POOL CORP Form 10-Q July 30, 2007

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

FORM 10-Q

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

For the quarterly period ended June 30, 2007

or

o TRANSITION REPORT PURSUANT	TO SECTION 1	13 OR 15(d) OF	THE SECURITIES
EXCHANGE ACT OF 1934			

For the transition period from ______ to _____

Commission File Number: 0-26640

POOL CORPORATION

(Exact name of Registrant as specified in its charter)

Delaware36-3943363(State or other jurisdiction of incorporation or organization)(I.R.S. Employer Identification No.)

109 Northpark Boulevard, Covington, Louisiana

70433-5001

(Address of principal executive offices) (Zip Code)

985-892-5521

(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 x NO "

Indicate by check mark whether the registrant is a large accelerated filer, an accelerated filer, or a non-accelerated filer. See definition of "accelerated filer" and "large accelerated filer" in Rule 12b-2 of the Exchange Act.

Large accelerated filer x Accelerated filer " Non-accelerated filer "

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

At July 25, 2007, there were 49,134,428 outstanding shares of the registrant's common stock, \$.001 par value per share.

POOL CORPORATION Form 10-Q For the Quarter Ended June 30, 2007

INDEX

PART I. FINANCIAL INFORMATION	
Item 1. Financial Statements (Unaudited)	
Consolidated Statements of Income Consolidated Balance Sheets Condensed Consolidated Statements of Cash Flows Notes to Consolidated Financial Statements	1 2 3 4
Item 2. Management's Discussion and Analysis of Financial Condition and Results of Operations	7
Item 3. Quantitative and Qualitative Disclosures about Market Risk	18
Item 4. Controls and Procedures	18
PART II. OTHER INFORMATION	
Item 1A. Risk Factors	19
Item 2. Unregistered Sales of Equity Securities and Use of Proceeds	23
Item 4. Submission of Matters to a Vote of Security Holders	23
Item 6. Exhibits	24
Signature Page	25
Index to Exhibits	26

PART I. FINANCIAL INFORMATION

Item 1. Financial Statements

POOL CORPORATION Consolidated Statements of Income

(Unaudited)

(In thousands, except per share data)

	Three Months Ended June 30,			Six Months Ended June 30,			led	
	2	007	2	006	2	2007	2	2006
Net sales	\$7	726,472	\$7	705,703	\$1	,100,178	\$1	,054,259
Cost of sales	5	518,550	۷	196,703		788,771		747,211
Gross profit	2	207,922	2	209,000		311,407		307,048
Selling and administrative								
expenses	1	109,489	1	105,662		204,342		188,688
Operating income		98,433	1	103,338		107,065		118,360
Interest expense, net		5,897		3,856		10,416		6,707
Income before income taxes								
and equity earnings (losses)		92,536		99,482		96,649		111,653
Provision for income taxes		35,728		38,410		37,316		43,109
Equity earnings (losses) in))
unconsolidated investments		986		1,038		(185		(12
Net income	\$	57,794	\$	62,110	\$	59,148	\$	68,532
Earnings per share:								
Basic	\$	1.17	\$	1.18	\$	1.19	\$	1.30
Diluted	\$	1.12	\$	1.12	\$	1.14	\$	1.23
Weighted average shares								
outstanding:								
Basic		49,326		52,608		49,753		52,602
Diluted		51,504		55,544		51,974		55,499
		-						
Cash dividends declared per								
common share	\$	0.12	\$	0.105	\$	0.225	\$	0.195

The accompanying Notes are an integral part of the Consolidated Financial Statements

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POOL CORPORATION Consolidated Balance Sheets

(Unaudited)

(In thousands, except share data)

	June 30, 2007		June 30, 2006		nber 31, 2006
Assets					
Current assets:					
Cash and cash equivalents	\$	47,171	\$	32,507	\$ 16,734
Receivables, net		90,892		76,407	51,116
Receivables pledged under receivables					
facility		210,373		219,315	103,821
Product inventories, net		388,364		367,096	332,069
Prepaid expenses and other current					
assets		10,705		8,493	8,005
Deferred income taxes		7,676		4,004	7,676
Total current assets	\$	755,181	\$	707,822	\$ 519,421
Property and equipment, net		36,628		30,289	33,633
Goodwill		155,231		142,177	154,244
Other intangible assets, net		16,561		17,933	18,726
Equity interest investments		32,156		29,882	32,509
Other assets, net		19,065		12,561	16,029
Total assets	\$ 1	1,014,822	\$	940,664	\$ 774,562
Liabilities and stockholders' equity					
Current liabilities:					
Accounts payable		229,691		207,727	177,544
Accrued and other current liabilities		62,071		101,300	35,610
Short-term financing		150,000		150,000	74,286
Current portion of long-term debt and					
other long-term liabilities		4,350		2,850	4,350
Total current liabilities	\$	446,112	\$	461,877	\$ 291,790
Deferred income taxes		15,212		14,048	15,023
Long-term debt		272,599		151,500	188,157
Other long-term liabilities		6,519		2,268	1,908
Total liabilities	\$	740,442	\$	629,693	\$ 496,878
Stockholders' equity:					
Common stock, \$.001 par value;					
100,000,000 shares					
authorized; 49,546,774, 51,964,383					
and					
50,929,665 shares issued and					
outstanding at					
June 30, 2007, June 30, 2006 and					
December 31, 2006, respectively		49		51	50

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Additional paid-in capital	164,617	137,654	148,821
Retained earnings	102,023	169,589	129,932
Treasury stock	_	_	(7,334)
Accumulated other comprehensive			
income	7,691	3,677	6,215
Total stockholders' equity	\$ 274,380	\$ 310,971	\$ 277,684
Total liabilities and stockholders'			
equity	\$ 1,014,822	\$ 940,664	\$ 774,562

The accompanying Notes are an integral part of the Consolidated Financial Statements.

POOL CORPORATION

Condensed Consolidated Statements of Cash Flows

(Unaudited) (In thousands)

Six Months Ended June 30,

	2007		2006	
Operating activities				
Net income	\$	59,148	\$ 68,532	
Adjustments to reconcile net income to net cash		,		
used in operating activities:				
Depreciation		4,516	3,833	
Amortization		2,493	2,398	
Share-based compensation		3,945	4,007	
Excess tax benefits from share-based compensation		(6,399)	(9,363)	
Equity losses in unconsolidated investments		353	25	
Other		637	99	
Changes in operating assets and liabilities, net of				
effects of acquisitions:				
Receivables	((147,733)	(153,883)	
Product inventories		(56,282)	(37,531)	
Accounts payable		52,102	33,541	
Other current assets and liabilities		33,145	39,137	
Net cash used in operating activities		(54,075)	(49,205)	
·				
Investing activities				
Acquisition of businesses, net of cash acquired		(2,087)	(1,446)	
Purchase of property and equipment, net of sale				
proceeds		(7,606)	(7,723)	
Proceeds from sale of investment		75	<u> </u>	
Net cash used in investing activities		(9,618)	(9,169)	
, and the second se				
Financing activities				
Proceeds from revolving line of credit		215,271	177,038	
Payments on revolving line of credit	((229,329)	(153,138)	
Proceeds from asset-backed financing		87,479	93,347	
Payments on asset-backed financing		(11,765)	(9,004)	
Proceeds from long-term debt		100,000		
Payments on long-term debt and other long-term				
liabilities		(1,547)	(47)	
Payments of deferred financing costs		(397)	(18)	
Payments of capital lease obligations		(257)	(257)	
Excess tax benefits from share-based compensation		6,399	9,363	
Proceeds from issuance of common stock under				
share-based compensation plans		5,414	4,513	
Payment of cash dividends		(11,185)	(10,290)	
Purchase of treasury stock		(67,998)	(48,423)	
Net cash provided by financing activities		92,085	63,084	

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Effect of exchange rate changes on cash	2,045	931
Change in cash and cash equivalents	30,437	5,641
Cash and cash equivalents at beginning of period	16,734	26,866
Cash and cash equivalents at end of period	\$ 47,171	\$ 32,507

The accompanying Notes are an integral part of the Consolidated Financial Statements

POOL CORPORATION Notes to Consolidated Financial Statements (Unaudited)

Note 1 – Summary of Significant Accounting Policies

Pool Corporation (the *Company*, which may be referred to as *POOL*, *we*, *us* or *our*) prepared the unaudited interim Consolidated Financial Statements following accounting principles generally accepted in the United States (GAAP) and the requirements of the Securities and Exchange Commission (SEC) for interim financial information. As permitted under those rules, certain footnotes or other financial information required by GAAP for complete financial statements have been condensed or omitted. In management's opinion, the financial statements include all normal and recurring adjustments that are considered necessary for the fair presentation of our financial position and operating results including the elimination of all significant intercompany accounts and transactions among our wholly owned subsidiaries.

