GOLFSMITH INTERNATIONAL HOLDINGS INC Form 10-Q August 07, 2007

UNITED STATES SECURITIES AND EXCHANGE COMMISSION WASHINGTON, DC 20549 FORM 10-Q

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

For the quarterly period ended June 30, 2007

OR	
o TRANSITION REPORT PURSUANT TO S EXCHANGE ACT OF 1934	ECTION 13 OR 15(d) OF THE SECURITIES
For the transition period from to	
Commission file nun	
GOLFSMITH INTERNATION	
(Exact Name of Registrant as	Specified in Its Charter)
Delaware	16-1634897
(State or Other Jurisdiction of Incorporation or	(I.R.S. Employer Identification No.)
Organization)	
11000 N. IH-35, Austin, Texas	78753
(Address of Principal Executive Offices)	(zip code)
Registrant s Telephone Number, Inc.	luding Area Code: (512) 837-8810
Former Name, Former Address and Former Fiscal Year, if Ch	anged Since Last Report: Not Applicable
Indicate by check mark whether the registrant: (1) has filed al	l reports required to be filed by Section 13 or 15(d) of
the Securities Exchange Act of 1934 during the preceding 12	months (or for such shorter period that the registrant was
required to file such reports), and (2) has been subject to such	filing requirements for the past 90 days. Yes b No o
Indicate by check mark whether the registrant is a large accele	erated filer, an accelerated filer or a non-accelerated filer.
See definition of accelerated filer and large accelerated filer	in Rule 12b-2 of the Exchange Act. (check one):
Large accelerated filer o Accelerate	d filer o Non-accelerated filer þ
Indicate by check mark whether the registrant is a shell compa	any (as defined in Rule 12b-2 of the Exchange Act).
Yes o No þ	
Indicate the number of shares outstanding of each of the issue	r s classes of common stock, as of the latest practicable
date.	

Class of Common Stock \$.001 par value Outstanding at July 31, 2007 15,770,584 Shares

GOLFSMITH INTERNATIONAL HOLDINGS, INC. QUARTERLY REPORT FOR THE QUARTER ENDED JUNE 30, 2007

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PART I: FINANCIAL INFORMATION

Item 1. Financial Statements

Golfsmith International Holdings, Inc. Consolidated Balance Sheets

	June 30, 2007 (unaudited)	December 30, 2006
ASSETS	,	
Current assets:		
Cash and cash equivalents	\$ 6,240,302	\$ 1,801,631
Receivables, net of allowances of \$292,554 at June 30, 2007 and \$158,638 at	2 7 7 7 10	4 205 506
December 30, 2006	2,565,549	1,387,786
Inventories	102,498,684	88,174,797
Prepaid and other current assets	11,433,720	9,938,863
Total current assets	122,738,255	101,303,077
Property and equipment:		
Land and buildings	21,467,501	21,433,166
Equipment, furniture and fixtures	30,504,401	25,181,495
Leasehold improvements and construction in progress	35,341,592	30,663,227
	87,313,494	77,277,888
Less: accumulated depreciation and amortization	(25,107,990)	(21,203,855)
	(,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	(==,===,===)
Net property and equipment	62,205,504	56,074,033
Goodwill	42,557,370	42,557,370
Tradenames	11,158,000	11,158,000
Trademarks	14,064,189	14,064,189
Customer database, net of accumulated amortization of \$1,794,024 at		
June 30, 2007 and \$1,605,180 at December 30, 2006	1,605,181	1,794,025
Debt issuance costs, net of accumulated amortization of \$125,822 at June 30,		
2007 and \$65,921 at December 30, 2006	473,187	533,088
Other long-term assets	412,875	435,568
Total assets	\$ 255,214,561	\$ 227,919,350
LIABILITIES AND STOCKHOLDERS EQUITY		
Current liabilities:		
Accounts payable	\$ 70,954,751	\$ 51,944,778
Accrued expenses and other current liabilities	16,839,276	17,531,310
Line of credit	44,102,000	41,533,013
Total current liabilities	131,896,027	111,009,101
Deferred rent liabilities	10,577,374	6,799,142

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Total liabilities	142,473,401	117,808,243					
Stockholders Equity: Common stock \$.001 par value; 100,000,000 shares authorized at June 30, 2007 and December 30, 2006, respectively; 15,770,584 and 15,722,598 shares issued and outstanding at June 30, 2007 and December 30, 2006, respectively Preferred stock \$.001 par value; 10,000,000 shares authorized at June 30, 2007 and December 30, 2006 respectively; no shares issued and outstanding Deferred Stock Units -\$0.001 par value; 39,596 shares and 9,244 shares issued and outstanding at June 30, 2007 and December 30, 2006,	15,771	15,723					
respectively	40	9					
Additional capital	120,763,624	120,079,008					
Other comprehensive income	393,165	354,203					
Accumulated deficit	(8,431,440)	(10,337,836)					
Total stockholders equity	112,741,160	110,111,107					
Total liabilities and stockholders equity	\$ 255,214,561	\$ 227,919,350					
See accompanying notes to unaudited consolidated financial statements							

Golfsmith International Holdings, Inc. Consolidated Statements of Operations (Unaudited)

		Three Mon	ths				ths Ended	
		June 30, 2007		July 1, 2006		June 30, 2007		July 1, 2006
Net revenues	\$ 1	24,998,760	\$	114,138,315	\$ 2	202,661,256	\$ 1	88,948,611
Cost of products sold		80,556,095		72,437,031		132,135,365		21,444,970
Gross profit		44,442,665		41,701,284		70,525,891		67,503,641
Selling, general and administrative		35,612,535		34,163,217		64,964,435		57,865,696
Store pre-opening expenses		1,147,630		1,022,987		1,778,396		1,222,736
Total operating expenses		36,760,165		35,186,204		66,742,831		59,088,432
Operating income		7,682,500		6,515,080		3,783,060		8,415,209
Interest expense		(933,212)		(2,753,646)		(1,916,702)		(5,813,072)
Interest income		39,624		144,692		45,526		155,475
Other income		206,852		1,098,712		238,850		1,420,776
Other expense		(26,177)		(65,296)		(69,156)		(108,240)
Loss on debt extinguishment				(12,775,270)				(12,775,270)
Income (loss) before income taxes		6,969,587		(7,835,728)		2,081,578		(8,705,122)
Income tax expense		(154,200)		(108,090)		(175,182)		(108,090)
Net income (loss)	\$	6,815,387	\$	(7,943,818)	\$	1,906,396	\$	(8,813,212)
Basic net income (loss) per share of								
common stock Diluted net income (loss) loss per share of	\$	0.43	\$	(0.73)	\$	0.12	\$	(0.85)
common stock	\$	0.43	\$	(0.73)	\$	0.12	\$	(0.85)
Basic weighted average common shares								
outstanding Diluted weighted average common shares		15,797,633		10,823,558		15,768,818		10,330,492
outstanding		15,830,810		10,823,558		15,872,254		10,330,492
See accompanying n	otes		onsc	olidated financi	al st	atements		
		2						

Golfsmith International Holdings, Inc. Consolidated Statements of Cash Flows (Unaudited)

	For the six m June 30, 2007	onths ended July 1, 2006
Operating Activities	¢ 1.007.207	Φ (0.012.212)
Net income (loss)	\$ 1,906,396	\$ (8,813,212)
Adjustments to reconcile net income (loss) to net cash used in operating activities:		
Depreciation	4,130,220	3,175,627
Amortization of intangible assets	188,844	188,845
Amortization of debt issue costs and debt discount	59,901	1,886,587
Loss on extinguishment of debt	37,701	12,775,270
Stock-based compensation	356,477	438,304
Payments of withholding taxes for stock unit conversions	220,177	(1,015,263)
Non-cash loss on write-off of property and equipment	17,179	9,574
Non-cash derivative income	, , , ,	(1,033,257)
Gain on sale of assets		(22,650)
Change in operating assets and liabilities:		, , ,
Accounts receivable	(1,177,763)	(840,885)
Inventories	(14,323,887)	(18,651,700)
Prepaids expenses and other current assets	(1,139,432)	(3,011,285)
Other assets	22,693	
Accounts payable	19,009,973	19,416,885
Accrued expenses and other current liabilities	(216,371)	(4,455,065)
Deferred rent	3,778,232	1,010,589
Net cash provided by operating activities	12,612,462	1,058,364
Investing Activities		
Capital expenditures	(11,109,591)	(8,582,807)
Proceeds from the sale of assets		22,650
Net cash used in investing activities	(11,109,591)	(8,560,157)
Financing Activities		
Principal payments on lines of credit	81,491,204	(56,883,979)
Proceeds from line of credit	(78,922,217)	93,334,880
Debt issuance costs		(343,240)
Payments to satisfy debt obligations		(94,431,896)
Proceeds from initial public offering, net		61,646,562
Proceeds from exercise of stock options	328,218	4,681
Net cash provided by financing activities	2,897,205	3,327,008
Effect of exchange rate changes on cash	38,595	119,378

