

UNITED STATES
SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

FORM 10-K

ANNUAL REPORT PURSUANT TO SECTION 13 OR 15(D)
OF THE SECURITIES EXCHANGE ACT OF 1934

For the fiscal year ended December 31, 2010

Commission file number: 000-52170

INNERWORKINGS, INC.

(Exact name of registrant as specified in its charter)

Delaware
(State or other jurisdiction of
incorporation or organization)

20-5997364
(I.R.S. Employer
Identification No.)

600 West Chicago Avenue, Suite 850
Chicago, Illinois 60654
Phone: (312) 642-3700

(Address (including zip code) and telephone number (including area code) of principal executive offices)
Securities registered pursuant to Section 12(b) of the Act:

Title of each class

Common Stock, \$0.0001 par value

Name of each exchange on which registered

Nasdaq Global Market

Securities registered pursuant to Section 12(g) of the Act: None

Indicate by check mark if the registrant is a well-known seasoned issuer, as defined in Rule 405 of the Securities Act. Yes No

Indicate by check mark if the registrant is not required to file reports pursuant to Section 13 or Section 15(d) of the Act. Yes No

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

Indicate by check mark whether the registrant has submitted electronically and posted on its corporate Website, if any, every Interactive Data File required to be submitted and posted pursuant to Rule 405 of Regulation S-T (§ 232.405 of this chapter) during the preceding 12 months (or for such shorter period that the registrant was required to submit and post such files). Yes No

Indicate by check mark if disclosure of delinquent filers pursuant to Item 405 of Regulation S-K is not contained herein and will not be contained, to the best of registrant's knowledge, in definitive proxy or information statements incorporated by reference in Part III of this Form 10-K or any amendment to this Form 10-K.

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

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

Large accelerated filer

Accelerated filer

Non-accelerated filer
(Do not check if a smaller
reporting company)

Smaller reporting company

The aggregate market value of the common equity held by non-affiliates of the registrant as of June 30, 2010, the last business day of the registrant's most recent completed second quarter, was \$204,945,624 (based on the closing sale price of the registrant's common stock on that date as reported on the Nasdaq Global Market).

As of March 1, 2011, the registrant had 46,092,291 shares of common stock, par value \$0.0001 per share, outstanding.

DOCUMENTS INCORPORATED BY REFERENCE

The registrant intends to file with the Securities and Exchange Commission a proxy statement pursuant to Regulation 14A within 120 days of the end of the fiscal year ended December 31, 2010. Portions of such proxy statement are incorporated by reference into Part III of this Annual Report on Form 10-K.

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PART I

Item 1. *Business*

Unless otherwise indicated or the context otherwise requires, references in this Annual Report on Form 10-K to “InnerWorkings, Inc.,” “InnerWorkings,” the “Company,” “we,” “us” or “our” are to InnerWorkings, Inc., a Delaware corporation, and its subsidiaries.

Certain statements in this Annual Report on Form 10-K are “forward-looking statements” within the meaning of Section 27A of the Securities Act of 1933, as amended (the “Securities Act”), and Section 21E of the Securities Exchange Act of 1934, as amended (the “Exchange Act”). These statements involve a number of risks, uncertainties and other factors that could cause our actual results, performance or achievements to be materially different from any future results, performance or achievements expressed or implied by these forward-looking statements. Factors which could materially affect such forward-looking statements can be found in the section entitled “Risk Factors” in Part I, Item 1A and Part I, Item 7 entitled “Management’s Discussion and Analysis of Financial Condition and Results of Operations” in this Annual Report on Form 10-K. Investors are urged to consider these factors carefully in evaluating the forward-looking statements and are cautioned not to place undue reliance on such forward-looking statements. The forward-looking statements made herein are only made as of the date hereof and we undertake no obligation to publicly update such forward-looking statements to reflect subsequent events or circumstances.

Our Company

We are a leading provider of managed print and promotional procurement solutions to corporate clients across a wide range of industries. We combine the talent of our employees with our proprietary technology, extensive supplier base and domain expertise to procure, manage and deliver printed products as part of a comprehensive outsourced enterprise solution. Our technology and database of information is designed to capitalize on excess manufacturing capacity and other inefficiencies in the traditional print supply chain to obtain favorable pricing and to deliver high-quality products and services for our clients.

Our proprietary software applications and database, PPM4™, create a fully-integrated solution that stores, analyzes and tracks the production capabilities of our supplier network, as well as quote and price data for print jobs. As a result, we believe PPM4™ contains one of the largest independent repositories of equipment profiles and price data for print suppliers in the United States. We leverage our technology to match our print jobs with suppliers that are optimally suited to meet the client’s needs at a highly competitive price.

Through our supplier base of over 8,000 suppliers, we offer a full range of print, fulfillment and logistics services that allow us to procure printed products on virtually any substrate. The breadth of our product offerings and services and the depth of our supplier network enable us to fulfill all of the print procurement needs of our clients. By leveraging our technology platform and data, our clients are able to reduce overhead costs, redeploy internal resources and obtain favorable pricing and service terms. In addition, our ability to track individual transactions and provide customized reports detailing print procurement activity on an enterprise-wide-basis provides our clients with greater visibility and control of their print expenditures.

We generate revenue by procuring and purchasing printed products from our suppliers and selling those products to our clients. We procure printed products for clients across a wide range of industries, such as advertising, consumer products, publishing and retail. Our clients fall into two categories, enterprise and transactional. We enter into arrangements with our enterprise clients to provide some, or substantially all, of their printed products, typically on a recurring basis. We provide printed products to our transactional clients on an order-by-order basis.

We were formed in 2001, commenced operations in 2002 and converted from a limited liability company to a Delaware corporation in January 2006. Our corporate headquarters are located in Chicago, Illinois. For the year ended December 31, 2010, we served over 5,000 clients. We have increased our revenue from \$5.0 million in 2002 to \$482.2 million in 2010, representing a compound annual growth rate of 77.2%.

Industry Overview

Our business of providing print procurement solutions intersects two large and growing industries, commercial printing and business process outsourcing, or BPO. The North American commercial print markets have estimated revenues of approximately \$170.0 billion each year. The print industry includes the following product categories:

- direct mail and other direct marketing materials;
- basic business printing, including business forms, stationery and business cards;
- promotional printing, which includes brochures, direct mail and catalogs;
- publications, including magazines, books and directories;
- bill of material printing, which consists of customized packaging, labels and other shipping materials;
- promotional products, such as t-shirts, calendars and advertisements;
- warehousing, pick and pack distribution and print on demand; and
- multimedia, including CDs and DVDs.

In addition, the U.S. print industry is highly fragmented, with an estimated 36,600 printing plants. The traditional process of procuring, designing and producing a print order requires extensive collaboration by printers, designers, brokers and other middlemen and is often highly inefficient for the customer, who typically pays a mark-up at each intermediate stage of the supply chain. Print procurement is often dispersed across several areas of a business enterprise, including sales, marketing, communications and finance.

To become more competitive, many businesses seek to focus on core competencies and outsource non-core business functions, such as print procurement. The National Association of Procurement Managers ranked print procurement as the third most significant resource procurement outsourcing opportunity for U.S. businesses. Consolidating all print activities across the organization represents an opportunity to reduce total print expenditure and decrease the number of vendors in the print supply chain. Applying software and database technology to manage the print procurement process also provides for enhanced tracking and auditing capabilities.

In recent years, the print industry has been impacted by developments in technology, including enhanced output capacity of printing presses and increased utilization of Internet-based communications and digital printing. These developments have lowered barriers to entry and reduced the utilization of printing presses. As a result, the print industry has historically experienced significant excess manufacturing capacity and the market for printed products has become increasingly commoditized. As developments in technology enable more print companies to provide a broad range of products and services, there are fewer opportunities for print vendors to charge premium prices based on product and service differentiation.

We seek to capitalize on the trends impacting the commercial print industry and the movement towards increased outsourcing of non-core business functions by leveraging our proprietary technology, expansive database, extensive supplier network and purchasing power.

Our Solution

Utilizing our proprietary technology and database, we are able to create a competitive bid process to procure, purchase and deliver printed products to our clients. Our supplier base of over 8,000 suppliers offers a wide variety of printed products and a full range of print, fulfillment and logistics services.

Our print procurement software and database seeks to capitalize on excess manufacturing capacity and other inefficiencies in the traditional print supply chain. We believe that the most competitive price bids we obtain from our suppliers are submitted by the suppliers with the most unused capacity. We utilize our technology and a competitive bid process to:

- greatly increase the number of suppliers that our clients can efficiently access;
- obtain favorable pricing and deliver high quality products and services for our clients; and
- aggregate our purchasing power.

Our proprietary software applications and database, PPM4™, streamline the print procurement process for our clients by eliminating inefficiencies within the traditional print supply chain and expediting production. However, our technology cannot manage all of the variables associated with procuring a print job, which often involves extensive collaboration among numerous parties. Effective management of the procurement process requires that dedicated and experienced personnel work closely with both clients and print suppliers. Our account executives and procurement managers perform that critical function.

Account executives act as the primary sales staff to our clients. Procurement managers manage the entire print procurement process for our clients to ensure timely and accurate delivery of the finished product. For each print job we receive, a procurement manager uses our technology to gather print specifications, solicit bids from the optimal suppliers, establish pricing with the client, manage print production and purchase and coordinate the delivery of the finished product.

Each client is assigned an account executive and procurement manager, who develop contacts with client personnel responsible for authorizing and making print purchases. Our largest clients often are assigned multiple procurement managers. In certain cases, our procurement managers function on-site at the client. In other cases, we designate an employee of the client to function as our procurement manager and reimburse the client for the employee's compensation costs. Whether on-site or off-site, a procurement manager functions as a virtual employee of the client. As of December 31, 2010, we had approximately 260 procurement managers, including 96 procurement managers working on-site at our clients. Although our clients fall into two categories, enterprise and transactional, the procurement process for each client category is substantially similar.

Our Proprietary Technology

PPM4™ is a fully-integrated, proprietary solution that stores equipment profiles for our supplier network and price data for jobs we quote and execute, which allows us to match print jobs with the suppliers in our network that are optimally suited to produce the job at a highly competitive price. Our technology also allows us to efficiently manage the critical aspects of the print procurement process, including gathering job specifications, identifying suppliers, establishing pricing, managing print production and coordinating purchase and delivery of the finished product.

Our database stores the production capabilities of our supplier network, as well as price and quote data for bids we receive and transactions we execute. As a result, we believe PPM4™ contains one of the largest independent repositories of equipment profiles and price data for print suppliers in the United States. Our procurement managers use this data to discover excess print manufacturing capacity, select optimal suppliers, negotiate favorable pricing and efficiently procure high-quality products and services for our clients. In addition, we regularly request that our clients complete a customer scorecard, which allows them to rate us and our suppliers based on product quality, customer service and overall satisfaction. The data contained in these scorecards is stored in our database and used by our procurement managers during the supplier selection process.

With each new print job process, we collect and store additional data in our proprietary database. As the number of print jobs we complete increases, our database further enhances our competitive position and our ability to obtain favorable pricing for our clients.

We believe PPM4™ allows us to procure print more efficiently than traditional manual or semi-automated systems used by many printers and print brokers in the marketplace. PPM4™ includes the following features:

- *Customized order management.* PPM4™ automatically generates customized data entry screens based on product type and guides the procurement manager to enter the required job specifications. For example, if a procurement manager selects "envelope" in the product field, the screen will automatically prompt the procurement manager to specify the size, paper type, window size and placement and display style.
- *Cost management.* PPM4™ reconciles supplier invoices to executed print orders to ensure the supplier adhered to the pricing and other terms contained in the print order. In addition, it includes checks and balances that allow us to monitor important financial indicators relating to a print order, such as projected gross margin and significant job alterations.
- *Standardized reporting.* Our solution generates transaction reports that contain quote, supplier capability, price and customer service information regarding the print jobs the client has completed with us. These reports can be customized, sorted and searched based on a specified time period or the type of printed product, price or supplier. In addition, the reports give our clients insight into their print spend for each individual print job and on an enterprise-wide basis, which allows the client to track the amounts it spends on printed paper, print, productions and logistics.
- *Task-tracking.* Our solution creates a work order checklist that sends e-mail reminders to our procurement managers regarding the time elapsed between certain milestones and the completion of specified deliverables. These automated notifications enable our procurement managers to focus on more critical aspects of the print process and eliminate delays.
- *Open architecture.* PPM4™ allows us to integrate clients and suppliers into our solution. Some of our larger clients have limited, secure access to our database, which they can use to directly access their transaction data.
- *Historical price baseline.* Some of our larger clients have provided us with pricing data for print jobs they completed before they began to use our solution. For these clients, PPM4™ automatically compares our current price for a print job to the price obtained by the client for a comparable historical job, which enables us to demonstrate on an ongoing basis the cost savings we provide.

We have also created customized Internet-based stores, which we refer to as IW eStores, for certain of our clients that allow them to order pre-selected products, such as personalized business stationery, marketing brochures and promotional products, through an automated ordering process with viewable and variable PDF capabilities.

Our Clients

We procure printed products for corporate clients across a wide range of industries, such as advertising, consumer products, publishing and retail. Our clients also include printers that outsource jobs to us because they do not have the requisite capabilities or capacity to complete an order. For the year ended December 31, 2010, we served over 5,000 clients through approximately 5,000 suppliers. For the years ended December 31, 2009 and 2010, our largest customer accounted for 8% and 6% of our revenue, respectively. Revenue from our top-ten clients accounted for 30% and 31% of our revenue in 2009 and 2010, respectively.

We generate revenue by procuring and purchasing printed products from our suppliers and selling those products to our clients. Our clients fall into two categories, enterprise and transactional. We enter into contracts with our enterprise clients to provide some or substantially all of their printed products, typically on a recurring basis. Our contracts with our enterprise clients generally have an open-ended term with a termination right upon advance notice ranging from 90 days to twelve months. For the years ended December 31, 2008, 2009 and 2010, enterprise clients accounted for 64%, 66% and 71% of our revenue, respectively. We provide printed products to our transactional clients on an order-by-order basis. For the years ended December 31, 2008, 2009 and 2010, transactional clients accounted for 36%, 34% and 29% of our revenue, respectively.

As part of our growth strategy, we seek to expand our base of transactional clients by selling printed material over the phone via an outbound call center, over the internet and by hiring account executives, or acquiring groups of them, with established client relationships.

Our Products and Services

We offer a full range of print, fulfillment and logistics services in over 60 different print categories, which allows us to procure printed products on virtually any substrate. The printed products we procure for our clients may be printed with any of the eight major types of printing, which include offset sheet-fed, web offset, digital offset, letterpress, screen printing, waterless, flexography and gravure, as well as several forms of specialty printing.

Our major products include:

direct mail pieces	CDs/DVDs	posters	postcards
books	promotional products annual	newsletters	stickers
brochures	reports	billboards	bags
catalogues	envelopes	playing cards	magnets
point-of-purchase	labels	binders	warehousing
displays	calendars	apparel	pick and pack
magazines	folders	games	distribution
packaging	gift cards	stationery	print on demand
store fixtures	signage	business and automobile wraps	

We offer a comprehensive range of fulfillment and logistics services, such as kitting and assembly, inventory management and pre-sorting postage. These services are often essential to the completion of the finished product. For example, we assemble multi-level direct mailings, insurance benefits packages and coupons and promotional incentives that are included with credit card and bank statements. We also provide creative services, including copywriting, graphics and website design, identity work and marketing collateral development, and pre-media services, such as image and print-ready page processing and proofing capabilities.

We agree to provide our clients with products that conform to the industry standard of a “commercially reasonable quality” and our suppliers in turn agree to provide us with products of the same quality. The quotes we execute with our clients include customary provisions that limit the amount of our liability for product defects. To date, we have not experienced significant claims or liabilities relating to defective products.

Our Supplier Network

Our supplier base of over 8,000 suppliers includes printers, graphic designers, paper mills and merchants, digital imaging companies, specialty binders, finishing and engraving firms and fulfillment and distribution centers.

These suppliers have been selected from among thousands of potential suppliers worldwide based on their ability to effectively serve our clients on the basis of price, quality and customer service. We direct requests for proposal from our clients to potential suppliers based on historical pricing data, quality control rankings and geographic proximity to a client or other criteria specified by our clients.

In 2010, our top-ten suppliers accounted for approximately 13% of our cost of goods sold and no supplier accounted for over 2% of our cost of goods sold. As of December 31, 2010, a majority of our top-100 suppliers had executed supply and service agreements with us. These agreements have an open-ended term with a termination right on 60 days prior written notice and contain non-solicitation provisions that prohibit the supplier from soliciting any client for which the supplier has executed a print order for a specified period, generally 24 months, after the expiration of the agreement. Our contractual relationship with the remaining suppliers in our network is governed solely by any print orders we execute with those suppliers on an order-by-order basis.

We have established a quality control program that is designed to ensure that we deliver high-quality printed products and services to our clients through the suppliers in our network. As part of this program, we train our procurement managers to accurately gather job specifications and create a checklist to ensure that each item in the print order has been approved by the client. In addition, we regularly request that our clients complete customer scorecards, which are stored in our database and converted into quality control reports. These quality control reports are accessible to our procurement managers through PPM4™ and are used during the supplier selection process. Our quality control standards are designed to ensure that our clients receive high quality printed products regardless of the supplier that prints the product.

Sales and Marketing

Our account executives sell our print procurement services to corporate clients. As of December 31, 2010, we had approximately 300 account executives. Our agreements with our account executives require them to market and sell print procurement services for us on an exclusive basis and contain non-compete and non-solicitation provisions that apply during and for a specified period after the term of their service.

We expect to continue our growth by recruiting and retaining highly qualified account executives and providing them with the tools to be successful in the marketplace. There are a large number of print sales representatives in North America and we believe that we will be able to identify qualified account executives from this pool of individuals. Candidates are recruited through Internet postings, advertisements in industry publications, industry event attendance, internet research, referrals and word-of-mouth networking. We also expect to augment our sales force through selective acquisitions of print service businesses, including print brokers that include experienced sales personnel with established client relationships.

We believe that we offer account executives an attractive opportunity in the print industry because they can utilize our vast supplier network, proprietary pricing data and customized order management solution to sell to their clients virtually any printed product at a highly competitive price. In addition, the diverse production and service capabilities of the suppliers in our network provide our account executives the opportunity to deliver a more complete product and service offering to their clients. We believe we can better attract and retain experienced account executives than our competitors because of the breadth of products offered by our supplier network.

To date, we have been successful in attracting and retaining qualified account executives. The integration process consists of training with our sales management, as well as access to a variety of sales and educational resources that are available on our Intranet. Because the account executives we hire generally have significant sales experience, they can begin marketing our services after limited training on our model and systems.

Competition

We operate in the print industry and several print-related industries, including paper and pulp, graphics art and digital imaging and fulfillment and logistics. As a result, we compete on some level with virtually every company that is involved in printing, from printers to graphic designers, pre-press firms, paper manufacturers and fulfillment companies.

Our primary competitors are printers that employ traditional methods of marketing and selling their printed materials. The printers with which we compete generally own and operate their own printing equipment and typically serve clients only within the specific product categories and print types that their equipment produces. Some of these printers, such as Quad/Graphics and R.R. Donnelley, have larger client bases and significantly more resources than we do.

We also compete with print distributors and brokers. These competitors generally do not own or operate printing equipment, and typically work with a limited number of suppliers and have minimal financial investment in the quality of the products produced for their clients. Our industry experience indicates that several of these competitors, such as Williams Lea, Cirqit and NewlineNoosh, offer print procurement services or enterprise software applications for the print industry.

The principal elements of competition in print procurement are price, product quality, customer service and reliability. Although we believe our business delivers products and services on competitive terms, our business and the print procurement industry are relatively new and are evolving rapidly. Print buyers may prefer to utilize the traditional services offered by the printers with whom we compete. Alternatively, some of these printers may elect to compete with us directly by offering print procurement services or enterprise software applications, and their well-established client relationships industry knowledge, brand recognition, financial and marketing capabilities, technical resources and pricing flexibility may provide them with a competitive advantage over us.

Intellectual Property

We rely primarily on a combination of copyright, trademark and trade secret laws as well as restrictions and patents to protect our intellectual property rights. As of December 31, 2010, we have been issued one US Patent and have seven patent applications pending related to our proprietary sourcing methods. We expect to apply for additional patents in the future. We also protect our proprietary technology through confidentiality and non-disclosure agreements with our employees and independent contractors.

Our IT infrastructure provides a high level of security for our proprietary database. The storage system for our proprietary data is designed to ensure that power and hardware failures do not result in the loss of critical data. The proprietary data is protected from unauthorized access through a combination of physical and logical security measures, including firewalls, antivirus software, anti-spy software, password encryption and physical security, with access limited to authorized IT personnel. In addition to our security infrastructure, our system is backed up and stored in a redundant location daily to prevent the loss of our proprietary data due to catastrophic failures or natural disasters. We test our overall IT recovery ability semi-annually and test our back up process quarterly to verify that we can recover our business critical systems in a timely fashion.

Employees

As of December 31, 2010, we had 743 employees and independent contractors. We consider our employee relations to be strong.

Our Website

Our website is <http://www.inwk.com>. We make available, free of charge through our website, our Annual Reports on Form 10-K, Quarterly Reports on Form 10-Q, Current Reports on Form 8-K, including exhibits and any amendments to those reports, filed with or furnished to the Securities and Exchange Commission. We make these reports available through our website as soon as reasonably practicable after our electronic filing of such materials with, or the furnishing of them to, the Securities and Exchange Commission. The information contained on our website is not a part of this report and shall not be deemed incorporated by reference into this Annual Report on Form 10-K or any other public filing made by us with the Securities and Exchange Commission.

