UNITED STATES SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

FORM 10-Q

(Mark One)

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

For the quarterly period ended: March 31, 2009

OR

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

For the transition period from

Commission File Number 001-04471



(Exact Name of Registrant as specified in its charter)

New York (State or other jurisdiction of incorporation or organization)

to

P.O. Box 4505, 45 Glover Avenue Norwalk, Connecticut (Address of principal executive offices) 16-0468020 (IRS Employer Identification No.)

> 06856-4505 (Zip Code)

(203) 968-3000 (Registrant's telephone number, including area code)

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

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

Large accelerated filer 🗵	Accelerated filer \Box	Non-accelerated filer \Box	Smaller reporting company \Box
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Indicate by a check mark whether the registrant is a shell company (as defined in Rule 12b-2 of the Exchange Act). Yes 🗆 No 🗵

Class	Outstanding at March 31, 2009
Common Stock, \$1 par value	864,786,552 shares

Forward-Looking Statements

This Quarterly Report on Form 10-Q and any exhibits to this Report may contain "forward-looking statements" as defined in the Private Securities Litigation Reform Act of 1995. The words "anticipate," "believe," "estimate," "expect," "intend," "will," "should" and similar expressions, as they relate to us, are intended to identify forward-looking statements. These statements reflect management's current beliefs, assumptions and expectations and are subject to a number of factors that may cause actual results to differ materially. These factors include but are not limited to: the unprecedented volatility in the global economy; the risk that unexpected costs will be incurred; the outcome of litigation and regulatory proceedings to which we may be a party; actions of competitors; changes and developments affecting our industry; quarterly or cyclical variations in financial results; development of new products and services; interest rates and cost of borrowing; our ability to protect our intellectual property right; our ability to maintain and improve cost efficiency of operations, including savings from restructuring actions; changes in foreign currency exchange rates; changes in economic conditions, political conditions, trade protection measures, licensing requirements and tax matters in the foreign countries in which we do business; reliance on third parties for manufacturing of products and provision of services; and other risks that are set forth in the "Risk Factors" section, the "Legal Proceedings" section, the "Management's Discussion and Analysis of Financial Condition and Results of Operations" section and other sections of this Quarterly Report on Form 10-Q, as well as in our 2008 Form 10-K filed with the Securities and Exchange Commission ("SEC"). The company assumes no obligation to update any forward-looking statements as a result of new information or future events or developments, except as required by law.

XEROX CORPORATION Form 10-Q March 31, 2009

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For additional information about Xerox Corporation and access to our Annual Reports to Shareholders and SEC filings, free of charge, please visit our website at www.xerox.com/investor. Any information on or linked from the website is not incorporated by reference into this Form 10-Q.

PART I, ITEM 1—FINANCIAL INFORMATION

XEROX CORPORATION

CONDENSED CONSOLIDATED STATEMENTS OF INCOME (UNAUDITED) (1)

(in millions, except per-share data)

		nths Ended ch 31,
	2009	2008
Revenues		
Sales	\$ 1,494	\$ 2,013
Service, outsourcing and rentals	1,880	2,113
Finance income	180	209
Total Revenues	3,554	4,335
Costs and Expenses		
Cost of sales	1,004	1,319
Cost of service, outsourcing and rentals	1,100	1,231
Equipment financing interest	69	80
Research, development and engineering expenses	204	221
Selling, administrative and general expenses	1,004	1,124
Restructuring and asset impairment charges	(2)	3
Other expenses, net	97	866
Total Costs and Expenses	3,476	4,844
Income (Loss) before Income Taxes and Equity Income	78	(509)
Income tax expense (benefit)	19	(246)
Equity in net (loss) income of unconsolidated affiliates	(10)	28
Net Income (Loss)	49	(235)
Less: Net Income attributable to noncontrolling interests	7	9
Net Income (Loss) Attributable to Xerox Corporation	\$ 42	\$ (244)
Basic Earnings (Loss) per Share	\$ 0.05	\$ (0.27)
Diluted Earnings (Loss) per Share	\$ 0.05	\$ (0.27)

(1) See Note 1, "Basis of Presentation" for a discussion of the change in presentation of Noncontrolling Interests.

The accompanying notes are an integral part of these Condensed Consolidated Financial Statements.

XEROX CORPORATION CONDENSED CONSOLIDATED BALANCE SHEETS (UNAUDITED) ⁽¹⁾ (in millions, except share data in thousands)

Assets 5 54.90 5 1.293 2.184 Billed portion of finance receivables, net 2.37 2.54 Billed portion of finance receivables, net 2.326 2.461 Investories 1.295 1.232 Other current assets 7.002 8.150 Finance receivables, net 1.363 1.430 Equipment on operating leases, net 5.66 5.944 Land, buildings and equipment, net 1.360 1.419 Investments in affiliates, at equip 3.375 3.182 Deferred tax assets, fong-term 1.667 1.692 Other Long-term assets 1.109 1.157 Total Assets \$ 6.11 5 6.10 Coodwill 3.275 3.182 5 Deferred tax assets, long-term 1.667 1.692 Other Long-term assets 1.109 1.157 Total Assets \$ 6.11 \$ 6.161 6.25 Other Long-term debt \$ 6.41 \$ 6.41 \$ 6.41 Accounts payable 1.282 1.46		March 31, 2009	December 31, 2008
Accounts receivables, net 1,930 2,184 Billed portion of finance receivables, net 2,57 7254 Inventories 1,295 1,232 Other current assets 7,082 8,150 Finance receivables due after one year, net 4,379 4,663 Current assets 7,082 8,150 Finance receivables due after one year, net 4,379 4,663 Cupiment on operating leases, net 566 534 Land, buildings and equipment, net 1,380 1,419 Investments in affiliates, at equity 947 1,080 Codwill 3,275 3,182 Deferred tax assets, long-term 1,667 1,692 Other long-term assets 1,109 1,157 Total Assets 2,1040 \$ 22,1040 \$ 22,1040 Accounts payable 1,282 1,446 Accounts payable 1,282 1,446 Accounts payable 561 625 Other current liabilities 5,641 \$ 1,610 Accounts payable 5,641 \$ 5 6,674 Lability to subsidiary trust issuing prefered securi			
Billed portion of finance receivables, net257754Finance receivables, net2,3262,461Inventories2,257,002Total current assets7,225790Total current assets7,6635,664Equipment on operating leases, net4,3794,563Equipment on operating leases, net5,665,944Invastigs and equipment, net9,471,080Intangible assets, net6,6356,100Goodwill3,2753,182Deferred tax assets, long-term1,6671,692Vehr long-term assets1,1091,157Total Assets1,1091,157Total Assets5,6415Short-term debt and current portion of long-term debt5,6416,252Other current tabilities1,368-1,769Total current liabilities1,368-1,769Total current liabilities3,8525,450Cong-term debt5,8745,874Liabilities1,7471,747Liabilities3,3535,345Other uncertent indelities3,3535,345Total current liabilities5,8755,945Common stock, including additional paid-in-capital3,3533,333Retained earnings5,3455,345Accurulated other comprehensive loss(2,730)6,245Noncontrolling Interests6,9456,338Noncontrolling Interests6,9456,358Noncontrolling Interests6,9456,358 <t< td=""><td>Cash and cash equivalents</td><td>\$ 549</td><td>\$ 1,229</td></t<>	Cash and cash equivalents	\$ 549	\$ 1,229
Finance receivables, net 2,326 2,461 Inventories 1,295 1,232 Other current assets 7,082 8,150 Finance receivables due after one year, net 4,379 4,563 Equipment on operating leases, net 566 594 Land, buildings and equipment, net 1,380 1,419 Investments in affiliates, at equity 947 1,080 Intangible assets, net 635 610 Godwill 3,275 3,182 Deferred tax assets, long-term 1,667 1,592 Other long-term assets 1,109 1,157 Total Assets 21,040 \$ 22,447 Labilities and Equity 947 4,563 Accrued compensation and benefits costs 561 652 Other current liabilities 1,368 1,769 Total Current liabilities 7,258 6,774 Liabilities 7,258 6,774 Liabilities 7,258 6,774 Liability to subidiary trust issuing prefered securities 648 648 Pension and oncher benefit liabilities 537 574			
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Other current assets 725 790 Total current assets 7,082 8,150 Finance receivables due after one year, net 4,363 4,563 Equipment on operating leases, net 566 594 Land, buildings and equipment, net 1,380 1,419 Investments in affiliates, at equity 947 1,080 Intangible assets, net 635 610 Goodwill 3,275 3,182 Deferred tax assets, long-term 1,667 1,692 Other ong-term assets 1,109 1,157 Total Assets \$ 21,040 \$ 21,040 \$ 21,040 Accounts payable 1,282 1,446 Accrured compensation and benefits costs 561 625 Other current liabilities 1,282 1,446 Accrured compensation and benefits costs 561 625 Other current liabilities 1,282 1,446 Accrurent current liabilities 1,282 1,446 Accrurent current liabilities 1,282 1,446 Long-term debt 7,2			
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Investments in affiliaes, at equity 947 1,080 Intangible assets, net 635 610 Goodwill 3,275 3,182 Deferred tax assets, long-term 1,667 1,692 Other long-term assets 1,109 1,157 Total Assets \$ 21,040 \$ 22,447 Liabilities and Equity \$ \$ 21,040 \$ 22,447 Short-term debt and current portion of long-term debt \$ 641 \$ 1,610 Accounts payable 1,282 1,446 Accrured compensation and benefits costs 561 6250 Other current liabilities 3,852 5,450 Long-term debt 7,258 6,774 Liability to subsidiary trust issuing prefered securities 648 648 Pension and oher benefits 879 896 Other long-term liabilities 533 534 Total Liabilities 5,345 5,341 Common stock, including additional paid-in-capital 3,330 3,313 Retained earmings 5,945 5,945 5,341 Ac		566	594
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Goodwill 3,275 3,182 Deferred tax assets, long-term 1,667 1,692 Other long-term assets 1,109 1,157 Total Assets \$ 21,040 \$ 22,447 Liabilities and Equity 1,282 1,446 Accrued compensation and benefits costs 561 625 Other current liabilities 1,368 1,769 Total current liabilities 3,852 5,450 Long-term debt 7,258 6,6774 Pension and other benefit liabilities 1,747 1,747 Post-retriment medical benefits 849 896 Other current liabilities 879 896 Other long-term debt 1,747 1,747 Post-retriment medical benefits 879 896 Other long-term liabilities 3,330 3,313 Retained earnings 5,345 5,341 Accruulated other comprehensive loss (2,730) (2,416) Xerox Shareholders' Equity 5,245 5,341 Accruulated other comprehensive loss 6,069 6,358 Total Liabilities and Equity 6,069 6,358 <td></td> <td></td> <td></td>			
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Other long-term assets 1,109 1,157 Total Assets \$ 21,040 \$ 22,447 Liabilities and Equity			,
Total Assets \$ 21,040 \$ 22,447 Liabilities and Equity Short-term debt and current portion of long-term debt \$ 641 \$ 1,610 Accounts payable 1,282 1,446 Accounts compensation and benefits costs 561 625 Other current liabilities 1,368 1,769 Total current liabilities 3,852 5,450 Long-term debt 7,258 6,774 Liability to subsidiary trust issuing prefered securities 6,448 6448 Pension and other benefit liabilities 1,747 1,747 Post-retirement medical benefits 587 574 Other long-term liabilities 587 574 Other comprehensive loss (2,730) (2,416) Common stock, including additional paid-in-capital 3,330 3,313 Retained earnings 5,345 5,341 Accumulated other comprehensive loss (2,730)	Deferred tax assets, long-term		
Liabilities and Equity \$ 641 \$ 1,610 Short-term debt and current portion of long-term debt 1,282 1,446 Accounts payable 1,282 1,446 Accrued compensation and benefits costs 561 625 Other current liabilities 1,368 1,769 Total current liabilities 3,852 5,450 Long-term debt 7,258 6,774 Liability to subsidiary trust issuing preferred securities 648 648 Pension and other benefit liabilities 1,747 1,747 Post-retirement medical benefits 879 896 Other long-term liabilities 587 574 Total Liabilities 587 574 Outher long-term liabilities 3,330 3,313 Retained earnings 5,345 5,341 Common stock, including additional paid-in-capital 3,330 3,313 Retained earnings 5,345 5,345 5,341 Accumulated other comprehensive loss (2,730) (2,416) Xerox Shareholders' Equity 5,945	Other long-term assets	1,109	1,157
Short-term debt and current portion of long-term debt\$641\$1,610Accounts payable1,2821,446Accrued compensation and benefits costs561625Other current liabilities1,3681,769Total current liabilities3,8525,450Long-term debt7,2586,774Liability to subsidiary trust issuing prefered securities648648Pension and other benefit liabilities1,7471,747Post-retirement medical benefits879886Other long-term liabilities5,875574Itabilities5,875574Other long-term liabilities1,7471,648Other long-term liabilities3,303,313Retained earnings5,3455,341Accumulated other comprehensive loss(2,730)(2,416)Xerox Shareholders' Equity5,9456,238Noncontrolling Interests124120Total Liabilities and Equity6,0696,358Total Liabilities and Equity5,24,04\$ 22,447	Total Assets	\$ 21,040	\$ 22,447
Accounts payable 1,282 1,446 Accrued compensation and benefits costs 561 625 Other current liabilities 1,368 1,769 Total current liabilities 3,852 5,450 Long-term debt 7,258 6,774 Liability to subsidiary trust issuing preferred securities 648 648 Pension and other benefit liabilities 1,747 16,009 Other long-term liabilities 587 574 Total Liabilities 587 574 Other long-term liabilities 587 574 Total Liabilities 587 574 Other long-term liabilities 587 574 Total Liabilities 587 574 Common stock, including additional paid-in-capital 3,330 3,313 Retained earnings 5,345 5,341 Accumulated other comprehensive loss (2,730) (2,416) Xerox Shareholders' Equity 5,945 6,238 Noncontrolling Interests 124 120 Total Liabilities and Equity 6,069 6,338 Total Liabilities and Equity 5,2447	Liabilities and Equity		
Accrued compensation and benefits costs 561 625 Other current liabilities 1,368 1,769 Total current liabilities 3,852 5,450 Long-term debt 7,258 6,774 Liability to subsidiary trust issuing preferred securities 648 648 Pension and other benefit liabilities 1,747 1,747 Post-retirement medical benefits 879 879 Other long-term liabilities 587 574 Other comprehensive loss (2,730) (2,416) Accumulated other comprehensive loss (2,730) (2,416) Xerox Shareholders' Equity 5,945 6,238 Noncontrolling Interests 124 120 Total Liabilities and Equity 6,069 6,358 Total Liabilities and Equity § 21,040 § 22,447	Short-term debt and current portion of long-term debt	\$ 641	\$ 1,610
Other current liabilities1,3681,769Total current liabilities3,8525,450Long-tern debt7,2586,774Liability to subsidiary trust issuing preferred securities648648Pension and other benefit liabilities1,7471,747Post-retirement medical benefits879896Other long-term liabilities587574Total Liabilities587574Common stock, including additional paid-in-capital3,3303,313Retained earnings5,3455,341Accumulated other comprehensive loss(2,730)(2,416)Xerox Shareholders' Equity5,9456,238Noncontrolling Interests124120Total Liabilities and Equity5,244120State and Equity5,244120State and Equity5,244120State and Equity5,244120State and Equity5,2455,388State and Equity5,244120State and Equity5,244120State and Equity5,244120State and Equity5,244120State and Equity5,2455,388State and Equity5,244120State and Equity5,244120State and Equity5,244120State and Equity5,244120State and Equity5,244120State and Equity5,244120State and Equity5,245124State and Equity <td< td=""><td></td><td>1,282</td><td>1,446</td></td<>		1,282	1,446
Total current liabilities3,8525,450Long-term debt7,2586,774Liability to subsidiary trust issuing preferred securities648648Pension and other benefit liabilities1,7471,747Post-retirement medical benefits879896Other long-term liabilities587574Total Liabilities587574Common stock, including additional paid-in-capital3,3303,313Retained earnings5,3455,341Accumulated other comprehensive loss(2,730)(2,416)Xerox Shareholders' Equity5,9456,238Noncontrolling Interests124120Total Liabilities and Equity\$ 21,040\$ 22,2447		561	625
Long-term debt 7,258 6,774 Liability to subsidiary trust issuing preferred securities 648 648 Pension and other benefit liabilities 1,747 1,747 Post-retirement medical benefits 879 896 Other long-term liabilities 587 574 Total Liabilities 14,971 16,089 Common stock, including additional paid-in-capital 3,330 3,313 Retained earnings 3,330 3,313 Accumulated other comprehensive loss (2,730) (2,416) Xerox Shareholders' Equity 5,945 6,238 Noncontrolling Interests 124 120 Total Liabilities and Equity 5,21,040 \$ 22,247	Other current liabilities	1,368	1,769
Liability to subsidiary trust issuing preferred securities648648Pension and other benefit liabilities1,7471,747Post-retirement medical benefits879896Other long-term liabilities587574Total Liabilities14,97116,089Common stock, including additional paid-in-capital3,3303,313Retained earnings5,3455,341Accumulated other comprehensive loss(2,730)(2,416)Xerox Shareholders' Equity5,9456,238Noncontrolling Interests124120Total Equity6,0696,358Total Liabilities and Equity\$ 21,040\$ 22,447	Total current liabilities	3,852	5,450
Pension and other benefit liabilities 1,747 1,747 Post-retirement medical benefits 879 896 Other long-term liabilities 587 574 Total Liabilities 14,971 16,089 Common stock, including additional paid-in-capital 3,330 3,313 Retained earnings 3,330 3,313 Accumulated other comprehensive loss (2,730) (2,416) Xerox Shareholders' Equity 5,945 6,238 Noncontrolling Interests 124 120 Total Liabilities and Equity 6,069 6,358	Long-term debt	7,258	6,774
Post-retirement medical benefits 879 896 Other long-term liabilities 587 574 Total Liabilities 14,971 16,089 Common stock, including additional paid-in-capital 3,330 3,313 Retained earnings 5,345 5,341 Accumulated other comprehensive loss (2,730) (2,416) Xerox Shareholders' Equity 5,945 6,238 Noncontrolling Interests 124 120 Total Liabilities and Equity 6,069 6,358	Liability to subsidiary trust issuing preferred securities	648	648
Other long-term liabilities 587 574 Total Liabilities 14,971 16,089 Common stock, including additional paid-in-capital 3,330 3,313 Retained earnings 5,345 5,341 Accumulated other comprehensive loss (2,730) (2,416) Xerox Shareholders' Equity 5,945 6,238 Noncontrolling Interests 124 120 Total Equity 6,069 6,358 Total Liabilities and Equity \$ 21,040 \$ 22,447	Pension and other benefit liabilities	1,747	1,747
Total Liabilities14,97116,089Common stock, including additional paid-in-capital3,3303,313Retained earnings5,3455,341Accumulated other comprehensive loss(2,730)(2,416)Xerox Shareholders' Equity5,9456,238Noncontrolling Interests124120Total Equity6,0696,358Total Liabilities and Equity\$ 21,040\$ 22,447	Post-retirement medical benefits		896
Common stock, including additional paid-in-capital3,3303,313Retained earnings5,3455,341Accumulated other comprehensive loss(2,730)(2,416)Xerox Shareholders' Equity5,9456,238Noncontrolling Interests124120Total Equity6,0696,358Total Liabilities and Equity\$ 21,040\$ 22,447	Other long-term liabilities	587	574
Retained earnings 5,345 5,341 Accumulated other comprehensive loss (2,730) (2,416) Xerox Shareholders' Equity 5,945 6,238 Noncontrolling Interests 124 120 Total Equity 6,069 6,358 Total Liabilities and Equity \$ 22,447	Total Liabilities	14,971	16,089
Accumulated other comprehensive loss (2,730) (2,416) Xerox Shareholders' Equity 5,945 6,238 Noncontrolling Interests 124 120 Total Equity 6,069 6,358 Total Liabilities and Equity \$ 21,040 \$ 22,447	Common stock, including additional paid-in-capital	3,330	3,313
Xerox Shareholders' Equity 5,945 6,238 Noncontrolling Interests 124 120 Total Equity 6,069 6,358 Total Liabilities and Equity \$ 21,040 \$ 22,447	Retained earnings	5,345	5,341
Noncontrolling Interests 124 120 Total Equity 6,069 6,358 Total Liabilities and Equity \$ 21,040 \$ 22,447	Accumulated other comprehensive loss	(2,730)	(2,416)
Total Equity 6,069 6,358 Total Liabilities and Equity \$ 21,040 \$ 22,447	Xerox Shareholders' Equity	5,945	6,238
Total Liabilities and Equity\$ 21,040\$ 22,447	Noncontrolling Interests	124	120
	Total Equity	6,069	6,358
Shares of common stock issued and outstanding864,787864,777	Total Liabilities and Equity	\$ 21,040	\$ 22,447
	Shares of common stock issued and outstanding	864,787	864,777

