**BRIGHTPOINT INC** Form 10-O November 08, 2005

## UNITED STATES SECURITIES & EXCHANGE COMMISSION WASHINGTON, D.C. 20549

FORM 10-Q

(Mark One)

[X] OUARTERLY REPORT PURSUANT TO SECTION 13 OR 15(d) OF THE SECURITIES EXCHANGE ACT OF 1934

For the quarterly period ended: September 30, 2005

	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: 0-23494	
	BRIGHTPOINT, INC. (Exact name of registrant as specified in its charter)	
	Indiana 35-1778566	

State or other jurisdiction of incorporation or organization

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

501 Airtech Parkway, Plainfield, Indiana (Address of principal executive offices)

46168 (Zip Code)

(317) 707-2355 (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 checkmark whether the registrant is an accelerated filer (as defined in Rule 12b-2 of the Exchange Act) Yes [X] No []

Indicate by checkmark whether the registrant is a shell company (as defined in Rule 12b-2 of the Exchange Act) Yes [ ] No [X]

Number of shares of the registrant's common stock outstanding at November 4, 2005: 27,488,278 shares, excluding 3,114,975 treasury shares

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PART 1. FINANCIAL INFORMATION

ITEM 1. FINANCIAL STATEMENTS

# BRIGHTPOINT, INC. CONSOLIDATED STATEMENTS OF OPERATIONS (Amounts in thousands, except per share data) (Unaudited)

	Three Months Ended September 30,		Septemb	ber 30,	
		2004	2005	200	
Revenue Distribution revenue Logistic services revenue	74,014	69,228	\$1,303,900 205,643	177	
Total revenue	544 <b>,</b> 975	432,059	1,509,543	1,298	
Cost of revenue Cost of distribution revenue Cost of logistic services revenue	453,956 59,341	56,628	1,255,743 165,403	146	
Total cost of revenue			1,421,146		
Gross profit	31,678	25 <b>,</b> 867	88,397	71	
Selling, general and administrative expenses Facility consolidation charge (benefit)	(270)			50	
Operating income from continuing operations	11,291		28,139	20	
Interest expense Interest income Net other expenses		(172)	958 (802) 531	1	
Income from continuing operations before income taxes	11,022		27,452	 19	
Income tax expense			7,366	5	
Income from continuing operations	8,273		20,086	13	
Discontinued operations:  Loss from discontinued operations  Gain (loss) on disposal of discontinued operations		(860) (215)	(19,827) 1,331	(2	
Total discontinued operations	(14,455)	(1,075)	(18,496)	(7	
Net income (loss)	\$ (6,182) ======	\$ 4,547 ======	\$ 1,590 ======	\$ 6 =====	
Basic per share:    Income from continuing operations    Discontinued operations	\$ 0.31 (0.54)	\$ 0.21 (0.04)	\$ 0.76 (0.70)	\$ (	
Net income (loss)	\$ (0.23)			\$	
Diluted per share: Income from continuing operations	\$ 0.30			\$	

Discontinued operations	(0.52)	(0.04)	(0.67)	
Net income (loss)	\$ (0.22)	) \$ 0.16	\$ 0.06	\$
	======	======	=======	=====
Weighted average common shares outstanding:				
Basic	26,580	26,915	26,545	28
Diluted	27,553	27 <b>,</b> 796	27,420	29
	=======	=======	========	=====

See accompanying notes.

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# BRIGHTPOINT, INC. CONSOLIDATED BALANCE SHEETS (Amounts in thousands, except per share data)

	SEPTEMBER 30, 2005	December 31, 2004
	(unaudited)	
ASSETS		
Current assets:		
Cash and cash equivalents	\$112 <b>,</b> 819	\$ 72,120
Pledged cash	166	13,830
Accounts receivable (less allowance for doubtful		
accounts of \$3,843 and \$6,215, respectively)	132,514	148,321
Inventories	98,064	110,089
Contract financing receivable	26 <b>,</b> 387	14,022
Other current assets	30,463	23,132
Assets held for sale - current	28,212	
Total current assets	428,625	381,514
Property and equipment, net	26,689	27,503
Goodwill and other intangibles, net	6,245	21,981
Other assets	6,080	6,586
Assets held for sale - non-current	873	
Total assets	\$468,512	\$437 <b>,</b> 584
	======	======
LIABILITIES AND SHAREHOLDERS' EQUITY Current liabilities:		
Accounts payable	\$188,434	\$201,621
Accrued expenses	71,887	61,853
Unfunded portion of contract financing receivable	39,081	23,373
Liabilities held for sale - current	26,318	
Total current liabilities	325 <b>,</b> 720	286,847
Total Liabilities	\$325 <b>,</b> 720	

## COMMITMENTS AND CONTINGENCIES

Minority interest		
Shareholders' equity:		
Preferred stock, \$0.01 par value: 1,000 shares		
authorized; no shares issued or outstanding		
Common stock, \$0.01 par value: 100,000 shares		
authorized; 30,551 and 29,249 issued in 2005		
and 2004, respectively;	306	293
Additional paid-in capital	250,816	233,670
Unearned compensation	(10,062)	
Treasury stock, at cost, 3,115 and 2,409 shares		
in 2005 and 2004, respectively	(33,013)	(24,010)
Retained deficit	(62 <b>,</b> 378)	(63,968)
Accumulated other comprehensive income (loss)	(2,877)	4 <b>,</b> 752
Total shareholders' equity	142,792	150,737
Total liabilities and shareholders' equity	\$468 <b>,</b> 512	\$437 <b>,</b> 584
	=======	

See accompanying notes.

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# BRIGHTPOINT, INC. CONSOLIDATED STATEMENTS OF CASH FLOWS (Amounts in thousands) (Unaudited)

	Nine Months Ended September 30,		
	2005	2004	
OPERATING ACTIVITIES Net income	\$ 1,590	\$ 6 <b>,</b> 290	
Adjustments to reconcile net income to net cash provided by operating activities:			
Depreciation and amortization	7 <b>,</b> 935	7,473	
Discontinued operations	18,496	7,274	
Net operating cash flow from discontinued operations	(1,484)	997	
Pledged cash requirements	13,664	384	
Non-cash compensation	1,608		
Facility consolidation charge (benefit)	933	(215)	
Changes in deferred income taxes	(863)	94	
<pre>Income tax benefits from exercise of stock options Changes in operating assets and liabilities, net of   effects from acquisitions and divestitures:</pre>	2,236	1,435	
Accounts receivable, net	(10,411)	7,640	
Inventories, net	3,645	23,255	
Other operating assets	(13,343)	(5 <b>,</b> 527)	
Accounts payable	12,924	(37,238)	

Accrued expenses	17,848	(3,813)
Net cash provided by operating activities	54,778	8,049
INVESTING ACTIVITIES Decrease in funded contract financing receivables, net	•	9,005
Capital expenditures  Net investing cash flow from discontinued operations  Purchase acquisitions, net of cash acquired		(56) (1,244)
Proceeds from sale of Ireland and Brazil operations Decrease in other assets		576 133
Net cash provided by (used in) investing activities	(3,160)	3,355
FINANCING ACTIVITIES Purchase of treasury stock Net proceeds (payments) on revolving credit facilities Net financing cash flow from discontinued operations Pledged cash requirements - financing Proceeds from common stock issuances under employee		(19,997) (16,283) 335 5,000
stock option and purchase plans	3,253	560
Net cash used in financing activities  Effect of exchange rate changes on cash and cash	(5,751)	(30,385)
equivalents	(5,168)	22
Net increase (decrease) in cash and cash equivalents Cash and cash equivalents at beginning of period	40,699 72,120	(18,959) 98,879
Cash and cash equivalents at end of period	\$112,819 =====	\$ 79,920 ======

See accompanying notes.

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#### PART I FINANCIAL INFORMATION

BRIGHTPOINT, INC.
NOTES TO CONSOLIDATED FINANCIAL STATEMENTS
SEPTEMBER 30, 2005
(Unaudited)

#### 1. Basis of Presentation

#### GENERAL

The accompanying unaudited Consolidated Financial Statements have been prepared in accordance with accounting principles generally accepted in the United States for interim financial information and with the instructions to Form 10-Q and Article 10 of Regulation S-X of the Securities Exchange Act of 1934. Accordingly, they do not include all of the information and footnotes required by accounting principles generally accepted in the United States for complete financial statements. The preparation of financial statements requires management to make estimates and assumptions that affect amounts reported in the financial statements and accompanying notes. Actual results are likely to differ from those estimates, but management does not believe such differences will materially affect Brightpoint, Inc.'s (the "Company", "we", "our" or similar

pronouns) financial position or results of operations. The Consolidated Financial Statements reflect all adjustments considered, in the opinion of the Company, necessary to fairly present the results for the periods. Such adjustments are of a normal recurring nature.

The Consolidated Financial Statements include the accounts of the Company and its subsidiaries, all of which are wholly-owned, with the exception of the Brightpoint India Limited subsidiary that is 85% owned by the Company. Significant intercompany accounts and transactions have been eliminated in consolidation. Certain amounts in the 2004 Consolidated Financial Statements have been reclassified to conform to the 2005 presentation.

The Consolidated Balance Sheet at December 31, 2004 has been derived from the audited Consolidated Financial Statements at that date, but does not include all of the information and footnotes required by accounting principles generally accepted in the United States for complete financial statements. The unaudited Consolidated Statements of Operations for the three and nine months ended September 30, 2005 and the unaudited Consolidated Statement of Cash Flows for the nine months ended September 30, 2005 are not necessarily indicative of the operating results or cash flows that may be expected for the entire year.

As announced on May 9, 2005, the Company has been exploring various strategic alternatives, including, but not limited to, the sale, restructuring, closure or other corporate action relating to all or a portion of its French operations. On September 30, 2005, the Company entered into an agreement for the sale of Brightpoint France to an entity to be formed by Initiative ET Finance Investissement ("I&F") and the Managing Director of Brightpoint France, the consummation of which is subject to certain conditions precedent, including, but not limited to, the approval of the proposed transaction by I&F's investment committee. In addition, I&F has the right to terminate the agreement without liability because the EBITDA for Brightpoint France at September 30, 2005 is less than specified levels as set forth in the purchase and sale agreement. The Company cannot make any assurances that the sale to I&F will occur. Based on these events, the Company has applied the provisions of Statement of Financial Accounting Standards No. 144, Accounting for the Impairment or Disposal of Long-Lived Assets (SFAS No. 144) and has classified its operations in France as "held for sale" in the Consolidated Balance Sheet as of September 30, 2005. In addition, SFAS No. 144

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#### PART I FINANCIAL INFORMATION

requires the Company to report the operating results of its operations in France as a component of discontinued operations for all periods presented as its operations and cash flows will be eliminated from the on-going operations of the Company. Please refer to Note 3 to the Consolidated Financial Statements for additional information related to the accounting treatment of Brightpoint France.

The Company has not changed its significant accounting policies from those disclosed in its Form 10-K/A for the year ended December 31, 2004. For further information, reference is made to the audited Consolidated Financial Statements and the notes thereto included in the Company's Annual Report on Form 10-K/A for the year ended December 31, 2004, as amended.

NET INCOME (LOSS) PER SHARE

On September 15, 2005, the Company effected a 3-for-2 common stock split in the

form of a 50% stock dividend, which the Company's Board of Directors approved. Per share amounts for all periods presented in this report have been adjusted to reflect the 3-for-2 common stock split.

