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

Form 10-Q

X	Quarterly report under Section 13 or 15(d) of the Securities	Exchange Act of 1934	
For The	e Quarterly Period Ended June 30, 2006		
Commi	ssion File No. 0-9115		
		TIONAL CORPORATION as specified in its charter)	
	PENNSYLVANIA (State or other jurisdiction of		5-0644320 .S. Employer
	Incorporation or organization)	Ident	ification No.)
	TWO NORTHSHORE CENTER, PITTSBURGH, PA (Address of principal executive offices)		5212-5851 Zip Code)
	Registrant's telephone number, including area code	(41	2) 442-8200
	NOT API (Former name, former address and form e by check mark whether the registrant (1) has filed all re ge Act of 1934 during the preceding 12 months (or for such s	ports required to be filed by Sec	tion 13 or 15 (d) of the Securities
	been subject to such filing requirements for the past 90 days.		
	Yes ⊠	No □	
	e by check mark whether the registrant is a large accelerated rated filer" and "large accelerated filer" in Rule 12b-2 of the		n-accelerated filer. See definition of
	Large accelerated filer ⊠	Accelerated filer □	Non-accelerated filer □
Indicate	e by check mark whether the registrant is a shell company (as	defined in Rule 12b-2 of the Exch	nange Act).
	Yes □	No 🗵	
As of J	uly 31, 2006, shares of common stock outstanding were:		
	Class A Common Stock 31,898,111 shares		

PART I - FINANCIAL INFORMATION MATTHEWS INTERNATIONAL CORPORATION AND SUBSIDIARIES CONDENSED CONSOLIDATED BALANCE SHEETS

(Dollar amounts in thousands, except per share data)

	June 30, 2006		September 30, 2005*			
	(unauc	ıdited)		(restated)		
ASSETS						
Current assets:						
Cash and cash equivalents		\$	36,951		\$	39,555
Short-term investments			85			67
Accounts receivable, net			116,999			115,362
Inventories			86,953			71,333
Other current assets			6,960			5,816
Total current assets			247,948			232,133
Investments			11,160			11,072
Property, plant and equipment: Cost	198,674			186,232		
Less accumulated depreciation	(109,975)		_	(97,365)		
_	_		88,699	_		88,867
Deferred income taxes and other assets			27,848			26,314
Goodwill			285,931			260,672
Other intangible assets, net			45,233			46,397
Total assets		\$	706,819		\$	665,455
LIABILITIES AND SHAREHOLDERS' EQUITY						
Current liabilities:						
Long-term debt, current maturities		\$	28,376		\$	28,721
Accounts payable			21,117			43,524
Accrued compensation			29,098			32,858
Accrued income taxes			7,994			11,640
Other current liabilities			31,157			28,834
Total current liabilities			117,742			145,577
Long-term debt			133,708			118,952
Postretirement benefits			28,959			25,508
Deferred income taxes			7,894			7,589
Environmental reserve			9,219			9,607
Other liabilities and deferred revenue			17,929			20,473
Shareholders' equity:						
Common stock	36,334			36,334		
Additional paid-in capital	33,240			29,524		
Retained earnings	392,962			350,311		
Accumulated other comprehensive income (loss)	4,849			(1,359)		
Treasury stock, at cost	(76,017)		_	(77,061)		
_			391,368			337,749
Total liabilities and shareholders' equity		\$	706,819		\$	665,455

^{*}See Note 3 for discussion of the retrospective adoption of SFAS No. 123(R).

MATTHEWS INTERNATIONAL CORPORATION AND SUBSIDIARIES CONSOLIDATED STATEMENTS OF INCOME (UNAUDITED)

(Dollar amounts in thousands, except per share data)

		Three Months Ended June 30,		
	2006	2005*	2006	2005*
		(restated)		(restated)
Sales Cost of sales	\$ 181,804 (111,515)	\$ 158,983 (101,863)	\$ 532,981 (334,548)	\$ 463,932 (304,007)
Gross profit	70,289	57,120	198,433	159,925
Selling and administrative expenses	(39,766)	(30,516)	(116,431)	(88,320)
Operating profit	30,523	26,604	82,002	71,605
Investment income	366	366	937	1,005
Interest expense	(1,924)	(519)	(4,940)	(1,540)
Other income (deductions), net	130	(39)	79	1,552
Minority interest	(720)	(1,230)	(2,012)	(3,802)
Income before income taxes	28,375	25,182	76,066	68,820
Income taxes	(10,669)	(9,569)	(28,601)	(26,151)
Net income	\$ 17,706	\$ 15,613	\$ 47,465	\$ 42,669
Earnings per share:				
Basic	\$.55	\$.49	\$ 1.48	\$ 1.33
Diluted	\$.55	\$.49	\$ 1.47	\$ 1.32

^{*}See Note 3 for discussion of the retrospective adoption of SFAS No. 123(R).

MATTHEWS INTERNATIONAL CORPORATION AND SUBSIDIARIES CONSOLIDATED STATEMENTS OF CASH FLOWS (UNAUDITED)

(Dollar amounts in thousands, except per share data)

Nine Months Ended

		June 30,		
		2006	2005*	
			(restated)	_
Cash flows from operating activities:				
Net income	\$	47,465	\$ 42,66	<u> 59</u>
Adjustments to reconcile net income to net cash				
provided by operating activities:				
Depreciation and amortization		16,165	14,72	
Minority interest		2,012	3,80	
Stock-based compensation expense		3,189	2,37	
Change in deferred taxes		(949)	(1,19	
Changes in working capital items		(36,651)	(8,39	
Increase (decrease) in other assets		(180)	1,21	
Decrease in other liabilities		(581)	(44	
Increase in postretirement benefits		3,988	2,84	12
Net gain on sale of assets		(105)	(18	<u>38</u>)
Net cash provided by operating activities	_	34,353	57,41	6
Cash flows from investing activities:				
Capital expenditures		(11,978)	(21,63	36)
Proceeds from sale of assets		190	86	57
Acquisitions, net of cash acquired		(29,946)	(14,21	(0)
Purchases of investments		(166)	(11,55	54)
Proceeds from disposition of investments		11	1,51	9
Net cash used in investing activities		(41,889)	(45,01	<u>(4)</u>
Cash flows from financing activities:				
Proceeds from long-term debt		52,433	12,51	8
Payments on long-term debt		(41,394)	(18,52	20)
Proceeds from the sale of treasury stock		1,869	5,35	
Purchases of treasury stock		(877)	(27,93	32)
Tax benefit of exercised stock options		816	2,76	55
Dividends		(4,815)	(4,32	23)
Distributions to minority interests		(4,254)	(4,39	<u>)4</u>)
Net cash provided by (used in) financing activities		3,778	(34,53	<u>35</u>)
Effect of exchange rate changes on cash		1,154	(3,43	<u>36</u>)
Net decrease in cash and cash equivalents	\$	(2,604)	\$ (25,56	<u>59</u>)

^{*}See Note 3 for discussion of the retrospective adoption of SFAS No. 123(R).

MATTHEWS INTERNATIONAL CORPORATION AND SUBSIDIARIES NOTES TO CONSOLIDATED FINANCIAL STATEMENTS

June 30, 2006

(Dollar amounts in thousands, except per share data)

Note 1. Nature of Operations

Matthews International Corporation ("Matthews" or the "Company"), founded in 1850 and incorporated in Pennsylvania in 1902, is a designer, manufacturer and marketer principally of memorialization products and brand solutions. Memorialization products consist primarily of bronze memorials and other memorialization products, caskets and cremation equipment for the cemetery and funeral home industries. Brand solutions include graphics imaging products and services, marking products, and merchandising solutions. The Company's products and operations are comprised of six business segments: Bronze, Casket, Cremation, Graphics Imaging, Marking Products and Merchandising Solutions. The Bronze segment is a leading manufacturer of cast bronze memorials and other memorialization products, cast and etched architectural products and is a leading builder of mausoleums in the United States. The Casket segment is a leading casket manufacturer in the United States and produces a wide variety of wood and metal caskets. The Cremation segment is a leading designer and manufacturer of cremation equipment and cremation caskets primarily in North America. The Graphics Imaging segment manufactures and provides printing plates, pre-press services and imaging services for the corrugated and primary packaging industries. The Marking Products segment designs, manufactures and distributes a wide range of marking and coding equipment and consumables, and industrial automation products for identifying, tracking and conveying various consumer and industrial products, components and packaging containers. The Merchandising Solutions segment designs and manufactures merchandising displays and systems and provides creative merchandising and marketing solutions services.

The Company has manufacturing and marketing facilities in the United States, Canada, Mexico, Australia, and Europe.

Note 2. Basis of Presentation

The accompanying consolidated financial statements have been prepared in accordance with generally accepted accounting principles for interim financial information for commercial and industrial companies and the instructions to Form 10-Q and Rule 10-01 of Regulation S-X. Accordingly, they do not include all of the information and footnotes required by generally accepted accounting principles for complete financial statements. In the opinion of management, all adjustments (consisting of normal recurring accruals) considered necessary for fair presentation have been included. Operating results for the three and nine months ended June 30, 2006 are not necessarily indicative of the results that may be expected for the fiscal year ending September 30, 2006. For further information, refer to the consolidated financial statements and footnotes thereto included in the Company's Annual Report on Form 10-K for the year ended September 30, 2005. Certain amounts derived from the Annual Report on Form 10-K for the year ended September 30, 2005 have been restated for the retrospective adoption of Statement of Financial Accounting Standards No. 123 (revised 2004), "Stock-Based Payment", ("SFAS No. 123(R)") (See Note 3). The consolidated financial statements include all domestic and foreign subsidiaries in which the Company maintains an ownership interest and has operating control. All intercompany accounts and transactions have been eliminated.