A description of our significant accounting policies is included in our 2006 Annual Report on Form 10-K. The Consolidated Financial Statements should be read in conjunction with the Consolidated Financial Statements and accompanying notes in our Annual Report. The results for the three and six month periods ended June 30, 2007 are not necessarily indicative of the results to be expected for the twelve months ending December 31, 2007.

On January 1, 2007, we adopted Financial Accounting Standards Board (FASB) Interpretation 48 (FIN 48), *Accounting for Uncertainty in Income Taxes-an interpretation of FASB Statement No. 109.* See Note 6 for additional information.

Note 2 – Earnings Per Share

We calculate basic earnings per share (EPS) by dividing net income by the weighted average number of common shares outstanding. Diluted EPS includes the dilutive effects of stock and option awards.

The table below presents the reconciliation of basic and diluted weighted average number of shares outstanding and the related EPS calculation (in thousands, except EPS):

	Three Mont June		Six Months Ended June 30,		
	2007	2006	2007	2006	
Net income	\$ 57,794	\$ 62,110	\$ 59,148	\$ 68,532	
Weighted average common shares					
outstanding:					
Basic	49,326	52,608	49,753	52,602	
Effect of dilutive securities:					
Stock options	2,129	2,901	2,179	2,860	
Restricted stock					
awards	47	32	39	31	
Employee stock					
purchase plan	2	3	3	6	
Diluted	51,504	55,544	51,974	55,499	
Basic earnings per share	\$ 1.17	\$ 1.18	\$ 1.19	\$ 1.30	

4

Diluted earnings per share \$ 1.12 \$ 1.14 \$ 1.23

POOL CORPORATION Notes to Consolidated Financial Statements (Continued)

(Unaudited)

The weighted average diluted shares outstanding for the three and six months ended June 30, 2007 exclude stock options to purchase 580,050 shares. Since these options have exercise prices that are higher than the average market price of our common stock, including them in the calculation would have an anti-dilutive effect on earnings per share for the respective periods. There were no anti-dilutive stock options excluded from the earnings per share calculation for the three and six months ended June 30, 2006.

Note 3 – Comprehensive Income

Comprehensive income includes net income, foreign currency translation adjustments and the unrealized gain or loss on interest rate swaps. Comprehensive income for the three and six months ended June 30, 2007 and 2006 are presented below:

	Three Mont June		Six Months Ended June 30,	
	2007	2006	2007	2006
Comprehensive income	\$ 59,985	\$ 63,064	\$ 60,624	\$ 70,070

Note 4 – Acquisitions

As discussed in Note 2 of "Notes to Consolidated Financial Statements" included in Item 8 of our 2006 Annual Report on Form 10-K, in August 2006 we acquired Wickham Supply, Inc. and Water Zone, LP (collectively Wickham), a leading regional irrigation products distributor. Wickham operates 14 distribution sales centers with 13 locations throughout Texas and one location in Georgia. We have included the results of operations for Wickham in our Consolidated Financial Statements since the acquisition date.

In February 2007, we acquired Tor-Lyn Limited, a swimming pool supply distributor with one sales center location in Ontario, Canada. We have included the results of operations for Tor-Lyn Limited in our Consolidated Financial Statements since the acquisition date. This acquisition did not have a material impact on our financial position or results of operations.

Note 5 – Debt

On February 12, 2007, we issued and sold \$100.0 million aggregate principal amount of Floating Rate Senior Notes (the Notes) in a private placement offering pursuant to a Note Purchase Agreement. The Notes are due February 12, 2012 and will accrue interest on the unpaid principal balance at a floating rate equal to a spread of 0.600% over the three-month LIBOR, as adjusted from time to time. The Notes have scheduled quarterly interest payments that are due on February 12, May 12, August 12 and November 12 of each year. The Notes are unsecured and are guaranteed by each domestic subsidiary that is or becomes a borrower or guarantor under our unsecured syndicated senior credit facility. We used the net proceeds from the placement to pay down borrowings under our revolving credit facility.

The Notes are subject to redemption at our option, in whole or in part, at 103% of the principal amount on or prior to February 12, 2008 and at 100% of the principal amount thereafter, plus accrued interest to the date of redemption and

any LIBOR breakage amount as defined by the Note Purchase Agreement. In the event we have a change of control, the holders of the Notes will have the right to put the Notes back to us at par.

In February 2007, we also entered into an interest rate swap agreement to reduce our exposure to fluctuations in interest rates on the Notes. The swap agreement converts the variable interest rate to a fixed rate of 5.088% on the initial notional amount of \$100.0 million, which will decrease to a notional amount of \$50.0 million in 2010. Any difference paid or received on the interest rate swap will be recognized as an adjustment to interest expense over the life of the swap. We record the changes in the fair value of the swap to accumulated other comprehensive income. We have designated this swap as a cash flow hedge. The swap agreement will terminate on February 12, 2012. Including the 0.600% spread, we expect to pay an effective interest rate on the Notes of approximately 5.688%.

Note 6 - Income Taxes

As discussed in Note 1, we adopted FIN 48 on January 1, 2007. As a result of the implementation of FIN 48, we recognized a reduction of approximately \$0.5 million to the January 1, 2007 retained earnings balance. At January 1, 2007, the total amount of gross unrecognized tax benefits was approximately \$3.3 million. This amount includes approximately \$2.2 million of unrecognized tax benefits, which would decrease our effective tax rate if recognized at some point in the future.

Effective January 1, 2007, in connection with the adoption of FIN 48, we changed our accounting policy and now recognize accrued interest related to unrecognized tax benefits in interest expense and recognize penalties in selling and administrative expenses. These amounts were previously classified as a component of income tax expense. The accrued interest balance related to unrecognized tax benefits was approximately \$0.4 million at January 1, 2007.

As a result of tax positions taken in the current periods, we recorded an increase in gross unrecognized tax benefits of approximately \$0.6 million in the second quarter of 2007. For the six months ended June 30, 2007, the increase totaled \$0.7 million. Also in the second quarter, we recorded an increase of approximately \$0.5 million in unrecognized tax benefits that could impact our effective tax rate, making the year to date increase \$0.6 million. The accrued interest balance related to unrecognized tax benefits was approximately \$0.6 million at June 30, 2007.

We file income tax returns in the U.S. federal jurisdiction and various state and foreign jurisdictions. With few exceptions, we are no longer subject to U.S. federal, state and local or non-U.S. income tax examinations by tax authorities for years before 2003. We anticipate that the accounting under the provisions of FIN 48 may provide for greater volatility in our effective tax rate as items are derecognized or as we record changes in measurement in interim periods.

