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UNITED STATES SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

FORM 10-Q (Mark One) QUARTERLY REPORT PURSUANT TO SECTION 13 OR 15(d) OF THE SECURITIES EXCHANGE ACT OF 1934 For the quarterly period ended February 27, 2009 TRANSITION REPORT PURSUANT TO SECTION 13 OR 15(d) OF THE SECURITIES EXCHANGE ACT OF 1934 For the transition period from_____to__ Commission File Number: 0-15175 ADOBE SYSTEMS INCORPORATED (Exact name of registrant as specified in its charter) Delaware 77-0019522 (State or other jurisdiction of (I.R.S. Employer incorporation or organization) Identification No.) 345 Park Avenue, San Jose, California 95110-2704 (Address of principal executive offices and zip code) (408) 536-6000 (Registrant's telephone number, including area code) Indicate by checkmark 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 (the "Act") during the preceding 12 months (or for such shorter period that the registrant was required to file such reports) and (2) has been subject to such filing requirements for the past 90 days. Yes 🗵 No 🗆 Indicate by check mark whether the registrant is a large accelerated filer, an accelerated filer, a non-accelerated filer or a smaller reporting company (as defined in Rule 12b-2 of the Act). Large accelerated filer oximesAccelerated filer □ Non-accelerated filer □ Smaller reporting company □ (Do not check if a smaller reporting company) Indicate by check mark whether the registrant is a shell company (as defined in Rule 12b-2 of the Act). Yes □ No 🗵 The number of shares outstanding of the registrant's common stock as of March 27, 2009 was 523,737,172.

ADOBE SYSTEMS INCORPORATED FORM 10-Q

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PART I—FINANCIAL INFORMATION

ITEM 1. CONDENSED CONSOLIDATED FINANCIAL STATEMENTS

ADOBE SYSTEMS INCORPORATED

CONDENSED CONSOLIDATED BALANCE SHEETS

(In thousands, except per share data)

(Unaudited)

	February 27, 2009		No	ovember 28, 2008
ASSETS				
Current assets:				
Cash and cash equivalents	\$	1,148,925	\$	886,450
Short-term investments		1,234,769		1,132,752
Trade receivables, net of allowances for doubtful accounts of \$5,796 and \$4,128, respectively		300,048		467,234
Deferred income taxes		81,125		110,713
Prepaid expenses and other assets		104,124		137,954
Total current assets		2,868,991		2,735,103
Property and equipment, net		300,376		313,037
Goodwill		2,132,375		2,134,730
Purchased and other intangibles, net		181,468		214,960
Investment in lease receivable		207,239		207,239
Other assets		197,147		216,529
Total assets	\$	5,887,596	\$	5,821,598
LIABILITIES AND STOCKHOLDERS' EQUITY				
Current liabilities:				
Trade payables	\$	41.416	\$	55,840
Accrued expenses	Ψ	345,677	Ψ	399,969
Accrued restructuring		18,352		35,690
Income taxes payable		33,107		27,136
Deferred revenue		198,313		243,964
Total current liabilities	_	636,865		762,599
Long-term liabilities:		050,805		102,399
Debt Debt		350,000		350,000
Deferred revenue		26,973		31,356
Accrued restructuring		6,995		6,214
Income taxes payable		120,289		123,182
Deferred income taxes		114,603		117,328
Other liabilities		20,711		20,565
Total liabilities		1,276,436		1,411,244
Stockholders' equity:		1,270,430		1,411,244
Preferred stock, \$0.0001 par value; 2,000 shares authorized, none issued				
Common stock, \$0.0001 par value; 900,000 shares authorized; 600,834 shares issued; 524,095 and 526,111 shares outstanding respectively		61		61
Additional paid-in-capital		2,352,383		2,396,819
Retained earnings		5,069,840		4,913,406
Accumulated other comprehensive income		25,095		57,222
Treasury stock, at cost (76,739 and 74,723 shares, respectively), net of reissuances		(2,836,219)		(2,957,154)
	_	4,611,160		4,410,354
Total stockholders' equity	Φ.		Φ.	
Total liabilities and stockholders' equity	\$	5,887,596	\$	5,821,598

 ${\it See accompanying Notes to Condensed Consolidated Financial Statements}.$

ADOBE SYSTEMS INCORPORATED

CONDENSED CONSOLIDATED STATEMENTS OF INCOME

(In thousands, except per share data)

(Unaudited)

	Three Mor	ths Ended
	February 27, 2009	February 29, 2008
Revenue:		
Products	\$ 742,199	\$ 851,962
Services and support	44,191	38,483
Total revenue	786,390	890,445
Total cost of revenue:		
Products	58,918	59,805
Services and support	18,435	22,670
Total cost of revenue	77,353	82,475
Gross profit	709,037	807,970
Operating expenses:		
Research and development	149,917	168,485
Sales and marketing	249,491	262,595
General and administrative	74,051	82,929
Restructuring charges	12,270	1,431
Amortization of purchased intangibles	15,392	17,099
Total operating expenses	501,121	532,539
Operating income	207,916	275,431
Non-operating income (expense):		
Interest and other income, net	13,284	13,290
Interest expense	(792)	(1,809
Investment gains (losses), net	(17,246)	8,732
Total non-operating income (expense), net	(4,754)	20,213
Income before income taxes	203,162	295,644
Provision for income taxes	46,727	76,265
Net income	\$ 156,435	\$ 219,379
Basic net income per share	\$ 0.30	\$ 0.39
Shares used in computing basic net income per share	524,268	561,113
Diluted net income per share	\$ 0.30	\$ 0.38
Shares used in computing diluted net income per share	527,830	571,259

See accompanying Notes to Condensed Consolidated Financial Statements.

ADOBE SYSTEMS INCORPORATED

CONDENSED CONSOLIDATED STATEMENTS OF CASH FLOWS

(In thousands)

(Unaudited)

Cash flows from operating activities: Zough 2008 Net income \$ 156.435 \$ 215 Adjustments to reconcile net income to net cash provided by operating activities: 667.40 66 Stock-based compensation 445.618 44 Stock-based compensation 456.18 33 Losses (gains) on investments 15,784 6 Referencests of property and equipment 3,187 1 Tax benefit from employee stock option plans 2,711 2,711 Provision for lesses on trade receivables 2,701 1 Changas in operating assets and liabilities, not of acquired assets and liabilities. 1 1 Trade peaces and other current assets 7,859 4 2 Prapaid expenses and other current assets 7,859 4 4 2 Trade peaces and other current assets 7,859 4 4 2 4 4 2 2 1 4 4 2 2 1 1 4 4 2 2 1 1 4 4 4		Three Mont	ths Ended		
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Adjustments to reconcile net income to net cash provided by operating activities: Despectation, amortization and accretion	Cash flows from operating activities:				
Depreciation, amortization and accretion		\$ 156,435	\$ 219,379		
Solic-based compensation 45,618 43 26,518 33 25 25 25 25 25 25 25					
Delerred income taxes	1 /	,	69,202		
Cases (gains) on investments	1		43,034		
Retirements of property and equipment 3,157 Tax benefit from employee stock option plans 2,711 Provision for losses on trade receivables 2,701 Other non-cash items 1,567 1 Exess tax benefits from stock-based compensation (84) Changs in operating assets and liabilities, not of acquired assets and liabilities. 164,484 22 Prepaid expenses and other current assets 7,859 4 Prepaid expenses and other current assets 7,859 4 Accrued expenses (53,098) (16,656) Accrued expenses (50,034) 5 Accrued restructuring (16,656) 1 Incore taxes payable 4,465 24 Deferred revenue (50,034) 5 Cash flows from investing activities 36,743 305 Turchases of short-term investments (435,171) (22 Maturities of short-term investments (435,171) (22 Maturities of property and equipment (15,916) (26 Purchases of property and equipment (15,916) (26 Purchase		· · · · · · · · · · · · · · · · · · ·	35,844		
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Cash flows from financing activities: (13) (1,150) Purchases of treasury stock 28,604 53 Excess tax benefits from stock-based compensation 84 Proceeds from borrowings under credit facility — 450 Net cash provided by (used for) financing activities 28,675 (646) Effect of foreign currency exchange rates on cash and cash equivalents (381) 4 Net increase in cash and cash equivalents 262,475 86 Cash and cash equivalents at beginning of period 886,450 946 Cash and cash equivalents at end of period \$ 1,148,925 \$ 1,032 Supplemental disclosures: Cash paid for income taxes, net of refunds \$ 4,631 \$ 12	Net cash (used for) provided by investing activities	(131,562)	328,771		
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Effect of foreign currency exchange rates on cash and cash equivalents (381) 4 Net increase in cash and cash equivalents 262,475 86 Cash and cash equivalents at beginning of period 886,450 94 Cash and cash equivalents at end of period \$ 1,148,925 \$ 1,032 Supplemental disclosures: Cash paid for income taxes, net of refunds \$ 4,631 \$ 12		28 675	(646,512)		
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Supplemental disclosures: Cash paid for income taxes, net of refunds \$ 4,631 \$ 12					
Cash paid for income taxes, net of refunds \$\frac{4,631}{2} = \frac{12}{2}\$		\$ 1,148,925	\$ 1,032,733		
	Cash paid for income taxes, net of refunds				
Cash paid for interest \$ 892 \$	Cash paid for interest	\$ 892	ş —		

See accompanying Notes to Condensed Consolidated Financial Statements.

ADOBE SYSTEMS INCORPORATED

NOTES TO CONDENSED CONSOLIDATED FINANCIAL STATEMENTS

(Unaudited)

NOTE 1. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES

We have prepared the accompanying unaudited condensed consolidated financial statements pursuant to the rules and regulations of the Securities and Exchange Commission (the "SEC"). Pursuant to these rules and regulations, we have condensed or omitted certain information and footnote disclosures we normally include in our annual consolidated financial statements prepared in accordance with accounting principles generally accepted in the United States of America ("GAAP"). In management's opinion, we have made all adjustments (consisting only of normal, recurring adjustments, except as otherwise indicated) necessary to fairly present our financial position, results of operations and cash flows. Our interim period operating results do not necessarily indicate the results that may be expected for any other interim period or for the full fiscal year. These financial statements and accompanying notes should be read in conjunction with the consolidated financial statements and notes thereto in our Annual Report on Form 10-K for the fiscal year ended November 28, 2008 on file with the SEC.

There have been no material changes in our significant accounting policies, as compared to the significant accounting policies described in our Annual Report on Form 10-K for the fiscal year ended November 28, 2008.

Recent Accounting Pronouncements

With the exception of those discussed below, there have been no recent accounting pronouncements or changes in accounting pronouncements during the three months ended February 27, 2009, as compared to the recent accounting pronouncements described in our Annual Report on Form 10-K for the fiscal year ended November 28, 2008, that are of significance, or potential significance, to us.

In December 2008, the Financial Accounting Standards Board ("FASB") issued FASB Staff Position ("FSP") No. 140-4 and FASB Interpretation ("FIN") FIN 46R-8 ("FSP 140-4 and FIN 46R-8"), "Disclosures by Public Entities (Enterprises) about Transfers of Financial Assets and Interests in Variable Interest Entities." FSP 140-4 and FIN 46R-8 require additional disclosures about transfers of financial assets and involvement with variable interest entities. The requirements apply to transferors, sponsors, servicers, primary beneficiaries and holders of significant variable interests in a variable interest entity or qualifying special purpose entity. FSP 140-4 and FIN 46R-8 was effective for us in the first quarter of fiscal 2009. However, no additional significant disclosures were required and the adoption did not impact our consolidated financial position, results of operations or cash flows.

In September 2008, the FASB issued FSP No. 133-1 and FIN 45-4 ("FSP FAS 133-1 and FIN 45-4"), "Disclosures about Credit Derivatives and Certain Guarantees: An Amendment of FASB Financial Accounting Standard ("SFAS") No. 133 and FIN No. 45; and Clarification of the Effective Date of SFAS No. 161." FSP FAS 133-1 and FIN 45-4 amends SFAS No. 133 ("SFAS 133"), "Accounting for Derivative Instruments and Hedging Activities," to require disclosures by sellers of credit derivatives, including credit derivatives embedded in hybrid instruments. FSP FAS 133-1 and FIN 45-4 also amend FIN No. 45 ("FIN 45"), "Guarantor's Accounting and Disclosure Requirements for Guarantees, Including Indirect Guarantees of Indebtedness to Others," to require additional disclosure about the current status of the payment/performance risk of a guarantee. The provisions of the FSP that amend SFAS 133 and FIN 45 are effective for reporting periods ending after November 15, 2008. FSP FAS 133-1 and FIN 45-4 also clarifies the effective date in SFAS No. 161 ("SFAS 161"), "Disclosures about Derivative Instruments and Hedging Activities." We adopted the disclosures required by SFAS 161 in the first quarter of fiscal 2009. Since FSP FAS 133-1 and FIN 45-4 only required additional disclosures, the adoption did not impact our consolidated financial position, results of operations or cash flows.

NOTES TO CONDENSED CONSOLIDATED FINANCIAL STATEMENTS (Continued)

(Unaudited)

In April 2008, the FASB issued FSP No. 142-3 ("FSP 142-3"), "Determination of the Useful Life of Intangible Assets." FSP 142-3 amends the factors an entity should consider in developing renewal or extension assumptions used in determining the useful life of recognized intangible assets under SFAS No. 142, "Goodwill and Other Intangible Assets." This new guidance applies prospectively to intangible assets that are acquired individually or with a group of other assets in business combinations and asset acquisitions. FSP 142-3 is effective for financial statements issued for fiscal years and interim periods beginning after December 15, 2008. FSP 142-3 is effective for us beginning in the second quarter of fiscal 2009. Early adoption is prohibited. Since this guidance will be applied prospectively, on adoption, there will be no impact to our current consolidated financial statements.

In March 2008, the FASB issued SFAS 161 which requires companies with derivative instruments to disclose information that should enable financial statement users to understand how and why a company uses derivative instruments, how derivative instruments and related hedged items are accounted for under SFAS 133 and how derivative instruments and related hedged items affect a company's financial position, financial performance and cash flows. We adopted SFAS 161 in the first quarter of fiscal 2009. Since SFAS 161 only required additional disclosure, the adoption did not impact our consolidated financial position, results of operations or cash flows.

In September 2006, the FASB issued SFAS No. 157 ("SFAS 157"), "Fair Value Measurements," which defines fair value, establishes guidelines for measuring fair value and expands disclosures regarding fair value measurements. SFAS 157 does not require any new fair value measurements but rather eliminates inconsistencies in guidance found in various prior accounting pronouncements and is effective for fiscal years beginning after November 15, 2007. Effective November 29, 2008, we adopted SFAS 157 for all nonfinancial assets and nonfinancial liabilities measured at fair value on a non-recurring basis. Examples include goodwill, intangibles, and other long-lived assets. The adoption of SFAS 157 did not have a material impact on our consolidated financial position, results of operations or cash flows.

In December 2007, the FASB issued SFAS No. 141 (revised 2007) ("SFAS 141R"), "Business Combinations" and SFAS No. 160 ("SFAS 160"), "Noncontrolling Interests in Consolidated Financial Statements, an amendment of Accounting Research Bulletin No. 51." SFAS 141R will change how business acquisitions are accounted for and will impact financial statements both on the acquisition date and in subsequent periods. SFAS 160 will change the accounting and reporting for minority interests, which will be recharacterized as noncontrolling interests and classified as a component of equity. SFAS 141R and SFAS 160 are effective for us beginning in the first quarter of fiscal 2010. Early adoption is not permitted. We are currently evaluating the impact that SFAS 141R and SFAS 160 will have on our consolidated financial statements.

