BJS WHOLESALE CLUB INC Form 10-Q December 04, 2007

SECURITIES AND EXCHANGE COMMISSION

WASHINGTON, D. C. 20549

FORM 10-Q

Quarterly Report Pursuant to Section 13 or 15(d)

of the Securities Exchange Act of 1934

For Quarter Ended November 3, 2007

Commission file number 001-13143

BJ S WHOLESALE CLUB, INC.

(Exact name of Registrant as specified in its charter)

DELAWARE (State or other jurisdiction of incorporation or organization) 04-3360747 (I.R.S. Employer Identification No.)

One Mercer Road Natick, Massachusetts (Address of principal executive offices)

01760 (Zip Code)

(508) 651-7400

(Registrant s telephone number, including area code)

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

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

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

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

The number of shares of the Registrant s common stock outstanding as of November 3, 2007: 64,088,346

PART I. FINANCIAL INFORMATION

Item 1. Financial Statements

BJ'S WHOLESALE CLUB, INC.

CONSOLIDATED STATEMENTS OF INCOME

(Unaudited)

	Thirteen Weeks Ended				
	November 3, 2007			October 28, 2006	
	(Dolla	rs in Thousands exc			
Net sales	\$	2,124,469	\$	1,967,540	
Membership fees and other		47,926		44,608	
Total revenues		2,172,395		2,012,148	
Cost of sales, including buying and occupancy costs		1,963,141		1,811,531	
Selling, general and administrative expenses		171,020		166,547	
Preopening expenses		866		3,141	
Operating income		37,368		30,929	
Interest income, net		963		499	
Income from continuing operations before income taxes		38,331		31,428	
Provision for income taxes		15,525		11,589	
Income from continuing operations		22,806		19,839	
Loss from discontinued operations, net of income tax benefit of \$75 and \$903		(109)		(1,496)	
Net income	\$	22,697	\$	18,343	
Basic earnings per share:					
Income from continuing operations	\$	0.36	\$	0.30	
Loss from discontinued operations				(0.02)	
Net income	\$	0.36	\$	0.28	
Diluted earnings per share:					
Income from continuing operations	\$	0.35	\$	0.30	
Loss from discontinued operations				(0.02)	
Net income	\$	0.35	\$	0.28	
Number of common shares for earnings per share computations:					
Basic		63,681,429		64,464,862	
Diluted		64,513,667		65,260,359	
The accompanying notes are an integral part of the financia	l statem	ents.			

BJ'S WHOLESALE CLUB, INC.

CONSOLIDATED STATEMENTS OF INCOME

(Unaudited)

	Thirty-Nine November 3, 2007			Ended October 28, 2006	
	(Dollar		xcept Per Share Amount		
Net sales	\$	6,383,820	\$	5,918,660	
Membership fees and other		141,570		130,424	
Total revenues		6,525,390		6,049,084	
Cost of sales, including buying and occupancy costs		5,904,443		5,453,788	
Selling, general and administrative expenses		507,183		490,855	
Preopening expenses		3,404		5,722	
Operating income		110,360		98,719	
Interest income, net		2,310		2,529	
Gain on contingent lease obligations				3,119	
Income from continuing operations before income taxes		112,670		104,367	
Provision for income taxes		41,997		39,869	
Income from continuing operations		70,673		64,498	
Income (loss) from discontinued operations, net of income tax provision of \$1,340 and					
benefit of \$2,745		1,945		(4,338)	
Net income	\$	72,618	\$	60,160	
Tet meeme	Ψ	72,010	Ψ	00,100	
Basic earnings per share:					
Income from continuing operations	\$	1.10	\$	0.98	
Income (loss) from discontinued operations		0.03		(0.07)	
Net income	\$	1.13	\$	0.91	
Diluted earnings per share:					
Income from continuing operations	\$	1.08	\$	0.97	
Income (loss) from discontinued operations		0.03		(0.07)	
Net income	\$	1.11	\$	0.90	
Number of common shares for earnings per share computations:					
Basic		64,294,506		65,957,423	
Diluted		65,148,464		66,759,278	
		05,110,104		50,757,270	

The accompanying notes are an integral part of the financial statements.

BJ'S WHOLESALE CLUB, INC.

CONSOLIDATED BALANCE SHEETS

(Unaudited)

	November 3, 2007	February 3, 2007 Dollars in Thousan	October 28, 2006	
ASSETS	(1	iius)		
Current assets:				
Cash and cash equivalents	\$ 116,733	\$ 55,877	\$ 40,110	
Accounts receivable	95,975	101,292	92,605	
Merchandise inventories	939,572	850,902	931,863	
Current deferred income taxes	33,851	34,633	25,676	
Prepaid expenses	27,177	26,874	13,943	
riepaid expenses	27,177	20,674	13,943	
Total current assets	1,213,308	1,069,578	1,104,197	
Property at cost:				
Land and buildings	637,825	639,284	638,254	
Leasehold costs and improvements	202,785	196,206	195,587	
Furniture, fixtures and equipment	548,927	572,522	554,950	
	1,389,537	1,408,012	1,388,791	
Less: accumulated depreciation and amortization	520,582	507,864	498,831	
	868,955	900,148	889,960	
Deferred income taxes	1,228			
Other assets	22,649	23,085	22,951	
Total assets	\$ 2,106,140	\$ 1,992,811	\$ 2,017,108	
LIABILITIES				
Current liabilities:				
Current installments of long-term debt	\$ 520	\$ 493	\$ 485	
Short-term debt			35,000	
Accounts payable	646,298	560,406	600,170	
Accrued expenses and other current liabilities	274,758	266,864	241,920	
Accrued federal and state income taxes	23,775	34,626	28,711	
Closed store lease obligations due within one year	1,906	4,189	1,995	
Total current liabilities	947,257	866,578	908,281	
Long-term debt, less portion due within one year	1,850	2,243	2,370	
Noncurrent closed store lease obligations	10,484	14,794	7,822	
Other noncurrent liabilities	108,988	83,377	79,974	
Deferred income taxes	100,200	5,932	18,540	
STOCKHOLDERS' EQUITY				
Preferred stock, par value \$.01, authorized 20,000,000 shares, no shares issued				
Common stock, par value \$.01, authorized 180,000,000 shares, issued 74,410,190 shares	744	744	744	
Additional paid-in capital	173,212	154,020	147,386	
Retained earnings	1,190,137	1,158,137	1,154,103	
Accumulated other comprehensive loss	(723)	(723)		

Treasury stock, at cost, 10,321,844 and 9,629,542 and 9,952,827 shares	(325,809)	(292,291)	(302,112)
Total stockholders' equity	1,037,561	1,019,887	1,000,121
Total liabilities and stockholders' equity	\$ 2,106,140	\$ 1,992,811	\$ 2,017,108

The accompanying notes are an integral part of the financial statements.

BJ'S WHOLESALE CLUB, INC.

