

To Our Stockholders,

I am pleased to provide you with this annual report and my comments on the year. 2009 presented substantial challenges to Universal Stainless and to the metals industry overall stemming from unprecedented market conditions created by the financial crisis that began in 2008. We moved quickly to adjust our cost structure, generate cash and preserve our strong financial position. While taking these steps to address the difficult business conditions, we remained focused on our long-term strategy to provide unparalleled customer service, upgrade our facilities, strengthen the organization, achieve operational excellence and position the company for profitable growth as the global economy recovers.

Total sales for 2009 were \$124.9 million compared with a record \$235.1 million in 2008. We recorded a net loss for the year of \$3.0 million, or \$0.44 per diluted share. This included unusual charges equivalent to \$0.53 per diluted share related to economic conditions and a customer bankruptcy. A negative tax adjustment equivalent to \$0.08 per diluted share was also included. Before these items, we produced net income of \$1.2 million, or \$0.17 per diluted share in 2009. In 2008, net income was \$14.0 million, or \$2.05 per diluted share.

Cash flow from operations increased 57% to \$27.7 million in 2009 versus \$17.7 million in 2008. Aggressive working capital management drove the improvement. Capital spending of \$12 million reflected our strategic reinvestment in high return projects such as our Melt Shop upgrade.

The decline in 2009 sales reflected sharply lower shipment volumes and decreases in raw material surcharge revenues. The economic crisis led customers to rapidly reduce inventories throughout the specialty metals supply chain. No market or market channel was immune from the drop in purchasing activity. In total, tons shipped to the aerospace, power generation, petrochemical and service center plate markets decreased 32%, 16%, 40% and 63% respectively, compared to 2008.

Despite its challenges, 2009 was a year of important, measurable progress in the execution of our long-term strategy. The over-riding focus of our strategy is delivering unparalleled service to our customers, because it is critical both to our competitive position and to theirs.

The following are highlights of that progress:

- Early in the year, we announced a major capital improvement project to upgrade our Melt Shop, which is one of our most critical manufacturing assets. The upgrade is designed to cut production cycle times, improve on-time delivery performance, increase material yields, reduce costs and improve working capital management. The project remained on-time and on-budget throughout 2009. The final phase of the project, which involves installing and implementing automation and process software, is underway, with completion slated for the second half of 2010. While achieving full projected cost savings will require the resumption of normal production volume, we realized an early payback from the project in 2009 in the form of higher yields on our semi-finished products.
- Improving on-time performance was an area of relentless effort in 2009 with the result that on-time delivery improved each quarter and reached targeted levels by the fourth quarter.
- Increasing international sales is an important component of our strategy to expand market penetration. In 2009, international sales reached 10.0% of total sales compared with 4.2% in 2008 and 3.9% in 2007.

- Our strategy also requires the constant pursuit of operational excellence, broadly ranging from improved employee safety to reduction in cycle times and scrap rates. By the end of 2009, we had improved safety by 27% while increasing our daily production rates.
- Over the past two years, we have deepened our management team and expanded our sales, engineering and metallurgy staffs. Our progress in 2009 would not have been possible without their contribution along with the efforts of the entire Universal team.
- We also were pleased to have Christopher L. Ayers join our Board of Directors in 2009. Chris has diverse industry and management experience and recently was named Chief Operating Officer of Alcoa Cast, Forged and Extruded Products. His contribution and that of all of our Directors will be vital to our success in 2010 and beyond.

2010 has started on a more positive footing than the start of 2009. Indications of an early-stage recovery in market demand became evident in the fourth quarter of 2009 and continue today. Our tons shipped to service centers in the 2009 fourth quarter rose 50% sequentially and included a 13% increase in aerospace shipments and a 160% increase in the shipments of plate products. In addition, we realized a 44% sequential increase in order entry in the fourth quarter accompanied by the first increase in our backlog in five quarters, which totaled \$36 million at the end of 2009 and has risen to \$53 million at March 31, 2010.

Our operational progress in 2009 has better positioned us to seize upon the opportunities expected to be presented in 2010. We plan to intensely continue the execution of our strategy with a focus on building profitable volume by capturing more share of existing customer business, building new customer relationships, penetrating underserved markets, growing our international presence and expanding our product portfolio. Our priorities also include improving our working capital turnover rates, increasing on-time performance and safety, fully realizing the cost savings from our Melt Shop upgrade and other process improvements achieved, and further developing our organization.

We intend to continue to invest in our operations and additional opportunities in 2010. Our strong balance sheet, which included cash of \$42 million and total debt of \$13 million at year-end 2009, gives us substantial flexibility to do so.

Before concluding this letter, I would like to recognize Mac McAninch, the founder of Universal Stainless and current Chairman of the Board, who will retire at our Annual Meeting in May. As President and CEO from 1994 through 2007, Mac built Universal Stainless through his singular vision, strong discipline and boundless energy creating a highly regarded, fully integrated specialty steel company from a group of discontinued operations. We will miss his insights and guidance.

In closing, I would like to reaffirm my commitment to building Universal Stainless and realizing its substantial potential and to thank the Board, our employees and our stockholders for their ongoing support.

Sincerely,

Dennia Matia

Dennis M. Oates President and Chief Executive Officer

UNITED STATES SECURITIES AND EXCHANGE COMMISSION

Washington, DC 20549

FORM 10-K

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

For the Fiscal Year Ended December 31, 2009

OR

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

Commission File Number 000-25032

UNIVERSAL STAINLESS & ALLOY PRODUCTS, INC.

(Exact name of Registrant as specified in its charter)

DELAWARE (State or other jurisdiction of incorporation or organization) 600 MAYER STREET, BRIDGEVILLE, PA 15017 25-1724540 (IRS Employer Identification No.) (412) 257-7600 (Registrant's telephone number, including area code)

(Address of principal executive offices, including zip code)

Securities registered pursuant to Section 12(b) of the Act: [None]

Securities registered pursuant to Section 12(g) of the Act:

Title of Class

Common Stock, par value \$.001 per share

Indicate by check mark if the registrant is a well-known seasoned issuer, as defined in Rule 405 of the Securities Act. Yes \square No \boxtimes

Indicate by check mark if the registrant is not required to file reports pursuant to Section 13 or Section 15(d) of the Act. Yes \square No \boxtimes

Indicate by check mark whether the registrant (1) has filed all reports required to be filed by Section 13 or 15(d) of the Securities Exchange Act of 1934 during the preceding 12 months (or for such shorter period that the registrant was required to file such reports), and (2) has been subject to such filing requirements for the past 90 days. Yes \boxtimes No \square
Indicate by check mark whether the registrant has submitted electronically and posted on its corporate Web site, if any, every
Interactive Data file required to be submitted and posted pursuant to Rule 405 of Regulation S-T during the preceding 12 months
(or for such shorter period that the registrant was required to submit and post such files). Yes \square No \square
Indicate by check mark if disclosure of delinquent filers pursuant to Item 405 of Regulation S-K (§229.405 of this chapter) is not
contained herein, and will not be contained, to the best of registrant's knowledge, in definitive proxy or information statements
incorporated by reference in Part III of this Form 10-K or any amendment to this Form 10-K.
Indicate by check mark whether the registrant is a large accelerated filer, an accelerated filer, or a non-accelerated filer. See
definitions of "accelerated filer and large accelerated filer" in Rule 12b-2 of the Exchange Act. (Check One)
Large accelerated filer 🗌 Accelerated filer
Non-accelerated filer 🗌 (Do not check if a smaller reporting company) Smaller reporting company
Indicate by check mark whether the registrant is a shell company (as defined in Rule 12b-2 of the Act). Yes 🗌 No 🔀
The aggregate market value of the voting stock held by non-affiliates of the registrant on June 30, 2009, based on the closing price
of \$16.27 per share on that date, was \$74,758,000. For the purposes of this disclosure only, the registrant has assumed that its
directors, executive officers, and beneficial owners of 5% or more of the registrant's Common Stock are the affiliates of the
registrant. The registrant has made no determination that such persons are "affiliates" within the meaning of Rule 405 under the
Securities Act of 1933.
As of February 26, 2010, there were 6,773,104 shares of the Registrant's Common Stock issued and outstanding.

DOCUMENTS INCORPORATED BY REFERENCE

Part III of this Form 10-K incorporates by reference portions of the Company's definitive Proxy Statement for the Annual Meeting of Stockholders scheduled to be held May 19, 2010.

FINANCIAL REVIEW

PART I		
Item 1.	Business	3
Item 1A.	Risk Factors	8
Item 1B.	Unresolved Staff Comments	10
Item 2.	Properties	10
Item 3.	Legal Proceedings	11
Item 4.	Submission of Matters to a Vote of Security Holders	11
PART II		
Item 5.	Market for the Registrant's Common Equity, Related Stockholder Matters and Issuer Purchases of Equity Securities	11
Item 6.	Selected Financial Data	13
Item 7.	Management's Discussion and Analysis of Financial Condition and Results of Operations	14
Item 7A.	Quantitative and Qualitative Disclosures about Market Risk	25
Item 8.	Financial Statements and Supplementary Data	26
Item 9.	Changes in and Disagreements with Accountants on Accounting and Financial Disclosure	47
Item 9A.	Controls and Procedures	47
Item 9B.	Other Information	47
PART III		
Item 10.	Directors, Executive Officers and Corporate Governance	47
Item 11.	Executive Compensation	48
Item 12.	Security Ownership of Certain Beneficial Owners and Management and Related Stockholder Matters	48
Item 13.	Certain Relationships and Related Transactions, and Director Independence	48
Item 14.	Principlal Accountant Fees and Services	48
PART IV		
Item 15.	Exhibits and Financial Statement Schedules	49

PART I

ITEM 1. BUSINESS

GENERAL

Universal Stainless & Alloy Products, Inc. and its wholly-owned subsidiaries (the "Company"), which was incorporated in 1994, manufactures and markets semi-finished and finished specialty steel products, including stainless steel, tool steel and certain other alloyed steels. The Company's manufacturing process involves melting, remelting, heat treating, hot and cold rolling, machining and cold drawing of semi-finished and finished specialty steels. The Company's products are sold to rerollers, forgers, service centers, original equipment manufacturers ("OEMs") and wire redrawers. The Company's customers further process its products for use in a variety of industries, including the aerospace, power generation, petrochemical and heavy equipment manufacturing industries. The Company also performs conversion services on materials supplied by customers that lack certain of the Company's production facilities or that are subject to their own capacity constraints.

The Company is comprised of three operating locations and one corporate headquarters. For segment reporting, the Bridgeville and Titusville facilities have been aggregated into one reportable segment, Universal Stainless & Alloy Products. Dunkirk Specialty Steel represents the second reportable segment.

The Company's products are manufactured in a wide variety of grades, widths and gauges in response to customer specifications. At its Bridgeville facility, the Company produces specialty steel products in the form of long products (ingots, blooms, billets and bars) and flat rolled products (slabs and plates). Certain grades requiring vacuum-arc remelting ("VAR") may be transported to the Titusville facility to complete that process and then be transported back to the Bridgeville facility for further processing. The semi-finished long products are primarily used by the Company's Dunkirk facility and certain customers to produce finished bar, rod and wire products, and the semi-finished flat rolled products are used by customers to produce light-gauge plate, sheet and strip products. The finished bar products manufactured by the Company are primarily used by OEMs and by service center customers for distribution to a variety of end users. The Company also produces customized shapes primarily for OEMs that are cold rolled from purchased coiled strip, flat bar or extruded bar at its Precision Rolled Products department ("PRP"), located at its Titusville facility.

INDUSTRY OVERVIEW

The specialty steel industry is a relatively small but distinct segment of the overall steel industry. Specialty steels include stainless steels, high-speed and tool steels, electrical steels, high-temperature alloys, magnetic alloys and electronic alloys. Specialty steels are made with a high alloy content, which enables their use in environments that demand exceptional hardness, toughness, strength and resistance to heat, corrosion or abrasion, or combinations thereof. Specialty steels generally must conform to more demanding customer specifications for consistency, straightness and surface finish than carbon steels. According to the Specialty Steel Industry of North America ("SSINA"), annual domestic consumption of specialty steels approximated 2.3 million tons in 2008. Of this amount, approximately 1.6 million tons of specialty steels consumed domestically represented stainless steel sheet and strip and electrical alloy products which the Company does not produce. Also, according to SSINA data through October 31, 2009, U.S. consumption of total specialty steel products in 2009 decreased 36% from 2008 levels. The consumption of those products in the Company's addressable market, comprising stainless steel bar, rod and wire products, decreased by 38.9%, 47.2% and 42.2%, respectively.

The Company primarily manufactures its products within the following product lines and, generally, in response to customer orders:

Stainless Steel. Stainless steel, which represents the largest part of the specialty steel market, contains elements such as nickel, chrome and molybdenum that give it the unique qualities of high strength, good wear characteristics, natural attractiveness, ease of maintenance and resistance to rust, corrosion and heat. Stainless steel is used, among other applications, in the automotive, aerospace and power generation industries, as well as

in the manufacture of food handling, health and medical, chemical processing and pollution control equipment. The increased number of applications for stainless steel has resulted in the development of a greater variety of stainless steel metallurgical grades than carbon steel.

Tool Steel. Tool steels contain elements of manganese, silicon, chrome and molybdenum to produce specific hardness characteristics that enable tool steels to form, cut, shape and shear other materials in the manufacturing process. Heating and cooling at precise rates in the heat-treating process bring out these hardness characteristics. Tool steels are utilized in the manufacturing of metals, plastics, paper and aluminum extrusions, pharmaceuticals, electronics and optics.

High-Temperature Alloy Steel. These steels are designed to meet critical requirements of heat resistance and structural integrity. They generally have very high nickel content relative to other types of specialty steels. High-temperature alloy steels are manufactured for use generally in the aerospace industry.

High-Strength Low Alloy Steel. High-strength low alloy steel is a relative term that refers to those steels that maintain alloying elements that range in versatility. The alloy element of nickel, chrome and molybdenum in such steels typically exceeds the alloy element of carbon steels but not that of high-temperature alloy steel. High-strength low alloy steels are manufactured for use generally in the aerospace industry.

Net sales by principal product line were as follows:

For the years ended December 31,	2009	2008	2007
(dollars in thousands)			
Stainless steel	\$ 98,069	\$172,222	\$164,228
Tool steel	9,413	39,046	28,119
High-strength low alloy steel	9,235	11,936	25,892
High-temperature alloy steel	5,567	7,931	9,317
Conversion service	1,203	1,941	2,011
Other	1,420	2,030	369
Total net sales	\$124,907	\$235,106	\$229,936

RAW MATERIALS

The Company's Bridgeville facility depends on the delivery of key raw materials for its day-to-day operations. These key raw materials are ferrous and non-ferrous scrap metal and alloys, primarily consisting of nickel, chrome, molybdenum and copper. Scrap metal is primarily generated by industrial sources and is purchased through a number of scrap brokers and dealers. Alloys are generally purchased from domestic agents and originate in Australia, Canada, China, Russia and South Africa. Political disruptions in countries such as these could cause supply interruptions and affect the availability and price of the raw materials purchased by the Company.

The Bridgeville facility supplies semi-finished specialty steel products as starting materials to the Company's Titusville and Dunkirk facilities. Semi-finished specialty steel starting materials, not capable of being produced by the Company at a competitive cost, are purchased from other suppliers. The Company generally purchases these starting materials from steel strip coil suppliers, extruders, flat rolled producers and service centers. The Company believes that adequate supplies of starting material will continue to be available.

The cost of raw materials represents more than 50% of the Company's total cost of products sold in 2009 and 2008. Raw material costs can be impacted by significant price changes. Raw material prices vary based on numerous factors, including quality, and are subject to frequent market fluctuations. Future raw material prices can not be predicted with any degree of certainty. Therefore, the Company does not maintain any long-term written agreements with any of its raw material suppliers.

The Company has implemented a sales price surcharge mechanism on its products to help offset the impact of raw material price fluctuations. For substantially all stainless semi-finished products, the surcharge is calculated at the time of order entry, based on current raw material prices. For substantially all finished products and tool steel plate, the surcharge is calculated based on the monthly average raw material prices two months prior to the promised ship date. While the material surcharge mechanism is designed to offset modest fluctuations in raw material prices, it cannot immediately absorb significant spikes in raw material prices. A material change in raw material prices within a short period of time could have a material effect on the financial results of the Company, and there can be no assurance that the raw material surcharge mechanism will completely offset immediate changes in the Company's raw material costs.

ENERGY AGREEMENTS

The production of specialty steel requires the ready availability of substantial amounts of electricity and natural gas for which the Company negotiates competitive agreements for the supply of electricity and natural gas. While the Company believes that its energy agreements allow it to compete effectively within the specialty steel industry, the potential of curtailments exists as a result of decreased supplies during periods of increased demand for electricity and natural gas. These interruptions not only can adversely affect the operating performance of the Company, but also can lead to increased costs. The Company has a sales price surcharge mechanism on its products to help offset the impact of natural gas price fluctuations.

