

STELLA-JONES INC.

**ANNUAL INFORMATION FORM
For the financial year ended December 31, 2009**

March 22, 2010

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ITEM 1 DATE OF ANNUAL INFORMATION FORM

This Annual Information Form (“AIF”) is dated as of March 22, 2010. Unless otherwise indicated, the information contained in this AIF is stated as at December 31, 2009.

ITEM 2 CORPORATE STRUCTURE

2.1 NAME AND INCORPORATION

Stella-Jones Inc. (“SJI”) was incorporated as 2865165 Canada Inc. on October 26, 1992 under the *Canada Business Corporations Act* and changed its name to Stella-Jones Inc. on February 19, 1993. SJI’s Articles were amended on March 31, 1994 to delete private company restrictions. The Articles were again amended on June 13, 1994, subdividing all 100,001 common shares issued and outstanding into 6,200,000 common shares redesignated “Common Shares”, creating Preferred Shares, issuable in series, cancelling all authorized but non-issued preferred shares and creating the Series 1 Preferred Shares. On May 27, 1996, SJI’s Articles were further amended to add a provision to the effect that the directors may appoint a limited number of additional directors to hold office until the close of the next annual meeting of shareholders.

The registered office of SJI is located at 3100 de la Côte-Vertu Blvd., Suite 300, Montréal, Québec, H4R 2J8.

2.2 INTERCORPORATE RELATIONSHIPS

As at December 31, 2009, Stella-Jones U.S. Holding Corporation (“Holding Corporation”), Stella-Jones U.S. Finance Corporation (“Finance Corporation”), Stella-Jones Corporation (“SJ Corporation”)¹, Stella-Jones Canada Inc. (formerly, Bell Pole Canada Inc.), Guelph Utility Pole Company Ltd. (“Guelph”) and I.P.B. - W.P.I. International Inc. (“I.P.B.”) were the significant subsidiaries of the Company.

Name of Subsidiary	Percentage of voting shares owned by the Corporation	Jurisdiction of Incorporation
Holding Corporation	100%	Delaware
Finance Corporation	100%	Delaware
SJ Corporation	100%	Wisconsin
Stella-Jones Canada Inc	100%	Canada
Guelph	100%	Ontario
I.P.B.	100%	Canada

¹ The Burke-Parsons-Bowlby Corporation and SJ Corporation were merged on December 16, 2009. The surviving company is SJ Corporation.

ITEM 3 GENERAL DEVELOPMENT OF THE BUSINESS

Unless the context dictates otherwise, “SJI” and “the Company” mean Stella-Jones Inc. and its subsidiaries.

3.1 THREE YEAR HISTORY

SJI is engaged in the manufacture and marketing of industrial pressure treated wood products, specializing in the production of railway ties and timbers as well as wood poles supplied to electrical utilities and telecommunications companies. The Company also provides treated consumer lumber products and customized services to lumber retailers and wholesalers for outdoor applications. Other products include marine and foundation pilings, construction timbers, highway guardrail posts, treated wood for bridges and customized log homes.

On February 28, 2007, the Company, through its wholly-owned US subsidiary SJ Corporation, acquired the wood utility pole business of J.H. Baxter & Co. (“Baxter”). Assets acquired included the Baxter production plant located in Arlington, Washington, USA, its pole peeling facility in Juliaetta, Idaho, USA, as well as all inventories and accounts receivable relating to its wood pole business. The Arlington plant, SJI’s second manufacturing facility in the United States, has given the Company greater access to the US treated wood utility pole market. The Baxter purchase price totaled US\$21.8 million, of which approximately US\$12.0 million were for inventory and receivables. Financing for the transaction was provided by a subordinated vendor note of US\$8.0 million (recognized at a fair value of US\$7.0 million) as well as additional debt funding under existing and new bank facilities. This transaction was not a significant acquisition for the purposes of Part 8 of National Instrument 51-102 and therefore, Form 51-102F4 (Business Acquisition Report) was not filed in respect of this acquisition.

On April 1, 2008, the Company completed the acquisition of The Burke-Parsons-Bowlby Corporation (“BPB Corporation”) through a merger with a wholly-owned US subsidiary of the Company, and BPB Corporation. BPB Corporation produces pressure treated wood products, primarily for the railway industry. This acquisition included five treating plants located in DuBois, Pennsylvania; Goshen, Virginia; Spencer, West Virginia; and Stanton and Fulton, Kentucky. The Stanton facility was subsequently closed on September 4, 2009 as part of the company’s continuous monitoring of operating cost efficiencies and optimization of capacity utilization. On December 16, 2009, BPB Corporation was merged with SJ Corporation, the surviving company being SJ Corporation.

Total consideration for the acquisition was approximately \$44.0 million (US\$43.0 million), including estimated acquisition costs of approximately \$1.1 million (US\$1.1 million), and cash on hand of \$0.1 million (US\$0.1 million). This amount included \$33.7 million (US\$33.0 million) paid to BPB Corporation stockholders through the conversion of each outstanding share of common stock of BPB Corporation into the right to receive US\$47.78 per share in cash, \$3.5 million (US\$3.4 million) representing an additional payment equal to BPB Corporation’s audited net income for its fiscal year ended March 31, 2008, less any distributions to shareholders during that period and other post-closing adjustments, as well as an additional discounted amount of \$5.8 million (US\$5.7 million) payable in equal quarterly instalments over a six-year period with respect to non-compete agreements entered into with certain former BPB Corporation executives. As this was a significant acquisition, the Company filed a Form 51-102F4 (Business Acquisition Report) in respect of this transaction.

On December 15, 2009, SJI announced that it had entered into a non-binding letter of intent to acquire Tangent Rail Corporation (“Tangent”). Tangent is a provider of wood crosstie supply chain services to the railroad industry. Tangent serves the railroad industry with treated wood products, mainly railway ties, through facilities located in Warrior, Alabama; Terre Haute and Winslow, Indiana; Alexandria, Louisiana and McAlisterville, Pennsylvania. The wood preservative, creosote, is produced at its distilleries in Terre Haute, Indiana and Memphis, Tennessee. Lifecycle solutions, consisting of tie pickup and tie disposal, are carried out at three facilities in Alabama, Minnesota and North Carolina. Tangent’s sales for the year ended December 31, 2009 are expected to reach approximately US\$178 million. The transaction received antitrust clearance in the United States on February 4, 2010 and remains subject to customary closing conditions, including entry into a definitive purchase agreement, and satisfactory due diligence. The transaction will be financed through a combination of equity and debt, subject to prevailing market conditions. The non-binding letter of intent provides the Company with the exclusive right to negotiate and execute a definitive purchase agreement during the period leading up to April 1, 2010 (“the Termination Date”) and the parties intend to close the transaction by the Termination Date.

On February 24, 2010, the Company announced that it had entered into an underwriting agreement with a syndicate of underwriters led by RBC Capital markets. Further details are provided in Section 9.1 “Interest of Management and Others in Material Transactions”.

ITEM 4 NARRATIVE DESCRIPTION OF THE BUSINESS

4.1 GENERAL

The Company operates within one business segment, the production and sale of pressure treated wood for several different product groups (described below). Wood treating facilities are located in the Canadian provinces of Nova Scotia, Québec, Ontario, Alberta, and British Columbia, and the states of Wisconsin, Washington, Pennsylvania, Virginia, West Virginia, and Kentucky in the USA. The Company also operates distribution centres in the provinces of Newfoundland and Ontario.

4.2 DESCRIPTION OF PRODUCT GROUPS

Railway Ties

Since railway products must have a high resistance to wear and decay, an oil-based treatment is required to provide the maximum protection. In the Canadian market, the larger (Class 1) railway companies formerly provided their own wood and preservatives and only used the treating company for treating services. They are now, for the most part, purchasing treated ties as a finished product. In the United States market, many Class 1 railroads still continue to require treating services but also purchase treated ties as finished products.

Historically, demand for railway ties has been comprised primarily of replacement requirements with limited activity in new track construction. Since 2004, Class 1 railroads have increased their spending on track maintenance which has caused an increased demand for railway crossties. Growth in port traffic and intermodal trains has led to congestion problems throughout the North American railroad industry. As a result, capital expenditures on track and infrastructure improvements should remain solid in the years to come.

