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

FORM 10-Q

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

For the quarterly period ended June 30, 2011

OR

Ц	SECURITIE	S EXCHANGE A		JR 15(a) OF	IHE
	For the transition period from	om	to		
	Commi	ission file number	r: 1-3579		
		Y BOWE registrant as specifi		-	
(State or other jurisdict	Delaware ion of incorporation or organizat	ion)	(I.R.S. E	06-0495050 Employer Identif	
1 Elmcroft Roa (Address of p			06926-0700 (Zip Code)		
	(Registrant's tele	(203) 356-5000 ephone number, inc	luding area code)	
	(Former name, former address	and former fiscal ye	ear, if changed si	nce last report)	
	ner the registrant (1) has filed all g 12 months (or for such shorte				
subject to such ming requirer	nonts for the past 50 days.			Yes	No □
File required to be submitted	ner the registrant has submitted and posted pursuant to Rule 4 ed to submit and post such files	05 of Regulation S-			
anat the regionant was require	ou to outsime una poor outsi mot	<i>,</i> -		Yes 🛮	No □
	ther the registrant is a large acc of "large accelerated filer," "acc				
Large accelerated filer	Accelerated filer □	Non-accelerate	d filer □	Smaller repo	orting company
Indicate by check mark wheth	ner the registrant is a shell comp	oany (as defined in F	Rule 12b-2 of the	Exchange Act). Yes □	No 🛚
Indicate the number of share	s outstanding of each of the issu	uer's classes of com	mon stock as of	August 1, 2011.	
	Class			Outstand	ding
Common Stock,	\$1 par value per share			202,143,443	shares
		1			

PITNEY BOWES INC. INDEX

		Page Number
Part I - Fina	ancial Information:	
Item 1:	Financial Statements (Unaudited)	
	Condensed Consolidated Statements of Income for the Three and Six Months Ended June 30, 2011 and 2010	3
	Condensed Consolidated Balance Sheets at June 30, 2011 and December 31, 2010	4
	Condensed Consolidated Statements of Cash Flows for the Six Months Ended June 30, 2011 and 2010	5
	Notes to Condensed Consolidated Financial Statements	6
Item 2:	Management's Discussion and Analysis of Financial Condition and Results of Operations	24
Item 3:	Quantitative and Qualitative Disclosures about Market Risk	33
Item 4:	Controls and Procedures	33
Part II - Oth	er Information:	
Item 1:	<u>Legal Proceedings</u>	34
Item 1A:	Risk Factors	34
Item 2:	Unregistered Sales of Equity Securities and Use of Proceeds	34
Item 6:	<u>Exhibits</u>	34
<u>Signatures</u>		35
	2	

PART I. FINANCIAL INFORMATION

Item 1: Financial Statements

PITNEY BOWES INC. CONDENSED CONSOLIDATED STATEMENTS OF INCOME (Unaudited; in thousands, except per share data)

(5.111111153, 111111	Three Months Ended June 30,		Six Months Ended June 30,			June 30,		
		2011		2010		2011		2010
Revenue:								_
Equipment sales	\$	242,921	\$	228,089	\$	484,552	\$	467,387
Supplies	•	78,587		77,054	•	161,457		162,331
Software		105,516		88,297		205,081		172,064
Rentals		142,576		150,141		285,627		305,578
Financing		149,955		156,604		304,185		319,379
Support services		176,807		175,298		355,421		355,332
Business services		418,112		421,754		841,220		863,399
Total revenue		1,314,474		1,297,237		2,637,543		2,645,470
	_				_			
Costs and expenses:								
Cost of equipment sales		104,385		101,072		219,138		206,909
Cost of supplies		25,562		24,173		51,754		49,538
Cost of software		24,898		21,207		50,110		42,363
Cost of rentals		32,809		34,310		65,408		71,381
Financing interest expense		22,192		21,821		45,485		43,759
Cost of support services		115,417		111,695		230,693		226,301
Cost of support services		325,250		337,652		658,817		668,124
Selling, general and administrative		436,015		426,352		865,934		869,649
Research and development		37,441		38,168		72,199		79,033
Restructuring charges and asset impairments		4,994		48,512		31,018		69,234
Other interest expense		28,550		29,204		57,074		56,862
Interest income		(2,215)		(696)		(3,437)		(1,458)
	_							
Total costs and expenses		1,155,298		1,193,470		2,344,193		2,381,695
Income from continuing operations before income taxes		159,176		103,767		293,350		263,775
Provision for income taxes		53,012		35,177		94,406		108,422
Income from continuing operations		106,164		68,590		198,944		155,353
Loss from discontinued operations, net of income tax		(635)		(2,666)		(2,517)		(5,796)
Net income before attribution of noncontrolling interests		105,529		65,924		196,427		149,557
Less: Preferred stock dividends of subsidiaries attributable to noncontrolling interests		4,594		4,543		9,188		9,137
Net income - Pitney Bowes Inc.	\$	100,935	\$	61,381	\$	187,239	\$	140,420
Net income - Fittiey bowes inc.	Ψ	100,933	Ψ	01,301	Ψ	107,239	Ψ	140,420
Amounts attributable to common stockholders:								
Income from continuing operations	\$	101,570	\$	64,047	\$	189,756	\$	146,216
Loss from discontinued operations	•	(635)	Ť	(2,666)	Ť	(2,517)	Ť	(5,796)
Net income - Pitney Bowes Inc.	\$	100,935	\$	61,381	\$	187,239	\$	140,420
					_			
Basic earnings per share attributable to common stockholders (1):								
Continuing operations	\$	0.50	\$	0.31	\$	0.93	\$	0.70
Discontinued operations	-	(0.00)		(0.01)	·	(0.01)		(0.03)
Net income - Pitney Bowes Inc.	\$	0.50	\$	0.30	\$	0.92	\$	0.68

Diluted earnings per share attributable to common stockholders (1):					
Continuing operations	\$ 0.50	\$ 0.31	\$	0.93	\$ 0.70
Discontinued operations	(0.00)	(0.01)		(0.01)	(0.03)
Net income - Pitney Bowes Inc.	\$ 0.49	\$ 0.30	\$	0.92	\$ 0.68
Dividends declared per share of common stock	\$ 0.37	\$ 0.365	\$	0.74	\$ 0.73
			_		

⁽¹⁾ The sum of the earnings per share amounts may not equal the totals due to rounding.

See Notes to Condensed Consolidated Financial Statements

PITNEY BOWES INC. CONDENSED CONSOLIDATED BALANCE SHEETS (Unaudited; in thousands, except share and per share data)

	Ju	June 30, 2011		ecember 31, 2010
ASSETS				
Current assets:				
Cash and cash equivalents	\$	578,448	\$	484,363
Short-term investments		45,667		30,609
Accounts receivables, gross		756,198		824,015
Allowance for doubtful accounts receivables		(31,367)		(31,880)
Accounts receivables, net		724,831		792,135
Finance receivables		1,328,180		1,370,305
Allowance for credit losses		(47,603)		(48,709)
Finance receivables, net		1,280,577		1,321,596
Inventories		177,504		168,967
Current income taxes		70,890		103,542
Other current assets and prepayments		113,052		107,029
other during accordance propaymonts				
Total current assets		2,990,969		3,008,241
Property, plant and equipment, net		429,737		426,501
Rental property and equipment, net		282,976		300,170
Finance receivables		1,194,164		1,265,220
Allowance for credit losses		(20,305)		(20,721)
Finance receivables, net	_=	1,173,859		1,244,499
Investment in leveraged leases		262,052		251,006
Goodwill		2,336,796		2,306,793
Intangible assets, net		273,830		297,443
Non-current income taxes		134,569		130,601
,				
Other assets		484,166		478,769
Total assets	\$	8,368,954	\$	8,444,023
LIABILITIES, NONCONTROLLING INTERESTS AND STOCKHOLDERS' DEFICIT Current liabilities:	_			
Accounts payable and accrued liabilities	\$	1,748,628	\$	1,825,261
Current income taxes		231,982		192,924
Notes payable and current portion of long-term obligations		2,477		53,494
Advance billings		481,239		481,900
Total current liabilities		2,464,326		2,553,579
Deferred taxes on income		294,656		261,118
Tax uncertainties and other income tax liabilities		557,081		536,531
Long-term debt		4,239,965		4,239,248
Other non-current liabilities		517,725		653,758
Total liabilities		8,073,753		8,244,234
Noncontrolling interests (Preferred stockholders' equity in subsidiaries) Commitments and contingencies (See Note 12)		296,370		296,370
Stockholders' deficit:		-		
Cumulative preferred stock, \$50 par value, 4% convertible		4		4
Cumulative preference stock, no par value, \$2.12 convertible		741		752
Common stock, \$1 par value (480,000,000 shares authorized; 323,337,912 shares issued)		323,338		323,338

Additional paid-in capital	235,504	250,928
Retained earnings	4,318,692	4,282,316
Accumulated other comprehensive loss	(379,162)	(473,806)
Treasury stock, at cost (121,196,142 and 119,906,910 shares, respectively)	(4,500,286)	(4,480,113)
Total Pitney Bowes Inc. stockholders' deficit	 (1,169)	 (96,581)
Total Pitney Bowes Inc. stockholders' deficit	 (1,169)	 (96,581)
Total Pitney Bowes Inc. stockholders' deficit Total liabilities, noncontrolling interests and stockholders' deficit	 (1,169) 8,368,954	\$ (96,581) 8,444,023

See Notes to Condensed Consolidated Financial Statements

PITNEY BOWES INC. CONDENSED CONSOLIDATED STATEMENTS OF CASH FLOWS (Unaudited; in thousands)

Six Months Ended June

	30	
	2011	2010
Cash flows from operating activities:		
Net income before attribution of noncontrolling interests	\$ 196,427	\$ 149,557
Restructuring payments	(51,968)	(66,755)
Special pension plan contribution	(123,000)	_
Adjustments to reconcile net income to net cash provided by operating activities:		
Restructuring charges and asset impairments, net of tax	20,869	45,397
Depreciation and amortization	137,635	156,831
Stock-based compensation	8,656	10,785
Changes in operating assets and liabilities:		
(Increase) decrease in accounts receivables	82,030	95,043
(Increase) decrease in finance receivables	139,793	125,642
(Increase) decrease in inventories	(7,435)	(31,848)
(Increase) decrease in prepaid, deferred expense and other assets	4,466	(4,638)
Increase (decrease) in accounts payable and accrued liabilities	(85,361)	(64,096)
Increase (decrease) in current and non-current income taxes	115,384	(6,448)
Increase (decrease) in advance billings Increase (decrease) in other operating capital, net	885 11,020	10,912 3,420
increase (decrease) in other operating capital, het		3,420
Net cash provided by operating activities	449,401 	423,802
Cash flows from investing activities:		
Short-term and other investments	(36,236)	(83,904)
Capital expenditures	(88,017)	(58,639)
Net investment in external financing	(3,132)	(2,641)
Acquisitions, net of cash acquired		(10,350)
Reserve account deposits	18,088 	19,467
Net cash used in investing activities	(109,297) 	(136,067)
Cash flows from financing activities:		
Decrease in notes payable, net	(50,000)	(77,335)
Proceeds from issuance of common stock	7,170	5,455
Stock repurchases	(49,998)	
Dividends paid to common stockholders	(150,863)	(151,406)
Dividends paid to noncontrolling interests	(9,188)	(9,137)
Net cash used in financing activities	(252,879)	(232,423)
Effect of exchange rate changes on cash and cash equivalents	6,860	(8,598)
Increase in cash and cash equivalents	94,085	46,714
Cash and cash equivalents at beginning of period	484,363	412,737
Cash and cash equivalents at end of period	\$ 578,448	\$ 459,451
Cash interest paid	\$ 100,131	\$ 94,868
Cook income tay (refund) neumants, not	¢ /7.050\	¢ 129.226
Cash income tax (refund) payments, net	<u>\$</u> (7,859)	\$ 138,226

PITNEY BOWES INC. NOTES TO CONDENSED CONSOLIDATED FINANCIAL STATEMENTS

(Unaudited; table amounts in thousands of dollars, unless otherwise noted)

1. Description of Business and Basis of Presentation

Description of Business

We offer a full suite of equipment, supplies, software, services and solutions for managing and integrating physical and digital communication channels. We conduct our business activities in seven reporting segments within two business groups: Small & Medium Business Solutions and Enterprise Business Solutions. See Note 14 for information regarding our reportable segments.

