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

FORM 10-Q

W QUARTERLI REPORT	FURSUANT TO SECTION 15 OR 15(a) OF	THE SECURITIES EXCHANGE ACT OF I	1934
For the quarterly period ended J	June 30, 2011	OR	
		OK .	
☐ TRANSITION REPORT	PURSUANT TO SECTION 13 OR 15(d) OF	THE SECURITIES EXCHANGE ACT OF 1	934
For the transition period from_	to		
	Comm	ission File Number: 1-6314	
	Tutor Po	rini Corporation	
		registrant as specified in its charter)	
,	MASSACHUSETTS	,	04-1717070
	liction of incorporation or organization)	(I.R.S. E	Employer Identification No.)
		ET, SYLMAR, CALIFORNIA 91342-1093 of principal executive offices) (Zip code)	
	(Registrant's tele	(818) 362-8391 ephone number, including area code)	
	(Former name, former address	and former fiscal year, if changed since last	report)
			e Securities Exchange Act of 1934 during the en subject to such filing requirements for the past
	to Rule 405 of Regulation S-T (§232.405		ny, every Interactive Data File required to be onths (or for such shorter period that the registrant
		an accelerated filer, a non-accelerated filer, oporting company" in Rule 12b-2 of the Excha	
Large accelerated filer □	Accelerated filer ⊠	Non-Accelerated filer □	Smaller reporting company □
Indicate by check mark whether	r the registrant is a shell company (as defin	ned in Rule 12b-2 of the Exchange Act). Yes	s □ No ⊠
The number of shares of Comm	on Stock, \$1.00 par value per share, of the	registrant outstanding at August 2, 2011 wa	as 47,286,104.

TUTOR PERINI CORPORATION AND SUBSIDIARIES

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Part I. - Financial Information

Item 1. Financial Statements

TUTOR PERINI CORPORATION AND SUBSIDIARIES CONSOLIDATED CONDENSED BALANCE SHEETS (UNAUDITED) JUNE 30, 2011 AND DECEMBER 31, 2010 (In Thousands, except Share Data)

ASSETS	JUN	NE 30, 2011		ECEMBER 31, 2010
Cash and Cash Equivalents	\$	420,978	\$	471,378
Restricted Cash	φ	32,443	φ	23,550
Accounts Receivable, including retainage		1,021,270		880.614
Costs and Estimated Earnings in Excess of Billings		215,117		139,449
Deferred Income Taxes		11,440		3,737
Other Current Assets		52,860		42.314
	_		_	7-
Total Current Assets		1,754,108		1,561,042
Long-term Investments		88,129		88,129
Property and Equipment (net of Accumulated Depreciation of \$88,237 in 2011 and \$79,942 in 2010)		424,869		362,437
Other Assets:				
Goodwill		691,077		621,920
Intangible Assets, net		160,206		132,551
Other		20,968		13,141
	\$	3,139,357	\$	2,779,220
LIABILITIES AND STOCKHOLDERS' EQUITY				
Current Maturities of Long-term Debt	\$	32.413	\$	21,334
Accounts Payable, including retainage	Ψ	630,178	Ψ	653,542
Billings in Excess of Costs and Estimated Earnings		295,013		199,750
Accrued Expenses		97.111		93,488
Total Current Liabilities		1,054,715	_	968,114
Total Cultent Elabilities		1,054,715		900,114
Long-term Debt, less current maturities		605,969		374,350
Deferred Income Taxes		83,598		79,082
Other Long-term Liabilities		48,040		44,680
Contingencies and Commitments				
Stockholders' Equity: Common Stock - \$1 par value: 75,000,000 shares authorized;				
Shares issued and outstanding: 47,286,104 and 47,089,593, respectively		47,286		47,090
Additional Paid-in Capital		992,546		985,413
Retained Earnings		343,154		316,531
Accumulated Other Comprehensive Loss		(35,951)		(36,040)
Total Stockholders' Equity		1,347,035		1,312,994
Tomi Stoviniologis Equity				1,312,774
	\$	3,139,357	\$	2,779,220

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

TUTOR PERINI CORPORATION AND SUBSIDIARIES CONSOLIDATED CONDENSED STATEMENTS OF OPERATIONS (UNAUDITED) (In Thousands, Except Per Share Data)

	THREE MONTHS ENDED JUNE 30,				SIX MONTHS ENDED JUNE			
		2011		2010		2011		2010
Revenues	\$	819,858	\$	914,376	\$	1,435,147	\$	1,779,451
Cost of Operations		732,648		815,464		1,285,474		1,604,406
Gross Profit		87,210		98,912		149,673		175,045
General and Administrative Expenses		50,175		43,061		94,125		85,037
INCOME FROM CONSTRUCTION OPERATIONS		37,035		55,851		55,548		90,008
Other Income (Expense), net Interest Expense	_	1,232 (7,25 <u>2</u>)		(1,102) (3,244)		785 (14,407)	_	(757) (4,765)
Income before Income Taxes		31,015		51,505		41,926		84,486
Provision for Income Taxes		(11,321)		(18,780)		(15,303)		(30,828)
NET INCOME	\$	19,694	\$	32,725	\$	26,623	\$	53,658
BASIC EARNINGS PER COMMON SHARE	<u>\$</u>	0.42	\$	0.67	\$	0.56	\$	1.09
DILUTED EARNINGS PER COMMON SHARE	\$	0.41	\$	0.66	\$	0.56	\$	1.09
WEIGHTED AVERAGE COMMON SHARES OUTSTANDING: BASIC		47,183		49,001		47,142		49,013
Effect of Dilutive Stock Options and Restricted Stock Units Outstanding DILUTED	_	776 47,959		535 49,536		769 47,911		436 49,449

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

TUTOR PERINI CORPORATION AND SUBSIDIARIES CONSOLIDATED CONDENSED STATEMENT OF STOCKHOLDERS' EQUITY (UNAUDITED) FOR THE SIX MONTHS ENDED JUNE 30, 2011 (In Thousands)

	Com	mon Stock	itional Paid- n Capital	Retained Earnings	 ccumulated Other mprehensive Loss	Total
Balance - December 31, 2010	\$	47,090	\$ 985,413	\$ 316,531	\$ (36,040)	\$ 1,312,994
Net Income		-	-	26,623	-	26,623
Other comprehensive income (loss): Foreign currency translation Total comprehensive income		-	-	-	89	89 26,712
Tax effect of stock-based compensation		-	(12)	-	-	(12)
Stock-based compensation expense		-	7,085	-	-	7,085
Issuance of Common Stock, net		196	60	-	-	256
Balance - June 30, 2011	\$	47,286	\$ 992,546	\$ 343,154	\$ (35,951)	\$ 1,347,035

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

TUTOR PERINI CORPORATION AND SUBSIDIARIES CONSOLIDATED CONDENSED STATEMENTS OF CASH FLOWS (UNAUDITED) FOR THE SIX MONTHS ENDED JUNE 30, 2011 AND 2010 (In Thousands)

	SIX MONT JUN	
	2011	2010
Cash Flows from Operating Activities:		
Net Income	\$ 26,623	\$ 53,658
Adjustments to reconcile Net Income to net cash from operating activities:		
Depreciation and amortization	16,985	15,889
Stock-based compensation expense	7,085	7,477
Excess income tax benefit from stock-based compensation	(18)	-
Deferred Income Taxes	(1,275)	(2,124)
Loss on sale of equipment	146	434
Other Long-term Liabilities	(3,323)	(3,077)
Other non-cash items	(1,399)	182
Changes in other components of working capital	(132,200)	(59,755)
NET CASH (USED IN) PROVIDED BY OPERATING ACTIVITIES	(87,376)	12,684
Cash Flows from Investing Activities:		
Acquisitions, net of cash balance acquired	(161,711)	
Business acquisition related payments	(3,000)	(6,734)
Acquisition of Property and Equipment	(22,171)	(8,509)
Proceeds from sale of Property and Equipment	3,422	808
Proceeds from sale of available-for-sale securities	7,388	525
Change in Restricted Cash	(3,822)	(23,523)
Investment in other activities	(3,822) $(2,725)$	(146)
investment in other activities	(2,123)	(140)
NET CASH USED IN INVESTING ACTIVITIES	(182,619)	(37,579)
Cash Flows from Financing Activities:		
Proceeds from Debt	258,175	8,724
Repayment of Debt	(36,621)	(16,181)
Common Stock repurchased under share repurchase program	-	(11,200)
Excess income tax benefit from stock-based compensation	18	-
Issuance of Common Stock and effect of cashless exercise	256	63
Debt issuance costs	(2,233)	(1,608)
NET CASH PROVIDED BY (USED IN) FINANCING ACTIVITIES	219,595	(20,202)
N.D. C. L. LO. L. C. L.	(50,400)	(45,007)
Net Decrease in Cash and Cash Equivalents	(50,400)	(45,097)
Cash and Cash Equivalents at Beginning of Year	471,378	348,309
Cash and Cash Equivalents at End of Period	\$ 420,978	\$ 303,212
Supplemental Disclosure of Cash Paid During the Period For:		
Interest	\$ 14,273	\$ 2,868
Income taxes	\$ 22,356	\$ 20,306
income dates	\$ 22,330	φ 20,506
Supplemental Disclosure of Non-cash Transactions:		
Property and Equipment acquired through financing arrangements	\$ 1,604	\$ 6,054
Grant date fair value of common stock issued for services	\$ 4,039	\$ 18,667

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

(1) Basis of Presentation

The unaudited consolidated condensed financial statements presented herein include the accounts of Tutor Perini Corporation (formerly known as Perini Corporation) and its wholly owned subsidiaries ("Tutor Perini" or the "Company"). The Company's interests in construction joint ventures are accounted for using the proportionate consolidation method. These unaudited consolidated condensed financial statements have been prepared in accordance with the instructions to Form 10-Q and do not include all of the information and note disclosures required by accounting principles generally accepted in the United States of America. These statements should be read in conjunction with the financial statements and notes thereto included in the Company's Annual Report on Form 10-K for the year ended December 31, 2010. In the opinion of management, the accompanying unaudited consolidated condensed financial statements include all adjustments, consisting only of normal recurring adjustments, necessary to present fairly the Company's financial position as of June 30, 2011 and December 31, 2010, results of operations for the three and six month periods ended June 30, 2011 and 2010, and cash flows for the six months ended June 30, 2011 and 2010. The results of operations for the six months ended June 30, 2011 may not be indicative of the results that may be expected for the year ending December 31, 2011 because, among other reasons, such results can vary depending on the timing of progress achieved and changes in estimated profitability of projects being reported.

The Company considers events or transactions that occur after the balance sheet date but before the financial statements are issued to provide additional evidence relative to certain estimates or to identify matters that require additional disclosures.

(2) Significant Accounting Policies

The significant accounting policies followed by the Company and its subsidiaries in preparing its consolidated financial statements are set forth in Note 1 to such financial statements included in the Company's Annual Report on Form 10-K for the year ended December 31, 2010. The Company has made no significant changes to these policies during the six month period ended June 30, 2011.

In May 2011, the Financial Accounting Standard Board ("FASB") issued a staff position amending existing guidance for fair value measurements and disclosures in both interim and annual financial statements. This update expands the disclosures for fair value measurements that are estimated using significant unobservable (Level 3) inputs. This update will be effective for the Company with the interim and annual reporting period beginning January 1, 2012. Other than requiring additional disclosures, adoption of this update will not have a material effect on the Company's consolidated financial statements.

In June 2011, the FASB issued a staff position which requires an entity to present the total of comprehensive income, the components of net income, and the components of other comprehensive income either in a single continuous statement of comprehensive income, or in two separate but consecutive statements. This update eliminates the option to present components of other comprehensive income as part of the statement of equity. This update will be effective for the Company with the interim and annual reporting period beginning January 1, 2012. The adoption of this update will not have a material effect on the Company's consolidated financial statements.

(3) Acquisitions

(a) Acquisition of Fisk Electric Company

On January 3, 2011, the Company completed the acquisition of Fisk Electric Company ("Fisk"), a privately held electrical construction company based in Houston, Texas. Under the terms of the transaction, the Company acquired 100% of Fisk's stock for total consideration of approximately \$109.2 million, which includes \$105 million in cash paid at closing and additional consideration that may become payable under the terms of the agreement based upon Fisk's operating results over the next three years. The transaction was financed using proceeds from the offering of senior unsecured notes which was completed in October 2010 (see Note 10).

(3) Acquisitions (continued)

Fisk covers many of the major commercial and industrial electrical construction markets in southwestern and southeastern United States locations with the ability to cover other attractive markets nationwide. Fisk's expertise in the design development of electrical and technology systems for major projects spans a broad variety of project types including: commercial office buildings, sports arenas, hospitals, research laboratories, hospitality and casinos, convention centers, and industrial facilities. Fisk had approximately \$190 million of backlog as of the date of acquisition. Fisk was acquired because the Company believes that it is a strong strategic fit enabling the Company to expand its nationwide electrical construction capabilities and to realize significant synergies and opportunities in support of the Company's non-residential building and civil operations.

The acquisition was effective as of January 1, 2011 for accounting purposes and, accordingly, Fisk's financial results are included in the Company's consolidated results of operations and financial position beginning January 1, 2011. Fisk's operating results were not material to the Company's consolidated results for the three and six month periods ended June 30, 2011. Fisk's operating results are included in the Company's Building segment.

(b) Anderson Companies

On April 1, 2011, the Company acquired 100% ownership of Anderson Companies ("Anderson"), the privately held parent company of Roy Anderson Corporation, Harrell Contracting Group, LLC and Brice Building Company, LLC. Under the terms of the transaction, the Company acquired 100% of Anderson's stock for total consideration of approximately \$67.4 million, which includes \$61.9 million in cash and additional consideration that may become payable under the terms of the agreement based upon Anderson's operating results over the next three years. The transaction was financed using proceeds from the offering of senior unsecured notes which was completed in October 2010 (see Note 10).

Anderson provides general contracting, design-build, preconstruction, and construction management services to its public and private clients throughout the southeastern United States and has expertise in gaming, hospitality, commercial, government, health care, industrial and educational facilities. Headquartered in Gulfport, Mississippi, Anderson has offices in Birmingham, Alabama; Jackson, Mississippi; New Orleans, Louisiana; and Pensacola, Florida. Anderson had approximately \$475 million of backlog as of the date of acquisition. Anderson was acquired because the Company believes that it is a strong strategic fit for the Company's building business and strengthens the Company's position in the southeastern United States.

The acquisition was effective as of April 1, 2011 for accounting purposes and, accordingly, Anderson's financial results are included in the Company's consolidated results of operations and financial position beginning April 1, 2011. Anderson's operating results were not material to the Company's consolidated results for the three and six month periods ended June 30, 2011. Anderson's operating results are included in the Company's Building segment.

(c) Frontier-Kemper Constructors, Inc.

On June 1, 2011, the Company acquired 100% ownership of Frontier-Kemper Constructors, Inc. ("Frontier-Kemper"), a privately held Indiana-based corporation. Under the terms of the transaction, the Company acquired 100% of Frontier-Kemper's stock for a purchase price of approximately \$61.7 million in cash, subject to a post-closing adjustment based on the net worth of Frontier-Kemper at closing. In addition, the Company assumed approximately \$52 million of debt, of which approximately \$35 million was paid off at closing. The transaction was financed using proceeds from the offering of senior unsecured notes which was completed in October 2010 (see Note 10).

(3) Acquisitions (continued)

Headquartered in Evansville, Indiana, Frontier-Kemper builds tunnels for highways, railroads, subways, rapid transit systems as well as shafts and other facilities for water supply and wastewater transport. It also develops and equips mines with innovative hoisting, elevator and vertical conveyance systems for the mining industry. Frontier-Kemper had approximately \$300 million of backlog as of the date of acquisition. Frontier-Kemper was acquired because the Company believes that it is a strong strategic fit for the Company's civil business, bolstering the Company's tunneling business in the United States and expanding the Company's geographic reach into Canada.

The acquisition was effective as of June 1, 2011 for accounting purposes and, accordingly, Frontier-Kemper's financial results are included in the Company's consolidated results of operations and financial position beginning June 1, 2011. Frontier-Kemper's operating results were not material to the Company's consolidated results for the three and six month periods ended June 30, 2011. Frontier-Kemper's operating results are included in the Company's Civil segment.

