UNITED STATES SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

FORM 10-Q

(Mark One)

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

For the quarterly period ended June 30, 2007

TRANSITION REPORT PURSUANT TO SECTION 13 OR 15(d) OF THE SECURITIES EXCHANGE ACT OF 0 1934

For the transition period from _____ to _____

Commission File Number 1-7416

VISHAY INTERTECHNOLOGY, INC.

(Exact name of registrant as specified in its charter)

Delaware	38-1686453
(State or Other Jurisdiction of Incorporation)	(I.R.S. Employer Identification Number)
63 Lancaster Avenue Malvern, PA 19355-2143	610-644-1300
(Address of Principal Executive Offices)	(Registrant's Area Code and Telephone Number)
Indicate by check mark whether the registrant (1) has filed all reports required to b the preceding 12 months (or for such shorter period that the registrant was required the past 90 days.	
Yes x I	Νοο
Indicate by check mark whether the registrant is a large accelerated filer, an acceler large accelerated filer" in Rule 12b-2 of the Exchange Act. (Check one):	rated filer, or a non-accelerated filer. See definition of "accelerated filer and
Large accelerated filer x Accel	lerated filer o Non-accelerated filer o
Indicate by check mark whether the registrant is a shell company (as defined in Ru	le 12b-2 of the Exchange Act).
Yes o I	No x

As of August 3, 2007, the registrant had 171,986,516 shares of its common stock and 14,358,361 shares of its Class B common stock outstanding.

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VISHAY INTERTECHNOLOGY, INC.

FORM 10-Q

JUNE 30, 2007

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PART I - FINANCIAL INFORMATION

<u>Item 1</u>. **Financial Statements**

VISHAY INTERTECHNOLOGY, INC. Consolidated Condensed Balance Sheets

(In thousands)

		June 30, 2007		December 31, 2006
	(1	U naudited)		
Assets				
Current assets:				
Cash and cash equivalents	\$	386,667	\$	671,586
Accounts receivable, net		454,404		351,656
Inventories:				
Finished goods		169,526		163,576
Work in process		222,105		194,734
Raw materials		173,442		178,543
Deferred income taxes		43,407		38,368
Prepaid expenses and other current assets		138,054		128,784
Assets held for sale (see Note 2)		65,450		—
Total current assets		1,653,055		1,727,247
Property and equipment, at cost:				
Land		101,022		94,803
Buildings and improvements		460,215		441,659
Machinery and equipment		1,917,840		1,818,660
Construction in progress		88,071		85,288
Allowance for depreciation		(1,399,386)		(1,316,045)
		1,167,762		1,124,365
Goodwill		1,622,528		1,463,992
Other intangible assets, net		198,452		168,263
Other assets		182,641		208,029
Total assets	\$	4,824,438	\$	4,691,896

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Continues on following page.

VISHAY INTERTECHNOLOGY, INC. Consolidated Condensed Balance Sheets (continued) (In thousands)

	June 30, 2007		 December 31, 2006
		(Unaudited)	
Liabilities and stockholders' equity			
Current liabilities:			
Notes payable to banks	\$	4,551	\$ 526
Trade accounts payable		139,432	145,919
Payroll and related expenses		129,855	132,922
Other accrued expenses		216,457	203,986
Income taxes		48,136	47,333
Current portion of long-term debt		1,901	3,728
Liabilities related to assets held for sale (see Note 2)		13,085	
Total current liabilities		553,417	534,414
Long-term debt less current portion		607,528	608,434
Deferred income taxes		18,167	15,923
Deferred grant income		3,048	5,732
Other liabilities		133,422	155,963
Accrued pension and other postretirement costs		289,818	285,823
Minority interest		4,798	4,794
Stockholders' equity:			
Common stock		17,197	17,010
Class B common stock		1,435	1,436
Capital in excess of par value		2,251,143	2,229,972
Retained earnings		885,522	796,902
Accumulated other comprehensive income		58,943	35,493
Total stockholders' equity		3,214,240	3,080,813
1.0			
Total liabilities and stockholders' equity	\$	4,824,438	\$ 4,691,896

See accompanying notes.

VISHAY INTERTECHNOLOGY, INC.

Consolidated Condensed Statements of Operations (Unaudited - In thousands, except earnings per share)

Fiscal quarter ended June 30, July 1, 2007 2006 Net revenues \$ 715,861 \$ 660,523 Cost of products sold 537,946 479,808 Loss on purchase commitments 794 179,921 Gross profit 177,915 104,317 Selling, general, and administrative expenses 113,114 Restructuring and severance costs 1,240 8,227 Asset write-downs 2,665 3,794 60,896 63,583 Operating income Other income (expense): Interest expense (7,407) (8,407) Loss on early extinguishment of debt (2,854) 4,208 Other 3,723 (3,199) (7,538) Income from continuing operations before taxes and minority interest 57,697 56,045 Income taxes 15,394 12,822 Minority interest 258 381 Income from continuing operations 42,045 42,842 Loss from discontinued operations, net of tax (1,298) \$ Net earnings 40,747 \$ 42,842 Basic earnings (loss) per share:* Continuing operations \$ 0.23 \$ 0.23 Discontinued operations \$ (0.01) \$ Net earnings \$ 0.22 \$ 0.23 Diluted earnings (loss) per share:* \$ \$ Continuing operations 0.22 0.22 Discontinued operations \$ (0.01) \$ \$ 0.22 Net earnings 0.22 \$ Weighted average shares outstanding - basic 185,422 184,419 Weighted average shares outstanding - diluted 192,578 217,803

See accompanying notes.

* May not add due to rounding.

VISHAY INTERTECHNOLOGY, INC. Consolidated Condensed Statements of Operations

(Unaudited - In thousands, except earnings per share)

	Six fis	Six fiscal months ended			
	June 30, 2007		July 1, 2006		
Net revenues	\$ 1,374,0	53 \$	1,291,609		
Cost of products sold	1,020,9		951,094		
Loss on purchase commitments		_	4,097		
1					
Gross profit	353,0	66	336,418		
Selling, general, and administrative expenses	220,1		200,169		
Restructuring and severance costs	3,2		8,925		
Asset write-downs	2,6	65	3,874		
Operating income	127,0	33	123,450		
Other income (expense):					
Interest expense	(14,5	98)	(17,064)		
Loss on early extinguishment of debt	-	_	(2,854)		
Other	11,2	93	8,004		
	(3,3	05)	(11,914)		
Income from continuing operations before taxes and minority interest	123,7	28	111,536		
Income taxes	31,1	72	29,967		
Minority interest	5	47	567		
Income from continuing operations	92,0	09	81,002		
Loss from discontinued operations, net of tax	(1,2	98)	—		
Net earnings	\$ 90,5	/11 \$	81,002		
iver earnings	\$ 90,1	11 J	01,002		
		_			
Basic earnings (loss) per share:*	\$ 0	.50 \$	0.44		
Continuing operations Discontinued operations			0.44		
Net earnings		.01) \$.49 \$	0.44		
Diluted earnings (loss) per share:*	\$ U	49 5	0.44		
Continuing operations	\$ 0	48 \$	0.41		
Discontinued operations	•	.40 5	0.41		
Net earnings		47 \$	0.41		
Weighted average shares outstanding - basic	,	•	184,345		
Weighted average shares outstanding - diluted	203,7		218,204		
איכוצוווכע מיכומצב אומולא טעואנמועוווא - עוועובע	203,7	04	210,204		

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See accompanying notes.

* May not add due to rounding.

VISHAY INTERTECHNOLOGY, INC.

Consolidated Condensed Statements of Cash Flows (Unaudited - In thousands)

	Six fiscal months ended			
		June 30, 2007		July 1, 2006
Continuing operating activities				
Net earnings	\$	90,711	\$	81,002
Adjustments to reconcile net earnings to net cash provided by continuing operating activities:				
Loss on discontinued operations, net of tax		1,298		—
Depreciation and amortization		104,617		92,902
Gain on disposal of property and equipment		(1,380)		(1,306)
Loss on early extinguishment of debt		—		2,854
Minority interest in net earnings of consolidated subsidiaries		547		567
Asset write-downs		2,665		3,874
Write-downs of tantalum inventories		_		8,228
Inventory write-offs for obsolescence		12,886		13,655
Deferred grant income		(2,788)		(3,017)
Other		11,147		20,856
Changes in operating assets and liabilities, net of effects of businesses acquired		(126,204)		(89,109)
Net cash provided by continuing operating activities		93,499		130,506
Continuing investing activities		-		, i
Purchase of property and equipment		(73,736)		(70,101)
Redemption of short-term investment		_		9,925
Proceeds from sale of property and equipment		951		4,935
Purchase of businesses, net of cash acquired		(330,930)		
Proceeds from sale of businesses		18,517		191
Other investing activities		(1,862)		
		(_,)		
Net cash used in continuing investing activities		(387,060)		(55,050)
Continuing financing activities				
Principal payments on long-term debt and capital lease obligations		(2,656)		(145,448)
Proceeds from long-term debt		_		75
Net borrowings on revolving credit lines		(1,257)		
Net changes in short-term borrowings		4,022		3,135
Proceeds from stock options exercised		20,600		2,791
Net cash provided by (used in) continuing financing activities		20,709		(139,447)
Effect of exchange rate changes on cash and cash equivalents		5,524		16,461
Encer of exchange rate changes on cash and cash equivalents		5,524		10,401
Net decrease in cash and cash equivalents from continuing activities		(267,328)		(47,530)
Net cash used by discontinued operating activities		(17,482)		
Net cash used by discontinued investing activities		(109)		_
Net cash used by discontinued financing activities		(=)		
Net cash used by discontinued operations		(17,591)		—
Net decrease in cash and cash equivalents		(284,919)		(47,530)
Cash and cash equivalents at beginning of period				
Casii and Casii equivalents at beginning of period		671,586		622,577

See accompanying notes.

Vishay Intertechnology, Inc.

Notes to Consolidated Condensed Financial Statements (Unaudited)

Note 1 – Basis of Presentation

The accompanying unaudited consolidated condensed financial statements of Vishay Intertechnology, Inc. ("Vishay" or the "Company") have been prepared in accordance with the instructions to Form 10-Q and therefore do not include all information and footnotes necessary for presentation of financial position, results of operations, and cash flows required by accounting principles generally accepted in the United States for complete financial statements. The information furnished reflects all normal recurring adjustments which are, in the opinion of management, necessary for a fair summary of the financial position, results of operations, and cash flows for the interim periods presented. The financial statements should be read in conjunction with the consolidated financial statements and notes thereto filed with the Company's Annual Report on Form 10-K for the year ended December 31, 2006. The results of operations for the quarter and six fiscal months ended June 30, 2007 are not necessarily indicative of the results to be expected for the full year.

The Company reports interim financial information for 13-week periods beginning on a Sunday and ending on a Saturday, except for the first quarter, which always begins on January 1, and the fourth quarter, which always ends on December 31. The four fiscal quarters in 2007 end on March 31, 2007, June 30, 2007, September 29, 2007, and December 31, 2007. The four fiscal quarters in 2006 ended on April 1, 2006, July 1, 2006, September 30, 2006, and December 31, 2006, respectively.

Certain prior year amounts have been reclassified to conform to the current financial statement presentation.

Note 2 – Acquisition and Divestiture Activities

As part of its growth strategy, the Company seeks to expand through the acquisition of other manufacturers of electronic components that have established positions in major markets, reputations for product quality and reliability, and product lines with which the Company has substantial marketing and technical expertise.

As further described below, the Company acquired the Power Control Systems ("PCS") business of International Rectifier Corporation and PM Group PLC in April 2007. Concurrent with the acquisition of PM Group PLC, Vishay sold PM Group's electrical contracting business. Vishay intends to sell the automotive module and subsystems business acquired as part of the PCS business.

During the first quarter of 2007, the Company sold two non-core product lines and recognized a gain of \$1.8 million in other income.

Acquisition of Power Control Systems Business

On April 1, 2007, Vishay completed its acquisition of the PCS business of International Rectifier Corporation for approximately \$285.2 million, net of cash acquired. The transaction was funded using cash on-hand. The final purchase price is pending the resolution of a net working capital adjustment as of the date of acquisition, which is expected in the third quarter of 2007.

The PCS business product lines include planar high-voltage MOSFETs, Schottky diodes, diode rectifiers, fast-recovery diodes, high-power diodes and thyristors, power modules (a combination of power diodes, thyristors, MOSFETs, and IGBTs), and automotive modules and subsystems. As further described below, Vishay intends to sell the automotive modules and subsystems business.

Vishay acquired all of the outstanding stock of six International Rectifier subsidiaries engaged in the conduct of the PCS business. Vishay also acquired certain assets of International Rectifier used in connection with the PCS business, principally intellectual property, inventory, and equipment.

The agreement provides that, for a period of seven years after the closing, International Rectifier and its affiliates will not engage in the PCS business anywhere in the world, subject to certain specified product exceptions.

At the closing of the transaction, Vishay and International Rectifier entered into four license agreements. Pursuant to these agreements, International Rectifier will license to Vishay certain of its patents and technology related to the PCS business on a non-exclusive, perpetual and royalty-free basis; International Rectifier will license to Vishay certain of its trademarks for specified periods of up to two years after closing; and Vishay will license back to International Rectifier patents and technology relating to the PCS business purchased by Vishay in the transaction, on a non-exclusive, perpetual and royalty-free basis. International Rectifier's use of the license back is subject to the non-competition arrangements described above.

