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

FORM 10-Q/A

Quarterly Report Pursuant to Section 13 or 15(d) of the Securities Exchange Act of 1934

For Quarterly Period Ended July 31, 2005

□ Transition Report Pursuant to Section 13 or 15(d) of the Securities Exchange Act of 1934

For the Transition Period from _____ to ___

Commission File Number 1-8597

The Cooper Companies, Inc.

(Exact name of registrant as specified in its charter)

Delaware (State or other jurisdiction of incorporation or organization) 94-2657368 (I.R.S. Employer Identification No.)

6140 Stoneridge Mall Road, Suite 590, Pleasanton, CA 94588 (Address of principal executive offices) (Zip Code)

Registrant's telephone number, including area code (925) 460-3600

Indicate by check mark whether the registrant (1) has filed all reports required to be filed by Section 13 or 15(d) of the Securities Exchange Act of 1934 during the preceding 12 months (or for such shorter period that the registrant was required to file such reports), and (2) has been subject to such filing requirements for the past 90 days. Yes \boxtimes No \square

Indicate by check mark whether the registrant is an accelerated filer (as defined in Rule 12b-2 of the Act). Yes \boxtimes No \square

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

Indicate the number of shares outstanding of each of issuer's classes of common stock, as of the latest practicable date.

Common Stock, \$.10 par value Class 44,180,223 Shares Outstanding at August 31, 2005

EXPLANATORY NOTE

On January 17, 2006, The Cooper Companies, Inc. (Cooper or the Company) filed with the Securities and Exchange Commission (SEC) our Annual Report on Form 10-K for the fiscal year ended October 31, 2005 (the 2005 Form 10-K) which restated, in Note 14 to the Consolidated Financial Statements, our previously filed fiscal year 2005 financial statements for the first three quarters of fiscal 2005. This Amendment No. 1 on Form 10-Q/A to our Quarterly Report on Form 10-Q previously filed with the SEC on September 9, 2005 for the quarter ended July 31, 2005 (the original Form 10-Q) amends and restates the original Form 10-Q to (i) summarize the impact and effect of the restatement on the quarter ended July 31, 2005, (ii) amend Items 1 and 2 of Part I to reflect the restatement, (iii) amend Item 3 of Part II to incorporate certain information in Item 2 as amended, (iii) amend Item 4 to reflect our reassessment of our internal control over financial reporting as a result of the material weakness in our internal control disclosed in Item 9A of the 2005 Form 10-K and discussed below under "The Restatement" and to update the discussion of remediation of material weaknesses disclosed in the original Form 10-Q, and (iv) amend Item 6 of Part II to include as exhibits, pursuant to the rules of the SEC, currently dated certifications from the Company's Chief Executive Officer and Chief Financial Officer which are attached as Exhibits 31.1, 31.2, 32.1 and 32.2 to this amendment.

This amendment amends only those items of the original Form 10-Q set forth above. In order to preserve the nature and character of the disclosures set forth in such items as originally filed, no attempt has been made in this amendment (i) to reflect events occurring after the filing of the original Form 10-Q or to otherwise modify or update such disclosures except as required to reflect the effects of the restatement, or (ii) to make revisions to the Notes to the Consolidated Condensed Financial Statements except for those which are required by or result from the effects of the restatement and, in the case of the pro forma calculation of stock-based compensation in Note 1, to reflect the restatement and provide consistency with the presentation in the 2005 Form 10-K. Thus, no other information contained in the original Form 10-Q has been updated or amended. Among other things, forward looking statements made in the original Form 10-Q have not been revised to reflect events that occurred or facts that became known to us after the filing of the original Form 10-Q (other than the restatement), and such forward looking statements should be read in their historical context. For additional information regarding the restatement, see Note 2 to the Consolidated Financial Statements included in Part I — Item 1 of this amendment.

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THE COOPER COMPANIES, INC. AND SUBSIDIARIES

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PART I. FINANCIAL INFORMATION

The Restatement

Overview

On January 17, 2006, we filed our Form 10-K for the fiscal year ended October 31, 2005, which included restated financial statements for the first three quarters of our fiscal year ended October 31, 2005. In this Form 10-Q/A, we are restating our previously filed financial statements for each of the three- and nine-month periods ended July 31, 2005, to reflect adjustments required with respect to the allocation of the purchase price for the acquisition of Ocular Sciences, Inc. (Ocular), accounting for inventory handling costs and other adjustments.

Discussion

The restatement adjustment for fiscal year 2005 and the effects of those adjustments on the three and nine months ended July 31, 2005, are described within each subsection below:

Allocation of the Purchase Price of Ocular

The Company determined that it made an error in its initial allocation of purchase price to customer relationships and manufacturing technology acquired in the purchase of Ocular. The Company originally ascribed \$30 million to intangible assets other than goodwill, but subsequently determined that it should have allocated \$130 million to intangible assets other than goodwill, specifically \$70 million to customer relationships and \$60 million to manufacturing technology. This correction resulted in the recognition of additional amortization expense which impacted operating income in the amount of \$2.2 million and \$5.1 million for the three and nine months ended July 31, 2005.

Inventory Handling Costs

The Company determined that it had charged cost of goods sold \$2.2 million in the quarter ended July 31, 2005, related to certain inventory handling costs which should have been capitalized in the quarter. This adjustment resulted in reducing cost of goods sold in the quarter.

Other Adjustments

The Company corrected several items, which were immaterial individually and in the aggregate, which adversely impacted net income in the amount of \$178,000 and \$391,000 for the three and nine months ended July 31, 2005.

The aggregate impact of the fiscal year 2005 restatement on our financial statements for the three and nine months ended July 31, 2005, is to increase our previously reported three-month net income by \$263,000 and decrease our nine-month net income by \$2.2 million.

Restatement and Adjustment Impact on Consolidated Condensed Statement of Income

	Three Months Ended July 31, 2005				Nine Months Ended July 31, 2005			
(In millions, except per share amounts)	As viously ported	Net Change	Restated	As Previou Report		Restated		
Net sales	\$ 222.1	\$ 0.8	\$ 222.9	\$ 585	5.8 \$ 0.2	\$ 586.0		
Cost of sales	85.5	(1.4)	84.1	226	6.1 (1.8)	224.3		
Gross profit	136.6	2.2	138.8	359	0.7 2.0	361.7		
Selling, general and administrative expense	80.1	0.7	80.8	219	0.6 1.0	220.6		
Restructuring costs	2.6	(0.9)	1.7	4	5.2 (1.1)	4.1		
Amortization of intangibles	1.2	2.1	3.3	3	5.1	8.4		
Operating income	45.6	0.3	45.9	116	5.3 (3.0)	113.3		
Interest expense	8.2	(0.1)	8.1	20	0.0 (0.2)	19.8		
Income before taxes	36.6	0.4	37.0	97	.4 (2.8)	94.6		
(Benefit) provision for income taxes	(0.7)	0.1	(0.6)	12	2.0 (0.6)	11.4		
Net income (decrease) increase	37.4	0.2	37.6	85	6.4 (2.2)	83.2		
Earnings per share								
Basic	\$ 0.85	\$ 0.00	\$ 0.85	\$ 2.	07 \$(0.05)	\$ 2.02		
Diluted	\$ 0.79	\$ 0.01	\$ 0.80	\$ 1.	92 \$(0.05)	\$ 1.87		

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Restatement and Adjustment Impact on Consolidated Condensed Balance Sheet (In millions)

	As Previously Reported	Net Change	Restated
ASSETS			
Trade receivables, net	\$ 164.7	\$ 0.8	\$ 165.5
Inventories	183.6	2.2	185.8
Deferred tax assets	25.0	(0.9)	24.1
Total current assets	438.3	2.1	440.4
Property, plant and equipment, net	358.1	(4.8)	353.3
Goodwill, net	1,276.2	(80.2)	1,196.0
Other intangible assets, net	59.6	95.2	154.8
Deferred tax asset	30.3	(21.6)	8.7
Total assets	2,176.6	(9.3)	2,167.3
LIABILITIES AND STOCKHOLDERS' EQUITY			
Current portion of long-term debt	42.9	(0.4)	42.5
Accounts payable	31.8	0.1	31.9
Employee compensation and benefits	34.6	(3.5)	31.1
Accrued acquisition costs	43.9	(2.2)	41.7
Accrued income taxes	3.3	0.4	3.7
Other current liabilities	61.1	(0.5)	60.6
Total current liabilities	217.5	(6.1)	211.4
Long-term debt	680.8	(4.7)	676.1
Accrued pension liability and other	6.3	3.3	9.6
Total liabilities	920.6	(7.5)	913.1
Accumulated other comprehensive income	11.0	0.4	11.4
Retained earnings	278.1	(2.2)	275.9
Total stockholders' equity	1,256.0	(1.8)	1,254.2
Total liabilities and stockholders' equity	\$2,176.6	\$ (9.3)	\$2,167.3

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Restatement and Adjustment Impact on Consolidated Condensed Cash Flows (In millions)

	Nine Months Ended July 31, 2005				
As Previously Reported	Net Change	Restated			
Cash flows from operating activities, net of effects from acquisitions:					
Net income \$ 85.4	\$ (2.2)	\$ 83.2			
Depreciation and amortization 30.0	4.7	34.7			
Increase in operating capital (9.0)	(1.4)	(10.4)			
Other non-cash items 12.9	(1.1)	11.8			
Cash flows from investing activities:					
Acquisitions of businesses, net of cash acquired (627.6)	2.6	(625.0)			
Net cash used by investing activities (701.7)	2.6	(699.1)			
Cash flows from financing activities:					
Proceeds from long-term debt 741.0	(2.6)	738.4			
Net cash provided by financing activities\$ 562.8	\$ (2.6)	\$ 560.2			

Consolidated Condensed Statements of Income (In thousands, except per share amounts)

(Unaudited)

Item 1. **Financial Statements**

	Three Mor July			ths Ended 7 31,
	2005 Restated (Note 2)	2004	2005 Restated (Note 2)	2004
Net sales	\$222,932	\$129,079	\$585,976	\$359,365
Cost of sales	84,103	45,945	224,320	127,890
Gross profit	138,829	83,134	361,656	231,475
Selling, general and administrative expense	80,755	49,012	220,624	141,126
Research and development expense	7,124	1,825	15,310	4,572
Restructuring costs	1,688		4,095	—
Amortization of intangibles	3,328	629	8,329	1,437
Operating income	45,934	31,668	113,298	84,340
Interest expense	8,105	1,454	19,768	4,433
Other (expense) income, net	(792)	(459)	1,063	1,203
Income before income taxes	37,037	29,755	94,593	81,110
(Benefit) provision for income taxes	(582)	5,707	11,438	17,008
Net income	37,619	24,048	83,155	64,102
Add interest charge applicable to convertible debt, net of tax	524	524	1,572	1,571
Income for calculating diluted earnings per share	\$ 38,143	\$ 24,572	\$ 84,727	\$ 65,673
Earnings per share:				
Basic	\$ 0.85	\$ 0.74	\$ 2.02	\$ 1.97
Diluted	\$ 0.80	\$ 0.67	\$ 1.87	\$ 1.80
	\$ 0.00	\$ 0.07	φ 1.07	φ 1.00
Number of shares used to compute earnings per share:				
Basic	44,122	32,682	41,257	32,468
Diluted	47,854	36,718	45,282	36,475

See accompanying notes.