NOTE 2. FINANCIAL INSTRUMENTS

We measure certain financial assets and liabilities at fair value on a recurring basis, including cash equivalents, available-for-sale fixed income and equity securities, other equity securities and foreign currency derivatives. The fair value of these financial assets and liabilities was determined using the following inputs at February 27, 2009 (in thousands):

	Fair Value Measurements at Reporting Date Using							
		Total	Active Markets Other Observabl Identical Assets Inputs		Observable	Uno	gnificant observable Inputs Level 3)	
Assets:								
Money market funds and overnight deposits ⁽¹⁾	\$	1,025,810	\$	1,025,810	\$	_	\$	_
Fixed income available-for-sale securities ⁽²⁾		1,263,366		_		1,263,366		_
Available-for-sale equity securities ⁽³⁾		3,399		3,399		_		_
Investments of limited partnership ⁽⁴⁾		33,192		279		_		32,913
Foreign currency derivatives ⁽⁵⁾		29,009				29,009		
Deferred compensation plan assets ⁽⁴⁾								
Money market funds		772		772		_		_
Equity and fixed income mutual funds		7,281		_		7,281		_
Subtotal for deferred compensation plan assets		8,053		772		7,281		
Total	\$	2,362,829	\$	1,030,260	\$	1,299,656	\$	32,913
Liabilities:								
Foreign currency derivatives ⁽⁶⁾		965		<u> </u>		965		<u> </u>
Total	\$	965	\$		\$	965	\$	

NOTES TO CONDENSED CONSOLIDATED FINANCIAL STATEMENTS (Continued)

(Unaudited)

The fair value of these financial assets and liabilities was determined using the following inputs at November 28, 2008 (in thousands):

	Fair Value Measurements at Reporting Date Using																	
	Active Markets O for Obse Identical Assets In		in Active Markets for Identical Assets		Quoted Prices in Active Markets for Identical Assets		in Active Markets for Identical Assets		in Active Markets for Identical Assets		in Active Markets for Identical Assets		in Active Markets for		in Sign Active Markets Of for Obse Identical Assets In		Un	ignificant observable Inputs (Level 3)
Assets:	_	Total		Level 1)	(Level 2)			Level 3)										
Money market funds and overnight deposits ⁽¹⁾	\$	722,742	\$	722,742	\$	_	\$	_										
Fixed income available-for-sale securities ⁽²⁾		1,175,732		´—		1,175,732		_										
Available-for-sale equity securities ⁽³⁾		3,047		3,047				_										
Investments of limited partnership ⁽⁴⁾		39,004		251		_		38,753										
Foreign currency derivatives ⁽⁵⁾		49,848		_		49,848		_										
Deferred compensation plan assets ⁽⁴⁾																		
Money market funds		704		704		_		_										
Equity and fixed income mutual funds		6,856				6,856		<u> </u>										
Subtotal for deferred compensation plan assets		7,560		704		6,856												
Total	\$	1,997,933	\$	726,744	\$	1,232,436	\$	38,753										
Liabilities:																		
Foreign currency derivatives ⁽⁶⁾		1,739		_		1,739		_										
Total	\$	1,739	\$		\$	1,739	\$											

- (1) Included in cash and cash equivalents on our condensed consolidated balance sheets.
- (2) Included in either cash and cash equivalents or short-term investments on our condensed consolidated balance sheets.
- (3) Included in short-term investments on our condensed consolidated balance sheets.
- (4) Included in other assets on our condensed consolidated balance sheets.
- (5) Included in prepaid expenses and other assets on our condensed consolidated balance sheets.
- (6) Included in accrued expenses on our condensed consolidated balance sheets.

Fixed income available-for-sale securities include United States ("U.S.") treasury securities, Agency or U.S. Government guaranteed securities (86% of total), corporate bonds (9% of total) and obligations of foreign governments and their agencies (5% of total).

The investments of limited partnership relate to our interest in Adobe Ventures IV L.P. ("Adobe Ventures"), which are consolidated in our condensed consolidated financial statements. The Level 1 investments of limited partnership relate to investments in publicly-traded companies and the Level 3 investments relate to investments in privately-held companies. These investments are remeasured at fair value each period with any gains or losses recognized in investment gains (losses), net in our condensed consolidated statements of income. We estimated fair value of the Level 3 investments by considering available information such as pricing in recent rounds of financing current cash positions, earnings and cash flow forecasts, recent operational performance and any other readily available market data.

A reconciliation of the beginning and ending balances for investments of limited partnership using significant unobservable inputs as of February 27, 2009 and November 28, 2008 was as follows (in thousands):

Balance as of November 28, 2008	\$ 38,753
Purchases and sales of investments, net	(603)
Unrealized net investment losses included in earnings	 (5,237)
Balance as of February 27, 2009	\$ 32,913

NOTES TO CONDENSED CONSOLIDATED FINANCIAL STATEMENTS (Continued)

(Unaudited)

Investment gains and losses of our limited partnership are included in our condensed consolidated statements of income as a component of investment gain (loss). See Note 4 for further information regarding our limited partnership interest in Adobe Ventures.

We also have direct investments in privately-held companies accounted for under the cost method, which are periodically assessed for other-than-temporary impairment. If we determine that an other-than-temporary impairment has occurred, we write-down the investment to its fair value. We estimated fair value of our cost method investments considering available information such as pricing in recent rounds of financing, current cash positions, earnings and cash flow forecasts, recent operational performance and any other readily available market data. During the first quarter of 2009, we determined that certain of our cost method investments were other-than-temporarily impaired which resulted in a charge of \$10.6 million included in investment gains (losses), net in the condensed consolidated statements of income. The fair value of cost method investments that were impaired was estimated using Level 3 inputs.

In countries outside the U.S., we transact business in U.S. dollars and in various other currencies. In Europe and Japan, transactions that are denominated in Euro and Yen are subject to exposure from movements in exchange rates. We may use foreign exchange option contracts or forward contracts to hedge operational ("cash flow") exposures resulting from changes in these foreign currency exchange rates. These foreign exchange contracts, carried at fair value, may have maturities between one and twelve months. We enter into these foreign exchange contracts to hedge a portion of our forecasted foreign currency denominated revenue in the normal course of business and accordingly, they are not speculative in nature.

We record changes in the intrinsic value of these cash flow hedges in accumulated other comprehensive income (loss), until the forecasted transaction occurs. When the forecasted transaction occurs, we reclassify the related gain or loss on the cash flow hedge to revenue. In the event the underlying forecasted transaction does not occur, or it becomes probable that it will not occur, we reclassify the gain or loss on the related cash flow hedge from accumulated other comprehensive income (loss) to interest and other income, net on our condensed consolidated statement of income at that time.

We also hedge our net recognized foreign currency assets and liabilities with foreign exchange forward contracts to reduce the risk that our earnings and cash flows will be adversely affected by changes in exchange rates. These derivative instruments hedge assets and liabilities that are denominated in foreign currencies and are carried at fair value with changes in the fair value recorded to interest and other income, net on our condensed consolidated statement of income. These derivative instruments do not subject us to material balance sheet risk due to exchange rate movements because gains and losses on these derivatives are intended to offset gains and losses on the assets and liabilities being hedged.

We mitigate concentration of risk related to foreign currency hedges as well as interest rate hedges through a policy that establishes counterparty limits. The bank counterparties in these contracts expose us to credit-related losses in the event of their nonperformance. However, to mitigate that risk, we only contract with counterparties who meet our minimum requirements under our counterparty risk assessment process. In addition, our hedging policy establishes maximum limits for each counterparty. We monitor ratings, credit spreads and potential downgrades on at least a quarterly basis. Based on our on-going assessment of counterparty risk, we will adjust our exposure to various counterparties.

NOTES TO CONDENSED CONSOLIDATED FINANCIAL STATEMENTS (Continued)

(Unaudited)

The fair value of derivative instruments in our condensed consolidated balance sheets as of February 27, 2009 was as follows (in thousands):

Fair Values of Derivative Instruments Asset Derivatives Liability Derivatives **Balance Sheet Location** Fair Value **Balance Sheet Location** Fair Value Derivatives designated as hedging instruments: Foreign exchange option contracts \$ \$ Prepaid expense and other assets 25,213 Accrued expenses Derivatives not designated as hedging instruments: Foreign exchange forward contracts (965)Prepaid expense and other assets 3,796 Accrued expenses

The effect of derivative instruments designated as cash flow hedges on our condensed consolidated statement of income for the three months ended February 27, 2009 was as follows (in thousands):

29,009

(965)

Derivatives in Cash Flow Hedging Relationships	Gain (Recogn	()	Gain (Lo Reclassifi	,	ognized ⁽³⁾
Foreign exchange option contracts	\$	(5,450)	\$ 2	20,476	\$ (1,632)

(1) Amount recognized in OCI (effective portion).

Total derivatives

- (2) Amount of gain (loss) reclassified from accumulated OCI into income (effective portion) located in revenue.
- Amount of gain (loss) recognized in income on derivative (ineffective portion and amount excluded from effectiveness testing) located in interest and other income, net.

The effect of derivative instruments not designated as hedges on our condensed consolidated statement of income for the three months ended February 27, 2009 was as follows (in thousands):

Derivatives Not Designated as Hedging Instruments		(Loss) nized ^(*)
Foreign exchange forward contracts	\$	(3,245)

^(*) Amount of gain (loss) recognized in income located in interest and other income, net.

NOTE 3. GOODWILL AND PURCHAS ED AND OTHER INTANGIBLES

Goodwill as of February 27, 2009 and November 28, 2008 was \$2.132 billion and \$2.135 billion, respectively. The change includes reductions in goodwill primarily related to the unrecognized tax benefits associated with the acquisition of Macromedia in addition to foreign currency translation adjustments.

NOTES TO CONDENSED CONSOLIDATED FINANCIAL STATEMENTS (Continued)

(Unaudited)

Purchased and other intangible assets subject to amortization as of February 27, 2009 were as follows (in thousands):

	Accumulated						
	Cost Amortization				Net		
Purchased technology	\$	411,493	\$	(352,998)	\$	58,495	
Localization	\$	28,655	\$	(14,851)	\$	13,804	
Trademarks		130,925		(84,767)		46,158	
Customer contracts and relationships		198,889		(136,255)		62,634	
Other intangibles		800		(423)		377	
Total other intangible assets	\$	359,269	\$	(236,296)	\$	122,973	
Total purchased and other intangible assets	\$	770,762	\$	(589,294)	\$	181,468	

Purchased and other intangible assets subject to amortization as of November 28, 2008 were as follows (in thousands):

	Accumulated					
				nortization		Net
Purchased technology	\$	411,408	\$	(338,608)	\$	72,800
Localization	\$	23,751	\$	(6,156)	\$	17,595
Trademarks		130,925		(78,181)		52,744
Customer contracts and relationships		198,891		(127,520)		71,371
Other intangibles		800		(350)		450
Total other intangible assets	\$	354,367	\$	(212,207)	\$	142,160
Total purchased and other intangible assets	\$	765,775	\$	(550,815)	\$	214,960

Amortization expense related to purchased and other intangible assets was \$39.0 million and \$49.5 million for the three months ended February 27, 2009 and February 29, 2008, respectively. Of these amounts, \$23.6 million and \$32.4 million was included in cost of sales for the three months ended February 27, 2009 and February 29, 2008, respectively.

Amortization expense decreased during the three months ended February 27, 2009 as compared to the three months ended February 29, 2008, due to a decrease in amortization expense associated with intangible assets purchased through the Macromedia acquisition.

Purchased and other intangible assets are amortized over their estimated useful lives of 1 to 13 years. As of February 27, 2009, we expect amortization expense in future periods to be as follows (in thousands):

				Other
	Purchased			Intangible
Fiscal year	Technology			Assets
Remainder of 2009	\$	41,869	\$	59,306
2010		8,273		49,564
2011		4,966		11,917
2012		3,387		1,009
2013		_		789
Thereafter				388
Total expected amortization expense	\$	58,495	\$	122,973

NOTES TO CONDENSED CONSOLIDATED FINANCIAL STATEMENTS (Continued)

(Unaudited)

NOTE 4. OTHER ASSETS

Other assets as of February 27, 2009 and November 28, 2008 consisted of the following (in thousands):

	2009		2008
Acquired rights to use technology	\$ 88,572	\$	90,643
Investments	61,178		76,589
Security and other deposits	15,779		16,087
Deferred compensation plan assets	8,053		7,560
Prepaid royalties	7,646		9,026
Restricted cash	7,359		7,361
Prepaid land lease	3,176		3,185
Prepaid rent	2,251		2,658
Other	3,133		3,420
Total other assets	\$ 197,147	\$	216,529

Included in investments are our indirect investments through our limited partnership interest in Adobe Ventures, which is consolidated in accordance with FIN No. 46R, a revision to FIN No. 46, "Consolidation of Variable Interest Entities." The partnership is controlled by Granite Ventures, an independent venture capital firm and sole general partner of Adobe Ventures. See Note 2 for further information regarding Adobe Ventures.

Also included in investments are our direct investments in privately-held companies which are accounted for based on the cost method. We assess these investments for impairment in value as circumstances dictate.

We entered into a Purchase and Sale Agreement, effective May 12, 2008, for the acquisition of real property located in Waltham, Massachusetts. We will purchase the property subject to completion of construction of an office building shell and core, parking structure and site improvements. The purchase price for the property will be \$44.7 million. We made an initial deposit of \$7.0 million which is included in security and other deposits. This deposit will be held in escrow until closing and then applied to the purchase price. Closing is expected to occur in May 2009 and the remaining balance is due at such time.

NOTE 5. ACCRUED EXPENSES

Accrued expenses as of February 27, 2009 and November 28, 2008 consisted of the following (in thousands):

	 2009		2008
Accrued compensation and benefits	\$ 133,817	\$	177,760
Taxes payable	15,579		21,760
Sales and marketing allowances	29,594		28,127
Other	 166,687		172,322
Total accrued expenses	\$ 345,677	\$	399,969

Other primarily includes general corporate accruals for corporate marketing programs, local and regional expenses, and technical support. Other is also comprised of deferred rent related to office locations with rent escalations, accrued royalties, foreign currency derivatives and accrued interest on the credit facility.

NOTES TO CONDENSED CONSOLIDATED FINANCIAL STATEMENTS (Continued)

(Unaudited)

NOTE 6. STOCK-BASED COMPENSATION

The assumptions used to value option grants during the three months ended February 27, 2009 and February 29, 2008 were as follows:

	2009	2008
Expected life (in years)	3.7 - 3.8	2.27 - 4.64
Volatility	50 - 57%	33 - 35%
Risk free interest rate	1.16 - 1.40%	2.37 - 3.35%

The expected term of employee stock purchase plan ("ESPP") shares is the average of the remaining purchase periods under each offering period. The assumptions used to value employee stock purchase rights during the three months ended February 27, 2009 and February 29, 2008 were as follows:

	2009	2008
Expected life (in years)	0.5 - 2.0	0.5 - 2.0
Volatility	49 – 57%	30 - 31%
Risk free interest rate	0.27 - 0.88%	2.82 - 3.29%

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Summary of Stock Options

Information regarding stock options outstanding at February 27, 2009 and February 29, 2008 is summarized below:

	Number of Shares (thousands)	 Weighted Average Exercise Price	Weighted Average Remaining Contractual Life (years)	Aggregate Intrinsic Value* (millions)		
2009						
Options outstanding	42,773	\$ 28.96	4.12	\$	18.8	
Options vested and expected to vest	40,561	\$ 28.90	4.00	\$	18.8	
Options exercisable	27,635	\$ 27.40	3.19	\$	18.8	
2008						
Options outstanding	50,247	\$ 29.08	4.41	\$	313.2	
Options vested and expected to vest	45,200	\$ 28.33	4.23	\$	308.0	
Options exercisable	30,625	\$ 24.63	3.35	\$	294.7	

^{*} The intrinsic value is calculated as the difference between the market value as of the end of the fiscal period and the exercise price of the shares. As reported by the NASDAQ Global Select Market, the market values as of February 27, 2009 and February 29, 2008 were \$16.70 and \$33.65, respectively.

Summary of Restricted Stock Units

Restricted stock unit activity for the three months ended February 27, 2009 and February 29, 2008 was as follows (in thousands):

	2009	2008
Beginning balance	4,261	1,701
Awarded	2,979	2,395
Released	(814)	(292)
Forfeited	(157)	(36)
Ending balance	6,269	3,768

NOTES TO CONDENSED CONSOLIDATED FINANCIAL STATEMENTS (Continued)

(Unaudited)

Information regarding restricted stock units outstanding at February 27, 2009 and February 29, 2008 is summarized below:

	Number of Shares (thousands)	Weighted Average Remaining Contractual Life (years)	Aggregate Intrinsic Value* (millions)
2009			
Restricted stock units outstanding	6,269	2.13	\$ 104.7
Restricted stock units vested and expected to vest	4,638	1.94	\$ 77.4
2008			
Restricted stock units outstanding	3,768	2.31	\$ 126.8
Restricted stock units vested and expected to vest	2,567	2.11	\$ 86.3

The intrinsic value is calculated as the market value as of the end of the fiscal period. As reported by the NASDAQ Global Select Market, the market values as of February 27, 2009 and February 29, 2008 were \$16.70 and \$33.65, respectively.

Summary of Performance Shares

Effective January 26, 2009, the Executive Compensation Committee adopted the 2009 Performance Share Program (the "2009 Program"). The purpose of the 2009 Program is to align key management and senior leadership with stockholders' interests and to retain key employees. The measurement period for the 2009 Program is our fiscal 2009 year. All members of our executive management and other key senior leaders are participating in the 2009 Program. Awards granted under the 2009 Program were granted in the form of performance shares pursuant to the terms of our 2003 Equity Incentive Plan. If pre-determined performance goals are met, shares of stock will be granted to the recipient, with 25% vesting on the later of the date of certification of achievement or the first anniversary date of the grant, and the remaining 75% vesting evenly on the following three annual anniversary dates of the grant, contingent upon the recipient's continued service to Adobe. Participants in the 2009 Program have the ability to receive up to 115% of the target number of shares originally granted.

