COMMERCIAL METALS CO Form 10-Q July 09, 2007

Edgar Filing: COMMERCIAL METALS CO - Form 10-Q

FORM 10-Q UNITED STATES SECURITIES AND EXCHANGE COMMISSION Washington, D. C. 20549

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

For the quarterly period ended May 31, 2007 Commission File Number 1-4304 COMMERCIAL METALS COMPANY

(Exact Name of registrant as specified in its charter)

Delaware (State or other Jurisdiction of incorporation of organization)

Table of Contents

75-0725338 (I.R.S. Employer Identification Number)

6565 N. MacArthur Blvd. Irving, Texas 75039

(Address of principal executive offices) (Zip Code) (214) 689-4300

(Registrant s telephone number, including area code)

Indicate by check mark whether the registrant (1) has filed all reports required to be filed by Section 13 or 15(d) of the Securities Exchange Act of 1934 during the preceding 12 months (or for such shorter period that the registrant was required to file such reports), and (2) has been subject to such filing requirements for the past 90 days.

Yes No þ o

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

Yes No o b Indicate by check mark whether the registrant is a large accelerated filer, an accelerated filer, or a non-accelerated filer. See definition of accelerated filer and large accelerated filer in Rule 12b-2 of the Exchange Act.

Large accelerated filer b Accelerated filer o Non-Accelerated filer o As of July 5, 2007, there were 119,693,752 shares of the Company s common stock issued and outstanding excluding 9,366,912 shares held in the Company s treasury.

TABLE OF CONTENTS

PART I	FINANCIAL INFORMATION	PAGE	NO.
<u>Item 1.</u>	Financial Statements (Unaudited)		
	Condensed Consolidated Balance Sheets May 31, 2007 and August 31, 2006	,	2 3
	Condensed Consolidated Statements of Earnings Three months and Nine months ended May 31, 2007 and 2006		4
	Condensed Consolidated Statements of Cash Flows Nine months ended May 31, 2007 and 2006		5
	Condensed Consolidated Statement of Stockholders Equity Nine months ended May 31, 2007		6
	Notes to Condensed Consolidated Financial Statements	7	14
<u>Item 2.</u>	Management s Discussion and Analysis of Financial Condition and Results of Operations	15	24
<u>Item 3.</u>	Quantitative and Qualitative Disclosures about Market Risk		25
<u>Item 4.</u>	Controls and Procedures		25
PART II	OTHER INFORMATION		
<u>Items 16</u>		26	28
Signatures Index to Ex	hibits		27 28
Certification Certification	Certification Pursuant to Section 302 Certification Pursuant to Section 302 Certification Pursuant to Section 906 Of the CEO Pursuant to Section 302 of the CEO Pursuant to Section 302 of the CEO Pursuant to Section 906 of the CEO Pursuant to Section 906 of the CFO Pursuant to Section 906 of the CFO Pursuant to Section 906		

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

(in thousands)	May 31, 2007	August 31, 2006
Current assets:		
Cash and cash equivalents	\$ 73,125	\$ 180,719
Accounts receivable (less allowance for collection losses of \$17,214 and		
\$16,075)	1,153,405	1,134,823
Inventories	1,011,083	762,635
Other	87,379	66,615
Total current assets	2,324,992	2,144,792
Property, plant and equipment:		
Land	53,779	44,702
Buildings and improvements	316,072	268,755
Equipment	1,056,300	970,973
Construction in process	90,445	51,184
	1,516,596	1,335,614
Less accumulated depreciation and amortization	(812,342)	(746,928)
	704,254	588,686
Goodwill	37,485	35,749
Other assets	197,469	129,641
	\$3,264,200	\$ 2,898,868
See notes to unsudited condens	ad consolidated fina	ncial statements

See notes to unaudited condensed consolidated financial statements.

COMMERCIAL METALS COMPANY AND SUBSIDIARIES CONDENSED CONSOLIDATED BALANCE SHEETS (UNAUDITED) LIABILITIES AND STOCKHOLDERS EQUITY

(in thousands except share data)	May 31, 2007	August 31, 2006
Current liabilities:		
Commercial paper	\$ 146,915	\$
Notes payable	48,244	60,000
Accounts payable-trade	542,341	526,408
Accounts payable-documentary letters of credit	156,429	141,713
Accrued expenses and other payables	370,593	379,764
Income taxes payable and deferred income taxes	7,793	14,258
Current maturities of long-term debt	54,590	60,162
Total current liabilities	1,326,905	1,182,305
Deferred income taxes	33,138	34,550
Other long-term liabilities	108,079	78,789
Long-term debt	309,552	322,086
Total liabilities	1,777,674	1,617,730
Minority interests	5,441	61,034
Commitments and contingencies		
Stockholders equity:		
Capital stock:		
Preferred stock		
Common stock, par value \$0.01 per share:		
authorized 200,000,000 shares;		
issued 129,060,664 shares;		
outstanding 119,510,208 and 117,881,160 shares	1,290	1,290
Additional paid-in capital	353,259	346,994
Accumulated other comprehensive income	56,894	33,239
Retained earnings	1,202,685	980,454
	1,614,128	1,361,977
Less treasury stock:		
9,550,456 and 11,179,504 shares at cost	(133,043)	(141,873)
Total stockholders equity	1,481,085	1,220,104
	\$ 3,264,200	\$ 2,898,868

See notes to unaudited condensed consolidated financial statements.

COMMERCIAL METALS COMPANY AND SUBSIDIARIES CONDENSED CONSOLIDATED STATEMENTS OF EARNINGS (UNAUDITED)

	Three Months Ended May 31,			Nine months End May 31,				
(in thousands, except share data)		2007		2006		2007		2006
Net sales Costs and expenses:	\$	2,345,703	\$	2,021,299	\$	6,348,023	\$	5,306,484
Cost of goods sold		2,027,843		1,756,734		5,488,259		4,570,347
Selling, general and administrative expenses		162,887		130,510		439,609		355,867
Interest expense		9,631		6,940		26,711		20,816
		2,200,361		1,894,184		5,954,579		4,947,030
Earnings before income taxes and minority								
interests		145,342		127,115		393,444		359,454
Income taxes		45,514		46,085		133,069		129,030
Earnings before minority interests		99,828		81,030		260,375		230,424
Minority interests		387		3,070		9,663		2,737
Net earnings	\$	99,441	\$	77,960	\$	250,712	\$	227,687
Basic earnings per share	\$	0.84	\$	0.65	\$	2.13	\$	1.93
Diluted earnings per share	\$	0.82	\$	0.62	\$	2.06	\$	1.84
Cash dividends per share	\$	0.09	\$	0.05	\$	0.24	\$	0.11
Average basic shares outstanding	1	18,623,424	1	19,708,857	1	17,773,618	1	17,732,084
Average diluted shares outstanding	1	21,956,284	1	25,085,650	1	21,600,343	1	23,550,601
	S	ee notes to un 4	audi	ted condense	d cor	nsolidated fina	ancia	l statements.

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

	Nine months Ended May 31,			
(in thousands)	2007	2006		
Cash Flows From (Used By) Operating Activities:				
Net earnings	\$ 250,712	\$ 227,687		
Adjustments to reconcile net earnings to cash from (used by) operating				
activities:	75.050	(1.500		
Depreciation and amortization	75,859	61,522		
Minority interests	9,663	2,737		
Provision for losses on receivables	639 7 281	2,162		
Share-based compensation Net (gain) loss on sale of assets	7,381 169	6,975 (1,584)		
Asset impairment	1,390	(1,364)		
Changes in operating assets and liabilities, net of effect of acquisitions:	1,570			
Accounts receivable	(59,683)	(198,540)		
Accounts receivable sold	61,711	10,255		
Inventories	(149,093)	(10,414)		
Other assets	(81,977)	(40,711)		
Accounts payable, accrued expenses, other payables and income taxes	(17,859)	26,815		
Deferred income taxes	(5,179)	(2,785)		
Other long-term liabilities	28,629	12,629		
Net Cash Flows From Operating Activities	122,362	96,748		
Cash Flows From (Used By) Investing Activities:				
Purchases of property, plant and equipment	(121,774)	(92,627)		
Purchase of interests in CMC Zawiercie	(60,049)	(934)		
Sales of property, plant and equipment	1,264	5,039		
Acquisitions, net of cash acquired	(157,994)	(10,980)		
Net Cash Used By Investing Activities	(338,553)	(99,502)		
Cash Flows From (Used By) Financing Activities:				
Increase (Decrease) in documentary letters of credit	14,716	(39,883)		
Payments on trade financing arrangements		(1,667)		
Short-term borrowings, net change	132,787	16,463		
Payments on long-term debt	(19,025)	(9,023)		
Proceeds from issuance of long-term debt		14,182		
Stock issued under incentive and purchase plans	13,801	26,092		
Treasury stock acquired	(17,744)			
Dividends paid	(28,481)	(13,022)		
Tax benefits from stock plans	11,657	10,644		
Net Cash From Financing Activities	107,711	3,786		

Table of Contents

Edgar Filing: COMMERCIAL METALS CO - Form 10-Q					
Effect of Exchange Rate Changes on Cash and Cash Equivalents	886	2,742			
Increase (Decrease) in Cash and Cash Equivalents Cash and Cash Equivalents at Beginning of Year	(107,594) 180,719	3,774 119,404			
Cash and Cash Equivalents at End of Period	\$ 73,125	\$ 123,178			
See notes to unaudited condensed consolidated financial statements.					

