COMMERCIAL METALS CO Form 10-Q April 08, 2010

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

# QUARTERLY REPORT PURSUANT TO SECTION 13 OR 15 (d) OF THE SECURITIES EXCHANGE ACT OF 1934 For the quarterly period ended February 28, 2010

# Commission File Number 1-4304

# **COMMERCIAL METALS COMPANY**

(Exact Name of registrant as specified in its charter)

Delaware

(State or other Jurisdiction of incorporation of organization)

(I.R.S. Employer

75-0725338

Identification Number)

6565 N. MacArthur Blvd. Irving, Texas 75039 (Address of principal executive offices) (Zip Code) (214) 689-4300 (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 þ No o

Indicate by check mark whether the registrant has submitted electronically and posted on its corporate Web site, if any, every Interactive Data File required to be submitted and posted pursuant to Rule 405 of Regulation S-T during the preceding 12 months (or for such shorter period that the registrant was required to submit and post such files). Yes o No o

Indicate by check mark whether the registrant is a large accelerated filer, an accelerated filer, a non-accelerated filer or a smaller reporting company. See the definitions of large accelerated filer, accelerated filer and smaller reporting company in Rule 12b-2 of the Exchange Act. (Check one):

Large accelerated filer þ	Accelerated filer o	Non-accelerated filer o	Smaller reporting
			company o
		(Do not check if a smaller	
		reporting company)	
<b>T P</b> ( <b>1 1 1 1 1 1 1</b>	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1		

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

Yes o No þ

As of April 5, 2010 there were 114,190,428 shares of the Company s common stock issued and outstanding excluding 14,870,236 shares held in the Company s treasury.

# COMMERCIAL METALS COMPANY AND SUBSIDIARIES TABLE OF CONTENTS

## PAGE NO.

	IAGE NO.
PART I FINANCIAL INFORMATION	
Item 1. Financial Statements	
Consolidated Balance Sheets (Unaudited) February 28, 2010 and August 31, 2009	3
Consolidated Statements of Operations (Unaudited) Three months and six months ended	
February 28, 2010 and 2009	4
Consolidated Statements of Cash Flows (Unaudited) Six months ended February 28, 2010 and	
2009	5
Consolidated Statements of Stockholders Equity (Unaudited) Six months ended February 28, 2010	
and 2009	6
Notes to Consolidated Financial Statements (Unaudited)	7-19
Item 2. Management s Discussion and Analysis of Financial Condition and Results of Operations	20-29
Item 3. Quantitative and Qualitative Disclosures About Market Risk	30
Item 4. Controls and Procedures	30
<u>PART II OTHER INFORMATIO</u> N	
<u>Items 15</u>	30-33
Signatures	34
Index to Exhibits	35
<u>EX-10.4</u>	
<u>EX-31.1</u>	
<u>EX-31.2</u> EX-32.1	

2

EX-32.2

# PART 1. FINANCIAL INFORMATION ITEM 1. FINANCIAL STATEMENTS COMMERCIAL METALS COMPANY AND SUBSIDIARIES CONSOLIDATED BALANCE SHEETS (UNAUDITED)

(in thousands, except share data)	Fel	oruary 28, 2010	A	ugust 31, 2009
Assets				
Current assets:				
Cash and cash equivalents	\$	297,153	\$	405,603
Accounts receivable (less allowance for collection losses of \$41,415 and				
\$42,134)		675,317		731,282
Inventories		662,663		678,541
Other		280,854		182,126
Total current assets		1,915,987		1,997,552
Property, plant and equipment:				
Land		103,670		87,530
Buildings and improvements		533,456		502,031
Equipment		1,605,985		1,395,104
Construction in process		157,999		380,185
		2,401,110		2,364,850
Less accumulated depreciation and amortization		(1,081,327)		1,013,461)
r i i i i i i i i i i i i i i i i i i i			,	
		1,319,783		1,351,389
Goodwill		71,547		74,236
Other assets		227,531		264,379
Total assets	\$	3,534,848	\$	3,687,556
Liabilities and stackholders equity				
Liabilities and stockholders equity Current liabilities:				
Accounts payable-trade	\$	379,562	\$	344,355
Accounts payable-documentary letters of credit	ψ	29,666	ψ	109,210
Accrued expenses and other payables		349,242		327,212
Notes payable		46,218		1,759
Commercial paper		38,000		1,755
Current maturities of long-term debt		32,534		32,802
Total assessed liabilities		975 000		015 220
Total current liabilities		875,222		815,338
Deferred income taxes		45,964		44,564
Other long-term liabilities		113,105		113,850
Long-term debt		1,187,476		1,181,740
Total liabilities		2,221,767		2,155,492
CMC stockholders equity:				
Preferred stock				

Common stock, par value \$0.01 per share; authorized 200,000,000 shares;		
issued 129,060,664 shares; outstanding 114,120,867 and 112,573,433 shares	1,290	1,290
Additional paid-in capital	367,330	380,737
Accumulated other comprehensive income	29,467	34,257
Retained earnings	1,206,616	1,438,205
	1,604,703	1,854,489
Less treasury stock 14,939,797 and 16,487,231 shares at cost	(293,918)	(324,796)
Stockholders equity attributable to CMC	1,310,785	1,529,693
Stockholders equity attributable to noncontrolling interests	2,296	2,371
Total equity	1,313,081	1,532,064
Total liabilities and stockholders equity	\$ 3,534,848	\$ 3,687,556

See notes to unaudited consolidated financial statements.

3

# COMMERCIAL METALS COMPANY AND SUBSIDIARIES CONSOLIDATED STATEMENTS OF OPERATIONS (UNAUDITED)

		Three Months Ended February 28,				Februa	onths Ended oruary 28,		
(in thousands, except share data) Net sales Costs and expenses:	\$	<b>2010</b> 1,322,443	\$	<b>2009</b> 1,507,460	\$	<b>2010</b> 2,724,701	\$	<b>2009</b> 3,739,690	
Cost of goods sold Selling, general and administrative expenses Interest expense		1,313,829 147,488 20,236		1,373,370 150,539 17,762		2,608,324 280,673 39,687		3,370,292 289,547 43,844	
		1,481,553		1,541,671		2,928,684		3,703,683	
Earnings (loss) from continuing operations before income taxes Income taxes (benefit)		(159,110) (23,858)		(34,211) 4,445		(203,983) (40,053)		36,007 28,445	
Earnings (loss) from continuing operations		(135,252)		(38,656)		(163,930)		7,562	
Earnings (loss) from discontinued operations before taxes Income taxes (benefit)		(62,356) (24,227)		5,585 2,399		(66,514) (25,840)		31,571 12,551	
Earnings (loss) from discontinued operations		(38,129)		3,186		(40,674)		19,020	
Net earnings (loss) Less net loss attributable to noncontrolling interests	\$	(173,381) (91)	\$	(35,470) (163)	\$	(204,604)	\$	26,582 (117)	
Net earnings (loss) attributable to CMC	\$	(173,290)	\$	(35,307)	\$	(204,519)	\$	26,699	
Basic earnings (loss) per share attributable to CMC:									
Earnings (loss) from continuing operations Earnings (loss) from discontinued operations	\$	(1.19) (0.34)	\$	(0.35) 0.03	\$	(1.45) (0.36)	\$	0.07 0.16	
Net earnings (loss) Diluted earnings (loss) per share attributable to CMC:	\$	(1.53)	\$	(0.32)	\$	(1.81)	\$	0.23	
Earnings (loss) from continuing operations Earnings (loss) from discontinued operations	\$	(1.19) (0.34)	\$	(0.35) 0.03	\$	(1.45) (0.36)	\$	0.07 0.16	
Net earnings (loss) Cash dividends per share	\$ \$	(1.53) 0.12	\$ \$	(0.32) 0.12	\$ \$	(1.81) 0.24	\$ \$	0.23 0.24	
Average basic shares outstanding	1	13,275,457	1	11,998,128	1	12,885,377	1	12,501,326	

Table of Contents

Average diluted shares outstanding

113,275,457 111,998,128 112,885,377 113,917,263

See notes to unaudited consolidated financial statements.

# COMMERCIAL METALS COMPANY AND SUBSIDIARIES CONSOLIDATED STATEMENTS OF CASH FLOWS (UNAUDITED)

	Six Months Ended February 28,			
(in thousands)	2010	2009		
Cash flows from (used by) operating activities:				
Net earnings (loss)	\$ (204,604)	\$ 26,582		
Adjustments to reconcile net earnings (loss) to cash from (used by) operating				
activities:				
Depreciation and amortization	88,376	78,575		
Provision for losses on receivables	916	23,378		
Share-based compensation	5,575	8,766		
Net loss on sale of assets and other	27	495		
Write-down of inventory	36,493	61,325		
Contract loss reserves	62,957			
Asset impairment	32,371	5,051		
Changes in operating assets and liabilities, net of acquisitions:				
Decrease in accounts receivable	67,483	395,485		
Accounts receivable repurchased, net	(13,542)	(118,817)		
Decrease (increase) in inventories	(19,178)	319,023		
Decrease (increase) in other assets	(60,726)	60,324		
Increase (decrease) in accounts payable, accrued expenses, other payables and				
income taxes	6,037	(545,604)		
Increase in deferred income taxes	11,783	2,583		
Decrease in other long-term liabilities	(497)	(28,102)		
Net cash flows from operating activities	13,471	289,064		
Cash flows from (used by) investing activities:				
Capital expenditures	(87,346)	(209,617)		
Increase in deposit for letters of credit	(27,167)			
Proceeds from the sale of property, plant and equipment and other	456	4,842		
Acquisitions, net of cash acquired	(2,448)	(906)		
Net cash used by investing activities	(116,505)	(205,681)		
Cash flows from (used by) financing activities:				
Decrease in documentary letters of credit	(79,544)	(14,760)		
Short-term borrowings, net change	82,459	(27,897)		
Repayments on long-term debt	(14,458)	(102,019)		
Proceeds from issuance of long-term debt	21,493	6,544		
Stock issued under incentive and purchase plans	9,289	1,378		
Treasury stock acquired		(18,514)		
Cash dividends	(27,070)	(27,134)		
Tax benefits from stock plans	2,607	1,346		
Net cash used by financing activities	(5,224)	(181,056)		
Effect of exchange rate changes on cash	(192)	(6,895)		

Decrease in cash and cash equivalents	(108,450)	(104,568)				
Cash and cash equivalents at beginning of year	405,603	219,026				
Cash and cash equivalents at end of period	\$ 297,153	\$ 114,458				
See notes to unaudited consolidated financial statements						

# COMMERCIAL METALS COMPANY AND SUBSIDIARIES CONSOLIDATED STATEMENTS OF STOCKHOLDERS EQUITY (UNAUDITED)

				C Stockholde Accumulated	1 0				
	Common S Number of	Stock	Additional Paid-InCo	l Other Comprehensiv Income	veRetained	Treasury Number of		oncontrolli	ing
usands, except share data) e, September 1, 2008 ehensive income (loss): nings (loss) for six months			t Capital \$371,913	(Loss) \$ 112,781	<b>Earnings</b> \$1,471,542	<b>Shares</b> (15,283,512)	<b>Amount</b> \$ (319,143)		
February 28, 2009 comprehensive income					26,699			(117)	
n currency translation nent, net of taxes (\$19,030) ized gain on derivatives, net				(198,643)				(722)	) (19
s (\$2,584)				11,535					
ehensive loss ividends					(27,134)				(1) (2
ry stock acquired ce of stock under incentive					·	(1,752,900)	(18,514)	)	(
rchase plans			(9,985)	)		489,684	11,363		
based compensation nefits from stock plans			8,890 1,346			(8,164)	(124)	J	

e, February 28, 2009 129,060,664 \$1,290 \$372,164 \$ (74,327) \$1,471,107 (16,554,892) \$(326,418) \$2,804 \$1,44

	Common S Number of	Stock	A Additional	ccumulate Other	ders Equity ed sivRetained	Treasury Number of		oncontrolli	ling
				Income					
ousands, except share data)	Shares	Amount	t Capital	(Loss)	Earnings	Shares	Amount	Interests	s Tot
ce, September 1, 2009 rehensive income (loss): ss for six months ended	129,060,664	\$ 1,290	\$ 380,737	\$ 34,257	\$ 1,438,205	(16,487,231)	\$ (324,796)	) \$2,371	\$ 1,532
ary 28, 2010 comprehensive income					(204,519)			(85)	) (204
gn currency translation ment, net of taxes (\$2,999) lized gain on derivatives, net				(4,504)				10	(4
es (\$1)				222 (508)	I				

ed benefit obligation, net of (\$267)									
rehensive loss									(209
dividends ice of stock under incentive					(27,070)				(27
urchase plans			(21,711)	)		1,554,125	31,000		9
-based compensation			5,697			(6,691)	(122)		5
enefits from stock plans			2,607						2
ce, February 28, 2010	129,060,664	\$ 1,290	\$367,330	\$ 29,467	\$1,206,616	(14,939,797)	\$ (293,918) \$	52,296	\$ 1,313
				See no 6	ites to unaudite	ed consolidated	l financial state	ements.	

