ALLIED HOLDINGS INC Form 10-O August 14, 2001 **Table of Contents**

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

FORM 10-Q

	For the quarterly period ended June 30, 2001
	or
	TRANSITION REPORT PURSUANT TO SECTION 13 OR 15(d) OF THE SECURITIES EXCHANGE ACT OF 1934 For the transition period from to
Commission File Number: 0-22276	•

ALLIED HOLDINGS, INC.

(Exact name of registrant as specified in its charter)

GEORGIA 58-0360550 (State or other jurisdiction of incorporation or organization) (I.R.S. Employer Identification Number)

Suite 200, 160 Clairemont Avenue, Decatur, Georgia 30030

(Address of principal executive offices)

(404) 373-4285

(Registrant s telephone number, including area code)

(Former name, former address and former fiscal year, if changed since last report)

Indicate by check mark whether the registrant (1) has filed all reports required to be filed by Section 13 or 15(d) of the Securities Exchange Act of 1934 during the preceding 12 months (or for such shorter period that the registrant was required to file such reports), and (2) has been subject to such filing requirements for the past 90 days.

Outstanding common stock, No par value at July 31, 2001

8,242,851

TOTAL NUMBER OF PAGES INCLUDED IN THIS REPORT: 42

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PART 1 FINANCIAL INFORMATION ITEM 1 FINANCIAL STATEMENTS

ALLIED HOLDINGS, INC. AND SUBSIDIARIES

CONSOLIDATED BALANCE SHEETS (In Thousands)

ASSETS

	December
June 30	31
2001	2000

(Unaudited)

CURRENT ASSETS:

Cash and cash equivalents \$13,434 \$2,373 Short-term investments 62,482 59,892 Receivables, net of allowance for doubtful accounts 93,204 114,266 Inventories 6,984 7,415 Deferred tax assets 12,389 10,191 Prepayments and other current assets 20,964 19,355

Total current assets 209,457 213,492

PROPERTY AND EQUIPMENT, NET 245,703 259,362

OTHER ASSETS:

Goodwill, net 93,161 95,159 Other 43,693 42,526

Total other assets 136,854 137,685	
Total assets	
\$592,014 \$610,539	
	•
LIABILITIES AND STOCKHOLDERS EQUITY	
CURRENT LIABILITIES:	
Current maturities of long-term debt \$146,744 \$109 Trade accounts payable 41,879 45,975 Accrued liabilities 86,528 79,487	
Total current liabilities 275,151 125,571	
LONG-TERM DEBT, less current maturities 190,006 324,876	
POSTRETIREMENT BENEFITS OTHER THAN PENSIONS 9,579 9,943	

DEFERRED INCOME TAXES 8,927 21,414
OTHER LONG-TERM LIABILITIES 75,480 69,594
STOCKHOLDERS EQUITY:
Common stock, no par value; 20,000 shares authorized, 8,203 and 8,187 shares outstanding at June 30, 2001 and December 31, 2000, respectively 0 0 Additional paid-in capital 46,345 45,990 Retained (deficit) earnings (3,976) 20,602 Cumulative other comprehensive income, net of tax (8,791) (6,744) Common stock in treasury, at cost, 139 shares at June 30, 2001 and December 31, 2000 (707) (707)
Total stockholders equity 32,871 59,141
Total liabilities and stockholders equity \$592,014 \$610,539

The accompanying notes are an integral part of these consolidated balance sheets.

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ALLIED HOLDINGS, INC. AND SUBSIDIARIES

CONSOLIDATED STATEMENTS OF OPERATIONS (In Thousands, Except Per Share Data)

For the Three		For the Six	
Months Ended		Months Ended	
June 30		June 30	
2001	2000	2001	2000

(Unaudited) Unaudited Unaudited)

REVENUI \$250,195	 \$468,374	\$578,781	

OPERATING EXPENSES:

Salaries, wages and fringe benefits 140,589 154,275 272,306 309,113 Operating supplies and expenses 38,330 48,302 79,772 99,884 Purchased transportation 28,666 29,301 51,962 56,454 Insurance and claims 13,768 13,087 27,057 25,143 Operating taxes and licenses 8,507 10,982 17,133 21,841 Depreciation and amortization 15,281 15,393 30,305 30,635 1,592 2,173 3,662 4,499 Communications and utilities 1,914 2,006 3,952 4,215 Other operating expenses 5,155 3,182 9,178 5,737

Edgar Filing: ALLIED HOLDINGS INC - Form 10-Q Total operating expenses 253,802 278,701 495,327 557,521 Operating (loss) income (3,607) 17,196 (26,953) 21,260 OTHER INCOME (EXPENSE): Equity in earnings of joint ventures, net of tax

Equity in earnings of joint ventures, net of tax 1,330 1,798 2,539 2,699
Gain (loss) on sale of assets 2,576 91 2,743 (12)
Interest expense (9,387) (8,348) (17,853) (16,749)
Interest income 626 689 1,590 2,009

(4,855) (5,770) (10,981) (12,053)

LOSS (INCOME) BEFORE INCOME TAXES
(8,462) 11,426 (37,934) 9,207 INCOME TAX BENEFIT (EXPENSE)
2,746 (4,537) 13,356 (3,353)
NET (LOSS) BIGONE
NET (LOSS) INCOME \$(5,716) \$6,889 \$(24,578) \$5,854
(), (), (), (), (), (), (), (),
PER COMMON SHARE BASIC AND DILUTED
\$(0.71) \$0.87 \$(3.04) \$0.74
COMMON SHARES OUTSTANDING:
BASIC 8,086 7,916 8,083 7,901
0,000 7,710 0,003 7,701

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DILUTED 8,086 7,916 8,083 7,908			

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

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ALLIED HOLDINGS, INC. AND SUBSIDIARIES

CONSOLIDATED STATEMENTS OF CASH FLOWS (In Thousands)

For the Six Months Ended June 30

2001

2000

(Unaudited)

(Unaudited)

CASH FLOWS FROM OPERATING ACTIVITIES:

Net loss \$(24,578) \$5,854

Adjustments to reconcile net loss to net cash provided by operating activities:

Depreciation and amortization 30,305 30,635 (Gain) loss on sale of property and equipment (2,743) 12

Deferred income taxes (13,356) 838
Compensation expense related to stock options and grants 138 408
Equity in earnings of joint ventures (2,539) (2,699)
Amortization of Teamsters Union signing bonus 1,202 1,238
Change in operating assets and liabilities excluding effect of businesses acquired:

Receivables, net of allowance for doubtful accounts 20,827 (4,289)
Inventories 415 42
Prepayments and other current assets (1,635) (3,117)
Trade accounts payable (4,084) (5,488)
Accrued liabilities 12,620 3,631

