SUPREME INDUSTRIES INC Form 10-Q November 08, 2005

UNITED STATES

SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

			FORM 10-0	2		
(Mark One)						
(X)	QUARTERLY	Y REPORT PU	RSUANT TO	SECTION 13 O	R 15(d) OF THE	
	SECURITIES	EXCHANGE	ACT OF 1934			
	For the Quarte	erly Period End	led <u>September 2</u>	24, 2005		
			OR			
()	TRANSITION	N REPORT PU	RSUANT TO S	SECTION 13 O	R 15(d) OF THE	
	SECURITIES	EXCHANGE	ACT OF 1934			
	For the transit	ion period fron	n to			
		Com	mission File No	o. 1-8183		
		SUPR	EME INDUSTI	RIES, INC.		
	()	Exact name of	registrant as sp	ecified in its cha	arter)	
	Delaware				75-1670945	
(State	or other jurisdic	tion of		(I.R.S.]	Employer Identifica	ation No.)
incorpo	oration or organi	zation)				

2581 E. Kercher Rd., P.O. Box 237, Goshen, Indiana 46528

(Address of principal executive offices)

Registrant's telephone number, including area code: (574) 642-3070

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

Indicate by check mark whether the registrant is an accelerated filer (as defined in Rule 12b-2 of the Act). Yes No \underline{X}

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

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

Commo	on Stock (\$.10 P	ar Value)		Outstandi	ng at October 24	4, 2005
	Class A				10,537,906	
	Class B				2,109,133	
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		PART I.	FINANCL	AL INFO	RMATION			
<u>ITEM 1.</u>		<u>FINANCIAL</u> <u>STATEMENTS.</u>						
Supreme Ind	ustries, Ind	c. and Subsidiaries						
Consolidated	Balance Sh	eets						
					September 24,			December 25,
					2005			2004
Assets					(Unaudited)			
Current asse	ts:							
Cash	and cash e	quivalents		\$	535,327		\$	1,736,483
Acco	ounts receiv	able, net			32,150,785			28,432,715
Inver	ntories				46,841,726			45,441,189

	Deferre	d income	taxes				847,012			847,012
	Other cu	urrent ass	sets				4,653,306			4,222,636
		Total c	urrent as	sets			85,028,156			80,680,035
Proper	ty, plant	and equ	ipment, a	t cost			87,607,057			84,195,977
	Less, A	ccumulat	ed deprec	iation and						
		amortiz	ation				39,527,501			37,005,013
		Proper	ty, plant a	and equipn	nent, net		48,079,556			47,190,964
Intangi	ble asset	s, net					-			30,066
Goodw	ill						735,014			735,014
Other a	assets						526,203			560,540
		Total a	ssets			\$	134,368,929		\$	129,196,619
The acc	ompanyi	ng notes	are a part	of the conse	olidated fina	ancial stat	tements.			

Supreme Industries, Inc. and Subsidiaries Consolidated Balance Sheets, Concluded September December 24, 25. 2005 2004 Liabilities and Stockholders' Equity (Unaudited) **Current liabilities:** Current maturities of long-term debt \$ 1,700,000 \$ 1,633,333 Trade accounts payable 16,667,918 18,717,757 Accrued income taxes 456,272 312,415 Other accrued liabilities 9,677,366 9,118,259 Total current liabilities 28,501,556 29,781,764 Long-term debt 27,900,000 28,766,667 **Deferred** income taxes 3,043,979 3,085,179 **Other long-term liabilities** 114,870 - **Total liabilities** 59,560,405 61,633,610 Stockholders' equity 74,808,524 67,563,009 Total liabilities and stockholders' 129,196,619 \$ 134,368,929 \$ equity

The accompanying notes are a part of the consolidated financial statements.

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Suprem	Supreme Industries, Inc. and Subsidiaries												
Consoli	Consolidated Statements of Income (Unaudited)												
		nbsp & & & Three Months Ended &											
					September 24,			Septe	ember 25,			Septem 24,	
						2005			2004			2005	
Revenue:													
Net sales \$ 77,055,374 \$ 70,583,750								\$	262,594,				

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						1			1			
	Other in	come				231,583			194,721			531,
						77,286,957			70,778,471			263,125,
Costs a	nd expen	ses:										
	Cost of	sales				68,797,402			62,926,848			230,464,
	Selling, adminis	general a trative	and			5,984,152			6,152,810			19,736,
	Interest					510,595			259,273			1,567,
						75,292,149			69,338,931			251,768,
		Income taxes	before i	ncome		1,994,808			1,439,540			11,357,
	Income taxes					709,000			547,000			4,077,
	Net income				\$	1,285,808		\$	892,540		\$	7,280,
Earning	gs per sh	are:										
		Basic				\$.10			\$.07			9
		Diluted				.10			.07			
Shares	used in t	he comp	utation o	of								
	earning	s per sha	are:									
		Basic				12,561,453			12,099,083			12,379,
		Diluted				12,948,791			12,446,990			12,792,
Cash di	vidends	per com	mon sha	re		\$.095			\$.035			\$.
	enbsp											
The acc	ompanyir	ng notes a	are a part	of the co	onsolidate	ed financial st	atements					

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								I	Page 5 of	36			

Supren	ne Indust	ries, Inc	. and Sul	bsidiaries						
Consoli	dated Sta	tements of	of Cash F	lows (Unauc	lited)					
							٢	Nine Mon	ths Ende	d
							September 24,			September 25,
							2005			2004
Cash fl	ows fron	n operati	ng activi	ties:						
	Net inco	ome				\$	7,280,457		\$	3,770,056
	Adjustn	nents to r	econcile	net income to	o net cash					
		provide	d by oper	ating activiti	ies:					
			Depreci	ation and am	ortization		3,083,652			2,665,616
				Loss (gain) on disposal of equipment			11,764			(31,864)
			•	hanges in operating assets nd liabilities			(5,994,125)			(8,974,787)
		Net cas	-	ed by (used	in)					
			activitie	es			4,381,748			(2,570,979)
Cash fl	ows fron	ı investir	ng activit	ies:						
	Additio	ns to prop	perty, pla	nt and equip	ment		(4,002,903)			(7,567,025)
	Proceed	s from di	sposal of	equipment			48,961			38,694
	Purchas	e of shor	t-term inv	vestments			(1,166,241)			-
	Decrease in restricted cash deposit						300,000			-
	Decreas	e in othe	r assets				34,337			31,559

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		Net cas	h (used i	n) investing	activities		(4,785,846)			(7,496,772)
Cash fl	ows fron	n financi	ng activi	ties:						
	Proceed	ls from re	volving l	ine of credit	and other					
		long-ter	m debt				88,321,302			103,839,774
	Repaym	nents of re	evolving	line of credit	and					
		other los	ng-term o	lebt			(89,121,302)			(93,064,209)
	Paymen	t of cash	dividend	S			(2,055,064)			(1,207,691)
	Proceed	s from ex	kercise of	stock optior	18		2,058,006			431,162
		Net cas financii	-	ed by (used	in)					
			activitie	es			(797,058)			9,999,036
Change	e in cash	and cash	equival	ents			(1,201,156)			(68,715)
Cash ai	nd cash e	equivaler	ıts, begin	ning of peri	od		1,736,483			106,254
Cash ai	nd cash e	equivaler	nts, end o	f period		\$	535,327		\$	37,539
The acc	ompanyi	ng notes a	are a part	of the conso	lidated fina	ancial sta	tements.		•	
					5 of 36					
					·					

Supreme Industries, Inc. And Subsidiaries

Notes To Consolidated Financial Statements

<u>NOTE 1 -</u>	BASIS OF	PRESENTA	TION A	<u>ND OPIN</u>	NION OF MANA	GEMEN	T		

The accompanying unaudited consolidated financial statements of Supreme Industries, Inc. and subsidiaries (collectively, the "Company") have been prepared in accordance with the instructions to Form 10-Q and therefore do not include all of the information and financial statement disclosures necessary for a fair presentation of consolidated financial position, results of operations and cash flows in conformity with accounting principles generally accepted in the United States of America. In the opinion of management, the information furnished herein includes all adjustments necessary to reflect a fair statement of the interim periods reported. All adjustments are of a normal and recurring nature. The December 25, 2004 consolidated balance sheet data was derived from audited financial statements, but does not include all disclosures required by accounting principles generally accepted in the United States of America.

The Company has adopted a 52 or 53 week fiscal year ending the last Saturday in December. The results of operations for the three and nine months ended September 24, 2005 and September 25, 2004 are for 13 and 39 week periods, respectively.

<u>NOTE 2 -</u>	INVENTO	RIES							

Inventories, which are stated at the lower of cost or market with cost determined using the first-in, first-out method, consist of the following:

					September 24,			December 25,	
					2005			2004	
	Raw mate	rials		\$	26,143,523		\$	26,390,350	
	Work-in-p	orogress			9,208,419			9,795,961	
	Finished g	goods			11,489,784			9,254,878	
				\$	46,841,726		\$	45,441,189	

The valuation of raw materials, work-in-progress and finished goods inventories at interim dates is based upon a gross profit percentage method and bills of materials. The Company has historically had favorable and unfavorable adjustments resulting from annual physical inventories. Favorable (unfavorable) annual physical inventory

adjustments recorded during the three-month periods ended September 24, 2005 and September 25, 2004 were (1.1) million and 4.4 million, respectively. The Company continues to refine its costing procedures for valuation of interim inventories in an effort to minimize book to physical inventory adjustments.

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Supreme Industries, Inc. And Subsidiaries

Notes To Consolidated Financial Statements, Continued

NOTE 3 - EARNINGS PER SHARE

						Three	Months	Ended		Nine	Months I	Ended
						September 24,		September 25,		September 24,		Sep
						2005		2004		2005		2
Weighte	ed averag	e numbe	r of									&nb
	shares o	outstandir	ng (used									&nb
	in comp	outation o	f basic									&nb
	earning	s per shai	re)			12,561,453		12,099,083		12,379,668		12,0
												&nb
Effect o	f dilutive	stock										&nb

	options					387,338		347,907		412,743		4
												&nb
												&nb
Diluted	shares ou	itstanding	g									&nb
	(used in	computa	tion of									&nb
	diluted of	earnings	per									&nb
	share)					12,948,791		12,446,990		12,792,411		12,4
												&nb
												&nb
												&nb
NOTE ·	<u>4 - STOC</u>	K-BASE	D COMI	PENSAT	ION							

The Company has adopted the disclosure-only provisions of Statement of Financial Accounting Standards ("SFAS") No. 123, "Accounting for Stock-Based Compensation," as amended by SFAS No. 148, "Accounting for Stock-Based Compensation -Transition and Disclosure," and, accordingly, accounts for its stock option plans using the intrinsic value method of Accountin Principles Board Opinion ("APB") No. 25, "Accounting for Stock Issued to Employees."