Basic net income (loss) per share is based on the weighted average number of common shares outstanding during each period, and diluted net income (loss) per share is based on the weighted average number of common shares and dilutive common share equivalents outstanding during each period. The table below presents a reconciliation of the income (loss) per share calculations (in thousands, except per share data):

	Three months ended September 30,		Septemb	er 30,
		2004	2005	2004
Income from continuing operations Discontinued operations		(1,075)	\$ 20,086 (18,496)	(7,274)
Net income (loss)	\$ (6,182)	\$ 4,547	\$ 1,590 =====	\$ 6,290
Basic:				
Weighted average shares outstanding	26,580 =====		26 <b>,</b> 545 ======	
Per share amount:    Income from continuing operations    Discontinued operations		\$ 0.21	\$ 0.76 (0.70)	\$ 0.48 (0.26)
Net income (loss) per share	\$ (0.23)	\$ 0.17	\$ 0.06	\$ 0.22
Diluted:				
Weighted average shares outstanding Net effect of dilutive stock options, restricted stock units and restricted stock awards, based on the treasury	26,580	26,915	26,545	28,127
stock method using average market price	973		875	
Total weighted average shares outstanding	27 <b>,</b> 553	27 <b>,</b> 796	27,420 =====	29,047
Per share amount:    Income from continuing operations    Discontinued operations			\$ 0.73 (0.67)	(0.25)
Net income (loss) per share	\$ (0.22) ======	\$ 0.16	\$ 0.06	\$ 0.22

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PART I FINANCIAL INFORMATION

STOCK BASED COMPENSATION

The Company uses the intrinsic value method, as opposed to the fair value method, in accounting for stock options. The table below presents a reconciliation of the Company's pro forma net income (loss) giving effect to the estimated compensation expense related to stock based compensation and the Company's Employee Stock Purchase Plan ("ESPP") that would have been reported if the Company utilized the fair value method (in thousands, except per share data):

	Three months ended September 30,		Septemb	er 30,
		2004	2005	2004
Net income (loss) as reported  Add back; stock compensation included in	\$(6,182)	\$4,547	\$ 1,590	\$6,290
net income (loss)	329		1,006	
Stock-based compensation cost, net of related tax effects, that would have been included in the determination of net income (loss) if the fair value				(1, 050)
method had been applied	(1,321)	(666) 	(2,820) 	(1,959)
Pro forma net income (loss)		\$3,881 =====	\$ (224) =====	
Basic earnings per share: Net income (loss) as reported Add back; stock compensation included in net income (loss)	\$ (0.23) 0.01	\$ 0.17	\$ 0.06	\$ 0.22
Stock-based compensation cost, net of related tax effects, that would have been included in the determination of net income (loss) if the fair value method had been applied	(0.05)	(0.03)	(0.11)	(0.07)
Pro forma net income (loss)	\$ (0.27) ======	\$ 0.14	\$ (0.01) ======	
Diluted earnings per share:   Net income (loss) as reported   Add back; stock compensation included in   net income (loss)	\$ (0.22)		\$ 0.06	\$ 0.22
Stock-based compensation cost, net of related tax effects, that would have been included in the determination of net income (loss) if the fair value				
method had been applied	(0.05)	(0.02)	(0.11)	,
Pro forma net income (loss)	\$ (0.26) =====	\$ 0.14	\$ (0.01) =====	·

#### RECENTLY ISSUED ACCOUNTING PRONOUNCEMENTS

In December 2004, the FASB issued Statement of Financial Accounting Standards No. 123R (Revised 2004), Share-Based Payment ("SFAS No. 123R"), which requires

that the compensation cost relating to share-based payment transactions be recognized in financial statements based on alternative fair value models. The share-based compensation cost will be measured based on the fair value of the equity or liability instruments issued. The Company currently discloses pro forma compensation expense quarterly and annually by calculating the stock based compensation's fair value using the Black-Scholes model and disclosing the impact on net income and net income per share in a Note to the Consolidated Financial Statements. Upon adoption, pro forma disclosure will no longer be an alternative. The table above

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#### PART I FINANCIAL INFORMATION

reflects the estimated impact that such a change in accounting treatment would have had on our net income and net income per share if it had been in effect during the three and nine months ended September 30, 2005 and 2004, respectively. SFAS No. 123R also requires the benefits of tax deductions in excess of recognized compensation cost to be reported as a financing cash flow rather than as an operating cash flow as required under current literature. This requirement will reduce net operating cash flows and increase net financing cash flows in periods after adoption. While the Company cannot estimate what those amounts will be in the future, the amount of operating cash flows recognized for such deductions were \$2.2 million for the nine months ended September 30, 2005 and \$1.4 million for the year ended December 31, 2004. On April 15, 2005, the United States Securities and Exchange Commission adopted an amendment to rule 4-01(a) of Regulation S-X regarding the compliance date for SFAS No 123R, Share-Based Payment. The amendment delayed the Company's implementation of SFAS No. 123R until its first interim or annual reporting period of the registrant's first fiscal year beginning on or after June 15, 2005. The amendment allows the Company to adopt the provisions of SFAS No 123R earlier than required. The Company will adopt SFAS No. 123R on January 1, 2006.

#### COMPREHENSIVE INCOME (LOSS)

Comprehensive income (loss) is comprised of net income (loss) and gains or losses resulting from currency translations of foreign investments. The details of comprehensive income (loss) for the three and nine months ended September 30, 2005 and 2004, are as follows (in thousands):

	Three months ended September 30,		Nine month: Septembe	
	2005	2004	2005	2004
Net income (loss) Foreign currency translation gains (losses) (1)	\$(6,182)	\$4,547	\$ 1,590	\$6,290
	(3,217)	2,460	(7,629)	1,738
Comprehensive income (loss)	\$(9,399)	\$7,007	\$ (6,039)	\$8,028
	======	=====	======	=====

(1) Includes \$2.8 million realization of foreign currency translation gains for the disposition of Brightpoint France in the three and nine month periods ended September 30, 2005.

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#### PART I FINANCIAL INFORMATION

#### 2. Facility Consolidation Charge

In September 2004, the Company's Australian subsidiary entered into a new facility lease arrangement, which commenced in the first quarter of 2005. The Company vacated its previous location in Australia in the first quarter of 2005 and recorded a pre-tax charge of \$1.2 million, which included approximately \$968 thousand for the present value of estimated lease costs, net of an anticipated sublease and non-cash losses on the disposal of assets of approximately \$235 thousand. During the third quarter of 2005, the Australian subsidiary entered into an agreement to surrender its remaining obligations under its old facility lease. Pursuant to the above, the Company reduced its facility consolidation reserve by \$270 thousand as reflected below. The remaining reserve represents final costs to be incurred under the settlement. Reserve activity for the facility consolidation as of September 30, 2005 is as follows (in thousands):

	Lease	Diam'r.	
	Termination		
	Costs	Assets	Total
Provisions	\$ 968	\$ 235	\$1,203
Cash usage	(90)		(90)
Non-cash usage		(221)	(221)
March 31, 2005	\$ 878	\$ 14	\$ 892
Provisions			
Cash usage	(114)		(114)
Non-cash usage	(11)	(7)	(18)
June 30, 2005	 \$ 753	 \$ 7	\$ 760
June 30, 2003	Ų 755	Ϋ /	Ş 700
Provisions	120		120
Provision release	(270)		(270)
Cash usage	(283)		(283)
Non-cash usage		(7)	(7)
CEDTEMPED 20 2005	 \$ 320	 \$	\$ 320
SEPTEMBER 30, 2005	Ş 3ZU	Ş ——	ų 320

T.ease

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#### PART I FINANCIAL INFORMATION

#### 3. Discontinued Operations

Details of discontinued operations are as follows (in thousands):

	Three Months Ended September 30,			
		2004	2005	200
Revenue	\$ 30,136	\$20 <b>,</b> 987	\$ 75,122	\$62 <b>,</b> 0
Loss from discontinued operations				
Net operating loss (1)	(15,307)	(842)	(19 <b>,</b> 578)	(2,0
2001 restructuring plan charges	(145)	(18)	(249)	(3
Other				
Total loss from discontinued operations	(15, 452)	(860)	(19,827)	(2,4
Gain (loss) on disposal of discontinued operations				
2001 restructuring plan charges	9	(211)	354	(4
Other	4	(4)	(7)	(
Tax items affecting discontinued operations	984		984	
Sale of Brightpoint (Ireland) Limited				(3,7
Sale of Brightpoint do Brazil Ltda				(5
Total gain (loss) on disposal of discontinued operations	997	(215)	1,331	(4,8
Total discontinued operations	\$ (14,455) ======	\$(1,075) ======	\$ (18,496) ======	\$(7,2

<sup>(1)</sup> Includes \$13.8 million of goodwill and intangible asset impairment charges for the three and nine months ended September 30, 2005 related to Company's operations in France.

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#### PART I FINANCIAL INFORMATION

Assets and liabilities, including reserves, related to discontinued operations are classified in the Consolidated Balance Sheets as follows (in thousands):

	SEPTEMBER 30, 2005	December 31, 2004
Cash	\$ 655	\$ 5,205
Accounts receivable		22,047
Inventories		4,621
Other current assets	26	4,562
Assets held for sale - current	28,212	
Total current assets	28 <b>,</b> 893	36 <b>,</b> 435
Property and equipment, net Goodwill and intangibles, net Other non-current assets		876 15,215 528
Assets held for sale - non current	873	

Total assets	\$29,766	\$53 <b>,</b> 054
	======	======
Accounts payable and accrued expenses Liabilities held for sale	670 26 <b>,</b> 318	25 <b>,</b> 909 
Total liabilities	\$26 <b>,</b> 988	\$25,909
	======	======

#### France

As announced on May 9, 2005, the Company has been exploring various strategic alternatives, including, but not limited to, the sale, restructuring, closure or other corporate action relating to all or a portion of its French operations. On September 30, 2005, the Company entered into an agreement for the sale of Brightpoint France to an entity to be formed by Initiative ET Finance Investissement ("I&F") and the Managing Director of Brightpoint France, the consummation of which is subject to certain conditions precedent, including, but not limited to, the approval of the proposed transaction by I&F's investment committee. In addition, I&F has the right to terminate the agreement without liability because the EBITDA for Brightpoint France at September 30, 2005 is less than specified levels as set forth in the purchase and sale agreement. The Company cannot make any assurances that the sale to I&F will occur. Based on these events, the Company has applied the provisions of Statement of Financial Accounting Standards No. 144, Accounting for the Impairment or Disposal of Long-Lived Assets (SFAS No. 144) and has classified its operations in France as "held for sale" in the Consolidated Balance Sheet at September 30, 2005. In addition, SFAS No. 144 requires the Company to report the operating results of its operations in France as a component of discontinued operations for all periods presented as its operations and cash flows will be eliminated from the continuing operations of the Company.

In connection with the preceding, the Company has recorded during the third quarter of 2005 a \$13.8 million non-cash impairment charge to the value of goodwill and other intangibles, a \$700 thousand non-cash impairment of certain assets and \$800 thousand in operating losses for the three months ended September 30, 2005 related to its operations in France. These items are classified as a component of "Loss from discontinued operations" in the Consolidated Statements of Operations.

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#### PART I FINANCIAL INFORMATION

The Company cannot make any assurances that conditions precedent to the proposed sale of Brightpoint France to I&F will be satisfied or that the sale to I&F or any other party will occur. However, should the proposed sale be completed, the Company will be required to record a gain or loss to the extent that the current proposed selling price changes.

The following table presents the detail of assets held for sale for Brightpoint France as of September 30, 2005.

SEPTEMBER 30, 2005

PP&E, net Other non-current assets Total assets	1,884  28,212 
PP&E, net Other non-current assets Total assets	
Other non-current assets  Total assets	F 0 0
	528 345
	\$29 <b>,</b> 085
	18,885 3,221 4,212  \$26,318

China divestiture and related investment

The Company completed in January 2002, through certain of its subsidiaries, the formation of a joint venture with Hong Kong-based Chinatron Group Holdings Limited ("Chinatron"). Chinatron is involved in the global wireless industry. In exchange for a 50% interest in Brightpoint China Limited pursuant to the formation of the joint venture, the Company received Chinatron Class B Preference Shares with a face value of \$10.0 million. On April 29, 2002, the Company announced that it had completed the sale of its remaining 50% interest in Brightpoint China Limited to Chinatron. Pursuant to this transaction, the Company received additional Chinatron Class B Preference Shares with a face value of \$11.0 million. In accordance with SFAS 115, Accounting for Certain Investments in Debt and Equity Securities, the Company designated the Chinatron Class B Preference Shares as held-to-maturity. The carrying value of the aggregate \$21.0 million face value of the Chinatron Class B Preference Shares was \$1.6 million at September 30, 2005, and December 31, 2004. Pursuant to these transactions, Chinatron and the Company entered into a services agreement, whereby Chinatron provides warehouse management services in Hong Kong supporting the Company's Brightpoint Asia Limited operations managed by Persequor Limited.

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#### PART I FINANCIAL INFORMATION

#### 4. Accounts Receivable Transfers

During the nine months ended September 30, 2005 and 2004, the Company entered into certain transactions or agreements with banks and other third-party financing organizations in Norway and Sweden, with respect to a portion of its accounts receivable in order to reduce the amount of working capital required to fund such receivables. These transactions have been treated as sales pursuant to current accounting principles generally accepted in the United States and, accordingly, are accounted for as off-balance sheet arrangements. Net funds received reduced the accounts receivable outstanding, while increasing cash. Fees incurred are recorded as losses on the sale of assets and are included as a component of "Net other expenses" in the Consolidated Statements of Operations.

Net funds received from the sales of accounts receivable for continuing

operations during the nine months ended September 30, 2005 and 2004, totaled \$185 million and \$216 million, respectively. Fees, in the form of discounts, incurred in connection with these sales totaled \$185 thousand and \$218 thousand during the three months ended September 30, 2005 and 2004, respectively. Fees, in the form of discounts, incurred in connection with these sales totaled \$566 thousand and \$663 thousand during the nine months ended September 30, 2005 and 2004, respectively.

