UNITED AUTO GROUP INC Form 10-Q November 08, 2006

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

#### Form 10-Q

DUARTERLY REPORT PURSUANT TO SECTION 13 OR 15(d)
OF THE SECURITIES EXCHANGE ACT OF 1934
For the quarterly period ended September 30, 2006
or
TRANSITION REPORT PURSUANT TO SECTION 13 OR 15(d)

OF THE SECURITIES EXCHANGE ACT OF 1934

For the transition period from to

#### Commission file number 1-12297

#### United Auto Group, Inc.

(Exact name of registrant as specified in its charter)

#### **Delaware**

(State or other jurisdiction of incorporation or organization)
2555 Telegraph Road,
Bloomfield Hills, Michigan

(Address of principal executive offices)

#### 22-3086739

(I.R.S. Employer Identification No.) 48302-0954 (Zip Code)

## Registrant's telephone number, including area code: (248) 648-2500

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

b No o

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 (check one)

Large Accelerated Filer b Accelerated Filer o Non-accelerated Filer o

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

As of November 2, 2006, there were 94,467,524 shares of voting common stock outstanding.

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# UNITED AUTO GROUP, INC. CONSOLIDATED CONDENSED BALANCE SHEETS

	September 30, 2006			ecember 31, 2005	
	(Unaudited) (In thousands, except per share amounts)				
ASSETS		•			
Cash and cash equivalents	\$	19,065	\$	8,957	
Accounts receivable, net		464,287		413,431	
Inventories, net		1,455,910		1,219,735	
Other current assets		91,197		50,865	
Assets held for sale		137,442		189,373	
Total current assets		2,167,901		1,882,361	
Property and equipment, net		562,011		423,513	
Goodwill		1,265,486		1,015,378	
Franchise value		227,120		189,297	
Other assets		116,410		83,624	
Total assets	\$	4,338,928	\$	3,594,173	
LIABILITIES AND STOCKHOLDERS' EQUITY					
Floor plan notes payable	\$	896,113	\$	841,911	
Floor plan notes payable - non-trade		360,548		331,009	
Accounts payable		400,414		207,426	
Accrued expenses		253,593		174,157	
Current portion of long-term debt		3,743		3,551	
Liabilities held for sale		68,624		106,710	
Total current liabilities		1,983,035		1,664,764	
Long-term debt		862,535		576,690	
Other long-term liabilities		234,646		206,987	
Total liabilities		3,080,216		2,448,441	
Commitments and contingent liabilities					
Stockholders' Equity					
Preferred Stock, \$0.0001 par value; 100 shares authorized;					
none issued and outstanding		-		-	
Common Stock, \$0.0001 par value, 240,000 shares authorized;					
94,457 shares issued at September 30, 2006; 93,767 shares issued at					
December 31, 2005		5		5	
Non-voting Common Stock, \$0.0001 par value, 7,125 shares authorized;					
none issued and outstanding		-		-	
Class C Common Stock, \$0.0001 par value, 20,000 shares authorized;					
none issued and outstanding		-		-	
Additional paid-in-capital		766,740		746,165	
Retained earnings		480,186		404,010	
Accumulated other comprehensive income		57,014		21,830	

Treasury stock, at cost; 5,306 shares at September 30, 2006;

4,306 shares at December 31, 2005	(45,233)	(26,278)
Total stockholders' equity	1,258,712	1,145,732
Total liabilities and stockholders' equity	\$ 4,338,928	\$ 3,594,173

See Notes to Consolidated Condensed Financial Statements

## UNITED AUTO GROUP, INC.

#### CONSOLIDATED CONDENSED STATEMENTS OF INCOME

	Thi	Three Months Ended September 30, 2006 2005				ne Months End	ed Se	ptember 30, 2005			
			(Unau	idited)							
		(In thousands, except per share amounts)									
Revenue:											
New vehicle	\$	1,732,275	\$	1,577,928	\$	4,851,791	\$	4,445,052			
Used vehicle		704,254		550,665		1,935,739		1,626,516			
Finance and insurance, net		68,799		62,939		195,636		175,464			
Service and parts		329,322		277,040		951,884		809,278			
Fleet and wholesale vehicle		245,954		206,717		726,439		606,525			
Total revenues		3,080,604		2,675,289		8,661,489		7,662,835			
Cost of sales:											
New vehicle		1,584,517		1,443,278		4,431,374		4,059,563			
Used vehicle		645,135		500,925		1,766,982		1,478,151			
Service and parts		147,231		127,017		427,464		369,563			
Fleet and wholesale vehicle		245,301		207,176		721,906		605,617			
Total cost of sales		2,622,184		2,278,396		7,347,726		6,512,894			
Gross profit		458,420		396,893		1,313,763		1,149,941			
Selling, general and administrative											
expenses		361,297		309,265		1,039,317		905,171			
Depreciation and amortization		11,722		9,772		33,373		28,791			
Operating income		85,401		77,856		241,073		215,979			
Floor plan interest expense		(16,716)		(11,865)		(49,097)		(37,483)			
Other interest expense		(11,111)		(12,222)		(34,559)		(35,735)			
Income from continuing operations before income taxes and minority											
interests		57,574		53,769		157,417		142,761			
Income taxes		(20,727)		(19,552)		(57,254)		(52,390)			
Minority interests		(478)		(486)		(1,536)		(1,250)			
Income from continuing operations		36,369		33,731		98,627		89,121			
Loss from discontinued operations,											
net of tax		(2,496)		(967)		(3,825)		(269)			
Net income	\$	33,873	\$	32,764	\$	94,802	\$	88,852			
Basic earnings per share:											
Continuing operations	\$	0.39	\$	0.36	\$	1.06	\$	0.96			
Discontinued operations		(0.03)		(0.01)		(0.04)		(0.00)			
Net income		0.36		0.35		1.02		0.96			
Shares used in determining basic earnings per share		93,754		93,080		93,257		92,780			

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Diluted earnings per share:				
Continuing operations	\$ 0.39	\$ 0.36	\$ 1.05	\$ 0.95
Discontinued operations	(0.03)	(0.01)	(0.04)	(0.00)
Net income	0.36	0.35	1.01	0.95
Shares used in determining diluted				
earnings per share	94,288	94,248	94,085	94,010
Cash dividends per share	\$ 0.07	\$ 0.06	\$ 0.20	\$ 0.17

See Notes to Consolidated Condensed Financial Statements

## UNITED AUTO GROUP, INC.

#### CONSOLIDATED CONDENSED STATEMENTS OF CASH FLOWS

Nine Months Ended September 30, 2006 2005 (Restated)\*

Operating Activities:	(Unaud (In thou	
Net income	\$ 94,802	\$ 88,852
Adjustments to reconcile net income to net cash from continuing		
operating activities:		
Depreciation and amortization	33,373	28,791
Undistributed earnings of equity method investments	(5,503)	(2,645)
Loss from discontinued operations, net of tax	3,825	269
Deferred income taxes	16,776	16,993
Minority interests	1,536	1,250
Changes in operating assets and liabilities:		
Accounts receivable	(25,550)	(12,467)
Inventories	(69,251)	132,158
Floor plan notes payable	54,202	(117,857)
Accounts payable and accrued expenses	163,892	27,906
Other	(28,760)	(509)
Net cash from continuing operating activities	239,342	162,741
Investing Activities:		
Purchase of property and equipment	(150,695)	(165,446)
Proceeds from sale-leaseback transactions	62,778	71,188
Dealership acquisitions, net, including repayment of sellers floorplan		
notes payable of \$114,255 and \$35,853, respectively	(369,260)	(97,091)
Net cash from continuing investing activities	(457,177)	(191,349)
Financing Activities:		
Proceeds from borrowings under U.S. Credit Agreement	327,000	171,000
Repayments under U.S. Credit Agreement	(553,000)	(110,800)
Issuance of convertible subordinated debt	375,000	-
Net borrowings (repayments) of other long-term debt	74,185	(14,609)
Net borrowings (repayments) of floor plan notes payable - non-trade	29,539	(47,914)
Payment of deferred financing costs	(12,630)	-
Proceeds from exercises of options including excess tax benefit	17,992	3,978
Repurchase of common stock	(18,955)	-
Dividends	(18,626)	(15,269)
Net cash from continuing financing activities	220,505	(13,614)
Discontinued operations:		
Net cash from discontinued operating activities	(15,428)	4,501
Net cash from discontinued investing activities	28,115	31,771
Net cash from discontinued financing activities	(5,249)	(12,527)
Net cash from discontinued operations	7,438	23,745

Net change in cash and cash equivalents	10,108	(18,477)
Cash and cash equivalents, beginning of period	8,957	23,547
Cash and cash equivalents, end of period	\$ 19,065	\$ 5,070
Supplemental disclosures of cash flow information:		
Cash paid for:		
Interest	\$ 82,073	\$ 78,832
Income taxes	26,823	26,887
Seller financed debt / debt assumed in acquisitions	64,168	5,300

<sup>\*</sup> See Note 1

See Notes to Consolidated Condensed Financial Statements

## UNITED AUTO GROUP, INC.

# CONSOLIDATED CONDENSED STATEMENT OF STOCKHOLDERS' EQUITY AND COMPREHENSIVE INCOME

Common	Stock			Accumulated		
		Additional		Other		Total
Issued		Paid-In	Retained	Comprehensive	Treasury	Stockholders'
Shares	Amount	Capital	Earnings	Income	Stock	Equity

(Unaudited) (Dollars in thousands)

Balances, January 1, 2006	93,767,468 \$	5	\$ 746,165	\$ 404,010	\$ 21,830	\$ (26,278) \$	1,145,732
Restricted stock	222,130	-	2,583	-	-	-	2,583
Exercise of options,							
including tax benefit of							
\$8,654	1,467,748	-	17,992	-	-	-	17,992
Repurchase of common							
stock	(1,000,000)	-	-	-	-	(18,955)	(18,955)
Dividends	-	-	-	(18,626)	-	-	(18,626)
Fair value of interest rate							
swap agreements	-	-	-	-	1,690	-	1,690
Foreign currency							
translation	-	-	-	-	33,494	-	33,494
Net income	-	-	-	94,802	-	-	94,802
Balances, September 30,							
2006	94,457,346 \$	5	\$ 766,740	\$ 480,186	\$ 57,014	\$ (45,233) \$	1,258,712

See Notes to Consolidated Condensed Financial Statements

#### UNITED AUTO GROUP, INC.

## NOTES TO CONSOLIDATED CONDENSED FINANCIAL STATEMENTS (Unaudited)

(In thousands, except per share amounts)

#### 1. Interim Financial Statements

#### Basis of Presentation

The unaudited consolidated condensed financial statements of United Auto Group, Inc. (the "Company") have been prepared pursuant to the rules and regulations of the Securities and Exchange Commission ("SEC"). Certain information and disclosures normally included in the Company's annual financial statements prepared in accordance with generally accepted accounting principles have been condensed or omitted pursuant to SEC rules and regulations. The information presented as of September 30, 2006 and December 31, 2005 and for the three and nine month periods ended September 30, 2006 and 2005 is unaudited, but includes all adjustments which the management of the Company believes to be necessary for the fair presentation of results for the periods presented. The consolidated condensed financial statements for prior periods have been revised for entities which have been treated as discontinued operations through September 30, 2006. The results for interim periods are not necessarily indicative of results to be expected for the year. These consolidated condensed financial statements should be read in conjunction with the Company's audited financial statements for the year ended December 31, 2005, which are included as part of the Company's Annual Report on Form 10-K.

On June 1, 2006, the Company effected a two-for-one split of its voting common stock in the form of a stock dividend. Shareholders of record as of May 11, 2006 received one additional share for each share owned. All share and per share information herein reflects the stock split.

#### Statement of Cash Flows

The Company has restated its 2005 consolidated statement of cash flows to reflect the repayment of floor plan obligations in connection with acquisitions and dispositions as cash transactions to comply with guidance under Statement of Financial Accounting Standards ("SFAS") No. 95, "Statement of Cash Flows." More specifically, with respect to acquisitions, the Company restated the consolidated statement of cash flows to reflect the repayment of seller floor plan notes payable by its floor plan lenders as additional cost of dealership acquisitions with the corresponding borrowings of floor plan notes payable reflected as floor plan notes payable-non trade. Similarly, with respect to dispositions, the Company restated the consolidated statement of cash flows to reflect the repayment of the Company's floor plan notes payable by the purchaser's floor plan lender as additional transaction proceeds with corresponding repayments of floor plan notes payable reflected as floor plan notes payable trade or non-trade, as appropriate. Previously, all such activity was treated as a non-cash acquisition or disposition of inventory and floor plan notes payable. As a result, the consolidated condensed statement of cash flows for the nine months ended September 30, 2005 has been restated. A summary of the significant effects of the restatement follows:

	Se	ptember 30,
		2005
Net cash from continuing operating activities as previously		
reported	\$	137,316
Discontinued operations		(8,780)
Recognition of floorplan balances as cash transactions		34,205

Nine Months Ended

Net cash from continuing operating activities, as restated	\$ 162,741
Net cash from continuing investing activities as previously	
reported	\$ (155,010)
Discontinued operations	(486)
Recognition of floorplan balances as cash transactions	(35,853)
Net cash from continuing investing activities, as restated	\$ (191,349)
Net cash from continuing financing activities as previously	
reported	\$ (17,818)
Discontinued operations	2,556
Recognition of floorplan balances as cash transactions	1,648
Net cash from continuing financing activities, as restated	\$ (13,614)
7	

#### **Discontinued Operations**

The Company accounts for dispositions as discontinued operations when it is evident that the operations and cash flows of a franchise being disposed of will be eliminated from on-going operations and that the Company will not have any significant continuing involvement in its operations. In reaching the determination as to whether the cash flows of a dealership will be eliminated from ongoing operations, the Company considers whether it is likely that customers will migrate to similar franchises that it owns in the same geographic market. The Company's consideration includes an evaluation of the brands sold at other dealerships it operates in the market and their proximity to the dealership being disposed. When the Company disposes of franchises, it typically does not have continuing brand representation in that market. If the franchise being disposed of is located in a complex of Company dealerships, the Company does not treat the disposition as a discontinued operation if the Company believes that the cash flows generated by the disposed franchise will be replaced by expanded operations of the remaining franchises. Combined financial information regarding dealerships accounted for as discontinued operations follows:

	Thre	ee Months En	eptember 30,	N	line Months End	led September 30,		
		2006		2005		2006		2005
Revenues	\$	128,056	\$	202,980	\$	399,976	\$	746,842
Pre-tax loss		(1,579)		(1,298)		(3,962)		(4,594)
Gain (loss) on disposal		(1,898)		(222)		(1,709)		4,169

	Septen 20	December 31, 2005		
Inventories	\$	61,272	\$	92,750
Other assets		76,170		96,623
Total assets	\$	137,442	\$	189,373
Floor plan notes payable	\$	53,714	\$	89,647
Other liabilities		14,910		17,063
Total liabilities	\$	68,624	\$	106,710

#### **Estimates**

The preparation of financial statements in conformity with accounting principles generally accepted in the United States of America requires management to make estimates and assumptions that affect the reported amounts of assets and liabilities, the disclosure of contingent assets and liabilities at the date of the financial statements, and the reported amounts of revenues and expenses during the reporting period. Actual results could differ from those estimates. The accounts requiring the use of significant estimates include accounts receivable, inventories, income taxes, intangible assets and certain reserves.

#### **Intangible Assets**

The Company's principal intangible assets relate to its franchise agreements with vehicle manufacturers, which represent the estimated value of franchises acquired in business combinations, and goodwill, which represents the excess of cost over the fair value of tangible and identified intangible assets acquired in connection with business combinations. Intangible assets are amortized over their estimated useful lives. The Company believes the franchise value of its dealerships has an indefinite useful life based on the following facts:

•

Automotive retailing is a mature industry and is based on franchise agreements with the vehicle manufacturers;

There are no known changes or events that would alter the automotive retailing franchise environment;

Certain franchise agreement terms are indefinite;

Franchise agreements that have limited terms have historically been renewed without substantial cost; and

The Company's history shows that manufacturers have not terminated our franchise agreements.

#### **Table of Contents**

The following is a summary of the changes in the carrying amount of goodwill and franchise value for the nine months ended September 30, 2006:

	(	Goodwill	I	Franchise Value
Balance - January 1, 2006	\$	1,015,378	\$	189,297
Additions during period		231,752		32,518
Foreign currency translation		18,356		5,305
Balance - September 30, 2006	\$	1,265,486	\$	227,120

As of September 30, 2006, approximately \$703,520 of the Company's goodwill is deductible for tax purposes. The Company has established deferred tax liabilities related to temporary differences arising from such tax deductible goodwill.