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Supreme Industries, Inc. And Subsidiaries

Notes To Consolidated Financial Statements, Continued

NOTE 4 - STOCK-BASED COMPENSATION, Continued

												&nb
						Three Months Ended			Nine	Months I	Ended	
						September 24,		September 25,		September 24,		Sep
						2005		2004		2005		2
Net inco	ome, as re	eported				\$1,285,808		\$892,540		\$7,280,457		\$3,7
												&nb
Deduct:	Stock-ba	ased										&nb
	compen	sation ex	pense									&nb
	determi	ned unde	r fair									&nb
	value ba	ased meth	nod, net									&nb
	of tax					(338,409)		(83,848)		(493,216)		(251
												&nb
Pro form	na net ind	come				\$947,399		\$808,692		\$6,787,241		\$3,5
												&nb
Basic ea	arnings p	er share:										&nb
	As repo	rted				\$.10		\$.07		\$.59		
	Pro form	na				.08		.07		.55		
Diluted	earnings	per share	e:									
	As repo	rted				.10		.07		.57		
	Pro form	na				.07		.06		.53		

												&nb
are unverse expense shares or reflects assumed 31, 200	ested at E relating of the Con a ratable d to be ar 5, the dat	December to accele mpany's c recogniti nortized : e the acc	31, 2005 rating the common s ion of the from the eleration	5. Under these option stock will remaining time of the becomes	the provis as. As a roll become ag pro for a Board effective	rs approved a sions of APB esult of the Be exercisable e rma expense r of Director's a c. The 2005 th aining as of th	No. 25, the second seco	he Company of ion, it is estin December 31, these options of the acceler er and nine mo	estimates nated that 2005. Th . The rem ated vesti- onth pro-	that there wil stock options a above pro f naining pro fo ing of options forma results	l be no co s to purch orma disc rma expe through	omper nase 4 closur nse is Decer
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Supreme Industries, Inc. And Subsidiaries

Notes To Consolidated Financial Statements, Concluded.

<u>NOTE 5 - COMMON</u>	STOCK					
The Board of Director	s approve	ed the following quarte	rly cash o	lividends:		
Declaration		Record		Paid		Cash Dividend
Date		Date		Date		Per Share

Date	ænbsp	Date	ænbsp	Date	ænbsp	Per Share
January 23, 2004		February 6, 2004		February 16, 2004		\$.030
April 29, 2004		May 10, 2004		May 17, 2004		\$.035
July 20, 2004		August 2, 2004		August 9, 2004		\$.035

October 21, 2004		November 1, 2004		November 8, 2004		\$.035
January 28, 2005		February 7, 2005		February 14, 2005		\$.035
May 2, 2005		May 16, 2005		May 23, 2005		\$.035
June 6, 2005		July 25, 2005		August 1, 2005		\$.095

Subsequent to September 24, 2005, on October 28, 2005 the Board of Directors declared a \$.095 cash dividend to be paid on November 21, 2005 to stockholders of record as of November 14, 2005.

NOTE 6 - LONG-TERM DEBT

The Company amended its existing credit agreement effective September 22, 2005. The terms of the amended credit facility a substantially the same as the credit facility disclosed in the Annual Report on Form 10-K for the year ended December 25, 200 The credit facility matures on June 30, 2008 and as a result all borrowings under the credit agreement at September 24, 2005 a classified as long-term debt.

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

Results of Operations

Net sales for the three months ended September 24, 2005 increased \$6.5 million, or 9.2%, to \$77.1 million from \$70.6 million the three months ended September 25, 2004. Net sales for the nine months ended September 24, 2005 increased \$27.8 million 11.8%, to \$262.6 from \$234.8 million for the nine months ended September 25, 2004. The increases in net sales for both period relate primarily to selling price increases implemented by the Company beginning in 2004 to combat the cost escalation of key materials, specifically, steel, aluminum, wood, gelcoat and resin. Product mix also contributed to the increase in revenues whi shipments were lower for the three and nine months ended September 24, 2005 compared to the comparable periods in 2004.

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Results of Operations, Continued

			Three	Months	Ended				Nine	Months 1	Ended	
		Sept. 24,		Sept. 25,				Sept. 24,		Sept. 25,		
		2005		2004		Change		2005		2004		Change
Materia	ls	58.2%		56.8%		1.4%		57.1%		57.6%		(.5)%
Direct la	abor	13.7		14.1		(.4)		14.0		15.0		(1.0)
Overhea	nd	14.5		14.8		(.3)		14.1		14.0		.1
Delivery	y	2.9		3.4		(.5)		2.6		3.0		(.4)
Cost of	sales	89.3		89.1		.2		87.8		89.6		(1.8)
Gross p	rofit	10.7%		10.9%		(.2)%		12.2%		10.4%		1.8%

Material cost as a percentage of net sales increased for the three months ended September 24, 2005 and decreased for the nine months ended September 24, 2005 when compared to corresponding periods in 2004. According to its policy, the Company conducted its annual physical inventories during the third quarter and has adjusted its estimated charge to cost of sales for the three and nine months ended September 24, 2005 (see "Inventory Relief" below in our discussion of "Critical Accounting Policies and Estimates"). Favorable (unfavorable) annual physical inventory adjustments recorded during the three-month periods ended September 24, 2005 and September 25, 2004 were \$(1.1) million and \$.4 million, respectively. The first nine months of 2005 were high volume and high intensity months as the Company worked toward the timely completion of two large fleet contracts and the continued development of certain product lines. Management believes that this environment coupled with our complex manufacturing processes for customized retail products, resulted in the escalation of material costs which has been reflected as an incremental charge to cost of sales in the third quarter.

Management has scheduled interim physical inventories to be taken prior to year-end at selected locations to provide additional information to further analyze changes in manufacturing processes and their related inventories as compared with the results of the 2005 annual physical inventories. In addition, several initiatives have commenced which should enable us to have enhanced timely information with regard to inventories. Despite the unfavorable physical inventory adjustment, the Company continued to benefit from price increases implemented during 2004 and to a lesser extent in 2005. Our gross profit as a percentage of net sales for the nine months ended September 24, 2005 improved to 12.2% from 10.5%, or 31.6%, on a net sales increase of 11.8%.

Direct labor as a percentage of net sales improved for the three months ended September 24, 2005 (13.7% of net sales) compared to the three months ended September 25, 2004 (14.1% of net sales). The improvement over the prior year period was primarily due to selling price increases. Additionally, direct labor as a percentage of net sales improved for the nine months ended September 24, 2005 (14.0% of net sales) compared to the nine months ended September 24, 2005 (14.0% of net sales) compared to the nine months ended September 25, 2004 (15.0% of net sales). The improvement over the prior year period was primarily due to efficiencies associated with the production of large quantities of standardized fleet units and the impact of the implementation of price increases.

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Results of Operations, Concluded

Overhead expense improved as a percentage of net sales for the three months ended September 24, 2005 (14.5% of net sales) compared to the three months ended September 25, 2004 (14.7% of net sales). Overhead expense as a percentage of net sales increased slightly for the nine months ended September 24, 2005 (14.1% of net sales) compared to the nine months ended September 25, 2004 (14.0% of net sales). Despite the additional revenues resulting from higher fleet sales and price increases, overhead expense remained relatively constant as a percentage of net sales. The Company experienced escalating group health insurance claim costs during the first nine months of 2005, particularly during the second and third quarters, and depreciation expense increased due to the \$11.8 million of capital expenditures in 2004.

Delivery expense improved, decreasing \$0.1 million, or 6.4%, to \$2.3 million (2.9% of net sales) for the three months ended September 24, 2005 compared to \$2.4 million (3.4% of net sales) for the three months ended September 25, 2004. For the nine months ended September 24, 2005, delivery expense decreased \$0.2 million, or 2.8%, to \$6.9 million (2.6% of net sales) compared to \$7.1 million (3.0% of net sales) for the nine months ended September 25, 2004. Delivery expense decreased for the three months due to fewer unit shipments and decreased for the nine months due to an increase in fleet units which are generally not delivered by the Company but are picked up by the customer.

Selling, general and administrative expenses decreased \$0.2 million, or 2.7%, to \$6.0 million (7.8% of net sales) for the three months ended September 24, 2005 compared to \$6.2 million (8.7% of net sales) for the three months ended September 25, 2004. For the nine months ended September 24, 2005, selling, general and administrative expenses increased \$1.7 million, or 9.3%, to \$19.7 million (7.5% of net sales) compared to \$18.0 million (7.7% of net sales) for the nine months ended September 25, 2004. The nine month increase relates primarily to additional compensation expense related to the Company' incentive bonus plans which are based upon earnings and to higher sales commission expense as a result of increased revenues.

Interest expense for the three and nine months ended September 24, 2005 was \$0.5 million and \$1.6 million compared to \$0.3 million and \$0.7 million for the three and nine months ended September 25, 2004. The increase in interest expense was attributable to higher levels of borrowings to finance working capital and capital expenditures, and the continued rise in interest rates.

The Company's effective income tax rate was 35.9% for the first nine months of 2005 compared to 38.0% experienced in the first nine months of 2004. The decrease in the Company's effective tax rate is attributable to additional tax deductions allowed manufacturers resulting from the 2004 American Jobs Creation Act and certain tax benefits resulting from the formation of a captive insurance company.

Net income for the three and nine months ended September 24, 2005 was \$1.3 million and \$7.3 million compared to \$0.9 million and \$3.8 million for the three and nine months ended September 25, 2004. Net income increased 44% and 93% for the three month and nine month periods of 2005 compared to the same periods in the previous year. Basic earnings per share were \$.10 and \$.59 for the three and nine months ended September 24, 2004. Diluted earnings per share were \$.10 and \$.57 for the three and nine months ended September 24, 2005 compared to \$.07 and \$.30 per share for the three and nine months ended September 24, 2005 compared to \$.10 and \$.57 for the three and nine months ended September 24, 2005 compared to \$.07 and \$.30 per share for the three and nine months ended September 24, 2005 compared to \$.07 and \$.30 per share for the three and nine months ended September 24, 2005 compared to \$.07 and \$.30 per share for the three and nine months ended September 24, 2005 compared to \$.07 and \$.30 per share for the three and nine months ended September 24, 2005 compared to \$.07 and \$.30 per share for the three and nine months ended September 24, 2005 compared to \$.07 and \$.30 per share for the three and nine months ended September 24, 2005 compared to \$.07 and \$.30 per share for the three and nine months ended September 25, 2004. Growth in diluted earning per share was 43% and 90% for the three month and nine month period of 2005 over the prior year comparable periods.

