		RITIES AND EXCHANGE COMMISSION ashington, DC 20549
		FORM 10-Q
(Mark One)		
\checkmark	Quarterly Report Pursuant to Section 13 or 15(d) of the	e Securities Exchange Act of 1934
	For the quarterly period ended September 30, 2006	
		Or
0	Transition Report Pursuant to Section 13 or 15(d) of th	e Securities Exchange Act of 1934
	For the transition period from to	
	Com	nission File Number <u>0-10436</u>
		oster Company of Registrant as specified in its charter) 25-1324733 (I. R. S. Employer Identification No.)
	415 Holiday Drive, Pittsburgh, Pennsylvania	15220
	(Address of principal executive offices)	(Zip Code)
Indicate by check	()	(412) 928-3417 elephone number, including area code) ion 13 or 15(d) of the Securities Exchange Act of 1934 during the preceding 12 months (or for such shorter period that
	s required to file such reports), and (2) has been subject to such filing requirem	
Indicate by check (Check one):		a non-accelerated filer. See definition of "accelerated filer and large accelerated filer" in Rule 12b-2 of the Exchange Act.
	Large accelerated filer o	Accelerated filer I Non-accelerated filer o
5	mark whether the registrant is a shell company (as defined in Rule 12b-2 of the	
Indicate the numb	per of shares outstanding of each of the issuer's classes of common stock, as o	f the latest practicable date.
	Class	Outstanding at October 24, 2006
	Common Stock, Par Value \$.01	10,520,245 Shares

L.B. FOSTER COMPANY AND SUBSIDIARIES <u>INDEX</u>

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PART I. FINANCIAL INFORMATION

