VALMONT INDUSTRIES INC Form 10-Q November 03, 2009

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UNITED STATES SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

Form 10-Q

(Mark One)

ý QUARTERLY REPORT UNDER SECTION 13 OR 15(d) OF THE SECURITIES EXCHANGE ACT OF 1934

For the quarterly period ended September 26, 2009

Or

• TRANSITION REPORT UNDER SECTION 13 OR 15(d) OF THE SECURITIES EXCHANGE ACT OF 1934

For the transition period from to Commission file number 1-31429

Valmont Industries, Inc.

(Exact name of registrant as specified in its charter)

Delaware

(State or other jurisdiction of incorporation or organization)

One Valmont Plaza, Omaha, Nebraska (Address of principal executive offices) 47-0351813 (I.R.S. Employer Identification No.)

> 68154-5215 (Zip Code)

402-963-1000

(Registrant's telephone number, including area code)

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

Indicate by check mark whether the registrant (1) has filed all reports required to be filed by section 13 or 15(d) of the Securities Exchange Act of 1934 during the preceding 12 months (or for such shorter period that the registrant was required to file such reports), and (2) has been subject to such filing requirements for the past 90 days. Yes ý No o

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

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

Large accelerated filer ý

Accelerated filer o

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

Smaller reporting company o

reporting company)

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

26,276,932 Outstanding shares of common stock as of October 26, 2009 Table of Contents

VALMONT INDUSTRIES, INC. AND SUBSIDIARIES

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PART I. FINANCIAL INFORMATION

CONDENSED CONSOLIDATED STATEMENTS OF OPERATIONS

(Dollars in thousands, except per share amounts)

(Unaudited)

	1	Thirteen Wo Sept. 26, 2009	• / • /		Thirty-nine V Sept. 26, 2009	Veel	ks Ended Sept. 27, 2008
Net sales	\$	434,010	\$	494,801	\$ 1,387,974	\$	1,414,216
Cost of sales		297,652		359,802	978,619		1,026,206
Gross profit		136,358		134,999	409,355		388,010
Selling, general and							
administrative expenses		73,625		73,103	218,887		212,278
Operating income		62,733		61,896	190,468		175,732
		- ,		- ,	,		
Other income (expense):							
Interest expense		(3,587)		(4,264)	(11,847)		(13,446)
Interest income		370		382	986		1,880
Miscellaneous		2,106		(376)	1,916		(2,234)
		(1,111)		(4,258)	(8,945)		(13,800)
Earnings before income taxes, minority interest and equity in earnings of nonconsolidated							
subsidiaries		61,622		57,638	181,523		161,932
Income tax expense (benefit): Current Deferred		22,779 (2,441)		24,089 (4,501)	54,345 5,299		65,625 (10,435)
		20,338		19,588	59,644		55,190
Earnings before equity in earnings of nonconsolidated subsidiaries		41,284		38,050	121,879		106,742
Equity in earnings of							
nonconsolidated							
subsidiaries		84		412	579		369
Net earnings		41,368		38,462	122,458		107,111
Less: Earnings attributable to noncontrolling interests		(894)		(1,478)	(1,890)		(3,164)

Net earnings attributable to Valmont								
Industries, Inc.	\$	40,474	\$	36,984	\$	120,568	\$	103,947
Earnings per share Basic	\$	1.56	\$	1.43	\$	4.65	\$	4.03
Earnings per share Diluted	\$	1.53	\$	1.40	\$	4.59	\$	3.95
share Dhuted	Ф	1.55	Ф	1.40	Ф	4.39	ф	5.95
Cash dividends per share	\$	0.150	\$	0.130	\$	0.430	\$	0.365
Weighted average number of shares of common stock outstanding (000 omitted)		25,963		25,864		25,936		25,793
Weighted average number of shares of common stock outstanding plus dilutive potential common shares (000 omitted)		26,402		26,362		26,257		26,321

See accompanying notes to condensed consolidated financial statements.

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CONDENSED CONSOLIDATED BALANCE SHEETS

(Dollars in thousands)

(Unaudited)

	Sep	otember 26, 2009	De	ecember 27, 2008
ASSETS				
Current assets:				
Cash and cash equivalents	\$	129,844	\$	68,567
Receivables, net		296,267		327,620
Inventories		216,483		313,411
Prepaid expenses		26,596		13,821
Refundable and deferred income taxes		31,895		32,380
Total current assets		701,085		755,799
Property, plant and equipment, at cost		674,762		630,410
Less accumulated depreciation and amortization		388,096		361,090
Less decundrated depresidion and amortization		500,070		501,070
Net property plant and equipment		286,666		269,320
Net property, plant and equipment		280,000		209,520
Goodwill		174,042		175,291
Other intangible assets, net		98,134		104,506
Other assets				
Other assets		28,785		21,372
Total assets	\$	1,288,712	\$	1,326,288
LIABILITIES AND SHAREHOLDERS' EQUITY Current liabilities:				
Current installments of long-term debt	\$	977	\$	904
Notes payable to banks		24,950		19,552
Accounts payable		118,463		136,868
Accrued expenses		57,671		49,700
Accrued employee compensation and benefits		63,195		70,158
Dividends payable		3,941		3,402
Total current liabilities		269,197		280,584
Deferred income taxes		43,393		45,124
Long-term debt, excluding current installments		171,710		337,128
Other noncurrent liabilities		26,490		22,476
Shareholders' equity:				
Preferred stock of \$1 par value				
Authorized 500,000 shares; none issued				
Common stock of \$1 par value		07.000		07.000
Authorized 75,000,000 shares; issued 27,900,000 shares		27,900		27,900
Retained earnings		740,784		624,254
Accumulated other comprehensive income (loss)		14,781		(533)
Treasury stock		(26,789)		(27,490)
Total Valmont Industries, Inc. shareholders' equity		756,676		624,131

Noncontrolling interest in consolidated subsidiaries	21,246	16,845
Total shareholders' equity	777,922	640,976
Total liabilities and shareholders' equity	\$ 1,288,712	\$ 1,326,288

See accompanying notes to condensed consolidated financial statements.

CONDENSED CONSOLIDATED STATEMENTS OF CASH FLOWS

(Dollars in thousands)

(Unaudited)

	Fhirty-nine V Sept. 26, 2009	Veeks Ended Sept. 27, 2008
Cash flows from operating activities:		
Net earnings	\$ 122,458	\$ 107,111
Adjustments to reconcile net earnings to net cash		
flows from operating activities:		
Depreciation and amortization	33,639	29,081
Stock-based compensation	4,814	3,869
Loss/(gain) on sale of assets	807	(377)
Equity in earnings of nonconsolidated subsidiaries	(579)	(369)
Deferred income taxes	5,299	(10,435)
Other	(238)	(840)
Payment of deferred compensation		(589)
Changes in assets and liabilities, net of business acquisitions:		
Receivables	37,945	(49,109)
Inventories	102,820	(78,663)
Prepaid expenses	(11,556)	(28)
Accounts payable	(19,949)	34,510
Accrued expenses	(1,262)	24,152
Other noncurrent liabilities	(737)	(1,430)
Income taxes payable/refundable	(7,035)	10,111
Net cash flows from operating activities	266,426	66,994
Cash flows from investing activities:		
Purchase of property, plant & equipment	(38,718)	(38,924)
Proceeds from sale of assets	595	3,133
Acquisitions, net of cash acquired		(119,044)
Dividends to noncontrolling interests	(289)	(184)
Other, net	(2,454)	(598)
Net cash flows from investing activities	(40,866)	(155,617)
Cash flows from financing activities:		
Net borrowings under short-term agreements	5,398	10,395
Proceeds from long-term borrowings	10,001	80,895
Principal payments on long-term obligations	(175,909)	(38,787)
Dividends paid	(10,753)	(8,852)
Proceeds from exercises under stock plans	4,549	6,689
Excess tax benefits from stock option exercises	1,954	7,117
Purchase of common treasury shares stock plan exercises	(3,440)	(7,895)
Net cash flows from financing activities	(168,200)	49,562
	3,917	624

Effect of exchange rate changes on cash and cash equivalents

Net change in cash and cash equivalents Cash and cash equivalents beginning of year	61,277 68,567	(38,437) 106,532
Cash and cash equivalents end of period	\$ 129,844	\$ 68,095

See accompanying notes to condensed consolidated financial statements.

CONDENSED CONSOLIDATED STATEMENTS OF SHAREHOLDERS' EQUITY

(Dollars in thousands)

(Unaudited)

		ommon stock	F	ditional baid-in capital		Retained earnings		ccumulated other nprehensive income (loss)		'reasury stock	c	oncontrolling interest in onsolidated ubsidiaries		Total areholders' equity
Balance at	¢	27.000	¢		¢	106 200	ሰ	16.006	ሱ	(20 (71)	۰. ۳	10 272	¢	500.000
December 29, 2007	\$	27,900	\$		\$	496,388	\$	16,996	\$	(30,671)) \$	10,373	\$	520,986
Comprehensive income:						102.047						0.164		107 111
Net earnings						103,947						3,164		107,111
Currency translation adjustment								(657)				(835)		(1,492)
Total comprehensive income														105,619
Cash dividends (\$0.365														,
per share)						(9,527))							(9,527)
Dividends to						< /- ·)								× /
noncontrolling interests												(184)		(184)
Acquisitions												7,192		7,192
Stock plan exercises;												,,,,,_		1,172
77,328 shares purchased										(7,896))			(7,896)
Stock options exercised;										(1,0)0)	,			(1,0)0)
266,973 shares issued				(11,360)		6,866				11,149				6,655
Tax benefit from				(11,500)		0,000				11,117				0,055
exercise of stock options				7,117										7,117
Stock option expense				2,248										2,248
Stock awards; 13,025				2,240										2,240
shares issued				1,995										1,995
shares issued				1,775										1,775
Balance at September 27, 2008	\$	27,900	\$		\$	597,674	\$	16,339	\$	(27,418))\$	19,710	\$	634,205
Balance at		27 000	•		ф.	(01051	<i>ф</i>	(522)	•	(27.400)		16045	•	(10.07(
December 27, 2008	\$	27,900	\$		\$	624,254	\$	(533)	\$	(27,490))\$	16,845	\$	640,976
Comprehensive income:						100 540						1 000		100 150
Net earnings						120,568						1,890		122,458
Currency translation								15 01 4				• • • • •		10.114
adjustment								15,314				2,800		18,114
Total comprehensive income														140,572
Cash dividends (\$0.43														- · · , • <i>·</i> -
per share)						(11,292))							(11,292)
Dividends to						(,2/2)								(,=>=)
noncontrolling interests												(289)		(289)
Stock plan exercises;												(20))		(207)
152,864 shares issued				(6,410)		7,254				3,705				4,549
Stock plan exercises;				(0,110)		,,234				5,705				1,517
49,709 shares purchased										(3,440))			(3,440)
.,, or shares purchased										(3,110)	,			(3,110)

Tax benefit from				
exercise of stock options		1,954		1,954
Stock option expense		3,061		3,061
Stock awards; 9,746				
shares issued		1,395	436	1,831
Balance at				
September 26, 2009	\$ 27,900 \$	\$ 740,784 \$	14,781 \$ (26,789) \$	21,246 \$ 777,922
•				

See accompanying notes to condensed consolidated financial statements.