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Liquidity and Capital Resources

The Company's revolving line of credit and net income were the major sources of cash flows during the nine months ended September 24, 2005. Accounts receivable have increased \$3.7 million since December 25, 2004, due to the increased level of revenue for 2005. Additionally, inventories have increased \$1.4 million including a \$2.7 million increase in chassis inventory. Company purchased additional chassis for municipal bid orders in its bus division and for the continuity of production flow for armored product line.

Capital expenditures for the nine months ended September 24, 2005 were \$4.0 million. The Company completed the construct an additional manufacturing facility at its Griffin, Georgia location and expended \$1.5 million on this building project during first nine months of 2005. Our Jonestown, Pennsylvania location had \$0.8 million in capital expenditures relating to the contin improvement of operations at its recently acquired manufacturing plant adjacent to our existing facilities.

The Company believes that cash flow generated from operations and funds available under the Company's revolving line of cr will be sufficient to meet the Company's cash needs during the next twelve months.

Contractual Obligations

										•			
Our fixe	ed, nonca	ncelable	obligatio	ns as of S	Septembe	r 24, 200	5 were as	s follows:	:				
							Pay	yments du	ue by per	iod			
					Less	than							
		То	tal		1 Y	ear		1-3 Y	Years		3-5 Y	Years	
Debt (a)		\$29,600	,000		\$1,700,0	000		\$25,750	,000		\$ 950,00	00	
Operatir leases (b	•	3,:	290,788			780,933		1,	345,216		1,	164,639	
(a) Amounts are included on the Consolidated Balance Sheets. For additional information regarding debt and related matters,													
the Notes to Consolidated Financial Statements included in the Annual Report on Form 10-K for the year ended December 25													
			•	• •	•		Note 8 o 5, 2004 au						ents incluc 0-Q.
							Page 1	3 of 36					

Critical Accounting Policies and Estimates

Management's discussion and analysis of its financial position and results of operations are based upon the Company's consolid financial statements, which have been prepared in accordance with accounting principles generally accepted in the United State America. The preparation of these financial statements requires management to make estimates and judgments that affect the reported amounts of assets, liabilities, revenues and expenses and related disclosure of contingent assets and liabilities. The Company's estimates are based on historical experience and various other factors that are believed to be reasonable under the circumstances, the results of which form the basis for the Company's conclusions. The Company continually evaluates their formulation used to make these estimates as its business and economic environment changes. As the Financial Statements con herein are condensed, one should also read our Annual Report on Form 10-K for the year ended December 25, 2004, regarding expanded information about our critical accounting policies and estimates. In management's opinion, the Company's critical accounting policies include allowance for doubtful accounts, excess and obsolete inventories, inventory relief, accrued insurar and accrued warranty.

Allowance for Doubtful Accounts - The Company maintains an allowance for doubtful accounts for estimated losses resulting the inability of customers to make required payments. If the financial condition of customers were to deteriorate, resulting in a impairment of their ability to make payments, additional allowances may be required which would affect future operating resu

Excess and Obsolete Inventories - The Company must make estimates regarding the future use of products and provides a pro for obsolete or slow-moving inventories. If actual product life-cycles, product demand or market conditions are less favorable those projected by management, additional inventory write-downs may be required which would affect future operating result

Inventory Relief - For monthly and quarterly financial reporting, cost of sales is recorded and inventories are relieved by the u standard bills of material. Because of the customized nature of the Company's products and manufacturing processes, it is diff to place full reliance on the bills of material for accurate relief of inventories. Although the Company continues to refine the p of creating accurate bills of materials, monthly estimated charges are necessary for relief of inventories for products sold. Thu Company's methodology of relieving inventories includes an estimated charge to cost of sales which is incremental to its bills material. The estimated charge recorded throughout the year also takes into consideration not only the customized nature of or products but historical inventory relief percentages, scrap variances and other factors which could impact inventory relief.

The Company conducts its annual physical inventories in the third calendar quarter and it reflects any positive or negative adjustments derived from the process in its third quarter and nine month operating results. The accuracy of the inventory relief therefore is not known until the annual physical inventories have been concluded. The Company has attempted to avoid interim physical inventories due to the costs associated with the process which include, among other factors, significant accounting co and loss of production. However, the Company has determined to conduct interim physical inventories at certain of its location during October and November of 2005 and may do so in subsequent years. Alternatively, to eliminate the additional estimated charge for inventory relief discussed above by other than quarterly physical inventories, the Company would incur substantial expense associated with the required modifications to its

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Critical Accounting Policies and Estimates, Concluded

production processes. Therefore, the Company is continually refining its manufacturing methods to help mitigate the effect of estimated charge for inventory relief and any adjustments thereto. If the annual inventories result in significant favorable or unfavorable adjustments, such adjustments will affect future operating results.

Accrued Insurance - The Company has a self-insured retention against product liability claims with insurance coverage over a above the retention. The Company is also self-insured for a portion of its employee medical benefits and workers' compensation Product liability claims are routinely reviewed by the Company's insurance carrier and management routinely reviews other self-insurance risks for purposes of establishing ultimate loss estimates. In addition, management must determine estimated lia for claims incurred but not reported. Such estimates and any subsequent changes in estimates may result in adjustments to the Company's operating results in the future.

Accrued Warranty - The Company provides limited warranties for periods of up to five years from the date of retail sales. Esti warranty costs are provided for at the time of sale and are based upon historical experience.

Other Information

On August 4, 2005, the Company's Board of Directors approved a plan to accelerate vesting of all outstanding stock options ware unvested at December 31, 2005. Under the provisions of APB No. 25, the Company estimates that there will be no compensation expense relating to accelerating these options. As a result of the Board's action, it is estimated that stock options purchase 434,498 shares of the Company's common stock (and any options granted before December 31, 2005) will become exercisable effective December 31, 2005.

The acceleration of vesting was undertaken in an attempt to eliminate compensation expense that the Company would otherwis required to recognize with respect to those unvested stock options upon adopting SFAS No. 123R, "Share Based Payment." Adoption of SFAS No. 123R is required on or before January 1, 2006, and will require that compensation expense associated stock options unvested at December 31, 2005 be recognized in the Company's consolidated statement of income. It is anticipat that the accelerated vesting of these options will eliminate potential pre-tax compensation expense that would have been incur periods after December 31, 2005.

In light of the new accounting guidance provided in SFAS No. 123R, to be adopted by the Company at the beginning of its 20 fiscal year, the efficacy of granting of stock options in the future as an appropriate form of incentive compensation is under ac consideration by the Board of Directors.

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Forward-Looking Statements

This report contains forward-looking statements (within the meaning of the Private Securities Litigation Reform Act of 1995), than historical facts, which reflect the view of the Company's management with respect to future events. When used in this rep words such as "believe," "expect," "anticipate," "estimate," "intend," and similar expressions, as they relate to the Company or plans or operations, identify forward-looking statements. Such forward-looking statements are based on assumptions made by information currently available to the Company's management. Although management believes that the expectations reflected such forward-looking statements are reasonable, it can give no assurance that such expectations are reasonable, it can give no assurance that such expectations include, without limitation, limitations on the availability of chassis on which the Company's product i dependent, availability of raw materials, raw material cost increases, and severe interest rate increases. Furthermore, the Comp can provide no assurance that such raw material cost increases can be passed on to its customers through implementation of pr increases for the Company's products. The forward-looking statements contained herein reflect the current views of the Comp management with respect to future events and are subject to those factors and other risks, uncertainties and assumptions relating the operations, results of operations, cash flows and financial position of the Company. The Company assumes no obligation t update the forward-looking statements or to update the reasons actual results could differ from those contemplated by such forward-looking statements.

Issues and Uncertainties

Business and Economic Cycles - The broad spectrum of industries that create demand for our products makes our business particularly sensitive to general economic conditions, including corporate profitability, interest rates, fuel costs, and consumer preference and spending patterns. Because of the replacement-nature of our products, an economic downturn could cause our customers to delay purchase of our products, which would adversely affect our ability to remain profitable.

Suppliers of Key Materials - We require substantial amounts of raw materials which we purchase from third party suppliers. R materials (such as steel, aluminum and wood products) may not be available to us or we may be required to pay more for raw materials because of, among other things, new laws or regulations, our suppliers' commitments to other purchasers, interruption production by suppliers, or general price fluctuations.

Delivery of Truck Chassis - We mount our truck bodies on truck chassis delivered from truck chassis manufacturers. If truck of manufacturers experience disruptions in their businesses, we may be unable to sell or deliver our products. Work stoppages or slowdowns experienced by the large truck manufacturers that supply truck chassis could result in delays or slowdowns in our to deliver products to our customers. As a result, our sales and operating cash flows could be adversely affected.

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Issues and Uncertainties, Concluded.

Environmental, Health, and Safety Liabilities - Our operations are subject to a variety of federal, state and local environmental health safety statutes and regulations, including those relating to emissions to the air, discharges to water, treatment, storage, a disposal of waste and remediation of contaminated sites. In certain cases, these requirements may limit the productive capacity operations. Certain laws, including the Federal Comprehensive Environmental Response, Compensation and Liability Act of 1 as amended, impose strict, and under certain circumstances, joint and several, liability for costs to remediate contaminated sites upon designated responsible parties, including site owners or operators and persons who dispose of waste at, or transport wast such sites. The Company is unaware of any unrecorded liabilities in the areas of environmental, health and safety risks and is party to any remediation of contaminated sites.

Loss of Key Management - Our ability to compete successfully and implement our business strategy depends on the efforts of senior management personnel. The loss of the services of any of these individuals could have a material adverse affect on our business. If we were unable to attract qualified personnel to our management, our existing management resources may become strained, which would harm our business and our ability to implement our strategies.

Competition - Our products are produced by many companies including several with a national presence but most of which co on a regional basis. We experience aggressive pricing practices from our national and regional competitors which can have an adverse affect on both revenues and earnings. To date chassis manufacturers have chosen not to manufacture specialized vehic because of the wide variety of options and equipment which are not efficiently produced on highly automated assembly line operations. Though there is no indication to date, there is no assurance that this policy will not be modified.

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ITEM 3. QUANTITATIVE AND QUALITATIVE DISCLOSURES ABOUT MARKET

RISK.

There has been no material change from the information provided in the Company's Annual Report on Form for the year ended December 25, 2004.

						Pa	ge 17 of	36					

ITEM 4. CONTROLS AND PROCEDURES.