Total adjustments 41,150 21,211

Net cash provided by operating activities 16,572 27,065

CASH FLOWS FROM INVESTING ACTIVITIES:

Purchases of property and equipment (16,942) (9,079)
Proceeds from sale of property and equipment 4,745 112
Purchase of business, net of cash acquired 0 (8,185)
Investment in joint ventures

(464) 0 Increase in short-term investments (2,590) (11,918) Increase in the cash surrender value of life insurance (240) (240)

Net cash used in investing activities (15,491) (29,310)

CASH FLOWS FROM FINANCING ACTIVITIES:

Proceeds from (repayments of) issuance of long-term debt, net 11,765 (7,095)
Proceeds from issuance of common stock 217 422
Repurchase of common stock 0 (282)
Other, net (573) 165

Net cash provided by (used in) financing activities 11,409 (6,790)

EFFECT OF EXCHANGE RATE CHANGES ON CASH AND CASH EQUIVALENTS (1,429) (641) NET INCREASE (DECREASE) IN CASH AND CASH EQUIVALENTS 11,061 (9,676) CASH AND CASH EQUIVALENTS AT BEGINNING OF YEAR 2,373 13,984

CASH AND CASH EQUIVALENTS AT END OF PERIOD \$13,434 \$4,308

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

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Allied Holdings, Inc. and Subsidiaries

Notes to Consolidated Financial Statements (Unaudited)

Note 1. Basis of Presentation

The

unaudited

consolidated

financial

statements

included

herein have

been prepared

pursuant to the

rules and

regulations of

the Securities

and Exchange

Commission.

Accordingly,

they do not

include all of

the

information

and footnotes

required by accounting

principles

generally

accepted in the

United States

for complete

financial

statements.

The statements

contained

herein reflect

all

adjustments,

all of which

are of a

normal,

recurring

nature, which

are, in the

opinion of

management,

necessary to

present fairly

the financial

condition,

results of

operations and

cash flows for

the periods

presented.

Operating

results for the

three and six

month periods

ended June 30,

2001 are not

necessarily

indicative of

the results that

may be

expected for

the year ended

December 31,

2001. The

interim

financial

statements

should be read

in conjunction

with the

financial

statements and

notes thereto

of Allied

Holdings, Inc.

and

Subsidiaries,

(the Company)

included in the

Company s

2000 Annual

Report on Form 10-K.Note

2. Long-Term

Debt On

September 30,

1997, the

Company

issued

\$150 million

of 8 5/8 %

senior notes

(the Notes)

through a

private

placement.

Subsequently,

the senior

notes were

registered with

the Securities

and Exchange

Commission.

The net

proceeds from

the Notes were

used to fund

the acquisition

of Ryder

Automotive

Carrier

Services, Inc.

and RC

Management

Corp., pay

related fees

and expenses,

and reduce

outstanding

indebtedness.

The Company s

obligations

under the

Notes are

guaranteed by

substantially

all of the

subsidiaries of

the Company

(the Guarantor

Subsidiaries).

Haul Insurance

Ltd.,

Arrendadora

de Equipo Para

el Transporte

de

Automoviles,

S. de R.L. de

C.V., Axis Logistica, S.

de R.L. de

C.V. and Axis

Netherlands

C.V. do not

guarantee the

Company s obligations

under the

Notes (the

Nonguarantor

Subsidiaries).

The following

condensed consolidating balance sheets, statements of operations and statements of cash flows present the financial statements of the parent company and the combined financial statements of the Guarantor Subsidiaries and Nonguarantor subsidiaries. The Guarantors are jointly and severally liable for the Company s obligations under the Notes and there are no restrictions on the ability of the Guarantors to make distributions to

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the Company.

SUPPLEMENTAL CONDENSED CONSOLIDATING BALANCE SHEET JUNE 30, 2001 In Thousands

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CURRENT ASSETS:

Cash and cash equivalents \$(639) \$2,586 \$11,487 \$ \$13,434 Short-term investments 62,482 62,482 Receivables, net of allowance for doubtful accounts 31 89,744 3,429 93,204 Inventories 6,984 6,984

6,984 6,984 Deferred tax asset current

10,193 1,614 582 12,389 Prepayments and other current assets 1,567 19,132 265 20,964
Total current assets 11,152 120,060 78,245 209,457
PROPERTY AND EQUIPMENT, NET 13,909 228,123 3,671 245,703 OTHER ASSETS:
Goodwill, net 1,574 91,587 93,161
Other 17,246 16,560 9,887 43,693 Deferred tax asset noncurrent 30,108 (30,108) Intercompany receivables 269,921 (269,921) Investment in subsidiaries
49,725 13,949 (63,674)

Total other assets 368,574 122,096 9,887 (363,703) 136,854

Total assets \$393,635 \$470,279 \$91,803 \$(363,703) \$592,014
CURRENT LIABILITIES: Current maturities of long-term debt \$145,104 \$1,640 \$ \$ \$146,744 Trade accounts payable 2,489 38,423 967 41,879 Intercompany payables 266,935 2,986 (269,921) Accrued liabilities 23,171 49,535 13,822 86,528
Total current liabilities 170,764 356,533 17,775 (269,921) 275,151

LONG-TERM DEBT, less current maturities 190,000 6 190,006 POSTRETIREMENT BENEFITS OTHER THAN PENSIONS 9,579 9,579 DEFERRED INCOME TAXES 39,035 (30,108) 8,927 OTHER LONG-TERM LIABILITIES 34,468 41,012 75,480 STOCKHOLDERS EQUITY:
Common stock, no par value
Additional paid-in capital 46,345 88,856 13,254 (102,110) 46,345 Retained (deficit) earnings (3,976) (48,567) 22,686 25,881 (3,976) Cumulative other comprehensive income, net of tax (8,791) (9,631) (2,924) 12,555 (8,791) Treasury stock (707) (707)
Total stockholders equity 32,871 30,658 33,016 (63,674) 32,871
Total liabilities and stockholders equity \$393,635 \$470,279 \$91,803 \$(363,703) \$592,014

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	CLIDDI EMENTAL CONDENSED	CONSOLIDATING BALANCE SH	PET
			EE I
		BER 31, 2000	
	In T	housands	

ALLINDUARANOONGUARANTOR HOLDINGBSIDIARIHBSIDIARUENINACIONSOLIDATED

CURRENT ASSETS: Cash and cash equivalents \$(1,213) \$2,063 \$1,523 \$ \$2,373 Short-term investments 59,892 59,892 Receivables, net of allowance for doubtful accounts 805 112,876 585 114,266 Inventories 7,415 7,415 Deferred tax asset current 8,009 1,600 582 10,191 Prepayments and other current assets 1,974 15,007 2,374 19,355 Total current assets 9,575 138,961 64,956 213,492

