## 1800 FLOWERS COM INC

Form 10-Q
May 12, 2006

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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 April 2, 2006
__ TRANSITION REPORT PURSUANT TO SECTION 13 OR 15 (d) OF THE SECURITIES EXCHANGE ACT OF 1934
For the transition period from
``` \(\qquad\)
``` to
``` \(\qquad\)
```

Commission File No. 0-26841
1-800-FLOWERS.COM, Inc.
(Exact name of registrant as specified in its charter)

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DELAWARE 11-3117311

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DELAWARE 11-3117311
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-------- ----------
(State of (I.R.S. Employer
(State of (I.R.S. Employer
incorporation) Identification No.)
incorporation) Identification No.)
    One Old Country Road, Carle Place, New York 11514
    One Old Country Road, Carle Place, New York 11514
    Address of principal executive offices)(zip-code)
    Address of principal executive offices)(zip-code)
    (Address of principal executive offices)(Zip code)
    (Address of principal executive offices)(Zip code)
    (516) 237-6000
    (516) 237-6000
(Registrant's telephone number, including area code)
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(Registrant's telephone number, including area code)

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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 ( )

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 ( ) Accelerated filer (X) Non-accelerted filer ( )

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

The number of shares outstanding of each of the Registrant's classes of common stock:
(Number of shares of Class A common stock outstanding as of May 4, 2006) 36,858,465
(Number of shares of Class B common stock outstanding as of May 4, 2006)

1-800-FLOWERS.COM, Inc.
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2005

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PART I. - FINANCIAL INFORMATION
ITEM 1. - CONSOLIDATED FINANCIAL STATEMENTS

```
1-800-FLOWERS.COM, Inc. and Subsidiaries
                    Consolidated Balance Sheets
    (in thousands, except share data)

April 2, 2006
(unaudited)

Assets
Current assets:
Cash and equivalents
\$18,583
Short-term investments
Receivables, net
Inventories
Deferred income taxes
13,095

Prepaid and other

Total current assets
90,254

Property, plant and equipment, net 55,851
Goodwill 68,885
Other intangibles, net
Deferred income taxes
15,352

Total assets
\(\$ 254,320\)

Liabilities and stockholders' equity
Current liabilities:
Accounts payable and accrued expenses
\$55,883
Current maturities of long-term debt and obligations under capital leases
2, 050

Total current liabilities
Long-term debt and obligations under capital leases
57,933

Other liabilities
Total liabilities
Commitments and contingencies
Stockholders' equity:
Preferred stock, \(\$ .01\) par value, \(10,000,000\) shares authorized, none issued
Class A common stock, \(\$ .01\) par value, \(200,000,000\) shares authorized, \(29,806,568\)
and 29,888,603 shares issued at April 2, 2006 and July 3, 2005, respectively
Class B common stock, \(\$ .01\) par value, \(200,000,000\) shares authorized, \(42,138,465\) and 42,144,465 shares issued at April 2, 2006 and July 3, 2005, respectively
Additional paid-in capital
3,889

Retained deficit
Deferred compensation
Treasury stock, at cost, \(1,562,850\) and \(1,380,850\) Class A shares at April 2,2006 and July 3, 2005, respectively and 5,280,000 Class B shares

63,761

\section*{Total stockholders' equity}

See accompanying Notes to Consolidated Financial Statements.
1

> 1-800-FLOWERS.COM, Inc. and Subsidiaries
> Consolidated Statements of Income
> (in thousands, except per share data)
> (unaudited)
\begin{tabular}{|c|c|c|}
\hline & \multicolumn{2}{|r|}{Three Months Ended} \\
\hline & \[
\begin{gathered}
\text { April } 2, \\
2006
\end{gathered}
\] & \[
\begin{gathered}
\text { March } 27, \\
2005
\end{gathered}
\] \\
\hline Net revenues & \$180,017 & \$157,033 \\
\hline Cost of revenues & 109,743 & 97,947 \\
\hline Gross profit & 70,274 & 59,086 \\
\hline \multicolumn{3}{|l|}{Operating expenses:} \\
\hline Marketing and sales & 53,188 & 45,813 \\
\hline Technology and development & 5,170 & 4,160 \\
\hline General and administrative & 11,181 & 9,864 \\
\hline Depreciation and amortization & 3,877 & 3,350 \\
\hline Total operating expenses & 73,416 & 63,187 \\
\hline Operating (loss) income & \((3,142)\) & \((4,101)\) \\
\hline \multicolumn{3}{|l|}{Other income (expense):} \\
\hline Interest income & 474 & 570 \\
\hline Interest expense & (96) & (116) \\
\hline Other & 137 & 55 \\
\hline Total other income, net & 515 & 509 \\
\hline (Loss) income before income taxes (Benefit) provision for income taxes & \[
\begin{aligned}
& (2,627) \\
& (1,087)
\end{aligned}
\] & \[
\begin{aligned}
& (3,592) \\
& (1,546)
\end{aligned}
\] \\
\hline Net (loss) income & (\$1,540) & (\$2,046) \\
\hline Basic and diluted net (loss) income per common share & (\$0.02) & (\$0.03) \\
\hline Weighted average shares used in the calculation of net (loss) income per common share Basic & 65,092 & 66,102 \\
\hline
\end{tabular}

Nine Mo

April 2 2006

Operating activities:
Net income \$2,170
Reconciliation of net income to net cash (used in) provided by operations:
Depreciation and amortization 11,210
Deferred income taxes 1,983
Stock based compensation 3,058
Bad debt expense 361
Other non-cash items 277
Changes in operating items, excluding the effects of acquisitions: Receivables
\((2,216)\)
Inventories (12,520)
Prepaid and other
Accounts payable and accrued expenses
(751)

Other assets
\((3,835)\)

Other liabilities
Net cash (used in) provided by operating activities
\((2,844)\)

Investing activities:
Purchase of investments
Sale of investments
6,647
Acquisitions, net of cash acquired
\((4,959)\)
Capital expenditures, net of non-cash expenditures (17,045)
Other
Financing activities:
Acquisition of treasury stock (1,324)
Proceeds from employee stock options/purchase plan 321
Proceeds from revolving line of credit 20,000
Repayment of notes payable, bank borrowings and revolving
    line of credit
    \((22,147)\)
Payment of capital lease obligations
    Net cash used in financing activities
Net change in cash and equivalents
        (21, 378
Cash and equivalents:
    Beginning of period
    End of period
See accompanying Notes to Consolidated Financial Statements.
    3
    1-800-FLOWERS.COM, Inc. and Subsidiaries
NOTES TO CONSOLIDATED FINANCIAL STATEMENTS
(unaudited)

Note 1 - Accounting Policies

Basis of Presentation

The accompanying unaudited consolidated financial statements have been prepared by 1-800-FLOWERS.COM, Inc. and subsidiaries (the "Company") in accordance with accounting principles generally accepted in the United States for interim financial information and pursuant to the rules and regulations of the Securities and Exchange Commission. Accordingly, they do not include all of the information and footnotes required by accounting principles generally accepted in the United States for complete financial statements. In the opinion of management, all adjustments (consisting of normal recurring accruals) considered necessary for a fair presentation have been included. Operating results for the three and nine months ended April 2, 2006 are not necessarily indicative of the results that may be expected for the fiscal year ending July 2 , 2006 .

The balance sheet information at July 3, 2005 has been derived from the audited financial statements at that date.

The information in this Quarterly Report on Form 10-Q should be read in conjunction with the consolidated financial statements and footnotes thereto included in the Company's Annual Report on Form \(10-\mathrm{K}\) for the fiscal year ended July 3, 2005.

Use of Estimates

The preparation of the consolidated financial statements in conformity with accounting principles generally accepted in the United States requires management to make estimates and assumptions that affect the amounts reported in the financial statements and accompanying notes. Actual results could differ from those estimates.