Table of Contents

COMMERCIAL METALS COMPANY AND SUBSIDIARIES CONDENSED CONSOLIDATED STATEMENT OF STOCKHOLDERS EQUITY (UNAUDITED)

n thousands, avaant share data)	Common S Number of Shares		Additional	omprehens	nsivÆ	Retained	Treasury Number of Shares	-	Total
in thousands, except share data)	Shares	Amount	Capitai	Income	r	Earnings	Shares	Amount	Totai
Balance, September 1, 2006	129,060,664	\$1,290	\$346,994	\$33,239	\$	980,454	(11,179,504)	\$(141,873)	\$1,220,104
Comprehensive income:									
Net earnings for nine months ended						250 712			250 714
May 31, 2007 Other comprehensive income						250,712			250,712
loss):									I
oreign currency translation									I
djustment, net of taxes of \$1,417				22,152					22,152
Inrealized gain on hedges, net of									
axes of \$811				1,503					1,503
Comprehensive income									274,367
Cash dividends						(28,481)			(28,481
reasury stock acquired							(699,500)	,	(17,744
Restricted stock grant			(479)				35,112	479	
tock issued under incentive and									
urchase plans			(12,337)				2,298,868	26,138	13,801
tock-based compensation			7,424				(5,432)	(43)	
ax benefits from stock plans			11,657						11,657
Balance, May 31, 2007	129,060,664	\$1,290	\$353,259	\$56,894	\$	1,202,685	(9,550,456)	\$(133,043)	\$1,481,085
		S	See notes to r 6	unaudited	L CO	ndensed cor	nsolidated fina	ncial stateme	ents.

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

The accompanying unaudited condensed consolidated financial statements have been prepared in accordance with accounting principles generally accepted in the United States (GAAP) on a basis consistent with that used in the Company s Annual Report on Form 10-K filed with the Securities and Exchange Commission (SEC) for the year ended August 31, 2006, and include all normal recurring adjustments necessary to present fairly the condensed consolidated balance sheets and statements of earnings, cash flows and stockholders equity for the periods indicated. These Notes should be read in conjunction with such Form 10-K. The results of operations for the three and nine month periods are not necessarily indicative of the results to be expected for a full year.

NOTE B ACCOUNTING POLICIES

Stock-Based Compensation

See Note 9, Capital Stock, to the Company s consolidated financial statements for the year ended August 31, 2006 filed on Form 10-K with the SEC for a description of the Company s stock incentive plans. The Company adopted 123(R) effective September 1, 2005 using the modified prospective method. As a result, compensation expense was recorded for the unvested portion of previously issued awards that were outstanding at September 1, 2005. The Black-Scholes pricing model was used to calculate total compensation cost which is amortized on a straight-line basis over the remaining vesting period of previously issued awards. (See Note 1, Summary of Significant Accounting Policies, to the Company s consolidated financial statements for the year ended August 31, 2006 for the assumptions used to estimate the fair value and the weighted average grant date fair value. The Company developed its volatility assumption based on historical data). The Company recognized after-tax stock-based compensation expense of \$1.3 million and \$1.7 million (\$0.01 per diluted share, respectively) for the three months ended May 31, 2007 and 2006, respectively and \$4.8 million and \$4.6 million (\$0.04 per diluted share, respectively) for the nine months ended May 31, 2007 and 2006, respectively as a component of selling, general and administrative expenses. The cumulative effect of adoption (primarily arising from the recognition of anticipated forfeitures) was not material. At May 31, 2007, the Company had \$4.7 million of total unrecognized compensation cost related to non-vested share-based compensation arrangements. This cost is expected to be recognized over the next 25 months.

Combined information for shares subject to options and SARs for the nine months ended May 31, 2007 was as follows:

	Number	Weighted Average Exercise Price	Pri Rai Per S	nge
August 31, 2006				
Outstanding	7,485,348	\$ 8.06	\$ 2.75	24.71
Exercisable	6,178,200	5.90	2.75	13.58
Granted				
Exercised	1,887,449	5.00	2.75	24.57
Forfeited	20,988	11.51	2.94	24.57
May 31, 2007				
Outstanding	5,576,911	9.08	2.94	24.71
Exercisable	4,489,237	7.14	2.94	24.71

Share information for options and SARs at May 31, 2007:

		Outstand	ing		Exercis	able
Exe	ge of rcise	Number	Weighted Average Remaining Contractual Life	Weighted Average Exercise	Number	Weighted Average Exercise
Pr	ice	Outstanding	(Yrs.)	Price	Outstanding	Price
\$ 2.94	3.78	1,213,732	2.3	\$ 3.49	1,213,732	\$ 3.49
4.29	5.36	724,363	1.7	4.35	724,363	4.35
7.53	7.78	2,039,092	3.8	7.77	2,039,092	7.77
12.31	13.58	968,727	5.1	12.33	306,877	12.38
21.81	24.71	630,997	6.0	24.53	205,173	24.57
\$ 2.94	24.71	5,576,911	3.6	\$ 9.08	4,489,237	\$ 7.14

Of the Company s previously granted restricted stock awards 112,833 and 16,000 shares vested during the nine months ended May 31, 2007 and 2006, respectively.

Intangible Assets

The total gross carrying amounts of the Company s intangible assets that were subject to amortization were \$31.1 million and \$22.0 million at May 31, 2007 and August 31, 2006, respectively. Aggregate amortization expense for the three months ended May 31, 2007 and 2006 was \$1.6 million and \$0.8 million, respectively. Aggregate amortization expense for each of the nine months ended May 31, 2007 and 2006 was \$3.2 million and \$2.0 million, respectively.

SFAS No. 159 The Fair Value Option for Financial Assets and Financial Liabilities

In February 2007, the FASB issued SFAS No. 159, The Fair Value Option for Financial Assets and Financial Liabilities, including an amendment of FASB Statement No. 115. This statement permits entities to choose to measure many financial instruments and certain other items at fair value that are not currently required to be measured at fair value. SFAS 159 is effective for the Company s fiscal year beginning September 1, 2008. The Company does not expect the adoption of this Standard to have a material impact on its financial statements.

Staff Accounting Bulletin No. 108

In September 2006, the SEC released SAB No. 108, *Considering the Effects of Prior Year Misstatements when Quantifying Misstatements in Current Year Financial Statements* which is effective for the Company s fiscal year beginning September 1, 2007. The Standard requires registrants to consider the effects of the carryover or reversal of prior year misstatements in quantifying a current year misstatement and should quantify errors using both a balance sheet and an income statement approach and evaluate whether either approach results in quantifying a misstatement that, when all relevant quantitative and qualitative factors are considered, is material. The Company does not expect the adoption of this Standard to have a material impact on its financial statements.

FASB Staff Position (FSP) No. AUG AIR-1

In September 2006, the FASB issued FASB Staff Position (FSP) No. AUG AIR-1, *Accounting for Planned Major Maintenance Activities* which is effective for the Company s fiscal year beginning September 1, 2007. The Staff Position prohibits the use of the accrue-in-advance method of accounting for planned major maintenance activities in annual and interim financial reporting periods. The Company does not expect the adoption of this Standard to have a material impact on its financial statements.

NOTE C ACQUISITIONS

During the nine months ended May 31, 2007, the company made the following acquisitions:

On April 17, 2007, the Company completed the acquisition of substantially all the operating assets of the related companies consisting of Nicholas J. Bouras, Inc., United Steel Deck, Inc., The New Columbia Joist Company, and ABA Trucking Corporation. The acquisition establishes CMC as a manufacturer of steel deck and will add to CMC s joist manufacturing capacity to meet the needs of its customers in the Northeastern United States. The acquisition will also provide geographic and product growth opportunities.