Note 7 – Share-Based Compensation Plans

In May 2007, our shareholders approved the 2007 Long-Term Incentive Plan (the 2007 LTIP), which authorizes the Compensation Committee of our Board of Directors (our Board) to grant non-qualified stock options and restricted stock to employees, directors, consultants or advisors. No more than 1,515,000 shares may be issued under this plan. Granted stock options have an exercise price equal to our stock's closing market price on the date of grant. These options generally vest either five years from the grant date or on a three/five year split vest schedule, where half of the options vest three years from the grant date and the remainder vest five years from the grant date. These options expire ten years from the grant date. Restricted stock awarded under the 2007 LTIP is issued at no cost to the grantee and is subject to vesting restrictions. The restricted stock awards generally vest either one year from the grant date for awards to directors or five years from the grant date for all other awards.

The 2007 LTIP has replaced the 2002 Long-Term Incentive Plan, which has been suspended by the Board, and the SCP Pool Corporation Non-Employee Directors Equity Incentive Plan, which expired in 2006. No additional awards will be granted under these predecessor plans.

Item 2. Management's Discussion and Analysis of Financial Condition and Results of Operations

You should read the following discussion in conjunction with Management's Discussion and Analysis included in our 2006 Annual Report on Form 10-K.

OVERVIEW

Financial Results

Net sales grew 3% to \$726.5 million in the second quarter of 2007 compared to \$705.7 million in 2006. The increase is attributable to acquired sales centers, primarily the Wickham business acquired in August 2006, base business sales growth of approximately 1% (on top of 13% growth in the second quarter of 2006) and new sales centers opened in new markets. Our sales were negatively impacted by a difficult combination of external conditions, including the depressed housing and real estate markets and the record wet weather in Texas and Oklahoma.

Our base business sales growth continues to reflect the growth in the installed base of swimming pools and market share gains through the execution of sales, marketing and service programs that we offer to our customers. Complementary product sales increased 9% during the second quarter compared to 23% growth for the same period in 2006.

Our gross profit as a percentage of net sales (gross margin) decreased 100 basis points to 28.6% in the second quarter of 2007 from the second quarter of 2006. This decrease reflects the impact of competitive pricing pressures resulting from the current market environment, the impact of early buy and early pay inventory purchases in the fourth quarter of 2005 and the timing of vendor incentives recorded in 2006, which both benefited gross margin for the first half of 2006.

Selling and administrative expenses (operating expenses) increased 4% in the second quarter of 2007 compared to the second quarter of 2006. This increase includes the impact from investments in new sales centers since the beginning of 2006, the addition of expenses from the Wickham acquisition in August 2006, higher expenses related to sales center expansions and relocations within the past year and investments in other business development initiatives. These higher expenses were partially offset by lower incentive compensation and the impact from cost control initiatives. Base business operating expenses were flat and consistent as a percentage of sales quarter over quarter.

Our operating income decreased 5% to \$98.4 million in the second quarter of 2007 while operating margin decreased to 13.5% of sales from 14.6% in the second quarter of 2006. Interest expense increased 53% for the second quarter of 2007 due to higher debt levels for borrowings to fund share repurchases and a higher average effective interest rate compared to the same period in 2006. Net income decreased 7% to \$57.8 million compared to the second quarter of 2006 and included \$1.0 million of net equity earnings from our investment in Latham Acquisition Corporation (LAC).

Financial Position and Liquidity

Accounts receivable increased \$5.6 million to \$301.3 million at June 30, 2007 from \$295.7 million at June 30, 2006. Our allowance for doubtful accounts balance was \$6.4 million at

June 30, 2007, an increase of \$2.2 million over June 30, 2006 due primarily to a slowdown in customer payments in some of the more competitive markets. Days sales outstanding (DSO) increased between periods to 35.8 days at June 30, 2007 compared to 34.0 days at June 30, 2006 as a result of the addition of Horizon's and Wickham's receivables, which have slightly longer collection cycles. Excluding Horizon and Wickham, DSO increased slightly to 33.4 days compared to 32.8 days at June 30, 2006.

Our inventory levels increased 6% to \$388.4 million as of June 30, 2007, compared to June 30, 2006. This increase includes inventory related to the Wickham acquisition and new sales centers. Our inventory turns, as calculated on a trailing twelve month basis, have decreased slightly to 3.9 times as of June 30, 2007 from 4.0 times as of June 30, 2006.

Total debt outstanding increased 41% to \$425.6 million at June 30, 2007 compared to \$303.0 million at June 30, 2006. This increase is attributable to increased borrowings to fund share repurchases of approximately \$127.0 million over the past 12 months and the Wickham acquisition. We continue to maintain a healthy current ratio, which increased to 1.7 as of June 30, 2007 compared to 1.5 as of June 30, 2006.

Current Trends

Current economic trends include a slowdown in the domestic housing market, with lower housing turnover, a sharp drop in new home construction, home value deflation in some markets, increases in short-term interest rates and a tightening of credit in the sub-prime lending market. Some of the factors that mitigate the impact of these trends on our business include the following:

- the majority of our business is driven by recurring sales related to the ongoing maintenance and repair of existing pools and landscaped areas, with less than 40% of our sales tied to new pool or irrigation construction;
- we estimate that only 10% to 20% of new pools are constructed along with new home construction; and
- we have a low market share with the largest pool builders who we believe are more heavily tied to new home construction.

Despite these mitigating factors, these negative trends had a more pronounced impact during the second quarter of 2007 and have significantly impacted some of our key markets, including Florida, Arizona and parts of California. We believe these trends, along with the impact of unusually wet weather in Texas and Oklahoma and a delay in the start of pool construction in northern markets due to unfavorable weather conditions in the first quarter, will likely result in a 10% to 20% decrease in new pool construction in 2007 compared to 2006. A more severe and/or prolonged housing market slowdown and continuing adverse weather may have a greater impact on new pool construction that could negatively impact our current sales and earnings projections.

Outlook

In July, we updated our 2007 earnings per share guidance to \$1.75 to \$1.85 per diluted share to reflect our second quarter results and our more cautious outlook for the remainder of the year. We still expect to realize more sales growth relative to 2006 in the second half of the year based on easier sales comparisons, but now anticipate modest single digit sales growth for the full year 2007, with mid-single digit sales growth in the second half of 2007.

Based on the current market environment with some competitors being very aggressive on pricing, we believe that gross margin in the third quarter of 2007 will be lower than in the third quarter of 2006. However, we expect that our fourth quarter 2007 gross margin will be marginally higher than the fourth quarter 2006 gross margin, which was adversely impacted by our 2006 year end vendor incentive adjustment. Overall, we expect a decline in gross margin of 30 to 50 basis points in the second half of 2007 compared to the second half of 2006. We expect cash flow from operations for the year to be between \$70.0 and \$80.0 million.

Our business is subject to significant risks, including weather, competition, general economic conditions and other risks detailed in Part II - Item 1A. "Risk Factors" and our "Cautionary Statement for Purpose of the 'Safe Harbor' Provisions of the Private Securities Litigation Reform Act of 1995".

RESULTS OF OPERATIONS

As of June 30, 2007, we conducted operations through 283 sales centers in North America and Europe.

The following table presents information derived from the Consolidated Statements of Income expressed as a percentage of net sales.

	Three Months Ended June 30,			hs Ended e 30,
	2007	2006	2007	2006
Net sales	100.0%	100.0%	100.0%	100.0%
Cost of sales	71.4	70.4	71.7	70.9
Gross profit	28.6	29.6	28.3	29.1
Selling and administrative expenses	15.1	15.0	18.6	17.9
Operating income	13.5	14.6	9.7	11.2
Interest expense	0.8	0.5	0.9	0.6
Income before income taxes and equity				
earnings (losses)	12.7%	14.1%	8.8%	10.6%

The following discussion of consolidated operating results includes the operating results from acquisitions in 2007, 2006 and 2005. We accounted for these acquisitions using the purchase method of accounting, and we have included the results of operations in our consolidated results since the respective acquisition dates.