NOTES TO CONDENSED CONSOLIDATED FINANCIAL STATEMENTS

(Dollars in thousands, except per share amounts)

(Unaudited)

1. Summary of Significant Accounting Policies

Condensed Consolidated Financial Statements

The Condensed Consolidated Balance Sheet as of September 26, 2009, the Condensed Consolidated Statements of Operations for the thirteen and thirty-nine week periods ended September 26, 2009 and September 27, 2008, the Condensed Consolidated Statements of Cash Flows and the Condensed Consolidated Statements of Shareholders' Equity for the thirty-nine week periods then ended have been prepared by the Company, without audit. In the opinion of management, all necessary adjustments (which include normal recurring adjustments) have been made to present fairly the financial statements as of September 26, 2009 and for all periods presented. Information related to noncontrolling interest in consolidated subsidiaries for 2008 has been reclassified to conform to the 2009 presentation, as required under Accounting Standards Codification 810, *Consolidation*, which was adopted effective December 28, 2008, the beginning of the Company's 2009 fiscal year. The effect of this standard was to classify noncontrolling interests on the condensed consolidated balance sheets as equity and to reclassify the related earnings in the condensed consolidated statements of operations for all periods presented.

Certain information and footnote disclosures normally included in financial statements prepared in accordance with accounting principles generally accepted in the United States of America have been condensed or omitted. These Condensed Consolidated Financial 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 fiscal year ended December 27, 2008. The accounting policies and methods of computation followed in these interim financial statements are the same as those followed in the financial statements for the year ended December 27, 2008. The results of operations for the periods ended September 26, 2009 are not necessarily indicative of the operating results for the full year.

Inventories

At September 26, 2009, approximately 44.8% of inventory is valued at the lower of cost, determined on the last-in, first-out (LIFO) method, or market. All other inventory is valued at the lower of cost, determined on the first-in, first-out (FIFO) method or market. Finished goods and manufactured goods inventories include the costs of acquired raw materials and related factory labor and overhead charges required to convert raw materials to manufactured finished goods. The excess of replacement cost of inventories over the LIFO value was approximately \$41,600 and \$58,200 at September 26, 2009 and December 27, 2008, respectively.

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NOTES TO CONDENSED CONSOLIDATED FINANCIAL STATEMENTS (Continued)

(Dollars in thousands, except per share amounts)

(Unaudited)

1. Summary of Significant Accounting Policies (Continued)

Inventories consisted of the following:

	Sep	tember 26, 2009	Dee	cember 27, 2008
Raw materials and				
purchased parts	\$	128,584	\$	207,011
Work-in-process		18,562		28,925
Finished goods and				
manufactured goods		110,968		135,671
Subtotal		258,114		371,607
LIFO reserve		41,631		58,196
Net inventory	\$	216,483	\$	313,411

In 2009, the Company reduced its inventory quantities, thereby liquidating a portion of its LIFO inventories acquired in prior years. The result of this liquidation was an increase in operating income of \$1,204 and \$4,047 for the thirteen and thirty-nine week periods ended September 26, 2009, respectively.

Stock Plans

The Company maintains stock-based compensation plans approved by the shareholders, which provide that the Compensation Committee of the Board of Directors may grant incentive stock options, nonqualified stock options, stock appreciation rights, non-vested stock awards and bonuses of common stock. At September 26, 2009, 1,335,570 shares of common stock remained available for issuance under the plans. Shares and options issued and available for issuance are subject to changes in capitalization.

Under the plans, the exercise price of each option equals the market price at the time of the grant. Options vest beginning on the first anniversary of the grant in equal amounts over three to six years or on the fifth anniversary of the grant. Expiration of grants is from six to ten years from the date of grant. The Company's compensation expense related to stock options (included in selling, general and administrative expenses) and associated tax benefits for the periods listed below were as follows:

	Thirteen W	ded	Thirty-nine Weeks Ended				
	ember 26, 2009		mber 27, 2008	Sept	ember 26, 2009	Sep	tember 27, 2008
Compensation expense	\$ 1,021	\$	760	\$	3,061	\$	2,248
Related tax benefits	394		289		1,178		854

Fair Value

On December 30, 2007, the Company adopted Accounting Standards Codification 820, *Fair Value Measurements and Disclosures* (ASC 820), which defines fair value, establishes a framework for measuring fair value, and expands disclosures about fair value measurements. The provisions of ASC 820 apply to other accounting pronouncements that require or permit fair value measurements. As defined in ASC 820, fair value is the price that would be received to sell an asset or paid to transfer a liability in an orderly transaction between market participants at the measurement date. The Company

NOTES TO CONDENSED CONSOLIDATED FINANCIAL STATEMENTS (Continued)

(Dollars in thousands, except per share amounts)

(Unaudited)

1. Summary of Significant Accounting Policies (Continued)

adopted ASC 820 in 2008, except as it applies to those nonfinancial assets and liabilities affected by the one-year delay, which was adopted in fiscal 2009.

ASC 820 establishes a three-level hierarchy for fair value measurements based upon the transparency of inputs to the valuation of an asset or liability as of the measurement date. Inputs refers broadly to the assumptions that market participants would use in pricing the asset or liability, including assumptions about risk. Financial assets and liabilities carried at fair value will be classified and disclosed in one of the following three categories:

Level 1: Quoted market prices in active markets for identical assets or liabilities.

Level 2: Observable market based inputs or unobservable inputs that are corroborated by market data.

Level 3: Unobservable inputs that are not corroborated by market data.

The categorization within the valuation hierarchy is based upon the lowest level of input that is significant to the fair value measurement.

Following is a description of the valuation methodologies used for assets and liabilities measured at fair value.

Trading Securities: The assets and liabilities recorded for the investments held in the Valmont Deferred Compensation Plan represent mutual funds, invested in debt and equity securities, classified as trading securities in accordance with Accounting Standards Codification 320, *Accounting for Certain Investments in Debt and Equity Securities*, considering the employee's ability to change investment allocation of their deferred compensation at any time. Quoted market prices are available for these securities in an active market and therefore categorized as a Level 1 input.

				Fair Valu	e Measurement U	J sing:
	Sept	arrying Value ember 26, 2009	Active Identi	d Prices in e Markets for cal Assets evel 1)	Significant Other Observable Inputs (Level 2)	Significant Unobservable Inputs (Level 3)
Assets:						
Trading Securities	\$	15,238	\$	15,238	\$	\$
	C	arrying	•	Fair Valu d Prices in Markets	e Measurement U Significant Other	Jsing: Significant
		Value		for	Observable	Unobservable
		December 27, 2008		cal Assets evel 1)	Inputs (Level 2)	Inputs (Level 3)
Assets:						
Trading Securities	\$	10,488	\$ 9	10,488	\$	\$

NOTES TO CONDENSED CONSOLIDATED FINANCIAL STATEMENTS (Continued)

(Dollars in thousands, except per share amounts)

(Unaudited)

1. Summary of Significant Accounting Policies (Continued)

Subsequent Events

The Company implemented Accounting Standards Codification 855, *Subsequent Events*, in the second quarter of 2009. In accordance with this pronouncement, the Company evaluated subsequent events through November 3, 2009. The Company evaluated all subsequent events requiring recognition as of September 26, 2009 and did not identify any subsequent events that require disclosure.

Recently Issued Accounting Pronouncements

In June 2009, the FASB updated ASC Topic 860, *Transfers and Servicing*, which significantly changes the accounting for transfers of financial assets. The update to ASC 860 eliminates the qualifying special purpose entity ("QSPE") concept, establishes conditions for reporting a transfer of a portion of a financial asset as a sale, clarifies the financial-asset derecognition criteria, revises how interests retained by the transferor in a sale of financial assets initially are measured, and removes the guaranteed mortgage securitization recharacterization provisions. The Company is currently assessing the potential impact of adopting this new accounting guidance.

2. Acquisitions

In the first quarter of 2008, the Company acquired substantially all of the assets of Penn Summit LLC (Penn Summit), a manufacturer of steel utility and wireless communication poles located in Hazelton, Pennsylvania and 70% of the outstanding shares of West Coast Engineering Group, Ltd. (West Coast), a Canadian and U.S. manufacturer of steel structures for the lighting, transportation and wireless communication industries headquartered in Delta, British Columbia. In July 2008, the Company acquired the assets of Site Pro 1, Inc. (Site Pro), a company that distributes wireless communication components for the U.S. market.

In November 2008, the Company acquired all of the outstanding shares of Stainton Metals Co., Ltd. (Stainton), an English manufacturer of steel structures for the lighting, transportation and wireless communication industries headquartered in Stockton-on-Tees, England. The Company completed the purchase price allocation related to this acquisition in the third quarter of fiscal 2009. The changes to the purchase price allocation from what was previously recorded were related to the adjustment of the recorded amount of fixed assets to fair value, and certain deferred income tax assets with corresponding adjustments to intangible assets.

In addition, the Company acquired the assets of a provider of materials analysis, testing and inspection services, formed a 51% owned joint venture in Turkey with a Turkish company to manufacture and sell pole structures and acquired the assets of a galvanizing operation located near Louisville, Kentucky in 2008.

The aggregate amount paid by the Company for the businesses acquired in the year-to-date period ended September 27, 2008 was \$119,044.

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NOTES TO CONDENSED CONSOLIDATED FINANCIAL STATEMENTS (Continued)

(Dollars in thousands, except per share amounts)

(Unaudited)

2. Acquisitions (Continued)

The Company's pro forma results of operations for the thirteen and thirty-nine weeks ended September 27, 2008, assuming that these transactions occurred at the beginning of fiscal 2008 were as follows:

]	teen Weeks Ended 1ber 27, 2008	Thirty-nine Weeks Ended September 27, 2008		
Net sales	\$	507,112	\$	1,462,657	
Net earnings attributable to Valmont Industries, Inc.		37,685		107,154	
Earnings per share attributable to Valmont Industries, Inc. diluted	\$	1.43	\$	4.07	
3. Goodwill and Intangible Assets					

The Company's annual impairment testing of goodwill and intangible assets was performed during the third quarter of fiscal 2009. As a result of that testing, it was determined the goodwill and other intangible assets on the Company's Consolidated Balance Sheet were not impaired, other than certain intangible assets associated with a sign structures operation. The Company continues to monitor changes in the global economy that could impact future operating results of its reporting units and related components.

Amortized Intangible Assets

The components of amortized intangible assets at September 26, 2009 and December 27, 2008 were as follows:

	C	As of Septer Gross Carrying Amount	Acc	26, 2009 cumulated ortization	Weighted Average Life
Customer Relationships	\$	97,046	\$	25,683	14 years
Proprietary Software & Database		2,628		2,399	6 years
Patents & Proprietary Technology		3,466		1,176	13 years
Non-compete Agreements		1,711		765	6 years
	\$	104,851	\$	30,023	
				11	

NOTES TO CONDENSED CONSOLIDATED FINANCIAL STATEMENTS (Continued)

(Dollars in thousands, except per share amounts)

(Unaudited)

3. Goodwill and Intangible Assets (Continued)

	С	As of Decer Gross arrying Amount	Acc	27, 2008 cumulated ortization	Weighted Average Life
Customer Relationships	\$	97,202	\$	19,560	14 years
Proprietary Software & Database		2,609		2,295	6 years
Patents & Proprietary Technology		3,427		929	13 years
Non-compete Agreements		1,696		548	7 years
	\$	104,934	\$	23,332	

Amortization expense for intangible assets for the thirteen and thirty-nine weeks ended September 26, 2009 and September 27, 2008, respectively was as follows:

	Thirteen Weeks	Thirteen Weeks	Thirty-nine Weeks	Thirty-nine Weeks
Ended		Ended	Ended	Ended
	September 26, 2009	September 27, 2008	September 26, 2009	September 27, 2008
	\$ 2.419	\$ 1.768	\$ 6.534	\$ 4.600

	Estimated Amortization Expense
2009	\$ 8,231
2010	8,077
2011	7,836
2012	7,798
2013	6,964

The useful lives assigned to finite-lived intangible assets included consideration of factors such as the Company's past and expected experience related to customer retention rates, the remaining legal or contractual life of the underlying arrangement that resulted in the recognition of the intangible asset and the Company's expected use of the intangible asset.

