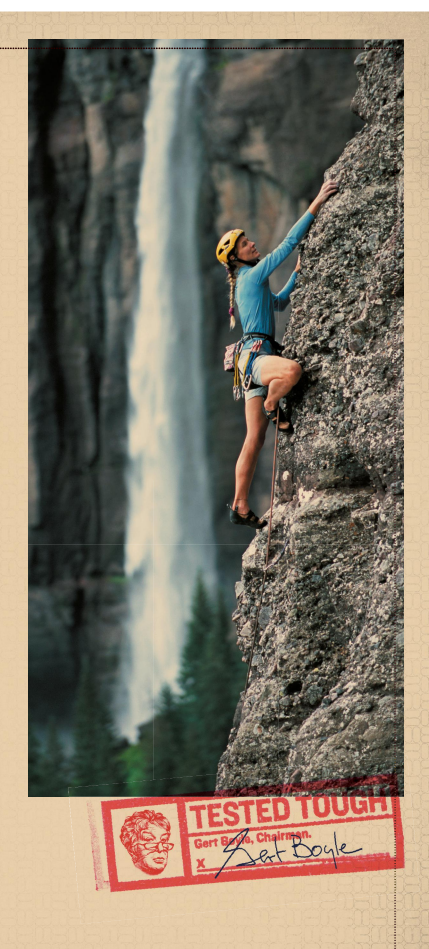
Forward-Looking **Statements**

Timothy Boyle's Letter to Shareholders, and Item 1 of Part 1 and Items 7 and 7(a) of Part II of the enclosed Annual Report on Form 10-K (as well as other statements made from time to time by Columbia Sportswear's management) contain forward-looking statements that are subject to many risks and uncertainties. Forward-looking statements include any statements related to Columbia's expectations regarding future performance or conditions. Many factors could have an adverse impact on Columbia's business and cause actual results to differ materially from information included in such forwardlooking statements. Some of the risk factors that could cause actual results to differ from those projected in forward-looking statements are described in Item 1(A) of the Form 10-K, under the heading "Risk Factors." Columbia does not undertake any duty to update any forward-looking statements after the date they are made to conform them to actual results or to changes in circumstances or our expectations.



14375 NW Science Park Drive Portland, OR 97229-5418 Phone 503.985.4000 Facsimile 503.985.5800 Toll Free 1.800.547.8066 columbia.com



Outdoor

Active

Authentic

American

Value







Dear Fellow Shareholders,

Columbia Sportswear is committed to growth. Over the past several years Columbia has made strategic investments in products, brands and operations to position the Company for long-term growth. These strategic investments are focused on further developing our sportswear and outerwear product categories by creating more gender-specific apparel products, creating a premier footwear organization, and investing in international expansion, particularly in key European markets. 2005 was a year of continued investment for future growth.

In the second half of 2004, we realigned our apparel design and merchandising teams by gender to maximize our apparel resources and to create synergies among our sportswear and outerwear categories. This realignment is improving the style and fit of our apparel products, particularly in our women's apparel line. We are also making important improvements in the technical function, style and value of our outerwear products to strengthen Columbia's outerwear offering.

We have also focused on driving growth through the creation of a world class footwear organization. During 2005, we successfully placed in service our new U.S. footwear focused distribution center in Kentucky, improving proximity to the majority of our customers and enhancing footwear reorder opportunities. We also added a VP Footwear position late in the year to enhance expertise in product line management and footwear operations. In January 2006, we acquired Montrail, a technical performance outdoor footwear company with a strong reputation for fit and quality. We have realigned the product line management reporting structure for all our footwear brands through the new VP Footwear role, to drive synergies between our footwear brands. I continue to believe that footwear is the largest product category opportunity for the Company.

In the last few years, we have also invested in Columbia's international operations, particularly in the key European markets. We have made important additions to our European general management, sales organization and design teams and centralized the management of these teams in Geneva, Switzerland, improving cross functional synergies for this key region. We have also taken steps to strengthen our sales organization in underdeveloped European markets. Beyond Europe, we have also bolstered operations in Asia and we are continuing to further develop our independent international distributor markets. International expansion, particularly in Europe, remains an important growth initiative.

We continue to expand the global awareness of our brands through effective advertising and promotions, installations of in-store concept shops and brand enhancement systems and licensing our trademarks across complementary product categories. These investments are strengthening all of our brands, particularly our core Columbia brand.

I am confident that we are making the appropriate investments in operations, products and brands to support long-term growth. I am committed to Columbia's success, and express appreciation for the dedication and hard work of our employees who share the vision of what Columbia can become.

Sincerely,



Timothy P. Boyle President and Chief Executive Officer Columbia Sportswear Company

UNITED STATES SECURITIES AND EXCHANGE COMMISSION

Washington, DC 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, 2005

OR

TRANSITION REPORT PURSUANT TO SECTION 13 OR 15(D) OF THE **EXCHANGE ACT OF 1934**

For the transition period from to

COLUMBIA SPORTSWEAR COMPANY

(Exact name of registrant as specified in its charter)

Oregon (State or other jurisdiction of incorporation or organization)

0-23939 (Commission File Number)

93-0498284 (IRS Employer **Identification Number**)

14375 NW Science Park Drive Portland, Oregon

(Address of principal executive offices)

97229 (Zip Code)

(503) 985-4000

(Registrant's telephone number, including area code)

(Former name, former address and former fiscal year, if changed since last report) Securities registered pursuant to Section 12(b) of the Act: None Securities registered pursuant to section 12(g) of the Act: Common Stock

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

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

Indicate by check mark whether the registrant (1) has filed all reports required to be filed by Section 13 or 15(d) of the Securities Exchange Act of 1934 during the preceding 12 months (or for such shorter period that the registrant was required to file such reports), and (2) has been subject to such filing requirements for the past Yes 🔀

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 large accelerated filer, an accelerated filer, or a non-accelerated filer. See definition of accelerated filer and large accelerated filer in Rule 12b-2 of the Exchange Act.

Large accelerated filer

Accelerated filer |X|

Non-accelerated filer

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

The aggregate market value of the voting common stock held by non-affiliates of the registrant as of June 30, 2005, the last business day of the registrant's most recently completed second fiscal quarter, was \$681,680,000 based on the last reported sale price of the Company's Common Stock as reported by the NASDAQ National Market System.

The number of shares of Common Stock outstanding on March 1, 2006, was 36,937,124.

Part III is incorporated by reference from the registrant's proxy statement for its 2006 annual meeting of shareholders to be filed with the Commission within 120 days of December 31, 2005.

COLUMBIA SPORTSWEAR COMPANY

DECEMBER 31, 2005

TABLE OF CONTENTS

Item		Page
_	PART I	
Item 1.	Business	2
Item 1(A).	Risk Factors	11
Item 1(B).	Unresolved Staff Comments	16
Item 2.	Properties	17
Item 3.	Legal Proceedings	17
Item 4.	Submission of Matters to a Vote of Security Holders	17
Item $4(A)$.	Executive Officers and Key Employees of the Registrant	17
	PART II	
Item 5.	Market for Registrant's Common Equity, Related Stockholder Matters and Issuer Purchases of Equity Securities	20
Item 6.	Selected Financial Data	21
Item 7.	Management's Discussion and Analysis of Financial Condition and Results of Operations	22
Item 7(A).	Quantitative and Qualitative Disclosures about Market Risk	37
Item 8.	Financial Statements and Supplementary Data	37
Item 9.	Changes in and Disagreements with Accountants on Accounting and Financial Disclosure	63
Item 9(A).	Controls and Procedures	63
Item 9(B).	Other Information	65
	PART III	
Item 10.	Directors and Executive Officers of the Registrant	66
Item 11.	Executive Compensation	66
Item 12.	Security Ownership of Certain Beneficial Owners and Management and Related Stockholder Matters	66
Item 13.	Certain Relationships and Related Transactions	66
Item 14.	Principal Accounting Fees and Services	66
	PART IV	
Item 15.	Exhibits and Financial Statement Schedules	67
Signatures		68

PART I

Item 1. BUSINESS

General

Founded in 1938 in Portland, Oregon, as a small, family-owned, regional hat distributor, Columbia Sportswear Company (Columbia) has grown to become a global leader in the design, sourcing, marketing and distribution of active outdoor apparel and footwear with operations in North America, Europe and Asia. As one of the largest outerwear companies in the world and the leading seller of skiwear in the United States, we have developed an international reputation for quality, performance, functionality and value across an expanding product line. Known for selling durable and dependable products at a significant value, we have leveraged our brand awareness by expanding into related merchandise categories and developing our head-to-toe outfitting concept. We have also leveraged our strengths in manufacturing, logistics and marketing to build a portfolio of outdoor brands that extend our range of products, price points and customers. In 2001, we acquired trademarks for the Sorel footwear brand, a primarily cold-weather footwear label. In 2003, we purchased Mountain Hardwear, a high-end outdoor apparel and equipment company. In 2006, we acquired Montrail, a small but highly regarded footwear brand that sells primarily in outdoor specialty stores. During 2005, we distributed our products to approximately 12,000 retailers in over 70 countries.

Our business is subject to many risks and uncertainties that could have a material adverse effect on our financial condition, results of operations and stock price. Some of these risks and uncertainties are described below under Item 1(A) Risk Factors.

Products

We group our merchandise into five principal categories (1) outerwear, (2) sportswear, (3) footwear, (4) related accessories and (5) equipment. The durability, functionality and affordability of our products make them ideal for use in a wide range of outdoor activities, including skiing, snowboarding, hunting and fishing, hiking, backpacking, mountaineering and rock climbing, as well as for casual wear. We are committed to innovative, functional product design and use durable, high-quality materials and construction across all of our product lines. We believe our broad range of competitively priced merchandise offers consumers one of the best price-value equations in the outdoor apparel and footwear industries.

Our preeminent Columbia brand, along with our smaller specialty brands of Mountain Hardwear, Sorel, and Montrail, enables us to provide products for a wide range of consumers, including competitive mountain climbers who use Mountain Hardwear gear, top endurance trail runners who wear Montrail shoes, cold-weather enthusiasts who wear Sorel cold-weather boots, entire families who wear Columbia outerwear on the ski slopes, and individuals who wear Columbia sportswear and footwear for hiking or everyday living.

We believe our award-winning advertising campaign effectively positions the Columbia® brand as outdoor, active, authentic, value-oriented and distinctly American. Our products are designed to reinforce this image. In both the design and production phases, we focus our efforts on providing the consumer with considerable value at all price points. Our attention to technical details and materials contribute to the authenticity and functionality of our merchandise.

The following table presents the net sales and approximate percentages of net sales attributable to each of our principal product categories for each of the last three years ended December 31 (dollars in millions):

	2005		20	004	2003	
	Net Sales	Net Sales % of Sales 1		% of Sales	Net Sales	% of Sales
Outerwear	\$ 440.0	38.1%	\$ 460.3	42.0%	\$443.7	46.6%
Sportswear	450.3	39.0	396.4	36.2	311.3	32.7
Footwear	211.2	18.3	184.6	16.9	148.6	15.6
Accessories	45.2	3.9	46.1	4.2	43.5	4.6
Equipment	9.1	0.7	7.9	0.7	4.7	0.5
Total	\$1,155.8	100.0%	\$1,095.3	100.0%	\$951.8	100.0%

Outerwear

Outerwear is our most established product category. Our outerwear is designed to protect the wearer from inclement weather in everyday use and in outdoor activities, including skiing, snowboarding, hiking, hunting and fishing. Many of our jackets incorporate our popular Columbia Interchange System®, introduced in 1983, which features a 3- or 4-jackets-in-1 design. Jackets incorporating the Interchange System typically combine a durable, nylon outershell with a removable, zip-out liner. The outershell and the liner may be worn separately or together. This layering approach provides the wearer with a jacket for all seasons and weather conditions at a reasonable price.

Our line of Convert® branded snowboard apparel is one of the top selling snowboard apparel brands in the United States.

Our Mountain Hardwear® brand consists of technically advanced products that include Gore-Tex® shells, Windstopper® fleece, down parkas and technical clothing designed for specialized outdoor activities such as mountaineering, backpacking and climbing. These products are used by some of the most elite mountaineering athletes around the globe.

Hunting and fishing products constitute one of our longest running product lines in the outerwear category. This line includes apparel for the serious hunter and fisherman. Our parkas, shells, vests, liners, bib pants and rain suits in this product line incorporate a variety of specific-purpose features that enhance our reputation as a leader in this category of outerwear.

Our Sorel® brand outerwear is a traditional rugged outdoor apparel line designed for work and extended outdoor wear. The collection includes a variety of outerwear styles featuring cotton-based functional jackets, three-in-one parkas and innovative wool jackets for both men and women.

We also produce a separate line of youth outerwear products. The market for youth outerwear is significant and we are able to use our expertise in outerwear design and sourcing to meet the needs of the youth market.

Sportswear

In 1993, we began targeting sportswear as a growth opportunity. Building on a foundation of authentic fishing and hunting shirts, we have expanded our sportswear product line to include pants, hiking shorts, water sport trunks, fleece and pile products, sweaters, chinos, knit shirts, and woven shirts. Our sportswear product line appeals to both the serious outdoorsman and the more casual wearer who wants to project an outdoor image.

For the consumer interested in trekking and adventure travel, our GRT® (Gear for Rugged Trekking and Travel) line of active outdoor performance apparel offers a line of lightweight products, many of which incorporate our Omni-Dry® system of moisture management.

Our PFG® (Performance Fishing Gear) line offers a variety of products, including jackets, vests, bibs, shorts, shirts, and pants with technical features such as UPF sun protection.

Columbia brand sportswear products are designed to be sold alongside our outerwear and footwear products as part of our unified head-to-toe outfitting concept. Although the majority of our sportswear sales are to sporting goods and specialty outdoor stores, department stores are becoming an increasingly important part of our distribution chain.

Mountain Hardwear brand sportswear is focused on styles that are designed for backpacking, rock climbing and adventure sports. This category was introduced in 1999 by Mountain Hardwear. Many styles feature the Mountain Hardwear patented Conical Waist which improves comfort and performance while wearing a backpack. All styles use technically advanced fabrics and the category has grown to include casual as well as performance athletic apparel used by outdoor athletes. We acquired Mountain Hardwear in March 2003.

Footwear

We introduced our footwear line in 1993. This category consists of seasonal outdoor footwear for adults and youth in cold weather, hiking, trail, sandals, outdoor casual and rugged comfort styles. Many of our styles feature innovative technical designs that incorporate waterproof/breathable constructions, thermal insulation, advanced cushioning systems and high abrasion, slip-resistant outsoles. We believe the market for footwear represents a substantial growth opportunity.

We acquired the Sorel trademark rights and other related intellectual property rights in September 2000. The Sorel brand has been known for cold weather footwear for over forty years. In the fall of 2001, we began offering the classic Sorel footwear styles as well as a line of special make products for some larger retailers. We continue to focus on the expansion of the Sorel product offerings into new categories to capitalize on Sorel's cold weather heritage and to make Sorel the leading cold weather brand for outdoor oriented men, women and children.

We believe our acquisition of Montrail in January 2006 provides additional opportunities for us in the specialty outdoor footwear market.

Accessories

We produce a line of accessories that includes hats, caps, scarves, gloves, mittens and headbands to complement our outerwear and sportswear lines.

Equipment

We produce a line of technically advanced tents and sleeping systems through the Mountain Hardwear brand. These products are designed for such uses as mountaineering, ultralight backpacking and camping and serve a wide variety of functions for outdoor enthusiasts and professionals. Some of these product designs are patented and are considered industry standards in innovation. In 2006, we began selling Columbia bags and packs directly. Prior to 2006, bags and pack were sold under a licensing arrangement.

Licensing

In June 1999, we introduced a strategy to build brand awareness by licensing our trademarks across a range of categories that complement our current offerings. In 2005, we licensed our brands in thirteen product categories. North American licensing agreements are in place for Columbia brand casual and outdoor socks, base layer thermal underwear, packs and adventure travel bags, belts and personal leather goods for men, leather outerwear, outdoor tools, camping gear, home furnishings, insulated soft coolers and containers, fishing and hunting waders and women's belts. We also license Sorel brand outdoor socks in North America. We have global licensing agreements for Columbia brand eyewear, watches, bicycles and shoe and apparel care. In addition, we have a European licensing agreement for socks.

Our United States sock licensee began shipping during fall 2000 in the North American market, and our European sock licensee began shipping in spring 2002. Columbia brand packs and adventure travel bags and belts and small personal leather goods for men were available beginning in spring 2001. Our watch licensee began shipping products in spring 2002. Thermal tops and bottoms, apparel and shoe care products, eyewear and leather outerwear licensees began shipping in fall 2002. Our Columbia brand outdoor tools licensee began shipping in spring 2003. Our camping gear licensee began shipping in spring 2004 and the home furnishings and Sorel socks licensees began shipping in fall 2004. Our waders, bikes, and insulated soft coolers and containers licensees began shipping in fall 2005 and women's belts will ship beginning in spring 2006. The pack and adventure travel bag license expired at the end of 2005. In 2006, we began selling Columbia bags and packs directly. The apparel and shoe care license was terminated at the end of 2005 and will not be renewed.

Advertising, Marketing, and Promotion

Columbia's unique, global advertising campaign featuring our Chairman, Gertrude Boyle, in the role of cantankerous Mother Boyle and her son, Timothy Boyle, our President and Chief Executive Officer, as the ultimate test subject, is an integral part of Columbia's brand identity. Our advertising strategy combines ads in traditional broad-based national print and broadcast media with ads in web-based narrowcast channels and editorial-style articles placed in print media. These efforts are designed to promote sales of our products worldwide.

Sales through existing retail channels are enhanced by visual merchandising. Concept shops and focus areas located within our customers' stores are dedicated exclusively to selling our merchandise on a year-round basis. These shops and focus areas promote a consistent brand image throughout our customer network. In addition, our cooperative advertising program provides wholesale customers an advertising allowance related to the value of their purchases when specific criteria are met.

As a multi-brand company, we have strived to maintain distinct and separate identities for each brand in our portfolio. Mountain Hardwear brand marketing is geared toward the higher-end outdoor enthusiast who purchases products primarily through outdoor specialty stores, while Sorel brand marketing targets those who work and recreate outdoors, mainly in cold weather climates.

Inventory Management

From the time of initial order through production, distribution and delivery, we manage our inventory in an effort to reduce risk. Our inventory management systems, coupled with our enterprise-wide information system have enhanced our ability to manage our inventories by providing detailed inventory status from the time of initial factory order through shipment to our retail customers.

Additionally, through the use of incentive discounts we encourage early purchases by our customers to promote effective inventory management. We provide our customers with staggered delivery times through the spring and fall seasons. This permits our customers and us to manage inventories effectively and thereby diminish the likelihood of closeout sales. Through our efforts to match our purchases of inventory to the receipt of customer orders, we believe we are able to reduce the risk of overcommitting to inventory purchases. This helps us avoid significant unplanned inventory build-ups and minimizes working capital requirements. This strategy, however, does not eliminate inventory risk entirely since we build a nominal amount of speculative inventory into our business model. Moreover, customer orders are subject to cancellation prior to shipment. In addition, a portion of our inventory is managed to support at-once and replenishment orders, primarily in the sportswear category.

Product Design

Our experienced in-house merchandising and design teams work closely with internal sales and production teams as well as with retailers, athletes and consumers to make products that are designed primarily for functionality and durability.

We also engineer technical garments with special performance features. Our Titanium® sub-branded outerwear offers high performance fabrics and features our most advanced technologies. These garments are designed for extreme weather conditions and also deliver a level of style and utility that compete with high-end garments in our market. Our outerwear features include the Columbia Interchange System®, the Radial Venting System , the Radial Sleeve , stretch panels, the performance storm hood, and packable and reversible options. The GRT® line offers the Radial Leg Gusset , GRT Venting , the Convertible Sleeve Tab, and convertible and packable garments. Our footwear features include Quadensity® technology and our hunting and fishing garments include features such as the Columbia Comfort System and the PFG Venting System .

We distinguish ourselves by designing clothing that performs well in a wide range of weather conditions and for a variety of outdoor activities. We carefully choose the appropriate fabric or insulation for each garment. Our fabrics feature optimum performance characteristics such as water resistance, breathability, weight, durability, and wicking ability. For our outerwear collections we feature our premier waterproof/breathable Omni-Tech® technology. A variety of levels are offered to meet different needs of water resistance, breathability, and protection. Our GRT line features Omni-Dry®, which is our high-performance moisture-management technology that renders superior results in a variety of conditions. Our footwear line features Omni-Grip® traction technology, which is a specially formulated sticky rubber compound that provides superior traction as well as stability on wet and dry surfaces.

Our Columbia branding strategy encompasses three product segments: our high-end performance products (highly technical products generally sold in specialty stores); our moderate products (technical products generally sold in sporting goods stores); and our most broadly distributed products (less technical, core products generally sold in department stores). We believe that increased differentiation of our products allows our retailer customers to better target their specific customers.

Mountain Hardwear products focus on innovations in fabrics, designs and technical features. The products are intended for extreme environments but also extend themselves to broader uses such as skiing and hiking. The outerwear line features such fabrics as Gore-Tex® and Windstopper® fabrics for shellwear, softshells, and technical fleece garments. Mountain Hardwear uses its waterproof/breathable technology, Conduit , in both shell and softshell garments. Features such as external seam taping and welded construction position Mountain Hardwear as an industry leader in innovation.

Sourcing and Manufacturing

Our apparel and footwear products are produced by independent manufacturers selected, monitored and coordinated by regional Columbia employees to ensure conformity to strict quality standards. We believe that the use of these independent manufacturers increases our production capacity and flexibility and reduces our costs.

Unlike many apparel companies, we use few independent agents in our sourcing activities. We maintain twenty sourcing development and quality control offices in the Far East, each staffed by Columbia employees and managed by personnel native to the region. Personnel in these offices direct sourcing activities, help to ensure quality control and assist with the monitoring and coordination of overseas shipments. Final pricing for all orders, however, is generally approved by personnel from our U.S. headquarters. We believe that Columbia personnel in the Far East, who are focused narrowly on our interests, are more responsive to our needs than independent agents would be and are more likely to build long-term relationships with key vendors. We believe that these relationships enhance our access to raw materials and factory capacity at more favorable prices.

In 2005 we sourced nearly all of our products outside the United States, principally in the Far East. We monitor the selection of independent factories to ensure that no single manufacturer or country is responsible for manufacturing a significantly disproportionate amount of our merchandise.

We believe that the use of independent manufacturers, in conjunction with the use of Columbia sourcing personnel rather than agents, increases our production flexibility and capacity and allows us to maintain control

over critical aspects of the sourcing process. Our approach also enables us to substantially limit our capital expenditures and avoid costs associated with managing a large production work force. We believe that our relationships with our contractors and suppliers are excellent and that the long-term, reliable and cooperative relationships that we have with many of our vendors provide us a competitive advantage over other apparel distributors.

By having Columbia employees in regions where we source our products, we enhance our ability to monitor factories to ensure their compliance with Columbia's Standards of Manufacturing Practices. Our policies require every factory to comply with our code of conduct relating to factory working conditions and the treatment of workers involved in the production of our products.

Our quality control program is designed to ensure that our products meet the highest quality standards. Our employees monitor the quality of fabrics and other components and inspect prototypes of each product before starting production runs. In addition, our employees perform quality control checks throughout the production process up to and including final shipment to our customers. We believe that our attention to quality control is an important and effective means of maintaining the quality and reputation of our products.

Independent manufacturers generally produce our apparel using one of two principal methods. In the first method, the manufacturer purchases the raw materials needed to produce the garment from suppliers that we have approved, at prices and on terms negotiated by either the manufacturer or by us. A substantial portion of our merchandise is manufactured under this arrangement. In the second method, sometimes referred to as cut, make, pack, and quota and used principally for production in China, we directly purchase the raw materials from suppliers, assure that the independent manufacturers have the necessary availability of import quotas, and ship the materials in a kit, together with patterns, samples, and most of the other necessary items, to the independent manufacturer to produce the finished garment. Although this second arrangement advances the timing for inventory purchases and exposes us to additional risks before a garment is manufactured, we believe that it further increases our manufacturing flexibility and frequently provides us with a cost advantage over other production methods.

We transact business on an order-by-order basis without exclusive commitments or arrangements to purchase from any single vendor. We believe, however, that long term relationships with our vendors will help to ensure that adequate sources are available to produce a sufficient supply of goods in a timely manner and on satisfactory economic terms in the future.

By sourcing the bulk of our products outside the United States, we are subject to risks of doing business abroad. These risks include governmental restrictions, political or labor disturbances and foreign exchange rate fluctuations. In particular, we must continually monitor import requirements and transfer production as necessary to lessen the potential impact from increased tariffs or quota restrictions that may be periodically imposed.

We have from time to time experienced difficulty satisfying our raw material and finished goods requirements, and any similar future difficulties could adversely affect our business operations. Our four largest factory groups accounted for approximately 14% of our total global production for 2005, and a single vendor supplies substantially all of the zippers used in our products. These companies, however, have multiple factory locations, many of which are in different countries, which reduces the risk that unfavorable conditions at a single factory or location will have a material adverse effect on our business.

Sales and Distribution

Our products are sold to approximately 12,000 retailers throughout the world, ranging from specialty stores to department stores. Our strategy for continued growth is to focus on:

- enhancing the productivity of existing retailers;
- expanding distribution in international markets;

- further developing the existing merchandise categories; and
- increasing our penetration into the department store and specialty footwear channels.

The following table presents net sales to unrelated entities and approximate percentages of net sales by geographic region for each of the last three years (dollars in millions):

	2005		2004		2003	
	Net Sales	% of Sales	Net Sales	% of Sales	Net Sales	% of Sales
United States	\$ 676.9	58.6%	\$ 666.7	60.9%	\$596.8	62.7%
Canada	114.8	9.9	116.9	10.7	106.7	11.2
Europe	184.3	15.9	170.3	15.5	135.2	14.2
Other international (1)	179.8	15.6	141.4	12.9	113.1	11.9
Total	\$1,155.8	100.0%	\$1,095.3	100.0%	\$951.8	100.0%

⁽¹⁾ Includes direct sales in Japan, Korea and to third-party distributors in Europe and elsewhere.

See Note 16 of Notes to Consolidated Financial Statements for net sales to unrelated entities, income before income tax, total assets, interest (income) expense, net, and depreciation and amortization expense by geographic segment.

North America

Approximately 41.0% of the retailers that offer our products worldwide are located in the United States and Canada. Sales in these two countries accounted for 68.5% of our net sales for 2005. We work with 28 independent sales agencies that in turn work with retail accounts varying in size from single specialty store operations to large chains made up of many stores in several locations.

Mountain Hardwear products are sold through 10 independent sales agencies that work with a variety of retail accounts that are primarily focused on smaller specialty outdoor and ski shops across the United States. Mountain Hardwear products are also sold through select specialty chain stores and catalog companies that feature high end outdoor equipment and apparel. In Canada, Mountain Hardwear products are sold through an independent distributor.

Our flagship store in Portland, Oregon is designed to create a distinctive Columbia environment, reinforcing the active and outdoor image of the Columbia brand. In addition, this store provides us with the ability to test new marketing and merchandising techniques. We also operate eight outlet stores in various locations throughout North America. These outlet stores are designed to sell excess and distressed inventory without adversely affecting our retail accounts.

We inspect, sort, pack and ship substantially all of our products sold to United States retailers from our Rivergate Distribution Center, which consists of approximately 850,000 square feet located in Portland, Oregon, and from our 4 Star Distribution Center, which consists of approximately 520,000 square feet located in Robards, Kentucky. The 4 Star Distribution Center began operating in January 2005. The addition of this facility improved proximity to major footwear customers and, we believe, facilitates reorders. Although this facility was constructed with a specific focus on footwear, it supports other product lines as well.

Mountain Hardwear products sold to United States retailers are inspected, sorted, packed and shipped from the Richmond, California Distribution Center, which consists of approximately 58,000 square feet. We will cease operating the Richmond, California Distribution Center in early 2006. The remainder of Mountain Hardwear product will be moved and distributed from the 4 Star Distribution Center.

We handle Canadian distribution from a leased warehouse in Strathroy, Ontario.

In some instances, we arrange to have products shipped directly from our independent manufacturers to customer-designated facilities.

Europe

Our European headquarters is located in Geneva, Switzerland and we have European sales offices in France, Germany, Italy, the United Kingdom, Switzerland, and the Netherlands. We sell our products directly to approximately 5,200 retailers in Western European countries. Our marketing and sales efforts, particularly in our direct European markets, resulted in net direct sales of our products in Europe of \$184.3 million in 2005.

We distribute our apparel and footwear products in direct markets in Europe through our distribution center in Cambrai, France, which we own and operate. The facility in Cambrai consists of approximately 269,000 square feet and began operating in January 2003.

Other International

We have distributed our products through independent distributors in Japan since the mid-1970s. In the fall of 1998, we began distributing our products directly in Japan, predominantly through retailers, some of which we manage and operate. We now sell our products primarily through a combination of retailers and wholesalers. We distribute our products in Japan through a warehouse that is owned and operated by an independent logistics company located near Tokyo. In 1997 we began selling our products directly in South Korea, principally through retailers. Korean distribution is conducted from a leased warehouse in Seoul.

In several other countries throughout the world, we sell our products to independent distributors. These distributors service retail customers in locations such as Australia, New Zealand, South America, portions of Europe, Russia and China, among others. For 2005, shipments to Russia represented the largest segment of the international distributor business.

Intellectual Property

We own many trademarks, including Columbia®, Columbia Sportswear Company®, Convert®, Sorel®, Bugabooo®, Bugabootoo®, Omni-Tech®, GRT®, Omni-Grip®, Columbia Interchange System®, Titanium®, Tough Mother®, Mountain Hardwear®, Montrail®, the Columbia diamond shaped logo, the Mountain Hardwear nut logo and the Sorel polar bear logo. Our trademarks, many of which are registered or subject to pending applications in the United States and other nations, are used on a variety of goods, including apparel, footwear and licensed products. We believe that our trademarks are valuable and provide consumers with an assurance that the product being purchased is of high quality and provides good value. We also place significant value on product designs (the overall appearance and image of our products) which, along with trademarks, distinguish our products in the marketplace. We protect these proprietary rights and frequently take action to prevent counterfeit reproductions or other infringing activity. In the past we have successfully resolved conflicts over proprietary rights through legal action and negotiated settlements. As our market share expands in geographic scope and product categories, we anticipate intellectual property disputes will increase as well, making it more expensive and challenging to establish and protect our proprietary rights and to defend against claims of infringement by others.