THE COOPER COMPANIES, INC. AND SUBSIDIARIES <u>Consolidated Condensed Balance Sheets</u> (In thousands) (Unaudited)

	July 31, 2005 Restated (Note 2)	October 31, 2004
ASSETS		
Current assets:		
Cash and cash equivalents	\$ 18,049	\$ 39,368
Trade receivables, net	165,487	99,269
Marketable securities	—	1,829
Inventories	185,801	107,607
Deferred tax asset	24,098	20,296
Other current assets	46,996	36,129
Total current assets	440,431	304,498
Property, plant and equipment, net	353,320	151,065
Goodwill, net	1,196,007	310,600
Other intangible assets, net	154,822	31,768
Deferred tax asset	8,677	10,315
Prepaid and other assets	14,085	3,315
	\$2,167,342	\$811,561
LIABILITIES AND STOCKHOLDERS' EQUITY		
Current liabilities:		
Current portion of long-term debt	\$ 42,509	\$ 20,871
Accounts payable	31,869	21,684
Employee compensation and benefits	31,104	17,456
Accrued acquisition costs	41,673	11,843
Accrued income taxes	3,652	15,171
Other current liabilities	60,555	24,564
Total current liabilities	211,362	111,589
Long-term debt	676,068	144,865
Deferred tax liability	16,138	6,026
Accrued pension liability and other	9,566	4,920
Total liabilities	913,134	267,400
Stockholders' equity:		
Common stock, \$.10 par value	4,464	3,334
Additional paid-in capital	970,090	327,811
Accumulated other comprehensive income	11,392	26,971
Retained earnings	275,870	195,021
Treasury stock at cost	(7,608)	(8,976)
Total stockholders' equity	1,254,208	544,161
	\$2,167,342	\$811,561

See accompanying notes.

THE COOPER COMPANIES, INC. AND SUBSIDIARIES <u>Consolidated Condensed Statements of Cash Flows</u> (In thousands) (Unaudited)

	Nine Month July 3	
	2005 Restated (Note 2)	2004
Cash flows from operating activities, net of effects from acquisitions:		
Net income	\$ 83,155	\$ 64,102
Depreciation and amortization	34,726	11,555
Increase in operating capital	(10,379)	(19,835)
Other non-cash items	11,797	10,141
Net cash provided by operating activities	119,299	65,963
Cash flows from investing activities:	(== 0, ==)	
Purchases of property, plant and equipment	(75,857)	(30,555)
Acquisitions of businesses, net of cash acquired	(625,023)	(55,106)
Sale of marketable securities and other	1,779	3,810
Net cash used by investing activities	(699,101)	(81,851)
Cash flows from financing activities:		
Net proceeds from short-term debt	3,068	
Repayments of long-term debt	(188,619)	(44,918)
Proceeds from long-term debt	738,349	29,031
Debt acquisition costs	(7,697)	
Dividends on common stock	(2,306)	(1,944)
Exercise of stock options	17,284	12,201
Net cash provided (used) by financing activities	560,079	(5,630)
Effect of exchange rate changes on cash and cash equivalents	(1,596)	160
Net decrease in cash and cash equivalents	(21,319)	(21,358)
Cash and cash equivalents - beginning of period	39,368	47,433
Cash and cash equivalents - end of period	\$ 18,049	\$ 26,075
Supplemental disclosure of non-cash investing and financing activities:		
Ocular Sciences, Inc. acquisition (see Note 3):		
Fair value of assets acquired	\$1,317,962	
Less:		
Cash paid	(605,250)	
Company stock issued	(622,912)	
Liabilities assumed and acquisition costs accrued	\$ 89,800	

See accompanying notes.

THE COOPER COMPANIES, INC. AND SUBSIDIARIES Consolidated Condensed Statements of Comprehensive Income (In thousands) (Unaudited)

	Thr	ee Months E	Nine Month	Nine Months Ended 31,		
	Re	2005 stated ote 2)	2004	2005 Restated (Note 2)	2004	
Net income	\$	37,619	\$ 24,04	8 \$ 83,155	\$ 64,102	
Other comprehensive income:						
Foreign currency translation adjustment	((22,328)	3,42	6 (17,397)	8,489	
Change in fair value of derivative instruments, net of tax		2,006	(5) 1,808	25	
Minimum pension liability, net of tax			60	6 —	606	
Unrealized (loss) gain on marketable securities, net of tax:						
(Loss) gain arising during period		—	(77	0) 81	(960)	
Reclassification adjustment		—		(71)	(866)	
		_	(77	0) 10	(1,826)	
Other comprehensive (loss) income, net of tax	((20,322)	3,25	7 (15,579)	7,294	
			. <u> </u>			
Comprehensive income	\$	17,297	\$ 27,30	5 \$ 67,576	\$ 71,396	

See accompanying notes.

Note 1. General

The Cooper Companies, Inc. (Cooper) markets, develops and manufactures healthcare products through its two business units:

- CooperVision (CVI) markets, develops and manufactures a broad range of contact lenses for the worldwide vision care market. Its leading products are disposable and planned replacement lenses.
- CooperSurgical (CSI) markets, develops and manufactures medical devices, diagnostic products and surgical instruments and accessories used primarily by gynecologists and obstetricians.

During interim periods, we follow the accounting policies described in our Form 10-K for the fiscal year ended October 31, 2004. Please refer to this when reviewing this Form 10-Q/A. Certain prior period amounts have been reclassified to conform to the current period's presentation. Readers should not assume that the results reported here either indicate or guarantee future performance.

The restated unaudited consolidated condensed financial statements presented in this report contain all adjustments necessary to present fairly Cooper's consolidated financial position at July 31, 2005 and October 31, 2004, the consolidated results of its operations for the three and nine months ended July 31, 2005 and 2004 and its cash flows for the nine months ended July 31, 2005 and 2004. Most of these adjustments are normal and recurring. However, certain adjustments associated with the acquisition of Ocular Sciences, Inc. (Ocular) and the related financial arrangements are of a nonrecurring nature.

See "Estimates and Critical Accounting Policies" in Item 2. Management's Discussion and Analysis of Financial Conditions and Results of Operations.

We use derivatives to reduce market risks associated with changes in foreign exchange and interest rates including certain intercompany equipment sales and leaseback transactions. We do not use derivatives for trading or speculative purposes. We believe that the counterparties with which we enter into forward exchange contracts and interest rate swap agreements are financially sound and that the credit risk of these contracts is negligible.

As allowed by Financial Accounting Standards Board (FASB) Statement No. 123, "Accounting for Stock-Based Compensation," (SFAS 123) as amended by FASB Statement No. 148, "Accounting for Stock-Based Compensation – Transition and Disclosure, an Amendment of FASB Statement No. 123," (SFAS 148) we continue to measure compensation expense using the intrinsic value method under Accounting Principles Board Opinion No. 25, "Accounting for Stock Issued to Employees," (APB 25) and related interpretations. Accordingly, no compensation cost has been recognized for our employee stock option plans as stock options are granted at market price. We will adopt the provisions of FASB Statement No. 123 (Revised 2004), "Share-based Payment" (SFAS 123R) effective November 1, 2005.

The pro forma impact of stock-based compensation determined under fair value based methods was changed for interim periods of 2005 and 2004 to reflect the lack of tax deductibility of compensation expense on awards issued to employees in foreign countries. Had compensation cost for our stock-based compensation plans been determined under the fair value method required by SFAS 123, as amended by SFAS 148, our net income and earnings per share would have been reduced to the pro forma amounts indicated below.

		Three Months Ended July 31,		ths Ended v 31,
	2005 Restated	2004 Restated	2005 Restated	2004 Restated
	(In th	ousands, except	t per share amo	ounts)
Net income, as reported	\$37,619	\$24,048	\$83,155	\$64,102
Add: Stock-based director compensation expense included in reported net income, net of related tax effects	_		358	171
Deduct: Total stock-based employee and director compensation expense determined under fair value based method, net of related tax effects	(1,330)	(1,231)	(5,990)	(4,299)
Pro forma net income	\$36,289	\$22,817	\$77,523	\$59,974
Basic earnings per share:				
As reported	\$ 0.85	\$ 0.74	\$ 2.02	\$ 1.97
Pro forma	\$ 0.82	\$ 0.70	\$ 1.88	\$ 1.85
Diluted earnings per share:				
As reported	\$ 0.80	\$ 0.67	\$ 1.87	\$ 1.80
Pro forma	\$ 0.77	\$ 0.64	\$ 1.76	\$ 1.70

New Accounting Pronouncements

In December 2004, the FASB issued SFAS 123R, which replaced and superseded APB 25. SFAS 123R requires all share-based payments to employees, including grants of employee stock options to be recognized in the financial statements based on their grant date fair values. Under SFAS 123R, the pro forma disclosures previously permitted no longer will be an alternative to financial statement recognition. SFAS 123R was originally effective for all interim or annual periods beginning after June 15, 2005, with early adoption encouraged. In April 2005, the Securities and Exchange Commission (the SEC) postponed the effective date of SFAS 123R until the issuer's first fiscal year beginning after June 15, 2005.

In March 2005, the SEC issued Staff Accounting Bulletin No. 107 (SAB 107) regarding the SEC's interpretations of SFAS 123R and the valuation of share-based payments for public companies.

Cooper will adopt SFAS 123R in the first quarter of fiscal 2006 using the modified prospective method, which requires that compensation expense be recorded for all unvested stock options and restricted stock upon adoption. Cooper will apply both the Black-Scholes and binomial valuation models to estimate the fair value of share-based payments to employees, which will then be amortized on a ratable basis over the requisite service period.

Cooper is evaluating the requirements of SFAS 123R and SAB 107 and expects that the adoption of SFAS 123R on November 1, 2005 will have a material impact on Cooper's consolidated results of operations and earnings per share beginning in the first quarter of fiscal 2006. Cooper's assessment of the estimated compensation charges is affected by Cooper's stock price as well as assumptions regarding a number of complex and subjective variables and the related tax impact resulting in uncertainty as to whether future stock-based compensation expense will be similar to the historical SFAS 123 pro forma expense. These variables include, but are not limited to, the volatility of our stock price and employee stock option exercise behaviors.

Note 2. The Restatement

Overview

On January 17, 2006, we filed our Form 10-K for the fiscal year ended October 31, 2005, which included restated financial statements for the first three quarters of our fiscal year ended October 31, 2005. In this Form 10-Q/A, we are restating our previously filed financial statements for each of the three- and nine-month periods ended July 31, 2005, to reflect adjustments required with respect to the allocation of the purchase price for the acquisition of Ocular, accounting for inventory handling costs and other adjustments.

Discussion

The restatement adjustment for fiscal year 2005 and the effects of those adjustments on the three and nine months ended July 31, 2005, are described within each subsection below:

Allocation of the Purchase Price of Ocular

The Company determined that it made an error in its initial allocation of purchase price to customer relationships and manufacturing technology acquired in the purchase of Ocular. The Company originally ascribed \$30 million to intangible assets other than goodwill, but subsequently determined that it should have allocated \$130 million to intangible assets other than goodwill, specifically \$70 million to customer relationships and \$60 million to manufacturing technology. This correction resulted in the recognition of additional amortization expense which impacted operating income in the amount of \$2.2 million and \$5.1 million for the three and nine months ended July 31, 2005.

Inventory Handling Costs

The Company determined that it had charged cost of goods sold \$2.2 million in the quarter ended July 31, 2005, related to certain inventory handling costs which should have been capitalized in the quarter. This adjustment resulted in reducing cost of goods sold in the quarter.

Other Adjustments

The Company corrected several items, which were immaterial individually and in the aggregate, which adversely impacted net income in the amount of \$178,000 and \$391,000 for the three and nine months ended July 31, 2005.

The aggregate impact of the fiscal year 2005 restatement on our financial statements for the three and nine months ended July 31, 2005, is to increase our previously reported three-month net income by \$263,000 and decrease our nine-month net income by \$2.2 million.