Comprehensive Income
For the three and nine months ended April 2, 2006 and March 27, 2005, the Company's comprehensive income was equal to the respective net income (loss)for each of the periods presented.

Note 2 - Net Income (Loss) Per Common Share

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


> 1-800-FLOWERS.COM, Inc. and Subsidiaries
> NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (continued) (unaudited)

Note 3 - Stock-Based Compensation

The Company has a Long Term Incentive and Share Award Plan, which is more fully

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described in Note 9 of the Company's 2005 Annual Report on Form 10-K, that provides for the grant to eligible employees, consultants and directors of stock options, share appreciation rights (SARs), restricted shares, restricted share units, performance shares, performance units, dividend equivalents, and other share-based awards.

Prior to July 4, 2005, as permitted under SFAS No. 123, the Company accounted for its stock option plans following the recognition and measurement principles of Accounting Principles Board (APB) Opinion No. 25, "Accounting for Stock Issued to Employees," and related interpretations. Accordingly, no stock-based compensation had been reflected in net income for stock options, as all options granted had an exercise price equal to the market value of the underlying common stock on the date of grant and the related number of shares granted was fixed at that point in time.

In December 2004, the Financial Accounting Standards Board (FASB) issued SFAS No. \(123(R)\), "Share-Based Payment." This Statement revised SFAS No. 123 by eliminating the option to account for employee stock options under APB No. 25 and requires companies to recognize the cost of employee services received in exchange for awards of equity instruments based on the grant-date fair value of those awards (the "fair-value-based" method).

Effective July 4, 2005, the Company adopted the fair value recognition provisions of SFAS No. \(123(\mathrm{R})\) using the modified prospective application method. Under this transition method, compensation cost recognized in the three and nine months ended April 2, 2006 includes amounts of: (a) compensation cost of all stock-based payments granted prior to, but not yet vested as of, July 4,2005 (based on grant-date fair value estimated in accordance with the original provisions of SFAS No. 123, and previously presented in the pro-forma footnote disclosures), and (b) compensation cost for all stock-based payments granted subsequent to July 3, 2005 (based on the grant-date fair value estimated in accordance with the new provision of SFAS No. 123(R)). In accordance with the modified prospective method, results for prior periods have not been restated. Prior to the Company's adoption of SFAS No. \(123(R)\), benefits of tax deduction in excess of recognized compensation costs were reported as operating cash flows. SFAS No. \(123(R)\) requires excess tax benefits be reported as a financing cash inflow rather than as a reduction of taxes paid. There were no significant excess tax benefits for the nine-month period ended April 2, 2006.

The following table summarizes the effect of adopting SFAS No. 123(R) as of July 4, 2005:

Stock-option compensation expense recognized (*):

Marketing and sales
Technology and development
General and administrative

Total
Related deferred income tax expense
Increase in net loss/decrease in net income

Impact on basic and diluted net (loss) income per common share
\(\$ 299\) 128
427

257
----------\(\$ 597\)
\(==========\)
\(\$(0.01)\)

Three Months Ended
April 2, 2006
(in thousands, except pe
(*) Excludes the amortization of restricted stock awards in the amount of \(\$ 204\) and \(\$ 405\) for the three and nine months ended April 2, 2006, respectively (\$122 and \(\$ 242\), net of tax for the three and nine months ended April 2, 2006, respectively).

Compensation expense related to the amortization of restricted stock awards was recognized prior to the implementation of SFAS No. 123(R). Total stock based compensation expense, which includes both expense from
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    1-800-FLOWERS.COM, Inc. and Subsidiaries
    NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (continued)
    (unaudited)
    ```
stock options and restricted stock awards, totaled \(\$ 1.1\) million and \(\$ 3.1\) million ( \(\$ 0.7\) million and \(\$ 2.3\) million, net of tax) during the three and nine months ended April 2, 2006, respectively.

Under the modified prospective application method, results for prior periods have not been restated to reflect the effects of implementing SFAS No. 123(R). The following pro-forma information, as required by SFAS No. 148, "Accounting for Stock-Based Compensation-Transition and Disclosure, an amendment of FASB Statement No. 123," is presented for comparative purposes and illustrates the effect on net income and net income per common share for the periods presented as if the Company had applied the fair value recognition provisions of SFAS No. 123 to stock-based employee compensation prior to July 4, 2005:
\begin{tabular}{|c|c|c|}
\hline & ```
Three Months
    Ended
    March 27,
        2005
``` & ```
Nine Months
    Ended
    March 27,
        2005
``` \\
\hline & \multicolumn{2}{|l|}{(in thousands, except per shar data)} \\
\hline \begin{tabular}{l}
Net (loss) income - As reported \\
Less: Stock option compensation expense (a)
\end{tabular} & \[
\begin{gathered}
\$(2,046) \\
4,218
\end{gathered}
\] & \[
\begin{array}{r}
\$ 3,948 \\
7,907
\end{array}
\] \\
\hline Net loss - Pro forma & \$ 6,264\()\) & \$ \((3,959)\) \\
\hline Net (loss) income per share: & & \\
\hline Basic and diluted - As reported & (\$0.03) & \$0.06 \\
\hline Basic and diluted - Pro forma & (\$0.09) & (\$0.06) \\
\hline
\end{tabular}
(a) In March 2005, the Company accelerated the vesting of all unvested

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stock options awarded to employees and officers which had an exercise price greater than \(\$ 10.00\) per share. Options to purchase approximately 1.9 million shares became exercisable immediately as a result of the vesting acceleration. The decision to accelerate the vesting of the identified stock options resulted in the Company not being required to recognize share-based compensation expense of approximately \(\$ 2.1\) million in fiscal 2006 and \(\$ 0.9\) million in fiscal 2007 . In making this decision, the Company sought to balance the benefit of eliminating the requirement to recognize compensation expense in future periods with the need to continue to motivate employee performance through previously issued, but currently unvested, stock option grants. With those factors being considered, management determined it to be appropriate to only accelerate those unvested stock options where the strike price was reasonably in excess of the company's then current stock price.

The effect of accelerating the vesting for all unvested shares with exercise prices greater than \(\$ 10.00\) per share was an increase to the pro-forma stock based employee compensation expense for the three and nine months ended March 27, 2005 of \(\$ 3.8\) million ( \(\$ 0.06\) per basic and diluted share).

The weighted average fair value of stock options on the date of grant, and the assumptions used to estimate the fair value of the stock options using the Black-Scholes option valuation model were as follows:
\begin{tabular}{|c|c|c|}
\hline \[
\begin{gathered}
\text { April 2, } \\
2006
\end{gathered}
\] & \[
\begin{gathered}
\text { March } 27, \\
2005
\end{gathered}
\] & \[
\begin{gathered}
\text { April } 2, \\
2006
\end{gathered}
\] \\
\hline \$3.05 & \$4.10 & \$3.10 \\
\hline 46\% & 57\% & 46\% \\
\hline 5.3 yrs & 5.0 yrs & 5.3 yrs \\
\hline 4.5\% & 3.9\% & 4.5\% \\
\hline \(0.0 \%\) & \(0.0 \%\) & \(0.0 \%\) \\
\hline
\end{tabular}

6

The expected volatility of the option is determined using historical volatilities based on historical stock prices. The expected life of options granted in fiscal 2005 was based on the Company's historical share option exercise experience. Due to minimal exercising of stock options, in fiscal 2006, the Company estimated the expected life of options granted to be the average of the Company's historical expected term from vest date and the midpoint between the average vesting term and the contractual term. The risk-free interest rate is determined using the yield available for zero-coupon U.S. government issues with a remaining term equal to the expected life of the option. The Company has never paid a dividend, and as such the dividend yield is \(0.0 \%\).

