ASBURY AUTOMOTIVE GROUP INC Form 10-Q November 07, 2006

UNITED STATES SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

FORM 10-Q

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

For the quarterly period ended September 30, 2006

OR

o TRANSITION REPORT PURSUANT TO SECTION 13 OR 15(d) OF THE SECURITIES EXCHANGE ACT OF 1934

For the transition period from to

Commission file number: 001-31262

ASBURY AUTOMOTIVE GROUP, INC.

(Exact name of Registrant as specified in its charter)

Delaware

(State or other jurisdiction of incorporation or organization)

622 Third Avenue, 37th Floor New York, New York (Address of principal executive offices) 01-0609375

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

10017

(Zip Code)

(212) 885-2500

(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. Yes x No o

Indicate by check mark whether the registrant is a large accelerated 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:

Large Accelerated Filer O

Accelerated Filer x

Non-Accelerated Filer o

Indicate by check mark whether the registrant is a shell company (as defined in Rule 12b-2 of the Exchange Act).

Yes o No x

Indicate the number of shares outstanding of each of the issuer s classes of common stock, as of the latest practicable date: The number of shares of common stock outstanding as of November 3, 2006, was 33,442,119 (net of 1,537,576 treasury shares).

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PART I. FINANCIAL INFORMATION

Item 1. Condensed Consolidated Financial Statements

ASBURY AUTOMOTIVE GROUP, INC. CONDENSED CONSOLIDATED BALANCE SHEETS (In thousands, except share and per share data) (Unaudited)

	September 30, 2006	December 31, 2005
ASSETS		
CLUD DEDUTE A COLUMN		
CURRENT ASSETS:	ф. 122.4 7 5	Φ 57.104
Cash and cash equivalents	\$ 133,475	\$ 57,194
Contracts-in-transit	95,222	122,250
Accounts receivable (net of allowance of \$690 and \$1,216, respectively)	152,039	167,203
Inventories	715,458	709,791
Deferred income taxes	19,825	19,825
Prepaid and other current assets	59,698	57,419
Assets held for sale	12,451	51,498
Total current assets	1,188,168	1,185,180
PROPERTY AND EQUIPMENT, net	201,053	193,457
GOODWILL	449.785	457,405
OTHER LONG-TERM ASSETS	91.741	94,758
Total assets	\$ 1,930,747	\$ 1,930,800
Total assets	\$ 1,930,747	\$ 1,930,000
LIABILITIES AND SHAREHOLDERS EQUITY		
EMBERTES IN DOMINISTRAÇÃO EQUIT		
CURRENT LIABILITIES:		
Floor plan notes payable manufacturer affiliated	\$ 293,928	\$ 204.044
Floor plan notes payable non-manufacturer affiliated	319,446	410,338
Current maturities of long-term debt	26,263	24,522
Accounts payable	64,610	72,432
Accrued liabilities	93,756	100,043
Liabilities associated with assets held for sale	,	26,847
Total current liabilities	798,003	838,226
	·	,
LONG-TERM DEBT	456,283	472,427
DEFERRED INCOME TAXES	44,055	44,287
OTHER LONG-TERM LIABILITIES	30,090	28,094
COMMITMENTS AND CONTINGENCIES (Note 14)		
SHAREHOLDERS EQUITY:		
Preferred stock, \$.01 par value per share, 10,000,000 shares authorized		
Common stock, \$.01 par value per share, 90,000,000 shares authorized, 34,921,981 and 34,435,252		
shares issued, including shares held in treasury, respectively	349	344
Additional paid-in capital	427,535	417,055
Retained earnings	191,073	148,986
Treasury stock, at cost; 1,537,576 and 1,586,587 shares held, respectively	(14,567)	(15,032)
Accumulated other comprehensive loss	(2,074)	(3,587)
Total shareholders equity	602,316	547,766
Total liabilities and shareholders equity	\$ 1,930,747	\$ 1,930,800

See Notes to Condensed Consolidated Financial Statements.

ASBURY AUTOMOTIVE GROUP, INC. CONDENSED CONSOLIDATED STATEMENTS OF INCOME

(In thousands, except per share data) (Unaudited)

	For the Three Mo Ended September 2006		For the Nine Months Ended September 30 2006	
REVENUES:	2000	2003	2000	2003
New vehicle	\$ 913,194	\$ 891,491	\$ 2,652,347	\$ 2,535,068
Used vehicle	394,402	360,029	1,137,069	1,028,901
Parts, service and collision repair	171,652	165,126	513.576	474,798
Finance and insurance, net	41,198	40,133	120,042	114,687
Total revenues	1,520,446	1,456,779	4,423,034	4,153,454
Total revenues	1,320,440	1,430,777	7,723,037	т,133,т3т
COST OF SALES:				
New vehicle	848,979	830,005	2,466,609	2,360,850
Used vehicle	357,864	327,670	1,032,966	937,903
Parts, service and collision repair	83,843	81,780	253,587	233,421
Total cost of sales	1,290,686	1,239,455	3,753,162	3,532,174
GROSS PROFIT	229,760	217,324	669,872	621,280
GROSS I ROTTI	227,700	217,324	007,072	021,200
OPERATING EXPENSES:				
Selling, general and administrative	174,996	168,395	512,360	486,947
Depreciation and amortization	5,076	4,930	15,164	14,390
Income from operations	49,688	43,999	142,348	119,943
income from operations	49,000	43,777	142,340	117,743
OTHER INCOME (EXPENSE):				
Floor plan interest expense	(10,311	(6,533) (30,712	(20,521)
Other interest expense	•			
Interest income	(11,225) 1,523	163		(30,183) 598
			3,271	398
Loss on extinguishment of long-term debt, net	(914) 400	14	(914) 1,225	455
Other income, net			· · · · · · · · · · · · · · · · · · ·	
Total other expense, net Income before income taxes	(20,527)) (60,398)	(49,651)
income before income taxes	29,161	27,329	81,950	70,292
INCOME TAX EXPENSE	10,935	10,248	30,731	26,359
INCOME FROM CONTINUING OPERATIONS	18,226	17,081	51,219	43,933
DISCONTINUED OPERATIONS, net of tax	(1,047) (2,483	(3,354)
DISCONTINUED OF EXATIONS, liet of tax	(1,047	(2,120) (2,403	(3,334)
NET INCOME	\$ 17,179	\$ 14,953	\$ 48,736	\$ 40,579
EARNINGS PER COMMON SHARE:				
Basic				
	\$ 0.55	\$ 0.52	\$ 1.55	\$ 1.35
Continuing operations	•	•	•	
Discontinued operations	(0.03)		0.08	(0.11)
Net income	\$ 0.52	\$ 0.46	\$ 1.47	\$ 1.24
Diluted				
Diluted Continuing operations	¢ 0.54	¢ 0.50	¢ 151	¢ 124
	\$ 0.54	\$ 0.52	\$ 1.51	\$ 1.34
Discontinued operations	(0.03		(0.07)	(0.10
Net income	\$ 0.51	\$ 0.45	\$ 1.44	\$ 1.24
WEIGHTED AVERAGE COMMON SHARES				
OUTSTANDING:				
Basic	33,258	32,737	33,087	32,644
Diluted	33,841	33,032	33,853	32,847

ASBURY AUTOMOTIVE GROUP, INC. CONDENSED CONSOLIDATED STATEMENTS OF CASH FLOWS (In thousands) (Unaudited)

		he Nine Mo ed Septembe		2005		
CASH FLOW FROM OPERATING ACTIVITIES:						
Net income	\$	48,736		\$	40,579	
Adjustments to reconcile net income to net cash provided by operating activities-						
Depreciation and amortization	15,10	64		14,3	90	
Depreciation and amortization from discontinued operations	209			1,40	5	
Share-based compensation	3,258	8				
Amortization of deferred financing fees	1,759	9		1,60	6	
Change in allowance for doubtful accounts	(526)	(1,0)
(Gain) loss on sale of discontinued operations, net	(2,07)	416		
Deferred income taxes	(1,22)			
Loss on extinguishment of long-term debt, net	914					
Other adjustments	5,403	3		5,19	5	
Changes in operating assets and liabilities, net of acquisitions and divestitures-	-, -			-, -		
Contracts-in-transit	27,02	28		23,3	99	
Accounts receivable	534			(6,4)
Proceeds from the sale of accounts receivable	14,34	47		12,3		,
Inventories	11,4			132,		
Prepaid and other current assets	(25,3)	(19,		
Floor plan notes payable manufacturer affiliated	89,88		,		5,442)
Accounts payable and accrued liabilities	(4,80)	2,38		,
Excess tax benefits from share-based payment arrangements	(1,72))	2,50	1	
Other long-term assets and liabilities	5,392)	4,98	7	
Net cash provided by operating activities	188,			37,4		
Net easil provided by operating activities	100,	301		37,7	17	
CASH FLOW FROM INVESTING ACTIVITIES:						
Capital expenditures internally financed	(22,8	R14)	(26,	598)
Capital expenditures externally financed	(11,8)	(24,)
Construction reimbursements associated with sale-leaseback agreements	3,383		,	4,12		,
Acquisitions	3,30.	,		(24,)
Proceeds from the sale of assets	43,69	01		12,7		,
Other investing activities	(1,29)	(707)
Net cash provided by (used in) investing activities	11,09		,	(59,)
rect cash provided by (used in) investing activities	11,0	<i>7</i>		(39,	300	,
CASH FLOW FROM FINANCING ACTIVITIES:						
Floor plan borrowings non-manufacturer affiliated	1 839	8,366		2.45	4,384	
Floor plan repayments non-manufacturer affiliated		16,033)	- 1	06,138	
Proceeds from borrowings	987	10,033	,	23,2		,
	(17,5	524)	(49,		
Repayments of debt issuance costs	(17,0) 4))
Payments of debt issuance costs Not proceed from shore based payment arrangements	5,958	0		(4,9))
Net proceeds from share-based payment arrangements			`	3,00	12	
Payments of dividends Excess toy benefits from abore based recurrent arrangements	(6,64)			
Excess tax benefits from share-based payment arrangements	1,723		`	10.0	£ 1	
Net cash (used in) provided by financing activities	(123)	19,8		
Net increase (decrease) in cash and cash equivalents	76,28	81		(2,0	95)
CACH AND CACH FOUNTAL ENTER begins in a Control of the Control of	57 14	0.4		20.0	0.2	
CASH AND CASH EQUIVALENTS, beginning of period	57,19			28,0		
CASH AND CASH EQUIVALENTS, end of period	\$	133,475		\$	25,998	

See Note 13 for supplemental cash flow information

See Notes to Condensed Consolidated Financial Statements

ASBURY AUTOMOTIVE GROUP, INC. NOTES TO CONDENSED CONSOLIDATED FINANCIAL STATEMENTS (Unaudited)

1. DESCRIPTION OF BUSINESS

Asbury Automotive Group, Inc. is a national automotive retailer, operating 120 franchises (87 dealership locations) in 21 metropolitan markets within 10 states as of September 30, 2006. We offer an extensive range of automotive products and services, including new and used vehicles, vehicle maintenance, replacement parts, collision repair services, and financing, insurance and service contracts. We offer 33 domestic and foreign brands of new vehicles, including four heavy truck brands. We also operate 24 collision repair centers that serve our markets.

Our retail network is currently organized into four regions and includes ten dealership groups, each marketed under different local brands: (i) Florida (comprising our Coggin dealerships, operating primarily in Jacksonville and Orlando, and our Courtesy dealerships operating in Tampa), (ii) West (comprising our McDavid dealerships operating throughout Texas and our Spirit dealership operating in Los Angeles, California), (iii) Mid-Atlantic (comprising our Crown dealerships operating in North Carolina, South Carolina and Southern Virginia) and (iv) South (comprising our Nalley dealerships operating in Atlanta, Georgia, and our North Point dealerships operating in Little Rock, Arkansas). Our Plaza dealerships operating in St. Louis, Missouri, our Gray Daniels dealerships operating in Jackson, Mississippi and our Northern California Dealerships operating in Sacramento and Fresno, remain standalone operations.

2. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES

Basis of Presentation

The accompanying unaudited interim condensed consolidated financial statements have been prepared in accordance with accounting principles generally accepted in the United States of America (GAAP), and reflect the condensed consolidated accounts of Asbury Automotive Group, Inc. and our wholly owned subsidiaries. All intercompany transactions have been eliminated in consolidation.

The preparation of financial statements in conformity with GAAP requires management to make estimates and assumptions that affect the amounts of assets and liabilities and disclosures of contingent assets and liabilities as of the date of the financial statements and the reported amounts of revenues and expenses during the periods presented. Accordingly, actual results could differ from these estimates. Estimates and assumptions are reviewed quarterly and the effects of revisions are reflected in the condensed consolidated financial statements in the period they are determined to be necessary. Refer to Critical Accounting Estimates in Item 2 Management s Discussion and Analysis of Financial Condition and Results of Operations for more information on our critical estimates.

In the opinion of management, all adjustments (consisting only of normal, recurring adjustments) considered necessary for a fair presentation of the unaudited interim condensed consolidated financial statements as of September 30, 2006, and for the three and nine months ended September 30, 2006 and 2005 have been included. The results of operations for the three and nine months ended September 30, 2006 are not necessarily indicative of the results that may be expected for the full year. Our interim unaudited condensed consolidated financial statements should be read together with our consolidated financial statements and the notes thereto contained in our Annual Report on Form 10-K for the year ended December 31, 2005.

In accordance with Statement of Financial Accounting Standards (SFAS) No. 144, Accounting for the Impairment or Disposal of Long-Lived Assets, certain amounts reflected in the accompanying Condensed Consolidated Balance Sheets as of September 30, 2006 and December 31, 2005, have been classified as Assets Held for Sale and Liabilities Associated with Assets Held for Sale for franchises, ancillary businesses and completed construction projects held for sale at each balance sheet date. In addition, the accompanying Condensed Consolidated Statements of Income for the three and nine months ended September 30, 2005, have been reclassified to reflect the status of our discontinued operations as of September 30, 2006.

Revenue Recognition

Revenue from the sale of new and used vehicles is recognized upon delivery, passage of title, signing of the sales contract and approval of financing. Revenue from the sale of parts, service and collision repair is recognized upon delivery of parts to the customer or at the time vehicle service or repair work is completed. Manufacturer incentives and rebates, including manufacturer holdbacks, floor plan interest assistance and certain advertising assistance, are recognized as a reduction of new vehicle cost of sales when earned, generally at the time the related vehicles are sold.

We receive commissions from third party lending and insurance institutions for arranging customer financing and for the sale of vehicle service contracts, credit life insurance and disability insurance to customers (collectively F&I). We may be charged back (chargebacks) for F&I commissions in the event a contract is terminated. F&I commissions are recorded at the time the vehicles are sold and a reserve for future chargebacks is established based on historical operating results and the termination provisions of the applicable contracts. F&I commissions, net of estimated chargebacks, are included in Finance and insurance, net in the accompanying Condensed Consolidated Statements of Income.

Goodwill and Other Intangible Assets

Goodwill represents the excess cost of the businesses acquired over the fair market value of the identifiable net assets. We have determined that based on how we operate our business, allocate resources, and regularly review our financial data and operating results that we qualify as a single reporting unit for purposes of testing goodwill for impairment. We evaluate our operations and financial results in the aggregate by dealership. The dealership general managers are responsible for customer facing activities, including inventory management, advertising and personnel decisions; and have the flexibility to respond to local market conditions while the corporate management team, with input from the regional management teams, is responsible for infrastructure and general strategy decisions.

The fair market value of our manufacturer franchise rights is determined at the acquisition date through discounting the projected cash flows specific to each franchise. We have determined that manufacturer franchise rights have an indefinite life as there are no legal, contractual, economic or other factors that limit their useful lives and they are expected to generate cash flows indefinitely due to the historically long lives of the manufacturers brand names. Due to the fact that manufacturer franchise rights are specific to the location in which we acquire a dealership, we have determined that the dealership is the reporting unit for purposes of testing for impairment.

Share-Based Compensation

Effective January 2006, we adopted SFAS No. 123R Share-Based Payment under the modified prospective transition method and therefore we record share-based compensation expense under the fair value method on a straight-line basis over the vesting period. Accordingly, prior periods have not been restated. Prior to January 2006, including the three and nine months ended September 30, 2005, we recorded share-based compensation expense in accordance with Accounting Principles Board (APB) Opinion No. 25, Accounting for Stock Issued to Employees. APB Opinion No. 25 required the use of the intrinsic value method, which measures compensation cost as the excess, if any, of the quoted market price of the stock at the measurement date over the amount an employee must pay to acquire the stock.

Derivative Instruments and Hedging Activities

We utilize derivative financial instruments to manage our capital structure. The types of risks hedged are those relating to the variability of cash flows and changes in the fair value of our financial instruments caused by movements in interest rates. We document our risk management strategy and assess hedge effectiveness at the inception and during the term of each hedge. Derivatives are reported at fair value on the accompanying Condensed Consolidated Balance Sheets.

The changes in fair value of the effective portion of cash flow hedges are reported as a component of accumulated other comprehensive income (loss). Amounts in accumulated other comprehensive income (loss) are reclassified to interest expense to the extent the hedge becomes ineffective. The change in fair value of fair value hedges are recorded as a component of interest expense. Changes in the fair value of the associated hedged exposures are also recorded as a component of interest expense.

Measurements of hedge effectiveness are based on comparisons between the gains or losses of the actual interest rate swaps and the gains or losses of hypothetical interest rate swaps, which are designed to reflect the critical terms of the defined hedged exposures. Ineffective portions of these interest rate swaps are reported as a component of interest expense in the accompanying Condensed Consolidated Statements of Income. We recognized minor ineffectiveness during the nine months ended September 30, 2006 and September 30, 2005.

Statements of Cash Flows

Borrowings and repayments of floor plan notes payable to a party unaffiliated with the manufacturer of a particular new vehicle, and all floor plan notes payable relating to pre-owned vehicles, are classified as financing activities on the accompanying Condensed Consolidated Statements of Cash Flows with borrowings reflected separately from repayments. The net change in floor plan notes payable to a party affiliated with the manufacturer of a particular new vehicle is classified as an operating activity on the accompanying Condensed Consolidated Statements of Cash Flows.

The net change in service loaner vehicle obligations is reflected as an operating activity as a component of Prepaid and Other Current Assets in the accompanying Condensed Consolidated Statements of Cash Flows, as these borrowings and repayments are with lenders affiliated with the vehicle manufacturer from which we purchase the related vehicles.

Construction reimbursements in connection with sale-leaseback agreements for the construction of new dealership facilities or leasehold improvements to our existing dealership facilities are included in investing activities in the accompanying Condensed Consolidated Statements of Cash Flows.

Externally financed capital expenditures include all expenditures that we have financed during the reporting period or intend to finance in future reporting periods through sale-leaseback transactions or mortgage financing. Internally financed capital expenditures include all capital expenditures which were paid using available cash and for which we do not intend to seek external financing.