Non-amortized intangible assets

Intangible assets with indefinite lives are not amortized. The carrying values of trade names at September 26, 2009 and December 27, 2008 were as follows:

	ember 26, 2009	ember 27, 2008
PiRod	\$ 4,750	\$ 4,750
Newmark	11,111	11,111
Tehomet	1,374	1,316
West Coast	2,268	2,030
Site Pro	1,800	1,800
Stainton	1,360	1,254

Other	643	643
	\$ 23,306	\$ 22,904

NOTES TO CONDENSED CONSOLIDATED FINANCIAL STATEMENTS (Continued)

(Dollars in thousands, except per share amounts)

(Unaudited)

3. Goodwill and Intangible Assets (Continued)

These trade names were tested for impairment separately from goodwill in the third quarter of 2009. The values of the trade names were determined using the relief-from-royalty method. Based on this evaluation, the Company determined that its trade names were not impaired as of September 26, 2009.

In its determination of these intangible assets as indefinite-lived, the Company considered such factors as its expected future use of the intangible asset, legal, regulatory, technological and competitive factors that may impact the useful life or value of the intangible asset and the expected costs to maintain the value of the intangible asset. The Company expects that these intangible assets will maintain their value indefinitely. Accordingly, these assets are not amortized.

Goodwill

The carrying amount of goodwill as of September 26, 2009 was as follows:

	Engineered Support Structures Segment		t Support es Structures		oatings egment	igation gment	Total
Balance December 27, 2008	\$	52,324	\$	77,141	\$ 43,777	\$ 2,049	\$ 175,291
Purchase accounting adjustment		(2,911)					(2,911)
Impairment		(395)					(395)
Foreign currency translation		2,042				15	2,057
Balance September 26, 2009	\$	51,060	\$	77,141	\$ 43,777	\$ 2,064	\$ 174,042

The purchase accounting adjustment was related to the finalization of the purchase price allocation of the Company's acquisition of 100% of the shares of Stainton. The impairment charge was related to the Company's evaluation of its goodwill and intangible assets assigned to a sign structure operation in the third quarter of 2009, which were all determined to be impaired based on estimated future cash flows.

4. Cash Flows

The Company considers all highly liquid temporary cash investments purchased with a maturity of three months or less to be cash equivalents. Cash payments for interest and income taxes (net of refunds) for the thirty-nine weeks ended were as follows:

	Sept. 26, 2009	Sept. 27, 2008
Interest	10,104	\$ 11,216
Income taxes	59,940	57,076

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NOTES TO CONDENSED CONSOLIDATED FINANCIAL STATEMENTS (Continued)

(Dollars in thousands, except per share amounts)

(Unaudited)

5. Earnings Per Share

The following table reconciles Basic and Diluted earnings per share (EPS):

			Dilutive Effect of		
	Basic EPS		Stock Options	Di	luted EPS
Thirteen weeks ended September 26, 2009:					
Net earnings attributable to Valmont Industries, Inc.	\$	40,474		\$	40,474
Shares outstanding		25,963	439		26,402
Per share amount	\$	1.56	(.03)	\$	1.53
Thirteen weeks ended September 27, 2008:					
Net earnings attributable to Valmont Industries, Inc.	\$	36,984		\$	36,984
Shares outstanding		25,864	498		26,362
Per share amount	\$	1.43	(.03)	\$	1.40
Thirty-nine weeks ended September 26, 2009:					
Net earnings attributable to Valmont Industries, Inc.	\$	120,568		\$	120,568
Shares outstanding		25,936	321		26,257
Per share amount	\$	4.65	(.06)	\$	4.59
Thirty-nine weeks ended September 27, 2008:					
Net earnings attributable to Valmont Industries, Inc.	\$	103,947		\$	103,947
Shares outstanding		25,793	528		26,321
Per share amount	\$	4.03	(.08)	\$	3.95

At September 26, 2009 there were 185,773 of outstanding stock options with exercise prices exceeding the market price of common stock that were therefore excluded from the computation of fully diluted shares earnings per share for the thirteen and thirty-nine weeks ended September 26, 2009. At September 27, 2008, there were no outstanding stock options with exercise prices exceeding the market price of common stock. Therefore, there were no shares contingently issuable upon exercise of stock options excluded from the computation of diluted earnings per share for the thirteen and thirty-nine weeks ended September 27, 2008.

6. Comprehensive Income

Results of operations for foreign subsidiaries are translated using the average exchange rates during the period. Assets and liabilities are translated at the exchange rates in effect on the balance sheet dates. Currency translation adjustment is the Company's only component of accumulated other

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VALMONT INDUSTRIES, INC. AND SUBSIDIARIES

NOTES TO CONDENSED CONSOLIDATED FINANCIAL STATEMENTS (Continued)

(Dollars in thousands, except per share amounts)

(Unaudited)

6. Comprehensive Income (Continued)

comprehensive income. The Company's total comprehensive income for the thirteen and thirty-nine weeks ended September 26, 2009 and September 27, 2008, respectively, were as follows:

	Thirteen Weeks Ended				Thirty-nine Weeks Ended				
	S	ept. 26, 2009	Sept. 27, 2008		Sept. 26, 2009		5	Sept. 27, 2008	
Net earnings attributable to Valmont Industries, Inc.	\$	40,474	\$	36,984	\$	120,568	\$	103,947	
Currency translation adjustment		5,070		(11,139)		15,314		(657)	
Total comprehensive income attributable to Valmont Industries, Inc.	\$	45,544	\$	25,845	\$	135,882	\$	103,290	

7. Business Segments

The Company aggregates its operating segments into four reportable segments. Aggregation is based on similarity of operating segments as to economic characteristics, products, production processes, types or classes of customer and the methods of distribution. Net corporate expense is net of certain service-related expenses that are allocated to business units generally based on employee headcounts and sales dollars.

Reportable segments are as follows:

ENGINEERED SUPPORT STRUCTURES: This segment consists of the manufacture of engineered metal structures and components for the lighting and traffic and wireless communication industries, certain international utility industries and for other specialty applications;

UTILITY SUPPORT STRUCTURES: This segment consists of the manufacture of engineered steel and concrete structures primarily for the North American utility industry;

COATINGS: This segment consists of galvanizing, anodizing and powder coating services; and

IRRIGATION: This segment consists of the manufacture of agricultural irrigation equipment and related parts and services

In addition to these four reportable segments, the Company has other businesses that individually are not more than 10% of consolidated sales. These businesses, which include the manufacture of tubular products and the distribution of industrial fasteners, are reported in the "Other" category.

The accounting policies of the reportable segments are the same as those described in Note 1. The Company evaluates the performance of its business segments based upon operating income and

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VALMONT INDUSTRIES, INC. AND SUBSIDIARIES

NOTES TO CONDENSED CONSOLIDATED FINANCIAL STATEMENTS (Continued)

(Dollars in thousands, except per share amounts)

(Unaudited)

7. Business Segments (Continued)

invested capital. The Company does not allocate interest expense, non-operating income and deductions, or income taxes to its business segments.

	Thirteen Weeks Ended Sept. 26, Sept. 27, 2009 2008			Thirty-nine V Sept. 26, 2009	s Ended Sept. 27, 2008	
Sales:						
Engineered Support						
Structures segment:						
Lighting & Traffic	\$ 142,184	\$	132,466	\$ 396,504	\$	395,215
Specialty	33,478		37,174	99,991		96,742
Utility	14,736		17,429	34,832		35,509
	190,398		187,069	531,327		527,466
Utility Support Structures segment:	,		,			
Steel	127,199		92,888	424,516		252,580
Concrete	23,520		20,098	101,409		62,878
	,		,	,,		,
	150,719		112,986	525,925		315,458
Coatings segment	29,683		35,889	88,295		108,217
Irrigation segment	75,230		150,445	279,339		440,890
Other	16,943		33,564	54,246		89,815
Other	10,945		55,504	54,240		69,015
	462,973		519,953	1,479,132		1,481,846
Intersegment Sales:						
Engineered Support						
Structures	17,961		7,880	58,740		20,680
Utility Support Structures	553		1,973	1,639		4,087
Coatings	7,020		6,961	19,351		21,823
Irrigation	2		5	16		18
Other	3,427		8,333	11,412		21,022
	28,963		25,152	91,158		67,630
Net Sales:						
Engineered Support						
Structures	172,437		179,189	472,587		506.786
Utility Support Structures	150,166		111,013	524,286		311,371
Coatings	22,663		28,928	68,944		86,394
Irrigation	75,228		150,440	279,323		440,872
Other	13,516		25,231	42,834		68,793
Consolidated Net Sales	\$ 434,010	\$	494,801	\$ 1,387,974	\$	1,414,216

Operating Income:				
Engineered Support				
Structures	\$ 18,186	\$ 16,336	\$ 40,301	\$ 44,394
Utility Support Structures	40,372	14,531	126,797	43,033
Coatings	7,581	9,284	19,965	24,915
Irrigation	5,633	25,249	27,479	75,663
Other	3,046	5,821	9,921	15,521
Net corporate expense	(12,085)	(9,325)	(33,995)	(27,794)
Total Operating Income	\$ 62,733	\$ 61,896	\$ 190,468	\$ 175,732
			16	

NOTES TO CONDENSED CONSOLIDATED FINANCIAL STATEMENTS (Continued)

(Dollars in thousands, except per share amounts)

(Unaudited)

8. Guarantor/Non-Guarantor Financial Information

On May 4, 2004, the Company completed a \$150,000,000 offering of 6⁷/₈% Senior Subordinated Notes. The Notes are guaranteed, jointly, severally, fully and unconditionally, on a senior subordinated basis by certain of the Company's current and future direct and indirect domestic subsidiaries (collectively the "Guarantors"), excluding its other current domestic and foreign subsidiaries which do not guarantee the debt (collectively referred to as the "Non-Guarantors"). All Guarantors are 100% owned by the parent company. Condensed consolidated financial information for the Company ("Parent"), the Guarantor subsidiaries and the Non-Guarantor subsidiaries is as follows:

CONDENSED CONSOLIDATED STATEMENTS OF OPERATIONS For the Thirteen Weeks Ended September 26, 2009