The following table sets forth the summary of performance share activity under our 2009 Program for the three months ended February 27, 2009 (in thousands):

	Shares Granted	Shares Eligible to Receive
Beginning balance	_	_
Awarded	533	613
Forfeited	_	_
Ending balance	533	613

In the first quarter of fiscal 2009, the Executive Compensation Committee certified the actual performance achievement of participants in the 2008 Performance Share Program (the "2008 Program"). Based upon the achievement of goals outlined in the 2008 Program, participants had the ability to receive up to 200% of the target number of shares originally granted. Actual performance resulted in participants achieving approximately 124% of target or approximately 1.0 million shares for the 2008 Program. Shares under the 2008 Program vested 25% in the first quarter of fiscal 2009, and the remaining 75% vest evenly on the following three annual anniversary dates of the grant, contingent upon the recipient's continued service to Adobe.

NOTES TO CONDENSED CONSOLIDATED FINANCIAL STATEMENTS (Continued)

(Unaudited)

The following table sets forth the summary of performance share activity under our 2007 and 2008 programs, based upon share awards actually achieved, for the three months ended February 27, 2009 and February 29, 2008 (in thousands):

	2009	2008
Beginning balance	383	
Achieved	1,022	717
Released	(354)	(189)
Forfeited	(6)	(24)
Ending balance	1,045	504

Information regarding performance shares outstanding at February 27, 2009 and February 29, 2008 is summarized below:

	Number of Shares (thousands)	Weighted Average Remaining Contractual Life (years)	Aggregate Intrinsic Value* (millions)		
2009					
Performance shares outstanding	1,045	1.76	\$	17.5	
Performance shares vested and expected to vest	811	1.67	\$	13.5	
2008					
Performance shares units outstanding	504	1.88	\$	17.0	
Performance shares vested and expected to vest	330	1.77	\$	11.0	

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Compensation Costs

As of February 27, 2009, there was \$296.3 million of unrecognized compensation cost, adjusted for estimated forfeitures, related to non-vested stock-based awards which will be recognized over a weighted average period of 2.8 years. Total unrecognized compensation cost will be adjusted for future changes in estimated forfeitures.

^{*} The intrinsic value is calculated as the market value as of the end of the fiscal period. As reported by the NASDAQ Global Select Market, the market values as of February 27, 2009 and February 29, 2008 were \$16.70 and \$33.65, respectively.

NOTES TO CONDENSED CONSOLIDATED FINANCIAL STATEMENTS (Continued)

(Unaudited)

Total stock-based compensation costs that have been included in our condensed consolidated statements of income for the three months ended February 27, 2009 and February 29, 2008 were as follows (in thousands):

	2009				2008				
Income Statement Classifications	Option Grants Stock and and Stock Purchase Share Rights (1) Restricted Stock and Performance Share Awards (1) (2)			Option Grants and Stock Purchase Rights			Restricted Stock and erformance Share Awards		
Cost of revenue—services and support	\$	(91)	\$ 194	\$	804	\$	40		
Research and development		14,132	8,444		14,926		3,396		
Sales and marketing		8,867	5,237		10,907		3,541		
General and administrative		6,188	2,866		5,942		3,478		
Total	\$	29,096	\$ 16,741	\$	32,579	\$	10,455		

⁽¹⁾ For the three months ended February 27, 2009, we recorded \$0.2 million associated with cash recoveries of fringe benefit tax from employees in India. For the three months ended February 29, 2008 there were no amounts associated with cash recoveries of fringe benefit tax from employees in India.

NOTE 7. EMPLOYEE BENEFIT PLAN

Deferred Compensation Plan

As of February 27, 2009 and November 28, 2008, the invested amounts under our Deferred Compensation Plan totaled \$8.1 million and \$7.6 million, respectively, and are recorded as long-term other assets on our condensed consolidated balance sheets. As of February 27, 2009 and November 28, 2008, we recorded \$8.1 million and \$7.6 million, respectively, as a long-term liability to recognize undistributed deferred compensation due to employees.

NOTE 8. RESTRUCTURING CHARGES

Fiscal 2008 Restructuring Charges

In the fourth quarter of fiscal 2008, we initiated a restructuring program, consisting of reductions in workforce of approximately 560 full-time positions globally and the consolidation of facilities, in order to reduce our operating costs and focus our resources on key strategic priorities. In connection with this restructuring program, we recorded restructuring charges in the fourth quarter of fiscal 2008 totaling \$29.2 million related to termination benefits for the elimination of approximately 460 of the 560 full-time positions globally. Charges associated with these ongoing termination benefits were recorded in accordance with SFAS No. 112, "Employers' Accounting for Postemployment Benefits," As of November 28, 2008, \$0.4 million was paid.

In the first quarter of fiscal 2009, we continued to implement restructuring activities under this program. We vacated approximately 89,000 square feet of research and development and sales facilities in the U.S., the United Kingdom and Canada. In accordance with SFAS No. 146 ("SFAS 146"), "Accounting for Costs Associated with Exit or Disposal Activities," we accrued \$8.5 million for the fair value of our future contractual obligations under the operating lease using our credit-adjusted risk-free interest rate, estimated at approximately 6% as of the date we ceased to use the leased property. This amount is net of estimated sublease income. We also recorded charges of \$3.4 million for termination benefits for the elimination of approximately 43 of the remaining 100 full-time positions expected to be terminated.

For the three months ended February 27, 2009, we recorded \$0.4 million associated with the performance shares awarded under the 2009 Program. These shares are liability-classified for financial statement purposes until the metrics under the program have been achieved.

NOTES TO CONDENSED CONSOLIDATED FINANCIAL STATEMENTS (Continued)

(Unaudited)

The following table sets forth a summary of Adobe restructuring activities during the three months ended February 27, 2009 (in thousands):

														Total Costs
	Nov	ember 28,				Cash		Other	Fe	bruary 27,		otal Costs curred to		Expected to be
		2008	Cost	Costs Incurred Paymer		Payments	Adjustments		2009		Date		Incurred	
Termination benefits	\$	28,759	\$	3,394	\$	(24,481)	\$	102	\$	7,774	\$	24,928	\$	32,702
Cost of closing redundant facilities		_		8,514		(2,684)		8		5,838		2,684		8,522
Total	\$	28,759	\$	11,908	\$	(27,165)	\$	110	\$	13,612	\$	27,612	\$	41,224

Accrued restructuring charges of \$13.6 million at February 27, 2009 include \$11.1 million recorded in accrued restructuring current and \$2.5 million related to long-term facilities obligations recorded in accrued restructuring, non-current in the accompanying condensed consolidated balance sheets. We expect to pay substantially all of the accrued termination benefits during the remainder of fiscal 2009. We expect to pay facilities-related liabilities through fiscal 2013.

Included in the other adjustments column is a foreign currency translation adjustment of \$0.1 million offset by a small change to previous estimates.

Macromedia Merger Restructuring Charges

We completed our acquisition of Macromedia on December 3, 2005. In connection with this acquisition, we initiated plans to restructure both the pre-merger operations of Adobe and Macromedia to eliminate certain duplicative activities, focus our resources on future growth opportunities and reduce our cost structure. In connection with the worldwide restructuring plan, we recognized costs related to termination benefits for employee positions that were eliminated and for the closure of duplicative facilities. We also recognized costs related to the cancellation of certain contracts associated with the wind-down of subsidiaries and other service contracts held by Macromedia. Costs for termination benefits and contract terminations were completed during fiscal 2007. Total costs incurred were \$27.0 million and \$3.2 million, respectively.

The following table sets forth a summary of Macromedia restructuring activities during the three months ended February 27, 2009 (in thousands):

	Nov	ember 28,		Cash		Other	Fe	bruary 27,	Total Costs]	Costs Expected to be
		2008	I	Payments	Adj	ustments		2009	Date		Incurred
Cost of closing redundant facilities	\$	12,168	\$	(1,753)	\$	351	\$	10,766	\$ 31,901	\$	42,667
Other		977		(8)				969	1,387		2,356
Total	\$	13,145	\$	(1,761)	\$	351	\$	11,735	\$ 33,288	\$	45,023

Accrued restructuring charges of \$11.7 million at February 27, 2009 include \$7.2 million recorded in accrued restructuring current and \$4.5 million related to long-term facilities obligations recorded in accrued restructuring, non-current in the accompanying condensed consolidated balance sheets. We expect to pay these liabilities through fiscal 2011. At November 28, 2008, accrued restructuring charges of \$13.1 million included \$6.9 million recorded in accrued restructuring current and \$6.2 million related to long-term facilities obligations recorded in accrued restructuring non-current in the accompanying condensed consolidated balance sheets.

Included in the other adjustments column is a change to previous estimates of \$0.4 million offset by a small foreign currency translation adjustment.

NOTES TO CONDENSED CONSOLIDATED FINANCIAL STATEMENTS (Continued)

(Unaudited)

NOTE 9. STOCKHOLDERS' EQUITY

Stock Repurchase Program I

To facilitate our stock repurchase program, designed to return value to our stockholders and minimize dilution from stock issuances, we repurchase shares in the open market and also enter into structured repurchases with third parties.

We did not enter into any new structured repurchase agreements during the three months ended February 27, 2009. During the three months ended February 29, 2008, we entered into several structured repurchase agreements with large financial institutions, whereupon we provided the financial institutions with prepayments of \$150.0 million. We entered into these agreements in order to take advantage of repurchasing shares at a guaranteed discount to the Volume Weighted Average Price ("VWAP") of our common stock over a specified period of time. We only enter into such transactions when the discount that we receive is higher than the foregone return on our cash prepayments to the financial institutions. There were no explicit commissions or fees on these structured repurchases. Under the terms of the agreements, there is no requirement for the financial institutions to return any portion of the prepayment to us.

The financial institutions agree to deliver shares to us at monthly intervals during the contract term. The parameters used to calculate the number of shares deliverable are: the total notional amount of the contract, the number of trading days in the contract, the number of trading days in the interval and the average VWAP of our stock during the interval less the agreed upon discount. During the three months ended February 27, 2009, we repurchased approximately 5.0 million shares at an average price of \$22.79 through structured repurchase agreements entered into during fiscal 2008. During the three months ended February 29, 2008, we repurchased 6.7 million shares at an average price of \$36.78 through structured repurchase agreements which included prepayments from fiscal 2007.

As of February 27, 2009 and November 28, 2008, the prepayments were classified as treasury stock on our balance sheets at the payment date, though only shares physically delivered to us by February 27, 2009 are excluded from the denominator in the computation of earnings per share. As of February 27, 2009 and February 29, 2008, approximately \$19.7 million and \$325.8 million, respectively, of up-front payments remained under the agreements. All outstanding structured repurchase agreements as of February 27, 2009 under this program expired on March 19, 2009.

Stock Repurchase Program II

Under this stock repurchase program, we had authorization to repurchase 50.0 million shares of our common stock. From the inception of the 50.0 million share authorization under this program, we provided prepayments of \$1.9 billion under structured share repurchase agreements to large financial institutions. During the third quarter of fiscal 2008, the remaining authorized number of shares were repurchased.

During the first quarter of fiscal 2008, we provided prepayments of \$1.0 billion and repurchased 26.6 million shares through structured share repurchase agreements at an average price of \$37.56. As of February 29, 2008, approximately \$133.3 million of up-front payments remained under these agreements and were utilized during the remainder of fiscal 2008.

NOTES TO CONDENSED CONSOLIDATED FINANCIAL STATEMENTS (Continued)

(Unaudited)

NOTE 10. OTHER COMPREHENSIVE INCOME (LOSS)

The following table sets forth the components of other comprehensive income (loss) for the three months ended February 27, 2009 and February 29, 2008 (in thousands):

	 2009	 2008
Net income	\$ 156,435	\$ 219,379
Other comprehensive income (loss):		
Unrealized (losses) on derivative instruments	(5,450)	(31)
Reclassification adjustment for gains (losses) on derivative instruments recognized during the period	(20,476)	_
Unrealized (losses) on available-for-sale securities, net of taxes	(1,969)	(3,079)
Reclassification adjustment for gains on available-for-sale securities recognized during the period	(1,310)	_
Foreign currency translation adjustments	(2,922)	1,378
Other comprehensive loss	(32,127)	(1,732)
Total other comprehensive income, net of taxes	\$ 124,308	\$ 217,647

NOTE 11. NET INCOME PER SHARE

The following table sets forth the computation of basic and diluted net income per share for the three months ended February 27, 2009 and February 29, 2008 (in thousands, except per share data):

	 2009	 2008
Net income	\$ 156,435	\$ 219,379
Shares used to compute basic net income per share	524,268	561,113
Dilutive potential common shares:		
Unvested restricted stock and performance share awards	854	680
Stock options	2,708	9,466
Shares used to compute diluted net income per share	527,830	571,259
Basic net income per share	\$ 0.30	\$ 0.39
Diluted net income per share	\$ 0.30	\$ 0.38

For the three months ended February 27, 2009, options to purchase approximately 32.2 million shares of common stock with exercise prices greater than the average fair market value of our stock of \$20.98 were not included in the calculation because the effect would have been anti-dilutive. Comparatively, for the three months ended February 29, 2008, options to purchase approximately 15.5 million shares of common stock with exercise prices greater than the average fair market value of our stock of \$38.22 were not included in the calculation because the effect would have been anti-dilutive.

NOTE 12. COMMITMENTS AND CONTINGENCIES

Lease Commitments

We occupy three office buildings in San Jose, California where our corporate headquarters are located. We reference these office buildings as the Almaden Tower and the East and West Towers.

In August 2004, we extended the lease agreement for our East and West Towers for an additional five years with an option to extend for an additional five years solely at our election. In March 2007, the Almaden Tower lease was extended for five years, with a renewal option for an additional five years solely at our election. As part of the lease extensions, we purchased the lease receivable from the lessor of the East and West Towers for \$126.8 million and a portion of the lease receivable from the lessor of the Almaden Tower for \$80.4 million, both of which are recorded as investments in lease receivables on our condensed consolidated balance sheets. This purchase may be credited against the residual value guarantee if we purchase the properties or will be repaid from the sale proceeds if the properties are sold to third parties. Under the

agreement for the East and West Towers and the agreement for the Almaden Tower, we have the option to purchase the buildings at any time during the lease term for approximately \$143.2 million and \$103.6 million, respectively. The residual value guarantees under the East and West Towers and the Almaden Tower obligations are \$126.8 million and \$89.4 million, respectively.

These two leases are both subject to standard covenants including certain financial ratios that are reported to the lessors quarterly. As of February 27, 2009, we were in compliance with all covenants. In the case of a default, the lessor may demand we purchase the buildings for an amount equal to the lease balance, or require that we remarket or relinquish the buildings. Both leases qualify for operating lease accounting treatment under SFAS No. 13, "Accounting for Leases," and, as such, the buildings and the related obligations are not included on our condensed consolidated balance sheets. We utilized this type of financing in order to access bank-provided funding at the most favorable rates and to provide the lowest total cost of occupancy for the headquarter buildings. At the end of the lease term, we can extend the lease for an additional five year term, purchase the buildings for the lease balance, remarket or relinquish the buildings. If we choose to remarket or are required to do so upon relinquishing the buildings, we are bound to arrange the sale of the buildings to an unrelated party and will be required to pay the lessor any shortfall between the net remarketing proceeds and the lease balance, up to the residual value guarantee amount.

Guarantees

The lease agreements for our corporate headquarters provide for residual value guarantees as noted above. Under FIN 45, the fair value of a residual value guarantee in lease agreements entered into after December 31, 2002 must be recognized as a liability on our condensed consolidated balance sheets. As such, we recognized \$5.2 million and \$3.0 million in liabilities, related to the East and West Towers and Almaden Tower leases, respectively. These liabilities are recorded in other long-term liabilities with the offsetting entry recorded as prepaid rent in other assets. The balance will be amortized to the income statement over the life of the leases. As of February 27, 2009 and November 28, 2008, the unamortized portion of the fair value of the residual value guarantees, for both leases, remaining in other long-term liabilities and prepaid rent was \$2.2 million and \$2.6 million, respectively.

Royalties

We have royalty commitments associated with the shipment and licensing of certain products. Royalty expense is generally based on a dollar amount per unit shipped or a percentage of the underlying revenue.

Indemnifications

In the normal course of business, we provide indemnifications of varying scope to customers against claims of intellectual property infringement made by third parties arising from the use of our products. Historically, costs related to these indemnification provisions have not been significant and we are unable to estimate the maximum potential impact of these indemnification provisions on our future results of operations.