PROPERTY AND EQUIPMENT, NET 16,319 239,866 3,177 259,362 OTHER ASSETS:
Goodwill, net 1,633 93,526 95,159
Other 15,732 16,372 10,422 42,526 Deferred tax asset noncurrent
17,585 (17,585) Intercompany receivables
260,850 (260,850) Investment in subsidiaries
80,057 14,072 (94,129)
Total other assets 375,857 123,970 10,422 (372,564) 137,685
Γotal assets \$401,751 \$502,797 \$78,555 \$(372,564) \$610,539

CURRENT LIABILITIES:

Current maturities of long-term debt
\$ \$109 \$ \$ \$109

Trade accounts payable
1,590 43,475 910 45,975

Intercompany payables
259,268 1,582 (260,850)

Accrued liabilities
16,592 51,684 11,211 79,487

Total current liabilities 18,182 354,536 13,703 (260,850) 125,571

LONG-TERM DEBT, less current maturities
324,428 448 324,876

POSTRETIREMENT BENEFITS OTHER THAN PENSIONS
9,943 9,943

DEFERRED INCOME TAXES
38,999 (17,585) 21,414

OTHER LONG-TERM LIABILITIES
36,660 32,934 69,594

STOCKHOLDERS EQUITY:

Common stock, no par value

Additional paid-in capital 45,990 81,180 13,612 (94,792) 45,990 Retained earnings (deficit) 20,602 (10,171) 20,309 (10,138) 20,602 Cumulative other comprehensive income, net of tax (6,744) (8,798) (2,003) 10,801 (6,744) Treasury stock (707) (707)

Total stockholders equity 59,141 62,211 31,918 (94,129) 59,141 Total liabilities and stockholders equity \$401,751 \$502,797 \$78,555 \$(372,564) \$610,539 8

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SUPPLEMENTAL CONDENSED CONSOLIDATED STATEMENT OF OPERATIONS SIX MONTHS ENDED JUNE 30, 2001

In Thousands

ALLIED GUARAN'INDINGUARANTOR HOLDINGSUBSIDIARISESBSIDIARIESMINATIONS/SOLIDATED

REVENUES \$4,950 \$467,525 \$19,033 \$(23,134) \$468,374

OPERATING EXPENSES:

Salaries, wages and fringe benefits 7,446 264,860 272,306 Operating supplies and expenses 975 78,744 53 79,772 Purchased transportation 51,962 51,962 Insurance and claims 27,702 17,539 (18,184) 27,057 Operating taxes and licenses 93 17,040 17,133 Depreciation and amortization 1,725 28,224 356 30,305 Rents 1,041 2,618 3 3,662 Communications and utilities
112 3,834 6 3,952 Other operating expenses
3,606 10,388 134 (4,950) 9,178
Total operating expenses 14,998 485,372 18,091 (23,134) 495,327
Operating (loss) income (10,048) (17,847) 942 (26,953)

OTHER INCOME (EXPENSE):
Equity in earnings of joint ventures, net of tax 2,437 102 2,539 Gain on sale of assets
2,743 2,743
Interest expense (17,069) (16,132) (96) 15,444 (17,853)
Interest income 15,495 112 1,427 (15,444) 1,590
Intercompany dividends
1,980 (1,980) Equity in losses of subsidiaries (28,117) 28,117
(27,711) (12,820) 1,433 28,117 (10,981)
(LOSS), DIGOME DEFONE INCOME TAYES
(LOSS) INCOME BEFORE INCOME TAXES (37,759) (30,667) 2,375 28,117 (37,934) INCOME TAX BENEFIT (PROVISION) 13,181 912 (737) 13,356

NET (LOSS) INCOME \$(24,578) \$(29,755) \$1,638	\$28,117 \$(24,578)

SUPPLEMENTAL CONDENSED CONSOLIDATED STATEMENT OF OPERATIONS SIX MONTHS ENDED JUNE 30, 2000 In Thousands

ALLIED GUARANTINGNGUARANTOR HOLDINGSUBSIDIARIENUBSIDIARIENIMINATION/SINSOLIDATED

REVENUES \$2,485 \$577,371 \$17,643 \$(18,718) \$578,781

OPERATING EXPENSES:

Salaries, wages and fringe benefits 1,775 307,338 Operating supplies and expenses 800 99,059 25 99,884 Purchased transportation 56,454 56,454 Insurance and claims 25,245 16,130 (16,232) 25,143 Operating taxes and licenses 5 21,836 21,841 Depreciation and amortization 59 30,207 369 30,635 Rents 4,499 39 4,460 Communications and utilities 8 4,207 4,215 Other operating expenses 1,276 6,762 185 (2,486) 5,737

Total operating expenses 3,962 555,568 16,709 (18,718) 557,521
Operating (loss) income (1,477) 21,803 934 21,260
OTHER INCOME (EXPENSE):
Equity in earnings (loss) of joint ventures, net of tax 2,913 (214) 2,699
Loss on sale of assets (12) (12)
Interest expense (14,896) (17,200) (53) 15,400 (16,749) Interest income
15,382 191 1,836 (15,400) 2,009 Intercompany dividends 4,140 (4,140)
Equity in earnings of subsidiaries 5,340 (5,340)

9,966 (18,248) 1,569 (5,340) (12,053)

INCOME BEFORE INCOME TAXES 8,489 3,555 2,503 (5,340) 9,207 INCOME TAX (PROVISION) BENEFIT (2,635) 34 (752) (3,353)	
NET INCOME \$5,854 \$3,589 \$1,751 \$(5,340) \$5,854	

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SUPPLEMENTAL CONDENSED CONSOLIDATED STATEMENT OF OPERATIONS THREE MONTHS ENDED JUNE 30, 2001 In Thousands

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ALLIED GUARANTONGUARANTOR HOLDINGSUBSIDIARIÐSBSIDIARIÐSIMINATIONSNSOLIDATED

REVENUES \$2,475 \$249,749 \$9,538 \$(11,567) \$250,195

OPERATING EXPENSES: Salaries, wages and fringe benefits 2,325 138,264 Operating supplies and expenses 72 38,208 50 38,330 Purchased transportation 28,666 28,666 Insurance and claims 13,900 8,960 (9,092) 13,768 Operating taxes and licenses 46 8,461 8,507 Depreciation and amortization 878 14,214 189 15,281 Rents 509 1,080 3 1,592 Communications and utilities 98 1,810 6 1,914 Other operating expenses 1,846 5,690 94 (2,475) 5,155 Total operating expenses 5,774 250,293 9,302 (11,567) 253,802

Operating (loss) income (3,299) (544) 236 (3,607)