			Non-		
	Parent	Guarantors	Guarantors	Eliminations	Total
Net sales	\$ 225,013	\$ 101,875	\$ 143,657	\$ (36,535) \$	\$ 434,010
Cost of sales	160,249	69,914	104,594	(37,105)	297,652
Gross profit	64,764	31,961	39,063	570	136,358
Selling, general and administrative					
expenses	37,667	13,121	22,837		73,625
Operating income	27,097	18,840	16,226	570	62,733
Other income (deductions):					
Interest expense	(3,331)		(256)		(3,587)
Interest income	15		355		370
Miscellaneous	1,440	46	620		2,106
	(1,876)	46	719		(1,111)
Earnings before income taxes, minority interest, and equity in earnings of nonconsolidated					
subsidiaries	25,221	18,886	16,945	570	61,622
Income tax expense:					
Current	9,439	5,872	7,468		22,779
Deferred	(789)	1,618	(3,270)		(2,441)
	8,650	7,490	4,198		20,338
Earnings before equity in earnings of nonconsolidated					
subsidiaries	16,571	11,396	12,747	570	41,284

23.333					(23.249)	84
20,000					(,_ !))	0.
39,904	11,396		12,747		(22,679)	41,368
			(90.4)			(904)
			(894)			(894)
\$ 39,904	\$ 11,396	\$	11,853	\$	(22,679) \$	40,474
	17					
\$	39,904	39,904 11,396	39,904 11,396 \$ 39,904 \$ 11,396 \$	39,904 11,396 12,747 (894) \$ 39,904 \$ 11,396 \$ 11,853	39,904 11,396 12,747 (894) \$ 39,904 \$ 11,396 \$ 11,853 \$	39,904 11,396 12,747 (22,679) (894) \$ 39,904 \$ 11,396 \$ 11,853 \$ (22,679) \$

NOTES TO CONDENSED CONSOLIDATED FINANCIAL STATEMENTS (Continued)

(Dollars in thousands, except per share amounts)

(Unaudited)

8. Guarantor/Non-Guarantor Financial Information (Continued)

			Non-		
	Parent	Guarantors	Guarantors	Eliminations	Total
Net sales	\$ 732,898	\$ 359,051	\$ 414,983	\$ (118,958) \$	
Cost of sales	530,621	260,205	308,660	(120,867)	978,619
Gross profit	202,277	98,846	106,323	1,909	409,355
Selling, general and administrative	114.940	41 401	(2)(44		210.007
expenses	114,842	41,401	62,644		218,887
Operating income	87,435	57,445	43,679	1,909	190,468
Other income (deductions):					
Interest expense	(11,003)	(13)	(831)		(11,847)
Interest income	44	1	941		986
Miscellaneous	2,536	149	(769)		1,916
	(0.422)	105			(0.0.15)
	(8,423)	137	(659)		(8,945)
Earnings before income taxes, minority interest, and equity in earnings of nonconsolidated					
subsidiaries	79,012	57,582	43,020	1,909	181,523
Income tax expense:					
Current	22,215	19,807	12,323		54,345
Deferred	5,822	1,949	(2,472)		5,299
	28,037	21,756	9,851		59,644
Earnings before equity in earnings of nonconsolidated					
subsidiaries	50,975	35,826	33,169	1,909	121,879
Equity in earnings of nonconsolidated		-,- •	-,	<i>y</i>	,
subsidiaries	67,684			(67,105)	579
Net earnings	118,659	35,826	33,169	(65,196)	122,458
i tot carinings	110,059	55,620	(1,890)	(05,170)	(1,890)
			(-,-)()		(-,,0)

CONDENSED CONSOLIDATED STATEMENTS OF OPERATIONS For the Thirty-nine Weeks Ended September 26, 2009

Less: Earnings attributable to noncontrolling interests					
Net earnings attributable to Valmont Industries, Inc	\$ 118,659	\$ 35,826	\$ 31,279	\$ (65,196) \$	120,568

NOTES TO CONDENSED CONSOLIDATED FINANCIAL STATEMENTS (Continued)

(Dollars in thousands, except per share amounts)

(Unaudited)

8. Guarantor/Non-Guarantor Financial Information (Continued)

		Parent	Cu	arantors	G	Non- uarantors	Fli	iminations		Total
Net sales	\$	286,461	\$	93,062	\$	160,629	\$	(45,351)	\$	494,801
Cost of sales	Ψ	216,297	Ψ	71,132	Ψ	118,724	Ψ	(46,351)	Ψ	359,802
Gross profit		70,164		21,930		41,905		1,000		134,999
Selling, general and administrative expenses		39,703		12,966		20,434		ŕ		73,103
enpenses		23,702		12,500		20,10				70,100
Operating income		30,461		8,964		21,471		1,000		61,896
Other income (deductions):										
Interest expense		(3,778)		(3)		(483)				(4,264)
Interest income		17		9		356				382
Miscellaneous		(758)		59		323				(376)
		(4,519)		65		196				(4,258)
Earnings before income taxes, minority interest, and equity in earnings of										
nonconsolidated subsidiaries		25,942		9,029		21,667		1,000		57,638
		-)-		.,		,		,		,
Income tax expense:										
Current		13,108		3,578		7,403				24,089
Deferred		(3,406)		(77)		(1,018)				(4,501)
		9,702		3,501		6,385				19,588
Earnings before equity in earnings/ (losses) of nonconsolidated										
subsidiaries		16,240		5,528		15,282		1,000		38,050
Equity in earnings of nonconsolidated										
subsidiaries		19,744						(19,332)		412
Net earnings		35,984		5,528		15,282		(18,332)		38,462
i tet carinings		55,904		5,520		(1,478)		(10,552)		(1,478)
						(1,770)				(1, 1/0)

CONDENSED CONSOLIDATED STATEMENTS OF OPERATIONS For the Thirteen Weeks Ended September 27, 2008

Less: Earnings attributable to noncontrolling interests					
Net earnings attributable to Valmont Industries, Inc	\$ 35,984	\$ 5,528	\$ 13,804	\$ (18,332) \$	36,9
		19			

NOTES TO CONDENSED CONSOLIDATED FINANCIAL STATEMENTS (Continued)

(Dollars in thousands, except per share amounts)

(Unaudited)

8. Guarantor/Non-Guarantor Financial Information (Continued)

Parent Guarantors Guarantors Eliminations Total Net sales \$ 834,881 \$ 255,982 \$ 430,455 \$ (107,102) \$ 1,414,216 Cost of sales 620,442 196,743 317,372 (108,351) 1,026,206 Gross profit 214,439 59,239 113,083 1,249 388,010 Selling, general and administrative expenses 115,476 36,031 60,771 212,278 Operating income 98,963 23,208 52,312 1,249 175,732 Other income (deductions): Interest expense (11,457) (14) (1,975) (13,446) Interest income 170 28 1,682 1,880 Miscellaneous (1,779) 161 (616) (2,234)
Net sales \$ 834,881 \$ 255,982 \$ 430,455 \$ (107,102) \$ 1,414,216 Cost of sales 620,442 196,743 317,372 (108,351) 1,026,206 Gross profit 214,439 59,239 113,083 1,249 388,010 Selling, general and administrative expenses 115,476 36,031 60,771 212,278 Operating income 98,963 23,208 52,312 1,249 175,732 Other income (deductions): 1 114,457) (14) (1,975) (13,446) Interest expense 1170 28 1,682 1,880 Miscellaneous (1,779) 161 (616) (2,234) (13,066) 175 (909) (13,800)
Cost of sales 620,442 196,743 317,372 (108,351) 1,026,206 Gross profit 214,439 59,239 113,083 1,249 388,010 Selling, general and administrative expenses 115,476 36,031 60,771 212,278 Operating income 98,963 23,208 52,312 1,249 175,732 Other income (deductions): Interest expense (11,457) (14) (1,975) (13,446) Interest income 170 28 1,682 1,880 Miscellaneous (1,779) 161 (616) (2,234) (13,066) 175 (909) (13,800) Earnings before (13,066) 175 (909) (13,800)
Selling, general and administrative expenses 115,476 36,031 60,771 212,278 Operating income 98,963 23,208 52,312 1,249 175,732 Other income (deductions): Interest expense (11,457) (14) (1,975) (13,446) Interest income 170 28 1,682 1,880 Miscellaneous (1,779) 161 (616) (2,234) (13,066) 175 (909) (13,800) Earnings before Units of the second
Selling, general and administrative expenses 115,476 36,031 60,771 212,278 Operating income 98,963 23,208 52,312 1,249 175,732 Other income (deductions): Interest expense (11,457) (14) (1,975) (13,446) Interest income 170 28 1,682 1,880 Miscellaneous (1,779) 161 (616) (2,234) (13,066) 175 (909) (13,800) Earnings before Units of the second
administrative expenses 115,476 36,031 60,771 212,278 Operating income 98,963 23,208 52,312 1,249 175,732 Other income (deductions): Interest expense (11,457) (14) (1,975) (13,446) Interest income 170 28 1,682 1,880 Miscellaneous (1,779) 161 (616) (2,234) (13,066) 175 (909) (13,800) Earnings before
Operating income 98,963 23,208 52,312 1,249 175,732 Other income (deductions): Interest expense (11,457) (14) (1,975) (13,446) Interest income 170 28 1,682 1,880 Miscellaneous (1,779) 161 (616) (2,234) (13,066) 175 (909) (13,800) Earnings before 170 175 110,000
Other income (deductions): Interest expense (11,457) (14) (1,975) (13,446) Interest income 170 28 1,682 1,880 Miscellaneous (1,779) 161 (616) (2,234) (13,066) 175 (909) (13,800) Earnings before
(deductions): Interest expense (11,457) (14) (1,975) (13,446) Interest income 170 28 1,682 1,880 Miscellaneous (1,779) 161 (616) (2,234) (13,066) 175 (909) (13,800) Earnings before
Interest income 170 28 1,682 1,880 Miscellaneous (1,779) 161 (616) (2,234) (13,066) 175 (909) (13,800) Earnings before (13,066) 175 (13,800)
Miscellaneous (1,779) 161 (616) (2,234) (13,066) 175 (909) (13,800) Earnings before (13,066) (13,800)
(13,066) 175 (909) (13,800) Earnings before
Earnings before
Earnings before
6
income taxes
neone taxes,
minority interest, and
equity in earnings of
nonconsolidated
subsidiaries 85,897 23,383 51,403 1,249 161,932
Income tax expense:
Current 40,679 8,362 16,584 65,625
Deferred (8,699) 398 (2,134) (10,435)
31,980 8,760 14,450 55,190
Earnings before equity in earnings (losses) of nonconsolidated
subsidiaries 53,917 14,623 36,953 1,249 106,742
Equity in earnings of nonconsolidated
subsidiaries 48,781 39 (48,451) 369
Net earnings \$ 102,698 \$ 14,623 \$ 36,992 \$ (47,202) \$ 107,111
(3,164) (3,164)

CONDENSED CONSOLIDATED STATEMENTS OF OPERATIONS For the Thirty-nine Weeks Ended September 27, 2008

Less: Earnings attributable to noncontrolling interests					
Net earnings attributable to Valmont Industries, Inc	\$ 102,698	\$ 14,623	\$ 33,828	\$ (47,202) \$	103,947
		20			

NOTES TO CONDENSED CONSOLIDATED FINANCIAL STATEMENTS (Continued)

(Dollars in thousands, except per share amounts)

(Unaudited)

