ADAMS GOLF INC Form 10-Q August 10, 2010

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

FORM 10-Q

(Mark One)

x Quarterly Report Pursuant to Section 13 or 15(d) of the Securities Exchange Act of 1934

For the quarterly period ended June 30, 2010

or

Transition Report Pursuant to Section 13 or 15(d) of the Securities Exchange Act of 1934

For the transition period from

to

Commission File Number: 001-33978

ADAMS GOLF, INC.

(Exact name of registrant as specified in its charter)

Delaware

75-2320087

(State or other jurisdiction of incorporation or organization)

(I.R.S. Employer Identification No.)

2801 E. Plano Pkwy, Plano, Texas (Address of principal executive offices)

75074 (Zip Code)

(972)-673-9000

(Registrant's telephone number, including area code)

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

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 "No

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 the definitions of "large accelerated filer", "accelerated filer" and "smaller reporting company" in Rule 12b-2 of the Exchange Act.

Large accelerated filer "

Accelerated filer "

Non-accelerated filer x

Smaller reporting company "

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

The number of outstanding shares of the registrant's common stock, par value \$0.001 per share, was 7,203,247 on Aug 6, 2010.

ADAMS GOLF, INC. AND SUBSIDIARIES

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Item 1.

CONDENSED CONSOLIDATED BALANCE SHEETS

(in thousands, except share amounts)

	June 30, 2010 (unaudited)		De	cember 31, 2009
ASSETS				
Current assets:				
Cash and cash equivalents	\$	10,116	\$	12,562
Trade receivables, net of allowance for doubtful accounts of \$1,709 (unaudited) and				
\$1,625 in 2010 and 2009, respectively		28,122		13,136
Inventories, net		19,872		19,721
Prepaid expenses		299		378
Other current assets		33		22
Total current assets		58,442		45,819
Property and equipment, net		772		934
Deferred tax assets, net		10,228		10,228
Other assets, net		190		238
other assets, net	\$	69,632	\$	57,219
	·	,		- · · ,
LIABILITIES AND STOCKHOLDERS' EQUITY				
Current liabilities:				
Accounts payable	\$	10,629	\$	5,479
Accrued expenses and other current liabilities		11,593		11,228
Total current liabilities		22,222		16,707
Other liabilities		-	_	2
Total liabilities		22,222		16,709
Stockholders' equity:				
Preferred stock, \$0.01 par value; authorized 1,250,000 shares; none issued		_	_	_
Common stock, \$0.001 par value; authorized 12,500,000 shares; 7,614,184 and				
7,387,309 shares issued and 7,203,247 and 6,976,372 shares outstanding at June 30,				
2010 (unaudited) and December 31, 2009, respectively		8		7
Additional paid-in capital		94,035		93,576
Accumulated other comprehensive income		1,939		2,074
Accumulated deficit		(43,818)		(50,393)
Treasury stock, 410,937 common shares at June 30, 2010 and December 31, 2009, at				
cost		(4,754)		(4,754)
Total stockholders' equity		47,410		40,510
	\$	69,632	\$	57,219
Contingencies	Ψ	,	7	,

See accompanying notes to unaudited condensed consolidated financial statements.

CONDENSED CONSOLIDATED STATEMENTS OF OPERATIONS

(in thousands, except per share amounts) (unaudited)

	Three Months Ended June 30,				Six Mont June		
	2010		2009		2010		2009
Net sales	\$ 31,600	\$	23,254	\$	53,957	\$	46,730
Cost of goods sold	16,930		20,476		29,221		34,943
Gross profit	14,670		2,778		24,736		11,787
Operating expenses:							
Research and development expenses	591		738		1,219		1,590
Selling and marketing expenses	6,716		5,437		12,409		11,387
General and administrative expenses	2,303		1,743		4,406		3,586
Total operating expenses	9,610		7,918		18,034		16,563
Operating income (loss)	5,060		(5,140)		6,702		(4,776)
Other income (expense):							
Interest expense, net	(9)		(36)		(18)		(53)
Other, net	(5)		2		(6)		50
Income (loss) before income taxes	5,046		(5,174)		6,678		(4,779)
Income tax expense	123		32		103		61
Net income (loss)	\$ 4,923	\$	(5,206)	\$	6,575	\$	(4,840)
Net income (loss) per common share - basic	\$ 0.69	\$	(0.78)	\$	0.93	\$	(0.73)
- diluted	\$ 0.63	\$	(0.78)	\$	0.84	\$	(0.73)

See accompanying notes to unaudited condensed consolidated financial statements.

CONDENSED CONSOLIDATED STATEMENT OF STOCKHOLDERS' EQUITY

(in thousands, except share amounts)

Six Months Ended June 30, 2010 (unaudited)

	Shares of Addition Ad						Cost of	Total
	Common Com	mon Paid	-in Comp	rehensiv A c	cumulat © om	prehensiv	Treasury Sto	ckholders'
	Stock Sto	ock Capi	tal In	come	Deficit Inco	ome (Loss	s) Stock	Equity
Balance, December 31,								
2009	7,387,309 \$	7 \$ 93,	576 \$	2,074 \$	(50,393)		\$ (4,754) \$	40,510
Comprehensive income:								
Net income	_	_	_		6,575 \$	6,575	_	6,575
Foreign currency								
translation	_			(135)	_	(135)	_	(135)
Comprehensive income	_	_	_	_	-\$	6,440	_	_
Stock options exercised	86,875	1	2				_	3
Issuance of Restricted								
stock	140,000	_	_	_	_		_	_
Compensatory stock								
and stock options			457					457
Balance, June 30, 2010	7,614,184 \$	8 \$ 94,	035 \$	1,939 \$	(43,818)		\$ (4,754) \$	47,410

See accompanying notes to unaudited condensed consolidated financial statements.

CONDENSED CONSOLIDATED STATEMENTS OF CASH FLOWS (in thousands) (unaudited)

		Six Mont June		
		2010		2009
Cash flows from operating activities:	Φ.	6.505	Ф	(4.0.40)
Net income (loss)	\$	6,575	\$	(4,840)
Adjustments to reconcile net income (loss) to net cash used in operating activities:		260		212
Depreciation and amortization		260		312
Amortization of deferred compensation		457		432
Provision for doubtful accounts		740		696
Provision for inventory reserve		274		2,560
Changes in operating assets and liabilities:				(2.225)
Trade receivables		(15,726)		(8,806)
Inventories		(425)		8,234
Prepaid expenses		79		269
Other current assets		(13)		(10)
Other assets			_	(3)
Accounts payable		5,150		(7,075)
Accrued expenses and other current liabilities		370		(630)
Net cash used in operating activities		(2,259)		(8,859)
Cash flows from investing activities:				
Purchases of equipment		(35)		(161)
Net cash used in investing activities		(35)		(161)
Cash flows from financing activities:				
Principal payments under capital lease obligation		(7)		(9)
Proceeds from exercise of stock options		3		3
Debt financing costs		(14)		_
Proceeds from debt		_		5,052
Net cash provided by (used in) financing activities		(18)		5,046
Effects of exchange rate changes		(134)		1,282
Net decrease in cash and cash equivalents		(2,446)		(2,692)
Cash and cash equivalents at beginning of period		12,562		5,960
Cash and cash equivalents at end of period	\$	10,116	\$	3,268
Supplemental disclosure of cash flow information				
Interest paid	\$	19	\$	58
Income taxes paid	\$	27	\$	60

See accompanying notes to unaudited condensed consolidated financial statements.

NOTES TO UNAUDITED CONDENSED CONSOLIDATED FINANCIAL STATEMENTS

1. Basis of Presentation

The unaudited condensed consolidated financial statements of Adams Golf, Inc. and its subsidiaries (the "Company", "Adams Golf", "we", "us", or "our") for the three and six months ended June 30, 2010 and 2009 have been prepared by us pursuant to the rules and regulations of the Securities and Exchange Commission ("SEC"). The information included reflects all adjustments (consisting only of normal recurring accruals and adjustments) which are, in the opinion of management, necessary to fairly state the operating results for the respective periods. However, these operating results are not necessarily indicative of the results expected for the full fiscal year. Certain information and footnote disclosures normally included in annual consolidated financial statements prepared in accordance with generally accepted accounting principles have been omitted pursuant to SEC rules and regulations. The notes to the unaudited condensed consolidated financial statements should be read in conjunction with the notes to the consolidated financial statements contained in our 2009 Annual Report on Form 10-K filed with the SEC on March 9, 2010. The condensed consolidated balance sheet of Adams Golf, Inc. as of December 31, 2009 has been derived from the audited consolidated balance sheet as of that date.