CONSOLIDATED STATEMENTS OF CASH FLOWS

(Unaudited)

CASH FLOWS FROM OPERATING ACTIVITIES	Thirty-Nine November 3, 2007 (Dollars in	Weeks Ended October 28, 2006 Thousands)
Net income	\$ 72,618	\$ 60,160
Adjustments to reconcile net income to net cash provided by operating activities:	Ψ 72,010	Ψ 00,100
Provision for (reversal of) closing costs	(3,631)	1,764
Depreciation and amortization of property	79,788	78,913
Loss on property disposals	1,616	300
Other noncash items (net)	771	1,116
Share-based compensation expense	14,562	14,361
Deferred income taxes	(3,079)	(6,963)
Excess tax benefit from exercise of stock options	(2,797)	(1,396)
Tax benefit from exercise of stock options	4,631	2,043
Increase (decrease) in cash due to changes in:	,	,
Accounts receivable	5,317	8,830
Merchandise inventories	(88,670)	(118,593)
Prepaid expenses	(303)	4,252
Other assets	376	(455)
Accounts payable	92,933	41,546
Changes in book overdrafts	(7,041)	1,656
Accrued expenses	20,797	11,320
Accrued income taxes	(20,302)	(22,857)
Closed store lease obligations	(2,482)	(900)
Other noncurrent liabilities	24,376	968
Net cash provided by operating activities	189,480	76,065
CASH FLOWS FROM INVESTING ACTIVITIES		
Property additions	(63,210)	(141,448)
Proceeds from property disposals	54	59
Purchase of marketable securities	(1,449)	(427)
Sale of marketable securities	1,535	64
Net cash used in investing activities	(63,070)	(141,752)
CASH FLOWS FROM FINANCING ACTIVITIES		
Excess tax benefit from exercise of stock options	2,797	1,396
Borrowing of short-term debt		35,000
Repayment of long-term debt	(366)	(342)
Proceeds from issuance of common stock	42,273	10,106
Purchase of treasury stock	(110,258)	(102,527)
Net cash used in financing activities	(65,554)	(56,367)
Net increase (decrease) in cash and cash equivalents	60,856	(122,054)
Cash and cash equivalents at beginning of year	55,877	162,164

Cash and cash equivalents at end of period	\$ 116,733	\$ 40,110
Noncash financing and investing activities:		
Addition of asset retirement costs	\$ 356	\$ 2,335

The accompanying notes are an integral part of the financial statements.

BJ'S WHOLESALE CLUB, INC.

CONSOLIDATED STATEMENTS OF STOCKHOLDERS' EQUITY

(Unaudited)

	Commo Shares	on Stock Amou		_	nearned npensation	Retained Earnings Thousands)	Coı	ocumulated Other mprehensive Loss	Treasu Shares	ıry Stock Amount	Total Stockholders' Equity
Balance, January 28, 2006	74,410	\$ 74	4 \$ 132,781	\$	(1,797)	\$ 1,105,913	\$		(7,017)	\$ (221,662)	\$ 1,015,979
Net income						60,160					60,160
Issuance of common stock			2,041			(11,970))		703	22,077	12,148
Purchase of treasury stock									(3,639)	(102,527)	(102,527)
Elimination of unearned											
compensation			(1,797))	1,797						
Stock compensation											
expense			14,361								14,361
Balance, October 28, 2006	74,410	\$ 74	4 \$ 147,386	\$		\$ 1,154,103	\$		(9,953)	\$ (302,112)	\$ 1,000,121
Balance, February 3, 2007	74,410	\$ 74	4 \$ 154,020	\$		\$ 1,158,137	\$	(723)	(9,630)	\$ (292,291)	\$ 1,019,887
Net income						72,618					72,618
Issuance of common stock			4,630			(34,466))		2,509	76,740	46,904
Cumulative effect of the											
adoption of FIN 48						(6,152))				(6,152)
Purchase of treasury stock									(3,201)	(110,258)	(110,258)
Stock compensation											
expense			14,562								14,562
Balance, November 3, 2007	74,410	\$ 74	4 \$ 173,212	\$		\$ 1,190,137	\$	(723)	(10,322)	\$ (325,809)	\$ 1,037,561

The accompanying notes are an integral part of the financial statements.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS

(Unaudited)

- 1. The results for BJ s Wholesale Club, Inc. (BJ s or the Company or we) for the quarter and nine months ended November 3, 2007 are not necessarily indicative of the results for the full fiscal year or any future period because, among other things, our business, in common with the business of retailers generally, is subject to seasonal influences. Our sales and operating income have typically been highest in the fourth quarter holiday season and lowest in the first quarter of each fiscal year.
- 2. These interim financial statements are unaudited and reflect all normal recurring adjustments we considered necessary for a fair statement of our financial statements in accordance with generally accepted accounting principles.
- 3. These interim financial statements should be read in conjunction with the consolidated financial statements and related notes in our Annual Report on Form 10-K for the fiscal year ended February 3, 2007.
- 4. We adopted the provisions of FASB Interpretation No. 48 Accounting for Uncertainty in Income Taxes an Interpretation of FASB Statement No. 109 (FIN 48) as of February 4, 2007, the beginning of this year s first quarter. In connection with the implementation of FIN 48, we recorded a reduction of \$6.2 million to the opening balance of retained earnings. Net income was not affected.

During the first nine months of this year, we recorded a reduction in our income tax provision totaling \$3.6 million, as a result of favorable state income tax audit settlements. This reduction was recorded in the second quarter. Of this total, \$2.8 million reflected a reduction in income tax reserves, and \$0.8 million reflected a reduction in interest reserves.

As of February 4, 2007, we had \$37.4 million of unrecognized tax benefits (\$24.4 million, net of federal tax benefit). The entire \$24.4 million of these unrecognized tax benefits, if recognized, would decrease the effective income tax rate.

As of November 3, 2007, unrecognized tax benefits were \$20.9 million (\$13.6 million, net of federal tax benefit). The entire \$13.6 million of these unrecognized tax benefits, if recognized, would decrease the effective income tax rate. Unrecognized tax benefits decreased by \$2.3 million (\$1.5 million, net of federal tax benefit) in the third quarter ended November 3, 2007, relating to positions taken in a prior period. Unrecognized tax benefits decreased by \$16.5 million (\$10.7 million, net of federal tax benefit) for the nine months ended November 3, 2007, primarily as a result of this year s settlement of state income tax audits for prior years. Unrecognized tax benefits are classified in other noncurrent liabilities, except for the portion of unrecognized tax benefits that are expected to be paid within the next twelve months, which are classified as current liabilities. Amounts that we record in current liabilities are determined by the status of audits undertaken by the taxing authorities.

As of November 3, 2007, management has determined it is reasonably possible that the total amount of unrecognized tax benefits could decrease within the next 12 months by as much as \$15.3 million (\$10.0 million, net of federal tax benefit), due to the resolution of state tax audits.

We have tax years from 2005 that remain open and are subject to examination by the IRS. We also have tax years from 1996 that remain open and are subject to examination by various state taxing authorities.

