ALLIANCE DATA SYSTEMS CORP Form 10-Q November 06, 2006

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

Form 10-Q

(Mark One)

- **DESCRIPTION 13 OR 15(d) OF THE SECURITIES EXCHANGE ACT OF 1934**
 - For the Quarterly Period Ended September 30, 2006

OR

- o TRANSITION REPORT PURSUANT TO SECTION 13 OR 15(d) OF THE SECURITIES EXCHANGE ACT OF 1934
 - For the transition period from to

Commission file number: 001-15749

ALLIANCE DATA SYSTEMS CORPORATION

(Exact Name of Registrant as Specified in its Charter)

Delaware

31-1429215

(State or Other Jurisdiction of Incorporation or Organization)

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

17655 Waterview Parkway Dallas, Texas 75252

(Address of Principal Executive Office, Including Zip Code)

(972) 348-5100

(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, par value \$0.01 per share

New York Stock Exchange

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

(Title of Class)

Indicate by check mark whether the registrant: (1) has filed all reports required 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 b No o

Indicate by check mark whether the registrant is a large accelerated filer, an accelerated filer, or a non-accelerated filer. See definition of accelerated filer and large accelerated filer in rule 12b-2 of the Exchange Act. (Check one):

Large accelerated filer b Accelerated filer o Non-accelerated filer o

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

As of November 1, 2006, 79,731,538 shares of common stock were outstanding.

ALLIANCE DATA SYSTEMS CORPORATION

INDEX

		Page Number
	Part I: FINANCIAL INFORMATION	
Item 1.	Financial Statements (unaudited)	
	Condensed Consolidated Balance Sheets as of December 31, 2005 and September 30,	
	<u>2006</u>	3
	Condensed Consolidated Statements of Income for the three and nine months ended	
	<u>September 30, 2005 and 2006</u>	4
	Condensed Consolidated Statements of Cash Flows for the nine months ended	
	<u>September 30, 2005 and 2006</u>	5
	Notes to Condensed Consolidated Financial Statements	6
<u>Item 2.</u>	Management s Discussion and Analysis of Financial Condition and Results of	
	<u>Operations</u>	17
Item 3.	Quantitative and Qualitative Disclosures about Market Risk	32
<u>Item 4.</u>	Controls and Procedures	33
	Part II: OTHER INFORMATION	
<u>Item 1.</u>	<u>Legal Proceedings</u>	34
Item 1A.	Risk Factors	34
Item 2.	<u>Unregistered Sales of Equity Securities and Use of Proceeds</u>	35
Item 3.	<u>Defaults Upon Senior Securities</u>	35
<u>Item 4.</u>	Submission of Matters to a Vote of Security Holders	35
<u>Item 5.</u>	Other Information	36
<u>Item 6.</u>	<u>Exhibits</u>	36
SIGNATUR		37
	f Chief Executive Officer	
	f Chief Financial Officer f Chief Executive Officer	
	f Chief Financial Officer	
	2	

PART I

Item 1. Financial Statements

ALLIANCE DATA SYSTEMS CORPORATION

UNAUDITED CONDENSED CONSOLIDATED BALANCE SHEETS

	December 31, 2005 (In thousands, amo			
ASSETS				
Cash and cash equivalents	\$	143,213	\$	144,732
Due from card associations		58,416		71,946
Trade receivables, less allowance for doubtful accounts (\$2,079 and				
\$2,553 at December 31, 2005 and September 30, 2006, respectively) Seller s interest and credit card receivables, less allowance for doubtful		203,883		235,700
accounts (\$38,415 and \$38,570 at December 31, 2005 and September 30,				
2006, respectively)		479,108		387,187
Deferred tax asset, net		70,221		74,460
Other current assets		87,612		113,281
Total current assets		1,042,453		1,027,306
Redemption settlement assets, restricted		260,963		289,953
Property and equipment, net		162,972		199,719
Due from securitizations		271,256		250,669
Intangible assets, net		265,000		262,199
Goodwill		858,470		927,503
Other non-current assets		64,968		62,083
Total assets	\$	2,926,082	\$	3,019,432
LIABILITIES AND STOCKHOLDER	oc E	OUTV		
Accounts payable	.S Е	67,384	\$	79,817
Accrued expenses	Ψ	198,707	Ψ	188,417
Merchant settlement obligations		127,038		152,387
Certificates of deposit		342,600		165,800
Credit facilities and other debt, current		235,843		7,999
Other current liabilities		76,999		74,278
The character of the ch		1.040.551		
Total current liabilities		1,048,571		668,698
Deferred tax liability, net		62,847		29,007
Deferred revenue		610,533		678,414

Edgar Filing: ALLIANCE DATA SYSTEMS CORP - Form 10-Q

Certificates of deposit Long-term and other debt Other liabilities	36,500 222,001 24,523	593,542 10,805
Total liabilities	2,004,975	1,980,466
Stockholders equity:		
Common stock, \$0.01 par value; authorized 200,000 shares; issued		
84,765 shares and 86,555 shares at December 31, 2005 and September 30,		
2006, respectively	848	866
Unearned compensation	(14,504)	
Additional paid-in capital	743,545	811,531
Treasury stock, at cost (4,360 shares and 6,784 shares at December 31,		
2005 and September 30, 2006, respectively)	(154,952)	(274,658)
Retained earnings	338,081	488,077
Accumulated other comprehensive income	8,089	13,150
Total stockholders equity	921,107	1,038,966
Total liabilities and stockholders equity	\$ 2,926,082	\$ 3,019,432

See accompanying notes to unaudited condensed consolidated financial statements.

3

ALLIANCE DATA SYSTEMS CORPORATION

UNAUDITED CONDENSED CONSOLIDATED STATEMENTS OF INCOME

	Three Months Ended September 30,				Nine Months Ended September 30,					
	2005 2006					2005 2006				
	(In thousands, except per share amounts)									
Revenues										
Transaction	\$	159,092	\$	170,443	\$	452,845	\$	502,396		
Redemption		66,221		85,274		196,745		249,092		
Securitization income and finance charges, net		98,441		142,611		306,390		444,660		
Database marketing fees		43,833		81,209		135,007		209,492		
Other revenue		17,226		27,047		40,269		68,622		
Total revenue		384,813		506,584		1,131,256		1,474,262		
Operating expenses										
Cost of operations (exclusive of depreciation and										
amortization disclosed separately below)		277,627		357,247		812,411		1,041,919		
General and administrative		23,050		28,150		65,960		69,117		
Depreciation and other amortization		13,972		16,892		43,182		47,958		
Amortization of purchased intangibles		10,359		15,086		30,301		43,469		
Total operating expenses		325,008		417,375		951,854		1,202,463		
Operating income		59,805		89,209		179,402		271,799		
Interest expense, net		2,422		10,639		7,537		29,235		
Income before income taxes		57,383		78,570		171,865		242,564		
Provision for income taxes		21,532		29,790		64,449		92,568		
Net income	\$	35,851	\$	48,780	\$	107,416	\$	149,996		
Net income per share basic	\$	0.43	\$	0.61	\$	1.30	\$	1.88		
Net income per share diluted	\$	0.42	\$	0.60	\$	1.26	\$	1.84		
Weighted average shares basic		82,755		79,612		82,612		79,885		
Weighted average shares diluted		85,249		81,491		85,320		81,657		

See accompanying notes to unaudited condensed consolidated financial statements.

4

ALLIANCE DATA SYSTEMS CORPORATION

UNAUDITED CONDENSED CONSOLIDATED STATEMENTS OF CASH FLOWS

Nine Months Ended September 30, 2005 2006 (In thousands)

CASH FLOWS FROM OPERATING ACTIVITIES:		
Net income	\$ 107,416	\$ 149,996
Adjustments to reconcile net income to net cash provided by operating activities:		•
Depreciation and amortization	73,483	91,427
Deferred income taxes	(5,741)	(22,642)
Provision for doubtful accounts	13,705	17,306
Fair value gain on interest only strip	(14,300)	(7,970)
Non-cash stock compensation	5,263	31,476
Change in operating assets and liabilities, net of acquisitions:		
Change in trade accounts receivable	(30,023)	(9,753)
Change in merchant settlement activity	15,772	11,819
Change in other assets	8,762	(20,081)
Change in accounts payable and accrued expenses	(2,132)	4,778
Change in deferred revenue	31,016	40,152
Change in other liabilities	(8,836)	(13,770)
Tax benefit of stock option exercises	13,200	
Excess tax benefits from stock-based compensation		(13,784)
Purchase of credit card receivables	(20,527)	(68,398)
Proceeds from the sale of credit card receivable portfolios		154,445
Other	1,527	7,899
Net cash provided by operating activities	188,585	352,900
CASH FLOWS FROM INVESTING ACTIVITIES:		
Change in redemption settlement assets	(6,064)	(16,803)
Payments for acquired businesses, net of cash acquired	(139,675)	(133,118)
Net increase in seller s interest and credit card receivables	(3,622)	8,906
Change in due from securitizations	61,516	29,022
Capital expenditures	(45,595)	(72,202)
Other	(2,783)	(42)
Net cash used in investing activities	(136,223)	202,049
CASH FLOWS FROM FINANCING ACTIVITIES:	, , ,	,
Borrowings under debt agreements	577,172	2,441,907
Repayment of borrowings	(591,418)	(2,303,907)
Certificate of deposit issuances	166,500	139,500
Repayments of certificates of deposits	(94,200)	(352,800)
Payment of capital lease obligations	(5,471)	(5,815)
Payment of deferred financing costs		(3,668)
Excess tax benefits from stock-based compensation		13,784

Edgar Filing: ALLIANCE DATA SYSTEMS CORP - Form 10-Q

Proceeds from issuance of common stock Purchase of treasury shares	27,397 (60,267)	39,332 (119,706)
Net cash provided by (used in) financing activities	19,713	(151,373)
Effect of exchange rate changes on cash and cash equivalents	1,313	2,041
Change in cash and cash equivalents Cash and cash equivalents at beginning of period	73,388 84,409	1,519 143,213
Cash and cash equivalents at end of period	\$ 157,797	\$ 144,732
SUPPLEMENTAL CASH FLOW INFORMATION: Interest paid	\$ 9,798	\$ 17,322
Income taxes paid, net of refunds	\$ 40,164	\$ 101,498

See accompanying notes to unaudited condensed consolidated financial statements.

5

ALLIANCE DATA SYSTEMS CORPORATION

NOTES TO UNAUDITED CONDENSED CONSOLIDATED FINANCIAL STATEMENTS

1. BASIS OF PRESENTATION

The unaudited condensed consolidated financial statements included herein have been prepared by Alliance Data Systems Corporation (ADSC or, including its wholly owned subsidiaries, the Company), without audit, pursuant to the rules and regulations of the Securities and Exchange Commission (SEC). Certain information and footnote disclosures normally included in financial statements prepared in accordance with accounting principles generally accepted in the United States of America (GAAP) have been condensed or omitted pursuant to such rules and regulations. However, the Company believes that the disclosures are adequate to make the information presented not misleading. These unaudited condensed consolidated financial statements should be read in conjunction with the consolidated financial statements and the notes thereto included in the Company s Annual Report filed on Form 10-K/A for the year ended December 31, 2005.

The unaudited condensed consolidated financial statements included herein reflect all adjustments (consisting of normal, recurring adjustments) which are, in the opinion of management, necessary to state fairly the results for the interim periods presented. The results of operations for the interim periods presented are not necessarily indicative of the operating results to be expected for any subsequent interim period or for the fiscal year.

The preparation of financial statements in conformity with GAAP 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 those estimates.

For purposes of comparability, certain prior period amounts have been reclassified to conform to the current year presentation. Such reclassifications have no impact on previously reported net income.

2. SHARES USED IN COMPUTING NET INCOME PER SHARE

The following table sets forth the computation of basic and diluted net income per share for the periods indicated:

	Three Mor Septem	nths Ended aber 30,	Nine Months Ended September 30,		
	2005	2006	2005	2006	
	(In the	ousands, exce	pt per share an	nounts)	
Numerator					
Net income available to common stockholders	\$ 35,851	\$ 48,780	\$ 107,416	\$ 149,996	
Denominator					
Weighted average shares, basic	82,755	79,612	82,612	79,885	
Weighted average effect of dilutive securities:					
Net effect of unvested restricted stock	130	509	113	386	
Net effect of dilutive stock options	2,364	1,370	2,595	1,386	
Denominator for diluted calculation	85,249	81,491	85,320	81,657	

Basic Net income per share	\$	0.43	\$ 0.61	\$ 1.30	\$ 1.88
Diluted Net income per share	\$	0.42	\$ 0.60	\$ 1.26	\$ 1.84
	6				

ALLIANCE DATA SYSTEMS CORPORATION

NOTES TO UNAUDITED CONDENSED CONSOLIDATED FINANCIAL STATEMENTS (Continued)

3. ACQUISITIONS

In February 2006, the Company acquired Toronto-based iCom Information & Communications, Inc. (ICOM), a leading provider of targeted list, marketing data and communications solutions for the pharmaceutical industry in North America. Total consideration paid was approximately \$35.6 million as of the closing date, including approximately \$3.5 million which was placed in escrow for a period of up to 18 months to satisfy potential working capital adjustments and indemnification claims. As a result of this acquisition, the Company acquired approximately \$10.8 million of customer contracts and \$2.3 million of capitalized software. The results of operations for ICOM have been included since the date of acquisition and are reflected in our Marketing Services Segment.

