

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

FORM 10-Q

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

For the quarterly period ended June 30, 2008

OR

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

Commission File Number: 001-31648

EURONET WORLDWIDE, INC.

(Exact name of the registrant as specified in its charter)

Delaware
(State or other jurisdiction
of incorporation or organization)

74-2806888
(I.R.S. Employer
Identification No.)

4601 COLLEGE BOULEVARD, SUITE 300
LEAWOOD, KANSAS
(Address of principal executive offices)

66211
(Zip Code)

(913) 327-4200

(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 is a large accelerated filer, an accelerated filer, or a non-accelerated filer. See the definitions of "large accelerated filer," "accelerated filer" and "smaller reporting company" in Rule 12b-2 of the Exchange Act.

Large accelerated filer

Accelerated filer

Non-accelerated filer

Smaller reporting company

(Do not check if a smaller reporting company)

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

APPLICABLE ONLY TO CORPORATE ISSUERS:

The number of shares of the issuer's common stock, \$0.02 par value, outstanding as of July 31, 2008 was 49,094,602 shares.

Table of Contents

<u>PART I—FINANCIAL INFORMATION</u>	3
<u>Item1. FINANCIAL STATEMENTS</u>	3
<u>Item2. MANAGEMENT’S DISCUSSION AND ANALYSIS OF FINANCIAL CONDITION AND RESULTS OF OPERATIONS</u>	16
<u>Item3. QUANTITATIVE AND QUALITATIVE DISCLOSURES ABOUT MARKET RISK</u>	32
<u>Item4. CONTROLS AND PROCEDURES</u>	33
<u>PART II—OTHER INFORMATION</u>	33
<u>Item1. LEGAL PROCEEDINGS</u>	33
<u>Item1A. RISK FACTORS</u>	33
<u>Item2. UNREGISTERED SALES OF EQUITY SECURITIES AND USE OF PROCEEDS</u>	34
<u>Item4. SUBMISSION OF MATTERS TO A VOTE OF SECURITY HOLDERS</u>	34
<u>Item6. EXHIBITS</u>	35

PART I—FINANCIAL INFORMATION

ITEM 1. FINANCIAL STATEMENTS

EURONET WORLDWIDE, INC. AND SUBSIDIARIES
Consolidated Balance Sheets
(In thousands, except share and per share data)

	As of	
	June 30, 2008 (unaudited)	December 31, 2007
ASSETS		
Current assets:		
Cash and cash equivalents	\$ 255,607	\$ 266,869
Restricted cash	78,713	140,222
Inventory — PINs and other	55,382	50,265
Trade accounts receivable, net of allowances for doubtful accounts of \$8,146 at June 30, 2008 and \$6,194 at December 31, 2007	298,537	286,245
Deferred income taxes, net	15,031	13,554
Prepaid expenses and other current assets	30,955	39,564
Current assets of discontinued operations	3,858	5,765
Total current assets	738,083	802,484
Property and equipment, net of accumulated depreciation of \$133,081 at June 30, 2008 and \$119,190 at December 31, 2007	103,276	88,337
Goodwill	797,652	762,723
Acquired intangible assets, net of accumulated amortization of \$59,345 at June 30, 2008 and \$44,450 at December 31, 2007	149,377	155,137
Deferred income taxes, net	40,087	30,822
Other assets, net of accumulated amortization of \$14,956 at June 30, 2008 and \$12,649 at December 31, 2007	21,391	41,346
Non-current assets of discontinued operations	5,007	5,307
Total assets	<u>\$ 1,854,873</u>	<u>\$ 1,886,156</u>
LIABILITIES AND STOCKHOLDERS' EQUITY		
Current liabilities:		
Trade accounts payable	\$ 226,120	\$ 306,155
Accrued expenses and other current liabilities	226,756	167,054
Current portion of capital lease obligations	5,340	4,974
Short-term debt obligations and current maturities of long-term debt obligations	1,900	1,910
Income taxes payable	13,801	15,342
Deferred income taxes	7,935	7,587
Deferred revenue	14,118	12,934
Current liabilities of discontinued operations	4,694	7,218
Total current liabilities	500,664	523,174
Debt obligations, net of current portion	469,554	539,303
Capital lease obligations, net of current portion	10,289	11,520
Deferred income taxes	89,597	74,610
Other long-term liabilities	7,419	4,672
Minority interest	11,196	8,975
Total liabilities	<u>1,088,719</u>	<u>1,162,254</u>
Stockholders' equity:		
Preferred Stock, \$0.02 par value. Authorized 10,000,000 shares; none issued	—	—
Common Stock, \$0.02 par value. 90,000,000 shares authorized; 49,308,888 issued at June 30, 2008 and 49,159,968 issued at December 31, 2007	986	983
Additional paid-in-capital	664,977	658,047
Treasury stock, at cost, 220,651 shares at June 30, 2008 and 207,065 shares at December 31, 2007	(686)	(379)
Accumulated deficit	(4,954)	(5,905)
Restricted reserve	1,061	957
Accumulated other comprehensive income	104,770	70,199
Total stockholders' equity	<u>766,154</u>	<u>723,902</u>
Total liabilities and stockholders' equity	<u>\$ 1,854,873</u>	<u>\$ 1,886,156</u>

See accompanying notes to the consolidated financial statements.

EURONET WORLDWIDE, INC. AND SUBSIDIARIES
Consolidated Statements of Income and Comprehensive Income
(Unaudited, in thousands, except share and per share data)

	<u>Three Months Ended June 30,</u>		<u>Six Months Ended June 30,</u>	
	<u>2008</u>	<u>2007</u>	<u>2008</u>	<u>2007</u>
Revenues:				
EFT Processing Segment	\$ 52,361	\$ 42,016	\$ 100,597	\$ 80,689
Prepaid Processing Segment	152,633	142,230	296,858	269,811
Money Transfer Segment	59,456	49,219	111,788	50,008
Total revenues	<u>264,450</u>	<u>233,465</u>	<u>509,243</u>	<u>400,508</u>
Operating expenses:				
Direct operating costs	179,425	160,251	345,363	280,890
Salaries and benefits	33,064	28,440	63,758	45,154
Selling, general and administrative	20,050	16,742	40,999	26,839
Depreciation and amortization	14,613	12,716	28,594	20,471
Total operating expenses	<u>247,152</u>	<u>218,149</u>	<u>478,714</u>	<u>373,354</u>
Operating income	<u>17,298</u>	<u>15,316</u>	<u>30,529</u>	<u>27,154</u>
Other income (expense):				
Interest income	2,092	4,089	5,900	8,417
Interest expense	(6,037)	(7,769)	(12,893)	(11,301)
Income from unconsolidated affiliates	238	636	481	876
Impairment loss on investment securities	(1,258)	—	(18,760)	—
Loss on early retirement of debt	(91)	—	(246)	—
Foreign currency exchange gain (loss), net	(378)	1,341	12,699	1,779
Other expense, net	<u>(5,434)</u>	<u>(1,703)</u>	<u>(12,819)</u>	<u>(229)</u>
Income from continuing operations before income taxes and minority interest	<u>11,864</u>	<u>13,613</u>	<u>17,710</u>	<u>26,925</u>
Income tax expense	(2,908)	(4,731)	(14,214)	(8,629)
Minority interest	(673)	(599)	(1,236)	(952)
Income from continuing operations	<u>8,283</u>	<u>8,283</u>	<u>2,260</u>	<u>17,344</u>
Discontinued operations, net	(496)	213	(1,309)	613
Net income	<u>7,787</u>	<u>8,496</u>	<u>951</u>	<u>17,957</u>
Translation adjustment	3,448	3,332	35,170	3,399
Unrealized gain (loss) on interest rate swaps	724	(29)	(27)	(29)
Impairment loss on investment securities	—	—	(572)	—
Comprehensive income	<u>\$ 11,959</u>	<u>\$ 11,799</u>	<u>\$ 35,522</u>	<u>\$ 21,327</u>
Earnings (loss) per share — basic:				
Continuing operations	\$ 0.17	\$ 0.17	\$ 0.05	\$ 0.41
Discontinued operations	(0.01)	0.01	(0.03)	0.01
Total	<u>\$ 0.16</u>	<u>\$ 0.18</u>	<u>\$ 0.02</u>	<u>\$ 0.42</u>
Basic weighted average shares outstanding	<u>48,916,432</u>	<u>47,638,963</u>	<u>48,862,196</u>	<u>42,379,086</u>
Earnings (loss) per share — diluted:				
Continuing operations	\$ 0.16	\$ 0.17	\$ 0.05	\$ 0.40
Discontinued operations	(0.01)	—	(0.03)	0.01
Total	<u>\$ 0.15</u>	<u>\$ 0.17</u>	<u>\$ 0.02</u>	<u>\$ 0.41</u>
Diluted weighted average shares outstanding	<u>54,738,902</u>	<u>49,359,226</u>	<u>50,690,466</u>	<u>47,929,754</u>

See accompanying notes to the consolidated financial statements.

EURONET WORLDWIDE, INC. AND SUBSIDIARIES
Consolidated Statements of Cash Flows
(Unaudited, in thousands)

	Six Months Ended June 30,	
	2008	2007
Net income	\$ 951	\$ 17,957
Adjustments to reconcile net income to net cash provided by operating activities:		
Depreciation and amortization	29,063	20,855
Share-based compensation	5,618	3,726
Foreign exchange gain, net	(12,693)	(264)
Non-cash impairment of investment securities	18,760	—
Deferred income tax expense (benefit)	3,218	(2,016)
Income assigned to minority interest	1,236	952
Income from unconsolidated affiliates	(481)	(876)
Amortization of debt obligations issuance expense	1,496	767
Changes in working capital, net of amounts acquired:		
Income taxes payable, net	(557)	3,052
Restricted cash	36,971	(7,272)
Inventory — PINs and other	(1,824)	771
Trade accounts receivable	2,978	5,321
Prepaid expenses and other current assets	10,054	(4,868)
Trade accounts payable	(85,682)	17,532
Deferred revenue	(490)	501
Accrued expenses and other current liabilities	48,993	(56,655)
Other, net	55	1,480
Net cash provided by operating activities	<u>57,666</u>	<u>963</u>
Cash flows from investing activities:		
Acquisitions, net of cash acquired	(3,457)	(313,462)
Acquisition escrow	26,000	(26,000)
Purchases of property and equipment	(21,223)	(12,174)
Purchases of other long-term assets	(1,799)	(2,773)
Other, net	762	582
Net cash provided (used) by investing activities	<u>283</u>	<u>(353,827)</u>
Cash flows from financing activities:		
Proceeds from issuance of shares	1,007	163,541
Borrowings from revolving credit agreements classified as non-current liabilities	29,300	408,663
Repayments of revolving credit agreements classified as non-current liabilities	(84,943)	(438,310)
Proceeds from long-term debt obligations	—	190,000
Repayments of long-term debt obligations	(15,000)	(475)
Repayments of capital lease obligations	(4,165)	(5,308)
Debt issuance costs	(750)	(3,827)
Cash dividends paid to minority interest stockholders	—	(1,572)
Other, net	273	333
Net cash provided (used) by financing activities	<u>(74,278)</u>	<u>313,045</u>
Effect of exchange differences on cash	<u>4,645</u>	<u>1,054</u>
Decrease in cash and cash equivalents	(11,684)	(38,765)
Cash and cash equivalents at beginning of period (includes cash of discontinued operations of \$722 in 2008 and \$1,446 in 2007)	<u>267,591</u>	<u>321,058</u>
Cash and cash equivalents at end of period (includes cash of discontinued operations of \$300 in 2008 and \$267 in 2007)	<u>\$ 255,907</u>	<u>\$ 282,293</u>
Interest paid during the period	\$ 11,665	\$ 10,407
Income taxes paid during the period	10,464	9,156

See accompanying notes to the consolidated financial statements.

EURONET WORLDWIDE, INC. AND SUBSIDIARIES
NOTES TO THE UNAUDITED CONSOLIDATED FINANCIAL STATEMENTS

(1) GENERAL

Organization

Euronet Worldwide, Inc. and its subsidiaries (the “Company” or “Euronet”) is an industry leader in processing secure electronic financial transactions. Euronet’s Prepaid Processing Segment is one of the world’s largest providers of “top-up” services for prepaid products, primarily prepaid mobile airtime. The EFT Processing Segment provides end-to-end solutions relating to operations of automated teller machine (“ATM”) and Point of Sale (“POS”) networks, and debit and credit card processing in Europe, the Middle East and Asia. The Money Transfer Segment, comprised primarily of the Company’s RIA Enviva, Inc. (“RIA”) subsidiary and its operating subsidiaries, is the third-largest global money transfer company based upon revenues and volumes and provides services through a sending network of agents and Company-owned stores in the U.S., the Caribbean, Europe and Asia Pacific, disbursing money transfers through a worldwide payer network.

Basis of presentation

The accompanying unaudited consolidated financial statements have been prepared from the records of the Company, in conformity with accounting principles generally accepted in the U.S. (“U.S. GAAP”) and pursuant to the rules and regulations of the Securities and Exchange Commission (“SEC”). In the opinion of management, such unaudited consolidated financial statements contain all adjustments (consisting of normal interim closing procedures) necessary to present fairly the financial position of the Company as of June 30, 2008, the results of its operations for the three- and six-month periods ended June 30, 2008 and 2007 and cash flows for the six-month periods ended June 30, 2008 and 2007.

The unaudited consolidated financial statements should be read in conjunction with the audited consolidated financial statements of Euronet for the year ended December 31, 2007, including the notes thereto, set forth in the Company’s 2007 Annual Report on Form 10-K.

The preparation of financial statements in conformity with U.S. GAAP requires management to make estimates and assumptions that affect the amounts reported in the consolidated financial statements and accompanying notes. Actual results could differ from those estimates. The results of operations for the three- and six-month periods ended June 30, 2008 are not necessarily indicative of the results to be expected for the full year ending December 31, 2008. Certain amounts in prior years have been reclassified to conform to current period presentation.

Goodwill and acquired intangible translation adjustment

During the third quarter 2007, the Company corrected an immaterial error related to foreign currency translation adjustments for goodwill and acquired intangible assets recorded in connection with acquisitions completed during periods prior to December 31, 2006. The impact of this correction on the Company’s Unaudited Statements of Income and Comprehensive Income was to increase depreciation and amortization expense by \$0.2 million, decrease operating income by \$0.2 million and reduce net income by \$0.1 million for the three months ended June 30, 2007 and to increase depreciation and amortization expense by \$0.3 million, decrease operating income by \$0.3 million and reduce net income by \$0.2 million for the six months ended June 30, 2007. Due primarily to the impact of the correction on the Company’s foreign currency translation adjustment, total comprehensive income increased by \$3.0 million and \$4.3 million for the three and six months ended June 30, 2007, respectively. This correction did not impact the Company’s cash flows from operating, financing or investing activities.

(2) SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES AND PRACTICES

Fair Value Measurements

Effective January 1, 2008, the Company adopted the provisions of Financial Accounting Standards Board (“FASB”) Statement of Financial Accounting Standards (“SFAS”) No. 157, “Fair Value Measurements” for financial assets and liabilities. This Statement defines fair value, establishes a framework for measuring fair value and expands disclosures about fair value measurements. The Statement applies whenever other accounting pronouncements require or permit fair value measurements. Accordingly, this Statement does not require any new fair value measurements. Additionally, FASB Staff Position No. 157-2, “Effective Date of FASB Statement No. 157,” delayed the effective date of SFAS No. 157 to fiscal years beginning after November 15, 2008 for certain nonfinancial assets and liabilities. Beginning January 1, 2009, the Company will adopt the provisions for those nonfinancial assets and liabilities, which include those measured at fair value in goodwill impairment testing, indefinite-lived intangible assets measured at fair value for impairment assessment, nonfinancial long-lived assets measured at fair value for impairment assessment and investments in unconsolidated subsidiaries. The Company does not expect the provisions of SFAS No. 157 related to these items to have a material impact on its consolidated financial statements. See Note 10, Fair Value Measurements, for the required fair value disclosures.

Investment in MoneyGram International, Inc.

The Company's investment in MoneyGram International, Inc. ("MoneyGram") was classified as available-for-sale as of December 31, 2007 and was recorded in other assets on the Company's Consolidated Balance Sheet. During the first quarter 2008, the Company decided not to pursue the acquisition of MoneyGram. Also, during the six months ended June 30, 2008, the value of the Company's investment in MoneyGram declined and the Company determined the decline to be other than temporary. Accordingly, the Company recognized impairment losses associated with the investment of \$1.3 million in the second quarter 2008 and \$18.8 million during the six months ended June 30, 2008 and reversed the \$0.6 million gain recorded during 2007 in other comprehensive income. Because of the Company's decision not to submit a proposal to acquire MoneyGram, the investment was reclassified to other current assets on the Company's Unaudited Consolidated Balance Sheet as of June 30, 2008. During the first quarter 2008, the Company also recorded acquisition related expenses totaling \$3.0 million, which are included in selling, general and administrative expenses for the six months ended June 30, 2008.

Money transfer settlement obligations

Money transfer settlement obligations are recorded in accrued expenses and other current liabilities on the Company's Unaudited Consolidated Balance Sheets and consist of amounts owed by Euronet to money transfer recipients. As of June 30, 2008, the Company's money transfer settlement obligations were \$47.9 million.

Accounting for derivative instruments and hedging activities

The Company accounts for derivative instruments and hedging activities in accordance with SFAS No. 133, "Accounting for Derivative Instruments and Hedging Activities," as amended ("SFAS No. 133"), which requires that all derivative instruments be recognized as either assets or liabilities on the balance sheet at fair value. During 2007, the Company entered into derivative instruments to manage exposure to interest rate risk that are considered cash flow hedges under the provisions of SFAS No. 133. To qualify for hedge accounting under SFAS No. 133, the details for the hedging relationship must be formally documented at the inception of the arrangement, including the Company's hedging strategy, risk management objective, the specific risk being hedged, the derivative instrument being used, the item being hedged, an assessment of hedge effectiveness and how effectiveness will continue to be assessed and measured. For the effective portion of a cash flow hedge, changes in the value of the hedge instrument are recorded temporarily in stockholders' equity as a component of other comprehensive income and then recognized as an adjustment to interest expense over the term of the hedging instrument.

In the Money Transfer Segment, the Company enters into foreign currency forward contracts to offset foreign currency exposure related to the notional value of money transfer transactions collected or paid in currencies other than the U.S. dollar. These forward contracts are considered derivative instruments under the provisions of SFAS No. 133; however, the Company does not designate such instruments as hedges. Accordingly, changes in the value of these contracts are recognized immediately as a component of foreign currency exchange gain (loss), net in the Unaudited Consolidated Statements of Income and Comprehensive Income. The impact of changes in value of these forward contracts, together with the impact of the change in value of the related foreign currency denominated receivable or payable, on the Company's Unaudited Consolidated Statements of Income and Comprehensive Income is not significant.

