# UNITED STATES SECURITIES AND EXCHANGE COMMISSION 

Washington, D.C. 20549

## FORM 10-Q

(Mark One)
x QUARTERLY REPORT PURSUANT TO SECTION 13 OR 15(d) OF THE SECURITIES EXCHANGE
ACT OF 1934
For the quarterly period ended March 31, 2012

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

## MATTEL, INC.

Delaware
(State or other jurisdiction of incorporation or organization)

95-1567322
(I.R.S. Employer Identification No.)

## 333 Continental Blvd.

El Segundo, CA 90245-5012
(Address of principal executive offices)
(310) 252-2000
(Registrant $s$ telephone number)
(Former name, former address and former fiscal year, if changed since last report)

NONE

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 x No "

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

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

Large accelerated filer x Accelerated filer * Non-accelerated filer * 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 x
Number of shares outstanding of registrant s common stock, $\$ 1.00$ par value, as of April 20, 2012:

340,579,490 shares

## MATTEL, INC. AND SUBSIDIARIES

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## PART I FINANCIAL INFORMATION

## Item 1. Financial Statements.

MATTEL, INC. AND SUBSIDIARIES

## CONSOLIDATED BALANCE SHEETS

$\left.\begin{array}{l|rrr} & \begin{array}{c}\text { March 31, } \\ \mathbf{2 0 1 2}\end{array} & \begin{array}{c}\text { March 31, } \\ \text { 2011 } \\ \text { (Unaudited; in thousands, }\end{array} \\ \hline & & \begin{array}{c}\text { December 31, } \\ \text { 2011 }\end{array} \\ \hline \text { except share data) }\end{array}\right]$

| Accumulated other comprehensive loss | $(395,545)$ | $(318,581)$ | $(446,645)$ |
| :--- | :--- | :--- | :--- | :--- |
| Total stockholders equity | $2,641,088$ | $2,517,413$ | $2,610,603$ |
| Total Liabilities and Stockholders Equity | $\$ 5,540,404$ | $\$ 4,982,057$ | $\$ 5,671,638$ |

The accompanying notes are an integral part of these financial statements.

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## MATTEL, INC. AND SUBSIDIARIES

## CONSOLIDATED STATEMENTS OF OPERATIONS

|  | For the Three Months EndedMarch 31, $\quad$ March 31,2012 $\quad 2011$(Unaudited; in thousands,except per share amounts) |  |
| :---: | :---: | :---: |
| Net Sales | \$ 928,449 | \$ 951,856 |
| Cost of sales | 455,078 | 478,709 |
| Gross Profit | 473,371 | 473,147 |
| Advertising and promotion expenses | 97,859 | 101,849 |
| Other selling and administrative expenses | 346,776 | 334,540 |
| Operating Income | 28,736 | 36,758 |
| Interest expense | 21,105 | 18,816 |
| Interest (income) | $(1,745)$ | $(3,163)$ |
| Other non-operating (income), net | (792) | (156) |
| Income Before Income Taxes | 10,168 | 21,261 |
| Provision for income taxes | 2,339 | 4,654 |
| Net Income | \$ 7,829 | \$ 16,607 |
| Net Income Per Common Share Basic | \$ 0.02 | \$ 0.05 |
| Weighted average number of common shares | 339,144 | 349,072 |
| Net Income Per Common Share Diluted | \$ 0.02 | \$ 0.05 |
| Weighted average number of common and potential common shares | 343,660 | 352,707 |
| Dividends Declared Per Common Share | \$ 0.31 | \$ 0.23 |

The accompanying notes are an integral part of these financial statements.

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## MATTEL, INC. AND SUBSIDIARIES

## CONSOLIDATED STATEMENTS OF COMPREHENSIVE INCOME

|  | For the Three Months EndedMarch 31, $\quad$ March 31,$\mathbf{2 0 1 2} \quad 2011$(Unaudited; in thousands) |  |  |
| :---: | :---: | :---: | :---: |
| Net Income | \$ 7,829 | \$ | 16,607 |
| Other Comprehensive Income, Net of Tax: |  |  |  |
| Currency translation adjustments | 55,303 |  | 53,178 |
| Defined benefit pension plans net prior service cost and net actuarial loss | 1,523 |  | 2,533 |
| Net unrealized gain/loss on derivative instruments: |  |  |  |
| Unrealized holding losses | $(1,188)$ |  | $(14,353)$ |
| Reclassification adjustment for realized gains included in net income | $(4,538)$ |  | (740) |
|  | $(5,726)$ |  | $(15,093)$ |
| Other Comprehensive Income, Net of Tax | 51,100 |  | 40,618 |
| Comprehensive Income | \$ 58,929 |  | 57,225 |

The accompanying notes are an integral part of these financial statements.

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## MATTEL, INC. AND SUBSIDIARIES

## CONSOLIDATED STATEMENTS OF CASH FLOWS

|  | For the Three Months Ended  <br> March 31, March 31, <br> 2012 2011 <br> (Unaudited; in thousands)  |  |  |  |
| :---: | :---: | :---: | :---: | :---: |
| Cash Flows From Operating Activities: |  |  |  |  |
| Net income |  | 7,829 |  | 16,607 |
| Adjustments to reconcile net income to net cash flows used for operating activities: |  |  |  |  |
| Depreciation |  | 36,544 |  | 35,998 |
| Amortization |  | 3,867 |  | 3,507 |
| Deferred income taxes |  | $(28,771)$ |  | $(22,105)$ |
| Share-based compensation |  | 11,853 |  | 10,972 |
| Increase (decrease) from changes in assets and liabilities, net of acquired assets and liabilities: |  |  |  |  |
| Accounts receivable |  | 554,003 |  | 401,256 |
| Inventories |  | $(96,550)$ |  | $(129,933)$ |
| Prepaid expenses and other current assets |  | $(17,843)$ |  | 17,036 |
| Accounts payable, accrued liabilities, and income taxes payable |  | $(273,439)$ |  | $(322,376)$ |
| Other, net |  | $(25,987)$ |  | $(52,806)$ |
| Net cash flows provided by (used for) operating activities |  | 171,506 |  | $(41,844)$ |
| Cash Flows From Investing Activities: |  |  |  |  |
| Purchases of tools, dies, and molds |  | $(20,435)$ |  | $(28,439)$ |
| Purchases of other property, plant, and equipment |  | $(17,547)$ |  | $(17,336)$ |
| Payments for acquisition, net of cash acquired |  | $(685,370)$ |  |  |
| Proceeds from sale of other property, plant, and equipment |  | 185 |  | 316 |
| Proceeds from foreign currency forward exchange contracts |  | 19,800 |  | 36,287 |
| Net cash flows used for investing activities |  | $(703,367)$ |  | $(9,172)$ |
| Cash Flows From Financing Activities: |  |  |  |  |
| Payments of short-term borrowings |  | $(8,018)$ |  |  |
| Payment of credit facility renewal costs |  |  |  | $(6,899)$ |
| Share repurchases |  | $(32,233)$ |  | $(100,142)$ |
| Payment of dividends on common stock |  | $(105,170)$ |  | $(80,128)$ |
| Proceeds from exercise of stock options |  | 75,601 |  | 14,001 |
| Other, net |  | 11,303 |  | $(13,099)$ |
| Net cash flows used for financing activities |  | $(58,517)$ |  | $(186,267)$ |
| Effect of Currency Exchange Rate Changes on Cash |  | 5,891 |  | 5,523 |
| Decrease in Cash and Equivalents |  | $(584,487)$ |  | $(231,760)$ |
| Cash and Equivalents at Beginning of Period |  | 1,369,113 |  | 1,281,123 |
| Cash and Equivalents at End of Period |  | -784,626 |  | 1,049,363 |

The accompanying notes are an integral part of these financial statements.

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## MATTEL, INC. AND SUBSIDIARIES

## NOTES TO CONSOLIDATED FINANCIAL STATEMENTS

(Unaudited)

## 1. Basis of Presentation

The accompanying unaudited consolidated financial statements and related disclosures have been prepared in accordance with accounting principles generally accepted in the United States of America applicable to interim financial information and with the instructions to Form 10-Q and Rule 10-01 of Regulation S-X. In the opinion of management, all adjustments, consisting of only those of a normal recurring nature, considered necessary for a fair presentation of the financial position and interim results of Mattel, Inc. and its subsidiaries ( Mattel or the
Company ) as of and for the periods presented, have been included. Because Mattel s business is seasonal, results for interim periods are not necessarily indicative of those that may be expected for a full year.

The year-end balance sheet data was derived from audited financial statements, however, the accompanying interim notes to the consolidated financial statements do not include all disclosures required by accounting principles generally accepted in the United States of America ( US GAAP ).