Item 1A. Risk Factors

Set forth below are certain risk factors that could harm our business, results of operations and financial condition. You should carefully read the following risk factors, together with the financial statements, related notes and other information contained in this Annual Report on Form 10-K. Investing in our common stock involves a high degree of risk. You should carefully consider the following risks and other information contained in this Annual Report on Form 10-K before you decide to buy our common stock. Our business, financial condition and operating results may suffer if any of the following risks are realized. If any of these risks or uncertainties occur, the trading price of our common stock could decline and you might lose all or part of your investment. This Annual Report on Form 10-K contains forward-looking statements that contain risks and uncertainties. Please refer to the discussion of "forward-looking statements" on page one of this Annual Report on Form 10-K in connection with your consideration of the risk factors and other important factors that may affect future results described below.

Risks Related to Our Business

Competition could substantially impair our business and our operating results.

We operate in the print industry and several print-related industries, including paper and pulp, graphics art and digital imaging and fulfillment and logistics. Competition in these industries is intense. Our primary competitors are printers that employ traditional methods of marketing and selling their printed materials. Many of these printers, such as Quad/Graphics and R.R. Donnelley, have larger client bases and significantly more resources than we do. Print buyers may prefer to utilize the traditional services offered by the printers with whom we compete. Alternatively, some of these printers may elect to offer outsourced print procurement services or enterprise software applications, and their well-established client relationships, industry knowledge, brand recognition, financial and marketing capabilities, technical resources and pricing flexibility may provide them with a competitive advantage over us.

We also compete with a number of print suppliers, distributors and brokers. Several of these competitors, such as Williams Lea, Cirqit and Newline/Noosh, offer outsourced print procurement services or enterprise software applications for the print industry. These competitors, or new competitors that enter the market, may also offer print procurement services similar to and competitive with or superior to our current or proposed offerings and achieve greater market acceptance. In addition, a software solution and database similar to PPM4™ could be created over time by a competitor with sufficient financial resources and comparable experience in the print industry. If our competitors are able to offer comparable services, we could lose clients, and our market share could decline.

Our competitors may also establish cooperative relationships to increase their ability to address client needs. Increased competition may lead to revenue reductions, reduced gross margins or a loss of market share, any one of which could harm our business and our operating results.

If our services do not achieve widespread commercial acceptance, our business will suffer.

Most companies currently coordinate the procurement and management of their print orders with their own employees using a combination of telephone, facsimile, e-mail and the Internet. Growth in the demand for our services depends on the adoption of our outsourcing model for print procurement services. We may not be able to persuade prospective clients to change their traditional print management processes. Our business could suffer if our services are not accepted or are not perceived by the marketplace to be effective or valuable.

If our suppliers do not meet our needs or expectations, or those of our clients, our business would suffer.

The success of our business depends to a large extent on our relationships with our clients and our reputation for high quality printed products and print procurement services. We do not own printing presses or other printing equipment. Instead, we rely on third-party suppliers to deliver the printed products and services that we provide to our clients. As a result, we do not directly control the manufacturing of the products or the services provided by our suppliers. If our suppliers do not meet our needs or expectations, or those of our clients, our professional reputation may be damaged, our business would be harmed and we could be subject to legal liability.

A significant portion of our revenue is derived from a relatively limited number of large clients and any loss of, or decrease in sales to, these clients could harm our results of operations.

A significant portion of our revenue is derived from a relatively limited number of large clients. Revenue from our top-ten clients accounted for 33%, 30% and 31% of our revenue during the years ended December 31, 2008, 2009 and 2010, respectively. Our largest client accounted for 9%, 8% and 6% of our revenue in 2008, 2009 and 2010, respectively. We are likely to continue to experience ongoing client concentration, particularly if we are successful in attracting large enterprise clients. Moreover, there may be a loss or reduction in business from one or more of our large clients. It is also possible that revenue from these clients, either individually or as a group, may not reach or exceed historical levels in any future period. The loss or significant reduction of business from our major clients would adversely affect our results of operations.

A significant or prolonged economic downturn, or a dramatic decline in the demand for printed products, could adversely affect our revenues and results of operations.

Our results of operations are affected directly by the level of business activity of our clients, which in turn is affected by the level of economic activity and cyclicity in the industries and markets that they serve. Certain of our products are sold to industries, including the advertising, retail, housing, financial and pharmaceutical industries, that experience significant fluctuations in demand based on general economic conditions, cyclicity and other factors beyond our control. Continued economic uncertainty or an economic downturn could result in a reduction of the marketing budgets of our clients or a decrease in the number of print jobs that our clients order from us. Reduced demand from one of these industries or markets could adversely affect our revenues, operating income and profitability.

A decrease in the number of our suppliers could adversely affect our business.

In 2010, our top-ten suppliers accounted for approximately 13% of the products we sold, and no supplier accounted for over 2% of our products sold. We expect to continue to rely on these suppliers to fulfill a substantial portion of our print orders in the future. These suppliers are not contractually required to continue to accept orders from us. If production capacity at a significant number of these suppliers becomes unavailable, we will be required to use fewer suppliers, which could significantly limit our ability to serve our clients on competitive terms. In addition, we rely on price bids provided by our suppliers to populate our database. If the number of our suppliers decreases significantly, we will not be able to obtain sufficient pricing information for PPM4™, which could affect our ability to obtain favorable pricing for our clients.

If we are unable to expand the number of our account executives, or if a significant number of our account executives leave InnerWorkings, our ability to increase our revenues could be negatively impacted.

Our ability to expand our business will depend largely on our ability to attract additional account executives with established client relationships. Competition for qualified account executives can be intense and we may be unable to hire such persons. Any difficulties we experience in expanding the number of our account executives could have a negative impact on our ability to expand our client base, increase our revenue and continue our growth.

In addition, we must retain our current account executives and properly incentivize them to obtain new clients and maintain existing client relationships. If a significant number of our account executives leave InnerWorkings and take their clients with them, our revenue could be negatively impacted. We have entered into non-compete agreements with our account executives to mitigate this risk, but we may need to litigate to enforce our rights under these agreements, which could be time-consuming, expensive and ineffective. A significant increase in the turnover rate among our current account executives could also increase our recruiting costs and decrease our operating efficiency and productivity, which could lead to a decline in the demand for our services.

If we are unable to expand our enterprise client base, our revenue growth rate may be negatively impacted.

As part of our growth strategy, we seek to attract new enterprise clients and migrate our transactional client relationships into enterprise engagements under long-term contracts. If we are unable to attract new enterprise clients or expand our relationships with our existing transactional clients, our ability to grow our business will be hindered.

Many of our clients may terminate their relationship with us on short notice and with no penalties or limited penalties.

Our transactional clients, which accounted for approximately 36%, 34% and 29% of our revenue in 2008, 2009 and 2010, respectively, typically use our services on an order-by-order basis rather than under long-term contracts. These clients have no obligation to continue using our services and may stop purchasing from us at any time. We have entered into contracts with our enterprise clients, which accounted for approximately 64%, 66% and 71% of our revenue in 2008, 2009 and 2010, respectively, that generally have an open-ended duration. Most of these contracts, however, do not impose minimum purchase or volume requirements, and typically permit the clients to terminate our engagements on prior notice ranging from 90 days to 12 months with limited or no penalties.

The volume and type of services we provide our clients may vary from year to year and could be reduced if a client were to change its outsourcing or print procurement strategy. If a significant number of our transactional or enterprise clients elect to terminate or not to renew their engagements with us, or if the volume of their print orders decreases, our business, operating results and financial condition could suffer.

We may not be able to develop or implement new systems, procedures and controls that are required to support the anticipated growth in our operations.

Our revenues increased from \$5.0 million in 2002 to \$482.2 million in 2010, representing a compound annual growth rate of 77.2%. Between January 1, 2002 and December 31, 2010, the number of our employees and independent contractors increased from 21 to 743. Continued growth could place a significant strain on our ability to:

- recruit, motivate and retain qualified account executives, procurement managers and management personnel;
- preserve our culture, values and entrepreneurial environment;
- develop and improve our internal administrative infrastructure and execution standards; and
- maintain high levels of client satisfaction.

To manage our growth, we must implement and maintain proper operational and financial controls and systems. Further, we will need to manage our relationships with various clients and suppliers. We cannot give any assurance that we will be able to develop and implement, on a timely basis, the systems, procedures and controls required to support the growth in our operations or effectively manage our relationships with various clients and suppliers. If we are unable to manage our growth, our business, operating results and financial condition could be adversely affected.

A decrease in levels of excess capacity in the U.S. commercial print industry could have an adverse impact on our business.

We believe that for the past several years the U.S. commercial print industry has experienced significant levels of excess capacity. Our business seeks to capitalize on imbalances between supply and demand in the print industry by obtaining favorable pricing terms from suppliers in our network through a competitive bid process. Reduced excess capacity in the print industry generally and in our supplier network specifically could have an adverse impact on our ability to execute our business strategy and on our business results and growth prospects.

Our inability to protect our intellectual property rights may impair our competitive position.

If we fail to protect our intellectual property rights adequately, our competitors could replicate our proprietary technology in order to offer similar services and harm our competitive position. We rely on a combination of trademark and trade secret laws and confidentiality and nondisclosure agreements to protect our proprietary technology. We cannot be certain that the steps we have taken to protect our intellectual property rights will be adequate or that third parties will not infringe or misappropriate our rights or imitate or duplicate our services or methodologies, including PPM4™. We may need to litigate to enforce our intellectual property rights or determine the validity and scope of the rights of others. Any such litigation could be time-consuming and costly.

If we are unable to maintain PPM4™, demand for our services and our revenues could decrease.

We rely heavily on PPM4™ to procure printed products for our clients. To keep pace with changing technologies and client demands, we must correctly interpret and address market trends and enhance the features and functionality of our technology in response to these trends, which may lead to significant research and development costs. We may be unable to accurately determine the needs of print buyers or the trends in the print industry or to design and implement the appropriate features and functionality of our technology in a timely and cost-effective manner, which could result in decreased demand for our services and a corresponding decrease in our revenue.

In addition, we must protect our systems against physical damage from fire, earthquakes, power loss, telecommunications failures, computer viruses, hacker attacks, physical break-ins and similar events. Any software or hardware damage or failure that causes interruption or an increase in response time of PPM4™ could reduce client satisfaction and decrease usage of our services.

If the key members of our management team do not remain with us in the future, our business, operating results and financial condition could be adversely affected.

Our future success will depend to a significant extent on the continued services of Eric Belcher, our President and Chief Executive Officer and Joseph Busky, our Chief Financial Officer. The loss of the services of either of these individuals could adversely affect our business, operating results and financial condition and could divert other senior management time in searching for their replacements.

Because many of the members of our management team have been employed with us for a short period of time, we cannot be certain that they will be able to manage our business successfully.

We are dependent on our management team for our business to be successful. Many of our key management personnel have been employed by us for less than three years. Therefore, we cannot be certain that we will be able to allocate responsibilities appropriately and that the new members of our management team will succeed in their roles. Our inability to integrate members of our current management team with our business model would make it difficult for us to manage our business successfully and to pursue our growth strategy.

Our business is subject to seasonal sales fluctuations, which could result in volatility or have an adverse effect on the market price of our common stock.

Our business is subject to some degree of sales seasonality. Historically, the percentage of our annual revenue earned during the third and fourth fiscal quarters has been higher due, in part, to a greater number of print orders in anticipation of the year-end holiday season. If our business continues to experience seasonality, we may incur significant additional expenses during our third and fourth quarters, including additional staffing expenses. Consequently, if we were to experience lower than expected revenue during any future third or fourth quarter, whether from a general decline in economic conditions or other factors beyond our control, our expenses may not be offset, which would have a disproportionate impact on our operating results and financial condition for that year.

Price fluctuations in raw materials costs could adversely affect the margins on our print orders.

The print industry relies on a constant supply of various raw materials, including paper and ink. Prices within the print industry are directly affected by the cost of paper, which is purchased in a price sensitive market that has historically exhibited price and demand cyclicality. Prices are also affected by the cost of ink. Our profit margin and profitability are largely a function of the rates that our suppliers charge us compared to the rates that we charge our clients. If our suppliers increase the price of our print orders, and we are not able to find suitable or alternative suppliers, our profit margin may decline.

If any of our products causes damages or injuries, we may experience product liability claims.

Clients and third parties who claim to suffer damages or an injury caused by our products may bring lawsuits against us. Defending lawsuits arising out of any of the products we provide to our clients could be costly and absorb substantial amounts of management attention, which could adversely affect our financial performance. A significant product liability judgment against us could harm our reputation and business.

If any of our key clients fails to pay for our services, our profitability would be negatively impacted.

We take full title and risk of loss for the printed products we procure from our suppliers. Our obligation to pay our suppliers is not contingent upon receipt of payment from our clients. In 2008, 2009 and 2010, our revenue was \$419.0 million, \$400.4 million and \$482.2 million, respectively, and our top-ten clients accounted for 33%, 30% and 31%, respectively, of such revenue. If any of our key clients fails to pay for our services, our profitability would be negatively impacted.

We may not be able to identify suitable acquisition candidates, effectively integrate newly acquired businesses or achieve expected profitability from acquisitions.

Part of our growth strategy is to increase our revenue and the markets that we serve through the acquisition of additional businesses. We are actively considering certain acquisitions and will likely consider others. There can be no assurance that suitable candidates for acquisitions can be identified or, if suitable candidates are identified, that acquisitions can be completed on acceptable terms, if at all. Even if suitable candidates are identified, any future acquisitions may entail a number of risks that could adversely affect our business and the market price of our common stock, including the integration of the acquired operations, diversion of management's attention, risks of entering markets in which we have limited experience, adverse short-term effects on our reported operating results, the potential loss of key employees of acquired businesses and risks associated with unanticipated liabilities.

We may use common stock to pay for acquisitions. If the owners of potential acquisition candidates are not willing to receive common stock in exchange for their businesses, our acquisition prospects could be limited. Future acquisitions could also result in accounting charges, potentially dilutive issuances of equity securities and increased debt and contingent liabilities, including liabilities related to unknown or undisclosed circumstances, any of which could have a material adverse effect on our business and the market price of our common stock.

Our ability to raise capital in the future may be limited, and our failure to raise capital when needed could prevent us from growing.

We may in the future be required to raise capital through public or private financing or other arrangements. Such financing may not be available on acceptable terms, or at all, and our failure to raise capital when needed could harm our business. Additional equity financing may be dilutive to the holders of our common stock, and debt financing, if available, may involve restrictive covenants and could reduce our profitability. If we cannot raise funds on acceptable terms, we may not be able to grow our business or respond to competitive pressures.

Risks Related to Ownership of Our Common Stock

The trading price of our common stock has been and may continue to be volatile.

The trading prices of many newly publicly-traded companies are highly volatile. Since our initial public offering in August 2006 through March 4, 2010, the closing sale price of our common stock as reported by the Nasdaq Global Market has ranged from a low of \$1.92 on March 2, 2009 to a high of \$18.69 on October 9, 2007.

Certain factors may continue to cause the market price of our common stock to fluctuate, including:

- fluctuations in our quarterly financial results or the quarterly financial results of companies perceived to be similar to us;
- changes in market valuations of similar companies;
- success of competitive products or services;
- changes in our capital structure, such as future issuances of debt or equity securities;
- announcements by us, our competitors, our clients or our suppliers of significant products or services, contracts, acquisitions or strategic alliances;
- regulatory developments in the United States or foreign countries;
- litigation involving our company, our general industry or both;
- additions or departures of key personnel;
- investors' general perception of us; and
- changes in general economic, industry and market conditions.

In addition, if the stock market in general experiences a loss of investor confidence, the trading price of our common stock could decline for reasons unrelated to our business, financial condition or results of operations. If any of the foregoing occurs, it could cause our stock price to fall and may expose us to class action lawsuits that, even if unsuccessful, could be costly to defend and a distraction to management. As a result, you could lose all or part of your investment.

Our quarterly results are difficult to predict and may vary from quarter to quarter, which may result in our failure to meet the expectations of investors and increased volatility of our stock price.

The continued use of our services by our clients depends, in part, on the business activity of our clients and our ability to meet their cost saving needs, as well as their own changing business conditions. The time between our payment to the supplier of a print job and our receipt of payment from our clients varies with each print job and client. In addition, a significant percentage of our revenue is subject to the discretion of our enterprise and transactional clients, who may stop using our services at any time, subject, in the case of most of our enterprise clients, to advance notice requirements. Therefore, the number, size and profitability of print jobs may vary significantly from quarter to quarter. As a result, our quarterly operating results are difficult to predict and may fall below the expectations of current or potential investors in some future quarters, which could lead to a significant decline in the market price of our stock. This may lead to volatility in our stock price. The factors that are likely to cause these variations include:

- the demand for our print procurement solution;
- the use of outsourced enterprise solutions;
- clients' business decisions regarding the quantities of printed products they purchase;
- the number, timing and profitability of our print jobs, unanticipated contract terminations and print job postponements;
- new product introductions and enhancements by our competitors;
- changes in our pricing policies;
- our ability to manage costs, including personnel costs; and
- costs related to possible acquisitions of other businesses.

Because a limited number of stockholders control a significant amount of the voting power of our common stock, investors in the Company may not be able to determine the outcome of stockholder votes.

Orange Media, LLC, the sole member of which is Elizabeth Kramer Lefkofsky, the wife of Eric P. Lefkofsky, and Richard A. Heise, Jr. beneficially owned and had the ability to exercise voting control over, in the aggregate, 21.6% of our outstanding common stock as of December 31, 2010. In addition, New Enterprise Associates 11, Limited Partnership and various affiliates of New Enterprise Associates 11 beneficially owned, and had the ability to exercise voting control over, in the aggregate, 15.5% of our outstanding common stock as of December 31, 2010. As a result, these stockholders will be able to exercise significant influence over all matters requiring stockholder approval, including the election of directors, any amendments to our certificate of incorporation and significant corporate transactions. Without the consent of these stockholders, we could be delayed or prevented from entering into transactions (including the acquisition of our company by third parties) that may be viewed as beneficial to us or our other stockholders. In addition, this significant concentration of stock ownership may adversely affect the trading price of our common stock if investors perceive disadvantages in owning stock in a company with controlling stockholders.

We do not currently intend to pay dividends, which may limit the return on your investment in us.

We have not declared or paid any cash dividends on our common stock. We currently intend to retain all available funds and any future earnings for use in the operation and expansion of our business and do not anticipate paying any cash dividends in the foreseeable future.

If our board of directors authorizes the issuance of preferred stock, holders of our common stock could be diluted and harmed.

Our board of directors has the authority to issue up to 5,000,000 shares of preferred stock in one or more series and to establish the preferred stock's voting powers, preferences and other rights and qualifications without any further vote or action by the stockholders. The issuance of preferred stock could adversely affect the voting power and dividend liquidation rights of the holders of common stock. In addition, the issuance of preferred stock could have the effect of making it more difficult for a third party to acquire, or discouraging a third party from acquiring, a majority of our outstanding voting stock or otherwise adversely affect the market price of our common stock. It is possible that we may need to raise capital through the sale of preferred stock in the future.

Item 1B. *Unresolved Staff Comments*

None.

Item 2. Properties

Properties

Our principal executive offices are located in Chicago, Illinois. We also maintain sales offices in New York, New Jersey, California, Hawaii, Michigan, Minnesota, Texas, Pennsylvania, Ohio, Georgia, Wisconsin, Missouri, North Carolina and the United Kingdom. We believe that our facilities are generally suitable to meet our needs for the foreseeable future. However, we will continue to seek additional space as needed to satisfy our growth. We conduct our business from the properties listed below, all of which are leased. The terms of the leases vary and have expiration dates ranging from April 30, 2011 to November 21, 2021.

As of December 31, 2010, we conducted our business from the following properties:

Location	Use
Chicago, Illinois	Corporate Headquarters
Aurora, Illinois	Business Development and Warehousing
Des Plaines, Illinois	Business Development
New York, New York	Business Development and Warehousing
East Brunswick, New Jersey	Business Development and Warehousing
Roseville, California	Business Development
Monterey, California	Business Development and Warehousing
Grover Beach, California	Business Development
Anaheim, California	Business Development and Warehousing
Santa Clara, California	Business Development
San Rafael, California	Business Development and Warehousing
Honolulu, Hawaii	Business Development
Grand Rapids, Michigan	Business Development
Medina, Minnesota	Business Development and Warehousing
Cincinnati, Ohio	Business Development and Warehousing
Plano, Texas	Business Development and Warehousing
Charlotte, North Carolina	Business Development
Blue Bell, Pennsylvania	Business Development and Warehousing
Atlanta, Georgia	Business Development
Thomaston, Georgia	Business Development
Greenville, Wisconsin	Business Development and Warehousing
Kansas City, Missouri	Business Development
Birmingham, United Kingdom	Business Development

Item 3. Legal Proceedings

We are not a party to any legal proceedings that we believe would have a material adverse effect on our business, financial condition or operating results.

Item 4. Reserved

PART II

Item 5. *Market for Registrant's Common Equity, Related Stockholder Matters and Issuer Purchases of Equity Securities*

Market Information

Our common stock is listed and has been traded on the Nasdaq Global Market under the symbol "INWK" since August 16, 2006. Prior to that time there was no public market for our common stock. The following table sets forth the high and low sales prices for our common stock as reported by the Nasdaq Global Market for each of the periods listed.

	<u>High</u>	<u>Low</u>
2009		
First Quarter	\$ 6.94	\$ 1.83
Second Quarter	\$ 7.00	\$ 3.90
Third Quarter	\$ 6.25	\$ 4.05
Fourth Quarter	\$ 6.58	\$ 4.58
2010		
First Quarter	\$ 7.45	\$ 4.95
Second Quarter	\$ 7.73	\$ 5.07
Third Quarter	\$ 7.58	\$ 5.31
Fourth Quarter	\$ 7.15	\$ 6.88

Holders

As of March 1, 2011, there were 67 holders of record of our common stock. The holders of our common stock are entitled to one vote per share.

