Forestar Group Inc. Form 10-Q August 06, 2010

UNITED STATES SECURITIES AND EXCHANGE COMMISSION Washington, D.C. 20549 FORM 10-Q

Description of the securities Description

or

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

to ____

For the transition period from _____

Commission File Number: 001-33662 FORESTAR GROUP INC.

(Exact Name of Registrant as Specified in Its Charter)

Delaware

26-1336998

(State or Other Jurisdiction of Incorporation or Organization)

(I.R.S. Employer

Identification No.)

6300 Bee Cave Road, Building Two, Suite 500, Austin, Texas 78746 (Address of Principal Executive Offices, Including Zip Code)

(512) 433-5200

(Registrant s Telephone Number, Including Area Code)

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

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

Indicate by check mark whether the registrant is a large accelerated filer, an accelerated filer, a non-accelerated filer, or a smaller reporting company. See the definitions of large accelerated filer, accelerated filer and smaller reporting company in Rule 12b-2 of the Exchange Act.

LargeAccelerated filerNon-accelerated filer oSmaller reporting company oaccelerated filerb(Do not check if a smaller reporting company)Smaller reporting company)

0

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

Indicate the number of shares outstanding of each of the issuer s classes of common stock, as of the latest practicable date.

Number of Shares Outstanding as of August 3, 2010

Title of Each Class

Common Stock, par value \$1.00 per share

36,424,072

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PART I FINANCIAL INFORMATION

Item 1. Financial Statements

FORESTAR GROUP INC. Consolidated Balance Sheets

	(Unaudited) Second	
	Quarter-End 2010	Year-End 2009
	(In thou	isands)
ASSETS	¢ (250	¢ 01.051
Cash and cash equivalents Real estate	\$ 6,359 525,833	\$ 21,051 542,812
Assets held for sale	27,979	31,226
Investment in unconsolidated ventures	106,528	109,597
Timber	18,985	19,845
Receivables, net	11,423	1,841
Prepaid expenses	2,448	2,587
Income taxes receivable	2,709	, ·
Property and equipment, net	5,324	5,234
Deferred tax asset	47,564	40,751
Other assets	6,860	9,790
TOTAL ASSETS	\$762,012	\$ 784,734
LIABILITIES AND SHAREHOLDERS EQUITY	• • • • • • • •	ф. 4 570
Accounts payable	\$ 2,934	\$ 4,573
Accrued employee compensation and benefits	471	4,025
Accrued property taxes Accrued interest	5,000	4,302 871
	756	2,809
Income taxes payable Other accrued expenses	7,375	2,809 8,269
Other liabilities	27,229	24,924
Debt	202,196	216,626
TOTAL LIABILITIES	245,961	266,399
COMMITMENTS AND CONTINGENCIES		
EQUITY Forestar Group Inc. shareholders equity: Preferred stock, par value \$0.01 per share, 25,000,000 authorized shares, none issued Common stock, par value \$1.00 per share, 200,000,000 authorized shares,		
36,639,086 issued at June 30, 2010 and 36,255,336 issued at December 31, 2009	36,639	36,255
Additional paid-in capital	388,362	384,795
Retained earnings	89,631	95,876
Accumulated other comprehensive loss	,	(256)

Treasury stock, at cost, 215,014 shares at June 30, 2010 and 209,544 shares at		
December 31, 2009	(4,266)	(4,214)
Total Forestar Group Inc. shareholders equity	510,366	512,456
Noncontrolling interests	5,685	5,879
TOTAL EQUITY	516,051	518,335
	010,001	010,000
TOTAL LIABILITIES AND EQUITY	\$762,012	\$ 784,734

Please read the notes to the consolidated financial statements.

FORESTAR GROUP INC. Consolidated Statements of Income (Unaudited)

	Second (2010	Quarter 2009	First Six Months 2010 2009			
	(In the	ousands, excep	t per share amo	per share amounts)		
REVENUES Real estate sales	\$ 16,145	\$ 23,069	\$ 26,895	\$ 37,128		
Commercial operating properties and other	5,404	¢ 25,009 5,378	¢ 20,095 11,902	10,106		
Real estate	21,549	28,447	38,797	47,234		
Mineral resources	4,606	7,018	11,733	12,939		
Fiber resources and other	1,982	5,001	3,965	9,370		
COSTS AND EXPENSES	28,137	40,466	54,495	69,543		
Cost of real estate sales	(7,462)	(7,836)	(13,129)	(12,578)		
Cost of commercial operating properties and other	(4,144)	(3,991)	(19,125)	(7,807)		
Cost of mineral resources	(307)	69	(629)	(278)		
Cost of fiber resources and other	(391)	(1,103)	(742)	(1,936)		
Other operating	(9,029)	(9,593)	(19,040)	(19,794)		
General and administrative	(6,120)	(5,943)	(11,696)	(14,758)		
Gain on sale of assets		79,214		79,214		
	(27,453)	50,817	(54,382)	22,063		
OPERATING INCOME	684	91,283	113	91,606		
Equity in earnings (loss) of unconsolidated ventures	287	(4,048)	658	(4,620)		
Interest expense	(4,103)	(5,047)	(8,649)	(10,213)		
Other non-operating income	246	44	444	95		
(LOSS) INCOME BEFORE TAXES	(2,886)	82,232	(7,434)	76,868		
Income tax (expense) benefit	(162)	(31,120)	1,353	(28,805)		
CONSOLIDATED NET (LOSS) INCOME Less: Net income attributable to noncontrolling	(3,048)	51,112	(6,081)	48,063		
interests	(225)	(195)	(164)	(1,038)		
NET (LOSS) INCOME ATTRIBUTABLE TO FORESTAR GROUP INC.	\$ (3,273)	\$ 50,917	\$ (6,245)	\$ 47,025		
WEIGHTED AVERAGE COMMON SHARES OUTSTANDING						
Basic	36,155	35,808	36,117	35,745		
Diluted	36,155	36,037	36,117	35,903		
NET (LOSS) INCOME PER COMMON SHARE Basic	\$ (0.09)	\$ 1.42	\$ (0.17)	\$ 1.32		
	φ (0.07)	ψ 1.12	φ (0.17)	Ψ 1,34		

 $\begin{array}{c} \$ \quad (0.09) \quad \$ \quad 1.41 \quad \$ \quad (0.17) \quad \$ \quad 1.31 \\ \mbox{Please read the notes to the consolidated financial statements.} \\ 4 \\ \end{array}$

FORESTAR GROUP INC. Consolidated Statements of Cash Flows (Unaudited)

	First Six 2010	x Months 2009
	(In tho	usands)
CASH FLOWS FROM OPERATING ACTIVITIES:		
Consolidated net (loss) income	\$ (6,081)	\$ 48,063
Adjustments:		
Depreciation and amortization	5,293	4,234
Deferred income taxes	(6,950)	(11,864)
Tax benefits not recognized for book purposes	64	5,291
Equity in (earnings) loss of unconsolidated ventures	(658)	4,620
Distributions of earnings of unconsolidated ventures	99	259
Distributions of earnings to noncontrolling interests	(238)	(1,673)
Share-based compensation	5,553	4,321
Non-cash real estate cost of sales	11,470	12,262
Non-cash cost of assets sold		36,902
Real estate development and acquisition expenditures	(7,020)	(13,731)
Reimbursements from utility and improvement districts	183	2,029
Other changes in real estate	28	(561)
Gain on termination of timber lease	(497)	(185)
Cost of timber cut	692	1,813
Deferred income	1,421	(145)
Asset impairments	900	841
Loss on sale of assets held for sale	277	
Other	(113)	127
Changes in:		
Notes and accounts receivable	(9,771)	(801)
Prepaid expenses and other	147	1,108
Accounts payable and other accrued liabilities	(8,154)	(10,405)
Income taxes	(5,518)	29,932
Net cash (used for) provided by operating activities	(18,873)	112,437
CASH FLOWS FROM INVESTING ACTIVITIES:		
Property, equipment, software and reforestation	(1,392)	(4,506)
Investment in unconsolidated ventures	(1,039)	(1,494)
Return of investment in unconsolidated ventures	4,784	2,263
Proceeds from sale of assets held for sale	2,602	
Net cash provided by (used for) investing activities CASH FLOWS FROM FINANCING ACTIVITIES:	4,955	(3,737)
Payments of debt	(19,750)	(142,302)
Additions to debt	18,527	42,666
Return of investment to noncontrolling interest	(598)	(170)
Exercise of stock options	872	15
Payroll taxes on restricted stock and stock options	(49)	(31)
Tax benefit from share-based compensation	121	(31)
Tax conord from share oused compensation	1 - 1	

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Other	103	48			
Net cash used for financing activities	(774)	(99,774)			
Net (decrease) increase in cash and cash equivalents Cash and cash equivalents at beginning of period	(14,692) 21,051	8,926 8,127			
Cash and cash equivalents at end of period	\$ 6,359	\$ 17,053			
Please read the notes to the consolidated financial statements.					

FORESTAR GROUP INC. Notes to the Consolidated Financial Statements (Unaudited)

Note 1 Basis of Presentation

Our consolidated financial statements include the accounts of Forestar Group Inc., all subsidiaries, ventures and other entities in which we have a controlling interest and variable interest entities of which we are the primary beneficiary. We eliminate all material intercompany accounts and transactions. Noncontrolling interests in consolidated pass-through entities are recognized before income taxes. We account for our investment in other entities in which we have significant influence over operations and financial policies using the equity method (we recognize our share of the entities income or loss and any preferential returns and treat distributions as a reduction of our investment). We account for our investment in other entities in which we do not have significant influence over operations and financial policies using the cost method (we recognize as income distribution of accumulated earnings).

We prepare our unaudited interim financial statements in accordance with U.S. generally accepted accounting principles and Securities and Exchange Commission requirements for interim financial statements. As a result, they do not include all the information and disclosures required for complete financial statements. However, in our opinion, all adjustments considered necessary for a fair presentation have been included. Such adjustments consist only of normal recurring items unless otherwise noted. We make estimates and assumptions about future events. Actual results can, and probably will, differ from those we currently estimate including those related to allocating cost of sales to real estate, minerals and fiber and measuring assets for impairment. These interim operating results are not necessarily indicative of the results that may be expected for the entire year. For further information, please read the financial statements included in our 2009 Annual Report on Form 10-K.

Note 2 New Accounting Pronouncements

In first quarter 2010, we adopted Financial Accounting Standards Board Accounting Standards Update (ASU) 2009-17, *Improvements to Financial Reporting by Enterprises Involved with Variable Interest Entities*, ASU 2010-06, *Improving Disclosures about Fair Value Measurements* and ASU 2010-09, *Amendments to Certain Recognition and Disclosure Requirements*. Adoption of these pronouncements did not have a significant effect on our earnings or financial position but did result in certain additional disclosures.

Note 3 Strategic Initiatives and Assets Held for Sale

In 2009, we announced our near-term strategic initiatives to enhance shareholder value by generating significant cash flow, principally from the sale of about 175,000 acres of higher and better use (HBU) timberland. In 2009, we sold about 95,000 acres of timber and timberland in Georgia and Alabama in two transactions generating net cash proceeds of \$153,851,000, which were principally used to reduce debt and pay taxes.

At second quarter-end 2010, assets held for sale includes about 74,000 acres of undeveloped land with a carrying value of \$17,977,000 and related timber with a carrying value of \$10,002,000. We continue to actively market this land but did not sell any land in first six months 2010 in accordance with these initiatives.

In first quarter 2010, we sold our undivided interest in corporate aircraft resulting in net cash proceeds of \$2,602,000 and loss on sale of assets of \$277,000.