Tax benefits related to share-based awards that are fully vested prior to the adoption of SFAS No. 123R are included as cash inflows from financing activities and cash outflows from operating activities on the accompanying Condensed Consolidated Statements of Cash Flows. Excess tax benefits related to share-based awards that are partially vested upon or granted after the adoption of SFAS No. 123R are also included as cash inflows from financing activities and cash outflows from operating activities on the accompanying Condensed Consolidated Statements of Cash Flows.

Net proceeds from share-based payment arrangements include payments from employees upon the exercise of stock options, net of payments of employee income taxes in connection with net share settlements of share-based awards. Net share settlements of share-based awards result in (i) the issuance of shares of our common with a value equal to the employee s intrinsic value and (ii) the payment of the income tax on behalf of the employee in lieu of issuing additional shares of common stock.

Recent Accounting Pronouncements

In September 2006, the Financial Accounting Standards Board (FASB) issued FASB Interpretation (FIN) No. 48 Accounting for Uncertainty in Income Taxes. FIN No. 48 clarifies the accounting for uncertainty in income taxes recognized in an enterprise s financial statements in accordance with FASB Statement No. 109 Accounting for Income Taxes. FIN No. 48 prescribes a recognition threshold and measurement of a tax position taken or expected to be taken in a tax return. FIN No. 48 also provides guidance on derecognition, classification, interest and penalties, accounting in interim periods, disclosure and transition. FIN No. 48 is effective for fiscal years beginning after December 15, 2006. Earlier application is encouraged if the enterprise has not yet issued financial statements, including interim financial statements, in the period of adoption. We are currently evaluating the impact of FIN No. 48 on our condensed consolidated financial statements and disclosures.

In September 2006, the SEC issued Staff Accounting Bulletin No. 108 (SAB 108), Considering the Effects of Prior Year Misstatements when Quantifying Misstatements in Current Year Financial Statements. SAB 108 addresses how the effects of prior year uncorrected misstatements should be considered when quantifying misstatements in current year financial statements. SAB 108 requires companies to quantify misstatements using both a balance sheet and an income statement approach and to evaluate whether either approach results in quantifying an error that is material in light of relevant quantitative and qualitative factors. When the effect of initial adoption is material, companies will record the effect as a cumulative effect adjustment to beginning of year retained earnings. The provisions of SAB 108 are effective for the year ending December 31, 2006. The adoption of SAB 108 is not expected to have a material impact on our financial statements.

In September 2006, the FASB issued SFAS No. 157 Fair Value Measurements. SFAS No. 157 provides guidance for, among other things, the definition of fair value and the methods used to measure fair value. The provisions of SFAS No. 157 are effective for fiscal years beginning after November 15, 2007. We are currently evaluating the impact of SFAS No. 157 on our condensed consolidated financial statements and disclosures.

3. SHARE-BASED COMPENSATION

We have established two share-based compensation plans (the Plans) under which we have granted non-qualified stock options, performance share units and restricted share units to our directors, officers and employees at fair market value on the date of the grant. Stock options generally vest ratably over three years from the date of grant and expire ten years from the date of grant. Performance share units generally vest after two to three years from the date of grant and provide the holder the opportunity to receive additional shares of common stock if certain performance criteria are achieved. The actual number of shares earned by a holder of performance share units may range from 0% to 180% of the target number of shares to be granted to such a holder, depending on the achievement of certain performance criteria over a defined period of timeare achieved. Restricted share units vest ratably over two to three years from the date of grant and have voting and dividends rights prior to vesting. We have granted a total of 4,310,954 non-qualified stock options and 175,500 performance share

units to certain of our key employees and officers and 12,500 restricted share units to members of our board of directors. As of September 30, 2006, there were 1,674,820 non-qualified stock options, 174,500 performance share units and 12,500 restricted share units outstanding. In addition, there were approximately 2,225,000 share-based awards available for grant under our share-based compensation plans as of September 30, 2006. We expect to continue to issue performance share units and restricted share units in lieu of non-qualified stock options.

Effective January 2006, we adopted SFAS No. 123R under the modified prospective transition method. As a result we have recorded share-based compensation expense for the three and nine months ended September 30, 2006, under the fair value method. Prior to January 2006, including the three and nine months ended September 30, 2005, we accounted for share-based awards under the intrinsic value method in accordance with APB Opinion No. 25 and therefore did not record any share-based compensation expense. During the nine months ended September 30, 2006, the adoption of SFAS No. 123R resulted in incremental share-based compensation expense of \$2.1 million (excluding \$1.2 million associated with our decision to issue performance share units and restricted share units). The incremental share-based compensation expense decreased income before income taxes by \$2.1 million, net income by \$1.3 million and basic and diluted earnings per common share by \$0.04 per share. Net cash provided by operating activities decreased and net cash used in financing activities decreased by \$1.7 million related to excess tax benefits from share-based payment arrangements.

The fair value of each option award is estimated on the date of grant using the Black Scholes option valuation model. The fair value of each performance share unit and restricted share unit is calculated using the closing market price of our common stock on the date of grant. Expected volatilities are based on the historical volatility of our common stock. We use historical data to estimate the rate of option exercises and employee turnover within the valuation model. The expected term of options granted represents the period of time that the related options are expected to be outstanding. The risk-free rate for periods within the contractual life of the option is based on the U.S. Treasury yield curve in effect at the time of grant.

We recorded \$1.0 million in compensation expense and an associated tax benefit of \$0.4 million for the three months ended September 30, 2006; and \$3.3 million in compensation expense and an associated tax benefit of \$1.2 million for the nine months ended September 30, 2006. We did not recognize any material share-based compensation expense during the nine months ended September 30, 2005. As of September 30, 2006, there was \$3.7 million of total unrecognized share-based compensation expense related to non-vested share-based awards granted under the Plans. That cost is expected to be recognized over a weighted average period of 0.7 years. The following table illustrates the effect on net income and net income per share had our share-based awards been recorded using the fair value method of SFAS No. 123R for the three and nine months ended September 30, 2005:

(In thousands, except per share data)	Mont	ne Three hs Ended mber 30,	M	r the Nine onths Ended ptember 30, 05	
Net income	\$	14,953	\$	40,579	
Adjustments to net income:					
Share-based compensation expense included in net income, net of tax			1		
Pro forma share-based compensation expense, net of tax	(669) (2	,009)
Pro forma net income	\$	14,284	\$	38,571	
Net income per common share basic (as reported)	\$	0.46	\$	1.24	
Net income per common share diluted (as reported)	\$	0.45	\$	1.24	
Pro forma net income per common share basic	\$	0.44	\$	1.18	
Pro forma net income per common share diluted	\$	0.43	\$	1.17	

A summary of options outstanding and exercisable under the Plans as of September 30, 2006, and changes during the nine months then ended is presented below:

	Stock Options	thted Average cise Price	Weighted Av Remaining Contractual	0	Aggre Value	egate Intrinsic *
Options outstanding - December 31, 2005	2,941,262	\$ 15.35				
Granted						
Exercised	(1,224,229)	\$ 16.38				
Expired / Forfeited	(42,213)	\$ 15.01				
Options outstanding September 30, 2006	1,674,820	\$ 14.61	4.3		\$	10,032,172
Options exercisable September 30, 2006	1.287.285	\$ 14.51	6.5		\$	7.839.566

* Based on the closing price of our common stock on September 30, 2006

Cash received from option exercises for the nine months ended September 30, 2006 totaled \$6.8 million. The actual intrinsic value of options exercised during the nine months ended September 30, 2006 was \$4.8 million. The actual tax benefit realized for the tax deductions from option exercises totaled \$1.8 million for the nine months ended September 30, 2006.

A summary of performance share units and restricted share units as of September 30, 2006, and changes during the nine months then ended is presented below:

	Shares		ed Average Oate Fair Value	
Performance Share Units December 31, 2005		\$		
Granted	175,500	\$	16.86	
Performance estimate	43,875	\$	16.86	
Vested		\$		
Forfeited	(1,000) \$	16.86	
Performance Share Units September 30, 2006*	218,375	\$	16.86	

^{*} Includes an estimate of 43,875 out of a maximum of 140,400 issuable upon attaining certain performance metrics

	Shares	Weighted Average Grant Date Fair Value
Restricted Share Units December 31, 2005		\$
Granted	12,500	\$ 19.81
Vested		\$
Forfeited		\$
Restricted Share Units September 30, 2006	12,500	\$ 19.81

Each performance share unit provides an opportunity for the employee to receive a number of shares of our common stock based on our performance during a three year period as measured against objective performance goals as determined by the compensation committee of our board of directors. The actual number of shares earned may range from 0% to 180% of the target number of shares depending upon achievement of the performance goals.

4. INVENTORIES

Inventories consist of the following:

(In thousands)	As of September 30, 2006	December 31, 2005
New vehicles	\$ 550,404	\$ 556,141
Used vehicles	121,485	111,000
Parts and accessories	43,569	42,650
Total inventories	\$ 715,458	\$ 709,791

The lower of cost or market reserves for inventory totaled \$5.2 million and \$4.3 million as of September 30, 2006 and December 31, 2005, respectively. In addition to the inventories shown above, we had \$18.9 million of inventory as of December 31, 2005 classified as Assets Held for Sale on the accompanying Condensed Consolidated Balance Sheet as they were associated with franchises held for sale. There was no inventory classified as Assets Held for Sale as of September 30, 2006.

5. ACQUISITIONS

We did not acquire any franchises during the nine months ended September 30, 2006. During the nine months ended September 30, 2005, we acquired three franchises (one dealership location) for an aggregate purchase price of \$26.8 million, including \$9.3 million of cash, \$15.3 million of borrowings from our floor plan facilities, the exchange of two of our franchises valued at \$1.5 million and \$0.7 million of future payments.

The allocation of purchase price for acquisitions is as follows:

(In thousands)	For the Nine Months Ended September 30, 2005
Inventories	\$ 17,156
Fixed assets	344
Other assets	1
Goodwill	6,400
Franchise rights	2,850
Total purchase price	\$ 26,751

6. GOODWILL AND MANUFACTURER FRANCHISE RIGHTS

During the nine months ended September 30, 2006, we sold six franchises (five dealership locations) and one ancillary business resulting in the removal of approximately \$7.6 million of Goodwill from our Condensed Consolidated Balance Sheets. There were no manufacturer franchise rights associated with these franchises at the time of sale as these franchises were purchased prior to the adoption of SFAS No. 142 Goodwill and Other Intangibles. Manufacturer franchise rights totaled \$41.8 million as of September 30, 2006 and December 31, 2005, and are included in Other Long-term Assets on the accompanying Condensed Consolidated Balance Sheets.

7. ASSETS AND LIABILITIES HELD FOR SALE

Assets and liabilities classified as held for sale include (i) assets and liabilities associated with discontinued operations held for sale at each balance sheet date and (ii) costs of completed construction projects included in pending sale-leaseback transactions where an unaffiliated third party reimburses us during construction or will reimburse us upon completion of the transaction.

Assets associated with discontinued operations include real estate associated with former dealership locations in Texas as of September 30, 2006. As of December 31, 2005, assets and liabilities associated with discontinued operations included two franchises (two dealership locations) in Oregon and two franchises (two dealership locations) in Southern California. During the nine months ended September 30, 2006, we sold the franchises that had been held for sale as of December 31, 2005, as well as two additional franchises (one dealership location) and one ancillary business in Florida for proceeds of \$43.5 million, resulting in a net gain of \$2.1 million. Assets associated with discontinued operations totaled \$12.5 million and \$39.6 million as of September 30, 2006 and December 31, 2005, respectively. Liabilities associated with discontinued operations totaled \$16.8 million as of December 31, 2005. There were no liabilities associated with discontinued operations as of September 30, 2006.

Included in Assets Held for Sale as of December 31, 2005, were \$11.9 million of costs associated with two completed projects included in pending sale-leaseback transactions. As of December 31, 2005, Liabilities Associated with Assets Held for Sale included \$10.0 million of reimbursements associated with the two completed construction projects. During the nine months ended September 30, 2006, we incurred \$1.5 million of additional construction costs associated with the completion of these two sale-leaseback transactions resulting in (i) the sale of \$13.4 million of assets; (ii) the receipt of the remaining \$3.4 million of reimbursements and (iii) the commencement of long-term operating leases for the assets sold.

A summary of assets and liabilities held for sale is as follows:

(In thousands)	As of September 30, 2006	December 31, 2005
Assets:		
Inventories	\$	\$ 18,940
Property and equipment, net	12,451	32,558
Total assets	12,451	51,498
Liabilities:		
Floor plan notes payable		16,775
Other liabilities		10,072
Total liabilities		26,847
Net assets held for sale	\$ 12,451	\$ 24,651

Included in Prepaid and Other Current Assets on the accompanying Condensed Consolidated Balance Sheets are costs associated with construction projects, which we intend to sell through sale-leaseback transactions but have not been completed and therefore are not available for sale. In connection with these construction projects, we have entered into sale-leaseback agreements whereby an unaffiliated third party purchased the land and is reimbursing us, or will reimburse us, for the cost of construction of dealership facilities being constructed on the land. We capitalize the cost of the construction during the construction period and record a corresponding liability equal to the amount of any reimbursed funds. Upon completion of the construction, we will execute the sale-leaseback transaction and remove the cost of construction and the related liability from our Condensed Consolidated Balance Sheets. The book value of assets associated with construction projects that have not been completed as of September 30, 2006 and December 31, 2005 totaled \$11.1 million and \$2.9 million, respectively. As of September 30, 2006 and December 31, 2005, there were no liabilities associated with these construction projects.

8. LONG-TERM DEBT

Long-term debt consists of the following:

(In thousands)	As of Septe 2006	mber 30,		Dece 2005	mber 31,	
9% Senior Subordinated Notes due 2012	\$	250,000		\$	250,000	
8% Senior Subordinated Notes due 2014 (\$185.0 million and \$200.00 million face						
value, respectively, net of hedging activity of \$8,229 and \$8,028, respectively)		176,771		191,972		
Mortgage notes payable	e 27,079		26,764		64	
Loaner vehicle obligations	24,146		21,676		76	
Capital lease obligations	3,691			4,54	8	
Other notes payable	859		859 1,989		9	
	482,546			496,	949	
Less current portion	(26,263)	(24,5	522)	
Long-term debt	\$ 456,283		· /		\$	472,427

In September 2006, we recognized a \$0.9 million loss on the extinguishment of \$15.0 million of our 8% Notes. Included in the \$0.9 million loss is a \$0.7 million write-off of a portion of the unamortized value of our terminated fair value swap and a \$0.4 million write-off of a portion of the unamortized debt issuance costs associated with the 8% Notes, offset by a \$0.2 million market discount on the 8% Notes. This transaction will reduce our other interest expense annually by \$1.2 million. Our board of directors has authorized us to repurchase up to an additional \$25.0 million of our Senior Subordinated Notes, which we may do depending on market conditions.

In March 2006, we amended our Committed Credit Facility to include DaimlerChrysler Financial Services (DCFS) as a lender and extended its maturity to March 2009. In addition, DCFS has agreed to provide a maximum of \$120.0 million of floor plan financing outside of the Committed Credit Facility to finance inventory purchases at our Mercedes-Benz, Chrysler, Dodge and Jeep dealerships (DaimlerChrysler Dealerships). As a result of the execution of this amendment, floor plan borrowings from DCFS are now included in Floor Plan Notes Payable Manufacturer Affiliated on our Condensed Consolidated Balance Sheets. The DCFS floor plan facility has no stated termination date. Borrowings will accrue interest based on LIBOR. Further, we reduced our working capital borrowing capacity of our Committed Credit Facility from \$150.0 million to \$125.0 million and reduced the floor plan borrowing capacity of our Committed Credit Facility from \$650.0 million to

\$425.0 million.

9. FLOOR PLAN NOTES PAYABLE

In connection with the amendment to our Committed Credit Facility in March 2006, we refinanced the floor plan notes payable at our DaimlerChrysler Dealerships through the repayment of \$85.4 million of floor plan notes payable non-manufacturer affiliated with borrowings from DCFS, a manufacturer affiliated lender. As a result, floor plan notes payable at our DaimlerChrysler Dealerships are included in Floor Plan Notes Payable Manufacturer Affiliated on the accompanying Condensed Consolidated Balance Sheets as of September 30, 2006. Floor plan notes payable at our DaimlerChrysler Dealerships totaled \$90.8 million and \$95.4 million as of September 30, 2006 and December 31, 2005, respectively. In addition, during the nine months ended September 30, 2006, our Floor Plan Repayments Non-manufacturer Affiliated and Floor Plan Notes Payable Manufacturer Affiliated each increased by \$85.4 million on the accompanying Condensed Consolidated Statements of Cash Flows

As of September 30, 2006, we had \$613.4 million of floor plan notes payable outstanding on the accompanying Condensed Consolidated Balance Sheets. As of December 31, 2005, we had \$631.2 million of floor plan notes payable outstanding, including \$16.8 million classified as Liabilities Associated with Assets Held for Sale on the accompanying Condensed Consolidated Balance Sheets.

10. DERIVATIVE INSTRUMENTS AND HEDGING ACTIVITY

Three of our interest rate swap agreements terminated in March 2006, which resulted in a cash payment of \$13.7 million, which equaled the fair market value of the swap agreements. Included in Accumulated Other Comprehensive Loss on our Condensed Consolidated Balance Sheet as of September 30, 2006 was \$3.6 million (\$2.2 million, net of tax) of unrecognized amortization related to our two terminated cash flow swaps, which are being amortized through March 2014 as a component of Floor Plan Interest Expense on the accompanying Condensed Consolidated Statements of Income. In addition, included as a reduction to our 8% Notes as of September 30, 2006 was \$8.2 million of unrecognized amortization related to our terminated fair value swap, which is being amortized through March 2014 as a component of Other Interest Expense on the accompanying Condensed Consolidated Statements of Income. The amortization of the termination costs of these three swap agreements will increase floor plan and other interest expense by \$0.7 million and \$0.9 million, respectively, during 2006.

We have an interest rate swap agreement with a notional principal amount of \$14.3 million as of September 30, 2006, as a hedge against future cash flows that result from changes in the interest rate of our variable rate mortgage notes payable. Under the terms of the swap agreement, we are required to make payments at a fixed rate and receive a variable rate based on LIBOR. This swap agreement was designated and qualifies as a cash flow hedge of changes in the interest rate of our variable rate mortgage notes payable and will contain minor ineffectiveness. As of September 30, 2006 and December 31, 2005, the swap agreement had a fair value of \$0.4 million and \$0.3 million, respectively, which is included in Other Long-Term Assets on the accompanying Condensed Consolidated Balance Sheets.