## COMMERCIAL METALS COMPANY AND SUBSIDIARIES NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (UNAUDITED) NOTE 1 QUARTERLY FINANCIAL DATA

The accompanying unaudited consolidated financial statements have been prepared in accordance with accounting principles generally accepted in the United States on a basis consistent with that used in the Company s Annual Report on Form 10-K filed with the Securities and Exchange Commission for the year ended August 31, 2009, and include all normal recurring adjustments necessary to present fairly the consolidated balance sheets and statements of operations, cash flows and stockholders equity for the periods indicated. These notes should be read in conjunction with such Form 10-K. The results of operations for the three and six month periods are not necessarily indicative of the results to be expected for a full year.

# NOTE 2 ACCOUNTING POLICIES

#### **Share-Based Compensation**

See Note 10, Capital Stock, to the Company s consolidated financial statements for the year ended August 31, 2009 for a description of the Company s stock incentive plans.

The Company recognizes share-based compensation at fair value in the financial statements. The fair value of each share-based award is estimated at the date of grant using either the Black-Scholes pricing model or a binomial model. Total compensation cost is amortized on a straight-line basis over the vesting period of issued awards. The Company recognized share-based compensation expense of \$3.2 million and \$4.7 million for the three months ended February 28, 2010 and 2009, respectively, and \$5.6 million and \$8.8 million for the six months ended February 28, 2010 and 2009, respectively, as a component of selling, general and administrative expenses. At February 28, 2010, the Company had \$7.6 million of total unrecognized compensation cost related to non-vested share-based compensation arrangements. This cost is expected to be recognized over the next 30 months. See Note 1, Summary of Significant Accounting Policies, to the Company s consolidated financial statements for the year ended August 31, 2009 for a description of the Company s assumptions used to calculate share-based compensation.

Combined information for shares subject to options and stock appreciation rights (SARs) for the six months ended February 28, 2010 were as follows:

	Number	Weighted Average Exercise Price		Price Range Per Share		
September 1, 2009						
Outstanding	5,427,552	\$	21.36	\$ 3.64	35.38	
Exercisable	4,240,734		18.27	3.64	35.38	
Granted	126,000		14.05	14.	05	
Exercised	(736,242)		5.59	3.64	12.31	
Forfeited	(301,810)		30.95	7.78	35.38	
February 28, 2010						
Outstanding	4,515,500	\$	23.09	\$ 7.53	35.38	
Exercisable	3,395,309		20.30	7.53	35.38	
Share information for antions and SADs at Eshruary 28, 2010						

Share information for options and SARs at February 28, 2010:

	Outst	Exercisable			
		Weighted			
		Average	Weighted		Weighted
Range of		Remaining	Average		Average
Exercise	Number	Contractual	Exercise	Number	Exercise
Price	Outstanding	Life (Yrs.)	Price	Outstanding	Price

Edgar Filing: COMMERCIAL METALS CO - Form 10-Q							
\$ 7.53 7.78 11.00	1,052,842	1.0	\$	7.76	1,052,842	\$	7.76
14.05 21.81	859,761	3.5		12.40	684,761		12.19
24.71 31.75	491,510	3.0		24.51	491,510		24.51
35.38	2,111,387	4.5		34.76	1,166,196		34.60
\$ 7.53 35.38	4,515,500	3.3	\$	23.09	3,395,309	\$	20.30
			7				

Of the Company s previously granted restricted stock awards 19,584 and 34,892 shares vested during the six months ended February 28, 2010 and February 28, 2009, respectively.

# Goodwill

The Company tests for impairment of goodwill by estimating the fair value of each reporting unit compared to its carrying value. The Company s reporting units are based on its internal reporting structure and represent an operating segment or a reporting level below an operating segment. Additionally, the reporting units are aggregated based upon similar economic characteristics, nature of products and services, nature of production processes, type of customers and distribution methods. As a result, the Company has determined its reporting units that have a significant amount of goodwill to be in the Americas Recycling and Americas Fabrication segments. The Company uses a discounted cash flow model to calculate the fair value of reporting units. The model includes a number of significant assumptions and estimates regarding future cash flows including discount rates, volumes, prices, capital expenditures and the impact of current market conditions. The goodwill impairment test is performed in the fourth quarter of each fiscal year and when changes in circumstances indicate an impairment event may have occurred. During the second quarter of 2010, the Company decided to exit the joist and deck business which is included in our Americas Fabrication segment. As a result, the Company wrote-off the entire balance of goodwill impairment test on the remaining portion of its Americas Fabrication segment. Based on the analysis as of February 28, 2010, the estimated fair value for the remaining portion of this segment substantially exceeded its carrying value.

# **Intangible Assets**

The total gross carrying amounts of the Company s intangible assets that were subject to amortization were \$79.7 million and \$93.3 million at February 28, 2010 and August 31, 2009, respectively, and are included in other non-current assets. Aggregate amortization expense for the three months ended February 28, 2010 and 2009 was \$5.6 million and \$4.1 million, respectively. Aggregate amortization expense for the six months ended February 28, 2010 and 2009 was \$5.6 million and \$4.1 million, respectively. Aggregate amortization expense for the six months ended February 28, 2010 and 2009 was \$8.6 million and \$9.2 million, respectively. Included in the amounts for the second quarter of 2010 are write-offs of intangible assets of \$2.8 million associated with exiting the joist and deck business. See Note 5, Discontinued Operations, for additional details.

### **Severance Charges**

During the three and six months ended February 28, 2010, the Company recorded severance costs of \$14.4 million and \$16.6 million, respectively. During the six months ended February 28, 2009, the Company recorded severance costs of \$6.5 million. These severance costs relate to involuntary employee terminations initiated as part of the Company s focus on operating expense management and reductions in headcount to meet current production levels. Additionally, during the second quarter of 2010, the Company incurred severance costs associated with exiting the joist and deck business. See Note 5, Discontinued Operations, for additional details. As of February 28, 2010, the remaining liability to be paid in future periods related to termination benefits was \$11.2 million.

# **Deposits for Letters of Credit**

The Company purchases insurance for certain exposures including workers compensation, auto liability and general liability, as well as property damage and business interruption, which include specified deductibles. The retained or self-insurance component of these programs are secured by letters of credit which are collateralized by cash deposits of \$27.2 million at February 28, 2010 and are recorded in other current assets.

## **Recently Adopted Accounting Guidance**

In the first quarter of 2010, the Company adopted accounting guidance on business combinations. The guidance establishes principles for recognizing and measuring the identifiable assets acquired, the liabilities assumed, any noncontrolling interest in the acquired business and goodwill acquired in a business combination. Additionally, the guidance clarifies accounting and disclosure of assets and liabilities arising from contingencies in a business combination. This guidance will be applied to future business combinations.

In the first quarter of 2010, the Company adopted accounting guidance that modifies accounting and reporting for noncontrolling interests. The guidance requires minority interest to be reported as equity on the balance sheet, net earnings (loss) to include both the amounts attributable to the affiliate s parent and the noncontrolling interest and clarifies the accounting for changes in the parent s interest in an affiliate. The provisions of the standard were applied

prospectively, except for the presentation and disclosure

requirements, which were applied retrospectively to all periods presented. As a result, previously reported minority interests were reclassified into the noncontrolling interests portion of stockholders equity as of September 1, 2009 and 2008, respectively, and reported net earnings (loss) was adjusted for the six months ended February 28, 2010 and 2009 to reflect the loss attributable to the noncontrolling interests.

In the first quarter of 2010, the Company adopted accounting guidance requiring disclosure of the fair value of financial instruments for interim and annual reporting periods. The adoption did not have a material impact on the consolidated financial statements. See Note 10, Fair Value.

# NOTE 3 SALES OF ACCOUNTS RECEIVABLE

On November 25, 2009, the Company renegotiated an existing accounts receivable securitization agreement of \$100 million. The agreement extended the maturity date of the facility to November 24, 2010. On February 26, 2010, the Company amended the existing agreement to modify the covenant structure. The covenants contained in this agreement are consistent with the credit facility fully described in Note 6, Credit Arrangements.

The Company s accounts receivable securitization program is used as a cost-effective, short-term financing alternative. Under this program, the Company and several of its subsidiaries periodically sell certain eligible trade accounts receivable to the Company s wholly-owned consolidated special purpose subsidiary (CMCRV). CMCRV is structured to be a bankruptcy-remote entity and was formed for the sole purpose of buying and selling receivables generated by the Company. The Company, irrevocably and without recourse, transfers all eligible trade accounts receivable to CMCRV. Depending on the Company s level of financing needs, CMCRV may sell an undivided percentage ownership interest in the pool of receivables to affiliates of third party financial institutions.

The Company accounts for CMCRV s sales of undivided interests in these receivables to the financial institutions as sales. At the time an undivided interest in the pool of receivables is sold, the amount is removed from the consolidated balance sheet and the proceeds from the sale are reflected as cash provided by operating activities. At February 28, 2010 and August 31, 2009, accounts receivable of \$164 million and \$141 million, respectively, had been sold to CMCRV. The Company s undivided interest in these receivables (representing the Company s retained interest) was 100% at February 28, 2010 and August 31, 2009, respectively. The carrying amount of the Company s retained interest in the receivables approximated fair value due to the short-term nature of the collection period. No other material assumptions are made in determining the fair value of the retained interest. The retained interest is subordinate to, and provides credit enhancement for, the financial institutional buyers ownership interest in CMCRV s receivables, and is available to the financial institution buyers to pay any fees or expenses due to them and to absorb all credit losses incurred on any of the receivables. The U.S. securitization program contains certain cross-default provisions whereby a termination event could occur if the Company defaulted under one of its credit arrangements.

In addition to the securitization program described above, the Company s international subsidiaries in Europe and Australia and a domestic subsidiary periodically sell accounts receivable without recourse. These arrangements constitute true sales, and once the accounts are sold, they are no longer available to satisfy the Company s creditors in the event of bankruptcy. Uncollected accounts receivable sold under these arrangements and removed from the consolidated balance sheets were \$80.2 million and \$93.7 million at February 28, 2010 and August 31, 2009, respectively. The Company s Australian subsidiary has an agreement with a financial institution, which contains financial covenants whereby our Australian subsidiary must meet certain coverage and tangible net worth levels, as defined. At February 28, 2010, our Australian subsidiary was not in compliance with these covenants. Commercial Metals Company provided a guarantee of our Australian subsidiary s performance resulting in the financial covenants being waived at February 28, 2010. The guarantee will cease to be effective when the Australian subsidiary is in compliance with the financial covenants for two consecutive quarters.

During the six months ended February 28, 2010 and 2009, proceeds from the sale of receivables were \$309.4 million and \$660.0 million, respectively, and cash payments to the owners of receivables were \$322.9 million and \$778.8 million, respectively. The Company is responsible for servicing the entire pool of receivables; however, no servicing asset or liability is recorded as these receivables are collected in the normal course of business and the collection of receivables are normally short term in nature. Discounts on domestic and international sales of accounts receivable were \$1.7 million and \$2.9 million for the six months ended February 28, 2010 and 2009, respectively. These discounts primarily represented the costs of funds and were included in selling, general and administrative

# NOTE 4 INVENTORIES

Inventories are stated at the lower of cost or market. Inventory cost for most domestic inventories is determined by the last-in, first-out method (LIFO). LIFO inventory reserves were \$231.9 million and \$241.7 million at February 28, 2010 and August 31, 2009. Inventory cost for international inventories and the remaining domestic inventories are determined by the first-in, first-out method (FIFO). The majority of the Company s inventories are in the form of finished goods, with minimal work in process. At February 28, 2010 and August 31, 2009, \$52.4 million and \$52.9 million, respectively, were in raw materials.

# NOTE 5 DISCONTINUED OPERATIONS

On February 26, 2010, the Company s Board approved a plan to exit the joist and deck business through the sale of those facilities. The Company determined that the decision to exit this business met the definition of a discontinued operation. As a result, this business has been presented as a discontinued operation for all prior periods. The Company recorded \$26.8 million to impair plant, property and equipment, \$4.5 million to write-off intangible assets, \$7.4 million of inventory valuation adjustments and \$6.7 million of severance during the second quarter of 2010. Total severance associated with this disposal is expected to be \$11.9 million. The joist and deck business was in the Americas Fabrication segment.

On August 30, 2007, the Company s Board approved a plan to offer for sale a division which was involved with the buying, selling and distribution of nonferrous metals, namely copper, aluminum and stainless steel semifinished products. At August 31, 2009, all inventory of this division had been sold or absorbed by other divisions of the Company and the minimal amount of remaining assets and liabilities were transferred to another division effective September 1, 2009. This division was in the International Marketing and Distribution segment.

Financial information for discontinued operations are as follows:

		F	ebruary		
			28,	August 31,	
(in thousands)			2010	2009	
Current assets		\$	62,627	\$ 60,594	
Noncurrent assets			42,418	79,861	
Current liabilities			27,808	25,885	
Noncurrent liabilities			69	72	
	<b>Three Months Ended</b>		Six Months Ended February 28,		
	Februa				
	2010	2009	2010	2009	
Revenue	28,815	135,127	73,415	332,671	
Earnings (loss) before taxes	(62,356)	5,585	(66,514)	31,571	

# NOTE 6 CREDIT ARRANGEMENTS

On November 24, 2009, the Company renegotiated its revolving credit facility of \$400 million by extending the maturity date from May 23, 2010 to November 24, 2012. On February 26, 2010, the Company amended the existing agreement to modify the covenant structure which eliminated compliance with the minimum interest coverage ratio for the second quarter of 2010. The new agreement requires the Company to maintain a minimum interest coverage ratio of not less than 2.50 to 1.00 for the three month period ending May 31, 2010, six month cumulative period ending August 31, 2010, nine month cumulative period ending November 30, 2010, twelve month cumulative period ending February 28, 2011 and for each fiscal quarter on a rolling twelve month cumulative period thereafter. The agreement also requires the Company to maintain liquidity of at least \$300 million (cash, short-term investments, and accounts receivable securitization capacity combined) through May 31, 2010. The agreement did not change the existing debt to capitalization ratio covenant which requires the Company to maintain a ratio not greater than 0.60 to 1.00. At February 28, 2010, the Company is debt to capitalization ratio was 0.52.