The following table summarizes stock option activity during the nine months ended April 2, 2006:

Outstanding at July 3, 2005
Granted
Exercised
Forfeited

Outstanding at April 2, 2006

Options vested or expected to vest at April 2, 2006 Exercisable at April 2, 2006
\begin{tabular}{|c|c|c|}
\hline Options & Weighted Average Exercise Price & Remaining Contractua Term \\
\hline 9,477,461 & \$8.35 & \\
\hline 960,000 & \$6.58 & \\
\hline \((66,297)\) & \$4.88 & \\
\hline \((396,655)\) & \$9.93 & \\
\hline 9,974,509 & \$8.12 & 6.0 yea \\
\hline 9,721,434 & \$8.14 & 6.0 yea \\
\hline 6,588,044 & \$8.72 & 4.9 yea \\
\hline
\end{tabular}

As of April 2, 2006, the total future compensation cost related to nonvested options not yet recognized in the statement of income was \(\$ 7.2\) million and the weighted average period over which these awards are expected to be recognized was 1.6 years.

The Company grants shares of Common Stock to its employees that are subject to restrictions on transfer and risk of forfeiture until fulfillment of applicable service conditions and, in certain cases, holding periods (Restricted Stock). In fiscal 2005, the Company recorded the grant date fair value of unvested shares of Restricted Stock as unearned stock-based compensation ("Deferred Compensation"). In accordance with SFAS No. 123(R), in fiscal 2006, the Company reclassified the balance of Deferred Compensation against additional paid-in capital, and reduced its shares of Class A Common Stock issued accordingly.

The following table summarizes the activity of non-vested restricted stock during the nine months ended April 2, 2006:
\begin{tabular}{lrr} 
& \begin{tabular}{c} 
Weighted \\
Average \\
Gr
\end{tabular} \\
Date & & Fai \\
Nalue
\end{tabular}

The fair value of nonvested shares is determined based on the closing stock price on the grant date. As of April 2, 2006, there was \(\$ 1.4\) million of total unrecognized compensation cost related to non-vested restricted stock-based compensation to be recognized over a weighted-average period of 2.7 years.

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NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (continued) (unaudited)
}

Note 4 - Acquisitions

The Company accounts for its business combinations in accordance with SFAS No. 141, "Business Combinations," which addresses financial accounting and reporting for business combinations and requires that all such transactions be accounted for using the purchase method. Under the purchase method of accounting for business combinations, the aggregate purchase price for the acquired business is allocated to the assets acquired and liabilities assumed based on their estimated fair values at the acquisition date. Operating results of the acquired entities are reflected in the Company's consolidated financial statements from date of acquisition.

Acquisition of Wind \& Weather

On October 31, 2005, the Company acquired Wind \& Weather, a Fort Bragg, California based direct marketer of weather-themed gifts, with annual revenues of approximately \(\$ 14.4\) million during its then most recently completed fiscal year ended March 31, 2005. The purchase price of approximately \(\$ 5.2\) million, including acquisition costs, was funded utilizing the Company's line of credit which was repaid during the Company's second quarter utilizing cash generated from operations, and excludes the assumption of Wind \& Weather's \$1.2 million balance on its seasonal working capital line. During the quarter ended April 2, 2006, the Company relocated the operations of Wind \& Weather to its Madison, Virginia facility, and terminated operations in California.

The Company is in the process of obtaining independent appraisals for the purpose of allocating the purchase price to individual assets acquired and liabilities assumed. This will result in potential adjustments to the carrying value of Wind \& Weather's recorded assets and liabilities, the establishment of certain additional intangible assets, revisions of useful lives of intangible assets, some of which will have indefinite lives not subject to amortization, and the determination of any residual amount that will be allocated to goodwill. The preliminary allocation of the purchase price included in the current period balance sheet is based on the best estimates of management and is subject to revision based on final determination of asset fair values and useful lives. The following table summarizes the preliminary allocation of purchase price to the estimated fair values of assets acquired and liabilities assumed at the date of acquisition:
\begin{tabular}{|c|c|}
\hline & \begin{tabular}{l}
Wind \& Weather Purchase Price \\
Allocation \\
(Preliminary)
\end{tabular} \\
\hline & (in thousands) \\
\hline Current assets & \$4,009 \\
\hline Property, plant and equipment & 68 \\
\hline Intangible assets & 1,750 \\
\hline Goodwill & 3,251 \\
\hline Other non-current assets & 20 \\
\hline Total assets acquired & 9,098 \\
\hline Current liabilities & 3,810 \\
\hline Non-current liabilities & 39 \\
\hline
\end{tabular}

Total liabilities assumed

Net assets acquired
3,849
\(\cdots+\cdots, 249\)
\(====================\)
\(====================\)

Of the \(\$ 1.8 \mathrm{million}\) of acquired intangible assets related to the Wind \& Weather acquisition, \(\$ 1.0\) million was assigned to trademarks that are not subject to amortization, while the remaining acquired intangibles of \(\$ 0.8\) million were allocated primarily to customer lists which are being amortized over the assets' preliminarily determinable useful life of 5 years.

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1-800-FLOWERS.COM, Inc. and Subsidiaries NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (continued) \\ (unaudited)
}

Acquisition of Cheryl \& Co.
On March 28, 2005, the Company acquired all of the outstanding common stock of Cheryl \& Co., a Westerville, Ohio-based manufacturer and direct marketer of premium cookies and related baked gift items, with annual revenues of approximately \(\$ 33\) million during its then most recently completed year ended January 29, 2005. The purchase price of approximately \(\$ 41.1\) million, including acquisition costs, was funded utilizing the Company's available cash and investment balance, and included \(\$ 6.3\) million used to retire Cheryl \& Co.'s outstanding debt.

Acquisition of The Winetasting Network

On November 15, 2004, the Company acquired all of the outstanding common stock of The Winetasting Network, a Napa, California based distributor and direct-to-consumer wine marketer. The purchase price of approximately \(\$ 9.7\) million, including acquisition costs, was funded utilizing the Company's available cash and investment balance and included \(\$ 2.4\) million used to retire The Winetasting Network's long-term debt.

Pro forma Results of Operation
The following unaudited pro forma consolidated financial information has been prepared as if the acquisitions of wind \& weather, Cheryl \& Co. and The Winetasting Network had taken place at the beginning of each fiscal year presented. The following unaudited pro forma information is not necessarily indicative of the results of operations in future periods or results that would have been achieved had the acquisitions taken place at the beginning of the periods presented.