The preparation of financial statements in conformity with generally accepted accounting principles requires management to make estimates and assumptions that affect the reported amounts of assets and liabilities and disclosure of contingent assets and liabilities at the date of the financial statements and the reported amounts of revenues and expenses during the reporting period. Actual results could differ from those estimates.

In November 2005, the FASB issued FSP FAS 115-1 and FAS 124-1, "The Meaning of Other-Than-Temporary Impairment and Its Application to Certain Investments" ("FSP 115-1"), which provides guidance on determining when investments in certain debt and equity securities are considered impaired, whether that impairment is other-than-temporary, and on measuring such impairment loss. FSP 115-1 also includes accounting considerations subsequent to the recognition of an other-than-temporary impairment and requires certain disclosures about unrealized losses that have not been recognized as other-than-temporary impairments. FSP 115-1 was adopted by the Company in the second quarter of fiscal 2006 as required and had no material impact on the Company's consolidated financial position and results of operations.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS, Continued (Dollar amounts in thousands, except per share data)

Reclassifications and restatements:

Prior period amounts have been adjusted to reflect the modified retrospective adoption method of SFAS No. 123(R) (See Note 3). In addition, certain reclassifications have been made in the Consolidated Statements of Cash Flows and Consolidated Balance Sheets for prior periods to conform to the current period presentation.

Note 3. Stock-Based Compensation

The Company has a stock incentive plan that provides for grants of incentive stock options, non-statutory stock options and restricted share awards in an aggregate number not to exceed 15% of the outstanding shares of the Company's common stock. The plan is administered by the Compensation Committee of the Board of Directors. The option price for each stock option that may be granted under the plan may not be less than the fair market value of the Company's common stock on the date of grant. The aggregate number of shares of the Company's common stock that may be issued upon exercise of stock options was 4,811,808 shares at June 30, 2006. Outstanding stock options are exercisable in various share amounts based on the attainment of certain market value levels of Class A Common Stock. In addition, options generally vest in one-third increments after three, four and five years, respectively, from the grant date (but, in any event, not until the attainment of the certain market value levels). The options expire on the earlier of ten years from the date of grant, upon employment termination, or within specified time limits following voluntary employment termination (with the consent of the Company), retirement or death. The Company generally settles employee stock option exercises with treasury shares.

Prior to October 1, 2005, the Company accounted for its stock-based compensation plan in accordance with the intrinsic value provisions of Accounting Principles Board Opinion No. 25, "Accounting for Stock Issued to Employees", ("APB No. 25") and provided the required pro-forma disclosures of SFAS No. 123, "Accounting for Stock-Based Compensation", ("SFAS No. 123"). Effective October 1, 2005, the Company adopted SFAS No. 123(R) using the modified retrospective method. Accordingly, stock-based compensation cost is measured at grant date, based on the fair value of the award, and is recognized as expense over the employee requisite service period. In accordance with SFAS No. 123(R), financial statements for all periods prior to October 1, 2005 have been adjusted to give effect to the fair-value based method of accounting for all awards granted in fiscal years beginning after December 15, 1994. Amounts previously disclosed as pro-forma adjustments have been reflected in earnings for all prior periods.

The following table details the impact of retrospective application of SFAS No. 123(R) on previously reported amounts:

	Restated	A	As previously reported	
For the quarter ended June 30, 2005:				
Operating profit	\$ 26,6	04 \$	27,477	
Income before income taxes	\$ 25,1	82 \$	26,055	
Net income	\$ 15,6	13 \$	16,154	
Earnings per share of common stock:				
Basic	\$	49 \$.50	
Diluted	\$	49 \$.50	
For the nine months ended June 30, 2005:				
Operating profit	\$ 71,6	05 \$	73,981	
Income before income taxes	\$ 68,8	20 \$	71,196	
Net income	\$ 42,6	59 \$	44,142	
Earnings per share of common stock:				
Basic	\$ 1.	33 \$	1.37	
Diluted	\$ 1.	32 \$	1.36	
Net cash provided by operating activities	\$ 57,4	16 \$	60,182	
Net cash used in financing activities	\$ 34,5	35 \$	37,300	
6				

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS, Continued (Dollar amounts in thousands, except per share data)

		As	s previously
	 Restated		reported
At September 30, 2005:			
Deferred income taxes and other assets	\$ 26,314	\$	22,926
Total assets	\$ 665,455	\$	662,067
Additional paid-in capital	\$ 29,524	\$	14,113
Retained earnings	\$ 350,311	\$	362,334
Total shareholders' equity	\$ 337,749	\$	334,361

For the three month periods ended June 30, 2006 and 2005, stock-based compensation cost totaled \$741 and \$874, respectively. For the nine month periods ended June 30, 2006 and 2005, stock-based compensation cost totaled \$3,189 and \$2,377, respectively. The associated future income tax benefit recognized was \$289 and \$332 for the three month periods ended June 30, 2006 and 2005, respectively, and was \$1,243 and \$903 for the nine month periods ended June 30, 2006 and 2005, respectively.

The amount of cash received from the exercise of stock options was \$448 and \$874, for the three month periods ended June 30, 2006 and 2005, respectively, and \$1,869 and \$5,351 for the nine month periods ended June 30, 2006 and 2005, respectively. In connection with these exercises, the tax benefits realized by the Company were \$106 and \$470 for the three month periods ended June 30, 2006 and 2005, respectively, and \$816 and \$2,765 for the nine month periods ended June 30, 2006 and 2005, respectively.

The transactions for shares under options for the nine months ended June 30, 2006 were as follows:

		Weighted-				
		Weighted- average		average remaining		Aggregate intrinsic
	Shares	exercise price		contractual term		value
Outstanding, September 30, 2005	2,090,607	\$	25.50			
Granted	610,500		37.31			
Exercised	100,832		16.62			
Expired or forfeited	37,556		25.24			
Outstanding, June 30, 2006	2,562,719	\$	28.66	7.3	\$	14,880
Exercisable, June 30, 2006	881,543	\$	20.85	5.5	\$	12,009
Shares reserved for future options	2,249,089					

The weighted-average grant date fair value of options granted for the nine month periods ended June 30, 2006 and 2005 was \$9.47 and \$11.61, respectively. The fair value of shares earned was \$3,594 and \$1,723 during the nine month periods ended June 30, 2006 and 2005, respectively. No shares were earned in the three month periods ended June 30, 2006 and 2005. The intrinsic value of options (which is the amount by which the stock price exceeded the exercise price of the options on the date of exercise) exercised during the nine month periods ended June 30, 2006 and 2005 was \$2,157 and \$8,019, respectively.

The transactions for non-vested shares for the nine months ended June 30, 2006 were as follows:

	Shares	Weighted- average grant-date fair value		
Non-vested at October 1, 2005	1,621,874	\$ 9.58		
Granted	610,500	9.47		
Vested	(515,976)	6.97		
Expired or forfeited	(35,222)	7.97		
Non-vested at June 30, 2006	1,681,176	\$ 9.67		

(Dollar amounts in thousands, except per share data)

As of June 30, 2006, the total unrecognized compensation cost related to non-vested stock options was approximately \$5,657. This cost is expected to be recognized over a weighted-average period of 3.7 years in accordance with the vesting periods of the options.

As of October 1, 2005, the fair value of each option grant is estimated on the date of grant using a binomial lattice valuation model. Prior to October 1, 2005, the fair value of each option award was estimated on the grant date using a Black-Scholes valuation model. The following table indicates the assumptions used in estimating fair value for the nine month periods ended June 30, 2006 and 2005.

Nine I	Montl	ıs l	End	led
	June '	30.		

	June	30,
	2006	2005
	(Binomial	
	Lattice)	(Black-Scholes)
Expected volatility	24.0%	24.2%
Dividend yield	.6%	1.0%
Average risk free interest rate	4.4%	3.9%
Average expected term (years)	5.5	7.9

The risk free interest rate is based on United States Treasury yields at the date of grant. The dividend yield is based on the most recent dividend payment and average stock price over the 12 months prior to the grant date. Expected volatilities are based on the implied volatility of market traded options and the historical volatility of the Company's stock price. The expected term represents an estimate of the period of time options are expected to remain outstanding. Separate employee groups and option characteristics are considered separately for valuation purposes.

Under the Company's Director Fee Plan, directors who are not also officers of the Company each receive, as an annual retainer fee, either cash or shares of the Company's Class A Common Stock equivalent to \$30. Where the annual retainer fee is provided in shares, each director may elect to be paid these shares on a current basis or have such shares credited to a deferred stock account as phantom stock, with such shares to be paid to the director subsequent to leaving the Board. Directors may also elect to receive the common stock equivalent of meeting fees credited to a deferred stock account. The value of deferred shares is recorded in other liabilities. A total of 50,441 shares had been deferred under the Director Fee Plan at June 30, 2006. Additionally, beginning in fiscal 2005, directors who are not also officers of the Company each receive an annual stock-based grant (non-statutory stock options, stock appreciation rights and/or restricted shares) with a value of \$40. A total of 22,300 stock options have been granted under the plan, all of which were outstanding and unvested at June 30, 2006. Additionally, 4,800 shares of restricted stock were granted in March 2006 under the plan. The restricted shares generally vest two years after the date of issuance. A total of 500,000 shares have been authorized to be issued under the Director Fee Plan.