At February 28, 2010, \$38 million was outstanding under the commercial paper program. There were no amounts outstanding on the commercial paper program at August 31, 2009 or the revolving credit facility at February 28, 2010

and August 31, 2009. The availability under the revolving credit agreement is reduced by the outstanding amount under the commercial paper program.

The Company has numerous uncommitted credit facilities available from domestic and international banks. No commitment fees or compensating balances are required under these credit facilities. These credit facilities are used, in general, to support import letters of credit (including accounts payable settled under bankers acceptances as described in Note 1. Summary of Significant Accounting Polices in the Company s consolidated financial statements for the year ended August 31, 2009), foreign exchange transactions and short term advances which are priced on a cost of funds basis.

Long-term debt was as follows:

(in thousands)	February 28, 2010			August 31, 2009		
(in thousands)						
5.625% notes due November 2013	\$	200,000	\$ 200,0	)00		
6.50% notes due July 2017		400,000	400,0	000		
7.35% notes due August 2018		500,000	500,0	000		
CMCZ term note		89,776	104,9	945		
CMCS financing agreement		20,475				
Other, including equipment notes		9,759	9,5	597		
		1,220,010	1,214,5	542		
Less current maturities		32,534	32,8	302		
	\$	1,187,476	\$ 1,181,7	740		

Interest on the notes, except for the CMCZ notes, is payable semiannually.

CMCZ has a five year term note of PLN 260 million (\$89.8 million) with a group of four banks. The term note is used to finance operating expenses of CMCZ and the development of a rolling mill. The note has scheduled principal and interest payments in fifteen equal quarterly installments which began in November 2009 with the final installment in May 2013. The weighted average interest rate at February 28, 2010 was 6.38%. The term note contains certain financial covenants for CMCZ. At February 28, 2010, CMCZ was not in compliance with these covenants which resulted in a guarantee by Commercial Metals Company becoming effective. As a result of the guarantee, the financial covenant requirements became void; however, all other terms of the loan remain in effect, including the payment schedule. The guarantee will cease to be effective when CMCZ is in compliance with the financial covenants for two consecutive quarters.

CMC Poland (CMCP) owns and operates equipment at the CMCZ mill site. In connection with the equipment purchase, CMCP issued equipment notes under a term agreement dated September 2005 with PLN 7.0 million (\$2.4 million) outstanding at February 28, 2010. Installment payments under these notes are due through August 2010. Interest rates are variable based on the Poland Monetary Policy Council s rediscount rate, plus an applicable margin. The weighted average rate at February 28, 2010 was 4.1%. The notes are secured by CMCP s shredder equipment. CMC Sisak (CMCS) has a five year financing agreement of EUR 40 million (\$54.5 million) which allows for disbursements as funds are needed. The loan will be used for capital expenditures and other uses. At February 28, 2010, EUR 15.0 million (\$20.5 million) was outstanding under this note. The note has scheduled principal and interest payments in seven semiannual installments beginning in July 2011 and ending in July 2014. The weighted average interest rate at February 28, 2010 was 5.0%.

Interest of \$3.2 million and \$4.7 million was capitalized in the cost of property, plant and equipment constructed for the six months ended February 28, 2010 and 2009, respectively. Interest of \$42.6 million and \$49.6 million was paid for the six months ended February 28, 2010 and 2009, respectively.

# NOTE 7 INCOME TAXES

The Company paid \$8.7 million and \$10.8 million in income taxes during the six months ended February 28, 2010 and 2009, respectively.

Reconciliations of the United States statutory rates to the Company s effective tax rates from continuing operations were as follows:

	Three Months Ended February 28,		Six Months Ended February 28,	
	2010	2009	2010	2009
Statutory rate	35.0%	35.0%	35.0%	35.0%
State and local taxes	2.2	(25.4)	2.7	29.4
Foreign rate differential	(6.6)	(32.2)	(5.4)	24.9
Valuation Allowances	(15.0)	(0.5)	(11.7)	0.5
Domestic production activity deduction		5.9		(7.6)
Other	(0.6)	4.2	(1.0)	(3.2)
Effective rate from continuing operations	15.0%	(13.0)%	19.6%	79.0%

In the quarter ended February 28, 2010 the Company recorded a valuation allowance in the amount of \$23.8 million against a deferred tax asset for the benefit of net operating loss carryforwards for the Company s Croatian subsidiary due to the uncertainty of their realization. The Company assesses the realizability of deferred tax assets each quarter. The Company recorded an effective tax rate from discontinued operations of 38.9% in the second quarter of 2010. This rate represents the statutory rate in addition to state taxes in certain jurisdictions.

As of February 28, 2010, the reserve for unrecognized tax benefits relating to the accounting for uncertainty in income taxes was \$2.0 million exclusive of interest and penalties. If recognized, \$1.7 million would impact the Company s effective tax rate. The difference between the total amount of unrecognized tax benefits and the amounts that would impact the effective tax rate relates to amounts attributable to deferred income tax assets and liabilities. During the six months ended February 28, 2010, the Company recorded an increase in liabilities of \$0.2 million.

The Company classifies any interest recognized on an underpayment of income taxes as interest expense and classifies any statutory penalties recognized on a tax position taken as selling, general and administrative expense. For the three and six months ended February 28, 2010, before any tax benefits, the Company recorded immaterial amounts of accrued interest and penalties on unrecognized tax benefits.

During the next twelve months, it is reasonably possible that the statute of limitations may lapse pertaining to positions taken by the Company in prior year tax returns or that income tax audits in various taxing jurisdictions could be finalized. As a result, the total amount of unrecognized tax benefits may decrease, which would reduce the provision for taxes on earnings by an immaterial amount.

The following is a summary of tax years subject to examination:

U.S Federal 2006 and forward

U.S. States 2005 and forward

Foreign 2002 and forward

The federal tax returns for fiscal years 2006 to 2008 are under examination by the Internal Revenue Service. However, we believe our recorded tax liabilities as of February 28, 2010 sufficiently reflect the anticipated outcome of these examinations.

**NOTE 8 STOCKHOLDERS EQUITY AND EARNINGS (LOSS) PER SHARE ATTRIBUTABLE TO CMC** In calculating earnings (loss) per share, there were no adjustments to net earnings (loss) to arrive at earnings (loss) for

In calculating earnings (loss) per share, there were no adjustments to net earnings (loss) to arrive at earnings (loss) for any years presented. The reconciliation of the denominators of the earnings (loss) per share calculations are as follows:

Three Months Ended		Six Months Ended			
February 28,		February 28,			
2010	2009	2010	2009		
113,275,457	111,998,128	112,885,377	112,501,326		

Shares outstanding for basic earnings				
(loss) per share				
Effect of dilutive securities:				
Stock based incentive/purchase plans				1,415,937
Shares outstanding for diluted earnings				
(loss) per share	113,275,457	111,998,128	112,885,377	113,917,263
	12			

For the three and six months ended February 28, 2010, and for the three months ended February 28, 2009, no stock options, restricted stock or SARs were included in the calculation of dilutive shares because the Company reported a loss from continuing operations. For the six months ended February 28, 2009, stock options and SARs of 3.8 million were antidilutive and therefore excluded from the calculation of diluted earnings per share. All stock options and SARs expire by 2017.

The Company s restricted stock is included in the number of shares of common stock issued and outstanding, but omitted from the basic earnings (loss) per share calculation until the shares vest.

The Company purchased no shares during the first six months of 2010 and had remaining authorization to purchase 8,259,647 shares of its common stock at February 28, 2010.

# NOTE 9 DERIVATIVES AND RISK MANAGEMENT

The Company s worldwide operations and product lines expose it to risks from fluctuations in metals commodity prices, foreign currency exchange rates and natural gas prices. The objective of the Company s risk management program is to mitigate these risks using futures or forward contracts (derivative instruments). The Company enters into metal commodity futures and forward contracts to mitigate the risk of unanticipated declines in gross margin due to the volatility of the commodities prices, enters into foreign currency forward contracts which match the expected settlements for purchases and sales denominated in foreign currencies and enters into natural gas forward contracts to mitigate the risk of unanticipated changes in operating cost due to the volatility of natural gas prices. Also, when sales commitments to customers include a fixed price freight component, the Company occasionally enters into freight forward contracts to minimize the effect of the volatility of ocean freight rates.

The following tables provide certain information regarding the foreign exchange and commodity financial instruments discussed above.

Gross foreign currency exchange contract commitments as of February 28, 2010 (in thousands):

Functional Currency	7		Contract Currency
Туре	Amount	Туре	Amount
AUD	1,003	EUR	634
AUD	99,224	USD	88,336
EUR	2,405	HRK*	17,529
EUR	1,112	PLN	4,533
EUR	5,932	USD	8,723
GBP	172	EUR	194
GBP	417	PLN	1,859
GBP	185	USD	288
PLN	249,956	EUR	60,746
PLN	93,148	USD	31,446
SGD**	11,779	USD	8,400
USD	30,932	EUR	22,660
USD	24,171	GBP	15,860
USD	962	JPY	87,631
* Croatian kuna			

\*\* Singapore dollar

Commodity contract commitments as of February 28, 2010:

Commodity	Long/Short	Total
	Long	2,925
Aluminum		MT
Aluminum	Short	25 MT
	Long	1,649
Copper		MT
	Short	4,709
Copper		MT
Zinc	Long	25 MT
	Long	10,000
Natural Gas	C C	MMBtu

MT = Metric Ton

MMBtu = One million British thermal units

The Company designates only those contracts which closely match the terms of the underlying transaction as hedges for accounting purposes. These hedges resulted in substantially no ineffectiveness in the statements of operations, and there were no components excluded from the assessment of hedge effectiveness for the three months and six months ended February 28, 2010. Certain of the foreign currency and commodity contracts were not designated as hedges for accounting purposes, although management believes they are essential economic hedges.

The following tables summarize activities related to the Company s derivative instruments and hedged (underlying) items recognized within the statements of operations (in thousands):

Derivatives Not Designated as Hedging			nths Ended ary 28,	Six Months Ended February 28,		
Instruments	Location	2010	2009	2010	2009	
	Cost of goods					
Commodity	sold	\$ (5,924)	\$(14,260)	\$ (4,748)	\$10,387	
Foreign exchange	Net sales	(304)	13,317	(40)	62,771	
	Cost of goods					
Foreign exchange	sold SG&A	(469)	11	(385)	(5)	
Foreign exchange	expenses SG&A	1,218	(5,450)	37	(8,283)	
Other	expenses		(696)		(862)	
Gain (loss) before taxes		\$(5,479)	\$ (7,078)	\$(5,136)	\$64,008	

#### Table of Contents

The Company s fair value hedges are designated for accounting purposes with gains and losses on the hedged item (underlying) items offsetting the gain or loss on the related derivative transaction. Hedged (underlying) items mainly relate to firm commitments on commercial sales and purchases and capital expenditures.

	Three Months						
Derivatives Designated as Fair Value Hedging		Ended February 28,			Six Months Ended February 28,		
Instruments	Location	2010	20	09	2010	20	009
Foreign exchange	Net sales Cost of goods	\$	\$	54	\$	\$	55
Foreign exchange	sold SG&A		(12	2,706)			17
Foreign exchange	expenses	2,646			(6,041)		
Gain (loss) before taxes		\$ 2,646	\$(12	2,652)	\$(6,041)	\$	72

Hedged (Underlying) Items Designated as Fair Value		Three I End Februa	led	Six Me End Februa	led
Hedging Instruments	Location	2010	2009	2010	2009
Foreign exchange	Net sales Cost of goods	\$ (55)	\$ 103	\$6	\$ (55)
Foreign exchange	sold SG&A		12,708		(17)
Foreign exchange	expenses	(2,587)		6,035	
Gain (loss) before taxes		\$ (2,642)	\$ 12,811	\$6,041	\$ (72)
1	4				

<b>Effective Portion of Derivatives</b>					
Designated as Cash Flow Hedging Instruments Recognized in	En	Months ded ary 28,	Six Months Ended February 28,		
Accumulated Other Comprehensive Income (Loss)	2010	2009	2010	2009	
Commodity Foreign exchange	\$ (6) (60)	\$ 115 7,501	\$ 54 265	\$ (694) 13,662	
Gain (loss), net of taxes	\$ (66)	\$ 7,616	\$ 319	\$ 12,968	
Effective Portion of Derivatives					

Designated as Cash Flow Hedging Instruments Reclassified from			Three M Enc Februa		Six Months Ended February 28,		
Accumulated Other Comprehensive Income (Loss)	Location	20	010	2009	2010	2009	
Commodity Foreign exchange	Cost of goods sold Net sales SG&A	\$	13	\$ (435) (36)	\$ (15)	\$ 113 (80)	
Foreign exchange	expenses Interest		(87)		(117)		
Interest rate	expense		115	115	229	229	
Gain (loss), net of taxes		\$	41	\$ (356)	\$ 97	\$ 262	

The Company s derivative instruments were recorded at their respective fair values as follows on the consolidated balance sheets (in thousands):

Derivative Assets	February 28, 2010			August 31, 2009		
Commodity designated Commodity not designated Foreign exchange designated Foreign exchange not designated	\$	24 1,793 507 1,717	\$	13 2,948 3,823 4,678		
Derivative assets (other current assets)*	\$	4,041	\$	11,462		

Derivative Liabilities	February 28, 2010			August 31, 2009	
Commodity designated Commodity not designated	\$	1 2,153	\$	35 8,895	

#### Table of Contents

Foreign exchange Foreign exchange	0	683 2,452	6,421 1,420
Derivative liabilitie	es (accrued expenses and other payables)*	\$ 5,289	\$ 16,771

 Derivative assets and liabilities do not include the hedged (underlying) items designated as fair value hedges.