In April 2006, the Company acquired DoubleClick Email Solutions (DoubleClick), one of the largest permission-based email marketing service providers, with operations across North America, Europe and Asia/Pacific. Total consideration paid was approximately \$91.1 million. As a result of this acquisition, the Company acquired approximately \$26.8 million of customer contracts, \$2.3 million of capitalized software, and \$0.4 million associated with a non-compete agreement. The results of operations for DoubleClick have been included since the date of acquisition and are reflected in our Marketing Services Segment. The purchase price allocation as of the acquisition date was as follows:

	A	As of April 3, 2006 housands)
Identifiable intangible assets	\$	27,200
Capitalized software		2,300
Goodwill		55,614
Net assets		5,996
Purchase price	\$	91,110

In October 2006, the Company acquired CPC Associates, Inc., a premier provider of data products and services used to increase effectiveness of direct-response marketing programs for a variety of business sectors. Total consideration paid was approximately \$70 million.

4. INTANGIBLE ASSETS AND GOODWILL

Intangible Assets

Intangible assets consist of the following:

September, 30 2006

Edgar Filing: ALLIANCE DATA SYSTEMS CORP - Form 10-Q

		Acc	cumulated			
	Gross Assets	Amortization (In thousands)				Amortization Life and Method
Customer contracts and lists Premium on purchased credit	\$ 282,844	\$	(104,253)	\$	178,591	1-20 years straight line 5-10 years straight line or
card portfolios	72,109		(19,573)		52,536	accelerated
Collector database	62,853		(46,357)		16,496	15% declining balance
Tradename	12,350				12,350	Indefinite life
Noncompete agreements	1,800		(301)		1,499	2-5 years straight line
Favorable lease	1,000		(273)		727	4 years straight line
Total intangible assets	\$ 432,956	\$	(170,757)	\$	262,199	

ALLIANCE DATA SYSTEMS CORPORATION

NOTES TO UNAUDITED CONDENSED CONSOLIDATED FINANCIAL STATEMENTS (Continued)

4. INTANGIBLE ASSETS AND GOODWILL (Continued)

December 31, 2005 Accumulated										
		Gross Assets	Amortization (In thousands)				Amortization Life and Method			
Customer contracts and lists Premium on purchased credit	\$	243,906	\$	(73,766)	\$	170,140	2-20 years straight line			
card portfolios		77,529		(14,700)		62,829	5-10 years straight line			
Collector database		60,186		(42,292)		17,894	15% declining balance			
Tradename		12,350				12,350	Indefinite life			
Noncompete agreements		2,400		(1,545)		855	3-5 years straight line			
Favorable lease		1,000		(68)		932	4 years straight line			
Total intangible assets	\$	397,371	\$	(132,371)	\$	265,000				

Goodwill

The changes in the carrying amount of goodwill for the nine months ended September 30, 2006 are as follows:

	Transaction Services	Credit Services (In th	S	nrketing ervices nds)	Total
December 31, 2005 Goodwill acquired during the period Effects of foreign currency translation	\$ 335,419 463	\$	\$	523,051 69,120 9,837	\$ 858,470 69,120 10,300
Other, primarily final purchase price adjustments	(452)			(9,935)	(10,387)
September 30, 2006	\$ 335,430	\$	\$	592,073	\$ 927,503

5. DEBT

Debt consists of the following:

December 31, September 30, 2005 2006

(In thousands)

Certificates of deposit Senior notes Credit facilities Other	\$ 379,100 441,000 16,844	\$ 165,800 500,000 79,000 22,541
Less: current portion	836,944 (578,443)	767,341 (173,799)
Long-term portion	\$ 258,501	\$ 593,542

As of September 30, 2006, the certificates of deposit had effective annual fixed rates ranging from 4.3% to 6.0%, and the credit facility had a weighted average interest rate of 8.3%.

ALLIANCE DATA SYSTEMS CORPORATION

NOTES TO UNAUDITED CONDENSED CONSOLIDATED FINANCIAL STATEMENTS (Continued)

5. DEBT (Continued)

Credit Facilities

At the beginning of fiscal year 2006, the Company maintained three credit agreements with aggregate revolving lending commitments of \$515.0 million with the capability to increase such commitments up to \$550.0 million as follows:

- (1) 3-year credit agreement with revolving lending commitments of \$250.0 million and a maturity date of April 3, 2008;
- (2) 364-day credit agreement with revolving lending commitments of \$230.0 million and a maturity date of April 6, 2006; and
- (3) Canadian credit agreement with revolving lending commitments of \$35.0 million and a maturity date of April 3, 2008.

During January 2006, the Company entered into an additional credit agreement to increase its borrowing capacity by an incremental \$300.0 million. This credit agreement included usual and customary negative covenants for credit agreements of this type. Payment of amounts due under this credit agreement were secured by guaranties, pledges of the ownership interests of certain of the Company s subsidiaries and pledges of certain intercompany promissory notes. On January 5, 2006, the Company borrowed \$300.0 million under this credit agreement, which the Company used for general corporate purposes, including other debt repayment, repurchases of its common stock in connection with its stock repurchase program, mergers and acquisitions, and capital expenditures. The Company paid in full the \$300.0 million credit agreement on May 16, 2006 with a portion of the proceeds from the senior notes (described below) and permitted such \$300.0 million credit agreement to terminate pursuant to its terms on its scheduled maturity date, June 30, 2006.

On April 6, 2006, the Company amended its 364-day credit agreement to extend the maturity date from April 6, 2006 to April 5, 2007.

Advances under these four credit facilities are in the form of either base rate loans or eurodollar loans. The interest rate on base rate loans fluctuates based upon the higher of (1) the interest rate announced by the administrative agent as its prime rate and (2) the Federal funds rate plus 0.5%, in each case with no additional margin. The interest rate on eurodollar loans fluctuates based upon the rate at which eurodollar deposits in the London interbank market are quoted plus a margin of 0.5% to 1.0% based upon the ratio of total debt under these credit facilities to consolidated Operating EBITDA, as each term is defined in the credit facilities. The credit facilities are secured by pledges of stock of certain of the Company s subsidiaries and pledges of certain intercompany promissory notes.

On September 29, 2006, the Company entered into a new consolidated credit agreement to provide for a \$540.0 million revolving credit facility with a U.S. \$50.0 million sublimit for Canadian dollar borrowings and a \$50.0 million sublimit for swing line loans (the 2006 credit facility). Additionally, the 2006 credit facility includes an uncommitted accordion feature of up to \$210.0 million in the aggregate allowing for future incremental borrowings, subject to certain conditions. The lending commitments under the 2006 credit facility are scheduled to terminate

September 29, 2011. The 2006 credit facility is unsecured.

As of September 30, 2006, the Company has borrowed approximately \$79.0 million under the 2006 credit facility for general corporate purposes and to pay off and terminate the 3-year credit agreement, the 364-day credit agreement and the Canadian credit agreement.

Advances under the 2006 credit facility are in the form of either base rate loans or eurodollar loans and may be denominated in U.S. dollars or Canadian dollars. The interest rate for base rate loans denominated in U.S. dollars fluctuates and is equal to the higher of (1) the Bank of Montreal s prime rate and (2) the Federal

9

ALLIANCE DATA SYSTEMS CORPORATION

NOTES TO UNAUDITED CONDENSED CONSOLIDATED FINANCIAL STATEMENTS (Continued)

5. DEBT (Continued)

funds rate plus 0.5%, in either case with no additional margin. The interest rate for base rate loans denominated in Canadian dollars fluctuates and is equal to the higher of (1) the Bank of Montreal s prime rate for Canadian dollar loans and (2) the CDOR rate plus 1%, in either case with no additional margin. The interest rate for eurodollar loans denominated in U.S. or Canadian dollars fluctuates based on the rate at which deposits of U.S. dollars or Canadian dollars, respectively, in the London interbank market are quoted plus a margin of 0.5% to 1.0% based upon the Company s Senior Leverage Ratio as defined in the 2006 credit facility.

Among other fees, the Company pays a facility fee of 0.1% to 0.2% per annum (due quarterly) on the aggregate commitments under the 2006 credit facility, whether used or unused, based upon the Company s Senior Leverage Ratio as defined in the 2006 credit facility. The Company will also pay fees with respect to any letters of credit issued under the 2006 credit facility.

The 2006 credit facility includes usual and customary negative covenants for credit agreements of this type, including, but not limited to, restrictions on the Company s ability, and in certain instances, its subsidiaries ability, to consolidate or merge; substantially change the nature of its business; sell, transfer or dispose of assets; create or incur indebtedness; create liens; pay dividends and repurchase stock; and make investments. The negative covenants are subject to certain exceptions, as specified in the 2006 credit facility. The 2006 credit facility also requires the Company to satisfy certain financial covenants, including maximum ratios of Total Capitalization and Senior Leverage as determined in accordance with the 2006 credit facility and a minimum ratio of Consolidated Operating EBITDA to Consolidated Interest Expense as determined in accordance with the 2006 credit facility.

The 2006 credit facility also includes customary events of default, including, among other things, payment default, covenant default, breach of representation or warranty, bankruptcy, cross-default, material ERISA events, a change of control of the Company, material money judgments and failure to maintain subsidiary guarantees.

Senior Notes

On May 16, 2006, the Company entered into a senior note purchase agreement and issued and sold \$250.0 million aggregate principal amount of 6.00% Series A Notes due May 16, 2009 and \$250.0 million aggregate principal amount of 6.14% Series B Notes due May 16, 2011. The proceeds were used to retire the \$300.0 million credit agreement, to repay other debt and for general corporate purposes.

The Series A and Series B Notes will accrue interest on the unpaid balance thereof at the rate of 6.00% and 6.14% per annum, respectively, from May 16, 2006, payable semiannually, on May 16 and November 16 in each year, commencing with November 16, 2006, until the principal has become due and payable. The note purchase agreement includes usual and customary negative covenants and events of default for transactions of this type.

The senior notes are unsecured. The payment obligations under the senior notes are guaranteed by certain of the Company s existing and future subsidiaries, originally ADS Alliance Data Systems, Inc. Due to their status as guarantors under the 2006 credit facility and pursuant to a Joinder to Subsidiary Guaranty dated as of September 29, 2006, three additional subsidiaries of the Company became guarantors of the senior notes, including Alliance Data Foreign Holdings, Inc., Epsilon Marketing Services, LLC and Epsilon Data Management, LLC.

On April 27, 2006, the Company entered into a treasury rate lock agreement with a notional amount of \$250.0 million to mitigate its exposure to increases in interest rates associated with the placement of the senior

10

ALLIANCE DATA SYSTEMS CORPORATION

NOTES TO UNAUDITED CONDENSED CONSOLIDATED FINANCIAL STATEMENTS (Continued)

5. DEBT (Continued)

notes. Effective April 28, 2006, the treasury lock was terminated and the Company realized a loss of \$0.2 million.

6. DEFERRED REVENUE

A reconciliation of deferred revenue for the AIR MILES® Reward Program is as follows:

	\$	Service	Re	rred Revenue demption thousands)	<u>;</u>	Total
December 31, 2005	\$	184,899	\$	425,634	\$	610,533
Cash proceeds	Ψ	92,065	Ψ	176,712	Ψ	268,777
Revenue recognized		(76,594)		(152,844)		(229,438)
Effects of foreign currency translation		8,450		20,092		28,542
September 30, 2006	\$	208,820	\$	469,594	\$	678,414

7. INCOME TAXES

For the three months and nine months ended September 30, 2006, the Company has utilized an effective tax rate of 37.9% and 38.2%, respectively, to calculate its provision for income taxes. Legislation was enacted in Texas during May 2006 and in Canada during June 2006 that impacted the effective tax rates for the nine months ended September 30, 2006. In accordance with Accounting Principles Board Opinion No. 28, Interim Financial Reporting (APB No. 28), the Company s expected annual effective tax rate for calendar year 2006 based on all known variables is estimated to be approximately 37.9% excluding the effect of the change in tax laws.

8. COMPREHENSIVE INCOME

The components of comprehensive income, net of tax effect, are as follows:

	Three Mor Septem		Nine Mon Septem			
	2005	2006	2005	2006		
	(In thousands)					
Net income	\$ 35,851	\$ 48,780	\$ 107,416	\$ 149,996		
Unrealized (loss) gain on securities available-for-sale	(583)	1,675	529	788		
Foreign currency translation adjustments	3,724	1,165	3,173	4,273		

Total comprehensive income

\$ 38,992

\$ 51,620

\$ 111,118

\$ 155,057

11

ALLIANCE DATA SYSTEMS CORPORATION

NOTES TO UNAUDITED CONDENSED CONSOLIDATED FINANCIAL STATEMENTS (Continued)

8. COMPREHENSIVE INCOME (Continued)

9. SEGMENT INFORMATION

Consistent with prior periods, the Company classifies its businesses into three segments: Transaction Services, Credit Services and Marketing Services.