Vishay and International Rectifier also entered into transition services and supply agreements, including a transition products services agreement relating to the provision by International Rectifier to Vishay of certain wafer and packaging services; an IGBT auto die supply agreement relating to the provision of certain die and other products by International Rectifier to Vishay; and a transition buyback agreement relating to the provision of certain die products by Vishay to International Rectifier.

The results of operations of the PCS business are included in the results of the Semiconductors segment from April 1, 2007, excluding the automotive modules and subsystems business unit, which is reported as discontinued operations as described below.

The acquisition has been accounted for under the purchase method of accounting in accordance with U.S. generally accepted accounting principles. Accordingly, the purchase price has been preliminarily allocated as follows, to the assets acquired and liabilities assumed based on their fair values, with the excess being allocated to goodwill *(in thousands)*:

\$	6,507
	55,932
	12,800
	11,700
	2,100
	2,000
	34,107
	(2,143)
\$	123,003
\$	282,652
	2,581
\$	285,233
	,
\$	162,230
Ψ	102,250
	\$ \$

The completed technology, customer relationships, tradenames, and other intangible assets will be amortized over weighted average useful lives of 10 years, 10 years, 3 years, and 1.5 years, respectively.

The goodwill associated with the transaction has been allocated to the Semiconductors reporting unit. The Company will test the goodwill for impairment at least annually in accordance with U.S. generally accepted accounting principles. The goodwill associated with this acquisition is not deductible for income tax purposes.

In evaluating the acquisition of the PCS business, the Company focused primarily on the business's revenues and customer base, the strategic fit of the business's product line with the Company's existing product offerings, and opportunities for cost reductions and other synergies, rather than on the business's tangible assets, such as its property, equipment, and inventory. As a result, the fair value of the acquired assets corresponds to a relatively smaller portion of the acquisition price, with the Company recording a substantial amount of goodwill associated with the acquisition.

This preliminary purchase price allocation is pending finalization of appraisals for property and equipment and intangible assets, the resolution of the net working capital adjustment with the seller, the outcome of the intended sale of the automotive modules and subsystems business, the adjustment of liabilities recorded subsequent to the finalization of an exit plan that management began to formulate prior to the acquisition date, and the related deferred tax effects of any adjustments. There can be no assurance that the estimated amounts will represent the final purchase price allocation.

Intended Sale of Automotive Modules and Subsystems Business

After considerable evaluation both before and after the closing of the PCS acquisition, Vishay formally announced on July 25, 2007 that it intended to sell the automotive modules and subsystems business unit ("ASBU"), because the business would not satisfactorily complement Vishay's operations.

As a result of the intended sale, the Company has reported the results of operations of the ASBU as discontinued operations. The assets and liabilities of the ASBU have been separately reported in the consolidated condensed balance sheet as "assets held for sale" and "liabilities related to assets held for sale." Long-lived assets held for sale have not been depreciated or amortized. The Company has allocated no goodwill to the ASBU.

An active program to locate a buyer has been initiated. Vishay expects to complete a sale by April 1, 2008, but cannot assure that it will be able to successfully divest this business.

Financial results of discontinued operations for the fiscal quarter ended June 30, 2007 are as follows (in thousands):

	Fiscal quarter ended June 30, 2007			
Net revenues	\$ 15,321			
Loss before income taxes	\$ (1,862)			
Tax benefit	564			
Loss from discontinued operations, net of tax	\$ (1,298)			

Assets held for sale and liabilities related to assets held for sale at June 30, 2007 (with comparative disclosures as of the date of acquisition) are as follows (*in thousands*):

	 June 30, 2007		Date of Acquisition (April 1, 2007)
Cash and cash equivalents	\$ —	\$	—
Accounts receivable	493		479
Inventories	15,885		12,361
Prepaid expenses and other current assets	13,724		20,289
Fixed assets	31,149		30,086
Intangible assets	 4,199		4,100
Assets held for sale	65,450		67,315
Trade accounts payable	2,123		5,503
Other accrued expenses	9,583		26,336
Other liabilities	132		131
Accrued pension costs	 1,247		1,238
Liabilities related to assets held for			
sale	13,085		33,208
Net assets held for sale	\$ 52,365	\$	34,107
	 	_	

Acquisition of PM Group PLC and Sale of its Electrical Contracting Business

On April 19, 2007, the Company declared its cash tender offer for all shares of PM Group PLC wholly unconditional, and assumed ownership of PM Group. PM Group is an advanced designer and manufacturer of systems used in the weighing and process control industries located in the United Kingdom. The aggregate cash paid for all shares of PM Group was approximately \$45.7 million. The transaction was funded using cash on-hand.

Concurrent with the completion of the transaction, Vishay sold PM Group's electrical contracting business for approximately \$16.1 million. No gain or loss was recognized on the sale of the electrical contracting business.

The results of operations of PM Group are included in the results of the Passive Components segment from April 19, 2007. After allocating the purchase price to the assets acquired and the liabilities assumed based on a preliminary evaluation of their fair values, the Company recorded goodwill of \$12.7 related to this acquisition. The goodwill associated with this acquisition is not deductible for income tax purposes. The Company will perform an impairment test for the goodwill, which has been allocated to the Measurements Group reporting unit, at least annually in accordance with U.S. generally accepted accounting principles. The preliminary purchase price allocation is pending finalization of appraisals for property and equipment and intangible assets; adjustment of liabilities recorded subsequent to the finalization of an exit plan that management began to formulate prior to the acquisition date; and the related deferred tax effects of any adjustments. There can be no assurance that the estimated amounts will represent the final purchase price allocation.

Pro Forma Results

The unaudited pro forma results would have been as follows, assuming the acquisitions of the PCS business and PM Group had occurred at the beginning of each period presented (*in thousands, except pro forma earnings per share*):

	Fiscal quarter ended					Six fiscal months ended				
	Ju	ne 30, 2007		July 1, 2006		June 30, 2007		July 1, 2006		
Pro forma net revenues	\$	717,415	\$	731,833	\$	1,445,938	\$	1,427,530		
Pro forma income from continuing operations	\$	41,946	\$	52,108	\$	98,889	\$	98,295		
Pro forma loss from discontinued operations		(1,298)		(1,828)		(2,145)		(4,005)		
Proforma net earnings	\$	40,648	\$	50,280	\$	96,744	\$	94,290		
Pro forma per share - basic:					_					
Income from continuing operations	\$	0.23	\$	0.28	\$	0.53	\$	0.53		
Loss from discontinued operations	\$	(0.01)	\$	(0.01)	\$	(0.01)	\$	(0.01)		
Net earnings	\$	0.22	\$	0.27	\$	0.52	\$	0.52		
Pro forma per share - diluted:										
Income from continuing operations	\$	0.22	\$	0.26	\$	0.51	\$	0.49		
Loss from discontinued operations	\$	(0.01)	\$	(0.02)	\$	(0.01)	\$	(0.02)		
Net earnings	\$	0.21	\$	0.24	\$	0.50	\$	0.47		

The pro forma information includes adjustments to depreciation based on the fair value of property and equipment, adjustments to amortization based on the fair value of intangible assets, and tax related effects.

The unaudited pro forma results are not necessarily indicative of the results that would have been attained had the acquisitions occurred at the beginning of the periods presented.

Note 3 – Restructuring and Severance Costs and Related Asset Write-Downs

Restructuring and severance costs reflect the cost reduction programs currently being implemented by the Company. These include the closing of facilities and the termination of employees. Restructuring and severance costs include one-time exit costs recognized pursuant to Statement of Financial Accounting Standards ("SFAS") No. 146, *Accounting for Costs Associated with Exit or Disposal Activities*, severance benefits pursuant to an on-going benefit arrangement recognized pursuant to SFAS No. 112, *Employers' Accounting for Postemployment Benefits*, and related pension curtailment and settlement charges recognized pursuant to SFAS No. 88, *Employers' Accounting for Postemployment Benefits*, and related pension curtailment and settlement charges recognized pursuant to SFAS No. 88, *Employers' Accounting for Settlements and Curtailments of Defined Benefit Pension Plans and for Termination Benefits*. Severance costs also include executive severance and charges for the fair value of stock options of certain former employees which were modified such that they did not expire at termination. Restructuring costs are expensed during the period in which the Company determines it will incur those costs and all requirements of accrual are met. Because these costs are recorded based upon estimates, actual expenditures for the restructuring activities may differ from the initially recorded costs. If the initial estimates are too low or too high, the Company could be required either to record additional expenses in future periods or to reverse part of the previously recorded charges. Asset write-downs are principally related to buildings and equipment that will not be used subsequent to the completion of restructuring plans presently being implemented, and cannot be sold for amounts in excess of carrying value.

Second Quarter 2007

The Company recorded restructuring and severance costs of \$1,240,000 for the second quarter of 2007. Employee termination costs were \$995,000 covering 115 technical, production, administrative and support employees located in Belgium, Germany, Hungary, and the United States. The Company also incurred \$245,000 of other exit costs during the quarter. The restructuring and severance costs were incurred as part of the continuing cost reduction programs currently being implemented by the Company. The Company also recorded an asset write-down of \$2,665,000 to reduce the carrying value of a building to its expected selling price. The building had been vacated as part of restructuring activities.

Six Fiscal Months Ended 2007

The Company recorded restructuring and severance costs of \$3,266,000 for the six fiscal months ended June 30, 2007. Employee termination costs were \$1,821,000, covering 151 technical, production, administrative and support employees located in Belgium, Germany, Hungary, and the United States. The Company also incurred \$1,445,000 of other exit costs during the quarter, principally to consolidate warehouse facilities in the United States. The restructuring and severance costs were incurred as part of the continuing cost reduction programs currently being implemented by the Company. The Company also recorded an asset write-down of \$2,665,000 to reduce the carrying value of a building to its expected selling price. The building had been vacated as part of restructuring activities.

The following table summarizes activity to date related to restructuring programs initiated in 2007 (in thousands, except for number of employees):

		verance Costs		Other Exit Costs		Total	Employees to be Terminated
Restructuring and severance costs	\$	1,821	\$	1,445	\$	3,266	151
Utilized		(365)		(232)		(597)	(79)
Foreign currency translation		(4)				(4)	—
Balance at June 30, 2007	\$	1,452	¢	1,213	¢	2,665	72
Datalice at Julie 50, 2007	Ą	1,4J2	φ	1,213	φ	2,005	12

Second Quarter 2006

The Company recorded restructuring and severance costs of \$8,227,000 for the second quarter of 2006. Restructuring of European and Asian operations included \$6,626,000 of employee termination costs related to 335 technical, production, administrative and support employees located in Germany, Belgium, the Netherlands, the United Kingdom, Portugal, Hungary, the Philippines, Republic of China (Taiwan), Japan, India, and China. Another \$495,000 of severance costs relates to termination costs of 46 technical, production, administrative and support employees in the United States. Included in employee termination costs is a pension settlement charge of \$619,000 related to 52 employees in the Republic of China (Taiwan). The Company also incurred \$1,106,000 of other exit costs during the quarter, principally to consolidate facilities in the United States and Hungary. The restructuring and severance costs were incurred as part of the continuing cost reduction programs currently being implemented by the Company. The Company also recorded asset write-downs and write-offs of \$3,794,000 related to these restructuring programs during the second quarter of 2006. These asset write-downs and write-offs are principally for equipment that will not be utilized due to restructuring programs.

Six Fiscal Months Ended July 1, 2006

The Company recorded restructuring and severance costs of \$8,925,000 during the six fiscal months ended July 1, 2006. Restructuring of European and Asian operations included \$6,916,000 of employee termination costs related to 360 technical, production, administrative and support employees located in Germany, Belgium, the Netherlands, the United Kingdom, Portugal, Hungary, the Philippines, Republic of China (Taiwan), Japan, India, and China. Another \$541,000 of severance costs relates to termination costs of 49 technical, production, administrative and support employees in the United States. Included in employee termination costs is a pension settlement charge of \$619,000 related to 52 employees in the Republic of China (Taiwan). The Company also incurred \$1,468,000 of other exit costs during the six fiscal months ended July 1, 2006, principally to consolidate facilities in the United States and Hungary. The restructuring and severance costs were incurred as part of the continuing cost reduction programs currently being implemented by the Company. The Company also recorded asset write-downs and write-offs of \$3,874,000 related to these restructuring programs during the six fiscal months ended July 1, 2006. These asset write-downs and write-offs are principally for equipment that will not be utilized due to restructuring programs.

Year Ended December 31, 2006

The Company recorded restructuring and severance costs of \$40,220,000 during the year ended December 31, 2006. Restructuring of European and Asian operations included \$34,136,000 of employee termination costs related to 813 technical, production, administrative, and support employees located in Germany, Belgium, the Netherlands, France, the United Kingdom, Portugal, Hungary, the Philippines, the Republic of China (Taiwan), Japan, India, Malaysia, and the People's Republic of China. Another \$927,000 of severance costs relates to termination costs of 98 technical, production, administrative, and support employees in the United States. Included in employee termination costs is a pension settlement charge of \$562,000 related to 52 employees in the Republic of China (Taiwan). The Company also incurred \$5,157,000 of other exit costs during the year ended December 31, 2006, principally to consolidate operations in Germany, Brazil, Japan, the United States, and Hungary. The restructuring and severance costs were incurred as part of the continuing cost reduction programs during the year ended December 31, 2006. These asset write-downs and write-offs are principally for equipment that will not be utilized due to restructuring programs. Asset write-downs also included amounts to reduce the carrying value of certain buildings which had been vacated as part of restructuring activities, based on expected future selling prices.