#### **Stock-Based Compensation**

Key employees, outside directors, consultants and advisors of the Company are eligible to receive stock-based compensation pursuant to the terms of the Company's 2002 Equity Compensation Plan (the "Plan"). The Plan originally allowed for the issuance of 4,200 shares for stock options, stock appreciation rights, restricted stock, restricted stock units, performance shares and other awards. As of September 30, 2006, 2,988 shares of common stock were available for grant under the Plan.

The Company elected to adopt SFAS No. 123(R), "Share-Based Payment," as amended and interpreted, effective July 1, 2005. The Company utilized the modified prospective method approach, pursuant to which the Company has recorded compensation expense for all awards granted after July 1, 2005 based on their fair value. The Company's share-based payments have generally been in the form of "non-vested shares" which are measured at their fair value as if they were vested and issued on the grant date.

Prior to July 1, 2005, the Company accounted for stock-based compensation using the intrinsic value method pursuant to Accounting Principles Board ("APB") Opinion No. 25, "Accounting for Stock Issued to Employees." All options granted pursuant to the Plan had a strike price equal to fair market value on the date of grant. As a result, no compensation expense was recorded with respect to option grants. During that time, the Company followed the disclosure only provisions of SFAS No. 123, "Accounting for Stock Based Compensation," as interpreted and amended. Had the Company elected to recognize compensation expense for option grants using the fair value method prior to July 1, 2005, the effect on net income and basic and diluted earnings per share would not have been material.

#### New Accounting Pronouncements

SFAS No. 154, "Accounting Changes and Error Corrections — A Replacement of APB Opinion No. 20 and FASB Statement No. 3," requires all direct financial statement effects caused by a voluntary change in accounting principle to be applied retrospectively to prior period financial statements as if the new principle had always been applied, unless it is impracticable to determine either the period-specific effects or the cumulative effect of the change in principle. APB Opinion No. 20 and SFAS No. 3 previously required that a voluntary change in accounting principle be recognized as a cumulative effect in the period of change. SFAS No. 154 was effective for the Company on January 1, 2006. See "Statement of Cash Flows" discussion above.

Financial Accounting Standards Board ("FASB") Staff Position FAS 13-1, "Accounting for Rental Costs Incurred During a Construction Period" ("FSP FAS 13-1"), requires companies to expense real estate rental costs under operating leases during periods of construction and was effective for the Company on January 1, 2006. FSP FAS 13-1 did not require retroactive application and did not have a material effect on consolidated operating results, financial position or cash flows.

FASB Interpretation ("FIN") No. 48, "Accounting for Uncertainty in Income Taxes," requires companies to recognize and measure tax benefits using a "more likely than not" threshold and requires companies to make disclosures about uncertainties in their income tax positions. FIN No. 48 will be effective for the Company on January 1, 2007. The Company is currently evaluating the impact of this pronouncement.

SFAS No. 157, "Fair Value Measurements" defines fair value, establishes a framework for measuring fair value in generally accepted accounting principles, and expands disclosure requirements relating to fair value measurements. SFAS No. 157 will be effective for the Company on January 1, 2008. The Company is currently evaluating the impact of this pronouncement.

SFAS No. 158, "Employers' Accounting For Defined Benefit Pension and Other Postretirement Plans - an amendment of FASB Statements No. 87, 88, 106 and 132(R)" requires companies to recognize the funded status (plan obligations less the fair value of plan assets) of pension and other postretirement benefit plans on their balance sheets, effective for fiscal years ending after December 15, 2006. The Company is currently evaluating the impact of this pronouncement.

SEC Staff Accounting Bulletin Topic 1N, "Financial Statements — Considering the Effects of Prior Year Misstatements When Quantifying Misstatements in Current Year Financial Statements" ("SAB 108") addresses how a registrant should quantify the effect of an error on the financial statements. SAB 108 will be effective for the Company for the fiscal year ending December 31, 2006. The Company is currently evaluating the impact of this pronouncement.

#### 2. Inventories

Inventories consisted of the following:

	ember 30, 2006	December 31, 2005		
New vehicles	\$ 1,025,997	\$	911,180	
Used vehicles	350,480		241,792	
Parts, accessories and other	79,433		66,763	
Total inventories	\$ 1,455,910	\$	1,219,735	

The Company receives non-refundable credits from certain vehicle manufacturers which are treated as a reduction of cost of sales when the vehicles are sold. Such credits amounted to \$9,228 and \$9,502 during the three months ended September 30, 2006 and 2005, respectively, and \$25,834 and \$24,354 during the nine months ended September 30, 2006 and 2005, respectively.

#### 3. Business Combinations

During each of the periods presented, the Company completed a number of acquisitions. The Company's financial statements include the results of operations of the acquired dealerships from the dates of acquisition. Purchase price allocations may be subject to final adjustment. A summary of the aggregate purchase price allocations during the nine months ended September 30, 2006 follows:

Accounts receivable	\$ 24,171
Inventory	166,924
Other current assets	20,268
Property and equipment	71,051
Goodwill	231,752
Franchise value	32,518
Other assets	21
Current liabilities	(177,445)
Cash used in dealership acquisitions, including repayment of sellers floorplan notes payable of	
\$114,255 during the nine months ended September 30, 2006	\$ 369,260

The following unaudited consolidated pro forma results of operations of the Company for the three and nine months ended September 30, 2006 and 2005 give effect to acquisitions consummated during 2006 and 2005 as if they had occurred on January 1, 2005.

	Thr	ee Months End	ptember 30,	N	Nine Months Ended September 30,			
		2006		2005		2006	2005	
Revenues	\$	3,218,911	\$	3,164,963	\$	9,319,279	\$	9,111,028
Income from continuing operations		36,565		35,994		99,907		95,795
Net income		34,069		35,027		96,082		95,526
Income from continuing operations								
per diluted common share	\$	0.39	\$	0.38	\$	1.06	\$	1.02
Net income per diluted common								
share	\$	0.36	\$	0.37	\$	1.02	\$	1.02

#### 4. Floor Plan Notes Payable — Trade and Non-trade

The Company finances the majority of its new and a portion of its used vehicle inventories under revolving floor plan arrangements with various lenders. In the U.S., the floor plan arrangements are due on demand; however, the Company is generally not required to make loan principal repayments prior to the sale of the vehicles that have been financed. The Company typically makes monthly interest payments on the amount financed. Outside of the U.S., substantially all of the floor plan arrangements are payable on demand or have an original maturity of 90 days or less and the Company is generally required to repay floor plan advances at the earlier of the sale of the vehicles that have been financed or the stated maturity. All of the floor plan agreements grant a security interest in substantially all of the assets of the Company's dealership subsidiaries. Interest rates under the floor plan arrangements are variable and increase or decrease based on changes in the prime rate, defined LIBOR or Euro Interbank Offer Rate. The Company classifies floor plan notes payable to a party other than the manufacturer of a particular new vehicle, and all floor plan notes payable relating to pre-owned vehicles, as floor plan notes payable — non-trade on its consolidated condensed balance sheets and classifies related cash flows as a financing activity on its consolidated condensed statements of cash flows.

#### 5. Earnings Per Share

Basic earnings per share is computed using net income and weighted average shares of voting common stock outstanding. Diluted earnings per share is computed using net income and the weighted average shares of voting common stock outstanding, adjusted for the dilutive effect of stock options and restricted stock. A reconciliation of the number of shares used in the calculation of basic and diluted earnings per share for the three and nine months ended September 30, 2006 and 2005 follows:

	Three Months Ended	d September 30,	Nine Months Ended September 30,			
	2006	2005	2006	2005		
Weighted average shares outstanding	93,754	93,080	93,257	92,780		
Effect of stock options	276	818	465	790		
Effect of restricted stock	258	350	363	440		
Weighted average shares outstanding,						
including effect of dilutive securities	94,288	94,248	94,085	94,010		

In addition, the Company has senior subordinated convertible notes outstanding which, under certain circumstances discussed in Note 6, may be converted to voting common stock. As of September 30, 2006, no voting common shares were included in the calculation of diluted earnings per share because the effect of such securities was not dilutive.

#### 6. Long-Term Debt

Long-term debt consisted of the following:

	•	ember 30, 2006	De	cember 31, 2005
U.S. Credit Agreement	\$	46,000	\$	272,000
U.K. Credit Agreement		131,068		-
9.625% Senior Subordinated Notes due 2012		300,000		300,000
3.5% Senior Subordinated Convertible Notes due 2026		375,000		-
Other		14,210		8,241
Total long-term debt		866,278		580,241
Less: current portion		(3,743)		(3,551)
Net long-term debt	\$	862,535	\$	576,690

#### U.S. Credit Agreement

The Company is party to a credit agreement with DaimlerChrysler Services Americas LLC and Toyota Motor Credit Corporation, as amended (the "U.S. Credit Agreement"), which provides for up to \$600,000 in revolving loans for working capital, acquisitions, capital expenditures, investments and for other general corporate purposes, and for an additional \$50,000 of availability for letters of credit, through September 30, 2009. The revolving loans bear interest between defined LIBOR plus 2.50% and defined LIBOR plus 3.50%.

The U.S. Credit Agreement is fully and unconditionally guaranteed on a joint and several basis by the Company's domestic subsidiaries and contains a number of significant covenants that, among other things, restrict the Company's ability to dispose of assets, incur additional indebtedness, repay other indebtedness, create liens on assets, make investments or acquisitions and engage in mergers or consolidations. The Company is also required to comply with specified financial and other tests and ratios, each as defined in the U.S. Credit Agreement, including: a ratio of

current assets to current liabilities, a fixed charge coverage ratio, a ratio of debt to stockholders' equity, a ratio of debt to earnings before interest, taxes, depreciation and amortization ("EBITDA"), a ratio of domestic debt to domestic EBITDA, and a measurement of stockholders' equity. A breach of these requirements would give rise to certain remedies under the agreement, the most severe of which is the termination of the agreement and acceleration of the amounts owed. As of September 30, 2006, the Company was in compliance with all covenants under the U.S. Credit Agreement.

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The U.S. Credit Agreement also contains typical events of default, including change of control, non-payment of obligations and cross-defaults to the Company's other material indebtedness. Substantially all of the Company's domestic assets not pledged as security under floor plan arrangements are subject to security interests granted to lenders under the U.S. Credit Agreement. As of September 30, 2006, outstanding borrowings and letters of credit under the U.S. Credit Agreement amounted to \$46,000 and \$12,400, respectively.

#### U.K. Credit Agreement

The Company's subsidiaries in the U.K. (the "U.K. Subsidiaries") and the Royal Bank of Scotland plc, as agent for National Westminster Bank plc ("RBS"), replaced their existing credit agreement on August 31, 2006, with a five year multi-option credit agreement, a new fixed rate credit agreement and a new seasonally adjusted overdraft line of credit (collectively, the "U.K. Credit Agreement") to be used to finance acquisitions, working capital, and general corporate purposes. The U.K. Credit Agreement provides for (1) up to £70,000 in revolving loans through August 31, 2011, which have an original maturity of 90 days or less and bear interest between defined LIBOR plus 0.65% and defined LIBOR plus 1.25%, (2) a £30,000 funded term loan which bears interest between 5.94% and 6.54% and is payable ratably in quarterly intervals commencing on June 30, 2007, through June 30, 2011 and (3) a seasonally adjusted overdraft line of credit for up to £30,000 that bears interest at the Bank of England Base Rate plus 1.00% and matures on August 31, 2011.

The U.K. Credit Agreement is fully and unconditionally guaranteed on a joint and several basis by the U.K. Subsidiaries, and contains a number of significant covenants that, among other things, restrict the ability of the U.K. Subsidiaries to pay dividends, dispose of assets, incur additional indebtedness, repay other indebtedness, create liens on assets, make investments or acquisitions and engage in mergers or consolidations. In addition, the U.K. Subsidiaries are required to comply with specified ratios and tests, each as defined in the U.K. Credit Agreement, including: a ratio of earnings before interest and taxes plus rental payments to interest plus rental payments (as defined), a measurement of maximum capital expenditures, and a debt to EBITDA ratio (as defined). A breach of these requirements would give rise to certain remedies under the agreement, the most severe of which is the termination of the agreement and acceleration of the amounts owed. As of September 30, 2006, the Company was in compliance with all covenants under the U.K. Credit Agreement.

The U.K. Credit Agreement also contains typical events of default, including change of control and non-payment of obligations and cross-defaults to other material indebtedness of the U.K. Subsidiaries. Substantially all of the U.K. Subsidiaries' assets not pledged as security under floor plan arrangements are subject to security interests granted to lenders under the U.K. Credit Agreement. As of September 30, 2006, outstanding revolving loans under the U.K. Credit Agreement amounted to £70,000 (\$131,068).

#### Senior Subordinated Notes

The Company has outstanding \$300,000 aggregate principal amount of 9.625% Senior Subordinated Notes due 2012 (the "9.625% Notes"). The 9.625% Notes are unsecured senior subordinated notes and are subordinate to all existing and future senior debt, including debt under the Company's credit agreements and floor plan indebtedness. The 9.625% Notes are guaranteed by substantially all domestic subsidiaries on a senior subordinated basis. The Company can redeem all or some of the 9.625% Notes at its option beginning in March 2007 at specified redemption prices. Upon a change of control, each holder of 9.625% Notes will be able to require the Company to repurchase all or some of the Notes at a redemption price of 101% of their principal amount. The 9.625% Notes also contain customary negative covenants and events of default. As of September 30, 2006, the Company was in compliance with all negative covenants and there were no events of default.

#### Senior Subordinated Convertible Notes

On January 31, 2006, the Company issued \$375,000 of 3.50% senior subordinated convertible notes due 2026 (the "Convertible Notes"). The Convertible Notes mature on April 1, 2026, unless earlier converted, redeemed or purchased by the Company. The Convertible Notes are unsecured senior subordinated obligations and are guaranteed on an unsecured senior subordinated basis by the Company's wholly owned domestic subsidiaries. The Convertible Notes also contain customary negative covenants and events of default. As of September 30, 2006, the Company was in compliance with all negative covenants and there were no events of default.

Holders may convert based on a conversion rate of 42.2052 shares of common stock per \$1,000 principal amount of the Convertible Notes (which is equal to a conversion price of approximately \$23.69 per share), subject to adjustment, only under the following circumstances: (1) if the closing price of the common stock reaches, or the trading price of the Convertible Notes falls below, specific thresholds, (2) if the Convertible Notes are called for redemption, (3) if specified distributions to holders of common stock are made or specified corporate transactions occur, (4) if a fundamental change (as defined) occurs, or (5) during the ten trading days prior to, but excluding, the maturity date. Upon conversion of the Convertible Notes, for each \$1,000 principal amount of the Convertible Notes, a holder will receive an amount in cash, in lieu of shares of common stock, equal to the lesser of (i) \$1,000 or (ii) the conversion value, determined in the manner set forth in the related indenture (the "Indenture"), of the number of shares of common stock equal to the conversion rate. If the conversion value exceeds \$1,000, the Company will also deliver, at its election, cash, common stock or a combination of cash and common stock with respect to the remaining value deliverable upon conversion. If a holder elects to convert its Convertible Notes in connection with certain events that constitute a change of control on or before April 6, 2011, the Company will pay, to the extent described in the Indenture, a make-whole premium by increasing the conversion rate applicable to such Convertible Notes.

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In addition, the Company will pay contingent interest in cash, commencing with any six-month period beginning on April 1, 2011, if the average trading price of a Convertible Note for the five trading days ending on the third trading day immediately preceding the first day of that six-month period equals 120% or more of the principal amount of the Convertible Note.

On or after April 6, 2011, the Company may redeem the Convertible Notes, in whole at any time or in part from time to time, for cash at a redemption price of 100% of the principal amount of the Convertible Notes to be redeemed, plus any accrued and unpaid interest to the applicable redemption date. Holders of the Convertible Notes may require the Company to purchase all or a portion of their Convertible Note for cash on each of April 1, 2011, April 1, 2016 and April 1, 2021 at a purchase price equal to 100% of the principal amount of the Convertible Notes to be purchased, plus accrued and unpaid interest, if any, to the applicable purchase date.

#### 7. Stockholders' Equity

#### Share Repurchase

In connection with the issuance of the Convertible Notes discussed above, the Company repurchased 1,000,000 shares of its outstanding common stock on January 26, 2006 for \$18,955, or \$18.955 per share.