(1) See Note 1, "Basis of Presentation" for a discussion of the change in presentation of Noncontrolling Interests.

The accompanying notes are an integral part of these Condensed Consolidated Financial Statements.

XEROX CORPORATION CONDENSED CONSOLIDATED STATEMENTS OF CASH FLOWS (UNAUDITED) (in millions)

		nths Ended ch 31,
	2009	2008
Cash Flows from Operating Activities:		
Net Income (loss) attributable to Xerox Corporation	\$ 42	\$ (244
Adjustments required to reconcile net income (loss) to cash flows from operating activities:		
Depreciation and amortization	169	145
Provisions for receivables and inventory	84	49
Net gain on sales of businesses and assets	(2)	(7
Undistributed equity in net loss (income) of unconsolidated affiliates	10	(27
Stock-based compensation	17	20
Provision for litigation, net	2	795
Payments for securities litigation, net	(28)	_
Payments for restructurings	(87)	(37
Contributions to pension benefit plans	(28)	(35
Decrease (increase) in accounts receivable and billed portion of finance receivables	167	(28
Increase in inventories	(105)	(129
Increase in equipment on operating leases	(63)	(77
Decrease in finance receivables	113	124
Decrease (increase) in other current and long-term assets	17	(34
Decrease in accounts payable and accrued compensation	(168)	(183
Decrease in other current and long-term liabilities	(105)	(23
Net change in income tax assets and liabilities	2	(300
Net change in derivative assets and liabilities	(40)	23
Other, net	25	20
Net cash provided by operating activities	22	52
Cash Flows from Investing Activities:		
Cost of additions to land, buildings and equipment	(37)	(44
Proceeds from sales of land, buildings and equipment	3	9
Cost of additions to internal use software	(28)	(27
Acquisitions, net of cash acquired	(145)	(4
Net change in escrow and other restricted investments		1
Net cash used in investing activities	(207)	(65
Cash Flows from Financing Activities:		
Net debt payments on secured financings	(25)	(88
Net (payments) proceeds on other debt	(417)	246
Common stock dividends	(37)	(40
Payments to acquire treasury stock, including fees		(335
Repurchases related to stock-based compensation	_	(32
Other, net	(3)	(1
Net cash used in financing activities	(482)	(250
Effect of exchange rate changes on cash and cash equivalents	(13)	(230
		-
Decrease in cash and cash equivalents	(680)	(257
Cash and cash equivalents at beginning of period	1,229	1,099
Cash and cash equivalents at end of period	<u>\$ 549</u>	<u>\$ 842</u>

The accompanying notes are an integral part of these Condensed Consolidated Financial Statements.

XEROX CORPORATION NOTES TO CONDENSED CONSOLIDATED FINANCIAL STATEMENTS (in millions, except per-share data and where otherwise noted)

Note 1—Basis of Presentation

References herein to "we," "us," "our," the "Company" and "Xerox" refer to Xerox Corporation and its consolidated subsidiaries unless the context specifically requires otherwise.

We have prepared the accompanying unaudited Condensed Consolidated Financial Statements in accordance with the accounting policies described in our 2008 Annual Report to Shareholders, which is incorporated by reference in our 2008 Annual Report on Form 10-K ("2008 Annual Report"), and the interim reporting requirements of Form 10-Q. Accordingly, certain information and note disclosures normally included in our annual financial statements prepared in accordance with accounting principles generally accepted in the United States of America have been condensed or omitted. You should read these Condensed Consolidated Financial Statements in conjunction with the Consolidated Financial Statements included in our 2008 Annual Report.

In our opinion, all adjustments which are necessary for a fair statement of financial position, operating results and cash flows for the interim periods presented have been made. Interim results of operations are not necessarily indicative of the results of the full year.

For convenience and ease of reference, we refer to the financial statement caption "Income (Loss) before Income Taxes and Equity Income" as "pre-tax income (loss)."

On January 1, 2009, we adopted SFAS No. 160, "Noncontrolling Interests in Consolidated Financial Statements – an amendment of ARB No. 51," which changed the presentation requirements for noncontrolling (minority) interests. Refer to Note 2 Recent Accounting Pronouncements – "Business Combinations and Noncontrolling Interests" for more information.

Note 2—Recent Accounting Pronouncements

Fair Value Accounting

In 2006, the FASB issued SFAS No. 157, "Fair Value Measurements" ("FAS 157"). FAS 157 defines fair value, establishes a market-based framework or hierarchy for measuring fair value and expands disclosures about fair value measurements. FAS 157 is applicable whenever another accounting pronouncement requires or permits assets and liabilities to be measured at fair value. FAS 157 does not expand or require any new fair value measures, however the application of this statement may change current practice. We adopted FAS 157 for financial assets and liabilities effective January 1, 2008 and for non financial assets and liabilities effective January 1, 2009. The adoption of FAS 157, which primarily affected the valuation of our derivative contracts, did not have a material effect on our financial condition or results of operations.

In April 2009, the FASB issued three FASB Staff Positions ("FSPs") in order to provide additional application guidance and enhance disclosures regarding fair value measurements and impairments of securities.

- FSP FAS 157-4, "Determining Fair Value When the Volume and Level of Activity for the Asset or Liability Have Significantly Decreased and Identifying Transactions That Are Not Orderly" ("FSP FAS 157-4"). FSP FAS 157-4 relates to determining fair values when there is no active market or where the price inputs being used represent distressed sales. It reaffirms the need to use judgment to ascertain if a formerly active market has become inactive and in determining fair values when markets have become inactive.
- FSP FAS 115-2 and FAS 124-2 "Recognition and Presentation of Other-Than-Temporary Impairments." This FSP is intended to bring consistency to the timing of impairment recognition, and provide improved disclosures about the credit and noncredit components of impaired debt securities that are not expected to be sold. The measure of impairment in comprehensive income remains fair value. The FSP also requires increased and more timely disclosures regarding expected cash flows, credit losses, and an aging of securities with unrealized losses.

• FSP FAS 107-1 and APB 28-1, "Interim Disclosures about Fair Value of Financial Instruments." This FSP relates to fair value disclosures for financial instruments that are not currently reflected on the balance sheet at fair value. Prior to issuing this FSP, fair values for these assets and liabilities were only disclosed once a year. The FSP now requires these disclosures on a quarterly basis, providing qualitative and quantitative information about fair value estimates for all those financial instruments not measured on the balance sheet at fair value.

We have elected to early adopt these FSPs effective March 31, 2009. The adoption of these FSPs did not have a material effect on our financial condition or results of operations.

Business Combinations and Noncontrolling Interests

In 2007, the FASB issued SFAS No. 141 (revised 2007), "Business Combinations" ("FAS 141(R)"). FAS 141(R) requires the acquiring entity in a business combination to recognize the full fair value of assets acquired and liabilities assumed in the transaction (whether a full or partial acquisition); establishes the acquisition date fair value as the measurement objective for all assets acquired and liabilities assumed; requires expensing of most transaction and restructuring costs; and requires the acquirer to disclose the information needed to evaluate and understand the nature and financial effect of the business combination. We adopted FAS 141(R) effective January 1, 2009 and it applies to all business combinations prospectively from that date. The impact of FAS 141(R) on our consolidated financial statements will depend upon the nature, terms and size of the acquisitions we consummate in the future.

In April 2009, the FASB issued Staff Position No. FSP FAS 141(R)-1, "Accounting for Assets Acquired and Liabilities Assumed in a Business Combination That Arise from Contingencies" ("FSP FAS 141(R)-1"). This FSP amends the accounting in FAS 141(R) for assets and liabilities arising from contingencies in a business combination. FSP FAS 141(R)-1 requires that pre-acquisition contingencies be recognized at fair value, if fair value can be reasonably determined. If fair value cannot be reasonably determined, FSP FAS 141(R)-1 requires measurement based on the best estimate in accordance with SFAS No. 5, "Accounting for Contingencies." FSP FAS 141(R)-1 is effective as of January 1, 2009 in connection with the adoption of FAS 141(R).

In 2007, the FASB issued SFAS No. 160, "Noncontrolling Interests in Consolidated Financial Statements—an amendment of Accounting Research Bulletin No. 51" ("FAS 160"). FAS 160 requires companies to present noncontrolling (minority) interests as equity (as opposed to a liability) and provides guidance on the accounting for transactions between an entity and noncontrolling interests. In addition, FAS 160 requires companies to report a consolidated net income (loss) measure that includes the amount attributable to such noncontrolling interests. We adopted FAS 160 effective January 1, 2009, and it applies to noncontrolling interests prospectively from that date. However, the presentation and disclosure requirements of FAS 160 were applied retrospectively for all periods presented. As a result of this adoption, we reclassified noncontrolling interests in the amount of \$120 from Other long-term liabilities to equity in the December 31, 2008 balance sheet.

Other Accounting Changes

In 2008, the FASB issued Staff Position No. FAS 132(R)-1, "Employers' Disclosures about Postretirement Benefit Plan Assets" ("FSP FAS 132(R)-1"). This FSP expands the disclosure set forth in SFAS No. 132(R), "Employers' Disclosures about Pensions and Other Postretirement Benefits" by adding required disclosures about (1) how investment allocation decisions are made by management, (2) major categories of plan assets and (3) significant concentrations of risk. Additionally, FSP FAS 132(R)-1 requires an employer to disclose information about the valuation of plan assets similar to that required under FAS 157. The standard is effective for our fiscal year ending December 31, 2009. The principal impact from this FSP will be to require us to expand our disclosures regarding our benefit plan assets.

Note 3—Segment Reporting

Our reportable segments are consistent with how we manage the business and view the markets we serve. Our reportable segments are Production, Office and Other. The Production and Office segments are centered around strategic product groups which share common technology, manufacturing and product platforms, as well as classes of customers.

The Production segment includes black-and-white products which operate at speeds over 90 pages per minute ("ppm") excluding 95 ppm with an embedded controller and color products which operate at speeds over 40 ppm excluding 50, 60 and 70 ppm products with an embedded controller. Products include the Xerox iGen3[®] and iGen4[™] digital color production press, Xerox Nuvera[®], DocuTech[®], DocuPrint[®] and DocuColor[®] families, as well as older technology lightlens products. These products are sold predominantly through direct sales channels to Fortune 1000, graphic arts, government, education and other public sector customers.

The Office segment includes black-and-white products which operate at speeds up to 90 ppm as well as 95 ppm with an embedded controller and color products up to 40 ppm as well as 50, 60 and 70 ppm products with an embedded controller. Products include the suite of CopyCentre[®], WorkCentre[®], WorkCentre Pro and Phaser[®] digital multifunction systems, DocuColor color multifunction products, color laser, solid ink color printers and multifunction devices, monochrome laser desktop printers, digital and light-lens copiers and facsimile products and non-Xerox branded products with similar specifications. These products are sold through direct and indirect sales channels to global, national and mid-size commercial customers as well as government, education and other public sector customers.

