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Altra Holdings, Inc. Form 10-Q August 03, 2010

UNITED STATES SECURITIES AND EXCHANGE COMMISSION Washington, D.C. 20549

FORM 10-Q

DESCRIPTION 13 OR 15(d) OF THE SECURITIES EXCHANGE ACT OF 1934

For the quarterly period ended July 3, 2010	
or	
o TRANSITION REPORT PURSUANT TO S	SECTION 13 OR 15(d) OF THE SECURITIES
EXCHANGE ACT OF 1934	
For the transition period from to	
Commission File Nu	mber: 001-33209
ALTRA HOLD	INGS, INC.
(Exact name of registrant as	s specified in its charter)
Delaware	61-1478870
(State or other jurisdiction of incorporation or	(I.R.S. Employer Identification No.)
organization)	
300 Granite Street, Suite 201, Braintree, MA	02184
(Address of principal executive offices)	(Zip code)
(781) 917	-0600
(Registrant s telephone nun	nber, including area code)

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 β 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 during the preceding 12 months (or for such shorter period that the registrant was required to 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.

Large Accelerated filer o

Accelerated filer b

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 in Rule 12b-2 of the Exchange Act). Yes o No b

As of August 1, 2010, 26,803,086 shares of Common Stock, \$.001 par value per share, were outstanding.

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Item 1. Financial Statements

ALTRA HOLDINGS, INC. Condensed Consolidated Balance Sheets Amounts in thousands, except share amounts

	July 3, 2010		Dec	cember 31, 2009	
		(Una	audited)		
ASSETS					
Current assets:					
Cash and cash equivalents	\$	58,203	\$	51,497	
Trade receivables, less allowance for doubtful accounts of \$1,046 and \$1,434					
at July 3, 2010 and December 31, 2009, respectively		69,128		52,855	
Inventories		74,221		71,853	
Deferred income taxes		9,265		9,265	
Income tax receivable		111		4,754	
Assets held for sale		1,592		2 (1 =	
Prepaid expenses and other current assets		4,762		3,647	
Total current assets		217,282		193,871	
Property, plant and equipment, net		102,118		105,603	
Intangible assets, net		71,262		74,905	
Goodwill		77,493		78,832	
Deferred income taxes		679		679	
Other non-current assets, net		11,158		11,309	
Total assets	\$	479,992	\$	465,199	
LIABILITIES AND STOCKHOLDERS EQUITY					
Current liabilities:					
Accounts payable	\$	36,879	\$	27,421	
Accrued payroll	_	13,511	7	12,133	
Accruals and other current liabilities		22,422		19,971	
Deferred income taxes		7,275		7,275	
Current portion of long-term debt		3,307		1,059	
Total current liabilities		83,394		67,859	
Long-term debt less current portion and net of unaccreted discount		213,140		216,490	
Deferred income taxes		21,115		21,051	
Pension liablities		8,799		9,862	
Long-term taxes payable		9,487		9,661	
Other long-term liabilities		880		1,333	
Stockholders equity:				, -	
Common stock (\$0.001 par value, 90,000,000 shares authorized, 26,363,117					
and 26,057,993 issued and outstanding at July 3, 2010 and December 31,					
2009, respectively)		26		26	

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Additional paid-in capital Retained earnings Accumulated other comprehensive income	133,384 33,589 (23,822)	132,552 21,011 (14,646)
Total stockholders equity	143,177	138,943
Total liabilities and stockholders equity	\$ 479,992	\$ 465,199

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

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ALTRA HOLDINGS, INC. Condensed Consolidated Statements of Income Amounts in thousands, except per share data

		Quarter Ended		Year to Date Ended			nded	
		July 3, 2010		une 27, 2009	•	July 3, 2010	J	une 27, 2009
		(Unau	dited			(Unau	dited	
Net sales	\$	132,988	\$	111,877	\$	260,694	\$	236,417
Cost of sales		92,861		82,419		183,164		174,756
Gross profit		40,127		29,458		77,530		61,661
Operating expenses:								
Selling, general and administrative expenses		22,215		19,938		43,187		41,681
Research and development expenses		1,631		1,494		3,410		3,061
Other post employment benefit plan settlement								
gain								(1,467)
Restructuring costs		642		2,482		1,688		4,354
		24,488		23,914		48,285		47,629
Income from operations		15,639		5,544		29,245		14,032
Other non-operarting income and expense:								
Interest expense, net		4,956		6,240		9,896		12,589
Other non-operating expense, net		727		1,781		1,022		1,619
		,		-,,		-,		-,
		5,683		8,021		10,918		14,208
Income (loss) before income taxes		9,956		(2,477)		18,327		(176)
Provision (benefit) for income taxes		3,117		(711)		5,749		172
Net income (loss)	\$	6,839	\$	(1,766)	\$	12,578	\$	(348)
Consolidated Statement of Comprehensive loss	ф	(2.42)	Φ.		Φ.	(2.42)	Φ.	
Minimum pension liability adjustment	\$	(343)	\$	10.700	\$	(343)	\$	0.055
Foreign currency translation adjustment		(5,187)		10,798		(8,833)		8,255
Comprehensive income	\$	1,309	\$	9,032	\$	3,402	\$	7,907
W/ 1 . 1 . 1 . 1 . 1		26.262		25.021		26.242		25.011
Weighted average shares, basic		26,362		25,931		26,349		25,911
Weighted average shares, diluted		26,487		25,931		26,465		25,911
Net income per share:								
Basic	\$	0.26	\$	(0.07)	\$	0.48	\$	(0.01)
				, ,				• /

\$

(0.01)

Diluted \$ 0.26 \$ (0.07) \$ 0.48

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

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ALTRA HOLDINGS, INC. Condensed Consolidated Statements of Cash Flows Amounts in thousands

	Year to date ended			nded
	July 3, 2010 (Una		June udited	e 27, 2009
Cash flows from operating activities		`		,
Net income (loss)	\$	12,578	\$	(348)
Adjustments to reconcile net income to net cash flows:				
Depreciation		8,192		8,190
Amortization of intangible assets		2,350		2,732
Amortization and write-offs of deferred financing costs		416		957
Loss (gain) on foreign currency, net		361		1,379
Accretion of debt discount, net		148		372
Fixed asset impairment/disposal		207		1,395
Other post employment benefit plan settlement gain				(1,467)
Stock based compensation		1,120		1,587
Changes in assets and liabilities:				
Trade receivables		(18,570)		8,634
Inventories		(4,023)		20,446
Accounts payable and accrued liabilities		19,099		(15,384)
Other current assets and liabilities		(1,672)		(769)
Other operating assets and liabilities		(173)		83
Net cash provided by operating activities		20,033		27,807
Cash flows from investing activities				
Purchase of property, plant and equipment		(7,762)		(3,783)
Additional purchase price paid for acquisition		(1,177)		
Net cash used in investing activities		(8,939)		(3,783)
Cash flows from financing activities Payment on 11 1/4% Senior Notes				(4,950)
Payment on 9% Senior Secured Notes				(8,250)
Payments on Revolving Credit Agreement				(0,230) $(1,000)$
Payment of bond issuance costs		(122)		(1,000)
Shares repurchased for tax withholdings		(288)		
Payment on mortgages		(418)		(171)
Payment on capital leases		(381)		(381)
Net cash used in financing activities		(1,209)		(14,752)
-				
Effect of exchange rate changes on cash and cash equivalents		(3,179)		2,299

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Net change in cash and cash equivalents Cash and cash equivalents at beginning of year		6,706 51,497		11,571 52,073
Cash and cash equivalents at end of period	\$	58,203	\$	63,644
Cash paid during the period for: Interest Income taxes	\$ \$	9,636 860	\$ \$	12,047 1,014

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

ALTRA HOLDINGS, INC.

Notes to Unaudited Condensed Consolidated Interim Financial Statements Amounts in thousands, unless otherwise noted

1. Organization and Nature of Operations

Headquartered in Braintree, Massachusetts, Altra Holdings, Inc. (the Company), through its wholly-owned subsidiary Altra Industrial Motion, Inc. (Altra Industrial), is a leading multi-national designer, producer and marketer of a wide range of mechanical power transmission products. The Company brings together strong brands covering over 40 product lines with production facilities in eight countries and sales coverage in over 70 countries. The Company s leading brands include Boston Gear, Warner Electric, TB Wood s, Formsprag Clutch, Ameridrives Couplings, Industrial Clutch, Kilian Manufacturing, Marland Clutch, Nuttall Gear, Stieber Clutch, Wichita Clutch, Twiflex Limited, Bibby Transmissions, Matrix International, Inertia Dynamics, Huco Dynatork, and Warner Linear.

2. Basis of Presentation

The Company was formed on November 30, 2004 following acquisitions of The Kilian Company (Kilian) and certain subsidiaries of Colfax Corporation (Colfax). During 2006, the Company acquired Hay Hall Holdings Limited (Hay Hall) and Bear Linear (Warner Linear). On April 5, 2007, the Company acquired TB Wood s Corporation (TB Wood s), and on October 5, 2007, the Company acquired substantially all of the assets of All Power Transmission Manufacturing, Inc. (All Power).

The Company s unaudited consolidated condensed financial statements have been prepared in accordance with the instructions to Form 10-Q and do not include all of the information and note disclosures required by accounting principles generally accepted in the United States of America. These statements should be read in conjunction with the financial statements and notes thereto included in the Company s Annual Report on Form 10-K for the year ended December 31, 2009. In the opinion of management, the accompanying unaudited condensed consolidated financial statements include all adjustments, consisting only of normal recurring adjustments, necessary to present fairly the Company s financial position as of July 3, 2010 and December 31, 2009, and results of operations and cash flows for the quarters ended July 3, 2010 and June 27, 2009.

The Company follows a four, four, five week calendar per quarter with all quarters consisting of thirteen weeks of operations with the fiscal year end always on December 31.

3. Fair Value of Financial Instruments

The carrying values of financial instruments, including accounts receivable, accounts payable and other accrued liabilities, approximate their fair values due to their short-term maturities. The carrying amount of the $8^{1}/_{8}\%$ Senior Secured Notes was \$210.0 million at each of July 3, 2010 and December 31, 2009. The estimated fair value of the $8^{1}/_{8}\%$ Senior Secured Notes at July 3, 2010 and December 31, 2009 was \$213.2 million and \$215.5 million, respectively, based on quoted market prices for such notes.

4. Net Income per Share

Basic earnings per share is based on the weighted average number of shares of common stock outstanding, and diluted earnings per share is based on the weighted average number of shares of common stock outstanding and all potentially dilutive common stock equivalents outstanding. Common stock equivalents are included in the per share calculations when the effect of their inclusion would be dilutive.

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ALTRA HOLDINGS, INC.