Backlog

We typically receive the bulk of our orders for each of the fall and spring seasons by March 31 and September 30, respectively. A variety of factors correspond to these dates, including the timing of our order deadlines, the timing of our receipt of orders, and the timing of our shipments. As a result, our backlog at March 31 and September 30 is a more meaningful indicator of future sales than our backlog at December 31. Accordingly, we will disclose our backlog at March 31 and September 30 in our Quarterly Reports on Form 10-Q for those respective periods, rather than at December 31. Generally, orders are subject to cancellation prior to the date of shipment.

Seasonality

Our business is affected by the general seasonal trends common to the outdoor apparel industry, with sales and profits highest in the third calendar quarter. Our products are marketed on a seasonal basis, with a product mix weighted substantially toward the fall season. The results of our operations in any period should not be considered indicative of the results to be expected for any future period. Our product sales are subject to substantial cyclical fluctuations and are affected by unseasonal weather conditions. Sales tend to decline in periods of recession or uncertainty regarding future economic prospects that affect consumer spending, particularly on discretionary items. This cyclicality and any related fluctuation in consumer demand could have a material adverse effect on our business.

Competition

The active outerwear, sportswear and footwear segments of the apparel industry are highly competitive and we believe that this competition will increase. In addition, our licensees operate in very competitive markets (such as those for watches, leather outerwear, and socks). We encounter substantial competition in the active outerwear and sportswear business from, among others, The North Face, Inc. (VF Corporation), Marmot Mountain Ltd., Spyder Active Sports, Inc., Woolrich Woolen Mills, Inc., The Timberland Company, Carhartt, Patagonia Corporation, Helly Hansen A/S and Burton. In addition, we compete with major sport companies, such as NIKE, Inc., adidas-Salomon AG, Under Armour, Inc., and Reebok International Ltd., and with fashionoriented competitors, such as Polo Ralph Lauren Corporation and Izod. Our footwear line competes with, among others, The North Face, Timberland, NIKE ACG, adidas-Salomon, Merrell, Wolverine Worldwide Inc., Teva and Kamik. Many of these companies have global operations and compete with us in Europe and Asia. In Europe we also face competition from brands such as Berghaus of the United Kingdom, Jack Wolfskin of Germany, La Fuma of France, and Helly Hansen in Scandinavia as well as many other regional brands. In Asia our competition is from brands such as The North Face, Mont-Bell and Patagonia among others. In many cases, our most significant competition comes from our own retail customers that manufacture and market clothing and footwear under their own labels. Some of our competitors are substantially larger and have greater financial, distribution, marketing and other resources than we do. We believe that the primary competitive factors in the market for activewear are price, brand name, functionality, durability and style and that our product offerings are well positioned within the market.

Mountain Hardwear equipment (tents and sleeping bags) competes directly with such companies as The North Face, Sierra Designs, Kelty (American Recreational Products), Marmot, Arctery'x (Salomon USA) and other smaller specialized brands worldwide. Columbia bags and packs compete directly with Jansport, The North Face, East Pack, High Sierra and other bag and pack brands worldwide.

Credit and Collection

We extend credit to our customers based on an assessment of a customer's financial condition, generally without requiring collateral. To assist in the scheduling of production and the shipping of seasonal products, we offer customers discounts for placing pre-season orders and extended payment terms for taking delivery before the peak shipping season. These extended payment terms increase our exposure to the risk of uncollectible receivables. In some markets and with some customers we use credit insurance to minimize our risk of credit loss. Some of our significant customers have experienced financial difficulties in the past, and future financial difficulties of our customers could have a material adverse effect on our business.

Government Regulation

Many of our imports are subject to existing or potential governmental duties, tariffs or quotas that may limit the quantity of various types of goods that may be imported into the United States and other countries. In addition, these duties often represent a material portion of the cost of the merchandise. Although we diligently monitor these trade restrictions, the United States or other countries could impose new or adjusted quotas, duties, tariffs or other restrictions, any of which could have a material adverse effect on our business.

Employees

At December 31, 2005 we had 2,712 full-time employees. Of these employees, 1,274 were based in the United States, 1,060 in Asia, 259 in Europe and 119 in Canada.

Available Information

We make available free of charge on or through our website at www.columbia.com our annual reports on Form 10-K, quarterly reports on Form 10-Q, current reports on Form 8-K and amendments to these reports filed or furnished pursuant to Section 13(a) or 15(d) of the Exchange Act as soon as reasonably practicable after we file these materials with the Securities and Exchange Commission.

Item 1(A). RISK FACTORS

In addition to the other information contained in this Form 10-K, the following risk factors should be considered carefully in evaluating our business. Our business, financial condition, or results of operations could be materially adversely affected by any of these risks. Please note that additional risks not presently known to us or that we currently deem immaterial may also impair our business and operations.

We May be Adversely Affected by Weather Conditions

Our business is adversely affected by unseasonable weather conditions. Sales of our outerwear and cold weather footwear are dependent in part on the weather and may decline in years in which weather conditions do not favor the use of these products. For example, in fall 2004, unseasonably warm weather in the United States caused customers to delay, and in some cases reduce or cancel, orders for our outerwear, which had an adverse effect on our net sales and profitability. Periods of unseasonably warm weather in the fall or winter or unseasonably cold or wet weather in the spring could have a material adverse effect on our results of operations and financial condition.

We May be Adversely Affected by an Economic Downturn or Economic Uncertainty

Sales of our products are subject to substantial cyclical fluctuation. Consumer demand for our products may not reach our growth targets, or may decline, when there is an economic downturn or economic uncertainty in our key markets, particularly markets in North America and Europe. Weakness in the Japanese economy, for example, has limited growth opportunities in recent years, and a slower economy in the United States in 2002 and 2003 created additional uncertainties for our customers and our business. In addition, continued volatility in the global oil markets has resulted in rising fuel prices, which many shipping companies are passing on to their customers. Our shipping costs have continued to increase over the past several years, and we expect these increases to continue. Because we price our products to our customers in advance, we may not be able to pass these increased costs on to our customers. Rising oil prices and interest rates may also adversely affect consumer demand. Our sensitivity to economic cycles and any related fluctuation in consumer demand and rising shipping costs could have a material adverse effect on our results of operations and financial condition.

Our International Operations Involve Many Risks

We are subject to the risks generally associated with doing business abroad. These risks include foreign laws and regulations, foreign consumer preferences, political unrest, disruptions or delays in shipments and changes in economic conditions in countries in which we manufacture or sell products. In addition, disease outbreaks, terrorist acts and U.S. military operations have increased the risks of doing business abroad. These factors, among others, could affect our ability to sell products in international markets, our ability to manufacture products or procure materials, and our cost of doing business. If any of these or other factors make the conduct of business in a particular country undesirable or impractical, our business could be materially and adversely affected. In addition, many of our imported products are subject to duties, tariffs or quotas that affect the cost and

quantity of various types of goods imported into the United States or into our other sales markets. For example, the European Commission recently proposed additional duties on certain leather footwear imported into Europe from Vietnam and China. These duties, which may be significant, could significantly affect the sale of our footwear in Europe. Any country in which our products are produced or sold may eliminate, adjust or impose new quotas, duties, tariffs, antidumping penalties or other charges or restrictions, any of which could have a material adverse effect on our results of operations and financial condition.

We May be Adversely Affected by the Financial Health of Retailers

We extend credit to our customers based on an assessment of a customer's financial circumstances, generally without requiring collateral. To assist in the scheduling of production and the shipping of seasonal products, we offer customers discounts for placing pre-season orders and extended payment terms for taking delivery before the peak shipping season. These extended payment terms increase our exposure to the risk of uncollectible receivables. In addition, we face increased risk of order reduction or cancellation when dealing with financially ailing retailers or retailers struggling with economic uncertainty. Some of our significant customers have experienced financial difficulties in the past, which in turn have had an adverse effect on our business, and we believe that retailers are being more cautious than usual with orders as a result of weakness in the retail economy. A slowing economy in our key markets could have an adverse effect on the financial health of our customers, which could in turn have a material adverse effect on our results of operations and financial condition.

We Operate in Very Competitive Markets

The markets for outerwear, sportswear, rugged footwear, tents and sleeping bags are highly competitive, as are the markets for our licensed products. In each of our geographic markets, we face significant competition from global and regional branded apparel and footwear companies. In many instances, retailers who are our customers pose our most significant competitive threat by marketing apparel, footwear and equipment under their own labels. We also compete with other companies for the production capacity of independent manufacturers that produce our products and for import quota capacity. Many of our competitors are significantly larger and have substantially greater financial, distribution, marketing and other resources and have achieved greater recognition for their products than we have. Increased competition could result in reductions in display areas in retail locations, reductions in sales, or reductions in our profit margins, any of which could have a material adverse effect on our results of operations and financial condition.

We May be Adversely Affected by Retailer Consolidation

When retailers combine their operations through mergers, acquisitions, or other transactions, their consolidated order volume may decrease while their bargaining power and the competitive threat they pose by marketing products under their own label may increase. Some of our significant customers have consolidated their operations in the past, which in turn has had a negative impact on our business. We expect retailer consolidation to continue, which could have a material adverse effect on our results of operations and financial condition.

We Face Risks Associated with Consumer Preferences and Fashion Trends

Changes in consumer preferences or consumer interest in outdoor activities could have a material adverse effect on our business. In addition, although we believe that our products have not been significantly affected by past fashion trends, changes in fashion trends could have a greater impact as we expand our offerings to include more product categories in more geographic areas. We also face risks because our business requires us to anticipate consumer preferences. Our decisions about product designs often are made far in advance of consumer acceptance. Although we try to manage our inventory risk through early order commitments by retailers, we must generally place production orders with manufacturers before we have received all of a season's orders, and orders may be cancelled by retailers before shipment. If we fail to anticipate accurately and respond to consumer

preferences, we could experience lower sales, excess inventories and lower profit margins, any of which could have a material adverse effect on our results of operations and financial condition.

Our Success Depends on Our Use of Proprietary Rights

Our registered and common law trademarks have significant value and are important to our ability to create and sustain demand for our products. We also place significant value on our trade dress, the overall appearance and image of our products. From time to time, we discover products that are counterfeit reproductions of our products or design knock offs, or that otherwise infringe on our proprietary rights. Counterfeiting activities typically increase as brand recognition increases, especially in markets outside the United States. If we are unsuccessful in challenging a party's products on the basis of trademark or design infringement, continued sales of these products could adversely affect our sales and our brand and result in the shift of consumer preference away from our products. The actions we take to establish and protect trademarks and other proprietary rights may not be adequate to prevent imitation of our products by others or to prevent others from seeking to block sales of our products as violations of proprietary rights. Additionally, in markets outside of the United States, it may be more difficult for us to establish our proprietary rights and to successfully challenge use of those rights by other parties. Actions or decisions in the management of our intellectual property portfolio may affect the strength of the brand, which may in turn have a material adverse effect on our results of operations and financial condition.

Although we have not been materially inhibited from selling products in connection with trademark and trade dress disputes, as we extend our brand into new product categories and new product lines and expand the geographic scope of our marketing, we could become subject to litigation based on allegations of the infringement of intellectual property rights of third parties. Future litigation also may be necessary to defend us against such claims or to enforce and protect our intellectual property rights. Any intellectual property litigation could be costly and could divert management's attention from the operation of our business. Adverse determinations in any litigation could result in the loss of our proprietary rights, subject us to significant liabilities or require us to seek licenses from third parties, which may not be available on commercially reasonable terms, if at all. This could have a material adverse effect on our results of operations and financial condition.

Our Success Depends on Our Distribution Facilities

Our ability to meet customer expectations, manage inventory, complete sales and achieve objectives for operating efficiencies depends on the proper operation of our existing distribution facilities, the development or expansion of additional distribution capabilities and the timely performance of services by third parties (including those involved in shipping product to and from our distribution facilities). In the United States, we rely primarily on our distribution centers in Portland, Oregon and Robards, Kentucky; in Canada, we rely primarily on our distribution center in Strathroy, Ontario; and in Europe we rely primarily on our distribution center in Cambrai, France.

The implementation and performance of our Kentucky distribution facility is subject to many risks generally associated with transition and startup activities, including the risk that the new distribution facility may not successfully handle distribution activities and the risk that the transition may be disruptive to our business. Our distribution facilities in the United States and France are highly automated, which means that their operations are complicated and may be subject to a number of risks related to computer viruses, the proper operation of software and hardware, electronic or power interruptions, or other system failures. Risks associated with upgrading or expanding these facilities may significantly disrupt our operations.

Our distribution facilities could also be interrupted by disasters, such as earthquakes (which are known to occur in the Northwestern United States) or fires. We maintain business interruption insurance, but it may not adequately protect us from the adverse effect that could be caused by significant disruptions in our distribution facilities.

Our Success Depends on Our Information Systems

Our business is increasingly reliant on information technology. Information systems are used in all stages of our production cycle, from design to distribution, and are used as a method of communication between employees, our subsidiaries overseas, as well as our customers. We also rely on our information systems to allocate resources and forecast operating results. System failures or service interruptions may occur as the result of a number of factors, including computer viruses, hacking or other unlawful activities by third parties, disasters, or failure to properly protect, repair or maintain systems. Any interruption of critical business information systems may have a material adverse affect on our results of operations and financial condition.

Our Success Depends on Our Growth Strategies

We face many challenges in implementing our growth strategies. For example, our expansion into international markets involves countries where we have little sales or distribution experience and where our brand is not yet widely known. Expanding our product categories involves, among other things, gaining experience with new products, gaining consumer acceptance, and establishing and protecting intellectual property rights. Increasing sales to department stores, and improving the sales productivity of our customers, will each depend on various factors, including strength of our brand name, competitive conditions, our ability to manage increased sales and future expansion, the availability of desirable locations and the negotiation of terms with retailers. Future terms with customers may be less favorable to us than those under which we now operate. Large retailers in particular increasingly seek to transfer various costs of business to their vendors, such as the cost of lost profits from product price markdowns.

To implement our business strategy, we must manage growth effectively. We need to continue to change various aspects of our business, to maintain and enhance our information systems and operations to respond to increased demand and to attract, retain and manage qualified personnel. Growth could place an increasing strain on management, financial, product design, marketing, distribution and other resources, and we could experience operating difficulties. For example, in recent years, we have undertaken a number of new initiatives that require significant management attention and corporate resources, including the development or expansion of distribution facilities on two continents, the acquisition, rejuvenation and expansion of the Sorel® brand, and the acquisition, integration and expansion of Mountain Hardwear, Inc. This growth involves many risks and uncertainties that, if not managed effectively, could have a material adverse effect on our results of operations and financial condition.

We May be Adversely Affected by Currency Exchange Rate Fluctuations

We generally purchase products in U.S. dollars. However, the cost of these products sourced overseas may be affected by changes in the value of the relevant currencies. Price increases caused by currency exchange rate fluctuations could make our products less competitive or have an adverse effect on our margins. Our international revenues and expenses generally are derived from sales and operations in foreign currencies, and these revenues and expenses could be materially affected by currency fluctuations, including amounts recorded in foreign currencies and translated into U.S. dollars for consolidated financial reporting. Currency exchange rate fluctuations could also disrupt the business of the independent manufacturers that produce our products by making their purchases of raw materials more expensive and more difficult to finance. Foreign currency fluctuations could have a material adverse effect on our results of operations and financial condition.

We May be Adversely Affected by Labor Disruptions

Our business depends on our ability to source and distribute products in a timely manner. Labor disputes at factories, shipping ports, transportation carriers, or distribution centers create significant risks for our business, particularly if these disputes result in work slowdowns, lockouts, strikes, or other disruptions during our peak manufacturing and importing seasons, and could have a material adverse effect on our business, potentially resulting in cancelled orders by customers, unanticipated inventory accumulation, and reduced revenues and earnings.

We Depend on Independent Manufacturers

Our products are produced by independent manufacturers worldwide. We do not operate or own any production facilities. Although we enter into a number of purchase order commitments each season, we do not have long-term contracts with some manufacturers. We therefore face risks that manufacturing operations will fail to perform as expected or that our competitors will gain production or quota capacities that we need for our business. If a manufacturer fails to ship orders in a timely manner or to meet our standards, we could miss delivery deadlines, which could result in cancellation of orders, refusal to accept deliveries or a reduction in purchase prices, any of which could have a material adverse effect on our business.

Reliance on independent manufacturers also creates quality control risks. A failure in our quality control program could result in diminished product quality, which may have a material adverse affect on our results of operations and financial condition.

In an effort to ensure that our independent manufacturers operate with safe, ethical and humane working conditions, we regularly monitor factories and we enforce our requirements that each manufacturer agree to comply with our *Standards of Manufacturing Practices* and applicable laws and regulations, but we do not control these vendors or their labor practices. If a manufacturer violates labor or other laws, or engages in practices that are not generally accepted as ethical in our key markets, it could have a material adverse effect on our results of operations and financial condition.

We Depend on Key Suppliers

Some of the materials that we use may be available, in the short-term, from only one source or a very limited number of sources. For example, some specialty fabrics are manufactured to our specification by one source or a few sources. From time to time, we have experienced difficulty satisfying our raw material and finished goods requirements. Although we believe that we could identify and qualify additional factories to produce these materials, the unavailability of some existing manufacturers for supply of these materials could have a material adverse effect on our results of operations and financial condition.

Our Advance Purchases of Products May Result in Excess Inventories

To minimize our purchasing costs, the time necessary to fill customer orders and the risk of non-delivery, we place orders for our products with manufacturers prior to receiving all of our customers' orders and maintain an inventory of various products that we anticipate will be in greater demand. We may not be able to sell the products we have ordered from manufacturers or that we have in our inventory. Customers are allowed to cancel an order prior to shipment with sufficient notice. Inventory levels in excess of customer demand may result in inventory write-downs and the sale of excess inventory at discounted prices, which could have a material adverse effect on our results of operations and financial condition.

We Depend on Key Personnel

Our future success will depend in part on the continued service of key personnel, particularly Timothy Boyle, our President and Chief Executive Officer, and Gertrude Boyle, our Chairman and widely recognized advertising spokesperson. Our future success will also depend on our ability to attract and retain key managers, designers, sales people and others. We face intense competition for these individuals worldwide, and there is a significant concentration of well-funded apparel and footwear competitors in and around Portland, Oregon (including NIKE, Inc. and adidas-Salomon AG). We may not be able to attract or retain these employees, which could have a material adverse effect on our results of operations and financial condition.

Our Business Is Affected by Seasonality

Our results of operations have fluctuated and are likely to fluctuate significantly from period to period. Our products are marketed on a seasonal basis, with a product sales mix now weighted substantially toward the fall

season. Our results of operations for the quarter ended September 30 in the past have been much stronger than the results for the other quarters. This seasonality, along with other factors that are beyond our control, including general economic conditions, changes in consumer preferences, weather conditions, availability of import quotas and currency exchange rate fluctuations, could adversely affect our business and cause our results of operations to fluctuate. Our operating margins are also sensitive to a number of factors that are beyond our control, including shifts in product sales mix, geographic sales trends, and currency exchange rate fluctuations, all of which we expect to continue as we expand our product offerings and geographic penetration. Results of operations in any period should not be considered indicative of the results to be expected for any future period.

We Face Risks of Product Liability and Warranty Claims

Our products are used in outdoor activities, sometimes in severe conditions. Although we have not experienced any significant expense as the result of product recalls or product liability claims, recalls or these types of claims could occur in the future and have a material adverse effect on our business. Some of our products carry limited warranties for defects in quality and workmanship. We maintain a warranty reserve for future warranty claims, but the actual costs of servicing future warranty claims could exceed the reserve and have a material adverse effect on our results of operations and financial condition.

Our Common Stock Price May Be Volatile

The price of our common stock has fluctuated substantially since our initial public offering. Our common stock is traded on the NASDAQ National Market, which has experienced and is likely to continue to experience significant price and volume fluctuations that could adversely affect the market price of our common stock without regard to our operating performance. We also believe factors such as fluctuations in financial results, variances from financial market expectations, changes in earnings estimates by analysts, or announcements by us or competitors may cause the market price of the common stock to fluctuate, perhaps substantially.

Insiders Control a Majority of Our Common Stock and Could Sell Shares

Three shareholders Timothy Boyle, Gertrude Boyle and Sarah Bany beneficially own a majority of our common stock. As a result, if acting together, they can effectively control matters requiring shareholder approval without the cooperation of other shareholders. Shares held by these three insiders are available for resale, subject to the requirements of, and the rules under, the Securities Act of 1933. The sale or prospect of the sale of a substantial number of these shares could have an adverse effect on the market price of our common stock.

Item 1(B). UNRESOLVED STAFF COMMENTS

None.

Item 2. PROPERTIES

Following is a summary of principal properties owned or leased by us.

Corporate Headquarters:

Portland, Oregon (1 location) owned

Mountain Hardwear Operation (1):

Richmond, California (1 location) leased

Canadian Operation (2):

Strathroy, Ontario (1 location) leased

U.S. Distribution Facilities:

Portland, Oregon (1 location) owned Robards, Kentucky (1 location) owned

- (1) Lease expires at the end of 2008.
- (2) Lease expires at the end of 2011.
- (3) Lease expires in June 2010.

Item 3. LEGAL PROCEEDINGS

From time to time in our normal course of business we are a party to various legal claims, actions and complaints. Currently, we do not have any pending litigation that we consider material.

Item 4. SUBMISSION OF MATTERS TO A VOTE OF SECURITY HOLDERS

None.

Item 4(A). EXECUTIVE OFFICERS AND KEY EMPLOYEES OF THE REGISTRANT

The following table sets forth our executive officers and certain key employees.

Name	Age	Position
Gertrude Boyle	82	Chairman of the Board (1)
Timothy P. Boyle	56	President, Chief Executive Officer, Director (1)
Patrick D. Anderson	48	Vice President and Chief Operating Officer, Assistant Secretary (1)
Peter J. Bragdon	43	Vice President and General Counsel, Secretary (1)
David C. Carlson	59	Vice President of Global Distribution (3)
Rick D. Carpenter	42	Former Vice President of Manufacturing and Operations (1) (2)
Thomas B. Cusick	38	Vice President and Corporate Controller
Bradley L. Gebhard	41	Vice President of Footwear
Daniel G. Hanson	47	Vice President of Marketing
Robert G. Masin	57	Senior Vice President of Sales and Merchandising (1)
Susan G. Popp	50	Vice President of Human Resources
Grant D. Prentice	51	Vice President Global Outerwear Integration (1)
Mark J. Sandquist	46	Vice President of Apparel and Equipment
Bryan L. Timm	42	Vice President and Chief Financial Officer, Treasurer (1)
William Tung	41	Vice President of International Sales and Operations

⁽¹⁾ These individuals are considered Executive Officers of Columbia.

European Headquarters (3):

Geneva, Switzerland (1 location) leased

Europe Operation:

Strasbourg, France (1 location) owned

Europe Distribution Facility:

Cambrai, France (1 location) owned

⁽²⁾ Mr. Carpenter resigned from Columbia in January 2006.

⁽³⁾ Mr. Carlson is resigning from Columbia in March 2006.

Gertrude Boyle has served as Chairman of the Board of Directors since 1983. Columbia was founded by her parents in 1938 and managed by her husband, Neal Boyle, from 1964 until his death in 1970. Mrs. Boyle also served as our President from 1970 to 1988. Mrs. Boyle is Timothy P. Boyle's mother.

Timothy P. Boyle joined Columbia in 1971 as General Manager and has served as President and Chief Executive Officer since 1988. He has been a member of the Board of Directors since 1978. Mr. Boyle is also a member of the Board of Directors of Northwest Natural Gas and Widmer Brothers Brewing Company. Mr. Boyle is Gertrude Boyle's son.

Patrick D. Anderson joined Columbia in June 1992 as Manager of Financial Reporting, became Corporate Controller in August 1993 and was appointed Chief Financial Officer in December 1996. In May 2001, Mr. Anderson was appointed Vice President of Finance and Administration as well as Assistant Secretary and served in this position until July 2002 when Mr. Anderson was named Vice President and Chief Operating Officer. From 1985 to 1992, Mr. Anderson was an accountant with Deloitte & Touche LLP.

Peter J. Bragdon became Vice President and General Counsel of Columbia in July 2004. Previously, from 1999 to January 2003, Mr. Bragdon served as Senior Counsel and Director of Intellectual Property for Columbia. Mr. Bragdon served as Chief of Staff in the Oregon Governor's office from January 2003 through June 2004. From 1993 to 1999, Mr. Bragdon was an attorney in the corporate securities and finance group at Stoel Rives LLP. Mr. Bragdon served as Special Assistant Attorney General for the Oregon Department of Justice for seven months in 1996.

David C. Carlson joined Columbia in May 1995 as Distribution Center Manager and was named Director of Global Distribution in November 1996. In December 2004, Mr. Carlson was named Vice President of Global Distribution. Prior to joining Columbia, Mr. Carlson held various senior level positions for Aspen Skiwear and O.P. Childrenswear. Mr. Carlson is resigning from Columbia in March 2006.

Rick D. Carpenter joined Columbia in October 1988 as Inventory Planner and held various management positions in planning and customer operations until May 1998 when he was promoted to Director of Operations. In May 2001, Mr. Carpenter was named Vice President of Manufacturing and Operations. Prior to joining Columbia, Mr. Carpenter held warehouse management positions for Modern Merchandising. Mr. Carpenter resigned from Columbia in January 2006.

Thomas B. Cusick joined Columbia in September 2002 as Corporate Controller and was named Vice President and Corporate Controller in March 2006. From 1995 to 2002, Mr. Cusick worked for Cadence Design Systems (and OrCAD, a company acquired by Cadence in 1999), which operates in the electronic design automation industry, in various financial management positions. From 1990 to 1995, Mr. Cusick was an accountant with KPMG LLP.

Bradley L. Gebhard joined Columbia in October 2005 as Vice President of Footwear. From April 2004 to March 2005, Mr. Gebhard worked for adidas-Salomon AG as Director of Outdoor. Mr. Gebhard was employed by Salomon in Annecy, France as Head of Global Footwear Operations from May 2000 to April 2004. From May 1990 to May 2000, he worked in project management and development for both adidas and Nike, Inc.

Daniel G. Hanson joined Columbia in September 1989 and held various management positions in sales and marketing until 1996 when he became Director of Marketing Communications. In March 2006 Mr. Hanson was named Vice President of Marketing. From 1982 to 1989 Mr. Hanson worked for Helly-Hansen, where he served as United States Marketing Manager from 1986 to 1989.

Robert G. Masin joined Columbia in May 1989 as National Sales Manager and became General Merchandise Manager in July 1998. In May 2001, Mr. Masin was named Senior Vice President of Sales and Merchandising. From 1976 to 1989 he worked for W.L. Gore and Associates, a polymer technology and

manufacturing and service company. From 1982 to 1989 he was National Sales Manager of Gore's Fabric Division.

Grant D. Prentice joined Columbia in May 1984 as General Manager Outerwear Merchandising. In May 2001, Mr. Prentice was named Vice President and General Manager Outerwear Merchandising. In July 2004, Mr. Prentice was named Vice President Global Outerwear Integration. From 1977 to 1984, Mr. Prentice worked as a sales representative for Gerry Outdoor Products, a skiwear company based in Colorado.

Susan G. Popp joined Columbia in April 1997 as Human Resources Manager and in May of 2004 was named Human Resources Director. In March 2006, Ms. Popp was named Vice President Human Resources. Prior to joining Columbia, Ms. Popp held Human Resource positions at Nike from 1996 to 1997; at Avia from 1994 to 1996; and at Blue Cross and Blue Shield of Oregon from 1981 to 1993.

Mark J. Sandquist joined Columbia in March 1995 as Senior Merchandiser of Men's and Women's Sportswear and in August 2000 was named General Manager Sportswear Merchandising. In July 2004, Mr. Sandquist was named Vice President Apparel and Equipment. From 1985 to 1995, Mr. Sandquist held various managerial positions for Union Bay.

Bryan L. Timm joined Columbia in June 1997 as Corporate Controller and was named Chief Financial Officer in July 2002. In 2003 Mr. Timm was also named Vice President and Treasurer. From 1991 to 1997 Mr. Timm held various financial management positions for another Portland based public company, Oregon Steel Mills, Inc. From 1986 to 1991, Mr. Timm was an accountant with KPMG LLP. Mr. Timm is a member of the Board of Directors of Umpqua Holdings Corporation.

William Tung joined Columbia in September 2003 and was named Vice President of International Sales and Operations in December 2004. From 2002 to 2003, Mr. Tung worked for The Body Shop as Regional Director of North Asia. He was employed by The Rockport Company from 1994 to 2002 where he served in a variety of capacities, most recently as Vice President of Europe. From 1991 to 1994, Mr. Tung worked for Prince Racquet Sports (a division of Benetton Sportsystems) as Sales and Marketing Manager of Asia-Pacific.

PART II

Item 5. MARKET FOR REGISTRANT'S COMMON EQUITY, RELATED STOCKHOLDER MATTERS AND ISSUER PURCHASES OF EQUITY SECURITIES

Our common stock is listed on the NASDAQ National Market and trades under the symbol COLM. At March 1, 2006, there were approximately 209 shareholders of record.

Following are the quarterly high and low closing prices for our Common Stock for the years ended December 31, 2005 and 2004:

	HIGH	LOW
2005		
First Quarter	\$57.65	\$52.83
Second Quarter	\$54.11	\$43.00
Third Quarter	\$51.81	\$44.29
Fourth Quarter	\$48.52	\$42.07
2004		
First Quarter	\$57.61	\$50.52
Second Quarter	\$58.52	\$51.58
Third Quarter	\$56.93	\$51.90
Fourth Quarter	\$60.93	\$53.74

Since the completion of our initial public offering in April 1998, we have not declared any dividends. We anticipate that all of our earnings in the foreseeable future will be retained for the development and expansion of our business and, therefore, we have no current plans to pay cash dividends. Our future dividend policy will depend on our earnings, capital requirements, financial condition, restrictions imposed by our credit agreements, and other factors considered relevant by our Board of Directors. For various restrictions on our ability to pay dividends, see Management's Discussion and Analysis of Financial Condition and Results of Operations and Note 6 of Notes to Consolidated Financial Statements.