We exclude the following sales centers from base business for 15 months:

- acquired sales centers;
- sales centers divested or consolidated with acquired sales centers; and
 - sales centers opened in new markets.

Additionally, we generally allocate overhead expenses to acquired sales centers on the basis of acquired sales center net sales as a percentage of total net sales.

Three Months Ended June 30, 2007 Compared to Three Months Ended June 30, 2006

(Unaudited) (In thousands)	Base Business Three Months Ended June 30,		M Three	red & New larket e Months inded ine 30,	Total Three Months Ended June 30,		
	2007	2006	2007	2006	2007	2006	
Net sales	\$707,835	\$704,264	\$18,637	\$ 1,439	\$726,472	\$705,703	
Gross profit Gross margin	202,440 28.6%	208,603	5,482 29,4%	397 5 27.6%	207,922 28.6%	209,000 29.6%	
Selling and administrative expenses	105,531	105,175	3,958	487	109,489	105,662	
r	14.9%	,			15.1%		

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Expenses as a % of net sales						
Operating income (loss)	96,909	103,428	1,524	(90)	98,433	103,338
Operating income (loss) margin	13.7%	14.7%	8.2%	(6.3)%	13.5%	14.6%

For purposes of comparing operating results for the three months ended June 30, 2007 to the three months ended June 30, 2006, 263 sales centers were included in the base business calculations (including 20 of the 25 new sales centers opened since the beginning of 2006) and 20 sales centers were excluded because they were acquired or opened in new markets within the last 15 months. The effect of sales center acquisitions in the table above reflects the operations of the following:

		Sales	
	Acquisition	Centers	Period
Acquired	Date	Acquired	Excluded (1)
Wickham Supply, Inc. and	August	14	April – June 2007
Water Zone, LP	2006		
Tor-Lyn, Limited	February	1	April – June 2007
	2007		

⁽¹⁾ After 15 months of operations, we include acquired sales centers in the base business calculation including the comparative prior year period.

Net Sales

	Three Months I	Three Months Ended June 30,		
(in millions)	2007	2006	Change	
Net sales	\$ 726.5	\$ 705.7	\$ 20.8 3%	

The increase in net sales is a result of our recent acquisitions, approximately 1% base business growth and sales from new locations that we opened in new markets. Our sales were negatively impacted by the prolonged domestic housing market downturn and adverse weather conditions in Texas and Oklahoma. Base business sales were up moderately in April and May, but down roughly 6% in June compared to the same periods in 2006.

The base business growth in the second quarter of 2007 was primarily due to the following:

- the continued successful execution of our sales, marketing and service programs, resulting in market share gains;
 - a larger installed base of swimming pools resulting in increased sales of non-discretionary products;
 - complementary product sales growth of approximately 9%; and
 - price increases, which we passed through the supply chain.

These positive impacts on our base business sales have helped offset base business sales decreases in some of our larger markets, including Florida, Arizona and parts of California, which have been impacted by significant declines in new pool construction permits. Our second quarter sales reflect similar patterns at the product category level, with solid sales growth for chemicals and certain construction materials used in remodeling and new construction and decreases for categories such as pipe that are used almost exclusively in new construction.

Gross Profit

Three Months Ended June 30,					
(in millions)	2007	20	006	Chan	ge
Gross profit	\$ 2	07.9 \$	209.0	\$ (1.1)	(1)%
Gross margin		28.6%	29.6%		

Gross margin decreased 100 basis points between periods, including a 100 basis point decline in base business gross margin. Our second quarter 2007 gross margin is comparatively lower primarily due to competitive pricing pressures experienced in the current market environment and unfavorable comparisons to the second quarter 2006 gross margin, which had increased 80 basis points over the second quarter 2005. The combined impacts of early buy and early pay inventory purchases in the fourth quarter of 2005 and the timing of vendor incentives recorded in 2006 benefited first half 2006 gross margin. Our gross margin in the second quarter of 2007 reflects a lower vendor incentive rate compared to the second quarter of 2006, which did not include the impact of changes in our estimates for earned vendor incentives that were recorded as cumulative catch-up adjustments in the third and fourth quarters of 2006. These decreases were partially offset by gross margin improvements attributable to certain price increases and slightly higher margin contribution from acquired sales centers.

Operating Expenses

	Thre	e Months E	Inded Jur	1e 30,		
(in millions)	20	007	20	06	Chan	ge
Operating expenses	\$	109.5	\$	105.7	\$ 3.8	4%
Operating expenses as a		g	6			
percentage of net sales		15.1		15.0%		

Compared to the second quarter of 2006, operating expenses grew 4% and increased 10 basis points as a percentage of net sales while base business operating expenses were flat for the second quarter of 2007 and were consistent as a percentage of sales quarter over quarter. This increase includes incremental expenses for the 25 new sales centers that we have opened since the beginning of 2006, operating expenses from the Wickham acquisition, higher rent expenses related to our expansion or relocation of over 30 existing sales centers over the past 15 months and additional expenses for our investments in resources related to other growth initiatives. These expenses were partially offset by lower incentive compensation and the impact from cost control initiatives.

Interest Expense

Interest expense increased \$2.0 million between periods due to a 44% increase in the average debt outstanding compared to the second quarter of 2006 and an increase in the effective interest rate to 5.9% in 2007 from 5.6% in 2006.

Income Taxes

The decrease in income taxes is due to the \$7.0 million decrease in income before income taxes and equity earnings. Our effective income tax rate was 38.6% for the three months ended June 30, 2007 and June 30, 2006.

Net Income and Earnings Per Share

Net income decreased 7% to \$57.8 million in the second quarter of 2007 from \$62.1 million in the second quarter of 2006. Net income included \$1.0 million of net equity earnings from our investment in LAC in both the second quarter of 2007 and the second quarter of 2006. Diluted earnings per share remained unchanged at \$1.12 per share for the second quarter of 2007 and the second quarter of 2006.

Six Months Ended June 30, 2007 Compared to Six Months Ended June 30, 2006

			Acquire	ed & New		
(Unaudited)	Base 1	Business	Ma	rket	T	otal
(In thousands)	Six Mon	ths Ended	Six Mon	ths Ended	Six Mor	nths Ended
	Jui	ne 30,	Jun	e 30,	Ju	ne 30,
	2007	2006	2007	2006	2007	2006
Net sales	\$1,068,154	\$1,052,473	\$32,024	\$ 1,786	\$1,100,178	\$1,054,259
Gross profit	302,079	306,589	9,328	459	311,407	307,048
Gross margin	28.3%	29.19	29.1%	25.7%	28.3%	29.1%
Selling and						
administrative						
expenses	197,255	187,818	7,087	870	204,342	188,688
Expenses as a %			·			
of net sales	18.5%	17.89	6 22.1%	48.7%	18.6%	17.9%
Operating income						
(loss)	104,824	118,771	2,241	(411)	107,065	118,360
Operating income	2					
(loss) margin	9.8%	11.39	% 7.0 %	(23.0)%	9.7%	11.2%

For purposes of comparing operating results for the six months ended June 30, 2007 to the six months ended June 30, 2006, 263 sales centers were included in the base business calculations (including 20 of the 25 new sales centers opened since the beginning of 2006) and 20 sales centers were excluded because they were acquired or opened in new markets within the last 15 months. The effect of sales center acquisitions in the table above reflects the operations of the following:

		Sales	
A	Acquisition	Centers	Period
Acquired	Date	Acquired	Excluded (1)
Wickham Supply, Inc. and	August	14	January - June
Water Zone, LP	2006		2007
Tor-Lyn, Limited	February	1	February - June
	2007		2007

⁽¹⁾ After 15 months of operations, we include acquired sales centers in the base business calculation including the comparative prior year period.