(d) Information regarding acquisitions that are material in the aggregate

The operating results generated by each of these three newly acquired businesses were not material individually to the Company's consolidated results for the three and six month periods ended June 30, 2011. However, on an aggregate basis, the operating results of these three newly acquired businesses collectively did have a material impact on the Company's consolidated results for the three and six month periods ended June 30, 2011. In accordance with the accounting guidance on business combinations, the following disclosures provide information on an aggregate basis with respect to the three newly acquired businesses.

The aggregate total purchase consideration related to the acquisitions consisted of the following:

	 Amount
(In thousands)	
Cash consideration	\$ 228,626
Fair value of contingent consideration	 9,700
Total purchase price consideration	\$ 238,326

The following table summarizes the aggregate preliminary estimates of the fair values of identifiable assets acquired and liabilities assumed in the acquisitions and the resulting Goodwill as of the acquisition dates. The Company has not yet completed the final allocation of the purchase price to the tangible and Intangible Assets for these acquisitions. The Company is in the process of finalizing the valuations of Property and Equipment of Anderson and Frontier-Kemper, as well as the allocation of identifiable Intangible Assets for Frontier-Kemper. Pending the outcome of further analysis, the preliminary purchase price allocation could change.

(3) Acquisitions (continued)

	Amount	Weighted Average Useful Life
(in thousands)		
Identifiable assets acquired and liabilities assumed:		
Cash and Cash Equivalents	\$ 105,128	
Accounts Receivable	192,629	
Other Assets	70,771	
Property and Equipment	54,077	
Identifiable Intangible Assets:		
Customer relationships	4,900	11 years
Contract backlog	4,600	1.5 years
Trade name	22,100	
Goodwill	 69,157	
Total assets acquired	523,362	
·		
Current liabilities	224,644	
Net deferred tax liabilities	12,329	
Long-term Liabilities	48,063	
Total purchase price	\$ 238,326	

Intangible assets – Of the total purchase price, \$31.6 million has been allocated to customer relationships, contract backlog and trade names. The fair value of these assets will be amortized based on the period over which the economic benefits of the Intangible Assets are expected to be realized. During the period from the acquisition dates through June 30, 2011, the Company recorded \$1.5 million of amortization of Intangible Assets related to these acquisitions.

Goodwill – Goodwill represents the excess of the purchase price over the fair value of the underlying net tangible and Intangible Assets. The factors that contributed to the recognition of Goodwill included talented management teams in place and established market positions that contribute to future cash flow generation. These acquisitions generated \$69.2 million of Goodwill, of which \$63.3 million is allocated to the Company's Building segment and \$5.9 million is allocated to the Company's Civil segment. Approximately \$63.3 million of Goodwill acquired is expected to be deductible for tax purposes.

The Company recognized \$0.7 million and \$1.1 million of acquisition related expenses, respectively, for the three and six month periods ended June 30, 2011, which are included in General and Administrative Expenses in the Consolidated Condensed Statements of Operations. These expenses included legal fees, bank fees, consultation fees, travel expenses, and other miscellaneous direct and incremental administrative expenses associated with the acquisitions.

(3) Acquisitions (continued)

Collectively, the amount of revenues and income from construction operations recorded in 2011 related to these three acquisitions is as follows:

	Revenues	Income f Construc Operati	ction
(in thousands)			
Three months ended June 30, 2011	\$ 184.	,494 \$	3,865
Six months ended June 30, 2011	\$ 253.	,859 \$	6,181

Unaudited pro forma results of operations

The following pro forma financial information presents the results of the Company assuming the acquisitions of Fisk, Anderson and Frontier-Kemper all took place on January 1, 2010.

Pro Forma (unaudited)	Three Months Ended					
	Jur	ne 30, 2011	Ju	ne 30, 2010		
(in thousands, except per share data)						
Revenues	\$	858,255	\$	1,089,557		
Income from Construction Operations	\$	42,094	\$	60,858		
Net Income	\$	22,664	\$	34,123		
Basic earnings per common share	\$	0.48	\$	0.70		
Diluted earnings per common share	\$	0.47	\$	0.69		
Pro Forma (unaudited)		Six Mont	hs En	ded		
	Jur	ne 30, 2011	Ju	ne 30, 2010		
(in the constant and another and the constant and the con						
(in thousands, except per share data)						
Revenues	\$	1,600,435	\$	2,091,948		
	\$ \$	1,600,435 68,691	\$ \$	2,091,948 98,489		
Revenues			\$ \$ \$			
Revenues Income from Construction Operations	\$	68,691	\$	98,489		
Revenues Income from Construction Operations	\$	68,691	\$	98,489		
Revenues Income from Construction Operations	\$	68,691	\$	98,489		

The pro forma results have been prepared for comparative purposes only and include certain adjustments such as (i) interest expense on acquisition debt; (ii) adjustments to depreciation expense resulting from the adjustment of fixed asset bases to fair value at acquisition; (iii) additional amortization expense related to identifiable intangible assets arising from the acquisitions; (iv) elimination of acquisition related expenses incurred; and (v) to reflect a statutory income tax rate on the pretax income of Fisk, Anderson and Frontier-Kemper, as well as on the applicable pro forma adjustments made. The pro forma results are not necessarily indicative either of the results of operations that actually would have resulted had the acquisitions been in effect on January 1, 2010 or of future results.

(4) <u>Cash, Cash Equivalents and Restricted Cash</u>

Cash and Cash Equivalents, as reported in the accompanying Consolidated Condensed Balance Sheets, consist of amounts held by the Company that are available for general corporate purposes and the Company's proportionate share of amounts held by construction joint ventures that are available only for joint venture-related uses, including future distributions to joint venture partners. Restricted Cash is primarily held to secure insurance-related contingent obligations, such as insurance claim deductibles, in lieu of letters of credit. At June 30, 2011 and December 31, 2010, Cash and Cash Equivalents and Restricted Cash consisted of the following (in thousands):

	June	e 30, 2011	Dec	eember 31, 2010
Corporate Cash and Cash Equivalents	\$	342,454	\$	455,464
Company's share of joint venture Cash and Cash Equivalents Total Cash and Cash Equivalents	\$	78,524 420,978	\$	15,914 471,378
Restricted Cash	\$	32,443	\$	23,550

(5) Fair Value Measurements

The Company measures certain financial instruments, including Cash and Cash Equivalents, such as money market funds, at their fair value. The fair value was determined based on a three-tier valuation hierarchy for disclosure of significant inputs. These hierarchical tiers are defined as follows:

- Level 1 inputs are unadjusted quoted prices in active markets for identical assets or liabilities.
- Level 2 inputs are other than quoted prices in active markets that are either directly or indirectly observable through market corroboration.
- Level 3 inputs are unobservable inputs in which little or no market data exists, therefore requiring an entity to develop its own assumptions based on the best information available in the circumstances.

The following tables provide the assets and liabilities carried at fair value measured on a recurring basis as of June 30, 2011 and December 31, 2010 (in thousands):

			Fair Value Measurements at June 30, 2011 Using					
	Value	Carrying at June 30, 2011	ir	ted prices a active ets (Level 1)	Significant other observable inputs (Level 2)	0	rvable	
Cash and Cash Equivalents (1)	\$	420,978	\$	420,978	\$	- \$	-	
Restricted Cash (1)		32,443		32,443		-	-	
Short-term investments (2)		1,154		1,154		-	-	
Long-term Investments – Auction rate securities (3)		88,129		-		-	88,129	
Total	\$	542,704	\$	454,575	\$	- \$	88,129	
	Total Carrying Value at		Total Carrying					
	V	alue at	Quo	ted prices	urements at Decen Significant other observable	,	icant	
	V Dece	alue at	Quo	ted prices	Significant other	r Signif unobse	icant rvable	
Cash and Cash Equivalents (1)	V Dece	alue at ember 31, 2010	Quo	ted prices active	Significant other	r Signif unobse	icant rvable	
Cash and Cash Equivalents (1) Restricted Cash (1)	Dece	alue at ember 31, 2010	Quo ir marko	ted prices active ets (Level 1)	Significant other observable inputs (Level 2)	Signif unobse inputs (1	icant rvable	
	Dece	alue at ember 31, 2010	Quo ir marko	ted prices a active ets (Level 1)	Significant other observable inputs (Level 2)	Signif unobse inputs (1	icant rvable	
Restricted Cash (1)	Dece	alue at ember 31, 2010 471,378 23,550	Quo ir marko	ted prices a active ets (Level 1) 471,378 23,550	Significant other observable inputs (Level 2)	Signif unobse inputs (1	icant rvable	

⁽¹⁾ Cash, Cash Equivalents and Restricted Cash consist primarily of money market funds with original maturity dates of three months or less, for which fair value is determined through quoted market prices.

⁽²⁾ Short-term Investments are included in Other Current Assets and consist of certificates of deposit with original maturity dates in excess of three months and an S&P 500 index mutual fund. The fair values are determined through quoted market prices.

⁽³⁾ At June 30, 2011 and December 31, 2010, the Company had \$88.1 million invested in auction rate securities ("ARS") which the Company considers as available-for-sale. The majority of the ARS held by the Company at June 30, 2011, are in securities collateralized by student loan portfolios, totaling \$67.9 million, which are guaranteed by the U.S. government. Additional amounts totaling \$12.2 million are invested in securities collateralized by student loan portfolios, which are privately insured. The remainder of the securities, totaling \$8.0 million, is invested in tax-exempt bonds. Most of the Company's ARS are rated AAA or AA. The Company estimated the fair value of its ARS utilizing an income approach valuation model which considered, among other items, the following inputs: (i) the underlying structure of each security; (ii) the present value of future principal and interest payments discounted at rates considered to reflect current market conditions; and (iii) consideration of the probabilities of default or repurchase at par for each period.

(5) Fair Value Measurements (continued)

Assets measured at fair value on a recurring basis using significant unobservable inputs (Level 3) during the six months ended June 30, 2011 and 2010 are as follows (in thousands):

	Auction Rate Securities
Balance at December 31, 2010	\$ 88,129
Purchases	-
Settlements	 _
Balance at March 31, 2011	88,129
Purchases	-
Settlements	_ _
Balance at June 30, 2011	\$ 88,129
	Auction Rate
	Securities
Balance at December 31, 2009	Securities
Purchases	\$ 101,201
Purchases	\$ 101,201
Purchases Settlements	\$ 101,201 - (375)
Purchases Settlements Balance at March 31, 2010	\$ 101,201 - (375)
Purchases Settlements Balance at March 31, 2010 Purchases	\$ 101,201 (375) 100,826

Due to the Company's belief that the market for both government-backed and privately insured student loans, as well as for tax-exempt municipal bonds, may take in excess of twelve months to fully recover, the Company has classified its \$88.1 million investment in these securities as non-current and this amount is included in Long-term Investments in the Consolidated Condensed Balance Sheet at June 30, 2011.

The carrying amount of Cash and Cash Equivalents approximates fair value due to the short-term nature of these items. The carrying value of receivables, payables, other amounts arising out of normal contract activities, including retainage, which may be settled beyond one year, is estimated to approximate fair value. Of the Company's Long-term Debt, the fair value of the fixed rate senior unsecured notes as of June 30, 2011 is \$285.8 million, compared to its carrying value of \$297.9 million. The fair value of the senior unsecured notes was estimated based on market quotations at June 30, 2011. For the remainder of the Company's Long-term Debt, the carrying value is estimated to approximate fair value.

(6) Goodwill and Intangible Assets

There were no changes in the carrying amount of Goodwill and Intangible Assets during the six months ended June 30, 2011, except in connection with the acquisitions of Fisk, Anderson and Frontier (see Note 3), as shown in the tables below (in thousands):

		uilding	 Civil	nagement ervices	Total
Gross Goodwill	\$	402,926	\$ 319,254	\$ 66,638	\$ 788,818
Accumulated impairment		(146,847)	 <u> </u>	(20,051)	 (166,898)
Balance at December 31, 2010		256,079	319,254	 46,587	621,920
Goodwill recorded in connection with the acquisitions of Fisk, Anderson and					
Frontier-Kemper		63,309	 5,848	<u>-</u>	 69,157
Balance at June 30, 2011	\$	319,388	\$ 325,102	\$ 46,587	\$ 691,077

Intangible Assets consist of the following (in thousands):

		As of June 30, 2011							
	Gros	Gross Carrying Accumulated							
		Amount Amortization		Carr	ying Value				
Trade names	\$	123,350	\$	-	\$	123,350			
Contractor license		5,320		-		5,320			
Customer relationships		36,600		(8,771)		27,829			
Construction contract backlog		39,140		(35,433)		3,707			
Total	\$	204,410	\$	(44,204)	\$	160,206			

	As of December 31, 2010						
	Gro	ss Carrying	Accumula	ted			
		Amount Amortization			Carrying Value		
Trade names	\$	101,250	\$	-	\$	101,250	
Contractor license		5,320		-		5,320	
Customer relationships		31,700	(*	7,113)		24,587	
Construction contract backlog		34,540	(3:	3,146)		1,394	
Total	\$	172,810	\$ (4	0,259)	\$	132,551	

Amortization expense for the three and six month periods ended June 30, 2011 was \$2.2 million and \$3.9 million, respectively. Amortization expense for the three and six month periods ended June 30, 2010 was \$2.0 million and \$4.3 million, respectively. As of June 30, 2011, amortization expense is estimated to be \$3.7 million for the remainder of 2011, \$5.0 million in 2012, \$3.3 million in 2013 and 2014, \$2.7 million in 2015 and \$13.5 million thereafter.

(7) Contingencies and Commitments

The Company and certain of its subsidiaries are involved in litigation and are contingently liable for commitments and performance guarantees arising in the ordinary course of business. The Company and certain of its clients have made claims arising from the performance under its contracts. The Company recognizes certain significant claims for recovery of incurred cost when it is probable that the claim will result in additional contract revenue and when the amount of the claim can be reliably estimated. Several matters are in the litigation and dispute resolution process. The following discussion provides a background and current status of these matters.

(7) Contingencies and Commitments (continued)

Tutor-Saliba-Perini Joint Venture vs. Los Angeles MTA Matter

During 1995 Tutor-Saliba-Perini ("Joint Venture") filed a complaint in the Superior Court of the State of California for the County of Los Angeles against the Los Angeles County Metropolitan Transportation Authority ("LAMTA"), seeking to recover costs for extra work required by LAMTA in connection with the construction of certain tunnel and station projects. In 1999, LAMTA countered with civil claims under the California False Claims Act ("CFCA") against the Joint Venture, Tutor-Saliba and the Company jointly and severally (together, "TSP").

Between 2005 and 2010, the court granted certain Joint Venture motions and LAMTA capitulated on others which reduced the number of false claims LAMTA may seek and limited LAMTA's claims for damages and penalties. In September 2010, LAMTA dismissed its remaining claims and agreed to pay the entire amount of the Joint Venture's remaining claims plus interest. The Court subsequently entered judgment in favor of TSP and against LAMTA in the amount of \$3 million. This amount is after deducting the amount of \$0.5 million, representing the tunnel handrail verdict plus accrued interest against TSP. The parties have filed post-trial motions for costs and fees, which have been submitted to the Court. In April 2011, TSP filed a notice of appeal regarding the false claims jury verdict on the tunnel handrail claim and other issues, and LAMTA subsequently filed its notice of cross-appeal. The appeal of this case is expected to take at least a year.

The Company does not expect this matter to have any material adverse effect on its consolidated financial statements.

Perini/Kiewit/Cashman Joint Venture-Central Artery/Tunnel Project Matter

Perini/Kiewit/Cashman Joint Venture ("PKC"), a joint venture in which the Company holds a 56% interest and is the managing partner, is currently pursuing a series of claims, instituted at different times over the course of the past ten years, for additional contract time and/or compensation against the Massachusetts Highway Department ("MHD") for work performed by PKC on a portion of the Central Artery/Tunnel ("CA/T") project in Boston, Massachusetts. During construction, MHD ordered PKC to perform changes to the work and issued related direct cost changes with an estimated value, excluding time delay and inefficiency costs, in excess of \$100 million. In addition, PKC encountered a number of unforeseen conditions during construction that greatly increased PKC's cost of performance. MHD has asserted counterclaims for liquidated damages and backcharges.

Certain of PKC's claims have been presented to a Disputes Review Board ("DRB") which consists of three construction experts chosen by the parties. To date, four DRB panels have issued twelve awards and several interim decisions in favor of PKC's claims, amounting to total awards to PKC in excess of \$127 million, of which \$109 million were binding awards.

