NEWMARKET CORP Form 10-Q October 31, 2007

UNITED STATES

SECURITIES AND EXCHANGE COMMISSION

WASHINGTON, D. C. 20549

FORM 10-Q

X	QUARTERLY REPORT PURSUANT TO SECTION 13 OR 15(d) OF THE SECURITIES EXCHANGE ACT OF 1934
	For the quarterly period ended September 30, 2007

OR

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

NEWMARKET CORPORATION

Commission File Number 1-32190

(Exact name of registrant as specified in its charter)

VIRGINIA 20-0812170 (State or other jurisdiction of (I.R.S. Employer

incorporation or organization) Identification No.)

330 SOUTH FOURTH STREET

RICHMOND, VIRGINIA
(Address of principal executive offices)

Registrant s telephone number, including area code - (804) 788-5000

23218-2189

(Zip 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.

Yes x No "

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

Large accelerated filer x Accelerated filer " Non-accelerated filer "

Indicate by	v check marl	k whether t	the registran	t is a shell	company	(as d	efined in	Rule	12b-2 of	f the	Exchange	Act)	

Yes " No x

Number of shares of common stock, without par value, outstanding as of September 30, 2007: 16,180,821.

NEWMARKET CORPORATION

INDEX

	Page Number
PART I. FINANCIAL INFORMATION	
ITEM 1. Financial Statements (unaudited)	
Consolidated Statements of Income Three and Nine Months Ended September 30, 2007 and September 30, 2006	3
Consolidated Balance Sheets September 30, 2007 and December 31, 2006	4
Consolidated Statements of Cash Flows - Nine Months Ended September 30, 2007 and September 30, 2006	5
Notes to Consolidated Financial Statements	6 - 26
ITEM 2. Management s Discussion and Analysis of Financial Condition and Results of Operations	27 - 37
ITEM 3. Quantitative and Qualitative Disclosures About Market Risk	37 - 38
ITEM 4. Controls and Procedures	38 - 39
PART II. OTHER INFORMATION	
ITEM 1. Legal Proceedings	40
ITEM 1A. Risk Factors	40 - 41
ITEM 2. Unregistered Sales of Equity Securities and Use of Proceeds	41
ITEM 6. Exhibits	41 - 42
SIGNATURES	43

PART I. FINANCIAL INFORMATION

ITEM 1. Financial Statements

NEWMARKET CORPORATION AND SUBSIDIARIES

CONSOLIDATED STATEMENTS OF INCOME

(In thousands, except per share amounts)

(Unaudited)

			e Months Ended eptember 30 7 2006			Nine Mont Septem 2007		
Net sales		6,946		325,119	\$ 1	,010,755	\$ 0	957,135
Cost of goods sold		7,877		258,955	ΨΙ	786,739		757,266
Gross profit	7	9,069		66,164		224,016		199,869
Selling, general, and administrative expenses	2	7,659		27,794		81,460		79,260
Research, development, and testing expenses	1	8,476		16,582		56,387		50,264
Special items income				7,843				11,093
Operating profit	3	2,934		29,631		86,169		81,438
Interest and financing expenses, net		2,954		3,917		8,743		11,689
Other income, net		1,235		859		2,382		6,502
Income from continuing operations before income taxes		1,215		26,573		79,808		76,251
Income tax expense	1	1,125		9,715		28,254		27,282
Income from continuing operations	2	0,090		16,858		51,554		48,969
Discontinued operations:								
Gain on settlement of discontinued business (net of tax)		1,067		2062		14,554		4.000
Income from operations of discontinued business (net of tax)				2,063		2,217		4,093
Net income	\$ 2	1,157	\$	18,921	\$	68,325	\$	53,062
Basic earnings per share								
Income from continuing operations	\$	1.20	\$	0.98	\$	3.01	\$	2.84
Discontinued operations		0.06		0.12		0.98		0.24
	\$	1.26	\$	1.10	\$	3.99	\$	3.08
Diluted earnings per share								
Income from continuing operations	\$	1.19	\$	0.97	\$	2.99	\$	2.81
Discontinued operations		0.06		0.12		0.97		0.24
	\$	1.25	\$	1.09	\$	3.96	\$	3.05
Shares used to compute basic earnings per share	1	6,772		17,257		17,121		17,204
Shares used to compute diluted earnings per share	1	6,887		17,409		17,236		17,405

Cash dividends declared per common share

\$ 0.125 \$ 0.125 \$ 0.375 \$ 0.375

See accompanying notes to the consolidated financial statements.

NEWMARKET CORPORATION AND SUBSIDIARIES

CONSOLIDATED BALANCE SHEETS

(In thousands, except share amount)

(Unaudited)

	Sej	ptember 30 2007	De	cember 31 2006
ASSETS				
Current assets:				
Cash and cash equivalents	\$	82,947	\$	60,300
Restricted cash		210		240
Trade and other accounts receivable, less allowance for doubtful accounts (\$880 - 2007; \$835 - 2006)		212,490		198,243
Inventories:		150 122		150 460
Finished goods		159,132		150,468
Raw materials		25,101		28,002
Stores, supplies and other		7,600		7,111
		191,833		185,581
Deferred income taxes		18,290		12,277
Prepaid expenses		5,455		5,319
Total current assets		511,225		461,960
Property, plant and equipment, at cost		779,814		751,355
Less accumulated depreciation and amortization		600,345		589,241
				,
Net property, plant and equipment		179,469		162,114
Prepaid pension cost		1,298		85
Deferred income taxes		16,599		30,088
Other assets and deferred charges		22,085		38,838
Intangibles, net of amortization		47,093		51,708
Total assets	\$	777,769	\$	744,793
LIABILITIES AND SHAREHOLDERS EQUITY				
Current liabilities:				
Accounts payable	\$	96,948	\$	81,623
Accrued expenses		55,264		59,692
Dividends payable		2,023		2,162
Book overdraft		3,525		2,549
Long-term debt, current portion		724		691
Income taxes payable		14,931		13,466
Total current liabilities		173,415		160,183
Long-term debt		156,886		152,748
Other noncurrent liabilities		127,124		130,460
Commitments and contingencies (Note 9)				
Shareholders equity:				
Common stock and paid-in capital (without par value) Issued - 16,180,821 in 2007 and 17,289,860 in 2006		38,389		88,263
Accumulated other comprehensive loss		(40,328)		(47,165)

Retained earnings	322,283	260,304
	320,344	301,402
Total liabilities and shareholders equity	\$ 777,769 \$	744,793

See accompanying notes to the consolidated financial statements.

NEWMARKET CORPORATION AND SUBSIDIARIES

CONSOLIDATED STATEMENTS OF CASH FLOWS

(In thousands)

(Unaudited)

	Nine Mont Septem	ber 30
Cash and cash equivalents at beginning of year	2007 \$ 60,300	2006 \$ 56,413
· · · · · · · · · · · · · · · · · · ·		
Cash flows from operating activities:		
Net income	68,325	53,062
Adjustments to reconcile net income to cash flows from operating activities:		
Depreciation and other amortization	21,115	22,156
Amortization of deferred financing costs	749	1,417
Noncash environmental remediation and dismantling	3,208	(330)
Noncash pension benefits expense	8,030	9,630
Noncash postretirement benefits expense	2,874	2,862
Deferred income tax expense	2,601	2,307
Gain on settlement and termination of TEL marketing agreements	(22,848)	
Gain on legal settlement		(2,569
Gain on sale of property		(3,250
Pharmaceutical earn-out agreement		(5,274
Interest on income tax settlement		(4,429)
Working capital changes	2,056	(25,898
Excess tax benefits from stock-based payment arrangements		(1,387)
Cash pension benefits contributions	(14,170)	(10,915
Cash postretirement benefits contributions	(1,371)	(2,135
Proceeds from insurance settlement		4,200
Proceeds from legal settlement		2,250
Proceeds from income tax settlement		911
Long-term receivable - TEL marketing agreements	11,983	2,571
Other, net	(1,882)	(2,154)
Cash provided from operating activities	80,670	43,025
Cash flows from investing activities:		
Capital expenditures	(24,630)	(14,390)
Foundry Park I capital expenditures	(4,334)	(14,370
Foundry Park I deferred leasing costs	(3,599)	
Proceeds from settlement and termination of TEL marketing agreements	28,000	
Payment for acquisition of intangible asset	(2,650)	
Payment for interest rate guarantee	(1,110)	
Proceeds from pharmaceutical earn-out agreement	(1,110)	5,274
Proceeds from sale of property		3,408
Other, net	(566)	90
Oulei, net	(300)	90
Cash used in investing activities	(8,889)	(5,618
Cash flows from financing activities:		
Draws on Foundry Park I bridge loan	6,571	
Repayment of Foundry Park I bridge loan	(6,571)	
Draws on Foundry Park I construction loan	4,944	

Repayment of 8.875% senior notes	(250)	
	, ,	
Repurchases of common stock	(50,000)	
Dividends	(4,695)	(6,472)
Change in book overdraft	976	44
Debt issuance costs	(146)	
Debt issuance costs-Foundry Park I	(1,696)	
Proceeds from exercise of stock options	26	830
Excess tax benefits from stock-based payment arrangements		1,387
Payments on the capital lease	(523)	(483)
Cash used in financing activities	(51,364)	(4,694)
Effect of foreign exchange on cash and cash equivalents	2,230	(2,456)
Increase in cash and cash equivalents	22,647	30,257
Cash and cash equivalents at end of period	\$ 82,947	\$ 86,670

See accompanying notes to the consolidated financial statements.

NEWMARKET CORPORATION AND SUBSIDIARIES

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS

(Unaudited)

1. Financial Statement Presentation

In the opinion of management, the accompanying consolidated financial statements of NewMarket Corporation and Subsidiaries contain all necessary adjustments for the fair presentation of, in all material respects, our consolidated financial position as of September 30, 2007, as well as our consolidated results of operations for the three months and nine months ended September 30, 2007 and September 30, 2006 and our consolidated cash flows for the nine months ended September 30, 2007 and September 30, 2006. The financial statements are subject to normal year-end adjustments and do not include comprehensive footnotes. All adjustments are of a normal, recurring nature, unless otherwise disclosed. These financial statements should be read in conjunction with the consolidated financial statements and related notes included in the NewMarket Corporation Annual Report on Form 10-K for the fiscal year ended December 31, 2006 (2006 Annual Report), as filed with the Securities and Exchange Commission (SEC). The results of operations for the nine month period ended September 30, 2007 are not necessarily indicative of the results to be expected for the full year ending December 31, 2007. The December 31, 2006 consolidated balance sheet data was derived from audited financial statements, but does not include all disclosures required by accounting principles generally accepted in the United States of America.

Unless the context otherwise requires, all references to we, us, our, the Company and NewMarket are to NewMarket Corporation and its consolidated subsidiaries.

At both September 30, 2007 and December 31, 2006, we had a book overdraft for some of our disbursement cash accounts. A book overdraft represents transactions that have not cleared the bank accounts at the end of the reporting period. We transfer cash on an as-needed basis to fund these items as they clear the bank in subsequent periods.

Cash dividends declared for the nine months ended September 30, 2007 totaled 37.5 cents per share including a dividend of 12.5 cents per share declared on February 22, 2007 and paid on April 2, 2007; a dividend of 12.5 cents per share declared on April 26, 2007 and paid on July 2, 2007; and a dividend of 12.5 cents per share declared on July 20, 2007 and paid on October 1, 2007. Cash dividends declared for the nine months ended September 30, 2006 also totaled 37.5 cents per share including a dividend of 12.5 cents per share declared on February 23, 2006 and paid April 3, 2006; a dividend of 12.5 cents per share declared on April 27, 2006 and paid on July 3, 2006; and a dividend of 12.5 cents per share declared on July 20, 2006 and paid on October 2, 2006.