The Company is the collection agent on behalf of the bank or other third-party financing organization for many of these arrangements and has no significant retained interests or servicing liabilities related to accounts receivable that it has sold. The Company may be required to repurchase certain accounts receivable sold in certain circumstances, including, but not limited to, accounts receivable in dispute or otherwise not collectible, accounts receivable in which credit insurance is not maintained and a violation of, the expiration or early termination of the agreement pursuant to which these arrangements are conducted. There were no significant repurchases of accounts receivable sold during the nine months ended September 30, 2005 and 2004. These agreements require the Company's subsidiaries to provide collateral in the form of pledged assets and/or, in certain situations, a guarantee by the Company of its subsidiaries' obligations.

Pursuant to these arrangements, approximately \$21 million and \$27 million of trade accounts receivable for our continuing operations were sold to and held by banks and other third-party financing institutions at September 30, 2005 and 2004, respectively. Amounts held by banks or other financing institutions at September 30, 2005 were for transactions related to the Company's Norway and Sweden arrangements. All other arrangements have been terminated or expired.

#### 5. Lines of Credit and Long-term Debt

At September 30, 2005 and December 31, 2004, the Company was in compliance with the covenants in its credit agreements. Interest expense includes fees paid for unused capacity on credit lines and amortization of deferred financing fees.

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#### PART I FINANCIAL INFORMATION

Lines of Credit -Americas Division

On September 14, 2005, the Company's primary North American operating subsidiaries, Brightpoint North America L.P. and Wireless Fulfillment Services, LLC (the "Borrowers"), amended their Amended and Restated Credit Facility (the "Revolver") dated March 18, 2004, between the Borrowers and General Electric Capital Corporation ("GE Capital"). The amendment allows for, among other things, increasing the liquidity available under the Revolver by increasing availability ("Supplemental Advance") by up to \$25 million based upon the levels of EBITDA of the Borrowers and their subsidiaries then in effect for the most recent 12-month period. The amendment also increases the Borrowers' Letter of Credit sub-limit from \$25 million to \$35 million, allows the Borrowers to guarantee certain indebtedness of up to \$20 million on behalf of Brightpoint, Inc. and provides for a pledge to the lenders of shares of certain foreign subsidiaries of Brightpoint, Inc. as additional security. The amendment also provides the Borrowers with a limited waiver from an event of default resulting from a negative covenant on guaranteed indebtedness under the Revolver relating to a previously issued Letter of Credit issued under the Revolver. GE Capital acted as the agent for a syndicate of banks (the "Lenders"). The Revolver expires in September of 2008. The Revolver provides borrowing availability,

subject to borrowing base calculations, the supplemental advance calculations and other limitations, of up to a maximum of \$70 million and at September 30, 2005, bears interest, at the Borrowers' option, at the prime rate plus 0.25% or LIBOR plus 1.75%. The applicable interest rate that the Borrowers are subject to can be adjusted quarterly based upon certain financial measurements defined in the Revolver. The Revolver is guaranteed by Brightpoint, Inc., and is secured by, among other things, all of the Borrowers' assets. The Revolver is subject to certain financial covenants, which include maintaining a minimum fixed charge coverage ratio. The Revolver is a secured asset-based facility with an additional supplemental advance based on EBITDA where a borrowing base is calculated periodically using eligible accounts receivable and inventory, subject to certain adjustments to determine the borrowing base. EBITDA is calculated to determine the eligible supplemental advance. Eligible accounts receivable, inventories and EBITDA fluctuate over time, which can increase or decrease borrowing availability. The Company also has pledged certain intellectual property and the capital stock of certain of its subsidiaries as collateral for the Revolver. At September 30, 2005, and December 31, 2004, there were no amounts outstanding under the Revolver, with available funding, net of the applicable required availability minimum and letters of credit, of approximately \$42 million and \$33 million, respectively.

#### Lines of Credit - Asia-Pacific

In December of 2002, the Company's primary Australian operating subsidiary, Brightpoint Australia Pty Ltd, entered into a revolving credit facility (the "Facility") with GE Commercial Finance in Australia. The Facility, which matures in December of 2005, provides borrowing availability, subject to borrowing base calculations and other limitations, of up to a maximum amount of 50 million Australian dollars (approximately \$38 million U.S. dollars at September 30, 2005). Borrowings under the Facility are used for general working capital purposes. The Facility is subject to certain financial covenants, which include maintaining a minimum fixed charge coverage ratio and bears interest at the Bank Bill Swap Reference rate plus 2.9% (8.63% at September 30, 2005). The Facility is a secured asset-based facility where a borrowing base is calculated periodically using eligible accounts receivable and inventory, subject to certain adjustments. Eligible accounts receivable and inventories fluctuate over time, which can increase

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#### PART I FINANCIAL INFORMATION

or decrease borrowing availability. At September 30, 2005, and December 31, 2004, there was no amounts outstanding under the facility with available funding of \$33 million and \$32 million, respectively.

In July of 2003, the Company's primary operating subsidiary in the Philippines, Brightpoint Philippines, Inc. ("Brightpoint Philippines") entered into a credit facility with Banco de Oro. The facility, which matured in April of 2005, provided borrowing availability, up to a maximum amount of 50 million Philippine Pesos. In April of 2005, this facility was amended and renewed for another one-year term with Banco de Oro and the borrowing availability was increased to 100 million Pesos (approximately \$1.8 million U.S. dollars, at September 30, 2005). The facility is guaranteed by Brightpoint, Inc and bears interest at the Prime Lending Rate (10.75% at September 30, 2005). At September 30, 2005 and December 31, 2004, the facility had no amounts outstanding, respectively and available funding of approximately \$1.8 million. In April of 2004, Brightpoint Philippines entered into an additional credit facility with Banco de Oro allowing for letters of credit to be issued to one of Brightpoint Philippine's

main suppliers up to a total of \$4 million. As of September 30, 2005, a \$2 million letter of credit was outstanding on the Company's behalf. The facility had no other amounts outstanding with \$2 million of available funding. At December 31, 2004, no letters of credit had been issued and the additional credit facility had no other amounts outstanding, with available funding of approximately \$4 million. The facility bears interest at the Prime Lending Rate (10.75% at September 30, 2005).

In November 2003, the Company's primary operating subsidiary in New Zealand, Brightpoint New Zealand Limited, entered into a revolving credit facility with GE Commercial Finance in Australia. This facility, which matures in November of 2006, provides borrowing availability, subject to borrowing base calculations and other limitations, of up to a maximum amount of 12 million New Zealand dollars (approximately \$8.3 million U.S. dollars at September 30, 2005). Borrowings under the facility will be used for general working capital purposes. The facility is subject to certain financial covenants, which include maintaining a minimum fixed charge coverage ratio and bears interest at the New Zealand Index Rate plus 3.15% (10.18% at September 30, 2004). The facility is a secured asset-based facility where a borrowing base is calculated periodically using eligible accounts receivable and inventory, subject to certain adjustments. Eligible accounts receivable and inventories fluctuate over time, which can increase or decrease borrowing availability. At September 30, 2005 and December 31, 2004, there were no amounts outstanding under the facility, with available funding of approximately \$7.3 million and \$8.5 million, respectively.

A \$15 million standby letter of credit supporting a credit line issued by a vendor of the Company's Brightpoint Asia Limited subsidiary had been issued by financial institutions on the Company's behalf and was outstanding at December 31, 2004; secured by \$12 million of cash, the assets of Brightpoint Asia Limited and a guarantee issued by Brightpoint, Inc. The related cash collateral had been reported under the heading "Pledged cash" in the December 31, 2004 Consolidated Balance Sheet. As of September 30, 2005 this facility had been cancelled.

Lines of Credit - Europe

The Company's primary operating subsidiary in Sweden, Brightpoint Sweden AB, has a short-term line of credit facility with SEB Finans AB. The facility has borrowing availability of up to 15 million Swedish Krona (approximately \$1.9 million U.S. dollars at September 30, 2005) and bears interest at the SEB

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Banken Base plus .75% (2.25% at September 30, 2005). The facility is supported by a guarantee provided by the Company. At September 30, 2005 and December 31, 2004, there were no amounts outstanding under this facility. Available funding was approximately \$1.9 million and \$2.2 million as of September 30, 2005 and December 31, 2004, respectively.

The Company's primary operating subsidiary in France, Brightpoint France, entered into a short-term line of credit facility with Banque Natexis in the first quarter of 2005. The facility has overdraft availability of up to 2.5 million Euro (approximately \$3.0 million U.S. dollars at September 30, 2005) and bears interest at the 3-month Euribor rate plus 2.5% (4.676% at September 30, 2005). The facility also provides for short-term cash advances on certain accounts receivable. These advances do not meet the requirements for off-balance sheet financing under generally accepted accounting principles in the United States and, therefore, amounts advanced under this portion of the facility are

included on the December 31, 2004 Consolidated Balance Sheet under lines of credit and in liabilities held for sale on the September 30, 2005 Consolidated Balance Sheet. The facility is supported by a guarantee provided by the Company and approximately \$650 thousand in cash collateral that has been reported under the heading "Pledged cash" in the December 31, 2004 Consolidated Balance Sheet and in assets held for sale in the September 30, 2005 Consolidated Balance Sheet. At September 30, 2005, there was approximately \$4.2 million U.S. dollars outstanding on the facility, with no available funding. Additionally, in April 2004, Brightpoint France, entered into an accounts receivable factoring arrangement with GE Factofrance. The arrangement does not meet the requirements of off-balance sheet financing under current United States generally accepted accounting principles and therefore amounts advanced under this facility against receivables not yet collected by GE Factofrance are included on the December 31, 2004 Consolidated Balance Sheet under lines of credit. At September 30, 2005, there were no amounts outstanding under this arrangement.

In June 2005, the Company's primary operating subsidiary in the Slovak Republic, Brightpoint Slovakia s.r.o., entered into a revolving credit facility with Tatra banka, a.s. This facility, which matures in May of 2006, provides borrowing availability, subject to borrowing base calculations and other limitations, of up to a maximum of 60 million Slovak crowns (approximately \$1.9 million U.S. dollars at September 30, 2005). The facility bears interest at the 1-month Bribor rate plus 0.65% (3.64% at September 30, 2005). Borrowings under the facility will be used for general working capital purposes by Brightpoint Slovakia s.r.o. At September 30, 2005, there were no amounts outstanding under the facility with available funding of approximately \$1.9 million. The facility is supported by a guarantee from the Company.

#### 6. Guarantees

In 2002, the Financial Accounting Standards Board issued Interpretation No. 45 ("FIN 45"), Guarantor's Accounting and Disclosure Requirements for Guarantees, Including Indirect Guarantees of Indebtedness of Others. FIN 45 requires guarantees to be recorded at fair value and requires a guarantor to make significant new disclosure, even when the likelihood of making any payments under the guarantee is remote.

The Company has issued certain guarantees on behalf of its subsidiaries with regard to lines of credit and long-term debt, for which the liability is recorded in the Company's financial statements. Although the guarantees relating to lines of credit and long-term debt are excluded from the scope of FIN 45, the nature of these guarantees and the amount outstanding are described in Note 5 to the consolidated financial statements.

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In some circumstances, the Company purchases inventory with payment terms requiring letters of credit. As of September 30, 2005, the Company has issued \$28 million in standby letters of credit. These standby letters of credit are generally issued for a one-year term and are supported by availability under the Company's credit facilities. The underlying obligations for which these letters of credit have been issued are recorded in the financial statements at their full value. Should the Company fail to pay its obligation to one or all of these suppliers, the suppliers may draw on the standby letter of credit issued for them. The maximum future payments under these letters of credit are \$28 million.

Additionally, the Company has issued certain guarantees on behalf of its

subsidiaries with regard to accounts receivable transferred, the nature of which is described in Note 4. While we do not currently anticipate the funding of these guarantees, the maximum potential amount of future payments under these guarantees at September 30, 2005, is approximately \$21 million.

The Company has entered into indemnification agreements with its officers and directors, to the extent permitted by law, pursuant to which the Company has agreed to reimburse its officers' and directors' for legal expenses in the event of litigation and regulatory matters. The terms of these indemnification agreements provide for no limitation to the maximum potential future payments. The Company has a directors and officers insurance policy that may mitigate the potential liability and payments.

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#### PART I FINANCIAL INFORMATION

#### 7. Operating Segments

The Company's operations are divided into three geographic operating segments. These operating segments represent its three divisions: The Americas, Asia-Pacific and Europe. These divisions all derive revenues from sales of wireless devices, accessory programs and fees from the provision of logistic services.

