# UNITED STATES SECURITIES AND EXCHANGE COMMISSION Washington, D.C. 20549

# **FORM 10-K**

ANNUAL REPORT PURSUANT TO SECTION 13 OR 15(d) OF THE SECURITIES  $\checkmark$ **EXCHANGE ACT OF 1934.** 

For the fiscal year ended December 27, 2008.

OR

TRANSITION REPORT PURSUANT TO SECTION 13 OR 15(d) OF THE 0 **SECURITIES EXCHANGE ACT OF 1934.** 

> For the transition period of \_ to\_

> > Commission File No.: 0-22684

# UNIVERSAL FOREST PRODUCTS, INC.

(Exact name of registrant as specified in its charter)

Michigan

(State or other jurisdiction of incorporation or organization)

38-1465835 (I.R.S. Employer Identification No.)

2801 East Beltline, N.E., Grand Rapids, Michigan

(Address of principal executive offices)

49525

(Zip Code)

Registrant's telephone number, including area code (616) 364-6161

Securities registered pursuant to Section 12(b) of the Act:

Title Of Each Class

Name of Each Exchange on Which Registered

None

Securities registered pursuant to Section 12(g) of the Act:

# Common Stock, no par value

(Title of Class)

Indicate by check mark if the registrant is a well-known seasoned issuer, as defined in Rule 405 of the Securities Act. Yes o No ☑

Indicate by check mark if the registrant is not required to file reports pursuant to Section 13 or Section 15(d) of the Act. Yes o No ☑

Indicate by checkmark 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 in the past 90 days. Yes ☑ No o

Indicate by checkmark if disclosure of delinquent filers pursuant to Items 405 of Regulation S-K is not contained herein, and will not be contained, to the best of registrant's knowledge, in definitive proxy or information statements incorporated by reference in Part III of this Form 10-K or any amendment to this Form 10-K. ☑

Indicate by checkmark whether the registrant is a large accelerated filer, an accelerated filer, a non-accelerated filer or a smaller reporting company. (Check one):

Large accelerated filer  $\square$ 

Accelerated filer o

Non-accelerated filer o

Smaller Reporting Company o

Indicate by check mark whether the registrant is a shell company (as defined in Rule 12-2 of the Act.) Yes o No 🗵

The aggregate market value of the common stock held by non-affiliates of the registrant (i.e. excluding shares held by executive officers, directors, and control persons as defined in Rule 405, 17 CFR 230.405) on June 28, 2008 was \$504,439,465 computed at the closing price of \$31.06 on that date.

As of January 31, 2009, 19,121,770 shares of the registrant's common stock, no par value, were outstanding.

Documents incorporated by reference:

(1) Certain portions of the registrant's Annual Report to Shareholders for the fiscal year ended December 27, 2008 are incorporated by reference into Part I and II of this Report.

(2) Certain portions of the registrant's Proxy Statement for its 2009 Annual Meeting of Shareholders are incorporated by reference into Part III of this Report.

Exhibit Index located on page E-1. Page 1 of 17

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#### PART I

#### Item 1. Business.

#### General Development of the Business.

Universal Forest Products, Inc. was organized as a Michigan corporation in 1955. We engineer, manufacture, treat, distribute and install lumber, composite wood, plastic and other building products to the do-it-yourself/retail ("DIY/retail"), site-built construction, manufactured housing, and industrial markets. We currently operate facilities throughout the United States, Canada, and Mexico.

Information relating to current developments in our business is incorporated by reference from our Annual Report to Shareholders for the fiscal year ended December 27, 2008 ("2008 Annual Report") under the caption "Management's Discussion and Analysis of Financial Condition and Results of Operations." Selected portions of the 2008 Annual Report are filed as Exhibit 13 with this Form 10-K Report.

#### **Financial Information About Segments.**

Statement of Financial Accounting Standards ("SFAS") No. 131, *Disclosures about Segments of an Enterprise and Related Information* ("SFAS 131") defines operating segments as components of an enterprise about which separate financial information is available that is evaluated regularly by the chief operating decision maker in deciding how to allocate resources and in assessing performance. Under the definition of a segment, our Eastern, Western and Consumer Products Divisions may be considered an operating segment of our business. Under SFAS 131, segments may be aggregated if the segments have similar economic characteristics and if the nature of the products, distribution methods, customers and regulatory environments are similar. We have aggregated our Eastern and Western divisions into one reporting segment, consistent with SFAS 131. Our Consumer Products Division, which was formed in 2006, is included in "All Other." Separate Financial information about industry segments is incorporated by reference from Note P of the Consolidated Financial Statements presented under Item 8 herein.

#### **Narrative Description of Business**.

We presently engineer, manufacture, treat, distribute and install lumber, composite wood, plastic and other building products for the DIY/retail, site-built construction, manufactured housing, and industrial markets. Each of these markets is discussed in the paragraphs which follow.

<u>DIY/Retail Market</u>. The customers comprising this market are primarily national home center retailers, retail-oriented regional lumberyards and contractor-oriented lumberyards. Generally, terms of sale are established for annual periods, and orders are placed with our regional facilities in accordance with established terms. One customer, The Home Depot, accounted for approximately 27% of our total net sales in fiscal 2008, 26% in 2007, and 22% in 2006.

From time to time we enter into certain sales contracts with The Home Depot. The contracts are limited to the establishment of general sales terms and conditions, such as delivery, invoicing, warranties and other standard, commercial matters. Sales are made by the release of purchase orders to us for particular quantities of certain products. We also enter into marketing agreements and rebate agreements with The Home Depot. The marketing agreements provide a certain percentage of our sales revenue or a minimum dollar amount will be committed to generate sales for us and The Home Depot.

We currently supply customers in this market from many of our locations. These regional facilities are able to supply mixed truckloads of products which can be delivered to customers with rapid turnaround from receipt of an order. Freight costs are a factor in the ability to competitively service this market, especially with treated wood products because of their heavier weight. The close proximity of our regional facilities to the various outlets of these customers is a significant advantage when negotiating annual sales programs.

The products offered to customers in this market include dimensional lumber (both preserved and unpreserved) and various "value-added products," some of which are sold under our trademarks. In addition to our conventional lumber products, we offer composite wood and plastic products. We also sell engineered wood products to this market, which include roof trusses, wall panels and engineered floor systems (see "Site-Built Construction Market" below).

We are not aware of any competitor that currently manufactures, treats and distributes a full line of both value-added and commodity products on a national basis. We face competition on individual products from several different producers, but the majority of these competitors tend to be regional in their efforts and/or do not offer a full line of outdoor lumber products. We believe the breadth of our product offering, geographic dispersion, customer relationships, close proximity of our plants to core customers, purchasing and manufacturing expertise and service capabilities provide significant competitive advantages in this market.

<u>Site-Built Construction Market</u>. We entered the site-built construction market through strategic business acquisitions. The residential housing customers comprising this market are primarily large-volume, multi-tract builders and smaller volume custom builders. We also supply builders engaged in multi-family and commercial construction. Generally, terms of sale and pricing are determined based on quotes for each order.

We currently supply customers in this market from manufacturing facilities located in many different states and Ontario, Canada. These facilities manufacture various engineered wood components used to frame residential or commercial projects, including roof and floor trusses, wall panels, Open Joist 2000®, I-joists and lumber packages. Freight costs are a factor in the ability to competitively service this market due to the space requirements of these products on each truckload.

We also provide framing services for customers in certain regional markets, in which we erect the wood structure. We believe that providing a comprehensive framing package, including installation, provides a competitive advantage. Terms of sale are based on a construction contract.

Competition in this market is primarily fragmented, but we do compete with a small number of national and regional retail contractor yards who also manufacture components and provide framing services, as well as regional manufacturers of components. Our long-term objective is to continue to increase our manufacturing capacity and framing capabilities for this market in certain regions we do not currently serve in order to expand our a national presence. We believe our primary competitive advantages relate to the engineering and design capabilities of our regional staff, customer relationships, purchasing and manufacturing expertise, product quality and timeliness of delivery.

<u>Manufactured Housing Market</u>. The customers comprising the manufactured housing market are producers of mobile, modular and prefabricated homes and recreational vehicles. Products sold to customers in this market consist primarily of roof trusses, lumber cut and shaped to the customer's specification, plywood, particle board and dimensional lumber, all intended for use in the construction of manufactured housing. Sales are made by personnel located at each regional facility based on customer orders.

Our principal competitive advantages include our customer relationships, product knowledge, the strength of our engineering support services, the close proximity of our regional facilities to our customers, our purchasing and manufacturing expertise and our ability to provide national sales programs to certain customers. These factors have enabled us to accumulate significant market share in the products we supply.

<u>Industrial Market</u>. We define our industrial market as industrial manufacturers and agricultural customers who use pallets, specialty crates and wooden boxes for packaging, shipping and material handling purposes. Many of the products sold to this market may be produced from the by-product of other manufactured products, thereby allowing us to increase our raw material yields while expanding our business. Competition is fragmented and includes virtually every supplier of lumber convenient to the customer. We service this market with our dedicated local sales teams and national sales support efforts, combined with our competitive advantages in manufacturing, purchasing, and material utilization.

<u>Suppliers</u>. We are one of the largest domestic buyers of solid sawn soft wood lumber from primary producers (lumber mills). We use primarily Southern Yellow Pine in our pressure-treating operations and site-built component plants in the Southeastern United States, which we obtain from mills located throughout the states comprising the Sunbelt. Other species we use include "spruce-pine-fir" from various provinces in Canada; hemlock, Douglas fir and cedar from the Pacific Northwest; inland species of pine, plantation grown radiata and southern yellow pines from South America; and European spruce. There are numerous primary producers for all varieties we use, and we are not dependent on any particular source of supply. Our financial resources and size, in combination with our strong sales network and ability to remanufacture lumber, enable us to purchase a large percentage of a primary producer's output, (as opposed to only those dimensions or grades in immediate need), thereby lowering our average cost of raw materials and allowing us to obtain programs such as consigned inventory. We believe this represents a competitive advantage.

<u>Intellectual Property.</u> We own several patents and have several patents pending on technologies related to our business. In addition, we own numerous registered trademarks and claim common law trademark rights to several others. As we develop proprietary brands, we may pursue registration or other formal protection. While we believe our patent and trademark rights are valuable, the loss of a patent or any trademark would not be likely to have a material adverse impact on our competitive position.

Backlog. Due to the nature of our DIY/retail, manufactured housing and industrial businesses, backlog information is not meaningful. The maximum time between receipt of a firm order and shipment does not usually exceed a few days. Therefore, we would not normally have a backlog of unfilled orders in a material amount. The relationships with our major customers are such that we are either the exclusive supplier of certain products and/or certain geographic areas, or the designated source for a specified portion of the customer's requirements. In such cases, either we are able to forecast the customer's requirements or the customer may provide an estimate of its future needs. In neither case, however, will we receive firm orders until just prior to the anticipated delivery dates for the products in question.

On December 27, 2008 and December 29, 2007, we estimate that backlog orders associated with the site-built construction business approximated \$57.7 million and \$101.6 million, respectively. With respect to the former, we expect that these orders will be primarily filled within the current fiscal year, however, it is possible that some orders could be canceled.

<u>Environmental</u>. Information required for environmental disclosures is incorporated by reference from Note N of the Consolidated Financial Statements presented under Item 8 herein.

<u>Seasonality</u>. Information required for seasonality disclosures is incorporated by reference from Item 1A. Risk Factors under the caption "Seasonality and weather conditions could adversely affect us."

Employees. On December 27, 2008, we had approximately 6,200 employees.

#### **Financial Information About Geographic Areas.**

The dominant portion of our operations and sales occur in the United States. Separate financial information about foreign and domestic operations and export sales is incorporated by reference from Note P of the Consolidated Financial Statements presented under Item 8 herein.

#### **Available Information.**

Our Internet address is www.ufpi.com. Through our Internet website under "Financial Information" in the Investor Relations section, we make available free of charge, as soon as reasonably practical after such information has been filed with the SEC, our annual report on Form 10-K, quarterly reports on Form 10-Q, current reports on Form 8-K, and amendments to those reports filed pursuant to Section 13(a) or 15(d) of the Securities Exchange Act. Also available through our Internet website under "Corporate Governance" in the Investor Relations section is our Code of Ethics for Senior Financial Officers.

#### **Reports to Security Holders.**

Not applicable.

#### **Enforceability of Civil Liabilities Against Foreign Persons.**

Not applicable.

#### Item 1A. Risk Factors.

We are subject to regional, national and global economic conditions. The unprecedented decline in economics throughout the United States could depress demand for our products further.

**A sustained downturn in our markets could adversely impact our credit agreements.** As of December 27, 2008, excluding various industrial revenue bond and lease obligations, we had approximately \$85 million of outstanding indebtedness, all of which are unsecured, comprised of the following:

- \$15 million senior notes due December 2009
- \$40 million senior notes due December 2012
- \$30 million revolving credit facility due February 2012

In addition, we had approximately \$32.2 million outstanding under letters of credit, which principally relate to certain insurance contracts and industrial revenue bond obligations. Amounts outstanding under such letters reduced the availability under our \$300 million revolving credit facility due February 2012.

As noted elsewhere in this report, we have been experiencing a significant deterioration in the various markets in which we compete. A sustained and continued, significant deterioration in these markets may adversely impact our ability to meet certain of our covenants under one or more of our existing obligations. Management continues to evaluate what, if any, action or actions may be available or necessary to maintain compliance with these various covenants or, if necessary, refinance or replace these obligations.

We are subject to fluctuations in the price of lumber. We experience significant fluctuations in the cost of commodity lumber products from primary producers (the "Lumber Market"). A variety of factors over which we have no control, including government regulations, environmental regulations, weather conditions, economic conditions, and natural disasters, impact the cost of lumber products and our selling prices. While we attempt to minimize our risk from severe price fluctuations, substantial, prolonged trends in lumber prices can negatively affect our sales volume, our gross margins, and our profitability. We anticipate that these fluctuations will continue in the future.

*Our growth may be limited by the markets we serve.* Our sales growth is dependent, in part, upon the growth of the markets we serve. If our markets do not achieve anticipated growth, or if we fail to maintain our market share, financial results could be impaired.

Our ability to achieve sales and margin goals, particularly on sales to the site-built construction market, is impacted by housing starts. If housing starts decline significantly, our financial results could be negatively impacted. Single-family housing starts fell approximately 41% in 2008 compared to 2007. Single-family housing starts are predicted to decline even further in 2009. The manufactured housing market is constricted due in part to lack of available long-term financing and lack of credit-worth buyers. While current government initiatives are designed to improve the flow of capital to this market, the availability and restrictions of its use could lead to further depressed demand.

We are witnessing consolidation by our customers in each of the markets we serve. These consolidations will result in a larger portion of our sales being made to some customers and may limit the customer base we are able to serve.

A significant portion of our sales are concentrated with one customer. Our sales to The Home Depot comprised 27% of our total sales in 2008, 26% in 2007, and 22% in 2006.

Current economic and credit market conditions have increased the risk that we may not collect a greater percentage of our receivables. Economic and credit conditions may significantly impact our bad debt expense. We continue to monitor our customer's credit profiles carefully and make changes in our terms when necessary in response to this heightened risk.

*Our growth may be limited by our ability to make successful acquisitions.* A key component of our growth strategy is to complete business combinations. Business combinations involve inherent risks, including assimilation and successfully managing growth. While we conduct extensive due diligence and have taken steps to ensure successful assimilation, factors beyond our control could influence the results of these acquisitions.

We may be adversely affected by the impact of environmental and safety regulations. We are subject to the requirements of federal, state, and local environmental and occupational health and safety laws and regulations. There can be no assurance that we are at all times in complete compliance with all of these requirements. We have made and will continue to make capital and other expenditures to comply with environmental regulations. If additional laws and regulations are enacted in the future, which restrict our ability to manufacture and market our products, including our treated lumber products, it could adversely affect our sales and profits. If existing laws are interpreted differently, it could also increase our financial costs. If laws regarding carbon emission, more expensive energy choices, or taxes and fees on resource use are enacted, it could significantly increase our costs of operation, raise costs to our customers, and create a further barrier to demand for United States manufactured products.

Seasonality and weather conditions could adversely affect us. Some aspects of our business are seasonal in nature and results of operations vary from quarter to quarter. Our treated lumber and outdoor specialty products, such as fencing, decking, and lattice, experience the greatest seasonal effects. Sales of treated lumber, primarily consisting of Southern Yellow Pine, also experience the greatest Lumber Market risk (see "Historical Lumber Prices" in Management's Discussion and Analysis of Financial Condition and Results of Operations which is presented under Item 7 of this Form 10-K and is incorporated herein by reference). Treated lumber sales are generally at their highest levels between April and August. This sales peak, combined with capacity constraints in the wood treatment process, requires us to build our inventory of treated lumber throughout the winter and spring. (This also has an impact on our receivables balances, which tend to be significantly higher at the end of the second and third quarters.) Because sales prices of treated lumber products may be indexed to the Lumber Market at the time they are shipped, our profits can be negatively affected by prolonged declines in the Lumber Market during our primary selling season. To mitigate this risk, consignment inventory programs are negotiated with certain vendors that are intended to decrease our exposure to the Lumber Market by correlating the purchase price of the material with the related sell price to the customer. These programs include those materials which are most susceptible to adverse changes in the Lumber Market.

The majority of our products are used or installed in outdoor construction activities; therefore, short-term sales volume, our gross margins, and our profits can be negatively affected by adverse weather conditions, particularly in our first and fourth quarters. In addition, adverse weather conditions can negatively impact our productivity and costs per unit.

**Inbound and outbound transportation costs represent a significant part of our cost structure.** A rapid and prolonged increase in fuel prices will significantly increase our costs. While we attempt to pass these costs along to our customers, there can be no assurance that they would agree to these price increases.

**New preservatives will be developed to treat our products.** The manufacturers of preservatives continue to develop new preservatives. All of our wood preservation facilities utilize either Amine Copper Quaternary ("ACQ"), ProWood® Micro or borates. While we believe treated products are reasonably priced relative to alternative products such as composites or vinyl, consumer acceptance may be impacted which would in turn affect our future operating results. In addition, new preservatives could increase our cost of treating products in the future.

## **Item 1B. Unresolved Staff Comments.**

Not applicable.

## Item 2. Properties.

Our corporate headquarters building is located in suburban Grand Rapids, Michigan. We currently have approximately 85 facilities located throughout the United States, Canada, and Mexico. Depending upon function and location, these facilities typically utilize office space, manufacturing space, treating space and covered storage.

We own all of our properties, free from any significant mortgage or other encumbrance, except for approximately 20 regional facilities which are leased. We believe all of these operating facilities are adequate in capacity and condition to service existing customer locations.

# **Item 3. Legal Proceedings.**

Information regarding our legal proceedings is set forth in Note M of our Consolidated Financial Statements which are presented under Item 8 of this Form 10-K and are incorporated herein by reference.

## **Item 4. Submission of Matters to a Vote of Security Holders.**

Not applicable.

#### Additional Item: Executive Officers of the Registrant.

The following table lists the names, ages, and positions of our executive officers as of February 1, 2009. Executive officers are elected annually by the Board of Directors at the first meeting of the Board following the annual meeting of shareholders.

Name	Age	Position
William G. Currie	61	Executive Chairman, Universal Forest Products, Inc.
Michael B. Glenn	57	Chief Executive Officer, Universal Forest Products, Inc.
Patrick M. Webster	49	President and Chief Operating Officer, Universal Forest Products, Inc.
C. Scott Greene	53	President, Universal Forest Products Eastern Division, Inc.
Richard C. Frazier	66	President, Universal Forest Products Western Division, Inc.
Robert D. Coleman	54	Executive Vice President of Manufacturing, Universal Forest Products, Inc.
Matthew J. Missad	48	Executive Vice President and Secretary, Universal Forest Products, Inc.
Michael R. Cole	42	Chief Financial Officer and Treasurer, Universal Forest Products, Inc.
Ronald G. Klyn	51	Chief Information Officer, Universal Forest Products, Inc.
Joseph F. Granger	43	Executive Vice President of Sales and Marketing, Universal Forest Products, Inc.

*William G. Currie* joined us in 1971. From 1983 to 1990, Mr. Currie was President of Universal Forest Products, Inc., and he was the President and Chief Executive Officer of The Universal Companies, Inc. from 1989 until the merger to form Universal Forest Products, Inc. in 1993. On January 1, 2000, Mr. Currie also became Vice Chairman of the Board. On April 19, 2006, Mr. Currie became Executive Chairman.

*Michael B. Glenn* joined us in 1974. In June of 1989, Mr. Glenn was elected Senior Vice President of our Southwest Operations, and on December 1, 1997, became President of Universal Forest Products Western Division, Inc. Effective January 1, 2000, Mr. Glenn was promoted to President and Chief Operating Officer. On July 1, 2006, Mr. Glenn became Chief Executive Officer.

*Patrick M. Webster* joined us in 1985. He has held various sales, purchasing and management positions throughout his career with us. Mr. Webster became Vice President of the Far West Region in 1999, on July 1, 2007, became President of Universal Forest Products Western Division, Inc., and on January 1, 2009 became our President and Chief Operating Officer.

*C. Scott Greene* joined us in 1991. In November of 1996 he became General Manager of Operations for our Florida Region, and in January of 1999 became Vice President of Marketing for Universal Forest Products, Inc. During early 2000, Mr. Greene became President of Universal Forest Products Eastern Division, Inc.

*Richard C. Frazier* joined us in 1985 as Vice President of our Southwest Region. He held this position until January 1, 2008, when he took on a new position to work on special projects throughout Company. On January 1, 2009, Mr. Frazier became President of the Universal Forest Products Western Division, Inc.

Robert D. Coleman, joined us in 1979. Mr. Coleman was promoted to Senior Vice President of our Midwest Operations in September 1993. On December 1, 1997, Mr. Coleman became the Executive Vice President of Manufacturing of the Universal Forest Products Eastern Division, Inc. On January 1, 1999, Mr. Coleman was named the Executive Vice President of Manufacturing.

*Matthew J. Missad* joined us in 1985. Mr. Missad has served as General Counsel and Secretary since December 1, 1987, and Vice President Corporate Compliance since August 1989. In February 1996, Mr. Missad was promoted to Executive Vice President.