ITEM 1. FINANCIAL STATEMENTS

L. B. FOSTER COMPANY AND SUBSIDIARIES CONDENSED CONSOLIDATED BALANCE SHEETS (In Thousands)

ASSETS 6 Current Assets opponhenits Accounts and notes recevable: Tade Other Tade Other Tade Other Tade Other Tade Other Current desired desired desired S 3,744 S 3,745 S 3,745		September 30, 2006 (Unaudited)	December 31, 2005
Cach and cach equivalents \$ 3,764 \$ 1,596 Accounts and notes recorduals: 60,407 44,087 Trade 0,0407 40,087 Other 0,0407 40,087 Inventionies 0,0407 40,087 Current defered tax assets 1,779 1,779 Other current assets 1,219 703 Prepard income fax 2,301 582 Current defered tax assets 140,090 1221,012 Other current assets 140,090 1220,012 Current assets 140,090 1230,012 Current assets 140,090 1230,012 Current assets 140,090 1230,012 Current assets 133,04 1330 Other assets 134,04 130,00 Current assets 134,4 130,00			
Accounts and notes receivable: 1342 Trade 6.0407 Other 480 Other 6.0360 Other 6.037 Insectories 6.0407 Other 6.0360 Other 6.0360 Other current assets 1.210 Current assets 2.001 Statumet Assets 3.0509 Conternet Assets 1.0599 Other Assets (43.768) Gonowil 4.93891 Other Assets (43.768) Gonowil 4.93891 Other Assets 1.64.29 Gonowil 1.021 Other Assets 1.024 Control 4.93891 Other Assets 1.224 Control 4.93891 Other Assets 1.024 Total Charter 1.024 Control 4.93891 Other Assets 1.024 Total Charter 1.224 Total Charter 1.224 Total Charter		* 0.704	* 1 FOC
Trade 50,407 44,007 Other 50,887 48,440 Concret defender as assits 60,440 67,944 Other current assets 60,440 67,944 Other current assets 2,301 532 Current defender as assits 2,301 552 Current assets 140,3060 1210 733 Prepark income tax 2,301 552 552 552 552 552 552 552 552 552 552 552 552 552 552 552 552 552 552 552 552 552 552 552 552 552 552 552 552 552 552 552 552 552 552 552 552 552 552 552 552 552 552 552 552 552 552 552 552 552 552 552 552 552 552 552 552 552 552 552 5		\$ 3,764	\$ 1,596
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Inventories 90.887 45.41 Current deformed fax assets 1.779 1.779 Other current assets 1.219 703 Prepad income tax 2.401 3.507 Other Current assets 1.40.900 1.210 Total Current Assets 1.40.900 1.210 Prepad income tax 1.40.900 3.507 Total Current Assets 93.659 78.700 Codo Mill 93.659 78.700 Less Accurulated Depreciation 43.837 3.837.61 Other Assets: 0 3.90 3.837.61 Codo-Mill 93 3.90 3.90 Unsertification 1.6.23 15.647 Deferred tax assets 1.6.23 1.5.67 Other Assets 1.6.23 1.5.67 Total Content assets 1.6.23 1.5.67 Deferred tax assets 1.6.23 1.5.67 Total Assets 1.6.243 1.9.09 Total Assets 1.8.74 1.9.095 Total Assets 3.84 1.			
Inventions 80,40 67,04 Other during televal tax assets 1,219 703 Other current assets 2,919 3,867 Total Current Assets 1,40,980 1,219 Property, Plant & Equipment — At Cost 93,659 78,760 Less Accumulated Depretations 49,990 38,767 Control Less Accumulated Depretation 43,780 (69,999) Other Assets 30 30 Control Less Accumulated Depretation 350 390 Other Assets 32,871 33 144 Investments 16,429 15,867 34 Other Intragribles — net 12,228 1,138 714 119,595 TOTAL ASSETS 344 1174 119,595 1750 174,415 119,595 TOTAL ASSETS 344,51 144,59 15,875 1744 119,595 TOTAL ASSETS 32,09,25 \$ 1,789 1,789 1,789 TOTAL ASSETS 32,09,25 \$ 1,789 1,789 1,789 Current matur	Other		
Current deferred tax assets 1.779 1.779 Other current assets 1.219 733 Propaid income tax 2.901 532 Current assets 1.200 3.667 Total Current Assets 1.200 632 Total Current Assets 1.200 6367 Total Current Assets 1.200 6369 Other Current Assets 6369 78.700 Consol 3.669 78.700 Less Accumulated Depreciation 43.801 38.701 Other Integrites 1.63 1.547 Deferred tax assets 1.228 1.139 Other Assets 1.228 1.83 Cookull 3.84 1.77 Deferred tax assets 1.247 19.095 Total Assets 1.247 19.095 Total Assets 1.4474 19.095 Total Assets 1.4474 19.095 Total Assets 1.8474 19.095 Total Assets 1.8447 19.095 Current Labilitis			
Other current assets 1.219 703 Prepaid income tax 2.901 382 Current assets of discontinued operations 1.0090 121.002 Property, Plant & Equipment — At Cost 93,659 70,700 Less Assets 420,900 382 Other Assets: 443,073 (29,099) Goodwil 30 35,071 Other Assets: 60,000 43,083 Control intangibles — net 16,429 15,687 Deferred tax assets 12,228 1,333 Other Assets: 12,228 1,334 Other Assets 12,228 1,334 Deferred tax assets 12,228 1,334 Other Assets 12,228 1,335 Total Other Assets 12,228 1,335 Total Assets 12,228 1,335 Total Assets 12,249 1,539 Total Assets 12,424 19,955 Total Assets 12,424 19,959 Total Asset Assets 2,169 \$ 1,759 <			
Prepaid income tax 2.901 552 Current Assets 140.960 121.012 Property, Plant & Equipment — At Cost 93.659 78,760 Less Accumulated Depreciation (24.3768) (29.994) Seas Accumulated Depreciation (24.3768) (29.994) Other Assatic 300 350 Goodmin 33 144 Investments 16.429 15.687 Deferred tax assets 13.474 19.995 Total Concurst Labilities - 15.54 Total Assets 18.474 19.995 Total Assets 2.09.325 \$ 18.874 Total Assets 2.09.325 \$ 1789 Assets discontinued operations - - Current Labilities \$ 2.169 \$ 1.759 Assets discontinued operations - - 1.759 Current Labilities \$ 2.169 \$ 1.789 5 .1780 Current Labilities 66.431 \$ 1.087 \$ 2.002 3.710 Current Labilities of discontinued operations \$			
Current assets of discontinued operations			
Total Current Assets 140.960 121.012 Properly, Plant & Equipment — At Cost 93,659 78,760 Less Accoundated Depreciation 43,769 38,761 Other Assets 30 30,099 Goodwill 30 30,099 Other Assets 30 30,01 Conditionables - net 30 344 Other Assets 16,09 15,867 Deterred tax assets 12,228 11,883 Other Assets 384 1757 Assets of discontinued operations - 1,554 TotAl ASSETS 209,325 \$ 17,898 LABILITIES AND STOCKHOLDERS' EQUITY - 1,554 Current tabilities 4,445 4,445 Advata 4,437 4,445 Advata 4,437 4,445 Current tabilities of discontinued operations 2,002 3,751 Current tabilities of discontinued operations \$ 4,445 4,445 Current tabilities of discontinued operations \$ 4,045 4,445 Current tabilities of d			
Property. Plant & Equipment — At Cost 93,659 78,760 Less Accumulated Depreciation (43,768) (33,999) 38,761 Other Assets: 50 550 550 Goodwill 550 550 550 Other intarigues — net 16,429 15,867 Deterred tax assets 12,22 1,177 Assets 12,22 1,177 Assets 12,24 1,992 Total Other Assets 12,8474 19,992 Total Other Assets 20,923 \$ 178,868 Curren taburities of Inscontinued operations \$ 2,169 \$ 5,881 Accured payolia demolyce benefits 2,002 3,710 Curren taburities of Inscontinued operations 2,002 3,71			
Less Accumulated Depreciation (43,769) (39,999) 38,761 Order Assets: 350 350 350 Goodwill 350 350 350 Other intragbles net 83 144 Investments 16,429 15,667 Deferred tax assets 12,22 1,183 Other assets 384 177 Assets of discontinued operations - - Total Other Assets 138,474 19,095 TOTAL ASSETS \$ 209,325 \$ 178,868 LIABILITIES AND STOCKHOLDERS' EQUITY Current Liabilities: - Current Liabilities: \$ 2,169 \$ 1,759 Short term borrowings 8,059 5,811 Accounts payable rade 4,543 4,1087 Accounts payable trade 4,5445 4,445 Other accound liabilities 2,020 3,710 Liabilities of long-term debt 2,85 1,760 Other account liabilities 2,020 3,717 Current Liabilities 0,625 2,0342 <td>Iotal Current Assets</td> <td>140,960</td> <td>121,012</td>	Iotal Current Assets	140,960	121,012
Less Accumulated Depreciation (43,769) (39,999) 38,761 Order Assets: 350 350 350 Goodwill 350 350 350 Other intragbles net 83 144 Investments 16,429 15,667 Deferred tax assets 12,22 1,183 Other assets 384 177 Assets of discontinued operations - - Total Other Assets 138,474 19,095 TOTAL ASSETS \$ 209,325 \$ 178,868 LIABILITIES AND STOCKHOLDERS' EQUITY Current Liabilities: - Current Liabilities: \$ 2,169 \$ 1,759 Short term borrowings 8,059 5,811 Accounts payable rade 4,543 4,1087 Accounts payable trade 4,5445 4,445 Other accound liabilities 2,020 3,710 Liabilities of long-term debt 2,85 1,760 Other account liabilities 2,020 3,717 Current Liabilities 0,625 2,0342 <td></td> <td>22.252</td> <td>70 700</td>		22.252	70 700
Image: Control of the sense is a sense in the sense is a sense is			
Other Assets: 350 350 GoodWil 350 350 Other intangibles net 83 144 Investments 16,429 15,687 Deferred tax asets 12,28 1,183 Other assets 384 177 Assets of discontinued operations - 1,554 Total Other Assets 18,474 19,095 Total Assets of discontinued operations - 1,544 Current Liabilities: - 1,548 Current Liabilities: - 1,548 Current Maribes of Iong-term debt \$ 2,169 \$ Accounts payable trade 45,643 40,875 Accounts payable - trade 45,643 40,875 Current Liabilities - 2,002 3,101 Liabilities of idscontinued operations 2,202 3,101 5,881 Accounts payable - trade 45,643 4,087 4,643 4,945 Other acrued liabilities 2,002 3,101 1,1615 1,615 1,615 <	Less Accumulated Depreciation		
Goodwill 350 350 350 Other intangibles net 83 144 Investments 16,429 15,687 Other intangibles net 384 177 Assets of discontinued operations		49,891	38,761
Other intangibles — net 83 144 Investments 16,429 15,687 Deferred tax assets 384 1,77 Assets of discontinued operations — 1,583 Other assets 384 1,77 Assets of discontinued operations — 1,583 Total Other Assets 18,474 19,095 TOTAL ASSETS \$ 209,325 \$ 178,868 LIABILITES AND STOCKHOLDERS' EQUITY	Other Assets:		
Other intangibles — net 83 144 Investments 16,429 15,687 Deferred tax assets 384 1,77 Assets of discontinued operations — 1,583 Other assets 384 1,77 Assets of discontinued operations — 1,583 Total Other Assets 18,474 19,095 TOTAL ASSETS \$ 209,325 \$ 178,868 LIABILITES AND STOCKHOLDERS' EQUITY	Goodwill	350	350
Deferred tax assets 1,228 1,133 Other assets 384 1.77 Assets of discontinued operations	Other intangibles — net	83	144
Other assets 384 177 Assets of discontinued operations — 1.57 TOTAL ASSETS 18.474 19.095 TOTAL ASSETS \$ 209.325 \$ 178.688 LIABILITIES AND STOCKHOLDERS' EQUITY Current Inaturities of long-term debt \$ 2.169 \$ 1.759 Short-term borrowings 8.059 \$ 5.581 Accounts payable — trade 45.643 41.087 Accounts payable — trade 45.643 41.087 Accounts payable — trade 45.643 41.087 Accounts payable — trade 2.002 3.710 Liabilites of discontinued operations 2.022 3.710 Liabilites of discontinued operations 2.022 3.710 Liabilites of discontinued operations 2.025 2.048 Other Long-Term Debt 9.773 8.423 Other Long-Term Liabilities 1.615 1.615 Other Long-Term Liabilities 1.615 1.615 Other Long-Term Liabilities 1.615 1.615 Other Long-Term Liabilities 1.615		16,429	15,687
Assets of discontinued operations	Deferred tax assets	1,228	1,183
Total Other Assets 18,474 19,095 TOTAL ASSETS \$ 209,325 \$ 178,868 LIABILITIES AND STOCKHOLDERS' EQUITY	Other assets	384	177
TOTAL ASSETS \$ 209,325 \$ 178,866 LIABILITIES AND STOCKHOLDERS' EQUITY Current Liabilities: - Current Liabilities: 8,059 5,881 Accounts payable — trade 8,059 5,881 Accounts payable — trade 45,643 41,087 Accounts payable — trade 4,845 4,845 Accound spayoll and employee benefits 2,002 3,710 Other accured liabilities 2,002 3,710 Liabilities of discontinued operations 205 1,760 Total Current Liabilities 2002 3,710 Long-Term Debt 68,413 64,917 Long-Term Debt 9,773 8,428 Deferend Tax Liabilities 9,773 8,428 Deferend Tax Liabilities 1,615 1,615 Other accurrent means 9,773 8,428 Deferend Tax Liabilities 1,615 1,615 StoCKHOLDERS' EQUITY: 9,0698 55,598 Common stock 105 102 Paid-in capital 39,698 55,598	Assets of discontinued operations	—	1,554
LIABILITIES AND STOCKHOLDERS' EQUITY Current Liabilities: Current maturities of long-term debt \$ 2,169 \$ 1,759 Short-term borrowings 8,059 5,881 Accounts payable — trade 45,643 41,087 Accounts payable — trade 5,410 5,875 Accounts payoli and employee benefits 5,440 5,875 Current dishilities 2,002 3,710 Liabilities of discontinued operations 2,002 3,710 Total Current Liabilities 2,002 3,713 Liabilities of discontinued operations 2,025 1,760 Total Current Liabilities 68,413 64,917 Long-Term Borrowings 30,625 20,848 Other Long-Term Debt 9,773 8,428 Deferred Tax Liabilities 1,615 1,615 Other Long-Term Liabilities 4,134 3,071 STOCKHOLDERS' EQUITY: 105 102 Common stock 105 102 Paid-in capital 39,698 35,587 Teasury stock - (1	Total Other Assets	18,474	19,095
Current Liabilities: \$ 2,169 \$ 1,759 Short-term borrowings 8,059 5,881 Accounts payable — trade 45,643 41,087 Accound payroll and employee benefits 5,841 5,875 Current deferred tax liabilities 4,845 4,845 Other accrued liabilities of discontinued operations 2,002 3,710 Liabilities of discontinued operations 285 1,760 Total Current Liabilities 68,413 64,917 Long-Term Borrowings 30,625 20,848 Other accrued Tax liabilities 9,773 8,428 Deferred Tax Liabilities 1,615 1,615 Other Long-Term Debt 9,773 8,428 Deferred Tax Liabilities 4,134 3,071 STOCKHOLDERS' EQUITY: 4,134 3,071 Common stock 105 102 Paid-in capital 39,693 35,598 Treasury stock - (126) Accurundated other comprehensive loss (915) (126) Other Long-Term Liabilities 99,693	TOTAL ASSETS	\$ 209,325	\$ 178,868
Current Liabilities: \$ 2,169 \$ 1,759 Short-term borrowings 8,059 5,881 Accounts payable — trade 45,643 41,087 Accound payroll and employee benefits 5,841 5,875 Current deferred tax liabilities 4,845 4,845 Other accrued liabilities of discontinued operations 2,002 3,710 Liabilities of discontinued operations 285 1,760 Total Current Liabilities 68,413 64,917 Long-Term Borrowings 30,625 20,848 Other accrued Tax liabilities 9,773 8,428 Deferred Tax Liabilities 1,615 1,615 Other Long-Term Debt 9,773 8,428 Deferred Tax Liabilities 4,134 3,071 STOCKHOLDERS' EQUITY: 4,134 3,071 Common stock 105 102 Paid-in capital 39,693 35,598 Treasury stock - (126) Accurundated other comprehensive loss (915) (126) Other Long-Term Liabilities 99,693	LIABILITIES AND STOCKHOLDERS' FOULTY		
Current maturities of long-term debt \$ 2,169 \$ 1,759 Short-term borrowings 8,059 5,881 Accounts payable — trade 45,643 41,087 Accounts payable — trade 5,410 5,875 Current derred tax liabilities 5,410 5,875 Current descrued payroll and employee benefits 4,845 4,845 Current dux liabilities 2,002 3,710 Liabilities of discontinued operations 285 1,760 Total Current Liabilities 2002 3,710 Long-Term Borrowings 20,625 20,848 Other Long-Term Debt 9,773 8,428 Deferred Tax Liabilities 1,615 1,615 Other Long-Term Debt 9,773 8,428 Deferred Tax Liabilities 1,05 1,015 Other Long-Term Liabilities 1,05 1,615 Other Long-Term Liabilities 1,05 1,615 Other Long-Term Liabilities 30,628 35,598 STOCKHOLDERS' EQUITY: 39,698 35,598 Common stock 9,015			
Short-term borrowings 8,059 5,881 Accounts payable — trade 45,643 41,087 Accrued payroll and employee benefits 5,410 5,875 Current deferred tax liabilities 4,845 4,845 Other accrued liabilities 2,002 3,710 Liabilities of discontinued operations 285 1,760 Total Current Liabilities 68,413 64,917 Long-Term Borrowings 30,625 20,848 Other Long-Term Debt 9,773 8,428 Deferred Tax Liabilities 1,615 1,615 Other Long-Term Liabilities 1,615 1,615 Other Long-Term Liabilities 4,134 3,071 STOCKHOLDERS' EQUITY: 105 102 Common stock 105 102 Paid-in capital 39,698 35,598 Treasury stock - (125) Accurundated other comprehensive loss - (125) Total Stockholders' Equity 94,765 79,989		\$ 2.169	\$ 1.759
Accounts payable – trade 45,643 41,087 Accrued payroll and employee benefits 5,410 5,875 Current deferred tax liabilities 4,845 4,845 Other accrued liabilities 2,002 3,710 Liabilities of discontinued operations 2,002 3,710 Total Current Liabilities 285 1,760 Long-Term Borrowings 68,413 64,917 Comport Term Debt 9,773 8,428 Deferred Tax Liabilities 1,615 1,615 Other Long-Term Debt 9,773 8,428 Deferred Tax Liabilities 1,615 1,615 Other Long-Term Liabilities 1,615 1,615 Other Long-Term Liabilities 1,05 102 STOCKHOLDERS' EQUITY: 25 2,313 Common stock 105 102 Paid-in capital 39,698 35,598 Retained earnings 58,877 45,313 Treasury stock - (125) Accounulated other comprehensive loss - (125) Total Stockholders' Equity 94,765 79,999			5.881
Accrued payroll and employee benefits 5,410 5,875 Current deferred tax liabilities 4,845 4,845 4,845 Other accrued liabilities 2,002 3,710 Liabilities of discontinued operations 285 1,760 Total Current Liabilities 68,413 64,917 Long-Term Borrowings 30,625 20,848 Other Long-Term Debt 9,773 8,428 Deferred Tax Liabilities 1,615 1,615 Other Long-Term Liabilities 1,05 102 STOCKHOLDERS' EQUITY:			
Other accrued liabilities 2,002 3,710 Liabilities of discontinued operations 285 1,760 Total Current Liabilities 68,413 64,917 Long-Term Borrowings 30,625 20,848 Other Long-Term Debt 9,773 8,428 Deferred Tax Liabilities 1,615 1,615 Other Long-Term Liabilities 4,134 3,071 STOCKHOLDERS' EQUITY: 105 102 Common stock 105 102 Paid-in capital 39,698 35,598 Retained earnings 5,877 45,313 Treasury stock - (126) Accumulated other comprehensive loss - (126) Total Stockholders' Equity 94,765 79,939			
Liabilities of discontinued operations 285 1,760 Total Current Liabilities 68,413 64,917 Long-Term Borrowings 30,625 20,848 Other Long-Term Debt 9,773 8,428 Deferred Tax Liabilities 1,615 1,615 Other Long-Term Liabilities 1,615 1,615 Other Long-Term Liabilities 4,134 3,071 STOCKHOLDERS' EQUITY: 105 102 Common stock 105 102 Paid-in capital 39,698 35,598 Retained earnings - (125) Treasury stock - (125) Accumulated other comprehensive loss - (125) Total Stockholders' Equity 94,765 79,989	Current deferred tax liabilities	4.845	4,845
Total Current Liabilities 68,413 64,917 Long-Term Borrowings 30,625 20,848 Other Long-Term Debt 9,773 8,428 Deferred Tax Liabilities 1,615 1,615 Other Long-Term Liabilities 1,615 1,615 Other Long-Term Liabilities 4,134 3,071 STOCKHOLDERS' EQUITY: 4,134 3,071 Common stock 105 102 Paid-in capital 39,698 35,598 Retained earnings 5,877 45,313 Treasury stock - (126) Accumulated other comprehensive loss - (126) Total Stockholders' Equity 94,765 79,989	Other accrued liabilities	2,002	3,710
Long-Term Borrowings 30,625 20,848 Other Long-Term Debt 9,773 8,428 Deferred Tax Liabilities 1,615 1,615 Other Long-Term Liabilities 4,134 3,071 STOCKHOLDERS' EQUITY: 105 102 Common stock 105 102 Paid-in capital 39,698 35,598 Retained earnings 55,877 45,313 Treasury stock - (126) Accumulated other comprehensive loss - (126) Total Stockholders' Equity 94,765 79,939	Liabilities of discontinued operations	285	1,760
Other Long-Term Debt 9,773 8,428 Deferred Tax Liabilities 1,615 1,615 Other Long-Term Liabilities 4,134 3,071 STOCKHOLDERS' EQUITY: 4,134 3,071 Common stock 105 102 Paid-in capital 39,698 35,598 Retained earnings 55,877 45,313 Treasury stock - (126) Accumulated other comprehensive loss (915) (898) Total Stockholders' Equity 94,765 79,939	Total Current Liabilities	68,413	64,917
Other Long-Term Debt 9,773 8,428 Deferred Tax Liabilities 1,615 1,615 Other Long-Term Liabilities 4,134 3,071 STOCKHOLDERS' EQUITY: 4,134 3,071 Common stock 105 102 Paid-in capital 39,698 35,598 Retained earnings 55,877 45,313 Treasury stock	Lona-Term Borrowinas	30.625	20.848
Deferred Tax Liabilities 1,615 1,615 Other Long-Term Liabilities 4,134 3,071 STOCKHOLDERS' EQUITY: Common stock 105 102 Paid-in capital 39,698 35,598 Retained earnings 55,877 45,313 Treasury stock - (126) Accumulated other comprehensive loss (915) (898) Total Stockholders' Equity 94,765 79,959	· · ·		
Other Long-Term Liabilities 4,134 3,071 STOCKHOLDERS' EQUITY:			
STOCKHOLDERS' EQUITY: 105 102 Common stock 105 102 Paid-in capital 39,698 35,598 Retained earnings 55,877 45,313 Treasury stock — (126) Accumulated other comprehensive loss (915) (1989) Total Stockholders' Equity 94,765 79,989			
Common stock 105 102 Paid-in capital 39,698 35,598 Retained earnings 55,877 45,313 Treasury stock — (126) Accumulated other comprehensive loss (915) (898) Total Stockholders' Equity 94,765 79,989	Other Long-Term Liabilities	4,134	3,071
Paid-in capital 39,698 35,598 Retained earnings 55,877 45,313 Treasury stock - (126) Accumulated other comprehensive loss (915) (898) Total Stockholders' Equity 94,765 79,989			
Retained earnings 55,877 45,313 Treasury stock — (126) Accumulated other comprehensive loss (915) (898) Total Stockholder's Equity 94,765 79,989			
Treasury stock — (126) Accumulated other comprehensive loss (915) (898) Total Stockholders' Equity 94,765 79,989			
Accumulated other comprehensive loss (915) (898) Total Stockholders' Equity 94,765 79,989		55,877	
Total Stockholders' Equity 94,765 79,989			
	Accumulated other comprehensive loss		
TOTAL LIABILITIES AND STOCKHOLDERS' EQUITY \$ 209.325 \$ 178.868	Total Stockholders' Equity		
	TOTAL LIABILITIES AND STOCKHOLDERS' EQUITY	\$ 209,325	\$ 178,868

See Notes to Condensed Consolidated Financial Statements

L. B. FOSTER COMPANY AND SUBSIDIARIES CONDENSED CONSOLIDATED STATEMENTS OF OPERATIONS (In Thousands, Except Per Share Amounts)

			Three Months Ended September 30,				s	Nine Months Ended September 30,		
		2006	(Unaudited)	200	5		2006	(Unaudited)	2	2005
Net Sales	\$	95,868		\$9	0,915	\$	279,336		\$ 2	249,260
Cost of Goods Sold	Ψ	81,978	,		0,079	Ψ	242,197			220,952
Gross Profit		13,890	-		0,836		37,139			28,308
Selling and Administrative Expenses		8,245			7,316		24,661			21,194
Interest Expense		892			778		2,415			1,775
Other Income		(322)	_		(478)		(1,186)			(1,205)
		8,815	-		7,616		25,890			21,764
Income From Continuing Operations Before Income Taxes		5,075			3,220		11,249			6,544
Income Tax Expense		1,635			1,013		3,524			2,125
Income From Continuing Operations		3,440	-		2,207		7,725			4,419
Discontinued Operations										
Income From Discontinued Operations		495			206		3,196			232
Income Tax Expense		237	_		65		357			77
Income From Discontinued Operations		258	-		141		2,839			155
Net Income	\$	3,698	41	\$	2,348	\$	10,564		\$	4,574
Basic Earnings Per Share										
From Continuing Operations	\$	0.33	9	\$	0.22	\$	0.75		\$	0.44
From Discontinued Operations		0.02	_		0.01		0.27			0.02
Basic Earnings Per Share	\$	0.35	47	\$	0.23	\$	1.02		\$	0.45
Diluted Earnings Per Share										
From Continuing Operations	\$	0.32	9	\$	0.21	\$	0.72		\$	0.42
From Discontinued Operations		0.02	_		0.01		0.26			0.01
Diluted Earnings Per Share	\$	0.34	47	\$	0.22	\$	0.98		\$	0.44
See Notes to Condensed Consolidated Financial Statements.										