Note 4 Real Estate

Real estate consists of:

	Second Quarter-End 2010	Year-End 2009	
	(In thousands)		
Entitled, developed and under development projects	\$411,703	\$ 427,047	
Undeveloped land	90,398	91,011	
Commercial operating properties	45,955	49,171	

Accumulated depreciation	548,056 (22,223)	567,229 (24,417)
	\$ 525,833	\$ 542,812

Included in entitled, developed and under development projects are the estimated costs of assets we expect to convey to utility and improvement districts of \$60,955,000 at second quarter-end 2010 and \$60,863,000 at year-end 2009. Our Cibolo Canyons project located near San Antonio, Texas represents \$37,052,000 of this amount at second quarter-end 2010 and \$37,062,000 at year-end 2009. These costs relate to water, sewer and other infrastructure assets we have submitted to utility or improvement districts for review and approval. We submitted for reimbursement to these districts \$1,827,000 in first six months 2010 and \$3,109,000 in first six months 2009. We collected \$183,000 from these districts in first six months 2010 and \$2,029,000 in first six months 2009. We expect to collect the remaining amounts submitted when these districts achieve adequate tax bases to support payment.

In first quarter 2010, entitled, developed and under development projects decreased by \$11,865,000 due to lender foreclosure of a lien on a condominium property in Austin, Texas, owned by a consolidated variable interest entity. Please read Note 18 for additional information.

We recognized asset impairment charges in second quarter 2010 of \$900,000 related to a residential real estate project located near Salt Lake City, Utah and \$600,000 in first quarter 2009 related to the condominium project discussed above.

Depreciation expense, primarily related to commercial operating properties, was \$1,367,000 in first six months 2010 and \$883,000 in first six months 2009 and is included in other operating expenses.

Note 5 Timber

We have over 221,000 acres of timber, primarily in Georgia. The cost of timber cut and sold was \$692,000 in first six months 2010 and \$1,813,000 in first six months 2009.

Note 6 Noncontrolling Interests

A reconciliation of changes in shareholders equity at second quarter-end 2010 follows:

	Forestar Group Inc.		Noncontrolling Interests (In			
					Total	
	thousands)					
Balance at year-end 2009	\$	512,456	\$	5,879	\$518,335	
Net (loss) income		(6,245)		164	(6,081)	
Unrealized gain		256			256	
Distributions to noncontrolling interests				(836)	(836)	
Contributions from noncontrolling interests				478	478	
Other (primarily share-based compensation)		3,899			3,899	
Balance second quarter-end 2010	\$	510,366	\$	5,685	\$516,051	

Note 7 Investment in Unconsolidated Ventures

At second quarter-end 2010, we had ownership interests ranging from 25 to 50 percent in 10 ventures that we account for using the equity method. We have no real estate ventures that are accounted for using the cost method. Our three largest ventures at second quarter-end 2010 are CL Realty, Temco and Palisades West. We own a 50 percent interest in both CL Realty and Temco, and Cousins Real Estate Corporation owns the other 50 percent interest. We own a 25 percent interest in Palisades West, Cousins Properties Incorporated owns a 50 percent interest and Dimensional Fund Advisors LP owns the remaining 25 percent interest. Information regarding these ventures follows:

CL Realty, L.L.C. was formed in 2002 for the purpose of developing residential and mixed-use communities in Texas and across the southeastern United States. At second quarter-end 2010, the venture had 14 residential and mixed-use communities, of which 10 are in Texas, 3 are in Florida and 1 is in Georgia, representing about 7,080 planned residential lots and 540 commercial acres.

Temco Associates, LLC was formed in 1991 for the purpose of acquiring and developing residential real estate sites in Georgia. At second quarter-end 2010, the venture has 5 residential and mixed-use communities, representing about 1,560 planned residential lots, all of which are located in Paulding County, Georgia. The venture also owns approximately 5,500 acres of undeveloped land in Paulding County, Georgia.

Palisades West LLC was formed in 2006 for the purpose of constructing a commercial office park in Austin, Texas. The project includes two office buildings totaling approximately 375,000 square feet and an accompanying parking garage. At second quarter-end 2010, the buildings are approximately 94 percent leased.

Our remaining commitment for investment in this venture as of second quarter-end 2010 is \$3,156,000. Effective fourth quarter 2008, we entered into a 10-year operating lease for approximately 32,000 square feet that we occupy as our corporate headquarters.

Combined summarized balance sheet information for our ventures accounted for using the equity method follows:

	Second Quarter-End 2010					Year-End 2009				
	CL		Palisades	Other		CL		Palisades	Other	
	Realty	Temco	West	Ventures	Total	Realty	Temco	West	Ventures	Total
					(In tho	usands)				
Real estate	\$108,066	\$60,338	\$121,322	\$71,179	\$360,905	\$113,169	\$60,402	\$122,566	\$89,507	\$385,644
Total assets	109,092	60,498	123,107	77,407	370,104	114,598	60,751	125,396	96,711	397,456
Borrowings										
(a)	3,057	2,996		74,775	80,828	3,568	3,061		77,113	83,742
Total										
liabilities	4,459	3,550	48,375 _(b)	84,933	141,317	5,414	3,268	51,158 _(b)	88,273	148,113
Equity	104,633	56,948	74,732	(7,526)	228,787	109,184	57,483	74,238	8,438	249,343
Our										
investment in										
real estate										
ventures:										
Our share of										
their equity (c)	52,317	28,474	18,683	15,023	114,497	54,592	28,742	18,559	15,673	117,566
Unrecognized	l									
deferred gain				(010)	(7 , 0 , 0)	(7.050)			(010)	
(d)	(7,059)			(910)	(7,969)	(7,059)			(910)	(7,969)
T										
Investment in										
real estate	¢ 15 750	¢ 20 171	¢ 10 602	¢ 14 112	¢ 106 500	¢ 17 522	¢ 20 7 4 2	¢ 19.550	¢ 14762	¢ 100 507
ventures	\$ 45,258	\$28,474	\$ 18,683	\$14,113	\$106,528	\$ 47,533	\$ 28,142	\$ 18,559	\$14,763	\$ 109,597

Combined summarized income statement information for our ventures accounted for using the equity method follows:

	Second Quarter			First Six Months		
	2010	2009	2010	2009		
		(In thou	isands)			
Revenues:						
CL Realty	\$ 2,485	\$ 157	\$ 4,212	\$ 1,757		
Temco	89	341	1,877	1,198		
Palisades West	3,416	4,328	6,731	6,057		
Other ventures	6,355	1,908	8,220	4,071		
Total	\$ 12,345	\$ 6,734	\$ 21,040	\$ 13,083		
Earnings (Loss):						
CL Realty	\$ 1,364	\$(5,478)	\$ 1,220	\$ (4,974)		
Temco	(388)	(523)	812	(943)		
Palisades West	1,158	1,889	2,282	2,037		
Other ventures	(15,190)	(1,519)	(16,283)	(324)		
Total	\$ (13,056)	\$ (5,631)	\$(11,969)	\$ (4,204)		

CL Ter Pal Oth	r equity in their earnings (loss): Realty nco isades West her ventures ^(c)	\$ 682 (194) 290 (491)	\$ (2,739) (261) 472 (1,520)	\$ 610 406 569 (927)	\$ (2,487) (471) 509 (2,171)
Tot	al	\$ 287	\$ (4,048)	\$ 658	\$ (4,620)
(a)	Total includes current maturities of \$77,004,000 at second quarter-end 2010, of which \$43,475,000 is non-recourse to us, and \$80,625,000 at year-end 2009, of which \$46,936,000 is non-recourse to us.				
(b)	Principally includes deferred income from leasehold improvements funded by tenants in excess of leasehold improvement allowances. These amounts are recognized as rental income over the lease term and are offset by depreciation expense related to these tenant improvements. There is no effect on venture net				

income.

(c) Our share of the equity in other ventures reflects our ownership interests ranging from 25 to 50 percent, excluding venture losses that exceed our investment where we are not obligated to fund those losses.

(d) Represents

deferred gains on real estate contributed by us to ventures. We are recognizing income as real estate is sold to third parties. The deferred gains are reflected as a reduction to our investment in unconsolidated ventures.

In first six months 2010, we invested \$1,039,000 in these ventures and received \$4,883,000 in distributions; in first six months 2009, we invested \$1,494,000 in these ventures and received \$2,522,000 in distributions. Distributions include both return of investments and distributions of earnings.

At second quarter-end 2010, other ventures include four partnerships we participate in that have \$74,775,000 of borrowings classified as current maturities. These partnerships have total assets of \$57,855,000 and other liabilities of \$10,116,000. These partnerships are managed by third parties who intend to extend or refinance these borrowings; however, there is no assurance that this can be done. Although these borrowings are guaranteed by third parties, we may under certain circumstances elect or be required to provide additional equity to these partnerships. We do not believe that the ultimate resolution of these matters will have a significant effect on our earnings or financial position. Our investment in these partnerships is \$4,110,000 at second quarter-end 2010. Three of these partnerships are variable interest entities. Please read Note 18 for additional information.

In second quarter and first six months 2010, other ventures loss includes a \$13,061,000 loss on sale of a golf course and country club property in Denton, Texas. This loss did not impact our equity in the earnings (loss) of this venture as we exclude losses that exceed our investment where we are not obligated to provide additional funding.

We have provided performance bonds and letters of credit on behalf of certain ventures totaling \$2,143,000 at second quarter-end 2010. Generally these performance bonds and letters of credit would be drawn on due to lack of performance by us or the ventures, such as failure to deliver streets and utilities in accordance with local codes and ordinances.

Note 8 Receivables

Receivables consist of:

	Second Quarter-End 2010 (In thou		ar-End 2009 ls)
Seller financing notes receivable, average interest rate of 6.64% at second quarter-end 2010 and 5.76% at year-end 2009	\$ 902	\$	1 1 1 2
Note receivable, interest rate of 9.00% at second quarter-end 2010	\$ 902 10,000	φ	1,112
Accrued interest and other	665		873
	11,567		1,985
Allowance for bad debts	(144)		(144)
	\$ 11,423	\$	1,841

Seller financing notes receivable generally are secured by a deed of trust with a minimum 10 percent down payment and are generally due within three years. Note receivable represents our loan to a third-party equity investor in the JW Marriott [®] San Antonio Hill Country Resort & Spa. Borrowings are collateralized by pledges of funding commitments from the borrower, including our right to direct capital calls and to enforce rights under the fund operating agreement in the event of nonpayment. This note is due at the earliest of refinancing or sale of the resort hotel or July 31, 2013. Accrued interest and other receivables principally include miscellaneous operating receivables arising in the normal course of business.

Note 9 Debt

Debt consists of:

	Second Quarter-End 2010 (In thou	Year-End 2009 Isands)
Term loan facility average interest rate of 5.42% at second quarter-end 2010 and		
5.54% at year-end 2009	\$125,000	\$ 125,000
Revolving loan facility average interest rate of 6.43% at second quarter-end 2010	3,000	
Secured promissory note interest rate of 2.85% at second quarter-end 2010 and		
2.73% at year-end 2009	15,216	16,716
Other indebtedness due through 2011 at variable interest rates based on prime		
(3.75% at second quarter-end 2010 and 3.25% at year-end 2009) and fixed interest		
rates of 8.00%	58,980	74,910
	- 5,5 00	,, 10
	\$202,196	\$ 216,626

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Our senior credit facility and other debt agreements contain terms, conditions and financial covenants customary for such agreements including minimum levels of interest coverage and limitations on leverage. At second quarter-end 2010, we were in compliance with the terms, conditions and financial covenants of these agreements. On August 6, 2010, we amended our senior credit facility. Please read Note 20 for additional information.

At second quarter-end 2010, our senior credit facility provides for a \$125,000,000 term loan and a \$257,700,000 revolving line of credit. The term loan and revolving line of credit may be prepaid at any time without penalty. The revolving line of credit includes a sublimit for letters of credit equal to the lesser of \$100,000,000 or 22 percent of the aggregate facility commitments, of which \$3,071,000 is outstanding at second quarter-end 2010. Total borrowings under our senior credit facility (including the face amount of letters of credit) may not exceed a borrowing base formula, and includes a minimum liquidity requirement equal to the lesser of \$35,000,000 or 7.5 percent of the aggregate facility commitments at each quarter-end. At second quarter-end 2010, we had \$184,747,000 in net unused borrowing capacity under our senior credit facility.