Basis of Presentation

The accompanying unaudited Condensed Consolidated Financial Statements of Pitney Bowes Inc. and its subsidiaries (PBI, the company, we, us, and our) have been prepared in accordance with accounting principles generally accepted in the United States of America (GAAP) for interim financial information and the instructions to Rule 10-01 of Regulation S-X. Accordingly, they do not include all of the information and footnotes required by GAAP for complete financial statements. In addition, the December 31, 2010 Condensed Consolidated Balance Sheet data was derived from audited financial statements, but does not include all disclosures required by GAAP. In our opinion, all adjustments (consisting of only normal recurring adjustments) considered necessary to present fairly our financial position at June 30, 2011 and December 31, 2010, our results of operations for the three and six months ended June 30, 2011 and 2010 and cash flows for the six months ended June 30, 2011 and 2010 have been included. Operating results for the three and six months ended June 30, 2011 are not necessarily indicative of the results that may be expected for any other interim period or the year ending December 31, 2011.

These statements should be read in conjunction with the financial statements and notes thereto included in our Annual Report to Stockholders on Form 10-K for the year ended December 31, 2010 (2010 Annual Report). Certain prior year amounts have been reclassified to conform to the current period presentation.

2. Recent Accounting Pronouncements

On January 1, 2011, new accounting guidance became effective addressing the accounting for revenue arrangements with multiple elements and certain revenue arrangements that include software. This guidance allows companies to allocate consideration in a multiple element arrangement in a way that better reflects the economics of the transaction and results in the elimination of the residual method. In addition, tangible products that have software components that are "essential to the functionality" of the tangible product were scoped out of the software revenue guidance. The adoption of this guidance did not have a material impact on our financial position, results of operations or cash flows, nor did it result in any additional disclosures beyond those already included in our 2010 Annual Report. Refer to Note 1 to the Consolidated Financial Statements in our 2010 Annual Report for further information.

In June 2011, new guidance was introduced that would eliminate the current option to report other comprehensive income and its components in the statement of stockholders' equity, and require an entity to present items of net income and other comprehensive income in one continuous statement, referred to as the statement of comprehensive income, or in two separate, but consecutive, statements. This quidance would be effective in the first quarter of 2012, with early adoption permitted. This guidance will result in a change in the way we present other comprehensive income and its components, but will not have an impact on our financial position, results of operations or cash flows.

3. Discontinued Operations

The loss from discontinued operations primarily relates to the accrual of interest on liabilities for uncertain tax positions retained in connection with the sale of our Capital Services business in 2006, offset in part during the second quarter of 2011 by the release of reserves primarily related to a Capital Services sales tax dispute. For the three months ended June 30, 2011 and 2010, the loss from discontinued operations was \$1 million and \$3 million, respectively, and for the six months ended June 30, 2011 and 2010, the loss from discontinued operations was \$3 million and \$6 million, respectively.

4. Inventories

Inventories at June 30, 2011 and December 31, 2010 consisted of the following:

J 	une 30, 2011	December 31, 2010		
\$	54,395	\$	46,664	
	61,238		63,991	
	61,871		58,312	
_				
\$	177,504	\$	168,967	
	_	\$ 54,395 61,238 61,871	\$ 54,395 \$ 61,238 61,871	

If all inventories valued at LIFO had been stated at current costs, inventories would have been \$27 million and \$26 million higher than reported at June 30, 2011 and December 31, 2010, respectively.

5. Intangible Assets and Goodwill

Intangible assets at June 30, 2011 and December 31, 2010 consisted of the following:

	June 30, 2011			December 31, 2010			
	Gross Carrying Amount	Accumulated Amortization	Net Carrying Amount	Gross Carrying Amount	Accumulated Amortization	Net Carrying Amount	
Customer relationships	\$ 460,524	\$ (248,972)	\$ 211,552	\$ 453,523	\$ (229,143)	\$ 224,380	
Supplier relationships	29,000	(17,642)	11,358	29,000	(16,192)	12,808	
Software & technology	174,823	(129,193)	45,630	172,188	(118,390)	53,798	
Trademarks & trade names	37,305	(32,345)	4,960	36,322	(30,224)	6,098	
Non-compete agreements	8,030	(7,700)	330	7,845	(7,486)	359	
Total intangible assets	\$ 709,682	\$ (435,852)	\$ 273,830	\$ 698,878	\$ (401,435)	\$ 297,443	

Amortization expense related to intangible assets was \$14 million and \$16 million for the three months ended June 30, 2011 and 2010, respectively, and \$29 million and \$32 million for the six months ended June 30, 2011 and 2010, respectively. The future amortization expense as of June 30, 2011 is as follows:

A	Mount
\$	28,761
	52,413
	47,081
	41,560
	36,273
	67,742
\$	273,830
	\$

Actual amortization expense may differ from the amounts above due to, among other things, future acquisitions, impairments, accelerated amortization and fluctuations in foreign currency exchange rates.

The changes in the carrying amount of goodwill, by reporting segment, for the six months ended June 30, 2011 is as follows:

	Balance at December 31, 2010 (1)	Acquired during the period	Other (2)	Balance at June 30, 2011
North America Mailing	\$ 357,918	\$ —	\$ 11,343	\$ 369,261
International Mailing	181,530	_	14,052	195,582
Small & Medium Business Solutions	539,448		25,395	564,843
Production Mail	141,476		2,919	144,395
Software	678,101	_	(1,948)	676,153
Management Services	494,433	_	3,384	497,817
Mail Services	259,102	_	253	259,355
Marketing Services	194,233	<u> </u>		194,233
Enterprise Business Solutions	1,767,345	_	4,608	1,771,953
Total	\$ 2,306,793	\$ —	\$ 30,003	\$ 2,336,796

- (1) Prior year amounts have been reclassified to conform to the current year presentation.
- (2) Primarily foreign currency translation adjustments.

6. Long-term Debt

There have been no significant changes to long-term debt since December 31, 2010.

In April 2011, we entered into two interest rate swap agreements with an aggregate notional value of \$450 million to effectively convert the fixed rate interest payments on our \$450 million 4.875% notes due in 2014 into variable rates. Under the terms of these agreements, we pay a weighted-average variable rate based on three month LIBOR plus 305 basis points and receive fixed rate payments of 4.875%.

7. Income Taxes

The effective tax rate for the three months ended June 30, 2011 and 2010 was 33.3% and 33.9%, respectively, and the effective tax rate for the six months ended June 30, 2011 and 2010 was 32.2% and 41.1%, respectively. The year-to-date 2011 rate includes a \$9 million tax benefit arising from a favorable conclusion of a foreign tax examination and a \$2 million charge from the write-off of deferred tax assets associated with the expiration of out-of-the-money vested stock options and the vesting of restricted stock units previously granted to our employees. The year-to-date 2010 rate included a \$9 million charge from the write-off of deferred tax assets related to the U.S. health care reform legislation that eliminated the tax deduction for retiree health care costs to the extent of federal subsidies received by companies that provide retiree prescription drug benefits equivalent to Medicare Part D coverage and a \$9 million charge from the write-off of deferred tax assets associated with the expiration of out-of-the-money vested stock options and the vesting of restricted stock units previously granted to our employees.

We regularly assess the likelihood of tax adjustments in each of the tax jurisdictions in which we have operations and account for the related financial statement implications. Tax reserves have been established which we believe to be appropriate given the possibility of tax adjustments. Determining the appropriate level of tax reserves requires us to exercise judgment regarding the uncertain application of tax law. The amount of reserves is adjusted when information becomes available or when an event occurs indicating a change in the reserve is appropriate. Future changes in tax reserve requirements could have a material impact on our results of operations.

We are continually under examination by tax authorities in the United States, other countries and local jurisdictions in which we have operations. The IRS exam of tax years 2001-2004 is estimated to be completed within the next six months and the examination of years 2005-2008 within the next 12-to-18 months. In connection with the 2001-2004 exam, during July 2011 we entered into a series of settlements with the IRS under which we agreed on the tax treatment of a number of disputed issues and we agreed to revised tax calculations. In the third quarter, we expect to release approximately \$50 million of tax reserves including interest, about \$30 million of which will be released through Discontinued Operations. We also expect our additional liability to be approximately \$400 million

of tax and interest that has previously been paid through the purchase of tax bonds. Consequently, this settlement will have no impact on our cash position. In connection with the 2005-2008 IRS exam, we have received notices of proposed adjustments to our filed returns. A variety of post-2000 tax years remain subject to examination by other tax authorities, including the U.K., Canada, France, Germany and various U.S. states. It is reasonably possible that the amount of our unrecognized tax benefits will decrease in the next 12 months, and we expect this change could be up to two-thirds of our unrecognized tax benefits. Tax reserves have been established which we believe to be appropriate given the possibility of tax adjustments. However, depending upon the size of the reserve as compared to the ultimate determination of such matters, the resolution could have a material impact, positive or negative, on our results of operations, financial position and cash flows.

8. Noncontrolling Interests (Preferred Stockholders' Equity in Subsidiaries)

In 2009, Pitney Bowes International Holdings, Inc. (PBIH), a subsidiary of ours, issued 300,000 shares, or \$300 million, of perpetual voting preferred stock (the Preferred Stock) to certain outside institutional investors. The holders of the Preferred Stock are entitled as a group to 25% of the combined voting power of all classes of capital stock of PBIH. All outstanding common stock of PBIH, representing the remaining 75% of the combined voting power of all classes of capital stock, is owned directly or indirectly by the company. The Preferred Stock is entitled to cumulative dividends at a rate of 6.125% for a period of seven years after which it becomes callable and, if it remains outstanding, will yield a dividend that increases by 50% every six months thereafter.

The carrying value of the Preferred Stock is reported as Noncontrolling interests (Preferred stockholders' equity in subsidiaries) on the Condensed Consolidated Balance Sheets. Preferred Stock dividends are reported in the Condensed Consolidated Statements of Income as Preferred stock dividends of subsidiaries attributable to noncontrolling interests. No dividends were in arrears at June 30, 2011 or December 31, 2010.

There was no change in the carrying value of noncontrolling interests during the period ended June 30, 2011 or the year ended December 31, 2010.

9. Comprehensive Income (Loss)

Comprehensive income (loss) for the three and six months ended June 30, 2011 and 2010 was as follows:

	Tł	nree Months 3	 ded June	Six Months Ended June 30,				
		2011	 2010		2011		2010	
Net income - Pitney Bowes Inc. Other comprehensive income, net of tax:	\$	100,935	\$ 61,381	\$	187,239	\$	140,420	
Foreign currency translation adjustments		25,164	(110,043)		75,981		(143,385)	
Net unrealized gain on derivatives Net unrealized gain on investment securities		438 1,236	1,181 1,938		387 1,111		1,501 2,082	
Amortization of pension and postretirement costs		8,496	 6,975		17,165		14,000	
Comprehensive income (loss)	\$	136,269	\$ (38,568)	\$	281,883	\$	14,618	

10. Fair Value Measurements and Derivative Instruments

The fair value measurement guidance established a fair value hierarchy that prioritizes the inputs used to measure fair value. The three levels of the fair value hierarchy are as follows:

Level 1 – Unadjusted quoted prices in active markets for identical assets and liabilities.

<u>Level 2</u> – Quoted prices for identical assets and liabilities in markets that are not active, quoted prices for similar assets and liabilities in active markets or other inputs that are observable or can be corroborated by observable market data for substantially the full term of the assets or liabilities.

<u>Level 3</u> – Unobservable inputs that are supported by little or no market activity, may be derived from internally developed methodologies based on management's best estimate of fair value and that are significant to the fair value of the asset or liability.

The following tables show, by level within the fair value hierarchy, our financial assets and liabilities that are accounted for at fair value on a recurring basis at June 30, 2011 and December 31, 2010, respectively. Financial assets and liabilities are classified in their entirety based on the lowest level of input that is significant to the fair value measurement. Our assessment of the significance of a particular input to the fair value measurement requires judgment and may affect their placement within the fair value hierarchy.