CUSTOMERS

The Company's customer base increased from 545 customers at December 31, 2008 to 568 customers at December 31, 2009. The Company's five largest customers in the aggregate accounted for approximately 38% and 45% of sales for the years ended December 31, 2009 and 2008, respectively. Sales to Fry Steel Company accounted for 10.8%, 10.7% and 13.8% of the Company's sales for the years ended December 31, 2009, 2008 and 2007, respectively, and 7%, 4% and 1% of total accounts receivable at December 31, 2009, 2008 and 2007, respectively. For 2008 and 2007, Carpenter Technology Corporation ("CRS") accounted for 15.3% and 13.2%, respectively, of sales and 9% and 16%, respectively of accounts receivable. For 2007, Reliance Steel and Aluminum Co. accounted for 10.5% of sales and 4% of accounts receivable. No other customers accounted for more than 10% of the Company's sales for those years. Sales outside of the United States approximated 10% of 2009 sales and 4% of sales. In 2009, sales to Mexico approximated 6% of sales.

BACKLOG

The Company primarily manufactures products to meet specific customer requirements. The Company's backlog of orders on hand, considered to be firm, as of December 31, 2009 was approximately \$36 million as compared to approximately \$75 million at the same time in 2008. The decrease in the backlog is primarily due to reduced demand primarily caused by deteriorating economic and credit conditions which started to impact order entry levels during the fourth quarter of 2008. Customer orders are generally subject to cancellation with the payment of a penalty charge prior to delivery. Less than 10% of the December 31, 2009 backlog has promise dates beyond year 2010. The Company's backlog may not be indicative of actual sales because certain surcharges are not determinable until the order is shipped to the customer and therefore should not be used as a direct measure of future revenue.

COMPETITION

Competition in the Company's markets is based upon product quality, delivery capability, customer service and price. Maintaining high standards of product quality, while responding quickly to customer needs and keeping production costs at competitive levels, is essential to the Company's ability to compete in its markets.

Annual domestic U.S. consumption of specialty steel products of the type manufactured by the Company approximates 600,000 tons. The Company chooses to restrict its participation in this market by limiting the volume of commodity stainless steel products it markets because of the highly competitive nature of the commodity business.

The Company believes that ten companies that manufacture one or more similar specialty steel products are significant competitors. There are many smaller producing companies and material converters that are also considered to be competitors of the Company.

High import penetration of specialty steel products, especially stainless and tool steels, also impacts the competitive nature within the United States. Unfair pricing practices by foreign producers have resulted in high import penetration into the U.S. markets in which the Company participates. According to SSINA, import penetration for the years ended December 31, 2008 and 2007 was 53% and 54%, respectively, for stainless bar, and 49% and 48%, respectively, for stainless rod. Import penetration during the first ten months of 2009 for stainless bar and rod was 50% and 38%, respectively, according to SSINA.

The Continued Dumping and Subsidy Offset Act of 2000 (the "CDSOA") provides for payment of import duties collected by the U.S. Treasury to domestic companies injured by unfair foreign trade practices. The assets purchased for the operations of Dunkirk Specialty Steel were previously owned and operated by AL Tech Specialty Steel, Inc. and Empire Specialty Steel, Inc. During their ownership, both organizations participated in several anti-dumping lawsuits with other domestic specialty steel producers. The Company has joined other domestic producers in the filing of trade actions against foreign producers.

In December 2009, the Company received an import duty net payment of \$551,000, and, in December 2008, the Company received a net payment of \$599,000. Benefits awarded from the CDSOA expired on September 30, 2007. Future benefits are dependent on the amount of undistributed import duties collected as of September 30, 2007 and the relationship of Dunkirk Specialty Steel's claim in relation to claims filed by other domestic specialty steel producers.

EMPLOYEE RELATIONS

The Company considers the maintenance of good relations with its employees to be important to the successful conduct of its business. The Company has profit-sharing plans for certain salaried employees and for all of its employees represented by United Steelworkers (the "USW") and has equity ownership programs for all of its eligible employees, in an effort to forge an alliance between its employees' interests and those of the Company's stockholders. At December 31, 2009, the Company had 244 employees at its Bridgeville facility, 28 employees at its Titusville facility and 142 employees at its Dunkirk facility, of which 190, 22 and 120 were USW members, respectively.

Collective Bargaining Agreements

The Company recognizes the USW as the exclusive representative for the Company's hourly employees with respect to the terms and conditions of their employment. The Company has entered into the following collective bargaining agreements:

Facility	Commencement Date	Expiration Date
Titusville	October 2005	September 2010
Dunkirk	November 2007	October 2012
Bridgeville	September 2008	August 2013

The Company believes a critical component of its collective bargaining agreements is the inclusion of a profit sharing plan. Under the plan, the hourly employees are entitled to receive 8.5% of their respective facilities' annual pretax profits in excess of \$1.0 million at Bridgeville and Dunkirk, and in excess of \$500,000 at Titusville.

Employee Benefit Plans

The Company provides group life and health insurance plans for its hourly and salaried employees. The Company also maintains a 401(k) retirement plan for its hourly and salaried employees. Pursuant to the 401(k) plan, participants may elect to make pre-tax and after-tax contributions, subject to certain limitations imposed under the Internal Revenue Code of 1986, as amended. In addition, the Company makes periodic contributions to the 401(k) plans based on service, except as described below.

The Company also participates in the Steelworkers Pension Trust (the "Trust"), a multi-employer defined-benefit pension plan that is open to all hourly and salaried employees associated with the Bridgeville facility. The Company makes periodic contributions to the Trust based on hours worked at a fixed rate for each hourly employee and a fixed monthly contribution on behalf of each salaried employee. The hourly employees may continue their contributions to the 401(k) retirement plan even if the Company contributions cease. The amount of the contribution for salaried employees will be dependent upon their contribution to the 401(k) retirement plan.

Employee Stock Purchase Plan

Under the 1996 Employee Stock Purchase Plan, as amended (the "Plan"), the Company is authorized to issue up to 150,000 shares of Common Stock to its full-time employees, nearly all of whom are eligible to participate. Under the terms of the Plan, employees can choose as of January 1 and July 1 of each year to have up to 10% of their total earnings withheld to purchase up to 100 shares of the Company's Common Stock each six-month period. The purchase price of the stock is 85% of the lower of its beginning-of-the-period or end-of-the-period market prices. At December 31, 2009, the Company had issued 113,067 shares of Common Stock since the plan's inception.

ENVIRONMENTAL

The Company is subject to federal, state and local environmental laws and regulations (collectively, "Environmental Laws"), including those governing discharges of pollutants into the air and water, and the generation, handling and disposal of hazardous and non-hazardous substances. The Company monitors its compliance with Environmental Laws applicable to it and, accordingly, believes that it is currently in compliance with all laws and regulations in all material respects. The Company is subject periodically to environmental compliance reviews by various regulatory offices. The Company may be liable for the remediation of contamination associated with generation, handling and disposal activities. Environmental costs could be incurred, which may be significant, related to environmental compliance, at any time or from time to time in the future.

EXECUTIVE OFFICERS

The following table sets forth, as of February 28, 2010, certain information with respect to the executive officers of the Company:

NAME (AGE)	EXECUTIVE OFFICER SINCE	POSITION
Dennis M. Oates (57)	2008	President and Chief Executive Officer
William W. Beible, Jr. (58)	2009	Senior Vice President of Operations
Paul McGrath (58)	1996	Vice President of Administration, General Counsel and Secretary
Richard M. Ubinger (50)	1994	Vice President of Finance, Chief Financial Officer and Treasurer

Dennis M. Oates has been President and Chief Executive Officer of the Company since January 2008. Mr. Oates was named to the Company's Board of Directors in October 2007. Mr. Oates previously served as Senior Vice President of the Specialty Alloys Operations of CRS from 2003 to July 2007. Mr. Oates also served as President and Chief Executive Officer of TW Metals, Inc. from 1998 to 2003. On February 22, 2010, the Company announced that its Board of Directors intends to elect Mr. Oates to the additional position of Chairman upon the May 2010 retirement of the current Chairman.

William W. Beible, Jr. has been Senior Vice President of Operations of the Company since February 2009. Mr. Beible was employed by CRS from 2006 to 2008 and served in several positions, including Vice President of Manufacturing—Specialty Alloys Operations. Mr. Beible also served as Vice President of Business Improvement and of Information Technology at P.H. Glatfelter Company, a global supplier of specialty papers and engineered products, from 2003 to 2005.

Paul A. McGrath has been Vice President of Administration of the Company since January 2007, General Counsel since 1995 and was appointed Secretary in 1996. Mr. McGrath served as Vice President of Operations from 2001 to December 2006. Previously, he was employed by Westinghouse Electric Corporation for approximately 24 years in various management positions.

Richard M. Ubinger has been Vice President of Finance of the Company since 2001, Chief Financial Officer and Principal Accounting Officer since 1994 and was appointed Treasurer in 1996. From 1981 to 1994, Mr. Ubinger was employed by Price Waterhouse LLP. Mr. Ubinger is a Certified Public Accountant.

PATENTS AND TRADEMARKS

The Company does not consider its business to be materially dependent on patent or trademark protection, and believes it owns or maintains effective licenses covering all the intellectual property used in its business. The Company seeks to protect its proprietary information by use of confidentiality and non-competition agreements with certain employees.

AVAILABLE INFORMATION

Copies of the Company's Annual Report on Form 10-K, Quarterly Reports on Form 10-Q, current reports on Form 8-K, and any amendments to those reports, as well as proxy and information statements that we file with the Securities and Exchange Commission (the "SEC"), are available free of charge on the Company's website at *www.univstainless.com* as soon as reasonably practicable after such reports are filed with the SEC. The contents of our website are not part of this Form 10-K. You also may read and copy any materials we file with the SEC at the SEC's Public Reference Room at 100 F Street, NE, Washington, DC 20549. You may obtain information on the operation of the Public Reference Room by calling the SEC at 1-800-SEC-0330. The SEC maintains an Internet site at *www.sec.gov* that contains reports, proxy and information statements and other information regarding issuers, like the Company, that file electronically with the SEC.

ITEM 1A. RISK FACTORS

The Company's business and results of operations are subject to a wide range of substantial business and economic factors including, but not limited to, the factors discussed below, many of which are not within the Company's control. Other factors of which the Company is unaware or which the Company does not consider to be material at this time also may impact the Company's business and results of operations. See the information under the heading "Forward-Looking Information Safe Harbor" in Item 7, Management's Discussion and Analysis of Financial Condition and Results of Operations, of this Annual Report on Form 10-K.

SIGNIFICANT CUSTOMERS AND CONCENTRATED CUSTOMER BASE

Net sales to the Company's largest customer accounted for 10.8% of total 2009 sales and 10.7% of total 2008 sales. The accounts receivable balances from this customer comprised approximately 7% and 4% of total accounts receivable at December 31, 2009 and 2008, respectively. For 2008, a second customer accounted for 15.3% of net sales and 9% of accounts receivable. An adverse change in, or termination of, the Company's relationship with one or more of its major customers or one or more of its market segments could have a material adverse effect upon the Company. See the information under the heading "Customers" in Item 1, Business, of this Annual Report on Form 10-K.

COMPETITION

The Company competes with domestic and foreign sources of specialty steel products. In addition, many of the finished products sold by the Company's customers are in direct competition with finished products manufactured by foreign sources, which may affect the demand for those customers' products. Any competitive factors that adversely affect the market for finished products manufactured by the Company or its customers could indirectly adversely affect the demand for the Company's semi-finished products. Additionally, the Company's products compete with products fashioned from alternative materials such as aluminum, composites and plastics, the production of which includes domestic and foreign enterprises. Competition in the Company's field is intense and is expected to continue to be so in the foreseeable future. There can be no assurance that the Company will be able to compete successfully in the future. See the information under the heading "Competition" in Item 1, Business, of this Annual Report on Form 10-K.

AEROSPACE MARKET

Approximately 39% of the Company's sales and 30% of tons shipped represent products sold to customers in the aerospace market in 2009. The aerospace market is historically cyclical due to both external and internal market factors. These factors include general economic conditions, diminished credit availability, airline profitability, demand for air travel, age of fleets, varying fuel and labor costs, price competition, and international and domestic political conditions such as military conflict and the threat of terrorism. The length and degree of cyclical fluctuation can be influenced by any one or a combination of these factors and therefore are difficult to predict with certainty. A downturn in the aerospace industry would adversely affect the demand for products and/ or the prices at which the Company is able to sell its products, and its results of operations, business and financial condition could be materially adversely affected.

SUPPLY OF RAW MATERIALS AND COST OF RAW MATERIALS

The Company purchases scrap metal and alloy additives, principally nickel, chrome and molybdenum, for its melting operation. A substantial portion of the alloy additives is available only from foreign sources, some of which are located in countries that may be subject to unstable political and economic conditions. Those conditions might disrupt supplies or affect the prices of the raw materials used by the Company. The Company maintains sales price surcharges to help offset the impact of raw material price fluctuations.

The Company does not maintain long-term supply agreements with any of its raw material suppliers. If its supply of raw materials were interrupted, the Company might not be able to obtain sufficient quantities of raw materials, or obtain sufficient quantities of such materials at satisfactory prices, which, in either case, could adversely affect the Company's results of operations. In addition, significant volatility in the price of the Company's principal raw materials could adversely affect the Company's financial results and there can be no assurance that the raw material surcharge mechanism employed by the Company will completely offset immediate changes in the Company's raw material costs. See the information under the headings "Raw Materials" in Item 1, Business, and "Liquidity and Capital Resources" and "Future Outlook" in Item 7, Management's Discussion and Analysis of Financial Condition and Results of Operations, of this Annual Report on Form 10-K.

CURRENT GLOBAL ECONOMIC AND MARKET FACTORS

Our results of operations are affected directly by the level of business activity of our customers, which in turn is affected by global economic and market factors impacting the industries and markets that they serve. As has been widely reported, the financial markets and overall economies in the United States and abroad are currently undergoing a period of significant uncertainty and volatility. Economic slowdowns in certain markets or an extension of the current credit crisis to additional industries, particularly in the United States, may adversely impact overall demand for our products, which could have a negative effect on our revenues. Further, there can be no assurance that any governmental responses to recent disruptions in the financial markets ultimately will stabilize the markets or increase our customers' liquidity or the availability of credit to our customers. The global financial crisis also may have an impact on our business and financial condition in ways that we currently cannot predict. As a result, there can be no assurance that global economic and market conditions will not adversely impact our results of operations, cash flow or financial position in the future.

RELIANCE ON ENERGY AGREEMENTS

The manufacturing of specialty steels is an energy-intensive industry. While the Company believes that its energy agreements allow it to compete effectively within the specialty steel industry, the Company is subjected to curtailments as a result of decreased supplies and increased demand for electricity and natural gas. These interruptions not only can adversely affect the operating performance of the Company, but also can lead to increased costs for energy. See the information under the heading "Energy Agreements" in Item 1, Business, of this Annual Report on Form 10-K.

LABOR MATTERS

The Company has 332 employees out of a total of 414 who are covered under collective bargaining agreements. The collective bargaining agreement for the Titusville hourly employees will expire in September 2010. There can be no assurance that the Company will succeed in timely concluding collective bargaining agreements with the USW to replace the ones that expire.

RELIANCE ON CRITICAL MANUFACTURING EQUIPMENT

The Company's manufacturing processes are dependent upon certain critical pieces of specialty steel making equipment, such as the Company's 50-ton electric-arc furnace and AOD (Argon Oxygen Decarburization) vessel, its ESR (Electro Slag Remelt) and VAR furnaces, and its universal rolling mill. In the event a critical piece of equipment should become inoperative as a result of unexpected equipment failure, there can be no assurance that the Company's operations would not be substantially curtailed, which may have a negative effect on the Company's financial results. See Item 2, Properties.

ITEM 1B. UNRESOLVED STAFF COMMENTS

None.

ITEM 2. PROPERTIES

The Company owns its Bridgeville facility, which consists of approximately 760,000 square feet of floor space and the Company's executive offices on approximately 74 acres. The Bridgeville facility contains melting, remelting, conditioning, rolling, annealing and various other processing equipment. Substantially all products shipped from the Bridgeville facility are processed through its melt shop and universal rolling mill operations.

The Company owns its Titusville facility, which consists of seven buildings on approximately 10 acres, including two principal buildings of approximately 265,000 square feet in total area. The Titusville facility contains five VAR furnaces and various rolling and finishing equipment.

The Company owns its Dunkirk facility, which consists of approximately 680,000 square feet of floor space on approximately 81 acres. The Dunkirk facility processes semi-finished billet and bar stock through one or more of its four rolling mills, a high temperature annealing facility and/or a round bar facility. The products are then finished and shipped as finished bar, rod and wire products.

Specialty steel production is a capital-intensive industry. The Company believes that its facilities and equipment are suitable for its present needs. The Company believes, however, that it will continue to require capital from time to time to add new equipment and to repair or replace existing equipment to remain competitive and to enable it to manufacture quality products and provide delivery and other support service assurances to its customers.

ITEM 3. LEGAL PROCEEDINGS

From time to time, various lawsuits and claims have been or may be asserted against the Company relating to the conduct of its business, including routine litigation relating to commercial and employment matters. The ultimate cost and outcome of any litigation or claim cannot be predicted with certainty. Management believes, based on information presently available, that the likelihood that the ultimate outcome of any such pending matter will have a material adverse effect on its financial condition, or liquidity or a material impact to our results of operations is remote, although the resolution of one or more of these matters may have a material adverse effect on its results of operations for the period in which the resolution occurs.