The segment classified as Other includes several units, none of which met the thresholds for separate segment reporting. This group primarily includes Xerox Supplies Business Group (predominantly paper sales), Value-Added Services, Wide Format Systems, Xerox Technology Enterprises, royalty and licensing revenues, GIS network integration solutions and electronic presentation systems, equity net income and non-allocated Corporate items. Other segment profit (loss) includes the operating results from these entities, other less significant businesses, our equity in net income (loss) from Fuji Xerox, and certain costs which have not been allocated to the Production and Office segments, including non-financing interest as well as other items included in Other expenses, net.

Operating segment revenues and profitability for the three months ended March 31, 2009 and 2008 were as follows:

	Production	Office	Other	Total
2009				
Segment revenues	\$ 1,053	\$2,011	\$490	\$3,554
Segment profit (loss)	\$ 40	\$ 138	\$ (90)	\$ 88
2008				
Segment revenues	\$ 1,271	\$2,447	\$617	\$4,335
Segment profit (loss)	\$ 101	\$ 265	\$ (40)	\$ 326
Reconciliation to pre-tax income (loss)			Months March 31, 2008	_
Segment profit		\$ 88	\$ 32	6
Reconciling items:				
Restructuring and asset impairment charges		2	(3)
Restructuring charges of Fuji Xerox		(22)	(1	0)
Litigation matters ⁽¹⁾		—	(79	5)
Equity in net loss (income) of unconsolidated affiliates		10	(28	8)
Other				1
Pre-tax income (loss)		\$ 78	\$ (50	9)

The 2008 litigation matters represent the provision for the Carlson v. Xerox Corporation court approved settlement, as well as provisions for other securities-related cases, net of insurance recoveries.

Note 4—Acquisition

In February 2009, Global Imaging Systems, Inc. ("GIS") acquired ComDoc, Inc. ("ComDoc") for approximately \$145 in cash. ComDoc is one of the larger independent dealers in the U.S. and expands GIS's coverage in Ohio, Pennsylvania, New York and West Virginia. This acquisition continues GIS's expansion of a national network of office technology suppliers to serve its growing base of small and mid-size businesses. The operating results of ComDoc are not material to our financial statements and are included within our Office segment from the date of acquisition. The purchase price was primarily allocated to intangible assets and goodwill based on third-party valuations and management's estimates.

Note 5—Inventories

The following is a summary of Inventories by major category:

	March 31, 2009	Dec	ember 31, 2008
Finished goods	\$ 1,100	\$	1,044
Work-in-process	77		80
Raw materials	118		108
Total Inventories	<u>\$ 1,295</u>	\$	1,232

Note 6—Investment in Fuji Xerox and Other Unconsolidated Affiliates

Our equity in net (loss) income of our unconsolidated affiliates was as follows:

		e Months Ended March 31,
	2009	2008
Fuji Xerox	\$ (12	2) \$ 26
Other investments	2	2 2
Total Equity in Net (Loss) Income of Unconsolidated Affiliates	\$ (10) \$ 28

Condensed financial data of Fuji Xerox was as follows:

		nths Ended ch 31,
	2009	2008
Summary of Operations:		
Revenues	\$ 2,670	\$ 3,033
Cost and expenses	2,763	2,822
(Loss) income before income taxes	(93)	211
Income tax (benefit) expense	(52)	83
Minorities' interests		2
Net (Loss) Income	\$ (41)	\$ 126

Equity in net (loss) income of Fuji Xerox is affected by certain adjustments to reflect the deferral of profit associated with intercompany sales. These adjustments may result in recorded equity income that is different from that implied by our 25% ownership interest. Equity (loss) income for first quarter 2009 and 2008 includes after-tax restructuring charges of \$22 and \$10, respectively, primarily reflecting Fuji Xerox's continued cost-reduction initiatives.

Note 7—Restructuring Programs

Information related to restructuring program activity during the three months ended March 31, 2009 is outlined below.

	ance and ed Costs	Canc and	ease ellation Other osts	Total
Balance December 31, 2008	\$ 320	\$	32	Total \$352
Restructuring provision	10		3	13
Reversals of prior accruals	(14)		(1)	(15)
Net current period charges ⁽¹⁾	 (4)		2	(2)
Charges against reserve and currency	(93)		(4)	(97)
Balance March 31, 2009	\$ 223	\$	30	\$253

(1) Represents net amount recognized within the Condensed Consolidated Statements of Income for the period shown.

Reconciliation to the Condensed Consolidated Statements of Cash Flows:

		Months March 31,
	2009	2008
Charges to reserve, all programs	\$ (97)	\$ (35)
Effects of foreign currency and other non-cash	10	(2)
Cash payments for restructurings	\$ (87)	\$ (37)

Note 8—Interest Expense and Income

Interest expense and interest income were as follows:

		Months March 31,
	2009	2008
Interest expense ⁽¹⁾	\$ 130	\$ 134
Interest income ⁽²⁾	\$ 185	\$ 221

(1) Includes Equipment financing interest, as well as non-financing interest expense that is included in Other expenses, net in the Condensed Consolidated Statements of Income.

(2) Includes Finance income, as well as other interest income that is included in Other expenses, net in the Condensed Consolidated Statements of Income.

Note 9—Financial Instruments

Interest Rate Risk Management

We use interest rate swap agreements to manage our interest rate exposure and to achieve a desired proportion of variable and fixed rate debt. These derivatives may be designated as fair value hedges or cash flow hedges depending on the nature of the risk being hedged.

Fair Value Hedges

For derivative instruments that are designated and qualify as a fair value hedge, the gain or loss on the derivative as well as the offsetting loss or gain on the hedged item attributable to the hedged risk are recognized in current earnings. As of March 31, 2009 and December 31, 2008, pay variable/receive fixed interest rate swaps with notional amounts of \$650 and \$675 and net asset fair values of \$4 and \$53, respectively, were designated and accounted for as fair value hedges. The swaps were structured to hedge the fair value of related debt by converting them from fixed rate instruments to variable rate instruments. No ineffective portion was recorded to earnings during 2009 or 2008.

The following is a summary of our fair value hedges at March 31, 2009:

Debt Instrument	Year First Designated	Notional Amount	Net Fair Value	Weighted Average Interest Rate Paid	Interest Rate Received	Basis	Maturity
Senior Notes due 2012	2009	\$ 250	\$ 1	4.20%	5.50%	Libor	2012
Senior Notes due 2013	2009	400	3	3.89%	5.65%	Libor	2013
Total		\$ 650	\$ 4				

Cash Flow Hedges

We have pay fixed/receive variable interest rate swaps with notional amounts of \$150 and a net liability fair value of \$2 at March 31, 2009 and December 31, 2008, that were designated and accounted for as cash flow hedges. These swaps were structured to hedge the LIBOR interest rate of the floating Senior Notes due 2009 by converting it from a variable rate instrument to a fixed rate instrument. No ineffective portion was recorded to earnings for the three months ended March 31, 2009, and all components of the derivative gain or loss was included in the assessment of hedged effectiveness.

Terminated Swaps

During the three months ended March 31, 2009, interest rate swaps which had been designated as fair value hedges of certain debt instruments were terminated. These terminated interest rate swaps had an aggregate notional value of \$675. The associated net fair value adjustment of \$(34) to the debt instruments is being amortized to interest income over the remaining term of the related notes.

Foreign Exchange Risk Management

We use certain derivative instruments to manage the exposures associated with the foreign currency exchange risks discussed below.

Foreign Currency Denominated Assets and Liabilities

We generally utilize forward foreign exchange contracts and purchased option contracts to hedge these exposures. Changes in the value of these currency derivatives are recorded in earnings together with the offsetting foreign exchange gains and losses on the underlying assets and liabilities.

Forecasted Purchases and Sales in Foreign Currency

We generally utilize forward foreign exchange contracts and purchased option contracts to hedge these anticipated transactions. These contracts generally mature in six months or less. A portion of these contracts are designated as cash-flow hedges.

At March 31, 2009, we had outstanding forward exchange and purchased option contracts with gross notional values of \$1.74 billion, which is reflective of the amounts that are normally outstanding at any point during the year. The following is a summary of the primary hedging positions and corresponding fair values held as of March 31, 2009:

Currency Hedged (Buy/Sell)	Gross Notional Value	Fair Value Asset (Liability) ⁽¹⁾
U.K. Pound Sterling/Euro	Value \$ 475	\$ (9)
Euro/U.S. Dollar	15	—
U.S. Dollar/Euro	149	2
Swedish Kronor/Euro	99	—
Swiss Franc/Euro	170	(4)
Japanese Yen/U.S. Dollar	241	(6)

Currency Hedged (Buy/Sell)	Gross Notional Value	Fair Value Asset <u>(Liability)⁽¹⁾</u>
Japanese Yen/Euro	182	(10)
Euro/U.K. Pound Sterling	32	—
U.S. Dollar/Canadian Dollar	16	
Canadian Dollar/Euro	139	5
Canadian Dollar/U.S. Dollar	73	(2)
All Other	150	1
Total	\$1,741	\$ (23)

(1) Represents the net receivable (payable) amount included in the Condensed Consolidated Balance Sheet at March 31, 2009.

Cash Flow Hedges

We designate a portion of our foreign currency derivative contracts as cash flow hedges of our foreign currency denominated inventory purchases and sales. The changes in fair value for these contracts were reported in Accumulated other comprehensive loss and reclassified to Cost of sales and Revenue in the period or periods during which the related inventory was sold to a third party. No amount of ineffectiveness was recorded in the Condensed Consolidated Statements of Income for these designated cash flow hedges and all components of each derivative's gain or loss was included in the assessment of hedge effectiveness. As of March 31, 2009, the net liability fair value of these contracts was \$7.

The following tables provide a summary of the fair value amounts of our derivative instruments:

Designation of Derivatives	Balance Sheet Location		December 31, 2008
Derivatives designated as hedging			
instruments	Other long-term assets:		
	Interest rate swaps	<u>\$ 4</u>	\$ 53
	Other current liabilities:		
	Interest rate swaps	\$ 2	\$2
	Foreign exchange contracts – forwards	7	1
	Total	\$ 9	\$3
Derivatives NOT designated as			
hedging instruments	Other current assets:		
	Foreign exchange contracts – forwards	<u>\$ 13</u>	\$ 39
	Other current liabilities:		
	Foreign exchange contracts – forwards	<u>\$ 29</u>	\$ 131
	Total Derivative Assets	\$ 17	\$ 92
	Total Derivative Liabilities	38	134
	Total Net Derivative Liability	\$ 21	\$ 42



The following tables provide a summary of gains (losses) on derivative instruments:

Derivatives in Fair Value Relationships	Location of Gain (Loss) Recognized In Income	Derivative Gain (Loss) Recognized in Income Three Months <u>Ended March 31,</u> 2009 2008	Hedged Item Gain (Loss) Recognized in Income Three Months Ended March 31, 2009 2008			
Interest rate contracts	Interest expense	\$ 14 \$ 31	\$ (14) \$ (31)			
Derivatives in Cash Flow Hedging Relationships	Derivative Gain (Loss) Recognized in OCI (Effective Portion) Three Months Ended March 31, 2009 2008	Location of Derivative Gain (Loss) Reclassified from AOCI into Income (Effective Portion)	Gain (Loss) Reclassified from AOCI to Income (Effective Portion) Three Months Ended March 31, 2009 2008			
Interest rate contracts	\$ — \$ (3)	Interest expense	\$ \$			
Foreign exchange contracts – forwards	5 —	Cost of sales	5 —			
Total Cash Flow Hedges	<u>\$5</u> <u></u> (3)		<u>\$5</u> <u></u>			

No amount of ineffectiveness was recorded in the Condensed Consolidated Statements of Income for these designated cash flow hedges and all components of each derivative's gain or loss was included in the assessment of hedge effectiveness.

The following table provides a summary of gains (losses) on non-designated derivative instruments:

Derivatives Not designated as	Location of Derivative		Months March 31,
hedging instruments	Gain (Loss)	2009	2008
Foreign exchange contracts – forwards	Other expense	\$ 8	\$ (14)
Foreign exchange contracts – options	Other expense	_	(1)
	Total Non-Designated Derivatives	\$8	\$ (15)

Fair Value of Financial Assets and Liabilities

The following table represents assets and liabilities measured at fair value on a recurring basis as of March 31, 2009 and the basis for that measurement:

	Tota Fair Va Measure <u>March 31</u>	ilue ment	Quoted Prices in Active Markets for Identical Asset (Level 1)		Significant Other Observable Inputs (Level 2)		Significant Unobservable Inputs (Level 3)	
Derivative Assets	\$	17	\$		\$	17	\$	
Derivative Liabilities	\$	38	\$	_	\$	38	\$	

We utilize the income approach to measure fair value for our derivative assets and liabilities. The income approach uses pricing models that rely on market observable inputs such as yield curves, currency exchange rates and forward prices, and therefore are classified as level 2.

The estimated fair values of our other financial assets and liabilities not measured at fair value on a recurring basis were as follows:

	March 3	March 31, 2009		31, 2008
	Carrying Amount	Fair Value	Carrying Amount	Fair Value
Cash and cash equivalents	\$ 549	\$ 549	\$ 1,229	\$1,229
Accounts receivable, net	1,930	1,930	2,184	2,184
Short-term debt	641	633	1,610	1,593
Long-term debt	7,258	6,151	6,774	5,918
Liability to subsidiary trust issuing preferred securities	648	467	648	555

The fair value amounts for Cash and cash equivalents and Accounts receivable, net approximate carrying amounts due to the short maturities of these instruments. The fair value of Short and Long-term debt, as well as our Liability to subsidiary trust issuing preferred securities, was estimated based on quoted market prices for publicly traded securities or on the current rates offered to us for debt of similar maturities. The difference between the fair value and the carrying value represents the theoretical net premium or discount we would pay or receive to retire all debt at such date.

Note 10—Employee Benefit Plans

The components of Net periodic benefit cost and other amounts recognized in Other comprehensive income were as follows:

	Three Months Ended March 31,			
	Pension			Health
	2009	2008	2009	2008
Service cost	\$ 44	\$ 55	\$ 2	\$4
Interest cost	121	144	15	22
Expected return on plan assets	(124)	(165)		
Recognized net actuarial loss	5	10		1
Amortization of prior service credit	(5)	(5)	(10)	(3)
Recognized settlement loss	15	8	—	—
Net periodic benefit cost	56	47	7	24
Other changes in plan assets and benefit obligations recognized in Other comprehensive income:				
Amortization of net prior service credit	5	5	10	3
Net actuarial losses	(20)	(18)	—	(1)
Total recognized in Other comprehensive income ⁽¹⁾	(15)	(13)	10	2
Total recognized in Net periodic benefit cost and Other comprehensive income	\$ 41	\$ 34	\$ 17	\$ 26

(1) Amount represents the pre-tax effect included within Other comprehensive income. The amount, net of tax, is included within Note 11, "Shareholders' Equity."

During the three months ended March 31, 2009, we made contributions of \$28 and \$30 to our pension plans and our other post-retirement benefit plans, respectively. We presently anticipate contributing an additional \$77 to our pension plans and \$78 to our other post-retirement benefit plans in 2009 for a total of \$105 for pension plans and \$108 for other post-retirement benefit plans.