\begin{tabular}{|c|c|c|c|c|}
\hline & \multicolumn{2}{|l|}{Three Months Ended} & \multicolumn{2}{|l|}{Nine Months Ended} \\
\hline & \[
\begin{gathered}
\text { April 2, } \\
2006
\end{gathered}
\] & \[
\begin{gathered}
\text { March 27, } \\
2005
\end{gathered}
\] & \[
\begin{gathered}
\text { April } 2, \\
2006
\end{gathered}
\] & \[
\begin{array}{r}
\text { March } \\
2005
\end{array}
\] \\
\hline Net revenues & \$180,017 & \$164,885 & \$573,445 & \$530, 2 \\
\hline Operating (loss) income & (\$3,142) & (\$5,466) & \$3,701 & \$10, 4 \\
\hline
\end{tabular}
\begin{tabular}{llll} 
Net (loss) income & \((\$ 1,540)\) & \((\$ 2,950)\) & \(\$ 2,037\) \\
Net (loss) income per common share & & & \\
Basic & \((\$ 0.02)\) & \((\$ 0.04)\) & \(\$ 0.03\) \\
Diluted & \((\$ 0.02)\) & \((\$ 0.04)\) & \(\$ 0.03\)
\end{tabular}

Note 5 - Inventory
The Company's inventory, stated at cost, which is not in excess of market, includes purchased and manufactured finished goods for resale, packaging supplies, raw material ingredients for manufactured products and associated manufacturing labor, and is classified as follows:

April 2, 2006

July 2005
(in thousands)
Finished goods
Raw materials
\$38,315
4,982 7,58
-------------
\(\$ 43,297\)

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1-800-FLOWERS.COM, Inc. and Subsidiaries
NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (continued) (unaudited)

Note 6 - Goodwill and Intangible Assets
The change in the net carrying amount of goodwill is as follows:
\begin{tabular}{|c|c|}
\hline & \[
\begin{array}{r}
\text { April } \\
2006
\end{array}
\] \\
\hline & (in thousa \\
\hline Goodwill - beginning of year & \$63, 2 \\
\hline Acquisition of Wind and Weather & 3,2 \\
\hline Acquisition of Cheryl \& Co. & 2,1 \\
\hline Other & \\
\hline Goodwill - end of period & \$68, 8 \\
\hline
\end{tabular}


April

Commercial notes and revolving credit lines

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\author{
1-800-FLOWERS.COM, Inc. and Subsidiaries \\ NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (continued) \\ (unaudited)
}

In order to fund working capital requirements during its most recent holiday selling season and to support outstanding letters of credit, as well as temporarily finance the acquisition of Wind \& Weather referred to in Note 4, on October 27, 2005, the Company established a second line of credit in the amount of \(\$ 20.0\) million, bringing its total available credit facilities to \(\$ 25.0\) million. The credit facilities, which are collateralized by the Company's working capital, bear interest equal to the applicable LIBOR Index plus 1.50\% per annum. At April 2, 2006, there were no amounts outstanding under its credit facilities.

Refer to Note 10 - Subsequent Event - Acquisition of Fannie May Confections Brands, Inc. On May 1, 2006, the Company entered into a \(\$ 135.0\) million secured credit facility with JPMorgan Chase Bank, N.A., as administrative agent, and a group of lenders to finance the acquisition of Fannie May Confections Brands, Inc. and established a new revolving credit facility.

Note 8 - Income Taxes
At the end of each interim reporting period, the Company estimates its effective income tax rate expected to be applicable for the full year. This estimate is used in providing for income taxes on a year-to-date basis and may change in subsequent interim periods. The Company's effective tax rate for the three and nine months ending April 2, 2006 was \(41.4 \%\) and \(50.9 \%\), respectively, compared to 43.0\% and 40.7\% during the comparative three and nine month periods ended March 27, 2005, respectively. The effective tax rate during the three and nine months ended April 2, 2006 includes the impact of stock-based compensation recognized in accordance with SFAS No. 123(R), and resulted in an increase in the effective annual income tax rate of approximately 10.2\%, resulting primarily from the associated book/tax differences in accounting for incentive stock options.

Note 9 - Commitments and Contingencies
Legal Proceedings
From time to time, the Company is subject to legal proceedings and claims arising in the ordinary course of business. The Company is not aware of any such legal proceedings or claims that it believes will have, individually or in the aggregate, a material adverse effect on its consolidated financial position, results of operations or liquidity.

Note 10 - Subsequent Event - Acquisition of Fannie May Confections Brands, Inc.
On May 1, 2006, the Company completed its acquisition of Fannie May Confections Brands, Inc. ("Fannie May Confections"), a multi-channel retailer and manufacturer of chocolate and other confections under the well-known Fannie May, Harry London and Fanny Farmer brands. The acquisition, for approximately \(\$ 85.0\) million in cash (subject to adjustment for working capital), was financed through term borrowings as further described below, and includes a modern 200,000-square-foot candy manufacturing facility in North Canton, Ohio and 52 Fannie May retail stores in the Chicago area, where the chocolate brand has been a tradition since 1920. Fannie May Confections Brands, Inc. generated revenues of approximately \(\$ 75.0\) million in its current fiscal year ending April 30, 2006.

In order to finance the acquisition, on May 1, 2006, the Company entered into a \(\$ 135.0\) million secured credit facility with JPMorgan Chase, Bank, N.A., as administrative agent, and a group of lenders (the " 2006 Credit Facility"). The 2006 Credit Facility includes an \(\$ 85.0\) million term loan and a \(\$ 50.0\) million revolving facility, which bear interest at LIBOR plus \(0.625 \%\) to \(1.125 \%\), with
pricing based upon the Company's leverage ratio. At closing, the Company borrowed \(\$ 85.0\) million of the term facility to acquire all of the outstanding capital stock of Fannie May Confections. The Company is required to pay the outstanding term loan in quarterly installments, with the final installment payment due on May 1, 2012. The 2006 Credit Facility contains various conditions to borrowing, and affirmative and negative financial covenants. Concurrent with the 2006 Credit Facility, the Company's previous \(\$ 25.0\) million revolving credit facilities were terminated. The obligations of the Company and its subsidiaries under the 2006 Credit Facility are secured by liens on all personal property of the Company and its subsidiaries.

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

Forward Looking Statements
The section entitled "Forward Looking Information and Factors that May Affect Future Results", beginning on page 20 , provides a description of the risks and uncertainties that could cause actual results to differ materially from those discussed in forward-looking statements set forth in this report relating to the financial results, operations and business prospects of the Company. Such forward-looking statements are based on management's current expectations about future events, which are inherently susceptible to uncertainty and changes in circumstances.

\section*{Overview}

For more than 30 years, 1-800-FLOWERS.COM Inc. - "Your Florist of choice(sm)" has been providing customers around the world with the freshest flowers and finest selection of plants, gift baskets, gourmet foods and confections, and plush stuffed animals perfect for every occasion. 1-800-FLOWERS.COM(R) offers the best of both worlds: exquisite, florist-designed arrangements individually created by some of the nation's top floral artists and hand-delivered the same day, and spectacular flowers shipped from our growers to your door fresh. Customers can shop 1-800-FLOWERS.COM 24 hours a day, 7 days a week via the phone or Internet (1-800-356-9377 or www.1800flowers.com) or by visiting a Company-operated or franchised store. Sales and Service Specialists are available 24/7, and fast and reliable delivery is offered same day, any day. As always, 100 percent satisfaction and freshness is guaranteed. The 1-800-FLOWERS.COM collection of brands also includes home decor and garden merchandise from Plow \& Hearth(R) (1-800-627-1712 or www.plowandhearth.com); popcorn and specialty treats from The Popcorn Factory(R) (1-800-541-2676 or www.thepopcornfactory.com); exceptional cookies and baked gifts from Cheryl \& Co.(R) (1-800-443-8124 or www.cherylandco.com); premium chocolates and confections from Fannie May Confections Brands(R) acquired May 1, 2006, (www.fanniemay.com and www.harrylondon.com); gourmet foods from GreatFood.com(R) (www.greatfood.com); children's gifts from HearthSong(R) (www.hearthsong.com) and Magic Cabin(R) (www.magiccabin.com) and wine gifts from the WineTasting Network(R) (www.ambrosiawine.com and www.winetasting.com). 1-800-FLOWERS.COM, Inc. stock is traded on the NASDAQ market under ticker symbol FLWS.