During the period of August 7, 2007 through August 29, 2007, we purchased 1,117,104 shares of common stock at an average price of \$44.76, including transaction fees. The purchase of all shares was under a previously approved share repurchase program. On December 16, 2005, the Board of Directors approved a share repurchase program that authorized management to purchase \$50 million of the outstanding common stock until December 31, 2007. There are no repurchases remaining on this authorization.

2. <u>Discontinued Operations</u>

On June 15, 2007, Ethyl Corporation (Ethyl) and Innospec Inc. (Innospec) resolved all pending arbitration actions commenced in 2006 between the subsidiaries of Innospec and Ethyl arising out of

the tetraethyl lead (TEL) marketing agreements and the North American TEL supply agreement between the companies and terminated the marketing agreements. Ethyl received \$28.0 million in cash and the return of approximately \$12.0 million of a working capital advance, which had been previously advanced to Innospec, as compensation for the termination of the marketing agreements. Upon receipt of this payment, all marketing agreements between the subsidiaries of Ethyl and Innospec were terminated effective April 1, 2007. Accordingly, both the gain on the termination, as well as the previous operations under the TEL marketing agreements, are reported as discontinued operations.

The gain on the termination of this business was \$22.8 million (\$14.6 million after tax) for the nine months 2007 including a \$1.7 million (\$1.1 million after tax) benefit in the third quarter 2007. The income from operations before tax of the discontinued business amounted to \$3.5 million for the nine months 2007, \$3.2 million for the third quarter 2006, and \$6.4 million for the nine months 2006. These results are presented in the Consolidated Statements of Income under Discontinued operations for all periods presented.

Our September 30, 2007 Consolidated Balance Sheet does not include any significant assets or liabilities of the discontinued operation. The December 31, 2006 Consolidated Balance Sheet includes the assets and liabilities of the discontinued operation and has not been reclassified. At December 31, 2006, assets which were disposed of through this transaction included \$8.2 million for the TEL prepayment for services, net of amortization, and \$12.0 million for the TEL working capital advance to Innospec. Both of these are recorded in Other assets and deferred charges on the Consolidated Balance Sheets.

The Consolidated Statements of Cash Flows summarizes the activity of discontinued and continuing operations together.

3. Asset Retirement Obligations

The following table illustrates the activity associated with our asset retirement obligations for the nine months ended September 30, 2007 and the year ended December 31, 2006.

	September 30	
	2007	December 31 2006
	(in the	ousands)
Asset retirement obligations, beginning of period	\$ 5,268	10,386
Accretion expense	410	690
Liabilities settled	(1,375)	(5,269)
Changes in expected cash flows and timing	1,075	(654)
Foreign currency impact	170	115
Asset retirement obligations, end of period	5,548	5,268

4. Segment Information

The tables below show our consolidated segment net sales, operating profit (including a reconciliation of segment operating profit to income from continuing operations before income taxes), and depreciation and amortization.

Ethyl continues to purchase TEL from Innospec under a separate agreement for sales to customers in North America. After the termination of the TEL marketing agreements (see Note 2 of the Notes to Consolidated Financial Statements), we determined the continuing operations of the TEL business (primarily sales of TEL in North America) no longer represented a significant segment. As a result, we have reclassified the continuing operations of the TEL business in an All other category for segment reporting for all periods presented. Also included in the All other category is certain contract manufacturing Ethyl provides to Afton Chemical Corporation (Afton) and to third parties.

Segment Net Sales

(in millions)

	Three Mon Septem		Nine Months Ended September 30		
	2007	2006	2007	2006	
Petroleum additives	\$ 352.5	\$ 323.9	\$ 998.6	\$ 948.4	
All other	4.4	1.2	12.2	8.7	
Consolidated net sales	\$ 356.9	\$ 325.1	\$ 1,010.8	\$ 957.1	

Segment Operating Profit

(in millions)

		otembe	s Ended r 30 2006	Nine Months Ended September 30 2007 2006		
Petroleum additives (a)	\$ 35			\$ 100.7	\$ 83.2	
All other	0	.6	(2.3)	(4.4)	(0.7)	
Segment operating profit	35	.8	28.1	96.3	82.5	
Corporate, general, and administrative expense	(3	.0)	(3.9)	(10.2)	(9.8)	
Special items income (b)			5.3		13.0	
Interest and financing expenses, net	(3	.0)	(3.9)	(8.7)	(11.7)	
Other income, net	1	.4	1.0	2.4	2.3	
Income from continuing operations before income taxes	\$ 31	.2 \$	6 26.6	\$ 79.8	\$ 76.3	

- (a) The petroleum additives segment for the three months and nine months ended September 30, 2006 included a gain of \$2.6 million associated with a legal settlement related to transportation charges. The after-tax gain amounted to \$1.6 million.
- (b) The special items income for both 2006 periods included a \$5.3 million gain (\$3.3 million after tax) related to an earn-out agreement for certain pharmaceutical intellectual property that we sold in 1994. Nine months 2006 also included a \$4.4 million gain (\$2.9 million after tax) for interest on an income tax settlement, as well as a \$3.3 million gain (\$2.0 million after tax) on the sale of property.

Segment Depreciation and Amortization

(in millions)

		Ionths Ended ember 30		ths Ended
	2007	2006	2007	2006
Petroleum additives	\$ 6.4	\$ 5.5	\$ 19.1	\$ 17.0
All other long-lived assets	0.4	1.8	2.0	5.2
Total depreciation and amortization	\$ 6.8	\$ \$ 7.3	\$ 21.1	\$ 22.2

5. Pension and Postretirement Plans

During the nine months ended September 30, 2007, we made contributions of approximately \$7.7 million for domestic pension plans and approximately \$1.3 million for domestic postretirement plans. We expect to make total contributions in 2007 of approximately \$8 million for our domestic pension plans and approximately \$2 million for our domestic postretirement plans.

We made contributions of approximately \$6.5 million for our foreign pension plans and approximately \$70 thousand for a foreign postretirement plan during the nine months ended September 30, 2007. During 2007, we expect to make total contributions of approximately \$9 million for our foreign pension plans and approximately \$100 thousand for our foreign postretirement plan.

The tables below present information on periodic benefit cost for our pension and postretirement plans.

	Domestic				
	Pension Benefits Postretirement Benefit				
	Three Months Ended September 30				
	2007 2006 2007			2006	
		(in thousands)			
Service cost	\$ 1,182	\$ 1,105	\$ 361	\$ 410	
Interest cost	1,588	1,542	1,012	958	
Expected return on plan assets	(1,701)	(1,526)	(470)	(471)	
Amortization of prior service cost	8	10	(6)	(6)	
Amortization of net loss	541	526			
	\$ 1,618	\$ 1,657	\$ 897	\$ 891	
			nestic		
	Pension		Postretirem		
		Nine Months Ended September 30 2007 2006 2007 2006			
	2007	007 2006 2007 (in thousands)			
Service cost	¢ 2 5 4 0			\$ 1,229	
	\$ 3,548	\$ 3,970	\$ 1,082	. ,	
Interest cost	4,761	4,657	3,037	2,874	
Expected return on plan assets	(5,102)	(4,654)	(1,412)	(1,412)	
	. , ,				
Amortization of prior service cost	23	237	(16)	(16)	
Amortization of prior service cost Amortization of net loss	. , ,		(16)	(16)	
	23	237	(16) \$ 2,691	(16) \$ 2,675	

		Foreign					
	Pensi	on Benefits	Pos	tretiren	ent Be	nefits	
		Three Months Ended September 30					
	2007	2007 2006 2007					
		(in the	ousands)				
Service cost	\$ 728	\$ 676	\$	5	\$	4	
Interest cost	1,294	1,102		31		29	
Expected return on plan assets	(1,342)	(1,005)				16	
Amortization of prior service cost	21	83				14	
Amortization of transition asset	(9)	(9)		12			
Amortization of net loss	384	384		16			
	\$ 1,076	\$ 1,231	\$	64	\$	63	

		Foreign			
	Pension I		Postretireme d September 30	nt Benefits	
	2007	2006	2007	2006	
		(in thous	ands)		
Service cost	\$ 2,144	\$ 1,975	\$ 14	\$ 13	
Interest cost	3,815	3,216	87	85	
Expected return on plan assets	(3,954)	(2,933)		49	
Amortization of prior service cost	60	242		40	
Amortization of transition asset	(26)	(26)	35		
Amortization of net loss	1,136	1,120	47		
	\$ 3,175	\$ 3,594	\$ 183	\$ 187	

6. Earnings Per Share

Basic and diluted earnings per share from continuing operations are calculated as shown in the table below. Options are not included in the computation of diluted earnings per share when the option exercise price exceeds the average market price of the underlying common share, as the impact on earnings per share would be anti-dilutive.

At September 30, 2006, there were outstanding options to purchase 50,000 shares of NewMarket common stock at an exercise price of \$44.375 per share. Prior to the second-quarter ended June 30, 2006, these options were not included in the computation of diluted earnings per share due to their anti-dilutive impact. These options were included in the calculation of diluted earnings per share at September 30, 2006. At September 30, 2007, these options were no longer outstanding as they were exercised in November 2006. For the three months and nine months ended September 30, 2007, we had no anti-dilutive options that were excluded from the calculation of earnings per share.

	Three Months Ended September 30 2007 2006 (in thousands, except		Septen 2007	onths Ended ember 30 2006	
Basic earnings per share					
Numerator:					
Income from continuing operations, as reported	\$ 20,090	\$ 16,858	\$ 51,554	\$ 48,969	
Denominator:					
Average number of shares of common stock outstanding	16,772	17,257	17,121	17,204	
Basic earnings per share from continuing operations	\$ 1.20	\$.98	\$ 3.01	\$ 2.84	
Diluted earnings per share					
Numerator:					
Income from continuing operations, as reported	\$ 20,090	\$ 16,858	\$ 51,554	\$ 48,969	
			·		
Denominator:					
Average number of shares of common stock outstanding	16,772	17,257	17,121	17,204	
Shares issuable upon exercise of stock options	115	152	115	201	
Total shares	16,887	17,409	17,236	17,405	
	,	,	,		
Diluted earnings per share from continuing operations	\$ 1.19	\$.97	\$ 2.99	\$ 2.81	

7. <u>Intangibles, net of amortization</u>

The following table provides certain information related to our intangible assets. All of the intangibles relate to the petroleum additives segment.

	Septeml			Intangibles Decemb	ber 31	. 2006
	Gross Carrying Amount	Aco	cumulated ortization (in thou	Gross Carrying Amount	Acc	cumulated ortization
Amortizing intangible assets						
Formulas	\$ 85,910	\$	47,824	\$ 85,910	\$	44,430
Contracts	10,376		1,369	10,376		148
	\$ 96,286	\$	49,193	\$ 96,286	\$	44,578

Amortization expense amounted to \$1.5 million for the third quarter 2007, \$4.6 million for nine months 2007, \$1.1 million for third quarter 2006, and \$3.4 million for nine months 2006.

Estimated annual amortization expense related to our intangible assets for the next five years is expected to be: (in thousands)

2007	\$6,152
2008	\$6,152
2009	\$6,152
2010	\$6,152
2011	\$6,079

We amortize the cost of intangible assets by the straight-line method over their economic lives. We generally amortize contracts over a period of five years to ten years. We generally amortize formulas over 20 years.