In December 2010, the Suffolk County Superior Court granted MHD's motion for summary judgment to vacate the Third DRB Panel's award to PKC for approximately \$55 million. The Court granted the motion on the grounds that the arbitrators do not have authority to decide whether particular claims are subject to the arbitration provision of the contract. PKC also filed a motion for reconsideration in the trial court which was denied. MHD has also moved to vacate approximately \$12 million of the Fourth DRB Panel's total awards to PKC on the same arbitrability basis that the Third DRB's awards were vacated. In April 2011, PKC filed a notice of appeal regarding the Court's ruling.

Subject to the results of further proceedings as a result of the Court's decision with respect to the Third DRB Panel's award to PKC, it is PKC's position that the remaining claims to be decided by the DRB on a binding and non-binding basis have an anticipated value of approximately \$4.5 million, plus interest. Hearings before the DRB are scheduled to continue through 2011.

Management has made an estimate of the anticipated recovery on this project and it is included in revenue recorded to date. To the extent new facts become known or the final recovery included in the claim settlement varies from the estimate, the impact of the change will be reflected in the financial statements at that time.

(7) Contingencies and Commitments (continued)

Long Island Expressway/Cross Island Parkway Matter

The Company reconstructed the Long Island Expressway/Cross Island Parkway Interchange (the "Project") for the New York State Department of Transportation (the "NYSDOT"). The \$130 million project was substantially completed in January 2004 and was accepted by the NYSDOT as finally complete in February 2006.

The Company incurred significant added costs in completing its work and suffered extended schedule costs due to numerous design errors, undisclosed utility conflicts, lack of coordination with local agencies and other interferences for which the Company believes that the NYSDOT is responsible.

In April 2009, the Company made a presentation of its position to the NYSDOT regarding additional relief it seeks from the NYSDOT. In June 2010, the Company requested that NYSDOT close-out the Project, after which the NYSDOT notified the Company that it will conduct an audit of the Company's costs under the project.

The Company's final claim and complaint was filed with the New York State Court of Claims and served to the New York State Attorney General's Office on March 31, 2011, in the amount of \$53.8 million.

In May 2011, the NYSDOT filed a motion to dismiss the Company's claim on the grounds that the Company had not provided required documentation for project closeout and filing of a claim. The Company and the NYSDOT agreed that the Company would re-file it subject to the NYSDOT's agreement on a reasonable time frame to acknowledge that the final payment is due and that the Company has now provided all required documentation.

Management has made an estimate of the total anticipated recovery on this project and it is included in revenue recorded to date. To the extent new facts become known or the final recovery included in the claim settlement varies from the estimate, the impact of the change will be reflected in the financial statements at that time.

Queensridge Matter

Perini Building Company, Inc. ("PBC") was the general contractor for the construction of One Queensridge Place, a condominium project in Las Vegas, Nevada. The developer of the project, Queensridge Towers, LLC / Executive Home Builders, Inc. ("Queensridge"), has failed to pay PBC for work which PBC and its subcontractors performed on the project.

Subcontractors have brought claims against PBC and have outstanding liens on the property in the amount of approximately \$19 million. PBC also has an outstanding lien on the property in the amount of approximately \$24 million, representing unpaid contract balances and additional work; \$19 million of PBC's \$24 million lien amount would be paid to subcontractors. Queensridge has alleged that PBC and its subcontractors are not due amounts sought and that it has back charges from incomplete and defective work. PBC filed an arbitration demand, asserting \$35 million in claims against Queensridge, including \$25 million for contract damages and \$10 million for punitive damages.

The arbitration process is proceeding. Queensridge simultaneously filed a motion for reconsideration of the Supreme Court's denial of Queensridge's appeal relating to the resolved spoliation issue. The Nevada Supreme Court has denied Queensridge's appeal. In March 2011, Queensridge filed a motion for an en banc hearing on this matter. The Nevada Supreme Court denied Queensridge's motion in July 2011.

(7) Contingencies and Commitments (continued)

In April 2011, the American Arbitration Association granted PBC's request for consolidation of claims. All claims will be arbitrated.

Management has made an estimate of the total anticipated recovery on this project and it is included in revenue recorded to date. To the extent new facts become known or the final recovery included in the claim settlement varies from the estimate, the impact of the change will be reflected in the financial statements at that time.

Gaylord Hotel and Convention Center Matter

In 2005, Gaylord National, LLC ("Gaylord"), as Owner, and Perini Building Company, Inc. / Tompkins Builders, Joint Venture ("PTJV"), as Construction Manager, entered into a contract to construct the Gaylord National Resort and Convention Center (the "Project") in Maryland. The Project is complete and as part of its settlement with Gaylord reached in November 2008, PTJV agreed to pay all subcontractors and defend all claims and lien actions by them relating to the Project. PTJV has closed out most subcontracts. Resolution of the issues with the remaining subcontractors may require mediation, arbitration and/or trial.

PTJV is pursuing an insurance claim for approximately \$40 million related to work performed by Banker Steel Company, Inc. ("Banker Steel"), a subcontractor, including \$11 million for business interruption costs incurred by Gaylord which have effectively been assigned to PTJV. In November 2009, PTJV filed suit against Factory Mutual Insurance Co. ("FM") in the Maryland federal district court alleging FM breached the insurance contracts and for declaratory judgment with respect to the insurance coverage. In December 2010, PTJV filed suit against ACE American Insurance Company ("ACE") in Maryland federal district court alleging ACE breached the general liability insurance contract, requesting a declaratory judgment with respect to the insurance coverage and for bad faith.

The parties have scheduled expert depositions through September 2011 and intend to discuss settlement thereafter.

Management has made an estimate of the total anticipated recovery on this project and it is included in revenue recorded to date. To the extent new facts become known or the final recovery included in the claim settlement varies from the estimate, the impact of the change will be reflected in the financial statements at that time.

Fontainebleau Matter

Desert Mechanical, Inc., (formerly known as Desert Plumbing & Heating Co.) ("DMI") and Fisk, wholly owned subsidiaries of the Company, were subcontractors on the Fontainebleau Project in Las Vegas ("Fontainebleau"), a hotel/casino complex with approximately 3,800 rooms. In June 2009, Fontainebleau filed for bankruptcy protection, under Chapter 11 of the U.S. Bankruptcy Code, in the Southern District of Florida. Fontainebleau is headquartered in Miami, Florida.

DMI and Fisk filed liens in Nevada for approximately \$44 million, representing unreimbursed costs to date and lost profits, including anticipated profits. Other unaffiliated subcontractors have also filed liens. In June 2009, DMI filed suit against Turnberry West Construction, Inc. ("Turnberry"), the general contractor, in the 8th Judicial District Court, Clark County, Nevada, seeking damages based on contract theories. In April 2010, the court entered a default judgment in favor of DMI and against Turnberry for Turnberry's failure to answer the DMI complaint and in May 2010, the court entered an order on the default judgment in favor of DMI for approximately \$45 million. DMI is uncertain as to Turnberry's present financial condition.

In January 2010, the Bankruptcy Court approved the sale of the property to Icahn Nevada Gaming Acquisition, LLC and this transaction closed in February 2010. As a result of a July 2010 ruling relating to certain priming liens there is now approximately \$125 million set aside from this sale, which is available for distribution to satisfy the creditor claims based on seniority. The total estimated sustainable lien amount is approximately \$350 million. The project lender filed suit against the mechanic's lien claimants, including DMI and Fisk, alleging that certain mechanic's liens are invalid and that all mechanic's liens are subordinate to the lender's claims against the property. Mediation efforts to resolve lien priority have been unsuccessful. The Nevada Supreme Court has agreed to hear the case and rule on the issue of lien priority, which once received will be referred to the Bankruptcy Court for further proceedings.

(7) Contingencies and Commitments (continued)

Management has made an estimate of the total anticipated recovery on this project and it is included in revenue recorded to date. To the extent new facts become known or the final recovery included in the claim settlement varies from the estimate, the impact of the change will be reflected in the financial statements at that time.

MGM CityCenter Matter

Perini Building Company, Inc., a wholly owned subsidiary of the Company, contracted with MGM MIRAGE Design Group ("MGM") in March 2005 to construct the CityCenter project in Las Vegas, Nevada (the "Project"). The Project, which encompasses nineteen separate contracts, is a 66-acre urban mixed use development consisting of hotels, condominiums, retail space and a casino.

The Company achieved substantial completion of the Project in December 2009, and MGM opened the Project to the public on the same date. In March 2010, the Company filed suit against MGM and certain other property owners in the Clark County District Court alleging (1) breach of contract, (2) breach of the implied covenant of good faith and fair dealing, (3) tortious breach of the implied covenant of good faith and fair dealing, (4) unjust enrichment, (5) fraud and intentional misrepresentation, (6) foreclosure of mechanic's lien, and (7) claim of priority. In March 2010, the Company also filed a \$491 million mechanic's lien against the Project.

In a Current Report on Form 8-K filed by MGM in March 2010, and in subsequent communications issued, MGM has asserted that it believes it owes substantially less than the claimed amount and that it has claims for losses in connection with the construction of the Harmon Hotel and is entitled to unspecified offsets for other work on the Project. According to MGM, the total of the offsets and the Harmon Hotel claims exceed the amount claimed by the Company. MGM's filing and subsequent communications do not specify in any detail the basis for MGM's belief that it has such claims against the Company.

In May 2010, MGM filed a counterclaim and third party complaint against the Company and its subsidiary Perini Building Company. In June 2010, MGM filed its First Amended Third Party Complaint in which MGM removed certain causes of actions against the Company. The court granted the Company and MGM's joint motion to consolidate all subcontractor initiated actions into the main CityCenter lawsuit. Trial was scheduled for September 2011, but will likely be postponed since the Nevada Supreme Court stayed the case in November 2010, in response to MGM's request after an adverse ruling against MGM to disqualify MGM's local counsel.

In public statements, MGM asserted its intent to enter into settlement discussions directly with subcontractors under contract with the Company. As of June 2011, MGM has reached agreements with subcontractors to settle at a discount \$268 million of amounts previously billed to MGM. The Company has reduced amounts included in revenues, cost of construction operations, accounts receivable and accounts payable for the reduction in subcontractor pass-through billings. At June 30, 2011, the Company had approximately \$222 million recorded as contract receivables for amounts due and owed to the Company and its subcontractors. Included in the Company's receivables are pass-through subcontractor billings for contract work and retention, and other requests for equitable adjustment for additional work in the amount of \$89 million. As pass-through subcontractor billings are settled, the Company will reduce its mechanic's lien as appropriate. As of June 30, 2011, the Company's mechanic's lien has been reduced to \$313 million, and this amount will not change until the Court stay is lifted. In the event MGM reaches additional settlements with subcontractors for amounts less than currently due and the settlement is agreed to by the Company, the Company will reduce amounts included in revenues, cost of construction operations, accounts receivable and accounts payable for the reduction in subcontractor pass-through billings, which the Company would not expect to have an impact on recorded profit.

(7) Contingencies and Commitments (continued)

With respect to alleged losses at the Harmon Hotel, the Company has contractual indemnities from the responsible subcontractor, as well as existing insurance coverage that it expects will be available and sufficient to cover any liability that may be associated with this matter. The Company is not aware of a basis for other claims that would amount to material offsets against what MGM owes to the Company. The Company does not expect this matter to have any material adverse effect on its consolidated financial statements.

Management has made an estimate of the total anticipated recovery on this project and it is included in revenue recorded to date. To the extent new facts become known or the final recovery included in the claim settlement varies from the estimate, the impact of the change will be reflected in the financial statements at that time.

Honeywell Street/Queens Boulevard Bridges Matter

In 1999, the Company was awarded a contract for reconstruction of the Honeywell Street/Queens Boulevard Bridges (the "Project") for the City of New York (the "City"). In June 2003, after substantial completion of the Project, the Company initiated an action to recover \$8.75 million in claims from the City on behalf of itself and its subcontractors. In February 2010, the Company initiated a second action in the Supreme Court of the State of New York to recover an additional \$0.7 million in claims against the City for unpaid retention. In March 2010, the City filed counterclaims for \$74.6 million and other relief, alleging fraud in connection with the DBE requirements for the Project. In May 2010, the Company served the City with its response to the City's counterclaims and affirmative defenses. Parties are discussing settlement possibilities. No trial date has been set.

The Company does not expect this matter to have any material adverse effect on its consolidated financial statements.

Westgate Planet Hollywood Matter

Tutor-Saliba Corporation ("TSC"), a wholly owned subsidiary of the Company, contracted to construct a time share development in Las Vegas (the "Project") which was substantially completed in December 2009. The Company's claims against the owner, Westgate Planet Hollywood Las Vegas, LLC ("WPH"), relate to unresolved owner change orders and other claims. The Company filed a lien on the project in April 2010 in the amount of \$19.3 million, and filed its complaint in May 2010 with the District Court, Clark County, Nevada. Included in the Company's receivables are pass-through subcontractor billings for contract work and retention of approximately \$12 million. Several subcontractors have also recorded liens, some of which have been released by bonds and some of which have been released as a result of subsequent payment. Westgate has posted a mechanic's lien release bond for \$22.3 million.

WPH filed a cross-complaint alleging non-conforming and defective work for approximately \$51 million, primarily related to alleged defects, misallocated costs, and liquidated damages. Some or all of the allegations will be defended by counsel appointed by TSC's insurance carrier.

TSC filed an amended complaint in May 2011, which increases TSC's claim to \$22.3 million, and replaces the cause of action to foreclose its mechanic's lien with an action against WPH's lien release bond.

The Court entered an order setting this case for mediation in October 2011, and a trial is set for September 2012. The Company does not expect this matter to have any material adverse effect on its consolidated financial statements.

(7) Contingencies and Commitments (continued)

Management has made an estimate of the total anticipated recovery on this project and it is included in revenue recorded to date. To the extent new facts become known or the final recovery included in the claim settlement varies from the estimate, the impact of the change will be reflected in the financial statements at that time.

100th Street Bus Depot Matter

The Company constructed the 100th Street Bus Depot for the New York City Transit Authority ("NYCTA") in New York. Prior to receiving notice of final acceptance from the NYCTA, this project experienced a failure of the brick façade on the building due to faulty subcontractor work. The Company has not yet received notice of final acceptance of this project from the NYCTA. The Company contends defective structural installation by the Company's steel subcontractor caused or was a causal factor of the brick façade failure.

The Company has tendered its claim to the NYCTA Owner Controlled Insurance Program ("OCIP") and to Chartis Claims, Inc. ("Chartis"), its insurance carrier. Coverage was denied in January 2011. The OCIP and general liability carriers have filed a declaratory relief action against the Company seeking court determination that no coverage is afforded under their policies. The Company believes it has legal entitlement to recover costs under the policies and intends to defend and pursue its claim against the carriers for breach of contract and appropriate associated causes of action. The Company filed a lawsuit against certain underwriters at Lloyds, London, the excess carrier, Illinois National Insurance Company, the insurance company of the state of Pennsylvania, and National Union Fire Insurance Company of Pittsburgh, Pennsylvania, with respect to this claim in the Commonwealth of Massachusetts, Suffolk County Superior Court, in June 2011.

Management has made an estimate of the total anticipated recovery on this project and it is included in revenue recorded to date. To the extent new facts become known or the final recovery included in the claim settlement varies from the estimate, the impact of the change will be reflected in the financial statements at that time.

Brightwater Matter

In 2006, the Department of Natural Resources and Parks Wastewater Treatment Division of King County ("King County"), as Owner, and Vinci Construction Grands Projects/Parsons RCI/Frontier-Kemper, Joint Venture ("VPFK"), as Contractor, entered into a contract to construct the Brightwater Conveyance System and tunnel sections (the "Project") in Washington State. Frontier-Kemper, a wholly owned subsidiary of the Company, is a 20% minority partner in the joint venture.

In April 2010, King County filed a lawsuit alleging damages in the amount of \$74 million, plus costs, for VPFK's failure to complete specified components of the project in the King County Superior Court, State of Washington. Shortly thereafter, VPFK filed a counterclaim in the amount of approximately \$75 million, seeking reimbursement for additional costs incurred as a result of differing site conditions, King County's defective specifications, for damages sustained on VPFK's tunnel boring machines ("TBM"), and increased costs as a result of hyperbaric interventions. VPFK's claims related to differing site conditions, defective design specifications and damages to the TBM were presented to a Dispute Resolution Board ("DRB"). The DRB recommendations, dated August 1, 2011, generally found that King County was liable to VPFK for VPFK's claims for encountering differing site conditions, including damages to the TBM, but not on VPFK's alternative theory of defective specifications. King County has proposed the parties mediate the hyperbaric work claim. VPFK agreed to this request.