The financial information included herein should be read in conjunction with Mattel s consolidated financial statements and related notes in its 2011 Annual Report on Form 10-K.

## 2. Accounts Receivable

Accounts receivable are net of allowances for doubtful accounts of $\$ 19.7$ million, $\$ 21.3$ million, and $\$ 26.3$ million as of March 31, 2012, March 31, 2011, and December 31, 2011, respectively.

## 3. Inventories

Inventories include the following:

|  | March 31, <br> $\mathbf{2 0 1 2}$, | March 31, <br> 2011 <br> (In thousands) | December 31, <br> 2011 |  |
| :--- | :---: | :---: | :---: | :---: |
| Raw materials and work in process | $\$ 122,251$ | $\$ 88,900$ | $\$$ | 88,489 |
| Finished goods | 481,485 | 524,299 | 398,511 |  |
|  | $\$ 603,736$ | $\$$ | 607,199 | $\$$ |

## 4. Property, Plant, and Equipment

Property, plant, and equipment, net includes the following:

March 31,
2012

March 31, 2011 (In thousands)

December 31, 2011

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| Land | \$ | 26,692 | \$ | 26,760 | \$ | 26,616 |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| Buildings |  | 264,235 |  | 252,517 |  | 262,537 |
| Machinery and equipment |  | 871,875 |  | 822,072 |  | 851,833 |
| Tools, dies, and molds |  | 634,859 |  | 607,753 |  | 633,818 |
| Capital leases |  | 23,271 |  | 23,271 |  | 23,271 |
| Leasehold improvements |  | 194,865 |  | 181,719 |  | 187,545 |
|  |  | 2,015,797 |  | 1,914,092 |  | 1,985,620 |
| Less: accumulated depreciation |  | (1,480,095) |  | 1,420,037) |  | $(1,461,679)$ |
|  | \$ | 535,702 |  | 494,055 | \$ | 523,941 |

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## 5. Goodwill

Goodwill is allocated to various reporting units, which are at the operating segment level, for purposes of evaluating whether goodwill is impaired. As more fully described in Note 20 Segment Information, on January 1, 2012, Mattel changed its operating segments to align with its new organizational structure, which resulted in changes to its reporting units. The new reporting units are: (i) North America, (ii) International, and (iii) American Girl. Components of the operating segments have been aggregated into a single reporting unit as the components have similar economic characteristics. The similar economic characteristics include the nature of the products, the nature of the production processes, the customers, and the manner in which the products are distributed. Mattel reassigned goodwill to the new reporting units based on a relative fair value approach. Mattel tests its goodwill for impairment annually in the third quarter, and whenever events or changes in circumstances indicate that the carrying amount may exceed its fair value. The change in reporting units did not result in a triggering event as the change, more likely than not, would not have reduced the fair value of goodwill for the reporting units below its carrying value since the fair value of each of the reporting units exceeded its carrying value by more than two times.

The change in the carrying amount of goodwill by reporting unit for the three months ended March 31, 2012 is shown below. Brand-specific goodwill held by foreign subsidiaries is allocated to the North America and American Girl reporting units selling those brands, thereby causing foreign currency translation impact for these reporting units. Prior period amounts have been reclassified to conform to the current year presentation.

|  | December 31, <br> $\mathbf{2 0 1 1}$ | AcquisitionImpact of Currency <br> Exchange Rate <br> Changes | March 31, <br> 2012 |
| :--- | :---: | :---: | :---: | :---: | :---: | :---: |
| (In thousands) |  |  |  |

## Acquisition of HIT Entertainment

On February 1, 2012, Mattel acquired Helium Holdings 1A Ltd, a private limited company existing under the laws of Jersey ( HIT Entertainment ), pursuant to the Stock Purchase Agreement dated as of October 23, 2011, between the Company s wholly owned subsidiary, Mattel Entertainment Holdings Limited, a private limited company existing under the laws of England and Wales (the Purchasing Sub ), HIT Entertainment s parent company, HIT Entertainment Scottish Limited Partnership, a limited partnership existing under the laws of Scotland and majority owned by a consortium of funds led by Apax Partners, LLP and its affiliates (the Selling Stockholder ) and, with respect to certain provisions thereof, the Company (the Purchase Agreement ). Pursuant to the terms set forth in the Purchase Agreement, the Company indirectly acquired, through the Purchasing Sub, $100 \%$ of the issued and outstanding shares of HIT Entertainment from the Selling Stockholder for a total cash consideration of $\$ 714.3$ million, including payment for acquired cash, subject to customary adjustments. HIT Entertainment owns and licenses a diverse portfolio of pre-school entertainment brands, including Thomas \& Friends ${ }^{\circledR}$.

The total consideration was allocated to the assets acquired and liabilities assumed based on their estimated fair values. As a result of the acquisition, Mattel recognized $\$ 510.7$ million of identifiable intangible assets (primarily related to intellectual property rights), $\$ 38.9$ million of net liabilities assumed (primarily related to deferred tax liabilities), and $\$ 242.5$ million of goodwill, which is not deductible for tax purposes. The fair value of the identifiable intangible assets were estimated based on the multi-period excess earnings method, using Level 3 inputs within the fair value hierarchy, which included forecasted future cash flows, long-term revenue growth rates, and the weighted average cost of capital. Goodwill relates to a number of factors built into the purchase price, including the future earnings and cash flow potential of the business, as well as the complementary strategic fit and the resulting synergies it brings to Mattel sexisting operations. Mattel is in the process of finalizing the valuation of the assets acquired and liabilities assumed. The determination of the final values of assets acquired and liabilities assumed may result in adjustments to the values presented and a corresponding adjustment to goodwill.

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Additionally, during the three months ended March 31, 2012, Mattel recognized approximately $\$ 6$ million of transaction costs and $\$ 10$ million of integration costs, which are recorded within other selling and administrative expenses in the consolidated statements of operations. The pro forma and actual results of operations for this acquisition have not been presented because they are not material.

## 6. Other Noncurrent Assets

Other noncurrent assets include the following:

|  | March 31, <br> $\mathbf{2 0 1 2}$, | March 31, <br> 2011 <br> (In thousands) | December 31, <br> $\mathbf{2 0 1 1}$ |  |
| :--- | ---: | ---: | ---: | ---: |
| Deferred income taxes | $\$ 500,176$ | $\$ 497,194$ | $\$$ | 473,832 |
| Nonamortizable identifiable intangibles | 617,223 | 122,223 | 122,223 |  |
| Identifiable intangibles (net of amortization of $\$ 58.1$ million, $\$ 66.4$ million, and $\$ 55.5$ <br> million, respectively) | 97,532 | 89,196 | 84,486 |  |
| Other | 216,601 | 199,645 | 201,310 |  |
|  | $\$ 1,431,532$ | $\$ 908,258$ | $\$$ | 881,851 |

In connection with the acquisition of HIT Entertainment, as more fully described in Note 5 Goodwill, Mattel recognized $\$ 495.0$ million of nonamortizable identifiable intangible assets and $\$ 15.7$ million of amortizable identifiable intangible assets, primarily related to intellectual property rights.

## 7. Accrued Liabilities

Accrued liabilities include the following:

|  | March 31, <br> $\mathbf{2 0 1 2}$ | March 31, <br> 2011 <br> (In thousands) | December 31, <br> $\mathbf{2 0 1 1}$ |  |
| :--- | ---: | ---: | ---: | ---: |
| Advertising and promotion | $\$ 49,884$ | $\$ 48,922$ | $\$$ | 75,508 |
| Taxes other than income taxes | 33,138 | 44,941 | 59,861 |  |
| Royalties | 27,633 | 36,376 | 85,637 |  |
| Other | 341,404 | 341,041 | 397,795 |  |
|  | $\$ 452,059$ | $\$ 471,280$ | $\$$ | 618,801 |

## 8. Long-term Debt

Long-term debt includes the following:

|  | March 31, <br> 2012 | March 31, <br> 2011 <br> (In thousands) | December 31, <br> 2011 |  |
| :--- | :---: | :---: | :---: | :---: |
| Medium-term notes due July 2012 to November 2013 | $\$ 100,000$ | $\$ 150,000$ | $\$$ | 100,000 |
| 2006 Senior Notes |  |  | 200,000 |  |


| 2008 Senior Notes due March 2013 | 350,000 | 350,000 | 350,000 |
| :--- | ---: | ---: | ---: |
| 2010 Senior Notes due October 2020 and October 2040 | 500,000 | 500,000 | 500,000 |
| 2011 Senior Notes due November 2016 and November 2041 | 600,000 |  | 600,000 |
|  |  |  |  |
| Less: current portion | $1,550,000$ | $1,200,000$ | $1,550,000$ |
|  | $(400,000)$ | $(250,000)$ | $(50,000)$ |
| Total long-term debt | $\$ 1,150,000$ | $\$ 950,000$ | $\$ 1,500,000$ |