8. Guarantor/Non-Guarantor Financial Information (Continued)

CONDENSED CONSOLIDATED BALANCE SHEETS September 26, 2009

	I	Parent	Gı	arantors	No	on-Guarantors	Eli	minations		Total
ASSETS										
Current assets:										
Cash and cash										
equivalents	\$	44,517	\$	3,790	\$	81,537	\$		\$	129,844
Receivables, net		106,950		48,234		141,083				296,267
Inventories		73,779		46,038		96,666				216,483
Prepaid expenses		4,148		487		21,961				26,596
Refundable and deferred										
income taxes		17,390		5,579		8,926				31,895
Total current assets		246,784		104,128		350,173				701,085
Property, plant and										
equipment, at cost		406,981		94,356		173,425				674,762
Less accumulated										
depreciation and										
amortization		254,624		43,432		90,040				388,096
Net property, plant and										
equipment		152,357		50,924		83,385				286,666
- quipinent		102,007		00,721		00,000				200,000
Goodwill		20 109		107 542		46,392				174.042
Other intangible assets		20,108 1,025		107,542 75,822		21,287				174,042 98,134
Investment in subsidiaries		1,023		13,822		21,207				96,154
and intercompany										
accounts		545,495		59,782		(17.260)		(588,008)		
Other assets		22,366		39,182		(17,269) 6,419		(388,008)		28,785
Other assets		22,300				0,419				20,703
Total assets	\$	988,135	\$	398,198	\$	490,387	\$	(588,008)	\$	1,288,712
LIABILITIES AND SHAREHOLDERS'										
EQUITY										
Current liabilities:										
Current installments of	¢	000			φ.	07			¢	0.77
long-term debt	\$	880		2	\$	97			\$	977
Notes payable to banks		40 549		15 270		24,947				24,950
Accounts payable		42,548		15,379		60,536				118,463
Accrued expenses		60,354		13,961		46,551				120,866
Dividends payable		3,941								3,941
Total current liabilities		107 722		20.242		120 121				260 107
i otai current naoliities		107,723		29,343		132,131				269,197
Deferred income taxes		27,522		8,369		7,502				43,393
		165,829		12		5,869				171,710

Long-term debt, excluding current installments						
Other noncurrent liabilities	22,959		3,531			26,490
Commitments and						
contingencies						
Shareholders' equity:						
Common stock of \$1 par						
value	27,900	14,249	3,494	(17,743)		27,900
Additional paid-in						
capital		181,542	149,600	(331,142)		
Retained earnings	662,991	164,683	152,233	(239,123)	7	40,784
Accumulated other						
comprehensive income			14,781			14,781
Treasury stock	(26,789)				(26,789)
Total Valmont						
Industries, Inc.						
shareholders' equity	664,102	360,474	320,108	(588,008)	7	56,676
1 2						
Noncontrolling interest in						
consolidated subsidiaries			21,246			21,246
consolidated subsidiaries			21,240			21,240
Total shareholders'						
equity	664,102	360,474	341,354	(588,008)	7	77,922
Total liabilities and						
shareholders' equity	\$ 988,135	\$ 398,198	\$ 490,387	\$ (588,008)	\$ 1,2	88,712
		21				

NOTES TO CONDENSED CONSOLIDATED FINANCIAL STATEMENTS (Continued)

(Dollars in thousands, except per share amounts)

(Unaudited)

8. Guarantor/Non-Guarantor Financial Information (Continued)

CONDENSED CONSOLIDATED BALANCE SHEETS December 27, 2008

ASSETS Current assets: Cash and cash $equivalents$ \$ 18,989 \$ 1,503 \$ 48,075 \$ 68,567 Receivables, net 114,510 61,625 151,485 327,620 Inventories 132,896 69,913 110,602 313,411 Prepaid expenses 3,362 639 9,820 13,821 Refundable and deferred income taxes 19,636 6,235 6,509 32,380 Total current assets 289,393 139,915 326,491 755,799 Property, plant and equipment, at cost 386,488 88,723 155,199 630,410 Less accumulated depreciation and amortization 243,153 38,903 79,034 361,090 Net property, plant and equipment 143,335 49,820 76,165 269,320 Goodwill 20,108 107,542 47,641 175,291 Other intangible assets 1,147 80,329 23,030 104,506
Cash and cash equivalents\$ 18,989\$ 1,503\$ 48,075\$ 68,567Receivables, net114,510 $61,625$ $151,485$ $327,620$ Inventories132,896 $69,913$ $110,602$ $313,411$ Prepaid expenses $3,362$ 639 $9,820$ $13,821$ Refundable and deferred income taxes $19,636$ $6,235$ $6,509$ $32,380$ Total current assets $289,393$ $139,915$ $326,491$ $755,799$ Property, plant and equipment, at cost $386,488$ $88,723$ $155,199$ $630,410$ Less accumulated depreciation and amortization $243,153$ $38,903$ $79,034$ $361,090$ Net property, plant and equipment $143,335$ $49,820$ $76,165$ $269,320$ Goodwill $20,108$ $107,542$ $47,641$ $175,291$ Other intangible assets $1,147$ $80,329$ $23,030$ $104,506$
equivalents\$18,989\$1,503\$48,075\$\$68,567Receivables, net114,510 $61,625$ 151,485327,620Inventories132,896 $69,913$ 110,602313,411Prepaid expenses3,362 639 $9,820$ 13,821Refundable and deferredincome taxes19,636 $6,235$ $6,509$ 32,380Total current assets289,393139,915326,491755,799Property, plant and243,15338,90379,034361,090Net property, plant and243,15338,90379,034361,090Net property, plant and443,33549,82076,165269,320Goodwill20,108107,54247,641175,291Other intangible assets1,14780,32923,030104,506
Receivables, net 114,510 61,625 151,485 327,620 Inventories 132,896 69,913 110,602 313,411 Prepaid expenses 3,362 639 9,820 13,821 Refundable and deferred income taxes 19,636 6,235 6,509 32,380 Total current assets 289,393 139,915 326,491 755,799 Property, plant and 243,153 38,903 79,034 630,410 Less accumulated 243,153 38,903 79,034 361,090 Net property, plant and 243,153 49,820 76,165 269,320 Goodwill 20,108 107,542 47,641 175,291 Other intangible assets 1,147 80,329 23,030 104,506
Inventories 132,896 69,913 110,602 313,411 Prepaid expenses 3,362 639 9,820 13,821 Refundable and deferred income taxes 19,636 6,235 6,509 32,380 Total current assets 289,393 139,915 326,491 755,799 Property, plant and equipment, at cost 386,488 88,723 155,199 630,410 Less accumulated depreciation and amortization 243,153 38,903 79,034 361,090 Net property, plant and equipment 143,335 49,820 76,165 269,320 Goodwill 20,108 107,542 47,641 175,291 Other intangible assets 1,147 80,329 23,030 104,506
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Refundable and deferred income taxes 19,636 6,235 6,509 32,380 Total current assets 289,393 139,915 326,491 755,799 Property, plant and equipment, at cost 386,488 88,723 155,199 630,410 Less accumulated depreciation and amortization 243,153 38,903 79,034 361,090 Net property, plant and equipment 143,335 49,820 76,165 269,320 Goodwill 20,108 107,542 47,641 175,291 Other intangible assets 1,147 80,329 23,030 104,506
income taxes 19,636 6,235 6,509 32,380 Total current assets 289,393 139,915 326,491 755,799 Property, plant and equipment, at cost 386,488 88,723 155,199 630,410 Less accumulated depreciation and amortization 243,153 38,903 79,034 361,090 Net property, plant and equipment 143,335 49,820 76,165 269,320 Goodwill 20,108 107,542 47,641 175,291 Other intangible assets 1,147 80,329 23,030 104,506
Total current assets 289,393 139,915 326,491 755,799 Property, plant and equipment, at cost 386,488 88,723 155,199 630,410 Less accumulated depreciation and amortization 243,153 38,903 79,034 361,090 Net property, plant and equipment 143,335 49,820 76,165 269,320 Goodwill 20,108 107,542 47,641 175,291 Other intangible assets 1,147 80,329 23,030 104,506
Property, plant and 386,488 88,723 155,199 630,410 equipment, at cost 386,488 88,723 155,199 630,410 Less accumulated depreciation and 243,153 38,903 79,034 361,090 Net property, plant and 143,335 49,820 76,165 269,320 Goodwill 20,108 107,542 47,641 175,291 Other intangible assets 1,147 80,329 23,030 104,506
Property, plant and 386,488 88,723 155,199 630,410 Less accumulated 243,153 38,903 79,034 361,090 Net property, plant and 243,153 38,903 79,034 361,090 Net property, plant and 20,108 107,542 47,641 175,291 Other intangible assets 1,147 80,329 23,030 104,506
equipment, at cost 386,488 88,723 155,199 630,410 Less accumulated depreciation and amortization 243,153 38,903 79,034 361,090 Net property, plant and equipment 143,335 49,820 76,165 269,320 Goodwill 20,108 107,542 47,641 175,291 Other intangible assets 1,147 80,329 23,030 104,506
Less accumulated depreciation and amortization 243,153 38,903 79,034 361,090 Net property, plant and equipment 143,335 49,820 76,165 269,320 Goodwill 20,108 107,542 47,641 175,291 Other intangible assets 1,147 80,329 23,030 104,506
depreciation and amortization 243,153 38,903 79,034 361,090 Net property, plant and equipment 143,335 49,820 76,165 269,320 Goodwill 20,108 107,542 47,641 175,291 Other intangible assets 1,147 80,329 23,030 104,506
amortization 243,153 38,903 79,034 361,090 Net property, plant and equipment 143,335 49,820 76,165 269,320 Goodwill 20,108 107,542 47,641 175,291 Other intangible assets 1,147 80,329 23,030 104,506
Net property, plant and equipment 143,335 49,820 76,165 269,320 Goodwill 20,108 107,542 47,641 175,291 Other intangible assets 1,147 80,329 23,030 104,506
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Goodwill 20,108 107,542 47,641 175,291 Other intangible assets 1,147 80,329 23,030 104,506
Other intangible assets 1,147 80,329 23,030 104,506
Other intangible assets 1,147 80,329 23,030 104,506
ε
Investment in subsidiaries
and intercompany
accounts 679,653 2,722 (56,869) (625,506)
Other assets 17,584 3,788 21,372
Total assets \$ 1,151,220 \$ 380,328 \$ 420,246 \$ (625,506) \$ 1,326,288
LIABILITIES AND SHAREHOLDERS' EQUITY
Current liabilities:
Current installments of
long-term debt \$ 852 \$ 16 \$ 36 \$ 904 Notes payable to banks 13 19,539 19,552
Notes payable 52,891 19,812 64,165 138,868
Accrued expenses 62,958 13,175 43,725 119,858 Dividends payable 3,402 3,402 3,402
Dividentis payable 5,402 5,402
Total current liabilities 120,103 33,016 127,465 280,584
Deferred income taxes 14,558 22,642 7,924 45,124
335,537 23 1,568 337,128

Long-term debt, excluding current installments					
Other noncurrent liabilities	19,524		2.952		22,476
Commitments and	17,524		2,752		22,470
contingencies					
Shareholders' equity:					
Common stock of \$1 par					
value	27,900	14,248	3,494	(17,742)	27,900
Additional paid-in					
capital		181,542	139,577	(321,119)	
Retained earnings	661,088	128,857	120,954	(286,645)	624,254
Accumulated other					
comprehensive income			(533)		(533)
Treasury stock	(27,490)				(27,490)
Total Valmont					
Industries, Inc.					
shareholders' equity	661,498	324,647	263,492	(625,506)	624,131
Noncontrolling interest in					
consolidated subsidiaries			16,845		16,845
consolidated subsidiaries			10,045		10,045
TE (1 1 1 1 1 1					
Total shareholders'	((1.400	224 (47	200 227	((25.50()	(40.07(
equity	661,498	324,647	280,337	(625,506)	640,976
Total liabilities and					
shareholders' equity	\$ 1,151,220 \$	380,328	\$ 420,246	\$ (625,506)	\$ 1,326,288
		22			

