# UNITED STATES SECURITIES AND EXCHANGE COMMISSION WASHINGTON, D.C. 20549

#### FORM 10-K

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

For the fiscal year ended February 28, 2010

OR

O	TRANSITION REPORT PURSUANT TO SECTION 13 OR 15(d) OF THE
	SECURITIES EXCHANGE ACT OF 1934

For the transition period from	to
-	
Commission file number:	1-12777

AZZ incorporated (Exact name of registrant as specified in its charter)

TEXAS 75-0948250

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

One Museum Place, Suite 500 3100 West Seventh Street

Fort Worth, Texas 76107 (Address of principal executive offices) (Zip Code)

(817) 810-0095

(Registrant's telephone number, including area code)

None

(Former name, former address and former fiscal year, if changed since last report)

Securities registered pursuant to Section 12(b) of the Act:

Title of each class Name of each exchange on which

# registered New York Stock Exchange

Common Stock, \$1.00 par value per share

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

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

Indicate by check mark if the registrant is not required to file reports pursuant to Section 13 or Section 15(d) of the Exchange Act.

Yes £ No T

Indicate by check mark whether the registrant (1) has filed all reports required to be filed by Section 13 or 15(d) of the Securities Exchange Act of 1934 during the preceding 12 months (or for such shorter period that the registrant was required to file such reports), and (2) has been subject to such filing requirements for the past 90 days. (Sec.232.405 of this chapter)

Yes T No £

Indicate by check mark whether the registrant has submitted electronically and posted on its corporate Web site, if any, every Interactive Data File required to be submitted and posted pursuant to Rule 405 of Regulation S-T (§232.405 of this chapter) during the preceding 12 months (or for such shorter period that the registrant was required to submit and post such files).

Yes £ No T

Indicate by check mark if disclosure of delinquent filers pursuant to Item 405 of Regulation S-K (Sec.229.405) 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. T

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.

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

As of August 31, 2009 (the last business day of its most recently completed second fiscal quarter), the aggregate market value of the registrant's common stock held by non-affiliates of the registrant was \$406,284,215 based on the closing sale price of \$34.42 per share as reported on the New York Stock Exchange (For purposes of determining the above stated amount, only the directors, executive officers and 10% or greater shareholders of the registrant have been deemed affiliates; however, this does not represent a conclusion by the registrant that any or all such persons are affiliates of the registrant).

As of April 30, 2010, there were 12,422,109 shares of the registrant's common Stock (\$1.00 par value) outstanding.

## DOCUMENTS INCORPORATED BY REFERENCE

Document Proxy Statement for the Annual Meeting of Shareholders to be held July 13,2010 (Proxy Statement) Parts Into Which Incorporated Part III

# AZZ incorporated

# YEAR ENDED FEBRUARY 28, 2010 INDEX TO FORM 10-K

PART I		1
Item 1.	Business	1
Item 1A.	Risk Factors	5
Item 1B.	Unresolved Staff Comments	10
<u>Item 2.</u>	Properties	11
Item 3.	Legal Proceedings	12
<u>Item 4.</u>	Reserved	12
PART II		12
Item 5.	Market for Registrant's Common Equity, Related	12
<u>item 5.</u>	Stockholder Matters and Issuer Purchases of	12
Τ	Equity Securities	1.4
Item 6.	Selected Financial Data	14
Item 7.	Management's Discussion and Analysis of Financial Condition and Results of Operation	14
Item 7A.	Quantitative and Qualitative Disclosures About Market Risk	25
Item 8.	Financial Statements and Supplementary Data	25
Item 9.	Changes in and Disagreements with Accountants	25
	on Accounting and Financial Disclosure	
Item 9A.	Controls and Procedures	26
Item 9B.	Other Information	26
PART III		26
<u>Item 10.</u>	Directors, Executive Officers and Corporate Governance	26
Item 11.	Executive Compensation	27
Item 12.	Security Ownership of Certain Beneficial Owners and Management and Related Stockholder Matters	27
<u>Item 13.</u>	Certain Relationships and Related Transactions, and Directors Independence	28
Item 14.	Principal Accountant Fees and Services	29
	·	
PART IV		29
<u>Item 15.</u>	Exhibits and Financial Statement Schedules	29
SIGNATURES		30

#### Forward Looking Statements

This report may contain "forward-looking statements" within the meaning of Section 27A of the Securities Act of 1933, as amended, and Section 21E of the Securities Exchange Act of 1934, as amended (the "Exchange Act"). These statements are generally identified by the use of words such as "anticipate," "expect," "estimate," "intend," "should," "n "believe," and terms with similar meanings. Although the Company believes that the current views and expectations reflected in these forward-looking statements are reasonable, those views and expectations, and the related statements, are inherently subject to risks, uncertainties, and other factors, many of which are not under the Company's control. Those risks, uncertainties, and other factors could cause the actual results to differ materially from those in the forward-looking statements. Those risks, uncertainties, and factors include, but are not limited to: the level of customer demand for and response to products and services offered by the Company, including demand by the power generation markets, electrical transmission and distribution markets, the general industrial market, and the hot dip galvanizing markets; prices and raw material cost, including the cost of zinc and natural gas, which are used in the hot dip galvanizing process; changes in economic conditions of the various markets the Company serves, both foreign and domestic; customer requested delays of shipments; acquisition opportunities or lack thereof; currency exchange rates, adequacy of financing; availability of experienced management employees to implement the Company's growth strategy; a downturn in market conditions in any industry relating to the products we inventory or sell or the services that we provide; the effects and duration of continuing economic recession in the U.S. and other markets in which we operate; and acts of war or terrorism inside the United States or abroad. The Company expressly disclaims any obligation to release publicly any updates or revisions to these forward-looking statements to reflect any change in its views or expectations. The Company can give no assurances that such forward-looking statements will prove to be correct. You are urged to consider these factors carefully in evaluating the forward-looking statements herein and are cautioned not to place undue reliance on such forward-looking statements, which are qualified in their entirety by this cautionary statement. These statements are based on information as of the date of this Current Report on Form 10-K and AZZ assumes no obligation to update any forward-looking statements, whether as a result of new information, future events, or otherwise.

#### PART I

#### Item 1. Business

AZZ incorporated ("AZZ", the "Company" or "we") was established in 1956 and incorporated under the laws of the State of Texas. We are an electrical equipment and components manufacturer, serving the global markets of power generation, transmission and distribution, and the general industrial markets, and a leading provider of hot dip galvanizing services to the steel fabrication market nationwide. We offer products through two distinct business segments, the Electrical and Industrial Products Segment and the Galvanizing Services Segment.

## Electrical and Industrial Products Segment

Our Electrical and Industrial Products Segment produces highly engineered specialty electrical products and industrial lighting and tubular products, all of which we market and sell both in domestic and international markets. Our electrical products are designed, manufactured and configured to distribute electrical power to and from generators, transformers, switching devices and other electrical configurations and are supplied to the power generation, transmission and distribution markets and also to the general industrial market. Our industrial products include industrial lighting and tubular products used for petro-chemical and industrial applications. We provide lighting products to the petroleum and food processing industries, and to other industries with unique lighting

challenges. We also provide tubular products to the petroleum industry.

The markets for our Electrical and Industrial Products Segment are highly competitive and consist of a few large multi-national companies, along with numerous small independent companies. Competition is based primarily on product quality, range of product line, price and service. While some of our competitors are much larger and better financed than us, we believe that we can compete favorably with them.

Copper, aluminum and steel are the primary raw materials used by this segment. All of these raw materials are currently readily available. Because the Electrical and Industrial Products Segment does not commit contractually to minimum volumes, increases in price for these items are normally managed through escalation clauses to the customer's contracts, although during difficult market conditions the customer may resist these escalation clauses. We sell this segment's products through manufacturers' representatives, distributors, agents and our internal sales force. We are not dependent on any single customer for this segment, and the loss of any single customer would not have a material adverse effect on our consolidated revenues or net income.

Backlog of orders for the Electrical and Industrial Products Segment was approximately \$109.9 million at February 28, 2010, \$174.8 million at February 28, 2009, and \$134.9 million at February 29, 2008. The majority of the backlog as of February 28, 2010 should be delivered during the next 18 months. We believe that the contracts and purchase orders included in the backlog are firm.

The Electrical and Industrial Products Segment had international sales of \$43.6 million or 21% of this segment's total revenues of \$203.5 million.

We employed a total of 648 people in this segment as of February 28, 2010.

#### Galvanizing Services Segment

The Galvanizing Services Segment provides hot dip galvanizing to the steel fabrication industry through facilities located throughout the South, Midwest, East Coast and Southwest United States. Hot dip galvanizing is a metallurgical process in which molten zinc is applied to a customer's material. The zinc bonding renders corrosion protection to fabricated steel for extended periods of up to 50 years. As of February 28, 2010, we operated twenty-two galvanizing plants, which are located in Texas, Louisiana, Alabama, Mississippi, Arkansas, Arizona, Indiana, Illinois, Ohio, Oklahoma, Minnesota, Virginia and West Virginia.

On April 1, 2010, we announced that we had entered into a definitive agreement to acquire North American Galvanizing & Coatings, Inc., pursuant to which, subject to certain conditions, we would acquire North American Galvanizing & Coatings, Inc. for approximately \$125.6 million in cash. North American Galvanizing & Coatings, Inc. operates 11 galvanizing facilities, which are located in the states of Oklahoma, Missouri, Tennessee, Kentucky, Colorado, Ohio, Texas and West Virginia. See Note 15, "Subsequent Events" to our "Notes to Consolidated Financial Statements" for further information.

Galvanizing is a highly competitive business, and we compete with other galvanizing companies, captive galvanizing facilities operated by manufacturers, and alternate forms of corrosion protection such as paint. Our galvanizing markets are generally limited to areas within relatively close proximity to our galvanizing plants due to freight cost.

Zinc, the principal raw material used in the galvanizing process, is currently readily available, but has volatile pricing. We manage our exposure to commodity pricing of zinc by utilizing agreements with zinc suppliers that include protective caps and fixed costs contracts to guard against escalating commodity prices.

We typically serve fabricators or manufacturers that provide services to the electrical and telecommunications, bridge and highway, petrochemical and general industrial markets, and numerous original equipment manufacturers. We do not depend on any single customer for our galvanizing services, and the loss of any single customer would not have a material adverse effect on our consolidated revenues or net income.

The backlog of galvanizing orders generally is nominal due to the short time requirement involved in the process.

We employed a total of 882 people in this segment as of February 28, 2010.

The information regarding revenues, profits or losses and total assets for each of the Electrical and Industrial Products Segment and the Galvanizing Services Segment included in the financial statements included in the Annual Report on Form 10-K are incorporated by reference in this Item 1.

Executive Officers of the Registrant

Name		Age	Business Experience of Executive Officers for Past Five Years Position or Office with Registrant or Prior Employer
David H. Dingus		62	President and Chief Executive Officer 2001
D a n a Perry	L .	61	Senior Vice President of Finance, Chief2004 Financial Officer and Secretary
J o h n Petro	V .	64	Senior Vice President, Electrical &2006 Industrial Products Segment 2001-2006 Vice President Operations, Electrical & Industrial Products
T i m Pendley	Е.	48	Senior Vice President, Galvanizing2009 Services Segment 2004-2009 Vice President Operations, Galvanizing Services Segment
Clement H. Watson		63	Vice President Sales, Electrical Products 2000
J i m Stricklen	C .	61	Vice President, Business and 2004 Manufacturing Systems
Richard W. Butler		44	Vice President, Corporate Controller 2004
Ashok E. Kolady		36	Vice President, Business Development 2007 Operation, Marketing, & Business2004-2007 Development, Eaton Corp.
J o h n Lincoln	S .	48	Vice President, Galvanizing Services-2009 Northern Operations 2006-2009 South Central Regional Manager, AGS 1999-2006 Executive Vice President, North American Galvanizing
Bryan Stovall	L .	46	Vice President, Galvanizing Services-2009 Southern Operations 2007-2009 SE and TX Coast Region Manager, AGS 2001-2007 SW Region Manager, AGS
B i 1 1 Estes	G .	45	Vice President, Bus Duct Systems 2009 General Manager - CGIT and The Calvert2004-2009 Company
J o h n Petitto	Α .	65	Vice President, Switchgear Systems 2009 2003-2009

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		General Manager – Central Electric Manufacturing Co.					
Francis D. Quinn	44	Vice President, Human Resources Vice President - Benefits Compensation, Americaedit Corp.	2009 a n <b>2</b> 004-2008				

Each executive officer was elected by the Board of Directors to hold office until the next Annual Meeting or until his successor is elected. No executive office has any family relationships with any other executive officer of the Company.

#### **Available Information**

We are subject to the reporting requirements of the Exchange Act, and its rules and regulations. The Exchange Act requires us to file reports, proxy statements and other information with the SEC. Copies of these reports, proxy statements and other information can be inspected and copied at:

SEC Public Reference Room 100 F Street, N.E. Washington, D.C. 20549

You may obtain information on the operation of the Public Reference Room by calling the SEC at 1-800-SEC-0330. You may also obtain copies of any material we have filed with the SEC by mail at prescribed rates from:

Public Reference Section Securities and Exchange Commission 100 F Street N.E. Washington, D.C. 20549

You may obtain these materials electronically by accessing the SEC's website on the Internet at:

http://www.sec.gov

In addition, we make available, free of charge, on our internet website, our annual report 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 electronically file this material with, or furnish it to, the SEC. You may review these documents, under the heading "Investor Relations," subheading "SEC Filings," on our website at:

http://www.azz.com

Reports and other information concerning our Company are available for inspection and copying at:

New York Stock Exchange 20 Broad Street New York, New York 10005

#### Corporate Governance

Our Company's Board of Directors (the "Board"), with the assistance of its Nominating and Corporate Governance Committee, has adopted Corporate Governance Guidelines that set forth the Board's policies regarding corporate governance.

In connection with the Board's responsibility to oversee our legal compliance and conduct, the Board has adopted a Code of Ethics, which applies to the Company's officers, directors and employees.

The Board has adopted charters for each of its Audit Committee, Compensation Committee and Nominating and Corporate Governance Committee. You may review the Corporate Governance Guidelines, our Code of Ethics and

our Committee charters under the Heading "Investor Relations," subheading "Corporate Governance," on our website at: http://www.azz.com

You may also obtain a copy of these documents by mailing a request to:

AZZ incorporated Investor Relations One Museum Place, Suite 500 3100 West Seventh Street Fort Worth, TX 76107

#### Item 1A. Risk Factors

Our business is subject to a variety of risks, including the risks described below, which we believe are the most significant risks and uncertainties facing our business. However, they are not the only ones facing us. Additional risks and uncertainties not known to us or not described below may also impair our business operations. If any of the following risks actually occur, our business, financial condition and results of operations could be negatively impacted and our future growth could be impacted as well.

The current worldwide financial crisis and economic downturn may likely affect our customer base and suppliers and could materially affect our backlog and profits.

The current worldwide financial crisis has reduced the availability of liquidity and credit, including letters of credit and surety bonds, to fund or support the continuation and expansion of industrial business operations worldwide. Recent financial market conditions have resulted in significant write-downs of asset values by financial institutions, and have caused many financial institutions to seek additional capital, to merge with larger and stronger institutions and, in some cases, to fail. Many lenders and institutional investors have reduced and, in some cases, ceased to provide funding to borrowers. Continued disruption of the credit markets could adversely affect our customers' or our own letter of credit and surety bonding capacity, which support the continuation and expansion of projects worldwide and could result in contract cancellations or suspensions or project delays. If one or more of our suppliers or subcontractors experiences difficulties that result in a reduction or interruption in supply to us, or they fail to meet any of our manufacturing requirements, our business could be adversely impacted until we are able to secure alternative sources, if any. Furthermore, our ability to expand our business would be limited if, in the future, we are unable to increase our bonding capacity or our credit facility on favorable terms or at all. These disruptions could lead to a lower demand for our services and could materially impact our business, financial condition and results of operations and the trading price of our common stock.

Our business segments operate in highly competitive markets.

Many of our competitors, primarily in our Electrical and Industrial Products Segment, are significantly larger and have substantially more resources than we do. Competition is based on a number of factors, including price. Certain of our competitors may have lower cost structures and may, therefore, be able to provide their products and services at lower pricing than we are able to provide. We cannot be certain that our competitors will not develop the expertise, experience and resources to provide services that are superior in both price and quality. Similarly, we cannot be certain that we will be able to maintain or enhance our competitive position within our industries, maintain our customer base at current levels or increase our customer base.

Global warming could impact our business.

In regard to concerns about global warming, global warming could have an adverse impact on the Company, particularly in hurricane prone or low lying areas near the ocean. At this time, the Company is not able to speculate as

to the potential timing or impact from potential global warming, however the Company believes that it currently has adequate insurance coverage related to natural disasters at the Company's sites.

Our business segments are sensitive to economic downturns.

If the general level of economic activity deteriorates from current levels, our customers may delay or cancel new projects. If there is a reduction in demand for our products or services, as a result of a downturn in the general economy, there could be a material adverse effect on price levels and the quantity of goods and services purchased, therefore adversely impacting revenues and results from operations. A number of factors, including financing conditions and potential bankruptcies in the industries we serve, could adversely affect our customers and their ability or willingness to fund capital expenditures in the future and pay for past services.

International and political events may adversely affect our Electrical and Industrial Products Segment.

A portion of the revenues from our Electrical and Industrial Products Segment are from international markets. The occurrence of any of the risks described below could have an adverse effect on our consolidated results of operations, cash flows and financial condition:

- political and economic instability;
- social unrest, acts of terrorism, force majeure, war or other armed conflict;
  - inflation;
  - currency fluctuation, devaluations and conversion restrictions;
- governmental activities that limit or disrupt markets, restrict payments or limit the movement of funds; and
  - trade restrictions and economic embargoes by the United States or other countries.

Fluctuations in the price and supply of raw materials and natural gas for our business segments may adversely affect our operations.

We purchase a wide variety of raw materials for our Electrical and Industrial Products Segment to manufacture our products, including steel, aluminum and copper. Unanticipated increases in raw material requirements or price increases could increase production costs and adversely affect profitability. In our Galvanizing Service Segment, zinc and natural gas represent a large portion of our cost of sales. The prices of zinc and natural gas are highly volatile. The following factors, which are beyond our control, affect the price of raw materials and natural gas for our business segments: supply and demand; freight costs and transportation availability; trade duties and taxes; and labor disputes. We seek to maintain operating margins by attempting to increase the price of our products and services in response to increased costs, but may not be successful in passing these price increases through to our customers.

Our dependence upon fixed-price contracts for our Electrical and Industrial Products Segment could adversely affect our business.

We currently generate, and expect to continue to generate, a significant portion of our revenues under fixed price contracts. We must estimate the costs of completing a particular project to bid for fixed-price contracts. The actual cost of labor and materials, however, may vary from the costs we originally estimated. Depending on the size of a particular project, variations from estimated cost could have a significant impact on our operating results for any fiscal year.

Our compliance with various governmental regulations and environmental risks may increase our costs and potentially lower demand for our products.