OTHER INCOME (EVRENCE).
OTHER INCOME (EXPENSE):
Equity in earnings of joint ventures, net of tax 1,218 112 1,330
Gain on sale of assets
2,576 2,576 Interest expense
(9,046) (8,073) (56) 7,788 (9,387) Interest income
7,785 49 580 (7,788) 626
Intercompany dividends 1,729 (1,729)
Equity in losses of subsidiaries
(5,238) 5,238
(4,770) (5,959) 636 5,238 (4,855)
(LOSS) INCOME BEFORE INCOME TAXES
(8,069) (6,503) 872 5,238 (8,462)
INCOME TAX BENEFIT (PROVISION) 2,353 696 (303) 2,746

NET (LOSS) INCO \$(5,716) \$(5,807) \$	\$(5,716)	

REVENUES

SUPPLEMENTAL CONDENSED CONSOLIDATED STATEMENT OF OPERATIONS THREE MONTHS ENDED JUNE 30, 2000 In Thousands

ALLIED GUARANTIORNGUARANTOR HOLDINGSUBSIDIARIESUBSIDIARIESIMINATIONSNSOLIDATED

\$ 295,897

\$1,243 \$295,899 \$ 8,017 \$ (9,262) **OPERATING EXPENSES:** Salaries, wages and fringe benefits 117 154,158 154,275 Operating supplies and expenses 425 47,864 13 48,302 Purchased transportation 29,301 29,301 Insurance and claims 12,871 8,234 (8,018) 13,087 Operating taxes and licenses 2 10,980 10,982 Depreciation and amortization 29 15,364 15,393 Rents 19 2,154 2,173 Communications and utilities 1 2,005 2,006 Other operating expenses 544 3,822 60 (1,244) 3,182

Total operating expenses 1,137 278,519 8,307 (9,262) 278,701
Operating income (loss) 106 17,380 (290) 17,196
OTHER INCOME (EXPENSE):
Equity in earnings (loss) of joint ventures, net of tax 1,914 (116) 1,798 Gain on sale of assets 91 91
Interest expense (7,480) (8,540) (25) 7,697 (8,348) Interest income 7,680 105 601 (7,697) 689 Intercompany dividends
4,140 (4,140) Equity in earnings of subsidiaries 6,800 (6,800)

11,140 (10,570) 460 (6,800) (5,770)	
	<u> </u>
	
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	<u> </u>
INCOME BEFORE INCOME TAXES 11,246 6,810 170 (6,800) 11,426 INCOME TAX PROVISION (4,357) (82) (98) (4,537)	
	<u>_</u>
	_
	_
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	<u> </u>
NET INCOME \$6,889 \$6,728 \$72 \$(6,800) \$6,889	
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	_
	_
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SUPPLEMENTAL CONDENSED CONSOLIDATING STATEMENT OF CASH FLOWS SIX MONTHS ENDED JUNE 30, 2001
In Thousands

ALLIED GUARANTOINGUARANTOR HOLDINGSSUBSIDIARISSBSTIDIARISSBSTIDI

CASHE	OWS FROM OPER	ATING ACTIVITIES	1
\mathbf{L}	JUNO ENUMBER	ATINGACTIVITIES	•

VIIIES							
	Net (loss) income	\$(24,578)	\$(29,755)	\$ 1,638	\$28,117	\$ (24,578)	
	Adjustments to reconcile net (loss) income to net cash (used in) provided by operating activities:						

Depreciation and amortization
1,725 28,224 356 30,305
Gain on sale of property and equipment
(2,743) (2,743)
Deferred income taxes

(15,000) 1,644 (13,356)

Compensation expense related to stock options and grants

138 138

Equity in earnings of joint ventures

(2,437) (102) (2,539)

Equity in losses of subsidiaries

28,117 (28,117)

Amortization of Teamsters Union signing bonus

1,202 1,202

Change in operating assets and liabilities:

Receivables, net of allowance for doubtful accounts

774 22,897 (2,844) 20,827

Inventories

415 415

Prepayments and other current assets 407 (4,151) 2,109 (1,635)
Intercompany receivables and payables (9,071) 7,667 1,404
Trade accounts payable 899 (5,040) 57 (4,084)

Accrued liabilities

6,579 (4,648) 10,689 12,620

Total adjustments 14,568 43,030 11,669 (28,117) 41,150

Net cash (used in) provided by operating activities (10,010) 13,275 13,307 16,572
CASH FLOWS FROM INVESTING ACTIVITIES:
Purchases of property and equipment (67) (16,155) (720) (16,942) Intercompany sale of property and equipment 811 (811) Proceeds from sale of property and equipment 4,745 4,745 Investment in joint ventures (464) (464) Intercompany dividend received (paid) 1,980 (1,980)
Increase in short-term investments (2,590) (2,590) Increase in cash surrender value of life insurance (240) (240)
Net cash provided by (used in) investing activities 2,484 (14,201) (3,774) (15,491)

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CASH FLOWS FROM FINANCING ACTIVITIES:	
Proceeds from issuance of long-term debt, net 10,676 1,089 11,765	
Proceeds from issuance of common stock 217 217	
Other, net (2,793) 868 1,352 (573)	
	_
	<u> </u>
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	_ _
Net cash provided by financing activities 8,100 1,957 1,352 11,409	
	_
	<u> </u>
	_
	<u> </u>
EFFECT OF EXCHANGE RATE CHANGES ON CASH AND CASH EQUIVALENTS (508) (921) (1,429)	
NET INCREASE IN CASH AND CASH EQUIVALENTS 574 523 9,964 11,061 CASH AND CASH EQUIVALENTS AT BEGINNING OF	
YEAR (1,213) 2,063 1,523 2,373	

CASH AND CASH EQUIVALENTS AT END OF PERIOD \$(639) \$2,586 \$11,487 \$ \$13,434

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SUPPLEMENTAL GUARANTOR INFORMATION SUPPLEMENTAL CONDENSED CONSOLIDATING STATEMENT OF CASH FLOWS SIX MONTHS ENDED JUNE 30, 2000 In Thousands

11

ALLIED GUARANTOR GUARANTOR HOLDING SUBSIDIAR IS IS SIDIAR IE IS IMINATION IN SOLIDATED

CASH FLOWS FROM OPERATING ACTIVITIES

\$ 1,751 Net income \$5,854 \$ 3,589 \$ (5,340) \$ 5,854

Adjustments to reconcile net income to net cash (used in) provided by operating activities:

Depreciation and amortization

59 30,207 369 30,635

Loss on sale of property and equipment

12

12

Deferred income taxes

(2,269) 3,107

Compensation expense related to stock options and grants

408

408

Equity in earnings (loss) of joint ventures

(2,913) 214

(2,699)

Equity in net income of subsidiaries

(5,340)