VALMONT INDUSTRIES, INC. AND SUBSIDIARIES

NOTES TO CONDENSED CONSOLIDATED FINANCIAL STATEMENTS (Continued)

(Dollars in thousands, except per share amounts)

(Unaudited)

8. Guarantor/Non-Guarantor Financial Information (Continued)

CONDENSED CONSOLIDATED STATEMENTS OF CASH FLOWS For the Thirty-nine Weeks Ended September 26, 2009

	Non-					Non-				
	Р	arent	Gua	arantors		arantors	Elimi	inations		Total
Cash flows from operating										
activities:										
Net earnings	\$	118,659	\$	35,826	\$	33,169	\$	(65,196)	\$	122,458
Adjustments to reconcile net										
earnings to net cash flows from										
operations:										
Depreciation and amortization		14,155		9,486		9,998				33,639
Stock based compensation		4,814								4,814
(Gain)/ Loss on sale of										
property, plant and equipment		134		193		480				807
Equity in earnings of										
nonconsolidated subsidiaries		(579)								(579)
Deferred income taxes		5,673		1,949		(2,323)				5,299
Other adjustments						(238)				(238)
Payment of deferred										
compensation										
Changes in assets and										
liabilities:										
Receivables		6,575		13,391		17,979				37,945
Inventories		59,116		23,874		19,830				102,820
Prepaid expenses		(786)		153		(10,923)				(11,556)
Accounts payable		(9,130)		(4,433)		(6,386)				(19,949)
Accrued expenses		(2,528)		787		479				(1,262)
Other noncurrent liabilities		(1,316)				579				(737)
Income taxes payable		8,326		(15,567)		206				(7,035)
Net cash flows from operating										
activities		203,113		65,659		62,850		(65,196)		266,426
Cash flows from investing										
activities:										
Purchase of property, plant and										
equipment		(21,734)		(6,771)		(10,213)				(38,718)
Proceeds from sale of assets		(21,734)		494		(10,213)				(38,718)
Acquisitions, net of cash		22		7/7		1)				575
acquired										
Dividends to minority interests						(289)				(289)
Other, net		21,497		(57,060)		(32,087)		65,196		(2,454)
Other, liet		21,497		(37,000)		(32,007)		05,190		(2,434)
Net cash flows from investing										
activities		(215)		(63,337)		(42,510)		65,196		(40,866)
Cash flows from financing										
activities:										
Net borrowings under										
short-term agreements				(9)		5,407				5,398
-										

Proceeds from long-term				
borrowings			10,001	10,001
Principal payments on			10,001	10,001
long-term obligations	(169,680)	(26)	(6 202)	(175,909)
Dividends paid	(109,080)	(20)	(6,203)	(175,909) (10,753)
Proceeds from exercises under	(10,755)			(10,753)
	4.540			4.540
stock plans	4,549			4,549
Excess tax benefits from stock	1051			1.051
option exercises	1,954			1,954
Purchase of common treasury				
shares stock plan exercises	(3,440)			(3,440)
Net cash flows from financing				
activities	(177,370)	(35)	9,205	(168,200)
			,	
Effect of exchange rate changes			2.017	2.017
on cash and cash equivalents			3,917	3,917
Net change in cash and cash				
equivalents	25,528	2,287	33,462	61,277
Cash and cash				
equivalents beginning of year	18,989	1,503	48,075	68,567
1 0 0 9	- ,	,	-,	
Cash and cash equivalents end of		¢ 0.700	¢ 01.525	¢ 100.044
period	\$ 44,517	\$ 3,790	\$ 81,537	\$ 129,844

VALMONT INDUSTRIES, INC. AND SUBSIDIARIES

NOTES TO CONDENSED CONSOLIDATED FINANCIAL STATEMENTS (Continued)

(Dollars in thousands, except per share amounts)

(Unaudited)

8. Guarantor/Non-Guarantor Financial Information (Continued)

	Parent	Guarantors	Non- Guarantors	Eliminations	Total
Cash flows from operating	rarent	Guarantors	Guarantors	Emmations	Total
activities:					
Net earnings	\$ 103.026	\$ 14.623	\$ 36,664	\$ (47,202)	\$ 107,111
Adjustments to reconcile net earnings to net cash flows from operations:		,	,	+ (,)	÷,
Depreciation and amortization	12,556	8,116	8,409		29.081
Stock based compensation	3,869	0,110	0,109		3,869
Loss on sale of property, plant	5,007				5,007
and equipment	29	42	(448)		(377)
Equity in earnings of	27	12	(110)		(311)
nonconsolidated subsidiaries	(330)		(39)		(369)
Deferred income taxes	(8,698)	398	(2,135)		(10,435)
Other adjustments	(0,090)	570	(836)		(840)
Payment of deferred	(+)		(050)		(0+0)
compensation	(589)				(589)
Changes in assets and	(567)				(567)
liabilities:	(2.1.2.2.2)		(*******		
Receivables	(21,390)	(4,568)	(23,151)		(49,109)
Inventories	(37,540)	(4,631)	(36,492)		(78,663)
Prepaid expenses	(94)	(96)	162		(28)
Accounts payable	29,130	1,502	3,878		34,510
Accrued expenses	12,645	1,199	10,308		24,152
Other noncurrent liabilities	(1,502)		72		(1,430)
Income taxes payable	11,209		(1,098)		10,111
Net cash flows from operating					
activities	102,317	16,585	(4,706)	(47,202)	66.994
Cash flows from investing activities:	102,017	10,000	(1,700)	(,202)	
Purchase of property, plant and	(24.010)	(2.020)	(11.200)		(28.024)
equipment Proceeds from sale of assets	(24,910)	(2,626)	(11,388)		(38,924)
	726	65	2,342		3,133
Acquisitions, net of cash	(0.40)	(04.0(5)	(24,120)		(110.044)
acquired	(849)	(84,065)	(34,130)		(119,044)
Dividends to minority interests	(191,220)	71 141	(184)	47 202	(184)
Other, net	(181,320)	71,141	62,378	47,202	(599)
Net cash flows from investing activities	(206,353)	(15,485)	19,018	47,202	(155,618)
Cash flows from financing activities:					
	16,000		(5,605)		10,395

CONDENSED CONSOLIDATED STATEMENTS OF CASH FLOWS For the Thirty-nine Weeks Ended September 27, 2008

Net borrowings under				
short-term agreements				
Proceeds from long-term	00.000		205	00.005
borrowings	80,000		895	80,895
Principal payments on	(22.055)		(5, (2,5))	(20.505)
long-term obligations	(33,055)	(97)	(5,635)	(38,787)
Dividends paid	(8,852)			(8,852)
Proceeds from exercises under				
stock plans	6,689			6,689
Excess tax benefits from stock				
option exercises	7,117			7,117
Purchase of common treasury				
shares stock plan exercises	(7,895)			(7,895)
Net cash flows from financing				
activities	60.004	(97)	(10,345)	49.562
Effect of exchange rate changes			(25	(25
on cash and cash equivalents			625	625
Net change in cash and cash				
equivalents	(44,032)	1,003	4,592	(38,437)
Cash and cash				
equivalents beginning of year	58,344	464	47,724	106,532
Cash and cash equivalents end				
of period	\$ 14,312 \$	1,467	\$ 52,316	\$ 68.095
or period	φ 14,312 Φ	1,407 4	¢ 52,510	φ 00,095

VALMONT INDUSTRIES, INC. AND SUBSIDIARIES PART 1. FINANCIAL INFORMATION

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

Management's discussion and analysis contains forward-looking statements within the meaning of the Private Securities Litigation Reform Act of 1995. These forward looking statements are based on assumptions that management has made in light of experience in the industries in which the Company operates, as well as management's perceptions of historical trends, current conditions, expected future developments and other factors believed to be appropriate under the circumstances. These statements are not guarantees of performance or results. They involve risks, uncertainties (some of which are beyond the Company's control) and assumptions. Management believes that these forward-looking statements are based on reasonable assumptions. Many factors could affect the Company's actual financial results and cause them to differ materially from those anticipated in the forward-looking statements. These factors include, among other things, risk factors described from time to time in the Company's reports to the Securities and Exchange Commission, as well as future economic and market circumstances, industry conditions, company performance and financial results, operating efficiencies, availability and price of raw materials, availability and market acceptance of new products, product pricing, domestic and international competitive environments, and actions and policy changes of domestic and foreign governments.

This discussion should be read in conjunction with the financial statements and the notes thereto, and the management's discussion and analysis, included in the Company's annual report on Form 10-K for the fiscal year ended December 27, 2008. We aggregate our businesses into four reportable segments. See Note 7 to the Condensed Consolidated Financial Statements.

Results of Operations

Dollars in thousands, except per share amounts

	Thirteen Weeks Ended				Thirty-nine Weeks Ended					
	Sept	,	Sep	otember 27,		Sej	ptember 26,	Sej	ptember 27,	% Incr.
		2009		2008	(Decr.)		2009		2008	(Decr.)
Consolidated	<i>•</i>	101010	~	10.1.001	(10.0)	.		.		(1.0) 61
Net sales	\$	434,010	\$	494,801	(12.3)%	\$	1,387,974	\$	1,414,216	(1.9)%
Gross profit		136,358		134,999	1.0%		409,355		388,010	5.5%
as a percent of		21.40	,	27.29			20.50		27.49	
sales		31.4%	Ó	27.3%	0.70		29.5%)	27.4%	0.10
SG&A expense		73,625		73,103	0.7%		218,887		212,278	3.1%
as a percent of		17.00	,	14 907			15 00		15.00	
sales		17.0%	0	14.8%	1.4%		15.8%)	15.0% 175,732	8.4%
Operating income		62,733		61,896	1.4%		190,468		175,752	8.4%
as a percent of sales		14 50	,	12.5%			13.7%		12 107	
		14.5%	0	12.3%			15.7%)	12.4%	
Net interest		2 217		2 002	(17, 1)07		10.961		11 566	(6, 1)07
expense Effective tax rate		3,217 33.0%	<u>.</u>	3,882 34.0%	(17.1)%		10,861 32.9%		11,566 34.1%	(6.1)%
Net earnings		55.07	0	54.070			52.9 1	,	54.170	
attributable to										
Valmont										
Industries, Inc.		40,474		36,984	9.4%		120,568		103,947	16.0%
Earnings per		40,474		50,984	9.4 /0		120,508		105,947	10.0 /0
share attributable										
to Valmont										
Industries, Incdil	ut\$d	1.53	\$	1.40	9.3%	\$	4.59	\$	3.95	16.2%
Engineered	uwu	1.55	Ψ	1.40	2.570	Ψ	7.57	Ψ	5.75	10.270
Support Structures										
segment										
Net sales	\$	172,437	\$	179,189	(3.8)%	\$	472,587	\$	506,786	(6.7)%
Gross profit	Ŷ	49,613	Ŷ	45,919	8.0%	Ŷ	129,791	Ψ	131,666	(1.4)%
SG&A expense		31,427		29,583	6.2%		89,490		87,272	2.5%
Operating income		18,186		16,336	11.3%		40,301		44,394	(9.2)%
Utility Support		-,		- ,			- ,		,	
Structures segment										
Net sales		150,166		111,013	35.3%		524,286		311,371	68.4%
Gross profit		54,035		27,902	93.7%		170,262		81,482	109.0%
SG&A expense		13,663		13,371	2.2%		43,465		38,449	13.0%
Operating income		40,372		14,531	177.8%		126,797		43,033	194.7%
Coatings segment										
Net sales		22,662		28,928	(21.7)%		68,944		86,394	(20.2)%
Gross profit		10,901		12,485	(12.7)%		30,338		34,826	(12.9)%
SG&A expense		3,320		3,201	3.7%		10,373		9,911	4.7%
Operating income		7,581		9,284	(18.3)%		19,965		24,915	(19.9)%
Irrigation segment										
Net sales		75,228		150,440	(50.0)%		279,323		440,872	(36.6)%
Gross profit		17,570		40,141	(56.2)%		63,890		117,420	(45.6)%
SG&A expense		11,937		14,891	(19.8)%		36,411		41,756	(12.8)%
Operating income		5,633		25,249	(77.7)%		27,479		75,663	(63.7)%
Other										
Net sales		13,517		25,231	(46.4)%		42,834		68,793	(37.7)%
Gross profit		5,029		8,283	(39.4)%		16,128		22,806	(29.3)%
SG&A expense		1,983		2,472	(19.8)%		6,207		7,285	(14.8)%
Operating income		3,046		5,821	(47.7)%		9,921		15,521	(36.1)%
Net corporate										