#### Comprehensive income

Other comprehensive income includes changes in the fair value of interest rate swap agreements and foreign currency translation gains and losses that have been excluded from net income and reflected in equity. Total comprehensive income is summarized as follows:

	Thre	ee Months End	ed S	eptember 30,	Nine Months Ended September 30,			
		2006		2005	2006		2005	
Net income		33,873		32,764	94,802		88,852	
Other comprehensive income (loss):								
Fair value of interest rate swap								
agreements		(554)		1,843	1,690		2,884	
Foreign currency translation		4,329		(5,337)	33,494		(32,819)	
Comprehensive Income	\$	37,648	\$	29,270	\$ 129,986	\$	58,917	

#### 8. Interest Rate Swaps

The Company is party to an interest rate swap agreement through January 2008 pursuant to which a notional \$200,000 of its U.S. floating rate debt was exchanged for fixed rate debt. The swap was designated as a cash flow hedge of future interest payments of LIBOR based U.S. floor plan borrowings. As of September 30, 2006, the Company expected approximately \$600 associated with the swap to be recognized as a reduction of interest expense over the next twelve months.

#### 9. Commitments and Contingent Liabilities

From time to time, the Company is involved in litigation relating to claims arising in the normal course of business. Such issues may relate to litigation with customers, employment related lawsuits, class action lawsuits, purported class action lawsuits, and actions brought by governmental authorities. As of September 30, 2006, the Company was not party to any legal proceedings, including class action lawsuits to which it is a party, that, individually or in the aggregate, are reasonably expected to have a material adverse effect on the Company's results of

operations, financial condition or cash flows. However, the results of these matters cannot be predicted with certainty, and an unfavorable resolution of one or more of these matters could have a material adverse effect on the Company's results of operations, financial condition or cash flows.

The Company is party to a joint venture agreement with respect to one of the Company's franchises pursuant to which the Company is required to repurchase its partner's interest in July 2008. The Company expects this payment to be approximately \$4.0 million.

The Company leases the majority of its dealership facilities and corporate offices under long-term non-cancelable operating lease agreements. Such leases typically include escalation clauses tied to an inflation index such as the Consumer Price Index and additional option periods that are available to the Company.

#### 10. Consolidating Condensed Financial Information

The terms of the Company's 9.625% Notes and Convertible Notes require guarantees by substantially all of the Company's domestic subsidiaries on a senior subordinated basis. The following tables include consolidating condensed financial information as of September 30, 2006 and December 31, 2005 and for the three and nine month periods ended September 30, 2006 and 2005 for United Auto Group, Inc.'s wholly owned subsidiary guarantors, non-wholly owned subsidiaries (which are guarantors of the 9.625% Notes but not the Convertible Notes), and non-guarantor subsidiaries (primarily representing foreign entities). The condensed consolidating financial information includes certain allocations of balance sheet, income statement and cash flow items which are not necessarily indicative of the financial position, results of operations or cash flows of these entities on a stand-alone basis.

held for sale

68,624 1,983,035

(50,171)

## Consolidating Condensed Balance Sheet September 30, 2006

Non-Wholly Owned Guarantor Subsidiaries\*

UAG

			United			UAG Connecti		Central	Non-
	Total Company	Eliminations	Auto Group, Inc.		HBL LLC	I, LLC	Acquisiti LLC	id <b>N</b> J, LLC	Guarantor Subsidiaries
				(In The	ousands)				
Cash and cash	I								
equivalents	\$ 19,065	\$ -	\$ 2,566	\$ -	\$ -	\$ 763	\$ 765	\$ 1,209	\$ 13,762
Accounts									
receivable, net	t 464,287	(50,171)	50,171	244,354	9,166	6,081	2,390	1,123	201,173
Inventories,									
net	1,455,910	-	-	765,634	31,678	21,930	5,421	3,154	628,093
Other current	04.40=		40.000	2600		0.0	2.6		<b>72</b> 404
assets	91,197	-	10,083	26,885	613	89	36	-	53,491
Assets held	10= 110			100 700					44004
for sale	137,442	-	-	122,538	-	-	-	-	14,904
Total current	2 1 6 7 0 0 1	(50.151)	62.020	1 1 70 111	41 455	20.062	0.613	<b>5</b> 406	011 100
assets	2,167,901	(50,171)	62,820	1,159,411	41,457	28,863	8,612	5,486	911,423
Property and equipment,									
net	562,011	_	4,179	302,870	5,470	3,761	1,772	3,472	240,487
Intangible	202,011		1,177	202,070	2,170	3,701	1,772	5,172	210,107
assets	1,492,606	_	_	948,933	68,281	20,738	3,722	_	450,932
Other assets	116,410	(1,179,731)	1.194.046	48,208	3		2		53,881
Total assets	,	\$ (1,229,902)			_				
1000100000	¢ .,eee,,,=e	+ (1,==>,> \=)	Ψ 1, <b>2</b> 01,0 .0	<i>+</i> <b>-</b> ,,	Ψ 110, <b>2</b> 11	400,000	Ψ 1 .,100	Ψ 0,> υ 0	\$ 1,00°0,.20
Floor plan									
notes payable	\$ 896,113	\$ -	\$ -	\$ 486,641	\$ 10,107	\$ 6,574	\$ 5,162	\$ -	\$ 387,629
Floor plan					. ,	. ,	. ,		
notes payable	260.540			200.267	15.060	10.501		0.201	120 217
- non-trade	360,548	-	-	200,267	15,062	12,581	-	2,321	130,317
Accounts	400 414		1,804	107.926	5 201	2 170	502	2.712	200 110
payable	400,414	-	1,804	107,826	5,201	2,170	583	2,712	280,118
Accrued	252 502	(50,171)	529	(7.120)	25 101	16,267	2 202	1 140	255,455
expenses Current	253,593	(30,171)	329	(7,120)	35,181	10,207	2,303	1,149	233,433
portion of									
long-term debt	3,743			3,743					
Liabilities	3,143	_	-	3,143	-	-	-	_	-
1 116 1	60.604			52.266					15.050

53,266

844,623

65,551

37,592

8,048 6,182

2,333

15,358

1,068,877

Total current liabilities									
Long-term									
debt	862,535	-	-	468,621	63,151	21,361	3,842	3,059	302,501
Other long-term									
liabilities	234,646	-	-	219,448	10,389	217	4,069	(152)	675
Total									
liabilities	3,080,216	(50,171)	2,333	1,532,692	139,091	59,170	15,959	9,089	1,372,053
Total stockholders'									
equity	1,258,712	(1,179,731)	1,258,712	926,730	(23,880)	(5,807)	(1,851)	(131)	284,670
Total liabilities and									
stockholders' equity	\$ 4,338,928	\$ (1,229,902)\$	5 1,261,045	\$ 2,459,422	\$ 115,211	\$ 53,363	\$ 14,108	\$ 8,958 \$	8 1,656,723

<sup>\*</sup> Guarantors of the 9.625% notes; non-guarantors of the Convertible Notes

liabilities

1,664,764

(42,810)

4,380

952,175

66,073 34,070

8,872 5,733

# Consolidating Condensed Balance Sheet December 31, 2005

	Total Company		United Auto Group, Inc.	Guarantor Subsidiaries	HBL	Vholly Ow Subsidia UAG Connecti I, LLC	aries* UAG Mentor	UAG Central	Non- Guarantor Subsidiaries
				(In The	ousands)				
Cash and cash equivalents	\$ 8,957	\$ -	\$ 4,365	\$ -	\$ -	\$ 1,127	\$ 394	\$ 2,540	\$ 531
Accounts receivable, net	413,431	(42,810)	42,810	280,795	11,489	7,117	2,852	1,032	110,146
Inventories, net	1,219,735	-	-	749,409	33,029		6,272		408,900
Other current assets	50,865	-	5,118	21,782	467	42	6	_	23,450
Assets held for sale	189,373	-	-	179,126	-	-	-	-	10,247
Total current assets	1,882,361	(42,810)	52,293	1,231,112	44,985	28,227	9,524	5,756	553,274
Property and equipment, net	423,513	_	4,297	249,725	5,929	2,932	1,859	3,660	155,111
Intangible	123,313		1,277	217,723	3,727	2,732	1,000	3,000	133,111
assets	1,204,675	-	-	853,041	68,281	20,738	3,722	-	258,893
Other assets	83,624		1,093,522	11,681	83	1	-	-	44,690
Total assets	\$ 3,594,173	\$ (1,109,163)	\$ 1,150,112	\$ 2,345,559	\$ 119,278	\$ 51,898	\$ 15,105	\$ 9,416	\$ 1,011,968
Floor plan	¢ 041.011	¢.	¢.	¢ 522.020	¢ 14045	¢ (725	¢ (15)	¢	¢ 292.065
notes payable Floor plan	\$ 841,911	\$ -	<b>5</b> -	\$ 532,020	\$ 14,045	\$ 0,723	\$ 0,130	\$ -	\$ 282,965
notes payable - non-trade	331,009	_	_	231,081	15,154	12,000	_	2,486	70,288
Accounts			2.074		•	,	(7(		
payable Accrued	207,426	-	3,874	87,902	6,941	1,393	676	2,532	104,108
expenses	174,157	(42,810)	506	1,522	29,933	13,952	2,040	715	168,299
Current portion of long-term deb	t 3,551	_	_	3,551	_	_	_	_	_
Liabilities held for sale	106,710	_	_	96,099		_	_	_	10,611
Total current	·			·					-

636,271

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Long-term									
debt	576,690	-	-	334,950	63,151	21,361	3,842	3,096	150,290
Other									
long-term									
liabilities	206,987	-	-	191,033	10,638	548	4,059	176	533
Total									
liabilities	2,448,441	(42,810)	4,380	1,478,158	139,862	55,979	16,773	9,005	787,094
Total									
stockholders'									
equity	1,145,732	(1,066,353)	1,145,732	867,401	(20,584)	(4,081)	(1,668)	411	224,874
Total									
liabilities and									
stockholders'									
eauity	\$ 3,594,173	\$ (1.109.163)\$	5 1.150.112	\$ 2.345.559	\$ 119,278	\$ 51.898	\$ 15,105	\$ 9,416	\$ 1.011.968

<sup>\*</sup> Guarantors of the 9.625% notes; non-guarantors of the Convertible Notes

## Consolidating Condensed Statement of Income Three Months Ended September 30, 2006

Non-Wholly Owned Guarantor Subsidiaries\*

							UAG		
						UAG	Mentor	UAG	Non-
			United			Connecti		Central	1 (011
	Total		Auto	Guarantor	HBL	I,	Acquisiti		Guarantor
	Total		Group,	Guarantor	IIDL	1,	requisiti	OIIJ,	Guarantor
	Company	Elimination	•	Subsidiaries	HC	LLC	LLC	LLC	Subsidiaries
	Company	Liminatio	iibic.	Substataties	LLC	LLC	LLC	LLC	Substataties
				(In Thousa	nde)				
Revenues	\$ 3,080,604	\$ -	\$			\$ 44 530	\$ 13 700	\$ 0.472	\$ 1,086,257
Cost of sales	2,622,184	φ -	φ -	1,577,034	53,294			8,178	934,416
Gross profit	458,420	-	-	283,596	12,631	7,140	1,918	1,294	151,841
•	430,420	-	-	263,390	12,031	7,140	1,910	1,294	131,041
Selling, general,									
and									
administrative	261 207		4 100	225 246	10.070	5 500	1 5 40	000	112 720
expenses	361,297	-	4,189	225,246	10,079	5,596	1,548	900	113,739
Depreciation									
and									
amortization	11,722	-	365	6,672	243	154	51	70	4,167
Operating									
income (loss)	85,401	-	(4,554)	51,678	2,309	1,390	319	324	33,935
Floor plan									
interest expense	(16,716)	-	-	(11,385)	(444)	(274)	(44)	) (30)	(4,539)
Other interest									
expense	(11,111)	-	-	(6,761)	(1,230)	(416)	235	(123)	(2,816)
Equity in									
earnings of									
subsidiaries	-	(57,754)	57,754	-	-	-	-	-	-
Income (loss)									
from continuing									
operations									
before income									
taxes and									
minority									
interests	57,574	(57,754)	53,200	33,532	635	700	510	171	26,580
Income taxes	(20,727)	23,044	(21,227)	(13,138)	(253)	(279)	(203)	(68)	(8,603)
Minority									
interests	(478)	-	_	(325)	(38)	(84)	) -	(31)	-
Income (loss)									
from continuing									
operations	36,369	(34,710)	31,973	20,069	344	337	307	72	17,977
Loss from	(2,496)			(1,935)		_	_	_	(561)
discontinued	(-, 0)			(=,, 50)					(2 2 1)
operations, net									
Sperations, net									

of tax Net income

(loss) \$ 33,873 \$ (34,710) \$ 31,973 \$ 18,134 \$ 344 \$ 337 \$ 307 \$ 72 \$ 17,416

 $<sup>\</sup>ensuremath{^*}$  Guarantors of the 9.625% notes; non-guarantors of the Convertible Notes

## Consolidating Condensed Statement of Income Three Months Ended September 30, 2005

Non-Wholly Owned Guarantor Subsidiaries\*

					Substatut	105	1140		
							UAG		
						UAG	Mentor	UAG	Non-
			United			Connection	cut	Central	
	Total		Auto	Guarantor	HBL	I,	Acquisition	oNJ,	Guarantor
			Group,				•	•	
	Company	Elimination	•	Subsidiaries	HC	LLC	LLC	LLC	Subsidiaries
	Company	Limmation	ibic.	Substataties	LLC	LLC	LLC	LLC	Substataties
				(T. 701	1 \				
	* *			(In Thousa		* * 0 = 0 =	* = 0 =	*	+
Revenues	\$ 2,675,289	\$ -	\$ -	\$ 1,711,686					
Cost of sales	2,278,396	-	-	1,455,688	53,956	32,163	13,055	8,809	714,725
Gross profit	396,893	-	-	255,998	12,612	6,624	1,732	1,358	118,569
Selling, general,									
and									
administrative									
expenses	309,265	_	4,001	195,201	10,003	5,352	1,479	856	92,373
_	307,203	_	7,001	173,201	10,003	3,332	1,77	0.50	72,313
Depreciation									
and	0.772		212			40=			2.246
amortization	9,772	-	313	5,731	235	127	51	69	3,246
Operating									
income (loss)	77,856	-	(4,314)	55,066	2,374	1,145	202	433	22,950
Floor plan									
interest expense	(11,865)	) -	_	(7,767)	(287)	(265)	(47)	(24)	(3,475)
Other interest	, , ,			( ) ,	,		,		
expense	(12,222)		_	(7,308)	(1,040)	(352)	(288)	(118)	(3,116)
Equity in	(12,222)			(7,500)	(1,010)	(332)	(200)	(110)	(3,110)
earnings of		(50.405)	50.405						
subsidiaries	-	(50,495)	50,495	-	-	-	-	-	-
Income (loss)									
from continuing									
operations									
before income									
taxes and									
minority									
	52 760	(50.405)	16 101	20.001	1 047	528	(122)	201	16 250
interests	53,769	(50,495)		39,991	1,047		(133)		16,359
Income taxes	(19,552)	19,663	(17,983)	(15,468)	(408)	(206)	52	(113)	(5,089)
Minority									
interests	(486)	-	-	(305)	(64)	(64)	-	(53)	_
Income (loss)									
from continuing									
operations	33,731	(30,832)	28,198	24,218	575	258	(81)	125	11,270
Loss from	(967)		-,-,-	(777)			-		(190)
discontinued	(201)	-		(111)				_	(170)
operations, net									

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of tax

Net income						
(loss)	\$ 32,764 \$ (30,832) \$ 28,198 \$	23,441 \$	575 \$	258 \$	(81)\$	125 \$ 11,080

 $<sup>\</sup>ensuremath{^{*}}$  Guarantors of the 9.625% notes; non-guarantors of the Convertible Notes

## Consolidating Condensed Statement of Income Nine Months Ended September 30, 2006

	Non-Wholly Owned Guarantor Subsidiaries* UAG								
			United			UAG Connectic	Mentor	UAG Central	Non-
	Total			Guarantor	HBL	I,	uı Acquisiti		Guarantor
	Company	Elimination	Group,	Subsidiaries	LLC	LLC	LLC	LLC	Subsidiaries
	Company	Limination	biic.			LLC	LLC	LLC	Subsidiaries
D	¢ 0 ((1 400	Φ	φ	,	housands)	¢ 122 054	¢ 40 04 <b>2</b>	¢ 20, 100	¢ 2 977 (02
Revenues Cost of sales	\$ 8,661,489								\$ 2,877,692
Gross profit	7,347,726 1,313,763	-	-	4,548,367 832,764	161,432 39,139	110,303 21,751	35,604 5,238	25,169 4,030	2,466,851 410,841
Selling,	1,515,705	-	-	652,704	39,139	21,731	3,236	4,030	410,041
general, and administrative									
expenses	1,039,317	-	11,338	660,930	30,730	17,172	4,535	2,774	311,838
Depreciation and									
amortization	33,373	-	1,063	19,519	728	433	160	208	11,262
Operating income (loss) Floor plan	241,073	-	(12,401)	152,315	7,681	4,146	543	1,048	87,741
interest expense	(49,097)	_		(34,423)	(1,311)	) (807)	) (211)	(86)	) (12,259)
Other interest	(43,037)	-	-	(34,423)	(1,311)	(607)	(211)	(80)	(12,239)
expense	(34,559)	-	-	(21,210)	(3,554)	(1,202)	(357)	(364)	(7,872)
Equity in earnings of									
subsidiaries	-	(173,597)	173,597	-	-	-	-	-	-
Income (loss) from continuing operations before income taxes and									
minority									
interests	157,417	(173,597)	161,196	96,682	2,816	2,137	(25)	598	67,610
Income taxes	(57,254)		(65,400)					(238)	
Minority	(0.,201)	, , , , , , ,	(55,100)	(20,000)	(1,100)	(0,0)		(200)	(=1,10)
interests	(1,536)	-	-	(1,006)	(168)	(253)	) -	(109)	-
Income (loss) from continuing									
operations	98,627 (3,825)	(103,131)	95,796 -	56,980 (3,248)	1,513	1,014	3	251	46,201 (577)
	(3,023)	_	_	(3,270)	_	_	_	_	(311)