Net Sales

	Six Months Ende		
(in millions)	2007	2006	Change
Net sales	\$ 1,100.2	\$ 1,054.3	\$ 45.9 4%

The increase in net sales is a result of approximately 2% base business growth, the Wickham acquisition and sales from new locations that we opened in new markets. Our sales were negatively impacted by unfavorable weather conditions including significantly colder temperatures in the early part of 2007, late winter storms and extended winter conditions that delayed the start of the pool season in northern markets and unfavorable weather conditions in Texas

and Oklahoma for much of the second quarter of 2007. Our sales were also negatively impacted by the prolonged domestic housing market downturn.

The base business growth in the first six months of 2007 was primarily due to the following:

- the continued successful execution of our sales, marketing and service programs, resulting in market share gains;
 - a larger installed base of swimming pools resulting in increased sales of non-discretionary products;
- price increases, primarily the mid-year 2006 inflationary increases which we passed through the supply chain; and
 a 2% increase in complementary product sales.

Gross Profit

	Six Months Ended June 30,					
(in millions)	200)7	20	06	Chan	ge
Gross profit	\$	311.4	\$	307.0	\$ 4.4	1%
Gross margin		28.3%		29.1%		

Gross margin decreased 80 basis points between periods, including a consistent decline in base business gross margin. Our 2007 gross margin is comparatively lower primarily due to the impacts of early buy inventory purchases and discounts for early payments on those purchases in the fourth quarter of 2005, which benefited our 2006 gross margin. Our gross margin also reflects a lower estimated vendor incentive rate compared to the first half of 2006. These decreases were partially offset by gross margin improvements attributable to certain price increases and slightly higher margin contribution from acquired sales centers.

Operating Expenses

	Six Months Ended June 30,					
(in millions)	20	07	20	006	Chan	ge
Operating expenses	\$	204.3	\$	188.7	\$ 15.6	8%
Operating expenses as a			%			
percentage of net sales		18.6		17.9%		

Compared to the first half of 2006, operating expenses grew 8% and increased 70 basis points as a percentage of net sales. Base business operating expenses were 5% higher in the first half of 2007 compared to the same period in 2006 and increased 70 basis points as a percentage of sales. This increase includes incremental expenses for the 25 new sales centers that we have opened since the beginning of 2006, higher rent expenses related to our expansion or relocation of sales centers and additional expenses for our investments in resources related to other growth initiatives. These increased costs were partially offset by lower incentive expenses in the first half of 2007 compared to 2006 and cost control initiatives.

We opened 8 new sales centers in the first half of 2007 compared to twelve sales centers in the first half of 2006.

Interest Expense

Interest expense increased \$3.7 million between periods as average debt outstanding was 42% higher in the first six months of 2007 compared to the first six months of 2006 and the effective interest rate increased to 5.9% in 2007 from 5.4% in 2006.

Income Taxes

The decrease in income taxes is due to the \$15.0 million decrease in income before income taxes and equity losses. Our effective income tax rate was 38.6% for the six months ended June 30, 2007 and June 30, 2006.

Net Income and Earnings Per Share

Net income decreased 14% to \$59.1 million in the first six months of 2007 from \$68.5 million in the first six months of 2006. Our equity interest in LAC produced a small loss in the first six months of 2007. For the year, we expect a positive contribution to our earnings from LAC. Earnings per share for the first six months of 2007 decreased 7% to \$1.14 per diluted share compared to \$1.23 in the first six months of 2006.

Seasonality and Quarterly Fluctuations

Our business is highly seasonal. In general, sales and operating income are highest during the second and third quarters, which represent the peak months of both swimming pool use and installation and landscape installations and maintenance. Sales are substantially lower during the first and fourth quarters when we may incur net losses.

We typically experience a build-up of product inventories and accounts payable during the winter months in anticipation of the peak selling season. Excluding borrowings to finance acquisitions and share repurchases, our peak borrowing usually occurs during the second quarter, primarily because extended payment terms offered by our suppliers typically are payable in April, May and June, while our peak accounts receivable collections typically occur in June, July and August.

The following table presents certain unaudited quarterly data for the first and second quarters of 2007, the four quarters of 2006 and the third and fourth quarters of 2005. We have included income statement and balance sheet data for the most recent eight quarters to allow for a meaningful comparison of the seasonal fluctuations in these amounts. In our opinion, this information reflects all normal and recurring adjustments considered necessary for a fair presentation of this data. Due to the seasonal nature of our industry, the results of any one or more quarters are not necessarily an accurate indication of results for an entire fiscal year or of continuing trends.

(Unaudited)				QUAR	TER			
(in	• •			• •			• • • •	- (1)
thousands)		07		20			200	
	Second	First	Fourth	Third	Second	First	Fourth	Third
Statement								
of Income								
Data								
Net sales	\$726,472	\$373,706	\$318,486	\$537,017	\$705,703	\$348,556	\$299,791	\$423,729
Gross profit	207,922	103,485	82,905	149,995	209,000	98,048	83,211	114,605
Operating								
income								
(loss)	98,433	8,632	(4,070)	53,092	103,338	15,022	2,288	41,431
Net income	·							
(loss)	57,794	1,354	(5,001	31,493	62,110	6,422	(876)	26,521
` ,	ĺ	·		,	·	,	` '	•
Balance								
Sheet Data								
Total								
receivables,								
net	\$301,265	\$231 0345	\$154 937	\$211 589	\$295 722 9	\$211 578 9	\$141 785 9	\$152,037
Product	φυσ1,2συ	7231,03 . (φ10 1,70 r ·	φ 2 11 , 50).	<i>~</i>	<i>,</i> 2 11,5 7 0 0	φ111,700 (<i>p</i> 102,007
inventories,								
net	388,364	413 161	332,069	283 930	367 096	406 310	330 575	197,135
Accounts	200,204	713,101	332,007	203,730	501,070	700,510	550,515	171,133
payable	220 601	325 //9	177,544	111 3/10	207,727	267 206	174,170	99,920
Total debt	425,599	358,522	,	257,974	303,000	236,188	194,757	83,170
i otai ueot	443,399	330,322	203,443	231,914	303,000	230,100	194,/3/	03,170

⁽¹⁾ As adjusted to reflect the impact of share-based compensation expense related to the adoption of SFAS 123(R) using the modified retrospective transition method. For additional information, see Note 7 of "Notes to Consolidated Financial Statements" included in Item 8 of our 2006 Annual Report on Form 10-K.

We expect that our quarterly results of operations will continue to fluctuate depending on the timing and amount of revenue contributed by new and acquired sales centers. We attempt to open new sales centers at the end of the fourth quarter or the first quarter of the subsequent year to take advantage of preseason sales programs and the following peak selling season.

Weather is the principal external factor affecting our business. The table below presents some of the possible effects resulting from various weather conditions.

Weather	Possible Effects
Hot and dry	Increased purchases of chemicals • and supplies for existing
	swimming pools
	Increased purchases of above-ground pools and irrigation • products
Unseasonably cool weather or extraordinary amounts of rain	Fewer pool and landscape • installations
	• Decreased purchases of chemicals and supplies
	Decreased purchases of impulse • items such as above-ground
	pools and accessories
Unseasonably early warming trends in spring/late cooling trends in fall	• A longer pool and landscape season, thus increasing our sales
(primarily in the northern half of the US)	
Unseasonably late warming trends in spring/early cooling trends in fall	• A shorter pool and landscape season, thus decreasing our sales
(primarily in the northern half of the US)	

In the second quarter of 2007, our sales were negatively impacted by the much cooler and unusually wet weather conditions in Texas and Oklahoma, which had a significant impact on sales related to pool and landscape construction.

