Citi Trends Inc Form SC 13G/A February 13, 2015

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UNITED STATES
SECURITIES AND EXCHANGECOMMISSION
Washington D.C. 20549
SCHEDULE 13GA
Under the Securities Exchange Act 1934
(Amendment No.3)
Citi Trends Inc.
(Name of Issuer)
COMMON
(Title of Class of Securities)
17306X102
(CUSIP Number)
Calendar Year 2014
 (Date of Event Which Requires Filing of this Statement)
CHECK THE APPROPRIATE BOX TO DESIGNATE THE RULE PURSUANT
TO WHICH THIS SCHEDULE IS FILED:
[X] RULE 13D-1(b)
[ ] RULE 13D-1(c)
```

1.	Names of Reporting Persons I.R.S. Identification No. of above person
	RUTABAGA CAPITAL MANAGEMENT I.R.S. Identification No.: 04-3451870
2.	Check the Appropriate Box if a Member of a Group (a)[] (b)[]
3.	SEC Use Only
4. N	Citizenship or Place of Organization
SH BENEH OWNH E <i>H</i> REPO PEH	5. Sole Voting Power BER OF 296025 HARES FICIALLY ED BY 6. Shared Voting Power ACH 54879 DRTING RSON ITH 7. Sole Dispositive Power 350904 8. Shared Dispositive Power
9. F	Aggregate Amount Beneficially Owned by Each Reporting Person 350904
10.	Check if the aggregate Amount in Row (9) Excludes Certain Shares []
11.	Percent of Class Represented by Amount in Row (9)

2.25%

12. Type of Reporting Person

ΙA

Item 1(a). NAME OF ISSUER

Citi Trends Inc.

Item 1(b). ADDRESS OF PRINCIPAL OFFICES

104 Coleman Boulevard Savannah, GA 31408

Item 2(a). NAME OF PERSON FILING

Rutabaga Capital Management

Item 2(b). ADDRESS OF PRINCIPAL OFFICES

64 Broad Street, 3rd Floor, Boston, MA 02109

Item 2(c). Citizenship

MASSACHUSETTS

Item 2(d). TITLE OF CLASS OF SECURITIES

COMMON STOCK

Item 2(e). CUSIP NUMBER

17306X102

Item 3. IF THIS STATEMENT IS BEING FILED PURSUANT TO RULE 13d-1 (b), or 13d-2 (b) OR (c), CHECK WHETHER THE PERSON FILING IS A:

⁽a) [] Broker or dealer registered under Section 15 of the Act(15 U.S.C 780);

⁽b) [] Bank as defined in Section 3(a)(6) of the Act(15 U.S.C 78c);

[] insurance company as defined in Section 3(a)(19) of the Act(15 U.S.C 78c); [] Investment company registered under Section 8 of the Investment Company Act of 1940(15 U.S.C. 80a-8);[X] An investment adviser in accordance with section 240.13d-1(b)(I)(ii)(E) (f) [] An employee benefit plan or endowment fund in accordance with 13d-1(b)(1)(ii)(F); [] A parent holding company or control person in accordance with 13d-1(b)(1)(ii)(G); (h) [] A savings association as defined in in Section 3(b) of the Federal Deposit Insurance Act(12 U.S.C 1813); [] A church plan that is excluded from the (i) definition of an investment company under Section3(c)(14) of the Investment Company Act of 1940(15 U.S.C. 80a-3); [] Group, in accordance with 13d-1(b)(1)(ii)(J) If this statement is filed pursuant to 13d-1(c), check this box. [] Item 4. OWNERSHIP Provide the following information regarding the aggregate number and percentage of the class of securities of the issuer identified in Item 1. (a) Amount beneficially owned: 350904 (b) Percent of class: 2.25% (c) Number of Shares as to which person has: Sole power to vote or direct the vote: 296025 (ii) Shared power to vote or to direct the vote: 54879 (iii) Sole power to dispose or to direct the disposition of: 350904 (iv) Shared power to dispose or to direct the disposition of: 0 Item 5. OWNERSHIP OF FIVE PERCENT OR LESS OF A CLASS

If this statement is being filed to report the fact that as of the date hereof the reporting person has ceased to be the beneficial owner of more than five percent of the class of securities, check the following [X]

Item 6. OWNERSHIP OF MORE THAN FIVE PERCENT ON BEHALF OF ANOTHER PERSON.

Not Applicable

Item 7. IDENTIFIACTION AND CLASSIFICATION OF THE SUBSIDIARY WHICH AQUIRED THE SECURITY BEING REPORTED ON BY THE PARENT HOLDING COMPANY.

Not Applicable

Item 8. IDENTIFICATION AND CLASSIFICATION OF MEMBERS OF A GROUP.

Not Applicable

Item 9. NOTICE OF DISSOLUTION OF GROUP

Not Applicable

Item 10. CERTIFICATION

By signing below I certify that, to the best of my knowledge and belief, the securities referred above were not acquired or held for the purpose of or with the effect of changing or influencing the control of the issuer of the securities and were not acquired and are not held in connection with or as a participant in any transaction having that purpose or effect.

SIGNATURE

After reasonable inquiry and to the best of my knowledge and belief, I certify that the information set forth in this statement is true, complete and correct.

Dated: February 12, 2015

Rutabaga Capital Management

By: /s/ Dana Cohen

Dana Cohen, Principal

ont size="2">6. Individual or Joint/Group Filing(Check Applicable Line) $_{X_}$ Form filed by One Reporting Person

(City) (State) (Zip) Table I - Non-Derivative Securities Acquired, Disposed of, or Beneficially Owned

1.Title of	2. Transaction Date	2A. Deemed	3.	4. Securiti	ies Ac	quired	5. Amount of	6. Ownership	7. Nature of
Security	(Month/Day/Year)	Execution Date, if	Transactio	on(A) or Dis	sposed	of	Securities	Form: Direct	Indirect
(Instr. 3)		any	Code	(D)			Beneficially	(D) or	Beneficial
		(Month/Day/Year)	(Instr. 8)	(Instr. 3, 4	and 5	5)	Owned	Indirect (I)	Ownership
							Following	(Instr. 4)	(Instr. 4)
					(A)		Reported		
					(A)		Transaction(s)		
			Code V	Amount	or (D)	Price	(Instr. 3 and 4)		
Common Stock	02/20/2015		A	39,224	A	\$ 0	189,224	D	

Form filed by More than One Reporting Person

Reminder: Report on a separate line for each class of securities beneficially owned directly or indirectly.

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SEC 1474 (9-02)

9. Nu Deriv Secur Bene Own Follo Repo Trans (Instr

Table II - Derivative Securities Acquired, Disposed of, or Beneficially Owned (e.g., puts, calls, warrants, options, convertible securities)

1. Title of	f 2.	3. Transaction Date	3A. Deemed	4.	5.	6. Date Exerc	isable and	7. Title	and	8. Price of
Derivativ	e Conversion	(Month/Day/Year)	Execution Date, if	Transac	tionNumber	Expiration Da	ite	Amoun	t of	Derivative
Security	or Exercise		any	Code	of	(Month/Day/Y	Year)	Underly	ing	Security
(Instr. 3)	Price of		(Month/Day/Year)	(Instr. 8) Derivative	e		Securiti	es	(Instr. 5)
	Derivative				Securities	3		(Instr. 3	and 4)	
	Security				Acquired					
					(A) or					
					Disposed					
					of (D)					
					(Instr. 3,					
					4, and 5)					
								,	\ 4	
									Amount	
						Date	Expiration	T:41- N		
						Exercisable	Date		Number	
				C-1-	V (A) (D)				of ''	
				Code '	V (A) (D)			3	Shares	

Reporting Owners

	Relationships
Reporting Owner Name / Address	-

Director 10% Owner Officer Other

GOINGS E V TUPPERWARE BRANDS CORP PO BOX 2353

K Chairman and CEO

ORLANDO, FL 32802-2353

Signatures

/s/ Susan R. Coumes, attorney-in-fact for Mr.
Goings
02/24/2015

**Signature of Reporting Person Date

Explanation of Responses:

- * If the form is filed by more than one reporting person, see Instruction 4(b)(v).
- ** Intentional misstatements or omissions of facts constitute Federal Criminal Violations. See 18 U.S.C. 1001 and 15 U.S.C. 78ff(a).