Cash flows resulting from derivative instruments are classified as cash flows from operating activities in the Company's Unaudited Consolidated Statements of Cash Flows. The Company enters into derivative instruments with highly credit-worthy financial institutions and does not use derivative instruments for trading or speculative purposes. See Note 7, Derivative Instruments and Hedging Activities, for further discussion of derivative instruments.

Recent accounting pronouncements

In May 2008, the FASB issued FASB Staff Position ("FSP") APB 14-1, "Accounting for Convertible Instruments That May Be Settled in Cash upon Conversion (Including Partial Cash Settlement)." FSP APB 14-1 requires the proceeds from the issuance of such convertible debt instruments to be allocated between debt and equity components so that debt is discounted to reflect the Company's nonconvertible debt borrowing rate. The debt discount is amortized over the period the convertible debt is expected to be outstanding as additional non-cash interest expense. The change in accounting treatment is effective for fiscal years beginning after December 15, 2008 and applies retrospectively to prior periods. FSP APB 14-1 will impact the accounting associated with the Company's \$140 million convertible senior debentures and its \$175 million convertible debentures. The new accounting treatment will require Euronet to retrospectively record a significant amount of non-cash interest as the discount on the debt is amortized. The Company is in the process of quantifying the effect the adoption of FSP APB 14-1 will have on its consolidated financial statements.

In March 2008, the FASB issued SFAS No. 161, "Disclosures about Derivative Instruments and Hedging Activities," which requires enhanced disclosures about an entity's derivative and hedging activities, including: (a) how and why an entity uses derivative instruments, (b) how derivative instruments and related hedged items are accounted for under SFAS No. 133 and its related interpretations, and (c) how derivative instruments and related hedged items affect an entity's financial position, financial performance, and cash flows. This Statement is effective for financial statements issued for fiscal years and interim periods beginning after November 15, 2008, with early

application encouraged. This Statement encourages, but does not require, comparative disclosures for earlier periods at initial adoption. The Company is still evaluating the impact of the adoption of SFAS No. 161; however, the impact is not expected to be material.

In April 2008, the FASB issued FSP FAS 142-3, "Determination of the Useful Life of Intangible Assets." FSP FAS 142-3 amends the factors that should be considered in developing renewal or extension assumptions used to determine the useful life of a recognized intangible asset under SFAS No. 142, "Goodwill and Other Intangible Assets." This FSP is effective for financial statements issued for fiscal years beginning after December 15, 2008, and the guidance for determining the useful life of a recognized intangible asset must be applied prospectively to intangible assets acquired after the effective date. The Company is evaluating the impact the adoption of FSP FAS 142-3 will have on its consolidated financial statements; however, the impact is not expected to be material.

(3) EARNINGS PER SHARE

Basic earnings per share has been computed by dividing earnings available to common stockholders by the weighted average number of common shares outstanding during the respective period. Diluted earnings per share has been computed by dividing earnings available to common stockholders by the weighted-average shares outstanding during the respective period, after adjusting for the potential dilution of the assumed conversion of the Company's convertible debentures, shares issuable in connection with acquisition obligations, restricted stock and options to purchase the Company's common stock. The following table provides a reconciliation of net income to earnings available to common stockholders and the computation of diluted weighted average number of common shares outstanding:

(dollar amounts in thousands)	Three Months Ended June 30,		Six Months Ended June 30,	
	2008	2007	2008	2007
Reconciliation of net income to earnings available to common stockholders:				
Net income	\$ 7,787	\$ 8,496	\$ 951	\$ 17,957
Add: interest expense of 1.625% convertible debentures, if dilutive (net of income taxes of \$321 for the three months ended June 30, 2008 and \$0 for the six months ended June 30, 2007)	481	—	—	1,534
Earnings available to common stockholders	<u>\$ 8,268</u>	<u>\$ 8,496</u>	<u>\$ 951</u>	<u>\$ 19,491</u>
Computation of diluted weighted average shares outstanding:				
Basic weighted average shares outstanding	48,916,432	47,638,963	48,862,196	42,379,086
Additional shares from assumed conversion of 1.625% convertible debentures	4,163,488	—	—	4,163,488
Weighted average shares issuable in connection with acquisition obligations	1,086,716	673,636	1,086,716	338,679
Incremental shares from assumed conversion of stock options and restricted stock	572,266	1,046,627	741,554	1,048,501
Diluted weighted average shares outstanding	<u>54,738,902</u>	<u>49,359,226</u>	<u>50,690,466</u>	<u>47,929,754</u>

The table includes all stock options and restricted stock that are dilutive to Euronet's weighted average common shares outstanding during the period. The calculation of diluted earnings per share excludes stock options or shares of restricted stock that are anti-dilutive to the Company's weighted average common shares outstanding for the three- and six-month periods ended June 30, 2008 of approximately 1,632,000 and 1,418,000, respectively. For both the three- and six-month periods ended June 30, 2007, the calculation of diluted earnings per share excludes approximately 533,000 stock options or shares of restricted stock that are anti-dilutive to the Company's weighted average common shares outstanding.

The Company has \$140 million of 1.625% convertible debentures due 2024 and \$175 million of 3.50% convertible debentures due 2025 outstanding that, if converted, would have a potentially dilutive effect on the Company's stock. These debentures are convertible into 4.2 million shares of Common Stock for the \$140 million 1.625% issue, and 4.3 million shares of Common Stock for the \$175 million 3.50% issue, only upon the occurrence of certain conditions. As required by EITF Issue No. 04-8, "The Effect of Contingently Convertible Debt on Diluted Earnings per Share," if dilutive, the impact of the contingently issuable shares must be included in the calculation of diluted earnings per share under the "if-converted" method, regardless of whether the conditions upon which the debentures would be convertible into shares of the Company's Common Stock have been met. Under the if-converted method, the assumed conversion of the 1.625% convertible debentures was dilutive for the three months ended June 30, 2008 and the six months ended June 30, 2007 and anti-dilutive for the three months ended June 30, 2007 and the six months ended June 30, 2008. Under the if-converted method, the assumed

conversion of the 3.50% convertible debentures was anti-dilutive for each of the three- and six-month periods ended June 30, 2008 and 2007.

(4) DISCONTINUED OPERATIONS

During the second quarter 2008, the Company committed to a plan to sell Euronet Essentis Limited (“Essentis”), a U.K. software entity, in order to narrow the focus of its investments and resources on its transaction processing businesses. The Company is in the process of locating a buyer and expects to complete a sale within one year. Accordingly, Essentis’s results of operations are shown as discontinued operations in the Consolidated Statements of Income and Comprehensive Income for all periods presented. Previously, Essentis’s results were reported in the EFT Processing Segment. The segment results in Note 9, Segment Information, also reflect the reclassification of Essentis to discontinued operations. The following amounts related to Essentis have been segregated from continuing operations and reported as discontinued operations:

(in thousands)	Three Months Ended June 30,		Six Months Ended June 30,	
	2008	2007	2008	2007
Revenues	\$ 2,864	\$ 3,668	\$ 5,134	\$ 7,042
Income (loss) before income taxes	\$ (665)	\$ 415	\$ (1,786)	\$ 457
Net income (loss)	\$ (496)	\$ 213	\$ (1,309)	\$ 269

The Consolidated Balance Sheets include Essentis’s net assets expected to be sold and the major classes of its assets and liabilities are presented below:

(in thousands)	June 30, 2008	December 31, 2007
ASSETS		
Current assets		
Trade accounts receivable, net of allowance for doubtful accounts	\$ 1,765	\$ 4,133
Prepaid expenses and other current assets	2,093	1,632
Total current assets	3,858	5,765
Property and equipment, net of accumulated depreciation	501	647
Acquired intangible assets, net of accumulated amortization	1,349	1,614
Other assets, net of accumulated amortization	3,157	3,046
Total assets	\$ 8,865	\$ 11,072
LIABILITIES		
Current liabilities		
Trade accounts payable	\$ 709	\$ 953
Accrued expenses and other current liabilities	1,700	2,596
Deferred revenue	2,285	3,669
Total current liabilities	4,694	7,218
Other liabilities	33	32
Total liabilities	\$ 4,727	\$ 7,250
Net assets	\$ 4,138	\$ 3,822

In July 2002, the Company sold substantially all of the non-current assets and related capital lease obligations of its ATM processing business in France to Atos S.A. During the first quarter 2007, the Company received a binding French Supreme Court decision relating to a lawsuit in France that resulted in a cash recovery and gain to the Company of \$0.3 million, net of legal costs. There were no assets or liabilities held for sale at June 30, 2008 or December 31, 2007.

(5) GOODWILL AND ACQUIRED INTANGIBLE ASSETS, NET

A summary of acquired intangible assets and goodwill activity for the six-month period ended June 30, 2008 is presented below:

(in thousands)	Acquired Intangible Assets	Goodwill	Total Intangible Assets
Balance as of December 31, 2007	\$ 155,137	\$ 762,723	\$ 917,860
Increases (decreases):			
Amortization	(12,587)	—	(12,587)
Other (primarily changes in foreign currency exchange rates)	6,827	34,929	41,756
Balance as of June 30, 2008	<u>\$ 149,377</u>	<u>\$ 797,652</u>	<u>\$ 947,029</u>

Estimated annual amortization expense on intangible assets with finite lives, before income taxes, as of June 30, 2008, is expected to total \$25.2 million for 2008, \$25.1 million for 2009, \$24.7 million for 2010, \$20.1 million for 2011, \$17.5 million for 2012 and \$12.4 million for 2013.

The Company's annual goodwill impairment test is performed during the fourth quarter. The Company's annual impairment test for the year ended December 31, 2007 indicated that there were no impairments. Determining the fair value of reporting units requires significant management judgment in estimating future cash flows and assessing potential market and economic conditions. It is reasonably possible that the Company's operations will not perform as expected, or that estimates or assumptions could change, which may result in the Company recording material non-cash impairment charges during the year in which these changes take place.

(6) DEBT OBLIGATIONS

A summary of debt obligation activity for the six-month period ended June 30, 2008 is presented below:

(in thousands)	Revolving Credit Facilities	Other Debt Obligations	Capital Leases	1.625% Convertible Debentures Due 2024	3.50% Convertible Debentures Due 2025	Term Loan	Total
Balance at December 31, 2007	\$ 62,203	\$ 10	\$ 16,494	\$ 140,000	\$ 175,000	\$ 164,000	\$ 557,707
Increases (decreases):							
Net repayments	(55,643)	(183)	(3,256)	—	—	(15,000)	(74,082)
Capital lease interest	—	—	788	—	—	—	788
Foreign exchange gain	793	274	1,603	—	—	—	2,670
Balance at June 30, 2008	7,353	101	15,629	140,000	175,000	149,000	487,083
Less — current maturities	—	—	(5,340)	—	—	(1,900)	(7,240)
Long-term obligations at June 30, 2008	<u>\$ 7,353</u>	<u>\$ 101</u>	<u>\$ 10,289</u>	<u>\$ 140,000</u>	<u>\$ 175,000</u>	<u>\$ 147,100</u>	<u>\$ 479,843</u>

During the six months ended June 30, 2008, the Company repaid \$15.0 million of the term loan, of which \$1.0 million were scheduled repayments. The remaining \$14.0 million represents prepayment of amounts not yet due and resulted in the Company recognizing a \$0.2 million pre-tax loss on early retirement of debt.

During April 2008, the Company entered into an amendment to its secured syndicated credit facility to, among other items, (i) change the definition of one of the financial covenants in the original agreement to exclude the effect of certain one-time expenses and (ii) allow for the repurchase of up to \$70 million of the \$140 million in Convertible Senior Debentures Due 2024 that are currently outstanding. Euronet incurred costs of \$0.6 million in connection with the amendment, which will be recognized as additional interest expense over the remaining 48 month term of the credit facility.

(7) DERIVATIVE INSTRUMENTS AND HEDGING ACTIVITIES

During 2007, the Company entered into interest rate swap agreements for a total notional amount of \$50 million to manage interest rate exposure related to a portion of the term loan, which currently bears interest at LIBOR plus 200 basis points. The interest rate swap agreements are determined to be cash flow hedges and effectively convert \$50 million of the term loan to a fixed interest rate of 7.3% through the May 2009 maturity date of the swap agreements. As of June 30, 2008, the Company has recorded a liability of \$1.0 million in the Company's Unaudited Consolidated Balance Sheet to recognize the fair value of the swap agreements. The impact to accumulated

other comprehensive income for the six months ended June 30, 2008 was a loss of less than \$0.1 million. The fair value of swap agreements is based on the London Inter-Bank Offered Rate ("LIBOR") swap rate, credit spreads and other relevant market conditions.

As of June 30, 2008, the Company had foreign currency forward contracts outstanding with a notional value of \$48.9 million, primarily in euros, which were not designated as hedges and had a weighted average maturity of 4.6 days.

(8) STOCK PLANS

During the first half of 2008, the Company granted a total of 186,253 shares of restricted stock and accelerated vesting for 4,800 shares of restricted stock. Of the shares granted, 147,402 were performance-based shares awarded to executives having a fair value of \$2.9 million on the grant date, which vest during the years 2009 through 2013 upon the attainment of certain financial performance goals, combined with continuing employment on the vesting date; 21,000 shares were annual grants to directors having a fair value of \$0.4 million which vested immediately; and 17,851 shares were granted and 4,800 shares accelerated having a total fair value of \$0.5 million in connection with severance benefits due to an executive officer of the Company who resigned during the first half of 2008.

(9) SEGMENT INFORMATION

Euronet's reportable operating segments have been determined in accordance with SFAS No. 131, "Disclosures About Segments of an Enterprise and Related Information." The Company currently operates in the following three reportable operating segments:

- 1) Through the EFT Processing Segment, the Company processes transactions for a network of ATMs and POS terminals across Europe, the Middle East and Asia. The Company provides comprehensive electronic payment solutions consisting of ATM network participation, outsourced ATM and POS management solutions, credit and debit card outsourcing and electronic recharge services for prepaid mobile airtime. Through this segment, the Company also offers a suite of integrated electronic financial transaction ("EFT") software solutions for electronic payment, merchant acquiring, card issuing and transaction delivery systems.
- 2) Through the Prepaid Processing Segment, the Company provides distribution of prepaid mobile airtime and other prepaid products and collection services in the U.S., Europe, Africa, Asia Pacific and the Middle-East.
- 3) Through the Money Transfer Segment, the Company provides global money transfer and bill payment services through a sending network of agents and Company-owned stores primarily in North America, the Caribbean, Europe and Asia Pacific, disbursing money transfers through a worldwide payer network. Bill payment services are offered primarily in the U.S.

In addition, in its administrative division, "Corporate Services, Eliminations and Other," the Company accounts for non-operating activity, certain intersegment eliminations and the costs of providing corporate and other administrative services to the three segments. These services are not directly identifiable with the Company's reportable operating segments.

The following tables present the segment results of the Company's operations for the three- and six-month periods ended June 30, 2008 and 2007:

(in thousands)	For the Three Months Ended June 30, 2008				Consolidated
	EFT Processing	Prepaid Processing	Money Transfer	Corporate Services, Eliminations and Other	
Total revenues	\$ 52,361	\$ 152,633	\$ 59,456	\$ —	\$ 264,450
Operating expenses:					
Direct operating costs	24,625	124,604	30,196	—	179,425
Salaries and benefits	9,113	6,916	13,035	4,000	33,064
Selling, general and administrative	4,610	5,459	8,577	1,404	20,050
Depreciation and amortization	4,974	4,234	5,090	315	14,613
Total operating expenses	43,322	141,213	56,898	5,719	247,152
Operating income (loss)	\$ 9,039	\$ 11,420	\$ 2,558	\$ (5,719)	\$ 17,298

For the Three Months Ended June 30, 2007

(in thousands)	EFT Processing	Prepaid Processing	Money Transfer	Corporate Services, Eliminations and Other	Consolidated
Total revenues	\$ 42,016	\$ 142,230	\$ 49,219	\$ —	\$ 233,465
Operating expenses:					
Direct operating costs	17,608	116,248	26,395	—	160,251
Salaries and benefits	8,208	7,020	9,833	3,379	28,440
Selling, general and administrative	3,417	5,389	6,819	1,117	16,742
Depreciation and amortization	3,990	3,873	4,792	61	12,716
Total operating expenses	33,223	132,530	47,839	4,557	218,149
Operating income (loss)	\$ 8,793	\$ 9,700	\$ 1,380	\$ (4,557)	\$ 15,316

For the Six Months Ended June 30, 2008

(in thousands)	EFT Processing	Prepaid Processing	Money Transfer	Corporate Services, Eliminations and Other	Consolidated
Total revenues	\$ 100,597	\$ 296,858	\$ 111,788	\$ —	\$ 509,243
Operating expenses:					
Direct operating costs	46,362	242,460	56,541	—	345,363
Salaries and benefits	17,021	13,484	24,792	8,461	63,758
Selling, general and administrative	8,388	10,734	16,029	5,848	40,999
Depreciation and amortization	9,642	8,426	9,917	609	28,594
Total operating expenses	81,413	275,104	107,279	14,918	478,714
Operating income (loss)	\$ 19,184	\$ 21,754	\$ 4,509	\$ (14,918)	\$ 30,529

For the Six Months Ended June 30, 2007

(in thousands)	EFT Processing	Prepaid Processing	Money Transfer	Corporate Services, Eliminations and Other	Consolidated
Total revenues	\$ 80,689	\$ 269,811	\$ 50,008	\$ —	\$ 400,508
Operating expenses:					
Direct operating costs	34,506	219,478	26,906	—	280,890
Salaries and benefits	15,247	13,405	10,423	6,079	45,154
Selling, general and administrative	7,576	9,966	7,270	2,027	26,839
Depreciation and amortization	7,708	7,746	4,896	121	20,471
Total operating expenses	65,037	250,595	49,495	8,227	373,354
Operating income (loss)	\$ 15,652	\$ 19,216	\$ 513	\$ (8,227)	\$ 27,154

(10) FAIR VALUE MEASUREMENTS

The Company's assets and liabilities recorded at fair value on a recurring basis are set forth in the following table:

(in thousands)	Fair Value Measurements as of June 30, 2008 Using	
	Quoted Prices in Active Markets for Identical Assets	Significant Other Observable Inputs
Available for sale investment securities	\$ 1,231	\$ —
Interest rate swaps related to floating rate debt	—	(1,021)
Foreign currency derivative contracts	—	(95)

The Company values available for sale investment securities using quoted prices from the securities' primary exchange. Interest rate swaps are valued using present value measurements based on the LIBOR swap rate, credit spreads and other relevant market conditions. Foreign currency derivative contracts are valued using foreign currency quotes for similar assets and liabilities.