Results of Operations

Net Revenues
\begin{tabular}{|c|c|c|c|c|}
\hline April 2, & \multicolumn{3}{|l|}{March 27,} & April 2, \\
\hline 2006 & 2005 & \% & Change & 2006 \\
\hline
\end{tabular}

Net revenues:
Online
Telephonic
Retail/fulfillment

Total net revenues
\begin{tabular}{|c|c|}
\hline \$110, 278 & \$91,638 \\
\hline 51,542 & 52,424 \\
\hline 18,197 & 12,971 \\
\hline \$180,017 & \$157,033 \\
\hline
\end{tabular}
\begin{tabular}{lr}
\(20.3 \%\) & \(\$ 305,913\) \\
\((1.7 \%)\) & 215,046 \\
\(40.3 \%\) & 49,652 \\
& --------1 \\
\(14.6 \%\) & \(\$ 570,611\)
\end{tabular}

Net revenues consist primarily of the selling price of the merchandise, service or outbound shipping charges, less discounts, returns and credits. The Company's revenue growth of \(14.6 \%\) and \(17.8 \%\) during the three and nine months ended April 2,2006 resulted primarily from growth in sales of floral products of \(12.3 \%\) and 9.4\%, respectively, despite the shift in the Easter holiday which fell in the third quarter of the prior year, as well as the acquisitions of Cheryl \& Co., a manufacturer and direct marketer of cookies and baked gifts, which was acquired in fiscal April 2005, and Wind \& Weather, a direct marketer of weather-themed gifts, acquired in fiscal November 2005. Revenue growth excluding the impact of acquisitions, was \(9.7 \%\) and \(8.6 \%\), during the three and nine months ended April 2 , 2006, reflecting: (i) the Company's strong brand name recognition, (ii) continued leveraging of its existing customer base, and (iii) increased spending on its marketing and selling programs, designed to improve customer acquisition and accelerate top-line growth.

The Company fulfilled approximately \(2,549,000\) and \(8,432,000\) orders through its combined telephonic and online sales channels during the three and nine months ended April 2, 2006, an increase of \(4.8 \%\) and \(12.8 \%\) respectively, over the prior year periods. Order volume through the Company's online sales channel, which contributed \(68.1 \%\) and \(58.7 \%\) of total combined telephonic and online revenues during the three and nine months ended April 2, 2006, compared to 63.6\% and \(55.8 \%\) in the prior year period, increased by \(10.2 \%\) and \(17.1 \%\), respectively, as a result of additional marketing efforts through search engines and affiliates, and the continued migration of customers from the Company's telephonic sales channel. During the three months ended April 2, 2006, revenue generated through the Company's telephonic sales channel decreased by \(1.7 \%\) primarily as a result of the shift in the Easter holiday which fell in the third quarter of the prior year, whereas during the nine months ended April 2, 2006, telephonic revenues increased by 7.7\%, driven primarily by the incremental sales of Cheryl \& Co., which was acquired in fiscal April 2005 and Wind \& Weather, which was acquired in fiscal November 2005. The Company's combined telephonic and online average order value of \(\$ 63.51\) and \(\$ 61.80\) during the three and nine months ended April 2, 2006, increased \(7.2 \%\) and \(2.7 \%\) over the respective prior year periods, primarily from a combination of product mix, additional delivery surcharges related to the Valentine's Day holiday and increases in base service/shipping charges, aligning them with industry norms.

During the three months ended April 2, 2006, non-floral gift products accounted for \(35.1 \%\) of total combined telephonic and online net revenues, consistent with the prior year. During the nine months ended April 2, 206, non-floral gifts accounted for \(53.1 \%\) of total telephonic and online net revenue, compared to \(50.6 \%\) during the same period of the prior year, primarily as a result of the shift in product mix due to the Company's recent acquisitions.

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Retail and fulfillment revenues for the three and nine months ended April 2 , 2006 increased in comparison to the same period of the prior year, primarily as a result of the continued membership growth and wholesale floral product and service offerings to the Company's BloomNet(TM) network, and the retail and wholesale bakery product revenue of Cheryl \& Co.

During the second half of fiscal 2005, the Company implemented plans designed to extend the Company's leadership position in the floral and thoughtful gift marketplace, through increased marketing spend intended to drive customer acquisition, particularly in the floral gift category, and to further extend its popular gourmet and sweetshop offerings through internal growth and acquisition of complementary product lines. Over the last several quarters, the company has seen the success of these programs, driving increased revenue through both organic growth, and through the expansion of its Food, Wine and Gift Basket collections, which now included the recent acquisition of Fannie May Confections Brands, providing our customers with a broad range of gifting options necessary to compete in an increasingly fast paced online world. The remainder of the Company's fiscal year includes the Company's most significant floral gifting holiday, Mother's Day, during which time, the Company will continue its expanded level of media presence and depth of its marketing programs, and further expand its BloomNet business-to-business floral operations. As a result of these efforts, the Company expects to continue to achieve strong revenue growth for the balance of the year. While the Company believes that these investments have impacted the Company's earnings growth over the short term, over the longer term, the Company believes that this strategy will enable it to achieve sustainable double digit revenue growth and provide further leverage within its business model and therefore improved profitability.

Gross Profit

\begin{tabular}{lccc} 
Gross profit & \(\$ 70,274\) & \(\$ 59,086\) & \(18.9 \%\) \\
Gross margin \% & \(39.0 \%\) & \(37.6 \%\)
\end{tabular}
\$241, 292
42.3\%

Gross profit consists of net revenues less cost of revenues, which is comprised primarily of florist fulfillment costs (primarily fees paid directly to florists), the cost of floral and non-floral merchandise sold from inventory or through third parties, and associated costs including inbound and outbound shipping charges. Additionally, cost of revenues include labor and facility costs related to direct-to-consumer merchandise operations. Gross profit increased during the three and nine months ended April 2, 2006, in comparison to the same period of the prior year, primarily as a result of the additional revenue, as well as improved gross margin percentage which increased 140 and 80
basis points over the respective prior year periods. The improved gross margin percentage resulted from a combination of: (i) product mix, including the additions of the Cheryl \& Co. and Wind \& Weather product lines, which have higher gross margins and (ii) pricing initiatives related to both delivery surcharges during the Valentine's Day holiday and increases in base service/shipping charges. For the foreseeable future, although varying by

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quarter due to seasonal changes in product mix, the Company expects that its gross margin percentage will continue to improve, primarily through the growth of its higher margin non-floral gifts lines, including the acquisitions of Cheryl \& Co., Wind \& Weather, and more recently, Fannie May Confections Brands, as well as through improved product sourcing, pricing initiatives and customer service and fulfillment enhancements which are expected to substantially mitigate continued pressure on shipping costs.

Marketing and Sales Expense
\begin{tabular}{|c|c|c|}
\hline \[
\begin{gathered}
\text { April 2, } \\
2006
\end{gathered}
\] & \[
\begin{gathered}
\text { March } 27, \\
2005
\end{gathered}
\] & \% Change \\
\hline & & (in thousands) \\
\hline \$53,188 & \$45,813 & 16.1\% \\
\hline 29.5\% & 29.2\% & \\
\hline
\end{tabular}

April 2, 2006
\$179,286 31.4\%

Marketing and sales expense consists primarily of advertising and promotional expenditures, catalog costs, online portal and search agreements, retail store and fulfillment operations (other than costs included in cost of revenues) and customer service center expenses, as well as the operating expenses of the Company's departments engaged in marketing, selling and merchandising activities. During the three and nine months ended April 2, 2006, marketing and sales expenses increased over the prior year, as a result of several factors including: (i) the Company's efforts to increase new customer acquisition and accelerate top-line growth through increased marketing efforts both online and through broadcast advertising, (ii) personnel required to expand the BloomNet(TM) florist business, (iii) additional expenses associated with the recent acquisitions, including the Winetasting Network, Cheryl \& Co. and Wind \& Weather, which, while contributing to revenue growth and achieving higher gross product margins, also incur higher marketing expenses, and (iv) the impact of adopting SFAS No. \(123(\mathrm{R})\), "Share-Based Payment" - refer below to Recent Accounting Pronouncements for further details. During the three and nine month periods ended April 2, 2006, the Company added 824,000 and 2,640,000 new customers, increases of \(4.0 \%\) and \(6.6 \%\) over the same periods of the prior year. As a result of the Company's effective customer retention efforts, 1,116,000 and 2,558,000 existing customers placed orders during the three and nine months ended April 2, 2006, representing increases of \(2.8 \%\) and \(9.3 \%\), respectively, in comparison to the same periods of the prior year. Additionally, of the \(1,940,000\) and 5,198,000 total customers who placed orders during the three and nine months ended April 2, 2006, approximately \(57.5 \%\) and \(49.2 \%\) were repeat customers, relatively consistent with the prior year periods.