 & Solution of Disclosure Controls and Procedures - The Company's chief executive officer and its chief finat officer, after carrying out an evaluation of the effectiveness of the Company's disclosure controls and proced (as defined in Securities Exchange Act Rules 13a-15(e) and 15(e)) as of the date of this quarterly report (the "Evaluation Date") have concluded that as of the Evaluation Date, the Company's disclosure controls and procedures were adequate and effective to provide reasonable assurance that the material information relation the Company and its consolidated subsidiaries that is required to be in this quarterly report would be made k to them on a timely basis.

 Changes in Internal Controls - There were no changes in the Company's internal controls over financial report or in other factors during the quarter ended September 24, 2005 that have materially affected or are reasonal likely to materially affect the Company's internal controls over financial reporting.

PART II. OTHER INFORMATION

ITEM (<u>6.</u>	<u>EXHIB</u>	<u>BITS.</u>										
		Exhibits	s:										
			Exhibit	10.1		Amend	ment to C	Credit Ag	reement l	by and an	nong		
						Suprem	e Corpor	ation and	JP Morg	an Chase	Bank, N	.A.,	
						dated as	s of Septe	mber 22,	, 2005.				
			Exhibit	31.1		Certification of Chief Executive Officer Pursuant to bsp Section 302 of the Sarbanes-Oxley Act of 2002							
						Section	302 of th	ne Sarban	es-Oxley	Act of 2	002		
			Exhibit	31.2		Certific	ation of (Chief Fin	ancial Of	ficer Purs	suant to		
						Section	302 of th	ne Sarban	es-Oxley	Act of 2	002		
			Exhibit	32.1		Certific	ation of C	Chief Exe	ecutive O	fficer Pu	suant to		
						Section	906 of th	e Sarban	es-Oxley	Act of 2	002		
			Exhibit	32.2		Certific	ation of (Chief Fin	ancial Of	ficer Pure	suant to		
						Section	906 of th	e Sarban	es-Oxley	Act of 2	002		

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SIGNATURES

								SUPRE	ME IND	USTRIE	S, INC.		
								<u>By: /s/ J</u>	leffery D	. Mowery	Ł		
DATE:	Novembe	er 8, 2005	5					Jeffery	D. Mowe	ery			
								Vice Pr	esident o	f Finance	and Chi	ef Financ	ial Officer
									g on beha al Officer		Registrar	nt and as	Principal
						<u>INDEX</u>	<u>TO EXI</u>	<u>HIBITS</u>					
Exh	ibit												
Nun	<u>nber</u>						Des	scription	of Docun	nent			
10.1			Amendment to Credit Agreement by and among Supreme Corporation and J dated as of September 22, 2005.								and JP N	/lorgan C	hase Bank
31.1			Certific	ation of C	Chief Exe	cutive O	fficer pur	suant to	Section 3	02 of the	Sarbane	s-Oxley A	Act of 200

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31.2			Certific	ation of (Chief Fin	ancial Of	ficer pure	suant to S	Section 30	02 of the	Sarbanes	-Oxley A	ct of 2002
32.1			Certific	ation of (Chief Exe	cutive O	fficer pu	suant to	Section 9	06 of the	Sarbane	s-Oxley /	Act of 2002
32.2			Certific	ation of (Chief Fin	ancial Of	ficer pure	suant to S	Section 90	06 of the	Sarbanes	-Oxley A	ct of 2002
						Pa	ge 19 of	36					

Exhibit 10.1

Bank One

Amendment to Credit Agreement

This agreement is dated as of September 22, 2005, by and between Supreme Corporation (the "Borrower") and JPMorgan Chase Bank, N.A. as successor by merger to Bank One, NA (the "Bank"), and its successors and assigns. The provisions of this agreement are effective on the date that this agreement has been executed by all of the signers and delivered to the Bank (the "Effective Date").										
WHEDEA	WHEREAS the Borrower and the Bank entered into a Credit Agreement dated January 5, 2004, as amended (if									

WHEREAS, the Borrower and the Bank entered into a Credit Agreement dated January 5, 2004, as amended (if applicable) (the "Credit Agreement"); and

|--|--|--|--|--|--|--|--|

WHEREAS, the Borrower has requested and the Bank has agreed to amend the Credit Agreement as set forth below;

			utual considerat ee as follows:	ion of the ag	reements contained herein	n and for other good and v	aluable
1. DEFIN Agreement		MS. Capi	talized terms no	ot defined he	rein shall have the meanir	ng ascribed in the Credit	
2. MODIF	ICATIO	N OF CI	REDIT AGRE	EMENT. Th	e Credit Agreement is he	reby amended as follows:	
			ive Date, the pro	ovision in the	e Credit Agreement under	Section 5.2 Subsection A	۱.
			ive Date, the pro		e Credit Agreement under	Section 5.2 Subsection J.	
			orrower ratifies t as modified he		s the Credit Agreement a	nd the Credit Agreement s	hall

4. BORROWER REPRESENTATIONS AND WARRANTIES. The Borrower represents and warrants that, other than as may be described in Section 2 of this agreement (a) the representations and warranties contained in the Credit Agreement are true and correct in all material respects as of the date of this agreement, (b) no condition, act or event which could constitute an event of default under the Credit Agreement or any promissory note or credit facility executed in reference to the Credit Agreement exists, and (c) no condition, event, act or omission has occurred, which, with the giving of notice or passage of time, would constitute an event of default under the Credit Agreement or any promissory note or credit facility executed in reference to the Credit facility executed in reference

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5. FEES AND EXPENSES. The Borrower agrees to pay all fees and out-of-pocket disbursements incurred by the Bank in connection with this agreement, including legal fees incurred by the Bank in the preparation, consummation, administration and enforcement of this agreement.

6. EXECUTION AND DELIVERY. This agreement shall become effective only after it is fully executed by the Borrower and the Bank, and the Bank shall have received from the Borrower the following documents: Line of Credit Note.

|--|--|--|--|--|--|

7. ACKNOWLEDGEMENTS OF BORROWER. The Borrower acknowledges that as of the date of this agreement it has no offsets with respect to all amounts owed by the Borrower to the Bank arising under or related to the Credit Agreement on or prior to the date of this agreement. The Borrower fully, finally and forever releases and discharges the Bank and its successors, assigns, directors, officers, employees, agents and representatives from any and all claims, causes of action, debts and liabilities, of whatever kind or nature, in law or in equity, of the Borrower, whether now known or unknown to the Borrower, which may have arisen in connection with the Credit Agreement or the actions or omissions of the Bank related to the Credit Agreement on or prior to the date hereof. The Borrower acknowledges and agrees that this agreement is limited to the terms outlined above, and shall not be construed as an agreement to change any other terms or provisions of the Credit Agreement. This agreement shall not establish a course of dealing or be construed as evidence of any willingness on the Bank's part to grant other or future agreements, should any be requested.

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8. NOT A NOVATION. This agreement is a modification only and not a novation. Except for the above-quoted modification(s), the Credit Agreement, any loan agreements, credit agreements, reimbursement agreements, security agreements, mortgages, deeds of trust, pledge agreements, assignments, guaranties, instruments or documents executed in connection with the Credit Agreement, and all the terms and conditions thereof, shall be and remain in full force and effect with the changes herein deemed to be incorporated therein. This agreement is to be considered attached to the Credit Agreement and made a part thereof. This agreement shall not release or affect the liability of any guarantor of any promissory note or credit facility executed in reference to the Credit Agreement or release any owner of collateral granted as security for the Credit Agreement. The validity, priority and enforceability of the Credit Agreement shall not be impaired hereby. To the extent that any provision of this agreement conflicts with any term or condition set forth in the Credit Agreement, or any document executed in conjunction therewith, the provisions of this agreement shall supersede and control. The Bank expressly reserves all rights against all parties to the Credit Agreement.

				Borrower:	:		
				Supreme C	Corporation		
				By: <u>/S/ Jef</u>	fery D. Mowery		
				Jeffery D.	Mowery CFO		
				Printed Nat	me Title		
				Date Signe	d: <u>September 22, 2005</u>		
				Bank:			
				JPMorgan	Chase Bank, N.A.		

				By: <u>/S/ Dan</u>	iiel C. Oakley		
				Daniel C. C	Oakley First Vice Presiden	<u>it</u>	
				Printed Nar	ne Title		
				Date Signed	d: <u>September 22, 2005</u>		
				&r	ıbsp		

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Bank One

Line of Credit Note

\$40,000,000.00

Due: June 30, 2008						Date: September 22, 2005				
Promise to Pay . On or before June 30, 2008, for value received, Supreme Corporation (the "Borrower") promises to pay to IPMorgan Chase Bank NA, whose address is 121 W Franklin St. Elkhart IN 46516 (the "Bank") or order										

pay to JPMorgan Chase Bank, N.A., whose address is 121 W. Franklin St., Elkhart, IN 46516 (the "Bank") or order, in lawful money of the United States of America, the sum of Forty Million and 00/100 Dollars (\$40,000,000.00) or such lesser sum as is indicated on Bank records, plus interest as provided below.

Definition	s . As used	d in this N	Note, the f	ollowing terms ha	ve the follo	wing respective meanings:	

|--|--|--|--|--|--|--|--|

"Advance" means a Eurodollar Advance or a Prime Rate Advance and "Advances" means all Eurodollar Advances and all Prime Rate Advances under this Note.

"Applicable Margin" means with respect to any Prime Rate Advance or Eurodollar Advance, as the case may be, the rate per annum set forth below opposite the applicable Funded Debt to EBITDA Ratio. Funded Debt to EBITDA Ratio is defined in the Credit Agreement.

	Funded Debt to EBITDA Ratio	Applica		
		Prime Rate Advance	Eurodollar Advance	
	Greater than or equal to 2.51 to 1.00	0.00%	1.75%	
	Greater than or equal to 2.01 to 1.00 but less than	0.00%	1.50%	
	or equal to 2.50 to 1.00			
	Greater than or equal to 1.51 to 1.00 but less than	0.00%	1.25%	
	or equal to 2.00 to 1.00			
	Less than or equal to 1.50 to 1.00	0.00%	1.00%	

The Applicable Margin shall, in each case, be determined and adjusted quarterly on the first day of the month after the date of delivery of the quarterly and annual financial statements required by the Credit Agreement, *provided*, *however*, that if such financial statements are not delivered within two Business Days after the required date (each, an "Interest Determination Date"), the Applicable Margin shall increase to the maximum percentage amount set forth in the table above from the date such financial statements were required to be delivered to the Bank until received by the Bank. The Applicable Margin shall be effective from an Interest Determination Date until the next Interest Determination Date. Such determinations by the Bank shall be conclusive absent manifest error. The initial Applicable Margin for Prime Rate Advances is 0.00% and for Eurodollar Advances is 1.25%.