(11) NONCASH FINANCING AND INVESTING ACTIVITIES

Capital lease obligations of \$0.8 million and \$2.5 million were incurred during the six months ended June 30, 2008 and 2007, respectively. The Company issued Euronet Common Stock valued at \$116.5 million and contingent value rights and stock appreciation rights valued at a total of \$32.1 million for acquisitions completed during the first half of 2007.

(12) CONTINGENCIES

On January 12, 2007, the Company signed a stock purchase agreement to acquire La Nacional and certain of its affiliates ("La Nacional"), subject to regulatory approvals and other customary closing conditions. In connection with this agreement, on January 16, 2007, the Company deposited \$26 million in an escrow account created for the proposed acquisition. The escrowed funds were not permitted to be released except upon mutual agreement of the Company and La Nacional's stockholder or through legal remedies available in the agreement.

On April 5, 2007, the Company gave notice to the stockholder of La Nacional of the termination of the stock purchase agreement, alleging certain breaches of the terms thereof by La Nacional and requested the release of the \$26 million held in escrow under the terms of the agreement. La Nacional's stockholder denied such breaches occurred, contested such termination and did not consent to the Company's request for release of the escrowed funds. While pursuing all legal remedies available, the Company engaged in negotiations with La Nacional and its stockholder to determine whether the dispute could be resolved through revised terms for the acquisition or some other mutually agreeable method.

On January 10, 2008, the Company entered into a settlement agreement with La Nacional and its stockholder evidencing the parties' mutual agreement not to consummate the acquisition of La Nacional, in exchange for payment by Euronet of a portion of the legal fees incurred by La Nacional. Among other terms and conditions, the settlement agreement contained mutual releases in connection with litigation and provided for the release to the Company in the first quarter 2008 of the \$26 million held in escrow, plus interest earned on the escrowed funds.

(13) FEDERAL EXCISE TAX REFUND

During 2006, the Internal Revenue Service ("IRS") announced that Internal Revenue Code Section 4251 (relating to communications excise tax) will no longer apply to, among other services, prepaid mobile airtime services such as those offered by the Company's Prepaid Processing Segment's U.S. operations. Companies that paid this excise tax during the period beginning on March 1, 2003 and ending on July 31, 2006, are entitled to a credit or refund of amounts paid in conjunction with the filing of 2006 federal income tax returns. During the fourth quarter 2007, the IRS completed an initial field examination confirming the amount of the claim and, therefore, the Company recorded \$12.2 million for the amount of the refund claimed as a reduction to operating expenses of the Prepaid Processing Segment and as an other current asset. In addition, the Company recorded approximately \$1.2 million of interest income in the first quarter 2008 on the amount claimed. The Company received the refund and interest in the second quarter 2008.

(14) GUARANTEES

As of June 30, 2008, the Company had \$26.0 million of stand-by letters of credit/bank guarantees issued on its behalf, of which \$1.8 million are collateralized by cash deposits held by the respective issuing banks.

Euronet regularly grants guarantees in support of obligations of subsidiaries. As of June 30, 2008, the Company granted off balance sheet guarantees for cash in various ATM networks amounting to \$25.2 million over the terms of the cash supply agreements and performance guarantees amounting to approximately \$27.2 million over the terms of the agreements with the customers.

From time to time, Euronet enters into agreements with unaffiliated parties that contain indemnification provisions, the terms of which may vary depending on the negotiated terms of each respective agreement. The amount of such potential obligations is generally not stated in the agreements. Our liability under such indemnification provisions may be mitigated by relevant insurance coverage and may be subject to time and materiality limitations, monetary caps and other conditions and defenses. Such indemnification obligations include the following:

- In connection with contracts with financial institutions in the EFT Processing Segment, the Company is responsible for damages to ATMs and theft of ATM network cash that, generally, is not recorded on the Company's Consolidated Balance Sheet. As of June 30, 2008, the balance of ATM network cash for which the Company was responsible was approximately \$350 million. The Company maintains insurance policies to mitigate this exposure;
- In connection with the license of proprietary systems to customers, Euronet provides certain warranties and infringement indemnities to the licensee, which generally warrant that such systems do not infringe on intellectual property owned by third parties and that the systems will perform in accordance with their specifications;
- Euronet has entered into purchase and service agreements with vendors and consulting agreements with providers of consulting services, pursuant to which the Company has agreed to indemnify certain of such vendors and consultants, respectively, against third-party claims arising from the Company's use of the vendor's product or the services of the vendor or consultant;
- In connection with acquisitions and dispositions of subsidiaries, operating units and business assets, the Company has entered into agreements containing indemnification provisions, which can be generally described as follows: (i) in connection with acquisitions made by Euronet, the Company has agreed to indemnify the seller against third party claims made against the seller relating to the subject subsidiary, operating unit or asset and arising after the closing of the transaction, and (ii) in connection with dispositions made by Euronet, Euronet has agreed to indemnify the buyer against damages incurred by the buyer due to the buyer's reliance on representations and warranties relating to the subject subsidiary, operating unit or business assets in the disposition agreement if such representations or warranties were untrue when made;
- Euronet has entered into agreements with certain third parties, including banks that provide fiduciary and other services to Euronet or to the Company's benefit plans. Under such agreements, the Company has agreed to indemnify such service providers for third party claims relating to the carrying out of their respective duties under such agreements; and
- The Company has obtained surety bonds in compliance with money transfer licensing requirements of the applicable governmental authorities and has agreed to reimburse the surety for any amounts that they are required to pay in connection with such bonds.

The Company is also required to meet minimum capitalization and cash requirements of various regulatory authorities in the jurisdictions in which the Company has money transfer operations. To date, the Company is not aware of any significant claims made by the indemnified parties or third parties to guarantee agreements with the Company and, accordingly, no liabilities were recorded as of June 30, 2008 or December 31, 2007.

(15) INCOME TAXES

The Company's effective tax rate for continuing operations, after consideration of minority interest, was 26.0% and 36.4% for the three-month periods ended June 30, 2008 and 2007, respectively, and was 86.3% and 33.2% for the six-month periods ended June 30, 2008 and 2007, respectively.

Net income for the three- and six-month periods ended June 30, 2008 reflects unrealized capital losses of \$1.3 million and \$18.8 million, respectively, recorded in connection with the Company's investment in MoneyGram. Associated tax benefits were not recorded for the losses because of the uncertainty surrounding the Company's future ability to have offsetting capital gains. Excluding the impact of these unrealized capital losses, the Company's effective tax rate was 23.4% for the three-month period ended June 30, 2008 and 40.3% for the six-month period ended June 30, 2008.

In addition to the tax treatment of the capital losses, the year-over-year fluctuations in the tax rates for the three- and six-month periods primarily relate to differences in accounting for income taxes at the Company's U.S. operations. During the three- and six-month periods ended June 30, 2007, the Company had a valuation allowance against its net deferred tax assets and, therefore, the tax effect of operating income or expense, interest income on loans to its foreign subsidiaries and foreign currency gains recognized by the Company's U.S. group were recorded as an adjustment to the valuation allowance rather than tax expense. Due to the recognition of significant foreign currency gains, and a \$12.2 million federal excise tax refund recorded during the fourth quarter 2007, the Company's valuation allowance against its U.S. net deferred tax assets was fully utilized. Consequently, for the three- and six-month periods ended June 30, 2008, the Company fully provided for the tax effect of income and expense generated by its U.S. operations.

The significant increase in the effective tax rate for the six months ended June 30, 2008 when compared to the six months ended June 30, 2007 is largely attributable to the recognition of deferred tax expense on foreign currency gains recognized by the Company's U.S. operations during 2008. Additionally, certain foreign currency losses recognized for financial reporting purposes have been treated as permanent differences and, therefore, a tax benefit has not been recorded.

The decrease in the effective tax rate for the three months ended June 30, 2008 when compared to the three months ended June 30, 2007 is attributable to the recognition of tax benefits resulting from the successful resolution of tax audits and tax impact of the reduced foreign currency gains for the six months ended June 30, 2008.

The Company's tax returns in Poland have been effectively settled for years prior to 2004. Based upon the closing of these tax years, the Company reduced its liability for unrecognized tax benefits by \$0.8 million in the three months ended June 30, 2008.

ITEM 2. MANAGEMENT'S DISCUSSION AND ANALYSIS OF FINANCIAL CONDITION AND RESULTS OF OPERATIONS

OVERVIEW

COMPANY OVERVIEW, GEOGRAPHIC LOCATIONS AND PRINCIPAL PRODUCTS AND SERVICES

Euronet Worldwide, Inc. (together with our subsidiaries, "we," "us," "Euronet" or the "Company") is a leading electronic payments provider, offering automated teller machine ("ATM") and point-of-sale ("POS") and card outsourcing services, card issuing and merchant acquiring services, integrated electronic financial transaction ("EFT") software, network gateways, electronic distribution of top-up services for prepaid mobile airtime and other prepaid products, electronic consumer money transfer and bill payment services to financial institutions, mobile operators, retailers and individual customers. As of June 30, 2008, we operate in the following three principal business segments:

- An EFT Processing Segment, which processes transactions for a network of 10,160 ATMs and approximately 53,000 POS terminals across Europe, the Middle East and Asia. We provide comprehensive electronic payment solutions consisting of ATM network participation, outsourced ATM and POS management solutions, credit and debit card outsourcing and electronic recharge services for prepaid mobile airtime via ATMs. Through this segment, we also offer a suite of integrated EFT software solutions for electronic payment and transaction delivery systems.
- A Prepaid Processing Segment, which provides distribution of prepaid mobile airtime and other prepaid products and collection services for various prepaid products, cards and services in the U.S., Europe, Africa, Asia Pacific and the Middle East. Including terminals operated by unconsolidated subsidiaries, we operate a network of approximately 397,000 POS terminals providing electronic processing of prepaid mobile airtime top-up services in the U.S., Europe and Asia Pacific.
- A Money Transfer Segment, which provides global money transfer and bill payment services through a sending network of agents and Company-owned stores primarily in North America, the Caribbean, Europe and Asia-Pacific, disbursing money transfers through a worldwide payer network. Bill payment services are offered primarily in the U.S. The Money Transfer Segment originates and terminates transactions through a network of approximately 71,600 locations, which include sending agents and Company-owned stores, and an extensive payer network across 100 countries.

We have six processing centers in Europe, two in Asia and two in the U.S. We have 23 principal offices in Europe, five in the Asia-Pacific region, four in the U.S., two in Latin America and one in the Middle East. Our executive offices are located in Leawood, Kansas, USA.

SOURCES OF REVENUES AND CASH FLOW

Euronet earns revenues and income based on ATM management fees, transaction fees and commissions, professional services, software licensing fees and software maintenance agreements. Each business segment's sources of revenue are described below.

EFT Processing Segment — Revenue in the EFT Processing Segment, which represented approximately 20% of total consolidated revenue for the first half of 2008, is derived from fees charged for transactions effected by cardholders on our proprietary network of ATMs, as well as fixed management fees and transaction fees we charge to banks for operating ATMs and processing credit cards under outsourcing agreements. Through our proprietary network, we generally charge fees for four types of ATM transactions: i) cash withdrawals, ii) balance inquiries, iii) transactions not completed because the relevant card issuer did not give authorization, and iv) prepaid telecommunication recharges. Revenue in this segment is also derived from license fees, professional services and maintenance fees for software and sales of related hardware. Software license fees are the fees we charge to license our proprietary application software to customers. Professional service fees consist of charges for customization, installation and consulting services to customers. Software maintenance revenue represents the ongoing fees charged for maintenance and support for customers' software products. Hardware sales are derived from the sale of computer equipment necessary for the respective software solution.

Prepaid Processing Segment — Revenue in the Prepaid Processing Segment, which represented approximately 58% of total consolidated revenue for the first half of 2008, is primarily derived from commissions or processing fees received from telecommunications service providers for the sale and distribution of prepaid mobile airtime. We also generate revenue from commissions earned from the distribution of other prepaid products. Due to certain provisions in our mobile phone operator agreements, the operators have the ability to reduce the overall commission paid on each top-up transaction. However, by virtue of our agreements with retailers (distributors where POS terminals are located) in certain markets, not all of these reductions are absorbed by us because we are able to pass a significant portion of the reductions to retailers. Accordingly, under certain retailer agreements, the effect is to reduce revenues and reduce our direct operating costs resulting in only a small impact on gross margin and operating income. In some markets, reductions in commissions can significantly impact our results as it may not be possible, either contractually or commercially in the concerned market, to pass a reduction in commissions to the retailers. In Australia, certain retailers negotiate directly with the mobile phone operators for their own commission rates, which also limits our ability to pass through reductions in commissions. Agreements with mobile operators are important to the success of our business. These agreements permit us to distribute prepaid mobile airtime to the mobile operators'

customers. Other products offered by this segment include prepaid long distance calling card plans, prepaid internet plans, prepaid debit cards, prepaid gift cards and prepaid mobile content such as ring tones and games.

Money Transfer Segment — Revenue in the Money Transfer Segment, which represents approximately 22% of total consolidated revenue for the first half of 2008, is primarily derived through the charging of a transaction fee, as well as the difference between purchasing foreign currency at wholesale exchange rates and selling the foreign currency to consumers at retail exchange rates. We have an origination network in place comprised of agents and Company-owned stores primarily in North America, the Caribbean, Europe and Asia-Pacific and a worldwide network of distribution agents, consisting primarily of financial institutions in the transfer destination countries. Origination and distribution agents each earn fees for cash collection and distribution services. These fees are recognized as direct operating costs at the time of sale.

OPPORTUNITIES AND CHALLENGES

EFT Processing Segment — The continued expansion and development of our EFT Processing Segment business will depend on various factors including, but not necessarily limited to, the following:

- the impact of competition by banks and other ATM operators and service providers in our current target markets;
- the demand for our ATM outsourcing services in our current target markets;
- the ability to develop products or services to drive increases in transactions;
- the expansion of our various business lines in markets where we operate and in new markets;
- the entrance into additional card acceptance and ATM management agreements with banks;
- the ability to obtain required licenses in markets we intend to enter or expand services;
- the availability of financing for expansion;
- the ability to efficiently install ATMs contracted under newly awarded outsourcing agreements;
- the development and success of the cross-border merchant processing and acquiring business;
- the successful entry into the card issuing and outsourcing business; and
- the continued development and implementation of our software products and their ability to interact with other leading products.

Prepaid Processing Segment — The continued expansion and development of the Prepaid Processing Segment business will depend on various factors, including, but not necessarily limited to, the following:

- the ability to negotiate new agreements in additional markets with mobile phone operators, agent financial institutions and retailers;
- the ability to use existing expertise and relationships with mobile operators and retailers to our advantage;
- the continuation of the trend towards conversion from scratch card solutions to electronic processing solutions for prepaid mobile airtime among mobile phone users and the continued use of third party providers such as ourselves to supply this service;
- the development of mobile phone networks in these markets and the increase in the number of mobile phone users;
- the overall pace of growth in the prepaid mobile phone market;
- our market share of the retail distribution capacity;
- the level of commission that is paid to the various intermediaries in the prepaid mobile airtime distribution chain;
- our ability to add new and differentiated prepaid products in addition to those offered by mobile operators;
- the ability to take advantage of cross-selling opportunities with our Money Transfer Segment, including providing money transfer services through our prepaid locations;
- the availability of financing for further expansion; and
- our ability to successfully integrate newly acquired operations with our existing operations.

Money Transfer Segment — The expansion and development of our money transfer business will depend on various factors, including, but not necessarily limited to, the following:

- the continued growth in worker migration and employment opportunities;
- the mitigation of economic and political factors that have had an adverse impact on money transfer volumes, such as the immigration developments in the U.S. that started in 2006 and changes in the economic sectors in which immigrants work;
- the continuation of the trend of increased use of electronic money transfer and bill payment services among immigrant workers and the unbanked population in our markets;
- the ability to maintain our agent and correspondent networks;
- the ability to offer our products and services or develop new products and services at competitive prices to drive increases in transactions;
- the expansion of our services in markets where we operate and in new markets;
- the ability to strengthen our brands;
- our ability to fund working capital requirements;

- our ability to maintain compliance with the regulatory requirements of the jurisdictions in which we operate or plan to operate;
- the ability to take advantage of cross-selling opportunities with our Prepaid Processing Segment, including providing prepaid services through RIA's stores and agents worldwide;
- the ability to leverage our banking and merchant/retailer relationships to expand money transfer corridors to Europe and Asia, including high growth corridors to Central and Eastern European countries; and
- our ability to continue to successfully integrate RIA with our existing operations.

Corporate Services, Eliminations and Other - In addition to operating in our principal business segments described above, our "Corporate Services, Elimination and Other" division includes non-operating activity, certain inter-segment eliminations and the cost of providing corporate and other administrative services to the business segments, including share-based compensation expense related to most stock option and restricted stock grants. These services are not directly identifiable with our business segments. The impact of share-based compensation is recorded as an expense of the Corporate Services division.

SEGMENT SUMMARY RESULTS OF OPERATIONS

Revenue and operating income by segment for the three- and six-month periods June 30, 2008 and 2007 are summarized in the tables below:

(dollar amounts in thousands)	Revenues for the Three Months Ended June 30,		Year-over-Year Change		Revenues for the Six Months Ended June 30,		Year-over-Year Change	
	2008	2007	Increase Amount	Increase Percent	2008	2007	Increase Amount	Increase Percent
EFT Processing	\$ 52,361	\$ 42,016	\$ 10,345	25%	\$ 100,597	\$ 80,689	\$ 19,908	25%
Prepaid Processing	152,633	142,230	10,403	7%	296,858	269,811	27,047	10%
Money Transfer	59,456	49,219	10,237	21%	111,788	50,008	61,780	124%
Total	\$ 264,450	\$ 233,465	\$ 30,985	13%	\$ 509,243	\$ 400,508	\$ 108,735	27%

(dollar amounts in thousands)	Operating Income (Loss) for the Three Months Ended June 30,		Year-over-Year Change		Operating Income (Loss) for the Six Months Ended June 30,		Year-over-Year Change	
	2008	2007	Increase Amount	Increase Percent	2008	2007	Increase Amount	Increase Percent
EFT Processing	\$ 9,039	\$ 8,793	\$ 246	3%	\$ 19,184	\$ 15,652	\$ 3,532	23%
Prepaid Processing	11,420	9,700	1,720	18%	21,754	19,216	2,538	13%
Money Transfer	2,558	1,380	1,178	n/m	4,509	513	3,996	n/m
Total	23,017	19,873	3,144	16%	45,447	35,381	10,066	28%
Corporate services	(5,719)	(4,557)	(1,162)	25%	(14,918)	(8,227)	(6,691)	81%
Total	\$ 17,298	\$ 15,316	\$ 1,982	13%	\$ 30,529	\$ 27,154	\$ 3,375	12%

n/m - Not meaningful.