	June 30, 2011								
		Level 1		Level 2	Level 3			Total	
Assets:									
Investment securities									
Money market funds / commercial paper	\$	371,439	\$	9,757	\$	_	\$	381,196	
Equity securities		_		24,486		_		24,486	
Debt securities - U.S. and foreign governments, agencies and									
municipalities		80,685		31,580		_		112,265	
Debt securities - corporate		_		33,272		_		33,272	
Mortgage-back / asset-back securities		_		120,825		_		120,825	
Derivatives									
Interest rate swaps		_		13,827		_		13,827	
Foreign exchange contracts	_		_	3,129				3,129	
Total assets	\$	452,124	\$	236,876	\$	_	\$	689,000	
	_		_				_		
Liabilities:									
Derivatives									
Foreign exchange contracts	\$		\$_	3,012	\$		\$_	3,012	
Total liabilities	\$	_	\$	3,012	\$	_	\$	3,012	
			_				_		
				Decembe	er 31, 20)10			
		Level 1		Level 2	Le	evel 3		Total	
			_						
Assets:									
Investment securities									
Money market funds / commercial paper	\$	256,074	\$	1,531	\$	_	\$	257,605	
Equity securities		_		23,410		_		23,410	
Debt securities - U.S. and foreign governments, agencies and									
municipalities		74,425		30,725		_		105,150	
Debt securities - corporate		_		22,262		_		22,262	
Mortgage-back / asset-back securities		_		106,479		_		106,479	
Derivatives				40.000				40.000	
Interest rate swaps		_		10,280		_		10,280	
Foreign exchange contracts				2,887				2,887	
Total assets	\$	330,499	\$	197,574	\$	_	\$	528,073	
	_		_						
Liabilities:									
Derivatives									
Foreign exchange contracts	\$	_	\$	6,907	\$	_	\$	6,907	
Total liabilities	\$		\$	6,907	\$		\$	6,907	
	_		_				_		
	10								
	. •								

Investment Securities

For our investments, we use the market approach for recurring fair value measurements and the valuation techniques use inputs that are observable, or can be corroborated by observable data, in an active marketplace.

The following information relates to our classification into the fair value hierarchy:

- Money Market Funds / Commercial Paper: Money market funds typically invest in government securities, certificates of deposit, commercial paper of companies and other highly liquid and low-risk securities. Money market funds are principally used for overnight deposits and are classified as Level 1 when unadjusted quoted prices in active markets are available and as Level 2 when they are not actively traded on an exchange. Direct investments in commercial paper are not listed on an exchange in an active market and are classified as Level 2.
- Equity Securities: Equity securities are comprised of mutual funds investing in U.S. and foreign common stock. These mutual funds are classified as Level 2 as they are not separately listed on an exchange.
- Debt Securities U.S. and Foreign Governments, Agencies and Municipalities: Debt securities are classified as Level 1 where
 active, high volume trades for identical securities exist. Valuation adjustments are not applied to these securities. Debt securities valued
 using quoted market prices for similar securities or benchmarking model derived prices to quoted market prices and trade data for
 identical or comparable securities are classified as Level 2.
- Debt Securities Corporate: Corporate debt securities are valued using recently executed transactions, market price quotations where observable, or bond spreads. The spread data used are for the same maturity as the security. These securities are classified as Level 2.
- Mortgage-Backed Securities (MBS) / Asset-Backed Securities (ABS): These securities are valued based on external pricing indices.
 When external index pricing is not observable, MBS and ABS are valued based on external price/spread data. These securities are classified as Level 2.

Investment securities include investments held by The Pitney Bowes Bank (PBB). PBB, a wholly-owned subsidiary, is a Utah-chartered Industrial Loan Company (ILC). The bank's investments at June 30, 2011 were \$339 million. These investments were reported on the Condensed Consolidated Balance Sheets as cash and cash equivalents of \$102 million, short-term investments of \$45 million and other assets of \$192 million. The bank's investments at December 31, 2010 were \$246 million and were reported as cash and cash equivalents of \$61 million, short-term investments of \$27 million and other assets of \$158 million.

We have not experienced any write-offs in our investment portfolio. The majority of our MBS are either guaranteed or supported by the U.S. government. Market events have not caused our money market funds to experience declines in their net asset value below \$1.00 per share or to incur imposed limits on redemptions. We have no investments in inactive markets which would warrant a possible change in our pricing methods or classification within the fair value hierarchy. Further, we have no investments in auction rate securities.

Derivative Instruments

In the normal course of business, we are exposed to the impact of interest rate changes and foreign currency fluctuations. We limit these risks by following established risk management policies and procedures, including the use of derivatives. We use derivatives to manage the related cost of debt and to limit the effects of foreign exchange rate fluctuations on financial results. We do not use derivatives for trading or speculative purposes.

As required by the fair value measurements guidance, we have incorporated counterparty credit risk and our credit risk into the fair value measurement of our derivative assets and liabilities, respectively. We derive credit risk from observable data related to credit default swaps. We have not seen a material change in the creditworthiness of those banks acting as derivative counterparties.

The valuation of our interest rate swaps is based on the income approach using a model with inputs that are observable or that can be derived from or corroborated by observable market data. The valuation of our foreign exchange derivatives is based on the market approach using observable market inputs, such as forward rates.

Fair Value

The following is a summary of our derivative fair values at June 30, 2011 and December 31, 2010:

			Fair Va	lue
Designation of Derivatives	Balance Sheet Location	June 30 2011	, D	ecember 31, 2010
Derivatives designated as hedging instruments	Other current assets and prepayments:			
instruments	Foreign exchange contracts	\$	1 1 \$	160
	Other assets:	Ψ .	ει ψ	100
	Interest rate swaps	13,82	27	10,280
	Accounts payable and accrued liabilities:	,		,
	Foreign exchange contracts	98	30	716
Derivatives not designated as	, ,			
hedging instruments	Other current assets and prepayments:			
	Foreign exchange contracts	3,08	8	2,727
	Accounts payable and accrued liabilities:			
	Foreign exchange contracts	2,03	32	6,191
	Total Derivative Assets	\$ 16,9	56 \$	13,167
	Total Derivative Liabilities	3,0	2	6,907
	Total Net Derivative Assets	\$ 13,94	ı4 \$	6,260

Interest Rate Swaps

Derivatives designated as fair value hedges include interest rate swaps related to fixed rate debt. Changes in the fair value of both the derivative and item being hedged are recognized in earnings.

At June 30, 2011, we have outstanding interest rate swaps with an aggregate notional value of \$850 million that effectively convert fixed rate interest payments on the \$400 million 4.625% notes due in 2012 (the 2012 Swaps) and the \$450 million 4.875% notes due in 2014 (the 2014 Swaps) into variable rates.

Under the terms of the 2012 Swaps, we pay a weighted-average variable rate based on one month LIBOR plus 249 basis points and receive a fixed rate of 4.625%. Under the terms of the 2014 Swaps, we pay a weighted-average variable rate based on three month LIBOR plus 305 basis points and receive a fixed rate of 4.875%. At June 30, 2011 and December 31, 2010, the aggregate fair value of these interest rate swaps was an asset of \$14 million and \$10 million, respectively.

The following represents the results of fair value hedging relationships for the three and six months ended June 30, 2011 and 2010:

				Three Months Ended June 30,								
		Derivative Gai in Ear				Hedged Item Expens Recognized in Earnin						
Derivative Instrument	Location of Gain (Loss)			011 2010 2011		2011	11 20					
Interest rate swaps	Interest expense	<u> </u>	4,961	\$	4,089	\$	(10,109)	\$	(8,125)			
				Six	Months En	ded	June 30,					
		De	erivative Ga		•	F	Hedged Item Recognized in					
Derivative Instrument	Location of Gain (Loss)		2011		2010		2011		2010			
Interest rate swaps	Interest expense	\$	12,179	\$	8,619	\$	(20,219)	\$	(16,250)			
		12										

Foreign Exchange Contracts

We enter into foreign currency exchange contracts arising from the anticipated purchase of inventory between affiliates and from third parties. These contracts are designated as cash flow hedges. The effective portion of the gain or loss on the cash flow hedges is included in accumulated other comprehensive income (AOCI) in the period that the change in fair value occurs and is reclassified to earnings in the period that the hedged item is recorded in earnings. At June 30, 2011 and December 31, 2010, we had outstanding contracts associated with these anticipated transactions with a notional amount of \$27 million and \$25 million, respectively. The fair value of these contracts at June 30, 2011 and December 31, 2010 was a liability of \$1 million.

As of June 30, 2011, substantially all of the net derivative loss recognized in AOCI will be recognized in earnings within the next 12 months. No amount of ineffectiveness was recorded in earnings for these designated cash flow hedges.

The following represents the results of cash flow hedging relationships for the three and six months ended June 30, 2011 and 2010:

Three Months Ended June 30. Gain (Loss) Reclassified **Derivative Gain (Loss)** Recognized in AOCI from AOCI to Earnings (Effective Portion) (Effective Portion) Location of Gain (Loss) (Effective Portion) **Derivative Instrument** 2011 2010 2011 2010 618 \$ 1.092 (122)\$ 305 Foreign exchange contracts \$ Revenue \$ Cost of sales (292)20 (414)325 Six Months Ended June 30, **Derivative Gain (Loss)** Gain (Loss) Reclassified Recognized in AOCI from AOCI to Earnings (Effective Portion) (Effective Portion) Location of Gain (Loss) (Effective Portion) **Derivative Instrument** 2011 2010 2011 2010 303 \$ 1,137 \$ (131)\$ 467 Foreign exchange contracts Revenue Cost of sales (554)(158)\$ (685)309

We also enter into foreign exchange contracts to minimize the impact of exchange rate fluctuations on short-term intercompany loans and related interest that are denominated in a foreign currency. The revaluation of the intercompany loans and interest and the mark-to-market adjustment on the derivatives are both recorded in earnings. At June 30, 2011, outstanding foreign exchange contracts to buy or sell various currencies had a net asset value of \$1 million. These contracts mature by November 2011. At December 31, 2010, outstanding foreign exchange contracts to buy or sell various currencies had a net liability value of \$3 million.

The following represents the results of our non-designated derivative instruments for the three and six months ended June 30, 2011 and 2010:

		T	hree Months 30		d June
			Derivative (Recognized		
Derivatives Instrument	Location of Derivative Gain (Loss)		2011	:	2010
oreign exchange contracts	Selling, general and administrative expense	\$	(13,619)	\$	(336)
		Six	x Months Er	nded J	une 30,
			Derivative (Recognized	•	•

Derivatives Instrument	Location of Derivative Gain (Loss)	 2011	2010
Foreign exchange contracts	Selling, general and administrative expense	\$ (20,861)	\$ (7,471)
	13		

Credit-Risk-Related Contingent Features

Certain derivative instruments contain provisions that would require us to post collateral upon a significant downgrade in our long-term senior unsecured debt ratings. At June 30, 2011, our long-term senior unsecured debt ratings were BBB+ / A2. Based on derivative values at June 30, 2011, we would have been required to post \$1 million in collateral if our long-term senior unsecured debt ratings had fallen below BB- / Ba3.

Fair Value of Financial Instruments

Our financial instruments include cash and cash equivalents, investment securities, accounts receivable, loans receivable, accounts payable, notes payable, long-term debt and derivative instruments. The carrying value for cash, cash equivalents, accounts receivable, accounts payable and notes payable approximate fair value because of the short maturity of these instruments.

The carrying values and estimated fair values of our remaining financial instruments at June 30, 2011 and December 31, 2010 is as follows:

		June 30	0, 2	011		Decembe	l, 2010	
	Carrying value (1)		, ,		Carrying value (1)			Fair value
Investment securities	\$	668,170	\$	672,044	\$	512,771	\$	514,906
Loans receivable	\$	434,288	\$	434,288	\$	459,235	\$	459,235
Derivatives, net	\$	13,944	\$	13,944	\$	6,260	\$	6,260
Long-term debt	\$	(4,298,595)	\$	(4,507,309)	\$ (4,301,337)	\$	(4,388,923)

⁽¹⁾ Carrying value includes accrued interest and deferred fee income, where applicable.

The fair value of long-term debt is estimated based on quoted market prices for the identical issue when traded in an active market. When a quoted market price is not available, the fair value is determined using rates currently available to the company for debt with similar terms and remaining maturities.

11. Restructuring Charges and Asset Impairments

2009 Program

In 2009, we announced that we were undertaking a series of initiatives designed to transform and enhance the way we operate as a global company. In order to enhance our responsiveness to changing market conditions, we are executing a strategic transformation program designed to create improved processes and systems to further enable us to invest in future growth in areas such as our global customer interactions and product development processes. This program is expected to continue into 2012 and will result in the reduction of at least 10 percent of the positions in the company. Total pre-tax costs of this program are expected to be between \$300 million to \$350 million primarily related to severance and benefit costs, including pension and retiree medical charges, incurred in connection with such workforce reductions. Most of the total pre-tax costs will be cash-related charges. Currently, we are targeting annualized pre-tax benefits, net of system and related investments, in the range of \$250 million to \$300 million by 2012. These costs and the related benefits will be recognized as different actions are approved and implemented.

During the six months ended June 30, 2011, we recorded pre-tax restructuring charges and asset impairments associated with this program of \$33 million, which included \$22 million for employee severance and benefit costs, a \$4 million pension and retiree medical charge as workforce reductions caused the elimination of a significant amount of future service requiring us to recognize a portion of the prior service costs and actuarial losses and other exit costs of \$5 million. Through June 30, 2011, the cumulative charges for this program are \$284 million. The majority of the liability at June 30, 2011 is expected to be paid from cash generated from operations.