	Transaction		Marketing	Other /	
	Services	Services	Services	Eliminations	Total
			(In thousands	S)	
Three months ended September 3	30,				
2005	,				
Revenues	\$ 178,973	\$ 137,049	\$ 145,404	\$ (76,613)	\$ 384,813
Adjusted EBITDA ⁽¹⁾	23,242	39,470	23,368		86,080
Depreciation and amortization	13,810	1,894	8,627		24,331
Stock compensation expense	648	648	648		1,944
Operating income	8,784	36,928	14,093		59,805
Interest expense, net				2,422	2,422
Income before income taxes	8,784	36,928	14,093	(2,422)	57,383
Three months ended September 3	30,				
2006					
Revenues	\$ 195,590	\$ 181,377	\$ 218,556	\$ (88,939)	\$ 506,584
Adjusted EBITDA ⁽¹⁾	26,650	61,067	45,044		132,761
Depreciation and amortization	14,583	2,817	14,578		31,978
Stock compensation expense	4,293	2,374	· ·		11,574
Operating income	7,774	55,876	25,559	10.620	89,209
Interest expense, net	·	55.056	25.550	10,639	10,639
Income before income taxes	7,774	55,876	25,559	(10,639)	78,570
	75 0 41	G IV	3.6 1.4	0.4	
	Transaction	Credit	Marketing	Other /	7D 4 1
	Services	Services		Eliminations	Total
			(In thousands)	,	
Nine months ended					
September 30, 2005					
Revenues	\$ 515,278	\$ 419,229	\$ 428,501	\$ (231,752)	\$ 1,131,256
Adjusted EBITDA ⁽¹⁾	65,531	121,510	71,107		258,148
Depreciation and amortization	42,100	5,717	25,666		73,483
Stock compensation expense	1,754	1,755	1,754		5,263
Operating income	21,677	114,038	43,687		179,402

Edgar Filing: ALLIANCE DATA SYSTEMS CORP - Form 10-Q

Interest expense, net Income before income taxes	21,677	114,038	43,687	7,537 (7,537)	7,537 171,865
Nine months ended					
September 30, 2006					
Revenues	\$ 580,540	\$ 557,397	\$ 603,750	\$ (267,425)	\$ 1,474,262
Adjusted EBITDA ⁽¹⁾	85,704	199,657	109,341		394,702
Depreciation and amortization	42,398	8,610	40,419		91,427
Stock compensation expense	12,165	6,072	13,239		31,476
Operating income	31,141	184,975	55,683		271,799
Interest expense, net				29,235	29,235
Income before income taxes	31,141	184,975	55,683	(29,235)	242,564
		12			

ALLIANCE DATA SYSTEMS CORPORATION

NOTES TO UNAUDITED CONDENSED CONSOLIDATED FINANCIAL STATEMENTS (Continued)

9. SEGMENT INFORMATION (Continued)

(1) Adjusted EBITDA is a non-GAAP financial measure equal to net income, the most directly comparable GAAP financial measure, plus stock compensation expense, provision for income taxes, interest expense, net, depreciation and amortization. Adjusted EBITDA is presented in accordance with Statement of Financial Accounting Standards No. 131, Disclosures about Segments of an Enterprise and Related Information (SFAS No. 131) as it is the primary performance metric by which senior management is evaluated. Refer to Item 2 Management s Discussion and Analysis of Financial Condition and Results of Operations for a reconciliation of Adjusted EBITDA.

10. STOCK-BASED COMPENSATION

Effective January 1, 2006, the Company adopted the provisions of, and accounted for stock-based compensation in accordance with, Financial Accounting Standards Board (FASB) Statement of Financial Accounting Standards No. 123 (revised 2004), Share-Based Payment (SFAS No. 123(R)) which supersedes Accounting Principles Board Opinion No. 25, Accounting for Stock Issued to Employees (APB No. 25). Under the fair value recognition provisions, stock-based compensation expense is measured at the grant date based on the fair value of the award and is recognized ratably over the requisite service period. The Company elected the modified prospective method, under which prior periods are not revised for comparative purposes. The valuation provisions of SFAS No. 123(R) apply to new grants and to grants that were outstanding as of the effective date and are subsequently modified. Estimated compensation for grants that were outstanding as of the effective date will be recognized over the remaining service period using the compensation expense estimated for the Statement of Financial Accounting Standards No. 123, Accounting for Stock-Based Compensation (SFAS No. 123) pro forma disclosures, adjusted for forfeitures.

Total stock-based compensation expense recognized in the Company s consolidated statements of income for the three and nine months ended September 30, 2005 and 2006 respectively, is as follows:

		onths Ended nber 30,	Nine Months Ended September 30,		
	2005	2006 (In tho	2005 usands)	2006	
Cost of operations General and administrative	\$ 1,944	\$ 6,712 4,862	\$ 5,263	\$ 20,218 11,258	
Total	\$ 1,944	\$ 11,574	\$ 5,263	\$ 31,476	

As the amount of stock-based compensation expense recognized is based on awards ultimately expected to vest, the amount recognized in the Company s results of operations has been reduced for estimated forfeitures. SFAS No. 123(R) requires forfeitures to be estimated at the time of grant and revised, if necessary, in subsequent periods if actual forfeitures differ from those estimates. Forfeitures were estimated based on the Company s historical

experience. Prior to the adoption of SFAS No. 123(R), the Company accounted for forfeitures as they occurred in accordance with APB No. 25 and did not estimate forfeitures. As a result, upon adoption of SFAS No. 123(R) the Company recognized a cumulative effect of a change in accounting principle of \$0.8 million, net of tax, to reverse compensation expense recognized for those awards not expected to vest.

Prior to the adoption of SFAS No. 123(R), the Company accounted for stock-based awards to employees using the intrinsic value method in accordance with APB No. 25. Under the intrinsic value method, stock-based compensation expense for employee stock options was not recognized in the Company s results of operations as the exercise price equaled the fair market value of the underlying stock at the date of grant. In accordance with the modified prospective transition method, the Company s prior year financial statements have not been restated to reflect the impact of the adoption of SFAS No. 123(R).

13

ALLIANCE DATA SYSTEMS CORPORATION

NOTES TO UNAUDITED CONDENSED CONSOLIDATED FINANCIAL STATEMENTS (Continued)

10. STOCK-BASED COMPENSATION (Continued)

The following table sets forth the pro forma amounts of net income and net income per share, for the three and nine months ended September 30, 2005, that would have resulted if the Company had accounted for the stock-based awards under the fair value recognition provisions of SFAS No. 123:

	Sept	ee Months Ended ember 30, 2005 nousands, excep	Nine Months Ended September 30, 2005 pt per share amounts)		
Net income, as reported	\$	35,851	\$	107,416	
Add: Stock-based employee compensation expense included in reported net income, net of related tax effects Deduct: Total stock-based employee compensation expense determined under fair value based method for all stock option		1,215		3,289	
awards, net of related tax effects		(4,899)		(13,587)	
Net income, pro forma	\$	32,167	\$	97,118	
Net income per share:					
Basic-as reported	\$	0.43	\$	1.30	
Diluted-as reported	\$	0.42	\$	1.26	
Basic-pro forma	\$	0.39	\$	1.18	
Diluted-pro forma	\$	0.38	\$	1.14	

As of September 30, 2006, there was \$51.6 million of unrecognized expense, adjusted for estimated forfeitures, related to non-vested, stock-based equity awards granted to employees, which is expected to be recognized over a weighted average period of approximately 1.8 years.

Stock Options

Stock option awards are granted with an exercise price equal to the market price of the Company s stock. Options typically vest ratably over three years and expire ten years after the date of grant. Since January 1, 2005, the fair value of each option award is estimated on the date of grant using a binomial lattice model. The following table indicates the assumptions used in estimating fair value for the nine months ended September 30, 2005 and 2006, respectively:

Nine Months Ended September 30, 2005 2006

Expected dividend yield		
Risk-free interest rate	2.94% - 4.76%	4.53% - 4.65%
Expected life of options (years)	6.4	7.1
Assumed volatility	28.8% - 43.6%	31.9% - 37.0%
Weighted average grant date fair value	\$16.66	\$18.46

14

ALLIANCE DATA SYSTEMS CORPORATION

NOTES TO UNAUDITED CONDENSED CONSOLIDATED FINANCIAL STATEMENTS (Continued)

10. STOCK-BASED COMPENSATION (Continued)

The following table sets forth the summary of option activity under the Company s stock option program for the nine months ended September 30, 2006:

	Outstanding Ex Weighted Average			Exercisable Weighted Average		
	Options		rcise Price (Options in	Options thousands)		cise Price
Balance at December 31, 2005 Granted Exercised Cancelled	6,680 620 (1,718) (303)	\$	27.19 43.44 20.88 37.00	3,319	\$	18.01
Balance at September 30, 2006	5,279	\$	30.68	2,957	\$	23.50

At the exercise date, the total intrinsic value of options exercised during the nine months ended September 30, 2006 was approximately \$51.9 million.

The following table summarizes information concerning both outstanding and exercisable stock options at September 30, 2006:

		Outstand	ing				
		Remaining			E	xercisal	ble
		Contractual Life		Weighted Average			eighted verage
Range of Exercise Prices	Options	(Years)	Exe	ercise Price	Options	Exer	cise Price
6	1	,	(Options in thousands)				
\$ 9.00 to \$12.00	553	4.2	\$	11.54	553	\$	11.54
\$12.01 to \$15.00	705	4.3	\$	14.96	705	\$	14.96
\$15.01 to \$22.00	37	6.1	\$	18.61	37	\$	18.61
\$22.01 to \$29.00	696	6.7	\$	24.16	683	\$	24.08
\$29.01 to \$39.00	1,037	7.5	\$	32.06	527	\$	31.74
\$39.01 to \$47.00	2,231	8.6	\$	41.79	451	\$	41.41
\$47.01 to \$54.00	20	9.7	\$	53.25	1	\$	48.10
	5,279				2,957		

The aggregate intrinsic value of options outstanding and options exercisable as of September 30, 2006 was approximately \$129.4 million and \$93.7 million, respectively.

Restricted Stock

During 2006, the Company has awarded both time-based and performance-based restricted stock units. Fair value of the restricted stock is estimated on the date of grant. In accordance with SFAS No. 123(R), the Company recognizes the estimated stock-based compensation expense, net of estimated forfeitures, over the applicable service period.

Time-based restricted stock awards typically vest ratably over a three year period. Performance-based restricted stock awards vest if specified performance measures tied to the Company s financial performance are met. The vesting provisions of 86,314 performance-based restricted stock unit awards issued in 2006 to eight employees were modified in March 2006. The vesting provisions, which were dependent on the Company s cash earnings per share (EPS) growth as compared to the S&P 500, were modified such that under the new terms, the vesting provisions are dependent on the Company s year-over-year cash EPS growth. The number of shares that vest may range from zero to 200%. A minimum cash EPS growth rate of 10% is

15

ALLIANCE DATA SYSTEMS CORPORATION

NOTES TO UNAUDITED CONDENSED CONSOLIDATED FINANCIAL STATEMENTS (Continued)

10. STOCK-BASED COMPENSATION (Continued)

necessary for the minimum 50% vesting, 18% cash EPS growth for a 100% vesting, and 36% cash EPS growth (or more) for a maximum 200% vesting. The modification had no impact on the fair value of the award; however, it did result in a change in estimate of the most likely outcome of the number of shares to vest. The incremental stock-based compensation expense recorded as a result of the change in estimate was not material.

	Performance- Based	Time- Based	Total
Balance at December 31, 2005		469,840	469,840
Shares granted	242,015	594,642	836,657
Shares vested	(8,100)	(38,441)	(46,541)
Shares cancelled	(12,892)	(46,866)	(59,758)
Balance at September 30, 2006	221,023	979,175	1,200,198

The weighted average grant-date fair value per share was \$44.56 for restricted stock awards granted during the nine months ended September 30, 2006.

Employee Stock Purchase Plan

The Company has an Amended and Restated Employee Stock Purchase Plan (the ESPP), which provides for three month offering periods, commencing on the first trading day of each calendar quarter and ending on the last trading day of each calendar quarter. The purchase price of the common stock is 85% of the fair market value of shares on the applicable purchase date as determined by averaging the high and low trading prices of the last trading day of each quarter. An employee may elect to pay the purchase price of such common stock through payroll deductions. The maximum number of shares that were reserved for issuance under the ESPP is 1,500,000 shares, subject to adjustment as provided in the ESPP. Effective July 1, 2005, employees are required to hold any stock purchased through the ESPP for 180 days prior to any sale or withdrawal of shares. In accordance with SFAS No. 123(R), the Company has recorded compensation expense for the difference between the fair value of the stock and the purchase price of the stock.

16

Item 2. MANAGEMENT S DISCUSSION AND ANALYSIS OF FINANCIAL CONDITION AND RESULTS OF OPERATIONS

The following discussion should be read in conjunction with the unaudited condensed consolidated financial statements and related notes thereto presented in this quarterly report and the consolidated financial statements and the notes thereto included in our Annual Report filed on Form 10-K/A for the year ended December 31, 2005.

Year in Review Highlights

Our results for the first nine months of 2006 included the following significant agreements and continued selective execution of our acquisition strategy:

In January 2006, we announced a long-term agreement to provide customer care and comprehensive billing and marketing management services to Green Mountain Energy Company, one of the nation s leading retail providers of cleaner electricity products.

In January 2006, we signed a multi-year renewal agreement with Canada Safeway to continue our partnership in our Canadian AIR MILES Reward Program. As one of our top-ten clients, Canada Safeway has been a partner in our loyalty and marketing program since its inception in 1992.

In February 2006, we signed a multi-year agreement to provide billing and customer care services to WPS Resources Corporation, an energy holding company whose subsidiaries provide electric and natural gas utility service primarily to Michigan and Minnesota consumers.