Note: File three copies of this Form, one of which must be manually signed. If space is insufficient, *see* Instruction 6 for procedure. Potential persons who are to respond to the collection of information contained in this form are not required to respond unless the form displays a currently valid OMB number. "font-size:1.0pt;">

Reporting Owners 7

Consolidated Balance Sheets	1
Consolidated Statements of Income	3
Consolidated Statements of Cash Flows	4
Notes to Consolidated Financial Statements	5
ITEM 2. Management s Discussion and Analysis of Financial Condition and Results of Operations	11

ITEM 3.	
Quantitative and Qualitative Disclosures About Market Risk	
	19
<u>ITEM 4.</u>	
Controls and Procedures	
	19
PART II.	
OTHER INFORMATION	
ITEM 1.	
<u>Legal Proceedings</u>	
	22
ITEM 1A.	
Risk Factors	

Explanation of Responses:

<u>ITEM 2.</u>

Unregistered Sales of Equity Securities and Use of Proceeds

25

ITEM 3.

Defaults Upon Senior Securities

25

<u>ITEM 4.</u>

Submission of Matters to a Vote of Security Holders

25

<u>ITEM 5.</u>

Other Information

ITEM 6.	
<u>Exhibits</u>	
	26
<u>SIGNATURES</u>	
INDEX TO EXHIBITS	
EXHIBITS	

PART I. FINANCIAL INFORMATION

ITEM 1. FINANCIAL STATEMENTS.

Supreme Industries, Inc. and Subsidiaries

Consolidated Balance Sheets

	2006	mber 30, ıdited)	Decei 2005	mber 31,
Assets				
Current assets:	Φ.	226.250	Φ.	1.515.500
Cash and cash equivalents Investments	\$ 2.401	326,378	\$ 1.169	1,515,532
Accounts receivable, net	2,401,379 30,609,159		1,168,922 29,594,819	
Inventories	52,334,135		50,730,205	
Other current assets	4,215,935		5,600,299	
Total current assets	89,88	66,986	88,609,777	
Property, plant and equipment, at cost	90,22	28,062	86,80)1,354
Less, Accumulated depreciation and amortization	42,07	8,876	39,343,641	
Property, plant and equipment, net	plant and equipment, net 48,149,186		47,457,713	
Goodwill and intangible assets, net	oodwill and intangible assets, net 1,460,5		735,0)14
Other assets	621,003 549,350		350	
Total assets	\$	140,117,744	\$	137,351,854

The accompanying notes are a part of the consolidated financial statements.

	September 30, 2006 (Unaudited)	December 31, 2005	
Liabilities and Stockholders Equity			
Current liabilities:			
Current maturities of long-term debt	\$ 1,980,596	\$ 1,816,092	
Trade accounts payable	15,387,221	15,675,073	
Accrued income taxes	533,085	380,721	
Other accrued liabilities	9,783,781	9,947,869	
Total current liabilities	27,684,683	27,819,756	
Long-term debt	33,538,950	31,378,367	
Deferred income taxes	3,053,275	2,988,275	
Total liabilities	64,276,908	62,186,398	
	 040.004		
Stockholders equity	75,840,836	75,165,456	
Total liabilities and steel holders equity	\$ 140,117,744	\$ 137,351,854	
Total liabilities and stockholders equity	\$ 140,117,744	φ 157,331,834	

The accompanying notes are a part of the consolidated financial statements.

Supreme Industries, Inc. and Subsidiaries

Consolidated Statements of Income (Unaudited)

		ee Months Ended ember 30,	Sept 2005	ember 24,		ne Months Ended ptember 30, 06	Sep 200	tember 24, 5
Net sales	\$	79,678,398	\$	77,055,374	\$	264,289,048	\$	262,594,085
Cost of sales	70,1	22,112	68,7	97,402	23	4,596,119	230	,464,233
Gross profit	9,55	66,286	8,25	7,972	29	,692,929	32,	129,852
Selling, general and administrative expenses	7,17	1,292	5,98	4,152	21	,372,025	19,	736,568
Other expense (income)	(202)	2,475	(231	,583	(40	06,566	(53	1,801
Operating income	2,58	37,469	2,50	5,403	8,7	727,470	12,	925,085
Interest expense	760.	,108	510.	595	2,2	295,693	1,5	67,628
Income before income taxes	1,82	27,361	1,99	4,808	6,4	131,777	11,	357,457
Income taxes	585	,000	709,	000	2,2	251,000	4,0	77,000
Net income	\$	1,242,361	\$	1,285,808	\$	4,180,777	\$	7,280,457
Earnings Per Share:								
Basic	\$.10	\$.10	\$.33	\$.59
Diluted	.10		.10		.32	2	.57	
Shares used in the computation of earnings								
per share:								
Basic	12,702,632		12,561,453		12,701,639		12,	379,668
Diluted	12,8	35,523	12,9	48,791	12	,888,703	12,	792,411
		•		·				·
Cash dividends per common share	\$.095	\$.095	\$.285	\$.165

The accompanying notes are a part of the consolidated financial statements.

Supreme Industries, Inc. and Subsidiaries

Consolidated Statements of Cash Flows (Unaudited)

			-	ember 24,
\$	4,180,777		\$	7,280,457
	,			
			11,7	64
,			, -	
(3,24	5,962)	(6,0)	18,747)
4,307	7,219		4,38	1,748
(1.05	0.000	`		
. ,	,)	(4.0)	72 003
. ,	,	,	(/	, ,
,	,)		
(1,23	2,437	,		
31.54	31 550			
31,30			57,5	31
(4,20	2,840)	(4,78	85,846)
60.84	53 150		88 3	21,302
,	,)		121,302
)		55,064
(3,01	0,020	,		
			2,03	0,000
(1.29	3.533)	(797	.058
(1,2)	2,222	,	(,,,	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,
(1,18	9,154)	(1,20	01,156
1 514	5.532		1 73	6.483
1,510	,,552		1,73	0,103
\$	326,378		\$	535,327
\$	163,221		\$	
	Septe 2006 \$ 3,182 13,62 74,85 101,8 (3,24 4,307 (1,05 (3,89 1,947 (1,23 31,55 (4,20 69,85 (67,5 (3,61 (1,29 (1,18 1,515 \$	September 30, 2006 \$ 4,180,777 3,182,038 13,630 74,857 101,879 (3,245,962 4,307,219 (1,050,000 (3,899,691 1,947,749 (1,232,457 31,559 (4,202,840 69,853,150 (67,528,063 (3,618,620 (1,293,533 (1,189,154 1,515,532 \$ 326,378	2006 \$ 4,180,777 3,182,038 13,630 74,857 101,879 (3,245,962) 4,307,219 (1,050,000) (3,899,691) 1,947,749 (1,232,457) 31,559 (4,202,840) (67,528,063) (3,618,620) (1,293,533) (1,189,154) 1,515,532 \$ 326,378	September 30, 2006 September 2005 \$ 4,180,777 \$ 3,182,038 3,08 13,630 11,7 74,857 101,879 24,6 (3,245,962) (6,0 4,307,219 4,38 (1,050,000) (3,899,691) (4,00 1,947,749 48,9 (1,232,457) (1,16 300, 31,559 34,3 (4,202,840) (4,73 69,853,150 88,3 (67,528,063) (89, (3,618,620) (2,03,05) (1,293,533) (797 (1,189,154) (1,20 1,515,532 1,73 \$ 326,378 \$

The accompanying notes are a part of the consolidated financial statements.

SUPREME INDUSTRIES, INC. AND SUBSIDIARIES

Notes To Consolidated Financial Statements

NOTE 1 - BASIS OF PRESENTATION AND OPINION OF MANAGEMENT

The accompanying unaudited consolidated financial statements have been prepared in accordance with the instructions to Form 10-Q and therefore do not include all of the information and financial statement disclosures necessary for a fair presentation of consolidated financial position, results of operations and cash flows in conformity with accounting principles generally accepted in the United States of America. In the opinion of management, the information furnished herein includes all adjustments necessary to reflect a fair statement of the interim periods reported. All adjustments are of a normal and recurring nature, including the physical inventory adjustments recorded in the third quarters of 2006 and 2005. The December 31, 2005 consolidated balance sheet data was derived from audited financial statements, but does not include all disclosures required by accounting principles generally accepted in the United States of America.