Change in cash and cash equivalents Cash and cash equivalents, beginning of period		4,438,671 1,801,631	(4,055,407) 4,207,497
cush and cush equivalents, beginning of period		1,001,031	1,207,197
Cash and cash equivalents, end of period	\$	6,240,302	\$ 152,090
Supplemental cash flow information:			
Interest payments	\$	1,442,170	\$ 7,145,927
Income tax payments		245,062	213,234
Supplemental non-cash transactions:			
Amortization of discount on senior secured notes			1,353,012
Write-off of debt issuance costs of senior secured notes and senior credit			
facility			4,200,425
See accompanying notes to unaudited consolidated fina	ancial st	tatements	
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GOLFSMITH INTERNATIONAL, INC. NOTES TO THE UNAUDITED CONSOLIDATED FINANCIAL STATEMENTS

1. Nature of Business and Basis of Presentation

Description of Business

Golfsmith International Holdings, Inc. (the Company) is a multi-channel, specialty retailer, of golf and tennis equipment and related apparel and accessories. The Company offers golf and tennis equipment from top national brands as well as its own proprietary brands. In addition, the Company provides clubmaking services including the sale of individual club components for customers to build clubs as well as custom fitting and repair services. The Company markets its products through retail stores as well as through its Internet site and direct-to-consumer channels, which include its clubmaking and consumer catalogs. The Company also operates the Harvey Penick Golf Academy, a golf instruction school incorporating the techniques of the late Harvey Penick.

Basis of Presentation

The accompanying consolidated financial statements include the accounts of the Company and its wholly-owned subsidiary Golfsmith International, Inc. (Golfsmith). The Company has no operations nor does it have any assets or liabilities other than its investment in Golfsmith. Accordingly, these consolidated financial statements represent the operations of Golfsmith and its subsidiaries. All inter-company accounts and transactions have been eliminated in consolidation.

The accompanying unaudited interim consolidated financial statements have been prepared in accordance with US generally accepted accounting principles for interim financial information and with the instructions to Form 10-Q and Article 10 of Regulation S-X. As information in this report relates to interim financial information, certain footnote disclosures have been condensed or omitted. In the Company s opinion, the unaudited interim consolidated financial statements reflect all adjustments necessary for a fair presentation of the Company s financial position, results of operations and cash flows for the periods presented. This includes all normal and recurring adjustments, but does not include all of the information and footnotes required by generally accepted accounting principles (GAAP) for complete financial statements. These consolidated financial statements should be read in conjunction with the Company s audited consolidated financial statements and notes thereto for the year ended December 30, 2006, included in the Company s Annual Report on Form 10-K filed with the Securities and Exchange Commission (SEC) on March 30, 2007. The results of operations for the three and six-month periods ended June 30, 2007 are not necessarily indicative of results that may be expected for any other interim period or for the full fiscal year. The balance sheet at December 30, 2006 has been derived from the Company s audited consolidated financial statements at that date but does not include all of the information and footnotes required by U.S. generally accepted accounting principles for complete financial statements. For further information, refer to the audited consolidated financial statements and notes thereto for the fiscal year ended December 30, 2006 included in the Company s Annual Report on Form 10-K filed with the SEC on March 30, 2007.

Revenue Subject to Seasonal Variations

The Company s business is seasonal. The Company s sales leading up to and during the warm weather golf season and the December holiday gift-giving season have historically contributed a higher percentage of the Company s annual net revenues and annual net operating income than that in other periods in its fiscal year.

Fiscal Year

The Company s fiscal year ends on the Saturday closest to December 31. The three-month periods ended June 30, 2007 and July 1, 2006, respectively, both consisted of thirteen weeks. The six-month periods ended June 30, 2007 and July 1, 2006, respectively, both consisted of 26 weeks.

Recent Accounting Pronouncements

In September 2006, the Financial Accounting Standards Board (FASB) issued Statements of Financial Accounting Standards (SFAS) 157, *Fair Value Measurements* (SFAS 157). SFAS 157 defines fair value, establishes a framework for measuring fair value under GAAP and expands disclosures about fair value measurements. SFAS 157 is effective for fiscal years beginning after November 15, 2007 and interim periods within those fiscal years. The Company is currently evaluating the effect that the adoption of SFAS 157 will have on its financial position and results of operations.

In June 2006, the FASB issued FASB Interpretation (FIN) 48, Accounting for Uncertainty in Income Taxes (FIN 48). FIN 48 clarifies the accounting for uncertainty in income taxes recognized in an enterprise s financial statements in accordance with SFAS 109, Accounting for Income Taxes, (SFAS 109). FIN 48 defines the minimum recognition threshold a tax position is required to meet before being recognized in the financial statements and seeks to reduce the diversity in practice associated with certain aspects of the recognition and measurement related to accounting for income

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GOLFSMITH INTERNATIONAL, INC.

NOTES TO THE UNAUDITED CONSOLIDATED FINANCIAL STATEMENTS

taxes. The Company is subject to the provisions of FIN 48 as of January 1, 2007. The Company believes that its income tax filing positions and deductions will be sustained on audit and does not anticipate any adjustments that will result in a material change to its financial position. Therefore, no material reserves for uncertain income tax positions have been recorded pursuant to FIN 48. In addition, the Company did not record a cumulative effect adjustment related to the adoption of FIN 48.

2. Intangible Assets

The following is a summary of the Company s intangible assets that are subject to amortization:

	June 30, 2007	Do	ecember 30, 2006
Customer database gross carrying amount Customer database accumulated amortization	\$ 3,399,205 (1,794,024)	\$	3,399,205 (1,605,180)
Customer database net carrying amount	\$ 1,605,181	\$	1,794,025

Amortization expense related to finite-lived intangible assets was approximately \$0.1 million and \$0.2 million for each of the three and six-month periods ended June 30, 2007 and July 1, 2006, respectively, and is recorded in selling, general and administration expenses on the consolidated statements of operations.

3. Debt

Amended and Restated Credit Facility

On June 20, 2006, the Company, as guarantor, and its subsidiaries amended and restated its existing credit facility by entering into an amended and restated credit agreement by and among Golfsmith International, L.P., Golfsmith NU, L.L.C., and Golfsmith USA, L.L.C., as borrowers (the Borrowers), the Company and the other subsidiaries of the Company identified therein as credit parties (the Credit Parties), General Electric Capital Corporation, as Administrative Agent, Swing Line Lender and Letter of Credit Issuer, GE Capital Markets, Inc., as Sole Lead Arranger and Bookrunner, and the financial institutions from time to time parties thereto (the Amended and Restated Credit Facility (the Revolver), including a \$5.0 million letter of credit subfacility and a \$10.0 million swing line subfacility. Pursuant to the terms of the Amended and Restated Credit Facility, the Borrowers may request the lenders under the Revolver or certain other financial institutions provide (at their election) up to \$25.0 million of additional commitments under the Revolver. On an ongoing basis, certain loans incurred under the Amended and Restated Credit Facility will be used for the working capital and general corporate purposes of the Borrowers and their subsidiaries (the Loans).

Loans incurred under the Amended and Restated Credit Facility bear interest in accordance with a graduated pricing matrix based on the average excess availability under the Revolver for the previous quarter. Borrowings under the Amended and Restated Credit Facility are jointly and severally guaranteed by the Credit Parties, and are secured by a security interest granted in favor of the Administrative Agent, for itself and for the benefit of the lenders, in all of the personal and owned real property of the Credit Parties, including a lien on all of the equity securities of the Borrowers and each of Borrower's subsidiaries. The Amended and Restated Credit Facility has a term of five years.

The Amended and Restated Credit Facility contains customary affirmative covenants regarding, among other things, the delivery of financial and other information to the lenders, maintenance of records, compliance with law, maintenance of property and insurance and conduct of business. The Amended and Restated Credit Facility also contains certain customary negative covenants that limit the ability of the Credit Parties to, among other things, create liens, make investments, enter into transactions with affiliates, incur debt, acquire or dispose of assets, including merging with another entity, enter into sale-leaseback transactions and make certain restricted payments. The foregoing restrictions are subject to certain customary exceptions for facilities of this type. The Amended and Restated Credit Facility includes events of default (and related remedies, including acceleration of the loans made thereunder)

usual for a facility of this type, including payment default, covenant default (including breaches of the covenants described above), cross-default to other indebtedness, material inaccuracy of representations and warranties, bankruptcy and involuntary proceedings, change of control, and judgment default. Many of the defaults are subject to certain materiality thresholds and grace periods usual for a facility of this type.

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GOLFSMITH INTERNATIONAL, INC.

NOTES TO THE UNAUDITED CONSOLIDATED FINANCIAL STATEMENTS

Available amounts under the Amended and Restated Credit Facility are based on a borrowing base. The borrowing base is limited to (i) 85% of the net amount of eligible receivables, as defined in the Amended and Restated Credit Facility, plus (ii) the lesser of (x) 70% of the value of eligible inventory or (y) up to 90% of the net orderly liquidation value of eligible inventory, plus (iii) the lesser of (x) \$17,500,000 or (y) 70% of the fair market value of eligible real estate, and minus (iv) \$2.5 million, which is an availability block used to calculate the borrowing base. At June 30, 2007, the Company had \$44.1 million outstanding under the Amended and Restated Credit Facility leaving \$18.4 million in borrowing availability. At December 30, 2006, the Company had \$41.5 million outstanding under the Amended and Restated Credit Facility leaving \$21.0 million in borrowing availability.