Restatement and Adjustment Impact on Consolidated Condensed Statement of Income

Three Months Ended July 31, 2005			Nine Months Ended July 31, 2005					
(In millions, except per share amounts)	Prev	As viously oorted	Net Change	Restated	Prev	As viously ported	Net Change	Restated
Net sales	\$ 2	222.1	\$ 0.8	\$222.9	\$:	585.8	\$ 0.2	\$ 586.0
Cost of sales		85.5	(1.4)	84.1	2	226.1	(1.8)	224.3
Gross profit		136.6	2.2	138.8		359.7	2.0	361.7
Selling, general and administrative expense		80.1	0.7	80.8	, ,	219.6	1.0	220.6
Restructuring costs		2.6	(0.9)	1.7		5.2	(1.1)	4.1
Amortization of intangibles		1.2	2.1	3.3		3.3	5.1	8.4
Operating income		45.6	0.3	45.9		116.3	(3.0)	113.3
Interest expense		8.2	(0.1)	8.1		20.0	(0.2)	19.8
Income before taxes		36.6	0.4	37.0		97.4	(2.8)	94.6
(Benefit) provision for income taxes		(0.7)	0.1	(0.6)		12.0	(0.6)	11.4
Net income (decrease) increase		37.4	0.2	37.6		85.4	(2.2)	83.2
Earnings per share								
Basic	\$	0.85	\$ 0.00	\$ 0.85	\$	2.07	\$(0.05)	\$ 2.02
Diluted	\$	0.79	\$ 0.01	\$ 0.80	\$	1.92	\$(0.05)	\$ 1.87

Restatement and Adjustment Impact on Consolidated Condensed Balance Sheet (In millions)

	July 31, 2005			
	As Previously Reported	Net Change	Restated	
ASSETS				
Trade receivables, net	\$ 164.7	\$ 0.8	\$ 165.5	
Inventories	183.6	2.2	185.8	
Deferred tax assets	25.0	(0.9)	24.1	
Total current assets	438.3	2.1	440.4	
Property, plant and equipment, net	358.1	(4.8)	353.3	
Goodwill, net	1,276.2	(80.2)	1,196.0	
Other intangible assets, net	59.6	95.2	154.8	
Deferred tax asset	30.3	(21.6)	8.7	
Total assets	2,176.6	(9.3)	2,167.3	
LIABILITIES AND STOCKHOLDERS' EQUITY				
Current portion of long-term debt	42.9	(0.4)	42.5	
Accounts payable	31.8	0.1	31.9	
Employee compensation and benefits	34.6	(3.5)	31.1	
Accrued acquisition costs	43.9	(2.2)	41.7	
Accrued income taxes	3.3	0.4	3.7	
Other current liabilities	61.1	(0.5)	60.6	
Total current liabilities	217.5	(6.1)	211.4	
Long-term debt	680.8	(4.7)	676.1	
Accrued pension liability and other Total liabilities	6.3	3.3	9.6	
	920.6	(7.5)	913.1	
Accumulated other comprehensive income	11.0	0.4	11.4	
Retained earnings	278.1	(2.2)	275.9	
Total stockholders' equity	1,256.0	(1.8)	1,254.2	
Total liabilities and stockholders' equity	\$2,176.6	\$ (9.3)	\$2,167.3	

Restatement and Adjustment Impact on Consolidated Condensed Cash Flows

(In millions)

	Nine Months Ended July 31, 2005				
	As Previously Reported	Net Change	Restated		
Cash flows from operating activities, net of effects from acquisitions:					
Net income	\$ 85.4	\$ (2.2)	\$ 83.2		
Depreciation and amortization	30.0	4.7	34.7		
Increase in operating capital	(9.0)	(1.4)	(10.4)		
Other non-cash items	12.9	(1.1)	11.8		
Cash flows from investing activities:					
Acquisitions of businesses, net of cash acquired	(627.6)	2.6	(625.0)		
Net cash used by investing activities	(701.7)	2.6	(699.1)		
Cash flows from financing activities:					
Proceeds from long-term debt	741.0	(2.6)	738.4		
Net cash provided by financing activities	\$ 562.8	\$ (2.6)	\$ 560.2		

Note 3. Acquisitions

Ocular Sciences, Inc. (Ocular): On January 6, 2005, Cooper acquired all of the outstanding common stock of Ocular, a global manufacturer and marketer of soft contact lenses, primarily spherical and daily disposable contact lenses that are brand and product differentiated by customer and distribution channel.

The aggregate consideration paid for the stock of Ocular was about \$1.2 billion plus transaction costs, less acquired cash and cash equivalents. Cooper paid \$605 million in cash and issued approximately 10.7 million shares of its common stock, valued at about \$623 million, to Ocular stockholders and option holders. Under the terms of the acquisition, each share of Ocular common stock was converted into the right to receive 0.3879 of a share of Cooper common stock and \$22.00 in cash without interest, plus cash for fractional shares. Outstanding Ocular stock options were redeemed in exchange for a combination of cash and Cooper stock for the spread between their exercise prices and the value of the merger consideration immediately prior to closing.

Our preliminary allocation of the purchase price is based on Ocular's preliminary December 31, 2004, unaudited financial statements. We ascribed \$885.8 million to goodwill, all of which was assigned to our CooperVision reporting unit. The purchase price allocation also includes \$70 million to customer relationships (shelf space and market share), amortized over 15 years and \$60 million to manufacturing technology amortized over 10 years, \$333 million to tangible assets and \$90 million to liabilities assumed including about \$59 million of accrued acquisition costs. The Company originally ascribed \$30 million to intangible assets other than goodwill, but subsequently determined that \$130 million was allocable to intangible assets other than goodwill as noted. See Note 2. The Restatement. Additionally, \$20 million was allocated to in-process research and development, which was recorded in the quarter ended October 31, 2005, when such amount was determinable.

The results of Ocular's operations are included in the Company's Consolidated Condensed Statements of Income (unaudited) for the nine-month fiscal period ended July 31, 2005 from January 6, 2005, the acquisition date.

Pro Forma

The following reflects the Company's unaudited pro forma results had the results of Ocular been included as of the beginning of the period. The pro forma amounts are not necessarily indicative of the results that would have occurred if the acquisition had been completed at that time.

		Three Months Ended July 31,				
	2005 Restated					2004 Restated
Pro Forma	(In mi	nounts)				
Net sales	\$ 222.9	\$213.9	\$636.2	\$605.4		
Net income	\$ 37.6	\$ 25.0	\$ 53.5	\$ 57.8		
Diluted earnings per share	\$ 0.80	\$ 0.54	\$ 1.15	\$ 1.26		

Restructuring

In connection with the January 6, 2005, acquisition of Ocular, we are in the process of completing an integration plan to optimize operational synergies of the combined companies. These activities include integrating duplicate facilities, expanding utilization of preferred manufacturing and distribution practices and integrating the worldwide sales and marketing organizations. Integration activities began in January 2005 and are expected to continue through 2007.

We estimate that the total restructuring costs under this integration plan will be approximately \$25—\$30 million and will be reported as cost of sales or restructuring costs in our Consolidated Statements of Income. The following table summarizes our fiscal 2005 restructuring costs to date (restated):

	Plant Shutdown	Severance	Other	Total Restated
				(In thousands)
Restructuring costs incurred through July 31, 2005	\$ 568	\$ 1,594	\$3,817	\$ 5,979

Note 4. Accrued Acquisition Costs

When acquisitions are recorded, we accrue for the estimated direct costs in accordance with applicable accounting guidance including EITF Issue No. 95-3, "Recognition of Liabilities in Connection with a Purchase Business Combination" of severance and plant/office closure costs of the acquired business. Management with the appropriate level of authority have completed or in the case of the Ocular acquisition are in the process of developing their assessment of exit activities of the acquired companies and except for the Ocular acquisition have substantially completed their plans. In addition, we also accrue for costs directly associated with acquisitions, including legal, consulting, deferred payments and due diligence. There were no adjustments of accrued acquisition costs included in the determination of net income for the periods. Below is a summary of activity related to accrued acquisition costs for the nine months ended July 31, 2005.

Description	alance . 31, 2004	Additions Restated (In tho	Payments	Jul	Balance y 31, 2005 Restated
Plant shutdown	\$ 5,386	\$16,414	\$ 5,351	\$	16,449
Severance	2,083	20,028	8,631		13,480
Legal and consulting	2,788	10,881	6,892		6,777
Hold back due	137	—	_		137
Preacquisition liabilities	768				768
Other	681	13,667	10,286		4,062
	 				<u> </u>
	\$ 11,843	\$60,990	\$31,160	\$	41,673

Note 5. Inventories

	July 31, 2005 Restated	October 31, 2004
	(In tho	usands)
Raw materials	\$ 24,296	\$ 15,914
Work-in-process	18,686	13,152
Finished goods	142,819	78,541
	\$185,801	\$107,607

Inventories are stated at lower of average cost or market. Cost is computed using standard cost, which approximates actual cost, on a first-in, first-out basis.

Note 6. Intangible Assets

Goodwill

	_	CVI Restated	CSI Restated	Total Restated
			(In thousands)	
Balance as of October 31, 2004	\$	190,772	\$119,828	\$ 310,600
Additions during the nine months ended July 31, 2005		885,759	1,706	887,465
Other adjustments*		(2,058)	—	(2,058)
				·
	\$	1,074,473	\$121,534	\$1,196,007
	_			

* Primarily translation differences in goodwill denominated in foreign currency.

Other Intangible Assets

	As of July 31, 2005 Restated				As of October 31, 2004			
	Gross Carrying Amount		umulated ortization ranslation		ss Carrying Amount	Am	cumulated ortization ranslation	
			(In the	ousands)				
Trademarks	\$ 1,651	\$	229	\$	1,651	\$	204	
Technology	83,776		11,173		23,863		6,574	
Shelf space and market share	70,477		2,863		224		127	
License and distribution rights and other	 16,836		3,653		16,190		3,255	
	172,740	\$	17,918		41,928	\$	10,160	
Less accumulated amortization and translation	17,918				10,160			
Other intangible assets, net	\$ 154,822			\$	31,768			

We estimate that amortization expense will be about \$13 million per year in the four-year period ending October 31, 2009 and about \$11.7 million for the year ending October 31, 2005.

Note 7. Debt

	July 31, 2005 Restated	Octo	ber 31, 2004
	(In t	thousands)	
Short-term:			
Notes payable to banks	\$ 3,599	\$	531
Current portion of long-term debt	38,910		20,340
	\$ 42,509	\$	20,871
Long-term:			
KeyBank facility	\$ 601,000	\$	49,875
Convertible senior debentures	112,425		112,317
Capitalized leases	342		1,437
County of Monroe Industrial Development			
Agency bond	1,155		1,365
Other	56		211
	714,978		165,205
Less current portion	38,910	_	20,340
	\$ 676,068	\$	144,865

KeyBank Line of Credit: On January 6, 2005, Cooper replaced its \$225 million syndicated bank credit facility with a \$750 million credit agreement, of which \$605 million of the proceeds was used to fund the cash portion of the consideration to Ocular shareholders. The facility consists of a \$275 million revolving credit facility, a \$225 million term loan (Term A) and a \$250 million term loan (Term B). The revolving facility and the Term A loan mature on January 6, 2010; the Term B loan matures on January 6, 2012. KeyBank is the administrative agent and JP Morgan Chase is the syndication agent for the twenty-three bank syndication.

Repayment of the principal amounts of both Term A and Term B follow a quarterly schedule beginning October 6, 2005, through the respective maturity date. We repay about 4% of the principal amount of Term A each quarter through January 6, 2007, then 6% through January 6, 2009, and 8% through January 6, 2010. We repay about one-half percent of the principal amount of Term B per quarter through January 6, 2010, then 12% through January 6, 2012. Projected principal payments are as follows: we repay \$9.8 million in fiscal year 2005; \$88.1 million in fiscal years 2006 and 2007 combined; \$121.7 million for fiscal years 2008 and 2009 combined; and a total of \$255.4 million for fiscal years 2010 through 2012.