*Michael R. Cole*, CPA, CMA, joined us in 1993. In January of 1997, Mr. Cole was promoted to Director of Finance, and on January 1, 2000 was made Vice President of Finance and Treasurer. On July 19, 2000, Mr. Cole became Chief Financial Officer.

Ronald G. Klyn joined us in 1993 as Information Services Manager. In October of 1999, Mr. Klyn was promoted to Chief Information Officer.

*Joseph F. Granger* joined us in 1988. In 1997 he became Vice President of the Atlantic Region, in 2002 he became Regional Vice President of the Southeast Region, and on January 1, 2007, he became Executive Vice President of Sales and Marketing.

#### PART II

The following information items in this Part II, which are contained in the 2008 Annual Report, are specifically incorporated by reference into this Form 10-K Report. These portions of the 2008 Annual Report that are specifically incorporated by reference are filed as Exhibit 13 with this Form 10-K Report.

# <u>Item 5. Market for Registrant's Common Equity, Related Shareholder Matters and Issuer Purchases of Equity Securities.</u>

(a) The information relating to market, holders and dividends is incorporated by reference from the 2008 Annual Report under the caption "Price Range of Common Stock and Dividends."

There were no recent sales of unregistered securities.

- (b) Not applicable.
- (c) Issuer purchases of equity securities during the fourth quarter.

Fiscal Month	(a)	(b)	(c)	(d)
September 28 – November 1, 2008(1)				1,227,314
November 2 – 29, 2008				1,227,314
November 30 – December 27, 2008	2,461	\$ 25.25	2,461	1,224,853

- (a) Total number of shares purchased.
- (b) Average price paid per share.
- (c) Total number of shares purchased as part of publicly announced plans or programs.
- (d) Maximum number of shares that may yet be purchased under the plans or programs.
- (1) On November 14, 2001 the Board of Directors approved a share repurchase program (which succeeded a previous program) allowing us to repurchase up to 2.5 million shares of our common stock. As of December 27, 2008, the cumulative total of authorized shares available for repurchase is 1.2 million shares.

#### Item 6. Selected Financial Data.

The information required by this Item is incorporated by reference from the 2008 Annual Report under the caption "Selected Financial Data."

#### Item 7. Management's Discussion and Analysis of Financial Condition and Results of Operations.

The information required by this item is incorporated by reference from the 2008 Annual Report under the caption "Management's Discussion and Analysis of Financial Condition and Results of Operations."

#### Item 7A. Quantitative and Qualitative Disclosures about Market Risk.

We are exposed to market risks related to fluctuations in interest rates on our variable rate debt, which consists of a revolving credit facility and industrial development revenue bonds. We do not currently use interest rate swaps, futures contracts or options on futures, or other types of derivative financial instruments to mitigate this risk.

For fixed rate debt, changes in interest rates generally affect the fair market value, but not earnings or cash flows. Conversely, for variable rate debt, changes in interest rates generally do not influence fair market value, but do affect future earnings and cash flows. We do not have an obligation to prepay fixed rate debt prior to maturity, and as a result, interest rate risk and changes in fair market value should not have a significant impact on such debt until we would be required to refinance it.

On December 27, 2008, the estimated fair value of our long-term debt, including the current portion, was \$101.7 million, which was \$0.5 million greater than the carrying value. The estimated fair value is based on rates anticipated to be available to us for debt with similar terms and maturities. The estimated fair value of notes payable included in current liabilities and the revolving credit facility approximated the carrying values.

Expected cash flows over the next five years related to debt instruments are as follows:

(\$US equivalents, in thousands)	20	09	2	010	2	011	2012	2013	Th	iereafter	Total
Long-term Debt:											
Fixed Rate (\$US)	\$ 15	,000					\$ 40,000				\$ 55,000
Average interest rate		5.63%					6.169	<b>%</b>			
Variable Rate (\$US)	\$	490	\$	303	\$	254	\$ 30,527		\$	14,600	\$ 46,174
Average interest rate(1)		6.2%									

<sup>(1)</sup> Average of rates at December 27, 2008.

#### **Item 8. Financial Statements and Supplementary Data.**

The information required by this Item is incorporated by reference from the 2008 Annual Report under the following captions:

- "Management's Annual Report on Internal Control Over Financial Reporting"
- "Report of Independent Registered Public Accounting Firm On Internal Control over Financial Reporting"
- "Report of Independent Registered Public Accounting Firm On Financial Statements"
- "Consolidated Balance Sheets"
- "Consolidated Statements of Earnings"
- "Consolidated Statements of Shareholders' Equity"
- "Consolidated Statements of Cash Flows"
- "Notes to Consolidated Financial Statements"

#### Item 9. Changes in and Disagreements with Accountants on Accounting and Financial Disclosure.

Not applicable.

#### **Item 9A. Controls and Procedures.**

- (1) Evaluation of Disclosure Controls and Procedures. With the participation of management, our chief executive officer and chief financial officer, after evaluating the effectiveness of our disclosure controls and procedures (as defined in Exchange Act Rules 13a 15e and 15d 15e) as of the year ended December 27, 2008 (the "Evaluation Date"), have concluded that, as of such date, our disclosure controls and procedures were effective.
- (2) <u>Management's Annual Report on Internal Control Over Financial Reporting</u>. Management's Annual Report on Internal Control Over Financial Reporting is included in the 2008 Annual Report under the caption "Management's Annual Report on Internal Control Over Financial Reporting" and is incorporated herein by reference. Our accounting firm's attestation Report on our internal control over financial reporting is also included in the 2008 Annual Report in the caption "Report of Independent Registered Public Accounting Firm On Internal Control over Financial Reporting" and is incorporated herein by reference.
- (3) <u>Changes in Internal Controls</u>. During the fourth quarter ended December 27, 2008, there were no changes in our internal control over financial reporting that materially affected, or is reasonably likely to materially affect, our internal control over financial reporting.

#### Item 9B. Other Information.

Not applicable.

#### PART III

#### <u>Item 10. Directors, Executive Officers and Corporate Governance.</u>

Information relating to our directors, compliance with Section 16(a) of the Securities and Exchange Act of 1934 and various corporate governance matters is incorporated by reference from our definitive Proxy Statement for the year ended December 27, 2008 for the 2009 Annual Meeting of Shareholders, as filed with the Commission ("2009 Proxy Statement"), under the captions "Election of Directors," "Corporate Governance and Board Matters," and "Section 16(a) Beneficial Ownership Reporting Compliance." Information relating to executive officers is included in this report in the last Section of Part I under the caption "Additional Item: Executive Officers of the Registrant." Information relating to our code of ethics is included in this report in Part I, Item 1 under the caption "Available Information".

#### **Item 11. Executive Compensation.**

Information relating to director and executive compensation is incorporated by reference from the 2009 Proxy Statement under the caption "Executive Compensation." The "Personnel and Compensation Committee Report" included in the 2009 Proxy Statement is incorporated hereby by reference for the purpose of being furnished herein and is not and shall not be deemed to be filed under the Securities Exchange Act of 1934, as amended.

## Item 12. Security Ownership of Certain Beneficial Owners and Management and Related Shareholder Matters.

Information relating to security ownership of certain beneficial owners and management is incorporated by reference from our 2009 Proxy Statement under the captions "Ownership of Common Stock" and "Securities Ownership of Management."

Information relating to securities authorized for issuance under equity compensation plans as of December 27, 2008, is as follows:

			Number of shares
			remaining
			available for future
	Number of	Weighted	issuance under
	shares to be	average	equity
	issued upon	exercise	compensation
	exercise of	price of	plans [excluding
	outstanding	outstanding	shares reflected in
	options	options	column (a)]
	(a)	(b)	(c)
Equity compensation plans approved by security holders	600,047	\$ 22.16	1,031,979
Equity compensation plans not approved by security holders	none		

#### Item 13. Certain Relationships and Related Transactions, and Director Independence.

Information relating to certain relationships and related transactions, and director independence is incorporated by reference from the 2009 Proxy Statement under the captions "Election of Directors", "Affirmative Determination Regarding Director Independence and Other Matters" and "Related Party Transactions."

## **Item 14. Principal Accountant Fees and Services.**

Information relating to the types of services rendered by our Independent Auditors and the fees paid for these services is incorporated by reference from our 2009 Proxy Statement under the caption "Independent Public Accountants – Disclosure of Fees."

#### PART IV

#### Item 15. Exhibits, Financial Statement Schedules.

(a) <u>1. Financial Statements</u>. The following are incorporated by reference, under Item 8 of this report, from the 2008 Annual Report:

Management's Annual Report on Internal Control Over Financial Reporting

Report of Independent Registered Public Accounting Firm On Internal Control over Financial Reporting

Report of Independent Registered Public Accounting Firm On Financial Statements

Consolidated Balance Sheets

Consolidated Statements of Earnings

Consolidated Statements of Shareholders' Equity

Consolidated Statements of Cash Flows

Notes to Consolidated Financial Statements

- <u>2. Financial Statement Schedules</u>. All schedules required by this Form 10-K Report have been omitted because they were inapplicable, included in the Consolidated Financial Statements or Notes to Consolidated Financial Statements, or otherwise not required under instructions contained in Regulation S-X.
- 3. Exhibits. Reference is made to the Exhibit Index which is included in this Form 10-K Report.
- (b) Reference is made to the Exhibit Index which is included in this Form 10-K Report.
- (c) Not applicable.

# **SIGNATURES**

Pursuant to the requirements of Section 13 or 15(d) of the Securities and Exchange Act of 1934, the Registrant has duly caused this report to be signed on its behalf by the undersigned, thereunto duly authorized.

Dated: February 25, 2009 UNIVERSAL FOREST PRODUCTS, INC.

By: /s/ Michael B. Glenn

Michael B. Glenn, Chief Executive Officer

and

/s/ Michael R. Cole

Michael R. Cole, Chief Financial Officer and Treasurer

Pursuant to the requirements of the Securities Exchange Act of 1934, this report has been signed below on this 25th day of February, 2009, by the following persons on behalf of us and in the capacities indicated.

Each Director whose signature appears below hereby appoints Matthew J. Missad and Michael R. Cole, and each of them individually, as his attorney-in-fact to sign in his name and on his behalf as a Director, and to file with the Commission any and all amendments to this report on Form 10-K to the same extent and with the same effect as if done personally.

/s/ Peter F. Secchia	/s/ William G. Currie
Peter F. Secchia, Director	William G. Currie, Director
1/2 3/2	/// 26 75 1
/s/ Dan M. Dutton	/s/ John M. Engler
Dan M. Dutton, Director	John M. Engler, Director
/s/ John W. Garside	/s/ Michael B. Glenn
John W. Garside, Director	Michael B. Glenn, Director
/s/ Gary F. Goode	/s/ Mark A. Murray
Gary F. Goode, Director	Mark A. Murray, Director
/s/ William R. Payne	/s/ Louis A. Smith
William R. Payne, Director	Louis A. Smith, Director

#### **EXHIBIT INDEX**

# Exhibit # Description

- Articles of Incorporation and Bylaws.
  - (a) Registrant's Articles of Incorporation were filed as Exhibit 3(a) to a Registration Statement on Form S-1 (No. 33-69474) and the same is incorporated herein by reference.
  - (b) Registrant's Bylaws were filed as Exhibit 3(b) to a Registration Statement on Form S-1 (No. 33-69474) and the same is incorporated herein by reference.
- 4 Instruments Defining the Rights of Security Holders.
  - (a) Specimen form of Stock Certificate for Common Stock was filed as Exhibit 4(a) to a Registration Statement on Form S-1 (No. 33-69474) and the same is incorporated herein by reference.

#### 10 Material Contracts.

- \*(a)(3) Consulting Agreement with Peter F. Secchia, dated December 31, 2002, and Assignment dated January 1, 2003 was filed as Exhibit 10(a)(3) to a Form 10-K, Annual Report for the year ended December 28, 2002 and the same is incorporated herein by reference.
- \*(a)(4) Nondisclosure and Non-Compete Agreement with Peter F. Secchia, dated December 31, 2002 was filed as Exhibit 10(a)(4) to a Form 10-K, Annual Report for the year ended December 28, 2002 and the same is incorporated herein by reference.
- \*(a)(5) Conditional Share Grant Agreement with William G. Currie dated April 17, 2002 was filed as Exhibit 10(a)(5) to a Form 10-K, Annual Report for the year ended December 28, 2002 and the same is incorporated herein by reference.
- \*(a)(6) Form of Conditional Share Grant Agreement utilized under the Company's Long Term Stock Incentive Plan, was filed as Exhibit 10(a) to a Form 10-Q Quarterly Report for the quarter ended September 25, 2004 and the same is incorporated herein by reference.
- \*(a)(7) Consulting and Non-Compete Agreement with William G. Currie, dated December 17, 2007 was filed as Exhibit 10(a)(7) to a Form 10-K, Annual Report for the year ended December 29, 2007 and the same is incorporated herein by reference.

xhibit #	Description	<u>.                                    </u>
	*(a)(8)	Employment, Consulting (and Non-Competition) Agreement with Robert K. Hill, dated June 15, 2007 was filed as Exhibit 10(a)(8) to a Form 10-K, Annual Report for the year ended December 29, 2007 and the same is incorporated herein by reference.
	(b)	Form of Indemnity Agreement entered into between the Registrant and each of its directors was filed as Exhibit 10(b) to a Registration Statement on Form S-1 (No. 33-69474) and the same is incorporated herein by reference.
	*(e)(1)	Form of Executive Stock Option Agreement was filed as Exhibit 10(e)(1) to a Registration Statement on Form S-1 (No. 33-69474) and the same is incorporated herein by reference.
	*(e)(2)	Form of Officers' Stock Option Agreement was filed as Exhibit 10(e)(2) to a Registration Statement on Form S-1 (No. 33-69474) and the same is incorporated herein by reference.
	*(f)	Salaried Employee Bonus Plan was filed as Exhibit 10(f) to a Registration Statement on Form S-1 (No. 33-69474) and the same is incorporated herein by reference.
	(i)(4)	Series 2004-A, Credit Agreement dated December 20, 2004 was filed as Exhibit 10(i) to a Form 8-K Current Report dated December 21, 2004 and the same is incorporated herein by reference.
	(i)(5)	First Amendment dated February 12, 2007 relating to Series 2004-A, Credit Agreement dated December 20, 2004 was filed as Exhibit 10(i) to a Form 8-K Current Report dated February 15, 2007 and the same is incorporated herein by reference.
	(j)(1)	Series 1998-A, Senior Note Agreement dated December 21, 1998 was filed as Exhibit 10(j)(1) to a Form 10-K Annual Report for the year ended December 26, 1998, and the same is incorporated herein by reference.
	(j)(2)	Series 2002-A, Senior Note Agreement dated December 18, 2002 was filed as Exhibit 10(j)(2) to a Form 10-K Annual Report for the year ended December 28, 2002 and the same is incorporated herein by reference.
	(k)(4)	Program for Accounts Receivable Transfer ("PARTS") Agreement dated March 7, 2006 was filed as Exhibit 10(k)(4) to a Form 10-K Annual Report for the year ended December 31, 2005 and the same is incorporated herein by reference.

Exhibit #	Description	
13	Selected po	rtions of the Company's Annual Report to Shareholders for the fiscal year ended December 27, 2008.
14	Code of Eth	nics for Senior Financial Officers
	(a)	Code of Ethics for Chief Financial Officer was filed as Exhibit 14(a) to a Form 10-K, Annual Report for the year ended December 25, 2004 and the same is incorporated herein by reference.
	(b)	Code of Ethics for Vice President of Accounting and Administration was filed as Exhibit 14(a) to a Form 10-K, Annual Report for the year ended December 25, 2004 and the same is incorporated herein by reference.
	(c)	Code of Ethics for Vice President of Accounting was filed as Exhibit 14(c) to a Form 10-K, Annual Report for the year ended December 31, 2005 and the same is incorporated herein by reference.
21	Subsidiaries	s of the Registrant.
23	Consent of	Ernst & Young LLP.
31	Certification	ns.
	(a)	Certificate of the Chief Executive Officer of Universal Forest Products, Inc., pursuant to Section 302 of the Sarbanes-Oxley Act of 2002 (18 U.S.C. 1350).
	(b)	Certificate of the Chief Financial Officer of Universal Forest Products, Inc., pursuant to Section 302 of the Sarbanes-Oxley Act of 2002 (18 U.S.C. 1350).
32	Certification	ns.
	(a)	Certificate of the Chief Executive Officer of Universal Forest Products, Inc., pursuant to Section 906 of the Sarbanes-Oxley Act of 2002 (18 U.S.C. 1350).
	(b)	Certificate of the Chief Financial Officer of Universal Forest Products, Inc., pursuant to Section 906 of the Sarbanes-Oxley Act of 2002 (18 U.S.C. 1350).

<sup>\*</sup> Indicates a compensatory arrangement.

# UNIVERSAL FOREST PRODUCTS, INC. FINANCIAL INFORMATION

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# SELECTED FINANCIAL DATA

(In thousands, except per share and statistics data)

	2008	2007	2006	2005	2004
Consolidated Statement of					
Earnings Data					
Net sales	\$ 2,232,394	\$ 2,513,178	\$ 2,664,572	\$ 2,691,522	\$ 2,453,281
Gross profit	254,201	309,029	381,682	359,256	296,253
Earnings before income taxes					
and minority interest	7,146	38,609	112,135	110,772	83,059
Net earnings	4,343	21,045	70,125	67,373	48,603
Diluted earnings per share	\$ 0.23	\$ 1.09	\$ 3.62	\$ 3.53	\$ 2.59
Dividends per share	\$ 0.120	\$ 0.115	\$ 0.110	\$ 0.105	\$ 0.100
Weighted average shares outstanding with common stock equivalents	19,225	19,362	19,370	19,106	18,771
Consolidated Balance Sheet Data					
Working capital $(1)$	\$ 230,308	\$ 337,800	\$ 282,913	\$ 298,027	\$ 222,618
Total assets	816,019	957,000	913,441	876,920	762,360
Total debt and capital lease					
obligations	101,174	206,071	170,097	209,497	207,142
Shareholders' equity	541,883	536,668	514,742	431,852	356,769
Statistics					
Gross profit as a percentage of					
net sales	11.4%	12.3%	14.3%	13.3%	12.1%
Net earnings as a percentage of	11.4/0	12.5/0	14.5/0	13.370	12.1/0
net sales	0.2%	0.8%	2.6%	2.5%	2.0%
Return on beginning equity(2)	0.270	4.1%	16.2%	18.9%	15.9%
Current ratio	2.53	3.08	2.47	2.46	2.21
Debt to equity ratio	0.19	0.38	0.33	0.49	0.58
Book value per common share(3)	\$ 28.39	\$ 28.38	\$ 27.29	\$ 23.47	\$ 19.82

<sup>(1)</sup> Current assets less current liabilities.

 $<sup>(2) \</sup>quad \text{Net earnings divided by beginning shareholders' equity.} \\$ 

<sup>(3)</sup> Shareholders' equity divided by common stock outstanding.

# UNIVERSAL FOREST PRODUCTS, INC. MANAGEMENT'S DISCUSSION AND ANALYSIS OF FINANCIAL CONDITION AND RESULTS OF OPERATIONS

We advise you to read the issues discussed in Management's Discussion and Analysis of Financial Condition and Results of Operations in conjunction with our Consolidated Financial Statements and the Notes to the Consolidated Financial Statements included in this Annual Report for the year ended December 27, 2008. We also encourage you to read our Annual Report on Form 10-K, filed with the United States Securities and Exchange Commission. That report includes "Risk Factors" that you should consider in connection with any decision to buy or sell our securities. We are pleased to present this overview of 2008.

#### **OVERVIEW**

Our results for 2008 were impacted by the following:

- We experienced sales decreases in our site-built construction, manufactured housing, and DIY/retail markets, while we
  continued to grow sales to the industrial market. We believe we have gained additional share in each of the markets we
  serve except manufactured housing. We have been able to maintain our significant market share of manufactured housing
  business.
- Our overall unit sales decreased 9% in 2008 compared to 2007, as sales out of existing facilities and operations we closed decreased by 12% and we experienced a 3% increase in unit sales as a result of acquisitions and new operations.
- Lumber prices were 11% lower in 2008 compared to 2007, reducing our overall selling prices (see "Impact of the Lumber Market on Our Operating Results" below) and sales dollars. In addition, competition for business was a challenge in 2008 as each of our markets we serve contracted and thus impacted our selling prices and margins.
- Single-family housing starts decreased approximately 41% in 2008 compared to 2007 as a result of an excess supply of
  homes, tighter credit conditions, and an increase in foreclosures. In addition, tight credit conditions in the second half of
  2008 resulted in a decline in multi-family and light commercial construction activity.
- Consumer spending for large repair/remodel projects decreased as many homeowners have lost equity in devalued homes
  and had less disposable income as a result of higher costs for necessities such as food, fuel and utilities. The Consumer
  Confidence Index has fallen from 87.3 at the beginning of the year to 38 at the end of December.
- Shipments of HUD code manufactured homes were down 14% in 2008 and industry sales of modular homes have also continued to decline due, in part, to an excess supply of site-built homes and tight credit conditions.
- The industrial market is declining due to the general weakening of the U.S. economy. We gained additional share and
  increased sales to this market due, in part, to acquisitions, adding new customers, and adding new concrete forming
  business.

# UNIVERSAL FOREST PRODUCTS, INC. MANAGEMENT'S DISCUSSION AND ANALYSIS OF FINANCIAL CONDITION AND RESULTS OF OPERATIONS

- Our gross profits decreased approximately 18% compared to the same period of 2007 due to 1) a combination of lower unit sales out of existing facilities and fixed manufacturing costs; 2) intense pricing pressure, particularly in the site-built construction market; and 3) higher transportation costs in the second and third quarters of 2008 primarily due to an increase in diesel fuel prices and a decline in the number of available carriers.
- We recorded a \$7.2 million expense for asset impairments and other exit costs associated with facilities and equipment we decided to idle. We believe these actions will improve our cost structure, profitability and cash flow.
- Since the beginning of this difficult economic cycle, we have focused on cash flow and working capital management. We
  are pleased to have reduced our debt by approximately \$105 million and our sale of receivables program by approximately
  \$27 million.

We expect the current challenging conditions to prevail throughout 2009; however, our strong financial position, solid business model, diverse business opportunities and ability to adjust appropriately to our opportunities position us better than most to endure challenging times. We believe that current economic conditions and uncertainties limit our ability to provide meaningful guidance for ranges of likely financial performance; therefore, we will not provide sales or net earnings targets for the foreseeable future.