A relatively stable volume of new ties is required for maintenance purposes, as management estimates that approximately 1.5% to 3% of all ties on active railway lines are in need of replacement

every year. In addition to servicing the demands of the Class 1 railroads for railway ties and timbers, the Company also sells to many short line railroads and to contractors that install and repair rail lines.

Utility Poles

Customers for transmission and distribution poles are predominantly regional telecommunication and electric utility companies. Although there exist alternative transmission methods, treated wood poles are the preferred method due to their durability (poles could typically last from 40 to 50 years or more) and their relatively low cost of purchase, installation and maintenance. Furthermore, wood poles can be easily drilled and cross cut and allow greater ease for servicing by linesmen. Steel, cement and composite poles are more expensive than wood poles in most sizes and applications. Due to the higher cost and characteristics such as conductivity, potential for corrosion, poor serviceability, flexibility and workability (drilling, machining, climbing), wood poles continue to be the preferred choice of most utilities. Underground cable is used mainly in urban centers where existing underground infrastructures exist but is less preferred in rural areas due to the higher cost and difficult accessibility.

Consumer Lumber

This service consists primarily of treating consumer lumber owned by the Company's customers for use in patios, decks, fences and other outdoor applications. With the acquisition of the assets and operations of Bell Pole Company in 2006, the Company has significantly enhanced its position with respect to this product group by offering a finished treated product in addition to treating services only.

Industrial Lumber

These products include construction timbers and highway guardrail posts. The market is highly fragmented and characterized by commodity pricing and lack of quality standardization. Demand for these products typically follows the construction cycle and producers compete on quality, price, service and access to raw wood. These products also include marine and foundation pilings. Demand for these products typically follows the construction cycle and producers compete on quality, price, service and access to raw wood. With the acquisition of BPB Corporation in 2008, the Company is also manufacturing and selling borate treated log homes at its Spencer, West Virginia facility. Borates are particularly effective against termite damage and are approved for interior applications.

4.3 DESCRIPTION OF MANUFACTURING PROCESS

Preservation is the process by which wood is protected against decay and pests through controlled pressure impregnation with preservatives that are resistant to wood destroying organisms.

The manufacturing process involves at least two stages: drying and impregnation with preservatives through hydraulic pressure. The preservatives, all of which are approved by Health Canada and the United States Environmental Protection Agency, are either oil-based or water-based. The raw materials consist of wood and preservatives.

In the first phase of treatment, excessive moisture in the wood is reduced prior to impregnation with the preservative. This is accomplished by air-seasoning, kiln drying or through a "conditioning process" in the treatment cylinder itself.

In the second phase, treatment is performed on batches of wood that are similar in species, shape and moisture content. Such batches are inserted into the treatment cylinder, where either a vacuum or a pressurized condition is created prior to the admission of the preservative. Following the admission of the preservative, hydraulic pressure is maintained in the treatment cylinder until the wood has absorbed the preservative to a pre-determined amount. Upon completion of the absorption process, excess preservative is returned to the storage tanks and a few remaining process steps are taken to avoid preservative concentrations on wood surfaces prior to removal from the treatment cylinder.

4.4 MANUFACTURING OPERATIONS

The Company operates eight wood treating facilities in Canada and six wood treating facilities in the United States. They are located in Truro (Nova Scotia), Delson (Québec), Sorel-Tracy (Québec), Gatineau (Québec), Guelph (Ontario), Carseland (Alberta), New Westminster (British Columbia), Prince George (British Columbia), Bangor (Wisconsin), Arlington (Washington), DuBois (Pennsylvania), Goshen (Virginia), Spencer (West Virginia) and Fulton (Kentucky).

The Company operates pole peeling facilities at each of its Prince George (British Columbia), Gatineau (Québec) and Arlington (Washington) treating plants, as well as in Revelstoke (British Columbia) and in Juliaetta (Idaho). The Company is also serviced by numerous pole peeling sites operated by third parties in both Canada and the United States.

The Company also operates, through a joint venture agreement with a third party, a pole peeling operation in Maple Ridge, British Columbia along the banks of the Fraser River. This facility accesses pole quality timber along the West Coast of British Columbia and directs a portion of the poles to the Company's treating facilities for further processing and treating.

Truro, Nova Scotia

Originally constructed in 1924, this facility operates on just over 27 hectares of land. The facilities include two oil cylinders and two water-borne preservative cylinders, giving a combined annual treating capacity of approximately 200,000 cubic metres. The facilities also include a 160,000 fbM kiln, a lumber/timber framing and incising line, mobile handling equipment, a maintenance shop, a quality control laboratory, a fully equipped research laboratory and offices for production, sales and wood procurement personnel for the region.

In 2009, capital expenditures at the Truro plant totalled approximately \$200,000, primarily for equipment upgrades and an office extension.

The plant currently produces a broad range of products, serving the utilities and telecommunications, industrial, consumer and export market sectors. It is located along the Canadian National Railway Company main line, with easy truck access to domestic and United States markets and major eastern ports for offshore export shipments.

Delson, Québec

The Delson plant was constructed in 1925, operates on 66 hectares of land and includes three oil cylinders, two water-borne cylinders and two dry kilns. The total annual treating capacity approaches 280,000 cubic metres. The plant has a modern railway tie mill, consumer lumber processing equipment and an industrial lumber/timber framing and incising line.

For the year ended December 31, 2009, total capital expenditures at the Delson plant totalled approximately \$327,000. The major portion of these expenditures were for additions to the residential lumber line and yard improvements.

The plant currently produces a wide range of products, serving all major market sectors. The Delson plant is located within minutes of Montreal, on both the Canadian National Railway Company and Canadian Pacific Railway main lines. It has good truck access to major population centres in Central and Eastern Canada and the United States and to major eastern ports for offshore export shipments.

Gatineau, Québec

The Gatineau plant was built in 1987. The plant, which has a total annual treating capacity of approximately 60,000 cubic metres, operates on 8 hectares of land and has a water-borne preservative cylinder, three dry kilns and a pole peeler. The plant, located approximately 30 kilometres east of Gatineau, Québec, specializes in the production of utility poles.

For the year ended December 31, 2009, there were no capital expenditures made at the Gatineau plant.

Sorel-Tracy, Québec

The Sorel-Tracy plant was built in 1984 and has a total annual treating capacity of approximately 75,000 cubic metres, operates on approximately 9 hectares of land and is equipped with two water-borne preservative cylinders, a dry kiln, and an incising/framing line. The plant specializes in custom treated lumber and specialty products as well as ACQ and borate treatment for the interior wood framing market.

For the year ended December 31, 2009, there were no capital expenditures made at the Sorel-Tracy plant.

Guelph, Ontario

Constructed in 1988, the Guelph facility operates on approximately 9 hectares of land and has three water-borne cylinders, two pole butt treating tanks, four dry kilns and full fixation capacity for all of its 3 cylinders. The total annual treating capacity approaches 160,000 cubic metres. The facilities also include an incising/framing line and an automated lumber packaging line.

In 2009, approximately \$154,000 was spent for capital assets at the Guelph plant, consisting primarily of a new coverall building for the storage of consumer lumber products and an addition to the mechanical repair shop.

The plant produces utility poles and consumer lumber and benefits from access to a rail loading and unloading facility within minutes of the plant.

Carseland, Alberta

Constructed in 1978, the Carseland facility is situated on a 64 hectare site of which 32 hectares are utilized for the production and storage of utility poles and dimensional lumber. The operation includes one state of the art PCP pressure system, one water-borne pressure system, along with two drying/stabilization chambers. In addition, there is a stand alone pole butt treating tank which includes an incising/framing line and an automated lumber packaging line. Total annual treating capacity is

approximately 150,000 cubic metres. The plant location is well situated to provide utility poles to Western Canada and US markets.

The treating plant is supported by a long established forestry operation headquartered at Salmon Arm, British Columbia, which manages the Company's forest tenures in British Columbia and Alberta.