4. Long-Lived Assets

The Company accounts for the impairment or disposal of long-lived assets in accordance with SFAS No. 144, *Accounting for the Impairment of Long-Lived Assets* (SFAS 144), which requires long-lived assets, such as property and equipment, to be evaluated for impairment whenever events or changes in circumstances indicate the carrying value of an asset may not be recoverable. An impairment loss is recognized when estimated future undiscounted cash flows expected to result from the use of the asset plus net proceeds expected from disposition of the asset, if any, are less than the carrying value of the asset. When an impairment loss is recognized, the carrying amount of the asset is reduced to its estimated fair value in the period in which the determination is made. There were no material impairment losses for the three and six-month periods ended June 30, 2007 or July 1, 2006, respectively.

5. Accrued Expenses and Other Current Liabilities

The Company s accrued expenses and other current liabilities are comprised of the following at June 30, 2007 and December 30, 2006, respectively:

	June 30,	December 30,
	2007	2006
Gift cards and returns credits	\$ 6,580,265	\$ 8,455,340
Taxes	5,456,073	4,563,426
Salaries and benefits	1,453,838	1,707,951
Allowance for returns reserve	1,159,797	872,511
Interest	700,489	323,012
Other	1,488,814	1,609,070
Total	\$ 16,839,276	\$ 17,531,310

6. Comprehensive Income

The Company s comprehensive income is composed of net income and translation adjustments. There were no material differences between net income and comprehensive income during the three and six-month periods ended June 30, 2007 or July 1, 2006, respectively.

7. Earnings Per Share

Basic earnings per share is computed based on the weighted average number of common shares outstanding, including outstanding restricted stock awards. Diluted earnings per share is computed based on the weighted average number of common shares outstanding adjusted by the number of additional shares that would have been outstanding had the potentially dilutive common shares been issued. Potentially dilutive shares of common stock include outstanding stock options.

The following table sets forth the computation of basic and diluted net income (loss) per share:

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GOLFSMITH INTERNATIONAL, INC. NOTES TO THE UNAUDITED CONSOLIDATED FINANCIAL STATEMENTS

	For	the three	months	s ended	For the six months ended			
		ne 30, 2007), July 1, June 30, July 1, 2006 2007 2006		·		-	
Net income (loss)	\$ 6	,815,387	\$ (7,943,818)	\$ 1	,906,396	\$	(8,813,212)
Basic:								
Weighted-average shares of common								
stock outstanding	15	,770,584	10	0,537,380	15	,750,672	-	10,016,597
Weighted-average shares of restricted common stock units outstanding				286,178				313,895
Weighted-average shares of deferred common stock units outstanding		27,049				18,146		
Shares used in computing basic net	15	707 622	1/	000 550	15	760 010	-	10 220 402
income (loss) per share	13	,797,633	10	0,823,558	13	,768,818	-	10,330,492
Effect of dilutive securities:								
Stock options and awards		33,177				103,436		
Shares used in computing diluted net								
income (loss) per share	15	,830,810	10	0,823,558	15	,872,254	-	10,330,492
Basic net income (loss) per share	\$	0.43	\$	(0.73)	\$	0.12	\$	(0.85)
Diluted net income (loss) per share	\$	0.43	\$	(0.73)	\$	0.12	\$	(0.85)
9 Ctools Dogod Commongation								

8. Stock-Based Compensation

The Company calculates the fair value of stock compensation transactions using the Black-Scholes fair-value pricing model. The resulting calculated fair values are reported as stock compensation expense and amortized over the vesting period of the options. For the three-month periods ended June 30, 2007 and July 1, 2006, the Company recorded stock compensation expense of \$0.3 million and \$0.4 million, respectively, in selling, general and administrative expenses. For the six-month periods ended June 30, 2007 and July 1, 2006, the Company recorded stock compensation expense of \$0.4 million in selling, general and administrative expenses.

As of June 30, 2007, there was \$0.9 million of unamortized stock compensation expense which is expected to be amortized over a weighted-average period of approximately 2.3 years. During the six months ended June 30, 2007, 47,965 options were exercised with an intrinsic value of \$0.1 million. During the six months ended July 1, 2006, 533 options were exercised with a minimal intrinsic value.

9. Guarantees

The Company and its subsidiaries fully and unconditionally guarantee, and all of its future domestic subsidiaries will guarantee, the Amended and Restated Credit Facility. At June 30, 2007, and December 30, 2006, there was \$44.1 and \$41.5 million, respectively, in borrowings outstanding under the Amended and Restated Credit Facility.

The Company has no operations nor any assets or liabilities other than its investment in its wholly-owned subsidiary Golfsmith. Domestic subsidiaries of Golfsmith comprise all of Golfsmith s assets, liabilities and operations. There are no restrictions on the transfer of funds between the Company, Golfsmith and any of Golfsmith s domestic subsidiaries. The Company offers warranties to its customers depending on the specific product and terms of the goods purchased. A typical warranty program requires that the Company replace defective products within a specified time period from the date of sale. The Company records warranty costs as they are incurred, historically such costs have not been material. During the three and six-month periods ended June 30, 2007 and July 1, 2006, respectively, no material

amounts have been accrued or paid relating to product warranties.

10. Commitments and Contingencies

Lease Commitments

The Company leases certain store locations under operating leases that provide for annual payments that, in some cases, increase over the life of the lease. The aggregate of the minimum annual payments is expensed on a straight-line basis over the term of the related lease without consideration of renewal option periods. The lease agreements contain provisions that require the Company to pay for normal repairs and maintenance, property taxes and insurance.

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GOLFSMITH INTERNATIONAL, INC. NOTES TO THE UNAUDITED CONSOLIDATED FINANCIAL STATEMENTS

Future minimum payments due under non-cancelable operating leases with initial terms of one year or more are as follows for each of the 12 months periods ending at the end of our second fiscal quarter for each of the years presented below:

	Operating Lease	
	Obligations	Sublease Income
2008	\$ 22,911,750	\$ 1,552,560
2009	21,808,388	1,332,787
2010	21,135,839	1,036,859
2011	21,056,255	812,337
2012	21,058,146	793,091
Thereafter	67,339,866	2,032,007
Total minimum lease payments	\$ 175,310,244	\$ 7,559,641

Legal Proceedings

The Company is involved in various legal proceedings arising in the ordinary course of conducting business. The Company believes that the ultimate outcome of such matters, in the aggregate, will not have a material adverse impact on its financial position, liquidity or results of operations.

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Item 2. Management s Discussion and Analysis of Financial Condition and Results of Operations The following discussion and analysis of our financial condition and results of operations should be read in conjunction with our consolidated financial statements and related notes included elsewhere in this report.

This Quarterly Report on Form 10-Q contains forward-looking statements within the meaning of the federal securities laws. Statements that are not historical facts, including statements about our beliefs and expectations, are forward-looking statements. Forward-looking statements include statements preceded by, followed by or that include the words may, could, would, should, believe. expect, anticipate, plan, estimate, target, project, intend, or similar expressions. These statements include, among others, statements regarding our expected business outlook, anticipated financial and operating results, our business strategy and means to implement the strategy, our objectives, the amount and timing of future store openings, store retrofits and capital expenditures, the likelihood of our success in expanding our business, financing plans, working capital needs and sources of liquidity.

Forward-looking statements are not guarantees of performance. These statements are based on our management s beliefs and assumptions, which in turn are based in part on currently available information and in part on management s estimates and projections of future events and conditions. Important assumptions relating to the forward-looking statements include, among others, assumptions regarding demand for our products, the introduction of new product offerings, store opening costs, our ability to lease new sites on a timely basis, expected pricing levels, the timing and cost of planned capital expenditures, competitive conditions and general economic conditions. These assumptions could prove inaccurate. Forward-looking statements also involve risks and uncertainties, which could cause actual results that differ materially from those contained in any forward-looking statement. Many of these factors are beyond our ability to control or predict. Such factors include, but are not limited to the Risk Factors set forth in Item 1A. Risk Factors in our Annual Report on Form 10-K filed with the Securities and Exchange Commission on March 30, 2007.

We believe our forward-looking statements are reasonable; however, undue reliance should not be placed on any forward-looking statements, which are based on current expectations. Further, forward-looking statements speak only as of the date they are made, and we undertake no obligation to update publicly any of them in light of new information or future events.

Overview

We believe that we are the nation s largest specialty retailer of golf and tennis equipment, apparel and accessories based on sales. We were founded in 1967 as a golf club-making company offering custom-made clubs, club-making components and club repair services. In 1972, we opened our first retail store, and in 1975 we mailed our first general golf products catalog. Over the past three decades we have continued to expand our product offerings, open retail stores and add to our catalog titles. In 1997, we launched our Internet site to further expand our direct-to-consumer business. In October 2002, Atlantic Equity Partners III, L.P., an investment fund managed by First Atlantic Capital, Ltd. acquired us from our original founders, Carl, Barbara and Franklin Paul, (the acquisition). On June 20, 2006, we completed an initial public offering of our common stock.