We classify interest expense and any penalties related to income tax uncertainties as a component of income tax expense, which is consistent with the recognition of these items in prior reporting periods. As of February 4, 2007, we had \$11.1 million of accrued interest (\$6.5 million, net of federal and state tax benefit) related to income tax uncertainties. As of November 3, 2007, we had \$8.4 million of accrued interest (\$5.0 million, net of federal and state tax benefit) related to income tax uncertainties. Accrued interest increased by \$0.4 million (\$0.2 million, net of federal and state tax benefit) in the third quarter ended November 3, 2007 due to the accrual of interest on the balance of our income tax reserves. Accrued interest decreased by \$2.6 million (\$1.5 million, net of federal and state tax benefit) for the nine months ended November 3, 2007. This decrease was primarily attributable to state income tax audit settlements, partially offset by the accrual of interest on outstanding income tax reserve balances during the period.

5. During the third quarter ended November 3, 2007, we granted 42,000 stock options and 40,000 restricted shares. In last year s third quarter, we granted 4,000 stock options and 2,000 restricted shares. In this year s first nine months, we granted 426,000 stock options and 879,400 restricted shares. In last year s first nine months, we granted 805,650 stock options and 211,100 restricted shares.

Presented below is information regarding pretax share-based compensation for this year s and last year s third quarters and for this year s and last year s first nine months:

	Thirteen V Nov. 3, 2007	Veeks Ended Oct. 28, 2006	Thirty-Nine Nov. 3, 2007	e Weeks Ended Oct. 28, 2006
	. `	Thousands)		n Thousands)
Stock option expense	\$ 1,932	\$ 3,845	\$ 6,734	\$ 12,709
Restricted stock expense	3,287	763	7,828	1,652
Total	\$ 5,219	\$ 4,608	\$ 14,562	\$ 14,361

6. The components of interest income, net were as follows:

	Thirteen V	ıded	Thirty-Nine	Weeks	ks Ended	
	Nov. 3, 2007 Oct. 28, 2006			Nov. 3, 2007	Oct.	28, 2006
	(Dollars in	(Dollars in Thousands)				ands)
Interest income	\$ 1,142	\$	678	\$ 2,813	\$	2,793
Capitalized interest	12		15	28		262
Interest expense on debt	(191)		(194)	(531)		(526)
Interest income, net	\$ 963	\$	499	\$ 2,310	\$	2,529

7. The following details the calculation of earnings per share from continuing operations for the periods presented below (amounts in thousands, except per share amounts):

	Thirteen Weeks Ended Nov. 3, 2007 Oct. 28, 2006			Tl Nov.	s Ended . 28, 2006			
	(Dollars in Thousands)				Dollars in	ars in Thousands)		
Income from continuing operations	\$ 22,806	\$	19,839	\$	70,673	\$	64,498	
Weighted-average number of common shares outstanding, used for basic computation	63,681		64,465	(64,295		65,957	
Plus: Incremental shares from assumed conversion of stock options and restricted stock	833		795		853		802	
Weighted-average number of common and dilutive potential shares outstanding	64,514		65,260	(65,148		66,759	
Basic earnings per share	\$ 0.36	\$	0.30	\$	1.10	\$	0.98	
Diluted earnings per share	\$ 0.35	\$	0.30	\$	1.08	\$	0.97	

Options to purchase the following shares were outstanding at November 3, 2007 and October 28, 2006, but were not included in the computation of diluted earnings per share because the options exercise prices were greater than the average market price of the common shares for the periods indicated:

	Number	Weigh	ted-Average
	of Shares	Exer	cise Price
Thirteen weeks ended Nov. 3, 2007	396,925	\$	38.80
Thirty-nine weeks ended Nov. 3, 2007	396,925	\$	38.80
Thirteen weeks ended Oct. 28, 2006	2,542,350	\$	31.55
Thirty-nine weeks ended Oct. 28, 2006	2,464,850	\$	31.64

On May 24, 2007, at the 2007 Annual Meeting of Stockholders of the Company, BJ $\,$ s stockholders approved the adoption of our 2007 Stock Incentive Plan (the $\,$ 2007 Plan $\,$). The 2007 Plan replaces BJ $\,$ s 1997 Stock Incentive Plan (the $\,$ 1997 Plan $\,$), which expired on July 27, 2007. No further grants will be made under the 1997 Plan.

Awards may be made under the 2007 Plan for up to 4,000,000 shares of BJ s common stock (subject to adjustment for changes in capitalization, including stock splits and other similar events).

The 2007 Plan provides that all full value awards, which generally means awards other than stock options and stock appreciation rights, will count against the 4,000,000 maximum shares issuable under the 2007 Plan at a ratio of two to one. Stock options and stock appreciation rights will count against shares issuable at a ratio of one to one.

8. The following table summarizes activity for the nine months ended November 3, 2007 associated with our discontinued operations, which consist of the closing of both of our ProFoods clubs in January 2007 and three BJ s clubs in 2002 (dollars in thousands):

	Discontinued Operations Increases						ons	Cumulativ		
	Liabilities		s To				abilities	(Charges	
	February 3, 2007	• /				Nov. 3, 2007		To Date, Ne		
ProFoods clubs	\$ 8,750	\$	272	\$	(5,148)	\$	3,874	\$	21,974	
BJ s clubs	8,294		331		(863)		7,762		24,795	
Total	\$ 17,044	\$	603	\$	(6,011)	\$	11,636	\$	46,769	
Current portion	\$ 3,077					\$	1,863			
Long-term portion	13,967						9,773			
Total	\$ 17,044					\$	11,636			

Both ProFoods clubs were closed by the end of the fourth quarter ended February 3, 2007. The operating results of these clubs are included in discontinued operations for all periods presented. We recorded a pretax charge of \$25.7 million to close these clubs in the fourth quarter of 2006. This charge consisted mainly of fixed asset write-downs of \$14.0 million, lease obligation costs of \$8.8 million and \$1.0 million for employee termination benefits. In last year s first nine months, ProFoods posted revenues of \$33.2 million and a net loss of \$4.1 million. All of the ProFoods and BJ s clubs reserves at November 3, 2007 were related to lease obligation costs.

During this year s second quarter, we settled the lease for one of the two closed ProFoods locations, and subleased the other ProFoods location for a portion of its remaining lease term, resulting in pretax income of \$4.0 million (\$2.4 million post-tax) in discontinued operations. Increases to the reserves in the table above consisted of interest accretion charges. As a result of the ProFoods lease settlement, we reduced the reserve by \$4.0 million. The remainder of the reserve reductions consisted of lease obligation payments.

The charges for lease obligations were based on the present value of rent liabilities under the two ProFoods leases, including estimated real estate taxes and common area maintenance charges, reduced by estimated income from the potential subleasing of these properties. An annual discount rate of 6% was used to calculate the present value of the obligations. The liabilities for the closed club leases are included in current and noncurrent closed store lease obligations on our balance sheet.

On November 9, 2002, we closed both of our clubs in the Columbus, Ohio, market and a club in North Dade, Florida. The operating results of these clubs are included in discontinued operations for all periods presented. There were no revenues after 2002. In 2004 and 2005, we made lump sum payments to settle two of the three leases. The reserve for BJ s closed clubs at November 3, 2007 was related to lease obligations for the remaining closed club.

