centers (62 company-owned and 33 franchise locations).

• The Company recorded a \$1.9 million reduction to our self-insurance accruals resulting from a change in estimate of prior years workers compensation and other insurance claim reserves as a result of successful safety and return-to-work programs.

RESULTS OF OPERATIONS

As of December 31, 2008 the Trade Secret concept within the North American reportable segment was accounted for as a discontinued operation. All comparable periods reflect Trade Secret as a discontinued operation. The following discussion of results of operations reflect results from continuing operations. Discontinued operations is discussed at the end of this section.

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Consolidated Results of Continuing Operations

The following table sets forth, for the periods indicated, certain information derived from our Condensed Consolidated Statement of Operations, expressed as a percent of revenues. The percentages are computed as a percent of total consolidated revenues, except as noted.

		For the Periods Ended	d December 31,	
	Three Mor	nths	Six Months	
Results of Operations as a Percent of Revenues	2009	2008	2009	2008
Service revenues	75.6%	75.8%	74.9%	76.1%
Product revenues	22.7	22.6	23.4	22.2
Franchise royalties and fees	1.7	1.6	1.7	1.7
Operating expenses:				
Cost of service (1)	57.2	57.7	57.1	57.3
Cost of product (2)	47.8	49.0	51.3	49.0
Site operating expenses	8.1	8.1	8.4	8.0
General and administrative	12.6	12.3	12.3	12.5
Rent	14.9	14.0	14.5	14.5
Depreciation and amortization	4.8	4.7	4.6	4.6
Goodwill impairment		7.1		3.5
Lease termination costs	0.0	0.1	0.3	0.2
Operating income (loss)	5.6	(1.1)	5.1	2.3
Income (loss) from continuing operations before				
income taxes and equity in income (loss) of affiliated				
companies	4.2	(2.4)	2.3	1.0
Income (loss) from continuing operations	3.2	(4.4)	1.9	(0.8)
Income (loss) from discontinued operations		(20.0)	0.3	(9.9)
Net income (loss)	3.2	(24.4)	2.2	(10.7)

⁽¹⁾ Computed as a percent of service revenues and excludes depreciation expense.

(2) Computed as a percent of product revenues and excludes depreciation expense.

Consolidated Revenues

Consolidated revenues primarily include revenues of company-owned salons, product and equipment sales to franchisees, hair restoration center revenues, and franchise royalties and fees. As compared to the respective prior fiscal year, consolidated revenues decreased 2.1 percent to \$575.4 million during the three months ended December 31, 2009 and decreased 1.7 percent to \$1,180.9 million during the six months ended December 31, 2009. The following table details our consolidated revenues by concept. All service revenues, product revenues (which include product and equipment sales to franchisees), and franchise royalties and fees are included within their respective concept within the table.

For the D	oriode l	I bobaT	ecember 3	21

	Three Months				Six M		
	2009		2008		2009		2008
			(Dollars in	thousan	ids)		
North American salons:							
Regis	\$ 108,470	\$	121,020	\$	219,071	\$	243,343
MasterCuts	41,181		42,083		82,273		85,514
SmartStyle	128,504		127,785		259,778		259,041
Supercuts	76,978		74,954		156,048		153,225
Promenade (3)	144,768		145,571		314,509		300,225
Total North American salons (2)	499,901		511,413		1,031,679		1,041,348
International salons	40,346		41,268		79,145		89,715
Hair restoration centers	35,118		34,745		70,091		69,892
Consolidated revenues	\$ 575,365	\$	587,426	\$	1,180,915	\$	1,200,955
Percent change from prior year	(2.1)%		(4.4)%		(1.7)%		(1.7)%
Salon same-store sales decrease (1)	(3.7)%		(3.8)%		(4.1)%		(1.9)%

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The percent changes in consolidated revenues during the three and six months ended December 31, 2009 and 2008, respectively, were driven by the following:

For the Periods Ended December 31, Three Months Six Months Percentage Increase (Decrease) in Revenues 2009 2008 2009 2008 Acquisitions (previous twelve months) 0.7% 6.1% 1.1% 6.5% Organic (2.5)(4.7)(1.5)(3.8)Foreign currency 0.7 (2.8)(0.4)(1.6)Franchise revenues (2) 0.0 (1.8)0.0 (1.7)Closed salons (2) (1.0)(1.2)(0.9)(1.1)(2.1)%(4.4)%(1.7)%(1.7)%