Note 11—Shareholders' Equity

	March 31, 2009	December 31, 2008
Common stock	\$ 866	\$ 866
Additional paid-in-capital	2,464	2,447
Retained earnings	5,345	5,341
Accumulated other comprehensive loss	(2,730)	(2,416)
Xerox Shareholders' Equity	5,945	6,238
Noncontrolling interests	124	120
Total Equity	\$ 6,069	\$ 6,358

The following is a summary of the changes in equity:

	Three months ended March 31,									
	2009					2008				
	Sha	Xerox reholders' Equity		controlling iterests	Total Equity	Shar	Xerox reholders' Equity		ontrolling terests	Total Equity
Equity, Beginning of Period	\$	6,238	\$	120	\$6,358	\$	8,588	\$	103	\$8,691
Net income (loss)		42		7	49		(244)		9	(235)
Translation adjustments		(274)		_	(274)		235		_	235
Change in accounting principles		_		—	_		(16)		—	(16)
Changes in defined benefit plans ⁽¹⁾		(35)		_	(35)		(23)		—	(23)
Other unrealized losses		(5)		—	(5)		(3)		—	(3)
Comprehensive (loss) income		(272)		7	(265)		(51)		9	(42)
Stock option and incentive plans, net		17		—	17		(9)		—	(9)
Payments to acquire Treasury stock		_		_	—		(335)		—	(335)
Cash dividends on Common stock		(38)		—	(38)		(39)		—	(39)
Distributions to Noncontrolling interests				(3)	(3)				(4)	(4)
Other				_			1		_	1
Equity, End of Period	\$	5,945	\$	124	\$6,069	\$	8,155	\$	108	\$8,263

(1) 2009 amount includes currency impacts of \$17 and our share of Fuji Xerox \$(56). 2008 amount includes currency impacts of \$(1) and our share of Fuji Xerox \$(35).

In the first quarter of 2009, there were no increases or decreases to Xerox's Additional paid-in-capital for purchases or sales of existing noncontrolling interests.

Treasury Stock

We did not purchase any common stock during the first quarter of 2009 under our stock repurchase programs as described in our 2008 Annual Report. Through March 31, 2009, we have repurchased a cumulative total of 194.1 million shares at a cost of \$2,945 (including associated fees of \$4) under these stock repurchase programs.

Accumulated Other Comprehensive Loss ("AOCL")

AOCL is composed of the following as of March 31, 2009 and December 31, 2008, respectively:

	March 31, 2009	Dec	ember 31, 2008
Cumulative translation adjustments	\$ (1,669)	\$	(1,395)
Benefit plans net actuarial losses and prior service credits (includes our share of Fuji Xerox)	(1,056)		(1,021)
Other unrealized loss	(5)		
Total Accumulated Other Comprehensive Loss	\$ (2,730)	\$	(2,416)

Note 12—Earnings per Share

The following table sets forth the computation of basic and diluted earnings per share of common stock (shares in thousands):

	Three Months Ended March 31, 2009 2008	
Basic Earnings (Loss) per Share:	2009	2008
Net income (loss) attributable to Xerox Corporation	\$ 42	\$ (244)
Weighted average common shares outstanding	866,944	910,862
Basic Earnings (Loss) per Share	\$ 0.05	\$ (0.27)
Diluted Earnings (Loss) per Share:		
Net income (loss) attributable to Xerox Corporation	\$ 42	\$ (244)
Interest on Convertible securities, net	—	
Adjusted Net income (loss) available to common shareholders	\$ 42	\$ (244)
Weighted average common shares outstanding	866,944	910,862
Common shares issuable with respect to:		
Stock options	319	
Restricted stock and performance shares	10,589	_
Convertible securities	—	
Adjusted weighted average common shares outstanding	877,852	910,862
Diluted Earnings (Loss) per Share	\$ 0.05	\$ (0.27)
Dividends per Common Share	\$ 0.0425	\$ 0.0425

The computation of diluted earnings per share for the three months ended March 31, 2009 and 2008 did not include the effects of 50 million shares and 37 million shares, respectively, because to do so would have been anti-dilutive. The 37 million shares in 2008 included 15 million shares which were anti-dilutive as a result of the net loss in the period.

Note 13—Contingencies

Brazil Tax and Labor Contingencies

Our Brazilian operations are involved in various litigation matters and have received or been the subject of numerous governmental assessments related to indirect and other taxes as well as disputes associated with former employees and contract labor. The tax matters, which comprise a significant portion of the total contingencies, principally relate to claims for taxes on the internal transfer of inventory, municipal service taxes on rentals and gross revenue taxes. We are disputing these tax matters and intend to vigorously defend our position. Based on the opinion of legal counsel and current reserves for those matters deemed probable of loss, we do not believe that the ultimate resolution of these matters will materially impact our results of operations, financial position or cash flows. The labor matters principally relate to claims made by former employees and contract labor for the equivalent payment of all social security and other related labor benefits, as well as consequential tax claims, as if they were regular employees. As of March 31, 2009, the total amounts related to the unreserved portion of the tax and labor contingencies, inclusive of any related interest, amounted to approximately \$876, with the increase from December 31, 2008 balance of approximately \$839 primarily related to interest and indexation. In connection with the above proceedings, customary local regulations may require us to make escrow cash deposits or post other security of up to half of the total amount in dispute. As of March 31, 2009, we had \$169 of escrow cash deposits for matters we are disputing and there are liens on certain Brazilian assets with a net book

value of \$30 and additional letters of credit of approximately \$88. Generally, any escrowed amounts would be refundable and any liens would be removed to the extent the matters are resolved in our favor. We routinely assess all these matters as to probability of ultimately incurring a liability against our Brazilian operations and record our best estimate of the ultimate loss in situations where we assess the likelihood of an ultimate loss as probable.

Legal Matters

As more fully discussed below, we are involved in a variety of claims, lawsuits, investigations and proceedings concerning securities law, intellectual property law, environmental law, employment law and the Employee Retirement Income Security Act ("ERISA"). We determine whether an estimated loss from a contingency should be accrued by assessing whether a loss is deemed probable and can be reasonably estimated. We assess our potential liability by analyzing our litigation and regulatory matters using available information. We develop our views on estimated losses in consultation with outside counsel handling our defense in these matters, which involves an analysis of potential results, assuming a combination of litigation and settlement strategies. Should developments in any of these matters cause a change in our determination as to an unfavorable outcome and result in the need to recognize a material accrual, or should any of these matters result in a final adverse judgment or be settled for significant amounts, they could have a material adverse effect on our results of operations, cash flows and financial position in the period or periods in which such change in determination, judgment or settlement occurs.

Litigation Against the Company

In re Xerox Corporation Securities Litigation: A consolidated securities law action (consisting of 17 cases) is pending in the United States District Court for the District of Connecticut. Defendants are the Company, Barry Romeril, Paul Allaire and G. Richard Thoman. The consolidated action is a class action on behalf of all persons and entities who purchased Xerox Corporation common stock during the period October 22, 1998 through October 7, 1999 inclusive ("Class Period") and who suffered a loss as a result of misrepresentations or omissions by Defendants as alleged by Plaintiffs (the "Class"). The Class alleges that in violation of Section 10(b) and/or 20(a) of the Securities Exchange Act of 1934, as amended ("1934 Act"), and SEC Rule 10b-5 thereunder, each of the defendants is liable as a participant in a fraudulent scheme and course of business that operated as a fraud or deceit on purchasers of the Company's common stock during the Class Period by disseminating materially false and misleading statements and/or concealing material facts relating to the defendants' alleged failure to disclose the material negative impact that the April 1998 restructuring had on the Company's operations and revenues. The complaint further alleges that the alleged scheme: (i) deceived the investing public regarding the economic capabilities, sales proficiencies, growth, operations and the intrinsic value of the Company's common stock; (ii) allowed several corporate insiders, such as the named individual defendants, to sell shares of privately held common stock of the Company while in possession of materially adverse, non-public information; and (iii) caused the individual plaintiffs and the other members of the purported class to purchase common stock of the Company at inflated prices. The complaint seeks unspecified compensatory damages in favor of the plaintiffs and the other members of the purported class against all defendants, jointly and severally, for all damages sustained as a result of defendants' alleged wrongdoing, including interest thereon, together with reasonable costs and expenses incurred in the action, including counsel fees and expert fees. In 2001, the Court denied the defendants' motion for dismissal of the complaint. The plaintiffs' motion for class certification was denied by the Court in 2006, without prejudice to refiling. In February 2007, the Court granted the motion of the International Brotherhood of Electrical Workers Welfare Fund of Local Union No. 164, Robert W. Roten, Robert Agius ("Agius") and Georgia Stanley to appoint them as additional lead plaintiffs. In July 2007, the Court denied plaintiffs' renewed motion for class certification, without prejudice to renewal after the Court holds a pre-filing conference to identify factual disputes the Court will be required to resolve in ruling on the motion. After that conference and Agius's withdrawal as lead plaintiff and proposed class representative, in February 2008 plaintiffs filed a second renewed motion for class certification. In April 2008, defendants filed their response and motion to disqualify Milberg LLP as a lead counsel. On September 30, 2008, the Court entered an order certifying the class and denying the appointment of Milberg LLP as class counsel. Subsequently, on April 9, 2009, the Court denied defendants' motion to disqualify Milberg LLP. The parties have filed motions to exclude certain expert testimony. On November 6, 2008, the defendants filed a motion for summary judgment. Briefing with respect to each of these motions is complete. On April 22, 2009, the Court denied plaintiffs' motions to exclude the testimony of two of defendants' experts. The Court has not yet rendered decisions regarding the other pending motions. The individual defendants and we deny any wrongdoing and are vigorously

defending the action. In the course of litigation, we periodically engage in discussions with plaintiffs' counsel for possible resolution of this matter. Should developments cause a change in our determination as to an unfavorable outcome, or result in a final adverse judgment or a settlement for a significant amount, there could be a material adverse effect on our results of operations, cash flows and financial position in the period in which such change in determination, judgment or settlement occurs.

Carlson v. Xerox Corporation, et al.: A consolidated securities law action (consisting of 21 cases) was pending in the United States District Court for the District of Connecticut against the Company, KPMG and Paul A. Allaire, G. Richard Thoman, Anne M. Mulcahy, Barry D. Romeril, Gregory Tayler and Philip Fishbach. Plaintiffs purported to bring this case as a class action on behalf of a class consisting of all persons and/or entities who purchased Xerox common stock and/or bonds during the period between February 17, 1998 through June 28, 2002 and who were purportedly damaged thereby ("Class"). Two claims were asserted: one alleging that each of the Company, KPMG, and the individual defendants violated Section 10(b) of the 1934 Act and SEC Rule 10b-5 thereunder; and the other alleging that the individual defendants are also liable as "controlling persons" of the Company pursuant to Section 20(a) of the 1934 Act. Plaintiffs claimed that the defendants participated in a fraudulent scheme that operated as a fraud and deceit on purchasers of the Company's common stock and bonds by disseminating materially false and misleading statements and/or concealing material adverse facts relating to various of the Company's accounting and reporting practices and financial condition. The plaintiffs further alleged that this scheme deceived the investing public regarding the true state of the Company's financial condition and caused the plaintiffs and other members of the purported Class to purchase the Company's common stock and bonds at artificially inflated prices. On March 27, 2008, the Court granted preliminary approval of an agreement to settle this case, pursuant to which the Company agreed to make cash payments totaling \$670 and KPMG agreed to make cash payments totaling \$80. The individual defendants and the Company did not admit any wrongdoing as a part of the settlement. On January 15, 2009, the Court entered an order and final judgment approving the settlement, awarding attorneys' fees and expenses, and dismissing the action with prejudice. The Company has paid its portion of the settlement amount. On February 9, 2009, three class members filed a notice of appeal of the Court's January 15, 2009 order and final judgment and ruling on motion for award of attorneys' fees. The scope of the appeal is limited to the issue of attorneys' fees and does not affect the finality of the order and final judgment as it relates to the remainder of the settlement. Accordingly, the appeal does not affect the defendants.

In Re Xerox Corp. ERISA Litigation: On July 1, 2002, a class action complaint captioned Patti v. Xerox Corp. et al. was filed in the United States District Court for the District of Connecticut (Hartford) alleging violations of the ERISA. Four additional class actions were subsequently filed, and the five actions were consolidated as In Re Xerox Corporation ERISA Litigation. The purported class includes all persons who invested or maintained investments in the Xerox Stock Fund in the Xerox 401(k) Plans (either salaried or union) during the proposed class period, May 12, 1997 through November 15, 2002, and allegedly exceeds 50,000 persons. The defendants include Xerox Corporation and the following individuals or groups of individuals during the proposed class period: the Plan Administrator, the Board of Directors, the Fiduciary Investment Review Committee, the Joint Administrative Board, the Finance Committee of the Board of Directors, and the Treasurer. The complaint alleges that the defendants breached their fiduciary duties under ERISA to protect the Plan's assets and act in the interest of Plan participants. Specifically, plaintiffs allege that the defendants failed to provide accurate and complete material information to participants concerning Xerox stock, including accounting practices which allegedly artificially inflated the value of the stock, and misled participants regarding the soundness of the stock and the prudence of investing their retirement assets in Xerox stock. The plaintiffs filed a Second Consolidated Amended Complaint, alleging that some or all defendants breached their ERISA fiduciary duties during 1997-2002 by (1) maintaining the Xerox Stock Fund as an investment option under the Plan; (2) failing to monitor the conduct of Plan fiduciaries; and (3) misleading Plan participants about Xerox stock as an investment option under the Plans. The complaint does not specify the amount of damages sought, but demands that the losses to the Plans be restored, which it describes as "millions of dollars." It also seeks other legal and equitable relief, as appropriate, to remedy the alleged breaches of fiduciary duty, as well as interest, costs and attorneys? fees. On January 28, 2009, the Court granted preliminary approval of an agreement to settle this case, the terms of which are within the amount previously reserved by the Company for this matter. The Company and the other defendants do not admit any wrongdoing as a part of the settlement. On April 13, 2009, the Court held a fairness hearing and entered an order giving its final approval to the settlement.

Arbitration between MPI Technologies, Inc. and MPI Tech S.A. and Xerox Canada Ltd. and Xerox Corporation: In an arbitration proceeding the hearing of which commenced in January 2005, MPI Technologies, Inc. and MPI Tech S.A. (collectively "MPI") sought damages from the Company and Xerox Canada Ltd. ("XCL") for royalties owed under a license agreement between MPI and XCL (the "Agreement") and breach of fiduciary duty, breach of

confidence, equitable royalties and punitive damages and disgorgement of profits and injunctive relief with respect to a claim of copyright infringement. In September 2005, the arbitration panel rendered its decision, holding in part that the Agreement had been assigned to Xerox and that no punitive damages should be granted, and awarded MPI approximately \$89, plus interest thereon. In December 2005, the arbitration panel rendered its decision on the applicable rate of prejudgment interest resulting in an award of \$13 for pre- and post-judgment interest. In 2006, Xerox's application for judicial review of the award, seeking to have the award set aside in its entirety, was denied by the Ontario Superior Court in Toronto and Xerox released all monies and software it had placed in escrow. In January 2007, Xerox and XCL served an arbitration claim against MPI seeking a declaratory award concerning the preclusive effect of the remedy awarded by the prior arbitration panel. In March 2007, MPI delivered to Xerox a statement of defense and counterclaim in response to Xerox's arbitration claim. MPI claims entitlement to an unspecified amount of damages for royalties. In addition, MPI claims damages of \$50 for alleged "misuse" of its licensed software by Xerox after December 2006. MPI also claims entitlement to unspecified amounts of pre and post-judgment interest and its costs of the arbitration. A panel of three arbitrators has been appointed to hear the dispute. The panel heard oral arguments relating to preliminary dispositive motions on May 20-21, 2008. The panel's decision was released on August 28, 2008, in which the panel determined that MPI is precluded from advancing certain claims to royalties in respect of Xerox's Version 8 software and its derivatives, but that certain other claims being advanced by MPI are not precluded. A hearing relating to most of the issues raised in the current arbitration, other than damages issues relating to several of MPI's claims that have been bifurcated, is expected to take place in October 2009. Should developments cause a change in our determination as to an unfavorable outcome, or result in a final adverse judgment or a settlement for a significant amount, there could be a material adverse effect on our results of operations, cash flows and financial position in the period in which such change in determination, judgment or settlement occurs. Based on the present stage of the proceeding, it is not possible to estimate the amount of any material loss or range of material loss that might result from any of the claims advanced in such counterclaim.