 $Discovery\ is\ expected\ to\ continue\ through\ June\ 2012.\ The\ original\ trial\ date\ was\ continued\ by\ stipulation\ to\ September\ 2012.$

(7) Contingencies and Commitments (continued)

The ultimate financial impact of King County's lawsuit is not yet determinable. Management has made an estimate of the total anticipated recovery on the submitted claims and it is included in revenue recorded to date. To the extent new facts become known or the final recovery included in the claim settlement varies from the estimate, the impact of the change will be reflected in the financial statements at that time.

(8) Common Stock Repurchase Program

The Company's Common Stock repurchase program expired on March 31, 2011. There were no repurchases of Common Stock made under the program during the three and six month periods ended June 30, 2010, the Company repurchased 617,091 shares under the program for an aggregate purchase price of \$11.2 million. On a cumulative basis during 2009 and 2010, the Company repurchased 4,168,238 shares under the program for an aggregate purchase price of \$71.2 million, or an average purchase price per share of \$17.08.

(9) Stock-Based Compensation

For the three and six month periods ended June 30, 2011, the Company recognized total compensation expense of \$3.5 million and \$7.1 million, respectively, related to stock-based compensation awards, which is included in General and Administrative Expenses in the Consolidated Condensed Statements of Operations. For the three and six month periods ended June 30, 2010 the Company recognized total compensation expense of \$3.6 million and \$7.5 million, respectively, related to stock-based compensation awards.

Restricted Stock Awards

Restricted stock awards vest subject to the satisfaction of service requirements or the satisfaction of both service requirements and achievement of certain preestablished pre-tax income performance targets. Upon vesting, each award is exchanged for one share of the Company's Common Stock. As of June 30, 2011, the Compensation Committee has approved the grant of an aggregate of 3,952,500 restricted stock awards to eligible participants.

In March 2011, the Compensation Committee established the 2011 pre-tax income performance targets for 269,998 restricted stock units awarded in 2009 and 2010. The grant date fair value for these shares was determined based on the closing price of the Company's Common Stock on the date the performance criteria was established.

For the three and six month periods ended June 30, 2011, the Company recognized compensation expense of \$2.6 million and \$5.3 million, respectively, related to restricted stock awards. As of June 30, 2011 there was \$13.4 million of unrecognized compensation cost related to the unvested awards which, absent significant forfeitures in the future, is expected to be recognized over a weighted average period of approximately 2.0 years. A summary of restricted stock awards activity under the plan for the six months ended June 30, 2011 is as follows:

	Number of Shares	Average Grant Date Fair Value	Aggregate Intrinsic Value
Granted and Unvested - January 1, 2011	1,220,833	\$ 21.62	\$ 26,138,035
Vested	(183,333)	20.64	3,751,992
Granted	269,998	24.36	5,178,562
Forfeited	(30,000)	26.19	-
Total Granted and Unvested	1,277,498	22.21	24,502,412
Approved for grant	431,669	(a)	8,279,411
Total Awarded and Unvested - June 30, 2011	1,709,167	n.a.	32,781,823

⁽a) Grant date fair value cannot be determined currently because the related performance targets for future years have not yet been established by the Compensation Committee.

(9) Stock-Based Compensation (continued)

The outstanding unvested awards at June 30, 2011 are scheduled to vest as follows, subject where applicable to the achievement of performance targets. As described above, certain performance targets are not yet established.

Vesting Date	Number of Awards
2011	50,000
2012	294,998
2013	1,152,500
2014	211,669
Total	1,709,167

Approximately 100,000 of the unvested awards will vest based on the satisfaction of service requirements and 1,609,167 will vest based on the satisfaction of both service requirements and the achievement of pre-tax income performance targets.

Stock Options

There were no stock options granted during the six months ended June 30, 2011; however, the Compensation Committee did establish the respective 2011 pre-tax income performance target for 150,000 stock options awarded in 2009. The exercise price of the options is equal to the closing price of the Company's Common Stock on the date the awards were approved by the Compensation Committee. The options expire on May 28, 2019.

For the three and six month periods ended June 30, 2011, the Company recognized compensation expense of \$0.9 million and \$1.8 million, respectively, related to stock option grants. As of June 30, 2011, there was \$5.0 million of unrecognized compensation expense related to the outstanding options which, absent significant forfeitures in the future, is expected to be recognized over a weighted average period of approximately 2.1 years.

(9) Stock-Based Compensation (continued)

A summary of stock option activity under the plan for the six months ended June 30, 2011 is as follows:

		Weighted	d Average
	Number of	Grant Date Fair	
	Shares	Value	Exercise Price
Total Awarded and Outstanding - January 1, 2011	1,040,000	\$ 11.18	\$ 20.50
Granted	150,000	13.35	20.33
Forfeited	(30,000)	14.84	26.19
Total Granted and Outstanding	1,160,000	11.37	20.33
Approved for grant	300,000	(a)	20.33
Total Awarded and Outstanding - June 30, 2011	1,460,000	n.a.	20.33

(a) Grant date fair value cannot be determined currently because the related performance targets for future years have not yet been established by the Compensation Committee.

Approximately 710,000 of the outstanding options will vest based on the satisfaction of service requirements and 750,000 will vest based on the satisfaction of both service requirements and the achievement of pre-tax income performance targets.

The outstanding options had an intrinsic value of \$2.0 million and a weighted average remaining contractual life of 7.5 years at June 30, 2011. There were 300,000 options exercisable at June 30, 2011 at a weighted average exercise price of \$20.33 per share.

The fair value of the third tranche of the 2009 awards, amounting to 150,000 options, was determined using the Black-Scholes option pricing model using the following key assumptions:

Risk-free interest rate		2.74%
Expected life of options	6.5	years
Expected volatility of underlying stock		46.94%
Expected quarterly dividends (per share)	\$	0.00

(10) Financial Commitments

7.625% Senior Notes due 2018

On October 20, 2010, the Company completed a private placement offering of \$300 million in aggregate principal amount of its 7.625% senior unsecured notes due November 1, 2018 (the "Senior Notes"). The Senior Notes were priced at 99.258%, resulting in a yield to maturity of 7.75%. The Senior Notes were made available in a private offering that is exempt from the registration requirements of the Securities Act of 1933, as amended (the "Securities Act"). The private placement of the Senior Notes resulted in proceeds to the Company of approximately \$293.2 million after a debt discount of \$2.2 million and initial debt issuance costs of \$4.6 million. The Senior Notes were issued pursuant to an indenture (the "Indenture"), dated as of October 20, 2010 by and among the Company, its subsidiary guarantors and Wilmington Trust FSB, as trustee (the "Trustee").

The Senior Notes mature on November 1, 2018, and bear interest at a rate of 7.625% per annum, payable semi-annually in cash in arrears on May 1 and November 1 of each year, beginning on May 1, 2011. The Senior Notes are senior unsecured obligations of the Company and are guaranteed by substantially all of the Company's existing and future subsidiaries that guarantee obligations under the Company's Amended Credit Agreement.

In April 2011, the Company filed an amended registration statement with the Securities and Exchange Commission with respect to an offer to exchange the Senior Notes for a new issue of debt securities registered under the Securities Act (the "Exchange Offer"), with terms substantially identical to those of the Senior Notes, (except for provisions relating to the transfer restrictions and payment of additional interest), and to keep the Exchange Offer open for at least 30 business days (the "Registration Statement"). The Registration Statement was consummated in June 2011.

(10) Financial Commitments (continued)

Amended Credit Agreement

On August 3, 2011, the Company entered into a Fifth Amended and Restated Credit Agreement (the "Credit Agreement"), as Borrower, with Bank of America, N.A., as Administrative Agent, Swing Line Lender and L/C Issuer (the "Lender"). The Credit Agreement amends and restates in its entirety an existing Fourth Amended and Restated Credit Agreement dated May 4, 2011 among the Company, as Borrower, and the Lender, as Administrative Agent (the "Existing Agreement"), which provided for a \$260 million revolving credit facility and an additional \$99.6 million under a supplemental facility.

The Credit Agreement replaces the Existing Agreement and allows the Company to borrow up to \$300 million on a revolving credit basis (the "Revolving Facility"), with a \$50 million sublimit for letters of credit, and an additional \$200 million term loan (the "Term Loan"). Subject to certain conditions, the Company has the option to increase the base facility by up to an additional \$50 million. Substantially all of the Company's subsidiaries unconditionally guarantee the obligations of the Company under the Credit Agreement. The obligations under the Credit Agreement are secured by a lien on all personal property of the Company and its subsidiaries party thereto. Amounts outstanding under the Credit Agreement bear interest at a rate equal to, at the Company's option, (a) the adjusted British Bankers Association LIBOR rate, as defined, plus 200 to 300 basis points (floor of 200 basis points) based on the ratio of consolidated funded indebtedness of the Company and its subsidiaries to consolidated EBITDA or (b) the higher of the Federal Funds Rate plus 50 basis points, or the prime rate announced by Bank of America, N.A., plus up to 200 basis points based on the ratio of consolidated funded indebtedness of the Company and its subsidiaries to consolidated EBITDA. In Addition, the Company has agreed to pay quarterly facility fees ranging from 0.375% to 0.50% per annum of the unused portion of the credit facility. Any outstanding loans under the Revolving Facility mature on August 3, 2016, while the Term Loan includes annual installments of principal and interest payable over a five-year period.

Similar to the Existing Agreement, the Credit Agreement requires the Company to comply with certain financial and other covenants including minimum net worth, minimum fixed charge coverage and maximum leverage ratios. The Company is currently in compliance with the covenants of the Credit Agreement.

The Credit Agreement also includes certain customary provisions for this type of facility, including operational covenants restricting liens, investments, indebtedness, fundamental changes in corporate organization, and dispositions of property, and events of default, certain of which include corresponding grace periods and notice requirements.

The Credit Agreement provides for customary events of default with corresponding grace periods, including (i) failure to pay any principal or interest when due, (ii) failure to comply with covenants, (iii) any material representation or warranty made by the Company proving to be incorrect in any material respect, (iv) defaults relating to or acceleration of other material indebtedness, (v) certain insolvency or receivership events affecting the Company, (vi) a change in control of the Company, or (vii) the Company becoming subject to certain material judgments.

In the event of a default, the Administrative Agent, at the request of the requisite number of lenders, must terminate the lenders' commitments to make loans under the Credit Agreement and declare all obligations under the Credit Agreement immediately due and payable. For certain events of default related to insolvency and receivership, the commitments of the lenders will be automatically terminated and all outstanding obligations of the Company under the Credit Agreement will become immediately due and payable.

(10) Financial Commitments (continued)

The Company had \$200 million of outstanding borrowings under its Revolving Facility as of June 30, 2011 and no outstanding borrowings as of December 31, 2010. The Company utilized the Revolving Facility for letters of credit in the amount of \$3.0 million and \$0.2 million as of June 30, 2011 and December 31, 2010, respectively. Accordingly, at June 30, 2011, the Company had \$156.6 million available to borrow under the Existing Agreement, including the Supplemental Facility.

Debt Agreements from Recent Acquisitions

In connection with the acquisition of Frontier-Kemper (see Note 3), the Company assumed approximately \$52 million of debt of which approximately \$35 million was paid off upon the closing of the transaction. Substantially all of the debt remaining exists in the form of a promissory note payable from Frontier-Kemper to the former sole shareholder of Frontier-Kemper in the amount of \$17.3 million (the "Frontier-Kemper Seller Note"). Interest under the Frontier-Kemper Seller Note accrues at the rate of 2% per annum with all accrued but unpaid interest payable on September 30, 2011. Additionally, the Frontier-Kemper Seller Note contains an indemnification provision allowing the Company to offset balances against the principal due under certain circumstances. The Frontier-Kemper Seller Note matures on December 31, 2011. The Company may prepay all or any portion of the Frontier-Kemper Seller Note at any time without premium or penalty.

In connection with the July 1, 2011 acquisitions of Lunda Construction Company ("Lunda") and GreenStar Services Corporation ("GreenStar"), the Company issued additional promissory notes. The material terms of the promissory notes are described in further detail in Note 16.

Collateralized Loans

In March 2011, the Company paid off and subsequently refinanced several of its equipment financing agreements at lower interest rates and also entered into several new equipment financing agreements. The refinancing resulted in payments totaling \$27.4 million which paid off the previous agreements in place. The Company obtained loans totaling \$59.7 million, which are collateralized by construction equipment owned by the Company. The terms of the loans include equal monthly installments inclusive of principal and interest at an interest rate of 3.98% payable over a five-year period, with balloon payments totaling \$9.0 million in 2016.

(11) Earnings per Common Share

Basic earnings per common share were computed by dividing net income by the weighted average number of common shares outstanding. Diluted earnings per common share was similarly computed after giving consideration to the dilutive effect of stock options and restricted stock awards outstanding on the weighted average number of common shares outstanding. The computations of diluted earnings per common share for the three and six month periods ended June 30, 2011 exclude 405,000 stock options because the awards would have an antidilutive effect. The computations of diluted earnings per common share for the three and six month periods ended June 30, 2010 exclude 585,000 stock options because the awards would have an antidilutive effect.

(12) Business Segments

The following tables set forth certain business segment information relating to the Company's operations for the three and six month periods ended June 30, 2011 and 2010 (in thousands):

	Three Months Ended June 30, 2011					Three Months Ended June 30, 2010			
	Revenues			me from truction erations	R	Revenues	Income from Construction Operations		
Building	\$	599,977	\$	24,921	\$	663,157	\$	29,686	
Civil		141,442		15,283		197,431		29,720	
Management Services		78,439		6,519		53,788		6,848	
		819,858		46,723		914,376		66,254	
Corporate *		<u>-</u>		(9,688)		<u>-</u>		(10,403)	
Total	\$	819,858	\$	37,035	\$	914,376	\$	55,851	
	Six Months Ended June 30, 2011			Six Months Ended June 30,					
	Six	Months End	ed June	30, 2011	Six	Months End	ed June	20, 2010	
		Months End	Inco	30, 2011 me from truction erations		Months End	Inco Con	e 30, 2010 ome from estruction perations	
Building			Inco	me from truction			Inco Con	ome from struction	
Building Civil	F	Revenues	Inco Cons Ope	me from truction erations	R	Revenues	Inco Con Op	ome from estruction erations	
	F	1,040,406	Inco Cons Ope	me from struction erations	R	1,349,441	Inco Con Op	ome from estruction erations	
Civil	F	1,040,406 270,267	Inco Cons Ope	me from struction erations 38,039 27,397	R	1,349,441 322,091	Inco Con Op	ome from estruction erations 61,996 38,010	
Civil	F	1,040,406 270,267 124,474	Inco Cons Ope	38,039 27,397 9,160	R	1,349,441 322,091 107,919	Inco Con Op	61,996 38,010 9,941	

^{*} Consists primarily of corporate general and administrative expenses.

(13) Employee Pension Plans

The Company has a defined benefit pension plan and an unfunded supplemental retirement plan. Effective June 1, 2004, all benefit accruals under the Company's pension plan were frozen; however, the current vested benefit was preserved. The pension disclosure presented below includes aggregated amounts for both of the Company's plans. The following table sets forth the net periodic benefit cost by component for the three and six month periods ended June 30, 2011 and 2010 (in thousands):

	Three Months Ended June 30,					Six Mo Ended J		
	2	2011	2010		2011		2010	
Interest cost	\$	1,108	\$	1,139	\$	2,216	\$	2,279
Expected return on plan assets		(1,254)		(1,241)		(2,509)		(2,483)
Amortization of net loss		992		612		1,984		1,224
Net periodic benefit cost	\$	846	\$	510	\$	1,691	\$	1,020

(13) Employee Pension Plans (continued)

The Company contributed \$1.4 million and \$1.1 million to its defined benefit pension plan during the six month periods ended June 30, 2011 and 2010, respectively. The Company expects to contribute an additional \$2.8 million to its defined benefit pension plan during the remainder of fiscal year 2011.