ITEM 4. SUBMISSION OF MATTERS TO A VOTE OF SECURITY HOLDERS

No matters were submitted to a vote of security holders during the fourth quarter of 2009.

PART II

ITEM 5. MARKET FOR THE REGISTRANT'S COMMON EQUITY, RELATED STOCKHOLDER MATTERS AND ISSUER PURCHASES OF EQUITY SECURITIES

At December 31, 2009, a total of 7,043,899 shares of the Company's Common Stock, par value \$.001 per share, were issued and held by approximately 164 holders of record. There were 270,795 shares of the issued Common Stock of the Company held in treasury at December 31, 2009.

Certain holders of Common Stock and the Company are party to a stockholder agreement. That agreement maintains in effect certain registration rights granted to non-management stockholders and provides to them two demand registration rights exercisable at any time upon written request for the registration of shares of Common Stock having an aggregate net offering price of at least \$5.0 million.

PRICE RANGE OF COMMON STOCK

The Common Stock is listed on the NASDAQ Global Market under the symbol "USAP." The following table sets forth the range of high and low sale prices per share of Common Stock, for the periods indicated below:

	2009		20	08
	High	Low	High	Low
First quarter	\$16.32	\$ 7.98	\$34.80	\$24.05
Second quarter	\$16.86	\$ 9.48	\$41.50	\$30.00
Third quarter	\$21.23	\$14.68	\$38.50	\$25.55
Fourth quarter	\$19.41	\$14.48	\$24.23	\$ 8.85

EQUITY COMPENSATION PLAN INFORMATION

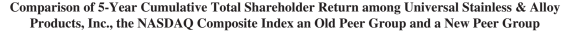
Securities authorized for issuance under equity compensation plans at December 31, 2009 are as follows:

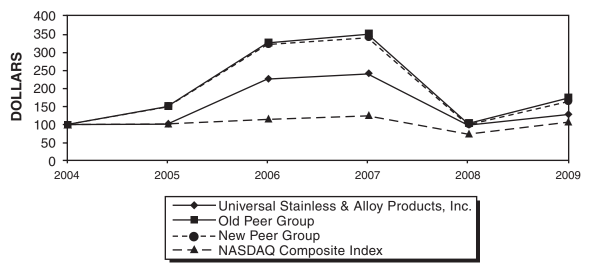
Plan Category	Number of shares to be issued upon exercise of outstanding options	Weighted-average exercise price of outstanding options	Number of shares remaining available for future issuance under equity compensation plans ^A
Equity compensation plans approved by security holders Equity compensation plans not	561,300	\$20.04	176,101
approved by security holders			
Total	561,300	\$20.04	176,101

^A Includes 139,168 shares of Common Stock on stock options not issued under the Stock Incentive Plan and 36,933 available under the 1996 Employee Stock Purchase Plan, as amended.

PERFORMANCE GRAPH

The performance graph below compares the cumulative total shareholder return on the Company's stock with the cumulative total return on the equity securities of NASDAQ Composite Index and a peer group selected by the Company. The new peer group consists of domestic specialty steel producers: Allegheny Technologies, Inc. ("ATI"); Brush Engineered Materials Inc.; Carpenter Technology Corp.; Haynes International Inc.; and RTI International Metals, Inc. The old peer group consisted of only ATI and CRS. The graph assumes an investment of \$100 on December 31, 2004 reinvestment of dividends, if any, on the date of dividend payment and the peer group is weighted by each company's market capitalization. The performance graph represents past performance and should not be considered to be an indication of future performance.





	Fiscal Year Ending December 31,					
Company/Peer/Market	2004	2005	2006	2007	2008	2009
Universal Stainless & Alloy Products, Inc	\$100.00	\$101.00	\$225.42	\$239.50	\$ 97.56	\$126.99
Old Peer Group	100.00	149.41	324.86	349.05	102.55	172.11
New Peer Group	100.00	148.24	320.15	339.34	98.62	162.54
NASDAQ Composite Index		101.41	114.05	123.94	73.43	105.89

PREFERRED STOCK

The Company's Certificate of Incorporation provides that the Company may, by vote of its Board of Directors, issue up to 1,980,000 shares of Preferred Stock. The Preferred Stock may have rights, preferences, privileges and restrictions thereon, including dividend rights, dividend rates, conversion rights, voting rights, terms of redemption, redemption prices, liquidation preferences and the number of shares constituting any series or designation of such series, without further vote or action by the stockholders. The issuance of Preferred Stock may have the effect of delaying, deferring or preventing a change in control of the Company without further action by the stockholders and may adversely affect the voting and other rights of the holders of Common Stock. The issuance of Preferred Stock with voting and conversion rights may adversely affect the voting power of the holders of Common Stock, including the loss of voting control to others. The Company has no outstanding Preferred Stock and has no current plans to issue any of the authorized Preferred Stock.

DIVIDENDS

The Company has never paid a cash dividend on its Common Stock. The Company's Credit Agreement with PNC Bank, National Association ("PNC Bank") currently limits the payment of cash dividends payable on its Common Stock to 50% of the Company's excess cash flow per fiscal year. Excess cash flow represents the amount of the Company's earnings before interest, taxes, depreciation and amortization that is greater than the sum of the Company's payments for interest, income taxes, the principal portion of long-term debt and capital lease obligations, and capital expenditures.

ITEM 6. SELECTED FINANCIAL DATA

For the years ended December 31,	2009	2008	2007	2006	2005
(dollars in thousands, except per share amounts)					
SUMMARY OF OPERATIONS					
Net sales	\$124,907	\$235,106	\$229,936	\$203,873	\$170,022
Operating income (loss)	(4,657)	19,092	33,407	32,359	20,145
Net income (loss)	(2,958)	13,950	22,504	20,590	12,758
FINANCIAL POSITION AT YEAR-END					
Cash and cash equivalents	\$ 42,349	\$ 14,812	\$ 10,648	\$ 2,909	\$ 620
Total assets	181,714	182,944	164,296	155,287	129,239
Long-term debt	10,823	1,046	1,453	17,228	17,317
Stockholders' equity	144,226	145,700	129,602	104,654	81,134
COMMON SHARE DATA					
Basic earnings (loss) per share	\$ (0.44)	\$ 2.08	\$ 3.39	\$ 3.19	\$ 2.00
Diluted earnings (loss) per share	(0.44)	2.05	3.32	3.11	1.97

ITEM 7. MANAGEMENT'S DISCUSSION AND ANALYSIS OF FINANCIAL CONDITION AND RESULTS OF OPERATIONS

RESULTS OF OPERATIONS

Universal Stainless & Alloy Products, Inc., headquartered in Bridgeville, Pa., manufactures and markets a broad line of semi-finished and finished specialty steels, including stainless steel, tool steel and certain other alloyed steels. The Company's products are sold to rerollers, forgers, service centers, OEMs and wire redrawers.

The Company recorded a net loss of \$3.0 million for the year ended December 31, 2009. These results include a \$542,000 negative tax adjustment primarily for the reconciliation of tax balances to the 2008 tax returns and the following unusual charges (totaling \$6.0 million pre-tax) recorded during the three-month period ended March 31, 2009, primarily due to the deepening recession and economic uncertainty:

- \$1.9 million increase to the bad debt reserve due to the inability of a customer to pay amounts owed on 2008 business and a related \$0.5 million increase to inventory reserves;
- \$1.5 million due to a decline in raw material values and the consumption of high cost material during the quarter;
- \$1.0 million write-down of stock inventory;
- \$0.9 million attributed to the reduction of operating levels; and
- \$0.2 million resulting from a 20% reduction in salaried employees.

An analysis of the Company's operations is as follows:

	2009	2009 2008		8 200		07	
For the years ended December 31,	Amount	%	Amount	%	Amount	%	
(dollars in thousands; percentages are of total net sales)							
NET SALES							
Stainless steel	\$ 98,069	78.5%	\$172,222	73.2%	\$164,228	71.4%	
Tool steel	9,413	7.5	39,046	16.6	28,119	12.2	
High-strength low alloy steel	9,235	7.4	11,936	5.1	25,892	11.3	
High-temperature alloy steel	5,567	4.5	7,931	3.4	9,317	4.0	
Conversion services	1,203	1.0	1,941	0.8	2,011	0.9	
Other	1,420	1.1	2,030	0.9	369	0.2	
Total net sales	124,907	100.0	235,106	100.0	229,936	100.0	
Total cost of products sold	117,901	94.4	204,929	87.2	184,491	80.3	
Selling and administrative expenses	11,663	9.3	11,085	4.7	12,038	5.2	
Operating income (loss)	\$ (4,657)	(3.7)%	\$ 19,092	8.1%	\$ 33,407	14.5%	

Net sales by market segment are as follows:

	2009		2009 2008		2007	
For the years ended December 31,	Amount	%	Amount	%	Amount	%
(dollars in thousands; percentages are of total net sales)						
Service centers	\$ 50,355	40.3%	\$110,889	47.2%	\$119,736	52.1%
Forgers	39,821	31.9	52,551	22.4	47,711	20.7
Original equipment manufacturers	16,089	12.9	18,955	8.1	18,287	8.0
Rerollers	12,174	9.7	41,660	17.7	35,006	15.2
Wire redrawers	3,845	3.1	7,129	3.0	6,843	3.0
Conversion services	1,203	1.0	1,941	0.8	2,011	0.9
Miscellaneous	1,420	1.1	1,981	0.8	342	0.1
Net sales	\$124,907	<u>100.0</u> %	\$235,106	100.0%	\$229,936	100.0%
Tons shipped	28,182		45,679		43,644	

2009 *Results as Compared to 2008:* The decrease in net sales in 2009 is primarily due to a 38% decline in tonnage shipped and lower raw material surcharges, partially offset by base price increases realized in 2009. Shipments of service center plate products, petrochemical products, aerospace products and power generation products decreased 64%, 40%, 32% and 16%, respectively, compared to 2008. The lower demand for the Company's products was primarily a result of an oversupply of product within the service center industry resulting from deteriorating economic and credit conditions which started to impact order entry levels during the fourth quarter of 2008. The assessment of lower surcharges is primarily due to a decline in the average cost of nickel, chrome, molybdenum and carbon scrap in 2009 in comparison to 2008.

Cost of products sold, as a percentage of net sales, increased in 2009 as compared to 2008. Cost of products sold for 2009 include \$3.9 million of the unusual charges outlined above, representing 3.1% of net sales. The remaining increase is primarily due to higher operation costs resulting from lower production volumes.

Selling and administrative expenses increased in 2009 to \$11.7 million, or 9.3% of net sales from \$11.1 million, or 4.7% of net sales in 2008. The increased cost in 2009 relates to \$2.1 million of the unusual charges outlined above. These costs were partially offset by an \$867,000 decrease in labor costs, primarily resulting from a 20% workforce reduction implemented in March 2009 and a reduction in the accrual for incentive compensation. In addition, other discretionary expenditures were curtailed as a result of lower production volumes.

Interest expense and other financing costs decreased from \$105,000 in 2008 to \$89,000 in 2009. The decrease is primarily due to recognizing lower interest expense associated with the funding of scheduled payments on existing term debt of the Company. In February 2009, the Company entered into a new unsecured credit agreement with PNC Bank which provides for a \$12.0 million term loan to assist in the funding of a major capital expenditure project at the Company's melt shop. Interest charges of \$454,000 were capitalized as part of the project costs in 2009. \$7.0 million of the project costs have been allocated to assets placed in service as of December 31, 2009 and future interest charges related to those assets will be expensed in 2010.

Other income, net decreased from \$911,000 in 2008 to \$695,000 in 2009. This decrease is primarily attributed to a \$213,000 reduction in interest income earned from excess cash invested during 2009 due to lower interest rates. In addition, the Company received funds under the CDSOA of \$551,000 and \$599,000 in 2009 and 2008, respectively.

The effective income tax rates for the years ended December 31, 2009 and 2008 were 27.0% and 29.9%, respectively. The change in the effective rate is primarily due to a \$742,000 negative tax adjustment primarily for the reconciliation of tax balances at June 30, 2009 to the tax returns. Approximately \$200,000 of this adjustment is the cumulative adjustment related to the reduction of the estimated annual effective income tax rate utilized in the three-month period ended March 31, 2009 from 40.3% to 37.2% at June 30, 2009. In addition, the Company has determined that \$370,000 of this adjustment relates to prior periods and is not considered material to any prior period or the current year to require the restatement of prior period financial statements. The effective income tax rate in the current period reflects a projected net operating loss and benefits related to federal and state loss carry backs and carry forwards, whereas the prior year had taxable income and benefited from the domestic manufacturing deduction and investment tax credits generated from capital improvements made at the Dunkirk facility in 2008.

2008 *Results as Compared to 2007:* The increase in net sales in 2008 is primarily due to a 5% increase in tonnage shipped, partially offset by product mix changes and lower raw material surcharges. Shipments of tool steel plate products, petrochemical products and power generation products increased 22%, 15% and 16%, respectively, compared to 2007. These increases were mostly offset by a 17% decrease in aerospace product shipments. The reduced demand for aerospace products was partially due to the Boeing work stoppage during 2008 and by conservative service center purchasing practices in anticipation of lower surcharges due to falling commodity prices. The assessment of lower surcharges is primarily due to a decline in the average cost of nickel from \$16.89 in 2007 to \$9.58 in 2008 partially offset by increase costs of chrome and carbon scrap. In addition, miscellaneous sales benefited from the \$1.1 million sale of excess scrap in June 2008.

Cost of products sold, as a percentage of net sales, increased in 2008 as compared to 2007. This increase is primarily due to the shift in sales from service centers to forgers and rerollers, timing of raw material purchases and the assessment of the related surcharges, and operation cost increases. A significant portion of the raw material timing issue occurred during the 2008 fourth quarter. From September 2008 to December 2008, the average cost of nickel and chrome declined 46%, while molybdenum declined 70% and carbon scrap declined 56%. These declines resulted in the Company increasing its inventory reserves by \$1.0 million in 2008. Operation costs were negatively impacted by a \$1.6 million increase in natural gas costs, resulting from rate increases of approximately 25% at the Bridgeville facility, and a \$2.8 million increase in labor costs. In addition, the Company expensed \$834,000 related to the relocation of the Company's round bar finishing line from Bridgeville to Dunkirk in 2008.

Selling and administrative expenses decreased from \$12.0 million, or 5.2% of net sales to \$11.1 million, or 4.7% of net sales, primarily due to the 2007 settlement of a lawsuit between the Company and Teledyne Technologies Incorporated ("Teledyne"). Management continuously monitors its selling and administrative expenses in relation to net sales.

Interest expense and other financing costs decreased from \$731,000 in 2007 to \$105,000 in 2008. The decrease is primarily due to the December 2007 retirement of the \$7.5 million outstanding balance on the Company's term loan with PNC Bank.

Other income, net increased to \$911,000 in 2008 from \$776,000 in 2007. This increase is primarily attributed to additional interest income of \$91,000 earned from excess cash invested during 2008. In addition, the Company received funds under the CDSOA of \$599,000 and \$586,000 in 2008 and 2007, respectively.

The effective income tax rates for the years ended December 31, 2008 and 2007 were 29.9% and 32.7%, respectively. The change in the effective income tax rate is primarily due to the impact of the lower income level on the Company's permanent tax deductions and favorable adjustments to state income provisions.

Business Segment Results

The Company is comprised of three operating locations and one corporate headquarters. For segment reporting, the Bridgeville and Titusville facilities have been aggregated into one reportable segment, Universal Stainless & Alloy Products, because of the management reporting structure in place. The Universal Stainless & Alloy Products manufacturing process involves melting, remelting, treating and hot and cold rolling of semi-finished and finished specialty steels. Dunkirk Specialty Steel's manufacturing process involves hot rolling and finishing specialty steel bar, rod and wire products.

UNIVERSAL STAINLESS & ALLOY PRODUCTS SEGMENT

An analysis of the segment's operations is as follows:

	2009 20		2008		2008 2007	
For the years ended December 31,	Amount	%	Amount	%	Amount	%
(dollars in thousands; percentages are of total net sales)						
NET SALES						
Stainless steel	\$ 71,670	66.2%	\$121,612	58.9%	\$108,535	53.6%
Tool steel	9,146	8.4	37,631	18.2	25,638	12.7
High-strength low alloy steel	3,017	2.8	3,881	1.9	12,764	6.3
High-temperature alloy steel	1,988	1.8	2,977	1.4	4,067	2.0
Conversion service	763	0.7	1,278	0.6	1,405	0.7
Other	1,391	1.3	1,875	0.9	295	0.1
	87,975	81.2	169,254	81.9	152,704	75.4
Intersegment	20,344	18.8	37,384	18.1	49,858	24.6
Total net sales	108,319	100.0	206,638	100.0	202,562	100.0
Material cost of sales	49,592	45.8	114,930	55.6	106,456	52.6
Operation cost of sales	52,656	48.6	68,415	33.1	67,286	33.2
Selling and administrative expenses	8,467	7.8	7,613	3.7	8,345	4.1
Operating income (loss)	<u>\$ (2,396)</u>	(2.2)%	\$ 15,680	7.6%	\$ 20,475	10.1%

Net sales for the year ended December 31, 2009 decreased by \$98.3 million, or 47.6%, in comparison to the year ended December 31, 2008 primarily due to a 37% decline in tonnage shipped and lower raw material surcharges, partially offset by base price increases realized in 2009. Shipments of service center plate products, petrochemical products, aerospace products and power generation products decreased 64%, 43%, 29% and 14%, respectively, over 2008. Operating income for the year ended December 31, 2009 decreased by \$18.1 million primarily due to the impact of the unusual charges and lower production volumes. The 2009 results include \$5.0 million of the unusual charges outlined above, representing 4.6% of net sales. Excluding the impact of the unusual charges, material costs, as a percentage of sales, dropped from 55.6% to 43.7% reflecting a better alignment of material costs and related surcharges assessed and yield improvements recognized on 2009 shipments of semi-finished products.