At our option, we can borrow at LIBOR plus 4.5 percent (subject to a 2 percent LIBOR floor) or Prime plus 2.5 percent. All borrowings under the senior credit facility are secured by (a) all timberland, (b) assignments of current and future leases, rents and contracts, including our mineral leases, (c) a security interest in our primary operating account, (d) pledge of the equity interests in current and future material operating subsidiaries or joint venture interests, or if such pledge is not permitted, a pledge of the right to distributions from such entities, and (e) negative pledge (without a mortgage) on all other wholly-owned assets. The senior credit facility provides for releases of real estate to be conveyed provided that borrowing base compliance is maintained.

At second quarter-end 2010, we have \$2,424,000 in unamortized origination and other fees related to our senior credit facility, which are included in other assets. Amortization of deferred financing fees in connection with our senior credit facility was \$2,644,000 in first six months 2010 and \$1,766,000 in first six months 2009 and is included in interest expense.

At second quarter-end 2010, commercial operating properties having a book value of \$23,522,000 are subject to liens in connection with \$15,216,000 of debt.

At second quarter-end 2010, entitled, developed and under development projects having a book value of \$128,527,000 are subject to liens in connection with \$58,980,000 of principally non-recourse debt.

In first quarter 2010, other indebtedness decreased by \$13,207,000 due to lender foreclosure of a lien on a condominium property in Austin, Texas owned by a consolidated variable interest entity. Please read Note 18 for additional information.

Note 10 Fair Value

Non-financial assets measured at fair value on a non-recurring basis principally include real estate assets and assets held for sale, which are measured for impairment. In second quarter 2010, a real estate asset was remeasured and reported at fair value due to events or circumstances that indicated the carrying value may not be recoverable. We determined estimated fair value based on the present value of future probability weighted cash flows expected from the sale of the long-lived asset. As a result, we recognized asset impairment of \$900,000 in second quarter 2010. The carrying value of this asset may have subsequently increased or decreased from the fair value reflected due to activity that has occurred since the measurement date.

	Fair V	alue Meas	surements		Second arter-End
	Level	Level			
	1	2	Level 3	3	2010
		(In thousa	nds)		
Non-Financial Assets					
Real estate	\$	\$	\$ 56	1 \$	561

Real estate

We elected not to use the fair value option for cash and cash equivalents, accounts receivable, other current assets, variable debt, accounts payable and other current liabilities. The carrying amounts of these financial instruments approximate their fair values due to their short-term nature or variable interest rates.

Information about our fixed rate financial instruments not measured at fair value follows:

	Second Quar	ter-End 2010	Year-End 2009			
	Carrying Amount	Fair Value	Carrying Amount	Fair Value	Valuation Technique	
		(In tho	usands)		•	
Fixed rate notes receivable	\$10,522	\$12,577	\$ 783	\$ 831	Level 2	
Fixed rate debt	(3,431)	(3,456)	(3,431)	(3,505)	Level 2	

Note 11 Derivative Instruments

At second quarter-end 2010, we do not have any derivative instruments outstanding. In first quarter 2010, our \$100,000,000 notional amount interest rate swap agreement matured, which was classified in other liabilities at year-end 2009. As a result, we recognized an after-tax gain of \$256,000 in other comprehensive income (loss). There was no hedge ineffectiveness over the term of the agreement.

Note 12 Capital Stock

Pursuant to our shareholder rights plan, each share of common stock outstanding is coupled with one-quarter of a preferred stock purchase right (Right). Each Right entitles our shareholders to purchase, under certain conditions, one one-hundredth of a share of newly issued Series A Junior Participating Preferred Stock at an exercise price of \$100. Rights will be exercisable only if someone acquires beneficial ownership of 20 percent or more of our common shares or commences a tender or exchange offer, upon consummation of which they would beneficially own 20 percent or

more of our common shares. We will generally be entitled to redeem the Rights at \$0.001 per Right at any time until the 10th business day following public announcement that a 20 percent position has been acquired. The Rights will expire on December 11, 2017.

Please read Note 19 for information about additional shares of common stock that could be issued under terms of our share-based compensation plans.

As a result of the 2007 spin-offs from Temple-Inland, at second quarter-end 2010, personnel of Temple-Inland and the other spin-off entity held 20,000 awards that will be settled in our common stock and options to purchase 1,270,000 shares of our common stock. Information about these stock options follows:

			Weighted	Aggregate Intrinsic
			Average	Value
		Weighted	Remaining	(Current
		Average	Contractual	Value Less
		Exercise		Exercise
	Shares	Price	Term	Price)
	(In			(In
	thousands)	(Per share)	(In years)	thousands)
Outstanding	1,270	\$ 20.47	4	\$ 2,910
Exercisable	1,227	\$ 20.12	4	\$ 2,910
Note 12 Other Community Income (Loga)				

Note 13 Other Comprehensive Income (Loss)

Other comprehensive income (loss) consists of:

	Second Quarter		First Six	Months
	2010	2009	2010	2009
		(In thou	isands)	
Consolidated net (loss) income	\$ (3,048)	\$51,112	\$(6,081)	\$48,063
Change in fair value of interest rate swap agreement		320	393	568
Income tax effect of change in fair value		(112)	(137)	(199)
Other comprehensive (loss) income Less: Comprehensive income attributable to	(3,048)	51,320	(5,825)	48,432
noncontrolling interests	(225)	(195)	(164)	(1,038)
Other comprehensive (loss) income attributable to				
Forestar Group Inc.	\$(3,273)	\$51,125	\$ (5,989)	\$47,394

Note 14 Earnings (Loss) per Share

Earnings (loss) per share for second quarter and first six months 2010 was based on weighted average basic shares outstanding due to our net loss. Weighted average common shares outstanding used to compute earnings per share were:

	Second (Quarter	First Six	Months
	2010	2009	2010	2009
		(In thou	isands)	
Earnings (loss) available to common shareholders:				
Consolidated net (loss) income	\$ (3,048)	\$51,112	\$ (6,081)	\$48,063
Less: Net income attributable to noncontrolling interest	(225)	(195)	(164)	(1,038)
Net (loss) income attributable to Forestar Group Inc.	\$ (3,273)	\$ 50,917	\$ (6,245)	\$47,025
Weighted average common shares outstanding basic Dilutive effect of stock options	36,155	35,808 60	36,117	35,745 26

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Dilutive effect of restricted stock and restricted s	stock				
units			169		132
Weighted average common shares outstanding	dilutad	26 155	26 027	36.117	35,903
Weighted average common shares outstanding	anutea	36,155	36,037	50,117	55,905

At second quarter-end 2010 and 2009, the effect of 3,041,000 and 2,329,000 stock options and unvested shares of restricted stock were not included in the computation of diluted weighted average shares outstanding because the shares were anti-dilutive.

Note 15 Income Taxes

Our effective tax rate was 6 percent in second quarter 2010 and an 18 percent benefit in first six months 2010 which includes a 23 percent benefit attributable to noncontrolling interests. Our effective tax rate was 38 percent in second quarter 2009 and 37 percent in first six months 2009 both of which include less than a 1 percent benefit attributable to noncontrolling interests. Our 2010 rate includes a benefit from percentage depletion and our 2009 rate includes benefits from percentage depletion and a federal income tax rate change for qualified timber gains due to the Food, Conservation and Energy Act of 2008 which expired in 2009.

We have not provided a valuation allowance for our deferred tax asset because we believe it is likely it will be recoverable in future periods.

Our unrecognized tax benefits totaled \$7,601,000 at second quarter-end 2010, of which \$6,226,000 would affect our effective tax rate, if recognized.

Note 16 Commitments and Contingencies

Litigation

We are involved in various legal proceedings that arise from time to time in the ordinary course of doing business and believe that adequate reserves have been established for any probable losses. We do not believe that the outcome of any of these proceedings should have a significant adverse effect on our financial position, long-term results of operations or cash flows. It is possible; however, that charges related to these matters could be significant to our results or cash flows in any one accounting period.

Environmental

Environmental remediation liabilities arise from time to time in the ordinary course of doing business, and we believe we have established adequate reserves for any probable losses. We own 288 acres near Antioch, California, portions of which were sites of a Temple-Inland paper manufacturing operation that are in remediation. We estimate the cost to complete remediation activities will be about \$3,800,000, which is included in other accrued expenses and will likely be paid in 2010 and 2011. Our estimate requires us to make assumptions regarding the scope of required remediation, the effectiveness of planned remediation activities, and approvals by regulatory authorities. Our estimate is subject to revision as new information becomes available.

Note 17 Segment Information

We manage our operations through three business segments: real estate, mineral resources and fiber resources. Real estate secures entitlements and develops infrastructure on our lands for single-family residential and mixed-use communities and manages our undeveloped land and our commercial operating properties. Mineral resources includes our oil, natural gas and water interests. Fiber resources manages our timber and recreational leases.

Assets allocated by segment are as follows:

	Second Quarter-End 2010	Year-End 2009
	(In tho	usands)
Real estate	\$ 635,391	\$ 654,250
Mineral resources	3,214	1,356
Fiber resources	19,297	20,088
Assets not allocated to segments	104,110	109,040
Total assets	\$762,012	\$ 784,734

We evaluate performance based on segment earnings before unallocated items and income taxes. Segment earnings consist of operating income, equity in earnings (loss) of unconsolidated ventures and net income (loss) attributable to noncontrolling interests. Unallocated items consist of general and administrative expense, share-based compensation, gain on sale of assets, interest expense and other non-operating income and expense. The accounting policies of the segments are the same as those described in the accounting policy note to the consolidated financial statements. Our revenues are derived from our U.S. operations and all of our assets are located in the U.S. In first six months 2010, revenues of \$5,750,000 from a customer of our real estate segment exceeded 10 percent of our total revenues.

Segment revenues and earnings are as follows:

	Second (Quarter	First Six	Months	
	2010	2009	2010	2009	
	(In thousands)				
Revenues:					
Real estate	\$ 21,549	\$28,447	\$ 38,797	\$47,234	
Mineral resources	4,606	7,018	11,733	12,939	
Fiber resources	1,982	5,001	3,965	9,370	

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Total revenues	\$ 28,137	\$40,466	\$ 54,495	\$69,543
Segment earnings:				
Real estate	\$ 2,454	\$ 5,007	\$ 2,766	\$ 5,549
Mineral resources	4,266	6,401	10,444	11,183
Fiber resources	1,085	3,290	2,528	6,199
Total segment earnings	7,805	14,698	15,738	22,931
Items not allocated to segments ^(a)	(10,916)	67,339	(23,336)	52,899
(Loss) income before taxes	\$ (3,111)	\$ 82,037	\$ (7,598)	\$75,830
	12			

(a) Items not allocated to segments consist of:

	Second Quarter		First Six	Months	
	2010	2009	2010	2009	
		(In thousands)			
General and administrative expense	\$ (5,040)	\$ (4,257)	\$ (9,578)	\$(11,876)	
Share-based compensation expense	(2,019)	(2,615)	(5,553)	(4,321)	
Gain on sale of assets		79,214		79,214	
Interest expense	(4,103)	(5,047)	(8,649)	(10,213)	
Other non-operating income	246	44	444	95	
	\$(10,916)	\$67,339	\$ (23,336)	\$ 52,899	

In first six months 2009, general and administrative expense includes about \$3,200,000 paid to outside advisors regarding an evaluation by our Board of Directors of an unsolicited shareholder proposal.

In second quarter 2009, gain on sale of assets of \$79,214,000 represents our gain from selling about 75,000 acres of timber and timberland in Georgia and Alabama for \$119,702,000.