During the twelve months following February 28, 2010, \$0.4 million in gains related to commodity hedges and capital expenditures are anticipated to be reclassified into net earnings (loss) as the related transactions mature and the assets are placed into service. Also, an additional \$0.5 million in gains will be reclassified as interest income related to interest rate locks.

As of February 28, 2010, all of the Company s derivative instruments designated to hedge exposure to the variability in future cash flows of the forecasted transactions will mature within twelve months.

All of the instruments are highly liquid, and none are entered into for trading purposes.

15

# NOTE 10 FAIR VALUE

The following table summarizes information regarding the Company s financial assets and financial liabilities that are measured at fair value on a recurring basis:

				Fair Value Measurements at Reporting Date Using				
					Quoted Prices in			
					Active Markets for	Significant Other Observable	Significant Unobservable	
(in thousands)			February 2010		Identical Assets (Level 1)	Inputs (Level 2)	Inputs (Level 3)	
Cash equivalents			\$250,34	-5	\$ 250,345	\$	\$	
Derivative assets			4,04	-1	1,793	2,248		
Nonqualified benefit	it plan assets	*	53,24	-2	53,242			
Derivative liabilitie			5,28		2,153	3,136		
Nonqualified benef	it plan liabili	ties *	97,92	22	97,922			
	August 31, 2009							
Cash equivalents	\$ 357,723	\$357,723	\$	\$				
Derivative assets	11,462	2,948	8,514					
Nonqualified								
benefit plan								
assets *	55,596	55,596						
Derivative								
liabilities	16,711	8,895	7,876					
Nonqualified								
benefit plan	06.004	06.004						
liabilities *	96,904	96,904						
* The Company provides a nonqualified benefit restoration plan to certain eligible executives equ to amounts tha would have been available under tax qualified ERIS plans but for limitations of ERISA, tax law and regulations	al t A vs							

Though under no obligation to fund this plan, the Company has segregated assets in a trust. The plan assets and liabilities consist of securities included in various mutual funds.

The following table summarizes information regarding the Company s nonfinancial assets measured at fair value on a non-recurring basis:

	February	Quoted Prices in Active Markets for Identical	Date Usir Significant Other Observable	Significant Unobservable	
	28,	Assets (Level	Inputs	Inputs	Recognized
( <b>in thousands</b> ) Long-lived assets held for sale	<b>2010</b> \$42,418	1) \$	(Level 2) \$	(Level 3) \$ 42,418	<b>Loss</b> \$26,772

During the second quarter of 2010, the Company recorded an impairment on property, plant and equipment relating to our joist and deck business which was classified as held for sale. The fair value was based on appraised values less costs to sell.

The Company s long-term debt is predominantly publicly held. The fair value was approximately \$1.22 billion at February 28, 2010 and \$1.17 billion at August 31, 2009. Fair value was determined by indicated market values.

# NOTE 11 COMMITMENTS AND CONTINGENCIES

See Note 12, Commitments and Contingencies, to the consolidated financial statements for the year ended August 31, 2009 relating to environmental and other matters. There have been no significant changes to the matters noted therein. In the ordinary course of conducting its business, the Company becomes involved in litigation, administrative proceedings and governmental investigations, including environmental matters. Management believes that adequate provision has been made in the consolidated financial statements for the potential impact of these issues, and that the outcomes will not significantly impact the results of operations or the financial position of the Company, although they may have a material impact on earnings (loss) for a particular quarter.

16

#### NOTE 12 BUSINESS SEGMENTS

The Company s reportable segments are based on strategic business areas, which offer different products and services. These segments have different lines of management responsibility as each business requires different marketing strategies and management expertise.

Prior to December 1, 2009, the Company structured the business into the following five segments: Americas Recycling, Americas Mills, Americas Fabrication and Distribution, International Mills and International Fabrication and Distribution.

Effective December 1, 2009, the Company implemented a new organizational structure. As a result, the Company now structures the business into the following five segments: Americas Recycling, Americas Mills, Americas Fabrication, International Mills and International Marketing and Distribution. All prior period financial information has been recast to be presented in the new organizational structure.

The Americas Recycling segment consists of the scrap metal processing and sales operations primarily in Texas, Florida and the southern United States including the scrap processing facilities which directly support the Company s domestic steel mills. The Americas Mills segment includes the Company s domestic steel minimills, its micromill, and the copper tube minimill. The copper tube minimill is aggregated with the Company s steel mills because it has similar economic characteristics. The Americas Fabrication segment consists of the Company s rebar fabrication operations, fence post manufacturing plants, construction-related and other products facilities. The International Mills segment includes the minimills in Poland and Croatia, recycling operations in Poland and fabrication operations in Europe, which have been presented as a separate segment because the economic characteristics of their markets and the regulatory environment in which they operate are different from that of the Company s domestic mills and rebar fabrication operations. International Marketing and Distribution includes international operations for the sales, distribution and processing of steel products, ferrous and nonferrous metals and other industrial products. Additionally, the International Marketing and Distribution segment includes the Company s two U.S. based trading and distribution divisions, CMC Cometals and CMC Dallas Trading. The international distribution operations consist only of physical transactions and not positions taken for speculation. Corporate contains expenses of the Company s corporate headquarters, expenses related to its deployment of SAP software, and interest expense relating to its long-term public debt and commercial paper program.

The financial information presented for the Americas Fabrication segment excludes its joist and deck fabrication operations. Additionally, the financial information presented for the International Marketing and Distribution segment excludes its copper, aluminum, and stainless steel import operating division. These operations have been classified as discontinued operations in the consolidated statements of operations. See Note 5, Discontinued Operations, for more detailed information.

The Company uses adjusted operating profit (loss) to measure segment performance. Intersegment sales are generally priced at prevailing market prices. Certain corporate administrative expenses are allocated to segments based upon the nature of the expense. The accounting policies of the segments are the same as those described in the summary of significant accounting policies. The following is a summary of certain financial information from continuing operations by reportable segment:

	Three Months Ended February 2 Americas International Marketing								
(in thousands)	Recycling	Mills	Fabrication	Mills	and Distribution	nCo	orporate	Elimination	<b>S</b> Consolidated
Net sales-unaffiliated									
customers	\$263,217	\$194,282	\$230,544	\$107,122		\$	2,324		\$1,322,443
Intersegment sales	51,499	120,971	1,744	26,139	4,257		2 224	(204,610)	1 200 442
Net sales	314,716	315,253	232,288	133,261	529,211		2,324	(204,610)	1,322,443

Adjusted operating profit (loss)	(8,971)	(15,536)	(57,317)	(54,396)	11,079	(18,960)	6,108	(137,993)
(in thousands)	Recycling	Americas Mills		Intern	ded Februar ational Marketing and Distribution	•	Eliminations	Consolidated
Net sales-unaffiliated customers	\$106,375	\$176,252	\$395,260	\$136,435	\$696,457	\$ (3,319)	·	\$1,507,460
Intersegment sales Net sales Adjusted operating	32,416 138,791	105,038 281,290	4,578 399,838	12,451 148,886	19,326 715,783	(3,319)	(173,809) (173,809)	1,507,460
profit (loss)	(36,178)	73,085	49,677	(35,820) 17	(37,882)	(21,713)	(6,626)	(15,457)

		Americas		28, 2010				
(in thousands)	Recycling	Mills	Fabrication	Mills	Distribution	Corporate	Elimination	Consolidated
Net sales-unaffiliated customers Intersegment sales Net sales	\$506,141 98,088 604,229	\$371,472 232,974 604,446	\$490,985 3,776 494,761	\$259,244 57,286 316,530	\$1,090,976 11,321 1,102,297	\$ 5,883 5,883	\$ (403,445) (403,445)	\$2,724,701 2,724,701
Adjusted operating profit (loss) Goodwill Total assets	(8,877) 7,467 272,096	(17,155) 95 562,741	(66,233) 57,144 707,614	(73,488) 2,841 641,173	31,217 4,000 678,873	(39,164) 966,292	11,070 (293,941)	(162,630) 71,547 3,534,848

		Americas	5	Six M		led February 28, 2009 rnational Marketing				
(in thousands)	Recycling	Mills	Fa	abrication	Mills	and Distribution	Corporate	Elimination	Consolidated	
Net sales-unaffiliated										
customers Intersegment	\$323,050	\$412,831	\$	904,055	\$360,961	\$1,767,551	\$ (28,758)	\$	\$3,739,690	
sales	76,191	255,943		8,521	30,982	39,525		(411,162)		
Net sales Adjusted operating profit	399,241	668,774		912,576	391,943	1,807,076	(28,758)	(411,162)	3,739,690	
(loss) Goodwill	(64,131) 7,467	191,785		109,511 58,422	(56,311) 2,115	(38,812) 4,120	(42,593)	(16,701)	82,748 72,124	
Total assets	217,946	579,425		1,036,421	479,389	1,057,153	785,277	(471,598)	3,684,013	

The following table provides a reconciliation of adjusted operating profit (loss) to earnings (loss) from continuing operations:

	Three Mon Februa		Six Months Ended February 28,		
(in thousands)	2010	2009	2010	2009	
Earnings (loss) from continuing operations	\$ (135,252)	\$ (38,656)	\$(163,930)	\$ 7,562	
Income taxes (benefit)	(23,858)	4,445	(40,053)	28,445	
Interest expense	20,236	17,762	39,687	43,844	
Discounts on sales of accounts receivable	881	992	1,666	2,897	
	\$ (137,993)	\$(15,457)	\$ (162,630)	\$ 82,748	

Adjusted operating profit (loss) from continuing operations				
Adjusted operating profit (loss) from discontinued operations	(62,353)	5,776	(66,508)	32,141
Adjusted operating profit (loss)	\$ (200,346)	\$ (9,681)	\$ (229,138)	\$114,889

The following represents the Company s external net sales from continuing operations by major product and geographic area:

	Three Mor Febru	Six Months Ended February 28,		
(in thousands)	2010	2009	2010	2009
Major product information:				
Steel products	\$ 757,906	\$ 1,018,805	\$1,616,219	\$2,543,954
Industrial materials	170,060	273,724	354,685	612,638
Non-ferrous scrap	160,263	54,537	310,872	188,932
Ferrous scrap	116,651	57,013	216,752	145,677
Construction materials	49,816	73,442	102,317	155,419
Non-ferrous products	45,717	24,666	79,740	77,113
Other	22,030	5,273	44,116	15,957
Net sales	\$ 1,322,443	\$ 1,507,460	\$ 2,724,701	\$ 3,739,690
	18			

	Three Months Ended February 28,			Six Months Ended February 28,		
(in thousands)		2010		2009	2010	2009
Geographic area:						
United States	\$	702,458	\$	922,235	\$1,348,024	\$ 2,250,980
Europe		246,177		266,201	533,628	757,481
Asia		210,219		174,556	477,824	319,725
Australia/New Zealand		114,807		116,896	262,141	307,166
Other		48,782		27,572	103,084	104,338
Net sales	\$	1,322,443	\$	1,507,460	\$2,724,701	\$ 3,739,690

## NOTE 13 RELATED PARTY TRANSACTIONS

One of the Company s international subsidiaries has a marketing and distribution agreement with a key supplier of which the Company owns an 11% interest. The following presents related party transactions:

	Six Months Ended February 28,			
(in thousands)	2010	2009		
Sales	\$138,906	\$165,011		
Purchases	150,314	194,903		
	February 28,	August 31,		
(in thousands)	2010	2009		
Accounts receivable	\$36,830	\$12,664		
Accounts payable	27,516	17,012		

#### NOTE 14 SUBSEQUENT EVENTS

On March 23, 2010, the Company entered into two interest rate swap transactions (Swap Transaction). The Swap Transactions modify all fixed rate interest to floating rate interest on the Company s 5.625% notes due 2013 and part of its fixed rate interest to floating rate interest on its 7.35% notes due 2018. The Swap Transactions each have an effective date of March 25, 2010. The Swap Transactions with regard to the 5.625% notes and the 7.35% notes have notional amounts of \$200 million and \$300 million and termination dates of November 15, 2013 and August 15, 2018, respectively. The Company s cost of borrowing will be the floating LIBOR rate plus 303 basis points with respect to the 5.625% notes Swap Transaction.