In 2009, approximately \$322,000 was spent on capital asset additions at the Carseland facility, the majority of which was for a new storage facility for residential lumber products. The Salmon Arm forestry operation saw capital expenditures of approximately \$1.0M, consisting of \$425,000 for new logging road construction and \$575,000 for deferred development costs.

New Westminster, British Columbia

The New Westminster facility was originally built in 1929 and is situated on approximately 31 hectares of land. The plant currently operates three oil cylinders, one water-borne cylinder and a fixation chamber, with a total annual production capacity of over 197,000 cubic metres. The plant is also equipped with a pole peeler, a timber and pole framing/incising line and a double track dry kiln.

For the year ended December 31, 2009, capital expenditures at the New Westminster plant totalled approximately \$435,000. Approximately \$200,000 was spent on renovations of the cylinder outfeed cart tracks, with the balance consisting of equipment replacement purchases.

The plant produces mainly poles, piling, and timbers for the industrial and railway market sectors. The plant is located near Vancouver on both the CP Rail System and the Burlington Northern main lines. It has easy truck access to Western North American markets, in addition to Western ports for offshore export shipping.

Prince George, British Columbia

The Prince George plant was built in 1961. The plant operates on 31 hectares. The plant operates two oil cylinders, one water-borne cylinder, a dry kiln and a fixation chamber. The total annual treating capacity is approximately 100,000 cubic metres. The facility also includes a pole peeler, a railway tie mill, and a pole grading and framing line.

The capital expenditures at the Prince George plant for the year ended December 31, 2009 amounted to approximately \$145,000, primarily for the automation of process controls and building and equipment renovations.

The plant produces mainly poles and crossties to serve the industrial and railway market sectors. A spur line in the plant connects to the British Columbia Rail main line, which has close access to the Canadian National Railway Company main line. Truck access is available to British Columbia ports for offshore shipments.

Bangor, Wisconsin

Located in Bangor, Wisconsin, USA, and operating on approximately 110 acres of land, the plant specializes in the treating of railway ties. The facilities include three pressure treating cylinders for oil-borne preservatives, giving a combined annual treating capacity of approximately 200,000 cubic metres. The plant also includes a crosstie and switch tie mill capable of processing 1.5 million ties annually, a maintenance facility and offices for production, sales and wood procurement personnel.

For the year ended December 31, 2009, capital expenditures at the Bangor plant approximated US \$225,000, for the installation of new water collection tanks at the Bangor facility and the construction of a stormwater retention pond at the Hixton, Wisconsin loading yard.

Arlington, Washington

Located in Arlington, Washington, USA, and operating on approximately 52 acres, the plant specializes in the treating of utility poles. The facilities include two pressure treating cylinders for oil-borne preservatives and one butt tank providing a combined annual treating capacity of approximately 70,000 cubic metres. In addition, the plant incorporates a peeling mill and framing yard, a maintenance facility and offices for production, sales and wood procurement personnel.

For the year ended December 31, 2009, capital expenditures approximated US\$345,000, primarily for improvements to the treating system.

DuBois, Pennsylvania

Located in DuBois, Pennsylvania, USA, this facility operates on 32 acres and specializes in the production and treating of railway ties and timbers. The facility includes three pressure treating cylinders for oil-borne preservatives, giving a combined annual treating capacity of approximately 100,000 cubic meters. This production facility also includes a prefabrication department which can produce flange, crossing and bridge timbers, a maintenance shop, and offices for production and wood procurement personnel.

For the year ended December 31, 2009, capital expenditures totalled approximately US\$385,000 for a new timber sizer.

Goshen, Virginia

Located in Goshen, Virginia, USA, and operating on approximately 27 acres of land, the plant specializes in the production and treating of railway ties and timbers. The facility includes five pressure treating cylinders for oil-borne preservatives, giving a combined annual treating capacity of approximately 145,000 cubic meters. The plant also includes a crosstie and switch tie mill capable of processing 1 million ties annually, a prefabrication department which can produce flange, crossing and bridge timbers, a maintenance and machine shop facility and offices for production and wood procurement personnel.

For the year ended December 31, 2009, there were no capital expenditures made at the Goshen plant. However, approximately US\$265,000, previously provided for as an environmental provision at the time of the BPB Corporation acquisition, was disbursed for the installation of containment for the tank car unloading facility.

Spencer, West Virginia

Located in Billings, West Virginia, USA, and operating on 27 acres of stabilized land and buildings, the plant specializes in the treating of railway ties and the manufacture and treatment of highway timbers and log homes. The facility includes two pressure treating cylinders for oil-borne preservatives and one pressure treating cylinder for CCA or borate, giving a combined annual treating capacity of approximately 80,000 cubic meters. This plant also includes a maintenance facility and offices for production and wood procurement personnel.

During the year ended December 31, 2009, no capital expenditures were made at the Spencer facility.

Fulton, Kentucky

Located in Fulton, Kentucky, USA, and operating on approximately 80 acres of land, the plant specializes in the treating of railway ties. The facility includes two pressure treating cylinders for oil-borne preservatives, providing an annual treating capacity of approximately 130,000 cubic meters. The plant also includes a crosstie and switch tie mill capable of processing 1 million ties annually, a maintenance facility and offices for production and wood procurement personnel.

For the year ended December 31, 2009, capital expenditures at the Fulton plant approximated US\$735,000, which covered the purchase of a new boiler, an additional treated tie storage yard, a treated storage liner, additional rail siding and a SAP water system.

Stanton, Kentucky

Located in Stanton, Kentucky, USA, and situated on approximately 4.2 acres of land, this plant was closed on September 4, 2009 as part of the Company's continuous monitoring of operating cost efficiencies and optimization of capacity utilization. Production, consisting essentially of treated wood for custom log homes and highway timbers, was transferred to the Company's Spencer, West Virginia facility. The plant's remaining assets, consisting of the land, buildings and certain production equipment is being offered for sale or lease.

4.5 WOOD SUPPLY

One of the Company's important advantages is its strong wood supply position in key regions of Canada and the United States. During the financial year ended December 31, 2009, the Company obtained its raw material requirements for utility poles from its own timber harvesting licenses (forest licenses, timber quota and *Contrats d'approvisionnement et d'aménagement forestier* ("CAAFs")), state timber sales, private woodland owners and through purchases of timber on the open market. Wood supply for railway ties and timbers are purchased from hundreds of sawmills in various regions throughout Canada and the United States.

Forest Tenures

Forest tenures are used primarily for the procurement of utility poles. In Québec, most of the exploitable forest is public property managed by the *Ministère des Ressources naturelles et de la faune* ("Ministère"), which determines the market value of the stumpage. Timber allocation agreements, called "*Contrats d'approvisionnement et d'aménagement forestier*" or "CAAFs", allow the lumber industry to cut an annual volume in return for forest development based on the principle of sustained yield. These forest cutting privileges are reviewed every 5 years. The CAAF, entered into for a term of 25 years, is extended every 5 years if the beneficiary has complied with its obligations.

In British Columbia, the Ministry of Forests and Range ("MOF") is responsible for issuing and monitoring tenures which grant the licensee the right to harvest a specific volume of timber on crown lands administered by the MOF. A forest license generally has a term of 15 years and is renewable every 5 years, subject to the licensee satisfactorily performing its administrative, planning, harvesting and

silviculture and environmental stewardship operations. Non-renewable forest licenses for a fixed volume to be cut in a specified time may also be granted.

In Alberta, the provincial governmental department of Sustainable Resource Development issues timber quotas for timber on crown lands to a variety of forest product manufacturers. A timber quota gives the producer access to a specified proportion of the annual allowable cut within the forest management unit in which they hold the quota certificate. Generally, quotas have a term of 20 years and are renewed every 5 years providing that the quota holder has satisfied the conditions of the quota pertaining to harvest production, reforestation, and environmental stewardship. Higher level forest management planning for most quotas within the province is the responsibility of larger forest product manufacturers that hold the Forest Management Agreement for specific areas and is overseen by Alberta Sustainable Resource Development.