Our business is subject to numerous federal, state, provincial, local and foreign laws and regulations, including regulations, primarily in our Galvanizing Services Segment, with respect to air emissions, storm water runoff and the generation, handling, storage, transportation, treatment, and disposal of waste materials. Although we believe we are substantially in compliance with all applicable laws and regulations, legal requirements are frequently changed and subject to interpretation, and the presently unpredictable ultimate cost of compliance with these requirements could adversely impact our operations. We may be required to make significant expenditures to comply with governmental laws and regulations. Existing laws or regulations, as currently interpreted or reinterpreted in the future, or future laws or regulations, could have a material adverse effect on our results of operations and financial condition.

On December 15, 2009, the U.S. Environmental Protection Agency ("EPA") officially published its findings that emissions of carbon dioxide, methane and other "greenhouse gases" present an endangerment to human health and the environment because emissions of such gases are contributing to warming of the Earth's atmosphere and other climatic changes. These findings by the EPA allow the agency to proceed with the adoption and implementation of regulations that would restrict emissions of greenhouse gases under existing provisions of the federal Clean Air Act. In late September 2009, the EPA had proposed two sets of regulations in anticipation of finalizing its findings that would require a reduction in emissions of greenhouse gases from motor vehicles and that could also lead to the imposition of greenhouse gas emission limitations in Clean Air Act permits for certain stationary sources. In addition, on September 22, 2009, the EPA issued a final rule requiring the reporting of greenhouse gas emissions from specified large greenhouse gas emission sources in the United States beginning in 2011 for emissions occurring in 2010. The adoption and implementation of any regulations over greenhouse gases could require us to incur costs to reduce emissions of greenhouse gases that may be associated with our operations. Currently the Company does not have any sites that are required to report such emissions under the new EPA climate registry regulation. The Company does not expect the regulation to have a significant impact from a cost or operations perspective, but will continue to monitor proposed legislation and regulation and its impact.

On June 26, 2009, the U.S. House of Representatives passed the "American Clean Energy and Security Act of 2009," or "ACESA," which would establish an economy-wide cap-and-trade program to reduce U.S. emissions of greenhouse gases including carbon dioxide and methane. ACESA would require a 17% reduction in greenhouse gas emissions from 2005 levels by 2020 and just over an 80% reduction of such emissions by 2050. Under this legislation, the EPA would issue a capped and steadily declining number of tradable emissions allowances to certain major sources of greenhouse gas emissions so that such sources could continue to emit greenhouse gases into the atmosphere. These allowances would be expected to escalate significantly in cost over time. The net effect of ACESA will be to impose increasing costs on the combustion of carbon-based fuels such as oil, refined petroleum products, and natural gas. The U.S. Senate has begun work on its own legislation for restricting domestic greenhouse gas emissions and the President Obama Administration has indicated its support of legislation to reduce greenhouse gas emissions through an emission allowance system. Although it is not possible at this time to predict when the Senate may act on climate change legislation or how any bill passed by the Senate would be reconciled with ACESA, any future federal laws or implementing regulations that may be adopted to address greenhouse gas emissions could require us to incur costs to reduce emissions of greenhouse gases that may be associated with our operations.

Our acquisition strategy involves a number of risks.

We intend to pursue growth through the pursuit of opportunities to acquire companies or assets that will enable us to expand our product and service offerings. We routinely review potential acquisitions. However, we may be unable to implement this growth strategy if we cannot reach agreement on potential strategic acquisitions on acceptable terms or for other reasons. Moreover, our acquisition strategy involves certain risks, including:

- difficulties in the integration of operations and systems;
- the termination of relationships by key personnel and customers of the acquired company;
  - a failure to add additional employees to handle the increased volume of business;
- additional financial and accounting challenges and complexities in areas such as tax planning, treasury management and financial reporting;
  - risks and liabilities from our acquisitions, some of which may not be discovered during our due diligence;
- •a disruption of our ongoing business or an inability of our ongoing business to receive sufficient management attention; and
  - a failure to realize the cost savings or other financial benefits we anticipated.

Future acquisitions may require us to obtain additional equity or debt financing, which may not be available on attractive terms.

-

Our use of percentage-of-completion accounting in the Electrical and Industrial Products Segment could result in a reduction or elimination of previously reported profits.

As discussed in "Management's Discussion and Analysis of Financial Condition and Results of Operations-Critical Accounting Policies and Estimates" and in the notes to our consolidated financial statements, a portion of our revenues is recognized on the percentage-of-completion method of accounting. The percentage-of-completion accounting practice we use results in our recognizing contract revenues and earnings ratably over the contract term in proportion to our incurrence of contract costs. The earnings or losses recognized on individual contracts are based on estimates of contract revenues, costs and profitability. Contract losses are recognized in full when determined, and contract profit estimates are adjusted based on ongoing reviews of contract profitability. Actual collection of contract amounts or change orders could differ from estimated amounts and could result in a reduction or elimination of previously recognized earnings. In certain circumstances, it is possible that such adjustments could be significant.

We may not be able to fully realize the revenue value reported in our backlog for our Electrical and Industrial Products Segment.

We have a backlog of work in our Electrical and Industrial Products Segment. Orders included in our backlog are represented by customer purchase orders and contracts, which we believe to be firm. Backlog develops as a result of new business secured, which represents the revenue value of new project commitments received by us during a given period. Backlog consists of projects which have either (1) not yet been started or (2) are in progress and are not yet complete. In the latter case, the revenue value reported in backlog is the remaining value associated with work that has not yet been completed. From time to time, projects that were recorded as new business are cancelled. In the event of a project cancellation, we may be reimbursed for certain costs but typically have no contractual right to the total revenue reflected in our backlog. In addition to being unable to recover certain direct costs, we may also incur additional costs resulting from underutilized assets if projects are cancelled.

Our operating results may vary significantly from quarter to quarter.

Our quarterly results may be materially and adversely affected by:

- the timing and volume of work under new agreements;
  - general economic conditions;
- the budgetary spending patterns of customers;
- variations in the margins of projects performed during any particular quarter;
  - losses experienced in our operations not otherwise covered by insurance;
- a change in the demand or production of our products and our services caused by severe weather conditions;
  - a change in the mix of our customers, contracts and business;
    - a change in customer delivery schedule;
    - increases in design and manufacturing costs; and
  - abilities of customers to pay their invoices owed to us.

Accordingly, our operating results in any particular quarter may not be indicative of the results that you can expect for any other quarter or for the entire year.

We may be unsuccessful at generating internal growth.

Our ability to generate internal growth will be affected by, among other factors, our ability to:

• attract new customers, internationally and domestically;

- increase the number or size of projects performed for existing customers;
  - hire and retain employees; and
  - increase volume utilizing our existing facilities.

Many of the factors affecting our ability to generate internal growth may be beyond our control, and we cannot be certain that our strategies will be successful or that we will be able to generate cash flow sufficient to fund our operations and to support internal growth. If we are unsuccessful, we may not be able to achieve internal growth, expand our operations or grow our business.

The departure of key personnel could disrupt our business.

We depend on the continued efforts of our executive officers and senior management. We cannot be certain that any individual will continue in such capacity for any particular period of time. The loss of key personnel, or the inability to hire and retain qualified employees, could negatively impact our ability to manage our business.

Our business requires skilled labor, and we may be unable to attract and retain qualified employees.

Our ability to maintain our productivity and profitability will be limited by our ability to employ, train and retain skilled personnel necessary to meet our requirements. We may experience shortages of qualified personnel. We cannot be certain that we will be able to maintain an adequately skilled labor force necessary to operate efficiently and to support our growth strategy or that our labor expense will not increase as a result of shortage in the supply of skilled personnel. Labor shortages or increased labor costs could impair our ability to maintain our business or grow our revenues.

Actual and potential claims, lawsuits, and proceedings could ultimately reduce our profitability and liquidity and weaken our financial condition.

In the future, the Company could be named as a defendant in legal proceedings claiming damages from us in connection with the operation of our business. Most of the actions against us arise out of the normal course of our performing services or manufacturing equipment. We are and will likely continue to be a plaintiff in legal proceedings against customers, in which we seek to recover payments of contractual amounts due to us, as well as claims for increased costs incurred by us. When appropriate, we establish provisions against certain legal exposures, and we adjust such provisions from time to time according to ongoing developments related to each exposure. If in the future our assumptions and estimates related to such exposures prove to be inadequate or incorrect, our consolidated results of operations, cash flows and financial condition could be adversely affected. In addition, claims, lawsuits and proceedings may harm our reputation and possibly divert management resources away from operating our business.

Technological innovations by competitors may make existing products and production methods obsolete.

All of the products manufactured and sold by the Company depend upon the best available technology for success in the marketplace. The competitive environment is highly sensitive to technological innovation in both segments of our business. It is possible for our competitors to develop new products or production methods, which will make current products or methods obsolete or at least hasten their obsolescence.

Catastrophic events could disrupt our business.

The occurrence of catastrophic events ranging from natural disasters such as hurricanes to epidemics such as health epidemics to acts of war and terrorism could disrupt or delay our ability to complete projects and could potentially expose the Company to third-party liability claims. Such events may or may not be fully covered by our various insurance policies or may be subject to deductibles. In addition, such events could impact our customers and suppliers, resulting in temporary or long-term delays and/or cancellations of orders or raw materials used in normal business operations. These situations are outside the Company's control and could have a significant adverse impact

on the results of operations.

Legislation regarding the health care industry may impact our business.

In March 2010, Congress passed, and the President signed, the Patient Protection and Affordable Care Act. This act may have a significant impact on health care providers, insurers and others associated with the health care industry. We are currently evaluating the impact of this comprehensive act on our business. Federal and state governments may propose other health care initiatives and revisions to the health care and health insurance systems. It is uncertain what legislative programs, if any will be adopted in the future, or what action Congress or state legislatures may take regarding other health care reform proposals or legislation. In addition, changes in the health care industry, such as the growth of managed care organizations and provider networks, may increase our health care costs.

Our pending acquisition of North American Galvanizing & Coatings, Inc. may not be completed and, if it is, it may have unexpected consequences or impose additional costs on us.

On April 1, 2010, we announced that we had entered into a definitive agreement to acquire North American Galvanizing & Coatings, Inc. We expect to complete the acquisition during the second quarter of fiscal 2011. There is no assurance, however, that the acquisition will be consummated. If is completed, the acquisition involves numerous risks, including the following:

- difficulties in integration of the operations, technologies and products and services of the acquired companies;
  - the risk of diverting management's attention from normal daily operations of the business;
- potential cost and disruptions caused by the integration of financial reporting systems and development of uniform standards, controls, procedures and policies;
- accounting consequences, including expensing of acquisition cost, amortization of acquired intangible assets or other required purchase accounting adjustments, resulting in variability or reductions of our reported earnings;
  - potential difficulties in completing projects associated with purchased in-process research and development;
- •risks of entering markets in which we have no or limited direct prior experience and where competitors in these markets have stronger market positions;
- the potential loss of our key employees or those of the acquired company due to the employment uncertainties inherent in the acquisition process;
  - the assumption of known and potentially unknown liabilities of the acquired company;
- the risk that we may find that the acquired company or business does not further our business strategy or that we paid more than what the company or business was worth;
  - our relationship with current and new employees and customers could be impaired;
- the acquisition may result in litigation from terminated employees or third parties who believe a claim against us would be valuable to pursue, and litigation challenging the transaction instituted after the acquisition was announced could be resolved unfavorably to us;
- our due diligence process may fail to identify significant issues with product quality, product architecture and legal contingencies, among other matters; and
  - there may be insufficient revenues to offset increased expenses associated with acquisitions.

Acquisitions may also cause us to record goodwill and intangible assets that will be subject to impairment testing and potential periodic impairment charges; incur amortization expenses related to certain intangible assets; or incur other large and immediate write-offs.

#### Item 1B. Unresolved Staff Comments

There were no unresolved SEC staff comments as of February 28, 2010.

Item 2. Properties

The following table sets forth information about the Company's principal facilities, owned or leased, on February 28, 2010:

Location Land/AcresBuildings/Sq. Segment/Occupant Footage

C r o w l e y Texas	,	29.7	201,000Electrical and Industrial Products
H o u s t o n Texas	,	5.4	61,600Electrical and Industrial Products
R i c h l a n d Mississippi	,	6.7	58,700Electrical and Industrial Products
Dittohum	,	15.3	87,800Electrical and Industrial Products
M e d w a y Massachusetts	,	-(Lea	sed) 90,900Electrical and Industrial Products
F u l t o n Missouri	,	-	(Leased)Electrical and Industrial 126,300Products
T u l s a Oklahoma	,	-(Lea	sed) 66,000Electrical and Industrial Products
S t . C a t h a r i n e s Ontario	,	4.57	47,500Electrical and Industrial Products
C r o w l e y Texas	,	28.5	79,200Galvanizing Services
H o u s t o n Texas	,	25.2	61,800Galvanizing Services
W a s k o m Texas	,	10.6	30,400Galvanizing Services
B e a u m o n t Texas	,	12.9	33,700Galvanizing Services
M o s s P o i n t Mississippi	,	13.5	16,000Galvanizing Services
D : a h 1 a m d	,	5.6	22,800Galvanizing Services
C i t r o n e l l e Alabama	,	10.8	34,000Galvanizing Services
G o o d y e a r Arizona	,	16.8	36,800Galvanizing Services
Prairie Grove Arkansas	,	11.5	34,000Galvanizing Services
B e l l e C h a s s e Louisiana	,	9.5	34,000Galvanizing Services
Port Allen Louisiana	,	22.2	48,700Galvanizing Services
C i n c i n n a t i Ohio	,	15	81,700Galvanizing Services
		6.6	50,200Galvanizing Services

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M	u	n	1	c		i	e	,		
Indi	ana									
P	1	y 1	m	o	u	t	h	,	40	42,900Galvanizing Services
Indi	ana									
Jolie	et, Illi	nois							12	113,900Galvanizing Services
Dix	on, Ill	inois							21.3	59,600Galvanizing Services
Peo	ria, Ill	inois							7.4	42,600Galvanizing Services
Peo	ria, Ill	inois							-	(Leased) 66,400Galvanizing Services
C	h	e	1	5	S	e	a	,	15	30,700Galvanizing Services
Okl	ahoma	ı								Ţ.
W	i	n	s	1	t	e	d	,	10.4	81,200Galvanizing Services
Min	nesota	a								
Н	a	m	i	1	t	o	n	,	49.3	110,700Galvanizing Services
Indi	ana									
В	r	i	S	1	t	o	1	,	3.6	38,000Galvanizing Services
Virg	ginia									
P	0 0	a	,		W	7 e	S	t	22.0	14,300Galvanizing Services
Virg	ginia									
_	o r	t	Ţ	W	o	r	t h	,	_	(Leased) 41,000Corporate Offices
Tex	as							,		

#### Item 3. Legal Proceedings

# **Environmental Proceedings**

We are subject to various environmental protection reviews by state and federal government agencies. We cannot presently determine the ultimate liability, if any, that might result from these reviews or additional clean-up and remediation expenses. However, as a result of an internal analysis and prior clean-up efforts, we believe that the reviews and any required remediation will not have a material impact on the Company. In order to maintain permits to operate certain of our facilities, we may need to make future capital expenditures for equipment in order to meet new or existing environmental regulations.

#### Other Proceedings

After we announced on April 1, 2010 our proposed acquisition of North American Galvanizing & Coatings, Inc., several lawsuits challenging the transaction were filed seeking to enjoin it or recover unspecified damages from us in respect thereof. We believe that these lawsuits are without merit and intend to vigorously defend against the claims.

We are involved from time to time in various suits and claims arising in the normal course of business. In management's opinion, the ultimate resolution of these matters will not have a material effect on our financial position or results of operations.

#### Item 4. Reserved

### **PART II**

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

Our common stock, \$1.00 par value ("Common Stock"), is traded on the New York Stock Exchange under the symbol "AZZ". The following table sets forth the high and low sales prices of our Common Stock on the New York Stock Exchange on a quarterly basis for each of the two fiscal years ended February 28, 2010 and February 28, 2009.

	Quarte	r Ended	Quarte	r Ended	Quarte	r Ended	Quarter Ended			
	Ma	y 31,	Augi	ıst 31,	Noven	nber 30,	February 28,			
Per Share	2009	2008	2009	2008	2009	2008	2010	2009		
High	\$ 34.91	\$ 39.20	\$ 39.78	\$ 48.50	\$ 42.72	\$ 45.14	\$ 36.10	\$ 28.97		
Low	\$ 16.60	\$ 26.15	\$ 30.44	\$ 30.67	\$ 31.72	\$ 15.09	\$ 27.90	\$ 17.67		
Dividends Declared	-	-	-	-	-	-	\$ .25	-		

On January 15, 2010, AZZ declared a quarterly dividend of \$.25 per share. The initial dividend payment was made on February 15, 2010 to all shareholders of record on February 1, 2010. The payment of dividends is within the discretion of our Board and is dependent on our earnings, capital requirements, operating and financial condition and other factors.

The approximate number of holders of record of our Common Stock at May 14, 2010 was 449. See Item 12 of this Report for information regarding securities authorized for issuance under equity compensation plans.

#### STOCK PRICE PERFORMANCE GRAPH

The following graph illustrates the five-year cumulative total return on investments in our Common Stock, the CRSP Index for NYSE Stocks (SIC 5000-5099 US Companies). These indices are prepared by the Center for Research in Security Prices of The University of Chicago Graduate School of Business. AZZ is listed on The New York Stock Exchange and is engaged in two industry segments. The shareholder return shown below is not necessarily indicative of future performance. Total return, as shown, assumes \$100 invested on February 28, 2005, in shares of AZZ common stock and each index, all with cash dividends reinvested. The calculations exclude trading commissions and taxes.

Comparison of Five Year-Cumulative Total Returns

Value of \$100 Invested on February 28, 2005

For Fiscal Year Ended on the Last Day of February

CRSP Total						
Symbol Returns Index for:	2/05	2/06	2/07	2/08	2/09	2/10
—— AZZ incorporated	100.00	140.69	249.97	437.16	249.78	390.80
CRSP Index for	•					
NYSE Stock						
Market (US	}					
Companies)	100.00	110.26	125.82	121.40	67.97	104.88
CRSP Index for	•					
NYSE Stocks (SIC	•					
5000-5099						
US Companies)	100.00	128.12	140.42	133.81	73.37	131.40
Wholesale trade -						
durable goods						

The equity compensation plan information required by this Item is incorporated herein by reference to the section titled "Equity Compensation Plan Information" in Item 12, "Security Ownership of Certain Beneficial Owners and Management and Related Stockholder Matters."

Item 6. Selected Financial Data.