 "Credit Agreement" means a certain Credit Agreement, dated January 5, 2004, between the Borrower and the
Bank.

"Business Day" means (i) with respect to any borrowing, payment or rate selection of Eurodollar Advances, a day (other than a Saturday or Sunday) on which banks generally are open in Indiana and/or New York for the conduct of substantially all of their commercial lending activities and on which dealings in United States dollars are carried on in the London interbank market and (ii) for all other purposes, a day other than a Saturday, Sunday or any other day on which national banking associations are authorized to be closed.

"Eurodollar Base Rate" means, with respect to the relevant Interest Period, the applicable British Bankers' Association LIBOR rate for deposits in U.S. dollars as reported by any generally recognized financial information service as of 11:00 a.m. (London time) two Business Days prior to the first day of such Interest Period, and having a maturity equal to such Interest Period, *provided* that, if no such British Bankers' Association LIBOR rate is available to the Bank, the applicable Eurodollar Base Rate for the relevant Interest Period shall instead be the rate determined by the Bank to be the rate at which JPMorgan Chase & Co. or one of its affiliate banks offers to place deposits in U.S. dollars with first class banks in the London interbank market at approximately 11:00 a.m. (London time) two Business Days prior to the first day of such Interest Period, in the approximate amount of the principal amount outstanding on such date and having a maturity equal to such Interest Period.

				Page	22 of 36		

"Eurodollar Advance" means any borrowing under this Note when and to the extent that its interest rate is determined by reference to the Eurodollar Rate.

"**Eurodollar Rate**" means, with respect to a Eurodollar Advance for the relevant Interest Period, the sum of (i) the Applicable Margin plus (ii) the quotient of (a) the Eurodollar Base Rate applicable to such Interest Period, divided by (b) one minus the Reserve Requirement (expressed as a decimal) applicable to such Interest Period.

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"Interest Period" means, with respect to a Eurodollar Advance, a period of one (1), three (3) or six (6) month(s) commencing on a Business Day selected by the Borrower pursuant to this Note. Such Interest Period shall end on the day which corresponds numerically to such date one (1), three (3) or six (6) month(s) thereafter, as applicable, *provided, however*, that if there is no such numerically corresponding day in such first, third or sixth succeeding month(s), as applicable, such Interest Period shall end on the last Business Day of such first, third or sixth

succeeding month(s), as applicable. If an Interest Period would otherwise end on a day which is not a Business Day, such Interest Period shall end on the next succeeding Business Day, *provided*, *however*, that if said next succeeding Business Day falls in a new calendar month, such Interest Period shall end on the immediately preceding Business Day.

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"**Prime Rate**" means a rate per annum equal to the prime rate of interest announced from time to time by the Bank or its parent (which is not necessarily the lowest rate charged to any customer), changing when and as said prime rate changes.

"**Prime Rate Advance**" means any Advance under this Note when and to the extent that its interest rate is determined by reference to the Prime Rate.

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"Principal Payment Date" is defined in the paragraph entitled "Principal Payments" below.

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"Regulation D" means Regulation D of the Board of Governors of the Federal Reserve System as from time to time in effect and any successor thereto or other regulation or official interpretation of said Board of Governors relating to reserve requirements applicable to member banks of the Federal Reserve System.

"**Reserve Requirement**" means, with respect to an Interest Period, the maximum aggregate reserve requirement (including all basic, supplemental, marginal and other reserves) which is imposed under Regulation D.

Interest Rates. The Advance(s) evidenced by this Note may be drawn down and remain outstanding as up to eight (8) Eurodollar Advances and/or a Prime Rate Advance. The Borrower shall pay interest to the Bank on the outstanding and unpaid principal amount of each Prime Rate Advance at the Prime Rate plus the Applicable Margin and each Eurodollar Advance at the Eurodollar Rate. Interest shall be calculated on the basis of the actual number of days elapsed in a year of 360 days. In no event shall the interest rate applicable to any Advance exceed the maximum rate allowed by law. Any interest payment which would for any reason be deemed unlawful under applicable law shall be applied to principal.

Bank Records. The Bank shall, in the ordinary course of business, make notations in its records of the date, amount, interest rate and Interest Period of each Advance hereunder, the amount of each payment on the Advances, and other information. Such records shall, in the absence of manifest error, be conclusive as to the outstanding principal balance of and interest rate or rates applicable to this Note.

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Notice and Manner of Electing Interest Rates on Advances. The Borrower shall give the Bank written notice (effective upon receipt) of the Borrower's intent to draw down an Advance under this Note no later than 11:00 a.m. Eastern time, one (1) Business Day before disbursement, if the full amount of the drawn Advance is to be disbursed as a Prime Rate Advance and three (3) Business Days before disbursement, if any part of such Advance is to be disbursed as a Eurodollar Advance. The Borrower's notice must specify: (a) the disbursement date, (b) the amount

of each Advance, (c) the type of each Advance (Prime Rate Advance or Eurodollar Advance), and (d) for each Eurodollar Advance, the duration of the applicable Interest Period; *provided, however*, that the Borrower may not elect an Interest Period ending after the maturity date of this Note. Each Eurodollar Advance shall be in a minimum amount of One Hundred Thousand and 00/100 Dollars (\$100,000.00). All notices under this paragraph are irrevocable. By the Bank's close of business on the disbursement date and upon fulfillment of the conditions set forth herein and in any other of the Related Documents, the Bank shall disburse the requested Advances in immediately available funds by crediting the amount of such Advances to the Borrower's account with the Bank.

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Conversion and Renewals. The Borrower may elect from time to time to convert one type of Advance into another or to renew any Advance by giving the Bank written notice no later than 11:00 a.m. Eastern time, one (1) Business Day before conversion into a Prime Rate Advance and three (3) Business Days before conversion into or renewal of a Eurodollar Advance, specifying: (a) the renewal or conversion date, (b) the amount of the Advance to be converted or renewed, (c) in the case of conversion, the type of Advance to be converted into (Prime Rate Advance or Eurodollar Advance), and (d) in the case of renewals of or conversion into a Eurodollar Advance, the applicable Interest Period, provided that (i) the minimum principal amount of each Eurodollar Advance outstanding after a renewal or conversion shall be One Hundred Thousand and 00/100 Dollars (\$100,000.00); (ii) a Eurodollar Advance can only be converted on the last day of the Interest Period for the Advance; and (iii) the Borrower may not elect an Interest Period ending after the maturity date of this Note. All notices given under this paragraph are irrevocable. If the Borrower fails to give the Bank the notice specified above for the renewal or conversion of a Eurodollar Advance, the Advance, the Advance by 11:00 a.m. Eastern time three (3) Business Days before the end of the Interest Period for the Advance, the Advance, the Advance, the Advance shall automatically be converted to a Prime Rate Advance on the last day of the Interest Period for the Advance on the last day of the Advance, the Advance on the last day of the Advance on the last day of the Interest Period for the Advance on the last day of the Interest Period for the Advance on the last day of the Interest Period for the Advance, the Advance shall automatically be converted to a Prime Rate Advance on the last day of the Interest Period for the Advance.

Notwithstanding any other provision in this Note, the maximum principal amount available under this Note shall be the following amount(s) on and after the following date(s): Forty Million and 00/100 Dollars (\$40,000,000.00) from January 1st of each year to June 30th of the same year and Thirty Million and 00/100 Dollars (\$30,000,000.00) from July 1st of each year to December 31st of the same year. The Borrower shall, on or before each Principal Reduction Date, make such principal payments as are needed to reduce the outstanding principal balance under this Note, plus, if applicable, (i) the aggregate amount available to be drawn under all outstanding letters of credit issued under any letter of credit sub-limit provided for in any of the Related Documents and (ii) the aggregate amount drawn and unreimbursed under letters of credit issued under any such sub-limit, to an amount not exceeding the applicable maximum principal amount available as of each Principal Reduction Date.

|--|--|--|--|--|--|--|--|

The Borrower shall select interest rates and Interest Periods such that on each Principal Reduction Date the sum of the principal amount of the Prime Rate Advance outstanding on that date plus the aggregate principal amount of the Eurodollar Advances with Interest Periods ending on that date is greater than or equal to any principal payment that may be due on that date. Any election that does not comply with this requirement will be invalid unless the Bank elects, in its sole discretion, to honor such election. Although the Bank may choose to honor any such election, the Borrower shall continue to be subject to the terms of the paragraph of this Note captioned "Funding Loss Indemnification" in regard to payment of a Eurodollar Advance on a date other than the last day of the Interest Period for the Advance.

Interest Payments. Interest on the Advances shall be paid as follows:

				I .						
A. For each Prime Rate Advance, on the last day of each month beginning with the first month following disbursement of the Advance or following conversion of an Advance into a Prime Rate Advance, and at the maturity or conversion of the Advance into a Eurodollar Advance;										
B. For each Eurodollar Advance, on the last day of the Interest Period for the Advance and, if the Interest Period is longer than three months, at three-month intervals beginning with the day three months from the date the Advance is disbursed.										
Principal Payments . All outstanding principal and interest is due and payable in full on June 30, 2008, which is defined herein as the "Principal Payment Date".										

 & &nbs

Default Rate of Interest. After a default has occurred under this Note, whether or not the Bank elects to accelerate the maturity of this Note because of such default, all Advances outstanding under this Note, including all Eurodollar Advances, shall bear interest at a per annum rate equal to the Prime Rate, plus the Applicable Margin for a Prime Rate Advance, plus three percent (3.00%) from the date the Bank elects to impose such rate. Imposition of this rate shall not affect any limitations contained in this Note on the Borrower's right to repay principal on any Eurodollar Advance before the expiration of the Interest Period for that Advance.

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Prepayment. The Borrower may prepay all or any part of any Prime Rate Advance at any time without premium or penalty. The Borrower may prepay any Eurodollar Advance only at the end of an Interest Period.

Funding Loss Indemnification. Upon the Bank's request, the Borrower shall pay the Bank amounts sufficient (in the Bank's reasonable opinion) to compensate it for any loss, cost, or expense incurred as a result of:

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A. Any payment of a Eurodollar Advance on a date other than the last day of the Interest Period for the Advance, including, without limitation, acceleration of the Advances by the Bank pursuant to this Note or the Related Documents; or

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B. Any failure by the Borrower to borrow or renew a Eurodollar Advance on the date specified in the relevant notice from the Borrower to the Bank.