The Company has the following forest licenses in Québec, British Columbia and Alberta:

COMPANY'S FOREST LICENSES		
Province	Allowable Annual Cut (Cubic metres)	Term
Québec	22,700 ¹	25 years
British Columbia	232,551 ²	15 years
Alberta	13,810	20 years

Purchased Timber

In addition to the forest licenses listed above, the Company has several exclusive supply agreements with major licensees and private woodlands owners who hold cutting licenses in British Columbia, Ontario and Québec. The Company is also very active in the state timber sale program in the states of Washington and Idaho in the United States. This program makes available to qualified bidders, pole quality raw material located on specific tracts of land. The Company also purchases raw material from hundreds of private land owners within its operating jurisdictions, and in the case of untreated railway ties, through its dealings with hundreds of sawmills in the United States and Canada.

Timber Harvesting

The selection and harvesting of wood poles is a process that allows the Company to harvest selectively individual trees of a quality suitable for poles. In order to have access to as many areas of timberland as possible, the Company has entered into trade agreements with a number of sawmilling and forest products companies in British Columbia and in Québec.

¹ During 2009, the allowable annual cut was reduced from 24,400 to 22,700m³ in the context of the province of Québec's designation of approximately 8% of its land as protected areas.

² Of this amount, the allowable annual cut of 22,222m³ pursuant to a 20-year non renewable cutting license in the Takla Lake area of British Columbia has one year remaining.

4.6 SALES, MARKETING AND COMPETITIVE CONDITIONS

By the end of the year 2009, there were approximately 55 wood preserving plants operating in Canada and over 400 wood preserving plants in the United States. The following describes the competitive conditions in which the Company operates as well as its sales and marketing initiatives.

Overview

The Company markets its treated wood products through a network of regional sales representatives throughout Canada and the United States.

The following table sets out the Company's sales by major product group for the financial years ended December 31, 2009 and 2008:

COMPANY'S SALES BY PRODUCT GROUP FOR THE YEARS ENDED DECEMBER 31, 2009 AND 2008				
<i>(audited)</i>	2009		2008	
	(millions of dollars)	%	(millions of dollars)	%
Railway ties	185.1	45	181.2	47
Utility poles	149.7	36	137.8	36
Industrial Lumber	44.8	11	33.1	9
Consumer Lumber	31.5	8	32.7	8
	411.1	100	384.8	100

Railway Ties

SJI's multiple locations, wide product offering and reputation for quality and service are significant advantages. Through its long tradition of providing consistent high quality services, the Company has developed close relationships with the major railways and is an important supplier of treated ties to this market in Canada. As a result of the Company's August 2005 acquisition of the assets of Webster Wood Preserving Company, a Minnesota Limited partnership ("Webster"), followed by its April 2008 acquisition of BPB Corporation, SJI now enjoys significantly greater access to the US treated crosstie, switchtie and bridge material market. The Company supplies treated ties as a finished product to the majority of the Class 1 railroads as well as many regional and short line railroads and independent contractors.

Utility Poles

The majority of the Company's sales of utility poles are made in response to public tenders issued by customers, primarily regional electrical and telecommunication companies. The key criteria in successfully obtaining orders are high quality, consistent on-time delivery, customer service and competitive prices. The Company's ability to offer a variety of species and preservatives, combined with its multiple plant locations and large inventories, creates a competitive advantage.

Consumer Lumber

This product group is highly fragmented, consisting of numerous participants varying in size and competing primarily at a local or regional level. Growth opportunities exist for high quality producers who can successfully differentiate their product and service.

The Company provides both treated consumer lumber products and customized treating services to lumber retailers and wholesalers for outdoor applications. With the acquisition of the Carseland, Alberta facility of Bell Pole Company in July 2006, the Company continued to provide the full service consumer lumber products previously sold by the acquired company in the Alberta market. The Carseland plant purchases and sells the consumer lumber that it processes, in addition to the treating service. At the Company's other facilities, treating services are provided primarily to lumber wholesalers seeking to add value to their finished lumber product. Therefore, all raw wood is supplied by the wholesaler and the Company only applies the treatment. The service allows wholesalers to expand their product line by offering treated wood products, without having to operate treatment facilities of their own.

Industrial Lumber

Sales comprise construction materials used mainly in public works projects, such as highway guardrail posts. Products are typically sold directly to municipal and provincial authorities in response to tenders for a certain quantity and specification of preserved timber for a particular project. The Company also sells to lumber wholesalers who maintain a certain inventory of preserved lumber products for the construction industry. Quality management systems at all treating locations and timber supply agreements ensure that the demands of customers can be met in an efficient and competitive manner. Piling sales comprise construction materials used mainly in public work projects, including marine and foundation pilings. Products are typically sold directly to municipal and provincial authorities in response to tenders for a certain quantity and specification of preserved product. Since April of 2004, the Company has also been treating with borates, and since 2008, is also selling and manufacturing borate treated log homes.

Export

The Company's focus is primarily on North American markets. Nonetheless, the Company has had some success in penetrating emerging market countries, particularly in the sale of treated wood poles to national telephone and utility companies. These markets mainly include countries in the Middle East, North and West Africa and Latin America. SJI's competitive strengths in such markets have included access to guaranteed raw material supply, strategic geographical locations of its treatment plants offering a variety of treating processes, access to Eastern and Western shipping ports and extensive experience in international freighting and knowledge of international financing for export sales.

The Company continues to monitor overseas export markets and will continue to evaluate export opportunities at price levels that will provide adequate returns for the additional risks inherent in these markets.

The Company's international contacts are enhanced by its association with Stella S.p.A. and James Jones and Sons Limited ("JJS"). JJS and Stella International S.A. ("Stella International"), a holding company associated with Stella S.p.A., control Stella Jones International S.A. ("SJ International"), which holds the majority of Common Shares of the Company. The Company is party to a services agreement with Stella S.p.A., JJS and SJ International whereby technical services are rendered by Stella S.p.A. and JJS and worldwide marketing and promotional services are rendered by SJ International.

COMPANY'S SALES BY REGION FOR THE YEARS ENDED DECEMBER 31, 2009 AND 2008				
<i>(audited)</i>	2009		2008	
	\$'000	%	\$'000	%
United States	223,126	54.3	204,770	53.2
Canada	187,993	45.7	180,052	46.8
	411,119	100.0	384,822	100.0

4.7 EMPLOYEES

As at December 31, 2009, the Company had a total of 688 employees of which 175 were non-unionized, 162 were unionized and 351 were paid at an hourly rate.

PROVINCE/STATE	NON-UNIONIZED	UNIONIZED	PAID AT HOURLY RATES (NON-UNIONIZED)	TOTAL
Québec	31	79	-	110
Ontario	7	-	48	55
Nova Scotia	9	25	1	35
British Columbia	29	58	7	94
Newfoundland	4	-	1	5
Wisconsin	11	-	44	55
Alberta	15	-	34	49
Washington	10	-	29	39
Oregon	1	-	-	1
Idaho	2	-	4	6
Nevada	1	-	-	1
New Hampshire	1	-	-	1
South Dakota	1	-	-	1
Michigan	1	-	-	1
Missouri	1	-	-	1
Ohio	1	-	-	1
West Virginia	33	-	27	60
Virginia	6	-	62	68
Pennsylvania	5	-	44	49
Kentucky	6	-	50	56
TOTAL:	175	162	351	688

4.8 ENVIRONMENT – POLICY AND PROTECTION

Environmental Policy

SJI is committed to sustainable development that requires the protection of human health and the natural environment with the need for economic growth. The Company recognizes the environmental implication of its activities as well as its responsibility to take all reasonable measures in order to conserve and protect the environment, including air, water, land and other natural resources. To implement this policy, the Company is committed:

- to constructing and operating its facilities in compliance with all applicable legislation, providing for the protection of the environment, employees and the public;
- to working pro-actively in training management and its employees to anticipate problems;
- to applying cost-effective best-management practices to advance environmental protection;
- to ensuring every employee is properly trained and responsible and accountable within their sector of activity for conducting operations in compliance with SJI's environmental policy;
- to responding to legitimate concerns made known to it and to participate actively with interested parties in the understanding of environmental issues and in the development of rational and effective environmental solutions;
- to encouraging research to expand knowledge of the environmental impact of the industry's activities and to improving treatment technologies; and
- to reporting regularly to the Board of Directors with respect to the execution of this policy, including a review of the Company's operations and facilities to ensure compliance.