				Fi	scal Year			
	2010	2	2009 (a)		2008	2	2007 (c)	2006
		. ,		s, ex	cept per sh	hare amounts)		
Summary of operations:		·			• •		·	
Net sales	\$ 357,030	\$	412,364	\$	320,193	\$	260,344	\$ 187,184
Net income	37,728		42,206		27,688		21,604	7,827
Earnings per share:								
Basic earnings per common share(b)	\$ 3.07	\$	3.48	\$	2.30	\$	1.86	\$ .70
Diluted earnings per common share(b)	3.02		3.43		2.26		1.82	.69
Total assets	\$ 381,961	\$	354,715	\$	193,319	\$	200,908	\$ 141,026
Long-term debt	100,000		100,000		-		35,200	14,375
Total								
liabilities	154,095		167,604		47,163		89,759	53,758
Shareholders'								
equity	227,866		187,112		146,157		111,148	87,269
Working								
capital	163,825		123,652		60,299		62,252	27,917
Cash provided by operating activities	\$ 82,588	\$	60,196	\$	38,926	\$	6,928	\$ 12,794
Capital								
expenditures	12,037		20,009		9,926		10,659	6,602
Depreciation &								
amortization	17,426		14,528		8,199		6,660	5,720
Cash dividend per common								
share	.25		-		-		-	-
Weighted average shares outstanding (b)	12,283		12,140		12,013		11,599	11,168

- (a) Includes the acquisition of AAA Industries, Inc. on April 1, 2008 and Blenkhorn and Sawle on July 1, 2008.
- (b) Adjusted to reflect a two-for-one stock split, effective in the form of a stock dividend on May 4, 2007.
- (c) Includes the acquisition of Witt Galvanizing, Inc. on November 1, 2006.

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

You should read the following discussion together with our consolidated financial statements and the related notes included elsewhere in the Annual Report on Form 10-K. This discussion contains forward-looking statements about our business and operations. Our actual results may differ materially from those we currently anticipate as a result of the factors we describe under "Risk Factors" and elsewhere in this Annual Report on Form 10-K.

#### Overview

We operate two distinct business segments, the Electrical and Industrial Products Segment and the Galvanizing Services Segment. The Electrical and Industrial Products Segment serves the power generation, transmission and distribution markets and the general industrial market. As of February 28, 2010, the Galvanizing Services Segment

consists of twenty-two hot dip-galvanizing facilities located throughout the South, Midwest, East Coast and Southwest United States that provide galvanizing services to the steel fabrication industry. All per share data in this section have been adjusted to reflect our two-for-one stock split effected May 4, 2007. References herein to fiscal years are to the twelve-month periods that end in February of the relevant calendar year. For example, the twelve-month period ended February 28, 2010 is referred to as "fiscal 2010" or "fiscal year 2010."

For the fiscal year-ended February 28, 2010, we recorded revenues of \$357 million compared to the prior year's revenues of \$412.4 million. Approximately 57% of our revenues were generated from the Electrical and Industrial Products Segment and approximately 43% were generated from the Galvanizing Services Segment. Net income for fiscal 2010 was \$37.8 million compared to \$42.2 million for fiscal 2009. Net income as a percentage of sales was 10.6% for fiscal 2010 as compared to 10.2% for fiscal 2009. Earnings per share decreased by 12% to \$3.02 per share for fiscal 2010 compared to \$3.43 per share for fiscal 2009, on a diluted basis.

#### **Results of Operations**

Management believes that analyzing our revenue and operating income by segment is the most meaningful way to analyze our results of operations. Segment operating income consists of net sales less cost of sales, specifically identifiable selling, general and administrative expenses, and other (income) expense items that are specifically identifiable to a segment. The other (income) expense items included in segment operating income are generally insignificant. For a reconciliation of segment operating income to pretax income, see Note 11 to Notes to Consolidated Financial Statements.

Year ended February 28, 2010 compared with year ended February 29, 2009

#### Backlog

Our operations ended fiscal 2010 with a backlog of \$109.9 million, a decrease of 37% as compared to fiscal 2009 backlog of \$174.8 million. All ending backlog for fiscal 2010 relates to our Electrical and Industrial Products Segment. Our book-to-ship ratio was .82 to 1 for fiscal 2010 as compared to 1.06 to 1 in the prior year. In fiscal 2010, we continued our efforts to improve our market coverage and expand our served markets. Incoming orders decreased 34% for fiscal 2010 as compared to the same period last year. The incoming orders reflected a slower release of orders due to economic and regulatory uncertainty. Based on customer feedback, we believe that the backlog has leveled and that we should begin to see some modest improvements in fiscal year 2011.

The following table reflects bookings and shipments for fiscal 2010 and 2009.

Backlog Table (In thousands)

					P	eriod Ende	d		Period Ended	
Backlog						2/28/09	\$	174,831	2/29/08	\$ 134,876
Bookings								292,117		439,075
A c q	u	i	r	e	d					
Backlog								-		13,244
Shipments								357,030		412,364
Backlog						2/28/10	\$	109,918	2/28/09	\$ 174,831
Book	t	o	S	h i	p					
Ratio								.82		1.06

#### Revenues

Our consolidated revenues for fiscal 2010 decreased by \$55.3 million or 13.4%, as compared to fiscal 2009.

The following table reflects the breakdown of revenue by segment:

	20	010	2009
		(In thousan	ds)
Revenue:			
Electrical and Industrial			
Products	\$ 20	03,457	225,797

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Galvanizing		
Services	153,573	186,567
Total		
Revenue	\$ 357,030	\$ 412,364

The Electrical and Industrial Products Segment produces highly engineered specialty products supplied to the power generation, power transmission, power distribution and general industrial markets and lighting and tubular products to the industrial and petroleum markets. The segment recorded revenues for fiscal 2010 of \$203.5 million, a decrease of 10% compared to fiscal 2009 revenues of \$225.8 million. The lower revenues reflected slower incoming orders during the current fiscal year, which resulted in lower revenues in the fourth quarter. Demand from the industrial and petrochemical markets slowed significantly during fiscal 2010 and was lower compared to the same period in the prior year. Timing of new projects and release orders for energy infrastructure rebuilds, expansion and upgrades significantly contributed to the lower demand from these markets due to the uncertainty about the economy and future regulatory actions.

Our Galvanizing Services Segment, which consisted of twenty-two hot dip galvanizing facilities as of February 28, 2010, generated revenues of \$153.6 million, an 18% decrease from the prior year's revenues of \$186.6 million. Volume of steel processed for the fiscal year decreased 11% and selling price decreased 7% for fiscal 2010 as compared to fiscal 2009. The downturn in revenues has been driven by the global recession, which has limited financing for our customers and caused some manufacturers to have extended shutdown periods. Historically, revenues for this segment have followed closely the condition of the industrial sector of the general economy.

#### Segment Operating Income

The following table reflects the breakdown of total operating income by segment:

	2010		2009	
	(In thousands)			
Segment Operating Income:				
Electrical and Industrial				
Products	\$ 40,803	\$	38,952	
Galvanizing				
Services	44,843		53,183	
Total Segment Operating				
Income	\$ 85,646	\$	92,135	

Total segment operating income (see Note 11 to Notes to Consolidated Financial Statements) decreased \$6.5 million to \$85.6 million in fiscal 2010 as compared to \$92.1 million in fiscal 2009. Consolidated operating margins as a percentage of sales increased to 24% for fiscal 2010 as compared to 22% in fiscal 2009. The Electrical and Industrial Products Segment generated 48% of the operating income for fiscal 2010, while the Galvanizing Services Segment produced the remaining 52%.

Our continuous improvement programs, combined with aggressive marketing programs, have had a positive impact on our operating margins for fiscal 2010. We believe that these efforts as well as lower commodity costs positively impacted our operating margin for Fiscal 2010.

Operating income for the Electrical and Industrial Products Segment increased \$1.9 million, or 5%, for fiscal 2010, to \$40.8 million as compared to \$39 million for fiscal 2009. Operating margins for this segment were 20% for fiscal 2010 as compared to 17% for fiscal 2009. Operating margins were favorable for fiscal 2010 due to pricing discipline, improved project management, and favorable costs of key commodities. We are not anticipating being able to maintain this margin in fiscal 2011 due to lower revenue levels.

Operating income for the Galvanizing Service Segment decreased \$8.3 million for fiscal 2010, to \$44.8 million as compared to \$53.2 million for the prior year. Operating margins were 29% for both fiscal 2010 and 2009. Margins benefited from lower zinc costs for fiscal 2010 and 2009. It is not projected that we will be able to maintain these margins for fiscal 2011 due to higher zinc costs and weaker market conditions.

#### General Corporate Expense

General corporate expenses were \$18.4 million for fiscal 2010 and \$19.4 million for fiscal 2009. As a percentage of sales, general corporate expenses were 5.2% for fiscal 2010 as compared to 4.7% in fiscal 2009.

#### Interest

Interest expense for fiscal 2010 increased 10.8% to \$6.8 million as compared to fiscal 2009. This increase was primarily due to our 6.24% unsecured Notes being outstanding for all of fiscal 2010 as compared to 11 months of fiscal 2009. We had outstanding long term debt of \$100 million at the end of both fiscal 2010 and 2009. Our long-term debt as a percentage of shareholders' equity ratio was .44 to 1 at the end of fiscal 2010.

#### Other (Income) Expense

For fiscal 2010 and 2009, the amounts in other (income) expense (see Note 11 of Notes to Consolidated Financial Statements) were insignificant.

#### **Provision For Income Taxes**

The provision for income taxes reflects an effective tax rate of 38% for fiscal 2010 and 37% for fiscal 2009. The increase in the effective tax rate was due to higher state income taxes resulting from differences in the mix of profits generated from our operating facilities located in varying tax jurisdictions.

Year ended February 28, 2009 compared with year ended February 29, 2008

## Backlog

Our operations ended fiscal 2009 with a backlog of \$174.8 million, an increase of 30% as compared to the fiscal 2008 backlog of \$134.9 million. All ending backlog for fiscal 2009 relates to our Electrical and Industrial Products Segment. Our book-to-ship ratio was 1.06 to 1 for fiscal 2009 as compared to 1.04 to 1 in the prior year. In fiscal 2009, we continued our efforts to improve our market coverage and expand our served markets. New orders were balanced across our power generation, transmission and distribution, and industrial markets. Incoming orders increased 31% for fiscal 2009 as compared to fiscal 2008. The fourth quarter backlog, while remaining strong, was down when compared to the second quarter and third quarter of fiscal 2009.

During the fourth quarter of fiscal 2009, incoming orders were slower than desired due to increased customer deliberation on the release of new orders for pending and planned projects. This combined with increased competitive pressure, particularly on large international orders, has had an impact on our incoming order rate.

The following table reflects bookings and shipments for fiscal 2009 and 2008.

# Backlog Table (In thousands)

					F	Period Ende	d		Period Ended	1	
Backlog						2/29/08	\$	134,876	2/28/07	\$	120,666
Bookings								439,075			334,403
A c q	u	i	r	e	d						
Backlog								13,244			-
Shipments								412,364			320,193
Backlog						2/28/09	\$	174,831	2/29/08	\$	134,876
Book	t	o	S	h i	p						
Ratio								1.06			1.04

#### Revenues

Our consolidated revenues for fiscal 2009 increased by \$92.2 million, or 29%, as compared to fiscal 2008.

The following table reflects the breakdown of revenue by segment:

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	2009		2008	
	(In thousands)			
Revenue:				
Electrical and Industrial				
Products	\$ 225,797	\$	179,181	
Galvanizing				
Services	186,567		141,012	
Total				
Revenue	\$ 412,364	\$	320,193	

The Electrical and Industrial Products Segment produces highly engineered specialty products supplied to the power generation, power transmission, power distribution and general industrial markets and lighting and tubular products to the industrial and petroleum markets. The segment recorded revenues for fiscal 2009 of \$225.8 million, an increase of 26% above fiscal 2008 results of \$179.2 million. The acquisition of Blenkhorn and Sawle Ltd. on July 1, 2008, combined with a continuation of improved market demand primarily from our high voltage transmission, power generation, utility distribution, and energy infrastructure markets, resulted in the increased revenues for the compared years. Revenues from Blenkhorn and Sawle Ltd. accounted for 18% of the increase in revenue for fiscal 2009.

Our Galvanizing Services Segment, which consisted of twenty hot dip galvanizing facilities as of February 28, 2009, generated revenues of \$186.6 million, a 32% increase from the prior year's revenues of \$141 million. Volume of steel processed for the fiscal year increased 37%, with 86% attributable to the acquisition of AAA Industries, Inc. made on April 1, 2008. Selling price decreased 2% for fiscal 2009 as compared to fiscal 2008. Revenues from by-products accounted for the remaining 3% decrease in revenues. Historically, revenues for this segment have followed closely the condition of the industrial sector of the general economy.

#### Segment Operating Income

The following table reflects the breakdown of total operating income by segment:

	2009		2008
	(In thousands)		
Segment Operating Income:			
Electrical and Industrial			
Products	\$ 38,952	\$	29,158
Galvanizing			
Services	53,183		35,087
Total Segment Operating			
Income	\$ 92,135	\$	64,245

Total segment operating income (see Note 11 to Notes to Consolidated Financial Statements) increased \$27.9 million to \$92.1 million in fiscal 2009 as compared to \$64.2 million in fiscal 2008. Consolidated operating margins as a percentage of sales increased to 22% for fiscal 2009 as compared to 20% in fiscal 2008. The Electrical and Industrial Products Segment generated 42% of the operating income for fiscal 2009, while the Galvanizing Services Segment produced the remaining 58%.

Our continuous improvement programs, combined with aggressive marketing programs, had a positive impact on our operating results for fiscal 2009. We believe that these efforts as well as the leverage gained from additional volumes and lower commodity costs positively impacted our results for fiscal 2009.

Operating income for the Electrical and Industrial Products Segment increased \$9.8 million, or 34%, for fiscal 2009, to \$39 million as compared to \$29.2 million for fiscal 2008. Operating margins for this segment were 17% for fiscal 2009 as compared to 16% for fiscal 2008. Operating margins were favorable for fiscal 2009 due to pricing discipline, improved project management, and favorable costs of key commodities. In addition, favorable market conditions and a strong backlog resulted in higher volumes, which contributed to the increase in operating income.

Operating income for the Galvanizing Service Segment increased \$18.1 million for fiscal 2009, to \$53.2 million as compared to \$35.1 million for the prior year. Operating margins were 29% for fiscal 2009 as compared to 25% for fiscal 2008. Margins benefited from lower zinc costs for fiscal 2009 as compared to fiscal 2008. Margins in our

infrastructure work related to electrical and telecommunications, and the petrochemical markets remained strong, while other margins saw deterioration due the domestic economic conditions.

### General Corporate Expense

General corporate expenses were \$19.4 million for fiscal 2009 and \$18.9 million for fiscal 2008. As a percentage of sales, general corporate expenses were 4.7% for fiscal 2009 as compared to 5.9% in fiscal 2008.

Interest

Interest expense for fiscal 2009 increased 313% or \$4.7 million as compared to fiscal 2008. Interest expense increased due to higher levels of debt resulting from the issuance of \$100 million of our 6.24% unsecured Notes on March 31, 2008. The increase in debt funded the acquisition of AAA Industries, Inc. on April 1, 2008 and Blenkhorn & Sawle Ltd. on July 1, 2008. Our long-term debt as a percentage of shareholders' equity ratio was .53 to 1 at the end of fiscal 2009. We had no long-term debt outstanding at the end of fiscal 2008.

#### Other (Income) Expense

For fiscal 2009 and 2008, the amounts in other (income) expense (see Note 11 of Notes to Consolidated Financial Statements) were insignificant.

#### **Provision For Income Taxes**

The provision for income taxes reflects an effective tax rate of 37% for fiscal 2009 and fiscal 2008. To date there have been no material issues raised and we do not anticipate any significant adjustments as a result of this audit.

### Liquidity and Capital Resources

We have historically met our cash needs through a combination of cash flows from operating activities and bank borrowings. Our cash requirements are generally for operating activities, cash dividend payments, capital improvements, debt repayment, letter of credits and acquisitions. We believe that working capital, funds available under our credit agreement, and funds generated from operations should be sufficient to finance anticipated operational activities, dividends, capital improvements, and payment of debt and possible future acquisitions during fiscal 2011.

Our operating activities generated cash flows of approximately \$82.6 million, \$60.2 million and \$38.9 million, during fiscal 2010, 2009 and 2008, respectively. Cash flow from operations in fiscal 2010 included net income in the amount of \$37.7 million, depreciation and amortization in the amount of \$17.5 million and other adjustments to reconcile net income to net cash in the amount of a \$2.2 million. Included in other adjustments were provisions for bad debt, deferred income taxes, gain or loss on the sale of assets and non-cash adjustments. Positive cash flow was recognized due to decreased accounts receivable and inventories in the amounts of \$26.8 million and \$14.7 million, respectively, as a result of lower business levels. These positive cash flow items were offset by revenues in excess of billings and prepaid expenses in the amounts of \$1 million and \$.2 million, respectively, and decreased accrued liabilities and accounts payable in the amounts of \$9.2 million and \$5.8 million, respectively. The significant decrease in accrued liabilities was due to the reduction in customer prepayments at the end of fiscal 2010 as compared to fiscal 2009 in the amount of \$6.2 million. Accounts receivable average days outstanding were 53 days at the end of fiscal 2010, as compared to 51 days at fiscal 2009.

Our working capital was \$163.8 million at February 28, 2010, as compared to \$123.7 million at February 28, 2009.

During fiscal 2010, capital improvements were made in the amount of \$12 million. The breakdown of capital spending by segment for fiscal 2010, 2009 and 2008 can be found in Note 11 of the Notes to Consolidated Financial Statements.

We received sales or insurance proceeds for property and equipment in the amount of \$.4 million and proceeds from the exercise of stock options and SARs, and related tax benefits in the amount of \$2.1 million. There was a cash dividend declared and paid in fiscal 2010 in the amount of \$3.1 million.

On May 25, 2006, we entered into the Second Amended and Restated Credit Agreement by and among AZZ, Bank of America, N.A. ("Bank of America") and certain other lenders (including Bank of America) (the "Credit Agreement"). The Credit Agreement provides for a \$60 million unsecured revolving line of credit with one lender, Bank of America, maturing on May 25, 2011. The facility is used to provide for working capital needs, capital improvements, future acquisitions and letter of credit needs. At February 28, 2010, we had no outstanding debt borrowed against the revolving credit facility. However, we had letters of credit outstanding in the amount of \$14.4 million, which left approximately \$45.6 million of additional credit available under the facility.

The Credit Agreement provides for various financial covenants consisting of a) Minimum Consolidated Net Worth – maintain on a consolidated basis net worth equal to at least the sum of \$116.9 million, plus 50% of future net income, b) Maximum Leverage Ratio – maintain on a consolidated basis a Leverage Ratio (as defined in the Credit Agreement) not to exceed 3.25:1.0, c) Fixed Charge Coverage Ratio – maintain on a consolidated basis a Fixed Charge Coverage Ratio of at least 1.5:1.0 and d) Capital Expenditures – not to make Capital Expenditures on a consolidated basis in an amount in excess of \$22 million for fiscal 2009 and \$20 million per year for future fiscal years.

The Credit Agreement provides for an applicable margin ranging from .75% to 1.25% over the Eurodollar Rate and Commitment Fees ranging from .175% to .25% depending on our Leverage Ratio.

