UNITED STATES SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

Form 10-K

(Mark One)

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

to

For the fiscal year ended December 31, 2009

TRANSITION REPORT UNDER SECTION 13 OR 15(d) OF THE SECURITIES ACT OF 1934

For the transition period from

Commission file number 001-14775

DYNAMIC MATERIALS CORPORATION

(Exact name of Registrant as specified in its charter)

Delaware

(State or other jurisdiction of incorporation or organization)

84-0608431

(I.R.S. Employer Identification No.)

5405 Spine Road, Boulder, Colorado 80301 (Address of principal executive offices, including zip code)

(303) 665-5700

(Registrant's telephone number, including area code)

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

Title of each class	Name of each exchange on which registered
Common Stock, \$.05 Par Value	The Nasdaq National Market

Securities registered pursuant to Section 12(g) of the Act: None

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

Indicate by check mark if the registrant is not required to file reports pursuant to Section 13 or 15(d) of the Act from their obligations under those sections. Yes No 🗵

Indicate by check mark whether the registrant: (1) has filed all reports required to be filed by Section 13 or 15(d) of the Securities Exchange Act of 1934 during the preceding 12 months (or for such shorter period that the registrant was required to file such reports), and (2) has been subject to such filing requirements for the past 90 days. Yes 🗵 No 🗆

Indicate by check mark whether the registrant has submitted electronically and posted on its corporate Web site, if any, every Interactive Data File required to be submitted and posted pursuant to Rule 405 of Regulation S-T (§232.405 of this chapter) during the preceding 12 months (or for such shorter period that the registrant was required to submit and post such files). Yes D No D

Indicate by check mark if disclosure of delinquent filers pursuant to Item 405 of Regulation S-K (§229.405 of this chapter) is not contained herein, and will not be contained, to the best of the registrant's knowledge, in definitive proxy or information statements incorporated by reference in Part III of this Form 10-K or any amendment to this Form 10-K

Indicate by check mark whether the registrant is a large accelerated filer, an accelerated filer, a non-accelerated filer, or a smaller reporting company. See the definitions of "larger accelerated filer," "accelerated filer" and "smaller reporting company" in Rule 12-b2 of the Exchange Act.

Large accelerated filer

Non-accelerated filer \Box (Do not check if smaller reporting company)

Indicate by check mark whether the registrant is a shell company (as defined in Rule 12b-2 of the Act). Yes D No 🗵

The approximate aggregate market value of the voting stock held by non-affiliates of the registrant was \$239,476,167 as of June 30, 2009.

The number of shares of Common Stock outstanding was 12,959,363 as of March 12, 2010.

Certain information required by Items 10, 11, 12, 13 and 14 of Form 10-K is incorporated by reference into Part III hereof from the registrant's proxy statement for its 2010 Annual Meeting of Shareholders, which is expected to be filed with the Securities and Exchange Commission ("SEC") within 120 days of the close of the registrant's fiscal year ended December 31, 2009.

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ITEM 1. Business Accelerated filer 🗵

Smaller reporting company

Dynamic Materials Corporation is an industrial manufacturer focusing on niche markets related to the building of equipment and materials to support the infrastructure of the process and energy industries. Built upon specialized technologies, the company seeks to establish a global presence through an international network of manufacturing facilities and sales offices. Today, the Company operates in three business segments: Explosive Metalworking, Oilfield Products, and AMK Welding.

We are a leading provider of explosion-welded clad metal plates. Explosion-weld cladding uses an explosive charge to bond together plates of different metals that do not bond easily with traditional welding techniques. We refer to this part of our business as "DMC Clad" or the "Explosive Metalworking" segment. DMC Clad markets its explosion-welded clad products under the Detacladâ trade name. DMC Clad's products are used in critical applications in a variety of industries, including oil and gas, alternative energy, chemical and petrochemical, hydrometallurgy, aluminum production, shipbuilding, power generation and industrial refrigeration. DMC Clad's market leadership for explosion-welded clad metal plates is a result of its state-of-the-art manufacturing facilities, technological leadership, and production experise. We believe our customers select us for our high quality product, speed and reliability of delivery, and cost effectiveness. We have a global sales force through which we sell our products in international markets. Our Explosive Metalworking operations, which were recently expanded through our 2007 acquisition of DYNAenergetics, are located in the United States, Germany, France, and Sweden.

Through our Oilfield Products segment, which we also refer to as "DYNAenergetics," we provide a range of proprietary and nonproprietary products for the global oil and gas industries. These products relate primarily to oil and gas well perforation, which is a process of punching holes in the casing of a well to enable easier and more precise recovery of oil or gas from a targeted formation. Manufactured products include shaped charges, detonators and detonating cords, bidirectional boosters, and perforating guns for the perforation of oil and gas wells. DYNAenergetics also distributes a line of seismic products that support oil and gas exploration activities. DYNAenergetics' primary manufacturing and sales operations are located in Germany.

Our AMK Welding segment ("AMK Welding") provides advanced welding services, primarily to the power turbine and aircraft engine manufacturing industries. AMK Welding is a highly specialized welding subcontracting shop for complex shapes used principally in gas turbines and aircraft engines. AMK Welding's operations are conducted at its Connecticut facility.

Clad Metal Industry

Clad metal plates are typically used in the construction of heavy, corrosion resistant pressure vessels and heat exchangers for oil and gas, alternative energy, chemical and petrochemical, hydrometallurgy, power generation, industrial refrigeration, and similar industries. Clad metal plates consist of a thin layer of an expensive, corrosion resistant metal, such as titanium or stainless steel, which is metallurgically combined with a less expensive structural base metal, such as steel. For heavy equipment, clad generally provides a cost savings alternative to building the equipment of solely the corrosion resistant alloy.

There are three major industrial clad plate manufacturing technologies:

- Explosion welding
- Hot Rollbonding
- Weld overlay

Explosion welding is the most versatile clad plate manufacturing technology. Being a robust cold welding technology, explosion-welded clad products exhibit high bond strength combined with the unaltered corrosion resistance and mechanical properties of the pre-clad components. The explosion-welded clad process is suitable for joining virtually any combination of common engineering metals. Explosion-welded clad metal is produced as flat plates or concentric cylinders which can be further formed and fabricated as needed. When fabricated properly, the two metals will not come apart, The dimensional capabilities of the process are broad; cladding metal layers can range from a few thousandths of an inch to several inches; base metal thickness and lateral dimensions are primarily limited by the size capabilities of the world's metal production mills. Explosion welding is used to clad a very broad range of metals to steel including

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aluminum, titanium, zirconium, nickel alloys, and stainless steels. The alternative technologies are typically limited to the latter two. In addition to use as clad plates, the explosion welded components can be used as transition pieces, facilitating conventional welding of dissimilar metals. DMC clad transition Joints are used in the aluminum production and shipbuilding industries.

Hot rollbonding is performed by a small group of the world's heavy plate rolling mills. In this process, the clad metal and base metal are bonded together during the hot rolling operation in which the metal slab is converted to plate. Being a high temperature process, hot rollbond is limited to joining similar metals, such as stainless steel and nickel alloys to steel. Rollbond's niche is production of large quantities of light to medium gauge clad plates; it is frequently lower cost than explosion clad when total metal thickness is under 1 to 2 inches (dependent upon alloy and a number of other factors.) Rollbond products are generally suitable for most vessel applications but have lower bond shear strength and may have inferior corrosion resistance.

In weld overlay cladding, the clad metal layer is deposited on the base metal using arc-welding type processes. Weld overlay is a cost-effective technology for complicated shapes, for field service jobs, and for production of heavy-wall pressure vessel reactors. During overlay welding, the cladding metal and base metal are melted together at their interface, the resulting dilution of the cladding metal chemistry may compromise corrosion performance and limit use in certain applications. Weld metal shrinkage during cooling potentially causes distortion when the base layer is thin; consequently, overlay is rarely the technically preferred solution for construction of new equipment when thicknesses are under 3 to 4 inches. As with rollbond, weld overlay is limited to metallurgically similar metals, primarily stainless steels and nickel alloys joined to steel. Weld overlay is typically performed in conventional metal fabrication shops.

Clad Metals End Use Markets

Explosion-welded clad metal is primarily used in construction of large industrial equipment involving high pressures and temperatures and needs to be corrosion resistant. The eight broad industrial sectors discussed below comprise the bulk of demand for DMC Clad's business. The demand for clad metal is driven by the underlying demand for new equipment and facility maintenance in these primary market sectors. Overall, the market for explosion-welded clad metal has continuously grown since its inception, with demand dependent upon the underlying needs of the various market sectors. There has been significant capital investment in many of these markets.

Oil and Gas: Oil and gas end use markets include both oil and gas production and petroleum refining. Oil and gas production covers a broad scope of operations related to recovering oil and/or gas for subsequent processing in refineries. Clad metal is used in separators, glycol contactors, piping, heat exchangers and other related equipment. The increase in oil and gas production from deep, hot, and corrosive fields has significantly increased the demand for clad equipment. Many non-traditional energy production methods are potentially commercially viable for bringing natural gas to the market. Clad is commonly used in these facilities. The primary clad metals for this market are stainless steel and nickel alloys clad to steel, with some use of reactive metals.

Petroleum refining processes frequently are corrosive, are hot, and operate at high pressures. Clad metal is extensively used in a broad range of equipment including desulfurization hydrotreaters, coke drums, distillation columns, separators and heat exchangers. In the United States, refineries are running near their full capacity; and adding capacity and reducing costly down-time are a high priority. The increasing reliance upon low quality, high sulfur crude further drives additional demand for new corrosion resistant equipment. Worldwide trends in regulatory control of sulfur emissions in gas, diesel and jet fuel are also increasing the need for clad equipment. Like the upstream oil and gas sector, the clad metals are primarily stainless steel and nickel alloys.

Alternative Energy: Today's oil and gas prices and increasing climate concerns are driving significant upward demand for capital equipment in the alternative energy sector. Frequently, alternative energy technologies involve conditions which necessitate clad metals. Solar panels predominantly incorporate high purity silicon. Processes for manufacture of high purity silicon utilize a broad range of highly corrosion resistant clad alloys. Many geothermal fields are corrosive, requiring high alloy clad separators to clean the hot steam. Cellulosic ethanol technologies may require corrosion resistant metals such as titanium and zirconium.

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Chemical and Petrochemical: Many common products, ranging from plastics to drugs to electronic materials, are produced by chemical processes. Because the production of these items often involves corrosive agents and is conducted under high pressures or temperatures, corrosion resistant equipment is needed, equipment which is best and most cost-effectively produced using clad construction. One of the larger applications for titanium-clad equipment is in the manufacture of Purified Terephthalic Acid ("PTA"), a precursor product for polyester, which is used in everything from carpets to plastic bottles. This market requires extensive use of stainless steel and nickel alloys, but also uses titanium and, to a lesser extent, zirconium and tantalum.

Hydrometallurgy: The conversion of raw ore to metal generally involves high energy and/or corrosive processes. Traditionally, most metals have been produced by high temperature smelting. Over the past two decades there has been an increasing trend toward acid leaching processes. These hydrometallurgy processes are more environmentally friendly and more energy efficient. The processes for production of nickel, gold, and copper involve acids, high pressures, and high temperatures. Titanium is the metal of choice. Titanium-clad plates are used extensively for construction of autoclaves and peripheral equipment.

Aluminum Production: Aluminum is reduced from its oxide in large electric smelters called potlines. The electric current is carried via aluminum conductors. The electricity must be transmitted into steel components for the high temperature smelting operations. Aluminum cannot be welded to steel conventionally. Explosion-welded aluminum-steel transition joints provide an energy efficient and highly durable solution for making these connections. Modern potlines use a large number of transition joints. Transition joints are typically replaced after approximately five years in service. Although aluminum production is the major electrochemical application for DMC Clad products, there are a number of other electrochemical applications including production of magnesium, chlorine and chlorate.

Shipbuilding: The combined problems of corrosion and top-side weight drive significant demand for our aluminum-steel transition joints. Top-side weight is often a significant problem with tall ships, including cruise ships, naval vessels, ferries and yachts. Use of aluminum in the upper structure and steel in the lower structure provides stability. Bolted joints between aluminum and steel corrode quickly in seawater. Aluminum cannot be welded directly to steel using traditional welding processes. Welded joints can only be made using transition joints. DMC Clad products can be found on many well known ships, including the QE II and modern U.S. Navy aircraft carriers.

Power Generation: Fossil fuel and nuclear power generation plants require extensive use of heat exchangers, many of which require corrosion resistant alloys to handle low quality cooling water. Our clad plates are used extensively for heat exchanger tubesheets. The largest clad tubesheets are used in the final low pressure condensers. For most coastal and brackish water cooled plants, titanium is the metal of choice technically, and titanium-clad tubesheets are the low cost solution for power plant condensers.

Industrial Refrigeration: Heat exchangers are a core component of refrigeration systems. When the cooling water is seawater, brackish, or even slightly polluted, corrosion resistant metals are necessary. Metal selection can range from stainless steel to copper alloy to titanium. Explosion-welded clad metal is often the low cost solution for making the tubesheets. Applications range from refrigeration chillers on fishing boats to massive air conditioning units for skyscrapers, airports, and deep underground mines.

Oil and Gas Field Perforating Industry

The oil and gas industry utilizes perforating products in oil and gas fields to punch holes in the casing or liner of an oil well to connect it to the reservoir. The operator runs a casing or liner into the well and then inserts the perforating guns, which contain a series of specialized shaped charges. Once fired, the perforating guns provide access to the specified sections of the desired areas of the targeted formations. Completing wells though the use of perforation guns can provide more control over the well.

DYNAenergetics End Use Markets

DYNAenergetics products are utilized to perform both perforating services—which require shaped charges, detonators, boosters, detonating cords, and perforating guns—and seismic prospecting. DYNAenergetics manufactures and distributes a comprehensive array of perforating products. Our DYNAenergetics products are generally purchased by

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oilfield service companies who utilize our perforating products for oil and gas recovery and our seismic products for oil and gas exploration activities.

AMK Welding End Use Markets

Parts for power turbines and aircraft engines must be machined to exacting tolerances and welded according to exacting specifications. Many of those parts have complex shapes, the welding of which requires significant expertise. AMK Welding is a specialized operation that welds complex, shaped parts for machining companies that, in turn, supply the manufacturers of power turbines and aircraft engines. Some machining companies also have their own welding facilities, which compete with AMK Welding for business.

Business Segments

We operate three business segments: Explosive Metalworking (which we also refer to as DMC Clad), Oilfield Products (which we also refer to as DYNAenergetics), and AMK Welding. The Explosive Metalworking segment uses proprietary explosive processes to fuse dissimilar metals and alloys and has more than 40 years of experience. We are the largest explosion-welded clad metal manufacturer in both North America and Europe. DYNAenergetics produces special shaped charges, detonators, detonating cords, bidirectional boosters, and perforating guns for the perforation of oil and gas wells and has more than a decade of experience providing specialized products to the oil and gas industry. AMK Welding utilizes various specialized technologies to weld components for use in power-generation turbines as well as commercial and military jet engines and has 40 years of experience.

Explosive Metalworking

The Explosive Metalworking segment seeks to build on its leadership position in its markets. During the year ended December 31, 2009, the Explosive Metalworking segment represented approximately 81% of our revenue. The four manufacturing plants and their respective shooting sites in Pennsylvania, Germany, France and Sweden provide the production capacity to address concurrent projects for DMC Clad's current domestic and international customer base.

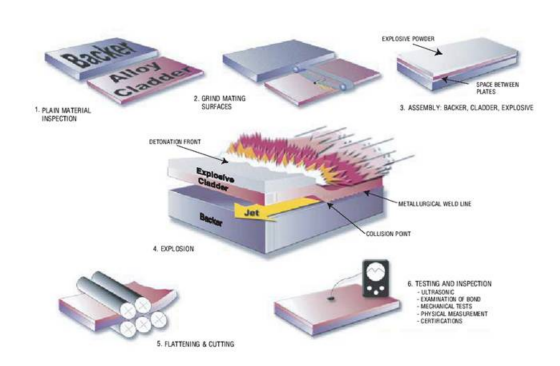
The primary product of the Explosive Metalworking segment is explosion-welded clad metal plate. Clad metal plates are used in the construction of heavy, corrosion resistant pressure vessels and heat exchangers for oil and gas, alternative energy, chemical and petrochemical, hydrometallurgy, aluminum production, shipbuilding, power generation, industrial refrigeration, and similar industries. The characteristics of DMC Clad's explosive metalworking processes may enable the development of new products in a variety of industries and DMC Clad continues to explore such development opportunities.

The principal product of metal cladding, regardless of the process used, is a metal plate composed of two or more dissimilar metals, usually a corrosion resistant metal and steel, bonded together. Prior to the explosion-welded clad process, the materials are inspected, the mating surfaces are ground, and the metal plates are assembled for cladding. The process involves placing a sheet of the cladder over a parallel plate of backer material and then covering the cladder material with a layer of specifically formulated explosive. A small gap or "standoff space" is maintained between the alloy cladder and the backer substrate. The explosion is then initiated on one side of the cladder forcing it down onto the backer. The explosion happens in approximately one-thousandth of a second. The collision conditions cause a thin layer of the mating surfaces to be spalled away in a jet. This action removes oxides and surface contaminants immediately ahead of the collision point. The extreme pressures force the two metal components together, creating a metallurgical bond between them. The explosion-welded clad process produces a strong, ductile, continuous metallurgical weld over the clad surface. After the explosion is completed, the resulting clad plates are flattened and cut, and then undergo testing and inspection to assure conformance with internationally accepted product specifications.

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EXPLOSION-WELDING PROCESS



Explosion-welded cladding technology is a method to weld metals that cannot be welded by conventional processes, such as titanium-steel, aluminum-copper. It can also be used to weld compatible metals, such as stainless steels and nickel alloys to steel. The cladding metals are typically titanium, stainless steel, aluminum, copper alloys, nickel alloys, tantalum, and zirconium. The base metals are typically carbon steel, alloy steel, stainless steel and aluminum. Although the patents for the explosion-welded cladding process have expired, DMC Clad has proprietary knowledge that distinguishes it from its competitors. The entire explosion-welding process involves significant precision in all stages, and any errors can be extremely costly as they result in the discarding of the expensive raw material metals. DMC Clad's technological expertise is a significant advantage in preventing costly waste.

Explosion-welded clad metal is used in critical applications in a variety of industries, including oil and gas, alternative energy, chemical and petrochemical, hydrometallurgy, aluminum production, shipbuilding, power generation, industrial refrigeration and other industries where corrosion, temperature and pressure combine to produce demanding environments. Explosion-welded clad metal is also used to produce bimetal transition joints or other components which are used in ship construction, and in a variety of electrochemical industries including aluminum production.

DMC Clad's metal products are primarily produced on a project-by-project basis conforming to requirements set forth in customers' purchase orders. Upon receipt of an order, DMC Clad obtains the component materials from a variety of sources based on quality, availability and cost and then produces the order in one of its four manufacturing plants. Final products are processed to meet contract specific requirements for product configuration and quality/inspection level.

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DYNAenergetics

DYNAenergetics manufactures, markets, and sells perforating explosives and associated hardware and seismic explosives, for the international oil and gas industry. While DYNAenergetics has been producing detonating cords and detonators and selling these and seismic explosives systems for decades, since 1994 significant emphasis has been placed on enhancing its oilfield product offerings by improving existing products and adding new products. In recent years, various types of detonating cords and detonators have been added as well as bi-directional boosters, a wide range of shaped charges, and corresponding gun systems. Within the last year, DYNAenergetics began manufacturing detonators for seismic exploration systems. Additionally, DYNAenergetics now designs and manufactures custom-ordered perforating products for third-party customers according to their designs and specifications. The kinds of perforating products manufactured by DYNAenergetics are essential to certain types of modern oil and gas recovery. The products are sold to large, mid-sized, and small oilfield service companies in the U.S., Europe, Africa, the Middle East, and Asia, including direct sales to end users. The market for perforating products is growing. Rising worldwide demand for oil increases the demand for perforating products as oil exploration and recovery expands, leading to increased investment in the oil and gas production industry. Higher levels of exploration (seismic prospecting) and increased production activities in the global oil and gas industry are expected to continue. Increased exploration has led to increasingly complex completion operations, which raise the demand for high quality perforating products.

AMK Welding

AMK Welding employs a variety of sophisticated processes and equipment to provide specialized welding services principally to a power turbine manufacturer and to commercial and military aircraft engine manufacturers. AMK Welding is located in South Windsor, Connecticut.

Welding services are provided on a project-by-project basis based on specifications set forth in customers' purchase orders. Upon receipt of an order for welded assemblies, AMK Welding performs welding services using customer specific welding procedures.

Welding processes utilized by AMK Welding include electron beam and gas tungsten arc welding processes. AMK Welding also has considerable expertise in vacuum chamber welding, which is a critical capability when welding titanium, high temperature nickel alloys and other specialty alloys. These welding techniques are used for the welding of blades and vanes and other turbine parts typically located in the hot gas path of aircraft engines. In addition to its welding capabilities, AMK Welding also uses various heat treatment and non-destructive examination processes, such as radiographic inspection, in support of its welding operations.

Suppliers, Competition, Customer Profile, Marketing and Research and Development

DMC Clad

Suppliers and Raw Materials

DMC Clad uses a range of alloys, steels and other materials for its operations, such as stainless steel, copper alloys, nickel alloys, titanium, zirconium, tantalum, aluminum and other metals. DMC Clad sources its raw materials from a number of different producers and suppliers. DMC Clad holds a limited metal inventory and purchases its raw materials based on contract specifications. Under most contracts, any raw material price increases are passed on to DMC Clad's customers. DMC Clad closely monitors the quality of its supplies and inspects the type, dimensions, markings, and certification of all incoming metals to ensure that the materials will satisfy applicable construction codes. DMC Clad also manufactures a majority of its own explosives from standard raw materials, thus achieving higher quality and lower cost.

Competition

Metal Cladding. DMC Clad faces competition from alternative technologies such as rollbond and weld overlay. Usually the three processes do not compete directly against each other, each having its own preferential domain of application relating to metal used and thicknesses required. However, due to specific project considerations such as technical specifications, price and delivery time, explosion-welding may have the opportunity to compete successfully

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against these technologies. Rollbond is only produced by a few steel mills in the world. The weld overlay process, which is produced among the many vessel fabricators who are often also DMC Clad customers, is a slow and labor intensive process that requires a large amount of floor space for the equipment.

Explosion-Welded Metal Cladding. Competition in the explosion-welded clad metal business is fragmented. DMC Clad holds a strong market position in the clad metal industry. DMC Clad is the leading producer of explosion-welded clad products in North America, and it has a strong position in Europe against smaller competitors. The main competitor in Asia is a division of Asahi Kasei, which has competitive technology and a recognized local brand name. There are several explosion-welded clad producers in China, most of whom are technically limited and are currently not exporters outside of their domestic market. A number of additional small competitors operate throughout the world. To remain competitive, DMC Clad intends to continue developing and providing technologically advanced manufacturing services, maintain quality levels, offer flexible delivery schedules, deliver finished products on a reliable basis and compete favorably on the basis of price.

Customer Profile

DMC Clad's products are used in critical applications in a variety of industries, including upstream oil and gas, oil refinery, chemical and petrochemical, hydrometallurgy, aluminum production, shipbuilding, power generation, industrial refrigeration and other similar industries. DMC Clad's customers in these industries require metal products that can withstand exposure to corrosive materials, high temperatures and high pressures. DMC Clad's customers can be divided into three tiers: the product end users (e.g., operators of chemical processing plants), the engineering contractors who design and construct plants for end users, and the metal fabricators who manufacture the products or equipment that utilize DMC Clad's metal products. It is typically the fabricator that places the purchase order with DMC Clad and pays the corresponding invoice. DMC Clad has developed strong relationships over the years with the engineering contractors (relatively large companies) who sometimes act as prescriptor to fabricators.

Marketing, Sales, Distribution

DMC Clad conducts its selling efforts by marketing its services to potential customers through senior management, direct sales personnel, program managers, and independent sales representatives. Prospective customers in specific industries are identified through networking in the industry, cooperative relationships with suppliers, public relations, customer references, inquiries from technical articles and seminars and trade shows. DMC Clad markets its clad metal products to three tiers of customers: end-user owner companies, engineering contractors, and metal fabricators. DMC Clad's sales office in the United States covers the Americas and East Asia. Its sales offices in Europe cover the full European continent, Africa, the Middle East, India, and Southeast Asia. These sales teams are further supported by local sales offices in Italy, the Middle East, and India, with contract agents in most other developed countries, including China, Korea, Russia and Brazil. Contract agents typically work under multi-year agreements which are subject to sales performance as well as compliance with DMC Clad quality and customer service expectations. Members of the global sales team may be called to work on projects located outside their usual territory. By maintaining relationships with its existing customers, developing new relationship with prospective customers, and educating all its customers as to the technical benefits of DMC Clad's products, DMC Clad endeavors to have its products specified as early as possible in the design process.

DMC Clad's sales are generally shipped from the manufacturing locations in the United States, Germany, France, and Sweden. Generally, any shipping costs or duties for which DMC Clad is responsible will be included in the price paid by the customer. Regardless of where the sale is booked (in Europe or the U.S.), DMC Clad will produce it, capacity permitting, at the location closest to the delivery place. In the event that there is a short term capacity issue, DMC Clad produces the order at any of its production sites, prioritizing timing. The various production sites allow DMC Clad to meet customer production needs in a timely manner.

Research and Development

We prepare a formal research and development plan annually. It is implemented at the French, German, and U.S. cladding sites and is supervised by a Technical

Committee, chaired by our Chief Executive Officer, that reviews progress quarterly and meets once a year to establish the plan for the following 12 months. The research and development projects concern process support, new products, and special customer-paid projects.

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Oilfield Products

Suppliers and Raw Materials

DYNAenergetics utilizes a variety of raw materials for the production of oilfield perforating and seismic products, including high quality steel tubes, steel and copper, explosives (RDX, HMX, HNS), granulates, plastics and ancillary plastic product components. DYNAenergetics' product line consists of complex products which require numerous high quality components. DYNAenergetics obtains its raw materials primarily from a number of different producers in Germany and other European countries, but also purchases materials from North American, Chinese, and other international suppliers.

Competition

DYNAenergetics faces competition from independent producers of perforating products who are not committed to the large service companies and from large oil and gas service companies, such as Halliburton and Schlumberger, who produce most of their own needs for shaped charges but buy other components from suppliers. DYNAenergetics competes for sales primarily on price and customer service as well as the quality and performance of its products.

Customer Profile

Onshore and offshore oilfield service companies use our DYNAenergetics products. Our customers desire perforating products that satisfy both their specific needs and expectations and difficult geological realities, such as high pressures and temperatures in the bore hole, which exist in areas where perforating products and services are used. We believe that our customers must balance costs and risks for every job and that our typical DYNAenergetics customer possesses a conservative risk tolerance. Consequently, we believe that our customers will be more likely to trust products with proven reliability in the field and will be cautious regarding new product innovation.

The customers for oilfield products can be divided into four broad categories: buying centers of large service companies, service companies worldwide, oil companies with and without their own service companies, and local resellers. DYNAenergetics' customer base includes clients from each of these categories.

Marketing, Sales, Distribution

DYNAenergetics' worldwide marketing and sales efforts for its oilfield and seismic products are based in Laatzen, Germany. DYNAenergetics' sales concept focuses on direct selling, distribution through licensed distributors and independent sales representatives, the establishment of international distribution centers to better manage high international transport costs, and educating current and potential customers about its products and technologies. Currently, DYNAenergetics sells its oilfield and seismic products through a U.S. distributor, Austin Explosives, and through trading joint ventures that are located in Russia (DYNAenergetics RUS), Kazakhstan (KazDYNAenergetics) and Canada (Canada Ltd.), ventures in which DYNAenergetics holds a majority interest.

Research and Development

DYNAenergetics attaches great importance to its research and development capabilities and has devoted substantial resources to its R&D programs. The R&D staff works closely with sales and operations management teams to establish priorities and effectively manage individual projects. DYNAenergetics won the important Spotlight on New Technology Award at the 2007 Offshore Technology Conference in Houston, Texas, for its newly developed No-Debris-Gun technology. Through this success, DYNAenergetics has increased its profile in the oil and gas industry. An R&D Project Plan, which focuses on new products, process support and customer paid projects, is prepared and reviewed at least annually in cooperation with the Sales, Operations and Quality departments.

AMK Welding

At AMK Welding, the materials welded are a function of the type of parts supplied by the customers and include many steel varieties, various nickel alloys and customer-created proprietary alloys typically used in the aerospace and

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ground turbine industries. Other than metal wire used in the welding process, AMK Welding does not purchase metals, and it receives the parts to be welded from the customer.

AMK Welding relies on a few key customers for the majority of its business, including GE Energy, General Electric Aircraft Engines and their first tier subcontractors, such as Barnes Aerospace, and divisions of United Technology, such as Hamilton Standard, Sikorsky Aircraft and Pratt and Whitney. AMK Welding generally competes against a small number of welding companies that are typically privately owned. AMK Welding competes successfully based on a reputation for uncompromising quality and rapid responsiveness to customer needs.

Corporate History and Recent Developments

The genesis of the Company was an unincorporated business called "Explosive Fabricators," which was formed in Colorado in 1965. The business was incorporated in Colorado in 1971 under the name "E. F. Industries, Inc.," which was later changed to "Explosive Fabricators, Inc." or "EFI". The Company became a public company in 1977. In 1994, the Company changed its name to "Dynamic Materials Corporation." The Company reincorporated in Delaware in 1997 and its stock is currently listed on NASDAQ under the ticker symbol BOOM.

In 1976, the Company became a licensee of Detaclad®, the explosion-weld clad process developed by DuPont in 1959. In 1996, the Company purchased the Detaclad® operating business from Dupont.

Through a series of transactions culminating in June 2000, SNPE, Inc. ("SNPE"), a US corporation indirectly wholly owned by the French Government, acquired approximately 56% of the Company's outstanding common stock through open market purchases as well as direct investment in the Company. SNPE also loaned the Company approximately \$1.2 million using a convertible subordinated note. On May 15, 2006, SNPE sold all of the shares it had previously purchased, as well as those received through the conversion of the note, in an underwritten public offering.

During its history, the Company has acquired a number of businesses. In 1998, the Company acquired AMK Welding, currently an operating division of the Company. Also in 1998, the Company acquired PMP and Spin Forge, businesses which were subsequently sold in 2003 and 2004, respectively.

In 2001, the Company acquired substantially all of the stock of Nobelclad Europe SA (a French company) ("Nobelclad"); Nobelclad had previously acquired the stock of Nitro Metall AB (a Swedish company) ("Nitro Metall"). The stock of Nobelclad was acquired from an affiliate of our parent company at the time, SNPE. Early in its history, Nobelclad was a licensee of the Detaclad® technology. The acquisition of Nobelclad expanded the Company's explosive metalworking operations to Europe.

In November 2007, the Company acquired the German company DYNAenergetics GmbH and Co. KG ("DYNAenergetics") and certain affiliates. DYNAenergetics was comprised of two primary businesses: explosive metalworking and oilfield products. This acquisition expanded the Company's explosive metalworking operations in Europe and added a complimentary business segment, oilfield products. During 2008 and with an effective date of January 1, 2008, the explosive metalworking assets and business operations of DYNAenergetics were transferred into Dynaplat GmbH & Co KG ("Dynaplat"), a newly formed 100% owned operating subsidiary of the Company. DYNAenergetics retained the assets, operations and joint venture investments of the oilfield products business.

On October 1, 2009, the Company acquired all of the stock of Alberta, Canada based LRI Oil Tools Inc. ("LRI") which is now operating under the name of DYNAenergetics Canada. DYNAenergetics Canada produces and distributes perforating equipment for use by the oil and gas exploration and production industry. The business had a long-term strategic relationship with the Company's Oilfield Products segment, and had served for several years as its sole Canadian distributor.

On March 3, 2010, we signed a definitive agreement to acquire the assets of Texas-based Austin Explosives Company, which has been a long-time distributor of DYNAenergetics shaped charges. The purchase price for Austin's assets is \$7.0 million, \$3.5 million of which is payable in cash and the balance of which is payable in shares of our stock, cash or a combination of both, at our selection. The acquisition is expected to close during the second quarter of 2010.

Our current explosive metalworking segment is comprised of the Company's US Clad operations as well as the assets and operations purchased in the Nobelclad and Dynaplat acquisitions. The oilfield products segment is comprised entirely of DYNAenergetics and its subsidiaries and joint ventures. Our third segment is AMK Welding. Property locations for these operations are listed in detail in Item 2.

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Employees

As of December 31, 2009, we employed 377 permanent employees, the majority of whom are engaged in manufacturing operations, with the remainder being engaged in sales and marketing or corporate functions.

The majority of our manufacturing employees are not unionized. Of the 377 permanent employees, 167 are U.S. based, 115 are based in Germany at the Dynaplat and DYNAenergetics facilities, 59 are based in France at the Nobelclad facility, 28 are based in Canada at the DYNAenergetics Canada facilities and 8 are based in Sweden at Nitro Metall. Approximately 60% of our German-based employees are members of trade unions. About 45% of Nobelclad's employees and all Nitro Metall employees are members of trade unions. In addition, we also use a number of temporary workers at any given time, depending on the workload.

In the last three years, the Company has not experienced any strikes or work stoppages. We believe that employee relations are good.

Insurance

Our operations expose us to potential liabilities for personal injury or death as a result of the failure of a component that has been designed, manufactured, or serviced by us, or the irregularity or failure of products we have processed or distributed. We believe that we maintain liability insurance adequate to protect us from future product liability claims.

Proprietary Knowledge, Permits and Patents

Protection of Proprietary Information. We hold patents related to the business of explosive metalworking and metallic processes and also own certain registered trademarks, including Detaclad®, Detacouple®, Dynalock®, EFTEK®, ETJ 2000® and NOBELCLAD®. Although the patents for the explosion-welded cladding process have expired, our current product application patents expire on various dates through 2020. Since individual patents relate to specific product applications and not to core technology, we do not believe that such patents are material to our business, and the expiration of any single patent is not expected to have a material adverse effect on our operations. Much of the manufacturing expertise lies in the knowledge of the factors that affect the quality of the finished clad product, including the types of metals to be explosion-welded, the setting of the explosion, the composition of the explosive, and the preparation of the plates to be bonded. We have developed this specialized knowledge over our 40 years of experience in the explosive metalworking business. We are very careful in protecting our proprietary know-how and manufacturing expertise, and we have implemented measures and procedures to ensure that the information remains confidential. We hold various patents and licenses through our DYNAenergetics perforating business, but some of the patents are not yet registered. As with the explosive metalworking business segment, since individual patents relate to specific product applications and not to core technology, we do not believe that such patents are material to our business, and the explosive metalworking business segment, since individual patents relate to specific product applications and not to core technology, we do not believe that such patents are material to our business, and the expiration of any single patent is not expected to have a material adverse effect on our current operations. The Dynaplat division of DMC Clad is protected through business secrets not through patents.