We design, assemble, market and distribute premium quality, technologically innovative golf clubs for all skill levels. Our recently launched products include Idea a7 and a7 OS irons and hybrids, Idea Pro Black CB1 and Idea Black CB2 irons and hybrids, Idea Black Super hybrid, Speedline Fast 10 and Speedline 9032 drivers, Speedline Fast 10 hybrid fairway woods, Idea Tech a4 and a4 OS I-woods and irons. We also continue to develop new products under the name of Women's Golf Unlimited, the Lady Fairway and Square 2 brands. We continue to sell certain older product lines, including the Idea a3 and a3 OS I-woods and irons, the Tight Lies family of fairway woods, the Puglielli series of wedges, and certain accessories.

The consolidated financial statements include the accounts of the Company and its subsidiaries, all of which are wholly-owned. All significant intercompany accounts and transactions have been eliminated in consolidation.

2. Inventories

Inventories consisted of the following on the dates indicated (in thousands):

	June 30, 2010		De	ecember 31, 2009
	(unaudited)			_00)
Finished goods	\$	12,411	\$	13,057
Component parts		9,780		8,708
Allowance for inventory obsolescence		(2,319)		(2,044)
Total inventory	\$	19,872	\$	19,721

Inventory is determined using the first-in, first-out method and is recorded at the lower of cost or market value. The inventory balance is comprised of purchased raw materials and finished goods at their respective purchase costs; labor, assembly and other capitalizable overhead costs, which are then applied to each unit completed; retained costs representing the excess of manufacturing and other overhead costs that are not yet applied to finished goods; and an estimated allowance for obsolete inventory. At June 30, 2010 and December 31, 2009, inventories included \$760,000 and \$708,000 of consigned inventory, respectively.

NOTES TO UNAUDITED CONDENSED CONSOLIDATED FINANCIAL STATEMENTS

3. Accrued Expenses

Accrued expenses consisted of the following on the dates indicated (in thousands):

	ine 30, 2010 audited)	De	cember 31, 2009
Payroll and commissions	\$ 1,767	\$	284
Product warranty and sales returns and allowances	4,241		2,209
Professional services	62		25
Accrued settlement expense	_	_	5,000
Accrued sales promotions	1,971		1,060
Deferred revenue	1,521		1,273
Other	2,031		1,377
Total accrued expenses	\$ 11,593	\$	11,228

4. Financial Instruments

The carrying amounts of cash and cash equivalents, accounts receivable, accounts payable, and accrued expenses approximate fair value due to the short maturity of these instruments.

5. Net Income (Loss) per Common Share

The weighted average common shares used for determining basic and diluted income per common share were 7,094,641 and 7,851,039, respectively, for the three months ended June 30, 2010, respectively, and the shares used for determining basic and diluted loss per common share were 6,642,849 for the three months ended June 30, 2009.

The effect of all warrants and options to purchase shares of our common stock for the three months ended June 30, 2010 resulted in additional dilutive shares of 756,398. The effect of all warrants and options to purchase shares of our common stock for the three months ended June 30, 2009 were excluded from the calculation of dilutive shares as the effect of inclusion would have been antidilutive.

The weighted average common shares used for determining basic and diluted income per common share were 7,042,090 and 7,801,074, respectively, for the six months ended June 30, 2010 and the common shares used for determining basic and diluted loss per common share were 6,603,181 for the six months ended June 30, 2009.

The effect of all warrants and options to purchase shares of our common stock for the six months ended June 30, 2010 resulted in additional dilutive shares of 758,984. The effect of all warrants and options to purchase shares of our common stock for the six months ended June 30, 2009 were excluded from the calculation of dilutive shares as the effect of inclusion would have been antidilutive.

NOTES TO UNAUDITED CONDENSED CONSOLIDATED FINANCIAL STATEMENTS

6. Geographic Segment and Data

We generate substantially all revenues from the design, assembly, marketing and distribution of premium quality, technologically innovative golf clubs and accessories. Our products are distributed in both domestic and international markets. Net sales for these markets consisted of the following during the periods indicated (in thousands):

	Three Months Ended June 30,				Six Months E	Ended June 30,				
	2010 2009				2010		2009			
		(unaudited)					(unaudited)			
United States	\$	25,405	\$	18,464	\$	43,649	\$	38,048		
Rest of World		6,195		4,790		10,308		8,682		
Total net sales	\$	31,600	\$	23,254	\$	53,957	\$	46,730		

Foreign net sales are generated in various regions including, but not limited to, Canada (a majority of our foreign sales), Europe, Japan, Australia, South Africa, and South America. A change in our relationship with one or more of our customers or distributors could negatively impact the volume of foreign sales.

7. Income Taxes

We account for income taxes in accordance with FASB ASC 740, Income Taxes. FASB ASC 740 prescribes the use of the liability method whereby deferred tax assets and liabilities are recognized for the future tax consequences attributable to the differences between the financial statement carrying amounts of existing assets and liabilities and their respective tax bases and operating loss and tax credit carryforwards. Deferred tax assets and liabilities are measured using enacted rates expected to apply to taxable income in the years in which those temporary differences are expected to be recovered or settled. The effect on deferred tax assets and liabilities of a change in tax rates is recognized in income in the period that includes the enactment date. In assessing the realizability of deferred income tax assets, we consider whether it is more likely than not that some portion or all of the deferred income tax assets will be realized. The ultimate realization of deferred income tax assets is dependent upon the generation of future taxable income during the periods in which those temporary differences become deductible. Due to our historical operating results, management is unable to conclude on a more likely than not basis that all deferred income tax assets generated from net operating losses and other deferred tax assets will be realized. However, due to our earnings history over the past years and projected future earnings, we have concluded that it is more likely than not that a portion of the deferred tax asset will be realized. We have recognized a valuation allowance equal to a portion of the deferred income tax asset for which realization is uncertain. Our estimate of the realizability of the net deferred tax asset is a significant estimate that is subject to change in the near term. We file tax returns with U.S. federal jurisdictions and are no longer subject to income tax examinations for years before 2006.

8. Comprehensive Income

Comprehensive income for the six months ended June 30, 2010 was approximately \$6.4 million.

9. Stock-Based Compensation

We maintain the 2002 Equity Incentive Plan (the "Plan") for employees, outside directors and consultants. At June 30, 2010, 804,169 options were outstanding under the Plan with exercise prices ranging from \$0.04 to \$4.80 per share. The requisite service periods for the options to vest vary from six months to four years and the options expire ten years from the date of grant. At June 30, 2010, 275,655 shares remained available for grant under the plan, including forfeitures.

NOTES TO UNAUDITED CONDENSED CONSOLIDATED FINANCIAL STATEMENTS

9. Stock-Based Compensation (continued)

During the six months ended June 30, 2010, no options were granted. During the six months ended June 30, 2009, 100,000 options were granted with an exercise price equal to the fair market value of the underlying common stock at the date of grant. The per share weighted-average fair value of stock options granted during the six months ended June 30, 2009 was \$2.70 on the date of grant using the Black Scholes option pricing model with the following weighted-average assumptions: risk free interest rate, 3.5%; expected life, 10 years; expected dividend yield, 0%; and expected volatility, based on historical daily annualized volatility of 96.34%. We use historical data to estimate option exercise and employee termination factors within the valuation model.

Compensation expense associated with stock options and restricted stock grants for the three and six months ended June 30, 2010 was \$209,000 and \$457,000, respectively, and for the three and six months ended June 30, 2009 was \$215,000 and \$432,000, respectively.

	Number of Options	Weighted Average Exercise Price		Aggregate Intrinsic Value of Options
Options outstanding at December 31, 2009	891,044	\$	0.52	_
Options granted	_	_	_	
Options forfeited / expired	-	_	-	_
Options exercised	(86,875)		0.04	298,756
Options outstanding at June 30, 2010	804,169		0.58	2,464,008
Options exercisable at June 30, 2010	729,169		0.32	2,417,508

The weighted average remaining contractual life of the options outstanding at June 30, 2010 was 3.29 years and for those outstanding options that were exercisable at June 30, 2010 was 2.75 years.