- (1) Salon same-store sales increases or decreases are calculated on a daily basis as the total change in sales for company-owned salons which were open on a specific day of the week during the current period and the corresponding prior period. Quarterly and year-to-date salon same-store sales are the sum of the same-store sales computed on a daily basis. Relocated salons are included in same-store sales as they are considered to have been open in the prior period. International same-store sales are calculated in local currencies so that foreign currency fluctuations do not impact the calculation. Management believes that same-store sales, a component of organic growth, are useful in determining the increase in salon revenues attributable to its organic growth (new salon construction and same-store sales growth) versus growth from acquisitions.
- (2) Beginning with the period ended December 31, 2008, the operations of Trade Secret concept within the North American reportable segment were accounted for as a discontinued operation. All periods presented reflect Trade Secret as a discontinued operation. Accordingly, Trade Secret revenues are excluded from this presentation.
- (3) Trade Secret, Inc. was sold by Regis Corporation on February 16, 2009. The agreement included a provision that we would supply product to the purchaser of Trade Secret at cost for a transition period. For the three and six months ended December 31, 2009, we generated revenue of \$0.0 and \$20.0 million in product revenues, which represented 0.0 and 1.7 percent of consolidated revenues. The agreement was substantially complete as of September 30, 2009.

We acquired 77 salons (including seven franchise salon buybacks) during the twelve months ended December 31, 2009. The organic decrease was primarily due to the salon same-store sales decrease of 3.7 percent, partially offset by the construction of 178 company-owned salons during the twelve months ended December 31, 2009. We closed 289 salons (including 58 franchise salons) during the twelve months ended December 31, 2009.

During the three months ended December 31, 2009, the foreign currency impact was driven by the weakening of the United States dollar against the Canadian dollar, British pound, and Euro, as compared to the exchange rates for the comparable prior periods. During the six months ended December 31, 2009, the foreign currency impact was driven by the weakening of the United States dollar against the Canadian dollar and Euro, partially offset by the strengthening of the United States dollar against the British pound, as compared to the exchange rates for the comparable prior periods. The impact of foreign currency was calculated by multiplying current year revenues in local currencies by the change in the foreign currency exchange rate between the current and prior fiscal year.

We acquired 323 salons (including 159 franchise salon buybacks and two hair restoration centers) during the twelve months ended December 31, 2008. The organic decrease was due to the salon same-store sales decrease, partially offset by the construction of 248 company-owned salons during the twelve months ended December 31, 2008. We closed 268 salons (including 65 franchise salons) during the twelve months ended December 31, 2008.

During the three and six months ended December 31, 2008, the foreign currency impact was driven by the strengthening of the United States dollar against the Canadian dollar, British pound, and Euro, as compared to the exchange rates for the comparable prior periods. The impact of foreign currency was calculated by multiplying current year revenues in local currencies by the change in the foreign currency exchange rate between the current and prior fiscal year.

Consolidated revenues are primarily comprised of service and product revenues, as well as franchise royalties and fees. Fluctuations in these three major revenue categories were as follows:

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Service Revenues. Service revenues include revenues generated from company-owned salons and service revenues generated by hair restoration centers. Total service revenues for the three and six months ended December 31, 2009 and 2008 were as follows:

	(Decrease) Increase					
			Over Prior Fiscal Year			
Periods Ended December 31,	Revenues			Percentage		
		(Dollars	in thousands)			
Three Months						
2009	\$ 435,125	\$	(9,953)	(2.2)%		
2008	445,078		(5,773)	(1.3)		
Six Months						
2009	\$ 884,403	\$	(29,710)	(3.3)%		
2008	914,113		10,499	1.2		

The decrease in service revenues during the three months ended December 31, 2009 was due to same-store service sales decreasing 3.9 percent, as many consumers have continued to lengthen their visitation pattern due to the economy. Partially offsetting the decrease was growth due to acquisitions during the previous twelve months, increase in average ticket, and the weakening of the United States dollar against the Canadian dollar during the three months ended December 31, 2009.