Dividends

We currently do not intend to pay any dividends on our common stock. We intend to retain all available funds and any future earnings for use in the operation and expansion of our business. Any determination in the future to pay dividends will depend upon our financial condition, capital requirements, operating results and other factors deemed relevant by our board of directors, including any contractual or statutory restrictions on our ability to pay dividends.

Recent Sales of Unregistered Securities

None.

Issuer Purchases of Equity Securities

None.

Item 6. Selected Financial Data

The following table presents selected consolidated financial and other data as of and for the periods indicated. You should read the following information together with the more detailed information contained in "Management's Discussion and Analysis of Financial Condition and Results of Operations" and our consolidated financial statements and the accompanying notes.

	Years ended December 31,				
	2006	2007	2008	2009	2010
	(in thousands, except per share amounts)				
Consolidated statements of operations data:					
Revenue	\$ 160,515	\$ 288,431	\$ 419,017	\$ 400,447	\$ 482,212
Cost of goods sold	123,970	215,043	314,996	301,672	366,200
Gross profit	36,545	73,388	104,021	98,775	116,012
Selling, general and administrative expenses	22,675	47,982	79,655	81,288	91,796
Depreciation and amortization	1,030	2,216	4,761	8,031	9,009
Income from operations	12,840	23,190	19,605	9,456	15,207
Total other income (expense)	775	2,671	6,445	(439)	1,752
Income before income taxes	13,615	25,861	26,050	9,017	16,959
Income tax expense	(5,335)	(3,357)	(10,097)	(2,708)	(5,749)
Net income	8,280	22,504	15,953	6,309	11,210
Dividends on preferred shares	(1,409)	—	—	—	—
Net income applicable to common stockholders	<u>\$ 6,871</u>	<u>\$ 22,504</u>	<u>\$ 15,953</u>	<u>\$ 6,309</u>	<u>\$ 11,210</u>
Net income per share of common stock:					
Basic	\$ 0.22	\$ 0.47	\$ 0.34	\$ 0.14	\$ 0.25
Diluted	\$ 0.21	\$ 0.45	\$ 0.32	\$ 0.13	\$ 0.24
Shares used in per share calculations:					
Basic	31,712	47,459	47,137	45,535	45,704
Diluted	39,372	49,964	49,141	47,157	47,582
Other data:					
Employees and independent contractors(1)	312	567	761	667	743
Adjusted EBITDA(2)	\$ 14,432	\$ 26,467	\$ 26,559	\$ 19,969	\$ 27,364

(1) Reflects the number of employees and independent contractors as of the last day of the applicable period.

(2) Adjusted EBITDA, which represents income from operations with the addition of depreciation and amortization and stock compensation expense, is considered a non-GAAP financial measure under SEC regulations. Net income is the most directly comparable financial measure calculated in accordance with GAAP. We present this measure as supplemental information to help investors better understand trends in our business results over time. Our management team uses adjusted EBITDA to evaluate the performance of our business. Adjusted EBITDA is not equivalent to any measure of performance required to be reported under GAAP, nor should this data be considered an indicator of our overall financial performance and liquidity. Moreover, the adjusted EBITDA definition we use may not be comparable to similarly titled measures reported by other companies.

	Years ended December 31,				
	2006	2007	2008	2009	2010
	(in thousands, except per share amounts)				
Reconciliation of adjusted EBITDA:					
Net income	\$ 8,280	\$ 22,504	\$ 15,953	\$ 6,309	\$ 11,210
Depreciation and amortization	1,030	2,216	4,761	8,031	9,009
Stock compensation expense	562	1,061	2,193	2,482	3,148
Total other income (expense)	(775)	(2,671)	(6,445)	439	(1,752)
Income tax expense	5,335	3,357	10,097	2,708	5,749
Adjusted EBITDA	<u>\$ 14,432</u>	<u>\$ 26,467</u>	<u>\$ 26,559</u>	<u>\$ 19,969</u>	<u>\$ 27,364</u>

	As of December 31,				
	2006	2007	2008	2009	2010
	(in thousands)				
Consolidated balance sheet data:					
Cash and cash equivalents(3)	\$ 20,613	\$ 26,716	\$ 4,012	\$ 2,904	\$ 5,259
Working capital(3)(4)	30,313	50,694	54,172	56,157	64,982
Total assets(3)	113,510	206,833	253,822	267,158	279,925
Revolving credit facility(5)	—	—	42,590	46,385	47,400
Capital leases	296	215	268	137	28
Total stockholders' equity(3)	81,455	147,445	133,738	147,050	160,184

- (3) In connection with our initial public offering in August 2006, we raised approximately \$47.8 million, net of underwriting discounts, preference payments, dividend payments, professional fees, and repayment of outstanding indebtedness under our line of credit. In connection with our follow-on offering in January 2007, we raised approximately \$37.8 million, net of underwriting discounts, commissions and offering related expenses.
- (4) Working capital represents accounts receivable, unbilled revenue, inventories and prepaid expenses, offset by accounts payable and accrued expenses.
- (5) In 2008, we entered into a credit agreement with JPMorgan Chase Bank, N.A. to fund acquisitions and for general working capital purposes. This credit agreement was replaced by a new credit agreement entered into on August 2, 2010 with Bank of America, N.A.

Item 7. Management's Discussion and Analysis of Financial Condition and Results of Operations

The following discussion should be read in conjunction with the consolidated financial statements and accompanying notes, which appear elsewhere in this Annual Report on Form 10-K. It contains forward-looking statements that involve risks and uncertainties. Our actual results could differ materially from those anticipated in these forward-looking statements as a result of various factors, including those discussed below and elsewhere in this Annual Report on Form 10-K, particularly under the heading "Risk Factors."

Overview

We are a leading provider of print and promotional procurement solutions to corporate clients across a wide range of industries. We combine the talent of our employees with our proprietary technology, extensive supplier base and domain expertise to procure, manage and deliver printed products as part of a comprehensive outsourced enterprise solution. Our technology is designed to capitalize on excess manufacturing capacity and other inefficiencies in the traditional print supply chain to obtain favorable pricing and to deliver high-quality products and services for our clients.

Our proprietary software applications and database, PPM4™, create a fully-integrated solution that stores, analyzes and tracks the production capabilities of our supplier network, as well as quote and price data for each bid we receive and print job we execute. As a result, we believe PPM4™ contains one of the largest independent repositories of equipment profiles and price data for print suppliers in the United States. We leverage our technology to match each print job with the supplier that is optimally suited to meet the client's needs at a highly competitive price. Our procurement managers use PPM4™ to manage the print procurement process from end-to-end.

Through our supplier base of over 8,000 suppliers, we offer a full range of print, fulfillment and logistics services that allows us to procure printed products on virtually any substrate. The breadth of our product offerings and services and the depth of our supplier network enable us to fulfill all of the print procurement needs of our clients. By leveraging our technology platform, our clients are able to reduce overhead costs, redeploy internal resources and obtain favorable pricing and service terms. In addition, our ability to track individual transactions and provide customized reports detailing print procurement activity on an enterprise-wide basis provides our clients with greater visibility and control of their print expenditures.

We maintain sales offices in Illinois, New York, New Jersey, California, Hawaii, Michigan, Minnesota, Ohio, Texas, Pennsylvania, Georgia, Wisconsin, Missouri and the United Kingdom. We believe the opportunity exists to expand our business into new geographic markets. Our objective is to continue to increase our sales in the major print markets in the United States and Europe. We intend to hire or acquire more account executives within close proximity to these large markets. In addition, given that the print industry is a global business, over time we intend to evaluate opportunities to access attractive markets outside the United States.

Revenue

We generate revenue through the sale of printed products to our clients. Our revenue was \$419.0 million, \$400.4 million and \$482.2 million in 2008, 2009 and 2010, respectively, reflecting growth rates of 45.3%, (4.4)% and 20.4% in 2008, 2009 and 2010, respectively, as compared to the corresponding prior year. Our revenue is generated from two different types of clients: enterprise and transactional. Enterprise jobs usually involve higher dollar amounts and volume than our transactional jobs. We categorize a client as an enterprise client if we have a contract with the client for the provision of printing services on a recurring basis; if the client has signed an open-ended purchase order, or a series of related purchase orders; or if the client has enrolled in our e-stores program, which enables the client to make online purchases of printing services on a recurring basis. We categorize all other clients as transactional. We enter into contracts with our enterprise clients to provide some or a specific portion of their printed products on a recurring basis. Our contracts with enterprise clients generally have an open-ended term subject to termination by either party upon prior notice ranging from 90 days to twelve months.

Several of our enterprise clients have outsourced substantially all of their recurring print needs to us. We provide printed products to our transactional clients on an order-by-order basis. For the years ended December 31, 2008, 2009 and 2010, enterprise clients accounted for 64%, 66% and 71% of our revenue, respectively, while transactional clients accounted for 36%, 34% and 29% of our revenue, respectively.

Our revenue consists of the prices paid by our clients for printed products. These prices, in turn, reflect the amounts charged to us by our suppliers plus our gross profit. Our gross profit margin, in the case of some of our enterprise clients, is fixed by contract or, in the case of transactional clients, is negotiated on a job-by-job basis. Once either type of client accepts our pricing terms, the selling price is established and we procure the product for our own account in order to re-sell it to the client. We take full title and risk of loss for the product upon shipment. The finished product is typically shipped directly from our supplier to a destination specified by our client. Upon shipment, our supplier invoices us for its production costs and we invoice our client.

Our revenue from enterprise clients tends to generate lower gross profit margins than our revenue from transactional clients because the gross profit margins established in our contracts with large enterprise clients are generally lower than the gross profit margins we typically realize in our transactional business. Although our enterprise revenue generates lower gross profit margins, our enterprise business tends to be as profitable as our transactional business on an operating profit basis because the commission expense associated with enterprise jobs is generally lower.

Cost of Goods Sold and Gross Profit

Our cost of goods sold consists primarily of the price at which we purchase products from our suppliers. Our selling price, including our gross profit, in the case of some of our enterprise jobs, is based on a fixed gross margin established by contract or, in the case of transactional jobs, is determined at the discretion of the account executive or procurement manager within predetermined parameters. Our gross margins on our enterprise jobs are typically lower than our gross margins on our transactional jobs. As a result, our cost of goods sold as a percentage of revenue for our enterprise jobs is typically higher than those for our transactional jobs. Our gross profit for 2008, 2009 and 2010 was \$104.0 million, \$98.8 million and \$116.0 million, respectively.

Operating Expenses and Income from Operations

Our selling, general and administrative expenses consist of commissions paid to our account executives, compensation costs for our management team and procurement managers as well as compensation costs for our finance and support employees, public company expenses, and corporate systems, legal and accounting, facilities and travel and entertainment expenses. Selling, general and administrative expenses as a percentage of revenue were 19.0%, 20.3% and 19.0% in 2008, 2009 and 2010, respectively.

We accrue for commissions when we recognize the related revenue. Some of our account executives receive a monthly draw to provide them with a more consistent income stream. The cash paid to our account executives in advance of commissions earned is reflected as a prepaid expense on our balance sheet. As our account executives earn commissions, a portion of their commission payment is withheld and offset against their prepaid commission balance, if any. Our prepaid commission balance was \$2.6 million as of December 31, 2008, \$4.5 million as of December 31, 2009 and \$3.5 million as of December 31, 2010.

We agree to provide our clients with printed products that conform to the industry standard of a “commercially reasonable quality,” and our suppliers in turn agree to provide us with products of the same quality. In addition, the quotes we execute with our clients include customary industry terms and conditions that limit the amount of our liability for product defects. Product defects have not had a material adverse effect on our results of operations.

We are required to make payment to our suppliers for completed print jobs regardless of whether our clients make payment to us. Our bad debt expense was approximately \$4.1 million, \$1.3 million and \$2.9 million in 2008, 2009 and 2010, respectively.

Our income from operations for 2008, 2009 and 2010 was \$19.6 million, \$9.5 million and \$15.2 million, respectively.

Critical Accounting Policies

Revenue Recognition

Revenue is recognized when title transfers, which occurs when the product is shipped either from a third party to the customer or shipped directly from our warehouse to the customer. Unbilled revenue relates to shipments that have been made to customers for which the related account receivable has not yet been billed.

In accordance with ASC 605-45-45, *Revenue Recognition, Principal Agent Considerations and Other Presentation Matters*, we recognize revenue on a gross basis, as opposed to a net basis similar to a commission arrangement, because it bears the risks and benefits associated with revenue-generated activities by: (1) acting as a principal in the transaction; (2) establishing prices; (3) being responsible for fulfillment of the order; (4) taking the risk of loss for collection, delivery and returns; and (5) marketing the products, among other things.

Accounts Receivable

The carrying amount of accounts receivable is reduced by an allowance that reflects management’s best estimate of the amounts that will not be collected. Management individually reviews all accounts receivable balances and, based on an assessment of current creditworthiness, estimates the portion, if any, of the balance that will not be collected. Fully reserved receivables are reviewed on a monthly basis and uncollectible accounts are written off when all reasonable collection efforts have been exhausted. At December 31, 2010, the gross accounts receivable balance includes approximately 6.5% of customer balances that are in excess of one year. Management believes any uncollectible amounts are adequately reserved for at December 31, 2010.

Goodwill and Other Intangibles

Goodwill represents the excess of purchase price and related costs over the value assigned to the net tangible and identified assets of businesses acquired. In accordance with ASC 350, *Intangibles—Goodwill and Other*, goodwill and other intangible assets with indefinite lives are not amortized, but instead are tested for impairment annually, or if certain circumstances indicate a possible impairment may exist. We evaluate recoverability of goodwill using a two-step impairment test approach at the reporting unit level. For goodwill impairment test purposes, we have one reporting unit. In the first step, the fair value for the reporting unit is compared to its book value, including goodwill. If the fair value of the reporting unit is less than the book value, a second step is performed, which compares the implied fair value of the reporting unit's goodwill to the book value of the goodwill. The fair value for the goodwill is determined based on the difference between the fair values of the reporting unit and the net fair values of the identifiable assets and liabilities of such reporting unit. If the fair value of the goodwill is less than the book value, the difference is recognized as an impairment. As a result of the 2010 analysis performed, no impairment charges were required. As of December 31, 2010, our goodwill balance was \$93.5 million.

ASC 350 also requires that intangible assets with estimable useful lives be amortized over their respective estimated useful lives to the estimated residual values, and reviewed for impairment when impairment indicators exist. Our intangible assets consist of customer lists, trade names, noncompete agreements and patents. Our customer lists are being amortized using the economic useful life method over their estimated weighted-average useful lives of approximately fourteen years. Our noncompete agreements, trade names and patents are being amortized on the straight-line basis over their estimated weighted-average useful lives. As of December 31, 2010, the net balance of our intangible assets was \$23.1 million.

Fair Value of Financial Instruments

We account for our financial assets and financial liabilities that are measured at fair value within the financial statements in accordance with ASC 820, *Fair Value Measurements and Disclosure*. ASC 820 requires enhanced disclosures about assets and liabilities measured at fair value. The adoption of ASC 820 did not have a material impact on our fair value measurements. As of December 31, 2010, our financial assets primarily relate to our available-for-sale securities.

We utilize the market approach to measure fair value for our financial assets and liabilities. The market approach uses prices and other relevant information generated by market transactions involving identical or comparable assets or liabilities.

ASC 820 includes a fair value hierarchy that is intended to increase consistency and comparability in fair value measurements and related disclosures. The fair value hierarchy is based on observable or unobservable inputs to valuation techniques that are used to measure fair value. Observable inputs reflect assumptions market participants would use in pricing an asset or liability based on market data obtained from independent sources while unobservable inputs reflect a reporting entity's pricing based upon its own market assumptions. The fair value hierarchy consists of the following three levels:

- Level 1: Inputs are quoted prices in active markets for identical assets or liabilities.
- Level 2: Inputs are quoted prices for similar assets or liabilities in an active market, quoted prices for identical or similar assets or liabilities in markets that are not active, and inputs other than quoted prices that are observable and market-corroborated inputs, which are derived principally from or corroborated by observable market data.
- Level 3: Inputs that are derived from valuation techniques in which one or more significant inputs or value drivers are unobservable.

Stock-Based Compensation

We account for nonvested equity awards in accordance with ASC 718, *Compensation-Stock Compensation*. Compensation expense is measured by determining the fair value using the Black-Scholes option valuation model and is then amortized over the vesting period of the stock options. All stock-based compensation expense is recorded net of an estimated forfeiture rate. The forfeiture rate is based upon historical activity and is then analyzed annually and as actual forfeitures occur.

Using the Black-Scholes option valuation model we recorded \$2.5 million and \$3.1 million in compensation expense, including \$1.0 million and \$1.6 million in compensation expense related to restricted common share grants, in 2009 and 2010, respectively.

Results of Operations

The following table sets forth our consolidated statements of income data for the periods presented as a percentage of our revenue:

	Years ended December 31,		
	2008	2009	2010
Consolidated statements of income data:			
Revenue	100.0%	100.0%	100.0%
Cost of goods sold	75.2	75.3	75.9
Gross profit	24.8	24.7	24.1
Selling, general and administrative expenses	19.0	20.3	19.0
Depreciation and amortization	1.1	2.0	1.9
Income from operations	4.7	2.4	3.2
Other income (expense)	1.5	(0.1)	0.3
Income before income taxes	6.2	2.3	3.5
Income tax expense	(2.4)	(0.7)	(1.2)
Net income	3.8%	1.6%	2.3%

Comparison of years ended December 31, 2010 and 2009

Revenue

Our revenue increased by \$81.8 million, or 20.4%, from \$400.4 million in 2009 to \$482.2 million in 2010. The increase in revenue reflects an increase in both our enterprise and transactional business. Our revenue from enterprise clients increased by \$75.8 million, or 28.6%, from \$265.4 million in 2009 to \$341.2 million in 2010. This increase in revenue is due to the addition of 23 new enterprise clients under contract as of December 31, 2010. Our revenue from transactional clients increased by \$6.0 million, or 4.4%, from \$135.0 million in 2009 to \$141.0 million in 2010. This increase in revenue is largely the result of our growth initiatives in the areas of an outbound call center and internet sales and efforts to hire or acquire experienced sales executives with existing books of business, which helped, in turn, drive this transactional business growth.

Cost of goods sold

Our cost of goods sold increased by \$64.5 million, or 21.4%, from \$301.7 million in 2009 to \$366.2 million in 2010. The increase reflects the revenue growth during 2010. Our cost of goods sold as a percentage of revenue increased from 75.3% in 2009 to 75.9% in 2010. The increase in cost of goods sold as a percentage of revenue is a result of our enterprise business generating lower gross profit margins as 71% of our revenue was generated through enterprise revenue in 2010 compared to 66% in 2009.

Gross Profit

Our gross profit as a percentage of revenue, which we refer to as gross margin, decreased from 24.7% in 2009 to 24.1% in 2010. The decrease is primarily the result of a higher concentration of our business coming from enterprise clients, which generate lower gross margins.

Selling, general and administrative expenses

Selling, general and administrative expenses increased by \$10.5 million, or 12.9%, from \$81.3 million in 2009 to \$91.8 million in 2010. As a percentage of revenue, selling, general and administrative expenses decreased from 20.3% in 2009 to 19.0% in 2010. The increase in selling, general and administrative expenses is primarily due to incremental sales commission, cost of procurement staff to secure new enterprise accounts and increase in bad debt expense, offset by changes to the contingent consideration obligation related to acquisitions made subsequent to December 31, 2008. The decrease in sales, general and administrative expenses as a percentage of revenue is primarily the result of increased leverage from higher revenue.

Depreciation and amortization

Depreciation and amortization expense increased by \$1.0 million, or 12.2%, from \$8.0 million in 2009 to \$9.0 million in 2010. The increase in depreciation expense is primarily attributable to purchases of computer hardware and software, equipment and furniture and fixtures as well as amortization of capitalized costs of computer software for internal use. The increase in amortization expense is a result of the amortization of the intangible assets acquired in connection with our acquisitions.

Income from operations

Income from operations increased by \$5.8 million, or 60.8%, from \$9.5 million in 2009 to \$15.2 million in 2010. As a percentage of revenue, income from operations increased from 2.4% in 2009 to 3.2% in 2010. The increase in income from operations as a percentage of revenue is a result of the decrease in our selling, general and administrative expenses as a percentage of revenue.

Other income and expense

Other income and expense increased by \$2.2 million, from other expense of \$439,000 in 2009 to other income of \$1.8 million in 2010. The increase is due to the gain on the sale in 2010 of a portion of the shares we hold in Echo Global Logistics, Inc., a related party. The gain on the sale was \$3.6 million in 2010 and \$0.7 million in 2009.

Adjusted EBITDA

Adjusted EBITDA, which represents income from operations with the addition of depreciation and amortization and stock based compensation, increased by \$7.4 million, or 37.0%, from \$20.0 million at December 31, 2009 to \$27.4 million at December 31, 2010. The increase is primarily the result of an increase in income from operations. See "Item 6 - Selected Financial Data" for more information regarding our definition of Adjusted EBITDA and a reconciliation to net income.

Provision for income taxes

Provision for income taxes increased by \$3.0 million, or 112.3%, from \$2.7 million in 2009 to \$5.7 million in 2010. In 2009, the provision for federal and state income taxes was \$2.7 million, resulting in an effective tax rate of 30.0%. In 2010, the provision for federal and state income taxes was \$5.7 million, resulting in an effective tax rate of 33.9%. The increase in the effective tax rate for the year ended December 31, 2010 is due to a reduction in the research and development (R&D) tax credit resulting from our capitalized internally developed software costs offset by the recognition of a domestic production activities deduction.