Other Matters

It is our policy to promptly and carefully investigate, often with the assistance of outside advisers, allegations of impropriety that may come to our attention. If the allegations are substantiated, appropriate prompt remedial action is taken. When and where appropriate, we report such matters to the U.S. Department of Justice and to the SEC, and/or make public disclosure.

India

We became aware of a number of matters at our Indian subsidiary, Xerox India Ltd. (formerly Xerox Modicorp Ltd.), much of which occurred over several years before we obtained majority ownership of these operations in mid-1999. These matters include misappropriations of funds and payments to other companies that may have been inaccurately recorded on the subsidiary's books and certain alleged improper payments in connection with sales to government customers. These transactions were not material to the Company's financial statements. In 2002, we reported these transactions to the Indian authorities, the U.S. Department of Justice ("DOJ") and to the SEC. In 2005, the private Indian investigator engaged by the Indian Ministry of Corporate Affairs ("MCA") completed an investigation of these matters and issued a report ("Report"). The Report addresses the previously disclosed misappropriation of funds and alleged improper payments and includes allegations that Xerox India Ltd.'s senior officials and the Company were aware of such activities. The Report also asserts the need for further investigation into potential criminal acts related to the improper activities addressed by the Report. There is the possibility of fines and/or criminal penalties if conclusive proof of wrongdoing is found. The Company has made a copy of the Report available to the DOJ and the SEC. Xerox India Ltd. board of directors are generally unsubstantiated and without any basis in law and that the Report's findings of other alleged violations are also unsubstantiated and unproven. In January 2006, the MCA issued a "Show Cause Notice" to certain former executives of Xerox India Ltd., seeking a response to allegations of potential violations of the Indian Companies Act. In February 2009, the MCA issued "Show Cause Notices" to certain individuals who served as directors of Xerox India Ltd. during 1999 to 2002, seeking a response to allegations of potential violations of the Indian Companies Act. In February 2009, the MCA issued "Show Cause Notices

In March 2006, Xerox India Ltd. received a formal Notice of Enquiry from the Indian Monopolies & Restrictive Trade Practices Commission ("MRTPC") alleging that Xerox India Ltd. committed unfair trading practices arising from the events described in the Report. In a series of filings and hearings, Xerox India Ltd. has contested the Notice of Enquiry, arguing that it is not maintainable under the MRTPC's jurisdiction, and has been fully cooperating with the authorities.

Note 14—Subsequent Event

We have amended our \$2 billion Credit Agreement with affiliates of Citibank, N.A., JPMorgan Chase Bank, N.A., as joint lead arrangers and joint bookrunners, and a group of lenders. The amendment increases the permitted leverage ratio (principal debt/consolidated EBITDA) to 4.25x through June 30, 2010. The permitted leverage ratio after June 30, 2010 then reduces to and remains at 3.75x until maturity. The amendment includes a re-pricing of the Credit Agreement such that borrowings will bear interest at LIBOR plus a spread (including fees) that will vary between 2.50% and 4.50%, subject to our credit rating at the time of borrowing. Based on our current credit rating, the applicable spread would be 3.50%.

Item 2

MANAGEMENT'S DISCUSSION AND ANALYSIS OF FINANCIAL CONDITION AND RESULTS OF OPERATIONS

The following Management's Discussion and Analysis ("MD&A") is intended to help the reader understand the results of operations and financial condition of Xerox Corporation. MD&A is provided as a supplement to, and should be read in conjunction with, our consolidated financial statements and the accompanying notes.

Throughout this document, references to "we," "our," the "Company," and "Xerox" refer to Xerox Corporation and its subsidiaries. References to "Xerox Corporation" refer to the stand-alone parent company and do not include its subsidiaries.

To understand the trends in the business, we believe that it is helpful to analyze the impact of changes in the translation of foreign currencies into U.S. dollars on revenue and expenses. We refer to this analysis as "currency impact" or "the impact from currency." This includes translating the most recent financial results of operations using foreign currency of the earliest period presented. Currencies for our developing market countries (Latin America, Brazil, the Middle East, India, Eurasia and Central-Eastern Europe) are reflected at actual exchange rates for all periods presented, since these countries generally have volatile currency and inflationary environments, and our operations in these countries have historically implemented pricing actions to recover the impact of inflation and devaluation. We do not hedge the translation effect of revenues or expenses denominated in currencies where the local currency is the functional currency.

Overview

2009 first quarter results largely reflect the continued effects of the worldwide economic downturn with constraints in the overall business environment delaying purchasing decisions and the Company's distributors holding lower inventory levels. Total revenue of \$3.6 billion declined by 18% from the prior year including a 6% unfavorable impact from currency. Equipment sales revenue decreased by 30% from the prior year reflecting the continued industry-wide slowdown in technology spending. Post-sale revenue was down 14% from the prior year reflecting lower supplies revenue as distributors continued to hold lower inventory levels and businesses implemented their own cost-cutting measures. This issue was exacerbated in developing markets due to major economic and currency swings in key regions.

Lower supplies sales as well as higher inventory costs due to currency impacted gross margin – which was 38.9 percent in the quarter, down about half a point from the prior year. Selling, administrative and general ("SAG") expenses declined \$120 million from the prior year reflecting favorable currency and the flow through benefits from our cost and expense management initiatives including restructuring. SAG as a percent of revenue was 28.2 percent. We expect to achieve \$250 million in annual savings from our 2008 restructuring initiatives, as well as an additional \$300 million in other cost and expense reduction actions.

Cash flow from operations was \$22 million in the 2009 first quarter and cash used in investing activities of \$207 million included \$145 million for GIS's acquisition of ComDoc. Total Debt at March 31, 2009 was down \$485 million from year-end.

Summary Results

Revenue

	Three Months Ended March 31,		
(in millions)	2009	2008	Change
Equipment sales	\$ 770	\$1,098	(30)%
Post sale revenue ⁽¹⁾	2,784	3,237	(14)%
Total Revenue	\$3,554	\$4,335	(18)%
Reconciliation to Condensed Consolidated Statements of Income:			
Sales	\$1,494	\$2,013	
Less: Supplies, paper and other sales	(724)	(915)	
Equipment sales	<u>\$ 770</u>	\$1,098	
Service, outsourcing and rentals	\$1,880	\$2,113	
Finance income	180	209	
Add: Supplies, paper and other sales	724	915	
Post sale revenue	\$2,784	\$3,237	
Memo: Color ⁽²⁾	\$1,365	\$1,602	(15)%

First quarter 2009 total revenues decreased 18% compared to the first quarter 2008. Worldwide economic weakness negatively impacted our major market segments and currency had a 6-percentage point negative impact on total revenues in the quarter. Total revenues included the following:

- 14% decrease in post sale revenue, with a 6-percentage point negative impact from currency. The components of post sale revenue decreased as follows:
- 11% decrease in service, outsourcing and rentals revenue to \$1,880 million reflecting declines in technical service and outsourcing revenue primarily due to currency and a decline in pages. Total digital pages declined 4%, while color pages increased by 16%.
- Supplies, paper and other sales of \$724 million decreased 21% year-over-year primarily due to currency and declines in channel supplies purchases, including lower purchases within developing markets and lower paper sales.
- 30% decrease in equipment sales revenue, with a 4-percentage point negative impact from currency. The overall decline in install activity was the primary driver and more than offset growth in iGen, color continuous feed and segment 2-5 install activity. More than two-thirds of the first quarter 2009 equipment sales were generated from products launched in the past 24 months.
- 15% decrease in color revenue² with a 7-percentage point negative impact from currency. Color revenue of \$1,365 million comprised 42% of total revenue in the first quarter 2009³, excluding GIS, and reflects:

- 10% decrease in color post sale revenue, including a 7-percentage point negative impact from currency. The decline was partially driven by lower channel color printer supplies purchases. Color represented 39% of post sale revenue in the first quarter 2009³.
- 25% decrease in color equipment sales revenue, including a 6-percentage point negative impact from currency and lower installs driven by the impact of the economic environment. Color sales represented 53% of total equipment sales in the first quarter 2009³.

Net Income

First quarter 2009 net income attributable to Xerox of \$42 million, or \$0.05 per diluted share, included a \$22 million charge, or \$0.02 per diluted share, for our share of Fuji Xerox's after-tax restructuring charge.

First quarter 2008 net loss attributable to Xerox of \$244 million, or \$0.27 per diluted share, included an after-tax charge of \$491 million (\$795 million pre-tax), or \$0.54 per diluted share, associated with securities-related litigation matters.

(3) Total color, color post sale, and color equipment sales revenues comprised 38%, 37% and 45% in 2009, respectively, if calculated on total, total post sale and total equipment sales revenues, including GIS. GIS is excluded from the color information presented, as the breakout of the information required to make this computation for all periods is not available.

Operations Review

	Three Months Ended March 31,			
(in millions)	Production	Office	Other	Total
2009				
Equipment sales	\$ 209	\$ 524	\$ 37	\$ 770
Post sale revenue	844	1,487	453	2,784
Total Revenues	\$ 1,053	\$ 2,011	\$ 490	\$3,554
Segment Profit (Loss)	\$ 40	\$ 138	\$ (90)	\$88
Operating Margin	3.8%	6.9 %	(18.4)%	2.5%
2008				
Equipment sales	\$ 283	\$ 756	\$59	\$1,098
Post sale revenue	988	1,691	558	3,237
Total Revenues	\$ 1,271	\$2,447	\$ 617	\$4,335
Segment Profit (Loss)	<u>\$ 101</u>	\$ 265	\$ (40)	\$ 326
Operating Margin	7.9%	10.8%	(6.5)%	7.5%

Note that install activity percentages include the Xerox-branded shipments to GIS. Refer to Note 3 – Segment Reporting for the reconciliation of Segment Operating Profit to Pre-tax Income (Loss).

⁽¹⁾ Post sale revenue is largely a function of the equipment placed at customer locations, the volume of prints and copies that our customers make on that equipment, the mix of color pages, as well as associated services.

⁽²⁾ Color revenues represent a subset of total revenues and exclude GIS revenues.

Production

Revenue

First quarter 2009 Production revenue of \$1,053 million decreased 17%, including a 8-percentage point negative impact from currency, reflecting:

- 15% decrease in post sale revenue with a 8-percentage point negative impact from currency, as declines in revenue in most product segments were driven in part by a slowdown in black-and-white pages.
- 26% decrease in equipment sales revenue, with a 7-percentage point negative impact from currency. Install declines in black-and-white production systems and entry production color systems more than offset iGen and color continuous feed systems growth.
- 6% decline in installs of production color products, as entry production color declines were partially offset by increased Xerox 700, iGen4 and color continuous feed systems installs.
- 29% decline in installs of production black-and-white systems driven by declines in all product segments.

Operating Profit

First quarter 2009 Production profit of \$40 million decreased \$61 million from first quarter 2008 due to lower gross profit flow-through from the decline in revenue partially offset by lower R,D&E and SAG spending.

Office

Revenue

First quarter 2009 Office revenue of \$2,011 million decreased 18%, including a 5-percentage point negative impact from currency, reflecting:

- 12% decrease in post sale revenue with a 6-percentage point negative impact from currency, as declines in revenue from black-and-white devices and channel supplies purchases, including lower purchases within developing markets, more than offset the growth in GIS and color multifunction devices.
- 31% decrease in equipment sales revenue, including a 4-percentage point negative impact from currency. The decline in revenue across most product segments reflects lower installs driven by the current weak economic environment.
- 21% decline in installs of color multifunction devices driven by lower overall demand, not offset by the impact of new products including the office version of Xerox 700.
- 45% decline in installs of black-and-white copiers and multifunction devices, including a 85% decline in Segment 1 products (11-20 ppm) driven primarily by lower activity in developing markets, offset by a 9% increase in Segment 2-5 products (21-90 ppm). Segment 2-5 installs include the Xerox 4595, a 95 ppm device with an embedded controller.
- 22% decline in installs of color printers.

Operating Profit

First quarter 2009 Office profit of \$138 million decreased \$127 million from first quarter 2008, due to lower gross profit flow-through from the decline in revenue partially offset by lower R,D&E and SAG spending.

Other

Revenue

First quarter 2009 Other revenue of \$490 million decreased 21%, including a 6-percentage point negative impact from currency, driven by declines in revenue from paper and wide format systems. Paper comprised approximately half of first quarter 2009 and 2008 Other segment revenue.

Operating Profit

First quarter 2009 Other loss of \$90 million increased \$50 million from first quarter 2008, reflecting lower revenue, interest income and equity income, as well as higher non-financing interest expense, partially offset by lower SAG expenses.



Costs, Expenses and Other Income

Gross Margin

	Three Months Ended March 31,		
	2009	2008	Change
Sales	32.8%	34.5%	(1.7)pts
Service, outsourcing and rentals	41.5%	41.7%	(0.2)pts
Financing income	61.7%	61.7%	— pts
Total Gross Margin	38.9%	39.3%	(0.4)pts

First quarter 2009 total gross margin decreased 0.4-percentage points compared to the first quarter 2008, primarily due to the unfavorable impact of transaction currency of 1.0-percentage point, partially offset by cost improvements.

Sales gross margin decreased 1.7-percentage points compared to the first quarter 2008, primarily due to the adverse impact of transaction currency on our inventory purchases of 1.9-percentage points, as well as lower supplies sales, partially offset by cost improvements.

Service, outsourcing and rentals margin decreased 0.2-percentage points compared to the first quarter 2008. First quarter 2008 included a benefit of 1.0percentage point from an adjustment related to capitalized costs associated with equipment on operating leases, primarily in the Office segment. 2009 cost improvements more than offset the impact of pricing.

Research, Development and Engineering Expenses ("R,D&E")

		Three Months Ended March 31,		
	2009	2008	Change	
R,D&E % Revenue	5.7%	5.1%	0.6pts	

R,D&E of \$204 million in the first quarter 2009 was \$17 million lower than the first quarter 2008. R&D of \$175 million decreased \$9 million and sustaining engineering costs of \$29 million decreased \$8 million from first quarter 2008.

We invest in technological research and development, particularly in color, software and services. We believe that our R&D spending is sufficient to remain technologically competitive. Xerox R&D is strategically coordinated with Fuji Xerox.

Selling, Administrative and General Expenses ("SAG")

		Three Months Ended March 31,		
	2009	9 2008	Change	
SAG % Revenue	28.	2% 25.9%	2.3pts	

SAG expenses of \$1,004 million in the first quarter 2009 were \$120 million lower than the first quarter 2008, including a \$75 million benefit from currency. The SAG expense decrease reflected the following:

- \$92 million decrease in selling expenses, reflecting favorable currency, benefits from restructuring and an overall reduction in spending.
- \$69 million decrease in general and administrative expenses, reflecting favorable currency and restructuring benefits.

\$41 million increase in bad debt expenses to \$69 million, reflecting an increase in write-offs in North America and Europe. Due to current economic conditions, we expect bad debt expense to continue trending at the first quarter 2009 level. First quarter 2009 bad debt expense as a percentage of revenue was consistent with the fourth quarter 2008 and was less than one percent of receivables.

Worldwide Employment

Worldwide employment of 55,600 at March 31, 2009, decreased approximately 1,500 from year-end 2008 and decreased 1,900 from first quarter 2008, primarily due to restructuring reductions, partially offset by additional headcount related to GIS's acquisition of ComDoc, Inc.

Restructuring Charges and Asset Impairment Charges

During the first quarter of 2009, we recorded a net restructuring reversal of \$2 million as compared to a net charge of \$3 million during the first quarter of 2008. The first quarter 2009 net reversal included approximately \$10 million of severance related charges for new actions and \$12 million of net reversals for changes in estimated reserves from prior year initiatives. The restructuring reserve balance as of March 31, 2009, for all programs, was \$253 million, of which approximately \$234 million is expected to be spent over the next twelve months. Refer to Note 7 – "Restructuring Programs," in the Condensed Consolidated Financial Statements for additional information regarding our restructuring programs.