The decrease in service revenues during the six months ended December 31, 2009 was due to same-store service sales decreasing 4.0 percent, as many consumers have continued to lengthen their visitation pattern due to the economy and the strengthening of the United States dollar against the British pound during the six months ended December 31, 2009. Partially offsetting the decrease was growth due to acquisitions during the previous twelve months and increase in average ticket.

The decrease in service revenues during the three months ended December 31, 2008 was due to same-store service sales decreasing 3.0 percent. Same-store service sales decreased 3.0 percent due to a significant decline in customer visits, primarily in the month of December. Also, service revenues decreased due to the strengthening of the United States dollar against the Canadian dollar, Euro and British pound and deconsolidation of the European franchise salon operations on January 31, 2008. Partially offsetting the decrease was growth due to acquisitions during the previous twelve months and an increase in average ticket.

Growth during the six months ended December 31, 2008 was not as robust due to same-store service sales decreasing 1.2 percent compared to increasing 1.2 percent during the six months ended December 31, 2007. Consistent with the three months ended December 31, 2008, service revenues decreased due to the strengthening of the United States dollar against the Canadian dollar, Euro and British pound and the deconsolidation of the European franchise salon operations. In addition, service revenues decreased due to the deconsolidation of our 51 accredited cosmetology schools to Empire Education Group, Inc. on August 1, 2007. Offsetting the factors that negatively impacted services revenues was growth due to acquisitions during the previous twelve months and an increase in average ticket.

Product Revenues. Product revenues are primarily sales at company-owned salons, hair restoration centers and sales of product and equipment to franchisees. Total product revenues for the three and six months ended December 31, 2009 and 2008 were as follows:

		(Decrease) Inc Over Prior Fisca		
Periods Ended December 31,	Revenues	~ n	Dollar	Percentage
		(Dollars i	n thousands)	
Three Months				
2009	\$ 130,671	\$	(2,103)	(1.6)%
2008	132,774		(9,482)	(6.7)
Six Months				
2009	\$ 276,824	\$	9,867	3.7%
2008	266,957		(8,959)	(3.2)

The decrease in product revenues during the three months ended December 31, 2009 was due to same-store product sales decreasing 2.9 percent.

The growth in product revenues during the six months ended December 31, 2009 was due to product sales of \$20.0 million to the purchaser of Trade Secret, partially offset by same-store sales decrease of 4.3 percent.

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The decrease in product revenues during the three and six months ended December 31, 2008 was due to same-store product sales decreasing 6.4 and 4.4 percent, respectively, as compared to increases of 0.4 and 0.3 percent during the comparable prior periods. Same-store product sales decreased during the current periods due to a decline in customer visits and a mix play, as a larger than expected percentage of product sales came from promotional items.

Royalties and Fees. Total franchise revenues, which include royalties and fees, for the three and six months ended December 31, 2009 and 2008 were as follows:

		(Decrease) Increase Over Prior Fiscal Year					
Periods Ended December 31,	I	Revenues	(Dollars i	Dollar in thousands)	Percentage		
Three Months							
2009	\$	9,569	\$	(5)	(0.1)%		
2008		9,574		(11,985)	(55.6)		
Six Months							
2009	\$	19,688	\$	(197)	(1.0)%		
2008		19,885		(22,581)	(53.2)		

Total franchise locations open at December 31, 2009 were 2,078, including 33 franchise hair restoration centers, as compared to 2,073, including 33 franchise hair restoration centers, at December 31, 2008. We purchased seven of our franchise salons and zero franchise hair restoration centers during the twelve months ended December 31, 2009.

Total franchise locations open at December 31, 2008 were 2,073, including 33 franchise hair restoration centers, as compared to 3,786, including 35 franchise hair restoration centers, at December 31, 2007. We purchased 159 of our franchise salons and two franchise hair restoration centers during the twelve months ended December 31, 2008. The decrease in consolidated franchise revenues during the three and six month periods ended December 31, 2008 was primarily due to the merger of the 1,587 European franchise salon operations with Franck Provost Salon Group on January 31, 2008.