During the remainder of fiscal 2006 , the Company expects to maintain its recent level of marketing and sales spending in order to continue its higher rate of new customer acquisition, while also leveraging its already significant customer base through cost effective, customer retention initiatives. Such spending will continue to be in online search and affiliate relationships, as well as in direct marketing and broadcast advertising programs. In addition, the Company plans to continue to add personnel to grow its BloomNet(TM) membership and support the anticipated growth of its recently acquired businesses, which now includes Fannie May Confections Brands. As a result, over the short term the Company expects that marketing and sales expense, as a percentage of revenue, will remain consistent with the prior year.
\begin{tabular}{|c|c|c|c|c|c|}
\hline \multirow[t]{2}{*}{} & \multicolumn{5}{|c|}{Three Months Ended} \\
\hline & \[
\begin{array}{r}
\text { Apri } \\
200
\end{array}
\] & \[
\begin{gathered}
\text { March 27, } \\
2005
\end{gathered}
\] & & Change & \[
\begin{gathered}
\text { April } 2 \text {, } \\
2006
\end{gathered}
\] \\
\hline & \multicolumn{5}{|c|}{(in thousands)} \\
\hline Technology and development & \$5,170 & \$4,160 & & 4.3\% & \$14,736 \\
\hline Percentage of net revenues & 2.9\% & 2.6\% & & & 2.6\% \\
\hline
\end{tabular}

Technology and development expense consists primarily of payroll and operating expenses of the Company's information technology group, costs associated with its Web sites, including hosting, content development and maintenance and support costs related to the Company's order entry, customer service, fulfillment and database systems. During the three and nine months ended April 2, 2006, technology and development expense increased as a result of the incremental expenses associated with the acquisitions of the Winetasting Network, Cheryl \& Co., and Wind \& Weather, as well as for increases in the cost of maintenance and license agreements required to support the Company's technology platform, and the impact of adopting SFAS No. 123(R), "Share-Based Payment" - refer below to Recent Accounting Pronouncements for further details. During the three and nine months ended April 2, 2006, the Company expended \(\$ 8.2\) million and \(\$ 26.1\) million respectively, on technology and development, of which \(\$ 3.0\) million and \(\$ 11.4\) million, has been capitalized.

Although over the longer term, the Company believes that it will continue to demonstrate its ability to leverage its IT platforms, during the remainder of fiscal 2006, the Company intends to continue to improve the technology infrastructure of its wine gift business and cookies and baked gifts business, as well as evaluate the immediate technology needs of the recently acquired Fannie May brands, and therefore expects that technology and development spending as a percentage of net revenues will be consistent with, or increase slightly over the prior year.

General and Administrative Expense
\begin{tabular}{cccc} 
Three Months Ended & & Nine \\
April 2, & March 27, & & April 2, \\
2006 & 2005 & \% Change & 2006
\end{tabular}

General and administrative expense consists of payroll and other expenses in support of the Company's executive, finance and accounting, legal, human resources and other administrative functions, as well as professional fees and
other general corporate expenses. General and administrative expense increased during the three and nine months ended April 2, 2006 in comparison to the prior year, primarily as a result of: (i) incremental expenses associated with the Company's acquired businesses, (ii) expenses associated with the company's corporate headquarters relocation, which was substantially completed in the second quarter of fiscal 2006, and (iii) the impact of adopting SFAS No. 123(R), "Share-Based Payment" - refer below to Recent Accounting Pronouncements for further details.

Although the Company believes that its current general and administrative infrastructure is sufficient to support existing requirements and drive operating leverage, as a result of the incremental expenses associated with the acquisitions of Cheryl \& Co. and Wind \& Weather, and most recently the acquisition of Fannie May Confections Brands, and the seasonal nature of these businesses, as well as the impact of the adoption of SFAS \(123(R)\), this leverage is partially offset for the remainder of fiscal 2006 . As such, the company expects that its general and administrative expenses as a percentage of net revenue during the remainder of fiscal 2006 will be consistent with the prior year.

Depreciation and Amortization Expense


Depreciation and amortization expense increased during the three months and nine months ended April 2, 2006 in comparison to their respective prior year periods, due primarily to the incremental amortization expense related to the intangibles established as a result of the acquisitions of Cheryl \& Co and Wind \& Weather. During the nine months ended April 2, 2006, depreciation and amortization expense, as a percentage of revenue, decreased over the prior year period, reflecting the Company's leverage of its existing infrastructure.

The Company believes that continued investment in its infrastructure, primarily in the areas of technology and development, including the improvement of the technology platforms of the Company's wine and cookies businesses, and the recently acquired Fannie May brands, are critical to attaining its strategic objectives. As a result of these improvements and an increase in amortization expense associated with the intangibles expected to be established as a result of the acquisition of Fannie May, the Company expects that depreciation and amortization for the remainder of fiscal 2006 will increase slightly as a percentage of net revenues in comparison to prior years.

Other Income (Expense)

Three Months Ended

April 2, March 27,

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Other income (expense) consists primarily of interest income earned on the Company's investments and available cash balances, offset by interest expense, primarily attributable to the Company's capital leases and other long-term debt, as well as its revolving line of credit. Other income (expense) during the three months ended April 2, 2006 was consistent with the prior year period, while during for the nine months ended April 2, 2006 other income (expense) decreased primarily as a result of lower interest income, resulting from a decrease in average cash balances, due to the acquisitions of the Winetasting Network in November 2004, Cheryl \& Co. in fiscal April 2005 and Wind \& Weather in fiscal November 2005, as well as the Company's stock buy-back program, offset in part by lower interest expense due to maturing debt and capital lease obligations.

\section*{Income Taxes}

During the three and nine months ended April 2, 2006, the Company recorded an income tax benefit of \(\$ 1.1\) million and income tax expense of \(\$ 2.3\) million, respectively. The Company's effective tax rate for the three and nine months ending April 2, 2006 was \(41.4 \%\) and \(50.9 \%\), respectively, compared to \(43.0 \%\) and 40.7\% during the comparative periods of the prior year. The effective tax rate during the three and nine months ended April 2, 2006 includes the impact of stock-based compensation recognized in accordance with SFAS No. 123(R), and resulted in an increase in the annual effective income tax rate for fiscal 2006 of approximately \(10.2 \%\), resulting primarily from the associated book/tax differences in accounting for incentive stock options.

Liquidity and Capital Resources
At April 2, 2006, the Company had working cash and equivalents of \(\$ 18.6\) million, million, including cash and equivalents
capital of \(\$ 32.3\) million, including compared to working capital of \(\$ 41.7\) and short-term investments of \(\$ 46.6\) million, at July 3, 2005.

Net cash used in operating activities of \(\$ 1.8\) million for the nine months ended April 2, 2006 was primarily attributable to the Company's seasonal changes in working capital. As a result of the timing of the Easter Holiday, which fell at the end of the third quarter of the prior year, inventory and other assets were higher at the end of the current year period, while payables for florist fulfilled orders were lower. In addition, inventory increased in order to
accommodate increased wholesale floral product sales and due to timing of inventory purchases related to increased spring selling season.

Net cash used in investing activities of \(\$ 15.4\) million for the nine months ended April 2, 2006 was primarily attributable to capital expenditures related to the Company's technology infrastructure as well as the acquisition of Wind \& Weather in fiscal November 2005, offset in part by net proceeds from the sale of the

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Company's short-term investments.

Net cash used in financing activities of \(\$ 4.2\) million for the nine months ended April 2, 2006, resulted primarily from cash used to repurchase 182,000 shares of the Company's Class A common stock, which were placed in treasury, for approximately \(\$ 1.3\) million, as well as the repayment of amounts outstanding under the Company's credit facilities and long-term capital lease obligations, offset in part by the net proceeds received upon the exercise of employee stock options.