Issuer Purchases of Equity Securities

The following table provides information regarding our repurchases of our common stock during the quarter ended December 31, 2005:

<u>Period</u>	Total Number of Shares Purchased	Average Price Paid per Share	Total Number of Shares Purchased as Part of Publicly Announced Plans or Programs(1)	Approximate Dollar Value of Shares that May Yet Be Purchased Under the Plans or Programs
October 1, 2005 to October 31, 2005				\$235,903,874
November 1, 2005 to November 30, 2005	935,631	\$44.19	935,631	\$194,555,770
December 1, 2005 to December 31, 2005	75,180	45.00	75,180	\$191,172,319
Total	1,010,811	\$44.25	1,010,811	\$191,172,319

⁽¹⁾ In April 2004, our Board of Directors authorized the repurchase of up to \$100 million of our common stock. In January 2005, our Board of Directors authorized the repurchase of an additional \$100 million of our common stock. In October 2005, our Board of Directors authorized the repurchase of up to an additional \$200 million of our common stock. The repurchase program does not obligate us to acquire any specific number of shares or acquire shares over any specified period of time.

Item 6. SELECTED FINANCIAL DATA

Selected Consolidated Financial Data

The selected consolidated financial data presented below for, and as of the end of, each of the years in the five-year period ended December 31, 2005 have been derived from our audited consolidated financial statements. The consolidated financial data should be read in conjunction with the Consolidated Financial Statements and Accompanying Notes that appear elsewhere in this annual report and Management's Discussion and Analysis of Financial Condition and Results of Operations set forth in Item 7.

	Year ended December 31,						
	2005	2004		2003	2002	2001	
		(In	thousands, e	xcept per shar	re amounts)		
Statement of Operations Data:							
Net sales	\$1,155,791	\$1	1,095,307	\$951,786	\$816,319	\$779,581	
Cost of sales	652,036	_	597,373	511,101	437,782	422,430	
Gross profit	503,755		497,934	440,685	378,537	357,151	
Selling, general and administrative expense	322,197		290,538	252,307	216,085	209,503	
Net licensing income	(4,408)	_	(4,032)	(1,811)	(1,223)	(533)	
Income from operations	185,966		211,428	190,189	163,675	148,181	
Interest (income) expense, net	(4,889)		(3,493)	(480)	(354)	2,568	
Income tax expense	60,119		76,297	70,548	61,511	56,789	
Net income	\$ 130,736	\$	138,624	\$120,121	\$102,518	\$ 88,824	
Earnings per share (1):							
Basic	\$ 3.39	\$	3.44	\$ 3.01	\$ 2.60	\$ 2.27	
Diluted	3.36		3.40	2.96	2.56	2.23	
Weighted average shares outstanding (1):							
Basic	38,549		40,266	39,953	39,449	39,051	
Diluted	38,943		40,812	40,591	40,063	39,840	
	2005	_	2004	2003	2002	2001	
Balance Sheet Data:							
Working capital	\$ 553,951	\$	609,137	\$501,344	\$361,628	\$270,959	
Inventories	185,870		165,426	126,808	94,862	114,889	
Total assets	970,778		949,444	783,766	592,817	474,967	
Long-term debt, net of current maturities	7,414		12,636	16,335	20,636	25,047	
Shareholders' equity	742,790		780,250	640,829	472,719	353,389	

⁽¹⁾ Earnings per share and weighted average shares outstanding have been restated to reflect the three-for-two stock split that was effective June 4, 2001.

Item 7. MANAGEMENT'S DISCUSSION AND ANALYSIS OF FINANCIAL CONDITION AND RESULTS OF OPERATIONS

This Annual Report contains forward-looking statements. Forward-looking statements include any statements related to our expectations regarding future performance or conditions, including any statements regarding anticipated sales growth across markets, distribution channels, and product categories, access to raw materials and factory capacity, and financing and working capital requirements and resources.

These forward-looking statements, and others we make from time to time, are subject to a number of risks and uncertainties. Many factors could cause actual results to differ materially from those projected in forward-looking statements, including the risks described above in Item 1(A) Risk Factors. We do not undertake any duty to update forward-looking statements after the date they are made or to conform them to actual results or to changes in circumstances or expectations.

The following discussion of our results of operations and liquidity and capital resources, including known trends and uncertainties identified by management, should be read in conjunction with the Consolidated Financial Statements and Accompanying Notes that appear elsewhere in this annual report.

All references to years relate to the calendar year ended December 31 of the particular year.

Overview

Since our initial public offering in 1998, our net sales have steadily increased from \$427.3 million in 1998 to \$1,155.8 million in 2005, which equates to a compound annual growth rate of 15.3% for this period. Although we cannot predict future results with certainty, our long-term goal is to capitalize on global market opportunities for each of our key product categories. We are committed to our growth strategies of enhancing the retail productivity of our customers, leveraging our brands in international markets, further developing our product categories, selectively broadening our retail distribution channels and expanding the global awareness of our brands through license agreements. With our well-developed sourcing and distribution infrastructure and proven design and product development team, we believe that we are well positioned for future long-term growth.

Highlights for the year ended December 31, 2005 are as follows:

- Net sales increased \$60.5 million, or 5.5%, to \$1,155.8 million in 2005 from \$1,095.3 million in 2004. Excluding changes in currency exchange rates, net sales increased 4.5%. Our sales growth is largely attributable to increased sales by our international businesses, particularly our European and Other International businesses, which include our direct business in Japan and Korea and our international distributor markets worldwide. From a product categorical perspective, our sales growth was entirely attributable to increased sales of sportswear and footwear. As a result of the continued sales product mix shift during 2005, sportswear sales outpaced outerwear sales to become our largest product category representing \$450.3 million, or 39.0% of 2005 net sales.
- Our backlog for the spring 2006 selling season increased \$19.8 million, or 5.8%, to \$359.3 million as of September 30, 2005 from \$339.5 million as of September 30, 2004. Spring orders increased in all key geographic markets, particularly in international markets. Increased sportswear backlog continues to be the key driver of spring order growth. Although we cannot predict future results with certainty, our reported backlog is one indicator of our anticipated growth rates for the spring 2006 selling season. Many factors, however, could cause actual sales to differ materially from reported future order backlog. Moreover, our spring backlog is not indicative of, and should not be utilized in forecasting, sales beyond the spring 2006 selling season.
- For the year, gross profit decreased 190 basis points to 43.6% in 2005 from 45.5% in 2004. This contraction was due to a higher mix of sportswear and footwear sales that have lower gross margins than outerwear, intra-product mix shift within the outerwear product category, increased inbound air freight costs and lower margins on close-out product sales.

- Selling, general and administrative expenses increased \$31.7 million to 27.9% of net sales in 2005 from 26.5% of net sales in 2004. This increase was primarily attributable to additional personnel-related costs, additional depreciation and operating costs associated with our new distribution center in Kentucky and, to a lesser degree, an increase in variable selling expenses.
- Net income decreased 5.7% to \$130.7 million compared to 2004, and diluted earnings per share decreased to \$3.36.
- Since the inception of our stock repurchase plan in April 2004, our Board of Directors has authorized the repurchase of \$400 million of our common stock and we have repurchased approximately 4.5 million shares at an aggregate purchase price of \$208.8 million through December 31, 2005. The repurchase program does not obligate us to acquire any specific number of shares or acquire shares over any specified period of time.

Results of Operations

Net income decreased \$7.9 million, or 5.7%, to \$130.7 million in 2005 from \$138.6 million in 2004. Diluted earnings per share decreased \$0.04 to \$3.36 in 2005 from \$3.40 in 2004. Net income increased \$18.5 million, or 15.4%, to \$138.6 million in 2004 from \$120.1 million in 2003. Diluted earnings per share increased \$0.44 to \$3.40 in 2004 from \$2.96 in 2003.

The following table sets forth, for the periods indicated, the percentage relationship to net sales of specified items in our consolidated statements of operations:

	2005	2004	2003
Net sales	100.0%	100.0%	100.0%
Cost of sales	56.4	54.5	53.7
Gross profit	43.6	45.5	46.3
Selling, general and administrative expense	27.9	26.5	26.5
Net licensing income	(0.4)	(0.3)	(0.2)
Income from operations	16.1	19.3	20.0
Interest (income) expense, net	(0.4)	(0.3)	(0.0)
Income before income tax	16.5	19.6	20.0
Income tax expense	5.2	6.9	7.4
Net income	11.3%	12.7%	12.6%

Year Ended December 31, 2005 Compared to Year Ended December 31, 2004

Net Sales: Consolidated net sales increased \$60.5 million, or 5.5%, to \$1,155.8 million in 2005 from \$1,095.3 million in 2004. Excluding changes in currency exchange rates, consolidated net sales increased 4.5%.

Reconciliation of Net Sales Changes to Net Sales Changes Excluding Changes in Currency Exchange Rates

Net sales from year to year are affected by changes in selling prices and unit volume as well as changes in currency exchange rates where we have sales in foreign locations. Our net sales changes excluding the effect of changes in currency exchange rates are presented below. We disclose changes in sales excluding changes in currency exchange rates because we use the measure to understand sales growth excluding any impact from foreign currency exchange rate changes. In addition, our foreign management teams are generally evaluated and compensated in part based on the results of operations excluding currency exchange rate changes for their respective regions. Amounts calculated in accordance with accounting principles generally accepted in the United States of America, or GAAP, are denoted.

	Year e December	
	Amount (millions)	% Change
Consolidated:		
Net sales increase (GAAP)	\$60.5	5.5%
Increase due to currency exchange rate changes	11.5	1.0%
Net sales increase excluding changes in currency exchange rates	<u>\$49.0</u>	4.5%
United States:		
Net sales increase (GAAP)	\$10.2	1.5%
Europe:		
Net sales increase (GAAP)	\$14.0	8.2%
Increase due to currency exchange rate changes	0.9	0.5%
Net sales increase excluding changes in currency exchange rates	13.1	7.7%
Canada:		
Net sales decrease (GAAP)	\$ 2.1	1.8%
Increase due to currency exchange rate changes	8.5	7.3%
Net sales decrease excluding changes in currency exchange rates	\$10.6	9.1%
Other International:		
Net sales increase (GAAP)	\$38.4	27.2%
Increase due to currency exchange rate changes	2.1	1.5%
Net sales increase excluding changes in currency exchange rates	\$36.3	<u>25.7</u> %

The increase in net sales was led by our Other International business, followed by our European and United States businesses, partially offset by a decrease in net sales by our Canadian business. Sales growth was primarily the result of an increase in the quantity of units sold in each geographic region except Canada. Unit sales quantities increased in each product category except outerwear and accessories.

Net sales from outerwear decreased \$20.3 million, or 4.4%, to \$440.0 million in 2005 from \$460.3 million in 2004. This decrease was the result of weakness in our outerwear business in the United States and Canada. Outerwear sales growth was strong in Other International while European outerwear sales also increased. The decrease in outerwear sales in the United States was primarily attributable to the negative effect of poor sell-through last fall that resulted primarily from unseasonably warm weather conditions, an increasingly competitive outerwear market and an increasingly challenging retail environment. The outerwear sales growth in Other International was the result of strong sales growth in our international distributor business as well as our direct businesses in Japan and Korea. The growth in these markets was partially the result of favorable weather conditions, which drove the retail sell-through of outerwear products.

Net sales from sportswear increased \$53.9 million, or 13.6%, to \$450.3 million in 2005 from \$396.4 million in 2004. As a result of continued strength in our sportswear business and the decrease in outerwear sales, sportswear is now our largest product category, representing 39.0% of total sales. The increase in sportswear sales was predominantly the result of continued growth in the United States, which represented over 80% of the total sportswear sales growth. Sportswear sales growth in the United States occurred across all distribution channels, which was primarily the result of our broad product assortment and related consumer demand for our sportswear products. Internationally, sportswear sales increased in all markets globally led by Other International, followed by Europe and Canada.

Net sales from footwear increased \$26.6 million, or 14.4%, to \$211.2 million in 2005 from \$184.6 million in 2004. Footwear sales increased in all geographic markets led by Other International, followed by Europe, the United States and Canada. Footwear sales growth from Other International was predominantly the result of increased sales of footwear to our international distributor markets, particularly Russia and China. European footwear sales growth was predominantly attributable to demand for casual, hiking and trail footwear products targeted to our large-account European customers. The increase in sales of footwear in the United States was largely the result of continued sales growth from our sandals product lines.

Net sales from accessories decreased \$0.9 million, or 2.0%, to \$45.2 million in 2005 from \$46.1 million in 2004. The decrease in accessories sales was the result of decreased sales in the United States and Canada, partially offset by increased sales in Other International and Europe.

Net sales from equipment increased \$1.2 million, or 15.2%, to \$9.1 million in 2005 from \$7.9 million in 2004. The growth in equipment sales was primarily the result of increased international sales of Mountain Hardwear equipment products.

Net sales in the United States increased \$10.2 million, or 1.5%, to \$676.9 million in 2005 from \$666.7 million in 2004. The increase in net sales in the United States was predominantly the result of a significant increase in sales of sportswear, partially offset by a decrease in outerwear sales. Footwear and equipment sales also increased, while sales of accessories decreased. Sportswear sales increased across all distribution channels.

Europe's direct net sales increased \$14.0 million, or 8.2%, to \$184.3 million in 2005 from \$170.3 million in 2004. Excluding changes in currency exchange rates, Europe's net sales increased 7.7%. Sales increased across all product categories in Europe in 2005 led by footwear, followed by outerwear, sportswear, equipment and accessories. Footwear sales growth resulted from increased sales to large-account customers particularly in France and Spain, while footwear sales decreased in Germany and the Netherlands primarily due to difficult economic conditions in those countries. The increase in outerwear sales was largely attributable to increased sales resulting from the acquisition of our distributor in Switzerland, Tecnisport SA, in July of 2005. With the acquisition of Tecnisport, we began recognizing sales at end-customer direct prices, rather than the lower independent distributor prices that applied prior to the acquisition under our distributor agreement with Tecnisport. Excluding this acquisition, outerwear sales would have been flat because of decreased sales in Germany and the Netherlands as well as higher than normal carryover inventory by our customers from the fall 2004 season, offset by increased sales to large-account customers.

Canada's net sales decreased \$2.1 million, or 1.8%, to \$114.8 million in 2005 from \$116.9 million in 2004. Excluding changes in currency exchange rates, Canada's net sales decreased 9.1%. The decrease in net sales in Canada was largely the result of decreased outerwear sales partially offset by increased sales of footwear and sportswear. Sales of accessories also decreased. The decrease in Canadian outerwear sales was predominantly the result of decreased sales to large-account customers that were negatively affected by an increasingly challenging retail environment, as well as unfavorable weather conditions during fall 2004 resulting in excess inventory carryover by our customers. Late inbound receipts of fall 2005 inventory also contributed to the decrease in outerwear sales.

Net sales from Other International, which includes our direct business in Japan and Korea and our international distributor markets worldwide, increased \$38.4 million, or 27.2%, to \$179.8 million in 2005 from \$141.4 million in 2004. Excluding changes in currency exchange rates, Other International sales increased 25.7%. Sales growth for Other International was led by our international distributors, followed by our Korean and Japanese businesses. Net sales increased across all product categories, led by outerwear, followed by footwear, sportswear, accessories and equipment. Sales growth by our international distributors resulted from increased sales by our distributors in Russia and China which continue to expand Columbia's retail presence in those countries. The increase in Korean sales resulted from the opening of new stores and our decision to begin operating Mountain Hardwear's Korean business directly rather than through a distributor. Japanese sales growth resulted from increased sales by sports chain and specialty stores that was, in part, assisted by favorable weather conditions.

Gross Profit: Gross profit as a percentage of net sales decreased to 43.6% in 2005 from 45.5% in 2004. The decrease in gross profit was primarily the result of the continued shift in our sales product mix both between and within product categories and, to a lesser degree, increased inbound air freight costs and lower margins on close-out product sales in the first half of the year. These unfavorable gross profit impacts were partially offset by an improvement in our foreign currency hedge rates.

Product sales mix continued to have a negative effect on gross profits as sales of our sportswear and footwear products increased while sales of outerwear products decreased for the year. In general, our outerwear products carry higher gross profit margins than sportswear and footwear products. For the year, outerwear sales represented 38.1% of total net sales compared to 42.0% of total net sales in 2004. Sportswear and footwear sales increased to 39.0% and 18.3% of total net sales in 2005 from 36.2% and 16.9% in 2004, respectively. Shifts in intra-product mix also had an unfavorable effect on outerwear gross profits as a result of a shift in sales volumes to lower margin product styles.

To a lesser degree, our gross profits were also negatively affected by an increase in inbound air freight costs. We incurred incrementally higher air freight charges in the third quarter of this year compared to the same period last year in order to timely fulfill our customer orders due to various isolated supply chain issues.

An increase in 2005 close-out sales at lower gross margins compared to 2004 also had an unfavorable effect on our consolidated gross profits. This increase in close-out sales at lower gross margins resulted from the sale of fall 2004 and spring 2005 close-out product in the United States. Fall 2004 close-out sales increased due to excess inventory resulting from unseasonably warm weather during 2004. The increase in spring 2005 close-out sales primarily resulted from unseasonably cool weather conditions in the early part of the spring season in the United States.

The unfavorable gross profit impact from shifts in product sales mix, increased inbound air freight and lower gross margins on close-out sales were partially offset by an improvement in foreign currency exchange rates for spring and fall 2005 compared to spring and fall 2004. Because our global supply of inventory is generally purchased with U.S. dollars, our foreign businesses benefited from the decrease in value of the U.S. dollar compared to 2004. This favorable gross profit impact has been most noticeable in our European and Canadian businesses.

Our gross profits may not be comparable to those of other companies in our industry because some include all of the costs related to their distribution network in cost of sales. We, like others, have chosen to include these expenses as a component of selling, general and administrative expense.

Selling, General and Administrative Expense: Selling, general and administrative expense (SG&A) includes all costs associated with our design, merchandising, marketing, distribution and corporate functions including related depreciation and amortization.

SG&A expense increased \$31.7 million, or 10.9%, to \$322.2 million in 2005 from \$290.5 million in 2004. Selling expenses increased \$5.8 million, or 5.5%, while general and administrative expenses increased \$25.9 million, or 14.1%. As a percentage of net sales, SG&A increased to 27.9% of net sales for 2005 from 26.5% of net sales for 2004. Selling expenses, including commissions and advertising, remained essentially flat at 9.7% of net sales in 2005 and 2004.

The increase in general and administrative expenses primarily resulted from a \$13.9 million increase in personnel related costs, a \$4.7 million increase in depreciation and a \$7.3 million increase in operating expenses including professional fees and operating costs associated with our new distribution center in Kentucky. The increase in personnel costs was attributable to increased headcount at our corporate and subsidiary locations to support future sales growth as well as increased headcount at our Kentucky distribution center. Depreciation and amortization included in SG&A totaled \$22.7 million for 2005 compared to \$18.0 million for 2004. The increase in depreciation expense is directly related to our new distribution center in Kentucky.

Net Licensing Income: As our licensees have become more established in the marketplace with the sale of branded products, our licensing arrangements have produced highly profitable income for us. We derive net licensing income by licensing our trademarks across a range of categories that complement our current product offerings.

For 2005, we recognized licensing income from fifteen licensees. Products distributed by our licensees included socks, bags, packs, leather, eyewear, watches, camping gear, home furnishings, bicycles and other accessories.

Net licensing income increased \$0.4 million, or 10.0%, to \$4.4 million in 2005 from \$4.0 million in 2004. Licensing income in 2005 was led by Columbia licensed socks, followed by licensed leather products, home furnishings and camping gear.

Interest Income and Expense: Interest income was \$6.4 million in 2005 compared to \$4.1 million in 2004. The increase in interest income was primarily due to the higher interest rate environment compared to the same period in 2004. Interest expense increased to \$1.5 million in 2005 from \$0.6 million in 2004. The increase in interest expense was primarily attributable to a decrease in capitalized interest of \$0.6 million primarily related to the construction of the distribution center in Kentucky.

Income Tax Expense: The provision for income taxes decreased to \$60.1 million in 2005 from \$76.3 million in 2004. The reduction in the effective tax rate from 35.5% to 31.5% was primarily the result of the favorable conclusion of various income tax audits of several tax years and, to a lesser extent, higher income in jurisdictions with lower overall tax rates.

Year Ended December 31, 2004 Compared to Year Ended December 31, 2003

Net Sales: Consolidated net sales increased \$143.5 million, or 15.1%, to \$1,095.3 million in 2004 from \$951.8 million in 2003. Excluding changes in currency exchange rates, consolidated net sales increased 12.1%.

Reconciliation of Net Sales Changes to Net Sales Changes Excluding Changes in Currency Exchange Rates

Our net sales changes excluding the effect of changes in currency exchange rates are presented below:

	Year ended December 31, 2004	
	Amount (millions)	% Change
Consolidated:		
Net sales increase (GAAP)	\$143.5	15.1%
Increase due to currency exchange rate changes	<u>28.1</u>	3.0%
Net sales increase excluding changes in currency exchange rates	\$115.4	12.1%
United States:		
Net sales increase (GAAP)	\$ 69.9	11.7%
Europe:		
Net sales increase (GAAP)	\$ 35.1	26.0%
Increase due to currency exchange rate changes	16.2	12.0%
Net sales increase excluding changes in currency exchange rates	\$ 18.9	14.0%
Canada:		
Net sales increase (GAAP)	\$ 10.2	9.6%
Increase due to currency exchange rate changes	8.1	7.6%
Net sales increase excluding changes in currency exchange rates	\$ 2.1	2.0%
	====	==
Other International: Net sales increase (GAAP)	\$ 28.3	25.0%
Increase due to currency exchange rate changes	3.8	3.3%
Net sales increase excluding changes in currency exchange rates	\$ 24.5	21.7% ===

Our sales growth was predominantly driven by increased shipments of sportswear and footwear which, combined, represented over 80% of our total increase in sales. Increased sales of footwear in the United States, Europe and Canada also contributed significantly to the increase in consolidated net sales. Sales of outerwear continued to be a challenge in North America due to unseasonable winter weather and increased competition; however, the increase in sales of outerwear internationally more than offset the declines in the United States and Canada.

Net sales increased in each major geographic region, led by the United States, followed by our European, Other International and Canadian businesses. Sales growth was attributable to an increase in the quantity of units sold across all major geographic regions. Unit sales quantities also increased within each of our product categories. We continued to experience a shift in our sales product mix as sales of sportswear and footwear increased faster than our other product categories.

Net sales from outerwear increased \$16.6 million, or 3.7%, to \$460.3 million in 2004 from \$443.7 million in 2003. Outerwear sales growth was primarily attributable to increased shipments of outerwear in Europe and our Other International businesses. European sales of outerwear increased in all key product classes and distribution channels, primarily resulting from increased sales to large-account customers. The increase in sales to large-account customers was primarily the result of certain key customers in France and Spain increasing their

purchases of well-known international product brands. The decline of outerwear sales in the United States and Canada partially offset the increase in international sales of outerwear.

Net sales from sportswear increased \$85.1 million, or 27.3%, to \$396.4 million in 2004 from \$311.3 million in 2003. Sportswear sales increased in all global markets in 2004, led by strong gains in the United States followed by Europe, Other International and Canada. The increase in sales of sportswear in the United States was the result of increased sales across all major distribution channels and product classes, including pants, shorts, sweaters and knitted and woven tops. We attribute the sales increase, in part, to an improvement in the segmentation and differentiation of our products for specific distribution channels: our high-end performance products (highly technical products generally sold in specialty stores), our moderate products (technical products generally sold in sporting goods stores), and our most broadly distributed products (less technical, core products generally sold in department stores). We believe that increased differentiation of our products allows our retail customers to better target their specific customers. Shipments of sportswear to the department store channel were particularly strong throughout the year in the United States. In Europe, the increase in sportswear sales was primarily attributable to increased shipments of pants, shorts and woven tops.

Net sales from footwear increased \$36.0 million, or 24.2%, to \$184.6 million in 2004 from \$148.6 million in 2003. Footwear sales increased in each of our major markets, led by the United States, followed by Europe, Canada and Other International. In the United States, sales of footwear increased in all key product classes and distribution channels, primarily as a result of increased sales to large-account customers. The increase in sales to large-account customers was primarily the result of certain key customers in France and Spain increasing their purchases of well-known international product brands.

Net sales from accessories increased \$2.6 million, or 6.0%, to \$46.1 million in 2004 from \$43.5 million in 2003. The increase in sales of accessories was the result of increased sales in Other International businesses and Europe, partially offset by decreased sales in the United States and Canada.

Net sales from equipment increased \$3.2 million, or 68.1%, to \$7.9 million in 2004 from \$4.7 million in 2003. Equipment sales were generated by sales of Mountain Hardwear products, predominantly in the United States.

Net sales in the United States increased \$69.9 million, or 11.7%, to \$666.7 million in 2004 from \$596.8 million in 2003. The increase in net sales in the United States was the result of increased sales from sportswear, footwear and equipment partially offset by decreases in the outerwear and accessories categories. Increased shipments of sportswear in the United States were the most significant factor contributing to our consolidated sales growth for the year. Sportswear sales increased in all key product classes and within each major distribution channel. Footwear sales increased in all key product classes led by boots and sandals. From a distribution channel perspective, footwear sales increased in all sales channels in the United States except the department store channel. Sales of outerwear decreased as a result of several factors, including the continued consumer trend toward purchasing lighter-weight products generally selling at lower prices, unseasonable winter weather conditions during the fourth quarter of 2004, and a challenging competitive environment. The weakness in our youth outerwear category also affected outerwear sales during the year.

Europe's direct net sales increased \$35.1 million, or 26.0%, to \$170.3 million in 2004 from \$135.2 million in 2003. Excluding changes in currency exchange rates, Europe's net sales increased 14.0%. Sales growth was achieved across all product categories in Europe during 2004 led by outerwear, followed by footwear, sportswear, accessories and equipment. The increase in sales of outerwear in Europe more than offset the declines in the United States and Canada. Sales of outerwear and footwear increased in all key product classes and distribution channels. Europe's sportswear growth was primarily the result of increased shipments of pants, shorts and woven tops.

Canada's net sales increased \$10.2 million, or 9.6%, to \$116.9 million in 2004 from \$106.7 million in 2003. Excluding changes in currency exchange rates, Canada's net sales increased 2.0%. Net sales growth was led by

footwear, followed by sportswear, while sales of accessories and outerwear decreased during the year. Footwear sales increased in all key product classes, led by boots, followed by shoes and sandals. Sales of sportswear also increased in all key product classes, led by knitted and woven tops, followed by pants, sweaters and shorts. Unseasonable winter weather conditions negatively affected outerwear sales in the fourth quarter. Our maturity in the Canadian outerwear market also makes sales growth more challenging.

Net sales from Other International, which includes our direct business in Japan and Korea and our international distributor markets worldwide, increased \$28.3 million, or 25.0%, to \$141.4 million in 2004 from \$113.1 million in 2003. Excluding changes in currency exchange rates, Other International sales increased 21.7%. Net sales increased across all product categories, led by outerwear, followed by sportswear, accessories, equipment and footwear. Outerwear and sportswear sales growth was particularly strong in our international distributor-based markets, while our business in Korea contributed to the increase in sales of accessories. Footwear sales increased less in Other International than in other geographic regions primarily due to the poor sell-through of cold weather footwear in Russia in 2003 as a result of mild weather conditions.

Gross Profit: Gross profit as a percentage of net sales decreased to 45.5% in 2004 from 46.3% in 2003. The decrease in gross profit was primarily the result of the continued shift in our sales product mix both between and within product categories. The unfavorable gross profit effect of shifts in our sales product mix was partially offset by foreign currency exchange rate fluctuations as foreign currencies in our direct markets appreciated against the U.S. dollar.

A shift in our sales product mix from our traditional outerwear products to sportswear and footwear continued to have an unfavorable impact on our gross profit throughout 2004. This shift in sales product mix was anticipated due to our growth strategy to further develop and expand our product categories. Moreover, as a result of our growth strategies, increases in sales of sportswear and footwear outpaced sales growth from outerwear. Sales product mix affects our gross profits because our outerwear products generally carry higher gross profits than other product categories. In 2004, outerwear sales represented 42.0% of net sales compared to 46.6% of 2003 net sales. Sportswear and footwear sales represented 36.2% and 16.9% of net sales in 2004, respectively, compared to 32.7% and 15.6% of net sales in 2003, respectively. In the future, we anticipate the shift in sales product mix will continue to exert pressure on our gross profits.

Our gross profit also decreased due to shifts in sales product mix within our product categories. Shifts in sales product mix is a factor within each of our product categories especially the outerwear category where there has been a general consumer trend to purchase lighter-weight, lower margin outerwear products and heavier sportswear products, such as fleece sweaters, vests and pullovers.

The unfavorable impacts on gross profit from product mix shifts were partially offset by the appreciation of many foreign currencies against the U.S. dollar. Since our global supply of inventory is generally purchased with U.S. dollars, our foreign businesses have benefited from the decreasing value of the U.S. dollar. This favorable gross profit impact has been most noticeable in our European, Canadian and Japanese businesses.

Our gross profits may not be comparable to those of other companies in our industry because some entities include all of the costs related to their distribution network in cost of sales. Some companies such as ours, however, have chosen to include these expenses as a component of selling, general and administrative expense.

Selling, General and Administrative Expense: Selling, general and administrative expense (SG&A) includes all costs associated with our design, marketing, distribution and corporate functions including depreciation and amortization.

SG&A expense increased \$38.2 million, or 15.1%, to \$290.5 million in 2004 from \$252.3 million in 2003. Selling expenses increased \$15.0 million, or 16.4%, while general and administrative expenses increased \$23.2 million, or 14.4%. As a percentage of net sales, SG&A expense was flat at 26.5% for each of 2004 and 2003.

Selling expenses remained essentially flat as a percentage of net sales at 9.7% and 9.6% in 2004 and 2003, respectively, as advertising, promotional, and commission related expenses remained constant as a percentage of net sales.

The increase in general and administrative expenses was primarily due to a \$19.3 million increase in personnel and an \$8.7 million increase in travel and other operating expenses, including professional fees, which were partially offset by a \$4.8 million decrease in depreciation expense. The increase in personnel costs was partially attributable to increased headcount and contract labor to support increased unit sales volume and our new distribution center in Kentucky. Increased headcount at our corporate and subsidiary offices to support the higher levels of sales also resulted in increased personnel spending. The increase in travel expense was a function of increased headcount as well as increased international travel as our business matures outside the United States. Professional fees increased due to increased legal, audit and consulting fees, many of which were associated with requirements of the Sarbanes-Oxley Act. Depreciation and amortization included in SG&A totaled \$18.0 million for 2004 compared to \$22.8 million for 2003. The decrease was primarily related to some assets in the United States becoming fully depreciated.