(Unaudited)

Interest rates under the facility are based on the London Interbank Offered Rate (LIBOR) plus additional basis points determined by certain ratios of debt to pro forma earnings before interest, taxes, depreciation and amortization (EBITDA), as defined in the credit agreement. These range from 75 to 175 basis points for the revolver and Term A and from 150 to 175 basis points for the Term B. As of July 31, 2005, the additional basis points were 162.5 on the revolver and Term A and 175 on the Term B.

Terms include a first security interest in all Cooper domestic assets. The credit agreement:

- Limits Cooper's debt to a maximum of 50% of its total capitalization, which is defined as the sum of total debt plus stockholders' equity.
- Limits cash dividends on our common stock to \$10 million per fiscal year.
- Requires that the ratio of EBITDA to fixed charges (as defined) be at least 1.1 to 1 through October 30, 2008 and 1.2 to 1 thereafter.
- Requires that the ratio of total debt to EBITDA (as defined) be no higher than 3.75 to 1 January 31 through October 30, 2005, 3.0 to 1 October 31, 2005 through October 30, 2006 and 2.5 to 1 thereafter.
- Requires that the ratio of total debt excluding the principal amount of Convertible Senior Debentures to EBITDA (as defined, "Senior Leverage Ratio") be no higher than 3.0 to 1 January 31, 2005 through October 30, 2005, 2.5 to 1 October 31, 2005 through October 30, 2006 and 2.0 to 1 thereafter.

At July 31, 2005, Cooper's debt was 37% of total capitalization, the ratio of EBITDA to fixed charges (as defined) was 2.20 to 1, the ratio of total debt to EBITDA was 2.96 to 1 and the Senior Leverage Ratio was 2.49 to 1.

The \$7.7 million cost of acquiring the new credit facility is carried in other assets and amortized to interest expense over the life of the related debt.

At July 31, 2005, we had \$145.3 million available under the KeyBank line of credit:

(In millions)	
Amount of line	\$ 750.0
Outstanding loans	(604.7)*
Available	\$ 145.3

* Includes \$3.7 million in letters of credit backing overdraft accounts.

Convertible Senior Debentures: \$115 million of 2.625% convertible senior debentures are due on July 1, 2023.

Note 8. Derivative Instruments

We operate multiple foreign subsidiaries that manufacture and/or sell our products worldwide. As a result, our earnings, cash flows and financial position are exposed to foreign currency risk from foreign currency denominated receivables and payables, sales transactions, capital expenditures and net investment in certain foreign operations. Our policy is to use derivatives to reduce the risk to earnings and cash flows associated with anticipated foreign currency transactions, including certain intercompany equipment sale and leaseback transactions. The gains and losses on the foreign exchange forward contracts are intended to partially offset the transaction gains and losses recognized in earnings. We do not enter into foreign exchange forward contracts for speculative purposes. Under Statement of Financial Accounting Standard No. 133, "Accounting for Derivative Instruments and Hedging Activities" (SFAS 133) all derivatives are recorded on the balance sheet at fair value. Changes in the fair value of derivatives that do not qualify, or are not effective as hedges, must be recognized currently in earnings.

Cash Flow Hedging

We designate and document foreign exchange forward contracts related to forecasted cost of sales and interest on intercompany equipment sale and leaseback transactions as cash flow hedges. We calculate hedge effectiveness at least quarterly. The change in the fair value of the derivative on a spot-to-spot basis is compared to the spot-to-spot change in the anticipated transaction, with the effective portion recorded in Other Comprehensive Income (OCI) until the anticipated cost of sales or interest expense

is recognized in income. We record any ineffectiveness, and any excluded components of the hedge in other income and expense in our consolidated statement of income. In the event it becomes probable that a hedged anticipated transaction will not occur, the gains or losses on the related cash flow hedges will immediately be reclassified from OCI to other income and expense. During the first nine months of fiscal year 2005, an immaterial amount was reclassified to other income and expense for anticipated transactions that failed to occur and amounts excluded from effectiveness testing. At July 31, 2005, all outstanding cash flow hedging derivatives had a maturity of less than 12 months.

Interest Rate Swaps

To meet certain management objectives and specific bank covenants, the Company executed five interest rate swaps on January 14, 2005, effective February 7, 2005 with maturities of 1-3 years with a combined notional value of \$500 million. The swaps were designed to fix a portion of the borrowing costs of the Company's floating rate \$750 million syndicated bank credit facility dated January 6, 2005. The fixed rates on the swaps were between 3.28% and 3.78%. The swaps were designated as SFAS 133 cash flow hedges of the benchmark interest rate risk associated with certain LIBOR-based interest payments on debt, and they were carefully crafted to match the critical terms of the syndicated bank credit facility. The swaps were expected to continue to be highly effective economically, but because the documentation for the swaps was incomplete at inception, the interest rate swaps did not qualify for hedge accounting. We recorded \$1.9 million of other income in the nine-month period, which includes an \$889,000 loss in the third quarter, from the mark to market of these swaps. In June 2005, we cash settled these swaps and entered into new swaps with identical notionals and maturities and completed hedge documentation. These new swaps are expected to be highly effective for the life of the hedges. The fixed rates on these new swaps are between 3.79% and 4.02%. At July 31, 2005, the fair value of these new swaps was recorded as an asset. An offsetting entry is recorded in other comprehensive income on the balance sheet for the three months ended July 31, 2005 equal to the \$2.7 million fair value of these new swaps.

Fair Value Hedging

In fiscal year 2005, we began designating and documenting foreign exchange forward contracts related to firmly committed capital expenditures as fair value hedges. In accordance with policy, these derivatives are employed to eliminate, reduce or transfer selected foreign currency risks that meet SFAS 133's definition of a firm commitment. The fair value hedges are evaluated for effectiveness at least quarterly, and any ineffectiveness is recorded in other income and expense. The critical terms of the forward contract and the firm commitments are matched at inception and subsequent forward contract effectiveness is calculated by comparing the fair value of the forward contract to the cumulative change in value of the specified firm commitment, including time value. The derivative fair values are recognized currently in income and offset by the effective gains and losses on the construction in process, which are also reflected on the balance sheet and currently in income.

Non SFAS 133 Hedging

We manage the foreign currency risk associated with foreign currency denominated assets and liabilities using foreign exchange forward contracts with maturities of less than 12 months. Changes in fair value of these derivatives are recognized in other income and expense and substantially offset the remeasurement gains and losses associated with the foreign currency denominated assets and liabilities.

Our outstanding net foreign exchange forward contracts as of July 31, 2005, are presented in the table below. Weighted average forward rates are quoted using market conventions.

	Net Notional Amount	Weighted Average Rate
	(In thousands)	
Cash flow hedges:		
Euro sold	2,713	1.2088
Euro purchased	208	1.2184
CAD purchased	100	0.8258
GBP purchased	1	1.8187
Fair value hedges:		
Euro purchased	5,654	1.3003
Non SFAS 133 hedges:		
Euro sold	21,166	1.2088

Note 9. Earnings Per Share (EPS)

At the fiscal year ended October 31, 2004, the Company restated its diluted EPS beginning in the third fiscal quarter of 2003 to reflect the adoption of EITF Issue No. 04-8, which states that shares of common stock contingently issuable pursuant to contingent convertible securities should be included in computations of diluted EPS (if dilutive) from the time of issuance, in accordance with the if-converted methodology under FASB Statement No. 128. Restated fiscal third quarter 2004 diluted EPS is \$0.67 versus \$0.70 previously reported and restated EPS for the nine months ended July 31, 2004 is \$1.80 versus \$1.89 previously reported.

		Three Months Ended July 31,		Months July 31,
	2005 Restated	2004	2005 Restated	2004
	(In thous	ands, excep	ot per share an	nounts)
Basic:			***	* * * * *
Net income	\$37,619	\$24,048	\$83,155	\$64,102
Weighted average common shares	44,122	32,682	41,257	32,468
	·			
Basic earnings per common share	\$ 0.85 \$	\$ 0.74	\$ 2.02	\$ 1.97
Diluted:				
Net income	\$37,619	\$24,048	\$83,155	\$64,102
Add interest charge applicable to convertible debt, net of tax	524	524	1,572	1,571
Income for calculating diluted earnings per share	\$38,143	\$24,572	\$84,727	\$65,673
Weighted average common shares	44,122	32,682	41,257	32,468
Effect of dilutive stock options	1,142	1,446	1,435	1,417
Shares applicable to convert debt	2,590	2,590	2,590	2,590
Diluted weighted average common shares	47,854	36,718	45,282	36,475
Diluted earnings per share	\$ 0.80 \$	\$ 0.67	\$ 1.87	\$ 1.80

We excluded the following options to purchase Cooper's common stock from the computation of diluted EPS because their exercise prices were above the average market price:

	Three Months En July 31,	nded	Nine Months Ended July 31,		
	2005	2004	2005	2004	
Number of shares excluded	1,046,566		239,166	—	
Exercise price range	\$68.66-\$80.51	_	\$72.94-\$80.51	_	

Note 10. Income Taxes

Cooper expects its effective tax rate (ETR) (provision for income taxes divided by pretax income) for fiscal 2005 to be 14 percent. Accounting principles generally accepted in the United States of America (GAAP) require that the projected fiscal year ETR be included in the year-to-date results. The ETR used to record the provision for income taxes for the nine-month period ended July 31, 2004 was 21 percent. The decrease in the 2005 ETR primarily reflects the shift of business to jurisdictions with lower tax rates and the expedited process of integrating Ocular into our global trading arrangement and the reversal of previously accrued amounts related to the resolution of certain tax contingencies. GAAP requires that the reversal of previously accrued tax contingencies be reflected as discrete items in the quarter in which such reversal occurs. Since taxes had been accrued at a year-to-date rate of 21 percent in previous quarters, the reversal of the tax contingencies resulted in a tax benefit in the third quarter and a reduction in the year-to-date tax rate.

We consider the operating earnings of our non-United States subsidiaries to be indefinitely invested outside the United States. No provision has been made for the United States federal and state, or foreign taxes that may result from future remittances of undistributed earnings of foreign subsidiaries, the cumulative amount of which is approximately \$293.6 million as of July 31, 2005. As a result, the Company has not availed itself of the favorable repatriation provisions of Internal Revenue Code Section 965.

Note 11. Employee Benefits

Cooper's Retirement Income Plan (Plan) covers substantially all full-time United States employees. Cooper's contributions are designed to fund normal cost on a current basis and to fund over 30 years the estimated prior service cost of benefit improvements (15 years for annual gains and losses). The unit credit actuarial cost method is used to determine the annual cost. Cooper pays the entire cost of the Plan and funds such costs as they accrue. Virtually all of the assets of the Plan are comprised of equity and fixed income funds.

Cooper has adopted the interim financial statement disclosure requirements of SFAS No. 132 (Revised 2003), "Employers' Disclosures about Pension and Other Postretirement Benefits." The provisions of SFAS No. 132, as revised, require additional disclosure to those in the original SFAS No. 132 regarding assets, obligations, cash flows and net periodic pension benefit cost of defined benefit plans. Cooper's results of operations for the three and nine months ended July 31, 2005 and 2004 reflect the following pension costs:

		Three Months Ended July 31,		Nine Months Ended July 31,	
	2005	2004	2005	2004	
		(In tho	usands)		
Components of net periodic pension cost:					
Service cost	\$ 479	\$ 402	\$ 1,439	\$1,204	
Interest cost	354	316	1,064	948	
Expected return on assets	(341)) (304)	(1,025)	(910)	
Amortization of prior service cost	7	7	21	21	
Amortization of transition obligation	7	7	21	21	
Recognized net actuarial loss	70	47	210	143	
Net periodic pension cost	\$ 576	\$ 475	\$ 1,730	\$1,427	
Pension contributions:					
Contributions made during period	\$ —	\$ 20	\$ —	\$ 20	

Cooper contributed \$2.5 million to fund the Plan in August 2005, and no further contributions are anticipated in fiscal 2005.