# **HISTORICAL LUMBER PRICES**

The following table presents the Random Lengths framing lumber composite price for the years ended December 27, 2008, December 29, 2007, and December 30, 2006.

Random Lengths Composite Average \$/MBF 2008 2007 2006 \$ January 249 292 \$ 382 February 244 289 377 March 240 280 368 April 255 286 369 May 281 288 341 June 268 306 326 July 267 299 309 August 282 290 296 September 272 276 292 October 234 261 274 November 224 264 276 December 213 267 288 Annual average \$ 252 \$ 283 325 Annual percentage change (11.0%)(12.9%)(16.2%) In addition, a Southern Yellow Pine ("SYP") composite price, which we prepare and use, is presented below. Sales of products produced using this species may comprise up to 50% of our sales volume.

Random Lengths SVP

		Kandom Lenguis 3 F						
			Avera	ige \$/MBF				
	2	800		2007		2006		
January	\$	337	\$	414	\$	496		
February		330		405		503		
March		331		396		514		
April		345		397		510		
May		421		390		488		
June		427		410		444		
July		406		412		409		
August		401		374		394		
September		388		347		387		
October		329		337		363		
November		325		331		365		
December		346		347		396		
Annual average	\$	366	\$	380	\$	439		
Annual percentage change		(3.7%)		(13.4%)		(10.6%)		

#### **IMPACT OF THE LUMBER MARKET ON OUR OPERATING PROFITS**

We experience significant fluctuations in the cost of commodity lumber products from primary producers ("Lumber Market"). We generally price our products to pass lumber costs through to our customers so that our profitability is based on the value-added manufacturing, distribution, engineering, and other services we provide. As a result, our sales levels (and working capital requirements) are impacted by the lumber costs of our products. Lumber costs are a significant percentage of our cost of goods sold.

Our gross margins are impacted by both (1) the relative <u>level</u> of the Lumber Market (i.e. whether prices are higher or lower from comparative periods), and (2) the <u>trend</u> in the market price of lumber (i.e. whether the price of lumber is increasing or decreasing within a period or from period to period). Moreover, as explained below, our products are priced differently. Some of our products have fixed selling prices, while the selling prices of other products are indexed to the reported Lumber Market with a fixed dollar adder to cover conversion costs and profits. Consequently, the <u>level</u> and <u>trend</u> of the Lumber Market impact our products differently.

Below is a general description of the primary ways in which our products are priced.

• Products with fixed selling prices. These products include value-added products such as decking and fencing sold to DIY/retail customers, as well as trusses, wall panels and other components sold to the site-built construction market, and most industrial packaging products. Prices for these products are generally fixed at the time of the sales quotation for a specified period of time or are based upon a specific quantity. In order to maintain margins and reduce any exposure to adverse trends in the price of component lumber products, we attempt to lock in costs for these sales commitments with our suppliers. Also, the time period and quantity limitations generally allow us to re-price our products for changes in lumber costs from our suppliers.

• Products with selling prices indexed to the reported Lumber Market with a fixed dollar "adder" to cover conversion costs and profits. These products primarily include treated lumber, remanufactured lumber, and trusses sold to the manufactured housing industry. For these products, we estimate the customers' needs and carry anticipated levels of inventory. Because lumber costs are incurred in advance of final sale prices, subsequent increases or decreases in the market price of lumber impact our gross margins. For these products, our margins are exposed to changes in the trend of lumber prices.

Changes in the <u>trend</u> of lumber prices have their greatest impact on the following products:

- Products with significant inventory levels with low turnover rates, whose selling prices are indexed to the Lumber Market. In other words, the longer the period of time these products remain in inventory, the greater the exposure to changes in the price of lumber. This would include treated lumber, which comprises approximately 17% of our total sales. This exposure is less significant with remanufactured lumber, trusses sold to the manufactured housing market, and other similar products, due to the higher rate of inventory turnover. We attempt to mitigate the risk associated with treated lumber through vendor consignment inventory programs. (Please refer to the "Risk Factors" section of our annual report on form 10-K, filed with the United States Securities and Exchange Commission.)
- <u>Products with fixed selling prices sold under long-term supply arrangements, particularly those involving multi-family construction projects.</u> We attempt to mitigate this risk through our purchasing practices by locking in costs.

In addition to the impact of the Lumber Market <u>trends</u> on gross margins, changes in the <u>level</u> of the market cause fluctuations in gross margins when comparing operating results from period to period. This is explained in the following example, which assumes the price of lumber has increased from period one to period two, with no changes in the <u>trend</u> within each period.

	Pe	riod 1	Period 2		
Lumber cost	\$	300	\$	400	
Conversion cost		50		50	
= Product cost		350		450	
Adder		50		50	
= Sell price	\$	400	\$	500	
Gross margin		12.5%		10.0%	

As is apparent from the preceding example, the <u>level</u> of lumber prices does not impact our overall profits but does impact our margins. Gross margins are negatively impacted during periods of high lumber prices; conversely, we experience margin improvement when lumber prices are relatively low.

## **BUSINESS COMBINATIONS AND ASSET PURCHASES**

See Notes to Consolidated Financial Statements, Note B, "Business Combinations."

#### **RESULTS OF OPERATIONS**

The following table presents, for the periods indicated, the components of our Consolidated Statements of Earnings as a percentage of net sales.

		Years Ended						
	December 27,	December 29,	December 30,					
	2008	2007	2006					
Net sales	100.0%	100.0%	100.0%					
Cost of goods sold	88.6	87.7	85.7					
Gross profit	11.4	12.3	14.3					
Selling, general, and administrative expenses	10.2	9.8	9.7					
Net loss on disposition of assets and other impairment and exit								
charges	0.3	0.4						
Earnings from operations	0.9	2.1	4.6					
Interest, net	(0.5)	(0.6)	(0.4)					
Earnings before income taxes and minority interest	0.4	1.5	4.2					
Income taxes	0.1	0.6	1.5					
Earnings before minority interest	0.3	0.9	2.7					
Minority interest	(0.1)	(0.1)	(0.1)					
Net earnings	0.2%	0.8%	2.6%					

#### **GROSS SALES**

We market, manufacture and engineer wood and wood-alternative products for the do-it-yourself/retail ("D-I-Y/retail") market, structural lumber products for the manufactured housing market, engineered wood components for the site-built construction market, and specialty wood packaging for various markets. We also provide framing services for the site-built construction market and various forms for concrete construction. Our strategic long-term sales objectives include:

- Diversifying our end market sales mix by increasing sales of specialty wood packing to industrial users, penetrating the
  concrete forms market, and increasing our sales of engineered wood components for custom home, multi-family and light
  commercial construction.
- Expanding geographically in our core businesses.
- Increasing sales of "value-added" products and framing services. Value-added product sales primarily consist of fencing, decking, lattice, and other specialty products sold to the DIY/retail market, specialty wood packaging, engineered wood components, and "wood alternative" products. Engineered wood components include roof trusses, wall panels, and floor systems. Wood alternative products consist primarily of composite wood and plastics. Although we consider the treatment of dimensional lumber with certain chemical preservatives a value-added process, treated lumber is not presently included in the value-added sales totals.
- Maximizing unit sales growth while achieving return on investment goals.

The following table presents, for the periods indicated, our gross sales (in thousands) and percentage change in gross sales by market classification.

	Years Ended									
	De	December 27, % 1		December 29,			%		December 30,	
Market Classification		2008		ange	2007		Change		2006	
DIY/Retail	\$	910,679		(7.8)	\$	988,175		2.7	\$	962,240
Site-Built Construction		454,846		(22.7)		588,778		(27.5)		811,923
Industrial		605,143		2.2		592,369		7.6		550,669
Manufactured Housing		303,523		(22.6)		392,163		2.6		382,203
Total Gross Sales		2,274,191		(11.2)		2,561,485		(5.4)		2,707,035
Sales Allowances		(41,797)				(48,307)				(42,463)
Total Net Sales	\$	2,232,394			\$	2,513,178			\$	2,664,572

The following table presents estimates, for the periods indicated, of our percentage change in gross sales which were attributable to changes in overall selling prices versus changes in units shipped.

		% Change					
	in Sales	in Selling Prices	s in Units				
2008 versus 2007	-11%	-2%	-9%				
2007 versus 2006	-5%	-5%	0%				
2006 versus 2005	-1%	-4%	+3%				

Gross sales in 2008 decreased 11% compared to 2007. We estimate that our unit sales decreased by 9% and overall selling prices decreased by 2% comparing the two periods. We estimate our unit sales increased 3% as a result of acquisitions and new facilities, while unit sales from existing and closed facilities decreased 12%. Our overall selling prices fluctuate as a result of the Lumber Market (see "Historical Lumber Prices") and were negatively impacted by pricing pressure primarily in the site-built construction market.

Gross sales in 2007 decreased 5% compared to 2006. We estimate that our unit sales remained flat while overall selling prices decreased by 5% comparing the two periods. We estimate our unit sales increased 9% as a result of acquisitions and new facilities, while unit sales from existing and closed facilities decreased 9%.

Changes in our sales by market are discussed below.

#### DIY/Retail:

Gross sales to the DIY/retail market decreased 8% in 2008 compared to 2007, as a result of an estimated 7% decrease in overall unit sales combined with an estimated 1% decrease in overall selling prices. We estimate that our unit sales increased 2% as a result of acquisitions, while unit sales from existing and closed facilities decreased 9%. Unit sales declined due to the impact of the housing market on our retail customers whose business is closely correlated with single-family housing starts and a decline in consumer spending as evidenced by a decline in same store sales of our "big box" customers.

Gross sales to the DIY/retail market increased 3% in 2007 compared to 2006, as a result of a 7% increase in unit sales offset by a 4% decrease in selling prices due to a soft Lumber Market. We estimate that our unit sales increased as a result of our acquisitions of GeoMatrix and Aljoma and the significant market share gains we realized with "big box" retail customers. Our sales to these customers increased 12% (8% due to acquisitions and 4% due to existing facilities) while our sales to other retailers whose business is more closely correlated with housing starts was off 17% (a 10% increase due to acquisitions offset by a 27% decrease due to existing facilities). Our increase in sales to "big box" customers was less than expected, which we believe was caused by a decline in consumer spending on large home improvement projects.

#### **Site-Built Construction:**

Gross sales to the site-built construction market decreased 23% in 2008 compared to 2007, due to an estimated 14% decrease in unit sales out of existing facilities and an estimated 9% decrease in average selling prices primarily due to intense pricing pressure and a soft Lumber Market. National single-family housing starts were off a reported 40.5% for 2008 compared to 2007. In the first half of 2008, we were able to mitigate some of the decrease in the single-family market by pursuing multi-family and light commercial business and increasing our turn-key framing activities. However, these markets have recently been impacted by tight credit conditions as well as other economic factors.

Gross sales to the site-built construction market decreased 28% in 2007 compared to 2006, due to a 14% decrease in unit sales out of existing facilities, a 4% decline due to our decision to exit the Las Vegas framing market, and a 10% decrease in selling prices due to a soft Lumber Market and competitive pricing pressure, particularly in our third and fourth quarters. Single-family housing starts have fallen approximately 29% in 2007 compared to 2006 as a result of an excess supply of homes, tighter credit conditions, and an increase in foreclosures associated with sub-prime lending practices. These decreases were offset by market share gains we have realized in the multi-family and light commercial market and a 1% increase in unit sales due to our acquisitions of Dura-Bilt and Perfection.

#### **Industrial:**

Gross sales to the industrial market increased 2% in 2008 compared to 2007, due to an estimated 3% increase in unit sales and an estimated 1% decrease in selling prices. Acquisitions and our continued focus on adding new customers, including concrete forming, helped us mitigate the effect of a decline in sales to certain customers that supply the housing market or have been impacted by the weakening U.S. economy.

Gross sales to the industrial market increased 8% in 2007 compared to 2006, due to an 8% increase in units shipped offset by a slight decrease in selling prices. Our acquisitions of United and Aljoma and our continued focus on adding new customers, including concrete forming, helped us mitigate the effect of a decline in sales to certain customers that supply the housing market.

#### **Manufactured Housing:**

Gross sales to the manufactured housing market decreased 23% in 2008 compared to 2007, due to an estimated 21% decrease in unit sales and an estimated 2% decrease in selling prices due to the Lumber Market. Our decline in unit sales from existing facilities was the result of an overall decline in industry production. The industry most recently reported a 14% decrease in HUD code production in 2008, while modular production was off a reported 28%.

Gross sales to the manufactured housing market increased 3% in 2007 compared to 2006, due to a 9% increase in unit sales offset by a 6% decrease in selling prices primarily due to a soft Lumber Market. We estimate that our unit sales increased 21% as a result of acquiring Banks, while unit sales from existing and closed facilities decreased 12% due to the continued decline in industry production.

#### Value-Added and Commodity-Based Sales:

The following table presents, for the periods indicated, our percentage of value-added and commodity-based sales to total sales.

	Value-Added	Commodity-Based
2008	60.4%	39.6%
2007	60.5%	39.5%
2006	62.7%	37.3%

Value-added sales decreased 11% in 2008 compared to 2007, primarily due to decreased sales of trusses, engineered wood products, wall panels, and manufactured brite and other lumber, offset partially by increases in sales of industrial packaging and related components. Commodity-based sales decreased 11% in 2008 compared to 2007, primarily due to decreased sales of non-manufactured brite and other lumber and non-manufactured treated lumber. See Notes to Consolidated Financial Statements, Note P, "Segment Reporting."

Value-added sales decreased 9% in 2007 compared to 2006, primarily due to decreased sales of trusses, turn-key framing packages, and wall panels, offset partially by increased sales of fencing and lattice sold to the DIY/retail market. Commodity-based sales remained flat in 2007 compared to 2006 in spite of difficult market conditions primarily due to our acquisitions of Aljoma and Banks.

#### COST OF GOODS SOLD AND GROSS PROFIT

Our gross profit percentage decreased to 11.4% in 2008 from 12.3% in 2007 and gross profit dollars decreased 17.7% in 2008 compared to 2007. The decline in profitability was primarily due to a combination of:

- Price pressure in all of our markets but particularly in our site-built construction market.
- A significant increase in fuel and other transportation costs in the second and third quarter of 2008.
- Missed buying opportunities as a result of stocking lower levels of lumber inventory.
- Cost inefficiencies as a result of lower volumes combined with fixed manufacturing costs.

Our gross profit percentage decreased to 12.3% in 2007 from 14.3% in 2006 and gross profit dollars decreased 19% in 2007 compared to 2006. The decline in profitability was primarily due to a combination of:

- Increased pricing pressure on sales to the site-built construction market due to the overall decline in market demand and excess capacity of suppliers.
- · Cost inefficiencies as a result of the impact of decreased unit sales out of existing facilities and fixed manufacturing costs.
- Sales incentives offered to customers to gain market share.
- A change in sales mix whereby historically higher margin engineered wood components sold to site-built construction customers comprised a lower percentage of our sales.

#### SELLING, GENERAL, AND ADMINISTRATIVE EXPENSES

Selling, general and administrative ("SG&A") expenses decreased by approximately \$18.8 million, or 7.6%, in 2008, while we reported a 9% decrease in unit sales. Existing facilities decreased SG&A expenses by approximately \$2.6 million, operations we closed decreased expenses approximately \$20.9 million, and business acquisitions added \$4.7 million in expenses. The decrease in SG&A expenses in our existing facilities was primarily due to a decline in wages and related benefits due to a reduction in headcount and a reduction in bonus and other performance related compensation. These decreases were partially offset by an increase in bad debt expense. We believe our cost reduction efforts will continue to drive down our costs and will have a more significant impact in future reporting periods.

SG&A expenses decreased by approximately \$10.4 million, or 4%, in 2007. Existing facilities and operations we closed had the effect of decreasing our SG&A expenses approximately \$17.4 million, while business acquisitions added \$7.0 million to our costs. The cost decrease in our existing facilities was primarily due to a decline in accrued bonus expense, which is tied to operating profits and return on investment.

#### NET LOSS ON DISPOSITION OF ASSETS AND OTHER IMPAIRMENT AND EXIT CHARGES

We incurred \$7.2 million and \$8.2 million of asset impairments and other costs associated with idled facilities and downsizing efforts in 2008 and 2007, respectively. We believe these actions will improve our cost structure, profitability and cash flow. See Notes to Consolidated Financial Statements, Note C, "Assets Held for Sale and Net Loss on Disposition of Assets and Other Impairment and Exit Charges."

#### INTEREST, NET

Net interest costs were lower in 2008 compared to 2007 due to lower debt balances combined with a decrease in short-term interest rates.

Net interest costs were higher in 2007 compared to 2006 primarily due to an increase in borrowings on the revolving credit facility as a result of acquisitions.

#### **INCOME TAXES**

Effective tax rates differ from statutory federal income tax rates, primarily due to provisions for state and local income taxes and permanent tax differences. Our effective tax rate decreased to 23.6% in 2008 compared to 39.9% in 2007. This year's rate was favorably impacted by certain state income tax credits we expect to receive and the impact of other permanent tax differences on substantially lower pretax income. See Notes to Consolidated Financial Statements, Note L, "Income Taxes".

Our effective tax rate increased to 39.9% in 2007 compared to 34.6% in 2006 primarily due to the impairment charge we recorded for property, plant and equipment for our Canadian subsidiary, for which we recorded no related tax benefit.

#### OFF-BALANCE SHEET TRANSACTIONS AND CONTRACTUAL OBLIGATIONS

We have no significant off-balance sheet transactions other than operating leases. The following table summarizes our contractual obligations as of December 27, 2008 (in thousands).

	Payments Due by Period									
	L	Less than $1-3$			3 - 5		After			
Contractual Obligation		1 Year		Years		Years	5	Years		Total
Long-term debt and capital lease										
obligations	\$	15,490	\$	557	\$	70,527	\$	14,600	\$	101,174
Estimated interest on long-term debt		3,836		5,917		3,110		1,664		14,527
Operating leases		13,976		17,931		4,799		2,294		39,000
Capital project purchase obligations		890								890
Total	\$	34,192	\$	24,405	\$	78,436	\$	18,558	\$	155,591

As of December 27, 2008, we also had \$32.2 million in outstanding letters of credit issued during the normal course of business, as required by some vendor contracts.

#### LIQUIDITY AND CAPITAL RESOURCES

The table below presents, for the periods indicated, a summary of our cash flow statement (in thousands):

	December 27, 2008	December 29, 2007		,		December 30, 2006	
Cash from operating activities	88,551	\$	87,078	\$	152,322		
Cash from investing activities	(11,367)		(91,971)		(111,705)		
Cash from financing activities	(107,452)		(2,610)		(35,724)		
Net change in cash and cash equivalents	(30,268)		(7,503)		4,893		
Cash and cash equivalents, beginning of year	43,605		51,108		46,215		
Cash and cash equivalents, end of year	\$ 13,337	\$	43,605	\$	51,108		

In general, we financed our growth in the past through a combination of operating cash flows, our revolving credit facility, industrial development bonds (when circumstances permit), and issuances of long-term notes payable at times when interest rates are favorable. We have not issued equity to finance our growth except in the case of a large acquisition. We manage our capital structure by attempting to maintain a targeted ratio of debt to equity and debt to earnings before interest, taxes, depreciation and amortization. We believe this is one of many important factors to maintaining a strong credit profile, which in turn helps ensure timely access to capital when needed. We are currently below our internal targets and plan to manage our capital structure conservatively in light of current economic conditions.

Seasonality has a significant impact on our working capital from March to August which historically resulted in negative or modest cash flows from operations in our first and second quarters. Conversely, we experience a substantial decrease in working capital from September to February which results in significant cash flow from operations in our third and fourth quarters.

Due to the seasonality of our business and the effects of the Lumber Market, we believe our cash cycle (days sales outstanding plus days supply of inventory less days payables outstanding) is a good indicator of our working capital management. Our cash cycle (excluding the impact of our sale of receivables program) increased to 46 days in 2008 from 45 days in 2007 due to a one day increase in our days of sales outstanding as a one day decrease in our days supply of inventory was offset by a one day decrease in our days of payables outstanding. The increase in our days of sales outstanding was primarily due to slower payments with certain site-built and industrial customers.

Cash from operating activities was approximately \$89 million in 2008. Our net earnings of \$4.3 million included \$48.3 million of non-cash expenses and a \$35.9 million decrease in working capital. Working capital decreased primarily due to a decline in sales which caused a reduction in our inventory and receivables, offset by the effect of terminating of our sales of receivables program at the end of September 2008. Terminating this program resulted in an operating cash outflow of \$27 million in 2008. Our sales of receivables program was terminated on September 26, 2008, due to the downgrade of the credit rating of certain customers whose receivables were part of this program. This downgrade triggered a re-pricing of the program under the terms of the agreement which made this program a less favorable source of liquidity.

We made the decision to limit our investing activities in 2008 and make debt repayment our first priority for use of our operating cash flows. As a result, cash used for investing activities decreased by approximately \$81 million. Our proceeds from the sale of property, plant and equipment was approximately \$30 million consisting primarily of vacant land we owned as a result of our acquisition of Aljoma in 2007 and certain plants we previously closed for which we had no future use. (See Notes to Consolidated Financial Statements, Note C, "Assets Held for Sale and Net Loss on Disposition of Assets and Other Impairment and Exit Charges".) Amounts spent for business acquisitions totaled approximately \$23 million. (See Notes to Consolidated Financial Statements, Note B, "Business Combinations".) Finally, we curtailed our capital expenditures and spent approximately \$19 million in 2008.

On December 27, 2008, we had approximately \$30 million outstanding on our \$300 million revolving credit facility. The revolving credit facility supports letters of credit totaling approximately \$29.7 million on December 27, 2008. Financial covenants on the unsecured revolving credit facility and unsecured notes include a minimum net worth requirement, minimum interest and fixed charge coverage tests, and a maximum leverage ratio. The agreements also restrict the amount of additional indebtedness we may incur and the amount of assets which may be sold. We were within all of our lending requirements on December 27, 2008. If our profitability declines in the future it may adversely impact our ability to meet certain of these loan covenants without further action on our part. Management will evaluate what, if any, action or actions may be available to resolve any future non-compliance. A possible consequence of non-compliance may include an adjustment to increase our interest rates to reflect current market conditions.