Notes to Unaudited Condensed Consolidated Interim Financial Statements Amounts in thousands, unless otherwise noted

The following is a reconciliation of basic to diluted net income per share:

		Quarter Ended			Year to Date Ended			
	•	July 3, 2010	Jı	une 27, 2009	•	July 3, 2010		ine 27, 2009
Net income (loss)	\$	6,839	\$	(1,766)	\$	12,578	\$	(348)
Shares used in net income per common share b	asic	26,362		25,931		26,349		25,911
Incremental shares of unvested restricted commo stock	n	125				116		
Shares used in net income per common share diluted		26,487		25,931		26,465		25,911
Earnings per share:								
Basic	\$	0.26	\$	(0.07)	\$	0.48	\$	(0.01)
Diluted	\$	0.26	\$	(0.07)	\$	0.48	\$	(0.01)

5. Inventories

Inventories located at certain subsidiaries acquired in connection with the TB Wood s acquisition are stated at the lower of cost or market, principally using the last-in, first-out (LIFO) method. The remaining subsidiaries are stated at the lower of cost or market, using the first-in, first-out (FIFO) method. Market is defined as net realizable value. Inventories at July 3, 2010 and December 31, 2009 consisted of the following:

	July 3, 2010	Dec	December 31, 2009		
Raw materials Work in process	\$ 30,46 14,14		28,539 13,711		
Finished goods	29,61		29,603		
Inventories	\$ 74,22	1 \$	71,853		

Approximately 13% of total inventories at July 3, 2010 were valued using the LIFO method compared to approximately 13% as of December 31, 2009. The Company recorded a \$0.1 million provision as a component of cost of sales to value the inventory on a LIFO basis for the quarters ended July 3, 2010 and June 27, 2009. The Company recorded a \$0.2 million adjustment and \$0.1 million adjustment as a component of cost of sales to value the inventory on a LIFO basis for the year to date period ended July 3, 2010 and June 27, 2009, respectively.

ALTRA HOLDINGS, INC.

Notes to Unaudited Condensed Consolidated Interim Financial Statements Amounts in thousands, unless otherwise noted

6. Goodwill and Intangible Assets

Changes to goodwill from December 31, 2009 through July 3, 2010 were as follows:

Gross goodwill balance as of January 1 Adjustments related to additional purchase price paid Impact of changes in foreign currency	\$ 2010 110,642 532 (1,871)
Gross goodwill balance as of July 3	109,303
Accumulated impairment as of January 1 Impairment charge during the period	(31,810)
Accumulated impairment as of July 3	(31,810)
Net goodwill balance July 3, 2010	\$ 77,493

Other intangible assets as of July 3, 2010 and December 31, 2009 consisted of the following:

	July 3, 2010 Accumulated					December 31, 2009 Accumulated			
Other intangible assets		Cost	Am	ortization		Cost	Am	ortization	
Intangible assets not subject to amortization:									
Tradenames and trademarks	\$	30,730	\$		\$	30,730	\$		
Intangible assets subject to amortization:									
Customer relationships		62,038		21,603		62,038		19,655	
Product technology and patents		5,435		4,461		5,435		4,059	
Impact of changes in foreign currency		(877)				416			
Total intangible assets	\$	97,326	\$	26,064	\$	98,619	\$	23,714	

The Company recorded \$1.0 million and \$1.4 million of amortization expense in the quarters ended July 3, 2010 and June 27, 2009, respectively, and recorded \$2.4 and \$2.7 million of amortization expense in the year to date periods ended July 3, 2010 and June 27, 2009 respectively.

The estimated amortization expense for intangible assets is approximately \$2.8 million for the remainder of 2010, \$5.5 million in each of the next four years and then \$16.6 million thereafter.

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ALTRA HOLDINGS, INC.

Notes to Unaudited Condensed Consolidated Interim Financial Statements Amounts in thousands, unless otherwise noted

7. Warranty Costs

The contractual warranty period generally ranges from three months to thirty-six months based on product and application of the product. Changes in the carrying amount of accrued product warranty costs for each of the year to date periods ended July 3, 2010 and June 27, 2009 are as follows:

	J	June 27, 2009		
Balance at beginning of period Accrued current period warranty expense	\$	4,047 702	\$	4,254 617
Payments		(1,346)		(566)
Balance at end of period	\$	3,403	\$	4,305

8. Assets Held for Sale

In June 2010, the Company entered into a purchase and sale agreement for the Company s facility in Chattanooga, Tennessee. The net book value for the building is less than the fair market value less cost to sell and therefore no impairment loss has been recorded. The building is classified as an asset held for sale and the associated debt is classified as current in the condensed consolidated balance sheet.

9. Income Taxes

The estimated effective income tax rates recorded for the quarters ended July 3, 2010 and June 27, 2009 were based upon management s best estimate of the effective tax rate for the entire year. The change in the effective tax rate from -97.7% for the year to date period ended June 27, 2009 to 31.4% for the year to date period ended July 3, 2010, principally relates to increased profitability in 2010. During the third quarter of 2009, the Company negotiated an agreement with a foreign taxing authority allowing the Company to fully deduct certain interest charges. These interest charges were classified as non-deductible in the first half of 2009 tax rate and fully deductible in the first half of 2010 tax rate.

At July 3, 2010, the Company had \$9.5 million of unrecognized tax benefits. We do not expect the amount of unrecognized tax benefits to change significantly over the next 12 months.

The Company and its subsidiaries file a consolidated federal income tax return in the United States as well as consolidated and separate income tax returns in various state and foreign jurisdictions. In the normal course of business, the Company is subject to examination by taxing authorities in all of these jurisdictions. With the exception of certain foreign jurisdictions, the Company is no longer subject to income tax examinations for the tax years prior to 2005. Additionally, the Company has indemnification agreements with the sellers of the Colfax, Kilian and Hay Hall entities, which provide for reimbursement to the Company for payments made in satisfaction of tax liabilities relating to pre-acquisition periods.

The Company recognizes interest and penalties related to unrecognized tax benefits as a component of income tax expense in the condensed consolidated statements of income. At December 31, 2009 and July 3, 2010, the Company had \$3.5 million and \$3.7 million of accrued interest and penalties, respectively. The Company accrued \$0.2 million of interest and no penalties during the year to date period ended July 3, 2010.

10. Pension and Other Employee Benefits

Defined Benefit (Pension) and Post-retirement Benefit Plans

The Company sponsors various defined benefit (pension) and post-retirement (medical, dental and life insurance coverage) plans for certain, primarily unionized, active employees. In March 2009, the Company reached a new collective bargaining agreement with the union at its Erie, Pennsylvania facility. One of the provisions of the new agreement eliminated benefits that employees were entitled to receive through the applicable other post employment

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benefit plan (OPEB). This resulted in an OPEB settlement gain of \$1.5 million in the year to date period ended June 27, 2009.

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ALTRA HOLDINGS, INC.

Notes to Unaudited Condensed Consolidated Interim Financial Statements Amounts in thousands, unless otherwise noted

The following table represents the components of the net periodic benefit cost associated with the respective plans for the quarter and the year to date periods ended July 3, 2010 and June 27, 2009:

			Quartei	End	ed					
	Pension	Benefi	its		Other E	Benefit	ne 27,			
	ıly 3, 2010		ne 27, 2009		uly 3, 2010		ne 27, 2009			
Service cost	\$	\$	16	\$		\$	3			
Interest cost	314		365		7		19			
Expected return on plan assets	(305)		(327)							
Amortization of prior service income					(171)		(244)			
Other post employment benefit plan settlement										
gain										
Amortization of net gain					(41)		(7)			
Net periodic benefit cost (income)	\$ 9	\$	54	\$	(205)	\$	(229)			

e 27, 09
6
38
(488)
1,467)
(14)
1,925)
((

The Company made \$1.0 million of supplemental payments to the pension plan in the year to date period endings July 3, 2010.

11. Debt

Outstanding debt obligations at July 3, 2010 and December 31, 2009 were as follows:

	Amounts	s in millions
	July 3, 2010	December 31, 2009
Debt:		
Revolving Credit Agreement	\$	\$
Senior Secured Notes	210,000	210,000
Variable rate demand revenue bonds	5,300	5,300
Mortgages	2,314	3,144

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 Capital leases
 1,401
 1,821

 Less: debt discount, net of accretion
 (2,568)
 (2,716)

 Total long-term debt
 \$ 216,447
 \$ 217,549

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ALTRA HOLDINGS, INC.

Notes to Unaudited Condensed Consolidated Interim Financial Statements Amounts in thousands, unless otherwise noted

Senior Secured Notes

In November 2009, the Company issued \$210 million of $8^{1}/_{8}\%$ Senior Secured Notes (the Senior Secured Notes). The Senior Secured Notes are guaranteed by the Company s U.S. domestic subsidiaries and are secured by a second priority lien, subject to first priority liens securing the new senior secured credit facility (Revolving Credit Agreement), on substantially all of the Company s assets and those of its domestic subsidiaries. Interest on the Senior Secured Notes is payable semiannually in arrears, on June 1 and December 1 of each year, commencing on June 1, 2010 at an annual rate of $8^{1}/_{8}\%$. The effective interest rate of the Senior Secured Notes is approximately 8.75% after consideration of the \$6.5 million of deferred financing costs. The indenture governing the Senior Secured Notes contains covenants which restrict the Company and our subsidiaries. These restrictions limit or prohibit, among other things, the ability to incur additional indebtedness; repay subordinated indebtedness prior to stated maturities; pay dividends on or redeem or repurchase stock or make other distributions; make investments or acquisitions; sell certain assets or merge with or into other companies; sell stock in our subsidiaries; and create liens on their assets.

Tender Offer

The Company used the proceeds of the offering of the Senior Secured Notes to repurchase or redeem the 9% Senior Secured Notes (the Old Senior Secured Notes). On November 10, 2009, Altra Industrial commenced a cash tender offer to repurchase any and all of its outstanding Old Senior Secured Notes as of the date thereof at a price equal to \$1,000.00 per \$1,000 principal amount of notes tendered, plus an early tender premium of \$25.00 per \$1,000 principal amount of notes tendered before the early tender deadline. Holders who tendered their Old Senior Secured Notes also agreed to waive any rights to written notice of redemption. With respect to any Old Senior Secured Notes that were not tendered, Altra Industrial redeemed all Old Senior Secured Notes that remained outstanding after the expiration of the tender offer by issuing a notice of redemption on the early tender deadline. On the early tender deadline, Altra Industrial satisfied and discharged all of its obligations under the indenture governing the Old Senior Secured Notes by depositing funds with the depositary in an amount sufficient to pay and discharge any remaining indebtedness on the Old Senior Secured Notes upon the consummation of the tender offer. On December 10, 2009, Altra Industrial redeemed all of the Old Senior Secured Notes that remained outstanding following the consummation of the tender offer.

Refinancing Transaction

Concurrently with the closing of the offering of the Senior Secured Notes, Altra Industrial entered into the Revolving Credit Agreement, which provides for borrowing capacity in an initial amount of up to \$50.0 million (subject to adjustment pursuant to a borrowing base and subject to increase from time to time in accordance with the terms of the credit facility). The Revolving Credit Agreement replaced Altra Industrial s then existing senior secured credit facility (the Old Revolving Credit Agreement), and the TB Wood s existing credit facility (the Old TB Wood s Revolving Credit Agreement). There were no borrowings under the Revolving Credit Agreement at July 3, 2010, however, the lender had issued \$9.4 million of outstanding letters of credit on behalf of the Company.