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In November 2011, Mattel issued $\$ 300.0$ million of unsecured $2.50 \%$ senior notes ( $2.50 \%$ Senior Notes ) due November 1, 2016 and $\$ 300.0$ million of unsecured $5.45 \%$ senior notes ( $5.45 \%$ Senior Notes ) due November 1, 2041 (collectively, 2011 Senior Notes ). Interest on the 2011 Senior Notes is payable semi-annually on May 1 and November 1 of each year, beginning May 1, 2012. Mattel may redeem all or part of the $2.50 \%$ Senior Notes at any time or from time to time at its option, at a redemption price equal to the greater of (i) $100 \%$ of the principal amount of the notes being redeemed plus accrued and unpaid interest to but excluding the redemption date, and (ii) a make-whole amount based on the yield of a comparable US Treasury security plus 25 basis points. Mattel may redeem all or part of the $5.45 \%$ Senior Notes at any time or from time to time at its option prior to May 1, 2041 (six months prior to the maturity date of the $5.45 \%$ Senior Notes), at a redemption price equal to the greater of (i) $100 \%$ of the principal amount of the notes being redeemed plus accrued and unpaid interest to but excluding the redemption date, and (ii) a make-whole amount based on the yield of a comparable US Treasury security plus 35 basis points. Mattel may redeem all or part of the $5.45 \%$ Senior Notes at any time or from time to time at its option on or after May 1, 2041 (six months prior to the maturity date for the $5.45 \%$ Senior Notes), at a redemption price equal to $100 \%$ of the principal amount of the notes to be redeemed, plus accrued and unpaid interest to but excluding the redemption date.

During the second quarter of 2011, Mattel repaid the remaining $\$ 200.0$ million of its 2006 Senior Notes in connection with its scheduled maturity. Additionally, during the second quarter and fourth quarter of 2011, Mattel repaid $\$ 40.0$ million, and $\$ 10.0$ million, respectively, of its Medium-term notes in connection with their scheduled maturities.

## 9. Other Noncurrent Liabilities

Other noncurrent liabilities include the following:

|  | $\begin{gathered} \text { March 31, } \\ 2012 \end{gathered}$ |  | $\begin{aligned} & \text { March 31, } \\ & \text { 2011 } \\ & \text { (In thousands) } \end{aligned}$ |  | $\begin{gathered} \text { December 31, } \\ 2011 \end{gathered}$ |  |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| Benefit plan liabilities | \$ | 271,780 | \$ | 224,264 | \$ | 278,354 |
| Noncurrent tax liabilities |  | 202,900 |  | 113,618 |  | 103,938 |
| Other |  | 141,393 |  | 136,597 |  | 139,815 |
|  | \$ | 616,073 | \$ | 474,479 | \$ | 522,107 |

## 10. Accumulated Other Comprehensive Income (Loss)

The components of accumulated other comprehensive loss are as follows:

|  | March 31, <br> $\mathbf{2 0 1 2}$ | March 31, <br> 2011 <br> (In thousands) | December 31, <br> 2011 |  |
| :--- | :---: | :---: | :---: | :---: |
| Currency translation adjustments | $\$(243,560)$ | $\$(168,580)$ | $\$$ | $(298,863)$ |
| Defined benefit pension and other postretirement plans, net of tax | $(170,875)$ | $(131,781)$ | $(172,398)$ |  |
| Net unrealized gain (loss) on derivative instruments, net of tax | 18,890 | $(18,220)$ | 24,616 |  |
|  | $\$(395,545)$ | $\$(318,581)$ | $\$(446,645)$ |  |

## Currency Translation Adjustments

Mattel s reporting currency is the US dollar. The translation of its net investment in subsidiaries with non-US dollar functional currencies subjects Mattel to currency exchange rate fluctuations in its results of operations and financial position. Assets and liabilities of subsidiaries with non-US dollar functional currencies are translated into US dollars at fiscal period-end exchange rates. Income, expense, and cash flow items are translated at weighted average exchange rates prevailing during the fiscal period. The resulting currency

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translation adjustments are recorded as a component of accumulated other comprehensive loss within stockholders equity. Currency translation adjustments resulted in a net gain of $\$ 55.3$ million and $\$ 53.2$ million for the three months ended March 31, 2012 and 2011, respectively, with gains primarily from the strengthening of the Euro, Mexican peso, Brazilian real, and British pound sterling against the US dollar.

## 11. Derivative Instruments

Mattel seeks to mitigate its exposure to foreign currency transaction risk by monitoring its foreign currency transaction exposure for the year and partially hedging such exposure using foreign currency forward exchange contracts. Mattel uses foreign currency forward exchange contracts as cash flow hedges primarily to hedge its purchases and sales of inventory denominated in foreign currencies. These contracts generally have maturity dates of up to 18 months. These derivative instruments have been designated as effective cash flow hedges, whereby the unsettled hedges are reported in Mattel s consolidated balance sheets at fair value, with changes in the fair value of the hedges reflected in other comprehensive income ( OCI ). Realized gains and losses for these contracts are recorded in the consolidated statements of operations in the period in which the inventory is sold to customers. Additionally, Mattel uses foreign currency forward exchange contracts to hedge intercompany loans and advances denominated in foreign currencies. Due to the short-term nature of the contracts involved, Mattel does not use hedge accounting for these contracts, and as such, changes in fair value are recorded in the period of change in the consolidated statements of operations. As of March 31, 2012, March 31, 2011, and December 31, 2011, Mattel held foreign currency forward exchange contracts with notional amounts of approximately $\$ 1.39$ billion, $\$ 1.38$ billion, and $\$ 1.14$ billion, respectively.

The following table presents Mattel s derivative assets and liabilities:

|  | Asset Derivatives |  |  |  |  |  |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: |
|  | Balance Sheet Classification | $\begin{gathered} \text { March 31, } \\ 2012 \end{gathered}$ | Fair Value March 31, 2011 (In thousands) |  | $\begin{gathered} \text { December 31, } \\ 2011 \end{gathered}$ |  |
| Derivatives designated as hedging instruments: |  |  |  |  |  |  |
| Foreign currency forward exchange contracts | Prepaid expenses and other current assets | \$ 19,553 | \$ | 6,073 | \$ | 29,043 |
| Foreign currency forward exchange contracts | Other noncurrent assets | 18 |  | 298 |  | 2,853 |
| Total derivatives designated as hedging instruments |  | \$ 19,571 | \$ | 6,371 | \$ | 31,896 |
| Derivatives not designated as hedging instruments: |  |  |  |  |  |  |
| Foreign currency forward exchange contracts | Prepaid expenses and other current assets | \$ | \$ | 3,394 | \$ |  |
| Total |  | \$ 19,571 | \$ | 9,765 | \$ | 31,896 |

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|  | Balance Sheet Classification | Liability Derivatives |  |  | $\begin{gathered} \text { December 31, } \\ 2011 \end{gathered}$ |  |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: |
|  |  | $\begin{gathered} \text { March 31, } \\ 2012 \end{gathered}$ | $\begin{aligned} & \text { March 31, } \\ & 2011 \\ & \text { (In thousands) } \end{aligned}$ |  |  |  |
| Derivatives designated as hedging instruments: |  |  |  |  |  |  |
| Foreign currency forward exchange contracts | Accrued liabilities | \$ 1,927 | \$ | 25,850 | \$ | 1,347 |
| Foreign currency forward exchange contracts | Other noncurrent liabilities | 9 |  | 1,114 |  | 35 |
| Total derivatives designated as hedging instruments |  | \$ 1,936 | \$ | 26,964 | \$ | 1,382 |
| Derivatives not designated as hedging instruments |  |  |  |  |  |  |
| Foreign currency forward exchange contracts | Accrued liabilities | \$ 2,035 | \$ |  | \$ | 2,930 |
| Total |  | \$ 3,971 | \$ | 26,964 | \$ | 4,312 |

The following tables present the classification and amount of gains and losses, net of tax, from derivatives reported in the consolidated statements of operations:


The net gains of $\$ 4.5$ million and $\$ 0.7$ million reclassified from accumulated OCI to the statements of operations for the three months ended March 31, 2012 and 2011, respectively, are offset by the changes in cash flows associated with the underlying hedged transactions.

|  |  |  | the ons e Three Ended 31, 2011 | Statements of Operations Classification |
| :---: | :---: | :---: | :---: | :---: |
| Derivatives not designated as hedging instruments |  |  |  |  |
| Foreign currency forward exchange contracts | \$ 20,448 | \$ | 29,182 | Non-operating income/expense |
| Foreign currency forward exchange contracts | 247 |  | 1,700 | Cost of sales |
| Total | \$ 20,695 | \$ | 30,882 |  |

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The net gains of $\$ 20.7$ million and $\$ 30.9$ million recognized in the statements of operations for the three months ended March 31, 2012 and 2011, respectively, are offset by foreign currency transaction gains and losses on the related hedged balances.