Gross Margin (Excluding Depreciation)

Our cost of revenues primarily includes labor costs related to salon and hair restoration center employees, the cost of product used in providing services and the cost of products sold to customers and franchisees. The resulting gross margin for the three and six months ended December 31, 2009 and 2008 was as follows:

		Margin as % of Service and			
	Gross	Product	(Decrease	e) Increase Over Prior F	iscal Year
Periods Ended December 31,	Margin	Revenues	Dollar	Percentage	Basis Point(1)
		(Dollars in thousands)		
Three Months					

2009	\$ 254,564	45.0%	\$ (1,372)	(0.5)%	70
2008	255,936	44.3	(8,733)	(3.3)	(30)
Six Months					
2009	\$ 514,531	44.3%	\$ (11,927)	(2.3)%	(30)
2008	526,458	44.6	(4,369)	(0.8)	(40)

⁽¹⁾ Represents the basis point change in gross margin as a percent of service and product revenues as compared to the corresponding periods of the prior fiscal year.

Service Margin (Excluding Depreciation). Service margin for the three and six months ended December 31, 2009 and 2008 was as follows:

	Service	Margin as % of Service		(Decrease) In	crease Over Prior Fiso	cal Year
Periods Ended December 31,	Margin	Revenues	(Dollars	Dollar s in thousands)	Percentage	Basis Point(1)
Three Months						
2009	\$ 186,313	42.8%	\$	(1,927)	(1.0)%	50
2008	188,240	42.3		(3,209)	(1.7)	(20)
Six Months						
2009	\$ 379,622	42.9%	\$	(10,576)	(2.7)%	20
2008	390,198	42.7		2,639	0.7	(20)

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(1) Represents the basis point change in service margin as a percent of service revenues as compared to the corresponding periods of the prior fiscal year.

The basis point increase in service margin as a percent of service revenues during the three and six months ended December 31, 2009 was primarily due to the benefit of the new leveraged salon pay plans implemented in the 2009 calendar year, partially offset by planned increases in salon health insurance costs.

The basis point decrease in service margin as a percent of service revenues during the three and six months ended December 31, 2008 was primarily due to slightly higher cost of goods used in service as a result of price increases implemented by suppliers along with higher bank charges due to increased credit card usage by customers. Additionally, for the six months ended December 31, 2008, the basis point decrease was due to hurricanes Gustav and Ike and recent salon acquisitions, which have higher cost payroll plans.

Product Margin (Excluding Depreciation). Product margin for the three and six months ended December 31, 2009 and 2008 was as follows:

		Product	Margin as % of Product		Increase (Dec	crease) Over Prior Fis	cal Year
Periods Ended December 31, Margin		Margin	Revenues	(Dollar	Dollar s in thousands)	Percentage	Basis Point(1)
Three Months					,		
2009	\$	68,251	52.2%	\$	555	0.8%	120
2008		67,696	51.0		(5,524)	(7.5)	(50)
Six Months							
2009	\$	134,909	48.7%	\$	(1,351)	(1.0)%	(230)
2008		136,260	51.0		(7,008)	(4.9)	(90)

⁽¹⁾ Represents the basis point change in product margin as a percent of product revenues as compared to the corresponding periods of the prior fiscal year.

We sold Trade Secret, Inc. on February 16, 2009. The agreement included a provision that we would supply product to the purchaser at cost for a transition period. The agreement was substantially complete as of September 30, 2009.

	For the Periods Ended December 31,										
		Three		Six Months							
Breakout of Product Revenue		2009		2008		2009	2008				
Product	\$	130,671	\$	132,774	\$	256,862	\$	266,957			
Product sold to purchaser of Trade Secret						19,962					
Total product revenues	\$	130,671	\$	132,774	\$	276,824	\$	266,957			

For the Periods Ended December 31,

	Three Months					Six Months			
Breakout of Cost of Product		2009		2008		2009		2008	
Cost of product	\$	62,420	\$	65,078	\$	121,953	\$	130,697	
Cost of product sold to purchaser of Trade Secret						19,962			
Total cost of product	\$	62,420	\$	65,078	\$	141,915	\$	130,697	

For the	Periods	Ended	December	31.