Note 4. Income Taxes

Income tax provisions for the Company's interim periods are based on the effective income tax rate expected to be applicable for the full year. The difference between the estimated effective tax rate for fiscal 2006 of 37.6% and the Federal statutory rate of 35.0% primarily reflects the impact of state and foreign income taxes.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS, Continued (Dollar amounts in thousands, except per share data)

Note 5. Earnings Per Share

	Three Months Ended			Nine Months Ended			
	 June	30,		June 30,			
	 2006	_	2005	_	2006	_	2005
Net income	\$ 17,706	\$	15,613	\$	47,465	\$	42,669
Weighted-average common shares outstanding Dilutive securities, primarily stock options	 32,110,431 184,699		31,958,308 207,064		32,076,674 255,494		32,144,329 227,631
Diluted weighted-average common shares outstanding	 32,295,130	_	32,165,372	_	32,332,168	_	32,371,960
Basic earnings per share	\$.55	\$.49	\$	1.48	\$	1.33
Diluted earnings per share	\$.55	\$.49	\$	1.47	\$	1.32

Net income and earnings per share for 2005 have been restated to reflect the adoption of SFAS No. 123(R) (see Note 3).

Note 6. Segment Information

The Company's products and operations consist of two principal businesses that are comprised of three operating segments each, as described under Nature of Operations (Note 1): Memorialization Products (Bronze, Casket and Cremation) and Brand Solutions (Graphics Imaging, Marking Products and Merchandising Solutions). Management evaluates segment performance based on operating profit (before income taxes) and does not allocate non-operating items such as investment income, interest expense, other income (deductions), net and minority interest.

The Company adopted SFAS No. 123(R), effective October 1, 2005 (see Note 3). Accordingly, the impact of stock options granted has been included in the operating results noted below, with prior periods restated to include the pro-forma amounts previously reported under SFAS No. 123 using a Black-Scholes valuation model.

Information about the Company's segments follows:

		Three Months Ended June 30,			Nine Months Ended June 30,			
		2006		2005		2006		2005
Sales to external customers:								
Memorialization:								
Bronze	\$	57,365	\$	55,573	\$	159,187	\$	150,136
Casket		49,790		29,910		153,188		92,785
Cremation		6,907		5,283		19,289		15,982
		114,062		90,766		331,664		258,903
Brand Solutions:								
Graphics Imaging		35,919		36,175		103,467		106,578
Marking Products		13,130		11,864		38,418		32,747
Merchandising Solutions		18,693		20,178		59,432		65,704
		67,742		68,217		201,317		205,029
	\$	181,804	\$	158,983	\$	532,981	\$	463,932
	Ģ)						

(Dollar amounts in thousands, except per share data)

		nths Ended e 30,	Nine Months Ended June 30,			
	2006	2005	2006	2005		
Operating profit:						
Memorialization:						
Bronze	\$ 17,032	\$ 16,590	\$ 43,983	\$ 41,332		
Casket	5,100	3,351	15,597	11,910		
Cremation	1,019	98	2,707	83		
	23,151	20,039	62,287	53,325		
Brand Solutions:						
Graphics Imaging	3,938	3,731	11,556	10,399		
Marking Products	2,240	2,342	6,596	5,459		
Merchandising Solutions	1,194	492	1,563	2,422		
	7,372	6,565	19,715	18,280		
	\$ 30,523	\$ 26,604	\$ 82,002	\$ 71,605		

Note 7. Comprehensive Income

Comprehensive income consists of net income adjusted for changes, net of the related income tax effect, in cumulative foreign currency translation, the fair value of derivatives, unrealized investment gains and losses and minimum pension liability. For the three months ended June 30, 2006 and 2005, comprehensive income was \$24,367 and \$8,242, respectively. For the nine months ended June 30, 2006 and 2005, comprehensive income was \$53,673 and \$39,816, respectively. Comprehensive income for the three and nine month periods ended June 30, 2005 has been restated to reflect the adoption of SFAS No. 123(R) (see Note 3).

Note 8. Goodwill and Other Intangible Assets

Goodwill related to business combinations is not amortized but is subject to annual review for impairment. In general, when the carrying value of a reporting unit exceeds its implied fair value, an impairment loss must be recognized. For purposes of testing for impairment the Company uses a combination of valuation techniques, including discounted cash flows. Intangible assets are amortized over their estimated useful lives unless such lives are considered to be indefinite. A significant decline in cash flows generated from these assets may result in a write-down of the carrying values of the related assets. The Company performs its annual impairment review in the second fiscal quarter.

Changes to goodwill, net of accumulated amortization, for the nine months ended June 30, 2006, were as follows.

						Gra	phics	Ma	arking	Mer	chandising		
	Bronze	C	Casket	Crei	nation	Ima	aging	Pro	oducts	S	olutions	Cor	nsolidated
Balance at													
September 30, 2005	\$73,029	\$	91,977	\$	6,536	\$ 7	3,970	\$	5,213	\$	9,947	\$	260,672
Additions during period	-		13,621		-		6,344		-		-		19,965
Translation and other adjustments	1,342		-		-		3,952		-		-		5,294
Balance at													
June 30, 2006	\$74,371	\$1	05,598	\$	6,536	\$ 8	4,266	\$	5,213	\$	9,947	\$	285,931

The additions to Graphics Imaging goodwill relate primarily to the purchase of the Doyle Group. The additions to Casket goodwill primarily relate to the acquisition of Royal Casket Company and a smaller domestic casket distributor.

(Dollar amounts in thousands, except per share data)

The following tables summarize the carrying amounts and related accumulated amortization for intangible assets as of June 30, 2006 and September 30, 2005, respectively.

	(Carrying	Acc	umulated		
		Amount	Amo	ortization	Net	
<u>June 30, 2006:</u>						
Trade names	\$	23,914	\$	- *	\$	23,914
Customer relationships		20,874		(2,414)		18,460
Copyrights/patents/other		5,088		(2,229)		2,859
	\$	49,876	\$	(4,643)	\$	45,233
	-					
September 30, 2005:						
Trade names	\$	23,585	\$	- *	\$	23,585
Customer relationships		20,778		(1,517)		19,261
Copyrights/patents/other		4,952		(1,401)		3,551
	\$	49,315	\$	(2,918)	\$	46,397

^{*} Not subject to amortization

The decrease in intangible assets during fiscal 2006 was due to amortization, partially offset by the impact of fluctuations in foreign currency exchange rates on intangible assets denominated in foreign currencies.

Amortization expense on intangible assets was \$545 and \$430 for the three month periods ended June 30, 2006 and 2005, respectively. For the nine month periods ended June 30, 2006 and 2005, amortization expense was \$1,635 and \$1,262, respectively. Amortization expense is estimated to be \$2,150 in 2006, \$1,800 in 2007, \$1,800 in 2008, \$1,750 in 2009 and \$1,300 in 2010.

Note 9. Debt

The Company has a Revolving Credit Facility with a syndicate of financial institutions which allows for borrowings up to \$150,000. Borrowings under the amended facility, which is scheduled to mature on April 30, 2009, bear interest at LIBOR plus a factor ranging from .50% to 1.00% based on the Company's leverage ratio. The leverage ratio is defined as net indebtedness divided by EBITDA (earnings before interest, taxes, depreciation and amortization). The Company is required to pay an annual commitment fee ranging from .20% to .30% (based on the Company's leverage ratio) of the unused portion of the facility. The Revolving Credit Facility requires the Company to maintain certain leverage and interest coverage ratios. A portion of the facility (not to exceed \$10,000) is available for the issuance of trade and standby letters of credit. Outstanding borrowings on the Revolving Credit Facility at June 30, 2006 were \$134,000. The weighted-average interest rate on outstanding borrowings at June 30, 2006 and 2005 was 4.94% and 3.16%, respectively.

In April 2004, the Company entered into an interest rate swap that fixed, for a five-year period, the interest rate on borrowings in an initial amount of \$50,000. The interest rate was fixed at 2.66% plus a factor based on the Company's leverage ratio (the factor was .75% at June 30, 2006). The interest rate swap was designated as a cash flow hedge of the future variable interest payments under the Revolving Credit Facility which are considered probable of occurring. Based on the Company's assessment, all of the critical terms of the hedge matched the underlying terms of the hedged debt and related forecasted interest payments and as such, these hedges were considered highly effective. Equal quarterly principal payments of \$2,500 plus interest are due on this \$50,000 borrowing until its maturity in April 2009.

Effective September 30, 2005, the Company entered into an interest rate swap that fixed, for the period through the maturity of the Revolving Credit Facility, the interest rate on additional borrowings in an initial amount of \$50,000. The interest rate was fixed at 4.14% plus a factor based on the Company's leverage ratio (the factor was .75% at June 30, 2006). The interest rate swap was designated as a cash flow hedge of the future variable interest payments under

(Dollar amounts in thousands, except per share data)

the Revolving Credit Facility, which are considered probable of occurring. Based on the Company's assessment, all of the critical terms of the hedge match the underlying terms of the hedged debt and related forecasted interest payments and as such, these hedges are considered highly effective. Equal quarterly principal payments of \$3,333 plus interest are due on this \$50,000 portion of the borrowing until its maturity in April 2009.

The fair value of the interest rate swaps reflected an unrealized gain of \$2,138 (\$1,304 after tax) at June 30, 2006 that is included in shareholders' equity as part of accumulated other comprehensive income. Assuming market rates remain constant with the rates at June 30, 2006, approximately \$460 of the \$1,304 gain included in accumulated other comprehensive income is expected to be recognized in earnings as an adjustment to interest expense over the next twelve months.

The Company, through its wholly-owned subsidiary, Matthews International GmbH ("MIGmbH"), has a credit facility with a bank for borrowings up to 10.0 million Euros. At June 30, 2006, outstanding borrowings under the credit facility totaled 10.0 million Euros (\$12,792). The weighted-average interest rate on outstanding borrowings of MIGmbH at June 30, 2006 and 2005 was 3.35% and 2.80%, respectively.