Net income

Net income increased by \$4.9 million, or 77.7%, from \$6.3 million in 2009 to \$11.2 million in 2010. Net income as a percentage of revenue increased from 1.6% in 2009 to 2.3% in 2010. The increase in net income as a percentage of revenue is the result of a decrease in our selling, general and administrative expenses as a percentage of revenue.

Comparison of years ended December 31, 2009 and 2008

Revenue

Our revenue decreased by \$18.6 million, or 4.4%, from \$419.0 million in 2008 to \$400.4 million in 2009. The decrease in revenue reflects a decrease in both our enterprise and transactional business. Our revenue from enterprise clients decreased by \$2.3 million, or 0.9%, from \$267.7 million in 2008 to \$265.4 million in 2009. The decline in enterprise revenue is comprised of \$51.6 million of new account revenue offset by same customer declines due to poor macroeconomic conditions in 2009. Our revenue from transactional clients decreased by \$16.2 million, or 10.7%, from \$151.3 million in 2008 to \$135.0 million in 2009. The decline in transactional revenue is due to poor macroeconomic conditions in 2009.

Cost of goods sold

Our cost of goods sold decreased by \$13.3 million, or 4.2%, from \$315.0 million in 2008 to \$301.7 million in 2009. The decrease reflects the revenue decline during 2009. Our cost of goods sold as a percentage of revenue increased slightly from 75.2% in 2008 to 75.3% in 2009.

Gross Profit

Our gross profit as a percentage of revenue, which we refer to as gross margin, decreased from 24.8% in 2008 to 24.7% in 2009. The decrease is primarily the result of a higher concentration of our business coming from enterprise clients, which generate lower gross margins.

Selling, general and administrative expenses

Selling, general and administrative expenses increased by \$1.6 million, or 2.0%, from \$79.7 million in 2008 to \$81.3 million in 2009. As a percentage of revenue, selling, general and administrative expenses increased from 19.0% in 2008 to 20.3% in 2009. The increase in 2009 as a percentage of revenue compared to 2008 is primarily the result of lower revenue due to poor macroeconomic conditions in 2009 and an increase in the fixed portion of our general and administrative expenses.

Depreciation and amortization

Depreciation and amortization expense increased by \$3.3 million, or 68.7%, from \$4.8 million in 2008 to \$8.0 million in 2009. The increase in depreciation expense is primarily attributable to purchases of computer hardware and software, equipment and furniture and fixtures as well as amortization of capitalized costs of computer software for internal use. The increase in amortization expense is a result of the amortization of the intangible assets acquired in connection with our acquisitions.

Income from operations

Income from operations decreased by \$10.1 million, or 51.8%, from \$19.6 million in 2008 to \$9.5 million in 2009. As a percentage of revenue, income from operations decreased from 4.7% in 2008 to 2.4% in 2009. The decrease in income from operations as a percentage of revenue is a result of a decrease in our gross profit margin as well as an increase in our selling, general and administrative expenses and depreciation and amortization expenses as a percentage of revenue.

Other income and expense

Other income and expense decreased by \$6.9 million, or 106.8%, from other income of \$6.4 million in 2008 to other expense of \$439,000 in 2009. The significant decrease is due to the gain on the sales in 2008 of a portion of the shares we hold in Echo Global Logistics, Inc., a related party. The gains on the sales were \$6.1 million in 2008 and \$0.7 million in 2009.

Adjusted EBITDA

Adjusted EBITDA, which represents income from operations with the addition of depreciation and amortization and stock based compensation, decreased by \$6.6 million, or 24.8%, from \$26.6 million at December 31, 2008 to \$20.0 million at December 31, 2009. The decrease is primarily the result of a decrease in income from operations, offset by an increase in depreciation and amortization. See "Item 6 - Selected Financial Data" for more information regarding our definition of Adjusted EBITDA and a reconciliation to net income.

Provision for income taxes

Provision for income taxes decreased by \$7.4 million, or 73.2%, from \$10.1 million in 2008 to \$2.7 million in 2009. In 2008, the provision for federal and state income taxes was \$10.1 million, resulting in an effective tax rate of 38.8%. In 2009, the provision for federal and state income taxes was \$2.7 million, resulting in an effective tax rate of 30.0%. The decrease in the effective tax rate for the year ended December 31, 2009 is due to the recognition of a research and development (R&D) tax credit resulting from our capitalized internally developed software costs.

Net income

Net income decreased by \$9.6 million, or 60.4%, from \$16.0 million in 2008 to \$6.3 million in 2009. Net income as a percentage of revenue decreased from 3.8% in 2008 to 1.6% in 2009. The decrease in net income as a percentage of revenue is due to an increase in our cost of goods sold, selling, general, and administrative expenses, and depreciation and amortization expenses as a percentage of revenue, offset by lower income taxes.

Quarterly Results of Operations

The following table represents unaudited statement of operations data for our most recent eight fiscal quarters. You should read the following table in conjunction with our consolidated financial statements and related notes appearing elsewhere in this Annual Report on Form 10-K. The results of operations of any quarter are not necessarily indicative of the results that may be expected for any future period.

	Three months ended							
	Mar. 31, 2009(1)	Jun. 30, 2009	Sept. 30, 2009	Dec. 31, 2009(2)	Mar. 31, 2010	Jun. 30, 2010(3)	Sept. 30, 2010(4)	Dec. 31, 2010(5)
	(unaudited)							
	(in thousands, except per share amounts)							
Revenue	\$ 87,192	\$ 105,346	\$ 122,016	\$ 104,462	\$ 112,213	\$ 120,471	\$ 119,131	\$ 130,397
Gross profit	21,568	25,778	29,475	27,200	26,933	29,040	28,509	31,530
Net income	3,858	6,105	5,679	311	2,168	3,142	2,365	3,535
Net income per share:								
Basic	\$ 0.08	\$ 0.13	\$ 0.12	\$ 0.01	\$ 0.05	\$ 0.07	\$ 0.05	\$ 0.08
Diluted	\$ 0.08	\$ 0.12	\$ 0.12	\$ 0.01	\$ 0.05	\$ 0.07	\$ 0.05	\$ 0.07

- (1) The Company made acquisitions during the first quarter of 2009 which are not material individually or in the aggregate. Financial results of these acquisitions are included in the Consolidated Financial Statements beginning March of 2009.
- (2) The Company made an acquisition during the fourth quarter of 2009 which was not material to the Company's operations. Financial results from this acquisition are included in the Consolidated Financial Statements beginning December of 2009.
- (3) The Company made an acquisition during the second quarter of 2010 which was not material individually or in the aggregate. Financial results from this acquisition are included in the Consolidated Financial Statements beginning April of 2010.
- (4) The Company made acquisitions during the third quarter of 2010 which were not material to the Company's operations. Financial results for these acquisitions are included in the Consolidated Financial Statements beginning August of 2010.
- (5) The Company made acquisitions during the fourth quarter of 2010 which were not material to the Company's operations. Financial results for these acquisitions are included in the Consolidated Financial Statements beginning October of 2010.

Impact of Inflation

We believe that our results of operations are not materially impacted by moderate changes in the inflation rate. Inflation and changing prices did not have a material impact on our operations in 2008, 2009 or 2010.

Liquidity and Capital Resources

At December 31, 2010, we had \$5.3 million of cash and cash equivalents and \$4.3 million in available-for-sale securities.

Operating Activities. Cash provided by operating activities primarily consists of net income adjusted for certain non-cash items including depreciation and amortization and the effect of changes in working capital and other activities. Cash provided by operating activities in 2010 was \$8.4 million and primarily reflected net income of \$11.2 million and \$9.7 million of non-cash items offset by \$12.5 million used to fund working capital and other activities. The most significant impact on working capital and other activities consisted of an increase in accounts receivable and unbilled revenue of \$21.4 million and decrease in customer deposits of 2.7 million, offset by a decrease in prepaid and other of \$5.4 million and increase in income taxes payable of \$3.6 million.

In 2009, cash provided by operating activities was \$14.2 million and primarily reflected net income of \$6.3 million and \$14.3 million of non-cash items offset by \$6.4 million used to fund working capital and other activities. The most significant impact on working capital and other activities consisted of a decrease in accounts receivable and unbilled revenue of \$10.4 million, offset by a decrease in income tax payable of \$9.0 million, a decrease in customer deposits of \$3.6 million and an increase in prepaid and other of \$3.6 million.

Investing Activities. Cash used in investing activities in 2010 of \$4.2 million was attributable to \$16.7 million in payments made in connection with acquisitions and capital expenditures of \$4.9 million, offset by proceeds of \$13.8 million attributable to the proceeds on sale of marketable securities and proceeds on sale of Echo shares of \$3.6 million.

In 2009, cash used in investing activities in 2009 of \$18.9 million was attributable to \$12.8 million of earn-out payments made in connection with our acquisitions and capital expenditures of \$7.2 million, offset by proceeds of \$850,000 from the sale of a portion of our Echo investment.

Financing Activities. Cash used in financing activities in 2010 of \$1.8 million was primarily attributable to the \$2.1 million of additional borrowings under our revolving credit facility and \$634,000 in deferred financing costs for the new revolving credit facility entered into in August 2010, offset by the tax benefit of stock options exercised of \$862,000.

In 2009, cash provided by financing activities in 2009 of \$3.8 million was primarily attributable to the \$3.8 million of additional borrowings under our revolving credit facility.

On August 2, 2010, we entered into a credit agreement with a syndicate of lenders that matures on August 2, 2014. This agreement replaces our credit agreement with the same lenders and provides for a senior secured revolving credit facility in an initial aggregate principal amount of up to \$100.0 million. We had \$47.4 million in outstanding borrowings under this facility as of December 31, 2010. Outstanding borrowings may be used for general corporate and working capital purposes in the ordinary course of business, for permitted acquisitions, for capital expenditures and for restricted payments, including the repurchase of shares of our common stock, as permitted pursuant to the terms of the agreement. Outstanding borrowings under the revolving credit facility are guaranteed by our material domestic subsidiaries. Our obligations under the credit agreement and such domestic subsidiaries' guaranty obligations are secured by substantially all of their respective assets. Interest is payable at the adjusted LIBOR or the alternate base rate, as elected. The terms of the revolving credit facility include various covenants, including covenants that requires us to maintain a maximum leverage ratio, a minimum interest coverage ratio and a minimum net worth. As of December 31, 2010, we were in compliance with these various covenants.

We will continue to utilize cash to fund acquisitions of or make strategic investments in complementary businesses and to expand our sales force. Although we can provide no assurances, we believe that our available cash and cash equivalents and amounts available under our revolving credit facility should be sufficient to meet our working capital and operating expenditure requirements for the foreseeable future. Thereafter, we may find it necessary to obtain additional equity or debt financing. In the event additional financing is required, we may not be able to raise it on acceptable terms or at all.

Contractual Obligations

As of December 31, 2010, we had the following contractual obligations:

	Payments due by period				
	Total	Less than 1 year	1-3 years (in thousands)	3-5 years	More than 5 years
Accounts payable	\$ 55,605	\$ 55,605	\$ —	\$ —	\$ —
Capital lease obligations	30	21	9	—	—
Operating lease obligations	30,627	4,806	8,630	6,949	10,242
Revolving credit facility	47,400	—	47,400	—	—
Due to seller	560	560	—	—	—
Total	\$ 134,222	\$ 60,992	\$ 56,039	\$ 6,949	\$ 10,242

This table does not include contingent obligations related to any acquisitions as these payments are payable contingent upon the achievement of future performance measures not known at this time. See Note 2 "Summary of Significant Accounting Policies—Acquisitions."

Off-Balance Sheet Arrangements

We do not have any off-balance sheet arrangements.

Recent Accounting Pronouncements

In October 2009, the FASB issued update 2009-13, ASC 605, *Revenue Recognition: Multiple-Deliverable Revenue Arrangements—a consensus of the FASB Emerging Issues Task Force*. The revised guidance provides for two significant changes to existing multiple element arrangement guidance. The first relates to the determination of when the individual deliverables included in a multiple-element arrangement may be treated as separate units of accounting. This change is significant as it will likely result in the requirement to separate more deliverables within an arrangement, ultimately leading to less revenue deferral. The second change modifies the manner in which the transaction consideration is allocated across the separately identifiable deliverables. These changes are likely to result in earlier recognition of revenue for multiple-element arrangements than under previous guidance. This standard is effective prospectively for revenue arrangements entered into or materially modified in fiscal years beginning on or after June 15, 2010. This standard is not expected to have a material effect upon our consolidated results of operations or financial condition.

In January 2010, the FASB issued ASU No. 2010-6, *Improving Disclosures About Fair Value Measurements*, that amends existing disclosure requirements under ASC 820 by adding required disclosures about items transferring into and out of levels 1 and 2 in the fair value hierarchy; adding separate disclosures about purchase, sales, issuances, and settlements relative to level 3 measurements; and clarifying, among other things, the existing fair value disclosures about the level of disaggregation. This ASU is effective for the first quarter of 2010, except for the requirement to provide level 3 activity of purchases, sales, issuances, and settlements on a gross basis, which is effective beginning the first quarter of 2011. Since this standard impacts disclosure requirements only, its adoption did not have a material impact on our consolidated results of operations or financial condition.

Item 7A. *Quantitative and Qualitative Disclosures About Market Risk*

Commodity Risk

We are dependent upon the availability of paper, and paper prices represent a substantial portion of the cost of our products. The supply and price of paper depend on a variety of factors over which we have no control, including environmental and conservation regulations, natural disasters and weather. We believe a 10% increase in the price of paper would not have a significant effect on the Company's consolidated statements of income or cash flows, as these costs are generally passed through to our clients.

Interest Rate Risk

We have exposure to changes in interest rates on our revolving credit facility. Interest is payable at the adjusted LIBOR rate or the alternate base. Assuming our \$100.0 million revolving credit facility was fully drawn, a 1.0% increase in the interest rate would increase our annual interest expense by \$1.0 million.

Our interest income is sensitive to changes in the general level of U.S. interest rates, in particular because all of our investments are in cash equivalents and marketable securities. The average duration of all of our investments as of December 31, 2010 was less than one year. Due to the short-term nature of our investments, we believe that there is no material risk exposure.

Foreign Currency Risk

A portion of our sales and earnings are attributable to operations conducted outside of the United States. The United States dollar value of sales and earnings of these operations varies with currency exchange rate fluctuations. We believe a 10% fluctuation in the currency exchange rate would not have a significant effect on the Company's consolidated statements of income or cash flows.

We do not use derivative financial instruments.

Item 8. *Financial Statements and Supplementary Data*

INDEX TO FINANCIAL STATEMENTS AND
FINANCIAL STATEMENT SCHEDULE

INNERWORKINGS, INC.:

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**MANAGEMENT'S ASSESSMENT OF
INTERNAL CONTROL OVER FINANCIAL REPORTING**

The financial statements were prepared by management, which is responsible for their integrity and objectivity and for establishing and maintaining adequate internal controls over financial reporting.

The Company's internal control over financial reporting is designed to provide reasonable assurance regarding the reliability of financial reporting and the preparation of financial statements for external purposes in accordance with generally accepted accounting principles. The Company's internal control over financial reporting includes those policies and procedures that:

- i. pertain to the maintenance of records that, in reasonable detail, accurately and fairly reflect the transactions and dispositions of the assets of the Company;
- ii. provide reasonable assurance that transactions are recorded as necessary to permit preparation of financial statements in accordance with generally accepted accounting principles, and that receipts and expenditures of the Company are being made only in accordance with authorizations of management and directors of the Company; and
- iii. provide reasonable assurance regarding prevention or timely detection of unauthorized acquisition, use or disposition of the Company's assets that could have a material effect on the financial statements.

There are inherent limitations in the effectiveness of any internal control, including the possibility of human error and the circumvention or overriding of controls. Accordingly, even effective internal controls can provide only reasonable assurances with respect to financial statement preparation. Further, because of changes in conditions, the effectiveness of internal controls may vary over time.

Management assessed the design and effectiveness of the Company's internal control over financial reporting as of December 31, 2010. In making this assessment, management used the criteria set forth by the Committee of Sponsoring Organizations of the Treadway Commission ("COSO") in Internal Control —Integrated Framework.

Based on management's assessment using those criteria, as of December 31, 2010, management believes that the Company's internal controls over financial reporting are effective.

Ernst & Young, LLP, independent registered public accounting firm, has audited the financial statements of the Company for the fiscal years ended December 31, 2010, 2009 and 2008 and the Company's internal control over financial reporting as of December 31, 2010. Their reports are presented on the following pages.

InnerWorkings, Inc.
March 2, 2011

REPORT OF INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM

Board of Directors and Shareholders
of InnerWorkings, Inc.

We have audited the accompanying consolidated balance sheets of InnerWorkings, Inc. as of December 31, 2010 and 2009, and the related consolidated statements of income, stockholders' equity, and cash flows for each of the three years in the period ended December 31, 2010. Our audits also included the financial statement schedule listed in the Index at Item 15(a). These financial statements and schedule are the responsibility of the Company's management. Our responsibility is to express an opinion on these financial statements and schedule based on our audits.

We conducted our audits in accordance with the standards of the Public Company Accounting Oversight Board (United States). Those standards require that we plan and perform the audit to obtain reasonable assurance about whether the financial statements are free of material misstatement. An audit includes examining, on a test basis, evidence supporting the amounts and disclosures in the financial statements. An audit also includes assessing the accounting principles used and significant estimates made by management as well as evaluating the overall financial statement presentation. We believe that our audits provide a reasonable basis for our opinion.

In our opinion, the financial statements referred to above present fairly, in all material respects, the consolidated financial position of InnerWorkings, Inc. at December 31, 2010 and 2009, and the consolidated results of its operations and its cash flows for each of the three years in the period ended December 31, 2010, in conformity with U.S. generally accepted accounting principles. Also, in our opinion, the related financial statement schedule, when considered in relation to the basic financial statements taken as a whole, presents fairly in all material respects the information set forth therein.

We also have audited, in accordance with the standards of the Public Company Accounting Oversight Board (United States), InnerWorkings Inc.'s internal control over financial reporting as of December 31, 2010, based on criteria established in Internal Control—Integrated Framework issued by the Committee of Sponsoring Organizations of the Treadway Commission and our report dated March 2, 2011, expressed an unqualified opinion thereon.

/s/ Ernst & Young LLP

Chicago, Illinois
March 2, 2011

Report of Independent Registered Public Accounting Firm on Internal Control Over Financial Reporting

The Board of Directors and Shareholders
of InnerWorkings, Inc.

We have audited InnerWorkings, Inc.'s internal control over financial reporting as of December 31, 2010, based on criteria established in Internal Control—Integrated Framework issued by the Committee of Sponsoring Organizations of the Treadway Commission (the COSO criteria). InnerWorkings, Inc.'s management is responsible for maintaining effective internal control over financial reporting, and for its assessment of the effectiveness of internal control over financial reporting included in the accompanying Management's Assessment of Internal Control over Financial Reporting. Our responsibility is to express an opinion on the company's internal control over financial reporting based on our audit.

We conducted our audit in accordance with the standards of the Public Company Accounting Oversight Board (United States). Those standards require that we plan and perform the audit to obtain reasonable assurance about whether effective internal control over financial reporting was maintained in all material respects. Our audit included obtaining an understanding of internal control over financial reporting, assessing the risk that a material weakness exists, testing and evaluating the design and operating effectiveness of internal control based on the assessed risk, and performing such other procedures as we considered necessary in the circumstances. We believe that our audit provides a reasonable basis for our opinion.

A company's internal control over financial reporting is a process designed to provide reasonable assurance regarding the reliability of financial reporting and the preparation of financial statements for external purposes in accordance with generally accepted accounting principles. A company's internal control over financial reporting includes those policies and procedures that (1) pertain to the maintenance of records that, in reasonable detail, accurately and fairly reflect the transactions and dispositions of the assets of the company; (2) provide reasonable assurance that transactions are recorded as necessary to permit preparation of financial statements in accordance with generally accepted accounting principles, and that receipts and expenditures of the company are being made only in accordance with authorizations of management and directors of the company; and (3) provide reasonable assurance regarding prevention or timely detection of unauthorized acquisition, use, or disposition of the company's assets that could have a material effect on the financial statements.

Because of its inherent limitations, internal control over financial reporting may not prevent or detect misstatements. Also, projections of any evaluation of effectiveness to future periods are subject to the risk that controls may become inadequate because of changes in conditions, or that the degree of compliance with the policies or procedures may deteriorate.

In our opinion, InnerWorkings, Inc. maintained, in all material respects, effective internal control over financial reporting as of December 31, 2010, based on the COSO criteria.

We also have audited, in accordance with the standards of the Public Company Accounting Oversight Board (United States), the consolidated balance sheets of Innerworkings, Inc. as of December 31, 2010 and 2009, and the related consolidated statements of income, stockholders' equity, and cash flows for each of the three years in the period ended December 31, 2010 of InnerWorkings, Inc. and our report dated March 2, 2011 expressed an unqualified opinion thereon.