On January 4, 2007, the Company completed the acquisition of the operating assets and inventory of Bruhler Stahlhandel GmbH steel fabrication business in Rosslau/Saxony-Anhalt in eastern Germany. The acquisition was made by CMC s subsidiary Commercial Metals Deutschland GmbH. This acquisition is expected to strengthen the Company s vertical integration and downstream capability in Central Europe and to complement CMC s existing fabrication operation in Zawiercie, Poland

The total purchase price for these acquisitions of approximately \$159.2 million consisted of \$156.5 million in cash consideration and \$2.8 million in liabilities assumed. The following table summarizes the preliminary allocation of the purchase prices to the assets acquired and liabilities assumed based on the fair value at the date of the acquisition (subject to change following management s final evaluation of the fair value):

(in thousands)

Inventories Property, plant and equipment Goodwill Intangible assets	\$ 87,581 60,846 1,304 9,520
Liabilities	(2,790)
Net assets acquired	\$156,461

The intangible assets acquired include customer base which will be amortized over 5 years and a backlog, which will be amortized over 9 months.

The pro forma effect of these acquisitions on consolidated net earnings was not material.

On March 2, 2007, the Company purchased all of the shares of CMCZ owned by the Polish Ministry of State Treasury for approximately \$59.5 million. The shares acquired represent approximately 26.8% of the total CMCZ shares outstanding. The Company intends to redeem the shares and with this purchase and subsequent redemption, CMC holds approximately 99% of the outstanding shares of CMCZ.

NOTE D SALES OF ACCOUNTS RECEIVABLE

The Company has an accounts receivable securitization program which it utilizes as a cost-effective, short-term financing alternative. Under this program, the Company and several of its subsidiaries periodically sell certain eligible trade accounts receivable to the Company s wholly-owned consolidated special purpose subsidiary (CMCRV). CMCRV is structured to be a bankruptcy-remote entity. CMCRV, in turn, sells undivided percentage ownership interests in the pool of receivables to affiliates of two third-party financial institutions. CMCRV may sell undivided interests of up to \$200 million, depending on the Company s level of financing needs.

At May 31, 2007 and August 31, 2006, accounts receivable of \$377 million and \$351 million, respectively, had been sold to CMCRV. The Company s undivided interest in these receivables (representing the Company s retained interest) was 100% at May 31, 2007 and August 31, 2006. The Company did not sell any undivided interests in the pool of receivables to the financial institution buyers during the three months ended May 31, 2007 and the average monthly amount of undivided interests owned by the financial institution buyers was \$8.2 million and \$1.1 million for the nine months ended May 31, 2007 and 2006, respectively.

In addition to the securitization program described above, the Company s international subsidiaries periodically sell accounts receivable without recourse. Uncollected accounts receivable that had been sold under these arrangements and removed from the condensed consolidated balance sheets were \$123.6 million and \$61.9 million at May 31, 2007 and August 31, 2006, respectively. The average monthly amounts of outstanding international accounts receivable sold were \$81.9 million and \$60.6 million for the nine months ended May 31, 2007 and 2006, respectively. Discounts (losses) on domestic and international sales of accounts receivable were \$1.5 million and \$0.8 million for the three months ended May 31, 2007 and 2006, respectively. For the nine months ended May 31, 2007 and 2006, these discounts were \$3.8 million and \$2.4 million, respectively. These losses primarily represented the costs of funds

and were included in selling, general and administrative expenses.

NOTE E INVENTORIES

Before deduction of last-in, first-out (LIFO) inventory valuation reserves of \$249.3 million and \$189.3 million at May 31, 2007 and August 31, 2006, respectively, inventories valued under the first-in, first-out method approximated replacement cost. The majority of the Company s inventories are in finished goods, with minimal work in process. Approximately \$95.9 million and \$54.6 million were in raw materials at May 31, 2007 and August 31, 2006, respectively.

NOTE F CREDIT ARRANGEMENTS

Borrowings outstanding under the Company s commercial paper program were \$146.9 million and none at May 31, 2007 and August 31, 2006, respectively. No borrowings were outstanding under the related revolving credit agreement at May 31, 2007 and August 31, 2006. The company was in compliance with all covenants at May 31, 2007.

The Company has numerous informal credit facilities available from domestic and international banks. These credit facilities are available to support documentary letters of credit (including those with extended terms), foreign exchange transactions and, in certain instances, short-term working capital loans and are priced at bankers acceptance rates or on a cost of funds basis. Amounts outstanding on these facilities relate to accounts payable settled under documentary letters of credit. The Company has \$5.1 million outstanding under such facility at May 31, 2007. Long-term debt was as follows:

(in thousands)	May 31, 2007	August 31, 2006
6.80% notes due August 2007	\$ 50,000	\$ 50,000
6.75% notes due February 2009	100,000	100,000
CMCZ term note due March 2009		18,322
5.625% notes due November 2013	200,000	200,000
Other, including equipment notes	14,142	13,926
	364,142	382,248
Less current maturities	54,590	60,162
	\$309,552	\$322,086

In February 2007, CMCZ entered into a new revolving credit facility agreement. The credit agreement has maximum borrowings of 100 million PLN (\$35.3 million) and interest rate of WIBOR plus 0.55%. The credit facility expires on July 31, 2007 and is not collateralized. The short-term credit facility contains certain financial covenants and CMCZ was in compliance with these covenants at May 31, 2007. Under this facility, 100 million PLN (\$35.3 million) was outstanding at May 31, 2007.

In May 2007, CMCZ renewed its other revolving credit facility that expired on May 11, 2007. The renewed facility has maximum borrowings of 100 million PLN (\$35.3 million) bearing interest at the Warsaw Interbank Offered Rate (WIBOR) plus 0.5%. This facility has an expiration date of May 9, 2008 and is not collateralized. At May 31, 2007, 22.2 million PLN (\$7.8 million) was outstanding under this facility. The revolving credit facilities contain certain financial covenants. CMCZ was in compliance with these covenants at May 31, 2007. There are no guarantees by the Company or any of its subsidiaries for any of CMCZ s debt.

CMC Poland, a wholly-owned subsidiary of the Company, owns and operates equipment at the CMCZ mill site. In connection with the equipment purchase, CMC Poland issued equipment notes under a term agreement dated September 2005 with 34.0 million PLN (\$12.0 million) outstanding at May 31, 2007. Installment payments under these notes are due through 2010. Interest rates are variable based on the Poland Monetary Policy Council s rediscount rate, plus any applicable margin. The weighted average rate as of May 31, 2007 was 4.25%. The notes are substantially secured by the shredder equipment.

Interest of \$27.2 million and \$22.4 million was paid in the nine months ended May 31, 2007 and 2006, respectively. **NOTE G INCOME TAXES**

The Company paid \$145.0 million and \$149.4 million in income taxes during the nine months ended May 31, 2007 and 2006, respectively.

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

	Three Mon May	Nine months Ended May 31,		
(in thousands, except share data)	2007	2006	2007	2006
Statutory rate	35.0%	35.0%	35.0%	35.0%
State and local taxes	1.8	3.1	1.8	2.0
Extraterritorial Income Exclusion (ETI)	(0.1)	(0.3)	(0.1)	(0.2)
Foreign rate differential	(4.4)	(1.0)	(3.8)	(0.5)
Domestic production activity deduction	(0.5)	(1.0)	(0.5)	(0.7)
Other	(0.5)	0.5	1.4	0.3
Effective rate	31.3%	36.3%	33.8%	35.9%

In June 2006, the FASB issued FIN 48, Accounting for Uncertainty in Income Taxes an interpretation of FASB Statement 109, which clarifies the accounting for uncertainty in income taxes recognized in an enterprise s financial statements in accordance with FAS No. 109, Accounting for Income Taxes. FIN 48 requires that we recognize, in our financial statements, the impact of a tax position, if that position is more likely than not of being sustained on audit, based on the technical merits of the position. In May 2007, the FASB issued Staff Position FIN No. 48-1, Definition of Settlement in FASB Interpretation No. 48 . FSP FIN 48-1 provides guidance on how a company should determine whether a tax position is effectively settled for the purpose of recognizing previously unrecognized tax benefits. The provisions of FIN 48 are effective for the Company s fiscal year beginning September 1, 2007, with the cumulative effect of the change in accounting principle recorded as an adjustment to opening retained earnings. The Company is currently assessing the impact, if any, that the adoption of FIN 48 will have on the Company s financial statements.