The Company evaluates the performance of, and allocates resources to, these segments based on operating income from continuing operations including allocated corporate selling, general and administrative expenses. All amounts presented below exclude the results of operations that have been discontinued. A summary of the Company's operations by segment is presented below (in thousands) for the three and nine months ended September 30, 2005 and 2004:

	Revenue from External	Integrated Logistic Services Revenue from External Customers	from External	Income (Loss) from Continuing Operations (1)
THREE MONTHS ENDED SEPTEMBER 30, 2005:				
THE AMERICAS	\$ 131,829	\$ 41,444	\$ 173,273	•
ASIA-PACIFIC	274,725	6,538	281,263	2,627
EUROPE	64,407	26,032	90,439	(73)
	\$ 470,961	\$ 74 <b>,</b> 014	\$ 544 <b>,</b> 975	\$ 11,291
Three months ended September 30, 2004:		======		
The Americas	\$ 96,452	\$ 30,040	\$ 126,492	\$ 6,882
Asia-Pacific	219,906	11,266	231,172	1,872
Europe	46,473	27,922	74,395	(297)
	\$ 362,831	\$ 69 <b>,</b> 228	\$ 432 <b>,</b> 059	\$ 8,457
	=======	======	========	=======
NINE MONTHS ENDED				

NINE MONTHS ENDED SEPTEMBER 30, 2005: Operating

THE AMERICAS ASIA-PACIFIC (2) EUROPE	\$ 353,471 765,252 185,177	\$112,817 20,453 72,373	\$ 466,288 785,705 257,550	\$ 21,495 6,793 (149)
	\$1,303,900 =======	\$205 <b>,</b> 643	\$1,509,543	\$ 28,139
Nine months ended September 30, 2004:				
The Americas Asia-Pacific Europe	\$ 289,825 690,906 140,193	\$ 76,936 33,897 66,572	\$ 366,761 724,803 206,765	\$ 13,490 6,650 372
	\$1,120,924 =======	\$177,405 ======	\$1,298,329 =======	\$ 20,512

- (1) Certain corporate expenses are allocated to the segments based on total revenue.
- (2) Includes \$933 thousand in facility consolidation charges for Australia (See Note 2 to the Consolidated Financial statements)

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	SEPTEMBER 30, 2005	December 31, 2004
TOTAL SEGMENT ASSETS: The Americas (1) Asia-Pacific Europe	\$213,509 164,901 90,102  \$468,512	\$152,401 160,578 124,605  \$437,584
	======	======

- (1) Corporate assets are included in the Americas segment
- 8. Contingencies

The Company is from time to time involved in certain legal proceedings in the ordinary course of conducting its business. While the ultimate liability pursuant to these actions cannot currently be determined, the Company believes these legal proceedings will not have a material adverse effect on its financial position.

A Complaint was filed on January 4, 2005 against the Company in the Circuit Court for Baltimore County, Maryland, Case No. 03-C-05-000067 CN, entitled Iridium Satellite, LLC, Plaintiff v. Brightpoint, Inc., Defendant. The matter was removed to the United States District Court, District of Maryland, Baltimore Division. In the Complaint, the Plaintiff alleges claims of trover and conversion, fraudulent misrepresentation and breach of contract. All claims relate to the ownership and disposition of 1,500 Series 9500 satellite telephones. The Plaintiff seeks damages in the amount of \$750,000 with interest

and costs. The Company continues to dispute these claims and intends to defend this matter vigorously.

A Complaint was filed on November 23, 2001, against the Company and 87 other defendants in the United States District Court for the District of Arizona, entitled Lemelson Medical, Education and Research Foundation LP v. Federal Express Corporation, et.al., Cause No. CIV01-2287-PHX-PGR. The plaintiff claims that the Company and other defendants have infringed seven patents alleged to cover bar code technology. The case seeks unspecified damages, treble damages and injunctive relief. The Court has ordered the case stayed pending the decision in a related case in which a number of bar code equipment manufacturers have sought a declaration that the patents asserted are invalid and unenforceable. That trial concluded in January 2003. In January 2004, the Court rendered its decision that the patents asserted by Lemelson were found to be invalid and unenforceable. Lemelson filed an appeal to the Court of Appeals for the Federal Circuit on June 23, 2004. On September 9, 2005 the U.S. Court of Appeals for the Federal Circuit affirmed the decision of the trial court holding that the asserted patents are unenforceable. The Company continues to dispute these claims and intends to defend this matter vigorously.

The Company's subsidiary in Sweden, Brightpoint Sweden AB, ("BP Sweden") has received an assessment from the Swedish Tax Agency ("STA") regarding value-added taxes the STA claims are due, relating to certain transactions entered into by BP Sweden during 2004. BP Sweden has filed an appeal against the decision. Although the Company's liability pursuant to this assessment by the STA, if any, cannot currently be determined, the Company believes the range of the potential liability is between \$0 and \$1.4 million (at current exchange rates) including penalties and interest. The Company continues to dispute this claim and intends to defend this matter vigorously.

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ITEM 2. MANAGEMENT'S DISCUSSION AND ANALYSIS OF FINANCIAL CONDITION AND RESULTS OF OPERATIONS

#### OVERVIEW AND RECENT DEVELOPMENTS

This discussion and analysis should be read in conjunction with the accompanying Consolidated Financial Statements and related notes. Our discussion and analysis of the financial condition and results of operations 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 financial statements in conformity with generally accepted accounting principles requires us to make estimates and assumptions that affect the reported amounts of assets and liabilities, disclosure of any contingent assets and liabilities at the financial statement date and reported amounts of revenue and expenses during the reporting period. On an on-going basis we review our estimates and assumptions. Our estimates were based on our historical experience and various other assumptions that we believe to be reasonable under the circumstances. Actual results are likely to differ from those estimates but we do not believe such differences will materially affect our financial position or results of operations. Our critical accounting policies, the policies we believe are most important to the presentation of our financial statements and require the most difficult, subjective and complex judgments are outlined in our Annual Report on Form 10-K/A, for the year ended December 31, 2004, as amended, and have not changed significantly. Certain statements made in this report may contain forward-looking statements. For a description of risks and uncertainties relating to such forward-looking statements, see the cautionary statements contained in Exhibit 99.1 to this report and our Annual Report on Form 10-K/A

for the year ended December 31, 2004, as amended.

As announced on May 9, 2005, the Company has been exploring various strategic alternatives, including, but not limited to, the sale, restructuring, closure or other corporate action relating to all or a portion of its French operations. On September 30, 2005, the Company entered into an agreement for the sale of Brightpoint France to an entity to be formed by Initiative ET Finance Investissement ("I&F") and the Managing Director of Brightpoint France, the consummation of which is subject to certain conditions precedent, including, but not limited to, the approval of the proposed transaction by I&F's investment committee. In addition, I&F has the right to terminate the agreement without liability because the EBITDA for Brightpoint France at September 30, 2005 is less than specified levels as set forth in the purchase and sale agreement. The Company cannot make any assurances that the sale to I&F will occur. Based on these events, the Company has applied the provisions of Statement of Financial Accounting Standards No. 144, Accounting for the Impairment or Disposal of Long-Lived Assets (SFAS No. 144) and classified its operations in France as "held for sale" in the Consolidated Balance Sheet at September 30, 2005. In addition, SFAS No. 144 requires the Company to report the operating results of its operations in France as a component of discontinued operations for all periods presented as its operations and cash flows will be eliminated from the continuing operations of the Company.

In connection with the preceding, the Company recorded during the third quarter of 2005 a \$13.8 million non-cash impairment charge to the value of goodwill and other intangibles, a \$700 thousand non-cash impairment of certain assets and \$800 thousand in operating losses for the three months ended September 30, 2005 related to its operations in France. These items are classified as a component of "Loss from discontinued operations" in the Consolidated Statements of Operations.

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The Company cannot make any assurances that conditions precedent to the proposed sale of Brightpoint France to I&F will be satisfied and that the sale to I&F or any other party will occur. However, should the proposed sale be completed, the Company will be required to record a gain or loss to the extent that the current proposed selling price changes.

Our operating results are influenced by a number of seasonal factors, which may cause our revenue and operating results to fluctuate on a quarterly basis. These fluctuations are the result of several factors, including, but not limited to:

- promotions and subsidies by wireless network operators;
- the timing of local holidays and other events affecting consumer demand;
- the timing of the introduction of new products by our suppliers and competitors;
- purchasing patterns of customers in different markets; and
- weather patterns.

Due to seasonal factors, our interim results may not be indicative of annual results.

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#### RESULTS OF OPERATIONS

REVENUE AND WIRELESS DEVICES HANDLED FOR THE THREE MONTHS ENDED SEPTEMBER 30, 2005

	September 30,	% of	September 30,	% of	Change from 2004 to
	2005			Total	
(Amounts in 000s)					
REVENUE BY DIVISION:					
The Americas	\$173 <b>,</b> 273	32%		29%	
Asia-Pacific	281,263	52%	231,172	54%	22%
Europe	90,439	16%	74,395	17%	22%
Total	\$544 <b>,</b> 975	100%	\$432,059	100%	26%
	======	===	======	===	===
REVENUE BY SERVICE LINE:					
Distribution	\$470,961	86%	\$362,831	84%	30%
Logistic services	74,014	14%	69 <b>,</b> 229	16% 	7% 
Total		100%	\$432,059	100%	26%
	======	===	======	===	===
WIRELESS DEVICES HANDLED BY DIVISION:					
The Americas	8,510	79%	4,688	71%	82%
Asia-Pacific	1,981	18%	1,669	25%	19%
Europe	320	3% 	262	4% 	22%
Total	10,811	100%	6,619	100%	63%
	======	===	======	===	===
WIRELESS DEVICES HANDLED BY SERVICE LINE:					
Distribution	3 <b>,</b> 057	28%	2,430	37%	26%
Logistic services	7,754	72% 	4,189	63%	85%
Total	10,811	100%	6,619	100%	63%
	=======	===	=======	===	===

Globally, the availability of feature rich wireless devices, wireless network operator promotional activity and compelling pricing by manufacturers continues to induce subscribers to upgrade their wireless devices. Revenue in the third quarter of 2005 was \$545 million, an increase of 26% from \$432 million in the third quarter of 2004. Wireless devices handled increased by 63% from the third quarter of 2004 with a continued mix shift from product distribution sales to fee-based logistic services. Our fee-based logistic services typically generate less revenue per transaction than our distribution business, which results in a lower increase in revenue than the increase in units handled. The revenue increase was attributable to the increased market demand for our products and services, particularly logistic services which experienced a 85% increase in

volume when compared to the third quarter of 2004. Wireless devices sold in our distribution business increased 26%, however distribution revenue increased 30% because of a corresponding 1.6% increase in the average selling price of wireless devices on a constant currency basis. The strengthening of foreign currencies relative to the U.S. dollar accounted for approximately 1.7% percentage points of the increase in distribution revenue.

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Wireless devices handled, as compared to the third quarter of 2004:

The number of wireless devices sold through our distribution business increased 26% compared to the third quarter of 2004. Our Americas, Asia-Pacific and Europe divisions experienced distribution volume increases of 35%, 21% and 29% respectively, driven by increased demand and improved product availability for LG, Samsung and Nokia products in North America, Nokia CDMA in India and High Tech Computer Corporation ("HTC") Qtek branded smart-phones in our Europe division.

The number of wireless devices handled through our logistic services business increased 85%, primarily as a result of increased demand from current logistic services customers in the Americas division, including Mobile Virtual Network Operators ("MVNOs"). A significant portion of the unit growth in the Americas division was driven by increased promotional activity in the Colombia market by our main network operator customer.

Revenue by division, as compared to the third quarter of 2004:

The 37% revenue increase in our Americas division was attributable to an 82% increase in wireless devices handled which generated increased revenue for both the Americas distribution and integrated logistic services businesses. Distribution revenue increased 37% and integrated logistic services revenue increased 38%. Wireless devices sold through distribution increased 35% and units handled in logistic services increased 90%. The increase in the Americas division distribution revenue was primarily the result of increased market demand and improved product availability, particularly for LG, Samsung and Nokia products in the United States. The increase in integrated logistic services revenue in the Americas division was primarily attributable to increased demand experienced by our network operator customers, including mobile virtual network operators and expansion of services to existing customers. A significant portion of the unit growth in the Americas division was driven by increased promotional activity in the Colombia market by our main network operator customer. The percentage increase in logistic services revenue in the Americas division was less than the unit growth rate primarily because of changes in the mix of services provided to certain customers, changes in the mix of volume between customers, and a negotiated fee reduction in Colombia related to the significant increase in volumes.