In February 2006, we acquired iCom Information & Communications, Inc. (ICOM), a leading provider of targeted list, marketing data and communication solutions for the pharmaceutical industry in North America.

In February 2006, we signed a long-term agreement to provide a co-brand credit card program and database marketing services to New York & Company, a leading specialty retailer of women s fashions and accessories.

In February 2006, we signed a long-term contract renewal to continue to provide a comprehensive private-label credit card solution to Goody s, a retailer of moderately priced apparel for women, men and children. Under the expanded terms of the agreement, we will also provide an integrated co-brand credit card program and corresponding program servicing.

In March 2006, we announced a multi-year agreement with Citibank, Inc. to provide a comprehensive loyalty solution to support Citi s points-based customer rewards program, the Thank You Network.

In March 2006, we signed a contract renewal to continue to provide a comprehensive private-label credit card solution to the United Retail Group, Inc., a leading high-growth specialty retailer of plus-size women s fashion apparel.

In April 2006, we signed a multi-year contract renewal to continue to provide a comprehensive private-label credit card solution for Abercrombie & Fitch, a leading men s and women s specialty clothing retailer.

In April 2006, we completed an issuance of \$500.0 million of asset-backed notes. The notes were issued through the World Financial Network Credit Card Master Note Trust as part of the securitization program for

our credit card banking subsidiary, World Financial Network National Bank.

In May 2006, we announced a multi-year agreement to provide bill print and mail services, electronic bill presentment and payment processing for Sacramento Municipal Utility District, the sixth-largest publicly owned utility in the United States with approximately 560,000 residential and commercial accounts in California s Sacramento and Placer counties.

17

Table of Contents

In May 2006, we signed a multi-year agreement to provide permission-based email marketing services and strategic consulting services to Citicorp Credit Services, Inc., which has more than 120 million credit and charge accounts in North America.

In May 2006, we completed a private placement of \$500.0 million of senior notes to guarantee interest rates and provide additional liquidity.

In May 2006, we signed a multi-year contract renewal to continue to provide database, consulting, and infrastructure services for AARP, one of the nation s largest non-profit organizations.

In May 2006, we signed a contract renewal to continue to provide a comprehensive private-label credit card solution to The Room Place at Harlem Furniture, a multi-channel retailer of high-quality home furniture in the Chicago area.

In June 2006, we announced a long-term contract renewal to continue to provide customer information system services, application management and online bill presentment to Union Gas, a Duke Energy Company.

In June 2006, we announced a multi-year renewal agreement with The Great Atlantic & Pacific Company of Canada (A&P Canada) to continue our partnership in our Canadian AIR MILES Reward Program. As one of the program s top-ten sponsors, A&P Canada is the second largest food retailer in Ontario.

In June 2006, we announced a multi-year agreement to provide comprehensive private-label credit card services for Bealls Outlet Stores, Inc. and Burke s Outlet Stores, Inc., leading retailers of value-priced apparel, accessories and home furnishings with more than 500 stores across 14 states.

In July 2006, we announced a multi-year agreement to provide comprehensive private-label credit card services for Friedman s Jewelers, the third-largest jewelry retailer in the United States, with approximately 422 locations.

In July 2006, we announced an agreement to provide permission-based email marketing services for Circuit City Stores, Inc. Circuit City is one of the nation s leading multi-channel consumer electronic retailers.

In August 2006, we announced a long-term renewal agreement with The Jean Coutu Group to continue our partnership in our Canadian AIR MILES Reward Program. As one of the program s top-ten sponsors, Jean Coutu is the fourth largest drugstore chain in North America.

In August 2006, we announced a renewal agreement with Hudson s Bay Company (Hbc) to continue our partnership in our Canadian AIR MILES Reward Program. Additionally, through this agreement, Hbc will become a rewards supplier in the AIR MILES Reward Program. As one of the program s top-fifteen sponsors, Hbc operates more than 570 stores across Canada.

In August 2006, we announced that our Canadian AIR MILES Reward Program added 20 new retail partners to its online shopping mall, www.airmilesshops.ca. The virtual mall features advanced product search capabilities and allows consumers to purchase merchandise from a total of 75 lifestyle, home décor, electronics, entertainment and fashion retailers.

In August 2006, we acquired Big Designs, Inc., a premier print, web and email marketing design firm, for approximately \$5.0 million. The acquisition will complement Epsilon Interactive s existing creative services offerings.

In August 2006, we signed a multi-year contract renewal to continue to provide a comprehensive private-label credit card solution for American Signature, a leading designer, manufacturer and retailer of high-quality furniture.

In September 2006, we sold our credit card receivables portfolio of Shop NBC accounts for approximately \$77.2 million, which was comprised of receivables of \$75.3 million plus a small premium.

18

Table of Contents

In September 2006, we announced a multi-year agreement to provide customer information system and billing services to customers of the New England Gas distribution division of the Southern Union Company, one of the nation s leading diversified natural gas companies.

In September 2006, we announced an agreement to acquire CPC Associates, Inc., a premier provider of data products used to enhance the effectiveness of direct-response marketing programs for a variety of business sectors.

Critical Accounting Policies and Estimates

There have been no material changes to our critical accounting policies and estimates from the information provided in Item 7. Management s Discussion and Analysis of Financial Condition and Results of Operations included in our Annual Report on Form 10-K/A for the year ended December 31, 2005.

Use of Non-GAAP Financial Measures

Adjusted EBITDA is a non-GAAP financial measure equal to net income, the most directly comparable GAAP financial measure, plus stock compensation expense, provision for income taxes, interest expense, net, depreciation and other amortization and amortization of purchased intangibles. Operating EBITDA is a non-GAAP financial measure equal to adjusted EBITDA plus the change in deferred revenue less the change in redemption settlement assets. We have presented operating EBITDA because we use the financial measure to monitor compliance with financial covenants in our credit agreement and our senior note agreements. For the nine months ended September 30, 2006, senior debt-to-operating EBITDA was 1.1x compared to a maximum ratio of 2.75x permitted in our credit facility and in our senior note agreements. Operating EBITDA to interest expense was 12.8x compared to a minimum ratio of 3.5x permitted in our credit facility and 3.0x permitted in our senior note agreements. As discussed in more detail in the liquidity section of Management s Discussion and Analysis of Financial Condition and Results of Operations, our credit facility and cash flow from operations are the two main sources of funding for our acquisition strategy and for our future working capital needs and capital expenditures. As of September 30, 2006 we had borrowings of \$79.0 million outstanding under the credit agreement, \$500.0 million under our senior notes and had \$459.0 million in unused borrowing capacity. We were in compliance with our covenants at September 30, 2006 and we expect to be in compliance with these covenants during the year ended December 31, 2006.

We use adjusted EBITDA as an integral part of our internal reporting to measure the performance of our reportable segments and to evaluate the performance of our senior management. Adjusted EBITDA is considered an important indicator of the operational strength of our businesses. Adjusted EBITDA eliminates the uneven effect across all business segments of considerable amounts of non-cash depreciation of tangible assets and amortization of certain intangible assets that were recognized in business combinations. A limitation of this measure, however, is that it does not reflect the periodic costs of certain capitalized tangible and intangible assets used in generating revenues in our businesses. Management evaluates the costs of such tangible and intangible assets, the impact of related impairments, as well as asset sales through other financial measures, such as capital expenditures, investment spending and return on capital. Adjusted EBITDA also eliminates the non-cash effect of stock compensation expense. Stock compensation expense is not included in the measurement of segment adjusted EBITDA provided to the chief operating decision maker for purposes of assessing segment performance and decision making with respect to resource allocations. Therefore, we believe that adjusted EBITDA provides useful information to our investors regarding our performance and overall results of operations. Adjusted EBITDA and operating EBITDA are not intended to be performance measures that should be regarded as an alternative to, or more meaningful than, either operating income or net income as an indicator of operating performance or to cash flows from operating activities as a measure of liquidity. In addition, adjusted EBITDA and operating EBITDA are not intended to represent funds available for dividends,

reinvestment or other discretionary uses, and should not be considered in isolation or as a substitute for measures of performance prepared in accordance with GAAP. The adjusted EBITDA and operating EBITDA measures presented in this

19

Table of Contents

Form 10-Q may not be comparable to similarly titled measures presented by other companies, and may not be identical to corresponding measures used in our various agreements.

	Three Months Ended September 30,			Nine Months Ended September 30,			
	2005	2006	2005	2006			
		(In thou	isands)				
Net income \$	35,851	\$ 48,780	\$ 107,416	\$ 149,996			
Stock compensation expense	1,944	11,574	5,263	31,476			
Provision for income taxes	21,532	29,790	64,449	92,568			
Interest expense, net	2,422	10,639	7,537	29,235			
Depreciation and other amortization	13,972	16,892	43,182	47,958			
Amortization of purchased intangibles	10,359	15,086	30,301	43,469			
Adjusted EBITDA	86,080	132,761	258,148	394,702			
Change in deferred revenue	44,092	16,087	51,191	67,881			
Change in redemption settlement assets	(18,265)	(9,188)	(13,829)	(28,990)			
Operating EBITDA \$	111,907	\$ 139,660	\$ 295,510	\$ 433,593			

Note: An increase in deferred revenue has a positive impact to Operating EBITDA, while an increase in redemption settlement assets has a negative impact to Operating EBITDA. Changes in deferred revenue and redemption settlement assets are affected by fluctuations in foreign exchange rates. Change in redemption settlement assets is also affected by transfers of cash.

20

Table of Contents

Results of Operations

Three months ended September 30, 2005 compared to the three months ended September 30, 2006

		Three Months Ended September 30,				Change	
		2005 (In	thous	2006 sands, excep	t per	\$ centages)	%
Revenue:							
	\$	178,973	\$	195,590	\$	16,617	9.3%
Credit Services	Ψ	137,049	Ψ	181,377	Ψ	44,328	32.3
Marketing Services		145,404		218,556		73,152	50.3
Other/Eliminations		(76,613)		(88,939)		(12,326)	16.1
Total	\$	384,813	\$	506,584	\$	121,771	31.6%
Adjusted EBITDA:							
Transaction Services	\$	23,242	\$	26,650	\$	3,408	14.7%
Credit Services		39,470		61,067		21,597	54.7
Marketing Services		23,368		45,044		21,676	92.8
Total	\$	86,080	\$	132,761	\$	46,681	54.2%
Stock compensation expense:							
	\$	648	\$	4,293	\$	3,645	562.5%
Credit Services		648		2,374		1,726	266.4
Marketing Services		648		4,907		4,259	657.3
Total	\$	1,944	\$	11,574	\$	9,630	495.4%
Depreciation and amortization:							
	\$	13,810	\$	14,583	\$	773	5.6%
Credit Services		1,894		2,817		923	48.7
Marketing Services		8,627		14,578		5,951	69.0
Total	\$	24,331	\$	31,978	\$	7,647	31.4%
Operating expenses ⁽¹⁾ :							
Transaction Services	\$	155,731	\$	168,940	\$	13,209	8.5%
Credit Services		97,579		120,310		22,731	23.3
Marketing Services		122,036		173,512		51,476	42.2
Other/Eliminations		(76,613)		(88,939)		(12,326)	16.1
Total	\$	298,733	\$	373,823	\$	75,090	25.1%
Operating income:							
Transaction Services	\$	8,784	\$	7,774	\$	(1,010)	(11.5)%

Edgar Filing: ALLIANCE DATA SYSTEMS CORP - Form 10-Q

Credit Services Marketing Services	36,928 14,093	55,876 25,559	18,948 11,466	51.3 81.4
Total	\$ 59,805	\$ 89,209	\$ 29,404	49.2%
Adjusted EBITDA margin ⁽²⁾ :				
Transaction Services	13.0%	13.6%	0.6%	
Credit Services	28.8	33.7	4.9	
Marketing Services	16.1	20.6	4.5	
Total	22.4%	26.2%	3.8%	
Segment operating data:				
Statements generated	47,523	52,696	5,173	10.9%
Credit sales	\$ 1,508,123	\$ 1,763,339	\$ 255,216	16.9%
Average managed receivables	\$ 3,114,452	\$ 3,602,336	\$ 487,884	15.7%
AIR MILES reward miles issued	830,604	936,553	105,949	12.8%
AIR MILES reward miles redeemed	475,400	578,564	103,164	21.7%

⁽¹⁾ Operating expenses excludes depreciation, amortization and stock compensation expense.

21

⁽²⁾ Adjusted EBITDA margin is adjusted EBITDA divided by revenue. Management uses adjusted EBITDA margin to analyze the operating performance of the segments and the impact revenue growth has on operating expenses.

Table of Contents

Revenue. Total revenue increased \$121.8 million, or 31.6%, to \$506.6 million for the three months ended September 30, 2006 from \$384.8 million for the comparable period in 2005. The increase was due to a 9.3% increase in Transaction Services revenue, a 32.3% increase in Credit Services revenue, and a 50.3% increase in Marketing Services revenue as follows:

Transaction Services. Transaction Services revenue increased \$16.6 million, or 9.3%, primarily due to a 10.9% increase in statements generated from our private label and utility services businesses. The private label business increase was the result of a ramp up of clients signed in prior years plus solid growth in mature clients. Revenue for utility services was also positively impacted by both an increase in statements generated and additional service offerings to our existing clients. Revenue growth was tempered slightly by a relatively flat performance in the traditional merchant bankcard acquiring business.