Note 18 Variable Interest Entities

We participate in real estate ventures for the purpose of acquiring and developing residential and mixed-use communities in which we may or may not have a controlling financial interest. Generally accepted accounting principles require consolidation of variable interest entities (VIE) in which an enterprise has a controlling financial interest and is the primary beneficiary. Controlling financial interest will have both of the following characteristics: (a) the power to direct the VIE activities that most significantly impact economic performance and (b) the obligation to absorb the VIE losses and right to receive benefits that are significant to the VIE. We examine specific criteria and use judgment when determining whether we are the primary beneficiary and must consolidate a VIE. We perform this review initially at the time we enter into venture agreements and subsequently when reconsideration events occur.

At second quarter-end 2010, we are the primary beneficiary of two VIEs that we consolidate. We have provided the majority of equity to these VIEs, which absent our contributions or advances do not have sufficient equity to fund their operations. We have the authority to approve project budgets and the issuance of additional debt. At second-quarter end 2010, our consolidated balance sheet includes \$15,629,000 in assets, principally real estate, and \$8,855,000 in liabilities, principally debt, related to these two VIEs. In first six months 2010, we contributed or advanced about \$1,005,000 to these VIEs. In first quarter 2010, real estate assets decreased by \$11,865,000, debt decreased by \$13,207,000 and other liabilities increased by \$1,342,000 due to lender foreclosure of a lien on property owned by one of these VIEs. We have a nominal general partner interest in this VIE and could be held responsible for its liabilities.

Also at second quarter-end 2010, we are not the primary beneficiary of three VIEs that we account for using the equity method. The unrelated managing partners oversee the day-to-day operations and guarantee the debt of the VIEs while we have the authority to approve project budgets and the issuance of additional debt. Although the debt is guaranteed by the managing partners, we may under certain circumstances elect or be required to provide additional funds to these VIEs. At second quarter-end 2010, these three VIEs have total assets of \$55,364,000, substantially all of which represent developed and undeveloped real estate and total liabilities of \$83,301,000, which includes \$73,234,000 of borrowings classified as current maturities. These amounts are included in other ventures in the combined summarized balance sheet information for ventures accounted for using the equity method in Note 7. At second quarter-end 2010, our investment in these three VIEs is \$3,660,000 and is included in investment in unconsolidated ventures. We did not make any contributions or advances to these ventures in first six months 2010.

Our maximum exposure to loss related to these VIEs is estimated at \$37,405,000, which exceeds our investment because we are a nominal general partner in two of these VIEs and could be held responsible for their liabilities. The maximum exposure to loss represents the maximum loss that we could be required to recognize assuming all the ventures assets (principally real estate) are worthless, without consideration of the probability of a loss or of any actions we may take to mitigate any such loss.

Note 19 Share-Based Compensation

A summary of the awards granted under our 2007 Stock Incentive Plan follows.

Cash-settled awards

Cash-settled awards granted to our employees in the form of restricted stock units or stock appreciation rights vest over two to four years from the date of grant and generally provide for accelerated vesting upon death, disability or if there is a change in control. Vesting for some restricted stock unit awards is also conditioned upon achievement of a minimum one percent annualized return on assets over a three-year period. Cash-settled stock appreciation rights have a ten-year term, generally become exercisable ratably over three to four years and provide for accelerated or continued vesting upon retirement, death, disability or if there is a change in control. Stock appreciation rights were granted with an exercise price equal to the market value of our stock on the date of grant.

Cash-settled awards granted to our directors in the form of restricted stock units are fully vested at the time of grant and payable upon retirement.

The following table summarizes the activity of cash-settled awards in first six months 2010:

	Equivalent Units (In	Ι	Veighted Average Grant Date Fair Value		
	thousands)		(Per unit)		
Non-vested at beginning of period	1,005	\$	5.35		
Granted	389		13.03		
Vested	(254)		7.49		
Forfeited	(15)		6.35		
Non-vested at end of period	1,125	\$	7.51		

The fair value of awards settled in cash was \$731,000 in first six months 2010 and \$22,000 in first six months 2009. At second quarter-end 2010, the fair value of vested cash-settled awards is \$9,877,000, which is included in other liabilities. The aggregate current value of non-vested awards is \$11,441,000 at second quarter-end 2010 based on a second quarter-end stock price of \$17.96.

Restricted stock

Restricted stock awards vest either ratably over or after three years, generally if we achieve a minimum one percent annualized return on assets over such three-year period. The following table summarizes the activity of restricted stock awards in first six months 2010:

	Restricted Shares (In	I	Veighted Average Grant Date Fair Value
	thousands)	(P	er share)
Non-vested at beginning of period	331	\$	17.43
Granted	308		17.80
Vested			
Forfeited	(3)		28.20
Non-vested at end of period	636	\$	17.56
_			

The aggregate current value of non-vested awards is \$11,428,000 at second quarter-end 2010 based on a second quarter-end stock price of \$17.96.

Stock options

Stock options have a ten-year term, generally become exercisable ratably over three to four years and provide for accelerated or continued vesting upon retirement, death, disability or if there is a change in control. Options were granted with an exercise price equal to the market value of our stock on the date of grant. The following table summarizes the activity of stock option awards in first six months 2010:

Weighted	Aggregate
Average	

	Options Outstanding (In thousands)	A [*] E 2	eighted verage xercise Price r share)	Remaining Contractual Term (In years)	(C Va E	ntrinsic Value Current lue Less xercise Price) (In ousands)
Balance at beginning of period	780	\$	24.80	8	\$	2,052
Granted Exercised	181		17.80			
Forfeited	(4)		28.85			
Balance at end of period	957	\$	23.45	8	\$	1,431
Exercisable at end of period	395 14	\$	26.85	8	\$	350

We estimate the fair value of stock options using the Black-Scholes option pricing model and the following assumptions:

	First Six Months	
	2010	2009
Expected dividend yield	0.0%	0.0%
Expected stock price volatility	51.0%	41.8%
Risk-free interest rate	2.3%	1.8%
Expected life of options (years)	6	6
Weighted average estimated fair value of options granted	\$8.98	\$3.94

We have limited historical experience as a stand-alone company so we utilized alternative methods in determining our valuation assumptions. The expected life was based on the simplified method utilizing the midpoint between the vesting period and the contractual life of the awards. The expected stock price volatility was based on historical prices of our peers common stock for a period corresponding to the expected life of the options. Pre-vesting forfeitures are estimated based upon the pool of participants and their expected activity and historical trends.

Pre-Spin Awards

Certain of our employees participated in Temple-Inland s share-based compensation plans. In conjunction with the 2007 spin-off, these awards were equitably adjusted into separate awards of the common stock of Temple-Inland and the spin-off entities.

Cash-settled awards generally vest and are paid after three years from the date of grant or the attainment of defined performance goals, generally measured over a three-year period. To settle vested cash awards, we paid \$1,904,000 in first six months 2010 and \$394,000 in first six months 2009. At second quarter-end 2010, there are no outstanding cash-settled awards.

Stock options have a ten-year term, generally become exercisable ratably over four years and provide for accelerated or continued vesting upon retirement, death, disability or if there is a change in control. A summary of stock option awards outstanding at second quarter-end 2010 follows:

	Options Outstanding (In thousands)	A [*] E 2	eighted verage xercise Price r share)	Weighted Average Remaining Contractual Term (In years)	In (C Va E	gregate htrinsic Value Current lue Less xercise Price) (In ousands)
Outstanding on Forestar stock	81	\$	21.60	years) 5	\$	175
Outstanding on Temple-Inland stock	171	Ψ	20.07	5	Ψ	386
					\$	561
Exercisable on Forestar stock	76	\$	20.98	4	\$	175
Exercisable on Temple-Inland stock	155		19.65	5		386
					\$	561

The intrinsic value of options exercised was \$553,000 in first six months 2010. No options were exercised in first six months 2009.

Share-Based Compensation Expense

Share-based compensation expense consists of:

	Second Quarter		First Six Months			
	2	010	2009	2010	2009	
		(In thousands)				
Cash-settled awards	\$	640	\$ 1,693	\$ 2,765	\$ 2,473	
Restricted stock		912	455	1,615	799	
Stock options		467	467	1,173	1,049	
	\$ 2	2,019	\$ 2,615	\$ 5,553	\$4,321	

Share-based compensation expense is included in:

	Second Quarter		First Six Months			
	2010	2009	2010	2009		
	(In thousands)					
General and administrative expense	\$ 1,080	\$ 1,686	\$ 2,118	\$ 2,882		
Other operating expense	939	929	3,435	1,439		
	\$ 2,019	\$ 2,615	\$ 5,553	\$ 4,321		

We did not capitalize any share-based compensation in first six months 2010 or 2009.

Unrecognized share-based compensation for non-vested restricted stock and stock options is \$9,363,000 at second quarter-end 2010. The weighted average period over which this amount will be recognized is estimated to be 2 years.

In first six months 2010, we withheld shares having a value of \$49,000 in connection with vesting of restricted stock awards and exercises of stock options. These shares are accounted for as treasury stock and are reflected in financing activities in our consolidated statement of cash flows.

Note 20 Subsequent Events

On August 6, 2010, we entered into an amended and restated senior credit facility in order to consolidate previous amendments and to effect the following additional principal amendments to: extend the maturity date of the revolving loan to August 6, 2013 (with a one-year extension option) and of the term loan to August 6, 2015; reduce the revolving loan commitment to \$175 million, subject to the ability to increase the aggregate facility by up to \$150 million by securing additional commitments; eliminate any additional required commitment reductions during the term of the facility; reduce the interest coverage ratio from 1.75x to 1.05x; provide that during any period when the minimum interest coverage ratio falls below 1.50x, the interest rate on outstanding loans will increase by 2 percent and no new acquisitions, discretionary capital expenditures or distributions will be permitted; and reduce the minimum value to commitment ratio from 1.75:1.00 to 1.60:1.00. We incurred fees of about \$5,500,000 related to these amendments.

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

Management s Discussion and Analysis of Financial Condition and Results of Operations should be read in conjunction with the financial statements and Management s Discussion and Analysis of Financial Condition and Results of Operations in our 2009 Annual Report on Form 10-K. Unless otherwise indicated, information is presented as of second quarter-end 2010, and references to acreage owned includes 74,000 acres classified as assets held for sale in accordance with our near-term strategic initiatives and all acres owned by ventures regardless of our ownership interest in a venture.

Forward-Looking Statements

This Quarterly Report on Form 10-Q and other materials we have filed or may file with the Securities and Exchange Commission contain forward-looking statements within the meaning of the federal securities laws. These forward-looking statements are identified by their use of terms and phrases such as believe, anticipate, could, estima likely, intend, may, plan, expect, and similar expressions, including references to assumptions. These statements reflect our current views with respect to future events and are subject to risk and uncertainties. We note that a variety of factors and uncertainties could cause our actual results to differ significantly from the results discussed in the forward-looking statements. Factors and uncertainties that might cause such differences include, but are not limited to:

general economic, market or business conditions in Texas or Georgia, where our real estate activities are concentrated;

the opportunities (or lack thereof) that may be presented to us and that we may pursue;

significant customer concentration

future residential or commercial entitlements, development approvals and the ability to obtain such approvals;

accuracy of estimates and other assumptions related to investment in real estate, the expected timing and pricing of land and lot sales and related cost of real estate sales, impairment of long-lived assets, income taxes, share-based compensation and oil and gas reserves;

the levels of resale housing inventory and potential impact of foreclosures in our development projects and the regions in which they are located;

the development of relationships with strategic partners;

fluctuations in costs and expenses;

demand for new housing, which can be affected by a number of factors including the availability of mortgage credit;

supply of and demand for oil and gas and fluctuations in oil and gas prices;

competitive actions by other companies;

changes in governmental policies, laws or regulations and actions or restrictions of regulatory agencies;

government regulation of exploration and production technology, including hydraulic fracturing;

the results of financing efforts, including our ability to obtain financing with favorable terms;

our partners ability to fund their capital commitments and otherwise fulfill their operating and financial obligations;

water withdrawal or usage may be subject to state and local laws, regulations or permit requirements, and there is no assurance that all our water interests or rights will be available for withdrawal or use; and

the final resolutions or outcomes with respect to our contingent and other liabilities related to our business. Other factors, including the risk factors described in Item 1A of our 2009 Annual Report on Form 10-K, may also cause actual results to differ materially from those projected by our forward-looking statements. New factors emerge from time to time and it is not possible for us to predict all such factors, nor can we assess the impact of any such factor on our business or the extent to which any factor, or combination of factors, may cause results to differ materially from those contained in any forward-looking statement.