Revenue in our Asia-Pacific division increased 22% primarily due to increased handset distribution volumes in India and New Zealand, increased average selling prices in Australia and a favorable impact of exchange rates. The volume increase in India was primarily attributable to improved product availability and market demand for Nokia CDMA products. The volume increase in New Zealand was primarily the result of the launch of 3G handsets. Revenue in Australia improved due to a mix shift to higher priced wireless devices and increased accessory sales. The strengthening of foreign currencies relative to the U.S. dollar accounted for approximately 1.7% percentage points of the increase in Asia-Pacific revenue.

The 22% revenue increase in our Europe division was primarily due to increased handset distribution volumes in Germany and Finland, partially offset by decreased handset distribution volumes in Sweden. The volume increases in Germany and Finland were primarily due to

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increased sales of HTC's Qtek branded smart-phones. The volume decline for our business in Sweden was primarily the result of an overall decline in the handset distribution market in Sweden. Additionally, revenue in the Europe division was positively impacted by a 106% increase in logistic services revenue in Slovakia.

Revenue by service line, as compared to the third quarter of 2004:

Wireless devices sold in our distribution business increased 26%, however distribution revenue increased 30% because of a corresponding 1.6% increase in the average selling price of wireless devices on a constant currency basis. The increase in the units handled was primarily the result of increased market demand and improved product availability for LG, Samsung and Nokia products in the United States, Nokia CDMA products in India and HTC's Qtek smart-phones throughout the Europe division.

We experienced a 7% increase in revenue from fee-based integrated logistic services. Wireless devices handled increased 85% due to increased demand experienced by our network operator customers, including MVNOs and expansion of services to existing customers. A significant portion of the growth was driven by increased promotional activity in the Colombia market by our main network operator customer. The percentage increase in logistic services revenue was less than the unit growth rate primarily because of changes in the mix of services provided to certain customers, changes in the mix of volume between customers and a negotiated fee decrease in Colombia related to the significant increase in volumes.

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REVENUE AND WIRELESS DEVICES HANDLED FOR THE NINE MONTHS ENDED SEPTEMBER 30, 2005

	September 30, 2005	% of Total	September 30,	% of Total	Chang from 2004 t 2005
(Amounts in 000s)					
REVENUE BY DIVISION:					
The Americas	\$ 466,288	31%	\$ 366,761	28%	27%
Asia-Pacific	785,705	52%	724,803	56%	8%
Europe	257,550	17%	206,765	16%	25%
Total	\$1,509,543	100%	\$1,298,329	100%	16%
	========	===		===	===

REVENUE BY SERVICE LINE:	å1 202 000	0.60	<b>41</b> 100 004	0.60	1.00
Distribution	\$1,303,900	86%	\$1 <b>,</b> 120 <b>,</b> 924		16%
Logistic services	205,643	14%	177,405		16%
Total	\$1,509,543				16%
	========	===	========	===	===
WIRELESS DEVICES HANDLED BY DIVISION:					
The Americas	21,566	77%	12,364	68%	74%
Asia-Pacific	5,438	2.0%	5,180	29%	5%
Europe	•	3%	587		44%
natope					
Total	27,851	100%	18,131	100%	54%
	=======	===	=======	===	===
WIRELESS DEVICES HANDLED BY SERVICE LINE:					
Distribution	8 - 305	30%	7,465	41%	11%
Logistic services	19,546		10,667		83%
nogracic services	19, 340	70%	10,007	J J 7	
Total	27,851	100%	18,131	100%	54%
		===		===	===

Revenue for the nine months ended September 30, 2005 was \$1.5 billion, an increase of 16% from \$1.3 billion in the nine months ended September 30, 2004. The number of wireless devices handled in the nine months ended September 30, 2005 increased by 54% from the nine months ended September 30, 2004 with a mix shift from product distribution sales to fee-based logistic services. Our fee-based logistic services typically generate less revenue per transaction than a transaction in our distribution business, which is the reason for the larger increase in units handled as compared to the increase in revenue. The revenue increase was primarily attributable to increased market demand for our products and services, particularly fee-based logistic services which experienced an 83% increase in volume when compared to the nine months ended September 30, 2004. Units sold in our distribution business in the nine months ended September 30, 2005 increased 11% while average selling price increased 2.4% on a constant currency basis which resulted in a revenue increase of 16% compared to the nine months ended September 30, 2004. The strengthening of foreign currencies relative to the U.S. dollar accounted for approximately 1.7 percentage points of the increase in revenue.

Wireless devices handled, as compared to the nine months ended September 30, 2004:

The number of wireless devices sold through our distribution business increased 11%. Our Americas, Europe and Asia-Pacific divisions experienced volume increases of 22%, 18% and 6% respectively, driven by increased demand and improved product availability for feature-rich

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products from LG, Samsung and Nokia in the United States and Australia, Nokia CDMA in India and HTC's Qtek branded smart-phones in our Europe division.

The number of wireless devices handled through our integrated logistic services business increased 85%, primarily as a result of increased demand from current logistic services customers in the Americas division,

including MVNOs and our entry into the Slovak Republic in July of 2004 as the provider of logistic services for a major network operator. A significant portion of the growth in the Americas division was driven by increased promotional activity in the Colombia market by our main network operator customer.

Revenue by division, as compared to the nine months ended September 30, 2004:

The 27% revenue increase in the Americas division was primarily attributable to a 74% increase in wireless devices handled which generated increased revenue for both the Americas division distribution and integrated logistic services businesses. Distribution revenue and wireless devices handled through distribution increased 22%. Fee-based logistic services revenue increased 46% and units handled in logistic services increased 85%. The increase in the Americas division distribution revenue was primarily the result of increased market demand and improved product availability, particularly for LG, Samsung and Nokia products in the United States. The increase in integrated logistic services revenue was primarily attributable to increased demand experienced by our network operator customers, including MVNOs, and expansion of services to our existing customers. A significant portion of the unit growth in the Americas division was driven by increased promotional activity in the Colombia market by our main network operator customer. Revenue in the Americas division was also impacted by an increase in sales of prepaid wireless airtime and an increased level of activations in our channel development services business in the United States. The percentage increase in logistic services revenue in the Americas division was less than the unit growth rate due to changes in the mix of services provided to certain customers, the mix of volume between customers and volume pricing discounts given to certain key customers.

Revenue in our Asia-Pacific division increased 8% primarily due to a 5% increase in units handled and a 1% increase in average selling price on a constant currency basis. The strengthening of foreign currencies relative to the U.S. dollar accounted for approximately 2.0% percentage points of the increase in Asia-Pacific revenue. Increased unit volumes in Australia, New Zealand and India were partially offset by unit declines in wireless devices sold through our Philippines and Brightpoint Asia Limited business. The increase in units handled in Australia and New Zealand resulted from attractive new product offerings from our suppliers and various network operator promotional programs in certain markets. The increase in units handled in India was the result of improved product availability and market demand for Nokia CDMA products. The decline in units handled in our Brightpoint Asia Limited business was primarily due to competitors' trans-shipment of product from Europe and the Middle East during the second quarter of 2005 into the markets we serve, at price points below that which were available to us from our suppliers.

The revenue increase in our Europe division of 25% was primarily attributable to an 18% increase in wireless devices sold though distribution due to increased demand for and availability of HTC's Qtek branded smart-phones, network operator promotional programs in certain markets and our

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entry into Finland during the second half of 2004. In addition, wireless devices handled in logistic services increased 183% due to our entry into the Slovak Republic in the second half of 2004.

Revenue by service line, as compared to the nine months ended September 30, 2004:

We experienced a 16% increase in revenue from product distribution, primarily as a result of an 11% increase in units sold and a 5% increase in the average selling price of wireless devices on a constant currency basis. These increases were driven primarily by increased demand and improved product availability for feature-rich products from LG, Samsung and Nokia in the United States and Australia, Nokia CDMA in India and HTC's Qtek branded smart-phones in Europe, partially offset by the decline in units sold by our Brightpoint Asia Limited business as discussed previously.

We experienced a 16% increase in revenue from fee-based integrated logistic services primarily as a result of an 83% growth rate in the number of wireless devices handled resulting from increased demand from current logistic services customers, including MVNOs and our entry into the Slovak Republic in July of 2004 as the provider of logistic services for a major network operator. A significant portion of the unit growth was driven by increased promotional activity in the Colombia market by our main network operator customer. The percentage increase in fee-based logistic services revenue was less than the unit growth rate due to changes in the mix of services provided to certain customers and the mix of volume between customers.

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Gross Profit and Gross Margin

	Three Months Ended September 30,		Nine Months Ended September 30,		Percent Change	
	2005	2004	2005	2004	Quarter	YTD
(Amounts in 000s)						
Distribution Logistic services	\$17,005 14,673	\$13,267 12,600	\$48,157 40,240	\$40,740 30,422	28% 16%	18% 32%
Gross profit	\$31,678	\$25,867	\$88,397	\$71 <b>,</b> 162	22%	24%
Distribution Logistic services	3.6% 19.8%			3.6% 17.1%	(0.1)pts 1.6 pts	0.1pts 2.5pts
Gross margin	5.8%	6.0%	5.9%	5.5%	(0.2)pts	.4pts

Gross profit and gross margin by service line, as compared to the third quarter of 2004:

The overall 22% increase in gross profit was primarily attributable to a 63% increase in wireless devices handled and the related 26% increase in total revenue. The 0.2 percentage point decrease in gross margin was primarily the result of the shift in the mix of revenue from higher margin fee-based logistic services to lower margin distribution. Distribution revenue grew at a faster rate than logistic services and was 86% of total

revenue in the third quarter of 2005 as compared to 84% in the third quarter of 2004. The increase in Distribution revenue was primarily due to increased demand and improved product availability for LG, Samsung and Nokia products in North America, Nokia CDMA products in India and HTC's Qtek brand of smart-phones in Europe.

The 28% increase in gross profit from product distribution was primarily attributable to a 30% increase in distribution revenue and a gross margin decrease of 0.1 percentage points. During the third quarter of 2005, we experienced a slight decline in gross profit percentage in our Brightpoint Asia Limited business primarily due to supply constraints on higher margins products. In addition, we liquidated certain slow moving Qtek products in Europe at lower than average margins.

The 16% increase in gross profit from integrated logistic services was attributable to a 7% increase in logistic services revenue and a gross margin increase of 1.6 percentage points. The increase in gross margin from integrated logistic services reflects a change in mix to higher margin services as well as increased cost efficiencies partially offset by lower logistic services fees per unit due to tiered pricing based on volume.

Gross profit and margin by service line, as compared to the nine months ended September 30, 2004:

The overall 24% increase in gross profit was primarily attributable to a 54% increase in wireless devices handled and the related 16% increase in total revenue. The 0.4 percentage point increase in gross margin was primarily due to the improvement in the integrated logistic services gross margin. The integrated logistic services gross margin improved due to a change in mix to higher margin services as well as increased costs efficiencies partially offset by lower logistic services fees per unit due to tiered pricing based on volume.

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The 18% increase in gross profit from product distribution was primarily attributable to a 16% increase in revenue and a 0.1% improvement in gross margin due to the mix of devices sold.

The 32% increase in gross profit from integrated logistic services was attributable to a 16% increase in logistic services revenue and a gross margin increase of 2.5 percentage points. The integrated logistic services gross margin improved due to a change in mix to higher margin services as well as increased costs efficiencies partially offset by lower logistic services fees per unit due to tiered pricing based on volume.

Selling, General and Administrative Expenses

	Three Months Ended September 30,		Nine Months Ended September 30,		Percent Change		
	2005	2004	2005	2004	Quarter	YTD	
(Amounts in 000s)							
Selling, general and administrative expenses	\$20 <b>,</b> 657	\$17,410	\$59 <b>,</b> 325	\$50 <b>,</b> 865	19%	17%	

As a percent of revenue

3.8%

4.0%

3.9%

3.9% (0.2)pts 0.0pts

As compared to the third quarter of 2004, SG&A expenses increased 19% in comparison with a 26% increase in revenue and a 22% increase in gross profit. As a percent of revenue, SG&A costs declined to 3.8% versus 4.0% in the three months ended September 30, 2004. The increase of \$3.2 million in SG&A was primarily the result of incremental selling, marketing and administrative costs due to the overall growth of the Americas division and our investment in developing the Advance Wireless Division ("AWS") in the Americas. Additionally SG&A was negatively impacted by a \$900 thousand increase in non-cash compensation related to equity awards under the Company's various long term compensation plans and \$400 thousand related to the unfavorable impact of the strengthening of foreign currencies relative to the U.S. dollar.