Credit Services. Credit Services revenue increased \$44.3 million, or 32.3%, primarily due to a 44.8% increase in securitization income and finance charges, net offset by a decrease in merchant discount fees. Securitization income and finance charges, net increased \$44.0 million primarily as a result of a 15.7% increase in our average managed receivables, an increase in collected yield and lower charge-offs, partially offset by a slight increase in the cost of funds. The improvement in charge-off rates is a continuation of the benefit that we have received this year as a result of the bankruptcy reform legislation which was enacted during the fourth quarter of 2005, as well as overall higher credit quality.

Marketing Services. Marketing Services revenue increased \$73.2 million, or 50.3%, due to growth in the AIR MILES Reward Program and the Epsilon Interactive, ICOM, and DoubleClick acquisitions. AIR MILES Reward Program growth was driven primarily by an increase in redemption revenue of \$19.1 million related to a 21.7% increase in the redemption of AIR MILES reward miles. Issuance revenue increased \$4.3 million primarily related to growth in issuances of AIR MILES reward miles in recent years from the roll out of major national programs and increased AIR MILES Reward Program related spending by certain large, long-term sponsors. Changes in the exchange rate of the Canadian dollar accounted for approximately \$8.1 million of the revenue increase. Database marketing fees increased by \$37.0 million primarily related to our Epsilon business, and the acquisitions of Epsilon Interactive, ICOM and DoubleClick.

Operating Expenses. Total operating expenses, excluding depreciation, amortization and stock compensation expense, increased \$75.1 million, or 25.1%, to \$373.8 million during the three months ended September 30, 2006 from \$298.7 million during the comparable period in 2005. Total adjusted EBITDA margin increased to 26.2% for the three months ended September 30, 2006 from 22.4% for the comparable period in 2005, due to increased margins across all three business segments.

Transaction Services. Transaction Services operating expenses, excluding depreciation, amortization and stock compensation expense, increased \$13.2 million, or 8.5%, to \$168.9 million for the three months ended September 30, 2006 from \$155.7 million for the comparable period in 2005. Adjusted EBITDA margin increased to 13.6% for the three months ended September 30, 2006 from 13.0% during the comparable period in 2005. The increase in adjusted EBITDA margin was the result of increases in revenue driven by a 10.9% increase in statements generated and margin contribution from a relative decrease in corporate overhead, offset by margin decreases in our utility services and merchant services businesses. The utility services margin was impacted by conversion expenses for our clients.

Credit Services. Credit Services operating expenses, excluding depreciation, amortization and stock compensation expense, increased \$22.7 million, or 23.3%, to \$120.3 million for the three months ended September 30, 2006 from \$97.6 million for the comparable period in 2005. Adjusted EBITDA margin increased to 33.7% for the three months ended September 30, 2006 from 28.8% for the same period in 2005. The

increased margin is the result of favorable revenue trends including an increase in our average managed receivables, an increase in collected yield and lower charge-offs, and margin contribution from a relative decrease in corporate overhead, offset by a slight increase in the cost of funds. Margin growth also came from leveraging existing infrastructure.

22

Table of Contents

Marketing Services. Marketing Services operating expenses, excluding depreciation, amortization and stock compensation expense, increased \$51.5 million, or 42.2%, to \$173.5 million for the three months ended September 30, 2006 from \$122.0 million for the comparable period in 2005. Adjusted EBITDA margin increased to 20.6% for the three months ended September 30, 2006 from 16.1% for the same period in 2005. The increase in adjusted EBITDA margin was driven by margin expansion in both the AIR MILES Reward Program and our Epsilon businesses as well as margin contribution from a relative decrease in corporate overhead. The margin increase at the AIR MILES Reward Program was the result of relatively lower marketing expenditures in the period related to the timing of marketing campaigns. Epsilon s contributions came from leverage of the core database business and its acquisitions of Epsilon Interactive, ICOM and DoubleClick.

Stock compensation expense. Stock compensation expense was \$11.6 million for the three months ended September 30, 2006 compared to \$1.9 million for the comparable period in 2005. The increase was primarily attributable to our adoption of SFAS No. 123(R) under the modified prospective method. For the three months ended September 30, 2005, we would have recorded a total of \$7.8 million of stock compensation expense under SFAS No. 123.

Depreciation and Amortization. Depreciation and amortization increased a total of \$7.6 million, or 31.4%, to \$32.0 million for the three months ended September 30, 2006 from \$24.3 million for the comparable period in 2005 due to an increase of \$4.7 million in the amortization of purchased intangibles and an increase of \$2.9 million in depreciation and other amortization. The increase in the amortization of purchased intangibles relates to assets acquired in recent acquisitions. The increase in depreciation and other amortization is a result of relatively higher capital expenditures compared to prior years.

Operating Income. Operating income increased \$29.4 million, or 49.2%, to \$89.2 million for the three months ended September 30, 2006 from \$59.8 million during the comparable period in 2005. Operating income increased due to the revenue and expense factors discussed above.

Interest Expense. Interest expense increased \$8.2 million, or 339.3%, to \$10.6 million for the three months ended September 30, 2006 from \$2.4 million for the comparable period in 2005. Interest expense on core debt, which includes the credit facility and senior notes, increased \$6.6 million as a result of additional borrowings to fund our stock repurchase program and acquisitions and an increase in interest rates from the comparable period in 2005. Interest on certificates of deposit increased \$1.6 million due to an increase in on-balance sheet receivables of approximately \$155.5 million as compared to the prior year, which was primarily associated with financing of the Blair portfolio acquisition completed in November 2005.

Taxes. Income tax expense increased \$8.3 million to \$29.8 million for the three months ended September 30, 2006 from \$21.5 million in 2005 due to an increase in taxable income. Our effective tax rate remained relatively flat at 37.9% in 2006 compared to 37.5% in 2005.

23

Table of Contents

Results of Operations

Table of Contents

Nine months ended September 30, 2005 compared to the nine months ended September 30, 2006

	Nine Months Ended								
	September 30,				Change				
		2005		2006		\$	%		
		(In	thou	t per	centages)				
Revenue:									
Transaction Services	\$	515,278	\$	580,540	\$	65,262	12.7%		
Credit Services		419,229		557,397		138,168	33.0		
Marketing Services		428,501		603,750		175,249	40.9		
Other/Eliminations		(231,752)		(267,425)		(35,673)	15.4		
Total	\$	1,131,256	\$	1,474,262	\$	343,006	30.3%		
Adjusted EBITDA:									
Transaction Services	\$	65,531	\$	85,704	\$	20,173	30.8%		
Credit Services		121,510		199,657		78,147	64.3		
Marketing Services		71,107		109,341		38,234	53.8		
Total	\$	258,148	\$	394,702	\$	136,554	52.9%		
Stock compensation expense:									
Transaction Services	\$	1,754	\$	12,165	\$	10,411	593.6%		
Credit Services		1,755		6,072		4,317	246.0		
Marketing Services		1,754		13,239		11,485	654.8		
Total	\$	5,263	\$	31,476	\$	26,213	498.1%		
Depreciation and amortization:									
Transaction Services	\$	42,100	\$	42,398	\$	298	0.7%		
Credit Services		5,717		8,610		2,893	50.6		
Marketing Services		25,666		40,419		14,753	57.5		
Total	\$	73,483	\$	91,427	\$	17,944	24.4%		
Operating expenses ⁽¹⁾ :									
Transaction Services	\$	449,747	\$	494,836	\$	45,089	10.0%		
Credit Services		297,719		357,740		60,021	20.2		
Marketing Services		357,394		494,409		137,015	38.3		
Other/Eliminations		(231,752)		(267,425)		(35,673)	15.4		
Total	\$	873,108	\$	1,079,560	\$	206,452	23.6%		
Operating income:									
Transaction Services	\$	21,677	\$	31,141	\$	9,464	43.7%		

43

Edgar Filing: ALLIANCE DATA SYSTEMS CORP - Form 10-Q

Credit Services Marketing Services	114,038 43,687	184,975 55,683	70,937 11,996	62.2 27.5
Total	\$ 179,402	\$ 271,799	\$ 92,397	51.5%
Adjusted EBITDA margin ⁽²⁾ :				
Transaction Services	12.7%	14.8%	2.1%	
Credit Services	29.0	35.8	6.8	
Marketing Services	16.6	18.1	1.5	
Total	22.8%	26.8%	4.0%	
Segment operating data:				
Statements generated	141,839	156,749	14,910	10.5%
Credit sales	\$ 4,484,937	\$ 5,141,597	\$ 656,660	14.6%
Average managed receivables	\$ 3,107,603	\$ 3,580,389	\$ 472,786	15.2%
AIR MILES reward miles issued	2,357,552	2,756,908	399,356	16.9%
AIR MILES reward miles redeemed	1,449,088	1,713,127	264,039	18.2%

⁽¹⁾ Operating expenses excludes depreciation, amortization and stock compensation expense.

24

⁽²⁾ Adjusted EBITDA margin is adjusted EBITDA divided by revenue. Management uses adjusted EBITDA margin to analyze the operating performance of the segments and the impact revenue growth has on operating expenses.

Table of Contents

Revenue. Total revenue increased \$343.0 million, or 30.3%, to \$1,474.3 million for the nine months ended September 30, 2006 from \$1,131.3 million for the comparable period in 2005. The increase was due to a 12.7% increase in Transaction Services revenue, a 33.0% increase in Credit Services revenue, and a 40.9% increase in Marketing Services revenue as follows:

Transaction Services. Transaction Services revenue increased \$65.3 million, or 12.7%, primarily due to a 10.5% increase in statements generated from our private label and utility services businesses. The private label business increase was the result of a ramp up of clients signed in prior years plus solid growth in mature clients. Revenue for utility services was also positively impacted by both an increase in statements generated and additional service offerings to our existing clients.

Credit Services. Credit Services revenue increased \$138.2 million, or 33.0%, primarily due to a 45.1% increase in securitization income and finance charges, net offset by a decrease in merchant discount fees. Securitization income and finance charges, net increased \$138.0 million primarily as a result of a 15.2% increase in our average managed receivables, an increase in collected yield, lower charge-offs. Cost of funds remained flat. The improvement in charge-off rates is a continuation of the benefit that we have received this year as a result of the bankruptcy reform legislation which was enacted during the fourth quarter of 2005, as well as overall higher credit quality.

Marketing Services. Marketing Services revenue increased \$175.2 million, or 40.9%, due to growth in the AIR MILES Reward Program and the Epsilon Interactive, ICOM and DoubleClick acquisitions. AIR MILES Reward Program growth was driven primarily by an increase in redemption revenue of \$52.5 million related to a 18.2% increase in the redemption of AIR MILES reward miles. Issuance revenue increased \$13.3 million primarily related to growth in issuances of AIR MILES reward miles in recent years from the roll out of major national programs and increased AIR MILES Reward Program related spending by certain large, long-term sponsors. Changes in the exchange rate of the Canadian dollar accounted for approximately \$27.7 million of the revenue increase. Database marketing fees increased by \$74.7 million primarily related to our Epsilon business, and the acquisitions of Epsilon Interactive, ICOM and DoubleClick.

Operating Expenses. Total operating expenses, excluding depreciation, amortization and stock compensation expense, increased \$206.5 million, or 23.6%, to \$1,079.6 million during the nine months ended September 30, 2006 from \$873.1 million during the comparable period in 2005. Total adjusted EBITDA margin increased to 26.8% for the nine months ended September 30, 2006 from 22.8% for the comparable period in 2005, due to increased margins across all three business segments.

Transaction Services. Transaction Services operating expenses, excluding depreciation, amortization and stock compensation expense, increased \$45.1 million, or 10.0%, to \$494.8 million for the nine months ended September 30, 2006 from \$449.7 million for the comparable period in 2005. Adjusted EBITDA margin increased to 14.8% for the nine months ended September 30, 2006 from 12.7% during the comparable period in 2005. The increase in adjusted EBITDA margin was the result of increases in revenue driven by a 10.5% increase in statements generated and margin contribution from relative decreases in corporate overhead, offset by margin decrease in our utility services business. The utility services margin was impacted by conversion expenses for our clients.

Credit Services. Credit Services operating expenses, excluding depreciation, amortization and stock compensation expense, increased \$60.0 million, or 20.2%, to \$357.7 million for the nine months ended September 30, 2006 from \$297.7 million for the comparable period in 2005. Adjusted EBITDA margin increased to 35.8% for the nine months ended September 30, 2006 from 29.0% for the same period in 2005. The increased margin is the result of favorable revenue trends including an increase in our average managed

receivables, an increase in collected yield and lower charge-offs, and margin contribution from relative decreases in corporate overhead. Margin growth also came from leveraging existing infrastructure.

Marketing Services. Marketing Services operating expenses, excluding depreciation, amortization and stock compensation expense, increased \$137.0 million, or 38.3%, to \$494.4 million for the nine months

25

Table of Contents

ended September 30, 2006 from \$357.4 million for the comparable period in 2005. Adjusted EBITDA margin increased to 18.1% for the nine months ended September 30, 2006 from 16.6% for the same period in 2005. The increase in adjusted EBITDA margin was due to margin expansion in our Epsilon businesses, and margin contribution from relative decreases in corporate overhead, offset by a slight decrease in margin for the AIR MILES Reward Program due to the timing of marketing programs versus the prior year. Epsilon s contributions came from leverage of the core database business and its acquisitions of Epsilon Interactive, ICOM and DoubleClick.