Note 12. Cash Dividends

We paid a semiannual dividend of 3 cents per share on January 5, 2005 to stockholders of record on December 16, 2004. We paid another semiannual dividend of 3 cents per share on July 5, 2005 to stockholders of record on June 14, 2005.

Note 13. Contingencies

United States Tax Court Litigation: On September 29, 2004, the Internal Revenue Service (IRS) issued Notices of Deficiency to Ocular in connection with its audit of Ocular's income tax returns for the years 1999, 2000 and 2001. The Notice primarily pertains to transfer pricing issues and an alternative adjustment under the anti-deferral provisions of Subpart F of the Internal Revenue Code and asserts that \$44.8 million of additional taxes is owed for these years, plus unspecified interest, and approximately \$12.7 million in related penalties.

On December 29, 2004, Ocular filed a Petition for the United States Tax Court to redetermine the deficiencies asserted by the IRS. On February 11, 2005, the IRS filed its Answer to the Petition generally denying the various arguments made by Ocular against the assertions of the IRS. The Company believes that the IRS may not have fully reviewed the facts before making its assessment of additional taxes, and that its position misapplies the law and is incorrect. Discovery began on March 7, 2005, and the Company intends to fully access the work product of the IRS to more fully ascertain an understanding of its position.

The amount of taxes paid for these years was supported by pricing studies performed by an international firm of tax advisors. The resulting intercompany transactions and tax payments reflected pricing terms that were and are consistent with industry practice for arm's length transactions with unrelated third parties. The Company intends to vigorously contest the IRS's claims and believes that the ultimate outcome of this matter will not have a material adverse effect on financial condition, liquidity or cash flow of the Company.

(Unaudited)

The Company continues to be subject to the examination of Ocular's income tax returns by the IRS and other fiscal authorities, and we cannot assure that the outcomes from these examinations will not have a material adverse effect on the Company's operating results and financial condition. Moreover, the Company's future effective tax rates could be adversely affected by earnings being higher than anticipated in countries where it has higher statutory rates, by changes in the valuation of deferred tax assets or liabilities, or by changes in tax laws or interpretations thereof.

Note 14. Business Segment Information

Cooper is organized by product line for management reporting with operating income, as presented in our financial reports, as the primary measure of segment profitability. We do not allocate costs from corporate functions to the segments' operating income. Items below operating income are not considered when measuring the profitability of a segment. We use the same accounting policies to generate segment results as we do for our overall accounting policies.

Identifiable assets are those used in continuing operations except cash and cash equivalents, which we include as corporate assets. Long-lived assets are property, plant and equipment.

Segment information:

	Three I Ended		Nine M Ended J		
	2005 Restated 2004		2005 Restated	2004	
	(In thousands)				
Net sales to external customers:	* * * * * *			***	
CVI	\$195,908	\$102,779	\$ 505,846	\$284,842	
CSI	27,024	26,300	80,130	74,523	
	\$222,932	\$129,079	\$ 585,976	\$359,365	
Operating income:					
CVI	\$ 46,355	\$ 29,001	\$ 114,519	\$ 77,392	
CSI	4,785	5,192	12,510	15,203	
Corporate	(5,206)	(2,525)	(13,731)	(8,255)	
Total operating income	45,934	31,668	113,298	84,340	
Interest expense	(8,105)	(1,454)	(19,768)	(4,433)	
Other (expense) income, net	(792)	(459)	1,063	1,203	
Income before income taxes	\$ 37,037	\$ 29,755	\$ 94,593	\$ 81,110	
			July 31, 2005 Restated	Oct. 31, 2004	
Identifiable assets:					
CVI			\$1,921,381	\$538,246	
CSI			184,700	186,854	
Corporate			61,261	86,461	
Total			\$2,167,342	\$811,561	

Geographic information:

		Months July 31,		Months July 31,
	2005 Restated	2004	2005 Restated	2004
		(In tho	usands)	
Net sales to external customers:				
United States	\$ 112,192	\$ 74,777	\$ 299,747	\$ 208,326
Europe	69,553	39,458	183,910	109,152
Rest of world	41,187	14,844	102,319	41,887
Total	\$ 222,932	\$129,079	\$ 585,976	\$ 359,365
		July 31, 2005 Restated	Octobe 200	
Long-lived assets by country of domicile:				
United States		\$ 175,753	\$ 60,	205
Europe		169,918	87,	554
Rest of world		7,649	3,	306
Total		\$ 353,320	\$151,	065

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

Note numbers refer to "Notes to Consolidated Condensed Financial Statements" beginning on page 11.

Forward-Looking Statements: This Form 10-Q/A contains "forward-looking statements" as defined by the Private Securities Litigation Reform Act of 1995. These include certain statements about the integration of the Ocular Sciences businesses, our capital resources, performance and results of operations. In addition, all statements regarding anticipated growth in our or the combined company's revenue, anticipated market conditions, planned product launches and results of operations are forward-looking. To identify these statements look for words like "believes," "expects," "may," "will," "should," "could," "seeks," "intends," "plans," "estimates" or "anticipates" and similar words or phrases. Discussions of strategy, plans or intentions often contain forward-looking statements. Forward-looking statements necessarily depend on assumptions, data or methods that may be incorrect or imprecise and are subject to risks and uncertainties. These include the risk that the Cooper and Ocular businesses will not be integrated successfully; the risks that CVI's new products will be delayed or not occur at all, risks related to implementation of information technology systems covering the combined Cooper and Ocular businesses and any delays in such implementation or other events which could result in management having to report a significant deficiency or material weakness in the effectiveness of the Company's internal control over financial reporting in its 2005 annual report on Form 10-K; the risk that the combined company may not continue to realize anticipated benefits from its cost-cutting measures; risk inherent in accounting assumptions made in the acquisition, the ultimate validity and enforceability of the companies' patent applications and patents and the possible infringement of the intellectual property of others.

Events, among others, that could cause our actual results and future actions of the Company to differ materially from those described in forward-looking statements include major changes in business conditions, a major disruption in the operations of our manufacturing or distribution facilities, new competitors or technologies, significant delays in new product introductions, the impact of an undetected virus on our computer systems, acquisition integration delays or costs, increases in interest rates, foreign currency exchange exposure, investments in research and development and other start-up projects, dilution to earnings per share from acquisitions or issuing stock, worldwide regulatory issues, including product recalls and the effect of healthcare reform legislation, cost of complying with corporate governance requirements, changes in tax laws or their interpretation, changes in geographic profit mix effecting tax rates, significant environmental cleanup costs above those already accrued, litigation costs including any related settlements or judgments, the adverse effects on patients, practitioners and product distribution of natural disasters, cost of business divestitures, the requirement to provide for a significant liability or to write off a significant asset, including impaired goodwill, changes in accounting principles or estimates, including the "Business" section in the Company's Annual Report on Form 10-K for the fiscal year ended October 31, 2004. We caution investors that forward-looking statements reflect our analysis only on their stated date. We disclaim any intent to update them except as required by law.

Results of Operations

In this section we discuss the results of our operations for the third quarter and nine months of fiscal 2005 and compare them with the same periods of fiscal 2004. The Company's growth in the three- and nine-month periods is primarily due to the inclusion of Ocular's business, which the Company acquired on January 6, 2005. We discuss our cash flows and current financial condition beginning on page 32 under "Capital Resources and Liquidity."

On January 17, 2006, we filed our Form 10-K for the fiscal year ended October 31, 2005, which included restated financial statements for the first three quarters of our fiscal year ended October 31, 2005. In this Form 10-Q/A, we are restating our previously filed financial statements for each of the three- and nine-month periods ended July 31, 2005, to reflect adjustments required with respect to the allocation of the purchase price for the acquisition of Ocular Sciences, Inc. (Ocular), accounting for inventory handling costs and other adjustments. See Note 2. The Restatement.

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

Third Quarter Highlights:

- Restated sales of \$222.9 million up 73%, 71% in constant currency.
- Restated gross profit up 67%; margin decreased to 62% of revenue including nonrecurring items.
- Restated operating income up 45% to \$45.9 million.
- Restated diluted earnings per share up 19% to 80 cents from 67 cents, with a 30% increase in the number of shares.
- Restated results include the \$7.2 million impact related to three months of the step up of Ocular inventory to reflect purchased manufacturing profit
 sold post acquisition and \$3.7 million of restated restructuring and integration costs.

Nine-Month Highlights:

- Restated sales of \$586.0 million up 63%, 60% in constant currency.
- Restated gross profit up 56%; margin decreased to 62% of revenue including nonrecurring items.
- Restated operating income up 34% to \$113.3 million.
- Restated diluted earnings per share up 4% to \$1.87 from \$1.80, with a 24% increase in the number of shares.
- Restated results include the \$16.8 million impact related to seven months of the step up of Ocular inventory to reflect purchased manufacturing profit
 sold post acquisition, \$7.4 million of restated restructuring and integration costs and the \$1.6 million write-off of the debt issuance costs of our
 previous credit agreement.

Selected Statistical Information - Percentage of Sales and Growth

	Percent of S Three Months July 31,	Ended		Percent of S Nine Months July 31	Ended	
	2005 Restated	2004	% Growth	2005 Restated	2004	% Growth
Net sales	100%	100%	73%	100%	100%	63%
Cost of sales	38%	36%	83%	38%	36%	75%
Gross profit	62%	64%	67%	62%	64%	56%
Selling, general and administrative	36%	38%	65%	38%	39%	56%
Research and development	3%	1%	290%	3%	1%	235%
Restructuring	1%	_		1%	_	
Amortization	1%		429%	1%	1%	480%
	<u> </u>					
Operating income	21%	25%	45%	19%	23%	34%

Net Sales: Cooper's two business units, CooperVision (CVI) and CooperSurgical (CSI) generate all its revenue:

- CVI markets, develops and manufacturers a broad range of soft contact lenses for the worldwide vision care market.
- CSI markets, develops and manufactures medical devices, diagnostic products and surgical instruments and accessories used primarily by gynecologists and obstetricians.

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

Our restated consolidated net sales grew \$93.9 million (73%) in the three-month period and \$226.6 million (63%) in the nine-month period:

Thre	Three Months Ended July 31,			e Months En July 31,			
2005 Restated	2004	Growth	2005 Restated	2004	Growth		
		(\$ in mi	lions)				
\$ 195.9	\$102.8	91%	\$ 505.8	\$284.9	78%		
27.0	26.3	3%	80.2	74.5	8%		
\$ 222.9	\$129.1	73%	\$ 586.0	\$359.4	63%		

CVI Revenue by Market:

Three	Three Months Ended July 31,			e Months Ended July 31,		
2005 Restated	2004	Growth	2005 Restated	2004	Growth	
		(\$ in mi	llions)			
\$ 96.8	\$ 57.3	69%	\$247.5	\$158.9	56%	
70.1	40.0	74%	185.1	110.8	67%	
29.0	5.5	424%	73.2	15.2	381%	
\$ 195.9	\$102.8	91%	\$ 505.8	\$284.9	78%	

CVI's worldwide net sales grew 91% and 78% in the three- and nine-month periods, 88% and 74% in constant currency. Americas sales grew 69% and 56% in the three- and nine-month periods, 67% and 54% in constant currency. European sales grew 74% and 67% in the three- and nine-month periods, 73% and 60% in constant currency. Sales to the Asia-Pacific region grew 424% and 381% in the three- and nine-month periods, 412% and 371% in constant currency. The inclusion of Ocular net sales, since the acquisition date of January 6, 2005, is the primary reason for CVI's growth in the three- and nine-month periods.