The following table summarizes activity to date related to restructuring programs initiated in 2006 (in thousands, except for number of employees):

	 Severance Costs	 Other Exit Costs		Total	Employees to be Terminated
Restructuring and severance costs	\$ 35,063	\$ 5,157	\$	40,220	911
Utilized	(11,230)	(1,858)		(13,088)	(488)
Foreign currency translation	707	121		828	
Balance at December 31, 2006	\$ 24,540	\$ 3,420	\$	27,960	423
Utilized	(13,596)	(3,071)		(16,667)	(376)
Foreign currency translation	282	(35)		247	_
	 <u> </u>	 			
Balance at June 30, 2007	\$ 11,226	\$ 314	\$	11,540	47
			_		

Most of the accrued restructuring liability, currently shown in other accrued expenses, is expected to be paid by June 30, 2008. The payment terms related to these restructuring programs varies, usually based on local customs and laws. Most severance amounts are paid in a lump sum at termination, while some payments are structured to be paid in installments.

Note 4 – Income Taxes

The provision for income taxes consists of provisions for federal, state, and foreign income taxes. The effective tax rates for the six fiscal month periods ended June 30, 2007 and July 1, 2006 reflect the Company's expected tax rate on reported income from continuing operations before income tax and tax adjustments. The Company operates in an international environment with significant operations in various locations outside the U.S. Accordingly, the consolidated income tax rate is a composite rate reflecting the Company's earnings and the applicable tax rates in the various locations where the Company operates. The Company recorded no tax benefit associated with the 2006 tantalum-related charges discussed in Note 10.

Vishay adopted Financial Accounting Standards Board ("FASB") Interpretation No. 48, *Accounting for Uncertainty in Income Taxes* ("FIN 48") effective January 1, 2007. FIN 48 clarifies the accounting for uncertainty in income taxes recognized in the financial statements in accordance with SFAS No. 109, *Accounting for Income Taxes*. FIN 48 provides guidance on the financial statement recognition and measurement of a tax position taken or expected to be taken in a tax return. FIN 48 also provides guidance on derecognition, classification, interest and penalties, accounting in interim periods, and disclosures. The cumulative effect of the initial application of the provisions of FIN 48 is reported as an adjustment to the opening balance of retained earnings upon adoption. Vishay's adoption of FIN 48 resulted in a decrease in retained earnings of \$2,091,000.

Including the cumulative effect, as of the adoption date of FIN 48, Vishay had approximately \$48.2 million of total gross unrecognized tax benefits. Of this total, approximately \$43.4 million represents the amount of unrecognized tax benefits that, if recognized, would favorably affect the effective income tax rate in any future periods. During the second quarter of 2007, the Company recorded additional tax expense for changes in uncertain tax positions of \$3,394,000, related to tax positions taken in prior years. While it is expected that the amount of unrecognized tax benefits will change in the next 12 months, the Company does not expect the change to have a significant impact on the results of operations or the financial position of the Company.

The Company recognizes interest and penalties related to unrecognized tax benefits in income tax expense. As of the adoption date, Vishay had accrued interest and penalties related to the unrecognized tax benefits of \$1.8 million.

The Company and its subsidiaries file U.S. federal income tax returns, as well as income tax returns in multiple U.S. state and foreign jurisdictions. The U.S. Internal Revenue Service has concluded its examinations of Vishay's U.S. federal tax returns for all tax years through 2002. The Company's U.S. federal tax return for 2004 is currently under examination. The tax returns of significant consolidated subsidiaries are also currently under examination, including Germany (2001-2004); Israel (2002 and later years); and Republic of China (Taiwan) (1996 and later years). The Company and its subsidiaries are also subject to income taxes in other taxing jurisdictions in the U.S. and around the world, many of which are still open to tax examinations. The Company anticipates that the examinations of significant subsidiaries in Germany may be completed in 2007. Given the current status of these examinations, the Company cannot reliably estimate the resulting increase or decrease in unrecorded tax benefits in the next 12 months.

Note 5 – Long-Term Debt

Revolving Credit Facility

On April 20, 2007, the Company entered into its Third Amended and Restated Credit Agreement. This new revolving credit facility replaces the Second Amended and Restated Credit Agreement, as amended, which was scheduled to expire on May 1, 2007.

The new revolving credit facility provides a commitment of up to \$250 million through April 20, 2012. Furthermore, the Company is permitted to request an increase of the revolving credit facility by an additional \$250 million, resulting in an aggregate commitment up to \$500 million, provided that no default or event of default exists.

Interest on the new revolving credit facility is payable at prime or other variable interest rate options. The Company is required to pay facility commitment fees, which are less than the commitment fees that were required under the expired revolving credit facility.

The borrowings under the new revolving credit facility are secured by pledges of stock in certain significant subsidiaries and certain guarantees by significant subsidiaries. The subsidiaries would be required to perform under the guarantees in the event that the Company failed to make principal or interest payments under the new revolving credit facility. Certain of the Company's subsidiaries are permitted to borrow under the new revolving credit facility. Any borrowings by these subsidiaries under the new revolving credit facility are guaranteed by the Company.

Similar to the expired revolving credit facility, the new revolving credit facility restricts the Company from paying cash dividends and requires the Company to comply with other covenants, including the maintenance of specific financial ratios.

Convertible Subordinated Notes, due 2023

In 2003, the Company sold \$500 million aggregate principal amount of 3-5/8% convertible subordinated notes due 2023. The notes pay interest semiannually.

Holders may convert the notes into Vishay common stock prior to the close of business on August 1, 2023 if (1) the sale price of Vishay common stock reaches 130% of the conversion price for a specified period; (2) the trading price of the notes falls below 98% of the average last reported sales price of Vishay common stock multiplied by the conversion rate for a specified period; (3) the notes have been called for redemption; (4) the credit ratings assigned to the notes are lowered by two or more levels from their initial ratings; or (5) specified corporate transactions occur. None of these conditions had occurred as of June 30, 2007. The conversion price of \$21.28 is equivalent to a conversion rate of 46.9925 shares per \$1,000 principal amount of notes (an aggregate of 23,496,250 shares).

The notes are subordinated in right of payment to all of the Company's existing and future senior indebtedness and are effectively subordinated to all existing and future liabilities of its subsidiaries. The notes may be redeemed at the Company's option beginning August 1, 2010 at a redemption price equal to 100% of the principal amount plus accrued and unpaid interest, if any. Holders of the notes have the right to require the Company to repurchase all or some of their notes at a purchase price equal to 100% of their principal amount of the notes, plus accrued and unpaid interest, if any, on August 1, 2008, August 1, 2010, August 1, 2013, and August 1, 2018. In addition, holders of the notes will have the right to require the Company to repurchase all or some of their notes upon the occurrence of certain events constituting a fundamental change.

Pursuant to the indenture governing the notes, Vishay has the right to pay the conversion value or purchase price for the notes in cash, Vishay common stock, or a combination of both. In June 2007, the Company's Board of Directors adopted a resolution pursuant to which the Company intends to waive its rights to settle the principal amount of the notes in shares of Vishay common stock. In accordance with the resolution of its Board, in the future, if notes are tendered for repurchase, Vishay will pay the repurchase price in cash, and if notes are submitted for conversion, Vishay will value the shares issuable upon conversion and will pay in cash an amount equal to the principal amount of the converted notes and will issue shares in respect of the conversion value in excess of the principal amount. See also Note 12.

Liquid Yield Option[™] Notes, due 2021

The holders of the Company's Liquid Yield Option[™] Notes ("LYONs") had the option to require the Company to repurchase all or a portion of their LYONs on June 4, 2006 at their accreted value of \$639.76 per \$1,000 principal amount at maturity. All holders of the LYONs exercised their option to require the Company to repurchase their LYONs. The Company paid \$137,910,000 to the holders of the LYONs on the purchase date.

As a result of the early extinguishment of the LYONs in the second quarter of 2006, the Company recognized a pretax, non-cash write-off of unamortized debt issuance costs associated with the 2001 issuance of the LYONs totaling \$2,854,000.

Note 6 – Comprehensive Income (Loss)

Comprehensive income (loss) includes the following components (in thousands):

		Fiscal qua	rter en	ded	Six fiscal months ended						
	J	une 30, 2007		July 1, 2006		June 30, 2007		July 1, 2006			
Net earnings	\$	40,747	\$	42,842	\$	90,711	\$	81,002			
Other comprehensive income (loss):											
Foreign currency translation adjustment		6,451		36,313		18,569		44,572			
Unrealized gain (loss) on available for sale securities		2		13		(38)		17			
Pension and other postretirement adjustments		1,996		(1,142)		4,919		(1,141)			
							-				
Total other comprehensive income		8,449		35,184		23,450		43,448			
						<u> </u>					
Comprehensive income	\$	49,196	\$	78,026	\$	114,161	\$	124,450			
			_		-		-				

The Company adopted SFAS No. 158 *Employers' Accounting for Defined Benefit Pension and Other Postretirement Plans* effective December 31, 2006. Other comprehensive income (loss) for the quarter and six fiscal months ended June 30, 2007 includes reclassification adjustments for the amortization of actuarial items recognized in net earnings during the quarter, net of tax. The amortization of these items was not reflected in other comprehensive income in periods prior to the adoption of SFAS No. 158. See Note 7 for disclosure of the pretax amortization of actuarial items included in net periodic pension cost and net periodic benefit cost for each of the periods presented.

Other comprehensive income (loss) includes Vishay's proportionate share of other comprehensive income (loss) of nonconsolidated subsidiaries accounted for under the equity method.

Note 7 – Pensions and Other Postretirement Benefits

The Company maintains various retirement benefit plans.

The following table shows the components of the net periodic pension cost for the second quarters of 2007 and 2006 for the Company's defined benefit pension plans *(in thousands)*:

		Fiscal qua June 3			Fiscal quarter ended July 1, 2006						
		U.S. Plans	Non-U.S. Plans			U.S. Plans		Non-U.S. Plans			
Net service cost	\$	1,098	\$	1,169	\$	1,369	\$	1,068			
Interest cost		3,960		2,693		3,981		2,231			
Expected return on plan assets		(5,132)		(732)		(4,806)		(231)			
Amortization of prior service cost		807		_		326		_			
Curtailments		_		_		_		619			
Amortization of losses		81		1,225		1,789		811			
Net periodic benefit cost	\$	814	\$	4,355	\$	2,659	\$	4,498			
			_		_		_				

The following table shows the components of the net periodic pension cost for the six fiscal months ended June 30, 2007 and July 1, 2006 for the Company's defined benefit pension plans (*in thousands*):

		Six fiscal m June 3			Six fiscal months ended July 1, 2006						
		U.S. Plans	Non-U.S. Plans			U.S. Plans		Non-U.S. Plans			
Net service cost	\$	2,326	\$	2,327	\$	2,738	\$	2,119			
Interest cost		7,935		5,326		7,962		4,394			
Expected return on plan assets		(10,276)		(1,451)		(9,612)		(462)			
Amortization of prior service cost		1,662		_		652		_			
Curtailments		_		_		_		619			
Amortization of losses		162		2,439		3,578		1,596			
			-		-		-				
Net periodic benefit cost	\$	1,809	\$	8,641	\$	5,318	\$	8,266			
					_		_				

The following table shows the components of the net periodic benefit cost for the second quarters of 2007 and 2006 for the Company's defined benefit other postretirement benefit plans *(in thousands)*:

	Fiscal qua June 3			Fiscal quarter ended July 1, 2006							
	 U.S. Plans		Non-U.S. Plans		U.S. Plans		Non-U.S. Plans				
Service cost	\$ 59	\$	114	\$	74	\$	104				
Interest cost	286		90		314		82				
Amortization of prior service cost	21		_		21		_				
Amortization of transition obligation	48		_		48		_				
Amortization of (gains) losses	(6)		_		1		_				
Net periodic benefit cost	\$ 408	\$	204	\$	458	\$	186				
		_		_							

The following table shows the components of the net periodic benefit cost for the six fiscal months ended June 30, 2007 and July 1, 2006 for the Company's defined benefit other postretirement benefit plans *(in thousands)*:

	 Six fiscal me June 3		ed	Six fiscal months ended July 1, 2006						
	J.S. lans		Non-U.S. Plans		U.S. Plans		Non-U.S. Plans			
Service cost	\$ 118	\$	225	\$	148	\$	204			
Interest cost	572		178		628		160			
Amortization of prior service cost	42		_		42					
Amortization of transition obligation	96		_		96		_			
Amortization of (gains) losses	(12)		_		2					
Net periodic benefit cost	\$ 816	\$	403	\$	916	\$	364			
		-				_				

Note 8 – Stock-Based Compensation

As of December 31, 2006, the Company had three active stockholder-approved stock option programs, namely the 1997 Stock Option Program, the 1998 Stock Option Program, and a stock option plan assumed in the 2001 acquisition of General Semiconductor, Inc.

The Company also has a stockholder-approved Phantom Stock Plan which grants phantom stock units to certain executives as part of their employment agreements with the Company, and two employee stock plans under which restricted stock may be granted.

These plans are more fully described in Note 12 to the Company's consolidated financial statements included in its Annual Report on Form 10-K for the year ended December 31, 2006.

On May 22, 2007, the stockholders of the Company approved the 2007 Stock Option Program. Under the 2007 Stock Option Program, up to 3,000,000 shares of common stock may be granted to executives and key employees who are responsible for or contribute to the management, growth, and profitability of the business of Vishay. Options are available for grant until May 22, 2017. No options were granted pursuant to this plan as of June 30, 2007.