Environmental Protection

The Company's Vice-President, Environment and Technology, with the support of local plant managers and regional general managers, leads the management of environmental matters and ensures that the Company's environmental programs and policies are carried out efficiently and in compliance with applicable legislation, in order to ensure the protection of the environment, employees and the public.

At each site, trained personnel operate plant waste treatment and environmental protection facilities in such a way as to recover any preservatives for reuse in the manufacturing process. Any discharges are continually monitored and analyzed, where necessary, by qualified laboratory personnel. Complete reports on discharges are made regularly to the appropriate authorities at all locations.

Comprehensive health and safety and environmental protection programs exist at all locations. These are continually being upgraded and updated to ensure that the best management practices are being used to protect the employees, the public and the environment. Contingency plans are in place to anticipate proper corrective and remedial measures prior to the occurrence of any problems.

Management reports regularly to an Environmental Committee and the Board of Directors with respect to the administration of the Company's health and safety and environmental policies.

During the year 2000, Technical Recommendations Documents (“TRD”) baseline assessments were carried out on the Company’s Canadian plants as well as on all other wood preserving plants in Canada by environmental consultants on behalf of Environment Canada. By December 31, 2001, all Canadian wood preserving plants were obliged to submit a plan of action to effectively remedy all items for correction noted in the assessments by December 31, 2005. Accordingly, the Company submitted plans of action for all of its Canadian treating facilities and sufficient capital expenditures and resources were devoted by the Company to correct deficiencies. As of December 31, 2006, all of the Company’s Canadian treating facilities were certified compliant.

Under the Agreement and Plan of Merger with BPB Corporation, the vendors provided customary representations and warranties to the Company. Following the completion of a satisfactory environmental due diligence, the Company agreed to take responsibility for environmental matters at all five treating facilities acquired pursuant to the transaction.

Under the terms of the Baxter Asset Purchase Agreement, the Company leases (and has not purchased) the land under the Arlington, Washington treating facility. Pursuant to the terms of the Arlington ground lease (“Lease”), the Seller has undertaken to continue carrying out certain corrective/remedial actions on the property and has agreed to indemnify the Company for environmental liabilities arising from its activities at the property on or prior to closing. The Company has an option to purchase the Arlington land at the end of the Lease’s 25-year term.

Pursuant to the Bell Pole Company Asset Purchase Agreement, the Company assumed all obligations relating to the environmental condition of the purchased assets, either discovered by the Company’s independent environmental due diligence or by information supplied by the seller (together “Known Environmental Conditions”). Furthermore, excluding Known Environmental Conditions, the seller agreed to assume and indemnify the Company for environmental conditions relating to the purchased assets found to be known by seller up to the date of closing of the transaction yet not disclosed to the Company at that time.

Under the terms of the Webster Purchase and Sale Agreement of August 2005, SJ Corporation is, at its own cost and expense, responsible to continue the existing groundwater pump and treat system installed at the Bangor facility together with associated environmental containment and treatment systems as were operated and maintained at the closing date of the Webster acquisition in August 2005.

Pursuant to the Cambium Group Inc. Asset Purchase Agreement of July 2003, the Company acquired wood treating facilities located in Gatineau (Québec), Sorel-Tracy (Québec) and Clarenville (Newfoundland), as well as a pole peeling facility in Senneterre (Québec). The Clarenville site is leased to the Company by the Government of Newfoundland, who has provided the Company with a full environmental indemnity with respect to environmental contamination present on the site prior to its purchase by the previous owner in 1995. During 2004, the site was closed as a treating facility and appropriately decommissioned. With respect to the Sorel-Tracy facility, the Company operates on this site pursuant to a right of superficies over the land, which the Company has agreed to purchase at a later date upon the fulfillment of certain conditions by the vendor.

Under the terms of the March 2000 Guelph Share Purchase Agreement, the vendors of Guelph (“Sellers”) agreed to indemnify the Company for specified environmental claims discovered up to March 31, 2005 and the Company agreed to take responsibility for disclosed environmental issues. The Guelph Share Purchase Agreement also provided for certain environmental claims which were to be shared by both the Sellers and the Company if discovered prior to March 31, 2003.

Under the Company's operating site leases with Domtar Inc. ("Domtar") for the lands upon which the Company's treating plants in Delson (Québec), Prince George and New Westminster (British Columbia) and Truro (Nova Scotia) are situated, Domtar has agreed to indemnify the Company against environmental claims for soil or groundwater contamination relating to the activities of Domtar prior to the 1993 acquisition by SJI of Domtar's wood preserving division. SJI has agreed to indemnify Domtar for environmental claims relating to the activities of SJI subsequent to the acquisition.

4.9 RISK FACTORS

(i) Environmental Laws and Regulations

The Company is subject to a variety of environmental laws and regulations, including those relating to emission to the air, discharges into water, releases of hazardous and toxic substances, and remediation of contaminated sites.

The enforcement of these laws by regulatory agencies will continue to affect the Company's operations by imposing operating and maintenance costs and capital expenditures required for compliance. Failure to comply with environmental statutes, regulations or orders could result in civil or criminal enforcement actions. The Company makes financial expenditures in order to comply with regulations governing environmental issues adopted by federal, provincial, state and local regulatory agencies.

Under various federal, provincial, state and local laws and regulations, the Company could, as the owner, lessor or operator, be liable for the costs of removal or remediation of contamination at its sites. The remediation costs and other costs required to clean up or treat contaminated sites could be substantial. However, in certain cases, the Company benefits from indemnities from the former owners of its sites, as more fully set out above in the section entitled "Environmental Protection". Contamination on and from the Company's sites may subject it to liability to third parties or governmental authorities for injuries to persons, property or the environment and could adversely affect the Company's ability to sell or rent its properties or to borrow money using such properties as collateral.

The possibility of major changes in environmental laws and regulations is another risk faced by the Company. Management believes that its commitment to the environmental integrity of the Company's plants and operations, supported by significant investments toward that end, will allow the Company to continue to meet the applicable regulatory requirements.

(ii) Availability and Cost of Raw Materials

Management considers that the Company may be affected by the industry-wide concerns of long-term availability of competitively priced wood and potential fluctuations in wood prices. Nevertheless, the Company's overall competitiveness in this industry is strengthened by its access to a high quality timber supply provided by its long-term cutting licenses and its long-standing relationships with private woodland owners and other suppliers.

In addition, there are a limited number of suppliers for certain of the preservatives that the Company employs in its production process, which lessens the availability of alternate sources of supply in the event of unforeseen shortages or disruptions of production. The Company is mitigating this risk by researching and identifying alternate suppliers outside of its traditional sources of supply.

(iii) Currency Risks

The Company is exposed to currency risks due to its export of goods manufactured in Canada. These risks are partially covered by purchases of goods and services denominated in U.S. dollars. The Company also uses foreign exchange forward contracts to hedge contracted net cash inflows and outflows of U.S. dollars.

(iv) Interest Rate Fluctuations

As at December 31, 2009, the Company had limited exposure to interest rate risk on long-term debt as only 14.0% (2008 – 7.0%) of the Company's long-term debt is at variable rates. The Company enters into interest rate swaps in order to reduce the impact of fluctuating interest rates on its short-term and long-term debt. These swap agreements require the periodic exchange of payments without the exchange of the notional principal amount on which the payments are based. The Company designates its interest rate hedge agreements as hedges of the underlying debt. Interest expense on the debt is adjusted to include the payments made or received under the interest rate swaps.

(v) Credit Risk

The geographic distribution of customers and procedures regarding commercial risk management limit the concentration of credit risks. Trade accounts receivable include an element of credit risk should the counterparty be unable to meet its obligations. The Company reduces this risk by dealing primarily with utility and telecommunication companies and other major corporations.