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

This Management s Discussion and Analysis should be read in conjunction with our Annual Report on Form 10-K filed with the Securities and Exchange Commission (SEC) for the year ended August 31, 2009.

# **CRITICAL ACCOUNTING POLICIES**

Our critical accounting policies are not different from the information set forth in Item 7, Management s Discussion and Analysis of Financial Condition and Results of Operations, included in our Annual Report on Form 10-K filed with the SEC for the year ended August 31, 2009 and are, therefore, not presented herein.

# CONSOLIDATED RESULTS OF OPERATIONS

		nths Ended ary 28,	Decrease	Six Mont Febru	Decrease	
(in millions)	2010	2009	%	2010	2009	%
Net sales	\$1,322.4	\$1,507.5	(12%)	\$2,724.7	\$3,739.7	(27%)
Net earnings (loss)						
from continuing						
operations	(135.3)	(38.6)	(251%)	(163.9)	7.6	(2,257%)
Adjusted EBITDA	(124.1)	26.8	(563%)	(110.0)	190.7	(158%)

In the table above, we have included a financial statement measure that was not derived in accordance with accounting principles generally accepted in the United States (GAAP). We use adjusted EBITDA (earnings before interest expense, income taxes, depreciation, amortization and impairment charges) as a non-GAAP performance measure. In calculating adjusted EBITDA, we exclude our largest recurring non-cash charge, depreciation and amortization. Adjusted EBITDA provides a core operational performance measurement that compares results without the need to adjust for federal, state and local taxes which have considerable variation between domestic jurisdictions. Tax regulations in international operations add additional complexity. Also, we exclude interest cost in our calculation of adjusted EBITDA. The results are, therefore, without consideration of financing alternatives of capital employed. We use adjusted EBITDA as one guideline to assess our unleveraged performance return on our investments. Adjusted EBITDA is also the target benchmark for our long-term cash incentive performance plan for management and part of a debt compliance test for our revolving credit agreement and our accounts receivable securitization program. Reconciliations to net earnings (loss) from continuing operations are provided below:

	Three N End Februa	ed	Increase (Decrease)	Six Montl Februa	Increase (Decrease)	
(in millions)	2010	2009	%	2010	2009	%
Net earnings (loss) from						
continuing operations	\$ (135.3)	\$ (38.6)	(251%)	\$(163.9)	\$ 7.6	(2,257%)
Interest expense	20.2	17.7	14%	39.7	43.8	(9%)
Income taxes (benefit)	(23.9)	4.4	(643%)	(40.1)	28.4	(241%)
Depreciation and amortization and impairment charges	40.3	35.4	14%	81.9	74.3	10%
Adjusted EBITDA from						
continuing operations Adjusted EBITDA from	\$ (98.7)	\$ 18.9	(622%)	\$ (82.4)	\$ 154.1	(153%)
discontinued operations	(25.4)	7.9	(422%)	(27.6)	36.6	(175%)
Adjusted EBITDA	\$ (124.1)	\$ 26.8	(563%)	\$(110.0)	\$ 190.7	(158%)

Our adjusted EBITDA does not include interest expense, income taxes, depreciation, amortization and impairment charges. Because we have borrowed money in order to finance our operations, interest expense is a necessary element of our costs and our ability to generate revenues. Because we use capital assets, depreciation, amortization and impairment charges are also necessary elements of our costs. Also, the payment of income taxes is a necessary element of our operations. Therefore, any measures that exclude these elements have material limitations. To compensate for these limitations, we believe that it is appropriate to consider both net earnings (loss) determined under GAAP, as well as adjusted EBITDA, to evaluate our performance. Also, we separately analyze any significant fluctuations in interest expense, depreciation, amortization, impairment charges and income taxes.

The following events and performances had a significant impact during our second quarter ended February 28, 2010: In response to price declines, demand destruction, and a global liquidity and credit crisis, we recorded the following consolidated expenses in continuing operations during the second quarter: job loss reserves of \$57.4 million, lower of cost or market inventory adjustments of \$18.5 million, severance costs of \$7.7 million and bad debt expense of \$3.4 million.

During the second quarter of 2010, we decided to exit the joist and deck business and incurred after-tax closing costs and operating losses of \$38.1 million. The joist and deck business previously included in the Americas Fabrication segment is presented as a discontinued operation.

We recorded pre-tax LIFO expense of \$7.4 million (after tax of \$0.04 per share) for the second quarter of 2010 compared to the quarterly record of pre-tax LIFO income of \$124.2 million (after tax of \$0.72 per diluted share) for the second quarter of 2009.

Net sales of the Americas Recycling segment increased \$175.9 million and adjusted operating loss decreased \$27.2 million during the second quarter of 2010 compared to the prior year s second quarter primarily due to margin expansion from increases in price and volume.

Net sales of the Americas Mills segment increased 12% from the prior year s second quarter but showed a decrease in adjusted operating results of \$88.6 million from the prior year s second quarter primarily due to an increase in ferrous scrap prices leading to metal margin compression and LIFO expense.

Our Americas Fabrication segment showed a 42% decrease in sales and a \$107.0 million decrease in adjusted operating results due to the continued decline in market demand and average selling prices.

Our International Mills segment showed a 10% decline in net sales and an \$18.6 million increase in adjusted operating loss from the combination of higher ferrous scrap prices and intense competition driving down the average selling price for finished goods.

Our International Marketing and Distribution segment showed a 26% decline in net sales but a \$49.0 million increase in adjusted operating results due to margin expansion from this segments global and product diversity which allowed it to conduct business in markets rebounding from the global recession. In addition, losses from customer contractual noncompliance in the prior year did not repeat.

#### SEGMENT OPERATING DATA

Unless otherwise indicated, all dollar amounts below are calculated before income taxes. Financial results for our reportable segments are consistent with the basis and manner in which we internally disaggregate financial information for making operating decisions. See Note 12, Business Segments, to the consolidated financial statements. We use adjusted operating profit (loss) to compare and evaluate the financial performance of our segments. Adjusted operating profit (loss) is the sum of our earnings (loss) before income taxes and financing costs. Adjusted operating profit (loss) is equal to earnings (loss) before income taxes for Americas Mills and Americas Fabrication segments because these segments require minimal outside financing. The following tables show net sales and adjusted operating profit (loss) by business segment:

	Three Months Ended February 28,					Six Months Ended February 28,		
(in thousands)		2010		2009		2010		2009
Net sales:								
Americas Recycling	\$	314,716	\$	138,791	\$	604,229	\$	399,241
Americas Mills		315,253		281,290		604,446		668,774

Americas Fabrication	232,288	399,838	494,761	912,576
International Mills	133,261	148,886	316,530	391,943
International Marketing and Distribution	529,211	715,783	1,102,297	1,807,076
Corporate	2,324	(3,319)	5,883	(28,758)
Eliminations	(204,610)	(173,809)	(403,445)	(411,162)
	\$ 1,322,443	\$ 1,507,460	\$ 2,724,701	\$ 3,739,690
	21			

	Three Mon Februa	Six Months Ended February 28,			
(in thousands)	2010	2010 2009		2009	
Adjusted operating profit (loss):					
Americas Recycling	\$ (8,971)	\$ (36,178)	\$ (8,877)	\$ (64,131)	
Americas Mills	(15,536)	73,085	(17,155)	191,785	
Americas Fabrication	(57,317)	49,677	(66,233)	109,511	
International Mills	(54,396)	(35,820)	(73,488)	(56,311)	
International Marketing and Distribution	11,079	(37,882)	31,217	(38,812)	
Corporate	(18,960)	(21,713)	(39,164)	(42,593)	
Eliminations	6,108	(6,626)	11,070	(16,701)	
Discontinued Operations	(62,353)	5,776	(66,508)	32,141	

**LIFO Impact on Adjusted Operating Profit (Loss)** LIFO is an inventory costing method that assumes the most recent inventory purchases or goods manufactured are sold first. This results in current sales prices offset against current inventory costs. In periods of rising prices it has the effect of eliminating inflationary profits from operations. In periods of declining prices it has the effect of eliminating deflationary losses from operations. In either case the goal is to reflect economic profit. The table below reflects LIFO income or (expense) representing decreases or (increases) in the LIFO inventory reserve. International Mills is not included in this table as it uses FIFO valuation exclusively for its inventory:

	Three Mor Februa	nths Ended ary 28,	Six Months Ended February 28,		
(in thousands)	2010	2009	2010	2009	
Americas Recycling	\$ (8,983)	\$ 8,569	\$ (8,452)	\$ 33,298	
Americas Mills	(11,606)	52,553	(15,140)	127,812	
Americas Fabrication	(5,659)	32,665	5,647	55,982	
International Marketing and Distribution	21,209	(553)	25,859	(27,824)	
Discontinued Operations	(2,410)	30,950	1,906	48,530	
Consolidated pre-tax LIFO income (expense)	\$ (7,449)	\$ 124,184	\$ 9,820	\$237,798	

Americas Recycling During the second quarter of 2010, ferrous and nonferrous scrap prices reached their highest levels in six quarters. Scrap prices were driven from supply rather than strong demand due to lower manufacturing and demolition activity and unusually extreme weather. Adjusted operating loss for the second quarter of 2010 decreased due to improved margins from both prices and volumes and cost containment efforts. Non-ferrous margins gained predominately due to price increases while ferrous scrap margin improvement was split between price and volume. As a result of price increases, this segment recorded a decrease in LIFO of \$17.6 million from LIFO income to LIFO expense for the second quarter of 2010 as compared to the same period in the prior year. We exported 9% of our ferrous tonnage and 41% of our nonferrous tonnage during the quarter.

The following table reflects our Americas Recycling segment s average selling prices per ton and tons shipped (in thousands):

	Three	Months						
	Ended				Six Mon			
	February 28,		Increa	ase	Febru	ary 28,	Increase	
	2010	2009	Amount	%	2010	2009	Amount	%
Average ferrous sales price	\$ 257	\$ 162	\$ 95	59%	\$ 236	\$ 189	\$ 47	25%
Average nonferrous sales price	\$2,628	\$1,294	\$1,334	103%	\$2,493	\$1,873	\$620	33%

Ferrous tons shipped	506	435	71	16%	1,031	933	98	11%
Nonferrous tons shipped	55	38	17	45%	114	97	17	18%
Total volume processed and								
shipped	562	476	86	18%	1,150	1,039	111	11%
Amorican Mille We include our	Fire domastic	staal milla a	nd	man tulka m			a Malla	

Americas Mills We include our five domestic steel mills and our copper tube minimill in our Americas Mills segment.

Within the segment, the steel mills adjusted operating loss was \$16.1 million for the second quarter of 2010 compared to adjusted operating profit of \$71.1 million from the prior year s second quarter. Quarterly adjusted operating results were impacted by high ferrous prices that pressured metal margins, lower sales prices and a reduction in LIFO of \$49.4 million from LIFO income to LIFO expense from the second quarter of 2009. The decline in average selling prices resulted from an unfavorable product mix that included an increase in billets of 68 thousand tons to 101 thousand tons in the second quarter of 2010. Billets accounted for over half of the increase in volumes and allowed our melt shops to run at a 72% utilization rate. Our rolling mills ran at 58% of capacity, an

increase from the 54% in the first quarter of 2010. Our micromill in Arizona continued to perform to expectations as it is in the start-up phase of operations. During the second quarter of 2010, we melted 34 thousand tons, rolled 32 thousand tons and shipped 27 thousand tons.

The table below reflects steel and ferrous scrap prices per ton:

	Three I Enc		Incre	ease	Increase			
	Februa	ary 28,	(Decrease)		February 28,		(Decrease)	
	2010			%	2010 2009		Amount	%
Average mill selling price (finished								
goods)	\$ 580	\$ 676	\$ (96)	(14%)	\$ 573	\$753	\$(180)	(24%)
Average mill selling price (total								
sales)	540	656	(116)	(18%)	529	729	(200)	(27%)
Average cost of ferrous scrap								
consumed	277	206	71	34%	271	277	(6)	(2%)
Average FIFO metal margin	263	450	(187)	(42%)	258	452	(194)	(43%)
Average ferrous scrap purchase								
price	251	167	84	50%	233	216	17	8%
The table below reflects our domestic	steel mill	s operat	ing statistics	(short tor	s in thou	sands).		

The table below reflects our domestic steel mills operating statistics (short tons in thousands):

	Three M Enc				Six Month	s Ended		
	Februa		Incre	ase	Februar		Increase	
	2010	2009	Amount	%	2010	2009	Amount	%
Tons melted	486	336	150	45%	965	734	231	31%
Tons rolled	399	318	81	25%	754	684	70	10%
Tons shipped	521	391	130	33%	1,019	823	196	24%

Our copper tube minimill s adjusted operating profit for the second quarter of 2010 decreased \$1.4 million to \$0.6 million compared to the second quarter of 2009 primarily due to a decrease in LIFO of \$14.7 million from LIFO income to LIFO expense which was almost offset by expanding copper metal margins over the prior year s second quarter.