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Additional Costs. If any applicable domestic or foreign law, treaty, government rule or regulation now or later in effect (whether or not it now applies to the Bank) or the interpretation or administration thereof by a governmental authority charged with such interpretation or administration, or compliance by the Bank with any guideline, request

or directive of such an authority (whether or not having the force of law), shall (a) affect the basis of taxation of payments to the Bank of any amounts payable by the Borrower under this Note or the Related Documents (other than taxes imposed on the overall net income of the Bank by the jurisdiction or by any political subdivision or taxing authority of the jurisdiction in which the Bank has its principal office), or (b) impose, modify or deem applicable any reserve, special deposit or similar requirement against assets of, deposits with or for the account of, or credit extended by the Bank, or (c) impose any other condition with respect to this Note or the Related Documents and the result of any of the foregoing is to increase the cost to the Bank of maintaining any Eurodollar Advance or to reduce the amount of any sum receivable by the Bank on such an Advance, or (d) affect the amount of capital required or expected to be maintained by the Bank (or any corporation controlling the Bank) and the Bank determines that the amount of such capital is increased by or based upon the existence of the Bank's obligations under this Note or the Related Documents and the increase has the effect of reducing the rate of return on the Bank's (or its controlling corporation's) capital as a consequence of the obligations under this Note or the Related Documents to a level below that which the Bank (or its controlling corporation) could have achieved but for such circumstances (taking into consideration its policies with respect to capital adequacy) by an amount deemed by the Bank to be material, then the Borrower shall pay to the Bank, from time to time, upon request by the Bank, additional amounts sufficient to compensate the Bank for the increased cost or reduced sum receivable. Whenever the Bank shall learn of circumstances described in this section which are likely to result in additional costs to the Borrower, the Bank shall give prompt written notice to the Borrower of the basis for and the estimated amount of any such anticipated additional costs. A statement as to the amount of the increased cost or reduced sum receivable, prepared in good faith and in reasonable detail by the Bank and submitted by the Bank to the Borrower, shall be conclusive and binding for all purposes absent manifest error in computation.

Illegality. If any applicable domestic or foreign law, treaty, rule or regulation now or later in effect (whether or not it now applies to the Bank) or the interpretation or administration thereof by a governmental authority charged with such interpretation or administration, or compliance by the Bank with any guideline, request or directive of such an authority (whether or not having the force of law), shall make it unlawful or impossible for the Bank to maintain or fund the Eurodollar Advances, then, upon notice to the Borrower by the Bank, the outstanding principal amount of the Eurodollar Advances, together with accrued interest and any other amounts payable to the Bank under this Note or the Related Documents on account of the Eurodollar Advances shall be repaid (a) immediately upon the Bank's demand if such change or compliance with such requests, in the Bank's judgment, requires immediate repayment, or (b) at the expiration of the last Interest Period to expire before the effective date of any such change or request provided, however, that subject to the terms and conditions of this Note and the Related Documents the Borrower shall be entitled to simultaneously replace the entire outstanding balance of any Eurodollar Advance repaid in accordance with this section with a Prime Rate Advance in the same amount.

Inability to Determine Interest Rate. If the Bank determines that (a) quotations of interest rates for the relevant deposits referred to in the definition of Eurodollar Rate are not being provided in the relevant amounts or for the relevant maturities for purposes of determining the interest rate on a Eurodollar Advance as provided in this Note, or (b) the relevant interest rates referred to in the definition of Eurodollar Rate do not accurately cover the cost to the Bank of making or maintaining Eurodollar Advances, then the Bank shall forthwith give notice of such circumstances to the Borrower, whereupon (i) the obligation of the Bank to make Eurodollar Advances shall be suspended until the Bank notifies the Borrower that the circumstances giving rise to the suspension no longer exists, and (ii) the Borrower shall repay in full the then outstanding principal amount of each Eurodollar Advance, together with accrued interest, on the last day of the then current Interest Period applicable to the Advance, provided, however, that, subject to the terms and conditions of this Note and the Related Documents, the Borrower shall be entitled to simultaneously replace the entire outstanding balance of any Eurodollar Advance repaid in accordance with this section with a Prime Rate Advance in the same amount.

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Obligations Due on Non-Business Day. Whenever any payment under this Note becomes due and payable on a day that is not a Business Day, if no default then exists under this Note, the maturity of the payment shall be extended to the next succeeding Business Day, except, in the case of a Eurodollar Advance, if the result of the extension would be to extend the payment into another calendar month, the payment must be made on the immediately preceding Business Day.

Matters Regarding Payment. The Borrower will pay the Bank at the Bank's address shown above or at such other place as the Bank may designate. Payments shall be allocated among principal, interest and fees at the discretion of the Bank unless otherwise agreed or required by applicable law. Acceptance by the Bank of any payment which is less than the payment due at the time shall not constitute a waiver of the Bank's right to receive payment in full at that time or any other time.

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Authorization for Direct Payments (ACH Debits). To effectuate any payment due under this Note, the Borrower hereby authorizes the Bank to initiate debit entries to Account Number xxxxxxxx at the Bank and to debit the same to such account. This authorization to initiate debit entries shall remain in full force and effect until the Bank has received written notification of its termination in such time and in such manner as to afford the Bank a reasonable opportunity to act on it. The Borrower represents that the Borrower is and will be the owner of all funds in such account. The Borrower acknowledges (1) that such debit entries may cause an overdraft of such account which may result in the Bank's refusal to honor items drawn on such account until adequate deposits are made to such account; (2) that the Bank is under no duty or obligation to initiate any debit entry for any purpose; and (3) that if a debit is not made because the above-referenced account does not have a sufficient available balance, or otherwise, the payment may be late or past due.

Business Loan. The Borrower acknowledges and agrees that this Note evidences a loan for a business, commercial, agricultural or similar commercial enterprise purpose, and that all advances made under this Note shall not be used for any personal, family or household purpose.

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Credit Facility. The Bank has approved a credit facility to the Borrower in a principal amount not to exceed the face amount of this Note. The credit facility is in the form of advances made from time to time by the Bank to the Borrower. This Note evidences the Borrower's obligation to repay those advances. The aggregate principal amount of debt evidenced by this Note is the amount reflected from time to time in the records of the Bank. Until the earliest of maturity, the occurrence of any default, or the occurrence of any event that would constitute a default but for the giving of notice or the lapse of time or both until the end of any grace or cure period, the Borrower may borrow, pay down and reborrow under this Note subject to the terms of the Related Documents.

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Liabilities. The term "Liabilities" in this Note means all obligations, indebtedness and liabilities of the Borrower to any one or more of the Bank, JPMorgan Chase & Co., and any of their subsidiaries, affiliates or successors, now existing or later arising, including, without limitation, all loans, advances, interest, costs, overdraft indebtedness,

credit card indebtedness, lease obligations, or obligations relating to any Rate Management Transaction, all monetary obligations incurred or accrued during the pendency of any bankruptcy, insolvency, receivership or other similar proceedings, regardless of whether allowed or allowable in such proceeding, and all renewals, extensions, modifications, consolidations or substitutions of any of the foregoing, whether the Borrower may be liable jointly with others or individually liable as a debtor, maker, co-maker, drawer, endorser, guarantor, surety or otherwise, and whether voluntarily or involuntarily incurred, due or not due, absolute or contingent, direct or indirect, liquidated or unliquidated. The term "Rate Management Transaction" in this Note means any transaction (including an agreement with respect thereto) now existing or hereafter entered into among the Borrower, the Bank or JPMorgan Chase & Co., or any of its subsidiaries or affiliates or their successors, which is a rate swap, basis swap, forward rate transaction, commodity swap, commodity option, equity or equity index swap, equity or equity index option, bond option, interest rate option, foreign exchange transaction, cap transaction, clurrency option or any other similar transaction (including any option with respect to any of these transactions) or any combination thereof, whether linked to one or more interest rates, foreign currencies, commodity prices, equity prices or other financial measures.

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Related Documents. The term "Related Documents" in this Note means all loan agreements, credit agreements, reimbursement agreements, security agreements, mortgages, deeds of trust, pledge agreements, assignments, guaranties, or any other instrument or document executed in connection with this Note or in connection with any of the Liabilities.

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Security. The term "Collateral" in this Note means all real or personal property described in all security agreements, pledge agreements, mortgages, deeds of trust, assignments, or other instruments now or hereafter executed in connection with this Note or in connection with any of the Liabilities. If applicable, the Collateral secures the payment of this Note and the Liabilities.

Bank's Right of Setoff. In addition to the Collateral, if any, the Borrower grants to the Bank a security interest in, and the Bank is authorized to setoff and apply, all Accounts, Securities and Other Property, and Bank Debt against any and all Liabilities of the Borrower. This right of setoff may be exercised at any time and from time to time, and without prior notice to the Borrower. This security interest and right of setoff may be enforced or exercised by the Bank regardless of whether or not the Bank has made any demand under this paragraph or whether the Liabilities are contingent, matured, or unmatured. Any delay, neglect or conduct by the Bank in exercising its rights under this paragraph will not be a waiver of the right to exercise this right of setoff or enforce this security interest. The rights of the Bank under this paragraph are in addition to other rights the Bank may have in the Related Documents or by law. In this paragraph: (a) the term "Accounts" means any and all accounts and deposits of the Borrower (whether general, special, time, demand, provisional or final) at any time held by the Bank (including all Accounts held jointly with another, but excluding any IRA or Keogh Account, or any trust Account in which a security interest would be prohibited by law); (b) the term "Securities and Other Property" means any and all securities and other property of the Borrower in the custody, possession or control of the Bank (other than property held by the Bank in a fiduciary capacity); and (c) the term "Bank Debt" means all indebtedness at any time owing by the Bank, to or for the credit or account of the Borrower.

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Representations by Borrower. Each Borrower represents that: (a) the execution and delivery of this Note and the performance of the obligations it imposes do not violate any law, conflict with any agreement by which it is bound, or require the consent or approval of any governmental authority or other third party; (b) this Note is a valid and binding agreement, enforceable according to its terms; and (c) all balance sheets, profit and loss statements, and other financial statements furnished to the Bank in connection with the Liabilities are accurate and fairly reflect the financial condition of the organizations and persons to which they apply on their effective dates, including contingent liabilities of every type, which financial condition has not changed materially and adversely since those dates. Each Borrower, other than a natural person, further represents that: (a) it is duly organized, existing and in good standing pursuant to the laws under which it is organized; and (b) the execution and delivery of this Note and the performance of the obligations it imposes (i) are within its powers and have been duly authorized by all necessary action of its governing body, and (ii) do not contravene the terms of its articles of incorporation or organization, its by-laws, or any partnership, operating or other agreement governing its affairs.