/s/ Ernst & Young LLP

Chicago, Illinois
March 2, 2011

InnerWorkings, Inc.
Consolidated Balance Sheets

	December 31, 2009	December 31, 2010
Assets		
Current assets:		
Cash and cash equivalents	\$ 2,903,906	\$ 5,259,272
Short-term investments	23,541,199	4,284,614
Accounts receivable, net of allowance for doubtful accounts of \$4,634,848 and \$3,610,977, respectively	72,565,814	85,654,403
Unbilled revenue	20,189,900	24,626,558
Inventories	8,749,266	9,674,961
Prepaid expenses	11,399,560	9,836,486
Advances to related parties	36,458	93,191
Deferred income taxes	-	307,396
Other current assets	7,355,447	6,739,093
Total current assets	146,741,550	146,475,974
Property and equipment, net	10,833,712	9,887,004
Intangibles and other assets:		
Goodwill	77,905,703	93,476,206
Intangible assets, net of accumulated amortization of \$6,802,217 and \$9,789,144, respectively	24,364,784	23,058,774
Deposits	445,575	435,154
Deferred income taxes	6,540,933	5,899,620
Other assets	325,799	692,048
	<u>109,582,794</u>	<u>123,561,802</u>
Total assets	\$ 267,158,056	\$ 279,924,780
Liabilities and stockholders' equity		
Current liabilities:		
Accounts payable-trade	\$ 53,915,750	\$ 55,604,566
Advances from related parties	56,940	166,259
Current maturities of capital lease obligations	117,582	21,069
Due to seller	1,725,000	560,000
Customer deposits	3,145,329	414,050
Other liabilities	6,025,494	2,966,671
Deferred income taxes	1,014,372	-
Income tax payable	-	3,586,841
Accrued expenses	4,633,203	5,618,739
Total current liabilities	70,633,670	68,938,195
Revolving credit facility	46,384,586	47,400,000
Capital lease obligations, less current maturities	19,506	7,140
Other long-term liabilities	3,070,278	3,395,346
Total liabilities	120,108,040	119,740,681
Stockholders' equity:		
Common stock, par value \$0.0001 per share, 45,628,685 and 46,092,291 shares were issued and outstanding as of December 31, 2009 and December 31, 2010, respectively	456	461
Additional paid-in capital	170,330,891	174,537,524
Treasury stock at cost	(74,307,200)	(74,307,200)
Accumulated other comprehensive income	5,217,425	2,934,381
Retained earnings	45,808,444	57,018,933
Total stockholders' equity	147,050,016	160,184,099
Total liabilities and stockholders' equity	\$ 267,158,056	\$ 279,924,780

See accompanying notes to the consolidated financial statements.

InnerWorkings, Inc.

Consolidated Statements of Income

	Years ended December 31,		
	2008	2009	2010
Revenue	\$ 419,016,715	\$ 400,447,044	\$ 482,212,101
Cost of goods sold	314,995,872	301,671,851	366,199,728
Gross profit	104,020,843	98,775,193	116,012,373
Operating expenses:			
Selling, general, and administrative expenses	79,654,824	81,287,702	91,796,566
Depreciation and amortization	4,760,819	8,030,772	9,008,514
Income from operations	19,605,200	9,456,719	15,207,293
Other income (expense):			
Gain on sale of investment	6,098,159	746,259	3,578,431
Interest income	853,902	411,688	150,506
Interest expense	(683,423)	(1,281,654)	(1,668,404)
Other, net	175,925	(315,497)	(308,531)
Total other income (expense)	6,444,563	(439,204)	1,752,002
Income before taxes	26,049,763	9,017,515	16,959,295
Income tax expense	10,096,668	2,708,057	5,748,806
Net income	<u>\$ 15,953,095</u>	<u>\$ 6,309,458</u>	<u>\$ 11,210,489</u>
Basic earnings per share	\$ 0.34	\$ 0.14	\$ 0.25
Diluted earnings per share	\$ 0.32	\$ 0.13	\$ 0.24

See accompanying notes to the consolidated financial statements.

InnerWorkings, Inc.

Consolidated Statements of Stockholders' Equity

	Common Stock		Treasury Stock		Additional Paid-in- Capital	Accumulated Other	Retained	Total
	Shares	Amount	Shares	Amount		Comprehensive Income (Loss)		
Balance at January 1, 2008	47,982,760	\$ 480	8,134,184	\$(40,000,000)	\$ 163,854,365	\$ 44,343	23,545,891	147,445,079
Net income	-	-	-	-	-	-	15,953,095	15,953,095
Other comprehensive income:								
Unrealized loss on marketable securities	-	-	-	-	-	(69,926)	-	(69,926)
Foreign currency translation adjustment	-	-	-	-	-	841,628	-	841,628
Total other comprehensive income						771,702		771,702
Total comprehensive income								16,724,797
Issuance of common stock upon exercise of stock options	404,817	4			228,920	-	-	228,924
Purchase of treasury shares	(3,043,129)	(31)	3,043,129	(34,307,200)	-	-	-	(34,307,231)
Tax benefit derived from stock option exercises	-	-	-	-	1,453,634	-	-	1,453,634
Stock based compensation expense	-	-	-	-	2,192,826	-	-	2,192,826
Balance at December 31, 2008	45,344,448	\$ 453	11,177,313	\$(74,307,200)	\$ 167,729,745	\$ 816,045	\$39,498,986	\$ 133,738,029
Net income	-	-	-	-	-	-	6,309,458	6,309,458
Other comprehensive income:								
Foreign currency translation adjustment	-	-	-	-	-	(593,663)	-	(593,663)
Unrealized gain on available-for-sale securities, net of tax	-	-	-	-	-	4,995,043	-	4,995,043
Total other comprehensive income						4,401,380		4,401,380
Total comprehensive income								10,710,838
Issuance of common stock upon exercise of stock options	284,237	3	-	-	98,907	-	-	98,910
Tax benefit derived from stock option exercises	-	-	-	-	21,080	-	-	21,080
Stock based compensation expense	-	-	-	-	2,481,159	-	-	2,481,159
Balance at December 31, 2009	45,628,685	\$ 456	11,177,313	\$(74,307,200)	\$ 170,330,891	\$ 5,217,425	\$45,808,444	\$ 147,050,016
Net income	-	-	-	-	-	-	11,210,489	11,210,489
Other comprehensive income:								
Foreign currency translation adjustment	-	-	-	-	-	(112,622)	-	(112,622)
Unrealized loss on available-for-sale securities, net of tax	-	-	-	-	-	(2,170,422)	-	(2,170,422)
Total other comprehensive income						(2,283,044)		(2,283,044)
Total comprehensive income								8,927,445
Issuance of common stock upon exercise of stock options	463,606	5	-	-	195,556	-	-	195,561
Tax benefit derived from stock option exercises	-	-	-	-	862,458	-	-	862,458

Stock based compensation expense	-	-	-	-	3,148,619	-	-	3,148,619
Balance at December 31, 2010	<u>46,092,291</u>	<u>\$ 461</u>	<u>11,177,313</u>	<u>\$(74,307,200)</u>	<u>\$174,537,524</u>	<u>\$ 2,934,381</u>	<u>\$57,018,933</u>	<u>\$160,184,099</u>

See accompanying notes to consolidated financial statements.

InnerWorkings, Inc.

Consolidated Statements of Cash Flows

	Years Ended December 31,		
	2008	2009	2010
Cash flows from operating activities			
Net income	\$ 15,953,095	\$ 6,309,458	\$ 11,210,489
Adjustments to reconcile net income to net cash provided by operating activities:			
Deferred income taxes	(1,000,518)	3,100,696	801,406
Stock compensation expense	2,192,826	2,481,159	3,148,619
Depreciation and amortization	4,760,819	8,030,772	9,008,514
Deferred financing amortization	(526,574)	196,365	259,806
Reduction in contingent consideration	-	-	(1,987,042)
Gain on sale of investment	(6,098,159)	(746,259)	(3,578,431)
Excess tax benefit from stock options exercised	(1,453,634)	(21,080)	(862,458)
Bad debt provision	4,110,842	1,291,727	2,901,216
Change in assets, net of acquisitions:			
Accounts receivable and unbilled revenue	5,763,286	10,379,817	(21,385,688)
Inventories	431,414	(1,201,320)	368,909
Prepaid expenses and other	(5,208,731)	(3,639,560)	5,360,326
Change in liabilities, net of acquisitions:			
Accounts payable	(9,188,905)	(1,619,641)	1,027,234
Advances to (from) related parties	(66,498)	(4,411)	52,586
Customer deposits	(39,346)	(3,631,936)	(2,731,279)
Income tax payable	-	(9,007,997)	3,586,841
Accrued expenses and other	2,463,202	2,284,071	1,171,476
Net cash provided by operating activities	<u>12,093,119</u>	<u>14,201,861</u>	<u>8,352,524</u>
Cash flows from investing activities			
Purchases of property and equipment	(5,405,161)	(7,165,423)	(4,897,251)
Proceeds from sale of marketable securities	6,138,784	850,000	3,595,427
Proceeds from sale of short-term investments	2,080,377	196,651	13,818,771
Payments for acquisitions, net of cash acquired	(48,252,227)	(12,829,238)	(16,699,623)
Net cash used in investing activities	<u>(45,438,227)</u>	<u>(18,948,010)</u>	<u>(4,182,676)</u>
Cash flows from financing activities			
Principal payments on capital lease obligations	(165,760)	(144,432)	(106,693)
Payment of deferred financing costs	-	-	(633,600)
Net borrowings (repayments) from revolving credit facility and short-term debt	42,589,679	3,794,907	(2,098,107)
Payments for share repurchase	(34,307,231)	-	-
Issuance of shares	228,924	98,910	195,561
Excess tax benefit from stock options exercised	1,453,634	21,080	862,458
Net cash provided by (used in) financing activities	<u>9,799,246</u>	<u>3,770,465</u>	<u>(1,780,381)</u>
Effect of exchange rate changes on cash and cash equivalents	841,478	(132,265)	(34,101)
Increase (decrease) in cash and cash equivalents	<u>(22,704,384)</u>	<u>(1,107,949)</u>	<u>2,355,366</u>
Cash and cash equivalents, beginning of period	<u>26,716,239</u>	<u>4,011,855</u>	<u>2,903,906</u>
Cash and cash equivalents, end of period	<u>\$ 4,011,855</u>	<u>\$ 2,903,906</u>	<u>\$ 5,259,272</u>
Supplemental disclosure of cash flow information			
Cash paid during the year for interest	683,423	1,281,654	1,668,404
Cash paid for income taxes	5,868,330	9,372,807	573,773

See accompanying notes to consolidated financial statements.

InnerWorkings, Inc.

Notes to Consolidated Financial Statements

1. Description of the Business

InnerWorkings, Inc. (the Company) is a leading provider of managed print and promotional procurement solutions to corporate clients across a wide range of industries. By integrating the talent of the Company's employees with its proprietary technology and database, an extensive supplier base and domain expertise, the company procures, manages and delivers printed products as part of a comprehensive outsourced enterprise solution.

The Company is organized and managed as a single business segment, print procurement services, and is viewed as a single operating segment by the chief operating decision maker for purposes of resource allocation and assessing performance.

2. Summary of Significant Accounting Policies

Basis of Presentation

The consolidated financial statements include the accounts of InnerWorkings, Inc. and its subsidiaries. All significant intercompany accounts and transactions have been eliminated in consolidation.

Preparation of Financial Statements and Use of Estimates

The preparation of consolidated 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 disclosures of contingent assets and liabilities as of the date of the financial statements and the reported amounts of revenue and expenses during the reporting periods. Actual results can differ from those estimates.

Foreign Currency Translation

The functional currency for the Company's foreign operations is the local currency. Assets and liabilities of these operations are translated into U.S. currency at the rates of the exchange at the balance sheet date. The resulting translation adjustments are included in accumulated other comprehensive income, a separate component of stockholders' equity. Income and expense items are translated at average monthly rates of exchange. Realized gains and losses from foreign currency transactions were not material.

Reclassifications

Certain prior year amounts have been reclassified to conform to the current year presentation, including the reclassification of an approximately \$1,800,000 liability previously presented in current liabilities and reclassified to accrued expenses in 2010.

Fair Value of Financial Instruments

The Company accounts for its financial assets and liabilities that are measured at fair value within the financial statements in accordance with ASC 820, *Fair Value Measurements and Disclosure* (ASC 820). ASC 820 defines fair value, establishes a framework for measuring fair value in generally accepted accounting principles (GAAP) and expands disclosures about fair value measurements. The guidance also provides a one-year deferral of the effective date for non-financial assets and non-financial liabilities, except those that are recognized or disclosed in the financial statements at fair value at least annually. In accordance with this interpretation, the Company has only applied ASC 820 with respect to its financial assets and liabilities that are measured at fair value within the financial statements. The Company's financial assets relate to investments in cash equivalents, auction-rate securities and available-for-sale securities and financial liabilities relate to potential contingent consideration payments relating to acquisitions occurring subsequent to January 1, 2009. See Notes 8 and 9 for additional information on fair value measurements.

In accordance with ASC 825, *Financial Instruments* (ASC 825), which permits entities to choose to measure many financial instruments and certain other items at fair value that are not currently required to be measured at fair value, the Company has elected to apply the fair value option to a put option relating to its auction-rate securities (refer to Note 7 for more information on auction-rate securities).

InnerWorkings, Inc.

Notes to Consolidated Financial Statements (Continued)

2. Summary of Significant Accounting Policies (Continued)

Revenue Recognition

Revenue is recognized when title transfers, which occurs when the product is shipped either from a third party to the customer or shipped directly from our warehouse to the customer. Unbilled revenue relates to shipments that have been made to customers for which the related account receivable has not yet been billed.

In accordance with ASC 605-45-45, *Revenue Recognition, Principal Agent Considerations and Other Presentation Matters*, the Company recognizes revenue on a gross basis, as opposed to a net basis similar to a commission arrangement, because it bears the risks and benefits associated with revenue-generated activities by: (1) acting as a principal in the transaction; (2) establishing prices; (3) being responsible for fulfillment of the order; (4) taking the risk of loss for collection, delivery and returns; and (5) marketing the products, among other things.

Cash and Cash Equivalents

The Company considers all highly liquid investments purchased with a maturity of three months or less to be cash equivalents.

Accounts Receivable

Accounts receivable are uncollateralized customer obligations due under normal trade terms. Invoices require payment within 30 to 90 days from the invoice date. Accounts receivable are stated at the amount billed to the customer. Customer account balances with invoices past due 90 days are considered delinquent. Interest is typically not accrued on outstanding balances.

The carrying amount of accounts receivable is reduced by an allowance that reflects management's best estimate of the amounts that will not be collected. Management individually reviews all accounts receivable balances and, based on an assessment of current creditworthiness, estimates the portion, if any, of the balance that will not be collected. Fully reserved receivables are reviewed on a monthly basis and uncollectible accounts are written off when all reasonable collection efforts have been exhausted.

Inventories

Inventories are stated at the lower of cost or market. Cost is determined by first-in, first-out method, and represents the lower of replacement cost or estimated realizable value. Inventories consist of purchased finished goods.

Property and Equipment

Property and equipment are stated at cost. Depreciation is computed using the straight-line method over the estimated useful lives of the respective assets. The estimated useful lives, by asset class, are as follows:

Computer equipment and software	3 years
Furniture and fixtures	5 years

Leasehold improvements are depreciated using the straight-line method over the shorter of their estimated useful lives or the terms of the related leases.

InnerWorkings, Inc.

Notes to Consolidated Financial Statements (Continued)

2. Summary of Significant Accounting Policies (Continued)

Internal Use Software

In accordance with ASC 350-40, *Intangibles—Goodwill and Other, Internal-Use Software*, certain costs incurred in the planning and evaluation stage of internal use computer software are expensed as incurred. Costs incurred during the application development stage are capitalized and included in property and equipment. Capitalized internal use software costs are depreciated over the expected economic life of three to five years using the straight-line method. Capitalized internal use software asset depreciation expense for the years ended December 31, 2008, 2009 and 2010 was \$1,698,134, \$3,427,460 and \$4,696,075, respectively. At December 31, 2009 and 2010, the net book value of internal use software costs were \$8,521,350 and \$7,536,534, respectively.

Goodwill and Other Intangibles

Goodwill represents the excess of purchase price and related costs over the value assigned to the net tangible and identifiable intangible assets of businesses acquired. In accordance with ASC 350, *Intangibles—Goodwill and Other*, goodwill is not amortized, but instead is tested for impairment annually, or more frequently if circumstances indicate a possible impairment may exist. The Company evaluates the recoverability of goodwill using a two-step impairment test. For goodwill impairment test purposes, the Company has one reporting unit. In the first step, the fair value for the Company is compared to its book value including goodwill. In the case that the fair value is less than the book value, a second step is performed which compares the implied fair value of goodwill to the book value of goodwill. The fair value for the goodwill is determined based on the difference between the fair value of the Company and the net fair values of the identifiable assets and liabilities. If the implied fair value of the goodwill is less than the book value, the difference is recognized as an impairment. Absent any interim indicators of impairment, the Company has elected to test for goodwill impairment during the fourth quarter of each year, and as a result of the 2010 analysis performed, no impairment charges were required.

The following is a summary of the goodwill balance as of December 31:

Balance as of December 31, 2008	\$	68,176,168
Goodwill acquired related to 2009 acquisitions		6,237,945
Finalization of purchase accounting for prior year acquisitions		3,491,590
Balance as of December 31, 2009	\$	77,905,703
Goodwill acquired related to 2010 acquisitions		6,067,553
Finalization of purchase accounting for prior year acquisitions		9,502,950
Balance as of December 31, 2010	\$	93,476,206

In accordance with ASC 350, *Intangibles—Goodwill and Other*, the Company amortizes its intangible assets with finite lives over their respective estimated useful lives and reviews for impairment whenever impairment indicators exist. The Company's intangible assets consist of customer lists, noncompete agreements, trade names and patents. The Company's customer lists, which have an estimated weighted-average useful life of fourteen years, are being amortized using the economic life method. The Company's noncompete agreements, trade names and patents are being amortized on the straight-line basis over their estimated weighted-average useful lives of approximately four years, thirteen years and ten years, respectively.

InnerWorkings, Inc.

Notes to Consolidated Financial Statements (Continued)

2. Summary of Significant Accounting Policies (Continued)

The following is a summary of the intangible assets as of December 31:

	2009	2010	Weighted-Average Life
Customer lists	\$ 26,589,715	\$ 28,548,856	13.9 years
Noncompete agreements	1,077,349	1,000,016	4.0 years
Trade names	3,467,656	3,260,590	12.5 years
Patents	32,281	38,456	10.0 years
	<u>31,167,001</u>	<u>32,847,918</u>	
Less accumulated amortization	<u>(6,802,217)</u>	<u>(9,789,144)</u>	
Intangible assets, net	<u>\$ 24,364,784</u>	<u>\$ 23,058,774</u>	

Amortization expense related to these intangible assets was \$1,762,727, \$3,527,792 and \$3,140,059 for the years ended December 31, 2008, 2009 and 2010, respectively.

The estimated amortization expense for the next five years is as follows:

2011	\$ 2,884,931
2012	2,767,072
2013	2,388,526
2014	2,110,994
2015	1,983,917
Thereafter	<u>10,923,334</u>
	<u>\$ 23,058,774</u>

Acquisitions

The Company made six acquisitions of companies with experienced sales executives, or groups of sales executives, with established books of business in 2010, for a total purchase price of \$3,440,646. None of these acquisitions were material individually and in the aggregate. At December 31, 2010, the purchase price allocations for the Company's 2010 acquisitions are preliminary and subject to change as more detailed analysis are completed and additional information about the fair value of assets and liabilities becomes available.

During 2010, the finalization of purchase accounting for 2009 acquisitions and contingent earn-out payments related to acquisitions made prior to 2010 resulted in an increase in goodwill of \$9,502,950. The increase is the result of earn-out payments made of \$9,152,835, which related to acquisitions made prior to 2009 and \$350,115 of foreign exchange effects, due to seller and purchase price adjustments.

In connection with certain of the Company's acquisitions, contingent consideration is payable in cash upon the achievement of certain performance measures over future periods. For acquisitions prior to December 31, 2008, contingent consideration payments will be recorded as additional purchase price. The Company paid \$8,505,919 and \$10,877,835 related to these agreements in the year ended December 31, 2009 and 2010, respectively. Total remaining potential contingent payments under these agreements amount to \$26,911,667 as of December 31, 2010. For the acquisitions occurring subsequent to January 1, 2009, the Company has estimated and recorded potential contingent consideration as an increase in purchase price. The Company has recorded \$4,618,217 and \$4,917,442 in contingent consideration at December 31, 2009 and 2010, respectively. Any future adjustments related to the acquisitions occurring after January 1, 2009 to the valuation of contingent consideration will be recorded in the Company's results from operations.

InnerWorkings, Inc.

Notes to Consolidated Financial Statements (Continued)

2. Summary of Significant Accounting Policies (Continued)

As of December 31, 2010, the potential maximum contingent payments are payable as follows:

2011	\$	19,578,891
2012		11,350,253
2013		<u>899,965</u>
	\$	<u><u>31,829,109</u></u>

Shipping and Handling Costs

Shipping and handling costs are classified in cost of sales in the consolidated statements of income.

Income Taxes

The Company accounts for income taxes in accordance with ASC 740, *Income Taxes*, under which deferred assets and liabilities are recognized based upon anticipated future tax consequences attributable to differences between financial statement carrying values of assets and liabilities and their respective tax bases. A valuation allowance is established to reduce the carrying value of deferred tax assets if it is considered more likely than not that such assets will not be realized. Any change in the valuation allowance would be charged to income in the period such determination was made.

The Company adopted the provisions of ASC 740, *Income Taxes*, on January 1, 2007. The Company did not have any unrecognized tax benefits at adoption and there was no effect on the Company's financial condition or results of operations as a result of implementing ASC 740. The Company's policy is to recognize interest and penalties accrued on any unrecognized tax benefits as a component of income tax expense. As the date of the adoption of ASC 740, the Company did not have any accrued interest or penalties associated with any unrecognized tax benefits, nor was any interest or penalties related to tax benefits recognized for the year ended December 31, 2010. The Company does not believe it is reasonably possible that these amounts will change by a significant amount in the next twelve months.