Net Licensing Income: As our licensees have continued to gain momentum in the market place with the sale of our branded products, our licensing arrangements have produced highly profitable income for us. We derive net licensing income from income that we earn through licensing our trademarks across a range of categories that complement our current product offerings.

For 2004, we recognized licensing income from fourteen licensees. Products distributed by the licensees included socks, bags, packs, leather, eyewear, watches, camping gear, home furnishings and other accessories.

Net licensing income increased \$2.2 million, or 122.2%, to \$4.0 million in 2004 from \$1.8 million in 2003. Licensing income in 2004 was led by Columbia licensed socks, followed by bags, eyewear, leather accessories and camping gear.

Interest Income and Expense: Interest income was \$4.1 million in 2004 compared to \$2.1 million in 2003. The increase in interest income was due to the higher cash balance and higher interest rate environment compared to the same period in 2003. Interest expense decreased to \$0.6 million in 2004 from \$1.6 million in 2003. The decrease in interest expense was attributable to an increase in capitalized interest of \$0.8 million primarily related to the construction of the distribution center in Kentucky and repayments of notes payable and long-term debt.

Income Tax Expense: The provision for income taxes increased to \$76.3 million in 2004 from \$70.5 million in 2003. The reduction in the effective tax rate from 37.0% to 35.5% was due to several factors, including changes in the geographic mix of taxable income as some of our international subsidiary growth rates exceeded our United States growth rates coupled with reductions in our overall state income tax expense.

Liquidity and Capital Resources

Our primary ongoing funding requirements are to finance working capital and the continued growth of the business. We financed our operations for the year ended December 31, 2005 primarily through cash provided by operating activities. At December 31, 2005, we had total cash and cash equivalents of \$101.1 million compared to \$130.0 million at December 31, 2004. Cash provided by operating activities was \$135.2 million in 2005 compared to \$93.7 million in 2004. The increase in cash provided by operating activities was the result of an increase in accounts payable and income taxes payable, coupled with a smaller increase in accounts receivable compared to the increase in accounts receivable as of December 31, 2004.

Our primary capital requirements are for working capital, investing activities associated with the expansion of our global operations and general corporate needs. Net cash used in investing activities was \$37.5 million in

2005 compared to \$43.6 million in 2004. In 2005, our investing activities primarily consisted of \$36.5 million used for capital expenditures and \$1.6 million used for the acquisition of the net assets of our Swiss distributor, Tecnisport. Capital expenditures mostly related to the enhancement of our Rivergate distribution center in Portland, Oregon and the expansion of our European distribution center in Cambrai, France. In 2004, our investing activities primarily consisted of \$44.5 million used for capital expenditures, including approximately \$30.3 related to the construction of our distribution center in Kentucky.

Cash used in financing activities was \$120.8 million in 2005 and \$29.3 million in 2004. In 2005, net cash used in financing activities was for the repurchase of common stock at an aggregate price of \$165.8 million and the net repayment of long-term debt of \$5.6 million, offset by the net proceeds of notes payable of \$39.8 million and the proceeds from the sale of stock under employee stock plans of \$10.8 million. In 2004, net cash used in financing activities was for the repurchase of common stock at an aggregate price of \$43.1 million and the repayment of long-term debt of \$4.6 million, partially offset by proceeds from the sale of stock under employee stock plans of \$18.4 million.

To fund our domestic working capital requirements, we have available unsecured revolving lines of credit with aggregate seasonal limits ranging from \$50 million to \$125 million, of which \$25 million to \$100 million is committed. At December 31, 2005, no domestic balance was outstanding under these lines of credit. Internationally, our subsidiaries have local currency operating lines in place guaranteed by us with a combined limit of approximately \$102.1 million at December 31, 2005. At December 31, 2005, \$39.7 million was outstanding under these lines of credit.

We expect to fund our future capital expenditures with existing cash and cash provided by operations. If the need arises for additional expenditures, we may need to seek additional funding. Our ability to obtain additional financing will depend on many factors, including prevailing market conditions, our financial condition, and our ability to negotiate favorable terms and conditions. Financing may not be available on terms that are acceptable or favorable to us, if at all.

Our operations are affected by seasonal trends typical in the outdoor apparel industry, and have historically resulted in higher sales and profits in the third calendar quarter. This pattern has resulted primarily from the timing of shipments to wholesale customers for the fall outerwear season. We believe that our liquidity requirements for at least the next 12 months will be adequately covered by existing cash, cash provided by operations and existing short-term borrowing arrangements.

The following table presents our estimated contractual commitments (in thousands):

	Year ending December 31,							
	2006	2007	2008	2009	2010	Thereafter	Total	
Debt repayments (1)	\$6,554	\$3,571	\$3,571	\$	\$	\$	\$13,696	
Other (2)	598	243	23	6			870	
Operating leases (3):								
Non-related parties	6,683	5,429	4,819	1,760	964	8,572	28,227	
Related party	501	501	501	501	501	501	3,006	

⁽¹⁾ Excludes interest. See Note 8 of Notes to Consolidated Financial Statements for interest terms.

⁽²⁾ Other amounts primarily include installment payments on purchase obligations made in the ordinary course of business for non-product purchases. The amounts represent the minimum payments required, including any imputed interest, by legally binding contracts and agreements.

⁽³⁾ These operating lease commitments are not reflected on the consolidated balance sheet under GAAP.

Off-Balance Sheet Arrangements

We maintain unsecured and uncommitted lines of credit with a combined limit of \$225.0 million at December 31, 2005, available for issuing letters of credit. At December 31, 2005, we had letters of credit outstanding of \$43.3 million issued for purchase orders for inventory.

Quantitative and Qualitative Disclosures About Market Risk

We are exposed to market risks from fluctuations of foreign currency exchange rates and interest rates as a result of our international sales, production and funding requirements. Our policy is to use financial instruments to reduce market risk where internal netting and other strategies cannot be effectively employed. Foreign currency and interest rate transactions are used only to the extent considered necessary to meet our objectives. We do not enter into foreign currency or interest rate transactions for speculative purposes.

Our foreign currency risk management objective is to protect cash flows resulting from production purchases, intercompany transactions and other costs from exchange rate movements. We manage this risk primarily by using forward exchange contracts and options to hedge various firm as well as anticipated commitments and the related receivables and payables, including third party or intercompany transactions. Anticipated, but not yet firmly committed, transactions that we hedge carry a high level of certainty and are expected to be recognized within one year. We use cross-currency swaps to hedge foreign currency denominated payments related to intercompany loan agreements. Hedged transactions are denominated primarily in the Euro, Japanese yen and Canadian dollars.

The fair value of our hedging contracts was favorable by approximately \$0.5 million at December 31, 2005 and unfavorable by approximately \$5.0 million at December 31, 2004. A 10% change in the Euro, Japanese yen and Canadian dollar exchange rates would have resulted in the fair value fluctuating approximately \$4.4 million at December 31, 2005 and \$8.1 million at December 31, 2004. Changes in fair value, resulting from foreign exchange rate fluctuations, would be substantially offset by the change in value of the underlying hedged transactions.

Our exposure to market risk for changes in interest rates relates primarily to our debt obligations. We have no exposure due to interest rate changes on our \$7.4 million and \$12.6 million of long-term debt at December 31, 2005 and 2004, respectively. We do, however, have cash flow exposure on our committed and uncommitted bank lines of credit because interest on those lines floats and is based on LIBOR and other interest rate indices.

Critical Accounting Policies and Estimates

Management's discussion and analysis of our financial condition and results of operations are based on our consolidated financial statements, which have been prepared in accordance with accounting principles generally accepted in the United States. The preparation of these financial statements requires us to make various estimates and judgments that affect reported amounts of assets, liabilities, sales, cost of sales and expenses and related disclosure of contingent assets and liabilities. We believe that the estimates, assumptions and judgments involved in the accounting policies described below have the greatest potential impact on our financial statements, so we consider these to be our critical accounting policies and estimates. Because of the uncertainty inherent in these matters, actual results could differ from the estimates we use in applying the critical accounting policies. We base our ongoing estimates on historical experience and other various assumptions that we believe to be reasonable under the circumstances. Many of these critical accounting policies affect working capital account balances, including the policy for revenue recognition, the allowance for uncollectible accounts receivable, the provision for potential excess, close-out and slow moving inventory, product warranty and income taxes.

Management and our independent auditors regularly discuss with our audit committee each of our critical accounting estimates and the development and selection of these accounting estimates and the disclosure about each estimate in Management's Discussion and Analysis of Financial Condition and Results of Operations. These

discussions typically occur at our quarterly audit committee meetings and include the basis and methodology used in developing and selecting these estimates; the trends in and amounts of these estimates; specific matters affecting the amount of and changes in these estimates, and any other relevant matters related to these estimates, including significant issues concerning accounting principles and financial statement presentation.

Revenue Recognition

We record wholesale and licensed product revenues when title passes and the risks and rewards of ownership have passed to the customer, based on the terms of sale. Title generally passes upon shipment or upon receipt by the customer depending on the country of the sale and the agreement with the customer. Retail store revenues are recorded at the time of sale.

In some countries outside of the United States where title passes upon receipt by the customer, predominantly where we sell directly in Western Europe, precise information regarding the date of receipt by the customer is not readily available. In these cases, we estimate the date of receipt by the customer based on historical and expected delivery times by geographic location. We periodically test the accuracy of these estimates based on actual transactions. Delivery times vary by geographic location, generally from one to four days. To date, we have found these estimates to be materially accurate.

At the time of revenue recognition, we also provide for estimated sales returns and miscellaneous claims from customers as reductions to revenues. The estimates are based on historical rates of product returns and claims. However, actual returns and claims in any future period are inherently uncertain and thus may differ from the estimates. If actual or expected future returns and claims are significantly greater or lower than the reserves that had been established, we would record a reduction or increase to net revenues in the period in which we made such a determination. Over the three year period ending December 31, 2005, our actual annual sales returns and miscellaneous claims from customers have been less than two percent of net sales. The allowance for outstanding sales returns and miscellaneous claims from customers was approximately \$5.7 million and \$5.5 million as of December 31, 2005 and 2004, respectively.

Allowance for Uncollectible Accounts Receivable

We make ongoing estimates for the uncollectibility of our accounts receivable and maintain an allowance for estimated losses resulting from the inability of our customers to make required payments. In determining the amount of the allowance, we consider our historical level of credit losses and we make judgments about the creditworthiness of customers based on ongoing credit evaluations. We analyze specific customer accounts, customer concentrations, credit insurance coverage, current economic trends, and changes in customer payment terms. Because we cannot predict future changes in the financial stability of our customers, actual future losses from uncollectible accounts may differ from our estimates. If the financial condition of our customers were to deteriorate, resulting in their inability to make payments, a larger allowance could be required. If we determine a smaller or larger allowance is appropriate, we would record a credit or a charge to SG&A expense in the period in which we made the determination.

Inventory Obsolescence and Product Warranty

We make ongoing estimates of potential future excess, close-out or slow moving inventory and product warranty costs. We identify our excess inventory, a component of which is planned, and evaluate our purchase commitments, sales forecasts, and historical experience and make provisions as necessary to properly reflect inventory value at the lower of cost or estimated market value. When evaluating our reserve for warranty costs, we consider our historical claim rates by season, product mix, current economic trends, and the historical cost to repair, replace, or refund the original sale. If we determine smaller or larger reserves are appropriate, we would record a credit or a charge to cost of sales in the period we made the determination.

Income Taxes

We use the asset and liability method of accounting for income taxes. Under this method, income tax expense is recognized for the amount of taxes payable or refundable for the current year and for deferred tax liabilities and assets for the future tax consequences of events that have been recognized in our financial statements or tax returns. Management must make assumptions, judgments and estimates to determine our current provision for income taxes and also our deferred tax assets and liabilities and any valuation allowance to be recorded against a deferred tax asset. Our judgments, assumptions and estimates relative to the current provision for income tax take into account current tax laws, our interpretation of current tax laws and possible outcomes of current and future audits conducted by foreign and domestic tax authorities. Changes in tax law or our interpretation of tax laws and the resolution of current and future tax audits could significantly impact the amounts provided for income taxes in our consolidated financial statements. Our assumptions, judgments and estimates relative to the value of a deferred tax asset take into account predictions of the amount and category of future taxable income. Actual operating results and the underlying amount and category of income in future years could render our current assumptions, judgments and estimates of recoverable net deferred taxes inaccurate. Any of the assumptions, judgments and estimates mentioned above could cause our actual income tax obligations to differ from our estimates, thus materially impacting our financial position and results of operations.

On a quarterly basis, we estimate what our effective tax rate will be for the full fiscal year and record a quarterly income tax provision in accordance with the anticipated effective rate. As the calendar year progresses, we periodically refine our estimate based on actual events and earnings by jurisdiction during the year. This ongoing estimation process can result in changes to our expected effective tax rate for the full calendar year. When this occurs, we adjust the income tax provision during the quarter in which the change in estimate occurs so that the year-to-date provision equals the expected annual effective tax rate.

Recent Accounting Pronouncements

In May 2005, the Financial Accounting Standards Board (FASB) issued Statement of Financial Accounting Standard (SFAS) No. 154, Accounting Changes and Error Corrections A Replacement of APB Opinion No. 20 and FASB Statement No. 3 (SFAS No. 154). SFAS No. 154 requires the retrospective application to prior periods' financial statements of changes in accounting principle, unless it is impracticable to determine either the period-specific effects or cumulative effect of the accounting change. SFAS No. 154 also requires that a change in depreciation, amortization, or depletion method for long-lived non-financial assets be accounted for as a change in accounting estimate affected by a change in accounting principle. SFAS No. 154 is effective for accounting changes and corrections of errors made in fiscal years beginning after December 15, 2005. We do not expect the adoption of this statement to have a material effect on our financial position, results of operations or cash flows.

In December 2004, the FASB issued SFAS No. 123 (revised 2004), Share-Based Payment, which is a revision of SFAS No. 123, Accounting for Stock-Based Compensation. SFAS No. 123(R) supersedes Accounting Principles Board (APB) Opinion 25, Accounting for Stock Issued to Employees, and amends SFAS No. 95, Statement of Cash Flows. Generally, the approach in SFAS No. 123(R) is similar to the approach described in SFAS No. 123. However, SFAS No. 123(R) requires all share-based payment to employees, including grants of employee stock options, to be recognized in the income statement based on their fair values. Pro forma disclosure is no longer an alternative. SFAS 123(R) is effective for calendar year companies for all stock-based awards granted on or after January 1, 2006. In addition, calendar year companies must also recognize compensation expense related to any awards that are not fully vested as of January 1, 2006. We are required to apply SFAS No. 123(R) as of January 1, 2006.

SFAS No. 123(R) permits public companies to adopt its requirements using one of two methods: (1) a modified prospective method in which compensation cost is recognized beginning with the effective date (a) based on the requirements of SFAS No. 123(R) for all share-based payments granted after the effective date and (b) based on the requirements of SFAS No. 123 for all awards granted to employees prior to the effective

date of SFAS No. 123(R) that remain unvested on the effective date; or (2) a modified retrospective method which includes the requirements of the modified prospective method described above, but also permits entities to restate based on the amounts previously recognized under SFAS No. 123 for purposes of pro forma disclosures either (a) all prior periods presented or (b) prior interim periods of the year of adoption. We plan to adopt SFAS No. 123(R) using the modified prospective method.

As permitted by SFAS No. 123, we had historically accounted for share-based payments to employees using the intrinsic value method prescribed in APB Opinion 25 and, as such, generally recognized no compensation cost for employee stock options. Accordingly, the adoption of SFAS No. 123(R)'s fair value method will have a significant effect on our future results of operations, although we do not expect that it will have a significant impact on our overall financial position. The impact of adoption of SFAS No. 123(R) cannot be predicted with certainty at this time because it will depend on levels of share-based payments granted in the future, but we would anticipate compensation expense in 2006 for stock options to approximate historical pro forma amounts as presented in Note 2, under the caption Stock-based compensation. SFAS No. 123(R) also requires the benefits of tax deductions in excess of recognized compensation cost to be reported as a financing cash flow, rather than as an operating cash flow as required under current accounting literature. This requirement will reduce net operating cash flows and increase net financing cash flows in periods after adoption. Although we cannot estimate what those amounts will be in the future (because they depend on, among other things, when employees exercise stock options), the amount of operating cash flows recognized in prior periods for such excess tax deductions were \$4.6 million, \$6.8 million, and \$7.5 million in 2005, 2004 and 2003, respectively.

In December 2004, the FASB issued SFAS No. 153, Exchange of Nonmonetary Assets An Amendment of Accounting Principles Board (APB) Opinion No. 29. SFAS No. 153 eliminates the exception from fair value measurement for nonmonetary exchanges of similar productive assets in paragraph 21(b) of APB Opinion No. 29 and replaces it with an exception for exchanges that do not have commercial substance. SFAS No. 153 specifies that a nonmonetary exchange has commercial substance if the future cash flows of the entity are expected to change significantly as a result of the exchange. SFAS No. 153 is effective for the fiscal periods beginning after June 15, 2005. The adoption of this statement did not have a material effect on our financial position, results of operations or cash flows.

In November 2004, the FASB issued SFAS No. 151, Inventory Costs An Amendment of Accounting Research Bulletin (ARB) No. 43, Chapter 4. SFAS No. 151 requires abnormal amounts of inventory costs related to idle facility, freight, handling costs and wasted material (spoilage) expenses to be recognized as current period charges. In addition, SFAS No. 151 requires that the allocation of fixed production overheads to the costs of conversion be based on the normal capacity of the production facilities. SFAS No. 151 is effective for the fiscal years beginning after June 15, 2005. The adoption of this statement did not have a material effect on our financial position, results of operations or cash flows.

Forward Looking Statements

This Annual Report, including Item 1 of Part I and Items 7 and 7(A) of Part II, contains forward-looking statements. Forward-looking statements include any statements related to our expectations regarding future performance or conditions, including any statements regarding anticipated sales growth across markets, distribution channels, and product categories, access to raw materials and factory capacity, and financing and working capital requirements and resources. These forward-looking statements, and others we make from time to time, are subject to a number of risks and uncertainties. Many factors could cause actual results to differ materially from those projected in forward-looking statements, including the risks described in Item 1(A) Risk Factors. We do not undertake any duty to update forward-looking statements after the date they are made or to conform them to actual results or to changes in circumstances or expectations.

Item 7(A). QUANTITATIVE AND QUALITATIVE DISCLOSURES ABOUT MARKET RISK

The information required by this item is included in Management's Discussion and Analysis of Financial Condition and Results of Operations and is incorporated herein by this reference.

Item 8. FINANCIAL STATEMENTS AND SUPPLEMENTARY DATA

Our management is responsible for the information and representations contained in this report. The financial statements have been prepared in conformity with accounting principles generally accepted in the United States, which we consider appropriate in the circumstances and include some amounts based on our best estimates and judgments. Other financial information in this report is consistent with these financial statements.

Our accounting systems include controls designed to reasonably assure that assets are safeguarded from unauthorized use or disposition and which provide for the preparation of financial statements in conformity with accounting principles generally accepted in the United States of America. These systems are supplemented by the selection and training of qualified financial personnel and an organizational structure providing for appropriate segregation of duties.

The Audit Committee is responsible for recommending to the Board of Directors the appointment of the independent accountants and reviews with the independent accountants and management the scope and the results of the annual examination, the effectiveness of the accounting control system and other matters relating to our financial affairs as they deem appropriate.

REPORT OF INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM

The Board of Directors and Shareholders of Columbia Sportswear Company:

We have audited the accompanying consolidated balance sheets of Columbia Sportswear Company and subsidiaries (the Company) as of December 31, 2005 and 2004, and the related consolidated statements of operations, shareholders' equity and cash flows for each of the three years in the period ended December 31, 2005. Our audits also included the financial statement schedule listed in the Index at Item 15. These financial statements and financial statement schedule are the responsibility of the Company's management. Our responsibility is to express an opinion on these financial statements and financial statement 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, such consolidated financial statements present fairly, in all material respects, the financial position of the Company as of December 31, 2005 and 2004, and the results of their operations and their cash flows for each of the three years in the period ended December 31, 2005, in conformity with accounting principles generally accepted in the United States of America. Also, in our opinion, such financial statement schedule, when considered in relation to the basic consolidated financial statements taken as a whole, presents fairly, in all material respects, the information set forth therein.

We have also audited, in accordance with the standards of the Public Company Accounting Oversight Board (United States), the effectiveness of the Company's internal control over financial reporting as of December 31, 2005, based on the criteria established in *Internal Control Integrated Framework* issued by the Committee of Sponsoring Organizations of the Treadway Commission and our report dated March 14, 2006 expressed an unqualified opinion on management's assessment of the effectiveness of the Company's internal control over financial reporting and an unqualified opinion on the effectiveness of the Company's internal control over financial reporting.

DELOITTE & TOUCHE LLP Portland, Oregon March 14, 2006

CONSOLIDATED BALANCE SHEETS (In thousands)

	Decem	ber 31,
	2005	2004
ASSETS		
Current Assets:		
Cash and cash equivalents	\$101,091	\$130,023
Short-term investments	159,075	160,205
Accounts receivable, net (Note 2)	287,403	267,653
Inventories, net (Note 4)	185,870	165,426
Deferred income taxes (Note 10)	21,674	22,190
Prepaid expenses and other current assets	11,151	10,536
Total current assets	766,264	756,033
Property, plant, and equipment, net (Note 5)	165,752	155,013
Intangibles and other assets (Note 2)	26,103	26,241
Goodwill (Note 2)	12,659	12,157
Total assets	\$970,778	\$949,444
LIABILITIES AND SHAREHOLDERS' EQUITY		
Current Liabilities:		
Notes Payable (Note 6)	\$ 39,727	\$
Accounts payable	91,390	78,309
Accrued liabilities (Note 7)	49,518	49,789
Deferred income taxes (Note 10)	1,416	1,763
Income taxes payable	23,110	11,819
Current portion of long-term debt (Note 8)	7,152	5,216
Total current liabilities	212,313	146,896
Long-term debt and other liabilities (Note 8)	7,414	12,636
Deferred income taxes (Note 10)	8,261	9,662
Total liabilities	227,988	169,194
Commitments and contingencies (Note 12)		
Shareholders' Equity:		
Preferred stock; 10,000 shares authorized; none issued and outstanding		
Common stock; 125,000 shares authorized; 36,863 and 40,126 issued and		
outstanding (Note 9)	13,104	164,317
Retained earnings	704,724	573,988
Accumulated other comprehensive income (Note 15)	24,962	41,945
Total shareholders' equity	742,790	780,250
Total liabilities and shareholders' equity	\$970,778	\$949,444

See accompanying notes to consolidated financial statements.

CONSOLIDATED STATEMENTS OF OPERATIONS

(In thousands, except per share amounts)

		Year Ended December 31,				
		2005		2004		2003
Net sales	\$1.	,155,791	\$1	,095,307	\$9	51,786
Cost of sales	_	652,036	_	597,373	_5	11,101
Gross profit		503,755		497,934	4	40,685
Selling, general, and administrative expense		322,197		290,538	2	52,307
Net licensing income		(4,408)	_	(4,032)	_	(1,811)
Income from operations		185,966		211,428	1	90,189
Interest income		(6,381)		(4,052)		(2,107)
Interest expense		1,492		559		1,627
Income before income tax		190,855		214,921	1	90,669
Income tax expense (Note 10)		60,119		76,297		70,548
Net income	\$	130,736	\$	138,624	\$1	20,121
Earnings per share:						
Basic	\$	3.39	\$	3.44	\$	3.01
Diluted		3.36		3.40		2.96
Weighted average shares outstanding (Note 14):						
Basic		38,549		40,266		39,953
Diluted		38,943		40,812		40,591

CONSOLIDATED STATEMENTS OF CASH FLOWS (In thousands)

	Year Ended December 31,		er 31,
	2005	2004	2003
Cash provided by (used in) operating activities:			
Net income	\$ 130,736	\$ 138,624	\$ 120,121
Adjustments to reconcile net income to net cash provided by operating activities:			
Depreciation and amortization	23,546	18,628	23,065
Loss on disposal of property, plant, and equipment	284	541	268
Deferred income tax provision	(1,385)	(2,584)	(4,002)
Tax benefit from employee stock plans	4,634	6,828	7,455
Accounts receivable	(25,366)	(51,375)	(30,825)
Inventories	(22,873)	(32,908)	(16,635)
Prepaid expenses and other current assets	(691)	(4,951)	439
Intangibles and other assets	60	(550)	(279)
Accounts payable	19,241	9,357	7,726
Accrued liabilities	(1,326)	7,783	5,194
Income taxes payable	8,357	3,464 841	8,572
	125 217		121 000
Net cash provided by operating activities	135,217	93,698	121,099
Cash provided by (used in) investing activities:	(1.621)		
Tecnisport net assets acquired, net of cash	(1,631)		(20.965)
Mountain Hardwear net assets acquired, net of cash Purchases of short-term investments	(223,820)	(679,195)	(29,865) (672,415)
Sales of short-term investments	224,950	679,440	640,465
Capital expenditures	(36,542)	(44,490)	(17,118)
Proceeds from sale of property, plant, and equipment	68	40	103
Increase (decrease) in other liabilities	(551)	570	100
Net cash used in investing activities	(37,526)	(43,635)	(78,830)
Cash provided by (used in) financing activities:			
Proceeds from notes payable	57,600	8,325	7,858
Repayments on notes payable	(17,825)	(8,325)	(17,804)
Repayment of Mountain Hardwear debt			(6,413)
Proceeds from long-term debt	1,025		
Repayment on long-term debt	(6,615)	(4,588)	(4,504)
Proceeds from issuance of common stock	10,770	18,362	16,072
Repurchase of common stock	(165,767)	(43,061)	(498)
Net cash used in financing activities	(120,812)	(29,287)	(5,289)
Net effect of exchange rate changes on cash	(5,811)	5,112	985
Net increase (decrease) in cash and cash equivalents	(28,932) 130,023	25,888 104,135	37,965 66,170
Cash and cash equivalents, end of year	\$ 101,091	\$ 130,023	\$ 104,135
Supplemental disclosures of cash flow information:			=
Cash paid during the year for interest, net of capitalized interest	\$ 1,525	\$ 592	\$ 1,658
Cash paid during the year for income taxes	48,951	70,075	57,284
Supplemental disclosures of non-cash financing activities:	,	,	,
Assumption of debt from property acquisition	\$ 3,075	\$	\$
Assumption of Mountain Hardwear debt			6,413

See accompanying notes to consolidated financial statements.

CONSOLIDATED STATEMENTS OF SHAREHOLDERS' EQUITY (In thousands)

	Coo	mmon Stock		Accumulated	Unearned Portion of Restricted		
	Shares Outstanding	Amount	Retained Earnings	Other Comprehensive Income (Loss)	Stock Issued For Future Services	Comprehensive Income	Total
BALANCE, JANUARY 1, 2003	39,737	\$ 159,996	\$315,243	\$ (1,156)	\$(1,364)		\$ 472,719
Components of comprehensive income: Net income Foreign currency translation			120,121			\$120,121	120,121
adjustment				24,535		24,535	24,535
transactions, net				(102)		(102)	(102)
Comprehensive income						\$144,554	
Exercise of employee stock options Tax benefit from stock plans	711	14,595 7,455					14,595 7,455
Employee stock purchase program	40	1,477					1,477
Repurchase of common stock	(235)	(1,335)			(1,364)		29
BALANCE, DECEMBER 31, 2003 Components of comprehensive income:	40,253	182,188	435,364	23,277			640,829
Net income			138,624			\$138,624	138,624
Foreign currency translation adjustment				19,238		19,238	19,238
transactions, net				(570)		(570)	(570)
Comprehensive income						\$157,292	
Exercise of employee stock options	625	16,224					16,224
Tax benefit from stock plans	020	6,828					6,828
Employee stock purchase program	46	2,138					2,138
Repurchase of common stock	(798)	(43,061)					(43,061)
BALANCE, DECEMBER 31, 2004 Components of comprehensive income:	40,126	164,317	573,988	41,945			\$ 780,250
Net income			130,736			\$130,736	130,736
adjustment				(20,482)		(20,482)	(20,482)
transactions, net				3,499		3,499	3,499
Comprehensive income						\$113,753	
Exercise of employee stock options	382	9,679					9,679
Tax benefit from stock plans		4,634					4,634
Employee stock purchase program	25	1,091					1,091
Repurchase of common stock	(3,670)	(165,767)					(165,767)
underwriting expenses		(850)					(850)
BALANCE, DECEMBER 31, 2005	36,863	\$ 13,104	\$704,724	\$ 24,962	\$		\$ 742,790

See accompanying notes to consolidated financial statements.

COLUMBIA SPORTSWEAR COMPANY NOTES TO CONSOLIDATED FINANCIAL STATEMENTS

NOTE 1 BASIS OF PRESENTATION AND ORGANIZATION

Nature of the business:

Columbia Sportswear Company (the Company) is a global leader in the design, manufacture, marketing and distribution of active outdoor apparel, including outerwear, sportswear, footwear, equipment and related accessories.

Basis of presentation:

The consolidated financial statements include the accounts of Columbia Sportswear Company and its wholly-owned subsidiaries (the Company). All significant intercompany balances and transactions have been eliminated in consolidation.

The preparation of financial statements in conformity with accounting principles generally accepted in the United States of America requires management to make estimates and assumptions that affect the reported amounts of assets and liabilities and disclosure of contingent assets and liabilities at the date of the financial statements and the reported amounts of revenues and expenses during the reporting period. Actual results could differ from these estimates and assumptions.

Certain reclassifications of amounts reported in the prior period financial statements have been made to conform to classifications used in the current period financial statements.

Dependence on key suppliers:

The Company's products are produced by independent manufacturers worldwide. For 2005 the Company sourced nearly all of its products outside the United States, principally in the Far East. The Company's four largest factory groups accounted for approximately 14% of the Company's total global production for 2005 and another company produced substantially all of the zippers used in the Company's products. From time to time, the Company has experienced difficulty satisfying its raw material and finished goods requirements. Although the Company believes that it could identify and qualify additional factories to produce these materials, the unavailability of some existing manufacturers for supply of these materials could have a material adverse effect on the Company.

Concentration of credit risk:

The Company had one customer that accounted for approximately 11.3% and 12.5% of accounts receivable outstanding at December 31, 2005 and 2004, respectively.

NOTE 2 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES

Cash and cash equivalents:

Cash and cash equivalents are stated at cost and include investments with maturities of three months or less at the date of acquisition. At December 31, 2005 and 2004, cash and cash equivalents were \$101,091,000 and \$130,023,000, respectively, primarily consisting of money market funds and certificates of deposit.