Net sales for the year ended December 31, 2008 increased \$4.1 million, or 2%, in comparison to the year ended December 31, 2007 primarily due to a 2% increase in tonnage shipped and by product mix changes, partially offset by lower raw material surcharges discussed above. Shipments of tool steel plate products, petrochemical products and power generation products increased 20%, 17% and 15%, respectively, over 2007. These increases were mostly offset by a 20% decrease in aerospace product shipments. In addition, other sales benefited from the \$1.1 million sale of excess scrap in 2008. Operating income for the year ended December 31, 2008 decreased \$4.8 million, primarily due the decline in aerospace sales, and the timing of raw material purchases that resulted in the material cost of sales increasing from 52.6% to 55.6%.

DUNKIRK SPECIALTY STEEL SEGMENT

An analysis of the segment's operations is as follows:

		9 20		08 200		07	
For the years ended December 31,	Amount	%	Amount	%	Amount	%	
(dollars in thousands; percentages are of total net sales)							
NET SALES							
Stainless steel	\$26,399	68.4%	\$50,610	72.8%	6 \$55,693	68.2%	
High-strength low alloy steel	6,218	16.1	8,055	11.6	13,128	16.1	
High-temperature alloy steel	3,579	9.3	4,954	7.1	5,250	6.4	
Tool steel	267	0.7	1,415	2.0	2,481	3.0	
Conversion services	440	1.1	663	1.0	606	0.7	
Other	29	0.1	155	0.2	74	0.1	
	36,932	95.7	65,852	94.7	77,232	94.5	
Intersegment	1,659	4.3	3,712	5.3	4,493	5.5	
Total net sales	38,591	100.0	69,564	100.0	81,725	100.0	
Material cost of sales	24,567	63.7	44,215	63.6	47,905	58.6	
Operation cost of sales	13,089	33.9	18,465	26.5	17,404	21.3	
Selling and administrative expense	3,196	8.3	3,472	5.0	3,693	4.5	
Operating income (loss)	\$(2,261)	(5.9)	% \$ 3,412	4.9%	6 <u>\$12,723</u>	15.6%	

Net sales for the year ended December 31, 2009 decreased by \$31.0 million, or 44.5%, in comparison to the year ended December 31, 2008 primarily due to a 26% decline in tonnage shipped and lower raw material surcharges, partially offset by base price increases realized in 2009. Shipments of general industrial products, petrochemical products and aerospace products decreased 34%, 31% and 19%, respectively, over 2008. Operating income for the year ended December 31, 2009 decreased by \$5.7 million primarily due to the impact of the unusual charges and lower production volumes. The 2009 results include \$1.0 million of the unusual charges outlined above, representing 2.5% of net sales.

Net sales for the year ended December 31, 2008 decreased \$12.2 million, or 15%, in comparison to the year ended December 31, 2007 primarily due to a 10% decrease in shipments as well as the impact of lower raw material surcharges. Shipments of aerospace products and commodity grade products decreased 23% and 24%, respectively, which were partially offset by a 33% increase in petrochemical products. Operating income for the year ended December 31, 2008 decreased \$9.3 million primarily due to the decline in aerospace sales and the timing of raw material purchases that resulted in the material cost of sales increasing from 58.6% to 63.6% and higher operation costs due to \$834,000 of costs related to relocation of the round bar finishing line from Bridgeville to Dunkirk.

Liquidity and Capital Resources

The Company generated cash from operations of \$27.7 million, \$17.7 million and \$33.6 million in the years ended December 31, 2009, 2008 and 2007, respectively. Cash received from sales of \$139.5 million, \$228.7 million and \$235.9 million for the years ended December 31, 2009, 2008 and 2007, respectively, represent the primary source of cash from operations. An analysis of the primary uses of cash is as follows:

	2009 2008		6	2007		
For the years ended December 31,	Amount	%	Amount	%	Amount	%
(dollars in thousands; percentages are of total uses of cash)						
Raw material purchases	\$ 40,699	36.4%	\$111,212	52.7%	\$100,504	49.7%
Employment costs	28,899	25.9	38,380	18.2	36,103	17.8
Utilities	14,891	13.3	19,915	9.4	18,657	9.2
Other	27,275	24.4	41,547	19.7	47,057	23.3
Total uses of cash	\$111,764	100.0%	\$211,054	100.0%	\$202,321	100.0%

Cash used for raw material purchases decreased in 2009 in comparison to 2008 and 2007 primarily due to decreased production and lower transaction prices. The Company continuously monitors market price fluctuations of its key raw materials.

The following table reflects the average market values per pound for key raw materials for selected months during the last three-year period.

	December 2009		December 2008		December 2007	June 2007
Nickel	\$ 7.74	\$ 6.79	\$4.39	\$10.23	\$11.79	\$18.92
Chrome	\$ 0.89	\$ 0.78	\$0.96	\$ 2.19	\$ 1.66	\$ 1.27
Molybdenum	\$11.47	\$10.34	\$9.85	\$33.22	\$32.54	\$32.65
Carbon Scrap	\$ 0.15	\$ 0.10	\$0.11	\$ 0.34	\$ 0.14	\$ 0.13

The monthly average price of nickel increased from \$15.68 in December 2006 to a high of \$23.67 in May 2007. The significant rise was believed to be due to increased demand from foreign (primarily Chinese) and domestic sources coupled with supply volatility. The sharp increase had a material negative impact on the operating margins of the Universal Stainless & Alloy Product Segment and a material positive impact on the operating margins of the Dunkirk Specialty Steel Segment. The monthly average nickel prices declined from its record level in May 2007 to \$12.54 in August 2007 and to \$11.79 in December 2007. The sharp decline resulted from decreased demand for nickel while supplies continued to increase during the second half of 2007. The sharp decline also had a material negative impact on the operating margins of both business segments through the recognition of increased inventory reserves. Inventory reserves increased from 2.3% of the consolidated inventory balance at December 31, 2006 to 3.3% at December 31, 2007.

During the first nine months of 2008, the monthly average prices of nickel and molybdenum remained stable while chrome and carbon scrap experienced significant increases. From September 2008 to December 2008, the average cost of nickel and chrome declined 46%, while molybdenum declined 70% and carbon scrap declined 56%. The sharp decline also had a material negative impact on the operating margins of both business segments through the recognition of increased inventory reserves. In 2009, material prices increased modestly throughout the year. Inventory reserves increased from 3.3% of the consolidated inventory balance at December 31, 2007 to 5.1% at December 31, 2008 and then decreased to 2.8% at December 31, 2009. While the material surcharge mechanism is designed to offset modest fluctuations in raw material prices, it cannot immediately absorb significant spikes in raw material prices. There can be no assurance that the raw material surcharge mechanism will completely offset immediate changes in the Company's raw material costs. A material decline in raw material prices within a short period of time could have a material adverse effect on the financial results of the Company.

Decreases in both employment and utility costs are primarily due to lower production volumes. In addition, lower payouts under the Company's profit-sharing plans were partially offset by higher wage and benefit rates. The decrease in utility costs also resulted from a 56% decrease in average monthly natural gas settlement prices, which largely benefited the Bridgeville facility.

Other uses of cash decreased between 2007 and 2009. 2007 included payments made to settle the Teledyne lawsuit and an EPA violation. Maintenance expenses in 2009 decreased by \$3.7 million in comparison to 2008 and 2007. In addition, payments for federal and state income taxes, net of refunds received, decreased from \$11.3 million in 2007 to \$6.4 million in 2007 to a net refund of \$1.4 million in 2008.

At December 31, 2009, working capital approximated \$97.6 million, as compared to \$94.8 million at December 31, 2008. The increase is attributable to a \$27.5 million increase in cash, and decreases in managed working capital, comprised of accounts receivable, inventory and accounts payable, of \$26.3 million and a \$2.6 million reduction in accrued employment costs. The managed working capital days sales outstanding increased to 146 days at December 31, 2009 from 118 days at December 31, 2008.

Capital Expenditures and Investments. The Company's capital expenditures were approximately \$12.4 million and \$12.9 million in 2009 and 2008, respectively. The 2009 expenditures were primarily made in connection with the Bridgeville melt shop project and the addition of annealing and finishing equipment.

In January 2009, the Company announced that it would invest \$13 million in its Bridgeville melt shop. The investment includes major upgrades in equipment, automation and plant layout designed to: cut production cycle times and customer lead times; improve on-time delivery performance; increase material yields; reduce operating costs and enhance working capital management. The equipment and infrastructure spending is substantially complete, and the automation investment will be completed in the second-half of 2010. Once fully implemented and when the normal economic cycle resumes, the investment is expected to yield cost savings of more than \$7.5 million per year. The Company expects to fund substantially all of the investment with the Term Loan.

Capital expenditures are expected to approximate \$12.0 million in 2010, of which \$3.0 million is specifically for the Bridgeville melt shop.

Capital Resources Including Off-Balance Sheet Arrangements. The Company does not maintain off-balance sheet arrangements nor does it participate in non-exchange traded contracts requiring fair value accounting treatment or material related-party transaction arrangements.

PNC Credit Agreement. The Company entered into a new unsecured credit agreement with PNC Bank (the "PNC Credit Agreement"), which provided a \$12.0 million term loan scheduled to mature on February 28, 2014 ("Term Loan") and a \$15.0 million revolving credit facility with a term expiring on June 30, 2012 (the "PNC Line"). The Company also executed an interest rate swap to convert the LIBOR floating rate Term Loan to a fixed interest rate for the life of the loan. At December 31, 2009, the Company had its \$15.0 million revolving line of credit with PNC Bank available for borrowings.

The Company pays a commitment fee on the unused portion of the PNC Line of 0.25%, provided it maintains certain financial ratios. Interest on borrowings under the PNC Line is based on short-term market rates, which may be further adjusted, based upon the Company maintaining certain financial ratios. The Company is required to be in compliance with three financial covenants: a minimum leverage ratio of 2.5:1.0 or less; a minimum debt service ratio of 2.5:1.0 or greater; and a minimum tangible net worth of \$135.6 million as of December 31, 2009. In May 2009, PNC Bank agreed to exclude \$3.0 million of the unusual charges described above from the 2009 covenant calculations. The Company was in compliance with all financial ratios and restrictive covenants it is required to maintain under the credit agreement at December 31, 2009. The Company believes it will maintain compliance with the financial covenants in effect throughout 2010.

Government Financing Programs. The Company maintains two loan agreements with the Commonwealth of Pennsylvania's Department of Commerce, originally aggregating \$600,000. A \$200,000 15-year loan bears interest at 5% per annum with the term ending in 2011, and a \$400,000 20-year loan bears interest at 6% per annum with the term ending in 2016. In 2002, Dunkirk Specialty Steel issued two ten-year, 5% interest-bearing notes payable to the New York Job Development Authority for the combined amount of \$3.0 million. As of December 31, 2009, the total principal balance of all government-financed debt instruments is \$1.0 million.

Share-based Financing Activity. The Company issued 40,820 and 72,785 shares of its Common Stock for the years ended December 31, 2009 and 2008, respectively, through its two share-based compensation plans. In 2009, 32,000 stock options issued under the Stock Incentive Plan were exercised for \$253,000 plus related tax benefits of \$86,000. In 2008, 64,850 stock options were issued for \$625,000 plus related tax benefits of \$259,000. The remaining shares were issued to participants of the Employee Stock Purchase Plan.

In October 1998, the Company initiated a stock repurchase program to repurchase up to 315,000 shares of its outstanding Common Stock in open market transactions at market prices. The Company repurchased no shares in 2009 or 2008 and 326 shares in 2007. The Company is authorized to repurchase 44,205 remaining shares of Common Stock under this program as of December 31, 2009.

Short- and Long-Term Liquidity. The Company expects to meet substantially all of its short-term liquidity requirements resulting from operations and current capital investment plans with internally generated funds and borrowings under the PNC Credit Agreement. At December 31, 2009, the Company had \$42.3 million in cash and \$15.0 million available under the PNC Line. In addition, the ratio of current assets to current liabilities at December 31, 2009 was 8.8:1 compared with 4.9:1 at December 31, 2008, and the debt to total capitalization ratio was 8.3% compared with 1.0%, respectively.

The Company's long-term liquidity depends upon its ability to obtain additional orders from its existing customers, attract new customers and control costs. Additional sources of financing may be required to fund growth initiatives identified by the Company.

Contractual Obligations. At December 31, 2009, the Company had the following contractual principal and interest obligations:

		Payments Due by Period			
(dollars in thousands)	Total	Less than 1 Year	1–3 Years	3–5 Years	More than 5 Years
Long-term debt	\$14,694	\$2,797	\$7,041	\$4,816	\$ 40
Operating lease obligations	99	31	55	13	—
Purchase obligations	4,198	4,198			
Total contractual obligations	\$18,991	\$7,026	\$7,096	\$4,829	\$ 40

Long-term debt does not include any outstanding balance on the PNC Line, currently due to expire on June 30, 2012, since there was no outstanding balance on December 31, 2009. Purchase obligations include the value of all open purchase orders with established quantities and purchase prices as well as minimum purchase commitments.

Import Protections. The CDSOA provides for payment of import duties collected by the U.S. Treasury Department to domestic companies injured by unfair foreign trade practices. The assets purchased by Dunkirk Specialty Steel were previously owned and operated by AL Tech Specialty Steel, Inc. and Empire Specialty Steel, Inc. During their ownership, both organizations participated in several anti-dumping lawsuits with other domestic specialty steel producers. In accordance with the CDSOA, which expired September 30, 2007, the Company filed claims to receive their appropriate share of the import duties collected and received a net payment of \$551,000 in 2009. Future benefits are dependent on the amount of undistributed import duties collected as of September 30, 2007 and the relationship of Dunkirk Specialty Steel's claim in relation to claims filed by other domestic specialty steel producers. The Company expects minimal distributions in the future.

EFFECTS OF INFLATION

Despite modest inflation in recent years, rising costs, in particular increasing wage and benefit rates, continue to affect operations. The Company strives to mitigate the effects of inflation through cost containment, productivity improvements and sales price increases.

CONTINGENT ITEMS

Product Claims. The Company is subject to various claims and legal actions that arise in the normal course of conducting business. At December 31, 2009, the Company had established a reserve of \$154,000 for potential commercial product-claims.

Environmental Matters. The Company, as well as other steel companies, is subject to demanding environmental standards imposed by federal, state and local environmental laws and regulations. The Company is not aware of any environmental condition that currently exists at any of its facilities that are probable or reasonably possible of having a material impact on the Company's results of operations or liquidity.

The Company is aware of energy usage concerns relating to climate change, however, the Company is not aware of any pending regulations that are expected to have a material impact on the Company's results of operations or liquidity.

Legal Matters. From time to time, various lawsuits and claims have been or may be asserted against the Company relating to the conduct of our business, including routine litigation relating to commercial and employment matters. The ultimate cost and outcome of any litigation or claim cannot be predicted with certainty. Management believes, based on information presently available, that the likelihood that the ultimate outcome of any such pending matter will have a material adverse effect on its financial condition, or liquidity or a material impact to our results of operations is remote, although the resolution of one or more of these matters may have a material adverse effect on its results of operations for the period in which the resolution occurs.

CRITICAL ACCOUNTING POLICIES AND NEW ACCOUNTING PRONOUNCEMENTS

Critical Accounting Policies. Revenue recognition is the most critical accounting policy of the Company. Revenue from the sale of products is recognized when both risk of loss and title have transferred to the customer, which in most cases coincides with shipment of the related products, and collection is reasonably assured. The Company manufactures specialty steel product to customer purchase order specifications and in recognition of requirements for product acceptance. Material certification forms are executed, indicating compliance with the customer purchase orders, before the specialty steel products are packed and shipped to the customer.

Revenue from conversion services is recognized when the performance of the service is complete. Invoiced shipping and handling costs are also accounted for as revenue. Customer claims, which are not material, are accounted for primarily as a reduction to gross sales after the matter has been researched and an acceptable resolution has been reached.

In addition, management constantly monitors the ability to collect its unpaid sales invoices and the valuation of its inventory. The allowance for doubtful accounts includes specific reserves for the value of outstanding invoices issued to customers currently operating under the protection of the federal bankruptcy law and other amounts that are deemed potentially not collectible with a reserve equal to 15% of 90-day or older balances. However, the total allowance will not be less than 1% of total accounts receivable.

The cost of inventory is principally determined by the first in, first-out (FIFO) method for material costs as well as the average cost method for operation costs. An inventory reserve is provided for material on hand for which management believes cost exceeds net realizable value and for material on hand for more than one year not assigned to a specific customer order.