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Events of Default/Acceleration. If any of the following events occurs this Note shall become due immediately, without notice, at the Bank's option:

1. The Borrower, or any guarantor of this Note (the "Guarantor"), fails to pay when due any amount payable under this Note, under any of the Liabilities, or under any agreement or instrument evidencing debt to any creditor.

2. The Borrower or any Guarantor (a) fails to observe or perform any other term of this Note; (b) makes any materially incorrect or misleading representation, warranty, or certificate to the Bank; (c) makes any materially incorrect or misleading representation in any financial statement or other information delivered to the Bank; or (d) defaults under the terms of any agreement or instrument relating to any debt for borrowed money (other than the debt evidenced by this Note) and the effect of such default will allow the creditor to declare the debt due before its maturity.

3. In the event (a) there is a default under the terms of any Related Document, (b) any guaranty of the loan evidenced by this Note is terminated or becomes unenforceable in whole or in part, (c) any Guarantor fails to promptly perform under its guaranty, or (d) the Borrower fails to comply with, or pay, or perform under any agreement, now or hereafter in effect, between the Borrower and JPMorgan Chase & Co., or any of its subsidiaries or affiliates or their successors.

4. There is any loss, theft, damage, or destruction of any Collateral not covered by insurance.

5. A "reportable event" (as defined in the Employee Retirement Income Security Act of 1974 as amended) occurs that would permit the Pension Benefit Guaranty Corporation to terminate any employee benefit plan of the Borrower or any affiliate of the Borrower.

6. The Borrower or any Guarantor becomes insolvent or unable to pay its debts as they become due.

7. The Borrower or any Guarantor (a) makes an assignment for the benefit of creditors; (b) consents to the appointment of a custodian, receiver, or trustee for itself or for a substantial part of its assets; or (c) commences any proceeding under any bankruptcy, reorganization, liquidation, insolvency or similar laws of any jurisdiction.

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8. A custodian, receiver, or trustee is appointed for the Borrower or any Guarantor or for a substantial part of its assets without its consent.

9. Proceedings are commenced against the Borrower or any Guarantor under any bankruptcy, reorganization, liquidation, or similar laws of any jurisdiction, and they remain undismissed for thirty (30) days after commencement; or the Borrower or the Guarantor consents to the commencement of those proceedings.

10. Any judgment is entered against the Borrower or any Guarantor, or any attachment, levy, or garnishment is issued against any property of the Borrower or any Guarantor.

11. The Borrower or any Guarantor dies, or a guardian or conservator is appointed for the Borrower or any Guarantor or all or any portion of the Borrower's assets, any Guarantor's assets, or the Collateral.

12. The Borrower or any Guarantor, without the Bank's written consent (a) is dissolved, (b) merges or consolidates with any third party, (c) leases, sells or otherwise conveys a material part of its assets or business outside the ordinary course of its business, (d) leases, purchases, or otherwise acquires a material part of the assets of any other business entity, except in the ordinary course of its business, or (e) agrees to do any of the foregoing (notwithstanding the foregoing, any subsidiary may merge or consolidate with any other subsidiary, or with the Borrower, so long as the Borrower is the survivor).

13. There is a substantial change in the existing or prospective financial condition of the Borrower or any Guarantor that the Bank in good faith determines to be materially adverse.

14. The Bank in good faith deems itself insecure.

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Remedies. If this Note is not paid at maturity, whether by acceleration or otherwise, the Bank shall have all of the rights and remedies provided by any law or agreement. The Bank is authorized to cause all or any part of the Collateral to be transferred to or registered in its name or in the name of any other person or business entity, with or without designating the capacity of that nominee. Without limiting any other available remedy, the Borrower is liable for any deficiency remaining after disposition of any Collateral. The Borrower is liable to the Bank for all reasonable costs and expenses of every kind incurred in the making or collection of this Note, including without limitation reasonable attorneys' fees and court costs. These costs and expenses include without limitation any costs or expenses incurred by the Bank in any bankruptcy, reorganization, insolvency or other similar proceeding. All amounts payable under the terms of this Note shall be paid without relief from valuation and appraisement laws.

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Waivers. Any party liable on this Note waives (a) to the extent permitted by law, all rights and benefits under any laws or statutes regarding sureties, as may be amended; (b) any right to receive notice of the following matters before the Bank enforces any of its rights: (i) the Bank's acceptance of this Note, (ii) any credit that the Bank extends to the Borrower, (iii) the Borrower's default, (iv) any demand, diligence, presentment, dishonor and protest, or (v) any action that the Bank takes regarding the Borrower, anyone else, any Collateral, or any of the Liabilities, that it might be entitled to by law or under any other agreement; (c) any right to require the Bank to proceed against the Borrower, any other obligor or guarantor of the Liabilities, or any Collateral, or pursue any remedy in the Bank's power to pursue; (d) any defense based on any claim that any endorser or other parties' obligations exceed or are more burdensome than those of the Borrower; (e) the benefit of any statute of limitations affecting liability of any endorser or other party liable hereunder or the enforcement hereof; (f) any defense arising by reason of any disability or other defense of the Borrower or by reason of the cessation from any cause whatsoever (other than payment in full) of the obligation of the Borrower for the Liabilities; and (g) any defense based on or arising out of any defense that the Borrower may have to the payment or performance of the Liabilities or any portion thereof. Any party liable on this Note consents to any extension or postponement of time of its payment without limit as to the number or period, to any substitution, exchange or release of all or any part of the Collateral, to the addition of any other party, and to the release or discharge of, or suspension of any rights and remedies against, any person who may be liable for the payment of this Note. The Bank may waive or delay enforcing any of its rights without losing

them. Any waiver affects only the specific terms and time period stated in the waiver. No modification or waiver of any provision of this Note is effective unless it is in writing and signed by the party against whom it is being enforced.

Subordination. Any rights of any party liable on this Note, whether now existing or hereafter arising, to receive payment on account of any indebtedness (including interest) owed to any party liable on this Note by the Borrower, or to withdraw capital invested by it in the Borrower, or to receive distributions from the Borrower, shall at all times be subordinate to the full and prior repayment to the Bank of the Liabilities. No party liable on this Note shall be entitled to enforce or receive payment of any sums hereby subordinated until the Liabilities have been paid in full and any such sums received in violation of this paragraph shall be received by such party in trust for the Bank. Any party liable on this Note agrees to stand still with regard to the Bank's enforcement of its rights, including taking no action to delay, impede or otherwise interfere with the Bank's rights to realize on the Collateral. The foregoing notwithstanding, until the occurrence of any default, any party liable on this Note is not prohibited from receiving distributions from the Borrower in an amount equal to any income tax liability imposed on such party liable on this Note attributable to an ownership interest, if any, in the Borrower.

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Rights of Subrogation. Any party liable on this Note waives and agrees not to enforce any rights of subrogation, contribution or indemnification that it may have against the Borrower, any person liable on the Liabilities, or the Collateral, until the Borrower and such party liable on this Note have fully performed all their obligations to the Bank, even if those obligations are not covered by this Note.

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Reinstatement. All parties liable on this Note agree that to the extent any payment is received by the Bank in connection with the Liabilities, and all or any part of such payment is subsequently invalidated, declared to be fraudulent or preferential, set aside or required to be repaid by the Bank or paid over to a trustee, receiver or any other entity, whether under any bankruptcy act or otherwise (any such payment is hereinafter referred to as a "Preferential Payment"), then this Note shall continue to be effective or shall be reinstated, as the case may be, and whether or not the Bank is in possession of this Note, and, to the extent of such payment or repayment by the Bank, the Liabilities or part thereof intended to be satisfied by such Preferential Payment shall be revived and continued in full force and effect as if said Preferential Payment had not been made.

Governing Law and Venue. This Note is delivered in the State of Indiana and governed by Indiana law (without giving effect to its laws of conflicts). The Borrower agrees that any legal action or proceeding with respect to any of its obligations under this Note may be brought by the Bank in any state or federal court located in the State of Indiana, as the Bank in its sole discretion may elect. By the execution and delivery of this Note, the Borrower submits to and accepts, for itself and in respect of its property, generally and unconditionally, the non-exclusive jurisdiction of those courts. The Borrower waives any claim that the State of Indiana is not a convenient forum or the proper venue for any such suit, action or proceeding.

Renewal and Extension. This Note is given in replacement, renewal and/or extension of, but not extinguishing the indebtedness evidenced by, that Line of Credit Note dated March 19, 2004 executed by the Borrower in the original principal amount of Thirty Million and 00/100 Dollars (\$30,000,000.00), including previous renewals or modifications thereof, if any (the "Prior Note"), and is not a novation thereof. All interest evidenced by the Prior Note shall continue to be due and payable until paid. If applicable, all Collateral continues to secure the payment of

this Note and the Liabilities. The provisions of this Note are effective on the date that this Note has been executed by all of the signers and delivered to the Bank.

 Miscellaneous. The Borrower, if more than one, is jointly and severally liable for the obligations represented by this Note, the term "Borrower" means any one or more of them, and the receipt of value by any one of them constitutes the receipt of value by the others. This Note binds the Borrower and its successors, and benefits the Bank, its successors and assigns. Any reference to the Bank includes any holder of this Note. Section headings are for convenience of reference only and do not affect the interpretation of this Note. Any notices and demands under or related to this document shall be in writing and delivered to the intended party at its address stated herein, and if to the Bank, at its main office if no other address of the Bank is specified herein, by one of the following means: (a) by hand, (b) by a nationally recognized overnight courier service, or (c) by certified mail, postage prepaid, with return receipt requested. Notice shall be deemed given: (a) upon receipt if delivered by hand, (b) on the Delivery Day after the day of deposit with a nationally recognized courier service, or (c) on the third Delivery Day after the notice is deposited in the mail. "Delivery Day" means a day other than a Saturday, a Sunday, or any other day on which national banking associations are authorized to be closed. Any party may change its address for purposes of the receipt of notices and demands by giving notice of such change in the manner provided in this provision. This Note and any Related Documents embody the entire agreement between the Borrower and the Bank regarding the terms of the loan evidenced by this Note and supercede all oral statements and prior writings relating to that loan. If any provision of this Note cannot be enforced, the remaining portions of this Note shall continue in effect. The Borrower agrees that the Bank may provide any information or knowledge the Bank may have about the Borrower or about any matter relating to this Note or the Related Documents to JPMorgan Chase & Co., or any of its subsidiaries or affiliates or their successors, or to any one or more purchasers or potential purchasers of this Note or the Related Documents. The Borrower agrees that the Bank may at any time sell, assign or transfer one or more interests or participations in all or any part of its rights and obligations in this Note to one or more purchasers whether or not related to the Bank.