On April 29, 2010, we entered into the Fifth Amendment to the Second Amended and Restated Credit Agreement, (the "Fifth Amendment"), with Bank of America, N.A. which amends our Second Amended and Restated Credit Agreement, (the "Credit Agreement"), dated as of May 25, 2006.

The Fifth Amendment increases our revolving line of credit from \$60 million to \$80 million and matures on May 25, 2014. It also increases the maximum amount of capital expenditures we are permitted to make in any fiscal year without the prior approval of our lenders from \$20 million to \$30 million on a consolidated basis. The Amendment also increases the amount of cash dividends the Company is allowed to pay to \$15 million annually and increases the basket for AZZ common stock repurchases to \$40 million over the life of the revolving line of credit. The amendment also changed various debt covenants, which are disclosed in Note 10 "Long Term Debt" in our Notes to Consolidated Financial Statements.

On March 31, 2008, the Company entered into a Note Purchase Agreement (the "Note Purchase Agreement") pursuant to which the Company issued \$100 million aggregate principal amount of its 6.24% unsecured Senior Notes (the "Notes") due March 31, 2018 through a private placement (the "Note Offering"). Pursuant to the Note Purchase Agreement, the Company's payment obligations with respect to the Notes may be accelerated upon any Event of Default, as defined in the Note Purchase Agreement.

In connection with the Note Offering, the Company entered into an amendment to our Credit Agreement. The Amendment contained the consent of Bank of America to the Note Offering, amended the Credit Agreement to provide that the Note Offering will not constitute a default under the Credit Agreement and amended the Credit Agreement to reflect the same financial covenants as the Notes.

The Notes provide for various financial covenants of a) Minimum Consolidated Net Worth - Maintain on a consolidated basis net worth equal to at least the sum of \$116.9 million plus 50% of future net income; b) Maximum Ratio of Consolidated Indebtedness to Consolidated EBITDA – Maintain a ratio of indebtedness to EBITDA (as defined in Note Purchase Agreement) not to exceed 3.25:1.00; c) Fixed Charge Coverage Ratio - Maintain on a consolidated basis a Fixed Charge Coverage Ratio (as defined in the Note Purchase Agreement) of at least 2.0:1.0; d) Priority Indebtedness – The Company will not at any time permit aggregate amount of all Priority Indebtedness (as defined in the Note Purchase Agreement) to exceed 10% of Consolidated Net Worth (as defined in the Note Purchase Agreement). We were in compliance at February 28, 2010 with all of our debt covenants.

Our current ratio (current assets/current liabilities) was 4.76 to 1 at the end of fiscal 2010, as compared to 3.12 to 1 at the end of fiscal 2009. Shareholder equity grew 21.8% during fiscal 2010 to \$227.9 million. At the end of fiscal 2010, we had \$100 million in long-term debt outstanding and our long-term debt as a percentage of shareholders' equity ratio was .44 to 1.

Historically, we have not experienced a significant impact on our operations from increases in general inflation other than for specific commodities and employee health care costs. We have exposure to commodity price increases in

both segments of our business, primarily copper, aluminum and steel in the Electrical and Industrial Products Segment, and zinc and natural gas in the Galvanizing Services Segment. We attempt to minimize these increases through escalation clauses in customer contracts for copper, aluminum and steel, when market conditions allow and protective caps and fixed contract purchases on zinc. In addition to these measures, we attempt to recover other cost increases through improvements to our manufacturing process and through increases in prices where competitively feasible. Many economists predict increased inflation in coming years due to U.S. and international monetary policies, and there is no assurance that inflation will not impact our business in the future.

#### **Subsequent Events**

On April 1, 2010 we entered into a definitive Agreement and Plan of Merger (the "Merger Agreement") with North American Galvanizing & Coatings, Inc. ("NGA") (NASDAQ: NGA) to acquire NGA through a cash tender offer for a price of \$7.50 per share in cash, followed by a merger with a subsidiary of AZZ. The acquisition will be funded from AZZ's cash on hand and our existing credit facility. The tender offer commenced on May 7, 2010 and will expire on the 20th business day from the commencement date unless extended in accordance with the terms of the Merger Agreement and applicable law. The \$7.50 per share price represents a premium of approximately 42.6% over the weighted average price of NGA's common shares for the 30 trading days immediately preceding April 1, 2010. The transaction is valued at approximately \$125.6 million. AZZ and NGA anticipate the transaction can close by the end of AZZ's second fiscal quarter of 2011.

NGA's Board of Directors has unanimously approved the Merger Agreement and the transactions contemplated by the Merger Agreement, and has resolved to recommend that NGA's stockholders tender their shares in connection with the tender offer. The closing of the tender offer is subject to the tender of at least two thirds ( ) of NGA's outstanding shares and other customary conditions.

On April 29,2010, AZZ incorporated entered into the Fifth Amendment to the Second Amended and Restated Credit Agreement, (the "Fifth Amendment"), with Bank of America, N.A. which amends our Second Amended and Restated Credit Agreement, (the "Credit Agreement"), dated as of May 25, 2006.

The Fifth Amendment increases our revolving line of credit from \$60 million to \$80 million and matures on May 25, 2014. It also increases the maximum amount of capital expenditures we are permitted to make in any fiscal year without the prior approval of our lenders from \$20 million to \$30 million on a consolidated basis. The Amendment also increases the amount of cash dividends the Company is allowed to pay to \$15 million annually and increases the basket for AZZ common stock repurchases to \$40 million over the life of the revolving line of credit.

This is an unsecured, revolving credit facility to be used to provide for working capital needs, capital improvements, future acquisitions, and letter of credit needs. The Credit Agreement provides for various financial covenants consisting of a) Minimum Consolidated Net Worth – maintain on a consolidated basis net worth equal to at least the sum of \$182.3 million, representing 80% of net worth at February 28, 2010, plus 50% of future net income, b) Maximum Leverage Ratio – maintain on a consolidated basis a Leverage Ratio not to exceed 3.25:1.0, c) Fixed Charge Coverage Ratio – maintain on a consolidated basis a Fixed Charge Coverage Ratio of at least 1.75:1.0 and d) the limit on capital expenditures describe above.

The Credit Agreement provides for an applicable margin of from 1.0% to 1.75% over the Eurodollar Rate and Commitment Fees ranging from .20% to .30% depending on our Leverage Ratio (as defined above).

#### Off Balance Sheet Transactions and Related Matters

There are no off-balance sheet transactions, arrangements, obligations (including contingent obligations) or other relationships of the Company with unconsolidated entities or other persons that have, or may have, a material effect on our financial condition, changes in financial condition, revenues or expenses, results of operations, liquidity, capital expenditures or capital resources.

## **Contractual Commitments**

# Leases

The Company leases various facilities under non-cancelable operating leases with an initial term in excess of one year. The future minimum payments required under these operating leases as of February 28, 2010 are summarized in the below table. Rental expenses for real estate and personal property were approximately \$5,823,000, \$4,713,000 and \$3,132,000 for fiscal years ended 2010, 2009 and 2008, respectively, and includes all short-term as well as long-term rental agreements.

The following summarizes the Company's operating leases, debt and interest for the next five years and thereafter.

	*	Operating Leases		Long-Term Debt		Interest		Total	
		20000		(In thou					
2011	\$ 3	3,972	\$	-	\$	6,240	\$	10,212	
2012	3	3,568		-		6,240		9,808	
2013	3	3,142		14,286		5,794		23,222	
2014	2	2,776		14,286		4,903		21,965	
2015	2	2,614		14,286		4,011		20,911	
Thereafter	1	1,441		57,142		7,132		75,715	
Total	\$ 2	27,513	\$	100,000	\$	34,320	\$	161,833	

## Commodity pricing

The Company manages its exposures to commodity prices through the use of the following:

In the Electrical and Industrial Products Segment, the Company has exposure to commodity pricing for copper, aluminum and steel. Because the Electrical and Industrial Products Segment does not commit contractually to minimum volumes, increases in price for these items are normally managed through escalation clauses to the customer's contracts, although during difficult market conditions customers may resist these escalation clauses.

In the Galvanizing Services Segment, the Company utilizes contracts with its zinc suppliers that include protective caps and a fixed cost contract to guard against rising commodity prices. The Company also secures firm pricing for natural gas supplies with individual utilities when possible. Management believes these contractual agreements partially offset exposure to commodity price swings.

There are no contracted purchase commitments for any other commodity items including steel, aluminum, natural gas, copper, zinc or any other commodity, except for those entered into under the normal course of business.

#### Other

At February 28, 2010, the Company had outstanding letters of credit in the amount of \$14.4 million. These letters of credit are issued to a portion of the Company's customers in our Electrical and Industrial Products Segment to cover any potential warranty costs and in lieu of performance and bid bonds. In addition, as of February 28, 2010, a warranty reserve in the amount of \$2.8 million has been established to offset any future warranty claims.

The Company has been named as a defendant in certain lawsuits in the normal course of business. In the opinion of management, after consulting with legal counsel, the liabilities, if any, resulting from these matters should not have a material effect on our financial position or results of operations.

#### Critical Accounting Policies and Estimates

The preparation of the consolidated financial statements requires us to make estimates that affect the reported value of assets, liabilities, revenues and expenses. Our estimates are based on historical experience and various other factors that we believe are reasonable under the circumstances, and form the basis for our conclusions. We continually evaluate the information used to make these estimates as business and economic conditions change. Accounting policies and estimates considered most critical are allowances for doubtful accounts, accruals for contingent liabilities,

revenue recognition, impairment of long-lived assets, identifiable intangible assets and goodwill, accounting for income taxes and stock options and stock appreciation rights. Actual results may differ from these estimates under different assumptions or conditions. The development and selection of the critical accounting policies and the related disclosures below have been reviewed with the Audit Committee of the Board of Directors. More information regarding significant accounting policies can be found in Note 1 of the Notes to Consolidated Financial Statements.

Allowance for Doubtful Accounts - The carrying value of our accounts receivable is continually evaluated based on the likelihood of collection. An allowance is maintained for estimated losses resulting from our customers' inability to make required payments. The allowance is determined by historical experience of uncollected accounts, the level of past due accounts, overall level of outstanding accounts receivable, information about specific customers with respect to their inability to make payments and future expectations of conditions that might impact the collectability of accounts receivable. If the financial condition of our customers were to deteriorate, resulting in an impairment of their ability to make payments, additional allowances could be required.

Accruals for Contingent Liabilities - The amounts we record for estimated claims, such as self insurance programs, warranty, environmental and other contingent liabilities, requires us to make judgments regarding the amount of expenses that will ultimately be incurred. We use past history and experience and other specific circumstances surrounding these claims in evaluating the amount of liability that should be recorded. Actual results may be different than what we estimate.

Revenue Recognition - Revenue is recognized for the Electrical and Industrial Products Segment upon transfer of title and risk to customers, or based upon the percentage of completion method of accounting for electrical products built to customer specifications under long term contracts. We typically recognize revenue for the Galvanizing Service Segment at completion of the service unless we specifically agree with the customer to hold its material for a predetermined period of time after the completion of the galvanizing process and, in that circumstance, we invoice and recognize revenue upon shipment. Customer advanced payments presented in the balance sheet arise from advanced payments received from our customers prior to shipment of the product and are not related to revenue recognized under the percentage of completion method. The extent of progress for revenue recognized using the percentage of completion method is measured by the ratio of contract costs incurred to date to total estimated contract costs at completion. Contract costs include direct labor and material and certain indirect costs. Selling, general and administrative costs are charged to expense as incurred. Provisions for estimated losses, if any, on uncompleted contracts are made in the period in which such losses are able to be determined. The assumptions made in determining the estimated cost could differ from actual performance resulting in a different outcome for profits or losses than anticipated.

Impairment of Long-Lived Assets, Identifiable Intangible Assets and Goodwill - We record impairment losses on long-lived assets, including identifiable intangible assets, when events and circumstances indicate that the assets might be impaired and the undiscounted projected cash flows associated with those assets are less than the carrying amounts of those assets. In those situations, impairment losses on long-lived assets are measured based on the excess of the carrying amount over the asset's fair value, generally determined based upon discounted estimates of future cash flows. A significant change in events, circumstances or projected cash flows could result in an impairment of long-lived assets, including identifiable intangible assets. An annual impairment test of goodwill is performed in the fourth quarter of each fiscal year. The test is calculated using the anticipated future cash flows after tax from our operating segments. Based on the present value of the future cash flows, we will determine whether impairment may exist. A significant change in projected cash flows or cost of capital for future years could result in an impairment of goodwill in future years. Variables impacting future cash flows include, but are not limited to, the level of customer demand for and response to products and services we offer to the power generation market, the electrical transmission and distribution markets, the general industrial market and the hot dip galvanizing market, changes in economic conditions of these various markets, raw material and natural gas costs and availability of experienced labor and management to implement our growth strategies. We have concluded goodwill is not reasonably likely to be impaired as a result of our testing.

Accounting for Income Taxes - We account for income taxes under the asset and liability method. The objectives of accounting for income taxes are to recognize the amount of taxes payable or refundable for the current year and deferred tax liabilities and assets for the future tax consequences of events that have been recognized in our financial

statements or tax returns. Deferred tax assets are reduced by a valuation allowance if it is more likely than not that some portion or all of the deferred tax asset will not be realized. Developing our provision for income taxes requires significant judgment and expertise in deferral and state income tax laws, regulations and strategies, including the determination of deferred tax assets and liabilities and, if necessary, any valuation allowances that may be required for deferred tax assets. Our judgments and tax strategies are subject to audit by various taxing authorities.

On March 1, 2007, the Company adopted new guidance in accounting for uncertainties in income taxes which prescribes a recognition threshold and measurement attribute for recording in the financial statements uncertain tax positions taken or expected to be taken and provides guidance on derecognition, classification, accounting in interim periods and disclosure requirements.

Stock Options and Stock Appreciation Rights - Our employees and directors are periodically granted stock options or stock appreciation rights by the Compensation Committee of the Board of Directors. The compensation cost of all employee stock-based compensation awards is measured based on the grant-date fair value of those awards and that cost is recorded as compensation expense over the period during which the employee is required to perform service in exchange for the award (generally over the vesting period of the award).

The valuation of stock based compensation awards is complex in that there are a number of variables included in the calculation of the value of the award:

Volatility of our stock price
 Expected term of the option
 Expected dividend yield
 Risk-free interest rate over the expected term
 Expected forfeitures

We have elected to use a Black-Scholes pricing model in the valuation of our stock options and stock appreciation rights.

These variables are developed using a combination of our internal data with respect to stock price volatility and exercise behavior of option holders and information from outside sources. The development of each of these variables requires a significant amount of judgment. Changes in the values of the above variables would result in different option valuations and, therefore, different amounts of compensation cost.

#### **Recent Accounting Pronouncements**

In March 2009, the Company adopted ASC 805-10 (formerly SFAS 141R), "Business Combinations", which continues the evolution toward fair value reporting and significantly changes the accounting for acquisitions that closed beginning in 2009, both at the acquisition date and in subsequent periods. In April 2009, the FASB amended the guidance to clarify the accounting for assets acquired and liabilities assumed arising from contingencies. The new guidance retains the fundamental principles of the purchase method of accounting for business combinations; however, they require several changes in the way the assets and liabilities are recognized in an acquisition. All assets acquired and liabilities assumed, excluding contingent consideration, are recognized at the acquisition-date fair value with limited exceptions. Acquisition related costs, including due diligence fees, are required to be expensed. New accounting concepts and valuation complexities are introduced and many of the changes have the potential to generate greater earnings volatility after an acquisition. We applied the new accounting requirements to our most recent acquisition on July 31, 2009 of Zinc Partners LLC and Pilot Galvanizing, Inc. and the total acquisition cost expense was \$330,000 for that acquisition. The effect of the new requirements on the Company's results of operations and financial condition will depend on the nature and size of future acquisitions.

The Company adopted the pending provisions of ASC 820 (formerly SFAS No. 157), "Fair Value Measurements", in March 2009. ASC 820 defines fair value, establishes a framework for measuring fair value and expands disclosures about fair value measurements. The adoption of ASC 820 did not have a material effect on the Company's results of operations and financial position.

Also in March 2009, the Company adopted the amendments to ASC 815 (formerly SFAS No. 161 "Disclosures about Derivative Instruments and Hedging Activities – an amendment of FASB Statement No. 133") which require, among other things, enhanced disclosure about the volume and nature of derivative and hedging activities and a tabular summary showing the fair value of derivative instruments included in the statement of financial position and statement of operations. In addition, the amendment requires expanded disclosure of contingencies included in derivative instruments related to credit risk. The adoption of this new guidance did not have an effect on the Company's financial statements.

In May 2009, the FASB issued ASC Topic 855, "Subsequent Events," which establishes general standards of accounting for and disclosure of events that occur after the balance sheet date but before financial statements are issued or are available to be issued. In February 2010, the FASB issued amended guidance to Topic 855 which no longer requires that a SEC filer disclose the date through which subsequent events have been evaluated. The amended guidance did not change the requirement to evaluate subsequent events through the filing dates. The adoption of this new guidance has not had a material effect on the financial statements of the Company.

In June 2009, the FASB issued the FASB Accounting Standards Codification ("Codification"). The Codification is the new source of authoritative U.S. generally accepted accounting principles ("GAAP") and is effective for financial statements issued for periods ending after September 15, 2009. The Codification reorganizes current GAAP into a topical format that eliminates the previous GAAP hierarchy. The Codification superseded all existing non-SEC accounting and reporting standards. The Company adopted this new standard effective September 15, 2009, and it did not have a material impact on our financial condition, results of operations or cash flows.

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

Market risk affecting our operations results primarily from changes in interest rates and commodity prices. We have only limited involvement with derivative financial instruments and are not a party to any leveraged derivatives.

In the Electrical and Industrial Products Segment, we have exposure to commodity pricing for copper, aluminum, and steel. Increases in price for these items are normally managed through escalation clauses in our customer's contracts, although during difficult market conditions customers may resist these escalation clauses. We manage our exposures to commodity prices, primarily zinc used in our Galvanizing Services Segment, by utilizing agreements with zinc suppliers that include protective caps and fixed contracts to guard against escalating commodity prices. We believe these agreements ensure adequate supplies and partially offset exposure to commodity price swings.

The Company has exposure to foreign currency exchange related to our Canadian operations.

We do not believe that a hypothetical change of 10% of the interest rate or currency exchange rate that are currently in effect or a change of 10% of commodity prices would have a significantly adverse effect on our results of operations, financial position, or cash flows as long as we are able to pass along the increases in commodity prices to our customers. To date, we have been successful in passing along the rising cost of zinc without an adverse effect on our results of operations. However, there can be no assurance that either interest rates or commodity prices will not change in excess of the 10% hypothetical amount, which could have an adverse effect on our results of operations, financial position, and cash flows if we are unable to pass along these increases to our customers.

Item 8. Financial Statements and Supplementary Data.

The Index to our Consolidated Financial Statements is found on <u>page 31</u>. Our Financial Statements and Notes to these Consolidated Financial Statements follow the index.