The Company, through its wholly-owned subsidiary, Caggiati S.p.A., has several loans with various Italian banks. Outstanding borrowings on these loans totaled 8.3 million Euros (\$10,600) at June 30, 2006. Caggiati S.p.A. also has three lines of credit totaling 8.4 million Euros (\$10,707) with the same Italian banks. Outstanding borrowings on these lines were 2.2 million Euros (\$2,836) at June 30, 2006. The weighted-average interest rate on outstanding borrowings of Caggiati S.p.A. at June 30, 2006 and 2005 was 3.16% and 2.89%, respectively.

Note 10. Pension and Other Postretirement Benefit Plans

The Company provides defined benefit pension and other postretirement plans to certain employees. The following represents the net periodic pension and other postretirement benefit cost for the plans:

	Pension					Other Postretirement					
Three months ended June 30,		2006		2005		2006		2005			
Service cost	\$	1,082	\$	927	\$	158	\$	127			
Interest cost		1,481		1,404		307		293			
Expected return on plan assets		(1,708)		(1,585)		-		-			
Amortization:											
Prior service cost		(4)		21		(322)		(322)			
Net actuarial loss		436		344		161		124			
Net benefit cost	\$	1,287	\$	1,111	\$	304	\$	222			
		Pens	sion			Other Post	retirem	ent			
Nine months ended June 30,		2006		2005		2006		2005			
Service cost	\$	3,246	\$	2,781	\$	474	\$	380			
Interest cost		4,443		4,212		921		879			
Expected return on plan assets		(5,124)		(4,753)		-		-			
Amortization:											
Prior service cost		(12)		63		(966)		(966)			
Net actuarial loss		1,308		1,033		483		371			
Net benefit cost	\$	3,861	\$	3,336	\$	912	\$	664			

(Dollar amounts in thousands, except per share data)

Benefit payments under the Company's principal retirement plan are made from plan assets, while benefit payments under the supplemental retirement plan and postretirement benefit plan are funded from the Company's operating funds. The Company does not currently expect to make any significant contributions to its principal retirement plan in fiscal 2006. As of June 30, 2006, contributions of \$222 and \$1,102 have been made under the supplemental retirement plan and postretirement plan, respectively. The Company currently anticipates contributing an additional \$74 and \$350 under the supplemental retirement plan and postretirement plan, respectively, for the remainder of fiscal 2006.

Note 11. Acquisitions

Acquisition spending, net of cash acquired, during the nine months ended June 30, 2006 totaled \$29,946, and primarily included the following:

On March 1, 2006, the Company acquired Royal Casket Company ("Royal"), a distributor of primarily York brand caskets in the Southwest region of the United States. The transaction was structured as an asset purchase, with potential additional consideration payable contingent upon the operating performance of the acquired operations during the next five years. The Company expects to account for this consideration as additional purchase price. The acquisition was intended to expand Matthews' casket distribution capabilities in the Southwestern United States.

On February 23, 2006, the Company acquired the Doyle Group ("Doyle"), a provider of reprographic services to the packaging industry, located in Oakland, California. The transaction was structured as an asset purchase, with potential additional consideration payable contingent upon the operating performance of the acquired operations during the next three years. The acquisition was intended to expand the Company's graphics business in the Western United States.

On September 30, 2005, the Company acquired an additional 30% interest in S+T, which was paid in October 2005. The Company had acquired a 50% interest in S+T in 1998.

In July 2005, the Company acquired Milso Industries ("Milso"), a leading manufacturer and distributor of caskets in the United States. Milso, headquartered in Brooklyn, New York, has manufacturing operations in Richmond, Indiana and maintains distribution centers throughout the Northeast, Mid-Atlantic, Midwest and Southwest regions of the United States. The transaction was structured as an asset purchase, at an initial purchase price of approximately \$95,000. The transaction was also structured to include potential additional consideration of \$7,500 contingent on the fiscal 2006 performance of the acquired operations. The Company expects to account for this consideration as additional purchase price. The acquisition was intended to expand Matthews' products and services in the United States casket market.

Acquired intangible assets of Milso include trade names with an assigned value of \$5,800, which are not subject to amortization. Intangible assets also include customer relationships with an assigned value of \$10,400 to be amortized over their estimated useful lives of 20 years.

The following unaudited pro-forma information presents a summary of the consolidated results of Matthews combined with Milso as if the acquisition had occurred on October 1, 2004:

	Three Months Ended					Nine Months Ended				
	 June 30,				June 30,					
	2006		2005	2006			2005			
Sales	\$ 181,804	\$	182,776	\$	532,981	\$	531,332			
Income before taxes	28,375		28,334		76,066		73,519			
Net income	17,706		17,568		47,465		45,583			
Earnings per share	\$.55	\$.55	\$	1.47	\$	1.41			

(Dollar amounts in thousands, except per share data)

These unaudited pro-forma results have been prepared for comparative purposes only and include certain adjustments, such as interest expense on acquisition debt. The pro-forma information does not purport to be indicative of the results of operations which actually would have resulted had the acquisition occurred on the date indicated, or which may result in the future.

In June 2005, the Company paid additional consideration to the minority owner of Rudolf Reproflex GmbH ("Rudolf") under the terms of the original acquisition agreement. The Company had acquired a 75% interest in Rudolf in 2001.

MANAGEMENT'S DISCUSSION AND ANALYSIS OF FINANCIAL CONDITION AND RESULTS OF OPERATIONS

Cautionary Statement:

The following discussion should be read in conjunction with the consolidated financial statements of Matthews International Corporation and related notes thereto included in this Quarterly Report on Form 10-Q and the Company's Annual Report on Form 10-K for the year ended September 30, 2005. Any forward-looking statements contained herein are included pursuant to the "safe harbor" provisions of the Private Securities Litigation Reform Act of 1995. Such forward-looking statements involve known and unknown risks and uncertainties that may cause the Company's actual results in future periods to be materially different from management's expectations. Although the Company believes that the expectations reflected in such forward-looking statements are reasonable, no assurance can be given that such expectations will prove correct. Factors that could cause the Company's results to differ materially from the results discussed in such forward-looking statements principally include changes in domestic or international economic conditions, changes in foreign currency exchange rates, changes in the cost of materials used in the manufacture of the Company's products, changes in death rates, changes in product demand or pricing as a result of consolidation in the industries in which the Company operates or as a result of domestic or international competitive pressures, unknown risks in connection with the Company's acquisitions, and technological factors beyond the Company's control. In addition, although the Company does not have any single customer that would be considered individually significant to consolidated sales, the potential loss of one or more of the Company's larger customers could be considered a risk factor.

Results of Operations:

The following table sets forth certain income statement data of the Company expressed as a percentage of net sales for the periods indicated.

	Nine months	Years end	led			
	June 30	,	September 30,			
	2006	2005*	2005*	2004*		
Sales	100.0%	100.0%	100.0%	100.0%		
Gross profit	37.2%	34.5%	34.9%	38.1%		
Operating profit	15.4%	15.4%	15.4%	18.7%		
Income before taxes	14.3%	14.8%	14.5%	17.5%		
Net income	8.9%	9.2%	9.1%	10.7%		

^{*} Restated to reflect the adoption of SFAS No. 123(R).

Results of Operations:

Sales for the nine months ended June 30, 2006 were \$533.0 million, or 14.9%, higher than sales of \$463.9 million for the nine months ended June 30, 2005. The increase resulted principally from the acquisition of Milso Industries ("Milso") in the fourth quarter of fiscal 2005 and higher sales in the Bronze, Cremation and Marking Products segments. These increases were offset partially by the effect of lower foreign currency values against the U.S. dollar and lower sales in the Merchandising Solutions segment. For the nine months ended June 30, 2006, changes in foreign currency values against the U.S. dollar had an unfavorable impact of approximately \$5.2 million on the Company's consolidated sales compared to the nine months ended June 30, 2005.

Bronze segment sales for the first nine months of fiscal 2006 were \$159.2 million compared to \$150.1 million for the first nine months of fiscal 2005. The increase of 6.0% in Bronze sales primarily reflected higher prices for memorial products and higher mausoleum sales. These increases were partially offset by the effects of changes in the values of foreign currencies against the U.S. dollar. Sales for the Casket segment were \$153.2 million for the first nine months of fiscal 2006 compared to \$92.8 million for the same period in fiscal 2005. The increase reflected the acquisition of Milso. Excluding Milso, fiscal 2006 sales volume was lower than fiscal 2005, partially attributable to a lower death

rate and partially related to the transition to Company-owned distribution in certain territories. Sales for the Cremation segment were \$19.3 million for the nine months ended June 30, 2006 compared to \$16.0 million for the same period a year ago. The increase primarily reflected higher sales and improved pricing of cremation equipment and cremation caskets. Sales for the Graphics Imaging segment in the first nine months of fiscal 2006 were \$103.5 million, compared to \$106.6 million for the same period a year ago. The decline primarily reflected a decrease in the value of foreign currencies against the U.S. dollar. Marking Products segment sales for the nine months ended June 30, 2006 were \$38.4 million, compared to \$32.7 million for the first nine months of fiscal 2005. The increase of \$5.7 million, or 17.3%, was principally due to higher domestic and foreign sales volume, particularly in the segment's industrial automation business. Sales for the Merchandising Solutions segment were \$59.4 million for the first nine months of fiscal 2006, compared to \$65.7 million for the same period a year ago. The decline is attributable to lower volume of merchandising systems and displays. In addition, the first nine months of fiscal 2005 included sales for several large customer promotional programs that did not repeat in this fiscal year.