11. COMPREHENSIVE INCOME

The following table provides a reconciliation of net income to comprehensive income:

(In thousands)		he Three Moi d September		2005			the Nine Mo ed Septembo		2005	5
Net income	\$	17,179		\$	14,953	\$	48,736		\$	40,579
Other comprehensive income:							-			
Change in fair value of cash flow swaps	(326)	5,163	5	1,86	2		(114	1)
Amortization of terminated cash flow swaps	239					557				
Income tax expense (benefit) associated with cash flow swaps	33			(1,93)	57) (906	Ď)	43	
Comprehensive income	\$	17,125		\$	18,181	\$	50,249		\$	40,508

12. DISCONTINUED OPERATIONS

During the nine months ended September 30, 2006, we placed three franchises (one dealership location) and one ancillary business into discontinued operations and sold six franchises (five dealership locations) and one ancillary business for proceeds of \$43.5 million, resulting in a net gain of \$2.1 million. As of September 30, 2006, one franchise was pending disposition. The accompanying Condensed Consolidated Statements of Income for the three and nine months ended September 30, 2005, have been reclassified to reflect the status of our discontinued operations as of September 30, 2006. The following table provides further information regarding our discontinued operations as of September 30, 2006, and includes the results of businesses sold between January 1, 2005 and September 30, 2006, and businesses pending

disposition as of

September 30, 2006:

	For the Three Ended Septem				For the Three M Ended Septembe			
(Dollars in thousands)	Sold	Disposition		Total	Sold(a)	Disposition(b)		Total
Franchises:								
Mid-line Domestic					7			7
Mid-line Import					3			3
Value					2			2
Luxury		1		1		1		1
Total		1		1	12	1		13
Ancillary Businesses	1			1	2			2
· ·								
Revenues	\$ 1,026	\$ 1,591		\$ 2,617	\$ 101,427	\$ 1,912		\$ 103,339
Cost of sales	82	1,377		1,459	86,588	1,700		88,288
Gross profit	944	214		1,158	14,839	212		15,051
Operating expenses	2,265	74		2,339	16,813	77		16,890
Income (loss) from operations	(1,321)	140		(1,181)	(1,974)	135		(1,839)
Other income (expense), net	85	(38)	47	(1,113)	(27)	(1,140)
Loss on disposition of discontinued								
operations, net	(541)			(541)	(426)			(426)
Income (loss) before income taxes	(1,777)	102		(1,675)	(3,513)	108		(3,405)
Income tax (expense) benefit	666	(38)	628	1,317	(40)	1,277
Discontinued operations, net of tax	\$ (1,111)	\$ 64		\$ (1,047)		\$ 68	ĺ	\$ (2,128)

⁽a) Businesses were sold between July 1, 2005 and September 30, 2006.

⁽b) Businesses were pending disposition as of September 30, 2006.

	For the N Ended Se		Months aber 30, 2000 Pending	6			For the Nine Ended Septe						
(Dollars in thousands)	Sold		Disposition	n	Total		Sold(a)		Disposition(k	o)	Total	I	
Franchises:													
Mid-line Domestic	3				3		10				10		
Mid-line Import	2				2		3				3		
Value	1				1		2				2		
Luxury			1		1		1		1		2		
Total	6		1		7		16		1		17		
Ancillary Businesses	1				1		2				2		
Revenues	\$ 37,73	7	\$ 6,422		\$ 44,159)	\$ 310,03	6	\$ 5,026		\$	315,062	
Cost of sales	28,926		5,703		34,629		260,811		4,437		265,	248	
Gross profit	8,811		719		9,530		49,225		589		49,8	14	
Operating expenses	14,414		215		14,629		51,351		197		51,5	48	
Income (loss) from operations	(5,603)	504		(5,099)	(2,126)	392		(1,73)	34)
Other expense, net	(432)	(127)	(559)	(3,143)	(73)	(3,21	.6)
Gain (loss) on disposition of discontinued													
operations, net	2,076				2,076		(416)			(416)

Income (loss) before income taxes	(3,959)	377		(3,582) (5,6	85)	319			(5,3	366)
Income tax (expense) benefit	1,241	(142)	1,099	2,13	32		(120))	2,01	12	
Discontinued operations, net of tax	\$ (2,718)	\$ 235		\$ (2,483) \$	(3,553)	\$	199		\$	(3,354)

⁽a) Businesses were sold between January 1, 2005 and September 30, 2006.

(b) Businesses were pending disposition as of September 30, 2006.

13. SUPPLEMENTAL CASH FLOW INFORMATION

During the nine months ended September 30, 2006 and 2005, we made interest payments, net of amounts capitalized, totaling \$60.6 million and \$51.3 million, respectively. During the nine months ended September 30, 2006 and 2005, we received \$0.5 million and \$3.7 million, respectively, of proceeds associated with our fair value swap that was entered into in connection with the issuance of our 8% Notes.

During the nine months ended September 30, 2006 and 2005, we made income tax payments totaling \$18.5 million and \$17.8 million, respectively.

During the nine months ended September 30, 2006 and 2005, we completed sale-leaseback transactions resulting in the sale of \$13.4 million and \$15.7 million of Assets Held for Sale and the removal of the corresponding liabilities from our Condensed Consolidated Balance Sheets, respectively.

14. COMMITMENTS AND CONTINGENCIES

A significant portion of our vehicle business involves the sale of vehicles, parts or vehicles composed of parts that are manufactured outside the United States of America. As a result, our operations are subject to customary risks of importing merchandise, including fluctuations in the relative values of currencies, import duties, exchange controls, trade restrictions, work stoppages and general political and socio-economic conditions in foreign countries. The United States of America or the countries from which our products are imported may, from time to time, impose new quotas, duties, tariffs or other restrictions, or adjust presently prevailing quotas, duties or tariffs, which may affect our operations and our ability to purchase imported vehicles and/or parts at reasonable prices.

Manufacturers may direct us to implement costly capital improvements to dealerships as a condition upon entering into franchise agreements with them. Manufacturers also typically require that their franchises meet specific standards of appearance. These factors, either alone or in combination, could cause us to divert our financial resources to capital projects from uses that management believes may be of higher long-term value, such as acquisitions.

Substantially all of our facilities are subject to federal, state and local provisions regarding the discharge of materials into the environment. Compliance with these provisions has not had, nor do we expect such compliance to have, any material effect upon our capital expenditures, net earnings, financial condition, liquidity or competitive position. We believe that our current practices and procedures for the control and disposition of such materials comply with applicable federal, state and local requirements.

From time to time, we and our dealerships are named in claims involving the manufacture and sale or lease of motor vehicles, including but not limited to the charging of administrative fees, the operation of dealerships, contractual disputes and other matters arising in the ordinary course of our business. With respect to certain of these claims, the sellers of our acquired dealerships have indemnified us. We do not expect that any potential liability from these claims will materially affect our financial condition, liquidity, results of operations or financial statement disclosures.

Our dealerships hold dealer agreements with a number of vehicle manufacturers. In accordance with the individual dealer agreements, each dealership is subject to certain rights and restrictions typical of the industry. The ability of the manufacturers to influence the operations of the dealerships or the loss of a dealer agreement could have a negative impact on our operating results.

15. SECONDARY OFFERING OF COMMON STOCK

In September 2006, Asbury Automotive Holdings L.L.C., an affiliate of Ripplewood Investments L.L.C, and our principal shareholder, completed a secondary offering of our common stock in which it sold approximately 8,555,700 of its shares at \$18.50 per share. Shares sold by Asbury Automotive Holdings L.L.C. were sold for the account of funds affiliated with Ripplewood Investments L.L.C. and Freeman Spogli & Co., Incorporated. We did not receive any net proceeds from the secondary offering. The secondary offering resulted in the reduction of our principal shareholder s ownership percentage from approximately 53% to approximately 27%.



16. CONDENSED CONSOLIDATING FINANCIAL INFORMATION

Our 8% Notes and our Committed Credit Facility are guaranteed by all of our current subsidiaries, other than our current Toyota and Lexus dealership subsidiaries, and all of our future domestic restricted subsidiaries, other than our future Toyota and Lexus dealership facilities. The following tables set forth, on a condensed consolidating basis, our balance sheets, statements of income and statements of cash flows, for our guarantor and non-guarantor subsidiaries for all financial statement periods presented in our interim Condensed Consolidated financial statements.

Condensed Consolidating Balance Sheet As of September 30, 2006 (In thousands)

	Pare Com	nt pany		rantor sidiaries		-guarantor sidiaries	Elir	ninations	Cor	nsolidated
ASSETS										
Current assets:										
Cash and cash equivalents	\$		\$	133,475	\$		\$		\$	133,475
Inventories			666	,586	48,8	372			715	,458
Other current assets			287	,552	39,2	232			326	,784
Assets held for sale			12,4	151					12,4	451
Total current assets			1,10	00,064	88,1	104			1,13	88,168
Property and equipment, net			194	,561	6,49	92			201	,053
Goodwill			396	,583	53,2	202			449	,785
Other assets			91,4	168	273				91,	741
Investment in subsidiaries	602,	316	80,2	281			(68	2,597)	
Total assets	\$	602,316	\$	1,862,957	\$	148,071	\$	(682,597) \$	1,930,747
LIABILITIES AND SHAREHOLDERS										
EQUITY										
Current liabilities:										
Floor plan notes payable manufacturer										
affiliated	\$		\$	293,928	\$		\$		\$	293,928
Floor plan notes payable non manufacture	r									
affiliated			281.	,	37,9					,446
Other current liabilities			154	<i>'</i>	29,7					,629
Total current liabilities			730	,263	67,7	740			798	5,003
T			150	222	50				150	. 202
Long-term debt			456	,	50					5,283
Other liabilities	(00	216	74,1		00.7	101	(60	2.507	74,	
Shareholders equity	602,			,316	80,2		(2,597	/	2,316
Total liabilities and shareholders equity	\$	602,316	\$	1,862,957	\$	148,071	\$	(682,597) \$	1,930,747

Condensed Consolidating Balance Sheet As of December 31, 2005 (In thousands)

	Pare Con	ent ipany		nrantor sidiaries		guarantor idiaries	Elin	ninations		ndensed nsolidated
ASSETS										
Current assets:										
Cash and cash equivalents	\$		\$	57,194	\$		\$		\$	57,194
Inventories			658	,820	50,9	71			709	,791
Other current assets			334	,403	32,2	94			366	5,697
Assets held for sale			51,4	498					51,	498
Total current assets			1,10	01,915	83,2	65			1,1	85,180
Property and equipment, net			187	,077	6,38	0			193	3,457
Goodwill			404	,203	53,2	02			457	,405
Other assets			94,4	470	288				94,	758
Investment in subsidiaries	547,	,766	71,8	809			(619	9,575)	
Total assets	\$	547,766	\$	1,859,474	\$	143,135	\$	(619,575) \$	1,930,800
LIABILITIES AND SHAREHOLDERS										
EQUITY										
Current Liabilities:										
Floor plan notes payable - manufacturer										
affiliated	\$		\$	204,044	\$		\$		\$	204,044
Floor plan notes payable - non-manufacturer										
affiliated			368	,213	42,1	25			410),338
Other current liabilities			167	,929	29,0	68			196	5,997
Liabilities associated with assets held for sale			26,8	347					26,	847
Total current liabilities			767	,033	71,1	93			838	3,226
Long-term debt			472	,359	68				472	2,427
Other liabilities			72,3	316	65				72,	381
Shareholders equity	547	,766	547	,766	71,8	09	(619	9,575) 547	,766
Total liabilities and shareholders equity	\$	547,766	\$	1,859,474	\$	143,135	\$	(619,575) \$	1,930,800

Condensed Consolidating Statement of Income For the Three Months Ended September 30, 2006 (In thousands)

	Paren Comp		Guarantor Subsidiaries		Non-guarantor Subsidiaries		Eliminations		Cons		onsolidated			
Revenues	\$		\$	1,334,581		\$	188,949		\$	(3,084)	\$	1,520,446	
Cost of sales			1,132	2,980		160,	790		(3,0)	84)	1,29	0,686	
Gross profit			201,	501		28,1	59					229,	760	
Operating expenses:														
Selling, general and administrative			155,	172		19,8	24					174,	996	
Depreciation and amortization			4,62			451						5,07		
Income from operations			41,80	04		7,88	4					49,6	88	
•														
Other income (expense):														
Floor plan interest expense			(9,60)1)	(710)				(10,3)	311)
Other interest expense			(9,51	.8)	(1,70)7)				(11,2)	225)
Other income, net			927			82						1,00	9	
Equity in earnings of subsidiaries	17,17	9	3,468	3					(20,	647)			
Total other expense, net	17,17	9	(14,7	24)	(2,33)	35)	(20,	647)	(20,5	527)
Income before income taxes	17,17	9	27,08	80		5,54	9		(20,	647)	29,1	51	
Income tax expense			8,854	4		2,08	1					10,9	35	
Income from continuing operations	17,17	9	18,22	26		3,46	8		(20,	647)	18,2	26	
Discontinued operations, net of tax			(1,04	17)							(1,04)	17)
Net income	\$	17,179	\$	17,179		\$	3,468		\$	(20,647)	\$	17,179	

Condensed Consolidating Statement of Income For the Three Months Ended September 30, 2005 (In thousands)

	Parent Company	Guarantor Subsidiaries	Non-guarantor Subsidiaries	Eliminations	Consolidated
Revenues	\$	\$ 1,281,715	\$ 175,938	\$ (874) \$ 1,456,779
Cost of sales		1,089,961	150,368	(874) 1,239,455
Gross profit		191,754	25,570		217,324
Operating expenses:					
Selling, general and administrative		149,910	18,485		168,395
Depreciation and amortization		4,552	378		4,930
Income from operations		37,292	6,707		43,999
·		,			,
Other income (expense):					
Floor plan interest expense		(6,099) (434)	(6,533)
Other interest expense		(8,921) (1,393)	(10,314)
Other income, net		174	3		177
Equity in earnings of subsidiaries	14,953	2,789		(17,742)
Total other expense, net	14,953	(12,057) (1,824) (17,742) (16,670
T 1.6 :	14.052	25 225	4.002	(17.740) 27 220
Income before income taxes	14,953	25,235	4,883	(17,742) 27,329
Income tax expense		8,417	1,831		10,248
Income from continuing operations	14,953	16,818	3,052	(17,742) 17,081
5 1				•	
Discontinued operations, net of tax		(1,865) (263)	(2,128)
Net income	\$ 14,953	\$ 14,953	\$ 2,789	\$ (17,742) \$ 14,953

Condensed Consolidating Statement of Income For the Nine Months Ended September 30, 2006 (In thousands)

	Parent Company	Guarantor Subsidiaries	Non-guarantor Subsidiaries	Eliminations	Consolidated
Revenues	\$	\$ 3,895,	763 \$ 536,082	\$ (8,811) \$ 4,423,034
Cost of sales		3,306,073	455,900	(8,811) 3,753,162
Gross profit		589,690	80,182		669,872
Operating expenses:					
Selling, general and administrative		455,645	56,715		512,360
Depreciation and amortization		13,798	1,366		15,164
Income from operations		120,247	22,101		142,348
Other income (expense):					
Floor plan interest expense		(28,591) (2,121)	(30,712)
Other interest expense		(28,532) (4,736)	(33,268)
Other income, net		3,280	302		3,582
Equity in earnings of subsidiaries	48,736	9,716		(58,452)
Total other expense, net	48,736	(44,127) (6,555) (58,452) (60,398
Income before income taxes	48,736	76,120	15,546	(58,452) 81,950
Income tax expense		24,901	5,830		30,731
Income from continuing operations	48,736	51,219	9,716	(58,452) 51,219
Discontinued operations, net of tax		(2,483)		(2,483)
Net income	\$ 48,73	36 \$ 48,736	\$ 9,716	\$ (58,452) \$ 48,736

Condensed Consolidating Statement of Income For the Nine Months Ended September 30, 2005 (In thousands)

	Parent Company	Guarantor Subsidiaries	Non-guarantor Subsidiaries	Eliminations	Consolidated
Revenues	\$	\$ 3,665,260	\$ 492,777	\$ (4,583) \$ 4,153,454
Cost of sales		3,116,062	420,695	(4,583) 3,532,174
Gross profit		549,198	72,082		621,280
Operating expenses:					
Selling, general and administrative		434,915	52,032		486,947
Depreciation and amortization		13,323	1,067		14,390
Income from operations		100,960	18,983		119,943
Other income (expense):					
Floor plan interest expense		(19,307)	(1,214)	(20,521)
Other interest expense		(26,322)	(3,861)	(30,183)
Other income, net		1,036	17		1,053
Equity in earnings of subsidiaries	40,579	8,282		(48,861)
Total other expense, net	40,579	(36,311)	(5,058) (48,861) (49,651)
Income before income taxes	40,579	64,649	13,925	(48,861) 70,292
Income tax expense		21,137	5,222		26,359
Income from continuing operations	40,579	43,512	8,703	(48,861) 43,933
Discontinued operations, net of tax		(2,933)	(421)	(3,354)
Net income	\$ 40,579	\$ 40,579	\$ 8,282	\$ (48,861) \$ 40,579

Condensed Consolidating Statement of Cash Flows For the Nine Months Ended September 30, 2006 (In thousands)

	Parent Company		rantor idiaries		,	guarantor diaries	Eliminations	Cor	nsolidated
Net cash provided by operating activities	\$	\$	172,043		\$	16,318	\$	\$	188,361
Cash flow from investing activities:									
Capital expenditures		(33,1	51)	(1,53	4)	(34	,685
Other investing activities		45,73	58		19			45,	777
Net cash provided by (used in) investing activities		12,60	07		(1,51	5)	11,	092
Cash flow from financing activities:									
Floor plan borrowings non-manufacturer									
affiliated		1,50	1,397		336,9	069		1,8	38,366
Floor plan repayments non-manufacturer									
affiliated		(1,60)4,893)	(341,	140)	(1,9)	946,033
Proceeds from borrowings		987						987	7
Repayments of debt		(17,4	177)	(47)	(17	,524)
Intercompany financing		10,58	85		(10,5)	85)		
Other financing activities		1,032	2					1,0	32
Net cash used in financing activities		(108	,369)	(14,8	03)	(12	(3,172)
Net increase in cash and cash equivalents		76,28	81					76,	281
Cash and cash equivalents, beginning of		57.10	0.4					57	104
period	¢	57,19			¢.		¢.		194
Cash and cash equivalents, end of period	\$	\$	133,475		\$		\$	\$	133,475

Condensed Consolidating Statement of Cash Flows For the Nine Months Ended September 30, 2005 (In thousands)

	Parent Company	Guarantor Subsidiaries		•	guarantor idiaries	Eliminations	Cons	solidated	
Net cash provided by operating activities	\$	\$ 34,497		\$	2,917	\$	\$	37,414	
Cash flow from investing activities:									
Capital expenditures		(48,697)	(2,25	6)	(50,9	953)
Acquisitions		(24,621)				(24,6	521)
Other investing activities		16,128		86			16,2	14	
Net cash used in investing activities		(57,190)	(2,17	0')	(59,3	360)
Cash flow from financing activities:									
Floor plan borrowings non-manufacturer									
affiliated		2,058,214		396,1	170		2,45	4,384	
Floor plan repayments non-manufacturer									
affiliated		(2,003,966)	(402,	,172)	(2,40	06,138)
Proceeds from borrowings		23,266					23,2	66	
Repayments of debt		(49,731)	(17)	(49, 7)	748)
Intercompany financing		(5,272)	5,272	2				
Other financing activities		(1,913)				(1,9]	13)
Net cash provided by (used in)									
financing activities		20,598		(747)	19,8	51	
Net decrease in cash and cash equivalents		(2,095)				(2,09)	95)
Cash and cash equivalents, beginning									
of period		28,093					28,0	93	
Cash and cash equivalents, end of period	\$	\$ 25,998		\$		\$	\$	25,998	

17. SUBSEQUENT EVENTS

On October 24, 2006, our Board of Directors declared a quarterly dividend of \$0.20 per common share payable on November 16, 2006 to shareholders of record as of November 2, 2006.