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

None.

Item 9A. Controls and Procedures.

Evaluation of Disclosure Controls and Procedures

As required by Exchange Act Rules 13a-15 and 15d-15, an evaluation was conducted under the supervision and with the participation of management, including our Chief Executive Officer and Chief Financial Officer, of the effectiveness of the design and operation of our disclosure controls and procedures to ensure that information required to be disclosed by us in our reports filed or submitted under the Exchange Act is (a) accumulated and communicated to our management, including our principal executive and financial officers, as appropriate to allow timely decisions regarding required disclosure and (b) recorded, processed, summarized and reported within the time periods specified in the SEC's rules and forms. Based upon that evaluation, our Chief Executive Officer and Chief Financial Officer have concluded that these disclosure controls and procedures were effective as of the end of the period covered by this Annual Report on Form 10-K to ensure that information required to be disclosed by us in the reports that we file or submit under the Exchange Act is (1) accumulated and communicated to management, including our principal executive and financial officers, as appropriate to show timely decisions regarding required disclosure and (2) recorded, processed, summarized and reported within the time periods specified by the SEC's rules and forms.

Internal Controls Over Financial Reporting

While the Company believes that its existing controls and procedures have been effective to accomplish their objectives, the Company intends to continue to examine, refine and document its controls and procedures and to monitor ongoing developments in this area.

- (a) Report of Management Regarding Internal Control Over Financial Reporting is included on page 32.
- (b) BDO Seidman LLP, an independent registered public accounting firm and our independent auditor, has issued an audit report on our internal control over financial reporting which is included on <u>pages 33-34</u>.
- (c) Changes in Internal Controls Over Financial Reporting

There has not been any change in our internal control over financial reporting during the period covered by this report that has materially affected, or is reasonably likely to materially affect, our internal control over financial reporting.

Item 9B. Other Information.

None.

PART III

Item 10. Directors, Executive Officers and Corporate Governance.

The information required by this item with regard to executive officers is included in Part I, Item 1 of this Annual Report on Form 10-K under the heading "Executive Officers of the Registrant."

Information regarding directors of AZZ required by this Item is incorporated by reference to the section entitled "Election of Directors" set forth in the Proxy Statement for our 2010 Annual Meeting of Shareholders.

The information regarding compliance with Section 16(a) of the Exchange Act required by this Item is incorporated by reference to the section entitled "Section 16(a) Beneficial Ownership Reporting Compliance" set forth in the Proxy Statement for our 2010 Annual Meeting of Shareholders.

Information regarding our audit committee financial experts and code of ethics and business conduct required by this Item is incorporated by reference to the section entitled "Matters Relating to Corporate Governance, Board Structure, Director Compensation and Stock Ownership" set forth in the Proxy Statement for our 2010 Annual Meeting of Shareholders.

No director or nominee for director has any family relationship with any other director or nominee or with any executive officer of our company.

## Item 11. Executive Compensation.

The information required by this Item is incorporated herein by reference to the section entitled "Executive Compensation" and the section entitled "Matters Relating to Corporate Governance, Board Structure, Director Compensation and Stock Ownership – Fees Paid to Directors" set forth in our Proxy Statement for our 2010 Annual Meeting of Shareholders.

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

The information required by this Item is incorporated herein by reference to the section entitled "Executive Compensation" and the section entitled "Matters Relating to Corporate Governance, Board Structure, Director Compensation and Stock Ownership – Security Ownership of Management" set forth in the Proxy Statement for our 2010 Annual Meeting of Shareholders.

#### **Equity Compensation Plans**

The following table provides a summary of information as of February 28, 2010, relating to our equity compensation plans in which our Common Stock is authorized for issuance. All shares and price data have been adjusted to reflect our two-for-one stock split, effected in the form of a share dividend on May 4, 2007.

#### Equity Compensation Plan Information:

	(a)	(b)	(c)
			Number of
			securities
	Number of		remaining
	securities to	Weighted	available for
	be issued	average	future
	upon	exercise	issuance
	exercise of	price of	under equity
	outstanding	outstanding	compensation
	options,	options,	plans
	warrants and	warrants and	(excluding
	rights	rights	shares
			reflected in
			column (a))
Equity compensation plans approved by			
shareholders (1)	475,141 (2)	\$ 21.86	640,654 (3)
Total	475,141	\$ 21.86	640,654

- (1) Consists of the Amended and Restated 2005 Long-Term Incentive Plan, and 2001 Long-Term Incentive Plan. See Note 9, "Stock Options and Other Shareholder Matters" to our "Notes to Consolidated Financial Statements" for further information.
  - (2) The average term of outstanding options and stock appreciation rights is 2 years.

(3) Consists of 429,510 shares remaining available for future issuance under the Amended and Restated 2005 Long-Term Incentive Plan and 211,144 shares under the 2001 Long-Term Incentive Plan.

#### Description of Other Plans for the Grant of Equity Compensation

The following are plans under which shares of our Common Stock have been reserved for issuance as compensation to our Independent Directors and Advisory Directors. The shares covered by those plans are not included in the table above on equity compensation plans because they do not provide for options, warrants or rights. All shares and price data have been adjusted to reflect our two-for-one stock split, effected in the form of a share dividend on May 4, 2007.

#### 1999 Independent Director Share Ownership Plan

On January 19, 1999, the Board of Directors established the 1999 Independent Director Share Ownership Plan (as amended, the "Independent Director Plan"). Each Independent Director (as defined in the Independent Director Plan) who continued in office was granted 1,000 shares of our Common Stock after each annual meeting of the shareholders, beginning with the 1999 Annual Meeting of Shareholders and continuing until our 2005 Annual Meeting of Shareholders, at which time the number of shares granted increased to 2,000 shares. At our 2007 Annual Meeting of Shareholders the number of shares granted was determined to be the equivalent of \$25,000 of stock, based on the stock price at the close of business on the Annual Meeting date, which equated to 683 shares per director. At our 2008 Annual Meeting of Shareholders the number of shares granted was determined to be 1,000 shares. A total of 100,000 shares were covered by the Independent Director Plan, none of which remain available for grants.

#### 2000 Advisory Director Share Ownership Plan

On March 28, 2000, the Board of Directors established the 2000 Advisory Director Share Ownership Plan (the "Advisory Director Plan"). Under the Advisory Director Plan, Advisory Directors (as defined therein) receive a grant of 1,000 shares of Common Stock of the Company after each annual shareholders meeting after which they continue to serve as an Advisory Director until they receive a total of 10,000 shares, including shares received while serving as an active member of the Board of Directors. A total of 20,000 shares were covered by the Advisory Director Plan, of which, 13,000 shares remain available under the Plan at February 28, 2010. The Board has no Advisory Directors at the present time and has no current plans to add Advisory Directors in the future.

#### Long Term Incentive Plans

The description of the 2005 Long Term Incentive Plan and the 2001 Long Term Incentive Plan provided in Note 9 to the financial statements included in this Annual Report on Form 10-K are incorporated by reference under this Item.

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

The information required by this Item is incorporated by reference to the sections entitled "Certain Relationships and Related Party Transactions" and "Director Independence" set forth in the Proxy Statement for our 2010 Annual Meeting of Shareholders.

#### **PART IV**

### Item 14. Principal Accountant Fees and Services

Information required by this Item is incorporated by reference to the sections entitled "Other Business – Independent Auditor Fees" and "Other Business – Pre-approval of Non-audit Fees" set forth in our Proxy Statement for our 2010 Annual Meeting of Shareholders.

Item 15. Exhibits and Financial Statement Schedules.

A.

**Financial Statements** 

1. The financial statements filed as a part of this report are listed in the "Index to Consolidated Financial Statements" on page 31.

2. Financial Statements Schedule

Schedule II – Valuation and Qualifying Accounts and Reserves filed as a part of this report is listed in the "Index to Consolidated Financial Statements" on page 31.

Schedules and compliance information other than those referred to above have been omitted since the required information is not present or is not present in amounts sufficient to require submission of the schedule, or because the information required is included in the consolidated financial statements and the notes thereto.

B. Exhibits Required by Item 601 of Regulation S-K

A list of the exhibits required by Item 601 of Regulation S-K and filed as part of this report is set forth in the Index to Exhibits beginning on page 59, which immediately precedes such exhibits.

#### **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.

AZZ incorporated (Registrant)

Date: 5/7/2010 By: /s/ David H. Dingus

David H. Dingus

Principal Executive Officer and Director

Pursuant to the requirements of the Securities Exchange Act of 1934, this report has been signed below by the following persons on behalf of AZZ and in the capacities and on the dates indicated.

/s/David H. Dingus /s/ Dana L. Perry David H. Dingus Dana L. Perry

Principal Executive Officer and

Director

Principal Financial Officer and Director

/s/Daniel R. Feehan /s/ Richard Butler
Daniel R. Feehan Richard Butler

Director Vice President and Controller, Principal Accounting

Officer

/s/Martin C. Bowen /s/Peter A. Hegedus Martin C. Bowen Peter A. Hegedus

Director Director

/s/Daniel E. Berce /s/Dr. H. Kirk Downey
Daniel E. Berce Dr. H. Kirk Downey

Director Chairman of the Board and Director

/s/Sam Rosen /s/Kevern R. Joyce Sam Rosen Kevern R. Joyce

Director Director

# Index to Consolidated Financial Statements and Schedules

		Page
1.	Consolidated Financial Statements	
	Management's Report on Internal Controls Over Financial Reporting	32
	Report of Independent Registered Public Accounting Firm	33-34
	<u>Consolidated Statements of Income</u> for the years ended February 28, 2010, February 28, 2009, and February 29, 2008	35
	Consolidated Balance Sheets as of February 28, 2010 and February 28, 2009	36-37
	<u>Consolidated Statements of Cash Flows</u> for the years ended February 28, 2010, February 28, 2009, and February 29, 2008	38-39
	Consolidated Statements of Shareholders' Equity for the years ended February 28, 2010, February 28, 2009, and February 29, 2008	40
	Notes to Consolidated Financial Statements	41-57
2.	Consolidated Financial Statements Schedule	
	Schedule II – Valuation and Qualifying Accounts and Reserves	58

#### Management's Report on Internal Controls Over Financial Reporting

Our management is responsible for establishing and maintaining adequate internal control over financial reporting, as such term is defined in Exchange Act Rule 13a-15(f). Under the supervision and with the participation of our management, including our Chief Executive Officer and Chief Financial Officer, we conducted an evaluation of the effectiveness of our internal control over financial reporting based on the framework in "Internal Control- Integrated Framework" issued by the Committee of Sponsoring Organizations of the Treadway Commission, "COSO". Based on our evaluation under the framework in COSO, our management concluded that our internal control over financial reporting was effective as of February 28, 2010. The effectiveness of our internal control over financial reporting as of February 28, 2010, has been audited by BDO Seidman, LLP, an independent registered public accounting firm, as stated in their attestation report included herein. Management's assessment of and conclusion of the effectiveness of internal control over financial reporting did not include the internal controls of Pilot Galvanizing, Inc. and Zinc Partners, LLC, which were acquired on July 31, 2009, and which are included in the consolidated balance sheet of AZZ incorporated as of February 28, 2010, and related consolidated statements of income, shareholders' equity, and cash flows for the year then ended. Pilot Galvanizing, Inc. and Zinc Partners, LLC constituted less than 2% of total assets and less than 1% of revenues and net income for the year then ended. Management did not assess the effectiveness of internal controls over financial reporting of Pilot Galvanizing, Inc. and Zinc Partners, LLC because of the timing of the acquisition, which was completed on July 31, 2009.

Report of Independent Registered Public Accounting Firm

Board of Directors and Shareholders AZZ incorporated Fort Worth, Texas

We have audited the accompanying consolidated balance sheets of AZZ incorporated as of February 28, 2010 and 2009 and the related consolidated statements of income, shareholders' equity, and cash flows for each of the three years in the period then ended February 28, 2010. Our audits also included the financial statement schedule listed in Item 15 of this Form 10-K. We have also audited AZZ incorporated's internal control over financial reporting as of February 28, 2010, based on criteria established in Internal Control – Integrated Framework issued by the Committee of Sponsoring Organizations of the Treadway Commission (the COSO criteria). AZZ incorporated's management is responsible for these financial statements, financial statement schedule, maintaining effective internal control over financial reporting and for its assessment of the effectiveness of internal control over financial reporting, included in the accompanying Management's Report on Internal Control Over Financial Reporting. Our responsibility is to express an opinion on these financial statements, financial statement schedule and to express an opinion on the company's internal control over financial reporting 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 audits to obtain reasonable assurance about whether the financial statements and the schedule are free of material misstatement and whether effective internal control over financial reporting was maintained in all material respects. Our audits of the financial statements included examining, on a test basis, evidence supporting the amounts and disclosures in the financial statements, assessing the accounting principles used and significant estimates made by management, as well as evaluating the overall financial statement presentation. Our audit of internal control over financial reporting included obtaining an understanding of internal control over financial reporting, assessing the risk that a material weakness exists and testing and evaluating the design and operating effectiveness of internal control based on the assessed risk. Our audits also included performing such other procedures as we considered necessary in the circumstances. We believe that our audits provide a reasonable basis for our opinions.

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

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

In our opinion, the consolidated financial statements referred to above present fairly, in all material respects, the financial position of AZZ incorporated as of February 28, 2010 and 2009 and the results of its operations and its cash flows for each of the three years in the period then ended February 28, 2010, in conformity with accounting principles generally accepted in the United States of America. Also, in our opinion, AZZ incorporated maintained, in all material respects, effective internal control over financial reporting as of February 28, 2010, based on the COSO criteria.

In addition, in our opinion, the 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.

As indicated in the accompanying Management's Report on Internal Control over Financial Reporting management's assessment of and conclusion on the effectiveness of internal control over financial reporting did not include the internal controls of Zinc Partners LLC and Pilot Galvanizing Inc. which were acquired on July 31, 2009 and which are included in the consolidated balance sheet of AZZ incorporated as of February 28, 2010 and the related consolidated statements of income, shareholders equity, and cash flows for the year ended. Zinc Partners LLC and Pilot Galvanizing Inc. constituted less than 2% of total assets as of February 28, 2010 and less than 1% of revenues and net income for the year then ended. Management did not assess the effectiveness of internal control over financial reporting of the companies because of the timing of the acquisition. Our audit of internal control over financial reporting of AZZ incorporated also did not include an evaluation of the internal control over financial reporting of Zinc Partners LLC and Pilot Galvanizing Inc.

As discussed in Note 1 to the Consolidated Financial Statements, the Company adopted ASC 805-10 (formerly Statements of Financial Accounting Standards No. 141(R) Business Combinations, effective March 1, 2009.

/s/ BDO Seidman, LLP

Dallas, Texas May 12, 2010

# AZZ incorporated CONSOLIDATED STATEMENTS OF INCOME

	For the years ended			
	February 28,	February 28,	February 29,	
	2010	2009	2008	
Net sales	\$ 357,030,075	\$412,364,321	\$ 320,193,104	
Costs and expenses:				
Cost of sales	247,383,972	299,011,807	239,651,058	
Selling, general, and administrative	43,417,024	43,221,186	36,261,642	
Net (gain) loss from sale of or insurance settlement on property,				
plant and equipment	(93,299)	(1,508,892)	32,211	
Interest expense	6,838,028	6,169,723	1,494,731	
Other expense (income), net	(898,902)	(1,439,635)	(1,079,431)	
•	296,646,823	345,454,189	276,360,211	
Income before income taxes	60,383,252	66,910,132	43,832,893	
Income tax expense	22,655,328	24,703,907	16,145,304	
Net income	\$ 37,727,924	\$ 42,206,225	\$ 27,687,589	
Earnings per common share:				
Basic earnings per share	\$ 3.07	\$ 3.48	\$ 2.30	
•				
Diluted earnings per share	\$ 3.02	\$ 3.43	\$ 2.26	
• .				
Weighted average number common shares	12,283,167	12,140,152	12,012,789	
Weighted average number common shares and potentially dilutive				
common shares	12,475,817	12,302,176	12,227,212	

See accompanying notes to the consolidated financial statements.

# AZZ incorporated CONSOLIDATED BALANCE SHEETS

	As of February 28,		
Assets	2010	2009	
Current assets:			
Cash and cash equivalents	\$110,607,029	\$ 47,557,711	
Accounts receivable, net of allowance for doubtful accounts of \$720,000 in 2010	\$ 110,007,029	\$ 41,331,111	
and \$900,000 in 2009	39,431,918	64,763,982	
Inventories	40,124,581	53,775,800	
Costs and estimated earnings in excess of billings on uncompleted contracts	10,782,424	11,328,287	
Deferred income tax assets	5,225,379	3,588,267	
Prepaid expenses and other	1,281,605	1,009,477	
Total current assets	207,452,936	182,023,524	
Total cultent assets	207,432,730	102,023,324	
Property, plant, and equipment, at cost:			
Land	5,694,013	5,293,442	
Buildings and structures	60,292,211	57,432,879	
Machinery and equipment	79,971,006	71,222,475	
Furniture, fixtures, software and computers	12,336,230	11,361,501	
Automotive equipment	2,073,225	2,025,855	
Construction in progress	1,306,267	2,575,285	
	161,672,952	149,911,437	
Less accumulated depreciation	(74,308,450)	(62,244,744)	
Net property, plant, and equipment	87,364,502	87,666,693	
Goodwill	69,420,256	66,157,000	
Intangibles and other assets	17,723,464	18,868,230	
Total Assets	\$ 381,961,158	\$ 354,715,447	

See accompanying notes to the consolidated financial statements.

# AZZ incorporated CONSOLIDATED BALANCE SHEETS (Continued)

	As of February 28,		
Liabilities and Shareholders' Equity	2010	2009	
Current liabilities:			
Accounts payable	\$ 12,116,783	\$ 17,853,171	
Income tax payable	246,602	259,734	
Accrued salaries and wages	4,978,522	5,509,197	
Other accrued liabilities	12,393,729	12,293,073	
Customer advance payment	7,454,650	13,632,734	
Profit sharing	5,216,000	6,070,000	
Billings in excess of costs and estimated earnings on uncompleted contracts	1,221,902	2,753,532	
Total current liabilities	43,628,188	58,371,441	
Long-term debt due after one			
year	100,000,000	100,000,000	
	, ,		
Deferred income tax			
liabilities	10,466,932	9,232,302	
Total liabilities	\$ 154,095,120	\$ 167,603,743	
	, - ,,	, ,,,,,,,,,	
Commitments and Contingencies			
Shareholders' equity:			
Common stock, \$1 par value; 50,000,000 shares authorized; 12,609,160 shares issued			
at February 28, 2010 and February 28, 2009	12,609,160	12,609,160	
Capital in excess of par value	20,783,366	18,241,664	
Retained earnings	196,394,134	161,755,340	
Accumulated other comprehensive income (loss)	(672,858)	(3,198,159)	
Less common stock held in treasury, at cost (252,638 shares at February 28, 2010	(072,030)	(3,170,137)	
and 464,944 shares at February 28, 2009)	(1,247,764)	(2,296,301)	
Total shareholders' equity	227,866,038	187,111,704	
Total shareholders equity	227,000,030	107,111,704	
	\$381,961,158	\$ 354,715,447	

See accompanying notes to the consolidated financial statements.