5,340

Amortization of Teamsters Union signing bonus

1,238

1,238

Change in operating assets and liabilities excluding effects of businesses acquired: Receivables, net of allowance for doubtful accounts 7 (3,269) (1,027) (4,289)Inventories 42 42 Prepayments and other current assets (234) (2,751) (132) (3,117)Trade accounts payable (103) (5,154) (231) (5,488)Intercompany payables (11,665) 12,844 (1,179) Accrued liabilities 4,463 (5,452) 4,620 3,631 Total adjustments (14,674) 27,911 2,634 5,340 21,211 Net cash (used in) provided by operating activities (8,820) 31,500 4,385

CASH FLOWS FROM INVESTING ACTIVITIES:

Purchases of property and equipment

Lugar i lilig. ALI
(7,706) (1,373) (9,079) Proceeds from sale of property and equipment 112 112
Purchase of business, net of cash acquired (8,185) (8,185) Return of capital
11,999 (11,999) Intercompany dividend received (paid)
4,140 (4,140) Increase in short-term investments (11,918) (11,918)
Increase in cash surrender value of life insurance (240) (240)
Net cash provided by (used in) investing activities 16,139 (32,158) (13,291) (29,310)
CASH FLOWS FROM FINANCING ACTIVITIES:
Repayment of (proceeds from) long-term debt, net (7,477) 382 (7,095)
Proceeds from issuance of common stock 422 422
Repurchase of common stock (282) (282) Other, net
(3,751) 2,386 1,530 165

Net cash (used in) provided by financing activities (11,088) 2,768 1,530 (6,790)
EFFECT OF EXCHANGE RATE CHANGES ON CASH AND CASH EQUIVALENTS (223) (418) (641) NET (DECREASE) INCREASE IN CASH AND CASH EQUIVALENTS (3,769) 1,887 (7,794) (9,676) CASH AND CASH EQUIVALENTS AT BEGINNING OF YEAR 1,852 3,179 8,953 13,984
CASH AND CASH EQUIVALENTS AT END OF PERIOD \$(1,917) \$5,066 \$1,159 \$ \$4,308

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Note 3. Comprehensive Income

The Company had a comprehensive loss of \$4.0 million for the second quarter of 2001 versus comprehensive income of \$5.5 million for the second quarter of 2000. For the first six months of 2001, the comprehensive loss was \$26.6 million, versus comprehensive income \$4.0 million for the first six months of 2000. The difference between comprehensive income and net income is the foreign currency translation adjustment, net of income taxes.

Note 4. Accounting for Derivative Instruments and Hedging Activities

The Financial Accounting Standards Board issued Statement of Financial Accounting Standards SFAS No. 133, Accounting for Derivative Instruments and Hedging Activities, as amended, the statement establishes accounting and reporting standards requiring that every derivative instrument (including certain derivative instruments embedded in other contracts) be recorded in the balance sheet as either an asset or liability measured at its fair value. SFAS No. 133 requires that changes in the derivative s fair value be recognized currently in earnings unless specific hedge accounting criteria are met. Special accounting for qualifying hedges allows a derivative s gains and losses to offset related results on the hedged item in the income statement, and requires that a company must formally document, designate, and assess the effectiveness of transactions that receive hedge accounting.

From time to time, the Company enters into future contracts to manage the risk associated with changes in fuel prices. Gains and losses from fuel hedging contracts are recognized as part of fuel expense when the Company uses the underlying fuel being hedged. The Company does not enter into fuel hedging contracts for speculative purposes. At June 30, 2001, the Company did not have any outstanding fuel hedging contracts or other derivative instruments that fall under the provisions of SFAS No. 133.

Note 5. Recent Accounting Pronouncements

In June 2001 the Financial Accounting Standards Board approved Statement of Financial Accounting Standard No. 141, Business Combinations, and SFAS No. 142, Goodwill and Other Intangible Assets. SFAS No. 141 prospectively prohibits the pooling of interest method of accounting for business combinations initiated after June 30, 2001. SFAS No. 142 requires companies to cease amortizing goodwill that existed at June 30, 2001. The amortization of existing goodwill will cease on December 31, 2001. Any goodwill resulting from acquisitions completed after June 30, 2001 will not be amortized. SFAS No. 142 also establishes a new method of testing goodwill for impairment on an annual basis or on an interim basis if an event occurs or circumstances change that would reduce the fair value of a reporting unit below its carrying value. The adoption of SFAS No. 142 will result in the Company s discontinuation of amortization of its goodwill; however, the Company will be required to test its goodwill for impairment under the

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standard beginning in the first quarter of 2002, which could have an adverse effect on the Company s future results of operations if an impairment occurs.

Note 6. Workforce Reduction Expense

During 2000, the Company recorded a pre-tax \$2.5 million workforce reduction charge related to terminating approximately 100 employees. During 2000, severance payments amounted to approximately \$0.9 million. During the first quarter of 2001, the Company recorded a pre-tax workforce reduction charge of \$5.0 million, and a pre-tax charge of \$0.6 million in the second quarter of 2001. These charges were related to the termination of approximately 85 employees. Severance payments during the first quarter of 2001 amounted to approximately \$1.9 million and severance payments during the second quarter of 2001 were approximately \$1.3 million. At June 30, 2001, approximately \$4.0 million is outstanding and included in accrued liabilities.

Note 7. Segment Reporting

In accordance with the requirements of SFAS No. 131, Disclosure About Segments of an Enterprise and Related Information, the Company has identified two reportable industry segments through which it conducts its operating activities: Allied Automotive Group and Axis Group. These two segments reflect the organization used by management for internal reporting. Allied Automotive Group is engaged in the business of transporting automobiles and light trucks from manufacturing plants, ports, auctions, and railway distribution points to automobile dealerships. Axis Group provides distribution, automobile inspection, auction, and logistics services for the automotive industry.

Three Months Ended
June 30,
Six Months Ended
June 30,

2001

2000

2001

2000

Revenues unaffiliated customers: Allied Automotive Group \$242,790 \$286,385 \$454,814 \$563,368 Axis Group 7,405 9,458 13,560 15,351 Corporate/other 54 62 \$250,195 \$295,897 \$468,374 \$578,781 Depreciation and amortization: Allied Automotive Group \$13,506 \$13,046 \$26,789 \$26,320 Axis Group 897 813 1,791 1,441 Corporate/other 878 1,534 1,725 2,874 \$15,281 \$15,393 \$30,305 \$30,635

Operating (loss) profit:	
Allied Automotive Group \$(922) \$18,446 \$(17,218) \$25,612 Axis Group 850 441 398 138 Corporate/other (3,535) (1,691) (10,133) (4,490)	

(3,607) 17,196 (26,953) 21,260

(Loss) income before income taxes

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	Three Months Ended June 30,		Six Months Ended June 30,	
	2001	2000	2001	2000
Reconciling items:				
Equity income in joint ventures \$1,330 \$1,798 \$2,539 \$2,699 Gain (loss) on sale of assets 2,576 91 2,743 (12) nterest expense (9,387) (8,348) (17,853) (16,749) nterest income 626 689 1,590 2,009				