L. B. FOSTER COMPANY AND SUBSIDIARIES CONDENSED CONSOLIDATED STATEMENTS OF CASH FLOWS (In Thousands)

	Nine Months Ended Septembr	er 30,
	2006 (Unaudited)	2005
ASH FLOWS FROM OPERATING ACTIVITIES:	()	
come from continuing operations	\$ 7,725	\$ 4,419
djustments to reconcile net income to net cash (used) provided by operating activities:		
Deferred income taxes	(38)	-
Depreciation and amortization	4,368	3,43
Loss (gain) on sale of property, plant and equipment	5	(35
Stock-based compensation	168	-
Unrealized gain on derivative mark-to-market	(29)	(52
nange in operating assets and liabilities:		
Accounts receivable	(5,446)	(20,97
Inventories	(13,366)	(26,35
Other current assets	(516)	(5
Prepaid income tax	(2,319)	`-
Other noncurrent assets	(955)	(93
Accounts payable — trade	4,556	20.21
Accrued payroll and employee benefits	(465)	1.64
Other current liabilities	(1,679)	4,11
Other liabilities	1,039	(52
Net Cash Used by Continuing Operating Activities	(6,952)	(15,88
Net Cash Provided by Discontinued Operations	1,456	1,58
ASH FLOWS FROM INVESTING ACTIVITIES:	50	
Proceeds from sale of property, plant and equipment	58	3,21
Capital expenditures on property, plant and equipment	(12,810)	(12,64
Net Cash Used by Continuing Investing Activities	(12,752)	(9,42
Net Cash Provided by Discontinued Investing Activities	5,330	
ASH FLOWS FROM FINANCING ACTIVITIES:		
Proceeds from revolving credit agreement	9,777	17,95
Proceeds from other short-term borrowings	2,062	8,50
Proceeds from exercise of stock options and stock awards	1.846	88
Tax benefit related to stock options exercised	2,214	_
Repayments of long-term debt	(813)	(49
Net Cash Provided by Continuing Financing Activities	15,086	26,85
et Increase in Cash and Cash Equivalents	2.168	3,12
ash and Cash Equivalents at Beginning of Period	1,596	28
ash and Cash Equivalents at End of Period	\$ 3,764	\$ 3,40
pplemental Disclosure of Cash Flow Information:		
Interest Paid	\$ 2,496	\$ 1,51
Income Taxes Paid	\$ 5,916	\$ 1
e Company financed \$2.7 million and \$3.2 million in canital lease expenditures through short-term horrowings and the executive	an of conital locate during the first nine menths of 2006 and 2005, read	a ati ya ku

The Company financed \$2.7 million and \$3.2 million in capital lease expenditures through short-term borrowings and the execution of capital leases during the first nine months of 2006 and 2005, respectively. See Notes to Condensed Consolidated Financial Statements.

L. B. FOSTER COMPANY AND SUBSIDIARIES NOTES TO CONDENSED CONSOLIDATED FINANCIAL STATEMENTS

1. FINANCIAL STATEMENTS

The accompanying unaudited condensed consolidated financial statements have been prepared in accordance with accounting principles generally accepted in the United States for interim financial information and with the instructions to Form 10-Q and Article 10 of Regulation S-X. Accordingly, they do not include all of the information and footnotes required by generally accepted accounting principles for complete financial statements. In the opinion of management, all estimates and adjustments (consisting of normal recurring accruals) considered necessary for a fair presentation have been included. However, actual results could differ from those estimates. The results of operations for interim periods are not necessarily indicative of the results that may be expected for the year ended December 31, 2006. Amounts included in the balance sheet as of December 31, 2005 were derived from our audited balance sheet. For further information, refer to the consolidated financial statements and footnotes thereto included in the Company's annual report on Form 10-K for the year ended December 31, 2005.

2. NEW ACCOUNTING PRINCIPLES

In September 2006, the Financial Accounting Standards Board (FASB) issued Statement of Financial Accounting Standards (SFAS) No. 158, "Employers' Accounting for Defined Benefit Pension Plans and Other Postretirement Plans," (SFAS 158) an amendment of SFAS no. 87, "Employers' Accounting for Pensions," SFAS No. 88, "Employers' Accounting for Settlements and Curtailments of Defined Benefit Pension Plans and for Termination Benefits," SFAS No. 106, "Employers' Accounting for Postretirement Benefits Other Than Pensions" and SFAS No. 132(R), "Employers' Disclosures about Pensions and Other Postretirement Benefits Other Than Pensions" and SFAS No. 132(R), "Employers' Disclosures about Pensions and Other Postretirement Benefits or plan's funded status in its statement of financial position, measure a benefit plan's funded status in other comprehensive income in the year in which the changes occur. SFAS 158's requirement to recognize the funded status of a benefit plan and the new disclosure requirements are effective as of the end of the fiscal year ending after December 15, 2006. The requirement to measure plan assets and benefit obligations as of the date of the employer's fiscal year-end statement of financial position is effective for fiscal years ending after December 15, 2008. The Company is currently evaluating the impact that SFAS 158 will have on its consolidated financial statements.

In September 2006, the FASB issued SFAS No. 157, "Fair Value Measurements," (SFAS 157). SFAS 157 defines fair value, establishes a framework for measuring fair value in accounting principles generally accepted in the United States, and expands disclosures about fair value measurements. SFAS 157 does not require any new fair value measurements, rather it applies under existing accounting pronouncements that require or permit fair value measurements. SFAS 157 is effective for fiscal years beginning after November 15, 2007. The adoption of this standard is not expected to have a significant effect on the Company's financial position or results of operations.

In July 2006, the FASB issued FASB Interpretation No. 48, "Accounting for Uncertainty in Income Taxes — an interpretation of FASB Statement No. 109" (FIN 48). This Interpretation applies to all open tax positions accounted for in accordance with SFAS No. 109, "Accounting for Income Taxes". This Interpretation is intended to result in increased relevance and comparability in financial reporting of income Taxes and to provide more information about the uncertainty in income tax assets and liabilities. This Interpretation is effective for fiscal years beginning after December 15, 2006. The adoption of this Interpretation is not expected to have a significant effect on the Company's financial position or results of operations.

Effective January 1, 2006, the Company adopted the provisions of SFAS No. 123(R), "Share-Based Payment" and related interpretations (SFAS No. 123R) using the modified prospective method and accordingly has not restated prior period results. SFAS No. 123R establishes the accounting for equity

instruments exchanged for employee services. Under SFAS No. 123R, share-based compensation cost is measured at the grant date based on the calculated fair value of the award. The expense is recognized over the employees' requisite service period, generally the vesting period of the award. SFAS No. 123R also requires the related excess tax benefit received upon exercise of stock options or vesting of restricted stock, if any, to be reflected in the statement of cash flows as a financing activity rather than an operating activity.

As a result of adopting SFAS No. 123R, the Company recorded stock compensation expense of \$168,000 for the nine months ended September 30, 2006. The related deferred tax benefit was \$58,000.

At September 30, 2006, there was \$271,000 of compensation expense related to nonvested awards which is expected to be recognized over a weighted-average period of 1.7 years. The impact of the adoption of SFAS No. 123R on both basic and diluted earnings per share for the three months ended September 30, 2006 was less than \$0.01 per share. The impact of the adoption of SFAS No. 123R on basic and diluted earnings per share for the nine months ended September 30, 2006 was less than \$0.01 per share. The impact of the adoption of SFAS No. 123R on basic and diluted earnings per share for the nine months ended September 30, 2006 was a reduction of \$0.01 per share.

Prior to the adoption of SFAS No. 123R, the Company accounted for stock options to employees using the intrinsic value method in accordance with Accounting Principles Board Opinion (APB) No. 25, "Accounting for Stock Issued to Employees", and related interpretations. We also provided the disclosures required under SFAS No. 123, "Accounting for Stock-Based Compensation" (SFAS No. 123), as amended by SFAS No. 148, "Accounting for Stock-Based Compensation – Transition and Disclosures". As a result, no expense was reflected in net income for the three and nine month periods ended September 30, 2005 for stock options.

The table below reflects pro forma net income and earnings per share for the period shown had compensation for stock options been determined based on the fair value at the grant date, consistent with the methodology prescribed under SFAS No. 123.

n thousands, except earnings per share	Three Months Ended September 30, 2005	Nine Months Ended September 30, 2005
Net income, as reported	\$2,348	\$4,574
Deduct: Total stock-based employee compensation expense determined under fair value method for all awards, net of related tax effects	28	156
Pro forma net income	2,320	4,418
Earnings per share		
Basic, as reported	\$ 0.23	\$ 0.45
Basic, pro forma	\$ 0.23	\$ 0.44
	* • • • •	\$ 0.44
Diluted, as reported	\$ 0.22	φ 0.44

3. ACCOUNTS RECEIVABLE

Credit is extended based upon an evaluation of the customer's financial condition and, generally, collateral is not required. Credit terms are consistent with industry standards and practices. Trade accounts receivable at September 30, 2006 and December 31, 2005 have been reduced by an allowance for doubtful accounts of (\$1,022,000) and (\$922,000), respectively. Bad debt expense (recovery) was \$112,000 and (\$30,000) for the nine-month periods ended September 30, 2006 and 2005, respectively.

4. INVENTORIES

Inventories of the Company at September 30, 2006 and December 31, 2005 are summarized as follows in thousands:

	September 30, 2006	December 31, 2005
Finished goods	\$67,710	\$55,941
Work-in-process	7,201	5,804
Raw materials	14,542	13,178
Total inventories at current costs	89,453	74,923
Less:		
LIFO reserve	(7,011)	(6,227)
Inventory valuation reserve	(2,032)	(1,652)
	\$80,410	\$67,044

Inventories of the Company are generally valued at the lower of last-in, first-out (LIFO) cost or market. Other inventories of the Company are valued at average cost or market, whichever is lower. An actual valuation of inventory under the LIFO method is made at the end of each year based on the inventory levels and costs at that time. Accordingly, interim LIFO calculations are based on management's estimates of expected yearend levels and costs.

5. RETIREMENT PLANS

Currently there are five qualified retirement plans covering all hourly and salaried employees, specifically two defined benefit plans and three defined contribution plans. Employees are eligible to participate in a plan based on their employment classification as salaried or hourly. The Company's funding to the defined benefit and defined contribution plans is governed by the Employee Retirement Income Security Act of 1974 (ERISA), applicable plan policy and investment guidelines. The Company policy is to contribute at least the minimum funding required by ERISA.

Defined Benefit Plans

Net periodic pension costs for the three months and six months ended September 30, 2006 and 2005 are as follows:

	Three Months Ended September 30,			nths Ended mber 30,
(in thousands)	2006	2005	2006	2005
Service cost	\$ 14	\$ 15	\$ 42	\$ 44
Interest cost	54	53	163	158
Expected return on plan assets	(57)	(52)	(170)	(155)
Amortization of prior service cost	2	2	6	6
Amortization of net loss	15	14	45	41
Net periodic benefit cost	\$ 28	\$ 32	\$ 86	\$ 94

The Company expects to contribute \$140,000 to its defined benefit plans in 2006. As of September 30, 2006, contributions of \$107,000 have been made.

Defined Contribution Plans

The Company's defined contribution plan for salaried employees contains a matched savings provision that permits both pretax and after-tax employee contributions. The Company contributes 1% of participants' annual compensation to the plan without regard for employee contribution. Participants also can receive a matching employer contribution of up to 3% of their annual compensation. The plan also requires an additional matching employer contribution, based on the ratio of the Company's pretax income to equity, up to 3% of the employee's annual compensation. The Company may also make discretionary contributions to the plan. The expense associated with this plan for the nine months ended September 30 was \$1,175,000 in 2006 and \$856,000 in 2005.

The Company also has two defined contribution plans for hourly employees with contributions made by both the participants and the Company based on various formulas. The expense associated with these plans for the nine months ended September 30, 2006 and 2005 was \$44,000.

6. DISCONTINUED OPERATIONS

In February 2006, the Company sold substantially all of the assets of its Geotechnical Division (Business) for \$4,000,000 plus the net asset value of the fixed assets, inventory, work in progress and prepaid items of the Business, resulting in a gain of approximately \$3,000,000. The operations of the Business qualify as a "component of an entity" under Statement of Financial Accounting Standards No. 144 "Accounting for the Impairment or Disposal of Long-Lived Assets" and thus, the operations have been reclassified as discontinued and prior periods have been reclassified to conform with this presentation. Future expenses related to this business as it winds down are expected to be immaterial.

Net sales and income from discontinued operations were as follows:

	Three Months Ended September 30,		Nine Months Ended September 30,	
(in thousands)	2006	2005	2006	2005
Net sales	\$574	\$6,617	\$3,669	\$21,395
Income from discontinued operations	\$495	206	\$3,196	232
Income tax expense	237	65	357	77
Income from discontinued operations, net of tax	\$258	\$ 141	\$2,839	\$ 155

7. BORROWINGS

In May 2005, the Company and certain of its subsidiaries entered into an amended and restated credit agreement with a consortium of commercial banks which provided for a \$60,000,000 five year revolving credit facility expiring in May 2010. In September 2005, the Company's maximum credit line was increased to \$75,000,000 under the First Amendment to the Revolving Credit and Security Agreement. Borrowings under the agreement are secured by substantially all the trade receivables and inventory owned by the Company, and are limited to 85% of eligible receivables and 60% of eligible inventory.

Borrowings under the amended credit agreement will bear interest at interest rates based upon either the base rate or LIBOR rate plus or minus applicable margins. The base rate is equal to the greater of (a) PNC Bank's base commercial lending rate or (b) the Federal Funds Rate plus. 50%. The base rate spread ranges from a negative 1.00% to a positive 0.50%, and the LIBOR spread ranges from 1.50% to 2.50%. The interest rates on the Company's initial borrowings were LIBOR plus 1.50% and the base rate minus 1.00%. Under the amended credit agreement, the Company maintains dominion over its cash at all times, as long as excess availability stays over \$\$5,000,000 and there is no uncured event of default.