Long-lived assets, including property, plant and equipment, are evaluated for impairment whenever events or changes in circumstances indicate that the carrying amount of an asset may not be recoverable in relation to the operating performance and future undiscounted cash flows of the underlying assets. Adjustments are made if the sum of expected future cash flows is less than book value. At December 31, 2009 and 2008, the Company's stock price was below book value per share. In management's judgment, a significant portion of the decline in the Company's stock price is related to the unprecedented liquidity crisis and the overall economic recession, which began in 2008, and is not reflective of the underlying cash flows of the Company. Based on management's assessment of the carrying values of long-lived assets, no impairment reserve had been deemed necessary as of December 31, 2009 and 2008. Retirements and disposals are removed from cost and accumulated depreciation accounts, with the gain or loss reflected in operating income.

In addition, management assesses the need to record a valuation allowance to reduce deferred tax assets to the amount that is more likely than not to be realized. The Company believes it will generate sufficient income in addition to taxable income generated from the reversal of its temporary differences to utilize the deferred tax assets recorded at December 31, 2009.

Derivative Financial Instruments. The Company's current risk management strategies include the use of derivative instruments to minimize the risk of significant changes to interest rates used in long-term agreements or commodity values. In 2009 the Company entered into an interest rate swap that effectively converts the floating-rate Term Loan into a fixed-rate debt instrument. Also in 2009 the Company entered into nickel futures contracts to minimize the price change impact of anticipated purchases of nickel over the life of a customer short-term supply agreement The interest rate swap and nickel futures contracts qualify as cash flow hedges and are marked-to-market at each reporting period date with unrealized gains and losses included in other comprehensive income (loss) ("OCI") to the extent effective, and reclassified to interest expense or cost of sales in the period during which the hedged transaction affects earnings.

New Accounting Pronouncements. See information under the heading "Note 1: Significant Accounting Policies" within "Notes to Consolidated Financial Statements" in Item 8, Financial Statements and Supplementary Data, in this Annual Report on Form 10-K for details of recently issued accounting pronouncements and their expected impact on the Company's financial statements.

FUTURE OUTLOOK

The Company entered 2010 with a total backlog of approximately \$36 million, which is less than the \$75 million backlog at the beginning of 2009. The current backlog mainly consists of semi-finished products for rerollers and forgers and finished bar and tool steel plate for service centers. The decline is primarily due to weak end-market demand within each of the Company's end markets resulting from the global economic recession and inventory reductions throughout the specialty metals supply chain. End-market demand is expected to gradually increase from current levels during the first-half of 2010, while the supply chain continues to aggressively manage its inventory levels. The Company expects orders for its products will further improve in the second-half of the 2010 as customer inventory is consumed and demand begins to increase. Our ability to make scheduled payments of principal, or to pay the interest on or to refinance our indebtedness, or to fund planned capital expenditures will depend on our future performance, which, to a certain extent, is subject to general economic, financial, competitive, legislative, regulatory and other factors that are beyond our control. Based upon the current level of operations and our current expectations for future periods in light of the current economic environment, we believe that cash flow from operations and available cash, together with available borrowings under the line of credit agreement, will be adequate to meet the future liquidity needs during the one year following December 31, 2009.

FORWARD-LOOKING INFORMATION SAFE HARBOR

The Management's Discussion and Analysis and other sections of this Annual Report on Form 10-K contain forward-looking statements that reflect the Company's current views with respect to future events and financial performance. Statements looking forward in time, including statements regarding future growth, cost savings, expanded production capacity, broader product lines, greater capacity to meet customer quality reliability, price and delivery needs, enhanced competitive posture, effect of new accounting pronouncements and no material financial impact from litigation or contingencies are included in this Annual Report on Form 10-K pursuant to the "safe harbor" provision of the Private Securities Litigation Reform Act of 1995.

The Company's actual results will be affected by a wide range of factors, including those items described in Item 1A, Risk Factors. Many of these factors are not within the Company's control and involve known and unknown risks and uncertainties that may cause the Company's actual results in future periods to be materially different from any future performance suggested herein. Any unfavorable change in the foregoing or other factors could have a material adverse effect on the Company's business, financial condition and results of operations. Further, the Company operates in an industry sector where securities values may be volatile and may be influenced by economic and other factors beyond the Company's control.

ITEM 7A. QUANTITATIVE AND QUALITATIVE DISCLOSURES ABOUT MARKET RISK

The Company's customers and suppliers absorb fluctuations in foreign currency exchange rates. Prices for the Company's raw materials and natural gas requirements are subject to frequent market fluctuations, and profit margins may decline in the event market values increase. Selling price increases and surcharges are implemented to offset raw material and natural gas market price increases.

The cost of raw materials represented more than 60% of the Company's total cost of products sold in 2008 and 2007 due to significant increases in prices for raw materials purchased compared with approximately 50% of the total cost of products sold in 2009 due to lower raw material prices. Raw material prices vary based on numerous factors, including quality, and are subject to frequent market fluctuations. Future raw material prices can not be predicted with any degree of certainty. Therefore, the Company does not maintain any long-term written agreements with any of its raw material suppliers.

The Company has implemented a sales price surcharge mechanism on its products to help offset the impact of raw material price fluctuations. For substantially all stainless semi-finished products, the surcharge is calculated at the time of order entry, based on current raw material prices. For substantially all finished products and tool steel plate, the surcharge is calculated based on the monthly average raw material prices two months prior to the promised ship date. While the material surcharge mechanism is designed to offset modest fluctuations in raw material prices, it can not immediately absorb significant spikes in raw material prices. A material change in raw material prices within a short period of time could have a material effect on the financial results of the Company and there can be no assurance that the raw material surcharge mechanism will completely offset immediate changes in the Company's raw material costs.

The Company uses derivative financial instruments to reduce certain types of financial risk. Firm price sales arrangements involve a risk of profit margin fluctuations particularly as raw material prices have been volatile. In order to reduce the risk of fluctuating profit margins on firm price sales, the Company entered into commodity forward contracts to purchase certain critical raw materials necessary to produce the products sold under a firm price sales arrangement. As of December 31, 2009, the Company had approximately \$94,000 of deferred gains on the commodity forward contracts, which were related to one customer. If the customer fails to perform its obligations under the firm price sales arrangements, it is possible to realize some loss as a result of the related commodity forward contracts. We believe that this customer will honor such obligations in the future, notwithstanding the exceptional nature of the current economic conditions.

To manage interest rate risk, the Company has entered into an interest rate swap that effectively converts the floating-rate Term Loan into a fixed-rate debt instrument. The interest rate swap agreement minimizes the impact of interest rate changes on the Company's floating-rate debt and is designated and accounted for as a cash flow hedge. The Company utilizes the interest rate swap to maintain a fixed-rate of 4.515% on the Term Loan until its maturity on February 28, 2014. The notional amount of the interest rate swap decreases ratably over its term, as does the Term Loan, and was \$12.0 million at December 31, 2009.

All hedging strategies are reviewed and approved by senior financial management before being implemented. Management has established policies regarding the use of derivative instruments that prohibit the use of speculative or leveraged derivatives. Market valuations are performed at least quarterly to monitor the effectiveness of our risk management programs.

The Company currently is not exposed to market risk from changes in interest rates related to its government long-term debt. At December 31, 2009, all of the Company's \$1.0 million of government long-term debt has fixed interest rates.

ITEM 8. FINANCIAL STATEMENTS AND SUPPLEMENTARY DATA

MANAGEMENT'S REPORT ON INTERNAL CONTROL OVER FINANCIAL REPORTING

Management is responsible for establishing and maintaining adequate internal control over financial reporting (as defined in Rules 13a-15(f) under the Securities Exchange Act of 1934). Our internal control over financial reporting is designed to provide reasonable assurance to management and the board of directors regarding the preparation and fair presentation of published financial statements. Because of its inherent limitations, internal control over financial reporting may not prevent or detect misstatements. Therefore, even those systems determined to be effective can provide only reasonable assurance with respect to financial statement preparation and presentation. Management assessed the effectiveness of our internal control over financial reporting as of December 31, 2009. In making this assessment, management used the criteria set forth by the Committee of Sponsoring Organizations of the Treadway Commission (COSO) in *Internal Control — Integrated Framework*. Based on our assessment, we believe that, as of December 31, 2009, our internal control over financial reporting is effective based on those criteria.

The effectiveness of internal control over financial reporting as of December 31, 2009 has been audited by Schneider Downs & Co. Inc., an independent registered public accounting firm which also audited our consolidated financial statements. Schneider Downs' attestation report on the consolidated financial statements and management's maintenance of effective internal control over financial reporting is included under the heading "Report of Independent Registered Public Accounting Firm."

/s/ Dennis M. Oates Dennis M. Oates President and Chief Executive Officer /s/ Richard M. Ubinger

Richard M. Ubinger Vice President of Finance, Chief Financial Officer and Treasurer

REPORT OF INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM

To the Board of Directors and Stockholders of Universal Stainless & Alloy Products, Inc.

We have audited the accompanying consolidated balance sheets of Universal Stainless & Alloy Products, Inc. and subsidiaries (the Company) as of December 31, 2009 and 2008, and the related consolidated statements of operations, comprehensive income (loss) and cash flows for each of the years in the three-year period ended December 31, 2009. In addition, our audit included the financial statement schedule listed in the index at Item 15 (2) (Schedule II). We also have audited the Company's internal control over financial reporting as of December 31, 2009, based on criteria established in *Internal Control – Integrated Framework* issued by the Committee of Sponsoring Organizations of the Treadway Commission (COSO). The Company's management is responsible for these consolidated financial statements, for maintaining effective internal control over financial reporting, included in the accompanying Management's Report on Internal Control Over Financial Reporting. Our responsibility is to express an opinion on these consolidated financial statements and an opinion on the Company's internal control over financial reporting based on our audits.

We conducted our audits in accordance with the standards of the Public Company Accounting Oversight Board (United States). Those standards require that we plan and perform the audit to obtain reasonable assurance about whether the financial statements are free of material misstatement and whether effective internal control over financial reporting was maintained in all material respects. Our audits of the financial statements included examining, on a test basis, evidence supporting the amounts and disclosures in the financial statements, assessing the accounting principles used and significant estimates made by management, and evaluating the overall financial statement presentation. Our audit of internal control over financial reporting included obtaining an understanding of internal control over financial reporting, assessing the risk that a material weakness exists, and testing and evaluating the design and operating effectiveness of internal control based on the assessed risk. Our audits also included performing such other procedures as we considered necessary in the circumstances. We believe that our audits provide a reasonable basis for our opinions.

A company's internal control over financial reporting is a process designed 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. A company's internal control over financial reporting includes those policies and procedures that (1) pertain to the maintenance of records that, in reasonable detail, accurately and fairly reflect the transactions and dispositions of the assets of the company; (2) provide reasonable assurance that transactions are recorded as necessary to permit preparation of financial statements in accordance with generally accepted accounting principles, and that receipts and expenditures of the company are being made only in accordance with authorizations of management and directors of the company; and (3) provide reasonable assurance regarding prevention or timely detection of unauthorized acquisition, use or disposition of the company's assets that could have a material effect on the financial statements.

Because of its inherent limitations, internal control over financial reporting may not prevent or detect misstatements. Also, projections of any evaluation of effectiveness to future periods are subject to the risk that controls may become inadequate because of changes in conditions, or that the degree of compliance with the policies or procedures may deteriorate.

In our opinion, the consolidated financial statements referred to above present fairly, in all material respects, the financial position of the Company as of December 31, 2009 and 2008, and the results of its operations, comprehensive income (loss) and its cash flows for each of the years in the three-year period ended December 31, 2009, in conformity with accounting principles generally accepted in the United States of America. Also, in our opinion, the related financial statement schedule, when considered in relation to the consolidated financial statements, as a whole, presents fairly, in all material respects, the information set forth therein. Also, in our opinion, the Company maintained, in all material respects, effective internal control over financial reporting as of December 31, 2009, based on criteria established in *Internal Control – Integrated Framework* issued by the Committee of Sponsoring Organizations of the Treadway Commission (COSO).

/s/ Schneider Downs & Co., Inc.

Schneider Downs & Co., Inc. Pittsburgh, Pennsylvania February 26, 2010

CONSOLIDATED STATEMENTS OF OPERATIONS

For the years ended December 31,	2(009		2008		2007
(dollars in thousands, except per share information) Net sales	\$ 12	24,907	\$	235,106	\$	229,936
Cost of products sold	11	17,901		204,929		184,491
Selling and administrative expenses	1	11,663		11,085		12,038
Operating income (loss)	((4,657)		19,092		33,407
Interest expense and other financing costs		(89)		(105)		(731)
Other income, net		695		911		776
Income (loss) before income tax expense	((4,051)		19,898		33,452
Provision (benefit) for income taxes	((1,093)		5,948		10,948
Net income (loss)	\$	(2,958)	\$	13,950	\$	22,504
EARNINGS (LOSS) PER COMMON SHARE						
Basic	\$	(0.44)	\$	2.08	\$	3.39
Diluted	\$	(0.44)	\$	2.05	\$	3.32
WEIGHTED-AVERAGE COMMON SHARES USED TO COMPUTE EARNINGS PER SHARE						
Basic	6,75	55,560	6	,706,535	6	,644,374
Diluted	6,75	55,560	_6	,801,203	6	,774,924

The accompanying notes are an integral part of these consolidated financial statements.

CONSOLIDATED STATEMENTS OF COMPREHENSIVE INCOME (LOSS)

For the years ended December 31,	2009	2008	2007
(dollars in thousands)			
Net income (loss)	\$(2,958)	\$13,950	\$22,504
Net change in fair market value of cash flow hedges:			
Interest rate swap	(145)	—	—
Nickel hedge contracts	94		
Tax effect	19		—
Comprehensive income (loss)	<u>\$(2,990)</u>	\$13,950	\$22,504

The accompanying notes are an integral part of these consolidated financial statements.

CONSOLIDATED BALANCE SHEETS

December 31, (dollars in thousands) ASSETS	2009	2008
CURRENT ASSETS Cash and cash equivalents Accounts receivable (less allowance for doubtful accounts of \$2,132 and \$330) Inventory Other current assets	\$ 42,349 17,028 41,322 9,344	\$ 14,812 33,057 63,222 8,239
Total current assetsProperty, plant and equipment, netOther assets	110,043 70,085 1,586	119,330 62,626 988
Total assets	\$181,714	\$182,944
LIABILITIES AND STOCKHOLDERS' EQUITY		
CURRENT LIABILITIES Trade accounts payable Outstanding checks in excess of bank balance Accrued employment costs Current portion of long-term debt Other current liabilities	\$ 7,783 734 1,178 2,223 553	\$ 19,350 540 3,795 403 421
Total current liabilities Long-term debt Deferred taxes Other liabilities	12,471 10,823 14,049 145	24,509 1,046 11,689
Total liabilities	37,488	37,244
COMMITMENTS AND CONTINGENCIES		
STOCKHOLDERS' EQUITY Senior Preferred Stock, par value \$0.001 per share; 1,980,000 shares authorized; 0 shares outstanding	_	_
Common Stock, par value \$0.001 per share; 10,000,000 shares authorized; 7,043,899 and 7,003,079 shares issued	7 38,776 107,134 (1,659) (32)	7 37,260 110,092 (1,659) —
Total stockholders' equity	144,226	145,700
Total liabilities and stockholders' equity	<u>\$181,714</u>	\$182,944

The accompanying notes are an integral part of these consolidated financial statements.

CONSOLIDATED STATEMENTS OF CASH FLOWS

For the years ended December 31,	2009	2008	2007
(dollars in thousands, except per share information)			
CASH FLOWS FROM OPERATING ACTIVITIES	φ (3.050)	¢ 12.050	¢ 00 504
Net income (loss)	\$ (2,958)	\$ 13,950	\$ 22,504
Adjustments to reconcile to net cash and cash equivalents provided by			
operating activities:	4.050	4 1 (7	2 72 1
Depreciation and amortization	4,859	4,167	3,731
Loss on retirement of fixed assets	84	402	40
Deferred income tax	1,853	558	253
Share-based compensation expense	1,058	838	427
Tax benefit from share-based payment arrangements	(86)	(529)	(958)
Changes in assets and liabilities:	1 < 0 • 0		
Accounts receivable, net	16,029	(5,556)	5,807
Inventory, net	21,900	2,350	447
Trade accounts payable	(11,567)	5,367	860
Accrued employment costs	(2,617)	(1,512)	1,186
Current income tax, net	(1,613)	(1,491)	(1,531)
Other, net	764	(874)	857
	0==0(17 (70)	22 (22
Net cash provided by operating activities	27,706	17,670	33,623
CASH FLOWS USED IN INVESTING ACTIVITIES			
Proceeds from sale of fixed assets	60	_	
Capital expenditures	(12,394)	(12,905)	(8,782)
Net cash used in investing activities	(12,334)	(12,905)	(8,782)
CASH FLOWS FROM FINANCING ACTIVITIES			
Long-term debt issuance	12,000		
Long-term debt repayment	(403)	(387)	(9,364)
Repayments under revolving line of credit, net	(100)	(307)	(8,392)
Increase (decrease) in outstanding checks in excess of bank balance	194	(1,524)	(1,363)
Deferred financing costs	(84)	(1,52+)	(1,505)
Proceeds from issuance of Common Stock	372	781	1,059
Tax benefit from share-based payment arrangements	37 <u>2</u> 86	529	958
Tax benefit from share-based payment arrangements			938
Net cash provided by (used in) financing activities	12,165	(601)	(17,102)
Net increase in cash and cash equivalents	27,537	4,164	7,739
Cash and cash equivalents at beginning of period	14,812	10,648	2,909
Cash and cash equivalents at end of period	\$ 42,349	\$ 14,812	\$ 10,648
SUPPLEMENTAL DISCLOSURE OF CASH FLOW INFORMATION			
Interest paid, net of amount capitalized	\$ 65	\$ 91	\$ 793
Income taxes paid (refunded), net	\$ (1,368)		\$ 11,268
meene axes para (retandea), net	φ (1,500)	φ 0,551 	φ 11,200

The accompanying notes are an integral part of these consolidated financial statements.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS

Note 1: Significant Accounting Policies

Basis of Consolidation. The consolidated financial statements include the accounts of the Company and its wholly-owned subsidiaries. All intercompany accounts and transactions have been eliminated in consolidation. The Company has no interests in any unconsolidated entity.