Stock compensation expense. Stock compensation expense was \$31.5 million for the nine months ended September 30, 2006 compared to \$5.3 million for the comparable period in 2005. The increase was primarily attributable to our adoption of SFAS No. 123(R) under the modified prospective method. For the nine months ended September 30, 2005, we would have recorded a total of \$21.7 million of stock compensation expense under SFAS No. 123.

Depreciation and Amortization. Depreciation and amortization increased a total of \$17.9 million, or 24.4%, to \$91.4 million for the nine months ended September 30, 2006 from \$73.5 million for the comparable period in 2005 due to a \$13.1 million increase in the amortization of purchased intangibles and an increase of \$4.8 million in depreciation and other amortization. The increase in the amortization of purchased intangibles relates to assets acquired in recent acquisitions. The increase in depreciation and other amortization is a result of relatively higher capital expenditures compared to prior years.

Operating Income. Operating income increased \$92.4 million, or 51.5%, to \$271.8 million for the nine months ended September 30, 2006 from \$179.4 million during the comparable period in 2005. Operating income increased due to the revenue and expense factors discussed above.

Interest Expense. Interest expense increased \$21.7 million, or 287.9%, to \$29.2 million for the nine months ended September 30, 2006 from \$7.5 million for the comparable period in 2005. Interest expense on core debt, which includes the credit facility and senior notes, increased \$15.6 million as a result of additional borrowings to fund our stock repurchase program and the acquisitions of ICOM and DoubleClick and an increase in interest rates from the comparable period in 2005. Interest on certificates of deposit increased \$7.4 million due to an increase in on-balance sheet receivables of approximately \$155.5 million as compared to the prior year, which was primarily associated with financing of the Blair portfolio acquisition completed in November 2005.

Taxes. Income tax expense increased \$28.1 million to \$92.6 million for the nine months ended September 30, 2006 from \$64.4 million in 2005 due to an increase in taxable income. Our effective tax rate increased to 38.2% in 2006 compared to 37.5% in 2005 primarily as a result of changes in tax legislation in Texas and Canada.

Asset Quality

Our delinquency and net charge-off rates reflect, among other factors, the credit risk of our private label credit card receivables, the average age of our various private label credit card account portfolios, the success of our collection and recovery efforts, and general economic conditions. The average age of our private label credit card portfolio affects the stability of delinquency and loss rates of the portfolio. We continue to focus our resources on refining our credit underwriting standards for new accounts and on collections and post charge-off recovery efforts to minimize net losses.

An older private label credit card portfolio generally equates to a more stable performance of the portfolio. At September 30, 2006, 57.4% of securitized accounts with balances and 60.8% of securitized receivables were for accounts with origination dates greater than 24 months old.

Delinquencies. A credit card account is contractually delinquent if we do not receive the minimum payment by the specified due date on the cardholder s statement. It is our policy to continue to accrue interest and fee income on all credit card accounts, except in limited circumstances, until the account balance and all related interest and other fees are charged off or paid beyond 90 days delinquent. When an account becomes delinquent, we print a message on the cardholder s billing statement requesting payment. After an account

26

Table of Contents

becomes 30 days past due, a proprietary collection scoring algorithm automatically scores the risk of the account rolling to a more delinquent status. The collection system then recommends a collection strategy for the past due account based on the collection score and account balance and dictates the contact schedule and collections priority for the account. If we are unable to make a collection after exhausting all in-house efforts, we engage collection agencies and outside attorneys to continue those efforts.

The following table presents the delinquency trends of our managed credit card portfolio:

	December 31,			Se	ptember 30,			
		2005	% of total		2006	% of total		
Receivables outstanding	\$	3,714,548	100.0%	\$	3,600,366	100.0%		
Receivables balances contractually delinquent:								
31 to 60 days		59,018	1.6		64,030	1.8		
61 to 90 days		35,342	1.0		41,031	1.1		
91 or more days		69,343	1.9		78,195	2.2		
Total	\$	163,703	4.4%	\$	183,256	5.1%		

Net Charge-Offs. Net charge-offs comprise the principal amount of losses from cardholders unwilling or unable to pay their account balances, as well as bankrupt and deceased cardholders, less current period recoveries. Net charge-offs exclude accrued finance charges and fees. The following table presents our net charge-offs for the periods indicated on a managed basis. Average managed receivables represent the average balance of the cardholder receivables at the beginning of each month in the period indicated.

	Three Mon Septem		Nine Mont Septem						
	2005	2006	2005	2006					
	(Dollars in thousands)								
Average managed receivables	\$ 3,114,452	\$ 3,602,336	\$ 3,107,603	\$ 3,580,389					
Net charge-offs	49,790	44,460	148,618	123,935					
Net charge-offs as a percentage of average									
managed receivables (annualized)	6.4%	4.9%	6.4%	4.6%					

Liquidity and Capital Resources

Operating Activities. We have historically generated cash flows from operations, although that amount may vary based on fluctuations in working capital and the timing of merchant settlement activity. Our operating cash flow is seasonal, with cash utilization peaking at the end of December due to increased activity in our Credit Services segment related to holiday retail sales.

Nine Months Ended September 30,

		2005	ıçan	2006
	(In thousands)			us)
Cash provided by operating activities before changes in credit card portfolio activity				
and merchant settlement activity	\$	193,340	\$	255,034
Purchase of credit card receivables		(20,527)		(68,398)
Proceeds from the sale of credit card portfolios				154,445
Net change in merchant settlement activity		15,772		11,819
Cash provided by operating activities	\$	188,585	\$	352,900

We generated cash flow from operating activities before changes in credit card portfolio activity and merchant settlement activity of \$255.0 million for the nine months ended September 30, 2006 as compared to \$193.3 million for the comparable period in 2005. Merchant settlement activity fluctuates significantly depending on the day in which the quarter ends. The increase in operating cash flows before changes in credit

Table of Contents

card portfolio activity and merchant settlement activity is related to improved operating results and increases in deferred revenue for the nine months ended September 30, 2006 offset in part by the classification of the tax benefits associated with the exercise of stock options and related stock-based compensation. Our deferred revenue balance increased 11.1% to \$678.4 million at September 30, 2006 from \$610.5 million at December 31, 2005 due to a 16.9% increase in AIR MILES reward miles issued during the nine months ended September 30, 2006 over the comparable period in 2005, and changes in foreign currency exchange rates. We utilize our cash flow from operations for ongoing business operations, acquisitions, stock repurchases and capital expenditures.

Investing Activities. Cash used in investing activities was \$202.0 million for the nine months ended September 30, 2006 compared to \$136.2 million for the comparable period in 2005. Significant components of investing activities are as follows:

Acquisitions. Cash outlays, net of cash received, for acquisitions for the nine months ended September 30, 2006 was \$133.1 million compared to \$139.7 million for the comparable period in 2005. The outlay for acquisitions in 2006 relates primarily to the purchase of ICOM, a leading provider of targeted list, marketing data and communications solutions for the pharmaceutical industry in North America and DoubleClick, one of the largest permission-based email marketing service providers, with operations across North America, Europe and Asia/Pacific.

Securitizations and Receivables Funding. We generally fund all private-label credit card receivables through a securitization program that provides us with both liquidity and lower borrowing costs. Securitized credit card receivables were over \$3.3 billion at September 30, 2006. Securitizations require credit enhancements in the form of cash, spread accounts or additional receivables. The credit enhancement is partially funded through the use of certificates of deposit issued through our subsidiary, World Financial Network National Bank. Cash flow from securitization activity as well as on-balance sheet credit card receivables was \$20.1 million for the nine months ended September 30, 2006 and \$57.9 million for the comparable period in 2005. We intend to utilize our securitization program for the foreseeable future.

Capital Expenditures. Our capital expenditures for the nine months ended September 30, 2006 were \$72.2 million compared to \$45.6 million for the comparable period in 2005. We anticipate capital expenditures to be approximately 5% of annual revenue for the foreseeable future.

Financing Activities. Net cash used in financing activities was \$151.4 million for the nine months ended September 30, 2006 compared to net cash provided by financing activities of \$19.7 million in the comparable period in 2005. Our financing activities during the nine months ended September 30, 2006 relate primarily to borrowings and repayments of debt, the repurchase of 2,424,152 shares of our common stock under our stock repurchase program and the issuance and repayment of certificates of deposit.

Liquidity Sources. In addition to cash generated from operating activities, we have four main sources of liquidity: our securitization program, certificates of deposit issued by World Financial Network National Bank and World Financial Capital Bank, our credit facility and issuances of equity and debt securities. We believe that internally generated funds and existing sources of liquidity are sufficient to meet current and anticipated financing requirements during the next 12 months.

Securitization Program and Off-Balance Sheet Transactions. Since January 1996, we have sold, sometimes through WFN Credit Company, LLC and WFN Funding Company II, LLC, substantially all of the credit card receivables owned by our credit card bank subsidiary, World Financial Network National Bank, to World Financial Network Credit Card Master Trust, World Financial Network Credit Card Master Trust, World Financial Network Credit Card Master Trust III, which we refer to as the WFN

Trusts, as part of our securitization program. This securitization program is the primary vehicle through which we finance our private label credit card receivables.

Our securitization of credit card receivables involves sales to the WFN Trusts. We remove credit card receivables from our Consolidated Balance Sheets for those asset securitizations that qualify as sales in accordance with Statement of Financial Accounting Standard No. 140, Accounting for Transfers and

28

Table of Contents

Servicing of Financial Assets and Extinguishment of Liabilities a replacement of FASB Statement No. 125 (SFAS No. 140). For the nine months ended September 30, 2006, we recognized \$2.7 million in gains related to the securitization of approximately \$75.6 million new credit card receivables accounted for as sales. We record gains or losses on the securitization of credit card receivables on the date of the sale based on cash received, the estimate of fair value of assets sold and retained, and liabilities incurred in the sale.

In April 2006, World Financial Network Credit Card Master Note Trust issued \$395.0 million of Class A Series 2006-A asset backed notes that have an interest rate not to exceed one-month LIBOR plus 0.13% per year and that will mature in April 2013, \$18.8 million of Class M Series 2006-A asset backed notes that have an interest rate not to exceed one-month LIBOR plus 0.21% per year that will mature in April 2013, \$23.8 million of Class B Series 2006-A asset backed notes that have an interest rate not to exceed one-month LIBOR plus 0.35% per year that will mature in April 2013 and \$62.5 million of Class C Series 2006-A asset backed notes that have an interest rate not to exceed one-month LIBOR plus 0.60% per year that will mature in April 2013. The notes are rated AAA through BBB, or its equivalent, by each of Standard and Poor s, Moody s, and Fitch Ratings. In connection with the transaction, World Financial Network Credit Card Master Note Trust also entered into interest rate swaps that effectively fix the interest rate on the notes starting at 5.53% over the seven-year term of the interest rate swaps.

As of September 30, 2006, the WFN Trusts had over \$3.3 billion of securitized credit card receivables. Securitizations require credit enhancements in the form of cash, spread deposits and additional receivables. The credit enhancement is principally based on the outstanding balances of the series issued by the WFN Trusts and by the performance of the private label credit cards in the securitization trust. During the period from November to January, the WFN Trusts are required to maintain a credit enhancement level of between 6% and 10% of securitized credit card receivables. Certain of the WFN Trusts are required to maintain a level of between 4% and 9% for the remainder of the year.

If World Financial Network National Bank were not able to regularly securitize the receivables it originates, our ability to grow or even maintain our credit services business would be materially impaired as we would be severely limited in our financing ability. World Financial Network National Bank s ability to effect securitization transactions is impacted by the following factors, some of which are beyond our control:

conditions in the securities markets in general and the asset-backed securitization market in particular;

conformity in the quality of credit card receivables to rating agency requirements and changes in those requirements; and

our ability to fund required over collateralizations or credit enhancements, which we routinely utilize in order to achieve better credit ratings to lower our borrowing costs.

We believe that the conditions to securitize private label receivables are favorable for us. We plan to continue using our securitization program as our primary financing vehicle.

Once World Financial Network National Bank securitizes receivables, the agreement governing the transaction contains covenants that address the receivables performance and the continued solvency of the retailer where the underlying sales were generated. In the event one of those or other similar covenants is breached, an early amortization event could be declared, in which case the trustee for the securitization trust would retain World Financial Network National Bank s interest in the related receivables, along with the excess interest income that would normally be paid to World Financial Network National Bank, until such time as the securitization investors are fully repaid. The occurrence of an early amortization event would significantly limit, or even negate, our ability to securitize additional receivables.

Certificates of Deposit. We utilize certificates of deposit to finance the operating activities and to fund securitization enhancement requirements of our credit card bank subsidiaries, World Financial Network National Bank and World Financial Capital Bank. World Financial Network National Bank and World Financial Capital Bank issue certificates of deposit in denominations of \$100,000 in various maturities ranging between three months and two years and with effective annual fixed rates ranging from 4.3% to 5.6%. As of

29

Table of Contents

September 30, 2006, we had \$165.8 million of certificates of deposit outstanding. Certificate of deposit borrowings are subject to regulatory capital requirements.