	Three Mor	nths	Six Months		
Product Margin as % of Product Revenues	2009	2008	2009	2008	
Margin on product other than sold to purchaser of					
Trade Secret	52.2%	51.0%	52.5%	51.0%	
Margin on product sold to purchaser of Trade Secret					
Total product margin	52.2%	51.0%	48.7%	51.0%	

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The basis point improvement in product margin other than sold to purchaser of Trade Secret as a percent of product revenues during the three and six months ended December 31, 2009 was due to higher gross margins on promotional items, as well as a planned reduction in commissions paid to new employees on retail product sales.

The basis point decrease in product margin as a percent of product revenues during the three and six months ended December 31, 2008 was primarily due to a mix play, as a larger than expected percentage of our product sales came from lower-margin promotional items. We are not promoting or discounting at a higher rate, but we are seeing consumers continuing to be more value-focused through buying promotional items at a higher rate than prior periods.

Site Operating Expenses

This expense category includes direct costs incurred by our salons and hair restoration centers such as on-site advertising, workers compensation, insurance, utilities and janitorial costs. Site operating expenses for the three and six months ended December 31, 2009 and 2008 were as follows:

		Site		Expense as % of Consolidated		(Decrease) Increase Over Prior Fiscal Year			
Periods Ended December 31,	Operating				Dollar lars in thousands)	Percentage	Basis Point(1)		
Three Months				(D01	iais iii tiiousaiius)				
2009	\$	46,409	8.	1%	(1,211)	(2.5)%			
2008		47,620	8.	1	3,541	8.0	90		
Six Months									
2009	\$	99,085	8.4	1%	3,063	3.2%	40		
2008		96,022	8.0)	2,612	2.8	40		

⁽¹⁾ Represents the basis point change in site operating expenses as a percent of consolidated revenues as compared to the corresponding periods of the prior fiscal year.

Site operating expense as a percent of consolidated revenues during the three months ended December 31, 2009 was consistent with prior year site operating expense as a percent of consolidated revenues. Cost savings initiatives in freight and salon repairs areas mitigated negative leverage due to negative same-store sales. Self insurance expense increased during the six months ended December 31, 2009. The Company recorded a reduction in self insurance accruals of \$1.9 million in the six months ended December 31, 2009 compared to a \$6.7 million reduction in the six months ended December 31, 2009. The increase in self insurance expense was offset by the rubbish removal and utilities that we pay our landlords including six months expense during the three months ended December 31, 2008 due to the reclassification from rent expense.

The basis point increase in site operating expenses as a percent of consolidated revenues during the six months ended December 31, 2009 was primarily due to higher self insurance expense. The Company recorded a reduction in self insurance accruals of \$1.9 million in the six months ended December 31, 2009 compared to a \$6.7 million reduction in the six months ended December 31, 2008. In addition, the Company settled two legal claims related to customer and employee matters totaling \$3.6 million during the six months ended December 31, 2009. Partially offsetting the decrease was cost savings initiatives realized in freight and salon repairs areas.

The basis point increase in site operating expenses as a percent of consolidated revenues during the three and six months ended December 31, 2008 was primarily due to the reclassification from rent for rubbish removal and utilities that we pay our landlords as part of our operating lease agreements. This increase was partially offset by a \$6.7 million reduction in self insurance accruals primarily related to prior years workers compensation reserves as a result of successful safety and return-to-work programs implemented over the past few years.

General and Administrative

General and administrative (G&A) includes costs associated with our field supervision, salon training and promotions, product distribution centers and corporate offices (such as salaries and professional fees), including costs incurred to support franchise and hair restoration center operations. G&A expenses for the three and six months ended December 31, 2009 and 2008 were as follows:

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		Expense as % of Consolidated		Increase (Dec	crease) Over Prior Fisc	cal Year		
Periods Ended December 31,	G&A	Revenues		Dollar	Percentage	Basis Point(1)		
			(Dollar	rs in thousands)	thousands)			
Three Months								
2009	\$ 72,611	12.6%	\$	80	0.1%	30		
2008	72,531	12.3		(10,529)	(12.7)	(120)		
Six Months								
2009	\$ 145,171	12.3%	\$	(5,124)	(3.4)%	(20)		
2008	150,295	12.5		(16,021)	(9.6)	(110)		

⁽¹⁾ Represents the basis point change in G&A as a percent of consolidated revenues as compared to the corresponding periods of the prior fiscal year.