To the extent permitted under Delaware law, we have agreements whereby we indemnify our directors and officers for certain events or occurrences while the director or officer is, or was serving at our request in such capacity. The indemnification period covers all pertinent events and occurrences during the director's or officer's lifetime. The maximum potential amount of future payments we could be required to make under these indemnification agreements is unlimited; however, we have director and officer insurance coverage that reduces our exposure and enables us to recover a portion of any future amounts paid. We believe the estimated fair value of these indemnification agreements in excess of applicable insurance coverage is minimal.

As part of our limited partnership interest in Adobe Ventures, we have provided a general indemnification to Granite Ventures, an independent venture capital firm and sole general partner of Adobe Ventures, for certain events or occurrences while Granite Ventures is, or was serving at our request in such capacity provided that Granite Ventures acts in good faith on behalf of the partnership. We are unable to develop an estimate of the maximum potential amount of future payments that could potentially result from any hypothetical future claim, but believe the risk of having to make any payments under this general indemnification to be remote.

NOTES TO CONDENSED CONSOLIDATED FINANCIAL STATEMENTS (Continued)

(Unaudited)

Legal Proceedings

In connection with our anti-piracy efforts, conducted both internally and through organizations such as the Business Software Alliance, from time to time we undertake litigation against alleged copyright infringers. Such lawsuits may lead to counter-claims alleging improper use of litigation or violation of other local laws. We believe we have valid defenses with respect to such counter-claims; however, it is possible that our consolidated financial position, cash flows or results of operations could be affected in any particular period by the resolution of one or more of these counter-claims.

From time to time, Adobe is subject to legal proceedings, claims and investigations in the ordinary course of business, including claims of alleged infringement of third-party patents and other intellectual property rights, commercial, employment and other matters. We believe that we have valid defenses with respect to the legal matters pending against Adobe; however, litigation is inherently unpredictable and it is possible that our consolidated financial position, cash flows or results of operations could be negatively affected by an unfavorable resolution of one or more of such proceedings, claims or investigations.

NOTE 13. CREDIT AGREEMENT

In August 2007, we entered into an Amendment to our Credit Agreement dated February 2007 (the "Amendment"), which increased the total senior unsecured revolving facility from \$500.0 million to \$1.0 billion. The Amendment also permits us to request one-year extensions effective on each anniversary of the closing date of the original agreement, subject to the majority consent of the lenders. We also retain an option to request an additional \$500.0 million in commitments, for a maximum aggregate facility of \$1.5 billion.

In February 2008, we entered into a Second Amendment to the Credit Agreement dated February 26, 2008, which extended the maturity date of the facility by one year to February 16, 2013. The facility would terminate at this date if no additional extensions have been requested and granted. All other terms and conditions remain the same.

The facility contains a financial covenant requiring us not to exceed a certain maximum leverage ratio. At the Company's option, borrowings under the facility accrue interest based on either the London interbank offered rate ("LIBOR") for one, two, three or six months, or longer periods with bank consent, plus a margin according to a pricing grid tied to this financial covenant, or a base rate. The margin is set at rates between 0.20% and 0.475%. Commitment fees are payable on the facility at rates between 0.05% and 0.15% per year based on the same pricing grid. The facility is available to provide loans to us and certain of our subsidiaries for general corporate purposes. As of both February 27, 2009 and November 28, 2008, the amount outstanding under the credit facility was \$350.0 million, which is included in long-term liabilities on our condensed consolidated balance sheets. As of February 27, 2009, we were in compliance with all of the covenants.

NOTES TO CONDENSED CONSOLIDATED FINANCIAL STATEMENTS (Continued)

(Unaudited)

NOTE 14. NON-OPERATING INCOME (EXPENSE)

Non-operating income (expense) for the three months ended February 27, 2009 and February 29, 2008 included the following (in thousands):

	 2009	 2008
Interest and other income, net:		
Interest income	\$ 11,118	\$ 17,511
Foreign exchange gains (losses)	634	(4,700)
Realized gains on fixed income investment	1,311	_
Other, net	 221	479
Interest and other income, net	\$ 13,284	\$ 13,290
Interest expense	\$ (792)	\$ (1,809)
Investment gains (losses), net:		
Realized investment gains	\$ 103	\$ 5,397
Unrealized investment gains	124	3,914
Realized investment losses	(1,295)	(383)
Unrealized investment losses	(16,178)	(196)
Investment (losses) gains, net	\$ (17,246)	\$ 8,732
Total non-operating income (expense), net	\$ (4,754)	\$ 20,213

NOTE 15. SEGMENTS

We have the following reportable segments: Creative Solutions, Knowledge Worker, Enterprise, Platform and Print and Publishing. Our Creative Solutions segment focuses on delivering a complete professional line of integrated tools for a full range of creative and developer tasks to an extended set of customers. The Knowledge Worker segment focuses on the needs of knowledge worker customers, providing essential applications and services to help them share information and collaborate. This segment contains revenue generated by Acrobat Connect and our Acrobat family of products. Our Enterprise segment provides server-based enterprise interaction solutions that automate people-centric processes and contains revenue generated by our LiveCycle line of products. The Platform segment includes client and developer technologies, such as Adobe Flash Player, Adobe Flash Lite, Adobe AIR, Adobe Flex and Adobe Flex Builder, and also encompasses products and technologies created and managed in other Adobe segments. Finally, the Print and Publishing segment addresses market opportunities ranging from the diverse publishing needs of technical and business publishing, to our legacy type and original equipment manufacturer ("OEM") printing businesses.

Effective in the first quarter of fiscal 2009, our former Mobile and Devices Solutions segment, was integrated into our Platform business unit to better align our engineering and marketing efforts and will be reported as part of the Platform segment. Prior year information in the table below has been reclassified to reflect the integration of these business units.

We report segment information based on the "management" approach. The management approach designates the internal reporting used by management for making decisions and assessing performance as the source of our reportable segments.

NOTES TO CONDENSED CONSOLIDATED FINANCIAL STATEMENTS (Continued)

(Unaudited)

Our chief operating decision maker reviews revenue and gross margin information for each of our reportable segments. Operating expenses are not reviewed on a segment by segment basis. In addition, with the exception of goodwill and intangible assets, we do not identify or allocate our assets by the reportable segments.

(in thousands)	Creative olutions	ŀ	Knowledge Worker	1	Enterprise	Platform*	Print and Publishing	Total
Three months ended February 27, 2009								
Revenue	\$ 460,728	\$	163,130	\$	63,855	\$ 52,299	\$ 46,378	\$ 786,390
Cost of revenue	42,750		9,921		13,341	6,056	5,285	 77,353
Gross profit	\$ 417,978	\$	153,209	\$	50,514	\$ 46,243	\$ 41,093	\$ 709,037
Gross profit as a percentage of revenue	91%		94%		79%	88%	89%	 90%
Three months ended February 29, 2008								
Revenue	\$ 543,475	\$	195,535	\$	54,164	\$ 43,344	\$ 53,927	\$ 890,445
Cost of revenue	36,048		11,681		16,991	9,964	7,791	82,475
Gross profit	\$ 507,427	\$	183,854	\$	37,173	\$ 33,380	\$ 46,136	\$ 807,970
Gross profit as a percentage of revenue	93%		94%		69%	77%	86%	91%

^{*} Platform revenue includes revenue related to our Mobile client products of \$26.1 million and \$15.2 million for the three months ended February 27, 2009 and February 29, 2008, respectively, or 50% and 35% of Platform revenues, respectively.

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

The following discussion (unaudited and presented in millions, except share and per share amounts) should be read in conjunction with the condensed consolidated financial statements and notes thereto.

In addition to historical information, this Quarterly Report on Form 10-Q contains forward-looking statements, including statements regarding product plans, future growth and market opportunities, which involve risks and uncertainties that could cause actual results to differ materially from these forward-looking statements. Factors that might cause or contribute to such differences include, but are not limited to, those discussed in the section entitled "Risk Factors" in Part II, Item 1A of this report. You should carefully review the risks described herein and in other documents we file from time to time with the SEC, including the Annual Report on Form 10-K for fiscal 2008. When used in this report, the words "expects," "could," "would," "may," "anticipates," "intends," "plans," "believes," "seeks," "targets," "coloks for," "looks for," "looks to" and similar expressions, as well as statements regarding our focus for the future, are generally intended to identify forward-looking statements. You should not place undue reliance on these forward-looking statements, which speak only as of the date of this Quarterly Report on Form 10-Q. We undertake no obligation to publicly release any revisions to the forward-looking statements or reflect events or circumstances after the date of this document.

BUSINESS OVERVIEW

Founded in 1982, Adobe Systems Incorporated is one of the largest and most diversified software companies in the world. We offer a line of creative, business and mobile software and services used by creative professionals, designers, knowledge workers, high-end consumers, OEM partners, developers and enterprises for creating, managing delivering and engaging with compelling content and experiences across multiple operating systems, devices and media. We distribute our products through a network of distributors and dealers, value-added resellers ("VARs"), systems integrators, independent software vendors ("ISVs") and OEMs, direct to end users and through our Web site at www.adobe.com. We also license our technology to hardware manufacturers, software developers and service providers, and we offer integrated software solutions to businesses of all sizes. We have operations in the Americas, Europe, the Middle East and Africa ("EMEA") and Asia. Our software runs on personal computers with Microsoft Windows, Apple OS, Linux, UNIX and various non-PC platforms, depending on the product.

We maintain executive offices and principal facilities at 345 Park Avenue, San Jose, California 95110-2704. Our telephone number is 408-536-6000. We maintain a Web site at www.adobe.com. Investors can obtain copies of our SEC filings from this site free of charge, as well as from the SEC Web site at www.sec.gov.

OPERATIONS OVERVIEW

Effective in the first quarter of fiscal 2009, our former Mobile and Devices Solutions segment, which was integrated into our Platform business unit to better align our engineering and marketing efforts, will be reported as part of the Platform segment. Prior year information has been updated to reflect the integration of these business units.

During the first quarter of fiscal 2009, our worldwide business continued to be impacted by the global financial crisis and the general macro economic environment. End-user demand for most of our products, including our Adobe Creative Suite family of products and our Adobe Acrobat family of products, was weaker than expected in the quarter and contributed to revenue results that were below our expectations for the quarter. Despite the revenue weakness, we were able to proactively manage our expenses to deliver earnings per share and profit margin results within the target ranges we publicly provided at the outset of the quarter.

In our Creative Solutions segment, revenue for our CS4 family of products, which began shipping in our fourth quarter of fiscal 2008, lags the revenue achieved for the equivalent CS3 products for the comparable period of time by more than 20%. We attribute this weakness to the economic conditions affecting the business of our creative professional customers, as well as job losses in the creative market place. Based on economic predictions and market trends such as ad spending, we do not expect the market environment for creative products to improve in the near term.

Our Knowledge Worker segment experienced a slow down in demand year-over-year, resulting in revenue below our expectations in the first quarter. We attribute this weakness to a slow down in corporate spending, as well as job losses in the markets we target with our Acrobat family of products, and we do not expect the market environment to improve in the near term.

In our Enterprise segment, despite the slow down in corporate spending, we achieved 18% year-over-year growth. We attribute this success to our focus on delivering innovative products and solutions for our enterprise customers that helps them reduce costs and improve customer service. Currently, we do not anticipate any significant deterioration associated with corporate spending that may affect this segment.

Our Platform segment revenue achieved 21% year-over-year growth due to increased revenue for licensing of our Flash Lite client technologies by mobile handset OEMs and consumer electronic device manufacturers. We expect the May 1, 2008 announcement of the Open Screen Project ("OSP") to substantially reduce our mobile and device revenue this fiscal year due to the removal of licensing fees on the next major releases of our Adobe Flash Platform technologies. We negotiated new contracts with a few OEMs during the first quarter of fiscal 2009 to help bridge their distribution abilities for existing solutions until newer, free versions based on the OSP are available for them to ship towards the end of the fiscal year. Platform segment revenue also grew year-over-year due to an increase in revenue generated through OEM relationships with companies in which we include their technologies as part of the download offerings of our client technologies such as Adobe Reader, Adobe Flash Player and Adobe Shockwave Player.

Product revenues reported in our Print and Publishing business segment were also affected by end-user demand weakness because of economic conditions, and declined by 14% year-over-year. We expect end-user demand weakness to continue in the near term.

CRITICAL ACCOUNTING POLICIES AND ESTIMATES

In preparing our condensed consolidated financial statements in accordance with GAAP and pursuant to the rules and regulations of the SEC, we make assumptions, judgments and estimates that affect the reported amounts of assets, liabilities, revenue and expenses, and related disclosures of contingent assets and liabilities. We base our assumptions, judgments and estimates on historical experience and various other factors that we believe to be reasonable under the circumstances. Actual results could differ materially from these estimates under different assumptions or conditions. On a regular basis, we evaluate our assumptions, judgments and estimates. We also discuss our critical accounting policies and estimates with the Audit Committee of the Board of Directors.

We believe that the assumptions, judgments and estimates involved in the accounting for revenue recognition, stock-based compensation, goodwill impairment and income taxes have the greatest potential impact on our condensed consolidated financial statements. These areas are key components of our results of operations and are based on complex rules which require us to make judgments and estimates, so we consider these to be our critical accounting policies. Historically, our assumptions, judgments and estimates relative to our critical accounting policies have not differed materially from actual results.

There have been no significant changes in our critical accounting policies and estimates during the three months ended February 27, 2009 as compared to the critical accounting policies and estimates disclosed in Management's Discussion and Analysis of Financial Condition and Results of Operations included in our Annual Report on Form 10-K for the year ended November 28, 2008.

RESULTS OF OPERATIONS

Revenue for the Three Months Ended February 27, 2009 and February 29, 2008 (in millions)

	2	009	2008
Product	\$	742.2	\$ 852.0
Percentage of total revenue		94%	96%
Services and support		44.2	38.4
Percentage of total revenue		6%	4%
Total revenue	\$	786.4	\$ 890.4

As described in Note 15 of our Notes to Condensed Consolidated Financial Statements, we have the following segments: Creative Solutions, Knowledge Worker, Enterprise, Platform and Print and Publishing

Our services and support revenue is comprised of consulting training and maintenance and support, primarily related to the licensing of our enterprise, developer and platform products. Our support revenue also includes technical

support and developer support to partners and developer organizations related to our desktop products. Our maintenance and support offerings which entitle customers to receive product upgrades and enhancements or technical support, depending on the offering, are recognized ratably over the term of the arrangement.

Segment Information (in millions)

				Percent
	2	2009	 2008	Change
Creative Solutions	\$	460.7	\$ 543.5	(15)%
Percentage of total revenue		59%	61%	
Knowledge Worker		163.1	195.5	(17)%
Percentage of total revenue		21%	22%	
Enterprise		63.9	54.2	18%
Percentage of total revenue		8%	6%	
Platform		52.3	43.3	21%
Percentage of total revenue		7%	5%	
Print and Publishing		46.4	53.9	(14)%
Percentage of total revenue		5%	6%	
Total revenue	\$	786.4	\$ 890.4	(12)%

Revenue from Creative Solutions decreased \$82.8 million during the three months ended February 27, 2009 as compared to the three months ended February 29, 2008. This year-over-year decrease was driven largely by a 17% decline in Creative Suites related revenue and a decline of 12% in Photoshop revenue. Also contributing to the decrease was an overall decline in the number of units licensed. Unit average selling prices remained relatively stable.

Revenue from Knowledge Worker decreased \$32.4 million during the three months ended February 27, 2009, compared to the three months ended February 29, 2008, primarily due to a decrease in revenue from our Acrobat family of products. We attribute the decline in revenue to lower volume licensing through our licensing programs by our enterprise customers, as well as a decrease in the number of units licensed through our shrinkwrap distribution channel. This lower demand was offset in part by an increase in overall unit average selling prices for the three months ended February 27, 2009 as compared to the three months ended February 29, 2008.

Revenue from Enterprise increased \$9.7 million during the three months ended February 27, 2009, compared to the three months ended February 29, 2008. The increase was primarily due to an increase in average transaction size, offset in part by a decrease in the number of enterprise solution transactions during the three months ended February 27, 2009 compared with the corresponding period in the prior fiscal year.

Revenue from Platform increased \$9.0 million during the three months ended February 27, 2009, compared to the three months ended February 29, 2008. The increase was primarily due to increased revenue from our Mobile Client products.

Revenue from Print and Publishing decreased \$7.5 million during the three months ended February 27, 2009, compared to the three months ended February 29, 2008. The decrease resulted principally from a slight decline in revenue associated with our legacy products.

Geographical Information (in millions)

			Percent
	2009	2008	Change
Americas	\$ 326.1	\$ 396.9	(18)%
Percentage of total revenue	41%	45%	1
EMEA	277.5	323.9	(14)%
Percentage of total revenue	35%	36%	1
Asia	182.8	169.6	8%
Percentage of total revenue	 24%	19%	1
Total revenue	\$ 786.4	\$ 890.4	(12)%

Overall revenue for the three months ended February 27, 2009 decreased when compared to the three months ended February 29, 2008 primarily due to a reduction in the adoption and licensing of our CS4 and Acrobat families of products.