Short-term investments:

Short-term investments consist of variable rate demand notes and obligations and municipal auction rate notes that generally mature up to 30 years from the purchase date. Investments with maturities beyond one year

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Continued)

may be classified as short-term based on their highly liquid nature and because such marketable securities represent the investment of cash that is available for current operations. All cash and short-term investments are classified as available-for-sale securities and are recorded at fair value with any unrealized gains and losses reported, net of tax, in other comprehensive income. Realized gains or losses are determined based on the specific identification method. The Company has no investments considered to be trading securities. The carrying value of available-for-sale securities approximates fair market value due to their short maturities.

Accounts receivable:

Accounts receivable have been reduced by an allowance for doubtful accounts, which was \$7,340,000 and \$7,825,000 at December 31, 2005 and 2004, respectively. The provision for bad debt expense was \$1,158,000, \$1,882,000 and \$2,325,000 in 2005, 2004 and 2003, respectively. The charges to the reserve were \$1,643,000, \$2,909,000 and \$2,814,000 in 2005, 2004 and 2003, respectively.

Inventories:

Inventories are carried at the lower of cost or market. Cost is determined using the first-in, first-out method. The Company periodically reviews its inventories for excess, close-out or slow moving items and makes provisions as necessary to properly reflect inventory value.

Property, plant, and equipment:

Property, plant, and equipment are stated at cost. Depreciation of buildings, machinery and equipment, furniture and fixtures and amortization of leasehold improvements is provided using the straight-line method over the estimated useful lives of the assets. The principal estimated useful lives are: buildings, 30 years; machinery and equipment, 3-6 years; and furniture and fixtures, 3-8 years. Leasehold improvements are amortized over the lesser of the estimated useful life of the improvement or the remaining term of the underlying lease.

The interest-carrying costs of capital assets under construction are capitalized based on the Company's weighted average borrowing rates. Capitalized interest was \$351,000, \$996,000 and \$226,000 in 2005, 2004 and 2003, respectively.

Intangible assets:

Intangible assets with indefinite useful lives are not amortized and are periodically evaluated for impairment. Intangible assets that are determined to have finite lives are amortized over their useful lives.

The following table summarizes the Company's identifiable intangible assets balance (in thousands):

December 31, 2005		December 31, 2005		December 31, 2005 December 31	
Carrying Amount	Accumulated Amortization	Carrying Amount	Accumulated Amortization		
\$ 1,200	<u>\$(231)</u>	\$ 1,200	<u>\$(147)</u>		
\$22,071		\$21,971			
12,659		12,157			
\$34,730		\$34,128			
	Carrying Amount \$ 1,200 \$22,071 12,659	Carrying Amount Accumulated Amortization \$ 1,200 \$(231) \$22,071 12,659	Carrying Amount Accumulated Amortization Carrying Amount \$ 1,200 \$(231) \$ 1,200 \$22,071 \$21,971 12,157		

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Continued)

Patents valued at \$1,200,000 were acquired in the Mountain Hardwear acquisition in March 2003. Patents are subject to amortization over 17 years from the date filed with the U.S. Patent and Trademark Office. At the time of the acquisition, the remaining useful lives of these patents ranged from 13 to 15 years and the weighted average useful life was 14.3 years. Amortization expense for intangible assets subject to amortization is estimated to be \$84,000 in each of 2006, 2007, 2008, 2009 and 2010.

Other non-current assets totaled \$3,063,000 and \$3,217,000 at December 31, 2005 and 2004, respectively.

Impairment of long-lived and intangible assets:

Goodwill and intangible assets with indefinite useful lives are not amortized but instead are measured for impairment at least annually or when events indicate that an impairment exists. The Company reviews and tests its goodwill and intangible assets for impairment in the fourth quarter of each year and when events or changes in circumstances indicate that the carrying amount of such assets may be impaired. Determination of fair value is based on estimated discounted future cash flows resulting from the use of the asset. The Company compares the estimated fair value of goodwill and intangible assets to the carrying value. If the carrying value exceeds the estimate of fair value, the Company calculates impairment as the excess of the carrying value over the estimated fair value. The estimates of fair value in goodwill and indefinite-lived intangible asset tests are based on a number of factors, including assumptions and estimates for projected sales, income, cash flows, and other operating performance measures. These assumptions and estimates may change in the future due to changes in economic conditions, in the Company's ability to meet sales and profitability objectives, or changes in the Company's business operations or strategic direction.

Long lived and intangible assets that are determined to have finite lives are amortized over their useful lives and are measured for impairment only when events or circumstances indicate the carrying value may be impaired. In these cases, the Company estimates the future undiscounted cash flows to be derived from the asset to determine whether a potential impairment exists. If the carrying value exceeds the estimate of future undiscounted cash flows, the Company then calculates the impairment as the excess of the carrying value of the asset over the estimate of its fair value. Any impairment charge would be classified as a component of selling, general, and administrative expense.

The Company has determined that its long-lived assets at December 31, 2005 and 2004 were not impaired.

Deferred income taxes:

United States income taxes are provided currently on financial statement earnings of non-U.S. subsidiaries expected to be repatriated. The Company determines annually the amount of undistributed non-U.S. earnings to invest indefinitely in its non-U.S. operations. Deferred income taxes are provided for temporary differences between the amount of assets and liabilities for financial and tax reporting purposes. Deferred tax assets are reduced by a valuation allowance when it is estimated to be more likely than not that some portion of the deferred tax assets will not be realized.

Revenue Recognition:

The Company records wholesale and licensed product revenues when title passes and the risks and rewards of ownership have passed to the customer, based on the terms of sale. Title generally passes upon shipment or upon receipt by the customer depending on the country of the sale and the agreement with the customer. Retail store revenues are recorded at the time of sale.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Continued)

In some countries outside of the United States where title passes upon receipt by the customer, predominantly where the Company sells direct in Western Europe, precise information regarding the date of receipt by the customer is not readily available. In these cases, the Company estimates the date of receipt by the customer based on historical and expected delivery times by geographic location. Delivery times vary by geographic location, generally from one to four days. The Company periodically tests the accuracy of these estimates based on actual transactions. Delivery times vary by geographic location, generally from one to four days. To date, the Company has found these estimates to be materially accurate.

At the time of revenue recognition, the Company also provides for estimated sales returns and miscellaneous claims from customers as reductions to revenues. The estimates are based on historical rates of product returns and claims. However, actual returns and claims in any future period are inherently uncertain and thus may differ from the estimates. If actual or expected future returns and claims are significantly greater or lower than the reserves that had been established, the Company would record a reduction or increase to net revenues in the period in which it made such determination. Over the three year period ending December 31, 2005, the Company's actual annual sales returns and miscellaneous claims from customers have been less than two percent of net sales. The allowance for outstanding sales returns and miscellaneous claims from customers was approximately \$5,661,000 and \$5,503,000 as of December 31, 2005 and 2004, respectively.

Cost of sales:

The expenses that are included in cost of sales include all direct product and conversion-related costs, and costs related to shipping, duties and importation. Product warranty costs and specific provisions for excess, close-out or slow moving inventory are also included in cost of sales.

Selling, general and administrative expense:

Selling, general and administrative expense consists of commissions, advertising, other selling costs, personnel related costs, planning, receiving finished goods, warehousing, depreciation and other general operating expenses.

Shipping and handling costs:

Shipping and handling fees billed to customers are recorded as revenue. The direct costs associated with shipping goods to customers are recorded as cost of sales. Inventory planning, receiving and handling costs are recorded as a component of selling, general, and administrative expenses and were \$45,271,000, \$43,110,000 and \$39,335,000 for the years ended 2005, 2004 and 2003, respectively.

Foreign currency translation:

The assets and liabilities of the Company's foreign subsidiaries have been translated into U.S. dollars using the exchange rates in effect at period end, and the net sales and expenses have been translated into U.S. dollars using average exchange rates in effect during the period. The foreign currency translation adjustments are included as a separate component of accumulated other comprehensive income (loss) in shareholders' equity and are not currently adjusted for income taxes when they relate to indefinite net investments in non-U.S. operations.

Fair value of financial instruments:

Based on borrowing rates currently available to the Company for bank loans with similar terms and maturities, the fair value of the Company's long-term debt approximates the carrying value. Furthermore, the

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Continued)

carrying value of all other financial instruments potentially subject to valuation risk (principally consisting of cash and cash equivalents, short-term investments, accounts receivable and accounts payable) also approximate fair value because of their short-term maturities.

Derivatives:

The Company accounts for derivatives in accordance with SFAS No. 133, Accounting for Derivative Instruments and Hedging Activities, as amended.

Substantially all foreign currency derivatives entered into by the Company qualify for and are designated as foreign-currency cash flow hedges, including those hedging foreign currency denominated firm commitments.

Changes in fair values of outstanding cash flow hedge derivatives that are highly effective are recorded in other comprehensive income, until earnings are affected by the variability of cash flows of the hedged transaction. In most cases amounts recorded in other comprehensive income will be released to earnings some time after maturity of the related derivative. The consolidated statement of operations classification of effective hedge results is the same as that of the underlying exposure. Results of hedges of product costs are recorded in cost of sales when the underlying hedged transaction affects earnings. Unrealized derivative gains and losses recorded in current assets and liabilities and amounts recorded in other comprehensive income are non-cash items and therefore are taken into account in the preparation of the consolidated statement of cash flows based on their respective balance sheet classifications.

Stock-based compensation:

The Company has elected to follow the accounting provisions of Accounting Principles Board Opinion No. 25 (APB 25), Accounting for Stock Issued to Employees, for stock-based compensation and to furnish the pro forma disclosures required under SFAS No. 148, Accounting for Stock-Based Compensation Transition and Disclosure. No stock-based employee compensation cost is reflected in net income because all options granted under the Company's plans had an exercise price no less than the market value of the underlying common stock on the date of the grant.

The following table illustrates the effect on net income and earnings per share if the Company had applied the fair value recognition provisions of SFAS No. 123 to stock-based compensation on a straight-line basis over the vesting period (in thousands, except per share amounts):

	2005	2004	2003
Net income, as reported	\$130,736	\$138,624	\$120,121
Add: Stock-based employee compensation expense included in reported			
net income, net of tax			
Deduct: Total stock-based employee compensation expense determined			
under fair value based method for all awards, net of tax	8,223	9,277	8,585
Pro forma net income	<u>\$122,513</u>	\$129,347	<u>\$111,536</u>
Earnings per share basic			
As reported	\$ 3.39	\$ 3.44	\$ 3.01
Pro forma	3.18	3.21	2.79
Earnings per share diluted			
As reported	\$ 3.36	\$ 3.40	\$ 2.96
Pro forma	3.14	3.17	2.75

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Continued)

Advertising costs:

Advertising costs are expensed as incurred and are included in selling, general and administrative expenses. Total advertising expense, including cooperative advertising costs, was \$51,145,000, \$47,300,000 and \$43,221,000 for the years ended December 31, 2005, 2004 and 2003, respectively.

Through cooperative advertising programs, the Company reimburses its wholesale customers for some of their costs of advertising the Company's products based on various criteria, including the value of purchases from the Company and various advertising specifications. Cooperative advertising costs are included in expenses because the Company receives an identifiable benefit in exchange for the cost, the advertising could be obtained from a party other than the customer, and the fair value of the advertising benefit can be reasonably estimated. Cooperative advertising costs were \$12,228,000, \$12,132,000 and \$9,328,000 for the years ended December 31, 2005, 2004 and 2003, respectively.

Product warranty:

Some of the Company's products carry limited warranty provisions for defects in quality and workmanship. A warranty reserve is established at the time of sale to cover estimated costs based on the Company's history of warranty repairs and replacements and is recorded in cost of sales. A summary of accrued warranties for the years ended December 31 is as follows (in thousands):

	2005	2004	2003
Balance at beginning of year	\$ 9,140	\$ 8,642	\$ 7,800
Charged to costs and expenses	4,178	3,375	3,834
Claims settled	(3,411)	(2,877)	(2,992)
Balance at end of period	\$ 9,907	\$ 9,140	\$ 8,642

Recent Accounting Pronouncements:

In May 2005, the Financial Accounting Standards Board (FASB) issued Statement of Financial Accounting Standard (SFAS) No. 154, Accounting Changes and Error Corrections A Replacement of APB Opinion No. 20 and FASB Statement No. 3 (SFAS No. 154). SFAS No. 154 requires the retrospective application to prior periods' financial statements of changes in accounting principle, unless it is impracticable to determine either the period-specific effects or cumulative effect of the accounting change. SFAS No. 154 also requires that a change in depreciation, amortization, or depletion method for long-lived non-financial assets be accounted for as a change in accounting estimate affected by a change in accounting principle. SFAS No. 154 is effective for accounting changes and corrections of errors made in fiscal years beginning after December 15, 2005. The Company does not expect the adoption of this statement to have a material effect on the Company's financial position, results of operations or cash flows.

In December 2004, the FASB issued SFAS No. 123 (revised 2004), Share-Based Payment, which is a revision of SFAS No. 123, Accounting for Stock-Based Compensation. SFAS No. 123(R) supersedes Accounting Principles Board (APB) Opinion 25, Accounting for Stock Issued to Employees, and amends SFAS No. 95, Statement of Cash Flows. Generally, the approach in SFAS No. 123(R) is similar to the approach described in SFAS No. 123. However, SFAS No. 123(R) requires all share-based payment to employees, including grants of employee stock options, to be recognized in the income statement based on their fair values. Pro forma disclosure is no longer an alternative. SFAS 123(R) is effective for calendar year companies for all stock-based awards granted on or after January 1, 2006. In addition, calendar year companies

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Continued)

must also recognize compensation expense related to any awards that are not fully vested as of January 1, 2006. The Company is required to apply SFAS No. 123(R) as of January 1, 2006.

SFAS No. 123(R) permits public companies to adopt its requirements using one of two methods: (1) a modified prospective method in which compensation cost is recognized beginning with the effective date (a) based on the requirements of SFAS No. 123(R) for all share-based payments granted after the effective date and (b) based on the requirements of SFAS No. 123 for all awards granted to employees prior to the effective date of SFAS No. 123(R) that remain unvested on the effective date; or (2) a modified retrospective method which includes the requirements of the modified prospective method described above, but also permits entities to restate based on the amounts previously recognized under SFAS No. 123 for purposes of pro forma disclosures either (a) all prior periods presented or (b) prior interim periods of the year of adoption. The Company plan to adopt SFAS No. 123(R) using the modified prospective method.

As permitted by SFAS No. 123, the Company had historically accounted for share-based payments to employees using the intrinsic value method prescribed in APB Opinion 25 and, as such, generally recognized no compensation cost for employee stock options. Accordingly, the adoption of SFAS No. 123(R)'s fair value method will have a significant effect on the Company's future results of operations, although we do not expect that it will have a significant impact on the Company's overall financial position. The impact of adoption of SFAS No. 123(R) cannot be predicted with certainty at this time because it will depend on levels of share-based payments granted in the future, but the Company would anticipate compensation expense in 2006 for stock options to approximate historical pro forma amounts as presented in Note 2, under the caption Stock-based compensation. SFAS No. 123(R) also requires the benefits of tax deductions in excess of recognized compensation cost to be reported as a financing cash flow, rather than as an operating cash flow as required under current accounting literature. This requirement will reduce net operating cash flows and increase net financing cash flows in periods after adoption. Although the Company cannot estimate what those amounts will be in the future (because they depend on, among other things, when employees exercise stock options), the amount of operating cash flows recognized in prior periods for such excess tax deductions were \$4,634,000, \$6,828,000, and \$7,455,000 in 2005, 2004 and 2003, respectively.

In December 2004, the FASB issued SFAS No. 153, Exchange of Nonmonetary Assets An Amendment of Accounting Principles Board (APB) Opinion No. 29. SFAS No. 153 eliminates the exception from fair value measurement for nonmonetary exchanges of similar productive assets in paragraph 21(b) of APB Opinion No. 29 and replaces it with an exception for exchanges that do not have commercial substance. SFAS No. 153 specifies that a nonmonetary exchange has commercial substance if the future cash flows of the entity are expected to change significantly as a result of the exchange. SFAS No. 153 is effective for the fiscal periods beginning after June 15, 2005. The adoption of this statement did not have a material effect on the Company's financial position, results of operations or cash flows.

In November 2004, the FASB issued SFAS No. 151, Inventory Costs An Amendment of Accounting Research Bulletin (ARB) No. 43, Chapter 4. SFAS No. 151 requires abnormal amounts of inventory costs related to idle facility, freight, handling costs and wasted material (spoilage) expenses to be recognized as current period charges. In addition, SFAS No. 151 requires that the allocation of fixed production overheads to the costs of conversion be based on the normal capacity of the production facilities. SFAS No. 151 is effective for the fiscal years beginning after June 15, 2005. The adoption of this statement did not have a material effect on the Company's financial position, results of operations or cash flows.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Continued)

NOTE 3 ACQUISITION

On July 1, 2005, the Company acquired all outstanding shares of stock of its Swiss distributor, Tecnisport SA (Tecnisport), for a cash purchase price of approximately CHF 2,750,000 (US \$2,146,000). The acquisition was accounted for under the purchase method of accounting and the results of operations of Tecnisport have been recorded in the Company's consolidated financial statements beginning on July 1, 2005. The cost of the acquisition was allocated on the basis of the estimated fair value of the assets acquired and the liabilities assumed. The fair values of assets and liabilities acquired are presented below (in thousands):

Cash	\$ 515
Accounts receivable	450
Inventory	1,610
Prepaids and other assets	120
Property, plant and equipment	
Goodwill	502
Total assets acquired	3,281
Accounts payable and accrued liabilities	1,135
Total liabilities assumed	
Net assets acquired	\$2,146

The goodwill is not subject to amortization as this asset is deemed to have an indefinite useful life. Goodwill will be reviewed for impairment in accordance with SFAS No. 142, Goodwill and Other Intangible Assets.

NOTE 4 INVENTORIES, NET

Inventories consist of the following (in thousands):

	December 31,	
	2005	2004
Raw materials	\$ 2,643	\$ 2,905
Work in process	8,288	8,323
Finished goods	174,939	154,198
	\$185,870	\$165,426

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Continued)

NOTE 5 PROPERTY, PLANT, AND EQUIPMENT, NET

Property, plant, and equipment consist of the following (in thousands):

	December 31,	
	2005	2004
Land	\$ 12,918	\$ 8,379
Buildings	99,230	74,906
Machinery and equipment	136,325	112,540
Furniture and fixtures	14,779	10,529
Leasehold improvements	5,655	10,873
Construction in progress	21,652	45,534
	290,559	262,761
Less accumulated depreciation	124,807	107,748
	\$165,752	\$155,013

NOTE 6 SHORT-TERM BORROWINGS AND CREDIT LINES

The Company has available an unsecured and committed operating line of credit providing for borrowings in an aggregate amount not to exceed, at any time, (1) \$100,000,000 during the period of August 15 through November 14 of the calendar year and (2) \$25,000,000 at all other times. The maturity date of this agreement is July 1, 2007. Interest, payable monthly, is computed at the bank's prime rate minus 1.95% to 2.05% per annum. The agreement also includes a fixed rate option based on the LIBOR rate plus 45 to 65 basis points. There was no balance outstanding under this line at December 31, 2005 and 2004. The unsecured operating line of credit requires the Company to comply with certain covenants including a Capital Ratio, which limits indebtedness to tangible net worth. At December 31, 2005, the Company was in compliance with all of these covenants. If the Company defaults on its payments, it is prohibited, subject to certain exceptions, from making dividend payments or other distributions.

The Company's Canadian subsidiary has available an unsecured and uncommitted line of credit providing for borrowing to a maximum of C\$40,000,000 (US\$34,400,000 at December 31, 2005). The revolving line accrues interest at the bank's Canadian prime rate. At December 31, 2005, the Company had an outstanding line of credit balance of US\$14,861,000 under this line. There was no balance outstanding under this line at December 31, 2004.

The Company's European subsidiary has available two separate unsecured and uncommitted lines of credit providing for borrowing to a maximum of 30,000,000 and 20,000,000 EURO respectively (combined US\$59,200,000 at December 31, 2005), of which US\$8,543,000 of the 20,000,000 EURO line is designated as a European customs guarantee. These lines accrue interest based on the ECB refinancing rate plus 50 basis points and EURIBOR plus 50 basis points, respectively. At December 31, 2005, the Company had an outstanding line of credit balance of US\$20,203,000 under the 30,000,000 EURO line and no balance outstanding under the 20,000,000 EURO line. There was no balance outstanding under either line at December 31, 2004.

The Company's Japanese subsidiary also has an unsecured and uncommitted line of credit providing for borrowing to a maximum of 1,000,000,000 JPY (US\$8,479,000 at December 31, 2005). The revolving line accrues interest at the bank's Best Lending Rate. The revolving line also has a fixed rate option based on the LIBOR rate plus 110 basis points. At December 31, 2005, the Company had an outstanding line of credit balance of US\$4,663,000 under this line. There was no balance outstanding under this line at December 31, 2004.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Continued)

Off-Balance Sheet Arrangements

The Company has arrangements in place to facilitate the import and purchase of inventory through the issuance of sight letters of credit. The arrangements consist of an unsecured and uncommitted revolving line of credit of \$25,000,000 and a \$125,000,000 import line of credit at December 31, 2005, to issue documentary letters of credit on a sight basis and are renewed on an annual basis. The combined limit under this agreement was \$150,000,000 at December 31, 2005. The revolving line accrues interest at the bank's prime rate minus 2% per annum. The revolving line also has a fixed rate option based on the bank's cost of funds plus 65 basis points. There was no balance outstanding on this line at December 31, 2005 and 2004. At December 31, 2005, the Company had outstanding letters of credit of \$32,563,000 for purchase orders placed under the import line of credit facility.

The Company also has available an unsecured and uncommitted \$100,000,000 import letter of credit line subject to annual renewal. At December 31, 2005, the Company had outstanding letters of credit of \$10,750,000 for purchase orders placed under this facility.

NOTE 7 ACCRUED LIABILITIES

Accrued liabilities consist of the following (in thousands):

	Decem	ber 31,
	2005	2004
Accrued salaries, bonus, vacation and other benefits	\$23,552	\$22,449
Accrued product warranty	9,907	9,140
Accrued cooperative advertising	6,267	6,640
Other	9,792	11,560
	\$49,518	\$49,789

NOTE 8 LONG-TERM DEBT AND OTHER LIABILITIES

Long-term debt and other liabilities consist of the following (in thousands):

	December 31,	
	2005	2004
Senior promissory notes payable	\$10,713	\$14,286
Term loans	2,983	2,148
Other	870	1,418
	14,566	17,852
Less current portion	7,152	5,216
	\$ 7,414	\$12,636

Dagamban 21

In connection with a distribution center expansion project, the Company entered into a note purchase agreement. Pursuant to the note purchase agreement, the Company issued senior promissory notes in the aggregate principal amount of \$25,000,000 bearing an interest rate of 6.68% and maturing August 11, 2008. Proceeds from the notes were used to finance the expansion of the Company's distribution center in Portland, Oregon. The senior promissory notes require the Company to comply with certain ratios related to indebtedness to earnings before interest, taxes, depreciation and amortization (EBITDA) and tangible net worth. At

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Continued)

December 31, 2005, the Company was in compliance with these covenants. At December 31, 2005, \$10,713,000 was outstanding on this note.

In June 2001, the Company's Japanese subsidiary borrowed 550,000,000 Japanese yen for general working capital requirements, bearing an interest rate of 1.72% and 1.71% at December 31, 2005 and 2004, respectively. Principal and interest payments are made semi-annually through June 2006. At December 31, 2005, \$933,000 was outstanding on this loan.

In January 2005, the Company assumed \$3,075,000 in debt with the acquisition of property adjacent to the Corporate Headquarters in Portland, OR. This term loan bears interest of 7.32% per annum with principal payments made semi-annually through January 2007 and interest payments made monthly. At December 31, 2005, \$2,050,000 was outstanding on this loan.

Other amounts include installment payments on purchase obligations made in the ordinary course of business for non-product purchases.

Principal payments due on these notes at December 31, 2005 were as follows (in thousands):

	Year ended December 31,
2006	\$ 7,152
2007	3,814
2008	
2009	6
2010	
	\$14,566

NOTE 9 SHAREHOLDERS' EQUITY

On June 9, 1999, the Company's shareholders approved the 1999 Employee Stock Purchase Plan (ESPP). There are 750,000 shares of common stock authorized for issuance under the ESPP, which allows qualified employees of the Company to purchase shares on a quarterly basis up to fifteen percent of their respective compensation. The purchase price of the shares is equal to eighty five percent of the lesser of the closing price of the Company's common stock on the first or last trading day of the respective quarter. Effective July 1, 2005, the Company suspended the Plan indefinitely. At December 31, 2005 and 2004, 275,556 and 250,552 shares of common stock, respectively, had been issued under the ESPP.

In April 2004, the Company's Board of Directors authorized the repurchase of up to \$100,000,000 of the Company's common stock. In January 2005, the Company's Board of Directors authorized the repurchase of up to an additional \$100,000,000 of the Company's common stock. In October 2005, the Company's Board of Directors authorized the repurchase of up to an additional \$200,000,000 of the Company's common stock. Shares of the Company's common stock may be purchased in the open market or through privately negotiated transactions, subject to market conditions. The repurchase program does not obligate the Company to acquire any specific number of shares or to acquire shares over any specified period of time. At December 31, 2005, the Company had repurchased 4,468,151 shares under this program at an aggregate purchase price of \$208,828,000.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Continued)

NOTE 10 INCOME TAXES

The Company applies an asset and liability method of accounting for income taxes that requires the recognition of deferred tax assets and liabilities for the expected future tax consequences of events that have been recognized in the Company's financial statements or tax returns. In estimating future tax consequences, the Company generally considers all expected future events other than enactment of changes in the tax laws or rates. Deferred taxes are provided for temporary differences between assets and liabilities for financial reporting purposes and for income tax purposes. Valuation allowances are recorded against net deferred tax assets when it is more likely than not that the asset will not be realized.

The Company had undistributed earnings of foreign subsidiaries of approximately \$10,592,000 at December 31, 2005 for which deferred taxes have not been provided. Such earnings are considered indefinitely invested outside of the United States. If these earnings were repatriated to the United States, the earnings would be subject to U.S. taxation. The amount of unrecognized deferred tax liability associated with the undistributed earnings was approximately \$376,000 at December 31, 2005. The unrecognized deferred tax liability is the approximate excess of the United States tax liability over the creditable foreign taxes paid that would result from a full remittance of undistributed earnings.

The American Jobs Creation Act of 2004 (the Act) includes a deduction from taxable income of 85% of certain foreign earnings that are repatriated, as defined in the Act. In 2005 the Company elected to apply this provision of the Act to approximately \$83,789,000 of repatriated foreign subsidiary earnings, which had been considered permanently reinvested under the exception provided by APB Opinion No. 23, Accounting for Income Taxes Special Areas. Absent the Act provisions, these earnings would not have been repatriated in the foreseeable future. The income tax expense associated with the repatriation of foreign subsidiary earnings under the Act was approximately \$3,557,000.

In 2005 the Company also repatriated approximately \$51,576,000 of earnings to which the provisions of the Act were not applied. Because these earnings were originally subject to a higher tax rate in the foreign country than the U.S. tax rate, the foreign tax credits associated with this repatriation resulted in the recognition of a net income tax benefit of approximately \$1,538,000.

The Company is routinely audited by federal, state and foreign taxing authorities. The outcome of these audits may result in the Company being assessed taxes in addition to amounts previously paid. Accordingly, the Company maintains tax contingency reserves for such potential assessments. The reserves are determined based upon the Company's best estimate of possible assessments by various taxing authorities and are periodically adjusted based upon changing facts and circumstances. During 2005 the Company concluded several income tax audits. The Company reassessed its income tax contingency reserves to reflect the audit findings and recorded a \$5,559,000 reduction in these reserves.

The Company receives a U.S. income tax benefit upon the exercise of the majority of its employee stock options. The benefit is equal to the difference between the fair market value of the stock at the time of exercise and the option price, multiplied by the appropriate tax rate. The Company has recorded the tax benefit associated with the exercise of employee stock options directly to shareholders' equity.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Continued)

Consolidated income from continuing operations before income taxes consists of the following (in thousands):

	Year ended December 31		
	2005	2004	2003
U.S. operations	\$118,550	\$141,493	\$147,738
Foreign operations	72,305	73,428	42,931
Income before income tax	\$190,855	\$214,921	\$190,669

The components of the provision (benefit) for income taxes consist of the following (in thousands):

	Year ended December 31		
	2005	2004	2003
Current:			
Federal	\$40,715	\$53,164	\$51,521
State and local	4,241	5,746	9,277
Non-U.S.	16,548	19,971	13,752
	61,504	78,881	74,550
Deferred:			
Federal	79	(509)	(4,340)
State and local	136	342	(885)
Non-U.S.	(1,600)	(2,417)	1,223
	(1,385)	(2,584)	(4,002)
Income tax expense	\$60,119	\$76,297	\$70,548

The following is a reconciliation of the normal expected statutory federal income tax rate to the effective rate reported in the financial statements:

	Year en	Year ended December 31		
	2005	2004	2003	
	(perc	ent of inco	me)	
Provision for federal income taxes at the statutory rate	35.0%	35.0%	35.0%	
State and local income taxes, net of federal benefit	1.3	1.8	3.4	
Non-U.S. income taxed at different rates	(2.9)	(0.9)	0.8	
Foreign tax credits	(0.8)		(1.0)	
Effect of American Jobs Creation Act	1.9			
Reduction of accrued income taxes	(2.9)		(1.1)	
Other	(0.1)	(0.4)	(0.1)	
Actual provision for income taxes	31.5%	35.5%	<u>37.0</u> %	

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Continued)

Significant components of the Company's deferred taxes are as follows (in thousands):

	As of December 31	
	2005	2004
Deferred tax assets:		
Non-deductible accruals and allowances	\$18,938	\$ 18,300
Capitalized inventory costs	2,736	3,890
Other	456	339
	22,130	22,529
Deferred tax liabilities:		
Depreciation and amortization	(6,332)	(9,662)
Deductible accruals and allowance	(3,345)	(1,763)
	(9,677)	(11,425)
Total	\$12,453	\$ 11,104

Non-current deferred tax assets of \$456,000 and \$339,000 are included as a component of other assets in the consolidated balance sheet at December 31, 2005 and 2004, respectively.