9. The following table summarizes activity for the nine months ended November 3, 2007 associated with our 2006 restructuring activities, which consisted of the relocation of our Franklin, MA, cross-dock facility to a new facility in Uxbridge, MA, in July 2006, and the closing of all of BJ s 46 in-club pharmacies, 14 of which closed in the fourth quarter ended February 3, 2007. The remainder closed in the first quarter ended May 5, 2007 (dollars in thousands):

			Cumulative			
	Liabilities	Increases		Liabilities	Charges	
	February 3, 2007	To Reserves	Reductions	November 3, 2007	To Date, Net	
Franklin relocation	\$ 1,939	\$	\$ (1,185)	\$ 754	\$ 1,610	
Pharmacy closings	50	1,316	(1,366)		6,196	
Total	\$ 1,989	\$ 1,316	\$ (2,551)	\$ 754	\$ 7,806	
Current portion	\$ 1,162			\$ 43		
Long-term portion	827			711		
Total	\$ 1,989			\$ 754		

In connection with vacating the Franklin cross-dock facility, we established a reserve for our remaining lease liabilities for this property in 2006. The charges for this reserve were based on our rent liabilities under the lease, reduced by estimated potential sublease rentals, and were recorded in selling, general and administrative (SG&A) expenses. In this year s second quarter, we subleased the Franklin facility for a portion of its remaining lease term at a rate favorable to our initial estimate of sublease income. In connection with this sublease, we recorded pretax income of \$0.7 million in SG&A and reduced the Franklin reserve by the same amount. The remainder of the Franklin relocation reductions pertains to lease payments. The liability for the facility is included in current and noncurrent closed store lease obligations in the balance sheet.

In the fourth quarter of 2006, we recorded a pretax charge of \$7.2 million in connection with closing our in-club pharmacies, which consisted mainly of fixed asset write-downs of \$4.2 million and employee termination benefits of \$2.7 million. In the first half of this year, we recorded \$1.0 million of pretax income, primarily composed of \$2.3 million of proceeds received from the sale of prescription files and inventory, offset by payments of approximately \$1.4 million, which were related to the removal of fixtures. Income and expense items related to the pharmacy closings are recorded in SG&A expenses. No liability remains in the pharmacy closing reserve as of November 3, 2007, as we do not expect to record any further expenses in connection with the pharmacy closings.

10. Early in 2004 we were notified by credit card issuers that credit and debit card accounts used legitimately at BJ s were subsequently used in fraudulent transactions at non-BJ s locations. In response, we retained a leading computer security firm to conduct a forensic analysis of our information technology systems with a goal of determining whether a breach had in fact occurred. While no conclusive evidence of a breach was found, the computer security firm concluded that: (1) our centralized computer system that serves as the aggregation point for all BJ s credit and debit card transactions chain-wide had not been breached and (2) any breach would have likely occurred in a more decentralized fashion involving club-level systems. On March 12, 2004, after our receipt of the computer security firm s preliminary report of findings, we issued a public statement alerting consumers to the potential security breach.

To date, we have recorded total pretax charges of \$13.0 million to establish a reserve for claims seeking reimbursement for fraudulent credit and debit card charges and the cost of replacing cards, monitoring expenses and related fees and expenses. No charges were recorded in connection with this matter in the first nine months of this year and last year. As of November 3, 2007, the balance in the reserve was \$5.0 million, which represented our best estimate of the remaining costs and expenses related to this matter at that time. This reserve is included in accrued expenses and other current liabilities on our balance sheet.

As of November 23, 2007, the amount of outstanding claims, which are primarily from credit card issuing banks, was approximately \$13 million. We are unable to predict whether further claims will be asserted. We have contested and will continue to vigorously contest the claims made against us and continue to explore our defenses and possible claims against others.

The ultimate outcome of this matter could differ from the amounts recorded. While that difference could be material to the results of operations for any affected reporting period, it is not expected to have a material impact on our consolidated financial position or liquidity.

11. Net periodic benefit cost recognized for our unfunded defined benefit postretirement medical plan was as follows:

	Nov. 3, 2007	Thirteen Weeks Ended Nov. 3, 2007 Oct. 28, 2006 (Dollars in Thousands)			Thirty-Nine Weeks Ended Nov. 3, 2007 Oct. 28, 2006 (Dollars in Thousands)			
Service cost	\$ 153	\$	152	\$	458	\$	457	
Interest cost	82		73		246		219	
Amortization of net loss	5		17		14		51	
Net periodic benefit cost	\$ 240	\$	242	\$	718	\$	727	

12. We have a \$225 million unsecured credit agreement with a group of banks which expires April 27, 2010. The agreement includes a \$50 million sub-facility for letters of credit, of which no amount was outstanding at November 3, 2007. We are required to pay an annual facility fee which is currently 0.20% of the total commitment. Interest on borrowings is payable at BJ s option either at (a) the Eurodollar rate plus a margin which is currently 0.80% or (b) a rate equal to the higher of (i) the sum of the Federal Funds Effective Rate plus 0.50% or (ii) the agent bank s prime rate. We are also required to pay a usage fee whenever the amount of loans and

undrawn or unreimbursed letters of credit outstanding exceeds 50% of the total commitment. The usage fee, if applicable, would currently be at an annual rate of 0.125% of the amount borrowed. The facility fee and Eurodollar margin are subject to change based upon our fixed charge coverage ratio. The agreement contains financial covenants which include a minimum fixed charge coverage requirement and a maximum adjusted debt to capital limitation. We are required to comply with these covenants on a quarterly basis. Under the credit agreement, we may pay dividends or repurchase our own stock in any amount so long as we remain in compliance with all requirements under the agreement. We have no credit rating triggers that would accelerate the maturity date if borrowings were outstanding under our credit agreement. We were in compliance with the covenants and other requirements set forth in our credit agreement at November 3, 2007.

In addition to the credit agreement, we maintain a separate \$82 million facility for letters of credit, primarily to support the purchase of inventories, of which \$32.5 million was outstanding at November 3, 2007, and also maintain a \$25 million uncommitted credit line for short-term borrowings which expires on April 30, 2008. As of November 3, 2007, we also had a stand-alone letter of credit in the amount of \$5.7 million outstanding, which is used to support our self-insurance program for workers compensation.

There were no borrowings outstanding under our bank credit agreement or our uncommitted credit line at November 3, 2007 and February 3, 2007. At October 28, 2006, there were \$35 million of borrowings outstanding under our bank credit agreement for short-term working capital needs and no borrowings outstanding under our uncommitted credit line.

13. BJ s filed proofs of claim against House2Home, Inc. for claims arising under certain agreements between BJ s and House2Home in connection with the BJ s spin-off from Waban Inc. in July 1997. These claims arose primarily from BJ s indemnification of TJX with respect to TJX s guarantee of House2Home leases and from the Tax Sharing Agreement dated July 28, 1997 between BJ s and House2Home. House2Home and BJ s have settled BJ s claims against House2Home. As part of the settlement, BJ s has been released of all claims that House2Home and its bankruptcy estate may have had against BJ s.