Success with our LiveCycle business and a year-over-year increase in OEM licensing of our Mobile Client products offset part of the decline in the other businesses.

Revenue in the Americas decreased \$70.8 million during the three months ended February 27, 2009, compared to the three months ended February 29, 2008, due primarily to weaker demand with our creative and knowledge worker products. Continued success with our LiveCycle enterprise business helped to offset some of this weakness.

Revenue in EMEA decreased \$46.4 million during the three months ended February 27, 2009, compared to the three months ended February 29, 2008, due primarily to weaker demand with our creative and knowledge worker products, similar to the impact noted in the Americas.

Revenue in Asia increased \$13.2 million during the three months ended February 27, 2009 compared to the three months ended February 29, 2008, due primarily to the timing of the release of new product versions of our CS4 family of products.

Included in the overall decrease in revenue were impacts associated with foreign currency. Revenue in EMEA measured in U.S. dollars decreased approximately \$22.9 million, due to the strength of the U.S. dollar against the Euro, during the three months ended February 27, 2009, over the same reporting period last year. Although the U.S. dollar strengthened significantly against the Euro year-over-year, during the three months ended February 27, 2009, we were able to mitigate all but \$2.5 million of this impact to our reported revenue with our currency hedging program which resulted in hedging gains of \$20.4 million. Revenue in Asia measured in U.S. dollars was favorably impacted by approximately \$14.9 million due to the strength of the Yen against the U.S. dollar during the three months ended February 27, 2009, over the same reporting period last year.

Product Backlog

The actual amount of product backlog at any particular time may not be a meaningful indicator of future business prospects. Backlog is comprised of unfulfilled orders, excluding those associated with new product releases, those pending credit review and those not shipped due to the application of our global inventory policy. We had minimal backlog at the end of both the first quarter of fiscal 2009 and the fourth quarter of fiscal 2008.

Cost of Revenue for the Three Months Ended February 27, 2009 and February 29, 2008 (in millions)

				Percent
	2	2009	2008	Change
Product	\$	58.9	\$ 59.8	(2)%
Percentage of total revenue		7%	7%	
Services and support		18.5	22.7	(19)%
Percentage of total revenue		2%	3%	
Total cost of revenue	\$	77.4	\$ 82.5	(6)%

Product

Cost of product revenue includes product packaging, third-party royalties, excess and obsolete inventory, amortization related to localization costs and acquired rights to use technology and the costs associated with the manufacturing of our products.

Cost of product revenue increased (decreased) due to the following:

	Percent Change 2008 to 2009 QTD
Hosted services	6%
Excess and obsolete inventory	5
Amortization of acquired rights to use technology	3
Localization costs related to our product launches	(2)
Amortization of purchased intangibles	(13)
Various individually insignificant items	(1)
Total change	(2)%

The increase in hosted service costs was primarily related to the amortization of capitalized infrastructure costs for the three months ended February 27, 2009 as compared to the three months ended February 29, 2008.

The increase in excess and obsolete inventory was primarily related to certain localized languages of our CS3 products, which became obsolete and were disposed of.

Amortization expense decreased during the three months ended February 27, 2009 as compared to the three months ended February 29, 2008, due to a decrease in amortization expense primarily associated with intangible assets purchased through the Macromedia acquisition.

Services and Support

Cost of services and support revenue is primarily comprised of employee-related costs and associated costs incurred to provide consulting services, training and product support.

Cost of services and support revenue decreased during the three months ended February 27, 2009 as compared to the three months ended February 29, 2008, primarily due to decreases in compensation and related benefits driven by reduced headcount.

Operating Expenses for the Three Months Ended February 27, 2009 and February 29, 2008

Research and Development, Sales and Marketing and General and Administrative Expenses

Compensation costs decreased for the three months ended February 27, 2009 primarily due to lower profit sharing and employee bonuses based on company performance to date, when compared to the three months ended February 29, 2008.

Research and Development (in millions)

				Percent
	2009)	2008	Change
Expenses	\$	149.9	\$ 168.5	(11)%
Percentage of total revenue		19%	19%	

Research and development expenses consist primarily of salary and benefit expenses for software developers, contracted development efforts, related facilities costs and expenses associated with computer equipment used in software development.

Research and development expenses decreased due to the following:

	Percent Change 2008 to 2009
	QTD
Compensation associated with incentive compensation and stock-based compensation	(6)%
Various individually insignificant items	(5)
Total change	(11)%

We believe that investments in research and development, including the recruiting and hiring of software developers, are critical to remain competitive in the marketplace and are directly related to continued timely development of new and enhanced products. We will continue to focus on long-term opportunities available in our end markets and make significant investments in the development of our desktop application and server-based software products.

Sales and Marketing (in millions)

			Percent	Percent		
	 2009	2008	Change Change			
Expenses	\$ 249.5	\$	262.6 (5)	%		
Percentage of total revenue	32%		29%			

Sales and marketing expenses consist primarily of salary and benefit expenses, sales commissions, travel expenses and related facilities costs for our sales, marketing, order management and global supply chain management personnel. Sales

and marketing expenses also include the costs of programs aimed at increasing revenue, such as advertising, trade shows, public relations and other market development programs.

Sales and marketing expenses increased (decreased) due to the following:

	Percent Change 2008 to 2009 QTD
Marketing spending related to product launches and overall marketing efforts to further increase revenue	3%
Compensation associated with incentive compensation and stock-based compensation	(6)
Various individually insignificant items	(2)
Total change	(5)%

General and Administrative (in millions)

			Percent
	 2009	2008	Change
Expenses	\$ 74.1	\$ 82.9	(11)%
Percentage of total revenue	9%	Q0,	6

General and administrative expenses consist primarily of compensation and benefit expenses, travel expenses and related facilities costs for our finance, facilities, human resources, legal, information services and executive personnel. General and administrative expenses also include outside legal and accounting fees, provision for bad debts, expenses associated with computer equipment and software used in the administration of the business, charitable contributions and various forms of insurance.

General and administrative expenses increased (decreased) due to the following

	2008 to 2009 QTD
Provision for bad debts	4%
Professional and consulting fees	3
Compensation associated with incentive compensation and stock-based compensation	(8)
Charitable contributions	(12)
Various individually insignificant items	2
Total change	(11)%

The decrease in charitable contributions reflects a change in the timing of contributions to the Adobe Foundation.

Restructuring Charges (in millions)

	 2009	2008	Percent Change
Expenses	\$ 12.3 \$	1.4	*
Percentage of total revenue	2%	*	

Percentage is not meaningful.

In the fourth quarter of fiscal 2008, we initiated a restructuring program, consisting of reductions in workforce of approximately 560 full-time positions globally and the consolidation of facilities, in order to reduce our operating costs and focus our resources on key strategic priorities. In connection with this restructuring program, we recorded restructuring charges totaling \$29.2 million related to termination benefits for the elimination of approximately 460 of these full-time positions globally. As of November 28, 2008, \$0.4 million was paid.

In the first quarter of fiscal 2009, we continued to implement restructuring activities under this program. We vacated approximately 89,000 square feet of research and development and sales facilities in the U.S., the United Kingdom and Canada. In accordance with SFAS 146, we accrued \$8.5 million for the fair value of our future contractual obligations under the operating lease using our credit-adjusted risk-free interest rate, estimated at approximately 6% as of the date we ceased to use the leased property. This amount is net of the fair value of future estimated sublease income of approximately \$2.6

million. We also recorded charges of \$3.4 million for termination benefits for the elimination of approximately 43 of the remaining 100 full-time positions expected to be terminated.

As of February 27, 2009, accrued restructuring charges related to the 2008 restructuring program and the Macromedia acquisition totaled \$13.6 million and \$11.7 million, respectively. We expect to pay these liabilities through fiscal 2013 and fiscal 2011, respectively.

Amortization of Purchased Intangibles (in millions)

			rercent
	2009	2008	Change
Expenses	\$ 15.4	\$ 17.1	(10)%
Percentage of total revenue	2%	2%	0

Amortization expense decreased during the three months ended February 27, 2009 as compared to the three months ended February 29, 2008, due to a decrease in amortization expense associated with intangible assets purchased through the Macromedia acquisition.

Non-Operating Income (Expense) for the Three Months Ended February 27, 2009 and February 29, 2008 (in millions)

				Percent
	 2009		2008	Change
Interest and other income, net	\$ 13.3	\$	13.3	<u> </u>
Percentage of total revenue	2%		1%	
Interest expense	(0.8)		(1.8)	56%
Percentage of total revenue	*		*	
Investment gain (loss), net	(17.3)		8.7	(299)%
Percentage of total revenue	 (2)%		1%	
Total non-operating income (expense), net	\$ (4.8)	\$	20.2	(124)%

Percentage is not meaningful.

Interest and Other Income, net

Interest and other income, net, consists primarily of interest earned on cash, cash equivalents and short-term fixed income investments. Interest and other income, net also includes foreign exchange gains and losses, including those from hedging revenue transactions primarily denominated in Japanese Yen and Euro currencies.

Interest and other income, net, was consistent during the three months ended February 27, 2009 as compared to the three months ended February 29, 2008.

Interest Expense

Interest expense for the three months ended February 27, 2009, primarily represents interest associated with our credit facility. The outstanding balance as of February 27, 2009 was \$350.0 million. Interest due under the credit facility is paid upon expiration of the LIBOR contract or at a minimum, quarterly. The decline in interest expense was primarily due to lower interest rates.

Investment Gain (Loss), net

Investment gain (loss), net, consist principally of realized gains or losses from the sale of marketable equity investments, other-than-temporary declines in the value of marketable and non-marketable equity securities, unrealized holding gains and losses associated with our deferred compensation plan assets (classified as trading securities), and gains and losses of Adobe Ventures. Our investment losses for the three months ended February 27, 2009 were primarily due to unrealized losses related to our Adobe Ventures and direct investments as compared to the three months ended February 29, 2008.

Provision for Income Taxes for the Three Months Ended February 27, 2009 and February 29, 2008 (in millions)

			Percent
	2009	2008	Change
Provision	\$ 46.7	\$ 76.3	(39)%
Percentage of total revenue	6%	9%	
Effective tax rate	23%	26%	

Our effective tax rate decreased approximately three percentage points during the three months ended February 27, 2009 as compared to the three months ended February 29, 2008. The decrease was primarily related to the availability of the U.S. research and development credit during fiscal year 2009, which was not in effect during fiscal year 2008 until Adobe's fourth quarter, and stronger forecasted international profits for fiscal 2009.

Summary of FIN 48

Under FIN No. 48 "Accounting for Uncertainty in Income Taxes an Interpretation of SFAS No. 109" ("FIN 48"), the gross liability for unrecognized tax benefits at February 27, 2009 was \$140.8 million, exclusive of interest and penalties. If the total unrecognized tax benefits at February 27, 2009 were recognized in the future, the following amounts, net of an estimated \$13.0 million federal benefit related to deducting certain payments on future tax returns, would result: \$57.4 million of unrecognized tax benefits would decrease the effective tax rate and \$70.3 million would decrease goodwill.

As of February 27, 2009, the combined amount of accrued interest and penalties related to tax positions taken on our tax returns and included in non-current income taxes payable was approximately \$15.1 million.

The accounting treatment related to certain unrecognized tax benefits from acquired companies, including Macromedia, will change when SFAS 141R becomes effective. SFAS 141R will be effective in the first quarter of our fiscal year 2010. At such time, any changes to the recognition or measurement of these unrecognized tax benefits will be recorded through income tax expense, where currently the accounting treatment would require any adjustment to be recognized through the purchase price as an adjustment to goodwill.

The timing of the resolution of income tax examinations is highly uncertain and the amounts ultimately paid, if any, upon resolution of the issues raised by the taxing authorities may differ materially from the amounts accrued for each year. While it is reasonably possible that some issues in the IRS and other examinations could be resolved within the next 12 months, based upon the current facts and circumstances, we cannot estimate the timing of such resolution or range of potential changes as it relates to the unrecognized tax benefits that are recorded as part of our financial statements. We do not expect any material settlements in the next twelve months but it is inherently uncertain to determine.

LIQUIDITY AND CAPITAL RESOURCES

This data should be read in conjunction with our condensed consolidated statements of cash flows.

	February 27,	November 28,
(in millions)	2009	2008
Cash, cash equivalents and short-term investments	\$ 2,383.7	\$ 2,019.2
Working capital	\$ 2,232.1	\$ 1,972.5
Stockholders' equity	\$ 4,611.2	\$ 4,410.4

Summary of our cash flows (in millions):

	February 27, 2009		February 29, 2008	
Net cash provided by operating activities	\$	365.7	\$	399.3
Net cash (used for) provided by investing activities		(131.5)		328.8
Net cash provided by (used for) financing activities		28.7		(646.5)
Effect of foreign currency exchange rates on cash and cash equivalents		(0.4)		4.7
Net increase in cash and cash equivalents	\$	262.5	\$	86.3

Our primary source of cash is receipts from revenue. The primary uses of cash are payroll related expenses; general operating expenses including marketing travel and office rent; and cost of product revenue. Another source of cash is proceeds from the exercise of employee options and participation in the ESPP.

Cash Flows from Operating Activities

Net cash provided by operating activities of \$365.7 million for the three months ended February 27, 2009, was primarily comprised of net income plus the net effect of non-cash expenses. The primary working capital sources of cash were net income coupled with decreases in trade receivables, prepaid expenses and other current assets, and an increase in income taxes payable. Trade receivables decreased primarily from CS4 revenue that was shipped in the latter half of the fourth quarter of fiscal 2008 and collected during the first quarter of fiscal 2009.

The primary working capital uses of cash were decreases in accrued expenses, deferred revenue, accrued restructuring and trade payables. Accrued expenses decreased primarily due to payments for employee bonuses and commissions related to fiscal 2008 and a reduction in the employee stock purchase accrual resulting from the December 2008 ESPP purchase, offset in part by increases in accrued payroll taxes. Decreases in deferred revenue related primarily to deferred revenue that was recognized in the first quarter of fiscal 2009 related to our free of charge upgrades for CS4 and Adobe Photoshop Lightroom products as well as declines in maintenance and support orders. Accrued restructuring decreased primarily due to payments related to the 2008 restructuring program that was initiated in the fourth quarter of fiscal 2008, offset in part by new charges.

Cash Flows from Investing Activities

Net cash from investing activities changed from cash provided for the three months ended February 29, 2008 of \$328.8 million to cash used for the three months ended February 27, 2009 of \$131.5 million primarily due to increases in purchases of short-term investments, offset in part by decreases in maturities and sales of short-term investments. The proceeds from the short-term investments during the three months ended February 29, 2008 were greater than those in the corresponding period of fiscal 2009 as we liquidated certain investments in the first quarter of fiscal 2008 to fund the repurchase of our stock under our structured repurchase program.

Other uses of cash during the three months ended February 27, 2009 represented purchases of property and equipment and long-term investments and other assets, offset in part by proceeds from the sale of equity securities.

Cash Flows from Financing Activities

Net cash from financing activities changed from cash used for the three months ended February 29, 2008 of \$646.5 million to cash provided for the three months ended February 27, 2009 of \$28.7 million primarily due to minimal activity for treasury stock purchases during the three months ended February 27, 2009. (See the sections titled "Stock Repurchase Program I" and "Stock Repurchase Program II" discussed below).

We expect to continue our investing activities, including short-term and long-term investments, venture capital, facilities expansion and purchases of computer systems for research and development, sales and marketing product support and administrative staff. Furthermore, cash reserves may be used to repurchase stock under our stock repurchase programs and to strategically acquire software companies, products or technologies that are complementary to our business.

In the fourth quarter of fiscal 2008, we initiated a restructuring program consisting of reductions in workforce of approximately 560 full-time positions globally and the consolidation of facilities, in order to reduce our operating costs and focus our resources on key strategic priorities. In connection with this restructuring program, we recorded restructuring charges totaling \$29.2 million related to termination benefits for the elimination of approximately 460 of these full-time positions globally. As of November 28, 2008, \$0.4 million was paid.

In the first quarter of fiscal 2009, we continued to implement restructuring activities under this restructuring program. We vacated approximately 89,000 square feet of research and development and sales facilities in the U.S., the United Kingdom and Canada. In accordance with SFAS 146, we accrued \$8.5 million for the fair value of our future contractual obligations under the operating lease using our credit-adjusted risk-free interest rate, estimated at approximately 6% as of the date we ceased to use the leased property. This amount is net of estimated sublease income. We also recorded charges of \$3.4 million for termination benefits for the elimination of approximately 43 of the remaining 100 full-time positions expected to be terminated. We expect to pay substantially all of the accrued termination benefits during the remainder of fiscal 2009 and the facilities-related liabilities through fiscal 2013.