Any forward-looking statement speaks only as of the date on which such statement is made, and, except as required by law, we expressly disclaim any obligation or undertaking to disseminate any updates or revisions to any forward-looking statement to reflect events or circumstances after the date on which such statement is made or to reflect the occurrence of unanticipated events.

Strategy

Our strategy is to maximize and grow long-term shareholder value through:

Entitlement and development of real estate;

Realization of value from minerals, water and fiber resources; and

Strategic and disciplined investment in our business.

In 2009, we announced our near-term strategic initiatives to enhance shareholder value by generating significant cash flow, principally from the sale of about 175,000 acres of higher and better use (HBU) timberland. In 2009, we sold about 95,000 acres of timber and timberland in Georgia and Alabama in two transactions generating net cash proceeds of \$153,851,000, which were principally used to reduce debt and pay taxes.

At second quarter-end 2010, assets held for sale includes about 74,000 acres of undeveloped land with a carrying value of \$17,977,000 and related timber with a carrying value of \$10,002,000. We continue to actively market this land but did not sell any land in first six months 2010 in accordance with these initiatives. Market conditions for timberland have deteriorated since second quarter 2009 due to limited capital availability, increased investor return requirements and alternative investment options for buyers in the marketplace. As a result of these market conditions, additional time may be required to complete the sale of these assets.

Results of Operations

A summary of our consolidated results by business segment follows:

	Second Quarter		First Six Months	
	2010	2009	2010	2009
Revenues:				
Real estate	\$21,549	\$ 28,447	\$ 38,797	\$ 47,234
Mineral resources	4,606	7,018	11,733	12,939
Fiber resources	1,982	5,001	3,965	9,370
Total revenues	\$ 28,137	\$ 40,466	\$ 54,495	\$ 69,543
Segment earnings: Real estate	\$ 2,454	\$ 5,007	\$ 2,766	\$ 5,549

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Mineral resources	4,266	6,401	10,444	11,183
Fiber resources	1,085	3,290	2,528	6,199
Total segment earnings	7,805	14,698	15,738	22,931
Items not allocated to segments:		-		
General and administrative expense	(5,040)	(4,257)	(9,578)	(11,876)
Share-based compensation expense	(2,019)	(2,615)	(5,553)	(4,321)
Gain on sale of assets		79,214		79,214
Interest expense	(4,103)	(5,047)	(8,649)	(10,213)
Other non-operating income	246	44	444	95
(Loss) income before taxes	(3,111)	82,037	(7,598)	75,830
Income tax (expense) benefit	(162)	(31,120)	1,353	(28,805)
Net (loss) income attributable to Forestar Group Inc.	\$ (3,273)	\$ 50,917	\$ (6,245)	\$ 47,025
	17			

Significant aspects of our results of operations follow:

Second Quarter and First Six Months 2010 and 2009

Real estate segment earnings declined principally due to lower undeveloped land sales as a result of current market conditions significantly influenced by limited credit availability, consumer confidence and alternate investment options to buyers in the marketplace.

Mineral resources segment earnings declined principally due to decreased lease bonus revenues as a result of reduced leasing activity by exploration and production companies that are concentrating on drilling activities versus leasing new mineral interests in our area of operations. This decrease in earnings was partially offset by increased oil prices.

Fiber resources segment earnings decreased principally due to reduction in volume as a result of selling over 110,000 acres of timberland in 2009.

In first six months 2010, share-based compensation increased primarily due to additional awards granted, the effect of our higher stock price associated with vested cash-settled awards and accelerated expense recognition in conjunction with awards granted to retirement-eligible employees.

Interest expense decreased as a result of lower debt levels.

In first six months 2009, general and administrative expense includes about \$3,200,000 paid to outside advisors regarding an evaluation by our Board of Directors of an unsolicited shareholder proposal.

In first six months 2009, gain on sale of assets represents our gain from selling about 75,000 acres of timber and timberland in Georgia and Alabama for \$119,702,000. The transaction generated net proceeds of \$116,116,000, which were principally used to reduce our outstanding debt, and resulted in a gain on sale of \$79,214,000.

Current Market Conditions

Current market conditions in the single-family residential industry continue to be difficult, characterized by product oversupply, depressed sales volumes and prices, high unemployment rates and low consumer confidence. While all markets are being negatively affected by overall poor economic conditions, not all geographic areas and products have been affected to the same extent or with equal severity. These difficult market conditions may continue throughout 2010.

Oil prices have increased due to oil producers reducing production and inventories to match lower worldwide demand as well as the anticipation that future demand will outpace supply growth as economic activity improves. Natural gas prices have remained depressed as production remains strong and demand is lower resulting in increased inventory levels. Exploration and production companies remained focused on reducing capital expenditures for lease acquisition due to lower natural gas prices. These conditions may impact the demand for new mineral leases, new exploration activity and the amount of royalty revenues we receive.

Pulpwood demand is relatively stable in our markets. The average price at which we sold fiber products in first six months 2010 is up principally due to increased pulpwood prices as a result of wet weather conditions. **Business Segments**

We manage our operations through three business segments:

Real estate,

Mineral resources, and

Fiber resources.

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We evaluate performance based on earnings before unallocated items and income taxes. Segment earnings consist of operating income, equity in earnings (loss) of unconsolidated ventures and net income (loss) attributable to noncontrolling interests. Unallocated items consist of general and administrative expense, share-based compensation, gain on sale of assets, interest expense and other non-operating income and expense. The accounting policies of the segments are the same as those described in the accounting policy note to the consolidated financial statements.

We operate in cyclical industries. Our operations are affected to varying degrees by supply and demand factors and economic conditions including changes in interest rates, availability of mortgage credit, consumer and home builder sentiment, new housing starts, real estate values, employment levels, changes in the market prices for oil, natural gas, and timber, and the overall strength or weakness of the U.S. economy.

Real Estate

We own directly or through ventures over 247,000 acres of real estate located in nine states and 12 markets. Our real estate segment secures entitlements and develops infrastructure on our lands, primarily for single-family residential and mixed-use communities. We own over 185,000 acres in a broad area around Atlanta, Georgia, with the balance located primarily in Texas. We target investments principally in our strategic growth corridors, regions across the southern half of the United States that possess key demographic and growth characteristics that we believe make them attractive for long-term real estate investment. We own and manage our projects either directly or through ventures. Our real estate segment revenues are principally derived from the sales of residential single-family lots, undeveloped land and commercial real estate and to a lesser degree from the operation of commercial properties, primarily a hotel.

A summary of our real estate results follows:

	Second Quarter		First Six Months	
	2010	2009	2010	2009
		(In thou	isands)	
Revenues	\$ 21,549	\$ 28,447	\$ 38,797	\$ 47,234
Cost of sales	(11,606)	(11,827)	(22,275)	(20,385)
Operating expenses	(6,858)	(7,354)	(13,454)	(15,519)
	3,085	9,266	3,068	11,330
Equity in (loss) of unconsolidated ventures	(406)	(4,064)	(138)	(4,743)
Less: Net income attributable to noncontrolling interests	(225)	(195)	(164)	(1,038)
Segment earnings	\$ 2,454	\$ 5,007	\$ 2,766	\$ 5,549

In second quarter and first six months 2010, cost of sales include a \$900,000 non-cash impairment charge related to a residential real estate project located near Salt Lake City, Utah. In first six months 2009, cost of sales include a \$600,000 non-cash impairment charge related to a condominium project in Austin, Texas.

In second quarter 2010, operating expenses principally consist of \$2,096,000 in property taxes, \$1,434,000 in employee compensation and benefits, \$892,000 in professional services and \$633,000 in depreciation. In second quarter 2009, operating expenses principally consist of \$2,682,000 in property taxes, \$1,281,000 in employee compensation and benefits, \$740,000 in professional services and \$510,000 in depreciation. Property taxes decreased \$586,000 principally due to selling over 110,000 acres of timberland in 2009.

In first six months 2010, operating expenses principally consist of \$4,184,000 in property taxes, \$3,130,000 in employee compensation and benefits, \$1,434,000 in professional services and \$1,448,000 in depreciation. In first six months 2009, operating expenses principally consist of \$5,508,000 in property taxes, \$3,083,000 in employee compensation and benefits, \$1,379,000 in professional services and \$1,038,000 in depreciation. Property taxes decreased \$1,324,000 principally due to selling over 110,000 acres of timberland in 2009, and depreciation increased \$410,000 principally due to improvements related to commercial operating properties.

Revenues in our owned and consolidated ventures consist of:

	Second Quarter		First Six	x Months
	2010	2009	2010	2009
	(In thousands)			
Residential real estate	\$ 7,938	\$ 6,229	\$13,828	\$11,841
Commercial real estate			157	143
Undeveloped land	8,207	16,840	12,910	25,144
Commercial operating properties	5,076	4,698	11,233	9,290

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Other	328	680	669	816
Total revenues	\$21,549	\$28,447	\$ 38,797	\$47,234

Units sold in our owned and consolidated ventures consist of:

	Second	Second Quarter		Second Quarter First		x Months
	2010	2009	2010	2009		
Residential real estate:						
Lots sold	149	105	251	183		
Revenue per lot sold	\$53,037	\$59,328	\$ 54,823	\$ 64,699		
Commercial real estate:						
Acres sold			1.3	0.3		
Revenue per acre sold	\$	\$	\$121,705	\$424,696		
Undeveloped land:						
Acres sold	1,473	7,460	3,561	9,652		
Revenue per acre sold	\$ 5,573	\$ 2,257	\$ 3,626	\$ 2,605		
Residential real estate revenues pri	ncipally consist of the sale of	of single-family lo	ots to national regi	onal and local		

Residential real estate revenues principally consist of the sale of single-family lots to national, regional and local homebuilders. In second quarter and first six months 2010, residential lots sold increased principally due to demand from home builders to replace low levels of finished lot inventory and increased demand from consumers as a result of the federal housing tax credit program; however, consumer confidence remains low. In second quarter and first six months 2010, average residential lot prices were negatively impacted by the higher mix of smaller lots principally due to the increased demand for entry level houses as a result of the federal housing tax credit program.

In second quarter and first six months 2010, undeveloped land sales decreased as a result of current market conditions primarily resulting in limited credit availability, low consumer confidence and alternate investment options to buyers in the marketplace. In second quarter and first six months 2010, revenue per acre sold increased principally as a result of selling 703 acres of land in the entitlement process in Georgia for about \$8,200 per acre.

Information about our real estate projects and our real estate ventures follows:

	Second Quarter-End	
	2010	2009
Owned and consolidated ventures:		
Entitled, developed and under development projects		
Number of projects	53	54
Residential lots remaining	17,914	20,582
Commercial acres remaining	1,774	1,704
Undeveloped land and land in the entitlement process		
Number of projects	18	22
Acres in entitlement process	29,670	32,520
Acres undeveloped ^(a)	195,388	224,616
Ventures accounted for using the equity method:		
Ventures lot sales (for first six months)		
Lots sold	179	89
Average price per lot sold	\$ 43,059	\$ 63,835
Ventures entitled, developed and under development projects		
Number of projects	22	21
Residential lots remaining	11,403	9,203
Commercial acres sold (for first six months)	15	4
Average price per acre sold	\$ 65,727	\$196,996
Commercial acres remaining	818	645
Ventures undeveloped land and land in the entitlement process		
Number of projects		2
Acres in entitlement process		1,080
Acres sold (for first six months)		
Average price per acre sold	\$	\$
Acres undeveloped	5,517	5,641

(a) Includes 74,000 acres classified as assets held for sale.