Permits. Explosive metalworking and the production of perforation products involve the use of explosives, making safety a critical factor in our operations. In addition, explosive metalworking and the production of oilfield products are highly regulated industries for which detailed permits are required. These permits require renewal every three or four years, depending on the permit. See Item 1A — Risk Factors — *Risk Factors Related to the Dynamic Materials Corporation — We are subject to extensive government regulation and failure to comply could subject us to future liabilities and could adversely affect our ability to conduct or to expand our business for a more detailed discussion of these permits.*

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Foreign and Domestic Operations and Export Sales

All of our sales are shipped from the manufacturing facilities located in the United States, Germany, France and Sweden. The following chart represents our net sales based on the geographic location of the customer. The sales recorded for each country are based on the country to which we shipped the product, regardless of the country of the actual end user. Explosion Metalworking products are usually shipped to the fabricator before being passed on to the end user.

(Dollars in Thousands)

		For the years ended December 31,				
	2009		2008		2007	
United States	\$	62,955	\$	82,036	\$	64,734
India		14,395		7,237		2,355

Canada	12,991	11,685	12,588
Germany	11,702	24,449	8,626
China	7,122	8,203	10,790
Italy	6,570	9,517	5,461
France	5,788	10,447	5,280
South Korea	5,424	12,938	16,904
Russia	4,649	3,604	607
Switzerland	3,252	1,922	665
Australia	3,229	11,307	1,039
Spain	3,001	7,208	3,492
Kazakhstan	2,889	2,418	151
Netherlands	2,736	4,093	3,033
United Arab Emirates	2,227	600	377
Malaysia	1,872	1,914	2,154
Sweden	1,345	1,388	1,378
United Kingdom	1,275	3,184	1,278
Mexico	1,073	2,396	1,082
Other foreign countries	10,403	26,031	23,181
Total	<u>\$ 164,898</u>	<u>\$ 232,577</u>	<u>\$ 165,175</u>

Company Information

We are subject to the informational requirements of the Securities Exchange Act of 1934. We therefore file periodic reports, proxy statements and other information with the Securities Exchange Commission (the "SEC"). Such reports may be obtained by visiting the Public Reference Room of the SEC at 100 F Street, N.E., Washington, D.C. 20549, or by calling the SEC at 1-800-SEC-0330. In addition, the SEC maintains an internet site at www.sec.gov that contains reports, proxy and information statements and other information regarding issuers that file electronically.

Our Internet address is www.dynamicmaterials.com. Information contained on our website does not constitute part of this Annual Report on Form 10-K. Our annual report on SEC Form 10-K, quarterly reports on Forms 10-Q, current reports on Forms 8-K, and amendments to those reports filed or furnished pursuant to Section 13(a) or 15(d) of the Exchange Act are available free of charge on our website as soon as reasonably practicable after we electronically file such material with or furnish it to the SEC. We also regularly post information about our Company on our website under the Investors tab.

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ITEM 1A. Risk Factors

Risk Factors Related to the Explosive Metalworking Industry

We have seen a recent slow down in some of our markets and experienced a significant decline in 2009 sales and backlog.

During the fourth quarter of 2008, we began to see a slowdown in DMC Clad sales to some of the markets we serve which continued into 2009 and contributed to a 31.2% decline in our 2009 sales. Our order backlog has decreased to \$49.6 million at December 31, 2009 from \$97.2 million at December 31, 2008. The explosion-weld cladding market is dependent upon sales of products for use by customers in a limited number of heavy industries, including oil and gas, alternative energy, chemicals and petrochemicals, hydrometallurgy, aluminum production, shipbuilding, power generation, and industrial refrigeration. These industries tend to be cyclical in nature and the current worldwide economic downturn has affected many of these markets. We have already seen a slowdown in the chemical, petrochemical and hydrometallurgy sectors. A further economic slowdown in one or all of these industries—whether due to traditional cyclicality, general economic conditions or other factors—could impact capital expenditures within that industry. If demand from such industries were to decline further or to experience reduced growth rates, our sales would be expected to be affected proportionately, which may have a material adverse effect on our business, financial condition, and results of operations.

Our backlog figures may not accurately predict future sales.

We define "backlog" at any given point in time to consist of all firm, unfulfilled purchase orders and commitments at that time. Generally speaking, we expect to fill most items of backlog within the following 12 months. However, since orders may be rescheduled or canceled and a significant portion of our net sales is derived from a small number of customers, backlog is not necessarily indicative of future sales levels. Moreover, we cannot be sure of when during the future 12-month period we will be able to recognize revenue corresponding to our backlog; nor can we be certain that revenues corresponding to our backlog will not fall into periods beyond the 12-month horizon.

There is a limited availability of sites suitable for cladding operations.

Our cladding process involves the detonation of large amounts of explosives. As a result, the sites where we perform cladding must meet certain criteria, including lack of proximity to a densely populated area, the specific geological characteristics of the site, and the ability to comply with local noise and vibration abatement regulations in conducting the process. The efforts to identify suitable sites and obtain permits for using the sites from local government agencies can be time-consuming and may not be successful. In addition, we could experience difficulty in obtaining or renewing permits because of resistance from residents in the vicinity of proposed sites. The failure to obtain required governmental approvals or permits could limit our ability to expand our cladding business in the future, and the failure to maintain such permits would have a material adverse effect on our business, financial condition and results of operations.

The use of explosives subjects us to additional regulation, and any accidents or injuries could subject us to significant liabilities.

Our operations involve the detonation of large amounts of explosives. As a result, we are required to use specific safety precautions under U.S. Occupational Safety and Health Administration guidelines and guidelines of similar entities in Germany, France and Sweden. These include precautions which must be taken to protect employees from exposure to sound and ground vibration or falling debris associated with the detonation of explosives. There is a risk that an accident or death could occur in one of our facilities. Any accident could result in significant manufacturing delays, disruption of operations or claims for damages resulting from death or injuries, which could result in decreased sales and increased expenses. To date, we have not incurred any significant delays, disruptions or claims resulting from accidents at our facilities. The potential liability resulting from any accident or death, to the extent not covered by insurance, may require us to use other funds to satisfy our obligations and could cause our business to suffer. See "Our use of explosives is an inherently dangerous activity that could lead to temporary or permanent closure of our shooting sites" below.

Our use of explosives is an inherently dangerous activity that could lead to temporary or permanent closure of our shooting sites.

We use a large amount of explosives in connection with the creation of clad metals. The use of explosives is an inherently dangerous activity. Explosions, even if occurring as intended, can lead to damage to the shooting facility or to equipment used at the facility or injury to persons at the facility. If a person were injured or killed in connection with such explosives, or if equipment at the mine or either of the outdoor locations were damaged or destroyed, we might be required to suspend our operations for a period of time while an investigation is undertaken or repairs are made. Such a delay might impact our ability to meet the demand for our products. In addition, if the mine were seriously damaged, we might not be able to locate a suitable replacement site to continue our operations.

Certain raw materials we use are subject to supply shortages due to general economic conditions.

Although we generally use standard metals and other materials in manufacturing our products, certain materials such as specific grades of carbon steel, titanium, zirconium and nickel can be subject to supply shortages due to general economic conditions or problems with individual suppliers. While we seek to maintain sufficient alternative supply sources for these materials, we may not always be able to obtain sufficient supplies or obtain supplies at acceptable prices without production delays, additional costs, or a loss of product quality. If we were to fail to obtain sufficient supplies on a timely basis or at acceptable prices, such loss or failure could have a material adverse effect on our business, financial condition, and results of operations.

Certain raw materials we use are subject to price increases due to general economic conditions.

The markets for certain metals and other raw materials used in our business are highly variable and are characterized by periods of increasing prices. While prices for much of the raw materials we use have recently decreased, we may again experience increasing prices. We generally do not hedge commodity prices or enter into forward supply contracts; instead we endeavor to pass along price variations to our customers. We may see a general downturn in business if the price of raw materials increases enough for our customers to delay planned projects or use alternative materials to complete their projects.

Risk Factors Related to DYNAenergetics

Potential downturns in the oil and gas industry and related services industry could have a negative impact on DYNAenergetics's economic success.

The oil and gas industry is unpredictable and has historically been subject to occasional downturns. Demand for DYNAenergetics' products is linked to the financial success of the oil and gas industry as a whole, and downturns in the oil and gas industry, especially in the rate of well drilling, could negatively impact DYNAenergetics' economic success. Demand for oil and gas drives oil and gas field production and exploration, and with it the demand for services and products produced by DYNAenergetics as recently decreased. Sales of our DYNAenergetics products in 2009 were down by approximately 22% from our 2008 sales. A variety of factors affect the demand for DYNAenergetics products, including governmental regulation of oil and gas industry and markets, international and domestic prices for oil and gas, weather conditions, the financial condition of DYNAenergetics' clients, and consumption patterns of oil and gas.

The manufacturing of explosives subjects DYNAenergetics to various environmental, health and safety laws.

DYNAenergetics is subject to a number of environmental, health, and safety laws and regulations, the violation of which could result in significant penalties. DYNAenergetics' continued success depends on continued compliance with applicable laws and regulations. In addition, new environmental, health and safety laws and regulations could be passed which could create costly compliance issues. While DYNAenergetics endeavors to comply with all applicable laws and regulations, compliance with future laws and regulations may not be economically feasible or even possible.

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DYNAenergetics' continued economic success depends on remaining at the forefront of innovation in the perforating industry.

DYNAenergetics' position in the perforation market depends in part on its ability to remain an innovative leader in the field. The ability to remain competitive depends in part on the retention of talented personnel. DYNAenergetics may be unable to remain an innovative leader in the perforation market segment or may be unable to retain top talent in the field.

Risk Factors Related to Dynamic Materials Corporation

Continued weakness in the general global economy may adversely affect certain segments of our end market customers and reduce our sales and results of operations.

We supply products to customers that fabricate industrial equipment for various capital-intensive industries. Continuation of the current weakness in the general global economy may adversely affect our end market customers, causing them to cancel or postpone new plant or infrastructure construction, expansion, maintenance, or retrofitting projects that use our DMC Clad products. Similarly, decreased oil and gas well drilling will reduce the sales of our DYNAenergetics products. Any decrease in the demand for gas turbines and airplane engines will reduce the demand for the work performed by our AMK division. The global general economic climate may lessen demand for our products and reduce our sales and results of operations.

Our operating results fluctuate from quarter to quarter.

We have experienced, and expect to continue to experience, fluctuations in annual and quarterly operating results caused by various factors, including the timing and size of orders by major customers, customer inventory levels, shifts in product mix, acquisitions and divestitures, and general economic conditions. The upstream oil and gas, oil refinery, chemical and petrochemical, hydrometallurgy, aluminum production, shipbuilding, power generation, industrial refrigeration and other diversified industries to which we sell our products are, to varying degrees, cyclical and tend to decline in response to overall declines in industrial production. As a result, our business is also cyclical, and the demand for our products by these customers depends, in part, on overall levels of industrial production. Any future material weakness in demand in any of these industries could materially reduce our revenues and profitability. In addition, the threat of terrorism and other geopolitical uncertainty could have a negative impact on the global economy, the industries we serve and our operating results.

We typically do not obtain long-term volume purchase contracts from our customers. Quarterly sales and operating results, therefore, depend on the volume and timing of the orders in our backlog as well as bookings received during the quarter. Significant portions of our operating expenses are fixed, and planned expenditures are based primarily on sales forecasts and product development programs. If sales do not meet our expectations in any given period, the adverse impact on operating results may be magnified by our inability to adjust operating expenses sufficiently or quickly enough to compensate for such a shortfall. Results of operations in any period should not be considered indicative of the results for any future period. Fluctuations in operating results may also result in fluctuations in the price of our common stock. See "Management's Discussion and Analysis of Financial Condition and Results of Operations."

The terms of our indebtedness contain a number of restrictive covenants, the breach of any of which could result in acceleration of payment of our credit facilities.

We are parties to a syndicated credit agreement that, as of December 31, 2009, had an outstanding balance of approximately \$44.8 million. Our credit agreement includes various covenants and restrictions, certain of which relate to the incurrence of additional indebtedness; mortgaging, pledging or disposition of major assets; and limits on capital expenditures and other investments. We are also required to maintain certain financial ratios on a quarterly basis. A breach of any of these covenants could result in acceleration of our obligations to repay our debt. On October 21, 2009, we and our lenders amended the credit agreement to revise the leverage ratios and fixed charge coverage ratios that we are required to satisfy on a quarterly basis throughout the term of the credit facility, which expires on November 16, 2012. These revised ratios eased the Company's ability to comply with certain covenants of the credit agreement. As of

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December 31, 2009, we were in compliance with all financial covenants and other provisions of the credit agreement and our other loan agreements.

As a result of the slowdown in our business during 2009 which has continued into the early part of 2010, our ability to comply with these amended financial covenants as of March 31, 2010 and subsequent quarters in 2010 could be challenged. Furthermore, our ability to comply with these covenants and ratios may be affected by events beyond our control, including prevailing economic, financial and industry conditions. Any failure to remain in compliance with any material provision or covenant of our credit agreement could result in a default which would, absent a waiver or amendment, require immediate repayment of outstanding indebtedness under our credit facilities. Obtaining a waiver or amendment may be costly or impracticable. It would be difficult to liquidate assets sufficient to immediately repay our outstanding indebtedness under our credit facility.

Customers have the right to change orders until products are completed.

Customers have the right to change orders after they have been placed. If orders are changed, the extra expenses associated with the change will be passed on to the customer. However, because a change in an order may delay completion of the project, recognition of income for the project may also be delayed.

There is no assurance that we will continue to compete successfully against other clad, perforating, and welding companies.

Our explosion-welded clad products compete with explosion-welded clad products made by other manufacturers in the clad metal business located throughout the world and with clad products manufactured using other technologies. Our combined North American and European operations typically supply explosion-welded clad to the worldwide market. There is one other well-known explosion-welded clad supplier worldwide, a division of Asahi-Kasei Corporation of Japan. There are also a number of smaller companies worldwide with explosion-welded clad manufacturing capability, including several companies in China. There are currently no other significant North American based explosion-welded clad suppliers. We focus strongly on reliability, product quality, on-time delivery performance, and low cost manufacturing to minimize the potential of future competitive threats. However, there is no guarantee we will be able to maintain our competitive position.

Explosion-welded clad products also compete with those manufactured by rollbond and weld overlay cladding processes. In rollbond technology, the clad and base metal are bonded together during a hot rolling process in which slab is converted to plate. In weld overlay, which is typically performed by our fabricator customers, the cladding layer is deposited on the base metal through a fusion welding process. The technical and commercial niches of each cladding process are well understood within the industry and vary from one world market location to another. Our products compete with weld overlay clad products manufactured by a significant number of our fabricator customers.

DYNAenergetics competes principally with perforating companies based in North and South America who produce and market perforating services and products. DYNAenergetics also competes with oil and gas service companies who are able to satisfy a portion of their perforating needs through in-house production. To remain competitive, DYNAenergetics must continue to provide innovative products and maintain an excellent reputation for quality, safety, and value. There can be no assurances that we will continue to compete successfully against these companies.

AMK Welding competes principally with other domestic companies that provide welding services to the aircraft engine and power generation industries. Some of these competitors have established positions in the market and long standing relationships with customers. To remain competitive, we must continue to develop and provide technologically advanced welding, heat-treat and inspection services, maintain quality levels, offer flexible delivery schedules, and compete favorably on the basis of price. We compete against other welding companies on the basis of quality, performance and cost. There can be no assurance that we will continue to compete successfully against these companies.

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We are dependent on a relatively small number of customers for a significant portion of our net sales.

A significant portion of our net sales is derived from a relatively small number of customers although sales to no one customer exceeded 10% during any of the last three years. We expect to continue to depend upon our principal customers for a significant portion of our sales, although our principal customers may not continue to purchase products and services from us at current levels, if at all. The loss of one or more major customers or a change in their buying patterns could have a material adverse effect on our business, financial condition, and results of operations. In past years, the majority of DMC Clad's revenues have been derived from customers in the oil and gas, alternative energy, chemicals and petrochemicals, hydrometallurgy, aluminum production, shipbuilding, power generation and industrial refrigeration industries and the majority of AMK Welding's revenues have been derived from customers in the aircraft engine and power generation industries. Economic downturns in these industries could have a material adverse effect on our business, financial condition, and results of operations.

DYNAenergetics, which contributed approximately 13% to our 2009 sales, has customers throughout the world. The Russian market is currently DYNAenergetics' largest market with more than 30% of its sales coming from that market. Economic or political instability in Russia could have a material adverse affect on DYNAenergetics' business and operating results.

AMK Welding, contributed approximately 6% to our 2009 sales, continues to rely primarily on one customer for the majority of its sales. This customer and AMK Welding have entered into a long-term supply agreement for certain of the services provided to this customer. Any termination of or significant reduction in AMK Welding's business relationship with this customer could have a material adverse effect on AMK Welding's business and operating results.

Failure to attract and retain key personnel could adversely affect our current operations.

Our continued success depends to a large extent upon the efforts and abilities of key managerial and technical employees. The loss of services of certain of these key personnel could have a material adverse effect on our business, results of operations, and financial condition. There can be no assurance that we will be able to attract and retain such individuals on acceptable terms, if at all; and the failure to do so could have a material adverse effect on our business, financial condition, and results of operations.

Liabilities under environmental and safety laws could result in restrictions or prohibitions on our facilities, substantial civil or criminal liabilities, as well as the assessment of strict liability and/or joint and several liability.

We are subject to extensive environmental and safety regulation in the United States and Europe. Any failure to comply with current and future environmental and safety regulations could subject us to significant liabilities. In particular, any failure to control the discharge of hazardous materials and wastes could subject us to significant liabilities, which could adversely affect our business, results of operations or financial condition.

We and all our activities in the United States are subject to federal, state and local environmental and safety laws and regulations, including but not limited to, noise abatement and air emissions regulations, the Comprehensive Environmental Response, Compensation and Liability Act of 1980, regulations issued and laws enforced by the labor and employment departments of the U.S. and the states in which we conduct business, by the U.S. Department of Commerce, the U.S. Environmental Protection Agency, and by state and local health and safety agencies. In Germany, we and all our activities are subject to various safety and environmental regulations of the federal state which are enforced by the local authorities, including the Federal Act on Emission Control (Bundesimmissionsschutzgesetz). The Federal Act on Emission Control permits are held by companies jointly owned by DYNAenergetics and the other companies that are located at the Würgendorf and Troisdorf manufacturing sites and are for an indefinite period of time. In France, we and all our activities are subject to state environmental and safety regulations established by various departments of the French Government, including the Ministry of Ecology and the Ministry of Industry, and to local environmental and safety regulations and administrative procedures established by DRIRE (Direction Régionale de l'Industrie, de la Recherche et de l'Environnement) and the Préfecture des Pyrénées Orientales. In Sweden, we and all our activities are subject to various safety and environmental regulations, including those established by the Work Environment Authority of Sweden in its Work Environment Act. In addition, our shooting operations in Germany,

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France and Sweden may be particularly vulnerable to noise abatement regulations because these operations are primarily conducted outdoors. The Dillenburg facility is operated based on a mountain plan ("Bergplan"), which is a specific permit granted by the local mountain authority. This permit must be renewed every three years.

Changes in or compliance with environmental and safety laws and regulations could inhibit or interrupt our operations, or require modifications to our facilities. Any actual or alleged violations of environmental and safety laws could result in restrictions or prohibitions on our facilities, substantial civil or criminal sanctions, as well as the assessment of strict liability and/or joint and several liability under applicable law. Under certain environmental laws, we could be held responsible for all of the costs relating to any contamination at our or our predecessor's past or present facilities and at third party waste disposal sites. We could also be held liable for any and all consequences arising out of human exposure to hazardous substances or other environmental damage. Accordingly, environmental, health or safety matters may result in significant unanticipated costs or liabilities.

We are subject to extensive government regulation and failure to comply could subject us to future liabilities and could adversely affect our ability to conduct or to expand our business.

We are subject to extensive government regulation in the United States, Germany, France and Sweden, including guidelines and regulations for the safe manufacture, handling, transport and storage of explosives issued by the U.S. Bureau of Alcohol, Tobacco and Firearms; the Federal Motor Carrier Safety Regulations set forth by the U.S. Department of Transportation; the Safety Library Publications of the Institute of Makers of Explosive; and similar guidelines of their European counterparts. In Germany, the transport, storage and use of explosives is governed by a permit issued under the Explosives Act (Sprengstoffgesetz). In Sweden, our purchase, transport, storage and use of explosives is governed by a permit issued under the County of Varmland. In France, the manufacture and transportation of explosives is subcontracted to a third party which is responsible for compliance with regulations established by various State and local governmental agencies concerning the handling and transportation of explosives. Our French operations could be adversely affected if the third party does not comply with these regulations. We must comply with licensing and regulations for the purchase, transport, storage, manufacture, handling and use of explosives. In addition, while our shooting facilities in Würgendorf and Troisdorf, Germany, France and Sweden are located outdoors, our shooting facilities located in Pennsylvania and in Dillenburg, Germany are located in mines, which subjects us to certain regulations and oversight of governmental agencies that oversee mines.

We are also subject to extensive environmental and occupational safety regulation, as described below under "Liabilities under environmental and safety laws could result in restrictions or prohibitions on our facilities, substantial civil or criminal liabilities, as well as the assessment of strict liability and/or joint and several liability" and "The use of explosives subjects us to additional regulation, and any accidents or injuries could subject us to significant liabilities."

The export of certain products from the United States or from foreign subsidiaries of U.S. companies is restricted by U.S. and similar foreign export regulations. These regulations generally prevent the export of products that could be used by certain end users, such as those in the nuclear or biochemical industries. In addition, the use and handling of explosives may be subject to increased regulation due to heightened concerns about security and terrorism. Such regulations could restrict our ability to access and use explosives and increase costs associated with the use of such explosives, which could have a material adverse effect on our business, financial condition, and results of operations.

Any failure to comply with current and future regulations in the U.S. and Europe could subject us to future liabilities. In addition, such regulations could restrict our ability to expand our facilities, construct new facilities, or compete in certain markets or could require us to incur other significant expenses in order to maintain compliance. Accordingly, our business, results of operations or financial condition could be adversely affected by our non-compliance with applicable regulations, by any significant limitations on our business as a result of our inability to comply with applicable regulations, or by any requirement that we spend substantial amounts of capital to comply with such regulations.

Work stoppages and other labor relations matters may make it substantially more difficult or expensive for us to produce our products, which could result in decreased sales or increased costs, either of which would negatively impact our financial condition and results of operations.

We are subject to the risk of work stoppages and other labor relations matters, particularly in Germany, France, and Sweden, where some of our employees are unionized. The employees at our U.S. facilities, where the majority of

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products are manufactured, are not unionized. While we believe our relations with employees are satisfactory, any prolonged work stoppage or strike at any one of our principal facilities could have a negative impact on our business, financial condition or results of operations. We have not experienced a strike or work stoppage in the last 3 years. However, if a work stoppage occurs at one or more of our facilities, it may materially impair our ability to operate our business in the future.

As we regularly test the value of goodwill associated with our recent acquisitions, economic conditions may lead to an impairment of such goodwill.

We review the carrying value of goodwill at least annually to assess impairment because it is not amortized. Additionally, we review the carrying value of any intangible asset or goodwill whenever events or changes in circumstances indicate that its carrying amount may not be recoverable. Our impairment testing in the fourth quarter of 2009 did not result in a determination that any of our goodwill was impaired. However, future impairment is possible and could occur if (i) the operating results underperform what we have estimated or (ii) additional volatility of the capital markets should cause us to raise the percent discount rate utilized in our discounted cash flow analysis or decrease the multiples utilized in our market-based analysis. The use of different estimates or assumptions within our discounted cash flow model when

determining the fair value of our reporting units or using methodologies other than as described above could result in different values for reporting units and could result in an impairment charge.

We are exposed to potentially volatile fluctuations of the U.S. dollar (our reporting currency) against the currencies of many of our operating subsidiaries.

Many of our operating subsidiaries conduct business in Euros or other foreign currency. Any increase (decrease) in the value of the U.S. dollar against any foreign currency that is the functional currency of any of our operating subsidiaries will cause us to experience unrealized foreign currency translation losses (gains) with respect to amounts already invested in such foreign currencies. In addition, our company and our operating subsidiaries are exposed to foreign currency risk to the extent that we or they enter into transactions denominated in currencies other than our or their respective functional currencies. For example DYNAenergetics' functional currency is Euros, but its sales often occur in U.S. dollars. Changes in exchange rates with respect to these items will result in unrealized (based upon period-end exchange rates) or realized foreign currency transaction gains and losses upon settlement of the transactions. In addition, we are exposed to foreign exchange rate fluctuations related to our operating subsidiaries' assets and liabilities and to the financial results of foreign subsidiaries and affiliates when their respective financial statements. Cumulative translation adjustments are recorded in accumulated other comprehensive income (loss) as a separate component of equity. As a result of foreign currency risk, we may experience economic loss and a negative impact on earnings and equity with respect to our holdings solely as a result of foreign currency exchange rate fluctuations. The primary exposure to foreign currency risk for us is to the Euro due to the percentage of our U.S. dollar revenue that is derived from countries where the Euro is the functional currency.

The unsuccessful integration of a business we acquire could have a material adverse effect on operating results.

We continue to consider possible acquisitions as part of our growth strategy. Any potential acquisition may require additional debt or equity financing, resulting in additional leverage and dilution to existing stockholders. We may be unable to consummate any future acquisition. If any acquisition is made, we may not be able to integrate such acquisition successfully without a material adverse effect on our financial condition or results of operations.

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ITEM 1B. Unresolved Staff Comments

None.

ITEM 2. Properties

Our corporate headquarters are located in Boulder, Colorado. The term of the lease for the office space is through November 30, 2015, with renewal options through November 30, 2021.

We own our principal domestic manufacturing site, which is located in Mount Braddock, Pennsylvania. We currently lease our primary domestic shooting site, which is located in Dunbar, Pennsylvania, and have entered into new license and risk allocation agreements relating to the use of a secondary shooting site that is located within a few miles of our Mount Braddock, Pennsylvania manufacturing facility. The shooting site in Dunbar and the nearby secondary shooting site support our Mount Braddock manufacturing facility. The lease for the Dunbar property will expire on December 15, 2010, but we have options to renew the lease which extend through December 15, 2029. The license and risk allocation agreements will expire on December 31, 2018, but we have options to renew these agreements through December 31, 2028. Our German subsidiary, DYNAenergetics, has a manufacturing site in Troisdorf, Germany, and leases space for a sales office in Laatzen, Germany. Our German subsidiary, Dynaplat, has a manufacturing site in Würgendorf and a shooting site in Dillenburg, Germany. Portions of these sites are leased and portions are owned. The lease expiration dates for our Troisdorf, Würgendorf, and Dillenburg manufacturing sites are February 28, 2011; December 31, 2010; and August 31, 2011, respectively. Our French subsidiary, Nobelclad, owns the land and the buildings housing its operations in Rivesaltes, France, and Tautavel, France (except for a small portion in Tautavel that is leased). This lease expires on December 31, 2011, and may be extended. Our Swedish subsidiary, Nitro Metall, owns the land and buildings housing its in Pennsylvania; Würgendorf, Germany; France; and Sweden are part of the Explosive Metalworking segment. The DyNAenergetics manufacturing sites are leased. The lease in Filipstad is automatically renewed every year. The sites in Pennsylvania; Würgendorf, Germany; France; and Sweden are part of the Explosive Metalworking segment. The DyNAenergetics manufacturing sites are leaseed. These leases expire on

Below is a chart summarizing our properties, including their location, type, size, whether owned or leased and lease terms, if applicable.

Location	Facility Type	Facility Size	Owned/Leased	Expiration Date of Lease (if applicable)
Boulder, Colorado	Corporate and Sales Office	14,630 sq. ft.	Leased	November 30, 2015, with renewal options through November 30, 2021
Mt. Braddock, Pennsylvania	Clad Plate Manufacturing	48,000 sq. ft.	Owned	
Dunbar, Pennsylvania	Clad Plate Shooting Site	322 acres	Leased	December 15, 2010, with renewal options through December 15, 2029
Rivesaltes, France	Clad Plate Manufacturing, Nobelclad Europe Sales and Administration Office	53,000 sq. ft.	Owned	
Tautavel, France	Clad Shooting Site	114 acres	107 acres owned, 7 acres leased	December 31, 2011
Likenas, Sweden	Clad Plate Manufacturing	26,000 sq. ft.	Owned	
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				Expiration Date of Lease
Location	Facility Type	Facility Size	Owned/Leased	(if applicable)
Likenas, Sweden	Clad Plate Shooting Site	15 acres	Leased	January 1, 2016

Filipstad, Sweden	Nitro Metall Sales Office	850 sq. ft.	Leased	January 1, 2010 (renews annually)
South Windsor, Connecticut	AMK Welding	33,850 sq. ft.	Owned	
Troisdorf, Germany	DYNAENERGETICS, Manufacturing	263,201 sq. ft.	Leased	December 31, 2015
Würgendorf, Germany	Dynaplat, Manufacturing	Land: 25 acres Building: 20,312 sq. ft.	Owned	
		2,756 sq. ft.	Leased	August 31, 2011, with renewal options through August 31, 2016
Dillenburg Germany	Dynaplat Shooting site	7 acres	Owned	
		9,849 sq. ft.	Leased	August 31, 2011, with renewal options through August 31, 2021
Würgendorf, Germany	Dynaplat Sales	1,572 sq. ft.	Leased	January 31, 2011, with renewal options through January 31, 2014
Würgendorf, Germany	DYNAenergetics Administration	2,799 sq. ft.	Leased	January 31, 2011, with renewal options through January 31, 2014
Laatzen, Germany	DYNAENERGETICS Sales	2,314 sq. ft.	Leased	Open terms, but can be cancelled with a six month notice
Alberta, Canada	DYNAenergetics Canada, Manufacturing	160 acres	Owned	
Edmonton, Alberta	DYNAenergetics Canada, Storage magazines	45.56 acres	Leased	Month to month agreement
Alberta, Canada	Various storage magazines		Leased	Month to month agreement
Edmonton, Alberta	DYNAenergetics Canada, Sales office and warehouse	24,000 sq. ft.	Leased	January 31, 2014
Grande Prairie, Alberta	DYNAenergetics Canada, Sales office and warehouse	6,000 sq. ft.	Leased	March 31, 2012, with renewal options through March 31, 2017
Lloydminster, Alberta	DYNAenergetics Canada, Sales office and warehouse	5,460 sq. ft	Leased	October 31, 2011
Red Deer, Alberta	DYNAenergetics Canada, Sales office and warehouse	3,313 sq. ft.	Leased	November 30, 2010, with options to renew through November 30, 2013
Calgary, Alberta	DYNAenergetics Canada, Sales office	200 sq. ft	Leased	December 31, 2010
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ITEM 3. Legal Proceedings

Although we may in the future become a party to litigation, there are no pending legal proceedings against us.

ITEM 4. Reserved

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PART II

ITEM 5. Market for Registrant's Common Equity, Related Stockholder Matters and Issuer Purchases of Equity Securities

Our common stock is publicly traded on The Nasdaq National Market ("Nasdaq") under the symbol "BOOM." The following table sets forth quarterly high and low sales prices for the common stock during our last two fiscal years, as reported by Nasdaq.

	F	High		Low
<u>2009</u>				
First Quarter	\$	21.40	\$	4.95
Second Quarter	\$	23.17	\$	8.94
Third Quarter	\$	20.63	\$	14.18
Fourth Quarter	\$	21.00	\$	17.51
<u>2008</u>				

First Quarter	\$ 62.50	\$ 38.97
Second Quarter	\$ 49.85	\$ 32.57
Third Quarter	\$ 33.94	\$ 22.12
Fourth Quarter	\$ 23.40	\$ 10.82

As of February 28, 2010, there were approximately 382 holders of record of our common stock.

We declared and paid a \$0.12 and \$0.15 per share dividend in 2009 and 2008 respectively. We may pay quarterly dividends subject to capital availability and periodic determinations that cash dividends are in the best interests of our stockholders, but we cannot assure you that such payments will continue. Future dividends may be affected by, among other items, our views on potential future capital requirements, future business prospects, debt covenant compliance considerations, changes in income tax laws, and any other factors that our Board of Directors deems relevant. Any determination to pay cash dividends will be at the discretion of the Board of Directors.

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FINANCIAL PERFORMANCE

The following graph compares the performance of the common stock with the Nasdaq Non-Financial Stocks Index and the Nasdaq Composite (US) Index. The comparison of total return (change in year end stock price plus reinvested dividends) for each of the years assumes that \$100 was invested on December 31, 2004, in each of the Company, Nasdaq Non-Financial Stocks Index and the Nasdaq Composite (US) Index with investment weighted on the basis of market capitalization. Historical results are not necessarily indicative of future performance.

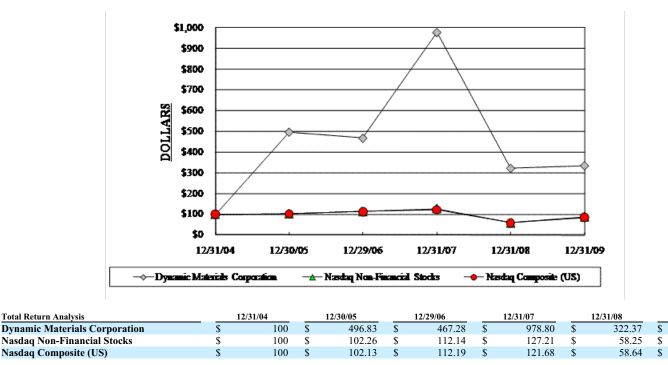


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ITEM 6. Selected Financial Data

The following selected financial data should be read in conjunction with the Consolidated Financial Statements, including the related Notes, and "Management's Discussion and Analysis of Financial Condition and Results of Operations." The 2007 selected financial data include the operating results of DYNAenergetics from the November 15, 2007, acquisition date through December 31, 2007, and balance sheet information as of December 31, 2007. The 2009 selected financial data includes the operating results of LRI from the October 1, 2009, acquisition date through December 31, 2009, and balance sheet information as of December 31, 2009.