## 12. Fair Value Measurements

The following table presents information about Mattel sassets and liabilities measured and reported in the financial statements at fair value and indicates the fair value hierarchy of the valuation techniques utilized to determine such fair value. The three levels of the fair value hierarchy are as follows:

Level 1 Valuations based on unadjusted quoted prices in active markets for identical assets or liabilities that the entity has the ability to access.

Level 2 Valuations based on quoted prices for similar assets or liabilities, quoted prices in markets that are not active, or other inputs that are observable or can be corroborated by observable data for substantially the full term of the assets or liabilities.

Level 3 Valuations based on inputs that are unobservable, supported by little or no market activity and that are significant to the fair value of the assets or liabilities.
Mattel s financial assets and liabilities measured and reported at fair value on a recurring basis include the following:

|  | March 31, 2012 |  |  |  |
| :---: | :---: | :---: | :---: | :---: |
|  | Level 1 | Level 2 (In | $\begin{aligned} & \text { Level } 3 \\ & \text { isands) } \end{aligned}$ | Total |
| Assets: |  |  |  |  |
| Foreign currency forward exchange contracts (a) | \$ | \$ 19,571 | \$ | \$ 19,571 |
| Auction rate securities (b) |  |  | 16,104 | 16,104 |
| Total assets | \$ | \$ 19,571 | \$ 16,104 | \$ 35,675 |
| Liabilities: |  |  |  |  |
| Foreign currency forward exchange contracts (a) | \$ | \$ 3,971 | \$ | \$ 3,971 |
|  | Level 1 | Level 2 <br> (In | 1, 2011 <br> Level 3 <br> sands) | Total |
| Assets: |  |  |  |  |
| Foreign currency forward exchange contracts (a) | \$ | \$ 9,765 | \$ | \$ 9,765 |
| Auction rate securities (b) |  |  | 21,000 | 21,000 |
| Total assets | \$ | \$ 9,765 | \$ 21,000 | \$ 30,765 |
| Liabilities: |  |  |  |  |
| Foreign currency forward exchange contracts (a) | \$ | \$ 26,964 | \$ | \$ 26,964 |

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\(\left.$$
\begin{array}{lcccc} & & \begin{array}{c}\text { December 31, 2011 } \\
\text { Level 3 }\end{array}
$$ <br>
Level 1 <br>
Level 2 <br>

(In thousands)\end{array}\right]\)| Total |
| :---: |

(a) The fair value of the foreign currency forward exchange contracts is based on dealer quotes of market forward rates and reflects the amount that Mattel would receive or pay at their maturity dates for contracts involving the same notional amounts, currencies, and maturity dates.
(b) The fair value of the auction rate securities is estimated using a discounted cash flow model based on (i) estimated interest rates, timing, and amount of cash flows, (ii) credit spreads, recovery rates, and credit quality of the underlying securities, and (iii) illiquidity considerations.
The following table presents information about Mattel sassets measured and reported at fair value on a recurring basis using significant Level 3 inputs:

|  | Level 3 <br> (In thousands) |  |
| :--- | :---: | :---: |
| Balance at December 31, 2011 | $\$ 8,630$ |  |
| Unrealized gain | 474 |  |
| Balance at March 31, 2012 | $\$$ | 16,104 |

## Other Financial Instruments

Mattel s financial instruments include cash and equivalents, accounts receivable and payable, short-term borrowings, and accrued liabilities. The carrying amount of these instruments approximates fair value because of their short-term nature.

The estimated fair value of Mattel s long-term debt, including the current portion, was $\$ 1.63$ billion (compared to a carrying amount of $\$ 1.55$ billion) as of March 31, 2012, $\$ 1.23$ billion (compared to a carrying amount of $\$ 1.20$ billion) as of March 31, 2011, and $\$ 1.63$ billion (compared to a carrying amount of $\$ 1.55$ billion) as of December 31, 2011. The estimated fair values have been calculated based on broker quotes or rates for the same or similar instruments, and are classified as Level 2 within the fair value hierarchy.

## 13. Earnings Per Share

Unvested share-based payment awards that contain nonforfeitable rights to dividends or dividend equivalents (whether paid or unpaid) are participating securities and are included in the computation of earnings per share pursuant to the two-class method. Certain of Mattel s restricted stock units ( RSUs ) are considered participating securities because they contain nonforfeitable rights to dividend equivalents.

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Under the two-class method, net income is reduced by the amount of dividends declared in the period for each class of common stock and participating securities. The remaining undistributed earnings are then allocated to common stock and participating securities as if all of the net income for the period had been distributed. Basic earnings per common share excludes dilution and is calculated by dividing net income allocable to common shares by the weighted average number of common shares outstanding for the period. Diluted earnings per common share is calculated by dividing net income allocable to common shares by the weighted average number of common shares for the period, as adjusted for the potential dilutive effect of non-participating share-based awards. The following table reconciles earnings per common share for the three months ended March 31, 2012 and 2011:
$\left.\begin{array}{l|l|l} & \begin{array}{c}\text { For the Three Months Ended } \\ \text { March 31, } \\ \mathbf{2 0 1 1}\end{array} \\ \text { March 31, } \\ \text { (In thousands, except per share amounts) }\end{array}\right)$
(a) During the three months ended March 31, 2012 and 2011, Mattel allocated a proportionate share of both dividends and undistributed earnings to participating RSUs.
The calculation of potential common shares assumes the exercise of dilutive stock options and vesting of non-participating RSUs, net of assumed treasury share repurchases at average market prices. Nonqualified stock options and non-participating RSUs totaling 0.1 million shares were excluded from the calculation of diluted net income per common share for both the three months ended March 31, 2012 and 2011 because they were antidilutive.

## 14. Employee Benefit Plans

Mattel and certain of its subsidiaries have qualified and nonqualified retirement plans covering substantially all employees of these companies, which are more fully described in Note 6 to the Consolidated Financial Statements in its 2011 Annual Report on Form 10-K.

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A summary of the components of net periodic benefit cost for Mattel s defined benefit pension plans is as follows:

|  | For the Three Months Ended <br> March 31, <br> March 31, |
| :--- | :---: | :---: |
| 2011 |  |

A summary of the components of net periodic benefit cost for Mattel spostretirement benefit plans is as follows:

|  | For the Three Months Ended <br> March 31, <br> March 31, <br> $\mathbf{2 0 1 2}$ <br> (In thousands) |
| :--- | :---: | :---: | :---: |
| 2011 |  |

During the three months ended March 31, 2012, Mattel made cash contributions totaling approximately $\$ 13$ million and $\$ 1$ million to its defined benefit pension and postretirement benefit plans, respectively.

## 15. Share-Based Payments

Mattel has various stock compensation plans, which are more fully described in Note 9 to the Consolidated Financial Statements in its 2011 Annual Report on Form 10-K. Under the Mattel, Inc. 2010 Equity and Long-Term Compensation Plan, Mattel has the ability to grant nonqualified stock options, incentive stock options, stock appreciation rights, restricted stock, RSUs, performance awards, dividend equivalent rights, and shares of common stock to officers, employees, and other persons providing services to Mattel. Stock options are granted with exercise prices at the fair market value of Mattel s common stock on the applicable grant date and expire no later than ten years from the date of grant. Both stock options and time-vesting RSUs generally provide for vesting over a period of three years from the date of grant.

Compensation expense, included within other selling and administrative expenses, related to stock options and RSUs is as follows:
$\left.\begin{array}{lccc} & \begin{array}{c}\text { For the Three Months Ended } \\ \text { March 31, } \\ \text { March 31, } \\ \text { 2012 }\end{array} & \begin{array}{c}\text { 2011 }\end{array} \\ \text { (In thousands) }\end{array}\right)$

As of March 31, 2012, total unrecognized compensation cost related to unvested share-based payments totaled $\$ 74.2$ million and is expected to be recognized over a weighted-average period of 1.9 years.

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Mattel uses treasury shares purchased under its share repurchase program to satisfy stock option exercises and the vesting of RSUs. Cash received for stock option exercises for the three months ended March 31, 2012 and 2011 was $\$ 75.6$ million and $\$ 14.0$ million, respectively.