Stock Options

Option activity under the stock option plans as of June 30, 2007 and changes in the six fiscal months then ended are presented below (number of options in thousands):

	Number of Options	Weighted Average Exercise Price	Weighted Average Remaining Contractual Term (Years)
Outstanding:			
December 31, 2006	6,706	\$ 16.47	
Granted	520	17.34	
Exercised	(1,865)	11.05	
Cancelled	(540)	20.45	
Outstanding at June 30, 2007	4,821	\$ 18.21	3.56
Vested and expected to vest at June 30, 2007	4,821	\$ 18.21	3.56
Exercisable at June 30, 2007	4,236	\$ 18.34	2.80

The Company determines compensation cost for stock options based on the grant-date fair value of the options granted. Compensation cost is recognized over the period that an employee provides service in exchange for the award.

The weighted average fair value of the options granted was estimated using the Black-Scholes option-pricing model, with the assumptions presented below. Options granted during the six fiscal months ended June 30, 2007 had a weighted average fair value of \$9.95, and an exercise price equal to the market value of the underlying shares of Vishay common stock on the date of grant.

	2007 Grants
Expected dividend yield	0.0%
Risk-free interest rate	4.8%
Expected volatility	59.8%
Expected life (in years)	7.23

The 520,000 options granted during the six fiscal months ended June 30, 2007 were made from the approved allotment under the 1998 Stock Option Program. An aggregate 420,000 options were granted on May 22, 2007 pursuant to an amendment to the 1998 Stock Option Program approved at Vishay's annual meeting of stockholders.

During the quarters ended June 30, 2007 and July 1, 2006, the Company recorded pretax compensation expense (within selling, general, and administrative expenses) associated with employee stock options of \$389,000 and \$238,000, respectively. At June 30, 2007, there was approximately \$5.1 million of unrecognized compensation cost related to unvested stock options.

The pretax aggregate intrinsic value (the difference between the closing stock price on the last trading day of the second quarter of 2007 of \$15.82 per share and the exercise price, multiplied by the number of in-the-money options) that would have been received by the option holders had all option holders exercised their options on June 30, 2007 would be approximately \$2.5 million. This amount changes based on changes in the fair market value of the Company's common stock. Total intrinsic value of options exercised during the six fiscal months ended June 30, 2007 was approximately \$10.7 million.

Phantom Stock Plan

On both January 3, 2007 and January 3, 2006, the Company granted 25,000 phantom stock units pursuant to employment agreements between the Company and certain executives. In the first quarter of 2007 and 2006, the Company recognized compensation expense of \$344,000 and \$348,000, respectively, equal to the market value of the underlying stock on the date of grant.

Note 9 – Commitments and Contingencies

Environmental Matters

The Company is subject to various federal, state, local, and foreign laws and regulations governing environmental matters, including the use, discharge, and disposal of hazardous materials. The Company's manufacturing facilities are believed to be in substantial compliance with current laws and regulations. Complying with current laws and regulations has not had a material adverse effect on the Company's financial condition.

The Company has engaged environmental consultants and attorneys to assist management in evaluating potential liabilities related to environmental matters. Management assesses the input from these consultants along with other information known to the Company in its effort to continually monitor these potential liabilities. Management assesses its environmental exposure on a site-by-site basis, including those sites where the Company has been named as a "potentially responsible party." Such assessments consider the Company's share of remediation costs, information known to the Company concerning the size of the hazardous waste sites, their years of operation, and the number of past users and their financial viability.

As part of the acquisition of General Semiconductor in 2001, the Company assumed responsibility for remediation of environmental matters. During the second quarter of 2006, in response to comments from the New York State Department of Environmental Conservation, the Company revised its workplan for one former General Semiconductor site. Based on this revised workplan, the Company re-evaluated its estimate of the ultimate remediation costs for this site and recorded an additional \$3.6 million of expenses within selling, general, and administrative expenses to increase the accrued liability to the Company's best estimate of remediation costs.

While the ultimate outcome of environmental matters cannot be determined, management does not believe that the final resolution of these matters will have a material adverse effect on the Company's consolidated financial position, results of operations, or cash flows, beyond the amounts previously provided for in the consolidated financial statements. The Company's present and past facilities have been in operation for many years. These facilities have used substances and have generated and disposed of wastes which are or might be considered hazardous. Therefore, it is possible that additional environmental issues may arise in the future, which the Company cannot now predict.

Note 10 – Current Vulnerability Due to Certain Concentrations

Vishay is a major consumer of the world's annual production of tantalum. Tantalum, a metal purchased in powder or wire form, is the principal material used in the manufacture of tantalum capacitors. There are currently three major suppliers that process tantalum ore into capacitor grade tantalum powder.

The Company was obligated under two contracts entered into in 2000 with Cabot Corporation to make purchases of tantalum through 2006. The Company's purchase commitments were entered into at a time when market demand for tantalum capacitors was high and tantalum powder was in short supply. Since that time, the price of tantalum has decreased significantly, and accordingly, the Company wrote down the carrying value of its tantalum inventory on-hand and recognized losses on purchase commitments.

During the term of the contracts with Cabot Corporation, the Company regularly reviewed its liability for purchase commitments. The Company's liability for purchase commitments was estimated based on contractually obligated purchase prices, expected market prices, and the contractually obligated mix of tantalum-grades to be purchased. The mix of tantalum-grades to be purchased was within a range specified in the contracts. Changes in expected market prices and in the Company's mix of tantalum-grade purchases required the Company to record additional gains or losses on its purchase commitments.

As a result of a decline in market prices for tantalum during the first quarter of 2006, the Company recorded losses resulting from adjustments to previously existing purchase commitments of \$3,303,000. The Company recorded additional losses resulting from adjustments to previously existing purchase commitments of \$794,000 during the second quarter of 2006, primarily due to changes in the mix of tantalum-grade purchases. The Company also recorded a write-down of \$8,228,000, included in cost of products sold, to reduce the carrying value of its tantalum inventories to market value during the first quarter of 2006.

As of December 31, 2006, the Company has fulfilled all obligations under the Cabot contracts and is no longer required to purchase tantalum from Cabot at these fixed prices.

Note 11 – Segment Information

Vishay designs, manufactures, and markets electronic components that cover a wide range of products and technologies. The Company has two reportable segments: Semiconductors (formerly referred to as the "Active Components" segment), consisting principally of diodes, transistors, power MOSFETs, power conversion and motor control integrated circuits, optoelectronic components, and IRDCs; and Passive Components, consisting principally of fixed resistors, solid tantalum surface mount chip capacitors, solid tantalum leaded capacitors, wet/foil tantalum capacitors, multi-layer ceramic chip capacitors, film capacitors, inductors, transducers, strain gages, and load cells.

The Company evaluates business segment performance based upon operating income, exclusive of certain items ("segment operating income"). Management believes that evaluating segment performance excluding items such as restructuring and severance, asset write-downs, inventory write-downs, losses on purchase commitments, charges for in-process research and development, and other items is meaningful because it provides insight with respect to intrinsic operating results of the Company. These items, and unallocated corporate expenses, represent reconciling items between segment operating income and consolidated operating income. Business segment assets are the owned or allocated assets used by each business segment. The following table sets forth business segment information for the fiscal quarters and six fiscal months ended June 30, 2007 and July 1, 2006 *(in thousands)*:

	Fiscal qua	rter end	Six fiscal months ended					
Ju	me 30, 2007		July 1, 2006	J	June 30, 2007		July 1, 2006	
\$	378,684	\$	323,353	\$	699,350	\$	626,080	
	1,003		949		3,270		3,148	
	379,687		324,302		702,620		629,228	
	336,174		336,221		671,433		662,381	
	336,174		336,221		671,433		662,381	
\$	715,861	\$	660,523	\$	1,374,053	\$	1,291,609	
\$	43,795	\$	50,413	\$	84,478	\$	93,589	
							71,867	
							(13,282)	
							(8,925)	
	(2,665)		(3,794)		(2,665)		(3,874)	
	_		(794)		_		(4,097)	
	_		_				(8,228)	
	—		(3,600)		—		(3,600)	
\$	60,896	\$	63,583	\$	127,033	\$	123,450	
\$	618	\$	1,368	\$	836	\$	1,542	
	622		6,859		2,430		7,383	
\$	1,240	\$	8,227	\$	3,266	\$	8,925	
\$	2.665	\$	3,748	\$	2.665	\$	3,748	
Ψ		Ψ	46	Ψ		Ψ	126	
\$	2,665	\$	3,794			\$	3,874	
	\$ 	June 30, 2007 \$ 378,684 1,003 379,687 336,174 \$ 336,174 \$ 715,861 \$ 715,861 \$ 715,861 \$ 43,795 29,398 (8,392) (1,240) (2,665) \$ 60,896 \$ 618 622 \$ 1,240 \$ 1,240	June 30, 2007 \$ 378,684 \$ 1,003 1 379,687 336,174 336,174 336,174 \$ 715,861 \$ \$ 715,861 \$ \$ 43,795 \$ \$ 29,398 (8,392) (1,240) (2,665) \$ 60,896 \$ \$ 618 \$ \$ 618 \$ \$ 1,240 \$ \$ 1,240 \$ \$ 2,665 \$ \$ 2,665 \$	\$ 378,684 \$ 323,353 1,003 949 379,687 324,302 336,174 336,221 336,174 336,221 336,174 336,221 \$ 715,861 \$ \$ 715,861 \$ \$ 715,861 \$ \$ 43,795 \$ \$ 715,861 \$ \$ 6,3795 \$ \$ 43,795 \$ \$ 660,523 \$ 660,523 \$ 5,413 29,398 35,478 (8,392) (5,893) (1,240) (8,227) (2,665) (3,794) (3,600) \$ \$ 60,896 \$ 63,583 \$ 618 \$ 1,368 622 6,859 \$ 1,240 \$ 8,227 \$ 2,665 \$ \$ 2,665	June 30, 2007 July 1, 2006 July 1, 2006 \$ 378,684 \$ 323,353 \$ 1,003 949	June 30, 2007 July 1, 2006 June 30, 2007 \$ 378,684 \$ 323,353 \$ 699,350 .1,003 .949 3,270 .379,687 .324,302 .702,620 .336,174 .336,221 .671,433 .336,174 .336,221 .671,433 .336,174 .336,221 .671,433 .336,174 .336,221 .671,433 .336,174 .336,221 .671,433	June 30, 2007 July 1, 2006 June 30, 2007 \$ 378,684 \$ 323,353 \$ 699,350 \$ 379,687 324,302 702,620	



<u>Note 12 – Earnings Per Share</u>

The following table sets forth the computation of basic and diluted earnings per share (in thousands, except earnings per share):

	Fiscal quarter ended					Six fiscal m	onths ended			
	Ju	ne 30, 2007		July 1, 2006		June 30, 2007		July 1, 2006		
Numerator:										
Numerator for basic earnings per share:										
Income from continuing operations	\$	42,045	\$	42,842	\$	92,009	\$	81,002		
Loss from discontinued operations		(1,298)				(1,298)				
Net earnings	\$	40,747	\$	42,842	\$	90,711	\$	81,002		
Adjustment to the numerator for continuing operations and net earnings:										
Interest savings assuming conversion of dilutive convertible and exchangeable										
notes, net of tax		913		4,678		4,918		9,476		
Numerator for diluted earnings per share:										
Income from continuing operations	\$	42,958	\$	47,520	\$	96,927	\$	90,478		
Loss from discontinued operations		(1,298)		_		(1,298)				
Net earnings	\$	41,660	\$	47,520	\$	95,629	\$	90,478		
Denominator:			-		-					
Denominator for basic earnings per share:										
Weighted average shares		185,422		184,419		184,942		184,345		
Effect of dilutive securities:										
Convertible and exchangeable notes		6,177		32,351		17,925		32,916		
Employee stock options		872		947		728		858		
Other		107		86		107		85		
Dilutive potential common shares		7,156		33,384	_	18,760		33,859		
Denominator for diluted earnings per share:										
Adjusted weighted average shares		192,578		217,803		203,702		218,204		
Basic earnings (loss) per share:*										
Continuing operations	\$	0.23	\$	0.23	\$	0.50	\$	0.44		
Discontinued operations	\$	(0.01)			\$	(0.01)				
Net earnings	\$	· · ·	\$	0.23	\$	0.49	\$	0.44		
Diluted earnings (loss) per share:*	•				Ŧ		+			
Continuing operations	\$	0.22	\$	0.22	\$	0.48	\$	0.41		
Discontinued operations	\$	(0.01)	\$	—	\$	(0.01)	\$	_		
Net earnings	\$	0.22	\$	0.22	\$	0.47	\$	0.41		

* May not add due to rounding.

Diluted earnings per share for the periods presented do not reflect the following weighted average potential common shares, as the effect would be antidilutive (*in thousands*):

	Fiscal quarter	ended	Six fiscal months ended				
	June 30, 2007	July 1, 2006	June 30, 2007	July 1, 2006			
Convertible and exchangeable notes:							
Convertible Subordinated Notes, due 2023	23,496	—	11,748	—			
Exchangeable Unsecured Notes, due 2102	_	_	_	_			
LYONs, due 2021	_		_	—			
Weighted average employee stock options	2,527	4,112	3,297	4,697			
Weighted average warrants	8,824	8,824	8,824	8,824			

In periods in which they are dilutive, if the potential common shares related to the convertible and exchangeable notes are included in the computation, the related interest savings, net of tax, assuming conversion/exchange is added to the net earnings used to compute earnings per share.