ITEM 5 DIVIDENDS – THREE MOST RECENTLY COMPLETED FINANCIAL YEARS

5.1 DIVIDENDS – THREE MOST RECENTLY COMPLETED FINANCIAL YEARS

On March 14, 2007, the Board of Directors declared a semi-annual dividend of \$0.10 per common share, which was increased to \$0.14 per common share by the Board in its declaration of dividend on August 14, 2007. On March 12, 2008, the Board of Directors declared a semi-annual dividend of \$0.16 per common share, which was increased to \$0.18 per common share by the Board in its declaration of dividend on August 14, 2008. On March 11, 2009 and August 12, 2009, the Board of Directors declared semi-annual dividends of \$0.18 per common share. On March 11, 2010, the Board of Directors declared a semi-annual dividend of \$0.18 per common share.

5.2 POLICY AND RESTRICTIONS

The Corporation's dividend policy provides that the Company consider a dividend on a semi-annual basis. All decisions by the Company's Board of Directors regarding the payment of dividend are subject to its financial covenants as well as factors such as the Company's financial performance and cash requirements. Additionally, SJI's banking arrangements disallow the Company from paying dividends aggregating in any one year, in excess of 25% of the Company's consolidated net income of the preceding year.

ITEM 6 DESCRIPTION OF CAPITAL STRUCTURE

6.1 GENERAL DESCRIPTION OF CAPITAL STRUCTURE

The authorized share capital of the Company consists of an unlimited number of Common Shares and an unlimited number of Preferred Shares, issuable in series. As of March 12, 2010, there were 12,688,325¹ Common Shares issued and outstanding and no outstanding Preferred Shares.

The Common Shares provide for the right to receive notice of, attend and vote at all meetings of shareholders and receive dividends, subject to the prior rights of the Preferred Shares and any other shares ranking senior to the Common Shares. The Common Shares are subordinated to the Preferred Shares and any other shares ranking senior to the Common Shares in their entitlement to receive the property and assets of the Company in the event of a dissolution, liquidation, or winding up of the Company.

The Preferred Shares are non-voting. The Preferred Shares are entitled to priority over Common Shares of the Company and over any other shares of the Company ranking junior to the Preferred Shares with respect to priority in payment of dividends and the distribution of assets in the event of liquidation, dissolution or winding-up of the Company.

ITEM 7 MARKET FOR SECURITIES

7.1 TRADING PRICE AND VOLUME

The Common Shares of the Company are listed on the Toronto Stock Exchange and are identified under the symbol "SJ". The following table sets forth the market price range, in Canadian dollars, and trading volumes of the Company's Common Shares on the Toronto Stock Exchange for each month of the most recently completed financial year.

FISCAL YEAR ENDED DECEMBER 31, 2009				
Month (2009)	High \$	Low \$	Close \$	Volume Traded
January	17.70	16.21	16.25	80,400
February	17.00	12.91	13.99	30,700
March	19.00	12.50	18.71	147,800
April	19.00	17.50	19.00	111,800
May	24.95	18.92	24.04	154,800
June	24.94	22.25	22.60	94,900
July	24.60	22.00	23.95	105,300
August	26.49	22.45	22.99	128,900
September	22.95	20.60	21.70	64,400
October	22.40	21.51	21.60	84,400
November	24.80	21.60	22.75	60,900
December	25.90	22.11	25.75	75,300

¹ Further to the private placement of subscription receipts announced on February 24, 2010 as set out in further detail in Section 9.1, an additional 3,202,000 common shares of SJI could be issued in the event that the Tangent acquisition is completed by April 30, 2010.

ITEM 8 DIRECTORS AND OFFICERS

The tables below set forth the name, place of residence and position held within the Company of the Company's directors and executive officers, the principal occupation(s) and term of office of each director, the period or periods during which each director has served, as well as the number of Common Shares beneficially held, directly or indirectly, or over which control or direction is exercised by each director of the Company as at March 12, 2010. Each director is elected at the annual meeting of the shareholders to serve until the next annual meeting or until a successor is elected or appointed. Officers are appointed annually and serve at the discretion of the Board of Directors. The Company has an audit committee, a remuneration committee and an environmental committee. The Company does not have an executive committee.

8.1 NAME, ADDRESS, OCCUPATION AND SECURITY HOLDING

Name and Place of Residence	Office Held with the Company	Director Since	Principal Occupation(s)	Number of Common Shares Beneficially Owned, Directly or Indirectly, or over which Control or Direction is Exercised
RICHARD BELANGER, FCA ⁽¹⁾ Québec, Canada	Director	March 1997	President, Toryvel Group Inc. (holding company)	8,500
TOM A. BRUCE JONES, CBE ⁽²⁾ Glasgow, Scotland	Chairman of the Board and Director	July 1993	Chairman of the Board, James Jones & Sons Limited (British forest products company)	- ⁽³⁾
GEORGE J. BUNZE, CMA ⁽¹⁾⁽⁴⁾ Québec, Canada	Director	May 2001	Vice-Chairman and Director, Kruger Inc. (manufacturer of paper, tissue, wood products, energy (hydro/wind) and wine and spirits products)	16,500
GIANNI CHIARVA ⁽⁴⁾ Milan, Italy	Vice-Chairman of the Board and Director	July 1993	Vice-President, Sirti S.p.A. (designs, maintains and installs telecommunications, transmission and electrical systems)	- ⁽⁵⁾
BRIAN MCMANUS Québec, Canada	President, Chief Executive Officer and Director	June 2001	President and Chief Executive Officer, Stella-Jones Inc.	101,739
NYCOL PAGEAU-GOYETTE ⁽¹⁾⁽²⁾⁽⁴⁾⁽⁶⁾ Québec, Canada	Director	July 1993	President, Pageau Goyette et associés limitée (management services firm); Chairperson, Sorinco Inc. (pharmaceutical and cosmetic product recycling plant); President, Montrésor Corporation (holding company)	4,700
DANIEL PICOTTE ⁽²⁾ Québec, Canada	Director	July 1993	Partner, Fasken Martineau DuMoulin LLP (law firm)	8,000
JOHN BARRIE SHINETON ⁽¹⁾ Ontario, Canada	Director	May 2009	President and Chief Executive Officer, Norbord Inc. (producer of oriented strand board)	0
MARY WEBSTER ⁽²⁾ Minnesota, U.S.A.	Director	May 2007	Corporate Director	2,200

(1) Member of the Audit Committee.

(2) Member of the Environmental Committee.

(3) Mrs. Stina Bruce Jones, wife of Mr. Tom A. Bruce Jones, owns 17,833 common shares of the Company and Mr. Tom A. Bruce Jones owns, directly or indirectly, approximately 32% of the voting shares of JJS which holds 49% of the voting shares of SJ International which in turn, holds 7,587,909 or 59.8% of the Common Shares of the Company. Further to the private placement of subscription receipts announced by the Company on February 24, 2010 as set out in further detail in Section 9.1, an additional 600,000 common shares of SJ International could be issued to SJ International in the event that the Tangent acquisition is completed by April 30, 2010. Mr. Tom A. Bruce Jones holds directly, an additional 7,500 Common Shares of the Company.

(4) Member of the Remuneration Committee.

(5) Mr. Gianni Chiarva, together with his associates, exercise control or direction, directly or indirectly, over all of the voting shares of Stella International, which holds 51% of the voting shares of SJ International which in turn, holds 7,587,909 or 59.8% of the Common Shares of the Company. Further to the private placement of subscription receipts announced by the Company on February 24, 2010 as set out in further detail in Section 9.1, an additional 600,000 common shares of SJ International could be issued to SJ International in the event that the Tangent acquisition is completed by April 30, 2010. Mr. Gianni Chiarva holds directly, an additional 7,500 Common Shares of the Company.

(6) Lead Director.

Within the five preceding years, each of the foregoing has held the same or similar position with the entities indicated above with the exception of those individuals named hereafter: Mr. Richard Bélanger was President of Theseus Capital Inc. from 2005 to May 2008. Mrs. Mary Webster was Secretary to the Board of Directors of Webster Industries Inc. (“Webster”), a wood pressure treating company, from 1995 to 2005 and also served as Webster’s environmental consultant during that period.