The basis point increase in G&A costs as a percent of consolidated revenues during the three months ended December 31, 2009 was primarily due to negative leverage from the decrease in same-store sales, an increase in Hair Club advertising, partially offset by the continuation of cost savings initiatives implemented by the Company.

The basis point improvement in G&A costs as a percent of consolidated revenues during the six months ended December 31, 2009 was due to the continuation of cost savings initiatives implemented by the Company and a reduction in marketing expense, partially offset by negative leverage due to negative same-store sales.

The basis point improvement in G&A costs as a percent of consolidated revenues during the three and six months ended December 31, 2008 was primarily due to cost savings initiatives implemented by the Company, the deconsolidation of the European franchise salon operations and the absence of professional fees that were incurred in the comparable periods related to investment transactions and cost saving initiatives.

Rent

Rent expense, which includes base and percentage rent, common area maintenance, and real estate taxes, for the three and six months ended December 31, 2009 and 2008, was as follows:

		Expense as % of Consolidated		Increase (Dec	rease) Over Prior Fis	cal Year
Periods Ended December 31,	Rent	Revenues	Dallana	Dollar s in thousands)	Percentage	Basis Point(1)
Three Months		(Donars	s in thousands)		
2009	\$ 85,498	14.9%	\$	3,517	4.3%	90
2008	81,981	14.0		(7,210)	(8.1)	(50)
Six Months						
2009	\$ 171,323	14.5%	\$	(2,869)	(1.6)%	
2008	174,192	14.5		(2,248)	(1.3)	10

(1) Represents the basis point change in rent as a percent of consolidated revenues as compared to the corresponding periods of the prior fiscal year.

The basis point increase in rent expense as a percent of consolidated revenues during the three months ended December 31, 2009 was primarily due to the expense for the three months ended December 31, 2008 benefiting from a reclassification of six months of rubbish removal and utilities expense to site operating expense. The negative leverage in this fixed cost category was offset by a reduction in our percentage rent payments, both due to negative same-store sales.

Rent expense as a percent of consolidated revenues during the six months ended December 31, 2009 was consistent with prior year rent expense as a percent of consolidated revenues as negative leverage in this fixed cost category was offset by a reduction in our percentage rent payments, both due to negative same-store sales.

The basis point improvement in rent expense as a percent of consolidated revenues during the three months ended December 31, 2008 was primarily due to the reclassification to site operating expense for rubbish removal and utilities that we pay our landlords as part of our operating lease agreements. Partially offsetting the basis point improvement was negative leverage in this fixed cost category due to negative same-store sales.

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The basis point increase in rent expense as a percent of consolidated revenues during the six months ended December 31, 2008 is primarily due to negative leverage in this fixed cost category due to negative same-store sales. Partially offsetting the basis point increase was the reclassification to site operating expense for rubbish removal and utilities as discussed above.

Depreciation and Amortization

Depreciation and amortization expense (D&A) for the three and six months ended December 31, 2009 and 2008 was as follows:

			Expense as % of Consolidated		(Decrease) In	ncrease Over Prior Fi	scal Year	
Periods Ended December 31,		D&A	Revenues		Dollar	Percentage	Basis Point(1)	
	(Dollars in thousands)							
Three Months								
2009	\$	27,510	4.8%	\$	(9)	(0.0)%	10	
2008		27,519	4.7		(735)	(2.6)	10	
Six Months								
2009	\$	54,701	4.6%	\$	(86)	(0.2)%		
2008		54,787	4.6		(1,750)	(3.1)		

⁽¹⁾ Represents the basis point change in D&A as a percent of consolidated revenues as compared to the corresponding periods of the prior fiscal year.

The basis point increase in D&A as a percent of consolidated revenues during the three months ended December 31, 2009 was primarily due to negative leverage from the decrease in same-store sales, partially offset by a decrease in depreciation due to the reduced level of capital and acquisition expenditures during the twelve months ended December 31, 2009.