expense

Gross profit	(790)	259	(405.0)%	(1,053)	(189)	457.1%
SG&A expense	11,295	9,584	17.9%	32,942	27,605	19.3%
Operating loss	(12,085)	(9,325)	(29.6)%	(33,995)	(27,794)	(22.3)%
			26			

Overview

Net sales

The decrease in net sales for the third quarter and year-to-date periods ended September 26, 2009, as compared with the same periods in 2008, were mainly due to the following:

Lower unit sales volumes in 2009, as compared with 2008. In the third quarter and year-to-date periods ended September 26, 2009, we experienced lower sales unit volumes, as compared with 2008. On a consolidated basis, sales unit volumes for the thirteen and thirty-nine weeks ended September 26, 2009 were approximately 11% and 7%, respectively, less than the same periods in 2008. On a reportable segment basis, we realized a significant sales unit volume increase in the Utility Support Structures ("Utility") segment. The sales unit volume increase in Utility was more than offset by lower unit sales volumes in our other reportable segments. We believe these decreases were mainly due to the global economic recession that began in late 2008, which resulted in weaker sales demand in our other reportable segments. Sales demand in the Irrigation segment was also adversely impacted by lower projected net farm income in 2009, as compared with 2008.

Currency translation effects. Our third quarter and year-to-date net sales in 2009 decreased as compared with 2008 due to currency translation effects (approximately \$7.0 million and \$19.4 million, respectively). The U.S. dollar, on average, was stronger in relation to the euro, Brazilian real, South African rand and the Canadian dollar in 2009, as compared with 2008. As a result, our 2009 consolidated net sales were lower than 2008 when our sales in those currencies were translated into U.S. dollars.

These decreases were offset to a degree by the full-year impact of acquisitions completed in 2008 (approximately \$14.0 million and \$50.8 million, respectively) for the third quarter and year-to-date periods ended September 26, 2009, as compared with the same periods in fiscal 2008.

On a year-to-date basis, unit selling prices were higher in 2009, as compared with 2008, due to steel cost increases that occurred throughout most of 2008 and reflected in sales shipments in 2009. In the third quarter of 2009, unit selling prices were slightly lower than in 2008. Despite higher sales unit prices 2009, as compared with 2008, pricing levels in 2009 have generally decreased as compared with late 2008, due to pricing pressures associated with weaker sales demand and lower raw material prices.

Gross profit margins

The increase in gross profit margin (gross profit as a percent of sales) for the third quarter and year-to-date periods ended September 26, 2009 over the same periods in 2008 was mainly due to the strong sales and operational performance of the Utility segment and a modest gross margin improvement in the Coatings segment. The Irrigation segment reported weaker gross margins in 2009, as compared with 2008, mainly due to lower sales and production levels. Declining raw materials costs throughout 2009 and aggressive manufacturing cost control helped us maintain gross margins to some degree despite weaker sales demand and lower factory production levels in most of our businesses.

Selling, general and administrative expenses

Selling, general and administrative (SG&A) spending in 2009 (on a quarterly and year-to-date basis) increased over 2008, due to:

increased salary and benefit costs (approximately \$0.7 million and \$9.1 million, respectively);

the full-year effect of acquisitions completed in 2008 (approximately \$1.4 million and \$6.8 million, respectively), and;

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increased deferred compensation expense related to the improved investment performance in the marketable securities underlying the deferred compensation plan as compared with of 2008 (approximately \$1.8 million and \$3.7 million, respectively). We recorded the investment gains and losses in these securities as "Miscellaneous" in our condensed consolidated statements of operations for the thirteen weeks and thirty-nine weeks ended September 26, 2009 and September 27, 2008, respectively.

These increases were somewhat offset by:

currency translation effects (approximately \$0.8 million and \$4.1 million, respectively), and;

lower management incentive accruals in 2009, as compared with 2008 (approximately \$2.3 million and \$6.6 million, respectively).

The decrease in net interest expense for the third quarter and year-to-date periods ended September 26, 2009, as compared with the same periods in 2008, was due to a combination of lower interest rates on our variable rate debt in 2009 and decreased borrowing levels throughout 2009.

"Miscellaneous" income was higher in the third quarter and year-to-date periods ended September 26, 2009, as compared with 2008, due to improved investment performance in the assets in our deferred compensation plan (approximately \$1.9 million and \$3.7 million, respectively) and foreign currency transaction gains realized in 2009.

The effective income tax rate for the third quarter and year-to-date periods ended September 26, 2009, as compared with the same periods in 2008, were slightly lower, due to a reduction in the first quarter of 2009 of our income tax contingency liabilities. Our cash flows provided by operations were \$266.4 million for the thirty-nine week period ended September 26, 2009, as compared with \$67.0 million for the same period in 2008. Improved net earnings and working capital management in 2009, as compared with 2008, were the main reasons for the improved operating cash flow in 2009.

Engineered Support Structures (ESS) segment

The decrease in ESS segment sales in the quarter and year-to-date periods ended September 26, 2009, as compared with the same periods in 2008, was mainly due to weaker sales demand in worldwide markets. Foreign currency translation effects (approximately \$4.2 million and \$15.6 million, respectively) also contributed to the decrease in segment sales. These decreases were offset somewhat by the impact of acquisitions (approximately \$14.0 million and \$50.1 million, respectively).

In North America, lighting and traffic structure sales were lower than 2008 levels due to decreased demand for lighting and traffic control support structures. In particular, sales demand for lighting structures for residential and commercial outdoor lighting applications were lower in 2009, as compared with 2008, due to weaker residential and commercial construction activity that resulted from the global economic recession and tightness in credit markets. Net sales in the transportation market channel likewise were lower in 2009 as compared with 2008. In addition to the recession in the U.S. economy, we believe that state budget deficits and uncertainty over the U.S. federal highway funding legislation also contributed to weaker sales order flows and shipments in 2009. We believe that the lack of legislative activity on long-term street and highway funding is negatively impacting street and highway project activity, because the amount and nature of any funding is uncertain. We also believe that the impact from the U.S. economic stimulus spending directed towards street and highway construction projects is not substantial, aside from some potential positive impact of financial aid provided to the various states, which could be used to fund street and highway construction projects. In Europe, sales for the third quarter and year-to-date periods ended September 26, 2009 were above 2008. The positive impact from the Mitas and Stainton acquisitions in late 2008 and special project sales outside of Europe more than offset lower sales demand in our core markets due to economic weakness in Europe and currency translation effects.

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Sales of Specialty Structures products in the third quarter of 2009 were lower than 2008. In North America, market conditions for sales of structures and components for the wireless communication market in 2009 were lower than 2008. Sales of wireless communication poles in China in 2009 were comparable to 2008. Year-to-date sales of Specialty Structures in 2009 were comparable to 2008, as lower sales in the U.S. wireless market were offset by the acquisition of Site Pro 1 (Site Pro) in July 2008.

Operating income in the ESS segment for the third quarter of 2009 was slightly higher than 2008 but lower than 2008 on a year-to-date basis. The impact of acquisitions (approximately \$0.9 million and \$5.1 million, respectively) and lower raw material costs contributed to increased profitability and offset to a degree the lower sales volumes. In response to market conditions, we took actions in 2009 to reduce costs, including decreases in employment levels and reducing production capacity in selected areas. These actions allowed us to gain certain operating efficiencies to mitigate the impact of lower sales volumes on segment operating income.

The increase in SG&A expense for the third quarter and year-to date periods ended September 26, 2009, as compared with 2008, was due to the impact from acquisitions (approximately \$1.4 million and \$5.9 million, respectively) and impairment charges incurred in the third quarter as part of our evaluation of the goodwill and other intangible assets assigned to our North American sign structure operations (approximately \$0.7 million). These increases were offset somewhat by currency translation impacts (approximately \$0.6 million and \$3.0 million, respectively) and lower sales commissions associated with lower sales volumes (approximately \$0.3 million and \$2.8 million, respectively).

Utility Support Structures segment

In the Utility Support Structures segment, the sales increase in the third quarter and year-to-date periods ended September 26, 2009, as compared with the same periods of 2008, was due to continued strong demand for steel and concrete high-voltage transmission and substation structures and higher average sales prices. We entered the 2009 fiscal year with a record backlog and the strong 2009 sales performance relates in part to the large backlogs from year-end 2008. Our customers, who are mainly utility companies, are continuing their investment commitments in transmission and substation structures which began over the past several years to improve the reliability and capacity of the electrical grid in the U.S. Sales demand for pole structures for low voltage electrical distribution applications was weaker in 2009, as compared with 2008. This weakness relates directly to the downturn in residential and commercial construction in the U.S. that started in late 2008 due to the economic recession and credit crisis.

The improved operating income for this segment in the third quarter and year-to-date of 2009, as compared with the same periods in 2008, related to the increased sales levels, improved operating leverage associated with higher sales volumes, lower raw material costs and a more favorable sales mix than 2008. The increase in year-to-date SG&A spending in 2009, as compared with 2008, was principally due to higher salary and employee benefit costs and sales commissions (\$1.6 million and \$0.6 million, respectively) to support the higher sales volumes and higher employee incentives (approximately \$1.1 million) associated with improved operating income of this segment.

Coatings segment

The decrease in Coatings segment sales in the third quarter and year-to-date periods ended September 26, 2009 as compared with the same periods of 2008 was predominantly due to decreased sales volumes from both internal and external customers along with lower selling prices due to lower per pound zinc costs in 2009, as compared with 2008. The decrease in sales volumes in our galvanizing operations in the third quarter and year-to-date periods ended September 26, 2009 was approximately



13%, as compared with the same periods in 2008. The decrease in sales demand was related to industrial economic conditions in our served markets due to the U.S. economic recession.