LIQUIDITY AND CAPITAL RESOURCES

Liquidity is defined as the ability to generate adequate amounts of cash to meet current cash needs. We assess our liquidity in terms of our ability to generate cash to fund our operating activities, taking into consideration the seasonal nature of our business. Significant factors which could affect our liquidity include the following:

- cash flows generated from operating activities;
- the adequacy of available bank lines of credit;
 - acquisitions;
 - the timing and extent of share repurchases;

- capital expenditures;
- dividend payments; and
- the ability to attract long-term capital with satisfactory terms.

Our primary capital needs are seasonal working capital obligations and other general corporate purposes, including acquisitions, share repurchases and dividend payments. Our primary sources of working capital are cash from operations supplemented by bank borrowings, which combined with seller financing have historically been sufficient to support our growth and finance our acquisitions. We prioritize our use of cash based on investing in our business, returning money to our shareholders and maintaining an adequate debt structure. Generally, we prefer to maintain a one to two times EBITDA leverage ratio. Our specific priorities for the use of cash are as follows:

- maintenance and new sales center capital expenditures estimated at 0.5% to 0.75% of net sales;
 - strategic acquisitions executed opportunistically;
 - payment of cash dividends as and when declared by the Board of Directors;
 - repurchase of common stock at Board-defined parameters; and
 - repayment of debt.

Sources and Uses of Cash

The following table summarizes our cash flows (in thousands):

	Six Months Ended June 30,				
	2007 2006				
Operating activities	\$(54,075)	\$(49,205)			
Investing activities	(9,618)	(9,169)			
Financing activities	92,085	63,084			

Cash flow used in operations increased \$4.9 million to \$54.1 million in the first six months of 2007 compared to \$49.2 million in the same period in 2006. The increase in cash used in operations is primarily due to the reduction in net income.

During the first half of 2007, the increase in cash provided by financing activities reflects higher borrowings used primarily to fund additional share repurchases. As of June 30, 2007, our share repurchases totaled \$67.6 million, or approximately 1.9 million shares of our common stock, at an average share price of \$35.63.

Future Sources and Uses of Cash

In November 2006, our Board of Directors (our Board) increased the authorization for the repurchase of shares of our common stock in the open market to \$100.0 million. Subsequent to quarter end, we repurchased approximately \$16.0 million, or 448,000 shares of our common stock, leaving \$9.1 million of the authorized amount remaining as of July 25, 2007. We intend to continue to repurchase shares on the open market from time to time, depending on market conditions. We may use cash flows from operations to fund these purchases or we may incur additional debt.

On February 12, 2007, we issued and sold \$100.0 million aggregate principal amount of Floating Rate Senior Notes (the Notes) due February 12, 2012, as described in Note 5 of "Notes to Consolidated Financial Statements," included in Item 1 of this Form 10-Q.

The Note Purchase Agreement includes customary affirmative and negative covenants for transactions of this type, including financial covenants, and customary events of default, which, if they were to occur would give the holders of the Notes the right to accelerate the Notes.

Our unsecured syndicated senior credit facility (the Credit Facility), which matures on December 20, 2010, provides for \$220.0 million in borrowing capacity including a \$160.0 million five-year revolving credit facility (the Revolver) and a \$60.0 million term loan (the Term Loan). The Credit Facility includes sublimits for the issuance of swingline loans and standby letters of credit.

At June 30, 2007, there was \$119.3 million outstanding and \$40.7 million available for borrowing under the Revolver. The average effective interest rate on the Revolver was approximately 6.2% for the six months ended June 30, 2007.

At June 30, 2007, there was \$58.5 million outstanding under the Term Loan of which \$3.0 million is classified as current. The average effective interest rate of the Term Loan was approximately 5.6% for the six months ended June 30, 2007.

Our obligations under the Credit Facility are guaranteed by certain of our existing and future domestic subsidiaries. The Credit Facility contains terms and provisions (including representations, covenants and conditions) and events of default customary for transactions of this type. If an event of default occurs and is continuing under the Credit Facility, the lenders may terminate their obligations thereunder and may require us to repay all amounts thereunder. For additional information regarding the Credit Facility, see Note 5 of "Notes to Consolidated Financial Statements," included in our 2006 Annual Report on Form 10-K.

In December 2005, we entered into an interest rate swap agreement to reduce our exposure to fluctuations in interest rates on the Term Loan. The swap agreement converts our variable rate interest on the Term Loan to a fixed rate until its termination on December 31, 2008.

In February 2007, in conjunction with the private placement, we entered into another interest rate swap agreement to reduce our exposure to fluctuations in interest rates on the Notes. The swap agreement converts the variable interest rate to a fixed rate of 5.088% on the initial notional amount of \$100.0 million, which will decrease to a notional amount of \$50.0 million in 2010. This swap agreement will terminate on February 12, 2012. Including the 0.600% spread, we expect to pay an effective interest rate on the Notes of approximately 5.688%.

During the three and six months ended June 30, 2007, no gains or losses were recognized on these swaps.

In March 2007, we renewed our accounts receivable securitization facility (the Receivables Facility), which provides a seasonal borrowing capacity of up to \$150.0 million, through March 2008. The Receivables Facility provides for the true sale of certain of our receivables as they are created to a wholly owned, bankruptcy-remote subsidiary. This subsidiary grants an undivided security interest in the receivables to an unrelated commercial paper conduit. Because of the structure of the bankruptcy-remote subsidiary and our ability to control its activities, we include the transferred receivables and related debt in our Consolidated Balance Sheet. We continue to employ this arrangement because it provides us with a lower cost form of financing. At June 30, 2007, there was \$150.0 million outstanding under the Receivables Facility at an average effective interest rate of 5.8%.

As of June 30, 2007, we were in compliance with all covenants and financial ratio requirements related to our Notes, Credit Facility and our Receivables Facility.

We believe we have adequate availability of capital to fund present operations and anticipated growth, including expansion in existing and targeted market areas. We continually evaluate potential acquisitions and hold discussions with acquisition candidates. If suitable acquisition opportunities or working capital needs arise that would require additional financing, we believe that our financial position and earnings history provide a solid base for obtaining additional financing resources at competitive rates and terms. Additionally, we may issue common or preferred stock to raise funds.

CRITICAL ACCOUNTING ESTIMATES

We prepare our consolidated financial statements in accordance with accounting principles generally accepted in the United States (GAAP), which requires management to make estimates and assumptions that affect reported amounts and related disclosures. Management identifies critical accounting estimates as:

- those that require the use of assumptions about matters that are inherently and highly uncertain at the time the estimates are made; and
- those for which changes in the estimate or assumptions, or the use of different estimates and assumptions, could have a material impact on our consolidated results of operations or financial condition.

Management has discussed the development, selection and disclosure of our critical accounting estimates with the Audit Committee of our Board of Directors. For a description of our critical accounting estimates that require us to make the most difficult, subjective or complex judgments, please see our Annual Report on Form 10-K for the year ended December 31, 2006. We have not changed these policies from those previously disclosed.

Item 3. Quantitative and Qualitative Disclosures About Market Risk

Interest Rate Risk

There have been no material changes from what we reported in our Form 10-K for the year ended December 31, 2006.

Foreign Exchange Risk

There have been no material changes from what we reported in our Form 10-K for the year ended December 31, 2006.