\$(8,462) \$11,426 \$(37,934) \$9,207
Capital expenditures: Allied Automotive Group \$8,072 \$3,295 \$15,060 \$5,018 Axis Group 1,291 480 1,815 924 Corporate/other 2,063 67 3,137
\$9,363 \$5,838 \$16,942 \$9,079

June 30, 2001 December 31 2000

Total assets:
Allied Automotive Group
\$407,471 \$437,945
Axis Group
64,076 64,869
Corporate/other
120,467 107,725

\$592,014 \$610,539				
aphic financial information for 2001 and 2000 is as fo	llows (in thousands)	:		
		Ionths Ended une 30,	Six Mont Jun	
	2001	2000	2001	200
Revenues: United States \$203,969 \$242,240 \$385,267 \$477,178 Canada 46,226 53,657 83,107 101,603				
	_			
	_			
\$250,195 \$295,897 \$468,374 \$578,781				

Note 8. Equity Investments

Axis Group has entered into three joint ventures for the purpose of managing the distribution of vehicles in the United Kingdom and Brazil. Axis Group initially invested \$10,395,000 in the ventures. The Company is accounting for the investments under the equity method of accounting with its share of the ventures earnings or loss reflected as equity in earnings (loss) of joint ventures in the consolidated statements of operations. The related equity investments are included in other assets in the accompanying consolidated balance sheets.

Equity in earnings for these joint ventures is recorded net of income taxes in the

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consolidated statements of operations by the Company. Income taxes related to the joint ventures for the six months ended June 30, 2001, and 2000 were \$1,306,000 and \$1,153,000, respectively.

The majority of the Company s equity in earnings of joint ventures in 2001 was derived from its joint venture in the United Kingdom, Ansa Logistics Limited. Summarized financial information of Ansa Logistics Limited for the periods ended June 30, 2001 and 2000 (in thousands):

	June 30, 2001	December 31, 2000
Current assets Other assets 4,022 5,019	\$35,079	\$34,799

Total assets \$39,101 \$39,818

Current liabilities \$26,289 \$32,194

	Three Months Ended		Six Months Ended	
	2001	June 30, 2000	June 30 2001	2000
Revenues	\$29,226	\$29,511	\$57,597	\$57,994
Operating Income	\$ 1,269	\$ 2,261	\$ 5,007	\$ 5,495
Income from continuing operations	\$ 1,348	\$ 2,261	\$ 5,174	\$ 5,495
Net Income	\$ 836	\$ 1,402	\$ 3,208	\$ 3,407

Note 9. Litigation

The Company is routinely a party to litigation incidental to its business, primarily involving claims for personal injury and property damage incurred in the transportation of vehicles. The Company does not believe that any of such pending litigation, if adversely determined, would have a material adverse effect on the Company.

The Company is defending two pieces of related litigation in the Supreme Court of Erie County, New York: Gateway Development & Manufacturing, Inc. v. Commercial Carriers, Inc., et al., Index No. 1997/8920 (the Gateway Case), and Commercial Carriers, Inc., v. Gateway Development & Manufacturing, Inc., et al. (the CCI Case), Index No. I2000/8184. The claims at issue in both the Gateway Case and the CCI Case center around the contention that the Company breached legal

duties with

respect to a failed business transaction involving Gateway Development & Manufacturing, Inc., Ryder Truck Rental, Inc., and Ryder System, Inc. In the Gateway Case, the

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Company has sought and received summary judgment in its favor on the sole claim (for tortious interference with contract) asserted against it by Gateway Development & Manufacturing, Inc., but the court has permitted the filing and service of cross-claims against the Company by the other defendants in that action. In the CCI Case, the Company

has accepted

service of a

separate

complaint

asserting claims

against the

Company that

are virtually

identical to the

cross-claims

asserted against

the Company

by the other

defendants in

the Gateway Case. It is anticipated that the claims asserted in both the Gateway Case and the CCI Case will be resolved in a unified proceeding. With respect to the entirety of this litigation, the Company intends to continue its vigorous defense against the claims asserted it, as management believes all of those claims are without merit. While the ultimate results of this litigation cannot be predicted, management does not expect that the resolution of these proceedings will have a material adverse effect on the Company s consolidated

Note 10. Reclassifications

financial position or results of operations.

Certain amounts in the prior year financial statements have been reclassified to conform with the current year presentation.

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

Results of Operations

The net loss

Revenues were \$250.2 million for the second quarter of 2001 versus revenues of \$295.9 million for the second quarter of 2000, a decrease of 15.4%. For the six-month period ended June 30, 2001, revenues were \$468.4 million, versus revenues of \$578.8 million for the six-month period ended June 30, 2000, a decrease of 19.1%. The decrease in revenues is primarily due to lower vehicle delivery volumes resulting from reduced new vehicle production.

was \$5.7 million during the second quarter of 2001 versus net income of \$6.9 million during the second quarter of 2000. Basic and diluted loss per share in the second quarter of 2001 were \$0.71, versus basic and diluted earnings per share of \$0.87 in the second quarter of 2000. For the six-month period ended June 30, 2001. the net loss was \$24.6 million, versus net income of \$5.9 million for the six-month ended June 30, 2000. Basic and diluted loss per share for the six-month period ended June 30, 2001 were \$3.04 versus basic and diluted earnings per share of \$0.74 for the six-month period ended June 30, 2000. In April 2001 the

Company

amended its revolving credit facility and its senior subordinated notes to avoid defaults relating to its financial covenants. The maturity date of the amended revolving credit facility has been accelerated from September 30, 2002 to January 31, 2002. The Company is engaged in discussions with a number of lenders to replace its revolving credit facility, and completion of the financing is anticipated by year-end. The Company expensed approximately \$0.5 million, or \$0.6 per share, of administrative costs related to the amendments during the first quarter of 2001 and expensed approximately \$1.0 million, or \$0.12 per share, of costs resulting from the amendments during the second quarter of 2001. As

discussed above, the Company in

April 2001 negotiated

amendments to

certain

affirmative,

negative and

financial

covenants of

the Revolving

Credit Facility

and the Senior

Subordinated

Notes. As a

result of the

amendments,

the Company

does not

anticipate any

covenant

violations

during 2001.

There can be

no assurance,

however, that

the Company

will be able to

comply with

these or its other debt

covenants or

that, if it fails

to do so, it will

be able to

obtain

amendments to

or waivers of

such

covenants.

Failure of the

Company to

company to

covenants

contained in its

debt

instruments, if

not waived, or

to adequately

service debt

obligations,

could result in

default under

its debt

instruments.