Impact of changes in foreign currency exchange rates

Throughout 2007 and into 2008, the U.S. dollar has weakened compared to most of the currencies of the countries in which we operate. Because our revenues and local expenses are recorded in the functional currencies of our operating entities, amounts we earned for the first half of 2008 are positively impacted by the weakening of the U.S. dollar. We estimate that, depending on the mix of countries and currencies, our operating income for the first half of 2008 benefited by approximately 10% to 15% when compared to 2007.

COMPARISON OF OPERATING RESULTS FOR THE THREE- AND SIX-MONTH PERIODS ENDED JUNE 30, 2008 AND 2007

EFT PROCESSING SEGMENT

The following table presents the results of operations for the three- and six-month periods ended June 30, 2008 and 2007 for our EFT Processing Segment:

(dollar amounts in thousands)	Three Months Ended June 30,		Year-over-Year Change		Six Months Ended June 30,		Year-over-Year Change	
	2008	2007	Increase Amount	Increase Percent	2008	2007	Increase Amount	Increase Percent
Total revenues	\$ 52,361	\$ 42,016	\$ 10,345	25%	\$ 100,597	\$ 80,689	\$ 19,908	25%
Operating expenses:								
Direct operating costs	24,625	17,608	7,017	40%	46,362	34,506	11,856	34%
Salaries and benefits	9,113	8,208	905	11%	17,021	15,247	1,774	12%
Selling, general and administrative	4,610	3,417	1,193	35%	8,388	7,576	812	11%
Depreciation and amortization	4,974	3,990	984	25%	9,642	7,708	1,934	25%
Total operating expenses	43,322	33,223	10,099	30%	81,413	65,037	16,376	25%
Operating income	\$ 9,039	\$ 8,793	\$ 246	3%	\$ 19,184	\$ 15,652	\$ 3,532	23%
Transactions processed (in millions)	168.6	146.9	21.7	15%	337.0	277.6	59.4	21%
ATMs as of June 30	10,160	9,858	302	3%	10,160	9,858	302	3%
Average ATMs	9,962	9,655	307	3%	10,867	9,348	1,519	16%

Discontinued operations

During the second quarter 2008, we decided to sell Euronet Essentis Limited ("Essentis"), a U.K. software entity previously included in the EFT Processing Segment, in order to narrow the focus of our investments and resources on our transaction processing businesses. We are in the process of locating a buyer and expect to complete a sale within one year. Accordingly, the results of operations for Essentis are shown as discontinued operations in the Consolidated Statements of Income and Comprehensive Income for all periods presented and have been removed from the table above.

Revenues

Our revenues for the first half of 2008 increased when compared to the first half of 2007 primarily due to increases in the average number of ATMs operated and, for Company-owned ATMs, the number of transactions processed. These increases were attributable to many of our operations, but primarily our operations in Poland, India and Euronet Card Services Greece. Additionally, for the first half of 2008, the U.S. dollar has weakened compared to the first half of 2007 relative to the currencies of most of the countries in which we operate. Because our revenues are recorded in the functional currencies of our operating entities, foreign currency amounts reported in U.S. dollars are positively impacted by the weakening of the U.S. dollar. Partially offsetting these improvements were decreases in revenue associated with our operations in Romania due to a decrease in the per transaction fee structure with a customer that was granted in exchange for an extension of the contract term.

Average monthly revenue per ATM was \$1,752 for the second quarter and \$1,543 for the first half of 2008, compared to \$1,451 for the second quarter and \$1,439 for the first half of 2007. Revenue per transaction was \$0.31 for the second quarter and \$0.30 for the first half of 2008, compared to \$0.29 for both the second quarter and first half of 2007. These improvements are generally the result of the expiration of an ATM services contract in the U.K. at the end of the first quarter 2008 that involved processing services only with very little associated costs and, therefore, had lower-than-average revenue per ATM and revenues per transaction. As of June 30, 2007 and March 31, 2008, we were providing processing services for approximately 1,700 and 2,400 ATMs, respectively, under this contract. Partly offsetting this improvement is the addition of ATMs in India and China, where revenues per ATM have been historically lower than Central and Eastern Europe generally due to lower labor costs.

Our contracts in the EFT Processing Segment are generally five to seven years in length, and certain of them will be up for renewal during the next two to three years. As was the case for contract renewals in Romania and Greece in prior years, during renegotiation, we expect to be pressured by customers for rate concessions because of the greater availability of alternative processing solutions in many of our markets now as compared to when we entered into the contracts.

Direct operating costs

Direct operating costs consist primarily of site rental fees, cash delivery costs, cash supply costs, maintenance, insurance, telecommunications and the cost of data center operations-related personnel, as well as the processing centers' facility related costs and other processing center related expenses. The increase in direct operating cost for the first half of 2008, compared to the first half of 2007, is attributed to the increase in the number of ATMs under operation, particularly the growing number of independently deployed ATMs in new markets, and the launch of our cross-border merchant acquiring business. Throughout 2007 and the first half of 2008, we have incurred substantial capital and operating expenditures in anticipation of entering the cross-border business after we entered into an agreement for these services with a large petrol retailer in Central Europe. The revenues recorded in launching this business were not significant during the second quarter 2008; however, the cost structure is largely in place and is contributing to the increase in direct operating costs and certain other expenses discussed below.

Gross margin

Gross margin, which is calculated as revenues less direct operating costs, increased to \$27.7 million for the second quarter and \$54.2 million for the first half of 2008 from \$24.4 million for the second quarter and \$46.2 million for the first half of 2007. This increase is attributable to the increase in revenues discussed above. Gross margin as a percentage of revenues was 53% for the second quarter and 54% for the first half of 2008 compared to 58% for the second quarter and 57% for the first half of 2007. The decrease in gross margin as a percentage of revenues is primarily due to the impact of the expiration of the ATM services contract and launching the cross-border merchant acquiring business discussed above.

Salaries and benefits

The increase in salaries and benefits for the first half of 2008 compared to the first half of 2007 was due to staffing costs to support growth in ATMs managed and transactions processed and for new products, such as POS, card processing and cross-border merchant processing and acquiring. Salaries and benefits also increased as a result of general merit increases awarded to employees. As a percentage of revenues, however, these costs decreased to 17% of revenues for the first half of 2008 compared to 19% for the first half of 2007.

Selling, general and administrative

Selling, general and administrative expenses for the first half of 2007 include a \$1.2 million arbitration loss awarded by a tribunal in Budapest, Hungary arising from a claim by a former cash supply contractor in Central Europe. After adjusting for this loss, the increase in selling, general and administrative expenses for the first half of 2008 compared to the first half of 2007 is due primarily to the launch of our cross-border merchant acquiring business that occurred during the second quarter 2008. As explained above, the revenues recorded in launching this business were not significant during the second quarter 2008; however, the cost structure is in place to support this new business. Excluding the impact of the arbitration loss, as a percentage of revenue, selling, general and administrative expenses were flat at 8% for the first half of 2008 compared to the first half of 2007.

Depreciation and amortization

The increase in depreciation and amortization expense for the first half of 2008 compared to the first half of 2007 is due primarily to additional ATMs in Poland, India and China and additional equipment and software for the expansion of our Hungarian processing center. As a percentage of revenue, these expenses were flat at 10% for both the first half of 2008 and the first half of 2007.

Operating income

For the first half of 2008 compared to the first half of 2007, the increase in operating income was due to increases in revenues, partially offset by the impact of the \$1.2 million arbitration loss described above. Additionally, for the second quarter and first half of 2008, operating income was negatively impacted by the expiration of the ATM services contract described above and the launching of the cross-border merchant acquiring business. As a result of these two items, operating income was reduced by \$1.9 million for the second quarter 2008 and \$2.4 million for the first half of 2008, when compared to the same periods in 2007. Excluding the arbitration loss and the impacts of the ATM services contract expiration and the cross-border merchant acquiring business launch, operating income increased by 26% for the second quarter 2008 and 30% for the first half of 2008, when compared to the same periods in 2007. Adjusting for the items described above, operating income as a percentage of revenue for the first half of 2008 would have been 21%, compared to 20% for the first half of 2007. For the full year 2008, we expect to incur losses of approximately \$5.5 million to \$6.0 million associated with the launch of the cross-border merchant acquiring business and the full year 2008 impact of the ATM contract expiration will be a reduction in operating income of approximately \$2.7 million.

PREPAID PROCESSING SEGMENT

The following table presents the results of operations for the three- and six-month periods ended June 30, 2008 and 2007 for our Prepaid Processing Segment:

(dollar amounts in thousands)	Three Months Ended June 30,		Year-over-Year Change		Six Months Ended June 30,		Year-over-Year Change	
	2008	2007	Increase (Decrease) Amount	Increase (Decrease) Percent	2008	2007	Increase Amount	Increase Percent
Total revenues	\$ 152,633	\$ 142,230	\$ 10,403	7%	\$ 296,858	\$ 269,811	\$ 27,047	10%
Operating expenses:								
Direct operating costs	124,604	116,248	8,356	7%	242,460	219,478	22,982	10%
Salaries and benefits	6,916	7,020	(104)	(1%)	13,484	13,405	79	1%
Selling, general and administrative	5,459	5,389	70	1%	10,734	9,966	768	8%
Depreciation and amortization	4,234	3,873	361	9%	8,426	7,746	680	9%
Total operating expenses	141,213	132,530	8,683	7%	275,104	250,595	24,509	10%
Operating income	\$ 11,420	\$ 9,700	\$ 1,720	18%	\$ 21,754	\$ 19,216	\$ 2,538	13%
Transactions processed (in millions)	169.5	160.2	9.3	6%	336.8	299.7	37.1	12%

Revenues

The increase in revenues for the first half of 2008 compared to the first half of 2007 was generally attributable to the increase in total transactions processed across all of our Prepaid Processing Segment operations, particularly Australia, Germany and Poland. Additionally, for the first half of 2008 the U.S. dollar has weakened compared to the first half of 2007 relative to the currencies of most of the countries in which we operate. Because our revenues are recorded in the functional currencies of our operating entities, foreign currency amounts reported in U.S. dollars are positively impacted by the weakening of the U.S. dollar.

In certain more mature markets, such as the U.K., New Zealand and Spain, our revenue growth has slowed substantially and, in some cases, revenues have decreased because conversion from scratch cards to electronic top-up is substantially complete and certain mobile operators and retailers are driving competitive reductions in pricing and margins. We expect most of our future revenue growth to be derived from: (i) developing markets or markets in which there is organic growth in the prepaid sector overall, (ii) continued conversion from scratch cards to electronic top-up in less mature markets, (iii) additional products sold over the base of prepaid processing terminals, and (iv) possibly acquisitions.

Revenues per transaction were \$0.90 for the second quarter and \$0.88 for the first half of 2008 compared to \$0.89 for the second quarter and \$0.90 for the first half of 2007.

Direct operating costs

Direct operating costs in the Prepaid Processing Segment include the commissions we pay to retail merchants for the distribution and sale of prepaid mobile airtime and other prepaid products, as well as expenses required to operate POS terminals. Because of their nature, these expenditures generally fluctuate directly with revenues and processed transactions. The increase in direct operating costs is generally attributable to the increase in total transactions processed and foreign currency translations to the U.S. dollar compared to the prior year.

Gross margin

Gross margin, which represents revenues less direct costs, was \$28.0 million for the second quarter and \$54.4 million for the first half of 2008 compared to \$26.0 million for the second quarter and \$50.3 million for the first half of 2007. Gross margin as a percentage of revenues remained flat at 18% for the second quarter 2008 compared to the same period in 2007 and decreased slightly to 18% in the first half of 2008 from 19% in the first half of 2007. Gross margin per transaction was \$0.17 for the second quarter and \$0.16 for the first half of 2008 compared to \$0.16 for the second quarter and \$0.17 for the first half of 2007. The primary cause of the reduction in gross margin as a percentage of revenues and gross margin per transaction for the first half of 2008 compared to the first half of 2007 is due to the general maturity of the prepaid mobile airtime business in many of our markets. However, gross margin per transaction strengthened in the second quarter 2008 compared to the second quarter 2007 primarily due to growth in revenue per transaction in Australia, Poland and Germany due to the continued addition of customers and increases in transactions in these markets.

Salaries and benefits

Salaries and benefits remained relatively flat for first half of 2008 compared to the first half of 2007. As a percentage of revenue, salaries and benefits decreased to 4.5% for first half of 2008 from 5.0% for first half of 2007. The decrease in salaries and benefits as a percentage of revenues reflects the impact of leverage and scalability as we increase revenues in certain markets such as Australia, Poland and Germany.

Selling, general and administrative

The increase in selling, general and administrative expenses for the first half of 2008 compared to the first half of 2007 is the result of additional overhead to support development in other new and growing markets. As a percentage of revenues, these expenses remained relatively flat at 3.6% for first half of 2008 compared to 3.7% for the first half of 2007. The modest increases in selling, general and administrative expenses during the second quarter and first half of 2008 when compared to the same periods in the prior year, also reflect the impact of leverage in certain markets, such as Australia, Poland and Germany, as revenues increase.

Depreciation and amortization

Depreciation and amortization expense primarily represents amortization of acquired intangibles and the depreciation of POS terminals we install in retail stores. The increase in depreciation and amortization expense reflects additional POS terminals installed as the business has grown. Depreciation and amortization expense, as a percentage of revenues, decreased slightly to 2.8% for the first half of 2008 from 2.9% for the first half of 2007.

Goodwill and acquired intangible translation adjustment

During the third quarter 2007, we corrected an immaterial error related to foreign currency translation adjustments for goodwill and acquired intangible assets recorded in connection with acquisitions completed during periods prior to 2007. The impact of this correction on the Prepaid Processing Segment was to increase depreciation and amortization expense and decrease operating income by \$0.2 million and \$0.3 million for the three- and six-month periods ended June 30, 2007, respectively.

Operating income

The improvement in operating income for 2008 compared to 2007 was due to the growth in revenues and transactions processed, the impact of leveraging fixed costs in salaries and benefits and selling, general and administrative expenses in certain growing markets and the benefit of foreign currency translations to the U.S. dollar. These improvements were partly offset by the flat gross margins in certain mature markets and the costs of development in Italy and other new and growing markets.

Operating income as a percentage of revenues was 7.5% for the second quarter and 7.3% for the first half of 2008 compared to 6.8% for the second quarter and 7.1% for the first half of 2007. Operating income per transaction was \$0.07 for the second quarter 2008 compared to \$0.06 for the second quarter 2007 and \$0.06 for both six-month periods ended June 30, 2008 and 2007. The increases are primarily due to the leverage in certain growing markets discussed above, while increasing revenues and gross margin.

MONEY TRANSFER SEGMENT

The Money Transfer Segment was established during April 2007 with the acquisition of RIA. To assist with understanding the results of the Money Transfer Segment, unaudited pro forma results have been provided as if RIA's results were included in our consolidated results of operations beginning January 1, 2007. The pro forma financial information is not intended to represent, or be indicative of, the consolidated results of operations or financial condition that would have been reported had the RIA acquisition been completed as of the beginning of the periods presented. Moreover, the pro forma financial information should not be considered as representative of our future consolidated results of operations or financial condition. The following tables present the actual and pro forma results of operations for the three- and six-month periods ended June 30, 2008 and 2007 for the Money Transfer Segment:

(dollar amounts in thousands)	As Reported					
	Three Months Ended June 30,		Year-over-Year Change	Six Months Ended June 30,		Year-over-Year Change
	2008	2007	Increase Amount	2008	2007	Increase Amount
Total revenues	\$ 59,456	\$ 49,219	\$ 10,237	\$ 111,788	\$ 50,008	\$ 61,780
Operating expenses:						
Direct operating costs	30,196	26,395	3,801	56,541	26,906	29,635
Salaries and benefits	13,035	9,833	3,202	24,792	10,423	14,369
Selling, general and administrative	8,577	6,819	1,758	16,029	7,270	8,759
Depreciation and amortization	5,090	4,792	298	9,917	4,896	5,021
Total operating expenses	56,898	47,839	9,059	107,279	49,495	57,784
Operating income	\$ 2,558	\$ 1,380	\$ 1,178	\$ 4,509	\$ 513	\$ 3,996
Transactions processed (in millions)	4.3	3.8	0.5	8.1	3.9	4.2

(dollar amounts in thousands)	Three Months Ended June 30,		Year-over-Year Change		Six Months Ended June 30,		Year-over-Year Change	
	2008	2007 (Pro Forma)	Increase (Decrease) Amount	Increase (Decrease) Percent	2008	2007 (Pro Forma)	Increase Amount	Increase Percent
	Total revenues	\$ 59,456	\$ 51,692	\$ 7,764	15%	\$ 111,788	\$ 96,197	\$ 15,591
Operating expenses:								
Direct operating costs	30,196	27,633	2,563	9%	56,541	51,700	4,841	9%
Salaries and benefits	13,035	10,173	2,862	28%	24,792	20,101	4,691	23%
Selling, general and administrative	8,577	6,664	1,913	29%	16,029	13,255	2,774	21%
Depreciation and amortization	5,090	4,620	470	10%	9,917	8,926	991	11%
Total operating expenses	56,898	49,090	7,808	16%	107,279	93,982	13,297	14%
Operating income	\$ 2,558	\$ 2,602	\$ (44)	(2%)	\$ 4,509	\$ 2,215	\$ 2,294	104%
Transactions processed (in millions)	4.3	4.0	0.3	8%	8.1	7.4	0.7	9%

Comparison of pro forma operating results

During the second quarter 2007, we combined our previous money transfer business with RIA and incurred total exit costs of \$0.9 million. These costs represent the accelerated depreciation and amortization of property and equipment, software and leasehold improvements that were disposed of during the second quarter 2007; the write-off of marketing materials and trademarks that have been discontinued; the write-off of accounts receivable from agents that did not meet RIA's credit requirements; and severance and retention payments made to certain employees. These exit costs are not included in pro forma operating expenses in the above table.

Revenues

Revenues from the Money Transfer Segment include a transaction fee for each transaction as well as the difference between purchasing currency at wholesale exchange rates and selling the currency to customers at retail exchange rates. Revenues per transaction increased to \$13.83 for the second quarter and \$13.80 for the first half of 2008 from \$12.92 for the second quarter and \$13.00 for the first half of 2007. The growth rate of revenues exceeded the transaction growth rate largely as a result of the strong increase in transfers from non-U.S. locations which generally have higher-than-average revenue per transaction. For the six months ended June 30, 2008, 70% of our money transfers were initiated in the U.S., with the balance being initiated outside the U.S., primarily in Europe. This compares to 78% initiated in the U.S. and 22% in other countries for the six months ended June 30, 2007. We expect that the U.S. will continue to represent our highest volume market; however, significant future growth is expected to be derived from non-U.S. initiated sources.