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12/31/09

334.72

87.83

84.28

		Year Ended December 31,								
		2009		2008		2007	2006			2005
Statement of Operations										
Net sales	\$	164,898	\$	232,577	\$	165,175	\$	113,472	\$	79,291
Cost of products sold		121,779		161,732		110,168		71,439		55,856
Gross profit		43,119		70,845		55,007		42,033		23,435
Cost and expenses		26,881		32,793		16,115		11,930		7,667
Income from operations		16,238		38,052		38,892		30,103		15,768
Other (income) expense, net		3,311		4,778		158		(505)		163
Ouler (income) expense, net	. <u></u>							<u> </u>		
Income before income taxes		12 027		22 274		20 724		30,608		15 605
		12,927		33,274		38,734)		15,605
Income tax provision		4,378		9,206		14,147		11,341		5,233

Income from continuing operations		8,549	24,068	24,587	19,267	10,372
Discontinued operations, net of tax			 	 	 1,497	
Net income	\$	8,549	\$ 24,068	\$ 24,587	\$ 20,764	\$ 10,372
Income from continuing operations per share:						
Basic	\$	0.67	\$ 1.89	\$ 2.02	\$ 1.62	\$ 0.92
Diluted	\$	0.66	\$ 1.87	\$ 1.99	\$ 1.57	\$ 0.86
Net income per share:						
Basic	\$	0.67	\$ 1.89	\$ 2.02	\$ 1.75	\$ 0.92
Diluted	\$	0.66	\$ 1.87	\$ 1.99	\$ 1.69	\$ 0.86
Weighted average number of shares outstanding:						
Basic		12,640,069	12,445,685	12,083,851	11,841,373	11,290,053
Diluted		12,662,440	12,554,402	12,273,135	12,213,075	12,086,884
DIVIDENDS DECLARED PER COMMON SHARE	<u>\$</u>	0.12	\$ 0.15	\$ 0.15	\$ 0.15	\$ 0.10
Financial Position						
Current assets	\$	87,974	\$ 91,049	\$ 94,730	\$ 63,847	\$ 36,552
Total assets		225,176	229,586	240,899	84,973	55,311
Current liabilities		42,135	45,747	58,818	25,297	14,838
Long-term debt		34,556	46,514	62,051	382	2,221
Other non-current liabilities		16,374	18,823	21,751	1,714	3,297
Stockholders' equity		132,111	118,502	98,279	57,580	34,955
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Selected unaudited quarterly financial data for the years ended December 31, 2009 and 2008 are presented below:

(Dollars in Thousands, Except Per Share Data)

	Year ended December 31, 2009						
	rter ended arch 31,		arter ended June 30,		arter ended ptember 30,		arter ended cember 31,
Net sales	\$ 49,759	\$	37,819	\$	34,690	\$	42,630
Gross profit	\$ 15,328	\$	9,154	\$	8,754	\$	9,883
Net income	\$ 4,916	\$	1,515	\$	1,096	\$	1,022
Net income per share - basic	\$ 0.38	\$	0.12	\$	0.09	\$	0.08
Net income per share - diluted	\$ 0.38	\$	0.12	\$	0.08	\$	0.08

			Year ended Dec	ember 3	1,2008	
	 arter ended March 31,	Q	uarter ended June 30,		uarter ended eptember 30,	arter ended ecember 31,
Net sales	\$ 58,393	\$	63,183	\$	52,380	\$ 58,621
Gross profit	\$ 17,711	\$	19,049	\$	17,025	\$ 17,060
Net income	\$ 5,245	\$	6,210	\$	7,223	\$ 5,390
Net income per share - basic	\$ 0.42	\$	0.49	\$	0.57	\$ 0.42
Net income per share - diluted	\$ 0.41	\$	0.49	\$	0.57	\$ 0.42

The net income per share for the 2009 and 2008 quarters, when totaled, does not equal net income per share for the respective years as the per share amounts for each quarter and for each year are computed based on their respective discrete periods.

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ITEM 7. Management's Discussion and Analysis of Financial Condition and Results of Operations

The following discussion should be read in conjunction with our historical consolidated financial statements and notes, as well as the selected historical consolidated financial data included elsewhere in this annual report.

Unless stated otherwise, all dollar figures in this discussion are presented in thousands (000's).

Executive Overview

Prior to late 2007, our business had been organized into two segments: Explosive Metalworking (which we also refer to as DMC Clad) and AMK Welding. On November 15, 2007, we acquired 100% ownership of a German company, DYNAenergetics. DYNAenergetics operates two distinct businesses which have historically been known as Dynaplat and DYNAenergetics. Dynaplat is a manufacturer of explosion clad products similar to those manufactured by DMC Clad, and its operating results from the date of acquisition are included in our Explosive Metalworking segment. DYNAenergetics manufactures a number of products for the perforation of oil and gas wells and also distributes a line of seismic products for oil and gas exploration activities. DYNAenergetics' operating results from the date of acquisition are reported under a new segment that we have named "Oilfield Products."

In 2009, Explosive Metalworking accounted for 81% of our net sales and 106% of our income from operations before consideration of stock-based compensation expense, which is not allocated to our business segments. Our Oilfield Products and AMK Welding segments accounted for 13% and 6%, respectively, of our 2009 net sales. In 2008 and 2007, Explosive Metalworking accounted for more than 84% and 94% of our net sales, respectively, and 91% and 97% of income from operations, respectively.

Our 2009 net sales decreased by \$67,679, or 29.1%, compared to 2008 net sales. The year-to-year consolidated net sales decrease reflects sales decreases of \$60,903 (31.2%) for our Explosive Metalworking segment, \$6,069 (21.8%) for our Oilfield Products segment and \$707 (7.3%) for AMK Welding. Income from operations decreased 57.3% to \$16,238 in 2009 from \$38,052 in 2008. This \$21,814 decrease reflects declines in the operating income reported by our Explosive Metalworking, Oilfield Products and AMK Welding segments of \$16,619, \$4,214 and \$793, respectively, and an increase in stock-based compensation expense of \$188. Reported consolidated operating income for 2009 and for 2008 includes amortization expense of \$5,064 and \$7,382, respectively, relating to purchased intangible assets associated principally with our acquisition of DYNAenergetics. Our net income decreased by 64.5% to \$8,549 in 2009 from \$24,068 in 2008.

Impact of Current Economic Situation on the Company.

The Company was only minimally impacted in 2008 by the global economic slowdown. However, during 2009, we have seen a significant slowdown in Explosive Metalworking sales to some of the markets we serve. The explosion-welded clad plate market is dependent upon sales of products for use by customers in a number of heavy industries, including oil and gas, alternative energy, chemicals and petrochemicals, hydrometallurgy, aluminum production, shipbuilding, power generation, and industrial refrigeration. These industries tend to be cyclical in nature and the current worldwide economic downturn has affected many of these markets. Despite the slowdown we have already seen in certain sectors, including chemical, petrochemical and hydrometallurgy, quoting activity in other end markets remains healthy, and we continue to track an extensive list of large infrastructure projects. While timing of new order inflow remains difficult to predict, we believe that our Explosive Metalworking segment is well-positioned to benefit as global economic conditions improve.

As a result of our Explosive Metalworking backlog decreasing from \$97,247 at December 31, 2008 to \$49,584 at December 31, 2009 and relatively low booking activity during the first two months of 2010, we believe that our 2010 consolidated net sales could decline by as much as 10% from consolidated net sales that we reported in 2009. However, if booking activity for both our Explosive Metalworking and Oilfield Products business segments improves during the middle quarters of 2010, our 2010 consolidated net sales could approach those of 2009. In light of the slowdown in order inflow that we have experienced, we continue to manage expenses carefully. Despite the significant sales and net income declines that we reported in 2009, we generated cash flow from operations of \$29,540 in 2009 and expect to generate positive cash flow from operations for the full year 2010.

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Net sales

Explosive Metalworking's revenues are generated principally from sales of clad metal plates and sales of transition joints, which are made from clad plates, to customers that fabricate industrial equipment for various industries, including oil and gas, petrochemicals, alternative energy, hydrometallurgy, aluminum production, shipbuilding, power generation, industrial refrigeration, and similar industries. While a large portion of the demand for our clad metal products is driven by new plant construction and large plant expansion projects, maintenance and retrofit projects at existing chemical processing, petrochemical processing, oil refining, and aluminum smelting facilities also account for a significant portion of total demand.

Oilfield Products' revenues are generated principally from sales of shaped charges, detonators and detonating cord, and bidirectional booster sand perforating guns to customers who perform the perforation of oil and gas wells and from sales of seismic products to customers involved in oil and gas exploration activities.

AMK Welding's revenues are generated from welding, heat treatment, and inspection services that are provided with respect to customer-supplied parts for customers primarily involved in the power generation industry and aircraft engine markets.

A significant portion of our revenue is derived from a relatively small number of customers; therefore, the failure to complete existing contracts on a timely basis, to receive payment for such services in a timely manner, or to enter into future contracts at projected volumes and profitability levels could adversely affect our ability to meet cash requirements exclusively through operating activities. We attempt to minimize the risk of losing customers or specific contracts by continually improving product quality, delivering product on time and competing aggressively on the basis of price.

Gross profit and cost of products sold

Cost of products sold for Explosive Metalworking includes the cost of metals and alloys used to manufacture clad metal plates, the cost of explosives, employee compensation and benefits, freight, outside processing costs, depreciation of manufacturing facilities and equipment, manufacturing supplies and other manufacturing overhead expenses.

Cost of products sold for Oilfield Products includes the cost of metals, explosives and other raw materials used to manufacture shaped charges, detonating products and perforating guns as well as employee compensation and benefits, depreciation of manufacturing facilities and equipment, manufacturing supplies and other manufacturing overhead expenses.

AMK Welding's cost of products sold consists principally of employee compensation and benefits, welding supplies (wire and gas), depreciation of manufacturing facilities and equipment, outside services and other manufacturing overhead expenses.

Income taxes

Our effective income tax rate increased to 33.9% in 2009 from 27.7% in 2008. Income tax provisions on the earnings of Nobelclad, Nitro Metall, Dynaplat, DYNAenergetics, DYNAenergetics Canada, and our German and Luxembourg holding companies have been provided based upon the respective French, Swedish, German, Canadian, and Luxembourg statutory tax rates for the applicable years. Going forward, based upon existing tax regulations and current federal, state and foreign statutory tax rates, we expect our effective tax rate on our projected consolidated pre-tax income to range between 33% and 35%.

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Backlog

We use backlog as a primary means of measuring the immediate outlook for our business. We define "backlog" at any given point in time as consisting of all firm, unfulfilled purchase orders and commitments at that time. Generally speaking, we expect to fill most backlog orders within the following 12 months. From experience, most firm purchase orders and commitments are realized.

Our backlog with respect to the Explosive Metalworking segment decreased to \$49,584 at December 31, 2009, from \$97,247 at December 31, 2008. In light of the slowdown in order inflow and decrease in backlog that we have experienced, we are currently anticipating that our consolidated net sales for fiscal 2010 will be in a range of flat to down 10% from the consolidated net sales that we reported in 2009.

Year ended December 31, 2009 compared to Year Ended December 31, 2008

Net sales

				Percentage
	2009	2008	Change	Change
Net sales	\$ 164,898	\$ 232,577	\$ (67,679)	(29.1)%

Net sales for 2009 decreased 29.1% to \$164,898 from \$232,577 in 2008. Explosive Metalworking sales decreased 31.2% to \$134,096 in 2009 (81.3% of total sales) from \$194,999 in 2008 (83.8% of total sales). The decrease in Explosive Metalworking sales reflects a business slowdown in several of the industries that this business segment serves and includes approximately \$5.0 million of unfavorable foreign exchange translation adjustments.

Oilfield Products contributed \$21,764 to sales in 2009 (13.2% of total sales) compared to \$27,833 in 2008 (12.0% of total sales). The \$6,069 or 21.8% decline in sales, which includes incremental sales of \$1,544 from the LRI acquisition, reflects both a volume decrease and a negative impact of approximately \$900 from unfavorable foreign exchange adjustments.

AMK Welding contributed \$9,038 to 2009 sales (5.5% of total sales) versus sales of \$9,745 in 2008 (4.2% of total sales), a decline of 7.3%.

Gross profit

				Percentage
	2009	2008	Change	Change
Gross profit	\$ 43,119	\$ 70,845	\$ (27,726)	(39.1)%
Consolidated gross profit margin rate	26.1 %	30.5 %		

Gross profit decreased by 39.1% to \$43,119 in 2009 from \$70,845 in 2008. Our 2009 consolidated gross profit margin rate decreased to 26.1% from 30.5% in 2008. The gross profit margin for Explosive Metalworking decreased 10.9% from 30.3% in 2008 to 27.0% in 2009. Oilfield Products reported a gross margin of 22.3% in 2009 compared to a gross margin of 31.9% in 2008. The gross profit margin for AMK Welding decreased to 27.0% in 2009 from 32.9% in 2008.

The decreased 2009 gross profit margin rate for Explosive Metalworking relates almost entirely to our European cladding operations where the gross margin rate for the year was 36% lower than the gross margin rate reported in 2008 on a year-to-year sales decline of 37%. Our U.S. clad division reported only a slightly lower gross margin rate of 34.3% in 2009 compared to 34.8% in 2008 despite a 27% drop in sales. Historically, gross margins for our European explosion welding divisions have been lower than those reported by our U.S. division due to less efficient fixed manufacturing cost structures associated with our smaller European facilities. We have taken steps to reduce fixed manufacturing overhead costs at all of our facilities, but the benefit of these actions on our 2010 gross margin performance will likely be offset by the expected continuation of a very competitive pricing environment. During 2009 the gross margins that we reported in our quarterly financial statements ranged from a low of 22.8% in the fourth quarter to a high of 31.8% in the first quarter. We expect to see continued fluctuations in our quarterly gross margin rates during 2010 that result from anticipated fluctuations in quarterly sales volume and changes in product mix. Based upon the composition of our December 31, 2009 backlog and the current competitive pricing environment, we expect full year 2010 gross margins to be in a range of 22% to 24% for our Explosive Metalworking segment.

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The large decrease in Oilfield Products' 2009 gross margin relates principally to the 21.8% sales decline discussed above and resultant less favorable absorption of fixed manufacturing overhead expenses but also includes the impact of non-recurring costs associated with the relocation of certain production activities during the second quarter of 2009 and year-to-year changes in product/customer mix. Based upon expected improvement in this segment's sequential quarterly sales performance during 2010, we expect Oilfield Products to report gross margins in the range of 28% to 30% for the full year 2010 with gradual improvement in quarter-to-quarter gross margins if expected sales increases are realized.

The decrease in the AMK Welding gross margin relates principally to an increase in manufacturing overhead associated with engineering and product development expenses as AMK seeks to expand both its service offerings and customer base. AMK Welding sales and gross margins for the full year 2010 are expected to be comparable to those reported in 2009.

General and administrative expenses

				Percentage	
	2009	2008	Change	Change	
General & administrative expenses	\$ 12,980	\$ 14,256	\$ (1,276)	(9.0)	6
Percentage of net sales	7.9%	6.1%			

General and administrative expenses decreased by \$1,276, or 9.0%, to \$12,980 in 2009 from \$14,256 in 2008. Excluding incremental fourth quarter 2009 general and administrative expenses of \$374 relating to the October 1, 2009 acquisition of LRI which included \$177 of transaction related expenses, our general and administrative expenses decreased by \$1,650 or 11.6%. General and administrative expenses of our European divisions decreased by \$467, or 8.2%, as a result of a 1.9% decrease in net expenses as measured in Euros and \$309 in favorable foreign exchange translation adjustments. Our U.S. general and administrative expenses decreased by \$1,183 or 13.9%. The U.S. decrease reflects a \$231 increase in stock-based compensation expense offset by a \$632 decrease in accrued incentive compensation, a reduction of \$354 in legal and consulting expenses, and a net decrease of \$428 in other spending categories. As a percentage of net sales, general and administrative expenses increased to 7.9% in 2009 from 6.1% in 2008.

Selling expenses

						Percentage	
	2009		2008		Change	Change	
Selling expenses	\$ 8,837	\$	11,155	\$	(2,318)	(20.8)%	
Percentage of net sales	5.4%	1	4.8%)			

Selling expenses, which include sales commissions of \$1,387 in 2009 and \$2,351 in 2008, decreased by 20.8% to \$8,837 in 2009 from \$11,155 in 2008. Excluding incremental selling expenses of \$422 associated with the LRI acquisition, our selling expenses decreased by \$2,740 or 24.6%. The \$2,740 decrease in our consolidated selling expenses includes decreased selling expenses of \$1,643 and \$1,097 at our European and U.S. divisions, respectively. The decrease in European selling expenses relates principally to staff reductions within our European explosion welding divisions and lower sales commissions and also includes \$327 of favorable foreign exchange translation adjustments. The \$1,097 decrease in our U.S. selling expenses reflects decreased sales commissions of \$427, a \$298 decrease in accrued incentive compensation, a \$214

decrease in travel expenses, a \$144 decrease in bad debt expense and a \$194 reduction in business development, advertising and promotional expenses that were partially offset by a net increase of \$180 in other spending categories. As a percentage of net sales, selling expenses increased to 5.4% in 2009 from 4.8% in 2008.

Amortization expenses

	2009	2008		Change	Percentage Change
Amortization expense of purchased intangible assets	\$ 5,064	\$ 7,382	\$	(2,318)	(31.4)%
Percentage of net sales	3.1%	3.2%)		
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Amortization expense relates entirely to the amortization of values assigned to intangible assets in connection with our November 15, 2007 acquisition of DYNAenergetics and our October 1, 2009 acquisition of LRI. Amortization expense for 2009 includes 3,511, 1,173, and 3380 relating to values assigned to customer relationships, core technology, and trademarks/trade names, respectively. Amortization expense for 2008 includes 2,055, 3,694, 1,232, and 401 relating to values assigned to order backlog, customer relationships, core technology, and trademarks/trade names, respectively. The value assigned to order backlog was fully amortized during the first six months of 2008. Amortization expense (as measured in Euros) associated with the DYNAenergetics acquisition is expected to approximate ϵ 3,603 in 2010, and 2010 amortization expense (as measured in Canadian dollars) associated with the LRI acquisition is expected to approximate 80 CAD.

Operating income

				Percentage
	 2009	 2008	 Change	Change
Operating income	\$ 16,238	\$ 38,052	\$ (21,814)	(57.3)%

Income from operations ("Operating Income") decreased by 57.3% to \$16,238 in 2009 from \$38,052 in 2008. Explosive Metalworking reported operating income of \$20,835 in 2009 as compared to \$37,454 in 2008. This 44.4% decrease is largely attributable to the 31.2% decrease in net sales and 10.9% decline in the 2009 gross margin rate as discussed above. Operating results of Explosive Metalworking for 2009 and 2008 include \$2,407 and \$4,596, respectively, of amortization expense of purchased intangible assets.

Oilfield products reported an operating loss of \$2,742 in 2009 as compared to operating income of \$1,472 in 2008. This \$4,214 decline is largely attributable to the 21.8% decrease in net sales and 30.1% decline in the 2009 gross margin rate as discussed above. Operating results of Oilfield Products for 2009 and 2008 include \$2,657 and \$2,786, respectively, of amortization expense of purchased intangible assets.

AMK Welding reported operating income of \$1,570 in 2009, a decrease of 33.6% from the \$2,363 that it reported in 2008. This decline is largely attributable to the 7.3% decrease in net sales and 17.9% decline in the 2009 gross margin rate as discussed above.

Operating income in 2009 and 2008 includes \$3,425 and \$3,237, respectively, of stock-based compensation expense. This expense is not allocated to our business segments and thus is not included in the above 2009 and 2008 operating income totals for Explosive Metalworking, Oilfield Products, and AMK Welding. Stock-based compensation expense in 2010 is expected to approximate \$3,400.

Interest income (expense), net

				Percentage	
	 2009	 2008	 Change	Change	
Interest income (expense), net	\$ (3,257)	\$ (4,783)	\$ 1,526	(31.	9)%

We recorded net interest expense of \$3,257 in 2009 compared to net interest expense of \$4,783 in 2008. This decrease in net interest expense reflects repayments on term loans with our bank syndicate and a German bank of \$13,614 and \$876, respectively, and lower average interest rates on our European borrowings.

Income tax provision

				Percentage
	 2009	 2008	 Change	Change
Income tax provision	\$ 4,378	\$ 9,206	\$ (4,828)	(52.4)%
Effective tax rate	33.9 %	27.7 %		

We recorded an income tax provision of \$4,378 in 2009 compared to \$9,206 in 2008. The effective tax rate increased to 33.9% in 2009 from 27.7% in 2008. The 2009 and 2008 income tax provisions include \$5,659 and \$7,656, respectively, related to U.S. taxes, with the remainder relating to net foreign tax benefits in 2009 and net foreign taxes in 2008 associated with the operations of Nobelclad and its Swedish subsidiary, Nitro Metall, as well as DYNAenergetics and Dynaplat and their related holding companies in Germany and Luxembourg. The 2009 effective tax rate of 33.9% is

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slightly higher than the full year expected tax rate of 32% to 33% that was disclosed at the end of the third quarter and relates to a higher than previously expected contribution to 2009 consolidated pre-tax income by our U.S. operations. Our U.S. tax rate is higher than the average tax rate for our European subsidiaries.

The 2008 effective tax rate of 27.7% was much lower than our 2009 effective tax rate of 33.9%. This deviation arose primarily from the completion during the third quarter of 2008 of an Internal Revenue Service examination and from adjustments that were identified during the third quarter 2008 preparation and filing of our 2007 federal and state tax returns. The closure of the Internal Revenue Service examination enabled us to record previously unrecognized tax benefits of approximately \$300 (net) in 2008. The "book-to-return" adjustments favorably impacted our third quarter 2008 tax provision by approximately \$1,100 and related primarily to apportionment factors utilized to compute state income taxes. Largely as a result of these third quarter 2008 tax provision adjustments, our full year 2008 blended effective tax rate was reduced to 27.7%.

Our blended effective tax rate for 2010 is expected to range from 33% to 35% based on projected pre-tax income.

	2009		2008		Change	Change	
Adjusted EBITDA	\$ 29,	769 \$	6 :	53,202	\$ (23,433)	(44.0)%	

Adjusted EBITDA is a non-GAAP measure that we use as an indicator of the ongoing operating performance and the cash generating ability of the Company. The following is a reconciliation of the most directly comparable GAAP measure to Adjusted EBIDTA.

	2009				
Income from operations	\$ 16,238	\$	38,052		
Adjustments:					
Stock-based compensation	3,425		3,237		
Depreciation	5,042		4,531		
Amortization of purchased intangibles	5,064		7,382		
Adjusted EBITDA	\$ 29,769	\$	53,202		

Adjusted EBITDA decreased 44.0% to \$29,769 in 2009 from \$53,202 in 2008 primarily due to the decrease in operating income of \$21,814 and the decrease in amortization expense of \$2,318.

Year ended December 31, 2008 compared to Year Ended December 31, 2007

Net sales

2008 2007 Change	Change
	Change
Net sales \$ 232,577 \$ 165,175 \$ 67,402	40.8 %

Net sales for 2008 increased 40.8% to \$232,577 from \$165,175 in 2007. Explosive Metalworking sales increased 25.5% to \$194,999 in 2008 (83.8% of total sales) from \$155,438 in 2007 (94.1% of total sales). The year-to-year increase in worldwide Explosive Metalworking sales is principally attributable to incremental sales from Dynaplat who contributed \$30,763 to 2008 sales as compared to \$4,357 for the period from November 15 through December 31, 2007. Sales from our legacy explosive metalworking businesses increased by 8.7% to \$164,236 in 2008 from \$151,081 in 2007, with this lower than expected increase reflecting slowing growth rates in several of the industries that this business segment serves.

Oilfield Products contributed \$27,833 to sales in 2008 (12.0% of total sales) compared to \$2,545 in 2007 (1.5% of total sales), with 2007 sales reflecting sales for the November 15 through December 31, 2007 time period.

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AMK Welding contributed \$9,745 to 2008 sales (4.2% of total sales) versus sales of \$7,192 in 2007 (4.4% of total sales). The 35.5% increase in AMK Welding's sales reflects an increase of more than 60% in ground-based gas turbine sales. Ground power sales, which include a mix of production and development work, comprised more than 80% of AMK's 2008 sales as compared to approximately 66% in 2007. AMK's commercial and military aircraft sales, which represented approximately 15% of 2008 sales and approximately 32% of 2007 sales, decreased by more than 35% in 2008.

Gross profit

	2008		2007		Change	Change
Gross profit	\$ 70,845	\$	55,007	\$	15,838	28.8 %
Consolidated gross profit margin rate	30.5 %)	33.3 %)		

Gross profit increased by 28.8% to \$70,845 in 2008 from \$55,007 in 2007. Our 2008 consolidated gross profit margin rate decreased to 30.5% from 33.3% in 2007. The gross profit margin for Explosive Metalworking decreased from 33.6% in 2007 to 30.3% in 2008. The gross profit margin for AMK Welding increased to 32.9% in 2008 from 30.8% in 2007, with this improvement being largely attributable to the 35.5% increase in AMK's sales volume as discussed above. Oilfield Products reported a gross margin of 31.9% on 2008 sales of \$27,833 as compared to a gross margin of 26.6% on its 2007 sales of \$2,545.

The decreased year-to-date 2008 gross profit margin rates for Explosive Metalworking relates primarily to a higher proportion of sales by our European divisions in 2008 than in 2007 as a result of the DYNAenergetics acquisition. As mentioned above, Dynaplat contributed \$30,763 and \$4,357 to 2008 and 2007 sales, respectively. Historically, gross margins for our European explosion welding divisions, including those of the Dynaplat division, have generally been lower than those reported by our U.S. division. Sales by our European divisions in 2008 and 2007 represented 42.0% and 27.6%, respectively, of total Explosive Metalworking sales. During 2008 the gross margins that we reported in our quarterly financial statements ranged from a low of 29.4% in the fourth quarter to a high of 31.9% in the third quarter.

General and administrative expenses

	2008	2007	Change	Percentage Change
General & administrative expenses	\$ 14,256	\$ 8,049	\$ 6,207	77.1 %
Percentage of net sales	6.1%	4.9%		

General and administrative expenses increased by \$6,207, or 77.1%, to \$14,256 in 2008 from \$8,049 in 2007. Excluding incremental DYNAenergetics' general and administrative expenses of \$4,448 in 2008 and \$338 for the period from November 15 through December 31, 2007, our general and administrative expenses increased by \$2,097. This increase includes an increase of \$1,161 in stock-based compensation expense and an impact of \$467 from annual salary adjustments and staffing changes. As a percentage of net sales, general and administrative expenses increased to 6.1% in 2008 from 4.9% in 2007.

Selling expenses

				Percentage
	2008	2007	Change	Change
Selling expenses	\$ 11,155	\$ 6,875	\$ 4,280	62.3 %
Percentage of net sales	4.8%	4.2 %		

Selling expenses, which include sales commissions of \$1,515 in 2008 and \$1,692 in 2007, increased by 62.3% to \$11,155 in 2008 from \$6,875 in 2007. Excluding incremental DYNAenergetics' selling expenses of \$3,669 in 2008 and \$527 for the period from November 15 through December 31, 2007, selling expenses increased by

\$1,138. This increase reflects an increase in stock-based compensation expense of \$550, an impact of \$380 from annual salary adjustments and staffing changes and an increase in travel expenses of \$344 that were partially offset by a decrease in commissions of \$177. As a percentage of net sales, selling expenses increased to 4.8% in 2008 from 4.2% in 2007.

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Amortization expenses					
					Percentage
	 2008	 2007		Change	Change
Amortization expense of purchased intangible assets	\$ 7,382	\$ 1,191	\$	6,191	519.8%
Percentage of net sales	3.2%	0.7	%		

Amortization expense relates entirely to the amortization of values assigned to intangible assets in connection with the November 15, 2007 acquisition of DYNAenergetics. Amortization expense for 2008 includes \$2,055, \$3,694, \$1,232, and \$401 relating to values assigned to order backlog, customer relationships, core technology, and trademarks/trade names, respectively. Amortization expense for the period from November 15 through December 31, 2007, includes \$526, \$461, \$154, and \$50 relating to values assigned to order backlog, customer relationships, core technology and trademarks/trade names, respectively.

Operating income

						Percentage	
	 2008		2007		Change	Change	
Operating income	\$ 38,052	\$	38,892	\$	(840)	(2.2)%

Income from operations of continuing operations ("Operating Income") decreased by 2.2% to \$38,052 in 2008 from \$38,892 in 2007. Explosive Metalworking reported operating income of \$37,454 in 2008 as compared to \$38,902 in 2007. This 3.7% decrease is largely attributable to the decline in gross margin rates from 33.6% in 2007 to 30.3% in 2008 and increased operating expenses of \$6,839 relating to the acquired Dynaplat business, including an increase of \$3,751 in amortization expense of purchased intangible assets. Operating results of Explosive Metalworking for 2008 and 2007 include \$4,596 and \$845, respectively, of amortization expense of purchased intangible assets.

Oilfield products reported operating income of \$1,472 in 2008 as compared to a loss from operations of \$126 for the period from November 15 through December 31, 2007. Operating results of Oilfield Products for 2008 and 2007 include \$2,786 and \$346, respectively, of amortization expense of purchased intangible assets.

AMK Welding reported operating income of \$2,363 in 2008, an increase of 66.8% from the \$1,417 that it reported in 2007, which increase follows the 35.5% sales increase.

Operating income in 2008 and 2007 includes \$3,237 and \$1,301, respectively, of stock-based compensation expense. This expense is not allocated to our business segments and thus is not included in the above 2008 and 2007 operating income totals for Explosive Metalworking, Oilfield Products, and AMK Welding.

Interest income (expense), net

						Percentage	
	2008	2007		(Change	Change	
Interest income (expense), net	\$ (4,783)	5	(24)	\$	(4,759)	N	M

We recorded net interest expense of \$4,783 in 2008 compared to net interest expense of \$24 in 2007. Net interest expense in 2007 reflects interest expense of \$722 offset by interest income of \$698. During the first ten and one-half months of 2007, we were in a positive cash position and earned interest on investment of excess cash balances. In connection with acquisition of DYNAenergetics, we borrowed approximately \$65,000 under our new \$100,000 five-year credit facility, assumed approximately \$12,000 of DYNAenergetics' debt outstanding as of the acquisition date, and used approximately \$16,000 of our existing cash balances to finance the acquisition. As a result of this new indebtedness and a decrease in our cash position, we reported a significant amount of interest expense during the last six weeks of 2007 and throughout 2008.

Income tax provision

	200)8		2007	Change	Percentage Change
Income tax provision	\$	9,206	\$	14,147	\$ (4,941)	(34.9)%
Effective tax rate		27.7%		36.5 %		
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We recorded an income tax provision of \$9,206 in 2008 compared to \$14,147 in 2007. The effective tax rate decreased to 27.7% in 2008 from 36.5% in 2007. The 2008 and 2007 income tax provisions include \$7,656 and \$12,105, respectively, related to U.S. taxes, with the remainder relating to foreign taxes associated with the operations of Nobelclad and its Swedish subsidiary, Nitro Metall, as well as the newly acquired DYNAenergetics operations. The deviation in the effective rate arose primarily from the completion during the 2008 third quarter of an Internal Revenue Service examination and from adjustments that were identified during the third quarter 2008 preparation and filing of our 2007 federal and state tax returns. The closure of the Internal Revenue Service examination enabled the Company to record previously unrecognized tax benefits of approximately \$300 (net) in 2008. The "book-to-return" adjustments favorably impacted the third quarter tax provision by approximately \$1,100 and related primarily to apportionment factors utilized to compute state income taxes. Largely as a result of these third quarter tax provision adjustments, our full year 2008 blended effective tax rate was reduced to 27.7%.

Adjusted EBITDA

				Percentage
	2008	2007	Change	Change
Adjusted EBITDA	\$ 53,202	\$ 43,540	\$ 9,662	22.2 %

Adjusted EBITDA is a non-GAAP measure that we use as an indicator of the ongoing operating performance and the cash generating ability of the Company. The following is a reconciliation of the most directly comparable GAAP measure to Adjusted EBIDTA.

2008		

2007

\$ 38,052	\$	38,892
3,237		1,301
4,531		2,156
 7,382		1,191
\$ 53,202	\$	43,540
\$ <u>\$</u>	3,237 4,531 7,382	3,237 4,531 7,382

Adjusted EBITDA increased 22.2% to \$53,202 in 2008 from \$43,540 in 2007 primarily due to an increase in amortization expense of \$6,191, an increase in depreciation expense of \$2,375, and an increase in stock based compensation expense of \$1,936.

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LIQUIDITY AND CAPITAL RESOURCES

We have historically financed our operations from a combination of internally generated cash flow, revolving credit borrowings, various long-term debt arrangements, and the issuance of common stock. In connection with the acquisition of DYNAenergetics, we entered into a five-year syndicated credit agreement. The credit agreement, which provided term loans of \$45,000 and 14,000 Euros and revolving credit loan availability of \$25,000 and 7,000 Euros, is through a syndicate of seven banks. On October 21, 2009, the credit agreement was amended to revise the leverage ratios and fixed charge coverage ratios that we are required to satisfy on a quarterly basis throughout the term of the credit facility, which expires on November 16, 2012. The pricing grid applicable to drawn and undrawn amounts under the credit facility was also amended and will increase our going forward effective interest rate on outstanding borrowings by 1.5% per annum.

As mentioned above, two significant financial covenants under our credit facility, the leverage ratio and fixed charge coverage ratio requirements, were recently amended to ease the Company's ability to comply with these covenants. The leverage ratio is defined in the credit facility as Consolidated Funded Indebtedness at the balance sheet date as compared to Consolidated EBITDA, which is defined as earnings before provisions for income taxes, interest expense, depreciation and amortization, extraordinary, non-recurring charges and other non-cash charges, for the previous twelve months. For the years ended December 31, 2008 and 2009, Consolidated EBITDA approximated the "Adjusted EBITDA" that we reported for the respective periods. As of December 31, 2009, the maximum leverage ratio permitted by our credit facility was 2.0 to 1.0. The actual leverage ratio as of December 31, 2009 was 1.69 to 1.0. The maximum leverage ratio permitted as of March 31, June 30, September 30 and December 31, 2010 is 2.25 to 1.0, 2.25 to 1.0, 2.0 to 1.0 and 1.5 to 1.0, respectively.