EXECUTIVE OFFICERS WHO ARE NOT DIRECTORS

Name and municipality of residence	Position within the Company
Marla Eichenbaum Hampstead, Québec	Vice-President, General Counsel and Secretary
George Labelle, C.A. Pierrefonds, Québec	Senior Vice-President and Chief Financial Officer
Gordon Murray Truro, Nova Scotia	Vice-President, Environment and Technology and General Manager, Atlantic Region
Martin Poirier Delson, Québec	Vice-President and General Manager, Central Region
Rémi Godin, C.G.A. St-Bruno, Québec	Vice-President and Corporate Comptroller
Rick Thompson Fergus, Ontario	Vice-President & General Manager, Guelph Utility Pole Company Ltd.
Douglas J. Fox Mineral Wells, West Virginia	Senior Vice-President, Engineering and Operations, Stella-Jones Corporation
Ian Jones Vernon, British Columbia	Vice-President and General Manager, Stella-Jones Canada Inc.
Glen Ritchie Salmon Arm, British Columbia	Vice-President, Fibre, Stella-Jones Canada Inc.

As of March 12, 2010, the directors and officers as a group beneficially owned, directly or indirectly, or exercised control or direction over 7,764,889 Common Shares, representing approximately 61.2% of all the issued and outstanding shares of the Company.

The principal occupations over the past five years of the Company’s executive officers who have not served in their current principal capacities for over five years are given below:

Marla Eichenbaum was promoted to Vice-President, General Counsel and Secretary of the Company in December of 2005 after serving as the Company’s General Counsel and Secretary since August of 1998.

Rémi Godin was promoted to Vice-President and Corporate Comptroller of the Company in May 2006 after serving as the Company’s Comptroller since 1993.

Douglas Fox was promoted to Senior Vice-President, Engineering and Operations of SJ Corporation in 2008 after serving as its Manager, Engineering and Operations since August 2005. Mr. Fox served as Vice-President, Operations (Canada) for Progress Rail from 2003-2005.

Ian Jones has served as Vice-President and General Manager of the Company's wholly-owned subsidiary, Stella-Jones Canada Inc., since it was acquired by the Company in July of 2006. Between 2001 and June of 2006, Mr. Jones was Vice-President, Operations of Bell Pole Company.

Glen Ritchie has served in the position of Vice-President, Fibre, Stella-Jones Canada Inc. since it was acquired by the Company in July of 2006. Between 2002 and June of 2006, Mr. Ritchie held the position of Vice-President, Fibre Supply of Bell Pole Company.

8.2 CEASE TRADE ORDERS, BANKRUPTCIES, PENALTIES OR SANCTIONS

George J. Bunze, who has served as director of the Company since May 2001 and who is Vice-Chairman and Director of Kruger Inc., served as Vice-Chairman of Global Tissue LLC ("Global Tissue"), a Delaware limited liability company acquired in 1999 by an indirect partially-owned subsidiary of Kruger Inc. Global Tissue commenced bankruptcy proceedings in 2000 before the U.S. Bankruptcy Court in Delaware.

ITEM 9 INTEREST OF MANAGEMENT AND OTHERS IN MATERIAL TRANSACTIONS

9.1 INTEREST OF MANAGEMENT AND OTHERS IN MATERIAL TRANSACTIONS

On February 24, 2010, the Company entered into an underwriting agreement with a syndicate of underwriters led by RBC Capital Markets, pursuant to which such underwriters agreed to purchase from treasury, on an underwritten private placement basis, 2,402,000 subscription receipts of the Company ("Subscription Receipts") at a price of \$25.00 per Subscription Receipt, for aggregate gross proceeds to the Company of \$60,050,000. (the "Underwriters' Private Placement").

In addition to the Underwriters' Private Placement, Stella-Jones received firm commitments from SJ International and the Solidarity Fund QFL whereby such shareholders agreed to purchase Subscription Receipts under the same terms as the Underwriters' Private Placement for gross proceeds of \$15 million and \$5 million respectively (the "Shareholders' Private Placement"). Tom A. Bruce Jones, Chairman of the Company, owns approximately 32% of JJS, which holds 49% of the voting shares of SJ International. Gianni Chiarva, Vice-Chairman of the Company, together with his associates, exercises control or direction, directly or indirectly, over all of the shares of Stella International, which holds 51% of the shares of SJ International.

The closing date of the Underwriters' Private Placement and the Shareholders' Private Placement (collectively, the "Private Placements") occurred on March 15, 2010. Net proceeds from the Private Placements will be used by the Company to partially fund the proposed acquisition of Tangent (the "Acquisition"), initially announced in a press release dated December 15, 2009.

The Subscription Receipts will be exchangeable, without additional payment, into common shares of the Company on a one-for-one basis upon completion of the Acquisition. If the Acquisition is not completed by April 30, 2010 at the latest, then the Subscription Receipts shall be automatically

terminated and cancelled and the principal amount subscribed plus accrued interest will be returned to the holders of Subscription Receipts.

An aggregate of 3,202,000 common shares could be issued upon exchange of the Subscription Receipts to be sold under the Private Placements, representing 25.2% of the number of outstanding common shares, on a non-diluted basis.

ITEM 10 AUDIT COMMITTEE DISCLOSURE

10.1 COMPOSITION OF THE AUDIT COMMITTEE AND RELEVANT EDUCATION AND EXPERIENCE

The Company's Audit Committee is composed of Mr. George J. Bunze (Chairman), Mr. Richard Bélanger, Ms. Nycol Pageau-Goyette and Mr. John Barrie Shineton. All members of the Committee are "independent" and "financially literate" within the meaning of Multilateral Instrument 52-110 *Audit Committees*.

Mr. George Bunze, a certified management accountant (CMA) since May 1968, is the former Chief Financial Officer of Kruger Inc., a manufacturer of paper, tissue, wood products, energy (hydro/wind) and wine and spirits products and currently serves as its Vice-Chairman. Mr. Bunze also serves on the Board of Directors and is Chairman of the Audit Committee of Intertape Polymer Group Inc. Mr. Richard Bélanger has been a chartered accountant since 1981 and was awarded the designation of "Fellow" (FCA) by the *Ordre des comptables agréés du Québec* in May of 2004. Mr. Bélanger sits on several boards of directors, including that of Laurentian Bank of Canada, where he also serves as Chairman of its Audit Committee and as a member of its Risk Management Committee. Since May 2007, Mr. Bélanger sits on the Board of Trustees of Genivar Income Fund (member of the Audit Committee and Chair of the Governance and Human Resources Committee). Mrs. Nycol Pageau-Goyette is a graduate of the Université de Montréal and is a fellow certified administrator. She is the founder and main shareholder of companies operating in the fields of management (servicing not-for-profit organizations) and environment (processing and recycling wastes from pharmaceutical and cosmetic companies). She has served as director on various boards of public and private companies and has chaired the audit committee of the *Fonds de solidarité des travailleurs du Québec (F.T.Q.)*, a venture capital firm. Mr. John Barrie Shineton holds a degree in Mechanical Engineering from University of Manitoba and is President and Chief Executive Officer of Norbord Inc. ("Norbord"). Appointed to this role in 2004, Mr. Shineton is responsible for the overall management and strategic direction of Norbord, which employs approximately 2,700 people at 15 manufacturing locations in the United States, Europe and Canada. Publicly traded on the Toronto Stock Exchange, Norbord is one of the world's largest producers of oriented strand board (OSB). Mr. Shineton has held various positions within Norbord since joining the company in 1999, including Executive Vice-President, Wood Products and Managing Director of European Operations. Mr. Shineton has more than 30 years experience in the forest industry sector, having held senior level marketing and sales and operations positions for such companies as International Forest Products and Northwood Pulp and Timber.

10.2 MANDATE OF THE AUDIT COMMITTEE

The mandate of the Audit Committee is to advise and assist the Board of Directors of the Company on financial matters. As such, the Audit Committee is responsible, among others, to make recommendations to the Board of Directors with respect to the nomination and remuneration of external auditors, to review the financial reporting process, to review the internal control procedures of the Company and to assess the Company's progress towards International Financial Reporting Standards (IFRS) and advise the Board of Directors of such progress.

In performing its duties, the Audit Committee maintains effective working relationships with the Board of Directors, management and the external auditors. The mandate of the Audit Committee is attached to this AIF at Appendix "1".