NOTE H STOCKHOLDERS EQUITY AND EARNINGS PER SHARE

In calculating earnings per share, there were no adjustments to net earnings to arrive at earnings for the three or nine months ended May 31, 2007 or 2006. The reconciliation of the denominators of the earnings per share calculations is as follows:

	Three Months Ended May 31,		Nine mon May	
	2007	2006	2007	2006
Average shares outstanding for basic earnings per share Effect of dilutive securities-stock	118,623,424	119,708,857	117,773,618	117,732,084
based incentive/purchase plans	3,332,860	5,376,793	3,826,725	5,818,517
Average shares outstanding for diluted earnings per share	121,956,284	125,085,650	121,600,343	123,550,601

All of the Company s outstanding stock options, restricted stock and Stock Appreciation Rights (SARs) with total share commitments of 6,130,725 and 8,943,368 at May 31, 2007 and 2006, were dilutive based on the average share price for the quarters then ended of \$31.90 and \$25.30, respectively. All stock options and SARs expire by 2013. The Company s restricted stock is included in the number of shares of common stock issued and outstanding, but omitted from the basic earnings per share calculation until the shares vest.

At May 31, 2007, the Company had authorization to purchase 2,642,260 of its common shares.

NOTE I DERIVATIVES AND RISK MANAGEMENT

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

minimize the effect of the volatility of ocean freight rates. Forward contracts on natural gas may also be entered to reduce the price volatility of gas used in production. The Company designates only those contracts which closely match the terms of the underlying transaction as hedges for accounting purposes. These hedges resulted in an immaterial amount of ineffectiveness in the statements of earnings and there were no components excluded from the assessment of hedge effectiveness for the three or nine months ended May 31, 2007 and 2006. Certain of the foreign currency and commodity contracts were not designated as hedges for accounting purposes, although management believes they are essential economic hedges.

The following table shows the impact on the condensed consolidated statements of earnings of the changes in fair value of these economic hedges:

		nths Ended y 31,	Nine months Ended May 31,		
	2007	2006	2007	2006	
(in thousands)	Earnings	(Expense)	Earnings (Expense)		
Net sales (foreign currency instruments)	\$ 177	\$ (421)	\$ 46	\$ (507)	
Cost of goods sold (commodity instruments)	2,997	3,958	(727)	4,007	
The Company's derivative instruments were record	led as follows on th	e condensed cons	olidated balance	e sheets	

The Company s derivative instruments were recorded as follows on the condensed consolidated balance sheets:

(in thousands)	May 31, 2007	August 31, 2006
Derivative assets (other current assets)	\$7,650	\$5,633
Derivative liabilities (other payables)	6,277	8,323
The following table summarizes activities in other comprehensive income (losses)	related to derivative	s classified as
cash flow hedges held by the Company during the nine months ended May 31, 200	7 (in thousands):	

Change in market value (net of taxes)	\$ 3,081
(Gains) losses reclassified into net earnings, net	(1,578)
Other comprehensive gain unrealized gain on derivatives	\$ 1.503

Other comprehensive gain unrealized gain on derivatives

During the twelve months following May 31, 2007, \$2.7 million in losses related to commodity hedges and capital expenditures are anticipated to be reclassified into net earnings as the related transactions mature and the assets are placed into service, respectively. Also, an additional \$112 thousand in gains will be reclassified as interest expense related to an interest rate lock.

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

NOTE J CONTINGENCIES

See Note 11, Commitments and Contingencies, to the consolidated financial statements for the year ended August 31, 2006 relating to environmental and other matters. There have been no significant changes to the matters noted therein. In the ordinary course of conducting its business, the Company becomes involved in litigation, administrative proceedings and governmental investigations, including environmental matters. Management believes that adequate provision has been made in the condensed consolidated financial statements for the potential impact of these issues, and that the outcomes will not significantly impact the results of operations or the financial position of the Company, although they may have a material impact on earnings for a particular quarter.

In February 2007, the Company entered into a guarantee agreement to assist one of the Company s Chinese coke suppliers to obtain pre-production financing from a bank. In addition, we entered into another guarantee agreement for one of our suppliers of finished goods to obtain working capital financing from a financial institution. In the aggregate, the Company's maximum exposure under the guarantees at May 31, 2007 is approximately \$12.3 million.

The fair value of the guarantees is negligible.

NOTE K BUSINESS SEGMENTS

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

The Company has five reportable segments: domestic mills, CMCZ, domestic fabrication, recycling and marketing and distribution.

The following is a summary of certain financial information by reportable segment:

(in thousands)	Domestic Mills	CMCZ	Domestic		Marketing and		Elimination	sConsolidated
				• 0		-		
Net sales-unaffiliated customers Intersegment sales	\$328,594 118,589	\$235,046 (1,285)	\$487,805 594	\$436,365 34,731	\$853,462 19,406	\$ 4,431 84	\$ (172,119)	\$2,345,703
Net sales	447,183	233,761	488,399	471,096	872,868	4,515	(172,119)	\$2,345,703
Adjusted operating profit (loss)	73,608	39,752	11,113	24,671	32,977	(25,689)		156,432
			Thro	e Months E	ndad May 3	1 2006		
					Marketing			
(in thousands)	Domestic Mills		Domestic Fabrication	ı Recycling	and Distribution	Corporate	Eliminations	Consolidated
	1,1110	CINCE	I upi iculioi	i iteeyening	Distribution			consonauteu
Net sales-unaffiliated customers Intersegment sales	\$311,815 110,658	\$149,496 8,388	\$459,496 455	\$357,269 28,206	\$743,356 40,197	\$ (133)	\$ (187,904)	\$2,021,299
Net sales	422,473	157,884	459,951	385,475	783,553	(133)	(187,904)	2,021,299
Adjusted operating profit (loss)	69,663	13,875	17,521	22,476	19,896	(8,589)		134,842
			Nine	months En	ded May 31	2007		
				months En	Marketin			
(in thousands)	Domestic Mills	CMCZ	Domestic Fabrication	Recycling	and Distributio	on Cornorat	teFliminatio	nConsolidated
	1711115	CINCL	1 ubi icution	Recyching	Distributio			ing on somution
	\$ 840,970	\$592,783	\$1,340,018	\$1,111,246	\$2,451,67	0 \$ 11,336	5 \$	\$6,348,023
Intersegment sales	328,637	104	1,472	96,459	106,79	9	(533,471)
Net sales	1,169,607	592,887	1,341,490	1,207,705	2,558,469	9 11,336	6 (533,471	6,348,023

Adjusted operating profit (loss)	207,918	91,372	56,492	63,182	56,108	(51,115)	423,957
Goodwill May 31, 2007	306		28,309	6,961	1,909		37,485
Total Assets May 31, 2007	588,365	397,902	887,385	310,740	931,376	148,432	3,264,200

	Nine months Ended May 31, 2006 Marketing							
(in thousands)	Domestic Mills	CMCZ	Domestic Fabrication	Recycling	and	1 Corporate	Elimination	Consolidated
Net						1		
sales-unaffiliated customers	\$ 837,596	\$363,158	\$1,267,570	\$816,369	\$2,017,810	\$ 3,981	\$	\$5,306,484
Intersegment sales	320,826	14,642	1,060	77,518	92,485		(506,531)	
Net sales	1,158,422	377,800	1,268,630	893,887	2,110,295	3,981	(506,531)	5,306,484
Adjusted operating profit (loss)	205,350	14,823	74,212	54,902	55,885	(22,542)		382,630
Goodwill May 31, 2006 Total Assets	306		27,006	3,230	1,765			32,307
May 31, 2006	507,946	305,531	669,142	261,291	759,131	143,090		2,646,131
				13				

The following table provides a reconciliation of consolidated adjusted operating profit to net earnings:

		nths Ended y 31,	Nine months Ended May 31,		
(in thousands)	2007	2006	2007	2006	
Net earnings	\$ 99,441	\$ 77,960	\$250,712	\$227,687	
Minority interests	387	3,070	9,663	2,737	
Income taxes	45,514	46,085	133,069	129,030	
Interest expense	9,631	6,940	26,711	20,816	
Discounts on sales of accounts receivable	1,459	787	3,802	2,360	
Adjusted operating profit	\$156,432	\$134,842	\$423,957	\$382,630	

The following presents external net sales by major product and geographic area for the Company:

		nths Ended y 31,	Nine months Ended May 31,		
(in thousands)	2007	2006	2007	2006	
Major product information:					
Steel products	\$1,398,354	\$1,235,797	\$3,804,599	\$3,158,055	
Nonferrous scrap	261,465	242,104	695,313	535,623	
Industrial materials	187,222	187,041	606,663	632,078	
Nonferrous products	161,947	127,167	434,933	387,067	
Ferrous scrap	173,361	112,647	410,751	275,671	
Construction materials	111,491	101,702	308,998	279,867	
Other	51,863	14,841	86,766	38,123	
Net sales	\$2,345,703	\$2,021,299	\$6,348,023	\$5,306,484	

		nths Ended y 31,	Nine months Ended May 31,		
(in thousands)	2007	2006	2007	2006	
Geographic area:					
United States	\$1,400,541	\$1,330,527	\$3,793,874	\$3,431,906	
Europe	490,230	329,849	1,293,048	799,455	
Asia	261,153	181,815	699,166	566,037	
Australia/New Zealand	130,669	109,900	351,274	327,057	
Other	63,110	69,208	210,661	182,029	
Net sales	\$2,345,703	\$2,021,299	\$6,348,023	\$5,306,484	

NOTE L RELATED PARTY TRANSACTIONS

One of the Company s international subsidiaries has an agreement for steel purchases with a key supplier of which the Company owns an 11% interest. The total amounts of purchases from this supplier were \$273.1 million and \$195.4 million for the nine months ended May 31, 2007 and 2006, respectively.