The fixed charge ratio, as defined in the credit facility, means, for any period, the ratio of Earnings Available for Fixed Charges to Fixed Charges. Earnings Available for Fixed Charges equals Consolidated EBITDA plus lease expenses minus cash income taxes and non-financed capital expenditures. Fixed Charges equals the sum of cash interest expense, lease expense, scheduled principal payments and cash dividends. As of December 31, 2009, the minimum fixed charge ratio permitted by our credit facility was 1.1 to 1.0. The actual fixed charge ratio as of December 31, 2009 was 1.31 to 1.0. The minimum fixed charge coverage ratio permitted for the twelve month periods ending March 31, June 30, September 30 and December 31, 2010 is 0.8 to 1.0, 0.8 to 1.0, 1.0 to 1.0 and 1.0 to 1.0, respectively.

As a result of the slowdown in our business during 2009 which has continued into the early part of 2010, our ability to comply with amended financial covenants as of March 31, 2010 and subsequent quarters in 2010 could be challenged. However, we believe that our strong December 31, 2009 cash position combined with our ability to generate additional operating cash flow during 2010 will enable us to work successfully with our lenders to further amend the credit facility if the Company's ability to comply with current financial covenants comes into question.

In connection with the October 1, 2009 acquisition of LRI, we assumed outstanding debt obligations including line of credit loans, loans with the former owners and capital lease obligations in the amounts of \$2,676 (2,883 CAD), \$2,445 (2,634 CAD) and \$432 (465 CAD), respectively.

As of December 31, 2009, term loans of \$31,005 and 9,646 Euros (\$13,826) were outstanding under the credit facility, \$1,505 was outstanding under term loan obligations of DYNAenergetics and \$1,269 was outstanding under loan agreements with the former owners of LRI. We had no outstanding revolving credit borrowings under our syndicated credit agreement or under our separate DYNAenergetics' line of credit agreements. We had \$1,774 outstanding under the line of credit assumed with the acquisition of LRI. While we had approximately \$44,800 of unutilized revolving credit loan capacity as of December 31, 2009 under our various credit facilities, future borrowings are subject to compliance with financial covenants that could significantly limit availability.

We believe that cash flow from operations and funds available under our current credit facilities and any future replacement thereof will be sufficient to fund the working capital, debt service, and capital expenditure requirements of our current business operations for the foreseeable future. Nevertheless, our ability to generate sufficient cash flows from operations will depend upon our success in executing our strategies. If we are unable to (i) realize sales from our backlog; (ii) secure new customer orders at attractive prices; and (iii) continue to implement cost-effective internal processes, our ability to meet cash requirements through operating activities could be impacted. Furthermore, any restriction on the availability of borrowings under our credit facilities could negatively affect our ability to meet future cash requirements.

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Debt and other contractual obligations and commitments

Our existing loan agreements include various covenants and restrictions, certain of which relate to the payment of dividends or other distributions to stockholders, redemption of capital stock, incurrence of additional indebtedness, mortgaging, pledging or disposition of major assets, and maintenance of specified financial ratios. As of December 31, 2009, we were in compliance with all financial covenants and other provisions of our debt agreements.

The table below presents principal cash flows by expected maturity dates for our debt obligations and other contractual obligations and commitments as of December 31, 2009:

					Due by Period ember 31, 2009		
	Less 1		1-3 Years	3-	5 Years	ore than Years	Total
Total long-term debt obligations (1)	\$	15,262	\$ 33,322	\$	798	\$ _	\$ 49,382
Interest expense (2)		2,393	1,779		25	_	4,196
Capital lease obligations (3)		336	388		84	_	808

Operating lease obligations (4)	1,356	1,217	590	160	3,323
License agreements obligations (5)	232	464	464	928	2,088
Purchase obligations (6)	 8,493	 <u> </u>	 	 <u> </u>	 8,493
Total	\$ 28,072	\$ 37,170	\$ 1,961	\$ 1,088	\$ 68,290

(1) Amounts represent future cash payments on our debt obligations and are reflected in accompanying Consolidated Balance Sheets.

(2) Amounts represent future cash payments of interest expense on our debt obligations. December 31, 2009 interest rates assumed for variable rate debt.

(3) The present value of these capital lease obligations are included in our Consolidated Balance Sheets. See Note 9 of the Notes to Consolidated Financial Statements for additional information.

(4) The operating lease obligations presented reflect future minimum lease payments due under non-cancelable portions of our leases as of December 31, 2009. Our operating lease obligations are described in Note 9 of the Notes to Consolidated Financial Statements.

(5) The license agreements obligations presented reflect future minimum payments due under non-cancelable portions of our agreements as of December 31, 2009. Our license agreements obligations are described in Note 9 of the Notes to Consolidated Financial Statements.

(6) Amounts represent commitments to purchase goods or services to be utilized in the normal course of business. These amounts are not reflected in accompanying Consolidated Balance Sheets.

For more information about our debt obligations, see Note 5 to our consolidated financial statements elsewhere in this annual report.

Cash flows from operating activities

Net cash flows provided by operating activities for 2009 totaled \$29,540. Significant sources of operating cash flow included net income of \$8,549, non-cash depreciation and amortization expense of \$10,403, stock-based compensation of \$3,425 and net positive changes in working capital of \$10,168. Deferred income tax benefits of \$2,784 partly offset these sources of operating cash flows. Positive cash flows from changes in working capital included decreases in accounts receivables and inventories and increases in customer advances of \$11,891, \$6,604, and \$3,813,

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respectively. These were partly offset by increases in prepaid expenses of \$571 and decreases in accounts payables and accrued expenses and other liabilities of \$8,045 and \$3,524, respectively.

Net cash flows provided by operating activities for 2008 totaled \$34,003. Significant sources of operating cash flow included net income of \$24,068, non-cash depreciation and amortization expense of \$12,192 and stock-based compensation of \$3,237. Deferred income tax benefits of \$2,079 and negative net changes in working capital of \$3,141 partly offset these sources of operating cash flows. Negative cash flows from changes in working capital included increases in prepaid expenses and decreases in accounts payable, customer advances, and accrued expenses and other liabilities of \$2,802, \$6,706, \$1,833 and \$1,143, respectively. These were partly offset by decreases in restricted cash, accounts receivables, and inventories of \$371, \$4,061 and \$4,911, respectively.

Net cash flows provided by operating activities for 2007 totaled \$18,684. Significant sources of operating cash flow included net income of \$24,587, non-cash depreciation and amortization expense of \$3,377 and stock-based compensation of \$1,301. Negative net changes in working capital of \$10,200 partly offset these sources of operating cash flows. Negative cash flows from changes in working capital included increases in accounts receivable and inventories and decreases in accrued expenses and other liabilities of \$9,670, \$6,386 and \$1,072, respectively, which were partly offset by decreases in restricted cash and increases in accounts payable and customer advances of \$3,059, \$1,429 and \$1,916, respectively.

Cash flows from investing activities

Net cash flows used in investing activities for 2009 totaled \$4,142 and consisted primarily of \$3,917 in capital expenditures and \$284 of cash paid in connection with the acquisition of LRI.

Net cash flows used in investing activities for 2008 totaled \$10,464 and consisted primarily of \$9,925 in capital expenditures and \$559 of cash paid for additional acquisition costs in connection with the acquisition of DYNAenergetics.

Net cash flows used in investing activities for 2007 totaled \$90,290 and consisted primarily of \$81,224 of cash paid in connection with the acquisition of DYNAenergetics (net of cash acquired) and \$8,979 in capital expenditures.

Cash flows from financing activities

Net cash flows used in financing activities for 2009 totaled \$17,730. Significant uses of cash for financing activities included \$9,760 for scheduled term loan principal payments under our syndicated credit agreement, \$3,854 in required prepayments of term loans under our syndicated credit agreement from excess cash flow we generated in 2008, payments on loans with their former LRI owners of \$1,231, repayments of LRI's bank line of credit of \$952, payment of annual dividends of \$1,028 and \$876 in principal payments on our Nord LB term loans. Sources of cash flow from financing activities included \$425 in net proceeds from the issuance of common stock relating to the exercise of stock options and \$90 for excess tax benefits related to stock option exercises.

Net cash flows used in financing activities for 2008 totaled \$17,249. Significant uses of cash for financing activities included repayments of DYNAenergetics' bank lines of credit of \$7,579, \$6,282 for scheduled term loan principal payments under our syndicated credit agreement, payment of annual dividends of \$1,894, \$1,045 in principal payments on our Nord LB term loans and \$426 on a final principal payment on a term loan with a French bank. Sources of cash flow from financing activities included \$441 in net proceeds from the issuance of common stock relating to the exercise of stock options and \$143 for excess tax benefits related to stock option exercises.

Net cash flows provided by financing activities for 2007 totaled \$62,292 and consisted primarily of \$65,480 borrowed under the syndicated credit agreement to help fund the acquisition of DYNAenergetics. Additional sources of cash flow from financing activities included \$891 in net proceeds from the issuance of common stock relating to the exercise of stock options and \$402 for excess tax benefits related to stock option exercises. These sources of cash flow were partially offset by a payment of annual dividends of \$1,821, a payment of deferred debt issuance costs of \$1,534, principal payment of \$397 on a term loan with a French bank, a \$258 principal payment on a Nord LB term loan and net repayments on bank lines of credit of \$524.

Critical Accounting Policies

Our historical consolidated financial statements and notes to our historical consolidated financial statements contain information that is pertinent to our management's discussion and analysis of financial condition and results of operations. Preparation of financial statements in conformity with accounting principles generally accepted in the United States requires that our management make estimates, judgments and assumptions that affect the reported amounts of assets, liabilities, revenues and expenses, and the disclosure of contingent assets and liabilities. However, the accounting principles used by us generally do not change our reported cash flows or liquidity. Interpretation of the existing rules must be done and judgments made on how the specifics of a given rule apply to us.

In management's opinion, the more significant reporting areas impacted by management's judgments and estimates are revenue recognition, asset impairments, impact of foreign currency exchange rate risks and income taxes. Management's judgments and estimates in these areas are based on information available from both internal and external sources, and actual results could differ from the estimates, as additional information becomes known. We believe the following to be our most critical accounting policies.

Revenue recognition

Sales of clad metal products and welding services are generally based upon customer specifications set forth in customer purchase orders and require us to provide certifications relative to metals used, services performed and the results of any non-destructive testing that the customer has requested be performed. All issues of conformity of the product to specifications are resolved before the product is shipped and billed. Products related to the oilfield products segment, which include detonating cords, detonators, bi-directional boosters and shaped charges, as well as, seismic related explosives and accessories, are standard in nature. In all cases, revenue is recognized only when all four of the following criteria have been satisfied: persuasive evidence of an arrangement exists; the price is fixed or determinable; delivery has occurred; and collection is reasonably assured. For contracts that require multiple shipments, revenue is recorded only for the units included in each individual shipment. If, as a contract proceeds toward completion, projected total cost on an individual contract indicates a probable loss, the Company will account for such anticipated loss.

Asset impairments

We review our long-lived assets to be held and used by us for impairment whenever events or changes in circumstances indicate their carrying amount may not be recoverable. In so doing, we estimate the future net cash flows expected to result from the use of these assets and their eventual disposition. If the sum of the expected future net cash flows (undiscounted and without interest charges) is less than the carrying amount of these assets, an impairment loss is recognized to reduce the asset to its estimated fair value. Otherwise, an impairment loss is not recognized. Long-lived assets to be disposed of, if any, are reported at the lower of carrying amount or fair value less costs to sell.

Business Combinations

We account for our business acquisitions using the purchase method of accounting. We allocate the total cost of the acquisition to the underlying net assets based on their respective estimated fair values. As part of this allocation process, we identify and attribute values and estimated lives to the intangible assets acquired. These determinations involve significant estimates and assumptions regarding multiple, highly subjective variables, including those with respect to future cash flows, discount rates, asset lives, and the use of different valuation models and therefore require considerable judgment. Our estimates and assumptions are based, in part, on the availability of listed market prices or other transparent market data. These determinations affect the amount of amortization expense recognized in future periods. We base our fair value estimates on assumptions we believe to be reasonable but are inherently uncertain.

Effective January 1, 2009 we account for business acquisitions in accordance with new Financial Accounting Standards Board ("FASB") guidance which applies prospectively to business acquisitions with a closing date following the effective date. This new guidance significantly changed the accounting for and reporting of business combination transactions and noncontrolling (minority) interests in consolidated financial statements. The adoption of this guidance in 2009 did not have a significant impact on our results of operations or financial position including the impact of the acquisition of LRI.

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Goodwill and Other Intangible Assets

We review the carrying value of goodwill at least annually to assess impairment because it is not amortized. Additionally, we review the carrying value of any intangible asset or goodwill whenever events or changes in circumstances indicate that its carrying amount may not be recoverable. Examples of such events or changes in circumstances, many of which are subjective in nature, include significant negative industry or economic trends, significant changes in the manner of our use of the acquired assets or our strategy, a significant decrease in the market value of the asset, and a significant change in legal factors or in the business climate that could affect the value of the asset. We assess impairment by comparing the fair value of an identifiable intangible asset or goodwill with its carrying value. The determination of fair value involves significant management judgment as described further below. Impairments are expensed when incurred. Specifically, we test for impairment as follows:

Goodwill

We test goodwill for impairment on a "reporting unit" level on at least an annual basis. A reporting unit is a group of businesses (i) for which discrete financial information is available and (ii) that have similar economic characteristics. We test goodwill for impairment using the following two-step approach:

The first step is a comparison of each reporting unit's fair value to its carrying value. We estimate fair value using the best information available, including market information and discounted cash flow projections, also referred to as the income approach. The income approach uses a reporting unit's projection of estimated operating results and cash flows that is discounted using a weighted-average cost of capital that reflects current market conditions. The projections incorporate our best estimates of economic and market conditions over the projected period including growth rates in sales and estimates of future expected changes in operating margins and cash expenditures. Other significant estimates and assumptions include terminal value growth rates, future estimates of capital expenditures and changes in future working capital requirements. We validate our estimates of fair value under the income approach by comparing the values to fair value estimates using a market approach.

If the carrying value of the reporting unit is higher than its fair value, there is an indication that impairment may exist, and the second step must be performed to measure the amount of impairment loss. In the second step, we allocate the fair value of the reporting unit to the assets and liabilities of the reporting unit as if it had just been acquired in a business combination and as if the purchase price was equivalent to the fair value of the reporting unit. The excess of the fair value of the reporting unit over the amounts assigned to its assets and liabilities is referred to as the implied fair value of goodwill. We then compare that implied fair value of the reporting unit's goodwill to the carrying value of that goodwill. If the implied fair value is less than the carrying value, we recognize an impairment loss for the excess.

Our impairment testing in the fourth quarter of 2009 did not result in a determination that any of our goodwill was impaired. The fair value of the Oilfield Products reporting unit was \$74.2 million at December 31, 2009 compared to its carrying value of \$63.6 million. A discount rate of 17% was utilized in the income approach component of the model used to measure fair value. A future impairment is possible and could occur if (i) the unit's operating results underperform what we have estimated or (ii) additional volatility of the capital markets or other factors should cause us to raise the percent discount rate utilized in our discounted cash flow analysis or decrease the multiples utilized in our market-based analysis. The use of different estimates or assumptions within our discounted cash flow model when determining the fair value of our reporting units or using methodologies other than as described above could result in different values for reporting units and could result in an impairment charge.

An intangible asset that is subject to amortization is reviewed when impairment indicators are present. We compare the expected undiscounted future operating cash flows associated with finite-lived assets to their respective carrying values to determine if the asset is fully recoverable. If the expected future operating cash flows are not sufficient to recover the carrying value, we estimate the fair value of the asset. Impairment is recognized when the carrying amount of the asset is not recoverable and when the carrying value exceeds fair value. The projected cash flows require several assumptions related to, among other things, relevant market factors, revenue growth, if any, and operating margins.

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Impact of foreign currency exchange rate risks

The functional currency for our foreign operations is the applicable local currency for each affiliate company. Assets and liabilities of foreign subsidiaries for which the functional currency is the local currency are translated at exchange rates in effect at period-end, and the statements of operations are translated at the average exchange rates during the period. Exchange rate fluctuations on translating foreign currency financial statements into U.S. dollars that result in unrealized gains or losses are referred to as translation adjustments. Cumulative translation adjustments are recorded as a separate component of stockholders' equity and are included in other cumulative comprehensive income (loss). Transactions denominated in currencies other than the local currency are recorded based on exchange rates at the time such transactions arise. Subsequent changes in exchange rates result in transaction gains and losses, which are reflected in income as unrealized (based on period-end translations) or realized upon settlement of the transactions. Cash flows from our operations in foreign countries are translated at actual exchange rates when known, or at the average rate for the period. As a result, amounts related to assets and liabilities reported in the consolidated statements of cash flows will not agree to changes in the corresponding balances in the consolidated balance sheets. The effects of exchange rate changes on cash balances held in foreign currencies are reported as a separate line item below cash flows from financing activities.

Income taxes

We are required to recognize the recognition of deferred tax assets and deferred tax liabilities for the expected future income tax consequences of transactions that have been included in our financial statements but not our tax returns. Deferred tax assets and liabilities are determined based on income tax credits and on the temporary differences between the Consolidated Financial Statement basis and the tax basis of assets and liabilities using enacted tax rates in effect for the year in which the differences are expected to reverse. We routinely evaluate deferred tax assets to determine if they will, more likely than not, be recovered from future projected taxable income; if not, we record an appropriate valuation allowance.

Stock-Based Compensation Expense

We are required to account for stock-based compensation under fair value recognition provisions. The stock-based compensation cost is estimated at the grant date based on the value of the award and is recognized as expense ratably over the requisite service period of the award. The fair value of restricted stock awards is based on the fair value of the Company's stock on the date of grant. Determining the appropriate fair value model and calculating the fair value of stock options at the grant date requires judgment, including estimating stock price volatility, forfeiture rates, and expected option life.

Off Balance Sheet Arrangements

We have no obligations, assets or liabilities other than those appearing or disclosed in our financial statements forming part of this annual report; no trading activities involving non-exchange traded contracts accounted for at fair value; and no relationships and transactions with persons or entities that derive benefits from their non-independent relationship with us or our related parties.

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Forward-Looking Statements

This annual report and the documents incorporated by reference into it contain certain forward-looking statements within the safe harbor provisions of the Private Securities Litigations Reform Act of 1995. These statements include information with respect to our financial condition and its results of operations and businesses. Words such as "anticipates," "expects," "intends," "plans," "believes," "seeks," "estimates," "may," "will," "continue," "project," "forecast," and similar expressions, as well as statements in the future tense, identify forward-looking statements.

These forward-looking statements are not guarantees of our future performance and are subject to risks and uncertainties that could cause actual results to differ materially from the results contemplated by the forward-looking statements. These risks and uncertainties include:

- · The ability to obtain new contracts at attractive prices;
- · The size and timing of customer orders;
- · Fluctuations in customer demand;
- · General economic conditions, both domestically and abroad, and their effect on us and our customers;
- · Competitive factors;
- The timely completion of contracts;
- · The timing and size of expenditures;
- · The timely receipt of government approvals and permits;
- · The adequacy of local labor supplies at our facilities;
- · The availability and cost of funds; and
- · Fluctuations in foreign currencies.

The effects of these factors are difficult to predict. New factors emerge from time to time and we cannot assess the potential impact of any such factor on the business or the extent to which any factor, or combination of factors, may cause results to differ materially from those contained in any forward-looking statement. Any forward-looking statement speaks only as of the date of this annual report, and we do not undertake any obligation to update any forward-looking statement to reflect events or circumstances after the date of such statement or to reflect the occurrence of unanticipated events. In addition, see "Risk Factors" for a discussion of these and other factors.

ITEM 7A. Quantitative and Qualitative Disclosure about Market Risk

Interest Rate Risk

Our interest rate risk management policies are designed to reduce the potential earnings volatility that could arise from changes in interest rates. Through the use of interest rate swaps, we aim to stabilize funding costs by managing the exposure created by the differing maturities and interest rate structures of our assets and liabilities. See Note 2 to the Consolidated Financial Statements for further information on interest rate risk management.

Foreign Currency Risk

Our consolidated financial statements are expressed in U.S. dollars, but a portion of our business is conducted in currencies other than U.S. dollars. Changes in the exchange rates for such currencies into U.S. dollars can affect our revenues, earnings, and the carrying value of our assets and liabilities in our consolidated balance sheet, either positively or negatively. Sales made in currencies other than U.S. dollars accounted for 45%, 47%, and 28% of total sales for the years ended 2009, 2008, and 2007, respectively.

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ITEM 8. Financial Statements and Supplementary Data

DYNAMIC MATERIALS CORPORATION AND SUBSIDIARIES INDEX TO CONSOLIDATED FINANCIAL STATEMENTS

As of December 31, 2009 and 2008 and for Each of the Three Years Ended December 31, 2009, 2008 and 2007

	Page
Report of Independent Registered Public Accounting Firm	43
Financial Statements:	
Consolidated Balance Sheets	44
Consolidated Statements of Operations	46
Consolidated Statements of Stockholders' Equity	47
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Notes to Consolidated Financial Statements	50

The consolidated financial statement schedules required by Regulation S-X are filed under Item 15 "Exhibits and Financial Statement Schedules".

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Report of Independent Registered Public Accounting Firm

The Stockholders and the Board of Directors of Dynamic Materials Corporation:

We have audited the accompanying consolidated balance sheets of Dynamic Materials Corporation and subsidiaries as of December 31, 2009 and 2008, and the related consolidated statements of operations, stockholders' equity, and cash flows for each of the three years in the period ended December 31, 2009. Our audits also included the financial statement schedules listed in the Index at Item 15(a). These financial statements and schedules are the responsibility of the Company's management. Our responsibility is to express an opinion on these financial statements and schedules based on our audits.

We conducted our audits in accordance with the standards of the Public Company Accounting Oversight Board (United States). Those standards require that we plan and perform the audit to obtain reasonable assurance about whether the financial statements are free of material misstatement. An audit includes examining, on a test basis, evidence supporting the amounts and disclosures in the financial statements. An audit also includes assessing the accounting principles used and significant estimates made by management, as well as evaluating the overall financial statement presentation. We believe that our audits provide a reasonable basis for our opinion.

In our opinion, the financial statements referred to above present fairly, in all material respects, the consolidated financial position of Dynamic Materials Corporation and subsidiaries at December 31, 2009 and 2008, and the consolidated results of their operations and their cash flows for each of the three years in the period ended December 31, 2009, in conformity with U.S. generally accepted accounting principles. Also, in our opinion, the related financial statement schedules, when considered in relation to the basic financial statements taken as a whole, present fairly in all material respects the information set forth therein.

We also have audited, in accordance with the standards of the Public Company Accounting Oversight Board (United States), Dynamic Materials Corporation and subsidiaries' internal control over financial reporting as of December 31, 2009, based on criteria established in Internal Control-Integrated Framework issued by the Committee of Sponsoring Organizations of the Treadway Commission and our report dated March 12, 2010 expressed an unqualified opinion thereon.

/s/ Ernst & Young LLP

DYNAMIC MATERIALS CORPORATION & SUBSIDIARIES CONSOLIDATED BALANCE SHEETS AS OF DECEMBER 31, 2009 AND 2008 (Dollars in Thousands)

		2009	2008
ASSETS	· · · · · · · · · · · · · · · · · · ·		
CURRENT ASSETS:			
Cash and cash equivalents	\$,	\$ 14,360
Accounts receivable, net of allowance for doubtful accounts of \$390 and \$614, respectively		25,807	34,719
Inventories		32,501	35,300
Prepaid expenses and other		2,397	2,956
Related party receivable and loan		2,806	2,611
Current deferred tax assets		2,052	1,103
Total current assets		87,974	91,049
PROPERTY, PLANT AND EQUIPMENT		64,944	58,454
Less - Accumulated depreciation		(22,892)	(17,997)
Property, plant and equipment, net		42,052	40,457
GOODWILL, net		43,164	43,066
PURCHASED INTANGIBLE ASSETS, net		49,079	52,264
		,	,
DEFERRED TAX ASSETS		332	331
OTHER ASSETS, net		1,443	1,449
		-,	-,,
INVESTMENT IN JOINT VENTURES		1,132	970
		1,102	710
TOTAL ASSETS	S	225,176	\$ 229,586
101AE A55115	9	223,170	¢ 227,500

The accompanying notes are an integral part of these Consolidated Financial Statements.

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DYNAMIC MATERIALS CORPORATION & SUBSIDIARIES CONDENSED CONSOLIDATED BALANCE SHEETS AS OF DECEMBER 31, 2009 AND 2008 (Dollars in Thousands, Except Share Data)

		2009	2	2008
LIABILITIES AND STOCKHOLDERS' EQUITY				
CURRENT LIABILITIES:				
Accounts payable	\$	9,183	\$	15,402
Accrued expenses	φ	4,808	Э	6,605
Dividend payable		515		0,005
Accrued income taxes		1,485		846
Accrued employee compensation and benefits		4,048		5,579
Customer advances		6,528		2,685
Related party accounts payable		0,528		2,005
Lines of credit		1,777		17
Current maturities on long-term debt		13,485		14,450
Current portion of capital lease obligations		306		163
		500	-	105
Total current liabilities		42,135		45,747
		,		,
LONG-TERM DEBT		34,120		46,178
CAPITAL LEASE OBLIGATIONS		436		336
DEFERRED TAX LIABILITIES		15,217		16,833
OTHER LONG-TERM LIABILITIES - RELATED PARTY		—		303
OTHER LONG-TERM LIABILITIES		1,157		1,687
Total liabilities		93,065		111,084
i otar haomuos		,5,005		111,004
COMMITMENTS AND CONTINGENT LIABILITIES				

STOCKHOLDERS' EQUITY:

Preferred stock, \$0.05 par value; 4,000,000 shares authorized; no issued and outstanding shares

Common stock, \$0.05 par value; 25,000,000 shares authorized; 12,870,363 and 12,780,877 shares issued and		
outstanding, respectively	643	639
Additional paid-in capital	46,080	42,050
Retained earnings	85,048	78,042
Other cumulative comprehensive income (loss)	340	(2,229)
Total stockholders' equity	132,111	118,502
TOTAL LIABILITIES AND STOCKHOLDERS' EQUITY	\$ 225,176	\$ 229,586

The accompanying notes are an integral part of these Consolidated Financial Statements.

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DYNAMIC MATERIALS CORPORATION & SUBSIDIARIES CONSOLIDATED STATEMENTS OF OPERATIONS FOR THE YEARS ENDED DECEMBER 31, 2009, 2008 AND 2007 (Dollars in Thousands, Except Share Data)

		2009		2008		2007
NET SALES	\$	164,898	\$	232,577	\$	165,175
COST OF PRODUCTS SOLD		121,779		161,732		110,168
				<u> </u>		
Gross profit		43,119		70,845		55,007
COSTS AND EXPENSES:						
General and administrative expenses		12,980		14,256		8,049
Selling expenses		8,837		11,155		6,875
Amortization expense of purchased intangible assets		5,064		7,382		1,191
Total costs and expenses		26,881		32,793		16,115
INCOME FROM OPERATIONS		16,238		38,052		38,892
OTHER INCOME (EXPENSE):						
Other expense, net		(275)		(269)		(158)
Interest expense		(3,473)		(5,472)		(722)
Interest income		173		642		692
Related party interest income		43		47		6
Equity in earnings of joint ventures		221		274		24
INCOME BEFORE INCOME TAXES		12,927		33,274		38,734
INCOME TAX PROVISION		4,378		9,206		14,147
NET INCOME	<u>\$</u>	8,549	\$	24,068	\$	24,587
INCOME PER SHARE:						
Basic	\$	0.67	\$	1.89	\$	2.02
Diluted	\$	0.66	\$	1.87	\$	1.99
Diffued	ф. 	0.00	¢	1.87	φ	1.99
WEIGHTED AVERAGE NUMBER OF SHARES OUTSTANDING -						
Basic		12,640,069		12,445,685		12,083,851
Diluted		12,662,440		12,554,402		12,273,135
DIVIDENDS DECLARED PER COMMON SHARE	\$	0.12	\$	0.15	\$	0.15

The accompanying notes are in integral part of these Consolidated Financial Statements.

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DYNAMIC MATERIALS CORPORATION & SUBSIDIARIES CONSOLIDATED STATEMENTS OF STOCKHOLDERS' EQUITY FOR THE YEARS ENDED DECEMBER 31, 2009, 2008 AND 2007 (Amounts in Thousands)

		on Stock		Additional Paid-In		Retained	Other Cumulative Comprehensive			Comprehensive Income
	Shares	A	mount	Capital	_	Earnings	Income/(loss)	_	Total	for the Period
Balances, December 31, 2006	11,982	\$	599	\$ 22,166	\$	33,102	\$ 1,713	\$	57,580	
Shares issued for DYNAenergetics acquisition	251		13	13,496		_	_		13,509	
Shares issued in connection with stock compensation plans	201		10	881		_	_		891	
Excess tax benefit related to stock options	_		_	402		_	_		402	
Stock-based compensation	_		_	1,301		_	_		1,301	
Dividends	_		_	_		(1,821)	_		(1,821)	
Net income	_		_	_		24,587	_		24,587	24,587
Derivative valuation, net of tax of \$90	—		—	_		—	(147)		(147)	(147)

					1.088	1.000	1.088
Change in cumulative foreign currency translation adjustment					1,977	1,977	1,977
Balances, December 31, 2007	12,434	622	38,246	55,868	3,543	98,279	26,417
Shares issued in connection with stock compensation plans	347	17	424	—	—	441	
Excess tax benefit related to stock options	_	_	143	_	_	143	
Stock-based compensation	_	_	3,237	—	—	3,237	
Dividends	_	_	_	(1,894)	—	(1,894)	
Net income	_	_	_	24,068	_	24,068	24,068
Derivative valuation, net of tax of \$430	_	_	_	_	(739)	(739)	(739)
Change in cumulative foreign currency translation adjustment	_	_	_	_	(5,033)	(5,033)	(5,033)
Balances, December 31, 2008	12,781	639	42,050	78,042	(2,229)	118,502	18,296
Shares issued for LRI acquisition	5	_	94	_	_	94	
Shares issued in connection with stock compensation plans	84	4	421	_	_	425	
Excess tax benefit related to stock options	_	_	90	_	_	90	
Stock-based compensation	_	_	3,425	_	_	3,425	
Dividends	_	_	_	(1,543)	_	(1,543)	
Net income	_	_	_	8,549	_	8,549	8,549
Derivative valuation, net of tax of \$221	_	_	_	_	432	432	432
Change in cumulative foreign currency translation adjustment	_	_	_	_	2,137	2,137	2,137
Balances, December 31, 2009	12,870	\$ 643	\$ 46,080	\$ 85,048	\$ 340	\$ 132,111	\$ 11,118

The accompanying notes are an integral part of these Consolidated Financial Statements.

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DYNAMIC MATERIALS CORPORATION & SUBSIDIARIES CONSOLIDATED STATEMENTS OF CASH FLOWS FOR THE YEARS ENDED DECEMBER 31, 2009. 2008 AND 2007 (Dollars in Thousands)

	2009	2008	2007
CASH FLOWS FROM OPERATING ACTIVITIES:			
Net income	\$ 8,549 \$	5 24,068	\$ 24,587
Adjustments to reconcile net income to net cash provided by operating activities:			
Depreciation (including capital lease amortization)	5,042	4,531	2,156
Amortization of purchased intangible assets	5,064	7,382	1,191
Amortization of capitalized debt issuance costs	297	279	30
Stock-based compensation	3,425	3,237	1,301
Deferred income tax benefit	(2,784)	(2,079)	(357)
Equity in earnings of joint ventures	(221)	(274)	(24)
Change in (excluding assets acquired):			
Restricted cash		371	3,059
Accounts receivable, net	11,891	4,061	(9,670)
Inventories	6,604	4,911	(6,386)
Prepaid expenses and other	(571)	(2,802)	524
Accounts payable	(8,045)	(6,706)	1,429
Customer advances	3,813	(1,833)	1,916
Accrued expenses and other liabilities	 (3,524)	(1,143)	(1,072)
Net cash provided by operating activities	 29,540	34,003	18,684
CASH FLOWS FROM INVESTING ACTIVITIES:			
Acquisition of LRI, net of cash acquired	(284)	_	_
Acquisition of DYNAenergetics, net of cash acquired		(559)	(81,224)
Acquisition of property, plant and equipment	(3,917)	(9,925)	(8,979)
Change in other non-current assets	 59	20	(87)
Net cash used in investing activities	(4,142)	(10,464)	(90,290)

The accompanying notes are an integral part of these Consolidated Financial Statements.

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DYNAMIC MATERIALS CORPORATION & SUBSIDIARIES
CONSOLIDATED STATEMENTS OF CASH FLOWS
FOR THE YEARS ENDED DECEMBER 31, 2009, 2008 AND 2007
(Dollars in Thousands)

	2009 2008		2007
CASH FLOWS FROM FINANCING ACTIVITIES:			
Borrowed under syndicated credit agreement	_	—	65,480
Payment on syndicated term loans	(13,614)	(6,282)	—
Payments on loans with former owners of LRI	(1,231)	_	_
Payment on term loan with French bank	—	(426)	(397)
Payment on Nord LB term loans	(876)	(1,045)	(258)
Payments on bank lines of credit, net	(952)	(7,579)	(524)
Payment on capital lease obligations	(203)	(389)	(34)
Payment of dividends	(1,028)	(1,894)	(1,821)
Payment of deferred debt issuance costs	(341)	(218)	(1,534)
Change in other long-tem liabilities	_	—	87
Net proceeds from issuance of common stock to employees and directors	425	441	891
Excess tax benefit related to exercise of stock options	90	143	402

Net cash provided by (used in) financing activities		(17,730)	<u> </u>	(17,249)	 62,292
EFFECTS OF EXCHANGE RATES ON CASH		383		(975)	 473
NET INCREASE (DECREASE) IN CASH AND CASH EQUIVALENTS		8,051		5,315	(8,841)
CASH AND CASH EQUIVALENTS, beginning of the period	. <u></u>	14,360		9,045	 17,886
CASH AND CASH EQUIVALENTS, end of the period	\$	22,411	\$	14,360	\$ 9,045
SUPPLEMENTAL DISCLOSURE OF CASH FLOW INFORMATION: Cash paid during the period for -					
Interest	\$	3,017	\$	5,037	\$ 454
Income taxes, net	\$	6,132	\$	11,838	\$ 14,960
NON-CASH FINANCING ACTIVITY:					
Common stock issued for acquisitions	\$	94	\$	_	\$ 13,509
Debt assumed in acquisitions	\$	5,553	\$		\$ 11,833

The accompanying notes are an integral part of these Condensed Consolidated Financial Statements.