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Loss from discontinued operations, net of tax Net income

(loss) \$ 94,802 \$ (103,131)\$ 95,796 \$ 53,732 \$ 1,513 \$ 1,014 \$ 3 \$ 251 \$ 45,624

 $<sup>\</sup>ast$  Guarantors of the 9.625% notes; non-guarantors of the Convertible Notes

## Consolidating Condensed Statement of Income Nine Months Ended September 30, 2005

	Non-Wholly Owned Guarantor Subsidiaries* UAG								
			United			UAG Connectic	Mentor	UAG Central	Non-
	Total		Auto Group,	Guarantor	HBL	I,	Acquisiti		Guarantor
	Company	Elimination	•	Subsidiaries	LLC	LLC	LLC	LLC	Subsidiaries
				(In Thousa	nds)				
Revenues	\$7,662,835	\$ - :	\$ -			\$116,011	\$41,659	\$ 26,858	\$ 2,500,306
Cost of sales	6,512,894	-	-	4,058,953	154,195	96,435	36,331	23,426	2,143,554
Gross profit	1,149,941	-	-	728,002	36,851	19,576	5,328	3,432	356,752
Selling, general, and administrative									
expenses	905,171	-	10,357	572,133	29,766	15,664	4,269	2,428	270,554
Depreciation and									
amortization	28,791	-	1,105	16,619	698	348	150	204	9,667
Operating income (loss) Floor plan	215,979	-	(11,462)	139,250	6,387	3,564	909	800	76,531
interest expense	(37,483)	) -	_	(24,466)	(803)	) (873)	(164)	) (76)	) (11,101)
Other interest expense	(35,735)	) -	-	(22,533)	(2,838)	) (949)	(845)	) (340)	
Equity in earnings of									
subsidiaries	-	(173,476)	173,476	-	-	-	_	-	-
Income (loss) from continuing operations before income taxes and		, ,	,						
minority interests	142 761	(172 476)	162,014	92,251	2 746	1 742	(100)	384	57 200
Income taxes	142,761 (52,390)	(173,476) 71,227	(66,542)		2,746 (1,094)	1,742 ) (702)	(100) $42$	(142)	57,200 (18,085)
Minority	(32,390)	11,441	(00,342)	(37,034)	(1,094)	(102)	42	(142)	(10,003)
interests	(1,250)	) -	_	(805)	(165)	(208)	) -	(72)	) -
Income (loss) from continuing	(1,230)			(003)	(103)	, (200)		(12)	,
operations	89,121 (269)	(102,249)	95,472	54,352 219	1,487 -	832	(58)	170	39,115 (488)

Income (loss) from discontinued operations, net of tax Net income

(loss) \$ 88,852 \$ (102,249)\$ 95,472 \$ 54,571 \$ 1,487 \$ 832 \$ (58)\$ 170 \$ 38,627

 $<sup>\</sup>mbox{*}$  Guarantors of the 9.625% notes; non-guarantors of the Convertible Notes

# Consolidating Condensed Statement of Cash Flows Nine Months Ended September 30, 2006

				Non-	Wholly Ov		rantor	
					Subsid			
					HAC	UAG	HAC	NT
		United			UAG Connactio	Mentor	UAG Central	Non-
	Total	Auto	Guarantor	HBL	Connectic I,	ut Acquisit		Guarantor
	Total	Group,	Guarantoi	IIDL	1,	Acquisit	iunj,	Guarantoi
	Company	Inc.	Subsidiaries	LLC	LLC	LLC	LLC	Subsidiaries
			(In The	ousands)				
Net cash from								
continuing								
operating activities	\$ 239,342	\$ (854)	\$ 139,319	\$ 5,178	\$ 2,703	\$ 634	\$ (314)	\$ 92,676
Investing								
Activities:								
Purchase of								
property and	(150,695)	(945)	(28,059)	(269)	(2,835)	(73)	(20)	(118,494)
equipment Proceeds from sale	(130,093)	(943)	(20,039)	(209)	(2,633)	(13)	(20)	(110,494)
- leaseback								
transactions	62,778	_	26,447	_	1,573	_	_	34,758
Dealership	02,770		20,117		1,0 7 0			21,720
acquisitions, net	(369,260)	_	(124,379)	-	-	_	_	(244,881)
Net cash from	,		, ,					,
continuing								
investing activities	(457,177)	(945)	(125,991)	(269)	(1,262)	(73)	(20)	(328,617)
Financing								
Activities:								
Net borrowings								
(repayments) of	222 105	22.210	20.640				(27)	160 254
long-term debt Floor plan notes	223,185	32,219	30,649	-	-	-	(37)	160,354
payable - non-trade	29,539	_	(57,503)	(92)	581	_	(165)	86,718
Payment of	27,337		(37,303)	()2)	301		(103)	00,710
deferred financing								
costs	(12,630)	(12,630)	-	_	_	_	_	_
Proceeds from	, , ,							
exercise of options								
including excess								
tax benefit	17,992	17,992	-	-	-	-	-	-
Repurchase of								
common stock	(18,955)	(18,955)	-	-	-	-	-	-
Distributions from			0.400	/4 04 <del>-</del> 1	(0.000	/400	(=0.5)	
(to) parent	(10.606)	(10.606)	8,188	(4,817)	(2,386)	(190)	(795)	-
Dividends	(18,626)	(18,626)	-	-	-	-	-	-

Net cash from continuing financing activities	220,505	-	(18,666)	(4,909)	(1,805)	(190)	(997)	247,072
Net cash from								
discontinued								
operations	7,438	-	5,338	-	-	-	-	2,100
Net change in cash								
and cash								
equivalents	10,108	(1,799)	-	-	(364)	371	(1,331)	13,231
Cash and cash								
equivalents,								
beginning of period	8,957	4,365	-	-	1,127	394	2,540	531
Cash and cash								
equivalents, end of								
period	\$ 19,065	\$ 2,566	\$ - 5	-	\$ 763 \$	765	\$ 1,209 \$	13,762

 $<sup>\</sup>ensuremath{^*}$  Guarantors of the 9.625% notes; non-guarantors of the Convertible Notes

# Consolidating Condensed Statement of Cash Flows Nine Months Ended September 30, 2005

	Total	United Auto	Guarantor	Non-	Wholly Ow Subsidi UAG Connectic I,	aries* UAG Mentor	UAG Central	Non- Guarantor
	Company	Group, Inc.	Subsidiaries	HC	LLC	LLC	LLC	Subsidiaries
	Company	me.	Subsidiaries	LLC	LLC	LLC	LLC	Subsidiaries
			(I	n Thousan	ds)			
Net cash from continuing								
operating activities	\$ 162,741	\$ (11,879)	\$ 128,569	\$ 5,853	\$ 6,449	\$ 667	\$ 1,504	\$ 31,578
Investing Activities:								
Purchase of								
property and								
equipment	(165,446)	(1,715)	(94,872)	(770)	(5,550)	(169)	(113)	(62,257)
Proceeds from sale -								
leaseback transactions	71,188		49,347	_	4,799		_	17,042
Dealership	71,100	-	49,347	-	4,199		-	17,042
acquisitions, net	(97,091)	-	(77,296)	_	_	_	_	(19,795)
Net cash from	, , ,		, , ,					( , ,
continuing investing								
activities	(191,349)	(1,715)	(122,821)	(770)	(751)	(169)	(113)	(65,010)
Financing Activities:								
Net borrowings								
(repayments) of								
long-term debt	45,591	11,291	34,822	-	-	-	86	(608)
Floor plan notes	(47.014)		(57 575)	(1.420)	(2.701)		220	14 500
payable - non-trade Proceeds from	(47,914)	-	(57,575)	(1,428)	(3,721)	-	228	14,582
exercise of options								
including excess tax								
benefit	3,978	3,978	-	-	_	-	_	-
Distributions from								
(to) parent	-	-	(6,926)	(3,655)	(2,774)	(426)	-	13,781
Dividends	(15,269)	(15,269)	-	-	-	-	-	-
Net cash from								
continuing	(12 614)		(20,670)	(5.092)	(6.405)	(426)	214	27 755
financing activities Net cash from	(13,614)	-	(29,679)	(5,083)	(6,495)	(426)	314	27,755
discontinued								
operations	23,745	_	20,609	_	_	_	_	3,136
•	(18,477)	(13,594)	(3,322)	-	(797)	72	1,705	(2,541)

Net change in cash and cash											
equivalents  Cash and cash											
equivalents,											
beginning of period		23,547		13,638		5,698	-	1,424	125	-	2,662
Cash and cash equivalents, end											
of period	\$	5,070	\$	44	\$	2,376 \$	- \$	627 \$	197	\$ 1,705 \$	121
* Guarantors of the 9	.625%	6 notes; no	on-g	uarantors	of						
the Convertible Note	S										

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

This Management's Discussion and Analysis of Financial Condition and Results of Operations contains forward-looking statements that involve risks and uncertainties. Our actual results may differ materially from those discussed in the forward-looking statements as a result of various factors. See "Forward Looking Statements." This Management's Discussion and Analysis of Financial Condition and Results of Operations has been updated to include the effects of the restatement of our 2005 consolidated statement of cash flows to reflect the repayment of floor plan obligations in connection with acquisitions and dispositions as cash transactions, and also to include the effects of revising our prior period financial statements for entities which have been treated as discontinued operations through September 30, 2006.

#### Overview

We are the second largest automotive retailer in the United States as measured by total revenues. As of September 30, 2006, we owned and operated 170 franchises in the United States and 152 franchises outside of the U.S., primarily in the United Kingdom. We offer a full range of vehicle brands. In addition to selling new and used vehicles, we generate higher-margin revenue at each of our dealerships through maintenance and repair services and the sale and placement of higher-margin products, such as third-party finance and insurance products, third-party extended service contracts and replacement and aftermarket automotive products.

On June 1, 2006 we effected a two-for-one split of our voting common stock in the form of a stock dividend. Shareholders of record as of May 11, 2006 received one additional share for each share owned. All share and per share information included in this Management's Discussion and Analysis of Financial Condition and Results of Operations has been restated to reflect the stock split.

New and used vehicle revenues include sales to retail customers and to leasing companies providing consumer automobile leasing. We generate finance and insurance revenues from sales of third-party extended service contracts, sales of other third-party insurance policies, sales of third-party finance and lease contracts and the sale of certain other products. Service and parts revenues include fees paid for repair, maintenance and collision services, the sale of replacement parts and the sale of aftermarket accessories.

We and Sirius Satellite Radio Inc. ("Sirius") have agreed to jointly promote Sirius Satellite Radio service. Pursuant to the terms of our arrangement with Sirius, our dealerships in the U.S. endeavor to order a significant percentage of eligible vehicles with a factory installed Sirius radio. We and Sirius have also agreed to jointly market the Sirius service under a best efforts arrangement through January 4, 2009. Our costs relating to such marketing initiatives are expensed as incurred. As compensation for our efforts, we received warrants to purchase ten million shares of Sirius common stock at \$2.392 per share in 2004 that are being earned ratably on an annual basis through January 2009. Two million of these warrants were earned in each of 2004 and 2005 and vested in the first quarter of 2005 and 2006, respectively. We exercised the warrants and sold the underlying stock we received upon vesting. The earning of these warrants may be accelerated based on us attaining specified subscription targets. We measure the fair value of the warrants earned ratably on the date they are earned as there are no significant disincentives for non-performance. Since we can reasonably estimate the number of warrants that will be earned pursuant to the ratable schedule, the estimated fair value (based on current fair value) of these warrants is being recognized ratably during each annual period.

We also have received twelve million additional warrants to purchase Sirius common stock at \$2.392 per share which may be earned upon our sale of certain units pertaining to specified brands through December 31, 2007. We earned 522,400 of these warrants during the year ended December 31, 2005 and 959,200 of these warrants during the first nine months of 2006. We exercised the warrants we earned in 2005 and sold the underlying stock we received upon

vesting. Since we cannot reasonably estimate the number of warrants that will be earned subject to the sale of certain units pertaining to specified brands, the fair value of these warrants is being recognized when they are earned.

The value of Sirius stock has been and is expected to be subject to significant fluctuations, which may result in variability in the amount we earn under this arrangement. The warrants may be cancelled upon the termination of our arrangement in January 2009. We may not be able to achieve any of the performance targets outlined in the warrants.

Our gross profit tends to vary with the mix of revenues we derive from the sale of new vehicles, used vehicles, finance and insurance products, and service and parts transactions. Our gross profit generally varies across product lines, with vehicle sales usually resulting in lower gross profit margins and our other revenues resulting in higher gross profit margins. Factors such as seasonality, weather, cyclicality and manufacturers' advertising and incentives may impact the mix of our revenues, and therefore influence our gross profit margin.

Our selling expenses consist of advertising and compensation for sales personnel, including commissions and related bonuses. General and administrative expenses include compensation for administration, finance, legal and general management personnel, rent, insurance, utilities and other outside services. A significant portion of our selling expenses are variable, and we believe a significant portion of our general and administrative expenses are subject to our control, allowing us to adjust them over time to reflect economic trends.

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Floor plan interest expense relates to obligations incurred in connection with the acquisition of new and used vehicle inventories. Other interest expense consists of interest charges on all of our interest-bearing debt, other than interest relating to floor plan financing.

We have acquired a number of dealerships each year since our inception. Our financial statements include the results of operations of the acquired dealerships from the date of acquisition. We have also disposed of certain dealerships which have been treated as discontinued operations in accordance with Statement of Financial Accounting Standards ("SFAS") No. 144, "Accounting for the Impairment of Long-Lived Assets."

The future success of our business will likely be dependent on, among other things, our ability to consummate and integrate acquisitions, our ability to increase sales of higher-margin products and services, especially service and parts transactions, and our ability to realize returns on our significant capital investment in new and upgraded dealerships. See "Forward-Looking Statements."

# **Critical Accounting Policies and Estimates**

The preparation of financial statements in accordance with accounting principles generally accepted in the United States of America requires the application of accounting policies that often involve making estimates and employing judgments. Such judgments influence the assets, liabilities, revenues and expenses recognized in our financial statements. Management, on an ongoing basis, reviews these estimates and assumptions. Management may determine that modifications in assumptions and estimates are required, which may result in a material change in our results of operations or financial position.

The following are the accounting policies applied in the preparation of our financial statements that management believes are most dependent upon the use of estimates and assumptions.

# Revenue Recognition

Vehicle, Parts and Service Sales

We record revenue when vehicles are delivered and title has passed to the customer, when vehicle service or repair work is performed and when parts are delivered to our customers. Sales promotions that we offer to customers are accounted for as a reduction of sales at the time of sale. Rebates and other incentives offered directly to us by manufacturers are recognized as earned.

Finance and Insurance Sales

Subsequent to the sale of the vehicle to a customer, we may arrange financing for customers through various financial institutions and receive a commission from the lender equal to either the difference between the interest rates charged to customers and the interest rates set by the financing institution or a flat fee. We also receive commissions for facilitating the sale of various third-party insurance products to customers, including credit and life insurance policies and extended service contracts. These commissions are recorded as revenue at the time the customer enters into the contract. In the case of finance contracts, a customer may prepay or fail to pay their contract, thereby terminating the contract. Customers may also terminate extended service contracts and other insurance products, which are fully paid at purchase, and become eligible for refunds of unused premiums. In these circumstances, a portion of the commissions we receive may be charged back to us based on the terms of the contracts. The revenue we record relating to commissions is net of an estimate of the amount of chargebacks we will be required to pay. This estimate is based upon our historical experience with similar contracts, including the impact of refinance and default rates on retail finance contracts and cancellation rates on extended service contracts and other insurance products.