## 16. Other Selling and Administrative Expenses

Other selling and administrative expenses include the following:
$\left.\begin{array}{lcc} & \begin{array}{c}\text { For the Three Months Ended } \\ \text { March 31, } \\ \text { March 31, }\end{array} \\ \text { 2012 }\end{array}\right\}$

## 17. Foreign Currency Transaction Gains and Losses

Currency exchange rate fluctuations may impact Mattel s results of operations and cash flows. Mattel s currency transaction exposures include gains and losses realized on unhedged inventory purchases and unhedged receivables and payables balances that are denominated in a currency other than the applicable functional currency. Gains and losses on unhedged inventory purchases and other transactions associated with operating activities are recorded in the components of operating income to which they relate in the consolidated statements of operations. For hedges of intercompany loans and advances, which do not qualify for hedge accounting treatment, the gains or losses on the hedges resulting from changes in fair value as well as the offsetting transaction gains or losses on the related hedged items, along with unhedged items, are recognized in non-operating income (expense), net in the consolidated statements of operations. Inventory purchase and sale transactions denominated in the Mexican peso, Brazilian real, Euro, British pound sterling, and Indonesian rupiah, are the primary transactions that cause foreign currency transaction exposure for Mattel.

Currency transaction gains (losses) included in the consolidated statements of operations are as follows:
$\left.\left.\begin{array}{lcc} & \begin{array}{c}\text { For the Three Months Ended } \\ \text { March 31, } \\ \text { March 31, } \\ \text { 2012 }\end{array} \\ \text { 2011 }\end{array}\right] \begin{array}{ccc}\text { (In thousands) }\end{array}\right]$

## 18. Income Taxes

Mattel s provision for income taxes was $\$ 2.3$ million and $\$ 4.7$ million for the three months ended March 31, 2012 and 2011, respectively.
In the normal course of business, Mattel is regularly audited by federal, state, local and foreign tax authorities. The IRS is currently auditing Mattel s 2008 and 2009 federal income tax returns. The IRS audit plan calls for the completion of the current examination in the second quarter of 2012. In the fourth quarter of 2011, the IRS issued several Notices of Proposed Adjustments ( NOPA ) related to its examination. In the first quarter of 2012, the IRS issued a Revenue Agent s Report ( RAR ) related to the examination. Mattel continues to have discussions with the IRS in an effort to reach a resolution of all issues. In the event Mattel and the IRS do not resolve all of the audit issues, Mattel intends to submit written protests for all unresolved issues to the IRS Office of Appeals. Based on the current status of the IRS audit, Mattel believes it is more likely than not that ultimate

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resolution of these issues will not result in any significant changes to unrecognized tax benefits in the next twelve months. Based on the current status of state and foreign audits, Mattel may recognize a benefit of up to approximately $\$ 10$ million related to the settlement of tax audits and/or the expiration of statutes of limitations in the next twelve months. The ultimate settlement of any particular issue with the applicable taxing authority could have a material impact on Mattel s consolidated financial statements.

## 19. Contingencies

With regards to the claims against Mattel described below, Mattel intends to defend itself vigorously. Management cannot reasonably determine the scope or amount of possible liabilities that could result from an unfavorable settlement or resolution of these claims, and no reserves for these claims have been established as of March 31, 2012. However, it is possible that an unfavorable resolution of these claims could have a material adverse effect on Mattel s financial condition and results of operations, and there can be no assurance that Mattel will be able to achieve a favorable settlement or resolution of these claims.

## Litigation Related to Carter Bryant and MGA Entertainment, Inc.

In April 2004, Mattel filed a lawsuit in Los Angeles County Superior Court against Carter Bryant ( Bryant ), a former Mattel design employee. The suit alleges that Bryant aided and assisted a Mattel competitor, MGA Entertainment, Inc. ( MGA ), during the time he was employed by Mattel, in violation of his contractual and other duties to Mattel. In September 2004, Bryant asserted counterclaims against Mattel, including counterclaims in which Bryant sought, as a putative class action representative, to invalidate Mattel s Confidential Information and Proprietary Inventions Agreements with its employees. Bryant also removed Mattel s suit to the United States District Court for the Central District of California. In December 2004, MGA intervened as a party-defendant in Mattel s action against Bryant, asserting that its rights to Bratz properties are at stake in the litigation.

Separately, in November 2004, Bryant filed an action against Mattel in the United States District Court for the Central District of California. The action sought a judicial declaration that Bryant s purported conveyance of rights in Bratz was proper and that he did not misappropriate Mattel property in creating Bratz.

In April 2005, MGA filed suit against Mattel in the United States District Court for the Central District of California. MGA s action alleges claims of trade dress infringement, trade dress dilution, false designation of origin, unfair competition, and unjust enrichment. The suit alleges, among other things, that certain products, themes, packaging, and/or television commercials in various Mattel product lines have infringed upon products, themes, packaging, and/or television commercials for various MGA product lines, including Bratz. The complaint also asserts that various alleged Mattel acts with respect to unidentified retailers, distributors, and licensees have damaged MGA and that various alleged acts by industry organizations, purportedly induced by Mattel, have damaged MGA. MGA s suit alleges that MGA has been damaged in an amount believed to reach or exceed tens of millions of dollars and further seeks punitive damages, disgorgement of Mattel s profits and injunctive relief.

In June 2006, the three cases were consolidated in the United States District Court for the Central District of California. On July 17, 2006, the Court issued an order dismissing all claims that Bryant had asserted against Mattel, including Bryant s purported counterclaims to invalidate Mattel s Confidential Information and Proprietary Inventions Agreements with its employees, and Bryant s claims for declaratory relief.

In November 2006, Mattel asked the Court for leave to file an Amended Complaint that included not only additional claims against Bryant, but also included claims for copyright infringement, RICO violations, misappropriation of trade secrets, intentional interference with contract, aiding and abetting breach of fiduciary duty and breach of duty of loyalty, and unfair competition, among others, against MGA, its CEO Isaac Larian, certain MGA affiliates and an MGA employee. The RICO claim alleged that MGA stole Bratz and then, by

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recruiting and hiring key Mattel employees and directing them to bring with them Mattel confidential and proprietary information, unfairly competed against Mattel using Mattel s trade secrets, confidential information, and key employees to build their business. On January 12, 2007, the Court granted Mattel leave to file these claims as counterclaims in the consolidated cases, which Mattel did that same day.

Mattel sought to try all of its claims in a single trial, but in February 2007, the Court decided that the consolidated cases would be tried in two phases, with the first trial to determine claims and defenses related to Mattel s ownership of Bratz works and whether MGA infringed those works. On May 19, 2008, Bryant reached a settlement agreement with Mattel and is no longer a defendant in the litigation. In the public stipulation entered by Mattel and Bryant in connection with the resolution, Bryant agreed that he was and would continue to be bound by all prior and future Court Orders relating to Bratz ownership and infringement, including the Court s summary judgment rulings.

The first phase of the first trial, which began on May 27, 2008, resulted in a unanimous jury verdict on July 17, 2008 in favor of Mattel. The jury found that almost all of the Bratz design drawings and other works in question were created by Bryant while he was employed at Mattel; that MGA and Isaac Larian intentionally interfered with the contractual duties owed by Bryant to Mattel, aided and abetted Bryant s breaches of his duty of loyalty to Mattel, aided and abetted Bryant s breaches of the fiduciary duties he owed to Mattel, and converted Mattel property for their own use. The same jury determined that defendants MGA, Larian, and MGA Entertainment (HK) Limited infringed Mattel s copyrights in the Bratz design drawings and other Bratz works, and awarded Mattel total damages of approximately $\$ 100$ million against the defendants. On December 3, 2008, the Court issued a series of orders rejecting MGA s equitable defenses and granting Mattel s motions for equitable relief, including an order enjoining the MGA party defendants from manufacturing, marketing, or selling certain Bratz fashion dolls or from using the
Bratz name. The Court stayed the effect of the December 3, 2008 injunctive orders until further order of the Court and entered a further specified stay of the injunctive orders on January 7, 2009.

The parties filed and argued additional motions for post-trial relief, including a request by MGA to enter judgment as a matter of law on Mattel s claims in MGA s favor and to reduce the jury s damages award to Mattel. Mattel additionally moved for the appointment of a receiver. On April 27, 2009, the Court entered an order confirming that Bratz works found by the jury to have been created by Bryant during his Mattel employment were Mattel s property and that hundreds of Bratz female fashion dolls infringe Mattel s copyrights. The Court also upheld the jury s award of damages in the amount of $\$ 100$ million and ordered an accounting of post-trial Bratz sales. The Court further vacated the stay of the December 3, 2008 orders, except to the extent specified by the Court s January 7, 2009 modification.

MGA appealed the Court s equitable orders to the Court of Appeals for the Ninth Circuit. On December 9, 2009, the Ninth Circuit heard oral argument on MGA s appeal and issued an order staying the District Court s equitable orders pending a further order to be issued by the Ninth Circuit. The Ninth Circuit opinion vacating the relief ordered by the District Court was issued on July 22, 2010. The Ninth Circuit stated that, because of several jury instruction errors it identified, a significant portion if not all of the jury verdict and damage award should be vacated.