The Company has historically utilized cash generated from operations to meet its cash requirements, including all operating, investing and debt repayment activities. In order to fund working capital requirements during its most recent Christmas holiday selling season and to support outstanding letters of credit, as well as temporarily finance the acquisition of Wind \& Weather, on October 27, 2005, the Company established a second line of credit in the amount of \(\$ 20.0\) million, bringing its total available credit facilities to \(\$ 25.0\) million. The credit facilities, which were collateralized by the Company's working capital, bore interest equal to the applicable LIBOR Index plus \(1.50 \%\) per annum. At April 2 , 2006, there were no amounts outstanding under its credit facilities.

On May 1, 2006, the Company entered into a \(\$ 135.0\) million secured credit facility with JPMorgan Chase, Bank, N.A., as administrative agent, and a group of lenders (the " 2006 Credit Facility"). The 2006 Credit Facility includes an \(\$ 85.0\) million term loan and a \(\$ 50.0\) million revolving facility, which bear interest at LIBOR plus \(0.625 \%\) to \(1.125 \%\) with pricing based upon the Company's leverage ratio. At closing, the Company borrowed \(\$ 85.0\) million of the term facility to acquire all of the outstanding capital stock of Fannie May Confections. The Company is required to pay the outstanding term loan in quarterly installments, with the final installment payment due on May 1 , 2012. The 2006 Credit Facility contains various conditions to borrowing, and affirmative and negative financial covenants. Concurrent with the 2006 Credit Facility, the Company's previous \(\$ 25.0\) million revolving credit facilities were terminated. The Company does not expect to draw down on the revolving credit facility until the end of its fiscal first quarter in order to fund pre-holiday manufacturing and inventory purchases.

At April 2, 2006, the Company's contractual obligations consist of:

\section*{Payments due by period}

(*) Purchase commitments consist primarily of inventory, equipment purchase orders and online marketing agreements made in the ordinary course of business.

On May 12, 2005, the Company's Board of Directors increased the Company's authorization to repurchase the Company's Class A common stock up to \(\$ 20\) million, from the previous authorized limit of \(\$ 10\) million. Any such purchases could be made from time to time in the open market and through privately negotiated transactions, subject to general market conditions. The repurchase program will be financed utilizing available cash. As of April 2, 2006, the Company had repurchased 1.5 million shares of common stock for \(\$ 11.1\) million, of which 182,000 shares of common stock for \(\$ 1.3\) million was repurchased during the nine months ending April 2, 2006.

\section*{Critical Accounting Policies and Estimates}

The Company's discussion and analysis of its financial statements and results of operations are based upon the consolidated financial statements of 1-800-FLOWERS.COM, Inc., which have been prepared in accordance with accounting principles generally accepted in the United States. The preparation of these financial statements requires management to make estimates and assumptions that affect the reported amount of assets, liabilities, revenues and expenses, and related disclosure of contingent assets and liabilities. On an ongoing basis, management evaluates its estimates, including those related to revenue recognition, inventory and long-lived assets, including goodwill and other intangible assets related to acquisitions. Management bases its estimates and judgments on historical experience and on various other factors that are believed to be reasonable under the circumstances, the results of which form the basis for making judgments about the carrying values of assets and liabilities. Actual results may differ from these estimates under different assumptions or conditions. Management believes the following critical accounting policies, among others, affects the Company's more significant judgments and estimates used in preparation of its consolidated financial statements.

\section*{Revenue Recognition}

Net revenues are generated by online, telephonic and retail fulfillment operations and primarily consist of the selling price of merchandise, service or outbound shipping charges, less discounts, returns and credits. Net revenues are recognized upon product shipment.

\section*{Accounts Receivable}

The Company maintains allowances for doubtful accounts for estimated losses resulting from the inability of its customers to make required payments. If the financial condition of the Company's customers were to deteriorate, resulting in an impairment of their ability to make payments, additional allowances may be required.

Inventory

The Company states inventory at the lower of cost or market and includes purchased and manufactured finished goods for resale, packaging supplies, raw material ingredients for manufactured products and associated manufacturing labor. In assessing the realization of inventories, we are required to make judgments as to future demand requirements and compare that with inventory levels. It is possible that changes in consumer demand could cause a reduction in the net realizable value of inventory.

Goodwill and Other Intangible Assets

Goodwill represents the excess of the purchase price over the fair value of the
net assets acquired and is evaluated annually for impairment. The cost of intangible assets with determinable lives is amortized to reflect the pattern of economic benefits consumed, on a straight-line basis, over the estimated periods benefited, ranging from 3 to 16 years.

The Company periodically evaluates acquired businesses for potential impairment indicators. Judgment regarding the existence of impairment indicators is based on market conditions and operational performance of the company. Future events could cause the Company to conclude that impairment indicators exist and that goodwill and other intangible assets associated with our acquired businesses are impaired.

Capitalized Software

The carrying value of capitalized software, both purchased and internally developed, is periodically reviewed for potential impairment indicators. Future events could cause the Company to conclude that impairment indicators exist and that capitalized software is impaired.

Stock-based Compensation
With the implementation of SFAS No. 123 (R) effective July 4, 2005, stock-based compensation changes our financial statements as detailed in Note 3 to the financial statements. Determining the amount and distribution of expense for stock-based compensation, as well as the associated impact to the balance sheet and statement of cash flows, requires the Company to develop estimates of the fair value of stock-based compensation expenses. The most significant factors of that expense require estimates or projections including the expected volatility, expected lives and estimate forfeiture rates of employee stock options, and are determined based on historical measurements and expected outcomes, and the Company's interpretation of regulatory guidance.

\section*{Income Taxes}

The Company has established deferred income tax assets and liabilities for temporary differences between the financial reporting bases and the income tax bases of its assets and liabilities at enacted tax rates expected to be in effect when such assets or liabilities are realized or settled. The Company has recognized as a deferred tax asset the tax benefits associated with losses related to operations, which are expected to result in a future tax benefit. Realization of this deferred tax asset assumes that the Company will be able to generate sufficient taxable income so that these assets will be realized. The factors that the Company considers in assessing the likelihood of realization include the forecast of future taxable income and available tax planning strategies that could be implemented to realize the deferred tax assets.

\section*{Recent Accounting Pronouncements}

In December 2004, the Financial Accounting Standards Board (FASB) issued SFAS No. \(123(R)\), "Share-Based Payment." This Statement revised SFAS No. 123 by eliminating the option to account for employee stock options under APB No. 25 and requires companies to recognize the cost of employee services received in exchange for awards of equity instruments based on the grant-date fair value of those awards (the "fair-value-based" method).

Effective July 4, 2005, the Company adopted the fair value recognition provisions of SFAS No. \(123(R)\) using the modified prospective application method. Under this transition method, compensation cost recognized in the three and six
months ended January 1, 2006, includes amounts of: (a) compensation cost of all stock-based payments granted prior to, but not yet vested as of, July 4, 2005 (based on grant-date fair value estimated in accordance with the original provisions of SFAS No. 123, and previously presented in the pro-forma footnote disclosures), and (b) compensation cost for all stock-based payments granted subsequent to July 3, 2005 (based on the grant-date fair value estimated in accordance with the new provision of SFAS No. 123(R)). In accordance with the modified prospective method, results for prior periods have not been restated. Prior to the Company's adoption of SFAS No. 123(R), benefits of tax deduction in excess of recognized compensation costs were reported as operating cash flows. SFAS No. \(123(R)\) requires excess tax benefits be reported as a financing cash inflow rather than as a reduction of taxes paid. There were no significant excess tax benefits for the nine-month period ended April 2, 2006.

The following table summarizes the effect of adopting SFAS No. 123(R) as of July 4, 2005:

ended April 2, 2006, respectively).