3. <u>Long-term Debt</u>

Long-term debt consisted of the following:

	September 30 2007	December 31 2006 usands)
Senior notes - 7.125% due 2016	\$ 150,000	\$ 150,000
Foundry Park I construction loan	4,944	
Senior notes - 8.875% due 2010		250
Capital lease obligations	2,666	3,189
	157,610	153,439
Current maturities of long-term debt	(724)	(691)
	\$ 156,886	\$ 152,748

In April, 2007, Foundry Park I entered into a bridge loan agreement to borrow up to \$7 million for cash requirements related to the construction of an office building. The bridge loan, which bore interest at LIBOR plus 140 basis points, was repaid on August 7, 2007 with the proceeds of a long-term construction loan, as well as cash on hand.

Foundry Park I and NewMarket Corporation entered into a construction loan agreement with a group of banks on August 7, 2007 to borrow up to \$116 million to fund the development and construction of an office building. The construction loan bears interest at LIBOR plus a margin of 140 basis points. The term of the loan is for a period of 36 months and is unconditionally guaranteed by NewMarket Corporation. No principal reduction payment is due during the construction period. As a condition of the construction loan and concurrently with the closing of the loan, Foundry Park I also obtained interest rate risk protection in the form of an interest rate swap (swap). The objective in obtaining the swap was to manage our exposure to interest rate movements and add stability to capitalized interest expense. The interest rate swap involves the receipt of variable-rate amounts based on LIBOR in exchange for fixed-rate payments over the life of the agreement without exchange of the underlying notional amount. The fixed-rate payments are at a rate of 4.975%. The notional amount of the swap was approximately \$5.1 million at September 30, 2007 and accretes to approximately \$94.0 million over the term of the swap. The accreting notional amount is necessary to maintain the swap notional at an amount that represents approximately 85% of the projected construction loan principal balance over the loan term. The maturity date of the swap is January 1, 2010.

Statement of Financial Accounting Standard No. 133, Accounting for Derivative Instruments and Hedging Activities (SFAS 133), as amended and interpreted, establishes accounting and reporting standards for derivative instruments and for hedging activities. The swap is designated and qualifies as a cash flow hedge under SFAS 133. For derivatives designated as cash flow hedges, the effective portion of changes in the fair value of the derivative is recorded in other comprehensive income, and subsequently reclassified to earnings when the hedged transaction affects earnings. The ineffective portion of changes in the fair value of the derivative is recognized immediately in earnings. We assess the effectiveness of the swap quarterly by comparing the changes in the fair value of the derivative hedging instrument with the change in fair value of the designated hedged transaction.

The fair value of the swap was approximately \$592 thousand at September 30, 2007 and was recorded in other noncurrent liabilities on the Consolidated Balance Sheets. The net unrealized loss of approximately \$575 thousand (\$350 thousand, net of tax) is recorded as a component of accumulated other comprehensive loss in shareholders equity on the Consolidated Balance Sheets. Hedge ineffectiveness of approximately \$17 thousand expense was recognized at September 30, 2007 and was recorded in other income, net on the Consolidated Statements of Income. Also recorded as a component of accumulated other comprehensive loss in shareholders equity on the Consolidated Balance Sheets was the net amount of swap receipts and payments made since the inception of the swap. This amounted to approximately \$2 thousand, net of tax effects, at September 30, 2007. Any amounts remaining in accumulated other comprehensive loss related to the swap will be recognized in the Consolidated Statements of Income over the depreciable life of the office building beginning at the completion of the construction project, which is currently expected to be late 2009.

9. Contractual Commitments and Contingencies

Except as discussed in Note 8 above and in the following paragraph, there have been no significant changes in our contractual commitments from those reported in our 2006 Annual Report in Note 17 of the Notes to Consolidated Financial Statements.

On February 26, 2007, Foundry Park I agreed to an application with Principal Commercial Funding II, LLC for a mortgage loan in the approximate principal amount of \$116 million related to the construction of the office building by Foundry Park I. We expect that the mortgage loan will be executed in 2009 at the completion of the construction. In addition, Foundry Park I entered into a rate lock agreement to lock an interest rate on \$105 million of the above referenced application amount. The interest rate on the remaining \$11 million of debt will be determined at a later date. NewMarket Corporation guaranteed the funding of the interest rate lock agreement.

Litigation

We are involved in legal proceedings that are incidental to our business and include administrative or judicial actions seeking remediation under environmental laws, such as Superfund. Some of these legal proceedings relate to environmental matters and involve governmental authorities. For further information see Environmental below.

While it is not possible to predict or determine with certainty the outcome of any legal proceeding, we believe the outcome of any of these proceedings, or all of them combined, will not result in a material adverse effect on our consolidated financial condition or results of operations.

Innospec Inc. - In June 2007, we announced that we resolved all of the pending arbitration actions commenced in 2006 under the rules of the London Court of International Arbitration between Innospec and Ethyl arising out of disputes under the companies marketing and supply agreements for TEL. Ethyl and Innospec were parties to certain exclusive agreements that govern the global marketing and sales of TEL, except in North America. The global marketing agreements governing the supply of TEL to customers outside North America have been terminated. Innospec has compensated Ethyl for the termination of these marketing agreements (See Note 2 in the Notes to Consolidated Financial Statements).

Environmental

During 2000, the EPA named us as a potentially responsible party (PRP) under Superfund law for the clean-up of soil and groundwater contamination at the Sauget Area 2 Site in Sauget, Illinois. Without admitting any fact, responsibility, fault, or liability in connection with this site, we are participating with other PRPs in site investigations and feasibility studies. The Sauget Area 2 Site PRPs submitted a Remedial Investigation and Feasibility Study (RI/FS) to the EPA in early 2004. We have accrued our estimated proportional share of the expenses for the RI/FS. We also accrued our best estimate of our proportional share of the remediation liability proposed in that submission. The EPA did not accept the RI/FS. Through a series of submissions and meetings, the scope of the RI/FS has changed so that it is now scheduled to be submitted to the EPA in mid 2008. The RI/FS work is ongoing and we believe it is not at a stage where any further conclusion can be drawn as to the remediation liability we may incur. We do not believe there is any additional information available as a basis for revision of the liability that we have established. The amount accrued for this site is not material.

At a former TEL plant site located in the state of Louisiana, we have substantially completed environmental remediation and will be monitoring the site for an extended period. The accrual for this site was approximately \$10 million at September 30, 2007 and approximately \$9 million at December 31, 2006. We based these amounts on the best estimate of future costs discounted at approximately 2% in both 2007 and 2006. We incorporated an inflation factor in determining the discount rate. The remaining environmental liabilities are not discounted. At a plant site in Houston, Texas, we have an accrual of \$7 million for environmental remediation, dismantling, and

decontamination at both September 30, 2007 and December 31, 2006. Included in this amount is \$4 million at September 30, 2007 and \$5 million at December 31, 2006 for remediation.

We accrue for environmental remediation and monitoring activities for which costs can be reasonably estimated and are probable. These estimates are based on an assessment of the site, available clean-up methods, and prior experience in handling remediation. While we believe we are currently fully accrued for known environmental issues, it is possible that unexpected future costs could have a significant impact on our financial position and results of operations.

Our total accruals for environmental remediation were approximately \$21 million at September 30, 2007 and \$19 million at December 31, 2006. In addition to the accruals for environmental remediation, we also have accruals for dismantling and decommissioning costs of \$3 million at both September 30, 2007 and December 31, 2006.

10. Comprehensive Income and Accumulated Other Comprehensive Loss

The components of comprehensive income consist of the following:

	Three Mor Septen 2007		Nine Mon Septem 2007	
	(in thou	usands)	(in thou	ısands)
Net income	\$ 21,157	\$ 18,921	\$ 68,325	\$ 53,062
Other comprehensive income, net of tax				
Pension plans and other postretirement benefits adjustments	195		1,449	
Unrealized (loss) gain on derivative instruments	(356)	63	(227)	13
Unrealized (loss) on marketable equity securities				(19)
Foreign currency translation adjustments	2,992	1,248	5,615	3,783
Other comprehensive income	2,831	1,311	6,837	3,777
Comprehensive income	\$ 23,988	\$ 20,232	\$ 75,162	\$ 56,839

The components of accumulated other comprehensive loss consist of the following:

	September 30 2007	December 31 2006
	(in tho	usands)
Accumulated loss on derivative instruments	(356)	(129)
Pension plans and other postretirement benefit adjustments	(40,945)	(42,394)
Foreign currency translation adjustments	973	(4,642)
Accumulated other comprehensive loss	\$ (40,328)	\$ (47,165)

11. Income Taxes

We adopted the provisions of Financial Accounting Standards Board (FASB) Interpretation No. 48, Accounting for Uncertainty in Income Taxes, (FIN 48) on January 1, 2007. As a result of the implementation of FIN 48, we recognized no material adjustment in the liability for unrecognized income tax benefits. At the adoption date of January 1, 2007 and at September 30, 2007, we had \$2.9 million of gross unrecognized tax benefits, all of which would affect our effective tax rate if recognized.

We recognize accrued interest and penalties associated with uncertain tax positions as part of income tax expense on our Consolidated Statements of Income. As of January 1, 2007, we had approximately \$500 thousand of accrued interest related to uncertain tax positions.

We expect the amount of unrecognized tax benefits to change in the next 12 months; however, we do not expect the change to be material.

Our U.S. subsidiaries join in the filing of a U.S. federal consolidated income tax return. The Internal Revenue Service (IRS) concluded its examination of our consolidated federal income tax returns for the years 2001 through 2003 and issued final Revenue Agents Reports (RAR) during 2006 for these years. The U.S. federal statute of limitations remains open for the years 2004 and forward. Foreign and U.S. state jurisdictions have statutes of limitations generally ranging from three to five years. Years still open to examination by foreign tax authorities in major jurisdictions include, the United Kingdom (2003 and forward), Singapore (2001 and forward), Japan (2002 and forward), Belgium (2005 and forward), and Canada (2002 and forward). The IRS will begin examining tax years 2005 and 2006 during the fourth quarter of 2007. We are also currently under examination in various U.S. state and foreign jurisdictions.

12. Recently Issued Accounting Pronouncements

In September 2006, the FASB issued Statement of Financial Accounting Standard No. 157, Fair Value Measurements (SFAS 157). The standard defines fair value, outlines a framework for measuring fair value, and details the required disclosures about fair value measurements. The standard is effective for fiscal years beginning after November 15, 2007. We are evaluating the impact of the adoption of SFAS 157 on our financial statements.

In February 2007, the FASB issued Statement of Financial Accounting Standard No. 159, The Fair Value Option for Financial Assets and Financial Liabilities Including an amendment of FASB Statement No. 115 (SFAS 159). SFAS 159 permits companies to choose to measure certain financial instruments and other items at fair value. SFAS 159 also establishes presentation and disclosure requirements designed to facilitate comparison between entities that choose different measurement attributes for similar types of assets and liabilities. The standard is effective for fiscal years beginning after November 15, 2007. We are evaluating the impact of the adoption of SFAS 159 on our financial statements.