In the nine months ended October 28, 2006, we received first quarter bankruptcy recoveries of \$3.1 million on account of our House2Home bankruptcy claims. These recoveries are recorded in gain on contingent lease obligations in the statements of income. On a post-tax basis, these gains were \$2.1 million. The Bankruptcy Court has closed the House2Home case and we do not expect to receive further payments on our claims.

14. The FASB issued the following standard which became effective in 2007:

In June 2006, the FASB ratified Emerging Issues Task Force (EITF) Issue 06-3, How Sales Taxes Collected from Customers and Remitted to Governmental Authorities Should Be Presented in the Income Statement (That Is, Gross versus Net Presentation). In accordance with EITF 06-3, the presentation of taxes within the scope of the issue on either a gross (included in revenues and costs) or a net (excluded from revenues) basis is an accounting policy decision that should be disclosed pursuant to APB Opinion 22. EITF 06-3 became effective in the first quarter of the fiscal year 2007. We have historically presented sales taxes collected from customers on a net basis and will continue to do so.

The FASB issued the following standards which will become effective in 2008:

FASB Statement No. 157, Fair Value Measurement (FASB 157) was issued in September 2006. FASB 157 provides a definition of fair value, provides guidance for measuring fair value in U.S. GAAP and expands disclosures about fair value measurements. FASB 157 will be effective at the beginning of fiscal 2008 for companies financial assets and liabilities, as well as any other assets and liabilities that are carried at fair value on a recurring basis in the financial statements. The FASB has provided a one-year deferral for the implementation of FASB 157 for other non-financial assets and liabilities. An exposure draft will be issued for comment in the near future on the partial deferral. We are presently evaluating the impact of the adoption of FASB 157 on our results of operations and financial position.

FASB Statement of Financial Accounting Standards No. 159, The Fair Value Option for Financial Assets and Financial Liabilities (FASB 159) was issued in February 2007. FASB 159 permits entities to choose to measure many financial instruments and certain other items at fair value that are not currently measured at fair value. FASB 159 will be effective at the beginning of fiscal 2008. We are currently evaluating the impact of the adoption of FASB 159 on our results of operations and financial position.

15. During this year s first nine months, we repurchased 3,201,337 shares of our common stock for \$110.3 million. In last year s first nine months, we repurchased 3,639,200 shares of our common stock for \$102.5 million. On May 23, 2007, the Board of Directors authorized the repurchase of up to an additional \$100 million of the Company s common stock. As of November 3, 2007, our remaining repurchase authorization was \$43.2 million. On November 19, 2007, subsequent to the end of this year s third quarter, the Board of Directors authorized the repurchase of up to an additional \$250 million of the Company s common stock.

16. Certain amounts in the prior year s financial statements have been reclassified to conform to the current year presentation. We have reclassified our prior year s financial statements to reflect the operating results of ProFoods in discontinued operations and to reflect the reserve for the Franklin cross-dock facility in current and noncurrent closed store lease obligations for all periods presented.

Item 2. Management s Discussion and Analysis of Financial Condition and Results of Operations
Thirteen Weeks (Third Quarter) and Thirty-Nine Weeks Ended November 3, 2007 versus Thirteen and Thirty-Nine Weeks Ended
October 28, 2006.

Critical Accounting Policies and Estimates

The preparation of our unaudited quarterly financial statements in conformity with accounting principles generally accepted in the United States requires management to make estimates and assumptions that affect the reported amounts of assets and liabilities and the disclosure of contingent liabilities at the date of the financial statements and reported amounts of revenues and expenses during the reporting period. Some accounting policies have a significant impact on amounts reported in these financial statements. A description of our critical accounting policies is contained in our Annual Report on Form 10-K for the fiscal year ended February 3, 2007 in the Critical Accounting Policies and Estimates section of Management s Discussion and Analysis of Financial Condition and Results of Operations. Except as set forth below, there have not been any material changes to these critical accounting policies.

Income Tax Reserves

We pay income taxes to federal, state and municipal taxing authorities. We are subject to audit by these jurisdictions and maintain reserves for those uncertain tax positions which we believe may be subject to challenge. Our reserves are based on our estimate of the likely outcome of these audits, and are revised periodically based on changes in tax law and court cases involving taxpayers with similar circumstances.

FIN 48 addresses the determination of whether tax benefits claimed or expected to be claimed on a tax return should be recorded in the financial statements. Under FIN 48, we may recognize the financial statement impact of a tax position when it is more likely than not that the position will be sustained upon examination. If the tax position meets the more-likely-than-not recognition threshold, the tax effect is recognized at the largest amount of the benefit that is greater than fifty percent likely of being realized upon ultimate settlement. FIN 48 also provides guidance on recognition, derecognition, classification, interest and penalties, accounting in interim periods and requires increased disclosures. We adopted the provisions of FIN 48 on February 4, 2007, the beginning of fiscal 2007. See Note 4 in Notes to the Consolidated Financial Statements for further discussion of the effect of FIN 48.

Results of Operations

Net sales for the quarter ended November 3, 2007 rose 8.0% to \$2.12 billion from \$1.97 billion reported in last year s third quarter. Net sales for the first nine months of the current year totaled \$6.38 billion, 7.9% higher than last year s comparable period. These increases were due to the opening of new clubs and gasoline stations and to comparable club sales increases. The increase in comparable club sales represented approximately 42% of the increase in total net sales from the third quarter of 2006 to the third

quarter of 2007, and approximately 41% of the increase in year-to-date sales. New clubs and gasoline stations accounted for the remainder of the increase. Food accounted for 63% of total food and general merchandise sales in this year s third quarter versus 62% in last year s third quarter. For the year-to-date period, food accounted for 62% of total food and general merchandise sales this year versus 61% in last year s comparable period.

Comparable club sales increased by 3.4% over last year in the third quarter, including a 0.2% negative impact from gasoline sales, and increased by 3.1% for the first nine months of the year, including a 0.7% contribution from sales of gasoline. The comparable club sales increases included a detriment from lack of pharmacy sales versus last year of approximately 0.4% in both the third quarter and the year-to-date period. On a comparable club basis, food sales increased by approximately 6% in this year s third quarter and by approximately 5% year-to-date. Comparable club general merchandise sales increased by approximately 2% in the third quarter and were flat in the year-to-date period. On a comparable club basis, excluding sales of gasoline, customer count decreased by approximately 1% in this year s third quarter and was flat in the year-to-date period. Average sales per transaction increased by approximately 5% in this year s third quarter and by approximately 3% in the year-to-date period. Stronger performing departments as compared to last year s third quarter included coffee, dairy, cheese, frozen foods, juices, produce, meat, milk, soda and water, office supplies, toys and televisions. Weaker performing departments included automotive and tools, apparel, jewelry, furniture, tires, prerecorded video and cigarettes.