The Company has adopted a 52 or 53 week fiscal year ending the last Saturday in December. The results of operations for the three and nine months ended September 30, 2006 and September 24, 2005 are for 13 and 39 week periods, respectively.

Certain amounts in the consolidated statements of income for 2005 have been reclassified to conform to the presentation of the 2006 consolidated statements of income. The reclassifications had no impact on net sales, cost of sales, pretax income or net income as previously reported. For further information refer to the consolidated financial statements and footnotes thereto included in our Annual Report on Form 10-K for the year ended December 31, 2005.

NOTE 2 - OTHER COMPREHENSIVE INCOME (LOSS)

Other comprehensive income (loss) includes unrealized gains on hedge-activity, net of tax, and unrealized depreciation on available-for-sale securities, net of tax. Other comprehensive income (loss) for the three and nine months ended September 30, 2006 was \$(196,294) and \$65,213, respectively. There were no items of other comprehensive income or loss during the 2005 periods. Total comprehensive income combines net income and other comprehensive income (loss). Total comprehensive income for the three and nine months ended September 30, 2006 was \$1,046,067 and \$4,245,990, respectively.

NOTE 3 - INVENTORIES

Inventories, which are stated at the lower of cost or market with cost determined using the first-in, first-out method, consist of the following:

	September 30, 2006	December 31, 2005
Raw materials	\$ 28,481,747	\$ 28,160,860
Work-in-progress	10,169,707	8,880,436
Finished goods	13,682,681	13,688,909
	\$ 52,334,135	\$ 50,730,205

The valuation of raw materials, work-in-progress and finished goods inventories at interim dates is based upon a gross profit percentage method, bills of materials, scrap and other estimated factors that affect inventory relief. The Company has historically experienced both favorable and unfavorable adjustments resulting from physical inventories. Favorable (unfavorable) physical inventory adjustments recorded during the three-month periods ended September 30, 2006 and September 24, 2005 were \$1.9 and \$(1.1) million, respectively. The Company continues to refine its inventory relief in an effort to minimize book to physical inventory adjustments (see Part I, Item 4, Controls and Procedures).

NOTE 4 - BUSINESS ACQUISITION

On February 28, 2006, the Company acquired the business operations and assets of Pony Xpress, Inc. (Pony XPress) for a total purchase price of \$1,213,221 which consisted of \$1,050,000 in cash and the assumption of certain liabilities. Pony Xpress is a manufacturer of highly specialized luxury totor home products. This acquisition broadens the Company s product line and the Company has purchased a facility in White Pigeon, Michigan for the operations of this acquired business. The acquisition has been accounted for as a purchase and, accordingly, the operating results have been included since the date of acquisition. Pro forma financial information reflecting the acquired business has not been presented as it is not materially different from the Company s historical results. The final allocation of purchase price is subject to completion of valuations and analysis required by Statement of Financial Accounting Standards No. 141, Business Combinations . The preliminary allocation of purchase price is as follows:

Trade accounts receivable	\$ 156,200
Inventories	241,872
Other current assets	29,305
Equipment	60,289
Goodwill and intangible assets	725,555
	\$ 1.213.221

NOTE 5 - EARNINGS PER SHARE

The number of shares used in the computation of basic and diluted earnings per share are as follows:

	Three Months Ended September 30, 2006	September 24, 2005	Nine Months Ended September 30, 2006	September 24, 2005
Weighted average number of shares outstanding (used				
in computation of basic earnings per share)	12,702,632	12,561,453	12,701,639	12,379,668
Effect of dilutive stock options	132,891	387,338	187,064	412,743
-				
Diluted shares outstanding (used in computation of				
diluted earnings per share)	12,835,523	12,948,791	12,888,703	12,792,411

NOTE 6 - STOCK-BASED COMPENSATION

The Company currently has three stock option plans: the 1998 Stock Option Plan under which 869,087 shares of Class A Common Stock are reserved for grant, the 2001 Stock Option Plan under which 825,000 shares of Class A Common Stock are reserved for grant and the 2004 Stock Option Plan, as recently amended, under which 850,000 shares of Class A Common Stock are reserved for grant. Under the terms of these stock option plans, both incentive stock options and non-statutory stock options can be granted by a specially designated Stock Option Committee. The 2004 Stock Option Plan, as amended, also allows for awards of common stock and restricted stock. Options granted under the stock option plans generally vest and become exercisable in annual installments of 33 1/3% beginning on the first anniversary date and the options expire five years after the date of grant. On August 4, 2005, the Company s Board of Directors approved a plan to accelerate vesting of all outstanding stock options which were unvested at December 31, 2005. Under Accounting Principles Board (APB) Opinion No. 25, Accounting for Stock Issued to Employees , there was no compensation expense related to the vesting of these options. As a result of the board s action, stock options to purchase 430,831 shares of the Company s common stock became exercisable effective December 31, 2005. The Company generally issues new shares to satisfy stock option exercises.

A summary of the status of the Company s outstanding stock options as of September 30, 2006, and changes during the nine months ended September 30, 2006 are as follows:

	Number of Shares	Weighted- Average Exercise Price
Outstanding, January 1, 2006	921,823	\$ 5.67
Granted	352,831	7.12
Exercised	(11,000) 4.80
Outstanding, September 30, 2006	1,263,654	6.09

The intrinsic value of the options exercised during the nine months ended September 30, 2006 was \$29,850. The intrinsic value of all options outstanding at September 30, 2006 was \$675,602 and outstanding options had a weighted-average remaining contractual life of 2.88 years.

A summary of restricted stock activity as of September 30, 2006 and changes for the three months then ended is presented below:

	Shares	Weighted- Average Grant Date Fair Value
Unvested as of July 2, 2006		\$
Granted	10,000	6.65
Vested	(556) 6.65
Unvested as of September 30, 2006	9,444	\$ 6.65

As of September 30, 2006, there was approximately \$62,800 of total unrecognized compensation expense related to restricted stock, which is expected to be recognized over a period of three years. The total fair value of shares vested during the three months ended September 30, 2006 was approximately \$3,700.

Prior to January 1, 2006, the Company accounted for its stock options under the recognition and measurement principles of APB Opinion No. 25, and related interpretations. Accordingly, no stock-based employee compensation cost was reflected in net earnings prior to January 1, 2006 as all options to purchase common stock of the Company had an exercise price equal to, or greater than, the market value of the underlying common stock on the date of grant.

Effective January 1, 2006, the Company adopted Statement of Financial Accounting Standards (SFAS) No. 123 (revised 2004), Share-Based Payment as interpreted by SEC Staff Accounting Bulletin No. 107. SFAS No. 123R supersedes APB Opinion No. 25, and amends SFAS No. 95, Statement of Cash Flows. Generally, the approach in SFAS No. 123R is similar to the approach described in SFAS No. 123, Accounting for Stock-Based Compensation. However, SFAS No. 123R requires all stock-based payments to employees, including grants of employee stock options, to be recognized in the income statement based on their fair values at the date of grant.

The Company has elected to use the modified prospective transition method for implementing SFAS No. 123R. Under this transition method, compensation expense will include: (a) compensation expense for all share-based payments granted prior to, but not yet vested as of, January 1, 2006, based on the grant date fair value estimated in accordance with the original provisions of SFAS No. 123, and (b) compensation expense for all share-based payments granted on or after January 1, 2006, based on the grant date fair value estimated in accordance with the provisions of SFAS No. 123R. Because the Company elected to use the modified prospective transition method, results for prior periods have not been restated and new awards are valued and accounted for prospectively upon adoption.

The Company currently uses the Black-Scholes option pricing model to determine the fair value of stock options. The determination of the fair value of stock-based payment awards on the date of grant using an option-pricing model is affected by stock price as well as assumptions regarding a number of complex and subjective variables. These variables include expected stock price volatility over the term of the awards, actual and projected employee stock option exercise behaviors, risk-free interest rate and expected dividends.