Since 2002 we have aggressively expanded our retail presence in the United States by opening 49 new stores including 12 new stores in fiscal 2007. To increase our market share, we believe that we will need to continue to expand our retail presence in existing and new geographic markets. In addition, we also must continue to compete effectively in the direct-to-consumer channel and expand our proprietary brands. We intend to continue to open additional stores as opportunities are identified and as our availability of adequate capital permits. Among other factors, this will require us to identify suitable locations for our new stores at the same time as our competitors are also looking to expand into similar geographic markets. As of August 1, 2007, we operate 73 retail stores in 18 states and 24 markets, which include 13 of the top 15 golf markets. We operate as an integrated multi-channel retailer, offering our customers the convenience of shopping in our retail locations across the nation, and through our direct-to-consumer channel, consisting of our Internet site, www.golfsmith.com, and our comprehensive catalogs.

Fiscal Year

Our fiscal year ends on the Saturday closest to December 31 and generally consists of 52 weeks, although occasionally our fiscal year will consist of 53 weeks. Each quarter of each fiscal year generally consists of 13 weeks.

The three-month periods ended June 30, 2007 and July 1, 2006, respectively, each consisted of 13 weeks. The six-month periods ended June 30, 2007 and July 1, 2006, respectively, each consisted of 26 weeks.

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Industry Trends

The golf retail industry is highly fragmented among mass merchants, off-course specialty retailers such as ourselves, internet merchants, warehouse-type merchants and on-course pro shops. The off-course specialty golf retail industry is becoming extremely competitive as competitors enter our geographical markets and as we enter geographical markets that are new to us against existing competition. The Dallas, Texas and Atlanta, Georgia markets, specifically, have experienced significant increased competition. We expect competition in the golf and tennis retail industry to continue, which could negatively impact revenues, gross profit and net income. In addition to increased competition, our higher profit margin club component business is in decline thus negatively impacting our gross profit and operating income. We believe the club component industry has been in decline for the last several years. We believe this decline is due to waning consumer interest in building their own clubs, the rise of the now more accessible pre-owned club market and the increase of brand name closeouts from the top manufacturers resulting from shorter product life cycles.

Sales of our products are affected by increases and decreases in golfer participation rates. According to the National Golf Foundation (NGF), the number of rounds played increased approximately one percent over the past three and a half years. A variety of factors affect recreational activities including the state of the nation seconomy, weather conditions and consumer confidence. As a result of the factors described above and according to the NGF, the golf retail industry is expected to remain stable or grow slightly in 2007. Therefore, we expect that any growth for a golf and tennis specialty retail company will result primarily from market share gains. To increase our market share, we believe that we will need to continue to expand our retail presence in existing and new geographic markets. In addition, we also must continue to compete effectively in the direct-to-consumer channel and expand our proprietary brands.

Revenues

Revenue channels. We generate substantially all of our revenues from sales of golf and tennis products in our retail stores, through our direct-to-consumer distribution channels and from other sources including international distributors. The following table provides information about the breakdown of our revenues for the periods indicated:

	Three Months Ended				Six Months Ended			
	June 30, 2	June 30, 2007		July 1, 2006		June 30, 2007		006
	(in		(in		(in		(in	
	thousands)		thousands)		thousands)		thousands)	
Stores	\$96,805	77%	\$84,874	74%	\$154,403	76%	\$138,011	73%
Direct-to-consumer	25,652	21%	26,954	24%	43,977	22%	47,161	25%
International								
distributors and other	2,542	2%	2,310	2%	4,281	2%	3,777	2%

Our revenue growth continues to be driven by the expansion of our store base while our direct-to-consumer revenue channel continues to decline. The decline in our direct-to-consumer channel is largely due to the decline of the club-component business.

Store revenues. Changes in revenues generated from our stores are driven primarily by the number of stores in operation and changes in comparable store sales. We consider sales by a new store to be comparable commencing in the fourteenth month after the store was opened or acquired. We consider sales by a relocated store to be comparable if the relocated store is expected to serve a comparable customer base and there is not more than a 30-day period during which neither the original store nor the relocated store is closed for business. We consider sales by retail stores with modified layouts to be comparable. We consider sales by stores that are closed to be comparable in the period leading up to closure if they meet the qualifications of a comparable store and do not meet the qualifications to be classified as discontinued operations under Statement of Financial Accounting Standards (SFAS) No. 144, Accounting for the Impairment of Long-Lived Assets (SFAS 144).

Branded compared to proprietary products. The majority of our sales are generated from premier-branded golf and tennis equipment, apparel and accessories from leading manufacturers and are sold through all of our channels. In addition, we sell proprietary-branded equipment, components, apparel and accessories under a variety of trademarked

brand names. Our proprietary-branded products are sold through all of our channels and generally generate higher gross profit margins than non-proprietary branded products.

Seasonality. Our business is seasonal, and our sales leading up to and during the warm weather golf season and the December holiday gift-giving season have historically contributed a higher percentage of our annual net revenues and

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annual net operating income than other periods in our fiscal year. The months encompassing these seasons are responsible for the majority of our annual net revenues and substantially all of our annual operating income.

Cost of Goods Sold

We capitalize inbound freight and vendor discounts into inventory upon receipt of the inventory. These costs and discounts increase and decrease, respectively, the value of inventory recorded on our consolidated balance sheets. These costs and discounts are then subsequently reflected in cost of products sold upon the sale of that inventory. Because some retailers exclude these costs from cost of products sold and instead include them in a line item such as selling, general and administrative expenses, our gross profit may not be comparable to those of other retailers. Salary and facility expenses, such as depreciation and amortization, associated with our distribution and fulfillment center in Austin, Texas are included in cost of products sold. Income received from our vendors through our co-operative advertising program that does not pertain to incremental direct advertising costs is recorded as a reduction to cost of products sold when the related merchandise is sold.

Operating Expenses

Our selling, general and administrative expenses consist of all expenses associated with general operations for our stores and general operations for corporate and international expenses. This includes salary expenses, occupancy expenses, including rent and common area maintenance, advertising expenses and direct expenses, such as supplies for all retail and corporate facilities. A portion of our occupancy expenses are offset through our subleases to GolfTEC Learning Centers. Additionally, income received through our co-operative advertising program for reimbursement of incremental direct advertising costs is treated as a reduction to our selling, general and administrative expenses. Selling, general and administrative expenses in the three and six-month periods ended July 1, 2006 also included the fees and other expenses we paid for services rendered to us pursuant to a management consulting agreement between us and First Atlantic Capital, Ltd. Under this agreement, we paid First Atlantic Capital, Ltd. fees and related expenses totaling \$0.3 million for the six months ended July 1, 2006. This contract was terminated in June 2006, and thus no amounts were paid under this agreement during the six months ended June 30, 2007. Upon termination of our management agreement in June 2006, we paid a \$3.0 million termination fee to First Atlantic Capital, Ltd., which was expensed at such time and included in selling, general, and administrative expenses. We have agreed to reimburse First Atlantic Capital, Ltd. for expenses incurred in connection with meetings between representatives of First Atlantic Capital, Ltd. and us in connection with Atlantic Equity Partners III, L.P. s investment in us, and business matters that First Atlantic Capital, Ltd. attends to on our behalf for so long as Atlantic Equity Partners III, L.P. holds at least 20% of our outstanding shares of our common stock.

Store pre-opening expenses

Our store pre-opening expenses consist of costs associated with the opening of a new store and include costs of hiring and training personnel, supplies and certain occupancy and miscellaneous costs. Rent expense recorded after possession of the leased property but prior to the opening of a new retail store is recorded as store pre-opening expenses.

Interest expense

Our interest expense for the three and six-month periods ended June 30, 2007, consists of costs related to our Amended and Restated Credit Facility. Our interest expense for the three and six-month periods ended July 1, 2006 consists of costs related to our Amended and Restated Credit Facility, and our Senior Secured Notes and Old Senior Secured Credit Facility.

Interest income

Our interest income consists of amounts earned from our cash balances held in short-term money market accounts.

Other income

Other income consists primarily of exchange rate variances and other transactions outside of our normal course of business.

Other expense

Other expense consists primarily of exchange rate variances.

Income taxes

Our income taxes consist of federal, state and foreign taxes, based on the effective rate for the fiscal year.