Activity in the reserves for the restructuring actions taken in connection with the 2009 program for the six months ended June 30, 2011 is as follows:

	 erance and efits costs	Ī	nsion and Retiree Medical	im	Asset pairments, net	 ther exit	Total
Balance at January 1, 2011	\$ 88,169	\$	_	\$	_	\$ 6,787	\$ 94,956
Expenses, net of reserve adjustments	22,327		4,439		1,179	5,329	33,274
Cash payments	(41,664)		_		_	(9,324)	(50,988)
Non-cash charges			(4,439)		(1,179)	_	(5,618)
Balance at June 30, 2011	\$ 68,832	\$	_	\$	_	\$ 2,792	\$ 71,624

2007 Program

In 2007, we announced a program to lower our cost structure, accelerate efforts to improve operational efficiencies, and transition our product line. The program included charges primarily associated with older equipment that we had stopped selling upon transition to the new generation of fully digital, networked, and remotely-downloadable equipment.

Activity in the reserves for the restructuring actions taken in connection with the 2007 program for the six months ended June 30, 2011 is as follows:

	erance and efits costs	Othe	er exit costs		Total
Balance at January 1, 2011	\$ 13,470	\$	4,774	\$	18,244
Reserve adjustments	(1,702)		(554)		(2,256)
Cash payments	(442)		(538)		(980)
Balance at June 30, 2011	\$ 11,326	\$	3,682	\$	15,008
		_		_	

PITNEY BOWES INC. NOTES TO CONDENSED CONSOLIDATED FINANCIAL STATEMENTS

(Unaudited; table amounts in thousands of dollars, unless otherwise noted)

12. Commitments and Contingencies

In the ordinary course of business, we are routinely defendants in, or party to a number of pending and threatened legal actions. These may involve litigation by or against us relating to, among other things, contractual rights under vendor, insurance or other contracts; intellectual property or patent rights; equipment, service, payment or other disputes with customers; or disputes with employees. Some of these actions may be brought as a purported class action on behalf of a purported class of employees, customers or others.

Our wholly-owned subsidiary, Imagitas, Inc., is a defendant in several purported class actions. These lawsuits were originally filed in six different states and later coordinated in the U.S. District Court for the Middle District of Florida, In re: Imagitas, Driver's Privacy Protection Act Litigation (Coordinated, May 28, 2007). Each of these lawsuits alleges that the Imagitas DriverSource program violated the federal Drivers Privacy Protection Act (DPPA). Under the DriverSource program, Imagitas entered into contracts with state governments to mail out automobile registration renewal materials along with third party advertisements, without revealing the personal information of any state resident to any advertiser. The DriverSource program assisted the state in performing its governmental function of delivering these mailings and funding the costs of them. The plaintiffs in these actions were seeking statutory damages under the DPPA. On December 21, 2009, the Eleventh Circuit Court affirmed the District Court's summary judgment decision in Rine, et al. v. Imagitas, Inc. (U.S. District Court, Middle District of Florida, filed August 1, 2006), which ruled in Imagitas' favor and dismissed that litigation. That decision is now final, with no Plaintiff's opposition brief was filed on December 6, 2010, and Imagitas filed its motion to dismiss these cases on October 8, 2010. Plaintiff's opposition brief was filed on December 6, 2010, and Imagitas filed its reply brief on December 22, 2010. Although the plaintiffs are still contending that the cases filed in Massachusetts, Ohio and Missouri can proceed, they have admitted in their response that the reasoning in the Rine decision does require that actions based on Minnesota and New York laws be dismissed. We are awaiting a decision by the District Court on the motion to dismiss. Based upon our current understanding of the facts and applicable laws, we do not believe there is a reasonable possibility that any loss has been incurred.

On October 28, 2009, the company and certain of its current and former officers were named as defendants in NECA-IBEW Health & Welfare Fund v. Pitney Bowes Inc. et al., a class action lawsuit filed in the U.S. District Court for the District of Connecticut. The complaint asserts claims under the Securities Exchange Act of 1934 on behalf of those who purchased the common stock of the company during the period between July 30, 2007 and October 29, 2007 alleging that the company, in essence, missed two financial projections. Plaintiffs filed an amended complaint on September 20, 2010. On December 3, 2010, we moved to dismiss the complaint. The parties have completed briefing on this motion and the motion is now pending before the court. Based upon our current understanding of the facts and applicable laws, we do not believe there is a reasonable possibility that any loss has been incurred.

We expect to prevail in the legal actions above; however, as litigation is inherently unpredictable, there can be no assurance in this regard. If the plaintiffs do prevail, the results may have a material effect on our financial position, future results of operations or cash flows, including, for example, our ability to offer certain types of goods or services in the future.

13. Finance Assets

Finance Receivables

Finance receivables are comprised of sales-type lease receivables and unsecured revolving loan receivables. Sales-type leases are generally due in monthly, quarterly or semi-annual installments over periods ranging from three to five years. Loan receivables arise primarily from financing services offered to our customers for postage and related supplies. Loan receivables are generally due each month; however, customers may rollover outstanding balances. The components of finance receivables at June 30, 2011 and December 31, 2010 are shown in the tables below. Finance receivables of our Canadian operations were previously included in the International segment. In line with changes made in our segment presentation (see Note 14), Canadian finance receivables are now included with U.S. finance receivables in the North America segment. Prior year disclosures have been reclassified to conform to the current year presentation.

		June 30, 2011									
		North America	Int	ernational		Total					
Sales-type lease receivables											
Gross finance receivables	\$	1,829,573	\$	488,594	\$	2,318,167					
Unguaranteed residual values		205,157		21,777		226,934					
Unearned income		(372,308)		(111,613)		(483,921)					
Allowance for credit losses		(27,608)		(13,424)		(41,032)					
Net investment in sales-type lease receivables		1,634,814		385,334	_	2,020,148					
<u>Loan receivables</u>											
Loan receivables		417,771		43,393		461,164					
Allowance for credit losses		(24,381)		(2,495)		(26,876)					
Net investment in loan receivables	_ _ _	393,390		40,898		434,288					
Net investment in finance receivables	 \$	2,028,204	\$	426,232	\$	2,454,436					
		Dec	emb	er 31, 2010	_						
		North America		ternational		Total					
Calca tuna lagga rasajuablas	_	_	_		_						
Sales-type lease receivables Gross finance receivables	\$	1,940,833	\$	474,895	\$	2,415,728					
Unguaranteed residual values	φ	235,392	Ф	20,333	Φ	255,725					
Unearned income		(415,891)		(107,592)		(523,483)					
Allowance for credit losses		(27,792)		(13,318)		(41,110)					
		·	_								
Net investment in sales-type lease receivables		1,732,542		374,318		2,106,860					
Loan Receivables											
Loan receivables		453,362		34,193		487,555					
Allowance for credit losses		(26,208)		(2,112)		(28,320)					
Net investment in loan receivables	<u> </u>	427,154		32,081		459,235					
Net investment in finance receivables	\$	2,159,696	\$	406,399	\$	2,566,095					
			_								

Activity in the allowance for credit losses for the six months ended June 30, 2011 is as follows:

Allowance for Credit Losses

	Sal	es-type Lea	se Rec	eivables		Loan Re	ceivabl	es		
		North merica	International		North America		Internationa			Total
Deleves January 1, 2011	Φ	07 700	ው	40.040	¢.	20, 200	ው	0.440	¢.	CO 420
Balance January 1, 2011	\$	27,792	\$	13,318	\$	26,208	\$	2,112	\$	69,430
Amounts charged to expense		6,497		5,097		5,703		1,248		18,545
Accounts written off		(6,681)		(4,991)		(7,530)		(865)		(20,067)
Balance June 30, 2011		27,608	\$	13.424	<u> </u>	24,381	<u></u>	2,495	<u>_</u>	67,908
2011	<u> </u>	2.,000	<u> </u>				<u> </u>	_,400		3.,000

The aging of finance receivables at June 30, 2011 and December 31, 2010 is as follows:

5	ales-type Lea	se Re	ceivables	Loan Receivables					
	North America	Inte	ernational		North America	Inte	ernational		Total
\$	1,731,328	\$	455,880	\$	396,980	\$	41,440	\$	2,625,628
	42,783		11,892		11,991		1,081		67,747
	24,479		5,482		3,635		357		33,953
	9,203		4,709		2,047		247		16,206
	21,780		10,631		3,118		268		35,797
\$	1,829,573	\$	488,594	\$	417,771	\$	43,393	\$	2,779,331
			_						
¢	0.202	¢	4 700	¢		¢		¢	13,912
Ф		Ф		Þ		Ф	<u> </u>	Ф	
	21,700		10,031		ə, 105 ———		313		38,091
\$	30,983	\$	15,340	\$	5,165	\$	515	\$	52,003
			_				_		
Φ	4 004 055	Φ	447.450	Φ	400.040	Φ.	20.200	Φ	0.744.545
\$		Þ	•	\$	•	Ъ	•	Ъ	2,741,545
			-,		,				68,482
					•				39,159
			,		,				15,543
	25,910		8,690		3,816		138	_	38,554
\$	1,940,833	\$	474,895	\$	453,362	\$	34,193	\$	2,903,283
¢	0.654	¢.	2.005	¢.		¢.		φ	12,639
ф	,	Ф	,	Ф	6 529	Ф	220	Ф	,
	25,910		8,090		0,528		330		41,458
\$	34,564	\$	12,675	\$	6,528	\$	330	\$	54,097
	\$ \$ \$	North America \$ 1,731,328	North America Interest \$ 1,731,328	North America	North America	North America International North America \$ 1,731,328 \$ 455,880 \$ 396,980 \$ 42,783 \$ 11,892 \$ 11,991 \$ 24,479 \$ 5,482 \$ 3,635 \$ 9,203 \$ 4,709 \$ 2,047 \$ 1,829,573 \$ 488,594 \$ 417,771 \$ 9,203 \$ 4,709 \$ - \$ 21,780 \$ 10,631 \$ 5,165 \$ 30,983 \$ 15,340 \$ 5,165 \$ 1,831,655 \$ 447,459 \$ 430,042 \$ 45,234 \$ 10,018 \$ 12,081 \$ 29,380 \$ 4,743 \$ 4,711 \$ 8,654 \$ 3,985 \$ 2,712 \$ 25,910 \$ 8,690 \$ 453,362 \$ 8,654 \$ 3,985 \$ 453,362	North America International America International America International	North America International North America International \$ 1,731,328 \$ 455,880 \$ 396,980 \$ 41,440 42,783 11,892 11,991 1,081 24,479 5,482 3,635 357 9,203 4,709 2,047 247 21,780 10,631 3,118 268 \$ 1,829,573 \$ 488,594 \$ 417,771 \$ 43,393 \$ 9,203 \$ 4,709 \$ — \$ — 21,780 10,631 5,165 515 \$ 30,983 \$ 15,340 \$ 5,165 \$ 515 \$ 30,983 \$ 15,340 \$ 5,165 \$ 515 \$ 1,831,655 \$ 447,459 \$ 430,042 \$ 32,389 45,234 10,018 12,081 1,149 29,380 4,743 4,711 325 8,654 3,985 2,712 192 25,910 8,690 3,816 138 \$ 1,940,833 \$ 474,895 \$ 453,362 \$ 34,193 \$ 8,654	North America International North America International \$ 1,731,328 \$ 455,880 \$ 396,980 \$ 41,440 \$ 42,783 \$ 42,783 \$ 11,892 \$ 11,991 \$ 1,081 \$ 24,479 \$ 5,482 \$ 3,635 \$ 357 \$ 9,203 \$ 4,709 \$ 2,047 \$ 247 \$ 21,780 \$ 10,631 \$ 3,118 \$ 268 \$ 1,829,573 \$ 488,594 \$ 417,771 \$ 43,393 \$ \$ 9,203 \$ 4,709 \$ - \$ - \$ - \$ 21,780 \$ 10,631 \$ 5,165 \$ 515 \$ 515 \$ 515 \$ 30,983 \$ 15,340 \$ 5,165 \$ 515

Credit Quality

We use credit scores as one of many data elements in making the decision to grant credit at inception, setting credit lines at inception, managing credit lines through the life of the customer, and to assist in collections strategy.

We use a third party to score the majority of the North American portfolio on a quarterly basis using a commercial credit score. Accounts may not receive a score because of data issues related to SIC information, customer identification mismatches between the

various data sources and other reasons. We do not currently score the portfolios outside of North America because the cost to do so is prohibitive, it is a fragmented process and there is no single credit score model that covers all countries. However, credit policies are similar to those in North America.