Depreciation and amortization as a percent of consolidated revenues during the six months ended December 31, 2009 was consistent with prior year depreciation and amortization expense as a percent of consolidated revenues.

The basis point increase in D&A as a percent of consolidated revenues during the three months ended December 31, 2008 was primarily due to the decrease in same-store-sales. D&A as a percent of consolidated revenues during the six months ended December 31, 2008 was consistent with prior year D&A as a percent of consolidated revenues.

Goodwill impairment

Goodwill impairment charges for the three and six months ended December 31, 2009 and 2008 were as follows:

	Goodwill	Expense as % of Consolidated		(Decrease) Inc	rease Over Prior Fisca	al Year
Periods Ended December 31,	impairment	Revenues	(Dall	Dollar	Percentage	Basis Point(1)
Three Months			(Doll	ars in thousands)		
2009	\$	%	\$	(41,661)	(100.0)%	(710)
2008	41,661	7.1		41,661	100.0	710
Six Months						
2009	\$	%	\$	(41,661)	(100.0)%	(350)
2008	41,661	3.5		41,661	100.0	350

⁽¹⁾ Represents the basis point change in goodwill impairment as a percent of consolidated revenues as compared to the corresponding periods of the prior fiscal year.

During the three and six months ended December 31, 2008, the Company recorded a \$41.7 million goodwill impairment charge related to the salon concepts in the United Kingdom. The performance challenges of the international salon operations indicated that the estimated fair value of the international salon operations was less than the carrying value of this reporting unit s net assets, including goodwill as of the interim testing date. There is no remaining goodwill recorded within the salon concepts in the United Kingdom.

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Lease Termination Costs

Lease termination costs for the three and six months ended December 31, 2009 and 2008 were as follows:

		ease nation	Expense as % of Consolidate			(Decrease) Incre	ease Over Prior Fisc	al Year
Periods Ended December 31,	co	osts	Revenues	~		Dollar	Percentage	Basis Point(1)
				(Do	llars i	in thousands)		
Three Months								
2009	\$	42	0.	0%	\$	(805)	(95.0)%	(10)
2008		847	0.	1		847	100.0	10
Six Months								
2009	\$	3,619	0.	3%	\$	1,621	81.1%	10
2008		1,998	0.	2		1,998	100.0	20

⁽¹⁾ Represents the basis point change in lease termination costs as a percent of consolidated revenues as compared to the corresponding periods of the prior fiscal year.

The lease termination costs are associated with the Company s plan to close underperforming United Kingdom company-owned salons in fiscal year 2010 and underperforming company-owned salons in fiscal year 2009. During the three and six months ended December 31, 2009 we closed 17 and 32 salons, respectively. During the three and six months ended December 31, 2008 we closed 19 and 35 salons, respectively. See further discussion within Note 8 of the Condensed Consolidated Financial Statements.

Interest

Interest expense for the three and six months ended December 31, 2009 and 2008 was as follows:

		Expense as % of Consolidated		(Decrease) Inc	crease Over Prior Fi	scal Year
Periods Ended December 31,	Interest	Revenues		Dollar	Percentage	Basis Point(1)
		(l	Oollars	in thousands)		
Three Months						
2009	\$ 9,069	1.6%	\$	(1,809)	(16.6)%	(30)
2008	10,878	1.9		(838)	(7.2)	
Six Months						
2009	\$ 36,385	3.1%	\$	15,287	72.5%	130
2008	21,098	1.8		(1,131)	(5.1)	

⁽¹⁾ Represents the basis point change in interest expense as a percent of consolidated revenues as compared to the corresponding periods of the prior fiscal year.

The basis point improvement in interest expense as a percent of consolidated revenues during the three months ended December 31, 2009 was primarily due to decreased debt levels as compared to the three months ended December 31, 2008.

The basis point increase in interest expense as a percent of consolidated revenues during the six months ended December 31, 2009 was due to \$18.0 million of make-whole payments and other fees associated with the repayment of private placement debt.

Interest expense as a percent of consolidated revenues during the three and six months ended December 31, 2008 was consistent with prior year interest as a percent of consolidated revenues.

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Interest Income and Other, net

Interest income and other, net for the three and six months ended December 31, 2009 and 2008 was as follows:

Income as % of Consolidated