As of June 30, 2010, there were \$1.4 million of unrecognized compensation costs related to non-vested restricted stock grants. The compensation costs of restricted stock awards were determined based on the fair value of our common stock on the date of grant and expensed over each award's respective vesting period. Restricted stock vesting periods vary from six months to four years from the date of grant. 140,000 shares of restricted stock were granted during the six months ended June 30, 2010 with a fair market value of \$3.71 per share based on the stock prices at the date of issuance. During the six months ended June 30, 2009, 100,000 shares of restricted stock were granted with a fair market value of \$3.30 per share based on the stock prices at the date of issuance.

As of June 30, 2010, compensation costs related to non-vested awards (options and non-vested shares) totaled \$1.5 million, which are expected to be recognized over a weighted average period of 1.5 years.

NOTES TO UNAUDITED CONDENSED CONSOLIDATED FINANCIAL STATEMENTS

9. Stock-Based Compensation (continued)

A summary of restricted stock grant activity follows:

	Number of Shares	Weighted Average Grant Date Price
Stock unvested at December 31, 2009	336,870	\$ 4.12
Stock granted	140,000	3.71
Stock vested	(62,752)	5.03
Stock unvested at June 30, 2010	414,118	\$ 3.81

Due to the passage of The American Jobs Creation Act and the subsequent IRS Section 409A rules, stock options that were issued at a strike price less than market value at the date of grant will now be considered deferred compensation by the IRS and the individual who was granted the options will incur adverse tax consequences, including, but not limited to excise taxes, unless the individual designated a specific future exercise date of the unvested stock options at December 31, 2004 and made this election before December 31, 2005. As a result of the compliance with the American Job Creation Act, a summary of these designated future exercise dates is as follows:

Period of Exercise	Total Options to be Exercised
2010	6,250
2011	15,000
2012	15,709
2013	1,250
Beyond 2013	2,500
Total Options	40,709

10. New Accounting Pronouncement

There have been no new material accounting pronouncements that are applicable to our business for this period.

11. Liquidity

We have a \$15.0 million revolving credit agreement with Wells Fargo, NA (as successor to Wachovia Bank, NA), which was entered into in November 2007 and expires in November 2012. The agreement is collateralized by all of our assets and requires us, among other things, to maintain certain financial performance levels relative to the fixed charge coverage ratio. This agreement was amended in June 2009 to provide that the requirement to maintain such performance levels is only applicable when we have less than \$5.0 million in availability on the facility, and it was further amended in December 2009 to provide that our fixed charge coverage ratio is only applicable if we have less than \$2.0 million in availability on the facility between March and June of each year. Interest on outstanding balances accrues at a rate of LIBOR plus 2.50% and is payable monthly. As of June 30, 2010 and August 6, 2010, we had no

outstanding borrowings on our credit facility and we were in compliance with the terms of our agreement.

NOTES TO UNAUDITED CONDENSED CONSOLIDATED FINANCIAL STATEMENTS

11. Liquidity (continued)

Our anticipated sources of liquidity over the next twelve months are expected to be cash reserves, projected cash flows from operations, and available borrowings under our credit facility. We anticipate that operating cash flows, current cash reserves, and available borrowings also will fund capital expenditure programs. These capital expenditure programs can be suspended or delayed at any time with minimal disruption to our operations if cash is needed in other areas of our operations. In addition, cash flows from operations and cash reserves will be used to support ongoing purchases of component parts for our current and future product lines. The expected operating cash flows, current cash reserves and borrowings available under our credit facility are expected to allow us to meet working capital requirements during periods of low cash flows resulting from the seasonality of the industry.

If adequate funds are not available or not available on acceptable terms, we may be unable to continue operations; develop, enhance and market products; retain qualified personnel; take advantage of future opportunities; or respond to competitive pressures, any of which could have a material adverse effect on our business, operating results, financial condition and/or liquidity.

12. Contingencies

On June 17, 2010, the Court approved the final class action settlement regarding the consolidated securities class action filed in June 1999 in the United States District Court of the District of Delaware. The Court entered an order dismissing with prejudice all claims against all defendants in the litigation. The settlement provided for a total payment to the class of \$16.5 million in cash and a payment of the first \$1.25 million, after attorneys fees and costs, actually received (if any) by us in connection with our litigation against our former insurance broker Thilman & Filipini, LLC ("T&F") and our former insurance carrier, Zurich American Insurance Company ("Zurich"). Of the \$16.5 million cash settlement amount, \$5 million was paid by us, which we accrued as a liability during the quarter ended September 30, 2009 and was paid to the settlement fund in March 2010. As part of the settlement, the underwriters for the IPO released us from any indemnification obligation. On July 19, 2010, the appeals period for the final order of dismissal expired and the litigation was fully and finally resolved.

We maintain directors' and officers' ("D&O") and corporate liability insurance to cover certain risks associated with these securities claims filed against us or our directors and officers. During the period covering the class action lawsuit, we maintained insurance from multiple carriers, each insuring a different layer of exposure, up to a total of \$50 million. In addition, we have met the financial deductible of our directors' and officers' insurance policy for the period covering the time the class action lawsuit was filed. On March 30, 2006, Zurich, which provided insurance coverage totaling \$5 million for the layer of exposure between \$15 million and \$20 million, notified us that it was denying coverage due to the fact that it was allegedly not timely notified of the class action lawsuit. On October 11, 2007, we filed a suit against our former insurance broker, T&F, asserting various causes of action arising out of T&F's alleged failure to notify Zurich of the class action lawsuit. T&F moved to dismiss our lawsuit on the basis that our suit was premature in that we had not been damaged because we had not paid any sums in satisfaction of a judgment or settlement of the class action securities litigation. That motion was denied pursuant to a Memorandum Opinion and Order dated September 26, 2008. On November 16, 2009, we filed a Second Amended Complaint reasserting our causes of action against T&F and adding Zurich as a defendant to the lawsuit, asserting various causes of action against it arising out of its denial of coverage for the class action lawsuit. Zurich has answered and filed a counterclaim against Adams Golf seeking a declaration that Adams Golf is not entitled to coverage for the class action lawsuit. Adams Golf has moved to dismiss Zurich's counterclaim for declaratory relief on the grounds that the

declaratory judgment remedy has been improperly invoked by Zurich in an effort to obtain an adjudication of non-liability for past conduct. That motion is pending before the trial court. The case is currently set for trial on January 18, 2011. Discovery is ongoing. At this point in the legal proceedings, we cannot predict the outcome of the matter with any certainty.

NOTES TO UNAUDITED CONDENSED CONSOLIDATED FINANCIAL STATEMENTS

12. Contingencies (continued)

Beginning April 2008, we received communications from the Estate of Anthony Antonious alleging that our products infringed a patent of Anthony Antonious concerning an aerodynamic metal wood golf club head. On May 28, 2008, we filed a declaratory judgment lawsuit against the Anthony Antonious Trust in the United States District Court for the Southern District of the State of Ohio, alleging non-infringement of the Antonious patent. On June 30, 2008, the Estate of Anthony Antonious filed a lawsuit against us in the United States District Court in the State of New Jersey seeking damages and injunctive relief alleging infringement of the patent. On September 2, 2008, we filed a Request for Ex Parte Reexamination with the United States Patent and Trademark Office ("USPTO") requesting that the USPTO reexamine the Antonious patent at issue. The USPTO issued an order granting our Request for Ex Parte Reexamination on November 7, 2008 after finding that a substantial new question of patentability affecting the claims had been raised. As a result, both the Ohio lawsuit and the New Jersey lawsuit were stayed pending the outcome of the USPTO's reexamination proceeding. On October 9, 2009, the USPTO issued a Notice of Intent to Issue Ex Parte Reexamination Certificate concerning claims amended during the reexamination procedure. A Reexamination Certificate was issued on January 5, 2010. On June 11, 2010, the Court dismissed the declaratory judgment action in the Southern District of Ohio. Litigation has now resumed in the New Jersey action, and is in the discovery phase. A trial is expected to occur in 2011. At this point in the legal proceedings, we cannot predict the outcome of the matter with any certainty, and thus cannot reasonably estimate future liability on the conclusion of the events, if any.

From time to time, we are engaged in various other legal proceedings in the normal course of business. The ultimate liability, if any, for the aggregate amounts claimed cannot be determined at this time.

13. Reclassifications

Certain prior period amounts have been reclassified to conform to current period presentation.