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The following table sets forth selected consolidated statements of operations data for each of the periods indicated:

	Three Months Ended (unaudited)				Six Months Ended (unaudited)								
	J	une 30,	•	July 1,		\$	%	J	June 30,		July 1,	\$	%
		2007		2006	C	hange	Change		2007		2006	φ Change	Change
		(in thou	ısan			6.			(in thou	ısaı		8	6
Net revenues	\$	124,999	\$	114,138	\$	10,861	9.5%	\$	202,661	\$	188,949	\$ 13,712	7.3%
Cost of products sold		80,556		72,437		8,119	11.2%		132,135		121,445	10,690	8.8%
Gross profit	\$	44,443	\$	41,701		2,742	6.6%	\$	70,526	\$	67,504	3,022	4.5%
Selling, general and administrative		35,613		34,163		1,450	4.2%		64,964		57,866	7,098	12.3%
Store pre-opening expenses		1,147		1,023		124	12.1%		1,778		1,223	555	45.4%
Operating income	\$	7,683	\$	6,515	\$	1,168	17.9%	\$	3,784	\$	8,415	\$ (4,631)	-55.0%
As a percentage of net revenues Cost of products													
sold		64.4%		63.5%					65.2%		64.3%		
Gross profit Selling, general and		35.6%		36.5%					34.8%		35.7%		
administrative Store		28.5%		29.9%					32.1%		30.6%		
pre-opening expenses Operating		0.9%		0.9%					0.9%		0.6%		
income		6.1%		5.7%					1.9%		4.5%		

Comparison of Three and Six-Month Periods Ended June 30, 2007 and July 1, 2006, respectively *Net Revenues*

	Three Months Ended				Six Mont			
	(unau	ıdited)			(unau			
	June 30,	July 1,			June 30,	July 1,		
(dollars in				%				%
thousands)	2007	2006	Change	Change	2007	2006	\$ Change	Change
Net revenues	\$124,999	\$114,138	\$10,861	9.5%	\$202,661	\$188,949	\$13,712	7.3%

Comparable								
stores	77,799	81,675	(3,876)	-4.7%	127,448	134,326	(6,878)	-5.1%
Non-comparable								
stores	19,006	3,199	15,807	494.1%	26,955	3,685	23,270	631.5%
Three Month Comp	<u>arison</u>							

Net revenues increased by 9.5% for the three months ended June 30, 2007 compared with the same period in the prior year. The increase was due to an \$11.9 million increase from our store revenues partially offset by a decrease of \$1.3 million in our direct-to-consumer revenue channel. The increase in our store revenues was due to an increase in our non-comparable store revenues resulting from the opening of 15 new stores in the second half of our fiscal 2006 and the first half of our fiscal 2007.

Two stores entered our comparable store base during the three-month period ended June 30, 2007. No stores entered our comparable store base during the three-month period ended July 1, 2006. Our comparable store revenues declined by 4.7% for the three-month period ended June 30, 2007, compared to the three-month period ended July 1, 2006. Comparable store revenues continue to be negatively impacted by increased competition in select geographic markets as well as declines in our retail club component business. In addition to these competitive and product mix factors, golf rounds played in the United States, a leading indicator of golf participation tracked by the NGF, declined by 1.1% in the three-month period ended June 30, 2007, compared to the three-month period ended July 1, 2006, despite growth in both May and June of 2007. Comparable store revenues for the three-month period ended July 1, 2006 increased by \$2.1 million, or 3.0%, compared to the same period in 2005. Five stores will move into our comparable store revenue base in the third quarter of fiscal 2007.

Six Month Comparison

Net revenues increased by 7.3% for the six months ended June 30, 2007 compared with the same period in the prior year. The increase was due to a \$16.4 million increase from our store revenue channel offset by a decrease of \$3.2 million in our direct-to-consumer revenue channel. The increase in our store revenue channel was due to an increase in our non-comparable store revenues resulting from the opening of the majority of our new stores in the first half of fiscal 2007. In comparison, our new store openings in the prior fiscal year were spread more evenly over the entire fiscal 2006.

Two stores entered our comparable store base during the six-month period ended June 30, 2007. Five stores entered our comparable store base during the six-month period ended July 1, 2006. Our comparable store revenues declined by 5.1% for the six-month period ended June 30, 2007, compared to the six-month period ended July 1, 2006. Comparable store

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revenues continue to be negatively impacted by increased competition in select geographic markets as well as declines in our retail club component business. In addition to these competitive and product mix factors, golf rounds played in the United States, as reported by the NGF, declined 1.8%during the six-month period ended June 30, 2007, compared to the six-month period ended July 1, 2006. Comparable store revenues for the six-month period ended July 1, 2006 increased by \$7.4 million, or 6.4%, compared to the same period in 2005. Five stores will move into our comparable store revenue base in the third quarter of fiscal 2007. *Gross Profit*

	Three Mon	nths Ended			Six Mont			
	(unaudited)				(unau			
	June 30,	July 1,			June 30,	July 1,		
				%				%
(dollars in thousands)	2007	2006	Change	Change	2007	2006	\$ Change	Change
Cost of products sold	\$80,556	\$72,437	\$8,119	11.2%	\$132,135	\$121,445	\$10,690	8.8%
As a percentage of net								
revenues	64.4%	63.5%			65.2%	64.3%		
Gross profit	\$44,443	\$41,701	\$2,742	6.6%	\$ 70,526	\$ 67,504	\$ 3,022	4.5%
Gross profit as a								
percentage of net								
revenues	35.6%	36.5%	-0.9%		34.8%	35.7%	-0.9%	
Three and Six Month Co	<u>omparison</u>							

Increased revenues led to higher gross profits for both the three and six-month periods ended June 30, 2007 compared to the three and six-month periods ended July 1, 2006, respectively. The decrease in gross margin percentage was due to higher sales of lower margin products such as golf clubs and electronic accessories and is a reflection of increased competition. We also recorded an increase in inventory valuation expense, which was primarily related to an increase in our estimate for inventory shrinkage expense over the same period in the prior year. These factors causing declines in gross profit were partially offset by increases in our co-operative vendor programs and also shipping profits, which was related to a reduction in promotional shipping terms offered to our customers. Selling, General and Administrative

		nths Ended dited)				ths Ended (dited)			
	June 30 ,	July 1,		~	June 30 ,	July 1,	ф	~	
(dollars in thousands) Selling, general and administrative	2007	2006	Change	% Change	2007	2006	\$ Change	% Change	
expenses As a percentage of net	\$35,613	\$34,163	\$1,450	4.2%	\$64,964	\$57,866	\$7,098	12.3%	
revenues Three Month Comparison	28.5%	29.9%			32.1%	30.6%			

Selling, general and administrative expenses increased by 4.2% for the three-month period ended June 30, 2007 compared with the same period in the prior year. The increase in selling, general and administrative expenses was primarily due to increases in occupancy and corporate support costs. The increase in occupancy and corporate support costs was primarily due to the opening of 15 stores subsequent to July 1, 2006. In addition, corporate support costs have also increased as we have built our infrastructure to manage the growth of our business as a public-equity company. These increases were partially offset by a reduction in advertising as a result of accelerating a portion of our

fiscal 2007 advertising spend into the first quarter of the fiscal year. Also included in the three-month period ending

July 1, 2006 was a \$3.0 million fee for the early termination of our management consulting agreement with First Atlantic Capital Ltd.

Six Month Comparison

Selling, general and administrative expenses increased by 12.3% for the six-month period ended June 30, 2007 compared with the same period in the prior year. The increase in selling, general and administrative expenses was primarily due to increases in occupancy, corporate support costs and advertising. The increase in occupancy and corporate support costs was primarily due to the opening of 15 stores subsequent to July 1, 2006. In addition, corporate support costs have also increased as we have built our infrastructure to manage the growth of our business as a public-equity company. The increase in our advertising expenses was a result of increasing our store base and continuing efforts to build brand awareness in select highly competitive geographic markets. These increases were offset by \$3.3 million of management fees recorded during the first two quarters of fiscal year 2006 which included a \$3.0 million fee related to the early termination of our management consulting agreement with First Atlantic Capital Ltd.

Store Pre-Opening Expenses

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		nths Ended dited)		Six Months Ended (unaudited)				
	June 30,	July 1,			June 30,	July 1,		
				%			\$	%
(dollars in thousands)	2007	2006	Change	Change	2007	2006	Change	Change
Store pre-opening								
expenses	\$ 1,147	\$ 1,022	\$125	12.2%	\$ 1,777	\$ 1,223	\$554	45.3%
As a percentage of net	,	,						
revenues	0.9%	0.9%			0.9%	0.6%		

Three Month Comparison

During the three-month period ended June 30, 2007, we incurred \$1.1 million of expenses related to the opening of eight new retail locations. During the three months ended July 1, 2006, we incurred \$1.0 million of expenses related to the opening of six new retail locations.

Six Month Comparison

During the six-month period ended June 30, 2007, we incurred \$1.8 million of expenses related to the opening of eleven new retail locations. During the six-month period ended July 1, 2006, we incurred \$1.2 million of expenses related to the opening of six new retail locations.

Interest expense. Interest expense decreased by \$1.8 million to \$0.9 million in the three months ended June 30, 2007 from the three months ended July 1, 2006. For the six months ended June 30, 2007, interest expense decrease by \$3.9 million to \$1.9 million from \$5.8 million in the six-months ended July 1, 2006. The decrease in interest expense for both the three-month and six-month comparisons is due to the retirement of our Senior Secured Notes in June 2006.