Use of Estimates. The preparation of financial statements in conformity with accounting principles generally accepted in the United States of America requires management to make estimates and assumptions that affect the amounts reported in the consolidated financial statements. The estimates and assumptions used in these consolidated financial statements are based on known information available as of the balance sheet date. Actual results could differ from those estimates.

Concentration of Credit Risk. Financial instruments that potentially subject the Company to concentrations of credit risk are cash and cash equivalents and accounts receivable. The Company limits its credit risk associated with cash and cash equivalents by placing its investments in high-grade short-term instruments. With respect to accounts receivable, the Company limits its credit risk by performing ongoing credit evaluations and, when deemed necessary, requiring letters of credit, guarantees or cash collateral. The allowance for doubtful accounts includes specific reserves for the value of outstanding invoices issued to customers currently operating under the protection of the federal bankruptcy law and other amounts that are deemed potentially not collectible with a reserve equal to 15% of 90-day or older balances. However, the total allowance will not be less than 1% of total accounts receivable. Receivables are charged-off to the allowance when they are deemed to be uncollectible. Bad debt expense for fiscal years 2009, 2008 and 2007 was \$1.8 million, \$13,000 and \$2,000, respectively.

Inventories. Inventories are stated at the lower of cost or market with cost principally determined by the first-in, first-out (FIFO) method. The average cost method is also utilized. Such costs include the acquisition cost for raw materials and supplies, direct labor and applied manufacturing overhead within the guidelines of normal plant capacity. Provisions are made for slow-moving inventory based upon management's expected method of disposition. The net change in inventory reserves for fiscal years 2009, 2008 and 2007 was a \$2.0 million decrease, a \$1.0 million increase, and a \$619,000 increase, respectively.

Included in inventory are operating materials consisting of production molds and rolls that will normally be consumed within one year.

Property, Plant and Equipment. Property, plant and equipment is recorded at cost. Costs incurred in connection with the construction or major rebuild of facilities, including interest directly related to the project, are capitalized as construction in progress. No depreciation is recognized on these assets until placed in service. Retirements and disposals are removed from cost and accumulated depreciation accounts, with the gain or loss reflected in operating income. Material major equipment maintenance costs are capitalized as incurred and amortized into expense over the subsequent six-month period, while other maintenance costs are expensed as incurred. Costs of improvements and renewals are capitalized. Maintenance expense for the fiscal year 2009, 2008 and 2007 was \$9.4 million, \$13.1 million and \$13.1 million, respectively.

Depreciation and amortization are computed using the straight-line method based on the estimated useful lives of the related assets. The estimated useful lives of buildings and land improvements are between 10 and 39 years, and the estimated useful lives of machinery and equipment are between 5 and 20 years. Direct costs incurred in the development and implementation of internal-use software are capitalized and recorded within property, plant and equipment, and amortized on a straight-line basis over its anticipated useful life, which is generally three to five years. Depreciation and amortization expense for fiscal year 2009, 2008 and 2007 was \$4.8 million, \$4.1 million and \$3.7 million, respectively.

Long-Lived Asset Impairment. Long-lived assets, including property, plant and equipment, are evaluated for impairment whenever events or changes in circumstances indicate that the carrying amount of an asset may not be recoverable in relation to the operating performance and future undiscounted cash flows of the underlying assets. Adjustments are made if the sum of expected future cash flows is less than book value. At December 31, 2009 and 2008, the Company's stock price was below book value per share. In management's judgment, a significant portion of the decline in the Company's stock price is related to the underlying cash flows of the Company. Based on management's assessment of the carrying values of long-lived assets, no impairment reserve had been deemed necessary as of December 31, 2009 and 2008.

Revenue Recognition. Revenue from the sale of products is recognized when both risk of loss and title have transferred to the customer, which in most cases coincides with shipment of the related products, and collection is reasonably assured. Revenue from conversion services is recognized when the performance of the service is complete. Invoiced shipping and handling costs are also accounted for as revenue. Customer claims, which are not material, are accounted for primarily as a reduction to gross sales after the matter has been researched and an acceptable resolution has been reached.

Income Taxes. Deferred income taxes are provided for unused tax credits earned and the tax effect of temporary differences between the tax basis of assets and liabilities and their reported amounts in the financial statements. The Company uses the liability method to account for income taxes, which requires deferred taxes to be recorded at the statutory rate expected to be in effect when the taxes are paid. Valuation allowances are provided for a deferred tax asset when it is more likely than not that such asset will not be realized.

In addition, the Company evaluates the tax positions taken or expected to be taken in its tax returns. A tax position should only be recognized in the financial statements if the Company determines that it is more-likely-than-not that the tax position will be sustained upon examination by the tax authorities, based upon the technical merits of the position. For those tax positions that should be recognized, the measurement of a tax position is determined as being the largest amount of benefit that is greater than fifty percent likely of being realized upon ultimate settlement. The Company believes there are no known uncertain tax positions at December 31, 2009.

Share-based Compensation Plans. The Company recognizes compensation expense based on the grant-date fair value of the awards. The fair value of the option grants is estimated on the date of grant using the Black-Scholes option-pricing model, and is recognized ratably over the service/vesting period of the award. The tax effects of exercising stock options are added to additional paid-in capital at the exercise date.

Earnings Per Common Share. Basic earnings per common share is computed by dividing net income (loss) by the weighted-average number of common shares outstanding during the period. Diluted earnings per common share is computed by dividing net income by the weighted-average number of common shares outstanding plus all dilutive potential common shares outstanding during the period. Dilutive common shares are determined using the treasury stock method. Under the treasury stock method, exercise of options is assumed at the beginning of the period when the average stock price during the period exceeds the exercise price of outstanding options, and common shares are assumed issued. The assumed proceeds from the exercise of stock options are used to purchase common stock at the average market price during the period. The incremental shares to be issued are considered to be the dilutive potential common shares outstanding.

New Accounting Pronouncements. In March 2008, the Financial Accounting Standards Board ("FASB") issued "Disclosures about Derivative Instruments and Hedging Activities", which changes the disclosure requirements for derivative instruments and hedging activities. Enhanced disclosures are required to provide information about (a) how and why an entity uses derivative instruments, (b) how derivative instruments and related hedged items are accounted for and (c) how derivative instruments and related hedged items affect an entity's financial position, financial performance and cash flows. Adoption of the standard, effective January 1, 2009, did not have a material impact on the Company's financial statements.

In May 2009, the FASB issued, "Subsequent Events", which establishes general standards of accounting for and disclosure of events that occur after the balance sheet date but before financial statements are issued. The Company adopted the standard effective June 30, 2009.

In June 2009, the FASB issued "The FASB Accounting Standards Codification and the Hierarchy of Generally Accepted Accounting Principles". The standard establishes the FASB Accounting Standards Codification as the source of authoritative accounting principles recognized by the FASB to be applied in the preparation of financial statements in conformity with GAAP in the United States. The Company adopted the standard effective June 30, 2009.

Reclassifications. Certain prior year amounts have been reclassified to conform to the 2009 presentation.

Note 2: Inventory

The major classes of inventory are as follows:

December 31,	2009	2008
(dollars in thousands)		
Raw materials and supplies	\$ 6,450	\$ 8,304
Semi-finished and finished steel products	32,997	56,019
Inventory reserves	(1,152)	(3,196)
Operating materials	3,027	2,095
Total inventory	\$41,322	\$63,222

Note 3: Property, Plant and Equipment

Property, plant and equipment consists of the following:

December 31,	2009	2008
(dollars in thousands)	¢ • <0.2	• • • • • • •
Land and land improvements		
Buildings	14,479	12,994
Machinery and equipment	86,276	76,544
Construction in progress	4,284	3,523
	107,642	95,557
Accumulated depreciation	(37,557)	(32,931)
Property, plant and equipment, net	\$ 70,085	\$ 62,626

Note 4: Long-Term Debt and Other Financing

Long-term debt consists of the following:

December 31,	2009	2008
(dollars in thousands)		
Term Loan	\$12,000	\$ —
Government debt	1,046	1,449
Less amounts due within one year	(2,223)	(403)
Total long-term debt	\$10,823	\$1,046

On February 27, 2009, the Company entered into a new unsecured credit agreement with PNC Bank providing for a \$12.0 million term loan ("Term Loan") scheduled to mature on February 28, 2014 and a \$15.0 million revolving credit facility with a term expiring on June 30, 2012. The Company also executed an interest rate swap to convert the LIBOR floating rate Term Loan to a fixed interest rate for the life of the loan. The Term Loan is being used to fund the capital expenditures for the Bridgeville melt shop upgrade. Accordingly, all of the \$454,000 interest on the loan has been capitalized. There was no balance outstanding under the revolver at December 31, 2009 or December 31, 2008. Interest on both facilities is based on short-term market rates, which may be adjusted, based upon the Company maintaining certain financial ratios. PNC Bank also charges a commitment fee payable on the unused portion of the revolving credit facility of 0.25%, provided certain financial ratios are maintained. The Company is required to be in compliance with three financial covenants: a minimum leverage ratio, a minimum debt service ratio and a minimum tangible net worth. On May 12, 2009, PNC Bank agreed to exclude from the 2009 covenant calculations \$3.0 million of the unusual charges described under Results of Operations within Item 7 "Management's Discussion and Analysis". The Company was in compliance with all such covenants at December 31, 2009.

The Company maintains two separate loan agreements with the Commonwealth of Pennsylvania's Department of Commerce, aggregating to \$600,000. A \$200,000 15-year loan bears interest at 5% per annum with the term ending in 2011, and a \$400,000 20-year loan bears interest at 6% per annum with the term ending in 2016. On February 14, 2002, Dunkirk Specialty Steel issued two ten-year, 5% interest-bearing notes payable to the New York Job Development Authority for the combined amount of \$3.0 million.

The Company leases certain office equipment and a vehicle. The aggregate annual principal payments due under the Company's long-term debt and minimum lease payments under operating leases are as follows:

For the years ended December 31,	2010	2011	2012	2013	2014	Thereafter	Total
(dollars in thousands)							
Long-term debt principal payments	\$2,223	\$2,832	\$3,392	\$3,629	\$931	\$ 39	\$13,046
Operating lease minimum payments	31	30	25	13			99

Note 5: Derivatives and Hedging Activities

To manage interest rate risk, the Company has entered into an interest rate swap that effectively converts the floating-rate Term Loan into a fixed-rate debt instrument. The interest rate swap agreement minimizes the impact of interest rate changes on the Company's floating-rate debt and is designated and accounted for as a cash flow hedge. The effective portion of the change in the fair value of the interest rate swap is recorded in accumulated other comprehensive income (loss) ("OCI") and reflected a \$145,000 loss at December 31, 2009. The Company utilizes the interest rate swap to maintain a fixed-rate of 4.515% on the Term Loan until its maturity on February 28, 2014. The notional amount of the interest rate swap decreases ratably over its term, as does the Term Loan, and was \$12.0 million at December 31, 2009.

In July 2009, the Company entered into nickel futures contracts to minimize the price change impact of anticipated purchases of nickel over the life of a customer short-term supply agreement which is designated as and accounted for as a cash flow hedge. The effective portion of the change in the fair value of the nickel hedge agreements is recorded in accumulated OCI and reflected a \$94,000 gain at December 31, 2009.

The interest rate swap and nickel futures contracts qualify as cash flow hedges and are marked-to-market at each reporting period date with unrealized gains and losses included in OCI to the extent effective, and reclassified to interest expense or cost of sales in the period during which the hedged transaction affects earnings. The location and amounts recorded in the Condensed Consolidated Balance Sheet for the derivative instruments are as follows:

(dollars in thousands)	December 31, 2009	December 31, 2008
Other current assets	\$ 94	\$—
Other assets, deferred tax	53	_
Other current liabilities, deferred tax	(34)	—
Other liabilities	(145)	
Shareholders equity, other comprehensive income (loss)	\$ (32)	<u>\$</u>

The Company estimates that \$72 million of net derivative gains included in OCI as of December 31, 2009 will be reclassified into earnings within the next year. No cash flow hedges were discontinued and there was no ineffectiveness during the year.

Note 6: Fair Value Measurements

The Company adopted "Interim Disclosures about Fair Value of Financial Instruments" issued by the FASB. This standard defines fair value, establishes a framework for measuring fair value and expands disclosure requirements about fair value measurements. It also defines fair value as the price that would be received to sell an asset or paid to transfer a liability (an exit price) in the principal or most advantageous market for the asset or liability in an orderly transaction between market participants on the measurement date. The fair value hierarchy prescribed by the standard contains three levels as follows:

Level 1 — Unadjusted quoted prices available in active markets for the identical assets or liabilities at the measurement date.

Level 2 — Unadjusted quoted prices in active markets for similar assets or liabilities, or unadjusted quoted prices for identical or similar assets or liabilities in markets that are not active, or inputs other than quoted prices that are observable for the asset or liability

Level 3 — Unobservable inputs that cannot be corroborated by observable market data and reflect the use of significant management judgment. These values are generally determined using pricing models for which the assumptions utilize management's estimates of market participant assumptions.

The fair value hierarchy requires the use of observable market data when available. In instances where the inputs used to measure fair value fall into different levels of the fair value hierarchy, the fair value measurement has been determined based on the lowest level input significant to the fair value measurement in its entirety. Our assessment of the significance of a particular item to the fair value measurement in its entirety requires judgment, including the consideration of inputs specific to the asset or liability. The interest rate swap is recorded at fair value based on Level 2 quoted LIBOR swap rates adjusted for credit and non-performance risk. The nickel futures contracts are recorded at fair value based on Level 2 quoted futures rates.

Financial instruments include cash, accounts receivable, other current assets, accounts payable, short-term debt, other current liabilities and long-term debt. The carrying amounts of these financial instruments approximated fair value at December 30, 2009 and December 31, 2008. The fair value of the Term Loan approximates the carrying amount based on the interest rate being based in one-month floating Libor rates. The fair value of \$1.0 million long-term government debt instruments with a weighted average maturity of 15 months at December 31, 2009 approximates the carrying amount based on current borrowing rates available for financings with similar terms and maturities.

Note 7: Income Taxes

Components of the provision for income taxes are as follows:

For the years ended December 31,	2009	2008	2007
(dollars in thousands)			
CURRENT PROVISION (BENEFIT)			
Federal	\$(4,109)	\$5,553	\$10,542
State	1,164	(163)	153
DEFERRED PROVISION (BENEFIT)			
Federal	2,450	936	550
State	(598)	(378)	(297)
Provision for income taxes	<u>\$(1,093)</u>	\$5,948	\$10,948

A reconciliation of the federal statutory tax rate and the Company's effective tax rate is as follows:

For the years ended December 31,	2009	2008	2007
Federal statutory tax (benefit) rate	(35.0)%	35.0%	35.0%
Reconciliation of federal and state tax balances to tax returns	13.4	0.0	0.0
Statutory tax rate changes	(4.5)	(0.2)	(0.4)
Loss carryback realized at higher statutory rate	(1.9)	0.0	0.0
State government grants, net of federal tax impact	(1.2)	(2.4)	(0.4)
Domestic manufacturing deduction	0.0	(1.7)	(2.1)
State income taxes, net of federal tax impact	0.0	0.0	(0.2)
Other, net	2.2	(0.8)	0.8
Effective income tax (benefit) rate	<u>(27.0)</u> %	<u>29.9</u> %	<u>32.7</u> %

Dunkirk Specialty Steel operates in a New York State Empire Zone and is qualified to benefit from investments made and employees hired at the Dunkirk, New York facility for up to 15 years from its 2002 acquisition date. The Company recognized tax credit benefits of \$73,000 and \$764,000 for fiscal year 2009 and 2008, respectively, of which \$0 and \$394,000 was applied against the respective year's current tax provision. The balance of the credits, which have no expiration date, will be applied against future tax liabilities for income apportioned to New York State. The Company believes it will generate sufficient income in addition to taxable income generated from the reversal of its temporary differences to utilize this tax credit.

The Company recognized a Pennsylvania Educational Improvement Tax Credit benefit ("PAEIT") of \$180,000 for 2008 which was applied against that year's current tax provision.

Deferred taxes result from the following:

December 31,	2009	2008
(dollars in thousands)		
DEFERRED TAX ASSETS		
Receivables	\$ 837	\$ 125
Inventory	1,642	2,224
Accrued liabilities	288	714
Share-based compensation expense	848	485
State tax carryforwards	1,416	932
Other	120	69
	\$ 5,151	\$ 4,549
DEFERRED TAX LIABILITIES		
Property, plant and equipment	\$14,049	\$11,689
Other	134	58
	\$14,183	\$11,747

State tax carryforwards represent New York Empire Zone tax credits with no expiration date and various state net operating loss carryforwards expiring in 2009.