10.3 PRE-APPROVAL POLICIES AND PROCEDURES

On May 5, 2004, the Audit Committee approved procedures for approval of audit and non-audit services by the external auditors ("Procedures"). In summary, the Procedures state that the engagement for the annual audit of the Company's consolidated financial statements is specifically approved on an annual basis by the execution of the audit engagement letter with the auditors.

Engagements of the auditors involving services for any of the Company's entities that fall into the following service definitions are pre-approved by the Audit Committee so long as the fees for each particular engagement are expected to be less or equal to a total of \$50,000:

- tax services such as tax compliance, tax consulting transfer pricing, customs and duties, expatriate tax services; and
- other services such as valuation services and forensic investigations.

In cases of pre-approval, the Chairman of the Audit Committee is to be notified expeditiously of any such services commenced by the auditors.

In respect of services under the preceding paragraph, where the fees for a particular engagement are expected to exceed a total of \$50,000, SJI's management and/or its auditors must seek specific pre-approval by the Audit Committee of the engagement of the auditors. Where particular pre-approval is required, the Audit Committee has delegated the authority to effect such pre-approval to the Chairman of the Audit Committee.

10.4 EXTERNAL AUDITOR SERVICE FEES

The following table sets out the fees billed to the Company by BDO Dunwoody LLP (from January 1, 2008 to May 7, 2008) and PricewaterhouseCoopers LLP (from May 7, 2008 to December 31, 2009) for the last two fiscal years for various professional services:

Fees	Year ended December 31, 2009	Year ended December 31, 2008
Audit Fees	\$467,545	\$432,724
Audit Related Fees	---	\$33,294
Tax Fees	---	\$227,352
Other Fees	\$69,815	\$151,394
TOTAL	\$537,360	\$844,764

Audit Fees

The services comprising these fees include the audit of consolidated financial statements and statutory audits, tax services and accounting consultations required to perform the audit in accordance with Generally Accepted Auditing Standards.

Audit Related Fees

These fees apply, among others, to financial due diligence in connection with acquisitions and consultation regarding GAAP.

Tax Fees

These fees include professional services for tax compliance, such as the preparation and review of tax returns, filings and forms as well as consultations regarding required disclosures and elections, among others, and tax advice on mergers and acquisitions.

Other Fees

These fees represent the total fees billed to the Company for all services other than those presented under audit fees, audit related fees and tax fees.

ITEM 11 TRANSFER AGENT

The Company's transfer agent and registrar is Computershare Investor Services Inc. The register of transfers of the Common Shares of SJI maintained by Computershare Investor Services Inc. is located at its offices in Montréal, Québec.

ITEM 12 MATERIAL CONTRACTS

12.1 MATERIAL CONTRACTS

On December 15, 2009, the Company announced that it had entered into a non binding letter of intent to acquire Tangent.

On February 24, 2010, the Company entered into an underwriting agreement with a syndicate of underwriters led by RBC Capital Markets.

Particulars of these transactions are provided in this AIF at Items 3.1 “Three Year History” and Item 9.1 “Interest of Management and Others in Material Transactions”.

ITEM 13 INTERESTS OF EXPERTS

13.1 NAMES OF EXPERTS

The Company’s auditors are PricewaterhouseCoopers LLP, who have prepared the Auditors’ Report to the shareholders of SJI on page 32 of the Company’s 2009 annual report. PricewaterhouseCoopers LLP is independent with respect to the Company within the meaning of the Rules of Professional Conduct of the Institute of Chartered Accountants of Québec.

ITEM 14 ADDITIONAL INFORMATION

Additional information relating to the Company may be found on SEDAR at www.sedar.com.

Additional information, including information regarding directors’ and officers’ remuneration and indebtedness, principal holders of securities of the Company, and securities authorized for issuance under equity compensation plans, if applicable, is contained in the Company’s information circular for its most recent annual meeting of shareholders that involved the election of directors.

Additional financial information is provided in the Company’s consolidated financial statements and Management’s Discussion and Analysis for its most recently completed financial year.

APPENDIX “1”

STELLA-JONES INC. (“THE CORPORATION”)

AUDIT COMMITTEE MANDATE

1. **Formation.** The Board of Directors may appoint annually from its members an Audit Committee consisting of such number of members as the Board of Directors may from time to time determine, but not less than three.

The Audit Committee shall determine its own organization and procedure, except as provided in the By-Laws of the Corporation or as may be otherwise determined by the Board of Directors.

2. **Tenure and office.** All members of the Audit Committee shall be appointed by the Board of Directors. The Board of Directors may remove from office any member of the Audit Committee, with or without cause. Any vacancy in the membership of the Audit Committee may be filled by the Board of Directors. All members of the Audit Committee shall cease to be in office at the close of each annual meeting of shareholders.

3. **Powers.** The Audit Committee shall advise and assist the Board of Directors on financial matters, including, without limiting the generality of the foregoing, the following:

- review the recommendations of the officers of the Corporation as to the appointment of external auditors, verify the independence of the external auditors and make recommendations to the Board of Directors with respect to the nomination and remuneration of external auditors to be appointed at each annual meeting of shareholders;
- oversee the work of the external auditors engaged for the purpose of preparing or issuing an auditor’s report or performing other audit review or attest services for the Corporation, including the resolution of disagreements between management and the external auditors regarding financial reporting;
- review with the external auditors the scope and timing of their audit services and any other services they are asked to perform, their report on the Corporation's accounts following completion of the audit and the Corporation's policies and procedures with respect to internal accounting and financial controls, discussion of quality and depth of staffing in the accounting and financial departments, discussion of implementation of new accounting systems (e.g. computers), discussion of recent prospective releases of the Canadian Institute of Chartered Accountants and their impact on the Corporation's financial statements, discussion of the need to extend the audit examination into areas beyond those required under a normal statutory audit;
- pre-approve all non-audit services in excess of \$50,000 to be provided to the Corporation or its subsidiary entities by the Corporation’s external auditors;
- review the audited annual financial statements, the unaudited interim quarterly financial statements, the annual and interim management’s discussion and analysis, the interim and annual CEO and CFO certifications and the annual and interim earnings press releases of the Corporation and report thereon to the Board of Directors of the Corporation before approval thereof by the Board of Directors and prior to disclosure thereof to securities authorities, shareholders and the public;

- see, to its satisfaction, that adequate procedures are in place for the review of the Corporation's public disclosure of financial information extracted or derived from its financial statements and periodically assess the adequacy of those procedures;
 - review the internal control procedures of the Corporation and advise the directors on auditing practices and procedures as part of the responsibility of directors to meet their moral and legal responsibilities to the Corporation;
 - review the Corporation's progress towards International Financial Reporting Standards ("IFRS") and advise the directors on such progress;
 - review and approve the Corporation's hiring policies regarding partners, employees and former partners and employees of the present and former external auditors of the Corporation;
 - establish procedures for (i) the receipt, retention and treatment of complaints received by the Corporation regarding accounting, internal accounting controls or auditing matters and (ii) the confidential and anonymous submission by employees of the Corporation of concerns regarding questionable accounting or auditing matters;
 - review the accuracy and reliability of data to be disclosed to interested parties;
 - review the relationship among external auditors, internal auditors, if any, and employees; and
 - review management plans regarding any requirements for revised accounting practices.
4. **Accountability of external auditors.** The external auditors are ultimately accountable to the Board of Directors and the Audit Committee as representatives of shareholders.
 5. **Signed resolution.** A resolution in writing signed by all the members of the Audit Committee entitled to vote on that resolution at a meeting of the Audit Committee is as valid as if it had been passed at a meeting of the Audit Committee. A copy of every resolution referred to in this paragraph shall be kept with the minutes of the meetings of the Audit Committee.
 6. **Chairman, quorum and procedure.** The Audit Committee shall have the power to appoint a Chairman and a Vice-Chairman, to fix its quorum, which quorum shall consist of not less than a majority of its members, and to determine its procedure.
 7. **Meetings.** Meetings of the Audit Committee may be held at the registered office of the Corporation or at such other places within or without Canada as the Audit Committee may from time to time determine. Meetings of the Audit Committee may be called by or by the order of the President of the Corporation, the Chairman of the Audit Committee, or any two (2) members thereof.