#### **ENVIRONMENTAL CONSIDERATIONS AND REGULATIONS**

See Notes to Consolidated Financial Statements, Note N, "Commitments, Contingencies, and Guarantees".

#### **CRITICAL ACCOUNTING POLICIES**

In preparing our consolidated financial statements, we follow accounting principles generally accepted in the United States. These principles require us to make certain estimates and apply judgments that affect our financial position and results of operations. We continually review our accounting policies and financial information disclosures. Following is a summary of our more significant accounting policies that require the use of estimates and judgments in preparing the financial statements.

## ACCOUNTS RECEIVABLE ALLOWANCES

We record provisions against gross revenues for estimated returns and cash discounts in the period when the related revenue is recorded. These estimates are based on factors that include, but are not limited to, historical discounts taken, analysis of credit memorandum activity, and customer demand. We also evaluate the allowance for uncollectible accounts receivable and discounts based on historical collection experience and specific identification of other potential problems, including the economic climate. Actual collections can differ, requiring adjustments to the allowances.

#### SELF-INSURANCE RESERVES

We are primarily self-insured for certain employee health benefits, and have self-funded retentions for general liability, automobile liability, property and workers' compensation. We are fully self-insured for environmental liabilities. The general liability, automobile liability, property, workers' compensation, and certain environmental liabilities are managed through a wholly-owned insurance captive; the related assets and liabilities of which are included in the consolidated financial statements as of December 27, 2008. Our accounting policies with respect to the reserves are as follows:

- General liability, automobile, workers' compensation reserves are accrued based on third party actuarial valuations of the
  expected future liabilities.
- Health benefits are self-insured by us up to our pre-determined stop loss limits. These reserves, including incurred but not
  reported claims, are based on internal computations. These computations consider our historical claims experience,
  independent statistics, and trends.
- The environmental reserve is based on known remediation activities at certain wood preservation facilities and the potential for undetected environmental matters at other sites. The reserve for known activities is based on expected future costs and is computed by in-house experts responsible for managing our monitoring and remediation activities. (See "Environmental Considerations and Regulations.")

## REVENUE RECOGNITION

Earnings on construction contracts are reflected in operations using either percentage-of-completion accounting, which includes the cost to cost and units of delivery methods, or completed contract accounting, depending on the nature of the business at individual operations. Under percentage-of-completion using the cost to cost method, revenues and related earnings on construction contracts are measured by the relationships of actual costs incurred related to the total estimated costs. Under percentage-of-completion using the units of delivery method, revenues and related earnings on construction contracts are measured by the relationships of actual units produced related to the total number of units. Revisions in earnings estimates on the construction contracts are recorded in the accounting period in which the basis for such revisions becomes known. Projected losses on individual contracts are charged to operations in their entirety when such losses become apparent. Under the completed contract method, revenues and related earnings are recorded when the contracted work is complete and losses are charged to operations in their entirety when such losses become apparent.

## LONG-LIVED ASSETS AND GOODWILL

We evaluate long-lived assets for indicators of impairment when events or circumstances indicate that this risk may be present. Our judgments regarding the existence of impairment are based on market conditions, operational performance and estimated future cash flows. If the carrying value of a long-lived asset is considered impaired, an impairment charge is recorded to adjust the asset to its fair value. Changes in forecasted operations and changes in discounted rates can materially affect these estimates. In addition, we test goodwill for impairment by utilizing the discounted cash flow method.

## RECENTLY ISSUED ACCOUNTING STANDARDS

See Notes to Consolidated Financial Statements, Note A, "Summary of Significant Accounting Policies".

#### FORWARD OUTLOOK

The following section contains forward-looking statements within the meaning of Section 27A of the Securities Act of 1933, as amended, and Section 21E of the Securities Exchange Act of 1934, as amended. The forward-looking statements are based on the beliefs and assumptions of management, together with information available to us when the statements were made. Future results could differ materially from those included in such forward-looking statements as a result of, among other things, the factors set forth in the "Risk Factors" section of our Annual Report on Form 10-K, filed with the United States Securities and Exchange Commission and certain economic and business factors which may be beyond our control. Investors are cautioned that all forward-looking statements involve risks and uncertainties.

#### "GO 2010"

Since we announced our Growth & Opportunity 2010 Goals in our annual report on form 10-K for the period ended December 30, 2006, industry and general economic conditions have significantly deteriorated. For example, the Lumber Market has declined from an average of \$388/mbf in 2005 to an average of \$252/mbf in 2008; a 35% decline from when we first announced our goals, which has adversely impacted our sales. We are currently reviewing these long-term goals and expect to modify them when market conditions stabilize so new targets can be set using more current data and assumptions.

#### DIY/RETAIL MARKET

Harvard's Joint Center for Housing Studies projects home improvement spending to decline at an annual rate of 12.1% by the third quarter of 2009. A decline is forecasted due to a decrease in consumer spending, a continued decline in housing market activity, and tight credit conditions in 2009. The Consumer Confidence Index fell to 38 in December, down from 87.3 at the beginning of the year.

In 2009, we believe we will increase our market share with certain "big box" home improvement and other retailers, but will continue to be impacted by the soft market conditions discussed above. On a long-term basis, it is our goal to achieve sales growth by:

- Increasing our market share of value-added wood products and preservative-treated products as a result of our national
  presence, service capabilities that meet stringent customer requirements, diversified product offering, and purchasing
  leverage.
- Increasing our sales of wood alternative products such as composite wood decking, which continues to take market share
  from preservative-treated products. Although we expect this trend to continue to some extent, we believe wood products
  will continue to maintain a dominant market share for the foreseeable future as a result of its cost advantages over wood
  alternative products.
- Increasing our market penetration of products distributed by our newly formed Consumer Products Division, including
  decorative balusters, accessories, and post caps, plastic lattice and other proprietary plastic products which have greatly
  enhanced our deck and fencing product lines.
- Developing new value-added products and services for this market through our Consumer Products Division.
- Adding new products or new markets through strategic business acquisitions.

#### SITE-BUILT CONSTRUCTION MARKET

The *Mortgage Bankers Association of America* forecasts a 32% decline in single-family housing starts to an estimated 0.4 million starts in 2009 as the industry continues to recover from excess inventory levels of single-family homes, tighter credit conditions, and an increase in foreclosures associated with sub-prime lending practices.

In 2009, we believe the decline in single-family housing starts will continue to adversely impact our sales and gross margins. Our strategy during this downturn is to down-size our operations to current demand and increase our share with custom home builders and multi-family and light commercial construction markets.

On a long-term basis, we anticipate growth in our sales to the site-built construction market as market conditions improve and as a result of market share gains as weaker competitors exit the market.

#### MANUFACTURED HOUSING MARKET

The *National Association of Home Builders* forecasts a 16.6% decline in manufactured home shipments in 2009. It is our goal to maintain our current market share of trusses produced for the HUD code market, which increased as a result of our acquisition of Banks in November 2006. On a long-term basis we believe the HUD code market will regain a greater share of the single-family market as credit conditions normalize and as consumers seek more affordable housing alternatives.

Sales of modular homes are expected to be impacted by the current oversupply of single-family housing and tight credit conditions. It is our goal to maintain our market share of trusses produced for the modular market as a result of our strong relationships with modular builders, design services and proprietary products. On a long-term basis, we anticipate modular housing will gain additional share of the single-family market as a result of more developers adopting the controlled building environment of modular construction as a method of cost control.

#### INDUSTRIAL MARKET

One of our key strategic objectives is to increase our sales of wood packaging products to industrial users. We believe the vast amount of hardwood and softwood lumber consumed for industrial applications, combined with the highly fragmented nature of this market provides us with significant market share growth opportunities as a result of our competitive cost advantages in manufacturing, purchasing, and material utilization. To take advantage of these opportunities, we plan to continue to obtain market share through an internal growth strategy utilizing our current manufacturing capabilities and dedicated industrial sales force. However, we recognize that any market share gains we may realize in 2009 may be offset by a decline in demand due to the rapidly deteriorating economy. On a long-term basis, we also plan to evaluate strategic acquisition opportunities and continue to gain market share with concrete forming customers.

#### **GROSS PROFIT**

We believe the following factors may impact our gross profits and margins in 2009:

- Our ability to maintain sales and gross margins on products sold to our largest customers. We believe our level of service, geographic diversity, and quality of products provides an added value to our customers. If our customers are unwilling to pay for these advantages, our sales and gross margins may be reduced.
- In the first half of 2009 we expect to continue to experience a decline in demand in each of our markets, which in turn will impact our sales prices, capacity utilization, and profitability.
- Fluctuations in the relative level of the Lumber Market and the trend in the market price of lumber. (See "Impact of the Lumber Market on our Operating Results.")
- Fuel and transportation cost trends.
- Our ability to continue to achieve planned cost reductions through plant consolidations and our Continuous Improvement
  initiative. In January 2009, we temporarily closed facilities in Bunn, NC and Ooltewah, TN to better align manufacturing
  capacity with the current business environment. In February 2009, we also temporarily closed a facility in White Pigeon,
  MI.
- We have a long-term goal of continuing to increase our ratio of value-added sales to total sales, which in turn should increase gross margins. Our acquisition and internal sales growth strategies will help us continue to make progress toward this objective. However, achievement of this goal is dependent, in part, upon certain factors that are beyond our control.
- Organizational changes made to our lumber purchasing function to continue to enhance our buying advantage over competitors.

#### SELLING, GENERAL, AND ADMINISTRATIVE EXPENSES

In the third quarter of 2008, as a result of deteriorating market conditions, we took actions to close plants to better align our manufacturing capacity with the current business environment and reduce our headcount and certain overhead costs. We realized most of these cost reductions in the fourth quarter of 2008 and we expect that these actions will favorably impact our SG&A expenses in 2009. The decreases mentioned above are expected to be slightly offset by a stock grant made on February 1, 2009. We estimate that we will recognize total expense of approximately \$1.6 million over the next five years for this grant. In addition, economic and credit conditions may significantly impact our bad debt expense. We continue to monitor our customer's credit profiles carefully and make changes in our terms where necessary in response to this heightened risk.

On a long-term basis, we expect that our SG&A expenses will primarily be impacted by:

- Our growth in sales to the industrial market and, when industry conditions improve, the site-built construction market. Our sales to these markets require a higher ratio of SG&A costs due, in part, to product design requirements.
- Our incentive compensation program discussed above.
- Our growth and success in achieving Continuous Improvement objectives.

## LIQUIDITY AND CAPITAL RESOURCES

Our cash cycle will continue to be impacted in the future based on our mix of sales by market. Sales to the site-built construction and industrial markets require a greater investment in working capital (inventory and accounts receivable) than our sales to the DIY/retail and manufactured housing markets.

Management expects to spend up to \$10 million on capital expenditures in 2009 and incur depreciation of approximately \$35 million and amortization of intangible assets of approximately \$10 million. On December 27, 2008, we had outstanding purchase commitments on capital projects of approximately \$0.9 million.

We have no present intention to change our dividend policy, which is currently \$0.06 per share paid semi-annually.

Our Board of Directors has approved a share repurchase program under which we have authorization to buy back approximately 1.2 million shares as of December 27, 2008. In the past, we have repurchased shares in order to offset the effect of issuances resulting from our employee benefit plans and at times when our stock price falls to a pre-determined level.

The Series 2002-A Senior Notes totaling \$15.0 million are due December 18, 2009, which we currently intend to pay-off through cash flows generated from operations. We are also obligated to pay additional amounts due on long-term debt totaling approximately \$0.5 million in 2009.

We currently have assets held for sale totaling \$8.3 million at December 27, 2008 that we intend to sell during 2009. On February 6, 2009, we sold real estate located in Woodburn, Oregon. The net sales price was approximately \$5.2 million resulting in a gain of approximately \$2.4 million.

## Management's Annual Report on Internal Control Over Financial Reporting

The management of Universal Forest Products, Inc. is responsible for establishing and maintaining adequate internal control over financial reporting. Our internal control system was designed to provide reasonable assurance to us and the Board of Directors regarding the preparation and fair presentation of published financial statements.

All internal control systems, no matter how well designed, have inherent limitations. Therefore, even those systems determined to be effective can provide only reasonable assurance with respect to financial statement preparation and presentation.

We assessed the effectiveness of our internal control over financial reporting as of December 27, 2008. In making this assessment, we used the criteria set forth by the Committee of Sponsoring Organizations of the Treadway Commission (COSO) in *Internal Control* — *Integrated Framework*. Based on our assessment, management has concluded that as of December 27, 2008, our internal control over financial reporting was effective to provide reasonable assurance regarding the reliability of financial reporting and the preparation of financial statements for external purposes in accordance with generally accepted accounting principles.

The effectiveness of the Company's internal control over financial reporting has been audited by Ernst & Young LLP, an independent registered public accounting firm, as stated in their report, which follows our report.

Universal Forest Products, Inc.

February 20, 2009

# Report of Independent Registered Public Accounting Firm On Internal Control over Financial Reporting

### The Board of Directors and Shareholders of Universal Forest Products, Inc.

We have audited Universal Forest Products, Inc. and subsidiaries' internal control over financial reporting as of December 27, 2008, based on criteria established in Internal Control—Integrated Framework issued by the Committee of Sponsoring Organizations of the Treadway Commission (the COSO criteria). Universal Forest Products, Inc. and subsidiaries' management is responsible for maintaining effective internal control over financial reporting, and for its assessment of the effectiveness of internal control over financial reporting included in the accompanying Management's Annual Report on Internal Control over Financial Reporting. Our responsibility is to express an opinion on the company's internal control over financial reporting based on our audit.

We conducted our audit in accordance with the standards of the Public Company Accounting Oversight Board (United States). Those standards require that we plan and perform the audit to obtain reasonable assurance about whether effective internal control over financial reporting was maintained in all material respects. Our audit included obtaining an understanding of internal control over financial reporting, assessing the risk that a material weakness exists, testing and evaluating the design and operating effectiveness of internal control based on the assessed risk, and performing such other procedures as we considered necessary in the circumstances. We believe that our audit provides a reasonable basis for our opinion.

A company's internal control over financial reporting is a process designed to provide reasonable assurance regarding the reliability of financial reporting and the preparation of financial statements for external purposes in accordance with generally accepted accounting principles. A company's internal control over financial reporting includes those policies and procedures that (1) pertain to the maintenance of records that, in reasonable detail, accurately and fairly reflect the transactions and dispositions of the assets of the company; (2) provide reasonable assurance that transactions are recorded as necessary to permit preparation of financial statements in accordance with generally accepted accounting principles, and that receipts and expenditures of the company are being made only in accordance with authorizations of management and directors of the company; and (3) provide reasonable assurance regarding prevention or timely detection of unauthorized acquisition, use or disposition of the company's assets that could have a material effect on the financial statements.

Because of its inherent limitations, internal control over financial reporting may not prevent or detect misstatements. Also, projections of any evaluation of effectiveness to future periods are subject to the risk that controls may become inadequate because of changes in conditions, or that the degree of compliance with the policies or procedures may deteriorate.

In our opinion, Universal Forest Products, Inc. and subsidiaries maintained, in all material respects, effective internal control over financial reporting as of December 27, 2008, based on the COSO criteria.

We also have audited, in accordance with the standards of the Public Company Accounting Oversight Board (United States), the consolidated balance sheets of Universal Forest Products, Inc. and subsidiaries as of December 27, 2008 and the related consolidated statements of income, shareholders' equity, and cash flows for each of the three years the period ended December 27, 2008 and our report dated February 20, 2009 expressed an unqualified opinion thereon.

/s/ Ernst & Young LLP

Grand Rapids, Michigan February 20, 2009

## Report of Independent Registered Public Accounting Firm On Financial Statements

### The Board of Directors and Shareholders of Universal Forest Products, Inc.

We have audited the accompanying consolidated balance sheets of Universal Forest Products, Inc. and subsidiaries as of December 27, 2008 and December 29, 2007, and the related consolidated statements of earnings, shareholders' equity, and cash flows for each of the three years in the period ended December 27, 2008. These financial statements are the responsibility of the Company's management. Our responsibility is to express an opinion on these financial statements based on our audits.

We conducted our audits in accordance with the standards of the Public Company Accounting Oversight Board (United States). Those standards require that we plan and perform the audit to obtain reasonable assurance about whether the financial statements are free of material misstatement. An audit includes examining, on a test basis, evidence supporting the amounts and disclosures in the financial statements. An audit also includes assessing the accounting principles used and significant estimates made by management, as well as evaluating the overall financial statement presentation. We believe that our audits provide a reasonable basis for our opinion.

In our opinion, the financial statements referred to above present fairly, in all material respects, the consolidated financial position of Universal Forest Products, Inc. and subsidiaries at December 27, 2008 and December 29, 2007, and the consolidated results of their operations and their cash flows for each of the three years in the period ended December 27, 2008, in conformity with U.S. generally accepted accounting principles.

We also have audited, in accordance with the standards of the Public Company Accounting Oversight Board (United States), Universal Forest Products, Inc. and subsidiaries' internal control over financial reporting as of December 27, 2008, based on criteria established in Internal Control-Integrated Framework issued by the Committee of Sponsoring Organizations of the Treadway Commission and our report dated February 20, 2009 expressed an unqualified opinion thereon.

/s/ Ernst & Young LLP

Grand Rapids, Michigan February 20, 2009

# UNIVERSAL FOREST PRODUCTS, INC. CONSOLIDATED BALANCE SHEETS

(in thousands, except share data)

	Dec	cember 27, 2008	, December 29, 2007		
ASSETS					
CURRENT ASSETS:					
Cash and cash equivalents	\$	13,337	\$	43,605	
Accounts receivable, net		138,043		142,562	
Inventories:		100.040		100.005	
Raw materials		109,942		120,805	
Finished goods		83,554		115,063	
		193,496		235,868	
Assets held for sale		8,296		33,624	
Other current assets		13,037		21,754	
Prepaid income taxes		6,283		15,077	
Deferred income taxes		8,416		8,035	
TOTAL CURRENT ASSETS		380,908		500,525	
OTHER ASSETS		5,927		8,094	
GOODWILL AND INDEFINITE-LIVED INTANGIBLE ASSETS		159,263		150,272	
OTHER INTANGIBLE ASSETS, net		22,751		23,849	
PROPERTY, PLANT AND EQUIPMENT:		,			
Land and improvements		88,958		64,754	
Building and improvements		143,845		148,000	
Machinery, equipment and office furniture		271,104		293,579	
Construction in progress		1,270		6,670	
Constitution in progress	_	505,177		513,003	
Less accumulated depreciation and amortization		(258,007)		(238,743)	
PROPERTY, PLANT AND EQUIPMENT, NET	_		_		
TOTAL ASSETS	\$	247,170 816,019	\$	274,260 957,000	
LIABILITIES AND SHAREHOLDERS' EQUITY CURRENT LIABILITIES: Accounts payable	\$	63,184	\$	83,505	
Accrued liabilities:	<u> </u>	00,10	Ψ	03,503	
Compensation and benefits		49,306		49,558	
Other		22,620		28,717	
Current portion of long-term debt and capital lease obligations		15,490		945	
TOTAL CURRENT LIABILITIES		150,600		162,725	
				,	
LONG-TERM DEBT AND CAPITAL LEASE OBLIGATIONS, less current portion		85,684		205,126	
DEFERRED INCOME TAXES		17,056		24,536	
MINORITY INTEREST		6,343		10,376	
OTHER LIABILITIES		14,453		17,569	
TOTAL LIABILITIES		274,136		420,332	
SHAREHOLDERS' EQUITY:					
Preferred stock, no par value; shares authorized 1,000,000; issued and outstanding, none					
Common stock, no par value; shares authorized 40,000,000; issued and outstanding, 19,088,880 and 18,907,841	\$	19,089	\$	18,908	
Additional paid-in capital	•	128,830	-	123,368	
Retained earnings		393,312		391,253	
Accumulated other comprehensive earnings		2,353		4,704	
ı o		543,584		538,233	
Employee stock notes receivable		(1,701)		(1,565)	
TOTAL SHAREHOLDERS' EQUITY		541,883	_	536,668	
TOTAL SHAKEHOLDERS' EQUITY TOTAL LIABILITIES AND SHAREHOLDERS' EQUITY	\$	816,019	\$	957,000	
TOTAL CATULOTIES AND STRACEHOLDERS EQUIT	<b></b>	010,019	Ф	337,000	

See notes to consolidated condensed financial statements.

# UNIVERSAL FOREST PRODUCTS, INC. CONSOLIDATED STATEMENTS OF EARNINGS

(in thousands, except per share data)

	Year Ended						
	December 27, 2008	December 29, 2007	December 30, 2006				
NET SALES	\$ 2,232,394	\$ 2,513,178	\$ 2,664,572				
COST OF GOODS SOLD	1,978,193	2,204,149	2,282,890				
GROSS PROFIT	254,201	309,029	381,682				
SELLING, GENERAL AND ADMINISTRATIVE EXPENSES NET LOSS ON DISPOSITION OF ASSETS AND OTHER	228,557	247,373	257,796				
IMPAIRMENT AND EXIT CHARGES	7,239	8,164	141				
EARNINGS FROM OPERATIONS	18,405	53,492	123,745				
Interest expense	12,088	17,033	14,053				
Interest income	(829)	(2,150)	(2,443)				
	11,259	14,883	11,610				
EARNINGS BEFORE INCOME TAXES AND MINORITY INTEREST	7,146	38,609	112,135				
INCOME TAXES	1,686	15,396	38,760				
EARNINGS BEFORE MINORITY INTEREST	5,460	23,213	73,375				
MINORITY INTEREST	(1,117)	(2,168)	(3,250)				
NET EARNINGS	\$ 4,343	\$ 21,045	\$ 70,125				
EARNINGS PER SHARE — BASIC	\$ 0.23	\$ 1.10	\$ 3.73				
EARNINGS PER SHARE — DILUTED	\$ 0.23	\$ 1.09	\$ 3.62				
WEIGHTED AVERAGE SHARES OUTSTANDING	19,074	19,056	18,820				
WEIGHTED AVERAGE SHARES OUTSTANDING WITH COMMON STOCK EQUIVALENTS	19,225	19,362	19,370				

See notes to consolidated condensed financial statements.