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

This Management s Discussion and Analysis should be read in conjunction with our Form 10-K filed with the

Securities and Exchange Commission (SEC) for the year ended August 31, 2006.

CRITICAL ACCOUNTING POLICIES

Our critical accounting policies are consistent with the information set forth in Item 7, Management s Discussion and Analysis of Financial Condition and Results of Operations, included in our Form 10-K filed with the SEC for the year ended August 31, 2006 and are, therefore, not presented herein.

CONSOLIDATED RESULTS OF OPERATIONS

		Three Months Ended May 31, %			Nine Months Ended May 31,		
(in millions)	2007	2006	Change	2007	2006	Change	
Net sales	\$2,345.7	\$2,021.3	16%	\$6,348.0	\$5,306.5	20%	
Net earnings	99.4	78.0	27%	250.7	227.7	10%	
EBITDA	181.4	152.8	19%	486.4	439.0	11%	

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

	Three Mo		Nine Months Ended			
	Ma	y 31,	%	Ma	%	
(in millions)	2007	2006	Change	2007	2006	Change
Net earnings	\$ 99.4	\$ 78.0	27%	\$250.7	\$227.7	10%
Interest expense	9.6	6.9	39%	26.7	20.8	28%
Income taxes	45.5	46.1	(1)%	133.1	129.0	3%
Depreciation and						
amortization	26.9	21.8	23%	75.9	61.5	23%
EBITDA	\$181.4	\$152.8	19%	\$486.4	\$439.0	11%

Our EBITDA does not include interest expense, income taxes and depreciation and amortization. Because we have borrowed money in order to finance our operations, interest expense is a necessary element of our costs and our ability to generate revenues. Because we use capital assets, depreciation and amortization are also necessary elements of our costs. Also, the payment of income taxes is a necessary element of our operations. Therefore, any measures that exclude these elements have material limitations. To compensate for these limitations, we believe that it is appropriate to consider both net earnings determined under GAAP, as well as EBITDA, to evaluate our performance. Also, we separately analyze any significant fluctuations in interest expense, depreciation and amortization and income taxes. **Overview** This is the strongest third quarter ever reported by the Company. We posted record net earnings and EBITDA of \$99.4 million and \$181.4 million, respectively, for the three months ended May 31, 2007, an increase of

27% and 19% over the same period last year. For the nine months ended May 31, 2007, net earnings increased by 10% to \$250.7 million and EBITDA by 11% to \$486.4 million as compared to the same period ended May 31, 2006. The Company reported net sales of \$2.3 billion and \$6.3 billion for the three and nine months ended May 31, 2007 an improvement of \$0.3 billion and \$1.0 billion, respectively over last year s results. The record results were helped by a strong U.S. nonresidential construction market, favorable global economic conditions and relatively stable international steel prices. For the quarter just ended, four of our five operating segments set third quarter records with CMCZ, our Polish operation, and Marketing and Distribution setting all time quarterly records. Third quarter results were supported by the strong domestic and international nonresidential projects that kept demand strong for our products and sustained higher prices despite

a slight downward shift in volume shipments and margin squeeze. We expect this pricing trend to continue and to improve as the overall construction market appears to be resilient against the volatility of scrap prices, high construction material costs and softening of the housing construction market. In addition, the demand for our merchant bar and the margin squeeze experienced by our reinforcing bar segment should improve as service center destocking winds down and imports decline as a result of favorable U.S. market conditions and the stabilization of ferrous scrap prices. The following financial events were significant during the third quarter ended May 31, 2007:

Net sales for the three months increased by 16% over last year s third quarter to \$2.3 billion.

After-tax LIFO expense of \$20.1 million or \$0.16 per diluted share as compared with an expense of \$28.6 million or \$0.23 per share per last year s third quarter.

Our Polish (CMCZ) operations achieved record earnings with its adjusted operating profit of \$39.8 million, an increase of 187% over last year s third quarter. Net sales increased \$76 million to \$234 million.

Our Marketing and Distribution segment had a 66% increase in its adjusted operating profit due primarily to an increase in net sales of 11% and a pre-tax LIFO income of \$7.4 million.

Our Recycling segment s adjusted operating profit of \$24.7 million increased 10% over last year s third quarter.

Adjusted operating profit for the Domestic Mills segment was up by 6% to \$73.6 million.

Adjusted operating profit of our Domestic Fabrication segment decreased by 37% to \$11.1 million from prior year s quarter due primarily to a margin squeeze caused by the high volatility of steel prices.

Selling, general and administrative expenses included \$13.7 million in costs associated with the investment in the global deployment of SAP software.

On March 2, 2007, the Company purchased all of the minority shares of CMCZ owned by the Polish Ministry of State Treasury for approximately \$59.5 million making CMCZ the owner of approximately 99% of the outstanding shares of CMCZ.

On April 17, 2007, the Company completed the acquisition of substantially all the operating assets of Nicholas J. Bouras, Inc. Net assets acquired approximated \$145.9 million.

SEGMENT OPERATING DATA

See Note K Business Segments, to the condensed consolidated financial statements.

We use adjusted operating profit (loss) to compare and evaluate the financial performance of our segments. Adjusted operating profit is the sum of our earnings before income taxes, minority interests and financing costs. The following tables show our net sales and adjusted operating profit (loss) by business segment:

	Three Months Ended May 31,				%	Nine Mor Ma	%	
(in thousands)		2007	- J - J	2006	Change	2007	2006	Change
NET SALES:								
Domestic mills	\$	447,183	\$	422,473	6%	\$1,169,607	\$1,158,422	1%
CMCZ*		233,761		157,884	48%	592,887	377,800	57%
Domestic fabrication		488,399		459,951	6%	1,341,490	1,268,630	6%
Recycling		471,096		385,475	22%	1,207,705	893,887	35%
		872,868		783,553	11%	2,558,469	2,110,295	21%

	Edgar Filing:	COMMERCIAL I	METALS C	O - Form 10-Q		
Marketing and distribution Corporate and						
eliminations	(167,604)	(188,037)	(11)%	(522,135)	(502,550)	4%
	\$2,345,703	\$2,021,299	16%	\$6,348,023	\$5,306,484	20%
* Before minority interests						
		16				

	Three Mon May		%	1 (1110 1/101	ths Ended y 31,	%	
(in thousands)	2007	2006	Change	2007	2006	Change	
ADJUSTED OPERATING PROFIT (LOSS):							
Domestic mills	\$ 73,608	\$69,663	6%	\$207,918	\$205,350	1%	
CMCZ*	39,752	13,875	187%	91,372	14,823	516%	
Domestic fabrication	11,113	17,521	(37)%	56,492	74,212	(24)%	
Recycling	24,671	22,476	10%	63,182	54,902	15%	
Marketing and distribution	32,977	19,896	66%	56,108	55,885	0%	
Corporate and eliminations	(25,689)	(8,589)	199%	(51,115)	(22,542)	127%	

* Before minority interests

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

		nths Ended y 31,	Nine Months Ended May 31,		
(in thousands)	2007	2006	2007	2006	
Domestic mills	\$(15,394)	\$(14,753)	\$(28,013)	\$(25,111)	
Domestic fabrication	(12,251)	(14,674)	(9,187)	(18,885)	
Recycling	(10,687)	(10,067)	(9,145)	(14,644)	
Marketing and distribution	7,377	(4,569)	(13,656)	(3,051)	
Consolidated (decrease) to adjusted profit before tax	\$(30,955)	\$(44,063)	\$(60,001)	\$(61,691)	

Domestic Mills We include our four domestic steel and our copper tube minimills in our domestic mills segment. Our domestic mills had an adjusted operating profit for the three months ended May 31, 2007 of \$73.6 million, up by 6% and a pre-tax LIFO expense increase of 4% to \$15.3 million as compared to last year s third quarter. Net sales for the segment increased by 6% to \$447 million as a result of higher average selling prices overcoming a slight decline in tons shipped.