The table below shows the North American portfolio at June 30, 2011 and December 31, 2010 by relative risk class (low, medium and high) based on the relative scores of the accounts within each class. A fourth class is shown for accounts that are not scored. The degree of risk, as defined by the third party, refers to the relative risk that an account in the next 12 month period may become delinquent. Absence of a score is not indicative of the credit quality of the account.

- Low risk accounts are companies with very good credit risk
- Medium risk accounts are companies with average to good credit risk
- High risk accounts are companies with poor credit risk, are delinquent or are at risk of becoming delinquent

Although the relative score of accounts within each class is used as a factor for determining the establishment of a customer credit limit, it is not indicative of our actual history of losses due to the business essential nature of our products and services.

The aging schedule included above, showing approximately 1.9% of the portfolio as greater than 90 days past due, and the roll-forward schedule of the allowance for credit losses, showing the actual losses for the six months ended June 30, 2011 are more representative of the potential loss performance of our portfolio than relative risk based on scores, as defined by the third party.

December 31.

	Ju	ine 30, 2011	2010		
Sales-type lease receivables					
Risk Level					
Low	\$	1,165,660	\$	1,191,682	
Medium		496,408		512,419	
High		60,538		60,755	
Not Scored		106,967		175,977	
			_		
Total	\$	1,829,573	\$	1,940,833	
	_		_		
The second of the					
Loan receivables Risk Level					
Low	\$	248,149	\$	274,156	
Medium	Ψ	152,001	φ	155,615	
High		15,806		21,768	
Not Scored		1,815		1,823	
Not oddiou		1,010		1,020	
Total	\$	417,771	\$	453,362	
		,	_	,	
Leveraged Leases Our investment in leveraged lease assets consists of the following:					
our invocations in loveraged leader accordence of the fellowing.					
		June 30, 2011	De	ecember 31, 2010	
	_		_	-	
Rental receivables	\$	1,838,183	\$	1,802,107	
Unguaranteed residual values		14,587		14,141	
Principal and interest on non-recourse loans		(1,396,219)		(1,373,651)	
Unearned income		(194,499)		(191,591)	
Investment in leveraged leases		262,052		251,006	
Less: deferred taxes related to leveraged leases		(201,291)		(192,128)	
Net investment in leveraged leases	\$	60,761	\$	58,878	
	_		_		

The components of income from leveraged leases for the three and six months ended June 30, 2011 and 2010 is as follows:

	Three Months Ended June 30,					Six Months Ended June 30,			
	20	011		2010		2011		2010	
Pre-tax leveraged lease income Income tax effect	\$	1,558 (81)	\$	1,360 (72)	\$	3,094 (163)	\$	2,735 (147)	
Income from leveraged leases	\$	1,477	\$	1,288	\$	2,931	\$	2,588	

14. Segment Information

We conduct our business activities in seven reporting segments within two business groups, Small & Medium Business Solutions and Enterprise Business Solutions. As a result of certain organizational changes effective January 1, 2011, we have reclassified certain prior year amounts to conform to the current year presentation. The principal products and services of each of our reporting segments are as follows:

Small & Medium Business Solutions:

<u>North America Mailing</u>: Includes the U.S. and Canadian revenue and related expenses from the sale, rental and financing of our mail finishing, mail creation, shipping equipment and software; supplies; support and other professional services; and payment solutions.

<u>International Mailing</u>: Includes the revenue and related expenses from the sale, rental and financing of our mail finishing, mail creation, shipping equipment and software; supplies; support and other professional services; and payment solutions outside North America.

Enterprise Business Solutions:

<u>Production Mail</u>: Includes the worldwide revenue and related expenses from the sale, support and other professional services of our high-speed, production mail systems, sorting and production print equipment.

<u>Software</u>: Includes the worldwide revenue and related expenses from the sale and support services of non-equipment-based mailing, customer relationship and communication and location intelligence software.

<u>Management Services</u>: Includes worldwide revenue and related expenses from facilities management services; secure mail services; reprographic, document management services; and litigation support and eDiscovery services.

Mail Services: Includes worldwide revenue and related expenses from presort mail services and cross-border mail services.

Marketing Services: Includes revenue and related expenses from direct marketing services for targeted customers.

Earnings before interest and taxes (EBIT), a non-GAAP measure, is determined by deducting from segment revenue the related costs and expenses attributable to the segment. EBIT excludes interest, taxes, general corporate expenses and restructuring charges, which are generally managed across the entire company on a consolidated basis, and asset impairments. EBIT is useful to management in demonstrating the operational profitability of the segments excluding centrally managed costs, and is also used for purposes of measuring the performance of our management team. Segment EBIT; however, may not be indicative of our overall consolidated performance and therefore, should be read in conjunction with our consolidated results of operations.

Revenue and EBIT by business segment for the three and six months ended June 30, 2011 and 2010 is as follows:

	Three Months Ended June 30,				Six Months Ended June 30,			
		2011		2010		2011		2010
Revenue:								
North America Mailing	\$	493,653	\$	520,581	\$	1,002,692	\$	1,055,244
International Mailing		176,158		155,579		346,691		327,602
Small & Medium Business Solutions	_	669,811		676,160		1,349,383	_	1,382,846
Production Mail		133,769		121,466		265,375		247,345
Software		99,783		84,195		195,768		165,202
Management Services		240,461		248,809		482,085		503,425
Mail Services		134,273		129,139		278,556		277,162
Marketing Services		36,377		37,468		66,376		69,490
Enterprise Business Solutions		644,663		621,077		1,288,160		1,262,624
Total revenue	\$	1,314,474	\$	1,297,237	\$	2,637,543	\$	2,645,470
	Th	ree Months E	Ende	2010	_	Six Months Er	nded	June 30, 2010
EBIT:								
North America Mailing	\$	175,786	\$	179,531	\$	355,447	\$	365,805
International Mailing		26,735		17,121		49,928		37,563
Small & Medium Business Solutions		202,521		196,652		405,375		403,368
Production Mail		9,223		9,010		16,397		20,917
Software		9,542		5,727		15,054		9,511
Management Services		19,979		22,181		41,008		42,273
Mail Services		9,819		5,197		20,084		30,474
Marketing Services		6,792		7,337		10,952		11,859
Enterprise Business Solutions		55,355		49,452		103,495		115,034
Total EBIT		257,876		246,104		508,870		518,402
Unallocated amounts:		201,010		210,104		000,010		010,102
Interest, net (1)		(48,527)		(50,329)		(99,122)		(99,163)
Corporate expenses		(45,179)		(43,496)		(85,380)		(86,230)
Restructuring charges and asset impairments		(43,179)		(48,512)		(31,018)		(69,234)
Income from continuing operations before income taxes	\$	159,176	\$	103,767	\$	293,350	\$	263,775

⁽¹⁾ Interest, net includes financing interest expense, other interest expense and interest income.

15. Pensions and Other Benefit Programs

Defined Benefit Pension Plans

The components of net periodic benefit cost for defined benefit pension plans for the three and six months ended June 30, 2011 and 2010 are as follows:

		United States			Foreign			
	Thr	ee Months E	Ended	I June 30,	Three Months Ended June 30,			
		2011		2010		2011		2010
Service cost	\$	4,702	\$	5,825	\$	1,929	\$	1,719
Interest cost		21,931		22,253		7,198		6,699
Expected return on plan assets		(31,711)		(30,513)		(8,088)		(7,032)
Amortization of transition credit		_		_		(2)		(2)
Amortization of prior service cost (credit)		37		(657)		44		70
Recognized net actuarial loss		9,347		8,046		2,787		2,458
Settlement		· —		559		_		_
Special termination benefits (1)		368		_		10		_
Curtailment (1)		394		_		224		_
Net periodic benefit cost	\$	5,068	\$	5,513	\$	4,102	\$	3,912
	United States Foreign							
	Six Months Ended June 30, Six Months Ended June						June 30,	
		2011	2010		2011		2010	
Service cost	\$	9,725	\$	11,542	\$	3,814	\$	3,494
Interest cost	·	43,870		45,049	·	14,255		13,628
Expected return on plan assets		(61,529)		(61,548)		(16,033)		(14,270)
Amortization of transition credit		`				(4)		(4)
Amortization of prior service cost (credit)		73		(1,289)		88		139
Recognized net actuarial loss		18,761		16,118		5,525		5,001
Settlement		· —		3,440				_
Special termination benefits (1)		760		· —		10		_
Curtailment (1)		2,096		_		224		_
Net periodic benefit cost	\$	13,756	\$	13,312	\$	7,879	\$	7,988

⁽¹⁾ Amounts charged to restructuring. See Note 11 for further information.

Through June 30, 2011, we contributed \$127 million and \$12 million to our U.S. and foreign pension plans, respectively, which includes a special contribution of \$123 million to our U.S. plan. We will continue to assess our funding alternatives as the year progresses.

Nonpension Postretirement Benefit Plans

The components of net periodic benefit cost for nonpension postretirement benefit plans for the three and six months ended June 30, 2011 and 2010 are as follows:

	Three Months Ended June 30,				Six Months Ended June 30,			
	2011			2010		2011	2010	
Service cost	\$	796	\$	932	\$	1,667	\$	1,862
Interest cost		3,300		3,514		6,771		6,912
Amortization of prior service credit		(687)		(627)		(1,252)		(1,255)
Amortization of net loss		1,839		1,734		3,833		3,397
Special termination benefits (1)		46		_		113		_
Curtailment (1)		386		_		1,236		_

Net periodic benefit cost \$ **5,680** \$ 5,553 **\$ 12,368** \$ 10,916

(1) Amounts charged to restructuring. See Note 11 for further information.

Contributions for benefit payments were \$8 million and \$6 million for the three months ended June 30, 2011 and 2010, respectively, and \$15 million and \$13 million for the six months ended June 30, 2011 and 2010, respectively.

16. Earnings per Share

The calculation of basic and diluted earnings per share for the three and six months ended June 30, 2011 and 2010 is presented below. The sum of earnings per share amounts may not equal the totals due to rounding.

	Three Months Ended June 30,				s	Six Months Ended June 30,			
		2011		2010	2010 2011		2010		
Numerator:	<u> </u>								
Amounts attributable to common stockholders:									
Income from continuing operations	\$	101,570	\$	64,047	\$	189,756	\$	146,216	
Loss from discontinued operations		(635)		(2,666)		(2,517)		(5,796)	
Net income (numerator for diluted EPS)		100,935	_	61,381		187,239		140,420	
Less: Preference stock dividend		(14)		(16)		(29)		(33)	
Income attributable to common stockholders (numerator for									
basic EPS)	\$	100,921	\$	61,365	\$	187,210	\$	140,387	
Denominator (in thousands):									
Weighted-average shares used in basic EPS		203,171		207,517		203,372		207,412	
Effect of dilutive shares:		200,		201,011		200,012		201,112	
Preferred stock		2		2		2		2	
Preference stock		453		509		454		518	
Stock options and stock purchase plans		34		28		39		25	
Other stock plans		425		3		360		15	
Weighted-average shares used in diluted EPS		204,085	_	208,059		204,227		207,972	
Basic earnings per share:									
Income from continuing operations	\$	0.50	\$	0.31	\$	0.93	\$	0.70	
Loss from discontinued operations		(0.00)		(0.01)	<u> </u>	(0.01)		(0.03)	
Net income	\$	0.50	\$	0.30	\$	0.92	\$	0.68	
Diluted earnings per share:									
Income from continuing operations	\$	0.50	\$	0.31	\$	0.93	\$	0.70	
Loss from discontinued operations	•	(0.00)	Ť	(0.01)	·	(0.01)	Ť	(0.03)	
Net income	\$	0.49	\$	0.30	\$	0.92	\$	0.68	
And diletter there will be an add to			_				_		
Anti-dilutive shares (in thousands):									
Anti-dilutive shares not used in calculating diluted weighted- average shares		14,224		14,879		14,023		15,503	
	_				_		_		

On February 14, 2011, we granted approximately 1.3 million stock options and 0.6 million restricted stock units to employees.

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

The following discussion and analysis of our financial condition and results of operations should be read in conjunction with our Condensed Consolidated Financial Statements contained in this report and our Annual Report to Stockholders on Form 10-K for the year ended December 31, 2010 (2010 Annual Report). All table amounts are presented in millions of dollars, unless otherwise stated.