# AZZ incorporated CONSOLIDATED STATEMENTS OF CASH FLOWS

	February 28,	February 29,	
	2010	2009	2008
Cash flows from operating activities:			
Net income	\$ 37,727,924	\$ 42,206,225	\$ 27,687,589
Adjustments to reconcile net income to net cash provided by	+	+ -,,,	+ = 1,000,,000
operating activities:			
Depreciation	15,603,004	12,921,034	7,998,899
Amortization	1,823,491	1,606,957	199,981
Share based compensation expense	2,306,330	1,843,318	845,346
Amortization of deferred borrowing costs	305,394	281,076	13,580
Provision for doubtful accounts	40,602	931,794	111,171
Deferred income tax expense (benefit)	(381,840)	5,568,600	(529,264)
Net (gain) loss on insurance settlement or sale of property, plant and			
equipment	(93,299)	(1,508,892)	50,914
Effects of changes in operating assets and liabilities, net of business			
acquisitions:			
Accounts receivable	26,822,381	(16,653,577)	11,264,808
Inventories	14,662,337	1,998,318	2,060,797
Prepaid expenses and other assets	(241,823)	43,211	999,226
Net change in billings related to costs and estimated earnings on			
uncompleted contracts	(985,767)	671,143	(3,027,519)
Accounts payable	(5,800,477)	755,889	(9,280,234)
Other accrued liabilities and income taxes	(9,200,471)	9,531,074	530,896
Net cash provided by operating activities	82,587,786	60,196,170	38,926,190
Cash flows from investing activities:			
Proceeds from the sale or insurance settlement of property, plant and			
equipment	423,751	3,529,481	219,795
Acquisition of subsidiaries, net of cash acquired	(6,899,561)	(96,332,010)	-
Purchases of property, plant and equipment	(12,036,726)	(20,008,583)	(9,926,198)
Net cash used in investing activities	(18,512,536)	(112,811,112)	(9,706,403)

See accompanying notes to the consolidated financial statements.

# AZZ incorporated CONSOLIDATED STATEMENTS OF CASH FLOWS (Continued)

	For the years ended			
	February 28, 2010	February 28, 2009	February 29, 2008	
Cash flows from financing activities:				
Proceeds from long-term debt	-	100,000,000	-	
Debt acquisition costs	-	(2,000,000)	-	
Tax benefits from stock options exercised	1,609,125	72,453	3,053,649	
Proceeds from exercise of stock options and stock appreciation rights	466,117	31,242	3,450,413	
Payments on revolving loan	-	-	(35,200,000)	
Cash Dividends Paid	(3,089,130)	-	-	
Net cash provided by (used in) financing activities	(1,013,888)	98,103,695	(28,695,938)	
Effect of exchange rate changes on cash	(12,044)	(157,983)	-	
Net increase (decrease) in cash and cash equivalents	63,049,318	45,330,770	523,849	
Cash and cash equivalents at beginning of				
year	47,557,711	2,226,941	1,703,092	
Cash and cash equivalents at end of				
year	\$110,607,029	\$ 47,557,711	\$ 2,226,941	
Supplemental disclosures of cash flow information:				
Cash paid during the year for:				
Interest	\$ 6,532,634	\$ 3,322,618	\$ 1,672,214	
Income taxes	\$ 21,167,656	\$ 20,558,538	\$ 13,726,926	
See accompanying notes to the consolidated financial statements.				

# AZZ incorporated CONSOLIDATED STATEMENTS OF SHAREHOLDERS' EQUITY

	Commo	on Stock	Capital in excess of	Retained earnings	Accumulated Other Comprehensive Income	Treasury Stock	Total
	Shares	Amount	par value		(Loss)		
Balance at February 28, 2007	12,609,160	\$12,609,160	\$11,086,703	\$ 91,861,526	5 \$ 28,621	\$ (4,437,760)	\$ 111,148,250
Exercise of stock options			1,384,241			2,066,172	3,450,413
Stock compensation			845,345				845,345
Federal income tax deducted on			0.0,0.10				0 10,0 10
stock options			3,053,649				3,053,649
Comprehensive income:							
Net income				27,687,589	)		27,687,589
Other comprehensive income, net of tax: Unrealized gain (loss) on market value of interest rate swaps, net of (\$15,411) of							
income tax Comprehensive					(28,621)		(28,621)
income							27,658,968
Balance at February 29,		4.2.500.450	*			4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4	
2008	12,609,160	\$12,609,160	\$16,369,938	\$ 119,549,115	- \$	\$ (2,371,588)	\$ 146,156,625
Exercise of stock options Stock			(5,364)			36,606	31,242
compensation			1,804,637			38,681	1,843,318
Federal income tax deducted on			72,453			1,112	72,453

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stock options

Comprehensive							
income:							
Net income				42,206,225			42,206,225
Foreign				,,			, ,
currency							
translation					(3,198,159)		(3,198,159)
Comprehensive							, , , ,
income							39,008,066
Balance at							
February 28,							
2009	12,609,160	\$12,609,160	\$ 18,241,664	\$ 161,755,340	\$ (3,198,159)	\$ (2,296,301)	\$187,111,704
Exercise of							
stock options			142,368			323,749	466,117
Stock							
compensation			2,271,758			34,572	2,306,330
Stock issued for							
SARs			(1,995,438)			513,101	(1,482,337)
Employee Stock			<b>712</b> 000				604.004
Purchase Plan			513,889			177,115	691,004
Federal income							
tax deducted on			1 (00 125				1 (00 105
stock options  Cash dividend			1,609,125				1,609,125
paid				(3,089,130)			(3,089,130)
Comprehensive				(3,069,130)			(3,069,130)
income:							
Net income				37,727,924			37,727,924
Foreign				31,121,324			31,121,524
currency							
translation					2,525,301		2,525,301
Comprehensive					_,= _= ,= = =		_,= _= ,= = =
income							40,253,225
Balance at							
February 28,							
2010	12,609,160	12,609,160	20,783,366	196,394,134	(672,858)	(1,247,764)	227,866,038

See accompanying notes to the consolidated financial statements.

#### 1. Summary of significant accounting policies

Organization—AZZ incorporated (the "Company") operates primarily in the United States of America and Canada. Information about the Company's operations by segment is included in Note 11 to the consolidated financial statements.

Basis of consolidation—The consolidated financial statements include the accounts of the Company and its wholly owned subsidiaries. All significant inter-company accounts and transactions have been eliminated in consolidation.

Capital Structure—On April 5, 2007, our Board of Directors authorized a two-for-one split of common stock, to be effected in the form of a share dividend of one share of Common Stock for every one share of Common Stock outstanding. The dividend was paid on May 4, 2007 to shareholders of record on April 20, 2007. All share and per share data provided herein give effect to this stock split, applied retroactively. At our 2009 Annual Meeting of Shareholders, the shareholders approved our authorized shares to be increased to 50 million.

Use of estimates—The preparation of the 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 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 those estimates.

Concentrations of credit risk—Financial instruments that potentially subject the Company to significant concentrations of credit risk consist principally of cash and cash equivalents and trade accounts receivable.

The Company maintains cash and cash equivalents with various financial institutions. These financial institutions are located throughout the United States and Company policy is designed to limit exposure to any one institution. The Company performs periodic evaluations of the relative credit standing of those financial institutions that are considered in the Company's banking relationships. The Company has not experienced any losses in such accounts and believes it is not exposed to any significant credit risk related to cash and cash equivalents. The majority of cash equivalents are invested in Treasury Funds or FDIC Guaranteed Liquidity programs.

Concentrations of credit risk with respect to trade accounts receivable are limited due to the Company's diversity by virtue of two operating segments, the number of customers, and the absence of a concentration of trade accounts receivable in a small number of customers. The Company performs continual evaluations of the collectability of trade accounts receivable and allowance for doubtful accounts based upon historical losses, economic conditions and customer specific events. After all collection efforts are exhausted and an account is deemed uncollectible, it is written off against the allowance for doubtful accounts. The Company's net credit losses in 2010, 2009 and 2008 were approximately \$231,000, \$662,000 and \$151,000, respectively. Collateral is usually not required from customers as a condition of sale.

Revenue recognition—The Company recognizes revenue for the Electrical and Industrial Products Segment upon transfer of title and risk to customer or based upon the percentage-of-completion method of accounting for electrical

products built to customer specifications under long-term contracts. We typically recognize revenue for the Galvanizing Services Segment at completion of the service unless we specifically agree with the customer to hold its material for a predetermined period of time after the completion of the galvanizing process and, in that circumstance, we invoice and recognize revenue upon shipment. Customer advanced payments presented in the balance sheet arise from advanced payments received from our customers prior to shipment of the product and are not related to revenue recognized under the percentage of completion method. The extent of progress for revenue recognized using the percentage of completion method is measured by the ratio of contract costs incurred to date to total estimated contract costs at completion. Contract costs include direct labor and material and certain indirect costs. Selling, general and administrative costs are charged to expense as incurred.

Provisions for estimated losses, if any, on uncompleted contracts are made in the period in which such losses are able to be determined. The assumptions made in determining the estimated cost could differ from actual performance resulting in a different outcome for profits or losses than anticipated.

Cash and cash equivalents—For purposes of reporting cash flows, cash and cash equivalents include cash on hand, deposits with banks and all highly liquid investments with an original maturity of three months or less.

Inventories—Cost is determined principally using a weighted-average method for the Electrical and Industrial Products Segment and the first-in-first-out (FIFO) method for the Galvanizing Services Segment.

Property, plant and equipment—For financial reporting purposes, depreciation is computed using the straight-line method over the estimated useful lives of the related assets as follows:

В	u	i	1	d	i	n	g	S	a	n n	d	10-25
stru	ıctur	es										years
M	a	c	h	i	n	e	r	y	8	ı n	d	3-15
equ	ipm	ent										years
F	u	r	n	i	t	u	r	e	a	n	d	3-15
fixt	ures											years
A	u		t	o	n	1	o	t	i	V	e	3 years
equ	ipm	ent										

Maintenance and repairs are charged to expense as incurred; renewals and betterments that significantly extend the useful life of the asset are capitalized.

Long-lived assets, intangible assets and goodwill—Purchased intangible assets included on the balance sheet as other assets are comprised of customer lists, backlogs and non-compete agreements. Such intangible assets are being amortized using the straight-line method over the estimated useful lives of the assets ranging from two to fifteen years. The Company records impairment losses on long-lived assets, including identifiable intangible assets, when events and circumstances indicate that the assets might be impaired and the undiscounted projected cash flows associated with those assets are less than their carrying amount. In those situations, impairment loss on a long-lived asset is measured based on the excess of the carrying amount of the asset over the asset's fair value, generally determined based upon discounted estimates of future cash flows. For goodwill, the Company performs an annual impairment test in the fourth quarter of each year or as indicators are present. The test is calculated using the anticipated future cash flows after tax from our operating segments. Based on the present value of the future cash flows, we will determine whether impairment may exist. A significant change in projected cash flows or cost of capital for future years could result in an impairment of goodwill in future years. Variables impacting future cash flows include, but are not limited to, the level of customer demand for and response to products and services we offer to the power generation market, the electrical transmission and distribution markets, the general industrial market and the hot dip galvanizing market; changes in economic conditions of these various markets; raw material and natural gas costs and availability of experienced labor and management to implement our growth strategies.

Debt issue costs—Debt issue costs, included in other assets, are expensed using the effective interest rate method over the term of the debt.

Income taxes—Income tax expense is based on the asset and liability method. Under this method of accounting, deferred tax assets and liabilities are recognized based on differences between financial accounting and income tax basis of assets and liabilities using presently enacted tax rates and laws.

Stock-based compensation—The Company has granted stock options or stock appreciation rights for a fixed number of shares to employees and directors. A discussion of stock-based compensation can be found in Note 9 of Notes to Consolidated Financial Statements.

Financial instruments — The Company's financial instruments consist of cash and cash equivalents, accounts receivable, accounts payable and long-term debt. The fair values of financial instruments approximate the amount of their carrying value.

Derivative financial instruments— From time to time, the Company uses derivatives to manage interest rate risk. The Company's policy is to use derivatives for risk management purposes only, which includes maintaining the ratio between the Company's fixed and floating rate debt obligations that management deems appropriate, and prohibits entering into such contracts for trading purposes. The Company enters into derivatives only with counterparties (primarily financial institutions) which have substantial financial wherewithal to minimize credit risk. As the result of the current global financial crisis, a number of financial institutions have failed or required government assistance, and counterparties considered substantial may develop credit risk. The amount of gains or losses from the use of derivative financial instruments has not been and is not expected to be material to the Company's consolidated financial statements. As of February 28, 2010, the Company had no derivative financial instruments.

Warranty reserves – Within other accrued liabilities, a reserve has been established to provide for the estimated future cost of warranties on a portion of the Company's delivered products. Management periodically reviews the reserves, and adjustments are made accordingly. A provision for warranty on products is made on the basis of the Company's historical experience and identified warranty issues. Warranties cover such factors as non-conformance to specifications and defects in material and workmanship.

The following is a roll-forward of amounts accrual for warranties:

	(In thousands		
Balance at February 28, 2007	\$	1,578	
Warranty costs incurred		(1,034)	
Additions charged to income		1,188	
Balance at February 29, 2008	\$	1,732	
Warranty costs incurred		(1,454)	
Additions charged to income		1,737	
Balance at February 28, 2009	\$	2,015	
Warranty costs			
Additions charged to			
Balance at February 28, 2010	\$		
Warranty costs incurred Additions charged to income Balance at February 28,		2,013 (2,130) 2,912 2,797	

Accumulated Other Comprehensive Income (Loss)

Accumulated other comprehensive income (loss) is defined as the change in equity of a business enterprise during a period from transactions and other events and circumstances from non-owner sources and includes all changes in equity during a period except those resulting from investments by owners and distributions to owners. The Company's comprehensive income (loss) consists of the Company's net income (loss) and foreign currency translation adjustments from its Blenkhorn and Sawle (B&S) operation.

#### Foreign Currency Translation

The local currency is the functional currency for the Company's B&S subsidiary located in Canada. B&S's assets and liabilities are translated into United States dollars at exchange rates existing at the balance sheet date, and revenues and expenses are translated at weighted-average exchange rates. The foreign currency translation adjustment is recorded as a separate component of shareholders' equity and is included in accumulated other comprehensive income (loss).

#### **Recent Accounting Pronouncements**

In March 2009, the Company adopted ASC 805-10 (formerly SFAS 141R), "Business Combinations", which continues the evolution toward fair value reporting and significantly changes the accounting for acquisitions that closed in fiscal 2010, both at the acquisition date and in subsequent periods. In April 2009, the FASB amended the guidance to clarify the accounting for assets acquired and liabilities assumed arising from contingencies. The new guidance retains the fundamental principles of the purchase method of accounting for business combinations; however, they require several changes in the way the assets and liabilities are recognized in an acquisition. All assets acquired and liabilities assumed, excluding contingent consideration, are recognized at the acquisition-date fair value with limited exceptions. Acquisition related costs, including due diligence fees, are required to be expensed. New accounting concepts and valuation complexities are introduced and many of the changes have the potential to generate greater earnings volatility after an acquisition. We applied the new accounting requirements to our most recent acquisition on July 31, 2009 of Zinc Partners LLC and Pilot Galvanizing, Inc. and the total acquisition cost expense was \$330,000 for that acquisition. The effect of the new requirements on the Company's results of operations and financial condition will depend on the nature and size of future acquisitions.

The Company adopted the pending provisions of ASC 820 (formerly SFAS No. 157), "Fair Value Measurements", in March 2009. ASC 820 defines fair value, establishes a framework for measuring fair value and expands disclosures about fair value measurements. The adoption of ASC 820 did not have a material effect on the Company's results of operations and financial position.

Also in March 2009, the Company adopted the amendments to ASC 815 (formerly SFAS No. 161 "Disclosures about Derivative Instruments and Hedging Activities – an amendment of FASB Statement No. 133") which require, among other things, enhanced disclosure about the volume and nature of derivative and hedging activities and a tabular summary showing the fair value of derivative instruments included in the statement of financial position and statement of operations. In addition the amendment requires expanded disclosure of contingencies included in derivative instruments related to credit risk. The adoption of this new guidance did not have an effect on the Company's financial statements.

In May 2009, the FASB issued ASC Topic 855, "Subsequent Events," which establishes general standards of accounting for and disclosure of events that occur after the balance sheet date but before financial statements are issued or are available to be issued. In February 2010, the FASB issued amended guidance to Topic 855 which no longer requires that a SEC filer disclose the date through which subsequent events have been evaluated. The amended guidance did not change the requirement to evaluate subsequent events through the filing dates. The adoption of this new guidance has not had a material effect on the financial statements of the Company.

In June 2009, the FASB issued the FASB Accounting Standards Codification ("Codification"). The Codification is the new source of authoritative U.S. generally accepted accounting principles ("GAAP") and is effective for financial statements issued for periods ending after September 15, 2009. The Codification reorganizes current GAAP into a topical format that eliminates the previous GAAP hierarchy. The codification superseded all existing non-SEC accounting and reporting standards. The Company adopted this new standard effective September 15, 2009, and it did not have a material impact on our financial condition, results of operations or cash flows.

2. Inventories

Inventories consist of the following:

	2010		2009
	(In tho	)	
Raw materials	\$ 23,356	\$	27,275
Work-in-process	11,542		23,037
Finished goods	5,227		3,464
	\$ 40,125	\$	53,776

## 3. Costs and estimated earnings on uncompleted contracts

Costs and estimated earnings on uncompleted contracts consist of the following:

	2010		2009		
	(In thousands)				
Costs incurred on uncompleted					
contracts	\$ 83,169	\$	70,236		
Estimated					
earnings	53,876		31,393		
	137,045		101,629		
Less billings to					
date	127,485		93,054		
	\$ 9,560	\$	8,575		

The amounts noted above are included in the accompanying consolidated balance sheet under the following captions:

	2010	2009			
	(In thousands)				
Cost and estimated earnings in excess of billings on					
uncompleted contracts	\$ 10,782	\$	11,329		
Billings in excess of costs and estimated earnings on					
uncompleted contracts	(1,222)		(2,754)		
	\$ 9,560	\$	8,575		

## 4. Other accrued liabilities

Other accrued liabilities consist of the following:

	2010	2009	
	(In tho		
Accrued			
interest	\$ 2,600	\$	2,600
Tenant			
improvements	1,938		2,177
Accrued			
warranty	2,797		2,015
Commissions	1,737		1,931
Group medical			
insurance	1,009		800
Other	2,313		2,770
	\$ 12,394	\$	12,293

## Employee benefit plans

The Company has a trustee profit sharing plan and 401(k) plan covering substantially all of its employees. Under the provisions of the plan, the Company contributes amounts as authorized by the Board of Directors. Total contributions to the profit sharing plan, which included the Company's 401(k) matching, were \$6,711,000 for 2010, \$7,435,000 for 2009 and \$4,871,000 for 2008.