As compared to the nine months ended September 30, 2004, SG&A expenses increased 17% in comparison with a 16% increase in revenue and a 24% increase in gross profit. As a percent of revenue, SG&A costs remained flat at 3.9% year over year. The increase of \$8.5 million in SG&A expense was primarily the result of; (i) incremental selling, marketing and administrative costs due to the overall growth of the Americas division and our investment in developing the Advance Wireless Division ("AWS") in the Americas, (ii) \$1.6 million increase in non-cash compensation related to equity awards under the Company's various long term compensation plans, (iii) \$1.6 million of the increase was related to the unfavorable impact of the strengthening of foreign currencies relative to the U.S. dollar. In addition SG&A for the nine months ended September 30, 2005 was negatively impacted by \$600 thousand in employee severance and settlement payments primarily related to the resignations of our Senior Vice President, Corporate Controller and Chief Accounting Officer and Executive Vice President, Chief Financial Officer and Treasurer and settlement of former employee disputes in our Corporate headquarters, \$500 thousand of professional fees, travel expenses and other costs pertaining to the evaluation of potential geographic expansion opportunities in our Europe and Asia-Pacific divisions which we currently believe will not be consummated, \$400 thousand in legal and professional fees related to our on going evaluation and improvement of our internal controls in France and Australia and \$1.4 million in SG&A expense associated with our entry into the Slovak Republic and Finland in the second half of 2004.

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#### Facility Consolidation Charge

In September 2004, our Australian subsidiary entered into a new facility lease arrangement, which commenced in the first quarter of 2005. We vacated our previous location in Australia in the first quarter of 2005 and recorded a pre-tax charge of \$1.2 million, which included approximately \$968 thousand for the present value of estimated lease costs, net of an anticipated sublease, and non-cash losses on the disposal of assets of approximately \$235 thousand. During the third quarter of 2005, our Australian subsidiary entered into an agreement to surrender its remaining obligations under its old facility lease. Pursuant to the above, the Company reduced its facility consolidation reserve by \$270 thousand. See Note 2 to the Consolidated Financial Statements for further discussion.

Operating Income (Loss) from Continuing Operations

	Three Mont Septemb		Nine Mont Septemb		Percent C	hange
	2005	2004	2005	2004	Quarter	YTD
(Amounts in 000s)						
OPERATING INCOME (LOSS):						
The Americas	\$ 8,737	\$6 <b>,</b> 882	\$21,496	\$13,490	27%	59%
Asia-Pacific (1)	2,627	1,872	6 <b>,</b> 792	6,650	40%	2%
Europe	(73)	(297)	(149)	372		
Total	\$11,291	\$8,457	\$28,139	\$20,512	34%	37%

(1) Includes a facility consolidation charge (benefit) of (\$270 thousand) for the three months ended September 30, 2005 and \$933 thousand for the nine months ended September 30, 2005.

As compared to the third quarter of 2004, operating income from continuing operations increased \$2.8 million. The increase in operating income from continuing operations was primarily a result of the 26% increase in revenue and an associated 22% increase in gross profit, partially offset by a 19% increase in SG&A expenses.

The 27% increase in operating income from continuing operations for the third quarter of 2005 when compared to the third quarter of 2004 in our Americas division was primarily due to an 82% increase in wireless devices handled, partially offset by increased SG&A costs related to the increase in overall business activities and the increased selling, marketing and administrative costs associated with the AWS channel.

The increased operating income from continuing operations for the third quarter of 2005 when compared to the third quarter of 2004 in our Asia-Pacific division is primarily due to the increased volumes and related profitability of our Australia, New Zealand and India operations, partially offset by lower gross profit in our Brightpoint Asia Ltd business as discussed previously.

The decrease in the operating loss for the third quarter of 2005, in the Europe division, as compared to the third quarter of 2004 was primarily due to increase volumes and related profitability in Germany, Slovakia and Finland, partially offset by decreased demand for our products and services in Sweden and Norway.

As compared to the nine months ended September 30, 2004, operating income from continuing operations increased \$7.6 million. The increase in operating income from continuing operations was primarily a result of the 16% increase in revenue and an associated 24% increase in gross profit, partially offset by a 17% increase in SG&A expenses. Operating income from continuing operations was negatively impacted

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by \$500 thousand of professional fees, travel expenses and other costs pertaining to the evaluation of potential geographic expansion opportunities in our Europe and Asia-Pacific divisions which we currently believe will not be consummated, \$400 thousand in legal and professional fees related to our on-going evaluation and improvement of our internal controls in France and Australia and the \$900 thousand facility consolidation charge in Australia.

Income from Continuing Operations

	Three Months Ended September 30,		Nine Months Ended September 30,	
	2005	2004	2005	2004
(Amounts in 000s)				
Income from continuing operations As a percent of revenue	\$ 8,273 1.5%	\$ 5,622 1.3%	\$20,086 1.3%	\$13,564 1.0%
Diluted shares outstanding	27 <b>,</b> 553	27,796	27,420	29,047
<pre>Income per diluted share from continuing   operations</pre>	\$ 0.30	\$ 0.20	\$ 0.73	\$ 0.47

Income from continuing operations, as compared to the third quarter of 2004:

Income from continuing operations increased by \$2.7 million or 47%. The increase was primarily a result of the 26% increase in revenue and an associated 22% increase in gross profit, partially offset by a 19% increase in SG&A expenses. In addition, income from continuing operations was positively impacted by a decrease in the effective tax rate from 31.2% in the third quarter of 2004 to 24.9% in the third quarter of 2005. The reduction in the effective tax rate is primarily due to generation of taxable income during the third quarter of 2005 in certain tax jurisdictions where valuation allowances were previously recorded for losses in prior periods and released in the quarter.

Income per diluted share from continuing operations was \$0.30 for the third quarter of 2005, as compared to \$0.20 in the third quarter of 2004. The reduction in diluted shares outstanding of 1% is attributable to the repurchase of the Company's common stock pursuant to the previously approved and announced share repurchase plans, partially offset by increases in options exercised and new grants under our various stock compensation plans.

Income from continuing operations, as compared to the nine months ended September 30, 2004:

Income from continuing operations increased by \$6.5 million or 48%. The increase was primarily a result of the 16% increase in revenue and an associated 24% increase in gross profit, partially offset by a 17% increase in SG&A expenses. In addition, income from continuing operations was positively impacted by a decrease in the effective tax rate from 29.6% for the nine months ended September 30, 2004 to 26.8% for the nine months ended September 30, 2005. The reduction in the effective tax rate is primarily due to generation of taxable income during the nine months ended September 30, 2005 in certain tax jurisdictions where a valuation allowance were recorded for losses in prior periods and released in 2005.

Income per diluted share from continuing operations was \$0.73 for the nine months ended September 30, 2005, as compared to \$0.47 for the nine months ended September 30, 2004. The reduction in diluted

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shares outstanding of 6% is attributable to the repurchase of approximately 2.1

million shares of our common stock pursuant to the previously approved and announced share repurchase plans.

Discontinued Operations

	Three Months Ended September 30,		Nine Months Ended September 30,	
	2005	2004	2005	2004
(Amounts in 000s) Loss from discontinued operations Income (loss) on disposal of discontinued	\$(15,452)	\$ (860)	\$(19,827)	\$(2,415)
operations	997	(215)	1,331	(4,859)
Total discontinued operations	\$(14,455)	\$(1,075)	\$(18,496)	\$ (7,274)
Loss per diluted share from discontinued operations	\$ (0.52)	\$ (0.04)	\$ (0.67)	\$ (0.25)

As announced on May 9, 2005, the Company has been exploring various strategic alternatives, including, but not limited to, the sale, restructuring, closure or other corporate action relating to all or a portion of its French operations. On September 30, 2005, the Company entered into an agreement for the sale of Brightpoint France to an entity to be formed by Initiative ET Finance Investissement ("I&F") and the Managing Director of Brightpoint France, the consummation of which is subject to certain conditions precedent, including, but not limited to, the approval of the proposed transaction by I&F's investment committee. In addition, I&F has the right to terminate the agreement without liability because the EBITDA for Brightpoint France at September 30, 2005 is less than specified levels as set forth in the purchase and sale agreement. The Company cannot make any assurances that the sale to I&F will occur. Based on these events, the Company has applied the provisions of Statement of Financial Accounting Standards No. 144, Accounting for the Impairment or Disposal of Long-Lived Assets (SFAS No. 144) and classified its operations in France as "held for sale" in the Consolidated Balance Sheet at September 30, 2005. In addition, SFAS No. 144 requires the Company to report the operating results of its operations in France as a component of discontinued operations for all periods presented as its operations and cash flows will be eliminated from the continuing operations of the Company.

In connection with the preceding, the Company recorded during the third quarter of 2005 a \$13.8 million non-cash impairment charge to the value of goodwill and other intangibles, a \$700 thousand non-cash impairment of certain assets and \$800 thousand in operating losses for the three months ended September 30, 2005 related to its operations in France. These items are classified as a component of "Loss from discontinued operations" in the Consolidated Statements of Operations.

The Company cannot make any assurances that conditions precedent to the proposed sale of Brightpoint France to I&F will be satisfied and that the sale to I&F or any other party will occur. However, should the proposed sale be completed, the Company will be required to record a gain or loss to the extent that the current proposed selling price changes.

The total loss from discontinued operations in the third quarter of 2004 was primarily attributable to operating losses experienced by our France operations and unrealized foreign currency translation losses caused by the strengthening

of foreign currencies relative to the U.S. dollar.

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The loss from discontinued operations for the nine months ended September 30, 2004 was mainly ascribable to operating losses experienced by our France operations, losses incurred in Brightpoint Ireland's operations, an unrealizable asset written off and various professional and liquidation fees. The loss on disposal of discontinued operations for the nine months ended September 30, 2004, was primarily attributable to a \$3.8 million loss on the sale of Brightpoint Ireland, a \$584 thousand loss on the sale of one of our subsidiaries, Brightpoint do Brazil Ltda., and unrealized foreign currency translation losses caused by the strengthening of foreign currencies relative to the U.S. dollar. On February 19, 2004, our subsidiary, Brightpoint Holdings B.V., completed the sale of its 100% interest in Brightpoint Ireland to Celtic Telecom Consultants Ltd. Cash consideration for the sale was approximately \$1.7 million. The \$3.8 million loss included the non-cash realization of approximately \$1.6 million of cumulative currency translation adjustments.

Net Income (Loss)

	Three Mont Septemb		Nine Mont Septemb	
	2005	2004	2005	2004
(Amounts in 000s)				
Net income (loss)	\$(6,182)	\$ 4,547	\$ 1,590	\$ 6,290
As a percent of revenue	(1.1)%	1.1%	0.1%	0.5%
Diluted shares outstanding	27,553	27 <b>,</b> 796	27,420	29,047
Earnings (loss) per diluted share	\$ (0.22)	\$ 0.16	\$ 0.06	\$ 0.22

Net loss for the third quarter 2005 was \$6.2 million (\$0.22 loss per diluted share) due to the loss from discontinued operations, partially offset by income from continuing operations as discussed previously. Net income in the third quarter of 2004 was \$4.5 million or \$0.16 per diluted share.

Net income for the nine months ended September 30, 2005 was \$1.6 million (\$0.06 per diluted share) due to the income from continuing operations, partially offset by the loss from discontinued operations, as discussed previously. Net income for the nine months ended September 30, 2004 was \$6.3 million or \$0.22 per diluted share.

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RETURN ON INVESTED CAPITAL FROM OPERATIONS, LIQUIDITY AND CAPITAL RESOURCES

RETURN ON INVESTED CAPITAL FROM OPERATIONS ("ROIC")

We believe that it is important for the business to manage our balance sheet as well as the statement of operations. A measurement that ties the statement of operations performance with the balance sheet performance is Return on Invested

Capital from Operations ("ROIC"). We believe if we are able to grow our earnings while minimizing the use of invested capital, we will be optimizing shareholder value while concurrently preserving resources in preparation for further potential growth opportunities. We take a simple approach in calculating ROIC: we apply an estimated average tax rate to the operating income of our continuing operations with adjustments for unusual items, such as facility consolidation charges, and apply this tax-adjusted operating income to our average capital base, which, in our case, is our shareholders' equity and debt.

The details of this measurement are outlined below.

	Three Months Ended September 30,		September 30,	
	2005	2004	2005	2004
(Amounts in 000s)				
OPERATING INCOME AFTER TAXES Operating income from continuing operations Plus: Facility consolidation charge (benefit) Less: Estimated income taxes (1)	(270)	 (2,637)	911	785 (8,819)
Operating income after taxes		\$ 5,820 ======	\$ 31,617	\$ 21,578
INVESTED CAPITAL Debt Shareholder's equity Invested capital	142,792  \$142,792	\$ 362 137,627  \$137,989 =======	142,792  \$142,792	137,627  \$137,989
AVERAGE INVESTED CAPITAL (2) ROIC (3)	\$147,790  22.4%	\$133,900  17.4%	\$147,356  21.5%	\$142,401  15.2%

- (1) Estimated income taxes were calculated by multiplying the sum of operating income from continuing operations and the facility consolidation charge by the respective periods' effective tax rate.
- (2) Average invested capital for quarterly periods represents the simple average of the beginning and ending invested capital amounts for the respective quarter. Average invested capital for the trailing twelve month periods represents the average of the ending invested capital amounts for the current and four prior quarter period ends.
- (3) ROIC is calculated by dividing operating income after taxes by average invested capital. ROIC for quarterly periods is stated on an annualized basis and is calculated by dividing operating income after taxes by average invested capital and multiplying the result by four (4) to state ROIC on an annualized basis.