Practitioner and patient preferences in the worldwide contact lens market continue to change. The major shifts are from:

- Conventional lenses replaced annually to disposable and frequently replaced lenses. Disposable lenses are designed for either daily, two-week or monthly replacement; frequently replaced lenses are designed for replacement after one to three months.
- Commodity lenses to specialty lenses including toric lenses, cosmetic lenses, multifocal lenses, continuous wear lenses and lenses to alleviate dry eye symptoms.
- Commodity spherical lenses to value-added spherical lenses such as lenses with aspherical optical properties or higher water content such as silicon hydrogels.

Many of these shifts favor CVI's line of specialty products, which now comprise 49% of CVI's worldwide business.

Definitions: Lens revenue consists of sales of spherical lenses, which include aspherically designed lenses, and specialty lenses – toric, cosmetic, multifocal lenses and lenses for patients with dry eyes.

- Aspheric lenses correct for near- and farsightedness and they have additional optical properties that help improve visual acuity in low light conditions and can correct low levels of astigmatism and low levels of presbyopia, an age-related vision defect.
- Toric lens designs correct astigmatism by adding the additional optical properties of cylinder and axis, which correct for irregularities in the shape of the cornea.
- Cosmetic lenses are opaque and color enhancing lenses that alter the natural appearance of the eye.
- Multifocal lens designs correct presbyopia.

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

• Proclear lenses help enhance tissue/device compatibility for patients experiencing mild discomfort relating to dry eyes during lens wear.

Sales growth includes continued global market gains during the quarter, including increases in disposable sphere revenue up 140%, disposable toric revenue up 62%, disposable multifocal revenue up 145% and total toric revenue up 53%. CVI's line of specialty lenses grew 50% during the quarter. Sales increases also resulted from the global rollout of *Proclear* toric that increased 50% to \$6.8 million and the launch of Proclear multifocal lenses with third quarter 2005 sales of \$3.2 million. Daily disposable sphere sales were \$23 million during the quarter. Sales growth is driven primarily through increases in the volume of lenses sold as the market continues to move to more frequent replacement including within rapidly growing specialty lenses and daily disposable spheres. While unit growth and product mix have influenced revenue growth, average realized prices by product have not materially influenced revenue growth.

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

CSI Revenue: Women's healthcare products used primarily in obstetricians' and gynecologists' practices generate about 90% of CSI's revenue. The balance are sales of medical devices outside of women's healthcare where CSI does not actively market. CSI's net sales increased 3% and 8% in the three- and nine-month periods, respectively. The incremental revenue growth of \$700,000 in the quarter was organic and the growth of \$5.6 million year to date was 75% organic and 25% acquisition growth. While unit growth and product mix have influenced organic revenue growth, average realized prices by product have not materially influenced organic revenue growth.

Cost of Sales/Gross Profit: Restated gross profit as a percentage of restated sales (margin) was:

	Margi Three Month July 3	s Ended		Margin line Months Ended July 31,	
	2005 Restated	2004	2005 Restated	2004	
CVI	63%	67%	63%	67%	
CSI	58%	55%	56%	55%	
Consolidated	62%	64%	62%	64%	

CVI's margin was 63% for both the third quarter and year to date of fiscal 2005, compared with 67% for each period in the prior year. The decrease is primarily due to the \$7.2 million and \$16.8 million impact related to the inventory step up adjustment recorded at the acquisition of Ocular and recognized in cost of sales in the third quarter and year-to-date 2005; and \$1 million (restated) and \$2.3 million (restated), respectively, of restructuring expenses. CVI manufactures about 45% of its lenses in the United Kingdom. The impact of foreign currency on revenue is partially offset by the impact on manufacturing costs.

CSI's margin was 58%, compared with 55% for the third quarter last year. Higher gross margin reflects continuing efficiencies from the integration of acquisitions, partially offset by foreign exchange variances as CSI imports about 27% of inventory from Europe and Canada.

Selling, General and Administrative (SGA) Expense:

		Three Months Ended July 31,						Months End July 31,		
	2005 Restated	% Net Sales	2004	% Net Sales	% Incr.	2005 Restated	% Net Sales	2004	% Net Sales	% Incr.
					(\$ in m	illions)				
CVI	\$ 66.1	34%	\$38.1	37%	73%	\$177.9	35%	\$109.4	38%	63%
CSI	9.5	35%	8.4	32%	13%	29.0	36%	23.4	31%	24%
Headquarters	5.2	_	2.5		106%	13.7	_	8.3		66%
	\$ 80.8	36%	\$49.0	38%	65%	\$220.6	38%	\$141.1	39%	56%

In the third quarter of 2005, restated consolidated SGA increased 65% and as a percentage of restated revenue decreased to 36% from 38% in the prior year for the three-month period and decreased to 38% from 39% for the nine-month period. Acquisitions, primarily Ocular, contributed largely to the SGA increases. About \$700,000 and \$3.8 million of the SGA increase in the three- and nine-month periods reflected the relative weakness of the U.S. dollar against foreign currencies on the \$37.4 million and \$98.3 million of SGA outside the U.S. The increase in CSI's SGA reflects the decision to invest in sales and marketing to increase organic growth. Corporate headquarters' expenses, which increased 11% sequentially and 106%, or \$2.7 million, from last year's third quarter include added costs due to the Ocular acquisition, continued expenses for projects and staff to maintain the Company's global trading arrangement and costs to comply with corporate governance requirements.

Research and Development Expense: During the third quarter and year-to-date 2005, CVI research and development expenditures were \$6.4 million, up 494% and \$12.9 million, up 371%, respectively, over 2004. CVI's research and development activities include programs to develop two-week disposable and continuous wear silicone hydrogel lenses, a disposable multifocal toric and a two-week disposable lens incorporating the *Proclear* technology. CSI's research and development expenditures of \$748,000, down 1% for the quarter but up 32% to \$2.4 million year to date, were for upgrading and redesign of many CSI products in osteoporosis, in-vitro fertilization, incontinence, assisted reproductive technology and other obstetrical and gynecological product development activities.

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

Restructuring: Restated restructuring expenses of \$1.7 million and \$4.1 million for the three- and nine-month periods, respectively, are primarily non-acquisition expenses resulting from changes made as a result of the integration of Ocular.

In connection with the January 6, 2005, acquisition of Ocular, we are in the process of completing an integration plan to optimize operational synergies of the combined companies. These activities include integrating duplicate facilities, expanding utilization of preferred manufacturing and distribution practices and integrating the worldwide sales and marketing organizations. Integration activities began in January 2005 and are expected to continue through 2007.

We estimate that the total restructuring costs under this integration plan will be approximately \$25—\$30 million and will be reported as cost of sales or restructuring costs in our Consolidated Statement of Income. See Note 3. Acquisitions.

Operating Income (Expense): Restated operating income improved by \$14.2 million, or 45%, and \$29 million, or 34%, for the three- and nine-month periods, respectively:

	Three Months Ended July 31,					Months En July 31,	ıded			
	2005 Restated	% Net Sales	2004	% Net Sales	% Incr. (Decr.)	2005 Restated	% Net Sales	2004	% Net Sales	% Incr. (Decr.)
					(\$ in mil	lions)				
CVI	\$ 46.3	24%	\$29.0	28%	60%	\$114.5	23%	\$77.4	27%	48%
CSI	4.8	18%	5.2	20%	(8%)	12.5	16%	15.2	20%	(18%)
Headquarters	(5.2)	—	(2.5)	—	(106%)	(13.7)	_	(8.3)	—	(66%)
	\$ 45.9	21%	\$31.7	25%	45%	\$113.3	19%	\$84.3	23%	34%

Interest Expense: Restated interest expense increased by \$6.7 million, or 457%, in the three-month period and \$15.3 million, or 346%, in the nine-month period. On January 6, 2005, we replaced our \$225 million credit facility with a \$750 million credit agreement primarily to fund the acquisition of Ocular. Due to the acquisition, we had \$601 million in loans on our credit facility at July 31, 2005 compared to \$54.6 million outstanding on July 31, 2004.

Other Income (Expense), Net:

		Three Months Ended July 31,		Nine Months Ended July 31,	
	2005	2004	2005	2004	
		(In tho	isands)		
(Loss) gain on derivative instruments	\$ (889)	\$ —	\$ 1,945	\$ —	
Interest income	141	69	501	260	
Foreign exchange gain (loss)	271	(456)	357	(469)	
Settlement of disputes	—	(4)	_	(369)	
Unamortized debt issuance costs		—	(1,602)		
Gain on sale of marketable securities			120	1,443	
Other (expense) income	(315)	(68)	(258)	338	
	\$ (792)	\$ (459)	\$ 1,063	\$1,203	

In the first nine months of fiscal 2005, we sold 292,000 shares of marketable securities, realizing a gain of approximately \$120,000, and we wrote off the debt issuance costs of our previous credit agreement of \$1.6 million. The realized loss of \$889,000 in the quarter and the realized year-to-date gain on derivative instruments of \$1.9 million relates to effective hedges in the form of interest rate swaps that did not qualify for hedge accounting treatment as of the end of the fiscal second quarter, which were terminated in the fiscal third quarter and replaced with interest rate swaps that did qualify for hedge accounting as of the end of the fiscal third quarter. We expect the new swaps to qualify for hedge accounting through their maturities. See Note 8. Derivative Instruments.

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

Provision for Income Taxes: We recorded restated tax expense of \$11.4 million in the first three quarters of fiscal 2005 compared to \$17 million in the first nine months of fiscal 2004 on income before income taxes. The restated effective tax rate for the first nine months of fiscal 2005 (provision for taxes divided by income before taxes) was approximately 12.1 percent compared to approximately 21 percent for the first nine months of fiscal 2004. This is a result of a greater portion of our income continuing to be earned in jurisdictions with tax rates lower than the U.S. In addition, in the three-month period ended July 31, 2005, we released \$5.5 million of previously accrued amounts related to the resolution of certain tax contingencies that expired resulting in the income tax benefit for the quarter then ended, and a lower tax rate for the nine-month period ended July 31, 2005.

With anticipated faster revenue growth outside the U.S. and a favorable mix of products manufactured outside the U.S., Cooper expects that its net operating loss carryforwards in the U.S. will last beyond 2008.

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THE COOPER COMPANIES, INC. AND SUBSIDIARIES

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

Capital Resources and Liquidity

Third Quarter Highlights:

- Restated operating cash flow \$40.6 million vs. \$29.1 million in last year's third quarter.
- Cash payments for acquisitions totaled \$2 million.
- Expenditures for purchases of property, plant and equipment (PP&E) \$37 million vs. \$11.3 million in 2004's third quarter.

Nine-Month Highlights:

- Restated operating cash flow \$119.3 million vs. \$66 million in the first nine months of 2004.
- Cash payments for acquisitions totaled \$625 million.
- Expenditures for purchases of PP&E \$75.9 million vs. \$30.6 million in the first nine months of 2004.

Comparative Statistics (\$ in millions):

	July 31, 2005 Restated		October 31, 2004	
Cash and cash equivalents	\$ 18.0	\$	39.4	
Total assets	\$ 2,167.3	\$	811.6	
Working capital	\$ 229.1	\$	192.9	
Total debt	\$ 718.6	\$	165.7	
Stockholders' equity	\$ 1,254.2	\$	544.2	
Ratio of debt to equity	0.57:1		0.30:1	
Debt as a percentage of total capitalization	36%		23%	
Operating cash flow – twelve months ended	\$ 154.5	\$	101.2	

Operating Cash Flow: Restated cash flow provided from operating activities continues as the major source of liquidity, totaling \$119.3 million in the first nine months of fiscal 2005 and \$154.5 million over the twelve-month period ended July 31, 2005.