# UNIVERSAL FOREST PRODUCTS, INC. CONSOLIDATED STATEMENTS OF SHAREHOLDERS' EQUITY

(in thousands, except share and per share data)

	Common Stock	Additional Paid-In Capital		Deferred Stock ompensation		Deferred Impensation Rabbi Trust	Retained Earnings	Com	cumulated Other prehensive arnings		iployees Stock Notes ceivable	Total
Balance at December 31, 2005 Comprehensive earnings:	\$ 18,403	\$ 97,372	\$	4,212	\$	(2,117)	\$312,878	\$	2,408	\$	(1,304)	\$431,852
Net earnings							70,125					
Foreign currency translation adjustment									43			70,168
Total comprehensive earnings Cash dividends — \$.110 per share							(2,072)					(2,072)
Reversal of deferred compensation upon		2.005		(4.040)		2.445	, , ,					, , , ,
adoption of SFAS 123(R) Issuance of 349,644 shares under employee		2,095		(4,212)		2,117						_
stock plans	350	5,678										6,028
Issuance of 3,467 shares under stock grant programs	3	194										197
Issuance of 101,278 shares under deferred		134										137
compensation plans Received 1,367 shares for the exercise of	101	(101)										
stock options	(1)	(89)										(90)
Tax benefits from non-qualified stock		· í										· í
options exercised Expense associated with share-based		4,376										4,376
compensation arrangements		972										972
Accrued expense under deferred compensation plans		3,056										3,056
Issuance of 3,222 shares in exchange for												3,030
employee stock notes receivable	3	201									(204)	_
Payments received on employee stock notes receivable											255	255
Balance at December 30, 2006	\$ 18,859	\$ 113,754	\$	_	\$	_	\$380,931	\$	2,451	\$		\$514,742
Comprehensive earnings: Net earnings							21,045					
Foreign currency translation adjustment							21,043		2,253			
Total comprehensive earnings							(2.105)					23,298
Cash dividends — \$.115 per share Issuance of 220,345 shares under employee							(2,185)					(2,185)
stock plans	220	3,683										3,903
Issuance of 3,961 shares under stock grant programs	4	170										174
Issuance of 69,777 shares under deferred												1, 4
compensation plans Repurchase of 239,400 shares	70 (239)	(70)					(8,538)					(8,777)
Received 15,866 shares for the exercise of	(239)						(0,330)					(0,777)
stock options	(16)	(766)										(782)
Tax benefits from non-qualified stock options exercised		1,867										1,867
Expense associated with share-based												
compensation arrangements Accrued expense under deferred		505										505
compensation plans		3,733										3,733
Issuance of 10,132 shares in exchange for employee stock notes receivable	10	492									(502)	
Payments received on employee stock notes	10	432									(302)	
receivable	<b>*</b> 10.000	<u> </u>	_		_		4004.050		. =	_	190	190
Balance at December 29, 2007 Comprehensive earnings:	\$ 18,908	\$ 123,368	\$	_	\$	_	\$391,253	\$	4,704	\$	(1,565)	\$536,668
Net earnings							4,343					
Foreign currency translation adjustment Total comprehensive earnings									(2,351)			1,992
Cash dividends — \$.120 per share							(2,284)					(2,284)
Issuance of 174,528 shares under employee	175	2.020										2 205
stock plans Issuance of 3,706 shares under stock grant	175	3,030										3,205
programs	4	100										104
Issuance of 15,288 shares under deferred compensation plans	15	(15)										_
Received 19,857 shares for the exercise of												
stock options Tax benefits from non-qualified stock	(20)	(622)										(642)
options exercised		878										878
Expense associated with share-based		1 120										1 120
compensation arrangements Accrued expense under deferred		1,136										1,136
compensation plans		725										725
Issuance of 7,374 shares in exchange for employee stock notes receivable	7	230									(237)	_
Payments received on employee stock notes		250										
receivable	¢ 10.000	¢ 120 020	đ		đ		¢202.242	¢	0.050	d d	(1.701)	101 ¢ 5 41 993
Balance at December 27, 2008	<u>\$ 19,089</u>	<u>\$ 128,830</u>	\$		\$		\$393,312	\$	2,353	\$	(1,701)	<u>\$541,883</u>

See notes to consolidated condensed financial statements.

# UNIVERSAL FOREST PRODUCTS, INC. CONSOLIDATED STATEMENTS OF CASH FLOWS

(in thousands)

	Year Ended				
	December 27, 2008	December 29, 2007	December 30, 2006		
CASH FLOWS FROM OPERATING ACTIVITIES:					
Net earnings	\$ 4,343	\$ 21,045	70,125		
Adjustments to reconcile net earnings to net cash from operating activities:					
Depreciation	37,570	39,547	33,771		
Amortization of intangibles	9,797	8,034	5,751		
Expense associated with share-based compensation arrangements	1,136	505	972		
Expense associated with stock grant plans	104	174	197		
Deferred income taxes	(7,747)	(4,134)	(1,100)		
Minority interest	1,117	2,168	3,250		
Gain on sale of interest in subsidiary		(140)			
Gain on insurance settlement	(598)				
Net loss on sale or impairment of property, plant and equipment	7,062	6,755	141		
Excess tax benefits from share-based compensation arrangements	(171)	(755)	(3,998)		
Changes in:					
Accounts receivable	4,287	19,538	41,912		
Inventories	42,922	27,795	22,262		
Accounts payable	(20,153)	(9,569)	(14,576)		
Accrued liabilities and other	8,882	(23,885)	(6,385)		
NET CASH FROM OPERATING ACTIVITIES	88,551	87,078	152,322		
CASH FLOWS FROM INVESTING ACTIVITIES:					
Purchases of property, plant and equipment	(18,944)	(39,360)	(43,504)		
Acquisitions, net of cash received	(23,338)	(57,087)	(71,814)		
Proceeds from sale of interest in subsidiary	· · · ·	400	( , ,		
Proceeds from sale of property, plant and equipment	30,367	4,769	1,245		
Advances on notes receivable	(997)	(1,002)	,		
Collections on notes receivable	556	347	1,614		
Insurance proceeds	800		,		
Other, net	189	(38)	754		
NET CASH FROM INVESTING ACTIVITIES	(11,367)	(91,971)	(111,705)		
CASH FLOWS FROM FINANCING ACTIVITIES:					
Net borrowings (repayments) under revolving credit facilities	(24,148)	34,648	(37,700)		
Repayment of long-term debt	(80,824)	(28,466)	(3,228)		
Proceeds from issuance of common stock	2,957	3,539	5,938		
Distributions to minority shareholders	(3,654)	(1,797)	(2,586)		
Investment received from minority shareholder	419				
Dividends paid to shareholders	(2,284)	(2,185)	(2,072)		
Repurchase of common stock		(8,777)			
Excess tax benefits from share-based compensation arrangements	171	755	3,998		
Other, net	(89)	(327)	(74)		
NET CASH FROM FINANCING ACTIVITIES	(107,452)	(2,610)	(35,724)		
NET CHANGE IN CASH AND CASH EQUIVALENTS	(30,268)	(7,503)	4,893		
CASH AND CASH EQUIVALENTS, BEGINNING OF YEAR	43,605	51,108	46,215		
CASH AND CASH EQUIVALENTS, END OF PERIOD	\$ 13,337	\$ 43,605	\$ 51,108		

# UNIVERSAL FOREST PRODUCTS, INC. CONSOLIDATED STATEMENTS OF CASH FLOWS — (CONTINUED)

	Year Ended						
	Dec	ember 27,	Dec	ember 29,	December 3		
		2008	2007		2006		
SUPPLEMENTAL SCHEDULE OF CASH FLOW INFORMATION:							
Cash paid (refunded) during the period for:							
Interest	\$	12,418	\$	17,055		14,637	
Income taxes		(8)		16,919		52,335	
NON-CASH OPERATING ACTIVITIES:							
Assets exchanged for insurance receivable	\$	737					
Accounts receivable exchanged for note receivable			\$	257	\$	431	
Deferred purchase price of acquisition exchanged for current payable						53	
Deferred purchase price of acquisition exchanged for long-term liability						721	
NON-CASH INVESTING ACTIVITIES:							
Property, plant and equipment exchanged for long-term debt						1,379	
Note receivable exchanged for property, plant and equipment						550	
Stock acquired through employees' stock notes receivable		237		502		204	
NON-CASH FINANCING ACTIVITIES:							
Common stock issued under deferred compensation plans		99		3,452		2,225	
Stock received for the exercise of stock options, net		352		418			
See notes to consolidated condensed financial statements.							

# A. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES

#### **OPERATIONS**

We market, manufacture and engineer wood and wood-alternative products for the do-it-yourself/retail ("D-I-Y/retail") market, structural lumber products for the manufactured housing market, engineered wood components for the site-built construction market, and specialty wood packaging for various markets. We also provide framing services for the site-built construction market and various forms for concrete construction. Our principal products include preservative-treated wood, remanufactured lumber, lattice, fence panels, deck components, specialty packaging, engineered trusses, wall panels, and other building products.

#### PRINCIPLES OF CONSOLIDATION

The consolidated financial statements include our accounts and those of our wholly-owned and majority-owned subsidiaries and partnerships. In addition, we consolidate 50% owned entities over which we exercise control. Intercompany transactions and balances have been eliminated.

## MINORITY INTEREST IN SUBSIDIARIES

Minority interest in results of operations of consolidated subsidiaries represents the minority shareholders' share of the income or loss of various consolidated subsidiaries. The minority interest reflects the original investment by these minority shareholders combined with their proportional share of the earnings or losses of these subsidiaries, net of distributions paid.

#### FISCAL YEAR

Our fiscal year is a 52 or 53 week period, ending on the last Saturday of December. Unless otherwise stated, references to 2008, 2007, and 2006 relate to the fiscal years ended December 27, 2008, December 29, 2007, and December 30, 2006, respectively. Fiscal years 2008, 2007 and 2006 were comprised of 52 weeks.

#### FAIR VALUE DISCLOSURES OF FINANCIAL INSTRUMENTS

The estimated fair values of financial instruments have been determined in accordance with Statement of Financial Accounting Standards ("SFAS") No. 107, *Disclosures about Fair Value of Financial Instruments*. Significant differences in fair market values and recorded values are disclosed in Note E. The estimated fair value amounts have been determined using available market information and appropriate valuation methodologies. However, considerable judgment is required in interpreting market data to develop the estimates of fair value. Accordingly, the estimates presented herein are not necessarily indicative of the amounts that we could realize in a current market exchange. The use of different market assumptions and/or estimation methodologies may have a material effect on the estimated fair value amounts.

The fair value estimates presented herein are based on pertinent information available to management as of December 27, 2008. Although we are not aware of any factors that would significantly affect the estimated fair value amounts, such amounts have not been comprehensively revalued for purposes of these financial statements since that date, and current estimates of fair value may differ significantly from the amounts presented herein.

## CASH AND CASH EQUIVALENTS

Cash and cash equivalents consist of cash and highly-liquid investments purchased with an original maturity of three months or less. Cash equivalents totaled approximately \$0.1 million and \$33.8 million as of December 27, 2008 and December 29, 2007, respectively.

As a result of our cash management system, checks issued but not presented to our bank for payment create negative cash balances. These negative balances are included in accounts payable and accrued liabilities and totaled \$18.2 million and \$21.3 million as of December 27, 2008 and December 29, 2007, respectively.

#### ACCOUNTS RECEIVABLE

We perform periodic credit evaluations of our customers and generally do not require collateral. Accounts receivable are due under a range of terms we offer to our customers. Discounts are offered, in most instances, as an incentive for early payment.

## ACCOUNTS RECEIVABLE ALLOWANCES

We base our allowances related to receivables on historical credit and collections experience, and the specific identification of other potential problems, including the general economic climate. Actual collections can differ, requiring adjustments to the allowances. Individual accounts receivable balances are evaluated on a monthly basis, and those balances considered uncollectible are charged to the allowance. Collections of amounts previously written off are recorded as an increase to the allowance.

The following table presents the activity in our accounts receivable allowances (in thousands):

V. F. J. J. D	,	ginning alance	Ch Co	dditions larged to osts and xpenses	De	ductions*	Colle	ections_	nding alance
Year Ended December 27, 2008:									
Allowance for possible losses on accounts receivable	\$	2,403	\$	24,734	\$	(25,453)	\$	756	\$ 2,440
Year Ended December 29, 2007:									
Allowance for possible losses on accounts receivable	\$	3,576	\$	23,686	\$	(25,374)	\$	515	\$ 2,403
Year Ended December 30, 2006:									
Allowance for possible losses on accounts receivable	\$	3,396	\$	23,787	\$	(23,975)	\$	368	\$ 3,576

<sup>\*</sup> Includes accounts charged off, discounts given to customers and actual customer returns and allowances.

We record estimated sales returns, discounts, and other applicable adjustments as a reduction of net sales in the same period revenue is recognized.

## **INVENTORIES**

Inventories are stated at the lower of cost or market. The cost of inventories includes raw materials, direct labor, and manufacturing overhead. Cost is determined on a weighted average basis. Raw materials consist primarily of unfinished wood products expected to be manufactured or treated prior to sale, while finished goods represent various manufactured and treated wood products ready for sale.

## PROPERTY, PLANT, AND EQUIPMENT

Property, plant, and equipment are stated at cost. Expenditures for renewals and betterments are capitalized, and maintenance and repairs are expensed as incurred. Amortization of assets held under capital leases is included in depreciation and amortized over the shorter of the estimated useful life of the asset or the lease term. Depreciation is computed principally by the straight-line method over the estimated useful lives of the assets as follows:

Land improvements	5 to 15 years
Buildings and improvements	15 to 31.5 years
Machinery, equipment and office furniture	3 to 10 years

## FOREIGN CURRENCY TRANSLATION

Our foreign operations use the local currency as their functional currency. Accordingly, assets and liabilities are translated at exchange rates as of the balance sheet date and revenues and expenses are translated using weighted average rates, with translation adjustments included as a separate component of shareholders' equity.

#### SELF-INSURANCE RESERVES

We are primarily self-insured for certain employee health benefits, and have self-funded retentions for general liability, automobile liability, property and workers' compensation. We are fully self-insured for environmental liabilities. The general liability, automobile liability, property, workers' compensation, and certain environmental liabilities are managed through a wholly-owned insurance captive; the related assets and liabilities of which are included in the consolidated financial statements as of December 27, 2008 and December 29, 2007. Our policy is to accrue amounts equal to actuarially determined or internally computed liabilities. The actuarial and internal valuations are based on historical information along with certain assumptions about future events. Changes in assumptions for such matters as legal actions, medical cost trends, and changes in claims experience could cause these estimates to change in the future.

#### **INCOME TAXES**

Deferred income tax assets and liabilities are computed for differences between the financial statement and tax basis of assets and liabilities that will result in taxable or deductible amounts in the future. Such deferred income tax asset and liability computations are based on enacted tax laws and rates. Valuation allowances are established when necessary to reduce deferred tax assets to the amounts expected to be realized. Income tax expense is the tax payable or refundable for the period plus or minus the change during the period in deferred tax assets and liabilities.

## REVENUE RECOGNITION

Revenue is recognized at the time the product is shipped to the customer. Generally, title passes at the time of shipment. In certain circumstances, the customer takes title when the shipment arrives at the destination. However, our shipping process is typically completed the same day.

Earnings on construction contracts are reflected in operations using either percentage-of-completion accounting, which includes the cost to cost and units of delivery methods, or completed contract accounting, depending on the nature of the business at individual operations. Under percentage-of-completion using the cost to cost method, revenues and related earnings on construction contracts are measured by the relationships of actual costs incurred related to the total estimated costs. Under percentage-of-completion using the units of delivery method, revenues and related earnings on construction contracts are measured by the relationships of actual units produced related to the total number of units. Revisions in earnings estimates on the construction contracts are recorded in the accounting period in which the basis for such revisions becomes known. Projected losses on individual contracts are charged to operations in their entirety when such losses become apparent. Under the completed contract method, revenues and related earnings are recorded when the contracted work is complete and losses are charged to operations in their entirety when such losses become apparent.

The following table presents the balances of percentage-of-completion accounts on December 27, 2008 and December 29, 2007 which are included in other current assets and other accrued liabilities, respectively (in thousands):

	2008	2007
Cost and Earnings in Excess of Billings	\$ 7,934	\$ 10,927
Billings in Excess of Cost and Earnings	5,882	8,568

# SHIPPING AND HANDLING OF PRODUCT

Shipping and handling costs that are charged to and reimbursed by the customer are recognized as revenue. Costs incurred related to the shipment and handling of products are classified in cost of goods sold.

#### LONG-LIVED ASSETS

In accordance with SFAS No. 144, *Accounting for the Impairment and Disposal of Long-Lived Assets* ("SFAS No. 144"), we evaluate the recoverability of our long-lived assets by determining whether unamortized balances could be recovered through undiscounted future operating cash flows over the remaining lives of the assets. If the sum of the expected future cash flows was less than the carrying value of the assets, an impairment loss would be recognized for the excess of the carrying value over the fair value.

## **EARNINGS PER SHARE**

Basic earnings per share ("EPS") is calculated based on the weighted average number of common shares outstanding during the periods presented. Diluted EPS is calculated based on the weighted average number of common and common equivalent shares outstanding during the periods presented, giving effect to stock options granted (see Note J) utilizing the "treasury stock" method.

A reconciliation of the changes in the numerator and the denominator from the calculation of basic EPS to the calculation of diluted EPS follows (in thousands, except per share data):

		2008			2007		2006			
	ncome merator)	Shares (Denominator)	Per Share <u>Amount</u>	Income umerator)	Shares (Denominator)	Per Share <u>Amount</u>	Income umerator)	Shares (Denominator)		Per Share Amount
Net Earnings	\$ 4,343			\$ 21,045			\$ 70,125			
EPS — Basic Income available to										
common stockholders	4,343	19,074	\$ 0.23	21,045	19,056	\$ 1.10	70,125	18,820	\$	3.73
Effect of Dilutive Securities										
Options		151			306			550		
EPS — Diluted										
Income available to common stockholders and assumed options exercised	\$ 4,343	19,225	\$ 0.23	\$ 21,045	19,362	\$ 1.09	\$ 70,125	19,370	\$	3.62

Options to purchase 230,000 shares of common stock at exercise prices ranging from \$22.88 to \$36.01 were outstanding as of December 27, 2008, but were not included in the computation of diluted EPS because the options' exercise prices were greater than the average market price of the common stock during the period and, therefore, would be antidilutive.

Options to purchase 30,000 shares of common stock at exercise prices ranging from \$31.11 to \$36.01 were outstanding as of December 29, 2007, but were not included in the computation of diluted EPS because the options' exercise prices were greater than the average market price of the common stock during the period and, therefore, would be antidilutive.

No outstanding options were excluded from the computation of diluted EPS as of December 30, 2006.

## **USE OF ACCOUNTING ESTIMATES**

The preparation of financial statements in conformity with accounting principles generally accepted in the United States requires us to make estimates and assumptions that affect the reported amounts of assets and liabilities and disclosure of contingent assets and liabilities at the date of the financial statements as well as the reported amounts of revenues and expenses during the reporting period. We believe our estimates to be reasonable; however, actual results could differ from these estimates.

## RECLASSIFICATIONS

Certain prior year information has been reclassified to conform to the current year presentation.

#### RECENTLY ISSUED ACCOUNTING STANDARDS

Effective at the beginning of the fiscal year ending December 27, 2008, we adopted SFAS No. 157, *Fair Value Measurements* ("SFAS No. 157"). This new standard establishes a framework for measuring the fair value of assets and liabilities. This framework is intended to provide increased consistency in how fair value determinations are made under various existing accounting standards which permit, or in some cases require, estimates of fair market value. SFAS No. 157 also expands financial statement disclosure requirements about a company's use of fair value measurements, including the effect of such measures on earnings. We have only adopted the provisions of SFAS No. 157 for financial assets and liabilities for fiscal year ending December 27, 2008 and will adopt the provision for non-financial assets and liabilities for fiscal year beginning December 28, 2008. The adoption has not had a material impact on our consolidated financial statements. We are evaluating the impact of adopting the provisions of SFAS 157 for non-financial assets and liabilities and do not expect them to have a material impact on our consolidated financial statements. SFAS No. 157 requires fair value measurements be classified and disclosed in one of three designated categories.

The following table summarizes the valuation of our financial instruments as of December 27, 2008. These instruments are classified as Level 1 which are financial instruments with unadjusted, quoted prices listed on active market exchanges.

O------ In--------

(in millions) Assets:	 Гotal	Activ	e Markets evel 1)
Cash and cash equivalents	\$ 13.3	\$	13.3
Trading marketable securities	3.0		3.0
	\$ 16.3	\$	16.3
Liabilities:			
Deferred compensation arrangements	\$ 3.0	\$	3.0
	\$ 3.0	\$	3.0

Effective at the beginning of the fiscal year ending December 27, 2008, we adopted SFAS No. 159, *The Fair Value Option for Financial Assets and Financial Liabilities* ("SFAS No. 159"). SFAS No. 159 allows companies to choose to measure certain financial instruments and certain other items at fair value. The statement requires that unrealized gains and losses are reported in earnings for items measured using the fair value option and establishes presentation and disclosure requirements. We have elected not to apply the fair value option to any of our financial instruments except for those expressly required by U.S. GAAP.

In December 2007, the Financial Accounting Standards Board ("FASB") issued SFAS No. 141(R), *Business Combinations* ("SFAS 141(R)"), which replaces FAS 141. SFAS 141(R) establishes principles and requirements for how an acquirer in a business combination recognizes and measures in its financial statements the identifiable assets acquired, the liabilities assumed, and any controlling interest; recognizes and measures the goodwill acquired in the business combination or a gain from a bargain purchase; and determines what information to disclose to enable users of the financial statements to evaluate the nature and financial effects of the business combination. SFAS 141(R) is effective for us for business combinations closed on or after December 28, 2008.