Altra Industrial and all of its domestic subsidiaries are borrowers, or Borrowers , under the Revolving Credit Agreement. Certain of our existing and subsequently acquired or organized domestic subsidiaries that are not Borrowers do and will guarantee (on a senior secured basis) the Revolving Credit Agreement. Obligations of the other Borrowers under the Revolving Credit Agreement and the guarantees are secured by substantially all of Borrowers assets and the assets of each of our existing and subsequently acquired or organized domestic subsidiaries that is a guarantor of our obligations under the Revolving Credit Agreement (with such subsidiaries being referred to as the

U.S. subsidiary guarantors), including but not limited to: (a) a first-priority pledge of all the capital stock of subsidiaries held by Borrowers or any U.S. subsidiary guarantor (which pledge, in the case of any foreign subsidiary, will be limited to 100% of any non-voting stock and 65% of the voting stock of such foreign subsidiary) and (b) perfected first-priority security interests in and mortgages on substantially all tangible and intangible assets of each Borrower and U.S. subsidiary guarantor, including accounts receivable, inventory, equipment, general intangibles, investment property, intellectual property, certain real property, and cash and proceeds of the foregoing (in each case

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subject to materiality thresholds and other exceptions).

An event of default under the Revolving Credit Agreement would occur in connection with a change of control, among other things, if: (i) Altra Industrial ceases to own or control 100% of each of its Borrower subsidiaries, or (ii) a change of control occurs under the Senior Secured Notes, or any other subordinated indebtedness.

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ALTRA HOLDINGS, INC.

Notes to Unaudited Condensed Consolidated Interim Financial Statements Amounts in thousands, unless otherwise noted

An event of default under the Revolving Credit Agreement would also occur if an event of default occurs under the indentures governing the Senior Secured Notes or if there is a default under any other indebtedness that any Borrower may have involving an aggregate amount of \$10 million or more and such default: (i) occurs at final maturity of such debt, (ii) allows the lender thereunder to accelerate such debt or (iii) causes such debt to be required to be repaid prior to its stated maturity. An event of default would also occur under the Revolving Credit Agreement if any of the indebtedness under the Revolving Credit Agreement with limited exception ceases to be secured by a full lien on the assets of Borrowers and guarantors.

Old Revolving Credit Agreement

Prior to entering into the Revolving Credit Agreement, the Company maintained the Old Revolving Credit Agreement, a \$30 million revolving borrowings facility with a commercial bank, through its wholly owned subsidiary Altra Industrial. The Old Revolving Credit Agreement was subject to certain limitations resulting from the requirement of Altra Industrial to maintain certain levels of collateralized assets, as defined in the Old Revolving Credit Agreement. In connection with the refinancing transaction described above, the Old Revolving Credit Agreement was terminated.

Old TB Wood s Revolving Credit Agreement

In connection with the refinancing transaction described above, the Old TB Wood s Revolving Credit Agreement was paid in full and terminated.

Overdraft Agreements

Certain of the Company s foreign subsidiaries maintain overdraft agreements with financial institutions. There were no borrowings as of July 3, 2010 or December 31, 2009 under any of the overdraft agreements.

Old Senior Secured Notes

On November 30, 2004, Altra Industrial issued the Old Senior Secured Notes, with a face value of \$165.0 million. Interest on the Old Senior Secured Notes is payable semiannually, in arrears, on June 1 and December 1 of each year, beginning June 1, 2005, at an annual rate of 9%.

In connection with the acquisition of TB Wood s on April 5, 2007, Altra Industrial completed a follow-on offering issuing an additional \$105.0 million of the Old Senior Secured Notes. The additional \$105.0 million had the same terms and conditions as the previously issued Old Senior Secured Notes. The effective interest rate on the Old Senior Secured Notes, after the follow-on offering was approximately 9.6% after consideration of the amortization of \$5.6 million net discount and \$6.5 million of deferred financing costs.

During the second quarter of 2009, Altra Industrial retired \$8.3 million aggregate principal amount of the outstanding Senior Secured Notes at a redemption price of between 94.75% and 97.125% of the principal amount, plus accrued and unpaid interest. In connection with the redemption, Altra Industrial recorded a gain on the extinguishment of debt of \$0.4 million, which is recorded as a reduction in interest expense in the condensed consolidated statement of income (loss). In addition, Altra Industrial wrote-off \$0.1 million of deferred financing costs and original issue discount/premium which is included in interest expense.

Old Senior Notes

On February 8, 2006, Altra Industrial issued the Old Senior Notes, with a face value of £33 million. Interest on the Old Senior Notes was payable semiannually, in arrears, on August 15 and February 15 of each year, beginning August 15, 2006, at an annual rate of 11.25%. The effective interest rate on the Old Senior Notes was approximately 12.7%, after consideration of the \$0.7 million of deferred financing costs (included in other assets). The Old Senior Notes were to mature on February 13, 2013.

During the second quarter of 2009, Altra Industrial retired the remaining principal balance of the Senior Notes of £3.3 million or \$5.0 million of the principal amount, plus accrued and unpaid interest. In connection with the redemption, Altra Industrial incurred \$0.2 million of pre-payment premium and wrote-off the entire remaining balance of \$0.1 million of deferred financing fees, which is recorded as interest expense in the condensed consolidated statement of income (loss).

ALTRA HOLDINGS, INC.

Notes to Unaudited Condensed Consolidated Interim Financial Statements Amounts in thousands, unless otherwise noted

Variable Rate Demand Revenue Bonds

In connection with the acquisition of TB Wood s, the Company assumed obligations for certain Variable Rate Demand Revenue Bonds outstanding as of the acquisition date. TB Wood s had assumed obligations for approximately \$3.0 million and \$2.3 million of Variable Rate Demand Revenue Bonds issued under the authority of the industrial development corporations of the City of San Marcos, Texas and City of Chattanooga, Tennessee, respectively. These bonds bear variable interest rates (less than 1% as of July 3, 2010) and mature in April 2024 and April 2022, respectively. The bonds were issued to finance production facilities for TB Wood s manufacturing operations in those cities, and are secured by letters of credit issued under the terms of the Revolving Credit Agreement. The Chattanooga asset is classified as an asset held for sale at July 3, 2010 and the associated debt is classified as current in the condensed consolidated financial statements.

Mortgage

In June 2006, the Company entered into a mortgage on its building in Heidelberg, Germany with a local bank. In 2009, the Company refinanced the Heidelberg mortgage. As of July 3, 2010 the mortgage has a remaining principal of 1.9 million or \$2.3 million, and an interest rate of 3.5% and is payable in monthly installments over 15 years.

Capital Leases

The Company leases certain equipment under capital lease arrangements, whose obligations are included in both short-term and long-term debt.

12. Stockholders Equity

Stock-Based Compensation

The Company s Board of Directors established the 2004 Equity Incentive Plan (the Plan) that provides for various forms of stock-based compensation to independent directors, officers and senior-level employees of the Company. The restricted shares of common stock issued pursuant to the Plan generally vest ratably over a period ranging from immediately to 5 years, provided that the vesting of the restricted shares may accelerate upon the occurrence of certain liquidity events, if approved by the Board of Directors in connection with the transactions. Common stock awarded under the Plan is generally subject to restrictions on transfer, repurchase rights, and other limitations and rights as set forth in the applicable award agreements. The shares are valued based on the share price on the date of grant. The Plan permits the Company to grant restricted stock to key employees and other persons who make significant contributions to the success of the Company. The restrictions and vesting schedule for restricted stock granted under the Plan are determined by the Personnel and Compensation Committee of the Board of Directors. Compensation expense recorded during the year to date periods ended July 3, 2010 and June 27, 2009 was \$1.1 million and \$1.6 million, respectively. Stock-based compensation has been recorded as an adjustment to selling, general and administrative expenses in the accompanying condensed consolidated statements of income. Stock-based compensation expense is recognized on a straight-line basis over the vesting period.

The following table sets forth the activity of the Company s unvested restricted stock grants in the year to date period ended July 3, 2010:

	Shares	U	ted-average ate fair value
Restricted shares unvested December 31, 2009	560,081	\$	6.55
Shares granted	209,155	\$	10.52
Shares for which restrictions lapsed	(329,259)	\$	4.46
Restricted shares unvested July 3, 2010	439,977	\$	10.00

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Total remaining unrecognized compensation cost was \$3.9 million as of July 3, 2010, which will be recognized over a weighted average remaining period of three years. The fair market value of the shares in which the restrictions have lapsed during the year to date period ended July 3, 2010 was \$4.1 million. Restricted shares granted are valued based on the fair market value of the stock on the date of grant.

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ALTRA HOLDINGS, INC.

Notes to Unaudited Condensed Consolidated Interim Financial Statements Amounts in thousands, unless otherwise noted

13. Concentrations of Credit, Segment Data and Workforce

Financial instruments, which are potentially subject to counter party performance and concentrations of credit risk, consist primarily of trade accounts receivable. The Company manages these risks by conducting credit evaluations of customers prior to delivery or commencement of services. When the Company enters into a sales contract, collateral is normally not required from the customer. Payments are typically due within thirty days of billing. An allowance for potential credit losses is maintained, and losses have historically been within management s expectations. No customer represented greater than 10% of total sales for the quarters ended July 3, 2010 and June 27, 2009.

The Company is also subject to counter party performance risk of loss in the event of non-performance by counterparties to financial instruments, such as cash and investments. Cash and investments are held by international or well established financial institutions.

The Company has five operating segments that are regularly reviewed by our chief operating decision maker. Each of these operating segments represents a unit that produces mechanical power transmission products. The Company aggregates all of the operating segments into one reportable segment. The five operating segments have similar long-term average gross profit margins. All of our products are sold by one global sales force and we have one global marketing function. Strategic markets and industries are determined for the entire company and then targeted by the brands. All of our operating segments have common manufacturing and production processes. Each segment includes machine shops which use similar equipment and manufacturing techniques. Each of our segments uses common raw materials, such as aluminum, steel and copper. The materials are purchased and procurement contracts are negotiated by one global purchasing function.

We serve the general industrial market by selling to original equipment manufacturers (OEM) and distributors. Our OEM and distributor customers serve the general industrial market. Resource allocation decisions such as capital expenditure requirements and headcount requirements are made at a consolidated level and allocated to the individual operating segments.

Discrete financial information is not available by product line at the level necessary for management to assess performance or make resource allocation decisions.

Net sales to third parties by geographic region are as follows:

	Net : Quarte		Net Year to D	Sales ate E	
	July 3, 2010	June 27, 2009	July 3, 2010		June 27, 2009
North America (primarily U.S.) Europe Asia and other	\$ 99,219 26,683 7,086	\$ 81,726 23,831 6,320	\$ 192,383 54,572 13,739	\$	173,329 51,510 11,578
Total	\$ 132,988	\$ 111,877	\$ 260,694	\$	236,417

Net sales to third parties are attributed to the geographic regions based on the country in which the shipment originates.

The net assets of our foreign subsidiaries at July 3, 2010 and December 31, 2009 were \$82.9 million and \$76.8 million, respectively.

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ALTRA HOLDINGS, INC.