Interest income. Interest income did not significantly change in the three and six-month periods ended June 30, 2007 compared to the three and six-month periods ended July 1, 2006, respectively.

Other income. Other income decreased \$0.9 million for the three months ended June 30, 2007 from the three months ended July 1, 2006. The decrease was primarily due to the recording of \$1.0 million of derivative income during the three-month period ended July 1, 2006 recorded as a result of the change in the fair value of an option granted to the underwriters of our initial public offering.

Other income decreased by \$1.2 million for the six months ended June 30, 2007 from the six months ended July 1, 2006. The decrease was primarily due to the recording of \$1.0 million in derivative income mentioned above, as well as the recording of \$0.3 million, in the first quarter of fiscal 2006, for declared settlement income resulting from the Visa Check / MasterMoney Antitrust Litigation class action lawsuit, in which we were a claimant. These decreases were offset by a \$0.2 million gain recorded in June 2007, for the sale of rights to certain intellectual property.

Other expense. Other expense did not change significantly in the three or six-month periods ended June 30, 2007 compared to the three or six-month periods ended July 1, 2006, respectively.

Extinguishment of debt. Upon the closing of the initial public offering on June 20, 2006, we remitted payment of \$94.4 million to the trustee to retire our Senior Secured Notes. We recorded a loss of \$12.8 million on the extinguishment of this debt as reported in our statement of operations. This loss was the result of: (1) the contractually obligated amounts to retire the debt being larger than the accreted value of the Senior Secured Notes on our balance sheet at the time of settlement of \$86.2 million, including accrued interest; (2) the write-off of debt issuance costs related to the Senior Secured Notes of \$4.2 million; and (3) transaction fees associated with the retirement of the Senior Secured Notes of \$0.3 million.

Income taxes. Income taxes, which relate primarily to foreign and state income taxes, did not change significantly in the three or six-month periods ended June 30, 2007 compared to the three or six-month periods ended July 1, 2006, respectively.

Liquidity and Capital Resources

We had cash and cash equivalents of \$6.2 and \$1.8 million as of June 30, 2007 and December 30, 2006, respectively. At June 30, 2007 we had outstanding debt obligations of \$44.1 million and \$18.4 million in borrowing availability

under our Amended and Restated Credit Facility. At December 30, 2006, we had outstanding debt obligations of \$41.5 million and \$21.0 million in borrowing availability under our Amended and Restated Credit Facility. Based on our current business plan, we believe our existing cash balances and cash generated from operations, and

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borrowing availability under our Amended and Restated Credit Facility, will be sufficient to meet our anticipated cash needs for working capital and capital expenditures. If our estimates of revenues, expenses or capital or liquidity requirements change or are inaccurate or if cash generated from operations is insufficient to satisfy our liquidity requirements, we may seek to sell additional equity or arrange additional debt financing or be required to reduce our planned capital expenditures or operating expenses. Cash reductions could include outflows related to new store openings, store retrofittings or advertising expenses. In addition, in the future, we may seek to sell additional equity or arrange debt financing to fund our general business operations and objectives, including the cost to open new stores, acquisitions, mergers and infrastructure investments. If cash from operations and from our Amended and Restated Credit Facility is not sufficient to fund our expected growth, we cannot assure you that we will be able to obtain additional financing in sufficient amounts and on acceptable terms. You should read the information set forth under Risk Factors—as set forth in Item 1A. Risk Factors, in our Annual Report on Form 10-K filed with the Securities and Exchange Commission (SEC) on March 30, 2007.

Cash Flows

Operating activities

Net cash provided by operating activities was \$12.6 million in the six months ended June 30, 2007, compared to net cash provided by operating activities of \$1.1 million in the six months ended July 1, 2006. Cash provided by operating activities was principally due to a decrease in cash used for the purchase of inventory of \$3.9 million, net of accounts payable, offset by a decrease of \$1.0 million in cash generated by net income, adjusted for non-cash activities. In addition, we generated \$5.6 million of cash related to the timing of payments for general working capital activities and \$3.0 from the cash benefits associated with deferred rent increases.

Investing activities

Net cash used in investing activities was \$11.1 million for the six months ended June 30, 2007, compared to net cash used in investing activities of \$8.6 million for the six months ended July 1, 2006. The increase was largely driven by the purchase of capital assets to outfit eleven new stores in the six-month period ended, June 30, 2007. By comparison, we opened six stores in the six-month period ended July 1, 2006.

Financing activities

Net cash provided by financing activities was \$2.9 million for the six months ended June 30, 2007, compared to net cash provided by financing activities of \$3.3 million for the six months ended July 1, 2006. Net cash provided by financing activities for the six months ended June 30, 2007, was comprised primarily of proceeds from our line of credit which were used to fund purchases of inventory in anticipation of a strong spring selling season and purchase capital assets for the opening of stores in the first two quarters of the 2007 fiscal year.

Indebtedness

Amended and Restated Credit Facility

On June 20, 2006, we, as guarantor, and our subsidiaries amended and restated our existing credit facility by entering into an amended and restated credit agreement by and among Golfsmith International, L.P., Golfsmith NU, L.L.C., and Golfsmith USA, L.L.C., as borrowers (the Borrowers), we and our other subsidiaries identified therein as credit parties (the Credit Parties), General Electric Capital Corporation, as Administrative Agent , Swing Line Lender and L/C Issuer, GE Capital Markets, Inc., as Sole Lead Arranger and Bookrunner, and the financial institutions from time to time parties thereto (the Amended and Restated Credit Facility). The Amended and Restated Credit Facility consists of a \$65.0 million asset-based revolving credit facility (the Revolver), including a \$5.0 million letter of credit subfacility and a \$10.0 million swing line subfacility. Pursuant to the terms of the Amended and Restated Credit Facility, the Borrowers may request the lenders under the Revolver or certain other financial institutions to provide (at their election) up to \$25.0 million of additional commitments under the Revolver. The proceeds from the incurrence of certain loans under the Amended and Restated Credit Facility were used, together with proceeds from the initial public offering, (i) to repay the outstanding balance of our Old Senior Secured Credit Facility, (ii) to retire all of the outstanding Senior Secured Notes issued by us, (iii) to pay a fee of \$3.0 million to First Atlantic Capital, Ltd., pursuant to the termination of the management agreement with First Atlantic Capital, Ltd. and (iv) to pay related transaction fees and expenses. On an ongoing basis, certain loans incurred under the Amended and Restated Credit Facility will be used for the working capital and general corporate purposes of the Borrowers and their subsidiaries

(the Loans).

Loans incurred under the Amended and Restated Credit Facility bear interest in accordance with a graduated pricing matrix based on the average excess availability under the Revolver for the previous quarter. Borrowings under the Amended and

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Restated Credit Facility are jointly and severally guaranteed by the Credit Parties, and are secured by a security interest granted in favor of the Administrative Agent, for itself and for the benefit of the lenders, in all of the personal and owned real property of the Credit Parties, including a lien on all of the equity securities of the Borrowers and each of Borrower s subsidiaries. The Amended and Restated Credit Facility has a term of five years.

The Amended and Restated Credit Facility contains customary affirmative covenants regarding, among other things, the delivery of financial and other information to the lenders, maintenance of records, compliance with law, maintenance of property and insurance and conduct of business. The Amended and Restated Credit Facility also contains certain customary negative covenants that limit the ability of the Credit Parties to, among other things, create liens, make investments, enter into transactions with affiliates, incur debt, acquire or dispose of assets, including merging with another entity, enter into sale-leaseback transactions, and make certain restricted payments. The foregoing restrictions are subject to certain customary exceptions for facilities of this type. The Amended and Restated Credit Facility includes events of default (and related remedies, including acceleration of the loans made thereunder) usual for a facility of this type, including payment default, covenant default (including breaches of the covenants described above), cross-default to other indebtedness, material inaccuracy of representations and warranties, bankruptcy and involuntary proceedings, change of control, and judgment default. Many of the defaults are subject to certain materiality thresholds and grace periods usual for a facility of this type.

Available amounts under the Amended and Restated Credit Facility are based on a borrowing base. The borrowing base is limited to 85% of the net amount of eligible receivables, as defined in the Amended and Restated Credit Facility, plus the lesser of (i) 70% of the value of eligible inventory or (ii) up to 90% of the net orderly liquidation value of eligible inventory, plus the lesser of (i) \$17,500,000 or (ii) 70% of the fair market value of eligible real estate, and minus \$2.5 million, which is an availability block used to calculate the borrowing base. At June 30, 2007, we had \$44.1 million outstanding under the Amended and Restated Credit Facility and \$18.4 million of borrowing availability after giving effect to the required reserves of \$2.5 million. At December 30, 2006, we had \$41.5 million outstanding under the Amended and Restated Credit Facility and \$21.0 million of borrowing availability after giving effect to the required reserves of \$2.5 million.

Borrowings under our Amended and Restated Credit Facility typically increase as working capital requirements increase in anticipation of the important selling periods in late spring and in advance of the December holiday gift-giving season, and then decline following these periods. In the event sales results are less than anticipated and our working capital requirements remain constant, the amount available under the Amended and Restated Credit Facility may not be adequate to satisfy our needs. If this occurs, we may not succeed in obtaining additional financing in sufficient amounts and on acceptable terms.