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DYNAMIC MATERIALS CORPORATION AND SUBSIDIARIES

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS

DECEMBER 31, 2009

(Currency Amounts in Thousands, Except Per Share Data)

(1) ORGANIZATION AND BUSINESS

Dynamic Materials Corporation (the "Company") was incorporated in the state of Colorado in 1971 and reincorporated in the state of Delaware during 1997. The Company is headquartered in Boulder, Colorado and has manufacturing facilities in the United States, Germany, France, Canada, and Sweden. Customers are located throughout the world. The Company currently operates under three business segments — Explosive Metalworking, in which metals are metallurgically joined or altered by using explosives; Oilfield Products, which manufactures, markets, and sells oil field perforating equipment and explosives; and AMK Welding, which utilizes a number of welding technologies to weld components for manufacturers of jet engines and ground-based turbines. The Company has five wholly-owned operating subsidiaries, Nobelclad Europe S.A. ("Nobelclad"), Nitro Metall Aktiebolag ("Nitro Metall"), DYNAenergetics GmbH and Co. KG ("DYNAenergetics"), Dynaplat GmbH and Co. KG ("Dynaplat") and DYNAenergetics Canada. DYNAenergetics and Dynaplat were acquired in 2007 as described below and DYNAenergetics Canada was acquired in 2009 (as LRI Oil Tools, Inc.) which is also described below. In addition, the Company has four wholly owned holding companies. Dynamic Materials Luxembourg S.ar.1 2 and DYNAenergetics Holding GmbH were established in connection with the acquisition of DYNAenergetics and DYNAenergetics NA was established in the connection with the acquisition of LRI Oil Tools, Inc.)

2007 Acquisition

On November 15, 2007, the Company and a newly-formed subsidiary, DYNAenergetics Holding GmbH (the "Purchaser"), entered into a Purchase, Sale and Assignment Agreement (the "Purchase Agreement") with Rolf Rospek, Patrick Xylander, Uwe Gessel, and Oag Beteiligungs-GmbH, a German limited liability company (collectively the "Sellers"). Pursuant to the terms of the Purchase Agreement, on November 15, 2007, the Purchaser acquired 100% of the issued and outstanding shares of DYNAenergetics Beteiligungs-GmbH and all of the interests in DYNAenergetics GmbH and Co. KG (collectively, "DYNAenergetics") from the Sellers. The Company's statement of operations includes the effect of the DYNAenergetics acquisition from the November 15, 2007, closing date. Effective January 1, 2008, the explosive metalworking business of DYNAenergetics was transferred into Dynaplat GmbH & Co KG ("Dynaplat"), a newly formed 100% owned operating subsidiary of the Company. DYNAenergetics retains the operations of the oilfield products business.

2009 Acquisition

On October 1, 2009, the Company acquired all of the stock of Alberta, Canada based LRI Oil Tools Inc ("LRI"), which is now operating under the name DYNAenergetics Canada Inc. DYNAenergetics Canada produces and distributes perforating equipment for use by the oil and gas exploration and production industry. The business had a long-term strategic relationship with the Company's Oilfield Products segment and had served for several years as its sole Canadian distributor. The Company's statement of operations includes the effect of the LRI acquisition from the October 1, 2009 closing date. See Note 3 for additional disclosures regarding this acquisition.

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(2) <u>SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES</u>

Principles of Consolidation

The Consolidated Financial Statements include the accounts of the Company and its controlled subsidiaries. Only subsidiaries in which controlling interests are maintained are consolidated. The equity method is used to account for our ownership in subsidiaries where we do not have a controlling interest. All significant intercompany accounts, profits, and transactions have been eliminated in consolidation.

Use of Estimates

The preparation of financial statements in conformity with accounting principles generally accepted in the United States requires management to make estimates and assumptions that affect the reported amounts of assets and liabilities and disclosure of contingent assets and liabilities at the date of the financial statements and the reported

amounts of revenues and expenses during the reporting period. Actual results could differ from these estimates.

Foreign Operations and Foreign Exchange Rate Risk

The functional currency for our foreign operations is the applicable local currency for each affiliate company. Assets and liabilities of foreign subsidiaries for which the functional currency is the local currency are translated at exchange rates in effect at period-end, and the statements of operations are translated at the average exchange rates during the period. Exchange rate fluctuations on translating foreign currency financial statements into U.S. dollars that result in unrealized gains or losses are referred to as translation adjustments. Cumulative translation adjustments are recorded as a separate component of stockholders' equity and are included in other cumulative comprehensive income (loss). Transactions denominated in currencies other than the local currency are recorded based on exchange rates at the time such transactions arise. Subsequent changes in exchange rates result in transaction gains and losses, which are reflected in income as unrealized (based on period-end translations) or realized upon settlement of the transactions. Cash flows from our operations in foreign countries are translated at actual exchange rates when known, or at the average rate for the period. As a result, amounts related to assets and liabilities reported in the consolidated statements of cash flows will not agree to changes in the corresponding balances in the consolidated balance sheets. The effects of exchange rate changes on cash balances held in foreign currencies are reported as a separate line item below cash flows from financing activities.

Cash and Cash Equivalents and Restricted Cash

For purposes of the financial statements, the Company considers highly liquid investments purchased with an original maturity of three months or less to be cash equivalents.

Allowance for Doubtful Accounts

The Company estimates its allowance for doubtful accounts based on historical rates of write-offs of uncollectible receivables and its evaluation of the year end composition of accounts receivable.

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Inventories

Inventories are stated at the lower-of-cost (first-in, first-out) or market value. Cost elements included in inventory are material, labor, subcontract costs, and factory overhead. Inventories consist of the following at December 31, 2009 and 2008:

	2009	2008
Raw materials	\$ 10,321	\$ 11,610
Work-in-process	15,963	18,950
Finished goods	5,526	3,903
Supplies	691	837
	\$ 32,501	\$ 35,300

Shipping and handling costs incurred by the Company upon shipment to customers are included in cost of products sold in the accompanying Consolidated Statements of Operations.

Property, Plant and Equipment

Property, plant and equipment are recorded at cost. Additions, improvements, and betterments are capitalized. Maintenance and repairs are charged to operations as the costs are incurred. Depreciation is computed using the straight-line method over the estimated useful life of the related asset (except leasehold improvements which are depreciated over the shorter of their estimated useful life or their lease term of the asset) as follows:

Buildings and improvements	15-30 years
Manufacturing equipment and tooling	3-15 years
Furniture, fixtures, and computer equipment	3-10 years
Other	3-10 years

Property, plant and equipment consist of the following at December 31, 2009 and 2008:

	2009	2008
Land	\$ 2,424	\$ 2,164
Buildings and improvements	20,621	17,265
Manufacturing equipment and tooling	32,671	26,673
Furniture, fixtures and computer equipment	5,177	4,956
Other	2,064	2,658
Construction in process	1,987	4,738
	\$ 64,944	\$ 58,454

Asset Impairments

The Company reviews its long-lived assets to be held and used by the Company for impairment whenever events or changes in circumstances indicate their carrying amount may not be recoverable. In so doing, the Company estimates the future net cash flows expected to result from the use of these assets and their eventual disposition. If the sum of the expected future net cash flows (undiscounted and without interest charges) is less than the carrying amount of these assets, an impairment loss is recognized to reduce these assets to their estimated fair values. Otherwise, an impairment loss is not recognized. Long-lived assets to be disposed of, if any, are reported at the lower of carrying amount or fair value less cost to sell.

Goodwill represents the excess of acquisition costs over the fair value of net assets of businesses acquired. Goodwill is not amortized; however, the carrying value of goodwill must be tested annually for impairment on a reporting unit level. The Company's policy is to test goodwill in the fourth quarter of each year unless circumstances indicate impairment during an intervening period. The Company tests goodwill for impairment using the following two-step approach:

The first step is a comparison of each reporting unit's fair value to its carrying value. The Company estimates fair value using the best information available, including market information and discounted cash flow projections, also referred to as the income approach. The income approach uses a reporting unit's projection of estimated operating results and cash flows that is discounted using a weighted-average cost of capital that reflects current market conditions. The projections incorporate management's best estimates of economic and market conditions over the projected period including growth rates in sales and estimates of future expected changes in operating margins and cash expenditures. Other significant estimates and assumptions include terminal value growth rates, future estimates of capital expenditures and changes in future working capital requirements. Management validates its estimates of fair value under the income approach by comparing the values to fair value estimates using a market approach.

If the carrying value of the reporting unit is higher than its fair value, there is an indication that impairment may exist, and the second step must be performed to measure the amount of impairment loss. In the second step, the fair value of the reporting unit is allocated to the assets and liabilities of the reporting unit as if it had just been acquired in a business combination and as if the purchase price was equivalent to the fair value of the reporting unit. The excess of the fair value of the reporting unit over the amounts assigned to its assets and liabilities is referred to as the implied fair value of goodwill. Management then compares that implied fair value of the reporting unit's goodwill to the carrying value of that goodwill. If the implied fair value is less than the carrying value, the Company recognizes an impairment loss for the excess.

The Company's impairment testing has not resulted in a determination that any of its goodwill is impaired. The fair value of the Oilfield Products reporting unit was \$74.2 million at December 31, 2009 compared to its carrying value of \$63.6 million. A discount rate of 17% was utilized in the income approach component of the model used to measure fair value. A future impairment is possible and could occur if (i) the unit's operating results underperform what the Company has estimated or (ii) additional volatility of the capital markets should cause the Company to raise the discount rate utilized in its discounted cash flow analysis or decrease the multiples utilized in its market-based analysis. The use of different estimates or assumptions within the discounted cash flow model when determining the fair value of the Company's reporting units or using methodologies other than as described above could result in different values for reporting units and could result in an impairment charge.

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The changes to the carrying amount of goodwill during the period are summarized below:

	Meta	xplosive alworking Group	1	Oilfield Products		Total
Goodwill balance at December 31, 2007	\$	25,445	\$	20,417	\$	45,862
Purchase price adjustment		499		(290)		209
Adjustment due to recognition of tax benefit of tax amortization of certain goodwill Adjustment due to exchange rate differences		(445) (1,055)		(628) (877)		(1,073) (1,932)
Goodwill balance at December 31, 2008	\$	24,444	\$	18,622	\$	43,066
Adjustment due to recognition of tax benefit of tax amortization of certain goodwill	ψ	(262)	Ψ	(347)	Ψ	(609)
Adjustment due to exchange rate differences	. <u> </u>	395		312		707
Goodwill balance at December 31, 2009	\$	24,577	\$	18,587	\$	43,164

Purchased Intangible Assets

The Company's purchased intangible assets include core technology, customer relationships, order backlog and trademarks/trade names. Impairment, if any, is calculated based upon management evaluation whereby, estimated undiscounted future cash flows associated with these assets or operations are compared with their carrying value to determine if a write-down to fair value is required. Finite lived intangible assets are amortized over the estimated useful life of the related assets which have a weighted average amortization period of 13 years in total.

The weighted average amortization period of the intangible assets by asset category are as follows:

Core technology	20 years
Customer relationships	10 years
Trademarks / Trade names	9 years

The following table presents details of intangible assets as of December 31, 2009:

		Accumulated Gross Amortization				
Core technology	\$	24,347	\$	(2,555)	\$	21,792
Customer relationships		33,161		(7,657)		25,504
Trademarks / Trade names		2,613		(830)		1,783
		_				
Total intangible assets	\$	60,121	\$	(11,042)	\$	49,079
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The following table presents details of intangible assets as of December 31, 2008:

	Accumulated						
	Gross Amor				Net		
Core technology	\$ 23,596	\$	(1,327)	\$	22,269		
Customer relationships	31,837		(3,980)		27,857		
Trademarks / Trade names	 2,570		(432)		2,138		

Total intangible assets	\$ 58,003	\$ (5,739)	\$ 52,264

The increase in the gross value of our purchased intangible assets from December 31, 2008 to December 31, 2009 is partly due to the additional intangible assets associated with the acquisition of LRI (see Note 3) with the remaining difference due to the impact of foreign currency translation.

Expected future amortization of intangible assets is as follows:

For the years ended December 31 -	
2010	\$ 5,240
2011	5,240 5,079
2012	5,079
2013	5,079
2014	5,079
Thereafter	23,523
	\$ 49.079

Other Assets

Included in other assets are net deferred debt issuance costs of \$1,344 and \$1,360 as of December 31, 2009 and 2008, respectively, which relate to the syndicated credit agreement the Company entered into for the acquisition of DYNAenergetics. Additional costs of \$341 were paid in 2009 in connection with an amendment to the syndicated credit agreement. The deferred debt issuance costs are being amortized over the five-year term of the syndicated credit agreement.

Customer Advances

On occasion, the Company requires customers to make advance payments prior to the shipment of their orders in order to keep customers' credit at acceptable levels and to reduce the Company's inventory investment on large orders. As of December 31, 2009 and 2008, customer advances totaled \$6,528 and \$2,685, respectively, and originated from several customers.

Revenue Recognition

Sales of clad metal products and welding services are generally based upon customer specifications set forth in customer purchase orders and require us to provide certifications relative to metals used, services performed and the results of any non-destructive testing that the customer has requested be performed. All issues of conformity of the product to specifications are resolved before the product is shipped and billed. Products related to the oilfield products segment, which include detonating cords, detonators, bi-directional boosters and shaped charges, as well as, seismic related explosives and accessories, are standard in nature. In all cases, revenue is recognized only when all four of the following criteria have been satisfied: persuasive evidence of an arrangement exists; the price is fixed or determinable; delivery has occurred; and collection is reasonably assured. For contracts that require multiple shipments, revenue is

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recorded only for the units included in each individual shipment. If, as a contract proceeds toward completion, projected total cost on an individual contract indicates a probable loss, the Company will account for such anticipated loss.

Net Income Per Share

Basic earnings per share ("EPS") is computed by dividing net income by the weighted average number of shares of common stock outstanding during the period. Diluted EPS recognizes the potential dilutive effects of dilutive securities. The following represents a reconciliation of the numerator and denominator used in the calculation of basic and diluted EPS:

.....

. .

		For the year ended December 31, 2009			
		Income	Shares		EPS
Basic earnings per share:					
Net income	\$	8,549			
Less income allocated to Restricted Stock Awards ("RSAs")		(132)			
Net income allocated to common stock for EPS calculation	<u>\$</u>	8,417	12,640,069	\$	0.67
Adjust shares for Dilutives:					
Stock-based compensation plans			22,371		
Diluted earnings per share:					
Net income	\$	8,549			
Less income allocated to RSAs		(132)			
Net income allocated to common stock for EPS calculation	<u>\$</u>	8,417	12,662,440	\$	0.66
			For the year ended December 31, 2008		
		Income	Shares		EPS
Basic earnings per share:					
Net income	\$	24,068			
Less income allocated to RSAs		(548)			
Net income allocated to common stock for EPS calculation	\$	23,520	12,445,685	\$	1.89
Adjust shares for Dilutives:					
Stock-based compensation plans			108,717		

Diluted earnings per share:				
Net income		\$ 24,068		
Less income allocated to RSAs		(544)		
Net income allocated to common stock for EPS calculation		\$ 23,524	12,554,402	\$ 1.87
	56			

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		For the year ended December 31, 2007	
	 Income	Shares	EPS
Basic earnings per share:	 		
Net income	\$ 24,587		
Less income allocated to RSAs	 (141)		
Net income allocated to common stock for EPS calculation	\$ 24,446	12,083,851	\$ 2.02
Adjust shares for Dilutives:			
Stock-based compensation plans		189,284	
Diluted earnings per share:			
Net income	\$ 24,587		
Less income allocated to RSAs	 (139)		
Net income allocated to common stock for EPS calculation	\$ 24,448	12,273,135	\$ 1.99

Derivative Financial Instruments

The Company uses interest rate swap agreements to manage its interest rate risk on significant portions of its variable rate term loan debt. The Company's accounting method for its interest rate swap agreements involves designating the derivative arrangements as hedges in accordance with accounting principals generally accepted in the United States and as a result, changes in the fair value of the swap agreement are recorded in other comprehensive income with the offset as a swap agreement asset or liability. It is the Company's policy to execute such arrangements with creditworthy banks.

On November 15, 2007, the Company entered into an interest rate swap agreement that effectively converted the LIBOR based variable rate borrowings under the \$45,000 term loan to a fixed rate of 6.34%. The Company had designated the swap agreement as an effective cash flow hedge with matched terms and, as a result, changes in the fair value of the swap agreement are recorded in other comprehensive income with the offset as a swap agreement asset or liability. As of December 31, 2007, the fair value of the swap agreement was a liability of \$147, net of tax of \$90. The swap agreement expired on November 16, 2008.

On November 17, 2008, the Company entered into a two-year interest rate swap agreement with an initial notional amount of \$40,500 (decreasing to \$33,750 in November 2009). Similar to the interest rate swap agreement described above, this agreement effectively converted the LIBOR based variable rate US borrowings under the syndicated credit agreement to a fixed rate of 4.87% (6.37% effective October 21, 2009 due to an amendment in the Company's syndicated credit facility and the Company's current leverage ratio). The Company also designated the swap agreement as an effective cash flow hedge with matched terms and, as a result, changes in the fair value of the swap agreement were recorded in other comprehensive income with the offset as a swap agreement asset or liability. During 2009, the Company made an unanticipated repayment of \$2,744 on its variable rate US borrowings and elected to de-designate this portion of the cash flow measures were met. Settlements and changes in the fair value of the fair value of the de-designated principal payment was required under the terms of the de-designated principal payment facility since certain annually calculated cash flow measures were met. Settlements and changes in the fair value of the company's statement of operations. The Company recorded an immaterial loss of less than \$100 in 2009.

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The Company has recorded the fair value of its interest rate swap agreement as follows:

	December 31,	December 31	, 2008			
Interest rate swap liability	Balance sheet location	Fair value		Balance sheet location	Fa	ir value
Current portion	Accrued expenses	\$	820	Accrued expenses	\$	759
Long-term portion	Other long-term liabilities			Other long-term liabilities		647
		\$	820		\$	1,406

Fair Value of Financial Instruments

The carrying values of cash and cash equivalents, trade accounts receivable and payable, and accrued expenses are considered to approximate fair value due to the short-term nature of these instruments. Based upon the 150 basis point increase in our LIBOR/EURIBOR basis borrowing spread negotiated in the October 21, 2009 amendment to our credit agreement (see Note 5), we believe the fair value of our long-term debt is approximately 3% less than its carrying value at December 31, 2009. The majority of the Company's debt was incurred in connection with the acquisition of DYNAenergetics.

Additionally, the Company has an interest rate swap agreement (see above), which is recorded at fair value. Fair value is defined as the price that would be received to sell an asset or paid to transfer a liability in an orderly transaction between market participants at the measurement date. The Company is required to use an established hierarchy for fair value measurements based upon the inputs to the valuation and the degree to which they are observable or not observable in the market. The three levels in the hierarchy are as follows:

- Level 1 Inputs to the valuation based upon quoted prices (unadjusted) for identical assets or liabilities in active markets that are accessible as of the measurement date.
- Level 2 Inputs to the valuation include quoted prices in either markets that are not active, or in active markets for similar assets or liabilities, inputs other than
 quoted prices that are observable, and inputs that are derived principally from or corroborated by observable market data.

Level 3 — Inputs to the valuation that are unobservable inputs for the asset or liability.

The highest priority is assigned to Level 1 inputs and the lowest priority to Level 3 inputs.

The Company's interest rate swap agreement is not exchange listed and is therefore valued with models that use Level 2 inputs. The degree to which the Company's credit worthiness impacts the value requires management judgment but as of December 31, 2009 and December 31, 2008, the impact of this assessment on the overall value of the outstanding interest rate swap was not significant and the Company's valuation of the agreement is classified within Level 2 of the hierarchy.

Income Taxes

The Company recognizes deferred tax assets and liabilities for the expected future income tax consequences of temporary differences between the financial reporting and tax bases of assets and liabilities based on enacted tax laws and for tax credits. The Company recognizes deferred tax assets for the expected future effects of all deductible temporary differences. Deferred tax assets are then reduced, if deemed necessary, by a valuation allowance for the amount of any tax benefits which, more likely than not based on current circumstances, are not expected to be realized (see Note 7).

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Related Party Transactions

The Company has related party transactions with its unconsolidated joint ventures and the former owners of LRI. We also had transactions in the period of November 16, 2007 through December 31, 2007, in 2008 and January through September 30, 2009 with LRI who, at the time, was the minority interest partner of one of our consolidated joint ventures. A summary of related party balances as of December 31, 2009 and 2008 is summarized below:

		As of December 31, 2009						As	of D	ecember 31, 2008	
	receiv	counts able from loan to		Accounts payable to and loan from		Other long-term loan from		Accounts ceivable from and loan to		Accounts payable to and loan from	Other long-term loan from
DYNAenergetics RUS	\$	2,265	\$	_	\$		\$	1,582	\$	_	\$
Perfoline		466		_				449		17	_
Former owners of LRI		75		_				_			
Minority Interest Partner		—		—		—		580		—	 303
Total	\$	2,806	\$		\$		\$	2,611	\$	17	\$ 303

A summary of those transactions for 2009, 2008 and for the period of November 16, 2007 through December 31, 2007 is summarized below:

	200	2009 2008				2007					
			Interest				Interest				Interest
	Sales to	iı	1come from		Sales to		income from		Sales to		income from
DYNAenergetics RUS	\$ 2,353	\$	_	\$	3,453	\$	_	\$	445	\$	_
Perfoline	86		43		166		47				6
KazDYNAenergetics	_								58		_
Minority Interest Partner	745				2,728		_		176		—
Total	\$ 3,184	\$	43	\$	6,347	\$	47	\$	679	\$	6

Concentration of Credit Risk

Financial instruments, which potentially subject the Company to a concentration of credit risk, consist primarily of cash, restricted cash, cash equivalents, and accounts receivable. Generally, the Company does not require collateral to secure receivables. At December 31, 2009, the Company has no significant financial instruments with off-balance sheet risk of accounting losses, such as options contracts or other foreign currency hedging arrangements.

Other Cumulative Comprehensive Income

Other cumulative comprehensive income (loss) as of December 31, 2009, 2008, and 2007 consisted of the following:

		2009	 2008	2007
Currency translation adjustment	\$	794	\$ (1,343)	\$ 3,690
Interest rate swap valuation adjustment, net of tax of \$299, \$520				
and \$90, respectively		(454)	(886)	(147)
	\$	340	\$ (2,229)	\$ 3,543
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Recent Accounting Pronouncements

In December 2007, the Financial Accounting Standards Board ("FASB") issued authoritative guidance on business combinations and the accounting for noncontrolling interests. This new guidance significantly changed the accounting for and reporting of business combination transactions and noncontrolling (minority) interests in consolidated financial statements on January 1, 2009. The adoption of this guidance in 2009 did not have a significant impact on the Company's results of operations or financial position. See Note 3 for disclosures regarding the 2009 acquisition of LRI.

In March 2008, the FASB issued authoritative guidance on the disclosures about derivative instruments and hedging activities. This guidance requires additional disclosures related to the use of derivative instruments, the accounting for derivatives and how derivatives impact financial statements on January 1, 2009. The adoption of this guidance in 2009 did not have any impact on the Company's results of operations or financial position; however, the Company has incorporated the required new disclosures in these consolidated financial statements.

In May 2009, the FASB issued authoritative guidance that provides general standards of accounting for and disclosure of events that occur after the balance sheet date but before financial statements are issued or are available to be issued. Specifically, this standard sets forth the period after the balance sheet date during which management of a reporting entity should evaluate events or transactions that may occur for potential recognition or disclosure in the financial statements, the circumstances under which an entity should recognize events or transactions occurring after the balance sheet date in its financial statements, and the disclosures that an entity should make about events or transactions that occurred after the balance sheet date. This guidance was effective for financial statements issued for fiscal years and interim periods beginning after June 15, 2009 and the Company's adoption of this guidance in 2009 did not have a significant impact on the Company's results of operations or financial position.

Reclassifications

Certain prior year balances in the consolidated financial statements and notes have been reclassified to conform to the 2009 presentation.

(3) ACQUISITION

As discussed in Note 1, the Company completed its acquisition of LRI on October 1, 2009, which is part of the Oilfield Products business. LRI produces and distributes perforating equipment for use by the oil and gas exploration and production industry. The business had a long-term strategic relationship with the Company's Oilfield Products segment and had served for several years as its sole Canadian distributor. From October 1, 2009 through December 31, 2009, LRI contributed net sales of \$1,544 and a net operating loss of \$36. The operating loss excludes \$165 of non-recurring transaction costs related to the acquisition.

The acquisition was valued at \$5,946 and was financed by (i) the payment of \$284 in cash, net of cash acquired of \$15, (ii) the issuance of 4,875 shares of common stock of the Company (valued at \$94), and (iii) the assumption of \$5,553 (5,982 Canadian Dollars ("CAD")) of LIR's debt. The assumed debt consists of \$2,676 (2,883 CAD) for a line of credit, \$2,445 (2,634 CAD) for loans with the former owners of LRI and \$432 (465 CAD) for capital lease obligations.

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The purchase price of the acquisition was allocated to the Company's tangible and identifiable intangible assets based on their fair values as determined by appraisals performed as of the acquisition date. The allocation of the purchase price to the assets and liabilities of LRI was as follows:

Current assets	\$ 5,430
Property, plant and equipment	2,191
Intangible assets	1,117
Deferred tax assets	298
Other assets	1
Total assets acquired	9,037
1	ĺ.
Line of credit	2,676
Other current liabilities	2,448
Long term debt	2,877
Deferred tax liabilities	643
Total liabilities acquired	8,644
•	<u> </u>
Net assets acquired	\$ 393
A Contract of the second se	

The Company acquired identifiable finite-lived intangible assets as a result of the acquisition of LRI. The finite-lived intangible assets acquired are classified and valued as follows:

	v	alue	Weighted Average Amortization Period
Core technology	\$	347	15 years
Customer relationships		770	15 years
Total intangible assets	\$	1,117	

These amounts are included in Intangible Assets and further discussed in Note 2.

The following table presents the pro-forma combined results of operations assuming (i) the acquisition had occurred on January 1 of the year represented; (ii) proforma amortization expense of the purchased intangible assets; (iii) pro-forma depreciation expense of the appraised value of the property, plant and equipment; and (iv) reduction of interest expense assuming the Company paid down LRI's debt by 2,200 CAD (1,200 CAD for the loans to former owners of LRI and 1,000 CAD for the line of credit) immediately following the acquisition:

	(Unaudited)						
	 For the year end	ed Deceml	oer 31,				
	 2009	2008					
Net sales	\$ 167,853	\$	240,068				
Income from operations	\$ 14,966	\$	37,346				
Net income	\$ 7,448	\$	23,356				
Net income per share:							
Basic	\$ 0.58	\$	1.83				
Diluted	\$ 0.58	\$	1.82				

The pro-forma results above are not necessarily indicative of the operating results that would have actually occurred if the acquisition had been in effect on the dates indicated, nor are they necessarily indicative of future results of the combined companies.

As discussed in Note 1, the Company completed its acquisition of DYNAenergetics on November 15, 2007. From the date of acquisition through December 31, 2007, DYNAenergetics manufactured clad metal plates and various explosives-related oilfield products and operated under two business segments: Explosive Metalworking and Oilfield Products. Effective January 1, 2008, the Company split off the Explosive Metalworking business of DYNAenergetics into its newly formed subsidiary, Dynaplat. DYNAenergetics retained the Oilfield Products business. The acquisition enhanced the Company's ability to address growing worldwide demand for clad metal plates and expands the Company's position in the global explosion welding market. The addition of the Oilfield Products business segment augments the Company's involvement in specialized explosive manufacturing processes and positions the Company within the growing international oil and gas services industry.

As part of the Oilfield Products business segment, the Company has several joint ventures, some of which are unconsolidated and accounted for under the equity method (see Note 4).

The acquisition was valued at \$112,703 and was financed by (i) the payment of \$81,783 in cash, net of cash acquired of \$1,870 and transaction related taxes of \$3,708 (2,530 Euros) due from one of the sellers and withheld by the Purchaser, (ii) the issuance of 251,041 shares of common stock of the Company (valued at \$13,509), and (iii) the assumption of approximately \$11,833 (8,074 Euros) of DYNAenergetics debt. The cash portion of the purchase price was financed using proceeds from the new syndicated credit agreement (see Note 5) and existing available cash.

The purchase price of the acquisition was allocated to the Company's tangible and identifiable intangible assets based on their fair values as determined by appraisals performed as of the acquisition date. The excess of the purchase price over the tangible and identifiable intangible assets was recorded as goodwill. The allocation of the purchase price to the assets and liabilities of DYNAenergetics was as follows:

Current assets	\$	30,222
Property, plant and equipment		8,139
Intangible assets		62,794
Goodwill		45,360
Investment in joint ventures		1,324
Other assets		14
Total assets acquired		147,853
Current liabilities		14,524
Long term debt		11,833
Deferred tax liabilities		19,520
Other long term liabilities		1,096
Minority interest		10
	_	
Total liabilities acquired		46,983
		<u> </u>
Net assets acquired	\$	5 100,870
	<u> </u>	,
	62	
	02	

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The Company acquired identifiable finite-lived intangible assets as a result of the acquisition of DYNA energetics. The finite-lived intangible assets acquired are classified and valued as follows:

		Value	Weighted Average Amortization Period
Core technology	\$	24,531	20 years
Customer relationships	Ψ	33,099	9 years
Trademarks / Trade names		2,672	9 years
Order backlog Dynaplat		2,492	Within 1 year
Total intangible assets	\$	62,794	

These amounts are included in Intangible Assets and further discussed in Note 2.

The Company acquired Goodwill in the amount of \$45,360 as a result of the acquisition of DYNAenergetics. The amount of goodwill assigned to each reportable segment is as follows:

	Value	
Explosive Metalworking	\$ 25,187	
Oilfield Products	 20,173	
Total goodwill	\$ 45,360	

Goodwill as of December 31, 2008 amounts to \$43,066; and the change from December 31, 2007, reflects the impact of foreign currency translation and subsequent purchase price adjustments resulting from the compilation of additional acquisition related expenses.

The following table presents the pro-forma combined results of operations assuming (i) the acquisition had occurred on January 1, 2007; (ii) pro-forma amortization expense of the purchased intangible assets; and (iii) pro-forma interest expense assuming the Company utilized its syndicated credit agreement to finance the acquisition:

	For t	(Unaudited) For the year ended December 31,	
		2007	
Net sales	\$	222,004	
Income from operations of continuing operations	\$	43,229	
Net income	\$	24,676	

Net income per share:	
Basic	\$ 2.01
Diluted	\$ 1.97

The pro-forma results above are not necessarily indicative of the operating results that would have actually occurred if the acquisition had been in effect on the dates indicated, nor are they necessarily indicative of future results of the combined companies.

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(4) INVESTMENT IN JOINT VENTURES

Operating results include the Company's proportionate share of income from unconsolidated joint ventures, accounted for under the equity method. These investments (all of which resulted from the acquisition of DYNAenergetics and pertain to the Company's Oilfield Products business segment) include the following: (1) 65.19% interest in Perfoline, which is a Russian manufacturer of perforating gun systems and (2) 55% interest in DYNAenergetics RUS which is a Russian trading company that sells the Company's oilfield products. Due to certain minority interest veto rights that allow the minority interest shareholders to participate in ordinary course of business decisions, these joint ventures have been accounted for under the equity method instead of being consolidated in these financial statements. Investments in these joint ventures totaled \$1,132 and \$970 as of December 31, 2009 and 2008.

Summarized unaudited financial information for the joint ventures accounted for under the equity method as of December 31, 2009 and 2008 and for the years ended 2009, 2008 and the period from November 15, 2007 through December 31, 2007 is as follows:

	December 31, 2009	December 31, 2008	
Current assets	\$ 5,350	\$ 4,667	
Noncurrent assets	655	714	
Total assets	\$ 6,005	\$ 5,381	
Current liabilities	\$ 2,892	\$ 2,064	
Noncurrent liabilities	555	830	
Equity	 2,558	 2,487	
Total liabilities and equity	\$ 6,005	\$ 5,381	
	 2009	 2008	2007
Net sales	\$ 6,517	\$ 8,535	\$ 1,377
Operating income	\$ 900	\$ 1,154	\$ 199
Net income	\$ 404	\$ 606	\$ 135
Equity in earnings of joint ventures	\$ 221	\$ 274	\$ 24

(5) <u>DEBT</u>

Lines of credit consist of the following at December 31, 2009 and 2008:

		1	2009	20	008
HSBC line of credit		\$	1,774	\$	_
Commerzbank line of credit			3		
		\$	1,777	\$	
		-			
	()				

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Long-term debt consists of the following at December 31, 2009 and 2008:

	 2009	 2008
Syndicated credit agreement term loan	\$ 31,005	\$ 40,500
Syndicated credit agreement Euro term loan	13,826	17,763
Nord LB 3,000 Euro term loan	1,505	2,326
Loans with former owners of LRI	1,269	—
Nord LB 500 Euro term loan		39
	47,605	60,628
Less current maturities	 (13,485)	 (14,450)
Long-term debt	\$ 34,120	\$ 46,178

HSBC Line of Credit

In connection with its October 1, 2009 acquisition of LRI, the Company assumed a line of credit with HSBC Bank Canada ("HSBC") with a total borrowing capacity of 2,500 CAD. As of December 31, 2009, borrowings under this line of credit totaled 1,862 CAD (\$1,774 based upon the December 31, 2009 exchange rate). At the Company's option, this line of credit bears interest at HSBC's prime rate plus 2.25% (all in rate of 4.5% as of December 31, 2009). Borrowings under the line of credit are secured by the assets of LRI. The line of credit has open-ended terms, is subject to periodic reviews, and HSBC can demand repayment at any time.

Lines of Credit with German Banks

In connection with its November 15, 2007 acquisition of DYNAenergetics, the Company assumed four lines of credit with three German banks. These lines of credit

provided a total borrowing capacity of 7,500 Euros and were also used by the Company to issue bank guarantees to its customers to secure advance payments made by them. During 2008, two of these lines of credit (with a total borrowing capacity of 1,500 Euros) expired. The remaining two lines of credit had outstanding borrowings of only \$3 as of December 31, 2009. As of December 31, 2009, Bank guarantees secured by the lines of credit totaled 1,526 Euros (\$2,187 based upon the December 31, 2009 exchange rate). The remaining two lines of credit, which each have a borrowing capacity of 3,000 Euros, bear interest at EURIBOR based variable rates with a weighted average interest rate at December 31, 2009 of 2.025%. Both lines of credit have open-ended terms and can be cancelled by the banks at any time.