(14) Related Party Transactions

The Company leases certain facilities from Ronald N. Tutor, the Company's Chairman and Chief Executive Officer, and an affiliate owned by Mr. Tutor under non-cancelable operating lease agreements with monthly payments of \$0.2 million, which increase at 3% per annum beginning August 1, 2009 and expire on July 31, 2016. Lease expense for these leases, recorded on a straight-line basis, was \$1.2 million for each of the six month periods ended June 30, 2011 and June 30, 2010, and \$0.6 million for each of the three month periods ended June 30, 2011 and 2010.

The Vice Chairman of O&G Industries, Inc. ("O&G") is a director of the Company. O&G occasionally participates in joint ventures with the Company. The Company's share of revenues related to these joint ventures amounted to \$1.9 million (or less than 1%) and \$6 thousand (or less than 1%) for the six months ended June 30, 2011 and 2010, respectively, and \$0.4 million and \$0 for the three months ended June 30, 2011 and 2010, respectively. O&G's cumulative holdings of the Company's stock as of June 30, 2011 and 2010 were 600,000 shares, or 1.27% of total common shares outstanding at June 30, 2011.

(15) Separate Financial Information of Subsidiary Guarantors of Indebtedness

As discussed in Note 10, the Company's obligation to pay principal and interest on its 7.625% Senior Notes due November 1, 2018, is guaranteed on a joint and several basis by substantially all of the Company's existing and future subsidiaries that guarantee obligations under the Company's Existing Agreement, with certain exceptions (the "Guarantors"). The guarantees are full and unconditional and the Guarantors are 100%-owned by the Company. Fisk and Anderson were added as Guarantors in May 2011. The following supplemental condensed consolidating financial information reflects the summarized financial information of the Company as the issuer, the Guarantors and the Company's non-guarantor subsidiaries on a combined basis.

CONDENSED CONSOLIDATING BALANCE SHEET - JUNE 30, 2011 (UNAUDITED) (In Thousands)

		tor Perini rporation		Guarantor ibsidiaries	Guarantor sidiaries	E	liminations	C	Total onsolidated
<u>ASSETS</u>									
Cash and Cash Equivalents	\$	344,168	\$	54,145	\$ 22,665	\$	-	\$	420,978
Restricted Cash		26,967		4,853	623		-		32,443
Accounts Receivable		109,174		916,670	63,484		(68,058)		1,021,270
Costs and Estimated Earnings in Excess of Billings		105,683		94,207	15,227		-		215,117
Deferred Income Taxes		3,516		298	7,626		-		11,440
Other Current Assets		20,177		17,150	24,762		(9,229)		52,860
Total Current Assets		609,685		1,087,323	134,387		(77,287)		1,754,108
Long-term Investments		88,129		-	-		-		88,129
Property and Equipment, net		44,435		331,447	48,987		-		424,869
Intercompany Notes and Receivables		29,865		538,572	(8,843)		(559,594)		-
Other Assets:									
Goodwill		-		685,229	5,848		-		691,077
Intangible Assets, net		-		160,206	-		-		160,206
Investment in Subsidiaries		1,921,902		95	249		(1,922,246)		-
Other		11,871		7,991	1,106		-		20,968
	\$	2,705,887	\$	2,810,863	\$ 181,734	\$	(2,559,127)	\$	3,139,357
LIABILITIES AND STOCKHOLDERS' EQUITY									
Current Maturities of Long-term Debt	\$	2,427	\$	11,259	\$ 18,727	\$	-	\$	32,413
Accounts Payable		32,099		645,453	20,684		(68,058)		630,178
Billings in Excess of Costs and Estimated Earnings		36,305		217,121	41,587		-		295,013
Accrued Expenses		4,550		72,097	29,693		(9,229)		97,111
Total Current Liabilities		75,381		945,930	110,691		(77,287)		1,054,715
Long-term Debt, less current maturities		519,326		85,611	1,032		-		605,969
Deferred Income Taxes		77,407		503	5,688		-		83,598
Other Long-term Liabilities		42,732		5,308	-		-		48,040
Contingencies and Commitments									
Intercompany Notes and Advances Payable		644,006		(76,856)	(7,556)		(559,594)		-
Stockholders' Equity		1,347,035		1,850,367	71,879		(1,922,246)		1,347,035
	\$	2,705,887	\$	2,810,863	\$ 181,734	\$	(2,559,127)	\$	3,139,357
	<u>-</u>	, , , , , , , , ,	<u> </u>	, , ,		_			
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CONDENSED CONSOLIDATING BALANCE SHEET - DECEMBER 31, 2010 (In Thousands)

		tor Perini rporation	Guarantor Ibsidiaries	Non-Guarantor Subsidiaries		Eliminations		Co	Total nsolidated
<u>ASSETS</u>									
Cash and Cash Equivalents	\$	222,156	\$ 220,086	\$	29,136	\$	-	\$	471,378
Restricted Cash		23,550	-		-		-		23,550
Accounts Receivable		116,718	802,059		643		(38,806)		880,614
Costs and Estimated Earnings in Excess of Billings		83,337	55,960		152		-		139,449
Deferred Income Taxes		3,515	222		-		-		3,737
Other Current Assets		9,833	 22,784		9,993		(296)		42,314
Total Current Assets		459,109	1,101,111		39,924		(39,102)		1,561,042
Long-term Investments		88,129	-		-		-		88,129
Property and Equipment, net		44,065	312,965		5,407		-		362,437
Intercompany Notes and Receivables		(4,331)	565,701		(5,196)		(556,174)		-
Other Assets:									
Goodwill		-	621,920		-		-		621,920
Intangible Assets, net		-	132,551		-		-		132,551
Investment in Subsidiaries		1,696,321	-		-		(1,696,321)		-
Other		8,015	4,751		375				13,141
	\$	2,291,308	\$ 2,738,999	\$	40,510	\$	(2,291,597)	\$	2,779,220
LIABILITIES AND STOCKHOLDERS' EQUITY									
Current Maturities of Long-term Debt	\$	6,198	\$ 15,136	\$	-	\$	-	\$	21,334
Accounts Payable		48,139	643,462		747		(38,806)		653,542
Billings in Excess of Costs and Estimated Earnings		20,424	179,293		33		-		199,750
Accrued Expenses		17,880	60,267		15,637		(296)		93,488
Total Current Liabilities		92,641	898,158		16,417		(39,102)		968,114
Long-term Debt, less current maturities		316,113	58,237		-		-		374,350
Deferred Income Taxes		78,525	557		-		-		79,082
Other Long-term Liabilities		36,121	8,559		-		-		44,680
Contingencies and Commitments									
Intercompany Notes and Advances Payable		454,914	86,188		15,072		(556,174)		-
Stockholders' Equity		1,312,994	1,687,300		9,021		(1,696,321)		1,312,994
	\$	2,291,308	\$ 2,738,999	\$	40,510	\$	(2,291,597)	\$	2,779,220
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CONDENSED CONSOLIDATING STATEMENT OF OPERATIONS (UNAUDITED) THREE MONTHS ENDED JUNE 30, 2011 (In Thousands)

	Tutor Perini Corporation		Guarantor Subsidiaries		Non-Guarantor Subsidiaries	Eliminations	_(Total Consolidated
Revenues	\$	67,629	\$	763,017	\$ 13,526	\$ (24,314)	\$	819,858
Cost of Operations		57,737		691,348	7,877	(24,314)	_	732,648
Gross Profit		9,892		71,669	5,649	-		87,210
General and Administrative Expenses		15,247		33,540	1,388		_	50,175
INCOME (LOSS) FROM CONSTRUCTION OPERATIONS		(5,355)		38,129	4,261	-		37,035
Equity in Earnings of Subsidiaries		27,297		-	-	(27,297)		-
Other Income (Expense), net		77		1,106	49	-		1,232
Interest Expense		(6,693)		(521)	(38)		_	(7,252)
Income before Income Taxes		15,326		38,714	4,272	(27,297)		31,015
(Provision) Credit for Income Taxes		4,368		(14,130)	(1,559)		_	(11,321)
NET INCOME	\$	19,694	\$	24,584	\$ 2,713	\$ (27,297)	\$	19,694

CONDENSED CONSOLIDATING STATEMENT OF OPERATIONS (UNAUDITED) THREE MONTHS ENDED JUNE 30, 2010 (In Thousands)

	 Tutor Perini Corporation		Guarantor ubsidiaries	Non-Guarantor Subsidiaries		Eliminations		Total Consolidated
Revenues	\$ 156,802	\$	784,290	\$ (6	i)	\$ (26,710)	\$	914,376
Cost of Operations	 125,328	_	720,319	(3,473)	(26,710)	_	815,464
Gross Profit	31,474		63,971	3,467		-		98,912
General and Administrative Expenses	 14,315	_	28,511	235		<u>-</u>	_	43,061
INCOME FROM CONSTRUCTION OPERATIONS	17,159		35,460	3,232		-		55,851
Equity in Earnings of Subsidiaries	20,955		-	-		(20,955)		-
Other Income (Expense), net	2,122		(3,225)	1		-		(1,102)
Interest Expense	 (773)	_	(2,351)	(120)			(3,244)
Income before Income Taxes	39,463		29,884	3,113		(20,955)		51,505
Provision for Income Taxes	(6,738)		(10,911)	(1,131)			(18,780)
NET INCOME	\$ 32,725	\$	18,973	\$ 1,982	:	\$ (20,955)	\$	32,725

CONDENSED CONSOLIDATING STATEMENT OF OPERATIONS (UNAUDITED) SIX MONTHS ENDED JUNE 30, 2011 (In Thousands)

	Tutor Perini Corporation		Guarantor Subsidiaries		Non-Guarantor Subsidiaries		Eliminations		Total onsolidated
Revenues	\$	152,987	\$	1,309,511	\$ 13,526	\$	(40,877)	\$	1,435,147
Cost of Operations		128,653	_	1,192,048	5,650	_	(40,877)	_	1,285,474
Gross Profit		24,334		117,463	7,876		-		149,673
General and Administrative Expenses		30,564		61,782	1,779	_			94,125
INCOME (LOSS) FROM CONSTRUCTION OPERATIONS		(6,230)		55,681	6,097		-		55,548
Equity in Earnings of Subsidiaries		38,343		-	-		(38,343)		-
Other Income (Expense), net		1,103		(380)	62		-		785
Interest Expense		(13,329)		(1,040)	(38)	_	<u>-</u>		(14,407)
Income before Income Taxes		19,887		54,261	6,121		(38,343)		41,926
(Provision) Credit for Income Taxes		6,736		(19,805)	(2,234)	_			(15,303)
NET INCOME	\$	26,623	\$	34,456	\$ 3,887	\$	(38,343)	\$	26,623

CONDENSED CONSOLIDATING STATEMENT OF OPERATIONS (UNAUDITED) SIX MONTHS ENDED JUNE 30, 2010 (In Thousands)

	Tutor Perini Corporation		Guarantor Subsidiaries		Non-Guarantor Subsidiaries		Eliminations		Co	Total nsolidated
Revenues	\$	245,323	\$	1,601,927	\$	-	\$	(67,799)	\$	1,779,451
Cost of Operations		201,458	_	1,477,579		(6,832)		(67,799)		1,604,406
Gross Profit		43,865		124,348		6,832		-		175,045
General and Administrative Expenses		27,739	_	56,838		460				85,037
INCOME FROM CONSTRUCTION OPERATIONS		16,126		67,510		6,372				90,008
Equity in Earnings of Subsidiaries		43,169		-		-		(43,169)		_
Other Income (Expense), net		1,973		(2,731)		1		-		(757)
Interest Expense		(1,593)	_	(2,928)		(244)				(4,765)
Income before Income Taxes		59,675		61,851		6,129		(43,169)		84,486
Provision for Income Taxes		(6,017)	_	(22,579)		(2,232)				(30,828)
NET INCOME	\$	53,658	\$	39,272	\$	3,897	\$	(43,169)	\$	53,658

CONDENSED CONSOLIDATING STATEMENT OF CASH FLOWS (UNAUDITED) SIX MONTHS ENDED JUNE 30, 2011 (In Thousands)

Cash Flows from Operating Activities: Net income Adjustments to reconcile net income to net cash from operating activities: Depreciation and amortization Equity in earnings of subsidiaries	\$ 26,623	\$	34.456	ф			
Adjustments to reconcile net income to net cash from operating activities: Depreciation and amortization Equity in earnings of subsidiaries	\$ _0,0_0	\$	34,456	ф			
activities: Depreciation and amortization Equity in earnings of subsidiaries			- ,	\$	3,887	\$ (38,343)	\$ 26,623
Equity in earnings of subsidiaries							
	2,694		13,788		503	-	16,985
	(38,343)		-		-	38,343	-
Stock-based compensation expense	7,085		-		-	-	7,085
Excess income tax benefit from stock-based compensation	(18)		-		-	-	(18)
Deferred income taxes	(1,149)		(126)		-	-	(1,275)
Loss on sale of equipment	-		146		-	-	146
Other long-term liabilities	(89)		(3,234)		-	-	(3,323)
Other non-cash items	(570)		(136)		(693)	-	(1,399)
Changes in other components of working capital	(38,617)		(94,577)		994	-	(132,200)
NET CASH PROVIDED (USED) BY OPERATING							
ACTIVITIES	\$ (42,384)	\$	(49,683)	\$	4,691	\$ 	\$ (87,376)
Cash Flows from Investing Activities:	(4.54.744)						(4.64.54.4)
Acquisitions, net of cash balance acquired	(161,711)		-		-	-	(161,711)
Business acquisition related payments	(3,000)		- (10.005)		- (4.005)	-	(3,000)
Acquisition of property and equipment	(1,877)		(19,207)		(1,087)	-	(22,171)
Proceeds from sale of property and equipment	20		3,360		42	-	3,422
Proceeds from sale of available-for-sale securities	-		7,388		-	-	7,388
Change in restricted cash	(3,417)		(403)		(2)	-	(3,822)
Investment in other activities	 (2,725)		<u> </u>		<u> </u>	 	 (2,725)
NET CASH PROVIDED (USED) BY INVESTING ACTIVITIES	\$ (172,710)	\$	(8,862)	\$	(1,047)	\$ 	\$ (182,619)
Cash Flows from Financing Activities:							
Proceeds from debt	207,275		50,900		-	-	258,175
Repayment of debt	(7,939)		(28,682)		-	-	(36,621)
Excess income tax benefit from stock-based compensation	18				-	-	18
Issuance of Common Stock and effect of cashless exercise	256				-	-	256
Debt issuance costs	(2,233)				-	-	(2,233)
Increase (decrease) in intercompany advances	139,729		(129,614)		(10,115)	-	-
NET CASH PROVIDED (USED) BY FINANCING							
ACTIVITIES	\$ 337,106	\$	(107,396)	\$	(10,115)	\$ <u>-</u>	\$ 219,595
Not Ingresse (Degresse) in Cook and Cook Equival-	122.012		(165.041)		(6 171)		(50.400)
Net Increase (Decrease) in Cash and Cash Equivalents	122,012		(165,941)		(6,471)	-	(50,400)
Cash and Cash Equivalents at Beginning of Year	222,156	_	220,086		29,136	<u>-</u> _	471,378
Cash and Cash Equivalents at End of Period	\$ 344,168	\$	54,145	\$	22,665	\$	\$ 420,978

CONDENSED CONSOLIDATING STATEMENT OF CASH FLOWS (UNAUDITED) SIX MONTHS ENDED JUNE 30, 2010 (In Thousands)