13. Consolidating Financial Information

Gamble s Hill Third Street, LLC

The 7.125% senior notes due 2016 are fully and unconditionally guaranteed by certain of our subsidiaries (Guarantor Subsidiaries) on a joint and several unsecured senior basis. The Guarantor Subsidiaries include all of our existing and future wholly-owned domestic restricted subsidiaries. The Guarantor Subsidiaries that do not guarantee the senior notes (the Non-Guarantor Subsidiaries) are wholly-owned by NewMarket Corporation (the Parent Company). The Guarantor Subsidiaries consist of the following:

Ethyl Asia Pacific LLC Ethyl Canada Holdings, Inc. Ethyl Export Corporation Ethyl Tentures, Inc. Interamerica Corporation Ethyl Ventures, Inc. Interamerica Terminals Corporation Afton Chemical Intangibles LLC NewMarket Investment Company Foundry Park LLLC Gamble s Hill Landing, LLC Gamble s Hill Tredegar, LLC Afton Chemical Corporation Afton Chemical Asia Pacific LLC Afton Chemical Asia Pacific LLC Afton Chemical Asia Pacific LLC Afton Chemical Japan Holdings, Inc. Afton Chemical Japan Holdings, Inc. Afton Chemical Asia Pacific LLC Afton Chemical Services Corporation NewMarket Services Corporation The Edwin Cooper Corporation The Edwin Cooper Corporation The Edwin Cooper Corporation Foundry Park II, LLC Gamble s Hill Lab, LLC Gamble s Hill Lab, LLC	NewMarket Corporation (the Parent Company). The Guarantor Subsidiaries consist of the following:
Ethyl Export Corporation Ethyl Interamerica Corporation Ethyl Interamerica Corporation Ethyl Ventures, Inc. Interamerica Terminals Corporation Afton Chemical Intangibles LLC NewMarket Investment Company Foundry Park I, LLC Gamble s Hill, LLC Gamble s Hill Tredegar, LLC Afton Chemical Corporation Afton Chemical Corporation Afton Chemical Asia Pacific LLC Afton Chemical Japan Holdings, Inc. Afton Chemical Japan Holdings, Inc. Afton Chemical Services Corporation NewMarket Services Corporation The Edwin Cooper Corporation Old Town LLC NewMarket Development Corporation Foundry Park II, LLC	Ethyl Corporation
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NewMarket Services Corporation The Edwin Cooper Corporation Old Town LLC NewMarket Development Corporation Foundry Park II, LLC	Afton Chemical Japan Holdings, Inc.
The Edwin Cooper Corporation Old Town LLC NewMarket Development Corporation Foundry Park II, LLC	Afton Chemical Additives Corporation
Old Town LLC NewMarket Development Corporation Foundry Park II, LLC	NewMarket Services Corporation
NewMarket Development Corporation Foundry Park II, LLC	The Edwin Cooper Corporation
Foundry Park II, LLC	Old Town LLC
	NewMarket Development Corporation
Gamble s Hill Lab, LLC	Foundry Park II, LLC
	Gamble s Hill Lab, LLC

We conduct all of our business and derive primarily all of our income from our subsidiaries. Therefore, our ability to make payments on the senior notes or other obligations is dependent on the earnings and the distribution of funds from our subsidiaries. There are no restrictions on the ability of any of our domestic subsidiaries to transfer funds to the Parent Company.

The following sets forth the Consolidating Statements of Income for the three months and nine months ended September 30, 2007 and September 30, 2006, Consolidating Balance Sheets as of September 30, 2007 and December 31, 2006, and Condensed Consolidating Statements of Cash Flows for the nine months ended September 30, 2007 and September 30, 2006 for the Parent Company, the Guarantor Subsidiaries, and Non-Guarantor Subsidiaries. The financial information is based on our understanding of the SEC s interpretation and application of Rule 3-10 of the SEC Regulation S-X.

The financial information may not necessarily be indicative of results of operations or financial position had the Guarantor Subsidiaries or Non-Guarantor Subsidiaries operated as independent entities. The Parent Company accounts for investments in these subsidiaries using the equity method.

We made certain reclassifications in the prior period consolidating financial statements to conform to the current presentation.

Consolidating Statements of Income

Three Months Ended September 30, 2007

		Guarante	or N	Non-Guarantor	Total Consolidatin	g	
	Parent	Subsidiar	ies	Subsidiaries	Adjustments	s Co	onsolidated
Net sales	\$	\$ 192,2	27 5	\$ 164,719	\$	\$	356,946
Cost of goods sold		128,1	82	149,695			277,877
Gross profit		64,0	45	15,024			79,069
Selling, general, and administrative expenses	658	22,5	48	4,453			27,659
Research, development, and testing expenses		14,9	27	3,549			18,476
Operating (loss) profit	(658)	26,5	70	7,022			32,934
Interest and financing expenses (income), net	2,997	(2)	61)	218			2,954
Other income, net	576	2	47	412			1,235
(Loss) income from continuing operations before income taxes							
and equity income of subsidiaries	(3,079)	27,0	78	7,216			31,215
Income tax expense	231	9,7	09	1,185			11,125
Equity income of subsidiaries	24,467				(24,46)	7)	
•							
Income from continuing operations	21,157	17,3	69	6,031	(24,46)	7)	20,090
Gain on settlement of discontinued business (net of tax)		5	12	555			1,067
,							
Net income	\$ 21,157	\$ 17,8	81 5	\$ 6,586	\$ (24,467	7) \$	21,157

Consolidating Statements of Income

Three Months Ended September 30, 2006

		Guarantor	Non-Guarantor	Total Consolidating	
	Parent	Subsidiaries	Subsidiaries	Adjustments	Consolidated
Net sales	\$	\$ 185,121	\$ 139,998	\$	\$ 325,119
Cost of goods sold		136,468	122,487		258,955
Gross profit		48,653	17,511		66,164
Selling, general, and administrative expenses	1,422	21,356	5,016		27,794
Research, development, and testing expenses		13,010	3,572		16,582
Special item income	5,274	2,569			7,843
Operating profit	3,852	16,856	8,923		29,631
Interest and financing expenses (income), net	3,893	(295)	319		3,917
Other income (expense), net	883	(202)	178		859
Income from continuing operations before income taxes and					
equity income of subsidiaries	842	16,949	8,782		26,573
Income tax (benefit) expense	(26)	7,538	2,203		9,715
Equity income of subsidiaries	18,053			(18,053)	
Income from continuing operations	18,921	9,411	6,579	(18,053)	16,858
Income from operations of discontinued business (net of tax)		937	1,126		2,063
Net income	\$ 18,921	\$ 10,348	\$ 7,705	\$ (18,053)	\$ 18,921

Consolidating Statements of Income

Nine Months Ended September 30, 2007

	Parent	Guarantor Subsidiaries	Non-Guarantor Subsidiaries	Total Consolidating Adjustments	Consolidated
Net sales	\$	\$ 549,572	\$ 461,183	\$	\$ 1,010,755
Cost of goods sold	77	381,223	405,439		786,739
Gross (loss) profit	(77)	168,349	55,744		224,016
Selling, general, and administrative expenses	3,399	64,187	13,874		81,460
Research, development, and testing expenses		45,348	11,039		56,387
Operating (loss) profit	(3,476)	58,814	30,831		86,169
Interest and financing expenses (income), net	8,948	(844)	639		8,743
Other income, net	1,334	506	542		2,382
(Loss) income from continuing operations before income taxes					
and equity income of subsidiaries	(11,090)	60,164	30,734		79,808
Income tax (benefit) expense	(2,882)	22,578	8,558		28,254
Equity income of subsidiaries	76,533			(76,533)	
Income from continuing operations	68,325	37,586	22,176	(76,533)	51,554
Gain on settlement of discontinued business (net of tax)		10,082	4,472		14,554
Income from operations of discontinued business (net of tax)		2,111	106		2,217
Net income	\$ 68,325	\$ 49,779	\$ 26,754	\$ (76,533)	\$ 68,325

Consolidating Statements of Income

Nine Months Ended September 30, 2006

		Guarantor	Non-Guarantor	Total Consolidating	
	Parent	Subsidiaries	Subsidiaries	Adjustments	Consolidated
Net sales	\$	\$ 548,611	\$ 408,524	\$	\$ 957,135
Cost of goods sold		401,433	355,833		757,266
Gross profit		147,178	52,691		199,869
Selling, general, and administrative expenses	3,585	63,227	12,448		79,260
Research, development, and testing expenses		39,015	11,249		50,264
Special item income	5,274	5,819			11,093
Operating profit	1,689	50,755	28,994		81,438
Interest and financing expenses (income), net	11,677	(587)	599		11,689
Other income (expense), net	6,220	(317)	599		6,502
(Loss) income from continuing operations before income taxes					
and equity income of subsidiaries	(3,768)	51,025	28,994		76,251
Income tax (benefit) expense	(1,538)	20,529	8,291		27,282
Equity income of subsidiaries	55,292			(55,292)	
Income from continuing operations	53,062	30,496	20,703	(55,292)	48,969
Income from operations of discontinued business (net of tax)		2,773	1,320		4,093
Net income	\$ 53,062	\$ 33,269	\$ 22,023	\$ (55,292)	\$ 53,062

Consolidating Balance Sheets

September 30, 2007

	Parent	uarantor Ibsidiaries	Non-Guarantor Subsidiaries		Total Consolidating Adjustments		Co	nsolidated
ASSETS								
Cash and cash equivalents	\$ 38,726	\$ 7,239	\$	36,982	\$		\$	82,947
Restricted cash	210							210
Trade and other accounts receivable, net	391	95,337		116,762				212,490
Amounts due from affiliated companies		157,012		33,526		(190,538)		
Inventories		109,218		82,615				191,833
Deferred income taxes	1,824	7,692		8,774				18,290
Prepaid expenses	595	3,218		1,642				5,455
Total current assets	41,746	379,716		280,301		(190,538)		511,225
Amounts due from affiliated companies		20,105				(20,105)		
Property, plant and equipment, at cost		641,167		138,647		(20,103)		779,814
Less accumulated depreciation & amortization		486,538		113,807				600,345
Net property, plant and equipment		154,629		24,840				179,469
Investment in consolidated subsidiaries	569,417					(569,417)		
Prepaid pension cost		1,137		161				1,298
Deferred income taxes	28,255	(5,199)		(6,457)				16,599
Other assets and deferred charges	6,096	14,095		1,894				22,085
Intangibles, net of amortization	,	47,093		ŕ				47,093
Total assets	\$ 645,514	\$ 611,576	\$	300,739	\$	(780,060)	\$	777,769
LIABILITIES AND SHAREHOLDERS EQUITY							_	
Accounts payable	\$ 6	\$ 65,661	\$	31,281	\$		\$	96,948
Accrued expenses	8,952	33,739		12,573				55,264
Dividends payable	2,023							2,023
Book overdraft	23	3,502						3,525
Amounts due to affiliated companies	98,180	31,415		60,943		(190,538)		
Long-term debt, current portion		724						724
Income taxes payable	(6,344)	15,655		5,620				14,931
Total current liabilities	102,840	150,696		110,417		(190,538)		173,415
Long-term debt	150,000	6,886						156,886
Amounts due to affiliated companies	200,000	0,000		20,105		(20,105)		
Other noncurrent liabilities	72,330	35,887		18,907		(==,100)		127,124
	. 2,000	22,007		,				,. _ .
Total liabilities	325,170	193,469		149,429		(210,643)		457,425
Shareholders equity:								
Common stock and paid-in capital	38,389	248,620		75,189		(323,809)		38,389

Accumulated other comprehensive loss Retained earnings	(40,328) 322,283	(7,082) 176,569	(18,223) 94,344	25,305 (270,913)	(40,328) 322,283
Total shareholders equity	320,344	418,107	151,310	(569,417)	320,344
Total liabilities and shareholders equity	\$ 645,514	\$ 611,576	\$ 300,739	\$ (780,060)	\$ 777,769