Swedish Bank Line of Credit

The Company maintains a 4,000 Swedish Krona line of credit (\$557 based upon the December 31, 2009 exchange rate) with a Swedish bank for its Nitro Metall operations. As of December 31, 2009 and 2008, there were no outstanding borrowings under this line of credit. Borrowings under the line of credit are secured by real estate used in Nitro Metall's operations. This line of credit carries an interest rate equal to the basic rate stipulated by the Central Bank of Sweden ("Repo Rate"), which was .25% as of December 31, 2009. Consistent with previous years, the line of credit expired on December 31, 2009, and was renewed on January 1, 2010, for an additional one year term.

Syndicated Credit Agreement

The Company entered into a five-year syndicated credit agreement ("credit facility") on November 15, 2007. The credit facility, which provides for term loans of \$45,000 and 14,000 Euros and revolving loans of \$25,000 and 7,000 Euros, is through a syndicate of seven banks, with JP Morgan Chase Bank, N.A. acting as administrative agent for the U.S. Dollar loans and JP Morgan Europe Ltd. acting as administrative agent for the Euro loans. The credit facility expires on November 16, 2012.

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U.S. Dollar Loans: At the Company's option, borrowings under the \$45,000 term loan and the \$25,000 revolving loan can be in the form of Alternate Base Rate loans ("ABR" borrowings are based on the greater of adjusted Prime rates, adjusted CD rates, or adjusted Federal Funds rates) or one, two, three, or six month LIBOR loans. ABR loans bear interest at the defined ABR rate plus 1.75% (at the Company's current leverage ratio) and LIBOR loans bear interest at the applicable LIBOR rate plus 3.25% (at the Company's current leverage ratio). As of December 31, 2009, all borrowings under the \$45,000 term loan are set with the one month LIBOR option bearing interest at an all-in rate of 6.37% (reflects the impact of the Company's interest rate swap agreement). The \$45,000 term loan requires annual minimum principal payments beginning with \$4,500 paid on November 16, 2008, and ending with \$18,000 due on November 16, 2012. As of December 31, 2009, there were no borrowings under the \$25,000 revolving loan.

Euro Loans: At the Company's option, borrowings under the 14,000 Euro term loan and 7,000 Euro revolving loan can be based on one, two, three, or six month EURIBOR rates and bear interest at the applicable EURIBOR rate plus 3.25% (at the Company's current leverage ratio). As of December 31, 2009, the borrowings under the Euro term loan are based on the three month EURIBOR option bearing interest at an all-in rate of 3.688%. The Euro term loan requires annual minimum principal payments beginning with 1,400 Euros paid on November 16, 2008 with a final payment of 5,600 Euros due on November 16, 2012. As of December 31, 2009, there were no borrowings under the 7,000 Euro revolving loan.

The \$45,000 and 14,000 Euro term loans are both subject to additional formula-based annual principal payments if certain excess cash flow measures are met. As of December 31, 2009 and 2008, the Company had classified \$2,865 and \$3,854, respectively, as current in accordance with this provision of the agreement. The \$3,854 classified as current as of December 31, 2008 was paid in March 2009.

The syndicated credit facility is secured by the assets of the Company including accounts receivable, inventory, and fixed assets.

Loans with Former Owners of LRI

In connection with its October 1, 2009 acquisition of LRI, the Company assumed loans with the former owners of LRI totaling 2,634 CAD. Following the acquisition, the Company repaid 1,302 CAD of the loans leaving a balance of 1,332 CAD (\$1,269 based on the December 31, 2009 exchange rate). The balance of these loans require principal payments in 35 equal installments beginning on December 1, 2011 with the final payment on October 1, 2014. These loans bear interest at the prime rate plus 1.25% (3.5% at December 31, 2009).

Term Loan - French Bank

In June 2001, Nobelclad obtained a term loan from a French bank that provided for borrowings of 1,448 Euros which was paid in full in June 2008.

Nord LB Euro Term Loans

In connection with its November 15, 2007, acquisition of DYNAenergetics, the Company assumed two Euro term loans with Nord LB. The first is a 3,000 Euro (\$4,300 based on the December 31, 2009 exchange rate) term loan that DYNAenergetics obtained in September 2006. This loan, which bears interest at a fixed rate of 5.375%, requires quarterly principal payments of 150 Euros (\$215 based on the December 31, 2009 exchange rate) plus interest and matures with the final payment in September 2011. Borrowings outstanding under this term loan agreement totaled \$1,505 as of December 31, 2009. DYNAenergetics obtained a second term loan from Nord LB for 500 Euros in February 2003 which was paid in full in February 2009.

Loan Covenants and Restrictions

The Company's existing loan agreements include various covenants and restrictions, certain of which relate to the incurrence of additional indebtedness; mortgaging, pledging or disposition of major assets; limits on capital expenditures; and maintenance of specified financial ratios. On October 21, 2009, the Company's credit facility was

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amended, effective September 30, 2009, to revise the leverage ratios and fixed charge coverage ratios that the Company is required to satisfy on a quarterly basis throughout the term of the credit facility. These revised ratios will ease the Company's ability to comply with certain covenants of the credit agreement. The pricing grid applicable to drawn and undrawn amounts under the credit facility was also amended and will increase the Company's effective interest rate on outstanding borrowings by 1.5% per annum. As of December 31, 2009, the Company was in compliance with all financial covenants and other provisions of its debt agreements.

Scheduled Debt Maturity

The Company's debt matures as follows:

Year ended December 31-

2010	15,262
2011	13,694
2012	19,628
2013	435
2014	363
Thereafter	—
	\$ 49,382

(6) STOCK OWNERSHIP AND BENEFIT PLANS

Through its 1997 Equity Incentive Plan ("1997 Plan"), the Company had provided for grants of both incentive stock options and non-statutory stock options. On September 21, 2006, the Company's stockholders approved, and the Company adopted, the 2006 Stock Incentive Plan ("2006 Plan"). Upon the adoption of the 2006 Plan, the 1997 Plan was terminated with respect to new grants of stock options; however, all unexercised options previously granted under the 1997 Plan remain outstanding. The 2006 Plan provides for the grant of various types of equity-based incentives, including stock options, restricted stock, restricted stock units, stock appreciation rights, performance shares, performance units and other stock-based awards. There are a total of 942,500 shares available for grant under the 2006 Plan (which includes 92,500 rolled over from the 1997 Plan). As of December 31, 2009, the only awards granted under the 2006 Plan were 357,750 shares of restricted stock and restricted stock units leaving 584,750 shares available for future grant.

The following table sets forth the total stock-based compensation expense included in the Consolidated Statements of Operations:

		2009	2008	2007
Cost of products sold	\$	339	\$ 393	\$ 168
General and administrative expense		2,280	2,049	888
Selling expense		806	 795	 245
Stock-based compensation expense before income taxes		3,425	3,237	1,301
Income tax benefit		(1,117)	 (1,213)	 (232)
Stock-based compensation expense, net of income taxes	<u>\$</u>	2,308	\$ 2,024	\$ 1,069
Earnings per share impact:				
Basic - net income	\$	0.18	\$ 0.16	\$ 0.09
Diluted - net income	\$	0.18	\$ 0.16	\$ 0.09
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The Company's stock-based compensation expense results from stock option grants, restricted stock awards, restricted stock units and stock issued under the Employee Stock Purchase Plan.

Stock Options: The Company's incentive stock options were granted at exercise prices that equaled the fair market value of the stock at the date of grant based upon the closing sales price of the Company's common stock on that date. Incentive stock options generally vested 25% annually and expired ten years from the date of grant. Non-statutory stock options were generally granted at exercise prices that equaled the fair market value of the stock at the date of grant.

A summary of stock option activity for the years ended December 31, 2009, 2008, and 2007 is as follows:

	Options	 Weighted Average Exercise Price	Weighted Average Remaining Contractual Term	 Aggregate Intrinsic Value
Balance at December 31, 2006	366,600	\$ 5.76		
Exercised	(160,600)	4.65		
Cancelled	(15,000)	35.21		
Balance at December 31, 2007	191,000	\$ 4.39		
Exercised	(82,250)	3.27		
Cancelled	(3,000)	 4.87		
Balance at December 31, 2008	105,750	\$ 5.24		
Exercised	(77,750)	3.39		
Balance at December 31, 2009	28,000	\$ 10.37	5.15	\$ 276,690
Exercisable at December 31, 2009	28,000	\$ 10.37	5.15	\$ 276,690

The intrinsic value of options exercised for the years ended December 31, 2009, 2008, and 2007 was \$367, \$2,628 and \$5,220, respectively. As of December 31, 2009, there was no unrecognized stock-based compensation cost related to unvested stock options.

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

		Options Outstanding			Options Exercisable			
Range of Exercise Prices	Number of Options Outstanding at December 31, 2009	Weighted Average Remaining Contractual Life in Years	E	Weighted Average xercise Price	Number Exercisable at December 31, 2009	E	Weighted Average xercise Price	
\$1.42 - \$1.42	1,000	3.96	\$	1.42	1,000	\$	1.42	
\$4.87 - \$4.87	17,000	5.06	\$	4.87	17,000	\$	4.87	
\$20.62 - \$20.62	10,000	5.42	\$	20.62	10,000	\$	20.62	

28,000	5.15	\$ 10.37	28,000	\$ 10.37

Restricted Stock Awards and Units: Restricted stock and restricted stock units granted to the executive officers and employees of the Company generally vest in onethird increments on the first, second, and third anniversary of the grant. Restricted stock granted to directors of the Company vests on the first anniversary of the date of grant. In 2008,

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the Company granted 90,000 restricted stock awards under a supplemental executive retirement plan. 100% of these awards vest on the fifth anniversary of the date of grant. The fair value of the restricted stock awards and restricted stock units are based on the fair value of the Company's stock on the date of grant and is amortized to compensation expense over the vesting period on a straight line basis.

A summary of the activity of our nonvested shares of restricted stock for the years ended December 31, 2009, 2008, and 2007 is as follows:

	Shares	W	/eighted Average Grant Date Fair Value
Balance at December 31, 2006	52,250	\$	33.27
Granted	34,500		35.92
Vested	(15,094)		33.19
Forfeited	(2,000)		32.24
Balance at December 31, 2007	69,656	\$	34.63
Granted	236,250		37.83
Vested	(38,831)		34.64
Balance at December 31, 2008	267,075	\$	37.46
Granted	12,000		21.88
Vested	(80,425)		32.84
Balance at December 31, 2009	198,650	\$	38.39

A summary of the activity of our nonvested restricted stock units for the years ended December 31, 2009 and 2008 is as follows:

	Share Units	Weighted Average Purchase Price	Weighted Average Remaining Contractual Term	Aggregate Intrinsic Value
Balance at December 31, 2007	_	\$ —		
Granted	22,750	 		
Balance at December 31, 2008	22,750	\$ 		
Vested	(7,584)	_		
Balance at December 31, 2009	15,166	\$ 	1.38	\$ 304,078

As of December 31, 2009, there was \$4,678 and \$204 of total unrecognized stock-based compensation related to unvested restricted stock awards and restricted stock units, respectively. The cost is expected to be recognized over a weighted average period of 2.11 years and 1.95 years for the restricted stock awards and restricted stock units, respectively.

Employee Stock Purchase Plan

The Company has an Employee Stock Purchase Plan ("ESPP") which is authorized to issue up to 450,000 shares of which 42,465 shares remain available for future purchases. The offerings begin on the first day following each previous offering ("Offering Date") and end six months from the offering date ("Purchase Date"). The ESPP provides that full time employees may authorize the Company to withhold up to 15% of their earnings, subject to certain

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limitations, to be used to purchase common stock of the Company at the lesser of 85% of the fair market value of the Company's common stock on the Offering Date or the Purchase Date. In connection with the ESPP, 10,027; 7,859; and 5,628 shares of the Company's stock were purchased during the years ended December 31, 2009, 2008, and 2007, respectively. The Company's total stock-based compensation expense for 2009, 2008, and 2007 includes \$72, \$76, and \$46 respectively, in compensation expense associated with the ESPP.

401(k) Plan

The Company offers a contributory 401(k) plan to its employees. The Company makes matching contributions equal to 100% of each employee's contribution up to 3% and 50% of the next 2% contributed by each employee. Total Company contributions were \$316, \$323, and \$287 for the years ended December 31, 2009, 2008 and 2007, respectively.

(7) <u>INCOME TAXES</u>

The domestic and foreign components of income before tax for the Company's operations for the years ended December 31 are summarized below:

2009	2008	2007

Domestic	\$ 16,451	\$ 25,861	\$ 32,551
Foreign	 (3,524)	 7,413	 6,183
	\$ 12,927	\$ 33,274	\$ 38,734

The components of the provision for income taxes for the years ended December 31 are as follows:

	2009	2008	2007
Current - Federal	\$ 5,707	\$ 8,600	\$ 10,641
Current - State	282	(139)	1,592
Current - Foreign	 1,173	 3,315	 2,271
	7,162	11,776	14,504
Deferred - Federal	(238)	(767)	(105)
Deferred - State	(92)	(38)	(23)
Deferred - Foreign			
Tax benefits allocated to reduce			
Goodwill	592	569	353
Net operating losses	(4,867)	(256)	(351)
Other	 1,821	 (2,078)	 (231)
	 (2,784)	 (2,570)	 (357)
	\$ 4,378	\$ 9,206	\$ 14,147
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A reconciliation of the Company's income tax provision computed by applying the Federal statutory income tax rate of 35% in 2009, 2008, and 2007 to income before taxes for the years ended December 31 is as follows:

	2009	2008	2007
Federal income tax at statutory rate	\$ 4,525	\$ 11,646	\$ 13,557
State and local tax items not included below, net	(854)	(238)	1,030
Effect of difference between U.S. Federal and Foreign Federal tax rates	2,883	720	131
Permanent differences	(1,963)	(546)	(198)
Tax credits resulting from examination of federal tax returns	_	79	_
Current year tax credits	(163)	(1,716)	(177)
Changes in valuation allowance	_	(170)	(82)
Recognition of previously unrecognized tax benefits	(9)	(380)	_
Other	 (41)	 (189)	 (114)
Provision for income taxes	\$ 4,378	\$ 9,206	\$ 14,147
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The Company's deferred tax assets and liabilities at December 31, 2009 and 2008 consist of the following:

	2009	2008
Deferred tax assets:		
Income tax credit carryforward	\$ 1,0	22 \$ 1,073
Net operating loss carryforward	5,4	83 616
Inventory differences	1	56 309
Allowance for doubtful accounts		92 127
Equity compensation	1,3	63 811
Vacation and other compensation accrual	2	83 361
Capital lease obligations	1	06 104
Other, net	4	71 1,264
Deferred tax assets	8,9	76 4,665
Deferred tax liabilities:		
Purchased intangible assets	(16,7	35) (16,834)
Depreciation and amortization	(2,3	51) (2,011)
Investment in partnerships and joint ventures	(2,1	14) (1,219)
Deferred profit	(6	09) —
Deferred tax liabilities	(21,8	09) (20,064)
Net deferred tax assets / (liabilities)	\$ (12,8	33) \$ (15,399)
	<u></u>	
Net current deferred tax assets / (liabilities)	\$ 2,0	52 \$ 1,103
Net long-term deferred tax assets / (liabilities)	(14,8	· · · · · · · · · · · · · · · · · · ·
	(),*	
Net deferred tax assets / (liabilities)	\$ (12,8	33) \$ (15,399)
(interfect day used) (interfects)	¢ (12,0	(10,000)

As a result of stock option activity in 2009, 2008, and 2007, the Company recorded tax benefits of \$90, \$143, and \$402, respectively, directly to additional paid in capital. Thus, these tax benefits, which reduce taxes currently payable, are not reflected in the current income tax provision for those years.

As of December 31, 2009, 2008 and 2007, income considered to be permanently reinvested in non-U.S. subsidiaries totaled approximately \$15,883, \$14,969 and \$9,709, respectively. Deferred income taxes have not been provided on this undistributed income, as the Company does not plan to initiate any action that would require the payment of U. S. income taxes on these earnings. It is not practical to estimate the amount of additional taxes that might be payable on these amounts of undistributed foreign income. As a result of providing current Federal and state income taxes on other remaining undistributed foreign earnings as of December 31, 2007, \$43 was included in permanent differences reported in the above income tax rate reconciliations for 2007. As of December 31, 2009 and 2008, there is no other remaining undistributed foreign income; thus, the permanent differences reported in the above rate reconciliation for 2009and 2008 include a benefit of \$147 from reversing the prior provisions for this income.

The components of the income tax carryforward as of December 31, 2009, are U.S. foreign tax credits of \$971 (which, if unused, expire between 2012 and 2018) and sundry state tax credits of \$51 (which, if unused, expire beginning in 2012). The components of the income tax credit carryforward as of December 31, 2008, are U.S. foreign tax credits of \$1,046 (which, if unused, expire between 2012 and 2018) and sundry state tax credits of \$27 (which, if unused, expire between 2012 and 2018).

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As of December 31, 2009, the Company has no state net operating loss carryforwards. The foreign loss carryforwards are primarily from jurisdictions which do not impose a time limitation on such carryforwards.

Beginning January 1, 2007, the Company was required to begin disclosing any uncertain tax positions. On January 1, 2007, the Company had \$394 of unrecognized tax benefits, all of which would affect our effective tax rate if recognized. At December 31, 2008, the balance of unrecognized tax benefits was \$9 and related to uncertain state tax positions. The unrecognized tax benefits have been included in other long-term liabilities in 2008. At December 31, 2009, the balance of unrecognized tax benefits was \$0. A summary of the movements in the Company's unrecognized tax benefits for the years ended December 31, 2009 and 2008 is as follows:

	2009		2008
Balance at January 1	\$	9	\$ 389
Settlements with tax authorities		(9)	 (380)
Balance at December 31	\$		\$ 9

The Company recognizes interest and penalties related to uncertain tax positions in operating expense. As of December 31, 2009, the Company's accrual for interest and penalties related to uncertain tax positions is insignificant.

The Company's U.S. Federal tax returns for the tax years 2006-2009 remain open to examination while most of the Company's state tax returns remain open to examination for the tax years 2004-2008. The Company's foreign tax returns remain open to examination for the tax years 2005-2009.

(8) <u>BUSINESS SEGMENTS</u>

The Company is organized in the following three segments: Explosive Metalworking, Oilfield Products, and AMK Welding. The Explosive Metalworking segment uses explosives to perform metal cladding and shock synthesis of industrial diamonds. The most significant product of this group is clad metal which is used in the fabrication of pressure vessels, heat exchangers, and transition joints for various industries, including upstream oil and gas, oil refinery, petrochemicals, hydrometallurgy, aluminum production, shipbuilding, power generation, industrial refrigeration, and similar industries. The Oilfield Products segment manufactures, markets and sells oilfield perforating equipment and explosives, including detonating cords, detonators, bi-directional boosters and shaped charges, and seismic related explosives and accessories. AMK Welding utilizes a number of welding technologies to weld components for manufacturers of jet engine and ground-based turbines.

The accounting policies of all the segments are the same as those described in the summary of significant accounting policies. The Company's reportable segments are separately managed strategic business units that offer different products and services. Each segment's products are marketed to different customer types and require different manufacturing processes and technologies.

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Segment information is presented for the years ended December 31, 2009, 2008 and 2007 as follows:

	Met	xplosive talworking Group		Oilfield Products	AMK Welding	Total
As of and for the year ended December 31, 2009:			-			
Net sales	\$	134,096	\$	21,764	\$ 9,038	\$ 164,898
Depreciation and amortization	\$	5,988	\$	3,662	\$ 456	\$ 10,106
Income (loss) from operations	\$	20,835	\$	(2,742)	\$ 1,570	\$ 19,663
Equity in earnings of joint ventures	\$		\$	221	\$ _	221
Unallocated amounts:			-			
Stock-based compensation						(3,425)
Other expense						(275)
Interest expense						(3,473)
Interest income						216
Consolidated income before income taxes						\$ 12,927
Segment assets	\$	114,501	\$	76,325	\$ 5,715	\$ 196,541
Assets not allocated to segments:					 	
Cash and cash equivalents						22,411
Prepaid expenses and other assets						3,840
Deferred tax assets						 2,384

Consolidated total assets						\$ 225,176
Capital expenditures	\$	2,964	<u>\$</u>	743	\$ 210	\$ 3,917
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	Met	xplosive talworking Group		Oilfield Products		AMK Welding		Total
As of and for the year ended December 31, 2008:						<u> </u>		
Net sales	\$	194,999	\$	27,833	\$	9,745	\$	232,577
Depreciation and amortization	\$	7,585	\$	3,893	\$	435	\$	11,913
Income (loss) from operations	\$	37,454	\$	1,472	\$	2,363	\$	41,289
Equity in earnings of joint ventures	\$	_	\$	274	\$	_		274
Unallocated amounts:								
Stock-based compensation								(3,237)
Other expense								(269)
Interest expense								(5,472)
Interest income								689
Consolidated income before income taxes							\$	33,274
Segment assets	\$	134,665	\$	69,397	\$	5,325	\$	209,387
Assets not allocated to segments:								14.250
Cash and cash equivalents								14,360
Prepaid expenses and other assets Deferred tax assets								4,405 1,434
Deferred tax assets								1,757
Consolidated total assets							\$	229,586
Capital expenditures	\$	8,859	\$	879	\$	187	\$	9,925
	Met	xplosive talworking Group		Oilfield Products		AMK Welding		Total
As of and for the year ended December 31, 2007:	<u>^</u>				<u>_</u>		<u>^</u>	
Net sales	\$	155,438	\$	2,545	\$	7,192	\$	165,175
Depreciation and amortization	\$	2,591	\$	451	\$	305	\$	3,347
Income (loss) from operations	\$	38,902	\$	(126)	\$	1,417	\$	40,193
Equity in earnings of joint ventures	\$		\$	24	\$			24
Unallocated amounts:								(1.201)
Stock-based compensation								(1,301)
Other expense Interest expense								(158) (722)
Interest income								698
Consolidated income before income taxes							\$	38,734
Segment assets	\$	146,348	\$	74,190	\$	6,031	\$	226,569
Assets not allocated to segments:	φ	140,040	φ	/4,190	φ	0,031	φ	220,309
Cash and cash equivalents								9,045
Restricted cash								371
Prepaid expenses and other assets								4,144
Deferred tax assets								770
Consolidated total assets							\$	240,899
	\$	7,196	\$	92	\$	1,691	\$	8,979
Capital expenditures	ф	7,170	Ф	92	φ	1,091	φ	0,777

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The geographic location of the Company's property, plant and equipment, net of accumulated depreciation, is as follows:

	As of December 31,							
	 2009		2008		2007			
United States	\$ 21,393	\$	22,840	\$	22,056			
Germany	10,388		9,465		7,998			
France	6,402		6,463		3,810			
Sweden	1,537		1,578		1,499			
Canada	2,311		76		83			
Kazakhstan	21		35					
Total	\$ 42,052	\$	40,457	\$	35,446			

All of the Company's sales are shipped from the manufacturing locations located in the United States, France, Sweden, and Germany and Canada. The following

represents the Company's net sales based on the geographic location of the customer:

	For the years ended December 31,							
	 2009		2008		2007			
United States	\$ 62,955	\$	82,036	\$	64,734			
India	14,395		7,237		2,355			
Canada	12,991		11,685		12,588			
Germany	11,702		24,449		8,626			
China	7,122		8,203		10,790			
Italy	6,570		9,517		5,461			
France	5,788		10,447		5,280			
South Korea	5,424		12,938		16,904			
Russia	4,649		3,604		607			
Switzerland	3,252		1,922		665			
Australia	3,229		11,307		1,039			
Spain	3,001		7,208		3,492			
Kazakhstan	2,889		2,418		151			
Netherlands	2,736		4,093		3,033			
United Arab Emirates	2,227		600		377			
Malaysia	1,872		1,914		2,154			
Sweden	1,345		1,388		1,378			
United Kingdom	1,275		3,184		1,278			
Mexico	1,073		2,396		1,082			
Other foreign countries	10,403		26,031		23,181			
Total	\$ 164,898	\$	232,577	\$	165,175			

During the years ended December 31, 2009, 2008, and 2007, no one customer accounted for more than 10% of total net sales.

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(9) COMMITMENTS AND CONTINGENCIES

The Company leases certain office space, equipment, storage space, vehicles and other equipment under various non-cancelable lease agreements. Certain of these leases (primarily equipment related) are recorded as capital leases. Amortization expense associated with the capital leases is combined with depreciation expense of fixed assets. Details of the capital lease assets as of December 31, 2009 and 2008 are as follows:

	2009		2008
Manufacturing equipment and tooling	\$ 1,348	\$	780
Furniture, fixtures and computer equipment	130		128
Total	1,478		908
Less: Accumulated amortization	(625)		(429)
Net capitalized leased assets	\$ 853	\$	479

Future minimum rental commitments under non-cancelable leases are as follows:

	Capi	tal Leases	Opera	ting Leases
Year ended December 31 -				
2010	\$	336	\$	1,356
2011		310		762
2012		78		455
2013		59		408
2014		25		182
Therafter				160
Total minimum payments		808	\$	3,323
Amounts representing interest		(66)		
Present value of net minimum lease payments		742		
Current portion of capital lease obligations		(306)		
Capital lease obligations	\$	436		

Total rental expense included in operations was \$1,713, \$1,341, and \$687 for the years ended December 31, 2009, 2008, and 2007, respectively.

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During 2008, the Company entered into a license agreement and a risk allocation agreement related to its U.S. Explosive Metalworking business. These agreements provide the Company with the ability to perform its explosive shooting process at a second shooting site in Pennsylvania. Future minimum payments required to be made by the Company under these agreements are as follows:

Year ended December 31 -	
2010	\$ 232
2011	232
2012	232
2013	232
2014	232
Therafter	928
Total minimum payments	\$ 2,088

In the normal course of business, the Company is a party to various contractual disputes and claims. After considering the Company's evaluations by legal counsel

regarding pending actions, management is of the opinion that the outcome of such actions will not have a material adverse effect on the financial position or results of operations of the Company.

(10) <u>SUBSEQUENT EVENT</u>

On March 3, 2010, the Company entered into a definitive agreement to acquire the assets of Texas-based Austin Explosives Company, which has been a long-time distributor of DYNA energetics shaped charges. The purchase price for Austin's assets is \$7.0 million, \$3.5 million of which is payable in cash and the balance of which is payable in shares of the Company's stock, cash or a combination of both, at our election. The acquisition is expected to close during the second quarter of 2010.

ITEM 9. Changes in and Disagreements with Accountants on Accounting and Financial Disclosure

There are no changes in or disagreements with accountants on accounting and financial disclosure for the fiscal year ended December 31, 2009.

ITEM 9A. Controls and Procedures

Evaluation of Disclosure Controls and Procedures

Our Chief Executive Officer and Chief Financial Officer have evaluated the effectiveness of our disclosure controls and procedures (as defined in Rules 13a-15(e) and 15d-15(e) under the Securities Exchange Act of 1934). Based on such evaluation, such officers have concluded that our disclosure controls and procedures are effective at the reasonable assurance level as of the end of the period covered by this Annual Report. There have been no changes in internal control over financial reporting during the fourth quarter of 2009.

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Management's Report on Internal Control over Financial Reporting

The management of Dynamic Materials Corporation ("DMC") is responsible for establishing and maintaining adequate internal control over financial reporting, as such term is defined in Exchange Act Rules 13a-15(f) and 15d-15(f). Under the supervision and with the participation of DMC's management, including its Chief Executive Officer and Chief Financial Officer, management conducted an evaluation of the effectiveness of DMC's internal control over financial reporting as of December 31, 2009 based on the framework in Internal Control — Integrated Framework issued by the Committee of Sponsoring Organizations of the Treadway Commission (COSO). In designing and evaluating the internal control over financial reporting, management recognizes that any controls and procedures, no matter how well designed and operated, can provide only reasonable assurance of achieving the desired control objectives. Also, projections of any evaluation of effectiveness to future periods are subject to the risk that controls may become inadequate because of changes in conditions, or that the degree of compliance with the policies or procedures may deteriorate.

Based on that evaluation, management concluded that DMC's internal control over financial reporting was effective as of December 31, 2009.

DMC's internal control over financial reporting as of December 31, 2009, has also been audited by Ernst & Young LLP, an independent registered public accounting firm, as stated in their attestation report which is included elsewhere herein.

/s/ Yvon Pierre Cariou Yvon Pierre Cariou President and Chief Executive Officer March 12, 2010

/s/ Richard A. Santa Richard A. Santa Senior Vice President and Chief Financial Officer March 12, 2010

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Report of Independent Registered Public Accounting Firm

The Stockholders and the

Board of Directors of Dynamic Materials Corporation:

We have audited Dynamic Materials Corporation and subsidiaries' internal control over financial reporting as of December 31, 2009, based on criteria established in Internal Control — Integrated Framework issued by the Committee of Sponsoring Organizations of the Treadway Commission (the COSO criteria). Dynamic Materials Corporation and subsidiaries' management is responsible for maintaining effective internal control over financial reporting, and for its assessment of the effectiveness of internal control over financial reporting included in the accompanying Management's Report on Internal Control over Financial Reporting. Our responsibility is to express an opinion on the Company's internal control over financial reporting based on our audit.

We conducted our audit in accordance with the standards of the Public Company Accounting Oversight Board (United States). Those standards require that we plan and perform the audit to obtain reasonable assurance about whether effective internal control over financial reporting was maintained in all material respects. Our audit included obtaining an understanding of internal control over financial reporting, assessing the risk that a material weakness exists, testing and evaluating the design and operating effectiveness of internal control based on the assessed risk, and performing such other procedures as we considered necessary in the circumstances. We believe that our audit provides a reasonable basis for our opinion.

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

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

In our opinion, Dynamic Materials Corporation and subsidiaries maintained, in all material respects, effective internal control over financial reporting as of December 31, 2009, based on the COSO criteria.

We also have audited, in accordance with the standards of the Public Company Accounting Oversight Board (United States), the consolidated balance sheets of Dynamic Materials Corporation and subsidiaries as of December 31, 2009 and 2008, and the related consolidated statements of operations, stockholders' equity, and cash flows for each of the three years in the period ended December 31, 2009 and our report dated March 12, 2010 expressed an unqualified opinion thereon.

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ITEM 9B. Other Information	

Not applicable.

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PART III

ITEM 10. Directors, Executive Officers and Corporate Governance

Item 10 incorporates information by reference to our 2009 Proxy Statement for the Annual for the Annual Meeting of Shareholders, which is expected to be filed with the Securities and Exchange Commission within 120 days of the close of fiscal year 2009.

ITEM 11. Executive Compensation

Item 11 incorporates information by reference to our 2009 Proxy Statement for the Annual for the Annual Meeting of Shareholders, which is expected to be filed with the Securities and Exchange Commission within 120 days of the close of fiscal year 2009.

ITEM 12. Security Ownership of Certain Beneficial Owners and Management and Related Stockholder Matters

Item 12 incorporates information by reference to our 2009 Proxy Statement for the Annual for the Annual Meeting of Shareholders, which is expected to be filed with the Securities and Exchange Commission within 120 days of the close of fiscal year 2009.

ITEM 13. Certain Relationships and Related Transactions, and Director Independence

Item 13 incorporates information by reference to our 2009 Proxy Statement for the Annual for the Annual Meeting of Shareholders, which is expected to be filed with the Securities and Exchange Commission within 120 days of the close of fiscal year 2009.

ITEM 14. Principal Accountant Fees and Services

Item 14 incorporates information by reference to our 2009 Proxy Statement for the Annual for the Annual Meeting of Shareholders, which is expected to be filed with the Securities and Exchange Commission within 120 days of the close of fiscal year 2009.

ITEM 15. Exhibits and Financial Statement Schedules

(a)(1) **Financial Statements**

See Index to Financial Statements in Item 8 of this Annual Report on Form 10-K, which is incorporated herein by reference.

(a)(2) Financial Statement Schedules

See Schedule II beginning on page 86 of this Annual Report on Form 10-K.

(a)(3) Exhibits

Exhibit Number	Description
3.1	Certificate of Incorporation of the Company (incorporated by reference to the Company's Quarterly report on Form 10-Q/A for the quarter ended March 31,
3.2	2004). Bylaws of the Company (incorporated by reference to the Company's Quarterly report on Form 10-Q/A for the quarter ended March 31, 2004).
10.1	Credit Agreement dated November 16, 2007, by and among the Company, Dynamic Materials Luxembourg 2 Sarl, the guarantors party thereto, the lenders party thereto, JPMorgan Chase Bank, N.A., as administrative agent for the revolving loan and the term loan, J.P. Morgan Europe Limited, as administrative agent for the euro term loan and JPMorgan Securities Inc., as sole bookrunner and lead arranger (incorporated by reference to the Company's Form 8-K filed with the Commission on November 19, 2007).

- 10.2 Purchase, Sale and Assignment Agreement dated November 15, 2007, by and among the Company, DYNAenergetics Holding GmbH, Rolf Rospek, Patrick Xylander, Uwe Gessel, OaG Beteiligungs-GmbH and Volker Mertens (incorporated by reference to the Company's Form 8-K filed with the Commission on November 19, 2007).
- 10.3 Employment Agreement, dated as of April 23, 2008, by and between the Company and Yvon Cariou, as amended. *
- 10.4 Employment Agreement, dated as of April 23, 2008, by and between the Company and Richard A. Santa, as amended *
- 10.5 Employment Agreement, dated as of April 23, 2008, by and between the Company and John G. Banker, as amended *
- 10.6 Managing Director Agreement dated November 15, 2007, between Dynaenergetics Beteiligungs-GmbH and Rolf Rospek (incorporated by reference to the Company's Form 8-K filed with the Commission on November 19, 2007). *
- 10.7 Form of Indemnification Agreement (incorporated by reference to the Company's Form 10-Q filed with the Commission on April 28, 2008). *

10.8 Dynamic Materials Corporation 2006 Stock Incentive Plan (incorporated by reference to the Company's Form 10-Q filed with the Commission on November 2, 2006). *

- 10.9 Form of Executive Officer Restricted Stock Award Agreement (incorporated by reference to the Company's Form 8-K filed with the Commission on June 12, 2007). *
- 10.10 Form of Non-Executive Director Restricted Stock Award Agreement (incorporated by reference to the Company's Form 8-K filed with the Commission on June 12, 2007). *
- 10.11 2008 Dynamic Materials Corporation Short Term Incentive Plan (incorporated by reference to Appendix A to the Company's Proxy Statement filed with the Commission on April 30, 2008). *
- 21.1 Subsidiaries of the Company.
- 23.1 Consent of Ernst & Young LLP, Independent Registered Public Accounting Firm.
- 31.1 Certification of the President and Chief Executive Officer pursuant to 17 CFR 240.13a-14(a) or 17 CFR 240.15d-14(a), as adopted pursuant to Section 302 of the Sarbanes-Oxley Act of 2002.
- 31.2 Certification of the Vice President and Chief Financial Officer pursuant to 17 CFR 240.13a-14(a) or 17 CFR 240.15d-14(a), as adopted pursuant to
- Section 302 of the Sarbanes-Oxley Act of 2002.
 - 32.1 Certification of the President and Chief Executive Officer pursuant to 18 U.S.C. Section 1350, as adopted pursuant to Section 906 of the Sarbanes-Oxley Act of 2002.
 - 32.2 Certification of the Vice President and Chief Financial Officer pursuant to 18 U.S.C. Section 1350, as adopted pursuant to Section 906 of the Sarbanes-Oxley Act of 2002.