On November 3, 2006 we entered into an interest rate swap agreement with a notional principal amount of \$150.0 million, as a hedge against future cash flows that result from changes in the interest rate of our variable rate floor plan notes payable for a period of two years commencing November 7, 2006. Under the terms of the swap agreement, we are required to make payments at a fixed rate and receive a variable rate based on LIBOR. This swap agreement was designated and qualifies as a cash flow hedge of changes in the interest rate of our variable rate floor plan notes payable and will not contain any ineffectiveness.



To the Board of Directors and Shareholders of Asbury Automotive Group, Inc.:

We have reviewed the accompanying condensed consolidated balance sheet of Asbury Automotive Group, Inc. and subsidiaries (the Company) as of September 30, 2006, and the related condensed consolidated statements of income for the three and nine-month periods ended September 30, 2006 and 2005, and statements of cash flows for the nine-month periods ended September 30, 2006 and 2005. These interim financial statements are the responsibility of the Company s management.

We conducted our reviews in accordance with standards of the Public Company Accounting Oversight Board (United States). A review of interim financial information consists principally of applying analytical procedures and making inquiries of persons responsible for financial and accounting matters. It is substantially less in scope than an audit conducted in accordance with the standards of the Public Company Accounting Oversight Board (United States), the objective of which is the expression of an opinion regarding the financial statements taken as a whole. Accordingly, we do not express such an opinion.

Based on our reviews, we are not aware of any material modifications that should be made to such condensed consolidated interim financial statements for them to be in conformity with accounting principles generally accepted in the United States of America.

We have previously audited, in accordance with standards of the Public Company Accounting Oversight Board (United States), the consolidated balance sheet of the Company as of December 31, 2005, and the related consolidated statements of income, shareholders equity, and cash flows for the year then ended (not presented herein); and in our report dated March 15, 2006, we expressed an unqualified opinion on those consolidated financial statements. In our opinion, the information set forth in the accompanying condensed consolidated balance sheet as of December 31, 2005 is fairly stated, in all material respects, in relation to the consolidated balance sheet from which it has been derived.

/s/ DELOITTE & TOUCHE LLP New York, New York November 6, 2006

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

We are one of the largest automotive retailers in the United States, operating 120 franchises (87 dealership locations) in 21 metropolitan markets within 10 states as of September 30, 2006. We offer 33 different brands of new vehicles, including four heavy truck brands. We also operate 24 collision repair centers that serve our markets.

Our revenues are derived primarily from four offerings: (i) the sale of new vehicles to individual retail customers (new retail) and the sale of new vehicles to commercial customers (fleet) (the terms new retail and fleet being collectively referred to as new); (ii) the sale of used vehicles to individual retail customers (used retail) and the sale of used vehicles to other dealers at auction (wholesale) (the terms used retail and wholesale being collectively referred to as used); (iii) maintenance and collision repair services and the sale of automotive parts (collectively referred to as fixed operations); and (iv) the arrangement of vehicle financing and the sale of various insurance and warranty products (collectively referred to as F&I). We evaluate the results of our new and used vehicle sales based on unit volumes and gross profit per vehicle retailed (PVR), our fixed operations based on aggregate gross profit, and F&I based on gross profit PVR. We assess the organic growth of our revenue and gross profit by comparing the year-to-year results of stores that we have operated for at least twelve months (same store).

We have grown our business through the acquisition of large dealership groups and numerous tuck-in acquisitions. Tuck-in acquisitions refer to the purchase of dealerships, which we intend to operate under our existing regional management structure. We use tuck-in acquisitions to increase the number of vehicle brands we offer in a particular market area and to create a larger gross profit base over which to spread overhead costs.

Our retail network is currently principally organized into four regions and includes ten dealership groups, each marketed under different local brands: (i) Florida (comprising our Coggin dealerships, operating primarily in Jacksonville and Orlando, and our Courtesy dealerships operating in Tampa), (ii) West (comprising our McDavid dealerships operating throughout Texas and our Spirit dealership operating in Los Angeles, California), (iii) Mid-Atlantic (comprising our Crown dealerships operating in North Carolina, South Carolina and Southern Virginia) and (iv) South (comprising our Nalley dealerships operating in Atlanta, Georgia and our North Point dealerships operating in Little Rock, Arkansas). Our Plaza dealerships operating in St. Louis, Missouri, our Gray Daniels dealerships operating in Jackson, Mississippi and our Northern California Dealerships operating in Sacramento and Fresno, remain standalone operations.

Our gross profit margin varies with our revenue mix. The sale of vehicles generally results in lower gross profit percentages than our fixed operations. As a result, when fixed operations revenue increases as a percentage of total revenue, we expect our overall gross profit margin to increase.

Selling, general and administrative (SG&A) expenses consist primarily of fixed and incentive-based compensation, advertising, rent, insurance, utilities and other customary operating expenses. A significant portion of our selling expenses is variable (such as sales commissions), or controllable expenses (such as advertising), generally allowing our cost structure to adapt in response to trends in our business. We evaluate commissions paid to salespeople as a percentage of retail vehicle gross profit and all other SG&A expenses in the aggregate as a percentage of total gross profit. In January 2006, we adopted Statement of Financial Accounting Standards (SFAS) No. 123R Share-Based Payment under the modified prospective transition method and decided to issue performance share units and restricted share units to our employees and directors in lieu of stock options. As a result, we have recorded share-based compensation expense under the fair value method for the three and nine months ended September 30, 2006. Prior to January 2006, including the three and nine months ended September 30, 2005, we accounted for share-based compensation expense under the intrinsic value method and therefore did not recognize any share-based compensation expense.

Sales of new vehicles have historically fluctuated with general macroeconomic conditions, including consumer confidence, availability of consumer credit and fuel prices. Although these factors may impact our business, we believe that any future negative trends will be mitigated by (i) our advantageous brand mix, which is heavily weighted towards luxury and mid-line import brands, (ii) used vehicle sales, (iii) stability of our fixed operations, (iv) our variable cost structure and (v) our regional diversity. We believe that, historically, we have been less affected by market volatility than the U.S. automobile retail industry as a whole as a result of our brand mix. We expect the recent industry-wide gain in market share of the luxury and mid-line import brands to continue in the near future.

Our operations are generally subject to seasonal variations as we tend to generate more revenue and operating income in the second and third quarters of the calendar year than in the first and fourth quarters. Generally, the seasonal variations in our operations are caused by many factors, including weather conditions, changes in manufacturer incentive programs, model changeovers and consumer buying patterns. Over the past several years, certain automobile manufacturers have used a combination of vehicle pricing and financing incentive programs to generate increased customer demand for new vehicles. We anticipate that certain manufacturers will continue to use these incentive programs in the future. In addition, we will continue to expand our service capacity in order to meet anticipated future demand, as we expect the recent increases in

market share of the mid-line import and luxury brands and our focused effort on creating and maintaining customer relationships will drive future service demand at our dealership locations.

Interest rates have continued to increase during 2006. We do not believe that changes in interest rates significantly impact overall customer buying patterns, as changes in interest rates do not dramatically increase the monthly payment of a financed vehicle. For example, the monthly payment for a typical vehicle financing transaction in which a customer finances \$25,000 at 8.5% over 60 months increases by approximately \$6.05 with each 50 basis-point increase in short-term interest rates. However, the continued increases in interest rates have significantly impacted our net income as amounts payable on our floor plan facilities and a portion of our mortgage notes payable accrue interest based upon LIBOR or the Prime Rate. The increases in interest rates have lowered our net income by approximately \$1.9 million and \$7.3 million for the three and nine months ended September 30, 2006 as compared to the corresponding 2005 period.

RESULTS OF OPERATIONS

Three Months Ended September 30, 2006, Compared to the Three Months Ended September 30, 2005

In accordance with Statement of Financial Accounting Standards (SFAS) No. 144, Accounting for the 46 pairme

	For the Three	Mont	hs Ended S	Septem	ber 30,						
			% of				% of				
			Gross				Gross		crease	%	
	2006		Profit		2005		Profit	(D	ecrease)	Change	
	(Dollars in tho	usand	ls, except p	er shar	e data)						
REVENUES:	Φ 012.104				Φ 001 401			ф	21.702	2	Ct.
New Vehicle	\$ 913,194				\$ 891,491			\$	21,703	2	%
Used Vehicle	394,402				360,029				,373	10	%
Parts, service and collision repair	171,652				165,126				526	4	%
Finance and insurance, net	41,198				40,133			,	065	3	%
Total revenues	1,520,446				1,456,779				,667	4	%
COST OF SALES	1,290,686				1,239,455				,231	4	%
GROSS PROFIT	229,760		100.0	%	217,324		100.0	% 12	,436	6	%
OPERATING EXPENSES:											
Selling, general and administrative	174,996		76.2	%	168,395		77.5	% 6,0		4	%
Depreciation and amortization	5,076		2.2	%	4,930		2.3	% 14	-	3	%
Income from operations	49,688		21.6	%	43,999		20.2	% 5,0	589	13	%
OTHER INCOME (EXPENSE):											
Floor plan interest expense	(10,311)	(4.4)%	(6,533)	(3.0)%3,	778	58	%
Other interest expense	(11,225)	(4.9)%	(10,314)	(4.6)%91	1	9	%
Interest and other income, net	1,923		0.8	%	177			% 1,	746	986	%
Loss on extinguishment of long-term											
debt	(914)	(0.4)%				91	4	100	%
Total other expense, net	(20,527)	(8.9))%	(16,670)	(7.6)%3,8	357	23	%
Income before income taxes	29,161		12.7	%	27,329		12.6	% 1,8	332	7	%
INCOME TAX EXPENSE	10,935		4.8	%	10,248		4.7	% 68	7	7	%
INCOME FROM CONTINUING											
OPERATIONS	18,226		7.9	%	17,081		7.9	% 1,	145	7	%
DISCONTINUED OPERATIONS, net											
of tax	(1,047)	(0.4)%	(2,128)	(1.0)% 1,0	081	51	%
NET INCOME	\$ 17,179		7.5	%	\$ 14,953		6.9	% \$	2,226	15	%
EARNINGS PER COMMON SHARE											
(DILUTED):											
Continuing operations	\$ 0.54				\$ 0.52			\$	0.02	4	%
Discontinued operations	(0.03)			(0.07)					
Net income	\$ 0.51				\$ 0.45			\$	0.06	13	%

Net income increased 15%, or \$0.06 per diluted share, to \$17.2 million, or \$0.51 per diluted share, for the three months ended September 30, 2006, from \$15.0 million, or \$0.45 per diluted share, for the three months ended September 30, 2005.

Income from continuing operations increased 7%, or \$0.02 per diluted share, to \$18.2 million, or \$0.54 per diluted share, for the three months ended September 30, 2006, from \$17.1 million, or \$0.52 per diluted share, for the three months ended September 30, 2005. Income from continuing operations for the three months ended September 30, 2006, includes (i) \$0.6 million (net of tax) of costs associated with the extinguishment of \$15.0 million of our 8% Senior Subordinated Notes

due 2014 (8% Notes), (ii) \$0.5 million (net of tax) of costs associated with a secondary offering of common stock, and (iii) \$0.6 million (net of tax) of share-based compensation expense. Excluding these items, adjusted income from continuing operations increased 14% to \$19.9 million for the three months ended September 30, 2006, from \$17.5 million for the three months ended September 30, 2005. We believe that excluding these items provides a more meaningful representation of our year over year financial performance.

The increase in adjusted income from continuing operations was achieved despite a challenging new retail environment primarily resulting from attractive domestic manufacturer promotions in the prior period. The increase in adjusted income from continuing operations was the result of several factors, including: (i) an 11% increase in used retail gross profit, (ii) a 5% increase in fixed operations gross profit, (iii) a 4% increase in new retail gross profit; and (iv) expense control initiatives that reduced personnel and advertising costs, which together contributed 100 basis points to the overall 180 basis point improvement in our adjusted SG&A expenses as a percentage of gross profit. These factors were partially offset by a 58% increase in floor plan interest expense resulting primarily from a 170 basis point increase in short-term interest rates over last year s third quarter. We believe our diversified business model, specifically our used vehicle, fixed operations and F&I businesses, allow us to achieve improved results in a challenging new retail vehicle environment.

Total revenues increased 4% during the three months ended September 30, 2006, as a result of a 10% increase in used vehicle revenue and a 2% increase in new vehicle revenue. We expect total revenue will continue to increase as a result of (i) our brand mix as mid-line import and luxury brands continue to increase market share, (ii) our expansion of our service capacity, (iii) improved performance of our high margin businesses as a result of our focused investments in these areas, and (iv) acquiring additional dealerships.

Total gross profit increased 6% to \$229.8 million for the three months ended September 30, 2006, from \$217.3 million for the three months ended September 30, 2005. The increase in gross profit was driven by solid performances across our four business lines, all of which delivered either improved gross profit margins or gross profit PVR, or both. Used vehicle and fixed operations each contributed gross profit increases of over \$4.0 million, while new retail gross profit increased \$2.4 million despite a 3% decline in new retail unit sales, primarily due to a highly incentivized prior period.

	For 1 2006	Increase (Decrease)		% Chang	ј е							
New Vehicle			(Dolla	irs in 1	thous	ands, except PV	K data	1)				
Revenues:												
New retail revenues same store(1)												
Luxury	\$	264,419	31	%	\$	277,231	32	%	\$ (12,812	2)	(5)%
Mid-line import	363,		42	%		,577	41	%	10,890		3	%
Mid-line domestic	138,		16	%	161	,724	19	%	(23,199)	(14)%
Value	18,2	25	2	%	22,9	971	3	%	(4,746)	(21)%
Total passenger vehicle retail revenue same store	784,	636			814	,503			(29,867)	(4)%
Heavy trucks	81,0	09	9	%	47,	137	5	%	33,872		72	%
Total new retail revenues same store(1)	865,	645	100	%	861	,640	100	%	4,005			%
New retail revenues acquisitions	8,53	9										
Total new retail revenues	874,	184			861	,640			12,544		1	%
Fleet revenues same store(1)	38,8	93			29,8	351			9,042		30	%
Fleet revenues acquisitions	117											
Total fleet revenues	39,0	10			29,8	351			9,159		31	%
New vehicle revenues, as reported	\$	913,194			\$	891,491			\$ 21,703		2	%
New retail units:												
New retail units same store(1)												
Luxury	5,99	3	21	%	6,35	51	22	%	(358)	(6)%
Mid-line import	15,0		54	%	14,9		51	%	103		1	%
Mid-line domestic	4,82	0	17	%	5,77	72	20	%	(952)	(16)%
Value	878		3	%	1,19	90	4	%	(312)	(26)%
Total passenger vehicle retail units same store	26,7	19			28,2				(1,519		(5)%
Heavy trucks	1,28		5	%	858		3	%	430	,	50	%
Total new retail units same store(1)	28,0		100	%	29,0		100		(1,089)	(4)%
New retail units acquisitions	287				. ,				,,,,,,			,
Retail units actual	28,2	94			29,0)96			(802)	(3)%
New revenue PVR same store(1)	\$	30,908			\$	29.614			\$ 1.294		4	%
New revenue PVR actual	\$	30,896			\$	29,614			\$ 1,282		4	%

(1) Same store amounts include the results of dealerships for the identical months for each period presented in the comparison, commencing with the first full month in which the dealership was owned by us.
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	For the Three 2006		_	2005		PVR data	a)			rease crease)		% Change	
Gross Profit:													
New retail gross profit same store(1)													
Luxury	\$ 21,317	34	%	\$	22,088	3	66	%	\$	(771)	(3)%
Mid-line import	26,691	43	%	24,1	94	4	-0	%	2,49	97		10	%
Mid-line domestic	10,328	16	%	10,6	577	1	8	%	(349))	(3)%
Value	1,256	2	%	2,05	59	3	,	%	(80.	3)	(39)%
Total passenger vehicle retail gross													
profit same store	59,592			59,0)18				574			1	%
Heavy trucks	3,125	5	%	1,75	8	3	,	%	1,36	57		78	%
Total new retail gross profit same													
store(1)	62,717	100	%	60,7	776	1	.00	%	1,94	11		3	%
New retail gross profit acquisitions	490												
Total retail gross profit	63,207			60,7	776				2,43	31		4	%
Fleet gross profit same store(1)	1,003			710					293			41	%
Fleet gross profit acquisitions	5												
Total fleet gross profit	1,008			710					298			42	%
New vehicle gross profit, as reported	\$ 64,215			\$	61,486				\$	2,729		4	%
New gross profit PVR same store(1)	\$ 2,239			\$	2,089				\$	150		7	%
New gross profit PVR actual	\$ 2,234			\$	2,089				\$	145		7	%
New retail gross margin same													
store(1)	7.2	%		7.1		%			0.1		%	1	%
New retail gross margin actual	7.2	%		7.1		%			0.1		%	1	%

Same store amounts include the results of dealerships for the identical months for each period presented in the comparison, commencing with the first full month in which the dealership was owned by us.

New vehicle revenues increased 2% to \$913.2 million for the three months ended September 30, 2006, from \$891.5 million for the three months ended September 30, 2005. The overall increase in new vehicle revenues is a result of our heavy trucks business in Atlanta, Georgia, which delivered a 72% increase in new vehicle revenue and a 50% increase in unit sales. We have seen a significant increase in our heavy trucks business as we believe future changes in emission laws on heavy trucks have created a significant current period demand. New vehicle revenues excluding heavy trucks (passenger vehicle) decreased 1% to \$832.2 million for the three months ended September 30, 2006 from \$844.4 million for the three months ended September 30, 2005. Our passenger vehicle unit sales, which decreased 5%, were not as adversely impacted by the challenging new retail market as was the overall U.S. passenger vehicle industry, which decreased 6.2%. We continue to benefit from our brand mix, heavily weighted toward luxury and mid-line import brands that continue to take market share.

New vehicle gross profit increased 4% to \$64.2 million for the three months ended September 30, 2006, from \$61.5 million for the three months ended September 30, 2005. The increase in new vehicle gross profit was driven by a \$2.5 million, or 10%, increase in mid-line import retail gross profit as these brands continue their strong performance, and a \$1.4 million, or 78%, increase from our heavy trucks business. These increases were offset by the performance of our value and mid-line domestic brands, which decreased \$0.8 million and \$0.3 million, or 39% and 3%, respectively. During the 2005 period the employee pricing sales campaign created a significant demand for domestic vehicles, particularly General Motors, which creates a difficult comparison for the 2006 period.