45

5.

6. Income taxes

Deferred federal and state income taxes reflect the net tax effects of temporary differences between the carrying amounts of assets and liabilities for financial accounting purposes and the amounts used for income tax purposes. Significant components of the Company's net deferred income tax liability are as follows:

	2010	2009		
	(In thou			
Deferred income tax assets:				
Employee related items	\$ 1,686	\$	1,380	
Inventories	334		257	
Accrued warranty	1,049		756	
Accounts receivable	269		338	
Other	1,887		857	
Total deferred income tax				
assets	\$ 5,225	\$	3,588	
Deferred income tax liabilities:				
Depreciation methods and property basis differences	\$ (5,842)	\$	(5,715)	
Other assets and tax-deductible goodwill	(4,625)		(3,517)	
Total deferred income tax				
liabilities	(10,467)		(9,232)	
Net deferred income tax				
liabilities	\$ (5,242)	\$	(5,644)	

## The provision for income taxes consists of:

	2010 2009		2008	
		(In t	housands)	
Federal:				
Current	\$ 19,306	\$	16,363	\$ 15,171
Deferred	(118)		5,264	(486)
State:				
Current	3,743		2,725	1,503
Deferred	(8)		400	(43)
Foreign				
Current	-		70	-
Deferred	(268)		(118)	-
	\$ 22,655	\$	24,704	\$ 16,145

A reconciliation from the federal statutory income tax rate to the effective income tax rate is as follows:

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	2010 2009		2008
Statutory federal income tax rate	35.0%	35.0%	35.0%
Expenses not deductible for tax purposes	.2	.2	.2
State income taxes, net of federal income			
tax benefit	3.7	3.2	2.1
Benefit of section 199, manufacturing			
deduction	(1.8)	(1.6)	(1.7)
Other	.4	.1	1.2
Effective income tax rate	37.5%	36.9%	36.8%

## 7. Intangible assets and goodwill

Goodwill is not amortized but is subject to annual impairment tests. Other intangible assets continue to be amortized over their useful lives.

Changes in goodwill by segment during the year are as follows:

Segment	N	Iarch 1, 2009	Acq	uisitions	Ex	oreign change nslation	ebruary 8, 2010
				(In thou	ısanc	ds)	
Galvanizing							
services	\$	25,584	\$	1,279	\$	-	\$ 26,863
Electrical & industrial products		40,573		-		1,984	42,557
Total	\$	66,157	\$	1,279	\$	1,984	\$ 69,420

The Company completes its annual impairment analysis of goodwill on December 31st of each year. As a result the Company determined that there was no impairment of goodwill. There have been no impairment charges of goodwill through February 28, 2010.

In addition to other miscellaneous assets, the Company classifies its intangible assets other than goodwill in other assets on the consolidated balance sheet.

Intangible assets consisted of the following:

	2010		2009
	(In tho	usand	s)
Amortizable intangible assets			
Customer related			
intangibles	\$ 15,675	\$	15,035
Non-compete			
agreements	2,983		2,983
Trademarks	853		590
Certifications	247		205
Backlog	892		739
	20,650		19,552
Less accumulated			
amortization	4,491		2,568
	\$ 16,159	\$	16,984

Accumulated amortization related to customer related intangibles and non-compete agreements were \$1,854,000 and \$1,722,000, respectively, at February 28, 2010, and \$947,000 and \$1,285,000, respectively, at February 28, 2009.

The Company recorded amortization expenses for Fiscal 2010, 2009 and 2008 in the amount of \$1,823,000, \$1,607,000 and \$200,000, respectively. The following table projects the estimated amortization expense for the five succeeding fiscal years and thereafter.

	(In thousands)
2011	\$ 1,416
2012	1,407
2013	1,403
2014	1,026
2015	996
Thereafter	9,911
Total	\$ 16,159

## 8. Earnings per share

Basic earnings per share is based on the weighted average number of shares outstanding during each year. Diluted earnings per share were similarly computed but have been adjusted for the dilutive effect of the weighted average number of stock options and Stock Appreciation Rights outstanding. The shares and earnings per share have been adjusted to reflect our two-for-one stock split, effected in the form of a share dividend on May 4, 2007.

The following table sets forth the computation of basic and diluted earnings per share:

	2010	2010 2009		2008	
	(In thousands, except share and per share				
		ar	nounts)		
Numerator:					
Net income for basic and diluted earnings per common share	\$37,728	S	\$ 42,206	\$ 27,688	
Denominator:					
Denominator for basic earnings per common					
share - weighted-average shares	12,283,167		12,140,152	12,012,789	
Effect of dilutive securities:					
Stock compensation					
award	192,650		162,024	214,423	
Denominator for diluted earnings per	12,475,8	17	12,302,176	12,227,212	
common share - adjusted weighted-average					
shares					
Earnings per share basic and diluted:					
Basic earnings per common	\$	3.07	\$ 3.48	\$ 2.30	
share					
Diluted earnings per common	\$	3.02	\$ 3.43	\$ 2.26	
share					

Stock options or Stock Appreciation Rights for which the exercise price was greater than the average market price of common shares were not included in the computation of diluted earnings per share as the effect would be anti-dilutive. At the end of fiscal years 2010, 2009 and 2008, there were 121,170, 131,690 and no stock options and Stock Appreciation Rights, respectively, outstanding with exercise prices greater than the average market price of common shares.

9. Stock options

During fiscal 2006, the Company adopted the AZZ incorporated 2005 Long Term Plan (as subsequently amended and restated, the "2005 Plan"). The purpose of the 2005 Plan is to promote the growth and prosperity of the Company by permitting the Company to grant to its employees and directors restricted stock ("Restricted Stock"), performance awards, restricted stock units ("Restricted Stock Units"), Stock Appreciation Rights ("SARs" or "Stock Appreciation Rights") and options to purchase Common Stock of the Company. The 2005 Plan was amended on July 8, 2008. The maximum number of shares that may be issued under the 2005 Plan is 1 million shares.

On June 1, 2006, 234,160 SARs were issued under the 2005 Plan with an exercise price of \$11.55. As of February 28, 2010, no SARs were outstanding. These awards qualify for equity treatment in accordance with FAS 123R. These stock appreciation rights have a three year cliff vesting schedule, but may vest early if accelerated vesting provisions in the plan are met. The weighted average fair value of SARs granted on June 1, 2006 was determined to be \$2.915 based on the following assumptions: risk-free interest rate of 5%, no dividend yield, expected volatility of 27.81% and expected life of 3 years. Compensation expenses related to the June 1, 2006 grant were \$19,000, \$120,000 and \$152,000 for fiscal 2010, 2009 and 2008, respectively. As of February 28, 2010, we had no unrecognized costs related to the June 1, 2006 SAR grants.

On March 1, 2007, 147,740 Stock Appreciation Rights were awarded under the 2005 Plan with an exercise price of \$19.88. These Stock Appreciation Rights have a three year cliff vesting schedule, but may vest early if accelerated vesting provisions in the plan are met and qualify for equity treatment. The weighted average fair value of SARs granted on March 1, 2007, was determined to be \$5.54 based on the following assumptions: risk-free interest rate of 5%, no dividend yield, expected volatility of 29.52% and expected life of 3 years. As of February 28, 2010, 129,780 of these SARs were outstanding due to the exercise of 17,960 SARs upon the retirement of two directors and three employees. Compensation expense related to the March 1, 2007 grants were \$103,000, \$202,000 and \$512,000 for fiscal 2010, 2009 and 2008, respectively. We had no unrecognized cost related to the March 1, 2007 SAR grants as of February 28, 2010.

On March 1, 2008, 131,690 Stock Appreciation Rights were awarded under the 2005 Plan with an exercise price of \$35.88. These Stock Appreciation Rights have a three year cliff vesting schedule, but may vest early if accelerated vesting provisions in the plan are met and qualify for equity treatment. The weighted average fair value of SARs awarded on March 1, 2008, was determined to be \$11.80 based on the following assumptions: risk-free interest rate of 5%, dividend yield of 0.0%, expected volatility of 41.81% and expected life of 3 years. As of February 28, 2010, 123,060 of these SARs were outstanding due to the exercise and forfeiture of 8,630 SARs upon the retirement of certain key employees. Compensation expense was recognized in the amount of \$234,000 and \$1,091,000, respectively for fiscal 2010 and fiscal 2009. We had unrecognized cost of \$236,000 related to the March 1, 2008 SAR grants as of February 28, 2010.

On September 1, 2008, we adopted the AZZ incorporated Employee Stock Purchase Plan (the "Plan"). The purpose of the Plan is to allow employees of the Company to purchase Common Stock of the Company through accumulated payroll deductions. Offerings under the Plan have a duration of 24 months. On the first day of an offering period (the Enrollment Date), the participant is granted the option to purchase shares on each exercise date during the offering period up to 10% of the participant's compensation at the lower of 85% of the fair market value of a share of stock on the Enrollment Date or 85% of the fair market value of a share of stock on the Exercise Date. The participant's right to purchase stock in the Plan is restricted to no more than \$25,000 per calendar year. Participants may terminate their interest in a given offering, or a given exercise period, by withdrawing all, but not less than all, of the accumulated payroll deductions of the account at any time prior to the end of the offering period. The estimated shares to be issued on the first enrollment were 36,100 shares after estimated forfeitures. The weighted average fair value of these shares was determined to be \$14.69 based on the following assumptions: risk-free interest rate of 2%, no dividend yield expected volatility of 50.40% and expected life of 2 years. Compensation expense in the amount of \$265,000 and \$133,000 was recognized in fiscal 2010 and 2009, respectively. We had unrecognized cost of \$133,000 related to the Plan as of February 28, 2010. In accordance with the Plan, 20,822 and 9,097 shares were issued on March 1, 2009 and September 1, 2009, respectively, to the enrolled employees. On March 1, 2009, the date of the second offering, the estimated shares to be issued were 14,019 after estimated forfeitures. The weighted average fair value of these shares was determined to be \$7.33 based on the following assumptions: risk-free interest rate of 3%, no dividend yield, expected volatility of 50.40% and expected life of 2 years. Compensation expense in the amount of \$51,000 was recognized during fiscal 2010. In accordance with the Plan, 5,943 shares were issued on September 1, 2009. As of February 28, 2010, we had unrecognized costs of \$51,000 related to the second issuance under the Plan. On

September 1, 2009, the date of the third offering, the estimated shares to be issued were 3,523 after estimated forfeitures. The weighted average fair value of these shares was determined to be \$15.31 based on the following assumptions: risk-free interest rate of 3.25%, no dividend yield, expected volatility of 54.52% and expected life of 2 years. Compensation expense in the amount of \$13,000 was recognized during the fiscal year ended February 28, 2010. As of February 28, 2010, we had unrecognized costs of \$40,000 related to the third issuance under the Plan.

During fiscal 2002, the Company adopted the AZZ incorporated 2001 Long-Term Incentive Plan ("2001 Plan"). The purpose of the 2001 Plan is to promote the growth and prosperity of the Company by permitting the Company to grant to its employees, directors and advisors Restricted Stock and options to purchase Common Stock of the Company. The maximum number of shares that may be issued under the 2001 Plan is 1.5 million shares. In conjunction with the adoption of the 2001 Plan, all options still available for issuance under pre-existing option plans were terminated. At February 28, 2010, 59,068 vested options were outstanding under the 2001 Plan and exercisable at prices ranging from \$4.22 to \$12.12 per share. Options under the 2001 Plan vest from immediately upon issuance to ratably over a period of three to five years and expire at various dates through March 2013. There were no new options or Stock Appreciation Rights granted under the 2001 plan during fiscal 2010.

On March 1, 2009, 31,666 shares of Restricted Stock Units were issued to our key employees under the 2005 Plan. The Restricted Stock Unit awards have a three year cliff vesting schedule, but may vest early under accelerated vesting provisions in the 2005 Plan. The market value of a share of our stock was \$18.12 on the date the Company granted the Restricted Stock Units. Compensation expense in the amount of \$423,000 was recognized during fiscal 2010. The amount of unrecognized cost at February 28, 2010 was \$151,000.

On March 1, 2009, 163,233 Stock Appreciation Rights were awarded under the 2005 Plan with an exercise price of \$18.12. These Stock Appreciation Rights have a three year vesting schedule, but may vest early if accelerated vesting provisions in the 2005 Plan are met and qualify for equity treatment. The weighted average fair value of SARs awarded on March 1, 2009, was determined to be \$8.08 based on the following assumptions: risk-free interest rate of 3%, no dividend yield, expected volatility of 46.89% and expected life of 5 years. Compensation expense in the amount of \$969,000 was recognized during fiscal 2010. As of February 28, 2010, we had unrecognized cost of \$349,000 related to the March 1, 2009 SAR grants.

During fiscal 2010, 2009 and 2008, the Company granted its directors 7,000, 7,000 and 4,781 shares of the Company's common stock, respectively. Stock compensation expense was recognized with regard to these grants in the amount of \$226,000, \$317,000 and \$175,000 for fiscal 2010, 2009 and 2008, respectfully.

A summary of the Company's stock option and equity settled Stock Appreciation Rights activity and related information is as follows:

	201	0 Weighted Average	200	Weighted Average	200	Weighted Average
	Options/ SAR's	Exercise Price	Options/ SAR's	Exercise Price	Options	Exercise Price
Outstanding at beginning of						
year	607,070	\$ 17.87	485,292	\$ 12.78	825,590	\$ 8.92
Granted	163,233	18.12	131,690	35.80	147,740	19.89
Exercised	(288,422)	11.02	(9,912)	6.89	(488,038)	8.41
Forfeited	(6,740)	35.88	0	N/A	0	N/A
Outstanding at end of year	475,141	\$ 21.86	607,070	\$ 17.87	485,292	\$ 12.78
·						
Exercisable at end of year	290,760	\$ 20.32	414,350	\$ 16.24	248,572	\$ 10.68
•						
Weighted average fair value for the fiscal year indicated of options and SARs granted						
during such year		\$ 8.08		\$ 11.80		\$ 5.53

The aggregate intrinsic value of the equity settled Stock Appreciation Rights and stock options for the outstanding shares/Stock Appreciation Rights and exercisable shares/Stock Appreciation Rights at February 28, 2010 were \$5.1 million and \$3.5 million, respectively.

The following table summarizes additional information about stock options and stock appreciation rights outstanding at February 28, 2010.

Range of Exercise Prices	Total Shares/ SAR's	Weighted Average Remaining Life	Weighted Average Exercise Price	Shares / SAR's Currently Exercisable	Weighted Average ercise Price
4.22 -					
\$ \$5.54	11,746	3.08	\$ 4.22	11,746	\$ 4.22
7.70 -					
\$ \$8.80	46,622	2.05	\$ 8.27	46,622	\$ 8.27
12.12 -					
\$ \$19.89	293,713	1.11	\$ 18.89	168,452	\$ 18.87
29.97 -					
\$ \$35.88	123,060	1.00	\$ 35.79	63,940	\$ 35.88
4.22 -					
\$ \$35.88	475,141	1.23	\$ 21.86	290,760	\$ 20.32

As of February 28, 2010, the Company has approximately 640,654 shares reserved for future issuance under its various stock plans.

## 10. Long-term debt

Long-term debt consists of			
the following:	2010		2009
	(In thou	sands	)
Senior Note, payable to bank,			
due in annual installments of			
\$14,285,714 beginning in			
March 2012 through March			
2018	\$ 100,000	\$	100,000
Revolving line of credit with			
bank	-		-
	\$ 100,000	\$	100,000
Less amount due within one			
year	-		-
	\$ 100,000	\$	100,000

On May 25, 2006, we entered into the Second Amended and Restated Credit Agreement by and among AZZ, Bank of America, N.A. ("Bank of America"), and certain other lenders (including Bank of America) (the "Credit Agreement"). The Credit Agreement provides for a \$60 million unsecured revolving line of credit with one lender, Bank of America, maturing on May 25, 2011. The facility is used to provide for working capital needs, capital improvements, future acquisitions and letter of credit needs. At February 28, 2010, we had \$0 outstanding debt borrowed against the revolving credit facility and letters of credit outstanding in the amount of \$14.4 million, which left approximately \$45.6 million of additional credit available under the facility.

The Credit Agreement provides for various financial covenants consisting of a) Minimum Consolidated Net Worth–Maintain on a consolidated basis net worth equal to at least the sum of \$116.9 million plus 50% of future net income, b) Maximum Leverage Ratio–Maintain on a consolidated basis a Leverage Ratio (as defined in the Credit Agreement) not to exceed 3.25:1.0, c) Fixed Charge Coverage Ratio–Maintain on a consolidated basis a Fixed Charge Coverage Ratio of at least 1.5:1.0 and d) Capital Expenditures–Not to make Capital Expenditures on a consolidated basis in an amount in excess of \$22 million during fiscal 2009 and \$20 million for any subsequent year.

The Fifth Amendment increases our revolving line of credit from \$60 million to \$80 million and matures on May 25, 2014. It also increases the maximum amount of capital expenditures we are permitted to make in any fiscal year without the prior approval of our lenders from \$20 million to \$30 million on a consolidated basis. The Amendment also increases the amount of cash dividends the Company is allowed to pay to \$15 million annually and increases the basket for AZZ common stock repurchases to \$40 million over the life of the revolving line of credit.

The Credit Agreement provides for an applicable margin ranging from .75% to 1.25% over the Eurodollar Rate and Commitment Fees ranging from .175% to .25% depending on our Leverage Ratio. The applicable margin was .75% at February 28, 2010.

On March 31, 2008, the Company entered into a Note Purchase Agreement (the "Note Purchase Agreement") pursuant to which the Company issued \$100,000,000 aggregate principal amount of its 6.24% unsecured Senior Notes due March 31, 2018 through a private placement (the "Note Offering"). These Senior Notes are for 10 years with interest only paid semi annually for the first 4 years and then principal payments of \$14.3 million paid each year starting on March 31, 2012 plus applicable interest paid each quarter. Pursuant to the Note Purchase Agreement, the Company's payment obligations with respect to the Senior Notes may be accelerated upon any Event of Default, as defined in the Note Purchase Agreement.

In connection with the Note Offering the Company entered into an amendment to our Credit Agreement. The Second Amendment contained the consent of Bank of America to the Note Offering, amended the Credit Agreement to provide that the Note Offering will not constitute a default under the Credit Agreement and amended Credit Agreement to reflect the same financial covenants as the Notes..

The Senior Notes provide for various financial covenants of a) Minimum Consolidated Net Worth - Maintain on a consolidated basis net worth equal to at least the sum of \$116.9 million plus 50% of future net income; b) Maximum Ratio of Consolidated Indebtedness to Consolidated EBITDA - Maintain a ratio of indebtedness to EBITDA (as defined in Note Purchase Agreement) not to exceed 3.25:1.00; c) Fixed Charge Coverage Ratio – Maintain on a consolidated basis a Fixed Charge Coverage Ratio (as defined in Note Purchase Agreement) of at least 2.0:1.0; d) Priority Indebtedness – The Company will not at any time permit aggregate amount of all Priority Indebtedness (as defined in Note Purchase Agreement) to exceed 10% of Consolidated Net Worth (as defined in Note Purchase Agreement).