# Intangible Assets

Our principal intangible assets relate to our franchise agreements with vehicle manufacturers, which represent the estimated value of franchises acquired in business combinations, and goodwill, which represents the excess of cost over the fair value of tangible and identified intangible assets acquired in connection with business combinations. Intangible assets other than goodwill are required to be amortized over their estimated useful lives. We believe the franchise values of our dealerships have an indefinite useful life based on the following facts:

•	Automotive retailing is a mature industry and is based on franchise agreements with the vehicle manufacturers;
•	There are no known changes or events that would alter the automotive retailing franchise environment;
•	Certain franchise agreement terms are indefinite;
•	Franchise agreements that have limited terms have historically been renewed without substantial cost; and
•	Our history shows that manufacturers have not terminated our franchise agreements.
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#### **Impairment Testing**

Franchise value impairment is assessed at least annually through a comparison of the carrying amounts of our franchises with their estimated fair values. An indicator of impairment exists if the carrying value of a franchise exceeds its estimated fair value and an impairment loss may be recognized equal to that excess. We also evaluate the remaining useful lives of our franchises in connection with the annual impairment testing to determine whether events and circumstances continue to support indefinite useful lives.

Goodwill impairment is assessed at least annually at the reporting unit level. An indicator of impairment exists if the carrying amount of the reporting unit including goodwill is determined to exceed its estimated fair value. If an impairment exists it is measured by comparing the implied fair value of the reporting unit goodwill with the carrying amount of that goodwill and an impairment loss may be recognized equal to that excess.

The fair values of franchise value and goodwill are determined using a discounted cash flow approach, which includes assumptions that include revenue and profitability growth, franchise profit margins, residual values and our cost of capital. If future events and circumstances cause significant changes in the underlying assumptions and result in a reduction of our estimates of fair value, we may incur an impairment charge.

#### Investments

Investments include marketable securities and investments in businesses accounted for under the equity method. Marketable securities include investments in debt and equity securities. Marketable securities held by us are typically classified as available for sale and are stated at fair value on our balance sheet with unrealized gains and losses included in other comprehensive income, a separate component of stockholders' equity. Declines in investment values that are deemed to be other than temporary would be an indicator of impairment and may result in an impairment charge reducing the investments' carrying value to fair value. A majority of our investments are in joint venture relationships that are more fully described in "Joint Venture Relationships" below. Such joint venture relationships are accounted for under the equity method, pursuant to which we record our proportionate share of the joint venture's income each period.

#### Self-Insurance

We retain risk relating to certain of our general liability insurance, workers' compensation insurance and employee medical benefits in the United States. As a result, we are likely to be responsible for a majority of the claims and losses incurred under these programs. The amount of risk we retain varies by program, and, for certain exposures, we have pre-determined maximum exposure limits for certain individual claims and/or insurance periods. The majority of losses, if any, above the pre-determined exposure limits are paid by third-party insurance carriers. Our estimate of future losses is prepared by management using historical loss experience and industry-based development factors.

#### **Income Taxes**

Tax regulations may require items to be included in our tax return at different times than the items are reflected in our financial statements. Some of these differences are permanent, such as expenses that are not deductible on our tax return, and some are timing differences, such as the timing of depreciation expense. Timing differences create deferred tax assets and liabilities. Deferred tax assets generally represent items that can be used as a tax deduction or credit in our tax return in future years which we have already recorded in our financial statements. Deferred tax liabilities generally represent deductions taken on our tax return that have not yet been recognized as an expense in our financial statements. We establish valuation allowances for our deferred tax assets if it is more likely than not that the amount of expected future taxable income will not be sufficient to allow the use of the deduction or credit.

#### **New Accounting Pronouncements**

SFAS No. 154, "Accounting Changes and Error Corrections — A Replacement of Accounting Principles Board ("APB") Opinion No. 20 and SFAS No. 3," requires all direct financial statement effects caused by a voluntary change in accounting principle to be applied retrospectively to prior period financial statements as if the new principle had always been applied, unless it is impracticable to determine either the period-specific effects or the cumulative effect of the change in principle. APB Opinion No. 20 and SFAS No. 3 previously required that a voluntary change in accounting principle be recognized as a cumulative effect in the period of change. SFAS No. 154 was effective for us on January 1, 2006. See "Cash Flows" discussion below.

Financial Accounting Standards Board ("FASB") Staff Position FAS 13-1, "Accounting for Rental Costs Incurred During a Construction Period" ("FSP FAS 13-1"), requires companies to expense real estate rental costs under operating leases during periods of construction and was effective for us on January 1, 2006. FSP FAS 13-1 did not require retroactive application and did not have a material effect on consolidated operating results, financial position or cash flows.

FASB Interpretation ("FIN") No. 48, "Accounting for Uncertainty in Income Taxes," requires companies to recognize and measure tax benefits using a "more likely than not" threshold and requires companies to make disclosures about uncertainties in their income tax positions. FIN No. 48 will be effective for us on January 1, 2007. We are currently evaluating the impact of this pronouncement.

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SFAS No. 157, "Fair Value Measurements" defines fair value, establishes a framework for measuring fair value in generally accepted accounting principles, and expands disclosure requirements relating to fair value measurements. SFAS No. 157 will be effective for us on January 1, 2008. We are currently evaluating the impact of this pronouncement.

SFAS No. 158, "Employers' Accounting For Defined Benefit Pension and Other Postretirement Plans - an amendment of FASB Statements No. 87, 88, 106 and 132(R)" requires companies to recognize the funded status (plan obligations less the fair value of plan assets) of pension and other postretirement benefit plans on their balance sheets, effective for fiscal years ending after December 15, 2006. We are currently evaluating the impact of this pronouncement.

SEC Staff Accounting Bulletin Topic 1N, "Financial Statements — Considering the Effects of Prior Year Misstatements When Quantifying Misstatements in Current Year Financial Statements" ("SAB 108") addresses how a registrant should quantify the effect of an error on the financial statements. SAB 108 will be effective for us for our fiscal year ending December 31, 2006. We are currently evaluating the impact of this pronouncement.

# **Results of Operations**

The following tables present comparative financial data relating to our operating performance in the aggregate and on a "same store" basis. Dealership results are included in same store comparisons when we have consolidated the acquired entity during the entirety of both periods being compared. As an example, if a dealership was acquired on January 15, 2004, the results of the acquired entity would be included in annual same store comparisons beginning with the year ended December 31, 2006 and in quarterly same store comparisons beginning with the quarter ended June 30, 2005.

Three Months Ended September 30, 2006 Compared to Three Months Ended September 30, 2005 (dollars in millions, except per unit amounts)

Total Retail Data					2006 vs. 20	005
	2006		2005		Change	% Change
Total retail unit sales	77,489		70,598		6,891	9.8%
Total same store retail unit sales	68,886		70,109		(1,223)	(1.7%)
Total retail sales revenue	\$ 2,834.7	\$	2,468.6	\$	366.1	14.8%
Total same store retail sales revenue	\$ 2,494.5	\$	2,455.9	\$	38.6	1.6%
Total retail gross profit	\$ 457.8	\$	397.3	\$	60.5	15.2%
Total same store retail gross profit	\$ 408.1	\$	395.5	\$	12.6	3.2%
Total retail gross margin	16.1%	,	16.19	6	0.0%	0.0%
Total same store retail gross margin	16.4%	,	16.19	6	0.3%	1.9%

#### Units

Retail data includes retail new vehicle, retail used vehicle, finance and insurance and service and parts transactions. Retail unit sales of vehicles increased by 6,891 units, or 9.8%, from 2005 to 2006. The increase is due to an 8,114 unit increase from net dealership acquisitions during the period, offset by a 1,223 unit, or 1.7%, decrease in same store retail unit sales. The decrease in same store retail unit sales in 2006 is due primarily to a decrease in new retail unit sales of our domestic and premium brands, offset by an increase in retail unit sales of our volume foreign brands and used vehicle unit sales.

#### Revenues

Retail sales revenue increased \$366.1 million, or 14.8%, from 2005 to 2006. The increase is due to a \$327.5 million increase from net dealership acquisitions during the period, coupled with a \$38.6 million, or 1.6%, increase in same store revenues. The same store revenue increase is due to (1) a \$627, or 1.9%, increase in average new vehicle revenue per unit, which increased revenue by \$29.5 million, (2) a \$1,635, or 6.4%, increase in average used vehicle revenue per unit, which increased revenue by \$35.0 million, (3) an \$18, or 2.0%, increase in average finance and insurance revenue per unit, which increased revenue by \$1.3 million, and (4) a \$15.9 million, or 5.7%, increase in service and parts revenues, offset by a 1.7% decrease in retail unit sales which decreased revenue by \$43.1 million.

## Gross Profit

Retail gross profit increased \$60.5 million, or 15.2%, from 2005 to 2006. The increase is due to a \$47.9 million increase from net dealership acquisitions during the period, coupled with a \$12.6 million, or 3.2%, increase in same store retail gross profit. The same store retail gross profit increase is due to (1) a \$43, or 1.6%, increase in average gross profit per new vehicle retailed, which increased retail gross profit by \$2.0 million, (2) a \$102, or 4.4%, increase in average gross profit per used vehicle retailed, which increased retail gross profit by \$2.2 million, (3) an \$18, or 2.0%, increase in average finance and insurance revenue per unit, which increased retail gross profit by \$1.3 million, and (4) an \$11.8 million, or 7.9%, increase in service and parts gross profit, offset by the 1.7% decrease in retail unit sales which decreased retail gross profit by \$4.7 million.

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New Vehicle Data	2006 vs. 200						05
		2006		2005		Change	% Change
New retail unit sales		52,234		49,076		3,158	6.4%
Same store new retail unit sales		47,054		48,777		(1,723)	(3.5%)
New retail sales revenue	\$	1,732.3	\$	1,577.9	\$	154.4	9.8%
Same store new retail sales revenue	\$	1,545.2	\$	1,571.2	\$	(26.0)	(1.7%)
New retail sales revenue per unit	\$	33,164	\$	32,153	\$	1,011	3.1%
Same store new retail sales revenue per unit	\$	32,839	\$	32,212	\$	627	1.9%
Gross profit - new	\$	147.8	\$	134.6	\$	13.2	9.8%
Same store gross profit - new	\$	131.4	\$	134.1	\$	(2.7)	(2.0%)
Average gross profit per new vehicle	ф	2.020	Ф	2.744	ф	0.5	2.10
retailed Same store average gross profit per	\$	2,829	\$	2,744	\$	85	3.1%
new vehicle retailed	\$	2,792	\$	2,749	\$	43	1.6%
Gross margin % - new		8.5%	,	8.5%	6	0.0%	0.0%
Same store gross margin % - new		8.5%	,	8.5%	6	0.0%	0.0%

#### Units

Retail unit sales of new vehicles increased 3,158 units, or 6.4%, from 2005 to 2006. The increase is due to a 4,881 unit increase from net dealership acquisitions during the period, offset by a 1,723 unit, or 3.5%, decrease in same store retail unit sales. The decrease in same store retail unit sales in 2006 is due primarily to a decrease in retail unit sales of our domestic and premium brands, offset by an increase in retail unit sales of our volume foreign brands.

#### Revenues

New vehicle retail sales revenue increased \$154.4 million, or 9.8%, from 2005 to 2006. The increase is due to a \$180.4 million increase from net dealership acquisitions during the period, offset by a \$26.0 million, or 1.7%, decrease in same store revenues. The same store revenue decrease is due to the 3.5% decrease in retail unit sales, which decreased revenue by \$55.5 million, offset by a \$627, or 1.9%, increase in comparative average selling prices per unit, which increased revenue by \$29.5 million.

### Gross Profit

Retail gross profit from new vehicle sales increased \$13.2 million, or 9.8%, from 2005 to 2006. The increase is due to a \$15.9 million increase from net dealership acquisitions during the period, offset by a \$2.7 million, or 2.0%, decrease in same store gross profit. The same store decrease is due to the 3.5% decrease in new retail unit sales, which decreased gross profit by \$4.7 million, offset by a \$43, or 1.6%, increase in average gross profit per new vehicle retailed, which increased gross profit by \$2.0 million.

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<b>Used Vehicle Data</b>			2006 vs. 2005					
	2006		2005		Change	% Change		
Used retail unit sales	25,255		21,522		3,733	17.3%		
Same store used retail unit sales	21,832		21,332		500	2.3%		
Used retail sales revenue	\$ 704.3	\$	550.7	\$	153.6	27.9%		
Same store used retail sales revenue	\$ 594.8	\$	546.2	\$	48.6	8.9%		
Used retail sales revenue per unit	\$ 27,886	\$	25,586	\$	2,300	9.0%		
Same store used retail sales revenue per unit	\$ 27,242	\$	25,607	\$	1,635	6.4%		
Gross profit - used	\$ 59.1	\$	49.7	\$	9.4	18.9%		
Same store gross profit - used	\$ 52.8	\$	49.4	\$	3.4	6.9%		
Average gross profit per used vehicle retailed	\$ 2,341	\$	2,311	\$	30	1.3%		
Same store average gross profit per used vehicle retailed	\$ 2,419		2,317		102	4.4%		
	0.46	,	0.00	1	(0, (0)	(6.79)		
Gross margin % - used Same store gross margin % - used	8.4% 8.9%		9.0% 9.0%		(0.6%) (0.1%)	(6.7%) (1.1%)		
Same store gross margin % - used	0.9%	U	9.07	o	(0.1%)	(1.1%)		

#### Units

Retail unit sales of used vehicles increased 3,733 units, or 17.3%, from 2005 to 2006. The increase is due to a 3,233 unit increase from net dealership acquisitions during the period, coupled with a 500 unit, or 2.3%, increase in same store retail unit sales. The increase in same store retail unit sales in 2006 is due primarily to an increase in retail unit sales of our premium and volume foreign brands, offset by a decrease in retail unit sales of our domestic brands.

#### Revenues

Used vehicle retail sales revenue increased \$153.6 million, or 27.9%, from 2005 to 2006. The increase is due to a \$105.0 million increase from net dealership acquisitions during the period, coupled with a \$48.6 million, or 8.9%, increase in same store revenues. The same store revenue increase is due primarily to the 2.3% increase in retail unit sales, which increased revenue by \$13.6 million, coupled with a \$1,635, or 6.4%, increase in comparative average selling prices per vehicle, which increased revenue by \$35.0 million.

### Gross Profit

Retail gross profit from used vehicle sales increased \$9.4 million, or 18.9%, from 2005 to 2006. The increase is due to a \$6.0 million increase from net dealership acquisitions during the period, coupled with a \$3.4 million, or 6.9%, increase in same store gross profit. The increase in same store gross profit is due primarily to the 2.3% increase in used retail unit sales, which increased gross profit by \$1.2 million, coupled with a \$102, or 4.4%, increase in average gross profit per used vehicle retailed, which increased retail gross profit by \$2.2 million.

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Finance and Insurance Data			2006 vs. 20	005
	2006	2005	Change	% Change
Total retail unit sales	77,489	70,598	6,891	9.8%
Total same store retail unit sales	68,886	70,109	(1,223)	(1.7%)
Finance and insurance revenue	\$ 68.8	\$ 62.9	\$ 5.9	9.4%
Same store finance and insurance				
revenue	\$ 62.6	\$ 62.5	\$ 0.1	0.2%
Finance and insurance revenue per unit	\$ 888	\$ 892	\$ (4)	(0.4%)
Same store finance and insurance				
revenue per unit	\$ 909	\$ 891	\$ 18	2.0%

Finance and insurance revenue increased \$5.9 million, or 9.4%, from 2005 to 2006. The increase is due to a \$5.8 million increase from net dealership acquisitions during the period, coupled with a \$0.1 million, or 0.2%, increase in same store revenues. The same store revenue increase is due to an \$18, or 2.0%, increase in comparative average finance and insurance revenue per unit, which increased revenue by \$1.3 million, offset by the 1.7% decrease in retail unit sales, which decreased revenue by \$1.2 million. The \$18 increase in comparative average finance and insurance revenue per unit is due to a \$46 per unit increase in finance and insurance revenues offset in part by a \$28 reduction in average finance and insurance revenue per unit from our Sirius Satellite Radio promotion agreement.

Service and Parts Data		2005					
		2006		2005		Change	% Change
Service and parts revenue	\$	329.3	\$	277.0	\$	52.3	18.9%
Same store service and parts revenue	\$	291.9	\$	276.0	\$	15.9	5.7%
Gross profit	\$	182.1	\$	150.0	\$	32.1	21.4%
Same store gross profit	\$	161.3	\$	149.5	\$	11.8	7.9%
Gross margin		55.39	6	54.29	6	1.1%	2.0%
Same store gross margin		55.3%	6	54.29	6	1.1%	2.0%

#### Revenues

Service and parts revenue increased \$52.3 million, or 18.9%, from 2005 to 2006. The increase is due to a \$36.4 million increase from net dealership acquisitions during the period, coupled with a \$15.9 million, or 5.7%, increase in same store revenues. We believe that our service and parts business is being positively impacted by the growth in total retail unit sales at our dealerships in recent years and capacity increases in our service and parts operations resulting from our facility improvement and expansion programs.