In December 2007, the FASB issued SFAS No. 160, *Noncontrolling Interests in Consolidated Financial Statements — an amendment of ARB No. 51* ("SFAS 160"). SFAS 160 establishes new accounting and reporting standards for the noncontrolling interest in a subsidiary and for the deconsolidation of a subsidiary. Specifically, this statement requires the recognition of a noncontrolling interest (minority interest) as equity in the consolidated financial statements and separate from the parent's equity. The amount of net income attributable to the noncontrolling interest will be included in consolidated net income on the face of the income statement. SFAS 160 clarifies that changes in a parent's ownership interest in a subsidiary that do not result in deconsolidation are equity transactions if the parent retains its controlling financial interest. In addition, this statement requires that a parent recognize a gain or loss in net income when a subsidiary is deconsolidated. Such gain or loss will be measured using the fair value of the noncontrolling equity investment on the deconsolidation date. SFAS 160 also includes expanded disclosure requirements regarding the interests of the parent and its noncontrolling interest. SFAS 160 is effective for us for the fiscal year beginning December 28, 2008. We are currently evaluating the impact SFAS No. 160 may have on our consolidated financial statements.

#### B. BUSINESS COMBINATIONS

We completed the following business combinations in 2008, 2007 and 2006, which were accounted for using the purchase method (in millions).

Company Name D-Stake Mill and Manufacturing Country ("D-Stake")	Acquisition Date  June 9, 2008	Purchase Price \$7.1 (asset purchase)		ngible sets 5.1	Tan	Net gible ssets 2.0	Reportable Segment Western Division	Business Description  Manufactures kiln stickers, lath, stakes, decking, and pallets and pallet components for a variety of industries including manufacturing, retail and agriculture. Plants are located in McMinnville, OR and Independence, OR. Combined 2007 sales were \$18.5 million.  Purchased 100% of the inventory,
Shawnlee Construction, LLC ("Shawnlee")	April 1, 2008	\$1.8 (asset purchase)	\$	1.0	\$	0.8	Eastern Division	property, plant and equipment, and intangibles  Provides framing services for multifamily construction in the northeast. Located in Plainville, MA. We currently own a 90% membership interest and have purchased and additional 5% interest each year.
	April 2, 2007  April 3, 2006	\$1.4 (asset purchase) \$0.8 (asset	\$ \$	0.9	\$ \$	0.5		
	•	purchase)	·		•			
Romano Construction Company, Ltd. ("Romano")	March 15, 2008	\$0.4 (asset purchase)	\$	0.2	\$	0.2	Eastern Division	Provides framing services and is located in Middletown, NY.  Purchased 100% of the property, plant and equipment, and intangibles

Company Name	Acquisition Date	Purchase Price	angible ssets	Ta	Net ngible ssets	Reportable Segment	Business Description
International Wood Industries, Inc. ("IWI")	February 4, 2008	\$14.0 (stock purchase)	\$ 10.6	\$	3.4	Western Division	Manufactures and distributes industrial products, including specialty boxes, crates, pallets and skids. Headquartered in Turlock, CA with distribution sites in Hawaii and Alaska. 2007 sales were \$40.0 million.
Deck Images	July 10, 2007	\$0.9 (asset purchase)	\$ 0.6	\$	0.3	Consumer Products Division	Purchased 100% voting interest Manufactures and distributes aluminum railing systems. Located in Hastings, MN. 2006 sales were \$1.9 million.
Perfection Trusses, Inc. ("Perfection")	March 5, 2007	\$1.3 (asset purchase)	\$ 0.8	\$	0.5	Eastern Division	Purchased 100% voting interest Manufactures and distributes roof and floor trusses to the Eastern Florida market. The company is located in Vero Beach, FL. 2006 sales were \$3.9 million.
Aljoma Lumber Company ("Aljoma")	February 12, 2007	\$53.5 (stock purchase)	\$ 0.4	\$	53.1	Eastern Division	Purchased 100% voting interest Manufactures, treats and distributes various wood products, building materials and specialty hardwoods. The company is located in Medley, FL. They serve Florida, the Eastern United States and the Caribbean islands. Aljoma has one of the largest treating facilities in the country. 2006 sales were \$225.0 million.
Banks Lumber ("Banks")	November 17, 2006	\$44.7 (asset purchase)	\$ 24.4	\$	20.3	Primarily Eastern Division	Purchased 100% voting interest Manufactures roof trusses and cut-to- size structural lumber for manufactured housing and recreational vehicle (RV) manufacturers nationwide. The company had continuing operations in Elkhart, IN, Edwardsburg, MI, Morristown, TN, Auburndale, FL, Hillsboro, TX and certain other operations we consolidated into our existing plants. 2006 sales were \$147.0 million.  Purchased 100% voting interest

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Company Name	Acquisition Date	Purchase Price	ngible sets	Tar	Net 1gible ssets	Reportable Segment	Business Description
GeoMatrix, Inc. ("GeoMatrix")	August 18, 2006	\$11.3 (asset purchase)	\$ 9.1	\$	2.2	Consumer Products Division	A developer and distributor of plastic lattice products and other proprietary plastic products located in Troy, MI. 2005 sales were \$19.0 million.  Purchased 100% voting interest
United Lumber & Reman, LLC ("United")	July 10, 2006	\$4.6 (asset purchase)	\$ 2.7	\$	1.9	Eastern Division	An industrial wood manufacturing plant located in Muscle Shoals, AL. Acquired a 50% membership interest. 2005 sales were \$26.0 million.
Dura-Bilt Mfg. Co. ("Dura-Bilt")	June 5, 2006	\$8.4 (asset purchase)	\$ 6.6	\$	1.8	Western Division	Purchased 100% voting interest Designs and manufactures roof and floor trusses for site-built construction. The company is located in Riverbank, CA. 2005 sales were \$16.0 million.  Purchased 100% voting interest
Classic Truss Company, Inc. ("Classic")	January 9, 2006	\$2.0 (asset purchase)	\$ 0.4	\$	1.6	Eastern Division	Manufactures and distributes engineered wood components for site-built construction. The company is located in Fort Pierce, FL. 2005 sales were \$6.0 million.  Purchased 100% voting interest

The purchase price allocations for D-Stake and IWI are preliminary and will be revised as final estimates of intangible asset values are made. The amounts assigned to major intangible classes for business combinations mentioned above are as follows (in millions):

	Non-compete agreements	Customer Relationships	Patents	Goodwill – Total	Goodwill – Tax Deductible
D-Stake	\$2.6			\$2.5	\$2.5
Shawnlee	0.3	\$0.4		0.3	0.3
	0.3	0.4		0.2	0.2
	0.1	0.2		0.1	0.1
IWI	5.4			5.2	0.0
Deck Images		0.6			
Perfection	0.3	0.5			
Aljoma	0.4				
Banks	4.3	4.1		16.0	16.0
GeoMatrix	0.3	2.0	\$3.0	3.8	3.8
United	1.4	1.3			
Dura-Bilt	0.9	3.1		2.6	2.6
Classic	0.4				

The business combinations mentioned above were not significant to our operating results individually or in aggregate, and thus pro forma results are not presented.

# C. ASSETS HELD FOR SALE AND NET LOSS ON DISPOSITION OF ASSETS AND OTHER IMPAIRMENT AND $\overline{\text{EXIT CHARGES}}$

Included in "Assets held for sale" on our Consolidated Balance Sheets is certain property, plant and equipment totaling \$8.3 million on December 27, 2008 and \$33.6 million on December 29, 2007. The assets held for sale consist of certain vacant land and several facilities we closed to better align manufacturing capacity with the current business environment. The fair values were determined based on appraisals or recent offers to acquire the assets. These and other idle assets were evaluated based on the requirements of SFAS No. 144, which resulted in an impairment and other exit charges totaling approximately \$7.2 million and \$8.2 million included in "Net loss on disposition of assets and other impairment and exit charges" for the years ending December 27, 2008 and December 29, 2007, respectively. These amounts include the following, separated by reporting segment (in millions):

	December 27, 2008		December 2	9, 2007
	Eastern and			
	Western	All	Western	All
	Divisions	Other	Divisions	Other
Severances	\$1.1	\$0.3	\$1.3	\$0.1
Fixed assets	2.3	8.0	5.8	1.0
Notes receivable	1.6			
Lease termination	0.5			
Other intangibles	0.6			

The changes in assets held for sale in 2008 are as follows (in millions):

	Ne	t Book		Ne	t Sales
Description	V	⁄alue	Date of Sale	]	Price
Assets held for sale as of December 29, 2007	\$	33.6			
Additions		8.6			
Transfers to held for use		(4.2)			
Sale of vacant land acquired as part of acquisition of Aljoma		(24.5)	January 24, 2008	\$	24.2
Sale of certain real estate in Thorndale, Ontario		(2.7)	March 18, 2008		2.7
Sale of certain real estate in Fishersville, Virginia		(1.5)	July 23, 2008		1.9
Sale of certain real estate in Hohenwald, Tennessee		(1.0)	August 11, 2008		1.0
Assets held for sale as of December 27, 2008	\$	8.3			

We have transferred certain assets back to held for use because we do not believe we will sell these assets within a year due to deteriorating economic conditions.

# D. GOODWILL AND OTHER INTANGIBLE ASSETS

We account for goodwill and other intangible assets in accordance with the provisions of SFAS No. 142 *Goodwill and Other Intangible Assets*. Goodwill and intangible assets acquired in a purchase business combination and determined to have an indefinite useful life are not amortized, but instead tested for impairment at least annually or when a triggering event occurs. We tested for impairment in the fourth quarter by utilizing the discounted cash flow method and allocating goodwill based on operating segments, which resulted in no impairment.

The following amounts were included in other intangible assets, net as of December 27, 2008 and December 29, 2007 (in thousands):

	2008					2007			
		Accumulated					Aco	cumulated	
	P	Assets	Amortization		Assets		Am	ortization	
Non-compete agreements	\$	26,899	\$	(13,481)	\$	20,871	\$	(10,764)	
Licensing agreements						4,050		(871)	
Customer relationships		17,734		(10,326)		13,814		(5,601)	
Patents		2,980		(1,055)		2,980		(630)	
Total	\$	47,613	\$	(24,862)	\$	41,715	\$	(17,866)	

Amortization is computed principally by the straight-line method over the estimated useful lives of the intangible assets as follows:

Non-compete agreements	5 to 10 years
Licensing agreements	3 to 5 years
Customer relationship	5 years

Amortization expense of intangibles totaled \$9.8 million, \$8.0 million and \$5.8 million in 2008, 2007, and 2006, respectively. The estimated amortization expense for intangibles for each of the five succeeding fiscal years is as follows (in thousands):

2009	\$ 8,166
2010	6,778
2011	4,753
2012	2,106
2013	553
Thereafter	 395
Total	\$ 22,751

The changes in the net carrying amount of goodwill and indefinite-lived intangible assets for the years ended December 27, 2008 and December 29, 2007, are as follows (in thousands):

			Inc	lefinite-
			]	Lived
			Int	angible
	(	Goodwill	P	Assets
Balance as of December 29, 2006	\$	152,837	\$	2,340
Acquisitions		1,860		
Final purchase price allocations		(7,797)		
Translation adjustment		1,032		
Balance as of December 29, 2007	\$	147,932	\$	2,340
Final purchase price allocations		1,226		
Acquisitions		8,013		
Translation adjustment		(248)		
Balance as of December 27, 2008	\$	156,923	\$	2,340

## E. <u>DEBT</u>

We have a five-year, \$300 million unsecured revolving credit facility, which includes amounts reserved for letters of credit. Cash borrowings are charged interest based upon an index equal to the Eurodollar rate (in the case of borrowings in US Dollars) or the bankers' acceptance rate quoted (in the case of borrowings in Canadian Dollars), plus a margin (ranging from 27 to 90 basis points, based upon our financial performance). We are also charged an annual facility fee on the entire amount of the lending commitment (ranging from 8 to 25 basis points, based upon our performance), and a usage premium (ranging from 5 to 12.5 basis points, based upon our performance) at times when borrowings in US Dollars exceed \$140 million. The average borrowing rate on this facility was 3.6% and 5.5% in 2008 and 2007, respectively. The amount outstanding on the revolving credit facility is included in the long-term debt summary below. The revolving credit facility supports letters of credit totaling approximately \$29.7 million on December 27, 2008.

Outstanding letters of credit extended on our behalf aggregated \$32.2 million on December 27, 2008, which includes approximately \$14.8 million related to industrial development revenue bonds. Outstanding letters of credit extended on our behalf aggregated \$33.7 million on December 29, 2007, which includes approximately \$16.1 million related to industrial development revenue bonds. Letters of credit have terms ranging from one to three years, and include an automatic renewal clause. The letters of credit are charged an annual interest rate ranging from 27 to 90 basis points under the \$300 million facility, based upon our financial performance.

Long-term debt and capital lease obligations are summarized as follows on December 27, 2008 and December 29, 2007 (amounts in thousands):

	2008	2007
Series 1998-A Senior Notes Tranche B, due on December 21, 2008, interest payable semi-annually at 6.98%		\$ 59,500
Series 1998-A Senior Notes Tranche C, due on December 21, 2008, interest payable semi-annually at 6.98%		19,000
Series 2002-A Senior Notes Tranche A, due on December 18, 2009, interest payable semi-annually at 5.63%	\$ 15,000	15,000
Series 2002-A Senior Notes Tranche B, due on December 18, 2012, interest payable semi-annually at 6.16%	40,000	40,000
Revolving credit facility totaling \$300 million due on February 12, 2012, interest due monthly at a floating rate (0.96% on December 27, 2008)	30,257	54,614
Series 1998 Industrial Development Revenue Bonds, due on December 1, 2018, interest payable monthly at a floating rate		1,300
Series 1999 Industrial Development Revenue Bonds, due on August 1, 2029, interest payable monthly at a floating rate (1.08% on December 27, 2008)	3,300	3,300
Series 2000 Industrial Development Revenue Bonds, due on October 1, 2020, interest payable monthly at a floating rate (1.27% on December 27, 2008)	2,700	2,700
Series 2000 Industrial Development Revenue Bonds, due on November 1, 2020, interest payable monthly at a floating rate (1.27% on December 27, 2008)	2,400	2,400
Series 2001 Industrial Development Revenue Bonds, due on November 1, 2021, interest payable monthly at a floating rate (1.27% on December 27, 2008)	2,500	2,500
Series 2002 Industrial Development Revenue Bonds, due on December 1, 2022, interest payable monthly at a floating rate (1.16% on December 27, 2008)	3,700	3,700
Capital lease obligations, interest imputed at 6.72%	279	857
Other	1,038	 1,200
	101,174	206,071
Less current portion	15,490	945
Long-term portion	\$ 85,684	\$ 205,126

Financial covenants on the unsecured revolving credit facility and unsecured notes include a minimum net worth requirement, minimum interest coverage tests, and a maximum leverage ratio. The agreements also restrict the amount of additional indebtedness we may incur and the amount of assets which may be sold. We were within all of our lending requirements on December 27, 2008.

On December 27, 2008, the principal maturities of long-term debt and capital lease obligations are as follows (in thousands):

2009	\$ 15,490
2010	303
2011	254
2012	70,527
2013	
Thereafter	14,600
	\$ 101,174

On December 27, 2008, the estimated fair value of our long-term debt, including the current portion, was \$101.7 million, which was \$0.5 million greater than the carrying value. The estimated fair value is based on rates anticipated to be available to us for debt with similar terms and maturities.

# F. <u>LEASES</u>

Leased property included in the balance sheet on December 27, 2008 and December 29, 2007 is as follows (in thousands):

	2008		2007
Machinery and equipment	\$ 2,589	\$	2,498
Less accumulated amortization	 (2,001)		(1,091)
	\$ 588	\$	1,407

We lease certain real estate under operating and capital lease agreements with original terms ranging from one to ten years. We are required to pay real estate taxes and other occupancy costs under these leases. Certain leases carry renewal options of five to fifteen years. We also lease motor vehicles, equipment, and aircrafts under operating lease agreements for periods of one to ten years. Future minimum payments under non-cancelable leases on December 27, 2008 are as follows (in thousands):

	Capital		Operating		
	Le	ases	I	Leases	Total
2009	\$	223	\$	13,976	\$ 14,199
2010		75		11,153	11,228
2011				6,778	6,778
2012				3,315	3,315
2013				1,484	1,484
Thereafter				2,294	2,294
Total minimum lease payments	\$	298	\$	39,000	\$ 39,298
Less imputed interest		(19)			
Present value of minimum lease payments	\$	279			

Rent expense was approximately \$19.9 million, \$24.0 million, and \$25.8 million in 2008, 2007, and 2006, respectively.

## G. DEFERRED COMPENSATION

We have a program whereby certain executives irrevocably elected to defer receipt of certain compensation in 1985 through 1988. Deferred compensation payments to these executives will commence upon their retirement. We purchased life insurance on such executives, payable to us in amounts which, if assumptions made as to mortality experience, policy dividends, and other factors are realized, will accumulate cash values adequate to reimburse us for all payments for insurance and deferred compensation obligations. In the event cash values are not sufficient to fund such obligations, the program allows us to reduce benefit payments to such amounts as may be funded by accumulated cash values. The deferred compensation liabilities and related cash surrender value of life insurance policies are included in "Other Liabilities" and "Other Assets," respectively.

We also maintain a non-qualified deferred compensation plan (the "Plan") for the benefit of senior management employees who may elect to defer a portion of their annual bonus payments and salaries. The Plan provides investment options similar to our 401(k) plan, including our stock. The investment in our stock is funded by the issuance of shares to a Rabbi trust, and may only be distributed in kind. Assets held by the Plan totaled approximately \$3.0 million and \$4.7 million on December 27, 2008 and December 29, 2007, respectively, and are included in "Other Assets." Related liabilities totaled \$8.9 million and \$10.5 million on December 27, 2008 and December 29, 2007, respectively, and are included in "Other Liabilities" and "Shareholders' Equity." Assets of the Plan are recorded at fair market value. The related liabilities are recorded at fair market value, with the exception of obligations associated with investments in our stock which are recorded at the market value on the date of deferral.

## H. SALE OF ACCOUNTS RECEIVABLE

On March 8, 2006, we entered into an accounts receivable sale arrangement with a bank that was terminated on September 26, 2008. Under the terms of this arrangement:

- We sold specific receivables to the bank at an agreed-upon price at terms ranging from one month to one year.
- We serviced the receivables sold and outstanding on behalf of the bank at a rate of 0.50% per annum.
- We received an incentive servicing fee, which we accounted for as a retained interest in the receivables sold. Our retained interest was determined based on the fair market value of anticipated collections in excess of the Agreed Base Value of the receivables sold. Appropriate valuation allowances were recorded against the retained interest.
- The maximum amount of receivables, net of retained interest, which were sold and outstanding at any point in time under this arrangement was \$50 million.

No receivables were sold and outstanding on December 27, 2008. On December 29, 2007 \$29.0 million of receivables were sold and outstanding, and we recorded \$2.2 million of retained interest in other current assets. A summary of the transactions we completed in 2008, 2007, and 2006 is presented below (in thousands).

	2008		2007		2006	
Accounts receivable sold	\$	369,242	\$	624,448	\$	460,859
Retained interest in receivables		(2,432)		(1,982)		(6,649)
Expense from sale		(869)		(2,629)		(1,847)
Servicing fee received		119		212		150
Net cash received from sale	\$	366,060	\$	620,049	\$	452,513

#### I. COMMON STOCK

On June 1, 1993, our shareholders approved the Incentive Stock Option Plan (the "Plan") for our officers. Options for the purchase of all 1,200,000 shares of our common stock authorized under the Plan have been granted. The Plan provides that the options are exercisable only if the officer is employed by us at the time of exercise and holds at least seventy-five percent of the individuals' shares held on April 1, 1993. The Plan also requires the option shares to be held for periods of six months to three years. The remaining options were exercisable within thirty days of the anniversary of the Plan in 2008. There are no options outstanding under the Plan.

In January 1994, the Employee Stock Gift Program was approved by the Board of Directors which allows us to gift shares of stock to eligible employees based on length of service. We gifted shares of stock under this Plan in 2008, 2007, and 2006, and recognized the market value of the shares at the date of issuance as an expense totaling approximately \$45,000, \$68,000, and \$55,000, respectively.

In April 2002, our shareholders approved the 2002 Employee Stock Purchase Plan ("2002 Stock Purchase Plan") to succeed the Employee Stock Purchase Plan originally approved in 1994. In April 2008, our shareholders authorized additional shares to be allocated to the 2002 Stock Purchase Plan. The plan allows eligible employees to purchase shares of our stock at a share price equal to 85% of fair market value on the purchase date. In 2008, 2007, and 2006, shares were issued under this Plan for amounts totaling approximately \$582,000, \$617,000, and \$811,000, respectively. The weighted average discounted fair value of these shares was \$25.92, \$30.75, and \$48.36, respectively. Upon adoption of FASB Statement No. 123(R), *Share-Based Payment*, ("SFAS 123(R)"), we have expensed the fair value associated with these awards, which approximates the discount.

In April 1994, our shareholders approved the Directors' Retainer Stock Plan ("Stock Retainer Plan"). In April 2007, our shareholders authorized additional shares to be distributed pursuant to this plan. The Stock Retainer Plan allows eligible members of the Board of Directors to defer their retainer fees and receive shares of our stock at the time of their retirement, disability or death. The number of shares to be received is equal to the amount of the retainer fee deferred multiplied by 110% divided by the fair market value of a share of our stock at the time of deferral, is increased for dividends declared and may only be distributed in kind. Shareholders' equity includes approximately \$1.4 million and \$1.1 million on December 27, 2008 and December 29, 2007, respectively, for obligations incurred under this Plan. There were no distributions in 2008 or 2007.

In January 1997, we instituted a Directors' Stock Grant Program. In lieu of a cash increase in the amount of Directors' fees, each outside Director receives 100 shares of stock for each board meeting attended up to a maximum of 400 shares per year. In 2008, 2007, and 2006, we issued shares and recognized the market value of the shares on the date of issuance as an expense totaling approximately \$58,000, \$106,000, and \$142,000, respectively.

On April 28, 1999, our shareholders approved the Long Term Stock Incentive Plan (the "1999 Plan"). The 1999 Plan reserved 1,000,000 additional shares, plus a balance of unissued shares from prior plans of 406,029 shares, plus an annual increase of no more than 200,000 shares per year which may be added on the date of the annual meeting of shareholders. The 1999 Plan provides for the granting of stock options, reload options, stock appreciation rights, restricted stock, performance shares and other stock-based awards. The term of the 1999 Plan is ten years. We intend to request shareholder approval to restate this plan for an additional ten year period. No options were granted under the 1999 Plan in 2008 or 2007.