Within the segment, adjusted operating profit for the three months ended May 31, 2007 for our steel minimills was 15% higher than the same period last year on 8% higher net sales or \$382 million. Metal margins expanded over \$10 a ton third quarter to third quarter though shipments dropped 4%. Rebar sales remained strong. Merchant bar tonnages were lower as buyers continued the pattern of overbuying in periods of anticipated or actual rising price increases and lowering their activity in periods of anticipated or actual price declines as occurred in this year s third quarter. On a

year-to-year basis, tonnage melted for the third quarter increased 7% to 596 thousand tons while tonnage rolled was 534 thousand tons, 7% lower than last year s third quarter as planned outages at CMC Alabama reacted to the weaker merchant market. Shipments were 613 thousand tons or 4% lower than last year s third quarter. Our average total selling price was up \$60 per ton to \$575 per ton, while the average selling price for finished goods was up by \$71 per ton to \$601 per ton. By product line, the price premium of merchant bar over reinforcing bar was \$80 per ton, down \$3 from last year. The average scrap purchase cost increased by \$45 per ton a year ago to \$239 per ton. Total utility costs decreased by \$1.2 million compared with the third quarter last year with natural gas and electricity both declining. Year-over-year costs for ferroalloys, graphite electrodes and other supplies were up \$2.9 million.

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

	Three Months Ended May 31,		Increase		Nine Months Ended May 31,		Increase	
	2007	2006	Amount	%	2007	2006	Amount	%
Average mill selling price (finished								
goods)	\$601	\$530	\$71	13%	\$577	\$519	\$58	11%
Average mill selling								
price (total sales)	575	515	60	12%	558	502	56	11%
Average ferrous								
scrap production								
cost	267	217	50	23%	231	209	22	11%
Average metal								
margin	308	298	10	3%	327	293	34	12%
Average ferrous								
scrap purchase price	239	194	45	23%	209	188	21	11%
The table below reflect	ta aur dama	atia ataal mi	nimilla onoro	ting statist	ing (chart to	a in thousan	da).	

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

	Three	Months						
	En	ded	Incre	ase	Nine Mon	ths Ended		
	May	May 31,		ase)	May	May 31,		ase)
	2007	2006	Amount	%	2007	2006	Amount	%
Tons melted	596	557	39	7%	1,659	1,707	(48)	(3)%
Tons rolled	534	572	(38)	(7)%	1,580	1,627	(47)	(3)%
Tons shipped	613	640	(27)	(4)%	1,702	1,867	(165)	(9)%

Two of our domestic steel minimills were more profitable for the three and nine months ended May 31, 2007 as compared to 2006. On a year-to-year basis, our Alabama mill was more profitable with higher margins resulting in an increase in adjusted operating profit of 25% despite planned outages in reaction to a weak merchant market that contributed to a drop in tons melted and rolled of 3% and 20% from last year s third quarter. Our Texas mill was also profitable at a 23% and 9% higher adjusted operating profit for the three and nine months ended May 31, 2007 as compared to 2006 as sales and shredder production set record highs for the quarter. Selling prices at all of our domestic steel mills were higher for the quarter just ended as compared to the same period last year. The table below reflects our copper tube minimill s prices per pound and operating statistics:

	Three Months Ended May 31,		Increase (Decrease)		Nine Months Ended May 31,		Increase (Decrease)	
	2007	2006	Amount	%	2007	2006	Amount	%
Pounds shipped (in millions) Pounds produced	16.7	20.3	(3.60)	(18)%	38.6	52.2	(13.60)	(26)%
(in millions)	14.9	16.9	(2.00)	(12)%	35.4	49.5	(14.10)	(28)%
Average selling price	\$3.89	\$3.32	\$ 0.57	17%	\$3.85	\$2.90	\$ 0.95	33%

Average copper scrap production										
cost	2.81	2.11	0.70	33%	2.96	1.81	1.15	64%		
Average metal										
margin	1.08	1.21	(0.13)	(11)%	0.89	1.09	(0.20)	(18)%		
Average copper										
scrap purchase										
price	3.02	2.47	0.55	22%	2.99	2.06	0.93	45%		
Our copper tube min	nimill record	ed an adjust	ed operating p	profit of \$3.0) million, 65	5% below that	t of last year	s third		
quarter on 4% lower				•	•		• •			
LIFO expense of \$4				-			•			
pounds shipped of 1		•		U			1			
cautious buying and	•	• •	-					•		
The average selling	*		1 1	-		11		•		
• • •	pound as scrap prices rose 70 cents to \$2.81. Against the same quarter last year, copper tube production decreased									
12% to 14.9 million	pounds while	le shipments		•	n pounds to	16.7 million	pounds.			
				18						

CMCZ Our combined Polish operation continued to achieve record profitability as the adjusted operating profit for the three and nine months ended May 31, 2007 was \$39.8 million and \$91.4 million, respectively, an increase of 187% and 516% over the same period last year. The operating results are not surprising as Poland had the highest steel prices in Europe throughout most of the quarter, which led to a jump in imported material and lower prices by quarter end that caused an increase in the double digits in its average metal margin recoveries. Shipments were the highest in any third quarter since acquisition, and the melt shop set a monthly record of 154,000 tons in April. The average selling price rose substantially to PLN 1,663 (\$582 per ton including 28% billets) from PLN 1,393 (\$445 per ton including 11% billets). During May 2007, our scrap mega-shredder had a record month of over 48,000 tons processed leading to melt shop yields of 89%, a 3% improvement over last year. The change in foreign currency exchange rates had minimal impact on our adjusted operating profit for 2007 and 2006, respectively. The following table reflects CMCZ s operating statistics and average prices per short ton:

Three Months Ended Nine Months Ended May 31. Increase May 31. Increase 2007 2006 Amount 2007 2006 Amount % % Tons melted 392 (thousands) 375 17 5% 1,128 945 183 19% Tons rolled (thousands) 302 300 2 890 798 92 12% 1% Tons shipped (thousands) 46 376 330 14% 1.057 872 185 21% Average mill selling price (total sales) 1,663PLN 270PLN 19% 19% 1,393PLN 1.562PLN 1,317PLN 245PLN Average ferrous scrap production cost **960PLN 753PLN** 207PLN 27% 871PLN 710PLN 161PLN 23% Average metal margin 703PLN 640PLN 63PLN 10% 691PLN 607PLN 84PLN 14% Average ferrous scrap purchase 776PLN price 848PLN 635PLN 599PLN 177PLN 30% 213PLN 34% Average mill selling price (total sales) \$582 \$445 \$137 31% \$ 530 \$412 \$118 29% Average ferrous scrap production \$336 \$ 95 39% 294 \$222 \$ 72 cost \$241 \$ 32% Average metal 21% 24% margin \$246 \$204 \$ 42 \$ 236 \$190 \$ 46 Average ferrous scrap purchase price \$297 \$ 96 \$201 48% \$ 262 \$185 \$ 77 42%

Domestic Fabrication For the quarter ended May 31, 2007, net sales were up 6% from a year ago, but reported adjusted operating profit fell to \$11.1 million, a 37% decrease compared with last year s \$17.5 million profit. Both quarters absorbed large LIFO expenses, \$12.3 million pre-tax this quarter versus an expense of \$14.7 million the prior year. Increased material costs continued to squeeze margins on older backlog work. Compared with the prior year s third quarter, total shipments from our fab plants decreased 9% to 395 thousand tons, the fall coming in rebar fab

tonnage as projects were delayed (particularly in Texas) by drought-ending rainfall. On a year-to-year basis, total shipments were unchanged as the construction activity remained relatively strong in all sectors, especially in the public infrastructure and bridge sector. The composite average fab selling price (excluding stock and buyouts) rose 16% to \$998 per ton, with realized selling prices up for all products. The Bouras acquisition, now known as CMC Joist & Deck, contributed \$37 million in sales and 19,000 tons shipped (12,000 tons of deck); operationally it broke even with absorption of start-up costs, but the remainder of the joist operations exceeded last year s profits.