The Convertible Subordinated Notes, due 2023 are only convertible upon the occurrence of certain events. While none of these events has occurred as of June 30, 2007, certain conditions which could trigger conversion have been deemed to be non-substantive, and accordingly, the Company has always considered these notes in its diluted earnings per share computation during periods in which they are dilutive.

As described in Note 5, in June 2006, the Company's Board of Directors adopted a resolution pursuant to which the Company intends to waive its rights to settle the principal amount of the Convertible Subordinated Notes, due 2023, in shares of Vishay common stock. Accordingly, the notes will be included in the diluted earnings per share computation using the "treasury stock method" (similar to options and warrants) rather than the "if converted method" otherwise required for convertible debt. Under the "treasury stock method," Vishay will calculate the number of shares issuable under the terms of the notes based on the average market price of Vishay common stock during the period, and that number will be included in the total diluted shares figure for the period. If the average market price is less than \$21.28, no shares will be included in the diluted earnings per share computation. For the six fiscal months ended June 30, 2007, the computation of diluted earnings per share is weighted for the periods that the notes were considered conventional convertible debt and for the period the notes were considered net share settlement securities.

The Company made a cash repurchase of all outstanding Liquid Yield Option[™] Notes ("LYONs") on June 4, 2006. Prior to repurchase, the LYONs were convertible into 3,809,000 shares of common stock. The earnings per share computation for the 2006 periods include the 3,809,000 shares that would have been issued in a normal conversion of the LYONs, weighted for the periods they were outstanding.

Note 13 – New Accounting Pronouncements

Vishay adopted SFAS No. 158, *Employers' Accounting for Defined Benefit Pension and Other Postretirement Plans*, effective December 31, 2006. SFAS No. 158 amends SFAS No. 87, *Employers' Accounting for Pensions*, SFAS No. 88, *Employers' Accounting for Settlements and Curtailments of Defined Benefit Pension Plans and for Termination Benefits*, SFAS No. 106, *Employers' Accounting for Postretirement Benefits Other Than Pensions*, SFAS No. 132-R, *Employers' Disclosures about Pensions and Other Postretirement Benefits*, and other related accounting literature. SFAS No. 158 requires employers to recognize the funded status of a benefit plan, measured as the difference between plan assets at fair value and the benefit obligation, in its balance sheet. The recognition of the funded status on the balance sheet requires employers to recognize actuarial items (such as actuarial gains and losses, prior service costs, and transition obligations) as a component of accumulated other comprehensive income, net of tax.

Vishay adopted FIN 48, Accounting for Uncertainty in Income Taxes, effective January 1, 2007. See Note 4.

In September 2006, the FASB issued SFAS No. 157, *Fair Value Measurements*. This statement defines fair value, provides guidance for measuring fair value, and requires additional disclosures. This statement does not require any new fair value measurements, but rather applies to all other accounting pronouncements that require or permit fair value measurements. SFAS No. 157 is effective for fiscal years beginning after December 31, 2007, and Vishay will adopt SFAS No. 157 on January 1, 2008. We have not yet determined the impact on our financial statements, if any, that will result from the adoption of SFAS No. 157.

In February 2007, the FASB issued SFAS No. 159, *The Fair Value Option for Financial Assets and Financial Liabilities*. SFAS No. 159 permits entities to choose to measure many financial assets and financial liabilities at fair value. Unrealized gains and losses on items for which the fair value option has been elected are reported in earnings. SFAS No. 159 is effective for fiscal years beginning after November 15, 2007. We have not yet determined the impact on our financial statements, if any, that will result from the adoption of SFAS No. 159.

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

Overview

Vishay Intertechnology, Inc. is an international manufacturer and supplier of discrete semiconductors and passive electronic components, including power MOSFETs, power conversion and motor control integrated circuits, transistors, diodes, optoelectronic components, resistors, capacitors, inductors, strain gages, load cells, force measurement sensors, displacement sensors, and photoelastic sensors. Semiconductors and electronic components manufactured by Vishay are used in virtually all types of electronic products, including those in the computer, telecommunications, military/aerospace, instrument, automotive, medical, and consumer electronics industries.

Vishay operates in two segments, Semiconductors and Passive Components. Semiconductors segment products include transistors, diodes, rectifiers, certain types of integrated circuits, and optoelectronic products. Passive Components segment products include resistors, capacitors, and inductors. We include in the Passive Components segment our Measurements Group, which manufactures and markets strain gages, load cells, transducers, instruments, and weighing systems whose core components are resistors that are sensitive to various types of mechanical stress. While the passive components business had historically predominated at Vishay, following several acquisitions of semiconductor businesses, revenues from our Semiconductors and Passive Components segments were essentially split evenly from 2003 through the first quarter of 2007. On April 1, 2007, Vishay acquired the Power Control Systems ("PCS") business of International Rectifier Corporation, which has been included in the Semiconductors segment. Going forward, revenues from our Semiconductors segment are expected to represent slightly more than half of our total revenues.

Net revenues for the second quarter of 2007 were \$715.9 million, compared to \$660.5 million for the fiscal quarter ended July 1, 2006. Net income from continuing operations for the fiscal quarter ended June 30, 2007 was \$42.0 million, or \$0.22 per diluted share, compared with net earnings for the fiscal quarter ended July 1, 2006 of \$42.8 million, or \$0.22 per diluted share.

We intend to sell the automotive modules and subsystems business unit ("ASBU") acquired as part of the PCS business. The operations of the ASBU have been classified as discontinued operations for the quarter ended June 30, 2007. The loss from discontinued operations for the quarter was \$1.3 million, resulting in net earnings of \$40.7 million, or \$0.22 per diluted share.

Net income from continuing operations for the second quarter of 2007 were impacted by pretax charges for restructuring and severance costs of \$1.2 million and related asset write-downs of \$2.7 million. These items and their tax related consequences, plus additional tax expense for changes in uncertain tax positions of \$3.4 million, had a negative \$0.04 per share effect on income from continuing operations.

Net earnings for the second quarter of 2006 were impacted by pretax charges for restructuring and severance costs of \$8.2 million, related asset write-downs of \$3.8 million, losses resulting from adjustments to previously existing purchase commitments of \$0.8 million for tantalum powder and wire, a loss on early extinguishment of debt of \$2.9 million associated with the repurchase of the Company's Liquid Yield Option[™] Notes, and an adjustment to increase the estimated cost of environmental remediation obligations associated with the 2001 General Semiconductor acquisition of \$3.6 million. These items and their tax related consequences had a negative \$0.06 effect on earnings per share.

Net revenues for the six fiscal months ended June 30, 2007 were \$1,374.1 million, compared to \$1,291.6 million for the six fiscal months ended July 1, 2006. Net income from continuing operations for the six fiscal months ended June 30, 2007 was \$92.0 million, or \$0.48 per diluted share, compared with net earnings for the six fiscal months ended July 1, 2006 of \$81.0 million, or \$0.41 per diluted share.

Net income from continuing operations for the six fiscal months ended June 30, 2007 were impacted by pretax charges for restructuring and severance costs of \$3.3 million and related asset write-downs of \$2.7 million. These items and their tax related consequences, plus additional tax expense for changes in uncertain tax positions of \$3.4 million, had a negative \$0.04 per share effect on income from continuing operations.

Net earnings for the six fiscal months ended July 1, 2006 were impacted by pretax charges for restructuring and severance costs of \$8.9 million, related asset write-downs of \$3.9 million, write-downs of tantalum inventories to current market value of \$8.2 million, losses resulting from adjustments to previously existing purchase commitments of \$4.1 million, a loss on early extinguishment of debt of \$2.9 million, and an adjustment to increase the estimated cost of environmental remediation obligations associated with the 2001 General Semiconductor acquisition of \$3.6 million. These items and their tax related consequences had a negative \$0.12 effect on earnings per share.

The business environment during the first half of 2007 continued to be relatively friendly, continuing the business climate enjoyed by the electronic components industry during 2006. While we noted some weakness in certain markets (particularly telecommunications) and geographical locations (particularly Europe) after a solid first quarter of 2007, we have also started to see the seasonal ramp-up in Asia.

Financial Metrics

We utilize several financial measures and metrics to evaluate the performance and assess the future direction of our business. These key financial measures and metrics include sales, gross profit margin, end-of-period backlog, and the book-to-bill ratio. We also monitor changes in inventory turnover and average selling prices ("ASP").

Gross profit margin is computed as gross profit as a percentage of sales. Gross profit is generally net revenues less costs of products sold, but also deducts certain other period costs, particularly losses on purchase commitments and inventory write-downs. Losses on purchase commitments and inventory write-downs have the impact of reducing gross profit margin in the period of the charge, but result in improved gross profit margins in subsequent periods by reducing costs of products sold as inventory is used. Gross profit margin is clearly a function of net revenues, but also reflects our cost cutting programs and our ability to contain fixed costs.

End-of-period backlog is one indicator of future sales. We include in our backlog only open orders that have been released by the customer for shipment in the next twelve months. If demand falls below customers' forecasts, or if customers do not control their inventory effectively, they may cancel or reschedule the shipments that are included in our backlog, in many instances without the payment of any penalty. Therefore, the backlog is not necessarily indicative of the results to be expected for future periods.

Another important indicator of demand in our industry is the book-to-bill ratio, which is the ratio of the amount of product ordered during a period as compared with the product that we ship during that period. A book-to-bill ratio that is greater than one indicates that our backlog is building and that we are likely to see increasing revenues in future periods. Conversely, a book-to-bill ratio that is less than one is an indicator of declining demand and may foretell declining sales.

We focus on our inventory turnover as a measure of how well we are managing our inventory. We define inventory turnover for a financial reporting period as our costs of products sold for the four fiscal quarters ending on the last day of the reporting period divided by our average inventory (computed using each quarter-end balance) for this same period. The inventory balance used for computation of this ratio includes tantalum inventories in excess of one year supply, which are classified as other assets in the consolidated balance sheet. See Note 14 to our consolidated financial statements included in our Annual Report on Form 10-K for the year ended December 31, 2006. A higher level of inventory turnover reflects more efficient use of our capital.

Pricing in our industry can be volatile. We analyze trends and changes in average selling prices to evaluate likely future pricing. The erosion of average selling prices of established products is typical of the industry. However, we attempt to offset this deterioration with on-going cost reduction activities and new product introductions, as newer products typically yield larger gross margins.

The quarter-to-quarter trends in these financial metrics can also be an important indicator of the likely direction of our business. The following table shows net revenues, gross profit margin, end-of-period backlog, book-to-bill ratio, inventory turnover, and changes in ASP for our business as a whole during the five quarters beginning with the second quarter of 2006 through the second quarter of 2007 (*dollars in thousands*):

	2	2nd Quarter 2006		3rd Quarter 2006		4th Quarter 2006	1st Quarter 2007			2nd Quarter 2007
Net revenues ⁽¹⁾	\$	660,523	\$	654,381	\$	635,487	\$	658,192	\$	715,861
Gross profit margin ⁽²⁾		27.2%	, D	25.6%)	24.4%	, D	26.6%	,)	24.9%
End-of-period backlog ⁽³⁾	\$	653,700	\$	609,500	\$	582,500	\$	586,600	\$	677,300
Book-to-bill ratio		1.07		0.92		0.94		1.00		1.00
Inventory turnover		3.35		3.28		3.21		3.19		3.40
Change in ASP vs. prior quarter		-1.3%	Ď	-0.1%)	0.9%	ò	-0.7%	,)	-0.6%

(1) Net revenues for the second quarter of 2007 include \$57.5 million of revenue from the PCS business and PM Group acquired during the quarter.

(2) Gross profit margin includes the impact of inventory write-downs and write-offs, gain (loss) on purchase commitments, and charges to settle past quality issues.

(3) End-of-period backlog for the second quarter of 2007 reflects a total of \$85.3 million related to the backlog of the PCS business and PM Group as of their respective dates of acquisition.

See "Financial Metrics by Segment" below for net revenues, book-to-bill ratio, and gross profit margin broken out by segment.

We continued to experience favorable economic conditions during the first half of 2007. Excluding the impact of acquisitions, net revenues for the second quarter of 2007 were approximately the same as the first quarter of 2007. The book-to-bill ratio remained at 1.00. The book-to-bill ratio for the acquired PCS business was 1.13 for the second quarter of 2007, while our other product lines maintained a book-to-bill ratio of 0.99. For the second quarter of 2007, the book-to-bill ratios (excluding the impact of acquisitions) for distribution customers and original equipment manufacturers ("OEM") were 1.00 and 0.99, respectively, versus ratios of 1.00 and 1.00, respectively, during the first quarter of 2007. We expect revenues between \$710 million and \$730 million for the third quarter of 2007.

Continuing the trend experienced in 2006, we experienced very little pressure on pricing during the first half of 2007. We believe pricing will be stable to moderately lower in 2007.

Financial Metrics by Segment

The following table shows net revenues, book-to-bill ratio, and gross profit margin broken out by segment for the five quarters beginning with the second quarter of 2006 through the second quarter of 2007 (*dollars in thousands*):

	<u>2n</u>	<u>d Quarter</u> 2006		<u>3rd Quarter</u> 2006		<u>4th Quarter</u> 2006	<u>1st Quarter</u> 2007			2nd Quarter 2007	
<u>Semiconductors</u>											
Net revenues ⁽¹⁾	\$	324,302	\$	338,755	\$	323,449	\$	322,933	\$	379,687	
Book-to-bill ratio		1.15		0.87		0.89		0.97		1.01	
Gross profit margin ⁽²⁾		27.8%	, D	26.6%	, D	24.1%	,)	25.4%)	24.1%	
Passive Components											
Net revenues	\$	336,221	\$	315,626	\$	312,038	\$	335,259	\$	336,174	
Book-to-bill ratio		0.99		0.98		1.00		1.03		1.00	
Gross profit margin ⁽³⁾		26.7%	Ď	24.5%	Ď	24.7%	, D	27.8%		25.7%	

⁽¹⁾ Net revenues for the Semiconductors segment for the second quarter of 2007 include \$51.8 million of revenue from the PCS business acquired during the quarter.