Forward-Looking Statements

This Management's Discussion and Analysis of Financial Condition and Results of Operations (MD&A) contains statements that are forward-looking. We want to caution readers that any forward-looking statements within the meaning of Section 27A of the Securities Act of 1933 and Section 21E of the Securities Exchange Act of 1934 in this Form 10-Q may change based on various factors. These forward-looking statements are based on current expectations and assumptions that are subject to risks and uncertainties and actual results could differ materially. Words such as "estimate", "target", "project", "plan", "believe", "expect", "anticipate", "intend", and similar expressions may identify such forward-looking statements. We undertake no obligation to publicly update or revise any forward-looking statements, whether as a result of new information, future events or otherwise. Factors which could cause future financial performance to differ materially from the expectations as expressed in any forward-looking statement made by or on our behalf include, without limitation:

- · negative developments in economic conditions, including adverse impacts on customer demand
- changes in postal or banking regulations or in the financial health of national posts
- timely development and acceptance of new products
- declining physical mail volumes
- · success in gaining product approval in markets where regulatory approval is required
- successful entry into new markets
- mailers' utilization of alternative means of communication or competitors' products
- our success at managing customer credit risk
- our success at managing costs associated with our strategy of outsourcing functions and operations not central to our business
- changes in interest rates
- foreign currency fluctuations
- cost, timing and execution of our transformation plans including any potential asset impairments
- · regulatory approvals and satisfaction of other conditions to consummate and integrate any acquisitions
- interrupted use of key information systems
- changes in international or national political conditions, including any terrorist attacks
- intellectual property infringement claims
- impact on mail volume resulting from current concerns over the use of the mail for transmitting harmful biological agents
- third-party suppliers' ability to provide product components, assemblies or inventories
- · negative income tax adjustments or other regulatory levies for prior audit years and changes in tax laws or regulations
- · changes in pension, health care and retiree medical costs
- · changes in privacy laws
- · acts of nature, fire, explosions and other disasters beyond our control

Overview

For the second quarter 2011, revenue increased 1% to \$1,314 million compared to the prior year. Foreign currency translation contributed 3% to revenue growth. Excluding the effects of foreign currency translation in the quarter, equipment sales and software revenue increased 1% and 13%, respectively, compared to the prior year; but were offset by declines in rental revenue (7%), financing revenue (7%), supplies revenue (3%) and services revenue (3%).

Net income from continuing operations attributable to common stockholders was \$102 million, or \$0.50 per diluted share for the quarter compared to \$64 million or \$0.31 per diluted share for the same period in the prior year. Net income from continuing operations attributable to common stockholders for the six months ended June 30, 2011 was \$190 million, or \$0.93 per diluted share compared to \$146 million or \$0.70 per diluted share for the six months ended June 30, 2010.

The disruption caused by the fire at our Dallas mail presort facility resulted in the loss of \$9 million in revenue and \$0.03 per diluted share in the quarter. At the end of June, we completed the outfitting of a new facility and began processing customer mail from this facility. We expect to be operating at or above pre-fire capacity in this facility in the third quarter. To date, we have received \$25 million as partial payment from insurance companies, of which \$15 million was received as of June 30, 2011.

We generated \$449 million in cash from operations, which was used primarily to pay \$151 million of dividends to our common stockholders, fund capital investments of \$88 million, reduce debt by \$50 million and repurchase \$50 million of our common stock.

Outlook

The worldwide economy and business environment continues to be uncertain, especially for small businesses. This uncertain economic environment has impacted our financial results and in particular our recurring revenue streams, including our high-margin financing, rental and supplies revenue streams. Recovery of these recurring revenue streams will lag a recovery in equipment sales. While we have been successful in reducing our cost structure across the entire business and shifting to a more variable cost structure, these actions have not been sufficient to completely offset the impact of lower revenues. We remain focused on streamlining our business operations and creating more flexibility in our cost structure.

Our growth strategies focus on leveraging our expertise in physical communications with our expanding capabilities in digital and hybrid communications. We see long-term opportunities in delivering products, software, services and solutions that help customers grow their business by more effectively managing their physical and digital communications with their customers.

We continue to expect our mix of revenue to change, with a greater percentage of revenue coming from enterprise related products and solutions. We expect that our future results will continue to be impacted by changes in global economic conditions and their impact on mail intensive industries. It is not expected that total mail volumes will rebound to prior peak levels in an economic recovery, and future mail volume trends will continue to be a factor for our businesses.

In July, we entered into a series of settlements with the IRS in connection with their examination of our tax years 2001-2004 under which we agreed on the tax treatment of a number of disputed issues and to revised tax calculations. In the third quarter, we expect to release approximately \$50 million of tax reserves, about \$30 million of which will be released through Discontinued Operations. We also expect to owe approximately \$400 million of tax and interest that has previously been paid through the purchase of tax bonds. Consequently, this settlement will have no impact on our cash position.

The IRS exam of tax years 2001-2004 is estimated to be completed within the next six months and the examination of years 2005-2008 within the next 12-to-18 months. The ultimate resolution of any remaining matters could have a material impact, positive or negative, on our results of operations, financial position and cash flows. See Note 7 to the unaudited Condensed Consolidated Financial Statements for further information.

RESULTS OF OPERATIONS

Second Quarter 2011 compared to Second Quarter 2010

Business segment results

We conduct our business activities in seven reporting segments within two business groups, Small & Medium Business Solutions (SMB Solutions) and Enterprise Business Solutions (EB Solutions). The following table shows revenue and EBIT for the business segments for the three months ended June 30, 2011 and 2010. EBIT, a non-GAAP measure, is determined by deducting from segment revenue the related costs and expenses attributable to the segment. EBIT excludes interest, taxes, general corporate expenses and restructuring charges, which are generally managed across the entire company on a consolidated basis, and asset impairments. EBIT is useful to management in demonstrating the operational profitability of the segments excluding centrally managed costs, and is also used for purposes of measuring the performance of our management team. Segment EBIT; however, may not be indicative of our overall consolidated performance and therefore, should be read in conjunction with our consolidated results of operations. Refer to Note 14 to the Condensed Consolidated Financial Statements for a reconciliation of segment EBIT to income from continuing operations before income taxes. Amounts in the table below may not sum to the total due to rounding.

		Revenue					EBIT						
		Three N	/lonths	s Ended Ju	ne 30,	Three Months Ended June 30,							
	-	2011		2010	% change		2011	2	2010	% change			
North America Mailing	\$	494	\$	521	(5)%	\$	176	\$	180	(2)%			
International Mailing		176		156	13%		27		17	56%			
SMB Solutions		670		676	(1)%		203		197	3%			
Production Mail		134		121	10%		9		9	2%			
Software		100		84	19%		10		6	67%			
Management Services		240		249	(3)%		20		22	(10)%			
Mail Services		134		129	4%		10		5	89%			
Marketing Services		36		37	(3)%		7		7	(7)%			
EB Solutions		645		621	4%		55		49	12%			
Total	\$	1,314	\$	1,297	1%	\$	258	\$	246	5%			

Small & Medium Business Solutions

During the quarter, Small & Medium Business Solutions revenue decreased 1% to \$670 million and EBIT increased 3% to \$203 million, compared to prior year. Within the Small & Medium Business Solutions group during the quarter:

North America Mailing revenue decreased 5% to \$494 million compared to the prior year, driven primarily by lower equipment, financing, rental, supplies and service revenues. Equipment sales continue to be negatively impacted by increased lease extensions. Lease extensions are profitable transactions but generate less revenue than new equipment sales. Declining equipment sales in prior periods is also driving the decline in financing revenue. Rental, supplies and service revenues were lower than prior year primarily due to lower volumes and fewer placements of new meters. Foreign currency translation had a 1% favorable impact on revenue. EBIT decreased 2% to \$176 million, compared to prior year. However, EBIT margin of 35.6% improved over the prior year margin of 34.5% due to the benefits of our ongoing productivity initiatives, lower credit losses and extensions of customer leases.

International Mailing revenue increased 13% to \$176 million compared to the prior year, primarily driven by foreign currency translation. Within International Mailing, equipment sales increased 5%, but were offset by a decline of 9% in rental revenue, primarily due to a higher mix of equipment sales revenue compared to rentals revenue in France. EBIT increased 56% to \$27 million compared to the prior year, primarily due to past and ongoing productivity initiatives. Foreign currency translation had a positive impact of 11% on EBIT.

Enterprise Business Solutions

During the quarter, Enterprise Business Solutions revenue increased 4% to \$645 million and EBIT increased 12% to \$55 million, compared to prior year. Within the Enterprise Business Solutions group during the quarter:

Production Mail revenue increased 10% over the prior year to \$134 million due to higher sales of inserting equipment in North America and Asia. Foreign currency translation had a 5% favorable impact on revenue. Production Mail EBIT of \$9 million was

consistent with the prior year. EBIT in the quarter was impacted by investments of \$4 million in the development of Volly TM, our secure digital mail delivery service; however, the impact of these investments was offset by the higher equipment sales and the favorable impact of foreign currency translation of 2%.

Software revenue increased 19% over the prior year to \$100 million. Acquisitions made in the latter half of 2010 accounted for 8% of the increase and foreign currency translation accounted for 7% of the increase. The remaining increase was primarily due to higher licensing revenue in all regions. We continue to enter into multi-year software licensing agreements, which will increase recurring revenue streams in future periods. Software EBIT increased 67% to \$10 million primarily due to the increase in revenue.

Management Services revenue decreased 3% to \$240 million. Foreign currency had a 3% favorable impact on revenue. EBIT decreased 10% to \$20 million, compared to the prior year. The decrease in revenue and EBIT was primarily due to account contractions and terminations in the U.S. last year.

Mail Services revenue increased 4% to \$134 million and EBIT increased 89% to \$10 million compared to the prior year. However, current year revenue and EBIT were both adversely impacted \$9 million by the fire that disrupted operations at our Dallas mail presort facility and prior year revenue and EBIT includes the negative impact of a one-time out of period adjustment of \$21 million and \$16 million, respectively, primarily related to the correction of rates used previously to estimate earned but unbilled International Mail Services revenue for the periods 2007 through the first quarter 2010. Excluding these items, revenue and EBIT decreased 4% and 13%, respectively, primarily due to lower shipping volumes coupled with higher shipping rates charged by international carriers in our International Mail Services business.

Marketing Services revenue decreased 3% to \$36 million compared to the prior year primarily due to fewer household moves and a transition to a recently introduced online service for movers. EBIT decreased 7% to \$7 million primarily due to the decrease in revenue and investments made in our new online service.

Revenue and Cost of revenue by source

The following tables show revenue and cost of revenue by source for the three months ended June 30, 2011 and 2010. Amounts in the tables may not sum to the total due to rounding.

Revenue

Three	Months	Ended	June 30,	
-------	--------	-------	----------	--

	 2011		2010	% change	
Equipment sales	\$ 243	\$	228	7%	
Supplies	79		77	2%	
Software	106		88	20%	
Rentals	143		150	(5)%	
Financing	150		157	(4)%	
Support services	177		175	1%	
Business services	418		422	(1)%	
Total revenue	\$ 1,314	\$	1,297	1%	

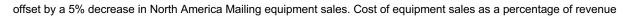
Cost of revenue

Three Months Ended June 30,

					Percentage of Revenue			
	:	2011		010	2011	2010		
Cost of equipment sales	 \$	104	\$	101	43.0%	44.3%		
Cost of supplies		26		24	32.5%	31.4%		
Cost of software		25		21	23.6%	24.0%		
Cost of rentals		33		34	23.0%	22.9%		
Financing interest expense		22		22	14.8%	13.9%		
Cost of support services		115		112	65.3%	63.7%		
Cost of business services		325		338	77.8%	80.1%		
Total cost of revenue	\$	651	\$	652	49.5%	50.3%		

Equipment sales

Equipment sales revenue increased 7% to \$243 million compared to the prior year. Foreign currency translation accounted for 5% of the increase. The underlying increase was driven by a 12% increase in Production Mail and a 5% increase in International Mailing, partially



decreased to 43.0% compared to 44.3% in the prior year primarily due to the mix of higher margin product sales in the mailing and production mail businesses and lease extensions.

Supplies

Supplies revenue increased 2% to \$79 million compared to the prior year, with foreign currency translation having a 5% favorable impact. The underlying decrease was due to lower supplies usage resulting from reduced mail volumes and fewer installed meters worldwide. Cost of supplies as a percentage of revenue was 32.5% compared with 31.4% in the prior year primarily due to the increasing mix of lower margin supplies sales.

Software

Software revenue increased 20% to \$106 million compared to the prior year. Acquisitions accounted for 7% of the increase and favorable foreign currency translation contributed an additional 7%. The remaining increase was primarily due to higher licensing revenue in all regions. Cost of software as a percentage of revenue improved to 23.6% compared with 24.0% in the prior year due to an increase in high margin licensing revenue.

Rentals

Rentals revenue decreased 5% to \$143 million compared to the prior year as customers in the United States continue to downsize to smaller, fully featured machines and fewer installed meters. Internationally, rentals revenue has been impacted by the weak economic conditions and the higher mix of equipment sales revenue compared to rentals revenue in France. Foreign currency translation had a favorable impact of 2%. Cost of rentals as a percentage of revenue was 23.0%, consistent with the 22.9% in the prior year.