Consolidating Balance Sheets

December 31, 2006

	Parent	Total Guarantor Non-Guarantor Consolidating nt Subsidiaries Subsidiaries Adjustments				Consolidating		Co	nsolidated
ASSETS									
Cash and cash equivalents	\$ 19,688	\$	8,211	\$	32,401	\$		\$	60,300
Restricted cash	240								240
Trade and other accounts receivable, net	9,686		87,971		100,586				198,243
Amounts due from affiliated companies			164,649		36,038		(200,687)		
Inventories			100,311		85,270				185,581
Deferred income taxes	1,825		5,492		4,960				12,277
Prepaid expenses	2,259		2,022		1,038				5,319
Total current assets	33,698		368,656		260,293		(200,687)		461,960
Amounts due from affiliated companies			17,744				(17,744)		
Property, plant and equipment, at cost			614,592		136,763		(=1,11)		751,355
Less accumulated depreciation & amortization			474,758		114,483				589,241
Net property, plant and equipment			139,834		22,280				162,114
Investment in consolidated subsidiaries	538,984						(538,984)		
Prepaid pension cost					85				85
Deferred income taxes	28,284		(552)		2,356				30,088
Other assets and deferred charges	6,886		10,126		21,826				38,838
Intangibles, net of amortization			51,708						51,708
Total assets	\$ 607,852	\$	587,516	\$	306,840	\$	(757,415)	\$	744,793
LIABILITIES AND SHAREHOLDERS EQUITY	Ф 107	Ф	50.260	ф	21.157	ф		Ф	01 (22
Accounts payable	\$ 197	\$	50,269	\$	31,157	\$		\$	81,623
Accrued expenses	5,996		36,896		16,800				59,692
Dividends payable	2,162		2.541						2,162
Book overdraft	8		2,541				(200 (07)		2,549
Amounts due to affiliated companies	78,034		42,656		79,997		(200,687)		601
Long-term debt, current portion	0.50		691		= 004				691
Income taxes payable	853		4,719		7,894				13,466
Total current liabilities	87,250		137,772		135,848		(200,687)		160,183
Long-term debt	150,250		2,498						152,748
Amounts due to affiliated companies	-50,200		2,346		15,398		(17,744)		,,
Other noncurrent liabilities	68,950		39,856		21,654		(17,711)		130,460
	30,720		27,000		_1,00				100,100
Total liabilities	306,450		182,472		172,900		(218,431)		443,391
Shareholders equity:									
Common stock and paid-in capital	88,263		238,949		75,189		(314,138)		88,263

Accumulated other comprehensive loss Retained earnings	(47,165) 260,304	(8,780) 174,875	(22,624) 81,375	31,404 (256,250)	(47,165) 260,304
Total shareholders equity	301,402	405,044	133,940	(538,984)	301,402
Total liabilities and shareholders equity	\$ 607,852	\$ 587,516	\$ 306,840	\$ (757,415)	\$ 744,793

Condensed Consolidating Statements of Cash Flows

Nine Months Ended September 30, 2007

			Guarantor Subsidiaries		-Guarantor bsidiaries	Total Consolidating Adjustments	nsolidated
Cash provided from (used in) operating activities	\$ 5,758	\$	102,006	\$	(27,094)	\$	\$ 80,670
Cash flows from investing activities:							
Capital expenditures			(20,702)		(3,928)		(24,630)
Foundry Park I capital expenditures			(4,334)				(4,334)
Foundry Park I deferred leasing costs			(3,599)				(3,599)
Proceeds from settlement and termination of TEL							
marketing agreements					28,000		28,000
Payment for acquisition of intangible asset			(2,650)				(2,650)
Payment for interest rate guarantee			(1,110)				(1,110)
(Decrease) increase in intercompany loans	(8,319)		(1,000)		2,362	6,957	
Net (increase) decrease in investment in subsidiaries	(4,835)		4,835				
Cash dividends from subsidiaries	81,484					(81,484)	
Other, net			(566)				(566)
Cash provided from (used in) investing activities	68,330		(29,126)		26,434	(74,527)	(8,889)
Cash flows from financing activities:							
Draws on Foundry Park I bridge loan			6,571				6,571
Repayment of Foundry Park I bridge loan			(6,571)				(6,571)
Draws on Foundry Park I construction loan			4.944				4.944
Repayment of 8.875% senior notes	(250)		.,,,				(250)
Repurchase of common stock	(50,000)						(50,000)
Dividends	(4,695)		(81,484)			81,484	(4,695)
Change in book overdraft	15		961				976
Debt issuance costs	(146)						(146)
Debt issuance costs - Foundry Park I	, , ,		(1,696)				(1,696)
Financing from affiliated companies			5,957		1,000	(6,957)	
Proceeds from exercise of stock options	26						26
Payments on the capital lease			(523)				(523)
Cash (provided from) used in financing activities	(55,050)		(71,841)		1.000	74.527	(51,364)
T And a	(22,020)		(, -, -, -,		-,000	,	(22,00.)
Effect of foreign exchange on cash and cash equivalents			(2,011)		4,241		2,230
Increase (decrease) in cash and cash equivalents	19,038		(972)		4,581		22,647
Cash and cash equivalents at beginning of year	19,688		8,211		32,401		60,300
Cash and cash equivalents at end of period	\$ 38,726	\$	7,239	\$	36,982	\$	\$ 82,947

Condensed Consolidating Statements of Cash Flows

Nine Months Ended September 30, 2006

(in thousands)

	Parent	Guarantor Subsidiaries				Total Consolidating Adjustments	Coi	nsolidated
Cash provided from operating activities	\$ 1,260	\$	20,999	\$	20,766	\$	\$	43,025
Cash flows from investing activities:								
Capital expenditures			(11,043)		(3,347)			(14,390)
Proceeds from sale of property			3,408					3,408
Proceeds from pharmaceutical earn-out agreement	5,274							5,274
Increase in intercompany loans	(5,775)					5,775		
Cash dividends from subsidiaries	19,425					(19,425)		
Other, net			90					90
	10.024		(7.545)		(2.247)	(12.650)		(5 (10)
Cash provided from (used in) investing activities	18,924		(7,545)		(3,347)	(13,650)		(5,618)
Cash flows from financing activities:								
Dividends	(6,472)		(19,425)			19,425		(6,472)
Change in book overdraft	(8)		52			15,120		44
Financing from affiliated companies	(0)		5,775			(5,775)		
Proceeds from exercise of stock options	830		-,,,,			(=,,,,=)		830
Excess tax benefits from stock-based payment arrangements	1,387							1,387
Payments on the capital lease	,		(483)					(483)
,			, ,					` ′
Cash used in financing activities	(4,263)		(14,081)			13,650		(4,694)
Effect of foreign exchange on cash and cash equivalents			3,272		(5,728)			(2,456)
			-, -		(- / /			(, ,
Increase in cash and cash equivalents	15,921		2,645		11,691			30,257
Cash and cash equivalents at beginning of year	26,973		8,760		20,680			56,413
Cash and cash equivalents at end of period	\$ 42,894	\$	11,405	\$	32,371	\$	\$	86,670

14. Subsequent Event

On October 25, 2007, our Board of Directors declared a quarterly dividend in the amount of 20 cents per share on our common stock. The dividend is payable January 1, 2008 to shareholders of record at the close of business on December 14, 2007.

Also on October 25, 2007, our Board of Directors approved a share repurchase program that authorizes management to repurchase up to \$50 million of NewMarket Corporation s outstanding common stock until December 31, 2009, as market conditions warrant and covenants under our existing agreements permit. We may conduct the share repurchases in the open market and in privately negotiated transactions. The repurchase program does not require NewMarket to acquire any specific number of shares and may be terminated or suspended at any time.

ITEM 2. <u>Management s Discussion and Analysis of Financial Condition and Results of Operations</u> Forward-Looking Statements

The following discussion contains forward-looking statements about future events and expectations within the meaning of the Private Securities Litigation Reform Act of 1995. We have based these forward-looking statements on our current expectations and projections about future results. When we use words in this document, such as anticipates, intends, plans, believes, estimates, expects, and similar expressions, we to identify forward-looking statements. Examples of forward-looking statements include, but are not limited to, statements we make regarding future prospects of growth in the petroleum additives market, other trends in the petroleum additives market, our ability to maintain or increase our market share, and our future capital expenditure levels.

We believe our forward-looking statements are based on reasonable expectations and assumptions, within the bounds of what we know about our business and operations. However, we offer no assurance that actual results will not differ materially from our expectations due to uncertainties and factors that are difficult to predict and beyond our control.

These factors include, but are not limited to, timing of sales orders, gain or loss of significant customers, competition from other manufacturers, resolution of environmental liabilities, changes in the demand for our products, significant changes in new product introduction, increases in product cost, the impact of fluctuations in foreign exchange rates on reported results of operations, changes in various markets, geopolitical risks in certain of the countries in which we conduct business, our ability to complete the construction of the office building for MeadWestvaco Corporation (MeadWestvaco) within budget and in a timely manner, and other factors detailed from time to time in the reports we file with the SEC, including the risk factors in Item 1A, Risk Factors, in the 2006 Annual Report and in Part II, Item 1A, Risk Factors, in this Quarterly Report on Form 10-Q. Readers are urged to review and consider carefully the disclosure we make in our filings with the SEC.

You should keep in mind that any forward-looking statement made by us in this discussion or elsewhere speaks only as of the date on which we make it. New risks and uncertainties arise from time to time, and it is impossible for us to predict these events or how they may affect us. We have no duty to, and do not intend to, update or revise the forward-looking statements in this discussion after the date hereof, except as may be required by law. In light of these risks and uncertainties, you should keep in mind that the events described in any forward-looking statement, made in this discussion or elsewhere, might not occur.

Overview

Our results for nine months 2007 continue to reflect improvements in net sales, as well as operating profit in the petroleum additives segment as compared to nine months 2006. We have introduced more cost-effective product solutions for our customers and have realized improved margins from these product solutions in our results. We have also realized the benefit from price increases which were instituted during 2006. Our production facilities continue to operate at high levels.

During the second-quarter 2007, we resolved all of the arbitration actions between Ethyl and Innospec and terminated the TEL marketing agreements with Innospec effective as of April 1, 2007. We received \$28.0 million during the second quarter 2007 from Innospec as compensation for this

termination. For nine months 2007, we recognized a gain of \$22.8 million before tax on the settlement of the arbitration actions and termination of this business and have reflected the gain, as well as the income from operations of this business, as a discontinued operation for all periods presented.

Ethyl continues to purchase TEL from Innospec under a separate agreement for sales to customers in North America. However, after the termination of the TEL marketing agreements, we determined the continuing operations of the TEL business no longer represented a significant segment. As a result, we have reclassified the continuing operations of the TEL business in an All other category for segment reporting for all periods presented. Also included in the All other category is contract manufacturing Ethyl provides to Afton and to third parties.

During the period of August 7, 2007 through August 29, 2007, we purchased 1,117,104 shares of common stock at an average price of \$44.76, including transaction fees. The purchase of all shares was under a previously approved share repurchase program. On December 16, 2005, the Board of Directors approved a share repurchase program that authorized management to purchase \$50 million of the outstanding common stock until December 31, 2007. There are no repurchases remaining on this authorization.

Our balance sheet remains strong at September 30, 2007 with approximately \$82.9 million of cash and cash equivalents.

Results of Operations

Net Sales

Our consolidated net sales for the third quarter 2007 amounted to \$356.9 million, representing an increase of almost 10% from the 2006 level of \$325.1 million. Nine months 2007 consolidated net sales were \$1,010.8 million as compared to \$957.1 million for nine months 2006, representing an increase of 6%. The table below shows our consolidated segment net sales.