Compensation expense, relative to stock-based awards, included in the Consolidated Statements of Income for the three and nine month periods ended September 30, 2006 was approximately \$58,000 and \$75,000, respectively. The following assumptions were utilized in the determination of the compensation expense:

Risk free interest rate	5.03	%
Expected life	5 years	
Expected volatility	32.23	%
Expected dividends	5.39	%

The following table illustrates the pro forma effect on net earnings and earnings per share if the Company had applied the fair value recognition provisions of SFAS No. 123 in the previous year:

	Ended	Months I mber 24,		Ended	Months I mber 24,	
Net income, as reported	\$	1,285,808		\$	7,280,457	
Deduct, Stock-based compensation expense determined under fair value based						
method, net of tax	(338,	409)	(493,	216	,
Pro forma net income	\$	947,399		\$	6,787,241	
Basic earnings per share, as reported	\$.10		\$.59	
Diluted earnings per share, as reported	.08			.55		
Pro forma basic earnings per share	.10			.57		
Pro forma diluted earnings per share	.07			.53		

NOTE 7 - LONG-TERM DEBT

The Company amended its existing credit agreement effective November 1, 2006. The amendment increased availability by \$5.0 million to \$35.0 million, and further increasing to \$45.0 million during the period January 1 to June 30. The remaining terms are substantially the same as disclosed in the Annual Report on Form 10-K for the year ended December 31, 2005.

NOTE 8 - COMMON STOCK

The Company paid cash dividends, to all Class A and Class B common stockholders, of nine and one-half cents (\$0.095) and twenty eight and one-half cents (\$0.285) per share for the three and nine months ended September 30, 2006, respectively, and nine and one-half cents (\$0.095) and sixteen and one-half cents (\$0.165) per share for the three and nine months ended September 24, 2005, respectively. Also, 85,000 shares of Class B common shares were converted to Class A common shares during the three months ended September 30, 2006.

NOTE 9 - SUBSEQUENT EVENT

On October 26, 2006, the Company s Board of Directors declared a nine and one-half cent (\$0.095) per share cash dividend payable on November 20, 2006 to all class A and B common stockholders of record on November 13, 2006.

NOTE 10 - EFFECT OF RECENTLY ISSUED ACCOUNTING STANDARDS ON THE FINANCIAL STATEMENTS WHEN ADOPTED IN A FUTURE PERIOD

In July 2006, the Financial Accounting Standards Board issued Financial Interpretation No. 48, Accounting for Uncertainty in Income Taxes (FIN 48). This Interpretation revises the recognition test for tax positions taken in tax returns such that a tax benefit is recorded only when it is more likely than not that the tax position will be allowed upon examination by taxing authorities. The amount of such a tax benefit to be recorded is the largest amount that is more likely than not to be allowed. Any reduction in deferred tax assets or increase in tax liabilities upon adoption will correspondingly reduce retained earnings. The Company has not yet determined the effect of adopting FIN 48 which is effective for the Company s next fiscal year commencing December 31, 2006.

In September 2006, the Securities and Exchange Commission issued Staff Accounting Bulletin (SAB) No. 108, Considering the Effects of Prior Year Misstatements when Quantifying Misstatements in Current Year Financial Statements. SAB 108 provides guidance on how prior year misstatements should be taken into consideration when quantifying misstatements in current year financial statements for purposes of determining whether the current year s financial statements are materially misstated. SAB 108 permits registrants to record the cumulative effect of initial adoption by recording the necessary correcting adjustments recorded to the carrying values of assets and liabilities as of the beginning of that year with the offsetting adjustments recorded to the opening balance of retained earnings only if material under the dual method. SAB 108 is effective for fiscal years ending on or after November 15, 2006. The Company does not expect the adoption of SAB 108 to have a material impact on the Company s consolidated financial position or results of operations.

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

Results of Operations

The following discussion should be read in conjunction with the unaudited consolidated financial statements and related notes thereto appearing elsewhere in this document.

Net Sales

Net sales for the three months ended September 30, 2006 increased \$2.6 million, or 3.4%, to \$79.7 million compared to \$77.1 million for the three months ended September 24, 2005. Net sales for the nine months ended September 30, 2006 increased \$1.7 million, or 0.6%, to \$264.3 from \$262.6 million for the nine months ended September 24, 2005. The September 30, 2006 quarterly increase in net sales was primarily attributable to an improvement in net sales of our core retail dry freight product line compared to the same quarter last year. We partially attribute this stronger retail demand to customers buying 2006 chassis to avoid the higher costs of 2007 diesel trucks that must comply with new more stringent diesel engine emission standards. These new standards become effective for engines produced beginning January 1, 2007. Though difficult to quantify, we believe this revenue acceleration could, and most likely will, reduce second half 2007 revenues of our retail dry freight truck product line and possibly other products. With our broad and diverse product line, we are hopeful of mitigating, at least to some extent, the effect of the new diesel engine standards on second half 2007 revenues. We believe the normal product demand cycle will return for calendar year 2008. For the nine months ended September 30, 2006, the increase in net sales was due to increased sales in our Startrans Bus Division and increased sales of our retail dry freight product line, offset by a decrease in fleet sales, which resulted from a reduction in truck purchases by our major fleet customers.

On February 28, 2006, we acquired the business operations and assets of Pony Xpress, Inc. (Pony Xpress), a manufacturer of highly specialized vehicles. Though the purchase was not a large acquisition, it provides us with the foundation for our newly formed Silver Crown subsidiary. Silver Crown has unique manufacturing expertise that will enable our entry into additional highly specialized vehicles including those used in homeland security. In the fourth quarter of 2006, Silver Crown will be introducing higher-end products and broadening the Pony Xpress product line. Sales for the nine months ended September 30, 2006 totaled \$2.6 million.

Our sales backlog was \$75.4 million at September 30, 2006 compared to a \$69.1 million sales backlog at September 24, 2005.

Cost of sales and gross profit

As a result of favorable physical inventory adjustments of \$1.9 million recorded in the current quarter, gross profit increased by \$1.3 million, or 15.7%, to \$9.6 million (12.0% of net sales) for the three months ended September 30, 2006. Gross profit for the prior year s third quarter, which included unfavorable annual physical inventory adjustments of \$1.1 million, was \$8.3 million (10.7% of net sales). For the nine months ended September 30, 2006, gross profit decreased \$2.4 million, or 7.5%, to \$29.7 million (11.2% of net sales) compared to \$32.1 million (12.2% of net sales) for the nine months ended September 24, 2005. The following table presents the components of cost of sales as a percentage of net sales and the changes from period-to-period:

	Three Mont September 3 2006		d September 2005	24,	Percent Change	Septembe	nths Ended er 30,	Septembe	r 30,	Percen Chang	
Material	55.0	%	58.2	%	-3.2	% 56.9	%	57.1	%	-0.2	%
Direct labor	14.3		13.7		0.6	14.1		14.0		0.1	
Overhead	15.7		14.5		1.2	15.1		14.1		1.0	
Delivery	3.0		2.9		0.1	2.7		2.6		0.1	
Cost of sales	88.0		89.3		-1.3	88.8		87.8		1.0	
Gross profit	12.0	%	10.7	%	1.3	% 11.2	%	12.2	%	-1.0	%

Material Material cost as a percentage of net sales decreased for the three and nine month periods ended September 30, 2006 when compared to the corresponding periods in 2005. The large decrease of 3.2% for the three months ended September 30, 2006 was primarily attributable to recording the results of physical inventories during the third quarter and adjusting its estimated charge to cost of sales for the three and nine months ended September 30, 2006. For the nine months ended September 30, 2006, the slight decrease of 0.2% is due principally to selling price increases implemented to offset escalating raw material costs.

With regard to physical inventory adjustments, the Company has historically experienced and recorded both favorable and unfavorable adjustments. For the three months ended September 30, 2006 the Company recorded a net favorable \$1.9 million adjustment compared to a net unfavorable \$1.1 million adjustment for the three months ended September 24, 2005. Due to our product diversity, complexity, customization and on-line engineering, inventory relief using standard bills of material does not provide full relief of our inventory. Therefore, the Company records an estimated adjustment based on various factors. Beginning in late 2005 and throughout 2006, the Company has intensified its bills of material accuracy initiatives and cost relief functions in conjunction with selectively performing additional interim physical inventories and recording any adjustments relating thereto. (See Inventory Relief below in our discussion of Critical Accounting Policies and Estimates and Part I, Item 4, Controls and Procedures).