The table below reflects our copper tube minimill s prices per pound and operating statistics:

		Fhree MonthsSix MonthsEndedEnded						
			Increa	ase				
	February 28,		(Decrease)		February 28,		Decrease	
(pounds in millions)	2010	2009	Amount	%	2010	2009	Amount	%
Pounds shipped	9.7	10.4	(0.7)	(7%)	19.6	21.2	(1.6)	(8%)
Pounds produced	10.3	9.5	0.8	8%	19.0	19.5	(0.5)	(3%)

Americas Fabrication During the second quarter of 2010, net sales and adjusted operating results decreased due to lower steel demand, increased competition and unusually extreme weather. Additionally, margin compression associated with contractual backlog in a period of rising prices resulted in this segment recording contract loss reserves of \$24.0 million in the second quarter of 2010. Results were also negatively impacted from a decline in LIFO of \$38.3 million from LIFO income in the second quarter of 2009 to LIFO expense in the second quarter of 2010. Rebar, structural, post and construction services incurred losses as the underlying issues have remained constant from the prior year, including an ineffective stimulus for construction, lack of financial liquidity for customers, high unemployment and building vacancy and overall state budget constraints. The composite average fabrication selling

price was \$727 per ton, a decline of \$412 per ton from the second quarter of 2009. The tables below show our average fabrication selling prices per short ton and total fabrication plant shipments:

	Three	e Months								
	Ε	nded				Six M	onths	Ended		
	Febr	uary 28,		Decreas	se	e February 28,				ase
Average selling price*	2010	2009	A	mount	%	2010	)	2009	Amount	%
Rebar	\$ 667	\$1,059	\$	(392)	(37%)	\$ 71	4 \$	51,090	\$ (376)	(34%)
Structural	1,861	3,294		(1,433)	(44%)	1,84	3	3,354	(1,511)	(45%)
Post	868	984		(116)	(12%)	86	9	1,052	(183)	(17%)
* Excludes stock and buyout sales.		Three Mo	nths			S	Six Mo	onths		
		Ended					End	ed		
				Inc	rease					
		February		(Dec	rease)			ry 28,	Increase (D	ecrease)
Tons shipped (in thousa	nds)	2010	2009	Amount	%	20	)10	2009	Amount	%
Rebar		165	241	(76)	(32%	) 3	61	530	(169)	(32%)
Structural		11	18	(7)	(39%	)	23	45	(22)	(49%)
Post		22	14	8	57%	)	42	26	16	62%
				23						

**International Mills** Weak international steel markets, low prices and metal margin compression resulted in a decrease in net sales and an increase in adjusted operating loss for this segment as compared to the same period in the prior year. CMC Zawiercie (CMCZ) had an adjusted operating loss of \$38.4 million during the second quarter of 2010 compared to an adjusted operating loss of \$22.7 million during the second quarter 2009. The increase in adjusted operating loss primarily resulted from lower metal margins failing to absorb production costs and reserves on contracted backlog totaling \$20.5 million. Metal margins were compressed as ferrous scrap prices were driven by global demand while average selling prices declined as the local market remained intensely competitive. Shipments included 59 thousand tons of billets compared to 9 thousand tons of billets in the prior year s second quarter. The table below reflects CMCZ s operating statistics (in thousands) and average prices per short ton:

		Three Mo	ont	hs											
		Ende	d					S	ix Months	Eı	nded				
						Increase	:						Increase	e	
		Februar	y 28	8,	(Decrease)			Februar	y 2	8,	(Decrease)				
	2	010	2	.009	An	nount	%	2	2010	2	2009	Aı	mount	%	
Tons melted		293		244		49	20%		692		533		159	30%	6
Tons rolled		236		226		10	4%		502		463		39	8%	6
Tons shipped		282		237		45	19%		637		532		105	20%	6
Average mill															
selling price															
(total sales)		1,186PLN		1,471PLN		(285)PLN	(19%)		1,205PLN		1,606PLN		(401)PLN	(25%	6)
Average															
ferrous scrap															
production															
cost		778PLN		842PLN		(64)PLN	(8%)		782PLN		900PLN		(118)PLN	(13%	6)
Average metal															
margin		408PLN		629PLN		(221)PLN	(35%)		423PLN		706PLN		(283)PLN	(40%	6)
Average															
ferrous scrap															
purchase price		638PLN		656PLN		(18)PLN	(3%)		635PLN		672PLN		(37)PLN	(6%	6)
Average mill															
selling price															
(total sales)	\$	413	\$	457	\$	(44)	(10%)	\$	423	\$	582	\$	(159)	(27%	6)
Average															
ferrous scrap															
production															
cost	\$	271	\$	258	\$	13	5%	\$	274	\$	305	\$	(31)	(10%	6)
Average metal															
margin	\$	142	\$	199	\$	(57)	(29%)	\$	149	\$	277	\$	(128)	(46%	6)
Average															
ferrous scrap															
purchase price	\$	222	\$	201	\$	21	10%	\$	223	\$	234	\$	(11)	(5%	6)

# PLN Polish zlotys

CMC Sisak ( CMCS ) reported an adjusting operating loss of \$16.0 million for the second quarter of 2010 as compared to an adjusted operating loss of \$13.1 million in the second quarter of 2009 primarily due to the decline in average sales prices of 37% while volumes remained consistent with the second quarter of 2009. CMCS has taken aggressive cost containment efforts to position the business to take advantage of the improved melt shop when our capital expenditure program is completed in the third quarter of 2010. CMCS produced 14 thousand tons and sold 16

thousand tons during the second quarter as compared to 13 thousand tons produced and 15 thousand tons sold during the prior year s second quarter.

Our fabrication operations in Poland and Germany had an adjusted operation loss of \$4.7 million during the second quarter of 2010, a decrease in adjusted operating loss of \$6.8 million from the second quarter of 2009. These results are included in the overall results of CMCZ discussed above.

**International Marketing and Distribution** Although this segment showed a decrease in sales it reported an increase in adjusted operating profit as our international geographic and product diversity allowed us to participate in markets rebounding from the global recession. Additionally, our results were positively impacted by an increase in LIFO income of \$21.8 million in the second quarter of 2010 as compared to 2009. Our combined operations in Australia as well as our Asian and European operations were profitable during the second quarter of 2010. Our global trading business continued to have positive results including the commissioning of an alloy hardening and briquetting operation in South Carolina during the quarter.

**Corporate** Our corporate expenses decreased \$2.8 million and \$3.4 million for the three and six months ended February 28, 2010 compared to the same periods from the prior year primarily due to fewer costs associated with global installation of SAP software.

**Discontinued Operations** Adjusted operating loss for our divisions classified as discontinued operations was \$62.4 million for the second quarter of 2010 as compared to an adjusted operating profit of \$5.8 million for the second quarter of 2009. During the second quarter of 2010, we decided to exit the joist and deck business which resulted in a \$26.8 million impairment of fixed assets, \$4.5 million impairment of intangible assets, \$6.7 million of severance costs and \$7.4 million of inventory valuation adjustments. The results for the three and six months ended February 28, 2009 include our joist and deck business in addition to one of our U.S. trading divisions which was winding down operations and was dissolved as of August 31, 2009. Additionally, adjusted operating loss was impacted by LIFO expense during the second quarter of 2010 of \$2.4 million as compared to LIFO income of \$31.0 million during the second quarter of 2009.

**Consolidated Data** On a consolidated basis, the LIFO method of inventory valuation increased our net loss on a pre-tax basis by \$7.4 million (after tax of \$0.04 per diluted share) for the second quarter of 2010 as compared to decreasing net loss on a pre-tax basis

by \$124.2 million (after tax of \$0.72 per diluted share) for last year s second quarter. The LIFO method of inventory valuation decreased our net loss on a pre-tax basis by \$9.8 million (after tax of \$0.06 per diluted share) for the six months ended February 28, 2010 as compared to increasing our net earnings on a pre-tax basis by \$237.8 million (after tax of \$1.36 per diluted share) for the same period in the prior year. Our overall selling, general and administrative expenses decreased by \$3.1 million and \$8.9 million for the three and six months ended February 28, 2010, as compared to the same periods last year, primarily from our cost containment initiative and fewer costs associated with the global installation of SAP software offset by an increase in severance costs associated with reductions in workforce.

During the three months ended February 28, 2010, our interest expense increased by \$2.5 million over the same period of the prior year as the second quarter of 2009 included a reduction in interest expense related to the reversal of reserves for unrecognized tax benefits. For the six months ended February 28, 2010, interest expense decreased \$4.2 million over the same period in the prior year primarily from a reduction in the use of discounted letters of credit. For the three and six months ended February 28, 2010, our effective tax rate for continuing operations was 15.0% and 19.6%, respectively. The tax benefit in the second quarter includes a valuation allowance of \$23.8 million (an offsetting tax expense). This allowance was recorded against a deferred tax asset originally booked for the tax benefit of net operating carry forwards of our Croatian subsidiary. However, due to the uncertainty of realization during the limited carry forward period, this has been reversed. Excluding this charge, the effective tax rate from continuing operations, primarily Poland. Our effective rate for the three and six months ended February 28, 2010 was 30.0%, lower than the statutory rate due to losses in low tax rate jurisdictions, primarily Poland. Our effective rate for the three and six months ended February 28, 2009 was (13.0%) and 79.0%, respectively, which varies significantly from our statutory rate due to lower tax rate jurisdictions (predominately international) incurring losses, higher rate jurisdictions generating income and the effect of permanent differences having a greater impact at lower levels of pre-tax income.

For the three and six months ended February 28, 2010, our effective tax rate for discontinued operations was 38.9% which is consistent with the same periods in the prior year.

## OUTLOOK

We anticipate our fiscal third quarter results to benefit substantially from a seasonal increase in demand in the nonresidential construction markets. The private sector of the nonresidential markets remains weak; however, there is some improvement in the public sector. We anticipate the public sector of the nonresidential markets to improve further in the second half of calendar 2010 as projects funded by government stimulus are awarded.

Early results in our third quarter are likely to be impacted negatively by rapidly rising scrap prices causing a margin squeeze at our mills and fabrication operations. These rising prices should benefit our recycling operations. By the end of the third quarter, we expect our mills to recover due to a combination of improving shipments, higher prices, higher capacity utilization and an improvement in metal margins. We estimate mill utilization rates in the third quarter to be approximately 67%.

We expect inventory levels in the supply chain to remain relatively low and anticipate finished goods prices (rebar and merchant) to continue to increase as seasonal restocking occurs. Demand in China and most of Asia has strengthened after the Chinese New Year and we anticipate the trend of rising raw material and steel prices to continue for the next several months. We anticipate this will be beneficial to our marketing and distribution operations.

## LIQUIDITY AND CAPITAL RESOURCES

See Note 6 Credit Arrangements, to the consolidated financial statements.

We believe we have adequate access to several sources of contractually committed borrowings and other available credit facilities, however, we could be adversely affected if our banks, the potential buyers of our commercial paper or other of the traditional sources supplying our short term borrowing requirements refuse to honor their contractual commitments, cease lending or declare bankruptcy. While we believe the lending institutions participating in our credit arrangements are financially capable, recent events in the global credit markets, including the failure, takeover or rescue by various government entities of major financial institutions, have created uncertainty of credit availability to an extent not experienced in recent decades.

Our sources, facilities and availability of liquidity and capital resources as of February 28, 2010 (in thousands):

	Total		
Source	Facility	Availability	
Cash and cash equivalents	\$ 297,153	\$ N/A	
Commercial paper program*	400,000	362,000	
Domestic accounts receivable securitization	100,000	100,000	
International accounts receivable sales facilities	188,172	51,629	
Bank credit facilities uncommitted	961,221	817,061	
Notes due from 2013 to 2018	1,100,000	**	
CMCZ term note	89,776		
CMCS term facility	54,500	34,025	
Trade financing arrangements	**	As required	
Equipment notes	9,759		

*	The commercial paper program is supported by our \$400 million unsecured revolving credit agreement. The availability under the revolving credit agreement is reduced by \$38.0 million of commercial paper outstanding as of February 28, 2010.

\*\* With our investment grade credit ratings, we believe we have access to additional financing and refinancing, if needed.

We utilize uncommitted credit facilities to meet short-term working capital needs. Our uncommitted credit facilities primarily support import letters of credit (including accounts payable settled under bankers acceptances), foreign exchange transactions and short term advances.