Total revenues included membership fees of \$44.4 million in this year s third quarter versus \$40.9 million in last year s comparable period. For the year-to-date period, membership fees were \$131.6 million this year compared with \$119.8 million last year. These increases were due principally to the \$5 membership fee increase that became effective on January 1, 2006 and to the opening of new clubs. Because members renew throughout the year and because membership fee income is amortized over the life of the membership, the full impact of the fee increase is spread over a two-year period. We are now close to cycling through the impact of this increase.

Cost of sales (including buying and occupancy costs) was 92.41% of net sales in this year s third quarter versus 92.07% in last year s third quarter. The increase of 34 basis points in cost of sales as a percentage of sales was due primarily to the impact of gasoline margins, which was unfavorable by 32 basis points. Rising prices had a significant negative effect on gasoline margins in the third quarter.

Merchandise margins were three basis points higher than last year s third quarter. Sales were strong in high margin perishables, particularly in produce and meat. This was mostly offset by the impact of strong sales in below-average margin departments such as televisions and weaker sales in above-average margin departments such as apparel and jewelry. Buying and occupancy costs were three basis points higher than last year s third quarter.

For the first nine months of this year, cost of sales (including buying and occupancy costs) was 92.49% versus 92.15% last year. The 34 basis point increase reflected a decrease in merchandise gross margins of approximately 14 basis points, an increase in buying and occupancy costs of approximately two basis points and an unfavorable impact from gasoline margins of 16 basis points. Merchandise margins were negatively impacted by competitive price reductions taken early in the first quarter, as well as an unfavorable change in the mix of sales which has occurred throughout this fiscal year.

SG&A expenses were 8.05% of net sales in the third quarter versus 8.46% in last year s comparable period. The decrease of 41 basis points in the third quarter was attributable mainly to a decrease of 14 basis points for savings in pharmacy operating expenses; a decrease in advertising expenses of 14 basis points; a decrease in club and home office payroll totaling 14 basis points; and a decrease in professional and purchased services totaling 10 basis points. These favorable items were partially offset by an increase in incentive pay expenses of 16 basis points due to last year s unusually low level of incentive pay expenses.

Year-to-date SG&A expenses were 7.94% of net sales this year versus 8.29% last year. The decrease of 35 basis points in the year-to-date period was driven largely by many of the same factors as those cited in the third quarter.

Total SG&A expenses rose by \$4.5 million from the third quarter of 2006 to the third quarter of 2007. Payroll and benefits accounted for 76% of all SG&A expenses in this year s third quarter versus 73% last year. For the year-to-date period, total SG&A expenses rose by \$16.3 million this year. Payroll and payroll benefits accounted for 76% of all SG&A expenses in this year s first nine months versus 74% in last year s first nine months.

Preopening expenses were \$0.9 million in this year s third quarter versus \$3.1 million in last year s third quarter. Year-to-date preopening expenses totaled \$3.4 million this year versus \$5.7 million last year. In this year s first nine months, we opened three new clubs, all in the first half of the year. In last year s first nine months, we opened five new clubs, three of which opened in the third quarter, and a new cross-dock facility in the second quarter.

Net interest income was \$1.0 million in this year s third quarter versus \$0.5 million in last year s third quarter, reflecting higher levels of invested cash as compared to last year. Net interest income for the first nine months of this year was \$2.3 million versus \$2.5 million in last year s comparable period.

In last year s first quarter, we received pretax bankruptcy recoveries of \$3.1 million on account of our House2Home bankruptcy claims. These recoveries were recorded as a gain on contingent lease obligations in the statements of income. On a post-tax basis these gains were \$2.1 million. The Bankruptcy Court has closed the House2Home case and we do not expect to receive further payments on our claims.

Our income tax provision was 40.5% of pretax income from continuing operations in the third quarter of 2007 versus 36.9% in last year s third quarter. Last year s third quarter tax rate benefited from state income tax credits related to the relocation of our Massachusetts cross-dock facility and income from favorable income tax audit settlements, partially offset by lower amounts of tax-exempt interest income. Taken together, these items totaled income of approximately \$0.6 million.

Our income tax provision was 37.3% of pretax income from continuing operations in the first nine months of 2007 versus 38.2% in last year s comparable period. This year s lower rates in the nine-month period reflected the favorable settlement of state income tax audits in the second quarter, which reduced our provision for income taxes by \$3.6 million. (See Note 4 of Notes to Consolidated Financial Statements for additional information relating to income taxes.) The benefit of the favorable settlement was partially offset by increased provisions for state and local income taxes due to the adoption of FIN 48 and to certain portions of this year s incentive compensation, which are not expected to be tax deductible under Section 162(m) of the Internal Revenue Code. Last year s first nine months included the third quarter tax credits noted in the previous paragraph as well as the nontaxable portion of the House2Home bankruptcy recoveries, which had the effect of reducing the income tax provision by \$0.3 million. For the full 2007 year, we expect our income tax rate to be approximately 38.6%.

Income from continuing operations was \$22.8 million, or \$.35 per diluted share, in this year s third quarter versus \$19.8 million, or \$.30 per diluted share, in last year s comparable period. For the first nine months, income from continuing operations was \$70.7 million, or \$1.08 per diluted share, this year versus \$64.5 million, or \$.97 per diluted share, last year.

In this year s third quarter, we recorded a net loss from discontinued operations of \$0.1 million, versus a loss of \$1.5 million, or \$.02 per diluted share, in last year s third quarter. For the first nine months of this year, we recorded net income from discontinued operations of \$1.9 million, or \$.03 per diluted share, versus a loss of \$4.3 million, or \$.07 per diluted share, in last year s comparable period.

Net income for the third quarter was \$22.7 million, or \$.35 per diluted share, this year versus \$18.3 million, or \$.28 per diluted share, last year.

Net income for the first nine months of this year was \$72.6 million, or \$1.11 per diluted share, versus \$60.2 million, or \$.90 per diluted share, last year. This year s amounts included second quarter post-tax income of \$3.6 million from favorable state income tax audit settlements, which were recorded in continuing operations, and post-tax income of \$2.4 million, primarily resulting from the settlement of a lease for one of the two ProFoods clubs, which were closed in January 2007. The latter item was recorded in discontinued operations. Net income for the year-to-date period also included income of \$0.6 million from the sale of pharmacy related assets in the first quarter, which were included in continuing operations.

For the first nine months of 2006, net income included expense of \$4.1 million related to the operations of ProFoods, which are recorded in discontinued operations. This amount included third quarter expense of \$1.4 million. In last year s first nine months, net income included a post-tax gain of \$2.1 million related to recoveries of House2Home bankruptcy claims in the first quarter and the post-tax expense of \$0.8 million associated with the closing of the Franklin facility in the second quarter.

The Company operated 175 clubs on November 3, 2007 versus 168 BJ s clubs and two ProFoods clubs on October 28, 2006.

Seasonality

Our business, in common with the business of retailers generally, is subject to seasonal influences. Our sales and operating income have typically been highest in the fourth quarter holiday season and lowest in the first quarter of each fiscal year.