Segment Net Sales

(in millions)

	Three Months Ended September 30	Nine Months Ende September 30		
	2007 2006	2007 2006	5	
Petroleum additives	\$ 352.5 \$ 323.9	\$ 998.6 \$ 948	3.4	
All other	4.4 1.2	12.2 8	3.7	
Consolidated net sales	\$ 356.9 \$ 325.1	\$ 1.010.8 \$ 957	1.1	

Petroleum Additives Segment

Petroleum additives net sales in the third quarter 2007 of \$352.5 million were up \$28.6 million, or approximately 9%, from \$323.9 million in the third quarter 2006. Reflecting the impact of raising prices in 2006, as well as a favorable foreign currency impact, higher selling prices contributed about a third of the increase in net sales when comparing third quarter 2007 to third quarter 2006. The mix of products sold and approximately a 5% increase in shipments contributed the remaining increase in net sales. This analysis is reflected in the table below.

The nine months 2007 petroleum additives net sales of \$998.6 million were \$50.2 million, or 5%, higher than nine months 2006 net sales of \$948.4 million. Higher selling prices, which included a favorable foreign currency impact, were the predominant factor in the increase in net sales when comparing nine months 2007 to the same 2006 period. A favorable mix of products sold also contributed to the higher nine months 2007 net sales. Lower shipments, which were down approximately 4% between nine months 2007 and nine months 2006, partially offset the impact of higher selling prices and a favorable product mix.

The approximate components of the petroleum additives increase in net sales of \$28.6 million between the two third quarter periods and \$50.2 million between the two nine month periods are shown below (in millions):

	Third Quarter	Nine Months
Period ended September 30, 2006	\$ 323.9	\$ 948.4
Change in shipments and product mix	18.6	1.8
Changes in selling prices	10.0	48.4
Period ended September 30, 2007	\$ 352.5	\$ 998.6

Segment Operating Profit

NewMarket evaluates the performance of the petroleum additives business based on segment operating profit. NewMarket Services Corporation (NewMarket Services) departments and other expenses are billed to Afton and Ethyl based on the services provided under the holding company structure, pursuant to services agreements between NewMarket Services and Afton, as well as NewMarket Services and Ethyl. Depreciation on segment property, plant, and equipment, and amortization of segment intangible assets are included in the segment operating profit.

The table below reports segment operating profit for the third quarter and nine months ended September 30, 2007 and September 30, 2006.

Segment Operating Profit

(in millions)

	Three Months Ended September 30				Nine Months Ended September 30			
	2007		2006		2007		2006	
Petroleum additives	\$	35.2	\$	30.4	\$:	100.7	\$ 83.2	
All other	\$	0.6	\$	(2.3)	\$	(4.4)	\$ (0.7)	

Petroleum Additives Segment

Third quarter 2007 vs. Third quarter 2006 - Petroleum additives operating profit improved to \$35.2 million from \$30.4 million when comparing the 2007 and 2006 third quarter periods. The improved profit is reflected in the lubricant additives product lines with some offset in the fuel additives product line. The 2006 period also includes a gain of \$2.6 million associated with a legal settlement related to transportation charges.

Net sales were approximately 9% higher and total shipments were approximately 5% higher when comparing third quarter 2007 and third quarter 2006. The higher operating profit resulted from several factors. We are recognizing the benefit of improved margins on certain products through the introduction of more cost effective product formulations for our customers. These improved product formulations lower both our cost, as well as our customers—costs. We are also recognizing the benefit of price increases achieved during 2006. In addition to the improved pricing, we are selling a product mix with higher profit margins. However, we continue to experience challenges with our key raw materials. The cost of crude oil continues at record high levels, while at the same time the supply of several of our other key raw materials is tight with increasing costs.

Selling, general, and administrative (SG&A) expenses of the petroleum additives segment were substantially unchanged when comparing the two third quarter periods. Research, development, and testing (R&D) expenses increased approximately \$1.8 million from the third quarter 2006 reflecting rising costs in R&D. As a percentage of net sales, SG&A expenses combined with R&D expenses, decreased from 12.1% for third quarter 2006 to 11.6% for third quarter 2007. The decrease reflects higher net sales when comparing third quarter 2007 and third quarter 2006.

Nine months 2007 vs. Nine months 2006 Petroleum additives operating profit improved significantly for nine months 2007 increasing to \$100.7 million from \$83.2 million for nine months 2006. The improved profit is reflected in the lubricant additives product lines with some offset in the fuel additives product line.

Net sales were approximately 5% higher for nine months 2007 compared to nine months 2006, while total shipments were down approximately 4% when comparing the same periods. Similarly to the third quarter, the higher operating profit reflects the introduction of more cost effective product formulations for our customers, as well as the benefit of price increases achieved during 2006. We are also selling a product mix with higher profit margins. The nine months comparison was also impacted by the higher costs and tighter supply of certain key raw materials as discussed above, as well as a favorable foreign currency impact.

SG&A expenses of the petroleum additives segment were \$300 thousand higher when comparing the two nine month periods. R&D expenses were approximately \$6.0 million higher for nine months 2007 than nine months 2006 reflecting higher costs in R&D. As a percentage of net sales, SG&A expenses combined with R&D expenses were substantially unchanged at 12.2% for the nine months 2007 and 12.1% for nine months 2006. The slight change reflects higher combined SG&A and R&D expenses, mostly offset by the increase in net sales.

The following discussion references the Consolidated Financial Statements beginning on page 3 of this Quarterly Report on Form 10-Q.

Special Items Income

The special items income of \$7.8 million for the third quarter 2006 and \$11.1 million for nine months 2006 includes a \$5.3 million gain related to a payment under an earn-out agreement for certain pharmaceutical intellectual property that we sold in 1994, as well as a \$2.6 million gain associated with a legal settlement related to transportation charges. Nine months 2006 also includes a \$3.3 million gain on the sale of property.

Interest and Financing Expenses, Net

Third quarter 2007 interest and financing expenses were \$3.0 million, while third quarter 2006 interest and financing expenses were \$3.9 million. Nine months 2007 interest and financing expenses amounted to \$8.7 million and nine months 2006 interest and financing expenses amounted to \$11.7 million. The decrease for both periods reflects lower interest rates, as well as lower fees and amortization of deferred financing costs resulting from the restructuring of our debt. In December 2006, we purchased substantially all of our 8.875% senior notes in a tender offer and issued \$150 million of 7.125% senior notes. We continued to have no drawn debt under our revolving credit facility during 2007

Other Income, Net

Other income, net was \$1.2 million income for the third quarter 2007 compared to \$900 thousand income for the third quarter 2006. The nine months 2007 amount was \$2.4 million, while nine months 2006 was \$6.5 million. Nine months 2006 included a \$4.4 million gain on interest income on an income tax settlement. All periods include short-term investment income in the amount of \$2.4 million for nine months 2007, \$1.6 million for nine months 2006, \$1.0 million for third quarter 2007, and \$600 thousand for third quarter 2006. The remaining amounts for all periods were comprised of a number of individually immaterial items.

Income Taxes

Income taxes were \$11.1 million for the third quarter 2007 and \$9.7 million for the third quarter 2006. The effective tax rate was 35.6% for the third quarter 2007 and 36.6% for the third quarter 2006. The increase in income from continuing operations before income taxes from 2006 to 2007 resulted in an increase of \$1.7 million in income taxes in the third quarter 2007, while the decrease in the effective tax rate between 2006 and 2007 resulted in a decrease in tax expense of \$300 thousand.

Nine months 2007 income taxes were \$28.3 million with an effective tax rate of 35.4%. The income taxes for nine months 2006 were \$27.3 million with an effective tax rate of 35.8%. The increase in income from continuing operations before income taxes from 2006 to 2007 resulted in an increase of \$1.3 million in income taxes, while the decrease in the effective tax rate resulted in the remaining difference.

Income taxes for all periods exclude income tax expense on discontinued operations. The 2006 income tax rates included a favorable impact from the Extraterritorial Income Exclusion benefit. For 2007 and future years, no benefit will be included as the benefit has been repealed by Congress.

Our deferred taxes are in a net asset position. Based on our current projections, we believe that we will recover the full benefit of our deferred tax assets and have therefore not recorded a valuation allowance.

Income from Continuing Operations

Income from continuing operations was \$20.1 million or \$1.19 per diluted share for the third quarter 2007 as compared to \$16.8 million or \$0.97 per diluted share for the third quarter 2006. Income from continuing operations for nine months 2007 was \$51.5 million or \$2.99 per diluted share. This compares to income from continuing operations for nine months 2006 of \$49.0 million or \$2.81 per diluted share.

Discontinued Operations

On June 15, 2007, Ethyl and Innospec resolved all pending arbitration actions commenced in 2006 between the subsidiaries of Innospec and Ethyl arising out of the tetraethyl lead marketing

agreements and the North American TEL supply agreement between the companies and terminated the marketing agreements. Ethyl received \$28.0 million in cash and the return of approximately \$12.0 million of a working capital advance, which had been previously advanced to Innospec, as compensation for the termination of the marketing agreements. Upon receipt of this payment, all marketing agreements between the subsidiaries of Ethyl and Innospec were terminated effective April 1, 2007. Accordingly, both the gain on the settlement, as well as the previous operations under the TEL marketing agreements, are reported as discontinued operations.

The gain on the termination of this business was \$22.8 million (\$14.6 million after tax) for the nine months 2007 including a \$1.7 million (\$1.1 million after tax) benefit in the third quarter 2007. The income from operations before tax of the discontinued business amounted to \$3.5 million for the nine months 2007, \$3.2 million for the third quarter 2006, and \$6.4 million for the nine months 2006. These results are presented in the Consolidated Statements of Income under Discontinued operations for all periods presented.

Net Income

Our net income for the third quarter 2007 was \$21.2 million or \$1.25 per diluted share. This compares to net income for third quarter 2006 of \$18.9 million or \$1.09 per diluted share. Nine months 2007 net income was \$68.3 million, or \$3.96 per diluted share, as compared to \$53.1 million, or \$3.05 per diluted share, for nine months 2006.

Cash Flows, Financial Condition, and Liquidity

Cash and cash equivalents at September 30, 2007 were \$82.9 million, which was an increase of \$22.6 million since December 31, 2006 and included a \$2.2 million favorable impact from foreign currency translation. Cash flows from operating activities for the nine months 2007 were \$80.7 million and included a \$12.0 million reimbursement of our TEL working capital advance. We used these cash flows, as well as \$28.0 million from the settlement of the arbitration actions and termination of the TEL marketing agreements and \$11.5 million from the Foundry Park I bridge and construction loans, to fund \$50.0 million for the repurchase of common stock, \$29.0 million of capital expenditures, \$6.6 million repayment of the Foundry Park I bridge loan, \$4.7 million of dividends on our common stock, \$3.6 million of deferred leasing costs related to the construction of the office building by Foundry Park I, \$2.7 million for a payment on the fourth quarter 2006 acquisition of an intangible asset, \$1.8 million of debt issuance costs, \$1.1 million for a deposit on an interest rate guarantee related to the construction of the office building by Foundry Park I, \$250 thousand for the repayment of the 8.875% senior notes, and \$500 thousand for payments on the capital lease. Our book overdraft increased \$1 million.

Excluding the expenditures for the construction of the office building by Foundry Park I, we expect that cash from operations, together with borrowing available under our senior credit facility, will continue to be sufficient to cover our operating expenses and planned capital expenditures for the foreseeable future. We expect to borrow 85% of the total projected cost of construction of the office building by Foundry Park I. We expect to fund the remaining cost of construction with cash on hand. For more information on the construction of the office building by Foundry Park I, see Recent Developments in Part I, Item 1 of our 2006 Annual Report.