Our domestic fabrication plants shipments and average selling prices per ton were as follows:

	Three Months Ended May 31,		Increa	se		ths Ended y 31,	Increase		
	2007	2006	Amount	%	2007	2006	Amount	%	
Average selling price*									
Rebar	\$ 834	\$ 777	\$ 57	7%	\$ 815	\$ 766	\$ 49	6%	
Joist	1,199	1,115	84	8%	1,166	1,108	58	5%	
Structural	2,348	2,026	322	16%	2,389	1,900	489	26%	
Post	716	690	26	4%	713	691	22	3%	
Deck	2,449		2,449		2,449		2,449		
* Excluding sto and buyout sa									

	Three Months Ended May 31,		Increase (Decrease)		Nine Months Ended May 31,		Increase (Decrease)	
	2007	2006	Amount	%	2007	2006	Amount	%
Tons shipped (in thousands)								
Rebar	244	290	(46)	(16)%	775	759	16	2%
Joist	83	79	4	5%	235	246	(11)	(4)%
Structural	22	28	(6)	(21)%	62	62		0%
Post	34	39	(5)	(13)%	81	95	(14)	(15)%
Deck	12		12		12		12	

Recycling For the three and nine months ended May 31, 2007, net sales for the Recycling segment increased 22% to \$471 million and 35% to \$1.2 billion, respectively, over the same period last year. Despite the quarter being marked by huge swings in ferrous scrap pricing and nonferrous terminal market volatility, the Recycling segment achieved record third quarter results. The adjusted operating profit of \$24.7 million was up 10% from last year s third quarter and 15% over a year-to-year basis at \$63.2 million. LIFO expense was about even at \$10.7 million pre-tax this quarter versus an expense of \$10.1 million in the prior year. The ferrous scrap market hit all-time highs in March only to drop by almost \$100 a ton by quarter end, though ending prices of \$260 a long ton for shredded were still historically strong. Versus last year, the average ferrous scrap sales price for the quarter increased by 20% to \$251 per short ton while stock shipments of ferrous scrap rose 9% to 630 thousand short tons. The average nonferrous scrap sales price for the quarter increased 14% compared with a year ago, while nonferrous stock shipments were 4% higher. The total volume of scrap processed, including all our domestic processing plants, equaled 1,058 thousand tons against 976 thousand tons last year, an increase of 8%.

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

Three Mor	nths Ended			Nine Mon	ths Ended		
May	May 31, Increas		ase	May	[,] 31,	Increase	
2007	2006	Amount	%	2007	2006	Amount	%

Edgar Filing: COMMERCIAL METALS CO - Form 10-Q									
Ferrous sales price	\$ 251	\$ 210	\$ 41	20%	\$ 215	\$ 199	\$ 16	8%	
Nonferrous sales price Ferrous tons	\$3,095	\$2,705	\$390	14%	\$2,912	\$2,250	\$662	29%	
shipped	630	577	53	9%	1,720	1,535	185	12%	
Nonferrous tons shipped	88	85	3	4%	255	229	26	11%	
Total volume processed and	1.050	076	02	0.01	0.076	0 (77	100	70	
shipped*	1,058	976	82	8%	2,876	2,677	199	7%	
* Includes our processing plants affiliated with our domestic steel mills.									
Marketing and Dist		•	•		· ·	• •		-	
Distribution segment				-		-	-		

11% higher net sales. This segment recorded a pre-tax LIFO income of \$7.4 million compared with an expense of \$4.6 million the year before. U.S. steel import

volumes and operating profits remained strong although varied by product line. International steel markets remained vibrant with increased pricing from the prior year. Australian steel import markets were solid, but conversely there was some weakness in our domestic sourced distribution operations. German and U. K. markets improved significantly from last year. Industrial products including fluorspar, coke, ferroalloys, and iron ore achieved excellent results. Results from semi- finished nonferrous imports were about even with last year with stronger results in stainless products offset by weaker aluminum and copper product lines.

Corporate and Eliminations Our corporate expenses for the three and nine months ended May 31, 2007 increased \$21.7 and \$35.9 million, respectively, over the prior year due primarily to costs incurred for our investment in the global installation of SAP software.

CONSOLIDATED DATA

On a consolidated basis, for the quarter ended May 31, 2007, the LIFO method of inventory valuation decreased our earnings on a pre-tax basis by \$30.9 million or after-tax 16 cents per diluted share as compared to \$44.0 million or 23 cents per diluted share for the same period last year. For the nine months ended May 31, 2007 and 2006, LIFO decreased our earnings on a pre-tax basis by \$60.0 million or after-tax 32 cents per diluted share and \$61.7 million or 32 cents per diluted share, respectively.

Our overall selling, general and administrative (SG&A) expenses increased by \$32.4 million and \$83.7 million for the three and nine months ended May 31, 2007 as compared to 2006, respectively, because of increases in salary compensation, travel expense, benefits and professional services. For the three and nine months ended May 31, 2007, SG&A includes \$13.7 million and \$24.4 million of costs associated with our investment in the global deployment of SAP software.

During the three and nine months ended May 31, 2007, our interest expense increased by \$2.7 million and \$5.9 million, respectively, as compared to 2006, primarily due to increased discount costs on extended-term documentary letters of credit, higher average short-term borrowings and increased borrowings on our commercial paper program.

Our overall effective tax rate for the three and nine months ended May 31, 2007 was 31.3 % and 33.8 %, respectively as compared to 36.3% and 35.9% for the same periods in 2006, due mainly to the strong contribution to consolidated earnings from our Polish mill operations that caused a shift in profitability from a high to a low tax rate jurisdiction. **CONTINGENCIES**

See Note J Contingencies, to the condensed consolidated financial statements.

In the ordinary course of conducting our business, we become involved in litigation, administrative proceedings, governmental investigations including environmental matters, and contract disputes. We may incur settlements, fines, penalties or judgments and otherwise become subject to liability because of some of these matters. While we are unable to estimate precisely the ultimate dollar amount of exposure to loss in connection with these matters, we make accruals as amounts become probable and estimable. The amounts we accrue could vary substantially from amounts we pay due to several factors including the following: evolving remediation technology, changing regulations, possible third-party contributions, the inherent shortcomings of the estimation process and the uncertainties involved in litigation. Accordingly, we cannot always estimate a meaningful range of possible exposure. We believe that we have adequately provided in our financial statements for the estimable potential impact of these contingencies. We also believe that the outcomes will not significantly affect the long-term results of operations, our financial position or cash flows. However, they may have a material impact on earnings for a particular quarter.

We are subject to federal, state and local pollution control laws and regulations in all locations where we have operating facilities. We anticipate that compliance with these laws and regulations will involve continuing capital expenditures and operating costs.

OUTLOOK

We remain optimistic in our outlook. We anticipate a fourth quarter diluted net earnings per share between \$0.85 and \$0.95 (estimated pre-tax LIFO expense of \$10 million) compared to last year s all-time record quarter of \$1.04 per diluted share.

The Company s fiscal fourth quarter should be its strongest quarter of the year. Global economic conditions remain favorable. International steel prices are off their peaks, but should remain relatively stable. China s export tax on many

steel products is a positive. However, China needs to curb excessive capacity growth and steel exports through environmental and energy regulations.

In the U.S., the nonresidential construction market should continue to be strong. Merchant bar shipments should improve as service center destocking winds down. Rebar shipments should be robust during the peak of the construction season. The level of imports of both rebar and merchant bar are anticipated to decline significantly by the end of the fiscal fourth quarter. Ferrous scrap prices will likely remain relatively stable which would result in stable rebar and merchant bar prices during the fourth quarter.

Recycling should benefit from good flows and good ferrous scrap prices as well as high demand and high prices for nonferrous scrap. Our U.S. steel mills should have better shipments of both rebar and merchant products at relatively stable prices. Copper tube performance should be good, but not at last year s record fourth quarter rate. Our domestic fabrication segment, with a strong backlog, is anticipated to benefit from the stable steel price environment and have stronger shipments. CMCZ (Poland) likely will benefit from the strong construction market in Central and Eastern Europe; however, results may be lower than our third quarter due to reduced prices and shipments. Our Marketing and Distribution segment looks forward to a very good quarter though lower than the record third quarter just achieved. In summary, we anticipate our second best ever fourth quarter.

LIQUIDITY AND CAPITAL RESOURCES

See Note F Credit Arrangements, to the condensed consolidated financial statements. Our sources, facilities and availability of liquidity and capital resources as of May 31, 2007 (dollars in thousands):

Source	Availability	
Net cash flows from operating activities	\$ 122,362	\$ N/A
Commercial paper program *	400,000	227,044
Domestic accounts receivable securitization	200,000	200,000
International accounts receivable sales facilities	196,856	73,240
Bank credit facilities uncommitted	1,014,462	426,614
Notes due from 2007 to 2013	350,000	**
Trade financing arrangements	**	As required
CMCZ revolving credit facilities	70,672	27,492
CMCZ & CMC Poland equipment notes	12,775	

* The commercial paper program is supported by our \$400 million unsecured revolving credit agreement. The availability under the revolving credit agreement is reduced by \$26.1 million of stand-by letters of credit issued as of May 31, 2007.

** With our investment grade credit ratings and current industry conditions we believe we have access to cost-effective public markets for potential refinancing or the issuance of additional long-term debt.