Notes to Unaudited Condensed Consolidated Interim Financial Statements Amounts in thousands, unless otherwise noted

14. Commitments and Contingencies

General Litigation

The Company is involved in various pending legal proceedings arising out of the ordinary course of business. None of these legal proceedings are expected to have a material adverse effect on the results of operations, cash flows, or financial condition of the Company. With respect to these proceedings, management believes that the Company will prevail, has adequate insurance coverage or has established appropriate reserves to cover potential liabilities. Any costs that management estimates may be paid related to these proceedings or claims are accrued when the liability is considered probable and the amount can be reasonably estimated. There can be no assurance, however, as to the ultimate outcome of any of these matters, and if all or substantially all of these legal proceedings were to be determined adversely to the Company, there could be a material adverse effect on the results of operations, cash flows, or financial condition of the Company. As of July 3, 2010 and December 31, 2009, there were no product liability claims for which management believed a loss was probable. As a result, no amounts were accrued in the accompanying consolidated balance sheets for product liability losses at those dates.

The Company is indemnified under the terms of certain acquisition agreements for certain pre-existing matters up to agreed upon limits.

15. Restructuring, Asset Impairment and Transition Expenses

In March 2009, the Company adopted a new restructuring plan (2009 Altra Plan) to improve the utilization of the manufacturing infrastructure and to realign the business with the current economic conditions. The 2009 Altra Plan is intended to improve operational efficiency by reducing headcount and consolidating facilities. The Company s total restructuring expense for the year to date period ended July 3, 2010 was \$1.7 million.

The Company s restructuring expense, by major component for the year to date periods ended July 3, 2010 and June 27, 2009, respectively, were as follows:

	J	ear to Date Ended uly 3, 2010 2009 Altra Plan	Year to Date Ended June 27, 2009 2009 Altra Plan
Expenses			
Severance Moving and relocation		980 387	2,682
Other cash expenses	\$	114	\$ 47
Total cash expenses	·	1,481	2,729
		-,	_,, _,
Non-cash asset impairment and loss on sale of fixed asset		207	1,625
Total restructuring expenses	\$	1,688	\$ 4,354

ALTRA HOLDINGS, INC.

Notes to Unaudited Condensed Consolidated Interim Financial Statements Amounts in thousands, unless otherwise noted

The following is a reconciliation of the accrued restructuring costs between December 31, 2009 and July 3, 2010:

	2009 A	Altra Plan
Balance at December 31, 2009 Cash restructuring expense incurred Cash payments	\$	915 1,481 (1,719)
Balance at July 3, 2010	\$	677

The total restructuring reserve as of July 3, 2010 relates to severance costs to be paid to employees. As of July 3, 2010, the Company has incurred \$9.0 million of cumulative expense related to the 2009 Altra Plan. The Company also expects to incur between \$0.8 million and \$1.0 million of additional expenses associated with the consolidation of facilities under the 2009 Altra Plan in 2010.

16. Guarantor Subsidiaries

The following condensed consolidating financial statements present separately the financial position, results of operations, and cash flows for (a) the Company, as parent, (b) the guarantor subsidiaries of the Company consisting of all of the, directly or indirectly, 100% owned U.S. subsidiaries of the Company, (c) the non-guarantor subsidiaries of the Company consisting of all non-domestic subsidiaries of the Company, and (d) eliminations necessary to arrive at the Company s information on a consolidated basis. These statements are presented in accordance with the disclosure requirements under the Securities and Exchange Commission s Regulation S-X, Rule 3-10. Separate financial statements of the Guarantor Subsidiaries are not presented because their guarantees are full and unconditional and joint and several.

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ALTRA HOLDINGS, INC. Notes to Unaudited Condensed Consolidated Interim Financial Statements Amounts in thousands, unless otherwise noted

Unaudited condensed consolidating balance sheet July 3, 2010

A GOVERNO		Issuer		uarantor bsidiaries		Non Guarantor Ibsidiaries	Eli	minations	Cor	nsolidated
ASSETS										
Current assets:										
Cash and cash equivalents	\$	1	\$	24,975	\$	33,227	\$		\$	58,203
Trade receivables, less										
allowance for doubtful accounts				46,123		23,005				69,128
Loans receivable from related										
parties		202,227						(202,227)		
Inventories		·		52,548		21,673				74,221
Deferred income taxes				9,087		178				9,265
Income tax receivable				,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,		111				111
Prepaid expenses and other						111				111
current assets				2,831		1,931				4,762
Assets held for sale						1,931				
Assets field for sale				1,592						1,592
Total current assets		202,228		137,156		80,125		(202,227)		217,282
Property, plant and equipment,										
net				74,573		27,545				102,118
Intangible assets, net				56,367		14,895				71,262
Goodwill				58,015		19,478				77,493
Deferred income taxes				20,012		679				679
Investment in subsidiaries		143,622				017		(143,622)		017
Other non-current assets		6,177		4,883		98		(143,022)		11,158
Other Hon-Current assets		0,177		4,003		90				11,136
Total assets	\$	352,027	\$	330,994	\$	142,820	\$	(345,849)	\$	479,992
	·	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	·	,	•	,	·	(= = ,= = ,	,	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,
LIABILITIES AND										
STOCKHOLDERS EQUITY										
Current liabilities:										
Accounts payable	\$		\$	24,568	\$	12,311	\$		\$	36,879
Accrued payroll	Ψ		Ψ	8,446	Ψ	5,065	Ψ		Ψ	13,511
Accrued payron Accruals and other current				0,440		3,003				13,311
		1 422		14 200		6711				22 422
liabilities		1,422		14,289		6,711				22,422
Deferred income taxes						7,275				7,275
Current portion of long-term										
debt				2,972		335				3,307
Loans payable to related parties				182,282		19,945		(202,227)		

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Total current liabilities		1,422		232,557		51,642		(202,227)		83,394
Long-term debt less current portion and net of unaccreted										
discount		207,428		3,630		2,082				213,140
Deferred income taxes				17,876		3,239				21,115
Pension liablities				5,641		2,822				8,463
Long-term taxes payables				9,487						9,487
Other long-term liabilities				1,101		115				1,216
Total stockholders equity		143,177		60,702		82,920		(143,622)		143,177
Total liabilities and	¢	252 027	\$	220 004	¢	142 920	\$	(245 940)	¢	470.002
stockholders equity	Ф	352,027	Ф	330,994	\$	142,820	Э	(345,849)	\$	479,992

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ALTRA HOLDINGS, INC.

Notes to Unaudited Condensed Consolidated Interim Financial Statements Amounts in thousands, unless otherwise noted Condensed Consolidating Balance Sheet December 31, 2009

		Issuer	uarantor bsidiaries		Non Guarantor ubsidiaries	Eli	minations	Coi	nsolidated
ASSETS									
Current assets:	Φ.		10 = 11	4	24 = 52	4			7 4 40 7
Cash and cash equivalents	\$	1	\$ 19,744	\$	31,752	\$		\$	51,497
Trade receivables, less			22.066		10.000				50 055
allowance for doubtful accounts			33,966		18,889				52,855
Loans receivable from related		214 502					(214 592)		
parties Inventories		214,583	50.021		20.022		(214,583)		71 052
Inventories Deferred income taxes			50,931		20,922				71,853
			9,087		178				9,265
Assets held for sale		1 102	2 200		254				1751
Income tax receivable		1,192	3,308		254				4,754
Prepaid expenses and other			2 200		1 220				3,647
current assets			2,309		1,338				3,047
Total current assets		215,776	119,345		73,333		(214,583)		193,871
Property, plant and equipment,									
net			74,559		31,044				105,603
Intangible assets, net			58,392		16,513				74,905
Goodwill			58,015		20,817				78,832
Deferred income taxes			30,013		679				679
Investment in subsidiaries		125,792			017		(125,792)		017
Other non-current assets		6,394	4,816		99		(123,772)		11,309
Other hon-current assets		0,374	4,010						11,507
Total assets	\$	347,962	\$ 315,127	\$	142,485	\$	(340,375)	\$	465,199
LIABILITIES AND STOCKHOLDERS EQUITY Current liabilities:									
Accounts payable	\$	76	\$ 18,156	\$	9,189	\$		\$	27,421
Accrued payroll			7,415		4,718				12,133
Accruals and other current			•		•				,
liabilities		1,659	10,711		7,601				19,971
Deferred income taxes		,	,-		7,275				7,275
Current portion of long-term					,,_,=				. ,— , —
debt			650		409				1,059
Loans payable to related parties			187,611		26,972		(214,583)		-,/
r			,		-,		, , /		

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Total current liabilities	1,735	224,543	56,164	(214,583)	67,859
Long-term debt less current portion and net of unaccreted					
discount and premium	207,284	6,267	2,939		216,490
Deferred income taxes		17,876	3,175		21,051
Pension liablities		6,633	3,229		9,862
Long-term taxes payables		9,661			9,661
Other long-term liabilities		1,177	156		1,333
Total stockholders equity	138,943	48,970	76,822	(125,792)	138,943
Total liabilities and stockholders equity	\$ 347,962	\$ 315,127	\$ 142,485	\$ (340,375)	\$ 465,199

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ALTRA HOLDINGS, INC.

Notes to Unaudited Condensed Consolidated Interim Financial Statements Amounts in thousands, unless otherwise noted Unaudited Condensed Consolidating Statement of Income

Year to Date Ended July 3, 2010

			ı cai	to Date	c Enaca July	' J, 4	010		
		Guarantor Non-Guarantor							
	Issuer	Su	bsidiaries	Sul	osidiaries	Eli	minations	Coi	nsolidated
Net sales	\$	\$	196,482	\$	83,680	\$	(19,468)	\$	260,694
Cost of sales			145,340		57,292		(19,468)		183,164
Gross profit Selling, general and			51,142		26,388				77,530
administrative expenses Research and development	46		29,214		13,927				43,187
expenses			2,048		1,362				3,410
Restructuring costs			978		710				1,688
Income (loss) from operations	(46)		18,902		10,389				29,245
Interest expense, net Other non-operating expense,	9,061		724		111				9,896
net Equity in earnings of			126		896				1,022
subsidiaries	17,832						(17,832)		
Income before income taxes Provision (benefit) for income	8,725		18,052		9,382		(17,832)		18,327
taxes	(3,853)		6,318		3,284				5,749
Net income	\$ 12,578	\$	11,734	\$	6,098	\$	(17,832)	\$	12,578

Unaudited Condensed Consolidating Statement of Income

Year to Date Ended June 27, 2009 Guarantor **Non-Guarantor Issuer Subsidiaries Subsidiaries Eliminations** Consolidated \$ \$ Net sales 176,958 (14,182)236,417 73,641 Cost of sales 135,139 53,799 (14,182)174,756 Gross profit 41,819 19,842 61,661 Selling, general and administrative expenses 26,260 15,421 41,681 Research and development expenses 1,963 1,098 3,061 Other post employment benefit plan settlement (1,467)(1,467)Restructuring costs 2,139 2,215 4,354 Income from operations 12,924 1,108 14,032

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Interest expense, net Other non-operating income Equity in earnings of subsidiaries	(348)	12,516 396	73 1,223	348	12,589 1,619
Income (loss) from before income taxes Provision (benefit) for income taxes	(348)	12 241	(188) (69)	348	(176) 172
Net income (loss)	\$ (348)	\$ (229)	\$ (119)	\$ 348	\$ (348)
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ALTRA HOLDINGS, INC.