The increase in revenues for the first half of 2008 compared to pro forma revenues for the first half of 2007 is primarily due to an increase in the number of transactions processed. For the first half of 2008, money transfers to Mexico, which represented 33% of total money transfers, decreased by 8% while transfers to all other countries increased 20% when compared to the first half of 2007. The increase in transfers to countries other than Mexico is due to the expansion of our operations and continued growth in immigrant worker populations in countries other than the U.S. The decline in transfers to Mexico was largely the result of immigration issues, downturns in certain labor markets and other economic factors impacting the U.S. market. These issues have also resulted in certain competitors lowering transaction fees and foreign currency exchange spreads in certain markets in an attempt to limit the impact on money transfer volumes. We have generally maintained our pricing structure in response to these developments and, as discussed further below, our gross margin for the second quarter 2008 in the U.S. is approximately the same as the prior year.

Direct operating costs

Direct operating costs in the Money Transfer Segment primarily represent commissions paid to agents that originate money transfers on our behalf and distribution agents that disburse funds to the customers' destination beneficiary. Other less significant direct costs include telecommunication and bank fees to collect money from originating agents. Direct operating costs generally increase or decrease by a similar percentage as transactions.

Gross margin

Gross margin, which represents revenues less direct costs, was \$29.3 million for the second quarter and \$55.2 million for the first half of 2008 compared to pro forma gross margin of \$24.1 million for the second quarter and \$44.5 million for the first half of 2007. The improvements are primarily due to the growth in money transfer transactions and revenues discussed above. In the U.S., despite the decrease in money transfer volume to Mexico, gross margin has remained about the same as it was in the prior year. We have not engaged in the competitive price wars in our industry that some of our competitors have initiated, choosing instead to defend our pricing structure and service levels and maintaining a more profitable customer base. We cannot predict how long these issues will continue to impact the U.S. market and we cannot predict whether we will change our strategy over the short or long term in order to protect or increase market share. Pro forma gross margin as a percentage of revenues was 49% for the second quarter and first half of 2008 compared to 47% for the second quarter and 46% for the first half of 2007. This improvement primarily reflects the strong growth in transaction volume in our more profitable non-U.S. locations.

Salaries and benefits

Salaries and benefits include salaries and commissions paid to employees, the cost of providing employee benefits, amounts paid to contract workers and accruals for incentive compensation. The increase in pro forma salaries and benefits for the first half of 2008 compared to pro forma salaries and benefits expense for the first half of 2007 is primarily due to merit increases and additional costs to support our global expansion efforts, primarily the opening of Company-owned stores in Germany, France, Spain and the U.S.

Selling, general and administrative

Selling, general and administrative expenses include operations support costs, such as rent, utilities, professional fees, indirect telecommunications, advertising and other miscellaneous overhead costs. The increase in selling, general and administrative expenses for the first half of 2008 compared to pro forma selling, general and administrative expenses for the first half of 2007 is primarily to support our global expansion efforts.

Depreciation and amortization

Depreciation and amortization primarily represents amortization of acquired intangibles and also includes depreciation of money transfer terminals, computers and software, leasehold improvements and office equipment. The increase in pro forma depreciation and amortization for the first half of 2008 compared to the first half of 2007 is primarily due to additional computer equipment in our

customer service centers and increased leasehold improvements, office equipment and computer equipment for expansion of our company stores.

Operating income

The improvement in operating income for the second quarter 2008 compared to the second quarter 2007 is mainly due to the exit costs of \$0.9 million incurred in combining our previous money transfer business with RIA. The increase in operating income for the first half of 2008 compared to pro forma operating income for the first half of 2007 is the result of losses incurred by our previous money transfer company and the increased revenues as discussed in more detail above, partly offset by additional costs incurred to support our global expansion efforts.

CORPORATE SERVICES

The following table presents the operating expenses for the three- and six-month periods ended June 30, 2008 and 2007 for Corporate Services:

(dollar amounts in thousands)	<u>Three Months Ended June 30,</u>		<u>Year-over-Year Change</u>		<u>Six Months Ended June 30,</u>		<u>Year-over-Year Change</u>	
	<u>2008</u>	<u>2007</u>	<u>Increase Amount</u>	<u>Increase Percent</u>	<u>2008</u>	<u>2007</u>	<u>Increase Amount</u>	<u>Increase Percent</u>
Salaries and benefits	\$ 4,000	\$ 3,379	\$ 621	18%	\$ 8,461	\$ 6,079	\$ 2,382	39%
Selling, general and administrative	1,404	1,117	287	26%	5,848	2,027	3,821	189%
Depreciation and amortization	315	61	254	416%	609	121	488	403%
Total operating expenses	<u>\$ 5,719</u>	<u>\$ 4,557</u>	<u>\$ 1,162</u>	25%	<u>\$ 14,918</u>	<u>\$ 8,227</u>	<u>\$ 6,691</u>	81%

Corporate operating expenses

Operating expenses for Corporate Services increased substantially for the first half of 2008 compared to the first half of 2007. The increase in salaries and benefits is primarily the result of severance costs related to certain senior level positions and increased share-based compensation related to awards made to new employees, including those in the Money Transfer Segment. The increase in selling, general and administrative expenses was due primarily to the write-off of \$3.0 million in professional fees and settlement costs associated with our potential acquisition of MoneyGram. The increase in corporate depreciation and amortization is the result of amortization associated with the third quarter 2007 purchase of an enterprise-wide desk-top license.

OTHER INCOME (EXPENSE)

(dollar amounts in thousands)	Three Months Ended June 30,		Year-over-Year Change		Six Months Ended June 30,		Year-over-Year Change	
	2008	2007	Increase (Decrease) Amount	Increase (Decrease) Percent	2008	2007	Increase (Decrease) Amount	Increase (Decrease) Percent
Interest income	\$ 2,092	\$ 4,089	\$ (1,997)	(49%)	\$ 5,900	\$ 8,417	\$ (2,517)	(30%)
Interest expense	(6,037)	(7,769)	1,732	(22%)	(12,893)	(11,301)	(1,592)	14%
Income from unconsolidated affiliates	238	636	(398)	(63%)	481	876	(395)	(45%)
Impairment loss on investment securities	(1,258)	—	(1,258)	n/m	(18,760)	—	(18,760)	n/m
Loss on early retirement of debt	(91)	—	(91)	n/m	(246)	—	(246)	n/m
Foreign currency exchange gain (loss), net	(378)	1,341	(1,719)	n/m	12,699	1,779	10,920	n/m
Other expense, net	\$ (5,434)	\$ (1,703)	\$ (3,731)	n/m	\$ (12,819)	\$ (229)	\$ (12,590)	n/m

n/m - Not meaningful.

Interest income

The decrease in interest income for the second quarter and first half of 2008 from the second quarter and first half of 2007 was primarily due to a decline in short-term interest rates and a decrease in average cash balances on hand during the respective periods. Partly offsetting this decrease was the recognition of \$1.2 million in the first quarter 2008 for interest related to a federal excise tax refund.

Interest expense

The increase in interest expense for the first half of 2008 over the first half of 2007 was primarily related to the additional borrowings to finance the April 2007 acquisition of RIA. The decrease in interest expense for the second quarter 2008 over the second quarter 2007 was primarily related to the reductions in those borrowings from scheduled and early repayments. We also incurred additional borrowings under the revolving credit facility to finance the working capital requirements of the Money Transfer Segment. We generally borrow amounts under the revolving credit facility several times each month to fund the correspondent network in advance of collecting remittance amounts from the agency network. These borrowings are repaid over a very short period of time, generally within a few days.

Income from unconsolidated affiliates

Income from unconsolidated affiliates mainly represents the equity in income of our 40% equity investment in e-pay Malaysia which remained relatively flat for the first half of 2008 compared to the first half of 2007. The decrease in the second quarter 2008 compared to the second quarter 2007 is due to the \$0.4 million gain recognized from the sale of our 8% interest in CashNet Telecommunications Egypt SAE during the second quarter 2007.

Impairment loss on investment securities

During the first half of 2008, the value of our investment in MoneyGram declined and the decline was determined to be other than temporary. Accordingly, we recognized an \$18.8 million impairment loss, of which \$17.5 million was recognized in the first quarter and another \$1.3 million in the second quarter.

Loss on early retirement of debt

Loss on early retirement of debt of \$0.1 million and \$0.2 million for the second quarter and first half of 2008, respectively, represents the pro-rata write-off of deferred financing costs associated with the portions of the \$190 million term loan that were prepaid during the first half of 2008. We expect to continue to prepay amounts outstanding under the term loan through available cash flows and, accordingly, recognize losses on early retirement of debt for the pro-rata portion of unamortized deferred financing costs.

Net foreign currency exchange gain (loss)

Assets and liabilities denominated in currencies other than the local currency of each of our subsidiaries give rise to foreign currency exchange gains and losses. Exchange gains and losses that result from re-measurement of these assets and liabilities are recorded in determining net income. We recorded a net foreign currency exchange loss of \$0.4 million in the second quarter 2008 and a gain of \$12.7 million in the first half of 2008 compared to gains of \$1.3 million and \$1.8 million in the second quarter and first half of 2007, respectively. The foreign currency exchange gains and losses recorded are a result of the impact of fluctuations in foreign currency exchange rates on the recorded value of these assets and liabilities. Throughout 2007 and into the first half of 2008, the U.S. dollar weakened against most European-based currencies, primarily the euro and British pound, creating realized and unrealized foreign currency exchange gains.

INCOME TAX EXPENSE

Our effective tax rate for continuing operations, after consideration of minority interest, was 26.0% and 36.4% for the three-month periods ended June 30, 2008 and 2007, respectively, and was 86.3% and 33.2% for the six-month periods ended June 30, 2008 and 2007, respectively.

Net income for the three- and six-month periods ended June 30, 2008 reflects unrealized capital losses of \$1.3 million and \$18.8 million, respectively, recorded in connection with our investment in MoneyGram. Associated tax benefits were not recorded for the losses because of the uncertainty surrounding our future ability to have offsetting capital gains. Excluding the impact of these unrealized capital losses, our effective tax rate was 23.4% for the three-month period ended June 30, 2008 and 40.3% for the six-month period ended June 30, 2008.

In addition to the tax treatment of the capital losses, the year-over-year fluctuations in the tax rates for the three- and six-month periods primarily relate to differences in accounting for income taxes at our U.S. operations. During the three- and six-month periods ended June 30, 2007, we had a valuation allowance against our net deferred tax assets and, therefore, the tax effect of operating income or expense, interest income on loans to our foreign subsidiaries and foreign currency gains recognized by our U.S. group were recorded as an adjustment to the valuation allowance rather than tax expense. Due to the recognition of significant foreign currency gains, and a \$12.2 million federal excise tax refund recorded during the fourth quarter 2007, the valuation allowance against our U.S. net deferred tax assets was fully utilized. Consequently, for the three- and six-month periods ended June 30, 2008, we fully provided for the tax effect of income and expense generated by our U.S. operations.

The significant increase in the effective tax rate for the six months ended June 30, 2008 when compared to the six months ended June 30, 2007, is largely attributable to the recognition of deferred tax expense on foreign currency gains recognized by our U.S. operations during 2008. Additionally, certain foreign currency losses recognized for financial reporting purposes have been treated as permanent differences and, therefore, a tax benefit has not been recorded.

The decrease in the effective tax rate for the three months ended June 30, 2008 when compared to the three months ended June 30, 2007 is attributable to the recognition of tax benefits resulting from the successful resolution of tax audits and tax impact of the reduced foreign currency gains for the six months ended June 30, 2008.

DISCONTINUED OPERATIONS

During the second quarter 2008, we decided to sell Essentis in order to narrow the focus of our investments and resources on our transaction processing businesses. We are in the process of locating a buyer and expect to complete a sale within one year. Accordingly, Essentis's results of operations are shown as discontinued operations in the Consolidated Statements of Income and Comprehensive Income for all periods presented.

In July 2002, we sold substantially all of the non-current assets and related capital lease obligations of our ATM processing business in France to Atos S.A. During the first quarter 2007, we received a binding French Supreme Court decision relating to a lawsuit in France that resulted in a cash recovery and gain of \$0.3 million, net of legal costs. There were no related assets or liabilities held for sale at June 30, 2008 or December 31, 2007.

NET INCOME

We recorded net income of \$7.8 million for the second quarter and \$1.0 million for the first half of 2008 compared to net income of \$8.5 million for the second quarter and \$18.0 million for the first half of 2007. As more fully discussed above, the decrease of \$17.0 million for the first half of 2008 as compared to the same period in 2007 was primarily the result of the \$18.8 million first half 2008 unrealized loss on investment securities. Additionally, income tax expense increased \$5.6 million, net interest expense increased \$4.1 million, net income from discontinued operations decreased \$1.9 million and other items decreased net income by \$0.9 million. These decreases to net income were partially offset by an increase in foreign currency gains of \$10.9 million and an increase in operating income of \$3.4 million.

LIQUIDITY AND CAPITAL RESOURCES

Working capital

As of June 30, 2008, we had working capital, which is calculated as the difference between total current assets and total current liabilities, of \$237.4 million, compared to working capital of \$279.3 million as of December 31, 2007. Our ratio of current assets to current liabilities was 1.47 at June 30, 2008, compared to 1.53 as of December 31, 2007. The decrease in working capital was due primarily to the use of cash to reduce debt outstanding.

We require substantial working capital to finance operations. The Money Transfer Segment funds the correspondent distribution network before receiving the benefit of amounts collected from customers by agents. Working capital needs increase due to weekends and international banking holidays. As a result, we may report more or less working capital for the Money Transfer Segment based solely upon the fiscal period ending on a particular day. As of June 30, 2008, working capital in the Money Transfer Segment was \$54.2 million. We expect that working capital needs will increase as we expand this business.

Operating cash flow

Cash flows provided by operating activities were \$57.7 million for the first half of 2008 compared to \$1.0 million for the first half of 2007. The increase was primarily due to fluctuations in working capital associated with the timing of the settlement process with mobile operators in the Prepaid Processing Segment. While net income for the first half of 2008 was \$17.0 million less than net income for the first half of 2007, when non-cash adjustments are added back there is a \$6.1 million increase in cash flows in the first half of 2008 compared to the first half of 2007, reflecting the growth in our operations.

Investing activity cash flow

Cash flows provided by investing activities were \$0.3 million for the first half of 2008, compared to cash flows used of \$353.8 million for the first half of 2007. Our investing activities for the first half of 2008 consisted of the return of \$26 million we placed in escrow in first quarter 2007 in connection with the agreement to acquire Envios de Valores La Nacional Corp. ("La Nacional"). On January 10, 2008, we entered into a settlement agreement with La Nacional and its stockholder evidencing the parties' mutual agreement not to consummate the acquisition, in exchange for payment by Euronet of a portion of the legal fees incurred by La Nacional. Our investing activities also include \$21.2 million and \$12.2 million for purchases of property and equipment in the first half of 2008 and 2007, respectively. While our acquisitions in the first half of 2008 used \$3.5 million, we used \$313.5 million in the first half of 2007, primarily for the acquisition of RIA. Finally, cash used for software development and other investing activities totaled \$1.0 million and \$2.2 million in the first half of 2008 and 2007, respectively.

Financing activity cash flow

Cash flows used by financing activities were \$74.3 million during the first half of 2008 compared to cash provided of \$313.0 million during the first half of 2007. Our financing activities for the first half of 2008 consisted primarily of net repayments of debt obligations of \$74.8 million. To support the short-term cash needs of our Money Transfer Segment, we generally borrow amounts under the revolving credit facility several times each month to fund the correspondent network in advance of collecting remittance amounts from the agency network. These borrowings are repaid over a very short period of time, generally within a few days. Primarily as a result of this, during the first half of 2008 we had a total of \$29.3 million in borrowings and \$84.9 million in repayments under our revolving credit facility. Additionally, we paid \$1.0 million of scheduled payments and \$14.0 million of early payments on our term loan in the first half of 2008 as well as \$4.2 million of capital lease obligations. Our financing activities for the first half of 2007 consisted primarily of \$190.0 million in proceeds from borrowings under our term loan agreement that were used to finance a portion of the acquisition of RIA and proceeds from the equity private placement and stock option exercises totaling \$163.5 million. Partly offsetting these increases were net repayments on debt obligations of \$35.4 million, dividends paid to minority interest stockholders of \$1.6 million and debt issuance costs associate with our syndicated credit facility of \$3.8 million.

Expected future financing and investing cash requirements primarily depend on our acquisition activity and the related financing needs.

Other sources of capital

Credit Facility – To finance the acquisition of RIA in the second quarter 2007, we entered into a \$290 million secured credit facility consisting of a \$190 million seven-year term loan, which was fully drawn at closing, and a \$100 million five-year revolving credit facility (together, the "Credit Facility"). The \$190 million seven-year term loan bears interest at LIBOR plus 200 basis points or prime plus 100 basis points and requires that we repay 1% of the original balance each year, with the remaining balance payable after seven years. We estimate that we will be able to repay the \$190 million term loan prior to its maturity date through cash flows available from operations, provided our operating cash flows are not required for future business developments. Financing costs of \$4.8 million have been deferred and are being amortized over the terms of the respective loans.

During April 2008, we entered into an amendment to the Credit Facility to, among other items, (i) change the definition of one of the financial covenants in the original agreement to exclude the effect of certain one-time expenses and (ii) allow for the repurchase of up to \$70 million of the \$140 million in Convertible Senior Debentures Due 2024 that are currently outstanding. In July 2008, our Board of Directors authorized the repurchase of up to \$40 million of these debentures, from time to time, in open market or privately negotiated purchases. None of the debentures have been repurchased to date. The decision on when and the extent to which, if any, this authorization will be utilized will depend on market conditions and other financial considerations to be determined in management's discretion. Additionally, we incurred costs of \$0.6 million in connection with the amendment, which will be recognized as additional interest expense over the remaining 48 month term of the Credit Facility.

The \$100 million five-year revolving credit facility bears interest at LIBOR or prime plus a margin that adjusts each quarter based upon our consolidated total debt to earnings before interest, taxes, depreciation and amortization ("EBITDA") ratio. We intend to use the revolving credit facility primarily to fund working capital requirements, which are expected to increase as we expand the Money Transfer business. Based on our current projected working capital requirements, we anticipate that our revolving credit facility will be sufficient to fund our working capital needs.