14. Business and Credit Concentrations

We are currently dependent on two customers, which collectively comprised approximately 23% of net sales for the three months ended June 30, 2010. One customer individually represented less than 10% and the other customer individually represented greater than 10% but less than 20% of net sales and no customers represented greater than 20% of net sales for the three months ended June 30, 2010. For the three months ended June 30, 2009, we were dependent on two customers, which collectively comprised approximately 24% of net sales. One customer individually represented greater than 10% but less than 20% of net sales, and no customer represented greater than 20% of net sales. Additionally, we have one customer with an outstanding accounts receivable balance that is greater than 10% but less than 20% of total accounts receivable at June 30, 2010. The loss of this individual customer or a combination of customers or a significant impairment or reduction in such customers' business, including, but not limited to, as a result of the current global economic recession, would have a material adverse effect on consolidated revenues, results of operations, financial condition and competitive market position of the Company.

For the six months ended June 30, 2010, we were dependent on two customers, which collectively comprised approximately 26% of net sales. Of these, one customer individually represented greater than 10% but less than 15% of net sales for the period, and one customer represented greater than 15% but less than 20% of net sales and no customers represented greater than 20% of net sales. For the six months ended June 30, 2009, two customers comprised approximately 28% of net sales. Of these, one customer individually represented greater than 5% but less

than 10% of net sales for the period, and one customer represented greater than 10% but less than 25% of net sales and no customers represented greater than 25% of net sales.

NOTES TO UNAUDITED CONDENSED CONSOLIDATED FINANCIAL STATEMENTS

14. Business and Credit Concentrations (continued)

A significant portion of our inventory purchases are from one supplier in China; approximately 31% and 45% of our total inventory purchased for the three months ended June 30, 2010 and at December 31, 2009, respectively, was from this one Chinese supplier. Many of our industry suppliers are located in China. We do not anticipate any changes in the relationships with our suppliers. If such change were to occur, we have alternative sources available; however, a loss of our primary supplier or significant impairment to its business, including, but not limited to, due to the global economic recession, could adversely affect our business during the period in which we would have to find an alternative source for such supplies.

15. Product Warranty Reserve

Our golf equipment is sold under warranty against defects in material and workmanship for a period of one year. An allowance for estimated future warranty costs is recorded in the period products are sold. In estimating our future warranty obligations, we consider various relevant factors, including our stated warranty policies, the historical frequency of claims, and the cost to replace or repair the product. Accounting for product warranty reserve could be adversely affected if one or more of our products were to fail (i.e. suffer a broken shaft, head, etc.) to a significant degree above and beyond our historical product failure rates, which determine the product warranty accruals.

	Beg	inning	Charges for	Estimated	Ending
	Ba	lance	Warranty Claims	Accruals	Balance
Quarter ended December 31, 2009	\$	407	(97)	55	\$ 365
Quarter ended March 31, 2010	\$	365	(72)	198	\$ 491
Quarter ended June 30, 2010	\$	491	(97)	43	\$ 437

Item 2.

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

The following discussion and analysis should be read in conjunction with (i) the attached unaudited condensed consolidated financial statements and notes thereto for the three and six months ended June 30, 2010, and with our consolidated financial statements and notes thereto for the year ended December 31, 2009 included in our Annual Report on Form 10-K filed with the SEC on March 9, 2010 and (ii) the discussion under the caption "Risk Factors" in our Annual Report on Form 10-K filed with the SEC on March 9, 2010 and any material changes from the risk factors as previously disclosed in the Annual Report on Form 10-K set forth in Item 1A of Part II below.

Forward Looking Statements

This Quarterly Report on Form 10-Q (this "Quarterly Report") contains "forward looking statements" made under the "safe harbor" provisions of the Private Securities Litigation Reform Act of 1995, including, without limitation, in the notes to the consolidated financial statements included in this Quarterly Report and under the caption "Management's Discussion and Analysis of Financial Condition and Results of Operations", "Quantitative and Qualitative Disclosures about Market Risk" and elsewhere in this Quarterly Report. Any and all statements contained in this Quarterly Report that are not statements of historical fact may be deemed forward-looking statements. The statements include, but are not limited to: pending litigation, statements regarding liquidity and our ability to increase revenues or achieve satisfactory operational performance, statements regarding our ability to satisfy our capital needs, including cash requirements during the next twelve months, statements regarding our ability to produce products commercially acceptable to consumers, estimated and assumptions used in determining and realizing open orders, and statements using terminology such as "may," "might," "would," "would," "should," "could," "project," "pro forma," "predict," "potential," "strategy," "attempt," "develop," "continue," "future," "expect," "intend," "estimate," "anticipate," "plan," "seek" or "believe." Such statements reflect our current view with respect to future events and are subject to certain risks, uncertainties and assumptions related to certain factors including, without limitation, the following:

- —The ability to maintain historical growth in revenue and profitability;
- —The impact of changing economic conditions;
- —The global economic uncertainty;
- —Business conditions in the golf industry;
- —Product development difficulties;
- —The adequacy of the allowance for doubtful accounts, obsolete inventory and warranty reserves;
- —Product approval and conformity to governing body regulations;
- —Assembly difficulties;
- —Product introductions;
- —Patent infringement risks;
- —Uncertainty of the ability to protect intellectual property rights;
- —Market demand and acceptance of products:
- —The future market for our capital stock;
- —The uncertainty in the debt and equity markets;
- —The success of our marketing strategy;
- —The success of our tour strategy;
- —Our dependence on one supplier for a majority of our inventory products;
- —Our dependence on suppliers who are concentrated in one geographic region;
- —Our dependence on one or a limited number of customers;
- —Solvency of, and reliance on, third parties, including suppliers, customers, and freight transporters;
- —The actions of competitors, including pricing, advertising and product development risks in technology;

- —The uncertainty of the results of pending litigation;
- —Investor audience, interest or valuation;
- —The management of sales channels and re-distribution;
- —The risk associated with events that may prove unrecoverable under existing insurance policies; and

—The impact of operational restructuring on operating results and liquidity and one-time events and other factors detailed under "Risk Factors", Item 1A of our Annual Report on Form 10-K filed with the SEC on March 9, 2010.

Although we believe that the expectations reflected in such forward-looking statements are reasonable, we can give no assurance that such expectations will prove to be correct. Based upon changing conditions, should any one or more of these risks or uncertainties materialize, or should any underlying assumptions prove incorrect, actual results may differ materially from those described herein. Except as required by federal securities laws, we undertake no obligation to publicly update or revise any written or oral forward-looking statements, whether as a result of new information, future events, changed circumstances or any other reason after the date of this Quarterly Report. All subsequent written and oral forward-looking statements attributable to us or persons acting on our behalf are expressly qualified in their entirety by the applicable cautionary statements.

Overview

We design, assemble, market and distribute premium quality, technologically innovative golf clubs for all skill levels. Our net sales are primarily derived from sales to on- and off-course golf shops and sporting goods retailers and, to a lesser extent, international distributors and mass merchandisers. No assurances can be given that demand for our current products, or the introduction of new products, will allow us to achieve historical levels of sales in the future. Our net sales are typically driven by product lifecycles. Several factors affect a product's life including, but not limited to, customer acceptance, competition and technology. As a result, each product family's life cycles generally range from six months to three years.

Our business, financial condition, cash flows and results of operations are subject to seasonality resulting from factors such as weather and spending patterns. Due to the seasonality of our business, one quarter's financial results are not indicative of the full fiscal year's expected financial results. A majority of our revenue is earned in the first and second quarters of the year and revenues generally decline in the third and fourth quarters.

Costs of our clubs consist primarily of component parts, including the head, shaft and grip. To a lesser extent, our cost of goods sold includes labor, occupancy and shipping costs in connection with the inspection, testing, assembly and distribution of our products and certain promotional and advertising costs given in the form of additional merchandise as consideration to customers.

Key Performance Indicators

Our management team h	nas defined and t	racks performance	e against several ke	y sales, oper	ational and balance	sheet
performance indicators.	Key sales perfo	rmance indicators	include, but are no	ot limited to,	the following:	

- —Daily sales by product group
- —Daily sales by geography
- —Sales by customer channel
- -Gross margin performance
- —Market share by product at retail
- -Inventory share by product at retail

Tracking these sales performance indicators on a regular basis allows us to understand whether we are on target to achieve our internal sales plans.

Key operational performance indicators include, but are not limited to, the following:

- —Product returns (dollars and percentage of sales)
- —Product credits (dollars and percentage of sales)
- —Units shipped per man-hour worked
- —Orders shipped on time
- -Expenses by department
- —Inbound and outbound freight cost by mode (dollars and dollars per unit)
- —Inbound freight utilization by mode (ocean vs. air)
- —Vendor purchase order cycle time

Tracking these operational performance indicators on a regular basis allows us to understand whether we are on target to achieve our expense targets and efficiently satisfy customer demand.