Financing

Financing revenue decreased 4% to \$150 million compared to the prior year. Lower equipment sales in prior periods have resulted in a decline in our worldwide lease portfolio. Foreign currency translation had a favorable impact of 2%.

Financing interest expense as a percentage of revenue increased to 14.8% compared to 13.9% in the prior year, principally due to a higher overall effective interest rate. In computing our financing interest expense, which represents our cost of borrowing associated with the generation of financing revenues, we assume a 10:1 leveraging ratio of debt to equity and apply our overall effective interest rate to the average outstanding finance receivables.

Support Services

Support services revenue increased 1% to \$177 million compared to the prior year, with foreign currency translation having a 4% favorable impact. The underlying decrease in revenue is due to lower new mailing equipment placements in the United States. Cost of support services as a percentage of revenue increased to 65.3% compared with 63.7% in the prior year primarily due to a more complex installation process associated with the Connect+TM product.

Business Services

Business services revenue decreased 1% to \$418 million compared to the prior year, with foreign currency translation having a 4% favorable impact. The underlying decrease in revenue is primarily driven by the loss of several large contracts during 2010, the impact of the fire at our Dallas mail presort facility and the timing of new business. Cost of business services as a percentage of revenue improved to 77.8% compared with 80.1% in the prior year primarily due to the reduction to prior year revenue from the one-time out of period adjustment in the International Mail Services business.

Selling, general and administrative (SG&A)

SG&A expenses increased \$10 million, or 2%; however, foreign currency translation increased SG&A by \$17 million, or 4% and acquisitions completed after the second quarter 2010 increased SG&A by \$7 million, or 2%. The underlying decrease in SG&A of \$14 million, or 3% is primarily due to our cost reduction initiatives. As a percentage of revenue, SG&A was 33.2% compared with 32.9% in the prior year.

Research and development

Research and development expenses decreased \$1 million, or 2% from the prior year due to cost reduction initiatives and the completion of development work for Connect+ TM, which was launched in 2010.

Restructuring charges and asset impairments

See Note 11 to the unaudited Condensed Consolidated Financial Statements.

Income taxes

See Note 7 to the unaudited Condensed Consolidated Financial Statements.

Discontinued operations

See Note 3 to the unaudited Condensed Consolidated Financial Statements.

Preferred stock dividends of subsidiaries attributable to noncontrolling interests

See Note 8 to the unaudited Condensed Consolidated Financial Statements.

Six Months Ended June 30, 2011 compared to Six Months Ended June 30, 2010

The following tables show revenue and cost of revenue by source for the six months ended June 30, 2011 and 2010. Amounts in the tables may not sum to the total due to rounding.

Revenue

Six N	₩ont	hs End	led J	lune	30,
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	2011		2010		% change	
Equipment sales	\$	485	\$	467	4%	
Supplies		161		162	(1)%	
Software		205		172	19%	
Rentals		286		306	(7)%	
Financing		304		319	(5)%	
Support services		355		355	—%	
Business services		841		863	(3)%	
Total revenue	\$	2,638	\$	2,645		

Cost of revenue

Six Months Ended June 30,

				Percentage of Reve		
;	2011		2010	2011	2010	
\$	219	\$	207	45.2%	44.3%	
	52		50	32.1%	30.5%	
	50		42	24.4%	24.6%	
	65		71	22.9%	23.4%	
	45		44	15.0%	13.7%	
	231		226	64.9%	63.7%	
	659		668	78.3%	77.4%	
\$	1,321	\$	1,308	50.1%	49.5%	
	\$	52 50 65 45 231 659	\$ 219 \$ 52 50 65 45 231 659	\$ 219 \$ 207 52 50 50 42 65 71 45 44 231 226 659 668	2011 2010 2011 \$ 219 \$ 207 45.2% 52 50 32.1% 50 42 24.4% 65 71 22.9% 45 44 15.0% 231 226 64.9% 659 668 78.3%	

Equipment sales

Equipment sales revenue increased 4% to \$485 million compared to the prior year primarily due to a favorable impact from foreign currency translation. Equipment sales were up 9% in Production Mail due to sales of production print equipment but were offset by lower equipment sales in North America Mailing. Cost of equipment sales as a percentage of revenue increased to 45.2% compared to 44.3% in the prior year primarily due to the impact of foreign currency translation and a higher mix of lower margin product sales in the North American Mailing and Production Mail businesses in the first quarter 2011.

<u>Supplies</u>

Supplies revenue decreased 1% to \$161 million compared to the prior year, with foreign currency translation having a 3% favorable impact. This decrease was due to lower supplies usage resulting from reduced mail volumes and fewer installed meters worldwide. Cost of supplies as a percentage of revenue increased to 32.1% compared with 30.5% in the prior year primarily due to the increasing mix of lower margin product sales worldwide.

Software

Software revenue increased 19% to \$205 million compared to the prior year. Acquisitions accounted for 8% of the increase and foreign currency translation accounted for an additional 5% increase. The remaining increase was due to higher licensing revenue in all regions. Cost of software as a percentage of revenue improved slightly to 24.4% compared with 24.6% in the prior year primarily due to the increase in high margin licensing revenue.

Rentals

Rentals revenue decreased 7% to \$286 million compared to the prior year as customers in the U.S. continue to downsize to smaller, fully featured machines and the weak economic conditions continue to have an adverse impact on the international rental market. Foreign currency translation had a favorable impact of 1%. Cost of rentals as a percentage of revenue improved to 22.9% compared with 23.4% in the prior year primarily due to lower depreciation associated with higher levels of lease extensions.

Financing

Financing revenue decreased 5% to \$304 million compared to the prior year as lower equipment sales in prior periods have resulted in a decline in our worldwide lease portfolio. Foreign currency translation had a favorable impact of 1%. Financing interest expense as a percentage of revenue increased to 15.0% compared to 13.7% in the prior year primarily due to higher overall effective interest rates.

Support Services

Support services revenue was unchanged at \$355 million compared to the prior year. Foreign currency translation had a 3% favorable impact on revenue. The underlying decrease was driven by lower new equipment placements worldwide. Cost of support services as a percentage of revenue increased to 64.9% compared with 63.7% in the prior year primarily due to a more complex installation process associated with the Connect+TM product.

Business Services

Business services revenue decreased 3% to \$841 million compared to the prior year primarily due to the loss of several large contracts during 2010 and the impact of the fire at our Dallas mail presort facility. Foreign currency translation had a 1% favorable impact. Cost of business services as a percentage of revenue increased to 78.3% compared with 77.4% in the prior year primarily due to lower revenues and higher shipping costs in our International Mail Services businesses.

Selling, general and administrative (SG&A)

SG&A expenses decreased \$4 million (less than 1%) compared to the prior year. However, the impact of foreign currency translation resulted in an increase of \$20 million, or 2%, and acquisitions completed after the second quarter 2010 increased SG&A by \$12 million, or 1%. The underlying decrease in SG&A of \$35 million, or 4%, was due to our cost reduction initiatives. As a percentage of revenue, SG&A was 32.8% compared with 32.9% in the prior year.

Research and development

Research and development expenses decreased \$7 million, or 9% from the prior year due to cost reduction initiatives and the completion of development work for Connect+ TM.

Restructuring charges and asset impairments

See Note 11 to the Condensed Consolidated Financial Statements.

Income taxes

See Note 7 to the Condensed Consolidated Financial Statements.

Discontinued operations

See Note 3 to the Condensed Consolidated Financial Statements.

Preferred stock dividends of subsidiaries attributable to noncontrolling interests

See Note 8 to the Condensed Consolidated Financial Statements.

LIQUIDITY AND CAPITAL RESOURCES

We believe that cash flow from operations, existing cash and liquid investments, as well as borrowing capacity under our commercial paper program, the existing credit facility and debt capital markets should be sufficient to finance our capital requirements and to cover our customer deposits. Our potential uses of cash include, but are not limited to, growth and expansion opportunities; internal investments; customer financing; severance and benefits payments under our restructuring programs; income tax, interest and dividend payments; pension and other benefit plan funding; acquisitions; and share repurchases.

We continuously review our liquidity profile. We monitor for material changes in the creditworthiness of those banks acting as derivative counterparties, depository banks or credit providers to us through credit ratings and the credit default swap market. We have determined that there has not been a material variation in the underlying sources of cash flows currently used to finance the operations of the company. To date, we have had consistent access to the commercial paper market.

Cash Flow Summary

The change in cash and cash equivalents is as follows:

	Six Months Ended June 30,				
	2011			2010	
Net cash provided by operating activities	\$	449	\$	424	
Net cash used in investing activities		(109)		(136)	
Net cash used in financing activities		(253)		(232)	
Effect of exchange rate changes on cash and cash equivalents		7		(9)	
Increase in cash and cash equivalents	<u></u> \$	94	\$	47	

2011 Cash Flows

Net cash provided by operating activities consists primarily of net income adjusted for non-cash items and changes in operating assets and liabilities. Decreases in finance receivables and accounts receivables contributed \$140 million and \$82 million of cash, respectively. Due to declining equipment sales, finance receivables have declined as cash collections exceed the financing of new business. Similarly, accounts receivables have declined primarily due to cash collections in excess of new billings. In addition, the timing of tax payments and tax refunds received contributed \$115 million. Partially offsetting these inflows was a special contribution to our U.S. pension plan of \$123 million, restructuring payments of \$52 million and payments of accounts payable and accrued liabilities of \$85 million.

Net cash used in investing activities consisted of capital expenditures of \$88 million and the net purchase of investment securities of \$36 million.

Net cash used in financing activities consisted primarily of dividends paid to common stockholders of \$151 million, net payments of commercial paper borrowings of \$50 million and the repurchase of \$50 million of our common stock.

2010 Cash Flows

Cash provided by operating activities included decreases in finance receivables and accounts receivables of \$126 million and \$95 million, respectively. The decrease in finance receivables is due to the decline in the finance receivables portfolio as a result of reduced equipment sales from prior periods. The decrease in accounts receivables is primarily due to lower billings and strong collections. Partially offsetting these factors was an increase in inventory of \$32 million, a reduction in accounts payable and accrued liabilities of \$64 million due to the timing of payments and \$67 million in restructuring payments.

Net cash used in investing activities consisted principally of the net purchase of short-term investments of \$84 million and capital expenditures of \$59 million.

Net cash used in financing activities included dividends paid to common stockholders of \$151 million and net payments of commercial paper borrowings of \$77 million.

Capital Expenditures

Capital expenditures for the six months ended June 30, 2011 and 2010 included additions to property, plant and equipment of \$56 million and \$26 million, respectively, and additions to rental equipment and related inventories of \$32 million and \$32 million, respectively. Capital expenditures for property, plant and equipment were significantly higher this year compared to the prior year due to the replacement of equipment destroyed by the fire at our Dallas presort mail facility. We have no material commitments for capital expenditures at June 30, 2011.

Financings and Capitalization

We are a Well-Known Seasoned Issuer with the SEC, which allows us to issue debt securities, preferred stock, preference stock, common stock, purchase contracts, depositary shares, warrants and units in an expedited fashion. We have a commercial paper program that is a significant source of liquidity for us and a committed line of credit of \$1.25 billion which supports our commercial paper issuance. The line of credit expires in 2013. We have not experienced any problems to date in accessing the commercial paper market. As of June 30, 2011, the line of credit had not been drawn upon.

At June 30, 2011, there was no outstanding commercial paper. During the quarter ended June 30, 2011, borrowings under our commercial paper program averaged \$186 million at a weighted-average interest rate of 0.20% and the maximum amount of commercial paper issued at any point in time was \$293 million.

There have been no significant changes to long-term debt since December 31, 2010. In April 2011, we entered into interest rate swap agreements with an aggregate notional value of \$450 million that effectively converted the fixed rate interest payments on our \$450 million 4.875% notes due in 2014 into variable rates. Under the terms of these agreements, we pay a weighted-average variable rate based on three month LIBOR plus 305 basis points and receive fixed rate payments of 4.875%.

At June 30, 2011, we had \$159 million of cash and cash equivalents held by our foreign subsidiaries. It is our intention to permanently reinvest these funds in our foreign operations and we do not currently foresee a need to repatriate these funds in order to fund our U.S. operations or obligations. However, if these funds are needed for our operations in the U.S., we could be required to pay additional U.S. taxes to repatriate these funds.

We expect to contribute up to \$130 million and \$25 million to our U.S. and foreign pension plans, respectively in 2011. Through June 30, 2011, total contributions to our U.S. and foreign pension plans were \$127 million and \$12 million, respectively, which included a special contribution of \$123 million to our U.S. plan. We will continue to assess our funding alternatives as the year progresses.