The agreement includes financial covenants requiring a minimum level for the fixed charge coverage ratio and a maximum level for capital expenditures; however, expenditures up to \$20,000,000 for plant

construction and refurbishment related to the Company's concrete tie supply agreement are excluded from these covenants. The agreement also includes a minimum net worth covenant and restricts investments, indebtedness, and the sale of certain assets. As of September 30, 2006, the Company was in compliance with the agreement's covenants. At September 30, 2006 the Company had borrowed \$30,625,000 under the agreement, which was classified as long-term, and had approximately \$24,890,000 in unused borrowing commitment.

The Company has interim financing arrangements with two banks to provide funding for the expansion of the Concrete Tie division and a third bank to provide funding for the new facility in Pueblo, CO to be used by our Allegheny Rail Products division. At September 30, 2006, approximately \$8,059,000 of this funding is classified as short-term borrowings. The Company expects to convert the majority of this amount to long-term debt through the execution of capital leases.

8. EARNINGS PER COMMON SHARE

The following table sets forth the computation of basic and diluted earnings per common share:

	Three Months Ended September 30,			Nine Months Ended September 30,		
(in thousands, except earnings per share)	2006	2005	2006 Septer	2005		
Numerator:						
Numerator for basic and diluted earnings per common share - net income available to common						
stockholders:						
Income from continuing operations	\$ 3,440	\$ 2,207	\$ 7,725	\$ 4,419		
Income from discontinued operations	258	141	2,839	155		
Net income	\$ 3,698	\$ 2,348	\$10,564	\$ 4,574		
Denominator:						
Weighted average shares	10,510	10,150	10,360	10,101		
Denominator for basic earnings per common share	10,510	10,150	10,360	10,101		
Effect of dilutive securities:						
Employee stock options	362	384	420	352		
Dilutive potential common shares	362	384	420	352		
Denominator for diluted earnings per common share — adjusted weighted average shares and						
assumed conversions	10.872	10,534	10.780	10.453		
	10,072	10,004	10,700	10,455		
Basic earnings per common share:						
Continuing operations	\$ 0.33	\$ 0.22	\$ 0.75	\$ 0.44		
Discontinued operations	0.02	0.01	0.27	0.02		
Basic earnings per common share	\$ 0.35	\$ 0.23	\$ 1.02	\$ 0.45		
Diluted earnings per common share:						
Continuing operations	\$ 0.32	\$ 0.21	\$ 0.72	\$ 0.42		
Discontinued operations	0.02	0.01	0.26	0.01		
Diluted earnings per common share	\$ 0.34	\$ 0.22	\$ 0.98	\$ 0.44		

9. STOCK-BASED COMPENSATION

Stock Options/Awards

The Company has three equity compensation plans: The 1985 Long-Term Incentive Plan (1985 Plan), the 1998 Long-Term Incentive Plan for Officers and Directors (1998 Plan) and the 2006 Omnibus Incentive Plan

(2006 Plan). The 1985 Plan expired on January 1, 2005. Although no further awards can be made under the 1985 Plan, prior awards are not affected by the termination of the Plan.

The 1998 Plan amended and restated in May 2001, provides for the award of options to key employees and directors to purchase up to 900,000 shares of Common stock at no less than 100% of fair market value on the date of the grant. The 1998 Plan provides for the granting of "nonqualified options" and "incentive stock options" with a duration of not more than ten years from the date of grant. The Plan also provides that, unless otherwise set forth in the option agreement, options are exercisable in installments of up to 25% annually beginning one year from date of grant. An outside director is automatically awarded fully vested, nonqualified stock options to acquire 5,000 shares of the Company's Common stock on each date the outside director is elected at an annual shareholders' meeting to serve as a director. The 1998 Plan was amended in May 2006 to remove the automatic awarding of options to an outside director.

The 2006 Plan, approved in May 2006, provides for the distribution of 500,000 shares of Common stock through the granting of stock options or stock awards to key employees and directors at no less than 100% of fair market value on the date of the grant. The 2006 Plan provides for the granting of "nonqualified options" with a duration of not more than ten years from the date of grant. The Plan also provides that, unless otherwise set forth in the option agreement, options are exercisable in installments of up to 25% annually beginning one year from the date of grant. No options have been granted under the 2006 Plan.

The fair value of the Company's option grants was estimated at the dates of grant using a Black-Scholes option-pricing model with the assumptions indicated in the table below for the nine month period ended September 30, 2005. There were no stock options granted during the first three quarters of 2006 or during the third quarter of 2005. The risk-free rate for the periods within the contractual life of the option is based on the U. S. Treasury yield curve in effect at the time of grant. The dividend yield is based on the historical dividend yield of the Company's stock. Expected volatilities are based on historical volatility of the Company stock. The expected term of the options granted represents the period of time that options granted are expected to be outstanding based on historical option exercise experience.

	Nine Months Ended September 30, 2005
Risk-free interest rate	3.87%
Dividend yield	0.00%
Volatility factor	0.25
Expected term	10 years
The Company granted 20,000 stock options during the pine months and a Contember 20, 2005. The weighted over	an grant data fair value of these grants was \$4.14. The total intrinsic value of antions, everying

The Company granted 30,000 stock options during the nine months ended September 30, 2005. The weighted average grant date fair value of these grants was \$4.14. The total intrinsic value of options exercised during the three month periods ended September, 2006 and 2005 were \$344,000 and \$598,000, respectively. The total intrinsic value of options exercised during the nine month periods ended September 30, 2006 and 2005 were \$6,167,000 and \$811,000, respectively.



A summary of the option activity as of September 30, 2006 is presented below.

	Share Options	Weighted Average Exercise Price	Weighted Average Remaining Contractual Term	Aggregate Intrinsic Value
Outstanding at January 1, 2006	1,042,450	\$5.01	5.3	
Granted	—	\$ —		
Canceled	(2,250)	\$5.50		
Exercised	(310,000)	\$4.62		
Outstanding at September 30, 2006	730,200	\$5.17	4.7	\$7,951,878
Exercisable at September 30, 2006	647,350	\$4.64	4.3	\$7,392,737

Shares issued as a result of stock option exercise generally will be from authorized but previously unissued common stock.

Restricted Stock Awards

The 2006 Plan provides for the award of up to 500,000 shares of Common stock through the granting of stock options or stock awards to key employees and directors. The awards will be fully vested at the end of the two year period commencing from the date of the grant, unless otherwise determined by the underlying restricted stock agreement. The fair value of each award is equal to the fair market value of the Company's common stock on the date of grant.

A non-employee director is automatically awarded 3,500 fully vested shares of the Company's Common stock on each date the outside director is elected at an annual shareholders' meeting to serve as a director. Subsequent to the approval of the 2006 Plan in May, the outside directors were granted a total of 17,500 fully vested restricted stock awards. The weighted average fair value of these restricted stock grants was \$23.68.

Compensation expense recorded by the Company related to restricted stock awards was approximately \$414,000 for the nine months ended September 30, 2006.

A summary of the restricted stock activity as of September 30, 2006 is presented below.

			Weighted	
			Average	
		Weighted	Remaining	
	Restricted	Average	Contractual	Aggregate
	Shares	Fair Value	Term	Fair Value
Outstanding at January 1, 2006	_	\$ —		\$ —
Granted	17,500	\$23.68		\$ 414,400
Vested	(17,500)	\$23.68		\$(414,400)
Canceled	—	\$ —		\$ —
Outstanding at September 30, 2006	_	\$ —	_	\$ —

Stock issued as a result of restricted stock awards generally will be authorized but previously unissued common stock.

10. COMMITMENTS AND CONTINGENT LIABILITIES

The Company is subject to laws and regulations relating to the protection of the environment, and the Company's efforts to comply with environmental regulations may have an adverse effect on its future earnings. In the opinion of management, compliance with the present environmental protection laws will not have a material adverse effect on the financial condition, results of operations, cash flows, competitive position, or capital expenditures of the Company.

The Company is subject to legal proceedings and claims that arise in the ordinary course of its business. In the opinion of management, the amount of ultimate liability with respect to these actions will not materially affect the financial condition or liquidity of the Company. The resolution, in any reporting period, of one or more of these matters, could have; however, a material effect on the Company's results of operations for that period.

In 2000, the Company's subsidiary sold concrete railroad crossing panels to a general contractor on a Texas transit project. Due to a variety of factors, including deficiencies in the owner's project specifications, certain panels have deteriorated and the owner has replaced all of the panels provided by the subsidiary. The general contractor and the owner are currently engaged in dispute resolution procedures, which we believe will be resolved in 2006. The general contractor has notified the Company that, depending on the outcome of these proceedings, it may file a suit against the Company's subsidiary. Although no assurances can be given, the Company believes that it has meritorious defenses to such claims and will vigorously defend against such a suit.

In the second quarter of 2004, a gas company filed a complaint against the Company in Allegheny County, PA, alleging that in 1989 the Company had applied epoxy coating on 25,000 feet of pipe and that, as a result of inadequate surface preparation of the pipe, the coating had blistered and deteriorated. The Company does not believe that the gas company's alleged problems are the Company's responsibility. Although no assurances can be given, the Company believes that it has meritorious defenses to such claims and will vigorously defend against such a suit.

The Trustees of the Colorado Contractors Trust (Trust) filed suit on November 3, 2005 in the District Court, County of Denver, CO against the Company, its bonding company, the general contractor and the general contractor's bonding companies alleging that a supplier which the Company used in connection with a project in the Denver, CO area, failed to pay the Trust required contributions for employee health coverage. The Company settled with the Trust for \$102,500 in May 2006.

At September 30, 2006 the Company had outstanding letters of credit of approximately \$10,846,000.

11. BUSINESS SEGMENTS

The Company is organized and evaluated by product group, which is the basis for identifying reportable segments. The Company is engaged in the manufacture, fabrication and distribution of rail, construction and tubular products. The following tables illustrate revenues and profits of the Company by segment:

		Three Months Ended, September 30, 2006		Nine Months Ended, September 30, 2006	
(in thousands)	Net Sales	Segment Profit	Net Sales	Segment Profit	
Rail products	\$45,833	\$1,354	\$139,737	\$ 5,862	
Construction products	44,195	3,880	124,048	7,066	
Tubular products	5,840	986	15,551	1,482	
Total	\$95,868	\$6,220	\$279,336	\$14,410	
	Septemb	Three Months Ended, September 30, 2005		ths Ended, r 30, 2005	
	Net Sales	Segment Profit	Net Sales	Segment Profit	
(in thousands)	\$38,167	\$ 406	\$123,688	\$4,146	
Rail products Construction products	46,578	2,442	109,383	2,231	
Tubular products	6,170	1,181	16,189	2,102	
Total	\$90,915	\$4,029	\$249,260	\$8,479	

Segment profits, as shown above, include internal cost of capital charges for assets used in the segment at a rate of, generally, 1% per month. There has been no change in the measurement of segment profit from December 31, 2005.

The following table provides a reconciliation of reportable segment net profit to the Company's consolidated total:

		Three Months Ended September 30,		Nine Months Ended September 30,	
(in thousands)	2006	2005	2006	2005	
Income for reportable segments	\$ 6,220	\$ 4,029	\$ 14,410	\$ 8,479	
Cost of capital for reportable segments	3,779	3,299	10,974	8,661	
Interest expense	(892)	(778)	(2,415)	(1,775)	
Other income	322	478	1,186	1,205	
Corporate expense and other unallocated charges	(4,354)	(3,808)	(12,906)	(10,026)	
Income from continuing operations before income taxes	\$ 5,075	\$ 3,220	\$ 11,249	\$ 6,544	

12. COMPREHENSIVE INCOME

Comprehensive income represents net income plus certain stockholders' equity changes not reflected in the Condensed Consolidated Statements of Operations. The components of comprehensive income, net of tax, were as follows:

		Three Months Ended September 30,		Nine Months Ended September 30,	
(in thousands)	2006	2005	2006	2005	
Net income	\$3,698	\$2,348	\$10,564	\$4,574	
Unrealized derivative gains on cash flow hedges	12	_	17	—	
Comprehensive income	\$3,710	\$2,348	\$10,581	\$4,574	

13. DERIVATIVE FINANCIAL INSTRUMENTS AND HEDGING ACTIVITIES

The Company does not purchase or hold any derivative financial instruments for trading purposes. The Company uses derivative financial instruments to manage interest rate exposure on variable-rate debt, primarly by using interest rate collars and variable interest rate swaps. The Company's primary source of variable-rate debt comes from its revolving credit agreement. In conjunction with the Company's debt refinancing in 2002, the Company discontinued cash flow hedge accounting treatment for its interest rate collars and applied mark-to-market accounting prospectively.

During 2005, the Company had one LIBOR-based interest rate collar agreement remaining. This agreement became effective in March 2001 and expired in March 2006, had a notional value of \$15,000,000, a maximum annual interest rate of 5.60% and a minimum annual interest rate of 5.00%. The counterparty to the agreement had the option, which was exercised on March 6, 2005, to convert the collar to a one year, fixed-rate instrument with interest payable at an annual rate of 5.49%.

With the debt refinancing in 2002, the collar agreements were not deemed to be an effective hedge of the new credit facility in accordance with the provisions of Statement of Financial Accounting Standards No. 133, "Accounting for Derivative Instruments and Hedging Activities" (SFAS 133). However, the Company retained these instruments as protection against interest rate risk associated with the new credit agreement and the Company records the mark-to-market adjustments on these instruments in its consolidated statements of operations. During the third quarter of 2005, the Company recognized income of \$94,000 to adjust these instruments to fair value. The remaining interest rate collar expired in March 2006. For the nine months ended September 30, 2006 and 2005, the Company recognized income of \$29,000 and \$319,000, respectively, to adjust these instruments to fair value.

At contract inception, the Company designates its derivative instruments as hedges. The Company recognizes all derivative instruments on the balance sheet at fair value. Fluctuations in the fair values of derivative instruments designated as cash flow hedges are recorded in accumulated other comprehensive income, and reclassified into earnings as the underlying hedged items affect earnings. To the extent that a change in interest rate derivative does not perfectly offset the change in value of the interest rate being hedged, the ineffective portion is recognized in earnings immediately.