Key balance sheet performance indicators include, but are not limited to, the following:

- —Days of sales outstanding
- —Days of inventory (at cost)
- -Days of payables outstanding

Tracking these balance sheet performance indicators on a regular basis allows us to understand our working capital performance and forecast cash flow and liquidity.

Results of Operations

The following table sets forth operating results expressed as a percentage of net sales for the periods indicated. All information is derived from the accompanying unaudited condensed consolidated financial statements. Results for any one or more periods are not necessarily indicative of annual results or continuing trends.

	Three Months Ended June 30,		Six Months Ended June 30,		
	2010	2009	2010	2009	
	(unaudited	(unaudited)		1)	
Net sales	100.0%	100.0%	100.0%	100.0%	
Cost of goods sold	53.6	88.1	54.2	74.8	
Gross profit	46.4	11.9	45.8	25.2	
Operating expenses:					
Research and development expenses	1.9	3.2	2.3	3.4	
Sales and marketing expenses	21.3	23.4	23.0	24.4	
General and administrative expenses	7.2	7.4	8.1	7.7	
Total operating expenses	30.4	34.0	33.4	35.5	
Interest income (expense), net	_	(0.2)	_	(0.1)	
Other income, net	_	0.0	_	0.1	
Income (loss) before income taxes	16.0	(22.3)	12.4	(10.3)	
Income tax expense	0.4	0.1	0.2	0.1	
Net income (loss)	15.6%	(22.4)%	12.2%	(10.4)%	

Three Months Ended June 30, 2010 Compared to Three Months Ended June 30, 2009

Total net sales increased to \$31.6 million for the three months ended June 30, 2010 from \$23.3 million for the comparable period of 2009. Our sales were primarily driven by product sales of the recently launched Idea Black family of products along with the Idea a7 and a7 OS irons and hybrids and Speedline Fast 10 drivers and hybrid-fairway woods. Several factors affect a product's life, including but not limited to, customer acceptance, competition and technology. As a result, each product family's life cycles generally range from six months to three years. Due to the seasonality of our business, one quarter's financial results are not indicative of the full fiscal year's expected financial results.

Net sales of irons increased to \$23.4 million, or 73.9% of total net sales, for the three months ended June 30, 2010 from \$16.5 million, or 71.1% of total net sales, for the comparable period of 2009. Iron net sales during the three months ended June 30, 2010 primarily resulted from sales of the recently introduced Idea Black family of irons along with the Idea a7 and a7 OS irons and a smaller portion of sales resulted from the close out of the Idea a3 OS irons and integrated iron sets, while the comparable period of 2009 net sales primarily resulted from sales of the Tech a4 and a4 OS irons, Idea a3 and a3 OS irons coupled with a smaller portion of sales from integrated iron sets.

Net sales of fairway woods increased to \$5.0 million, or 15.8% of total net sales, for the three months ended June 30, 2010, from \$3.4 million, or 14.4% of total net sales, for the comparable period of 2009. Net sales of fairway woods for the three months ended June 30, 2010 primarily were generated from sales of Idea Black family of hybrids, the Idea a7 and a7 OS hybrids and Speedline Fast 10 fairway woods. Net sales of fairway woods for the three months

ended June 30, 2009 primarily were generated from sales of Speedline hybrid-fairway woods, Tech a4 and a4 OS hybrids and hybrid-fairway woods, and Idea a3 and a3 OS and Idea Pro Gold I-woods.

Net sales of drivers decreased to \$3.2 million, or 10.1% of total net sales, for the three months ended June 30, 2010 from \$3.3 million, or 14.2% of total net sales, for the comparable period of 2009. A large portion of the driver net sales for the three months ended June 30, 2010 was generated from the sales of the Speedline Fast 10 driver, while in the comparable period of 2009, net sales were primarily driven by sales of the original Speedline driver.

We were dependent on two customers, which collectively comprised approximately 23% of net sales for the three months ended June 30, 2010. Should one of these customers or our other customers fail to meet their obligations to us, our results of operations and cash flows would be adversely impacted.

Net sales of our products outside the United States increased to \$6.2 million, or 19.6% of total net sales, from \$4.8 million, or 20.6% of total net sales, for the three months ended June 30, 2010 and 2009, respectively. Net sales resulting from countries outside the United States and Canada increased to 6.4% of total net sales for the three months ended June 30, 2010 from 4.1% for the comparable period of 2009.

Cost of goods sold decreased to \$16.9 million, or 53.6% of total net sales, for the three months ended June 30, 2010 from \$20.5 million, or 88.1% of total net sales, for the comparable period of 2009. The decrease as a percentage of total net sales was primarily due to the result of an inventory write-down to lower of cost or market during the second quarter of 2009 totaling \$3.6 million coupled with increased promotional programs during that period in 2009.

Selling and marketing expenses increased to \$6.7 million for the three months ended June 30, 2010 from \$5.4 million for the comparable period in 2009. The increase was primarily the result of an increase in commission expense of \$0.5 million resulting from increased net sales and an increase in marketing expense of \$0.6 million during the period.

General and administrative expenses increased to \$2.3 million for the three months ended June 30, 2010 from \$1.7 million for the comparable period in 2009. The increase was primarily the result of an increase in compensation expense.

Research and development expenses, primarily consisting of costs associated with development of new products, decreased to \$0.6 million for the three months ended June 30, 2010 from \$0.7 million for the comparable period in 2009.

Six Months Ended June 30, 2010 Compared to Six Months Ended June 30, 2009

Total net sales increased to \$54.0 million for the six months ended June 30, 2010 from \$46.7 million for the comparable period of 2009. Our sales were primarily driven by product sales of the recently launched Idea Black family of products along with the Idea a7 and a7 OS irons and hybrids and Speedline Fast 10 drivers and hybrid-fairway woods. Several factors affect a product's life, including but not limited to, customer acceptance, competition and technology. As a result, each product family's life cycles generally range from six months to three years. Due to the seasonality of our business, one quarter's financial results are not indicative of the full fiscal year's expected financial results.

Net sales of irons increased to \$37.7 million, or 70.0% of total net sales, for the six months ended June 30, 2010 from \$30.2 million, or 64.7% of total net sales, for the comparable period of 2009. Iron net sales during the six months ended June 30, 2010 primarily resulted from sales of the recently introduced Idea Black family of irons and the Idea a7 and a7 OS irons and a smaller portion of sales resulted from the close out of the Idea a3 OS irons and integrated iron sets, while the comparable period of 2009 net sales primarily resulted from sales of the Tech a4 and a4 OS irons, Idea a3 and a3 OS irons coupled with a smaller portion of sales from integrated iron sets.

Net sales of fairway woods increased to \$9.6 million, or 17.8% of total net sales, for the six months ended June 30, 2010, from \$8.7 million, or 18.7% of total net sales, for the comparable period of 2009. Net sales of fairway woods for the six months ended June 30, 2010 primarily were generated from sales of Idea Black family of hybrids, the Idea a7 and a7 OS hybrids and Speedline Fast 10 fairway woods. Net sales of fairway woods for the three months ended June 30, 2009 primarily were generated from sales of Speedline hybrid-fairway woods, Tech a4 and a4 OS hybrids and hybrid-fairway woods, and Idea a3 and a3 OS and Idea Pro Gold I-woods.

Net sales of drivers decreased to \$7.1 million, or 13.1% of total net sales, for the six months ended June 30, 2010 from \$7.7 million, or 16.6% of total net sales, for the comparable period of 2009. A large portion of the driver net sales for the six months ended June 30, 2010 was generated from sales of the Speedline Fast 10 driver, while in the comparable period of 2009, net sales were primarily driven by sales of the original Speedline driver.

We were dependent on two customers, which collectively comprised approximately 26% of net sales for the six months ended June 30, 2010. Should either of these customers or our other customers fail to meet their obligations to us, our results of operations and cash flows would be adversely impacted.

Net sales of our products outside the United States increased to \$10.3 million, or 19.1% of total net sales, from \$8.7 million, or 18.6% of total net sales, for the six months ended June 30, 2010 and 2009, respectively. Net sales resulting from countries outside the United States and Canada increased to 5.4% of total net sales for the six months ended June 30, 2010 from 4.6% for the comparable period of 2009.