We may be required to repay our obligations under the Credit Facility six months before any potential repurchase date under our \$140 million 1.625% Convertible Senior Debentures Due 2024 or our \$175 million 3.5% Convertible Debentures Due 2025, unless we are able to demonstrate that either: (i) we could borrow unsubordinated funded debt equal to the principal amount of the applicable convertible debentures while remaining in compliance with the financial covenants in the Credit Facility or (ii) we will have sufficient liquidity (as determined by the administrative agent and the lenders). The Credit Facility contains three financial covenants that become more restrictive through September 30, 2008: (1) total debt to EBITDA ratio, (2) senior secured debt to EBITDA ratio and (3) EBITDA to fixed charge coverage ratio. Because of the change to these covenants over time, in order to remain in compliance with our debt covenants we will be required to increase our EBITDA, repay debt, or both. These and other material terms and conditions applicable to the Credit Facility are described in the agreement governing the Credit Facility.

The term loan may be expanded by up to an additional \$150 million and the revolving credit facility can be expanded by up to an additional \$25 million, subject to satisfaction of certain conditions including pro-forma debt covenant compliance.

As of June 30, 2008, after making required repayments on the term loan of \$2.4 million and voluntary prepayments of \$38.6 million, we had borrowings of \$149.0 million outstanding against the term loan. We had borrowings of \$7.4 million and stand-by letters of credit of \$19.8 million outstanding against the revolving credit facility. The remaining \$72.8 million under the revolving credit facility (\$97.8 million if the facility were increased to \$125 million) was available for borrowing. Borrowings under the revolving credit facility are being used to fund short-term working capital requirements in the U.S. and India. Our weighted average interest rate under the revolving credit facility as of June 30, 2008 was 9.8%.

Short-term debt obligations – Short-term debt obligations at June 30, 2008 consist only of the \$1.9 million annual repayment requirement under the term loan. Certain of our subsidiaries also have available credit lines and overdraft facilities to supplement short-term working capital requirements, when necessary. As of June 30, 2008, there were no borrowings outstanding against any of these facilities.

We believe that the short-term debt obligations can be refinanced on terms acceptable to us. However, if acceptable refinancing options are not available, we believe that amounts due under these obligations can be funded through cash generated from operations, together with cash on hand or borrowings under our revolving credit facility.

Convertible debt – We have \$175 million in principal amount of 3.50% Convertible Debentures Due 2025 that are convertible into 4.3 million shares of Euronet Common Stock at a conversion price of \$40.48 per share upon the occurrence of certain events (relating to the closing prices of Euronet Common Stock exceeding certain thresholds for specified periods). The debentures may not be redeemed by us until October 20, 2012 but are redeemable at par at any time thereafter. Holders of the debentures have the option to require us to purchase their debentures at par on October 15, 2012, 2015 and 2020, or upon a change in control of the Company.

We also have \$140 million in principal amount of 1.625% Convertible Senior Debentures Due 2024 that are convertible into 4.2 million shares of Euronet Common Stock at a conversion price of \$33.63 per share upon the occurrence of certain events (relating to the closing prices of Euronet Common Stock exceeding certain thresholds for specified periods). The debentures may not be redeemed by us until December 20, 2009 but are redeemable at any time thereafter at par. Holders of the debentures have the option to require us to purchase their debentures at par on December 15, 2009, 2014 and 2019, and upon a change in control of the Company.

These terms and other material terms and conditions applicable to the convertible debentures are set forth in the indenture agreements governing these debentures.

Other uses of capital

Payment obligations related to acquisitions – As partial consideration for the acquisition of RIA, we granted the sellers of RIA 3,685,098 contingent value rights ("CVRs") and 3,685,098 stock appreciation rights ("SARs"). The 3,685,098 CVRs mature on October 1, 2008 and

will result in the issuance of up to \$20 million of additional shares of Euronet Common Stock or payment of additional cash, at our option, if the price of Euronet Common Stock is less than \$32.56 on the maturity date. The 3,685,098 SARs entitle the sellers to acquire additional shares of Euronet Common Stock at an exercise price of \$27.14 at any time through October 1, 2008. Combined, the CVRs and SARs, the sellers are entitled to additional consideration of at least \$20 million in Euronet Common Stock or cash. The SARs also provide potential additional value to the sellers for situations in which Euronet Common Stock appreciates beyond \$32.56 per share prior to October 1, 2008, which is to be settled through the issuance of additional shares of Euronet Common Stock. On July 31, 2008, the closing price of Euronet Common Stock was \$16.00. These and other terms and conditions applicable to the CVRs and SARs are set forth in the agreements governing these instruments.

We have potential contingent obligations to the former owner of the net assets of Movilcarga. Based upon presently available information, we do not believe any additional payments will be required. The seller has disputed this conclusion and has initiated arbitration as provided for in the purchase agreement. A global public accounting firm has been engaged as an independent expert to review the results of the computation. Any additional payments, if ultimately determined to be owed the seller, will be recorded as additional goodwill and could be made in either cash or a combination of cash and Euronet Common Stock at our option.

In connection with the acquisition of Brodos Romania, we agreed to contingent consideration arrangements based on the achievement of certain performance criteria. If the criteria are achieved, during 2009 and 2010, we would have to pay a total of \$2.5 million in cash or 75,489 shares of Euronet Common Stock, at the option of the seller.

Capital expenditures and needs – Total capital expenditures for the first half of 2008 were \$24.0 million. These capital expenditures were primarily for the purchase of ATMs to meet contractual requirements in Poland, India and China, the purchase and installation of ATMs in key under-penetrated markets, the purchase of POS terminals for the Prepaid Processing and Money Transfer Segments, and office, data center and company store computer equipment and software, including capital expenditures for the purchase and development of the necessary processing systems and capabilities to enter the cross-border merchant processing and acquiring business. Total capital expenditures for 2008 are estimated to be approximately \$45 million to \$55 million.

In the Prepaid Processing Segment, approximately 96,000 of the approximately 397,000 POS devices that we operate are Company-owned, with the remaining terminals being operated as integrated cash register devices of our major retail customers or owned by the retailers. As our Prepaid Processing Segment expands, we will continue to add terminals in certain independent retail locations at a price of approximately \$300 per terminal. We expect the proportion of owned terminals to total terminals operated to remain relatively constant.

At current and projected cash flow levels, we anticipate that cash generated from operations, together with cash on hand and amounts available under our revolving credit facility and other existing and potential future financing will be sufficient to meet our debt, leasing, contingent acquisition and capital expenditure obligations. If our capital resources are insufficient to meet these obligations, we will seek to refinance our debt under terms acceptable to us. However, we can offer no assurances that we will be able to obtain favorable terms for the refinancing of any of our debt or other obligations.

Other trends and uncertainties

Cross border merchant processing and acquiring – In our EFT Processing Segment, we have entered the cross-border merchant processing and acquiring business, through the execution of an agreement with a large petrol retailer in Central Europe. Since the beginning of 2007, we have devoted significant resources, including capital expenditures of approximately \$8.1 million, to the ongoing investment in development of the necessary processing systems and capabilities to enter this business, which involves the purchase and design of hardware and software. The cross-border merchant processing and acquiring business involves processing credit and debit card transactions that are made on POS terminals, including authorization, settlement, and processing of settlement files. It involves the assumption of credit risk, as the principal amount of transactions will be settled to merchants before settlements are received from card associations. We expect to incur approximately \$5.5 million to \$6.0 million in operating losses related to this product for the full year 2008.

Inflation and functional currencies

Generally, the countries in which we operate have experienced low and stable inflation in recent years. Therefore, the local currency in each of these markets is the functional currency. Currently, we do not believe that inflation will have a significant effect on our results of operations or financial position. We continually review inflation and the functional currency in each of the countries where we operate.

OFF BALANCE SHEET ARRANGEMENTS

We regularly grant guarantees of the obligations of our wholly-owned subsidiaries and we sometimes enter into agreements with unaffiliated third parties that contain indemnification provisions, the terms of which may vary depending on the negotiated terms of each respective agreement. Our liability under such indemnification provisions may be subject to time and materiality limitations, monetary caps and other conditions and defenses. As of June 30, 2008, there were no material changes from the disclosure in our Annual Report on

Form 10-K for the year ended December 31, 2007. To date, we are not aware of any significant claims made by the indemnified parties or parties to whom we have provided guarantees on behalf of our subsidiaries and, accordingly, no liabilities have been recorded as of June 30, 2008.

CONTRACTUAL OBLIGATIONS

As of June 30, 2008, the only material change from the disclosure relating to contractual obligations contained in our Annual Report on Form 10-K for the year ended December 31, 2007, is the net repayment of \$70.6 million of principal on long-term debt obligations.

RECENTLY ISSUED ACCOUNTING PRONOUNCEMENTS

In May 2008, the Financial Accounting Standards Board (“FASB”) issued FASB Staff Position (“FSP”) APB 14-1, “Accounting for Convertible Instruments That May Be Settled in Cash upon Conversion (Including Partial Cash Settlement).” FSP APB 14-1 requires the proceeds from the issuance of such convertible debt instruments to be allocated between debt and equity components so that debt is discounted to reflect the Company’s nonconvertible debt borrowing rate. The debt discount is amortized over the period the convertible debt is expected to be outstanding as additional non-cash interest expense. The change in accounting treatment is effective for fiscal years beginning after December 15, 2008 and applies retrospectively to prior periods. FSP APB 14-1 will impact the accounting associated with the Company’s \$140 million convertible senior debentures and its \$175 million convertible debentures. The new accounting treatment will require Euronet to retrospectively record a significant amount of non-cash interest as the discount on the debt is amortized. The Company is in the process of quantifying the effect the adoption of FSP APB 14-1 will have on its consolidated financial statements.

In March 2008, the FASB issued Statement of Financial Accounting Standards (“SFAS”) No. 161, “Disclosures about Derivative Instruments and Hedging Activities,” which requires enhanced disclosures about an entity’s derivative and hedging activities, including: (a) how and why an entity uses derivative instruments, (b) how derivative instruments and related hedged items are accounted for under SFAS No. 133 and its related interpretations, and (c) how derivative instruments and related hedged items affect an entity’s financial position, financial performance, and cash flows. This Statement is effective for financial statements issued for fiscal years and interim periods beginning after November 15, 2008, with early application encouraged. This Statement encourages, but does not require, comparative disclosures for earlier periods at initial adoption. We are still evaluating the impact of the adoption of SFAS No. 161; however, the impact is not expected to be material.

In April 2008, the FASB issued FSP FAS 142-3, “Determination of the Useful Life of Intangible Assets.” FSP FAS 142-3 amends the factors that should be considered in developing renewal or extension assumptions used to determine the useful life of a recognized intangible asset under SFAS No. 142, “Goodwill and Other Intangible Assets.” This FSP is effective for financial statements issued for fiscal years beginning after December 15, 2008, and the guidance for determining the useful life of a recognized intangible asset must be applied prospectively to intangible assets acquired after the effective date. We are evaluating the impact the adoption of FSP FAS 142-3 will have on our consolidated financial statements; however, the impact is not expected to be material.

FORWARD-LOOKING STATEMENTS

This document contains statements that constitute forward-looking statements within the meaning of section 27A of the Securities Act of 1933 and section 21E of the Securities Exchange Act of 1934. All statements other than statements of historical facts included in this document are forward-looking statements, including statements regarding the following:

- trends affecting our business plans, financing plans and requirements;
- trends affecting our business;
- the adequacy of capital to meet our capital requirements and expansion plans;
- the assumptions underlying our business plans;
- business strategy;
- government regulatory action;
- technological advances; and
- projected costs and revenues.

Although we believe that the expectations reflected in these forward-looking statements are reasonable, we can give no assurance that these expectations will prove to be correct. Forward-looking statements are typically identified by the words believe, expect, anticipate, intend, estimate and similar expressions.

Investors are cautioned that any forward-looking statements are not guarantees of future performance and involve risks and uncertainties. Actual results may materially differ from those in the forward-looking statements as a result of various factors, including, but not limited

to, those referred to above and as set forth and more fully described in Part I, Item 1A – Risk Factors of our Annual Report on Form 10-K for the year ended December 31, 2007.

ITEM 3. QUANTITATIVE AND QUALITATIVE DISCLOSURES ABOUT MARKET RISK

Interest rate risk

As of June 30, 2008, our total debt outstanding was \$487.1 million. Of this amount, \$315 million, or 65% of our total debt obligations, relates to contingent convertible debentures having fixed coupon rates. Our \$175 million contingent convertible debentures, issued in October 2005, accrue interest at a rate of 3.50% per annum. The \$140 million contingent convertible debentures, issued in December 2004 accrue interest at a rate of 1.625% per annum. Based on quoted market prices, as of June 30, 2008, the fair value of our fixed rate convertible debentures was \$275 million, compared to a carrying value of \$315 million.

Through the use of interest rate swap agreements covering the period from June 1, 2007 to May 29, 2009, \$50.0 million of our variable rate term debt has been effectively converted to a fixed rate of 7.3%. As of June 30, 2008, the unrealized loss on the interest rate swap agreements was \$1.0 million. Interest expense, including amortization of deferred debt issuance costs, for our total \$365 million in fixed rate debt totals approximately \$13.8 million per year, or a weighted average interest rate of 3.8% annually. Additionally, approximately \$15.6 million, or 3% of our total debt obligations, relate to capitalized leases with fixed payment and interest terms that expire between 2008 and 2013.

The remaining \$106.5 million, or 22% of our total debt obligations, relates to debt that accrues interest at variable rates. If we were to maintain these borrowings for one year, and maximize the potential borrowings available under the revolving credit facility for one year, including the \$25.0 million in potential additional expanded borrowings, a 1% increase in the applicable interest rate would result in additional annual interest expense to the Company of approximately \$2.0 million. This computation excludes the \$50.0 million relating to the interest rate swap discussed above and the potential \$150.0 million in potential expanded term loan because of the limited circumstances under which the additional amounts would be available to us for borrowing.

Our excess cash is invested in instruments with original maturities of three months or less; therefore, as investments mature and are reinvested, the amount we earn will increase or decrease with changes in the underlying short term interest rates.

Foreign currency exchange rate risk

For the first half of 2008, 75% of our revenues were generated in non-U.S. dollar countries compared to 76% for the first half of 2007. The slight decrease in the percentage of revenues from non-U.S. dollar countries, compared to the prior year is due primarily to the second quarter 2007 acquisition of RIA, as well as increased revenues of our U.S.-based Prepaid Processing Segment operations. We expect to continue generating a significant portion of our revenues in countries with currencies other than the U.S. dollar.

We are particularly vulnerable to fluctuations in exchange rates of the U.S. dollar to the currencies of countries in which we have significant operations. As of June 30, 2008, we estimate that a 10% fluctuation in these foreign currency exchange rates would have the combined annualized effect on reported net income and working capital of approximately \$30 million to \$35 million. This effect is estimated by applying a 10% adjustment factor to our non-U.S. dollar results from operations, intercompany loans that generate foreign currency gains or losses and working capital balances that require translation from the respective functional currency to the U.S. dollar reporting currency. Additionally, we have other non-current, non-U.S. dollar assets and liabilities on our balance sheet that are translated to the U.S. dollar during consolidation. These items primarily represent goodwill and intangible assets recorded in connection with acquisitions in countries other than the U.S. We estimate that a 10% fluctuation in foreign currency exchange rates would have a non-cash impact on total comprehensive income of approximately \$70 million to \$80 million as a result of the change in value of these items during translation to the U.S. dollar. For the fluctuations described above, a strengthening U.S. dollar produces a financial loss, while a weakening U.S. dollar produces a financial gain. We believe this quantitative measure has inherent limitations and does not take into account any governmental actions or changes in either customer purchasing patterns or our financing or operating strategies. Because a majority of our revenues and expenses are incurred in the functional currencies of our international operating entities, the profits we earn in foreign currencies have been positively impacted by the weakening of the U.S. dollar. Additionally, our debt obligations are primarily in U.S. dollars, therefore, as foreign currency exchange rates fluctuate, the amount available for repayment of debt will also increase or decrease.

We are also exposed to foreign currency exchange rate risk in our Money Transfer Segment. A majority of the money transfer business involves receiving and disbursing different currencies, in which we earn a foreign currency spread based on the difference between buying currency at wholesale exchange rates and selling the currency to consumers at retail exchange rates. This spread provides some protection against currency fluctuations that occur while we are holding the foreign currency. Our exposure to changes in foreign currency exchange rates is limited by the fact that disbursement occurs for the majority of transactions shortly after they are initiated. Additionally, we enter into foreign currency forward contracts to help offset foreign currency exposure related to the notional value of money transfer transactions collected in currencies other than the U.S. dollar. As of June 30, 2008, we had foreign currency forward contracts outstanding with a notional value of \$48.9 million, primarily in euros that were not designated as hedges and mature in a weighted average of five days. The fair value of these forward contracts as of June 30, 2008 was an unrealized loss of approximately \$0.1 million, which was partially offset by the unrealized gain on the related foreign currency receivables.

ITEM 4. CONTROLS AND PROCEDURES

Our executive management, including our Chief Executive Officer and Chief Financial Officer, evaluated the effectiveness of the design and operation of our disclosure controls and procedures pursuant to Rule 13a-15(b) under the Exchange Act as of June 30, 2008. Based on this evaluation, our Chief Executive Officer and Chief Financial Officer have concluded that the design and operation of these disclosure controls and procedures were effective as of such date to provide reasonable assurance that information required to be disclosed in our reports under the Exchange Act is recorded, processed, summarized and reported within the time periods specified in the rules and forms of the SEC, and that such information is accumulated and communicated to our management, including our Chief Executive Officer and Chief Financial Officer, as appropriate, to allow timely decisions regarding required disclosures.

CHANGE IN INTERNAL CONTROLS

There has been no change in our internal control over financial reporting during the first half of 2008 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 Company is from time to time a party to litigation arising in the ordinary course of its business.

Currently, there are no legal proceedings that management believes, either individually or in the aggregate, would have a material adverse effect upon the consolidated results of operations or financial condition of the Company.

ITEM 1A. RISK FACTORS

You should carefully consider the risks described in Part I, Item 1A. Risk Factors in our Annual Report on Form 10-K for the fiscal year ended December 31, 2007, as updated in our subsequent filings with the SEC before making an investment decision. The risks and uncertainties described in our Annual Report on Form 10-K, as updated by any subsequent Quarterly Reports on Form 10-Q, are not the only ones facing our company. Additional risks and uncertainties not presently known to us or that we currently deem immaterial may also impair our business operations.

If any of the risks identified in our Annual Report on Form 10-K, as updated by any subsequent Quarterly Reports on Form 10-Q, actually occurs, our business, financial condition or results of operations could be materially adversely affected. In that case, the trading price of our Common Stock could decline substantially.

This Quarterly Report also contains forward-looking statements that involve risks and uncertainties. Our actual results could differ materially from those anticipated in the forward-looking statements as a result of a number of factors, including the risks described below and elsewhere in this Quarterly Report.

Other than as set forth below, there have been no material changes from the risk factors previously disclosed in the Company's Annual Report on Form 10-K for the year ended December 31, 2007, as filed with the SEC.