Additionally, during the first three quarters of 2006, the Company experienced significant upward cost pressures on aluminum, steel and wood components. To combat these cost increases, the Company implemented price increases on a majority of its truck division products effective in late April and August of 2006. Due to the strength of our backlog and the fact we honor pricing for existing orders and quotes, we anticipate the benefit of these price increases will increasingly be reflected in our revenues during the fourth quarter of 2006. We continue to closely monitor and manage our major commodity costs through close communication and negotiation with key suppliers, utilizing cost monitoring tools (including major commodity index tracking) and developing strategies to mitigate cost and availability issues. However, the Company will consider additional price increases should commodity prices continue to rise. The Company also continually strives to reduce the cost of its product offerings through the development and use of innovative materials, robotics and improved processes.

Direct Labor Direct labor as a percentage of net sales increased 0.6% and 0.1% for the three and nine months periods ended September 30, 2006 when compared to the corresponding periods in 2005, respectively.

For the three months ended September 30, 2006, the increase was partially due to labor inefficiencies at our Startrans Bus Division where we experienced flood-related damages that limited production for an approximate five-week period. For the nine months ended September 30, 2006, the Company experienced a delay in OEM supplied chassis that caused the Company to temporarily shut down production lines in the first quarter, thereby negatively affecting labor and overhead absorption. Despite these challenges, direct labor as a percentage of net sales remained relatively constant for both periods.

Overhead Overhead as a percentage of net sales increased 1.2% and 1.0%, for the three and nine month periods ended September 30, 2006 when compared to the same periods in 2005, respectively.

The increase was due primarily to increased workers—compensation costs, repairs and maintenance, utility costs, and warranty expense. Additionally, overhead expenses increased as a result of the Pony Xpress acquisition which occurred on February 28, 2006. These increases were somewhat offset by reductions in group health insurance costs and other miscellaneous manufacturing overhead costs.

Delivery Delivery expense as a percentage of net sales was constant for the nine month periods ended September 30, 2006 and September 24, 2005 and reflected a small increase in the current quarter compared to the third quarter of last year.

The Company utilized more cost effective outside delivery methods versus using its employees and owned equipment to deliver units. However, fuel costs remain a concern and the Company will attempt to pass on higher fuel costs despite competitive pressures in its marketplace, though no assurance can be given in this regard.

Selling, general and administrative expenses

For the three months ended September 30, 2006, selling, general and administrative (G&A) expenses were \$7.2 million (9.0% of net sales) which was \$1.2 million higher than the \$6.0 million (7.8% of net sales) for the three months ended September 24, 2005. For the nine months ended September 30, 2006, selling and G&A expenses were \$21.4 million (8.1% of net sales) which was \$1.7 million higher than the \$19.7 million (7.5% of net sales) for the nine months ended September 30, 2005. The following table presents selling and G&A expenses as a percentage of net sales and the changes from period-to-period:

	Three Months Ended			Nine Mont	Nine Months Ended			
	September 3	30, Septemb	er 24,	September	30, Se	ptember 24,		
(millions)	2006	2005	Change	2006	20	05 Change		
Selling expenses	\$ 3.0 3	3.7 % \$ 2.2	2.8 % \$ 0.8	0.9 % \$ 8.5	3.2 % \$	7.1 2.7 % \$ 1.4	0.5 %	
General and Adm. expenses	4.2 5	5.3 3.8	5.0 0.4	0.3 12.9	4.9 12	2.6 4.8 0.3	0.1	
Total	\$ 7.2 9	0.0 % \$ 6.0	7.8 % \$ 1.2	1.2 % \$ 21.4	8.1 % \$	19.7 7.5 % \$ 1.7	0.6 %	

Selling expenses Selling expenses increased by \$0.8 million or 36.4%, to \$3.0 million for the three months ended September 30, 2006 from \$2.2 million for the three months ended September 24, 2005. For the nine months ended September 30, 2006, selling expenses increased \$1.4 million or 19.7%, to \$8.5 million compared to \$7.1 million for the nine months ended September 24, 2005.

The higher selling expenses in the quarter and year-to-date relate to a reduction in cooperative marketing funds the Company receives from chassis manufacturers. These funds, determined solely by programs established by the chassis manufacturers, have historically been used to help offset marketing and promotional expenses. Additionally, selling expenses increased as a result of the acquisition of Pony Xpress and the addition of a two new corporate sales positions to promote the Company s expanding product line.

G&A expenses G&A expenses increased by \$0.4 million, or 10.5%, to \$4.2 million for the three months ended September 30, 2006 from \$3.8 million for the three months ended September 24, 2005. For the nine months ended September 30, 2006, G&A expenses increased \$0.3 million, or 2.4%, to \$12.9 million compared to \$12.6 million for the nine months ended September 24, 2005.

The increase for the three and nine month periods in G&A expenses was primarily due to acquiring Pony Xpress and the addition of a new corporate position to focus on special projects. The increase was partially offset by a decrease in the incentive bonus plan which was calculated based on lower pretax earnings in 2006 versus 2005.

Other Income

Other income for the three-month periods ended September 30, 2006 and September 24, 2005 was unchanged at \$0.2 million. For the nine months ended September 30, 2006, other income totaled \$0.4 million compared to \$0.5 million for the nine months ended September 24, 2005. Other income consists of interest income, rental income, gain on sale of assets and other miscellaneous income received by the Company.

Interest expense

Interest expense increased by \$0.3 million to \$0.8 million for the three months ended September 30, 2006 from \$.5 million for the three months ended September 24, 2005. For the nine months ended September 30, 2006, interest expense increased \$0.7 million to \$2.3 million compared to \$1.6 million for the nine months ended September 24, 2005.

The increase in interest expense resulted from higher short-term interest rates and finance charges incurred on our consigned chassis inventory. In July 2005, the Company entered into a derivative swap agreement in an effort to mitigate the effect of the rising interest rate environment. The swap agreement exchanges the debt obligations floating rate for fixed interest rates over the life of the debt.

Income before income taxes

Income before income taxes was \$1.8 million for the three months ended September 30, 2006 compared to \$2.0 million for the three months ended September 24, 2005. For the nine months ended September 30, 2006, income before income taxes was \$6.4 million compared to \$11.4 million for the nine months ended September 24, 2005. As discussed above, the \$1.9 million favorable book to physical inventory adjustments recorded in the third quarter of the current year and the \$(1.1) million unfavorable adjustment recorded in last year s third quarter had significant impacts on quarterly operating results for both quarterly periods.

Income taxes

The Company s effective income tax rate was 35.0% for the nine-month period ended September 30, 2006 compared to 35.9% for the nine-month period ended September 24, 2005. The reduction is due mainly to an expected change in the Company s applicable federal tax bracket from 35% in 2005 to 34% in 2006 resulting from lower levels of pre-tax income.

Net income and earnings per share

Net income decreased by \$.1 million to \$1.2 million (1.6% of net sales) for the three months ended September 30, 2006 from \$1.3 million (1.7% of net sales) for the three months ended September 24, 2005. For the nine months ended September 30, 2006, net income decreased \$3.1 million to \$4.2 million (1.6% of net sales) compared to \$7.3 million (2.8% of net sales) for the nine months ended September 24, 2005.

Basic earnings per share were \$.10 and \$.33 for the three and nine months ended September 30, 2006 compared to \$.10 and \$.59 per share for the three and nine months ended September 24, 2005. Diluted earnings per share were \$.10 and \$.32 for the three and nine months ended September 30, 2006 compared to \$.10 and \$.57 per share for the three and nine months ended September 24, 2005.

Liquidity and Capital Resources

The Company s cash management system and revolving line of credit are designed to maintain zero cash balances and, accordingly, excess cash generated from operations is utilized to reduce borrowings.

Borrowings under the Company s revolving line of credit at September 30, 2006 were \$28.8 million, a \$3.4 million increase since December 31, 2005. The increased borrowings are directly associated with the higher levels of accounts receivable, inventories, and the working capital requirements associated with the acquisition of Pony Xpress. In order to support our continued growth and product introductions, the Company s revolving line of credit was amended and increased by \$5.0 million effective November 1, 2006.

Operating activities

Operating activities provided \$4.3 million of cash for the nine months ended September 30, 2006 compared to \$4.4 million for the nine months ended September 24, 2005. Net income and depreciation were the largest source of increases from operating activities totaling \$4.2 million and \$3.2 million, respectively, for nine months ended September 30, 2006. For the nine months ended September 30, 2006, the Company used \$3.2 million for changes in operating assets and liabilities which resulted from higher levels of accounts receivable, inventories and other current assets.