Cost of goods sold decreased to \$29.2 million, or 54.2% of total net sales, for the six months ended June 30, 2010 from \$34.9 million, or 74.8% of total net sales, for the comparable period of 2009. The decrease as a percentage of total net sales was primarily due to the results of an inventory write-down to lower of cost or market during the second quarter of 2009 totaling \$3.6 million coupled with increased promotional programs during the 2009 period.

Selling and marketing expenses increased to \$12.4 million for the six months ended June 30, 2010 from \$11.4 million for the comparable period in 2009. The increase was primarily the result of an increase in commission expense of \$0.6 million resulting from increased net sales and an increase in marketing and tour expense of \$0.3 million during the period.

General and administrative expenses increased to \$4.4 million for the six months ended June 30, 2010 from \$3.6 million for the comparable period in 2009. The increase was primarily the result of an increase in compensation expense, legal expense and bad debt expense.

Research and development expenses, primarily consisting of costs associated with development of new products, decreased to \$1.2 million for the six months ended June 30, 2010 from \$1.6 million for the comparable period in 2009. The decrease was primarily the result of a decrease in compensation expense.

Our net accounts receivable balances were approximately \$28.1 million and \$13.1 million at June 30, 2010 and December 31, 2009, respectively. The increase was consistent with the seasonality of our business; historically, sales in the golf industry are stronger in the first half of the year as compared to the second half of the year.

Our inventory balances were approximately \$19.9 million and \$19.7 million at June 30, 2010 and December 31, 2009, respectively. The slight increase in inventory levels was primarily a result of stronger sales during the first half of 2010 while the timing of product availability improved during the later part of the first half of 2010.

Our accounts payable balances were approximately \$10.6 million and \$5.5 million at June 30, 2010 and December 31, 2009, respectively. The increase in accounts payable is primarily associated with increases in inventory purchases associated with the seasonality of our product launch cycles and the timing of product availability.

Liquidity and Capital Resources

Our principal sources of liquidity are cash reserves, cash flows provided by operations and our credit facilities in effect from time to time. Cash inflows from operations are generally driven by collections of accounts receivables from customers, which generally increase in our second quarter and continue into the third quarter and then begin to decrease during the fourth quarter. As necessary, we could use our credit facility to supplement our cash inflows from operations as well as effect other investing activities such as potential future acquisitions. Cash outflows are primarily tied to procurement of inventory which typically begins to build during the fourth quarter and continues heavily into the first and second quarters in order to meet demands during the height of the golf season.

Cash and cash equivalents decreased to \$10.1 million at June 30, 2010 compared to \$12.6 million at December 31, 2009. During the period, the primary change in cash flow used in operations was an increase in accounts receivable of \$15.7 million. This increase was partially offset by an increase in accrued expenses and accounts payable of \$5.5 million.

We have a \$15.0 million revolving credit agreement with Wells Fargo, NA (as successor to Wachovia Bank, NA), which was entered into in November 2007 and expires in November 2012. The agreement is collateralized by all of our assets and requires us, among other things, to maintain certain financial performance levels relative to the fixed charge coverage ratio. This agreement was amended in June 2009 to provide that the requirement to maintain such performance levels is only applicable when we have less than \$5.0 million in availability on the facility, and it was further amended in December 2009 to provide that our fixed charge coverage ratio is only applicable if we have less than \$2.0 million in availability on the facility between March and June of each year. Interest on outstanding balances accrues at a rate of LIBOR plus 2.50% and is payable monthly. As of June 30, 2010 and August 6, 2010, we had no outstanding borrowings on our credit facility and we were in compliance with the terms of our agreement.

Working capital increased at June 30, 2010 to \$36.2 million compared to \$29.1 million at December 31, 2009. Approximately 48% of our current assets were comprised of accounts receivable at June 30, 2010 compared to 29% at December 31, 2009. Due to industry sensitivity to consumer buying trends and available disposable income, we have in the past extended payment terms for specific purchase transactions. Issuance of these terms (i.e. greater than 30 days or specific dating) is dependent on our relationship with the customer and the customer's payment history. Payment terms are extended to selected customers typically during off-peak times in the year in order to promote our brand name and to assure adequate product availability and to coincide with planned promotions or advertising campaigns. We generate cash flow from operations primarily by collecting outstanding trade receivables. Because we have limited cash reserves, if collections of a significant portion of trade receivables are unexpectedly delayed, we would have a limited amount of funds available to further expand production until such time as we could collect such trade receivables. If our cash needs in the near term exceed the available cash and cash equivalents on hand and the available borrowing under our credit facility, we would be required to obtain additional financing, which may not be available at all or in the full amounts necessary, or limit expenditures to the extent of available cash on hand, all of which could adversely affect our current growth plans.

Our anticipated sources of liquidity over the next twelve months are expected to be cash reserves, projected cash flows from operations and available borrowings under our credit facility. The expected operating cash flows, current cash reserves and borrowings available under our credit facility are expected to allow us to meet working capital requirements during periods of low cash flows resulting from the seasonality of the industry. We anticipate that operating cash flows, current cash reserves and available borrowings also will fund our capital expenditure programs. These capital expenditure programs can be suspended or delayed at any time with minimal disruption to our operations if cash is needed in other areas of our operations. In addition, cash flows from operations and cash reserves will be used to support ongoing purchases of component parts for our current and future product lines.

If adequate funds are not available or are not available on acceptable terms, we may be unable to continue operations; develop, enhance and market products; retain qualified personnel; take advantage of future opportunities, or respond to competitive pressures, any of which could have a material adverse effect on our business, operating results, financial condition and/or liquidity.

Critical Accounting Policies and Estimates

Our discussion and analysis of our results of operations, financial condition and liquidity are based upon our consolidated financial statements, which have been prepared in accordance with accounting principles generally accepted in the United States. The preparation of these financial statements requires us to make estimates and judgments that affect the reported amounts of assets and liabilities and disclosure of contingent assets and liabilities at the date of the financial statements and the reported amounts of revenues and expenses during the period. We base our estimates on historical experience and on various other assumptions that we believe to be reasonable under the circumstances. Actual results may materially differ from these estimates under different assumptions or conditions. On an on-going basis, we review our estimates to ensure that the estimates appropriately reflect changes

in our business.

Inventories

Inventories are valued at the lower of cost or market and primarily consist of finished golf clubs and component parts. Cost is determined using the first-in, first-out method. The inventory balance, which includes material, labor and assembly overhead costs, is recorded net of an estimated allowance for obsolete inventory. The estimated allowance for obsolete inventory is based upon management's understanding of market conditions and forecasts of future product demand. Accounting for inventories could result in material adjustments if market conditions and future demand estimates are significantly different than original assumptions, causing the reserve for obsolescence to be materially adversely affected.

Revenue Recognition

We recognize revenue when the product is shipped. At that time, the title and risk of loss transfer to the customer and the ability to collect is reasonably assured. The ability to collect is evaluated on an individual customer basis taking into consideration historical payment trends, current financial position, results of independent credit evaluations and payment terms. If the ability to collect decreases significantly, including but not limited to, due to the current global economic recession, our revenue would be adversely affected. Additionally, an estimate of product returns and warranty costs are recorded when revenue is recognized. Estimates are based on historical trends taking into consideration current market conditions, customer demands and product sell-through. We also record estimated reductions in revenue for sales programs such as co-op advertising and spiff incentives. Estimates in the sales program accruals are based on program participation and forecast of future product demand. If actual sales returns and sales programs significantly exceed the recorded estimated allowances, our sales would be adversely affected. We recognize deferred revenue as a result of sales that have extended terms and a right of return of the product under a specified program. Once the product under the deferred revenue program is paid for and all revenue recognition criteria have been met, we record revenue.

Allowance for Doubtful Accounts

We maintain an allowance for doubtful accounts for estimated losses resulting from the inability of our customers to make required payments. An estimate of uncollectable amounts is made by management using an evaluation methodology involving both overall and specific identification. We evaluate each individual customer and measure various key aspects of the customer such as, but not limited to, their overall credit risk (via Experian and Dun & Bradstreet reports), payment history, track record for meeting payment plans, industry communications, the portion of the customer's balance that is past due and other various items. From an overall perspective, we also look at the aging of the receivables in total and aging relative to prior periods to determine the appropriate reserve requirements. Fluctuations in the reserve requirements will occur from period to period as the change in customer mix or strength of the customers could affect the reserve disproportionately compared to the total change in the accounts receivable balance. Based on management's assessment, we provide for estimated uncollectable amounts through a charge to earnings and a credit to the valuation allowance. Balances which remain outstanding after we have used reasonable collection efforts are written off through a charge to the valuation allowance and a credit to accounts receivable. We generally do not require collateral. Accounting for an allowance for doubtful accounts could be significantly affected as a result of a deviation in our assessment of any one or more of our customers' financial strength.