	For the Three Months Ended September 30, 2006			2005 (Dolla	ars in thousan	ds, exce		rease)	% Change	
Used Vehicle				Ì		ĺ	•	,		
Revenues:										
Retail revenues same store(1)	\$	304,131		\$	272,505		\$	31,626	12	%
Retail revenues acquisitions	55	501,151		Ψ	272,303		Ψ	31,020	12	70
Total used retail revenues	304,	186		272,5	505		31,68	81	12	%
Wholesale revenues same store(1)	90,1			87,52			2,66		3	%
Wholesale revenues acquisitions	28			,-			,		-	
Total wholesale revenues	90,2	16		87,52	24		2,692	2	3	%
Used vehicle revenues, as reported	\$	394,402		\$	360,029		\$	34,373	10	%
Gross Profit:										
Retail gross profit same store(1)	\$	36,719		\$	33,204		\$	3,515	11	%
Retail gross profit acquisitions	9									
Total used retail gross profit	36,7	28		33,20)4		3,52	4	11	%
Wholesale gross profit same store(1)	(196)	(845)	649		77	%
Wholesale gross profit acquisitions	6									
Total wholesale gross profit	(190)	(845)	655		78	%
Used vehicle gross profit, as reported	\$	36,538		\$	32,359		\$	4,179	13	%
Used retail units same store(1)	17,2	00		16,42	28		772		5	%
Used retail units acquisitions	5									
Used retail units actual	17,2	05		16,42	28		777		5	%
Used revenue PVR same store(1)	\$	17,682		\$	16,588		\$	1,094	7	%
Used revenue PVR actual	\$	17,680		\$	16,588		\$	1,092	7	%
Used gross profit PVR same store(1)	\$	2,135		\$	2,021		\$	114	6	%
Used gross profit PVR actual	\$	2,135		\$	2,021		\$	114	6	%
Used retail gross margin same store(1)	12.1		%	12.2		%	(0.1)%(1)%
Used retail gross margin actual	12.1		%	12.2		%	(0.1)%(1)%

⁽¹⁾ Same store amounts include the results of dealerships for the identical months for each period presented in the comparison, commencing with the first full month in which the dealership was owned by us.

Used vehicle revenues increased 10% to \$394.4 million for the three months ended September 30, 2006, from \$360.0 million for the three months ended September 30, 2005. The increase in used vehicle revenues was a result of a 7% and 5% increase in used revenue PVR and used retail unit sales, respectively. The strength of the used vehicle market during the third quarter, our sharing of internal best practices, including centralized used car teams, and our used vehicle merchandising initiatives have continued to result in increased used vehicle unit sales and improved used revenue PVR.

Used vehicle gross profit increased 13% to \$36.5 million for the three months ended September 30, 2006, from \$32.4 million for the three months ended September 30, 2005. Used retail gross profit increased \$3.5 million to \$36.7 million as a result of a 5% increase in used retail units sales and a 6% increase in used retail gross profit PVR. The increases in our used retail units sales and used retail gross profit PVR is a result of our investment in new software to better value trade-ins and improve inventory management, and the execution by our regional management teams dedicated to the used vehicle business.

(Dollars in thousands)	
Fixed Operations	
Revenues:	
Revenues same store(1)	
Parts and service \$ 156,654 \$ 150,380 \$ 6,274 4	%
Collision repair 14,119 14,746 (627) (4)%
Total revenues same store(1) 170,773 165,126 5,647 3	%
Revenues acquisitions 879	
Parts, service and collision repair	
revenues, as reported \$ 171,652 \$ 165,126 \$ 6,526 4	%
Gross Profit:	
Gross profit same store(1)	
Parts and service \$ 79,555 \$ 75,451 \$ 4,104 5	%
Collision repair 7,789 7,895 (106) (1)%
Total gross profit same store(1) 87,344 83,346 3,998 5	%
Gross profit acquisitions 465	
Parts, service and collision repair gross	
profit, as reported \$ 87,809 \$ 83,346 \$ 4,463 5	%
Parts and service gross margin same	
store(1) 50.8 % 50.2 % 0.6 % 1	%
Collision repair gross margin same	
store(1) 55.2 % 53.5 % 1.7 % 3	%
Fixed operations gross margin same	
store(1) 51.1 % 50.5 % 0.6 % 1	%

Same store amounts include the results of dealerships for the identical months for each period presented in the comparison, commencing with the first full month in which the dealership was owned by us.

Fixed operations revenues increased 4% to \$171.7 million for the three months ended September 30, 2006, from \$165.1 million for the three months ended September 30, 2005. Fixed operations revenues increased primarily due to a 9% increase in our customer pay parts and service businesses. The growth in our customer pay business is a result of facility expansion, increased capacity utilization, equipment upgrades and continued focus on customer retention initiatives. We will continue to add service stalls and service technicians during 2006 in order to meet anticipated future demand, as we expect the recent increases in market share of the mid-line import and luxury import brands to continue to provide increased service work.

Fixed operations gross profit increased 5% to \$87.8 million for the three months ended September 30, 2006, from \$83.3 million for the three months ended September 30, 2005. The increase in fixed operations gross profit is primarily a result of a 10% increase in gross profit from our customer pay parts and service businesses and a 60 basis point increase in same store fixed operations gross margin offset by one less weekday during the three months ended September 30, 2006 as compared to the three months ended September 30, 2005. Parts and service same store gross profit per weekday was \$1.2 million for the three months ended September 30, 2006 as compared to \$1.1 million for the three months ended September 30, 2005.

Finance and Insurance, net

	Enc 200	-	r 30, 200	5 except PVR da	(De	rease crease)		% Change	
Dealership generated F&I, net same store(1)	\$	40,921	\$	38,949	\$	1,972		5	%
Dealership generated F&I, net acquisitions	277	7							
Dealership generated F&I, net	41,	198	38,	949	2,2	49		6	%
Corporate generated F&I			1,1	84	(1, 1)	184)	(100)%
Finance and insurance, net as reported	\$	41,198	\$	40,133	\$	1,065		3	%
Dealership generated F&I PVR same store (1) (2)	\$	905	\$	856	\$	49		6	%
Dealership generated F&I PVR actual (2)	\$	905	\$	856	\$	49		6	%
F&I PVR actual	\$	905	\$	882	\$	23		3	%

Same store amounts include the results of dealerships for the identical months for each period presented in the comparison, commencing with the first full month in which the dealership was owned by us.

(2) Refer to Reconciliation of Non-GAAP Financial Information for further discussion regarding dealership generated F&I PVR.

F&I increased 3% to \$41.2 million for the three months ended September 30, 2006, from \$40.1 million for the three months ended September 30, 2005. Included in F&I during the three months ended September 30, 2005 was \$1.2 million of corporate generated F&I from our interest in a pool of extended service contracts. During the second quarter of 2006, we sold our remaining interest in the pool of extended service contracts and therefore did not recognized any corporate generated F&I during the three months ended September 30, 2006. As a result of the aforementioned sale we do not anticipate recognizing any significant corporate generated F&I in the future. In addition, we implemented new F&I programs, the most significant of which increased our upfront warranty commissions in lieu of participating in the pool of extended service contracts, all of which we believe will increase dealership generated F&I PVR by approximately \$40 to \$50.

Dealership generated F&I, which excluded corporate generated F&I, increased 6% to \$41.2 million for the three months ended September 30, 2006 from \$38.9 million for the three months ended September 30, 2005. The increase in dealership generated F&I was primarily a result of the 6% increase in dealership generated F&I PVR as retail unit sales remained relatively flat. The increase in dealership generated F&I PVR was driven by the new warranty program mentioned above. We anticipate F&I will increase in the future as a result of (i) increased new and used retail vehicle sales (ii) the implementation of new F&I programs, including the new warranty program mentioned above and (iii) improvement of the F&I operations at our under-performing franchises.

Selling, General and Administrative

		the Three tember 30		ths Ended							% of Gross Profit		% of Gross	s
	200	6		% of Gros Profit	SS	200	_		% of Gross Profit		Increase (Decrease	` -	Profit % Change	
Personnel costs	\$	79,695		34.7	%	(Do \$	llars in tho 76,958	usana	35.4	0%	(0.7)%(·))%
Sales compensation		875		11.7	%	25,	,		11.8		(0.7)%()%
Share-based compensation	962			0.4	%	25,	507		11.0		0.4	%		%
Outside services		769		6.4	%	13,	867		6.4	%		, .		%
Advertising		288		5.8	%	13,			6.4	%	(0.6)%(9)%
Rent	13,	876		6.0	%	12,0			5.5		0.5	%)	%
Utilities	4,7	00		2.1	%	4,43	37		2.0	%	0.1	% 5	5	%
Insurance	3,7	80		1.7	%	3,70	03		1.7	%		%		%
Other	17,	051		7.4	%	17,9	972		8.3	%	(0.9)%([11)%
Selling, general and administrative	\$	174,996		76.2	%	\$	168,395		77.5	%	(1.3)%(2)%
Adjustments to SG&A:														
Reorganization expenses						(59	1)						
Secondary stock offering expenses	(84	6)											
Share-based compensation	(96	2)											
Adjusted selling, general and administrative	\$	173,188		75.4	%	\$	167,804		77.2	%	(1.8)%(2)%
Gross Profit	\$	229,760				\$	217,324							

SG&A expenses as a percentage of gross profit decreased 130 basis points to 76.2% for the three months ended September 30, 2006, from 77.5% for the three months ended September 30, 2005. SG&A expenses include (i) \$1.0 million of share-based compensation expense during the three months ended September 30, 2006, (ii) \$0.8 million of costs associated with a secondary offering of common stock during the three months ended September 30, 2006 and (iii) \$0.6 million of costs associated with our regional reorganization during the three months ended September 30, 2005. Excluding these items, adjusted SG&A expense as a percentage of gross profit decreased 180 basis points to 75.4% for the three months ended September 30, 2005. The improvement in adjusted SG&A as a percentage of gross profit is a result of several expense control initiatives resulting in reduced personnel and advertising costs. These improvements were offset by increased rent resulting from our strategy to reduce our ownership of real estate and certain leasehold improvements through the use of sale-leaseback transactions. During 2005, we sold approximately \$33.1 million of real estate in connection with seven sale-leaseback transactions. We estimate the incremental annualized rent expense from these seven sale-leaseback transactions will be approximately \$3.0 million.

In January 2006, we adopted SFAS No. 123R under the modified prospective transition method and decided to issue performance share units and restricted share units to our employees and directors in lieu of stock options. As a result, we have recorded share-based compensation expense of \$1.0 million under the fair value method for the three months ended September 30, 2006. Prior to January 2006, including the three month period ended September 30, 2005, we accounted for share-based compensation awards under the intrinsic value method and therefore did not recognize any share-based compensation expense. We expect share-based compensation expense to total approximately \$5.0 million, or \$0.10 per diluted share, for the year ending December 31, 2006. Certain of our share-based awards have conditions based on our performance that may affect the number of awards ultimately issued. Therefore, the amount of share-based compensation expense recorded may differ from our current estimate.

Depreciation and Amortization

Depreciation and amortization expense increased 3% to \$5.1 million for the three months ended September 30, 2006, from \$4.9 million for the three months ended September 30, 2005. This increase is primarily related to property and equipment acquired between October 1, 2005 and September 30, 2006. We expect depreciation expense to increase in the future as we continue to remodel and upgrade our facilities and expand our service capacity.



Other Income (Expense)

Floor plan interest expense increased 58% to \$10.3 million for the three months ended September 30, 2006 from \$6.5 million for the three months ended September 30, 2005. This increase was the result of a 170 basis point increase in short-term interest rates over last year s third quarter and higher average inventory levels during the 2006 period.

During the first quarter of 2006, two of our cash flow swaps on our floor plan notes payable terminated. As a result, we will recognize additional floor plan interest expense of approximately \$0.7 million during 2006. We expect floor plan expense to fluctuate with changes in our inventory levels in the near future as short-term interest rates are expected to remain at their current level.

Other interest expense increased 9% to \$11.2 million for the three months ended September 30, 2006, from \$10.3 million for the three months ended September 30, 2005. The increase in other interest expense is a result of a higher effective interest rate on our 8% Notes due to the termination of a fair value swap on the 8% Notes. As a result, our 8% Notes, which had a variable rate while the fair value swap was in place in 2005, are now fixed at 8% until maturity in 2014. We anticipate that the termination of the swap will increase our other interest expense by approximately \$5.4 million in 2006.

During the three months ended September 30, 2006, we recognized a \$0.9 million loss on the extinguishment of \$15.0 million of our 8% Notes. Other interest expense will decrease annually by \$1.2 million as a result of this debt extinguishment. Our board of directors has authorized us to repurchase up to an additional \$25.0 million of our Senior Subordinated Notes, which we may do depending on market conditions. Other interest expense would decrease annually between \$3.2 million and \$3.5 million, excluding costs to repurchase, upon completion of this bond repurchase plan.

Income Tax Expense

Income tax expense increased 7% to \$10.9 million for the three months ended September 30, 2006, from \$10.2 million for the three months ended September 30, 2005. Our effective tax rate for the three months ended September 30, 2006 and 2005 was 37.5%. As we operate nationally, our effective tax rate is dependent upon our geographic revenue mix. We evaluate our effective tax rate periodically based on our revenue sources. We will continue to evaluate our effective tax rate in the future, and expect that our future annual effective tax rate will fluctuate between 37% and 38%.

Discontinued Operations

		the Three tember 30			Inded						the Three tember 30			Ended				
	Sol	d			ding position		Tot (Do	al bllars in the	ousan		d(b)			nding position(a	ı)	Tot	al	
Franchises				1			1			12			1			13		
Ancillary businesses	1						1			2						2		
Income (loss) from operations	\$	(1,321)	\$	140		\$	(1,181)	\$	(1,974)	\$	135		\$	(1,839)
Other expense, net	85			(38)	47			(1,1)	13)	(27)	(1, 1)	140)
Gain (loss) on disposition of																		
discontinued operations	(54	1)				(54	-1)	(42	6)				(42	6)
Income tax benefit (expense)	666	5		(38)	628	3		1,3	17		(40))	1,2	77	
Discontinued operations, net																		
of tax	\$	(1,111)	\$	64		\$	(1,047)	\$	(2,196)	\$	68		\$	(2,128)

- (a) Businesses were pending disposition as of September 30, 2006
- (b) Businesses were sold between July 1, 2005 and September 30, 2006

During the three months ended September 30, 2006, we sold one ancillary business, and as of September 30, 2006, one franchise was pending disposition. The \$1.0 million loss from discontinued operations is primarily attributable to operating losses of the ancillary business sold during the three months ended September 30, 2006 and additional costs associated with closing our Portland dealerships. The \$2.1 million loss from discontinued operations for the three months ended September 30, 2005 is a result of operating losses of the franchise and ancillary business mentioned above and twelve franchises and an ancillary business sold between July 1, 2005 and June 30, 2006 and a \$0.4 million (\$0.3 million, net of tax) net loss on the sale of two franchises sold during the third quarter of 2005.

We continuously evaluate the financial and operating results of our franchises, specifically the 10% contributing the least amount of operating income, and we will look to divest dealerships that do not meet our expectations.

Nine Months Ended September 30, 2006, Compared to the Nine Months Ended September 30, 2005

	For the Nine M	onths	Ended								
	September 30, 2006		% of Gross Profit	th anga	2005 ands, except per s	hans.	% of Gross Profit		Increase (Decrease)	% Change	
REVENUES:			(Donars III)	mousa	mus, except per s	паге (uata)				
New Vehicle	\$ 2,652,347	7			\$ 2,535,068	3			\$ 117,279	5	%
Used Vehicle	1,137,069				1,028,901	-			108,168	11	%
Parts, service and collision	-,,,,				-,,-						
repair	513,576				474,798				38,778	8	%
Finance and insurance, net	120,042				114,687				5,355	5	%
Total revenues	4,423,034				4,153,454				269,580	6	%
COST OF SALES	3,753,162				3,532,174				220,988	6	%
GROSS PROFIT	669,872		100.0	%	621,280		100.0	%	48,592	8	%
OPERATING EXPENSES:											
Selling, general and											
administrative	512,360		76.5	%	486,947		78.4	%	25,413	5	%
Depreciation and amortization	15,164		2.2	%	14,390		2.3	%	774	5	%
Income from operations	142,348		21.3	%	119,943		19.3	%	22,405	19	%
OTHER INCOME											
(EXPENSE):											
Floor plan interest expense	(30,712)	(4.6)%	(20,521)	(3.3)%	10,191	50	%
Other interest expense	(33,268)	(5.0)%	(30,183)	(4.9)%	3,085	10	%
Interest and other income, net	4,496		0.6	%	1,053		0.2	%	3,443	327	%
Loss on extinguishment of											
long-term debt	(914)	(0.1)%				%	914	100	%
Total other expense	(60,398)	(9.1)%	(49,651)	(8.0))%	10,747	22	%
Income before income taxes	81,950		12.2	%	70,292		11.3	%	11,658	17	%
INCOME TAX EXPENSE	30,731		4.6	%	26,359		4.2	%	4,372	17	%
INCOME FROM											
CONTINUING OPERATIONS	51,219		7.6	%	43,933		7.1	%	7,286	17	%
DISCONTINUED											
OPERATIONS, net of tax	(2,483)	(0.3)%	(3,354)	(0.6)%	871	26	%
NET INCOME	\$ 48,736		7.3	%	\$ 40,579		6.5	%	\$ 8,157	20	%
EARNINGS PER COMMON											
SHARE (DILUTED):											
Continuing Operations	\$ 1.51				\$ 1.34				\$ 0.17	13	%
Discontinued Operations	(0.07)			(0.10)					
Net income	\$ 1.44				\$ 1.24				\$ 0.20	16	%

Net income increased 20%, or \$0.20 per diluted share, to \$48.7 million, or \$1.44 per diluted share, for the nine months ended September 30, 2006, from \$40.6 million, or \$1.24 per diluted share, for the nine months ended September 30, 2005.

Income from continuing operations increased 17%, or \$0.17 per diluted share, to \$51.2 million, or \$1.51 per diluted share, for the nine months ended September 30, 2006, from \$43.9 million, or \$1.34 per diluted share, for the nine months ended September 30, 2005. Income from continuing operations for the nine months ended September 30, 2006 includes (i) a \$2.1 million (net of tax) gain related to the sale of our remaining interest in a pool of extended service contracts (corporate generated F&I gain), (ii) \$1.0 million (net of tax) of costs associated with our decision to abandon certain strategic projects, (iii) \$0.5 million (net of tax) of costs associated with a secondary offering of common stock, (iv) \$0.6 million (net of tax) associated with the extinguishment of \$15.0 million of our 8% Notes, and (v) \$2.0 million (net of tax) of share-based compensation expense. Income from continuing operations for the nine months ended September 30, 2005 includes \$2.6 million (net of tax) of costs associated with our regional reorganization. Excluding these items, adjusted income from continuing operations increased 14% to \$53.3 million for the nine months ended September 30, 2006, from \$46.5 million for the nine months ended September 30, 2005. We believe that excluding these items provides a more accurate representation of our year over year financial performance.