NOTE 11 PROFIT SHARING PLAN

The Company has a 401(k) profit-sharing plan, which covers substantially all United States employees with more than ninety days of service. The Company may elect to make discretionary matching and/or non-matching contributions. All contributions to the plan are determined by the Board of Directors and totaled \$4,248,000, \$3,903,000 and \$3,291,000 for the years ended December 31, 2005, 2004 and 2003, respectively.

NOTE 12 COMMITMENTS AND CONTINGENCIES

The Company leases certain operating facilities from a related party of the Company. Total rent expense, including month-to-month rentals, for these leases amounted to \$501,000, \$533,000 and \$449,000 for the years ended December 31, 2005, 2004 and 2003, respectively.

Rent expense was \$7,072,000, \$5,714,000 and \$4,740,000 for non-related party leases during the years ended December 31, 2005, 2004 and 2003, respectively. Of these amounts \$5,808,000, \$4,677,000 and \$3,910,000 were included as part of selling, general and administrative expense for the years ended December 31, 2005, 2004 and 2003, respectively and \$1,264,000, \$1,037,000 and \$830,000 were included as part of cost of goods sold for the years ended December 31, 2005, 2004 and 2003, respectively.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Continued)

The approximate future minimum payments on all lease obligations at December 31, 2005 are as follows (amounts in thousands):

	Non-related Parties		Total
2006	\$ 6,683	\$ 501	\$ 7,184
2007	5,429	501	5,930
2008	4,819	501	5,320
2009	1,760	501	2,261
2010	964	501	1,465
Thereafter	8,572	501	9,073
	\$28,227	\$3,006	\$31,233

Rent escalation clauses, leasehold improvement funding, and other lease concessions present in the Company's leases are included in the computation of the minimum lease payments above and the minimum lease payments are recognized on a straight-line basis over the minimum lease term.

The Company is a party to various legal claims, actions and complaints from time to time. Although the ultimate resolution of legal proceedings cannot be predicted with certainty, management believes that disposition of these matters will not have a material adverse effect on the Company's consolidated financial statements.

NOTE 13 STOCK-BASED COMPENSATION

The Company's 1997 Stock Incentive Plan (the Plan) provides for issuance of up to 7,400,000 shares of the Company's Common Stock of which 1,647,264 shares were available for future stock option grants under the Plan at December 31, 2005. Options granted prior to 2001 generally become exercisable ratably over a five-year period beginning from the date of grant and expire ten years from the date of grant. Options granted after 2000 generally become exercisable over a period of four years beginning one year after the date of grant and expire ten years from the date of the grant, with the exception of most options granted under the 2005 annual grant program. Generally, most options under the 2005 annual grant program cliff vest after one year and expire ten years from the grant date.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Continued)

The following table summarizes the stock option activity under the Plan:

	Outstanding		Exercis	sable
	Number of Shares	Weighted Average Exercise Price	Number of Shares	Weighted Average Exercise Price
Options outstanding at January 1, 2003	2,651,208	\$25.17	906,787	\$17.14
Granted	544,005	35.04		
Cancelled	(62,799)	28.30		
Exercised	(710,672)	20.42		
Options outstanding at December 31, 2003	2,421,742	\$28.67	963,994	\$23.01
Granted	609,575	53.25		
Cancelled	(129,870)	40.05		
Exercised	(625,443)	25.89		
Options outstanding at December 31, 2004	2,276,004	\$35.37	1,072,981	\$26.57
Granted	490,922	46.42		
Cancelled	(74,944)	45.35		
Exercised	(381,889)	25.34		
Options outstanding at December 31, 2005	2,310,093	\$39.07	1,261,359	\$33.01

The Company continues to measure compensation cost for the Plan using the method of accounting prescribed by APB 25. In electing to continue to follow APB 25 for expense recognition purposes, the Company is required to provide the expanded disclosures required under SFAS No. 148 for stock-based compensation granted, including disclosure of pro forma net income and earnings per share, as if the fair value based method of accounting defined in the SFAS No. 123, had been adopted.

The Company has computed, for pro forma disclosure purposes, the value of all stock options granted during 2005, 2004 and 2003 using the Black-Scholes option pricing model as prescribed by SFAS No. 123 using the following weighted average assumptions:

	2005	2004	2003
Risk-free interest rate	3.88 4.32%	2.44 4.46%	1.99 4.32%
Expected dividend yield	0%	0%	0%
Expected lives	3 to 6 years	2 to 7 years	4 to 8 years
Expected volatility	31.52%	46.00%	58.99%

Using the Black-Scholes methodology, the total value of stock options granted during 2005, 2004 and 2003 was \$6,963,000, \$12,924,000 and \$11,193,000, respectively, which will be amortized over the vesting period of the options. The weighted average fair value of options granted during 2005, 2004 and 2003 was \$14.18, \$21.20 and \$20.57 per share, respectively.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Continued)

The following table summarizes information about stock options outstanding at December 31, 2005:

	Options (Outstanding	Options Exercisable		
Range of Exercise Prices	Number of Shares	Weighted Average Remaining Contractual Life (yrs)	Weighted Average Exercise Price	Number of Shares	Weighted Average Exercise Price
\$ 6.45 - 9.67	85,277	1.99	\$ 7.18	85,277	\$ 7.18
\$ 9.67 - 13.08	120,900	3.22	12.61	120,150	12.62
\$13.08 - 18.13	101,618	4.41	17.74	101,618	17.74
\$18.13 - 22.71	1,751	4.87	22.71	1,751	22.71
\$22.71 - 33.69	471,163	6.29	32.60	355,291	32.25
\$33.69 - 47.85	983,907	8.05	42.53	398,559	39.25
\$47.85 - 58.08	545,477	8.39	53.30	198,713	53.17
	2,310,093	7.13	\$39.07	1,261,359	\$33.01

NOTE 14 EARNINGS PER SHARE

SFAS No. 128, Earnings per Share requires dual presentation of basic and diluted earnings per share (EPS). Basic EPS is based on the weighted average number of common shares outstanding. Diluted EPS reflects the potential dilution that could occur if securities or other contracts to issue common stock were exercised or converted into common stock.

There were no adjustments to net income in computing diluted earnings per share for the years ended December 31, 2005, 2004 and 2003. A reconciliation of the common shares used in the denominator for computing basic and diluted earnings per share is as follows (in thousands, except per share amounts):

	Year Ended December 31,		
	2005	2004	2003
Weighted average common shares outstanding, used in computing basic earnings			
per share	38,549	40,266	39,953
Effect of dilutive stock options	394	546	638
Weighted-average common shares outstanding, used in computing diluted			
earnings per share	38,943	40,812	40,591
Earnings per share of common stock:			
Basic	\$ 3.39	\$ 3.44	\$ 3.01
Diluted	3.36	3.40	2.96

Options to purchase an additional 562,000, 10,000 and 8,000 shares of common stock were outstanding at December 31, 2005, 2004 and 2003, respectively, but were not included in the computation of diluted earnings per share because their effect would be anti-dilutive.

In June 2003, the Company repurchased 234,831 unvested shares of its common stock awarded to a former key employee under a Deferred Compensation Conversion Agreement (the Agreement). The repurchase cost was approximately \$498,000 and was accounted for as a reduction to shareholders' equity. As provided in the Agreement and because the executive's employment terminated January 3, 2003, the unvested shares would vest automatically unless the executive was compensated by the Company within 180 days from termination date.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Continued)

NOTE 15 COMPREHENSIVE INCOME

Accumulated other comprehensive income (loss), net of applicable taxes, reported on the Company's consolidated balance sheets consists of foreign currency translation adjustments and the unrealized gains and losses on derivative transactions. Comprehensive income, net of related tax effects, for the years ended December 31, 2005, 2004 and 2003 is as follows (in thousands):

	2005	2004	2003
Net income	\$130,736	\$138,624	\$120,121
Unrealized derivative holding losses arising during period (net of tax benefit of (\$62), (\$854) and (\$584) in 2005, 2004 and 2003, respectively)	(3,976)	(4,483)	(2,464)
Reclassification adjustment for losses included in net income (net of tax benefit of (\$1,365), (\$654) and (\$288) in 2005, 2004 and 2003,			
respectively)	7,475	3,913	2,362
Net unrealized gains (losses) on derivative transactions	3,499	(570)	(102)
Foreign currency translation adjustments	(20,482)	19,238	24,535
Total comprehensive income	\$113,753	\$157,292	\$144,554

NOTE 16 SEGMENT INFORMATION

The Company operates predominantly in one industry segment: the design, production, marketing and selling of active outdoor apparel, including outerwear, sportswear, footwear, related accessories and equipment.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Continued)

The geographic distribution of the Company's net sales, income before income tax, identifiable assets, interest (income) expense, and depreciation and amortization expense are summarized in the following table (in thousands) for the years ended December 31, 2005, 2004 and 2003. Inter-geographic net sales, which are recorded at a negotiated mark-up and eliminated in consolidation, are not material.

	2005	2004	2003
Net sales to unrelated entities: United States Canada Europe Other International	\$ 676,858	\$ 666,661	\$ 596,807
	114,772	116,940	106,708
	184,349	170,268	135,225
	179,812	141,438	113,046
Income before income tax: United States (1)	\$1,155,791	\$1,095,307	\$ 951,786
	\$ 184,741	\$ 134,284	\$ 142,196
	23,489	18,333	20,480
	22,146	28,848	3,892
	27,598	26,734	20,198
	(67,119)	6,722	3,903
	\$ 190,855	\$ 214,921	\$ 190,669
Assets: United States Canada Europe Other international Total identifiable assets	\$ 930,469	\$ 835,108	\$ 729,533
	74,207	89,960	69,184
	281,004	215,534	163,514
	84,650	82,063	46,985
	1,370,330	1,222,665	1,009,216
Eliminations and reclassifications Total assets	(399,552)	(273,221) \$ 949,444	(225,450) \$ 783,766
Interest (income) expense, net: United States Canada Europe Other International	\$ 4,611 816 (382) (156) \$ 4,889	\$ (3,475) (286) 232 36 \$ (3,493)	
Depreciation and amortization expense: United States Canada Europe Other International	\$ 15,860	\$ 11,343	\$ 16,248
	442	468	428
	6,405	6,125	5,795
	839	692	594
	\$ 23,546	\$ 18,628	\$ 23,065
Net sales to unrelated entities: Outerwear Sportswear Footwear Accessories Equipment	\$ 440,018	\$ 460,342	\$ 443,669
	450,270	396,448	311,301
	211,247	184,576	148,614
	45,194	46,083	43,477
	9,062	7,858	4,725
	\$1,155,791	\$1,095,307	\$ 951,786

⁽¹⁾ Income before income tax for the United States segment for 2005 includes approximately \$73,097,000 in income repatriated from foreign subsidiary earnings, which has been eliminated in consolidation.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Continued)

NOTE 17 FINANCIAL RISK MANAGEMENT AND DERIVATIVES

The Company's foreign currency risk management objective is to protect cash flows resulting from production purchases, intercompany transactions and other costs from the impact of exchange rate movements. The Company manages a portion of these exposures with short-term strategies after giving consideration to market conditions, contractual agreements, anticipated sale and purchase transactions, and other factors. Firmly committed and anticipated transactions and the related receivables and payables may be hedged with forward exchange contracts or options. Gains and losses arising from foreign currency forward and purchased option contracts, and cross-currency swap transactions are recognized in cost of goods sold or selling, general and administrative expenses as offsets of gains and losses resulting from the underlying hedged transactions. Hedge effectiveness is determined by evaluating whether gains and losses on hedges will offset gains and losses on the underlying exposures. This evaluation is performed at inception of the hedge and periodically over the life of the hedge.

At December 31, 2005 and 2004, the notional value of outstanding forward contracts was approximately \$48,000,000 and \$79,500,000, respectively. The net unrealized derivative loss included in the Company's liabilities and deferred in accumulated other comprehensive income was \$492,000 and \$5,013,000 at December 31, 2005 and 2004, respectively.

The counterparties to derivative transactions are major financial institutions with investment grade credit ratings. However, this does not eliminate the Company's exposure to credit risk with these institutions. This credit risk is generally limited to the unrealized gains in such contracts should any of these counterparties fail to perform as contracted and is immaterial to any one institution at December 31, 2005 and 2004. To manage this risk, the Company has established strict counterparty credit guidelines, which are continually monitored and reported to senior management according to prescribed guidelines. As a result, the Company considers the risk of counterparty default to be minimal.

NOTE 18 SUBSEQUENT EVENT

On January 26, 2006, the Company acquired substantially all of the assets of Montrail, Inc. for cash consideration of \$15,000,000 plus the assumption of certain liabilities. Montrail is recognized around the world as a premium outdoor footwear brand with a reputation for delivering technical, high performance trail running, hiking, and climbing footwear for outdoor enthusiasts.

SUPPLEMENTAL INFORMATION QUARTERLY FINANCIAL DATA (Unaudited)

The following table summarizes the Company's quarterly financial data for the past two years ended December 31, 2005 (in thousands, except per share amounts):

2005	First Quarter	Second Quarter	Third Quarter	Fourth Quarter
Net sales	\$245,706	\$186,231	\$409,757	\$314,097
Gross profit	107,243	73,553	188,374	134,585
Net income	21,337	6,313	66,456	36,630
Earnings per share				
Basic	\$ 0.53	\$ 0.16	\$ 1.76	\$ 0.98
Diluted	0.52	0.16	1.74	0.97
2004	First Quarter	Second Quarter	Third Quarter	Fourth Quarter
2004 Net sales		~		
-	Quarter	Quarter	Quarter	Quarter
Net sales	Quarter \$206,670	Quarter \$171,102	Quarter \$415,759	Quarter \$301,776
Net sales	Quarter \$206,670 93,883	Quarter \$171,102 73,231	Quarter \$415,759 196,388	Quarter \$301,776 134,432
Net sales Gross profit Net income	Quarter \$206,670 93,883 19,962	Quarter \$171,102 73,231	Quarter \$415,759 196,388	Quarter \$301,776 134,432

Item 9. CHANGES IN AND DISAGREEMENTS WITH ACCOUNTANTS ON ACCOUNTING AND FINANCIAL DISCLOSURE

None.

Item 9(A). CONTROLS AND PROCEDURES

Evaluation of Disclosure Controls and Procedures

Our management has evaluated, under the supervision and with the participation of our chief executive officer and chief financial officer, the effectiveness of our disclosure controls and procedures as of the end of the period covered by this report pursuant to Rule 13a-15(b) under the Securities Exchange Act of 1934 (the Exchange Act). Based on that evaluation, our chief executive officer and chief financial officer have concluded that, as of the end of the period covered by this report, our disclosure controls and procedures are effective in ensuring that information required to be disclosed in our Exchange Act reports is (1) recorded, processed, summarized and reported in a timely manner, and (2) accumulated and communicated to our management, including our chief executive officer and chief financial officer, as appropriate to allow timely decisions regarding required disclosure.

Design and Evaluation of Internal Control Over Financial Reporting

Report of Management

Our management is responsible for establishing and maintaining adequate internal control over financial reporting. All internal control systems, no matter how well designed, have inherent limitations. Therefore, even those systems determined to be effective can provide only reasonable assurance with respect to financial statement preparation and presentation.

Under the supervision and with the participation of our management, we assessed the effectiveness of our internal control over financial reporting as of December 31, 2005. In making this assessment, we used the criteria set forth by the Committee of Sponsoring Organizations of the Treadway Commission in Internal Control

Integrated Framework. Based on our assessment we believe that, as of December 31, 2005, the Company's internal control over financial reporting is effective based on those criteria.

There has been no change in our internal control over financial reporting that occurred during our fiscal quarter ended December 31, 2005 that has materially affected, or is reasonably likely to materially affect, our internal control over financial reporting.

Our independent auditors have issued an audit report on our management's assessment of the effectiveness of our internal control over financial reporting as of December 31, 2005, which is included herein.

Report of Independent Registered Public Accounting Firm

The Board of Directors and Shareholders of Columbia Sportswear Company:

We have audited management's assessment, included in the accompanying Report of Management, that Columbia Sportswear Company and subsidiaries (the Company) maintained effective internal control over financial reporting as of December 31, 2005 based on criteria established in *Internal Control Integrated Framework* issued by the Committee of Sponsoring Organizations of the Treadway Commission. The Company'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. Our responsibility is to express an opinion on management's assessment and an opinion on the effectiveness of 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, evaluating management's assessment, testing and evaluating the design and operating effectiveness of internal control, and performing such other procedures as we considered necessary in the circumstances. We believe that our audit provides a reasonable basis for our opinions.

A company's internal control over financial reporting is a process designed by, or under the supervision of, the company's principal executive and principal financial officers, or persons performing similar functions, and implemented by the company's board of directors, management, and other personnel 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 the inherent limitations of internal control over financial reporting, including the possibility of collusion or improper management override of controls, material misstatements due to error or fraud may not be prevented or detected on a timely basis. Also, projections of any evaluation of the effectiveness of the internal control over financial reporting to future periods are subject to the risk that the 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, management's assessment that the Company maintained effective internal control over financial reporting as of December 31, 2005, is fairly stated, in all material respects, based on the criteria

established in *Internal Control Integrated Framework* issued by the Committee of Sponsoring Organizations of the Treadway Commission. Also in our opinion, the Company maintained, in all material respects, effective internal control over financial reporting as of December 31, 2005, based on the criteria established in *Internal Control Integrated Framework* issued by the Committee of Sponsoring Organizations of the Treadway Commission.

We have also audited, in accordance with the standards of the Public Company Accounting Oversight Board (United States), the consolidated balance sheet as of December 31, 2005, and the related consolidated statements of operations, shareholders' equity, and cash flows and the financial statement schedule listed in the Index at Item 15 for the year ended December 31, 2005 of the Company and our report dated March 14, 2006 expressed an unqualified opinion on those financial statements and financial statement schedule.

DELOITTE & TOUCHE LLP Portland, Oregon March 14, 2006

Item 9(B). OTHER INFORMATION

On January 19, 2006, the Compensation Committee of the Board of Directors determined compensation for the Chief Executive Officer and for other named executive officers for 2006. A summary of the compensation for these officers is filed as Exhibit 10.24 to this Form 10-K.

PART III

Item 10. DIRECTORS AND EXECUTIVE OFFICERS OF THE REGISTRANT

Information with respect to our directors is incorporated herein by reference to the section entitled Election of Directors in our proxy statement for our 2006 annual meeting of shareholders (the 2006 Proxy Statement) to be filed with the Securities and Exchange no later than 120 days after the end of our fiscal year ended December 31, 2005. See Item 4(A) of this Annual Report on Form 10-K for information regarding our executive officers.

Item 11. EXECUTIVE COMPENSATION

The section of our 2006 Proxy Statement entitled Executive Compensation is incorporated herein by reference. See Item 5 of this Annual Report on Form 10-K for information concerning our equity compensation plans.

Item 12. SECURITY OWNERSHIP OF CERTAIN BENEFICIAL OWNERS AND MANAGEMENT AND RELATED STOCKHOLDER MATTERS

The section of our 2006 Proxy Statement entitled Security Ownership of Certain Beneficial Owners and Management is incorporated herein by reference. The following table provides information about compensation plans (including individual compensation arrangements) under which our equity securities are authorized for issuance to employees or non-employees (such as directors and consultants), at December 31, 2005:

Plan Category	Number of securities to be issued upon exercise of outstanding options, warrants and rights	Weighted-average exercise price of outstanding options, warrants and rights	Number of securities remaining available for future issuance under equity compensation plans (excluding securities reflected in column (a))
	(a)	(b)	(c)
Equity compensation plans approved by security			
holders:			
1997 Stock Incentive Plan	2,310,093	\$39.07	1,647,264
1999 Employee Stock Purchase Plan			474,444
Equity compensation plans not approved by security			
holders			
Total	2,310,093	\$39.07	2,121,708

Item 13. CERTAIN RELATIONSHIPS AND RELATED TRANSACTIONS

The section of our 2006 Proxy Statement entitled Certain Relationships and Related Transactions is incorporated herein by reference.

Item 14. PRINCIPAL ACCOUNTING FEES AND SERVICES

The section of our 2006 Proxy Statement entitled Principal Accountant Fees and Services is incorporated herein by reference.

PART IV

Item 15. EXHIBITS AND FINANCIAL STATEMENT SCHEDULES

- (a)(1) and (a)(2) Financial Statements. The Financial Statements of the Company filed as part of this Annual Report on Form 10-K are on pages 39 to 62 of this Annual Report.
 - (a)(3) Exhibits.
- (b) See Exhibit Index beginning on page 70 for a description of the documents that are filed as Exhibits to this Annual Report on Form 10-K or incorporated herein by reference.

SIGNATURES

Pursuant to the requirements of Section 13 or 15(d) of the Securities Exchange Act of 1934, the registrant has duly caused this report to be signed on its behalf by the undersigned, thereunto duly authorized, as of March 14, 2006.

COLUMBIA SPORTSWEAR COMPANY			
By:	/s/ BRYAN L. TIMM		
Bryan L. Timm Vice President and Chief Financial Officer			

Pursuant to the requirements of the Securities Exchange Act of 1934, this report has been signed by the following persons on behalf of the registrant and in the capacities indicated as of March 14, 2006.

Signatures	<u>Title</u>
/s/ Timothy P. Boyle	President and Chief Executive Officer and
Timothy P. Boyle	Director (Principal Executive Officer)
/s/ Bryan L. Timm	Vice President and Chief Financial Officer
Bryan L. Timm	(Principal Financial and Accounting Officer)
/s/ GERTRUDE BOYLE	Chairman of the Board of Directors
Gertrude Boyle	
/s/ SARAH A. BANY	Director
Sarah A. Bany	
/s/ Edward S. George	Director
Edward S. George	
/s/ Murrey R. Albers	Director
Murrey R. Albers	
/s/ JOHN W. STANTON	Director
John W. Stanton	
/s/ WALTER T. KLENZ	Director
Walter T. Klenz	
/s/ STEPHEN E. BABSON	Director
Stephen E. Babson	
/s/ Andy D. Bryant	Director
Andy D. Bryant	

Schedule II Valuation and Qualifying Accounts (in thousands)

Description	Balance at Beginning of Period	Charged to Costs and Expenses	Charged to Other Accounts	Deductions (a)	Balance at End of Period
Year Ended December 31, 2005:					
Allowance for doubtful accounts	\$7,825	\$1,158	\$	\$(1,643)	\$7,340
Product warranty	9,140	4,178		(3,411)	9,907
Year Ended December 31, 2004:					
Allowance for doubtful accounts	\$8,852	\$1,882	\$	\$(2,909)	\$7,825
Product warranty	8,642	3,375		(2,877)	9,140
Year Ended December 31, 2003:					
Allowance for doubtful accounts	\$9,341	\$2,325	\$	\$(2,814)	\$8,852
Product warranty	7,800	3,834		(2,992)	8,642

⁽a) Charges to the accounts included in this column are for the purposes for which the reserves were created.

Exhibit Index	
3.1	Third Restated Articles of Incorporation (incorporated by reference to exhibit 3.1 to the Company's Quarterly Report on Form 10-Q for the quarterly period ended March 31, 2000)
3.2	2000 Restated Bylaws (incorporated by reference to exhibit 3.2 to the Company's Quarterly Report on Form 10-Q for the quarterly period ended March 31, 2000)
4.1	See Article II of Exhibit 3.1 and Article I of Exhibit 3.2
+10.1	1997 Stock Incentive Plan, as amended (incorporated by reference to exhibit 10.1 to the Company's Annual Report on Form 10-K for the year ended December 31, 2001)
+*10.2	Form of Incentive Stock Option Agreement
+*10.3	Form of Nonstatutory Stock Option Agreement
+10.3(a)	Form of Executive Stock Option Agreement (incorporated by reference to exhibit 10.3 (a) to the Company's Annual Report on Form 10-K for the year ended December 31, 2000)
*10.4	Credit Agreement between the Hong Kong and Shanghai Banking Corporation Limited and the Company dated September 17, 1991, as amended
*10.5	Buying Agency Agreement between Nissho Iwai American Corporation and the Company dated January 1, 1992, as amended
*10.5(a)	Amendment No. 2 to the Buying Agency Agreement Between Nissho Iwai American Corporation and the Company dated February 19, 1998
10.5(b)	Buying Agency Agreement between the Company and Nissho Iwai American Corporation dated October 1, 1998 (incorporated by reference in exhibit 10.1 to the Company's Quarterly Report on Form 10-Q for the quarterly period ended September 30, 1998)
*10.6	Credit Agreement between the Company and Wells Fargo Bank, N.A. dated July 31, 1997
*10.6(a)	Form of First Amendment to Credit Agreement between the Company and Wells Fargo Bank, N.A. dated March 23, 1998
10.6(b)	Credit Agreement Extension between the Company and Wells Fargo Bank National Association dated June 30, 1998 (incorporated by reference to exhibit 10.1 to the Company's Quarterly Report on Form 10-Q for the quarterly period ended June 30, 1998)
10.6(c)	Second Amendment to Credit Agreement between the Company and Wells Fargo Bank National Association dated July 31, 1998 (incorporated by reference to exhibit 10.2 to the Company's Quarterly Report on Form 10-Q for the quarterly period ended June 30, 1998)
10.6(d)	Third Amendment to Credit Agreement between the Company and Wells Fargo Bank National Association dated June 30, 1999 (incorporated by reference to exhibit 10.1 to the Company's Quarterly Report on Form 10-Q for the quarterly period ended June 30, 1999)
10.6(e)	Fourth Amendment to Credit Agreement dated July 31, 2000 between the Company and Wells Fargo Bank, National Association (incorporated by reference to exhibit 10.1 to the Company's Quarterly Report on Form 10-Q for the quarterly period ended June 30, 2000)
10.6(f)	Fifth Amendment to Credit Agreement between the Company and Wells Fargo Bank, National Association dated November 30, 2001 (incorporated by reference to exhibit 10.6 (f) to the Company's Annual Report on Form 10-K for the year ended December 31, 2003)
10.6(g)	Sixth Amendment to Credit Agreement between the Company and Wells Fargo Bank, National Association dated June 30, 2002 (incorporated by reference to exhibit 10.6 (g) to the Company's Annual Report on Form 10-K for the year ended December 31, 2003)
10.6(h)	Seventh Amendment to Credit Agreement between the Company and Wells Fargo Bank National Association dated June 30, 2003 (incorporated by reference to exhibit 10.6 (h) to the Company's Annual Report on Form 10-K for the year ended December 31, 2003)

Exhibit Index	
10.6(i)	Eight Amendment to Credit Agreement between the Company and Wells Fargo Bank National Association dated January 29, 2004 (incorporated by reference to exhibit 10.6 (i) to the Company's Annual Report on Form 10-K for the year ended December 31, 2003)
10.6(j)	Credit Agreement between the Company and Wells Fargo Bank National Association dated December 16, 2004 (incorporated by reference to the Company's Annual Report on Form 10-K for the year ended December 31, 2004) First Amendment to Credit Agreement between the Company and Wells Fargo Bank National Association dated December 22, 2005 (incorporated by reference to the Company's Form 8-K filed on December 27, 2005)
*10.7	Assumption Agreement by and between the Company, Timothy P. Boyle and Don Santorufo and First Interstate Bank of Oregon, N.A., dated March 8, 1996; and form of First Amendment thereto dated March 23, 1998
*10.10	Form of Lease Agreement between Gertrude Boyle and the Company, undated
10.10(a)	Amendment to Lease Agreement between Gertrude Boyle and the Company, dated January 23, 2002 (incorporated by reference to exhibit 10.10 (a) to the Company's Annual Report on Form 10-K for the year ended December 31, 2002)
*10.11	Lease between BB&S Development Company and the Company, dated February 12, 1996
*10.12	Lease between B.A.R.K. Holdings, Inc. and Columbia Sportswear Canada Limited, dated January 3, 1994
10.12(a)	Lease Amending Agreement between B.A.R.K. Holdings, Inc. and Columbia Sportswear Canada Limited, dated January 1, 2002 (incorporated by reference to exhibit 10.12 (a) to the Company's Annual Report on Form 10-K for the year ended December 31, 2001)
10.12(b)	Indemnity Agreement between Columbia Sportswear Company and B.A.R.K. Holdings, Inc., dated January 1, 2002 (incorporated by reference to exhibit 10.12 (b) to the Company's Annual Report on Form 10-K for the year ended December 31, 2001)
+*10.13	Deferred Compensation Conversion Agreement between the Company and Don Santorufo, dated December 31, 1996
*10.14	Form of Tax Indemnification Agreement for existing shareholders
+*10.15	Employment Agreement between Carl K. Davis and the Company dated as of September 5, 1997
+10.15(a)	Employment Agreement between Carl K. Davis and the Company dated as of July 19, 2004 (incorporated by reference to exhibit 10.1 to the Company's Quarterly Report on Form 10-Q for the quarterly period ended September 30, 2004)
*10.16	Form of Indemnity Agreement for Directors
*10.17	Form of Agreement Regarding Plan of Recapitalization Among the Company and Shareholders
+*10.18	Amendment and Waiver, Deferred Compensation Conversion Agreement, between the Company and Don Santorufo
10.20	Note Purchase and Private Shelf Agreement between the Company and The Prudential Insurance Company of America and Pruco Life Insurance Company dated August 11, 1998 (incorporated by reference to exhibit 10.3 to the Company's Quarterly Report on Form 10-Q for the quarterly period ended June 30, 1998)
+10.21	1999 Employee Stock Purchase Plan, as amended (incorporated by reference to exhibit 10.21 to the Company's Annual Report on Form 10-K for the year ended December 31, 2001)
+10.22	Executive Incentive Compensation Plan, as amended (incorporated by reference to exhibit 10.1 to the Company's Quarterly Report on Form 10-Q for the quarterly period ended March 31, 2000)

Exhibit Index	
+10.23	Form of Indemnity Agreement for Directors and Executive Officers (incorporated by reference to exhibit 10.23 to the Company's Annual Report on Form 10-K for the year ended December 31, 2004)
+10.24	Summary of Compensatory Arrangements with Directors and Named Executive Officers
21.1	Subsidiaries of the Company
23.1	Consent of Deloitte & Touche LLP
31.1	Rule 13a-14(a) Certification of Timothy P. Boyle, President and Chief Executive Officer
31.2	Rule 13a-14(a) Certification of Bryan L. Timm, Chief Financial Officer
32.1	Section 1350 Certification of Timothy P. Boyle, President and Chief Executive Officer
32.2	Section 1350 Certification of Bryan L. Timm, Chief Financial Officer

⁺ Management Contract or Compensatory Plan

^{*} Incorporated by reference to the Company's Registration Statement on Form S-1 (Reg. No. 333-43199).