Product Warranty

Our golf equipment is sold under warranty against defects in material and workmanship for a period of one year. An allowance for estimated future warranty costs is recorded in the period products are sold. In estimating our future warranty obligations, we consider various relevant factors, including our stated warranty policies, the historical frequency of claims, and the cost to replace or repair the product. Accounting for product warranty reserve could be

adversely affected if one or more of our products were to fail (i.e. broken shaft, broken head, etc.) to a significant degree above and beyond our historical product failure rates, which determine the product warranty accruals.

Income Taxes

We account for income taxes in accordance with FASB ASC 740, Income Taxes. FASB ASC 740 prescribes the use of the liability method where by deferred tax assets and liabilities are recognized for the future tax consequences attributable to the differences between the financial statement carrying amounts of existing assets and liabilities and their respective tax bases and operating loss and tax credit carryforwards. Deferred tax assets and liabilities are measured using enacted rates expected to apply to taxable income in the years in which those temporary differences are expected to be recovered or settled. The effect on deferred tax assets and liabilities of a change in tax rates is recognized in income in the period that includes the enactment date. In assessing the realizability of deferred income tax assets, we consider whether it is more likely than not that some portion or all of the deferred income tax assets will be realized. The ultimate realization of deferred income tax assets is dependent upon the generation of future taxable income during the periods in which those temporary differences become deductible. Due to our historical operating results, management is unable to conclude on a more likely than not basis that all deferred income tax assets generated from net operating losses and other deferred tax assets will be realized. However, due to our recent earnings history, we have concluded that it is more likely than not that a portion of the deferred tax asset will be realization is uncertain.

Impairment of Long-Lived Assets

We review long-lived assets for impairment whenever events or circumstances indicate that the carrying amount of an asset may not be recoverable. Recoverability of assets to be held and used is measured by a comparison of the carrying amount of an asset to future net cash flows expected to be generated by the asset. If the carrying amount is greater than the future cash flows, such assets are considered to be impaired. The impairment to be recognized is measured by the amount by which the carrying amount of the asset exceeds the fair value of the asset. Assets to be disposed of are reported at the lower of their carrying amount or fair value less costs to sell. During the three and six months ended June 30, 2010 and 2009, there was no impairment of long-lived assets.

Item 3. Quantitative and Qualitative Disclosures About Market Risk

Interest Rates

In the normal course of doing business, we are exposed to market risk through changes in interest rates with respect to our cash equivalents. Cash and cash equivalents at June 30, 2010, were \$10,116,000 as compared to \$12,562,000 at December 31, 2009. The average annualized interest rate earned for the period ended June 30, 2010, was 0.05%.

Additionally, we are exposed to interest rate risk from our Line of Credit. Outstanding borrowings accrue interest, at the Libor rate plus 2.50%; therefore we are exposed to risk related to changes in the Libor rate. As of June 30, 2010 and August 6, 2010, we had no outstanding borrowings on our credit facility.

Foreign Currency Fluctuations

In the normal course of business, we are exposed to foreign currency exchange rate risks that could impact our results of operations. We are exposed to foreign currency exchange rate risk inherent primarily in our sales commitments, anticipated sales and assets and liabilities denominated in currencies other than the U.S. dollar. We transact business in several countries worldwide, however all foreign transactions are transacted in U.S. dollar except for Canadian activities. The functional currency of our Canadian operations is Canadian dollars. The accompanying consolidated financial statements have been expressed in United States dollars, our reporting currency. Reporting assets and liabilities of our foreign operations are translated at the rate of exchange at the end of each period. Revenues and

expenses are translated at the monthly average rate of exchange in effect during the respective period. Gains and losses resulting from translation are accumulated in other comprehensive income (loss) in stockholders' equity. Inventory purchases are invoiced by suppliers in U.S. dollars.

Item 4T. Controls and Procedures

Introduction

"Disclosure Controls and Procedures" are defined in Rules 13a -15(e) and 15d -15(e) promulgated under the Securities Exchange Act of 1934, as amended (the "Exchange Act"), as the controls and procedures of an issuer that are designed to ensure that information required to be disclosed by the issuer in the reports that it files or submits under the Exchange Act is recorded, processed, summarized and reported, within the time periods specified by the SEC's rules and forms. Disclosure Controls and Procedures include, without limitation, controls and procedures designed to ensure that information required to be disclosed by us in the reports that we file or submit under the Exchange Act are accumulated and communicated to our management, including our principal executive and principal financial officers, as appropriate, to allow timely decisions regarding disclosure.

"Internal Control Over Financial Reporting" is defined in Exchange Act Rules 13a -15(f) and 15d -15(f) as a process designed by, or under the supervision of, our principal executive and principal financial officers, or persons performing similar functions, and effected by our board of directors, management, and other personnel, to provide reasonable assurance regarding the reliability of financial reporting and the preparation of financial statements for external purposes in accordance with generally accepted accounting principles. It includes those policies and procedures that (1) pertain to the maintenance of records that in reasonable detail accurately and fairly reflect the transactions and dispositions of an issuer; (2) provide reasonable assurance that transactions are recorded as necessary to permit preparation of financial statements in accordance with generally accepted accounting principles, and that receipts and expenditures of the issuer are being made only in accordance with authorizations of management and directors of the issuer; and (3) provide reasonable assurance regarding prevention or timely detection of unauthorized acquisition, use, or disposition of the issuer's assets that could have a material adverse effect on the financial statements.

We have endeavored to design our Disclosure Controls and Procedures and Internal Controls Over Financial Reporting to provide reasonable assurances that our objectives will be met. All control systems are subject to inherent limitations, such as resource constraints, the possibility of human error, lack of knowledge or awareness, and the possibility of intentional circumvention of these controls. Furthermore, the design of any control system is based, in part, upon assumptions about the likelihood of future events, which assumptions may ultimately prove to be incorrect. As a result, no assurances can be made that our control system will detect every error or instance of fraudulent conduct, including an error or instance of fraudulent conduct, which could have a material adverse impact on our operations or results.

Evaluation of Disclosure Controls and Procedures

Our management, with the participation of our Chief Executive Officer and Interim Chief Financial Officer, has evaluated the effectiveness of our Disclosure Controls and Procedures as of the end of the period covered by this report and has concluded that our Disclosure Controls and Procedures as of the end of the period covered by this report were designed to ensure that material information relating to us is made known to the Chief Executive Officer and Interim Chief Financial Officer by others within our Company, and, based on their evaluations, our controls and procedures were effective as of the end of the period covered by this report.

Changes in Internal Controls over Financial Reporting

There were no changes in our Internal Controls Over Financial Reporting identified in connection with the evaluation required by paragraph (d) of Rule 13a-15 or Rule 15d-15 under the Exchange Act that occurred during the three and six months ended June 30, 2010 that have materially affected or are reasonably likely to materially affect our Internal

Controls Over Financial Reporting.

PART II. OTHER INFORMATION

Item 1. Legal Proceedings

On June 17, 2010, the Court approved the final class action settlement regarding the consolidated securities class action filed in June 1999 in the United States District Court of the District of Delaware. The Court entered an order dismissing with prejudice all claims against all defendants in the litigation. The settlement provided for a total payment to the class of \$16.5 million in cash and a payment of the first \$1.25 million, after attorneys fees and costs, actually received (if any) by us in connection with our litigation against our former insurance broker Thilman & Filipini, LLC ("T&F") and our former insurance carrier, Zurich American Insurance Company ("Zurich"). Of the \$16.5 million cash settlement amount, \$5 million was paid by us, which we accrued as a liability during the quarter ended September 30, 2009 and was paid to the settlement fund in March 2010. As part of the settlement, the underwriters for the IPO released us from any indemnification obligation. On July 19, 2010, the appeals period for the final order of dismissal expired and the litigation was fully and finally resolved.