(3) Gross profit margin for the Passive Components segment includes the impact of inventory write-downs and write-offs, gain (loss) on purchase commitments, and charges to settle past quality issues.

⁽²⁾ Gross profit margin for the Semiconductors segment includes the impact of charges to settle past quality issues.

Acquisition and Divestiture Activity

As part of our growth strategy, we seek to expand through the acquisition of other manufacturers of electronic components that have established positions in major markets, reputations for product quality and reliability, and product lines with which we have substantial marketing and technical expertise. This includes exploring opportunities to acquire smaller targets to gain market share, effectively penetrate different geographic markets, enhance new product development, round out our product lines, or grow our high margin niche market businesses. Also as part of this growth strategy, we seek to explore opportunities with privately held developers of electronic components, whether through acquisition, investment in non-controlling interests, or strategic alliances.

On April 1, 2007, we acquired the PCS business of International Rectifier Corporation for approximately \$285 million in cash, net of cash acquired. The acquired product lines, which complement our existing product portfolio, consist of planar high-voltage MOSFETs, Schottky diodes, diode rectifiers, fast-recovery diodes, high-power diodes and thyristors, power modules (a combination of power diodes, thyristors, MOSFETs, and IGBTs), and automotive modules and subassemblies. The extension of Vishay's product offerings in the high-voltage and high-power range for discrete semiconductors represents another step in Vishay's successful strategy of being able to offer one-stop-shop service for discrete electronic components. On July 25, 2007, we formally announced our intent to sell the automotive modules and subsystems business unit acquired as part of the PCS acquisition.

The acquisition includes a wafer fab in Torino, Italy, as well as facilities in Mumbai, India and Xian, China. At this time, Vishay has no plans for extensive restructuring. Vishay and International Rectifier entered into several transition service agreements for information technology, logistics, and other functions, as well as for the supply of wafers for up to three years. In April, we successfully integrated the acquired product groups into Vishay's existing organization.

We believe that the acquisition has the potential to materially improve our growth in revenues, return on investment, and profits. We believe the new product lines are a favorable complement to our existing product lines. The acquisition was accretive to net earnings for the second quarter of 2007.

On April 19, 2007, we declared our cash tender offer for all shares of PM Group PLC wholly unconditional, and assumed ownership of PM Group. PM Group is an advanced designer and manufacturer of systems used in the weighing and process control industries, located in the United Kingdom. The aggregate cash paid for all shares of PM Group was approximately \$45.7 million. The transaction was funded using cash on-hand. We immediately sold PM Group's electrical contracting subsidiary for approximately \$16.1 million.

We continually evaluate acquisition targets to enhance new product development, round out our product lines, or grow our high margin niche market businesses.

Cost Management

We place a strong emphasis on reducing our costs. Since 2001, we have been implementing aggressive cost reduction programs to enhance our competitiveness, particularly in light of the erosion of average selling prices of established products that is typical of the industry.

One way we reduce costs is by moving production to the extent possible from high-labor-cost markets, such as the United States and Western Europe, to lowerlabor-cost markets, such as the Czech Republic, Israel, India, Malaysia, Mexico, the People's Republic of China, and the Philippines. The percentage of our total headcount in lower-labor-cost countries is a measure of the extent to which we are successful in implementing this program. This percentage was 73.0% at the end of the second quarter of 2007 (which reflects the acquisition of the PCS business on April 1, 2007), compared to 74.2% at the end of 2006 and 57% when this program began in 2001. Excluding the newly acquired PCS business, this percentage improved to 74.4%. While the acquisition of the PCS business resulted in a slight decrease in the overall percentage during the quarter, we expect to see improvements as we implement our on-going restructuring plans, particularly in Belgium and the Netherlands. Our long-term target is to have between 75% and 80% of our headcount in lower-labor-cost countries.

These production transfers and other long-term cost cutting measures require us to initially incur significant severance and other exit costs and to record losses on excess buildings and equipment. We anticipate that we will realize the benefits of our restructuring through lower labor costs and other operating expenses in future periods. Since 2001, we have recorded over \$200 million of restructuring and severance costs and recorded related asset write-downs over \$75 million in order to reduce our cost structure going forward. We have realized, and expect to continue to realize, annual net cost savings associated with these restructuring activities.

Our cost management efforts also include achieving synergies with our acquired businesses and realizing other cost reductions through plant closure, employee termination, and similar integration costs. Restructuring and severance costs, as presented on the consolidated statement of operations, are separate from plant closure, employee termination and similar integration costs we incur in connection with our acquisition activities. These amounts, which have not been significant in recent years, are included in the costs of our acquisitions and do not affect earnings or losses on our consolidated statement of operations. We do not anticipate significant restructuring activities associated with the acquisition of the PCS business. We will continue plans initiated by International Rectifier to transfer production activities from International Rectifier's facilities in Mexico and California to our newly acquired facility in China and subcontractors, respectively.

During 2005 and the first quarter of 2006, we completed a broad-based fixed cost reduction program which will save Vishay approximately \$50 million per year. In April 2005, we began evaluating additional restructuring initiatives to improve the results of underperforming divisions, which we expect will eventually generate additional annual cost savings of \$50 million, of which approximately \$20 million began to be realized in 2006, an additional \$20 million will begin to be realized in 2007, and an additional \$10 million will begin to be realized in 2008. Our cost savings initiatives are expected to include a combination of production transfers, plant closures, and overhead streamlining.

We believe that 2007 will represent the final phase of the major restructuring efforts that have been on-going since 2001. We expect our restructuring costs for 2007 to be significantly less than the costs incurred in 2006. Our on-going restructuring projects for 2007 include moving certain back-end semiconductor production from the Republic of China (Taiwan) to the People's Republic of China; completing the shift of production for a portion of product lines from Belgium to India and the People's Republic of China; completing the shift of production for a portion of our aluminum capacitor product lines from the Netherlands to Austria and/or sub-contractors; and other miscellaneous projects.

While streamlining and reducing fixed overhead, we are exercising caution so that we will not negatively impact our customer service or our ability to further develop products and processes. Our cost management plans also include expansion of certain critical capacities, which we hope will reduce average materials and processing costs.

Results of Operations

Statement of operations captions as a percentage of net revenues and the effective tax rates were as follows:

	Fiscal quarter ended		Six fiscal months ended		
	June 30, 2007	July 1, 2006	June 30, 2007	July 1, 2006	
Cost of products sold	75.1%	72.6%	74.3%	73.6%	
Gross profit	24.9%	27.2%	25.7%	26.0%	
Selling, general & administrative expenses	15.8%	15.8%	16.0%	15.5%	
Operating income	8.5%	9.6%	9.2%	9.6%	
Income from continuing operations before taxes and minority					
interest	8.1%	8.5%	9.0%	8.6%	
Income from continuing operations	5.9%	6.5%	6.7%	6.3%	
Net earnings	5.7%	6.5%	6.6%	6.3%	
Effective tax rate	26.7%	22.9%	25.2%	26.9%	

Net Revenues

Net revenues were as follows (dollars in thousands):

		Fiscal quarter ended			Six fiscal months ended			
	J	une 30, 2007		July 1, 2006		June 30, 2007		July 1, 2006
Net revenues	\$	715,861	\$	660,523	\$	1,374,053	\$	1,291,609
Change versus comparable prior year period	\$	55,338			\$	82,444		
Percentage change versus comparable prior year period		8.4%			6.4%			

Changes in net revenues were attributable to the following:

	vs. Prior Year Quarter	vs. Prior Year-to-Date		
Change attributable to:				
Decrease in volume	-2.6%	-0.3%		
Decrease in average selling prices	-0.1%	-0.4%		
Foreign currency effects	2.3%	2.6%		
Acquisitions	8.7%	4.4%		
Other	0.1%	0.1%		
Net change	8.4%	6.4%		

The markets for our products continued to be stable during the first half of 2007, maintaining the trend from the prior year. During the second quarter of 2007, we noted some weakness in sales for end-uses in the mobile phone market, offset by strength in sales for products used in laptop computers. On a regional basis, we noted strength in Asia and some weakness in Europe during the second quarter of 2007, which we attribute to seasonality.

The overall increase in net revenues was principally driven by acquisitions. The weakening U.S. dollar also effectively increased the amount reported for revenues during the first half of 2007. While we noted slight decreases in sales volume (excluding volume added due to acquisitions), we also experienced only minimal decreases in average selling prices, contrary to the typical trend in our industry.

We deduct, from the sales that we record to distributors, allowances for future credits that we expect to provide for returns, scrapped product, and price adjustments under various programs made available to the distributors. We make deductions corresponding to particular sales in the period in which the sales are made, although the corresponding credits may not be issued until future periods. We estimate the deductions based on sales levels to distributors, inventory levels at the distributors, current and projected market trends and conditions, recent and historical activity under the relevant programs, changes in program policies, and open requests for credits. We recorded deductions from gross sales under our distributor incentive programs of \$36 million and \$27 million for the six fiscal months ended June 30, 2007 and July 1, 2006, respectively, or 2.6% and 2.1% of gross sales, respectively. We also assumed \$5 million of liabilities for distributor incentive programs as part of our acquisitions in 2007. Actual credits issued under the programs during the first half of 2007 and 2006 (accrued at the time of sale) were approximately \$41 million and \$31 million, respectively. Increases and decreases in these incentives are largely attributable to the then-current business climate.

As a result of a concentrated effort to defend our intellectual property and generate additional licensing income, we began receiving royalties in the fourth quarter of 2004. We expect royalty revenues to increase, and we continue to seek to expand our royalty streams. Royalty revenues, included in net revenues on the consolidated statements of operations, were approximately \$3.3 million and \$3.1 million for the six fiscal months ended June 30, 2007 and July 1, 2006, respectively.

Gross Profit and Margins

Cost of products sold as a percentage of net revenues for the quarter and six fiscal months ended June 30, 2007 was 75.1% and 74.3%, respectively, versus 72.6% and 73.6% for the respective comparable prior year periods. Gross profit as a percentage of net revenues for the quarter and six fiscal months ended June 30, 2007 was 24.9% and 25.7%, respectively, versus 27.2% and 26.0% for the respective comparable prior year periods. The decreases in gross profit margin for the 2007 periods reflect slightly decreased volume and higher precious metals and raw materials costs. Gross profit margin was also negatively impacted by the acquisition of the PCS business, which had a gross profit margin of 19% due to low sales volume attributable to transition-related delays in shipments. Gross profit margins for the second quarter of 2006 reflect losses on tantalum purchase commitments of \$0.8 million; and gross profit margins for the six fiscal months ended July 1, 2006 reflect losses on tantalum purchase commitments of \$4.1 million and adjustments of \$8.2 million to write-down tantalum inventories to current market value.

Segments

Analysis of revenues and gross profit margins for our Semiconductors and Passive Components segments is provided below.

Semiconductors

Business in our Semiconductors segment has continued to be stable, with orders increasing across several product lines. We continue to expand capacity and introduce new technologies and products. The acquired PCS business is included in our Semiconductors segment. The PCS business had revenue of \$51.8 million during the second quarter of 2007.

Net revenues of the Semiconductors segment were as follows (dollars in thousands):

	_	Fiscal quarter ended			Six fiscal months ended			
	J	une 30, 2007		July 1, 2006		June 30, 2007		July 1, 2006
Net revenues	\$	379,687	\$	324,302	\$	702,620	\$	629,228
Change versus comparable prior year period	\$	55,385			\$	73,392		
Percentage change versus comparable prior year period		17.1%	D			11.7%		

Changes in Semiconductors segment net revenues were attributable to the following:

	vs. Prior Year Quarter	vs. Prior Year-to-Date
Change attributable to:		
Increase in volume	0.3%	2.9%
Decrease in average selling prices	-0.7%	-1.3%
Foreign currency effects	1.5%	1.8%
Acquisitions	16.0%	8.2%
Other	0.0%	0.1%
Net change	17.1%	11.7%

Gross profit as a percentage of net revenues for the Semiconductors segment was as follows:

	Fiscal quarter ended		Six fiscal month	s ended
	June 30, 2007	July 1, 2006	June 30, 2007	July 1, 2006
Gross margin percentage	24.1%	27.8%	24.7%	27.6%

The decreases in gross profit margin for the 2007 periods reflect higher precious metals and raw materials costs. Gross profit margin was also negatively impacted by the acquisition of the PCS business, which had a gross profit margin of 19% due to low sales volume attributable to transition-related delays in shipments.

Passive Components

Our Passive Components segment has shown steady improvement over the past two years, due to cost reduction and a better pricing strategy. The profitability for this segment is expected to improve as a result of our on-going optimization and cost reduction efforts. Although we noted mostly seasonal decreases in sales volume during the second quarter of 2007 following an excellent first quarter, average selling prices compared to the prior year have increased, due to selective price increases and a better product mix.