Other Expenses, Net

	Three Months Ended March 31,	
(in millions)		ć
	2009	2008
Non-financing interest expense	\$ 61	\$ 54
Interest income	(5)	(12)
Gains on sales of businesses and assets	(2)	(7)
Currency losses, net	20	19
Amortization of intangible assets	14	13
Litigation matters	2	795
All other expenses, net	7	4
Total Other Expenses, Net	\$ 97	\$ 866

Non-financing interest expense: First quarter 2009 non-financing interest expense of \$61 million was \$7 million higher than first quarter 2008, reflecting higher average debt balances partially offset by lower interest rates.

Interest income: First quarter 2009 interest income of \$5 million decreased \$7 million from first quarter 2008, reflecting lower average cash balances and lower interest rates.

Currency losses, net: First quarter net 2009 currency losses were \$1 million higher than first quarter 2008. First quarter 2009 currency losses were primarily due to the significant movement in exchange rates among the U.S. Dollar, Euro and Yen during the quarter, as well as the increased cost of hedging, particularly in developing markets. First quarter 2008 currency losses of \$19 million were primarily due to significant and rapid weakening of the U.S. Dollar and Euro as compared to the Yen.

Legal Matters: First quarter 2008 charges of \$795 million reflect provisions for the \$670 million settlement of <u>Carlson v. Xerox Corp.</u> ("Carlson") and other securities-related litigation matters, net of expected insurance recoveries. On January 14, 2009, the United States Court for the District of Connecticut entered a Final Order and Judgment approving the Carlson settlement.

Income Taxes

		Three Months Ended March 31,	
(in millions)	2009	2008	Change
Income tax expense (benefit)	\$ 19	\$(246)	\$ 265
Effective tax rate	24.4%	48.3%	(23.9)pts

The first quarter 2009 effective tax rate was 24.4% as compared to 48.3% in the first quarter 2008. The 2009 tax rate was lower than the U.S. statutory tax rate primarily reflecting the benefit to taxes from the geographical mix of income before taxes and the related tax rates in those jurisdictions, the resolution and remeasurement of certain unrecognized tax positions, as well as the utilization of foreign tax credits.

The 2008 tax rate included a \$304 million tax benefit associated with the \$795 million net provision for securities-related litigation matters. Excluding the impact of the litigation charge, the adjusted effective tax rate was 20.3%⁽⁴⁾, which was lower than the U.S. statutory tax rate primarily due to the net tax benefits from the resolution and re-measurement of certain unrecognized tax positions as well as the geographical mix of income before taxes and the related tax rates in those jurisdictions.

Our effective tax rate is based on nonrecurring events as well as recurring factors, including the geographical mix of income and the related tax rates in those jurisdictions, and available foreign tax credits. In addition, our effective tax rate will change based on discrete or other nonrecurring events that may not be predictable. We anticipate that our effective tax rate for the remaining quarters of 2009 will approximate 28%, excluding the effects of any future discrete events.

(4) See the "non-GAAP measure" section for an explanation of this non-GAAP measure.

Equity in Net (Loss) Income of Unconsolidated Affiliates

Equity in net loss of unconsolidated affiliates of \$10 million decreased \$38 million compared to first quarter 2008, reflecting our 25% share of Fuji Xerox's net loss reflecting worldwide economic weakness. First quarter 2009 included charges of \$22 million related to our share of Fuji Xerox after-tax restructuring. First quarter 2008 included after-tax restructuring charges of \$10 million primarily related to pension settlements.

Capital Resources and Liquidity

The following table summarizes our cash and cash equivalents:

	Three Months Ended March 31,		
(in millions)	2009	2008	Change
Net cash provided by operating activities	\$ 22	\$ 52	\$ (30)
Net cash used in investing activities	(207)	(65)	(142)
Net cash used in financing activities	(482)	(250)	(232)
Effect of exchange rate changes on cash and cash equivalents	(13)	6	(19)
Decrease in cash and cash equivalents	(680)	(257)	(423)
Cash and cash equivalents at beginning of period	1,229	1,099	130
Cash and cash equivalents at end of period	<u>\$549</u>	\$ 842	<u>\$ (293)</u>

Cash Flows from Operating Activities

Net cash provided by operating activities was \$22 million in the first quarter 2009. The \$30 million decrease in cash from first quarter 2008 was primarily due to the following:

- \$206 million decrease in pre-tax income before litigation.
- \$50 million decrease due to higher restructuring payments related to previously reported actions.
- \$28 million decrease due to net payments for the settlement of securities-related litigation.
- \$195 million increase from collections on receivables exceeding new billings. Collections in the first quarter 2009 and 2008 include the benefit from the sales
 of accounts receivables.
- \$24 million increase due to lower inventory growth reflecting inventory supply chain management.
- \$14 million increase due to lower placements of equipment on operating leases reflecting lower install activity.

Cash Flows from Investing Activities

Net cash used in investing activities was \$207 million in the first quarter 2009. The \$142 million decrease in cash from first quarter 2008 was primarily due to GIS's acquisition of ComDoc, Inc.

Cash Flows from Financing Activities

Net cash used in financing activities was \$482 million in the first quarter 2009. The \$232 million decrease in cash from first quarter 2008 was primarily due to the following:

- \$663 million decrease from higher net repayments on other debt. First quarter 2009 reflects the repayment of 2009 Senior Notes of \$879 million, net
 proceeds of \$503 million from borrowings under the Credit Facility and net payments of \$41 million primarily for foreign short-term borrowings. First
 quarter 2008 reflects \$325 million borrowings under the Credit Facility, partially offset by an \$81 million repayment of a Euro bank facility.
- \$335 million increase due to the absence of purchases under the Company's share repurchase program.
- \$63 million increase due to lower net repayments on secured debt, reflecting continued run-off of our U.S. secured borrowing program.
- \$32 million increase due to the absence of repurchases related to stock-based compensation.

Customer Financing Activities

The following represents our total finance assets associated with our lease and finance operations:

(in millions)	March 31, 2009	Dec	ember 31, 2008
Total Finance receivables, net ⁽¹⁾	\$ 6,962	\$	7,278
Equipment on operating leases, net	566		594
Total Finance Assets, net	\$ 7,528	\$	7,872

(1) Includes (i) billed portion of finance receivables, net, (ii) finance receivables, net and (iii) finance receivables due after one year, net as included in our Condensed Consolidated Balance Sheets.

The reduction of \$344 million in Total finance assets, net includes unfavorable currency of \$178 million.

The following summarizes our debt as of March 31, 2009 and December 31, 2008:

(in millions)	March 31, 2009	December 31, 2008	
Principal debt balance	2009 \$ 7,735	\$ 8,201	
Less: Net unamortized discount	(6)	(6)	
Add: SFAS No. 133 fair value adjustments	170	189	
Total Debt	7,899	8,384	
Less: current maturities and short-term debt	(641)	(1,610)	
Total Long-Term Debt	\$ 7,258	\$ 6,774	

Sales of Accounts Receivables

During the first quarter 2009 we sold \$237 million of accounts receivables without recourse, as compared to \$246 million in the fourth quarter 2008. Fees associated with these sales were approximately \$2 million in each period. \$228 million of receivables sold remained uncollected by the third party purchaser as of March 31, 2009.

Liquidity, Financial Flexibility and Funding Plans

We manage our worldwide liquidity using internal cash management practices, which are subject to 1) the statutes, regulations and practices of each of the local jurisdictions in which we operate, 2) the legal requirements of the agreements to which we are a party and 3) the policies and cooperation of the financial institutions we utilize to maintain and provide cash management services.

We are currently rated investment grade by all major rating agencies. As of March 31, 2009 the ratings for our senior unsecured debt were as follows:

	Senior Unsecured Debt	Outlook
Moody's	Baa2	Stable
Standard & Poors ("S&P")	BBB	Negative
Fitch	BBB	Negative

Our liquidity is a function of our ability to successfully generate cash flows from a combination of efficient operations and improvement therein, access to capital markets, securitizations, funding from third parties and borrowings secured by our finance receivables portfolios. Our ability to maintain positive liquidity going forward depends on our ability to continue to generate cash from operations and access to financial markets, both of which are subject to general economic, financial, competitive, legislative, regulatory and other market factors that are beyond our control.

The following is a discussion of our liquidity position as of March 31, 2009:

- As of March 31, 2009, total cash and cash equivalents was \$549 million and our borrowing capacity under our Credit Facility was \$1.2 billion, reflecting \$749 million outstanding borrowings and no outstanding letters of credit. In addition, we currently have approximately \$1.0 billion available under the Loan Agreement through 2010, which has not been accessed in almost three years.
- Cash flows from operations were \$22 million and \$52 million for the three months ended March 31, 2009 and 2008, respectively. Cash flows from operations were \$939 million for the 2008 full-year and included \$615 million in net payments for securities litigation. We expect 2009 full-year operating cash flows of about \$1.3 billion.
- First quarter 2009 total debt decreased by \$485 million and we expect to reduce debt by over \$1 billion for the full-year. Our debt maturities are in line with historical and projected cash flows and are spread over the next ten years as follows (in millions):

Year	Amount
<u>Year</u> Q2 2009	\$ 29
Q3 2009	448
Q4 2009	158
2010	966
2011	802
2012	1,325
2013	1,485
2014	69
2015	
2016	951
2017	501
2018 and thereafter	1,001
Total	\$7,735

Contractual Cash Obligations and Other Commercial Commitments and Contingencies

In February 2009, we signed a six year contract with Hindustan Computers Limited ("HCL") for approximately \$100 million for mid range processing services in North America and Europe. This contract replaces the EDS server management contract, which expires in June 2009.

Financial Risk Management

We are exposed to market risk from changes in foreign currency exchange rates and interest rates, which could affect operating results, financial position and cash flows. We manage our exposure to these market risks through our regular operating and financing activities and, when appropriate, through the use of derivative financial instruments. These derivative financial instruments are utilized to hedge economic exposures as well as to reduce earnings and cash flow volatility resulting from shifts in market rates. We enter into limited types of derivative contracts, including interest rate swap agreements, foreign currency spot, forward and swap contracts and net purchased foreign currency options to manage interest rate and foreign currency exposures. Our primary foreign currency market exposures include the Yen, Euro, and Pound Sterling. The fair market values of all our derivative contracts change with fluctuations in interest rates and/or currency rates and are designed so that any changes in their values are offset by changes in the values of the underlying exposures. Derivative financial instruments are held solely as risk management tools and not for trading or speculative purposes.

We are required to recognize all derivative instruments as either assets or liabilities at fair value in the balance sheet. As permitted, certain of these derivative contracts have been designated for hedge accounting treatment. Certain of our derivatives that do not qualify for hedge accounting are effective as economic hedges. These derivative contracts are likewise required to be recognized each period at fair value and therefore do result in some level of volatility. The level of volatility will vary with the type and amount of derivative hedges outstanding, as well as fluctuations in the currency and interest rate markets during the period. The related cash flow impacts of all of our derivative activities are reflected as cash flows from operating activities.

By their nature, all derivative instruments involve, to varying degrees, elements of market and credit risk. The market risk associated with these instruments resulting from currency exchange and interest rate movements is expected to offset the market risk of the underlying transactions, assets and liabilities being hedged. We do not believe there is significant risk of loss in the event of non-performance by the counterparties associated with these instruments because these transactions are executed with a diversified group of major financial institutions. Further, our policy is to deal with counterparties having a minimum investment grade or better credit rating. Credit risk is managed through the continuous monitoring of exposures to such counterparties.

The current market events have not required us to materially modify or change our financial risk management strategies with respect to our exposures to interest rate and foreign currency risk. Refer to Note 9 – Financial Instruments – for further discussion and information on our financial risk management strategies.

Non-GAAP Financial Measures

We have reported our financial results in accordance with generally accepted accounting principles ("GAAP"). A reconciliation of the following non-GAAP financial measure to the most directly comparable financial measure calculated and presented in accordance with GAAP is set forth below:

Adjusted Effective Tax Rate

The effective tax rate for the first quarter 2008 is discussed in this presentation using a non-GAAP financial measure that excludes the effect of charges associated with securities-related litigation matters. Management believes that it is helpful to exclude this effect to better understand, analyze and compare the prior period's income tax expense and effective tax rate to the current period amounts given the discrete nature and size of this item in the prior period.

However, this non-GAAP financial measure should be viewed in addition to, and not as a substitute for, the Company's reported results prepared in accordance with GAAP.

	Enc	Three Months Ended March 31, 2008	
(in millions)	Pre-Tax Income	Income Taxes	Effective Tax Rate
As Reported	\$ (509)	\$(246)	48.3%
Provision for securities litigation matters	795	304	
As Adjusted	\$ 286	\$ 58	20.3%

Item 3 Quantitative and Qualitative Disclosures About Market Risk

The information set forth under the caption "Financial Risk Management" on Page 30 of this Quarterly Report on Form 10-Q is hereby incorporated by reference in answer to this Item.

Item 4 Controls and Procedures

(a) Evaluation of Disclosure Controls and Procedures

The Company's management evaluated, with the participation of our principal executive officer and principal financial officer, or persons performing similar functions, the effectiveness of our disclosure controls and procedures, as defined in Rules 13a-15(e) and 15d-15(e) under the Securities Exchange Act of 1934, as of the end of the period covered by this report. Based on this evaluation, our principal executive officer and principal financial officer have concluded that, as of the end of the period covered by this report, our disclosure controls and procedures were effective to ensure that information we are required to disclose in the reports that we file or submit under the Securities Exchange Act of 1934, as amended, is recorded, processed, summarized and reported within the time periods specified in the Securities and Exchange Commission's rules and forms relating to Xerox Corporation, including our consolidated subsidiaries, and was accumulated and communicated to the Company's management, including the principal executive officer and principal financial officer, or persons performing similar functions, as appropriate to allow timely decisions regarding required disclosure.

(b) Changes in Internal Controls

In connection with the evaluation required by paragraph (d) of Rule 13a-15 under the Exchange Act, there was no change identified in our internal control over financial reporting that occurred during the last fiscal quarter that has materially affected, or is reasonably likely to materially affect, our internal control over financial reporting.

PART II—OTHER INFORMATION

Item 1 Legal Proceedings

The information set forth under Note 13-Contingencies contained in the "Notes to Condensed Consolidated Financial Statements" of this Quarterly Report on Form 10-Q is incorporated by reference in answer to this Item.

Item 1A Risk Factors

Reference is made to the Risk Factors set forth in Part I, Item 1A of our 2008 Annual Report. The Risk Factors remain applicable from our 2008 Annual Report, with the exception of the following changes:

Our significant debt could adversely affect our financial health and pose challenges for conducting our business.

We have and will continue to have a significant amount of debt and other obligations, primarily to support our customer financing activities. As of March 31, 2009, we had \$7.9 billion of total debt (\$32 million of which is secured by finance receivables) and a \$648 million liability to a subsidiary trust issuing preferred securities. The total value of financing activities, shown on the balance sheet as Finance receivables and Equipment on operating lease, was \$7.5 billion at March 31, 2009. The total cash and cash equivalents was \$549 million at March 31, 2009. Our substantial debt and other obligations could have important consequences. For example, it could (i) increase our vulnerability to general adverse economic and industry conditions; (ii) limit our ability to obtain additional financing for future working capital, capital expenditures, acquisitions and other general corporate requirements; (iii) increase our vulnerability to interest rate fluctuations because a portion of our debt has variable interest rates; (iv) require us to dedicate a substantial portion of our cash flows from operations to service debt and other obligations thereby reducing the availability of our cash flows from operations for other purposes; (v) limit our flexibility in planning for, or reacting to, changes in our business and the industry in which we operate; (vi) place us at a competitive disadvantage compared to our competitors that have less debt; and (vii) become due and payable upon a change in control. If new debt is added to our current debt levels such as the incurrence of debt to partially fund acquisitions, these related risks could increase.