We underwrite development projects based on a variety of assumptions incorporated into our development plans, including the timing and pricing of lot sales and commercial parcels, and costs to complete development. Our development plans are periodically reviewed in comparison to our return projections and expectations, and we may revise our plans as business conditions warrant. If as a result of changes to our development plans the anticipated future net cash flows are reduced such that our basis in a project is not fully recoverable, we may be required to recognize a non-cash impairment charge for such project.

Mineral Resources

We own directly or through ventures about 620,000 net acres of oil and natural gas mineral interests. Our mineral resources segment revenues are principally derived from royalties and other lease revenues from our oil and natural gas mineral interests located principally in Texas, Louisiana, Georgia and Alabama. At second quarter-end 2010, we have about 82,000 net acres under lease and about 29,000 net acres held by production.

A summary of our mineral resources results follows:

	Second	Second Quarter		Months
	2010	2009	2010	2009
		(In tho	usands)	
Revenues	\$ 4,606	\$ 7,018	\$11,733	\$ 12,939
Cost of sales	(307)	69	(629)	(278)
Operating expenses	(726)	(702)	(1,456)	(1,601)
	3,573	6,385	9,648	11,060
Equity in earnings of unconsolidated ventures	693	16	796	123
Segment earnings	\$ 4,266	\$ 6,401	\$ 10,444	\$11,183
	20			

Cost of sales represent our share of oil and natural gas production severance taxes, which are calculated based on a percentage of oil and natural gas produced and costs related to our non-operating working interests. These costs were offset by a refund of \$255,000 in second quarter 2009 related to well status changes approved by the Texas Railroad Commission.

In second quarter 2010, operating expenses principally consist of \$312,000 in employee compensation and benefits, \$115,000 in professional services and \$74,000 in property taxes. In second quarter 2009, operating expenses principally consist of \$254,000 in employee compensation and benefits, \$218,000 in professional services and \$66,000 in property taxes.

In first six months 2010, operating expenses principally consist of \$581,000 in employee compensation and benefits, \$237,000 in professional services and \$147,000 in property taxes. In first six months 2009, operating expenses principally consist of \$697,000 in employee compensation and benefits, \$418,000 in professional services and \$132,000 in property taxes. Employee compensation and benefits decreased \$116,000 principally due to lower incentive compensation, and professional services decreased \$181,000 principally due to permanent staffing of our minerals organization.

In second quarter and first six months 2010, equity in earnings of unconsolidated ventures includes our share of royalty revenue from new wells that began producing within the Barnett Shale natural gas formation.

Revenues from our owned and consolidated mineral interests consist of:

	Second Quarter		First Six	Months
	2010	2009	2010	2009
	(In thousands)			
Royalties	\$ 3,821	\$ 2,401	\$ 7,325	\$ 5,879
Other lease revenues	785	4,617	4,408	7,060
Total revenues	\$ 4,606	\$ 7,018	\$11,733	\$ 12,939

In first six months 2010, royalty revenues from our owned and consolidated mineral interests increased as a result of higher oil production and prices partially offset by decreases in natural gas production and prices. Increase in oil prices contributed \$1,559,000 while production increases contributed \$315,000. The production increase primarily relates to six new oil wells commencing production in late 2009 and first six months 2010. Increases in oil prices and production were partially offset by decreases in natural gas prices of \$680,000 and production of \$93,000.

In second quarter 2010, other lease revenues include \$762,000 related to delay rental payments. In second quarter 2009, other lease revenues include \$2,916,000 in lease bonus payments as a result of leasing about 8,200 net mineral acres for an average of \$357 per acre and \$1,595,000 related to delay rental payments.

In first six months 2010, other lease revenues include \$3,185,000 in lease bonus payments as a result of leasing over 2,100 net mineral acres for an average of \$1,495 per acre in the East Texas Basin and \$1,194,000 related to delay rental payments. In first six months 2009, other lease revenues include \$5,037,000 in lease bonus payments as a result of leasing nearly 14,300 net mineral acres for an average of \$353 per acre and \$1,917,000 related to delay rental payments.

Oil and natural gas produced and average unit prices related to our royalty interests follows^(a):

	Second Quarter		First Six	Months
	2010	2009	2010	2009
Oil production (barrels)	30,500	25,900	59,900	53,200
Average price per barrel	\$ 74.78	\$ 47.30	\$ 73.05	\$ 47.03
Natural gas production (millions of cubic feet)	689.5	309.8	1,062.6	704.5
Average price per thousand cubic feet	\$ 4.60	\$ 3.89	\$ 4.49	\$ 5.17

Includes 100 percent of venture activity. Natural gas production includes venture activity of 362 MMcf and 415 MMcf in second quarter and first six months 2010 and 12 MMcf and 39 MMcf in second quarter and first six months 2009. We own a 50 percent interest in this venture which we account for using the equity method. Venture natural gas production activity increased as a result of additional wells commencing production in late 2009 and first six months 2010.

In addition, we have water interests in about 1.6 million acres, including a 45 percent nonparticipating royalty interest in groundwater produced or withdrawn for commercial purposes or sold from approximately 1.4 million acres in Texas, Louisiana, Georgia and Alabama. We have not received any income from these interests. *Fiber Resources*

Our fiber resources segment focuses principally on the management of our timber holdings. We have over 221,000 acres of timber, primarily in Georgia, and about 18,000 acres of timber under lease. Our fiber resources segment revenues are principally derived from the sales of wood fiber from our land and leases of land for hunting and other recreational uses. In 2009, we sold over 110,000 acres and we are actively marketing an additional 74,000 acres classified as held for sale. As a result of the reduced acreage from executing these land sales, future segment revenues and earnings are anticipated to be lower.

A summary of our fiber resources results follows:

	Second Quarter		First Six Months	
	2010	2009	2010	2009
		(In thou	isands)	
Revenues	\$ 1,982	\$ 5,001	\$ 3,965	\$ 9,370
Cost of sales	(391)	(1,103)	(742)	(1,936)
Operating expenses	(506)	(608)	(1,192)	(1,420)
Other operating income	1,085	3,290	2,031 497	6,014 185
Segment earnings	\$ 1,085	\$ 3,290	\$ 2,528	\$ 6,199

In second quarter 2010, operating expenses principally consist of \$231,000 in employee compensation and benefits and \$117,000 in facility costs. In second quarter 2009, operating expenses principally consist of \$272,000 in employee compensation and benefits and \$133,000 in facility costs.

In first six months 2010, operating expenses principally consist of \$684,000 in employee compensation and benefits, of which \$197,000 related to employee severance costs, and \$190,000 in facility costs. In first six months 2009, operating expenses principally consist of \$659,000 in employee compensation and benefits and \$291,000 in facility costs.

In first six months 2010 and 2009, other operating income represents a gain from partial termination of a timber lease.

Revenues consist of:

	Second Quarter		First Six	Months
	2010	2009	2010	2009
	(In thousands)			
Fiber	\$ 1,526	\$ 4,406	\$ 3,030	\$ 8,161
Recreational leases and other	456	595	935	1,209
Total revenues	\$ 1,982	\$ 5,001	\$ 3,965	\$ 9,370

Fiber sold consists of:

	Second Quarter		First Six	x Months
	2010	2009	2010	2009
Pulpwood tons sold	95,600	244,100	178,700	450,600
Average pulpwood price per ton	\$ 10.89	\$ 7.85	\$ 10.90	\$ 7.99
Sawtimber tons sold	23,800	136,100	53,400	226,900
Average sawtimber price per ton	\$ 20.36	\$ 18.28	\$ 20.24	\$ 20.10
Total tons sold	119,400	380,200	232,100	677,500
Average price per ton	\$ 12.78	\$ 11.59	\$ 13.05	\$ 12.05

In second quarter and first six months 2010, total tons sold decreased due to reduction in volume as a result of selling over 110,000 acres of timberland in 2009 and postponing harvest plans on about 74,000 acres classified as held for sale. The majority of our sales were to Temple-Inland at market prices.

Items Not Allocated to Segments

Unallocated items represent income and expenses managed on a company-wide basis and include general and administrative expenses, share-based compensation, gain on sale of assets, interest expense and other non-operating

income and expense.

General and administrative expense principally consists of accounting and finance, tax, legal, human resources, internal audit, information technology and our Board of Directors. These functions support all of our business segments and are not allocated.

In second quarter 2010, general and administrative expenses principally consist of \$1,347,000 in employee compensation and benefits, \$1,320,000 in professional services, \$372,000 in depreciation expense, \$324,000 related to insurance costs and \$314,000 in facility costs. In second quarter 2009, general and administrative expenses principally consist of \$1,222,000 in employee compensation and benefits, \$741,000 in professional services, \$449,000 in depreciation expense, \$335,000 related to insurance costs and \$287,000 in facility costs. Professional services increased \$579,000 principally due to legal and consulting services.

In first six months 2010, general and administrative expenses principally consist of \$2,735,000 in employee compensation and benefits, \$2,082,000 in professional services, \$742,000 in depreciation expense, \$641,000 related to insurance costs and \$611,000 in facility costs. In first six months 2009, general and administrative expenses principally consist of \$4,569,000 in professional services, of which about \$3,200,000 was paid to outside advisors regarding an evaluation by our Board of Directors of an unsolicited shareholder proposal, \$2,947,000 in employee compensation and benefits, \$881,000 in depreciation expense, \$651,000 related to insurance costs and \$571,000 in facility costs.

In first six months 2010, share-based compensation increased primarily due to additional awards granted, the effect of our higher stock price associated with vested cash-settled awards and accelerated expense recognition in conjunction with awards granted to retirement-eligible employees.

Income Taxes

Our effective tax rate is 6 percent in second quarter 2010 and an 18 percent benefit in first six months 2010 which includes a 23 percent benefit attributable to noncontrolling interests. Our effective tax rate is 38 percent in second quarter 2009 and 37 percent in first six months 2009 both of which include less than a 1 percent benefit attributable to noncontrolling interests. Our 2010 rate includes a benefit from percentage depletion and our 2009 rate includes benefits from percentage depletion and a federal income tax rate change for qualified timber gains due to the Food, Conservation and Energy Act of 2008 which expired in 2009.

Capital Resources and Liquidity

Sources and Uses of Cash

We operate in cyclical industries and our cash flows fluctuate accordingly. Our principal operating cash requirements are for the acquisition and development of real estate, either directly or indirectly through ventures, taxes, interest and compensation. Our principal sources of cash are proceeds from the sale of real estate and timber, the cash flow from minerals and commercial operating properties, borrowings, and reimbursements from utility and improvement districts. Operating cash flows are affected by the timing of the payment of real estate development expenditures and the collection of proceeds from the eventual sale of the real estate, the timing of which can vary substantially depending on many factors including the size of the project, state and local permitting requirements and availability of utilities, and by the timing of oil and natural gas leasing and production activities. Working capital is subject to operating needs, the timing of sales of real estate and timber, the timing of collection of mineral royalties or mineral lease payments, collection of receivables, reimbursement from utility and improvement districts and the payment of payables and expenses.

Cash Flows from Operating Activities

Cash flows from our real estate development activities, undeveloped land sales, timber sales, mineral and recreational leases and reimbursements from utility and improvement districts are classified as operating cash flows.

In first six months 2010, net cash (used for) operating activities was (\$18,873,000) principally consisting of funding a \$10,000,000 loan to a third-party equity investor in the JW Marriott [®] San Antonio Hill Country Resort & Spa and income taxes of \$10,986,000. In first six months 2009, net cash provided by operating activities was \$112,437,000 as proceeds from the sale of about 75,000 acres of timber and timberland in Georgia and Alabama generated net cash proceeds of \$116,116,000 which resulted in a gain on sale of \$79,214,000. Expenditures for real estate development slightly exceeded non-cash cost of sales due to our development of existing real estate projects, principally in the major markets of Texas. We invested \$6,145,000 in our Cibolo Canyons mixed-use project near San Antonio, Texas in first six months 2009.