Based on the Company's evaluation, it was concluded that there are no significant uncertain tax positions requiring recognition in its financial statements. The evaluation was performed for the tax years ended December 31, 2008, 2009 and 2010, the tax years which remain subject to examination by major tax jurisdictions as of December 31, 2010.

Advertising

Costs of advertising, which are expensed as incurred by the Company, were \$397,106, \$133,458 and \$266,661 for each of the years ended December 31, 2008, 2009 and 2010, respectively.

Comprehensive Income

The components of accumulated comprehensive income included in the Consolidated Balance Sheets at December 31, 2009 and 2010 are as follows:

	Year ended December 31,	
	2009	2010
Unrealized gain on marketable securities		
Gross	\$ 7,888,031	\$ 4,223,134
Income tax benefit	<u>(2,918,571)</u>	<u>(1,424,096)</u>
Net	4,969,460	2,799,038
Foreign currency translation adjustment	<u>247,965</u>	<u>135,343</u>
Total accumulated other comprehensive income	<u><u>\$ 5,217,425</u></u>	<u><u>\$ 2,934,381</u></u>

InnerWorkings, Inc.

Notes to Consolidated Financial Statements (Continued)

2. Summary of Significant Accounting Policies (Continued)

Stock-Based Compensation

The Company accounts for nonvested equity awards in accordance with ASC 718, *Compensation-Stock Compensation*. Compensation expense is measured by determining the fair value using the Black-Scholes option valuation model and is then amortized over the vesting period of the stock options. All stock-based compensation expense is recorded net of an estimated forfeiture rate. The forfeiture rate is based upon historical activity and is then analyzed annually and as actual forfeitures occur.

The Company issued 1,467,172, 251,542 and 381,623 options during the years ended December 31, 2008, 2009 and 2010, respectively. In addition, the Company granted 358,539, 112,433 and 561,181 of restricted common shares to employees during the years ended December 31, 2008, 2009 and 2010, respectively. Using the Black-Scholes option valuation model and the assumptions listed below, the Company recorded \$2,192,826, \$2,481,159 and \$3,148,619, including \$801,986, \$997,585 and \$1,617,353 in compensation expense related to restricted common shares, for the years ended December 31, 2008, 2009 and 2010, respectively. All stock-based compensation expense is recorded net of an estimated forfeiture rate. The forfeiture rate was 9% at December 31, 2009 and 2010.

The following assumptions were utilized in the valuation for options granted in 2009 and 2010:

	<u>2009</u>	<u>2010</u>
Dividend yield	— %	— %
Risk-free interest rate	2.92%-3.77%	1.85%-3.25%
Expected life	7 years	7 years
Volatility	47.5%	47.5%

3. Property and Equipment

Property and equipment at December 31, 2009 and 2010 consisted of the following:

	<u>2009</u>	<u>2010</u>
Computer equipment	\$ 1,903,132	\$ 2,492,784
Software, including internal use software	14,815,438	18,589,408
Furniture and fixtures	2,036,297	2,493,210
Leasehold improvements	850,403	959,425
	19,605,270	24,534,827
Less accumulated depreciation	(8,771,558)	(14,647,823)
	<u>\$ 10,833,712</u>	<u>\$ 9,887,004</u>

InnerWorkings, Inc.

Notes to Consolidated Financial Statements (Continued)

Depreciation expense was \$2,862,294, \$4,617,724 and \$5,868,455, for the years ended December 31, 2008, 2009, and 2010, respectively. Depreciation expense includes amortization of office furniture under capital leases of \$70,254 for each of the years ended December 31, 2009 and 2010.

4. Revolving Credit Facility

On August 2, 2010, the Company entered into a credit agreement with a syndicate of lenders that matures on August 2, 2014. This agreement replaces the Company's previous credit agreement with the same lenders and provides for a senior secured revolving credit facility in an initial aggregate principal amount of up to \$100.0 million. Outstanding borrowings under the revolving credit facility are guaranteed by the Company's material domestic subsidiaries. The Company's obligations under the Credit Agreement and such domestic subsidiaries' guaranty obligations are secured by substantially all of their respective assets. Interest is payable at the adjusted LIBOR rate or the alternate base rate, as elected by the Company. The terms of the revolving credit facility include various covenants, including covenants that require the Company to maintain a maximum leverage ratio, a minimum interest coverage ratio and a minimum net worth. As of December 31, 2010, the Company was in compliance with these various covenants. The borrowings may be used for general corporate and working capital purposes of the Company and its subsidiaries in the ordinary course of business, for permitted acquisitions, for capital expenditures and for restricted payments, including the repurchase of shares of the Company's common stock, as permitted pursuant to the terms of the agreement. At December 31, 2009 and 2010, the Company had outstanding borrowings of \$46.4 million and \$47.4 million, respectively.

5. Commitments and Contingencies

Lease Commitments

The Company has various capital leases that are collateralized by the respective underlying assets for furniture and fixtures that may be purchased for a nominal amount upon expiration of the leases at various dates through May 2012. Monthly payments range from \$580 to \$6,516. The cost and accumulated depreciation of the capital leases included in furniture and fixtures at December 31, 2010 was \$491,779 and \$399,724, respectively. Amortization of the related assets is included in depreciation and amortization in the accompanying statements of income.

The Company recognizes rental expense on a straight-line basis over the term of the lease. The total rent expense for the years ended December 31, 2008, 2009 and 2010 was \$4,284,125, \$5,703,343 and \$6,646,213, respectively.

Minimum annual rental payments are as follows:

	Capital Leases	Operating Leases
2011	\$ 20,774	\$ 4,806,230
2012	8,656	4,489,585
2013	—	4,139,914
2014	—	4,046,962
2015	—	2,901,592
Thereafter	—	10,242,437
Total minimum lease payments	29,430	\$ 30,626,720
Less amounts representing interest	1,221	
	<u>\$ 28,209</u>	

Legal Contingencies

Management does not believe that the outcome of any of the legal proceedings to which the Company is a party will have a materially adverse effect on its financial condition or operating results.

InnerWorkings, Inc.

Notes to Consolidated Financial Statements (Continued)

6. Income Taxes

The Company accounts for income taxes in accordance with ASC 740, *Income Taxes*, under which deferred assets and liabilities are recognized based upon anticipated future tax consequences attributable to differences between financial statement carrying values of assets and liabilities and their respective tax bases.

The provision for income taxes consisted of the following components for the years ended December 31, 2008, 2009 and 2010:

	Year Ended December 31,		
	2008	2009	2010
Current			
Federal	\$ 8,421,367	\$ (1,141,099)	\$ 2,923,693
State	2,217,415	(310,040)	1,094,581
Foreign	458,404	750,869	964,367
Total current	11,097,186	(700,270)	4,982,641
Deferred			
Federal	(535,342)	2,862,659	813,015
State	(382,123)	561,459	(65,583)
Foreign	(83,053)	(15,791)	18,733
Total deferred	(1,000,518)	3,408,327	766,165
Income tax expense	<u>\$ 10,096,668</u>	<u>\$ 2,708,057</u>	<u>\$ 5,748,806</u>

The provision for income taxes for the years ended December 31, 2008, 2009 and 2010 differs from the amount computed by applying the U.S. federal income tax rate of 35% to pretax income because of the effect of the following items:

	Year Ended December 31,		
	2008	2009	2010
Tax expense at U.S. federal income tax rate	\$ 9,117,417	\$ 3,156,130	\$ 5,935,753
State income taxes, net of federal income tax effect	1,211,489	456,439	844,131
Effect of non-US operations	—	—	(394,087)
Research and development credit	—	(671,970)	(295,736)
199 Domestic production activities deduction	—	—	(202,313)
Nondeductible (benefit) expenses and other	(232,238)	(232,542)	(138,942)
Income tax expense	<u>\$ 10,096,668</u>	<u>\$ 2,708,057</u>	<u>\$ 5,748,806</u>

InnerWorkings, Inc.

Notes to Consolidated Financial Statements (Continued)

6. Income Taxes (Continued)

At December 31, 2009 and 2010, the Company's deferred tax assets and liabilities consisted of the following:

	December 31,	
	2009	2010
Current deferred tax assets:		
Reserves and allowances	\$ 2,442,613	\$ 2,288,808
Other	49,951	25,452
Total current deferred tax assets	2,492,564	2,314,260
Noncurrent deferred tax assets:		
Income tax basis in excess of financial statement basis in intangible assets	9,885,088	8,948,629
Stock options	1,920,708	2,968,540
Net operating loss carryforward	741,026	716,891
Tax credit carryforwards	77,885	276,421
Other	26,486	25,143
Total noncurrent deferred tax assets	12,651,193	12,935,624
Total deferred tax assets	15,143,757	15,249,884
Total current deferred tax liability:		
Prepaid & other expenses	(588,365)	(582,768)
Unrealized gain on available for sale securities	(2,918,571)	(1,424,096)
Total current deferred tax liability	(3,506,936)	(2,006,864)
Noncurrent deferred tax liabilities:		
Fixed assets	(3,926,911)	(3,217,589)
Intangible assets	(2,153,154)	(3,805,815)
Other	(30,195)	(12,600)
Total noncurrent deferred tax liabilities	(6,110,260)	(7,036,004)
Total deferred tax liabilities	(9,617,196)	(9,042,868)
Net deferred tax asset	\$ 5,526,561	\$ 6,207,016
Net current deferred tax asset (liability)	\$ (1,014,372)	\$ 307,396
Net noncurrent deferred tax asset	6,540,933	5,899,620
Net deferred tax asset	\$ 5,526,561	\$ 6,207,016

In connection with the purchase of CoreVision, Inc. in September 2006, the Company acquired \$880,518 in net operating loss carryforwards that will expire in 2026. At December 31, 2010, \$685,254 of losses remain outstanding for future use. In connection with the purchasing of Marketing-Out-of-the-Box in July 2008, the Company acquired \$1,644,746 in net operating loss carryforwards that will expire in 2024. At December 31, 2010, \$1,082,786 of losses remain outstanding for future use. No valuation allowance on the Company's net operating loss carryforwards is considered necessary as the amounts are more likely than not to be realized.

The Company's intention is to permanently reinvest the undistributed earnings of its foreign subsidiary in accordance with ASC740. Deferred income taxes were not calculated on undistributed earnings of foreign subsidiaries, which were \$3,473,074 at December 31, 2010. The Company did not have any undistributed earnings on its foreign subsidiary at December 31, 2009. If the undistributed earnings were to be remitted to the Company, foreign tax credits would be available to reduce any U.S. tax due upon repatriation.□

The Company's income before taxes on foreign operations was \$3,473,074 for the year ended December 31, 2010.□

InnerWorkings, Inc.

Notes to Consolidated Financial Statements (Continued)

7. Auction Rate Securities

Prior to July 2010, the Company's short-term investments included auction rate securities ("ARS") and the related put option. The fair values of these securities and related put option were estimated utilizing a discounted cash flow analysis. This analysis considered, among other items, the collateral underlying the security investments, the creditworthiness of the counterparty, the timing of expected future cash flows, and the expectation of the next time the security is expected to have a successful auction. These securities were also compared, when possible, to other observable market data with similar characteristics to the securities held by the Company. The Company elected the fair value measurement option under ASC 825, *Financial Instruments* (ASC 825), for this asset. At December 31, 2009, the Company's ARS portfolio which had a par value of \$15,625,000 was carried at fair value of \$13,818,771, while the related put option was carried at fair value of \$1,755,926. In the absence of observable market data, the Company used a discounted cash flow model to determine the estimated fair value of its ARS and related put option at December 31, 2009. At December 31, 2009, the Company's ARS and related put option were included in short term investments.

Through July 2010, the Company sold its remaining ARS, which had a par value of \$15,625,000 and received proceeds of \$15,625,000 related to the redemption of these auction rate securities and settlement of the put option.

8. Valuation of Equity Investments

As discussed in Note 2, Fair Value of Financial Instruments, the Company has applied ASC 820, *Fair Value Measurement and Disclosure* (ASC 820), to its financial assets and liabilities as of January 1, 2008. At December 31, 2010, the Company's financial assets primarily relate to their available-for-sale securities and are included in short-term investments. See Note 7 for additional information on auction rate securities sold during 2010.

The Company has classified its investment in Echo Global Logistics "Echo" as "available for sale" in accordance with ASC 320, *Investments—Debt and Equity Securities* in connection with Echo's initial public offering. The investment is stated at fair value based on market prices, with any unrealized gains and losses included as a separate component of stockholders' equity. Any realized gains and losses and interest and dividends will be included in other income. At December 31, 2010, the Company's investment in Echo, which has a cost basis of \$61,478, was carried at fair value of \$4,284,614. The unrealized gain of \$2,799,040 was included in other comprehensive income, net of tax of \$1,424,096.

InnerWorkings, Inc.

Notes to Consolidated Financial Statements (Continued)

9. Fair Value Measurement

ASC 820 includes a fair value hierarchy that is intended to increase consistency and comparability in fair value measurements and related disclosures. The fair value hierarchy is based on observable or unobservable inputs to valuation techniques that are used to measure fair value. Observable inputs reflect assumptions market participants would use in pricing an asset or liability based on market data obtained from independent sources while unobservable inputs reflect a reporting entity's pricing based upon its own market assumptions.

The fair value hierarchy consists of the following three levels:

- *Level 1:* Inputs are quoted prices in active markets for identical assets or liabilities.
- *Level 2:* Inputs are quoted prices for similar assets or liabilities in an active market, quoted prices for identical or similar assets or liabilities in markets that are not active, and inputs other than quoted prices that are observable and market-corroborated inputs, which are derived principally from or corroborated by observable market data.
- *Level 3:* Inputs that are derived from valuation techniques in which one or more significant inputs or value drivers are unobservable.

The Company's potential contingent consideration payments relating to acquisitions occurring subsequent to January 1, 2009 are its only Level 3 liabilities as of December 31, 2010. The fair value of these liabilities are estimated using a present value analysis as of December 31, 2010. This analysis considers, among other items, the financial forecasts of future operating results of the seller, the probability of reaching the forecast and the associated discount rate.

The following table sets forth the Company's financial assets and financial liabilities measured at fair value on a recurring basis and the basis of measurement at December 31, 2010:

	<u>Total Fair Value Measurement</u>	<u>Quoted Prices in Active Markets for Identical Assets (Level 1)</u>	<u>Significant Other Observable Inputs (Level 2)</u>	<u>Significant Unobservable Inputs (Level 3)</u>
Assets:				
Money market funds(1)	\$ 1,662,162	\$ 1,662,162	\$ —	\$ —
Available for sale securities(2)	4,284,614	4,284,614	—	—
Total assets	<u>\$ 5,946,776</u>	<u>\$ 5,946,776</u>	<u>\$ —</u>	<u>\$ —</u>
Liabilities:				
Due to seller (3)	\$ (4,917,442)	\$ —	\$ —	\$ (4,917,442)

- (1) Included in cash and cash equivalents on the balance sheet.
- (2) Included in short-term investments on the balance sheet.
- (3) Included in other long-term liabilities, due to seller and accrued expenses on the balance sheet.

Prior to July 2010, the Company's short-term investments included auction rate securities and the related put option. These assets were its only Level 3 assets. The fair values of these securities and related put option were estimated utilizing a discounted cash flow analysis. This analysis considered, among other items, the collateral underlying the security investments, the creditworthiness of the counterparty, the timing of expected future cash flows, and the expectation of the next time the security is expected to have a successful auction. These securities were also compared, when possible, to other observable market data with similar characteristics to the securities held by the Company.

InnerWorkings, Inc.

Notes to Consolidated Financial Statements (Continued)

9. Fair Value Measurement (Continued)

The following table provides a reconciliation of the beginning and ending balances for the assets measured at fair value using significant unobservable inputs (Level 3):

	Fair Value Measurements at Reporting Date Using Significant Unobservable Inputs (Level 3)		
	Auction- Rate Securities	Put Option	Total
Balance at December 31, 2009	\$ 13,869,075	\$ 1,755,925	\$ 15,625,000
Change in the value of securities and put option	1,755,925	(1,755,925)	—
Proceeds for securities sold during the period	(15,625,000)	—	(15,625,000)
Balance at December 31, 2010	\$ —	\$ —	\$ —

The following table provides a reconciliation of the beginning and ending balances for the liabilities measured at fair value using significant unobservable inputs (Level 3):

	Fair Value Measurements at Reporting Date Using Significant Unobservable Inputs (Level 3)	
	Due to Seller	
Balance at December 31, 2008	\$	—
Contingent earnout payments - acquisitions		(4,618,217)
Balance at December 31, 2009	\$	(4,618,217)
Contingent earnout payments - acquisitions		(2,286,267)
Contingent earnout payments - change in fair value (1)		1,987,042
Balance as of December 31, 2010	\$	(4,917,442)

- (1) Adjustments to original contingent consideration obligations recorded were the result of using revised financial forecasts and updated fair value measurements.

10. Earnings Per Share

Basic earnings per common share is calculated by dividing net income by the weighted average number of common shares outstanding. Diluted earnings per share is calculated by dividing net income by the weighted average shares outstanding plus share equivalents that would arise from the exercise of stock options and vesting of restricted common shares. For the years ended December 31, 2009 and 2010, respectively, 2,881,108 and 1,785,077 options and restricted common shares were excluded from the calculation as these options and restricted common shares were anti-dilutive.

The computation of basic and diluted earnings per common share for the years ended December 31, 2008, 2009, and 2010, is as follows:

	Years Ended December 31,		
	2008	2009	2010
Numerator:			
Net Income	\$ 15,953,095	\$ 6,309,458	\$ 11,210,489
Denominator:			
Denominator for basic earnings per share—weighted-average shares	47,137,002	45,535,357	45,703,699
Effect of dilutive securities:			
Employee stock options and restricted common shares	2,004,145	1,621,348	1,878,638
Denominator for dilutive earnings per share	49,141,147	47,156,705	47,582,337
Basic earnings per share	\$ 0.34	\$ 0.14	\$ 0.25
Diluted earnings per share	\$ 0.32	\$ 0.13	\$ 0.24

InnerWorkings, Inc.

Notes to Consolidated Financial Statements (Continued)

11. Stock-Based Compensation Plans

In 2006, the Company adopted the 2006 Stock Incentive Plan (the Plan). Upon adoption, the 2004 Unit Option Plan was merged into the Stock Incentive Plan and ceased to separately exist. Outstanding awards under the Unit Option Plan are now subject to the Stock Incentive Plan and no additional awards may be made under the Unit Option Plan on or after the effective date of the Stock Incentive Plan. The Plan was amended and restated effective June 2009 resulting in an increase in the maximum number of shares of common stock that may be issued under the plan by 1,250,000, from 2,000,000 to 3,250,000.

A summary of stock option activity is as follows:

	Outstanding Options	Weighted- Average Exercise Price	Aggregate Intrinsic Value
Outstanding at December 31, 2007	4,592,001	\$ 2.35	\$ 67,880,897
Granted	1,467,172	10.28	—
Exercised	(387,894)	0.67	2,279,448
Forfeited	(186,913)	14.04	—
Outstanding at December 31, 2008	5,484,366	\$ 4.19	\$ 19,153,470
Granted	251,542	4.54	—
Exercised	(142,500)	0.70	740,490
Forfeited	(148,934)	11.31	—
Outstanding at December 31, 2009	5,444,474	\$ 4.11	\$ 15,893,388
Granted	381,623	5.63	—
Exercised	(391,115)	0.50	2,366,246
Forfeited	(91,345)	11.72	—
Outstanding at December 31, 2010	<u>5,343,637</u>	<u>\$ 4.33</u>	<u>\$ 16,638,131</u>
Options vested at December 31, 2010	<u>3,872,433</u>	<u>\$ 3.31</u>	<u>\$ 15,368,000</u>

As of December 31, 2008, 2009 and 2010, there were 5,484,366, 5,444,474 and 5,343,637 options outstanding pursuant to the Plan, respectively. The options issued during 2008 have exercise prices ranging from \$0.50 to \$16.41, vest ratably from one to six years and have a weighted-average remaining contractual life of 7.13 years. The options issued during 2009 have exercise prices ranging from \$2.36 to \$6.86, vest ratably from immediate to five years and have a weighted-average remaining contractual life of 6.88 years. The options issued during 2010 have exercise prices ranging from \$5.39 to \$6.50, vest ratably from four to five years and have a weighted-average remaining contractual life of 6.25 years.

Vested options totaled 3,292,042, 3,830,927 and 3,872,433 shares as of December 31, 2008, 2009 and 2010, respectively.

The aggregate intrinsic value of options outstanding for 2008, 2009 and 2010 was \$19,153,470, \$15,893,388 and \$16,638,131, respectively. The aggregate intrinsic value of options exercisable for 2008, 2009, and 2010 was \$17,403,015, \$15,092,668 and \$15,368,000, respectively.

The aggregate intrinsic value of options outstanding and exercisable represents the total pre-tax intrinsic value (the difference between the Company's closing stock price on the last trading day each fiscal year and the exercise price, multiplied by the number of in-the-money options) that would have been received by the option holders had all option holders exercised their options in 2008, 2009 and 2010, respectively. These amounts change based on the fair market value of the Company's stock which was \$6.55, \$5.90 and \$6.55 on the last business day of the years ended December 31, 2008, 2009, and 2010, respectively.

The weighted-average grant-date fair value of options granted during 2009 and 2010 was \$4.54 and \$5.63, respectively.