We need to maintain adequate liquidity in order to have sufficient cash to meet operating cash flow requirements and to repay maturing debt and other obligations. If we fail to comply with the covenants contained in our various borrowing agreements, it may adversely affect our liquidity, results of operations and financial condition.

Our liquidity is a function of our ability to successfully generate cash flows from a combination of efficient operations and improvement therein, access to capital markets, securitizations, funding from third parties and borrowings secured by our finance receivables portfolios. As of March 31, 2009, total cash and cash equivalents was \$549 million, and our borrowing capacity under our Credit Facility was \$1.2 billion, reflecting \$749 million outstanding borrowings. We also have funding available through a secured borrowing arrangement with General Electric Capital Corporation ("GECC"). We believe our liquidity (including operating and other cash flows that we expect to generate) will be sufficient to meet operating requirements as they occur; however, our ability to maintain sufficient liquidity going forward depends on our ability to generate cash from operations and access to the capital markets, secured borrowings, securitizations and funding from third parties, all of which are subject to general economic, financial, competitive, legislative, regulatory and other market factors that are beyond our control.

The Credit Facility contains affirmative and negative covenants including limitations on: (i) liens of Xerox and certain of our subsidiaries securing debt, (ii) certain fundamental changes to corporate structure, (iii) changes in nature of business and (iv) limitations on debt incurred by certain subsidiaries. The Credit Facility contains financial maintenance covenants, including maximum leverage (debt for borrowed money divided by consolidated EBITDA, as defined) and a minimum interest coverage ratio (consolidated EBITDA divided by consolidated interest expense, as defined). The indentures governing our outstanding senior notes contain affirmative and negative covenants including limitations on: issuance of secured debt and preferred stock; investments and acquisitions; mergers; certain transactions with affiliates; creation of liens; asset transfers; hedging transactions; payment of dividends and certain other payments. They do not, however, contain any financial maintenance covenants, except the fixed charge coverage ratio applicable to certain types of payments. Our U.S. Loan Agreement with GECC (effective through 2010) relating to our customer financing program (the "Loan Agreement") provides for loans secured by eligible finance receivables up to \$5 billion outstanding at any one time. As of March 31, 2009, \$32 million was outstanding under the Loan Agreement. The Loan Agreement incorporates the financial maintenance covenants contained in the Credit Facility and contains other affirmative and negative covenants.

At March 31, 2009, we were in full compliance with the covenants and other provisions of the Credit Facility, the senior notes and the Loan Agreement. Any failure to be in compliance with any material provision or covenant of the Credit Facility or the senior notes could have a material adverse effect on our liquidity, results of operations and financial condition. Failure to be in compliance with the covenants in the Loan Agreement, including the financial maintenance covenants incorporated from the Credit Facility, would result in an event of termination under the Loan Agreement and in such case GECC would not be required to make further loans to us. If GECC were to make no further loans to us, and assuming a similar facility was not established and that we were unable to obtain replacement financing in the public debt markets, it could materially adversely affect our liquidity and our ability to fund our customers' purchases of our equipment and this could materially adversely affect our results of operations.

Item 2 Unregistered Sales of Equity Securities and Use of Proceeds

(a) Sales of Unregistered Securities during the Quarter ended March 31, 2009

During the quarter ended March 31, 2009, Registrant issued the following securities in transactions which were not registered under the Securities Act of 1933, as amended (the "Act").

Semi-Annual Director Fees

- (a) Securities issued on January 15, 2009: Registrant issued 51,188 deferred stock units ("DSUs"), representing the right to receive shares of Common stock, par value \$1 per share, at a future date.
- (b) No underwriters participated. The shares were issued to each of the non-employee Directors of Registrant: Glenn A. Britt, Richard J. Harrington, William Curt Hunter, Vernon E. Jordan, Jr., Robert A. McDonald, N. J. Nicholas, Jr., Charles Prince, Ann N. Reese and Mary Agnes Wilderotter.
- (c) The DSUs were issued at a deemed purchase price of \$7.62 per DSU (aggregate price \$390,053), based upon the market value on the date of issuance, in payment of the semi-annual Directors' fees pursuant to Registrant's 2004 Equity Compensation Plan for Non-Employee Directors.
- (d) Exemption from registration under the Act was claimed based upon Section 4(2) as a sale by an issuer not involving a public offering.

Dividend Equivalent

- (a) Securities issued on January 31, 2009: Registrant issued 1,418 DSUs, representing the right to receive shares of Common stock, par value \$1 per share, at a future date.
- (b) No underwriters participated. The shares were issued to each of the non-employee Directors of Registrant: Glenn A. Britt, Richard J. Harrington, William Curt Hunter, Vernon E. Jordan, Jr., Ralph S. Larsen, Robert A. McDonald, N. J. Nicholas, Jr., Charles Prince, Ann N. Reese and Mary Agnes Wilderotter.
- (c) The DSUs were issued at a deemed purchase price of \$7.84 per DSU (aggregate price \$11,117), based upon the market value on the date of record, in payment of the dividend equivalents due to DSU holders pursuant to Registrant's 2004 Equity Compensation Plan for Non-Employee Directors.
- (d) Exemption from registration under the Act was claimed based upon Section 4(2) as a sale by an issuer not involving a public offering.

(b) Issuer Purchases of Equity Securities during the Quarter ended March 31, 2009

Repurchases of Xerox Common Stock, par value \$1.00 per share include the following:

Board Authorized Share Repurchase Programs:

We did not purchase Common stock during the first quarter of 2009.

Of the cumulative \$4.5 billion of share repurchase authority previously granted by our Board of Directors, exclusive of fees and expenses, approximately \$2.9 billion has been used through March 31, 2009. Repurchases may be made on the open market, or through derivative or negotiated transactions. Open-market repurchases will be made in compliance with the Securities and Exchange Commission's Rule 10b-18, and are subject to market conditions as well as applicable legal and other considerations.

Repurchases Related to Stock Compensation Programs⁽¹⁾:

	Total Number of Shares Purchased	e Price Paid Share ⁽²⁾	Total Number of Shares Purchased as Part of Publicly Announced Plans or Programs	Maximum Number (or Approximate Dollar Value) of Shares That May Yet Be Purchased under the Plans or Programs
January 1 through 31	71	\$ 7.39	n/a	n/a
February 1 through 28	—		n/a	n/a
March 1 through 31		—	n/a	n/a
Total	71		n/a	n/a

(1) These repurchases are made under a provision in our restricted stock compensation programs for the indirect repurchase of shares through a net-settlement feature upon the vesting of shares in order to satisfy minimum statutory tax-withholding requirements. Exclusive of fees and costs.

(2)

Item 6	Exhibits
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3(a)	Restated Certificate of Incorporation of Registrant filed with the Department of State of New York on November 7, 2003, as amended by Certificate of Amendment to Certificate of Incorporation filed with the Department of State of New York on August 19, 2004, Certificate of Change filed with the Department of State of the State of New York on October 31, 2007, Certificate of Amendment to Certificate of Incorporation filed with the Department of State of the State of New York on May 29, 2008 and Certificate of Amendment to Certificate of Incorporation filed with the Department of State of the State of New York on February 13, 2009.
	Incorporated by reference to Exhibit 3(a) to Registrant's Form 10-K for the year ended December 31, 2008.
3(b)	By-Laws of Registrant, as amended through May 22, 2008.
	Incorporated by reference to Exhibit 3(b) to Registrant's Quarterly Report on Form 10-Q for the quarter ended June 30, 2008.
4(g)(3)	Amendment No. 2 dated as of April 23, 2009, to Credit Agreement dated as of April 30, 2007 between Registrant and the Initial Lenders named therein, Citibank, N.A., as Administrative Agent, and Citigroup Global Markets Inc. and J.P. Morgan Securities Inc., as Joint Lead Arrangers and Joint Bookrunners.
10(e)(23)	Amendment No. 2 dated February 16, 2009 to the Xerox Corporation 2004 Performance Incentive Plan December 2007 Amendment and Restatement.
10(f)(3)	Amendment No. 2 dated March 6, 2009 to 2008 Restatement of Xerox Corporation Unfunded Retirement Income Guarantee Plan.
12	Computation of Ratio of Earnings to Fixed Charges.
31(a)	Certification of CEO pursuant to Rule 13a-14(a) or Rule 15d-14(a).
31(b)	Certification of CFO pursuant to Rule 13a-14(a) or Rule 15d-14(a).
32	Certification of CEO and CFO pursuant to 18 U.S.C. Section 1350, as adopted pursuant to Section 906 of the Sarbanes-Oxley Act of 2002.
101.LAB	XBRL Taxonomy Extension Label Linkbase
101.PRE	XBRL Taxonomy Extension Presentation Linkbase
101.INS	XBRL Instance Document
101.SCH	XBRL Taxonomy Extension Schema
101.CAL	XBRL Taxonomy Extension Calculation Linkbase
101.REF	XBRL Taxonomy Reference Linkbase

SIGNATURES

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

Date: April 30, 2009

XEROX CORPORATION (Registrant)

BY: /s/ Gary R. Kabureck

Gary R. Kabureck Vice President and Chief Accounting Officer (Principal Accounting Officer)

Exhibit Index

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AMENDMENT NO. 2 TO THE CREDIT AGREEMENT

Dated as of April 23, 2009

AMENDMENT NO. 2 TO THE CREDIT AGREEMENT among XEROX CORPORATION, a New York corporation (the "<u>Borrower</u>"), the banks, financial institutions and other institutional lenders parties to the Credit Agreement referred to below (collectively, the "<u>Lenders</u>") and Citibank, N.A., as agent (the "<u>Agent</u>") for the Lenders.

PRELIMINARY STATEMENTS:

(1) The Borrower, the Lenders and the Agent have entered into an Amended and Restated Credit Agreement dated as of April 30, 2007, as amended by Amendment No. 1 dated as of October 27, 2008 (the "<u>Credit Agreement</u>"). Capitalized terms not otherwise defined in this Amendment have the same meanings as specified in the Credit Agreement.

(2) The Borrower and the Required Lenders have agreed to amend the Credit Agreement as hereinafter set forth.

SECTION 1. <u>Amendments to Credit Agreement</u>. The Credit Agreement is, effective as of the date hereof and subject to the satisfaction of the conditions precedent set forth in Section 2, hereby amended as follows:

(a) The definitions of "<u>Applicable Margin</u>" and "<u>Applicable Percentage</u>" in Section 1.01 are amended in full to read as follows:

"<u>Applicable Margin</u>" means, as of any date, a percentage per annum determined by reference to the Public Debt Rating in effect on such date as set forth below:

Public Debt Rating S&P/Moody's/Fitch	Applicable Margin for Eurocurrency Rate Advances	Applicable Margin for Base Rate Advances
Level 1		
A-/A3/A- or better	2.250%	1.250%
Level 2		
BBB+/Baa1/BBB+	2.625%	1.625%
Level 3		
BBB/Baa2/BBB	3.000%	2.000%
Level 4		
BBB-/Baa3/BBB-	3.375%	2.375%
Level 5		
BB+/Ba1/BB+ or below	3.625%	2.625%
BBB/Baa2/BBB <u>Level 4</u> BBB-/Baa3/BBB- <u>Level 5</u>	3.375%	2.375%

"<u>Applicable Percentage</u>" means, as of any date, a percentage per annum determined by reference to the Public Debt Rating in effect on such date as set forth below:

Public Debt Rating S&P/Moody's/Fitch	Applicable Percentage
Level 1	
A-/A3/A- or better	0.250%
Level 2	
BBB+/Baa1/BBB+	0.375%
Level 3	
BBB/Baa2/BBB	0.500%
Level 4	
BBB-/Baa3/BBB-	0.625%
Level 5	
BB+/Ba1/BB+ or below	0.875%

(b) Section 1.01 is amended by deleting the definitions of "Applicable Utilization Fee" and "Usage" in full.

(c) Section 1.01 is amended by inserting the following new defined term in the appropriate alphabetical order therein:

"Second Amendment Effective Date" means April 23, 2009.

(d) Section 1.03 is amended by adding to the end thereof a new sentence to read as follows:

Notwithstanding any other provision contained herein, all terms of an accounting or financial nature used herein shall be construed, and all computations of amounts and ratios referred to herein shall be made, without giving effect to any election under Statement of Financial Accounting Standards 133 and 159 (or any other Financial Accounting Standard having a similar result or effect) to value any Indebtedness or other liabilities of the Borrower or any Subsidiary at "fair value", as defined therein.

(e) Section 2.04(b) is amended by deleting the phrase "plus (y) the Applicable Utilization Fee, if applicable" and substituting therefor "plus (y) [reserved]".

(f) Section 2.07(a)(i) is amended by deleting the phrase "plus (y) the Applicable Utilization Fee, if applicable" and substituting therefor "plus (y) the Applicable Margin in effect from time to time".

(g) Section 2.07(a)(ii) is amended by deleting the phrase "plus (z) the Applicable Utilization Fee, if applicable".

(h) Section 3.03(a)(iii) is amended in full to read as follows:

(iii) the Company's ratio of Debt for Borrowed Money, after giving effect to such Borrowing or issuance, to Consolidated EBITDA for the period of four Fiscal Quarters most recently ended for which final financial statements are available (x) for any date before and including the date on which the Company's financial statements for the fiscal quarter ending June 30, 2010 are available shall not be greater than 4.25:1 and (y) for any date thereafter shall not be greater than 3.75:1.

(i) A new Section 5.01 (k) is added to read as follows:

(k) <u>Covenant to Maintain Receivables Unencumbered</u>. Maintain an aggregate amount of Receivables of the Company and/or its Domestic Subsidiaries that are not encumbered by Liens (other than Permitted Liens) that is equal to at least 150% of the sum of (i) aggregate principal amount of the Advances outstanding on a given date plus (ii) the Available Amount of Letters of Credit Outstanding on such date minus the amount on deposit in the L/C Cash Deposit Account on such date, the aggregate amount of such unencumbered Receivables to be determined by reference to the financial statements most recently delivered by the Company pursuant to Section 5.01(i).

(j) A new Section 5.02(h) is added to read as follows:

(h) <u>Negative Pledge</u>. Enter into or suffer to exist, or permit any of its Subsidiaries to enter into or suffer to exist, any agreement prohibiting or conditioning the creation or assumption of any Lien upon any Receivables of the Company or any of its Domestic Subsidiaries except (a) agreements in favor of the Agent and the Lenders; (b) prohibitions or conditions under (i) the Amended and Restated Program Agreement dated as of October 27, 2005 (the "<u>Program Agreement</u>") among General Electric Capital Corporation ("<u>GECC</u>"), the Company, Xerox Lease Funding LLC ("<u>XLF</u>") and Xerox Lease Equipment LLC, (ii) the Amended and Restated Loan Agreement dated as of October 21, 2002 (the "<u>Loan Agreement</u>") between XLF and GECC, in each case as from time to time amended, and other agreements related to the Program Agreement and/or Loan Agreement, and (iii) other agreements in existence as of the Second Amendment Effective Date governing any Debt (the "<u>Existing Agreements</u>"), or any future agreement, or any amendment, amendment and restatement, modification or other supplement of any Existing Agreement so long as such prohibition or condition is no more restrictive in any material respect than the most restrictive prohibition or condition of any Existing Agreement entered into after June 1, 2003; and (c) prohibitions or conditions under other agreements so long as such other agreements permit an amount of Receivables at least equal to the aggregate amount of unencumbered Receivables required to be maintained pursuant to Section 5.01(k) to be granted as security for the obligations under this Agreement.

(k) Section 5.03(a) is amended in full to read as follows:

(a) <u>Leverage Ratio</u>. Maintain a ratio of Debt for Borrowed Money as of the end of such Fiscal Quarter to Consolidated EBITDA (i) for each period of four Fiscal Quarters ending on or before June 30, 2010 of not greater than 4.25:1 and (ii) for each period of four Fiscal Quarters ending thereafter of not greater than 3.75:1.