Gross profit for the nine months ended June 30, 2006 was \$198.4 million, compared to \$159.9 million for the nine months ended June 30, 2005. The increase in consolidated gross profit primarily reflected the acquisition of Milso during the fourth quarter of fiscal 2005, higher sales in the Bronze, Cremation and Marking Products segments and the effects of manufacturing improvements and cost reduction initiatives. These gains were partially offset by operating costs at the Company's new casket manufacturing facility in Mexico, lower Casket segment sales excluding Milso, lower sales in the Merchandising Solutions segment and lower foreign currency values against the U.S. dollar. Consolidated gross profit as a percent of sales increased from 34.5% for the first nine months of fiscal 2005 to 37.2% for the same period of fiscal 2006. The increase primarily reflected the Milso acquisition and improved margins in the Cremation, Graphics Imaging and Merchandising Solutions segments. These increases were partially offset by a decline in Bronze gross margin reflecting the significant rise in bronze ingot cost.

Selling and administrative expenses for the nine months ended June 30, 2006 were \$116.4 million, compared to \$88.3 million for the first nine months of fiscal 2005. Consolidated selling and administrative expenses as a percent of sales were 21.8% for the nine months ended June 30, 2006, compared to 19.0% for the same period last year. The increases primarily reflected the acquisition of Milso during the fourth quarter of fiscal 2005 and the expansion of the Casket segment's distribution capabilities. Bronze segment selling and administrative expenses decreased in fiscal 2006 compared to fiscal 2005 due to cost containment efforts intended to mitigate some of the increase in bronze metal costs. Additionally, Graphics Imaging segment fiscal 2006 selling and administrative expenses declined from fiscal 2005 due to cost structure changes implemented within the segment's U.S. and U.K. operations in the fourth quarter of fiscal 2005.

Operating profit for the nine months ended June 30, 2006 was \$82.0 million, representing an increase of \$10.4 million over operating profit of \$71.6 million for the nine months ended June 30, 2005. The increase of 14.5% reflected higher operating income in five of the Company's six operating segments. Bronze segment operating profit for the first nine months of fiscal 2006 was \$44.0 million, compared to \$41.3 million for the same period in fiscal 2005. Despite a significant increase in bronze metal cost, Bronze segment operating profit improved for the period as a result of higher sales and the effects of cost reduction initiatives. Operating profit for the Casket segment for the nine months ended June 30, 2006 was \$15.6 million, compared to \$11.9 million for the first nine months of fiscal 2005. The increase reflected the Milso acquisition, offset by lower sales in several territories, operating costs in excess of revenues at the Company's new casket manufacturing facility in Mexico, operating costs related to the expansion of casket distribution capabilities, and costs incurred in connection with the shut-down of the segment's Lynn, Indiana manufacturing facility during the second quarter of fiscal 2006. Cremation segment operating profit for the nine months ended June 30, 2006 was \$2.7 million, compared to \$83,000 for the same period a year ago. The increase reflected higher sales, improved pricing and cost reduction initiatives. The Graphics Imaging segment operating profit for the nine months ended June 30, 2006 was \$11.6 million, compared to \$10.4 million for the nine months ended June 30, 2005. The increase reflected cost structure changes implemented within the segment's U.S. and U.K. operations in the fiscal 2005 fourth quarter, offset partially by lower foreign currency values against the U.S. dollar. Operating profit for the Marking Products segment for the first nine months of fiscal 2006 was \$6.6 million, compared to \$5.5 million for the same period a year ago. The increase primarily resulted from higher sales. The Merchandising Solutions segment operating profit was \$1.6 million for the nine months ended June 30, 2006, compared to \$2.4 million for the same period in fiscal 2005. The decrease primarily

reflected lower sales in fiscal 2006 compared to fiscal 2005. However, for the quarter, Merchandising Solutions segment operating profit was higher than a year ago, reflecting the benefit of recent productivity initiatives. For the nine months ended June 30, 2006, changes in foreign currency values against the U.S. dollar had an unfavorable impact of approximately \$860,000 on the Company's consolidated operating profit compared to the nine months ended June 30, 2005.

Investment income for the nine months ended June 30, 2006 was \$937,000, compared to \$1.0 million for the nine months ended June 30, 2005. Interest expense for the first nine months of fiscal 2006 was \$4.9 million, compared to \$1.5 million for the same period last year. The increase in interest expense primarily reflected a higher average level of debt and higher average interest rates during the fiscal 2006 nine-month period compared to the same period in fiscal 2005. The increased debt level in fiscal 2006 primarily resulted from additional borrowings under the Company's domestic Revolving Credit Facility in connection with recent acquisitions.

Other income (deductions), net, for the nine months ended June 30, 2006 represented an increase in pre-tax income of \$79,000, compared to an increase in pre-tax income of \$1.6 million for the same period last year. Other income in the first nine months of fiscal 2005 primarily reflected foreign currency exchange gains on intercompany advances to foreign affiliates.

Minority interest deduction was \$2.0 million for the first nine months of fiscal 2006, compared to \$3.8 million for the same period in fiscal 2005. The reduction in minority interest primarily reflected the Company's acquisition of an additional 30% interest in S+T Gesellschaft fur Reprotechnik GmbH ("S+T") on September 30, 2005.

The Company's effective tax rate for the nine months ended June 30, 2006 was 37.6% which is the same as the effective tax rate for the fiscal year ended September 30, 2005. The difference between the Company's effective tax rate and the Federal statutory rate of 35.0% primarily reflected the impact of state and foreign income taxes.

Goodwill:

Goodwill related to business combinations is not amortized, but is subject to annual review for impairment. In general, when the carrying value of a reporting unit exceeds its implied fair value, an impairment loss must be recognized. For purposes of testing for impairment, the Company uses a combination of valuation techniques, including discounted cash flows. The Company performed its annual impairment review in the second quarter of fiscal 2006 and determined that no adjustments to the carrying values of goodwill were necessary.

Liquidity and Capital Resources:

Net cash provided by operating activities was \$34.4 million for the nine months ended June 30, 2006, compared to \$57.4 million for the first nine months of fiscal 2005. Operating cash flow for both periods primarily reflected net income adjusted for depreciation, amortization, stock-based compensation expense and an increase in minority interest, partially offset by an increase in working capital. The year-over-year decline in cash provided by operating activities is attributable to an increase in working capital primarily resulting from the Casket segment's investment in distribution capabilities.

Cash used in investing activities was \$41.9 million for the nine months ended June 30, 2006, compared to \$45.0 million for the nine months ended June 30, 2005. Investing activities for the first nine months of fiscal 2006 primarily included capital expenditures of \$12.0 million and acquisition-related payments of \$29.9 million. Investing activities for the first nine months of fiscal 2005 primarily included capital expenditures of \$21.6 million, acquisition related payments of \$14.2 million and net purchases of investments of \$10.0 million.

Capital expenditures reflected reinvestment in the Company's business segments and were made primarily for the purchase of new manufacturing machinery, equipment and facilities designed to improve product quality, increase manufacturing efficiency, lower production costs and meet regulatory requirements. Capital expenditures for the last three fiscal years were primarily financed through operating cash. Capital spending for property, plant and equipment has averaged \$15.9 million for the last three fiscal years. The capital budget for fiscal 2006 is \$27.7 million. The Company expects to generate sufficient cash from operations to fund all anticipated capital spending projects.

Cash provided by financing activities for the nine months ended June 30, 2006 was \$3.8 million, primarily reflecting net borrowings of long-term debt of \$11.0 million, proceeds of \$1.9 million from the sale of treasury stock (stock option exercises), a tax benefit of \$816,000 from exercised stock options, treasury stock purchases of \$877,000, payment of dividends of \$4.8 million to the Company's shareholders and distributions of \$4.3 million to minority interests. Cash used in financing activities for the nine months ended June 30, 2005 was \$34.5 million, reflecting net payments on long-term debt of \$6.0 million, treasury stock purchases of \$27.9 million, dividends of \$4.3 million to the Company's shareholders and distributions of \$4.4 million to minority interests. These payments were partially offset by proceeds of \$5.4 million from the sale of treasury stock (stock option exercises) and a tax benefit of \$2.8 million from exercised stock options.

The Company has a Revolving Credit Facility with a syndicate of financial institutions, which allows for borrowings up to \$150.0 million. Borrowings under the facility, which is scheduled to mature on April 30, 2009, bear interest at LIBOR plus a factor ranging from .50% to 1.00% based on the Company's leverage ratio. The leverage ratio is defined as net indebtedness divided by EBITDA (earnings before interest, taxes, depreciation and amortization). The Company is required to pay an annual commitment fee ranging from .20% to .30% (based on the Company's leverage ratio) of the unused portion of the facility. The Revolving Credit Facility requires the Company to maintain certain leverage and interest coverage ratios. A portion of the facility (not to exceed \$10.0 million) is available for the issuance of trade and standby letters of credit. Outstanding borrowings on the Revolving Credit Facility at June 30, 2006 were \$134.0 million. The weighted-average interest rate on outstanding borrowings at June 30, 2006 and 2005 was 4.94% and 3.16%, respectively.

In April 2004, the Company entered into an interest rate swap that fixed, for a five-year period, the interest rate on borrowings in an initial amount of \$50.0 million. The interest rate was fixed at 2.66% plus a factor based on the Company's leverage ratio (the factor was .75% at June 30, 2006). The interest rate swap was designated as a cash flow hedge of the future variable interest payments under the Revolving Credit Facility which are considered probable of occurring. Based on the Company's assessment, all of the critical terms of the hedge matched the underlying terms of the hedged debt and related forecasted interest payments and as such, these hedges were considered highly effective. Equal quarterly principal payments of \$2.5 million plus interest are due on this \$50.0 million borrowing until its maturity in April 2009.