Our 5.625% \$200 million notes due November 2013, 6.50% \$400 million notes due July 2017 and our 7.35% \$500 million notes due August 2018 require only interest payments until maturity. Our CMCZ notes require interest and principal payments and our CMCS facility require interest and principal payments beginning in 2011. We expect cash from operations to be sufficient to meet all interest and principal payments due within the next twelve months and we believe we will be able to get additional financing or refinance these notes when they mature. Certain of our financing agreements include various financial covenants. We amended the existing revolving credit facility and accounts receivable securitization agreement to modify the covenant structure which eliminated compliance with the minimum interest coverage ratio for the second quarter of 2010. The new agreement requires us to maintain a minimum interest coverage ratio of not less than 2.50 to 1.00 for the three month period ending May 31, 2010, six month cumulative period ending August 31, 2010, nine month cumulative period ending November 30, 2010, twelve month cumulative period ending February 28, 2011 and for each fiscal quarter on a rolling twelve month cumulative period thereafter. The agreement also requires us to maintain liquidity of at least \$300 million (cash, short-term investments, and accounts receivable securitization capacity combined) through May 31, 2010. The agreement did not change the existing debt to capitalization ratio covenant which requires us to maintain a ratio not greater than 0.60 to 1.00. At February 28, 2010, the Company s debt to capitalization ratio was 0.52. Current market conditions, including volatility of metal prices, LIFO adjustments, mark to market adjustments on inventories, reserves for future job losses, the level of allowance for doubtful accounts, the amount of interest capitalized on capital projects and the proceeds received upon sale of our joist and deck operations could impact our ability to meet the interest coverage ratio for the third quarter of fiscal 2010. The revolving credit facility and accounts receivable securitization are used as alternative sources of liquidity. Our public debt does not contain these covenants. The CMCZ term note contains certain financial covenants. The agreement requires a debt to equity ratio of not greater than 0.80 to 1.00 and tangible net worth to exceed PLN 600 million (\$207 million). At February 28, 2010, CMCZ s debt to equity ratio was 77% and its tangible net worth was PLN 637 million (\$220 million). Additionally, the agreement has ratios for a parent guarantee. At February 28, 2010, CMCZ was not in compliance with the parent guarantee covenants which resulted in a guarantee by Commercial Metals Company becoming effective. As a result of the guarantee, the financial covenant requirements became void; however, all other terms of the loan remain in effect, including the payment schedule. The guarantee will cease to be effective when CMCZ is in compliance with the financial covenants for two consecutive quarters.

We regularly maintain a substantial amount of accounts receivable. Recent economic conditions and a continued recession have had negative effects on the liquidity of our customers which has resulted in higher defaults on accounts receivable and additional bad debt expense. We actively monitor our accounts receivable and record allowances as soon as we believe they are uncollectible based on current market conditions and customers financial condition. Continued pressure on the liquidity of our customers could result in additional reserves as we make our assessments in the future. We use credit insurance both in the U.S. and internationally to mitigate the risk of customer insolvency. We estimate the amount of credit insured receivables (and those covered by export letters of credit) was approximately 66% of total receivables at February 28, 2010.

**Off-Balance Sheet Arrangements** For added flexibility, we may secure financing through securitization and sales of certain accounts receivable both in the U.S. and internationally. See Note 3, Sales of Accounts Receivable, to the consolidated financial statements. We may sell accounts receivable on an ongoing basis to replace those receivables that have been collected from our customers. Our domestic securitization program contains certain cross-default provisions whereby a termination event could occur should we default

under another credit arrangement, and contains covenants that conform to the same requirements contained in our revolving credit agreement. Compliance with these covenants is discussed above.

**Cash Flows** Our cash flows from operating activities primarily result from sales of steel and related products, and to a lesser extent, sales of nonferrous metal products. We also sell and rent construction-related products and accessories. We have a diverse and generally stable customer base. We use futures or forward contracts as needed to mitigate the risks from fluctuations in foreign currency exchange rates and nonferrous metals commodity prices. During the six months ended February 28, 2010, we generated \$13.5 million of net cash flows from operating

activities as compared to \$289.1 million in the first six months of 2009 primarily from a decrease in net earnings and fluctuations in working capital. Significant fluctuations in working capital were as follows:

Decreased accounts receivable decreased sales and prices during the first six months of 2010;

Increase in inventory more cash was used in the first six months of 2010 as inventory balances were significantly reduced at the end of fiscal 2009 to meet current demand; and

Increased accounts payable less cash was used in the first six months of 2010 as current liabilities had been reduced at the end of fiscal 2009 due to low volume from the global recession.

During the six months ended February 28, 2010, we used \$116.5 million of net cash flows from investing activities as compared to \$205.7 million during the six months ended February 28, 2009. We invested \$87.3 million in property, plant and equipment during 2010, a decrease of \$122.3 million over 2009. This was offset by a use of cash for deposit for letters of credit of \$27.2 million.

We expect our total capital budget for 2010 to be approximately \$140 million, including \$26 million for the melt shop upgrade at CMCS, \$23 million for the flexible rolling mill at CMCZ, \$20 million for the construction of the micromill in Arizona, and \$24 million for safety, environmental and required maintenance. We continuously assess our capital spending and reevaluate our requirements based upon current and expected results.

During the six months ended February 28, 2010, we used \$5.2 million of net cash flows from financing activities as compared to \$181.1 million during the six months ended February 28, 2009. The decrease in cash used was primarily due to net borrowings on short-term and long-term debt of \$89.5 million in the first six months of 2010 as compared to net repayments of \$123.4 million for the same period in 2009. This was offset by decreased documentary letters of credit which resulted in a change in the use of cash of \$64.8 million as compared to the first six months of 2009. During the first six months of 2010, we made no purchases of our common stock as part of our stock repurchase program compared to using \$18.5 million in the same period of last year.

Our contractual obligations for the next twelve months of \$931 million are typically expenditures with normal revenue producing activities. We believe our cash flows from operating activities and debt facilities are adequate to fund our ongoing operations and planned capital expenditures.

#### **CONTRACTUAL OBLIGATIONS**

The following table represents our contractual obligations as of February 28, 2010 (in thousands):

	Payments Due By Period*				
	Less than				More than
	Total	1 Year	1-3 Years	3-5 Years	5 Years
Contractual obligations:					
Long-term debt(1)	\$1,220,010	\$ 32,534	\$ 70,753	\$ 216,654	\$ 900,069
Notes payable	84,218	84,218			
Interest(2)	595,361	79,406	155,134	140,600	220,221
Operating leases(3)	162,700	40,098	60,288	33,601	28,713
Purchase obligations(4)	860,810	695,168	98,204	54,518	12,920
Total contractual cash obligations	\$ 2,923,099	\$ 931,424	\$ 384,379	\$ 445,373	\$ 1,161,923

\* We have not discounted the cash obligations in this table.

 Total amounts are included in the February 28, 2010 consolidated balance sheet. See Note 6, Credit Arrangements, to the consolidated financial statements.

(2) Interest

payments related to our short-term debt are not included in the table as they do not represent a significant obligation as of February 28, 2010.

- (3) Includes minimum lease payment obligations for non-cancelable equipment and real estate leases in effect as of February 28, 2010.
- (4) Approximately 79% of these purchase obligations are for inventory items to be sold in the ordinary course of business. Purchase obligations

include all enforceable, legally binding agreements to purchase goods or services that specify all significant terms, regardless of the duration of the agreement. Agreements with variable terms are excluded because we are unable to estimate the minimum amounts.

**Other Commercial Commitments** We maintain stand-by letters of credit to provide support for certain transactions that our insurance providers and suppliers request. At February 28, 2010, we had committed \$30.3 million under these arrangements, of which \$27.2 million is cash collateralized. All of the commitments expire within one year.

# CONTINGENCIES

See Note 11 Commitments and Contingencies, to the consolidated financial statements.

In the ordinary course of conducting our business, we become involved in litigation, administrative proceedings and government investigations, including environmental matters. We may incur settlements, fines, penalties or judgments because of some of these matters. While we are unable to estimate precisely the ultimate dollar amount of exposure or loss in connection with these matters, we make accruals as warranted. The amounts we accrue could vary substantially from amounts we pay due to several factors including the following: evolving remediation technology, changing regulations, possible third-party contributions, the inherent shortcomings of the estimation process, and the uncertainties involved in litigation. Accordingly, we cannot always estimate a meaningful range of possible exposure. We believe that we have adequately provided in our consolidated financial statements for the potential impact of these contingencies. We also believe that the outcomes will not significantly affect the long-term results of operations or our financial position. However, they may have a material impact on operations for a particular quarter. We are subject to federal, state and local pollution control laws and regulations in all locations where we have operating facilities. We anticipate that compliance with these laws and regulations will involve continuing capital

# expenditures and operating costs.

# FORWARD-LOOKING STATEMENTS

This Form 10-Q contains forward-looking statements within the meaning of Section 27A of the Securities Act of 1933, as amended, Section 21E of the Securities Exchange Act of 1934, as amended (the Exchange Act ), and the Private Securities Litigation Reform Act of 1995, with respect to our financial condition, results of operations, cash flows and business, and our expectations or beliefs concerning future events, including net earnings (loss), economic conditions, credit availability, product pricing and demand, currency valuation, production rates, energy expense, interest rates, inventory levels, acquisitions, construction and operation of new facilities and general market conditions. These forward-looking statements can generally be identified by phrases such as we or our management expects, anticipates, believes, estimates, intends, plans to, ought, could, will. should. likely. outlook or other similar words or phrases. There are inherent risks and uncertainties in any forward-looking forecasts. statements. Variances will occur and some could be materially different from our current opinion. Developments that could impact our expectations include the following:

absence of global economic recovery or possible recession relapse;

solvency of financial institutions and their ability or willingness to lend;

success or failure of governmental efforts to stimulate the economy including restoring credit availability and confidence in a recovery;

customer non-compliance with contracts;

construction activity;

decisions by governments affecting the level of steel imports, including tariffs and duties;

ability to integrate acquisitions into operations;

litigation claims and settlements;

difficulties or delays in the execution of construction contracts resulting in cost overruns or contract disputes;

unsuccessful implementation of new technology;

inability to sell operations or assets at fair values;

metals pricing over which we exert little influence;

increased capacity and product availability from competing steel minimills and other steel suppliers including import quantities and pricing;

execution of cost minimization strategies;

actual costs associated with exiting the joist and deck business;

ability to retain key executives;

court decisions;

industry consolidation or changes in production capacity or utilization;

global factors including political and military uncertainties;

currency fluctuations;

interest rate changes;

scrap metal, energy, insurance and supply prices;

severe weather, especially in Poland; and

the pace of overall economic activity, particularly China.

# ITEM 3. QUANTITATIVE AND QUALITATIVE DISCLOSURES ABOUT MARKET RISK

The information required hereunder for the Company is not materially different from the information set forth in Item 7a. Quantitative and Qualitative Disclosures about Market Risk included in the Company s Annual Report on Form 10-K for the year ended August 31, 2009, filed with the SEC and is, therefore, not presented herein. Additionally, see Note 9 Derivatives and Risk Management, to the consolidated financial statements.

# **ITEM 4. CONTROLS AND PROCEDURES**

The term disclosure controls and procedures is defined in Rules 13a-15(e) and 15d-15(e) of the Exchange Act. This term refers to the controls and procedures of a company that are designed to ensure that information required to be disclosed by a company in the reports that it files under the Exchange Act is recorded, processed, summarized and reported within required time periods, including controls and disclosures designed to ensure that this information is accumulated and communicated to the Company s management, including its Chief Executive Officer and Chief Financial Officer, as appropriate, to allow timely decisions regarding required disclosure. Our Chief Executive Officer and our Chief Financial Officer have evaluated the effectiveness of our disclosure controls and procedures as of the end of the period covered by this quarterly report, and they have concluded that as of that date, our disclosure controls and procedures were effective.

No change to our internal control over financial reporting occurred during our last fiscal quarter that has materially affected, or is reasonably likely to materially affect, internal control over financial reporting.

#### PART II OTHER INFORMATION ITEM 1. LEGAL PROCEEDINGS

Reference is made to the information incorporated by reference from Item 3. Legal Proceedings in the Company s Annual Report on Form 10-K filed with the SEC for the year ended August 31, 2009.

## **ITEM 1A. RISK FACTORS**

Not Applicable.

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

Issuer Purchases of Equity Securities

	Total Number of Shares Purchased	Average Price Paid Per Share	Total Number of Shares Purchased As Part of Publicly Announced Plans or Programs	Maximum Number of Shares that May Yet Be Purchased Under the Plans or Programs			
As of December 1, 2009		¢ 16.05		8,259,647(1)			
December 1 - December 30, 2009	39,029(2)	\$ 16.25		8,259,647(1)			
January 1 - January 31, 2010	10,881(2)	\$ 15.74		8,259,647(1)			
February 1 - February 28, 2010 As of February 28, 2010	49,910(2)	\$ 16.14		8,259,647(1) 8,259,647(1)			
As of rebluary 28, 2010	49,910(2)	φ 10.1 <del>4</del>		0,239,047(1)			
<ul> <li>(1) Shares available to be purchased under the Company s Share Repurchase Program publicly announced October 21, 2008.</li> </ul>							
(2) Shares tendered							
to the Company							
by employee							
stock option							
holders in							
payment of the							
option purchase							
price due upon							
exercise.							
Not Applicable.	ITEM 3. DEFAULTS UPON SENIOR SECURITIES						
ITEM 4. OTHER INFORMATION							
At the Company s annual meeting of stockholders held January 28, 2010, the three nominees named in the Proxy							

At the Company s annual meeting of stockholders held January 28, 2010, the three nominees named in the Proxy Statement dated December 18, 2009, were elected to serve as directors until the 2013 annual meeting. There was no solicitation in opposition to the nominees for directors. The proposals to adopt the new 2010 Employee Stock Purchase Plan, to amend the 2006 Long-Term Equity Incentive Plan, to amend the 1999 Non-Employee Director Stock Plan and to ratify the appointment of Deloitte & Touche LLP as independent auditors of the registrant for the fiscal year ending August 31, 2010 were each approved.

Of the 112,756,203 shares outstanding on the record date, 102,884,190 were present in person or by proxy constituting approximately 91.24% of the total shares entitled to vote. Information as to the vote on each director standing for election, all matters voted on at the meeting and directors continuing in office are provided below: Proposal 1 Election of Directors.