	Tutor Perini Corporation		Guarantor Subsidiaries		Non- Guarantor Subsidiaries		Eliminations		Total Consolidated	
Cash Flows from Operating Activities:										
Net income	\$	53,658	\$	39,272	\$	3,897	\$	(43,169)	\$	53,658
Adjustments to reconcile net income to net cash from operating activities:										
Depreciation and amortization		2,760		12,971		158				15.889
Equity in earnings of subsidiaries		(43,169)		12,971		136		43.169		13,009
Stock-based compensation expense		7,477						45,107		7,477
Deferred income taxes		(2,125)		1		_		_		(2,124)
Loss on sale of equipment		2		432		_		_		434
Other long-term liabilities		(249)		(2,828)		_		_		(3,077)
Other non-cash items		182		(2,020)		_		_		182
Changes in other components of working capital		3,659		(55,296)		(8,118)		-		(59,755)
NET CASH PROVIDED (USED) BY OPERATING										
ACTIVITIES	\$	22,195	\$	(5,448)	\$	(4,063)	\$	_	\$	12,684
	·		_	(-, -)	•	(,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	_	,	·	, , , , , ,
Cash Flows from Investing Activities:										
Business acquisition related payments		(3,000)		(3,734)		-		-		(6,734)
Acquisition of property and equipment		(394)		(7,894)		(221)		-		(8,509)
Proceeds from sale of property and equipment		5		803		-		-		808
Proceeds from sale of available-for-sale securities		525		-		-		-		525
Increase in Restricted Cash		(23,523)		-		-		-		(23,523)
Investment in other activities		-		104		(250)		-		(146)
NET CASH PROVIDED (USED) BY INVESTING ACTIVITIES	\$	(26,387)	\$	(10,721)	\$	(471)	\$	-	\$	(37,579)
Cash Flows from Financing Activities:										
Proceeds from debt		2,564		6,160		-		-		8,724
Repayment of debt		(4,248)		(11,775)		(158)		-		(16,181)
Common stock repurchased under share repurchase program		(11,200)		-		-		-		(11,200)
Issuance of common stock and effect of cashless exercise		63		-		-		-		63
Debt issuance costs		(1,608)		-		-		-		(1,608)
Increase (decrease) in intercompany advances		(89,963)		87,338		2,625				
NET CASH PROVIDED (USED) BY FINANCING										
ACTIVITIES	\$	(104,392)	\$	81,723	\$	2,467	\$	<u>-</u>	\$	(20,202)
N. (1 (D)); (C) 1 (C) 1 (C) 1 (C)		(100 504)		CE EE 1		(2.0(7)				(45,007)
Net Increase (Decrease) in Cash and Cash Equivalents		(108,584)		65,554		(2,067)		-		(45,097)
Cash and Cash Equivalents at Beginning of Year	ф	266,171	ф	58,388	ф	23,750	Φ.		ф	348,309
Cash and Cash Equivalents at End of Period	\$	157,587	\$	123,942	\$	21,683	\$		\$	303,212

(16) Subsequent Events

Acquisition of Lunda Construction Company

On July 1, 2011, the Company completed the acquisition of Lunda. Headquartered in Black River Falls, Wisconsin, and with offices in Wisconsin and Minnesota, Lunda is a heavy civil contractor engaged in the construction, rehabilitation and maintenance of bridges, railroads, and other civil structures in the Midwest and throughout the United States. Under the terms of the transaction, the Company acquired 100% of the stock of Lunda for a purchase price of \$163.5 million, subject to a post-closing adjustment based on the net worth of Lunda at closing, consisting of \$141.8 million in cash at closing and \$21.7 million in notes payable in five years, plus a structured earnout based on certain profitability targets over the next three years. In addition, the Company expects to make an election under Section 338(h) (10) of the Internal Revenue Code to treat the acquisition as an asset purchase for federal income tax purposes. The Company has agreed to reimburse the former Lunda shareholders for the estimated incremental income tax costs incurred by the former Lunda shareholders as a result of such election. The Company financed the transaction with the balance of proceeds available from the offering of the Senior Notes which was completed in October 2010, as well as available cash and borrowings under its Revolving Facility (see Note 10).

In connection with the acquisition of Lunda, the Company issued to the former Lunda shareholders promissory notes in an aggregate amount of approximately \$21.7 million (the "Lunda Seller Notes"). Interest under the Lunda Seller Notes accrues at the rate of 5% per annum with all accrued but unpaid interest payable annually. The Lunda Seller Notes mature on July 1, 2016. The Company may prepay all or any portion of the Lunda Seller Notes at any time without premium or penalty. To the extent that the Company prepays all or any portion of its outstanding Senior Notes, it is also required to repay a pro rata portion (based upon the amount being prepaid under the Senior Notes and the total amount outstanding under the Senior Notes) of the Lunda Seller Notes. The Lunda Seller Notes are guaranteed by Lunda, which, as a result of the acquisition, is a wholly owned subsidiary of the Company.

Lunda had 2010 annual revenues of approximately \$400 million and a backlog of approximately \$400 million as of the date of the acquisition. Lunda was acquired because the Company believes it is a strong strategic fit for its civil business and will provide the Company with the opportunity to expand its civil business into the midwestern United States.

The financial results of Lunda will be included in the Company's consolidated financial results beginning in the third quarter of 2011 and will be included in the Company's Civil segment.

The Company has evaluated the materiality of the financial impact of the Lunda acquisition and has deemed the acquisition to be material. The Company is in the preliminary stage of collecting data from which to prepare the allocation of the purchase price to the tangible and intangible assets of Lunda. Therefore, the Company is not able at this time to provide disclosures about the fair value of the purchase price consideration, fixed assets, and intangible assets acquired and the resulting amount of goodwill. Additionally, the Company does not have sufficient reliable information at this time to provide supplemental pro forma disclosures regarding the impact of this acquisition on its revenue and earnings.

Acquisition of GreenStar Services Corporation

On July 1, 2011, the Company completed the acquisition of GreenStar. GreenStar is primarily comprised of three operating entities: Five Star Electric Corporation and WDF, Inc., which are located in New York, and Nagelbush Mechanical, which is located in Florida. GreenStar has served a range of clients in a wide variety of markets including transportation, infrastructure, commercial, school and university, residential, and specialty construction. Under the terms of the transaction, the Company acquired GreenStar through a merger with a wholly-owned subsidiary of the Company for an initial purchase price of \$208.4 million, subject to a post-closing adjustment based on the net worth of GreenStar at closing, plus a structured earnout based on the achievement of certain profitability

(16) Subsequent Events (continued)

targets over the next five years. The purchase price consists of \$100 million in cash paid at closing, a \$74.9 million promissory note issued at closing and \$33.5 million of holdbacks to secure certain indemnification obligations and deferred management incentive payments. The Company financed the transaction with available cash and borrowings under its Revolving Facility (see Note 10).

In connection with the acquisition of GreenStar, the Company issued to the interest holder representative, on behalf of certain of GreenStar's former equity holders (the "Interest Holders"), a promissory note in the amount of approximately \$74.9 million (the "GreenStar Seller Note"). Interest under the GreenStar Seller Note accrues at the rate of 8% per annum with all accrued but unpaid interest payable on August 1, September 1 and October 1, 2011. The GreenStar Seller Note and all accrued interest was paid off on August 3, 2011.

GreenStar had 2010 annual revenues of approximately \$560 million and a backlog of approximately \$1.2 billion as of the date of the acquisition. GreenStar was acquired because it is one of the largest specialty contractors in the United States and it will provide an opportunity to expand the Company's presence in the northeastern markets.

The financial results of GreenStar will be included in the Company's consolidated financial results beginning in the third quarter of 2011 and will be included in the Company's Building segment.

The Company has evaluated the materiality of the financial impact of the GreenStar acquisition and has deemed the acquisition to be material. The Company is in the preliminary stage of collecting data from which to prepare the allocation of the purchase price to the tangible and intangible assets of GreenStar. Therefore, the Company is not able at this time to provide disclosures about the fair value of the purchase price consideration, fixed assets, and intangible assets acquired and the resulting amount of goodwill. Additionally, the Company does not have sufficient reliable information at this time to provide supplemental pro forma disclosures regarding the impact of this acquisition on its revenue and earnings.

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

The following discusses our financial position at June 30, 2011, and the results of our operations for the three and six month periods ended June 30, 2011 and should be read in conjunction with: (1) the unaudited consolidated condensed financial statements and notes contained herein, and (2) the consolidated financial statements and accompanying notes to our Annual Report on Form 10-K for the fiscal year ended December 31, 2010.

Overview

We were incorporated in 1918 as a successor to businesses that had been engaged in providing construction services since 1894. We provide diversified general contracting, construction management and design-build services to private clients and public agencies throughout the world. Our construction business is conducted through three basic segments: Civil, Building, and Management Services. Our Civil segment specializes in public works construction and the repair, replacement and reconstruction of infrastructure, including highways, bridges, mass transit systems and water and wastewater treatment facilities. Our Building segment has significant experience providing services to a number of specialized building markets, including the hospitality and gaming, transportation, healthcare, municipal offices, sports and entertainment, educational, correctional facilities, biotech, pharmaceutical and high-tech markets, electrical and mechanical, plumbing and HVAC services. Our Management Services segment provides diversified construction and design-build services to the U.S. military and federal government agencies, as well as surety companies and multi-national corporations in the United States and overseas.

The contracting and management services that we provide consist of general contracting, pre-construction planning and comprehensive management services, including planning and scheduling the manpower, equipment, materials and subcontractors required for the timely completion of a project in accordance with the terms and specifications contained in a construction contract. We also offer self-performed construction services including site work, concrete forming and placement, steel erection, electrical and mechanical, plumbing and HVAC. We provide these services by using traditional general contracting arrangements, such as fixed price, guaranteed maximum price, cost plus fee contracts and construction management or design-build contracting arrangements. In the ordinary course of our business, we enter into arrangements with other contractors, referred to as "joint ventures" for certain construction projects. Each of the joint venture participants is usually committed to supply a predetermined percentage of capital, as required, and to share in a predetermined percentage of the income or loss of the project. Generally, each joint venture participant is fully liable for the obligations of the joint venture.

During the first half of 2011, we have expanded our business both vertically and geographically through the execution of our acquisition strategy. We anticipate that the synergies and opportunities that these newly acquired entities bring will enhance our margins through an increase in the volume of self-performed work, coupled with an increased volume of higher margin public works projects in our Civil and Building segments. Our Building and Civil segment operating results for the second quarter of 2011 primarily reflect the substantial completion of several successful, large public works and hospitality and gaming projects as well as the start-up of several new public works projects in the eastern and western United States. Our Management Services segment continues its focus on obtaining new work with various U.S government agencies, including the U.S. military, both domestically and abroad. Our operating results also reflect the impact of acquisition-related expenses and amortization of acquisition-related intangible assets.

Recent Developments

Acquisition of Fisk Electric Company

On January 3, 2011, we completed the acquisition of Fisk Electric Company ("Fisk"), a privately-held electrical construction company. Fisk covers many of the major commercial and industrial electrical construction markets in the southwestern and southeastern United States, with the ability to cover other attractive markets nationwide. Under the terms of the transaction, we acquired 100% of Fisk's stock for total consideration of approximately \$109.2 million, which includes \$105 million in cash paid at closing and additional consideration that may become payable under the terms of the agreement based upon Fisk's operating results over the next three years.

Fisk was acquired because we believe that it is a strong strategic fit enabling us to expand our nationwide electrical construction capabilities and to realize significant synergies and opportunities in support of our non-residential building and civil operations. The acquisition was effective as of January 1, 2011 for accounting purposes and, accordingly, Fisk's financial position and operating results are included in the Company's June 30, 2011 financial statements. Fisk's operating results are included in the Company's Building segment.

Acquisition of Anderson Companies

On April 1, 2011, we completed the acquisition of Anderson Companies ("Anderson"), the privately-held parent company of Roy Anderson Corporation, Harrell Contracting Group, LLC and Brice Building Company, LLC. Headquartered in Gulfport, Mississippi, and with offices in Birmingham, Alabama; Jackson, Mississippi; New Orleans, Louisiana; and Pensacola, Florida, Anderson provides general contracting, design-build, preconstruction, and construction management services to public and private clients throughout the southeastern United States. Under the terms of the transaction, we acquired 100% of Anderson's stock for a purchase price of \$67.4 million, which includes \$61.9 million in cash and additional consideration that may become payable under the terms of the agreement based upon Anderson's operating results over the next three years.

Anderson was acquired because we believe it is a strong fit for our building business and strengthens our position in the southeastern United States. The acquisition was effective as of April 1, 2011 for accounting purposes and, accordingly, Anderson's financial position and operating results are included in the Company's June 30, 2011 financial statements. Anderson's operating results are included in the Company's Building segment.

Acquisition of Frontier-Kemper Constructors

On June 1, 2011, we completed the acquisition of Frontier-Kemper Constructors, Inc. ("Frontier-Kemper"), a privately held Indiana-based corporation. Headquartered in Evansville, Indiana, Frontier-Kemper builds tunnels for highways, railroads, subways, rapid transit systems as well as shafts and other facilities for water supply and wastewater transport. It also develops and equips mines with innovative hoisting, elevator and vertical conveyance systems for the mining industry. Under the terms of the transaction, we acquired 100% of Frontier-Kemper's stock for a purchase price of approximately \$61.7 million in cash, subject to a post-closing adjustment based on the net worth of Frontier-Kemper at closing. In addition, we assumed approximately \$52 million of debt, of which approximately \$35 million was paid off at closing.

Frontier-Kemper was acquired because we believe it is a strong strategic fit for our civil business, bolstering our tunneling business in the United States and expanding our reach into Canada. The acquisition was effective as of June 1, 2011 for accounting purposes and, accordingly, Frontier-Kemper's financial position and operating results are included in the Company's June 30, 2011 financial statements. The operating results of Frontier-Kemper are included in the Company's Civil segment.

Acquisition of Lunda Construction Company

On July 1, 2011, we completed the acquisition of Lunda Construction Company ("Lunda"). Headquartered in Black River Falls, Wisconsin, and with offices in Wisconsin and Minnesota, Lunda is a heavy civil contractor engaged in the construction, rehabilitation and maintenance of bridges, railroads, and other civil structures in the Midwest and throughout the United States. Under the terms of the transaction, we acquired 100% of the stock of Lunda for a purchase price of \$163.5 million, consisting of \$141.8 million in cash at closing and \$21.7 million in notes payable in five years, plus a structured earnout based on certain profitability targets over the next three years. The purchase price is subject to a post-closing adjustment based on the net worth of Lunda at closing. In addition, we expect to make an election under Section 338(h)(10) of the Internal Revenue Code to treat the acquisition as an asset purchase for federal income tax purposes. We have agreed to reimburse the former Lunda shareholders for the estimated incremental income tax costs they incur as a result of such election.

Lunda was acquired because we believe it is a strong strategic fit for our civil business and will provide us with the opportunity to expand our civil business into the midwestern United States. Since the acquisition was not completed prior to June 30, 2011, the financial position and operating results of Lunda are not included in our June 30, 2011 financial statements. The operating results of Lunda will be included in the Company's Civil segment.

Acquisition of GreenStar Services Corporation

On July 1, 2011, we completed the acquisition of GreenStar Services Corporation ("GreenStar"). GreenStar is primarily comprised of three operating entities: Five Star Electric Corporation and WDF, Inc., which are located in New York, and Nagelbush Mechanical, which is located in Florida. GreenStar has served a range of clients in a wide variety of markets including transportation, infrastructure, commercial, school and university, residential, and specialty construction. Under the terms of the transaction, we acquired GreenStar through a merger with a wholly owned subsidiary of the Company for an initial purchase price of \$208.4 million, subject to a post-closing adjustment based on the net worth of GreenStar at closing, plus a structured earnout based on the achievement of certain profitability targets over the next five years. The purchase price consists of \$100 million in cash paid at closing, a \$74.9 million promissory note issued at closing (see Note 16 of Notes to Consolidated Condensed Financial Statements) and \$33.5 million of holdbacks to secure certain indemnification obligations and deferred management incentive payments. The \$74.9 million promissory note and all interest accrued was paid off on August 3, 2011.

GreenStar was acquired because it is one of the largest specialty contractors in the United States, and it will provide an opportunity to expand our presence in the northeastern markets. Since the acquisition was not completed prior to June 30, 2011, the financial position and operating results of GreenStar are not included in our June 30, 2011 financial statements. The operating results of GreenStar will be included in the Company's Building segment.

Registration Statement Filing

We filed an amended registration statement with the Securities and Exchange Commission on April 15, 2011 with respect to an offer to exchange the Company's 7.625% senior unsecured notes for a new issue of debt securities registered under the Securities Act (the "Exchange Offer"), with terms substantially identical to those of the existing 7.625% senior unsecured notes, (except for provisions relating to the transfer restrictions and payment of additional interest), and to keep the Exchange Offer open for at least 30 business days (the "Registration Statement"). The Registration Statement was consummated in June 2011.

We also filed an automatic shelf registration statement with the Securities and Exchange Commission on June 15, 2011 with respect to an offer to exchange an indeterminate amount of debt and equity securities (the "Shelf Registration Statement"). The Shelf Registration Statement became effective on June 15, 2011.