In its opinion, the Ninth Circuit found that the District Court erred in concluding that Mattel s Invention agreement unambiguously applied to ideas; that it should have considered extrinsic evidence in determining the application of the agreement; and if the conclusion turns on conflicting evidence, it should have been up to the jury to decide. The Ninth Circuit also concluded that the District Judge erred in transferring the entire brand to Mattel based on misappropriated names and that the Court should have submitted to the jury, rather than deciding itself, whether Bryant s agreement assigned works created outside the scope of his employment and whether Bryant screation of the Bratz designs and sculpt was outside of his employment. The Court then went on to address copyright issues which would be raised after a retrial, since Mattel might well convince a properly instructed jury that it owns Bryant $s$ designs and sculpt. The Ninth Circuit stated that the sculpt itself was

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entitled only to thin copyright protection against virtually identical works, while the Bratz sketches were entitled to broad protection against substantially similar works; in applying the broad protection, however, the Ninth Circuit found that the lower court had erred in failing to filter out all of the unprotectable elements of Bryant s sketches. This mistake, the Court said, caused the lower court to conclude that all Bratz dolls were substantially similar to Bryant s original sketches.

Judge Stephen Larson, who presided over the first trial, retired from the bench during the course of the appeal, and the case was transferred to Judge David O. Carter. After the transfer, Judge Carter granted Mattel leave to file a Fourth Amended Answer and Counterclaims which focused on RICO, trade secret and other claims, and added additional parties, and subsequently granted in part and denied in part a defense motion to dismiss those counterclaims. Later, on August 16, 2010, MGA asserted several new claims against Mattel in response to Mattel s Fourth Amended Answer and Counterclaims, including claims for alleged trade secret misappropriation, an alleged violation of RICO, and wrongful injunction. Mattel moved to strike and/or dismiss these claims, as well as certain MGA allegations regarding Mattel s motives for filing suit. The Court granted that motion as to the wrongful injunction claim, which it dismissed with prejudice, and as to the allegations about Mattel s motives, which it struck. The Court denied the motion as to MGA s trade secret misappropriation claim and its claim for violations of RICO.

The Court resolved summary judgment motions in late 2010. Among other rulings, the Court dismissed both parties RICO claims; dismissed Mattel s claim for breach of fiduciary duty and portions of other claims as preempted by the trade secrets act; dismissed MGA s trade dress infringement claims; dismissed MGA s unjust enrichment claim; dismissed MGA s common law unfair competition claim; and dismissed portions of Mattel s copyright infringement claim as to later generation Bratz dolls.

Trial of all remaining claims began in early January 2011. During the trial, and before the case was submitted to the jury, the Court granted MGA s motions for judgment as to Mattel s claims for aiding and abetting breach of duty of loyalty and conversion. The Court also granted a defense motion for judgment on portions of Mattel s claim for misappropriation of trade secrets relating to thefts by former Mattel employees located in Mexico.

The jury reached verdicts on the remaining claims in April 2011. In those verdicts, the jury ruled against Mattel on its claims for ownership of Bratz-related works, for copyright infringement, and for misappropriation of trade secrets. The jury ruled for MGA on its claim of trade secret misappropriation as to 26 of its claimed trade secrets and awarded $\$ 88.5$ million in damages. The jury ruled against MGA as to 88 of its claimed trade secrets. The jury found that Mattel s misappropriation was willful and malicious.

In early August 2011, the Court ruled on post-trial motions. The Court rejected MGA s unfair competition claims and also rejected Mattel s equitable defenses to MGA s misappropriation of trade secrets claim. The Court reduced the jury s damages award of $\$ 88.5$ million to $\$ 85.0$ million. The Court awarded MGA an additional $\$ 85.0$ million in punitive damages and approximately $\$ 140$ million in attorney s fees and costs. The Court entered a judgment which totals approximately $\$ 310$ million in favor of MGA.

Mattel has appealed the judgment. Mattel filed its opening brief on February 27, 2012. Mattel does not believe that it is probable that any of the damages awarded to MGA will be sustained based on the evidence presented at trial and, accordingly, a liability has not been accrued for this matter.

In February 2011, MGA commenced litigation in the United States District Court for the Central District of California alleging that Mattel s conduct in response to MGA s sale of Bratz violated both a federal antitrust statute and the California Business \& Professions Code, and constituted abuse of process under California law. On October 20, 2011, the Court granted Mattel s motion to dismiss MGA sclaims on the grounds, among others, that they are barred by the doctrine of res judicata and should have been brought in the prior proceeding. The Court gave MGA leave to file an amended complaint in compliance with its Order.

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On November 10, 2011, MGA filed a first amended complaint which included a single claim for alleged violations of a federal antitrust statute. Mattel filed a motion to dismiss MGA s amended complaint, on the grounds, among others, that it continues to be barred by the doctrine of res judicata.

On February 21, 2012, the Court granted Mattel s motion to dismiss the amended complaint, this time with prejudice, meaning that MGA was not allowed to further amend the complaint. Judgment in Mattel s favor was entered on March 7, 2012. MGA chose not to file a Notice of Appeal by the deadline for making such a filing. The judgment is therefore final.

## 20. Segment Information

Mattel sells a broad variety of toy products which are grouped into three major brand categories:
Mattel Girls \& Boys Brands including Barb唈 fashion dolls and accessories ( Barb唈 ), Polly Pock $\mathbb{R}^{\ell}$, Little Mommy ${ }^{\circledR}$, Disney Classics ${ }^{\circledR}$, and Monster High ${ }^{\circledR}$ (collectively Other Girls Brands ), Hot Wheß ${ }^{\circledR}$ SMatchbox ${ }^{\circledR}$, and Tyco R/C ${ }^{\circledR}$ vehicles and play sets (collectively Wheels ), and CARS ${ }^{\circledR}$, Radica ${ }^{\circledR}$, Toy Story ${ }^{\circledR}$, Max Steel ${ }^{\circledR}$, WWE ${ }^{\circledR}$ Wrestling, and Batman ${ }^{\circledR}$, and games and puzzles (collectively Entertainment ).

Fisher-Price Brands including Fisher-Price, Little People ${ }^{\circledR}$, BabyGear , Imagine ${ }^{\circledR}$, and View-Master ${ }^{\circledR}$ (collectively Core Fisher-Price ), Dora the Explorer ${ }^{\circledR}$, Go Diego Go! ${ }^{\circledR}$, Thomas and Friends ${ }^{\circledR}$, Mickey Mouse ${ }^{\circledR}$ Clubhouse, Sing-a-ma-jigs ${ }^{\circledR}$, and See N Sa@ (collectively Fisher-Price Friends ), and Power Wheeß.

American Girl Brands including My American Gif, the historical collection, and Bitty Baby ${ }^{\circledR}$. American Girl Brands products are sold directly to consumers via its catalogue, website, and proprietary retail stores. Its children s publications are also sold to certain retailers.

Prior to 2012, Mattel s operating segments were divided on a geographic basis between domestic and international. The domestic segment was further divided into Mattel Girls \& Boys Brands US, Fisher-Price Brands US, and American Girl Brands. Effective January 1, 2012, Mattel modified its organizational structure into North America, International, and American Girl divisions. This reorganization was implemented in order to simplify the organization and to move decision-making for the North America business closer to its retail customers and its toy consumers. Prior to the reorganization, the functions of the US operations were divided between the Mattel Girls \& Boys Brands US and Fisher-Price Brands US operating segments. Both of these segments had distinct and separate reporting structures. The reorganization consolidated functions within the US into a single reporting structure that is no longer structured around brands, including the US sales, customer marketing, customer forecasting, customer service, and finance teams. The new structure is primarily organized based on customer-focused teams that are designated to specific retail customers. As a result, the reorganization changed the way the US business is being operated, and combined the US business with Canada under one leadership team, to form the North America division. As part of the reorganization, new executive positions were created and prior executive positions within the US operations were eliminated or restructured to align to the North America division. Mattel s strategic goals and internal reporting of financial information have also been changed consistent with this reorganization into the North America division.

The change to Mattel s organizational structure and formation of the North America division resulted in changes to Mattel s operating segments. The new operating segments are: (i) North America, which consists of the US and Canada, (ii) International, and (iii) American Girl. The North America and International segments sell products in the Mattel Girls \& Boys Brands and Fisher-Price Brands categories, although some are developed and adapted for particular international markets. Factors considered in determining the new operating segments include the nature of business activities, the management structure directly accountable to the Chief Operating Decision Maker ( CODM ) for operating and administrative activities, availability of discrete financial information, and strategic priorities within the new organizational structure. These factors correspond to the manner in which the CODM currently reviews and evaluates operating performance to make decisions about

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resources to be allocated to these operating segments. Effective January 1, 2012, the CODM reviews key financial information, including gross sales, operating income, accounts receivable, and inventory for the new operating segments. Prior to 2012, the CODM reviewed and evaluated operating performance to make decisions about resources to be allocated based on the Mattel Girls \& Boys Brands US, Fisher-Price Brands US, American Girl Brands, and International segments. Operating performance for Mattel Girls \& Boys Brands US and Fisher-Price Brands US is no longer reviewed by the CODM.