Risks Related to Our Business

Competition in our EFT Segment has increased over the last several years, increasing the risk that certain of our long-term bank outsourcing contracts may be terminated or not renewed upon expiration.

The developing markets in which we have done business have matured over the years, resulting in increasing competition. In addition, as consolidation of financial institutions in Central and Eastern Europe continues, certain of our customers have established or are establishing internal ATM management and processing capabilities. As a result of these developments, negotiations regarding renewal of contracts have become increasingly challenging and, as previously reported, in certain cases we have reduced fees to extend contracts beyond their original terms. Although we have historically considered the risk of non-renewal of major contracts to be relatively low because of complex interfaces and operational procedures established for those contracts, the risk of non-renewal or early termination is increasing.

ITEM 2. UNREGISTERED SALES OF EQUITY SECURITIES AND USE OF PROCEEDS

Stock repurchases

For the three months ended June 30, 2008, the Company purchased, in accordance with the 2006 Stock Incentive Plan (Amended and Restated), 1,752 shares of its Common Stock for participant income tax withholding in conjunction with the lapse of restrictions on stock awards, as requested by the participants. The following table sets forth information with respect to those shares (all purchases occurred during May 2008):

<u>Period</u>	<u>Total Number of Shares Purchased</u>	<u>Average Price Paid Per Share (1)</u>	<u>Total Number of Shares Purchased as Part of Publicly Announced Plans or Programs</u>	<u>Maximum Number of Shares that May Yet Be Purchased Under the Plans or Programs</u>
May 1 - May 31	<u>1,752</u>	<u>\$ 17.50</u>	<u>—</u>	<u>—</u>
Total	<u>1,752</u>	<u>\$ 17.50</u>	<u>—</u>	<u>—</u>

(1) The price paid per share is the closing price of the shares on the vesting date.

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

The Company held its Annual Meeting of Stockholders on May 20, 2008. A total of 39,341,783, or 80% of the Company's shares of Common Stock were present or represented by proxy at the meeting. The two proposals presented below were approved as follows:

Proposal 1. Election of Directors

The two director nominees, information with respect to whom was set forth in the Proxy Statement, were elected. The vote with respect to the election of these directors was as follows:

<u>Director</u>	<u>Voted in Favor</u>	<u>Withheld</u>
Dr. Andrzej Olechowski	38,908,393	433,390
Eriberto R. Scocimara	38,408,856	932,927

Proposal 2. Ratification of the appointment of KPMG LLP as Euronet's auditors for the year ending December 31, 2008.

The appointment of KPMG LLP as Euronet's auditors for the year ending December 31, 2008 was ratified in accordance with the following vote:

<u>For</u>	<u>Against</u>	<u>Abstain</u>	<u>Non-Vote</u>
38,855,265	453,468	33,050	—

ITEM 6. EXHIBITS

a) Exhibits

The exhibits that are required to be filed or incorporated herein by reference are listed on the Exhibit Index below.

EXHIBITS

Exhibit Index

<u>Exhibit</u>	<u>Description</u>
10.1	Amendment No. 1 to the Credit Agreement dated April 23, 2008 (filed as Exhibit 10.1 to the Company's Quarterly Report on Form 10-Q filed on May 9, 2008 and incorporated by reference herein)
10.2	Amended and Restated Employment Agreement executed in March 2008 and effective April 25, 2008 between Euronet Worldwide, Inc. and Miro Bergman, Executive Vice President and Chief Operations Officer, Prepaid Processing Segment (filed as Exhibit 10.2 to the Company's Quarterly Report on Form 10-Q filed on May 9, 2008 and incorporated by reference herein)
10.3	Amended and Restated Employment Agreement dated April 10, 2008 between Euronet Worldwide, Inc. and Michael J. Brown, Chairman and Chief Executive Officer (filed as Exhibit 10.3 to the Company's Quarterly Report on Form 10-Q filed on May 9, 2008 and incorporated by reference herein)
10.4	Amended and Restated Employment Agreement dated April 10, 2008 between Euronet Worldwide, Inc. and Rick L. Weller, Executive Vice President and Chief Financial Officer (filed as Exhibit 10.4 to the Company's Quarterly Report on Form 10-Q filed on May 9, 2008 and incorporated by reference herein)
10.5	Amended and Restated Employment Agreement dated April 10, 2008 between Euronet Worldwide, Inc. and Jeffrey B. Newman, Executive Vice President and General Counsel (filed as Exhibit 10.5 to the Company's Quarterly Report on Form 10-Q filed on May 9, 2008 and incorporated by reference herein)
10.6	Amended and Restated Employment Agreement dated April 10, 2008 between Euronet Worldwide, Inc. and Juan C. Bianchi, Executive Vice President and Managing Director, Money Transfer Segment (filed as Exhibit 10.6 to the Company's Quarterly Report on Form 10-Q filed on May 9, 2008 and incorporated by reference herein)
10.7	Employment Agreement dated May 11, 2008 between Euronet Worldwide, Inc. and Gareth Gumbley, Managing Director, Prepaid Processing Segment (1)
12.1	Computation of Ratio of Earnings to Fixed Charges (1)
31.1	Section 302 – Certification of Chief Executive Officer (1)
31.2	Section 302 – Certification of Chief Financial Officer (1)
32.1	Section 906 Certification of Chief Executive Officer and Chief Financial Officer (1)
(1)	Filed herewith.

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.

August 7, 2008

Euronet Worldwide, Inc.

By: _____ /s/ MICHAEL J. BROWN
Michael J. Brown
Chief Executive Officer

By: _____ /s/ RICK L. WELLER
Rick L. Weller
Chief Financial Officer



LETTER OF SECONDMENT

Mr Gareth Gumbley
Northbridge, Sydney
NSW, 2063
Australia

11th May 2008

Dear Gareth

Secondment to E-Pay Ltd

I am writing to confirm the arrangements that have been agreed between us in connection with your secondment (the "Secondment") to E-Pay Ltd ("E-Pay or the Company").

The terms agreed between the E-Pay Australia Ltd ("EPAL") and E-Pay in relation to the Secondment are set out in a separate secondment agreement (the "Secondment Agreement").

1. EMPLOYMENT

You are and shall remain employed by EPAL during the Secondment and your current terms of employment shall remain unchanged, save as set out in this letter. In particular, your period of continuous employment will remain unbroken. At the end of the Secondment, EPAL currently intends that you will return to your current position on the terms applying prior to the Secondment, or a suitable alternative if that role no longer exists.

2. DURATION OF SECONDMENT

2.1 Your assignment to the UK is expected to last two years from 19th May 2008 (the "Commencement date") to 19th May 2010". At the end of your secondment period you may be requested to remain in the UK/Europe for an additional year where business needs dictate that you remain performing your role. Any extension or early conclusion to your assignment will be made by mutual agreement and in light of any changing requirements of the business:

2.1.1 on 3 months' written notice from either EPAL or E-Pay; or

2.1.2 on the termination of your employment in accordance with the terms of your contract; or

2.1.3 on the termination of the Secondment Agreement between EPAL and E-Pay in accordance with its terms;

2.1.4 as a necessary consequence of any legal requirement including, but not restricted to, any requirements under immigration legislation; or

2.1.5 as otherwise agreed between E-Pay, EPAL and yourself.

3. TERMS OF SECONDMENT

3.1 During the Secondment you shall:

- 3.1.1 continue to abide by the terms of your contract of employment with EPAL;
- 3.1.2 act as Director of E-Pay and carry out any work that is reasonably required of you for both E-Pay and for any associated company, including without restriction Euronet Worldwide inc ("EWI"), for which you will be acting as Managing Director, Prepaid Division;
- 3.1.3 work standard office hours at E-Pay, those being 9:00am to 5:30pm, as well as such other work as may reasonably be required for you to discharge your duties as Chief Executive Officer from time to time;
- 3.1.4 comply with any statutory or regulatory requirements applicable to you (in the United Kingdom or in any other jurisdiction, including the United States of America), as may apply to you in the performance of your duties from time to time;
- 3.1.5 report to the Board of E-Pay, or to any party nominated by the Board of E-Pay, from time to time;
- 3.1.6 report on day-to-day matters to Kevin Caponecchi, President of EWI;
- 3.1.7 work at E-Pay premises, in the United Kingdom currently located at 1st Floor Devonshire House, Devonshire Street, London, W1W 5DS, and at such other location as E-Pay may require from time to time;
- 3.1.8 notify both E-Pay and EPAL of the proposed dates of your holiday at least 4 weeks in advance of any such proposed holiday, unless exceptional circumstances apply; and
- 3.1.9 notify both E-Pay and EPAL at the earliest opportunity of any absence you require due to illness or injury.

4. CHANGES TO TERMS OF EMPLOYMENT

- 4.1 Subject to the terms of this letter, the terms of your contract of employment will continue to apply. Where there is a conflict between the terms of this letter and your contract of employment, the terms of this letter will apply.
 - 4.2 The terms of your contract of employment and this secondment agreement will be subject to the laws of Australia. However, EPAL recognises that you will be based in the United Kingdom during the Secondment, subject to any change of work location. EPAL confirms that the Secondment will be subject to employment legislation in the United Kingdom for the duration of the period that you are based in the United Kingdom.
 - 4.3 In signing this Secondment letter, you confirm that in the performance of your duties pursuant to the terms of this letter, the limit on weekly working time specified in the Working Time Regulations 1998 (UK) shall not apply to your employment. You shall give the EPAL three months' prior notice in the event that you wish the limit on weekly working time to apply to your employment.
 - 4.4 The Secondment Agreement contains provisions relating to the creation of intellectual property by you during the Secondment. You will indicate your acceptance of such terms by counter-signing the Secondment Agreement.
-

4.5 In accordance with statutory requirements in the United Kingdom, your particulars of employment during your secondment will be as per Schedule 2. Where your contractual rights under your contract of employment conflict with the particulars of employment at Schedule 2, the particulars of employment will prevail.

4.6 In the event of a Change of Control, as defined in Schedule 3 occurs, the provisions of Schedule 3 will apply.

5. YOUR OBLIGATIONS TO EPAL

5.1 During the Secondment:

5.1.1 You will remain an employee of EPAL at all times in the absence of any further agreement. You will therefore continue to be subject to your express and implied contractual obligations, and statutory obligations to EPAL in the course of your employment. You will also follow the lawful directions of EPAL as may be issued by EPAL from time to time, although:

5.1.2 EPAL has delegated authority to EWI and E-Pay, and specifically the Boards of EWI and E-Pay or any party nominated by the Boards of EWI or E-Pay to issue you with such lawful directions in relation to the performance of your duties on secondment from time to time; and

5.1.3 any directions by EPAL to you during your secondment will be issued subject to consultation with E-Pay.

5.1.4 EWI will conduct any appraisals and pay reviews and will deal with any grievances or any concerns about your conduct or performance. In all cases it will consult EPAL and E-Pay prior to taking any action.

6. BENEFITS

6.1 Your remuneration during the Secondment, will be as set out at Schedule 1. Your remuneration is payable by EPAL, although E-Pay will process such payments. Tax and statutory charges will be deducted in accordance with statutory requirements. Your remuneration may from time to time be subject to review by EPAL in consultation with E-Pay and in accordance with EPAL procedures.

7. EXPENSES

EPAL will provide you with reimbursement for 1 economy class return flight to Australia each year from the Commencement Date for yourself and each of your family during the period of the Secondment. Such time in Australia should be during any period of annual leave unless otherwise agreed with the Company.

Any expenses claims arising during the Secondment must be submitted to the Finance Director of the Prepaid Division in accordance with E-Pay's normal procedures.

8. RELOCATION EXPENSES

8.1.1 EPAL will provide you with reimbursement for costs actually incurred by you in relocating you and your family to the United Kingdom for the period of your Secondment to a maximum of US\$50,000, at the exchange rate that applies on the date you submit your consolidated claim for reimbursement to EPAL, which shall be no later than 2 months from the Commencement Date.;

8.2 EPAL will only provide reimbursement pursuant to clause 8.1 if:

- 8.2.1 you take reasonable steps to ensure that relocation costs are not excessive;
- 8.2.2 you provide evidence of at least 2 quotes for the removal of personal possessions and furniture and, if the lowest quote or quotes is/are not used by you, a justifiable explanation for why;

and is entitled to require you to repay such relocation costs if you leave your employment in breach of the terms of this Secondment Agreement or your contract of employment, or if you are dismissed for gross misconduct in the performance of your duties within 6 months of the Commencement Date. Any such repayment is recoverable by EPAL as a debt.

8.3 If:

- 8.3.1 the Secondment is terminated by EPAL or E-Pay for any reason other than misconduct;
- 8.3.2 your employment is terminated by EPAL for any reason other than misconduct, failure of performance or any other reason that is recognized as forming a fair basis of dismissal under UK law; or
- 8.3.3 you otherwise agree with EPAL and E-Pay that you will return to Australia;

EPAL will provide you with reimbursement for removal costs incurred by you in moving back to Australia up to a maximum of US\$50,000. The costs may include costs incurred for matters listed at clause 8.1 herein, and will be subject to the conditions set out herein at clause 8.2. In order to be entitled to reimbursement pursuant to this clause 8.4, your claim for reimbursement must be submitted within 2 months of your relocation to Australia. If your employment is terminated for a reason other than as described in clause 8.3.2, or you resign from your employment within 6 months of the Commencement Date or if you act in breach of the restrictive covenants applicable under the terms of this letter, you will not be entitled to reimbursement for removal costs incurred by you in moving back to Australia or to any other location. If any breach of your restrictive covenants or misconduct that if, had it been discovered, would have been in repudiatory breach of your contract of employment, is discovered after the payment to you of your reimbursement pursuant to this clause 8.4, the Company will be entitled to recover the reimbursement from you as a debt.

9. DATA PROTECTION

You consent to the EPAL providing relevant information about you to E-Pay or any other company in the Group in connection with the Secondment and, in particular, to providing any sensitive personal data as defined in the Data Protection Act 1998 which may be made available to those organisations who provide products or services to E-Pay or to any other company in the Group (such as advisers and insurers), regulatory authorities, governmental or quasi governmental organisations, or be transferred to E-Pay's or any company in the Group's business contacts outside the European Economic Area in order to further the Group's business interests.

10. CONFIDENTIAL INFORMATION

Your contract currently requires you to keep the EPAL's and the Group's confidential information and trade and business secrets confidential. You should also respect the confidentiality of any similar information relating to E-Pay to which you have access during the Secondment.

11. POST TERMINATION RESTRICTIONS

- 11.1 During the term of your Secondment to E-Pay and for the period of 3 months following the termination of your Secondment, howsoever that termination arises, you covenant with EPAL and E-Pay that you will not, whether alone or jointly with any other person or whether as agent, director, shareholder, partner, manager, employee, consultant or independent contractor of any other person, firm, company or partnership:
 - 11.1.1 carry on or be engaged, concerned or interested in carrying on or providing advice to any business which is the same as or similar to or competitive with any business carried on by E-Pay or any other company in the Group during your Secondment where you have had personal dealings in relation to that business in the 12 months prior to the termination of the Secondment; or
 - 11.1.2 solicit or seek to entice any customer of E-Pay or employee of E-Pay or of any other company in the Group where you have had material personal dealings with that party or person during the Secondment in the course of the performance of your duties in the 12 months prior to the termination of the Secondment.

Please execute the enclosed copy of this letter and return it to Jeff Newman by 1 May 2008 to indicate your agreement to the terms in this letter.

Yours sincerely

/s/ ANTHONY WESTLAKE

For and on behalf of E-Pay Australia Pty Ltd

By signing this letter, I hereby agree to the above changes to the terms of my employment.

/s/ GARETH GUMBLEY

Gareth Gumbley

We hereby consent to the Secondment of Gareth Gumbley on the terms set out above and subject to the terms of the Secondment Agreement.

/s/ ANTHONY WESTLAKE

For and on behalf of E-Pay Ltd

SCHEDULE 1 – REMUNERATION

1. Unless otherwise stated, your remuneration for the period of the Secondment will be as per the terms of this Schedule 1, and will be in substitution for, and not in addition to, your rights as to remuneration as previously applicable in the course of your employment with EPAL under the terms of your contract of employment. These remuneration entitlements will apply for the duration of your secondment, after which your rights will revert to your rights as to remuneration under the terms applicable to you immediately prior to the Commencement Date (unless otherwise agreed with EPAL). You acknowledge that by virtue of your position as Managing Director of the Prepaid Division of EWI, you will become subject to EWI's governance provisions as they related to compensation of executives, and that EWI's Compensation Committee (the "Compensation Committee") will have authority in the determination of your compensation. In particular, the annual bonus and equity award elements of your compensation are subject to the approval of, and will be administered in accordance with procedures established by, the Compensation Committee.
2. EPAL remains responsible and liable for your remuneration, although where appropriate, the payment and disbursement of your remuneration may be administered by E-Pay or another Group Company.
3. Salary: £170,000 per annum payable monthly in arrears. You may choose to take this amount in cash or salary sacrifice a component for housing allowance
4. Car Allowance: £7,070.00 per annum, payable monthly in arrears
5. Relocation Expenses: As per clause 8 of this letter
6. Pension/Superannuation: Per Australian Superannuation laws an additional amount of 9% of your cash compensation paid to a Super fund of your choice.
7. Home Visits: As per clause 7 of this letter
8. Bonus and Equity:

Annual Cash Bonus:

Bonus potential as a percentage of Base Salary:

- Threshold: 33%
- Target: 66%
- Maximum 100%

For 2008, bonus will be payable 50% based on the performance of our Australian and New Zealand subsidiaries, and 50% based on overall group Prepaid results.

For 2009, 2010 bonus will be paid entirely based on performance of the entire Prepaid Division

Bonus will be paid each year in March/April following a determination by the Compensation Committee that targets have been met, based upon the financial statements of EWI as filed with the SEC.

Targets:-

The target for 2008 is based on Operating Income before interest Income. The targets for years 2009 and thereafter will include a factor for interest income.

Prepaid	Australia/New Zealand			Overall		
	Threshold AUD	Target AUD	Maximum AUD	Threshold USD	Target USD	Maximum USD
2008	14,237,617	14,883,832	15,569,288	45,475,000**	46,287,000**	47,099,000**
2009	N/A	N/A	N/A	12%***	14%***	16%***

NZD for the purpose of consolidation is converted at 1NZD = 0.9 AUD

** Up to \$1 million of pre-approved investments made in 2008 will be backed out of the determination of whether 2008 targets are met.

*** 2009 target is based on growth over 2008.

Equity Award

At the first meeting of the Compensation Committee following the date of this letter, you will be awarded 44,000 shares of restricted stock of Euronet:

— 24,000 shares will be time-vest and will vest over three years.

— 20,000 will be performance-vest and will vest only upon fulfillment of the performance targets set out in the following table. Once the applicable performance target is met, one half of the shares will vest immediately and the other half will vest on the anniversary of the first vesting date.