The increase in adjusted income from continuing operations resulted from several factors, including: (i) an 8% increase in fixed operations gross profit and a 14% increase in used vehicle gross profit as a result of a continued focus on our high margin businesses; (ii) the performance of our new retail business, which delivered a 6% increase in gross profit; and (iii) expense control initiatives that reduced personnel and advertising costs, which together contributed to a 130 basis point of the overall 170 basis point improvement in adjusted SG&A expenses as a percentage of adjusted gross profit (excluding the \$3.4 million corporate generated F&I gain). These factors were partially offset by a 50% increase in floor plan interest expense as a result of a 190 basis point increase in short-term interest rates.

Total revenues increased 6% to \$4.4 billion for the nine months ended September 30, 2006, from \$4.2 billion for the nine months ended September 30, 2005. The increase in total revenues was a result of a 5% increase in new vehicle revenue and an 11% increase in used vehicle revenue.

Total gross profit increased 8% to \$669.9 million for the nine months ended September 30, 2006, from \$621.3 million for the nine months ended September 30, 2005. Total gross profit, excluding the corporate generated F&I gain, increased 7% to \$666.5 million for the nine months ended September 30, 2006 from \$621.3 million for the nine months ended September 30, 2005. The increase in total gross profit was driven by an \$18.6 million increase in fixed operations gross profit, as well as a \$13.1 million and \$11.5 million increase in used vehicle and new vehicle gross profit, respectively.

New Vehicle

	For the Nine Months Ended September 30, 2006 20 (Dollars in thousands, except PVR do								Increase % (Decrease) Change							
Revenues:			-													
New retail revenues same store(1)																
Luxury	\$	775,226	31	%	\$	784,337	32	%	\$	(9,111)	(1)%			
Mid-line import	1,039	,096	42	%	969	,933	40	%	69,1	.63		7	%			
Mid-line domestic	378,8	305	15	%	435	,147	18	%	(56,	342)	(13)%			
Value	55,65	56	2	%	62,5	549	3	%	(6,8	93)	(11)%			
Total passenger vehicle retail revenue																
same store	2,248	3,783			2,25	51,966			(3,1	83)		%			
Heavy trucks	247,8	335	10	%	173	,190	7	%	74,6	645		43	%			
Total new retail revenues same store(1)	2,496	5,618	100	%	2,42	25,156	100	%	71,4	162		3	%			
New retail revenues acquisitions	35,61	15														
Total new retail revenues	2,532	2,233			2,42	25,156			107	,077		4	%			
Fleet revenues same store(1)	119,1	178			109	,912			9,26	66		8	%			
Fleet revenues acquisitions	936															
Total fleet revenues	120,1	14			109	,912			10,2	202		9	%			
New vehicle revenues, as reported	\$	2,652,347			\$	2,535,068			\$	117,279		5	%			
New retail units:																
New retail units same store(1)																
Luxury	17,30)3	22	%	17,7	786	22	%	(483	3)	(3)%			
Mid-line import	42,56	54	53	%	40,4	159	51	%	2,10)5		5	%			
Mid-line domestic	13,31	13	17	%	15,3	371	19	%	(2,0	58)	(13)%			
Value	2,676	ó	3	%	3,19	96	4	%	(520))	(16)%			
Total passenger vehicle retail units same	e															
store	75,85	56			76,8	312			(956	5)	(1)%			
Heavy trucks	4,062	2	5	%	3,21	18	4	%	844			26	%			
Total new retail units same store(1)	79,91	18	100	%	80,0	030	100	%	(112	2)		%			
New retail units acquisitions	1,263	3														
Retail units actual	81,18	31			80,0	030			1,15	51		1	%			
New revenue PVR same store(1)	\$	31,240			\$	30,303			\$	937		3	%			
New revenue PVR actual		31,192			\$	30,303			\$	889		3	%			

(1) Same store amounts include the results of dealerships for the identical months for each period presented in the comparison, commencing with the first full month in which the dealership was owned by us.
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	Sept 2006	the Nine Motember 30, Sillars in thou				2005 R data	_				Incr (Dec	ease crease)		% Change	
Gross Profit:															
New retail gross profit same store(1)															
Luxury	\$	62,564		35	%	\$	63,801		37	%	\$	(1,237)	(2)%
Mid-line import	75,1	68		42	%	65,7	62		39	%	9,40	6		14	%
Mid-line domestic	28,8	14		16	%	31,1	15		18	%	(2,30)1)	(7)%
Value	4,11	3		2	%	5,74	4		3	%	(1,63	31)	(28)%
Total passenger vehicle retail gross profit															
same store	170,	659				166,	422				4,23	7		3	%
Heavy trucks	9,66	2		5	%	5,69	8		3	%	3,96	4		70	%
Total new retail gross profit same store(1)	180,	321		100	%	172,	120		100	%	8,20	1		5	%
New retail gross profit acquisitions	2,32	7													
Total retail gross profit	182,	648				172,	120				10,5	28		6	%
Fleet gross profit same store(1)	3,07	2				2,09	8				974			46	%
Fleet gross profit acquisitions	18														
Total fleet gross profit	3,09	0				2,09	8				992			47	%
New vehicle gross profit, as reported	\$	185,738				\$	174,218				\$	11,520		7	%
New gross profit PVR same store(1)	\$	2,256				\$	2,151				\$	105		5	%
New gross profit PVR actual	\$	2,250				\$	2,151				\$	99		5	%
New retail gross margin same store(1)	7.2		%			7.1		%			0.1		%	1	%
New retail gross margin actual	7.2		%			7.1		%			0.1		%	1	%

Same store amounts include the results of dealerships for the identical months for each period presented in the comparison, commencing with the first full month in which the dealership was owned by us.

New vehicle revenues increased 5% to \$2.7 billion for the nine months ended September 30, 2006, from \$2.5 billion for the nine months ended September 30, 2005. The increase in new vehicle revenues was a result of a 43% increase in new vehicle revenue from our heavy trucks business and a 7% increase in our mid-line import brands offset by decreases across all our other brand categories, most notably mid-line domestic, which decreased 13%. Heavy truck new vehicle revenue PVR increased 13% and heavy truck new vehicle unit sales increased 26%, while mid-line import new vehicle revenue PVR increased 2% and unit sales increased 5%. Overall passenger vehicle revenues increased 2%.

New vehicle gross profit increased 7% to \$185.7 million for the nine months ended September 30, 2006, from \$174.2 million for the nine months ended September 30, 2005. New retail gross profit increased 6%, driven by a 14% increase in mid-line import gross profit as these brands continued their strong performance, and a 70% increase from our heavy trucks business. These increases were offset by the performance of our mid-line domestic and value brands, which were down 7% and 28%, respectively, with the majority of the decrease resulting from the new vehicle incentive environment in the 2005 period.

Used Vehicle

	For the Nine Months Ended September 30, 2006 2005 (Dollars in thousands, except PVR data))	Increase (Decrease)			% Change	
Revenues:	,				•						
Retail revenues same store(1)	\$	866,022		\$	776,330		\$	89,692		12	%
Retail revenues acquisitions	3,5	78									
Total used retail revenues	869	9,600		776	5,330		93,	270		12	%
Wholesale revenues same store(1)	266	5,561		252	2,571		13,	990		6	%
Wholesale revenues acquisitions	908	3									
Total wholesale revenues	267	7,469		252	2,571		14,	898		6	%
Used vehicle revenues, as reported	\$	1,137,069)	\$	1,028,901		\$	108,168		11	%
Gross Profit:											
Retail gross profit same store(1)	\$	104,641		\$	90,633		\$	14,008		15	%
Retail gross profit acquisitions	502	2									
Total used retail gross profit	103	5,143		90,	633		14,	510		16	%
Wholesale gross profit same store(1)	(1,	079)	365	5		(1,4	144)	(396)%
Wholesale gross profit acquisitions	39										
Total wholesale gross profit	(1,	040)	365	5		(1,4	105)	(385)%
Used vehicle gross profit, as reported	\$	104,103		\$	90,998		\$	13,105		14	%
Used retail units same store(1)	48,	875		46,	354		2,5	21		5	%
Used retail units acquisitions	234	1									
Used retail units actual	49,	109		46,	354		2,7	55		6	%
Used revenue PVR same store(1)	\$	17,719		\$	16,748		\$	971		6	%
Used revenue PVR actual	\$	17,708		\$	16,748		\$	960		6	%
Used gross profit PVR same store(1)	\$	2,141		\$	1,955		\$	186		10	%
Used gross profit PVR actual	\$	2,141		\$	1,955		\$	186		10	%
Used retail gross margin same store(1)	12.	1	%	11.	7	%	0.4		%	3	%
Used retail gross margin actual	12.	1	%	11.	7	%	0.4		%	3	%

(1) Same store amounts include the results of dealerships for the identical months for each period presented in the comparison, commencing with the first full month in which the dealership was owned by us.

Used vehicle revenues increased 11% to \$1.1 billion for the nine months ended September 30, 2006, from \$1.0 billion for the nine months ended September 30, 2005. Used retail revenues increased 12% to \$869.6 million for the nine months ended September 30, 2006, as a result of a 6% in used retail unit sales and used revenue PVR. The strength of the used vehicle market and our used vehicle merchandising initiatives have resulted in increased used vehicle sales and improved used revenue PVR.

Used vehicle gross profit increased 14% to \$104.1 million for the nine months ended September 30, 2006, from \$91.0 million for the nine months ended September 30, 2005. Used retail gross profit increased 16% to \$105.1 million as a result of a 6% increase in used retail unit sales and a 10% increase in used retail gross profit PVR. The increase in used retail unit sales and used retail gross profit PVR was primarily a result of our investment in new software to better value trade-ins and improve inventory management, and the execution by our regional management teams dedicated to the used vehicle business.

Fixed Operations

	For the Nine I September 30 2006 (Dollars in the	,	2005			Incre (Dec	ease rease)		% Change	
Revenues:										
Revenues same store(1)										
Parts and service	\$ 465,217		\$ 431	,429		\$	33,788		8	%
Collision repair	44,122		43,369			753			2	%
Total revenues same store(1)	509,339		474,798		34,541		41		7	%
Revenues acquisitions	4,237									
Parts, service and collision repair revenues, as reported	\$ 513,576		\$ 474	,798		\$	38,778		8	%
Gross Profit:										
Gross profit same store(1)										
Parts and service	\$ 233,911		\$ 218	,048		\$	15,863		7	%
Collision repair	23,889		23,329			560			2	%
Total gross profit same store(1)	257,800		241,377			16,4	23		7	%
Gross profit acquisitions	2,189									
Parts, service and collision repair gross profit, as reported	\$ 259,989		\$ 241	,377		\$	18,612		8	%
Parts and service gross margin same store(1)	50.3	%	50.5	9	,	(0.2))%		%
Collision repair gross margin same store(1)	54.1	%	53.8	9	,	0.3		%	1	%
Fixed operations gross margin same store(1)	50.6	%	50.8	9	,	(0.2)%		%

Same store amounts include the results of dealerships for the identical months for each period presented in the comparison, commencing with the first full month in which the dealership was owned by us.

Fixed operations revenues increased 8% to \$513.6 million for the nine months ended September 30, 2006, from \$474.8 million for the nine months ended September 30, 2005. Fixed operations gross profit increased 8% to \$260.0 million for the nine months ended September 30, 2006, from \$241.4 million for the nine months ended September 30, 2005. Fixed operations revenues and gross profit increased primarily due to a 12% increase in both customer pay parts and service revenues and gross profit, respectively.

Finance and Insurance, net

	Sept 2006	the Nine Months tember 30, 6 lars in thousands	2005	5		rease crease)		% Change	
Dealership generated F&I same store(1)	\$	113,621	\$	110,933	\$	2,688		2	%
Dealership generated F&I acquisitions	1,33	36							
Dealership generated F&I, net	114	,957	110	,933	4,02	24		4	%
Corporate generated F&I	1,68	35	3,75	54	(2,0)	069)	(55)%
Corporate generated F&I gain	3,40	00							
Finance and insurance, net as reported	\$	120,042	\$	114,687	\$	5,355		5	%
Dealership generated F&I PVR same store (1)(2)	\$	882	\$	878	\$	4		1	%
Dealership generated F&I PVR actual(2)	\$	882	\$	878	\$	4		1	%
F&I PVR actual	\$	921	\$	907	\$	14		2	%

Same store amounts include the results of dealerships for the identical months for each period presented in the comparison, commencing with the first full month in which the dealership was owned by us.

(2) Refer to Reconciliation of Non-GAAP Financial Information for further discussion regarding dealership generated F&I profit PVR.

F&I increased 5% to \$120.0 million for the nine months ended September 30, 2006, from \$114.7 million for the nine months ended September 30, 2005. Included in F&I was a \$3.4 million gain related to sale of our remaining interest in a pool of extended service contracts. Excluding this item, F&I increased 2% to \$116.6 million for the nine months ended September 30, 2006, from \$114.7 million for the nine months ended September 30, 2005. The increase in F&I was primarily a result of the 3% increase in retail units sales, as dealership F&I PVR increased 1%. The increase in dealership generated F&I PVR was partially offset by a \$3.1 million decrease in captive finance company revenue as a result of a strategic initiative to reduce our loan portfolio. Corporate generated F&I, excluding the corporate generated F&I gain, was \$1.7 million for the nine months ended September 30, 2006, and \$3.8 million for the nine months ended September 30, 2005. As

a result of the aforementioned sale of our remaining interest in a pool of extended service contracts, we do not anticipate recognizing any significant corporate generated F&I in the future.

Selling, General and Administrative

For the Nine Months	Ended
Sentember 30	

	Sept	ember 30,										
	2006	í		% of Gross Profit		2005 (Doll	ars in thous	ands)	% of Gross Profit	% of Gross Profit Increase (Decrease)	% of Gross Profit % Change	
Personnel costs	\$	236,609		35.3	%	\$	226,377		36.4	% (1.1)%(3)%
Sales compensation	77,0	52		11.5	%	71,2	21		11.5	%	%	%
Share-based compensation	3,25	8		0.5	%				0.0	% 0.5	% 100	%
Outside services	42,7	52		6.4	%	41,2	92		6.6	% (0.2)%(3)%
Advertising	38,1	.14		5.7	%	40,0	92		6.5	% (0.8)%(12)%
Rent	40,5	504		6.1	%	35,8	29		5.8	% 0.3	% 5	%
Utilities	14,0	36		2.1	%	12,9	38		2.1	%	%	%
Insurance	11,5	78		1.7	%	10,9	08		1.7	%	%	%
Other	48,4	57		7.2	%	48,2	90		7.8	% (0.6)%(8)%
Selling, general and												
administrative	\$	512,360		76.5	%	\$	486,947		78.4	% (1.9)%(2)%
Adjustments to SG&A:												
Share-based compensation	(3,2)	58)									
Abandoned strategic project		- 0										
expenses	(1,6	58)									
Secondary stock offering	(0.4)											
expenses	(846))			(4.1)		`				
Reorganization expenses						(4,1:	0/)				
Adjusted selling, general and	¢.	506 500		76.0	%	ф	400 700		77.7	07 (1.7) (7 ()	\07
administrative	\$	506,598		76.0	%	\$	482,790		77.7	% (1.7)%(2)%
Gross Profit	\$	669,872				\$	621,280					
Gross Profit	Ф	009,872				Ф	021,200					
Corporate generated F&I gain	(3,4	00	`									
Adjusted gross profit	\$	666,475)			\$	621,280					
Aujusteu gross profit	φ	000,473				φ	021,200					

SG&A expenses as a percentage of gross profit decreased 190 basis points to 76.5% for the nine months ended September 30, 2006, from 78.4% for the nine months ended September 30, 2005. SG&A expenses includes (i) \$3.3 million of share-based compensation expense, (ii) \$1.7 million of abandoned strategic project expenses and (iii) \$0.8 million of costs associated with a secondary offering of common stock during the nine months ended September 30, 2006, and \$4.2 million of reorganization costs during the nine months ended September 30, 2005. Excluding these items, adjusted SG&A expense as a percentage of adjusted gross profit (excluding the \$3.4 million corporate generated F&I gain) decreased 170 basis points to 76.0% for the nine months ended September 30, 2006, from 77.7% for the nine months ended September 30, 2005. The improvement in adjusted SG&A as a percentage of adjusted gross profit is a result of several expense control initiatives resulting in reduced personnel and advertising costs. These improvements were offset by increased rent resulting from our strategy to reduce our ownership of real estate and certain leasehold improvements through the use of sale-leaseback transactions.

Depreciation and Amortization

Depreciation and amortization expense increased 5% to \$15.2 million for the nine months ended September 30, 2006, from \$14.4 million for the nine months ended September 30, 2005. This increase is primarily related to property and equipment acquired between October 1, 2005 and September 30, 2006.

Other Income (Expense)

Floor plan interest expense increased 50% to \$30.7 million for the nine months ended September 30, 2006 from \$20.5 million for the nine months ended September 30, 2005. This increase was a result of a 190 basis point increase in short-term interest rates and the amortization of our terminated cash flow swap.

Other interest expense increased 10% to \$33.3 million for the nine months ended September 30, 2006, from \$30.2 million for the nine months ended September 30, 2005. The increase in other interest expense is a result of a higher effective interest rate on our 8% Notes due to the termination of a fair value swap. As a result, our 8% Notes, which had a variable rate while the fair value swap was in place, are now fixed at 8% until maturity in 2014.

During the nine months ended September 30, 2006 we recognized a \$0.9 million loss on the extinguishment of \$15.0 million of our 8% Notes as part of a \$40.0 million bond repurchase plan.

Income Tax Expense

Income tax expense increased 17% to \$30.7 million for the nine months ended September 30, 2006, from \$26.4 million for the nine months ended September 30, 2005. Our effective tax rate for the nine months ended September 30, 2006 and 2005 was 37.5%.