#### Gross Profit

Service and parts gross profit increased \$32.1 million, or 21.4%, from 2005 to 2006. The increase is due to a \$20.3 million increase from net dealership acquisitions during the period, coupled with an \$11.8 million, or 7.9%, increase in same store gross profit. The same store gross profit increase is due to the \$15.9 million, or 5.7%, increase in same store revenues, which increased gross profit by \$8.8 million, and a 110 basis point increase in gross margin, which increased gross profit by \$3.0 million.

# Selling, General and Administrative

Selling, general and administrative expenses ("SG&A") increased \$52.0 million, or 16.8%, from \$309.3 million to \$361.3 million. The aggregate increase is primarily due to a \$39.6 million increase from net dealership acquisitions during the period, coupled with a \$12.4 million, or 4.0%, increase in same store SG&A. The increase in same store SG&A is due in large part to a net increase in variable selling expenses, including increases in variable compensation, resulting from of the 3.2% increase in same store retail gross profit over the prior year, coupled with increased rent and other costs relating to our facility improvement and expansion programs. SG&A expenses increased as a percentage of total revenue from 11.6% to 11.7% and increased as a percentage of gross profit from 77.9% to 78.8%.

# **Depreciation and Amortization**

Depreciation and amortization increased \$1.9 million, or 20.0%, from \$9.8 million to \$11.7 million. The increase is due to a \$1.0 million increase from net dealership acquisitions during the period, coupled with a \$0.9 million, or 9.9%, increase in same store depreciation and amortization. The same store increase is due in large part to our facility improvement and expansion program.

#### Floor Plan Interest Expense

Floor plan interest expense increased \$4.8 million, or 40.9%, from \$11.9 million to \$16.7 million. The increase is due to a \$1.5 million increase from net dealership acquisitions during the period, coupled with a \$3.3 million, or 28.5%, increase in same store floor plan interest expense. The same store increase is due primarily to a net increase in our weighted average borrowing rate during 2006 compared to 2005.

## **Other Interest Expense**

Other interest expense decreased \$1.1 million, or 9.1%, from \$12.2 million to \$11.1 million. The decrease is due primarily to a decrease in our weighted average borrowing rate during 2006 versus 2005 offset by an increase in our average total outstanding indebtedness in 2006 versus 2005. The decrease in our weighted average borrowing rate is due primarily to the issuance of \$375.0 million of 3.5% Convertible Senior Subordinated Notes on January 31, 2006 which was used to repay higher-rate debt under our credit agreements, partially offset by an increase in the interest on our variable rate indebtedness.

#### **Income Taxes**

Income taxes increased \$1.1 million, or 6.0%, from \$19.6 million to \$20.7 million. The increase from 2005 to 2006 is due primarily to an increase in pre-tax income versus the prior year, offset in part by a reduction in our overall effective income tax rate.

Nine Months Ended September 30, 2006 Compared to Nine Months Ended September 30, 2005 (dollars in millions, except per unit amounts)

Total Retail Data				2006 vs.	. 2005
	2006	2005		Change	% Change
Total retail unit sales	215,704	199,053		16,651	8.4%
Total same store retail unit sales	193,021	194,330		(1,309)	(0.7%)
Total retail sales revenue	\$ 7,935.1	\$ 7,056.3	\$	878.8	12.5%
Total same store retail sales revenue	\$ 7,113.8	\$ 6,939.9	\$	173.9	2.5%
Total retail gross profit	\$ 1,309.2	\$ 1,149.0	\$	160.2	13.9%
Total same store retail gross profit	\$ 1,180.1	\$ 1,130.8	\$	49.3	4.4%
Total retail gross margin	16.5%	16.39	6	0.2%	1.2%
Total same store retail gross margin	16.6%	16.3%	6	0.3%	1.8%

Units

Retail data includes retail new vehicle, retail used vehicle, finance and insurance and service and parts transactions. Retail unit sales of vehicles increased by 16,651 units, or 8.4%, from 2005 to 2006. The increase is due to a 17,960 unit increase from net dealership acquisitions during the period, offset by a 1,309 unit, or 0.7%, decrease in same store retail unit sales. The decrease in same store retail unit sales of our domestic brands, offset by an increase in retail unit sales of our premium and volume foreign brands.

#### Revenues

Retail sales revenue increased \$878.8 million, or 12.5%, from 2005 to 2006. The increase is due to a \$704.9 million increase from net dealership acquisitions during the period, coupled with a \$173.9 million, or 2.5%, increase in same store revenues. The same store revenue increase is due to (1) a \$566, or 1.7%, increase in average new vehicle revenue per unit, which increased revenue by \$74.2 million, (2) a \$1,382, or 5.3%, increase in average used vehicle revenue per unit, which increased revenue by \$84.2 million, (3) a \$43, or 4.9%, increase in average finance and insurance revenue per unit, which increased revenue by \$8.4 million, and (4) a \$56.1 million, or 7.0%, increase in service and parts revenues, offset by the 0.7% decrease in retail unit sales which decreased revenue by \$49.0 million.

## Gross Profit

Retail gross profit increased \$160.2 million, or 13.9%, from 2005 to 2006. The increase is due to a \$110.9 million increase from net dealership acquisitions during the period, coupled with a \$49.3 million, or 4.4%, increase in same store retail gross profit. The same store retail gross profit increase is due to (1) a \$35, or 1.2%, increase in average gross profit per new vehicle retailed, which increased retail gross profit by \$4.6 million, (2) a \$68, or 2.9%, increase in average gross profit per used vehicle retailed, which increased retail gross profit by \$4.1 million, (3) a \$43, or 4.9%, increase in average finance and insurance revenue per unit, which increased retail gross profit by \$8.4 million, and (4) a \$37.2 million, or 8.6%, increase in service and parts gross profit, offset by the 0.7% decrease in retail unit sales which decreased retail gross profit by \$5.0 million.

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New Vehicle Data		2006 vs. 2005					
		2006		2005		Change	% Change
New retail unit sales		145,697		136,415		9,282	6.8%
Same store new retail unit sales		131,165		133,414		(2,249)	(1.7%)
New retail sales revenue	\$	4,851.8	\$	4,445.1	\$	406.7	9.1%
Same store new retail sales revenue	\$	4,375.5	\$	4,375.0	\$	0.5	0.0%
New retail sales revenue per unit	\$	33,301	\$	32,585	\$	716	2.2%
Same store new retail sales revenue per unit	\$	33,359	\$	32,793	\$	566	1.7%
Gross profit - new	\$	420.4	\$	385.5	\$	34.9	9.1%
Same store gross profit - new	\$	378.5	\$	380.2	\$	(1.7)	(0.4%)
Average gross profit per new vehicle retailed	\$	2,885	\$	2,826	\$	59	2.1%
Same store average gross profit per	•	·					
new vehicle retailed	\$	2,885	\$	2,850	\$	35	1.2%
Gross margin % - new		8.7%	6	8.7%	6	0.0%	0.0%
Same store gross margin % - new		8.69	6	8.79	6	(0.1%)	(1.1%)

#### Units

Retail unit sales of new vehicles increased 9,282 units, or 6.8%, from 2005 to 2006. The increase is due to an 11,531 unit increase from net dealership acquisitions during the period, offset by a 2,249 unit, or 1.7%, decrease in same store retail unit sales. The decrease in same store retail unit sales in 2006 is due primarily to a decrease in retail unit sales of our domestic and premium brands, offset by an increase in retail unit sales of our volume foreign brands.

#### Revenues

New vehicle retail sales revenue increased \$406.7 million, or 9.1%, from 2005 to 2006. The increase is due primarily to a \$406.2 million increase from net dealership acquisitions during the period, coupled with a \$0.5 million increase in same store revenues. The same store revenue increase is due primarily to a \$566, or 1.7%, increase in comparative average selling prices per vehicle, which increased revenue by \$74.2 million, offset by the 1.7% decrease in retail unit sales, which decreased revenue by \$73.7 million.

### Gross Profit

Retail gross profit from new vehicle sales increased \$34.9 million, or 9.1%, from 2005 to 2006. The increase is due to a \$36.6 million increase from net dealership acquisitions during the period, offset by a \$1.7 million, or 0.4%, decrease in same store gross profit. The same store decrease is due to the 1.7% decrease in new retail unit sales, which decreased gross profit by \$6.3 million, offset by a \$35, or 1.2%, increase in average gross profit per new vehicle retailed, which increased gross profit by \$4.6 million.

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<b>Used Vehicle Data</b>				2006 vs. 2005			05
		2006		2005		Change	% Change
Used retail unit sales		70,007		62,638		7,369	11.8%
Same store used retail unit sales		61,856		60,916		940	1.5%
Used retail sales revenue	\$	1,935.7	\$	1,626.5	\$	309.2	19.0%
Same store used retail sales revenue	\$	1,704.1	\$	1,594.0	\$	110.1	6.9%
Used retail sales revenue per unit	\$	27,651	\$	25,967	\$	1,684	6.5%
Same store used retail sales revenue	\$	27,550	¢	26,168	¢	1,382	5.3%
per unit	Þ	21,330	Ф	20,100	Ф	1,362	3.3%
Gross profit - used	\$	168.8	\$	148.4	\$	20.4	13.7%
Same store gross profit - used	\$	151.6	\$	145.1	\$	6.5	4.5%
Average gross profit per used vehicle							
retailed	\$	2,411	\$	2,369	\$	42	1.8%
Same store average gross profit per							
used vehicle retailed	\$	2,451	\$	2,383	\$	68	2.9%
Gross margin % - used		8.7%	,	9.1%	6	(0.4%)	(4.4%)
Same store gross margin % - used		8.9%	,	9.1%	6	(0.2%)	(2.2%)

#### Units

Retail unit sales of used vehicles increased 7,369 units, or 11.8%, from 2005 to 2006. The increase is due to a 6,429 unit increase from net dealership acquisitions during the period, coupled with a 940 unit, or 1.5%, increase in same store retail unit sales. The increase in same store retail unit sales in 2006 is due primarily to an increase in retail unit sales of our premium brands, offset by a decrease in retail unit sales of our domestic and volume foreign brands.

#### Revenues

Used vehicle retail sales revenue increased \$309.2 million, or 19.0%, from 2005 to 2006. The increase is due to a \$199.1 million increase from net dealership acquisitions during the period, coupled with a \$110.1 million, or 6.9%, increase in same store revenues. The same store revenue increase is due primarily to the 1.5% increase in retail unit sales, which increased revenue by \$25.9 million, coupled with a \$1,382, or 5.3%, increase in comparative average selling prices per vehicle, which increased revenue by \$84.2 million.

### Gross Profit

Retail gross profit from used vehicle sales increased \$20.4 million, or 13.7%, from 2005 to 2006. The increase is due to a \$13.9 million increase from net dealership acquisitions during the period, coupled with a \$6.5 million, or 4.5%, increase in same store gross profit. The increase in same store gross profit is due primarily to the 1.5% increase in used retail unit sales, which increased gross profit by \$2.4 million, coupled with a \$68, or 2.9%, increase in average gross profit per used vehicle retailed, which increased retail gross profit by \$4.1 million.

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Finance and Insurance Data	2006 vs. 2005					
		2006		2005	Change	% Change
Total retail unit sales		215,704		199,053	16,651	8.4%
Total same store retail unit sales		193,021		194,330	(1,309)	(0.7%)
Finance and insurance revenue	\$	195.6	\$	175.5	\$ 20.1	11.5%
Same store finance and insurance						
revenue	\$	179.4	\$	172.1	\$ 7.3	4.2%
Finance and insurance revenue per unit	\$	907	\$	882	\$ 25	2.8%
Same store finance and insurance						
revenue per unit	\$	929	\$	886	\$ 43	4.9%

Finance and insurance revenue increased \$20.1 million, or 11.5%, from 2005 to 2006. The increase is due to a \$12.8 million increase from net dealership acquisitions during the period, coupled with a \$7.3 million, or 4.2%, increase in same store revenues. The same store revenue increase is due to a \$43, or 4.9%, increase in comparative average finance and insurance revenue per unit, which increased revenue by \$8.4 million, offset by a 0.7% decrease in retail unit sales, which decreased revenue by \$1.1 million. The \$43 increase in comparative average finance and insurance revenue per unit is due to a \$55 per unit increase in finance and insurance revenues offset in part by a \$12 reduction in average finance and insurance revenue per unit from our Sirius Satellite Radio promotion agreement.

Service and Parts Data	2006 vs. 2005				2005		
		2006		2005		Change	% Change
Service and parts revenue	\$	951.9	\$	809.3	\$	142.6	17.6%
Same store service and parts revenue	\$	854.8	\$	798.7	\$	56.1	7.0%
Gross profit	\$	524.4	\$	439.7	\$	84.7	19.3%
Same store gross profit	\$	470.6	\$	433.4	\$	37.2	8.6%
Gross margin		55.1%	o o	54.39	6	0.8%	1.5%
Same store gross margin		55.1%	o o	54.39	6	0.8%	1.5%

#### Revenues

Service and parts revenue increased \$142.6 million, or 17.6%, from 2005 to 2006. The increase is due to an \$86.5 million increase from net dealership acquisitions during the period, coupled with a \$56.1 million, or 7.0%, increase in same store revenues. We believe that our service and parts business is being positively impacted by the growth in total retail unit sales at our dealerships in recent years and capacity increases in our service and parts operations resulting from our facility improvement and expansion programs.

#### Gross Profit

Service and parts gross profit increased \$84.7 million, or 19.3%, from 2005 to 2006. The increase is due to a \$47.5 million increase from net dealership acquisitions during the period, coupled with a \$37.2 million, or 8.6%, increase in same store gross profit. The same store gross profit increase is due to the \$56.1 million, or 7.0%, increase in same store revenues, which increased gross profit by \$30.9 million, and an 80 basis point increase in gross margin, which increased gross profit by \$6.3 million.

# Selling, General and Administrative

Selling, general and administrative expenses ("SG&A") increased \$134.1 million, or 14.8%, from \$905.2 million to \$1,039.3 million. The aggregate increase is primarily due to a \$90.8 million increase from net dealership acquisitions during the period, coupled with a \$43.3 million, or 4.9%, increase in same store SG&A. The increase in same store SG&A is due in large part to a net increase in variable selling expenses, including increases in variable compensation as a result of the 4.4% increase in same store retail gross profit over the prior year, coupled with increased rent and other costs relating to our facility improvement and expansion programs. SG&A expenses increased as a percentage of total revenue from 11.8% to 12.0% and increased as a percentage of gross profit from 78.7% to 79.1%.

#### **Depreciation and Amortization**

Depreciation and amortization increased \$4.6 million, or 15.9%, from \$28.8 million to \$33.4 million. The increase is due to a \$2.0 million increase from net dealership acquisitions during the period, coupled with a \$2.6 million, or 9.4%, increase in same store depreciation and amortization. The same store increase is due in large part to our facility improvement and expansion program.

#### Floor Plan Interest Expense

Floor plan interest expense increased \$11.6 million, or 31.0%, from \$37.5 million to \$49.1 million. The increase is due to a \$3.5 million increase from net dealership acquisitions during the period, coupled with an \$8.1 million, or 22.0%, increase in same store floor plan interest expense. The same store increase is due primarily to a net increase in our weighted average borrowing rate during 2006 compared to 2005.

# **Other Interest Expense**

Other interest expense decreased \$1.1 million, or 3.3%, from \$35.7 million to \$34.6 million. The decrease is due primarily to a decrease in our weighted average borrowing rate during 2006 versus 2005 offset by an increase in our average total outstanding indebtedness in 2006 versus 2005. The decrease in our weighted average borrowing rate is due primarily to the issuance of \$375.0 million of 3.5% Convertible Senior Subordinated Notes on January 31, 2006 which was used to repay higher-rate debt under our credit agreements, partially offset by an increase in the interest on our variable rate indebtedness.

#### **Income Taxes**

Income taxes increased \$4.9 million, or 9.3%, from \$52.4 million to \$57.3 million. The increase from 2005 to 2006 is due primarily to an increase in pre-tax income versus the prior year, offset in part by a reduction in our overall effective income tax rate.

#### **Liquidity and Capital Resources**

Our cash requirements are primarily for working capital, inventory financing, the acquisition of new dealerships, the improvement and expansion of existing facilities, the construction of new facilities and dividends. Historically, these cash requirements have been met through cash flow from operations, borrowings under our credit agreements and floor plan arrangements, the issuance of debt securities, sale-leaseback transactions or the issuance of equity securities. As of September 30, 2006, we had working capital of \$184.9 million, including \$19.1 million of cash, available to fund our operations and capital commitments. In addition, we had \$554.0 million and £43.2 million (\$80.9 million) available for borrowing under our U.S. credit agreement and our U.K. credit agreement, respectively, each of which is discussed below.