Item 4. Controls and Procedures

The term "disclosure controls and procedures" is defined in Rules 13a-15(e) and 15d-15(e) of the Securities Exchange Act of 1934 (the Act). The rules refer to the controls and other procedures designed to ensure that information required to be disclosed in reports that we file or submit under the Act is recorded, processed, summarized and reported within the time periods specified. As of June 30, 2007, management, including the CEO and CFO, performed an evaluation of the effectiveness of our disclosure controls and procedures. Based on that evaluation, management, including the CEO and CFO, concluded that as of June 30, 2007, our disclosure controls and procedures were effective.

We maintain a system of internal control over financial reporting that is designed to provide reasonable assurance regarding the reliability of financial reporting and the preparation of financial statements for external purposes in accordance with accounting principles generally accepted in the United States. Based on the most recent evaluation, we have concluded that no change in our internal control over financial reporting occurred during the last fiscal quarter that has materially affected, or is reasonably likely to materially affect, our internal control over financial reporting.

PART II. OTHER INFORMATION

Item 1A. Risk Factors

Cautionary Statement for Purposes of the "Safe Harbor" Provisions of the Private Securities Litigation Reform Act of 1995

Our disclosure and analysis in this report contains forward-looking information that involves risks and uncertainties. Our forward-looking statements express our current expectations or forecasts of possible future results or events, including projections of future performance, statements of management's plans and objectives, future contracts, and forecasts of trends and other matters. Forward-looking statements speak only as of the date of this filing, and we undertake no obligation to update or revise such statements to reflect new circumstances or unanticipated events as they occur. You can identify these statements by the fact that they do not relate strictly to historic or current facts and often use words such as "anticipate", "estimate", "expect", "believe," "will likely result," "outlook," "project" and other wo expressions of similar meaning. No assurance can be given that the results in any forward-looking statements will be achieved and actual results could be affected by one or more factors, which could cause them to differ materially. For these statements, we claim the protection of the safe harbor for forward-looking statements contained in the Private Securities Litigation Reform Act.

Risk Factors

Certain factors that may affect our business and could cause actual results to differ materially from those expressed in any forward-looking statements include the following:

We are susceptible to adverse weather conditions.

Weather is the principal external factor affecting our business. For example, unseasonably late warming trends in the spring or early cooling trends in the fall can decrease the length of the pool season. Also, unseasonably cool weather or extraordinary rainfall during the peak season can decrease swimming pool use, installation and maintenance, as well as landscape installations and maintenance. These weather conditions adversely affect sales of our products. For a discussion regarding seasonality and weather, see Part I – Item 2, "Management's Discussion and Analysis of Financial Condition and Results of Operations - Seasonality and Quarterly Fluctuations."

Our distribution business is highly dependent on our ability to maintain favorable relationships with suppliers.

As a distribution company, maintaining favorable relationships with our suppliers is critical to the success of our business. We believe that we add considerable value to the swimming pool supply chain and landscape supply chain by purchasing products from a large number of manufacturers and distributing the products to a highly fragmented customer base on conditions that are more favorable than these customers could obtain on their own. We believe that we currently enjoy good relationships with our suppliers, who generally offer us competitive pricing, return policies and promotional allowances. However, our inability to maintain favorable relationships with our suppliers could have an adverse effect on our business.

Our largest suppliers are Pentair Corporation, Hayward Pool Products, Inc. and Waterpik Technologies, Inc., which accounted for approximately 16%, 11% and 6%, respectively, of the costs of products we sold in 2006. A decision by several suppliers, acting in concert, to sell their products directly to retail customers and other end-users of their products, bypassing distribution companies like ours, would have an adverse effect on our business. Additionally, the loss of a single supplier could also adversely affect our business. We dedicate significant resources to promote the benefits and affordability of pool ownership, which we believe greatly benefits our swimming pool customers and

suppliers.

We face intense competition both from within our industry and from other leisure product alternatives.

We face competition from both inside and outside of our industry. Within our industry, we compete against various regional and local distributors and, to a lesser extent, mass market retailers and large pool or landscape supply retailers. Outside of our industry, we compete with sellers of other leisure product alternatives, such as boats and motor homes, and with other companies who rely on discretionary homeowner expenditures, such as home remodelers. New competitors may emerge as there are low barriers to entry in our industry. Some geographic markets that we serve, particularly our largest, higher density markets in California, Florida, Texas and Arizona, representing approximately 56% of our net sales in 2006, also tend to be more competitive than others.

More aggressive competition by mass merchants and large pool or landscape supply retailers could adversely affect our sales.

Mass market retailers today carry a limited range of, and devote a limited amount of shelf space to, merchandise and products targeted to our industry. Historically, mass market retailers have generally expanded by adding new stores and product breadth, but their product offering of pool and landscape related products has remained relatively constant. Should mass market retailers increase their focus on the pool or professional landscape industries, or increase the breadth of their pool and landscape related product offerings, they may become a more significant competitor for direct and end-use customers which could have an adverse impact on our business. We may face additional competitive pressures if large pool or landscape supply retailers look to expand their customer base to compete more directly within the distribution channel.

The demand for our swimming pool and related outdoor lifestyle products may be adversely affected by unfavorable economic conditions.

In economic downturns, the demand for swimming pool or leisure related products may decline as discretionary consumer spending, the increase in pool eligible households and swimming pool construction decline. Although maintenance products and repair and replacement equipment that must be purchased by pool owners to maintain existing swimming pools account for more than 60% of our gross profits, the growth of our business depends on the expansion of the installed pool base, which may be viewed by most consumers as a discretionary expenditure that could be adversely affected by economic downturns. In addition, even in generally favorable economic conditions, severe and/or prolonged downturns in the housing market could have a material adverse impact on our financial performance.

We depend on key personnel.

We consider our employees to be the foundation for our growth and success. As such, our future success depends in large part on our ability to attract, retain and motivate qualified personnel, including our executive officers and key management personnel. If we are unable to attract and retain key personnel, our operating results could be adversely affected.

Specifically, our future success depends to an extent upon the continued service of Manuel Perez de la Mesa, our Chief Executive Officer. The loss of Mr. Perez de la Mesa in particular could have a material adverse effect on our business. Mr. Perez de la Mesa is not nearing retirement age, and we have no indication that he intends to retire in the near future. We do not currently maintain key man insurance on Mr. Perez de la Mesa.

We may not be able to sustain our pace of growth.

We have experienced substantial sales growth in recent years through acquisitions and new sales center openings that have increased our size, scope and geographic distribution. Since 2002, we have opened 40 new sales centers and have completed 12 acquisitions. These acquisitions have added 73 sales centers, net of sales center closings and consolidations, and a centralized shipping location to our distribution networks. While we contemplate continued growth through acquisitions and internal expansion, no assurance can be made as to our ability to:

- penetrate new markets;
- identify appropriate acquisition candidates;
- complete acquisitions on satisfactory terms and successfully integrate acquired businesses;
 - obtain financing;
- generate sufficient cash flows to support expansion plans and general operating activities;
 - maintain favorable supplier arrangements and relationships; and
- identify and divest assets which do not continue to create value consistent with our objectives.

If we do not manage these potential difficulties successfully, our operating results could be adversely affected.

The growth of our business depends on effective marketing programs.

The growth of our business depends on the expansion of the installed pool base. Thus, an important part of our strategy is to promote the growth of the pool industry through our extensive advertising and promotional programs that attempt to raise consumer awareness regarding the benefits and affordability of pool ownership, the ease of pool maintenance and the many ways in which a pool may be enjoyed beyond swimming. These programs include media advertising, website development such as www.swimmingpool.comTM and public relations campaigns. We believe these programs benefit the entire supply chain from our suppliers to our customers.