Discontinued Operations

	For the Nine Mor September 30, 20			For the Nine Months Ended September 30, 2005					
	Sold	Pending Disposition	Total Sold(b) (Dollars in thousands)	Pending Disposition(a)	Total				
Franchises	6	1	7 16	1	17				
Ancillary businesses	1		1 2		2				
Income (loss) from operations	\$ (5,603)	\$ 504	\$ (5,099) \$ (2,126) \$ 392	\$ (1,734)				
Other expense, net	(432)	(127)	(559) (3,143) (73)	(3,216)				
Gain on disposition of									
discontinued operations, net	2,076		2,076 (416)	(416)				
Income tax benefit (expense)	1,241	(142)	1,099 2,132	(120)	2,012				
Discontinued operations, net of tax	\$ (2,718)	\$ 235	\$ (2,483) \$ (3,553) \$ 199	\$ (3,354)				

- (a) Businesses were pending disposition as of September 30, 2006
- (b) Businesses were sold between January 1, 2005 and September 30, 2006

During the nine months ended September 30, 2006, we sold six franchises (five dealership locations) and one ancillary business, and as of September 30, 2006, one franchise was pending disposition. The \$2.5 million loss from discontinued operations is primarily attributable to operating losses of the six franchises mentioned above, offset by the \$2.1 million gain (\$1.3 million, net of tax) on the sale of six franchises during 2006. The \$3.4 million loss from discontinued operations for the nine months ended September 30, 2005, was a result of the operating losses of the franchises mentioned above, franchises sold in 2005 and the net loss on the sale of six franchises during the nine months ended September 30, 2005.

LIQUIDITY AND CAPITAL RESOURCES

We require cash to fund working capital needs, finance acquisitions of new dealerships and fund capital expenditures. We believe that our cash and cash equivalents on hand as of September 30, 2006, our funds generated through future operations and the funds available for borrowings under our committed credit facility, floor plan financing agreements, mortgage notes payable and proceeds from sale-leaseback transactions will be sufficient to fund our debt service and working capital requirements, commitments and contingencies, acquisitions, capital expenditures, current dividend commitments and any seasonal operating requirements for the foreseeable future.

As of September 30, 2006, we had cash and cash equivalents of \$133.5 million and working capital of \$390.2 million. In addition, we had \$125.0 million available for borrowings under our committed credit facility for working capital, general corporate purposes and acquisitions.

Committed Credit Facility

In March 2005, we entered into a committed credit facility (the Committed Credit Facility) with JPMorgan Chase Bank, N.A., and 17 other financial institutions (the Syndicate), which provided us with \$150.0 million of working capital borrowing capacity and \$650.0 million of new and used vehicle inventory financing at all of our dealerships except our Ford, Lincoln, Mercury, Mazda, Volvo and Rover dealerships (Ford Trustmark) and General Motors dealerships. In addition, Ford Motor Credit Corporation (FMCC) and General Motors Acceptance Corporation (GMAC) provide us with \$150.0 million and \$100.0 million, respectively, of floor plan financing outside of the Syndicate to finance inventory at our Ford Trustmark and General Motors dealerships.

In March 2006, we amended our Committed Credit Facility to include DaimlerChrysler Financial Services (DCFS) in the Syndicate and extend the maturity of the Committed Credit Facility from March 2008 to March 2009. In addition, DCFS agreed to provide a maximum of \$120.0 million of floor plan financing outside of the Syndicate to finance inventory purchases at our Mercedes-Benz, Chrysler, Dodge and Jeep dealerships (DaimlerChrysler Dealerships). Pursuant to the signing of this amendment, floor plan borrowings from DCFS are now included in Floor Plan Notes Payable Manufacturer Affiliated on our Condensed Consolidated Balance Sheets. The DCFS facility has no stated termination date and borrowings will accrue interest based on LIBOR. Further, we reduced our working capital borrowing capacity from \$150.0 million to \$125.0 million and reduced the commitment of the Syndicate to finance our inventory purchases from \$650.0 million to \$425.0 million. In total, these commitments give us \$125.0 million of working capital borrowing capacity and \$795.0 million of floor plan borrowing capacity.

Floor Plan Financing-

We finance substantially all of our new vehicle inventory and, at our option, have the ability to finance a portion of our used vehicle inventory. We consider floor plan notes payable to a party that is affiliated with vehicle manufacturers from which we purchase new vehicle inventory Floor Plan Notes Payable Manufacturer Affiliated and all other floor plan notes payable Floor Plan Notes Payable Non-manufacturer Affiliated. As of September 30, 2006, total borrowing capacity under the floor plan financing agreements with our vehicle floor plan providers totaled \$795.0 million. In addition, as of September 30, 2006, we had total borrowing capacity of \$56.0 million under ancillary floor plan financing agreements with Comerica Bank and Navistar Financial for our heavy trucks business in Atlanta, Georgia. As of September 30, 2006, we had \$613.4 million outstanding to lenders affiliated and non-affiliated with the vehicle manufacturers from which we purchase our vehicle inventory.

During the first quarter of 2006, we refinanced the floor plan notes payable at our DaimlerChrysler Dealerships through the repayment of \$85.4 million of floor plan notes payable non-manufacturer affiliated with borrowings from DCFS, a manufacturer affiliated lender. As a result, floor plan notes payable at our DaimlerChrysler Dealerships are included in Floor Plan Notes Payable Manufacturer Affiliated on the accompanying Condensed Consolidated Balance Sheets as of September 30, 2006. Floor plan notes payable at our DaimlerChrysler Dealerships totaled \$90.8 million and \$95.4 million as of September 30, 2006 and December 31, 2005, respectively. In addition, during the nine months ended September 30, 2006, our Floor Plan Repayments Non-manufacturer Affiliated and Floor Plan Notes Payable Manufacturer Affiliated each increased by \$85.4 million on our accompanying Condensed Consolidated Statements of Cash Flows.

Acquisitions and Acquisition Financing-

We did not acquire any franchises during the nine months ended September 30, 2006. During the nine months ended September 30, 2005, we acquired three franchises (one dealership location) for an aggregate purchase price of \$26.8 million, including \$9.3 million of cash, \$15.3 million of borrowings from our floor plan facilities, the exchange of two of our franchises valued at \$1.5 million and \$0.7 million of future payments. We plan to use our available cash, borrowings under our Committed Credit Facility or proceeds from future sale-leaseback transactions to finance future acquisitions. Each year we expect to acquire dealerships that would add between \$150.0 million and \$250.0 million of annualized revenues;

however, we do not expect to achieve this target in 2006.

Sale-Leaseback Transactions

During the nine months ended September 30, 2006, we completed two sale-leaseback transactions resulting in the sale of \$13.4 million of real estate and construction improvements and the commencement of long-term operating leases for the assets sold. During the nine months ended September 30, 2005, we completed two sale-leaseback transactions, which resulted in the sale of approximately \$15.7 million of real estate and construction improvements and the commencement of long-term operating leases for the assets sold.

Bond Repurchase Plan

In September 2006, we recognized a \$0.9 million loss on the extinguishment of \$15.0 million of our 8% Notes in connection with a \$40.0 million bond repurchase plan. Other interest expense will decrease annually by \$1.2 million as a result of this debt extinguishment. Our board of directors has authorized us to repurchase up to an additional \$25.0 million of our Senior Subordinated Notes, which we may do depending on market conditions. Other interest expense would decrease annually between \$3.2 million and \$3.5 million, excluding costs to repurchase, upon completion of this bond repurchase plan.

Debt Covenants-

We are subject to certain financial covenants in connection with our debt and lease agreements, including the financial covenants described below. Our Committed Credit Facility includes certain financial ratios with the following requirements: (i) an adjusted current ratio of at least 1.2 to 1, of which our ratio was approximately 1.6 to 1 as of September 30, 2006; (ii) a fixed charge coverage ratio of at least 1.2 to 1, of which our ratio was approximately 2.9 to 1 as of September 30, 2006 and (iv) a minimum adjusted net worth of \$350.0 million, of which our adjusted net worth was approximately \$510.1 million as of September 30, 2006. A breach of these covenants could cause an acceleration of repayment of our Committed Credit Facility if not otherwise waived or cured. Certain of our lease agreements include financial ratios with the following requirements: (i) a liquidity ratio of at least 1.2 to 1, of which our ratio was approximately 1.5 to 1 as of September 30, 2006 and (ii) an EBITDA based coverage ratio of at least 1.5 to 1, of which our ratio was approximately 3.3 to 1 as of September 30, 2006. A breach of these covenants would give rise to certain lessor remedies under our various lease agreements, the most severe of which include the following: (a) termination of the applicable lease, (b) termination of certain of the tenant s lease rights, such as renewal rights and rights of first offer or negotiation relating to the purchase of the premises, and/or (c) a liquidated damages claim equal to the extent to which the accelerated rents under the applicable lease for the remainder of the lease term exceed the fair market rent over the same periods. As of September 30, 2006, we were in compliance with all our debt and lease agreement covenants.

Cash Flows for the Nine Months Ended September 30, 2006 Compared to the Nine Months Ended September 30, 2005

Floor plan borrowings are required by all vehicle manufacturers for the purchase of new vehicles, and our agreements with our floor plan providers require us to repay amounts borrowed for the purchase of a vehicle immediately after the vehicle is sold. As a result, changes in floor plan notes payable are directly linked to changes in new vehicle inventory and therefore are an integral part of understanding changes in our working capital and operating cash flow. Consequently, we have provided a reconciliation of cash flow from operating activities and financing activities, as if all changes in floor plan notes payable were classified as an operating activity.

	For the Nine Months Ended September 30,					
(In thousands)	2006	í		200	5	
Reconciliation of cash provided by operating activities to adjusted cash provided by operating						
activities						
Cash provided by operating activities	\$	188,361		\$	37,414	
Floor plan notes payable non-manufacturer affiliated, net	(107,667)		48,2	246		
Cash provided by operating activities as adjusted	\$	80,694		\$	85,660	
Reconciliation of cash (used in) provided by financing activities to adjusted cash used in financing						
activities						
Cash (used in) provided by financing activities	\$	(123,172)	\$	19,851	
Floor plan borrowings non-manufacturer affiliated	(1,8	38,366)	(2,4	54,384	
Floor plan repayments non-manufacturer affiliated	1,94	6,033		2,40	06,138	
Cash used in financing activities as adjusted	\$	(15,505)	\$	(28,395	

Operating Activities-

Net cash provided by operating activities totaled \$188.4 million and \$37.4 million for the nine months ended September 30, 2006 and 2005, respectively. Net cash provided by operating activities, as adjusted, totaled \$80.7 million for the nine months ended September 30, 2006, and \$85.7 million for the nine months ended September 30, 2005. Cash provided by operating activities, as adjusted, includes net income adjusted for non-cash items and changes in working capital, including changes in floor plan notes payable related to vehicle inventory. The \$5.0 million decrease in our cash provided by operating activities, as adjusted, for the nine months ended September 30, 2006, compared to the nine months ended September 30, 2005, was attributable to (i) \$11.9 million related to the timing of inventory purchases and repayments of floor plan notes payable (including \$28.6 million of net repayments associated with acquisition and divestiture activity discussed below); and (ii) \$13.4 million related to the timing of payments of accounts payable and accrued liabilities and prepaid assets, including a \$13.7 million payment associated with the termination of three interest rate swaps, offset by (i) \$12.6 million related to the timing of collection of accounts receivable and contracts-in-transit and (ii) a \$9.0 million increase in net income adjusted for non-cash items.

We borrowed \$15.3 million from our floor plan facilities for the purchase of inventory in connection with three franchise acquisitions during the nine months ended September 30, 2005. We did not complete any acquisitions during the nine months ended September 30, 2006. In connection with six franchise divestitures during each of the nine months ended September 30, 2006 and 2005, we repaid \$21.0 million and \$7.7 million of floor plan notes payable, respectively. Acquisition and divestiture activity decreased our cash provided by operating activities, as adjusted, by \$21.0 million for the nine months ended September 30, 2006. Acquisition and divestiture activity increased our cash provided by operating activities, as adjusted, by \$7.6 million for the nine months ended September 30, 2005.

Investing Activities

Net cash provided by investing activities totaled \$11.1 million for the nine months ended September 30, 2006. Net cash used in investing activities totaled \$59.4 million for the nine months ended September 30, 2005. Cash flows from investing activities relate primarily to capital expenditures, acquisition and divestiture activity, sale of property and equipment and construction reimbursements from lessors in connection with our sale-leaseback agreements.

Capital expenditures were \$34.7 million for the nine months ended September 30, 2006, and \$51.0 million for the nine months ended September 30, 2005. During the nine months ended September 30, 2006 and 2005, \$11.9 million and \$24.4 million, respectively, of capital expenditures were financed or were pending financing through sale-leaseback agreements or mortgage notes payable. Our capital expenditures consisted of upgrades to our existing facilities and construction of new facilities. Future capital expenditures will relate primarily to upgrading existing dealership facilities and operational improvements that we expect will provide us with acceptable rates of return on our investments. During the nine months ended September 30, 2006 and 2005, we received \$3.4 million and \$4.1 million, respectively, of construction reimbursements from lessors in connection with our sale-leaseback agreements. We expect that capital expenditures during 2006 will total approximately \$60.0 million, of which we intend to finance approximately 40% to 50% principally through sale-leaseback agreements.

Cash used for acquisitions totaled \$24.6 million for the nine months ended September 30, 2005. We did not complete any acquisitions during the nine months ended September 30, 2006.

Proceeds from the sale of assets totaled \$43.7 million for the nine months ended September 30, 2006, and \$12.8 million for the nine months ended September 30, 2005. Included in proceeds from the sale of assets is the sale of six franchises (five dealership locations) during the nine months ended September 30, 2006 and six franchises (two dealership locations) during the nine months ended September 30, 2005. We completed the sale of the two remaining Thomason dealerships in Portland, Oregon in April 2006, for which we received approximately \$14.6 million of net proceeds (approximately \$22.2 million of gross proceeds less approximately \$7.6 million of floor plan repayments). We continuously monitor the profitability and market value of our dealerships, specifically the 10% contributing the least amount of operating income, and may strategically divest non-profitable dealerships.

Financing Activities

Net cash used in financing activities totaled \$123.2 million for the nine months ended September 30, 2006. Net cash provided by financing activities totaled \$19.9 million for the nine months ended September 30, 2005. Net cash used in financing activities, as adjusted, totaled \$15.5 million and \$28.4 million for the nine months ended September 30, 2006 and 2005, respectively.

During the nine months ended September 30, 2006 and 2005, we repaid debt of \$17.5 million and \$49.7 million, respectively. The majority of repayments during the nine months ended September 30, 2006, were a result of the repurchase

of \$15.0 million of our 8% Notes for \$14.9 million. The majority of repayments during the nine months end September 30, 2005, were a result of our decision to repay approximately \$29.2 million of our variable rate mortgage notes payable.

During the nine months ended September 30, 2006 and 2005, we received proceeds from the exercise of stock options of \$6.8 million and \$3.1 million, respectively. During the nine months ended September 30, 2006 we paid \$0.8 million of income taxes on behalf of employees in connection with net share settlements of share-based awards.

During the nine months ended September 30, 2006 and 2005, proceeds from borrowings amounted to \$1.0 million and \$23.3 million, respectively, which related primarily to mortgage financing associated with the construction of dealership facilities.

Off-Balance Sheet Transactions

We had no material off-balance sheet transactions during the periods presented other than those disclosed in Note 14 of our Condensed Consolidated financial statements.

Stock Repurchase and Dividend Restrictions

Pursuant to the indentures governing our 9% Senior Subordinated Notes due 2012, our 8% Notes and our Committed Credit Facility, our ability to repurchase shares of our common stock or pay cash dividends is limited. As of September 30, 2006, our ability to repurchase shares or pay cash dividends was limited to an aggregate amount of \$78.1 million due to these restrictions. We did not repurchase any shares of our common stock during 2006 or 2005. On July 31, 2006, our Board of Directors declared a quarterly dividend of \$0.20 per common share payable on August 24, 2006 to shareholders of record as of August 11, 2006. In addition, on October 24, 2006, our Board of Directors declared a quarterly dividend of \$0.20 per common share payable on November 16, 2006 to shareholders of record as of November 2, 2006. The quarterly dividends declared by the board of directors totaled approximately \$13.3 million.

CRITICAL ACCOUNTING ESTIMATES

Preparation of financial statements in conformity with accounting principles generally accepted in the United States of America requires management to make estimates and assumptions that affect amounts of assets and liabilities and disclosures of contingent assets and liabilities as of the date of the financial statements and reported amounts of revenues and expenses during the periods presented. Actual amounts could differ from those estimates. On an ongoing basis, management evaluates its estimates and assumptions and the effects of revisions are reflected in the financial statements in the period in which they are determined to be necessary. The accounting policies described below are those that most frequently require management to make estimates and judgments, and therefore are critical to understanding our results of operations. Senior management has discussed the development and selection of these accounting estimates and the related disclosures with the audit committee of our board of directors.

Inventories

Our inventories are stated at the lower of cost or market. We use the specific identification method to value our vehicle inventories and the first-in, first-out method (FIFO) to account for our parts inventories. We maintain a reserve for specific inventory units where cost basis exceeds fair value. In assessing lower of cost or market for new and used vehicles, we consider (i) the aging of new and used vehicles, (ii) loss histories of new and used vehicles, (iii) the timing of annual and model changeovers of new vehicles and (iv) current market conditions. We very rarely sell new vehicles that have been in inventory for less than 300 days at a loss. Our new vehicle loss histories have indicated that our losses range between 1 to 4% of our new vehicle inventory that exceeded 300 days old. As of September 30, 2006, our new vehicle loss reserve was \$0.6 million or 3.8% of new vehicle inventory over 300 days old. Each 1% change in our estimate would change our new vehicle reserve approximately \$0.2 million. Our used vehicle loss histories have indicated that our losses range between 2 to 4% of our used vehicle inventory. As of September 30, 2006, our used vehicle loss reserve was \$3.6 million or 3.1% of used vehicle inventory. A 1% change in our estimate of used vehicle losses would change Used Vehicle Cost of Sales by approximately \$1.2 million.

Notes Receivable Finance Contracts

As of September 30, 2006 and December 31, 2005, we had outstanding notes receivable from finance contracts of \$22.2 million and \$27.2 million, respectively. These notes have initial terms ranging from 12 to 60 months, and are collateralized by the related vehicles. The assessment of our allowance for credit losses considers historical loss ratios and the performance of the current portfolio with respect to past due accounts. We continually analyze our current portfolio against our historical performance. In addition, we attribute minimal value to the underlying collateral in our assessment of the reserve. Our loss histories indicate our future credit losses will be approximately 14% of notes receivable. Our allowance for credit losses was \$3.0 million and \$3.5 million as of September 30, 2006 and December 31, 2005, respectively. A 1% change

in our estimate of notes receivable losses during the three and nine months ended September 30, 2006 would change our Finance and Insurance, net by approximately \$0.2 million.

F&I Chargeback Reserve

We receive commissions from the sale of vehicle service contracts, credit life insurance and disability insurance to customers. In addition, we receive commissions from financing institutions for arranging customer financing. We may be charged back (chargebacks) for finance, insurance or vehicle service contract commissions in the event a contract is terminated. F&I commissions are recorded at the time the vehicles are sold and a reserve for future chargebacks is established based on historical operating results and the termination provisions of the applicable contracts. This data is evaluated on a product-by-product basis. Our loss histories vary depending on the product but generally range between 7% and 18%. Our chargeback reserves were \$14.6 million and \$12.6 million as of September 30, 2006 and December 31, 2005, respectively. A 1% change in chargebacks of all our products during the three and nine months ended September 30, 2006 would change Finance and Insurance, net by approximately \$0.9 million.