Recent Accounting Standards

See Note 14 in Notes to Consolidated Financial Statements for a summary of recently issued standards.

Liquidity and Capital Resources

Net cash provided by operating activities was \$189.5 million in the first nine months of 2007 versus \$76.1 million in last year s comparable period. Cash provided by changes in merchandise inventories, net of accounts payable, increased by \$4.3 million in the first nine months of this year versus a decrease of \$77.0 million in last year s comparable period.

This favorable variance was due mainly to a 2.1% decrease in inventory per club as compared to the end of last year s third quarter. The inventory decrease was due to the benefits of our SKU reduction efforts this year as compared to last year s inventory build-up to support coupon-based marketing programs. The ratio of accounts payable to merchandise inventories was 68.8% at the end of this year s third quarter versus 64.4% at the end of last year s third quarter. The increases in merchandise inventories and accounts payable from February 3, 2007 to November 3, 2007 were due mainly to normal seasonal requirements and new clubs.

Cash expended for property additions was \$63.2 million in this year s first nine months versus \$141.4 million in last year s comparable period. In this year s first nine months, we opened three new clubs, none of which opened in the third quarter. We also opened three new gasoline stations, all of which were in the second quarter. In last year s first nine months, we opened five new clubs, three of which opened in the third quarter, and our new owned cross-dock facility in the second quarter. Our full-year capital expenditures are expected to total approximately \$90 to \$100 million in 2007, based on plans to open approximately five new clubs and four new gasoline stations in this fiscal year. The timing of actual openings and the amount of related expenditures could vary from these estimates due, among other things, to the complexity of the real estate development process.

On May 23, 2007, the Board of Directors authorized the repurchase of up to an additional \$100 million of the Company s common stock. During the first nine months of 2007, we repurchased 3,201,337 shares of our common stock for \$110.3 million. In last year s first nine months, we repurchased 3,639,200 shares of our common stock for \$102.5 million. As of November 3, 2007, our remaining repurchase authorization was \$43.2 million. On November 19, 2007, subsequent to the end of this year s third quarter, the Board of Directors authorized the repurchase of up to an additional \$250 million of the Company s common stock.

We have a \$225 million unsecured credit agreement with a group of banks which expires April 27, 2010. The agreement includes a \$50 million sub-facility for letters of credit, of which no amount was outstanding at November 3, 2007. We were in compliance with the covenants and other requirements set forth in our credit agreement at November 3, 2007. See Note 12 for further discussion of our credit agreement.

In addition to the credit agreement, we maintain a separate \$82 million facility for letters of credit, primarily to support the purchase of inventories, of which \$32.5 million was outstanding at November 3, 2007, and also maintain a \$25 million uncommitted credit line for short-term borrowings which expires on April 30, 2008. As of November 3, 2007, we also had a stand-alone letter of credit in the amount of \$5.7 million outstanding, which is used to support our self-insurance program for workers compensation.

There were no borrowings outstanding under our bank credit agreement or our uncommitted credit line at November 3, 2007 and February 3, 2007. At October 28, 2006, there were \$35 million of borrowings outstanding under our bank credit agreement for short-term working capital uses and no borrowings outstanding under our uncommitted credit line.

In 2006, we established reserves for our liabilities related to leases for the two ProFoods clubs, which closed in the fourth quarter, and for our Franklin, MA, cross-dock facility, which was relocated to a new facility in Uxbridge, MA, in the second quarter. We recorded a pretax charge of \$25.7 million to close the ProFoods clubs, which included \$14.0 million for fixed asset write-downs and a charge of \$8.8 million for lease obligation costs. The charges for ProFoods lease obligations were based on the present value of rent liabilities under the two leases, including estimated real estate taxes and common area maintenance charges, reduced by estimated future income from the potential subleasing of these properties. An annual discount rate of 6% was used to calculate the present value of the obligations.

During this year s second quarter, we settled the lease for one of the two ProFoods closed locations, and subleased the other ProFoods location for a portion of the remaining lease term, resulting in pretax income of \$4.0 million (\$2.4 million post-tax) in discontinued operations, primarily as a result of the lease settlement. As of November 3, 2007, our reserve for our ProFoods obligations was \$3.9 million.

In connection with the closing of the Franklin, MA, cross-dock facility, we recorded pretax charges of \$2.4 million in 2006 for our remaining lease obligations for this property. These charges were based on our rent liabilities under the lease, reduced by estimated potential future sublease income. In this year s second quarter, we subleased the Franklin facility for a portion of its remaining lease term. In connection with this sublease, we recorded pretax income of \$0.7 million to reduce our reserve. As of November 3, 2007, our reserve for this obligation was \$0.8 million.

During the third quarter of 2002, we established reserves for our liabilities related to leases for three BJ s clubs which closed on November 9, 2002. In 2004 and 2005, we made lump sum payments to settle the leases for two of the three closed clubs. Our reserve of \$7.8 million as of November 3, 2007 is based on the present value of our rent liability under the lease for the remaining club,

including real estate taxes and common area maintenance charges, reduced by estimated future income from subleasing the property. An annual discount rate of 6% was used to calculate the present value of the obligation.

We believe that the liabilities recorded in the financial statements adequately provide for these lease obligations. However, there can be no assurance that our actual liability for closed store lease obligations will not differ materially from amounts recorded in the financial statements due to a number of factors, including future economic factors which may affect the ability to successfully sublease, assign or otherwise settle liabilities related to these properties. We consider our maximum reasonably possible undiscounted pretax exposure for our closed store lease obligations to be approximately \$23 million at November 3, 2007.

Early in 2004 we were notified by credit card issuers that credit and debit card accounts used legitimately at BJ s were subsequently used in fraudulent transactions at non-BJ s locations. In response, we retained a leading computer security firm to conduct a forensic analysis of our information technology systems with a goal of determining whether a breach had in fact occurred. (See Note 10 for additional information.) While no conclusive evidence of a breach was found, we have recorded total pretax charges of \$13.0 million to date to establish a reserve for claims seeking reimbursement for fraudulent credit and debit card charges and the cost of replacing cards, monitoring expenses and related fees and expenses.

As of November 3, 2007, the balance in the reserve was \$5.0 million, which represented our best estimate of the remaining costs and expenses related to this matter at that time. This reserve is included in accrued expenses and other current liabilities on our balance sheet.

As of November 23, 2007, the amount of outstanding claims, which are primarily from credit card issuing banks, was approximately \$13 million. We are unable to predict whether further claims will be asserted. We have contested and will continue to vigorously contest the claims made against us and continue to explore our defenses and possible claims against others.

The ultimate outcome of this matter could differ from the amounts recorded. While that difference could be material to the results of operations for any affected reporting period, it is not expected to have a material impact on consolidated financial position or liquidity.

Cash and cash equivalents totaled \$116.7 million as of November 3, 2007. We believe that our current resources, together with anticipated cash flow from operations, will be sufficient to finance our operations through the term of our credit agreement. However, we may from time to time seek to obtain additional financing.