The following stock grants have been made under the 1999 Plan:

• On April 17, 2002, a Conditional Share Grant was made which will grant our Executive Chairman 10,000 shares of common stock immediately upon the satisfaction of the terms and conditions set forth in the grant. Shareholders' equity includes approximately \$159,000 and \$135,000 on December 27, 2008 and December 29, 2007 respectively, for this grant.

- On February 3, 2006, Performance Share Grants were made which will grant certain employees a total of approximately 37,000 shares of common stock on February 3, 2009. Shareholders' equity includes approximately \$2.1 million on December 27, 2008 and December 29, 2007 for this grant.
- On January 16, 2007, Conditional Share Grants were made which will grant certain employees 500 shares each of common stock immediately upon vesting in 2017, subject to conditions set forth in the grant. Shareholders' equity includes approximately \$32,000 and \$16,000 on December 27, 2008 and December 29, 2007, respectively, for this grant.
- On February 23, 2007, shares were issued into a Deferred Stock Bonus Plan for certain employees. These shares are distributable upon retirement, subject to conditions set forth in the plan. Shareholders' equity includes approximately \$1.9 million on December 27, 2008 and December 29, 2007.
- On January 16, 2008, Conditional Share Grants were made which will grant certain employees 500 shares each of common stock immediately upon vesting in 2018, subject to conditions set forth in the grant. Shareholders' equity includes approximately \$10,000 on December 27, 2008.
- On February 8, 2008, Conditional Share Grants were made which will grant certain employees approximately 118,000 shares of common stock on February 8, 2011, subject to conditions set forth in the grant. Shareholders' equity includes approximately \$0.7 million on December 27, 2008.

As of December 27, 2008, a total of approximately 1.9 million shares are reserved for issuance under the plans mentioned above.

On November 14, 2001, the Board of Directors approved a share repurchase program (which succeeded a previous program) allowing us to repurchase up to 2,500,000 shares of our common stock. We repurchased 19,857 and 255,266 shares under this program in 2008 and 2007, respectively. As of December 27, 2008, cumulative total authorized shares available for repurchase is approximately 1.2 million shares.

Common stock activity for 2008, 2007 and 2006 was as follows:

	Note	2008	2007	2006
Shares issued under plan:				
Employee Stock Purchase	I	22,474	20,079	16,763
Stock option	J	152,054	200,266	332,881
Employee stock plans		174,528	220,345	349,644
Stock gift	I	1,606	1,661	967
Directors' Stock Grant	I	2,100	2,300	2,500
Stock grant plans		3,706	3,961	3,467
Deferred compensation	G	15,288	69,777	101,278
Stock notes receivable		7,374	10,132	3,222
Shares received for exercise of stock options		(19,857)	(15,866)	(1,367)
Stock repurchase	I		(239,400)	
		181,039	48,949	456,244
Beginning common stock outstanding		18,907,841	18,858,892	18,402,648
Ending common stock outstanding		19,088,880	18,907,841	18,858,892

## J. STOCK-BASED COMPENSATION

We account for share-based compensation using the fair value recognition provisions of FASB Statement No. 123(R), *Share-Based Payment*, ("SFAS 123(R)"), which we have adopted using the modified-prospective-transition method effective January 1, 2006. As discussed in Note I, Common Stock, we provide compensation benefits to employees and non-employee directors under several share-based payment arrangements including various employee stock plans, the 2002 Employee Stock Purchase Plan, the Directors' Retainer Stock Plan, the Directors' Stock Grant Program and the Employee Stock Gift Program.

# Stock Option Plans

To date, other than certain, relatively nominal conditional share grants, performance share awards and deferred share awards that are permitted under the plan, we have only issued options under the 1999 plan. Vesting requirements for awards under this plan will vary by individual grant and, as to outstanding awards, and are subject to time-based vesting. The contractual life of all of the options granted under this plan is no greater than 15 years.

The fair value of each option award is estimated as of the date of grant using the Black-Scholes option pricing model. Expected volatility assumptions used were based on historical volatility of our stock. We utilize historical data to estimate option exercise and employee termination behavior within the valuation model; separate groups of employees that have similar historical exercise behavior are considered separately for valuation purposes. The risk-free rate for the expected term of the option award was based on the U.S. Treasury yield curve in effect at the time of the grant. No new option awards were granted in 2008, 2007 or 2006 and therefore no specific valuation assumptions are presented.

The following summary presents information regarding outstanding options as of December 27, 2008 and changes during the period then ended with regard to options under all stock option plans:

		Weighted				
		W	eighted	Average		
	Stock	Average		Remaining	Aggregate	
	Under	Exercise Price		Contractual	Intrinsic	
	Option	Per Share		Term	Value	
Outstanding at December 31, 2005	1,384,879	\$	19.08			
Exercised	(332,881)	\$	15.56			
Forfeited or expired	(15,714)	\$	20.87			
Outstanding at December 30, 2006	1,036,284	\$	20.18			
Exercised	(200,266)	\$	16.21			
Forfeited or expired	(39,541)	\$	23.65			
Outstanding at December 29, 2007	796,477	\$	20.92			
Exercised	(152,054)	\$	17.21			
Forfeited or expired	(44,376)	\$	16.69			
Outstanding at December 27, 2008	600,047	\$	22.16	3.62	\$ 2,686,949	
Vested or expected to vest at December 27, 2008	321,500	\$	23.45	4.25	\$ 1,171,355	
Exercisable at December 27, 2008	278,547	\$	20.68	2.89	\$ 1,515,594	

The total intrinsic value of options exercised during 2008, 2007 and 2006 was \$2.4 million \$6.5 million and \$16.9 million, respectively.

## Employee Stock Purchase Plan

In 2008, 2007 and 2006, we issued shares under this plan totaling 22,474, 20,079, and 16,763 respectively. In 2008, 2007 and 2006, the weighted average fair values per share of employee stock purchase rights pursuant to this plan were \$4.57, \$5.42 and \$8.26, respectively. The fair value of the stock purchase rights approximated the difference between the stock price and the employee purchase price.

## Directors' Retainer Stock Plan

We recognized the fair market value of the shares issued under this plan, calculated using the number of shares issued and the stock price on the issuance date, as expense and recorded the related obligation in shareholders' equity. In 2008, 2007 and 2006, we recognized approximately \$268,000, \$281,000 and \$259,000, respectively, in expense for shares issued under this program.

## Directors' Stock Grant Program

In 2008, 2007 and 2006, we recognized the fair market value of the shares issued under this plan, calculated using the number of shares issued and the stock price on the issuance date, as an expense totaling approximately \$58,000, \$106,000 and \$142,000, respectively.

#### Conditional Share Grant Agreements

In 2008, 2007 and 2006, we recognized the fair value of the awards estimated as of the date of grant. We recognized approximately \$50,000, \$39,000 and \$112,000, respectively, in expense for shares issuable under this program.

#### All Share-Based Payment Arrangements

The total share-based compensation cost and the related total income tax benefit that has been recognized in results of operations was approximately \$820,000 and \$255,000, respectively in 2008. The total share-based compensation cost and the related total income tax benefit that has been recognized in results of operations was approximately \$892,000 and \$299,000, respectively in 2007. The total share-based compensation cost and the related total income tax benefit that has been recognized in results of operations was approximately \$1.4 million and \$481,000, respectively in 2006.

In 2008, 2007 and 2006, cash received from option exercises and share issuances under the Stock Purchase Plan was \$3.0 million, \$3.5 million and \$5.9 million, respectively. The actual tax benefit realized in 2008, 2007 and 2006 for the tax deductions from option exercises totaled \$0.9 million, \$1.9 million and \$4.4 million, respectively.

# K. RETIREMENT PLANS

We have a profit sharing and 401(k) plan for the benefit of substantially all of our employees, excluding the employees of certain non-wholly-owned subsidiaries. Amounts contributed to the plan are made at the discretion of the Board of Directors. We matched 50% of employee contributions in 2008, 2007, and 2006, on a discretionary basis, totaling \$3.5 million, \$4.1 million, and \$3.9 million, respectively. The basis for matching contributions may not exceed the lesser of 6% of the employee's annual compensation or the IRS limitation.

## L. INCOME TAXES

Income tax provisions for the years ended December 27, 2008, December 29, 2007, and December 30, 3006 are summarized as follows (in thousands):

	2008		2007		2006
Currently Payable:					
Federal	\$ 5,566	\$	13,725	\$	32,288
State and local	915		2,714		4,947
Foreign	3,169		2,824		2,649
	9,650		19,263		39,884
Net Deferred:					
Federal	(5,768)		(3,734)		(2,454)
State and local	(1,951)		134		(220)
Foreign	 (245)		(267)		1,550
	(7,964)		(3,867)		(1,124)
	\$ 1,686	\$	15,396	\$	38,760

The components of earnings before income taxes consist of the following:

	 2008		2007		2006		
U.S.	\$ (702)	\$	37,641	\$	105,662		
Foreign	 7,848		968		6,473		
Total	\$ 7,146	\$	38,609	\$	112,135		

The effective income tax rates are different from the statutory federal income tax rates for the following reasons:

	2008	2007	2006
Statutory federal income tax rate	35.0%	35.0%	35.0%
State and local taxes (net of federal benefits)	(1.3)	4.5	2.5
Effect of minority owned interest in earnings of partnerships	(2.2)	(1.0)	(0.6)
Manufacturing deduction	(4.0)	(1.9)	(8.0)
Research & development tax credits	(14.0)	(3.2)	(4.1)
Change in valuation allowance	1.1	5.5	1.0
Amortization of goodwill	5.7		
Other, net	3.3	1.0	1.6
Effective income tax rate	23.6%	39.9%	34.6%

For the year ended December 27, 2008 and December 29, 2007, the effective tax rate was favorably impacted by the federal research & development ("R&D") tax credits for 2008 and 2007, respectively. During 2006, we completed a project to identify eligible expenditures for purposes of claiming R&D tax credits for 2001 — 2006, all of which was recognized in 2006 and for which amended tax returns for 2001 — 2005 have been filed.

Temporary differences which give rise to deferred tax assets and (liabilities) on December 27, 2008 and December 29, 2007 are as follows (in thousands):

	2008		2007
Employee benefits	\$ 7,044	\$	7,711
Foreign subsidiary net operating loss	2,454		2,967
Accrued expenses	4,748		4,565
Other, net	3,511		3,455
Gross deferred tax assets	 17,757		18,698
Valuation allowance	(2,838)		(3,430)
Deferred tax assets	 14,919		15,268
Depreciation	(16,495)		(23,745)
Intangibles	(6,876)		(6,910)
Inventory	(30)		(1,004)
Other, net	(158)		(110)
Deferred tax liabilities	\$ (23,559)	\$	(31,769)
Net deferred tax liability	\$ (8,640)	\$	(16,501)

The valuation allowance consists of a net operating loss carryforward we have for a wholly-owned subsidiary, Universal Forest Products of Canada, Inc. We do not anticipate realizing a future benefit from this loss carryforward, therefore, we established an allowance for the entire amount of the future benefit. This carryforward will expire at the end of 2027.

#### M. ACCOUNTING FOR UNCERTAINTY IN INCOME TAXES

In July 2006, the FASB issued FASB Interpretation No. 48 ("FIN 48") "Accounting for Uncertainty in Income Taxes." FIN 48 clarifies the accounting for income taxes by prescribing the minimum recognition threshold a tax position is required to meet before being recognized in the financial statements. FIN 48 also provides guidance on derecognition, measurement, classification, interest and penalties, and disclosure requirements. FIN 48 is effective for fiscal years beginning after December 15, 2006. Accordingly, we adopted FIN 48 beginning December 31, 2006. The adoption of FIN 48 did not have a significant impact on our financial position or results of operations.

A reconciliation of the beginning and ending amount of unrecognized tax benefits is as follows (in thousands):

	2008		2007	
Gross unrecognized tax benefits beginning of year	\$ 8,705	\$	6,428	
Increase in tax positions for prior years	1,347		877	
Increase in tax positions for current year	1,486		1,615	
Lapse in statute of limitations	 (504)		(215)	
Gross unrecognized tax benefits end of year	\$ 11,034	\$	8,705	

The total amount of net unrecognized tax benefits that, if recognized, would affect the effective tax rate was \$11.0 million and \$8.7 million at December 27, 2008 and December 29, 2007, respectively. We recognized interest and penalties for unrecognized tax benefits in our provision for income taxes. The liability for unrecognized tax benefits included accrued interest and penalties of \$0.4 million and \$0.3 million at December 27, 2008 and December 29, 2007, respectively.

We file income tax returns in the United States and in various state, local and foreign jurisdictions. For the majority of tax jurisdictions, we are no longer subject to income tax examinations for years before 2004. A number of state and local examinations as well as an examination by the Internal Revenue Service are currently ongoing. It is possible that these examinations may be resolved within the next twelve months. Due to the potential for resolution of federal, state and foreign examinations, and the expiration of various statutes of limitation, it is reasonably possible that our gross unrecognized tax benefits may change within the next twelve months by a range of \$0.2 million to \$8.6 million.

#### N. COMMITMENTS, CONTINGENCIES, AND GUARANTEES

We are self-insured for environmental impairment liability, including certain liabilities which are insured through a wholly owned subsidiary, UFP Insurance Ltd., a licensed captive insurance company. We own and operate a number of facilities throughout the United States that chemically treat lumber products. In connection with the ownership and operation of these and other real properties, and the disposal or treatment of hazardous or toxic substances, we may, under various federal, state, and local environmental laws, ordinances, and regulations, be potentially liable for removal and remediation costs, as well as other potential costs, damages, and expenses. Environmental reserves, calculated with no discount rate, have been established to cover remediation activities at our affiliates' wood preservation facilities in Stockertown, PA; Elizabeth City, NC; Auburndale, FL; Gordon, PA; Janesville, WI; Medley, FL; and Ponce, PR. In addition, a reserve was established for our affiliate's facility in Thornton, CA to remove certain lead containing materials which existed on the property at the time of purchase.

On a consolidated basis, we have reserved approximately \$4.4 million on December 27, 2008 and December 29, 2007, representing the estimated costs to complete future remediation efforts. These amounts have not been reduced by an insurance receivable.

The manufacturers of CCA preservative voluntarily discontinued the registration of CCA for certain residential applications as of December 31, 2003. Our wood preservation facilities have been converted to alternate preservatives, either ACQ, borates or ProWood® Micro.

In November 2003, the EPA published its report on the risks associated with the use of CCA in children's playsets. While the study observed that the range of potential exposure to CCA increased by the continuous use of playsets, the EPA concluded that the risks were not sufficient to require removal or replacement of any CCA treated structures. The results of the EPA study are consistent with a prior Consumer Products Safety Commission (CPSC) study which reached a similar conclusion. The EPA did refer a question on the use of sealants to a scientific advisory panel. The panel issued a report which provides guidance to the EPA on the use of various sealants but does not mandate their use. In its final report issued on April 30, 2008, the EPA does not require removal or replacement of CCA-treated structures, including decks and playground equipment, and is not recommending that surrounding soils be removed or replaced.

From time to time, various special interest environmental groups have petitioned certain states requesting restrictions on the use or disposal of CCA treated products. The wood preservation industry trade groups are working with the individual states and their regulatory agencies to provide an accurate, factual background which demonstrates that the present method of uses and disposal is scientifically supported.

We have not accrued for any potential loss related to the contingencies above. However, potential liabilities of this nature are not conducive to precise estimates and are subject to change.

In addition, on December 27, 2008, we were parties either as plaintiff or a defendant to a number of lawsuits and claims arising through the normal course of our business. In the opinion of management, our consolidated financial statements will not be materially affected by the outcome of these contingencies and claims.

On December 27, 2008, we had outstanding purchase commitments on capital projects of approximately \$0.9 million.

We provide a variety of warranties for products we manufacture. Historically, warranty claims have not been material.

In certain cases we supply building materials and labor to site-built construction projects or we jointly bid on contracts with framing companies for such projects. In some instances we are required to post payment and performance bonds to insure the owner that the products and installation services are completed in accordance with our contractual obligations. We have agreed to indemnify the surety for claims made against the bonds. As of December 27, 2008, we had approximately \$20.6 million in outstanding payment and performance bonds, which expire during the next two years. In addition, approximately \$26.9 million in payment and performance bonds are outstanding for completed projects which are still under warranty.

We have entered into operating leases for certain assets that include a guarantee of a portion of the residual value of the leased assets. If, at the expiration of the initial lease term, we do not exercise our option to purchase the leased assets and these assets are sold by the lessor for a price below a predetermined amount, we will reimburse the lessor for a certain portion of the shortfall. These operating leases will expire periodically over the next five years. The estimated maximum aggregate exposure of these guarantees is approximately \$2.0 million.

Under our former sale of accounts receivable agreement, we guaranteed that a subsidiary, as accounts servicer, would remit collections on receivables sold to the purchaser of the accounts receivable. (See Note H, "Sale of Accounts Receivable.")

In lieu of cash deposits, we provide irrevocable letters of credit in favor of our insurers to guarantee our performance under certain insurance contracts. We currently have irrevocable letters of credit outstanding totaling approximately \$17.4 million for these types of insurance arrangements. We have reserves recorded on our balance sheet, in accrued liabilities, that reflect our expected future liabilities under these insurance arrangements.

We are required to provide irrevocable letters of credit in favor of the bond trustees for all of the industrial development revenue bonds that we have issued. These letters of credit guarantee principal and interest payments to the bondholders. We currently have irrevocable letters of credit outstanding totaling approximately \$14.8 million related to our outstanding industrial development revenue bonds. These letters of credit have varying terms but may be renewed at the option of the issuing banks.

Certain wholly owned domestic subsidiaries have guaranteed the indebtedness of Universal Forest Products, Inc. in certain debt agreements, including the Series 1998-A Senior Notes, Series 2002-A Senior Notes and our revolving credit facility. The maximum exposure of these guarantees is limited to the indebtedness outstanding under these debt arrangements and this exposure will expire concurrent with the expiration of the debt agreements.

Many of our wood treating operations utilize "Subpart W" drip pads, defined as hazardous waste management units by the EPA. The rules regulating drip pads require that the pad be "closed" at the point that it is no longer intended to be used for wood treating operations or to manage hazardous waste. Closure involves identification and disposal of contamination which requires removal from the wood treating operations. The ultimate cost of closure is dependent upon a number of factors including, but not limited to, identification and removal of contamination, cleanup standards that vary from state to state, and the time period over which the cleanup would be completed. Based on our present knowledge of existing circumstances, it is considered probable that these costs will approximate \$0.4 million. As a result, this amount is recorded in other long-term liabilities on December 27, 2008.

We did not enter into any new guarantee arrangements during 2008 which would require us to recognize a liability on our balance sheet.

#### O. CONSULTING & NON-COMPETE AGREEMENTS

On December 17, 2007 we entered into a consulting and non-compete agreement with our former CEO which provides for monthly payments for a term of three years that will begin upon retirement from Universal Forest Products, Inc. The present value of the vested portion of the non-compete payments totaling approximately \$1.4 million and \$0.3 million at December 27, 2008 and December 29, 2007, respectively, is accrued in other liabilities.

On December 31, 2007 the former President of Universal Forest Products Western Division, Inc. retired as an employee of Universal Forest Products, Inc., and we entered into an agreement with him which provides for monthly payments for a term of three years. The present value of these payments totaling approximately \$1.0 million has been recorded in other liabilities.

#### P. SEGMENT REPORTING

SFAS No. 131, *Disclosures about Segments of an Enterprise and Related Information* ("SFAS 131") defines operating segments as components of an enterprise about which separate financial information is available that is evaluated regularly by the chief operating decision maker in deciding how to allocate resources and in assessing performance. Under the definition of a segment, our Eastern, Western and Consumer Products Divisions may be considered an operating segment of our business. Under SFAS 131, segments may be aggregated if the segments have similar economic characteristics and if the nature of the products, distribution methods, customers and regulatory environments are similar. Based on this criteria, we have aggregated our Eastern and Western divisions into one reporting segment. Our Consumer Products Division, which was formed in 2006, is included in the "All Other" column in the table below. Our divisions operate manufacturing and treating facilities throughout North America.

		2008			2007			2006	
	Eastern			Eastern			Eastern		
	and			and			and		
	Western	All		Western	All		Western	All	
	Divisions	Other	Total	Divisions	Other	Total	Divisions	Other	Total
Net sales to									
outside									
customers	\$2,130,437	\$101,957	2,232,394	\$2,405,830	\$107,348	\$2,513,178	\$2,605,087	\$59,485	\$2,664,572
Intersegment									
net sales	0	26,765	26,765	0	24,126	24,126	0	17,974	17,974
Interest expense	12,037	51	12,088	17,018	15	17,033	14,040	13	14,053
Amortization									
expense	6,983	2,814	9,797	5,331	2,703	8,034	3,071	2,680	5,751
Depreciation									
expense	34,656	2,914	37,570	36,347	3,200	39,547	31,081	2,690	33,771
Segment operating									
profit	21,310	(2,905)	18,405	48,399	5,093	53,492	118,942	4,803	123,745
Segment assets	746,335	69,684	816,019	864,546	92,454	957,000	831,160	82,281	913,441
Capital expenditures	18,409	535	18,944	37,571	1,789	39,360	40,908	2,596	43,504

In 2008, 2007, and 2006, 27%, 26%, and 22% of net sales, respectively, were to a single customer.

Information regarding principal geographic areas was as follows (in thousands):

	2008		2007		2006	
		Long-Lived		Long-Lived		Long-Lived
	Net Sales	Assets	Net Sales	Assets	Net Sales	Assets
United States	\$2,170,933	\$ 418,603	\$2,442,676	\$ 427,547	\$2,590,951	\$ 408,310
Foreign	61,461	16,508	70,502	28,928	73,621	29,996
Total	\$2,232,394	\$ 435,111	\$2,513,178	\$ 456,475	\$2,664,572	\$ 438,306

Sales generated in Canada and Mexico are primarily to customers in the United States of America.

The following table presents, for the periods indicated, our percentage of value-added and commodity-based sales to total sales.

	Value-Added	Commodity-Based
2008	60.4%	39.6%
2007	60.5%	39.5%
2006	62.7%	37.3%

Value-added product sales consist of fencing, decking, lattice, and other specialty products sold to the DIY/retail market, specialty wood packaging, engineered wood components, and "wood alternative" products. Engineered wood components include roof trusses, wall panels, and floor systems. Wood alternative products consist primarily of composite wood and plastics. Although we consider the treatment of dimensional lumber with certain chemical preservatives a value-added process, treated lumber is not presently included in the value-added sales totals. Commodity-based product sales consist primarily of remanufactured lumber and preservative treated lumber.