We believe our financing needs in the short and long-term can be met from cash generated internally, the issuance of commercial paper or long-term debt and borrowing capacity under our existing credit agreements.

Recent Accounting Pronouncements

See Note 2 to the unaudited Condensed Consolidated Financial Statements.

Regulatory Matters

There have been no significant changes to the regulatory matters disclosed in our 2010 Annual Report.

Item 3: Quantitative and Qualitative Disclosures about Market Risk

There were no material changes to the disclosures made in the 2010 Annual Report regarding this matter.

Item 4: Controls and Procedures

Disclosure controls and procedures are designed to reasonably assure that information required to be disclosed in reports filed or submitted under the Exchange Act is recorded, processed, summarized and reported within the time periods specified in the SEC's rules and forms. Disclosure controls and procedures are also designed to reasonably assure that such information is accumulated and communicated to our management, including our Chief Executive Officer (CEO) and Chief Financial Officer (CFO), as appropriate to allow timely decisions regarding required disclosure.

Under the direction of our CEO and CFO, we evaluated our disclosure controls and procedures (as defined in Rule 13a-15(e) or Rule 15d-15(e) under the Securities Exchange Act of 1934, as amended (the Exchange Act)) and internal control over financial reporting. Our CEO and CFO concluded that such disclosure controls and procedures were effective as of June 30, 2011, based on the evaluation of these controls and procedures required by paragraph (b) of Rule 13a-15 or Rule 15d-15 under the Exchange Act. In addition, no changes in internal control over financial reporting occurred during the three months ended June 30, 2011 that have materially affected, or are reasonably likely to materially affect, such internal control over financial reporting. It should be noted that any system of controls is based in part upon certain assumptions designed to obtain reasonable (and not absolute) assurance as to its effectiveness, and there can be no assurance that any design will succeed in achieving its stated goals. Notwithstanding this caution, the disclosure controls and procedures are designed to provide reasonable assurance of achieving their stated objectives, and the CEO and CFO have concluded that the disclosure controls and procedures are effective at that reasonable assurance level.

PART II. OTHER INFORMATION

Item 1: Legal Proceedings

See Note 12 to the unaudited Condensed Consolidated Financial Statements.

Item 1A: Risk Factors

There were no material changes to the risk factors identified in the 2010 Annual Report.

Item 2: Unregistered Sales of Equity Securities and Use of Proceeds

Repurchases of Equity Securities

We periodically repurchase shares of our common stock to manage the dilution created by shares issued under employee stock plans and for other purposes in the open market. In February 2011, our Board of Directors approved an increase of \$100 million in our share repurchase authorization to \$150 million. Through June 30, 2011, we repurchased 2,089,500 shares of our common stock at a total cost of \$50 million. At June 30, 2011, we have remaining authorization to repurchase up to \$100 million of our common stock.

The following table summarizes our share repurchase activity under active programs through June 30, 2011:

	Total number of shares purchased	verage price paid per share	Total number of shares purchased as part of a publicly announced plan	V	Approximate dollar alue of shares that may yet be purchased under the plan (in thousands)
Beginning balance				\$	50,000
January 2011	_	_	_	\$	50,000
February 2011	_	_	_	\$	150,000
March 2011	_	_	_	\$	150,000
April 2011	_	_	_	\$	150,000
May 2011	1,320,200	\$ 24.34	1,320,200	\$	117,868
June 2011	769,300	\$ 23.22	769,300	\$	100,002
	2,089,500	\$ 23.93	2,089,500		

Item 6: Exhibits

See Index of Exhibits.

Signatures

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

PITNEY BOWES INC.

Date: August 5, 2011

/s/ Michael Monahan

Michael Monahan Executive Vice President and Chief Financial Officer (Principal Financial Officer)

/s/ Steven J. Green

Steven J. Green Vice President – Finance and Chief Accounting Officer (Principal Accounting Officer)

35

Exhibit Index

Exhibit Number	Description	Status or incorporation by reference	
(12)	Computation of ratio of earnings to fixed charges	Page 37	_
(31.1)	Certification of Chief Executive Officer Pursuant to Rules 13a-14(a) and 15d-14(a) under the Securities Exchange Act of 1934, as amended	Page 38	
(31.2)	Certification of Chief Financial Officer Pursuant to Rules 13a-14(a) and 15d-14(a) under the Securities Exchange Act of 1934, as amended	Page 39	
(32.1)	Certification of Chief Executive Officer Pursuant to 18 U.S.C. Section 1350	Page 40	
(32.2)	Certification of Chief Financial Officer Pursuant to 18 U.S.C. Section 1350	Page 41	
101.INS	XBRL Report Instance Document		
101.SCH	XBRL Taxonomy Extension Schema Document		
101.CAL	XBRL Taxonomy Calculation Linkbase Document		
101.DEF	XBRL Taxonomy Definition Linkbase Document		
101.LAB	XBRL Taxonomy Label Linkbase Document		
101.PRE	XBRL Taxonomy Presentation Linkbase Document		
	36		

PITNEY BOWES INC. COMPUTATION OF RATIO OF EARNINGS TO FIXED CHARGES (1)

(Dollars in thousands)		Three Months Ended June 30,			Six Months Ended June 30,			
		2011		2010		2011		2010
Income from continuing operations before income taxes	\$	159,176	\$	103,767	\$	293,350	\$	263,775
Add:								
Interest expense (2)		50,742		51,025		102,559		100,621
Portion of rents representative of the interest factor		9,257		9,809		19,063		19,946
Amortization of capitalized interest		429		429		858		858
	-							
Income as adjusted	\$	219,604	\$	165,030	\$	415,830	\$	385,200
	_		-		_		-	_
Fixed charges:								
Interest expense (2)	\$	50,742	\$	51,025	\$	102,559	\$	100,621
Portion of rents representative of the interest factor		9,257		9,809		19,063		19,946
Noncontrolling interests (preferred stock dividends of								
subsidiaries), excluding taxes		6,888		6,873	_	13,548		15,513
Total fixed charges	\$	66,887	\$	67,707	\$	135,170	\$	136,080
	_		_		_		_	
Ratio of earnings to fixed charges		3.28		2.44	_	3.08		2.83
			_					

⁽¹⁾ The computation of the ratio of earnings to fixed charges has been computed by dividing income from continuing operations before income taxes as adjusted by fixed charges. Included in fixed charges is one-third of rental expense as the representative portion of interest.

⁽²⁾ Interest expense includes both financing interest expense and other interest expense.

CERTIFICATION PURSUANT TO SECTION 302 OF THE SARBANES-OXLEY ACT OF 2002

I, Murray D. Martin, certify that:

- 1. I have reviewed this quarterly report on Form 10-Q of Pitney Bowes Inc.;
- 2. Based on my knowledge, this report does not contain any untrue statement of a material fact or omit to state a material fact necessary to make the statements made, in light of the circumstances under which such statements were made, not misleading with respect to the period covered by this report;
- 3. Based on my knowledge, the financial statements, and other financial information included in this report, fairly present in all material respects the financial condition, results of operations and cash flows of the registrant as of, and for, the periods presented in this report;
- 4. The registrant's other certifying officer(s) and I are responsible for establishing and maintaining disclosure controls and procedures (as defined in Exchange Act Rules 13a-15(e) and 15d-15(e)) and internal control over financial reporting (as defined in Exchange Act Rules 13a-15(f) and 15d-15(f)) for the registrant and have:
 - a. Designed such disclosure controls and procedures, or caused such disclosure controls and procedures to be designed under our supervision, to ensure that material information relating to the registrant, including its consolidated subsidiaries, is made known to us by others within those entities, particularly during the period in which this report is being prepared;
 - b. Designed such internal control over financial reporting, or caused such internal control over financial reporting to be designed under our supervision, to provide reasonable assurance regarding the reliability of financial reporting and the preparation of financial statements for external purposes in accordance with generally accepted accounting principles;
 - Evaluated the effectiveness of the registrant's disclosure controls and procedures and presented in this report our conclusions
 about the effectiveness of the disclosure controls and procedures, as of the end of the period covered by this report based on such
 evaluation; and
 - d. Disclosed in this report any change in the registrant's internal control over financial reporting that occurred during the registrant's most recent fiscal quarter (the registrant's fourth fiscal quarter in the case of an annual report) that has materially affected, or is reasonably likely to materially affect, the registrant's internal control over financial reporting; and
- 5. The registrant's other certifying officer(s) and I have disclosed, based on our most recent evaluation of internal control over financial reporting, to the registrant's auditors and the audit committee of the registrant's board of directors (or persons performing the equivalent functions):
 - a. All significant deficiencies and material weaknesses in the design or operation of internal control over financial reporting which are reasonably likely to adversely affect the registrant's ability to record, process, summarize and report financial information; and
 - b. Any fraud, whether or not material, that involves management or other employees who have a significant role in the registrant's internal control over financial reporting.

Date: August 5, 2011

/s/ Murray D. Martin

Murray D. Martin Chairman, President and Chief Executive Officer

CERTIFICATION PURSUANT TO SECTION 302 OF THE SARBANES-OXLEY ACT OF 2002

I, Michael Monahan, certify that:

- 1. I have reviewed this quarterly report on Form 10-Q of Pitney Bowes Inc.;
- 2. Based on my knowledge, this report does not contain any untrue statement of a material fact or omit to state a material fact necessary to make the statements made, in light of the circumstances under which such statements were made, not misleading with respect to the period covered by this report;
- 3. Based on my knowledge, the financial statements, and other financial information included in this report, fairly present in all material respects the financial condition, results of operations and cash flows of the registrant as of, and for, the periods presented in this report;
- 4. The registrant's other certifying officer(s) and I are responsible for establishing and maintaining disclosure controls and procedures (as defined in Exchange Act Rules 13a-15(e) and 15d-15(e)) and internal control over financial reporting (as defined in Exchange Act Rules 13a-15(f) and 15d-15(f)) for the registrant and have:
 - a. Designed such disclosure controls and procedures, or caused such disclosure controls and procedures to be designed under our supervision, to ensure that material information relating to the registrant, including its consolidated subsidiaries, is made known to us by others within those entities, particularly during the period in which this report is being prepared;
 - b. Designed such internal control over financial reporting, or caused such internal control over financial reporting to be designed under our supervision, to provide reasonable assurance regarding the reliability of financial reporting and the preparation of financial statements for external purposes in accordance with generally accepted accounting principles;
 - c. Evaluated the effectiveness of the registrant's disclosure controls and procedures and presented in this report our conclusions about the effectiveness of the disclosure controls and procedures, as of the end of the period covered by this report based on such evaluation; and
 - d. Disclosed in this report any change in the registrant's internal control over financial reporting that occurred during the registrant's most recent fiscal quarter (the registrant's fourth fiscal quarter in the case of an annual report) that has materially affected, or is reasonably likely to materially affect, the registrant's internal control over financial reporting; and
- 5. The registrant's other certifying officer(s) and I have disclosed, based on our most recent evaluation of internal control over financial reporting, to the registrant's auditors and the audit committee of the registrant's board of directors (or persons performing the equivalent functions):
 - a. All significant deficiencies and material weaknesses in the design or operation of internal control over financial reporting which are reasonably likely to adversely affect the registrant's ability to record, process, summarize and report financial information; and
 - b. Any fraud, whether or not material, that involves management or other employees who have a significant role in the registrant's internal control over financial reporting.

Date: August 5, 2011

/s/ Michael Monahan

Michael Monahan

Executive Vice President and Chief Financial Officer

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

In connection with the Quarterly Report of Pitney Bowes Inc. (the "Company") on Form 10-Q for the period ended June 30, 2011 as filed with the Securities and Exchange Commission on the date hereof (the "Report"), I, Murray D. Martin, Chief Executive Officer of the Company, certify, to the best of my knowledge, pursuant to 18 U.S.C. Section 1350, as adopted pursuant to Section 906 of the Sarbanes-Oxley Act of 2002, that:

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

/s/ Murray D. Martin

Murray D. Martin Chairman, President and Chief Executive Officer Date: August 5, 2011

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

In connection with the Quarterly Report of Pitney Bowes Inc. (the "Company") on Form 10-Q for the period ended June 30, 2011 as filed with the Securities and Exchange Commission on the date hereof (the "Report"), I, Michael Monahan, Chief Financial Officer of the Company, certify, to the best of my knowledge, pursuant to 18 U.S.C. Section 1350, as adopted pursuant to Section 906 of the Sarbanes-Oxley Act of 2002, that:

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

/s/ Michael Monahan

Michael Monahan Executive Vice President and Chief Financial Officer Date: August 5, 2011