Notes to Unaudited Condensed Consolidated Interim Financial Statements Amounts in thousands, unless otherwise noted Unaudited Condensed Consolidating Statement of Income

Quarter	Ended,	July	3, 2010
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		Guarantor Non-Guarantor								
]	ssuer	Su	bsidiaries	Sul	bsidiaries	Eli	minations	Coı	nsolidated
Net sales	\$		\$	101,398	\$	41,686	\$	(10,096)	\$	132,988
Cost of sales			,	74,026	,	28,931		(10,096)	·	92,861
Gross profit				27,372		12,755				40,127
Selling, general and										
administrative expenses		20		15,718		6,477				22,215
Research and development										
expenses				964		667				1,631
Restructuring costs				180		462				642
Income (loss) from operations		(20)		10,510		5,149				15,639
Interest expense, net		4,565		339		52				4,956
Other non-operating expense,										
net				52		675				727
Equity in earnings of										
subsidiaries		8,807						(8,807)		
Income before income taxes		4,222		10,119		4,422		(8,807)		9,956
Provision (benefit) for income taxes		(2,617)		3,938		1,796				3,117
Net income	\$	6,839	\$	6,181	\$	2,626	\$	(8,807)	\$	6,839

Unaudited Condensed Consolidating Statement of Income

Quarter Ended June 27, 2009

	Issuer	Guarantor Issuer Subsidiaries		Guarantor sidiaries	Elin	ninations	Consolidated			
Net sales	\$	\$	83,417	\$ 35,359	\$	(6,899)	\$	111,877		
Cost of sales			62,743	26,575		(6,899)		82,419		
Gross profit			20,674	8,784				29,458		
Selling, general and administrative expenses			12,314	7,624				19,938		
Research and development										
expenses			933	561				1,494		
Restructuring costs			625	1,857				2,482		
Income (loss) from operations			6,802	(1,258)				5,544		
Interest expense, net			6,216	24				6,240		
-			516	1,265				1,781		

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Other non-operating expense, net Equity in earnings of subsidiaries	(1,766)			1,766	
Income (loss) before income taxes Provision (benefit) for income taxes	(1,766)	70 231	(2,547) (942)	1,766	(2,477) (711)
Net income (loss)	\$ (1,766)	\$ (161)	\$ (1,605)	\$ 1,766	\$ (1,766)

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ALTRA HOLDINGS, INC.

Notes to Unaudited Condensed Consolidated Interim Financial Statements Amounts in thousands, unless otherwise noted Unaudited Condensed Consolidating Statement of Cash Flows

Unaudited Condensed Consolidating Statement of Cash Flows												
		Year to Date Ended July 3, 2010 Guarantor Non-Guarantor Issuer Subsidiaries Subsidiaries Eliminations								solidated		
Cash flows from operating		155001	Sul	isiulai les	Subsidiaries		EIII	iiiiauoiis	Consolidated			
activities												
Net income	\$	12,578	\$	11,734	\$	6,098	\$	(17,832)	\$	12,578		
	Ф	12,376	Ф	11,/34	Ф	0,098	Ф	(17,032)	Ф	12,376		
Undistributed equity in		(17.022)						17 922				
earnings of subsidiaries		(17,832)						17,832				
Adjustments to reconcile net												
income to net cash flows:				<i>(</i> 200		1 002				0.102		
Depreciation				6,289		1,903				8,192		
Amortization of intangible				2.025		225				2.250		
assets				2,025		325				2,350		
Amortization and write-offs of		44.6								44.6		
deferred loan costs		416								416		
Fixed asset impairment				207						207		
Loss on foreign currency, net						361				361		
Accretion of debt discount		148								148		
Deferred income tax												
Stock based compensation				1,120						1,120		
Changes in assets and												
liabilities:												
Trade receivables				(12,494)		(6,076)				(18,570)		
Inventories				(1,616)		(2,407)				(4,023)		
Accounts payable and accrued												
liabilities		879		13,300		4,920				19,099		
Other current assets and												
liabilities				(953)		(719)				(1,672)		
Other operating assets and												
liabilities		(77)		(74)		(22)				(173)		
Net cash provided by operating												
activities		(3,888)		19,538		4,383				20,033		
		, , ,										
Cash flows from investing												
activities												
Purchase of fixed assets				(6,783)		(979)				(7,762)		
Contingent consideration										•		
payment				(645)		(532)				(1,177)		
				. ,		` ,						
Net cash used in investing												
activities				(7,428)		(1,511)				(8,939)		
				(, ,)		(,)				(-))		

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Cash flows from financing activities					
Payment of debt issuance costs	(123)	1			(122)
Shares repurchased	(288)				(288)
Payments on mortgages			(418)		(418)
Change in affiliate debt	4,299	(6,562)	2,263		
Payment on capital leases		(318)	(63)		(381)
Net cash (used in) provided by					
financing activities	3,888	(6,879)	1,782		(1,209)
Effect of exchange rate					
changes on cash and cash			(2.170)		(2.170)
equivalents			(3,179)		(3,179)
Net change in cash and cash					
equivalents		5,231	1,475		6,706
Cash and cash equivalents at beginning of year	1	19,744	31,752		51,497
		,	,		,
Cash and cash equivalents at					
end of period	\$ 1	\$ 24,975	\$ 33,227	\$	\$ 58,203
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ALTRA HOLDINGS, INC.

Notes to Unaudited Condensed Consolidated Interim Financial Statements Amounts in thousands, unless otherwise noted Unaudited Condensed Consolidating Statement of Cash Flows

						Ended June	27, 200	9		
	To	suer		arantor sidiaries		Guarantor sidiaries	Elimir	nations	Cons	solidated
Cash flows from operating	10	Suci	Sub.	sidiai ies	Sub.	Sididi ies	2111111	lations	Com	onauteu
activities										
Net income (loss)	\$	(348)	\$	(229)	\$	(119)	\$	348	\$	(348)
Undistributed equity in earnings										
of subsidiaries		348						(348)		
Adjustments to reconcile net										
income (loss) to net cash flows:										
Depreciation				5,977		2,213				8,190
Amortization of intangibles and										
deferred loan costs				3,015		674				3,689
Gain on foreign currency, net				270		1,109				1,379
Accretion of debt discount and						ŕ				,
premium, net				372						372
Fixed asset impairment/disposal				1,395						1,395
Other post employment benefit				•						•
plan settlement gain				(1,467)						(1,467)
Stock based compensation				1,587						1,587
Changes in assets and liabilities:				•						·
Trade receivables				2,730		5,904				8,634
Inventories				16,142		4,304				20,446
Accounts payable and accrued										
liabilities				(9,495)		(5,889)				(15,384)
Other current assets and										
liabilities				2,483		(3,252)				(769)
Other operating assets and										
liabilities				(51)		134				83
Net cash provided by operating										
activities				22,729		5,078				27,807
Cash flows from investing activities										
Purchase of fixed assets				(3,401)		(382)				(3,783)
Net cash used in by investing										
activities				(3,401)		(382)				(3,783)

Cash flows from financing activities

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Payments on 11 1/4% Senior					
Notes		(4,950)			(4,950)
Payments on 9% Senior Secured					
Notes		(8,250)			(8,250)
Payments on Revolving Credit					
Agreement		(1,000)			(1,000)
Payments on capital leases		(341)	(40)		(381)
Payments on mortgages			(171)		(171)
Change in affiliate debt		3,580	(3,580)		
Net cash (used in) provided by					
financing activities		(10,961)	(3,791)		(14,752)
Effect of exchange rate changes on cash and cash equivalents			2,299		2,299
Net change in cash and cash		0.267	2 20 4		11.571
equivalents Cash and cash equivalents at		8,367	3,204		11,571
beginning of year	1	24,432	27,640		52,073
Cash and cash equivalents at					
end of period	\$ 1	\$ 32,799	\$ 30,844	\$	\$ 63,644

17. Subsequent Events

The Company considers events or transactions that occur after the balance sheet date but before the financial statements are issued to provide additional evidence relative to certain estimates or to identify matters that require additional disclosure. The Company evaluated subsequent events through the date the financial statements were issued.

Item 2. Management s Discussion and Analysis of Financial Condition and Results of Operations CAUTIONARY STATEMENT REGARDING FORWARD-LOOKING STATEMENTS

This Quarterly Report on Form 10-Q contains forward-looking statements, within the meaning of Section 27A of the Securities Act of 1933, as amended, and Section 21E of the Securities Exchange Act of 1934, as amended, which reflect the Company s current estimates, expectations and projections about the Company s future results, performance, prospects and opportunities. Forward-looking statements include, among other things, the information concerning the Company s possible future results of operations including revenue, costs of goods sold, and gross margin, business and growth strategies, financing plans, the Company s competitive position and the effects of competition, the projected growth of the industries in which we operate, and the Company s ability to consummate strategic acquisitions and other transactions. Forward-looking statements include statements that are not historical facts and can be identified by forward-looking words such as anticipate, believe. could. estimate. expect. intend. plan. may. should, project, and similar expressions. These forward-looking statements are based upon information currently available to the Company and are subject to a number of risks, uncertainties, and other factors that could cause the Company s actual results, performance, prospects, or opportunities to differ materially from those expressed in, or implied by, these forward-looking statements. Important factors that could cause the Corporation s actual results to differ materially from the results referred to in the forward-looking statements the Corporation makes in this report include:

the Company s access to capital, credit ratings, indebtedness, and ability to raise additional financings and operate under the terms of the Company s debt obligations;

the risks associated with our debt leverage;

the effects of intense competition in the markets in which we operate;

the Company s ability to successfully execute, manage and integrate key acquisitions and mergers;

the Company s ability to obtain or protect intellectual property rights;

the Company s ability to retain existing customers and our ability to attract new customers for growth of our business:

the effects of the loss or bankruptcy of or default by any significant customer, suppliers, or other entity relevant to the Company s operations;

the Company s ability to successfully pursue the Company s development activities and successfully integrate new operations and systems, including the realization of revenues, economies of scale, cost savings, and productivity gains associated with such operations;

the Company s ability to complete cost reduction actions and risks associated with such actions;

the Company s ability to control costs;

the Company s ability to implement the 2009 Altra Plan to improve operational efficiency

the Company s ability to manage expenses associated with the consolidation of facilities

failure of the Company s operating equipment or information technology infrastructure;

the Company s ability to achieve its business plans, including with respect to an uncertain economic environment;

changes in employment, environmental, tax and other laws and changes in the enforcement of laws; the accuracy of estimated forecasts of OEM customers and the impact of the current global economic environment on our customers;

fluctuations in the costs of raw materials used in our products;

the Company s ability to attract and retain key executives and other personnel;

work stoppages and other labor issues;

changes in the Company s pension and retirement liabilities;

the Company s risk of loss not covered by insurance;

the outcome of litigation to which the Company is a party from time to time, including product liability claims;

changes in accounting rules and standards, audits, compliance with the Sarbanes-Oxley Act, and regulatory investigations;

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changes in market conditions that could result in the impairment of goodwill or other assets of the Company;

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changes in market conditions in which we operate that could influence the value of the Company s stock; the effects of changes to critical accounting estimates; changes in volatility of the Company s stock price and the risk of litigation following a decline in the price of the Company s stock price; the cyclical nature of the markets in which we operate;

the risks associated with the global recession and volatility and disruption in the global financial markets;

political and economic conditions nationally, regionally, and in the markets in which we operate; natural disasters, war, civil unrest, terrorism, fire, floods, tornadoes, earthquakes, hurricanes, or other matters beyond the Company s control;

the risks associated with international operations, including currency risks; and other factors, risks, and uncertainties referenced in the Company s filings with the Securities and Exchange Commission, including the Risk Factors set forth in the Company s Annual Report on Form 10-K for the year ended December 31, 2009.