Certain of our financing agreements, both domestically and at CMCZ, include various covenants, of which we were in compliance at May 31, 2007. There are no guarantees by the Company or any of its subsidiaries for any of CMCZ s debt.

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

Cash Flows Our cash flows from operating activities primarily result from sales of steel and related products, and to a lesser extent, sales of nonferrous metal products. We have a diverse and generally stable customer base. Significant fluctuations in working capital:

Increased accounts receivable increased sales as compared to the same period last year.

Increased inventories more in transit inventory, higher inventory costs in some divisions and inventory acquired in acquisitions.

Increased accounts payable documentary letters of credit issued more documentary letters of credit for purchases.

We expect our current approved total capital spending for fiscal year 2007 to be approximately \$220 million, including \$20 million to commence the construction of the greenfield micro mill in Phoenix, Arizona and \$20 million to start the installation of a new wire block mill in CMCZ. We invested \$46.7 million in property, plant and equipment during the third quarter just ended. We continuously assess our capital spending and reevaluate our requirements based upon current and expected results. Historically, we have not spent our entire approved budget during the fiscal year.

We are undertaking a 5-year Enterprise Resource Planning (ERP) system implementation program to improve our operating systems and the Company is anticipating capital expenditures of approximately \$28 million during the current fiscal year.

During the quarter ended May 31, 2007, we did not purchase any shares of our common stock as part of our stock repurchase program. Our contractual obligations for the next twelve months of \$1.3 billion are typically expenditures with normal revenue processing activities. We believe our cash flows from operating activities and debt facilities are adequate to fund our ongoing operations and planned capital expenditures.

CONTRACTUAL OBLIGATIONS

The following table represents our contractual obligations as of May 31, 2007:

	Payments Due By Period*				
		Less than			More than
(dollars in thousands)	Total	1 Year	1 3 Years	3 5 Years	5 Years
Contractual Obligations:					
Long-term debt ⁽¹⁾	\$ 364,142	\$ 54,590	\$106,471	\$ 3,035	\$200,046
Notes payable	48,244	48,244			
Interest ⁽²⁾	91,336	20,145	29,431	22,530	19,230
Operating leases ⁽³⁾	138,818	36,197	55,767	27,241	19,613
Purchase obligations ⁽⁴⁾	1,631,698	1,186,138	341,128	68,564	35,868
Total contractual cash obligations	\$2,274,238	\$1,345,314	\$352,797	\$121,370	\$274,757

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

- (1) Total amounts are included in the May 31, 2007 condensed consolidated balance sheet. See Note F, Credit Arrangements, to the condensed consolidated financial statements.
- (2) Interest payments related to our short-term debt are not included in the table as they do not represent a significant obligation as of May 31, 2007.
- (3) Includes minimum lease payment obligations for non-cancelable equipment and real-estate leases in effect as of May 31, 2007.
- (4) About 87% of these purchase obligations are for inventory items to be sold in the ordinary course of business. Purchase obligations include all enforceable, legally binding agreements to purchase goods or services that specify all significant terms, regardless of the duration of the agreement. Agreements with variable terms are excluded because we are unable to estimate the minimum amounts.

Other Commercial Commitments We maintain stand-by letters of credit to provide support for certain transactions that our insurance providers and suppliers request. At May 31, 2007, we had committed \$32.7 million under these arrangements. All of the commitments expire within one year.

FORWARD-LOOKING STATEMENTS

This Form 10-Q contains forward-looking statements regarding the outlook for our financial results including net earnings, product pricing and demand, currency valuation, production rates, energy expense, interest rates, inventory levels, new capital investments, software implementation costs, and general market conditions. These forward-looking statements generally can be identified by phrases such as we expect, anticipate believe, ought, should, likely,

project, forecast, or other similar words or phrases of similar impact. There is inherent risk and uncertainty in any forward-looking statements. Variances will occur and

some could be materially different from our current opinion. Developments that could impact our expectations include the following:

interest rate changes,

construction activity,

metals pricing over which we exert little influence,

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

court decisions,

industry consolidation or changes in production capacity or utilization,

global factors including political and military uncertainties,

credit availability,

currency fluctuations,

energy prices,

cost of construction,

successful implementation of new technology,

successful integration of acquisitions,

decisions by governments impacting the level of steel imports, and

pace of overall economic activity, particularly China.

24

ITEM 3. QUANTITATIVE AND QUALITATIVE DISCLOSURES ABOUT MARKET RISK

The information required hereunder for the Company is consistent with the information set forth in Item 7a. Quantitative and Qualitative Disclosures about Market Risk included in the Company s Annual Report on Form 10-K for the year ended August 31, 2006, filed with the Securities Exchange Commission and is, therefore, not presented herein.

Also, see Note I Derivatives and Risk Management, to the condensed consolidated financial statements.

ITEM 4. CONTROLS AND PROCEDURES

The term disclosure controls and procedures is defined in Rules 13a-15(e) of the Securities Exchange Act of 1934, or the Exchange Act. This term refers to the controls and procedures of a company that are designed to ensure that information required to be disclosed by a company in the reports that it files under the Exchange Act is recorded, processed, summarized and reported within required time periods. Our Chief Executive Officer and our Chief Financial Officer have evaluated the effectiveness of our disclosure controls and procedures as of the end of the period covered by this quarterly report, and they have concluded that as of that date, our disclosure controls and procedures were effective at ensuring that required information will be disclosed on a timely basis in our reports filed under the Exchange Act.

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

25

PART II OTHER INFORMATION

ITEM 1. LEGAL PROCEEDINGS

Not Applicable

ITEM 1A. RISK FACTORS

Not Applicable

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

Issuer Purchases of Equity Securities

As of February 28, 2007	Total Number of Shares Purchased	Average Price Paid Per Share	Total Number of Shares Purchased As Part of Publicly Announced Plans or Programs	Maximum Number of Shares that May Yet Be Purchased Under the Plans or Programs 2,642,260(1)
March 1 March 31, 2007	21,331(2)	\$ 30.45	0	2,042,200(1)
April 1 April 30, 2007	2,072(2)	\$31.9516	0	
May 1 May 31, 2007	2,171(2)	\$34.6729	0	
As of May 31, 2007	25,574(2)	\$30.9544	0	2,642,260(1)
 (1) Shares available to be purchased under the Company s Share Repurchase Program publicly announced May 24, 2005. 				
 (2) Shares tendered to the Company by employee stock option holders in payment of the option purchase price due upon exercise. ITEM 3. DEFAULTS UPON SENIOR SI Not Applicable ITEM 4. SUBMISSION OF MATTERS 7 Not Applicable. 		CURITY HOLI	DERS	

Edgar Filing: COMMERCIAL METALS CO - Form 10-Q

ITEM 5. OTHER INFORMATION Not Applicable. ITEM 6. EXHIBITS

Exhibits required by Item 601 of Regulation S-K.

- 31.1 Certification of Murray R. McClean, President and Chief Executive Officer of Commercial Metals Company, pursuant to Section 302 to the Sarbanes-Oxley Act of 2002 (filed herewith).
- 31.2 Certification of William B. Larson, Senior Vice President and Chief Financial Officer of Commercial Metals Company, pursuant to Section 302 of the Sarbanes-Oxley Act of 2002 (filed herewith).
- 32.1 Certification of Murray R. McClean, President and Chief Executive Officer of Commercial Metals Company, pursuant to 18 U.S.C. 1350, as adopted pursuant to Section 906 of the Sarbanes-Oxley Act of 2002 (filed herewith).

26

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

SIGNATURES

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

COMMERCIAL METALS COMPANY

July 9, 2007	/s/ William B. Larson William B. Larson Senior Vice President & Chief Financial Officer
July 9, 2007	/s/ Leon K. Rusch Leon K. Rusch Controller 27

INDEX TO EXHIBITS

Exhibit No.	Description of Exhibit
31.1	Certification of Murray R. McClean, President and Chief Executive Officer of Commercial Metals Company, pursuant to Section 302 to the Sarbanes-Oxley Act of 2002 (filed herewith).
31.2	Certification of William B. Larson, Senior Vice President and Chief Financial Officer of Commercial Metals Company, pursuant to Section 302 of the Sarbanes-Oxley Act of 2002 (filed herewith).
32.1	Certification of Murray R. McClean, President and Chief Executive Officer of Commercial Metals Company, pursuant to 18 U.S.C. 1350, as adopted pursuant to Section 906 of the Sarbanes-Oxley Act of 2002 (filed herewith).
32.2	Certification of William B. Larson, Senior Vice President and Chief Financial Officer of Commercial Metals Company, pursuant to 18 U.S.C. 1350, as adopted pursuant to Section 906 of the Sarbanes-Oxley Act of 2002 (filed herewith). 28