Credit Facilities. During January 2006, we entered into an additional credit agreement to increase our borrowing capacity by an incremental \$300.0 million. This credit agreement included usual and customary negative covenants for credit agreements of this type. Payment of amounts due under this credit agreement were secured by guaranties, pledges of the ownership interests of certain of our subsidiaries and pledges of certain intercompany promissory notes. On January 5, 2006, we borrowed \$300.0 million under this credit agreement, which we used for general corporate purposes, including other debt repayment, repurchases of our common stock in connection with our stock repurchase program, mergers and acquisitions, and capital expenditures. We paid in full the \$300.0 million credit agreement on May 16, 2006 with a portion of the proceeds from the senior notes and permitted such credit agreement to terminate pursuant to its terms on its scheduled maturity date, June 30, 2006.

On April 6, 2006, we amended our 364-day credit agreement to extend the maturity date from April 6, 2006 to April 5, 2007.

On September 29, 2006, we entered into a credit agreement to provide for a \$540.0 million revolving credit facility with a U.S. \$50.0 million sublimit for Canadian dollar borrowings and a \$50.0 million sublimit for swing line loans (the 2006 credit facility). Additionally, the 2006 credit facility includes an uncommitted accordion feature of up to \$210.0 million in the aggregate allowing for future incremental borrowings, subject to certain conditions. The lending commitments under the 2006 credit facility are scheduled to terminate September 29, 2011. The 2006 credit facility is unsecured.

At the closing of the 2006 credit facility, we borrowed approximately \$79.0 million under the 2006 credit facility for general corporate purposes and to pay off and terminate the 3-year credit agreement, the 364-day credit agreement and the Canadian credit agreement. The lending commitments under these prior credit agreements were scheduled to expire on April 3, 2008 for the 3-year credit agreement and the Canadian credit agreement and on April 5, 2007 for the 364-day credit agreement.

Advances under the 2006 credit facility are in the form of either base rate loans or eurodollar loans and may be denominated in U.S. dollars or Canadian dollars. The interest rate for base rate loans denominated in U.S. dollars fluctuates and is equal to the higher of (i) the Bank of Montreal s prime rate and (ii) the Federal funds rate plus 0.5%, in either case with no additional margin. The interest rate for base rate loans denominated in Canadian dollars fluctuates and is equal to the higher of (i) the Bank of Montreal s prime rate for Canadian dollar loans and (ii) the CDOR rate plus 1%, in either case with no additional margin. The interest rate for eurodollar loans denominated in U.S. or Canadian dollars fluctuates based on the rate at which deposits of U.S. dollars or Canadian dollars, respectively, in the London interbank market are quoted plus a margin of 0.5% to 1.0% based upon the our Senior Leverage Ratio as defined in the 2006 credit facility.

Among other fees, we pay a facility fee of 0.1% to 0.2% per annum (due quarterly) on the aggregate commitments under the 2006 credit facility, whether used or unused, based upon the our Senior Leverage Ratio as defined in the 2006 credit facility. We will also pay fees with respect to any letters of credit issued under the 2006 credit facility.

The 2006 credit facility includes usual and customary negative covenants for credit agreements of this type, including, but not limited to, restrictions on our ability, and in certain instances, our subsidiaries—ability, to consolidate or merge; substantially change the nature of our business; sell, transfer or dispose of assets; create or incur indebtedness; create liens; pay dividends and repurchase stock; and make investments. The negative covenants are subject to certain exceptions, as specified in the 2006 credit facility. The 2006 credit facility also requires us to satisfy certain financial covenants, including maximum ratios of Total Capitalization and Senior Leverage as determined in accordance with

the 2006 credit facility and a minimum ratio of Consolidated Operating EBITDA to Consolidated Interest Expense as determined in accordance with the 2006 credit facility.

The 2006 credit facility also includes customary events of default, including, among other things, payment default, covenant default, breach of representation or warranty, bankruptcy, cross-default, material ERISA

30

Table of Contents

events, a change of control of the Company, material money judgments and failure to maintain subsidiary guarantees.

We utilize our 2006 credit facility, senior notes and excess cash flows from operations to support our acquisition strategy and to fund working capital, our stock repurchase program and capital expenditures. We were in compliance with our covenants under our 2006 credit facility and senior notes at September 30, 2006.

Senior Notes. On May 16, 2006, we entered into a senior note purchase agreement and issued and sold \$250.0 million aggregate principal amount of 6.00% Series A Notes due May 16, 2009 and \$250.0 million aggregate principal amount of 6.14% Series B Notes due May 16, 2011. The proceeds were used to retire the \$300.0 million credit agreement, to repay other debt and for general corporate purposes.

The Series A and Series B Notes will accrue interest on the unpaid balance thereof at the rate of 6.00% and 6.14% per annum, respectively, from May 16, 2006, payable semiannually, on May 16 and November 16 in each year, commencing with November 16, 2006, until the principal has become due and payable. The note purchase agreement includes usual and customary negative covenants and events of default for transactions of this type.

The senior notes are unsecured. The payment obligations under the senior notes are guaranteed by certain of our existing and future subsidiaries, originally ADS Alliance Data Systems, Inc. Due to their status as guarantors under the 2006 credit facility and pursuant to a Joinder to Subsidiary Guaranty dated as of September 29, 2006, three additional subsidiaries became guarantors of the senior notes, including Alliance Data Foreign Holdings, Inc., Epsilon Marketing Services, LLC and Epsilon Data Management, LLC.

At September 30, 2006, we had borrowings of \$79.0 million outstanding under our 2006 credit facility (with a weighted average interest rate of 8.3%), \$500.0 million under our senior notes, \$2.0 million of standby letters of credit outstanding, and we had available unused borrowing capacity of approximately \$459.0 million. The 2006 credit facility limits our aggregate outstanding letters of credit to \$50.0 million.

Recent Accounting Pronouncements

In February 2006, the Financial Accounting Standards Board (FASB) issued Statement of Financial Accounting Standards No. 155, Accounting for Certain Hybrid Financial Instruments (SFAS No. 155), which amends Statement of Financial Accounting Standards No. 133 Accounting for Derivative Instruments and Hedging Activities (SFAS No. 133) and SFAS No. 140. SFAS No. 155 simplifies the accounting for certain derivatives embedded in other financial instruments by allowing them to be accounted for as a whole if the holder elects to account for the whole instrument on a fair value basis. SFAS No. 155 also clarifies and amends certain other provisions of SFAS No. 133 and SFAS No. 140. SFAS No. 155 is effective for all financial instruments acquired, issued or subject to a remeasurement event occurring in fiscal years beginning after September 15, 2006. Earlier adoption is permitted, provided we have not yet issued financial statements, including for interim periods, for that fiscal year. We do not expect the adoption of SFAS No. 155 to have a material impact on our consolidated financial position, results of operations or cash flows.

In March 2006, the FASB issued Statement of Financial Accounting Standards No. 156, Accounting for Servicing of Financial Assets (SFAS No. 156). SFAS No. 156 amends SFAS No. 140 with respect to the accounting for separately-recognized servicing assets and liabilities. SFAS No. 156 addresses the recognition and measurement of separately-recognized servicing assets and liabilities and provides an approach to simplify efforts to obtain hedge-like (offset) accounting. The standard is effective for fiscal years beginning after September 15, 2006. Earlier adoption is permitted, provided we have not yet issued financial statements, including for interim periods, for that fiscal year. We do not expect the adoption of SFAS No. 156 to have a material impact on our consolidated financial position, results of operations or cash flows.

In June 2006, the FASB issued Interpretation No. 48, Accounting for Uncertainty in Income Taxes (FIN No. 48). FIN No. 48 clarifies the accounting for uncertainty in income taxes recognized in an entity s financial statements in accordance with Statement of Financial Accounting Standard No. 109, Accounting for Income Taxes. FIN No. 48 prescribes a financial statement recognition threshold and measurement attribute of a tax position taken or expected to be taken in a tax return. This interpretation also provides guidance on

31

Table of Contents

derecognition classification, interest and penalties, accounting in interim periods, disclosure and transition. The provisions of FIN No. 48 are effective for fiscal years beginning after December 15, 2006. We are currently in the process of evaluating the effect the adoption of FIN No. 48 will have on our consolidated financial position, results of operations or cash flows.

In September 2006, the FASB issued Statement of Financial Accounting Standards No. 157, Fair Value Measurements (SFAS No. 157). SFAS No. 157 establishes a new definition of fair value as well as a fair value hierarchy that prioritizes the information used to develop the assumptions, and requires new disclosures of assets and liabilities measured at fair value based on their level in the hierarchy. The standard is effective for fiscal years beginning after November 15, 2007. We are currently in process of evaluating the effects of adoption of SFAS No. 157 on our consolidated financial position, results of operations or cash flows.

In September 2006, the FASB issued Statement of Financial Accounting Standards No. 158, Employers Accounting for Defined Benefit Pension and Other Post-retirement plans (SFAS No. 158). Among other items, SFAS No. 158 requires recognition of the overfunded or underfunded status of an entity s defined benefit postretirement plan as an asset or liability in the financial statements, requires the measurement of defined benefit postretirement plan assets and obligations as of the end of the employer s fiscal year, and requires recognition of the funded status of defined benefit postretirement plans in other comprehensive income. The standard is effective for fiscal years beginning after December 16, 2006. We do not expect the adoption of SFAS No. 158 to have a material impact on our consolidated financial position, results of operations or cash flows.

In September 2006, the SEC issued Staff Accounting Bulletin No. 108, Considering the Effects of Prior Year Misstatements when Quantifying Misstatements in Current Year Financial Statements (SAB No. 108). SAB No. 108 addresses quantifying the financial statement effects of misstatements, specifically, how the effects of prior year uncorrected errors must be considered in quantifying misstatements in the current year financial statements. SAB No. 108 does not amend or change the SEC Staff's previous positions in Staff Accounting Bulletin No. 99, Materiality, regarding qualitative considerations in assessing the materiality of misstatements. SAB No. 108 is effective for fiscal years beginning after November 15, 2006. We do not expect the adoption of SAB No. 108 to have a material impact on our consolidated financial position, results of operations or cash flows.

Item 3. Quantitative and Qualitative Disclosures About Market Risk

Market Risk

There has been no material change from our Annual Report on Form 10-K/A for the year ended December 31, 2005 related to our exposure to market risk from off-balance sheet risk, credit risk, and redemption reward risk.

Interest Rate Risk. Interest rate risk affects us directly in our lending and borrowing activities. Our total interest incurred was approximately \$142.8 million for the nine months ended September 30, 2006, which includes both on- and off-balance sheet transactions. Of this total, \$29.2 million of the interest expense, net was attributable to on-balance sheet indebtedness and the remainder to our securitized credit card receivables, which are financed off-balance sheet. To manage our risk from market interest rates, we actively monitor the interest rates and the interest sensitive components both on- and off-balance sheet to minimize the impact that changes in interest rates have on the fair value of assets, net income and cash flow. We manage our exposure to fluctuations in market interest rates by matching asset and liability repricings and through the use of fixed-rate debt instruments to the extent that reasonably favorable rates are obtainable with such arrangements. In addition, we enter into derivative financial instruments such as interest rate swaps and treasury locks to mitigate our interest rate risk on a related financial instrument or to lock the interest rate on a portion of our variable debt. We do not enter into derivative or interest rate transactions for trading or other speculative purposes. At September 30, 2006, we had \$4.0 billion of debt, including \$3.2 billion of

off-balance sheet debt from our securitization program.

At September 30, 2006, 82.9% of our \$4.0 billion of debt was fixed or effectively fixed through interest rate swap agreements.

32

Table of Contents

At September 30, 2006, 67.1% of our total debt, comprised of 83.2% of our off-balance sheet debt, was locked at a current effective interest rate of 4.7% through interest rate swap agreements with notional amounts totaling \$2.7 billion. Of the remaining 16.8% of our off-balance sheet debt, we have variable rate private label credit cards that are equal to or greater than the variable rate debt.

At September 30, 2006, approximately 15.8% of our total debt, comprised of 81.4% of our on-balance sheet debt, was subject to fixed rates with a weighted average interest rate of 5.7%.

The approach we use to quantify interest rate risk is a sensitivity analysis which we believe best reflects the risk inherent in our business. This approach calculates the impact on pretax income from an instantaneous and sustained increase in interest rates of 1.0%. For the nine month period ended September 30, 2006, a 1.0% increase in interest rates would have resulted in an annual decrease to pretax income of approximately \$2.0 million. Conversely, a corresponding decrease in interest rates would result in a comparable increase to pretax income. Our use of this methodology to quantify the market risk of financial instruments should not be construed as an endorsement of its accuracy or the accuracy of the related assumptions.

Foreign Currency Exchange Risk. We are exposed to fluctuations in the exchange rates primarily between the U.S. and the Canadian dollar through our significant Canadian operations. We do not hedge our net investment exposure in our Canadian subsidiary.

Item 4. Controls and Procedures

Evaluation

As of September 30, 2006, we carried out an evaluation, under the supervision and with the participation of our management, including our Chief Executive Officer and Chief Financial Officer, of the effectiveness of the design and operation of our disclosure controls and procedures pursuant to Rule 13a-15 of the Securities Exchange Act of 1934. Based upon that evaluation, our Chief Executive Officer and Chief Financial Officer concluded that as of September 30, 2006, our disclosure controls and procedures are effective. Disclosure controls and procedures are controls and procedures designed to ensure that information required to be disclosed in our reports filed or submitted under the Securities Exchange Act of 1934 is recorded, processed, summarized and reported within the time periods specified in the SEC s rules and forms and include controls and procedures designed to ensure that information we are required to disclose in such reports is accumulated and communicated to management, including our Chief Executive Officer and Chief Financial Officer, as appropriate to allow timely decisions regarding required disclosure.