Our existing cash, cash equivalents and investment balances may decline in fiscal 2009 in the event of a further weakening of the economy or changes in our planned cash outlay. Cash from operations could also be affected by various risks and uncertainties, including but not limited to the risks detailed in Part II, Item 1A titled "Risk Factors". However, based on our current business plan and revenue prospects, we believe that our existing balances, our anticipated cash flows from operations and our available credit facility will be sufficient to meet our working capital and operating resource expenditure requirements for the next twelve months. Our existing credit facility is currently \$1.0 billion of which we have borrowed \$350.0 million. The purpose of the credit facility is to provide backup liquidity for general corporate purposes including stock repurchases.

We use professional investment management firms to manage a large portion of our invested cash. External investment firms managed, on average, 59% of our consolidated invested balances during the first quarter of fiscal 2009. Within the U.S., the portfolio is invested primarily in money market funds for working capital purposes. Outside of the U.S., our fixed income portfolio is primarily invested in U.S. Treasury securities.

Stock Repurchase Program I

During the three months ended February 27, 2009, we repurchased approximately 5.0 million shares at an average price per share of \$22.79 through structured repurchase agreements entered into during fiscal 2008. We entered into these agreements in order to take advantage of repurchasing shares at a guaranteed discount to the Volume Weighted Average Price ("VWAP") of our common stock over a specified period of time. We only enter into such transactions when the discount that we receive is higher than the foregone return on our cash prepayments to the financial institutions. There were no explicit commissions or fees on these structured repurchases. Under the terms of the agreements, there is no requirement for the financial institutions to return any portion of the prepayment to us.

The financial institutions agree to deliver shares to us at monthly intervals during the contract term. The parameters used to calculate the number of shares deliverable are: the total notional amount of the contract, the number of trading days in the contract, the number of trading days in the interval, and the average VWAP of our stock during the interval less the agreed upon discount.

Stock Repurchase Program II

Under this stock repurchase program, we had authorization to repurchase 50.0 million shares of our common stock. From the inception of the 50.0 million share authorization under this program, we provided prepayments of \$1.9 billion under structured share repurchase agreements to large financial institutions. During the third quarter of fiscal 2008, the remaining authorized number of shares were repurchased.

Refer to Part II, Item 2 in this report for share repurchases during the quarter ended February 27, 2009.

Off-Balance Sheet Arrangements and Aggregate Contractual Obligations

Our principal commitments as of February 27, 2009 consist of obligations under operating leases, royalty agreements and various service agreements. See Note 12 of our Notes to Condensed Consolidated Financial Statements for more detailed information.

Financial Covenants

Two of our lease agreements and our credit agreement are subject to financial covenants. As of February 27, 2009, we were in compliance with all of our financial covenants and we expect to remain in compliance during the next 12 months. We believe these covenants will not impact our credit or cash in the coming fiscal year or restrict our ability to execute our business plan.

Royalties

We have certain royalty commitments associated with the shipment and licensing of certain products. Royalty expense is generally based on a dollar amount per unit shipped or a percentage of the underlying revenue.

Guarantees

The lease agreements for our corporate headquarters provide for residual value guarantees. Under FIN 45, the fair value of a residual value guarantee in lease agreements entered into after December 31, 2002 must be recognized as a liability on our condensed consolidated balance sheets. As such, we recognized \$5.2 million and \$3.0 million in liabilities, related to the East and West Towers and Almaden Tower leases, respectively. These liabilities are recorded in other long-term liabilities with the offsetting entry recorded as prepaid rent in other assets. The balance will be amortized to the income statement over the life of the leases. As of February 27, 2009, the unamortized portion of the fair value of the residual value guarantees remaining in other long-term liabilities and prepaid rent was \$2.2 million.

Indemnifications

In the normal course of business, we provide indemnifications of varying scope to customers against claims of intellectual property infringement made by third parties arising from the use of our products. Historically, costs related to these indemnification provisions have not been significant and we are unable to estimate the maximum potential impact of these indemnification provisions on our future results of operations.

To the extent permitted under Delaware law, we have agreements whereby we indemnify our directors and officers for certain events or occurrences while the director or officer is, or was serving at our request in such capacity. The indemnification period covers all pertinent events and occurrences during the director's or officer's lifetime. The maximum potential amount of future payments we could be required to make under these indemnification agreements is unlimited; however, we have director and officer insurance coverage that limits our exposure and enables us to recover a portion of any future amounts paid. We believe the estimated fair value of these indemnification agreements in excess of applicable insurance coverage is minimal.

As part of our limited partnership interest in Adobe Ventures, we have provided a general indemnification to Granite Ventures, an independent venture capital firm and sole general partner of Adobe Ventures, for certain events or occurrences while Granite Ventures is, or was serving at our request in such capacity provided that Granite Ventures acts in good faith on behalf of the partnership. We are unable to develop an estimate of the maximum potential amount of future payments that could potentially result from any hypothetical future claim, but believe the risk of having to make any payments under this general indemnification to be remote.

ITEM 3. QUANTITATIVE AND QUALITATIVE DISCLOSURES ABOUT MARKET RISK

We believe that there have been no significant changes in our market risk exposures for the three months ended February 27, 2009.

ITEM 4. CONTROLS AND PROCEDURES

Based on their evaluation as of February 27, 2009, our Chief Executive Officer and Chief Financial Officer have concluded that our disclosure controls and procedures (as defined in Rules 13a-15(e) and 15d-15(e) under the Securities Exchange Act of 1934, as amended) were effective at the reasonable assurance level to ensure that the information required to be disclosed by us in this quarterly report on Form 10-Q was (i) recorded, processed, summarized and reported within the time periods specified in the SEC's rules and regulations and (ii) accumulated and communicated to our management, including our Chief Executive Officer and Chief Financial Officer, to allow timely decisions regarding required disclosure.

There were no changes in our internal control over financial reporting during the quarter ended February 27, 2009 that have materially affected, or are reasonably likely to materially affect our internal control over financial reporting.

Our management, including our Chief Executive Officer and Chief Financial Officer, does not expect that our disclosure controls and procedures or our internal controls over financial reporting will prevent all error and all fraud. A control system, no matter how well conceived and operated, can provide only reasonable, not absolute, assurance that the objectives of the control system are met. Further, the design of a control system must reflect the fact that there are resource constraints, and the benefits of controls must be considered relative to their costs. Because of the inherent limitations in all control systems, no evaluation of controls can provide absolute assurance that all control issues and instances of fraud, if any, within Adobe have been detected

PART II—OTHER INFORMATION

ITEM 1. LEGAL PROCEEDINGS

See Note 12 "Commitments and Contingencies" of our Notes to Condensed Consolidated Financial Statements regarding our legal proceedings.

ITEM 1A. RISK FACTORS

As previously discussed, our actual results could differ materially from our forward-looking statements. Factors that might cause or contribute to such differences include, but are not limited to, those discussed below. These and many other factors described in this report could adversely affect our operations, performance and financial condition.

Adverse changes in general economic or political conditions in any of the major countries in which we do business could adversely affect our operating results,

As our business has grown, we have become increasingly subject to the risks arising from adverse changes in domestic and global economic and political conditions. Uncertainty about future economic and political conditions makes it difficult for us to forecast operating results and to make decisions about future investments. For example, the direction and relative strength of the global economy has recently been increasingly uncertain due to softness in the residential real estate and mortgage markets, volatility in fuel and other energy costs, difficulties in the financial services sector and credit markets, continuing geopolitical uncertainties and other macroeconomic factors affecting spending behavior. If economic growth in the United States and other countries' economies is slowed, many customers may delay or reduce technology purchases or marketing spending. This could result in reductions in sales of our products, longer sales cycles, slower adoption of new technologies and increased price competition.

The current global financial crisis affecting the banking system and financial markets and the possibility that financial institutions may consolidate or go out of business have resulted in a tightening in the credit markets, a low level of liquidity in many financial markets, and extreme volatility in fixed income, credit, currency and equity markets. There could be a number of follow-on effects from the credit crisis on our business, including insolvency of certain of our key distributors, resellers, OEMs, retailers and systems integrators, ISVs and VARs (collectively referred to as "distributors"), which could impair our distribution channels, inability of customers, including our distributors, to obtain credit to finance purchases of our products, and failure of derivative counterparties and other financial institutions, which could negatively impact our treasury operations. Other income and expense could also vary from expectations depending on gains or losses realized on the sale or exchange of financial instruments, impairment charges related to investment securities as well as equity and other investments, interest rates, cash balances, and changes in fair value of derivative instruments. Any of these events would likely harm our business, results of operations and financial condition.

Political instability in any of the major countries we do business in would also likely harm our business, results of operations and financial condition.

If we cannot continue to develop, market and distribute new products or upgrades to existing products that meet customer requirements, our operating results could suffer.

The process of developing new high technology products and enhancing existing products is complex, costly and uncertain, and any failure by us to anticipate customers' changing needs and emerging technological trends accurately could significantly harm our market share and results of operations. We must make long-term investments, develop or obtain appropriate intellectual property and commit significant resources before knowing whether our predictions will accurately reflect customer demand for our products. Our inability to extend our core technologies into new applications and new platforms, including the mobile and embedded devices market, and to anticipate or respond to technological changes could affect continued market acceptance of our products and our ability to develop new products. Additionally, any delay in the development, production, marketing or distribution of a new product or upgrade to an existing product could cause a decline in our revenue, earnings or stock price and could harm our competitive position.

We offer our desktop application-based products primarily on Windows and Macintosh platforms. We generally offer our server-based products on the Linux platform as well as the Windows and UNIX platforms. To the extent that there is a slowdown of customer purchases of personal computers on either the Windows or Macintosh platform or in general, or to the extent that significant demand arises for our products or competitive products on the Linux desktop or other platforms before we choose and are able to offer our products on these platforms our business could be harmed. Additionally, to the

extent that we have difficulty transitioning product or version releases to new Windows and Macintosh operating systems, or to the extent new releases of operating systems or other third party products make it more difficult for our products to perform, our business could be harmed.

Introduction of new products and business models by existing and new competitors could harm our competitive position and results of operations.

The markets for our products are characterized by intense competition, evolving industry standards and business models, disruptive software and hardware technology developments, frequent new product introductions, short product life cycles, price cutting with resulting downward pressure on gross margins, and price sensitivity on the part of consumers. Our future success will depend on our ability to enhance our existing products, introduce new products on a timely and cost-effective basis, meet changing customer needs, extend our core technology into new applications, and anticipate and respond to emerging standards, business models, software delivery methods and other technological changes. For example, Microsoft Windows Vista operating system which contains a fixed document format, XPS, competes with Adobe PDF. Additionally, Microsoft Office 2007, which offers a feature to save Microsoft Office documents as PDF files through a freely distributed plug-in, competes with Adobe PDF creation (Microsoft has announced that it will add support for PDF directly in its Office products beginning in 2009 via SP2 for Office 2007). Microsoft Expression Studio competes with our Adobe Creative Suite family of products and Microsoft Silverlight and Visual Studio, Web development tools for RIAs, compete with Adobe Flash, Adobe Flex and Adobe AIR. Google Gears and Sun's JavaFX, alternative approaches to deploying RIAs compete with Adobe Flash and Adobe AIR. Companies, such as Google, Sun, Apple and Microsoft, may introduce competing software offerings for free or open source vendors may introduce competitive products. In addition, recent advances in computing and communications technologies have made the software as a service ("SaaS") business model viable. SaaS allows companies to provide applications, data and related services over the Internet. Providers use primarily advertising or subscription-based revenue models. We are exploring the deployment of our own SaaS strategies, but may not be able to develop the infrastructure

If we fail to successfully manage transitions to new business models and markets, our results of operations could be negatively impacted.

We plan to release numerous new product and service offerings and employ new software delivery methods in connection with our transition to new business models. It is uncertain whether these strategies will prove successful or that we will be able to develop the infrastructure and business models as quickly as our competitors. Market acceptance of these new product and service offerings will be dependent on our ability to include functionality and usability in such releases that address certain customer requirements with which we have limited prior experience and operating history. Some of these new product and service offerings could subject us to increased risk of legal liability related to the provision of services as well as cause us to incur significant technical, legal or other costs. Additionally, customer requirements for open standards or open source products could impact adoption or use with respect to some of our products. To the extent we incorrectly estimate customer requirements for such products or services or if there is a delay in market acceptance of such products or services, our business could be harmed.

From time to time we open source certain of our technology initiatives, provide broader open access to certain of our technology, such as our Open Screen Project, and release selected technology for industry standardization. These changes may have negative revenue implications and make it easier for our competitors to produce products similar to ours. If we are unable to respond to these competitive threats, our business could be harmed.

We are also devoting significant resources to the development of technologies and service offerings in markets where we have a limited operating history, including the enterprise, government and mobile and device markets. In the enterprise and government markets, we intend to increase our focus on vertical markets such as education, financial services, manufacturing and the architecture, engineering and construction markets and horizontal markets such as training and marketing. These new offerings and markets require a considerable investment of technical, financial and sales resources, and a scalable organization. Many of our competitors may have advantages over us due to their larger presence, larger developer network, deeper experience in the enterprise, government and mobile and device markets, and greater sales and marketing resources. In the mobile and device markets, our intent is to partner with device makers, manufacturers and telecommunications carriers to embed our technology on their platforms, and in the enterprise and government market our

intent is to form strategic alliances with leading enterprise and government solutions and service providers to provide additional resources to further enable penetration of such markets. If we are unable to successfully enter into strategic alliances with device makers, manufacturers, telecommunication carriers and leading enterprise and government solutions and service providers, or if they are not as productive as we anticipate, our market penetration may not proceed as rapidly as we anticipate and our results of operations could be negatively impacted.

Revenue from our new businesses may be difficult to predict.

As previously discussed, we are devoting significant resources to the development of product and service offerings where we have a limited operating history. This makes it difficult to predict revenue and revenue may decline quicker than anticipated. Additionally, we have a limited history of licensing products in certain markets such as the government and enterprise market and may experience a number of factors that will make our revenue less predictable, including longer than expected sales and implementation cycles, decision to open source certain of our technology initiatives, potential deferral of revenue due to multiple-element revenue arrangements and alternate licensing arrangements. If any of our assumptions about revenue from our new businesses prove incorrect, our actual results may vary materially from those anticipated, estimated or projected.

We may incur substantial costs enforcing or acquiring intellectual property rights and defending against third-party claims as a result of litigation or other proceedings.

In connection with the enforcement of our own intellectual property rights, the acquisition of third-party intellectual property rights, or disputes relating to the validity or alleged infringement of third-party intellectual property rights, including patent rights, we have been, are currently and may in the future be subject to claims, negotiations or complex, protracted litigation. Intellectual property disputes and litigation are typically very costly and can be disruptive to our business operations by diverting the attention and energies of management and key technical personnel. Although we have successfully defended or resolved past litigation and disputes, we may not prevail in any ongoing or future litigation and disputes. Third party intellectual property disputes could subject us to significant liabilities, require us to enter into royalty and licensing arrangements on unfavorable terms, prevent us from manufacturing or licensing certain of our products, subject us to injunctions restricting our sale of products, cause severe disruptions to our operations or the markets in which we compete, or require us to satisfy indemnification commitments with our customers including contractual provisions under various license arrangements. In addition, we may incur significant costs in acquiring the necessary third party intellectual property rights for use in our products. Any of these could seriously harm our business.

We may not be able to protect our intellectual property rights, including our source code, from third-party infringers, or unauthorized copying, use, disclosure or malicious attack.

Although we defend our intellectual property rights and combat unlicensed copying and use of software and intellectual property rights through a variety of techniques, preventing unauthorized use or infringement of our rights is inherently difficult. We actively pursue software pirates as part of our enforcement of our intellectual property rights, but we nonetheless lose significant revenue due to illegal use of our software. If piracy activities increase, it may further harm our business.

Additionally, we take significant measures to protect the secrecy of our confidential information and trade secrets, including our source code. If unauthorized disclosure of our source code occurs, we could potentially lose future trade secret protection for that source code. The loss of future trade secret protection could make it easier for third parties to compete with our products by copying functionality, which could adversely affect our revenue and operating margins. We also seek to protect our confidential information and trade secrets through the use of non-disclosure agreements with our customers, contractors, vendors, and partners. However there is a risk that our confidential information and trade secrets may be disclosed or published without our authorization, and in these situations it may be difficult and or costly for us to enforce our rights.

We also devote significant resources to maintaining the security of our products from malicious hackers who develop and deploy viruses, worms, and other malicious software programs that attack our products. Nevertheless, actual or perceived security vulnerabilities in our products could harm our reputation and lead some customers to seek to return products, to reduce or delay future purchases, to use competitive products or to make claims against us. Also, with the introduction of hosted services with some of our product offerings, our customers may use such services to share confidential and sensitive information. If a breach of security occurs on these hosted systems, we could be held liable to our customers or be subject to governmental complaints. Additionally, such breaches could lead to interruptions, delays and data loss and protection concerns as well as harm to our reputation.