			Broker
Nominee	For	Withheld	Non-Votes
Rhys J. Best	86,805,651	2,273,833	13,804,706
Richard B. Kelson	86,779,622	2,299,862	13,804,706
Murray R. McClean	85,614,968	3,464,516	13,804,706
	31		

Directors continuing in office are: Harold L. Adams Robert L. Guido Anthony A. Massaro Robert D. Neary Dorothy G. Owen J. David Smith Robert R. Womack Proposal 2 Adoption of the 2010 Employee Stock Purchase Plan.

F	or	Against	Abstain	<b>Broker Non-Votes</b>
80,75	9,310	8,037,807	282,367	13,804,706
Proposal 3	Amendment to	the 2006 Long-Term Equity	Incentive Plan.	

Fo	r	Against	Abstain	<b>Broker Non-Votes</b>
65,883,843		22,831,906	363,735	13,804,706
Proposal 4	Amendment	to the 1999 Non-Employee Dire	ector Stock Plan.	

For Abstain **Broker Non-Votes** Against 51,171,163 37,332,915 575,406 13,804,706 Proposal 5 Ratification of appointment of Deloitte & Touche LLP as independent auditors for the fiscal year ending August 31, 2010.

For	Against	Abstain
99,103,934	3,573,438	206,818
ITEM 5 EXHIBITS		

## **ITEM 5. EXHIBITS**

Exhibits required by Item 601 of Regulation S-K:

- 10.1 Second Amended and Restated Credit Agreement, dated November 24, 2009, by and among Commercial Metals Company, Bank of America, N.A., as Administrative Agent, Swing Line Lender and L/C Issuer, the lenders from time to time party thereto, BNP Paribas, The Bank of Tokyo-Mitsubishi UFJ, Ltd. and Wells Fargo HSBC Trade Bank, as Co-Syndication Agents, and Banc of America Securities LLC, BNP Paribas Securities Corp., The Bank of Tokyo-Mitsubishi UFJ, Ltd., and Wells Fargo Securities, LLC, as Joint Lead Arrangers and Joint Book Managers (filed as Exhibit 10.1 to Commercial Metals Form 8-K filed December 1, 2009 and incorporated herein by reference).
- 10.2 Amendment to Second Amended and Restated Receivables Purchase Agreement, dated November 25, 2009, by and among, CMC Receivables, Inc., Commercial Metals Company, Liberty Street Funding LLC, Gotham Funding Corporation, The Bank of Nova Scotia and the Bank of Tokyo-Mitsubishi UFJ, Ltd., New York Branch (filed as Exhibit 10.2 to Commercial Metals Form 8-K filed December 1, 2009 and incorporated herein by reference).
- 10.3 Third Amendment to Employment Agreement of Murray R. McClean, dated December 31, 2009 (filed as Exhibit 10.1 to Commercial Metals Form 10-Q for the quarter ended November 30, 2009 and incorporated herein by reference).
- 10.4 Amendment Number One to the Commercial Metals Company 2006 Cash Incentive Plan (filed herewith).

10.5

Commercial Metals Company 2010 Employee Stock Purchase Plan (filed as Exhibit 10.1 to Commercial Metals Form 8-K filed January 28, 2010 and incorporated herein by reference).

- 10.6 Amendment Number One to the Commercial Metals Company 2006 Long-Term Equity Incentive Plan (filed as Exhibit 10.2 to Commercial Metals Form 8-K filed January 28, 2010 and incorporated herein by reference).
- 10.7 Amendment Number One to the Commercial Metals Company Amended and Restated 1999 Non-Employee Director Stock Option Plan (filed as Exhibit 10.3 to Commercial Metals Form 8-K filed January 28, 2010 and incorporated herein by reference).
- 10.8 First Amendment to Second Amended and Restated Credit Agreement dated February 26, 2010, by and among Commercial Metals Company, Bank of America, N.A., as Administrative Agent, Swing Line Lender and L/C Issuer, the lenders from time to time party thereto, BNP Paribas, The Bank of Tokyo-Mitsubishi UFJ, Ltd. and Wells Fargo HSBC Trade Bank, as Co-Syndication Agents, and Banc of America Securities LLC, BNP Paribas Securities Corp., The Bank of Tokyo-Mitsubishi UFJ, Ltd., and Wells Fargo Securities, LLC, as Joint Lead Arrangers and Joint Book Managers (filed as Exhibit 10.1 to Commercial Metals Form 8-K filed February 26, 2010 and incorporated herein by reference).
- 10.9 Amendment to Second Amended and Restated Receivables Purchase Agreement dated February 26, 2010, by and among, CMC Receivables, Inc., Commercial Metals Company, Liberty Street Funding LLC, Gotham Funding Corporation, The Bank of Nova Scotia and the Bank of Tokyo-Mitsubishi UFJ, Ltd., New York Branch (filed as Exhibit 10.2 to Commercial Metals Form 8-K filed February 26, 2010 and incorporated herein by reference).
- 10.10 Commercial Paper Dealer Agreement, dated October 7, 2009, between Commercial Metals Company and Banc of America Securities, LLC (filed as Exhibit 10.1 to Commercial Metals Form 8-K filed March 2, 2010 and incorporated herein by reference).
- 10.11 Commercial Paper Dealer Agreement, dated October 7, 2009, between Commercial Metals Company and Goldman, Sachs & Co. (filed as Exhibit 10.2 to Commercial Metals Form 8-K filed March 2, 2010 and incorporated herein by reference).
- 10.12 ISDA® International Swap Dealers Association, Inc. Master Agreement, dated as of April 4, 2002, between Commercial Metals Company and Goldman Sachs Capital Markets, L.P. (filed as Exhibit 10.1 to Commercial Metals Form 8-K filed March 24, 2010 and incorporated herein by reference).
- 10.13 Schedule to the Master Agreement, dated as of April 4, 2002, between Goldman Sachs Capital Markets, L.P. and Commercial Metals Company (filed as Exhibit 10.2 to Commercial Metals Form 8-K filed March 24, 2010 and incorporated herein by reference).
- 10.14 General Guarantee Agreement, dated December 1, 2008 from The Goldman Sachs Group, Inc. (filed as Exhibit 10.3 to Commercial Metals Form 8-K filed March 24, 2010 and incorporated herein by reference).
- 31.1 Certification of Murray R. McClean, Chairman of the Board, President and Chief Executive Officer of Commercial Metals Company, pursuant to Section 302 to the Sarbanes-Oxley Act of 2002 (filed herewith).
- 31.2 Certification of William B. Larson, Senior Vice President and Chief Financial Officer of Commercial Metals Company, pursuant to Section 302 of the Sarbanes-Oxley Act of 2002 (filed herewith).

- 32.1 Certification of Murray R. McClean, Chairman of the Board, President and Chief Executive Officer of Commercial Metals Company, pursuant to 18 U.S.C. 1350, as adopted pursuant to Section 906 of the Sarbanes-Oxley Act of 2002 (filed herewith).
- 32.2 Certification of William B. Larson, Senior Vice President and Chief Financial Officer of Commercial Metals Company, pursuant to 18 U.S.C. 1350, as adopted pursuant to Section 906 of the Sarbanes-Oxley Act of 2002 (filed herewith).

## 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.

#### COMMERCIAL METALS COMPANY

April 8, 2010

/s/ William B. Larson William B. Larson Senior Vice President & Chief Financial Officer

April 8, 2010

/s/ Leon K. Rusch Leon K. Rusch Controller 34

## INDEX TO EXHIBITS

#### Exhibit No. Description of Exhibit

- 10.1 Second Amended and Restated Credit Agreement, dated November 24, 2009, by and among Commercial Metals Company, Bank of America, N.A., as Administrative Agent, Swing Line Lender and L/C Issuer, the lenders from time to time party thereto, BNP Paribas, The Bank of Tokyo-Mitsubishi UFJ, Ltd. and Wells Fargo HSBC Trade Bank, as Co-Syndication Agents, and Banc of America Securities LLC, BNP Paribas Securities Corp., The Bank of Tokyo-Mitsubishi UFJ, Ltd., and Wells Fargo Securities, LLC, as Joint Lead Arrangers and Joint Book Managers (filed as Exhibit 10.1 to Commercial Metals Form 8-K filed December 1, 2009 and incorporated herein by reference).
- 10.2 Amendment to Second Amended and Restated Receivables Purchase Agreement, dated November 25, 2009, by and among, CMC Receivables, Inc., Commercial Metals Company, Liberty Street Funding LLC, Gotham Funding Corporation, The Bank of Nova Scotia and the Bank of Tokyo-Mitsubishi UFJ, Ltd., New York Branch (filed as Exhibit 10.2 to Commercial Metals Form 8-K filed December 1, 2009 and incorporated herein by reference).
- 10.3 Third Amendment to Employment Agreement of Murray R. McClean, dated December 31, 2009 (filed as Exhibit 10.1 to Commercial Metals Form 10-Q for the quarter ended November 30, 2009 and incorporated herein by reference).
- 10.4 Amendment Number One to the Commercial Metals Company 2006 Cash Incentive Plan (filed herewith).
- 10.5 Commercial Metals Company 2010 Employee Stock Purchase Plan (filed as Exhibit 10.1 to Commercial Metals Form 8-K filed January 28, 2010 and incorporated herein by reference).
- 10.6 Amendment Number One to the Commercial Metals Company 2006 Long-Term Equity Incentive Plan (filed as Exhibit 10.2 to Commercial Metals Form 8-K filed January 28, 2010 and incorporated herein by reference).
- 10.7 Amendment Number One to the Commercial Metals Company Amended and Restated 1999 Non-Employee Director Stock Option Plan (filed as Exhibit 10.3 to Commercial Metals Form 8-K filed January 28, 2010 and incorporated herein by reference).
- 10.8 First Amendment to Second Amended and Restated Credit Agreement dated February 26, 2010, by and among Commercial Metals Company, Bank of America, N.A., as Administrative Agent, Swing Line Lender and L/C Issuer, the lenders from time to time party thereto, BNP Paribas, The Bank of Tokyo-Mitsubishi UFJ, Ltd. and Wells Fargo HSBC Trade Bank, as Co-Syndication Agents, and Banc of America Securities LLC, BNP Paribas Securities Corp., The Bank of Tokyo-Mitsubishi UFJ, Ltd., and Wells Fargo Securities, LLC, as Joint Lead Arrangers and Joint Book Managers (filed as Exhibit 10.1 to Commercial Metals Form 8-K filed February 26, 2010 and incorporated herein by reference).
- 10.9 Amendment to Second Amended and Restated Receivables Purchase Agreement dated February 26, 2010, by and among, CMC Receivables, Inc., Commercial Metals Company, Liberty Street Funding LLC, Gotham Funding Corporation, The Bank of Nova Scotia and the Bank of Tokyo-Mitsubishi

UFJ, Ltd., New York Branch (filed as Exhibit 10.2 to Commercial Metals Form 8-K filed February 26, 2010 and incorporated herein by reference).

- 10.10 Commercial Paper Dealer Agreement, dated October 7, 2009, between Commercial Metals Company and Banc of America Securities, LLC (filed as Exhibit 10.1 to Commercial Metals Form 8-K filed March 2, 2010 and incorporated herein by reference).
- 10.11 Commercial Paper Dealer Agreement, dated October 7, 2009, between Commercial Metals Company and Goldman, Sachs & Co. (filed as Exhibit 10.2 to Commercial Metals Form 8-K filed March 2, 2010 and incorporated herein by reference).
- 10.12 ISDA® International Swap Dealers Association, Inc. Master Agreement, dated as of April 4, 2002, between Commercial Metals Company and Goldman Sachs Capital Markets, L.P. (filed as Exhibit 10.1 to Commercial Metals Form 8-K filed March 24, 2010 and incorporated herein by reference).
- Schedule to the Master Agreement, dated as of April 4, 2002, between Goldman Sachs Capital Markets, L.P. and Commercial Metals Company (filed as Exhibit 10.2 to Commercial Metals Form 8-K filed March 24, 2010 and incorporated herein by reference).

#### Exhibit No. Description of Exhibit

- 10.14 General Guarantee Agreement, dated December 1, 2008 from The Goldman Sachs Group, Inc. (filed as Exhibit 10.3 to Commercial Metals Form 8-K filed March 24, 2010 and incorporated herein by reference).
- 31.1 Certification of Murray R. McClean, Chairman of the Board, President and Chief Executive Officer of Commercial Metals Company, pursuant to Section 302 to the Sarbanes-Oxley Act of 2002 (filed herewith).
- 31.2 Certification of William B. Larson, Senior Vice President and Chief Financial Officer of Commercial Metals Company, pursuant to Section 302 of the Sarbanes-Oxley Act of 2002 (filed herewith).
- 32.1 Certification of Murray R. McClean, Chairman of the Board, President and Chief Executive Officer of Commercial Metals Company, pursuant to 18 U.S.C. 1350, as adopted pursuant to Section 906 of the Sarbanes-Oxley Act of 2002 (filed herewith).
- 32.2 Certification of William B. Larson, Senior Vice President and Chief Financial Officer of Commercial Metals Company, pursuant to 18 U.S.C. 1350, as adopted pursuant to Section 906 of the Sarbanes-Oxley Act of 2002 (filed herewith).

<sup>36</sup>