Net revenues of the Passive Components segment were as follows (dollars in thousands):

	Fiscal quarter ended			Six fiscal months ended			
	June 30, 2007		July 1, 2006		June 30, 2007		July 1, 2006
Net revenues	\$ 336,174	\$	336,221	\$	671,433	\$	662,381
Change versus comparable prior year period	\$ (47)			\$	9,052		
Percentage change versus comparable prior year period	0.0%				1.4%)	



Changes in Passive Components segment net revenues were attributable to the following:

	vs. Prior Year Quarter	vs. Prior Year-to-Date
Change attributable to:		
Decrease in volume	-5.0%	-3.2%
Increase in average selling prices	0.5%	0.4%
Foreign currency effects	2.9%	3.3%
Acquisitions	1.7%	0.9%
Other	-0.1%	0.0%
Net change	0.0%	1.4%

Gross profit as a percentage of net revenues for the Passive Components segment was as follows:

	Fiscal quarter ended		Six fiscal month	ıs ended
	June 30, 2007	July 1, 2006	June 30, 2007	July 1, 2006
Gross margin percentage	25.7%	26.7%	26.7%	24.6%

The decrease in gross profit margin for the second quarter of 2007 versus the comparable prior year period is primarily due to lower sales volume, higher precious metals and raw materials costs, and a less favorable product mix, partially offset by the absence of losses on tantalum purchase commitments of \$0.8 million recorded in the second quarter of 2006.

Gross profit margins for the six fiscal months ended July 1, 2006 reflect losses on tantalum purchase commitments of \$4.1 million and adjustments of \$8.2 million to write-down tantalum inventories to current market value. Gross profit margin for the six fiscal months ended June 30, 2007 increased versus the comparable prior year period, principally due to the absence of these items, partially offset by lower sales volume, higher precious metals and raw materials costs, and a less favorable product mix.

Over the past several years, we have recognized improvements in the margins of our Passive Components product lines as a result of the significant cost reduction programs that we have initiated. These programs have included and will continue to include combining facilities and shifting production to lower cost regions.

Selling, General, and Administrative Expenses

Selling, general, and administrative ("SG&A") expenses for the quarter and six fiscal months ended June 30, 2007 were 15.8% and 16.0% of net revenues, respectively, as compared to 15.8% and 15.5% for the comparable prior year periods. The increased level of SG&A costs for the quarter and six fiscal months ended June 30, 2007 reflects approximately \$1.6 million and \$3.2 million, respectively, of transition service costs related to the PCS business. The SG&A costs from transition services agreements with International Rectifier will gradually decrease over future quarters and expire in the first quarter of 2008. After the conclusion of the transition service agreements with International Rectifier, the acquisition of the PCS business is expected to have the impact of reducing SG&A costs as a percentage of net revenues. Amortization of intangible assets, included in SG&A expenses, was \$4.8 million and \$7.9 million, respectively, for the quarter and six fiscal months ended June 30, 2007, versus \$3.0 million and \$6.3 million for the comparable prior year periods. These increases in amortization expense were principally due to the acquisition of the PCS business, and to a lesser extent, PM Group and Phoenix do Brasil in July 2006. SG&A expenses for the quarter and six fiscal months ended June 30, 2007 also include a \$1.3 million benefit due to changes in estimates for environmental remediation obligations. A weaker U.S. dollar and increases in salaries and wages versus the prior year also contributed to the increased level of SG&A costs.

SG&A expenses for the quarter and six fiscal months ended July 1, 2006 include \$3.6 million of adjustments to increase the estimated cost of environmental remediation obligations associated with the 2001 General Semiconductor acquisition.

Restructuring and Severance Costs and Related Asset Write-Downs

Our restructuring programs have been on-going since 2001. Our restructuring activities have been designed to reduce both fixed and variable costs. These activities include the closing of facilities and the termination of employees. Because costs are recorded based upon estimates, actual expenditures for the restructuring activities may differ from the initially recorded costs. If the initial estimates are too low or too high, we could be required either to record additional expenses in future periods or to reverse previously recorded expenses. We anticipate that we will realize the benefits of our restructuring through lower labor costs and other operating expenses in future periods. Although restructuring costs are anticipated to be significantly lower in 2007 compared to prior years, we expect to continue to restructure our operations and incur restructuring and severance costs as explained in "Cost Management" above, in Note 4 to our consolidated financial statements included in our Annual Report on Form 10-K for the year ended December 31, 2006, and in Note 3 to our consolidated condensed financial statements included in Part I of this document.

We continued our restructuring activities during the first half of 2007, recording restructuring and severance costs of \$3.2 million, and related asset write-downs of \$2.7 million.

Other Income (Expense)

Interest expense for the quarter and six fiscal months ended June 30, 2007 decreased by \$1 million and \$2.5 million, respectively, versus the comparable prior year period. These decreases are primarily due to the repayment of our Liquid Yield Option[™] Notes ("LYONs") in June 2006 and decreases in the variable rate paid on the exchangeable notes due 2102.

On June 4, 2006, the holders of our LYONs had the option to require us to repurchase the notes for their accreted value on that date. All LYONs holders exercised their option. As a result of this repurchase, we recorded a loss on early extinguishment of debt to write-off unamortized debt issuance costs of \$2.9 million associated with the LYONs. This non-cash write-off is reported in a separate line item in the condensed consolidated statement of operations for the second quarter and six fiscal months ended July 1, 2006.



The following tables analyze the components of the line "Other" on the condensed consolidated statement of operations (in thousands):

	Fiscal quarter ended				
		June 30, 2007		July 1, 2006	 Change
Foreign exchange gain (loss)	\$	129	\$	(2,701)	\$ 2,830
Interest income		3,864		5,354	(1,490)
Dividend income		220			220
(Loss) gain on disposal of property and equipment		(140)		368	(508)
Other		135		702	(567)
	\$	4,208	\$	3,723	\$ 485

	Six fiscal months ended				
		June 30, 2007		July 1, 2006	 Change
Foreign exchange loss	\$	(244)	\$	(4,478)	\$ 4,234
Interest income		10,343		10,040	303
Dividend income		220		98	122
Gain on disposal of property and equipment		1,380		1,306	74
Other		(406)		1,038	(1,444)
	\$	11,293	\$	8,004	\$ 3,289

Income Taxes

The effective tax rate, based on income from continuing operations before income taxes and minority interest, for the quarter and the six fiscal months ended June 30, 2007 was 26.7% and 25.2%, respectively, as compared to 22.9% and 26.9% for the comparable prior year periods. We recorded no tax benefits associated with the losses on tantalum purchase commitments in the first and second quarters of 2006, and the write-down of tantalum inventories to then-current market value in the first quarter of 2006. Additionally, the tax rate for the quarter and the six fiscal months ended June 30, 2007 includes approximately \$3.4 million of tax expense for changes in uncertain tax positions.

We operate in an international environment with significant operations in various locations outside the U.S. Accordingly, the consolidated income tax rate is a composite rate reflecting our earnings and the applicable tax rates in the various locations where we operate. Part of our strategy is to achieve cost savings through the transfer and expansion of manufacturing operations to countries where we can take advantage of lower labor costs and available tax and other government-sponsored incentives. Accordingly, our effective tax rate is generally less than the U.S. statutory tax rate. Changes in the effective tax rate are largely attributable to changes in the mix of pretax income among our various taxing jurisdictions.

Furthermore, as described in Note 4 to our consolidated condensed financial statements, Vishay adopted FASB Interpretation No. 48 ("FIN 48") effective January 1, 2007, and recorded a cumulative charge to retained earnings of approximately \$2.1 million. The adoption of FIN 48 did not have a material impact on our effective tax rate for the quarter and six fiscal months ended June 30, 2007.

The effective tax rates reflect the fact that we could not recognize for accounting purposes the tax benefit of losses incurred in certain jurisdictions, although these losses are available to offset future taxable income. Under applicable accounting principles, we may not recognize deferred tax assets for loss carryforwards in jurisdictions where there is a recent history of cumulative losses, where there is no taxable income in the carryback period, where there is insufficient evidence of future earnings to overcome the loss history and where there is no other positive evidence, such as the likely reversal of taxable temporary differences, that would result in the utilization of loss carryforwards for tax purposes.

Financial Condition, Liquidity, and Capital Resources

Cash and cash equivalents were \$386.7 million as of June 30, 2007, as compared to \$671.6 million as of December 31, 2006. The decrease in cash and cash equivalents is principally due to cash utilized for the acquisitions of the PCS business of International Rectifier and PM Group in April 2007, which were funded with cash on-hand.

At June 30, 2007, substantially all of our cash and cash equivalents were held by our non-U.S. subsidiaries. At the present time, we expect the cash and profits generated by foreign subsidiaries will continue to be reinvested indefinitely. We were able to utilize cash held by our foreign subsidiaries to acquire a portion of the PCS business and PM Group.

Our financial condition as of June 30, 2007 continued to be strong, with a current ratio (current assets to current liabilities) of 3.0 to 1, as compared to a ratio of 3.2 to 1 at December 31, 2006. The decrease in this ratio is primarily due to the reduction in cash due to acquisitions. Our ratio of total debt (including current portion) to stockholders' equity was 0.19 to 1 at June 30, 2007, as compared to 0.20 to 1 at December 31, 2006.

Cash provided by continuing operating activities were \$93.5 million for the six fiscal months ended June 30, 2007, versus cash provided by operations of \$130.5 million for the comparable prior year period. This decrease is largely attributable to increases in net working capital. Net working capital of the acquired PCS business increased by \$57.5 million during the quarter, primarily because we acquired the business with very little net working capital. Net revenues from PCS business product lines during the quarter generated a significant increase in accounts receivable.

Cash used by discontinued operating activities of \$17.5 million primarily reflects an increase in working capital of the ASBU business.

Cash paid for property and equipment for the six fiscal months ended June 30, 2007 was \$73.7 million, as compared to \$70.1 million in the comparable prior year period. Our capital expenditures are projected to be approximately \$215 million in 2007, principally to expand capacity in our Semiconductors segment businesses (including the acquired PCS business). Capital spending in 2007 for the PCS business is expected to be approximately \$25 million, which includes spending to expand capacity and to integrate information technology systems.

Cash paid for acquisitions for the six fiscal months ended June 30, 2007 was \$330.9 million, representing the acquisitions of the PCS business and PM Group, net of cash acquired. Proceeds from sale of businesses of \$18.5 million include approximately \$16.1 million from the sale of PM Group's electrical contracting business.

Our debt levels are essentially the same at June 30, 2007 as they were at December 31, 2006.

Pursuant to the terms of the convertible subordinated notes due 2023, the holders of these notes have the right to require us to repurchase these notes on August 1, 2008 (and other specified future dates) at a redemption price equal to 100% of the principal amount of the notes (\$500 million).

Pursuant to the indenture governing the notes, we have the right to pay purchase price for the notes in cash, Vishay common stock, or a combination of both. In June 2007, our Board of Directors adopted a resolution pursuant to which we intend to waive our rights to settle the principal amount of the notes in shares of Vishay common stock. In accordance with the resolution of our Board, if notes are tendered for repurchase, we will pay the repurchase price in cash. (If notes are submitted for conversion, Vishay will value the shares issuable upon conversion and will pay in cash an amount equal to the principal amount of the converted notes and will issue shares in respect of the conversion value in excess of the principal amount.)

Our Board adopted this resolution because our liquidity has changed since entering into the indenture governing the notes in 2003. We have generated at least \$200 million in cash flows from operations each year since 2003. We also have adequate borrowing capacity under our revolving credit facility described below, if necessary, to make all principal payments on the notes in cash.

We maintain a secured revolving credit facility, which was amended and restated on April 20, 2007. This new revolving credit facility replaced our previous revolving credit facility, which was scheduled to expire on May 1, 2007.

The new revolving credit facility provides a commitment of up to \$250 million through April 20, 2012. Furthermore, we are permitted to request an increase of the revolving credit facility by an additional \$250 million, resulting in an aggregate commitment up to \$500 million, provided that no default or event of default exists.

Interest on the new revolving credit facility is payable at prime or other variable interest rate options. We are required to pay facility commitment fees, which are less than the commitment fees that were required under the expired revolving credit facility.

Similar to the expired revolving credit facility, the new revolving credit facility also restricts us from paying cash dividends and requires us to comply with other covenants, including the maintenance of specific financial ratios. We were in compliance with all covenants at June 30, 2007.

Borrowings under the new revolving credit facility are secured by pledges of stock in certain significant subsidiaries and certain guarantees by significant subsidiaries. The subsidiaries would be required to perform under the guarantees in the event that Vishay failed to make principal or interest payments under the new revolving credit facility. Certain of our subsidiaries are permitted to borrow under the new revolving credit facility. Any borrowings by these subsidiaries under the new revolving credit facility are guaranteed by Vishay.

The timing and location of scheduled payments has required us to draw on our revolving credit facilities from time to time over the past year. While the timing and location of scheduled payments for certain liabilities may require us to draw on our revolving credit facilities from time to time, for the next twelve months, management expects that cash on-hand and cash flows from operations will be sufficient to meet our normal operating requirements, to meet our obligations under restructuring and acquisition integration programs, and to fund our research and development and capital expenditure plans. Additional acquisition activity may require additional borrowing under our revolving credit facilities or may otherwise require us to incur additional debt.

Safe Harbor Statement

From time to time, information provided by us, including but not limited to statements in this report, or other statements made by or on our behalf, may contain "forward-looking" information within the meaning of the Private Securities Litigation Reform Act of 1995. Such statements involve a number of risks, uncertainties, and contingencies, many of which are beyond our control, which may cause actual results, performance, or achievements to differ materially from those anticipated.