We may not realize the anticipated benefits of past or future acquisitions, and integration of these acquisitions may disrupt our business and management.

We have in the past and may in the future acquire additional companies, products or technologies. We may not realize the anticipated benefits of an acquisition and each acquisition has numerous risks. These risks include:

- difficulty in assimilating the operations and personnel of the acquired company;
- difficulty in effectively integrating the acquired technologies or products with our current products and technologies;
- difficulty in maintaining controls, procedures and policies during the transition and integration;
- disruption of our ongoing business and distraction of our management and employees from other opportunities and challenges;
- difficulty integrating the acquired company's accounting, management information, human resources and other administrative systems;
- inability to retain key technical and managerial personnel of the acquired business;
- inability to retain key customers, distributors, vendors and other business partners of the acquired business;
- inability to achieve the financial and strategic goals for the acquired and combined businesses;
- inability to take advantage of anticipated tax benefits as a result of unforeseen difficulties in our integration activities;
- incurring acquisition-related costs or amortization costs for acquired intangible assets that could impact our operating results;
- potential additional exposure to fluctuations in currency exchange rates;
- potential impairment of our relationships with employees, customers, partners, distributors or third-party providers of technology or products;
- potential failure of the due diligence processes to identify significant problems, liabilities or other shortcomings or challenges of an acquired company or technology, including but not limited to, issues with the acquired company's intellectual property, product quality or product architecture, revenue recognition or other accounting practices, employee, customer or partner issues or legal and financial contingencies;
- exposure to litigation or other claims in connection with, or inheritance of claims or litigation risk as a result of, an acquisition, including but not limited to, claims from terminated employees, customers, former stockholders or other third parties;
- incurring significant exit charges if products acquired in business combinations are unsuccessful;
- potential inability to assert that internal controls over financial reporting are effective;
- potential inability to obtain, or obtain in a timely manner, approvals from governmental authorities, which could delay or prevent such acquisitions; and
- potential delay in customer and distributor purchasing decisions due to uncertainty about the direction of our product offerings.

Mergers and acquisitions of high technology companies are inherently risky, and ultimately, if we do not complete an announced acquisition transaction or integrate an acquired business successfully and in a timely manner, we may not realize the benefits of the acquisition to the extent anticipated.

Failure to manage our sales and distribution channels effectively could result in a loss of revenue and harm to our business.

A significant amount of our revenue for application products is from two distributors, Ingram Micro, Inc. and Tech Data Corporation, which represented 12% and 8% of our net revenue for the first quarter of fiscal 2009, respectively. We have multiple non-exclusive, independently negotiated distribution agreements with Ingram Micro and Tech Data and their subsidiaries covering our arrangements in specified countries and regions. Each of these contracts has an independent duration, is independent of any other agreement (such as a master distribution agreement) and any termination of one

agreement does not affect the status of any of the other agreements. In the first quarter of fiscal 2009, no single agreement with these distributors was responsible for over 10% of our total net revenue. If any one of our agreements with these distributors were terminated, we believe we could make arrangements with new or existing distributors to distribute our products without a substantial disruption to our business; however, any prolonged delay in securing a replacement distributor could have a negative short-term impact on our results of operations.

Our distributors also sell our competitors' products, and if they favor our competitors' products for any reason, they may fail to market our products as effectively or to devote resources necessary to provide effective sales, which would cause our results to suffer. We also distribute some products through our OEM channel, and if our OEM partners decide not to bundle our applications on their devices, our results could suffer.

In addition, the financial health of our distributors and our continuing relationships with them are important to our success. Some of these distributors may be unable to withstand adverse changes in current economic conditions, which could result in insolvency of certain of our distributors and/or the inability of our distributors to obtain credit to finance purchases of our products. In addition, weakness in the end-user market could further negatively affect the cash flow of our distributors who could, in turn, delay paying their obligations to us, which would increase our credit risk exposure. Our business could be harmed if the financial condition of some of these distributors substantially weakens and we were unable to timely secure replacement distributors.

We also sell certain of our products through our direct sales force. Risks associated with this sales channel include a longer sales cycle associated with direct sales efforts, difficulty in hiring retaining and motivating our direct sales force, and substantial amounts of training for sales representatives, including regular updates to cover new and upgraded products.

Catastrophic events may disrupt our business.

We are a highly automated business and rely on our network infrastructure and enterprise applications, internal technology systems and our Web site for our development, marketing operational, support, hosted services and sales activities. A disruption or failure of these systems in the event of a major earthquake, fire, telecommunications failure, cyber-attack, war, terrorist attack, or other catastrophic event could cause system interruptions, reputational harm, delays in our product development, breaches of data security and loss of critical data and could prevent us from fulfilling our customers' orders. Our corporate headquarters, a significant portion of our research and development activities, our data centers, and certain other critical business operations are located in San Jose, California, which is near major earthquake faults. We have developed certain disaster recovery plans and certain backup systems to reduce the potentially adverse effect of such events, but a catastrophic event that results in the destruction or disruption of any of our data centers or our critical business or information technology systems could severely affect our ability to conduct normal business operations and, as a result, our future operating results could be adversely affected.

Net revenue, margin or earnings shortfalls or the volatility of the market generally may cause the market price of our stock to decline.

The market price for our common stock has experienced significant fluctuations and may continue to fluctuate significantly. The market price for our common stock may be affected by a number of factors, including shortfalls in our net revenue, margins, earnings or key performance metrics, changes in estimates or recommendations by securities analysts, the announcement of new products or product enhancements by us or our competitors, quarterly variations in our or our competitors' results of operations, developments in our industry; unusual events such as significant acquisitions, divestitures and litigation, general socio-economic, political or market conditions and other factors, including factors unrelated to our operating performance.

We are subject to risks associated with international operations which may harm our business.

We generate over 50% of our total revenue from sales to customers outside of the Americas. Sales to these customers subject us to a number of risks, including

- foreign currency fluctuations;
- changes in government preferences for software procurement;
- international economic, political and labor conditions;
- tax laws (including U.S. taxes on foreign subsidiaries);

- unexpected changes in, or impositions of, international legislative or regulatory requirements;
- failure of foreign laws to protect our intellectual property rights adequately;
- inadequate local infrastructure;
- delays resulting from difficulty in obtaining export licenses for certain technology, tariffs, quotas and other trade barriers and restrictions;
- transportation delays;
- the burdens of complying with a variety of foreign laws, including consumer and data protection laws; and
- other factors beyond our control, including terrorism, war, natural disasters and diseases.

If sales to any of our customers outside of the Americas are delayed or cancelled because of any of the above factors, our revenue may be negatively impacted.

In addition, approximately 44% of our employees are located outside the United States. This means we have exposure to changes in foreign laws governing our relationships with our employees, including wage and hour laws and regulations, fair labor standards, unemployment tax rates, workers' compensation rates, citizenship requirements and payroll and other taxes, which likely would have a direct impact on our operating costs. We also intend to expand our international operations and international sales and marketing activities. Expansion in international markets has required, and will continue to require, significant management attention and resources. We may be unable to scale our infrastructure effectively, or as quickly as our competitors, in these markets, which would cause our results to suffer. Moreover, local laws and customs in many countries differ significantly from those in the United States. We incur additional legal compliance costs associated with our international operations and could become subject to legal penalties in foreign countries if we do not comply with local laws and regulations, which may be substantially different from those in the United States. In many foreign countries, particularly in those with developing economies, it is common to engage in business practices that are prohibited by United States regulations applicable to us such as the Foreign Corrupt Practices Act. Although we implement policies and procedures designed to ensure compliance with these laws, there can be no assurance that all of our employees, contractors and agents, as well as those companies to which we outsource certain of our business operations, including those based in or from countries where practices which violate such United States laws may be customary, will not take actions in violation of our policies. Any such violation, even if prohibited by our policies, could have an adverse effect on our business.

We may incur losses associated with currency fluctuations and may not be able to effectively hedge our exposure.

Our operating results are subject to fluctuations in foreign currency exchange rates. We attempt to mitigate a portion of these risks through foreign currency hedging based on our judgment of the appropriate trade-offs among risk, opportunity and expense. We have established a hedging program to partially hedge our exposure to foreign currency exchange rate fluctuations primarily for the Japanese Yen and the Euro. We regularly review our hedging program and make adjustments as necessary based on the judgment factors discussed above. Our hedging activities may not offset more than a portion of the adverse financial impact resulting from unfavorable movement in foreign currency exchange rates, which could adversely affect our financial condition or results of operations.

Changes in, or interpretations of, accounting principles could result in unfavorable accounting charges.

We prepare our condensed consolidated financial statements in accordance GAAP. These principles are subject to interpretation by the SEC and various bodies formed to interpret and create appropriate accounting principles. A change in these principles can have a significant effect on our reported results and may even retroactively affect previously reported transactions. Our accounting principles that recently have been or may be affected by changes in the accounting principles are as follows:

- software revenue recognition;
- accounting for stock-based compensation;
- accounting for income taxes; and
- accounting for business combinations and related goodwill.

In December 2007, the FASB issued SFAS 141R which changes the accounting for business combinations including the measurement of acquirer shares issued in consideration for a business combination, the recognition of contingent

consideration, the accounting for pre-acquisition gain and loss contingencies, the recognition of capitalized in-process research and development, the accounting for acquisition related restructuring liabilities, the treatment of acquisition related transaction costs and the recognition of changes in the acquirer's income tax valuation allowance. SFAS 141R is effective for financial statements issued for fiscal years beginning after December 15, 2008. We are in the process of evaluating the impact of the pending adoption of Statement 141R. We currently believe that the adoption of Statement 141R will result in the recognition of certain types of expenses in our results of operations that we currently capitalize pursuant to existing accounting standards and may also impact our financial statements in other ways.

If our goodwill or amortizable intangible assets become impaired we may be required to record a significant charge to earnings.

Under GAAP, we review our goodwill and amortizable intangible assets for impairment when events or changes in circumstances indicate the carrying value may not be recoverable. Goodwill is required to be tested for impairment at least annually. Factors that may be considered a change in circumstances indicating that the carrying value of our goodwill or amortizable intangible assets may not be recoverable include a decline in stock price and market capitalization, future cash flows, and slower growth rates in our industry. We may be required to record a significant charge to earnings in our financial statements during the period in which any impairment of our goodwill or amortizable intangible assets is determined, resulting in an impact on our results of operations. For example, our Mobile and Device Solutions business, which is now reported as part of our Platform segment in fiscal 2009, is in an emerging market with high growth potential. We recently announced the Open Screen Project. As part of the project, we will be removing the license fees on the next major releases of Adobe Flash Player and Adobe AIR for devices. Accordingly, we would expect revenue from this segment to decrease beginning in fiscal 2009. Although we would expect this decrease to be offset in time by an increased demand for tooling products, server technologies, hosted services and applications, if future revenue or revenue forecasts for our Platform segment do not meet our expectations, we may be required to record a charge to earnings reflecting an impairment of recorded goodwill or intangible assets.

Changes in, or interpretations of, tax rules and regulations may adversely affect our effective tax rates.

We are a U.S. based multinational company subject to tax in multiple U.S. and foreign tax jurisdictions. Unanticipated changes in our tax rates could affect our future results of operations. Our future effective tax rates could be unfavorably affected by changes in, or interpretation of, tax rules and regulations in the jurisdictions in which we do business, by unanticipated decreases in the amount of revenue or earnings in countries with low statutory tax rates, by lapses of the availability of the U.S. research and development tax credit, or by changes in the valuation of our deferred tax assets and liabilities.

In addition, we are subject to the continual examination of our income tax returns by the IRS and other domestic and foreign tax authorities, including a current examination by the IRS for our fiscal 2005, 2006 and 2007 tax returns. These examinations are expected to focus on our intercompany transfer pricing practices as well as other matters. We regularly assess the likelihood of outcomes resulting from these examinations to determine the adequacy of our provision for income taxes and have reserved for potential adjustments that may result from the current examination. We believe such estimates to be reasonable; however, there can be no assurance that the final determination of any of these examinations will not have an adverse effect on our operating results and financial position.

If we are unable to recruit and retain key personnel our business may be harmed.

Much of our future success depends on the continued service and availability of our senior management. These individuals have acquired specialized knowledge and skills with respect to Adobe. The loss of any of these individuals could harm our business. Our business is also dependent on our ability to retain, hire and motivate talented, highly skilled personnel. Experienced personnel in the information technology industry are in high demand and competition for their talents is intense, especially in the Bay Area, where many of our employees are located. We have relied on our ability to grant equity compensation as one mechanism for recruiting and retaining such highly skilled personnel. Recently enacted accounting regulations requiring the expensing of equity compensation may impair our ability to provide these incentives without incurring significant compensation costs. Additionally, the recent significant adverse volatility in our stock price has resulted in many employees' stock option exercise prices exceeding the underlying stock's market value as well as deterioration in the value of employees' restricted stock units granted, thus lessening the effectiveness of retaining employees through stock-based awards. If we are unable to continue to successfully attract and retain key personnel, our business may be harmed.

Our investment portfolio may become impaired by deterioration of the capital markets.

Our cash equivalent and short-term investment portfolio as of February 27, 2009 consisted of US treasury securities, bonds of government agencies, obligations of foreign governments, corporate bonds and taxable money market mutual funds. We follow an established investment policy and set of guidelines to monitor and help mitigate our exposure to interest rate and credit risk. The policy sets forth credit quality standards and limits our exposure to any one issuer, as well as our maximum exposure to various asset classes.

As a result of current adverse financial market conditions, investments in some financial instruments may pose risks arising from recent market liquidity and credit concerns. As of February 27, 2009, we had no material impairment charges associated with our short-term investment portfolio relating to such adverse financial market conditions. Although we believe our current investment portfolio has very little risk of material impairment, we cannot predict future market conditions or market liquidity and can provide no assurance that our investment portfolio will remain materially unimpaired.

We may suffer losses from our equity investments which could harm our business.

We have investments and plan to continue to make future investments in privately-held companies, many of which are considered in the start-up or development stages. These investments are inherently risky, as the market for the technologies or products these companies have under development is typically in the early stages and may never materialize. Our investment activities can impact our net income. Future price fluctuations in these securities and any significant long-term declines in value of any of our investments could reduce our net income in future periods.

We rely on turnkey assemblers and any adverse change in our relationship with our turnkey assemblers could result in a loss of revenue and harm our business.

We currently rely on six turnkey assemblers of our products, with at least two turnkeys located in each major region we serve. If any significant turnkey assembler terminates its relationship with us, or if our supply from any significant turnkey assembler is interrupted or terminated for any other reason, we may not have enough time or be able to replace the supply of products replicated by that turnkey assembler to avoid serious harm to our business.

ITEM 2. UNREGISTERED SALES OF EQUITY SECURITIES AND USE OF PROCEEDS

Below is a summary of stock repurchases for the three months ended February 27, 2009. See Note 9 of our Notes to Condensed Consolidated Financial Statements for information regarding our stock repurchase programs.

Plan/Period ⁽¹⁾ Stock Repurchase Program I	Shares Repurchased ⁽²⁾	_	Average Price Per Share	Maximum Number of Shares that May Yet Be Purchased Under the Plan
Beginning shares available to be repurchased as of November 28, 2008				133,499,231 (3)
November 29—December 26, 2008				
From employees ⁽⁴⁾	_	\$	_	
Structured repurchases	3,487,860	\$	23.83	
December 27—January 23, 2009				
From employ ees ⁽⁴⁾	534	\$	23.76	
Structured repurchases	745,863	\$	21.34	
January 24—February 27, 2009				
From employees ⁽⁴⁾	25	\$	19.31	
Structured repurchases	813,749	\$	19.63	
Adjustments to repurchase authority for net dilution				498,839 (5)
Total shares repurchased	5,048,031			(5,048,031)
Ending shares available to be repurchased under Program I as of February 27, 2009				128,950,039 (6)

(1) Stock Repurchase Program I

In December 1997, our Board of Directors authorized Stock Repurchase Program I which is not subject to expiration. However, this repurchase program is limited to covering net dilution from stock issuances and is subject to business conditions and cash flow requirements as determined by our Board of Directors from time to time.

- (2) All shares were purchased as part of publicly announced plans.
- (3) Additional 109.0 million shares were issued for the acquisition of Macromedia which accounted for the majority of the repurchase authorization.
- (4) The repurchases from employees represent shares cancelled when surrendered in lieu of cash payments for withholding taxes due.
- (5) Adjustment of authority to reflect changes in the dilution from outstanding shares and options.
- The remaining authorization for the ongoing stock repurchase program is determined by combining all stock issuances, net of any cancelled, surrendered or exchanged shares less all stock repurchases under the ongoing plan, beginning in the first quarter of fiscal 1998.