ROIC in the three month period ended September 30, 2005 improved to 22.4% from 17.4%, as the Company generated \$9.8 million of annualized operating profit after tax from a \$13.9 million increase of average invested capital. ROIC in the

trailing twelve month period ended September 30, 2005 improved to 21.5% from 15.2% as the Company generated \$10.0 million of operating income from continuing operations after tax with a \$5.0 million increase of average invested capital.

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#### CASH CONVERSION CYCLE

Management utilizes the cash conversion cycle days metric and its components to evaluate the Company's ability to manage its working capital and its cash flow performance. Cash conversion cycle days and its components for the quarters ending September 30, 2005 and 2004, were as follows:

	Three Months September	
	2005	2004
Days sales outstanding in accounts receivable	21	19
Days inventory on-hand	18	19
Days payable outstanding	(35)	(35)
Cash Conversion Cycle Days	4	3
	===	===

A key source of our liquidity is our ability to invest in inventory, sell the inventory to our customers, collect cash from our customers, and pay our suppliers. We refer to this as the cash conversion cycle. For additional information regarding this measurement and the detailed calculation of the components of the cash conversion cycle, please refer to our Annual Report on Form 10-K/A, as amended, for the year ended December 31, 2004.

During the third quarters of 2005 and 2004 our cash conversion cycle was 4 days and 3 days, respectively. On a year over year basis we have been able to manage our working capital consistently for all the components of cash conversion cycle days.

There can be no assurances that the Company will maintain these low levels of cash conversion cycle in the future. Increases in the cash conversion cycle would have the effect of consuming our cash, potentially causing us to borrow from lenders or issuing common stock to fund the related increase in working capital. Our potential investments in new markets may cause us to increase our inventory levels in conditions where our customer base is relatively new and whose purchasing behavior is less predictable. This situation can have the effect of increasing our cash conversion cycle and consequently consume our cash or increase our debt levels.

#### CONSOLIDATED STATEMENTS OF CASH FLOWS

We use the indirect method of preparing and presenting our statements of cash flows. In our opinion, it is more practical than the direct method and provides the reader with a good perspective and analysis of the Company's cash flows.

OPERATING ACTIVITIES

For the nine months ended September 30, 2005, net cash provided by operating activities was \$54.8 million. Net cash provided by operating activities was primarily comprised of cash operating profit from continuing operations of approximately \$28.0 million for the nine months ended September 30, 2005, a reduction in pledged cash of \$13.7 million, tax benefits from the exercise of stock options of \$2.2 million and a \$10.7 million decrease in operating assets and liabilities consisting primarily of changes in inventories, accounts payable and accrued expenses, partially offset by accounts receivables and other assets.

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#### WORKING CAPITAL

	SEPTEMBER 30, 2005	December 31, 2004
(Amounts in 000s)		
Working capital Current ratio	\$102,905 1.32:1	\$94,667 1.33:1

We have historically satisfied our working capital requirements principally through cash flow from operations, vendor financing, bank borrowings and the issuance of equity and debt securities. We believe that cash flow from operations and available bank borrowings will be sufficient to continue funding our short-term capital requirements. However, significant changes in our business model, significant operating losses or expansion of operations in the future may require us to seek additional and alternative sources of capital. There can be no assurance that we will be able to obtain any additional funding on terms acceptable to us or at all.

#### INVESTING ACTIVITIES

For the nine months ended September 30, 2005, net cash used by investing activities was \$3.2 million. Net cash used by investing activities was comprised of \$7.9 million used for capital expenditures from continuing operations, \$1.0 million of cash used for discontinued operations and \$357 thousand of cash used for acquisitions. These uses of cash were partially offset by a decrease in funded contract financing receivables of \$3.4\$ million and the receipt of \$2.7million for repayment of a note receivable that was issued as a part of the divestiture of our former Middle East operations in 2002. Capital expenditures were primarily directed toward improving our information systems, particularly in the United States, the expansion of our warranty and non-warranty repair business in India and moving our operations in Australia into a new facility. We offer financing of inventory and receivables to certain network operator customers and their agents and manufacturer customers under contractual arrangements. Under these contracts, we manage and finance inventories and receivables for these customers resulting in a contract financing receivable. The change in contract financing receivables is typically due to timing of product receipts at the end of each quarter.

## FINANCING ACTIVITIES

For the nine months ended September 30, 2005, net cash used in financing activities was \$5.7 million. Net cash used in financing activities was primarily comprised of \$9.0 million of repurchases of our common stock, partially offset

by proceeds from the exercise of options of \$3.3 million. On November 30, 2004, we announced that our Board of Directors had approved a share repurchase program authorizing the Company to repurchase up to \$20 million of the Company's common stock by December 31, 2005. During the nine months ended September 30, 2005, the Company repurchased approximately 707 thousand shares of its common stock at an average price of \$12.74 per share, totaling \$9.0 million. As of September 30, 2005, approximately \$7.0 million may be used to purchase additional shares under this program.

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Detail of the 2005 share repurchases is provided in the table below.

Issuer purchases of equity securities:

Month of purchase	Total number of shares purchased	Average price paid per share	Total number of shares purchased as part of the publicly announced program	Total amount purchased as part of the publicly announced program	Maximum value shares th yet be pu under the
January 2005	225,450	\$12.93	225,450	\$2,915,706	\$13 <b>,</b> 071
February 2005	112,500	\$12.85	112,500	1,445,495	11,626
March 2005	3,150	\$12.04	3,150	37,922	11,588
April 2005	·		·	·	11,588
May 2005	324,225	\$12.56	324,225	4,073,923	7,514
June 2005	41,250	\$12.86	41,250	530,580	6 <b>,</b> 983
July 2005					6 <b>,</b> 983
August 2005					6 <b>,</b> 983
September 2005					6 <b>,</b> 983
Total/Average	706 <b>,</b> 575	\$12.74	706 <b>,</b> 575	\$9,003,626	\$ 6 <b>,</b> 983

#### LINES OF CREDIT

The table below summarizes lines of credit that were available to the Company as of September 30, 2005:

	Commitment	Gross Availability	Outstanding	Letters of Credit & Guarantees	Net Availability
(Amounts in 000s)					
North America	\$ 70 <b>,</b> 000	\$ 63,000	\$	\$21 <b>,</b> 500	\$41,500
Australia	38,100	37,700		4,711	32,989
New Zealand	8,297	7,249		21	7,228
France					
Sweden	1,937	1,937			1,937
Slovak Republic	1,855	1,855			1,855
Philippines	5 <b>,</b> 785	5 <b>,</b> 785		2,000	3,785

Total \$125,974 \$117,526 \$-- \$28,232 \$89,294

Additional details on the above lines of credit are disclosed in Note 5 of the Notes to Consolidated Financial Statements. Interest expense includes fees paid for unused capacity on credit lines and amortization of deferred financing fees.

#### OFF-BALANCE SHEET ARRANGEMENTS - ACCOUNTS RECEIVABLES TRANSFERS

During the nine months ended September 30, 2005 and 2004, we entered into certain transactions or agreements with banks and other third-party financing organizations in Norway and Sweden, with respect to a portion of our accounts receivable in order to reduce the amount of working capital required to fund such receivables. These transactions have been treated as sales pursuant to current accounting principles generally accepted in the United States and, accordingly, are accounted for as off-balance sheet arrangements. Net funds received reduced the accounts receivable outstanding while increasing cash.

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Fees incurred are recorded as losses on the sale of assets and are included as a component of "Net other expenses" in the Consolidated Statements of Income.

Net funds received from the sales of accounts receivable for continuing operations during the nine months ended September 30, 2005 and 2004, totaled \$185 million and \$216 million, respectively. Fees, in the form of discounts, incurred in connection with these sales totaled \$566 thousand and \$663 thousand during the nine months ended September 30, 2005 and 2004, respectively. These fees are included as a component of "Net other expenses" in the Consolidated Statements of Income.

The Company is the collection agent on behalf of the bank or other third-party financing organization for many of these arrangements and has no significant retained interests or servicing liabilities related to accounts receivable that it has sold. We may be required to repurchase certain accounts receivable sold in certain circumstances, including, but not limited to, accounts receivable in dispute or otherwise not collectible, accounts receivable in which credit insurance is not maintained and a violation of, the expiration or early termination of the agreement pursuant to which these arrangements are conducted. There were no significant repurchases of accounts receivable sold during the nine months ended September 30, 2005 and 2004. These agreements require our subsidiaries to provide collateral in the form of pledged assets and/or, in certain situations, a guarantee by us of our subsidiaries' obligations.

Pursuant to these arrangements, approximately \$21 million and \$27 million of trade accounts receivable were sold to and held by banks and other third-party financing institutions at September 30, 2005 and 2004, respectively. Amounts held by banks or other financing institutions at September 30, 2005 were for transactions related to our Norway and Sweden arrangements. All other arrangements have been terminated or expired.

## LIQUIDITY ANALYSIS

Our measurement for liquidity is the summation of total unrestricted cash and unused borrowing availability. We use this measurement as an indicator of how much access to cash we have to either grow the business through investment in new markets, acquisitions, or through expansion of existing service or product lines or to contend with adversity such as unforeseen operating losses

potentially caused by reduced demand for our products and services, a material uncollectible accounts receivable, or a material inventory write-down, as examples.

The table below shows this calculation.

	SEPTEMBER 30, 2005	December 31, 2004	% Change
(Amounts in 000s)			
Unrestricted cash	\$112,819	\$ 72,120	56.4%
Borrowing availability	89,294	77,146	15.7%
Liquidity	\$202,113	\$149,266	35.4%
	======	======	====

As of September 30, 2005, our liquidity increased \$52.8 million from December 31, 2004. The increase was driven by increases in both operating cash flow, which includes the release of restricted cash and borrowing availability. Cash increased by 56% while borrowing availability increased by 16%.

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We routinely make large payments, in certain occasions, in excess of \$10 million, to suppliers and routinely collect large payments from customers, in certain occasions, in excess of \$10 million. The timing of these payments or collections can cause our cash balances and borrowings to fluctuate throughout the year. During the nine months ended September 30, 2005 our largest outstanding borrowings on a given day were approximately \$36 million with an average outstanding balance of approximately \$15 million.

While it is difficult to quantify the adequacy of our liquidity for future needs, with our unrestricted cash balance and unused borrowing availability, totaling \$202 million on September 30, 2005, and a positive quarterly EBITDA, we believe we have adequate liquidity to operate the business with our own resources for the next 12 months and to invest in potential growth opportunities.

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#### ITEM 3. QUANTITATIVE AND QUALITATIVE DISCLOSURES ABOUT MARKET RISK

#### CONCENTRATION OF CREDIT RISK

Financial instruments, which potentially subject us to concentrations of credit risk consist principally of cash investments, forward currency contracts and accounts receivable. We maintain cash investments primarily in AAA rated money market mutual funds and overnight repurchase agreements, which have minimal credit risk. We place forward currency contracts with high credit-quality financial institutions in order to minimize credit risk exposure. Concentrations of credit risk with respect to accounts receivable are limited due to the large number of geographically dispersed customers. We perform ongoing credit

evaluations of our customers' financial condition and generally do not require collateral to secure accounts receivable.

#### EXCHANGE RATE RISK MANAGEMENT

A substantial portion of our revenue and expenses are transacted in markets worldwide and may be denominated in currencies other than the U.S. dollar. Accordingly, our future results could be adversely affected by a variety of factors, including changes in specific countries' political, economic or regulatory conditions and trade protection measures.

Our foreign currency risk management program is designed to reduce, but not eliminate, unanticipated fluctuations in earnings and cash flows caused by volatility in currency exchange rates by hedging. Generally, through purchase of forward contracts, we hedge transactional currency risk, but do not hedge foreign currency revenue or future operating income. Also, we do not hedge our investment in foreign subsidiaries, where fluctuations in foreign currency exchange rates may affect our comprehensive income or loss. At September 30, 2005 and December 31, 2004, the face amount of outstanding forward currency contracts to buy U.S. dollars to hedge those currency exposures associated with certain assets and liabilities denominated in non-functional currencies was \$11 million and \$23 million, respectively. An adverse change (defined as a 10% strengthening of the U.S. dollar) in all exchange rates, relative to our foreign currency risk management program, would have had no material impact on our results of operations for 2005 or 2004. At September 30, 2005, there were no cash flow or net investment hedges open. Our sensitivity analysis of foreign currency exchange rate movements does not factor in a potential change in volumes or local currency prices of our products sold or services provided. Actual results may differ materially from those discussed above.