Such statements are based on current expectations only, and are subject to certain risks, uncertainties, and assumptions. Should one or more of these risks or uncertainties materialize, or should underlying assumptions prove incorrect, actual results may vary materially from those anticipated, estimated, or projected. Among the factors that could cause actual results to materially differ include: general business and economic conditions, particularly in the markets that we serve; difficulties in integrating acquired companies, including International Rectifier's PCS business and the PM Group on-board vehicle weighing business, the inability to realize anticipated synergies and expansion possibilities, and other unanticipated conditions adversely affecting the operation of these companies; difficulties in new product development; changes in competition and technology in the markets that we serve and the mix of our products required to address these changes; an inability to attract and retain highly qualified personnel, particularly in respect of our acquired businesses; difficulties in lower-labor-cost countries, operation of redundant facilities due to difficulties in transferring production to lower-labor-cost countries; and other factors affecting our operations, markets, products, services, and prices that are set forth in our Annual Report on Form 10-K for the year ended December 31, 2006, filed with the Securities and Exchange Commission (the "SEC"). We undertake no obligation to publicly update or revise any forward-looking statements, whether as a result of new information, future events, or otherwise. Also, we can provide no assurance as to the timing of the disposition of the ASBU or whether we can dispose of ASBU on terms we consider attractive or at all.

Item 3. Quantitative and Qualitative Disclosures About Market Risk

Market Risk Disclosure

Our cash flows and earnings are subject to fluctuations resulting from changes in foreign currency exchange rates and interest rates. We manage our exposure to these market risks through internally established policies and procedures and, when deemed appropriate, through the use of derivative financial instruments. Our policies do not allow speculation in derivative instruments for profit or execution of derivative instrument contracts for which there are no underlying exposures. We do not use financial instruments for trading purposes and we are not a party to any leveraged derivatives. We monitor our underlying market risk exposures on an on-going basis and believe that we can modify or adapt our hedging strategies as needed.

We are exposed to changes in interest rates on our floating rate revolving credit facility. No amounts were outstanding under this facility at June 30, 2007 or at December 31, 2006. On a selective basis, we from time to time enter into interest rate swap or cap agreements to reduce the potential negative impact that increases in interest rates could have on our outstanding variable rate debt. As of June 30, 2007 and December 31, 2006, we did not have any outstanding interest rate swap or cap agreements.

Commodity Price Risk

Many of our products require the use of raw materials that are produced in only a limited number of regions around the world or are available from only a limited number of suppliers. Our results of operations may be materially and adversely affected if we have difficulty obtaining these raw materials, the quality of available raw materials deteriorates, or there are significant price increases for these raw materials. For example, the prices for tantalum and palladium, two raw materials that we use in our capacitors, are subject to fluctuation. For periods in which the prices of these raw materials are rising, we may be unable to pass on the increased cost to our customers, which would result in decreased margins for the products in which they are used. For periods in which the prices are declining, we may be required to write down our inventory carrying cost of these raw materials, since we record our inventory at the lower of cost or market. Depending on the extent of the difference between market price and our carrying cost, this write-down could have a material adverse effect on our net earnings. We recorded substantial write-downs of tantalum and palladium in the economic downturn from 2001 to 2003, and recorded more modest write-downs in 2004 and 2006.

Foreign Exchange Risk

We are exposed to foreign currency exchange rate risks. Our significant foreign subsidiaries are located in Germany, Israel, and Asia. In most locations, we have introduced a "netting" policy where subsidiaries pay all intercompany balances within thirty days. As of June 30, 2007 and December 31, 2006, we did not have any outstanding foreign currency forward exchange contracts.

In the normal course of business, our financial position is routinely subjected to a variety of risks, including market risks associated with interest rate movements, currency rate movements on non-U.S. dollar denominated assets and liabilities, and collectibility of accounts receivable.

Item 4. Controls and Procedures

Conclusion Regarding the Effectiveness of Disclosure Controls and Procedures

An evaluation was performed under the supervision, and with the participation of, our management, including the Chief Executive Officer ("CEO") and Chief Financial Officer ("CFO"), of the effectiveness of the design and operation of our disclosure controls and procedures, as such term is defined under Rule 13a-15(e) and Rule 15d-15(e) promulgated under the Securities Exchange Act of 1934, as amended (the "Exchange Act"). Based on that evaluation, our CEO and CFO concluded that our disclosure controls and procedures were effective as of the end of the period covered by this report.

Changes in Internal Control Over Financial Reporting

Except as described below, there were no changes in our internal control over financial reporting during the period covered by this report that have materially affected, or are reasonably likely to materially affect, our internal control over financial reporting.

On April 1, 2007, Vishay acquired the Power Control Systems ("PCS") business of International Rectifier Corporation. The acquisition of the PCS business added new information technology systems, processes, and personnel to our internal control environment.

On April 9, 2007, International Rectifier Corporation announced an internal investigation of accounting irregularities at a foreign subsidiary, indicating that material weaknesses in internal control over financial reporting existed. While Vishay did not acquire this subsidiary, Vishay management is evaluating the impact, if any, of this on-going investigation on the internal control over financial reporting of the acquired PCS business.

Item 1. Legal Proceedings

Not applicable.

Item 1A. Risk Factors

There have been no material changes from the risk factors previously disclosed in Part I, Item 1A, "Risk Factors," of our Annual Report on Form 10-K for the year ended December 31, 2006, filed with the SEC on February 27, 2007.

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

Not applicable.

Item 3. Defaults Upon Senior Securities

Not applicable.

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

The Company held its Annual Meeting of Stockholders on May 22, 2007, at which stockholders voted on the election of three directors to hold office until 2010, the ratification of the appointment of Ernst & Young LLP as the Company's independent registered public accounting firm for the year ending December 31, 2007, an amendment to the 1998 Stock Option Program, and the approval of the 2007 Stock Option Program.

Each share of common stock is entitled to one vote, and each share of Class B common stock is entitled to ten votes.

Election of Directors

	For	Withheld
Dr. Felix Zandman		
Common stock	139,269,911	12,475,101
Class B common stock	14,358,361	—
Total voting power	282,853,521	12,475,101
Zvi Grinfas		
Common stock	145,026,824	6,718,188
Class B common stock	14,358,361	—
Total voting power	288,610,434	6,718,188
Dr. Gerald Paul		
Common stock	141,688,604	10,056,408
Class B common stock	14,358,361	_
Total voting power	285,272,214	10,056,408

Ratification of Independent Registered Public Accounting Firm

	For	Against	Abstain
Common stock	148,181,474	3,356,503	207,034
Class B common stock	14,358,361	—	—
		·	
Total voting power	291,765,084	3,356,503	207,034

Amendment to the 1998 Stock Option Program

	For	Against	Abstain	Broker Non-Votes
Common stock	117,442,135	13,188,582	555,315	20,558,980
Class B common stock	14,358,361	—	—	—
			· ·	
Total voting power	261,025,745	13,188,582	555,315	20,558,980

Approval of the 2007 Stock Option Program

	For	Against	Abstain	Broker Non-Votes
Common stock	108,515,451	22,162,966	507,615	20,558,980
Class B common stock	14,358,361		—	—
Total voting power	252,099,061	22,162,966	507,615	20,558,980

Item 5. Other Information

Not applicable.

<u>Item 6</u> .	Exhibits
10.1	Technology License Agreement, dated as of April 1, 2007, by and between International Rectifier Corporation and Vishay Intertechnology, Inc. Incorporated by reference to Exhibit 99.1 to International Rectifier Corporation's current report on Form 8-K filed April 9, 2007.
10.2	Technology License Back Agreement, dated as of April 1, 2007, by and between Vishay Intertechnology, Inc. and International Rectifier Corporation. Incorporated by reference to Exhibit 99.2 to International Rectifier Corporation's current report on Form 8-K filed April 9, 2007.
10.3	Trademark License Agreement, dated as of April 1, 2007, by and between International Rectifier Corporation and Vishay Intertechnology, Inc. Incorporated by reference to Exhibit 99.3 to International Rectifier Corporation's current report on Form 8-K filed April 9, 2007.
10.4	IR Trademark License Agreement, dated as of April 1, 2007, by and between International Rectifier Corporation and Vishay Intertechnology, Inc. Incorporated by reference to Exhibit 99.4 to International Rectifier Corporation's current report on Form 8-K filed April 9, 2007.
10.5	Amended and Restated Transition Services Agreement, dated as of April 1, 2007, by and between International Rectifier Corporation and Vishay Intertechnology, Inc. Incorporated by reference to Exhibit 99.5 to International Rectifier Corporation's current report on Form 8-K filed April 9, 2007.
10.6*	Transition Product Services Agreement, dated as of April 1, 2007, by and between International Rectifier Corporation, International Rectifier Southeast Asia Pte. Ltd., Vishay Intertechnology, Inc., and Vishay Asia Logistics Pte. Ltd. Incorporated by reference to Exhibit 99.6 to International Rectifier Corporation's current report on Form 8-K filed April 9, 2007.
10.7	Transition Buy Back Die Supply Agreement, dated as of April 1, 2007, by and between International Rectifier Corporation and Vishay Intertechnology. Incorporated by reference to Exhibit 99.7 to International Rectifier Corporation's current report on Form 8-K filed April 9, 2007.

^{*} International Rectifier Corporation has requested confidential treatment with respect to certain portions of this agreement, which have been omitted from the exhibit. The omitted portions have been filed separately by International Rectifier with the Securities and Exchange Commission. Certain schedules have been omitted in reliance upon Item 601(b)(2) of Regulation S-K. Vishay agrees to furnish the SEC, supplementally, a copy of any omitted schedule upon request.

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- 10.8Transition IGBT/Auto Die Supply Agreement, dated as of April 1, 2007, by and between International Rectifier Corporation and Vishay
Intertechnology. Incorporated by reference to Exhibit 99.8 to International Rectifier Corporation's current report on Form 8-K filed April 9,
2007.
- 10.9 Indemnification Escrow Agreement, dated as of April 1, 2007, by and among Vishay Intertechnology, Inc., International Rectifier Corporation and Union Bank of California, N.A., as escrow agent. Incorporated by reference to Exhibit 99.9 to International Rectifier Corporation's current report on Form 8-K filed April 9, 2007.
- 10.10 Vishay Intertechnology, Inc. 2007 Stock Option Program. Incorporated by reference to Annex A to our Proxy Statement, dated April 16, 2007, for our 2007 Annual Meeting of Stockholders.
- 10.11 Amendment to Section 4.1 of Vishay's 1998 Stock Option Program. Incorporated by reference to Proposal Three, included in our Proxy Statement, dated April 16, 2007, for our 2007 Annual Meeting of Stockholders.
- 10.12 Vishay Intertechnology, Inc. Third Amended and Restated Credit Agreement, dated as of April 20, 2007. Incorporated by reference to Exhibit 10.1 to our current report on Form 8-K filed April 23, 2007.
- 31.1 Certification pursuant to Rule 13a-14(a) or 15d-14(a) under the Securities Exchange Act of 1934, as adopted pursuant to Section 302 of the Sarbanes-Oxley Act of 2002 Dr. Gerald Paul, Chief Executive Officer.
- 31.2 Certification pursuant to Rule 13a-14(a) or 15d-14(a) under the Securities Exchange Act of 1934, as adopted pursuant to Section 302 of the Sarbanes-Oxley Act of 2002 Richard N. Grubb, Chief Financial Officer.
- 32.1 Certification Pursuant to 18 U.S.C. Section 1350, as adopted pursuant to Section 906 of the Sarbanes-Oxley Act of 2002 Dr. Gerald Paul, Chief Executive Officer.
- 32.2 Certification Pursuant to 18 U.S.C. Section 1350, as adopted pursuant to Section 906 of the Sarbanes-Oxley Act of 2002 Richard N. Grubb, Chief Financial Officer.

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.

VISHAY INTERTECHNOLOGY, INC.

/s/ Richard N. Grubb

Richard N. Grubb, Executive Vice President and Chief Financial Officer (Principal Financial and Accounting Officer)

Date: August 8, 2007

CERTIFICATIONS

I, Dr. Gerald Paul, certify that:

- 1. I have reviewed this quarterly report on Form 10-Q of Vishay Intertechnology, 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 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 8, 2007

/s/ Dr. Gerald Paul

Dr. Gerald Paul Chief Executive Officer

CERTIFICATIONS

I, Richard N. Grubb, certify that:

- 1. I have reviewed this quarterly report on Form 10-Q of Vishay Intertechnology, 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 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 8, 2007

/s/ Richard N. Grubb

Richard N. Grubb, 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 Vishay Intertechnology, Inc. (the "Company") on Form 10-Q for the fiscal quarter ended June 30, 2007 as filed with the Securities and Exchange Commission on the date hereof (the "Report"), I, Dr. Gerald Paul, Chief Executive Officer of the Company, certify, pursuant to 18 U.S.C. section 1350, as adopted pursuant to section 906 of the Sarbanes-Oxley Act of 2002, that:

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

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

/s/ Dr. Gerald Paul

Dr. Gerald Paul Chief Executive Officer August 8, 2007

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 Vishay Intertechnology, Inc. (the "Company") on Form 10-Q for the fiscal quarter ended June 30, 2007 as filed with the Securities and Exchange Commission on the date hereof (the "Report"), I, Richard N. Grubb, Chief Financial Officer of the Company, certify, pursuant to 18 U.S.C. section 1350, as adopted pursuant to section 906 of the Sarbanes-Oxley Act of 2002, that:

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

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

/s/ Richard N. Grubb

Richard N. Grubb Chief Financial Officer August 8, 2007