We paid dividends of five and one half cents per share on March 1, 2005, June 1, 2005 and September 1, 2005, six cents per share on December 1, 2005 and March 1, 2006, and seven cents per share on June 1, 2006 and September 1, 2006. We have declared a cash dividend on our common stock of seven cents per share payable on December 1, 2006 to shareholders of record on November 10, 2006. Future quarterly or other cash dividends will depend upon our earnings, capital requirements, financial condition, restrictions on any then existing indebtedness and other factors considered relevant by our Board of Directors.

We have grown primarily through the acquisition of automotive dealerships. We believe that cash flow from operations and our existing capital resources, including the liquidity provided by our credit agreements and floor plan

financing arrangements, will be sufficient to fund our operations and commitments for at least the next twelve months. To the extent we pursue additional significant acquisitions or refinance existing debt, we may need to raise additional capital either through the public or private issuance of equity or debt securities or through additional bank borrowings. We may not have sufficient availability under our credit agreements to finance significant additional acquisitions or refinance existing debt. In certain circumstances, a public equity offering could require the prior approval of certain automobile manufacturers. In connection with any potential significant acquisitions or refinancings, we may be unable to access the capital markets or increase our borrowing capabilities on terms acceptable to us, if at all.

#### **Inventory Financing**

We finance substantially all of our new and a portion of our used vehicle inventories under revolving floor plan arrangements with various lenders. In the U.S., the floor plan arrangements are due on demand; however, we are generally not required to make loan principal repayments prior to the sale of the vehicles that have been financed. We typically make monthly interest payments on the amount financed. Outside of the U.S., substantially all of our floor plan arrangements are payable on demand or have an original maturity of 90 days or less, and we are generally required to repay floor plan advances at the earlier of the sale of the vehicles that have been financed or the stated maturity. All of the floor plan agreements grant a security interest in substantially all of the assets of our dealership subsidiaries. Interest rates under the floor plan arrangements are variable and increase or decrease based on changes in the prime rate, defined LIBOR or Euro Interbank Offer Rate. We receive non-refundable credits from certain of our vehicle manufacturers, which are treated as a reduction of cost of sales as vehicles are sold.

#### U.S. Credit Agreement

Our credit agreement with DaimlerChrysler Services Americas LLC and Toyota Motor Credit Corporation, as amended, provides for up to \$600.0 million in revolving loans for working capital, acquisitions, capital expenditures, investments and for other general corporate purposes, and for an additional \$50.0 million of availability for letters of credit, through September 30, 2009. The revolving loans bear interest between defined LIBOR plus 2.50% and defined LIBOR plus 3.50%.

The U.S. credit agreement is fully and unconditionally guaranteed on a joint and several basis by our domestic subsidiaries and contains a number of significant covenants that, among other things, restrict our ability to dispose of assets, incur additional indebtedness, repay other indebtedness, create liens on assets, make investments or acquisitions and engage in mergers or consolidations. We are also required to comply with specified financial and other tests and ratios, each as defined in the U.S. credit agreement, including: a ratio of current assets to current liabilities, a fixed charge coverage ratio, a ratio of debt to stockholders' equity, a ratio of debt to earnings before income taxes, depreciation and amortization, ("EBITDA"), a ratio of domestic debt to domestic EBITDA, and a measurement of stockholders' equity. A breach of these requirements would give rise to certain remedies under the agreement, the most severe of which is the termination of the agreement and acceleration of the amounts owed. As of September 30, 2006 we were in compliance with all covenants under the U.S. credit agreement, and we believe we will remain in compliance with such covenants for the foreseeable future. In making such determination, we have considered our current margin of compliance with the covenants and our expected future results of operations, working capital requirements, acquisitions, capital expenditures and investments. See "Forward Looking Statements."

The U.S. credit agreement also contains typical events of default, including change of control, non-payment of obligations and cross-defaults to our other material indebtedness. Substantially all of our domestic assets not pledged as security under floor plan arrangements are subject to security interests granted to lenders under the U.S. credit agreement. As of September 30, 2006, outstanding borrowings and letters of credit under the U.S. credit agreement amounted to \$46.0 million and \$12.4 million, respectively.

## U.K. Credit Agreement

Our subsidiaries in the U.K. (the "U.K. Subsidiaries") and the Royal Bank of Scotland plc, as agent for National Westminster Bank plc ("RBS"), replaced their existing credit agreement on August 31, 2006, with a five year multi-option credit agreement, a new fixed rate credit agreement and a new seasonally adjusted overdraft line of credit (collectively, the "U.K. Credit Agreement") to be used to finance acquisitions, working capital, and general corporate purposes. The U.K. Credit Agreement provides for (1) up to £70,000 in revolving loans through August 31, 2011, which have an original maturity of 90 days or less and bear interest between defined LIBOR plus 0.65% and defined

LIBOR plus 1.25%, (2) a £30,000 funded term loan which bears interest between 5.94% and 6.54% and is payable ratably in quarterly intervals commencing on June 30, 2007, through June 30, 2011 and (3) a seasonally adjusted overdraft line of credit for up to £30,000 that bears interest at the Bank of England Base Rate plus 1.00% and matures on August 31, 2011.

The U.K. Credit Agreement is fully and unconditionally guaranteed on a joint and several basis by our U.K. Subsidiaries, and contains a number of significant covenants that, among other things, restrict the ability of our U.K. Subsidiaries to pay dividends, dispose of assets, incur additional indebtedness, repay other indebtedness, create liens on assets, make investments or acquisitions and engage in mergers or consolidations. In addition, our U.K. Subsidiaries are required to comply with specified ratios and tests, each as defined in the U.K. Credit Agreement, including: a ratio of earnings before interest and taxes plus rental payments to interest plus rental payments (as defined), a measurement of maximum capital expenditures, and a debt to EBITDA ratio (as defined). A breach of these requirements would give rise to certain remedies under the agreement, the most severe of which is the termination of the agreement and acceleration of the amounts owed. As of September 30, 2006, we were in compliance with all covenants under the U.K. Credit Agreement, and we believe that we will remain in compliance with such covenants for the foreseeable future. In making such determination, we considered the current margin of compliance with the covenants and the Company's expected future results of operations, working capital requirements, acquisitions, capital expenditures and investments in the U.K.

The U.K. Credit Agreement also contains typical events of default, including change of control and non-payment of obligations and cross-defaults to other material indebtedness of the U.K. Subsidiaries. Substantially all of our U.K. Subsidiaries' assets not pledged as security under floor plan arrangements are subject to security interests granted to lenders under the U.K. Credit Agreement. As of September 30, 2006, outstanding revolving loans under the U.K. Credit Agreement amounted to £70.0 million (\$131.1million).

#### Senior Subordinated Notes

We have outstanding \$300.0 million aggregate principal amount of 9.625% senior subordinated notes due 2012, referred to as the 9.625% Notes. The 9.625% Notes are unsecured senior subordinated notes and are subordinate to all existing and future senior debt, including debt under our credit agreements and obligations under our floor plan arrangements. The 9.625% Notes are guaranteed by substantially all domestic subsidiaries on a senior subordinated basis. We can redeem all or some of the 9.625% Notes at our option beginning in March 2007 at specified redemption prices. Upon a change of control, each holder of 9.625% Notes will be able to require us to repurchase all or some of the 9.625% Notes at a redemption price of 101% of their principal amount. The 9.625% Notes also contain customary negative covenants and events of default. As of September 30, 2006, we were in compliance with all negative covenants and there were no events of default.

#### Senior Subordinated Convertible Notes

On January 31, 2006, we issued \$375.0 million of 3.50% senior subordinated convertible notes due 2026 (the "Convertible Notes"). The Convertible Notes mature on April 1, 2026, unless earlier converted, redeemed or purchased by us. The Convertible Notes are our unsecured senior subordinated obligations and are guaranteed on an unsecured senior subordinated basis by our wholly owned domestic subsidiaries. The Convertible Notes also contain customary negative covenants and events of default. As of September 30, 2006 we were in compliance with all negative covenants and there were no events of default.

Holders may convert based on a conversion rate of 42.2052 shares of our common stock per \$1,000 principal amount of the Convertible Notes (which is equal to a conversion price of approximately \$23.69 per share), subject to adjustment, only under the following circumstances: (1) if the closing price of our common stock reaches, or the trading price of the Convertible Notes falls below, specific thresholds, (2) if the Convertible Notes are called for redemption, (3) if specified distributions to holders of our common stock are made or specified corporate transactions occur, (4) if a fundamental change (as defined) occurs, or (5) during the ten trading days prior to, but excluding, the maturity date. Upon conversion of the Convertible Notes, for each \$1,000 principal amount of the Convertible Notes, a holder will receive an amount in cash, in lieu of shares of our common stock, equal to the lesser of (i) \$1,000 or (ii) the conversion value, determined in the manner set forth in the related indenture, of the number of shares of our common stock equal to the conversion rate. If the conversion value exceeds \$1,000, we will also deliver, at our election, cash, common stock or a combination of cash and common stock with respect to the remaining value deliverable upon conversion. If a holder elects to convert its Convertible Notes in connection with certain events that constitute a change of control on or before April 6, 2011, we will pay, to the extent described in the related indenture, a make-whole premium by increasing the conversion rate applicable to such Convertible Notes.

In addition, we will pay contingent interest in cash, commencing with any six-month period beginning on April 1, 2011, if the average trading price of a Convertible Note for the five trading days ending on the third trading day immediately preceding the first day of that six-month period equals 120% or more of the principal amount of the Convertible Note.

On or after April 6, 2011, we may redeem the Convertible Notes, in whole at any time or in part from time to time, for cash at a redemption price of 100% of the principal amount of the Convertible Notes to be redeemed, plus any accrued and unpaid interest to the applicable redemption date. Holders of the Convertible Notes may require us to purchase all or a portion of their Convertible Notes for cash on each of April 1, 2011, April 1, 2016 and April 1, 2021 at a purchase price equal to 100% of the principal amount of the Convertible Notes to be purchased, plus accrued and unpaid interest, if any, to the applicable purchase date.

# Share Repurchase

In connection with the issuance of the Convertible Notes discussed above, we repurchased 1,000,000 shares of our outstanding common stock on January 26, 2006 for \$18.96 million, or \$18.955 per share.

#### **Interest Rate Swaps**

We are party to an interest rate swap agreement through January 2008 pursuant to which a notional \$200.0 million of our U.S. floating rate debt was exchanged for fixed rate debt. The swap was designated as a cash flow hedge of future interest payments of LIBOR-based U.S. floor plan borrowings. As of September 30, 2006, we expected approximately \$0.6 million associated with the swap to be recognized as a reduction of interest expense over the next twelve months.

# Other Financing Arrangements

We expect to enter into sale-leaseback transactions to finance certain property acquisitions and capital expenditures, pursuant to which we sell property and/or leasehold improvements to a third-party and agree to lease those assets back for a certain period of time. Such sales generate proceeds which vary from period to period.

## Off-Balance Sheet Arrangements

We are not party to any off-balance sheet arrangements.

#### **Cash Flows**

We have restated our 2005 consolidated statement of cash flows to reflect the repayment of floor plan obligations in connection with acquisitions and dispositions as cash transactions to comply with guidance under SFAS No. 95, "Statement of Cash Flows." More specifically, with respect to acquisitions, we restated our consolidated statement of cash flows to reflect the repayment of seller floor plan notes payable obligations by our floor plan lenders as additional cost of dealership acquisitions with the corresponding borrowings of floor plan notes payable reflected as floor plan notes payable-non-trade. Similarly, with respect to dispositions, we restated our consolidated statement of cash flows to reflect the repayment of our floor plan notes payable by the purchaser's floor plan lender as additional transaction proceeds with corresponding repayments of floor plan notes payable reflected as floor plan notes payable trade or non-trade, as appropriate. Previously, all such activity was treated as a non-cash acquisition or disposition of inventory and floor plan notes payable. As a result, the consolidated condensed statement of cash flows for the nine months ended September 30, 2005 has been restated. A summary of the significant effects of the restatement follows:

	 Months Ended ptember 30, 2005
Net cash from continuing operating activities as previously	2003
reported	\$ 137,316
Discontinued operations	(8,780)
Recognition of floorplan balances as cash transactions	34,205
Net cash from continuing operating activities, as restated	\$ 162,741
Net cash from continuing investing activities as previously	
reported	\$ (155,010)
Discontinued operations	(486)
Recognition of floorplan balances as cash transactions	(35,853)
Net cash from continuing investing activities, as restated	\$ (191,349)
Net cash from continuing financing activities as previously	
reported	\$ (17,818)
Discontinued operations	2,556
Recognition of floorplan balances as cash transactions	1,648
Net cash from continuing financing activities, as restated	\$ (13,614)

Cash and cash equivalents increased by \$10.1 million and decreased by \$18.5 million during the nine months ended September 30, 2006 and 2005, respectively. The major components of these changes are discussed below.

## Cash Flows from Continuing Operating Activities

Cash provided by continuing operating activities was \$239.3 million and \$162.7 million during the nine months ended September 30, 2006 and 2005, respectively. Cash flows from operating activities include net income adjusted for non-cash items and the effects of changes in working capital.

We finance substantially all of our new and a portion of our used vehicle inventories under revolving floor plan arrangements with various lenders. We report all cash flows arising in connection with floor plan arrangements with the manufacturer of a particular new vehicle as an operating activity and all cash flows arising in connection with floor plan arrangements with a party other than the manufacturer of a particular new vehicle and all floor plan notes payable relating to pre-owned vehicles as a financing activity.

We believe that changes in aggregate floor plan liabilities are linked to changes in vehicle inventory and, therefore, are an integral part of understanding changes in our working capital and operating cash flow. Consequently, we have provided below a reconciliation of cash flow from operating activities as reported in our condensed consolidated statement of cash flows to cash flows from operating activities on the basis that all changes in vehicle floor plan were classified as an operating activity:

	Nine Months Ended September 30,		
		2006	2005
Not each from anaroting activities as remarked	\$	220.242	160 741
Net cash from operating activities as reported  Floor plan notes payable - non-trade as reported	Ф	239,342 29,539	162,741 (47,914)
Net cash from operating activities including all floor plan notes payable	\$	268,881	114,827

## Cash Flows from Continuing Investing Activities

Cash used in continuing investing activities was \$457.2 million and \$191.3 million during the nine months ended September 30, 2006 and 2005, respectively. Cash flows from investing activities consist primarily of cash used for capital expenditures, proceeds from sale-leaseback transactions and net expenditures for dealership acquisitions. Capital expenditures were \$150.7 million and \$165.4 million during the nine months ended September 30, 2006 and 2005, respectively. Capital expenditures relate primarily to improvements to our existing dealership facilities and the construction of new facilities. Proceeds from sale-leaseback transactions were \$62.8 million and \$71.2 million during the nine months ended September 30, 2006 and 2005, respectively. Cash used in business acquisitions, net of cash acquired, was \$369.3 million and \$97.1 million during the nine months ended September 30, 2006 and 2005, respectively, and included cash used to repay sellers' floor plan liabilities in such business acquisitions of \$114.3 million and \$35.9 million during the nine months ended September 30, 2006 and 2005, respectively.

## Cash Flows from Continuing Financing Activities

Cash provided by continuing financing activities was \$220.5 million during the nine months ended September 30, 2006. Cash used in continuing financing activities was \$13.6 million during the nine months ended September 30, 2005. Cash flows from financing activities include net borrowings or repayments of long-term debt, net borrowings or repayments of floor plan notes payable non-trade, payments of deferred financing costs, proceeds from the issuance of common stock, including proceeds from the exercise of stock options, repurchases of common stock and dividends. We had net borrowings of long-term debt of \$223.2 million and \$45.6 million during the nine months ended September 30, 2006 and 2005, respectively. We had net borrowings of floor plan notes payable non-trade of \$29.5 million during the nine months ended September 30, 2006 and net repayments of floor plan notes payable non-trade of \$47.9 million during the nine months ended September 30, 2005. During the nine months ended September 30, 2006, we paid \$12.6 million of deferred financing costs relating to various financings. During the nine months ended September 30, 2006, we paid \$12.6 million of deferred financing costs relating to various financings. During the nine months ended September 30, 2006 and 2005, we received proceeds of \$18.0 million and \$4.0 million, respectively, from the issuance of common stock, including tax benefits. In connection with the issuance of the Convertible Notes, we repurchased 1,000,000 shares of our outstanding common stock for \$19.0 million. During the nine months ended September 30, 2006 and 2005, we paid \$18.6 million and \$15.3 million, respectively, of cash dividends to our stockholders.