The Company is not subject to significant exposures to changes in foreign currency exchange rates. The Company will, however, manage its exposure to changes in foreign currency exchange rates on certain firm sale and purchase commitments by entering into foreign currency forward contracts. The Company's risk management objective is to reduce its exposure to the effects of changes in exchange rates on these transactions over the duration of the transactions. During 2004, the Company entered into commitments to sell Canadian funds based on the anticipated receipt of Canadian funds from the sale of certain rail through March 2006. During the fourth quarter of 2004, the Company entered into commitments to sell Canadian funds based on the sale commitments and the Company recorded a \$0.2 million loss to record these commitments at market. The remaining Canadian dollar sell commitment was executed on September 30, 2005 at a loss of \$130,000. During the third quarter and first nine months of 2005, the

General

Company recognized a loss of \$48,000 and income of \$72,000, respectively, to adjust these commitments to fair value.

During the first quarter of 2006, the Company entered into commitments to sell Canadian funds based on the anticipated receipt of Canadian funds from the sale of certain rail commencing in the second quarter of 2007 through the third quarter of 2008. The fair value of these instruments was a liability of \$24,000 as of September 30, 2006 and is recorded in "Other Long-Term Liabilities."

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

Overview

L. B. Foster Company is a leading manufacturer, fabricator and distributor of products for rail, construction, utility and energy markets. The Company is comprised of three business segments: Rail products, Construction products and Tubular products.

Critical Accounting Policies

The accompanying consolidated financial statements have been prepared in conformity with accounting principles generally accepted in the United States. When more than one accounting principle, or method of its application, is generally accepted, management selects the principle or method that is appropriate in the Company's specific circumstances. Application of these accounting principles requires management to make estimates about the future resolution of existing uncertainties. As a result, actual results could differ from these estimates. In preparing these financial statements, management has made its best estimates and judgments of the amounts and disclosures included in the financial statements giving due regard to materiality. There have been no material changes in the Company's policies or estimates since December 31, 2005. For more information regarding the Company's critical accounting policies, please see the Management's Discussion & Analysis of Financial Condition and Results of Operations in Form 10-K for the year ended December 31, 2005.

New Accounting Pronouncements

In September 2006, the Financial Accounting Standards Board (FASB) issued Statement of Financial Accounting Standards (SFAS) No. 158, "Employers' Accounting for Defined Benefit Pension Plans and Other Postretirement Plans," (SFAS 158) an amendment of SFAS no. 87, "Employers' Accounting for Pensions," SFAS No. 88, "Employers' Accounting for Settlements and Curtailments of Defined Benefit Pension Plans and for Termination Benefits," SFAS No. 106, "Employers' Accounting for Destretirement Benefits Other Than Pensions" and SFAS No. 132(R), "Employers' Disclosures about Pensions and Other Postretirement Benefits Other Than Pensions" and SFAS No. 132(R), "Employers' Disclosures about Pensions and Other Postretirement Benefits Other Than Pensions" and SFAS No. 132(R), "Employers' Disclosures about Pensions and Other Postretirement Benefits Other Than Pensions" and SFAS No. 132(R), "Employers' Disclosures about Pensions and Other Postretirement Benefits Other Than Pensions" and SFAS No. 132(R), "Employers' Disclosures about Pensions and Other Postretirement Benefits Other Than Pensions" and SFAS No. 132(R), "Employers' Disclosures about Pensions and Other Postretirement Benefits Other Than Pensions" and SFAS No. 132(R), "Employers' Disclosures about Pensions and Other Postretirement Benefits of the end of the employer's fiscal year and recognize the changes in the benefit plan's funded status in its statement of financial position, measure a benefit plan's funded status in other comprehensive income in the year in which the changes occur. SFAS 158's requirement to recognize the funded status of a benefit plan and the new disclosure requirements are effective as of the end of the fiscal year ending after December 15, 2006. The requirement to measure plan assets and benefit obligations as of the date of the employer's fiscal year-end statement of financial position is effective for fiscal years ending after December 15, 2008. The Company is currently evaluating the impact that SFAS 158 will have on its consolidated finan

In September 2006, the FASB issued SFAS No. 157, "Fair Value Measurements," (SFAS 157). SFAS 157 defines fair value, establishes a framework for measuring fair value in accounting principles generally accepted in the United States, and expands disclosures about fair value measurements. SFAS 157 does not

require any new fair value measurements, rather it applies under existing accounting pronouncements that require or permit fair value measurements. SFAS 157 is effective for fiscal years beginning after November 15, 2007. The adoption of this standard is not expected to have a significant effect on the Company's financial position or results of operations.

In July 2006, the FASB issued FASB Interpretation No. 48, "Accounting for Uncertainty in Income Taxes — an interpretation of FASB Statement No. 109" (FIN 48). This Interpretation applies to all open tax positions accounted for in accordance with SFAS No. 109, "Accounting for Income Taxes". This Interpretation is intended to result in increased relevance and comparability in financial reporting of income Taxes and to provide more information about the uncertainty in income tax assets and liabilities. This Interpretation is effective for fiscal years beginning after December 15, 2006. The adoption of this Interpretation is not expected to have a significant effect on the Company's financial position or results of operations.

Effective January 1, 2006, the Company adopted the provisions of SFAS No. 123(R), "Share-Based Payment" and related interpretations (SFAS No. 123R) using the modified prospective method and accordingly has not restated prior period results. SFAS No. 123R establishes the accounting for equity instruments exchanged for employee services. Under SFAS No. 123R, share-based compensation cost is measured at the grant date based on the calculated fair value of the award. The expense is recognized over the employees' requisite service period, generally the vesting period of the award. SFAS No. 123R and the related excess tax benefit received upon exercise of stock options or vesting of restricted stock, if any, to be reflected in the statement of cash flows as a financing activity rather than an operating activity.

As a result of adopting SFAS No. 123R, the Company recorded stock compensation expense of \$0.2 million for the nine months ended September 30, 2006. The related deferred tax benefit was \$0.1 million.

At September 30, 2006, there was \$0.3 million of compensation expense related to nonvested awards which is expected to be recognized over a weighted-average period of 1.7 years. The impact of the adoption of SFAS No. 123R on both basic and diluted earnings per share for the three months ended September 30, 2006 was less than \$0.01 per share. The impact of the adoption of SFAS No. 123R on basic and diluted earnings per share for the nine months ended September 30, 2006 was less than \$0.01 per share. The impact of the adoption of SFAS No. 123R on basic and diluted earnings per share for the nine months ended September 30, 2006 was a reduction of \$0.01 per share.

Prior to the adoption of SFAS No. 123R, the Company accounted for stock options to employees using the intrinsic value method in accordance with Accounting Principles Board Opinion (APB) No. 25, "Accounting for Stock Issued to Employees", and related interpretations. We also provided the disclosures required under SFAS No. 123, "Accounting for Stock-Based Compensation" (SFAS No. 123), as amended by SFAS No. 148, "Accounting for Stock-Based Compensation – Transition and Disclosures". As a result, no expense was reflected in net income for the three and nine month periods ended September 30, 2005 for stock options. Shares issued as a result of stock option exercise or restricted stock awards generally will be authorized but previously unissued common stock.

Results of Operations

	results of operations			
		nths Ended mber 30.	Nine Mon Septen	ths Ended nber 30.
	2006	2005	2006	2005
		(Dollars in	thousands)	
Net Sales:				
Rail Products	\$45,833	\$38,167	\$139,737	\$123,688
Construction Products	44,195	46,578	124,048	109,383
Tubular Products	5,840	6,170	15,551	16,189
Total Net Sales	\$95,868	\$90,915	\$279,336	\$249,260
Gross Profit:				
Rail Products	\$ 5,024	\$ 3,623	\$ 16,554	\$ 13,675
Construction Products	7,951	6,180	19,266	12,782
Tubular Products	1,496	1,664	3,085	3,519
Other	(581)	(631)	(1,766)	(1,668)
Total Gross Profit	13,890	10,836	37,139	28,308
Expenses:				
Selling and administrative expenses	8,245	7,316	24,661	21,194
Interest expense	892	778	2,415	1,775
Other income	(322)	(478)	(1,186)	(1,205)
Total Expenses	8,815	7,616	25,890	21,764
Total Expenses	8,815	7,010	25,890	21,704
Income from Continuing Operations Before Income Taxes	5,075	3,220	11,249	6,544
Income Tax Expense	1,635	1,013	3,524	2,125
Income from Continuing Operations	3,440	2,207	7,725	4,419
Discontinued Operations:				
Income From Discontinued Operations	495	206	3,196	232
Income Tax Expense	237	65	357	77
Income From Discontinued Operations	258	141	2,839	155
Net Income	\$ 3,698	\$ 2,348	¢ 10.504	¢ 4574
Net income	\$ 3,698	\$ 2,348	\$ 10,564	\$ 4,574
Gross Profit %:				
Rail Products	11.0%	9.5%	11.8%	11.1%
Construction Products	18.0%	13.3%	15.5%	11.7%
Tubular Products	25.6%	27.0%	19.8%	21.7%
Total Gross Profit	14.5%	11.9%	13.3%	11.4%

Third Quarter 2006 Results of Operations

Income from continuing operations for the third quarter of 2006 was \$3.4 million (\$0.32 per diluted share) on net sales of \$95.9 million. This compares favorably to the third quarter of 2005 which was \$2.2 million (\$0.21 per diluted share) on net sales of \$90.9 million.

Including income from discontinued operations (the Company's former Geotechnical division) of \$0.3 million (\$0.02 per diluted share), net income for the third quarter of 2006 was \$3.7 million (\$0.34 per diluted

share). During the same period in 2005, the Company had net income of \$2.3 million (\$0.22 per diluted share) which included income from discontinued operations of \$0.1 million (\$0.01 per diluted share).

Net sales for the Company increased \$5.0 million, or 5.4%, compared to the prior year third quarter. Rail segment's sales increased 20.1% primarily due to increases in sales of new rail distribution products and concrete tie sales. Construction products' net sales decreased 5.1% due mainly to a decrease in piling sales as a result of project delays at various sites preventing the delivery of material. Tubular products' sales decreased 5.3% because of a decline in coated pipe volume in comparison to the third quarter of 2005.

The Company's gross profit margin increased 2.6 percentage points to 14.5% compared to last year's third quarter. Rail products' profit margin increased 1.5 percentage points to 11.0%. This increase was the result of improved billing margins primarily for concrete ties and the result of favorable steel costs on change-outs for relay rail jobs. Construction products' gross profit margin increased 4.7 percentage points to 18.0% as a result of improved performance by all product lines within the segment. Tubular products' gross profit margin declined by 1.4 percentage points due primarily to product mix.

Selling and administrative expenses increased 12.7% from the same prior year period due to increases in employee related costs and benefit expenses. Interest expense rose 14.7% from the prior year period due principally to increased interest rates. Other income decreased \$0.2 million compared to last year's third quarter. Income taxes in the third quarter were recorded at approximately 32.2% compared to 31.5% a year ago for continuing operations.

First Nine Months of 2006 Results of Operations

For the first nine months of 2006, income from continuing operations was \$7.7 million (\$0.72 per diluted share) on net sales of \$279.3 million. This compares favorably to the first nine months of 2005 which was \$4.4 million (\$0.42 per diluted share) on net sales of \$249.3 million.

Including income from discontinued operations (the Company's former Geotechnical division) of \$2.8 million (\$0.26 per diluted share), which includes a gain on the sale of the division of approximately \$3.0 million, net income for the first nine months of 2006 was \$10.6 million (\$0.98 per diluted share). During the same period in 2005, the Company had net income of \$4.6 million (\$0.44 per diluted share) which included income from discontinued operations of \$0.2 million (\$0.01 per diluted share).

The Company's net sales increased \$30.1 million, or 12.1%, compared to the first nine months of 2005. Rail segment net sales increased 13.0% primarily due to an increase in concrete tie sales. Additional contributions to the increase were from welded rail projects, relay rail and transit products. Construction products' net sales increased 13.4% primarily because of increased sheet piling sales due to strong demand and the availability of new sections during the entire first nine months of 2006. Fabricated Products and the Concrete Buildings division also contributed increases in sales. Lower volumes of coated pipe were responsible for the Tubular products' sales decrease of 3.9% in comparison to the first nine months of 2005.

The Company's gross profit margin increased 1.9 percentage points to 13.3% compared to 11.4% for the first nine months of 2005. Rail products' profit margin increased 0.8 percentage points to 11.8% resulting from improved billing margins primarily for concrete ties. Construction products' gross profit margin increased 3.8 percentage points to 15.5% as a result of improved performance by all product lines within the segment. Tubular products' gross profit margin declined by 1.9 percentage points due to competitive pressure on threaded products' margins.

Selling and administrative expenses increased 16.4% over the first three quarters of 2005 due to increases in employee related costs and benefit expenses as well as fees for professional services. Interest expense increased 36.1% from the prior year period due principally to increased interest rates and increased borrowings. The increase in borrowings is due primarily to the Company's expenditures for new facilities in Tucson, AZ and Pueblo, CO and the facility expansion at Grand Island, NE, as well as working capital

Debt:

requirements related to increased activity levels. Income taxes in the first nine months of 2006 were recorded at approximately 31.3% compared to 32.5% a year ago for continuing operations.

Liquidity and Capital Resources

The Company's capitalization is as follows:

In millions	September 30, 2006	December 31, 2005
Revolving Credit Facility	\$ 30.6	\$ 20.8
Capital Leases and Interim Lease Financing	17.4	13.4
Other (primarily revenue bonds)	2.6	2.7
Total Debt	50.6	36.9
Equity	94.8	80.0
Total Capitalization	\$145.4	\$116.9

Debt as a percentage of capitalization (debt plus equity) increased to 35%, at September 30, 2006, from 32% at year-end 2005, as a result of the aforementioned expansion efforts. Working capital was \$72.5 million at September 30, 2006 compared to \$56.1 million at December 31, 2005. Trade accounts receivable increased \$6.3 million, principally due to increased sales volumes. Inventory increased \$13.4 million due to increased rail inventory and to a lesser extent increased pilling inventory.