#### INTEREST RATE RISK MANAGEMENT

We are exposed to potential loss due to changes in interest rates. Investments with interest rate risk include short-term marketable securities. Debt with interest rate risk includes the fixed and variable rate debt. To mitigate interest rate risks, we have, in the past, utilized interest rate swaps to convert certain portions of our variable rate debt to fixed interest rates.

We are exposed to changes in interest rates on our variable interest rate revolving lines of credit. A 10% increase in short-term borrowing rates during the quarter would have resulted in only a nominal increase in interest expense. We did not have any interest rate swaps outstanding at September 30, 2005.

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#### ITEM 4. CONTROLS AND PROCEDURES

#### DISCLOSURE CONTROLS AND PROCEDURES

The Company's management, including the Company's Principal Executive Officer, and its Chief Financial Officer ("Principal Financial Officer"), has evaluated the effectiveness of its disclosure controls and procedures (as defined in Rules 13a-15(e) and 15d-15(e) under the Exchange Act) as of the end of the period covered by this quarterly report. Based on that evaluation, the Principal Executive Officer and Principal Financial Officer have concluded that, solely due to the material weaknesses with respect to our operations in France described in the latest amendment our Form 10-K for the fiscal year ended December 31, 2004 ("Amended Form 10-K"), as to which the process of remediation was ongoing as of September 30, 2005, the Company's disclosure controls and

procedures were not effective as of September 30, 2005.

As previously reported in our Amended Form 10-K, the Company's management revised its assessment of the effectiveness of the Company's internal control over financial reporting as of December 31, 2004, originally included in Management's Report on Internal Control Over Financial Reporting in the Company's annual report on Form 10-K filed on February 3, 2005. In that report, management concluded that the Company's internal control over financial reporting was effective as of December 31, 2004, notwithstanding the existence of significant deficiencies that were deemed by the Company's management not to be material weaknesses. Subsequent to filing its initial annual report on Form 10-K, the Company identified errors in its 2004 financial statements and has restated those annual financial statements in our Amended Form 10-K, which was filed on September 1, 2005. Management concluded that these errors resulted from control deficiencies that represent material weaknesses in internal control over financial reporting. As a result, management revised its assessment of the effectiveness of the Company's internal control over financial reporting due to the following identified material weaknesses:

- The Company's operations in France receive mobile operator commission, subsidy, bonus and residual airtime revenues as a result of subscriber activations or subscriber upgrades generated by the Company's network of independent authorized retailers and the Company's directly owned retail stores. The financial reporting control procedures for certain account receivable reconciliations and revenue recognition control procedures for proper pricing and invoicing of these transactions failed to operate effectively and in a timely fashion as of December 31, 2004. In addition, revenue recognition control procedures for invoicing and cash application of receipts related to these transactions were ineffectively designed as of December 31, 2004. Due to errors made in recording these transactions, the Company's operations in France overstated revenue resulting in a related overstatement of accounts receivable. In addition, certain other related adjustments were made in error, which did not have an impact on net income, but resulted in an overall understatement of accounts receivable and accounts payable during the year ended December 31, 2004.
- The Company's operations in Australia failed to identify certain rebates that were not recorded related to a 2004 program, which resulted in an error in the December 31, 2004 financial statements. The communications process whereby new contracts are forwarded to regional finance personnel did not include communicating significant modifications to contracts. Accordingly, internal control in relation to the communication of rebate arrangements (between the product manager/country manager and the finance team) and assessments as to whether the terms and

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conditions for rebates have been achieved did not operate effectively. This error resulted in an overstatement of cost of revenue and the understatement of vendor receivables that would have reduced accounts payable, resulting in an overstatement of accounts payable in the 2004 financial statements.

## SUBSEQUENT CONTROL CHANGES

The Company has implemented changes in procedures for the reporting of mobile

operator commissions, subsidies and bonuses in its France operations and rebates earned on non-financial key performance metrics in its Australia operations and believes that these changes will assure proper recognition of these items. As part of the assessment of its internal control over financial reporting, the Company has initiated changes in processes in our France and Australia operations to correct the errors that occurred and to reduce the likelihood that similar errors could occur in the future. In addition, management of the Company, with the assistance of certain members of the Board of Directors, is reviewing the regional financial organizational structure, instituting new financial reporting and revenue recognition controls at all Brightpoint locations, performing supplementary detailed monthly review of accounts by regional and corporate management and executing more frequent internal audits. In France, the Company has implemented a change in reporting structure for personnel as well as a change in personnel, enhanced its balance sheet reconciliation procedures, developed month-end reporting checklists and processes to review and revise certain critical balance sheet accounts, implemented quarter-end reconciliation procedures of significant customer and vendor accounts, and enhanced its operating controls. In Australia, the Company has enhanced the dissemination of written communications with significant vendors relating to rebates, volume bonuses and other incentives and has established a monthly meeting between the Finance Director of our Australia operations, the CFO of our Asia Pacific Division and product sales and operations management to discuss data related to vendor rebates, volume bonuses and other incentives.

Certain of the changes in the Company's internal controls over financial reporting described in the previous paragraph are still on-going. Management believes that the changes previously implemented had alleviated the material weaknesses in internal control with respect to our operations in Australia as of June 30, 2005 and for the period ended September 30, 2005.

As a result of the Company's ongoing review of its internal control over financial reporting, Brightpoint Germany is in the process of implementing new software that will affect all the significant processes in that entity including Order to Cash, Procure to Pay and General Accounting. These system changes are designed to enhance operational effectiveness and efficiencies and are also expected to further improve internal control. In addition to the implementation of the new software, Brightpoint Germany has taken steps to improve the control structure by making changes in local management personnel and providing for additional oversight by regional and corporate management.

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PART II OTHER INFORMATION

ITEM 1. LEGAL PROCEEDINGS

The Company is from time to time involved in certain legal proceedings in the ordinary course of conducting its business. While the ultimate liability pursuant to these actions cannot currently be determined, the Company believes these legal proceedings will not have a material adverse effect on its financial position.

A Complaint was filed on January 4, 2005 against the Company in the Circuit Court for Baltimore County, Maryland, Case No. 03-C-05-000067 CN, entitled Iridium Satellite, LLC, Plaintiff v. Brightpoint, Inc., Defendant. The matter was removed to the United States District Court, District of Maryland, Baltimore Division. In the Complaint, the Plaintiff alleges claims of trover and

conversion, fraudulent misrepresentation and breach of contract. All claims relate to the ownership and disposition of 1,500 Series 9500 satellite telephones. The Plaintiff seeks damages in the amount of \$750,000 with interest and costs. The Company continues to dispute these claims and intends to defend this matter vigorously.

A Complaint was filed on November 23, 2001, against the Company and 87 other defendants in the United States District Court for the District of Arizona, entitled Lemelson Medical, Education and Research Foundation LP v. Federal Express Corporation, et.al., Cause No. CIV01-2287-PHX-PGR. The plaintiff claims that the Company and other defendants have infringed seven patents alleged to cover bar code technology. The case seeks unspecified damages, treble damages and injunctive relief. The Court has ordered the case stayed pending the decision in a related case in which a number of bar code equipment manufacturers have sought a declaration that the patents asserted are invalid and unenforceable. That trial concluded in January 2003. In January 2004, the Court rendered its decision that the patents asserted by Lemelson were found to be invalid and unenforceable. Lemelson filed an appeal to the Court of Appeals for the Federal Circuit on June 23, 2004. On September 9, 2005, the U.S. Court of Appeals for the Federal Circuit affirmed the decision of the trial court holding that the asserted patents are unenforceable. The Company continues to dispute these claims and intends to defend this matter vigorously.

The Company's subsidiary in Sweden, Brightpoint Sweden Ab, ("BP Sweden") has received an assessment from the Swedish Tax Agency ("STA") regarding value—added taxes the STA claims are due, relating to certain transactions entered into by BP Sweden during 2004. BP Sweden has filed an appeal against the decision. Although the Company's liability pursuant to this assessment by the STA, if any, cannot currently be determined, the Company believes the range of the potential liability is between \$0 and \$1.4 million (at current exchange rates) including penalties and interest. The Company continues to dispute this claim and intends to defend this matter vigorously.

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#### PART II OTHER INFORMATION

#### ITEM 2. UNREGISTERED SALES OF EQUITY SECURITIES AND USE OF PROCEEDS

On November 30, 2004, we announced that our Board of Directors had approved a share repurchase program authorizing the Company to repurchase up to \$20 million of the Company's common stock by December 31, 2005. During the nine months ended September 30, 2005, the Company repurchased approximately 707 thousand shares of its own common stock at an average price of \$12.74 per share, totaling \$9.0 million. As of September 30, 2005, approximately \$7.0 million may be used to purchase shares under this program. Detail of the 2005 repurchases is provided in the table below.

Issuer purchases of equity securities:

			Total number		
			of shares	Total amount	
			purchased as	purchased as	Maximum dollar
			part of the	part of	value of shares
	Total number	Average	publicly	the publicly	that may yet be
	of shares	price paid	announced	announced	purchased under
Month of purchase	purchased	per share	program	program	the program

January 2005	225,450	\$12.93	225,450	\$2,915,706	\$13,071,524
February 2005	112,500	\$12.85	112,500	1,445,495	11,626,029
March 2005	3,150	\$12.04	3,150	37,922	11,588,107
April 2005					11,588,107
May 2005	324,225	\$12.56	324,225	4,073,923	7,514,184
June 2005	41,250	\$12.86	41,250	530,580	6,983,604
July 2005					6,983,604
August 2005					6,983,604
September 2005					6,983,604
Total/Average	706 <b>,</b> 575	\$12.74	706 <b>,</b> 575	\$9,003,626	\$ 6,983,604

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#### PART II OTHER INFORMATION

#### ITEM 6. EXHIBITS

#### (a) Exhibits

The list of exhibits is hereby incorporated by reference to the Exhibit Index on page 48 of this report.

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#### PART II OTHER INFORMATION

## 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.

Brightpoint, Inc.
(Registrant)

Date: November 7, 2005 /s/ Robert J. Laikin

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Robert J. Laikin Chairman of the Board and Chief Executive Officer

(Principal Executive Officer)

Date: November 7, 2005 /s/ Anthony W. Boor

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Anthony W. Boor Chief Financial Officer (Principal Financial Officer)

Date: November 7, 2005 /s/ Vincent Donargo

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Vincent Donargo Chief Accounting Officer (Principal Accounting Officer)

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#### EXHIBIT INDEX

Exhibit No.	Description
10.1	Employment Term Sheet between Brightpoint, Inc and Vincent Donargo dated as of August 25, 2005
10.2	Amendment No. 2 and Limited Waiver to Amended and Restated Credit Agreement dated September 30, 2005 among Brightpoint North America L.P., a Delaware limited partnership, and Wireless Fulfillment Services LLC, a California limited liability company, General Electric Capital Corporation, a Delaware corporation, for itself, as Lender and as Agent for Lenders, and the other Lenders and the other Credit Parties Signatory to the Amended and Restated Credit Agreement. *
10.3	Employment Agreement between Brightpoint, Inc. and Anthony W. Boor dated October 17, 2005. **
10.4	Agreement dated as of September 30, 2005 between Brightpoint Holdings BV as Seller and Initiative ET Finance Investissement in the name and on behalf of NEWCO as Purchaser for the Sale and Purchase of 100% of the securities of Brightpoint France and transfer of a shareholder loan.
31.1	Certification of Chief Executive Officer pursuant to Rule 13a-14(a) of the Securities Exchange Act of 1934, implementing Section 302 of the Sarbanes-Oxley Act of 2002.
31.2	Certification of Chief Financial Officer pursuant to Rule 13a-14(a) of the Securities Exchange Act of 1934 implementing Section 302 of the Sarbanes-Oxley Act of 2002.
32.1	Certification of Chief Executive Officer Pursuant to 18 U.S.C. Section 1350, As Adopted Pursuant To Section 906 of the Sarbanes-Oxley Act of 2002.
32.2	Certification of Chief Financial Officer Pursuant to 18 U.S.C. Section 1350, As Adopted Pursuant To Section 906 of the Sarbanes-Oxley Act of 2002.
99.1	Cautionary Statements

<sup>\*</sup> Incorporated by reference to the Registrant's Form 8-K for the event dated August 25, 2005, which was filed on August 31, 2005

<sup>\*\*</sup> Incorporated by reference to the Registrant's Form 8-K for the event dated

October 17, 2005, which was filed on October 18, 2005

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