## **Commitments**

We are party to a joint venture agreement with respect to one of the Company's franchises pursuant to which we are required to repurchase our partner's interest in July 2008. We expect this payment to be approximately \$4.0 million.

## **Related Party Transactions**

## Stockholders Agreement

Roger S. Penske, our Chairman of the Board and Chief Executive Officer, is also Chairman of the Board and Chief Executive Officer of Penske Corporation, and through entities affiliated with Penske Corporation, our largest

stockholder owning approximately 40% of our outstanding common stock. Mitsui & Co., Ltd. and Mitsui & Co. (USA), Inc. (collectively, "Mitsui") own approximately 16% of our outstanding common stock. Mitsui, Penske Corporation and certain other affiliates of Penske Corporation are parties to a stockholders agreement pursuant to which the Penske affiliated companies agreed to vote their shares for one director who is a representative of Mitsui. In turn, Mitsui agreed to vote their shares for up to fourteen directors voted for by the Penske affiliated companies. This agreement terminates in March 2014, upon the mutual consent of the parties, or when either party no longer owns any of our common stock.

#### Other Related Party Interests

Roger S. Penske is also a managing member of Penske Capital Partners and Transportation Resource Partners, organizations that undertake investments in transportation-related industries. Richard J. Peters, one of our directors, is a director of Penske Corporation and a managing director of Transportation Resource Partners. Eustace W. Mita and Lucio A. Noto (two of our directors) are investors in Transportation Resource Partners. One of our directors, Hiroshi Ishikawa, serves as our Executive Vice President — International Business Development and serves in a similar capacity for Penske Corporation. Robert H. Kurnick, Jr., our Vice Chairman, is also the President and a director of Penske Corporation and Paul F. Walters, our Executive Vice President — Human Resources serves in a similar human resources capacity for Penske Corporation.

#### Other Transactions

We are currently a tenant under a number of non-cancelable lease agreements with Automotive Group Realty, LLC and its subsidiaries (together "AGR"), which are subsidiaries of Penske Corporation. From time to time, we may sell AGR real property and improvements that are subsequently leased by AGR to us. In addition, we may purchase real property or improvements from AGR which, in some instances, occur via the purchase of the equity interest of a corporate entity. Each of these transactions is valued at a price that is independently confirmed by a third party appraiser. We sometimes pay to and/or receive fees from Penske Corporation and its affiliates for services rendered in the normal course of business, or to reimburse payments made to third parties on each others' behalf. These transactions and those relating to AGR mentioned above, are reviewed periodically by our Audit Committee and reflect the provider's cost or an amount mutually agreed upon by both parties, which we believe represent terms at least as favorable as those that could be obtained from an unaffiliated third party negotiated on an arm's length basis.

We and Penske Corporation have entered into a joint insurance agreement which provides that, with respect to our joint insurance policies (which includes our property policy), available coverage with respect to a loss shall be paid to each party as stipulated in the policies. In the event of losses by us and Penske Corporation in excess of the limit of any policy during a policy period, the total policy proceeds shall be allocated based on the ratio of premiums paid.

We have entered into joint ventures with certain related parties as more fully discussed below.

#### **Joint Venture Relationships**

From time to time, we enter into joint venture relationships in the ordinary course of business, through which we acquire dealerships together with other investors. We may provide these dealerships with working capital and other debt financing at costs that are based on our incremental borrowing rate. As of September 30, 2006, our joint venture relationships were as follows:

Location	Dealerships	Ownership Interest
Fairfield, Connecticut	Audi, Mercedes-Benz, Porsche	91.70%(A)(B)
Edison, New Jersey	Ferrari, Maserati	70.00%(B)
Tysons Corner, Virginia	Mercedes-Benz, Maybach,	90.00%(B)(C)
	Aston Martin, Audi, Porsche	
Las Vegas, Nevada	Ferrari, Maserati	50.00%(D)
Mentor, Ohio	Honda	75.00%(B)
Munich, Germany	BMW, MINI	50.00%(D)
Frankfurt, Germany	Lexus, Toyota	50.00%(D)
Achen, Germany	Audi, Volkswagen, Lexus, Toyota	50.00%(D)
Mexico	Toyota	48.70%(D)
Mexico	Toyota	45.00%(D)
	·	

(A)

An entity controlled by one of our directors, Lucio A. Noto (the "Investor"), owns an 8.3% interest in this joint venture, which entitles the Investor to 20% of the operating profits of the dealerships owned by the joint venture. In addition, the Investor has an option to purchase up to a 20% interest in the joint venture for specified amounts.

(B)	Entity is consolidated in our financial statements.
(C)	Roger S. Penske, Jr. owns a 10% interest in this joint venture.
(D)	Entity is accounted for using the equity method of accounting.
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## **Cyclicality**

Unit sales of motor vehicles, particularly new vehicles, historically have been cyclical, fluctuating with general economic cycles. During economic downturns, the automotive retailing industry tends to experience periods of decline and recession similar to those experienced by the general economy. We believe that the industry is influenced by general economic conditions and particularly by consumer confidence, the level of personal discretionary spending, fuel prices, interest rates and credit availability.

### **Seasonality**

Our business is modestly seasonal overall. Our U.S. operations generally experience higher volumes of vehicle sales in the second and third quarters of each year due in part to consumer buying trends and the introduction of new vehicle models. Also, demand for cars and light trucks is generally lower during the winter months than in other seasons, particularly in regions of the United States where dealerships may be subject to severe winters. The greatest U.S. seasonality exists at the dealerships we operate in northeastern and upper mid-western states, for which the second and third quarters are the strongest with respect to vehicle-related sales. Our U.K. operations generally experience higher volumes of vehicle sales in the first and third quarters of each year, due primarily to vehicle registration practices in the U.K. The service and parts business at all dealerships experiences relatively modest seasonal fluctuations.

#### **Effects of Inflation**

We believe that inflation rates over the last few years have not had a significant impact on revenues or profitability. We do not expect inflation to have any near-term material effects on the sale of our products and services, however, we cannot be sure there will be no such effect in the future.

We finance substantially all of our inventory through various revolving floor plan arrangements with interest rates that vary based on the prime rate, LIBOR or Euro Interbank Offer Rate. Such rates have historically increased during periods of increasing inflation.

# **Forward-Looking Statements**

This quarterly report on Form 10-Q contains "forward-looking statements" within the meaning of Section 27A of the Securities Act of 1933, as amended, and Section 21E of the Securities Exchange Act of 1934, as amended. Forward-looking statements generally can be identified by the use of terms such as "may," "will," "should," "expect," "anticipate," "believe," "intend," "plan," "estimate," "predict," "potential," "forecast," "continue" or variations of such terms, of these terms in the negative. Forward-looking statements include statements regarding our current plans, forecasts, estimates, beliefs or expectations, including, without limitation, statements with respect to:

•	our future financial performance;
•	future acquisitions;
•	future capital expenditures;
•	our ability to obtain cost savings and synergies;
•	our ability to respond to economic cycles;

•	trends in the automotive retail industry and in the general economy in the various countries in which we operate dealerships;
•	our ability to access the remaining availability under our credit agreements;
•	our liquidity;
•	interest rates;
•	trends affecting our future financial condition or results of operations; and
•	our business strategy.
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Forward-looking statements involve known and unknown risks and uncertainties and are not assurances of future performance. Actual results may differ materially from anticipated results due to a variety of factors, including the factors identified in our filings with the SEC. Important factors that could cause actual results to differ materially from our expectations include the following:

factors identified in our filings with the our expectations include the following:	e SEC. Important factors that could cause actual results to differ materially from
•	the ability of automobile manufacturers to exercise significant control over our operations, since we depend on them in order to operate our business;
•	because we depend on the success and popularity of the brands we sell, adverse conditions affecting one or more automobile manufacturers may negatively impact our revenues and profitability;
•	we may not be able to satisfy our capital requirements for making acquisitions, dealership renovation projects or financing the purchase of our inventory;
•	our failure to meet a manufacturer's consumer satisfaction requirements may adversely affect our ability to acquire new dealerships, our ability to obtain incentive payments from manufacturers and our profitability;
•	automobile manufacturers may impose limits on our ability to issue additional equity and on the ownership of our common stock by third parties, which may hamper our ability to meet our financing needs;
•	our business and the automotive retail industry in general are susceptible to adverse economic conditions, including changes in interest rates, consumer confidence, fuel prices and credit availability;
•	substantial competition in automotive sales and services may adversely affect our profitability;
•	if we lose key personnel, especially our Chief Executive Officer, or are unable to attract additional qualified personnel, our business could be adversely affected;
•	our quarterly operating results may fluctuate due to seasonality in the automotive retail business and other factors;
•	because most customers finance the cost of purchasing a vehicle, higher interest rates may adversely affect our vehicle sales;
•	our business may be adversely affected by import product restrictions and foreign trade risks that may impair our ability to sell foreign vehicles profitably;
•	our automobile dealerships are subject to substantial regulations which may

adversely affect our profitability;

if state dealer laws in the United States are repealed or weakened, our automotive dealerships may be subject to increased competition and may be more susceptible to termination, non-renewal or renegotiation of their franchise agreements;

our U.K. dealerships are not afforded the same legal franchise protections as those in the U.S. so we could be subject to additional competition from other local dealerships in the U.K.;

our automotive dealerships are subject to environmental regulations that may result in claims and liabilities;

our dealership operations may be affected by severe weather or other periodic business interruptions;

our principal stockholders have substantial influence over us and may make decisions with which other stockholders may disagree;

some of our directors and officers may have conflicts of interest with respect to certain related party transactions and other business interests;

our level of indebtedness may limit our ability to obtain financing for acquisitions and may require that a significant portion of our cash flow be used for debt service;

we may be involved in legal proceedings that could have a material adverse effect on our business;

our operations outside of the United States subject our profitability to fluctuations relating to changes in foreign currency valuations;

we are a holding company and, as a result, rely on the receipt of payments from our subsidiaries in order to meet our cash needs and service our indebtedness;

the price of our common stock is subject to substantial fluctuation, which may be unrelated to our performance; and

shares eligible for future sale, or issuable under the terms of our convertible notes, may cause the market price of our common stock to drop significantly, even if our business is doing well.

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We urge you to carefully consider these risk factors in evaluating all forward-looking statements regarding our business. Readers of this report are cautioned not to place undue reliance on the forward-looking statements contained in this report. All forward-looking statements attributable to us are qualified in their entirety by this cautionary statement. Except to the extent required by the federal securities laws and SEC rules and regulations, we have no intention or obligation to update publicly any forward-looking statements whether as a result of new information, future events or otherwise.

#### Item 3. Quantitative and Qualitative Disclosures About Market Risk

Interest Rates. We are exposed to market risk from changes in the interest rates on a significant portion of our outstanding indebtedness. Outstanding balances under our credit agreements bear interest at variable rates based on a margin over defined benchmarks. Based on the amount outstanding as of September 30, 2006, a 100 basis point change in interest rates would result in an approximate \$1.6 million change to our annual interest expense. Similarly, amounts outstanding under floor plan financing arrangements bear interest at a variable rate based on a margin over defined benchmarks. We continually evaluate our exposure to interest rate fluctuations and follow established policies and procedures to implement strategies designed to manage the amount of variable rate indebtedness outstanding at any point in time in an effort to mitigate the effect of interest rate fluctuations on our earnings and cash flows. We are currently party to a swap agreement pursuant to which a notional \$200.0 million of our floating rate floor plan debt was exchanged for fixed rate debt through January 2008. Based on an average of the aggregate amounts outstanding under our floor plan financing arrangements subject to variable interest payments during the nine months ended September 30, 2006, a 100 basis point change in interest rates would result in an approximate \$10.7 million change to our annual interest expense.

Interest rate fluctuations affect the fair market value of our swaps and fixed rate debt, including the 9.625% Notes, the Convertible Notes and certain seller financed promissory notes, but, with respect to such fixed rate debt instruments, do not impact our earnings or cash flows.

Foreign Currency Exchange Rates. As of September 30, 2006, we had dealership operations in the U.K. and Germany. In each of these markets, the local currency is the functional currency. Due to our intent to remain permanently invested in these foreign markets, we do not hedge against foreign currency fluctuations. In the event we change our intent with respect to the investment in any of our international operations, we would expect to implement strategies designed to manage those risks in an effort to mitigate the effect of foreign currency fluctuations on our earnings and cash flows. A ten percent change in average exchange rates versus the U.S. Dollar would have resulted in an approximate \$265.3 million change to our revenues for the three months ended September 30, 2006.

In common with other automotive retailers, we purchase certain of our new vehicle and parts inventories from foreign manufacturers. Although we purchase the majority of our inventories in the local functional currency, our business is subject to certain risks, including, but not limited to, differing economic conditions, changes in political climate, differing tax structures, other regulations and restrictions and foreign exchange rate volatility which may influence such manufacturers' ability to provide their products at competitive prices in the local jurisdictions. Our future results could be materially and adversely impacted by changes in these or other factors.

### Item 4. Controls and Procedures

Under the supervision and with the participation of our management, including the principal executive and financial officers, we conducted an evaluation of the effectiveness of our disclosure controls and procedures (as such term is defined in Rules 13a-15(e) and 15d-15(e) under the Securities Exchange Act of 1934, as amended (the "Exchange Act")), as of September 30, 2006. Our disclosure controls and procedures are designed to ensure that information required to be disclosed by us in the reports we file under the Exchange Act is recorded, processed,

summarized and reported within the time periods specified in the SEC's rules and forms, and that such information is accumulated and communicated to management, including our principal executive and financial officers, to allow timely discussions regarding required disclosure.

Based upon this evaluation, the Company's principal executive and financial officers concluded that our disclosure controls and procedures were effective as of September 30, 2006. In addition, we maintain internal controls designed to provide us with the information required for accounting and financial reporting purposes. There were no changes in our internal control over financial reporting that occurred during our third quarter of 2006 that materially affected, or are reasonably likely to materially affect, our internal control over financial reporting.

# PART II — OTHER INFORMATION

# Item 6. Exhibits

4.1	Multi-Option Credit Agreement dated as of August 31, 2006 between Sytner Group Limited and The Royal Bank of Scotland, plc, as agent for National Westminster Bank Plc. (incorporated by reference to exhibit 4.1 to our Form 8-K filed on September 5, 2006).
4.2	Fixed Rate Credit Agreement dated as of August 31, 2006 between Sytner Group Limited and The Royal Bank of Scotland, plc, as agent for National Westminster Bank Plc. (incorporated by reference to exhibit 4.2 to our Form 8-K filed on September 5, 2006).
4.3	Seasonally Adjusted Overdraft Agreement dated as of August 31, 2006 between Sytner Group Limited and The Royal Bank of Scotland, plc, as agent for National Westminster Bank Plc. (incorporated by reference to exhibit 4.3 to our Form 8-K filed on September 5, 2006).
4.4	Extension Notice dated September 25, 2006, among us, DaimlerChrysler Financial Services Americas, LLC and Toyota Motor Credit Corporation (incorporated by reference to exhibit 4.1 to our Form 8-K filed on September 27, 2006).
12	Computation of Ratio of Earnings to Fixed Charges
31	Rule 13a-14(a)/15(d)-14(a) Certifications
32	Section 1350 Certifications

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## **S IGNATURES**

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.

UNITED AUTO GROUP, INC.

Date: November 8, 2006 By: /s/ Roger S. Penske

Roger S. Penske *Chief Executive Officer* 

Date: November 8, 2006 By: /s/ James R. Davidson

James R. Davidson

Executive Vice President — Finance
(Principal Financial Officer)

# **EXHIBIT INDEX**

Exhibits Number:	Description
4.1	Multi-Option Credit Agreement dated as of August 31, 2006 between Sytner Group Limited and The Royal Bank of Scotland, plc, as agent for National Westminster Bank Plc. (incorporated by reference to exhibit 4.1 to our Form 8-K filed on September 5, 2006).
4.2	Fixed Rate Credit Agreement dated as of August 31, 2006 between Sytner Group Limited and The Royal Bank of Scotland, plc, as agent for National Westminster Bank Plc. (incorporated by reference to exhibit 4.2 to our Form 8-K filed on September 5, 2006).
4.3	Seasonally Adjusted Overdraft Agreement dated as of August 31, 2006 between Sytner Group Limited and The Royal Bank of Scotland, plc, as agent for National Westminster Bank Plc. (incorporated by reference to exhibit 4.3 to our Form 8-K filed on September 5, 2006).
4.4	Extension Notice dated September 25, 2006, among us, DaimlerChrysler Financial Services Americas, LLC and Toyota Motor Credit Corporation (incorporated by reference to exhibit 4.1 to our Form 8-K filed on September 27, 2006).
12	Computation of Ratio of Earnings to Fixed Charges
31	Rule 13a-14(a)/15(d)-14(a) Certifications
32	Section 1350 Certifications