YOU ARE CAUTIONED NOT TO PLACE UNDUE RELIANCE ON ANY FORWARD-LOOKING STATEMENTS, ALL OF WHICH SPEAK ONLY AS OF THE DATE OF THIS QUARTERLY REPORT. EXCEPT AS REQUIRED BY LAW, WE UNDERTAKE NO OBLIGATION TO PUBLICLY UPDATE OR RELEASE ANY REVISIONS TO THESE FORWARD-LOOKING STATEMENTS TO REFLECT ANY EVENTS OR CIRCUMSTANCES AFTER THE DATE OF THIS QUARTERLY REPORT OR TO REFLECT THE OCCURRENCE OF UNANTICIPATED EVENTS. ALL SUBSEQUENT WRITTEN AND ORAL FORWARD-LOOKING STATEMENTS ATTRIBUTABLE TO US OR ANY PERSON ACTING ON THE COMPANY S BEHALF ARE EXPRESSLY QUALIFIED IN THEIR ENTIRETY BY THE CAUTIONARY STATEMENTS CONTAINED OR REFERRED TO IN THIS SECTION AND IN OUR RISK FACTORS SET FORTH IN PART I, ITEM 1A OF THE COMPANY S ANNUAL REPORT ON FORM 10-K FOR THE YEAR ENDED DECEMBER 31, 2009, AND IN OTHER REPORTS FILED WITH THE SEC BY THE COMPANY.

The following discussion of the financial condition and results of operations of Altra Holdings, Inc. and its subsidiaries should be read together with the audited financial statements of Altra Holdings, Inc. and its subsidiaries and related notes included in the Company s Annual Report on Form 10-K for the year ended December 31, 2009. Unless the context requires otherwise, the terms Altra Holdings, the Company, we, us, and our refer to Altra Holdings, Inc. and its subsidiaries.

General

Altra Holdings, Inc. is the parent company of Altra Industrial Motion, Inc. (Altra Industrial) and owns 100% of Altra Industrial s outstanding capital stock. Altra Industrial, directly or indirectly, owns 100% of the capital stock of its 48 subsidiaries. The following chart illustrates a summary of our corporate structure:

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Although we were incorporated in Delaware in 2004, much of our current business has its roots with the prior acquisition by Colfax Corporation, or Colfax, of a series of power transmission businesses. In December 1996, Colfax acquired the MPT group of Zurn Technologies, Inc. Colfax subsequently acquired Industrial Clutch Corp. in May 1997, Nuttall Gear Corp. in July 1997 and the Boston Gear and Delroyd Worm Gear brands in August 1997 as part of Colfax s acquisition of Imo Industries, Inc. In February 2000, Colfax acquired Warner Electric, Inc., which sold products under the Warner Electric, Formsprag Clutch, Stieber, and Wichita Clutch brands. Colfax formed Power Transmission Holding LLC, or PTH , in June 2004 to serve as a holding company for all of these power transmission businesses. Boston Gear was established in 1877, Warner Electric, Inc. in 1927, and Wichita Clutch in 1949. On November 30, 2004, we acquired our original core business through the acquisition of PTH from Colfax. We refer to this transaction as the PTH Acquisition.

On October 22, 2004, The Kilian Company, or Kilian, a company formed at the direction of Genstar Capital, then the largest stockholder of Altra Holdings, acquired Kilian Manufacturing Corporation from Timken U.S. Corporation. At the completion of the PTH Acquisition, (i) all of the outstanding shares of Kilian capital stock were exchanged for shares of our capital stock and (ii) Kilian and its subsidiaries were transferred to Altra Industrial.

On February 10, 2006, we purchased all of the outstanding share capital of Hay Hall Holdings Limited, or Hay Hall. Hay Hall was a UK-based holding company established in 1996 that was focused primarily on the manufacture of couplings and clutch brakes.

On May 18, 2006, we acquired substantially all of the assets of Bear Linear Inc., or Warner Linear. Warner Linear manufactures high value-added linear actuators which are electromechanical power transmission devices designed to move and position loads linearly for mobile off-highway and industrial applications.

On April 5, 2007, the Company acquired all of the outstanding shares of TB Wood s Corporation, or TB Wood s. TB Wood s is an established designer, manufacturer and marketer of mechanical and electronic industrial power transmission products with a history dating back to 1857.

On October 5, 2007, we acquired substantially all of the assets of All Power Transmission Manufacturing, Inc., or All Power, a manufacturer of universal joints.

On December 31, 2007, we sold the TB Wood s adjustable speed drives business, or Electronics Division. We sold the Electronics Division in order to continue our strategic focus on our core electro-mechanical power transmission business.

We are a leading global designer, producer and marketer of a wide range of MPT and motion control products with a presence in over 70 countries. Our global sales and marketing network includes over 1,000 direct OEM customers and over 3,000 distributor outlets. Our product portfolio includes industrial clutches and brakes, enclosed gear drives, open gearing, couplings, engineered bearing assemblies, linear components and other related products. Our products serve a wide variety of end markets including energy, general industrial, material handling, mining, transportation and turf and garden. We primarily sell our products to a wide range of OEMs and through long-standing relationships with industrial distributors such as Motion Industries, Applied Industrial Technologies, Kaman Industrial Technologies and W.W. Grainger.

While the power transmission industry has undergone some consolidation, we estimate that in 2009 the top five broad-based MPT companies represented approximately 21% of the U.S. power transmission market. The remainder of the power transmission industry remains fragmented with many small and family-owned companies that cater to a specific market niche often due to their narrow product offerings. We believe that consolidation in our industry will continue because of the increasing demand for global distribution channels, broader product mixes and better brand recognition to compete in this industry.

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Our products, principal brands and markets and sample applications are set forth below:

Products	Principal Brands	Principal Markets	Sample Applications
Clutches and Brakes	Warner Electric, Wichita Clutch, Formsprag Clutch, Stieber Clutch, Matrix, Inertia Dynamics, Twiflex, Industrial Clutch, Marland Clutch	Aerospace, energy, material handling, metals, turf and garden, mining	Elevators, forklifts, lawn mowers, oil well draw works, punch presses, conveyors
Gearing	Boston Gear, Nuttall Gear, Delroyd	Food processing, material handling, metals, transportation	Conveyors, ethanol mixers, packaging machinery, metal processing equipment
Engineered Couplings	Ameridrives, Bibby Transmissions, TB Wood s	Energy, metals, plastics, chemical	Extruders, turbines, steel strip mills, pumps
Engineered Bearing Assemblies	Kilian	Aerospace, material handling, transportation	Cargo rollers, seat storage systems, conveyors
Power Transmission Components	Warner Electric, Boston Gear, Huco Dynatork, Warner Linear, Matrix, TB Wood s	Material handling, metals, turf and garden	Conveyors, lawn mowers, machine tools
Engineered Belted Drives	TB Wood s	Aggregate, HVAC, material handling	Pumps, sand and gravel conveyors, industrial fans

Our Internet address is www.altramotion.com. By following the link Investor Relations and then SEC filings on our Internet website, we make available, free of charge, our Annual Report on Form 10-K, our Quarterly Reports on Form 10-Q, our Current Reports on Form 8-K and amendments to those reports filed or furnished pursuant to Section 13(a) or 15(d) of the Securities Exchange Act of 1934, as amended (the Exchange Act) as soon as reasonably practicable after such forms are filed with or furnished to the SEC. We are not including the information contained on or available through our website as a part of, or incorporating such information by reference into, this Form 10-Q.

Business Outlook

Our future financial performance depends, in large part, on conditions in the markets that we serve and on the U.S. and global economies in general. In the second half of 2010, we expect to focus on the execution of our long term growth strategy, but will also continue to focus on executing on plant consolidations and maintaining a reduced cost base. Among other items, we expect our growth initiatives in 2010 will include investing in organic growth, seeking strategic acquisitions, targeting key underpenetrated geographic regions, entering new high-growth markets, enhancing our efficiency and productivity through the Altra Business System and focusing on the development of our people and processes.

During 2010, it appears that inventory reduction efforts previously executed by our customers have declined significantly as sales to our largest distribution customers have improved. We believe the majority of our sales increase was due to improvement in end market demand.

Critical Accounting Policies

The preparation of our condensed consolidated financial statements and related disclosures in conformity with accounting principles generally accepted in the United States requires management to make judgments, assumptions and estimates that affect our reported amounts of assets, revenues and expenses, as well as related disclosure of contingent assets and liabilities. We base our estimates on past experiences and other assumptions we believe to be appropriate, and we evaluate these estimates on an on-going basis. Management believes there have been no significant changes in our critical accounting policies since December 31, 2009. See the discussion of critical accounting policies in our Annual Report on Form 10-K for the year ended December 31, 2009.

Results of Operations

	Quarter Ended				Year to Date Ended			
	July 3,		June 27 ,		July 3,		June 27 ,	
(In thousands, except per share data)		2010	2009		2010		2009	
Net sales	\$	132,988	\$	111,877	\$	260,694	\$	236,417
Cost of sales		92,861		82,419		183,164		174,756
Gross profit		40,127		29,458		77,530		61,661
Gross profit percentage		30.17%		26.33%		29.74%		26.08%
Selling, general and administrative expenses		22,215		19,938		43,187		41,681
Research and development expenses		1,631		1,494		3,410		3,061
Other post employment benefit plan settlement								
gain								(1,467)
Restructuring costs		642		2,482		1,688		4,354
Income from operations		15,639		5,544		29,245		14,032
Interest expense, net		4,956		6,240		9,896		12,589
Other non-operating expense, net		727		1,781		1,022		1,619
Income before income taxes		9,956		(2,477)		18,327		(176)
Provision (benefit) for income taxes		3,117		(711)		5,749		172
Net income (loss)	\$	6,839	\$	(1,766)	\$	12,578	\$	(348)

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Quarter Ended July 3, 2010 compared with Quarter Ended June 27, 2009 (Amounts in thousands unless otherwise noted)

	July 3, 2010	June 27, 2009	Change	%
Net sales	\$ 132,988	\$ 111,877	\$ 21,111	18.9%

Ouarter Ended

The majority of the increase in sales during the second quarter of 2010 is due to improvements in the end markets we serve. We have seen the apparent conclusion of our customers—inventory reduction efforts that had been in place throughout 2009 and increased production at our OEM customers. During the second quarter of 2010, the Company benefited from a particularly strong period of sales to our turf and garden OEMs. Had the 2010 foreign exchange rates remained constant when compared to 2009, sales would have increased \$21.6 million or 19.3%. We expect to see continued increases in sales in 2010 compared to 2009, but do not expect the second half of 2010 to be as strong as the first half.