Amended Credit Agreement

On August 3, 2011, we entered into a Fifth Amended and Restated Credit Agreement (the "Credit Agreement") with Bank of America, N.A. The Credit Agreement amends and restates in its entirety an existing Fourth Amended and Restated Credit Agreement dated May 4, 2011 among the Company and Bank of America, N.A. (the "Existing Agreement"), which provided for a \$260 million revolving credit facility and an additional \$99.6 million under a supplemental facility.

The Credit Agreement replaces the Existing Agreement and allows us to borrow up to \$300 million on a revolving credit basis (the "Revolving Facility"), with a \$50 million sublimit for letters of credit, and an additional \$200 million term loan (the "Term Loan"). Subject to certain conditions, we have the option to increase the base facility by up to an additional \$50 million. Any outstanding loans under the Revolving Facility mature on August 3, 2016, while the Term Loan includes annual installments of principal and interest payable over a five-year period. Similar to the Existing Agreement, the Credit Agreement requires us to comply with certain financial and other covenants including minimum net worth, minimum fixed charge coverage and maximum leverage ratios. We are currently in compliance with the covenants of the Credit Agreement. For a description of additional material terms of the Credit Agreement, see Note 10 of Notes to Consolidated Condensed Financial Statements.

Backlog of \$5.0 Billion

Our backlog of uncompleted construction work at June 30, 2011 was approximately \$5.0 billion compared to \$4.3 billion at December 31, 2010. During the second quarter of 2011 we converted a number of pending awards into backlog across each of our business segments. New work additions during the second quarter of 2011 include approximately \$342 million for our Building segment, \$370 million for our Civil segment, and \$98 million for our Management Services segment. Significant awards include a \$147 million railway substation and structures in New York, an \$86 million highway improvement project in Delaware, a \$76 million courthouse in Philadelphia, and a \$73 million aircraft parking apron at Andersen Air Force Base in Guam. During the second quarter of 2011, we also added approximately \$775 million of backlog as a result of the acquisitions of Anderson and Frontier-Kemper. In addition, we have pending contract awards and prospects for both public and private sector customers that could enter our backlog in the near future. On July 1, 2011, we acquired approximately \$1.6 billion of backlog as a result of the acquisitions of Lunda and GreenStar.

8						cklog at 30, 2011
\$ 2,663.3	\$	1,122.5	\$	(1,040.4)	\$	2,745.4
1,360.1		814.0		(270.2)		1,903.9
260.9		180.3		(124.5)		316.7
\$ 4,284.3	\$	2,116.8	\$	(1,435.1)	\$	4,966.0
	\$ 2,663.3 1,360.1 260.9	December 31, 2010 Aw \$ 2,663.3	December 31, 2010 New Business Awarded (1) \$ 2,663.3 \$ 1,122.5 1,360.1 814.0 260.9 180.3	December 31, 2010 New Business Awarded (1) Reserved Reserved (1) \$ 2,663.3 \$ 1,122.5 \$ 1,360.1 \$ 2,669.9 \$ 180.3	December 31, 2010 New Business Awarded (1) Revenues Recognized \$ 2,663.3 \$ 1,122.5 \$ (1,040.4) 1,360.1 814.0 (270.2) 260.9 180.3 (124.5)	December 31, 2010 New Business Awarded (1) Revenues Recognized Bar June \$ 2,663.3 \$ 1,122.5 \$ (1,040.4) \$ (270.2) 1,360.1 814.0 (270.2) (124.5)

(1) New business awarded consists of the original contract price of projects added to our backlog plus or minus subsequent changes to the estimated total contract price of existing changes, plus the value of uncompleted contract work of businesses acquired.

Critical Accounting Policies

Our significant accounting policies are described in Note 1 of Notes to Consolidated Financial Statements included in our Annual Report on Form 10-K for the fiscal year ended December 31, 2010. Our critical accounting policies are also identified and discussed in Item 7 of our Annual Report on Form 10-K for the fiscal year ended December 31, 2010. We have made no significant changes to these policies during the six month period ended June 30, 2011.

In May 2011, the FASB issued a staff position amending existing guidance for fair value measurements and disclosures in both interim and annual financial statements. This update expands the disclosures for fair value measurements that are estimated using significant unobservable (Level 3) inputs. This update will be effective for us with the interim and annual reporting period beginning January 1, 2012. Other than requiring additional disclosures, adoption of this update will not have a material effect on our consolidated financial statements.

In June 2011, the FASB issued a staff position which requires an entity to present the total of comprehensive income, the components of net income, and the components of other comprehensive income either in a single continuous statement of comprehensive income, or in two separate but consecutive statements. This update eliminates the option to present components of other comprehensive income as part of the statement of equity. This update will be effective for us with the interim and annual reporting period beginning January 1, 2012. The adoption of this update will not have a material effect on our consolidated financial statements.

Results of Operations

Comparison of the Second Quarter Ended June 30, 2011 with the Second Quarter Ended June 30, 2010

For the second quarter of 2011, we recorded revenues of \$819.9 million, income from construction operations of \$37.0 million and net income of \$19.7 million. Basic and diluted earnings per common share for the second quarter of 2011 were \$0.42 and \$0.41, respectively, as compared to \$0.67 and \$0.66, respectively, for the second quarter of 2010. Our operating results decreased during the second quarter of 2011, compared to the same period in 2010, as a result of the substantial completion of several successful, large public works and hospitality and gaming projects, an overall lag in the timing of the start-up of new work in our backlog, and increased interest expense associated with our senior unsecured notes, issued in October 2010.

Revenues for the Three Months

Income from Construction

	I.	Ended J			
(dollars in millions)	_	2011	2010	\$ Change	% Change
Building	\$	600.0	\$ 663.2	\$ (63.2)	(9.5%)
Civil		141.5	197.4	(55.9)	(28.3%)
Management Services		78.4	53.8	24.6	45.7%
Total	\$	819.9	\$ 914.4	\$ (94.5)	(10.3%)

Overall Revenues decreased by \$94.5 million (or 10.3%), from \$914.4 million in 2010 to \$819.9 million in 2011. This decrease was due primarily to a \$63.2 million (or 9.5%) decrease in our Building segment revenues, from \$663.2 million in 2010 to \$600.0 million in 2011, resulting from the substantial completion of large hospitality and gaming and public works projects in Las Vegas, including the Cosmopolitan and McCarran Airport projects. Included in our 2011 Building segment revenues is approximately \$171 million from the acquisitions of Fisk in January 2011 and Anderson in April 2011. Civil segment revenues decreased by \$55.9 million (or 28.3%), from \$197.4 million in 2010 to \$141.5 million in 2011, due primarily to the substantial completion of projects in the metropolitan New York area, partly offset by the start-up of new infrastructure projects in the western and eastern United States. Included in our 2011 Civil segment revenues is approximately \$26 million from the acquisitions of Superior Gunite in November 2010 and Frontier-Kemper in June 2011. Management Services segment revenues increased by \$24.6 million (or 45.7%), from \$53.8 million in 2010 to \$78.4 million in 2011, due primarily to start-up of a task order contract for containerized housing in southern Iraq.

Operations for the Three Months Ended June 30. (dollars in millions) 2011 2010 \$ Change % Change 29.7 Building 24.9 (4.8)(16.2%)Civil 15.3 29.7 (14.4)(48.5%)Management Services 6.5 6.9 (0.4)(5.8%)(10.4)(9.7)0.7 Corporate (6.7%)Total 37.0 55.9 (18.9)(33.8%)

Overall Income from Construction Operations decreased by \$18.9 million (or 33.8%), from \$55.9 million in 2010 to \$37.0 million in 2011, due primarily to decreases in our Civil and Building Segments. Civil segment income from construction operations decreased by \$14.4 million (or 48.5%), from \$29.7 million in 2010 to \$15.3 million in 2011, due primarily a decline in operating margin caused by the substantial completion of several projects in the New York metropolitan area. This decrease was partly offset by favorable performance on several infrastructure projects in the western and eastern United States. Included in our 2011 Civil segment income from construction operations is approximately \$1.5 million (net of intangible asset amortization) from the acquisitions discussed above. Building segment income from construction operations decreased by \$4.8 million (or 16.2%), from \$29.7 million in 2010 to \$24.9 million in 2011, due primarily to the decrease in revenues discussed above. Included in our 2011 Building segment income from construction operations is approximately \$2.3 million (net of intangible asset amortization) from the acquisitions discussed above. Management Services income from construction operations decreased by \$0.4 million (or 5.8%), from \$6.9 million in 2010 to \$6.5 million in 2011, due primarily to favorable performance in the second quarter of 2010, as compared to the second quarter of 2011, on U.S. military facilities in Iraq that reached substantial completion in the first half of 2011. This decrease was partly offset by the increase in revenues discussed above.

Consolidated Other Income, Interest Expense and Provision for Income Taxes

(dollars in millions)	June	30, 2011	June 30, 2	2010	\$ Change	% Change
Three months ended						
Other Income (Expense), net	\$	1.2	\$	(1.1)	\$ 2	n.a.
Interest Expense		7.3		3.2	4.	128.1%
Provision for Income Taxes		11.3		18.8	(7.:	5) (39.9)%

Other Income (Expense), net increased by \$2.3 million from expense of \$1.1 million in 2010 to income of \$1.2 million in 2011, due primarily to a gain on the sale of one of our properties in 2011. Interest Expense increased by \$4.1 million (or 128.1%), from \$3.2 million in 2010 to \$7.3 million in 2011. This increase was due to interest recorded on our \$300 million senior unsecured notes, which were issued in October 2010. The Provision for Income Taxes decreased by \$7.5 million (or 39.9%), from \$18.8 million in 2010 to \$11.3 million in 2011, due to the decrease in pretax income. The effective tax rate was 36.5% for both the second quarter of 2011 and 2010.

Comparison of the Six Months Ended June 30, 2011 with the Six Months Ended June 30, 2010

For the first six months of 2011, we recorded revenues of \$1,435.1 million, income from construction operations of \$55.5 million and net income of \$26.6 million. Basic and diluted earnings per common share for the first six months of 2011 were \$0.56 and \$0.56, respectively, as compared to \$1.09 and \$1.09, respectively, for the first six months of 2010. Our operating results decreased during the first six months of 2011, compared to the same period in 2010, as a result of the substantial completion of several successful, large public works and hospitality and gaming projects, an overall lag in the timing of the start-up of new work in our backlog, and increased interest expense associated with our senior unsecured notes, issued in October 2010.

Revenues for the Six Months Ended

Jun					
 2011		2010	\$	Change	% Change
\$ 1,040.4	\$	1,349.4	\$	(309.0)	(22.9)%
270.2		322.1		(51.9)	(16.1)%
 124.5		107.9		16.6	15.4%
\$ 1,435.1	\$	1,779.4	\$	(344.3)	(19.3)%
\$	2011 \$ 1,040.4 270.2 124.5	\$ 1,040.4 \$ 270.2 124.5	2011 2010 \$ 1,040.4 \$ 1,349.4 270.2 322.1 124.5 107.9	2011 2010 \$ \$ 1,040.4 \$ 1,349.4 \$ 270.2 322.1 124.5 107.9 \$	2011 2010 \$ Change \$ 1,040.4 \$ 1,349.4 \$ (309.0) 270.2 322.1 (51.9) 124.5 107.9 16.6

Overall Revenues decreased by \$344.3 million (or 19.3%), from \$1,779.4 million in 2010 to \$1,435.1 million in 2011. This decrease was due primarily to a \$309.0 million (or 22.9%) decrease in our Building segment revenues, from \$1,349.4 million in 2010 to \$1,040.4 million in 2011, resulting from the substantial completion of large hospitality and gaming and public works projects in Las Vegas, including the MGM CityCenter, Cosmopolitan, and McCarran Airport projects. Included in our 2011 Building segment revenues is approximately \$240 million from the acquisitions of Fisk in January 2011 and Anderson in April 2011. Civil segment revenues decreased by \$51.9 million (or 16.1%), from \$322.1 million in 2010 to \$270.2 million in 2011, due primarily to the substantial completion of projects in the metropolitan New York area, partly offset by the start-up of new infrastructure projects in the western and eastern United States. Included in our 2011 Civil segment revenues is approximately \$38 million from the acquisitions of Superior Gunite in November 2010 and Frontier-Kemper in June 2011. Management Services segment revenues increased by \$16.6 million (or 15.4%), from \$107.9 million in 2010 to \$124.5 million in 2011, due primarily to the start-up of a task order contract for containerized housing in southern Iraq.

Income from Construction Operations for the Six Months Ended June 30.

(dollars in millions)	2011	2010	 \$ Change	% Change
Building	\$ 38.0	\$ 62.0	\$ (24.0)	(38.7)%
Civil	27.4	38.0	(10.6)	(27.9)%
Management Services	9.2	9.9	(0.7)	(7.1)%
Corporate	 (19.1)	 (19.9)	 0.8	(4.0)%
Total	\$ 55.5	\$ 90.0	\$ (34.5)	(38.3)%

Overall Income from Construction Operations decreased by \$34.5 million (or 38.3%), from \$90.0 million in 2010 to \$55.5 million in 2011, due primarily to decreases in our Building and Civil segments. Building segment income from construction operations decreased by \$24.0 million (or 38.7%), from \$62.0 million in 2010 to \$38.0 million in 2011, due primarily to the decrease in revenues discussed above, as well as a decline in operating margin in 2011 compared to 2010, primarily caused by a decrease in the volume of self-performed work on certain large projects, particularly in Las Vegas. Included in our 2011 Building segment income from construction operations is approximately \$4.6 million (net of intangible asset amortization) from the acquisition discussed above. Civil segment income from construction operations decreased by \$10.6 million (or 27.9%), from \$38.0 million in 2010 to \$27.4 million in 2011, due primarily the decrease in revenues discussed above, as well as a decline in operating margin due to the favorable performance in 2010, as compared to 2011, on several projects in the metropolitan New York area that reached substantial completion in the first half of 2011. This decrease was partly offset by favorable performance on several infrastructure projects in the western and eastern United States. Included in our 2011 Civil segment income from construction operations is approximately \$0.5 million (net of intangible asset amortization) from the acquisitions discussed above. Management Services income from construction operations decreased by \$0.7 million (or 7.1%), from \$9.9 million in 2010 to \$9.2 million in 2011, due primarily to favorable performance in the first six months of 2010, as compared to the first six months of 2011, on U.S. military facilities in Iraq. This decrease was partly offset by the increase in revenues discussed above.

Consolidated Other Income, Interest Expense and Provision for Income Taxes

(dollars in millions)	June :	30, 2011	June 30, 2010	\$ Change	% Change
Six months ended					
Other Income (Expense), net	\$	0.8	\$ (0.7)	\$ 1.	5 n.a.
Interest Expense		14.4	4.8	9.	6 200.0%
Provision for Income Taxes		15.3	30.8	(15.	5) (50.3)%

Other Income (Expense), net increased by \$1.5 million from expense of \$0.7 million in 2010 to income of \$0.8 million in 2011, due primarily to a gain on the sale of one of our properties in 2011. Interest Expense increased by \$9.6 million (or 200.0%), from \$4.8 million in 2010 to \$14.4 million in 2011. This increase was due to interest recorded on our \$300 million senior unsecured notes, which were issued in October 2010. The Provision for Income Taxes decreased by \$15.5 million (or 50.3%), from \$30.8 million in 2010 to \$15.3 million in 2011, due to the decrease in pretax income. The effective tax rate was 36.5% for both periods.

Liquidity and Capital Resources

Cash and Working Capital

At June 30, 2011 and December 31, 2010, cash held by us and available for general corporate purposes was \$342.5 million and \$455.5 million, respectively. Our proportionate share of cash held by joint ventures and available only for joint venture-related uses, including distributions to joint venture partners, was \$78.5 million and \$15.9 million at June 30, 2011 and December 31, 2010, respectively, and our Restricted Cash was \$32.4 million and \$23.6 million at June 30, 2011 and December 31, 2010, respectively.

A summary of cash flows for each of the six month periods ended June 30, 2011 and 2010 is set forth below:

	Six Months Ended June 30,						
(dollars in millions)	2011	2010					
Cash flows from:							
Operating activities	\$	(87.4) \$ 12.7					
Investing activities	(182.6) (37.6)					
Financing activities		219.6 (20.2)					
Net (decrease) increase in cash		(50.4) (45.1)					
Cash at beginning of year		471.4 348.3					
Cash at end of period	\$	421.0 \$ 303.2					

During the first six months of 2011, we used \$87.4 million in cash to fund operating activities, primarily due to the substantial completion of certain large projects in the Building segment. We used \$182.6 million in cash to fund investing activities, primarily for the acquisitions of Fisk, Anderson and Frontier-Kemper. In addition, we used cash to purchase construction equipment and to fund the deferred purchase price of an acquisition made in a prior year. We received \$219.6 million in cash from financing activities, primarily due to our outstanding borrowings under our Revolving Facility and the refinancing of a portion of our construction equipment fleet.