ITEM 5. OTHER INFORMATION

None.

ITEM 6. EXHIBITS

Number	Exhibit Description	Form	Date	Number	Filed
			Date	Number	Herewith
3.1	Amended and Restated Bylaws	8-K	1/13/09	3.1	
3.2	Restated Certificate of Incorporation of Adobe Systems Incorporated	10-Q	7/16/01	3.6	
3.2.1	Certificate of Correction of Restated Certificate of Incorporation of Adobe Systems Incorporated	10-Q	4/11/03	3.6.1	
3.3	Certificate of Designation of Series A Preferred Stock of Adobe Systems Incorporated	10-Q	7/08/03	3.3	
4.1	Fourth Amended and Restated Rights Agreement between Adobe Systems Incorporated and Computershare Investor Services, LLC	8-K	7/03/00	1	
4.1.1	Amendment No. 1 to Fourth Amended and Restated Rights Agreement between Adobe Systems Incorporated and Computershare Investor Services, LLC	8-A/2G/A	5/23/03	7	
10.1	1984 Stock Option Plan, as amended*	10-Q	7/02/93	10.1.6	
10.2	Amended 1994 Performance and Restricted Stock Plan*	10-Q	4/4/08	10.2	
10.3	Form of Restricted Stock Agreement used in connection with the Amended 1994 Performance and Restricted Stock Plan*	10-K	1/23/09	10.3	
10.4	1994 Stock Option Plan, as amended*	S-8	5/30/97	10.40	
10.5	1997 Employee Stock Purchase Plan, as amended*	10-K	1/24/08	10.5	
10.6	1996 Outside Directors Stock Option Plan, as amended*	10-Q	4/12/06	10.6	

Exhibit	<u> </u>	Incorporated by Reference**				
Number	Exhibit Description	Form	Date	Number	Herewith	
10.7	Forms of Stock Option Agreements used in connection with the 1996 Outside Directors Stock Option Plan*	S-8	6/16/00	4.8		
10.8	1999 Nonstatutory Stock Option Plan, as amended*	S-8	10/29/01	4.6		
10.9	1999 Equity Incentive Plan, as amended*	10-K	2/26/03	10.37		
10.10	2003 Equity Incentive Plan, as amended and restated*	DEF 14A	2/20/09	Appendix A		
10.11	Form of Stock Option Agreement used in connection with the 2003 Equity Incentive Plan*	10-Q	4/4/08	10.11		
10.12	Form of Indemnity Agreement*	10-Q	5/30/97	10.25.1		
10.13	Forms of Retention Agreement*	10-K	11/28/97	10.44		
10.14	Second Amended and Restated Master Lease of Land and Improvements by and between SMBC Leasing and Finance, Inc. and Adobe Systems Incorporated	10-Q	10/07/04	10.14		
10.15	Lease between Adobe Systems Incorporated and Selco Service Corporation, dated March 26, 2007	8-K	3/28/07	10.1		
10.16	Participation Agreement among Adobe Systems Incorporated, Selco Service Corporation, et al. dated March 26, 2007	8-K	3/28/07	10.2		
10.17	Lease Agreement by and between Allaire Corporation and EOP Riverside Project LLC dated November 23, 1999	10-K	3/30/00	10.23		

Exhibit		Incorporated by Reference**				
Number	Exhibit Description	Form	Date	Number	Herewith	
10.18	First Amendment to Lease Agreement by and between Allaire Corporation and EOP Riverside Project LLC dated May 31, 2000	10-Q	8/14/00	10.3		
10.19	Form of Restricted Stock Unit Agreement used in connection with the Amended 1994 Performance and Restricted Stock Plan*	10-K	1/23/09	10.19		
10.20	Form of Restricted Stock Unit Agreement used in connection with the 2003 Equity Incentive Plan*	10-K	1/23/09	10.20		
10.21	Form of Restricted Stock Agreement used in connection with the 2003 Equity Incentive Plan*	10-Q	10/07/04	10.11		
10.22	2008 Executive Officer Annual Incentive Plan*	8-K	1/30/08	10.4		
10.23	2005 Equity Incentive Assumption Plan, as amended*	10-Q	4/4/08	10.23		
10.24	Form of Stock Option Agreement used in connection with the 2005 Equity Incentive Assumption Plan*	10-Q	4/4/08	10.24		
10.25	Allaire Corporation 1997 Stock Incentive Plan*	S-8	03/27/01	4.06		
10.26	Allaire Corporation 1998 Stock Incentive Plan*	S-8	03/27/01	4.07		
10.27	Allaire Corporation 2000 Stock Incentive Plan*	S-8	03/27/01	4.08		
10.28	Andromedia, Inc. 1996 Stock Option Plan*	S-8	12/07/99	4.07		
10.29	Andromedia, Inc. 1997 Stock Option Plan*	S-8	12/07/99	4.08		
	Andromedia, Inc. 1999 Stock Plan*	S-8	12/07/99	4.09		

Exhibit		Incorporated by Reference**			Filed
Number	Exhibit Description	Form	Date	Number	Herewith
10.31	ESI Software, Inc. 1996 Equity Incentive Plan*	S-8	10/18/99	4.08	
10.32	eHelp Corporation 1999 Equity Incentive Plan*	S-8	12/29/03	4.08	
10.33	Blue Sky Software Corporation 1996 Stock Option Plan*	S-8	12/29/03	4.07	
10.34	Bright Tiger Technologies, Inc. 1996 Stock Option Plan*	S-8	03/27/01	4.11	
10.35	Live Software, Inc. 1999 Stock Option/Stock Issuance Plan*	S-8	03/27/01	4.10	
10.36	Macromedia, Inc. 1999 Stock Option Plan*	S-8	08/17/00	4.07	
10.37	Macromedia, Inc. 1992 Equity Incentive Plan*	10-Q	08/03/01	10.01	
10.38	Macromedia, Inc. 2002 Equity Incentive Plan*	S-8	08/10/05	4.08	
10.39	Form of Macromedia, Inc. Stock Option Agreement*	S-8	08/10/05	4.09	
10.40	Middlesoft, Inc. 1999 Stock Option Plan*	S-8	08/17/00	4.09	
10.41	Form of Macromedia, Inc. Revised Non-Plan Stock Option Agreement*	S-8	11/23/04	4.10	
10.42	Form of Macromedia, Inc. Restricted Stock Purchase Agreement*	10-Q	2/08/05	10.01	
10.43	Adobe Systems Incorporated Form of Performance Share Program pursuant to the 2003 Equity Incentive Plan*	8-K	1/30/08	10.1	

Exhibit	<u> </u>		rporated by Reference**		Filed
Number	Exhibit Description	Form	Date	Number	Herewith
10.44	Form of Award Grant Notice and Performance Share Award Agreement used in connection with grants under the Adobe Systems Incorporated 2008 Performance Share Program pursuant to the 2003 Equity Incentive Plan*	8-K	1/30/08	10.2	
10.45	2008 Award Calculation Methodology Exhibit A to the 2008 Performance Share Program pursuant to the 2003 Equity Incentive Plan*	8-K	1/30/08	10.3	
10.46	Adobe Systems Incorporated Deferred Compensation Plan*	10-K	1/24/08	10.52	
10.47	Adobe Systems Incorporated 2007 Performance Share Program pursuant to the 2003 Equity Incentive Plan*	8-K	1/30/07	10.1	
10.48	Form of Award Grant Notice and Performance Share Award Agreement used in connection with grants under the Adobe Systems Incorporated 2007 Performance Share Program pursuant to the 2003 Equity Incentive Plan*	8-K	1/30/07	10.2	
10.49	Adobe Systems Incorporated 2007 Performance Share Program pursuant to the Amended 1994 Performance and Restricted Stock Plan*	8-K	1/30/07	10.3	
10.50	Form of Award Grant Notice and Performance Share Award Agreement used in connection with grants under the Adobe Systems Incorporated 2007 Performance Share Program pursuant to the Amended 1994 Performance and Restricted Stock Plan*	8-K	1/30/07	10.4	
10.51	Adobe Systems Incorporated Executive Cash Bonus Plan*	DEF 14A	2/24/06	Appendix B	
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Exhibit	<u></u>	Inco	orporated by Reference**		Filed
Number	Exhibit Description	Form	Date	Number	Herewith
10.52	First Amendment to Retention Agreement between Adobe Systems Incorporated and Shantanu Narayen, effective as of February 11, 2008*	8-K	2/13/08	10.1	
10.53	Adobe Systems Incorporated Executive Severance Plan in the Event of a Change of Control*	8-K	2/13/08	10.2	
10.54	Employment offer letter between Adobe Systems Incorporated and Richard Rowley, dated October 30, 2006*	8-K	11/16/06	10.1	
10.55	Employment offer letter between Adobe Systems Incorporated and Mark Garrett dated January 5, 2007*	8-K	1/26/07	10.1	
10.56	Credit Agreement, dated as of February 16, 2007, among Adobe Systems Incorporated and Certain Subsidiaries as Borrowers; BNP Paribas, Keybank National Association, and UBS Loan Finance LLC as Co-Documentation Agents; JPMorgan Chase Bank, N.A. as Syndication Agent; Bank of America, N.A. as Administrative Agent and Swing Line Lender; the Other Lenders Party Thereto; and Banc of America Securities LLC and J.P. Morgan Securities Inc. as Joint Lead Arrangers and Joint Book Managers	8-K	8/16/07	10.1	
10.57	Amendment to Credit Agreement, dated as of August 13, 2007, among Adobe Systems Incorporated, as Borrower; each Lender from time to time party to the Credit Agreement; and Bank of America, N.A. as Administrative Agent	8-K	8/16/07	10.2	
		49			

Exhibit Description	Form	Date	Number	TT •41.
			Mulliper	Herewith
Second Amendment to Credit Agreement, dated as of February 26, 2008, among Adobe Systems Incorporated, as Borrower; each Lender from time to time party to the Credit Agreement; and Bank of America, N.A. as Administrative Agent	8-K	2/29/08	10.1	
Purchase and Sale Agreement, by and between NP Normandy Overlook, LLC, as Seller and Adobe Systems Incorporated as Buyer, effective as of May 12, 2008	8-K	5/15/08	10.1	
Form of Director Annual Grant Stock Option Agreement used in connection with the 2003 Equity Incentive Plan*	10-K	1/23/09	10.60	
Form of Director Initial Grant Restricted Stock Unit Agreement in connection with the 2003 Equity Incentive Plan*	10-K	1/23/09	10.61	
Form of Director Annual Grant Restricted Stock Unit Agreement in connection with the 2003 Equity Incentive Plan*	10-K	1/23/09	10.62	
Description of 2009 Director Compensation*	10-K	1/23/09	10.63	
2009 Performance Share Program Award Calculation Methodology*	8-K	1/29/09	10.3	
2009 Executive Annual Incentive Plan*	8-K	1/29/09	10.4	
Certification of Chief Executive Officer, as required by Rule 13a-14(a) of the Securities Exchange Act of 1934				X
	Incorporated, as Borrower; each Lender from time to time party to the Credit Agreement; and Bank of America, N.A. as Administrative Agent Purchase and Sale Agreement, by and between NP Normandy Overlook, LLC, as Seller and Adobe Systems Incorporated as Buyer, effective as of May 12, 2008 Form of Director Annual Grant Stock Option Agreement used in connection with the 2003 Equity Incentive Plan* Form of Director Initial Grant Restricted Stock Unit Agreement in connection with the 2003 Equity Incentive Plan* Form of Director Annual Grant Restricted Stock Unit Agreement in connection with the 2003 Equity Incentive Plan* Description of 2009 Director Compensation* 2009 Performance Share Program Award Calculation Methodology* 2009 Executive Annual Incentive Plan* Certification of Chief Executive Officer, as required by Rule 13a-14(a) of the Securities	Incorporated, as Borrower; each Lender from time to time party to the Credit Agreement; and Bank of America, N.A. as Administrative Agent Purchase and Sale Agreement, by and between NP Normandy Overlook, LLC, as Seller and Adobe Systems Incorporated as Buyer, effective as of May 12, 2008 Form of Director Annual Grant Stock Option Agreement used in connection with the 2003 Equity Incentive Plan* Form of Director Initial Grant Restricted Stock Unit Agreement in connection with the 2003 Equity Incentive Plan* Form of Director Annual Grant Restricted Stock Unit Agreement in connection with the 2003 Equity Incentive Plan* Description of 2009 Director Compensation* 10-K 2009 Performance Share Program Award 8-K Calculation Methodology* 2009 Executive Annual Incentive Plan* 8-K Certification of Chief Executive Officer, as required by Rule 13a-14(a) of the Securities	Incorporated, as Borrower; each Lender from time to time party to the Credit Agreement; and Bank of America, N.A. as Administrative Agent Purchase and Sale Agreement, by and between NP Normandy Overlook, LLC, as Seller and Adobe Systems Incorporated as Buyer, effective as of May 12, 2008 Form of Director Annual Grant Stock Option Agreement used in connection with the 2003 Equity Incentive Plan* Form of Director Initial Grant Restricted Stock Unit Agreement in connection with the 2003 Equity Incentive Plan* Form of Director Annual Grant Restricted Stock Unit Agreement in connection with the 2003 Equity Incentive Plan* Form of Director Annual Grant Restricted 10-K 1/23/09 Stock Unit Agreement in connection with the 2003 Equity Incentive Plan* Description of 2009 Director Compensation* 10-K 1/23/09 2009 Performance Share Program Award 8-K 1/29/09 Calculation Methodology* 2009 Executive Annual Incentive Plan* 8-K 1/29/09 Certification of Chief Executive Officer, as required by Rule 13a-14(a) of the Securities	Incorporated, as Borrower; each Lender from time to time party to the Credit Agreement; and Bank of America, N.A. as Administrative Agent Purchase and Sale Agreement, by and between NP Normandy Overlook, LLC, as Seller and Adobe Systems Incorporated as Buyer, effective as of May 12, 2008 Form of Director Annual Grant Stock Option Agreement used in connection with the 2003 Equity Incentive Plan* Form of Director Initial Grant Restricted Stock Unit Agreement in connection with the 2003 Equity Incentive Plan* Form of Director Annual Grant Restricted Stock Unit Agreement in connection with the 2003 Equity Incentive Plan* Description of 2009 Director Compensation* 10-K 1/23/09 10.62 Stock Unit Agreement in connection with the 2003 Equity Incentive Plan* Description of 2009 Director Compensation* 10-K 1/23/09 10.63 2009 Performance Share Program Award 8-K 1/29/09 10.3 Calculation Methodology* 2009 Executive Annual Incentive Plan* 8-K 1/29/09 10.4 Certification of Chief Executive Officer, as required by Rule 13a-14(a) of the Securities

Exhibit			Filed		
Number	Exhibit Description	Form	Date	Number	Herewit
31.2	Certification of Chief Financial Officer, as required by Rule 13a-14(a) of the Securities Exchange Act of 1934				X
32.1	Certification of Chief Executive Officer, as required by Rule 13a-14(b) of the Securities Exchange Act of 1934†				X
32.2	Certification of Chief Financial Officer, as required by Rule 13a-14(b) of the Securities Exchange Act of 1934†				X
100.INS	XBRL Instance††				X
100.SCH	XBRL Taxonomy Extension Schema††				X
100.CAL	XBRL Taxonomy Extension Calculation††				X
100.LAB	XBRL Taxonomy Extension Labels††				X
100.PRE	XBRL Taxonomy Extension Presentation††				X
100.DEF	XBRL Taxonomy Extension Definition††				X

Compensatory plan or arrangement.

†† Furnished, not filed.

^{**} References to Exhibits 10.17 and 10.18 are to filings made by the Allaire Corporation. References to Exhibits 10.25 through 10.42 are to filings made by Macromedia, Inc.

[†] The certifications attached as Exhibits 32.1 and 32.2 that accompany this Quarterly Report on Form 10-Q, are not deemed filed with the Securities and Exchange Commission and are not to be incorporated by reference into any filing of Adobe Systems Incorporated under the Securities Act of 1933, as amended, or the Securities Exchange Act of 1934, as amended, whether made before or after the date of this Form 10-Q, irrespective of any general incorporation language contained in such filing

SIGNATURE

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.

ADOBE SYSTEMS INCORPORATED

By /s/ Mark Garrett

Mark Garrett
Executive Vice President and
Chief Financial Officer
(Principal Financial Officer)

Date: April 2, 2009

SUMMARY OF TRADEMARKS

The following trademarks of Adobe Systems Incorporated or its subsidiaries, which may be registered in the United States and/or other countries, are referenced in this Form 10-Q:

Adobe

Adobe AIR

Acrobat

Acrobat Connect

ColdFusion

Creative Suite

Flash

Flash Cast Flash Lite

Flex

Flex Builder LiveCycle

Macromedia

Photoshop

Scene7

All other trademarks are the property of their respective owners.