Any default

under the

Company s

debt

instruments,

particularly

any default

that results in

acceleration of

indebtedness or foreclosure on collateral, could have a material adverse effect on the Company.

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The following is a discussion of the changes in the Company s major expense categories: Salaries, wages and fringe benefits increased from 52.1 % of revenues in the second quarter of 2000 to 56.2 % of revenues in the second quarter of 2001, and from 53.4% of revenues for the first six months of 2000 to 58.1% of revenues for the first six months of 2001. The increase was due in part to severance charged to expense of

\$4.3 million in the first quarter of 2001 and \$0.6 million in the second quarter of 2001 that was part of the Company s workforce and overhead

reduction

program, as

well as annual

wage

increases for

remaining

employees. In

addition, the

significant

drop in

vehicle

deliveries

caused

operating

inefficiencies

that increased

salaries,

wages, and

fringe benefits

as a

percentage of

revenues.

Operating

supplies and

expenses

decreased

from 16.3% of

revenues in

the second

quarter of

2000 to 15.3%

of revenues in

the second

quarter of

2001, and

decreased

from 17.3%

for the first six

months of

2000 to 17.0%

for the first six

months of

2001. The

decrease was

due primarily

to a decrease

in parts and

maintenance

expense

related to

vigorous

expense

reduction

programs and

decreasing

volumes, combined

with lower

fuel costs.

Purchased

transportation

increased

from 9.9% of

revenues in

the second

quarter of

2000 to 11.5%

of revenues in

the second

quarter of

2001, and

increased

from 9.8% of

revenues for

the first six

months of

2000 to 11.1%

of revenues

for the first six

months of

2001. As

volumes

decline, units

are hauled by

drivers with

the highest

seniority. The

number of

owner

operators

stayed

relatively

constant from

year to year

while the

number of

company

drivers

decreased,

resulting in

higher

purchased

transportation

for 2001

compared to

2000.

Insurance and

claims

expense

increased

from 4.4% of

revenues in

the second

quarter of

2000 to 5.5%

of revenues in

the second

quarter of

2001, and

increased

from 4.3% of

revenue for

the first six

months of

2000 to 5.8%

of revenues

for the first six

months of

2001. The

increase was a

result of an

increase in

cargo claims

expense and

costs related

to higher auto,

general

liability and

property

insurance

premiums that

were

unaffected by

the decline in

vehicles

delivered.

Depreciation

and

amortization

expense

increased

from 5.2% of

revenues in

the second

quarter of

2000 to 6.1%

of revenues in

the second

quarter of

2001, and

increased

from 5.3% of

revenues for

the first six

months of

2000 to 6.5%

of revenues

for the first six

months of

2001. The

increase as a

percentage of

revenues was

due primarily

to a sharp

decline in

vehicles

delivered

which reduced

revenues.

Depreciation

and

amortization

expense

stayed

relatively

constant in 2001 versus 2000; depreciation and amortization

expense was \$15.3 million in the second

on the secon

2001 and \$15.4 million in the second

quarter of 2000, and

\$30.3 million for the first six

months of

2001 versus

\$30.6 million for the first six

months of

2000. Gain

on sale of

assets

increased

from \$91,000

in the second

quarter of

2000 to

\$2,576,000 in

the second

quarter of

2001, and

increased

from a loss of

\$12,000 for

the first six

months of

2000 to a gain

of \$2,743,000

for the first six

months of

2001. The

increase was

due primarily

to the

disposition of

excess real

estate and

other assets in

Canada during

the second

quarter of

2001.

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Interest

expense

increased

from 2.8% of

revenues

during the

second

quarter of

2000 to 3.8%

of revenues

in the second

quarter of

2001, and

increased

from 2.9% of

revenues for

the first six

months of

2000 to 3.8%

of revenues for the first

six months of

2001. The

increase was

due to higher

interest rates

in 2001

versus 2000,

higher

long-term

debt levels

and

additional

costs related

to the

amendment

of the

Company s

revolving

credit facility

and its senior

subordinated notes.

Financial Condition, Liquidity and Capital Resources

Net cash provided by operating activities totaled \$16.6 million for the six-month period ended June 30, 2001, versus \$27.1 million provided by operating activities for the six-month period ended June 30, 2000. The decline in cash provided by operating activities was due primarily to reduced earnings during the first six months of 2001 versus 2000, offset with a favorable change in operating assets and liabilities as the Company has implemented measures to improve asset utilization.

Net cash used in investing activities totaled \$15.5 million for the six-month

period ended June 30, 2001,

versus

\$29.3 million

for the

six-month

period ended

June 30, 2000.

The decrease

was due

primarily to the

purchase of CT

Group, a

logistics

service group,

in February

2000 for

\$8.2 million,

combined with

a change in the

investment

portfolio mix

of the

Company s

captive

insurance

company

which

increased

short-term

investments by

\$11.9 million

and reduced

cash and cash

equivalents by

a like amount

in 2000. These

changes were

offset by an

increase in

capital

spending in the

first six months

of 2001 versus

2000. The

increase is due

to the timing of

capital

expenditures.

In 2000, capital

expenditures of

\$32.3 million

were weighted

to the last half

of the year.

Planned capital expenditures

have been

reduced to

\$20-25 million

for 2001. As

vehicle

delivery volumes have declined, older rigs have been taken out of service and not replaced, which will allow the Company to reduce capital expenditures without materially increasing the average age of the fleet. The number of active rigs declined from 4,867 rigs in the second quarter of 2000 to 4,222 rigs in the second quarter of 2001. Net cash provided by financing activities totaled \$11.4 million for the six-month period ended June 30, 2001, versus cash used by financing activities of \$6.8 million for the six-month period ended June 30, 2000. The increase was due to an increase in borrowings during 2001 as a result of the

Item 3. Quantitative and Qualitative Disclosures about Market Risk

Disclosures About Market Risks

lower operating cash flow.

The market risk inherent in the Company s market risk sensitive instruments and positions is the potential loss arising from adverse changes in short-term investment prices, interest rates, fuel prices, and foreign currency exchange rates.

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Short-term

Investments

The Company

does not use

derivative

financial

instruments in its investment

portfolio. The

Company

places its

investments in

instruments that

meet high credit

quality

standards, as

specified in the

Company s

investment

policy

guidelines. The

policy also

limits the

amount of

credit exposure

to any one

issue, issuer,

and type of

instrument.

Short-term

investments at

June 30, 2001,

which are

recorded at fair

value of

\$62.5 million,

have exposure

to price risk.

This risk is

estimated as the

potential loss in

fair value

resulting from a

hypothetical

10% adverse

change in

quoted prices

and amounts to

\$6.3 million.

Interest Rates

The Company primarily issues

long-term debt

obligations to

support general

corporate

purposes

including

capital

expenditures

and working

capital needs.