Portland, Oregon April 17, 2006

Dear Shareholders:

You are cordially invited to attend our annual meeting of shareholders at 3:00 p.m., Pacific Time, on Thursday, May 18, 2006, at our headquarters at 14375 NW Science Park Drive, Portland, Oregon 97229.

Details of the business to be conducted at the annual meeting are provided in the accompanying Notice of Annual Meeting and Proxy Statement. At the annual meeting, we will also report on the Company's operations and respond to any questions you may have.

Your vote is very important. Whether or not you attend the annual meeting in person, it is important that your shares are represented and voted at the meeting. Please promptly sign, date, and return the enclosed proxy card in the postage-prepaid envelope. If you attend the meeting, you will have the right to revoke your proxy and vote your shares in person. Retention of the proxy is not necessary for admission to or identification at the meeting.

Very truly yours,

Timothy P. Boyle

President and Chief Executive Officer

COLUMBIA SPORTSWEAR COMPANY

14375 NW Science Park Drive Portland, Oregon 97229 (503) 985-4000

NOTICE OF ANNUAL MEETING OF SHAREHOLDERS May 18, 2006

To the Shareholders of Columbia Sportswear Company:

Our annual meeting will be held at 3:00 p.m., Pacific Time, on Thursday, May 18, 2006, at 14375 NW Science Park Drive, Portland, Oregon 97229. The purpose of the meeting is:

- 1. To elect directors for the next year;
- 2. To ratify the selection of Deloitte & Touche LLP as our independent auditors for 2006; and
- 3. To act upon any other matters that may properly come before the meeting.

Only shareholders of record at the close of business on March 23, 2006, are entitled to vote at the meeting. A list of shareholders will be available for inspection by shareholders beginning April 19, 2006, at our corporate headquarters.

Even if you plan to attend the meeting in person, please sign, date and return the enclosed proxy in the enclosed postage-prepaid envelope. You may attend the meeting in person even if you send in your proxy; retention of the proxy is not necessary for admission to or identification at the meeting.

By Order of the Board of Directors

Peter J. Bragdon

Vice President, General Counsel and Secretary

Portland, Oregon April 17, 2006

TABLE OF CONTENTS

PROXY STATEMENT

Summary of Procedures How Proxies Will Be Solicited Householding of Proxy Materials Who Can Vote How You Can Vote How You Can Revoke Your Proxy or Change Your Vote	1 1 1 1 1
Security Ownership of Certain Beneficial Owners and Management	3
Corporate Governance Guidelines and Independence Communications with Board Director Compensation Board Meetings Board Committees Audit Committee Compensation Committee Nominating and Corporate Governance Committee Director Nomination Policy Certain Relationships and Related Transactions Section 16 Beneficial Ownership Reporting Compliance	5 5 5 5 6 6 6 6 6 7 7
Report of the Audit Committee	8 8 9
Proposal 1: Election of Directors	10
Proposal 2: Ratification of Selection of Independent Auditors	11
Executive Compensation Summary Compensation Table Stock Option Grants in Fiscal Year 2005 Aggregated Option Exercises and Fiscal Year-End Option Values Compensation Committee Interlocks and Insider Participation	12 12 13 13 14
Compensation Committee Report on Executive Compensation Compensation Principles and Philosophy Compensation Elements Other Benefits Chief Executive Officer Compensation Deductibility of Compensation	15 15 15 16 16 17
Performance Graph	18
Additional Information	19 19 19 19

COLUMBIA SPORTSWEAR COMPANY

PROXY STATEMENT

Annual Meeting of Shareholders

SUMMARY OF PROCEDURES

How Proxies Will Be Solicited. The Board of Directors of Columbia Sportswear Company, an Oregon corporation, is soliciting proxies to be used at the annual meeting of shareholders to be held at 3:00 p.m., Pacific Time, on Thursday, May 18, 2006, at Columbia's headquarters, located at 14375 NW Science Park Drive, Portland, Oregon 97229 for the purposes set forth in the accompanying Notice of Annual Meeting. This proxy statement, the form of proxy and our 2005 Annual Report will be mailed to shareholders on or about April 17, 2006, at our cost. The proxy statement and Annual Report are also available on our website at www.columbia.com and the website of the Securities and Exchange Commission at www.sec.gov. We will request fiduciaries, custodians, brokerage houses and similar parties to forward copies of proxy materials to beneficial owners of the Company's stock and we will reimburse these parties for their reasonable and customary charges for distribution expenses. Proxies will be solicited by use of the mail and the Internet, and our directors, officers and employees may also solicit proxies by telephone, fax or personal contact. No additional compensation will be paid for these services. We have retained W.F. Doring & Co. to assist in the solicitation of proxies from nominees and brokers at an estimated fee of \$3,500 plus related out-of-pocket expenses.

Householding of Proxy Materials. The Securities and Exchange Commission has adopted rules that permit companies and intermediaries to satisfy the delivery requirements for proxy statements with respect to two or more security holders sharing the same address by delivering a single proxy statement addressed to those security holders. This process, which is commonly referred to as householding, may result in more convenience for security holders and cost savings for companies. A number of brokers with accountholders who are Company shareholders will be householding our proxy materials. If you have received notice from your broker that it will be householding communications to your address, householding will continue until you are notified otherwise or until you revoke your consent. If at any time you no longer wish to participate in householding and would prefer to receive a separate proxy statement, please notify your broker or write to us at Columbia Sportswear Company, Attention: Investor Relations, 14375 NW Science Park Drive, Portland, Oregon 97229. If you currently receive multiple copies of the proxy statement and would like to request householding of your communications, please contact your broker.

Who Can Vote. Only shareholders of record at the close of business on March 23, 2006, (the record date) are entitled to notice of and to vote at the annual meeting or any adjournments of the annual meeting. At the close of business on March 23, 2006, 36,923,490 shares of the Company's Common Stock, the only authorized voting security of the Company, were issued and outstanding.

How You Can Vote. Mark your proxy, sign and date it, and return it in the enclosed postage-paid envelope. To ensure your vote is counted, we must receive your proxy before or at the annual meeting. All of your shares that have been properly voted and not revoked will be voted at the annual meeting in accordance with your instructions. If you sign your proxy card but do not give voting instructions, the shares represented by your proxy will be voted as recommended by the Board of Directors.

How You Can Revoke Your Proxy or Change Your Vote. You can revoke your proxy at any time before it is voted at the annual meeting by:

• Sending written notice of revocation bearing a later date than the date of the proxy to the Secretary;

- Submitting to the Secretary a later-dated proxy relating to the same shares; or
- Attending the annual meeting and voting in person. If your shares are held in the name of a bank, broker
 or other holder of record, you must obtain a proxy, executed in your favor, from the holder of record to
 be able to vote at the meeting.

Any written notice revoking a proxy should be sent to Columbia Sportswear Company, Attention: Peter J. Bragdon, 14375 NW Science Park Drive, Portland, Oregon 97229, or hand-delivered to Mr. Bragdon at or before the vote at the annual meeting.

SECURITY OWNERSHIP OF CERTAIN BENEFICIAL OWNERS AND MANAGEMENT

The following table sets forth information as of March 23, 2006, regarding the beneficial ownership of shares of Company Common Stock by (i) each person known by the Company to own beneficially more than 5% of the Common Stock, (ii) each of our directors and director nominees, (iii) each of the executive officers named in the Summary Compensation Table who were serving as executive officers at the end of the last completed fiscal year (named executive officers), and (iv) all of our executive officers and directors as a group. The address for each of our executive officers and directors is 14375 NW Science Park Drive, Portland, Oregon 97229. The address for JPMorgan Chase & Co. is 270 Park Avenue, New York, New York 10017. Except as otherwise noted, the persons listed below have sole investment and voting power with respect to the shares owned by them.

Beneficial Owner	Shares Beneficially Owned(1)	Percentage of Shares
Gertrude Boyle	5,362,473	14.5%
Timothy P. Boyle	15,358,816(2)	41.6%
JPMorgan Chase & Co.	3,388,611(3)	10.5%
Patrick D. Anderson	106,980(4)	*
Rick D. Carpenter	5,376(5)	*
Robert G. Masin	74,567(6)	*
Bryan L. Timm	64,050(7)	*
Murrey R. Albers	35,733(8)	*
Stephen E. Babson	20,452(9)	*
Sarah A. Bany	2,270,769(10)	6.1%
Andy D. Bryant	2,604(11)	*
Edward S. George	56,615(12)	*
Walter T. Klenz	30,167(13)	*
John W. Stanton	313,640(14)	*
All directors and executive officers as a group (15 persons)	23,791,645(15)	63.6%

^{*} Less than 1%.

- (1) Shares that the person or group has the right to acquire within 60 days after March 23, 2006 are deemed to be outstanding in calculating the percentage ownership of the person or group but are not deemed to be outstanding as to any other person or group.
- (2) Includes (a) 320,814 shares held in trust, for which Mr. Boyle's wife is trustee, for the benefit of Mr. Boyle's children, and (b) 417 shares held in trust for Mr. Boyle's wife, for which she is trustee. Mr. Boyle disclaims beneficial ownership of these shares. Also includes 288,012 shares held in grantor retained annuity trusts for which Mr. Boyle is trustee and income beneficiary.
- (3) Based solely upon information reported in a Schedule 13G filed on February 8, 2006, reporting beneficial ownership as of December 31, 2005, JPMorgan Chase & Co. has sole power to vote or to direct the vote for 2,717,045 shares, has shared power to vote or to direct the vote for 583,566 shares, has sole power to dispose or to direct the disposition of 2,804,018 shares, and has shared power to dispose or to direct the disposition of 583,771 shares. JPMorgan Chase & Co. is the beneficial owner of these shares on behalf of other persons known to have one or more of the following: the right to receive dividends for these securities, the power to direct the receipt of dividends from these securities, the right to receive the proceeds from the sale of these securities, and the right to direct the receipt of proceeds from the sale of these securities. None of these persons are known to own more than 5% of the class of these securities.
- (4) Includes 98,480 shares subject to options exercisable within 60 days after March 23, 2006.
- (5) Based solely upon information reported by Mr. Carpenter upon his resignation in January 2006.

- (6) Includes 72,640 shares subject to options exercisable within 60 days after March 23, 2006.
- (7) Includes 57,707 shares subject to options exercisable within 60 days after March 23, 2006.
- (8) Includes 34,233 shares subject to options exercisable within 60 days after March 23, 2006.
- (9) Includes (a) 750 shares held by Babson Capital Partners, LP, for which Mr. Babson is general partner, (b) 1,500 shares held by the Jean McCall Babson Trust for which Mr. Babson is trustee and whose beneficiaries include members of Mr. Babson's family, and (c) 16,702 shares subject to options exercisable within 60 days after March 23, 2006.
- (10) Includes (a) 2,225 shares held in trust, for which Ms. Bany's husband is trustee, for the benefit of Ms. Bany's children, (b) 1,010,720 shares held in grantor retained annuity trusts for which Ms. Bany is trustee and income beneficiary, and (c) 35,417 shares subject to options exercisable within 60 days after March 23, 2006. Also includes 7,500 shares held by the Marie Lamfrom Charitable Foundation, for which Ms. Bany is a trustee. Ms. Bany disclaims beneficial ownership of these shares.
- (11) Includes 1,604 shares subject to options exercisable within 60 days after March 23, 2006.
- (12) Includes 7,800 shares held by George Family Investment L.P. and 6,400 shares held by The George Family Trust, for which Mr. George is a trustee. Mr. George disclaims beneficial ownership of these shares. Also includes 41,415 shares subject to options exercisable within 60 days after March 23, 2006.
- (13) Consists of 30,167 shares subject to options exercisable within 60 days after March 23, 2006.
- (14) Includes 25,000 shares held by the Aven Foundation, for which Mr. Stanton is a trustee. Mr. Stanton disclaims beneficial ownership of these shares. Also includes 10,062 shares subject to options exercisable within 60 days after March 23, 2006.
- (15) Includes 492,529 shares subject to options exercisable within 60 days after March 23, 2006, and 5,376 shares owned by Mr. Carpenter upon his employment termination in January 2006.

CORPORATE GOVERNANCE

Corporate Governance Guidelines and Independence. The Company's Board of Directors has adopted a Nominating and Corporate Governance Committee Charter that is available for review on our website at www.columbia.com. Under the Company's Nominating and Corporate Governance Committee Charter, which adopts the standards for independence under the NASDAQ National Market listing standards and the Securities and Exchange Commission rules, a majority of the members of the Board of Directors must be independent as determined by the Board of Directors. The Board of Directors has determined that Messrs. Albers, Babson, Bryant, George, Klenz and Stanton are independent and, accordingly, a majority of our Board of Directors is independent. In addition, all members of our Audit Committee, Compensation Committee and Nominating and Corporate Governance Committee are independent.

The Company has also adopted a Code of Business Conduct and Ethics that applies to the Company's Chief Executive Officer, Chief Financial Officer, Controller, and all other Company directors, officers and employees. A copy of our Code of Business Conduct and Ethics is available on our website at www.columbia.com.

Communications with Board. Any shareholder who desires to communicate with the Board of Directors, individually or as a group, may do so by writing to the intended member or members of the Board of Directors, c/o Corporate Secretary, Columbia Sportswear Company, 14375 NW Science Park Drive, Portland, Oregon 97229. Communications should be sent by overnight or certified mail, return receipt requested. All communications will be compiled by the Secretary and submitted to the individual director to whom it is addressed.

Communications with the Board of Directors regarding recommendations of individuals for consideration by the Nominating and Corporate Governance Committee to become nominees for election to the Board of Directors must be made in accordance with the Director Nomination Policy described below.

Director Compensation. Each director who is not an employee of the Company receives the following compensation for his or her services as director:

- annual compensation of \$30,000;
- \$2,000 per Board meeting attended;
- \$1,000 per committee meeting attended as a member;
- \$2,000 per Compensation Committee or Nominating and Corporate Governance Committee meeting attended as the chairman;
- \$4,000 per Audit Committee meeting attended as the chairman;
- an annual option to acquire 5,250 shares of Common Stock;
- an annual \$2,500 Columbia Sportswear merchandise allowance; and
- reasonable out-of-pocket expenses incurred in attending meetings.

Directors are given the opportunity to receive an option grant in lieu of the annual cash compensation. In 2005, three of the seven non-employee directors elected to receive an option to acquire 1,511 shares of Common Stock in lieu of the annual \$30,000 cash compensation. All option grants to directors have an exercise price equal to the fair market value of the Company's Common Stock at the time of the grant, vest ratably over thirty-six months beginning the first month following the date of grant, and expire ten years from the date the option was granted. Directors who are employees of the Company receive no separate compensation for their service as directors.

Board Meetings. The Board of Directors met seven times in 2005. Five executive sessions of the Board of Directors were held in 2005. Each director attended at least 75 percent of the total number of meetings of the Board of Directors and of any committee on which he or she served in 2005. The Company does not maintain a

formal policy regarding director attendance at annual shareholder meetings; however, the Company encourages directors to attend the annual meeting of shareholders. Seven directors attended the Company's 2005 annual meeting of shareholders.

Board Committees. The Board of Directors has designated three standing committees. The Audit Committee, the Compensation Committee and the Nominating and Corporate Governance Committee each operate under a written charter that is available for review on our website at www.columbia.com. The current membership of each committee and its principal functions, as well as the number of times it met during fiscal year 2005, is described below.

Audit Committee. The Audit Committee is composed of Messrs. George, Bryant, and Stanton. Mr. Klenz was a member of the Audit Committee until May 2005, when Mr. Bryant joined the Audit Committee. The Board of Directors has determined that each member of the Audit Committee meets all applicable independence and financial literacy requirements. The Board has also determined that Mr. George is an audit committee financial expert as defined in regulations adopted by the Securities and Exchange Commission. A description of the functions performed by the Audit Committee and Audit Committee activity is set forth below in Report of the Audit Committee. The Audit Committee met four times in 2005.

Compensation Committee. The Compensation Committee is composed of Messrs. Albers, Babson and Klenz. The Compensation Committee determines compensation for the Company's executive officers and administers the Company's 1997 Stock Incentive Plan, the 1999 Employee Stock Purchase Plan, and the Executive Incentive Compensation Plan. For additional information about the Compensation Committee, see Compensation Committee Report on Executive Compensation, set forth below. The Compensation Committee met six times in 2005.

Nominating and Corporate Governance Committee. The Nominating and Corporate Governance Committee is composed of Messrs. Babson, Albers, Bryant, George, Klenz and Stanton. Messrs. Bryant, Klenz and Stanton joined the Nominating and Corporate Governance Committee in May 2005. The Nominating and Corporate Governance Committee develops and recommends corporate governance guidelines and standards for business conduct and ethics, identifies individuals qualified to become Board members, and makes recommendations regarding nominations for director. The Nominating and Corporate Governance Committee will consider individuals recommended by shareholders for nomination as director in accordance with the procedures described under Director Nomination Policy below. The Nominating and Corporate Governance Committee also oversees the annual self-evaluations of the Board and its committees and makes recommendations concerning the size, structure, composition and membership of the Board of Directors and its committees. The Nominating and Corporate Governance Committee met four times in 2005.

Director Nomination Policy. Shareholders may recommend individuals for consideration by the Nominating and Corporate Governance Committee to become nominees for election to the Board of Directors by submitting a written recommendation to the Nominating and Corporate Governance Committee c/o Corporate Secretary, Columbia Sportswear Company, 14375 NW Science Park Drive, Portland, Oregon 97229. Communications should be sent by overnight or certified mail, return receipt requested. Submissions must include sufficient biographical information concerning the recommended individual, including age, five-year employment history with employer names and a description of the employer's business, whether the individual can read and understand financial statements, and board memberships, if any, for the Nominating and Corporate Governance Committee to consider. The submission must be accompanied by a written consent of the individual to stand for election if nominated by the Board and to serve if elected by the shareholders. Recommendations received by December 31, 2006 will be considered for nomination at the 2007 Annual Meeting of Shareholders. Recommendations received after December 31, 2006 will be considered for nomination at the 2008 Annual Meeting of Shareholders.

Following the identification of the director candidates, the Nominating and Corporate Governance Committee meets to discuss and consider each candidate's qualifications and determines by majority vote the candidate(s) who the Nominating and Corporate Governance Committee believes would best serve the Company. In evaluating director candidates, the Nominating and Corporate Governance Committee considers a variety of factors, including the composition of the Board as a whole, the characteristics (including independence, diversity, age, skills and experience) of each candidate, and the performance and continued tenure of incumbent Board members. The Committee believes that candidates for director should possess high ethical character, business experience with high accomplishment in his or her respective field, the ability to read and understand financial statements, relevant expertise and experience, and the ability to exercise sound business judgment. They must also be over 21 years of age. In addition, the Committee believes at least one member of the Board should meet the criteria for an audit committee financial expert as defined by Securities and Exchange Commission rules, and that a majority of the members of the Board should meet the definition of independent director under the NASDAQ National Market listing standards. The Committee also believes key members of the Company's management should participate as members of the Board.

Certain Relationships and Related Transactions. B2 Flight LLC, a limited liability company wholly owned by Timothy P. Boyle and his wife, leases its Hawker aircraft to the Company for business use at a price comparable to commercial airfare for each business traveler. In addition, the Company contracts with Global Aviation, Inc., an unrelated party, for flight crew services; the fee that the Company pays to Global Aviation, Inc. partially offsets the minimum monthly fee that B2 Flight LLC owes to Global Aviation, Inc. for its own flight crew services. In 2005, the Company paid B2 Flight LLC \$110,645 for use of the aircraft, and paid Global Aviation, Inc. \$63,868 for flight crew services. The Company believes that these transactions were on terms as fair to the Company as those that would have been available in arm's-length negotiated transactions.

Section 16(a) Beneficial Ownership Reporting Compliance. Section 16(a) of the Securities Exchange Act of 1934 requires the Company's executive officers, directors, and persons who own more than 10% of the Common Stock to file reports of ownership and changes in ownership with the Securities and Exchange Commission. Executive officers, directors, and beneficial owners of more than 10% of the Common Stock are required to furnish the Company copies of all section 16(a) reports they file. Based solely on a review of reports received by the Company and on written representations from reporting persons regarding compliance, the Company believes that all section 16(a) transactions were reported on a timely basis, except that one report of a sale of shares was filed late by Ms. Bany.

REPORT OF THE AUDIT COMMITTEE1

The Audit Committee's role is to provide governance, guidance, and oversight regarding financial information provided by the Company to the public or governmental bodies, the Company's systems of internal controls, and the Company's auditing, accounting, and financial reporting processes in general. The Audit Committee regularly meets with management and the Company's independent auditors, Deloitte & Touche LLP, to discuss, among other things, the preparation of financial statements, including key accounting and reporting issues. In accordance with the Audit Committee charter, the Audit Committee also oversees the relationship between the Company and its outside auditors, including recommending their appointment, reviewing the scope and pre-approving their services and related fees, and assessing their independence. A copy of the Audit Committee charter is available for review on our website at www.columbia.com.

The Audit Committee has:

- Reviewed and discussed with management and Deloitte & Touche LLP the audited financial statements;
- Discussed with Deloitte & Touche LLP the matters required to be discussed under generally accepted auditing standards and Statement on Auditing Standards No. 61 (Communication with Audit Committees);
- Received the written disclosures and the letter from Deloitte & Touche LLP required by Independence Standards Board Standard No. 1 (Independence Discussions with Audit Committees);
- Reviewed and approved the amount of fees paid to Deloitte & Touche LLP for audit and non-audit services, and discussed whether Deloitte & Touche LLP's provision of non-audit services was compatible with maintaining its independence; and
- Established policies and procedures under which all audit and non-audit services performed by the Company's independent auditors must be approved in advance by the Audit Committee.

Principal Accountant Fees and Services. The following table summarizes the aggregate fees billed to the Company by Deloitte & Touche LLP:

	2004	2005
Audit Fees (a)	\$1,145,719	\$1,163,144
Audit-Related Fees (b)	37,000	37,711
Tax Fees (c)	404,534	1,161,891
All Other Fees		
Total		

- (a) Fees for audit services billed in 2004 and 2005 consisted of:
 - Audit of the Company's annual financial statements and Sarbanes-Oxley Act, Section 404 related services:
 - Reviews of the Company's quarterly financial statements; and
 - Statutory and regulatory audits, consents and other services related to Securities and Exchange Commission matters.

¹ This Report of the Audit Committee, in addition to the section entitled Compensation Committee Report and the section entitled Performance Graph, are not soliciting material, are not deemed filed with the Securities and Exchange Commission, and are not to be incorporated by reference in any filing of the Company under the Securities Act of 1933 or the Securities Exchange Act of 1934, regardless of date or any general incorporation language in any filing.

- (b) Fees for audit-related services billed in 2004 and 2005 consisted of:
 - Financial accounting and reporting consultations;
 - Employee benefit plan audits;
 - Due diligence associated with acquisitions;
 - Opening and closing balance sheet audits/reviews of an acquisition; and
 - Agreed-upon procedures engagements.
- (c) Fees for tax services billed in 2004 and 2005 consisted of:
 - Tax compliance and tax planning and advice;
 - Federal, state and local income tax return assistance;
 - Sales and use, property and other tax return assistance;
 - Assistance with tax return filings in various foreign jurisdictions;
 - Requests for technical advice from taxing authorities;
 - Assistance with tax audits and appeals; and
 - Preparation of expatriate tax returns.

In considering the nature of the services provided by Deloitte & Touche LLP, the Audit Committee determined that these services are compatible with the provision of independent audit services. The Audit Committee discussed these services with Deloitte & Touche LLP and Company management to determine whether or not they are permitted under the rules and regulations concerning auditor independence promulgated by the Securities and Exchange Commission to implement the Sarbanes-Oxley Act of 2002, as well as the American Institute of Certified Public Accountants.

Pre-Approval Policy. All of the services performed by Deloitte & Touche LLP in 2005 were pre-approved in accordance with the pre-approval policy and procedures adopted by the Audit Committee. This policy describes the permitted audit, audit-related, tax, and other services (collectively, the Disclosure Categories) that the independent auditors may perform. The policy requires the Audit Committee to periodically review and revise (a) a description of the services provided or expected to be provided by the independent auditors in each of the Disclosure Categories and the related fees and costs, and (b) a list of newly requested services subject to pre-approval since the last regularly scheduled meeting.

Generally, pre-approval is provided at regularly scheduled meetings; however, the authority to pre-approve services between meetings, as necessary, has been delegated to the Chairman of the Audit Committee. The Chairman updates the Audit Committee at the next regularly scheduled meeting of any services for which he granted specific pre-approval.

Based on the Audit Committee's review and the meetings, discussions and reports described above, and subject to the limitations of the Audit Committee's role and responsibilities referred to above and in the Audit Committee charter, the Audit Committee recommended to the Board that the Company's audited consolidated financial statements for the year ended December 31, 2005, be included in the Company's Annual Report on Form 10-K.

Members of the Audit Committee:

Edward S. George Chairman Andy D. Bryant John W. Stanton

PROPOSAL 1: ELECTION OF DIRECTORS

A Board of nine directors will be elected at the Annual Meeting. The directors of the Company are elected at each annual meeting to serve until the next annual meeting or until their successors are elected and qualified. Proxies received from shareholders, unless directed otherwise, will be voted FOR election of the following nominees: Mrs. Gertrude Boyle, Ms. Sarah A. Bany, and Messrs. Timothy P. Boyle, Murrey R. Albers, Stephen E. Babson, Andy D. Bryant, Edward S. George, Walter T. Klenz and John W. Stanton. Each nominee is now a director of the Company. If any of the nominees for director becomes unavailable for election for any reason, the proxy holders will have discretionary authority to vote pursuant to a proxy for a substitute or substitutes. The following table briefly describes the name, age and occupation of each of the nominees.

Name, Principal Occupation, and Other Directorships

Gertrude Boyle (age 82) has served as Chairman of the Board of Directors since 1970. Mrs. Boyle also served as the Company's President from 1970 to 1988. Mrs. Boyle is Timothy P. Boyle and Sarah A. Bany's mother.

Timothy P. Boyle (age 56) has served on the Board of Directors since 1978. Mr. Boyle joined the Company in 1971 as General Manager and has served as President and Chief Executive Officer since 1988. Mr. Boyle is also a member of the Board of Directors of Northwest Natural Gas and Widmer Brothers Brewing Company. Mr. Boyle is Gertrude Boyle's son and Sarah A. Bany's brother.

Sarah A. Bany (age 47) has served on the Board of Directors since 1988. Ms. Bany is the owner and Executive Vice President of Brand Development of Moonstruck Chocolate Company. From 1979 to August 1998, Ms. Bany held various positions at Columbia Sportswear, most recently as Director of Retail Stores. Ms. Bany is Gertrude Boyle's daughter and Timothy P. Boyle's sister.

Murrey R. Albers (age 64) became a director of the Company in July 1993. Mr. Albers is President and Chief Executive Officer of United States Bakery, a bakery with operations in Oregon, Washington, Idaho, Montana and California. Mr. Albers, who has been in his current position since June 1985, joined United States Bakery as general manager of Franz Bakery in 1975. Mr. Albers chairs the Compensation Committee.

Stephen E. Babson (age 55) became a director of the Company in July 2002. Mr. Babson has been a Principal of Endeavour Capital, a Northwest private equity firm, since April 2002. Before that, Mr. Babson was an attorney at Stoel Rives LLP. Mr. Babson joined Stoel Rives in 1978, was a partner from 1984 to February 2002, and served as its chairman from July 1999 to February 2002. Mr. Babson chairs the Nominating and Corporate Governance Committee.

Andy D. Bryant (age 55) became a director of the Company in 2005. Mr. Bryant is Executive Vice President and Chief Financial and Enterprise Services Officer of Intel Corporation. Mr. Bryant joined Intel in 1981 as Controller for the Commercial Memory Systems Operation, became the Chief Financial Officer in February 1994, and was promoted to Senior Vice President in January 1999. Mr. Bryant expanded his role to Chief Financial and Enterprise Services Officer in December 1999. Mr. Bryant is a member of the board of directors of Kryptiq Corporation.

Edward S. George (age 69) became a director of the Company in 1989. For 30 years, until his retirement, Mr. George worked in the banking industry. From 1980 to 1990, he was President and CEO of Torrey Pines Bank and from 1991 to 1998 he served as a financial consultant. Mr. George also served as a director of First National Bank of San Diego until its sale in September 2002. Mr. George chairs the Audit Committee.

Walter T. Klenz (age 60) became a director of the Company in 2000. He served as Managing Director of Beringer Blass Wine Estates from 2001 until his retirement in 2005. Mr. Klenz became President and Chief Executive Officer of Beringer Wine Estates in 1990, and Chairman of its Board of Directors in August 1997, and

he served in those positions until the 2000 acquisition of Beringer Wine Estates by Foster's Brewing Group Limited. Mr. Klenz joined Beringer Wine Estates in 1976 as director of marketing for the Beringer brand. He is a member of the board of directors of Vintage Wine Trust.

John W. Stanton (age 50) became a director of the Company in 1997. Mr. Stanton is currently engaged in private investment activities including Trilogy Partners, and public policy activities. Mr. Stanton served as Chief Executive Officer of Western Wireless Corporation and its predecessor companies from 1992 until shortly after its acquisition by ALLTEL Corporation in 2005. From 1994 to 2002, Mr. Stanton also served as Chief Executive Officer and Chairman of VoiceStream Wireless Corporation. Mr. Stanton serves as a director of Advanced Digital Information Corporation and Hutchison Telecommunications International LTD.

RECOMMENDATION BY THE BOARD OF DIRECTORS

The Board of Directors recommends that shareholders vote FOR election of the nominees named in this proxy statement. If a quorum of shareholders is present at the annual meeting, the nine nominees for election as directors who receive the greatest number of votes cast at the meeting will be elected directors. Abstentions and broker non-votes are counted for purposes of determining whether a quorum exists at the annual meeting, but will have no effect on the results of the vote. If any of the nominees for director at the annual meeting becomes unavailable for election for any reason, the proxy holders will have discretionary authority to vote pursuant to the proxy for a substitute or substitutes.

PROPOSAL 2: RATIFICATION OF SELECTION OF INDEPENDENT AUDITORS

The Board of Directors has selected Deloitte & Touche LLP as the Company's independent auditors for the 2006 fiscal year, subject to ratification of the selection by the shareholders of the Company at the annual meeting. Representatives of Deloitte & Touche LLP are expected to be present at the annual meeting and will be available to respond to appropriate questions. They do not plan to make any statement but will have the opportunity to make a statement if they wish.