	Quarter					ed	
	July 3, 2010		June 27, 2009		(Change	%
Gross Profit	\$	40,127	\$	29,458	\$	10,669	36.2%
Gross Profit as a percent of sales		30.1%		26.3%			

The increase in gross profit as a percentage of sales was primarily due to cost saving measures put into place in 2009 and productivity improvements we have implemented, as well as better overhead absorption as a result of higher production levels. Had the 2010 foreign exchange rates remained constant when compared to 2009, gross profit would have increased \$10.8 million or 36.8%. We expect our full year 2010 gross profit as a percentage of sales to increase when compared to 2009.

	Quarter Ended							
	July 3, June 27, 2010 2009		,	Change		%		
Selling, general and administrative expense								
(SG&A)	\$	22,215	\$	19,938	\$	2,277	11.4%	
SG&A as a percent of sales		16.7%		17.8%				

SG&A increased due to the reinstatement of certain employee benefits that were temporarily suspended during 2009. However due to our cost reduction efforts in 2009 that were focused on headcount reductions and the elimination of non-critical expenses, SG&A as a percentage of sales decreased in the second quarter of 2010 when compared to 2009. During the remainder of 2010, we expect to maintain our SG&A costs through plant consolidations and additional headcount reductions. as well as a focus on maintaining our reduced cost base, offset by the reintroduction of certain temporarily suspended employee benefits.

				Quarter Ended				
	ly 3, 010		ine 27, 2009	(Change	%		
Restructuring expenses	\$ 642	\$	2,482	\$	(1,840)	-74.1%		

In March 2009, we adopted a new restructuring plan (the 2009 Altra Plan) to continue to improve the utilization of our manufacturing infrastructure and to realign our business with the current economic conditions. We expect the 2009 Altra Plan to improve operational efficiency by reducing headcount and consolidating certain facilities. During the second quarter 2010, we recorded \$0.6 million of restructuring expenses, of which \$0.2 million was related to severance, \$0.2 million was related to other restructuring charges, (primarily moving and relocation costs), and \$0.2 million related to non-cash impairment charges. We expect to incur between \$0.8 million and \$1.0 million of additional expenses associated with workforce reductions and consolidation of facilities in 2010.

				Quartei	ed		
	•	July 3, 2010		June 27, 2009		Change	%
Interest Expense, net	\$	4,956	\$	6,240	\$	(1,284)	-20.6%

Net interest expense decreased due to the lower average outstanding balance of debt in 2010 resulting in a reduction of interest expense and due to the impact of a lower interest rate as a result of our refinancing in late 2009.

	Quarter Ended								
	_	ıly 3, 010	June 27, 2009		Change		%		
Other non-operating loss (income), net	\$	727	\$	1,781	\$	(1,054)	-59.2%		
Other non-operating loss (income) in each perio	d relates pr	imarily to	chang	ges in forei	gn cu	rrency, prima	rily the		

Other non-operating loss (income) in each period relates primarily to changes in foreign currency, primarily the British Pound Sterling and Euro.

		d					
		uly 3, 2010	_	ne 27, 2009	C	hange	%
Provision for income taxes	\$	3,117	\$	(711)	\$	3,828	-538.4%
Provision for income taxes as a % of income from operations before income taxes		31.3%		28.7%			

The 2010 provision for income taxes, as a percentage of income before taxes, was higher than that of 2009, primarily due to increased overall profitability in 2010. During the third quarter of 2009, the Company negotiated an agreement with a foreign taxing authority allowing the Company to fully deduct certain interest charges. These interest charges were classified as non-deductible in the second quarter of the 2009 tax rate and are fully deductible in the second quarter 2010 tax rate. Additionally, in the second quarter 2010, the Company reversed a valuation allowance against a foreign net operating loss resulting in a tax benefit of \$0.5 million.

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Year to Date Period Ended July 3, 2010 compared with the Year to Date Period Ended June 27, 2009 (Amounts in thousands unless otherwise noted)

		Year to Date	Period Ended	
	July 3, 2010	June 27, 2009	Change	%
Net sales	\$ 260,694	\$ 236,417	\$ 24,277	10.3%

The majority of the increase in sales during the 2010 is due to improvements in the end markets we serve. We have seen the apparent conclusion of our customers inventory reduction efforts that had been in place throughout 2009 and increased production at our OEM customers. During the second quarter of 2010, the Company benefited from a particularly strong period of sales to our turf and garden OEMs. Had the 2010 foreign exchange rates remained constant when compared to 2009, sales would have increased \$21.8 million or 9.2%. We expect to see continued increases in sales in 2010 compared to 2009, but do not expect the second half of 2010 to be as strong as the first half.

	Year to Date Period Ended						
	•	July 3, 2010	J	une 27, 2009	(Change	%
Gross Profit	\$	77,530	\$	61,661	\$	15,869	25.7%
Gross Profit as a percent of sales		29.7%		26.1%			

The increase in gross profit as a percentage of sales was primarily due to our cost saving measures put into place in 2009 and productivity improvements we have implemented, as well as better overhead absorption as a result of higher production levels. In 2009, we recorded a \$2.2 million adjustment to inventory due to the economic downturn. Had the 2010 foreign exchange rates remained constant when compared to 2009, gross profit would have increased \$15.2 million or 24.6%. We expect our full year 2010 gross profit as a percentage of sales to increase when compared to 2009.

	Year to Date Period Ended						
	•	July 3, June 27, 2010 2009		,	Change		%
Selling, general and administrative expense							
(SG&A)	\$	43,187	\$	41,681	\$	1,506	3.6%
SG&A as a percent of sales		16.6%		17.6%			

SG&A increased due to the reinstatement of certain employee benefits that were temporarily suspended during 2009. However, due to our cost reduction efforts in 2009 that were focused on headcount reductions and the elimination of non-critical expenses, SG&A as a percentage of sales decreased in the year to date period ended July 3, 2010 when compared to the year to date period ended June 27, 2009. During the remainder of 2010, we expect to maintain our SG&A costs through plant consolidations and additional headcount reductions, as well as a focus on maintaining our reduced cost base, offset by the reintroduction of certain temporarily suspended employee benefits.

	Year to Date Period Ended							
	July 3, 2010		June 27, 2009		Change		%	
Restructuring expenses	\$	1,688	\$	4,354	\$	(2,666)	-61.2%	

In March 2009, we adopted the 2009 Altra Plan to continue to improve the utilization of our manufacturing infrastructure and to realign our business with the current economic conditions. We expect the 2009 Altra Plan to improve operational efficiency by reducing headcount and consolidating certain facilities. During the year to date period ending July 2, 2010, we recorded \$1.7 million of restructuring expenses, of which \$1.0 million was related to severance, \$0.5 million was related to other restructuring charges, (primarily moving and relocation costs) and \$0.2 million related to non-cash impairment charges. We expect to incur between \$0.8 million and \$1.0 million of additional expenses associated with consolidation of facilities in 2010.

	Year to Date Period Ended							
	uly 3, 2010	J	une 27, 2009	C	Change	%		
Interest Expense, net	\$ 9,896	\$	12,589	\$	(2,693)	-21.4%		

Net interest expense decreased due to the lower average outstanding balance of debt in 2010 resulting in a reduction of interest expense and due to the impact of a lower interest rate as a result of our refinancing in late 2009.

	Year to Date Period Ended						
		uly 3, 2010	_	ine 27, 2009	C	hange	%
Other non-operating loss	\$	1,022	\$	1,619	\$	(597)	-37%

Other non-operating loss in each period primarily relates to changes in foreign currency, primarily the British Pound Sterling and Euro.

	Year to Date Period Ended						
		uly 3, 2010		ne 27, 2009	C	hange	%
Provision for income taxes	\$	5,749	\$	172	\$	5,577	3242%
Provision for income taxes as a % of income from operations before income taxes		31.4%		-97.7%			

The 2010 provision for income taxes, as a percentage of income before taxes, was higher than that of 2009, primarily due to increased profitability in 2010. During the third quarter of 2009, the Company negotiated an agreement with a foreign taxing authority allowing the Company to fully deduct certain interest charges. These interest charges were classified as non-deductible in the first half of 2009 tax rate and fully deductible in the first half of 2010 tax rate. In the first half of 2010, the Company reversed a valuation allowance against a foreign net operating loss resulting in a tax benefit of \$0.5 million.

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Liquidity and Capital Resources

Overview

We finance our capital and working capital requirements through a combination of cash flows from operating activities and borrowings under our senior secured revolving credit facility (Revolving Credit Agreement). We expect that our primary ongoing requirements for cash will be for working capital, debt service, capital expenditures, acquisitions and pension plan funding. In the event additional funds are needed, we could borrow additional funds under our Revolving Credit Agreement, or attempt to raise capital in the equity and debt markets. Presently, we have capacity under our senior secured revolving credit facility to borrow up to \$50.0 million including letters of credit of which we currently have \$9.4 million outstanding. Of this total capacity, we can currently borrow up to an additional \$28.1 million without being required to comply with any financial covenants under the agreement. There can be no assurance however that additional debt financing will be available on commercially acceptable terms, if at all. Similarly, there can be no assurance that equity financing will be available on commercially acceptable terms, if at all. Borrowings

	Amounts in millions				
	July 3, 2010		December 31, 2009		
Debt:					
Revolving Credit Agreement	\$		\$		
Senior Secured Notes	2	210.0		210.0	
Variable rate demand revenue bonds		5.3		5.3	
Mortgages		2.3		3.1	
Capital leases		1.4		1.8	
Total Debt	\$ 2	219.0	\$	220.2	

Senior Secured Notes

In November 2009, the Company issued \$210 million of 8½% Senior Secured Notes (the Senior Secured Notes). The Senior Secured Notes are guaranteed by the Company s U.S. domestic subsidiaries and are secured by a second priority lien, subject to first priority liens securing our senior secured revolving credit facility, on substantially all of our assets and those of our domestic subsidiaries. Interest on the Senior Secured Notes is payable in arrears, semiannually on June 1 and December 1 of each year, commencing on June 1, 2010. The indenture governing the Senior Secured Notes contains covenants which restrict the Company and our subsidiaries. These restrictions limit or prohibit, among other things, the ability to incur additional indebtedness; repay subordinated indebtedness prior to stated maturities; pay dividends on or redeem or repurchase stock or make other distributions; make investments or acquisitions; sell certain assets or merge with or into other companies; sell stock in our subsidiaries; and create liens on their assets. We were in compliance in all material respects with all covenants of the indenture governing the Senior Secured Notes at July 3, 2010.

Exchange Offer

On June 28, 2010, the Company commenced an exchange offer to exchange registered notes in denominations of \$2,000 and integral multiples of \$1,000 principal amount of 8 1/8% Senior Secured Notes due 2016, which have been registered under the Securities Act of 1933, as amended (the Registered Senior Secured Notes), for Senior Secured Notes in denominations of \$2,000 and integral multiples of \$1,000 principal amount of unregistered Senior Secured Notes that were issued in the November, 2009 issuance. The form and terms of the Registered Senior Secured Notes are identical in all material respects to the form and terms of the Senior Secured Notes, except for transfer restrictions, registration rights and additional interest payment provisions relating only to the Senior Secured Notes. The exchange offer expired at 5:00 p.m., New York City time, on July 27, 2010 and, as of that date and time, all of the outstanding unregistered Senior Secured Notes had been exchanged for Registered Senior Secured Notes.