Cash

We had restricted cash of \$200 thousand at both September 30, 2007 and December 31, 2006. In addition, we also had restricted funds of \$1.0 million at both September 30, 2007 and December 31, 2006, which were recorded as a long-term asset in other assets. Of these total restricted cash and funds, \$600 thousand at September 30, 2007 and \$700 thousand at December 31, 2006 was cash received from Metropolitan Life Insurance Company (Metropolitan) during 2005 and 2003. The

funds from Metropolitan are used to reduce the employee portion of retiree health benefits costs. The remaining restricted cash and funds for both periods represent monies related to the issuance of a European bank guarantee.

<u>Debt</u>

In April, 2007, Foundry Park I entered into a bridge loan agreement to borrow up to \$7 million for cash requirements related to the construction of an office building. The bridge loan, which bore interest at LIBOR plus 140 basis points, was repaid on August 7, 2007 with the proceeds of a long-term construction loan, as well as cash on hand.

Foundry Park I and NewMarket Corporation entered into a construction loan agreement with a group of banks on August 7, 2007 to borrow up to \$116 million to fund the development and construction of an office building. The construction loan bears interest at LIBOR plus a margin of 140 basis points. The term of the loan is for a period of 36 months and is unconditionally guaranteed by NewMarket Corporation. No principal reduction payment is due during the construction period. As a condition of the construction loan and concurrently with the closing of the loan, Foundry Park I also obtained interest rate risk protection in the form of an interest rate swap (swap). The objective in obtaining the swap was to manage our exposure to interest rate movements and add stability to capitalized interest expense. The interest rate swap involves the receipt of variable-rate amounts based on LIBOR in exchange for fixed-rate payments over the life of the agreement without exchange of the underlying notional amount. The fixed-rate payments are at a rate of 4.975%. The notional amount of the swap was approximately \$5.1 million at September 30, 2007 and accretes to approximately \$94.0 million over the term of the swap. The accreting notional amount is necessary to maintain the swap notional at an amount that represents approximately 85% of the projected construction loan principal balance over the loan term. The maturity date of the swap is January 1, 2010.

Statement of Financial Accounting Standard No. 133, Accounting for Derivative Instruments and Hedging Activities (SFAS 133), as amended and interpreted, establishes accounting and reporting standards for derivative instruments and for hedging activities. The swap is designated and qualifies as a cash flow hedge under SFAS 133. For derivatives designated as cash flow hedges, the effective portion of changes in the fair value of the derivative is recorded in other comprehensive income, and subsequently reclassified to earnings when the hedged transaction affects earnings. The ineffective portion of changes in the fair value of the derivative is recognized immediately in earnings. We assess the effectiveness of the swap quarterly by comparing the changes in the fair value of the derivative hedging instrument with the change in fair value of the designated hedged transaction.

The fair value of the swap was approximately \$592 thousand at September 30, 2007 and was recorded in other noncurrent liabilities on the Consolidated Balance Sheets. The net unrealized loss of approximately \$575 thousand (\$350 thousand, net of tax) is recorded as a component of accumulated other comprehensive loss in shareholders equity on the Consolidated Balance Sheets. Hedge ineffectiveness of approximately \$17 thousand expense was recognized at September 30, 2007 and was recorded in other income, net on the Consolidated Statements of Income. Also recorded as a component of accumulated other comprehensive loss in shareholders equity on the Consolidated Balance Sheets was the net amount of swap receipts and payments made since the inception of the swap. This amounted to approximately \$2 thousand, net of tax effects, at September 30, 2007. Any amounts remaining in accumulated other comprehensive loss related to the swap will be recognized in the Consolidated Statements of Income over the depreciable life of the office building beginning at the completion of the construction project, which is currently expected to be late 2009.

Except for the Foundry Park I bridge and construction loans, as well as the February 2007 redemption of \$250 thousand of the remaining outstanding 8.875% senior notes, our debt position is substantially unchanged since December 31, 2006. At September 30, 2007, we had outstanding senior notes in the aggregate principal amount of \$150 million that bear interest at a fixed rate of 7.125% and are due in 2016. During the second quarter 2007, we completed an offer to exchange up to \$150 million of 7.125% senior notes due 2016 that have been registered under the Securities Act of 1933 for a like principal amount of our outstanding 7.125% senior notes that were issued in December 2006 and that were not registered under the Securities Act.

We also have a \$100 million revolving credit facility that bears interest at variable rates and is for general corporate purposes. The revolving credit facility includes a \$50 million sub-facility for letters of credit. The facility matures on December 21, 2011. There were no borrowings outstanding at September 30, 2007 under the revolving credit facility. We had outstanding letters of credit of \$4.3 million at September 30, 2007, resulting in the unused portion of the revolver amounting to \$95.7 million.

Both the senior notes and the revolving credit facility contain covenants, representation, and events of default that management considers typical of credit agreements of this nature. We were in compliance with these covenants as of both September 30, 2007 and December 31, 2006.

We had total long-term debt, including the current portion, of \$157.6 million at September 30, 2007, representing an increase of approximately \$4.2 million in our total debt since December 31, 2006. The increase resulted from the Foundry Park I construction loan of \$4.9 million, partially offset by the redemption of the remaining \$250 thousand of 8.875% senior notes and payments on capital leases.

As a percentage of total capitalization (total long-term debt and shareholders equity), our total debt decreased from 33.7% at the end of 2006 to 33.0% at September 30, 2007. The lower percentage was primarily the result of the increase in shareholders equity, partially offset by the increase in debt. The increase in shareholders equity reflects our earnings partially offset by the impact of the stock repurchase program. Normally, we repay any outstanding long-term debt with cash from operations and with proceeds from occasional sales of business units, plant sites, or other assets.

On February 26, 2007, Foundry Park I agreed to an application with Principal Commercial Funding II, LLC for a mortgage loan in the approximate principal amount of \$116 million related to the construction of a multi-story office building. We expect that the mortgage loan will be executed in 2009 at the completion of the construction. For more information on the construction of the office building by Foundry Park I, see Recent Developments in Part I, Item 1 of the 2006 Annual Report. In addition, Foundry Park I entered into a rate lock agreement to lock an interest rate on \$105 million of the above referenced application amount. The interest rate on the remaining \$11 million of debt will be determined at a later date. NewMarket Corporation guaranteed the funding of the interest rate lock agreement.

Capital Expenditures

Excluding the expenditures for the office building by Foundry Park I, we funded capital expenditures of \$24.6 million through September 30, 2007. We estimate our total capital spending during 2007, excluding the capital expenditures by Foundry Park I, will be approximately \$30 million to \$35 million. We expect to continue to finance capital spending through cash on hand and cash provided from operations, together with borrowing available under our revolving credit facility.

We funded project-related capital expenditures of \$4.3 million related to the Foundry Park I project during nine months 2007. We expect to borrow 85% of the total cost of construction over the term of the loan. For more information on the construction of the office building by Foundry Park I, see Recent Developments in Part I, Item 1 of our 2006 Annual Report.

Working Capital

We had working capital at September 30, 2007, of \$337.8 million, resulting in a current ratio of 2.95 to 1. At December 31, 2006, working capital was \$301.8 million and the current ratio was 2.88 to 1. The increase in working capital primarily reflects higher cash, accounts receivable and inventories, as well as lower accrued expenses, partially offset by an increase in accounts payable. The increase in accounts receivable reflects higher product sales, while the increase in inventories reflects the purchase of TEL inventory and a foreign currency impact. The reduction in accrued expenses results primarily from the payment of certain expenses, including product-related costs. The increase in accounts payable reflects higher costs and timing of purchases.

Critical Accounting Policies

It is our goal to clearly present our financial information in a manner that enhances the understanding of our sources of earnings and our financial condition. We do this by including the information required by the SEC, as well as additional information that gives further insight into our financial operations.

This report, as well as the 2006 Annual Report, includes a discussion of our accounting principles, as well as methods and estimates used in the preparation of our financial statements. We believe these discussions and financial statements fairly represent the financial position and operating results of our company in all material respects. The purpose of this portion of our discussion is to further emphasize some of the more critical areas where a significant change in facts and circumstances in our operating and financial environment might cause a change in reported financial results.

Intangibles, Net of Amortization

We had certain identifiable intangibles amounting to \$47.1 million at September 30, 2007. These intangibles relate to our petroleum additives business and are being amortized over periods with up to approximately 9 years of remaining life. We continue to assess the market related to these intangibles, as well as their specific values, and believe the amortization periods and values are appropriate. We also evaluate these intangibles for any potential impairment when significant events or circumstances occur that might impair the value of these assets. These evaluations continue to support the value at which these identifiable intangibles are carried on our financial statements. However, if conditions were to deteriorate substantially in this market, it could possibly cause a reduction in the periods of this amortization charge or could possibly result in a noncash write-off of a portion of the intangibles carrying value. A reduction in the amortization period would have no effect on cash flows. We do not anticipate such a change in the market conditions.

Environmental

We have made disclosure of our environmental issues in Part I, Item 1 of the 2006 Annual Report, as well as in the Notes to Consolidated Financial Statements included in the 2006 Annual Report. We have made additional disclosures in Part I, Item 1 of this Form 10-Q. We believe our environmental accruals are appropriate for the exposures and regulatory guidelines under which we currently operate. While we currently do not anticipate significant changes to the many factors that could impact our environmental requirements, we continue to keep our accruals consistent with these requirements as they change.

Also, as noted in the discussion of Legal Proceedings in Part II, Item 1 of this Quarterly Report on Form 10-Q and Part I, Item 3 of the 2006 Annual Report, while it is not possible to predict or determine the outcome of any legal proceeding, it is our opinion, based on our current knowledge, that we will not experience materially adverse effects on our results of operations or financial condition as a result of any pending or threatened proceeding.

Pension Plans and Other Postretirement Benefits

We use significant assumptions to record the impact of the pension and postretirement plans in the financial statements. These assumptions include the discount rate, expected long-term rate of return on plan assets, rate of compensation increase, and health care cost trend rate. A change in any one of these assumptions could result in different results for the plans. We develop these assumptions after considering available information that we deem relevant. Information is provided on the pension and postretirement plans in Note 18 of the 2006 Annual Report. In addition, further disclosure on the impact of changes in these assumptions is provided in the Financial Position and Liquidity section of Part II, Item 7 of the 2006 Annual Report.

Income Taxes

We file consolidated U.S. federal income and both consolidated and individual state income tax returns, as well as individual foreign income tax returns, under which assumptions may be made to determine the deductibility of certain costs. We make estimates related to the impact of tax positions taken on our financial statements when we believe the tax position is likely to be upheld on audit. In addition, we make certain assumptions in the determination of the estimated future recovery of deferred tax assets.

Recently Issued Accounting Pronouncements

In September 2006, the FASB issued Statement of Financial Accounting Standard No. 157, Fair Value Measurements. The standard defines fair value, outlines a framework for measuring fair value, and details the required disclosures about fair value measurements. The standard is effective for fiscal years beginning after November 15, 2007. We are evaluating the impact of the adoption of SFAS 157 on our financial statements.

In February 2007, the FASB issued Statement of Financial Accounting Standard No. 159, The Fair Value Option for Financial Assets and Financial Liabilities Including an amendment of FASB Statement No. 115. SFAS 159 permits companies to choose to measure certain financial instruments and other items at fair value. SFAS 159 also establishes presentation and disclosure requirements designed to facilitate comparison between entities that choose different measurement attributes for similar types of assets and liabilities. The standard is effective for fiscal years beginning after November 15, 2007. We are evaluating the impact of the adoption of SFAS 159 on our financial statements.