The majority of

the Company s

long-term debt

obligations bear

a fixed rate of

interest. A

one-percentage

point increase

in interest rates

affecting the

Company s

floating rate

long-term debt

would reduce

pre-tax income

by \$1.5 million

over the next

fiscal year. A

one-percentage

point change in

interest rates

would not have

a material effect

on the fair

value of the

Company s

fixed rate

long-term

debt. Fuel

Prices The

Company is

dependent on

diesel fuel to

operate its fleet

of rigs. Diesel

fuel prices are

subject to

fluctuations due

to unpredictable factors such as

weather,

government

policies,

changes in

global demand,

and global

production. To

reduce price

risk caused by

market

fluctuations, the

Company

generally

follows a policy

of hedging a

portion of its anticipated

diesel fuel

aicsei iuci

consumption.

The instruments

used are

principally

readily

marketable

exchange

traded futures

contracts that

are designated

as hedges. The

changes in

market value of

such contracts

have a high

correlation to

the price

changes of

diesel fuel.

Gains and

losses resulting

from fuel

hedging

transactions are

recognized

when the

underlying fuel

being hedged is

used. A 10%

increase in

diesel fuel

prices would

reduce pre-tax

income by

\$5.0 million

over the next

fiscal year. At

June 30, 2001,

the Company

did not have

any outstanding

fuel hedging

contracts.

Foreign

Currency

Exchange

Rates

Although the

majority of the

Company s

operations are in the United

States, the

Company does

have foreign

subsidiaries

(primarily

Canada). The

net investments

in foreign subsidiaries translated into dollars using exchange rates at June 30, 2001, are \$100.5 million. The potential loss in fair value impacting other comprehensive income resulting from a hypothetical 10% change in quoted foreign currency exchange rates amounts to \$10.1 million. The Company does not use derivative financial instruments to hedge its exposure to changes in foreign currency exchange rates.

Seasonality and Inflation The Company s revenues are seasonal, with the second and fourth quarters generally experiencing higher revenues than the first and third quarters. The volume of vehicles shipped during the second and fourth quarters

is generally higher due to the introduction of new models which are shipped to dealers during those periods and the higher spring and early

summer sales of automobiles and light trucks. During the first and third

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quarters, vehicle shipments typically decline due to lower sales volume during those periods and scheduled plant shut downs. Inflation has not significantly affected the Company s results of operations.

Cautionary Notice Regarding Forward-Looking

Statements Statements in this quarterly report on Form 10-Q contains forward-looking statements, including statements regarding, among other items, (i) the Company s plans, intentions or expectations, (ii) general industry trends, competitive conditions and

customer preferences,

(iii) the Company s management

information

systems, and its

ability to resolve

any Year 2000 issues related

thereto (iv) the

Company s efforts

to reduce costs,

(v) the adequacy of

the Company s

sources of cash to finance its current

and future operations and (vi) resolution of litigation without material adverse effect on the Company. This notice is intended to take advantage of the safe harbor provided by the **Private Securities** Litigation Reform Act of 1995 with respect to such forward-looking statements. These forward-looking statements involve a number of risks and uncertainties. Among others, factors that could cause actual results to differ materially are the following: economic recessions or downturns in new vehicle production or sales; the highly competitive nature of the automotive distribution industry; dependence on the automotive industry; loss or reduction of revenues generated by the Company s major customers; the variability of quarterly results and seasonality of the automotive distribution industry; labor disputes involving the Company or its significant customers; the dependence on key personnel who have been hired or retained by the Company; the availability of strategic acquisitions or joint venture partners; changes in

regulatory requirements which are applicable to the Company s business; changes in vehicle sizes and weights which may adversely impact vehicle deliveries per load; the ability to increase the rates charged to customers; risks associated with doing business in foreign countries; problems related to information technology systems and computations that must be made by the Company or its customers and vendors in 2000, 2001 or beyond; and the risk factors listed herein from time to time in the Company s Securities and Exchange Commission reports, including but not limited to, its Annual Reports on Form 10-K or 10-Q.

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PART II

OTHER INFORMATION

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

On May 15, 2001 the Annual Meeting of Shareholders was held. The following Directors were elected for terms that will expire on the date of the annual meeting in the year indicated below. The number of shares voted for, against and abstentions are also indicated.

Proposal I (Election of Directors)

FOR AGAINST TERM

Joseph W. Collier Guy W. Rutland, IV 5,867,672 110,110 2004 Berner F. Wilson, Jr. 5,902,905 74,876 2004 5,897,245 80,537

2003

2004

The following Directors terms will continue as indicated.

Robert J. Rutland

William P. Benton

2003

David G. Bannister

2003

Bernard O. De Wulf

2002

Guy W. Rutland, III

2002

Robert R. Woodson

2002

Hugh E. Sawyer

2003

Proposal II (Amend the Company s Employee Stock Purchase Plan to increase the number of shares subject to the Plan by 350,000)

FOR	AGAINST	ABSTAIN
6,338,666	144,620	10,317

Proposal III (To appoint Arthur Andersen LLP as independent public accountants)

FOR	AGAINST	ABSTAIN
6.454.218	37.560	1.824

Item 5. Other Information.

On June 18, 2001, Hugh E. Sawyer joined the Company as President and Chief Executive Officer and as a member of the Board of Directors. Mr. Sawyer entered into an employment agreement with the Company which is included as an exhibit to this report.

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On July 13, 2001, the Company announced that it had been advised by the New York Stock Exchange (NYSE) that the Company currently falls below the continued listing standard requiring stockholders equity of not less than \$50 million and total market capitalization of not less than \$50 million.

As required by the NYSE, Allied has submitted a detailed plan to the Listing and Compliance Committee of the NYSE demonstrating how the Company plans to be in compliance with the continued listing standard on or before November 29, 2002, the deadline set by the NYSE. Based on internal estimates, and execution of planned corporation transactions, Allied believes it will satisfy the continued listing standard by the NYSE deadline. After reviewing the plan, the Committee will either accept it (following which the Company will be subject to quarterly

monitoring for compliance with the plan) or not (in which event the Company will be subject to NYSE trading suspension and delisting). Should the Company s shares cease being traded on the NYSE, the Company believes that an alternative trading venue will be available.

Item 6. Exhibits and Reports on Form 8-K.

a) Exhibits 10.1 Employment agreement between the Company and Hugh E. Sawyer Dated June 18, 2001

b) Reports

on

Form 8-K:

None

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SIGNATURES

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

	Allied Holdings, Inc.
August 14, 2001	/s/ Hugh E. Sawyer
(Date)	Hugh E. Sawyer on behalf of Registrant as President and Chief Executive Officer
August 14, 2001	/s/ Daniel H. Popky
(Date)	Daniel H. Popky on behalf of Registrant as Senior Vice President, Finance and Chief Financial Officer

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