Cash Flows from Investing Activities

Capital contributions to and capital distributions from unconsolidated ventures are classified as investing activities. In addition, proceeds from the sale of property and equipment, software costs and expenditures related to reforestation activities are also classified as investing activities.

In first six months 2010, net cash provided by investing activities was \$4,955,000. We received \$2,602,000 in proceeds related to the sale of our undivided interest in corporate aircraft and \$3,745,000 in net distributions from our unconsolidated ventures. In first six months 2009, net cash (used for) investing activities was (\$3,737,000) and is principally related to investment in property, equipment, software and reforestation. Net cash returned from our unconsolidated ventures provided \$769,000.

Cash Flows from Financing Activities

In first six months 2010, net cash (used for) financing activities was (\$774,000) as our repayments of debt principally offset our additions to debt. In first six months 2009, net cash (used for) financing activities was (\$99,774,000) as we reduced our outstanding debt by \$99,636,000 principally from the net proceeds generated from the sale of about 75,000 acres of timber and timberland in Georgia and Alabama in accordance with our near-term strategic initiatives.

Non-Cash Financial Information

In first quarter 2010, our real estate assets decreased by \$11,865,000, debt decreased by \$13,207,000 and other liabilities increased by \$1,342,000 due to lender foreclosure of a lien on a condominium property in Austin, Texas owned by a consolidated variable interest entity. The limited partnership has no other significant assets. The lien secured debt guaranteed by the unrelated general partner who managed day to day operations of the partnership. At second quarter-end 2010, the limited partnership has total assets of \$12,000 and total liabilities of \$3,089,000. The partnership liabilities will be settled as the partnership is liquidated.

Liquidity, Contractual Obligations and Off-Balance Sheet Arrangements

There have been no significant changes in our liquidity, contractual obligations or off-balance sheet arrangements since year-end 2009, except that on August 6, 2010, we entered into an amended and restated senior credit facility in order to consolidate previous amendments and to effect the following additional principal amendments to: extend the maturity date of the revolving loan to August 6, 2013 (with a one-year extension option) and of the term loan to August 6, 2015; reduce the revolving loan commitment to \$175 million, subject to the ability to increase the aggregate facility by up to \$150 million by securing additional commitments; eliminate any additional required commitment reductions during the term of the facility; reduce the interest coverage ratio from 1.75x to 1.05x; provide that during any period when the minimum interest coverage ratio falls below 1.50x, the interest rate on outstanding loans will increase by 2 percent and no new acquisitions, discretionary capital expenditures or distributions will be permitted; and reduce the minimum value to commitment ratio from 1.75:1.00 to 1.60:1.00. We incurred fees of about \$5,500,000 related to these amendments.

At second quarter-end 2010, our senior credit facility provides for a \$125,000,000 term loan and a \$257,700,000 revolving line of credit. The term loan and revolving line of credit may be prepaid at any time without penalty. At second quarter-end 2010, we had \$184,747,000 in net unused borrowing capacity under our senior credit facility.

Our senior credit facility and other debt agreements contain terms, conditions and financial covenants customary for such agreements including minimum levels of interest coverage and limitations on leverage. At second quarter-end 2010, we were in compliance with the terms, conditions and financial covenants of these agreements. Based on our current operating projections, we believe that we will remain in compliance with our senior credit facility covenants in the future.

The following table details our compliance with the financial covenants calculated as provided in the senior credit facility:

		Second Quarter-End
Financial Covenant	Requirement	2010
Interest Coverage Ratio ^(a)	≥ 1.75:1.0	4.53:1.0
Revenues/Capital Expenditures Ratio ^(b)	$\geq 1.00:1.0$	4.96:1.0
Total Leverage Ratio ^(c)	$\leq 40\%$	19.8%
Minimum Liquidity ^(d)	> \$29 million	\$235 million
Net Worth ^(e)	> \$403 million	\$510 million
Collateral Value to Loan Commitment Ratio ^(f)	≥ 1.75:1.0	2.19:1.0

(a) Calculated as **EBITDA** (earnings before interest, taxes, depreciation and amortization). plus non-cash compensation expense, plus other non-cash expenses, divided by interest expense excluding loan fees. This covenant is

applied at the end of each quarter on a rolling four quarter basis.

(b) Calculated as total gross revenues, plus our pro rata share of the operating revenues from unconsolidated ventures, divided by capital expenditures. Capital expenditures are defined as consolidated development and acquisition expenditures plus our pro rata share of unconsolidated ventures development and acquisition expenditures. This covenant is applied at the end of each quarter on a rolling four quarter basis.

 (c) Calculated as total funded debt divided by adjusted asset value. Total funded debt includes indebtedness for borrowed funds, secured liabilities and reimbursement

obligations with respect to letters of credit or similar instruments. Adjusted asset value is defined as the sum of unrestricted cash and cash equivalents, timberlands, high value timberlands, raw entitled lands, entitled land under development, minerals business, other real estate owned at book value without regard to any indebtedness and our pro rata share of joint ventures book value without regard to any indebtedness. This covenant is applied at the end of each quarter. Calculated as the amount

available for drawing under the revolving commitment, plus unrestricted cash, plus cash equivalents which are not pledged or encumbered and the use of which is not restricted by the terms of

(d)

any agreement. At second quarter-end 2010, the minimum liquidity is required to be at least equal to the lesser of \$35,000,000 or 7.5 percent of the aggregate commitment under the senior credit facility. At second quarter-end 2010, the requirement is \$29,000,000. This covenant is applied at the end of each quarter. Calculated as the amount by which consolidated total assets exceeds consolidated total liabilities. At second quarter-end 2010, the requirement is \$403,000,000, computed as: \$350,000,000, plus 85 percent of the aggregate net proceeds received by us from any equity offering, plus 75 percent of all positive net income, on a cumulative

(e)

covenant is applied at the end of each quarter.

(f) Calculated as the total collateral value of timberland, high value timberland and our minerals business. divided by total aggregate loan commitment. This covenant is applied at the end of each quarter.

At second quarter-end 2010, we participate in four partnerships that have \$74,775,000 of borrowings classified as current maturities. These partnerships have total assets of \$57,855,000 and other liabilities of \$10,116,000. These partnerships are managed by third parties who intend to extend or refinance these borrowings; however, there is no assurance that this can be done. Although these borrowings are guaranteed by third parties, we may under certain circumstances elect or be required to provide additional equity to these partnerships. We do not believe that the ultimate resolution of these matters will have a significant effect on our earnings or financial position. Our investment in these partnerships is \$4,110,000 at second quarter-end 2010. Three of these partnerships are variable interest entities.

Cibolo Canyons San Antonio, Texas

Cibolo Canyons consists of the JW Marriott [®] San Antonio Hill Country Resort & Spa development owned by third parties and a mixed-use development we own. We have about \$88,015,000 invested in Cibolo Canyons at second quarter-end 2010.

Resort Hotel, Spa and Golf Development

In 2007, we entered into agreements to facilitate third-party construction and ownership of the JW Marriott [®] San Antonio Hill Country Resort & Spa, which includes a 1,002 room destination resort and two PGA Tour [®] Tournament Players Club [®] (TPC) golf courses. Under these agreements, we agreed to transfer to third-party owners about 700 acres of undeveloped land, to provide about \$30,000,000 cash and to provide approximately \$12,700,000 of other consideration principally consisting of golf course construction materials, substantially all of which has been provided.

In exchange for our commitment to the resort, the third-party owners assigned to us certain rights under an agreement between the third-party owners and a legislatively created Special Purpose Improvement District (SPID). This agreement includes the right to receive from the SPID 9 percent of hotel occupancy revenues and 1.5 percent of other resort sales revenues collected as taxes by the SPID through 2034. The amount we receive will be net of annual ad valorem tax reimbursements by the SPID to the third-party owners of the resort through 2020. In addition, these payments will be net of debt service, if any, on bonds issued by the SPID collateralized by hotel occupancy tax and other resort sales tax through 2034.

The amounts we collect under this agreement are dependent on several factors including the amount of revenues generated by and ad valorem taxes imposed on the resort and the amount of any applicable debt service incurred by the SPID. As a result, there is significant uncertainty as to the amount and timing of collections under this agreement. Until these uncertainties are clarified, amounts collected under the agreement will be accounted for as a reduction of our investment in the resort development. The resort began operations on January 22, 2010, and we expect to begin receiving collections in first quarter 2011.

At second quarter-end 2010, we have \$42,869,000 invested in the resort development.

In addition, in January 2010, pursuant to a 2009 commitment, we loaned \$10,000,000 to a third-party equity investor in the resort development. The loan bears interest at 9 percent, increasing to 12 percent after July 2012, and is repayable at the earliest of refinancing or sale of the resort hotel or July 31, 2013. Borrowings are collateralized by pledges of funding commitments from the borrower, including our right to direct capital calls and to enforce rights under the fund operating agreement in the event of nonpayment.

Mixed-Use Development

The mixed-use development we own consists of 2,100 acres planned to include about 1,400 residential lots and about 220 commercial acres designated for multifamily and retail uses, of which 617 lots and 64 commercial acres have been sold through second quarter-end 2010.

In 2007, we entered into an agreement with the SPID providing for reimbursement of certain infrastructure costs related to the mixed-use development. Reimbursements are subject to review and approval by the SPID and unreimbursed amounts accrue interest at 9.75 percent. The SPID s funding for reimbursements is principally derived from its ad valorem tax collections and bond proceeds collateralized by ad valorem taxes, less debt service on these bonds and annual administrative and public service expenses. Through second quarter-end 2010, we have submitted and received approval for reimbursement of about \$57,322,000 of infrastructure costs and have received reimbursements totaling \$20,270,000. At second quarter-end 2010, we have \$37,052,000 in approved and pending reimbursements, excluding interest.

Since the amount we will be reimbursed is dependent on several factors, including timing of SPID approval and the SPID having an adequate tax base to generate funds that can be used to reimburse us, there is uncertainty as to the amount and timing of reimbursements under this agreement. We expect to recover our investment from lot and tract sales and reimbursement of approved infrastructure costs from the SPID. We have not recognized income from interest due, but not collected. As these uncertainties are clarified, we will modify our accounting accordingly.

At second quarter-end 2010, we have \$45,146,000 invested in the mixed-use development.

Critical Accounting Policies and Estimates

There have been no significant changes in our critical accounting policies or estimates in first six months 2010 from those disclosed in our 2009 Annual Report on Form 10-K.

Recent Accounting Standards

Please read Note 2 to the Consolidated Financial Statements contained in this Quarterly Report on Form 10-Q. **Statistical and Other Data**

A summary of our real estate projects in the entitlement process ^(a) at second quarter-end 2010 follows:

Project	County	Market	Project Acres ^(b)
California			
Hidden Creek Estates	Los Angeles	Los Angeles	700
Terrace at Hidden Hills	Los Angeles	Los Angeles	30
Georgia			
Ball Ground	Cherokee	Atlanta	500
Burt Creek	Dawson	Atlanta	970
Crossing	Coweta	Atlanta	230
Dallas Highway	Haralson	Atlanta	1,060
Fincher Road	Cherokee	Atlanta	3,890
Fox Hall	Coweta	Atlanta	960
Garland Mountain	Cherokee/Bartow	Atlanta	350
Home Place	Coweta	Atlanta	1,510
Martin s Bridge	Banks	Atlanta	970
Mill Creek	Coweta	Atlanta	770
Serenity	Carroll	Atlanta	440
Waleska	Cherokee	Atlanta	150
Wolf Creek	Carroll/Douglas	Atlanta	12,230
Yellow Creek	Cherokee	Atlanta	1,060
Texas			
Lake Houston	Harris/Liberty	Houston	3,700
San Jacinto	Montgomery	Houston	150

Total

(a)	A project is
	deemed to be in
	the entitlement
	process when
	customary steps
	necessary for
	the preparation
	of an
	application for
	governmental
	land-use
	approvals, like
	conducting
	pre-application
	meetings or
	similar
	discussions with

29,670

governmental officials, have commenced, or an application has been filed. Projects listed may have significant steps remaining, and there is no assurance that entitlements ultimately will be received.