The Company is routinely under audit by federal or state authorities in the areas of income taxes and the remittance of sales and use taxes. These audits include questioning the timing and amount of deductions, the nexus of income among various tax jurisdictions and compliance with federal and state tax laws. The Company's tax returns for tax years 2006 through 2009 remain subject to examination by the Internal Revenue Service and most state tax jurisdictions.

Note 8: Stockholders' Equity

The Company has never paid a cash dividend on its Common Stock. The Company's Credit Agreement with PNC Bank limits the payment of cash dividends payable on its Common Stock to 50% of the Company's excess cash flow per fiscal year. Excess cash flow represents the amount of earnings before interest, taxes, depreciation and amortization that is greater than the sum of the Company's payments for interest, income taxes, the principal portion of long-term debt and capital lease obligations, and capital expenditures.

In October 1998, the Company initiated a stock repurchase program to repurchase up to 315,000 shares of its outstanding Common Stock in open market transactions at market prices. The Company is authorized to repurchase 44,205 remaining shares of Common Stock under this program as of December 31, 2009.

The Company has 1,980,000 authorized shares of Senior Preferred Stock. At December 31, 2009 and 2008, there were no shares issued or outstanding.

	Common Shares Outstanding	Common Stock	Additional Paid-In Capital	Retained Earnings	Accumulated Other Comprehensiv (Loss)		Treasury Stock
(dollars in thousands)							
Balance at December 31, 2006	6,839,543	\$ 7	\$32,654	\$ 73,638	\$ —	270,469	\$(1,645)
Common Stock issuance under							
Employee Stock Purchase Plan	6,001		176				
Exercise of Stock Options	84,750		897				
Share-based compensation			427				
Tax benefit on share-based							
compensation			958				
Net income				22,504			
Purchase of Treasury Stock)		326	(14)
Balance at December 31, 2007	6,930,294	\$ 7	\$35,112	\$ 96,142	\$ —	270,795	\$(1,659)
Common Stock issuance under							
Employee Stock Purchase Plan	7,935		155				
Exercise of Stock Options	64,850		626				
Share-based compensation	,		838				
Tax benefit on share-based							
compensation			529				
Net income				13,950			
Balance at December 31, 2008	7,003,079	\$ 7	\$37,260	\$110,092	\$ —	270,795	\$(1,659)
Common Stock issuance under							
Employee Stock Purchase Plan	8,820		119				
Exercise of Stock Options	32,000		253				
Share-based compensation	,		1,058				
Tax benefit on share-based			1,000				
compensation			86				
Net (loss)			00	(2,958))		
Net losses on derivative instruments, net				()	,		
of tax					(32)		
01 WA							
Balance at December 31, 2009	7,043,899	\$ 7	\$38,776	\$107,134	\$ (32)	270,795	\$(1,659)

Note 9: Basic and Diluted Earnings Per Share

The computation of basic and diluted earnings per share for the years ended December 31, 2009, 2008 and 2007 is as follows:

	2009		2	008	2	007
For the years ended December 31,	Income	Shares	Income	Shares	Income	Shares
(dollars in thousands, except per share amounts)						
Income available to common Stockholders	\$(2,958)	6,755,560	\$13,950	6,706,535	\$22,504	6,644,374
Effect of dilutive securities				94,668		130,550
Income available to common Stockholders plus assumed conversion	<u>\$(2,958)</u>	6,755,560	\$13,950	6,801,203	\$22,504	6,774,924
EARNINGS (LOSS) PER COMMON SHARE						
Basic	\$ (0.44)		\$ 2.08		\$ 3.39	
Diluted	<u>\$ (0.44</u>)		\$ 2.05		\$ 3.32	

The Company had 38,028 common stock equivalents outstanding at December 31, 2009 which were not included in the common share computations for earnings (loss) per share as the common stock equivalents are antidilutive.

Note 10: Share-based Compensation Plans

At December 31, 2009, the Company has three incentive compensation plans that are described below:

STOCK INCENTIVE PLAN

The Company maintains the Stock Incentive Plan that has been adopted and amended from time to time by the Company's Board of Directors, and approved by its stockholders. The Stock Incentive Plan permits the issuance of stock options to non-employee directors, other than those directors owning more than 5% of the Company's outstanding Common Stock, officers and other key employees of the Company who are expected to contribute to the Company's future growth and success. The Company may grant options up to a maximum of 1,350,000 shares of Common Stock, of which 139,168 are available for grant at December 31, 2009. The option price is equal to the fair market value of the Common Stock at the date of grant. Options granted to non-employee directors vest over a three-year period, and options granted to employees vest over a four-year period. All options under the Stock Incentive Plan will expire no later than ten years after the grant date. Forfeited options may be reissued and are included in the amount available for grants.

A summary of the Stock Incentive Plan activity as of and for the years ended December 31, 2009, 2008 and 2007 is presented below:

		Non-Vested Stock Options Outstanding		Stock (Outsta	
	Shares Available for Grant	Number of Shares	Weighted- Average Grant Fair Value	Number of Shares	Weighted- Average Exercise Price
Balance, January 1, 2007 Additional shares reserved	103,168 400,000	114,175	\$ 7.80	378,900	\$11.77
GrantedStock options exercised	(161,000)	161,000	16.70	161,000 (84,750)	33.25 10.60
Stock options vested	51 500	(49,625)	6.60 13.13	(51 500)	30.93
	51,500	(51,500)		(51,500)	
Balance, December 31, 2007	393,668	174,050	14.80	403,650	18.14
Additional shares reserved	(160,000)	160,000	15.12	160,000	27.23
Stock options exercised				(64,850)	9.64
Stock options vested		(63,225)	12.00		
Forfeited	19,250	(19,250)	18.57	(19,250)	32.07
Balance, December 31, 2008	252,918	251,575	15.42	479,550	21.77
Granted	(122,500)	122,500	9.24	122,500	16.31
Stock options exercised				(32,000)	7.90
Stock options vested		(84,250)	14.80		
Forfeited	8,750	(5,750)	15.07	(8,750)	30.00
Balance, December 31, 2009	139,168	284,075	\$12.94	561,300	\$20.04

The following table summarizes information about stock options outstanding at December 31, 2009:

	Options Outstanding			Options Exercisable		
Range of Exercise Prices	Number of Shares	Weighted- Average Remaining Years Contractual Life	Weighted- Average Exercise Price	Number of Shares	Weighted- Average Exercise Price	
\$5.12 to \$7.35	56,300	2.7	\$ 6.40	56,300	\$ 6.40	
\$8.45 to \$10.20	30,000	4.9	9.66	20,000	9.38	
\$10.83 to \$13.89	69,600	7.0	12.20	35,400	11.69	
\$14.18 to \$27.29	210,400	8.2	14.45	80,775	15.39	
\$31.95 to \$42.50	195,000	<u>7.9</u>	34.42	84,750	34.15	
Outstanding at end of year	561,300	7.2	\$20.04	277,225	\$18.39	
Exercisable at end of year	277,225	5.6				

Proceeds from stock option exercises totaled \$253,000 in 2009, \$625,000 in 2008 and \$898,000 in 2007. Shares issued in connection with stock option exercises are issued from available authorized shares. Tax benefits realized from stock options exercised totaled \$86,000 in 2009, \$529,000 in 2008 and \$958,000 in 2007.

Based upon the closing stock price of \$18.86 at December 31, 2009, the aggregate intrinsic value of outstanding in-the-money stock options and outstanding exercisable in-the-money stock options was \$2.5 million and \$1.5 million, respectively. Intrinsic value of stock options is calculated as the amount by which the market price of the Company's Common Stock exceeds the exercise price of the options. The aggregate intrinsic value of stock options exercised was \$239,000 in 2009, \$1.5 million in 2008 and \$2.6 million in 2007. The total fair value of share awards vested was \$1.2 million during 2009, \$759,000 in 2008 and \$328,000 in 2007.

Share-based Compensation Expense. FASB Accounting Standards require that share-based compensation to employees and directors be recognized as compensation expense in the income statement based on their fair values on the measurement date, which, for the Company, is the date of the grant. The value of the portion of the award that is ultimately expected to vest is recognized as expense over the requisite service periods. The compensation expense recognized and its related tax effects are included in additional paid-in capital. Additional paid-in capital is further adjusted for the difference between compensation expense recorded under the accounting standard and compensation expense reported for tax purposes upon actual exercise of employee stock options.

Share-based compensation expense totaled \$1.1 million in 2009, \$838,000 in 2008 and \$427,000 in 2007. Sharebased compensation expense is recognized ratably over the requisite service period for all awards. The tax benefit associated with the stock compensation expense recognized in the accompanying Consolidated Statements of Operations was \$394,000 in 2009, \$305,000 in 2008 and \$152,000 in 2007. Unrecognized sharebased compensation expense related to non-vested stock awards totaled \$2.3 million at December 31, 2009. At such date, the weighted-average period over which this unrecognized expense was expected to be recognized was 31 months.

Valuation of Share-based Compensation. The fair value of the Company's employee stock options granted is estimated on the measurement date, which, for the Company, is the date of grant. The Company uses the Black-Scholes option-pricing model. The weighted-average fair value of stock options granted was \$2,420,000 for 2008, \$2,689,000 for 2007, and \$554,000 for 2006. The Company's determination of fair value of share-based payment awards on the date of grant is affected by the Company's stock price as well as assumptions regarding the Company's expected stock price volatility over the term of the awards, and actual and projected employee stock option exercise behaviors.

The assumptions used to determine the fair value of options granted are detailed in the table below:

	2009	2008	2007
Risk-free interest rate	2.34 to 3.15%	2.19 to 3.87%	3.53 to 4.87%
Dividend yield	0.0%	0.0%	0.0%
Expected market price volatility	54 to 56%	47 to 53%	47 to 49%
Weighted-average expected market price volatility	55.2%	49.8%	47.9%
Expected term	6.0 to 7.8 years	5.8 to 8.2 years	5.8 to 8.2 years

The risk-free interest rate was developed using the U.S. Treasury yield curve for periods equal to the expected life of the options at the grant date. No dividend yield was assumed because the Company does not pay cash dividends on Common Stock and currently has no plans to pay a dividend. Expected volatility is based on the long-term historical volatility (estimated over a period equal to the expected term of the options) of the Company's stock. In estimating the fair value of stock options under the Black-Scholes option-pricing model, separate groups of employees that have similar historical exercise behavior are considered separately. The expected term of options granted represents the period of time that options granted are expected to be outstanding.

EMPLOYEE STOCK PURCHASE PLAN

Under the 1996 Employee Stock Purchase Plan (the "Stock Purchase Plan"), the Company is authorized to issue up to 90,000 shares of Common Stock to its full-time employees, nearly all of whom are eligible to participate. In 2006, shareholders approved an amendment to the Stock Purchase Plan to reserve an additional 60,000 shares of Common Stock for issuance under the plan. Under the terms of the plan, employees can choose as of January 1 and July 1 of each year to have up to 10% of their total earnings withheld to purchase up to 100 shares of the Company's Common Stock each six-month period. The purchase price of the stock is 85% of the lower of its beginning-of-the-period or end-of-the-period market prices. At December 31, 2009, the Company has issued 113,067 shares of Common Stock since the plan's inception.

CASH INCENTIVE PLANS

The Company has a management cash incentive plan covering certain key executives and employees and profitsharing plans that cover the remaining employees. The profit-sharing plans provide for the sharing of pre-tax profits in excess of specified amounts. For the years ended December 31, 2009, 2008 and 2007, the Company expensed \$252,000, \$3,484,000 and \$5,823,000, respectively, under these plans.

Note 11: Retirement Plans

The Company has a defined contribution retirement plan that cover substantially all employees. The Company accrues its contributions for the hourly employees plan based on time worked while contributions for the salaried plan are accrued as a fixed amount per month. Company contributions are funded throughout the year.

The Company participates in the Steelworkers Pension Trust (the "Trust"), a multi-employer defined-benefit pension plan that is open to all hourly and salaried employees associated with the Bridgeville facility. The Company makes periodic contributions to the Trust based on hours worked at a fixed rate for each hourly employee and a fixed monthly contribution on behalf of each salaried employee. The hourly employees may continue their contributions to the defined contribution retirement plan even if the Company contributions cease. The company has the option and right to terminate participation in the Trust if the withdrawal liability ratio of assets to liabilities is below 100%.

The Company also makes a contribution to the defined contribution retirement plan on behalf of each salaried employee participating in the Trust. The amount of the contribution for salaried employees will be dependent upon their contribution to the 401(k) retirement plan.

The total expense for the years ended December 31, 2009, 2008 and 2007 was \$743,000, \$972,000 and \$873,000, respectively, including \$438,000, \$494,000 and \$531,000, respectively, for the multi-employer Trust. No other post-retirement benefit plans exist.

Note 12: Commitments and Contingencies

From time to time, various lawsuits and claims have been or may be asserted against the Company relating to the conduct of our business, including routine litigation relating to commercial and employment matters. In May 2007, the Company settled a product claim lawsuit. The net impact of this settlement, including professional fees, on the Company's net income after tax was \$517,000. The ultimate cost and outcome of any litigation or claim cannot be predicted with certainty. Management believes, based on information presently available, that the likelihood that the ultimate outcome of any such pending matter will have a material adverse effect on its financial condition, or liquidity or a material impact to our results of operations is remote, although the resolution of one or more of these matters may have a material adverse effect on its results of operations for the period in which the resolution occurs.

The Company, as well as other steel companies, is subject to demanding environmental standards imposed by federal, state and local environmental laws and regulations. The Company is not aware of any environmental condition that currently exists at any of its facilities that would cause a material adverse effect on the financial condition of the Company, results of operations or liquidity in a particular future quarter or year.

The CDSOA provides for payment of import duties collected by the U.S. Treasury to domestic companies injured by unfair foreign trade practices. In accordance with the CDSOA, which expired in 2007, the Company filed claims to receive its appropriate share of the import duties collected. In 2009, 2008 and 2007 the Company received \$551,000, \$599,000 and \$586,000, respectively, from the U.S. Treasury net of expenses incurred. Future benefits are dependent on the amount of undistributed import duties collected as of September 30, 2007 and the relationship of Dunkirk Specialty Steel's claim in relation to claims filed by other domestic specialty steel producers. The Company expects minimal distributions in the future.

The Company's purchase obligations include the value of all open purchase orders with established quantities and purchase prices, as well as minimum purchase commitments, all made in the normal course of business. At December 31, 2009, the Company's total purchase obligations were \$4.0 million, all of which will be due in year 2010.

Note 13: Segment and Related Information

The Company is comprised of three operating locations and the corporate headquarters. For segment reporting, the Bridgeville and Titusville facilities have been aggregated into one reportable segment, Universal Stainless & Alloy Products, because of the management reporting structure in place. The Universal Stainless & Alloy Products manufacturing process involves melting, remelting, treating and hot and cold rolling of semi-finished and finished specialty steels. A second reportable segment, Dunkirk Specialty Steel has a manufacturing process involving hot rolling and finishing specialty steel bar, rod and wire products. At December 31, 2009, 80% of the Company's 414 employees are covered by USW collective bargaining agreements, and 5% of total employees are covered by an agreement for the Titusville facility that expires in September 2010.

The accounting policies of both reportable segments are the same as those described in Note 1: Significant Accounting Policies. Sales between the segments are generally made at market-related prices. Corporate assets are primarily cash and cash equivalents, prepaid expenses, deferred income taxes, and property, plant and equipment.

For the years ended December 31,	2009	2008	2007
(dollars in thousands) NET SALES Universal Stainless & Alloy Products Dunkirk Specialty Steel Intersegment	\$108,319 38,591 (22,003)	\$206,638 69,564 (41,096)	\$202,562 81,725 (54,351)
	\$124,907	\$235,106	\$229,936
OPERATING INCOME (LOSS) Universal Stainless & Alloy Products Dunkirk Specialty Steel Intersegment	\$ (2,396) (2,261) 	3,412	\$ 20,475 12,723 209
	\$ (4,657)	\$ 19,092	\$ 33,407
INTEREST EXPENSE AND OTHER FINANCING COSTS A Universal Stainless & Alloy Products Dunkirk Specialty Steel	\$ 30 59	\$ 28 77	\$ 614 117
	<u>\$ 89</u>	\$ 105	\$ 731
OTHER INCOME, NET Universal Stainless & Alloy Products Dunkirk Specialty Steel ^B	\$ 62 633 \$ 695	\$ 221 690 \$ 911	\$ 126 650 \$ 776
DEPRECIATION AND AMORTIZATION Universal Stainless & Alloy Products Dunkirk Specialty Steel Corporate	\$ 3,555 1,187 <u>117</u> \$ 4,859	\$ 3,454 605 108 \$ 4,167	\$ 3,382 280 69 \$ 3,731
CAPITAL EXPENDITURES Universal Stainless & Alloy Products Dunkirk Specialty Steel Corporate	\$ 11,496 874 24 \$ 12,394	\$ 6,496 6,236 173 \$ 12,905	\$ 4,419 3,197 1,166 \$ 8,782

^A Includes amortization of deferred financing costs of \$24,000, \$19,000 and \$9,000 for the years ended December 31, 2009, 2008 and 2007, respectively.