Contractual Obligations

The following table of our material contractual obligations as of June 30, 2007, summarizes the aggregate effect that these obligations are expected to have on our cash flows in the periods indicated:

	Payments Due by Period								
		Less							
		than					After 5		
						4 - 5			
	Total	1 year	1 -3 Years (in thousands)		Years		Years		
Contractual Obligations Operating leases	\$ 175,310		\$	42,944	\$	42,114	\$ 67,340		
Purchase obligations (1) Total	7,527 \$ 182,837	,	\$	617 43,561	\$	42,114	\$ 67,340		
1 otai	\$ 182,837	\$ 29,822	\$	43,361	\$	42,114	\$ 67,340		

(1) Purchase

obligations

consist of

minimum

royalty

payments and

services and

goods we are

committed to

purchase in the

ordinary course

of business.

Purchase

obligations do

not include

contracts we can

terminate

without cause

with little or no

penalty to us.

Purchase

obligations do

not include

borrowings

under our

Amended and

Restated Credit

Facility.

Capital Expenditures

Subject to our ability to generate sufficient cash flow, for the remainder of fiscal year 2007, we expect to spend between \$2.0 million and \$3.0 million on capital expenditures to open additional stores and/or to retrofit, update or remodel existing stores.

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Off-Balance Sheet Arrangements

As of June 30, 2007, we did not have any off-balance sheet arrangements, as defined by the rules and regulations of the SEC.

Critical Accounting Policies and Estimates

Our significant accounting policies are more fully described in Note 1 of our audited consolidated financial statements in our Annual Report on Form 10-K filed with the SEC on March 30, 2007. Certain of our accounting policies are particularly important to the portrayal of our financial position and results of operations. In applying these critical accounting policies, our management uses its judgment to determine the appropriate assumptions to be used in making certain estimates. Those estimates are based on our historical experience, the terms of existing contracts, our observance of trends in the industry, information provided by our customers and information available from other outside sources, as appropriate. These estimates are subject to an inherent degree of uncertainty. *Revenue Recognition*.

We recognize revenue from retail sales at the time the customer takes possession of the merchandise and purchases are paid for, primarily with either cash or by credit card. We recognize revenues from catalog and Internet sales upon shipment of merchandise and any service related revenue as the services are performed.

We recognize revenue from the sale of gift cards and issuance of returns credits when (1) the cards or credits are redeemed by the customer, or (2) the likelihood of the cards or credits being redeemed by the customer is remote (breakage) and we determine that there is no legal obligation to remit the value of the unredeemed cards or credits to the relevant jurisdiction. Estimated breakage is calculated and recognized as revenue over a 48-month period following the card or credit issuance, in amounts based on the historical redemption patterns of the used cards or credits. The difference in total estimated breakage, if any, is recognized as a component of revenue at the end of the 48 months following the issuance of the card or credit, at which time we deem the likelihood of any further redemptions to be remote, and provided that such amounts are not required to be remitted to the relevant jurisdictions. Breakage income is included in net revenue in the consolidated statements of operations.

For all merchandise sales, we reserve for sales returns in the period of sale using estimates based on our historical experience.

Inventory Valuation

Merchandise inventories are carried at the lower of cost or market. Cost is the sum of expenditures, both direct and indirect, incurred to bring inventory to its existing condition and location. Cost is determined using the weighted-average method. We write down inventory value for damaged, obsolete, excess and slow-moving inventory and for inventory shrinkage due to anticipated book-to-physical adjustments. Based on our historical results, using various methods of disposition, we estimate the price at which we expect to sell this inventory to determine the potential loss if those items are later sold below cost. The carrying value for inventories that are not expected to be sold at or above costs are then written down. A significant adjustment in these estimates or in actual sales may have a material adverse impact on our net income.

Write-downs for inventory shrinkage are based on management s estimates and recorded as a percentage of net revenues on a monthly basis at rates commensurate with the most recent physical inventory results within the respective distribution channel. Inventory shrinkage expense recorded in the statements of operations was 1.0% and 0.7% of net revenues for the three-month periods ended June 30, 2007 and July 1, 2006, respectively. Inventory shrinkage expense recorded in the statements of operations was 1.2% and 0.7% of net revenues for the six-month periods ended June 30, 2007 and July 1, 2006, respectively. Inventory shrinkage expense recorded is a result of physical inventory counts made during these respective periods and write-down amounts recorded for periods outside of the physical inventory count dates.

Long-lived Assets, Including Goodwill and Identifiable Intangible Assets

We account for the impairment or disposal of long-lived assets in accordance with SFAS No. 144, which requires long-lived assets, such as property and equipment, to be evaluated for impairment whenever events or changes in circumstances indicate the carrying value of an asset may not be recoverable. An impairment loss is recognized when estimated future undiscounted cash flows expected to result from the use of the asset plus net proceeds expected from disposition of the asset, if any, are less than the carrying value of the asset. When an impairment loss is recognized,

the carrying amount of the asset is reduced to its estimated fair value. There were no material write-offs of assets in any of the three or six-month periods ended June 30, 2007 or July 1, 2006, respectively.

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Goodwill represents the excess purchase price over the fair value of net assets acquired, or net liabilities assumed, in a business combination. In accordance with SFAS No. 142, *Goodwill and Other Intangible Assets*, we assess the carrying value of our goodwill for indications of impairment annually, or more frequently if events or changes in circumstances indicate that the carrying amount of goodwill or intangible asset may be impaired. The goodwill impairment test is a two-step process. The first step of the impairment analysis compares the fair value of the company or reporting unit to the net book value of the company or reporting unit. We allocate goodwill to one enterprise-level reporting unit for impairment testing. In determining fair value, we utilize a blended approach and calculate fair value based on the combination of our actual market value on the impairment review date, as calculated in the public equity market, and our average market value over the past year, also as calculated in the public equity market. Step two of the analysis compares the implied fair value of goodwill to its carrying amount. If the carrying amount of goodwill exceeds its implied fair value, an impairment loss is recognized equal to that excess. We perform our annual test for goodwill impairment on the first day of the fourth fiscal quarter of each year.

We test for possible impairment of intangible assets whenever events or changes in circumstances indicate that the carrying amount of the asset is not recoverable based on management s projections of estimated future discounted cash flows and other valuation methodologies. Factors that are considered by management in performing this assessment include, but are not limited to, our performance relative to our projected or historical results, our intended use of the assets and our strategy for our overall business, as well as industry and economic trends. In the event that the book value of intangibles is determined to be impaired, such impairments are measured using a combination of a discounted cash flow valuation, with a discount rate determined to be commensurate with the risk inherent in our current business model, and other valuation methodologies. To the extent these future projections or our strategies change, our estimates regarding impairment may differ from our current estimates.

No impairment of goodwill or identifiable intangible assets was recorded in any of the three or six-month periods ended June 30, 2007 or July 1, 2006, respectively.

Product Return Reserves

We reserve for product returns based on estimates of future sales returns related to our current period sales. We analyze historical returns, current economic trends, current returns policies and changes in customer acceptance of our products when evaluating the adequacy of the reserve for sales returns. Any significant increase in merchandise returns that exceeds our estimates would adversely affect our operating results and financial condition. In addition, we may be subject to risks associated with defective products, including product liability. Our current and future products may contain defects, which could subject us to higher defective product returns, product liability claims and product recalls. Because our allowances are based on historical return rates, we cannot assure you that the introduction of new merchandise in our stores or catalogs, the opening of new stores, the introduction of new catalogs, increased sales over the Internet, changes in the merchandise mix or other factors will not cause actual returns to exceed return allowances. We book reserves as a percentage of net revenues on a monthly basis at rates commensurate with the latest historical twelve-month trends within the distribution channel in which the sales occur. Net returns reserve expenses recorded in the statement of operations were 3.6% and 3.5% of net revenues for the three-month periods ended June 30, 2007 and July 1, 2006, respectively. Net returns reserve expenses recorded in the statement of operations were 3.5% of net revenues for each of the six-month periods ended June 30, 2007, and July 1, 2006, respectively. We routinely compare actual experience to current reserves and make any necessary adjustments.

Store Closure Costs

When we decide to close a store we comply with the accounting guidance provided by SFAS No. 146, *Accounting For Costs Associated With Exit or Disposal Activities* (SFAS 146). Under SFAS 146, we estimate the future cashflows generated and expenses expected to be incurred through the store shutdown date. In the event that the expected expenses exceed the estimated future cashflows of the store, we recognize an expense to reflect that amount directly related to the shutdown of the store. These charges require us to make judgments about exit costs to be incurred for employee severance, lease terminations, inventory to be disposed of, and other liabilities. The ability to obtain agreements with lessors, to terminate leases or to assign leases to third parties can materially affect the accuracy of these estimates.