Operating income decreased in the third quarter and year-to-date of 2009, as compared with the same periods in 2008, mainly the result of lower unit sales demand. The impact of lower sales volumes was mitigated by cost reductions in factory operations and lower natural gas prices in 2009. SG&A spending in the third quarter and year-to-date of 2009 was comparable with 2008, as the impact of an acquisition completed in the fourth quarter of 2008 was offset by lower management incentive expense.

Irrigation segment

The sales decreases in the Irrigation segment for the third quarter and year-to-date of 2009, as compared with the same periods in 2008, was mainly due to weaker sales volumes in both domestic and international markets. In 2009, lower farm commodity prices and lower anticipated net farm income in worldwide agricultural markets, as compared with 2008, resulted in decreased demand for mechanized irrigation machines in global markets. In addition, we believe that the global economic recession and an uncertain outlook for world economies caused customers to delay capital investments in irrigation technology in 2009. In international irrigation markets, the sales decrease in 2009, as compared with 2008, was broad-based across most geographic markets. In both North American and international markets, average selling prices were slightly lower than last year, due to price competition in our various markets and lower raw material prices. Currency translation effects also contributed to lower irrigation segment sales for the thirteen and thirty-nine weeks periods ended September 26, 2009, as compared with 2008 (approximately \$2.8 million and \$10.7 million, respectively).

The decrease in operating income for the thirteen and thirty-nine week periods ended September 26, 2009, as compared with the same periods in 2008, was due to the effect of lower sales unit volumes and the associated operating deleverage realized as a result of lower sales and production levels. The decrease in SG&A spending in the third quarter and year-to-date 2009, as compared with 2008, was due to lower incentive expense accruals related to decreased operating income this year (approximately \$1.7 million and \$4.6 million, respectively) and currency translation effects (approximately \$0.2 million and \$1.1 million, respectively), offset somewhat by higher salary and employee benefits costs (approximately \$0.3 million and \$1.7 million, respectively).

Other

These businesses mainly include our tubing and industrial fastener operations. The decreases in sales and operating income in the third quarter and year-to-date 2009, as compared with the same periods in 2008, mainly related to weaker sales of industrial tubing due to the economic recession in the U.S. this year.

Net corporate expense

The increases in net corporate expense for the quarterly and year-to-date periods ended September 26, 2009, as compared with the same periods in 2008, were mainly due to increased deferred compensation liabilities related to higher investment returns on the assets of the deferred compensation plan (approximately \$1.9 million and \$3.7 million, respectively), which is recorded in SG&A expenses. The investment gains and losses were recorded in "Miscellaneous" in our condensed consolidated statement of operations for the thirteen and thirty-nine week periods ended September 26, 2009 and September 27, 2008.



Liquidity and Capital Resources

Cash Flows

Working Capital and Operating Cash Flows Net working capital was \$431.9 million at September 26, 2009, as compared with \$475.2 million at December 27, 2008. The ratio of current assets to current liabilities was 2.60:1 at September 26, 2009, as compared with 2.69:1 at December 27, 2008. Operating cash flow was \$266.4 million for the thirty-nine week period ended September 26, 2009, as compared with \$67.0 million for the same period in 2008. The improved operating cash flow in 2009 was the result of higher net earnings and a decrease in working capital in 2009, as compared with an increase in working capital in 2008. Accounts receivable turnover in 2009 was slightly lower than the same period in 2008, mainly due to a shift in our sales mix from irrigation to other product lines. Inventory levels decreased significantly in 2009, as compared to December 27, 2008. In 2008, our inventory levels increased throughout the year due to significant growth in our business and extended delivery lead times from our raw material providers. As demand slowed in most of our businesses, we placed additional focus on reducing our inventories to align them better with current sales demand. Steel price volatility also contributed to the changes in inventory levels experienced in 2008 and 2009. Our future inventory levels will depend on business conditions, vendor delivery performance and the overall supply and demand conditions of our key raw material commodities (mainly hot-rolled steel, aluminum and zinc).

Investing Cash Flows Capital spending during the thirty-nine weeks ended September 26, 2009 was \$38.7 million, as compared with \$38.9 million for the same period in 2008. We expect our capital spending for the 2009 fiscal year to be approximately \$50 million. Investing cash flows in 2008 reflected the aggregate of \$119.0 million of cash paid for the West Coast, Penn Summit, Site-Pro, Matco and Mitas acquisitions.

Financing Cash Flows Our total interest-bearing debt decreased from \$357.6 million at December 27, 2008 to \$197.6 million at September 26, 2009. The decrease in borrowings in 2009 was predominantly associated with using our operating cash flows to pay down borrowings under our revolving credit agreement.

Sources of Financing and Capital

We have historically funded our growth, capital spending and acquisitions through a combination of operating cash flows and debt financing. We have an internal long-term objective to maintain long-term debt as a percent of invested capital at or below 40%. At September 26, 2009, our long-term debt to invested capital ratio was 16.7%, as compared with 31.7% at December 27, 2008. We plan to maintain this ratio below 40% for the balance of 2009. Our debt financing at September 26, 2009 consisted primarily of long-term debt. We also maintain certain short-term bank lines of credit totaling \$34.5 million, \$28.7 million of which was unused at September 26, 2009. Our long-term debt principally consists of:

\$150 million of senior subordinated notes that bear interest at 6.875% per annum and are due in May 2014. We are allowed to repurchase all or a portion of the notes at the following redemption prices (stated as a percentage of face value):

	Redemption Price
Until May 1, 2010	103.438%
From May 1, 2010 until May 1, 2011	102.292%
From May 1, 2011 until May 1, 2012	101.146%
After May 1, 2012	100.000%
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These notes are guaranteed by certain of our U.S. subsidiaries.

\$280 million revolving credit agreement with a group of banks. We may increase the credit facility by up to an additional \$100 million at any time, subject to participating banks increasing the amount of their lending commitments. The interest rate on our borrowings will be, at our option, either:

(a)

LIBOR (based on a 1, 2, 3 or 6 month interest period, as selected by us) plus 125 to 200 basis points (inclusive of facility fees), depending on our ratio of debt to earnings before taxes, interest, depreciation and amortization (EBITDA), or;

(b)

the higher of

The higher of (a) the prime lending rate and (b) the Federal Funds rate plus 50 basis points plus in each case, 25 to 100 basis points (inclusive of facility fees), depending on our ratio of debt to EBITDA, or

LIBOR (based on a 1 week interest period) plus 125 to 200 basis points (inclusive of facility fees), depending on our ratio of debt to EBITDA

At September 26, 2009, we had \$4.4 million in outstanding borrowings under the revolving credit agreement, at an interest rate of 1.39875% per annum, not including facility fees. The revolving credit agreement has a termination date of October 16, 2013 and contains certain financial covenants that may limit our additional borrowing capability under the agreement. At September 26, 2009, we had the ability to borrow an additional \$250.7 million under this facility.

These debt agreements contain covenants that require us to maintain certain coverage ratios and may limit us with respect to certain business activities, including capital expenditures. Our key debt covenants are that interest-bearing debt is not to exceed 3.75x EBITDA of the prior four quarters and that our EBITDA over our prior four quarters must be at least 2.50x our interest expense over the same period. At September 26, 2009, we were in compliance with all covenants related to these debt agreements.

Our businesses are cyclical, but we have diversity in our markets, from a product, customer and a geographical standpoint. We have demonstrated the ability to effectively manage through business cycles and maintain liquidity. We have consistently generated operating cash flows in excess of our capital expenditures. Based on our available credit facilities and our history of positive operational cash flows, we believe that we have adequate liquidity to meet our needs.

FINANCIAL OBLIGATIONS AND FINANCIAL COMMITMENTS

There have been no material changes to our financial obligations and financial commitments as described beginning on page 35 in our Form 10-K for the year ended December 27, 2008.

Off Balance Sheet Arrangements

There have been no changes in our off balance sheet arrangements as described on page 36 in our Form 10-K for the fiscal year ended December 27, 2008.

Critical Accounting Policies

There have been no changes in our critical accounting policies during the quarter ended September 26, 2009. These policies are described on pages 38-41 in our Form 10-K for fiscal year ended December 27, 2008.

Item 3. Quantitative and Qualitative Disclosure about Market Risk

There were no material changes in our market risk during the quarter ended September 26, 2009. For additional information, refer to the section "Risk Management" beginning on page 37 in our Form 10-K for the fiscal year ended December 27, 2008.

Item 4. Controls and Procedures

The Company carried out an evaluation under the supervision and with the participation of the Company's management, including the Company's Chief Executive Officer and Chief Financial Officer, of the effectiveness of the design and operation of the Company's disclosure controls and procedures pursuant to Securities Exchange Act Rule 13a-15. Based upon that evaluation, the Chief Executive Officer and Chief Financial Officer concluded that, as of the end of the period covered by this report, the Company's disclosure controls and procedures are effective to provide reasonable assurance that information required to be disclosed by the Company in the reports the Company files or submits under the Securities Exchange Act of 1934 is (1) accumulated and communicated to management, including the Company's Chief Executive Officer and Chief Financial Officer, to allow timely decisions regarding required disclosures and (2) recorded, processed, summarized and reported, within the time periods specified in the Commission's rules and forms.

In the third quarter of 2009, the Company implemented various processes and information system enhancements, principally related to the implementation of enterprise resource planning software and related business improvements in its Mansfield, Texas operation that is part of the Utility Support Structures segment. These process and information system enhancements resulted in modifications to internal controls over sales, customer service, inventory management, accounts receivable and accounts payable processes. There were no other changes in the Company's internal controls over financial reporting during the quarter covered by this report that have materially affected, or are reasonably likely to materially affect, the Company's internal control over financial reporting.

PART II. OTHER INFORMATION

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

Issuer Purchases of Equity Securities

Period	(a) Total Number of Shares Purchased	(b) Averag Price paid pe share	Announced	(d) Maximum Number of Shares that May Yet Be Purchased Under the Plans or Programs
June 28, 2009 to July 25, 2009	576	\$ 77	7.83	
July 26, 2009 to Aug. 29, 2009	15,652	79	9.83	
Aug. 30, 2009 to Sept. 26, 2009				
Total	16,228	\$ 79	9.76	

During the third quarter, the only shares reflected above were those delivered to the Company by employees as part of stock option exercises, either to cover the purchase price of the option or the related taxes payable by the employee as part of the option exercise. The price paid per share was the market price at the date of exercise.

Item 5. Other Information

On July 27, 2009, the Company's Board of Directors declared a quarterly cash dividend on common stock of 15 cents per share, which was paid on October 15, 2009, to stockholders of record September 25, 2009. The indicated annual dividend rate is 60 cents per share.

Item 6. Exhibits

(a)

Exhibits

Exhibit No.

Description

- 31.1 Section 302 Certificate of Chief Executive Officer
- 31.2 Section 302 Certificate of Chief Financial Officer
- 32.1 Section 906 Certifications of Chief Executive Officer and Chief Financial Officer

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 and by the undersigned hereunto duly authorized.

VALMONT INDUSTRIES, INC. (Registrant)

/s/ TERRY J. MCCLAIN

Terry J. McClain Senior Vice President and Chief Financial Officer (Principal Financial Officer)

Dated this 3rd day of November, 2009.

List of Exhibits

Exhibit No. Description

31.1 Section 302 Certificate of Chief Executive Officer

- 31.2 Section 302 Certificate of Chief Financial Officer
- 32.1 Section 906 Certifications of Chief Executive Officer and Chief Financial Officer