(b) Project acres, which are the total for the project regardless of our ownership interest, are approximate. The actual number of acres entitled may vary.

A summary of activity within our projects in the development process, which includes entitled ^(a), developed and under development real estate projects, at second quarter-end 2010 follows:

				Resid Lot Lots Sold			nercial res ^(d)
			Interest	Since	Lots		Acres
Project	County	Market	Owned ^(b) I	nceptio	Remainih	g cept R	emaining
Projects we own							
California							
San Joaquin River	Contra Costa/ Sacramento	Oakland	100%				288
Colorado							
Buffalo Highlands	Weld	Denver	100%		164		
Johnstown Farms	Weld	Denver	100%	115	493	2	8
Pinery West	Douglas	Denver	100%				115
Stonebraker	Weld	Denver	100%		603		13
Westlake Highlands	Jefferson	Denver	100%	19	2		
Texas							
Arrowhead Ranch	Hays	Austin	100%		259		6
Caruth Lakes	Rockwall	Dallas/Fort Worth	100%	297	352		
Cibolo Canyons	Bexar	San Antonio	100%	617	798	64	157
Harbor Lakes	Hood	Dallas/Fort Worth	100%	199	250	1	13
Hunter s Crossing	Bastrop	Austin	100%	330	161	38	71
La Conterra	Williamson	Austin	100%	73	427		58
Maxwell Creek	Collin	Dallas/Fort Worth	100%	691	320	10	
Oak Creek Estates	Comal	San Antonio	100%	67	580	13	
The Colony	Bastrop	Austin	100%	410	736	22	31
The Gables at North Hill	Collin	Dallas/Fort Worth	100%	197	86		
The Preserve at Pecan Creek	Denton	Dallas/Fort Worth	100%	306	512		9
The Ridge at Ribelin Ranch	Travis	Austin	100%			179	16
Westside at Buttercup Creek	Williamson	Austin	100%	1,311	203	66	
Other projects (8)	Various	Various	100%	1,552	17	197	23
Georgia							
Towne West	Bartow	Atlanta	100%		2,674		121
Other projects (13)	Various	Atlanta	100%		2,934		705
Missouri and Utah			10070		_,>0 .		100
Other projects (2)	Various	Various	100%	453	101		
FJ (-)							
				6,637	11,672	592	1,634
				-,	,•		-, •
Projects in entities we consolidate							
Texas							
City Park	Harris	Houston	75%	1,100	211	50	115
Lantana	Denton	Dallas/Fort Worth	55% ^(e)	540	1,626		

Dallas/Fort Worth

Dallas/Fort Worth

65%

90%

Light Farms

Stoney Creek

Collin

Dallas

2,868

669

	Lugar Tilling. T	orestal Group Inc I offit 10-C	e			
Timber Creek Other projects (5)	Collin Various	Dallas/Fort Worth 88% Various Various	953	614 254	26	25
			2,678	6,242	76	140
Total owned and consolidated			9,315	17,914	668	1,774
Projects in ventures that account for using the equ method Georgia						
Seven Hills	Paulding	Atlanta 50%	635	446	26	113
The Georgian	Paulding	Atlanta 38%	288	1,097		
Other projects (4)	Various	Atlanta Various	1,820	77	3	
Texas						
Bar C Ranch	Tarrant	Dallas/Fort Worth 50%	215	984		
Entrada	Travis	Austin 50%		821		3
Fannin Farms West	Tarrant	Dallas/Fort Worth 50%	293	88		15
Harper s Preserve	Montgomery	Houston 50%		1,722		72
Lantana	Denton	Dallas/Fort WortMarious(e)	1,436	134	14	75
Long Meadow Farms	Fort Bend	Houston 19%	636	1,447	87	123
Southern Trails	Brazoria	Houston 40%	398	629		
Stonewall Estates	Bexar	San Antonio 25%	248	125		
Summer Creek Ranch	Tarrant	Dallas/Fort Worth 50%	796	1,772		363
Summer Lakes	Fort Bend	Houston 50%	330	793	56	
Village Park	Collin	Dallas/Fort Worth 50%	356	211	3	2
Waterford Park	Fort Bend	Houston 50%		493		37
Other projects (2)	Various	Various Various	296	228		15
Florida						
Other projects (3)	Various	Tampa Various	509	336		
Total in ventures			8,256	11,403	189	818
Combined total			17,571	29,317	857	2,592
		27				

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 (a) A project is deemed entitled when all major discretionary governmental land-use approvals have been received. Some projects may require additional permits and/or non-governmental authorizations for development.

(b) Interest owned reflects our net equity interest in the project, whether owned directly or indirectly. There are some projects that have multiple ownership structures within them. Accordingly, portions of these projects may appear as owned, consolidated or accounted for using the equity method.

(c) Lots are for the total project, regardless of our ownership interest. Lots remaining represent vacant developed lots, lots under development and future planned lots and are subject to change based on

business plan revisions.

 (d) Commercial acres are for the total project, regardless of our ownership interest, and are net developable acres, which may be fewer than the gross acres available in the project.

(e) The Lantana project consists of a series of 15 partnerships in which our voting interests range from 25 percent to 55 percent. We account for three of these partnerships using the equity method and we consolidate the remaining partnerships.

A summary of our significant commercial and income producing properties at second quarter-end 2010 follows:

			Interest		
Project	County	Market	Owned ^(a)	Туре	Description
Radisson Hotel	Travis	Austin	100%	Hotel	413 guest rooms and suites
Palisades West	Travis	Austin	25%	Office	375,000 square feet
Las Brisas	Williamson	Austin	59%	Multifamily	414 unit luxury apartment
(a) Interest owned					

reflects owned reflects our net equity interest in the project, whether owned directly or indirectly.

A summary of our oil and gas mineral interests ^(a) at second quarter-end 2010 follows:

			Held By	
State	Unleased	Leased ^(b)	Production ^(c)	Total ^(d)
		(Net	acres)	
Texas	153,000	76,000	24,000	253,000

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Louisiana	135,000	4,000	5,000	144,000
Georgia	179,000			179,000
Alabama	40,000	2,000		42,000
California	1,000			1,000
Indiana	1,000			1,000
	509,000	82,000	29,000	620,000

(a) Includes ventures.

- (b) Includes leases in primary lease term or for which a delayed rental payment has been received.
- (c) Acres being held by production are producing oil or natural gas in paying quantities.
- ^(d) Texas,

Louisiana, California and Indiana net acres are calculated as the gross number of surface acres multiplied by our percentage ownership of the mineral interest. Alabama and Georgia net acres are calculated as the gross number of surface acres multiplied by our estimated percentage ownership of

the mineral interest based on county sampling. Excludes 463 net mineral acres located in Colorado.

A summary of our Texas and Louisiana mineral acres ^(a)	by county or parish at second quarter-end 2010 follows:
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	Texas	L	ouisiana
County	Net Acres	Parish	Net Acres
Trinity	47,000	Beauregard	79,000
Angelina	42,000	Vernon	39,000
Houston	29,000	Calcasieu	17,000
Anderson	25,000	Allen	7,000
Cherokee	24,000	Rapides	1,000
Sabine	23,000	Other	1,000
Red River	14,000		144,000
Newton	14,000		
San Augustine	13,000		
Jasper	11,000		
Other	11,000		
	253,000		

(a) Includes

ventures.

Item 3. *Quantitative and Qualitative Disclosures About Market Risk* Interest Rate Risk

Our interest rate risk is principally related to our variable-rate debt. Interest rate changes impact earnings due to the resulting increase or decrease in the cost of our variable-rate debt, which is \$198,765,000 at second quarter-end 2010 and \$213,195,000 at year-end 2009. In 2009, our outstanding variable rate debt includes \$100,000,000 notional amount interest rate swap, which matured on March 1, 2010.

The following table illustrates the estimated effect on our pre-tax income of immediate, parallel, and sustained shifts in interest rates for the next 12 months on our variable-rate debt at second quarter-end 2010, with comparative year-end 2009 information. This estimate assumes that debt reductions from contractual payments will be replaced with short-term, variable-rate debt; however, that may not be the financing alternative we choose.

	Second			
	Quarter-End	Year-End		
Change in Interest Rates	2010	2009		
	(In thousands)			
+2%	\$(3,903)	\$(4,100)		
+1%	(1,988)	(2,132)		
-1%	1,988	2,132		
-2%	3,975	4,264		
Foreign Currenew Dick				

Foreign Currency Risk

We have no exposure to foreign currency fluctuations.

Commodity Price Risk

We have no significant exposure to commodity price fluctuations.

Item 4. Controls and Procedures

(a) Disclosure Controls and Procedures

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Our management, with the participation of the Chief Executive Officer and Chief Financial Officer, has evaluated the effectiveness of our disclosure controls and procedures (as such term is defined in Rules 13a-15(e) and 15d-15(e) under the Securities Exchange Act of 1934, as amended (or the Exchange Act)) as of the end of the period covered by this report. Based on such evaluation, our Chief Executive Officer and Chief Financial Officer have concluded that, as of the end of such period, our disclosure controls and procedures are effective in recording, processing, summarizing and reporting, on a timely basis, information required to be disclosed by us in the reports that we file or submit under the Exchange Act and are effective in ensuring that information required to be disclosed by us in the reports that we file or submit under the Exchange Act is accumulated and communicated to our management, including our Chief Executive Officer, as appropriate to allow timely decisions regarding required disclosure.

(b) Changes in Internal Control over Financial Reporting

There have not been any changes in our internal control over financial reporting (as such term is defined in Rules 13a-15(f) and 15d-15(f) under the Exchange Act) during the period covered by this report that have materially affected, or are reasonably likely to materially affect, our internal control over financial reporting.

PART II OTHER INFORMATION

Item 1. Legal Proceedings

We are involved directly or through ventures in various legal proceedings that arise from time to time in the ordinary course of doing business. We believe we have established adequate reserves for any probable losses and that the outcome of any of the proceedings should not have a material adverse effect on our financial position, long-term results of operations or cash flows. It is possible, however, that circumstances beyond our control or significant subsequent developments could result in additional charges related to these matters that could be significant to results of operations or cash flow in any single accounting period.

Item 1A. Risk Factors

There are no material changes from the risk factors disclosed in our 2009 Annual Report on Form 10-K. **Item 2.** *Unregistered Sales of Equity Securities and Use of Proceeds*

We made no purchases of our equity securities in second quarter 2010.

On February 11, 2009, we announced that our Board of Directors authorized the repurchase of up to 7,000,000 shares of our common stock. We have not purchased any shares under this authorization, which has no expiration date. We have no repurchase plans or programs that expired during second quarter 2010 and no repurchase plans or programs that we intend to terminate prior to expiration or under which we no longer intend to make further purchases.

Item 3. Defaults Upon Senior Securities None. Item 4. (Removed and Reserved) Item 5. Other Information None.

Item 6. Exhibits

- 31.1* Certification of Chief Executive Officer pursuant to Exchange Act rule 13a-14(a), as adopted pursuant to Section 302 of the Sarbanes-Oxley Act of 2002.
- 31.2* Certification of Chief Financial Officer pursuant to Exchange Act rule 13a-14(a), as adopted pursuant to Section 302 of the Sarbanes-Oxley Act of 2002.
- 32.1* Certification of Chief Executive Officer pursuant to 18 U.S.C. Section 1350, as adopted pursuant to Section 906 of the Sarbanes-Oxley Act of 2002.
- 32.2* Certification of Chief Financial Officer pursuant to 18 U.S.C. Section 1350, as adopted pursuant to Section 906 of the Sarbanes-Oxley Act of 2002.

* Filed herewith.

SIGNATURES

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

FORESTAR GROUP INC.

Date: August 6, 2010

By: /s/ Christopher L. Nines Christopher L. Nines *Chief Financial Officer*

By: /s/ Charles D. Jehl Charles D. Jehl *Chief Accounting Officer*