The Company's liquidity needs arise from seasonal working capital requirements, capital expenditures, acquisitions and debt service obligations. The following table summarizes the year-to-date impact of these items:

	September 30,	
In millions	2006	2005
Liquidity needs:		
Working capital and other assets and liabilities	(\$19.2)	(\$22.9)
Capital expenditures, net of asset sales	(12.8)	(9.4)
Scheduled repayments of long-term debt	(0.8)	(0.5)
Cash interest	(2.5)	(1.5)
Net liquidity requirements	(35.3)	(34.3)
Liquidity sources:		
Internally generated cash flows before interest	14.7	8.5
Credit facility activity	9.8	17.9
Equity transactions	4.1	0.9
Discontinued operations	6.8	1.6
Other	2.1	8.5
Net liquidity sources	37.5	37.4
Net Change in Cash	\$ 2.2	\$ 3.1

Capital expenditures were \$12.8 million for the first nine months of 2006 compared to \$9.4 million for the same 2005 period. The Company anticipates its total capital spending in 2006 will range from \$14.0 to \$15.0 million, largely in connection with the construction of the Company's new facilities. These expenditures will be funded by cash flow from operations and available external financing sources. The Company has a five-year revolving credit facility agreement which expires in May 2010 and provides for up to \$75.0 million in borrowings to support the Company's working capital and other liquidity

requirements. Borrowings under the agreement are secured by substantially all the trade receivables and inventory owned by the Company, and are limited to 85% of eligible receivables and 60% of eligible inventory.

Borrowings under the amended credit agreement will bear interest at interest rates based upon either the base rate or LIBOR plus or minus applicable margins. The base rate is the greater of (a) PNC Bank's base commercial lending rate or (b) the Federal Funds Rate plus .50%. The base rate spread ranges from a negative 1.00% to a positive 0.50%, and the LIBOR spread ranges from 1.50% to 2.50%. The interest rates on the Company's initial borrowings were LIBOR plus 1.50% and the base rate minus 1.00%. Under the amended credit agreement, the Company maintains dominion over its cash at all times, as long as excess availability stays over \$5.0 million and there is no uncured event of default.

Long-term revolving credit agreement borrowings at September 30, 2006 were \$30.6 million, an increase of \$9.8 million from December 31, 2005. At September 30, 2006, remaining available borrowings under this facility were approximately \$24.9 million. Outstanding letters of credit at September 30, 2006 were approximately \$10.8 million. The letters of credit have expiration dates ranging from October 2006 to May 2010. Management believes its internal and external sources of funds are adequate to meet anticipated needs for the foreseeable future.

The agreement includes financial covenants requiring a minimum level for the fixed charge coverage ratio and a maximum level for capital expenditures; however, expenditures up to \$20.0 million for plant construction and refurbishment related to the Company's concrete tie supply agreement are excluded from these covenants. The agreement also includes a minimum net worth covenant and restricts investments, indebtedness, and the sale of certain assets. As of September 30, 2006, the Company was in compliance with the agreement's covenants.

Off-Balance Sheet Arrangements

The Company's off-balance sheet arrangements include operating leases, purchase obligations and standby letters of credit. A schedule of the Company's required payments under financial instruments and other commitments as of December 31, 2005 is included in "Liquidity and Capital Resources" section of the Company's 2005 Annual Report filed on Form 10-K. During the first nine months of 2006, the Company increased its outstanding letters of credit to \$10.8 million to accommodate inventory purchases in foreign markets. These arrangements provide the Company with increased flexibility relative to the utilization and investment of cash resources.

Dakota, Minnesota & Eastern Railroad

The Company maintains a significant investment in the Dakota, Minnesota & Eastern Railroad Corporation (DM&E), a privately held, regional railroad, which controls over 2,500 miles of track in eight states.

At September 30, 2006, the Company's investment was comprised of \$0.2 million of DM&E common stock, \$1.5 million of Series B Preferred Stock and warrants, \$6.0 million of Series C Preferred Stock and warrants, \$0.8 million of Preferred Series C-1 Stock and warrants, and \$0.5 million of Series D Preferred Stock and warrants. In addition, the Company has a receivable recorded for accrued dividend income on Preferred Stock of approximately \$7.4 million. The Company's ownership in the DM&E is approximately 13.4%.

In December 1998, in conjunction with the issuance of Series C Preferred Stock and warrants, the DM&E ceased paying dividends on the Series B shares. The terms of the Series B Preferred Stock state in the event that regular dividends are not paid timely, dividends accrue at an accelerated rate until those dividends are paid. In addition, penalty interest accrues and compounds annually until such dividends are paid. Subsequent issuances of Series C, C-1, and D Preferred Stock have all assumed distribution priority over the previous series, with series D not redeemable until 2008. As subsequent preferred series were issued, the Company, based on its own estimate of future cash flows, stopped recording the full amount due on all preferred series given the delay in anticipated realization of the receivable and the priority of redemption of the various issuances. The amount of dividend income not recorded was approximately \$6.3 million at

September 30, 2006. The Company will recognize this income when supported by a change in cash flow estimates, upon redemption of the respective issuances, or payment of the dividends.

In June 1997, the DM&E announced its plan to build an extension from the DM&E's existing line into the low sulfur coal market of the Powder River Basin in Wyoming and to rebuild approximately 600 miles of its existing track (the Project). The estimated cost of this project exceeds \$2.0 billion. The Surface Transportation Board (STB) approved the Project in January 2002. In October 2003, however, the 8th U.S. Circuit Court of Appeals remanded the matter to the STB and instructed the STB to address, in its environmental impact statement, the Project's effects on air quality, noise and vibration, and preservation of historic sites. On January 30, 2004, the 8th U.S. Circuit Court of Appeals denied petitions seeking a rehearing of the case. On April 15, 2005, the STB issued a draft Supplemental Environmental Impact Statement (SEIS) on the Project. On February 13, 2006, after reviewing public comments on the SEIS, the STB granted its final approval for the Project. Several opponents to the Project have appealed the STB's final decision to the 8th U.S. Circuit Court of Appeals.

If the Project proves to be viable, management believes that the value of the Company's investment in the DM&E could increase significantly. Even if the Project does not come to fruition, management believes that the value of the Company's investment is more than supported by the DM&E's existing business.

In December 2003, the DM&E received a Railroad Rehabilitation and Improvement Financing (RRIF) Loan in the amount of \$233.0 million from the Federal Railroad Administration. Funding provided by the 25-year loan was used to refinance debt and upgrade infrastructure along parts of its existing route.

In November, 2005, the DM&E announced that it had applied to the Federal Railroad Administration (FRA) for a RRIF loan totaling approximately \$2.5 billion to build and rehabilitate approximately 1,300 miles of railroad in four states. The loan package is intended to fund four separate projects, including a 900-mile project which encompasses the Project. Various groups have indicated their opposition to the DM&E's application for this FRA loan.

Outlook

Our CXT Rail operation and Allegheny Rail Products division are dependent on the Union Pacific Railroad (UPRR) for a significant portion of their business. Subsequent to the January 2005 execution of a concrete tie supply agreement with UPRR, we installed new tie-manufacturing equipment at our Grand Island, NE facility and commenced production of concrete ties in September 2005. During the third quarter of 2006, the facility produced 27% more concrete ties over last year when we were running older equipment at maximum capacity. The UPRR has agreed to purchase ties from the Grand Island facility through December 2010. In addition to upgrading the Grand Island facility, we are in the process of completing a new concrete tie manufacturing facility in Tucson, AZ to add capacity in order to meet the requirements of the agreement mentioned above. Despite construction delays attributable to permitting and other issues, the facility has commenced commissioning. The UPRR has agreed to purchase concrete ties from the Tucson facility through December 2012.

In November 2005, we purchased a 55,000 square foot facility in Pueblo, CO. We manufacture insulated rail joints, which were previously outsourced to an exclusive supplier, and assemble rail lubricators at the new facility. Although delays have been experienced at this facility, production levels are currently where we had originally anticipated.

Certain of our businesses, especially our Fabricated Products group, have been hampered with low volumes and margins due to the delay in passing a new Federal highway and transportation funding bill. This legislation, SAFETEA-LU, authorizes \$286 billion for United States transportation spending through September 2009. We do not expect this legislation to have a positive impact on the financial results of these businesses in 2006.

Although backlog is not necessarily indicative of future operating results, total Company backlog from continuing operations at September 30, 2006, was approximately \$170.8 million. The following table provides the backlog from continuing operations by business segment:

		Backlog	
	September 30,	December 31,	September 30,
(In thousands)	2006	2005	2005
Rail Products	\$ 88,079	\$ 56,567	\$ 46,709
Construction Products	70,815	42,156	55,396
Tubular Products	11,896	1,514	3,312
Total from Continuing Operations	\$170,790	\$100,237	\$105,417

We continue to evaluate the overall performance of our operations. A decision to down-size or terminate an existing operation could have a material adverse effect on near-term earnings but would not be expected to have a material adverse effect on the financial condition of the Company.

Market Risk and Risk Management Policies

The Company does not purchase or hold any derivative financial instruments for trading purposes. The Company uses derivative financial instruments to manage interest rate exposure on variable-rate debt, primarily by using interest rate collars and variable interest rate swaps. The Company's primary source of variable-rate debt comes from its revolving credit agreement. In conjunction with the Company's debt refinancing in 2002, the Company discontinued cash flow hedge accounting treatment for its interest rate collars and applied mark-to-market accounting prospectively.

During 2005, the Company had one LIBOR-based interest rate collar agreement remaining. This agreement became effective in March 2001 and expired in March 2006, had a notional value of \$15.0 million, a maximum annual interest rate of 5.60% and a minimum annual interest rate of 5.00%. The counterparty to the agreement had the option, which was exercised on March 6, 2005, to convert the collar to a one year, fixed-rate instrument with interest payable at an annual rate of 5.49%.

With the debt refinancing in 2002, the collar agreements were not deemed to be an effective hedge of the new credit facility in accordance with the provisions of Statement of Financial Accounting Standards No. 133, "Accounting for Derivative Instruments and Hedging Activities" (SFAS 133). However, the Company retained these instruments as protection against interest rate risk associated with the new credit agreement and the Company records the mark-to-market adjustments on these instruments in its consolidated statements of operations. During the third quarter of 2005, the Company recognized income of \$94,000 to adjust these instruments to fair value. The remaining interest rate collar expired in March 2006. For the nine months ended September 30, 2006 and 2005, the Company recognized income of \$29,000 and \$319,000, respectively, to adjust these instruments to fair value.

At contract inception, the Company designates its derivative instruments as hedges. The Company recognizes all derivative instruments on the balance sheet at fair value. Fluctuations in the fair values of derivative instruments designated as cash flow hedges are recorded in accumulated other comprehensive income, and reclassified into earnings as the underlying hedged items affect earnings. To the extent that a change in interest rate derivative does not perfectly offset the change in value of the interest rate being hedged, the ineffective portion is recognized in earnings immediately.

The Company is not subject to significant exposures to changes in foreign currency exchange rates. The Company will, however, manage its exposure to changes in foreign currency exchange rates on certain firm sale and purchase commitments by entering into foreign currency forward contracts. The Company's risk management objective is to reduce its exposure to the effects of changes in exchange rates on these transactions over the duration of the transactions. During 2004, the Company entered into commitments to sell Canadian funds based on the anticipated receipt of Canadian funds from the sale of certain rail through March 2006. During the fourth quarter of 2004, the Company determined that the receipt of Canadian

funds would not coincide with the sale commitments and the Company recorded a \$0.2 million loss to record these commitments at market. The remaining Canadian dollar sell commitment was executed on September 30, 2005 at a loss of \$130,000. During the third quarter and first nine months of 2005, the Company recognized a loss of \$48,000 and income of \$72,000, respectively, to adjust these commitments to fair value.

During the first quarter of 2006, the Company entered into commitments to sell Canadian funds based on the anticipated receipt of Canadian funds from the sale of certain rail commencing in the second quarter of 2007 through the third quarter of 2008. The fair value of these instruments was a liability of \$24,000 as of September 30, 2006 and is recorded in "Other Long-Term Liabilities."

Forward-Looking Statements

Statements relating to the potential value of the DM&E or the Project, or management's belief as to such matters, are forward-looking statements and are subject to numerous contingencies and risk factors. The Company has based its assessment on information provided by the DM&E and has not independently verified such information. In addition to matters mentioned above, factors which can adversely affect the value of the DM&E and its ability to complete the Project include the following: labor disputes, the outcome of certain litigation, any inability to obtain necessary environmental and government approvals for the Project in a timely fashion, the DM&E's ability to continue to obtain interim funding to finance the Project, the expense of environmental mitigation measures required by the STB, an inability to obtain financing for the Project, competitors' response to the Project, market demand for coal or electricity and changes in environmental laws and regulations.

A substantial portion of the Company's operations is heavily dependent on governmental funding of infrastructure projects. Significant changes in the level of government funding of these projects could have a favorable or unfavorable impact on the operating results of the Company. Additionally, government actions concerning taxation, tariffs, the environment, or other matters could impact the operating results of the Company. The Company's operating results may also be affected negatively by adverse weather conditions.

Delays or problems encountered at either of our new facilities during construction or implementation could have a material, negative impact on the Company's operating results. The Company's businesses could be affected adversely by significant change in the price of steel, concrete or other raw materials.

The Company cautions readers that various factors could cause the actual results of the Company to differ materially from those indicated by forward-looking statements made from time to time in news releases, reports, proxy statements, registration statements and other written communications (including the preceding sections of this Management's Discussion and Analysis), as well as oral statements, such as references made to the future profitability, made from time to time by representatives of the Company. For a discussion of some of the specific risk factors, that may cause such differences, see the Company's Form 10-K for the year ended December 31, 2005.

Except for historical information, matters discussed in such oral and written communications are forward-looking statements that involve risks and uncertainties, including but not limited to general business conditions, the availability of material from major suppliers, labor disputes, the impact of competition, the seasonality of the Company's business, the adequacy of internal and external sources of funds to meet financing needs, taxes, inflation and governmental regulations. Sentences containing words such as "believes," "intends," "anticipates," expects," or "will" generally should be considered forward-looking statements.

Item 3. QUANTITATIVE AND QUALITATIVE DISCLOSURES ABOUT MARKET RISK

See the "Market Risk and Risk Management Policies" section under Item 2, Management's Discussion and Analysis of Financial Condition and Results of Operations.