Investing activities

Investing activities used \$4.2 million of cash for the nine months ended September 30, 2006 compared to \$4.8 million used by investing activities for the nine months ended September 24, 2005.

Liquidity and Capital Resources, Concluded.

Major capital expenditures for the nine months ended September 30, 2006 related to the purchase of a manufacturing facility located in White Pigeon, Michigan, for the expansion of the acquired operations of Pony Xpress and a purchase of a manufacturing facility in Ligonier, Indiana. Major capital disposals during the nine months ended September 30, 2006 included the sale of one of our manufacturing facilities in Pennsylvania as a result of relocating to a larger and more efficient facility in 2005. A gain of \$53 thousand was recorded on the sale of the facility. Additionally, the Company had an increase in its short-term investments related to its captive insurance subsidiary during the nine months ended September 30, 2006.

Financing activities

Financing activities used \$1.3 million of cash for the nine months ended September 30, 2006 compared to \$0.8 million of cash used by financing activities for the nine months ended September 24, 2005.

The increased level of financing activities occurred primarily as a result of the \$3.6 million of cash dividends paid during the first three quarters of 2006 compared to \$2.1 million paid in the first three quarters of 2005. The Company also received no proceeds from the exercise of stock options in the first nine months of 2006 whereas \$2.1 million was received in the first nine months of 2005. Borrowings under the revolving line of credit and long-term debt increased \$2.3 million during the first three quarters of 2006 compared to net repayments of \$.8 million during the same period in 2005.

The Company s board of directors approved an increase in our quarterly cash dividend from three and one-half cents per share to nine and one-half cents per share beginning with the third quarter 2005 cash dividend. Business conditions permitting, the quarterly cash dividend will remain at nine and one-half cents per share during 2006 which would approximate \$4.8 million of cash dividends paid to our shareholders. The Company s credit agreement was amended in September 2005 to delete negative covenants related to the declaration or authorization of dividends and the entering into or the assumption of operating lease obligations. The amendment also involved more favorable performance pricing based on the Company s strong balance sheet. All borrowings under the revolving line of credit are unsecured.

Contractual Obligations

Our fixed, noncancelable obligations as of September 30, 2006 were as follows:

	Payments due by	Payments due by period						
		Less than			More than			
	Total	1 year	1-3 years	3-5 years	5 years			
Debt (a)	\$ 35,519,546	\$ 1,980,596	\$ 30,379,470	\$ 2,179,521	\$ 979,959			
Operating Leases (b)	3,102,042	789,967	1,569,010	743,065				
Total	\$ 38,621,588	\$ 2,770,563	\$ 31,948,480	\$ 2,922,586	\$ 979,959			

(a) Amounts are included on the Consolidated Balance Sheets. For additional information regarding debt and related matters, see Note 5 of the Notes to Consolidated Financial Statements included in the Annual Report on Form 10-K for the year ended December 31, 2005.

(b) For additional information regarding operating leases, see Note 9 of the Notes to Consolidated Financial Statements included in the Annual Report on Form 10-K for the year ended December 31, 2005.

Off-Balance Sheet Arrangements

As of September 30, 2006, the Company had no off-balance sheet arrangements, as defined in Item 303(a) (4) (ii) of SEC Regulation S-K.

Critical Accounting Policies and Estimates

Management s discussion and analysis of its financial position and results of operations are based upon the Company s consolidated financial statements, which have been prepared in accordance with accounting principles generally accepted in the United States of America. The preparation of these financial statements requires Management to make estimates and judgments that affect the reported amounts of assets, liabilities, revenues and expenses and related disclosure of contingent assets and liabilities. The Company s significant accounting policies are discussed in Note 1 of the Notes to Consolidated Financial Statements included in the Annual Report on Form 10-K for the year ended December 31, 2005. In Management s opinion, the Company s critical accounting policies include allowance for doubtful accounts, excess and obsolete inventories, inventory relief, accrued insurance and accrued warranty.

Allowance for Doubtful Accounts The Company maintains an allowance for doubtful accounts for estimated losses resulting from the inability of customers to make required payments. If the financial condition of customers were to deteriorate, resulting in an impairment of their ability to make payments, additional allowances may be required that would affect future operating results.

Excess and Obsolete Inventories The Company must make estimates regarding the future use of products and provide a provision for obsolete or slow-moving inventories. If actual product life-cycles, product demand or market conditions are less favorable than those projected by Management, additional inventory write-downs may be required that would affect future operating results.

Inventory Relief For monthly and quarterly financial reporting, cost of sales is recorded and inventories are relieved by the use of gross profit percentage method, standard bills of material, adjusted for scrap and other estimated factors affecting inventory relief. Because of the customized nature of the Company s products, it is difficult to place full reliance on the bills of material for accurate relief of inventories. Although the Company continues to refine the process of creating accurate bills of materials, manual adjustments, which are based on estimates, are necessary in an effort to assure correct relief of inventories for products sold. The estimate calculations consider the customized nature of products, historical inventory relief percentages, scrap variances and other factors which could impact inventory relief. The accuracy of the inventory relief is not known until interim and or annual physical inventories are conducted at each of the Company s plant locations. In prior years, management had concluded that it was not practical to consider more frequent physical inventories because of the size of our sales order

backlog and the costs associated with ceasing production for the purpose of conducting physical inventories.

Critical Accounting Policies and Estimates, Concluded

During 2005, the Company s annual physical inventories resulted in a net unfavorable adjustment of \$1.1 million which was recorded in the third quarter of 2005. Subsequent to the 2005 third quarter adverse inventory adjustments, Management dedicated significant in-house resources refining bills of materials, improving cost accounting functions and instituting new inventory policies and procedures. In addition, Management implemented more frequent physical inventories at certain locations.

The third quarter of 2006 was favorably impacted by \$1.9 million of inventory adjustments resulting from physical inventories conducted during June, July and August at all the Company s plant locations, with most of the adjustment attributable to inventory quantity adjustments. Because the Company does not have perpetual inventory systems to track inventory quantities for raw materials and work-in-progress and it is not always practical or cost beneficial to cease production to conduct physical inventories, the Company has continued to be dependent on physical inventory procedures and such favorable or unfavorable adjustments are historically material to the quarterly period in which such adjustments are recorded. Further, it is not possible to determine the impact of physical inventory adjustments on prior interim periods, since data on interim inventory quantities is not available. See Part I, Item 4, Controls and Procedures for further discussion of this matter.

Accrued Insurance - The Company has a self-insured retention against product liability claims with insurance coverage over and above the retention. The Company is also self-insured for a portion of its employee medical benefits and workers compensation. Product liability claims are routinely reviewed by the Company s insurance carrier and Management routinely reviews other self-insurance risks for purposes of establishing ultimate loss estimates. In addition, Management must determine estimated liability for claims incurred but not reported. Such estimates and any subsequent changes in estimates may result in adjustments to the Company s operating results in the future.

Effective January 1, 2005, the Company began utilizing its newly formed and wholly-owned small captive insurance company to insure certain of its business risks. Certain risks, previously self-insured by the Company and its subsidiaries, are now insured by the captive insurance subsidiary. In addition, certain business risks not previously insured are now insured by the captive insurance subsidiary. Since the captive insurance company has not reinsured any of its coverages, the Company s overall self-insurance risk has not changed. The captive insurance subsidiary is expected to help the Company manage its risk exposures. Under the Internal Revenue Code, the net underwriting income of a small captive, as defined, is not taxable.

Accrued Warranty The Company provides limited warranties for periods of up to five years from the date of retail sales. Estimated warranty costs are provided for at the time of sale and are based upon historical experience. Differences between future actual warranty costs and the estimated warranty accrual will result in adjustments to the Company s future operating results; however, historically such differences have not been material.