(l) Section 6.01(c)(i) is amended by inserting the phrase "(except for with respect to Section 5.02(h))" immediately after the phrase "5.02" contained therein.

(m) Section 6.01(c) is amended by deleting the "or (iii)" after the phrase "any Lender" and substituting in lieu thereof a "(iii) the Company shall fail to perform or observe any term, covenant or agreement contained in Section 5.01(k) or 5.02(h) if such failure shall remain unremedied for 15 days after written notice thereof shall have been given to the Company by the Agent at the request of any Lender, or (iv)".

SECTION 2. <u>Conditions of Effectiveness</u>. This Amendment shall become effective as of the date first above written when, and only when, the Agent shall have received counterparts of this Amendment executed by the Borrower and the Required Lenders and the Agent shall have additionally received all of the following documents, each such document (unless otherwise specified) dated the date of receipt thereof by the Agent (unless otherwise specified) and in sufficient copies for each Lender, in form and substance satisfactory to the Agent:

(a) Certified copies of (i) the resolutions of the Board of Directors of the Company approving this Amendment and the matters contemplated hereby and (ii) all documents evidencing other necessary corporate action and governmental approvals, if any, with respect to this Amendment and the matters contemplated hereby and thereby.

(b) A certificate of the Secretary or an Assistant Secretary of the Company certifying the names and true signatures of the officers of the Company authorized to sign this Amendment and the other documents to be delivered hereunder.

(c) Favorable opinions of (A) Skadden, Arps, Slate, Meagher & Flom LLP, counsel for the Initial Borrower, and (B) Don H. Liu, General Counsel of the Company, substantially in the form of Exhibits D-1 and D-2 to the Credit Agreement, respectively.

(d) A certificate signed by a duly authorized officer of the Company stating that:

(i) The representations and warranties contained in Section 3 of this Amendment and in Section 4.01 of the Credit Agreement are correct on and as of the date of such certificate as though made on and as of such date (except to the extent such representations and warranties specifically relate to an earlier date, in which case such representations and warranties shall have been true on and as of such earlier date), before and after giving effect to this Amendment, as though made on and as of such date; and

(ii) No event has occurred and is continuing that constitutes a Default.

SECTION 3. Representations and Warranties of the Company The Company represents and warrants as follows:

(a) The execution, delivery and performance by the Company of this Amendment and the Credit Agreement and the Notes, as amended hereby, are within the Company's corporate or similar powers, have been duly authorized by all necessary corporate or similar action, and do not contravene (i) the Company's organizational documents or by-laws, (ii) any law applicable to the Company or (iii) any indenture or other agreement governing Debt or other material agreement or other instrument binding upon the Company, any of its Subsidiaries or any of their properties, or give rise to a right thereunder to require the Company or any of its Subsidiaries to make any payment thereunder.

(b) No authorization or approval or other action by, and no notice to or filing with, any governmental authority or regulatory body or any other third party is required for the due execution, delivery or performance by the Company of this Amendment or the Credit Agreement and the Notes, as amended hereby, except as have been obtained or made and are in full force and effect or where the failure to obtain the same would not have a Material Adverse Effect.

(c) This Amendment has been duly executed and delivered by the Company. This Amendment and each of the Credit Agreement and the Notes, as amended hereby, are legal, valid and binding obligations of the Company, enforceable against the Company in accordance with their respective terms, subject to applicable bankruptcy, insolvency, reorganization, moratorium and other laws affecting creditors' rights generally and subject to general principles of equity, regardless of whether considered in a proceeding in equity or at law.

(d) There is no action, suit, investigation, litigation or proceeding affecting the Company or any of its Subsidiaries pending or threatened before any court, governmental agency or arbitrator that purports to affect the legality, validity or enforceability of this Amendment or the Credit Agreement and the Notes, as amended hereby.

SECTION 4. <u>Reference to and Effect on the Credit Agreement and the Notes</u>. (a) On and after the effectiveness of this Amendment, each reference in the Credit Agreement to "this Agreement", "hereunder", "hereof" or words of like import referring to the Credit Agreement, and each reference in the Notes to "the Credit Agreement", "thereunder", "thereof" or words of like import referring to the Credit Agreement, shall mean and be a reference to the Credit Agreement, as amended by this Amendment.

(b) The Credit Agreement and the Notes, as specifically amended by this Amendment, are and shall continue to be in full force and effect and are hereby in all respects ratified and confirmed.

(c) The execution, delivery and effectiveness of this Amendment shall not, except as expressly provided herein, operate as a waiver of any right, power or remedy of any Lender or the Agent under the Credit Agreement, nor constitute a waiver of any provision of the Credit Agreement.

SECTION 5. <u>Costs and Expenses</u> The Company agrees to pay on demand all reasonable out-of-pocket costs and expenses of the Agent in connection with the preparation, execution, delivery and administration, modification and amendment of this Amendment (including, without limitation, the reasonable fees and expenses of counsel for the Agent) in accordance with the terms of Section 9.04 of the Credit Agreement.

SECTION 6. Execution in Counterparts. This Amendment may be executed in any number of counterparts and by different parties hereto in separate counterparts, each of which when so executed shall be deemed to be an original and all of which taken together shall constitute but one and the same agreement. Delivery of an executed counterpart of a signature page to this Amendment by telecopier shall be effective as delivery of a manually executed counterpart of this Amendment.

SECTION 7. Governing Law. This Amendment shall be governed by, and construed in accordance with, the laws of the State of New York.

IN WITNESS WHEREOF, the parties hereto have caused this Amendment to be executed by their respective officers thereunto duly authorized, as of the date first above written.

XEROX CORPORATION

By Title:

CITIBANK, N.A., as Agent and as Lender

By Title:

JPMORGAN CHASE BANK, N.A.

By Title:

BANK OF AMERICA, N.A.

By

Title:

BARCLAYS BANK PLC

By

Title:

BNP PARIBAS

By ______ Title: ______ By _____ Title: _____

DEUTSCHE BANK AG NEW YORK BRANCH

By Title:	 	 	
By Title:			
Title:			

HSBC BANK USA, NATIONAL ASSOCIATION

By

Title:

MERRILL LYNCH BANK USA

._____

By

Title:

UBS LOAN FINANCE LLC

By

Title:

WILLIAM STREET COMMITMENT CORPORATION

By

Title:

LEHMAN COMMERCIAL PAPER INC.

By Title:

MIZUHO CORPORATE BANK, LTD.

By

Title:

THE NORTHERN TRUST COMPANY

By Title:

THE BANK OF NEW YORK MELLON

By

Title:

DANSKE BANK A/S

By

Title:

PNC BANK, NATIONAL ASSOCIATION

Dy ______ Title:

STATE STREET BANK AND TRUST COMPANY

ву______ Title:

U.S. BANK, N.A.

By _____ Title:

INTESA SANPAOLA S.P.A.

By _____ Title:

AMENDMENT NO. 2 TO THE XEROX CORPORATION 2004 PERFORMANCE INCENTIVE PLAN DECEMBER 2007 AMENDMENT AND RESTATEMENT

WITNESSETH:

WHEREAS, Xerox Corporation (the "Company") has established the Xerox Corporation 2004 Performance Incentive Plan, December 2007 Amendment and Restatement (the "Plan"), and

WHEREAS the Company desires to amend the Plan,

NOW, THEREFORE, the Plan is amended as follows:

(1) The first sentence of Section 23 (relating to "Certain Provisions Applicable to Awards to Covered Employees") is amended to read in its entirety as follows:

"Performance-based awards made to Covered Employees shall be made by the Committee within the time period required under Section 162(m) for the establishment of performance goals and shall specify, among other things, the performance period(s) for such award, the performance criteria and the performance targets."

(2) Section 7(e)(iii) is amended to read in its entirety as follows:

"(iii) Cash Awards under this Section 7(e) to any single Covered Employee, including dividend equivalents in cash or shares of Common Stock payable based upon attainment of specific performance goals, may not exceed in the aggregate \$10,000,000 in the case of the Chief Executive Officer and \$5,000,000 in the case of any other participant, with respect to any calendar year.

This Amendment is effective for awards granted on or after January 1, 2009. In all other respects, the Plan shall remain unchanged.

IN WITNESS WHEREOF, the Company has caused this Amendment to be signed as of this 16th day of February, 2009.

XEROX CORPORATION

By /s/ Patricia M. Nazemetz Vice President

AMENDMENT NO. 2 TO 2008 RESTATEMENT OF XEROX CORPORATION UNFUNDED RETIREMENT INCOME GUARANTEE PLAN

$\underline{WITNESSETH}$:

WHEREAS, Xerox Corporation (the "Employer") has established the Xerox Corporation Unfunded Retirement Income Guarantee Plan, which is presently set forth in the "2008 Restatement of Xerox Corporation Unfunded Retirement Income Guarantee Plan", as amended by Amendment No. 1 (the "Plan"), and

WHEREAS, the Employer desires to amend the Plan,

NOW, THEREFORE, the Plan is hereby amended as follows:

1. Effective January 1, 2009, Section 3.1 (relating to eligibility) shall be amended by adding after the first sentence thereof the following sentence to read in its entirety as follows:

"An Employee and beneficiaries of such Employee shall be eligible to receive a Localization Transition Benefit to the extent provided by Article 9, even if not eligible to receive benefits from the Funded Plan."

2. Effective January 1, 2009, a new Article 9 shall be added to read in its entirety as follows:

"ARTICLE 9

Localization Transition Benefit

Section 9.1. Localization Transition Benefit. This Article creates a new benefit under the Plan, entitled the Localization Transition Benefit.

<u>Section 9.2</u>. <u>Eligibility</u>. An Employee is eligible to receive a Localization Transition Benefit only if he or she has received a localization agreement from the Company expressly promising that the Company will provide such benefit (the "Localization Agreement") and stating the dollar amount of the initial account balance.

Section 9.3. Benefit. For an Employee eligible under Section 9.2, the Company shall establish an account with an initial balance equal to the amount stated in the Localization Agreement. The balance will be credited with interest at the interest rate credited to Cash Balance Retirement Accounts under the Funded Plan and in the same manner as interest is credited to these Accounts under the Funded Plan.

Section 9.4. Vesting. The Employee's right to a benefit under this Article will become nonforfeitable ("Vested") if he or she remains an Employee in the Company's service in the United States according to the following schedule:

(a) The Vested percentage will be 20% upon the completion of two years of service following the effective Date of the Localization Agreement. On the completion of each successive year thereafter, ending on each anniversary date of the Localization Agreement, the Vested percentage will increase in equal increments so that the Vested percentage will be 100% upon the date on which the Employee attains age 60.

(b) If the Employee dies before commencing his or her benefit under this Article, the Vested balance will be paid to his or her estate as a single sum amount 30 days after the date of the Employee's death.

(c) The Employee's right to a benefit under this Article will be (i) 100% Vested upon attainment of age 60, and (ii) will be no less than 20% vested upon the occurrence of a Change in Control.

Section 9.5. Payment.

(a) Upon separation from service (as defined for purposes of Section 409A of the Code), the Vested Localization Transition Benefit will be paid in 120 equal monthly installments, commencing on the first day of the seventh month following separation. The first payment will be equal to the monthly installment then due, plus the six monthly installments missed because of the six-month delay in payment. Regular monthly installments will be paid thereafter.

(b) If the Employee dies before receiving all 120 installments, the present value of the remaining installments will be paid to his or her estate 30 days after the date of the Employee's death. Such present value shall be determined in accordance with Section 1.3(a) of the Funded Plan.

(c) Upon the occurrence of a Section 409A-Conforming Change in Control, the Vested Localization Transition Benefit will be paid in a lump sum 30 days after such Section 409A-Conforming Change in Control.

(d) If the Employee returns to his or her home country, installments of the Vested Localization Transition Benefit payable in any year will be forfeited to the extent of retirement or severance benefits payable in the same year by reason of his or her employment in such country by the Company or any affiliate. The retirement or severance benefits are those which relate to the period over which the Employee had been vesting in the Localization Transition Benefit. Service considered for Vesting will cease once an Employee returns to his or her home country.

<u>Section 9.6</u>. Other Plan Provisions. The provisions of Article 4 do not apply to the Localization Transition Benefit, except for Section 4.5 (stating that benefits under the Plan are unfunded and unsecured). The provisions of Article 5 (relating to a Change in Control) do not apply to the Localization Transition Benefit."

The foregoing amendment is effective as of the date stated herein. In all other respects, the Plan remains unchanged.

IN WITNESS WHEREOF, the Employer has caused this Amendment to be signed as of this 6th day of March, 2009.

XEROX CORPORATION

By: /s/ Patricia M. Nazemetz Vice President

COMPUTATION OF RATIO OF EARNINGS TO FIXED CHARGES

The ratio of earnings to fixed charges, the ratio of earnings to combined fixed charges and preferred stock dividends, as well as any deficiency of earnings are determined using the following applicable factors:

Earnings available for fixed charges are calculated first, by determining the sum of: (a) income from continuing operations before income taxes and equity income, (b) distributed equity income, (c) fixed charges, as defined below and (d) amortization of capitalized interest, if any. From this total, we subtract capitalized interest and net income attributable to noncontrolling interests.

Fixed charges are calculated as the sum of (a) interest costs (both expensed and capitalized), (b) amortization of debt expense and discount or premium relating to any indebtedness and (c) that portion of rental expense that is representative of the interest factor.

(in millions)		Months Ended Iarch 31,
	2009	2008
Fixed charges:		
Interest expense	\$ 130	\$ 134
Capitalized interest	2	2
Portion of rental expense which represents interest factor	22	23
Total Fixed charges	\$ 154	\$ 159
Earnings available for fixed charges:		
Pre-tax income (loss)	\$ 78	\$ (509)
Add: Distributed equity income of affiliated companies		1
Add: Fixed charges	154	159
Less: Capitalized interest	(2)	(2)
Less: Net income attributable to noncontrolling interests	(7)	(9)
Total Earnings available for fixed charges	\$ 223	\$ (360)
Ratio of earnings to fixed charges	1.45	*

* Earnings for the three months ended March 31, 2008 were inadequate to cover fixed charges by \$519.

CEO CERTIFICATIONS

I, Anne M. Mulcahy, certify that:

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

April 30, 2009

/s/ Anne M. Mulcahy

Anne M. Mulcahy Principal Executive Officer

CFO CERTIFICATIONS

I, Lawrence A. Zimmerman, certify that:

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

April 30, 2009

/s/ Lawrence A. Zimmerman

Lawrence A. Zimmerman Principal Financial Officer

CERTIFICATION OF CEO AND CFO PURSUANT TO 18 U.S.C. § 1350, AS ADOPTED PURSUANT TO § 906 OF THE SARBANES-OXLEY ACT OF 2002

In connection with the Form 10-Q of Xerox Corporation, a New York corporation (the "Company"), for the quarter ending March 31, 2009, as filed with the Securities and Exchange Commission on the date hereof (the "Report"), Anne M. Mulcahy, Chairman of the Board and Chief Executive Officer of the Company, and Lawrence A. Zimmerman, Executive Vice President and Chief Financial Officer of the Company, each hereby certifies, pursuant to 18 U.S.C. § 1350, as adopted pursuant to § 906 of the Sarbanes-Oxley Act of 2002, to the best of his/her knowledge, that:

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

/s/ Anne M. Mulcahy Anne M. Mulcahy Chief Executive Officer April 30, 2009

/s/ Lawrence A. Zimmerman Lawrence A. Zimmerman

Chief Financial Officer April 30, 2009

This certification accompanies this Report pursuant to § 906 of the Sarbanes-Oxley Act of 2002 and shall not, except to the extent required by the Sarbanes-Oxley Act of 2002, be deemed filed by the Company for purposes of § 18 of the Securities Exchange Act of 1934, as amended.

A signed original of this written statement required by § 906 has been provided to Xerox Corporation and will be retained by Xerox Corporation and furnished to the Securities and Exchange Commission or its staff upon request.