Effective September 30, 2005, the Company entered into an additional interest rate swap that fixed, for the period through maturity of the Revolving Credit Facility, the interest rate on additional borrowings in an initial amount of \$50.0 million. The interest rate was fixed at 4.14% plus a factor based on the Company's leverage ratio (the factor was .75% at June 30, 2006). The interest rate swap was designated as a cash flow hedge of the future variable interest payments under the Revolving Credit Facility which are considered probable of occurring. Based on the Company's assessment, all of the critical terms of the hedge match the underlying terms of the hedged debt and related forecasted interest payments and as such, these hedges were considered highly effective. Equal quarterly principal payments of \$3.3 million plus interest are due on this \$50.0 million borrowing until its maturity in April 2009.

The fair value of the interest rate swaps reflected an unrealized gain of \$2.1 million (\$1.3 million after tax) at June 30, 2006 that is included in equity as part of accumulated other comprehensive income. Assuming market rates remain constant with the rates at June 30, 2006, approximately \$460,000 of the \$1.3 million gain included in accumulated other comprehensive income is expected to be recognized in earnings as an adjustment to interest expense over the next twelve months.

The Company, through its wholly-owned subsidiary, Matthews International GmbH ("MIGmbH"), has a credit facility with a bank for borrowings up to 10.0 million Euros. At June 30, 2006, outstanding borrowings under the credit facility totaled 10.0 million Euros (\$12.8 million). The weighted-average interest rate on outstanding MIGmbH related borrowings at June 30, 2006 and 2005 was 3.35% and 2.80%, respectively.

The Company, through its wholly-owned subsidiary, Caggiati S.p.A., has several loans with various Italian banks. Outstanding borrowings on these loans totaled 8.3 million Euros (\$10.6 million) at June 30, 2006. Caggiati S.p.A. also has three lines of credit totaling approximately 8.4 million Euros (\$10.7 million) with the same Italian banks. Outstanding borrowings on these lines were 2.2 million Euros (\$2.8 million) at June 30, 2006. The weighted-average interest rate on outstanding borrowings of Caggiati S.p.A. at June 30, 2006 and 2005 was 3.16% and 2.89%, respectively.

The Company has a stock repurchase program, which was initiated in 1996. Under the program, the Company's Board of Directors has authorized the repurchase of a total of 10,000,000 shares (adjusted for stock splits) of Matthews common stock, of which 8,676,696 shares have been repurchased as of June 30, 2006. The buy-back program is designed to increase shareholder value, enlarge the Company's holdings of its common stock, and add to earnings per share. Repurchased shares may be retained in treasury, utilized for acquisitions, or reissued to employees or other purchasers, subject to the restrictions of the Company's Articles of Incorporation.

Consolidated working capital of the Company was \$130.2 million at June 30, 2006, compared to \$86.6 million at September 30, 2005. Cash and cash equivalents were \$37.0 million at June 30, 2006, compared to \$39.6 million at September 30, 2005. The Company's current ratio was 2.1 at June 30, 2006, compared to 1.6 at September 30, 2005.

Environmental Matters:

The Company's operations are subject to various federal, state and local laws and regulations relating to the protection of the environment. These laws and regulations impose limitations on the discharge of materials into the environment and require the Company to obtain and operate in compliance with conditions of permits and other government authorizations. As such, the Company has developed policies and procedures with respect to environmental, safety and health, including the proper handling, storage and disposal of hazardous materials.

The Company is party to various environmental matters. These include obligations to investigate and mitigate the effects on the environment of the disposal of certain materials at various operating and non-operating sites. The Company is currently performing environmental assessments and remediation at these sites, as appropriate. In addition, prior to its acquisition, The York Group, Inc. ("York") was identified, along with others, by the Environmental Protection Agency as a potentially responsible party for remediation of a landfill site in York, Pennsylvania. At this time, the Company has not been joined in any lawsuit or administrative order related to the site or its clean-up.

At June 30, 2006, an accrual of \$10.1 million was recorded for environmental remediation (of which \$927,000 has been classified in other current liabilities), representing management's best estimate of the probable and reasonably estimable costs of the Company's known remediation obligations. The accrual, which reflects previously established reserves assumed with the acquisition of York and additional reserves recorded as a purchase accounting adjustment, does not consider the effects of inflation and anticipated expenditures are not discounted to their present value. While final resolution of these contingencies could result in costs different than current accruals, management believes the ultimate outcome will not have a significant effect on the Company's consolidated results of operations or financial position.

Acquisitions:

Acquisition spending, net of cash acquired, during the nine months ended June 30, 2006 totaled \$29.9 million, and primarily included the following:

On March 1, 2006, the Company acquired Royal Casket Company ("Royal"), a distributor of primarily York brand caskets in the Southwest region of the United States. The transaction was structured as an asset purchase with potential additional consideration payable contingent upon the operating performance of the acquired operations during the next five years. The Company expects to account for this consideration as additional purchase price. The acquisition was intended to expand Matthews' casket distribution capabilities in the Southwestern United States.

On February 23, 2006, the Company acquired the Doyle Group ("Doyle"), a provider of reprographic services to the packaging industry, located in Oakland, California. The transaction was structured as an asset purchase, with potential additional consideration payable contingent upon the operating performance of the acquired operations during the next three years. The acquisition was intended to expand the Company's graphics business in the Western United States.

On September 30, 2005, the Company acquired an additional 30% interest in S+T, which was paid in October 2005. The Company had acquired a 50% interest in S+T in 1998.

In July 2005, the Company acquired Milso, a leading manufacturer and distributor of caskets in the United States. Milso, headquartered in Brooklyn, New York, has manufacturing operations in Richmond, Indiana and maintains distribution centers throughout the Northeast, Mid-Atlantic, Midwest and Southwest regions of the United States. The transaction was structured as an asset purchase, at an initial purchase price of approximately \$95.0 million. The transaction was also structured to include potential additional consideration of \$7.5 million contingent on the fiscal 2006 performance of the acquired operations. The Company expects to account for this consideration as additional purchase price. The acquisition was intended to expand Matthews' products and services in the United States casket market.

In June 2005, the Company paid additional consideration to the minority owner of Rudolf Reproflex GmbH ("Rudolf") under the terms of the original acquisition agreement. The Company had acquired a 75% interest in Rudolf in 2001.

Forward-Looking Information:

The Company's objective with respect to operating performance is to achieve a long-term average annual in crease in annual earnings per share of 12% to 15%. For the past eleven fiscal years, the Company has achieved an average annual increase in earnings per share of 15.7%. Matthews has a three-pronged strategy to attain the annual growth rate objective, which has remained unchanged from the prior year. This strategy consists of the following: internal growth (which includes productivity improvements, new product development and the expansion into new markets with existing products), acquisitions and share repurchases under the Company's stock repurchase program.

The significant factors impacting the Company's results for the first nine months of fiscal 2006 were the continued increase in the cost of bronze ingot, the recent acquisition of Milso, operating costs for the Company's new casket facility in Mexico and the low profitability rate of the Merchandising Solutions segment. While cost structure initiatives, productivity improvements and facility consolidation efforts are intended to address some of this impact, these factors are expected to continue to be a challenge for the remainder of the fiscal year, particularly in the competitive markets served by the Company.

Additionally, the Company's Casket segment is undergoing a transition in strategy for the distribution of its casket products. With the recent acquisitions by this segment, the Company's casket sales are now made through a combination of independent distributors and Company-owned distribution facilities under both the Milso and York brand names. The Company intends to continue to evaluate its casket distribution strategies for each of its sales territories to determine the appropriate combination of sales through independent distributors and Company-owned operations that will provide the highest opportunity for growth in the casket market. Although it is possible any actions taken as a result of this evaluation may result in near-term volatility in the operating results of this segment, our strategies will be designed toward the long-term growth of this business.

Based on the factors discussed above, the Company's current projections for diluted earnings per share are in line with our traditional 12 percent to 15 percent growth target.

Critical Accounting Policies:

The preparation of financial statements in conformity with generally accepted accounting principles requires management to make estimates and assumptions that affect the reported amounts of assets and liabilities and disclosure of contingent assets and liabilities at the date of the financial statements and the reported amounts of revenues and expenses during the reporting period. Therefore, the determination of estimates requires the exercise of judgment based on various assumptions and other factors such as historical experience, economic conditions, and in some cases, actuarial techniques. Actual results may differ from those estimates. A discussion of market risks affecting the Company can be found in "Quantitative and Qualitative Disclosures about Market Risk" in this Quarterly Report on Form 10-Q.

A summary of the Company's significant accounting policies are included in the Notes to Consolidated Financial Statements included in the Company's Annual Report on Form 10-K for the year ended September 30, 2005. Management believes that the application of these policies on a consistent basis enables the Company to provide useful and reliable financial information about the company's operating results and financial condition. The following

accounting policies involve significant estimates, which are considered critical to the preparation of the Company's consolidated financial statements.

Allowance for Doubtful Accounts:

The allowance for doubtful accounts is based on an evaluation of specific customer accounts in which available facts and circumstances indicate collectibility may be a problem. In addition, the allowance includes a general reserve for all customers based on historical collection experience.

Long-Lived Assets:

Property, plant and equipment, goodwill and other intangible assets are carried at cost. Depreciation on property, plant and equipment is computed primarily on the straight-line method over the estimated useful lives of the assets. Goodwill is no longer amortized, but is subject to periodic review for impairment. Intangible assets are amortized over their estimated useful lives, unless such lives are considered to be indefinite. A significant decline in cash flows generated from these assets may result in a write-down of the carrying values of the related assets.