Forward-Looking Statements

This report contains forward-looking statements (as defined in the Private Securities Litigation Reform Act of 1995), other than historical facts, which reflect the view of the Company s Management with respect to future events. When used in this report, words such as believe, expect, anticipate, estimate, intend, and similar expressions, as they relate to the Company or its plans or operations, identify forward-looking statements. Such forward-looking statements are based on assumptions made by, and information currently available to, the Company s Management. Although Management believes that the expectations reflected in such forward-looking statements are reasonable, it can give no assurance that such expectations will prove to have been correct. Important factors that could cause actual results to differ materially from such expectations include, without limitation, limitations on the availability of chassis on which the Company s product is dependent, availability of raw materials, raw material cost increases, and severe interest rate increases. Additional risks are set forth on Form 10-K for the year ended December 31, 2005. Furthermore, the Company can provide no assurance that such raw material cost increases can be passed on to its customers through implementation of price increases for the Company s products. The forward-looking statements contained herein reflect the current views of the Company s Management with respect to future events and are subject to those factors and other risks, uncertainties and assumptions relating to the operations, results of operations, cash flows and financial position of the Company. The Company assumes no obligation to update the forward-looking statements or to update the reasons actual results could differ from those contemplated by such forward-looking statements.

ITEM 3. QUANTITATIVE AND QUALITATIVE DISCLOSURES ABOUT MARKET RISK.

There has been no material change from the information provided in the Company's Annual Report on Form 10-K, Item 7A: Quantitative and Qualitative Disclosures About Market Risk, for the year ended December 31, 2005.

ITEM 4. CONTROLS AND PROCEDURES.

Evaluation of Disclosure Controls and Procedures - The Company maintains disclosure controls and procedures that are designed to ensure that information required to be disclosed in the Company's reports under the Securities Exchange Act of 1934, as amended (the Exchange Act), is recorded, processed, summarized and reported within the time periods specified in the SEC's rules and forms, and that such information is accumulated and communicated to management, including the Company's Chief Executive Officer (CEO) and Chief Financial Officer (CFO), as appropriate, to allow timely decisions regarding required disclosure. In designing and evaluating the disclosure controls and procedures, management recognizes that any controls and procedures, no matter how well designed and operated, can provide only reasonable assurance of achieving the desired control objectives, as they are designed to do, and management necessarily is required to apply its judgment in evaluating the cost-benefit relationship of possible controls and procedures.

In connection with the preparation of this Quarterly Report on Form 10-Q, as of September 30, 2006, an evaluation was performed under the supervision and with the participation of the Company s management, including the CEO and CFO, of the effectiveness of the design and operation of the Company s disclosure controls and procedures (as defined in Rule 13a-15(e) under the Exchange Act). In light of the significant physical inventory adjustments which were

recorded in the recent quarter ended September 30, 2006 and as disclosed in Item 2 and in the notes to consolidated financial statements of this Form 10-Q, the Company s CEO and CFO have concluded that, as of the end of the period covered by this report, the disclosure controls and procedures were not effective at a reasonable assurance level as of September 30, 2006, and in the opinion of the CEO and CFO, immediate corrective actions are required. A detailed discussion of the issue and the intended corrective actions follow.

Management has developed over a number of years a costed bill of material system to estimate its cost of sales on a monthly basis. An integral part of this system is the taking of wall to wall annual physical inventories at all plant locations to true-up the costs of sales estimates recorded during the fiscal year. Such annual physical inventories are historically taken during June, July and August of each year. In addition, interim physical inventories at certain plant locations may be taken during the year when management believes there may be costing issues or potential problems at those plants. Management views these annual and interim physical inventories as an integral part of its cost system and views the physical inventory results to be a change in estimate and, accordingly, records adjustments resulting from physical inventories in the period in which the results of the physical inventories are finalized.

Historically, the adjustments resulting from physical inventories have not been and continue not to be material to inventory balances or annualized cost of sales, although such adjustments may be significant to the reported pretax income and net income in the quarter in which the adjustment is recorded. Such was the case in 2005 when the annual physical inventories resulted in a \$(1.1) million unfavorable adjustment and in 2006 when an inventory gain of \$1.9 million occurred. The \$1.9 million physical inventory adjustment was 3.6% of inventories at September 30, 2006 and 0.6% of annualized cost of sales. These amounts were reflected in the third quarter of each of the reporting periods as changes in estimates and these amounts are prominently discussed and disclosed to allow the reader to determine their impact on the reported results as of the third quarters and for the year.

Subsequent to the \$(1.1) million unfavorable annual physical inventory adjustment recorded in the third quarter of fiscal year ended December 31, 2005, the Company expended significant internal resources to improve its accounting controls and procedures related to valuation of inventories and recognition of cost of sales for interim/quarterly financial reporting, including: refining bills of materials, improving its cost accounting functions, conducting interim physical inventories at certain plant locations and instituting new inventory policies. Subsequently, certain interim physical inventories, which resulted in book to physical adjustments that were not material to the interim financial statements, caused management to believe that such matter had been adequately addressed. However, the \$1.9 million favorable inventory adjustments for physical inventories conducted at all plant locations during June, July and August 2006, indicated that inventory costing procedures for interim financial reporting were continuing to result in potentially inaccurate interim/quarterly financial reporting. Because the inventory adjustment for annual physical inventories changed from a net unfavorable \$(1.1) million adjustment recorded in last year s third quarter to the \$1.9 million favorable adjustment recorded in the current third quarter, it is apparent that management addressed the issues that caused the unfavorable adjustment and recorded inventory relief estimates which proved to be too conservative. In addition, the time required to complete the pricing and summarization of the June 2006 physical inventories prevented the Company from including the results in the Form 10-Q for the quarter ended July 1, 2006 and resulted in the recognition of the physical inventory adjustments, attributable to the June 2006 physicals, in the Form 10-Q for the quarter ended September 30, 2006.

In light of the foregoing, management has implemented procedures that it believes will positively impact the effectiveness of internal control over interim financial reporting, including the following:

- 1. Quarterly physical inventories will be conducted at those plant locations that have had significant book to physical inventory adjustments in recent periods until such time as management is able to determine that its bills of materials and other inventory relief procedures will result in correct inventory valuation at the end of accounting periods and proper recognition of cost of sales for interim financial reporting.
- 2. At those plant locations where a quarterly physical inventory is not performed, a more thorough review of inventory costing procedures will be made at the end of interim periods to provide additional assurance that the procedures for valuation of inventories and recognition of cost of sales is reasonable.
- 3. Procedures will be implemented to assure that interim quarterly physical inventories are priced and summarized on a timely basis in order that any book to physical inventory adjustments will be recorded in the period of the physical inventory rather than the subsequent accounting period.

Additionally, corrective actions also include additional procedures at corporate to strengthen ongoing reviews of plant accounting activities through the utilization of our corporate accounting staff.

The Company believes that it will be able to improve its internal control procedures through these corrective actions by more quickly identifying inaccuracies in its cost estimates and reporting these on a more contemporaneous basis. Notwithstanding the Company s corrective efforts, because of the inherent limitations in a cost-effective control system, misstatements due to error or fraud may occur and not be detected.

Changes in Internal Control over Financial Reporting - Except as disclosed above, there have been no changes in the Company s internal control over financial reporting for the three months ended September 30, 2006 that has materially affected, or is reasonably likely to materially affect, the Company s internal control over financial reporting.

The Company continues to take action to assure compliance with the internal controls, disclosure controls, and other requirements of the Sarbanes-Oxley Act of 2002. Our management, including our Chief Executive Officer and Chief Financial Officer, cannot guarantee that our internal controls and disclosure controls will prevent all possible errors or all fraud. A control system, no matter how well conceived and operated, can provide only reasonable, not absolute, assurance that the objectives of the control system are met. In addition, the design of a control system must reflect the fact that there are resource constraints, and the benefit of controls must be relative to their costs. Because of the inherent limitations in all control systems, no system of controls can provide absolute assurance that all control issues and instances of fraud, if any, within the Company have been detected. These inherent limitations include the realities that judgments in decision-making can be faulty and that breakdowns can occur because of simple error or mistake. Further, controls can be circumvented by individual acts of some persons, by collusion of two or more persons, or by management override of the controls.

The design of any system of controls also is based in part upon certain assumptions about the likelihood of future events, and there can be no assurance that any design will succeed in achieving its stated goals under all potential future conditions. Over time, a control may be inadequate because of changes in conditions or the degree of compliance with the policies or

procedures may deteriorate. Because of inherent limitations in a cost-effective control system, misstatements due to error or fraud may occur and not be detected.

PART II. OTHER INFORMATION

ITEM 1. LEGAL PROCEEDINGS.

Not applicable

ITEM 1A. RISK FACTORS.