There was \$3,484,787 and \$2,713,589 of total unrecognized compensation costs related to the stock-based compensation granted under the Plan as of December 31, 2009 and 2010, respectively. This cost is expected to be recognized over a weighted average period of 2.87 and 2.36 years, respectively. The stock-based compensation expense recorded for fiscal 2008, 2009 and 2010 was \$2,192,826, \$2,481,159 and \$3,148,619, respectively.

InnerWorkings, Inc.

Notes to Consolidated Financial Statements (Continued)

11. Stock-Based Compensation Plans (Continued)

The following table summarizes information about all stock options outstanding for the Company as of December 31, 2010:

Exercise Price	Options Outstanding			Options Vested		
	Number Outstanding	Weighted Average Life	Weighted Average Exercise Price	Number Exercisable	Weighted Average Exercise Price	
\$0.50 - \$0.65	2,052,775	5.26	\$ 0.51	2,052,775	\$ 0.51	
\$1.00 - \$4.92	1,500,785	5.51	\$ 4.22	1,094,980	\$ 3.97	
\$5.19 - \$9.00	1,142,387	8.59	\$ 6.02	359,833	\$ 6.44	
\$11.38 - \$16.41	647,690	7.01	\$ 13.72	364,845	\$ 13.96	
	<u>5,343,637</u>	6.25	\$ 4.33	<u>3,872,433</u>	\$ 3.31	

Restricted Common Shares

Eligible employees receive restricted common shares as a portion of their total compensation. The restricted common shares vest over various time periods depending upon the grant, but generally vest from zero to five years and convert to common stock at the conclusion of the vesting period. The Company measures the compensation cost based on the closing market price of the Company's common stock at the grant date. There was \$3,270,044, \$1,775,466 and \$2,698,393 of total unrecognized compensation costs related to the restricted common shares as of December 31, 2008, 2009 and 2010, respectively. This cost is expected to be recognized over a weighted average period of 3.44, 2.92 and 1.83 years, as of December 31, 2008, 2009 and 2010, respectively. The stock-based compensation expense for the year ended December 31, 2008, 2009 and 2010 was approximately \$802,000, \$998,000 and \$1,617,000, respectively.

	Outstanding Restricted Common Shares	Weighted-Average Grant Date Fair Value
Nonvested Restricted Common Shares December 31, 2008	312,266	\$ 12.82
Granted	112,433	\$ 4.53
Vested and transferred to unrestricted common stock	(149,238)	\$ 9.00
Forfeited	(49,370)	\$ 11.25
Nonvested Restricted Common Shares December 31, 2009	226,091	\$ 11.56
Granted	569,181	\$ 5.48
Vested and transferred to unrestricted common stock	(72,491)	\$ 12.17
Forfeited	(32,404)	\$ 6.43
Nonvested, Restricted Common Shares December 31, 2010	<u>690,377</u>	<u>\$ 6.72</u>

InnerWorkings, Inc.

Notes to Consolidated Financial Statements (Continued)

12. Benefit Plans

The Company adopted a 401(k) savings plan effective February 1, 2005, covering all of the Company's employees upon completion of 90 days of service. Employees may contribute a percentage of eligible compensation on both a before-tax basis and after-tax basis. The Company has the right to make discretionary contributions to the plan. For the years ended December 31, 2008, 2009 and 2010, the Company did not make any contributions to the plan.

13. New Accounting Pronouncements

In October 2009, the FASB issued update 2009-13, ASC 605, *Revenue Recognition: Multiple-Deliverable Revenue Arrangements—a consensus of the FASB Emerging Issues Task Force*. The revised guidance provides for two significant changes to existing multiple element arrangement guidance. The first relates to the determination of when the individual deliverables included in a multiple-element arrangement may be treated as separate units of accounting. This change is significant as it will likely result in the requirement to separate more deliverables within an arrangement, ultimately leading to less revenue deferral. The second change modifies the manner in which the transaction consideration is allocated across the separately identifiable deliverables. These changes are likely to result in earlier recognition of revenue for multiple-element arrangements than under previous guidance. This standard is effective prospectively for revenue arrangements entered into or materially modified in fiscal years beginning on or after June 15, 2010. This standard is not expected to have a material effect upon the Company's consolidated results of operations or financial condition.

In January 2010, the FASB issued ASU No. 2010-6, *Improving Disclosures About Fair Value Measurements*, that amends existing disclosure requirements under ASC 820 by adding required disclosures about items transferring into and out of levels 1 and 2 in the fair value hierarchy; adding separate disclosures about purchase, sales, issuances, and settlements relative to level 3 measurements; and clarifying, among other things, the existing fair value disclosures about the level of disaggregation. This ASU is effective for the first quarter of 2010, except for the requirement to provide level 3 activity of purchases, sales, issuances, and settlements on a gross basis, which is effective beginning the first quarter of 2011. Because this standard impacts disclosure requirements only, its adoption did not have any impact on the Company's consolidated results of operations or financial condition.

14. Related Party Transactions

Investment in Echo Global Logistics, Inc.

In February 2005, the Company acquired 2,000,000 shares of common stock of Echo Global Logistics, Inc. (Echo), a technology enabled transportation and logistics business process outsourcing firm, for \$125,000. Echo is a related party to the Company as a majority of the members of the Company's Board of Directors have a direct and/or indirect ownership interest in Echo.

On September 25, 2009, Echo completed a one-for-two reverse stock split of all outstanding shares of its capital stock and immediately following, recapitalized all outstanding shares into newly issued shares of common stock on approximately a one-for-one basis. Echo recapitalized its outstanding capital stock in connection with its initial public offering. As of December 31, 2009, the Company owned 627,778 shares of Echo's common stock after the effects of the one-for-two reverse stock split.

For the year ended December 31, 2010, the Company sold 271,913 of its shares of Echo common stock for \$3,595,426 and recorded a gain on sale of investment of \$3,578,431. Beginning September 30, 2009, the Company has classified this investment as "available for sale" and has recorded it at fair value, which is determined based on quoted market prices (refer to Note 8 for additional information on these securities). The gain on sale of investment is included in other income. The Company's investment in Echo was recorded at cost prior to the completion of Echo's initial public offering. At December 31, 2010, the Company owned 355,865 shares of Echo's common stock.

Agreements and Services with Related Parties

In the ordinary course, the Company also provides print procurement services to Echo. The total amount billed for such print procurement services during the years ended December 31, 2008, 2009 and 2010 were approximately \$140,000, \$68,000 and \$60,000, respectively. In addition, Echo has provided transportation services to the Company. As consideration for these services, Echo billed the Company approximately \$2.7 million, \$3.6 million and \$5.7 million for the years ended December 31, 2008, 2009 and 2010, respectively. The net amounts payable to Echo at December 31, 2009 and 2010 were \$20,482 and \$73,068, respectively.

InnerWorkings, Inc.

Notes to Consolidated Financial Statements (Continued)

14. Related Party Transactions (Continued)

The Company has a supplier rebate program with Echo pursuant to which the Company receives an annual rebate on all freight expenditures in an amount equal to 3%, plus an additional 2% if paid within 15 days. Under the supplier rebate program, the Company received approximately \$18,000 and \$20,000 in rebates for the years ended December 31, 2009 and 2010, respectively.

In April 2010, the Company entered into an agreement with Echo pursuant to which it sub-leases a portion of the Company's office space in Chicago, and pays \$12,000 per month of the Company's lease payment and overhead expenses related to the space. Echo paid the Company \$108,000 under this agreement for the year ended December 31, 2010.

In August 2009, the Company entered into an agreement with Groupon, Inc. "Groupon" pursuant to which Groupon sub-leases a portion of the Company's office space in Chicago, and pays \$18,000 per month of the Company's lease payment and overhead expenses related to the space. Two members of the Company's Board of Directors, Eric P. Lefkofsky and Peter J. Barris, are also directors of Groupon. In addition, these members have a direct and/or indirect ownership interest in Groupon. Groupon paid the Company \$54,000 under this agreement for the three months ended March 31, 2010. The agreement was terminated on March 31, 2010.

During the second quarter of 2010, the Company entered into an agreement with Groupon related to corporate procurement cards. The agreement will allow Groupon to obtain corporate procurement cards under the Company's existing credit arrangement. Under the agreement, the Company will charge an annual commitment fee of \$64,000.

15. Quarterly Financial Data (Unaudited)

	Year Ended December 31, 2010			
	First Quarter	Second Quarter(1)	Third Quarter(2)	Fourth Quarter(3)
	(In thousands, except per share data)			
Net sales	\$ 112,213	\$ 120,471	\$ 119,131	\$ 130,397
Gross profit	26,933	29,040	28,509	31,530
Net income	2,168	3,142	2,365	3,535
Net income per share:				
Basic	\$ 0.05	\$ 0.07	\$ 0.05	\$ 0.08
Diluted	\$ 0.05	\$ 0.07	\$ 0.05	\$ 0.07

- (1) The Company made an acquisition during the second quarter of 2010 which was not material individually or in the aggregate. Financial results from this acquisition are included in the Consolidated Financial Statements beginning April of 2010.
- (2) The Company made acquisitions during the third quarter of 2010 which were not material to the Company's operations. Financial results for these acquisitions are included in the Consolidated Financial Statements beginning August of 2010.
- (3) The Company made acquisitions during the fourth quarter of 2010 which were not material to the Company's operations. Financial results for these acquisitions are included in the Consolidated Financial Statements beginning October of 2010.

InnerWorkings, Inc.

Notes to Consolidated Financial Statements (Continued)

15. Quarterly Financial Data (Unaudited) (Continued)

	Year Ended December 31, 2009			
	First Quarter (1)	Second Quarter	Third Quarter	Fourth Quarter (2)
	(In thousands, except per share data)			
Net sales	\$ 94,277	\$ 100,098	\$ 98,206	\$ 107,866
Gross profit	23,010	24,740	24,902	26,124
Net income	248	2,147	1,730	2,184
Net income per share:				
Basic	\$ 0.01	\$ 0.05	\$ 0.04	\$ 0.05
Diluted	\$ 0.01	\$ 0.05	\$ 0.04	\$ 0.05

- (1) The Company made acquisitions during the first quarter of 2009 which are not material individually or in the aggregate. Financial results from these acquisitions are included in the Consolidated Financial Statements beginning March of 2009.
- (2) The Company made an acquisition during the fourth quarter of 2009 which was not material to the Company's operations. Financial results from this acquisition are included in the Consolidated Financial Statements beginning December of 2009.

SCHEDULE II—VALUATION AND QUALIFYING ACCOUNTS

Valuation and Qualifying Accounts

Description	Balance at Beginning of Period	Charged to Expense	(Uncollectible Accounts Written Off net of Recoveries)	Other Describe	Balance at End of Period
Fiscal year ended December 31, 2010					
Allowance for doubtful accounts	\$ 4,634,848	\$ 2,901,216	\$ (3,925,087)	\$ —	\$ 3,610,977
Fiscal year ended December 31, 2009					
Allowance for doubtful accounts	\$ 5,045,059	\$ 1,295,592	\$ (1,705,803)	\$ —	\$ 4,634,848
Fiscal year ended December 31, 2008					
Allowance for doubtful accounts	\$ 1,343,294	\$ 4,110,842	\$ (427,422)	\$ 18,345	\$ 5,045,059

Item 9. *Changes in and Disagreements with Accountants on Accounting and Financial Disclosure*

None.

Item 9A. *Controls and Procedures*

Evaluation of Disclosure Controls and Procedures.

Under the supervision and with the participation of our senior management, including our chief executive officer and chief financial officer, we conducted an evaluation of the effectiveness of the design and operation of our disclosure controls and procedures, as defined in Rules 13a-15(e) and 15d-15(e) under the Securities Exchange Act of 1934, as amended (the "Exchange Act"), as of the end of the period covered by this Annual Report (the "Evaluation Date"). Based on this evaluation, our chief executive officer and chief financial officer concluded as of the Evaluation Date that our disclosure controls and procedures were effective such that the information relating to the Company, including consolidated subsidiaries, required to be disclosed in our Securities and Exchange Commission ("SEC") reports (i) is recorded, processed, summarized and reported within the time periods specified in SEC rules and forms, and (ii) is accumulated and communicated to the Company's management, including our chief executive officer and chief financial officer, as appropriate to allow timely decisions regarding required disclosure.

Management's Annual Report on Internal Control Over Financial Reporting

Our management is responsible for establishing and maintaining adequate internal control over financial reporting, as such term is defined in Exchange Act Rules 13a-15(f) and 15d-15(f). Our internal control system was designed to provide reasonable assurance regarding the reliability of financial reporting and the preparation of the consolidated financial statements for external purposes in accordance with generally accepted accounting principles. Based on its evaluation, management concluded that our internal controls over financial reporting was effective as of December 31, 2010. As required under this Item 9A, the management's report titled "Management's Assessment of Control over Financial Reporting" is set forth in "Item 8 - Consolidated Financial Statements and Supplementary Data" as is incorporated herein by reference.

Attestation Report of Registered Public Accounting Firm

As required under this Item 9A, the auditor's attestation report titled "Report of Independent Registered Public Accounting Firm on Internal Control Over Financial Reporting" is set forth in "Item 8 - Consolidated Financial Statements and Supplementary Data" and is incorporated herein by reference.

Changes in Internal Control Over Financial Reporting

There have been no changes in our internal control over financial reporting during the quarterly period ended December 31, 2010 that have materially affected, or are reasonably likely to materially affect, our internal control over financial reporting.

Item 9B. *Other Information*

None.

PART III

Item 10. Directors and Executive Officers of the Registrant

Certain information required by this Item 10 relating to our directors and executive officers is incorporated by reference herein from our 2011 proxy statement to be filed with the SEC not later than 120 days after the close of our fiscal year ended December 31, 2010.

We have adopted a code of ethics, which is posted in the Investor Relations section on our website at <http://www.inwk.com>. We intend to include on our website any amendments to, or waivers from, a provision of the code of ethics that applies to our principal executive officer, principal financial officer, or controller that relates to any element of the code of ethics definition contained in Item 406(b) of SEC Regulation S-K.

Item 11. Executive Compensation

Certain information required by this Item 11 relating to remuneration of directors and executive officers and other transactions involving management is incorporated by reference herein from our 2011 proxy statement to be filed with the SEC not later than 120 days after the close of our fiscal year ended December 31, 2010.

Item 12. Security Ownership of Certain Beneficial Owners and Management and Related Stockholder Matters

Securities Authorized For Issuance Under Equity Compensation Plans

The following table sets forth information regarding securities authorized for issuance under our equity compensation plans as of December 31, 2010.

Plan Category	Number of Securities to be Issued Upon Exercise of Outstanding Options (a)	Weighted Average Exercise Price of Outstanding Options	Number of Securities Remaining Available for Future Issuance under Equity Compensation Plans (Excluding Securities Reflected in Column (a))
Equity compensation plans approved by security holders(1)	5,343,637	\$ 4.33	495,277(2)
Equity compensation plans not approved by security holders(3)	—	—	—
Total	5,343,637	\$ 4.33	495,277

- (1) Includes our 2004 Unit Option Plan, which was merged with our 2006 Stock Incentive Plan.
- (2) Includes shares remaining available for future issuance under our 2006 Stock Incentive Plan.
- (3) There are no equity compensation plans in place not approved by our stockholders.

Certain information required by this Item 12 relating to security ownership of certain beneficial owners and management is incorporated by reference herein from our 2010 proxy statement to be filed with the SEC not later than 120 days after the close of our fiscal year ended December 31, 2010.

Item 13. Certain Relationships and Related Transactions, and Director Independence

Certain information required by this Item 13 relating to certain relationships and related transactions and director independence is incorporated by reference herein from our 2011 proxy statement to be filed with the SEC not later than 120 days after the close of our fiscal year ended December 31, 2010.

Item 14. *Principal Accountant Fees and Services*

Certain information required by this Item 14 regarding principal accounting fees and services is incorporated by reference herein from the section entitled "Matters Concerning Our Independent Registered Public Accounting Firm" in our 2011 proxy statement to be filed with the SEC not later than 120 days after the close of our fiscal year ended December 31, 2010.

PART IV

Item 15. Exhibits, Financial Statement Schedules

(a) (1) *Financial Statements*: Reference is made to the Index to Financial Statements and Financial Statement Schedule in the section entitled “Financial Statements and Supplementary Data” in Part II, Item 8 of this Annual Report on Form 10-K.

(2) *Financial Statement Schedule*: Reference is made to the Index to Financial Statements and Financial Statement Schedule in the section entitled “Financial Statements and Supplementary Data” in Part II, Item 8 of this Annual Report on Form 10-K. Schedules not listed above are omitted because they are not required or because the required information is given in the consolidated financial statements or notes thereto.

(3) *Exhibits*: Exhibits are as set forth in the section entitled “Exhibit Index” which follows the section entitled “Signatures” in this Annual Report on Form 10-K. Certain of the exhibits listed in the Exhibit Index have been previously filed with the Securities and Exchange Commission pursuant to the requirements of the Securities Act of 1933, as amended, and the Securities Exchange Act of 1934, as amended. Such exhibits are identified by the parenthetical references following the listing of each such exhibit and are incorporated by reference.

Exhibits which are incorporated herein by reference can be inspected and copied at the public reference rooms maintained by the SEC in Washington, D.C., New York, New York, and Chicago, Illinois. Please call the SEC at 1-800-SEC-0330 for further information on the public reference rooms. SEC filings are also available to the public from commercial document retrieval services and at the Web site maintained by the SEC at <http://www.sec.gov>.

EXHIBIT INDEX

Exhibit No.	Description
2.1	Asset Purchase Agreement dated as of October 2, 2008 by and among IW-Origen, LLC, Origen Partners, Inc., Michael Stoecker and Kim J. Stoecker.(7)
3.1	Second Amended and Restated Certificate of Incorporation.(1)
3.2	Amended and Restated By-Laws.(1)
4.1	Specimen Common Stock Certificate.(2)
10.1	InnerWorkings, LLC 2004 Unit Option Plan.(2)†
10.2	InnerWorkings, Inc. 2006 Stock Incentive Plan, as amended and restated effective June 19, 2008.(8)†
10.3	Form of InnerWorkings Restricted Stock Award Agreement.(4)†
10.4	Form of Stock Option Award Agreement.(1)†
10.5	InnerWorkings, Inc. Annual Incentive Plan.(2)†
10.6	Employment Agreement dated as of January 2, 2008 by and between Kevin Harrell and InnerWorkings, Inc.(5)†
10.7	Agreement dated March 25, 2004 for John Walter to Become Chairman of InnerWorkings, LLC's Board of Directors, as amended.(2)†
10.8	Stock Option Grant Agreement dated October 1, 2005 between InnerWorkings, Inc. and Jack M. Greenberg.(2)†
10.9	Agreement dated as of March 14, 2008 by and between InnerWorkings, Inc. and Eric P. Lefkofsky.(13)†
10.10	Form of Indemnification Agreement.(2)
10.11	Master Services Agreement dated September 1, 2005 by and between ServiceMaster Consumer Services, L.P. and InnerWorkings, LLC.(2)
10.12	Office Space Lease dated January 1, 2006 by and between InnerWorkings, Inc. and Incorp, LLC.(2)
10.13	Office Space Lease dated November 22, 2005 by and between InnerWorkings, Inc. and Echo Global Logistics, LLC.(2)
10.17	Referral Agreement dated October 1, 2006 between Innerworkings, Inc. and Echo Global Logistics, Inc.(1)
10.18	Amended and Restated Employment Agreement entered into as of November 14, 2008 by and between Steven E. Zuccarini and InnerWorkings, Inc.(9)†

Exhibit No.	Description
10.19	Amended and Restated Employment Agreement entered into as of November 14, 2008 by and between Eric D. Belcher and InnerWorkings, Inc.(9)†
10.20	Employment Agreement effective as of July 16, 2008 by and between Joseph Busky and InnerWorkings, Inc.(10)†
10.21	Credit Agreement, dated as of May 21, 2008, by and among InnerWorkings, Inc., as borrower, JPMorgan Chase Bank, N.A., as administrative agent, Banc of America Securities LLC, as syndication agent, J.P. Morgan Securities Inc., as sole bookrunner and sole lead arranger, and certain financial institutions that are or may from time to time become parties thereto.(11)
10.22	Pledge and Security Agreement, dated as of May 21, 2008, by and among InnerWorkings, Inc., the subsidiaries of InnerWorkings, Inc. listed therein, and JPMorgan Chase Bank, N.A., in its capacity as administrative agent for the lenders party to the Credit Agreement. (11)
10.24	Credit Agreement, dated as of August 2, 2010, by and among InnerWorkings, Inc., as borrower, Bank of America, N.A., as administrative agent, JPMorgan Chase Bank, N.A., as syndication agent, PNC Bank, National Association, as documentation agent, and the other lenders party thereto. (14)
10.25	Employment Agreement, dated as of July 5, 2007, by and between Inkchaser, Inc. and Jan Sevcik.(15)†
10.26	Employment Agreement, dated as of October 1, 2007, by and between InnerWorkings, Inc. and Jonathan Shean.(15)†
10.27	Separation and Independent Contractor Agreement, dated as of January 19, 2011, by and between InnerWorkings, Inc. and Jonathan Shean.†*
21.1	Subsidiaries of InnerWorkings, Inc.
23.1	Consent of Ernst & Young LLP.
31.1	Certification of Chief Executive Officer pursuant to Section 302 of the Sarbanes-Oxley Act 2002.
31.2	Certification of Chief Financial Officer pursuant to Section 302 of the Sarbanes-Oxley Act of 2002.
32.1	Certification of Chief Executive Officer and Chief Financial Officer pursuant to 18 U.S.C. Section 1350, as adopted pursuant to Section 906 of the Sarbanes-Oxley Act of 2002.