Restated working capital increased \$36.2 million in the first nine months of fiscal 2005 due to increases of \$78.2 million in inventory, \$66.2 million in receivables and \$14.7 million in current deferred tax assets and other. These increases were partially offset as cash decreased \$21.3 million, primarily to fund acquisitions, marketable securities decreased \$1.8 million from sales of securities, current accrued liabilities and accounts payable increased \$78.1 million, and short-term debt increased \$21.6 million. The significant increase in working capital is primarily due to the acquisition of Ocular; however, growth in the overall business, smaller acquisitions and the effect of foreign exchange also contributed.

At the end of the first nine months, inventory months on hand (MOH) increased to 7.0 from 6.9 in last year's first nine months. Days sales outstanding (DSO) increased to 65 days from 62 days in last year's third quarter. Based on our experience and knowledge of our customers and our analysis of inventoried products and product levels, we believe that our net accounts receivable and inventories are recoverable.

Investing Cash Flow: The restated cash outflow of \$699.1 million from investing activities was driven by payments of \$625 million for acquisitions, primarily the purchase of Ocular, and capital expenditures of \$75.9 million, used primarily to expand manufacturing capacity and continue the rollout of new information systems. This was partially offset by proceeds from the sale of marketable securities of \$1.8 million.

Financing Cash Flow: The restated cash inflow of \$560.1 million from financing activities was driven by proceeds from debt of \$741.1 million and \$17.3 million from the exercise of stock options, partially offset by repayment of debt of \$188.6 million, payment of debt acquisition costs of \$7.7 million and dividends on our common stock of \$2.3 million paid in the first and third fiscal quarters of 2005.



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THE COOPER COMPANIES, INC. AND SUBSIDIARIES Item 2. Management's Discussion and Analysis of Financial Condition and Results of Operations, Continued

Off Balance Sheet Arrangements

None.

Estimates and Critical Accounting Policies

Management estimates and judgments are an integral part of financial statements prepared in accordance with accounting principles generally accepted in the United States of America (GAAP). We believe that the critical accounting policies described in this section address the more significant estimates required of management when preparing our consolidated financial statements in accordance with GAAP. We consider an accounting estimate critical if changes in the estimate may have a material impact on our financial condition or results of operations. We believe that the accounting estimates employed are appropriate and resulting balances are reasonable; however, actual results could differ from the original estimates requiring adjustment to these balances in future periods.

- Revenue recognition We recognize revenue when it is realized or realizable and earned, based on terms of sale with the customer, where persuasive evidence of an agreement exists, delivery has occurred, the seller's price is fixed and determinable and collectibility is reasonably assured. For contact lenses as well as CooperSurgical medical devices, diagnostic products and surgical instruments and accessories, this primarily occurs upon product shipment, when risk of ownership transfers to our customers. We believe our revenue recognition policies are appropriate in all circumstances, and that our policies are reflective of our customer arrangements. We record, based on historical statistics, estimated reductions to revenue for customer incentive programs offered including cash discounts, promotional and advertising allowances, volume discounts, contractual pricing allowances, rebates and specifically established customer product return programs. While estimates are involved, historically, most of these programs have not been major factors in our business, since a high percentage of our revenue is from direct sales to doctors.
- Allowance for doubtful accounts Our reported balance of accounts receivable, net of the allowance for doubtful accounts, represents our estimate of
 the amount that ultimately will be realized in cash. We review the adequacy of our allowance for doubtful accounts on an ongoing basis, using
 historical payment trends and the age of the receivables and knowledge of our individual customers. When our analyses indicate, we increase or
 decrease our allowance accordingly. However, if the financial condition of our customers were to deteriorate, additional allowances may be required.
 While estimates are involved, bad debts historically have not been a significant factor given the diversity of our customer base, well established
 historical payment patterns and the fact that patients require satisfaction of healthcare needs in both strong and weak economies.
- Net realizable value of inventory In assessing the value of inventories, we must make estimates and judgments regarding aging of inventories and other relevant issues potentially affecting the saleable condition of products and estimated prices at which those products will sell. On an ongoing basis, we review the carrying value of our inventory, measuring number of months on hand and other indications of salability, and reduce the value of inventory if there are indications that the carrying value is greater than market. While estimates are involved, historically, obsolescence has not been a significant factor due to long product dating and lengthy product life cycles. We target to keep, on average, about seven months of inventory on hand to maintain high customer service levels in spite of the complexity of our specialty lens product portfolio.
- Valuation of goodwill We account for goodwill and evaluate our goodwill balances and test them for impairment in accordance with the provisions of FASB Statement No. 142, "Goodwill and Other Intangible Assets." We no longer amortize goodwill. We test goodwill for impairment annually during the third fiscal quarter and when an event occurs or circumstances change such that it is reasonably possible that impairment may exist. We performed an impairment test in our fiscal third quarter 2005, and our analysis indicated that we had no goodwill impairment.

The FASB Statement No. 142 goodwill impairment test is a two-step process. Initially, we compare the book value of net assets to the fair value of each reporting unit that has goodwill assigned to it. If the fair value is determined to be less than the book value, a second step is performed to compute the amount of the impairment. When available and as appropriate, we use comparative market multiples to corroborate fair value results. A reporting unit is the level of reporting at which goodwill is tested for impairment.

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

Our reporting units are the same as our business segments – CooperVision and CooperSurgical – reflecting the way that we manage our business. Our most recent estimate of fair value, at the time of our May 1, 2005 review and using several valuation techniques including assessing industry multiples, for CooperVision ranged from \$1.9 billion to \$3.6 billion compared to a carrying value of \$1.7 billion and for CooperSurgical fair value ranged from \$260 million to \$436 million compared to a carrying value of \$174 million.

- Business combinations We routinely consummate business combinations. We allocate the purchase price of acquisitions based on our estimates and judgments of the fair value of net assets purchased, acquisition costs incurred and intangibles other than goodwill. On individually significant acquisitions, we utilize independent valuation experts to provide a basis in order to refine the purchase price allocation, if appropriate. Results of operations for acquired companies are included in our consolidated results of operations from the date of acquisition.
- Income taxes As part of the process of preparing our consolidated financial statements, we must estimate our income tax expense for each of the jurisdictions in which we operate. This process requires significant management judgments and involves estimating our current tax exposures in each jurisdiction including the impact, if any, of additional taxes resulting from tax examinations as well as judging the recoverability of deferred tax assets. To the extent recovery of deferred tax assets is not likely based on our estimation of future taxable income in each jurisdiction, a valuation allowance is established. Tax exposures can involve complex issues and may require an extended period to resolve. Frequent changes in tax laws in each jurisdiction complicate future estimates. To determine the quarterly tax rate, we are required to estimate full-year income and the related income tax expense in each jurisdiction. We adjust the estimated effective tax rate for the tax related to significant unusual items. Changes in the geographic mix or estimated level of annual pre-tax income can affect the overall effective tax rate, and such changes could be material.

New Accounting Pronouncements

In December 2004, the Financial Accounting Standards Board (FASB) issued FASB Statement No. 123 (revised 2004), "Share-Based Payment" (SFAS 123R), which replaced FASB Statement No. 123, "Accounting for Stock-Based Compensation," (SFAS 123) and superseded Accounting Principles Board Opinion No. 25, "Accounting for Stock Issued to Employees" (APB 25). SFAS 123R requires all share-based payments to employees, including grants of employee stock options to be recognized in the financial statements based on their grant date fair values. Under SFAS 123R, the pro forma disclosures previously permitted no longer will be an alternative to financial statement recognition. SFAS 123R was originally effective for all interim or annual periods beginning after June 15, 2005, with early adoption encouraged. In April 2005, the Securities and Exchange Commission (the "SEC") postponed the effective date of SFAS 123R until the issuer's first fiscal year beginning after June 15, 2005.

In March 2005, the SEC issued Staff Accounting Bulletin No. 107 (SAB 107) regarding the SEC's interpretations of SFAS 123R and the valuation of share-based payments for public companies.

Cooper will adopt SFAS 123R in the first quarter of fiscal 2006 using the modified prospective method, which requires that compensation expense be recorded for all unvested stock options and restricted stock upon adoption. Cooper will apply both the Black-Scholes and binomial valuation models to estimate the fair value of share-based payments to employees, which will then be amortized on a ratable basis over the requisite service period.

Cooper is evaluating the requirements of SFAS 123R and SAB 107 and expects that the adoption of SFAS 123R on November 1, 2005 will have a material impact on Cooper's consolidated results of operations and earnings per share beginning in the first quarter of fiscal 2006. Cooper's assessment of the estimated compensation charges is affected by Cooper's stock price as well as assumptions regarding a number of complex and subjective variables and the related tax impact resulting in uncertainty as to whether future stock-based compensation expense will be similar to the historical SFAS 123 pro forma expense. These variables include, but are not limited to, the volatility of our stock price and employee stock option exercise behaviors.

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

Outlook

We believe that cash and cash equivalents on hand of \$18 million plus cash from operating activities will fund future operations, capital expenditures, cash dividends required debt repayments and smaller acquisitions. We expect capital expenditures in fiscal year 2005 of \$105 - \$115 million with about 70% to expand manufacturing capacity, about 20% for conversion of CVI's products to the Gen II manufacturing platform acquired from Ocular and about 10% for information technology. At July 31, 2005, we had \$145.3 million available under the KeyBank line of credit.

Risk Management

We are exposed to risks caused by changes in foreign exchange, principally our pound sterling and euro denominated debt and receivables and from operations in foreign currencies. We have taken steps to minimize our balance sheet exposure. We are also exposed to risks associated with changes in interest rates, as the interest rate on our revolver and term loan debt under the KeyBank credit agreement varies with the London Interbank Offered Rate. The significant increase in debt following the acquisition of Ocular has significantly increased the risk associated with changes in interest rates. However, in January 2005 and reinstated again in June 2005, steps were taken to minimize this risk by entering into interest rate swaps with total notional value of \$500 million maturing in 2006 through 2008. The effect of these interest rate swaps is to convert \$500 million of our outstanding long-term debt to a fixed rate. Now, approximately 85% of our debt is fixed rate. See Note 8. Derivative Instruments.

On January 6, 2005, to fund the cash portion of consideration to Ocular shareholders, Cooper replaced its \$225 million credit facility with a \$750 million credit agreement. At July 31, 2005, we had outstanding borrowings of \$601 million on the credit facility with \$475 million on the term loans and \$126 million on the revolver. Cooper also has \$115 million of outstanding debentures due on July 1, 2023. See Note 7. Debt.

Our long-term debt obligations are adjusted as follows. We repaid the credit facility term loan obligations existing at October 31, 2004 of \$18.8 million for 2005 and \$28.1 million for 2006 and 2007 and the revolving facility obligation existing at October 31, 2004 of \$3 million for the 2006 and 2007 period. For the existing term loans, we are obligated to repay \$9.8 million in the current period ending October 31, 2005, \$88.1 million within the subsequent two fiscal year period 2006 through 2007, \$121.8 million within the two fiscal year period 2008 through 2009 and \$255.4 million thereafter. For the existing revolving facility, we are obligated to repay \$126 million in fiscal year 2010.

Due to the acquisition of Ocular, at July 31, 2005 Cooper had additional restated operating lease obligations of \$26.0 million which includes about \$15.5 million of obligations for restructuring activities accrued in the acquisition. Payments on the operating leases are due \$5.7 million in the current period ending October 31, 2005, \$10.1 million within the subsequent two fiscal year period 2006 through 2007, \$5.2 million within the two fiscal year period 2008 through 2009 and \$5.0 million thereafter.