Share-Based Payment:

Prior to October 1, 2005, the Company accounted for its stock-based compensation plan in accordance with the intrinsic value provisions of Accounting Principles Board Opinion No. 25, "Accounting for Stock Issued to Employees" and provided the required pro-forma disclosures of Statement of Financial Accounting Standards No. 123, "Accounting for Stock-Based Compensation". Effective October 1, 2005, the Company adopted Statement of Financial Accounting Standards No. 123 (revised 2004), "Stock-Based Payment", ("SFAS No. 123 (R)") using the modified retrospective method. Accordingly, stock-based compensation cost is measured at grant date, based on the fair value of the award, and is recognized as expense over the employee requisite service period. In accordance with SFAS No. 123(R), financial statements for all periods prior to October 1, 2005 have been adjusted to give effect to the fair-value method of accounting for all awards granted in fiscal years beginning after December 15, 1994. Amounts previously disclosed as pro-forma adjustments have been reflected in earnings for all prior periods.

Pension Costs:

Pension assets and liabilities are determined on an actuarial basis and are affected by the market value of plan assets, estimates of the expected return on plan assets and the discount rate used to determine the present value of benefit obligations. Actual changes in the fair market value of plan assets and differences between the actual return on plan assets, the expected return on plan assets and changes in the selected discount rate will affect the amount of pension cost.

Environmental Reserve:

Environmental liabilities are recorded when the Company's obligation is probable and reasonably estimable. Accruals for losses from environmental remediation obligations do not consider the effects of inflation, and anticipated expenditures are not discounted to their present value.

Revenue Recognition:

Revenues are generally recognized when title and risk of loss pass to the customer, which is typically at the time of product shipment. For pre-need sales of memorials and vases, revenue is recognized when the memorial has been manufactured to the customer's specifications (e.g., name and birth date), title has been transferred to the customer and the memorial and vase are placed in storage for future delivery. A liability has been recorded in Estimated Finishing Costs for the estimated costs of finishing pre-need bronze memorials and vases that have been manufactured and placed in storage prior to July 1, 2003 for future delivery.

In July 2003, the Emerging Issues Task Force ("EITF") issued Issue No. 00-21 "Revenue Arrangements with Multiple Deliverables." Issue No. 00-21 addresses certain aspects of the accounting by a vendor for arrangements under which it will perform multiple revenue generating activities. The provisions of Issue No. 00-21 were effective July 1, 2003 and have been applied prospectively by the Company to the finishing and storage elements of its pre-need sales. Beginning

July 1, 2003, revenue is deferred by the Company on the portion of pre-need sales attributable to the final finishing and storage of the pre-need merchandise. Deferred revenue for final finishing is recognized at the time the pre-need merchandise is finished and shipped to the customer. Deferred revenue related to storage is recognized on a straight-line basis over the estimated average time that pre-need merchandise is held in storage.

At June 30, 2006, the Company held 352,072 memorials and 246,781 vases in its storage facilities under the "pre-need" sales program.

Construction revenues are recognized under the percentage-of-completion method of accounting using the cost-to-cost method. The Company offers rebates to certain customers participating in volume purchase programs. Rebates are estimated and recorded as a reduction in sales at the time the Company's products are sold.

LONG-TERM CONTRACTUAL OBLIGATIONS AND COMMITMENTS:

The following table summarizes the Company's contractual obligations at June 30, 2006, and the effect such obligations are expected to have on its liquidity and cash flows in future periods.

	Payments due in fiscal year:								
	2006								
		Total		mainder	2007 to 2008	2009 to 2010	2	2010	
Contractual Cash Obligations:									
Revolving credit facilities	\$	146,792	\$	5,833	\$ 46,667	\$ 94,292	\$	-	
Notes payable to banks		10,600		316	2,623	2,623		5,038	
Short-term borrowings		2,836		2,836	-	-		-	
Capital lease obligations		2,028		369	1,630	29		-	
Non-cancelable operating leases		30,710		2,245	12,034	7,951		8,480	
Total contractual cash obligations	\$	192,966	\$	11,599	\$ 62,954	\$ 104,895	\$	13,518	

A significant portion of the loans included in the table above bear interest at variable rates. At June 30, 2006, the weighted-average interest rate was 4.94% on the Company's domestic Revolving Credit Facility, 3.35% on the credit facility through the Company's wholly-owned German subsidiary, and 3.16% on bank loans to the Company's wholly-owned subsidiary, Caggiati S.p.A.

Benefit payments under the Company's principal retirement plan are made from plan assets, while benefit payments under the supplemental retirement plan and postretirement benefit plan are funded from the Company's operating cash. The Company does not currently expect to make any significant contributions to its principal retirement plan in fiscal 2006. As of June 30, 2006, contributions of \$222,000 and \$1,102,000 have been made under the supplemental retirement plan and postretirement plan, respectively. The Company currently anticipates contributing an additional \$74,000 and \$350,000 under the supplemental retirement plan and postretirement plan, respectively, for the remainder of fiscal 2006.

The Company believes that its current liquidity sources, combined with its operating cash flow and borrowing capacity, will be sufficient to meet its capital needs for the foreseeable future.

Accounting Pronouncements:

In November 2005, the FASB issued FSP FAS 115-1 and FAS 124-1, "The Meaning of Other-Than-Temporary Impairment and Its Application to Certain Investments" ("FSP 115-1"), which provides guidance on determining when investments in certain debt and equity securities are considered impaired, whether that impairment is other-than-temporary, and on measuring such impairment loss. FSP 115-1 also includes accounting considerations subsequent to the recognition of an other-than-temporary impairment and requires certain disclosures about unrealized losses that have not been recognized as other-than-temporary impairments. FSP 115-1 was adopted by the Company in the second quarter of fiscal 2006 as required and had no material impact on the Company's consolidated financial position and results of operations.

Item 3. Quantitative and Qualitative Disclosures about Market Risk

The following discussion about the Company's market risk involves forward-looking statements. Actual results could differ materially from those projected in the forward-looking statements. The Company has market risk related to changes in interest rates, commodity prices and foreign currency exchange rates. The Company does not generally use derivative financial instruments in connection with these market risks, except as noted below.

Interest Rates - The Company's most significant long-term debt instrument is the domestic Revolving Credit Facility which bears interest at variable rates based on LIBOR. In April 2004, the Company entered into an interest rate swap that fixed, for a five-year period, the interest rate on borrowings in an initial amount of \$50.0 million (\$30.0 million outstanding at June 30, 2006). The interest rate was fixed at 2.66% plus a factor based on the Company's leverage ratio (the factor was .75% at June 30, 2006). The interest rate swap was designated as a cash flow hedge of the future variable interest payments under the Revolving Credit Facility which are considered probable of occurring. Effective September 30, 2005, the Company entered into an additional interest rate swap that fixed, for the period through the maturity of the Revolving Credit Facility, the interest rate on the additional borrowings in an initial amount of \$50.0 million (\$40.0 million outstanding at June 30, 2006). The interest rate was fixed at 4.14% plus a factor based on the Company's leverage ratio (the factor was .75% at June 30, 2006). The interest rate swap was designated as a cash flow hedge of the future variable interest payments under the Revolving Credit Facility which are considered probable of occurring. The fair value of the interest rate swaps reflected an unrealized gain of \$2.1 million (\$1.3 million after tax) at June 30, 2006, that is included in equity as part of accumulated other comprehensive income. A decrease of 10% in market interest rates (i.e. a decrease from 3.5% to 3.15%) would result in a decrease of approximately \$488,000 in the fair value of the interest rate swaps.

Commodity Price Risks - In the normal course of business, the Company is exposed to commodity price fluctuations related to the purchases of certain materials and supplies (such as bronze ingot, steel and wood) used in its manufacturing operations. The Company obtains competitive prices for materials and supplies when available.

Foreign Currency Exchange Rates - The Company is subject to changes in various foreign currency exchange rates, including the Euro, the British Pound, Canadian dollar, Australian dollar and Swedish Krona, in the conversion from local currencies to the U.S. dollar of the reported financial position and operating results of its non-U.S. based subsidiaries. An adverse change of 10% in exchange rates would have resulted in a decrease in sales of \$12.0 million and a decrease in operating income of \$2.1 million for the nine months ended June 30, 2006.

Item 4. Controls and Procedures

Based on their evaluation at the end of the period covered by this Quarterly Report on Form 10-Q, the Company's chief executive officer and chief financial officer have concluded that the Company's disclosure controls and procedures (as defined in Rules 13a-15(e) and 15d-15(e) under the Securities Exchange Act of 1934 (the "Exchange Act")) provide reasonable assurance that information required to be disclosed by the Company in reports that it files or submits under the Exchange Act is recorded, processed, summarized and reported within the time periods specified in Securities and Exchange Commission rules and forms.

There have been no changes in the Company's internal controls over financial reporting that occurred during the fiscal quarter ended June 30, 2006 that have materially affected, or are reasonably likely to materially affect, the Company's internal controls over financial reporting.

PART II - OTHER INFORMATION

Item 1. Legal Proceedings

In August 2005, The York Group, Inc. ("York"), a wholly-owned subsidiary of the Company, was served with Civil Investigative Demands ("CIDs") from the Attorneys General in Maryland and Florida. Thereafter, in October 2005, York was also served with a CID from the Attorney General in Connecticut. The pending CIDs are part of a multi-state investigation in which the Attorneys General from Maryland, Florida and Connecticut have requested information from various sources, including several national owners and operators of funeral homes, as well as several manufacturers of caskets, regarding alleged anti-competitive practices in the funeral service industry. As one of many potential sources of information, York has already timely responded to the document production request communicated through the CIDs. Presently, the investigation continues to remain in the preliminary stages and the scope of the investigation has been limited to evaluating the sale of caskets in the funeral service industry.