We also promote the growth of our customers' businesses through comprehensive support programs that offer promotional tools and marketing support to help generate increased sales for our customers. Our programs include such things as personalized websites, brochures, marketing campaigns and business development training. We also provide certain retail store customers with assistance in site selection, store layout and design and business management system implementation. Our inability to sufficiently develop effective advertising, marketing and promotional programs to succeed in a weakened economic environment and an increasingly competitive marketplace, in which we (and our entire supply chain) also compete with other luxury product alternatives, could have a material adverse effect on our business.

Our business is highly seasonal.

In 2006, approximately 65% of our net sales and 93% of our operating income were generated in the second and third quarters of the year, which represent the peak months of swimming pool use, installation, remodeling and repair. Our sales are substantially lower during the first and fourth quarters of the year, when we may incur net losses.

The nature of our business subjects us to compliance with Environmental, Health, Transportation and Safety Regulations.

We are subject to regulation under federal, state and local environmental, health, transportation and safety requirements, which govern such things as packaging, labeling, handling, transportation, storage and sale of pool chemicals and landscape chemicals and fertilizers. For example, we sell algaecides and pest control products that are regulated as pesticides under the Federal Insecticide, Fungicide and Rodenticide Act and various state pesticide laws. These laws are primarily related to labeling, annual registration and licensing.

Failure to comply with these laws and regulations may result in the assessment of administrative, civil and criminal penalties or the imposition of injunctive relief. Moreover, compliance with such laws and regulations in the future could prove to be costly, and there can be no assurance that we will not incur such costs in material amounts. These laws and regulations have changed substantially and rapidly over the last 20 years, and we anticipate that there will be continuing changes. The clear trend in environmental, health, transportation and safety regulation is to place more restrictions and limitations on activities that impact the environment, such as the use and handling of chemical substances. Increasingly, strict restrictions and limitations have resulted in increased operating costs for us, and it is possible that the costs of compliance with such laws and regulations will continue to increase. We will attempt to anticipate future regulatory requirements that might be imposed and we will plan accordingly to remain in compliance with changing regulations and to minimize the costs of such compliance.

We store chemicals, fertilizers and other combustible materials that involve fire, safety and casualty risks.

We store chemicals and fertilizers, including certain combustible, oxidizing compounds, at our sales centers. A fire, explosion or flood affecting one of our facilities could give rise to fire, safety and casualty losses and related liability claims. We maintain what we believe is prudent insurance protection. However, we cannot guarantee that our insurance coverage will be adequate to cover future claims that may arise or that we will be able to maintain adequate insurance in the future at rates we consider reasonable. Successful claims for which we are not fully insured may adversely affect our working capital and profitability. In addition, changes in the insurance industry have generally led to higher insurance costs and decreased availability of coverage.

We conduct business internationally, which exposes us to additional risks.

Our international operations expose us to certain additional risks, including:

- difficulty in staffing and managing foreign subsidiary operations;
 - uncertain political and regulatory conditions;
 - foreign currency fluctuations;
 - adverse tax consequences; and
 - dependence on foreign economies.

We source certain products we sell, including our private label products, from Asia and other foreign locations. There is a significant risk that we may not be able to access products in a timely and efficient manner, and we may also be subject to certain trade restrictions that prevent us from obtaining products. Fluctuations in other factors relating to foreign trade, such as tariffs, currency exchange rates, transportation costs and inflation are beyond our control.

A terrorist attack or the threat of a terrorist attack could have a material adverse effect on our business.

The terrorist attacks that took place on September 11, 2001, in the U.S. were unprecedented events that have created many economic and political uncertainties, some of which may materially impact our business. Discretionary spending on leisure products such as ours is generally adversely affected during times of economic uncertainty. The potential for future terrorist attacks, the national and international responses to terrorist attacks, and other acts of war or hostility have created many economic and political uncertainties, which could adversely affect our business for the short or long-term in ways that cannot presently be predicted.

Item 2. Unregistered Sales of Equity Securities and Use of Proceeds

The table below summarizes the repurchases of our common stock in the second quarter of 2007:

				Maximum approximate dollar value of shares that may yet be purchased under the	
	Total	Average	Total number of shares purchased as		
	number of	price	part of publicly		
Period	shares purchased ⁽¹⁾	paid per share	announced plan ⁽²⁾		
	purchaseu	Silait	pian '	plan	
April 1-30, 2007	131,300	\$ 35.76	131,300	\$ 26,574,202	
May 1-31,					
2007	40,000	\$ 37.86	40,000	\$ 25,059,625	
June 1-30,					
2007	_	\$ 0.00	_	\$ 25,059,625	
Total	171,300	\$ 36.25	171,300		

- (1) These shares may include shares of our common stock surrendered to us by employees in order to satisfy tax withholding obligations in connection with certain exercises of employee stock options and/or the exercise price of such options granted under our share-based compensation plans. There were no shares surrendered for this purpose in the second quarter of 2007.
- (2) In July 2002, our Board authorized \$50.0 million for the repurchase of shares of our common stock in the open market. In August 2004, November 2005 and August 2006, our Board increased the authorization for the repurchase of shares of our common stock in the open market to a total of \$50.0 million from the amounts remaining at each of those dates. In November 2006, when approximately \$4.1 million of the existing authorized amount remained available for share repurchases, our Board increased the authorization for the repurchase of shares of our common stock in the open market to \$100.0 million. As of July 25, 2007, \$9.1 million of the authorized amount remained available.

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

At the Annual Meeting of Stockholders held on May 8, 2007, the following proposals were adopted by the margins indicated:

1. To elect a Board of Directors to hold office until the next Annual Meeting of Stockholders and until their successors are elected and qualified.

	Number of Shares		
	For	Withheld	
Andrew W.	44,790,084	529,321	
Code			
James J.	45,119,871	199,534	
Gaffney			

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George T. Haymaker	45,073,082	246,324
Manuel J.	44,808,568	510,837
Perez de la		
Mesa		
Wilson B.	44,832,109	487,296
Sexton		
Harlan F.	43,642,760	1,676,646
Seymour		
Robert C.	44,790,958	528,447
Sledd		
John E. Stokely	45,043,637	275,768

2. To approve the 2007 Long-Term Incentive Plan of Pool Corporation.

For 38,790,815 Against 1,793,316 Abstain 47,484

3. To ratify the appointment of Ernst & Young LLP, certified public accountants, as our independent auditors for the fiscal year ending December 31, 2007.

For 45,165,334 Against 121,311 Abstain 32,760

Item 6. Exhibits

Exhibits filed as part of this report are listed in the Index to Exhibits appearing on page 26.

Items 1, 3 and 5 are not applicable and have been omitted.

Signature Page

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 on July 30, 2007.

POOL CORPORATION

BY: /s/ Mark W. Joslin

Mark W. Joslin

Vice President and Chief Financial Officer, and duly authorized signatory on behalf of

the Registrant

Index to Exhibits

			Incorporated by Reference		
		Filed with this Form			
No.	Description	10-Q	Form	File No.	Date Filed
3.1	Restated Certificate of Incorporation of the Company.		10-Q	000-26640	08/09/2006
3.2	Restated Composite Bylaws of the Company.		10-Q	000-26640	08/09/2006
4.1	Form of certificate representing shares of common stock of the Company.		8-K	000-26640	05/19/2006
31.1	Certification by Mark W. Joslin pursuant to Rule 13a-14(a) and 15d-14(a), as adopted pursuant to Section 302 of the Sarbanes-Oxley Act of 2002.	X			
31.2	Certification by Manuel J. Perez de la Mesa pursuant to Rule 13a-14(a) and 15d-14(a), as adopted pursuant to Section 302 of the Sarbanes-Oxley Act of 2002.	X			
32.1	Certification by Manuel J. Perez de la Mesa and Mark W. Joslin pursuant to 18 U.S.C. Section 1350, as adopted pursuant to Section 906 of the Sarbanes-Oxley Act of 2002.	X			