Self Insurance Reserves

We are self insured for certain employee medical, workers compensation and general liability claims. We maintain stop loss insurance for individual and aggregate claims. We maintain and frequently review claim and loss histories to help us assess our future liability for these claims. In addition, we use professional service providers such as account administrators and actuaries to help us accumulate and assess this information. As of September 30, 2006, we had \$6.5 million of insurance reserves for both known and unknown employee medical, workers compensation and general liability claims.

Goodwill and Other Intangible Assets

Goodwill represents the excess cost of the businesses acquired over the fair market value of the identifiable net assets. We have determined that based on how we operate our business, allocate resources, and regularly review our financial data and operating results that we qualify as a single reporting unit for purposes of testing goodwill for impairment. We evaluate our operations and financial results in the aggregate by dealership. The dealership general managers are responsible for customer facing activities, including inventory management, advertising and personnel decisions; and have the flexibility to respond to local market conditions while the corporate management team, with input from the regional management teams, is responsible for infrastructure and general strategy decisions.

The fair market value of our manufacturer franchise rights is determined at the acquisition date through discounting the projected cash flows specific to each franchise. We have determined that manufacturer franchise rights have an indefinite life as there are no legal, contractual, economic or other factors that limit their useful lives and they are expected to generate cash flows indefinitely due to the historically long lives of the manufacturers brand names. Due to the fact that manufacturer franchise rights are specific to the location in which we acquire a dealership, we have determined that the dealership is the reporting unit for purposes of testing for impairment.

In accordance with SFAS No. 142, Goodwill and Other Intangible Assets, we do not amortize goodwill and other intangible assets that are deemed to have indefinite lives. We review goodwill and indefinite lived manufacturer franchise rights for impairment annually on October 1st of each year, or more often if events or circumstances indicate that impairment may have occurred. We are subject to financial statement risk to the extent that intangible assets become impaired due to decreases in the related fair market value of our underlying businesses.

RECENT ACCOUNTING PRONOUNCEMENTS

In September 2006, the Financial Accounting Standards Board (FASB) issued FASB Interpretation (FIN) No. 48 Accounting for Uncertainty in Income Taxes. FIN No. 48 clarifies the accounting for uncertainty in income taxes recognized in an enterprise s financial statements in accordance with FASB Statement No. 109 Accounting for Income Taxes. FIN No. 48 prescribes a recognition threshold and measurement of a tax position taken or expected to be taken in a tax return. FIN No. 48 also provides guidance on derecognition, classification, interest and penalties, accounting in interim periods, disclosure and transition. FIN No. 48 is effective for fiscal years beginning after December 15, 2006. Earlier application is encouraged if the enterprise has not yet issued financial statements, including interim financial statements, in the period of adoption. We are currently evaluating the impact of FIN No. 48 on our condensed consolidated financial statements and disclosures.

RECONCILIATION OF NON-GAAP FINANCIAL INFORMATION

Adjusted cash provided by (used in) operating and financing activities

Floor plan borrowings are required by all vehicle manufacturers for the purchase of new vehicles, and our agreements with our floor plan providers require us to repay amounts borrowed for the purchase of a vehicle immediately after the vehicle is sold. As a result, changes in floor plan notes payable are directly linked to changes in new vehicle inventory and therefore are an integral part of understanding changes in our working capital and operating cash flow. Consequently, we have provided a reconciliation of cash flow from operating activities and financing activities, as if all changes in floor plan notes payable were classified as an operating activity.

	For the Nine Months Ended September 30,			l		
(In thousands)	200	6		200	5	
Reconciliation of cash provided by operating activities to adjusted cash provided by operating						
activities:						
Cash provided by operating activities	\$	188,361		\$	37,414	
Floor plan notes payable non-manufacturer affiliated, net	(10'	7,667)	48,2	246	
Cash provided by operating activities as adjusted	\$	80,694		\$	85,660	
Reconciliation of cash (used in) provided by financing activities to adjusted cash used in financing						
activities:						
Cash (used in) provided by financing activities	\$	(123,172)	\$	19,851	
Floor plan borrowings non-manufacturer affiliated	(1,8	338,366)	(2,4	154,384)
Floor plan repayments non-manufacturer affiliated	1,94	46,033		2,40	06,138	
Cash used in financing activities as adjusted	\$	(15,505)	\$	(28,395)

Dealership generated F&I -

We evaluate our F&I performance on a Per Vehicle Retailed (PVR) basis by dividing our total F&I commissions by the number of retail vehicles sold. During 2003, we renegotiated a contract with a third party F&I product provider, which resulted in the recognition of income in 2006 and 2005 that was not attributable to retail vehicles sold during 2006 and 2005 (referred to as corporate generated F&I). During the second quarter of 2006, we decided to sell our remaining interest in the pool of extended service contracts that had been the source of our corporate generated F&I, which resulted in the recognition of a \$3.4 million gain on the sale (corporate generated F&I gain). We believe that dealership generated F&I, which excludes the additional revenue derived from this contract, provides a more meaningful measure of our F&I operating performance.

The following table reconciles Finance and insurance, net to dealership generated F&I, and provides the necessary components to calculate dealership generated F&I PVR:

	For the Three Months Ended September 30,				
(Dollars in thousands, except per vehicle data)	2006			5	
Reconciliation of Finance and insurance, net to dealership generated F&I:					
Finance and insurance, net	\$	41,198	\$	40,133	
Less: corporate generated F&I			(1,184)
Dealership generated F&I	\$	41,198	\$	38,949	
Dealership generated F&I PVR	\$	905	\$	856	
Retail units sold:					
New retail units	28,2	294	29,0	096	
Used retail units	17,2	17,205 16,428		428	
Total retail units	45,4	15,499 45,524		524	



	For the Nine Months Ended September 30,					
(Dollars in thousands, except per vehicle data)	2006 20			2005		
Reconciliation of Finance and insurance, net to dealership generated F&I:						
Finance and insurance, net	\$	120,042		\$	114,687	
Less: corporate generated F&I	(1,685))	(3,754)
Less: corporate generated F&I gain	(3,4	-00)			
Dealership generated F&I	\$	114,957		\$	110,933	
Dealership generated F&I PVR	\$	882		\$	878	
Retail units sold:						
New retail units	81,	181		80,0	030	
Used retail units	49,	109		46,3	354	
Total retail units	130	,290		126	,384	

Adjusted SG&A Expenses as a percentage of adjusted gross profit

Our SG&A expense was impacted by (i) the adoption of SFAS No. 123R, (ii) our decision to issue performance share units and restricted share units instead of stock options and (iii) expenses related to a secondary stock offering during the three months ended September 30, 2006; and expenses related to our regional reorganization during the three months ended September 30, 2005. Effective January 1, 2006, we adopted SFAS No. 23R under the modified prospective transition method and therefore recorded share-based compensation expense under the fair value method for the three months ended September 30, 2006. Prior to January 1, 2006, share-based compensation expense was recorded under the intrinsic value method and therefore did not recognize any share-based compensation expense. We believe that a more meaningful comparison of our SG&A as a percentage of gross profit can be made by adjusting for these items.

	For the Three Months Ended September 30,					
(Dollars in thousands)	2006			2005		
Adjusted SG&A expenses as a percentage of gross profit:						
SG&A expenses	\$	174,996		\$	168,395	
Share-based compensation expense	(962)			
Secondary stock offering expenses	(846)			
Reorganization expenses				(591)
Adjusted SG&A expenses	\$	173,188		\$	167,804	
Gross profit	\$	229,760		\$	217,324	
Adjusted SG&A expenses as a percentage of gross profit	75.4		%	77.2		%

Our SG&A expense was impacted by (i) the adoption of SFAS No. 123R, (ii) our decision to issue performance share units and restricted share units instead of stock options, (iii) our decision to abandon certain strategic projects, and (iv) expenses related to a secondary stock offering during the nine months ended September 30, 2006; and expenses related to our regional reorganization during the nine months ended September 30, 2005. Effective January 1, 2006, we adopted SFAS No. 123R under the modified prospective transition method and therefore recorded share-based compensation expense under the fair value method for the nine months ended September 30, 2006. Prior to January 1, 2006, share-based compensation expense was recorded under the intrinsic value method and therefore we did not recognize any share-based compensation expense. Our gross profit was impacted by the sale of our remaining interest in a pool of extended service contracts during the nine months ended September 30, 2006. We believe that a more meaningful comparison of our SG&A as a percentage of adjusted gross profit can be made by adjusting for these items.

(Dollars in thousands)	For the Nine Months Ended September 30, 2006 2005					
Adjusted SG&A expenses as a percentage of adjusted gross profit:						
SG&A expenses	\$	512,360		\$	486,947	
·						
Share-based compensation expense	(3,2)	258)			
Abandoned strategic project expenses	$(1,\epsilon$	558)			
Secondary stock offering expenses	(84	6)			
Reorganization expenses				(4,1	57)
Adjusted SG&A expenses	\$	506,598		\$	482,790	
Gross profit	\$	669,872		\$	621,280	
Corporate generated F&I gain	(3,4	100)			
	\$	666,472		\$	621,280	
Adjusted SG&A expenses as a percentage of adjusted gross profit	76.0	0	%	77.7	7	%

Adjusted income from continuing operations

Our income from continuing operations was impacted by (i) the adoption of SFAS No. 123R, (ii) our decision to issue performance share units and restricted share units instead of stock options, (iii) expenses related to the extinguishment of long-term debt and (iv) expenses related to a secondary stock offering during the three months ended September 30, 2006; and expenses related to our regional reorganization during the three months ended September 30, 2005. Effective January 1, 2006, we adopted SFAS No. 123R under the modified prospective transition method and therefore recorded share-based compensation expense under the fair value method for the three months ended September 30, 2006. Prior to January 1, 2006, share-based compensation expense was recorded under the intrinsic value method and therefore did not recognize any share-based compensation expense. We believe that a more meanginful comparison of our income from continuing operations can be made by adjusting for these items.

	For the Three Months Ended September 30,			
(In thousands)	2006		2005	5
Adjusted income from continuing operations:				
Net income	\$	17,179	\$	14,953
Discontinued operations, net of tax	1,047		2,12	28
Income from continuing operations	18,226 1		17,0	81
Share-based compensation expense, net of tax	601			
Loss on extinguishment of long-term debt, net of tax	571			
Secondary stock offering expenses, net of tax	529)		
Reorganization expenses, net of tax			369	
Adjusted income from continuing operations	\$	19,927	\$	17,450

Our income from continuing operations was impacted by (i) the sale of our remaining interest in a pool of extended service contracts, (ii) the adoption of SFAS No. 123R, (iii) our decision to issue performance share units and restricted share units instead of stock options, (iv) our decision to abandon certain strategic projects, (v) expenses related to the extinguishment of long-term debt and (vi) expenses related to a secondary stock offering during the nine months ended September 30, 2006; and expenses related to our regional reorganization during the nine months ended September 30, 2005. Effective January 1, 2006, we adopted SFAS No. 123R under the modified prospective transition method and therefore recorded share-based compensation expense under the fair value method for the nine months ended September 30, 2006. Prior to January 1, 2006, share-based compensation expense was recorded under the intrinsic value method and therefore we did not recognize any share-based compensation expense. We believe that a more meaningful comparison of our income from continuing operations can be made by adjusting for these items.



	For the Nine Months Ended September 30,				
(In thousands)	2006			2005	5
Adjusted income from continuing operations:					
Net income	\$	48,736		\$	40,579
Discontinued operations, net of tax	2,48	83		3,35	54
Income from continuing operations	51,2	219		43,9	033
Corporate generated F&I gain, net of tax	(2,1	25)		
Share-based compensation expense, net of tax	2,03	36			
Abandoned strategic project expenses, net of tax	1,03	36			
Loss on extinguishment of long-term debt, net of tax	571				
Secondary stock offering expenses, net of tax	529)			
Reorganization expenses, net of tax				2,59	8
Adjusted income from continuing operations	\$	53,266		\$	46,531

Item 3. Quantitative and Qualitative Disclosures About Market Risk

Interest Rate Risk

We are exposed to market risk from changes in interest rates on a significant portion of our outstanding indebtedness. Based on \$650.3 million of total variable rate debt (including floor plan notes payable) outstanding as of September 30, 2006, a 1% change in interest rates would result in a change of approximately \$6.5 million to our annual interest expense.

We received \$21.0 million of interest credit assistance from certain automobile manufacturers during the nine months ended September 30, 2006. Interest credit assistance reduced new vehicle cost of sales from continuing operations for the nine months ended September 30, 2006 by \$20.7 million and reduced new vehicle inventory by \$3.7 million and \$3.6 million as of September 30, 2006 and December 31, 2005, respectively. Although we can provide no assurance as to the amount of future interest credit assistance, based on historical data, it is our expectation that an increase in prevailing interest rates would result in some increase in interest credit assistance from certain (mainly domestic) automobile manufacturers.

Interest Rate Hedges

Three of our interest rate swap agreements terminated in March 2006, which resulted in a cash payment of \$13.7 million, which equaled the fair market value of the swap agreements. Included in Accumulated Other Comprehensive Loss on our Condensed Consolidated Balance Sheet as of September 30, 2006 was \$3.6 million (\$2.2 million, net of tax) of unrecognized amortization related to our two terminated cash flow swaps, which are being amortized through March 2014 as a component of Floor Plan Interest Expense on the accompanying Condensed Consolidated Statements of Income. In addition, included as a reduction to our 8% Notes as of September 30, 2006 was \$8.2 million of unrecognized amortization related to our terminated fair value swap, which is being amortized through March 2014 as a component of Other Interest Expense on the accompanying Condensed Consolidated Statements of Income. The amortization of the termination costs of these three swap agreements will increase floor plan and other interest expense by \$0.7 million and \$0.9 million, respectively, during 2006.

We have an interest rate swap agreement with a notional principal amount of \$14.3 million as of September 30, 2006, as a hedge against future changes in the interest rate of our variable rate mortgage notes payable. Under the terms of the swap agreement, we are required to make payments at a fixed rate and receive a variable rate based on LIBOR. This swap agreement was designated and qualifies as a cash flow hedge of changes in the interest rate of our variable rate mortgage notes payable and will contain minor ineffectiveness. As of September 30, 2006 and December 31, 2005, the swap agreement had a fair value of \$0.4 million and \$0.3 million, respectively, which is included in Other Long-Term Assets on the accompanying Condensed Consolidated Balance Sheets.

Item 4. Controls and Procedures

As of the end of the period covered by this report, the Company conducted an evaluation, under the supervision and with the participation of the Company s chief executive officer and chief financial officer, of the effectiveness of the design and operation of the Company s disclosure controls and procedures as defined in Rule 13a-15(e) and 15d-15(e) under the Securities Exchange Act of 1934, as amended (the Exchange Act). Based on this evaluation, the Company s chief executive officer and chief financial officer concluded that as of the end of such period such

disclosure controls and procedures (i) were reasonably designed to ensure that information required to be disclosed by the Company in reports it files or submits under the Exchange Act is recorded, processed, summarized and reported within the time period specified in the rules and forms of the Securities and Exchange Commission and (ii) were effective.

There have not been any changes in the Company s internal control over financial reporting (as such term is defined in Rules 13a-15(f) and 15d-15(f) under the Exchange Act) during the fiscal quarter to which this report relates that have materially affected, or are reasonably likely to materially affect, the Company s internal control over financial reporting.

Forward-Looking Statements

This report contains forward-looking statements as that term is defined in the Private Securities Litigation Reform Act of 1995. The forward-looking statements include statements relating to goals, plans and projections regarding our financial position, results of operations, market position, product development and business strategy. Such statements include, but are not limited to our expectations that the mid-line import and luxury brands will continue to take market share and the impact that will have on our operations; that the vehicle manufacturers will continue their incentive programs; that our increased service expansion will drive future revenue increases; that we will continue to acquire dealerships and the impact those acquisitions on our operations; that our initiatives in F&I will increase revenues; our capital expenditure projections and the impact they will have on our operations, our ability to complete our bond repurchase plan and the impact that plan will have on our operations; the impact that our high margin business will have on our future operations; and our ability to continue to pay dividends.

These statements are based on management s current expectations and involve significant risks and uncertainties that may cause results to differ materially from those set forth in the statements. These risks and uncertainties include, among other things:

- market factors;
- our relationships with vehicle manufacturers and other suppliers;
- the amount of our indebtedness;
- risks related to pending and potential future acquisitions;
- general economic conditions both nationally and locally;
- s our ability to successful implement our strategies,
- governmental regulations and legislation; and
- automotive retail industry trends.

There can be no guarantees that our plans for future operations will be successfully implemented or that they will prove to be commercially successful or that we will be able to continue paying dividends in the future at the current rate or at all. These and other risk factors are discussed in out Annual Report on Form 10-K and in our other filings with the Securities and Exchange Commission. We undertake no obligation to publicly update any forward-looking statement, whether as a result of new information, future events or otherwise.

PART II. OTHER INFORMATION

Item 6. Exhibits

Exhibits required to be filed by Item 601 of Regulation S-K:

- 10.1 Form of Restricted Share Award Agreement for Non-Employee Directors.
- 10.2 Restricted Share Award Agreement of Kenneth B. Gilman, dated October 23, 2006.
- 10.3 Restricted Share Award Agreement for Non-Employee Directors of Michael J. Durham, dated October 23, 2006.
- 15.1 Awareness letter from Deloitte & Touche LLP.
- 31.1 Certificate of the Chief Executive Officer pursuant to Rule 13a-14(a)/15d-14(a) of the Securities Exchange Act of 1934, as adopted pursuant to Section 302 of the Sarbanes-Oxley Act of 2002, dated November 7, 2006.
- 31.2 Certificate of the Chief Financial Officer pursuant to Rule 13a-14(a)/15d-14(a) of the Securities Exchange Act of 1934, as adopted pursuant to Section 302 of the Sarbanes-Oxley Act of 2002, dated November 7, 2006.
- 32.1 Certificate of Chief Executive Officer pursuant to Rule 13a-14(b)/15d-14(b) of the Securities Exchange Act of 1934 and 18 U.S.C. Section 1350, as adopted pursuant to Section 906 of the Sarbanes-Oxley Act of 2002, dated November 7, 2006.
- 32.2 Certificate of Chief Financial Officer pursuant to Rule 13a-14(b)/15d-14(b) of the Securities Exchange Act of 1934 and 18 U.S.C. Section 1350, as adopted pursuant to Section 906 of the Sarbanes-Oxley Act of 2002, dated November 7, 2006.
- Incorporated by reference

SIGNATURES

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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.

Asbury Automotive Group, Inc. (Registrant)

Date: November 7, 2006 By: /s/ KENNETH B. GILMAN

Name: Kenneth B. Gilman

Title: Chief Executive Officer and President

Date: November 7, 2006 By: /s/ J. GORDON SMITH

Name: J. Gordon Smith

Title: Senior Vice President and Chief Financial Officer

(Principal Financial Officer)

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^{*} Incorporated by reference

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