The Company is in compliance at February 28, 2010 with all of its debt covenants.

Maturities of long-term debt are as follows:

	(In thousands)
2011	\$ -
2012	-
2013	14,286
2014	14,286
2015	14,286
Thereafter	57,142
Total	\$ 100,000

## 11. Operating segments

The Company has two reportable segments: (1) Electrical and Industrial Products and (2) Galvanizing Services. The Electrical and Industrial Products Segment provides highly engineered specialty components to the power generation transmission and distribution market, and to the industrial market. The Galvanizing Services Segment provides hot dip galvanizing services to the steel fabrication industry through facilities located throughout the South, Midwest, East Coast and Southwest United States. Hot dip galvanizing is a metallurgical process by which molten zinc is applied to a customer's material. The zinc bonding renders a corrosive resistant coating enhancing the life of the material for up to fifty years.

Information regarding operations and assets by segment is as follows:

	2010		2009	2008
Net sales:		(In	thousands)	
Electrical and Industrial Products	\$ 203,457	\$	225,797	\$ 179,181
Galvanizing Services	153,573		186,567	141,012
	\$ 357,030	\$	412,364	\$ 320,193
Segment Operating income (a):				
Electrical and Industrial Products	\$ 40,803	\$	38,952	\$ 29,158
Galvanizing Services	44,843		53,183	35,087
Total Segment Operating Income	85,646		92,135	64,245
General corporate expenses (b)	18,447		19,441	18,890
Interest expense	6,838		6,170	1,495
Other (income) expense, net (c)	(22)		(386)	27
	25,263		25,225	20,412
Income before income taxes	\$ 60,383	\$	66,910	\$ 43,833
Depreciation and amortization:				
Electrical and Industrial Products	\$ 3,725	\$	3,116	\$ 2,375
Galvanizing Services	12,163		10,280	5,004
Corporate	1,539		1,176	820
	\$ 17,427	\$	14,572	\$ 8,199
Expenditures for acquisitions, net of cash, and property, plant and				
equipment:				
Electrical and Industrial Products	\$ 2,311	\$	20,339	\$ 4,998
Galvanizing Services	15,486		92,811	4,662
Corporate	1,139		3,248	266
	\$ 18,936	\$	116,398	\$ 9,926
Total assets:				
Electrical and Industrial Products	\$ 119,689	\$	159,334	\$ 114,722
Galvanizing Services	139,228		138,826	72,083
Corporate	123,044		56,555	6,514
	\$ 381,961	\$	354,715	\$ 193,319
Goodwill:				
Electrical and Industrial Products	\$ 42,557	\$	40,574	\$ 30,997
Galvanizing Services	26,863		25,583	9,965
	\$ 69,420	\$	66,157	\$ 40,962

- Segment operating income consists of net sales less cost of sales, specifically identifiable selling, general and administrative expenses and other income and expense items that are specifically identifiable to a segment.
- (b) General Corporate Expense consists of selling, general and administrative expenses that are not specifically identifiable to a segment.
- (c) Other (income) expense, net includes gains and losses on sale of property, plant and equipment and other (income) expenses not specifically identifiable to a segment.

#### Commitments and contingencies

#### Leases

12.

The Company leases various facilities under non-cancelable operating leases with initial terms in excess of one year. As of February 28, 2010, the future minimum payments required under these operating leases are summarized in the below table. Rental expense for real estate and personal property was approximately \$5,823,000, \$4,713,000 and \$3,132,000 for fiscal years 2010, 2009 and 2008, respectively, and includes all short-term as well as long-term rental agreements.

The following summarizes the Company's operating leases for the next five years and thereafter.

	(In
	thousands)
2011	\$ 3,972
2012	3,568
2013	3,142
2014	2,776
2015	2,614
Thereafter	11,441
Total	\$ 27,513

## Commodity pricing

The Company manages its exposures to commodity prices through the use of the following.

In the Electrical and Industrial Products Segment, the Company has exposure to commodity pricing for copper, aluminum and steel. Because the Electrical and Industrial Products Segment does not commit contractually to minimum volumes, increases in price for these items are normally managed through escalation clauses in customer contracts, although during continuing difficult market conditions these escalation clauses may not be obtainable.

In the Galvanizing Services Segment, the Company utilizes contracts with our zinc suppliers that include protective caps to guard against rising zinc prices. The Company also secures firm pricing for natural gas supplies with individual utilities when possible. There is no contracted volume purchase commitments associated with the natural gas or zinc agreements. Management believes these agreements ensure adequate supplies and partially offset exposure to commodity price swings.

#### Other

At February 28, 2010, the Company had outstanding letters of credit in the amount of \$14.4 million. These letters of credit are issued to customers in our Electrical and Industrial Products Segment to cover any potential warranty costs

and in lieu of performance and bid bonds. In addition, as of February 28, 2010, a warranty reserve in the amount of \$2.8 million has been established to offset any future warranty claims.

The Company has been named as a defendant in certain lawsuits in the normal course in business. In the opinion of management, after consulting with legal counsel, the liabilities, if any, resulting from these matters should not have a material effect on our financial position or results of operations.

## 13. Quarterly financial information, Unaudited (in thousands, except per share amounts)

	Quarter ended					
	May 31,	August 31,	November	February		
	2009	2009	30, 2009	28, 2010		
Net						
sales	\$ 95,492	\$ 95,157	\$ 81,518	\$ 84,863		
Gross						
profit	29,688	30,614	25,713	23,631		
Net						
income	9,900	11,119	8,743	7,966		
Basic earnings per common share	.81	.91	.71	.64		
Diluted earnings per common share	.80	.89	.70	.64		

	Quarter ended					
	May 31,	August 31,	November	February		
	2008	2008	30, 2008	28, 2009		
Net						
sales	\$ 99,958	\$ 103,259	\$ 108,860	\$ 100,286		
Gross						
profit	26,269	29,477	29,487	28,119		
Net						
income	10,123	11,304	10,813	9,967		
Basic earnings per common share	.83	.93	.89	.82		
Diluted earnings per common share	.82	.92	.88	.81		

## 14. Acquisitions

On March 31, 2008, AZZ acquired substantially all of the assets of AAA Industries, Inc. The purchase price of the transaction was approximately \$81.6 million. The purchased assets included six galvanizing plants (three plants located in Illinois, one plant located in Indiana, one plant located in Minnesota and one plant located in Oklahoma) and related equipment and supplies. This acquisition is included in the Galvanizing Services Segment. The acquisition was made to compliment our existing facilities in this region and to expand our geographic footprint.

The following table summarizes the estimated fair value of the assets acquired and liabilities of AAA Industries, Inc. assumed at the date of acquisition:

	(\$ in
	thousands)
Current	
Assets	\$ 18,061
Property and	
Equipment	32,879
Intangible	
Assets	16,070

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Goodwill	15,618
Total Assets	
Acquired	82,628
Current	
Liabilities	(1,053)
Net Assets	
Acquired	\$ 81,575

Of the \$16.1 million of intangible assets acquired, \$1.8 million and \$14.3 million are assigned to non-compete agreements and customer related intangibles and other, respectively. These intangible assets are being amortized and have a weighted average life of 13.8 years. Goodwill of \$15.6 million arising from the acquisition has been allocated to the Galvanizing Services Segment and will be deductible for income tax purposes.

The following consolidated pro forma information assumes that the acquisition of AAA Industries, Inc. took place on March 1, 2007 for the income statements for the years ended 2010, 2009 and 2008.

	Fe	February 28, 2010		February 28, 2009		bruary 29, 2008		
	(In thousands, except per share amounts)							
Net Sales	\$	357,030	\$	416,914	\$	378,379		
Net Income	\$	37,728	\$	42,237	\$	28,755		
Earnings Per Common Share:								
Basic Earnings Per Share	\$	3.07	\$	3.48	\$	2.39		
Diluted Earnings Per Share	\$	3.02	\$	3.43	\$	2.35		

On July 31, 2009, AZZ acquired substantially all of the assets related to Pilot Galvanizing, Inc. in Poca, West Virginia, and Zinc Partners, LLC in Bristol, Virginia. The acquisition is a part of the stated AZZ strategy to continue the geographic expansion of our served market in order to provide a basis for continued growth of the Galvanizing Services Segment of the Company. AZZ has effectively doubled its network of plants in the last 3 years and continues to seek out additional expansion opportunities.

On July 1, 2008, we acquired substantially all of the assets of Blenkhorn and Sawle, Ltd., headquartered in St. Catharines, Ontario, Canada. The purchase price was approximately \$14.9 million in cash plus assumption of certain current liabilities. Goodwill recognized in connection with the transaction was \$12.1 million and is expected to be deductible for tax purposes. Intangible assets recognized were \$2 million including customer lists and trademarks. Blenkhorn and Sawle has been a premier supplier of electrical equipment since 1948. As a custom turn-key solutions provider and certified professional engineering house, they have supplied products to the major utility companies, and to the oil and gas, mining, industrial and nuclear power industries in Canada. This acquisition is included in our Electrical and Industrial Products Segment. The acquisition was made to obtain a local manufacturer of electrical products to expand our served markets to include the Canadian Utility market.

### 15. Subsequent Events

On April 1, 2010 we entered into a definitive Agreement and Plan of Merger (the "Merger Agreement") with North American Galvanizing & Coatings, Inc. ("NGA") (NASDAQ: NGA) to acquire NGA through a cash tender offer for a price of \$7.50 per share in cash, followed by a merger with a subsidiary of AZZ. The acquisition will be funded from AZZ's cash on hand and our existing credit facility. The tender offer commenced on May 7, 2010 and will expire on the 20th business day from the commencement date unless extended in accordance with the terms of the Merger Agreement and applicable law. The \$7.50 per share price represents a premium of approximately 42.6% over the weighted average price of NGA's common shares for the 30 trading days immediately proceeding April 1, 2010. The transaction is valued at approximately \$125.6 million. AZZ and NGA anticipate the transaction can close by the end of AZZ's second fiscal quarter of 2011.

NGA's Board of Directors has unanimously approved the Merger Agreement and the transactions contemplated by the Merger Agreement, and has resolved to recommend that NGA's stockholders tender their shares in connection with the tender offer. The closing of the tender offer is subject to the tender of at least two thirds ( ) of NGA's outstanding shares and other customary conditions.

On April 29,2010, AZZ incorporated entered into the Fifth Amendment to Second Amended and Restated Credit Agreement, (the "Fifth Amendment"), with Bank of America, N.A. which amends our Second Amended and Restated Credit Agreement, (the "Credit Agreement"), dated as of May 25, 2006.

The Fifth Amendment increases our revolving line of credit from \$60 million to \$80 million and matures on May 25, 2014. It also increases the maximum amount of capital expenditures we are permitted to make in any fiscal year without the prior approval of our lenders from \$20 million to \$30 million on a consolidated basis. The Fifth Amendment also increases the amount of cash dividends the Company is allowed to pay to \$15 million annually and increases the basket for AZZ common stock repurchases to \$40 million over the life of the revolving line of credit.

This is an unsecured, revolving credit facility to be used to provide for working capital needs, capital improvements, future acquisitions, and letter of credit needs. The Credit Agreement provides for various financial covenants consisting of a) Minimum Consolidated Net Worth – maintain on a consolidated basis net worth equal to at least the sum of \$182.3 million, representing 80% of net worth at February 28, 2010, plus 50% of future net income, b) Maximum Leverage Ratio – maintain on a consolidated basis a Leverage Ratio not to exceed 3.25:1.0, c) Fixed Charge Coverage Ratio – maintain on a consolidated basis a Fixed Charge Coverage Ratio of at least 1.75:1.0 and d) the limit on capital expenditures describe above.

The Credit Agreement provides for an applicable margin of from 1.0% to 1.75% over the Eurodollar Rate and Commitment Fees ranging from .20% to .30% depending on our Leverage Ratio (as defined above).

## Schedule II AZZ incorporated

# Valuation and Qualifying Accounts and Reserves (In thousands)

		Year Ended						
	Feb	February		February		February		
	28,	28, 2010		28, 2009		29, 2008		
Allowance for Doubtful Accounts								
Balance at Beginning of								
year	\$	900	\$	630	\$	670		
Additions charged or credited to income		41		932		111		
Balances written off, net of								
recoveries		(221)		(662)		(151)		
Balance at end of								
year	\$	720	\$	900	\$	630		

#### Index to Exhibits as Required By Item 601 of Regulation S-K.

- Articles of Incorporation, and all amendments thereto (incorporated by reference to the Annual Report on Form 10-K filed by Registrant for the fiscal year ended February 28, 1981).
- 3(2) Articles of Amendment to the Article of Incorporation of the Registrant dated June 30, 1988 (incorporated by reference to the Annual Report on Form 10-K filed by Registrant for the fiscal year ended February 29, 2000).
- Articles of Amendment to the Articles of Incorporation of the Registrant dated October 25, 1999 (incorporated by reference to the Annual Report on Form 10-K filed by Registrant for the fiscal year ended February 29, 2000).
- 3(4) Articles of Amendment to the Articles of Incorporation dated July 17, 2000 (incorporated by reference to the Quarterly Report Form 10-Q filed by Registrant for the quarter ended August 31, 2000).
- Amended and Restated Bylaws of AZZ incorporated (incorporated by reference to the Exhibit 3(1) to the Current Report Form 8-K filed by the Registrant on November 27, 2007).
- Amended and Restated Bylaws of AZZ incorporated (incorporated by reference to the Exhibit 3(1) to the Current Report Form 8-K filed by the Registrant on April 3, 2009).
- Form of Stock Certificate for the Company's \$1.00 par value Common Stock (incorporated by reference to the Quarterly Report Form 10-Q filed by Registrant August 31, 2000).
- 10(1) Second Amended and Restated Credit Agreement with Bank of America, N.A., dated May 25, 2006 (incorporated by reference to Exhibit 10(1) of the Form 8-K filed by the Registrant on May 26, 2006).
- 10(2) First Amendment to Second Amended and Restated Credit Agreement with Bank of America, N.A., dated February 28, 2007 (incorporated by reference to Exhibit 10(1) of the Form 8-K filed by the Registrant on March 1, 2007).
- 10(3) Second Amendment and Consent to Second Amendment and Restated Credit Agreement dated March 31, 2008, by and between AZZ incorporated and Bank of America, N.A. (incorporated by reference to Exhibit 10(3) of the Form 8-K filed by the registrant on April 2, 2008).
- Note Purchase Agreement dated March 31, 2008, by and among AZZ incorporated and the purchasers listed therein (incorporated by reference to Exhibit 10(1) of the Form 8-K filed by the registrant on April 2, 2008).
- 10(6) Asset Purchase Agreement executed and delivered on June 26, 2008 and made to be effective as of June 30, 2008, by and among AZZ incorporated, AZZ Blenkhorn & Sawle Limited, Blenkhorn and Sawle Limited, and Chriscot Holdings Limited.
- 10(7) AZZ incorporated Amended and Restated 2005 Long-Term Incentive Plan (incorporated by reference to Appendix A of the Proxy Statement for the 2008 Annual Shareholders Meeting).
- 10(8) AZZ incorporated Employee Stock Purchase Plan (incorporated by reference to Appendix B of the Proxy Statement for the 2008 Annual Shareholders Meeting).
- 10(9) 1999 Independent Director Share Ownership Plan as Approved on January 19, 1999 and As Amended on September 22, 1999 (incorporated by reference to Exhibit 10(22) of the Annual Report on Form 10-K filed by Registrant for the fiscal year ended February 28, 2001).
- 10(11) AZZ incorporated 2001 Long-Term Incentive Plan (incorporated by reference to Exhibit A of the Proxy Statement for the 2001 Annual Shareholders Meeting).
- 10(12) AZZ incorporated 2005 Management Incentive Bonus Plan (incorporated by reference to Exhibit 10(20) to the Annual Report on Form 10-K filed by the registrant for the fiscal year ended February 28, 2002).
- 10(13) 2002 Plan for the Annual Grant of Stock Options to Independent Directors of AZZ incorporated (incorporated by reference to Exhibit 10(27) to the Quarterly Report Form 10-Q filed by the registrant for the quarter ended August 31, 2002).
- 10(14) AZZ incorporated Fiscal Year 2005 Stock Appreciation Rights Plan for Directors (incorporated by reference to Exhibit 10(53) to the quarterly report Form 10-Q filed by the Registrant for the quarter ended August 31, 2004).

10(15)

- AZZ incorporated Fiscal Year 2005 Stock Appreciation Rights Plan for Key Employees (incorporated by reference to Exhibit 10(54) to the quarterly report Form 10-Q filed by the Registrant for the quarter ended August 31, 2004).
- 10(16) AZZ incorporated 2005 Independent Director Compensation Plan (incorporated by reference to Exhibit 10.2 to the current report on Form 8-K filed by the Registrant on July 14, 2005).
- 10(17) Agreement and Plan of Merger by and among AZZ incorporated, Big Kettle Merger Sub, Inc. and North American Galvanizing and Coatings, Inc. dated as of March 31, 2010 (incorporated by reference to Exhibit 2(1) to the current report on Form 8-K file by the registrant on April 1, 2010).
- 10(18) Stockholders Agreement by and among AZZ incorporated, Big Kettle Merger Sub, Inc. and certain stockholders of North American Galvanizing and Coatings, Inc. dated as of March 31, 2010 (incorporated by reference to Exhibit 2(1) to the current report on Form 8-K file by the registrant on April 1, 2010).
- 10(19) Fifth Amendment to Second Amended and Restated Credit Agreement with Bank of America, N.A., dated April 29, 2010 (incorporated by reference to Exhibit 10(1) of the Form 8-K filed by the registrant on April 30, 2010).
- 11 <u>Computation of Per Share Earnings</u> (see Note 8 to the Consolidated Financial Statements). Filed Herewith.
- 14 Code of Ethics. The Company's Code of Business Conduct and Ethics may be accessed via the Company's Website at www.azz.com.
- 21 Subsidiaries of Registrant. Filed Herewith.
- 23.1 <u>Consent of BDO Seidman LLP</u>. Filed Herewith.
- 31.1 <u>Chief Executive Officer Certificate</u> pursuant to Section 302 of the Sarbanes-Oxley Act of 2002 dated May 7, 2010. Filed Herewith.
- 31.2 <u>Chief Financial Officer Certificate</u> pursuant to Section 302 of the Sarbanes-Oxley Act of 2002 dated May 7, 2010. Filed Herewith.
- 32.1 <u>Chief Executive Officer Certificate</u> pursuant to 18 U.S.C. Section 1350, as adopted pursuant to Section 906 of the Sarbanes-Oxley Act of 2002 dated May 7, 2010. Filed Herewith.
- 32.2 <u>Chief Financial Officer Certificate</u> pursuant to 18 U.S.C. Section 1350, as adopted pursuant to Section 906 of the Sarbanes-Oxley Act of 2002 dated May 7, 2010. Filed Herewith.