Item 4. CONTROLS AND PROCEDURES

- As of the end of the period covered by this report, L. B. Foster Company (the Company) carried out an evaluation, under the supervision and with the participation of the Company's management, including the Chief Executive Officer and the Chief Financial Officer, of the effectiveness of the design and operation of the Company's disclosure controls and procedures pursuant to Exchange Act Rules 13a 15(e) and 15d 15(e). Based upon that evaluation, the Chief Executive Officer and Chief Financial Officer and Chief Financial Officer concluded that the Company's disclosure controls and procedures are effective to timely alert them to material information relating to the Company (including its consolidated subsidiaries) required to be included in the Company's periodic SEC filings.
- b) There have been no significant changes in the Company's internal controls over financial reporting that occurred in the period covered by this report that have materially affected or are likely to materially affect the Company's internal controls over financial reporting.

PART II OTHER INFORMATION

Item 1. LEGAL PROCEEDINGS

See Note 10, "Commitments and Contingent Liabilities", to the Condensed Consolidated Financial Statements.

Item 1A. RISK FACTORS

There has not been any material change in the risk factors disclosure from that contained in the Company's 10-K for the year ended December 31, 2005.

Item 5. OTHER INFORMATION

None.

Item 6. EXHIBITS

Unless marked by an asterisk, all exhibits are incorporated by reference:

- 3.1 Restated Certificate of Incorporation, filed as Exhibit 3.1 to Form 10-Q for the quarter ended March 31, 2003.
- 3.2 Bylaws of the Registrant, as amended and filed as Exhibit 3.2 to Form 10-K for the year ended December 31, 2002.
- 4.0 Rights Amendment, dated as of May 15, 1997, between L. B. Foster Company and American Stock Transfer & Trust Company, including the form of Rights Certificate and the Summary of Rights attached thereto, filed as Exhibit 4.0 to Form 10-K for the year ended December 31, 2002.

4.1	Rights Amendment, dated as of October 24, 2006, between L. B. Foster Company and American Stock Transfer & Trust Company, including the form of Rights Certificate and the Summary of Rights attached thereto, filed as Exhibit 4B to Form 8-K on October 27, 2006.
10.0	Amended and Restated Revolving Credit Agreement dated May 5, 2005, between Registrant and PNC Bank, N.A, LaSalle Bank N.A., and First Commonwealth Bank, filed as Exhibit 10.0 to Form 10-Q for the quarter ended March 31, 2005.
10.0.1	First Amendment to Revolving Credit and Security Agreement dated September 13, 2005, between Registrant and PNC Bank, N.A., LaSalle Bank N.A., and First Commonwealth Bank, filed as Exhibit 10.0.1 to Form 8-K on September 14, 2005.
10.12	Lease between CXT Incorporated and Pentzer Development Corporation, dated April 1, 1993, filed as Exhibit 10.12 to Form 10-K for the year ended December 31, 2004.
10.12.1	Second Amendment dated March 12, 1996 to lease between CXT Incorporated and Crown West Realty, LLC, successor, filed as Exhibit 10.12.1 to Form 10-K for the year ended December 31, 2004.
10.12.2	Third Amendment dated November 7, 2002 to lease between CXT Incorporated and Crown West Realty, LLC, filed as Exhibit 10.12.2 to Form 10-K for the year ended December 31, 2002.
10.12.3	Fourth Amendment dated December 15, 2003 to lease between CXT Incorporated and Crown West Realty, LLC, filed as Exhibit 10.12.3 to Form 10-K for the year ended December 31, 2003.
10.12.4	Fifth Amendment dated June 29, 2004 to lease between CXT Incorporated and Park SPE, LLC, filed as Exhibit 10.12.4 to Form 10-K for the year ended December 31, 2004.
10.12.5	Sixth Amendment dated May 9, 2006 to lease between CXT Incorporated and Park SPE, LLC, filed as Exhibit 10.12.5 to Form 10-Q for the quarter ended June 30, 2006.
10.13	Lease between CXT Incorporated and Crown West Realty, LLC., dated December 20, 1996, filed as Exhibit 10.13 to Form 10-K for the year ended December 31, 2004.
10.13.1	Amendment dated June 29, 2001 between CXT Incorporated and Crown West Realty, filed as Exhibit 10.13.1 to Form 10-K for the year ended December 31, 2002.
10.14	Lease of property in Tucson, AZ between CXT Incorporated and the Union Pacific Railroad Company, dated May 27, 2005, filed as Exhibit 10.14 to Form 10-Q for the quarter ended June 30, 2005.
10.15	Lease of property in Grand Island, NE between CXT Incorporated and the Union Pacific Railroad Company, dated May 27, 2005, filed as Exhibit 10.15 to Form 10-Q for the quarter ended June 30, 2005.
10.15.1	Industry Track Contract between CXT Incorporated and the Union Pacific Railroad Company, dated May 27, 2005, filed as Exhibit 10.15.1 to Form 10-Q for the quarter Ended June 30, 2005.
10.17	Lease between Registrant and the City of Hillsboro, TX dated February 22, 2002, filed as Exhibit 10.17 to Form 10-K for the year ended December 31, 2002.

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10.19	Lease between Registrant and American Cast Iron Pipe Company for pipe-coating facility in Birmingham, AL dated December 11, 1991, filed as Exhibit 10.19 to Form 10-K for the year ended December 31, 2002.
10.19.1	Amendment to Lease between Registrant and American Cast Iron Pipe Company for pipe-coating facility in Birmingham, AL dated November 15, 2000, and filed as Exhibit 10.19.1 to Form 10- Q for the quarter ended March 31, 2006.
10.20	Equipment Purchase and Service Agreement by and between the Registrant and LaBarge Coating LLC, dated July 31, 2003, and filed as Exhibit 10.20 to Form 10-Q for the quarter ended September 30, 2003.
^ 10.21	Agreement for Purchase and Sales of Concrete Railroad Ties between CXT Incorporated and the Union Pacific Railroad dated January 24, 2005, and filed as Exhibit 10.21 to Form 10-K for the year ended December 31, 2004.
^ 10.21.1	Amendment to Agreement for Purchase and Sales of Concrete Ties between CXT Incorporated and the Union Pacific Railroad dated October 28, 2005, and filed as Exhibit 10.21.1 to Form 8-K on November 14, 2005.
10.22	Manufacturing Agreement between CXT Incorporated and Grimbergen Engineering & Projects, B.V. dated January 24, 2005, and filed as Exhibit 10.22 to Form 10-K for the year ended December 31, 2004.
10.24	Asset Purchase Agreement by and between the Registrant and The Reinforced Earth Company dated February 15, 2006, and filed as Exhibit 10.24 to Form 10-K for the year ended December 31, 2005.
10.33.2	Amended and Restated 1985 Long-Term Incentive Plan as of May 25, 2005, filed as Exhibit 10.33.2 to Form 10-Q for the quarter ended June 30, 2005. **
10.34	Amended and Restated 1998 Long-Term Incentive Plan as of May 25, 2005, filed as Exhibit 10.34 to Form 10-Q for the quarter ended June 30, 2005. **
10.34.1	Amendment, effective May 24, 2006, to Amended and Restated 1998 Long-Term Incentive Plan, filed as Exhibit 10.34.1 to Form 8-K on May 31, 2006. **
10.45	Medical Reimbursement Plan (MRP1) effective January 1, 2006, filed as Exhibit 10.45 to Form 10-K for the year ended December 31, 2005. **
10.45.1	Medical Reimbursement Plan (MRP2) effective January 1, 2006, filed as Exhibit 10.45.1 to Form 10-K for the year ended December 31, 2005. **
* 10.46	Leased Vehicle Plan as amended and restated on October 1, 2006. **
10.51	Supplemental Executive Retirement Plan as Amended and Restated on January 1, 2005, filed as Exhibit 10.51 to Form 8-K on December 8, 2005. **
10.52	Outside Directors' Stock Award Plan, filed as Exhibit 10.52 to Form 10-K for the year ended December 31, 2002. **
10.52.1	Termination of Outside Directors' Stock Award Plan, effective May 24, 2006, filed as Exhibit 10.52.1 to Form 8-K on May 31, 2006. **
10.53	Directors' resolution dated May 24, 2006 under which outside directors' compensation was established, filed as Exhibit 10.53 to Form 8-K on May 31, 2006. **
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- 10.55 Management Incentive Compensation Plan for 2006, filed as Exhibit 10.55 to Form 8-K on March 8, 2006. **
- 10.56 2005 Three Year Incentive Plan, filed as Exhibit 10.56 to Form 8-K on May 31, 2005. **
- 10.57 2006 Omnibus Incentive Plan, effective May 24, 2006, filed as Exhibit 10.57 to From 8-K on May 31, 2006. **
- 10.58 Special Bonus Arrangement, effective May 24, 2006, filed as Exhibit 10.58 to Form 8-K on May 31, 2006. **
- 19 Exhibits marked with an asterisk are filed herewith.
- * 31.1 Certification of Chief Executive Officer under Section 302 of the Sarbanes-Oxley Act of 2002.
- * 31.2 Certification of Chief Financial Officer under Section 302 of the Sarbanes-Oxley Act of 2002.
- * 32.0 Certification of Chief Executive Officer and Chief Financial Officer under Section 906 of the Sarbanes-Oxley Act of 2002.
- * Exhibits marked with an asterisk are filed herewith.
- ** Identifies management contract or compensatory plan or arrangement required to be filed as an Exhibit.
- Portions of this exhibit have been omitted pursuant to a confidential treatment request.

SIGNATURE

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.

L.B. FOSTER COMPANY (Registrant)

By: /s/ David J. Russo David J. Russo Senior Vice President, Chief Financial Officer and Treasurer (Duly Authorized Officer of Registrant)

Date: November 3, 2006

Exhibit 10.46

Supersedes 01/10/06

1. GENERAL POLICY; PURPOSE

It is the policy of the L.B. Foster Company to provide a leased vehicle or vehicle allowance to employees that have a need for business travel generally holding one of the following positions:

- Chairman and President;
- Corporate Officer;
- Sales Managers and Sales Positions;
- An eligible employee in which the position requires frequent business travel by automobile

2. <u>ELIGIBILITY</u>

Cla	155: A	Group: Chairman, President and CEO	Policy: \$800 monthly Car Allowance, or Leased Car	Monthly Deduction for Leased Vehicle: \$100
	в	Corporate Officers	\$700 monthly Car Allowance. or Leased Car	\$ 85
	С	Sales Managers (Level 30 or higher)	Leased Car or \$600 monthly Car Allowance.	\$ 75
	D	Outside Sales personnel and other eligible participants who are required to drive in excess of 12,000 business miles annually.	Leased Car or \$500 monthly Car Allowance	\$ 60

3. <u>ELIGIBLE DRIVER</u>

Except in emergencies, driving of a Company vehicle shall be limited to employee and the employee's spouse over the age of twenty-five (25).

4. <u>RESPONSIBILITY</u>

A. Car Allowance guidelines

(i) The monthly car allowance amount is set by employee class on an annual basis and is paid as additional taxable income in the employee's regular paycheck. An employee receiving a car allowance is responsible for the payment of any and all associated federal, state, and local taxes.



(ii) Employees on a monthly car allowance, that drive personal vehicles for business reasons, will be reimbursed for those miles at the established IRS reimbursement rate.

(iii) An employee receiving a car allowance is required to have available, as required by business needs, a late model four (4) door vehicle. The vehicle is to be clean externally and internally and is presentable for Company business at all times.

B. Leased Car Program Guidelines

(i) An eligible employee, as identified in section 1. General Policy, within class A, B, C and D may choose between a Company leased vehicle, if they are required to travel at minimum 12,000 business miles per year, or a monthly car allowance.

(ii) Participants are to log all business miles and submit for reimbursement via their weekly expense reports. The Company will establish and publish the reimbursement rate at least annually. Reimbursement rates will be established to cover the employee's cost of gas that is attributable to cost of required business miles using the leased vehicle provided by the Company. The Company will only reimburse employees for authorized Business miles; personal miles are not reimbursable.

(iii) Eligible employees may not opt out of the Company leased vehicle option until the current car has reached 60 months of service or the vehicle has reached 80,000 miles. In addition, the Company may require the employee to continue driving the vehicle if the book value exceeds the Fair Market Value of the vehicle until such time that the disposal of the car will not result in a financial loss to the Company.

- Employees that have Company leased vehicles prior to 01/01/06 may receive a car allowance per their class should they no longer be required, by their position in the Company to drive 12,000 annual business miles. Sales Managers and Sales Positions driving less than 12,000 annual business are eligible for a car allowance.
- Employees not in a Sales Manager or Sales Position hired after 01/01/06 who may have been required at some point to drive 12,000 business miles and was entitled to a Company provided leased vehicle, and no longer, due the requirements of their position are no longer required to drive in excess of 12,000 business miles, shall lose the benefit of the Company Leased car and will not be eligible to receive a car allowance.

(iv) When a new Company Leased vehicle is ordered, the employee may purchase options at his/her expense, beyond Company established base options, available on his or her vehicle model. Payment is due before delivery of the vehicle. The leasing company will provide information regarding payment and applicable sales and or state tax.



(v) It shall be the responsibility of each employee receiving a Company leased vehicle to monitor and report odometer readings as of each November 1st and on the date his/her vehicle is replaced to validate personal mileage. These odometer readings are to be turned into the Payroll Department during the first week of November on the Company Automobile Odometer Form. (Attachment SP-P-10.1)

(vi) If a "Leased Vehicle Odometer form (SP-P-10.1)" is not received, by the announced day, mileage estimates from expense reports, fuel, and maintenance records will be used to determine personal and business miles. It shall be the responsibility of each employee to maintain records documenting all business and personal mileage usage in accordance with record keeping requirements which may, from time to time, be required by the Internal Revenue Service, and to note this on the Company Automobile Odometer Form. (Attachment SP-P-10.1)

(vii) The driver is responsible for operating the vehicle in a safe manner. The use of seat belts is mandatory for the driver and all passengers. Operating a motor vehicle while under the influence of alcohol or illegal drugs is prohibited.

(viii) It is the employee's responsibility to notify their Manager or the Human Resources Department of any change in the employee's physical status or if the employee is taking any medications labeled with a warning that the medication could impair his/her driving.