Outlook

We have delivered excellent results through nine months of this year and that performance has strengthened our financial position. As we have communicated in the past, we intend to leverage our financial strength to increase shareholder value by growing the business, with acquisitions being an area of primary interest. Our primary focus in the acquisition area remains on the petroleum additives industry. It is our view that this industry will provide the greatest opportunity for a good return on our investment while minimizing risk. In the past, we have grown the business through strategic acquisitions such as Amoco Petroleum Additives Company and Texaco Additives

Company. We remain focused on this strategy and will evaluate any future opportunities. Nonetheless, we are patient in this pursuit and intend to make the right acquisition for our company when the opportunity arises. Meanwhile, we believe we have many internal opportunities for growth in the near term, from both geographical and product line extensions. Until an acquisition materializes, we will build cash on our balance sheet and will continue to evaluate all alternative uses for that cash to enhance shareholder value, including stock repurchases and dividends.

Early in 2007, we announced our intention to develop some of the downtown Richmond property that we own by constructing a multi-story office building for MeadWestvaco. The project is progressing on schedule. Our development and construction team is in place, and we have secured a construction loan which will allow us to borrow up to \$116 million of the project cost. We will be capitalizing the cost and interest throughout the building project. Total expenditures on this project this year are projected to be approximately \$12 million to \$14 million with \$6 million from cash-on-hand and the balance being borrowed. We anticipate the project will be completed by the end of 2009, at which time we expect this business to be accretive to our earnings.

<u>Petroleum Additives</u> - We had excellent performance from this segment again this quarter. There are many factors which account for the excellent performance in the petroleum additives segment this year:

our efforts and focus to deliver the services and products in support of our customers marketing initiatives;

our focus on delivering more cost effective products, which benefits both our customers and us; and

the benefit from price increases that were instituted in 2006.

On a sequential basis, our volumes have improved this year, but lag the volumes of last year. The petroleum additives market, however, continues to face challenges on many fronts. There has been some softness of demand in the finished lubricants market, which is our customers marketplace, and it has an impact on us. We anticipate that our raw material costs may increase in the next few months, as crude oil prices continue to reach record high levels. We are monitoring this situation closely and will attempt to recover any margin erosion due to increased raw material prices in the marketplace.

Despite these challenges, going forward, we believe we have a solid business base, strong technology, and a good team to continue to build on the successful performance of this year.

ITEM 3. Quantitative and Qualitative Disclosures About Market Risk

Except for interest rate risk and foreign currency risk, as discussed below, there have been no significant changes in our market risk from the information provided in the 2006 Annual Report.

During the third quarter 2007, Foundry Park I entered into a construction loan to borrow up to \$116 million. The loan bears interest at LIBOR plus 140 basis points. If interest rates were to increase, we would incur additional interest costs. As this loan is related to a capital project, all interest costs are being capitalized and will not have an impact on earnings until the completion of the project when the capitalized interest is amortized.

Concurrently with entering into the construction loan, Foundry Park I entered into an interest rate swap with a notional amount of 85% of the projected draws on the construction loan. The fixed rate on the interest rate swap is 4.975%, while the variable rate is based on LIBOR. As LIBOR fluctuates and the notional amount of the interest rate swap increases, the settlement amount, or the difference between the fixed rate and LIBOR, will also fluctuate. The settlement amount is recorded in accumulated other comprehensive loss and will not have an impact on earnings until the completion of the project when the balance will be amortized into earnings over the depreciable life of the building.

During the second quarter 2006, we entered into \$15.4 million of Euro-denominated forward contracts to minimize currency exposure from expected cash flows from foreign operations. The contracts had maturity dates in 2006 and 2007. At September 30, 2007, all of these contracts had matured.

In April 2007, we entered into \$16.1 million of Euro-denominated forward contracts to minimize currency exposure from expected cash flows from foreign operations. The contracts have maturity dates from June 2007 to May 2008. At September 30, 2007, there were \$11.4 million remaining of these Euro-denominated contracts. With other variables held constant, a hypothetical 10% adverse change in the September 30, 2007 forward Euro rates would have resulted in a decrease of approximately \$1.1 million in the value of the contracts.

ITEM 4. Controls and Procedures

Evaluation of Disclosure Controls and Procedures

We maintain a system of internal control over financial reporting to provide reasonable, but not absolute, assurance of the reliability of the financial records and the protection of assets. Our controls and procedures include written policies and procedures, careful selection and training of qualified personnel, and an internal audit program. We use a third-party firm, separate from our independent registered public accounting firm, to assist with internal audit services.

We work closely with the business groups, operations personnel, and information technology to ensure transactions are recorded properly. Environmental and legal staff are consulted to determine the appropriateness of our environmental and legal liabilities for each reporting period. We regularly review the regulations and rule changes that affect our financial disclosures.

Our disclosure control procedures include signed representation letters from our regional officers, as well as senior management.

We have formed a Financial Disclosure Committee, which is made up of the president and senior vice president of Afton, the president of Ethyl, the general counsel of NewMarket and the controller of NewMarket. The committee, as well as regional management, makes representations with regard to the financial statements that, to the best of their knowledge, the report does not contain any misstatement of a material fact or omit a material fact that is necessary to make the statements not misleading with respect to the periods covered by the report.

The committee and the regional management also represent, to the best of their knowledge, that the financial statements and other financial information included in the report fairly present, in all material respects, the financial condition, results of operations and cash flows of the company as of and for the periods presented in the report.

Pursuant to Rule 13a-15(b) under the Securities Exchange Act of 1934 (the Exchange Act), we carried out an evaluation, with the participation of our management, including our principal executive officer and our principal financial officer, of the effectiveness of our disclosure controls and procedures (as defined under Rule 13a-15(e)) under the Exchange Act as of the end of the period covered by this report. Based upon that evaluation, our principal executive officer and our principal financial officer concluded that our disclosure controls and procedures are effective.

There has been no change in our internal control over financial reporting, as such term is defined in Rule 13a-15(f) under the Exchange Act, during the quarter ended September 30, 2007, that has materially affected, or is reasonably likely to materially affect, our internal control over financial reporting.

PART II Other Information

ITEM 1. <u>Legal Proceedings</u>

We are involved in legal proceedings that are incidental to our business and include administrative or judicial actions seeking remediation under environmental laws, such as Superfund. Some of these legal proceedings relate to environmental matters and involve governmental authorities. For further information, see Environmental in Part I, Item 1 of our 2006 Annual Report.

While it is not possible to predict or determine with certainty the outcome of any legal proceeding, we believe the outcome of any of these proceedings, or all of them combined, will not result in a material adverse effect on our consolidated financial condition or results of operations.

Innospec Inc. - In June, 2007 we announced that we resolved all of the pending arbitration actions commenced in 2006 under the rules of the London Court of International Arbitration between Innospec and Ethyl arising out of disputes under the companies marketing and supply agreements for TEL. Ethyl and Innospec were parties to certain exclusive agreements that governed the global marketing and sales of TEL, except in North America. The global marketing agreements governing the supply of TEL to customers outside North America have been terminated effective April 1, 2007. Innospec has compensated Ethyl for the termination of these marketing agreements.

ITEM 1A. Risk Factors

While we attempt to identify, manage, and mitigate risks and uncertainties associated with our business to the extent practical under the circumstances, some level of risk and uncertainty will always be present. Part I, Item 1A of our 2006 Annual Report describes some of the risks and uncertainties associated with our business. These risks and uncertainties have the potential to materially affect our results of operations and our financial condition. We do not believe that there have been any material changes to the risk factors previously disclosed in our 2006 Annual Report except as highlighted below.

Our TEL results would be adversely affected if Innospec did not comply with the terms of the marketing and supply agreements or if we did not prevail in our arbitrations with Innospec.

As previously discussed in this Quarterly Report on Form 10-Q, during the second-quarter 2007, we resolved all of the arbitration actions between Ethyl and Innospec and terminated the TEL marketing agreements with Innospec effective as of April 1, 2007. As a result, this risk factor no longer exists.

Development and construction risks could adversely affect our financial results.

We own approximately 42 acres of real property available for development in downtown Richmond, Virginia adjacent to our principal executive offices and are considering development alternatives for this real estate. In January 2007, Foundry Park I entered into a Deed of Lease Agreement with MeadWestvaco under which MeadWestvaco will lease an

office building that is being constructed on approximately three acres of this real property. Our development and construction activities may subject us to the following risks:

we may be unable to obtain, or suffer delays in obtaining, necessary zoning, land-use, building occupancy and other required governmental permits and authorizations;

we may incur development and construction costs that exceed our original estimates;

we may be unable to complete a project on schedule, which could result in increased construction costs and penalties.

ITEM 2. <u>Unregistered Sales of Equity Securities and Use of Proceeds</u> ISSUER PURCHASES OF EQUITY SECURITIES

					Maximum
				Total Number	Number of
				of Shares	Shares that
				Purchased as	May Yet Be
				Part of Publicly	Purchased
	Total Number			Announced	Under the
	of Shares	Aver	age Price	Plans or	Plans or
Period	Purchased	Paid	per Share	Programs	Programs (1)
July 1 to July 31	0		n/a	n/a	1,117,104
August 1 to August 31	1,117,104	\$	44.76	1,117,104	0
September 1 to September 30	0		n/a	n/a	0
September 1 to September 30	0		11/ a	11/ a	U

⁽¹⁾ On December 16, 2005, the Board of Directors approved a share repurchase program that authorized management to purchase \$50 million of the outstanding common stock until December 31, 2007. There are no repurchases remaining on this authorization.

ITEM 6. Exhibits

Exhibit 10.1	Construction Loan Agreement, dated as of August 7, 2007, among the Foundry Park I, LLC, NewMarket Corporation, SunTrust Bank, as Administrative Agent and Joint-Lead Arranger, LaSalle Bank National Association, as Joint-Lead Arranger, and PNC Bank, National Association, as Documentation Agent (incorporated by reference to Exhibit 10.1 to Form 8-K, filed August 9, 2007.)
Exhibit 10.2	International Swap Dealers Association, Inc. Master Agreement dated August 8, 2007, between SunTrust Bank and Foundry Park I, LLC (incorporated by reference to Exhibit 10.2 to Form 8-K, filed August 9, 2007.)
Exhibit 10.3	Schedule to the 1992 ISDA Master Agreement dated August 8, 2007 (incorporated by reference to Exhibit 10.3 to Form 8-K, filed August 9, 2007.)

Exhibit 10.4	Letter Agreement dated August 7, 2007 between SunTrust and Foundry Park I, LLC (incorporated by reference to Exhibit 10.4 to Form 8-K, filed August 9, 2007.)
Exhibit 31(a)	Certification pursuant to Rule 13a-14(a) under the Securities Exchange Act of 1934, as adopted pursuant to Section 302 of the Sarbanes-Oxley Act of 2002 by Thomas E. Gottwald
Exhibit 31(b)	Certification pursuant to Rule 13a-14(a) under the Securities Exchange Act of 1934, as adopted pursuant to Section 302 of the Sarbanes-Oxley Act of 2002 by David A. Fiorenza
Exhibit 32(a)	Certification pursuant to 18 U.S.C. Section 1350, as adopted pursuant to Section 906 of the Sarbanes-Oxley Act of 2002 by Thomas E. Gottwald
Exhibit 32(b)	Certification pursuant to 18 U.S.C. Section 1350, as adopted pursuant to Section 906 of the Sarbanes-Oxley Act of 2002 by David A. Fiorenza

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.

NEWMARKET CORPORATION

(Registrant)

Date: October 31, 2007

By: /s/ D. A. Fiorenza
David A. Fiorenza

Vice President and

Treasurer

(Principal Financial Officer)

Date: October 31, 2007 By: /s/ Wayne C. Drinkwater

Wayne C. Drinkwater

Controller

(Principal Accounting Officer)

43

EXHIBIT INDEX

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