Our evaluation of and conclusion on the effectiveness of internal control over financial reporting as of December 31, 2005 did not include the internal controls of Epsilon Interactive, ICOM, or DoubleClick because of the timing of these acquisitions, which were completed in September 2005, February 2006, and April 2006 respectively. As of December 31, 2005, these entities constituted \$147.7 million of total assets and an immaterial amount of revenues and net income for the year then ended. In the fourth quarter of 2006, we will expand our evaluation of the effectiveness of the internal controls over financial reporting to include Epsilon Interactive. As part of our integration of Epsilon Interactive, we have completed the process of converting their legacy general ledger platform to the platform used by our existing business units.

There have been no changes in our internal control over financial reporting that occurred during our last fiscal quarter that have materially affected, or are reasonably likely to materially affect, our internal control over financial reporting.

FORWARD-LOOKING STATEMENTS

This Form 10-Q and the documents incorporated by reference herein contain forward-looking statements within the meaning of Section 27A of the Securities Act of 1933, as amended, and Section 21E of the Securities Exchange Act of 1934, as amended. Such statements may use words such as anticipate, believe, estimate, expect, intend, predict project and similar expressions as they relate to us or our management. When we make forward-looking statements, we are basing them on our management s beliefs

33

Table of Contents

and assumptions, using information currently available to us. Although we believe that the expectations reflected in the forward-looking statements are reasonable, these forward-looking statements are subject to risks, uncertainties and assumptions, including those discussed in the Risk Factors section in our Annual Report on Form 10-K/A for the year ended December 31, 2005.

If one or more of these or other risks or uncertainties materialize, or if our underlying assumptions prove to be incorrect, actual results may vary materially from what we projected. Any forward-looking statements contained in this quarterly report reflect our current views with respect to future events and are subject to these and other risks, uncertainties and assumptions relating to our operations, results of operations, growth strategy and liquidity. We have no intention, and disclaim any obligation, to update or revise any forward-looking statements, whether as a result of new information, future results or otherwise.

PART II

Item 1. Legal Proceedings.

From time to time, we are involved in various claims and lawsuits arising in the ordinary course of our business that we believe will not have a material adverse affect on our business or financial condition, including claims and lawsuits alleging breaches of contractual obligations.

Item 1A. Risk Factors.

There has been no material change from our Annual Report on Form 10-K/A for the year ended December 31, 2005 related to our exposure to market risk from off-balance sheet risk, credit risk, and redemption reward risk.

We are updating the risk factor below to provide more information regarding our interest rate risk as of September 30, 2006.

Interest Rate increases could significantly reduce the amount we realize from the spread between the yield on our assets and our cost of funding.

An increase in market interest rates could reduce the amount we realize from the spread between the yield on our assets and our cost of funding. A rise in market interest rates may indirectly impact the payment performance of consumers or the value of, or the amount we could realize from the sale of interest-only strips. At September 30, 2006, we had \$4.0 billion of debt, including \$3.2 billion of off-balance sheet debt from our securitization program.

At September 30, 2006, 82.9% of our \$4.0 billion of debt was fixed or effectively fixed through interest rate swap agreements.

At September 30, 2006, 67.1% of our total debt, comprised of 83.2% of our off-balance sheet debt, was locked at a current effective interest rate of 4.7% through interest rate swap agreements with notional amounts totaling \$2.7 billion. Of the remaining 16.8% of our off-balance sheet debt, we have variable rate private label credit cards that are equal to or greater than the variable rate debt.

At September 30, 2006, approximately 15.8% of our total debt, comprised of 81.4% of our on-balance sheet debt, was subject to fixed rates with a weighted average interest rate of 5.7%.

Assuming we do not take any counteractive measures, a 1.0% increase in interest rates would result in an estimated decrease to pretax income of approximately \$2.0 million related to our on-balance sheet debt. The foregoing

sensitivity analysis is limited to the potential impact of an interest rate increase of 1.0% on cash flows and fair values, and does not address default or credit risk.

34

Table of Contents

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

On June 8, 2005, our Board of Directors authorized a stock repurchase program to acquire up to \$80.0 million of our outstanding common stock through June 2006. As of the expiration date of the program, we have acquired the full amount available under this program. On October 27, 2005, our Board of Directors authorized a second stock repurchase program to acquire up to an additional \$220.0 million of our outstanding common stock through October 2006. As of September 30, 2006, we have acquired \$188.5 million of the \$220.0 million available under this program. We have repurchased an aggregate of 6,366,252 shares of our common stock for approximately \$268.5 million as of September 30, 2006 under the above two programs. On September 28, 2006, our Board of Directors authorized a third stock repurchase program to acquire up to an additional \$600.0 million of our outstanding common stock through December 2008, in addition to any amount remaining available at the expiration of the second stock repurchase program. Additionally, the administrator of our 401(k) and Retirement Savings Plan purchased shares of our common stock for the benefit of the employees who participated in that portion of the plan during the third quarter of 2006.

The following table presents information with respect to those purchases of our common stock made during the three months ended September 30, 2006:

Period	Total Number of Shares Purchased	Average Price Paid per Share		Total Number of Shares Purchased as Part of Publicly Announced Plans or Programs	Approximate Dollar Value of Shares That May Yet be Purchased Under the Plans or Programs (1)(2) (In millions)		
During the third quarter of 2006:							
July	533,052	\$	51.48	523,800	\$	59.8	
August	480,700		49.76	470,200		36.4	
September	98,256		51.88	95,000		631.5	
Total	1,112,008	\$	50.78	1,089,000	\$	631.5	

⁽¹⁾ On June 9, 2005, we announced that our Board of Directors authorized a stock repurchase program to acquire up to \$80.0 million of our outstanding common stock through June 2006. As of the expiration of the program, we have acquired the full amount available under this program. On October 27, 2005, we announced that our Board of Directors authorized a second stock repurchase program to acquire up to an additional \$220.0 million of our outstanding common stock through October 2006. As of September 30, 2006, we have acquired \$188.5 million of the \$220.0 million available under this program. We have repurchased an aggregate of 6,366,252 shares of our

common stock for approximately \$268.5 million as of September 30, 2006 under the above two programs. On October 3, 2006, we announced that our Board of Directors authorized a third stock repurchase program to acquire up to an additional \$600.0 million of our outstanding common stock through December 2008, in addition to any amount remaining available at the expiration of the second stock repurchase program.

(2) Debt covenants in our 2006 credit facility restrict the amount of funds that we have available for repurchases of our common stock in any calendar year. The limitation for each calendar year is \$200.0 million beginning with 2006, increasing to a maximum of \$250.0 million in 2007 and \$300.0 million in 2008, conditioned on certain increases in our Consolidated Operating EBITDA as defined in the 2006 credit facility.

Item 3. Defaults Upon Senior Securities.

None

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

None

35

Table of Contents

Item 5. Other Information.

- (a) None
- (b) None

Item 6. Exhibits.

EXHIBIT INDEX

Exhibit No. Description

- 3.1 Second Amended and Restated Certificate of Incorporation of the Registrant (incorporated by reference to Exhibit No. 3.1 to our Registration Statement on Form S-1 filed with the SEC on March 3, 2000, File No. 333-94623).
- 3.2 Second Amended and Restated Bylaws of the Registrant (incorporated by reference to Exhibit No. 3.2 to our Registration Statement on Form S-1 filed with the SEC on March 3, 2000, File No. 333-94623).
- 3.3 First Amendment to the Second Amended and Restated Bylaws of the Registrant (incorporated by reference to Exhibit No. 3.3 to our Registration Statement on Form S-1 filed with the SEC on May 4, 2001. File No. 333-94623).
- 3.4 Second Amendment to the Second Amended and Restated Bylaws of the Registrant (incorporated by reference to Exhibit No. 3.4 to our Annual Report on Form 10-K, filed with the SEC on April 1, 2002, File No. 001-15749).
- 4 Specimen Certificate for shares of Common Stock of the Registrant (incorporated by reference to Exhibit No. 4 to our Quarterly Report on Form 10-Q filed with the SEC on August 8, 2003, File No. 001-15749).
- 10.1 Credit Agreement, dated as of September 29, 2006, by and among Alliance Data Systems Corporation and certain subsidiaries parties thereto, as Guarantors, Bank of Montreal, as Administrative Agent, Co-Lead Arranger and Sole Book Runner, and various other agents and banks (incorporated by reference to Exhibit No. 10.1 to our Current Report on Form 8-K filed with the SEC on October 2, 2006, File No. 001-15749).
- 10.2 Joinder to Subsidiary Guaranty, dated as of September 29, 2006, by each of Epsilon Marketing Services, LLC, Epsilon Data Marketing, LLC and Alliance Data Foreign Holdings, Inc. in favor of the holders from time to time of the Senior Notes issued under the Note Purchase Agreement (incorporated by reference to Exhibit No. 10.2 to our Current Report on Form 8-K filed with the SEC on October 2, 2006, File No. 001-15749).
- *31.1 Certification of Chief Executive Officer of Alliance Data Systems Corporation pursuant to Rule 13a-14 (a) promulgated under the Securities Exchange Act of 1934, as amended.
- *31.2 Certification of Chief Financial Officer of Alliance Data Systems Corporation pursuant to Rule 13a-14(a) promulgated under the Securities Exchange Act of 1934, as amended.
- *32.1 Certification of Chief Executive Officer of Alliance Data Systems Corporation pursuant to Rule 13a-14(b) promulgated under the Securities Exchange Act of 1934, as amended, and Section 1350 of Chapter 63 of Title 18 of the United States Code.
- *32.2 Certification of Chief Financial Officer of Alliance Data Systems Corporation pursuant to Rule 13a-14(b) promulgated under the Securities Exchange Act of 1934, as amended, and Section 1350 of Chapter 63 of

Title 18 of the United States Code.

* Filed herewith

36

Table of Contents

SIGNATURES

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

ALLIANCE DATA SYSTEMS CORPORATION

By: /s/ Edward J. Heffernan

Edward J. Heffernan Executive Vice President and Chief Financial Officer (Principal Financial Officer)

Date: November 6, 2006

Michael D. Kubic Senior Vice President and Corporate Controller (Principal Accounting Officer)

Date: November 6, 2006

By: /s/ Michael D. Kubic

37

Table of Contents

EXHIBIT INDEX

Exhibit No. Description

- 3.1 Second Amended and Restated Certificate of Incorporation of the Registrant (incorporated by reference to Exhibit No. 3.1 to our Registration Statement on Form S-1 filed with the SEC on March 3, 2000, File No. 333-94623).
- 3.2 Second Amended and Restated Bylaws of the Registrant (incorporated by reference to Exhibit No. 3.2 to our Registration Statement on Form S-1 filed with the SEC on March 3, 2000, File No. 333-94623).
- 3.3 First Amendment to the Second Amended and Restated Bylaws of the Registrant (incorporated by reference to Exhibit No. 3.3 to our Registration Statement on Form S-1 filed with the SEC on May 4, 2001, File No. 333-94623).
- 3.4 Second Amendment to the Second Amended and Restated Bylaws of the Registrant (incorporated by reference to Exhibit No. 3.4 to our Annual Report on Form 10-K, filed with the SEC on April 1, 2002, File No. 001-15749).
- 4 Specimen Certificate for shares of Common Stock of the Registrant (incorporated by reference to Exhibit No. 4 to our Quarterly Report on Form 10-Q filed with the SEC on August 8, 2003, File No. 001-15749).
- 10.1 Credit Agreement, dated as of September 29, 2006, by and among Alliance Data Systems Corporation and certain subsidiaries parties thereto, as Guarantors, Bank of Montreal, as Administrative Agent, Co-Lead Arranger and Sole Book Runner, and various other agents and banks (incorporated by reference to Exhibit No. 10.1 to our Current Report on Form 8-K filed with the SEC on October 2, 2006, File No. 001-15749).
- Joinder to Subsidiary Guaranty, dated as of September 29, 2006, by each of Epsilon Marketing Services, LLC, Epsilon Data Marketing, LLC and Alliance Data Foreign Holdings, Inc. in favor of the holders from time to time of the Senior Notes issued under the Note Purchase Agreement (incorporated by reference to Exhibit No. 10.2 to our Current Report on Form 8-K filed with the SEC on October 2, 2006, File No. 001-15749).
- *31.1 Certification of Chief Executive Officer of Alliance Data Systems Corporation pursuant to Rule 13a-14 (a) promulgated under the Securities Exchange Act of 1934, as amended.
- *31.2 Certification of Chief Financial Officer of Alliance Data Systems Corporation pursuant to Rule 13a-14(a) promulgated under the Securities Exchange Act of 1934, as amended.
- *32.1 Certification of Chief Executive Officer of Alliance Data Systems Corporation pursuant to Rule 13a-14(b) promulgated under the Securities Exchange Act of 1934, as amended, and Section 1350 of Chapter 63 of Title 18 of the United States Code.
- *32.2 Certification of Chief Financial Officer of Alliance Data Systems Corporation pursuant to Rule 13a-14(b) promulgated under the Securities Exchange Act of 1934, as amended, and Section 1350 of Chapter 63 of Title 18 of the United States Code.

* Filed herewith