We maintain directors' and officers' ("D&O") and corporate liability insurance to cover certain risks associated with these securities claims filed against us or our directors and officers. During the period covering the class action lawsuit, we maintained insurance from multiple carriers, each insuring a different layer of exposure, up to a total of \$50 million. In addition, we have met the financial deductible of our directors' and officers' insurance policy for the period covering the time the class action lawsuit was filed. On March 30, 2006, Zurich, which provided insurance coverage totaling \$5 million for the layer of exposure between \$15 million and \$20 million, notified us that it was denying coverage due to the fact that it was allegedly not timely notified of the class action lawsuit. On October 11, 2007, we filed a suit against our former insurance broker, T&F, asserting various causes of action arising out of T&F's alleged failure to notify Zurich of the class action lawsuit. T&F moved to dismiss our lawsuit on the basis that our suit was premature in that we had not been damaged because we had not paid any sums in satisfaction of a judgment or settlement of the class action securities litigation. That motion was denied pursuant to a Memorandum Opinion and Order dated September 26, 2008. On November 16, 2009, we filed a Second Amended Complaint reasserting our causes of action against T&F and adding Zurich as a defendant to the lawsuit, asserting various causes of action against it arising out of its denial of coverage for the class action lawsuit. Zurich has answered and filed a counterclaim against Adams Golf seeking a declaration that Adams Golf is not entitled to coverage for the class action lawsuit. Adams Golf has moved to dismiss Zurich's counterclaim for declaratory relief on the grounds that the declaratory judgment remedy has been improperly invoked by Zurich in an effort to obtain an adjudication of non-liability for past conduct. That motion is pending before the trial court. The case is currently set for trial on January 18, 2011. Discovery is ongoing. At this point in the legal proceedings, we cannot predict the outcome of the matter with any certainty.

Beginning April 2008, we received communications from the Estate of Anthony Antonious alleging that our products infringed a patent of Anthony Antonious concerning an aerodynamic metal wood golf club head. On May 28, 2008, we filed a declaratory judgment lawsuit against the Anthony Antonious Trust in the United States District Court for the Southern District of the State of Ohio, alleging non-infringement of the Antonious patent. On June 30, 2008, the Estate of Anthony Antonious filed a lawsuit against us in the United States District Court in the State of New Jersey seeking damages and injunctive relief alleging infringement of the patent. On September 2, 2008, we filed a Request for Ex Parte Reexamination with the United States Patent and Trademark Office ("USPTO") requesting that the USPTO reexamine the Antonious patent at issue. The USPTO issued an order granting our Request for Ex Parte Reexamination on November 7, 2008 after finding that a substantial new question of patentability affecting the claims had been raised. As a result, both the Ohio lawsuit and the New Jersey lawsuit were stayed pending the outcome of the USPTO's reexamination proceeding. On October 9, 2009, the USPTO issued a Notice of Intent to Issue Ex Parte Reexamination Certificate concerning claims amended during the reexamination procedure. A Reexamination Certificate was issued on January 5, 2010. On June 11, 2010, the Court dismissed the declaratory judgment action in the Southern District of Ohio. Litigation has now resumed in the New Jersey action, and is in the discovery phase. A trial is expected to occur in 2011. At this point in the legal proceedings, we cannot predict the outcome of the matter with any certainty, and thus cannot reasonably estimate future liability on the conclusion of the events, if any.

From time to time, we are engaged in various other legal proceedings in the normal course of business. The ultimate liability, if any, for the aggregate amounts claimed cannot be determined at this time.

Item 1A. Risk Factors

We have included in our filings with the SEC, including Item 1A of our Annual Report on Form 10-K for the year ended December 31, 2009, a description of certain risks and uncertainties that could have an affect on our business, future performance, or financial condition. There are no material changes from the risk factors previously disclosed in our Annual Report on Form 10-K for the year ended December 31, 2009.

Item 6. Exhibits

See the Exhibit Index on pages 27-28.

Signatures

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

ADAMS GOLF, INC.

Date: August 10, 2010 By: /S/ OLIVER G. BREWER III

Oliver G. Brewer, III

Chief Executive Officer and President

(Principal Executive Officer)

Date: August 10, 2010 By: /S/ PAMELA HIGH

Pamela J. High

Interim Chief Financial Officer (Principal Financial Officer)

EXHIBIT INDEX

Exhibit 3.1	Amended and Restated Certificate of Incorporation	Incorporated by reference to Form S-1 File No. 333-51715 (Exhibit 3.1)
Exhibit 3.2	Certificate of Amendment to the Restated Certificate of Incorporation filed on February 14, 2008	Incorporated by reference to the Annual Report on Form 10-K for the year ended December 31, 2007 File No. 001-33978 (Exhibit 3.2)
Exhibit 3.3	Amended and Restated By-laws	Incorporated by reference to Form S-1 File No. 333-51715 (Exhibit 3.2)
Exhibit 4.1	1998 Stock Incentive Plan of the Company dated February 26, 1998, as amended	Incorporated by reference to Form S-8 File No. 333-68129 (Exhibit 4.1)
Exhibit 4.2	1996 Stock Option Plan dated April 10, 1998	Incorporated by reference to Form S-1 File No.333-51715 (Exhibit 4.2)
Exhibit 4.3	Adams Golf, Ltd. 401(k) Retirement Plan	Incorporated by reference to Form S-1 File No.333-51715 (Exhibit 4.3)
Exhibit 4.4	1999 Non-Employee Director Plan of Adams Golf, Inc.	Incorporated by reference to 1999 Form 10-K File No. 000-24583 (Exhibit 4.4)
Exhibit 4.5	1999 Stock Option Plan for Outside Consultants of Adams Golf, Inc.	Incorporated by reference to Form S-8 File No. 333-37320 (Exhibit 4.5)
Exhibit 4.6	2002 Stock Incentive Plan for Adams Golf, Inc.	Incorporated by reference to Annex A of the 2002 Proxy Statement File No. 000-24583 (Annex A)
Exhibit 4.7	Form of Option Agreement under the 2002 Stock Option Plan of Adams Golf, Inc.	Incorporated by reference to Form S-8 File No. 333-112622 (Exhibit 4.7)
Exhibit 10.1	Amendment dated September 1, 2003 to the Commercial Lease Agreement dated April 6, 1998, between Jackson-Shaw Technology Center II and the Company	Incorporated by reference to 2003 Form 10-K File No. 000-24583 (Exhibit 10.12)
Exhibit 10.2*	Golf Consultant Agreement - Thomas S. Watson	Incorporated by reference to 2004 Form 10-K File No. 000-24583 (Exhibit 10.17)
Exhibit 10.3*	Asset Purchase Agreement of Women's Golf Unlimited	Incorporated by reference to 2006 Form 10-K File No. 000-24583 (Exhibit 10.11)
Exhibit 10.4	Revolving line of Credit between Adams Golf, Inc and Wachovia Bank, National Association	Incorporated by reference to the Report on From 8-K dated November 13, 2007 (Exhibit 10.1)

Exhibit 10.5	Commercial Lease Agreement dated December 15, 2007, between MDN/JSC -II Limited and the Company	Incorporated by reference to 2007 Form 10-K File No 001-33978 (Exhibit 10.9)
Exhibit 10.6	Commercial Lease Agreement dated April 10, 2008, between CLP Properties Texas, L.P. and the Company	Incorporated by reference to the Report on From 8-K dated April 15, 2008 File No. 001-33978 (Exhibit 10.1)
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Exhibit 10.7	Employment Agreement - Byron (Barney) H. Adams	Incorporated by reference to the Report on From 8-K dated January 12, 2009 File No. 001-33978 (Exhibit 10.1)
Exhibit 10.8	Employment Agreement - Oliver G. (Chip) Brewer	Incorporated by reference to the Quarterly Report on From 10-Q for the quarter ended March 31, 2009 File No. 001-33978 (Exhibit 10.9)
Exhibit 10.9	Amendment to Revolving line of Credit between Adams Golf, Inc and Wachovia Bank, National Association	Incorporated by reference to Third quarter 2009 Form 10-Q File No 001-33978 (Exhibit 10.9)
Exhibit 10.10	Stipulation of Settlement of In Re Adams Golf, Inc. Securities Litigation, dated December 9, 2009	Incorporated by reference to 2009 Form 10-K File No 001-33978 (Exhibit 10.10)
Exhibit 31.1	Certification Pursuant to Section 302 of the Sarbanes-Oxley Act of 2002	Included in this filing
Exhibit 31.2	Certification Pursuant to Section 302 of the Sarbanes-Oxley Act of 2002	Included in this filing
Exhibit 32.1	Certification Pursuant to Section 906 of the Sarbanes-Oxley Act of 2002	Included in this filing

st The SEC has granted our request for confidential treatment of certain portions of these agreements.