We did not close any stores during the three or six-month periods ended June 30, 2007 and July 1, 2006, respectively. We currently plan to close three stores in fiscal 2008 due to the expiration of the lease terms. We do not forecast the necessity to record any expense amounts under SFAS No. 146 for any of the three planned store closures in fiscal 2008 because the estimated future cashflows exceed the expected expenses incurred through the stores—shutdown dates.

Operating Leases

We enter into operating leases for our retail locations. Other than our Austin campus retail location, which we own, store

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lease agreements often include rent holidays, rent escalation clauses and contingent rent provisions for percentage of sales in excess of specified levels. Most of our lease agreements include renewal periods at our option. We recognize rent holiday periods and scheduled rent increases on a straight-line basis over the lease term beginning with the date we take possession of the leased space. We record tenant improvement allowances and rent holidays as deferred rent liabilities on our consolidated balance sheets and amortize the deferred rent over the term of the lease to rent expense on our consolidated statements of operations. We record rent liabilities on our consolidated balance sheets for contingent percentage of sales lease provisions when we determine that it is probable that the specified levels will be reached during the fiscal year. We record direct costs incurred to effect a lease in other long-term assets and amortize these costs on a straight-line basis over the lease term beginning with the date we take possession of the leased space. Deferred Tax Assets

A deferred income tax asset or liability is established for the expected future consequences resulting from temporary differences in the financial reporting and tax bases of assets and liabilities. As of June 30, 2007, and December 30, 2006, we recorded full valuation allowances against accumulated net deferred tax assets of \$7.4 million due to the uncertainties regarding the realization of deferred tax assets. If we generate taxable income in future periods or if the facts and circumstances on which our estimates and assumptions are based were to change, thereby impacting the likelihood of realizing the deferred tax assets, judgment would have to be applied in determining the amount of valuation allowance no longer required. Reversal of all or a part of this valuation allowance could have a significant positive impact on our net income in the period that it becomes more likely than not that certain of our deferred tax assets will be realized.

Stock Compensation

We follow the guidance set by by SFAS 123 (revised 2004), Share-Based Payment, (SFAS 123(R)) to record stock compensation expense. As such, we are required to calculate and record the appropriate amount of compensation expense over the estimated service period in our consolidated statement of operations based on the fair value of the related awards at the time of issuance or modification. We use the Black-Scholes fair value pricing model to estimate the fair value of stock option and stock grant awards granted under SFAS 123(R). The Black-Scholes model incorporates various and highly subjective assumptions including expected volatility, expected term and interest rates during the service period. The calculation of expected volatility is based on historical volatility for comparable industry peer groups over periods of time equivalent to the expected life of each stock option grant. Due to our relatively short trading history in the public equity markets, we believe that comparable industry peer groups provide a more reasonable measurement of volatility in order to calculate an accurate fair value of each stock award. The expected term is calculated based on the average of the remaining vesting term and the remaining contractual life of each award. We base the estimate of risk-free rate on the U.S. Treasury yield curve in effect at the time of grant or modification. We have never paid cash dividends and do not currently intend to pay cash dividends, and thus have assumed a 0% dividend yield. In March 2005, the SEC issued Staff Accounting Bulletin No. 107 (SAB 107), relating to SFAS 123(R). We have applied the provisions of SAB 107 in our adoption of SFAS 123(R). Results for prior periods have not been restated.

In addition, as part of the requirements of SFAS 123(R), we are required to estimate potential forfeitures of stock grants and adjust compensation cost recorded accordingly. The estimate of forfeitures will be adjusted over the requisite service period to the extent that actual forfeitures differ, or are expected to differ, from such estimates. Changes in estimated forfeitures will be recognized through a cumulative catch-up adjustment in the period of change and will also impact the amount of stock compensation expense to be recognized in future periods.

Recent Accounting Pronouncements

In September 2006, the Financial Accounting Standards Board (FASB) issued SFAS 157, Fair Value Measurements (SFAS 157). SFAS 157 defines fair value, establishes a framework for measuring fair value in GAAP and expands disclosures about fair value measurements. SFAS 157 is effective for fiscal years beginning after November 15, 2007 and interim periods within those fiscal years. We are currently evaluating the effect that the adoption of SFAS 157 will have on our financial position and results of operations.

In June 2006, the FASB issued FASB Interpretation (FIN) 48, *Accounting for Uncertainty in Income Taxes* (FIN 48). FIN 48 clarifies the accounting for uncertainty in income taxes recognized in an enterprise s financial statements in

accordance with SFAS 109. FIN 48 defines the minimum recognition threshold a tax position is required to meet before being recognized in the financial statements and seeks to reduce the diversity in practice associated with certain aspects of the recognition and measurement related to accounting for income taxes. We are subject to the provisions of FIN 48 as of January 1, 2007. We believe that our income tax filing positions and deductions will be sustained on audit and do not anticipate any adjustments that will result in a material change to our financial position. Therefore, no material reserves for uncertain income tax positions have been recorded pursuant to FIN 48. In addition, we did not record a cumulative effect adjustment related to the adoption of FIN 48.

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Item 3. Quantitative and Qualitative Disclosures about Market Risk

We are exposed to market risks, which include changes in U.S. interest rates and to a lesser extent, foreign exchange rates. We do not engage in financial transactions for trading or speculative purposes.

Interest Rate Risk

The interest payable on our Amended and Restated Credit Facility is based on variable interest rates and is therefore affected by changes in market interest rates. As of June 30, 2007, if the maximum available amount under the credit facility of \$65.0 million less the availability block of \$2.5 million had been drawn and the variable interest rate applicable to our variable rate debt had increased by 10 percentage points, our interest expense would have increased by \$6.3 million on an annual basis, thereby materially affecting our results from operations and cash flows. As our debt balances consist strictly of our Amended and Restated Credit Facility discussed herein, we were not party to or at risk for additional liability due to interest rate sensitivity associated with any interest rate swap or other interest related derivative instruments during the three and six-month periods ended June 30, 2007. We regularly review interest rate exposure on our outstanding borrowings in an effort to evaluate the risk of interest rate fluctuations.

Foreign Currency Risks

We purchase a significant amount of products from outside of the United States. However, these purchases are primarily made in U.S. dollars and only a small percentage of our international purchase transactions are in currencies other than the U.S. dollar. Any currency risks related to these transactions are deemed to be immaterial to us as a whole.

We operate a fulfillment center in Toronto, Canada and a sales, marketing and fulfillment center near London, England, which expose us to market risk associated with foreign currency exchange rate fluctuations. At this time, we do not manage the risk through the use of derivative instruments. A 10% adverse change in foreign currency exchange rates would not have a significant impact on our results of operations or financial position. Additionally, we were not a party to any derivative instruments during the three and six-month periods ended June 30, 2007, respectively.

Item 4. Controls and Procedures

Disclosure Controls and Procedures. Under the supervision and with the participation of our management, including our principal executive officer and principal financial and accounting officer, we conducted an evaluation of the effectiveness of the design and operation of our disclosure controls and procedures, as defined in Rules 13a-15(e) and 15d-15(e) under the Securities Exchange Act of 1934, as amended, as of the end of the period covered by this report (the Evaluation Date). Based on this evaluation, our principal executive officer and principal financial officer concluded as of the Evaluation Date that our disclosure controls and procedures were effective such that the information relating to our company, including our consolidated subsidiaries, required to be disclosed in our SEC reports (i) is recorded, processed, summarized and reported within the time periods specified in SEC rules and forms, and (ii) is accumulated and communicated to our management, including our principal executive officer and principal financial and accounting officer, as appropriate to allow timely decisions regarding required disclosure.

Internal Control over Financial Reporting. During the three months ended June 30, 2007, there have been no changes in our internal control over financial reporting that have materially affected, or are reasonably likely to materially affect, our internal control over financial reporting.

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PART II: OTHER INFORMATION

Item 1. Legal Proceedings

We are involved in various legal proceedings arising in the ordinary course of conducting business. We are not aware of any such lawsuits, the ultimate outcome of which, in the aggregate, would have a material adverse impact on our financial results or consolidated financial statements.

Item 1A. Risk Factors

There have been no material changes in our risk factors with respect to our quarter ended June 30, 2007 from those disclosed in our annual report on form 10-K filed with the SEC on March 30, 2007.

Item 6. Exhibits

- 31.1 Rule 13a-14(a)/15d-14(a) Certification of James D. Thompson.
- 31.2 Rule 13a-14(a)/15d-14(a) Certification of Virginia Bunte.
- 32.1 Certification of James D. Thompson 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 Virginia Bunte Pursuant to 18 U.S.C. Section 1350 as Adopted Pursuant to Section 906 of the Sarbanes-Oxley Act of 2002.

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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 hereunto duly authorized.

GOLFSMITH INTERNATIONAL HOLDINGS, INC.

By: /s/ James D. Thompson James D. Thompson

Chief Executive Officer, President and

Director

(Principal Executive Officer and

Authorized Signatory)
Date: August 7, 2007

By: /s/ Virginia Bunte
Virginia Bunte
Chief Financial Officer
(Principal Accounting Officer and
Authorized Signatory)

Date: August 7, 2007

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