RECOMMENDATION BY THE BOARD OF DIRECTORS

The Board of Directors recommends that shareholders vote FOR ratification of the selection of Deloitte & Touche LLP as the Company's independent auditors for the 2006 fiscal year. This proposal will be approved if a quorum is present at the meeting and the votes cast in favor of this proposal exceed the votes cast opposing this proposal. Abstentions and broker non-votes are counted for purposes of determining whether a quorum exists at the annual meeting, but will have no effect on the results of the vote. The proxies will be voted for or against this proposal or as an abstention in accordance with the instructions specified on the proxy form. If no instructions are given, proxies will be voted for approval of the adoption of this proposal.

EXECUTIVE COMPENSATION

Summary Compensation Table

The following table sets forth all compensation paid by the Company for each of the last three fiscal years to the Chief Executive Officer and each of the five other most highly compensated executive officers.

	Ann	ual Compensa	ıtion	Long-Term Compensation Securities Underlying	All Other
Name and Principal Position	Fiscal Year	Salary(1)	Bonus	Options	Compensation
Timothy P. Boyle	2005 2004 2003	\$720,000 \$726,539 \$690,000	\$903,700 \$970,761		\$19,824(2) \$20,521(2) \$19,352(2)
Gertrude Boyle	2005 2004 2003	\$715,850 \$720,962 \$675,000	\$326,233 \$345,330		\$15,005(3) \$15,702(3) \$14,363(3)
Patrick D. Anderson	2005 2004 2003	\$360,500 \$362,462 \$324,000	\$ 72,100 \$164,290 \$165,758	5,000 20,000 30,000	\$16,688(4) \$16,769(4) \$15,930(4)
Rick D. Carpenter(5)	2005 2004 2003	\$309,000 \$310,962 \$284,231	\$140,819 \$145,806	5,000 20,000 24,000	\$13,005(6) \$14,202(6) \$13,363(6)
Robert G. Masin	2005 2004 2003	\$385,980 \$388,733 \$363,825	\$ 77,196 \$149,516 \$186,133	12,750 12,000 15,000	\$21,233(7) \$22,660(7) \$19,861(7)
Bryan L. Timm	2005 2004 2003	\$275,000 \$259,231 \$246,154	\$ 90,917 \$117,349 \$122,784	15,000 15,000 18,000	\$25,745(8) \$16,021(8) \$24,412(8)

- (1) The Company's practice is to pay salaries biweekly, which usually results in 26 pay periods during each calendar year. Because of the timing of pay periods, however, there may be 25 or 27 pay periods in certain years. As a result, the salary paid to an executive officer during the year (as reported on a cash basis in the table above) may vary from the executive officer's annualized salary.
- (2) Includes (a) profit share contributions under the Company's 401(k) Profit Sharing Plan of \$7,363 for 2003, \$7,702 for 2004, and \$6,005 for 2005; (b) matching contributions under the Company's 401(k) Profit Sharing Plan of \$7,000 for 2003, \$8,000 for 2004, and \$9,000 for 2005; and (c) payments of executive officer disability insurance premiums of \$4,989 for 2003, \$4,819 for 2004, and \$4,819 for 2005.
- (3) Includes (a) profit share contributions under the Company's 401(k) Profit Sharing Plan of \$7,363 for 2003, \$7,702 for 2004, and \$6,005 for 2005; and (b) matching contributions under the Company's 401(k) Profit Sharing Plan of \$7,000 for 2003, \$8,000 for 2004, and \$9,000 for 2005.
- (4) Includes (a) profit share contributions under the Company's 401(k) Profit Sharing Plan of \$7,363 for 2003, \$7,702 for 2004, and \$6,005 for 2005; (b) matching contributions under the Company's 401(k) Profit Sharing Plan of \$6,000 for 2003, \$6,500 for 2004, and \$7,000 for 2005; and (c) payments of executive officer disability insurance premiums of \$2,567 for 2003, \$2,567 for 2004, and \$3,683 for 2005.
- (5) Mr. Carpenter resigned from the Company in January 2006.
- (6) Includes (a) profit share contributions under the Company's 401(k) Profit Sharing Plan of \$7,363 for 2003, \$7,702 for 2004, and \$6,005 for 2005; and (b) matching contributions under the Company's 401(k) Profit Sharing Plan of \$6,000 for 2003, \$6,500 for 2004, and \$7,000 for 2005.

- (7) Includes (a) profit share contributions under the Company's 401(k) Profit Sharing Plan of \$7,363 for 2003, \$7,702 for 2004, and \$6,005 for 2005; (b) matching contributions under the Company's 401(k) Profit Sharing Plan of \$7,000 for 2003, \$8,000 for 2004, and \$9,000 for 2005; and (c) payments of executive officer disability insurance premiums of \$5,498 for 2003, \$6,958 for 2004, and \$6,228 for 2005.
- (8) Includes (a) profit share contributions under the Company's 401(k) Profit Sharing Plan of \$7,363 for 2003, \$7,702 for 2004, and \$6,005 for 2005; (b) matching contributions under the Company's 401(k) Profit Sharing Plan of \$6,000 for 2003, \$6,500 for 2004, and \$7,000 for 2005; (c) payments of executive officer disability insurance premiums of \$1,819 for 2003, \$1,819 for 2004, and \$2,163 for 2005; and (d) payment of cash-out of personal time off of \$10,577 for 2005.

Stock Option Grants in Fiscal Year 2005

The following table provides information regarding stock options granted in 2005 to the Company's executive officers named in the Summary Compensation Table. All option grants were made pursuant to the Company's 1997 Stock Incentive Plan.

	Number of Shares Underlying Options	Percentage of Options Granted to Employees During	Exercise Price Expiration		Potential Realizable Value at Assumed Rates of Annual Stock Price Appreciation For Option Term(2)		
Name	Granted(1)	Fiscal Year	Per Share	Date	5 %	10%	
Gertrude Boyle							
Timothy P. Boyle							
Patrick D. Anderson	5,000	1.11%	\$45.88	Sept. 5, 2015	\$144,218	\$ 365,449	
Rick D. Carpenter	5,000	1.11%	\$45.88	Sept. 5, 2015	\$144,218	\$ 365,449	
Robert G. Masin	12,750	2.84%	\$45.88	Sept. 5, 2015	\$367,757	\$ 931,895	
Bryan L. Timm	15,000	3.34%	\$45.88	Sept. 5, 2015	\$432,655	\$1,096,348	

⁽¹⁾ The options granted to Messrs. Anderson, Carpenter, Masin and Timm become exercisable on the first anniversary of the date of grant.

Aggregated Option Exercises and Fiscal Year-End Option Values

The following table indicates for all executive officers named in the Summary Compensation Table, on an aggregated basis,

- stock options exercised during 2005, including the value realized on the date of exercise;
- the number of shares subject to exercisable and unexercisable stock options as of December 31, 2005;
 and
- the value of in-the-money options.

	Number of Shares Acquired on Value		Underlying	r of Shares g Unexercised Fiscal Year-End	Value of Unexercised In-the-Money Options at Fiscal Year-End(1)		
Name	Exercise	Realized	Exercisable	Unexercisable	Exercisable	Unexercisable	
Gertrude Boyle							
Timothy P. Boyle							
Patrick D. Anderson	2,026	\$ 86,383	90,147	30,625	\$1,291,519	\$179,150	
Rick D. Carpenter	19,034	\$391,377	8,542	28,208	\$ 12,136	\$147,133	
Robert G. Masin			67,119	27,958	\$ 891,069	\$119,351	
Bryan L. Timm	2,655	\$107,267	51,145	34,749	\$ 569,288	\$151,312	

⁽²⁾ In accordance with rules of the Securities and Exchange Commission, these amounts are the hypothetical gains or option spreads that would exist for the respective options based on assumed compounded rates of annual stock price appreciation of 5% and 10% from the date the options were granted over the option term.

Compensation Committee Interlocks and Insider Participation

The Compensation Committee of the Board of Directors consists of Messrs. Albers, Babson, and Klenz. No Compensation Committee member participates in committee deliberations or recommendations relating to his own compensation. Each of the members of the Compensation Committee is independent under NASDAQ National Market listing standards and there are no compensation committee interlocks as described in Securities and Exchange Commission Regulation S-K, Item 402(j).

⁽¹⁾ Options are in-the-money at the fiscal year-end if the fair market value of the underlying securities on that date exceeds the exercise price of the option. The amounts set forth represent the fair market value of the securities underlying the options on December 31, 2005 based on the closing sale price of \$47.73 per share of Common Stock on that date (as reported on the NASDAQ National Market) less the per share exercise price of the options, multiplied by the applicable number of shares underlying the options.

COMPENSATION COMMITTEE REPORT ON EXECUTIVE COMPENSATION

The Compensation Committee makes recommendations to the Board of Directors regarding compensation for the executive officers of the Company, and administers the executive compensation plans, the Company's Employee Stock Purchase Plan, under which offerings were suspended on July 1, 2005, and the Company's stock incentive plan, from which stock awards may be granted periodically to executive officers and other employees of the Company.

Compensation Principles and Philosophy. The Compensation Committee believes that leadership and motivation of the Company's executives are critical to the long-term success of the Company. In support of this philosophy, the Company has adopted an executive compensation policy in which the primary objectives are to provide a total compensation package that:

- will allow it to attract and retain key executive officers who are primarily responsible for the long-term success of the Company;
- takes into consideration the compensation practices of comparable companies with whom the Company competes for executive talent; and
- will motivate executives to maximize shareholder returns by achieving both short- and long-term Company goals.

The Compensation Committee maintains the philosophy that compensation of the Company's executives should be directly linked to the financial performance of the Company as well as to each executive's individual contribution. In determining competitive compensation levels, the Compensation Committee has engaged independent compensation consultants to analyze all components of executive compensation, including base salaries, stock options, perquisites, and other personal benefits, for executive officers at comparable companies. In the process of reviewing each component of the total compensation package, separately and in the aggregate, the Compensation Committee considered the relationships between various levels of executive compensation within the Company, including in particular the relative difference between the Chief Executive Officer's compensation and the compensation of the Company's other executive officers. The Company's executive salaries increased an average of 4.5% percent from 2005 to 2006, falling slightly below the 50th percentile of comparable companies.

The Compensation Committee continues to place emphasis on aligning compensation with Company performance by maintaining the proportion of executive pay that is at risk, offering increased rewards for strong Company and individual performance and reduced returns if performance expectations are not met.

The total compensation package includes a base salary, bonuses, periodic stock option grants, as well as a 401(k) plan with a Company match, and a Company profit sharing plan.

Compensation Elements. The Company's executive compensation program consists of several elements, all determined by individual performance and Company profitability, except for stock option grants that are intended to correlate compensation to stock price performance.

Base Salary Compensation. Base salaries for the Chief Executive Officer and other select executive officers have been established by reviewing a number of factors, including responsibilities, experience, demonstrated performance and potential for future contributions. The Compensation Committee also takes into account competitive factors, including the level of salaries associated with similar positions at businesses that compete with the Company.

Annual Incentive Compensation. In 1999, the Board of Directors and shareholders approved the Executive Incentive Compensation Plan. The Executive Incentive Compensation Plan was re-approved by shareholders at the 2004 annual meeting of shareholders. Under the Executive Incentive Compensation Plan, the Compensation

Committee establishes Company performance goals, which may include Company revenues or earnings or other Company benchmarks, within 90 days of the beginning of the calendar year. Cash bonuses for eligible executive officers are determined by the extent to which the Company attains the established goals and by an assessment of each executive officer's performance during the year. In each case, the target bonus will be a percentage of the executive's base salary. Bonuses may exceed the target by a predetermined amount if Company performance goals are exceeded and if the executive's performance meets or exceeds the Compensation Committee's expectations. An executive may also receive no bonus for the year if less than a predetermined percentage of a Company performance goal is met or if the executive's performance does not meet the Compensation Committee's expectations. Although the Executive Incentive Compensation Plan requires that Company performance goals and target bonuses be established in the first quarter of the year in order to comply with Section 162(m) of the Internal Revenue Code, the Compensation Committee may exercise discretion by reducing bonuses from a preset amount. For example, if Company performance would result in a maximum bonus, but individual performance does not meet the Compensation Committee's standards, the Compensation Committee could exercise discretion by reducing the bonus amount. Under the Executive Incentive Compensation Plan, the Compensation Committee established a performance goal for the Company for 2005 based on pre-tax income. The Company did not achieve its performance goals for fiscal 2005.

Bonuses. In consideration of each executive's individual performance during the year, the Compensation Committee awarded 2005 bonuses to three of the Company's named executive officers, Patrick Anderson, Robert Masin, and Bryan Timm.

Stock Options. Options provide executives with the opportunity to buy and maintain an equity interest in the Company and to share in the appreciation of the value of the stock. They also provide a long-term incentive for the executive to remain with the Company and promote shareholder returns. The Company has made periodic stock option grants under the 1997 Stock Incentive Plan to most executive officers. The Company to date has not granted stock options to Timothy P. Boyle or Gertrude Boyle, each of whom has a substantial ownership interest in the Company, which provides a long-term performance incentive.

The Compensation Committee grants annual stock option awards to selected executives and other select employees. The number of shares in each award will depend on factors such as the level of base pay and individual performance. Stock options are awarded with an exercise price no less than the fair market value of the Company's Common Stock at the time of the grant. Options granted in 2005 generally expire ten years after the option was granted and vest over a period of one year. The options only have value to the recipients if the price of the Company's stock appreciates after the options are granted.

Other Benefits. The Company has a 401(k) profit-sharing plan, which covers substantially all employees in the United States with more than ninety days of service. The Company has historically made discretionary matching and non-matching contributions, with the non-matching contributions made in the form of profit sharing. All contributions to the plan are determined by the Board of Directors.

Other benefits that are offered to key executives are largely those that are offered to the general employee population, with some variation. In general, these variations are designed to provide key executives a safety net of protection against the financial catastrophes that can result from illness or disability.

Chief Executive Officer Compensation. The Compensation Committee determined the compensation for the Chief Executive Officer based on a number of factors. Mr. Boyle's base salary was determined after a review of his experience, performance and an evaluation of comparable positions at other companies. Under the Executive Incentive Compensation Plan total compensation for Mr. Boyle is tied to the overall financial performance of the Company. For 2005, Mr. Boyle was eligible to receive as a bonus between 30 percent and 220 percent of his base salary, depending on the Company achieving between 85 and 130 percent of predetermined financial goals. Because the Company achieved less than 85 percent of its financial goals, Mr. Boyle did not receive a bonus. Mr. Boyle's 2006 base salary is \$740,000, an increase of \$20,000 from 2005,

and was established by the Compensation Committee after a review of a commissioned survey of executive salaries across related industries as well as in the same geographic region. In 2006, Mr. Boyle is again eligible for a performance-based bonus of between 22 percent and 220 percent of his base salary, depending on his performance and on the Company achieving between 65 percent and 120 percent of pre-set financial goals. If the Company's performance is below 65 percent of the financial goals, Mr. Boyle will receive no bonus under the Executive Incentive Compensation Plan. Because of Mr. Boyle's substantial ownership interest in the Company, the Compensation Committee believes he has an effective long-term incentive tied directly to shareholder return.

Deductibility of Compensation. Section 162(m) of the Internal Revenue Code limits to \$1,000,000 per person the amount that the Company can deduct for compensation paid to the Company's Chief Executive Officer and four highest compensated officers (other than the Chief Executive Officer) in any year. Depending on individual and Company performance, total compensation for some of these executives may be greater than \$1,000,000. The limit on deductibility, however, does not apply to performance-based compensation that meets specified requirements. The Company's current policy is generally to grant stock options that meet those requirements so that option compensation recognized by an optionee will be fully deductible by the Company. Similarly, the Executive Incentive Compensation Plan is intended to provide for fully deductible performance-based compensation.

Members of the Compensation Committee:

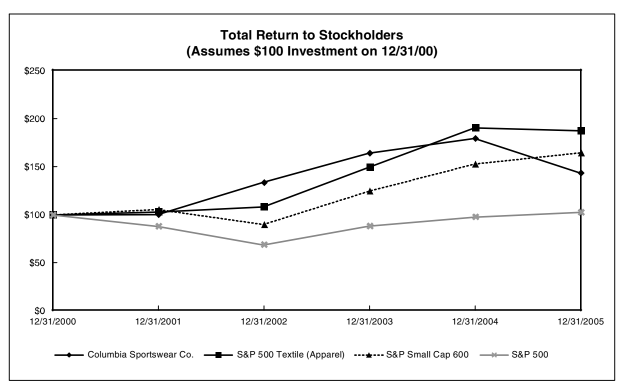
Murrey R. Albers Chairman Stephen E. Babson Walter T. Klenz

PERFORMANCE GRAPH

The line graph below compares the cumulative total shareholder return of the Company's Common Stock with the cumulative total return of the Standard & Poor's Small Cap 600 Index, the S&P 500 Textile (Apparel) Index and the S&P 500 Index for the period beginning December 31, 2000 and ending December 31, 2005. The graph assumes that \$100 was invested on December 31, 2000, and that any dividends were reinvested. Indices for the S&P 500 and S&P 500 Textile (Apparel) are included in order to provide shareholders comparisons with companies outside the small capitalization category.

Historical stock price performance should not be relied on as indicative of future stock price performance.

Columbia Sportswear Company Stock Price Performance December 31, 2000 December 31, 2005



Total Return Analysis	12/31/00	12/31/01	12/31/02	12/31/03	12/31/04	12/31/05
Columbia Sportswear Co	\$100.00	\$100.40	\$133.93	\$164.32	\$179.73	\$143.91
S&P 500 Textile (Apparel)	\$100.00	\$103.05	\$108.52	\$149.80	\$190.72	\$187.89
S&P Small Cap 600	\$100.00	\$105.73	\$ 89.97	\$124.82	\$153.02	\$164.66
S&P 500	\$100.00	\$ 88.17	\$ 68.71	\$ 88.35	\$ 97.91	\$102.65

ADDITIONAL INFORMATION

Shareholder Proposals to be Included in the Company's Proxy Statement. To be considered for inclusion in proxy materials for the Company's 2007 annual meeting of shareholders, a shareholder proposal must be received by the Company by December 18, 2006.

Shareholder Proposals Not in the Company's Proxy Statement. Shareholders wishing to present proposals for action at this annual meeting or at another shareholders' meeting must do so in accordance with the Company's bylaws, a copy of which is available upon written request to Peter J. Bragdon, Vice President, General Counsel and Secretary. A shareholder must give timely notice of the proposed business to the Secretary. For purposes of the Company's 2007 annual meeting of shareholders, any notice, to be timely, must be received by the Company by January 17, 2007.

Shareholder Nominations for Director. Shareholders wishing to nominate directly candidates for election to the Board of Directors at an annual meeting must do so in accordance with the Company's bylaws by giving timely notice in writing to the Secretary as defined above. The notice must set forth (a) the name and address of the shareholder who intends to make the nomination, (b) the name, age, business address and residence address of each nominee, (c) the principal occupation or employment of each nominee, (d) the class and number of shares of the Company that are beneficially owned by each nominee and by the nominating shareholder, (e) any other information concerning the nominee that must be disclosed of nominees in proxy solicitations pursuant to Regulation 14A of the Securities Exchange Act of 1934, and (f) the executed consent of each nominee to serve as a director of the Company if elected.

If the number of directors to be elected is increased and there is no public announcement by the Company naming all nominees or specifying the size of the increased Board of Directors at least 100 days prior to the first anniversary of the preceding year's annual meeting, a shareholder's notice shall also be considered timely (but only with respect to nominees for new positions created by any increase) if delivered to the Secretary at the Company's principal executive offices no later than the close of business on the tenth day following the day on which the public announcement is first made by the Company.

Shareholders wishing to make any director nominations at any special meeting of shareholders held for the purpose of electing directors must do so, in accordance with the bylaws, by delivering timely notice to the Secretary setting forth the information described above for annual meeting nominations. To be timely, the notice must be delivered to the Secretary at the principal executive offices of the Company not earlier than the close of business on the 90th day prior to the special meeting and not later than the close of business on the tenth day following the day on which public announcement is first made of the date of the special meeting and of the nominees proposed by the Board to be elected at the meeting. The officer presiding at the meeting may, if in the officer's opinion the facts warrant, determine that a nomination was not made in accordance with the procedures prescribed by the bylaws. If the officer does so, the officer shall so declare to the meeting and the defective nomination shall be disregarded.

By Order of the Board of Directors

Timothy P. Boyle

President and Chief Executive Officer

Portland, Oregon April 17, 2006

IN THE NEWS 2005

JANUARY 6, 2005

Columbia Sportswear Hires International Market Development Manager

Columbia Sportswear Company has named Greg Goddard to the newly created position of International Market Development Manager. Goddard will be based in Columbia Sportswear's European headquarters in Geneva, Switzerland. Goddard's primary responsibility will be to oversee Columbia's existing network of independent international distributors with a focus on the Company's seven European distributors located in Russia, Czech Republic, Poland, Hungary, Switzerland, Norway, Turkey and Greece.

FEBRUARY 11, 2005

Columbia Sportswear Goes Vertical

International outdoor apparel and footwear leader Columbia Sportswear Company goes vertical on mountains nationwide as the presenting sponsor of the 2005 Jimmie Heuga Vertical Express for MS. The Vertical Express for MS is the largest on-snow fundraising competition in the nation and is scheduled for Saturday, February 12 in 20 ski resorts across the country. The event benefits The Heuga Center, a charity MS organization based in Edwards, Colorado dedicated to improving the lives of people living with MS and their families.





APRIL 19, 2005

Columbia Sportswear Company Nominates New Board Member

Columbia Sportswear Company, a global leader in the active outdoor apparel and footwear industries, today announced the nomination of Andy D. Bryant for election as a director. Andy Bryant, age 54, is the Executive Vice President and Chief Financial and Enterprise Services Officer of Intel Corporation. During his 24-year career with Intel, he has held numerous operating and finance positions. He joined Intel in 1981 as Controller for the Commercial Memory Systems Operation and became the Chief Financial Officer in February 1994. His role expanded to Chief Financial and Enterprise Services Officer in December 1999.

APRIL 28, 2005

Columbia Sportswear Reports Record First Quarter 2005 Results

Columbia Sportswear Company today announced record first quarter net sales of \$245.7 million for the quarter ended March 31, 2005, an increase of 18.9 percent over net sales of \$206.7 million for the same period of 2004. The Company reported record net income for the first quarter of \$21.3 million, a 6.5 percent increase over net income of \$20.0 million for the same period of 2004. Earnings per share for the first quarter of 2005 were \$0.52 (diluted) on 40.7 million weighted average shares, compared to earnings per share of \$0.49 (diluted) for the first quarter of 2004 on 41.0 million weighted average shares.



MAY 11, 2005

Columbia Sportswear Enters Outdoor Bike Market

Columbia Sportswear Company announced today that it has signed a license agreement with World Wide Cycle Supply, Inc. for the design, manufacture and marketing of a new line of outdoor bikes and bike accessories. The new Columbia collection will feature hardtail and dual suspension mountain bikes. comfort bikes, hybrid bikes, road bikes, cruisers and youth style models. Select bike accessories including grips, saddles, bike pumps and water bottles will also complement the line. Global distribution for the Columbia collection will be managed by World Wide Cycle Supply, Inc. through sporting goods retailers and specialty bike shops. Initial availability is slated for spring 2006.

JULY 7, 2005

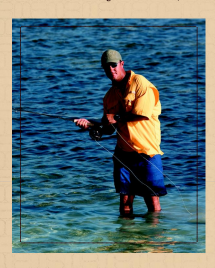
Columbia Sportswear Expands Accessory Offering With New Licensee Products

Columbia Sportswear Company announced today that it has signed a license agreement with Another Line, Inc. for the design, manufacturing, and marketing of a new line of outdoor, active women's belts. The new product line features a wide variety of belts that includes leather and fabric offerings as well as stylish and distinctive buckles. Distribution of the Columbia collection will be managed by Another Line, Inc. through select department stores and outdoor retailers across North America. Initial availability is scheduled for spring 2006.

JULY 26, 2005

Columbia Sportswear Company Announces New General Merchandise Manager for Men's Apparel

Columbia Sportswear Company today announced the appointment of Mark Koppes as General Merchandise Manager Men's Apparel. This newly created position is part of a corporate apparel initiative that has expanded the segment to be gender driven instead of product category focused. Koppes will play the key role in the general management and global leadership for the men's apparel division that includes developing and executing the brand's global, strategic merchandising plan; managing the men's merchandising strategy from prototype concepts through delivery of final product lines; and managing product interactions with key retail channels. Koppes joins Columbia after a long career at Nike, Inc.



JULY 28, 2005

Columbia Sportswear Reports Second Quarter 2005 Results

Columbia Sportswear Company today announced net sales of \$186.2 million for the quarter ended June 30, 2005, an increase of 8.8 percent over net sales of \$171.1 million for the same period of 2004. The Company reported net income for the second quarter of \$6.3 million, a 41.1 percent decrease over net income of \$10.7 million for the same period of 2004. Earnings per share for the second quarter of 2005 were \$0.16 (diluted) on 39.3 million weighted average shares, compared to earnings per share of \$0.26 (diluted) for the second quarter of 2004 on 41.1 million weighted average shares.

AUGUST 17, 2005

Columbia Sportswear Company's Anti-Counterfeiting Efforts Yield Significant Victories

Columbia Sportswear Company announced today the results of an aggressive effort to eradicate counterfeiting of Columbia products in several key markets. Columbia worked with local authorities in China, Vietnam and Australia to seize products that included apparel and accessory items. In July alone, Columbia seized almost 80,000 counterfeit products in a series of raids in China. Acting on a request by Columbia, Chinese officials in Yiwu City, Zhejiang Province staged a raid that yielded nearly 45,000 pairs of counterfeit Columbia pants. Other July raids uncovered an additional 34,000 garments, including parkas, ball caps and fishing vests.

OCTOBER 27, 2005

Columbia Sportswear Company Reports Third Quarter 2005 Results

Columbia Sportswear Company today announced net sales of \$409.8 million for the quarter ended September 30, 2005, a decrease of 1.4 percent compared to net sales of \$415.8 million for the same period of 2004. The Company concluded various income tax audits of several tax years that resulted in a non-recurring \$5.6 million reduction in third quarter accrued income taxes. Net income for the third quarter was \$66.5 million, a 3.1 percent decrease compared to net income of \$68.6 million for the same period of 2004. Earnings per share for the third quarter of 2005 were \$1.74 (diluted) on 38.1 million weighted average shares, compared to earnings per share of \$1.68 (diluted) for the third quarter of 2004 on 40.9 million weighted average shares.



DECEMBER 1, 2005

Columbia Sportswear Named Official Apparel Sponsor of Jeep Ski/Snowboard Series

Columbia Sportswear Company announced its return as the official apparel sponsor of the 2005-2006 Jeep King of the Mountain Series. Proclaimed as the richest and most prestigious professional snow racing series in the world, the Jeep King of the Mountain Series begins this weekend in Crested Butte, Colorado and consists of four weekend events across North America. The series will begin airing on CBS January 1, 2006. In its eighth season as the official apparel sponsor, Columbia Sportswear will outfit the event staff, volunteers, select on-air talent as well as VIPs in Columbia's Titanium performance collections.

Note:

For the full text and financial tables of these and other Company press releases, please consult the Columbia website press room at columbia.com.

CORPORATE AND SHAREHOLDER INFORMATION

BOARD OF DIRECTORS

GERTRUDE BOYLE

Chairman of the Board since 1970 Columbia Sportswear Company

TIMOTHY P. BOYLE

President and Chief Executive Officer Columbia Sportswear Company Director since 1978

SARAH A. BANY

Owner and Executive Vice President of Brand Development Moonstruck Chocolate Company Director since 1988

MURREY R. ALBERS

President, Chief Executive Officer United States Bakery Director since 1993

STEPHEN E. BABSON

Principal Endeavour Capital Director since 2002

ANDY D. BRYANT

EVP, Chief Financial and Enterprise Services Officer Intel Corporation Director since 2005

EDWARD S. GEORGE

Retired, Banking Industry Director since 1989

WALTER T. KLENZ

Retired, Wine Industry Director since 2000

JOHN W. STANTON

Trilogy Partners Director since 1997

AUDITORS

Deloitte & Touche LLP, Portland, Oregon

LEGAL COUNSEL

Stoel Rives LLP, Portland, Oregon

TRANSFER AGENT AND REGISTRAR

Mellon Investor Services LLC 85 Challenger Rd., Overpeck Centre Ridgefield Park, New Jersey 07660 1-800-522-6645

SHAREHOLDER INFORMATION

For any inquiries relating to your current or prospective share holdings, please contact Investor Relations at 1-800-547-8066.

EXECUTIVE OFFICERS AND KEY EMPLOYEES

GERTRUDE BOYLE(1)

Chairman of the Board

TIMOTHY P. BOYLE(1)

President, Chief Executive Officer, Director

PATRICK D. ANDERSON(1)

Vice President and Chief Operating Officer, Assistant Secretary

PETER J. BRAGDON (1)

Vice President and General Counsel, Secretary

THOMAS B, CUSICK

Vice President and Corporate Controller

BRADLEY L. GEBHARD

Vice President of Footwear

DANIEL G. HANSON

Vice President of Marketing

ROBERT G. MASIN⁽¹⁾

Senior Vice President of Sales and Merchandising

SUSAN G. POPP

Vice President of Human Resources

GRANT D. PRENTICE(1)

Vice President Global Outerwear Integration

MARK J. SANDQUIST

Vice President of Apparel and Equipment

BRYAN L. TIMM(1)

Vice President and Chief Financial Officer, Treasurer

WILLIAM TUNG

Vice President of International Sales and Operations

(1) These Individuals are considered executive officers of Columbia.

CORPORATE HEADQUARTERS

14375 NW Science Park Drive Portland, OR 97229

NASDAQ LISTING

The common stock of Columbia Sportswear Company is traded on the NASDAQ stock exchange under the symbol COLM.



ANNUAL MEETING

Shareholders are invited to attend

The annual meeting of shareholders will be held at 3:00 PM on Thursday, May 18, 2006, at the Company's Corporate Headquarters: 14375 NW Science Park Drive Portland, Oregon 97229

10-K REPORTS

Copies of the Annual Report on Form 10-K, filed with the Securities and Exchange Commission, are available upon request from Investor Relations, Columbia Sportswear Company, P.O. Box 83239, Portland, Oregon 97283-0239. In addition, these and other reports are available through our website at columbia.com.