The prior period operating segment amounts have been reclassified to conform to the current year presentation.

## Segment Data

The following tables present information about revenues, income, and assets by segment. Mattel does not include sales adjustments such as trade discounts and other allowances in the calculation of segment revenues (referred to as gross sales ). Mattel records these adjustments in its financial accounting systems at the time of sale to each customer, but the adjustments are not allocated to individual products. For this reason, Mattel s CODM uses gross sales by segment as one of the metrics to measure segment performance. Such sales adjustments are included in the determination of segment income from operations based on the adjustments recorded in the financial accounting systems. Segment income represents each segment s operating income, while consolidated operating income represents income from operations before net interest, other non-operating income, and income taxes as reported in the consolidated statements of operations. The corporate and other expense category includes costs not allocated to individual segments, including charges related to incentive compensation, share-based payments, and corporate headquarters functions managed on a worldwide basis, and the impact of changes in foreign currency rates on intercompany transactions.
$\left.\begin{array}{lrrr} & \begin{array}{c}\text { For the Three Months Ended } \\ \text { March 31, } \\ \text { March 31, } \\ \mathbf{2 0 1 2}\end{array} \\ \text { (In thousands) }\end{array}\right)$

[^0](iv) legal fees associated with MGA litigation matters.

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|  | March 31, <br> $\mathbf{2 0 1 2}$ | March 31, <br> 2011 <br> (In thousands) | December 31, <br> $\mathbf{2 0 1 1}$ |  |
| :--- | ---: | ---: | ---: | ---: |
| Assets by Segment | $\$ 487,674$ | $\$ 537,530$ | $\$$ | 741,603 |
| North America | 657,635 | 655,399 | 795,257 |  |
| International | 94,288 | 84,997 | 90,820 |  |
| American Girl | $1,239,597$ | $1,277,926$ | $1,627,680$ |  |
| Corporate and other | 107,733 | 87,893 | 106,007 |  |
| Accounts receivable and inventories, net | $\$ 1,347,330$ | $\$ 1,365,819$ | $\$ 1,733,687$ |  |

The table below presents worldwide revenues by brand category:
$\left.\begin{array}{l|rr} & \begin{array}{c}\text { For the Three Months Ended } \\ \text { March 31, } \\ \text { March 31, } \\ \mathbf{2 0 1 1}\end{array} \\ \text { Worldwide Revenues by Brand Category } & \mathbf{2 0 1 2} \\ \text { (In thousands) }\end{array}\right]$

## 21. New Accounting Pronouncements

In December 2011, the Financial Accounting Standards Board issued Accounting Standards Update ( ASU ) 2011-11, Balance Sheet (Topic 210): Disclosure about Offsetting Assets and Liabilities, which requires an entity to include additional disclosures about financial instruments and transactions eligible for offset in the statement of financial position, as well as financial instruments subject to a master netting agreement or similar arrangement. ASU 2011-11 will be retroactively effective for Mattel for fiscal years beginning after January 1, 2013. Mattel does not expect the adoption of ASU 2011-11 to have a material effect on its operating results or financial position.

## 22. Subsequent Events

On April 16, 2012, Mattel announced that its Board of Directors declared a second quarter dividend of $\$ 0.31$ per common share. The dividend is payable on June 15, 2012 to stockholders of record on May 23, 2012.

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Item 2. Management s Discussion and Analysis of Financial Condition and Results of Operations.
The following discussion should be read in conjunction with the consolidated financial information and related notes that appear in Part I, Item 1 of this Quarterly Report. Mattel s business is seasonal; therefore, results of operations are comparable only with corresponding periods.

## Factors That May Affect Future Results

(Cautionary Statement Under the Private Securities Litigation Reform Act of 1995)
Mattel is including this Cautionary Statement to make applicable and take advantage of the safe harbor provisions of the Private Securities Litigation Reform Act of 1995 (the Act ) for forward-looking statements. This Quarterly Report on Form 10-Q includes forward-looking statements within the meaning of the Act. Forward-looking statements can be identified by the fact that they do not relate strictly to historical or current facts. They often include words such as believes, expects, anticipates, estimates, intends, plans, seeks or words of similar mea future or conditional verbs, such as will, should, could, may, aims, intends, or projects. A forward-looking statement is neither a predi guarantee of future events or circumstances, and those future events or circumstances may not occur. Investors should not place undue reliance on the forward-looking statements, which speak only as of the date of this Form 10-Q. These forward-looking statements are all based on currently available operating, financial, economic and competitive information and are subject to various risks and uncertainties. The Company s actual future results and trends may differ materially depending on a variety of factors, including, but not limited to, the risks and uncertainties detailed in Item 1A. Risk Factors in Mattel s 2011 Annual Report on Form 10-K.

## Overview

Mattel, Inc. ( Mattel ) designs, manufactures, and markets a broad variety of toy products worldwide which are sold to its customers and directly to consumers. Mattel s vision is creating the future of play. Mattel s objectives are to grow its share in the marketplace, sustain gross margins of about $50 \%$, leverage its scale to deliver cost savings and lower its selling and administrative costs, and create long-term stockholder value. To achieve these objectives, management has established the following strategies:

The first strategy is to deliver consistent growth by continuing the momentum in its core brands, optimizing entertainment partnerships, building new franchises, and working to expand and leverage its international footprint.

The second strategy is to optimize operating margins through sustaining gross margins of about $50 \%$ and delivering on cost savings initiatives.

The third strategy is to generate significant cash flow and continue its disciplined, opportunistic, and value-enhancing deployment.

Mattel believes its products are among the most widely recognized toy products in the world. Mattel s portfolio of brands and products are grouped in the following brand categories:

Mattel Girls \& Boys Brands including Barb退 fashion dolls and accessories ( Barbi民 ), Polly Pocket, Little Mommy ${ }^{\circledR}$, Disney Classics ${ }^{\circledR}$, and Monster High ${ }^{\circledR}$ (collectively Other Girls Brands ), Hot Whe® ${ }^{\circledR}$ SMatchbox ${ }^{\circledR}$, and Tyco R/C ${ }^{\circledR}$ vehicles and play sets (collectively Wheels ), and CARS ${ }^{\circledR}$, Radica ${ }^{\circledR}$, Toy Story ${ }^{\circledR}$, Max Steel ${ }^{\circledR}$, WWE ${ }^{\circledR}$ Wrestling, and Batman ${ }^{\circledR}$, and games and puzzles (collectively Entertainment ).

Fisher-Price Brands including Fisher-Pric\&, Little People ${ }^{\circledR}$, BabyGear , Imagine ${ }^{\text {® }}$, and View-Master ${ }^{\circledR}$ (collectively Core Fisher-Price ), Dora the Explorer ${ }^{\circledR}$, Go Diego Go! ${ }^{\circledR}$, Thomas and Friends ${ }^{\circledR}$, Mickey Mouse ${ }^{\circledR}$ Clubhouse, Sing-a-ma-jigs ${ }^{\circledR}$, and See N Sa@ (collectively Fisher-Price Friends ), and Power Wheer.

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American Girl Brands including My American Giif, the historical collection, and Bitty Baby ${ }^{\circledR}$. American Girl Brands products are sold directly to consumers via its catalogue, website, and proprietary retail stores. Its children s publications are also sold to certain retailers.

## Segments and Regions

Effective January 1, 2012, Mattel modified its organizational structure, which resulted in changes to its operating segments. The new operating segments are: (i) North America, which consists of the US and Canada, (ii) International, and (iii) American Girl. The North America and International segments sell products in the Mattel Girls \& Boys Brands and Fisher-Price Brands categories, although some are developed and adapted for particular international markets. For additional information on Mattel s operating segments, see Note 20 Segment Information. The North American Region includes the North America and American Girl segments and the International Region includes the International segment.