Any investment in our Common Stock involves a high degree of risk. You should carefully consider the risks and uncertainties described below and the other information included in this quarterly report on Form 10-Q before purchasing our Common Stock. Although the risks described below are the risks that we believe are material, they are not the only risks relating to our business and our Common Stock. Additional risks and uncertainties, including those that are not yet identified or that we currently believe are immaterial, may also adversely affect our business, financial condition, or results of operations. If any of the events described below occur, our business and financial results could be materially and adversely affected. The market price of our Common Stock could decline due to any of these risks, perhaps significantly, and you could lose all or part of your investment. In assessing these risks, you should also refer to the other information contained or incorporated by reference in our Annual Report on Form 10-K for the year ended December 31, 2005 filed with the Securities and Exchange Commission, including our consolidated financial statements and related notes.

Raw materials

The Company does not have long-term raw material contracts and is dependent upon suppliers of steel, aluminum, wood and fiberglass materials, for its manufacturing operations. Consequently, our ability to produce and deliver our products could be affected by disruptions encountered by our raw material suppliers or freight carriers. Additionally, competitive market conditions may prevent the Company from implementing price increases to offset raw material cost increases.

Chassis availability

The Company generally does not purchase vehicle chassis for its inventory. The Company accepts shipments of vehicle chassis owned by dealers or end-users, for the purpose of installing and/or manufacturing its specialized truck bodies and buses on such chassis. In the event of a labor disruption or other uncontrollable event adversely affecting the limited number of companies which manufacture and/or deliver such chassis, the Company s level of manufacturing could be substantially reduced. The Company has established relationships with all major chassis manufacturers, and in the event of a disruption in supply from one manufacturer, the Company would attempt to divert its demand to the other manufacturers. Approximately 30% of the chassis involved in the Company s manufacturing have been secured through converter pool agreements with three major chassis manufacturers that provide for truck chassis pools at each of the Company s manufacturing facilities.

The Company also faces risk relative to finance charges for maintaining excess chassis inventory. Under these consigned inventory agreements, if the chassis is not delivered to a customer within a specified time frame, the Company is required to pay a finance charge on the chassis.

Competition

The competitive nature of the specialized vehicle industry creates a number of challenges for the Company. Important factors include product pricing, quality of product, lead times, geographic proximity to customers and the ability to manufacture a product customized to customer specifications. Management believes that the Company has a competitive advantage in each of these areas due to its years of experience in the industry, established dealer/distributor relationships, strong relationships with chassis manufacturers and its nationwide presence. However, specialized vehicles are produced by a number of smaller, regional companies, which create product pricing pressures that could adversely impact the Company s profits. Chassis manufacturers have not generally shown an interest in manufacturing specialized vehicles, including truck bodies and shuttle buses, because such manufacturers highly-automated assembly line operations do not lend themselves to the efficient production of a wide variety of highly specialized vehicles with various options and equipment.

Environmental and health and safety liabilities

Our operations are subject to a variety of federal, state and local environmental and health and safety statutes and regulations, including those relating to emissions in the air, discharges to water, treatment, storage and disposal of waste and remediation of contaminated sites. In certain cases, these requirements may limit the productive capacity of our operations. However, other companies are subject to similar regulations. As a result, these regulations are not believed to have an adverse effect on the Company s competitive position.

Certain laws, including the Federal Comprehensive Environmental Response, Compensation, and Liability Act of 1980, as amended, have imposed strict and, under certain circumstances, joint and several liability for costs to remediate contaminated sites upon designated responsible parties including site owners or operators and persons who dispose of wastes at, or transport wastes to, such sites.

From time to time, we have received notices of noncompliance with respect to our operations. These have typically been resolved by investigating the alleged noncompliance and correcting any non compliant conditions. New environmental requirements, more aggressive enforcement of existing ones, or discovery of presently unknown conditions could require material expenditures or result in liabilities which could limit expansion or otherwise have a material adverse effect on our business, financial condition and operating cash flows.

Possibility of material losses from product liability and warranty claims

We face an inherent risk of exposure to product liability claims if the use of our current and formally manufactured products result, or are alleged to result, in personal injury and/or property damage. If we manufacture a defective product, we may experience material product liability losses in the future. In addition, we may incur significant costs to defend product liability claims. We could also incur damages and significant costs in correcting any defects, lost sales, and suffer damage to our reputation. Our product liability insurance coverage may not be adequate for liabilities we could incur and may not continue to be available on terms acceptable to us.

We are also subject to product warranty claims in the ordinary course of our business. If we manufacture poor quality products or receive defective materials, we may incur unforeseen costs in excess of what we have reserved in our financial statements. These costs could have a material adverse effect on our business and operating cash flows.

We depend on the services of key management personnel, the loss of whom could materially harm us

Our ability to compete successfully and implement our business strategy depends on the efforts of our senior management personnel. The loss of the services of any one or more of these individuals could have a material adverse effect on our business. We do not maintain key-man life insurance policies on any of our executives. If we were unable to attract qualified personnel to our management, our existing management resources could become strained, which would harm our business and our ability to implement our strategies.

Price volatility and low trading volumes

Our Class A Common Stock has experienced, and may continue to experience, price volatility and low trading volumes. It may be difficult for you to sell your shares in the public market at any given time at prevailing prices, and the price of our Class A Common Stock may, therefore, be volatile. Overall market conditions and other risk factors described herein may cause the market price of our Class A Common Stock to fall. Our high and low sales prices for the twelve-month period ended September 30, 2006, were \$9.56 and \$6.10, respectively. Our Class A Common Stock is listed on the American Stock Exchange under the symbol STS. However, daily trading volumes for our Class A Common Stock are, and may continue to be, relatively small compared to many other publicly-traded securities. For example, during the twelve-month period ended September 30, 2006, our daily trading volume has been as low as zero.

Our officers and directors own a large percentage of our common stock, and they may control our business and affairs

Our officers and directors as a group beneficially own approximately 33.2% of our Class A Common Stock and 90.9% of our Class B Common Stock. As a result, they will continue to be able to exercise significant influence, and in most cases, control, over matters requiring shareholder approval, including the election of directors, changes to our charter documents and significant corporate transactions. This concentration of ownership makes it unlikely that any other holder or group of holders of our Class A Common Stock will be able to affect the way we are managed or the direction of our business.

Split classes of stock make it difficult for a third party to acquire the Company

Our outstanding Common Stock is split into two classes. The Class A Common Stock is listed on the American Stock Exchange, and the holders thereof are entitled to elect three members of the Company s Board of Directors. The majority (90.9%) of the Class B Common Stock is owned or controlled by the Company s officers and directors and is entitled to elect the remaining six members of the Company s Board of Directors. The continuing ability of the holders of our Class B Common Stock to elect a majority of the members of the Company s Board of Directors will make it difficult for another company to acquire us and for you to receive any related take-over premium for your shares (unless the controlling group approves the acquisition).

(See other risk factors listed under the following captions: Critical Accounting Policies and Estimates, Forward-Looking Statements, and Control Risks)

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

Not applicable

ITEM 3. DEFAULTS UPON SENIOR SECURITIES.

Not applicable

ITEM 4. SUBMISSION OF MATTERS TO A VOTE OF SECURITY HOLDERS.

Not applicable

<u>ITEM 5.</u> <u>OTHER INFORMATION.</u>

Not applicable

Exhibits: Exhibit 31.1 Certification of Chief Executive Officer Pursuant to Section 302 of the Sarbanes-Oxley Act of 2002 Exhibit 31.2 Certification of Chief Financial Officer Pursuant to Section 302 of the Sarbanes-Oxley Act of 2002 Exhibit 32.1 Certification of Chief Executive Officer Pursuant to Section 906 of the Sarbanes-Oxley Act of 2002 Exhibit 32.2 Certification of Chief Financial Officer Pursuant to Section 906 of the Sarbanes-Oxley Act of 2002 26

SIGNATURES

Pursuant to the requirements of the Securities Exchange Act of 1934, the registrant has duly caused this report to be signed on its behalf by the undersigned thereunto duly authorized.

SUPREME INDUSTRIES, INC.

BY: /s/ Jeffery D. Mowery Jeffery D. Mowery

Vice President of Finance and Chief Financial Officer

(Signing on behalf of the Registrant and as Principal Financial and Accounting Officer)

DATE: November 14, 2006

INDEX TO EXHIBITS

Exhibit Number	Description of Document
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