- (1) Incorporated by reference to Form S-1 Registration Statement (File No. 333-139811).
(2) Incorporated by reference to Form S-1 Registration Statement (File No. 333-133950).
(3) Incorporated by reference to Current Report on Form 8-K filed on October 12, 2006.
(4) Incorporated by reference to Current Report on Form 8-K filed on January 28, 2008.
(5) Incorporated by reference to Current Report on Form 8-K filed on January 17, 2008.
(6) Incorporated by reference to Current Report on Form 8-K filed on November 27, 2007.
(7) Incorporated by reference to Current Report on Form 8-K filed on October 8, 2008.
(8) Incorporated by reference to 2008 Proxy Statement on Schedule 14A filed on May 9, 2008.
(9) Incorporated by reference to Current Report on Form 8-K filed on November 18, 2008.
(10) Incorporated by reference to Current Report on Form 8-K filed on July 8, 2008.
(11) Incorporated by reference to Current Report on Form 8-K filed on May 28, 2008.
(12) Incorporated by reference to Quarterly Report on Form 10-Q filed on May 12, 2008.
(13) Incorporated by reference to 2007 Annual Report on Form 10-K filed on March 17, 2008.
(14) Incorporated by reference to Quarterly Report on Form 10-Q filed on August 6, 2010.
(15) Incorporated by reference to Quarterly Report on Form 10-Q filed on May 10, 2010.
† Management contract or compensatory plan or arrangement of the Company.
* Filed herewith.

Subsidiaries of InnerWorkings, Inc.

Name of Subsidiary	State of Organization
Applied Graphics, Inc.	Hawaii
Graphography Limited LLC	New York
Corporate Edge, Inc.	New Jersey
Spectrum Printing Services	California
Brown + Partners, Inc	Pennsylvania
Graphic Resource Group, Inc	Minneapolis
Data Flow Media Systems LP	Texas
CoreVision, Inc.	Illinois
Origen Partners	Georgia
Marketing-Out-of-the-Box	Illinois
MediaLink Creative Solutions	Wisconsin
Mikam Graphics	New York
CSP	Ohio
etrinsic	United Kingdom
Print Systems, Inc.	Michigan

SEPARATION AND INDEPENDENT CONTRACTOR AGREEMENT

InnerWorkings, Inc. (“Company”) and Jonathan Shean (“Shean” and “Employee”), in consideration of the premises and the mutual covenants and promises contained herein (the “Agreement”) and for other good and valuable consideration, agree as follows:

Section 1—Separation from Employment

1.1 In consideration of executing this release, Shean’s employment with the Company will terminate effective January 19, 2011 (“Separation Date”), provided that Shean’s last day in the office will be January 7, 2011.

1.2 Effective January 19, 2011, Shean and Company hereby enter into an independent contractor agreement, which shall commence on January 19, 2011 and terminate on July 1, 2011 (“The Consulting Term”). Shean will be available for consulting services up to 5 hours per month either in person or telephonically, at Shean’s discretion. Company will provide Shean with reasonable advance notice for any requested consulting services and Shean will have discretion during what times he provides such services so as not to interfere with other commitments he may have.

1.3 In consideration of Shean’s services hereunder and in full satisfaction of Company’s severance obligations to Shean, Company agrees to: 1) Continue to pay Shean his current salary on a bi-monthly basis (\$270,000 on an annualized basis) for a period of 6 months following his termination date with the Company (through July 19, 2011); 2) Shean shall continue to vest in his previous stock grants through December 1, 2011 as if he had remained an employee of the Company, 3) pay Shean a \$50,000 payment within two weeks of his execution of this Agreement; 4) pay Shean a bonus equal to \$50,000 on April 1, 2011 representing his bonus eligibility for the 2010 fiscal year (calculated base on the anticipated 2010 results of the Company), 5) to pay for Employee and Employee’s COBRA payments to continue family’s current Company medical and dental benefits through December 31, 2011; and 6) to continue to pay Employee’s current Company life insurance and long term disability Company coverage through December 31, 2011.

1.4 Nothing in this Separation and Independent Contractor Agreement shall prevent Shean from accepting other employment during the Consulting Term, except as otherwise prohibited by Section 6 of this Agreement.

1.5 Company shall transfer ownership to the current Company laptop computer being used by Shean after the Company has had the opportunity to clean all Company files and data from the computer.

Section 2—Waiver and Release of Claims; Indemnification

2.1 Except as prohibited by law, and expressly conditioned upon Company's performance of its obligations under entirety of Section 1 of this agreement, then Shean and the Company mutually waive and release each other from any and all claims, liability and damages, of whatever kind or nature, whether arising in equity or under federal, state or local statutory, administrative or common law, and whether known or unknown, and which arose from or pertain in any way to Shean's employment, any employment agreements Shean has or has had with the Company, and his separation from employment with the Company. Such claims include, but are not limited to claims involving obligations by the Company arising under any employment agreement, laws against discrimination, including discrimination based upon the Shean's sex, race, color, national origin, religion, disability, age, or any other category protected by state or federal law; any type of workplace harassment claim, including those based upon the foregoing list of protected categories; retaliation claims; whistleblower claims; wrongful discharge claims; public policy claims; contract claims; tort claims, including intentional torts; claims against current or former Company employees or supervisors related in any way to the claims being brought against the Company; and claims for an alleged violation of any federal, state, or other governmental law, common law, statute, regulation, or ordinance, including, but not limited to, any state civil rights statute, Title VII of the Civil Rights Act of 1964, the Fair Labor Standards Act, the Age Discrimination in Employment Act, the Americans with Disabilities Act, the Family and Medical Leave Act, or the Whistleblowers' Protection Act.

2.2 Acknowledgment of Waiver of Claims under ADEA. Shean acknowledges that he is waiving and releasing any rights he or she may have under the Age Discrimination in Employment Act of 1967 ("ADEA") and that this waiver and release is knowing and voluntary. Shean and the Company agree and understand that by law, this waiver and release does not apply to any rights or claims that may arise under ADEA after the effective date of this Agreement. Shean further acknowledges that he has been advised by this writing that (a) he or she should consult with an attorney prior to executing this Agreement; (b) under the Federal Older Workers Benefit Protection Act, he or she has at least twenty-one days within which to consider this Agreement; (c) he or she has at least seven days following the execution of this Agreement by the Parties to revoke the Agreement; and (d) this Agreement shall not be effective until the revocation period has expired. Nothing in this Agreement will preclude Shean from seeking a judicial determination regarding the validity of any waiver as it pertains to the ADEA.

2.3 Shean covenants and agrees that he or she shall never in any way voluntarily aid in the institution or prosecution of any suit, action or claim of any kind for relief against the Company arising from or related in any way to his employment, his employment duties, the termination of my employment with the Company, and/or any other occurrence up to and including the effective date of this Agreement. Shean acknowledges that it is his intention in executing this Agreement that the release contained herein shall be effective as a bar to each and every claim, demand, and cause of action herein described. Shean expressly consents that the release in this Agreement shall be given full force and effect according to each and all of its provisions, including those relating to unknown and unsuspected claims, demands or causes of action, as well as those relating to any other claims, demands or causes of action herein specified. Shean acknowledges and agree that the release in this Agreement is an essential and material term of the Agreement, and that without such release, no agreement would have been reached by the parties.

2.4 Company's indemnification obligations as set forth in Article V of the Company's Bylaws (which are attached hereto) shall survive Shean's termination of employment.

2.5 Company agrees to indemnify and reimburse Shean for any interest and/or penalties that are assessed against him by the IRS or Illinois Department of Revenue relating to Company's failure to properly report or withhold taxes from Shean's 2008 stock grant vesting event, provided that Shean agrees to remain responsible for the principal amount of taxes that were due as a result of this vesting event.

Section 3—Non-Admission

3.1 The parties understand that this Agreement is to be regarded as a "no-fault" settlement, and, as such, this Agreement is not intended and will not be construed to constitute an admission or statement by either party as to the validity or invalidity of any legal or factual contention advanced in this matter. This Agreement is not to be cited as evidence of discrimination or as background information in any other case or dispute involving the employer or its employees.

3.2 The parties further agree that the consideration for the Agreement is provided solely for the purposes of compromise and settlement and that the Company does not hereby admit any liability on account of any said claims or matters, but expressly denies all of such liability whatsoever.

3.3 The parties agree and acknowledge that Shean's termination from the Company was not for cause.

Section 4—Confidential and Proprietary Information

4.1 Shean acknowledges that he or she has been exposed to certain of the Company's confidential, proprietary and trade secret information.

4.2 If Shean has previously signed one or more conflict of interest and/or nondisclosure agreements, Shean agrees that such agreements remain in full effect and are incorporated by reference into this Agreement.

4.3 Shean further expressly agrees in this Agreement that he or she will not disclose to any third party or use for his or her own benefit, or for the benefit of any third party, any of the Company's trade secret and/or Confidential Information. In the event that Shean is requested or required (by oral questions, interrogatories, requests for information or documents, subpoena, civil investigative demand, any informal or formal investigation by any government or governmental agency or authority or otherwise) to disclose any confidential, proprietary, or trade secret information, Shean will notify the Company promptly in writing, within 48 hours, prior to disclosure so that the Company may seek a protective order or other appropriate remedy or, in the Company's sole discretion, waive compliance with the terms of this Agreement. Shean agrees not to oppose any action by Employer to obtain a protective order or other appropriate remedy. In the event that no such protective order or other remedy is obtained, or that the Company waives compliance with the terms of this Agreement, Shean will furnish only that portion of the confidential, proprietary, or trade secret information which Shean is advised in writing by counsel that he is legally required to furnish and will exercise his reasonable best efforts, at the Company's expense, to obtain reliable assurance that confidential treatment will be accorded to that information, including but not limited to seeking written prohibitions on further use or disclosure.

Section 5—Confidentiality

5.1 Shean agrees that he or she will keep the existence of the Agreement, the negotiations and discussions leading to the Agreement, and terms of this Agreement confidential. However, Shean may disclose the terms and existence of this Agreement to his or her spouse, attorney, accountant, pursuant to a valid subpoena, or to any governmental agency that inquires into the existence of this Agreement. If Shean is required by law through subpoena or otherwise to disclose information described in this paragraph, Shean will notify the Company promptly in writing so that the Company may seek a protective order or other appropriate remedy or, in the Company's sole discretion, waive compliance with the terms of this Agreement. Shean agrees not to oppose any action by Employer to obtain a protective order or other appropriate remedy. In the event that no such protective order or other remedy is obtained, or that the Company waives compliance with the terms of this Agreement, Shean will furnish only that portion of the information which Shean is advised in writing by counsel that he is legally required to furnish and will exercise his reasonable best efforts, at the Company's expense, to obtain reliable assurance that confidential treatment will be accorded to the information.

Section 6—Non-Compete/No Solicitation

6.1 If Shean has previously signed one or more non-compete or no solicitation agreements, including but not limited to Sections 6 and 7 of the Employment Agreement between Company and Employee dated October 1, 2007, Employee agrees that such agreements remain in full effect and are incorporated by reference into this Agreement.

6.2 In addition, for a period of one year from the Separation Date, Shean agrees that he will not 1) directly or indirectly solicit, induce or attempt to induce any employee of the Company to leave his or her employment with the Company and 2) perform services for (whether as an employee, agent, consultant, advisor, independent contractor, proprietor, partner, officer, director or otherwise), have any ownership interest in (except for passive ownership of five percent (5%) or less of any entity whose securities have been registered under the Securities Act or Section 12 of the Securities Exchange Act of 1934, as amended), or participate in the financing, operation, management or control of, any firm, partnership, corporation, entity or business that engages or participates in a "competing business purpose" (as defined below); or 3) induce or attempt to induce any customer, potential customer, supplier, licensee, licensor or business relation of the Company to cease doing business with the Company, or in any way interfere with the relationship between any customer, potential customer, supplier, licensee, licensor or business relation of the Company or solicit the business of any customer or potential customer of the Company, whether or not Shean had personal contact with such entity.

For the purpose of this Agreement, the term "competing business purpose" shall mean the sale or provision of any printed materials, items, or other products that are competitive with in any manner the products sold or offered by the Company. The term "Geographic Area" shall mean the United States of America.

6.3 The covenants contained in this Section 6 shall be construed as a series of separate covenants, one for each county, city, state, or any similar subdivision in any Geographic Area. Except for geographic coverage, each such separate covenant shall be deemed identical in terms to the covenant contained in the preceding Sections. If, in any judicial proceeding, a court refuses to enforce any of such separate covenants (or any part thereof), then such unenforceable covenant (or such part) shall be eliminated from this Agreement to the extent necessary to permit the remaining separate covenants (or portions thereof) to be enforced. In the event that the provisions of this Section 6 are deemed to exceed the time, geographic or scope limitations permitted by applicable law, then such provisions shall be reformed to the maximum time, geographic or scope limitations, as the case may be, permitted by applicable laws.

6.4 The parties expressly acknowledge that any breach or failure to comply with this Section 6 by Employee shall cause serious and substantial irreparable damage to the Company. Accordingly, upon such breach or a threatened breach of this Agreement by Employee, the Company shall be entitled to and Employee hereby stipulates to the entry of injunctive relief, including but not limited to a temporary restraining order and preliminary injunction, restraining Employee from such breach or failure or any threatened breach or failure, without the requirement of posting a bond. All remedies expressly provided for herein are cumulative of any and all other remedies now existing at law or in equity, including but not limited to the right of the Company to seek specific enforcement of this Section and recovery of monetary damages suffered by the Company to the extent those damages are ascertainable. Resort to any remedy provided for herein or otherwise provided by law or in equity shall not prevent the concurrent or subsequent exercise of any other appropriate remedy or remedies or preclude the recovery by the Company of monetary damages.

Section 7—Non-Disparagement

7.1 Shean agrees that he or she will not disparage, criticize, condemn or impugn the Company or its products to any persons whether a third party or an employee of Company. In addition, Shean agrees that he or she will not directly or indirectly interfere with, adversely affect the Company's business relationships, reputation, contracts, pricing or other relationships that the Company has with its former, current or prospective customers, suppliers, clients, employees, businesses, financial institutions, stockholders or other person or entities with whom the Company relates. Shean understands that a breach of this Section shall constitute a breach of this Agreement relieving Company from its severance obligations.

7.2 In addition, Company agrees that it or its employees will not disparage, criticize, condemn or impugn Shean or his work results. In addition, Company agrees that it will not directly or indirectly interfere with, adversely affect Shean's business relationships, personal reputation, future potential employers, employment contracts, or other relationships that Shean has with former, current or prospective customers, suppliers, clients, employees, businesses, financial institutions, stockholders or other person or entities with whom Shean relates.

Section 8—Miscellaneous

8.1 This Agreement constitutes the whole agreement between the parties, and except as expressly stated otherwise in this Agreement, cancels and supersedes all other prior oral or written understandings or agreements. No modification to this Agreement will be binding unless such modification is in writing, dated subsequent to the effective date of this Agreement, and is signed by both parties.

8.2 This Agreement is to be interpreted and enforced in accordance with the laws of the State of Illinois, regardless of any state's choice of law analysis. The parties further agree that any judicial action permitted under this Agreement shall be brought in a state or federal court situated in and having competent jurisdiction over claims in Cook County, Illinois.

8.3 In the event any part of this Agreement is deemed to be void or unenforceable as a matter of law, then to the extent possible, such provision shall be rewritten so as to make the provision enforceable to the maximum extent permitted by law. If not enforceable at all, then only that unenforceable provision shall be voided and severed from this Agreement. The balance of this Agreement shall be interpreted and enforced to the maximum extent permitted by law.

8.4 By entering into this Agreement, the Company does not make any admission of wrongdoing, nor that it violated any statutory, administrative or common law.

8.5 This Agreement is binding on the parties, their spouses, family, heirs, administrators, successors and assigns.

8.6 Shean acknowledges that prior to signing this Agreement, he had adequate time within which to consider the final version of this Agreement and to consult with an advisor of his or her choice regarding it, if desired. Shean acknowledges that he or she has relied solely on his or her own judgment and/or that of his or her attorney regarding the consideration for the terms of this Agreement. Shean acknowledges he or she understands the scope and impact of this Agreement. Shean also acknowledges that his or her consent to all of the Agreement's provisions is given freely, voluntarily, and with full knowledge and understanding of the Agreement's contents.

Date: January 19, 2011

Jonathan Shean:
/S/ JONATHAN M. SHEAN

Date: January 19, 2011

FOR: InnerWorkings, Inc.
By: /S/ JOSEPH M. B USKY

Consent of Independent Registered Public Accounting Firm

We consent to the incorporation by reference in the Registration Statement (Form S-8 No. 333-137173) pertaining to the InnerWorkings, Inc. 2006 Stock Incentive Plan of our reports dated March 2, 2011, with respect to the consolidated financial statements and schedule of InnerWorkings, Inc. and the effectiveness of internal control over financial reporting of InnerWorkings, Inc., included in this Annual Report (Form 10-K) for the year ended December 31, 2010.

/s/ Ernst & Young LLP

Chicago, IL
March 2, 2011

CERTIFICATION

I, Eric D. Belcher, certify that:

1. I have reviewed this Annual Report on Form 10-K of InnerWorkings, Inc.;
2. Based on my knowledge, this report does not contain any untrue statement of a material fact or omit to state a material fact 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 report;
3. Based on my knowledge, the financial statements, and other financial information included in this report, fairly present in all material respects the financial condition, results of operations and cash flows of the registrant as of, and for, the periods presented in this 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)) and internal control over financial reporting (as defined in Exchange Act Rules 13a-15(f) and 15d-15(f)) for the registrant and 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 in which this report is being prepared;
 - (b) Designed such internal control over financial reporting, or caused such internal control over financial reporting to be designed under our supervision, to provide reasonable assurance regarding the reliability of financial reporting and the preparation of financial statements for external purposes in accordance with generally accepted accounting principles;
 - (c) Evaluated the effectiveness of the registrant's disclosure controls and procedures and presented in this report our conclusions about the effectiveness of the disclosure controls and procedures, as of the end of the period covered by this report based on such evaluation; and
 - (d) Disclosed in this report any change in the registrant's internal control over financial reporting that occurred during the registrant's most recent fiscal quarter that has materially affected, or is reasonably likely to materially affect, the registrant's internal control over financial reporting; and
5. The registrant's other certifying officer and I have disclosed, based on our most recent evaluation of internal control over financial reporting, to the registrant's auditors and the audit committee of the registrant's board of directors (or persons performing the equivalent functions):
 - (a) All significant deficiencies and material weaknesses in the design or operation of internal control over financial reporting which are reasonably likely to adversely affect the registrant's ability to record, process, summarize and report financial information; and
 - (b) Any fraud, whether or not material, that involves management or other employees who have a significant role in the registrant's internal control over financial reporting.

By: / S / E R I C D. B E L C H E R
Eric D. Belcher
Chief Executive Officer

Date: March 2, 2011

CERTIFICATION

I, Joseph M. Busky, certify that:

1. I have reviewed this Annual Report on Form 10-K of InnerWorkings, Inc.;
2. Based on my knowledge, this report does not contain any untrue statement of a material fact or omit to state a material fact 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 report;
3. Based on my knowledge, the financial statements, and other financial information included in this report, fairly present in all material respects the financial condition, results of operations and cash flows of the registrant as of, and for, the periods presented in this 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)) and internal control over financial reporting (as defined in Exchange Act Rules 13a-15(f) and 15d-15(f)) for the registrant and 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 in which this report is being prepared;
 - (b) Designed such internal control over financial reporting, or caused such internal control over financial reporting to be designed under our supervision, to provide reasonable assurance regarding the reliability of financial reporting and the preparation of financial statements for external purposes in accordance with generally accepted accounting principles;
 - (c) Evaluated the effectiveness of the registrant's disclosure controls and procedures and presented in this report our conclusions about the effectiveness of the disclosure controls and procedures, as of the end of the period covered by this report based on such evaluation; and
 - (d) Disclosed in this report any change in the registrant's internal control over financial reporting that occurred during the registrant's most recent fiscal quarter that has materially affected, or is reasonably likely to materially affect, the registrant's internal control over financial reporting; and
5. The registrant's other certifying officer and I have disclosed, based on our most recent evaluation of internal control over financial reporting, to the registrant's auditors and the audit committee of the registrant's board of directors (or persons performing the equivalent functions):
 - (a) All significant deficiencies and material weaknesses in the design or operation of internal control over financial reporting which are reasonably likely to adversely affect the registrant's ability to record, process, summarize and report financial information; and
 - (b) Any fraud, whether or not material, that involves management or other employees who have a significant role in the registrant's internal control over financial reporting.

By: / S / JOSEPH M. B USKY
Joseph M. Busky
Chief Financial Officer

Date: March 2, 2011

**CERTIFICATION PURSUANT TO
18 U.S.C. SECTION 1350,
AS ADOPTED PURSUANT TO
SECTION 906 OF THE SARBANES-OXLEY ACT OF 2002**

In connection with the Annual Report of InnerWorkings, Inc. (the "Company") on Form 10-K for the period ending December 31, 2010, as filed with the Securities and Exchange Commission on the date hereof (the "Report"), we, Eric D. Belcher, Chief Executive Officer of the Company, and Joseph M. Busky, Chief Financial Officer of the Company, certify, pursuant to 18 U.S.C. Section 1350, as adopted pursuant to Section 906 of the Sarbanes-Oxley Act of 2002, to our knowledge, that:

- (1) The Report fully complies with the requirements of section 13(a) or 15(d) of the Securities Exchange Act of 1934; and
- (2) The information contained in the Report fairly presents, in all material respects, the financial condition and results of operations of the Company.

By: / S / E R I C D. B E L C H E R
Eric D. Belcher
Chief Executive Officer

By: / S / J O S E P H M. B U S K Y
Joseph M. Busky
Chief Financial Officer

Date: March 2, 2011