^B Includes net receipt of import duties of \$551,000 in 2009, \$599,000 in 2008 and \$568,000 in 2007.

December 31,	2009	2008
(dollars in thousands)		
ASSETS		
Universal Stainless & Alloy Products	\$ 96,047	\$119,941
Dunkirk Specialty Steel	31,133	37,974
Corporate (including cash of \$42.3 million and \$14.8 million)	54,534	25,029
	\$181,714	\$182 044
	φ101,/1 4	\$102,944

The following table presents net sales by product line:

For the years ended December 31,	2009	2008	2007
(dollars in thousands)			
Stainless steel	\$ 98,069	\$172,222	\$164,228
Tool steel	9,413	39,046	28,119
High-strength low alloy steel	9,235	11,936	25,892
High-temperature alloy steel		7,931	9,317
Conversion services	1,203	1,941	2,011
Other	1,420	2,030	369
Total net sales	\$124,907	\$235,106	\$229,936

Net sales to the Company's largest customer accounted for 10.8% of total 2009 sales and 10.7% of total 2008 sales. The accounts receivable balances from this customer comprised 7% and 4% of total accounts receivable at December 31, 2009 and 2008, respectively. For 2008, a second customer accounted for 15.3% of sales and 9% of accounts receivable. Sales to the Company's three largest customers and their affiliates accounted for 13.8%, 13.2% and 10.5% of total 2007 sales, and the accounts receivable balances from these customers comprised 1%, 16% and 4%, respectively, of total accounts receivable at December 31, 2007.

In 2009 the Company derived 10% of its revenues from markets outside of the United States compared with 4% in the two previous years and the Company had no assets located outside the United States.

Note 14: Selected Quarterly Financial Data (unaudited)

	First Quarter	Second Quarter	Third Quarter	Fourth Quarter
(dollars in thousands, except per share amounts)				
2009 DATA	* 1* 10 <i>i</i>		** * * * *	
Net sales	\$42,186	\$30,763	\$25,286	\$26,672
Gross profit margin	(1,678)	2,671	2,715	3,298
Operating income (loss)	(6,415)	565	457	736
Provision (benefit) for income taxes	(2,583)	973	197	320
Net income (loss)	(3,826)	(400)	312	956
Earnings per common share:				
Basic	\$ (0.57)	\$ (0.06)	\$ 0.05	\$ 0.14
Diluted	\$ (0.57)	\$ (0.06)	\$ 0.05	\$ 0.14
2008 DATA	<i><i><i><i>t</i></i></i> t t t t t t t t t t</i> <i>t t t t</i> <i>t t t</i> <i>t t</i> <i>t t</i> <i>t t</i> <i>t t</i> <i>t t</i> <i>t t</i> <i>t</i> <i>t t</i> <i>t t</i> <i>t t</i> <i>t</i> <i>t t</i> <i>t</i> <i>t t</i> <i>t t</i> <i>t</i> <i>t t</i> <i>t</i> <i>t</i> <i>t</i> <i>t</i> <i>t</i> <i>t t</i> <i>t</i> <i>t</i> <i>t</i> <i>t</i> <i>t</i> <i>t t</i> <i>t</i> <i>t</i> <i>t</i> <i>t</i> <i>t</i> <i>t t</i> <i>t</i> <i>t</i> <i>t t</i> <i>t t</i> <i>t</i> <i>t t</i> <i>t</i> <i>t t</i> <i>t</i> <i>t t</i> <i>t</i> <i>t t t</i> <i>t</i> <i>t t</i> <i>t</i> <i>t t</i> <i>t</i> <i>t t t</i> <i>t</i> <i>t t t</i> <i>t</i> <i>t t t</i> <i>t</i> <i>t t</i> <i>t</i> <i>t t</i> <i>t</i> <i>t t</i> <i>t </i><i>t</i> <i>t t</i> <i>t</i> <i>t t</i> <i>t</i> <i>t t</i> <i>t</i> <i>t t</i> <i>t <i>t</i> <i>t t</i> <i>t</i> <i>t t</i> <i>t <i>t t</i> </i></i><i>t</i> <i>t t</i> <i>t </i><i>t </i><i>t </i><i>t</i> <i>t t</i> <i>t </i><i>t </i> <i>t <i>t <i>t t <i>t </i><i>t <i>t t <i>t </i><i>t</i> <i>t </i><i>t <i>t <i>t <i>t <i>t t <i>t <i>t <i>t <i>t <i>t <i>t <i>t <i>t <i>t </i></i></i></i></i></i></i></i></i></i></i></i></i></i></i></i></i></i></i>	¢ (2, 102	**	•••••••••••••
Net sales	\$56,845	\$63,482	\$57,639	\$57,140
Gross profit margin	10,066	10,464	6,599	3,048
Operating income	6,991	7,830	3,747	524
Provision (benefit) for income taxes	2,327	2,595	1,063	(37)
Net income	4,723	5,270	2,726	1,231
Earnings per common share:				
Basic	\$ 0.71	\$ 0.79	\$ 0.41	\$ 0.18
Diluted	\$ 0.70	\$ 0.77	\$ 0.40	\$ 0.18

The Company's fourth quarter 2009 sales declined 53% from the fourth quarter 2008 on a 47% decrease in tons shipped as shipments to rerollers, forgers and service centers declined substantially from the 2008 fourth quarter. In total, sales to rerollers, forgers and service centers declined 81%, 52% and 46%, respectively, from the 2008 fourth quarter. The Company's 2009 fourth quarter earnings were positively impacted from the receipt of import duties of \$551,000. The Company's 2008 fourth quarter earnings were negatively impacted by an increase in inventory reserves of \$807,000 and were positively impacted by the receipt of import duties of \$599,000 and a reduction in the annual income tax rate to 29.9% from 32.0%. The change in the effective income tax rate is primarily due to the impact of the lower income level on the Company's permanent tax deductions and favorable adjustments to state income provisions.

Earnings per share amounts for each quarter are required to be computed independently. As a result, their sum may not equal the total year earnings per share amounts.

ITEM 9. CHANGES IN AND DISAGREEMENTS WITH ACCOUNTANTS ON ACCOUNTING AND FINANCIAL DISCLOSURE

None.

ITEM 9A. CONTROLS AND PROCEDURES

The Company's management, including the Company's President and Chief Executive Officer and the Vice President of Finance, Chief Financial Officer and Treasurer, performed an evaluation of the effectiveness of the Company's disclosure controls and procedures. Based on that evaluation, the Company's President and Chief Executive Officer and the Vice President of Finance, Chief Financial Officer and Treasurer concluded that, as of the end of the fiscal year covered by this Annual Report on Form 10-K, the Company's disclosure controls and procedures are effective to insure that information required to be disclosed in reports filed or submitted by the Company under the Exchange Act is recorded, processed, summarized and reported within the time limits specified in the SEC rules and forms, and that information required to be disclosed by the Company is accumulated and communicated to the Company's management to allow timely decisions regarding the required disclosure. Management's Report on Form 10-K under the caption "Management's Report on Internal Control Over Financial Reporting" and is incorporated herein by reference. The Company's independent registered public accounting firm has issued a report on management's maintenance of effective internal control over financial report of Public Accounting Firm" and is incorporated herein by reference.

During the last fiscal quarter of the fiscal year ended December 31, 2009, there were no changes in the Company's internal control over financial reporting which have materially affected, or are reasonably likely to materially affect, the Company's internal control over financial reporting.

ITEM 9B. OTHER INFORMATION

None.

PART III

ITEM 10. DIRECTORS, EXECUTIVE OFFICERS AND CORPORATE GOVERNANCE

The information concerning the directors of the Company is set forth in the Proxy Statement for the 2010 Annual Meeting of Stockholders (the "Proxy Statement") to be sent to stockholders in connection with the Company's Annual Meeting of Stockholders to be held on May 19, 2010, under the heading "Proposal No. 1—Election of Directors," which information is incorporated by reference. With the exception of the information specifically incorporated herein by reference, the Company's Proxy Statement is not to be deemed filed as part of this report for the purposes of this Item.

In addition to the information set forth under the caption "Executive Officers" in Part I of this report, the information concerning our directors required by this item is incorporated and made part hereof by reference to the material appearing under the heading "Nominees for Election as Directors" in the Company's Proxy Statement, which will be filed with the SEC, pursuant to Regulation 14A, not later than 120 days after the end of the 2009 fiscal year. Information concerning the Audit Committee and its "audit committee financial expert" required by this item is incorporated and made part hereof by reference to the material appearing under the heading "Committees of the Board of Directors" in the Proxy Statement. Information required by this item regarding compliance with Section 16(a) of the Exchange Act is incorporated and made a part hereof by reference to the material appearing under the heading "Security Ownership of Certain Beneficial Owners and Management" in the Proxy Statement. Information concerning the executive officers of the Company is contained in Part I of this Annual Report on Form 10-K under the caption "Executive Officers."

The Company has adopted a Code of Business Conduct and Ethics that applies to all directors and employees, including its principal executive officer and principal financial officer. A copy is available, free of charge, through the Company's website at http://www.univstainless.com. Information on the Company's website is not part of this Annual Report on Form 10-K. The Company intends to timely disclose any amendment of or waiver under the Code of Business Conduct and Ethics on its website and will retain such information on its website as required by applicable SEC rules.

ITEM 11. EXECUTIVE COMPENSATION

The information concerning executive compensation is set forth in the Proxy Statement under the heading "Executive Compensation," which information is incorporated by reference. With the exception of the information specifically incorporated herein by reference, the Proxy Statement is not to be deemed filed as part of this report for the purposes of this Item.

ITEM 12. SECURITY OWNERSHIP OF CERTAIN BENEFICIAL OWNERS AND MANAGEMENT AND RELATED STOCKHOLDER MATTERS

The information concerning security ownership of certain beneficial owners and management is set forth in the Proxy Statement under the heading "Security Ownership of Certain Beneficial Owners and Management," which information is incorporated by reference. With the exception of the information specifically incorporated herein by reference, the Proxy Statement is not to be deemed filed as part of this report for the purposes of this Item.

ITEM 13. CERTAIN RELATIONSHIPS AND RELATED TRANSACTIONS, AND DIRECTOR INDEPENDENCE

The information concerning certain relationships and related transactions, and director independence is set forth in the Proxy Statement under the heading "The Board of Directors," which information is incorporated by reference. With the exception of the information specifically incorporated herein by reference, the Proxy Statement is not to be deemed filed as part of this report for the purposes of this Item.

ITEM 14. PRINCIPAL ACCOUNTANT FEES AND SERVICES

The information concerning principal accountant fees and services is set forth in the Proxy Statement under the heading "Principal Accountant Fees and Services," which information is incorporated by reference. With the exception of the information specifically incorporated herein by reference, the Proxy Statement is not to be deemed filed as part of this report for the purposes of this Item.

PART IV

ITEM 15. EXHIBITS AND FINANCIAL STATEMENT SCHEDULES

The following documents are filed as part of this Form 10-K:

1) Financial Statements

The list of financial statements required by this item is set forth in Item 8, "Financial Statements and Supplementary Data" and is incorporated herein by reference.

2) Consolidated Financial Statement Schedules

Schedule II - Valuation and Qualifying Accounts

For the Years Ended December 31, 2007, 2008 and 2009	Balance at Beginning of Year	Charged to Costs and Expenses	Deductions/ Net Charge- Offs	Balance at End of Year
(Dollars in thousands)				
INVENTORY RESERVES:				
Year ended December 31, 2007	\$1,576	\$3,390	\$(2,771)	\$2,195
Year ended December 31, 2008	2,195	4,039	(3,038)	3,196
Year ended December 31, 2009	3,196	1,292	(3,336)	1,152
ALLOWANCE FOR DOUBTFUL ACCOUNTS:				
Year ended December 31, 2007	\$ 338	\$ 2	\$ (29)	\$ 311
Year ended December 31, 2008	311	13	6	330
Year ended December 31, 2009	330	1,823	21	2,132

3) Exhibits

EXHIBIT NUMBER	DESCRIPTION	
3.1	Amended and Restated Certificate of Incorporation	Incorporated herein by reference to Exhibit 3.1 to Registration No. 33-85310.
3.2	Amended and Restated By-laws of the Company	Incorporated herein by reference to Exhibit 3.1 on Form 8-K filed November 27, 2007.
4.1	Specimen Copy of Stock Certificate for shares of Common Stock	Incorporated herein by reference to Exhibit 4.1 to the Company's Annual Report on Form 10-K for the year ended December 31, 1998.
10.1	Stockholders Agreement dated as of August 1, 1994, by and among the Company and its existing stockholders	Incorporated herein by reference to Exhibit 10.1 to Registration No. 33-85310.
10.2	Credit Agreement, dated as of February 27, 2009, between the Company and PNC Bank, National Association	Incorporated herein by reference to Exhibit 10.2 to the Company's Annual Report on Form 10-K for the year ended December 31, 2008.
10.3	Employment Agreement dated December 21, 2007 between the Company and Dennis M. Oates	Incorporated herein by reference to Exhibit 10.7 to the Company's Annual Report on Form 10-K for the year ended December 31, 2007.
10.4	Employment Agreement dated February 21, 2008 between the Company and Paul McGrath	Incorporated herein by reference to Exhibit 10.4 to the Company's Annual Report on Form 10-K for the year ended December 31, 2007.
10.5	Employment Agreement dated February 22, 2008 between the Company and Richard M. Ubinger	Incorporated herein by reference to Exhibit 10.5 to the Company's Annual Report on Form 10-K for the year ended December 31, 2007.
10.6	Employment Agreement dated February 11, 2009 between the Company and William W. Beible, Jr.	Incorporated herein by reference to Exhibit 10.6 to the Company's Annual Report on Form 10-K for the year ended December 31, 2008.
10.7	Stock Incentive Plan	Incorporated herein by reference to Exhibit 10.9 to the Company's Annual Report on Form 10-K for the year ended December 31, 2002.
10.8	Promissory Note, dated as of February 13, 2002, between the Company and New York Job Development Authority	Incorporated herein by reference to Exhibit 10.24 to the Company's Annual Report on Form 10-K for the year ended December 31, 2001.
10.9	Promissory Note, dated as of February 14, 2002, between the Company and New York Job Development Authority	Incorporated herein by reference to Exhibit 10.25 to the Company's Annual Report on Form 10-K for the year ended December 31, 2001.
21.1	Subsidiaries of Registrant	Filed herewith.
23.1	Consent of Schneider Downs & Co., Inc.	Filed herewith.
24.1	Powers of Attorney	Included on the signature page herein.
31.1	Certification of Chief Executive Officer pursuant to Rule 13a-14(a) and 15d-14(a), as adopted pursuant to Section 302 of the Sarbanes-Oxley Act of 2002	Filed herewith.
31.2	Certification of Chief Financial Officer pursuant to Rule 13a-14(a) and 15d-14(a), as adopted pursuant to Section 302 of the Sarbanes-Oxley Act of 2002	Filed herewith.
32.1	Certification of Chief Executive Officer and Chief Financial Officer pursuant to Rule 18 U.S.C. Section 1350, as adopted pursuant to Section 906 of the Sarbanes-Oxley Act of 2002	Filed herewith.

SIGNATURES

Pursuant to the requirements of Section 13 or 15(d) of the Securities Exchange Act of 1934, the Registrant has duly caused this Report on Form 10-K to be signed on its behalf by the undersigned, thereunto duly authorized, on February 26, 2010.

UNIVERSAL STAINLESS & ALLOY PRODUCTS, INC.

By: /s/ Dennis M. Oates Dennis M. Oates President and Chief Executive Officer

POWER OF ATTORNEY

Each of the officers and directors of Universal Stainless & Alloy Products, Inc., whose signature appears below in so signing also makes, constitutes and appoints Dennis M. Oates and Paul A. McGrath, and each of them acting alone, his true and lawful attorney-in-fact, with full power of substitution, for him in any and all capacities, to execute and cause to be filed with the SEC any and all amendment or amendments to this Report on Form 10-K, with exhibits thereto and other documents connected therewith and to perform any acts necessary to be done in order to file such documents, and hereby ratifies and confirms all that said attorney-in-fact, or his substitute or substitutes, may do or cause to be done by virtue hereof.

Pursuant to the requirements of the Securities Exchange Act of 1934, this Report has been signed below by the following persons on behalf of the Registrant in the capacities and on the dates indicated.

SIGNATURE	TITLE	DATE
/s/ Dennis M. Oates Dennis M. Oates	President, Chief Executive Officer and Director (Principal Executive Officer)	February 26, 2010
/s/ Richard M. Ubinger Richard M. Ubinger	Vice President of Finance, Chief Financial Officer and Treasurer (Principal Financial and Accounting Officer)	February 26, 2010
/s/ C. M. McAninch	Director and Chairman of the	February 26, 2010
Clarence M. McAninch	Board	
/s/ Christopher L. Ayers	Director	February 26, 2010
Christopher L. Ayers		
/s/ Douglas M. Dunn Douglas M. Dunn	Director	February 26, 2010
/s/ M. David Kornblatt M. David Kornblatt	Director	February 26, 2010
/s/ Udi Toledano Udi Toledano	Director	February 26, 2010

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