* Management contract or compensatory plan.

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SIGNATURES

Pursuant to the requirements of Section 13 or 15(d) of the Securities Exchange Act of 1934, the Company has duly caused this report to be signed on its behalf by the undersigned, thereunto duly authorized.

DYNAMIC MATERIALS CORPORATION

March 12, 2010

By: /s/ Richard A. Santa

Richard A. Santa Senior Vice President and Chief Financial Officer

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

SIGNATURE	TITLE	DATE
/s/ Yvon Pierre Cariou Yvon Pierre Cariou	President and Chief Executive Officer (Principal Executive Officer)	March 12, 2010
/s/ Richard A. Santa Richard A. Santa	Senior Vice President and Chief Financial Officer (Principal Financial and Accounting Officer)	March 12 2010
/s/ John G. Banker John G. Banker	Senior Vice President, Customers and Technology (Executive Officer)	March 12, 2010
/s/ Dean K. Allen Dean K. Allen	Chairman and Director	March 12, 2010
/s/ Richard P. Graff Richard P. Graff	Director	March 12 2010
/s/ Bernard Hueber Bernard Hueber	Director	March 12, 2010
/s/ Gerard Munera Gerard Munera	Director	March 12, 2010
/s/ Rolf Rospek Rolf Rospek	Director	March 12, 2010

DYNAMIC MATERIALS CORPORATION INDEX TO SCHEDULE II

AS OF DECEMBER 31, 2009

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DYNAMIC MATERIALS CORPORATION

SCHEDULE II(a) - VALUATION AND QUALIFYING ACCOUNTS AND RESERVES ALLOWANCE FOR DOUBTFUL ACCOUNTS

	be	llance at ginning f period	Additions charged to income	Accounts receivable written off	Other Adjustments	Balance at end of period
Year ended -				 		
December 31, 2007	\$	260	\$ 62	\$ —	\$ 212*	\$ 534
December 31, 2008	\$	534	\$ 80	\$ _	\$ _	\$ 614
December 31, 2009	\$	614	\$ _	\$ —	\$ (224)	\$ 390

* Resulting from the acquisition of DYNAenergetics

DYNAMIC MATERIALS CORPORATION SCHEDULE II(b) - VALUATION AND QUALIFYING ACCOUNTS AND RESERVES WARRANTY RÉSERVE

	Balar begir of pe	ning	Additions charged to income	Repairs allowed	Other Adjustments	Balance at end of period
Year ended -						
December 31, 2007	\$	115	\$ 11	\$ (66)	\$ 353*	\$ 413
December 31, 2008	\$	413	\$ 23	\$ (83)	\$ —	\$ 353
December 31, 2009	\$	353	\$ 50	\$ (105)	\$ —	\$ 298

* Resulting from the acquisition of DYNAenergetics

DYNAMIC MATERIALS CORPORATION

SCHEDULE II(c) - VALUATION AND QUALIFYING ACCOUNTS AND RESERVES

INVENTORY RESERVE

	Balance at beginning of period		Additions charged to income	 Inventory write-offs	 Balance at end of period
Year ended -					
December 31, 2007	\$ 280	\$	263	\$ (278)	\$ 265
December 31, 2008	\$ 265	\$	235	\$ (310)	\$ 190
December 31, 2009	\$ 190	\$	214	\$ (148)	\$ 256
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EMPLOYMENT AGREEMENT

This Employment Agreement and its Exhibits (this "<u>Agreement</u>"), entered into the 23rd day of April, 2008, effective as of January 1, 2008 is by and between Dynamic Materials Corporation, a Delaware corporation (the "<u>Company</u>"), and Yvon Cariou, a resident of the State of Colorado ("<u>Executive</u>") (together, the "parties").

Recitals

A. Executive has significant experience in the management of companies and is willing to serve the Company on the terms and subject to the conditions hereinafter set forth.

B. The Company desires to secure the continued services of Executive subject to the terms and conditions hereinafter set forth.

C. This agreement replaces, in its entirety, that certain Employment Agreement between the Company and Executive dated March 3, 2005.

Agreement

In consideration of the foregoing and the mutual covenants and promises contained herein, and for other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, the parties agree as follows:

1. <u>Employment</u>. The Company hereby employs Executive as President and Chief Executive Officer of the Company reporting to the board of directors of the Company, and Executive hereby accepts such employment and agrees to perform such duties and responsibilities as are assigned to him from time-to-time by the board of directors of the Company.

2. <u>Full-time Best Efforts</u>. Executive shall devote his full and exclusive professional time and attention to the performance of his obligations under this Agreement, and will at all times faithfully, industriously and to the best of his ability, experience and talent, perform all of this obligations hereunder. Executive shall not, without the express written consent of the Company, directly or indirectly, engage, alone or with others, in any other enterprises or business concerns, nor render professional services to, own, control, manage, consult with, be employed by, or otherwise have an interest in, any such enterprises or concerns, during the term of his continued employment with the Company. Without limiting the generality of any other provision herein, transactions in securities of publicly traded companies and other passive investment activities shall not be considered prohibited by the foregoing sentence, except as such transactions and activities may violate the Company's conflict of interest policy, if any, in place from time to time.

3. <u>Term of Agreement</u>. This agreement shall be effective on January 1, 2008 (the <u>'Effective Date</u>'') and shall continue until December 31, 2008 (the <u>'Term</u>''), unless otherwise terminated by either party pursuant to Section 5 below.

4. <u>Compensation Reimbursement</u>.

(a) <u>Salary</u>. During the term of this Agreement, the Company shall pay Executive an annual salary (<u>'Salary</u>'') of \$440,000 payable in accordance with the Company's standard payroll practices for similarly situated employees. The compensation committee of the Company's board of directors (the <u>'Compensation Committee</u>'') will review Executive's Salary at least annually and may increase (but not reduce) Executive's Salary in its sole discretion. All compensation paid to Executive hereunder is subject to all deductions required by law.

(b) **Bonus.** Executive shall be eligible to receive a non-discretionary annual bonus equal to 2.5% of the Company's 2008 net income. Executive shall also be eligible to receive a discretionary annual bonus in an amount up to 25% of Executive's Salary. The discretionary bonus will be determined based on performance goals

and rules established by the Compensation Committee. The bonus and discretionary bonus, if any, will be payable before March 15, 2009. Executive is not guaranteed any bonus payment.

(c) <u>Stock Incentives</u>. Executive shall be eligible to receive restricted shares of the common stock of the Company under the Company's 2006 Stock Incentive Plan (the "<u>Incentive Plan</u>") subject to the terms and conditions of such plan and as granted by the Compensation Committee. If the Company terminates Executive's employment for any reason other than Cause pursuant to Section 5(b), all restricted stock held by Executive shall immediately vest, subject to the terms and conditions of the Incentive Plan.

(d) **Benefits.** Executive shall receive the following Company benefits:

(i) term life insurance coverage in the amount of \$750,000 which is in addition to the standard term life insurance provided in the Company's standard benefit plan;

(ii) participation in the Company's executive long-term disability plan, subject to any waiting periods or exclusions required by the insurance provider;

(iii) five weeks of vacation per year until such time as Executive's length of service entitles Executive to additional vacation;

(iv) participation in the Company's standard benefit programs including health and dental insurance, term life insurance, accidental death and dismemberment insurance, short and long term disability, paid holidays and certain other standard benefits provided by the Company;

(v) participation in the Company's 401(k) retirement plan; and

(vi) reimbursement of up to \$5,000 of professional service fees for a financial planning and/or tax consultant to advise Executive.

(e) **Expense Reimbursement.** The Company shall reimburse Executive for all travel expenses and other disbursements incurred by Executive for or on behalf of the Company in the performance of his duties hereunder, subject to and in accordance with the Company's expense reimbursement policies and procedures, as in effect from time-to-time.

5. <u>Termination</u>.

(a) The Company may terminate Executive's employment at any time for Cause (as hereinafter defined), effective immediately upon written notice to Executive. Such notice shall specify that a termination is being made for Cause and shall state the basis therefor. Any termination under this subparagraph shall serve to relieve Executive of all his duties and authority on behalf of the Company as of the date such notice states the termination is to take effect. All obligations of the Company to Executive hereunder shall terminate as of the effective date of any such termination, except for obligations accrued prior to such effective date. For purposes of this

Agreement, termination for "Cause" shall include any of the following that detrimentally affect the Company:

(i) a willful and substantial breach by Executive of the terms of this Agreement or any written agreement between Executive and the Company that has a materially adverse effect on the business and affairs of the Company;

(ii) the failure by Executive to substantially perform, or the gross negligence in the performance of, his duties hereunder for a period of fifteen days after the Board of the Company has made a written demand for performance which specifically identities the manner in which he believes that Executive has not substantially performed his duties;

(iii) the commission by Executive of a willful act or failure to act of misconduct which is injurious to the Company, including, but not limited to, material violations of any Company policy (such as the Code of Ethics);

(iv) a conviction or a plea of guilty or nolo contendere in connection with fraud or any crime that constitutes a felony in the jurisdiction involved; or

(v) an act of failure to act constituting fraud or dishonesty that compromises Executive's ability to act effectively as a high-level executive of the

Company.

(b) The Company may terminate Executive's employment for any reason other than Cause at any time upon the payment to Executive of (i) an amount equal to one year's Salary, which amount shall be payable in twelve monthly payments (the "<u>Termination Payments</u>"), plus (ii) a bonus for such period, based on the average bonus (if any) paid to Executive for the two years preceding the termination; provided, that Executive shall execute a release, prepared by the Company, releasing the Company from all claims as a condition of receiving the Salary and bonus (if any) pursuant to this Agreement. Such amounts received under this provision shall be reduced to the extent that Executive accepts other employment prior to the receipt of the final Termination Payment. Any termination under this subparagraph shall serve to relieve Executive of all his duties and authority on behalf of the Company as of the date such notice states the termination is to take effect. All obligations of the Company to Executive under this Agreement shall terminate as of the effective date of any such termination, except for obligations acrued prior to such effective date.

(c) Upon the termination of Executive's employment hereunder, neither Executive nor Executive's beneficiary or estate shall have any further rights or claims against the Company under this Agreement except the right to receive:

- (i) the unpaid portion of the earned Salary computed on a pro rata basis to the date of termination;
- (ii) any unpaid bonus owing under Section 4(b) or 5(b); and

(iii) reimbursement for any expenses for which Executive shall not have theretofore been reimbursed as provided in Section 4(e).

(d) Notwithstanding any other provision of this Section 5, Executive shall have the right to terminate his employment at any time upon sixty days' written notice to the Company (or upon such shorter notice as the Company may agree in writing in connection with such termination). Any such termination by Executive shall be deemed effective upon receipt by the Company of such notice. Any termination under this subparagraph shall be effective as of the date stated in the notice and shall serve to relieve both parties from all their duties and obligations to one another hereunder after such date, except for obligations accrued prior to such effective date.

(e) If Executive dies during the term of his employment hereunder, this Agreement shall automatically terminate as of the date of his death and the parties shall be relieved from their respective duties and obligations to one another as of the effective date of any such termination. Executive's estate or designated beneficiaries shall receive any accrued but unpaid portion of Executive's Salary and the bonus, if any, he would have received in respect of the portion of the fiscal year prior to his termination, payable at the same time as bonuses are paid to other executives and any other amounts owing to Executive under Section 5(c). If Executive is unable to fully and satisfactorily perform any of the essential functions of his position by reason of disability, with or without reasonable accommodation as may be required under law, for a period of at least ninety consecutive calendar days, this Agreement and Executive's employment hereunder may be terminated at the election of the Company, effective upon sixty days' written notice given at any time after such consecutive ninety day period of continuous disability elapses, provided Executive continues to be suffering from such disability at the time notice of such termination is given by the Company. In the event of termination under the previous sentence, the parties shall be relieved from their respective duties and obligations to one another from and after the date such termination takes effect. Executive shall receive any accrued but unpaid portion of Executive's Salary and the bonus, if any, he would have

received in respect of the portion of the fiscal year prior to his termination, payable at the same time as bonuses are paid to other executives and any other amounts owing to Executive under Section 5(c). Should Executive's disability, if any, be of an intermittent nature, the disability shall nonetheless be considered to be continuing during any period of time that the disability abates for seven or less consecutive calendar days, but any such intermittent periods during which the disability has abated for seven or less consecutive calendar days period of "continuous" disability following which the Company may elect to give notice of termination.

For purposes of this subparagraph (e), "disability" shall mean that Executive is unable, by reason of physical or mental sickness or illness, injury, or incapacity, to perform any of the essential functions of his regular employment by the Company. Executive shall be considered to be suffering from a disability if he is determined to be disabled by any disability insurer insuring Executive on the date the condition of disability commenced. In the event there is no disability determination made by a relevant insurer, Executive shall be considered to be suffering from a disability if, in the opinion of a qualified physician selected by mutual agreement of Executive and the Company, Executive is determined to be unable to perform any of the essential functions of his regular employment by the Company by reason of any physical or mental sickness, injury, or incapacity. In the event Executive and the Company cannot agree upon the selection of a qualified physician, each party shall appoint a qualified physician of his or its choice and the two physicians so appointed shall mutually select a qualified physician to render the subject opinion as to whether or not Executive is suffering from a disability as defined above. A "qualified physician" shall mean a person who is licensed to practice medicine and prescribe and administer prescription drugs and/or to perform surgery in the state of Executive's residence at the time of the commencement of the believed disability (or is so licensed in such other state as the parties shall reasonably agree is a convenient place in which to examine Executive and/or review his medical records) and who is acting within the scope of his/her medical license and qualified by his/her licensure, certification, training or experience to render the subject opinion.

(f) In the event of any termination of this Agreement in connection with which Executive is entitled by law or is allowed by the Company to continue his coverage under the Company's health, dental, eye and other medical insurance policies, Executive shall be responsible for paying the cost of all insurance premiums and charges necessary to keep such coverage in force during any period of time that such coverage is so continued following termination.

6. <u>Proprietary Information and Non-Competition Agreements</u>. Executive shall be bound by the terms of the Company's standard form of the Key Employee Proprietary Information and Inventions Agreement, attached hereto as Exhibit A, and the Non-Competition and Non-Solicitation Agreement, attached hereto as Exhibit B, from and after the date hereof.

7. <u>Miscellaneous</u>.

(a) Judicial Limitation. In the event that any provision of this Agreement is more restrictive than permitted by the law of the jurisdiction in which the Company seeks enforcement thereof, the provisions of this Agreement shall be limited only to that extent that a judicial determination finds the same to be unreasonable or otherwise enforceable. Such invalidity or unenforceability shall not affect any other terms herein, but such term shall be deemed deleted, and such deletion shall not affect the validity of the other terms thereof. In addition, if any one or more of the terms contained in this Agreement shall for any reason be held to be excessively broad or of an overly long duration, that term shall be construed in a manner to enable it to be enforceable the parties intend that the Company shall nonetheless be entitled to recover monetary damages as a result of any breach hereof.

(b) Injunctive Relief. In view of the nature of the rights in goodwill, business reputation and prospects of the Company to be protected under this Agreement, Executive understands and agrees that the Company could not be reasonably or adequately compensated in damages in an action at law for Executive's breach of his obligations hereunder. Accordingly, Executive specifically agrees that the Company shall be entitled to temporary and permanent injunctive relief to enforce the provisions of this Agreement and that such relief may be granted without the necessity of proving actual damages. This provision with respect to injunctive relief shall not, however, diminish the right of the Company to claim and recover damages in addition to injunctive relief.

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(c) <u>Waiver</u>. The failure of the Company to enforce at any time of the provisions of this Agreement or to require any performance by Executive of the provisions hereof shall in no way be construed to be a waiver of such provisions or to affect either the validity of this Agreement, or any part hereof, or the right of the Company thereafter to enforce each and every provision in accordance with the terms of this Agreement.

(d) <u>Severability</u>. The invalidity or unenforceability of any particular provision of this Agreement shall not affect the other provisions hereof, and this Agreement shall be construed in all respects as if such invalid or unenforceable provisions were omitted.

(e) **Binding Effect.** This Agreement shall be binding upon the parties, their successors, executors and heirs.

(f) Assignability. This Agreement shall be freely assignable by the Company and shall inure to the benefit of its successors and assigns.

(g) Entire Agreement. This Agreement, including the Key Employee Proprietary Information and Inventions Agreement and the Non Competition Agreement referred to herein, and which are incorporated herein and made a part hereof by reference, embody the entire agreement and understanding of the parties hereto and supersede all prior agreements or understanding (whether written or oral) with respect to the subject matter hereof.

(h) <u>Governing Law and Venue</u>. The validity of this Agreement and any of its terms and provisions, as well as the rights and duties of the parties hereunder, shall be governed by the laws of the State of Colorado (without regard to its conflicts of law doctrines) and the venue for any action to enforce or to interpret this Agreement shall be in a court of competent jurisdiction located in the State of Colorado and each of the parties consent to the jurisdiction of such court in any such action or proceeding and waives any objection to venue laid therein.

(i) Amendments. This agreement may not be amended, altered or modified other than by a written agreement between the parties hereto.

(j) <u>Counterparts</u>. This Agreement may be executed in any number of counterparts, each of which shall be deemed to be an original and all of which shall together constitute one and the same instrument. This Agreement shall become binding when one or more counterparts hereof shall bear the signatures of all the parties indicated as the signatories hereto.

(k) Notices. All notices, requests, demands and other communications under the Agreement shall be given in writing and shall be served either personally, by facsimile or delivered by first class mail, registered or certified, return receipt requested, postage prepaid and properly addressed to the parties as noticed herein. Notice shall be deemed received upon the earliest of actual receipt, confirmed facsimile or three (3) days following mailing pursuant to this section.

If to Executive:

Yvon Cariou 1995 East Coalton Road # 7 — 302 Superior CO 80027

If to the Company:

Dynamic Materials Corporation Attention: Chief Financial Officer 5405 Spine Road Boulder, CO 80301 Facsimile: (303) 604-1897

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(1) Interpretation. Each party has had the opportunity and has reviewed and revised this Agreement (and has had an opportunity to consult with counsel if desired) and, therefore, the rule of construction requiring that any ambiguity be resolved against the drafting party shall not be employed in the interpretation of this Agreement. The section headings contained in this Agreement are for convenience and reference purposes only and shall not affect in any way the meaning and interpretation of this Agreement.

(m) <u>Attorney's Fees and Costs</u>. If either party shall commence any action or proceeding against the other to enforce the provisions hereof, or to recover damages as a result of the alleged breach of any provisions hereof, the prevailing party therein shall be entitled to recover all reasonable costs incurred in connection therewith, including reasonable attorney's fees.

[Signature Page Follows]

<u>Acknowledgment</u>

Each party's signature below acknowledges that the party has read this document fully, that the party fully understands and agrees to its contents and effect, that the party understands that it is a legally binding document, that the party is mentally and physically competent and capable of reading, understanding and signing this Agreement, and that the party has signed this document voluntarily and of its own free will, and not as a result of any pressure or coercion. Each party's signature below further acknowledges that the party has had the opportunity to consult with an attorney about the meaning and effect of the terms of this Agreement and that each party has in fact consulted with an attorney of the party's own choosing about this Agreement.

This Agreement is executed as of the date first set above:

DYNAMIC MATERIALS CORPORATION

By: /s/ Richard A. Santa Richard A Santa Senior Vice President and Chief Financial Officer

EXECUTIVE

/s/ Yvon Cariou

Yvon Cariou

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[EXHIBITS OMITTED]

[Company-Wide Form Of Certain Employment Agreements]

9

2009 AMENDMENT TO EMPLOYMENT AGREEMENT

This 2009 Amendment to Employment Agreement (this "<u>Amendment</u>"), entered into the 4th day of February, 2009, effective as of January 1, 2009, is by and between Dynamic Materials Corporation, a Delaware corporation (the "<u>Company</u>"), and Yvon Cariou, a resident of the State of Colorado (<u>'Executive</u>"). This Amendment amends the Employment Agreement dated April 23, 2008 to be effective as of January 1, 2008, between the Company and Executive (the "Agreement").

In consideration of the foregoing and the mutual covenants and promises contained herein, and for other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, the parties agree as follows:

- 1. Term. Section 3 of the Agreement is hereby amended by replacing "2008" with "2009" in both occurrences.
- 2. <u>Salary</u>. Section 4(a) of the Agreement is hereby amended by replacing "\$440,000" with "\$455,400."

3. Non-discretionary Annual Bonus. Section 4(b) of the Agreement is hereby amended to read in its entirety as follows:

(b) <u>Bonus</u>. Executive shall be eligible to receive a non-discretionary annual bonus equal to an amount equal to 2.5% of the Company's 2009 net income up to an amount equal to 175% of such Executive's Salary and thereafter 1.0% of the Company's 2009 net income. Executive shall also be eligible to receive a discretionary annual bonus in an amount up to 25% of Executive's Salary. The discretionary bonus will be determined based on performance goals and rules established by the Compensation Committee. The bonus and discretionary bonus, if any, will be payable before March 15, 2010. Executive is not guaranteed any bonus payment.

4. <u>Miscellaneous</u>. All other provisions of the Agreement shall remain effective.

In witness whereof, the parties have executed this Amendment as of the date set forth above.

DYNAMIC MATERIALS CORPORATION

By: /s/ Richard A. Santa

Richard A. Santa

Senior Vice President and Chief Financial Officer

EXECUTIVE

/s/ Yvon Cariou

Yvon Cariou

2010 AMENDMENT TO EMPLOYMENT AGREEMENT

This 2010 Amendment to Employment Agreement (this "Amendment"), entered into the 5th day of March, 2010, effective as of January 1, 2010, is by and between Dynamic Materials Corporation, a Delaware corporation (the "Company"), and Yvon Cariou, a resident of the State of Colorado ("Executive"). This Amendment further amends the Employment Agreement dated April 23, 2008 to be effective as of January 1, 2008, between the Company and Executive, as amended by the 2009 Amendment

In consideration of the foregoing and the mutual covenants and promises contained herein, and for other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, the parties agree as follows:

1. <u>Term</u>. Section 3 of the Agreement is hereby amended to read in its entirety as follows:

This agreement shall be effective on January 1, 2010 (the 'Effective Date') and shall continue until December 31, 2012 (the 'Term'), unless otherwise terminated by either party pursuant to Section 5 below.

2. <u>Termination</u>. Section 5(b) of the Agreement is hereby amended to read in its entirety as follows:

(b) The Company may terminate Executive's employment for any reason other than Cause at any time upon the payment to Executive of (i) an amount equal to the greater of (A) the remaining Salary payable through the Term of this Agreement, or (B) one year's Salary, which amount shall be payable in equal monthly payments (the "<u>Termination Payments</u>"), plus (ii) a bonus for such period, equal to (X) the amount of the average bonus (if any) paid to Executive for the two years preceding the termination, multiplied by (Y) three, two or one if the Executive's employment is terminated pursuant to this Section 5(b) during the first, second or third, respectively, 12-month period of the Term; provided, that Executive shall execute a release, prepared by the Company, releasing the Company from all claims as a condition of receiving the Salary and bonus (if any) pursuant to this Agreement. Such amounts received under this provision shall be reduced to the extent that Executive accepts other employment prior to the receipt of the final Termination Payment. Any termination under this subparagraph shall serve to relieve Executive of all his duties and authority on behalf of the Company as of the date such notice states the termination is to take effect. All obligations of the Company to Executive under this Agreement shall terminate as of the effective date of any such termination, except for obligations accrued prior to such effective date.

3. <u>Miscellaneous</u>. All other provisions of the Agreement shall remain effective.

In witness whereof, the parties have executed this Amendment as of the date set forth above.

DYNAMIC MATERIALS CORPORATION

By: /s/ Richard A. Santa Richard A. Santa Senior Vice President and Chief Financial Officer

EXECUTIVE

/s/ Yvon Cariou Yvon Cariou 2

EMPLOYMENT AGREEMENT

This Employment Agreement and its Exhibits (this "Agreement"), entered into the 23rd day of April, 2008, effective as of January 1, 2008 is by and between Dynamic Materials Corporation, a Delaware corporation (the "Company"), and Richard A. Santa, a resident of the State of Colorado ("Executive") (together, the "parties").

Recitals

A. Executive has significant experience in the management of companies and is willing to serve the Company on the terms and subject to the conditions hereinafter set forth.

B. The Company desires to secure the continued services of Executive subject to the terms and conditions hereinafter set forth.

C. This agreement replaces, in its entirety, that certain Employment Agreement between the Company and Executive dated March 3, 2005.

Agreement

In consideration of the foregoing and the mutual covenants and promises contained herein, and for other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, the parties agree as follows:

1. <u>Employment</u>. The Company hereby employs Executive as Senior Vice President and Chief Financial Officer of the Company reporting to the Chief Executive Officer of the Company, and Executive hereby accepts such employment and agrees to perform such duties and responsibilities as are assigned to him from time-to-time by the Chief Executive Officer of the Company.

2. <u>Full-time Best Efforts</u>. Executive shall devote his full and exclusive professional time and attention to the performance of his obligations under this Agreement, and will at all times faithfully, industriously and to the best of his ability, experience and talent, perform all of this obligations hereunder. Executive shall not, without the express written consent of the Company, directly or indirectly, engage, alone or with others, in any other enterprises or business concerns, nor render professional services to, own, control, manage, consult with, be employed by, or otherwise have an interest in, any such enterprises or concerns, during the term of his continued employment with the Company. Without limiting the generality of any other provision herein, transactions in securities of publicly traded companies and other passive investment activities shall not be considered prohibited by the foregoing sentence, except as such transactions and activities may violate the Company's conflict of interest policy, if any, in place from time to time.

3. <u>Term of Agreement</u>. This agreement shall be effective on January 1, 2008 (the <u>'Effective Date</u>'') and shall continue until December 31, 2008 (the <u>"Term</u>"), unless otherwise terminated by either party pursuant to Section 5 below.

4. <u>Compensation Reimbursement</u>.

(a) <u>Salary</u>. During the term of this Agreement, the Company shall pay Executive an annual salary (<u>Salary</u>") of \$275,000 payable in accordance with the Company's standard payroll practices for similarly situated employees. The compensation committee of the Company's board of directors (the "<u>Compensation Committee</u>") will review Executive's Salary at least annually and may increase (but not reduce) Executive's Salary in its sole discretion. All compensation paid to Executive hereunder is subject to all deductions required by law.

(b) **Bonus.** Executive shall be eligible to receive a non-discretionary annual bonus equal to 1.0% of the Company's 2008 net income. Executive shall also be eligible to receive a discretionary annual bonus in an amount up to 20% of Executive's Salary. The discretionary bonus will be determined based on performance goals

and rules established by the Compensation Committee. The bonus and discretionary bonus, if any, will be payable before March 15, 2009. Executive is not guaranteed any bonus payment.

(c) <u>Stock Incentives</u>. Executive shall be eligible to receive restricted shares of the common stock of the Company under the Company's 2006 Stock Incentive Plan (the "<u>Incentive Plan</u>") subject to the terms and conditions of such plan and as granted by the Compensation Committee. If the Company terminates Executive's employment for any reason other than Cause pursuant to Section 5(b), all restricted stock held by Executive shall immediately vest, subject to the terms and conditions of the Incentive Plan.

(d) **Benefits.** Executive shall receive the following Company benefits:

(i) term life insurance coverage in the amount of \$415,000 which is in addition to the standard term life insurance provided in the Company's standard benefit plan;

(ii) participation in the Company's executive long-term disability plan, subject to any waiting periods or exclusions required by the insurance provider;

(iii) five weeks of vacation per year until such time as Executive's length of service entitles Executive to additional vacation;

(iv) participation in the Company's standard benefit programs including health and dental insurance, term life insurance, accidental death and dismemberment insurance, short and long term disability, paid holidays and certain other standard benefits provided by the Company;

(v) participation in the Company's 401(k) retirement plan; and

(vi) reimbursement of up to \$5,000 of professional service fees for a financial planning and/or tax consultant to advise Executive.

(e) **Expense Reimbursement.** The Company shall reimburse Executive for all travel expenses and other disbursements incurred by Executive for or on behalf of the Company in the performance of his duties hereunder, subject to and in accordance with the Company's expense reimbursement policies and procedures, as in effect from time-to-time.

5. <u>Termination</u>.

(a) The Company may terminate Executive's employment at any time for Cause (as hereinafter defined), effective immediately upon written notice to Executive. Such notice shall specify that a termination is being made for Cause and shall state the basis therefor. Any termination under this subparagraph shall serve to relieve Executive of all his duties and authority on behalf of the Company as of the date such notice states the termination is to take effect. All obligations of the Company to Executive hereunder shall terminate as of the effective date of any such termination, except for obligations accrued prior to such effective date. For purposes of this

Agreement, termination for "Cause" shall include any of the following that detrimentally affect the Company:

(i) a willful and substantial breach by Executive of the terms of this Agreement or any written agreement between Executive and the Company that has a materially adverse effect on the business and affairs of the Company;

(ii) the failure by Executive to substantially perform, or the gross negligence in the performance of, his duties hereunder for a period of fifteen days after the Chief Executive Officer of the Company has made a written demand for performance which specifically identities the manner in which he believes that Executive has not substantially performed his duties;

(iii) the commission by Executive of a willful act or failure to act of misconduct which is injurious to the Company, including, but not limited to, material violations of any Company policy (such as the Company's code of ethics);

(iv) a conviction or a plea of guilty or nolo contendere in connection with fraud or any crime that constitutes a felony in the jurisdiction involved; or

(v)

an act of failure to act constituting fraud or dishonesty that compromises Executive's ability to act effectively as a high-level executive of the

Company.

(b) The Company may terminate Executive's employment for any reason other than Cause at any time upon the payment to Executive of (i) an amount equal to one year's Salary, which amount shall be payable in twelve monthly payments (the "<u>Termination Payments</u>"), plus (ii) a bonus for such period, based on the average bonus (if any) paid to Executive for the two years preceding the termination; provided, that Executive shall execute a release, prepared by the Company, releasing the Company from all claims as a condition of receiving the Salary and bonus (if any) pursuant to this Agreement. Such amounts received under this provision shall be reduced to the extent that Executive so ther employment prior to the receipt of the final Termination Payment. Any termination under this subparagraph shall serve to relieve Executive of all his duties and authority on behalf of the Company as of the date such notice states the termination is to take effect. All obligations of the Company to Executive under this Agreement shall terminate as of the effective date of any such termination, except for obligations accrued prior to such effective date.

(c) Upon the termination of Executive's employment hereunder, neither Executive nor Executive's beneficiary or estate shall have any further rights or claims against the Company under this Agreement except the right to receive:

- (i) the unpaid portion of the earned Salary computed on a pro rata basis to the date of termination;
- (ii) any unpaid bonus owing under Section 4(b) or 5(b); and

(iii) reimbursement for any expenses for which Executive shall not have theretofore been reimbursed as provided in Section 4(e).

(d) Notwithstanding any other provision of this Section 5, Executive shall have the right to terminate his employment at any time upon sixty days' written notice to the Company (or upon such shorter notice as the Company may agree in writing in connection with such termination). Any such termination by Executive shall be deemed effective upon receipt by the Company of such notice. Any termination under this subparagraph shall be effective as of the date stated in the notice and shall serve to relieve both parties from all their duties and obligations to one another hereunder after such date, except for obligations accrued prior to such effective date.

(e) If Executive dies during the term of his employment hereunder, this Agreement shall automatically terminate as of the date of his death and the parties shall be relieved from their respective duties and obligations to one another as of the effective date of any such termination. Executive's estate or designated beneficiaries shall receive any accrued but unpaid portion of Executive's Salary and the bonus, if any, he would have received in respect of the portion of the fiscal year prior to his termination, payable at the same time as bonuses are paid to other executives and any other amounts owing to Executive under Section 5(c). If Executive is unable to fully and satisfactorily perform any of the essential functions of his position by reason of disability, with or without reasonable accommodation as may be required under law, for a period of at least ninety consecutive calendar days, this Agreement and Executive's employment hereunder may be terminated at the election of the Company, effective upon sixty days' written notice given at any time after such consecutive ninety day period of continuous disability alpses, provided Executive continues to be suffering from such disability at the time notice of such termination is given by the Company. In the event of termination under the previous sentence, the parties shall be relieved from their respective duties and obligations to one another from and after the date such termination takes effect. Executive shall receive any accrued but unpaid portion of Executive's Salary and the bonus, if any, he would have

received in respect of the portion of the fiscal year prior to his termination, payable at the same time as bonuses are paid to other executives and any other amounts owing to Executive under Section 5(c). Should Executive's disability, if any, be of an intermittent nature, the disability shall nonetheless be considered to be continuing during any period of time that the disability abates for seven or less consecutive calendar days, but any such intermittent periods during which the disability has abated for seven or less consecutive calendar days period of "continuous" disability following which the Company may elect to give notice of termination.

For purposes of this subparagraph (e), "disability" shall mean that Executive is unable, by reason of physical or mental sickness or illness, injury, or incapacity, to perform any of the essential functions of his regular employment by the Company. Executive shall be considered to be suffering from a disability if he is determined to be disabled by any disability insurer insuring Executive on the date the condition of disability commenced. In the event there is no disability determination made by a relevant insurer, Executive shall be considered to be suffering from a disability if, in the opinion of a qualified physician selected by mutual agreement of Executive and the Company, Executive is determined to be unable to perform any of the essential functions of his regular employment by the Company by reason of any physical or mental sickness, injury, or incapacity. In the event Executive and the Company cannot agree upon the selection of a qualified physician, each party shall appoint a qualified physician of his or its choice and the two physicians so appointed shall mutually select a qualified physician to render the subject opinion as to whether or not Executive is suffering from a disability as defined above. A "qualified physician" shall mean a person who is licensed to practice medicine and prescribe and administer prescription drugs and/or to perform surgery in the state of Executive's residence at the time of the commencement of the believed disability (or is so licensed in such other state as the parties shall reasonably agree is a convenient place in which to examine Executive and/or review his medical records) and who is acting within the scope of his/her medical license and qualified by his/her licensure, certification, training or experience to render the subject opinion.