Senior Secured Credit Facility

Concurrently with the closing of the offering of the Senior Secured Notes, Altra Industrial entered into the Revolving Credit Agreement, which provides for borrowing capacity in an initial amount of up to \$50.0 million (subject to adjustment pursuant to a borrowing base and subject to increase from time to time in accordance with the terms of the credit facility). The Revolving Credit Agreement replaced Altra Industrial s then existing senior secured credit facility and the TB Wood s existing credit facility.

Altra Industrial and all of its domestic subsidiaries are borrowers, or Borrowers , under the Revolving Credit Agreement. Certain of our existing and subsequently acquired or organized domestic subsidiaries that are not Borrowers do and will guarantee (on a senior secured basis) the Revolving Credit Agreement. Obligations of the other Borrowers under the Revolving Credit Agreement and the guarantees are secured by substantially all of Borrowers assets and the assets of each of our existing and subsequently acquired or organized domestic subsidiaries that is a guarantor of our obligations under the Revolving Credit Agreement (with such subsidiaries being referred to as the

U.S. subsidiary guarantors), including but not limited to: (a) a first-priority pledge of all the capital stock of subsidiaries held by Borrowers or any U.S. subsidiary guarantor (which pledge, in the case of any foreign subsidiary, will be limited to 100% of any non-voting stock and 65% of the voting stock of such foreign subsidiary) and (b) perfected first-priority security interests in and mortgages on substantially all tangible and intangible assets of each Borrower and U.S. subsidiary guarantor, including accounts receivable, inventory, equipment, general intangibles, investment property, intellectual property, certain real property, cash and proceeds of the foregoing (in each case subject to materiality thresholds and other exceptions).

An event of default under the Revolving Credit Agreement would occur in connection with a change of control, among other things, if: (i) Altra Industrial ceases to own or control 100% of each of its Borrower subsidiaries, or (ii) a change of control occurs under the Senior Secured Notes, or any other subordinated indebtedness.

An event of default under the Revolving Credit Agreement would also occur if an event of default occurs under the indentures governing the Senior Secured Notes or if there is a default under any other indebtedness that any Borrower may have involving an aggregate amount of \$10 million or more and such default: (i) occurs at final maturity of such debt, (ii) allows the lender there under to accelerate such debt or (iii) causes such debt to be required to be repaid prior to its stated maturity. An event of default would also occur under the Revolving Credit Agreement if any of the indebtedness under the Revolving Credit Agreement ceases with limited exception to be secured by a full lien of the assets of Borrowers and guarantors.

As of July 3, 2010, we were in compliance in all material respects with all covenant requirements associated with all of our borrowings. As of July 3, 2010, we had no borrowings and \$9.4 million in letters of credit outstanding under the Revolving Credit Agreement.

Net Cash

July 3, December 31, 2010 2009 (in thousands) \$ 58,203 \$ 51,497

Cash and cash equivalents

Cash and cash equivalents increased \$6.7 million in the year to date period ended July 3, 2010.

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Cash Flows for year to date period ended July 3, 2010

The primary source of funds provided by operating activities of \$20.0 million resulted from cash provided from: (i) net income of \$12.6 million; and (ii) the add-back of non-cash depreciation, amortization, stock based compensation, accretion of debt discount, deferred financing costs, non-cash loss on foreign currency offset by a net increase in working capital all totaling \$7.4 million. While a variety of factors can influence our ability to project future cash flow, we expect to continue to see positive cash flows from operating activities in the second half of 2010. Net cash used in investing activities was \$8.9 million for the quarter ended July 3, 2010. This resulted from the purchase of manufacturing equipment and investment in the Company s new global ERP system of \$7.7 million and \$1.2 million of additional purchase price paid for settlement of contingent consideration related to the acquisition of Hay Hall. We expect to incur between \$6.2 million and \$7.2 million of capital expenses in 2010.

Net cash used by financing activities was \$1.2 million for the year to date period ended July 3, 2010. This resulted primarily from payments of capital lease obligations of \$0.4 million, \$0.4 million of payments on mortgages, and \$0.3 million of shares repurchased due to tax withholding.

We intend to use our remaining existing cash and cash equivalents and cash flow from operations to provide for our working capital needs and to fund potential future acquisitions, debt service, capital expenditures, and pension funding. We believe our future operating cash flows will be sufficient to meet our future operating and investing cash needs. Furthermore, the existing cash balances and the availability of additional borrowings under our Revolving Credit Agreement provide additional potential sources of liquidity should they be required.

Contractual Obligations

There were no significant changes in our contractual obligations subsequent to December 31, 2009.

Reconciliation of Non-GAAP Financial Measures

As used in this report, non-GAAP sales and gross profit are each calculated using either sales or gross profit that excludes changes in foreign currency exchange rates that management does not consider to be directly related to the Company s core operating performance. Non-GAAP sales and gross profit are calculated as sales and gross profit, respectively, plus foreign currency translation loss or minus foreign currency translation gain over the applicable period. The Company believes that this presentation of non-GAAP sales and gross profit provides important supplemental information to management and investors regarding financial and business trends relating to the Company s financial condition and results of operations.

The following table is a reconciliation of our sales to non-GAAP sales:

		T 1 2		Quarter	d		
		July 3, 2010	Jun	e 27, 2009	(Change	%
Net Sales	\$	132,988	\$	111,877	\$	21,111	18.9%
Plus: Foreign Currency Translation Loss Adjusted Net Sales	\$ \$	463 133,451	\$	111,877	\$	21,574	19.3%
	Year to Date Period Ended						
		July 3, 2010	Jun	ne 27, 2009	(Change	%
Net Sales	\$	260,694	\$	236,417	\$	24,277	10.3%
Less: Foreign Currency Translation Gain Adjusted Net Sales	\$ \$	2,438 258,256	\$	236,417	\$	21,839	9.2%
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The following table is a reconciliation of our gross profit to non-GAAP gross profit:

	Quarter Ended						
	•	July 3, 2010	Jun	e 27, 2009	(Change	%
Gross Profit	\$	40,127	\$	29,458	\$	10,669	36.2%
Plus: Foreign Currency Translation Loss	\$	178					
Adjusted Gross Profit	\$	40,305	\$	29,458	\$	10,847	36.8%
			Yea	ar to Date P	eriod	Ended	
		July 3,					
		2010	Jun	e 27, 2009	(Change	%
Gross Profit	\$	77,530	\$	61,661	\$	15,869	25.7%
Less: Foreign Currency Translation Gain	\$	695					
Adjusted Gross Profit	\$	76,835	\$	61,661	\$	15,174	24.6%

Item 3. Quantitative and Qualitative Disclosures About Market Risk

We are exposed to various market risk factors such as fluctuating interest rates, changes in foreign currency rates, and changes in commodity prices. At present, we do not utilize any derivative instruments to manage these risks. During the reporting period, there have been no material changes to the quantitative and qualitative disclosures regarding our market risk set forth in our Annual Report on Form 10-K for the year ended December 31, 2009.

Item 4. Controls and Procedures

The term disclosure controls and procedures is defined in Rules 13a 15(e) and 15d 15(e) of the Securities Exchange Act of 1934, as amended or the Exchange Act. These rules refer to the controls and other procedures of a company that are designed to ensure that information required to be disclosed in reports filed under the Exchange Act, such as this Form 10-Q, is (i) recorded, processed, summarized and reported within the time periods specified in the SEC s rules and forms, and (ii) accumulated and communicated to management, including the principal executive and financial officers, as appropriate to allow timely decisions regarding required disclosures. As of July 3, 2010, or the Evaluation Date, our management, under the supervision and with the participation of our chief executive officer and chief financial officer, carried out an evaluation of the effectiveness of our disclosure controls and procedures. Based upon that evaluation, our chief executive officer and chief financial officer have concluded that, as of the Evaluation Date, our disclosure controls and procedures are effective at a reasonable assurance level.

There has been no change in our internal control over financial reporting (as defined in Rule 13a 15(f) under the Exchange Act) that occurred during our fiscal quarter ended July 3, 2010, that has materially affected, or is reasonably likely to materially affect, our internal control over financial reporting.

PART II OTHER INFORMATION

Item 1. Legal Proceedings

We are, from time to time, party to various legal proceedings arising out of our business. During the reporting period, there have been no material changes to the description of legal proceedings set forth in our Annual Report on Form 10-K for the year ended December 31, 2009.

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Item 1A. Risk Factors

The reader should carefully consider the Risk Factors described in our Annual Report on Form 10-K for the year ended December 31, 2009 filed with the Securities and Exchange Commission. Those risk factors described elsewhere in this report on Form 10-Q and in our Annual Report on Form 10-K for the year ended December 31, 2009 are not the only ones we face, but are considered to be the most material. These risk factors could cause our actual results to differ materially from those stated in forward looking statements contained in this Form 10-Q and elsewhere. All risk factors stated in our Annual Report on Form 10-K for the year ended December 31, 2009 are incorporated herein by reference.

During the reporting period, there have been no material changes to the risk factors set forth in our Annual Report on Form 10-K for the year ended December 31, 2009.

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

Item 3. Defaults Upon Senior Securities

None.

Item 4. (Removed and Reserved)

None.

Item 5. Other Information

None.

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Item 6. Exhibits

The following exhibits are filed as part of this report:

Exhibit Number	Description
3.1(1)	Second Amended and Restated Certificate of Incorporation of the Registrant.
3.2(2)	Second Amended and Restated Bylaws of the Registrant.
31.1*	Certification of Chief Executive Officer Pursuant to Section 302 of the Sarbanes-Oxley Act of 2002.
31.2*	Certification of Chief Financial Officer Pursuant to Section 302 of the Sarbanes-Oxley Act of 2002.
32.1**	Certification of Chief Executive Officer Pursuant to Section 906 of the Sarbanes-Oxley Act of 2002.
32.2**	Certification of Chief Financial Officer Pursuant to Section 906 of the Sarbanes-Oxley Act of 2002.

- * Filed herewith.
- ** Furnished herewith.
- (1) Incorporated by reference to Altra Holdings, Inc. s
 Registration
 Statement on

Form S-1A, as amended, filed

with the

Securities and

Exchange

Commission on

December 4,

2006.

(2) Incorporated by reference to

Altra Holdings,

Inc. s Current

Report on form

8-K filed on

October 27,

SIGNATURES

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

ALTRA HOLDINGS, INC.

August 3, 2010 By: /s/ Carl R. Christenson

Name: Carl R. Christenson

Title President and Chief Executive

Officer

August 3, 2010 By: /s/ Christian Storch

Name: Christian Storch

Title: Vice President and Chief Financial

Officer

August 3, 2010 By: /s/ Todd B. Patriacca

Name: Todd B. Patriacca

Title: Vice President of Finance, Corporate

Controller and Treasurer

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EXHIBIT INDEX

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