Cautionary Note Regarding Forward-Looking Statements

This report contains a number of forward-looking statements, including, but not limited to, statements regarding planned capital expenditures, planned club and gas station openings, expected provision for income taxes, BJ s reserve for credit and debit card claims, lease obligations in connection with a closed BJ s club and a closed ProFoods club, and other information with respect to our

plans and strategies. Any statements contained herein that are not statements of historical fact may be deemed to be forward-looking statements. Without limiting the foregoing, the words believes, anticipates, plans, estimates, expects and similar expressions are intended to identify forward-looking statements. There are a number of important factors that could cause actual events or our actual results to differ materially from those indicated by such forward-looking statements, including, without limitation, levels of customer demand, economic and weather conditions and state and local regulation in our markets; competitive conditions; our success in settling lease obligations for closed clubs; and our success in settling credit and debit card claims. Each of these and other factors are discussed in more detail in our Annual Report on Form 10-K for the fiscal year ended February 3, 2007.

Any forward-looking statements represent our estimates only as of the day this quarterly report was first filed with the Securities and Exchange Commission (SEC) and should not be relied upon as representing our estimates as of any subsequent date. While we may elect to update forward-looking statements at some point in the future, we specifically disclaim any obligation to do so, even if our estimates change.

Item 3. Quantitative and Qualitative Disclosures About Market Risk

We believe that our potential exposure to market risk as of November 3, 2007 is not material because of the short contractual maturities of our cash and cash equivalents on that date. There were no borrowings outstanding under our bank credit agreement or our uncommitted credit line at November 3, 2007.

Item 4. Controls and Procedures

The Company s management, with the participation of the Company s chief executive officer and chief financial officer, evaluated the effectiveness of the Company s disclosure controls and procedures as of November 3, 2007. The term disclosure controls and procedures, as defined in Rules 13a-15(e) and 15d-15(e) under the Exchange Act, means controls and other procedures of an issuer that are designed to ensure that information required to be disclosed by an issuer in the reports that it files or submits under the Exchange Act is recorded, processed, summarized and reported, within the time periods specified in the SEC s rules and forms. Disclosure controls and procedures include, without limitation, controls and procedures designed to ensure that information required to be disclosed by an issuer in the reports that it files or submits under the Exchange Act is accumulated and communicated to the issuer s management, including its principal executive and principal financial officers or persons performing similar functions, as appropriate to allow timely decisions regarding required disclosure. Management recognizes that any controls and procedures, no matter how well designed and operated, can provide only reasonable assurance of achieving their objectives and management necessarily applies its judgment in evaluating the cost-benefit relationship of possible controls and procedures. Based on the evaluation of the Company s disclosure controls and procedures as of November 3, 2007, the Company s chief executive officer and chief financial officer concluded that, as of such date, the Company s disclosure controls and procedures were effective at the reasonable assurance level.

No change in the Company s internal control over financial reporting (as defined in Rules 13a-15(f) and 15d-15(f) under the Exchange Act) occurred during the fiscal quarter ended November 3, 2007 that has materially affected, or is reasonably likely to materially affect, the Company s internal control over financial reporting.

PART II. OTHER INFORMATION

Item 1 - Legal Proceedings

Discussions of the consumer credit and debit card matter appear in Part I of this Form 10-Q and are incorporated herein by reference.

Item 1A Risk Factors

Information regarding risk factors appears in Management s Discussion and Analysis of Financial Condition and Results of Operations Cautionary Note Regarding Forward-Looking Statements, in Part I Item 2 of this Form 10-Q and in Part I Item 1A of BJ s Annual Report on Form 10-K for the year ended February 3, 2007. There have been no material changes from the risk factors previously disclosed in BJ s Annual Report on Form 10-K.

Item 2 - Changes in Securities, Use of Proceeds and Issuer Purchases of Equity Securities

The following table summarizes our share repurchase activity in the quarter ended November 3, 2007:

				Maximu	ım Dollar
			Total Number of	Amount that May Yet Be Purchased	
	Total Number	Average Price	Shares Purchased as Part of Publicly		
	of Shares	Paid per	Announced	Und	er the
	Purchased	Share	D	Program (Dollars in Thousands)	
Period 2007	Purchaseu	Share	Program		0
	335,900	\$ 32.14	335,900		0
2007				(Dollars in	Thousands)
2007 Aug. 5 Sept. 1	335,900	\$ 32.14	335,900	(Dollars in	Thousands) 83,082
2007 Aug. 5 Sept. 1 Sept. 2 Oct. 6	335,900 556,500	\$ 32.14 33.72	335,900 556,500	(Dollars in	Thousands) 83,082 64,316

^{*} Does not reflect the additional Board authorization approved on November 19, 2007 and discussed below. We publicly announced in a press release dated August 26, 1998 that the Board of Directors authorized a program to repurchase up to \$50 million of the Company s common stock. We subsequently announced that the Board authorized increases in the program of \$50 million each in press releases dated September 16, 1999, May 25, 2000, and May 25, 2001; and additional increases of \$100 million each in press releases dated September 26, 2001, August 20, 2002, March 1, 2005, April 5, 2006 and May 23, 2007. Under the program, repurchases may be made at management s discretion, in the open market (including through Rule 10b5-1 plans) or in privately negotiated transactions. No expiration dates were set under any of the Board s authorizations. From the inception of the program through November 3, 2007, we repurchased approximately 21.4 million shares for a total of \$656.8 million, leaving a remaining authorization of \$43.2 million.

On November 20, 2007, the Board authorized the repurchase of up to an additional \$250 million of the Company s common stock.

Item 6 - Exhibits

- 31.1 Chief Executive Officer Certification pursuant to Rule 13a-14(a) or Rule 15d-14(a) of the Securities Exchange Act of 1934, as adopted pursuant to Section 302 of the Sarbanes-Oxley Act of 2002.
- 31.2 Chief Financial Officer Certification pursuant to Rule 13a-14(a) or Rule 15d-14(a) of the Securities Exchange Act of 1934, as adopted pursuant to Section 302 of the Sarbanes-Oxley Act of 2002.
- 32.1 Chief Executive Officer Certification pursuant to Rule 13a-14(b) or Rule 15d-14(b) of the Securities Exchange Act of 1934 and 18 U.S.C. Section 1350, as adopted pursuant to Section 906 of the Sarbanes-Oxley Act of 2002.
- 32.2 Chief Financial Officer Certification pursuant to Rule 13a-14(b) or Rule 15d-14(b) of the Securities Exchange Act of 1934 and 18 U.S.C. Section 1350, as adopted pursuant to Section 906 of the Sarbanes-Oxley Act of 2002.

SIGNATURES

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

BJ S WHOLESALE CLUB, INC.

(Registrant)

Date: December 4, 2007 /S/ HERBERT J ZARKIN

Herbert J Zarkin

Chairman of the Board President and Chief Executive Officer

(Principal Executive Officer)

Date: December 4, 2007 /S/ FRANK D. FORWARD

Frank D. Forward

Executive Vice President and Chief Financial Officer

(Principal Financial and Accounting Officer)

25