(f) In the event of any termination of this Agreement in connection with which Executive is entitled by law or is allowed by the Company to continue his coverage under the Company's health, dental, eye and other medical insurance policies, Executive shall be responsible for paying the cost of all insurance premiums and charges necessary to keep such coverage in force during any period of time that such coverage is so continued following termination.

6. <u>Proprietary Information and Non-Competition Agreements</u> Executive shall be bound by the terms of the Company's standard form of the Key Employee Proprietary Information and Inventions Agreement, attached hereto as Exhibit A, and the Non-Competition and Non-Solicitation Agreement, attached hereto as Exhibit B, from and after the date hereof.

7. <u>Miscellaneous</u>.

(a) Judicial Limitation. In the event that any provision of this Agreement is more restrictive than permitted by the law of the jurisdiction in which the Company seeks enforcement thereof, the provisions of this Agreement shall be limited only to that extent that a judicial determination finds the same to be unreasonable or otherwise enforceable. Such invalidity or unenforceability shall not affect any other terms herein, but such term shall be deemed deleted, and such deletion shall not affect the validity of the other terms thereof. In addition, if any one or more of the terms contained in this Agreement shall for any reason be held to be excessively broad or of an overly long duration, that term shall be construed in a manner to enable it to be enforceable the parties intend that the Company shall nonetheless be entitled to recover monetary damages as a result of any breach hereof.

(b) Injunctive Relief. In view of the nature of the rights in goodwill, business reputation and prospects of the Company to be protected under this Agreement, Executive understands and agrees that the Company could not be reasonably or adequately compensated in damages in an action at law for Executive's breach of his obligations hereunder. Accordingly, Executive specifically agrees that the Company shall be entitled to temporary and permanent injunctive relief to enforce the provisions of this Agreement and that such relief may be granted without the necessity of proving actual damages. This provision with respect to injunctive relief shall not, however, diminish the right of the Company to claim and recover damages in addition to injunctive relief.

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(c) <u>Waiver</u>. The failure of the Company to enforce at any time of the provisions of this Agreement or to require any performance by Executive of the provisions hereof shall in no way be construed to be a waiver of such provisions or to affect either the validity of this Agreement, or any part hereof, or the right of the Company thereafter to enforce each and every provision in accordance with the terms of this Agreement.

(d) <u>Severability</u>. The invalidity or unenforceability of any particular provision of this Agreement shall not affect the other provisions hereof, and this Agreement shall be construed in all respects as if such invalid or unenforceable provisions were omitted.

(e) **Binding Effect.** This Agreement shall be binding upon the parties, their successors, executors and heirs.

(f) Assignability. This Agreement shall be freely assignable by the Company and shall inure to the benefit of its successors and assigns.

(g) Entire Agreement. This Agreement, including the Key Employee Proprietary Information and Inventions Agreement and the Non Competition Agreement referred to herein, and which are incorporated herein and made a part hereof by reference, embody the entire agreement and understanding of the parties hereto and supersede all prior agreements or understanding (whether written or oral) with respect to the subject matter hereof.

(h) **Governing Law and Venue.** The validity of this Agreement and any of its terms and provisions, as well as the rights and duties of the parties hereunder, shall be governed by the laws of the State of Colorado (without regard to its conflicts of law doctrines) and the venue for any action to enforce or to interpret this Agreement shall be in a court of competent jurisdiction located in the State of Colorado and each of the parties consent to the jurisdiction of such court in any such action or proceeding and waives any objection to venue laid therein.

(i) Amendments. This agreement may not be amended, altered or modified other than by a written agreement between the parties hereto.

(j) <u>Counterparts</u>. This Agreement may be executed in any number of counterparts, each of which shall be deemed to be an original and all of which shall together constitute one and the same instrument. This Agreement shall become binding when one or more counterparts hereof shall bear the signatures of all the parties indicated as the signatories hereto.

(k) Notices. All notices, requests, demands and other communications under the Agreement shall be given in writing and shall be served either personally, by facsimile or delivered by first class mail, registered or certified, return receipt requested, postage prepaid and properly addressed to the parties as noticed herein. Notice shall be deemed received upon the earliest of actual receipt, confirmed facsimile or three (3) days following mailing pursuant to this section.

If to Executive:

Richard A. Santa 6910 Pawnee Way Niwot, CO 80503

If to the Company:

Dynamic Materials Corporation Attention: Chief Executive Officer 5405 Spine Road Boulder, CO 80301 Facsimile: (303) 604-1897

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(1) Interpretation. Each party has had the opportunity and has reviewed and revised this Agreement (and has had an opportunity to consult with counsel if desired) and, therefore, the rule of construction requiring that any ambiguity be resolved against the drafting party shall not be employed in the interpretation of this Agreement. The section headings contained in this Agreement are for convenience and reference purposes only and shall not affect in any way the meaning and interpretation of this Agreement.

(m) <u>Attorney's Fees and Costs</u>. If either party shall commence any action or proceeding against the other to enforce the provisions hereof, or to recover damages as a result of the alleged breach of any provisions hereof, the prevailing party therein shall be entitled to recover all reasonable costs incurred in connection therewith, including reasonable attorney's fees.

[Signature Page Follows]

Acknowledgment

Each party's signature below acknowledges that the party has read this document fully, that the party fully understands and agrees to its contents and effect, that the party understands that it is a legally binding document, that the party is mentally and physically competent and capable of reading, understanding and signing this Agreement, and that the party has signed this document voluntarily and of its own free will, and not as a result of any pressure or coercion. Each party's signature below further acknowledges that the party has had the opportunity to consult with an attorney about the meaning and effect of the terms of this Agreement and that each party has in fact consulted with an attorney of the party's own choosing about this Agreement.

This Agreement is executed as of the date first set above:

DYNAMIC MATERIALS CORPORATION

By: <u>/s/ Yvon Cariou</u>

Yvon Cariou President and Chief Executive Officer

EXECUTIVE

/s/ Richard A. Santa

Richard A. Santa

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[EXHIBITS OMITTED]

[Company-Wide Form Of Certain Employment Agreements]

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2009 AMENDMENT TO EMPLOYMENT AGREEMENT

This 2009 Amendment to Employment Agreement (this "<u>Amendment</u>"), entered into the 4th day of February, 2009, effective as of January 1, 2009, is by and between Dynamic Materials Corporation, a Delaware corporation (the "<u>Company</u>"), and Richard A. Santa, a resident of the State of Colorado (<u>'Executive</u>"). This Amendment amends the Employment Agreement dated April 23, 2008 to be effective as of January 1, 2008, between the Company and Executive (the "Agreement").

In consideration of the foregoing and the mutual covenants and promises contained herein, and for other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, the parties agree as follows:

1. <u>Term.</u> Section 3 of the Agreement is hereby amended by replacing "2008" with "2009" in both occurrences.

2. <u>Salary</u>. Section 4(a) of the Agreement is hereby amended by replacing "\$275,000" with "\$284,625."

3. <u>Non-discretionary Annual Bonus</u>. Section 4(b) of the Agreement is hereby amended to read in its entirety as follows:

(b) Bonus. Executive shall be eligible to receive a non-discretionary annual bonus equal to an amount equal to 1.0% of the Company's 2009 net income up to an amount equal to 125% of such Executive's Salary and thereafter 0.5% of the Company's 2009 net income. Executive shall also be eligible to receive a discretionary annual bonus in an amount up to 20% of Executive's Salary. The discretionary bonus will be determined based on performance goals and rules established by the Compensation Committee. The bonus and discretionary bonus, if any, will be payable before March 15, 2010. Executive is not guaranteed any bonus payment.

4. <u>Miscellaneous</u>. All other provisions of the Agreement shall remain effective.

In witness whereof, the parties have executed this Amendment as of the date set forth above.

DYNAMIC MATERIALS CORPORATION

By: /s/ Yvon Cariou

Yvon Cariou President and Chief Executive Officer

EXECUTIVE

/s/ Richard A. Santa

Richard A. Santa

2010 AMENDMENT TO EMPLOYMENT AGREEMENT

This 2010 Amendment to Employment Agreement (this "<u>Amendment</u>"), entered into the 5th day of March, 2010, effective as of January 1, 2010, is by and between Dynamic Materials Corporation, a Delaware corporation (the "<u>Company</u>"), and Richard A. Santa, a resident of the State of Colorado (<u>'Executive</u>"). This Amendment further amends the Employment Agreement dated April 23, 2008 to be effective as of January 1, 2008, between the Company and Executive, as amended by the 2009 Amendment

In consideration of the foregoing and the mutual covenants and promises contained herein, and for other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, the parties agree as follows:

1. <u>Term.</u> Section 3 of the Agreement is hereby amended to read in its entirety as follows:

This agreement shall be effective on January 1, 2010 (the 'Effective Date') and shall continue until December 31, 2012 (the 'Term'), unless otherwise terminated by either party pursuant to Section 5 below.

2. <u>Termination</u>. Section 5(b) of the Agreement is hereby amended to read in its entirety as follows:

(b) The Company may terminate Executive's employment for any reason other than Cause at any time upon the payment to Executive of (i) an amount equal to the greater of (A) the remaining Salary payable through the Term of this Agreement, or (B) one year's Salary, which amount shall be payable in equal monthly payments (the "<u>Termination Payments</u>"), plus (ii) a bonus for such period, equal to (X) the amount of the average bonus (if any) paid to Executive for the two years preceding the termination, multiplied by (Y) three, two or one if the Executive's employment is terminated pursuant to this Section 5(b) during the first, second or third, respectively, 12-month period of the Term; provided, that Executive shall execute a release, prepared by the Company, releasing the Company from all claims as a condition of receiving the Salary and bonus (if any) pursuant to this Agreement. Such amounts received under this provision shall be reduced to the extent that Executive accepts other employment prior to the receipt of the final Termination Payment. Any termination under this subparagraph shall serve to relieve Executive of all his duties and authority on behalf of the Company as of the date such notice states the termination is to take effect. All obligations of the Company to Executive under this Agreement shall terminate as of the effective date of any such termination, except for obligations accrued prior to such effective date.

3. <u>Miscellaneous</u>. All other provisions of the Agreement shall remain effective.

In witness whereof, the parties have executed this Amendment as of the date set forth above.

DYNAMIC MATERIALS CORPORATION

By: /s/ Yvon Cariou Yvon Cariou

President and Chief Executive Officer

EXECUTIVE

/s/ Richard A. Santa Richard A. Santa

EMPLOYMENT AGREEMENT

This Employment Agreement and its Exhibits (this "Agreement"), entered into the 23rd day of April, 2008, effective as of January 1, 2008 is by and between Dynamic Materials Corporation, a Delaware corporation (the "Company"), and John G. Banker, a resident of the State of Colorado ("Executive") (together, the "parties").

Recitals

A. Executive has significant experience in the management of companies and is willing to serve the Company on the terms and subject to the conditions hereinafter set forth.

B. The Company desires to secure the continued services of Executive subject to the terms and conditions hereinafter set forth.

C. This agreement replaces, in its entirety, that certain Employment Agreement between the Company and Executive dated March 3, 2005.

Agreement

In consideration of the foregoing and the mutual covenants and promises contained herein, and for other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, the parties agree as follows:

1. <u>Employment</u>. The Company hereby employs Executive as Senior Vice President, Customers and Technology of the Company reporting to the Chief Executive Officer of the Company, and Executive hereby accepts such employment and agrees to perform such duties and responsibilities as are assigned to him from time-to-time by the Chief Executive Officer of the Company.

2. <u>Full-time Best Efforts</u>. Executive shall devote his full and exclusive professional time and attention to the performance of his obligations under this Agreement, and will at all times faithfully, industriously and to the best of his ability, experience and talent, perform all of this obligations hereunder. Executive shall not, without the express written consent of the Company, directly or indirectly, engage, alone or with others, in any other enterprises or business concerns, nor render professional services to, own, control, manage, consult with, be employed by, or otherwise have an interest in, any such enterprises or concerns, during the term of his continued employment with the Company. Without limiting the generality of any other provision herein, transactions in securities of publicly traded companies and other passive investment activities shall not be considered prohibited by the foregoing sentence, except as such transactions and activities may violate the Company's conflict of interest policy, if any, in place from time to time.

3. <u>Term of Agreement</u>. This agreement shall be effective on January 1, 2008 (the <u>'Effective Date</u>'') and shall continue until December 31, 2008 (the <u>"Term</u>"), unless otherwise terminated by either party pursuant to Section 5 below.

4. <u>Compensation Reimbursement</u>.

(a) <u>Salary</u>. During the term of this Agreement, the Company shall pay Executive an annual salary (<u>Salary</u>") of \$275,000 payable in accordance with the Company's standard payroll practices for similarly situated employees. The compensation committee of the Company's board of directors (the "<u>Compensation Committee</u>") will review Executive's Salary at least annually and may increase (but not reduce) Executive's Salary in its sole discretion. All compensation paid to Executive hereunder is subject to all deductions required by law.

(b) **Bonus.** Executive shall be eligible to receive a non-discretionary annual bonus equal to 1.0% of the Company's 2008 net income. Executive shall also be eligible to receive a discretionary annual bonus in an amount up to 20% of Executive's Salary. The discretionary bonus will be determined based on performance goals

and rules established by the Compensation Committee. The bonus and discretionary bonus, if any, will be payable before March 15, 2009. Executive is not guaranteed any bonus payment.

(c) <u>Stock Incentives</u>. Executive shall be eligible to receive restricted shares of the Common Stock of the Company under the Company's 2006 Stock Incentive Plan (the "<u>Incentive Plan</u>") subject to the terms and conditions of such plan and as granted by the Compensation Committee. If the Company terminates Executive's employment for any reason other than Cause pursuant to Section 5(b), all restricted stock held by Executive shall immediately vest, subject to the terms and conditions of the Incentive Plan.

(d) **Benefits.** Executive shall receive the following Company benefits:

(i) term life insurance coverage in the amount of \$415,000 which is in addition to the standard term life insurance provided in the Company's standard benefit plan;

(ii) participation in the Company's executive long-term disability plan, subject to any waiting periods or exclusions required by the insurance provider;

(iii) five weeks of vacation per year until such time as Executive's length of service entitles Executive to additional vacation;

(iv) participation in the Company's standard benefit programs including health and dental insurance, term life insurance, accidental death and dismemberment insurance, short and long term disability, paid holidays and certain other standard benefits provided by the Company;

(v) participation in the Company's 401(k) retirement plan; and

(vi) reimbursement of up to \$5,000 of professional service fees for a financial planning and/or tax consultant to advise Executive.

(e) **Expense Reimbursement.** The Company shall reimburse Executive for all travel expenses and other disbursements incurred by Executive for or on behalf of the Company in the performance of his duties hereunder, subject to and in accordance with the Company's expense reimbursement policies and procedures, as in effect from time-to-time.

5. <u>Termination</u>.

(a) The Company may terminate Executive's employment at any time for Cause (as hereinafter defined), effective immediately upon written notice to Executive. Such notice shall specify that a termination is being made for Cause and shall state the basis therefor. Any termination under this subparagraph shall serve to relieve Executive of all his duties and authority on behalf of the Company as of the date such notice states the termination is to take effect. All obligations of the Company to Executive hereunder shall terminate as of the effective date of any such termination, except for obligations accrued prior to such effective date. For purposes of this

Agreement, termination for "Cause" shall include any of the following that detrimentally affect the Company:

(i) a willful and substantial breach by Executive of the terms of this Agreement or any written agreement between Executive and the Company that has a materially adverse effect on the business and affairs of the Company;

(ii) the failure by Executive to substantially perform, or the gross negligence in the performance of, his duties hereunder for a period of fifteen days after the Chief Executive Officer of the Company has made a written demand for performance which specifically identities the manner in which he believes that Executive has not substantially performed his duties;

(iii) the commission by Executive of a willful act or failure to act of misconduct which is injurious to the Company, including, but not limited to, material violations of any Company policy (such as the Company's code of ethics);

(iv) a conviction or a plea of guilty or nolo contendere in connection with fraud or any crime that constitutes a felony in the jurisdiction involved; or

(v)

an act of failure to act constituting fraud or dishonesty that compromises Executive's ability to act effectively as a high-level executive of the

Company.

(b) The Company may terminate Executive's employment for any reason other than Cause at any time upon the payment to Executive of (i) an amount equal to one year's Salary, which amount shall be payable in twelve monthly payments (the "<u>Termination Payments</u>"), plus (ii) a bonus for such period, based on the average bonus (if any) paid to Executive for the two years preceding the termination; provided, that Executive shall execute a release, prepared by the Company, releasing the Company from all claims as a condition of receiving the Salary and bonus (if any) pursuant to this Agreement. Such amounts received under this provision shall be reduced to the extent that Executive so ther employment prior to the receipt of the final Termination Payment. Any termination under this subparagraph shall serve to relieve Executive of all his duties and authority on behalf of the Company as of the date such notice states the termination is to take effect. All obligations of the Company to Executive under this Agreement shall terminate as of the effective date of any such termination, except for obligations accrued prior to such effective date.

(c) Upon the termination of Executive's employment hereunder, neither Executive nor Executive's beneficiary or estate shall have any further rights or claims against the Company under this Agreement except the right to receive:

- (i) the unpaid portion of the earned Salary computed on a pro rata basis to the date of termination;
- (ii) any unpaid bonus owing under Section 4(b) or 5(b); and

(iii) reimbursement for any expenses for which Executive shall not have theretofore been reimbursed as provided in Section 4(e).

(d) Notwithstanding any other provision of this Section 5, Executive shall have the right to terminate his employment at any time upon sixty days' written notice to the Company (or upon such shorter notice as the Company may agree in writing in connection with such termination). Any such termination by Executive shall be deemed effective upon receipt by the Company of such notice. Any termination under this subparagraph shall be effective as of the date stated in the notice and shall serve to relieve both parties from all their duties and obligations to one another hereunder after such date, except for obligations accrued prior to such effective date.

(e) If Executive dies during the term of his employment hereunder, this Agreement shall automatically terminate as of the date of his death and the parties shall be relieved from their respective duties and obligations to one another as of the effective date of any such termination. Executive's estate or designated beneficiaries shall receive any accrued but unpaid portion of Executive's Salary and the bonus, if any, he would have received in respect of the portion of the fiscal year prior to his termination, payable at the same time as bonuses are paid to other executives and any other amounts owing to Executive under Section 5(c). If Executive is unable to fully and satisfactorily perform any of the essential functions of his position by reason of disability, with or without reasonable accommodation as may be required under law, for a period of at least ninety consecutive calendar days, this Agreement and Executive's employment hereunder may be terminated at the election of the Company, effective upon sixty days' written notice given at any time after such consecutive ninety day period of continuous disability alpses, provided Executive continues to be suffering from such disability at the time notice of such termination is given by the Company. In the event of termination under the previous sentence, the parties shall be relieved from their respective duties and obligations to one another from and after the date such termination takes effect. Executive shall receive any accrued but unpaid portion of Executive's Salary and the bonus, if any, he would have

received in respect of the portion of the fiscal year prior to his termination, payable at the same time as bonuses are paid to other executives and any other amounts owing to Executive under Section 5(c). Should Executive's disability, if any, be of an intermittent nature, the disability shall nonetheless be considered to be continuing during any period of time that the disability abates for seven or less consecutive calendar days, but any such intermittent periods during which the disability has abated for seven or less consecutive calendar days period of "continuous" disability following which the Company may elect to give notice of termination.

For purposes of this subparagraph (e), "disability" shall mean that Executive is unable, by reason of physical or mental sickness or illness, injury, or incapacity, to perform any of the essential functions of his regular employment by the Company. Executive shall be considered to be suffering from a disability if he is determined to be disabled by any disability insurer insuring Executive on the date the condition of disability commenced. In the event there is no disability determination made by a relevant insurer, Executive shall be considered to be suffering from a disability if, in the opinion of a qualified physician selected by mutual agreement of Executive and the Company, Executive is determined to be unable to perform any of the essential functions of his regular employment by the Company by reason of any physical or mental sickness, injury, or incapacity. In the event Executive and the Company cannot agree upon the selection of a qualified physician, each party shall appoint a qualified physician of his or its choice and the two physicians so appointed shall mutually select a qualified physician to render the subject opinion as to whether or not Executive is suffering from a disability as defined above. A "qualified physician" shall mean a person who is licensed to practice medicine and prescribe and administer prescription drugs and/or to perform surgery in the state of Executive's residence at the time of the commencement of the believed disability (or is so licensed in such other state as the parties shall reasonably agree is a convenient place in which to examine Executive and/or review his medical records) and who is acting within the scope of his/her medical license and qualified by his/her licensure, certification, training or experience to render the subject opinion.

(f) In the event of any termination of this Agreement in connection with which Executive is entitled by law or is allowed by the Company to continue his coverage under the Company's health, dental, eye and other medical insurance policies, Executive shall be responsible for paying the cost of all insurance premiums and charges necessary to keep such coverage in force during any period of time that such coverage is so continued following termination.

6. <u>Proprietary Information and Non-Competition Agreements</u> Executive shall be bound by the terms of the Company's standard form of the Key Employee Proprietary Information and Inventions Agreement, attached hereto as Exhibit A, and the Non-Competition and Non-Solicitation Agreement, attached hereto as Exhibit B, from and after the date hereof.

7. <u>Miscellaneous</u>.

(a) Judicial Limitation. In the event that any provision of this Agreement is more restrictive than permitted by the law of the jurisdiction in which the Company seeks enforcement thereof, the provisions of this Agreement shall be limited only to that extent that a judicial determination finds the same to be unreasonable or otherwise enforceable. Such invalidity or unenforceability shall not affect any other terms herein, but such term shall be deemed deleted, and such deletion shall not affect the validity of the other terms thereof. In addition, if any one or more of the terms contained in this Agreement shall for any reason be held to be excessively broad or of an overly long duration, that term shall be construed in a manner to enable it to be enforceable the parties intend that the Company shall nonetheless be entitled to recover monetary damages as a result of any breach hereof.

(b) Injunctive Relief. In view of the nature of the rights in goodwill, business reputation and prospects of the Company to be protected under this Agreement, Executive understands and agrees that the Company could not be reasonably or adequately compensated in damages in an action at law for Executive's breach of his obligations hereunder. Accordingly, Executive specifically agrees that the Company shall be entitled to temporary and permanent injunctive relief to enforce the provisions of this Agreement and that such relief may be granted without the necessity of proving actual damages. This provision with respect to injunctive relief shall not, however, diminish the right of the Company to claim and recover damages in addition to injunctive relief.

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(c) <u>Waiver</u>. The failure of the Company to enforce at any time of the provisions of this Agreement or to require any performance by Executive of the provisions hereof shall in no way be construed to be a waiver of such provisions or to affect either the validity of this Agreement, or any part hereof, or the right of the Company thereafter to enforce each and every provision in accordance with the terms of this Agreement.

(d) <u>Severability</u>. The invalidity or unenforceability of any particular provision of this Agreement shall not affect the other provisions hereof, and this Agreement shall be construed in all respects as if such invalid or unenforceable provisions were omitted.

(e) **Binding Effect.** This Agreement shall be binding upon the parties, their successors, executors and heirs.

(f) Assignability. This Agreement shall be freely assignable by the Company and shall inure to the benefit of its successors and assigns.

(g) Entire Agreement. This Agreement, including the Key Employee Proprietary Information and Inventions Agreement and the Non Competition Agreement referred to herein, and which are incorporated herein and made a part hereof by reference, embody the entire agreement and understanding of the parties hereto and supersede all prior agreements or understanding (whether written or oral) with respect to the subject matter hereof.

(h) **Governing Law and Venue.** The validity of this Agreement and any of its terms and provisions, as well as the rights and duties of the parties hereunder, shall be governed by the laws of the State of Colorado (without regard to its conflicts of law doctrines) and the venue for any action to enforce or to interpret this Agreement shall be in a court of competent jurisdiction located in the State of Colorado and each of the parties consent to the jurisdiction of such court in any such action or proceeding and waives any objection to venue laid therein.

(i) **Amendments.** This agreement may not be amended, altered or modified other than by a written agreement between the parties hereto.

(j) <u>Counterparts</u>. This Agreement may be executed in any number of counterparts, each of which shall be deemed to be an original and all of which shall together constitute one and the same instrument. This Agreement shall become binding when one or more counterparts hereof shall bear the signatures of all the parties indicated as the signatories hereto.

(k) Notices. All notices, requests, demands and other communications under the Agreement shall be given in writing and shall be served either personally, by facsimile or delivered by first class mail, registered or certified, return receipt requested, postage prepaid and properly addressed to the parties as noticed herein. Notice shall be deemed received upon the earliest of actual receipt, confirmed facsimile or three (3) days following mailing pursuant to this section.

If to Executive:

John G. Banker 6220 Old Brompton Rd. Boulder, CO 80301

If to the Company:

Dynamic Materials Corporation Attention: Chief Executive Officer 5405 Spine Road Boulder, CO 80301 Facsimile: (303) 604-1897

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(1) Interpretation. Each party has had the opportunity and has reviewed and revised this Agreement (and has had an opportunity to consult with counsel if desired) and, therefore, the rule of construction requiring that any ambiguity be resolved against the drafting party shall not be employed in the interpretation of this Agreement. The section headings contained in this Agreement are for convenience and reference purposes only and shall not affect in any way the meaning and interpretation of this Agreement.

(m) <u>Attorney's Fees and Costs</u>. If either party shall commence any action or proceeding against the other to enforce the provisions hereof, or to recover damages as a result of the alleged breach of any provisions hereof, the prevailing party therein shall be entitled to recover all reasonable costs incurred in connection therewith, including reasonable attorney's fees.

[Signature Page Follows]

Acknowledgment

Each party's signature below acknowledges that the party has read this document fully, that the party fully understands and agrees to its contents and effect, that the party understands that it is a legally binding document, that the party is mentally and physically competent and capable of reading, understanding and signing this Agreement, and that the party has signed this document voluntarily and of its own free will, and not as a result of any pressure or coercion. Each party's signature below further acknowledges that the party has had the opportunity to consult with an attorney about the meaning and effect of the terms of this Agreement and that each party has in fact consulted with an attorney of the party's own choosing about this Agreement.

This Agreement is executed as of the date first set above:

DYNAMIC MATERIALS CORPORATION

By: /s/ Yvon Cariou

Yvon Cariou President and Chief Executive Officer

EXECUTIVE

/s/ John G. Banker John G. Banker

[EXHIBITS OMITTED]

[Company-Wide Form Of Certain Employment Agreements]

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2009 AMENDMENT TO EMPLOYMENT AGREEMENT

This 2009 Amendment to Employment Agreement (this "<u>Amendment</u>"), entered into the 4th day of February, 2009, effective as of January 1, 2009, is by and between Dynamic Materials Corporation, a Delaware corporation (the "<u>Company</u>"), and John G. Banker, a resident of the State of Colorado ("<u>Executive</u>"). This Amendment amends the Employment Agreement dated April 23, 2008 to be effective as of January 1, 2008, between the Company and Executive (the "Agreement").

In consideration of the foregoing and the mutual covenants and promises contained herein, and for other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, the parties agree as follows:

- 1. Term. Section 3 of the Agreement is hereby amended by replacing "2008" with "2009" in both occurrences.
- 2. Salary. Section 4(a) of the Agreement is hereby amended by replacing "\$275,000" with "\$284,625."
- 3. Non-discretionary Annual Bonus. Section 4(b) of the Agreement is hereby amended to read in its entirety as follows:

(b) <u>Bonus</u>. Executive shall be eligible to receive a non-discretionary annual bonus equal to an amount equal to 1.0% of the Company's 2009 net income up to an amount equal to 125% of such Executive's Salary and thereafter 0.5% of the Company's 2009 net income. Executive shall also be eligible to receive a discretionary annual bonus in an amount up to 20% of Executive's Salary. The discretionary bonus will be determined based on performance goals and rules established by the Compensation Committee. The bonus and discretionary bonus, if any, will be payable before March 15, 2010. Executive is not guaranteed any bonus payment.

4. <u>Miscellaneous</u>. All other provisions of the Agreement shall remain effective.

In witness whereof, the parties have executed this Amendment as of the date set forth above.

DYNAMIC MATERIALS CORPORATION

By: /s/ Yvon Cariou

Yvon Cariou President and Chief Executive Officer

EXECUTIVE

/s/ John G. Banker

2010 AMENDMENT TO EMPLOYMENT AGREEMENT

This 2010 Amendment to Employment Agreement (this <u>"Amendment</u>"), entered into the 5th day of March, 2010, effective as of January 1, 2010, is by and between Dynamic Materials Corporation, a Delaware corporation (the <u>"Company</u>"), and John G. Banker, a resident of the State of Colorado (<u>Executive</u>"). This Amendment further amends the Employment Agreement dated April 23, 2008 to be effective as of January 1, 2008, between the Company and Executive, as amended by the 2009 Amendment (the <u>"Agreement</u>").

In consideration of the foregoing and the mutual covenants and promises contained herein, and for other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, the parties agree as follows:

1. <u>Term.</u> Section 3 of the Agreement is hereby amended to read in its entirety as follows:

This agreement shall be effective on January 1, 2010 (the '<u>Effective Date</u>") and shall continue until December 31, 2012 (the '<u>Term</u>"), unless otherwise terminated by either party pursuant to Section 5 below.

2. <u>Termination</u>. Section 5(b) of the Agreement is hereby amended to read in its entirety as follows:

(b) The Company may terminate Executive's employment for any reason other than Cause at any time upon the payment to Executive of (i) an amount equal to the greater of (A) the remaining Salary payable through the Term of this Agreement, or (B) one year's Salary, which amount shall be payable in equal monthly payments (the "<u>Termination Payments</u>"), plus (ii) a bonus for such period, equal to (X) the amount of the average bonus (if any) paid to Executive for the two years preceding the termination, multiplied by (Y) three, two or one if the Executive's employment is terminated pursuant to this Section 5(b) during the first, second or third, respectively, 12-month period of the Term; provided, that Executive shall execute a release, prepared by the Company, releasing the Company from all claims as a condition of receiving the Salary and bonus (if any) pursuant to this Agreement. Such amounts received under this provision shall be reduced to the extent that Executive accepts other employment prior to the receipt of the final Termination Payment. Any termination under this subparagraph shall serve to relieve Executive of all his duties and authority on behalf of the Company as of the date such notice states the termination is to take effect. All obligations of the Company to Executive under this Agreement shall terminate as of the effective date of any such termination, except for obligations accrued prior to such effective date.

3. <u>Miscellaneous</u>. All other provisions of the Agreement shall remain effective.

In witness whereof, the parties have executed this Amendment as of the date set forth above.

DYNAMIC MATERIALS CORPORATION

By: /s/ Yvon Cariou Yvon Cariou

President and Chief Executive Officer

EXECUTIVE

/s /John G. Banker John G. Banker

SUBSIDIARIES OF THE COMPANY

Name of subsidiary	Location
DYNAenergetics Canada Inc	Alberta, Canada
DYNAenergetics GmbH & Co KG	Burbach, Germany
DYNAenergetics Holding GmbH	Burbach, Germany
DYNAenergetics NA, LLC	Colorado, USA
Dynamic Materials Luxembourg 1 S.ar.L	Luxembourg, Luxembourg
Dynamic Materials Luxembourg 2 S.ar.L	Luxembourg, Luxembourg
Dynaplat GmbH & Co KG	Burbach, Germany
Nitro Metall Aktiebolag	Likenas, Sweden
Nobelclad Europe S.A.	Rivesaltes, France
-	

CONSENT OF INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM

We consent to the incorporation by reference in the following Registration Statements of Dynamic Materials Corporation:

(1) Form S-8 No. 333-58033

(2) Form S-8 No. 333-54166

(3) Form S-8 No. 333-115563

(4) Form S-8 No. 333-143355 (5) Form S-3 No. 333-150231

of our reports dated March 12, 2010, with respect to the consolidated financial statements and schedules of Dynamic Materials Corporation and the effectiveness of internal control over financial reporting of Dynamic Materials Corporation included in this Annual Report (Form 10-K) for the year ended December 31, 2009.

/s/ Ernst & Young LLP

Denver, Colorado March 12, 2010

I, Yvon Pierre Cariou, certify that:

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

Dated: March 12, 2010

/s/ Yvon Pierre Cariou Yvon Pierre Cariou President and Chief Executive Officer of Dynamic Materials Corporation I, Richard A. Santa, certify that:

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

Dated: March 12, 2010

/s/ Richard A. Santa Richard A. Santa Senior Vice President and Chief Financial Officer of Dynamic Materials Corporation

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

In connection with the Annual Report of Dynamic Materials Corporation (the "Company") on Form 10-K for the period ended December 31, 2009 as filed with the Securities and Exchange Commission on the date hereof (the "Report"), I, Yvon Pierre Cariou, President and Chief Executive Officer of the Company, certify pursuant to 18 U.S.C. Section 1350, as adopted pursuant to Section 906 of the Sarbanes-Oxley Act of 2002, that:

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

March 12, 2010

/s/ Yvon Pierre Cariou Yvon Pierre Cariou President and Chief Executive Officer of Dynamic Materials Corporation

A signed original of this written statement required by Section 906 has been provided to Dynamic Materials Corporation and will be retained by Dynamic Materials Corporation and furnished to the Securities and Exchange Commission or its staff upon request.

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

In connection with the Annual Report of Dynamic Materials Corporation (the "Company") on Form 10-K for the period ended December 31, 2009 as filed with the Securities and Exchange Commission on the date hereof (the "Report"), I, Richard A. Santa, Vice President and Chief Financial Officer of the Company, certify pursuant to 18 U.S.C. Section 1350, as adopted pursuant to Section 906 of the Sarbanes-Oxley Act of 2002, that:

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

March 12, 2010

/s/ Richard A. Santa Richard A. Santa Senior Vice President and Chief Financial Officer of Dynamic Materials Corporation

A signed original of this written statement required by Section 906 has been provided to Dynamic Materials Corporation and will be retained by Dynamic Materials Corporation and furnished to the Securities and Exchange Commission or its staff upon request.