As of July 31, 2005, the scheduled maturities of Cooper's variable rate long-term debt obligations (excluding capital leases), their weighted average interest rates and their estimated fair values were as follows:

Fiscal Year	2005	2006	2007	2008	2009	Thereafter	Total	Fair Value
				(\$ in)	millions)			
Long-term debt								
Variable interest rate	\$10.0	\$38.3	\$50.5	\$54.6	\$67.3	\$ 381.5	\$602.2	\$602.2
Average interest rate	3.95%	3.15%	3.4%	4.2%	4.6%	4.6%		

Trademarks

Proclear® is a registered trademark of The Cooper Companies, Inc., its affiliates and/or subsidiaries and is italicized in this report.

Item 3. Quantitative and Qualitative Disclosure About Market Risk

See "Risk Management" under Capital Resources and Liquidity in Item 2 of this report.

Item 4. Controls and Procedures

The Company has established and currently maintains disclosure controls and procedures designed to ensure that material information required to be disclosed in its reports filed under the Securities Exchange Act of 1934 is recorded, processed, summarized and reported within the time periods specified by the Securities and Exchange Commission and that any material information relating to the Company is recorded, processed, summarized and reported to its principal officers to allow timely decisions regarding required disclosures. In designing and evaluating the disclosure controls and procedures, management recognizes that controls and procedures, no matter how well designed and operated, can provide only reasonable assurance of achieving desired control objectives. In reaching a reasonable level of assurance, management necessarily was required to apply its judgment in evaluating the cost-benefit relationship of possible controls and procedures.

In conjunction with the close of each fiscal quarter, the Company conducts a review and evaluation, under the supervision and with the participation of the Company's management, including the Chief Executive Officer and Chief Financial Officer, of the effectiveness of the design and operation of the Company's disclosure controls and procedures. The Company's Chief Executive Officer and Chief Financial Officer, based upon their evaluation as of July 31, 2005, the end of the fiscal quarter covered in this report, concluded that the Company's disclosure controls and procedures were effective at the reasonable assurance level. As further discussed below, a material weakness was identified in the Company's internal control over financial reporting as of July 31, 2005 and October 31, 2005 in connection with the preparation and filing of the Company's 2005 Form 10-K. The Public Company Accounting Oversight Board's Auditing Standard No. 2 defines a material weakness as a significant deficiency, or combination of significant deficiencies, that results in more than a remote likelihood that a material misstatement of the annual or interim financial statements will not be prevented or detected. As a result of the material weakness, the Company re-evaluated the effectiveness of the design and operation of our disclosure controls and procedures as of July 31, 2005. Based upon this re-evaluation, the CEO and CFO concluded that the Company's disclosure controls and procedures as of July 31, 2005 to ensure that information required to be disclosed in the reports the Company's disclosure controls and procedures were not effective as of July 31, 2005 to ensure that information required to be disclosed in the reports the Company's disclosure controls and procedures were not effective as of July 31, 2005 to ensure that information required to be disclosed in the reports the Company's disclosure controls and processed, summarized and reported within the time periods specified in the Securities and Exchange Commission's rules and for

As previously reported in our quarterly report on Form 10-Q for the quarter ended April 30, 2005, two material weaknesses were identified in the Company's internal control over financial reporting with respect to the Company's accounting for derivative transactions and its interactions with its independent registered public accounting firm. In connection with the Company's remediation of the material weaknesses, we implemented changes in our internal control over financial reporting during the fiscal quarter ended July 31, 2005. Specifically the Company:

- terminated the employment of the senior manager of the Company who had not been forthcoming with KPMG LLP during that firm's review of the
 documentation relating to interest rate swaps, by failing to disclose in a truthful and timely manner when questioned by KPMG that some of the
 documentation presented was not, as required by SFAS 133, prepared contemporaneously with the Company's executing the interest rate swaps in
 January 2005;
- implemented training and education of all relevant personnel who interact with our independent registered public accounting firm designed to ensure that such personnel understand and comply with the provisions of the Securities Exchange Act of 1934, and the rules promulgated thereunder, regarding representations to our independent registered public accountants;
- improved training, education and accounting reviews designed to ensure that all relevant personnel involved in derivative transactions understand and apply hedge accounting in compliance with SFAS 133;
- · engaged new qualified outside experts to review and prepare documentation necessary for derivative instruments that

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THE COOPER COMPANIES, INC. AND SUBSIDIARIES

retested all aspects of our internal control over financial reporting with respect to hedging transactions to ensure compliance with SFAS 133, by
examining and assessing our policies and procedures relating to the simultaneous documentation and other technical requirements for hedge
accounting under SFAS 133 and the understanding of our accounting personnel, and all other relevant personnel who interact with our independent
registered public accounting firm, of the Exchange Act provisions and related rules regarding representations that such personnel make to our
independent registered public accounting firm.

Management believes that, as a result of these measures, the material weaknesses described above were remediated as of July 31, 2005, the end of the fiscal quarter covered in this report. Except as described above, there was no other changes in our internal control over financial reporting during the Company's most recent fiscal quarter that materially affected, or is reasonably likely to materially affect, the Company's internal control over financial reporting.

In connection with the preparation and filing of the Company's 2005 Form 10-K, Management assessed the effectiveness of the Company's internal control over financial reporting as of October 31, 2005 based on the criteria set forth by the Committee of Sponsoring Organizations of the Treadway Commission in *Internal Control - Integrated Framework*. This assessment excluded certain divisions of Ocular, which was acquired on January 6, 2005, representing approximately 11% of our consolidated assets, 4% of consolidated liabilities and 26% of consolidated revenues as of and for the year ended October 31, 2005. The assessment identified the following material weakness in the Company's internal control over financial reporting as of October 31, 2005: the Company did not have sufficient personnel with adequate knowledge regarding accounting for acquisitions in accordance with generally accepted accounting principles. In addition, the Company did not have policies and procedures regarding a periodic review of existing accrued liabilities related to business combinations. This material weakness resulted in the restatement of the Company's previously issued financial statements for the quarters ended January 31, April 30 and July 31, 2005, to correct errors related to the purchase price allocation and resulting amortization of intangible assets acquired in the Ocular acquisition.

Subsequent to October 31, 2005, Management began the process of remediating the aforementioned material weakness in our internal control over financial reporting. The remediation actions we have taken or plan to undertake include:

- improving training and education of all relevant personnel involved in business combination accounting;
- improving the internal communication process associated with business combinations as well as the communication process associated with external advisors; and
- performing ongoing reviews of existing acquisition accrual balances and accounting procedures designed to ensure proper accounting for business combination activities.

We began implementing these changes in our internal control over financial reporting after October 31, 2005. Management believes the measures that have been or will be implemented to remediate the material weakness will have a significant and positive impact on the Company's internal control over financial reporting subsequent to October 31, 2005. The remediation is expected to be completed prior to April 30, 2006, and it is anticipated that these measures and other ongoing enhancements will continue to strengthen the Company's internal control over financial reporting.

PART II - OTHER INFORMATION

Item 1. Legal Proceedings

United States Tax Court Litigation: On September 29, 2004, the Internal Revenue Service (IRS) issued Notices of Deficiency to Ocular in connection with its audit of Ocular's income tax returns for the years 1999, 2000 and 2001. The Notice primarily pertains to transfer pricing issues and an alternative adjustment under the anti-deferral provisions of Subpart F of the Internal Revenue Code and asserts that \$44.8 million of additional taxes is owed for these years, plus unspecified interest, and approximately \$12.7 million in related penalties.

On December 29, 2004, Ocular filed a Petition for the United States Tax Court to redetermine the deficiencies asserted by the IRS. On February 11, 2005, the IRS filed its Answer to the Petition generally denying the various arguments made by Ocular against the assertions of the IRS. The Company believes that the IRS may not have fully reviewed the facts before making its assessment of additional taxes, and that its position misapplies the law and is incorrect. Discovery began on March 7, 2005, and the Company intends to fully access the work product of the IRS to more fully ascertain an understanding of its position.

The amount of taxes paid for these years was supported by pricing studies performed by an international firm of tax advisors. The resulting intercompany transactions and tax payments reflected pricing terms that were and are consistent with industry practice for arm's length transactions with unrelated third parties. The Company intends to vigorously contest the IRS's claims and believes that the ultimate outcome of this matter will not have a material adverse effect on financial condition, liquidity or cash flow of the Company.

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PART II - OTHER INFORMATION - Continued

<u>Item 6.</u>	<u>Exhibits</u>
Exhibit Number	Description
11*	Calculation of Earnings Per Share
31.1	Certification of the Chief Executive Officer, pursuant to Rule 13a-14(a) under the Securities Exchange Act of 1934
31.2	Certification of the Chief Financial Officer pursuant to Rule 13a-14(a) under the Securities Exchange Act of 1934
32.1	Certification of the Chief Executive Officer, pursuant to 18 U.S.C. Section 1350
32.2	Certification of the Chief Financial Officer, pursuant to 18 U.S.C. Section 1350
* The infor	mation called for in this Exhibit is provided in Footnote 9 to the Consolidated Condensed Financial Statements in this report.

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.

The Cooper Companies, Inc. (Registrant)

Date: February 8, 2006

/s/ Rodney E. Folden

Rodney E. Folden Corporate Controller (Principal Accounting Officer)

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THE COOPER COMPANIES, INC. AND SUBSIDIARIES

Index of Exhibits

Exhibit No.

*

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4	The information ca	alled for in this Exhibit is provided in Footnote 9 to the Consolidated Condensed Financial Statements in this report.

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CERTIFICATIONS

I, A. Thomas Bender, Chairman of the Board, President and Chief Executive Officer, certify that:

1. I have reviewed this quarterly report on Form 10-Q/A of The Cooper Companies, Inc. (the "registrant");

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 such 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)) 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) 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

c) 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: February 8, 2006

/s/ A. THOMAS BENDER A. Thomas Bender

Chairman of the Board, President and Chief Executive Officer

CERTIFICATIONS

I, Steven M. Neil, Vice President, Chief Financial Officer and Treasurer, certify that:

1. I have reviewed this quarterly report on Form 10-Q/A of The Cooper Companies, Inc. (the "registrant");

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 such 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)) 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) 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

c) 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: February 8, 2006

/s/ STEVEN M. NEIL Steven M. Neil

Vice President, Chief Financial Officer and Treasurer

Certification of Chief Executive Officer

Pursuant to 18 U.S.C. § 1350, as created by Section 906 of the Sarbanes-Oxley Act of 2002, the undersigned officer of The Cooper Companies, Inc. (the "Company") hereby certifies that:

(i) To his knowledge, the accompanying Quarterly Report on Form 10-Q/A of the Company for the quarterly period ended July 31, 2005 (the "Report") fully complies with the requirements of Section 13(a) or Section 15(d), as applicable, of the Securities Exchange Act of 1934, as amended; and

(ii) To his knowledge, the information contained in the Report fairly presents, in all material respects, the financial condition and results of operations of the Company.

Dated: February 8, 2006

/s/ A. THOMAS BENDER A. Thomas Bender Chairman of the Board, President and Chief Executive Officer

Certification of Chief Financial Officer

Pursuant to 18 U.S.C. § 1350, as created by Section 906 of the Sarbanes-Oxley Act of 2002, the undersigned officer of The Cooper Companies, Inc. (the "Company") hereby certifies that:

(i) To his knowledge, the accompanying Quarterly Report on Form 10-Q/A of the Company for the quarterly period ended July 31, 2005 (the "Report") fully complies with the requirements of Section 13(a) or Section 15(d), as applicable, of the Securities Exchange Act of 1934, as amended; and

(ii) To his knowledge, the information contained in the Report fairly presents, in all material respects, the financial condition and results of operations of the Company.

Dated: February 8, 2006

/s/ STEVEN M. NEIL Steven M. Neil Vice President, Chief Financial Officer and Treasurer