Compensation expense related to the amortization of restricted stock awards was recognized prior to the implementation of SFAS No. 123(R). Total stock based compensation expense, which includes both expense from stock options and restricted stock awards, totaled \(\$ 1.1\) million and \(\$ 3.1\) million ( \(\$ 0.7\) million and \(\$ 2.3\) million, net of tax) during the three and nine months ended April 2, 2006, respectively.

Refer to Note 3 - Stock-Based Compensation for further information regarding disclosure required in accordance with SFAS No. 123(R).

Forward Looking Information and Factors that May Affect Future Results

Our disclosure and analysis in this report contain forward-looking information about the Company's financial results and estimates, business prospects that involve substantial risks and uncertainties. From time to time, we also may provide oral or written forward-looking statements in other materials we release to the public. Forward-looking statements give our current expectations or forecasts of future events. You can identify these statements by the fact that they do not relate strictly to historic or current facts. They use words such as "will," "anticipate," "estimate," "expect," "project," "intend," "plan," "believe," "target," "forecast" and other words and terms of similar meaning in connection with any discussion of future operating or financial performance. In particular, these include statements relating to future actions, future performance, new products and product categories, the outcome of contingencies, such as legal proceedings, and financial results. Among the factors that could cause actual results to differ materially are the following:
- the Company's ability:
- to achieve solid, sustainable revenue growth;
- to maintain and enhance its online shopping web sites to attract customers;
- to successfully introduce new products and product categories;

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- to successfully integrate acquisitions, including the acquisition of Fannie May Confections Brands, Inc.;
- to cost effectively acquire and retain customers;
- to compete against existing and new competitors;
- to manage expenses associated with necessary general and administrative and technology investments;
- to cost efficiently manage inventories; and
- to grow its revenues and leverage its operating infrastructure to enhance profitability;
- general consumer sentiment and economic conditions that may affect levels of discretionary customer purchases of the Company's products; and
- competition from existing and potential new competitors.

We cannot guarantee that any forward-looking statement will be realized, although we believe we have been prudent in our plans and assumptions. Achievement of future results is subject to risks, uncertainties and inaccurate assumptions. Should known or unknown risks or uncertainties materialize, or should underlying assumptions prove inaccurate, actual results could vary materially from past results and those anticipated, estimated or projected.

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Investors should bear this in mind as they consider forward-looking statements.

We undertake no obligation to publicly update forward-looking statements, whether as a result of new information, future events or otherwise. You are advised, however, to consult any further disclosures we make on related subjects in our Forms \(10-Q, 8-K\) and \(10-K\) reports to the Securities and Exchange Commission. Our Annual Report on Form 10-K filing for the fiscal year ended July 3, 2005 listed various important factors that could cause actual results to differ materially from expected and historic results. We note these factors for investors as permitted by the Private Securities Litigation Reform Act of 1995. Readers can find them in Part I, Item 1, of that filing under the heading "Risk Factors that May Affect Future Results". We incorporate that section of that Form 10-K in this filing and investors should refer to it. You should understand that it is not possible to predict or identify all such factors. Consequently, you should not consider any such list to be a complete set of all potential risks or uncertainties.

\section*{ITEM 3. QUANTITATIVE AND QUALITATIVE DISCLOSURES ABOUT MARKET RISK}

The Company's earnings and cash flows are subject to fluctuations due to changes in interest rates primarily from its investment of available cash balances in money market funds. While the Company currently does not use interest rate derivative instruments to manage exposure to interest rate changes, in order to finance the acquisition of Fannie May Confections, on May 1, 2006, the Company entered into a \(\$ 135.0\) million secured credit facility. The credit facility includes an \(\$ 85.0\) million term loan and a \(\$ 50.0\) milion revolving facility, which bear interest at LIBOR plus \(0.625 \%\) to \(1.125 \%\), with pricing based upon the Company's leverage ratio.

\section*{ITEM 4. CONTROLS AND PROCEDURES}

Under the supervision and with the participation of our management, including the Chief Executive Officer and Chief Financial Officer, we have evaluated the effectiveness of the design and operation of our disclosure controls and procedures pursuant to Exchange Act Rules 13a-15 (e) and 15d-15 (e) as of the end of the period covered by this report. Based on that evaluation, the Chief Executive Officer and Chief Financial Officer have concluded that, as of the end of the period covered by this report, these disclosure controls and procedures are effective in alerting them in a timely manner to material information required to be disclosed in the Company's periodic reports filed with the SEC. There were no changes in our internal control over financial reporting (as such term is defined in Exchange Act Rules 13a-15(f) and 15d-15(f)) during the nine months ended April 2, 2006 that have materially affected, or are reasonably likely to materially affect, our internal controls over financial reporting.

PART II. - OTHER INFORMATION

\section*{ITEM 1. LEGAL PROCEEDINGS}

From time to time, the Company is subject to legal proceedings and claims arising in the ordinary course of business. The Company is not aware of any such legal proceedings or claims that it believes will have, individually or in the aggregate, a material adverse effect on its business, consolidated financial position, results of operations or liquidity.

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ITEM 1A. RISK FACTORS.
There have been no material changes from the risk factors disclosed in Part 1, Item 1, of the Company's Annual Report on Form 10-K for the fiscal year ended July 3, 2005.

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

The following table sets forth, for the months indicated, the Company's purchase of common stock during fiscal 2006 which includes the period July 4, 2005 through April 2, 2006.
\begin{tabular}{|c|c|c|c|}
\hline Period & Total Number of Shares Purchased & Average Price Paid Per Share & Total Number of Shares Purchased as Part of Publicly Announced Plans or Programs \\
\hline & \multicolumn{3}{|r|}{(in thousands, except average price paid per share)} \\
\hline 7/4/05-7/31/05 & 120.5 & \$7.19 & 120.5 \\
\hline 8/1/05-8/28/05 & 61.5 & \$7.31 & 61.5 \\
\hline 8/29/05-10/2/05 & - & \$- & - \\
\hline 10/3/05-10/30/05 & - & \$- & - \\
\hline 10/31/05-11/27/05 & - & \$- & - \\
\hline 11/28/05-1/1/06 & - & \$- & - \\
\hline 1/2/06-1/29/06 & - & \$- & - \\
\hline 1/30/06-2/26/06 & - & \$- & - \\
\hline \(2 / 27 / 06-4 / 2 / 06\) & - & \$- & - \\
\hline Total & 182.0 & \$7.23 & 182.0 \\
\hline
\end{tabular}

On May 12, 2005, the Company's Board of Directors increased the Company's authorization to repurchase the Company's Class A common stock up to \(\$ 20\) million, from the previous authorized limit of \(\$ 10\) million. All share purchases were made in open-market transactions. The average price paid per share is calculated on a settlement basis and excludes commission.

ITEM 3. DEFAULTS UPON SENIOR SECURITIES
Not applicable.
ITEM 4. SUBMISSION OF MATTERS TO A VOTE OF SECURITY HOLDERS
Not applicable.
ITEM 5. OTHER INFORMATION

None.
ITEM 6. EXHIBITS
31.1 Certifications pursuant to Section 302 of the Sarbanes-Oxley Act of 2002.
32.1 Certifications pursuant to 18 U.S.C. Section 1350, as adopted pursuant to Section 906 of the Sarbanes-Oxley Act of 2002.

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\section*{SIGNATURES}

Pursuant to the requirements of the Securities Exchange Act of 1934, the Registrant has duly caused this report to be signed on its behalf by the undersigned thereunto duly authorized.
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1-800-FLOWERS.COM, Inc.
(Registrant)

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/s/ James F. McCann

James F. McCann
Chief Executive Officer Chairman of the Board of Directors (Principal Executive Officer)
/s/ William E. Shea
William E. Shea
Senior Vice President Finance and Administration (Principal Financial and Accounting Officer)

Date: 5/12/06

Date: 5/12/06
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