In October 2005, York filed a complaint and a motion for a special and/or preliminary injunction in the Court of Common Pleas of Allegheny County, Pennsylvania against Yorktowne Caskets, Inc. ("Yorktowne"), the shareholders of Yorktowne, Batesville Casket Company, Inc. and Batesville Services. This action was taken in response to the announcement that Batesville Casket Company, Inc. and/or Batesville Services (collectively "Batesville") had entered into a definitive agreement to acquire the outstanding stock of Yorktowne, York's largest independent distributor of wood and metal caskets. The causes of action alleged by York involve the distributor agreement between York and Yorktowne which is in effect through April 14, 2007.

The Court issued a Decision and Order on November 9, 2005 concluding that York had demonstrated its entitlement to a preliminary injunction and ordered: (1) Yorktowne, its shareholders and Batesville to refrain from further pursuit or consummation of the proposed sale of Yorktowne to Batesville; (2) Yorktowne and its shareholders to provide York with the right of first refusal as required under the enforceable distributor agreement; (3) Yorktowne and its shareholders to refrain from violating the non-assignment provisions of the distributor agreement; (4) Yorktowne to use its best efforts to promote York products and to refrain from selling, marketing or promoting products in competition with York; and (5) Yorktowne's shareholders and Batesville from interfering with the distributor agreement between York and Yorktowne.

The lawsuit against Yorktowne, its shareholders and Batesville remains pending and the defendants filed appeals from the Court's injunction ruling to the Superior Court of Pennsylvania. The defendants' appeals were argued orally before the Superior Court in Pittsburgh, Pennsylvania in June of 2006 and a decision addressing the merits of the defendants' appeal could be issued at any time by the Superior Court. Pending a decision by the Superior Court, the preliminary injunction issued on November 9, 2005 remains in force.

In February 2006, Yorktowne and its shareholders filed a complaint in the Court of Common Pleas of Allegheny County, Pennsylvania against the Company, York and Milso Industries, Inc. ("Milso") alleging, in part, that the Company, York and Milso breached York's distributor agreement with Yorktowne dated April 15, 2005, as well as tortuously interfered with Yorktowne's contractual and prospective contractual relations. Yorktowne alleges entitlement to various monetary damages, including a specific claim for \$58 million.

It is possible that resolution of the foregoing matter could be unfavorable to the Company; however, the Company intends to vigorously defend against the allegations set forth in the Complaint. The Company does not presently believe that the ultimate resolution of any of its legal proceedings will have a material adverse impact on the Company's financial position or results of operations.

Item 2. Changes in Securities, Use of Proceeds, and Issuer Purchases of Equity Securities

Stock Repurchase Plan

The Company has a stock repurchase program, which was initiated in 1996. Under the program, the Company's Board of Directors has authorized the repurchase of a total of 10,000,000 shares (adjusted for stock splits) of Matthews common stock, of which 8,676,696 shares have been repurchased as of June 30, 2006. Under the program, in fiscal 2006 the Company purchased 1,000 shares in January 2006 at an average price of \$36.44 per share and 54,300 shares in June 2006 at an average price of \$33.96.

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

None

Item 6. Exhibits and Reports on Form 8-K

(a) Exhibits

Exhibit <u>No.</u>	<u>Description</u>
31.1	Certification of Principal Executive Officer for David M. Kelly
31.2	Certification of Principal Financial Officer for Steven F. Nicola
32.1	Certification Pursuant to 18 U.S.C. Section 1350, as adopted Pursuant to Section 906 of the Sarbanes-Oxley Act of 2002 for David M. Kelly.
32.2	Certification Pursuant to 18 U.S.C. Section 1350, as adopted Pursuant to Section 906 of the Sarbanes-Oxley Act of 2002 for Steven F. Nicola.

(b) Reports on Form 8-K

On April 25, 2006, Matthews filed a Current Report on Form 8-K under Item 2.02 in connection with a press release announcing its earnings for the second fiscal quarter of 2006.

On May 10, 2006, Matthews filed a Current Report on Form 8-K under Item 5.02 in connection with a press release announcing the election of Robert G. Neubert to the Matthews Board of Directors, effective May 9, 2006.

SIGNATURES

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

MATTHEWS INTERNATIONAL CORPORATION

(Registrant)

Date: August 8, 2006 /s/ David M. Kelly

David M. Kelly, Chairman of the Board

and Chief Executive Officer

Date: August 8, 2006 /s/ Steven F. Nicola

Steven F. Nicola, Chief Financial Officer,

Secretary and Treasurer

CERTIFICATION PRINCIPAL EXECUTIVE OFFICER

- I, David M. Kelly, certify that:
- 1. I have reviewed this quarterly report on Form 10-Q of Matthews International Corporation;
- 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)) and internal control over financial reporting (as defined in Exchange Act Rules 13a-15(f) and 15d-15(f)) for the registrant and have:
- a) designed such disclosure controls and procedures, or caused such disclosure controls and procedures to be designed under our supervision, to ensure that material information relating to the registrant, including its consolidated subsidiaries, is made known to us by others within those entities, particularly during the period in which this report is being prepared;
- b) designed such internal control over financial reporting, or caused such internal control over financial reporting to be designed under our supervision, to provide reasonable assurance regarding the reliability of financial reporting and the preparation of financial statements for external purposes in accordance with generally accepted accounting principles;
- c) evaluated the effectiveness of the registrant's disclosure controls and procedures and presented in this report our conclusions about the effectiveness of the disclosure controls and procedures, as of the end of the period covered by this report based on such evaluation; and
- d) disclosed in this report any change in the registrant's internal control over financial reporting that occurred during the registrant's most recent fiscal quarter (the registrant's fourth fiscal quarter in the case of an annual report) that has materially affected, or is reasonably likely to materially affect, the registrant's internal control over financial reporting; and
- 5. The registrant's other certifying officer and I have disclosed, based on our most recent evaluation of internal control over financial reporting, to the registrant's auditors and the audit committee of 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: August 8, 2006

David M. Kelly

David M. Kelly Chairman of the Board and Chief Executive Officer

CERTIFICATION PRINCIPAL FINANCIAL OFFICER

- I, Steven F. Nicola, certify that:
- 1. I have reviewed this quarterly report on Form 10-Q of Matthews International Corporation;
- 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)) and internal control over financial reporting (as defined in Exchange Act Rules 13a-15(f) and 15d-15(f)) for the registrant and have:
- a) designed such disclosure controls and procedures, or caused such disclosure controls and procedures to be designed under our supervision, to ensure that material information relating to the registrant, including its consolidated subsidiaries, is made known to us by others within those entities, particularly during the period in which this report is being prepared;
- b) designed such internal control over financial reporting, or caused such internal control over financial reporting to be designed under our supervision, to provide reasonable assurance regarding the reliability of financial reporting and the preparation of financial statements for external purposes in accordance with generally accepted accounting principles;
- c) evaluated the effectiveness of the registrant's disclosure controls and procedures and presented in this report our conclusions about the effectiveness of the disclosure controls and procedures, as of the end of the period covered by this report based on such evaluation; and
- d) disclosed in this report any change in the registrant's internal control over financial reporting that occurred during the registrant's most recent fiscal quarter (the registrant's fourth fiscal quarter in the case of an annual report) that has materially affected, or is reasonably likely to materially affect, the registrant's internal control over financial reporting; and
- 5. The registrant's other certifying officer and I have disclosed, based on our most recent evaluation of internal control over financial reporting, to the registrant's auditors and the audit committee of 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: August 8, 2006

Steven F. Nicola

Steven F. Nicola Chief Financial Officer, Secretary and Treasurer

Certification Pursuant to 18 U.S.C. Section 1350,

As Adopted Pursuant to

Section 906 of The Sarbanes-Oxley Act of 2002

In connection with the Quarterly Report of Matthews International Corporation (the "Company") on Form 10-Q for the period ended June 30, 2006 as filed with the Securities and Exchange Commission on the date hereof (the "Report"), I, David M. Kelly, Chief Executive Officer, certify, to the best of my knowledge, pursuant to 18 U.S.C. Section 1350, as adopted pursuant to Section 906 of the Sarbanes-Oxley Act of 2002, that:

- (1) The Report fully complies with the requirements of Section 13(a) or 15(d) of the Securities Exchange Act of 1934; and
- (2) The information contained in the Report fairly presents, in all material respects, the financial condition and results of operations of the Company.

David M. Kelly
David M. Kelly,
Chief Executive Officer

August 8, 2006

A signed original of this written statement required by Section 906, or other document authenticating, acknowledging, or otherwise adopting the signature that appears in typed form within the electronic version of this written statement required by Section 906, has been provided to Matthews International Corporation and will be retained by Matthews International Corporation and furnished to the Securities and Exchange Commission or its staff upon request.

Certification Pursuant to 18 U.S.C. Section 1350,

As Adopted Pursuant to

Section 906 of The Sarbanes-Oxley Act of 2002

In connection with the Quarterly Report of Matthews International Corporation (the "Company") on Form 10-Q for the period ended June 30, 2006 as filed with the Securities and Exchange Commission on the date hereof (the "Report"), I, Steven F. Nicola, Chief Financial Officer, certify, to the best of my knowledge, pursuant to 18 U.S.C. Section 1350, as adopted pursuant to Section 906 of the Sarbanes-Oxley Act of 2002, that:

- (1) The Report fully complies with the requirements of Section 13(a) or 15(d) of the Securities Exchange Act of 1934; and
- (2) The information contained in the Report fairly presents, in all material respects, the financial condition and results of operations of the Company.

Steven F. Nicola

Steven F. Nicola, Chief Financial Officer

August 8,2006

A signed original of this written statement required by Section 906, or other document authenticating, acknowledging, or otherwise adopting the signature that appears in typed form within the electronic version of this written statement required by Section 906, has been provided to Matthews International Corporation and will be retained by Matthews International Corporation and furnished to the Securities and Exchange Commission or its staff upon request.