Working capital increased by \$106.5 million, from \$592.9 million at December 31, 2010 to \$699.4 million at June 30, 2011, which primarily reflects the cash provided by outstanding borrowings under our Revolving Facility offset by cash used to complete the acquisitions of Fisk, Anderson and Frontier-Kemper. The current ratio increased from 1.61 at December 31, 2010 to 1.66 at June 30, 2011.

Long-term Investments

At June 30, 2011, we had investments in auction rate securities of \$88.1 million, which are reflected at fair value. These investments are considered to be "available-for-sale" and are classified as Long-term Investments. Our investment policy is to manage our assets to achieve our goals of preserving principal, maintaining adequate liquidity at all times, and maximizing returns subject to our investment guidelines. The current overall liquidity concerns in capital markets have affected our ability to liquidate many of our investments in auction rate securities. Based on our ability to access our cash equivalent investments and our available Revolving Facility, which was expanded in August 2011 by \$40 million, we do not expect that the short-term lack of liquidity of our auction rate security investments will materially affect our overall liquidity position or our ability to execute our current business plan.

Long-term Debt

On August 3, 2011, we entered into a Fifth Amended and Restated Credit Agreement (the "Credit Agreement") with Bank of America, N.A. The Credit Agreement amends and restates in its entirety an existing Fourth Amended and Restated Credit Agreement dated May 4, 2011 among the Company and Bank of America, N.A. (the "Existing Agreement"), which provided for a \$260 million revolving credit facility and an additional \$99.6 million under a supplemental facility.

The Credit Agreement replaces the Existing Agreement and allows us to borrow up to \$300 million on a revolving credit basis (the "Revolving Facility"), with a \$50 million sublimit for letters of credit, and an additional \$200 million term loan (the "Term Loan"). Subject to certain conditions, we have the option to increase the base facility by up to an additional \$50 million. Any outstanding loans under the Revolving Facility mature on August 3, 2016, while the Term Loan includes annual installments of principal and interest payable over a five-year period. Similar to the Existing Agreement, the Credit Agreement requires us to comply with certain financial and other covenants including minimum net worth, minimum fixed charge coverage and maximum leverage ratios. We are currently in compliance with the covenants of the Credit Agreement. For a description of additional material terms of the Credit Agreement, see Note 10 of Notes to Consolidated Condensed Financial Statements.

We had \$200 million in outstanding borrowings under our Revolving Facility as of June 30, 2011, and we utilized the Revolving Facility for letters of credit in the amount of \$3.0 million. Accordingly, at June 30 2011, we had \$156.6 million available to borrow under the Credit Agreement. We believe that our financial position and credit arrangements are sufficient to support our current backlog and anticipated new work.

Long-term debt, excluding current maturities of \$32.4 million, was \$606.0 million at June 30, 2011, an increase of \$231.6 million from December 31, 2010 primarily due to \$200 million in outstanding borrowings on our Revolving Facility. As a result, our long-term debt to equity ratio increased from 0.29x at December 31, 2010 to 0.45x at June 30, 2011.

There were no other material changes in our off-balance sheet arrangements and contractual obligations as of June 30, 2011.

Dividends

There were no cash dividends declared or paid on our outstanding common stock during the periods presented herein.

Forward-looking Statements

The statements contained in this Management's Discussion and Analysis of the Consolidated Condensed Financial Statements on Form 10-Q that are not purely historical are forward-looking statements within the meaning of Section 27A of the Securities Act of 1933 and Section 21E of the Securities Exchange Act of 1934, including without limitation, statements regarding our management's expectations, hopes, beliefs, intentions or strategies regarding the future. These forward-looking statements are based on our current expectations and beliefs concerning future developments and their potential effects on us. There can be no assurance that future developments affecting us will be those that we have anticipated. These forward-looking statements involve a number of risks, uncertainties (some of which are beyond our control) or other assumptions that may cause actual results or performance to be materially different from those expressed or implied by such forward-looking statements. These risks and uncertainties include, but are not limited to:

- our ability to win new contracts and convert backlog into revenue;
- our ability to successfully and timely complete construction projects;
- the potential delay, suspension, termination or reduction in scope of a construction project;
- the continuing validity of the underlying assumptions and estimates of total forecasted project revenues, costs and profits and project schedules;
- the outcomes of pending or future litigation, arbitration or other dispute resolution proceedings;
- the availability of borrowed funds on terms acceptable to us;
- the ability to retain certain members of management;
- the ability to obtain surety bonds to secure our performance under certain construction contracts;
- possible labor disputes or work stoppages within the construction industry;
- changes in federal and state appropriations for infrastructure projects;
- possible changes or developments in international or domestic political, social, economic, business, industry, market and regulatory conditions or circumstances;
- actions taken or not taken by third parties including our customers, suppliers, business partners, and competitors and legislative, regulatory, judicial and other governmental authorities and officials; and

• other risks and uncertainties discussed under the heading "Risk Factors" in our Annual Report on Form 10-K for the year ended December 31, 2010 filed with the Securities and Exchange Commission on March 4, 2011.

We undertake no obligation to publicly update or revise any forward-looking statements, whether as a result of new information, future events or otherwise, except as may be required under applicable securities laws.

Item 3. Quantitative and Qualitative Disclosures About Market Risk

There has been no material change in our exposure to market risk from that described in Item 7A of our Annual Report on Form 10-K for the year ended December 31, 2010

Item 4. Controls and Procedures

Disclosure Controls and Procedures

As required by Rule 13a-15(b) under the Securities Exchange Act of 1934 (the "Exchange Act"), as of the end of the period covered by this report, we carried out an evaluation under the supervision and with the participation of our management, including our Chief Executive Officer and Chief Financial Officer, of the effectiveness of the design and operation of our disclosure controls and procedures (as such term is defined in Rules 13a-15(e) and 15d-15(e) under the Exchange Act). In designing and evaluating our disclosure controls and procedures, we recognize that any controls and procedures, no matter how well designed and operated, can provide only reasonable assurance of achieving the desired control objectives, and our management necessarily was required to apply its judgment in evaluating and implementing possible controls and procedures. The effectiveness of our disclosure controls and procedures is necessarily limited by the staff and other resources available to us and, although we have designed our disclosure controls and procedures the geographic diversity of our operations, this diversity inherently may limit the effectiveness of those controls and procedures. Based upon that evaluation, the Chief Executive Officer and Chief Financial Officer concluded that, as of the end of the period covered by this report, our disclosure controls and procedures were effective to provide reasonable assurance that information we are required to disclose in reports that we file or submit under the Exchange Act is recorded, processed, summarized and reported within the time periods specified in Securities and Exchange Commission rules and forms, and that such information is accumulated and communicated to our management, including our Chief Executive Officer and Chief Financial Officer, as appropriate, to allow timely decisions regarding required disclosure.

Changes in Internal Controls Over Financial Reporting

There was no change in our internal control over financial reporting that occurred during the period covered by this report that has materially affected, or is reasonably likely to materially affect, our internal control over financial reporting. As part of our integration of Fisk, Anderson, Frontier-Kemper, Lunda and GreenStar, we are in the process of incorporating our controls and procedures into the operations of these newly acquired entities.

In connection with Rule 13a-15(b) under the Securities Exchange Act of 1934, we will continue to review and assess the adequacy of our disclosure controls and procedures, including our internal control over financial reporting, and may from time to time make changes aimed at enhancing their effectiveness and to ensure that our systems evolve with our business.

Part II. - Other Information

Item 1. Legal Proceedings

From time to time in the ordinary course of business, we are subject to claims, asserted or unasserted, or named as a party to lawsuits or investigations. Litigation can be expensive and disruptive to normal business operations. Moreover, the results of legal proceedings cannot be predicted with any certainty and, in the case of more complex legal proceedings, the results are difficult to predict at all. We disclosed information about certain of our legal proceedings in Part I, Item 3 of our Annual Report on Form 10-K for the year ended December 31, 2010. For an update to those disclosures, see Note 7 of Notes to Consolidated Condensed Financial Statements.

Item 1A. Risk Factors

Information regarding risk factors affecting our business is discussed in our Annual Report on Form 10-K for the year ended December 31, 2010. There have been no material changes from those risk factors during 2011.

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

None.

Item 3. Defaults Upon Senior Securities

None.

Item 4. (Removed and Reserved)

Item 5. Other Information

On August 3, 2011, we entered into a Fifth Amended and Restated Credit Agreement (the "Credit Agreement"), as Borrower, with Bank of America, N.A., as Administrative Agent, Swing Line Lender and L/C Issuer (the "Lender"). The Credit Agreement amends and restates in its entirety an existing Fourth Amended and Restated Credit Agreement dated May 4, 2011 among the Company, as Borrower, and the Lender, as Administrative Agent, which provided for a \$260 million revolving credit facility and an additional \$99.6 million under a supplemental facility. See Note 10 of Notes to Consolidated Condensed Financial Statements for more information regarding the Credit Agreement. The forgoing description of the Credit Agreement does not purport to be complete and is qualified in its entirety by reference to the full text of the Credit Agreement, which is filed with this Quarterly Report as Exhibit 10.3 and is incorporated herein by reference.

Item 6. Exhibits

Exhibit 2.1	Stock Purchase Agreement dated July 1, 2011 by and among Tutor Perini Corporation, Lunda Construction Company, and each of the Shareholders of Lunda Construction Company (incorporated by reference to Exhibit 2.1 to Form 8-K filed on July 6, 2011). Exhibits, schedules (or similar attachments) to the Stock Purchase Agreement are not filed. The Company will furnish supplementally a copy of any omitted exhibit or schedule to the Securities and Exchange Commission upon request.
Exhibit 2.2	Agreement and Plan of Merger dated July 1, 2011 by and among Tutor Perini Corporation, GreenStar Services Corporation, Galaxy Merger, Inc.,
Exhibit 2.2	and GreenStar IH Rep LLC (incorporated by reference to Exhibit 2.2 to Form 8-K filed on July 6, 2011). Exhibits, schedules (or similar attachments)
	to the Agreement and Plan of Merger are not filed. The Company will furnish supplementally a copy of any omitted exhibit or schedule to the
	Securities and Exchange Commission upon request.
Exhibit 3.1	Restated Articles of Organization (incorporated by reference to Exhibit 4 to Form S-2 (File No. 33-28401) filed on April 28, 1989).
Exhibit 3.2	Articles of Amendment to the Restated Articles of Organization of Perini Corporation (incorporated by reference to Exhibit 3.2 to Form S-1 (File No. 333-111338) filed on December 19, 2003).
Exhibit 3.3	Articles of Amendment to the Restated Articles of Organization of Perini Corporation (incorporated by reference to Exhibit 3.1 to Form 8-K filed on April 12, 2000).

Exhibit 3.4	Articles of Amendment to the Restated Articles of Organization of Perini Corporation (incorporated by reference to Exhibit 3.1 to Form 8-K filed on September 11, 2008).
Exhibit 3.5	Articles of Amendment to the Restated Articles of Organization of Perini Corporation (incorporated by reference to Exhibit 3.5 to Form 10-Q filed on August 10, 2009).
Exhibit 3.6	Second Amended and Restated By-laws of Tutor Perini Corporation (incorporated by reference to Exhibit 3.1 to Form 8-K filed on November 24, 2009).
Exhibit 4.1	Shareholders Agreement, dated as of April 2, 2008, by and among Tutor Perini Corporation, Ronald N. Tutor and the shareholders of Tutor-Saliba Corporation signatory thereto (incorporated by reference to Exhibit 4.1 to Form 8-K filed on April 7, 2008).
Exhibit 4.2	Amendment No. 1 to the Shareholders Agreement, dated as of September 17, 2010, by and between Tutor Perini Corporation and Ronald N. Tutor, as shareholder representative (incorporated by reference to Exhibit 4.1 to Form 8-K filed on September 20, 2010).
Exhibit 4.3	Amendment No. 2 to the Shareholders Agreement, dated as of June 2, 2011, by and between Tutor Perini Corporation and Ronald N. Tutor, as shareholder representative (incorporated by reference to Exhibit 4.1 to Form 8-K filed on June 6, 2011).
Exhibit 4.4	Indenture, dated October 20, 2010, by and among Tutor Perini Corporation, certain subsidiary guarantors named therein and Wilmington Trust FSB, as trustee (incorporated by reference to Exhibit 4.1 to Form 8-K filed on October 21, 2010).
Exhibit 4.5	Registration Rights Agreement dated October 20, 2010, by and among Tutor Perini Corporation, certain subsidiary guarantors named therein and the initial purchasers named therein (incorporated by reference to Exhibit 4.2 to Form 8-K filed on October 21, 2010).
Exhibit 10.1	Employment Agreement dated as of March 21, 2011, by and between Tutor Perini corporation and James A. Frost (incorporated by reference to Exhibit 10.1 to Form 8-K filed on March 24, 2011).
Exhibit 10.2	Fourth Amended and Restated Credit Agreement, dated as of May 4, 2011, among Tutor Perini Corporation, the subsidiaries of Tutor Perini named therein, and Bank of America, N.A., and the other lenders that are parties thereto (incorporated by reference to Exhibit 10.2 to Form 10-Q filed on May 5, 2011).
Exhibit <u>10.3</u>	Fifth Amended and Restated Credit Agreement, dated as of August 3, 2011, among Tutor Perini Corporation, the subsidiaries of Tutor Perini named therein, and Bank of America, N.A., and the other lenders that are parties thereto – filed herewith.
Exhibit 10.4	Promissory Note, dated July 1, 2011, issued by Tutor Perini Corporation to GreenStar IH Rep LLC, in its capacity as the Interest Holder Representative on behalf of certain equity holders of GreenStar (incorporated by reference to Exhibit 10.1 to Form 8-K filed on July 6, 2011).
Exhibit 31.1	Certification of Principal Executive Officer Pursuant to Section 302 of the Sarbanes-Oxley Act of 2002 – filed herewith.
Exhibit 31.2	Certification of Principal Financial Officer Pursuant to Section 302 of the Sarbanes-Oxley Act of 2002 – filed herewith.

*Exhibit <u>32.1</u>	Certification of Principal Executive Officer Pursuant to 18 U.S.C. Section 1350, As Adopted Pursuant to Section 906 of the Sarbanes-Oxley Act of 2002 – filed herewith.
*Exhibit <u>32.2</u>	Certification of Principal Financial Officer Pursuant to 18 U.S.C. Section 1350, As Adopted Pursuant to Section 906 of the Sarbanes-Oxley Act of 2002 – filed herewith.
**Exhibit 101	The following materials from Tutor Perini Corporation's Quarterly Report on Form 10-Q for the quarter ended June 30, 2011, formatted in XBRL (eXtensible Business Reporting Language): (1) Consolidated Condensed Statements of Operations for the three and six months ended June 30, 2011 and 2010, (2) Consolidated Condensed Balance Sheets as of June 30, 2011 and December 31, 2010, (3) Consolidated Condensed Statements of Stockholders' Equity for the six months ended June 30, 2011, (4) Consolidated Condensed Statements of Cash Flows for the six months ended June 30, 2011 and 2010 and (5) Notes to Consolidated Condensed Financial Statements, tagged as blocks of text.

^{*} These certifications are being furnished solely pursuant to Section 906 of the Sarbanes-Oxley Act of 2002 and are not being filed as part of this Quarterly Report on Form 10-Q or as a separate disclosure document.

^{**} Pursuant to Rule 406T of Regulation S-T, the Interactive Data Files on Exhibit 101 hereto are deemed not filed or part of a registration statement or prospectus for purposes of Sections 11 or 12 of the Securities Act of 1933, as amended, are deemed not filed for purposes of Section 18 of the Securities and Exchange Act of 1934, as amended, and otherwise are not subject to liability under those sections.

SIGNATURES

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

Tutor Perini Corporation

Registrant

Date: August 4, 2011

/s/Kenneth R. Burk

Kenneth R. Burk, Executive Vice President and Chief Financial Officer Duly Authorized Officer and Principal Financial Officer