The following table presents, for the periods indicated, our gross sales (in thousands) by major product classification.

	Years Ended					
	Dec	December 27, December 29,			December 30,	
		2008		2007		2006
<u>Value-Added Sales</u>						
Trusses — site-built, modular and manufactured housing	\$	273,170	\$	394,806	\$	504,296
Fencing		194,029		199,511		179,504
Decking and railing — composite , wood and other		167,722		179,654		172,957
Turn-key framing and installed sales		194,630		179,065		220,799
Industrial packaging and components		147,763		107,160		93,620
Engineered wood products (eg. LVL; i-joist)		57,631		87,588		99,002
Manufactured brite and other lumber		64,552		82,784		89,891
Wall panels		31,101		57,065		87,921
Outdoor DIY products (eg. stakes; landscape ties)		51,550		53,012		47,860
Construction and building materials (eg. door packages; drywall)		49,717		46,761		47,313
Lattice — plastic and wood		43,895		46,523		27,412
Manufactured brite and other panels		34,327		42,798		54,415
Siding, trim and moulding		28,879		38,090		46,311
Hardware		15,215		15,743		14,410
Manufactured treated lumber		14,354		7,947		4,677
Manufactured treated panels		4,904		3,637		3,148
Other		459		6,937		3,500
Total Value-Added Sales		1,373,898		1,549,081		1,697,036
Commodity Dased Color						
Commodity-Based Sales Non-manufactured brite and other lumber		384,268		454,560		470,569
Non-manufactured brite and other lumber		345,211		378,240		361,688
Non-manufactured brite and other panels		138,530		149,652		152,568
Non-manufactured treated panels		24,450		24,934		18,537
Other		7,834		5,018		6,637
Total Commodity-Based Sales		900,293		1,012,404	_	1,009,999
Total Gross Sales		2,274,191		2,561,485		2,707,035
Sales allowances		(41,797)		(48,307)		(42,463)
Total Net Sales	\$	2,232,394	\$	2,513,178	\$	2,664,572
TOTAL LIVER SALES	Ф	2,232,334	Ф	2,313,170	Ф	2,004,372

### Q. QUARTERLY FINANCIAL INFORMATION (UNAUDITED)

The following table sets forth selected financial information for all of the quarters, each consisting of 13 weeks) during the years ended December 27, 2008 and December 29, 2007 (in thousands, except per share data):

	First		Second		Third		Fourth	
	2008	2007	2008	2007	2008	2007	2008	2007
Net sales	\$489,512	\$549,038	\$708,485	\$773,105	\$610,744	\$678,398	\$423,653	\$512,637
Gross profit	54,820	73,520	84,878	101,705	64,650	82,165	49,853	51,639
Net earnings (loss)	(4,576)	3,886	11,663	16,800	(1,951)	11,339	(793)	(10,980)
Basic earnings (loss) per share	(0.24)	0.20	0.61	0.88	(0.10)	0.59	(0.04)	(0.58)
Diluted earnings (loss) per share	(0.24)	0.20	0.61	0.86	(0.10)	0.59	(0.04)	(0.58)

## R. SUBSEQUENT EVENTS

In January 2009, we temporarily closed facilities in Bunn, NC and Ooltewah, TN to better align manufacturing capacity with the current business environment. In February 2009, we also temporarily closed a facility in White Pigeon, MI.

On February 1, 2009, a stock grant was made for eligible salaried employees which will grant shares of common stock immediately upon the satisfaction of certain terms and conditions. We estimate that we will recognize total expense of approximately \$1.6 million over the next five years for this grant.

On February 6, 2009, we sold real estate located in Woodburn, Oregon. The net sales price was approximately \$5.2 million resulting in a gain of approximately \$2.4 million.

## PRICE RANGE OF COMMON STOCK AND DIVIDENDS

Our common stock trades on The Nasdaq Stock Market ("NASDAQ") under the symbol UFPI. The following table sets forth the range of high and low sales prices as reported by NASDAQ.

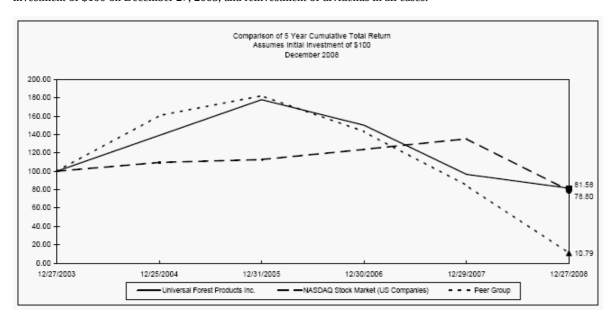
Fiscal 2008	High	Low	Fiscal 2007	High	Low
Fourth Quarter	34.91	14.61	Fourth Quarter	37.10	27.93
Third Quarter	37.37	23.35	Third Quarter	44.90	29.51
Second Quarter	35.80	29.20	Second Quarter	52.70	41.94
First Quarter	37.35	26.26	First Quarter	54.61	44.90

There were approximately 1,175 shareholders of record as of January 31, 2009.

In 2008, we paid dividends on our common stock of \$.060 per share in June and December. In 2007, we paid dividends on our common stock of \$.055 per share in June and \$.060 per share in December. We intend to continue with our current semi-annual dividend policy for the foreseeable future.

#### STOCK PERFORMANCE GRAPH

The following graph depicts the cumulative total return on the our common stock compared to the cumulative total return on the indices for The Nasdaq Stock Market (all U.S. companies) and an industry peer group we selected. The graph assumes an investment of \$100 on December 27, 2003, and reinvestment of dividends in all cases.



The companies included in our self-determined industry peer group are as follows:

BlueLinx Holdings, Inc. Builders First Source Building Materials Holding Co. Champion Enterprises, Inc. Louisiana Pacific Corp.

The returns of each company included in the self-determined peer group are weighted according to each respective company's stock market capitalization at the beginning of each period presented in the graph above. In determining the members of our peer group, we considered companies who selected UFPI as a member of their peer group, and looked for similarly sized companies or companies that are a good fit with the markets we serve.

#### **Directors and Executive Officers**

## **BOARD OF DIRECTORS**

## **EXECUTIVE OFFICERS**

Peter F. Secchia Chairman Emeritus

Universal Forest Products, Inc.

William G. Currie Executive Chairman

Universal Forest Products, Inc.

Michael B. Glenn

President and Chief Executive Officer Universal Forest Products, Inc.

Dan M. Dutton Chairman of the Board Stimson Lumber Co.

John M. Engler

President and Chief Executive Officer National Association of Manufacturers

John W. Garside President and Treasurer Woodruff Coal Company

Gary F. Goode, CPA

Chairman

Titan Sales & Consulting, LLC

Mark A. Murray President Meijer, Inc.

William R. Payne Chief of Staff Alticor, Inc.

Louis A. Smith President

Smith and Johnson, Attorneys, P.C.

William G. Currie

Executive Chairman

Michael B. Glenn Chief Executive Officer

Patrick M. Webster

President and Chief Operating Officer

Michael R. Cole

Chief Financial Officer and Treasurer

Robert D. Coleman

**Executive Vice President Manufacturing** 

C. Scott Greene President

Universal Forest Products Eastern Division, Inc.

Richard C. Frazier

President

Universal Forest Products Western Division, Inc.

Ronald G. Klyn

Chief Information Officer

Matthew J. Missad

Executive Vice President and Secretary

Joseph F. Granger

Executive Vice President of Sales and Marketing

#### **Shareholder Information**

#### ANNUAL MEETING

The annual meeting of Universal Forest Products, Inc. will be held at 8:30 a.m. on April 15, 2009, at 2880 East Beltline Lane NE, Grand Rapids, MI 49525.

#### SHAREHOLDER INFORMATION

Shares of the Company's stock are traded under the symbol UFPI on the NASDAQ Stock Market. The Company's 10-K report, filed with the Securities and Exchange Commission, will be provided free of charge to any shareholder upon written request. For more information contact:

Investor Relations Department Universal Forest Products, Inc. 2801 East Beltline NE Grand Rapids, MI 49525 Telephone: (616) 364-6161 Web: www.ufpi.com

## **SECURITIES COUNSEL**

Varnum, LLP Grand Rapids, MI

#### INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM

Ernst & Young LLP Grand Rapids, MI

#### TRANSFER AGENT/SHAREHOLDER INQUIRIES

American Stock Transfer & Trust Company serves as the transfer agent for the Corporation. Inquiries relating to stock transfers, changes of ownership, lost or stolen stock certificates, changes of address, and dividend payments should be addressed to:

American Stock Transfer & Trust Co. 59 Maiden Lane New York, NY 10005 Telephone: (718) 921-8210

## UNIVERSAL FOREST PRODUCTS®, INC., CORPORATE HEADQUARTERS

2801 East Beltline NE Grand Rapids, MI 49525 Telephone: (616) 364-6161 Facsimile: (616) 364-5558

## UNIVERSAL FOREST PRODUCTS®, INC., AND ITS AFFILIATES

#### **Locations:**

Ashburn, GA Lafayette, CO Auburn, NY Lansing, MI Liberty, NC Auburndale, FL Belchertown, MA Lodi, OH Berlin, NJ McMinnville, OR Medley, FL Blanchester, OH Bunn, NC Minneota, MN Burleson, TX Morristown, TN Burlington, NC Moultrie, GA Chaffee, NY Muscle Shoals, AL Chandler, AZ New London, NC Chesapeake, VA New Waverly, TX Clinton, NY New Windsor, MD Conway, SC Ooltewah, TN Crestwood, MO Parker, PA Dallas, NC Pearisburg, VA Dallas, TX Plainville, MA Prairie du Chien, WI

Durango, Durango, Mexico Eatonton, GA Ranson, WV Elizabeth City, NC Riverbank, CA Emlenton, PA Riverside, CA Englewood, CO Saginaw, TX Salisbury, NC Evans City, PA Fontana, CA San Antonio, TX Georgetown, DE Schertz, TX Sidney, NY Gordon, PA Grandview, TX Silsbee, TX Grand Rapids, MI Stockertown, PA

Granger, IN Thorndale, Ontario, Canada

Guaynabo, Puerto Rico Thornton, CA
Haleyville, AL Turlock, CA
Harrisonville, MO Union City, GA
Hastings, MN Warrens, WI

Hastings, Mix
Hillsboro, TX
White Bear Lake, MN
Houston, TX
White Pigeon, MI
Hudson, NY
Windsor, CO
Independence, OR
Winthrop, ME

Indianapolis, OH Janesville, WI Jefferson, GA Kyle, TX

Lacolle, Quebec, Canada

## LIST OF REGISTRANT'S SUBSIDIARIES AND AFFILIATES

Subsidiary	Jurisdiction
Advanced Component Systems LLC	Michigan
Aljoma Holding Company, LLC	Michigan
Aljoma Lumber, Inc.	Florida
Atlantic Building Professionals, LLC	Michigan
D & L Framing, LLC (100% owned) 1	Nevada
D&R Framing Contractors, L.L.C. (50% owned) 1	Michigan
Euro-Pacific Building Materials, Inc.	Oregon
Euro-Pacific International Corp	Oregon
Great Lakes Framing, LLC (90% owned)	Michigan
Gulf Coast Components, LLC (50% owned) 1	Michigan
Indianapolis Real Estate LLC	Michigan
International Wood Industries, Inc.	California
Maine Ornamental, LLC	Michigan
Mid Atlantic Framing, LLC	Michigan
Midwest Framing, LLC	Michigan
Pinelli Universal TKT, S. de R.L. de C.V. (50% owned) 1	Mexico
Pinelli Universal, S. de R.L. de C.V. (50% owned) 1	Mexico
PR Distribution, LLC	Michigan
Shawnlee Construction LLC (90% owned)	Michigan
Shepardville Construction, LLC (90% owned)	Michigan
Texas Framing, LLC	Michigan
Titan Foundations, LLC	Michigan
TKT Real Estate, S. de R.L. de C.V. (50% owned) 1	Mexico
Treating Services of Minnesota, LLC	Michigan
Tresstar, LLC	Michigan
U.F.P Mexico Holdings, S. de R.L. de C.V.	Mexico
UFP Building Supply, LLC	Michigan
UFP Framing LLC	Michigan
UFP Framing of Florida, LLC	Michigan
UFP Insurance Ltd.	Bermuda
UFP New England Building Supply, LLC	Michigan
UFP Real Estate, Inc.	Michigan
UFP Thorndale Partnership (70% owned)	Canada
UFP Transportation, Inc.	Michigan
UFP Ventures II, Inc.	Michigan
UFP Ventures, Inc.	Michigan
United Lumber & Reman, LLC (50% owned) 1	Michigan
Universal Consumer Products, Inc.	Michigan
Universal Forest Products Eastern Division, Inc.	Michigan
Universal Forest Products Eastern Purchasing, Inc.	Michigan
Universal Forest Products of Canada, Inc.	Canada
Universal Forest Products of Modesto L.L.C.	Michigan
Universal Forest Products Reclamation Center, Inc.	Michigan
Universal Forest Products RMS, LLC	Michigan
Universal Forest Products Texas LLC	Michigan
Universal Forest Products Western Division, Inc.	Michigan
Universal Forest Products Western Purchasing, LLC	Michigan
Universal Forest Products, Inc.	Michigan
Universal Truss, Inc.	Michigan
Western Building Professionals of California II Limited Partnership	Michigan
Western Building Professionals of California, Inc.	Michigan
Western Building Professionals, LLC	Michigan

<sup>1</sup> Do not meet the definition of a subsidiary

## Exhibit 23—Consent of Independent Registered Public Accounting Firm

We consent to the incorporation by reference in this Annual Report (Form 10-K) of Universal Forest Products, Inc. and subsidiaries of our reports dated February 20, 2009, with respect to the consolidated financial statements of Universal Forest Products, Inc. and subsidiaries, and the effectiveness of internal control over financial reporting of Universal Forest Products, Inc. and subsidiaries, included in the 2008 Annual Report to Shareholders of Universal Forest Products, Inc. and subsidiaries.

We also consent to the incorporation by reference in the Registration Statement file numbers 33-81128, 33-81116, 33-81450, 333-60630, 333-88056, and 333-156596 on Form S-8 related to various employee option and incentive stock plans and Registration Statement file number 333-75278 on Form S-3 of our reports dated February 20, 2009, with respect to the consolidated financial statements of Universal Forest Products, Inc. and subsidiaries and the effectiveness of internal control over financial reporting of Universal Forest Products, Inc. and subsidiaries, incorporated by reference in this Annual Report (Form 10-K) for the year ended December 27, 2008.

/s/ Ernst & Young LLP

Grand Rapids, Michigan February 24, 2009

#### **Universal Forest Products, Inc.**

## Certification

## I, Michael B. Glenn, certify that:

- 1. I have reviewed this report on Form 10-K of Universal Forest Products, Inc.;
- Based on my knowledge, this report does not contain any untrue statement of a material fact or omit to state a material fact necessary to make the statements made, in light of the circumstances under which such statements were made, not misleading with respect to the period covered by this report;
- 3. Based on my knowledge, the financial statements, and other financial information included in this report, fairly present in all material respects the financial condition, results of operations and cash flows of the registrant as of, and for, the periods presented in this report;
- 4. The registrant's other certifying officer and I are responsible for establishing and maintaining disclosure controls and procedures (as defined in Exchange Act Rules 13a-15(e) and 15d-15(e)) and internal control over financial reporting (as defined in Exchange Act Rules 13a-15(f) and 15d-15(f)) for the registrant and have:
  - a. Designed such disclosure controls and procedures, or caused such disclosure controls and procedures to be designed under our supervision, to ensure that material information relating to the registrant, including its consolidated subsidiaries, is made known to us by others within those entities, particularly during the period in which this report is being prepared;
  - Designed such internal control over financial reporting, or caused such internal control over financial reporting to de
    designed under our supervision, to provide reasonable assurance regarding the reliability of financial reporting and the
    preparation of financial statements for external purposes in accordance with generally accepted accounting principles;
  - c. Evaluated the effectiveness of the registrant's disclosure controls and procedures and presented in this report our conclusions about the effectiveness of the disclosure controls and procedures, as of the end of the period covered by this report based on such evaluation; and
  - d. Disclosed in this report any change in the registrant's internal control over financial reporting that occurred during the registrant's most recent fiscal quarter (the registrant's fourth fiscal quarter in the case of an annual report) that has materially affected, or is reasonably likely to materially affect, the registrant's internal control over financial reporting; and
- 5. The registrant's other certifying officer and I have disclosed, based on our most recent evaluation of internal control over financial reporting, to the registrant's auditors and the Audit Committee of registrant's Board of Directors (or persons performing the equivalent functions):
  - All significant deficiencies and material weaknesses in the design or operation of internal control over financial reporting which are reasonably likely to adversely affect the registrant's ability to record, process, summarize and report financial information; and
  - b. Any fraud, whether or not material, that involves management or other employees who have a significant role in the registrant's internal control over financial reporting.

Date: February 25, 2009

/s/ Michael B. Glenn

Michael B. Glenn

Chief Executive Officer

#### Universal Forest Products, Inc.

#### Certification

#### I, Michael R. Cole, certify that:

- 1. I have reviewed this report on Form 10-K of Universal Forest Products, Inc.;
- 2. Based on my knowledge, this report does not contain any untrue statement of a material fact or omit to state a material fact necessary to make the statements made, in light of the circumstances under which such statements were made, not misleading with respect to the period covered by this report;
- 3. Based on my knowledge, the financial statements, and other financial information included in this report, fairly present in all material respects the financial condition, results of operations and cash flows of the registrant as of, and for, the periods presented in this report;
- 4. The registrant's other certifying officer and I are responsible for establishing and maintaining disclosure controls and procedures (as defined in Exchange Act Rules 13a-15(e) and 15d-15(e)) and internal control over financial reporting (as defined in Exchange Act Rules 13a-15(f) and 15d-15(f)) for the registrant and have:
  - Designed such disclosure controls and procedures, or caused such disclosure controls and procedures to be designed
    under our supervision, to ensure that material information relating to the registrant, including its consolidated
    subsidiaries, is made known to us by others within those entities, particularly during the period in which this report is
    being prepared;
  - b. Designed such internal control over financial reporting, or caused such internal control over financial reporting to de designed under our supervision, to provide reasonable assurance regarding the reliability of financial reporting and the preparation of financial statements for external purposes in accordance with generally accepted accounting principles;
  - c. Evaluated the effectiveness of the registrant's disclosure controls and procedures and presented in this report our conclusions about the effectiveness of the disclosure controls and procedures, as of the end of the period covered by this report based on such evaluation; and
  - d. Disclosed in this report any change in the registrant's internal control over financial reporting that occurred during the registrant's most recent fiscal quarter (the registrant's fourth fiscal quarter in the case of an annual report) that has materially affected, or is reasonably likely to materially affect, the registrant's internal control over financial reporting; and
- 5. The registrant's other certifying officer and I have disclosed, based on our most recent evaluation of internal control over financial reporting, to the registrant's auditors and the Audit Committee of registrant's Board of Directors (or persons performing the equivalent functions):
  - All significant deficiencies and material weaknesses in the design or operation of internal control over financial reporting which are reasonably likely to adversely affect the registrant's ability to record, process, summarize and report financial information; and
  - b. Any fraud, whether or not material, that involves management or other employees who have a significant role in the registrant's internal control over financial reporting.

Date: February 25, 2009
/s/ Michael R. Cole
Michael R. Cole
Chief Financial Officer

### CERTIFICATE OF THE CHIEF EXECUTIVE OFFICER OF UNIVERSAL FOREST PRODUCTS, INC.

Pursuant to Section 906 of the Sarbanes-Oxley Act of 2002 (18 U.S.C. 1350):

- I, Michael B. Glenn, Chief Executive Officer of Universal Forest Products, Inc., certify, to the best of my knowledge and belief, pursuant to Section 906 of the Sarbanes-Oxley Act of 2002 (18 U.S.C. 1350) that:
- (1) The report on Form 10-K for the year ended December 27, 2008, which this statement accompanies, fully complies with requirements of Section 13(a) or 15(d) of the Securities Exchange Act of 1934; and
- (2) The information contained in this report on Form 10-K for the period ended December 27, 2008 fairly presents, in all material respects, the financial condition and results of operations of Universal Forest Products, Inc.

UNIVERSAL FOREST PRODUCTS, INC.

Date: February 25, 2009 By: /s/ Michael B. Glenn

Michael B. Glenn
Its: Chief Executive Officer

The signed original of this written statement required by Section 906, or any other document authenticating, acknowledging, or otherwise adopting the signature that appears in typed form within the electronic version of this written statement required by Section 906, has been provided to Universal Forest Products, Inc. and will be retained by Universal Forest Products, Inc. and furnished to the Securities and Exchange Commission or its staff upon request.

### CERTIFICATE OF THE CHIEF FINANCIAL OFFICER OF UNIVERSAL FOREST PRODUCTS, INC.

Pursuant to Section 906 of the Sarbanes-Oxley Act of 2002 (18 U.S.C. 1350):

- I, Michael R. Cole, Chief Financial Officer of Universal Forest Products, Inc., certify, to the best of my knowledge and belief, pursuant to Section 906 of the Sarbanes-Oxley Act of 2002 (18 U.S.C. 1350) that:
- (1) The report on Form 10-K for the period ended December 27, 2008, which this statement accompanies, fully complies with requirements of Section 13(a) or 15(d) of the Securities Exchange Act of 1934; and
- (2) The information contained in this report on Form 10-K for the period ended December 27, 2008 fairly presents, in all material respects, the financial condition and results of operations of Universal Forest Products, Inc.

UNIVERSAL FOREST PRODUCTS, INC.

Date: February 25, 2009 By: /s/ Michael R. Cole

Michael R. Cole

Its: Chief Financial Officer

The signed original of this written statement required by Section 906, or any other document authenticating, acknowledging, or otherwise adopting the signature that appears in typed form within the electronic version of this written statement required by Section 906, has been provided to Universal Forest Products, Inc. and will be retained by Universal Forest Products, Inc. and furnished to the Securities and Exchange Commission or its staff upon request.