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Government Regulation. Borrower shall not (a) be or become subject at any time to any law, regulation, or list of any government agency (including, without limitation, the U.S. Office of Foreign Asset Control list) that prohibits or limits Bank from making any advance or extension of credit to Borrower or from otherwise conducting business with Borrower, or (b) fail to provide documentary and other evidence of Borrower's identity as may be requested by Bank at any time to enable Bank to verify Borrower's identity or to comply with any applicable law or regulation, including, without limitation, Section 326 of the USA Patriot Act of 2001, 31 U.S.C. Section 5318.

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IMPORTANT INFORMATION ABOUT PROCEDURES FOR OPENING A NEW ACCOUNT. To help the government fight the funding of terrorism and money laundering activities, Federal law requires all financial institutions to obtain, verify, and record information that identifies each person or entity that opens an account, including any deposit account, treasury management account, loan, other extension of credit, or other financial services product. What this means for Borrower: When Borrower opens an account, if Borrower is an individual Bank will ask for Borrower's name, taxpayer identification number, residential address, date of birth, and other information that will allow Bank to identify Borrower, and if Borrower is not an individual Bank will ask for Borrower's name, taxpayer identification number, business address, and other information that will allow Bank to identify Borrower is an individual to see Borrower's driver's license or other identifying documents, and if Borrower is not an individual to see Borrower's legal organizational documents or other identifying documents.

WAIVER	OF SPE	CIAL DA	MAGES.	THE BORROW	ER WAIVI	ES, TO THE MAXIMUM EXTE	NT NOT
PROHIBIT	ED BY I	LAW, AN	Y RIGHT	THE UNDERSI	GNED MA	Y HAVE TO CLAIM OR RECO	VER FROM
THE BANK	K IN AN	Y LEGA	L ACTION	OR PROCEEDI	NG ANY S	SPECIAL, EXEMPLARY, PUNI	TIVE OR

CONSEQUENTIAL DAMAGES.

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anosp	anosp	anosp	anosp	anosp	ænosp	anosp	anosp

JURY WAIVER. THE BORROWER AND THE BANK (BY ITS ACCEPTANCE HEREOF) HEREBY VOLUNTARILY, KNOWINGLY, IRREVOCABLY AND UNCONDITIONALLY WAIVE ANY RIGHT TO HAVE A JURY PARTICIPATE IN RESOLVING ANY DISPUTE (WHETHER BASED ON CONTRACT, TORT, OR OTHERWISE) BETWEEN THE BORROWER AND THE BANK ARISING OUT OF OR IN ANY WAY RELATED TO THIS NOTE OR THE OTHER RELATED DOCUMENTS. THIS PROVISION IS A MATERIAL INDUCEMENT TO THE BANK TO PROVIDE THE FINANCING EVIDENCED BY THIS NOTE.

					Borrower:		
Address: 25	581 Kercl	her Road			Supreme Corporation		
	Goshen	, IN 4652	.8				
					By: <u>/s/ Jeffery D. Mowe</u>	ery	
					Jeffery D. Mowery CFC	2	
					Printed Name Title		
					Date Signed: September	22, 2005	

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Exhibit 31.1

CERTIFICATION OF CHIEF EXECUTIVE OFFICER

PURSUANT TO SECTION 302 OF THE SARBANES-OXLEY ACT OF 2002

1. I have reviewed this quarterly report on Form 10-Q of Supreme Industries, Inc.;

2. Based on my knowledge, this report does not contain any untrue statement of a material fact or omit to state a material necessary to make the statements made, in light of the circumstances under which such statements were made, not misleading with respect to the period covered by this quarterly report;

3. Based on my knowledge, the financial statements, and other financial information included in this report, fairly prese all material respects the financial condition, results of operations and cash flows of the registrant as of, and for, the popresented in this quarterly report;

4.

The registrant's other certifying officer and I are responsible for establishing and maintaining disclosure controls and procedures (as defined in Exchange Act Rules 13a-15(e) and 15d-15(e)) for the registrant and we have:

-
 a) Designed such disclosure controls and procedures, or caused such disclosure controls and procedures to be designed under our supervision, to ensure that material information relating to the registrant, including its consolidated subsidiaries, is made known to us by others within those entities, particularly during the period which this report is being prepared;
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 b) Evaluated the effectiveness of the registrant's disclosure controls and procedures and presented in this report conclusions about the effectiveness of the disclosure controls and procedures, as of the end of the period cov by this report based on such evaluation; and
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 c) Disclosed in this report any change in the registrant's internal control over financial reporting that occurred or the registrant's most recent fiscal quarter that has materially affected, or is reasonably likely to materially affected the registrant's internal control over financial reporting.
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- 5. The registrant's other certifying officer and I have disclosed, based on our most recent evaluation of internal control of financial reporting, to the registrant's auditors and the audit committee of registrant's board of directors (or persons performing the equivalent function):
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-
 a) All significant deficiencies and material weaknesses in the design or operation of internal control over finan reporting which are reasonably likely to adversely affect the registrant's ability to record, process, summariz report financial information; and
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- b) Any fraud, whether or not material, that involves management or other employees who have a significant ro the registrant's internal control over financial reporting.
-

 DATE: November 8, 2005

 /s/ Herbert M. Gardner

Chief Executive Officer

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Exhibit 31.2

CERTIFICATION OF CHIEF FINANCIAL OFFICER

PURSUANT TO SECTION 302 OF THE SARBANES-OXLEY ACT OF 2002

2. Based on my knowledge, this report does not contain any untrue statement of a material fact or omit to state a material necessary to make the statements made, in light of the circumstances under which such statements were made, not misleading with respect to the period covered by this quarterly report;

3. Based on my knowledge, the financial statements, and other financial information included in this report, fairly prese all material respects the financial condition, results of operations and cash flows of the registrant as of, and for, the popresented in this quarterly report;

4. The registrant's other certifying officer and I are responsible for establishing and maintaining disclosure controls and procedures (as defined in Exchange Act Rules 13a-15(e) and 15d-15(e)) for the registrant and we have:

 a) Designed such disclosure controls and procedures, or caused such disclosure controls and procedures to be designed under our supervision, to ensure that material information relating to the registrant, including its consolidated subsidiaries, is made known to us by others within those entities, particularly during the period which this report is being prepared;

-
 b) Evaluated the effectiveness of the registrant's disclosure controls and procedures and presented in this report conclusions about the effectiveness of the disclosure controls and procedures, as of the end of the period cov by this report based on such evaluation; and
-
-
 c) Disclosed in this report any change in the registrant's internal control over financial reporting that occurred of the registrant's most recent fiscal quarter that has materially affected, or is reasonably likely to materially affected in the registrant's internal control over financial reporting.
-
 - 5. The registrant's other certifying officer and I have disclosed, based on our most recent evaluation of internal control of financial reporting, to the registrant's auditors and the audit committee of registrant's board of directors (or persons performing the equivalent function):
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-
 a) All significant deficiencies and material weaknesses in the design or operation of internal control over finan reporting which are reasonably likely to adversely affect the registrant's ability to record, process, summariz report financial information; and
-
- b) Any fraud, whether or not material, that involves management or other employees who have a significant ro the registrant's internal control over financial reporting.

 DATE: November 8, 2005

/s/ Jeffery D. Mowery

Chief Financial Officer

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Exhibit 32.1

CERTIFICATION OF CHIEF EXECUTIVE OFFICER

PURSUANT TO SECTION 906 OF THE SARBANES-OXLEY ACT OF 2002

Pursuant to Section 906 of the Sarbanes-Oxley Act of 2002 (subsections (a) and (b) of Section 1350. Ch	anter 63 of

Pursuant to Section 906 of the Sarbanes-Oxley Act of 2002 (subsections (a) and (b) of Section 1350, Chapter 63 of Title 18, United States Code), each of the undersigned officers of Supreme Industries, Inc. (the "Company"), does hereby certify, to such officer's knowledge, that:

The Quarterly Report of Form 10-Q for the quarter ended September 24, 2005 (the "Form 10-Q") of the Company fully complies with the requirements of Section 13(a) of 15(d), as applicable, of the Securities Exchange Act of 1934 and the information contained in the Form 10-Q fairly presents, in all material respects, the financial condition and results of operations of the Company as of, and for, the periods presented in the Form 10-Q.

<u>DATE: November 8, 2005</u>	<u>/s/ Herbert</u> <u>M.</u> Gardner
	Herbert M. Gardner
	Chief Executive Officer

The foregoing certification is being furnished as an exhibit to the Form 10-Q pursuant to Item 601(b)(32) of Regulation S-K and Section 906 of the Sarbanes-Oxley Act of 2002 (subsections (a) and (b) of Section 1350,

Chapter 63 of Title 18, United States Code) and, accordingly, is not being filed as part of the Form 10-Q for purposes of Section 18 of the Securities Exchange Act of 1934, as amended, and is not incorporated by reference into any filing of the Company, whether made before or after the date hereof, regardless of any general incorporation language in such filing.

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Exhibit 32.2	8	
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CERTIFICATION OF CHIEF FINANCIAL OFFICER

PURSUANT TO SECTION 906 OF THE SARBANES-OXLEY ACT OF 2002

Pursuant to Section 906 of the Sarbanes-Oxley Act of 2002 (subsections (a) and (b) of Section 1350, Chapter 63 Title 18, United States Code), each of the undersigned officers of Supreme Industries, Inc. (the "Company"), doe hereby certify, to such officer's knowledge, that:					
The Quarterly Report of Form 10-Q for the quarter ended September 24, 2005 (the "Form 10-Q") of the Company fully complies with the requirements of Section 13(a) of 15(d), as applicable, of the Securities Exchange Act of 1934 and the information contained in the Form 10-Q fairly presents, in all material respects, the financial condition and results of operations of the Company as of, and for, the periods presented in the Form 10-Q.					
DATE: November 8, 2005	<u>/s/ Jeffery</u> <u>D.</u> <u>Mowery</u>				
	Jeffery D. Mowery				
	Chief Financial Officer				
The foregoing certification is being furnished as an exhibit to the Form 10-Q pursuant to Item 601(b)(32) of Regulation S-K and Section 906 of the Sarbanes-Oxley Act of 2002 (subsections (a) and (b) of Section 1350, Chapter 63 of Title 18, United States Code) and, accordingly, is not being filed as part of the Form 10-Q for purposes of Section 18 of the Securities Exchange Act of 1934, as amended, and is not incorporated by reference into any filing of the Company, whether made before or after the date hereof, regardless of any general incorporation language in such filing.					

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