The Compensation Committee will determine whether performance targets have been met at its first meeting following the close of the fiscal year for which such target has been set. The date of vesting for any performance-based shares will be the date of such meeting.

For each of 2009 and 2010 (upon the annual grant of equity awards to other executives by the Compensation Committee) you will be eligible for 20,000 shares of restricted stock, which will be entirely performance-vest and will also vest upon fulfillment of the performance targets set forth on the above table. Once the applicable performance target is met, one half of the shares will vest immediately and the other half will vest 12 months after such date.

Performance Targets

Based on Euronet Prepaid Division operating income, , subject to the following adjustments:

- § the impact of foreign exchange fluctuations will be eliminated, with the rates of foreign exchange being determined by reference to the rate as of March 31, 2008

- § if the cross border acquiring division is moved in to the prepaid division then targets will be amended to remove the impact of cross border in the first year.
 - § If any acquisitions are made, performance targets will be increased in an amount determined by the Compensation Committee to be reasonable based upon the anticipated impact of the acquisition;
 - § extraordinary items will be excluded
 - § any impairment charge against goodwill for Movilcarga and Telerecarga that is made before March 31, 2009 will be excluded.
-

		Shares vesting per year if growth is:				
		< 12%	12%	14%	16%	
Award	2008 performance based award **	20,000	8,000	19,500	28,000	28,000
Award	2009 performance based award	20,000	8,000	13,000	19,500	28,000
Award	2010 performance based award	20,000	8,000	13,000	19,500	28,000
Total performance opportunity			24,000	45,500	67,000	84,000
Award	Three year time based	24,000				

When a performance target is met, half of the shares concerned will vest, while the other half will vest 12 months after the target is met.

** Up to \$1 million of pre-approved investments made in 2008 will be backed out of the determination of whether 2008 targets are met. The 2008 performance award will be based on the combined performance of Australia and NZ and the prepaid division operating results as defined in the bonus calculation above.

SCHEDULE 2 – EMPLOYMENT PARTICULARS

Name of employer: E-Pay Australia Pty Ltd

Employer's address: Level 9, 131 York Street, Sydney NSW 2000

Telephone number: 02 8297 2800

1. Basic Details

- 1.1. Name of employee: Gareth Gumbley
- 1.2. Start Date: 1 November 2004
- 1.3. Commencement date if different from 1.2 (if transferred under TUPE Regulations):.....
- 1.4. Your job title: Managing Director, Prepaid Division (Seconded to E-Pay Ltd)
- 1.5. Primary work location: 1st Floor Devonshire House, Devonshire Street, London, W1W 5DS.
- 1.6. Your rate of pay is £170,000 per annum, or £14,167.67 per month before tax and statutory deductions. You may choose to take this amount in cash or salary sacrifice a component for housing allowance.
- 1.7. You are employed on a permanent basis subject to your contractual terms, and current secondment arrangements are subject to the terms applicable to the secondment.

2. Commencement of employment and continuous employment

Your employment with E-Pay Australia Pty Ltd began is recorded at paragraph 1.2.

Your period of continuous employment began on this day.

3. Job description

Undertake work consistent with your job title, as stated in paragraph 1.4 above, or any other task as reasonably directed by your manager.

4. Job location(s)

You will be required to work at the location identified in paragraph 1.5, and such other locations as may reasonably be required by the Company and E-Pay Ltd from time to time.

5. Working overseas

You are currently relocated on secondment to the United Kingdom.

You will be required to travel overseas from time to time while deployed in the United Kingdom. You will receive travel expenses in accordance with Group policies, but you will receive no additional remuneration with the exception of benefits set out in your Secondment Agreement.

6. Pay

Your rate of pay is specified in paragraph 1.6.

This will be paid monthly in arrears, and such payments will be subject to tax and statutory contributions.

Your benefits are otherwise as per the terms of your Secondment Agreement.

You will not be paid for any period of unauthorised absence.

7. Hours of work

You are employed to work on a full-time basis.

Your normal working hours will be 40 hours per week, Monday to Friday.

You will normally work between the hours of 9:00am and 5:30pm.

You will be required to work such hours as are required for the discharge of your duties.

8. Holidays

You are entitled to 20 days' holiday per year, plus public holidays.

You may occasionally be required to work public holidays.

The Company's holiday year runs from 1 January of each year. If your employment starts or finishes part way through the holiday year your holiday entitlement will be calculated on a pro-rata basis. Deductions from final wages due to you on termination of employment will be made in respect of holidays taken in excess of entitlement.

9. Sickness absence

You will be entitled to sick pay in accordance with the terms of your contract of employment and in accordance with minimum statutory requirements.

10. Pension scheme

9% of cash based compensation per Australian Super regulations paid in to an Australian Super fund of your choice.

11. Collective agreements with trade unions

There are no collective agreements with trade unions or other employee groups affecting this employment.

12. Application of terms and ending the employment

These terms will cease to apply upon amendment by agreement between the parties or upon the cessation of your secondment arrangements in the United Kingdom.

Your employment may otherwise be ended in accordance with the terms of your contract of employment.

13. Disciplinary and grievance procedure

The Company operates a disciplinary policy which complies with the statutory dismissal and disciplinary procedure under Schedule 2 of the Employment Act 2002. A copy of this policy is in the Company Handbook and can otherwise be obtained on request. We reserve the right to suspend you with pay for the purpose of investigating any allegation of misconduct against you.

If you have a grievance relating to your employment you should raise it in writing with Jeffrey Newman. A copy of our grievance policy is in the Company Handbook and can otherwise be obtained on request from our Human Resources Department. Where applicable, the Company will deal with your grievance in accordance with the requirements of the statutory grievance procedures set out at Schedule 2 to the Employment Act 2002.

14. I acknowledge receipt of my particulars of employment

Signed. /s/ GARETH GUMBLEY

Date. May 17, 2008

SCHEDULE 3
RIGHTS UPON CHANGE OF CONTROL

1. For the purposes of this Schedule 3, a “Change of Control” occurs if:
 - 1.1 a merger, consolidation or dissolution of Euronet Worldwide, Inc. (“EWI”) or a sale, lease, exchange or disposition of all or substantially all of EWI’s assets has been completed;
 - 1.2 less than 75% of the members of the Board of EWI are individuals who were either members of the Board on the date of this Agreement or whose election or nomination was approved by a vote of at least 75% of the members of the Board then still in office who were either members of the Board on the date of this Agreement or whose election or nomination was so approved; or
 - 1.3 any person (as such term is defined at sections 13(d) and 14(d) of the U.S. Securities Exchange Act of 1934 (“the Exchange Act”) shall have become “beneficial owner” (as defined in Rule 13d-3 under the Exchange Act) directly or indirectly of securities of EWI representing 40% or more (calculated in accordance with Rule 13d-3 of the Exchange Act) of the aggregate voting power of EWI’s then outstanding voting securities.
 2. Subject to the terms and conditions of this Schedule 3 and in particular clause 6, in the event of a Change of Control at any time during your secondment, you will be entitled to remain either in your seconded position on the terms of this Agreement or, at the election of the E-Pay or EPAL under this Agreement or the Secondment Agreement (as applicable), in your position of employment with EPAL, for a cumulative period of an additional three years from the date of such Change of Control (the “Change Control Date”), at not less than the capacity you held with EPAL immediately prior to the commencement of your secondment under this Agreement. During the Three-Year Period, you shall be entitled to a salary at a rate not less than that paid you at the Control Change Date, at the same intervals. Any termination of your employment following a Control Change Date will occur in accordance with the terms of this Schedule 3.
 3. During the Three Year Period, you shall be entitled to participate in each of the following plans (together, the “Specified Benefits”) in existence, and in accordance with the terms thereof, at the Control Change Date:
 - 3.1 any incentive compensation plans;
 - 3.2 any benefit plan and trust fund associated therewith, related to (A) life, health, dental, disability, or accidental death and dismemberment insurance, (B) employee stock or share ownership (such as under the EWI ESPP and other stock option plans); and
 - 3.3 any other benefit plans hereafter made generally available to employees at your level of responsibility within EWI.
 4. All outstanding options or restricted stock by you under any stock or share option plan of the Group shall become immediately vested on the Control Change Date, provided that any performance based equity awards will be deemed vested as if the middle level of performance (14% growth) had been met.
 5. You shall receive payment of any amounts to which you are entitled within five business days of the Control Change Date.
 6. Notwithstanding any other provision of this Schedule 3, at any time after the Control Change Date, EPAL may terminate your employment for any reason, (the “Termination”),
-

but within five days of the termination of your employment, EPAL or a nominee shall pay to you:

- 6.1 your salary (as specified at Item 3 of Schedule 1, as varied by EPAL at its discretion from time to time) (“Salary”) and accrued leave entitlements to the date of the termination of your employment, and
 - 6.2 a lump sum amount (the “Special Severance Payment”) equal to the product (discounted to the then present value on the basis of a rate of 7.5% per annum) of your Salary multiplied by the number of years and any portion thereof remaining in the Three-Year Period (or if the remaining term in the Three-Year Period after the Termination is less than two years, for two years — the “Extended Period”);
 7. In the event of a termination of your employment under clause 6 of this Schedule 3, Specified Benefits to which you are entitled immediately prior to Termination shall continue until the end of the Three Year Period (or the Extended Period, if applicable); provided that:
 - 7.1 if any plan pursuant to which Specified Benefits are provided immediately prior to Termination would not permit continued participation by Employee after the termination of your employment, EPAL or a nominee shall pay to you within five days after the date of the termination of your employment a lump sum payment equal to the amount of Specified Benefits you would have received if you had been fully vested as a continuing participant in such plan to the end of the Three-Year Period or the Extended Period, if applicable; and
 - 7.2 if you obtain new employment following the termination of your employment, then following any waiting period applicable to participation in any plan of the new employer, you shall continue to be entitled to receive the Specified Benefits (of equivalent benefits in accordance with clause 7.1 of this Schedule 3) only to the extent such benefits would exceed those available to you under comparable plans made available by your new employer (but you shall not be required to repay any amounts then already received by you).
 8. In the event of a Change of Control, thereafter, for “good reason” (as defined below), you may, at any time during the Three Year Period, in your sole discretion, on not less than thirty (30) days’ written notice and effective at the end of such notice period, resign your employment with EPAL (the “Resignation”). Within five days of your Resignation, EPAL (or a nominee) shall pay to you your full Salary through to the effective date of your Resignation, plus a lump sum amount equal to the Special Severance Payment calculated in accordance with clause 6 of this Schedule 3, except that for purposes of such calculations, all references to “Termination” shall be deemed to be references to “Resignation”). Upon your Resignation, Specified Benefits to which you are entitled immediately prior to Resignation shall continue on the same terms and conditions as provided in clause 7 of this Schedule 3, as applicable in the event of a termination of your employment by the Company (including equivalent payments provided in circumstances described at clause 7). For purposes of this Agreement, a “good reason” is where the employee is entitled at law to treat himself as having been constructively dismissed by EPAL.
 9. After the Control Change Date, you shall not be required to mitigate the amount of any payment provided for in this Schedule 3 by seeking other employment or otherwise and except as expressly set forth herein no such other employment, if obtained, or compensation or benefits payable in connection therewith shall reduce any amounts or benefits to which you are entitled under the terms of this Schedule 3, with the exception of circumstances referred to at clause 7 of this Schedule 3.
-

10. If any dispute should arise under this Agreement after the Control Change Date involving an effort by you to protect, enforce or secure rights or benefits claimed by you hereunder, EPAL (or any nominee) shall pay (promptly upon demand by you accompanied by reasonable evidence of incurrence) all reasonable expenses (including solicitor's fees) incurred by you in connection with such dispute, without regard to whether you prevail in such a dispute except that you shall repay EPAL (or any nominee) any amounts so received if a court having jurisdiction shall make a final, non-appealable determination that you acted frivolously or in bad faith by initiating and/or pursuing such a dispute
11. The rights and obligations of you and EPAL under this Section 3 shall inure to the benefit of and be binding in each and every respect upon the direct and indirect successors and assigns of EPAL and yourself, regardless of the manner in which such successors or assigns shall succeed to the interest of EPAL or yourself hereunder and this Schedule 3 shall not be terminated by the voluntary or involuntary dissolution by EWI or EPAL or any merger or consolidation or acquisition involving EWI or EPAL, or upon any transfer of all or substantially all of EWI's or EPAL's assets, or terminated otherwise than in accordance with its terms. In the event of any such merger or consolidation or transfer of assets, this Schedule 3 shall be binding upon and shall inure to the benefit of the surviving corporation or the corporation or other person to which such assets shall be transferred.

EURONET WORLDWIDE, INC.
COMPUTATION OF RATIO OF EARNINGS TO FIXED CHARGES
(Unaudited)

(dollar amounts in thousands)	Three Months Ended June 30,		Six Months Ended June 30,	
	2008	2007	2008	2007
Pretax income from continuing operations before adjustment for minority interest or income from unconsolidated subsidiaries	\$ 11,626	\$ 12,977	\$ 17,229	\$ 26,049
Add:				
Fixed charges	7,191	8,600	15,087	12,674
Dividends received	<u>262</u>	<u>—</u>	<u>262</u>	<u>1,270</u>
Adjusted pretax income	<u>\$ 19,079</u>	<u>\$ 21,577</u>	<u>\$ 32,578</u>	<u>\$ 39,993</u>
Fixed charges:				
Interest expense	\$ 6,037	\$ 7,769	\$ 12,893	\$ 11,301
Estimate of interest within rental expense	<u>1,154</u>	<u>831</u>	<u>2,194</u>	<u>1,373</u>
Total fixed charges	<u>\$ 7,191</u>	<u>\$ 8,600</u>	<u>\$ 15,087</u>	<u>\$ 12,674</u>
Ratio of earnings to fixed charges	2.7	2.5	2.2	3.2

CERTIFICATIONS OF CHIEF EXECUTIVE OFFICER

I, Michael J. Brown, Chairman and Chief Executive Officer, certify that:

- 1) I have reviewed this Quarterly Report on Form 10-Q of Euronet Worldwide, Inc.;
- 2) Based on my knowledge, this report does not contain any untrue statement of a material fact or omit to state a material fact necessary to make the statements made, in light of the circumstances under which such statements were made, not misleading with respect to the period covered by this report;
- 3) Based on my knowledge, the financial statements, and other financial information included in this report, fairly present in all material respects the financial condition, results of operations and cash flows of the registrant as of, and for, the periods presented in this report;
- 4) The registrant's other certifying officer and I are responsible for establishing and maintaining disclosure controls and procedures (as defined in Exchange Act Rules 13a-15(e) and 15d-15(e)) and internal control over financial reporting (as defined in Exchange Act Rules 13a-15(f) and 15d-15(f)) for the registrant and have:
 - a) designed such disclosure controls and procedures, or caused such disclosure controls and procedures to be designed under our supervision, to ensure that material information relating to the registrant, including its consolidated subsidiaries, is made known to us by others within those entities, particularly during the period in which this report is being prepared;
 - b) designed such internal control over financial reporting, or caused such internal control over financial reporting to be designed under our supervision, to provide reasonable assurance regarding the reliability of financial reporting and the preparation of financial statements for external purposes in accordance with generally accepted accounting principles;
 - c) evaluated the effectiveness of the registrant's disclosure controls and procedures and presented in this report our conclusions about the effectiveness of the disclosure controls and procedures, as of the end of the period covered by this report based on such evaluation; and
 - d) disclosed in this report any change in the registrant's internal control over financial reporting that occurred during the registrant's most recent fiscal quarter (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.
- 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 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.

Date: August 7, 2008

/s/ MICHAEL J. BROWN

Michael J. Brown
Chairman and Chief Executive Officer

CERTIFICATIONS OF CHIEF FINANCIAL OFFICER

I, Rick L. Weller, Chief Financial Officer, certify that:

- 1) I have reviewed this Quarterly Report on Form 10-Q of Euronet Worldwide, Inc.;
- 2) Based on my knowledge, this report does not contain any untrue statement of a material fact or omit to state a material fact necessary to make the statements made, in light of the circumstances under which such statements were made, not misleading with respect to the period covered by this report;
- 3) Based on my knowledge, the financial statements, and other financial information included in this report, fairly present in all material respects the financial condition, results of operations and cash flows of the registrant as of, and for, the periods presented in this report;
- 4) The registrant's other certifying officer and I are responsible for establishing and maintaining disclosure controls and procedures (as defined in Exchange Act Rules 13a-15(e) and 15d-15(e)) and internal control over financial reporting (as defined in Exchange Act Rules 13a-15(f) and 15d-15(f)) for the registrant and have:
 - a) designed such disclosure controls and procedures, or caused such disclosure controls and procedures to be designed under our supervision, to ensure that material information relating to the registrant, including its consolidated subsidiaries, is made known to us by others within those entities, particularly during the period in which this report is being prepared;
 - b) designed such internal control over financial reporting, or caused such internal control over financial reporting to be designed under our supervision, to provide reasonable assurance regarding the reliability of financial reporting and the preparation of financial statements for external purposes in accordance with generally accepted accounting principles;
 - c) evaluated the effectiveness of the registrant's disclosure controls and procedures and presented in this report our conclusions about the effectiveness of the disclosure controls and procedures, as of the end of the period covered by this report based on such evaluation; and
 - d) disclosed in this report any change in the registrant's internal control over financial reporting that occurred during the registrant's most recent fiscal quarter (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.
- 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 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.

Date: August 7, 2008

/s/ RICK L. WELLER

Rick L. Weller
Chief Financial Officer

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

In connection with the Quarterly Report on Form 10-Q of Euronet Worldwide, Inc. (the "Company") for the period ended June 30, 2008 filed with the Securities and Exchange Commission on the date hereof (the "Report"), the undersigned hereby certifies, pursuant to 18 U.S.C. Section 1350, as adopted pursuant to Section 906 of the Sarbanes-Oxley Act of 2002, that:

- (1) the Report fully complies with the requirements of Section 13(a) or 15(d) of the Securities Exchange Act of 1934, as amended; 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/ MICHAEL J. BROWN

Michael J. Brown
Chief Executive Officer

August 7, 2008

In connection with the Quarterly Report on Form 10-Q of Euronet Worldwide, Inc. (the "Company") for the period ended June 30, 2008 as filed with the Securities and Exchange Commission on the date hereof (the "Report"), the undersigned hereby certifies, pursuant to 18 U.S.C. Section 1350, as adopted pursuant to Section 906 of the Sarbanes-Oxley Act of 2002, that:

- (1) the Report fully complies with the requirements of Section 13(a) or 15(d) of the Securities Exchange Act of 1934, as amended; 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/ RICK L. WELLER

Rick L. Weller
Chief Financial Officer

August 7, 2008