## First Quarter 2012 Overview

First quarter 2012 operating results were as anticipated as Mattel carried over the momentum in its portfolio of brands and countries into the first quarter and continued to execute against its existing strategies. During the quarter, Mattel (i) completed its acquisition of HIT Entertainment and will continue the process of integrating HIT Entertainment into Mattel, (ii) continued to extend its core brands and optimize its entertainment partnerships with new multi-year global licensing partnerships for Barbie ${ }^{\circledR}$, Hot Wheels ${ }^{\circledR}$, and Disney Princess ${ }^{\circledR}$ products, (iii) implemented a change to its organizational structure to include a North America division, which will bring decision making much closer to consumers and customers, (iv) continued to accelerate growth in Monster High ${ }^{\circledR}$, and (v) continued to experience cost savings from the implementation of the second phase of Mattel s Operational Excellence 2.0 program. Additionally:

Mattel s net sales for the first quarter of 2012 decreased $2 \%$ to $\$ 928.4$ million, as compared $\$ 951.9$ million in 2011. Gross sales in the North American Region, decreased $9 \%$, driven primarily by lower sales of CARS $2^{\circledR}$ products and cautious retailer ordering patterns and gross sales in the International Region increased 7\%, with increases across all regions.

Gross profit as a percentage of net sales increased to $51.0 \%$ in the first quarter of 2012 from $49.7 \%$ in 2011, which is consistent with Mattel s long-term goal of about $50 \%$. The increase in gross profit as a percentage of net sales was driven primarily by price increases, favorable changes in foreign currency exchange rates, and savings from Mattel s Operational Excellence 2.0 initiatives, partially offset by higher product costs. Additionally, gross profit as a percentage of net sales was positively impacted by the acquisition of HIT Entertainment.

Operating income in the first quarter of 2012 was $\$ 28.7$ million, as compared to $\$ 36.8$ million in 2011 . The decrease in operating income was driven primarily by lower net sales and higher other selling and administrative expenses, driven primarily by acquisition and integration costs associated with HIT Entertainment of approximately $\$ 16$ million, partially offset by higher gross margins and lower advertising and promotion expenses.

Mattel s Operational Excellence 2.0 program resulted in cost savings before severance charges and investments of approximately $\$ 36$ million (or approximately $\$ 31$ million in net cost savings). The gross cost savings included approximately $\$ 24$ million of legal cost savings and approximately $\$ 12$ million of structural cost savings generated by the program. Mattel continues to be on track to realize $\$ 175$ million in sustainable cumulative savings by the end of 2012.

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## Results of Operations First Quarter

## Consolidated Results

Net sales for the first quarter of 2012 were $\$ 928.4$ million, down $2 \%$, as compared to $\$ 951.9$ million in 2011, with unfavorable changes in currency exchange rates of 1 percentage point. Net income for the first quarter of 2012 was $\$ 7.8$ million, or $\$ 0.02$ per diluted share, as compared to $\$ 16.6$ million, or $\$ 0.05$ per diluted share, in 2011. Net income for the first quarter of 2012 was negatively impacted by lower net sales and higher other selling and administrative expenses, driven primarily by acquisition and integration costs associated with HIT Entertainment of approximately $\$ 16$ million, partially offset by higher gross margins and lower advertising and promotion expenses.

The following table provides a summary of Mattel s consolidated results for the first quarter of 2012 and 2011 (in millions, except percentage and basis point information):

|  | For the Three Months Ended March 31,2012 |  |  |  | Year/Year Change$\%$Basis Points <br> of Net Sales |  |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: |
|  | Amount | \% of Net Sales | Amount | \% of Net Sales |  |  |
| Net sales | \$ 928.4 | 100.0\% | \$ 951.9 | 100.0\% | 2\% |  |
| Gross profit | \$ 473.4 | 51.0\% | \$ 473.1 | 49.7\% |  | 130 |
| Advertising and promotion expenses | 97.9 | 10.5 | 101.8 | 10.7 | 4\% | 20 |
| Other selling and administrative expenses | 346.8 | 37.4 | 334.5 | 35.1 | 4\% | 230 |
| Operating income | 28.7 | 3.1 | 36.8 | 3.9 | 22\% | 80 |
| Interest expense | 21.1 | 2.3 | 18.8 | 2.0 | 12\% | 30 |
| Interest (income) | (1.7) | 0.2 | (3.2) | 0.3 | 45\% | 10 |
| Other non-operating (income), net | (0.9) |  | (0.1) |  |  |  |
| Income before income taxes | \$ 10.2 | 1.1\% | \$ 21.3 | 2.2\% | 52\% | 110 |

## Sales

Net sales for the first quarter of 2012 were $\$ 928.4$ million, down $2 \%$, as compared to $\$ 951.9$ million in 2011, with unfavorable changes in currency exchange rates of 1 percentage point. Gross sales within the North American Region decreased $9 \%$ in the first quarter of 2012, as compared to 2011, with no impact from changes in currency exchange rates, driven primarily by lower sales of CARS $2^{\circledR}$ products and cautious retailer ordering patterns. Gross sales within the North American Region accounted for 52\% of consolidated gross sales in the first quarter of 2012, as compared to $56 \%$ of consolidated gross sales in 2011. Gross sales in the International Region increased $7 \%$ in the first quarter of 2012, as compared to 2011, with unfavorable changes in currency exchange rates of 4 percentage points.

## Cost of Sales

Cost of sales as a percentage of net sales was $49.0 \%$ in the first quarter of 2012, as compared to $50.3 \%$ in 2011. Cost of sales decreased by $\$ 23.6$ million, or $5 \%$, from $\$ 478.7$ million in the first quarter of 2011 to $\$ 455.1$ million in 2012, as compared to a $2 \%$ decrease in net sales. Within cost of sales, product costs decreased by $\$ 12.6$ million, or $3 \%$, from $\$ 380.1$ million in the first quarter of 2011 to $\$ 367.5$ million in 2012; royalty expense decreased by $\$ 7.7$ million, or $20 \%$, from $\$ 38.0$ million in the first quarter of 2011 to $\$ 30.3$ million in 2012; and freight and logistics expenses decreased by $\$ 3.3$ million, or $5 \%$, from $\$ 60.6$ million in the first quarter of 2011 to $\$ 57.3$ million in 2012.

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Gross Profit

Gross profit as a percentage of net sales increased to $51.0 \%$ in the first quarter of 2012 from $49.7 \%$ in 2011. The increase in gross profit as a percentage of net sales was driven primarily by price increases, favorable changes in foreign currency exchange rates, and savings from Mattel s Operational Excellence 2.0 initiatives, partially offset by higher product costs. Additionally, gross profit as a percentage of net sales was positively impacted by the acquisition of HIT Entertainment.

## Advertising and Promotion Expenses

Advertising and promotion expenses primarily consist of: (i) media costs, which primarily include the media, planning, and buying fees for television, print, and online advertisements, (ii) non-media costs, which primarily include commercial and website production, merchandising, and promotional costs, and (iii) generic advertising costs, which primarily include trade show costs. Advertising and promotion expenses decreased to $10.5 \%$ of net sales in the first quarter of 2012, as compared to $10.7 \%$ of net sales in 2011 , primarily as a result of the acquisition of HIT Entertainment and lower media costs, partially offset by higher generic advertising costs.

## Other Selling and Administrative Expenses

Other selling and administrative expenses were $\$ 346.8$ million in the first quarter of 2012, as compared to $\$ 334.5$ million in 2011, or $37.4 \%$ of net sales in 2012 , as compared to $35.1 \%$ of net sales in 2011 . The significant changes in other selling and administrative expenses included acquisition and integration costs associated with HIT Entertainment of approximately $\$ 16$ million and lower MGA legal fees of approximately $\$ 24$ million as Mattel was preparing for trial during the first quarter of 2011. Additional drivers for the increase in other selling and administrative expenses were investments in strategic growth initiatives, primarily related to American Girl retail store expansion and other strategic initiatives, and higher employee-related expenses. The increase in other selling and administrative expenses were partially offset by the absence of legal settlement costs and structural cost savings from Mattel s Operational Excellence 2.0 initiatives. Mattel expects to incur a total of approximately $\$ 25$ million to $\$ 30$ million of acquisition and integration costs associated with HIT Entertainment during 2012.

## Non-Operating Items

Interest expense increased from $\$ 18.8$ million in the first quarter of 2011 to $\$ 21.1$ million in 2012, driven primarily by higher average borrowings (resulting from the $\$ 600.0$ million of senior notes issued in November 2011, partially offset by the repayments of $\$ 240.0$ million long-term debt in the second quarter of 2011 and $\$ 10.0$ million long-term debt in the fourth quarter of 2011), partially offset by lower average interest rates. Interest income decreased from $\$ 3.2$ million in the first quarter of 2011 to $\$ 1.7$ million in 2012, driven primarily by low


[^0]:    (a) Corporate and other expenses include (i) share-based compensation expense of $\$ 11.9$ million and $\$ 11.0$ million for the three months ended March 31, 2012 and 2011, respectively, (ii) severance expense of $\$ 5.1$ million and $\$ 1.9$ million for the three months ended March 31, 2012 and 2011, respectively, (iii) $\$ 7.5$ million Gunther-Wahl Productions legal settlement for the three months ended March 31, 2011, and