(ix) Although the use of cellular phones while driving is not encouraged, the Company suggests a "hands-free" device be used in the vehicle while driving.

(x) If any driver of a Company leased vehicle or an employee receiving a car allowance, is issued a citation for DUI (driving under the influence), their Company vehicle/car allowance privileges will be suspended until the outcome of the charge is determined in a court of law. If convicted for DUI, that driver will have his/her Company leased vehicle/car allowance privileges revoked for a minimum one (1) year period. Pre-trial suspension will be counted towards the one (1) year.

(xi). If any employee is issued a second DUI citation, the privilege of a company-leased vehicle will be removed permanently. In addition, other disciplinary actions may be levied up to and including termination. Decisions on reinstatement of Company car privileges after a suspension will be based on continued business need of the position, consultations with the Risk Manager and compliance with Foster's current automobile insurance carrier's requirements.

(xii) Leased vehicle participants are required to adhere to the maintenance schedule under the leased vehicle maintenance program.

(xiii) While assigned to an employee, Company vehicles must be carefully maintained and kept clean in a manner properly representing the Company. When returned from employee use, vehicles should be clean and free of alteration or damage beyond normal wear and tear.

(xiv) All participants in this program shall be required to execute SP-P-10.2 (Acknowledgment of Driver Requirements) and SP-P-10.1 (Company Automobile Odometer form) on an annual basis.

Failure to adhere to these policies can result in loss of Company car privileges, and/or disciplinary actions up to and including termination.

C. Accounting and Payroll Departments

It shall be the responsibility of the Accounting and Payroll Departments to maintain and verify the records of all Leased Vehicle Plan participants with regard to payroll deductions, individual taxability calculations and W-2 reporting.

D. Transportation Department

It shall be the responsibility of the Transportation Department to monitor the fleet of Company leased automobiles in service, to provide lease values, to ensure that the appropriate forms are provided to each driver, and acquire and dispose of all Company leased automobiles.

E. Human Resources Department

- The Vice President, Human Resources shall be responsible for the interpretation and application of the provisions of the Leased Vehicle Plan.
- · The Human Resources Department shall obtain a copy of a newly hired employee's driver's license prior to authorizing the use of a company vehicle.
- The Human Resources Department shall be responsible for obtaining an application and completing a Motor Vehicle Record (MVR) check on all new hires that may be required to drive as part of their assigned duties and no less than annually thereafter. Any employee with excessive violations or accidents may lose their leased vehicle privileges based on the requirements of the fleet insurance carrier.
- The Human Resources Department will be responsible for investigating all accidents.
- F. Division Management and the Vice President of Human Resources will be responsible for approving any car assignments or allowance and may, at his or her discretion, reject assignment of a Company vehicle or authorizing the receipt of a car allowance.

. PRACTICE

A. Pursuant to the Tax Reform Act of 1984, the value of the personal use of an employer provided automobile must be included in the employee's income and subjected to withholding tax.

- B. The annual lease value of an automobile shall be based the manufacture's invoice price plus 4%.
- C. The percentage of personal usage of the annual lease value shall represent an additional non-cash item which shall be included as employee taxable income.
- D. The annual lease value shall include all maintenance and insurance but will not include the annual fuel cost for the leased vehicle.
- E. Fuel shall be valued at the current calendar year IRS established rate, per personal mile driven for employees driving company leased vehicles.
- F. The driver of a company-leased vehicle is to use the maintenance card to charge maintenance and repair expenses. Those expenses that cannot be charged through the maintenance program shall be reimbursed through the Weekly Expense Report. For body damage and repairs refer to 10(c).
- G. The Company will reimburse employees for Manager Approved Business Miles. Employees are to submit approved miles, via the weekly expense report.
- H. 90 days prior to turning in a Company leased vehicle, all maintenance expenses must be approved by Transportation.
- I. Employees who receive a car allowance will be reimbursed via the Company expense report at the per mile rate established by the IRS annually for approved business miles.
- J. Monthly deductions for Company leased vehicles shall be classified on the employee pay stub as federal withholding tax.
- K. The annualized dollar value of the Company automobile personal use benefit will appear as additional earnings on the employee pay stub and W-2.

6. <u>TRANSFER</u>

The transfer of any Company provided automobile between employees must be authorized by the Human Resources Department and Division Officer(s).

7. <u>REPLACEMENT</u>

A. Company leased vehicles may be eligible for replacement not earlier than 60 months or 80,000 miles, whichever occurs first. Replacement Vehicle orders will not be approved and entered by the Transportation Department until the vehicle has reached 77,000 miles. The employee's Manager may require the eligible employee to continue driving the vehicle if the book value exceeds the Fair Market Value of the vehicle until such time that the disposal of the car will not result in a financial loss to the Company.

- B. All vehicle lease terms will be set based on the anticipated annual business miles the position is required to drive.
- C. Drivers and their immediate family members may purchase the employee's assigned vehicle at lease end for the current wholesale fair market value (established by the Transportation Department) plus all taxes, title, licensing, delivery and any other related costs. The value of the vehicle will then be adjusted for any driver-paid options.
- D. Vehicles not purchased will be disposed of by the Transportation Department.
- E. Any employee who purchases a vehicle under this standard practice is responsible for all financing, pick up of vehicle, sales tax, and must sign an "As Is" bill of sale that will be placed in their personnel file. Payment in full to the leasing Company is required prior to release of the vehicle's title. The final sales transaction is solely between the leasing company and the purchaser of the vehicle and L.B. Foster has no involvement in the title transfer.

8. TERMINATION OF EMPLOYMENT

The immediate supervisor of a terminated employee shall be responsible for ensuring that the terminated employee deposits the leased vehicle and keys at the Company facility prior to or on the day of termination. The employee is to complete form SP-P-10.1 and return it to the Payroll Department or they will be charged 100% personal mileage usage for that year.

ACCIDENT/LOSS RESPONSIBILITY/INSURANCE

- A. Personal property -The Corporate Vehicle Insurance Plan does not cover personal articles. Employees must secure their own insurance.
- B. Company property Samples, literature, equipment, and supplies which are in the direct possession of an employee shall be the responsibility of the employee if lost, stolen, or damaged.
- C. Accident and loss reports All accidents regardless of fault or amount of damage and property losses must be reported immediately to the employee's manager and the Insurance Department by personal contact and by use of the Preliminary Property Loss Report. Refer to SP-F-I.5 for the automobile accident claim procedures and SP-F-I.6 for reporting property loss.

10. TRAFFIC VIOLATIONS

9.

- A. Employees will be solely responsible for any fines and fees associated with traffic or parking violations or any other motor vehicle infraction. Failure to reimburse the Company (for any delinquent fine or fee) within 60 days of notification of the amount due will result in deduction from the employee's paycheck.
- B. Employees must notify the Human Resources department regarding any status changes in their driving license due to traffic violations. Failure of such notification may result in discipline up to and including termination.

/s/ Stan Hasselbusch	
Stan Hasselbusch	
President & CEO	

11/03/06 Date



Leased Vehicle Odometer Form

***Form must be received by November 10th or 100% personal use will be used. ***

Employee:	Cost	Center		
Employee #:	's License #:			
Your assigned vehicle is used for: o Business and personal use o100% Pe	ersonal use			
Your license plate #:		State in which licensed:		
PART A: Current Leased Vehicle Information (To be completed by all employees assigned a leased vehicle)				
Car #:	Year, make, and r	nodel:		
License plate #:				
	Reading	meter Change	Business	Personal
November 1, Or the date vehicle was put into service.		N/A	N/A	N/A
October 31,				
PART B: Replaced Leased Vehicle Information (To be completed by all employees who were assigned more than one Car #:	leased vehicle between November 1st an Year, make, and r			
License plate #:				
		meter		
November 1, Date vehicle	Reading	Change N/A	Business N/A	Personal N/A
retired	_			
I certify to the best of my knowledge that this form represents a true and acc		nicle as of		
I also understand that I may be subject to tax penalties if I cannot substantiat information contained therein.	te the business use of this automobile and I	further authorize the Company to obtai	n a State Motor Vehicle Driver History R	eport on me including any medical
Signature		Date		
		-		



Acknowledgment

Please check off the appropriate box indicating your choice and sign at the bottom.

Driver's signature

Date

Certification under Section 302 of the Sarbanes-Oxley Act of 2002

I, Stan L. Hasselbusch, President and Chief Executive Officer of L. B. Foster Company, certify that:

1. I have reviewed this quarterly report on Form 10-Q of L. B. Foster Company;

- 2. Based on my knowledge, this report does not contain any untrue statement of a material fact or omit to state a material fact necessary to make the statements made, in light of the circumstances under which statements were made, not misleading with respect to the period covered by this report;
- 3. Based on my knowledge, the financial statements, and other financial information included in this report, fairly present in all material respects the financial condition, results of operations and cash flows of the registrant as of, and for, the periods presented in this report;
- 4. The registrant's other certifying officer and I are responsible for establishing and maintaining disclosure controls and procedures (as defined in Exchange Act Rules 13a-15(e) and 15d 15(e)) and internal control over financial reporting (as defined in Exchange Act Rules 13a-15(f) and 15d-15(f)) for the registrant and have:

(a) Designed such disclosure controls and procedures, or caused such disclosure controls and procedures to be designed under our supervision, to ensure that material information relating to the registrant, including its consolidated subsidiaries, is made known to us by others within those entities, particularly during the period in which this report is being prepared;

(b) Designed such internal control over financial reporting, or caused such internal control over financial reporting to be designed under our supervision, to provide reasonable assurance regarding the reliability of financial reporting and the preparation of financial statements for external purposes in accordance with generally accepted accounting principles;

(c) Evaluated the effectiveness of the registrant's disclosure controls and procedures and presented in this report our conclusions about the effectiveness of the disclosure controls and procedures, as of the end of the period covered by this report based on such evaluation; and

(d) Disclosed in this report any change in the registrant's internal control over financial reporting that occurred during the registrant's most recent fiscal quarter (the registrant's fourth fiscal quarter in the case of an annual report) that has materially affected, or is reasonably likely to materially affect, the registrant's internal control over financial reporting; and

5. The registrant's other certifying officer and I have disclosed, based on our most recent evaluation of internal control over financial reporting, to the registrant's auditors and the audit committee of the registrant's board of directors (or persons performing the equivalent functions):

(a) All significant deficiencies and material weaknesses in the design or operation of internal control over financial reporting which are reasonably likely to adversely affect the registrant's ability to record, process, summarize and report financial information; and

(b) Any fraud, whether or not material, that involves management or other employees who have a significant role in the registrant's internal control over financial reporting.

Date: November 3, 2006

By: /s/ Stan L. Hasselbusch

Name: Stan L. Hasselbusch Title: President and Chief Executive Officer

Certification under Section 302 of the Sarbanes-Oxley Act of 2002

I, David J. Russo, Senior Vice President, Chief Financial Officer and Treasurer of L. B. Foster Company, certify that

1. I have reviewed this quarterly report on Form 10-Q of L. B. Foster Company;

- Based on my knowledge, this report does not contain any untrue statement of a material fact or omit to state a material fact necessary to make the statements made, in light of the circumstances under which statements were
 made, not misleading with respect to the period covered by this report;
- 3. Based on my knowledge, the financial statements, and other financial information included in this report, fairly present in all material respects the financial condition, results of operations and cash flows of the registrant as of, and for, the periods presented in this report;
- 4. The registrant's other certifying officer and I are responsible for establishing and maintaining disclosure controls and procedures (as defined in Exchange Act Rules 13a-15(e) and 15d 15(e)) and internal control over financial reporting (as defined in Exchange Act Rules 13a-15(f) and 15d-15(f)) for the registrant and have:

(a) Designed such disclosure controls and procedures, or caused such disclosure controls and procedures to be designed under our supervision, to ensure that material information relating to the registrant, including its consolidated subsidiaries, is made known to us by others within those entities, particularly during the period in which this report is being prepared;

(b) Designed such internal control over financial reporting, or caused such internal control over financial reporting to be designed under our supervision, to provide reasonable assurance regarding the reliability of financial reporting and the preparation of financial statements for external purposes in accordance with generally accepted accounting principles;

(c) Evaluated the effectiveness of the registrant's disclosure controls and procedures and presented in this report our conclusions about the effectiveness of the disclosure controls and procedures, as of the end of the period covered by this report based on such evaluation; and

(d) Disclosed in this report any change in the registrant's internal control over financial reporting that occurred during the registrant's most recent fiscal quarter (the registrant's fourth fiscal quarter in the case of an annual report) that has materially affected, or is reasonably likely to materially affect, the registrant's internal control over financial reporting; and

5. The registrant's other certifying officer and I have disclosed, based on our most recent evaluation of internal control over financial reporting, to the registrant's auditors and the audit committee of the registrant's board of directors (or persons performing the equivalent functions):

(a) All significant deficiencies and material weaknesses in the design or operation of internal control over financial reporting which are reasonably likely to adversely affect the registrant's ability to record, process, summarize and report financial information; and

(b) Any fraud, whether or not material, that involves management or other employees who have a significant role in the registrant's internal control over financial reporting.

Date: November 3, 2006

By: /s/ David J. Russo

Name: David J. Russo Title: Senior Vice President, Chief Financial Officer and Treasurer

CERTIFICATE PURSUANT TO 18 U.S.C. SECTION 1350, AS ADOPTED PURSUANT TO SECTION 906 OF THE SARBANES-OXLEY ACT OF 2002

In connection with the Quarterly Report of L. B. Foster Company (the "Company") on Form 10-Q for the period ended September 30, 2006, as filed with the Securities and Exchange Commission on the date hereof (the "Report"), the undersigned certify pursuant to Section 906 of the Sarbanes-Oxley Act of 2002 that:

(1) The Report fully complies with the requirements of Section 13(a) or 15(d) of the Securities Exchange Act of 1934; and

(2) The information contained in this Report fairly presents, in all material respects, the financial condition and results of operations of the Company.

Date: November 3, 2006

Date: November 3, 2006

By: /s/ Stan L. Hasselbusch Stan L. Hasselbusch President and Chief Executive Officer

By: /s/ David J. Russo David J. Russo

Senior Vice President, Chief Financial Officer and Treasurer