STAGE STORES INC Form 10-K April 02, 2014 **UNITED STATES** SECURITIES AND EXCHANGE COMMISSION Washington, D.C. 20549 FORM 10-K (Mark One) ANNUAL REPORT PURSUANT TO SECTION 13 OR 15(d) OF THE SECURITIES EXCHANGE ACT OF 1934 For the fiscal year ended February 1, 2014 TRANSITION REPORT PURSUANT TO SECTION 13 OR 15(d) OF THE SECURITIES EXCHANGE ACT OF 1934 For the transition period from _____ to ____ Commission File No. 1-14035 Stage Stores, Inc. (Exact Name of Registrant as Specified in Its Charter) **NEVADA** 91-1826900 (State or Other Jurisdiction of Incorporation or (I.R.S. Employer Identification No.) Organization) 10201 MAIN STREET, HOUSTON, TEXAS 77025 (Address of Principal Executive Offices) (Zip Code) Registrant's telephone number, including area code: (800) 579-2302 Securities registered pursuant to Section 12(b) of the Act: Title of each class Name of each exchange on which registered New York Stock Exchange Common Stock (\$0.01 par value) Securities registered pursuant to Section 12(g) of the Act: None Indicate by check mark if the registrant is a well-known seasoned issuer, as defined in Rule 405 of the Securities Act. Yes b No o Indicate by check mark if the registrant is not required to file reports pursuant to Section 13 or Section 15(d) of the

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

Act.

Yes o No b

required to file such reports), and (2) has been subject to such filing requirements for the past 90 days. Yes b No o

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 b No o

Indicate by check mark if disclosure of delinquent filers pursuant to Item 405 of Regulation S-K (\S 232.405 of this chapter) is not contained herein, and will not be contained, to the best of registrant's knowledge, in definitive proxy or information statements incorporated by reference in Part III of this Form 10-K or any amendment to this Form 10-K. Yes \flat No o

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 definition of "large accelerated filer," "accelerated filer" and "smaller reporting company" in Rule 12b-2 of the Exchange Act.

Large accelerated filer b Accelerated filer o Non-accelerated filer o Smaller reporting company o

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

As of August 2, 2013 (the last business day of the registrant's most recently completed second quarter), the aggregate market value of the voting and non-voting common stock of the registrant held by non-affiliates of the registrant was \$813,562,924 (based upon the closing price of the registrant's common stock as reported by the New York Stock Exchange on August 2, 2013).

As of March 26, 2014, there were 31,571,014 shares of the registrant's common stock outstanding.

DOCUMENTS INCORPORATED BY REFERENCE

Portions of the definitive proxy statement relating to the registrant's Annual Meeting of Shareholders to be held on June 10, 2014, which will be filed within 120 days of the end of the registrant's fiscal year ended February 1, 2014 (the "Proxy Statement"), are incorporated by reference into Part III of this Form 10-K to the extent described therein.

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References to a particular year are to Stage Stores, Inc.'s fiscal year, which is the 52- or 53-week period ending on the Saturday closest to January 31st of the following calendar year. For example, a reference to "2011" is a reference to the fiscal year ended January 28, 2012, "2012" is a reference to the fiscal year ended February 2, 2013 and "2013" is a reference to the fiscal year ended February 1, 2014. 2011 and 2013 consisted of 52 weeks, while 2012 consisted of 53 weeks.

PART I

ITEM 1. BUSINESS
Overview

Stage Stores, Inc. (the "Company" or "Stage Stores") is a Houston, Texas-based specialty department store retailer, which operates under the Bealls, Goody's, Palais Royal, Peebles and Stage nameplates. The Company offers moderately priced, nationally recognized brand name and private label apparel, accessories, cosmetics and footwear for the entire family. As of February 1, 2014 the Company also operated an off-price concept under the Steele's nameplate, that was sold on March 7, 2014, as discussed further below. The Company's principal focus is on consumers in small and mid-sized markets which the Company believes are under-served and less competitive. The Company differentiates itself from the competition in the small and mid-sized communities that it serves by offering consumers access to brand name merchandise not typically carried by other retailers in the same market area.

The Company also offers its merchandise direct-to-consumer through its eCommerce website and Send program. The eCommerce website features similar, but broader, assortments of merchandise as that found in the Company's stores, as well as other products not carried in its stores. The Send program allows customers to have merchandise shipped directly to their homes from another store if their size or color is not available in a local store.

The Company was formed in 1988 when the management of Palais Royal, together with several venture capital firms, acquired the family-owned Bealls and Palais Royal chains, both of which were originally founded in the 1920s. At the time of the acquisition, Palais Royal operated primarily larger stores, located in and around the Houston metropolitan area, while Bealls operated primarily smaller stores, principally located in rural Texas towns. Since its formation, the Company has pursued a growth strategy that is focused on expanding the Company's presence in small markets across the country through new store openings and strategic acquisitions.

Steele's, an off-price concept, was launched on November 1, 2011. By February 1, 2014, the number of stores had grown to 35. In the first quarter of 2014, the Company made the decision to divest the Steele's stores in order to focus all of its attention on its core department store business. On March 7, 2014, the Company completed the sale of its Steele's off-price operations.

Stores

The Company operates its stores under the nameplates of Bealls, Goody's, Palais Royal, Peebles and Stage. As of February 1, 2014 the Company also operated an off-price concept under the Steele's nameplate, that was sold on March 7, 2014. The store count and selling square footage by nameplate are as follows:

	Number of Stores			Selling Square Footage (in thousands)				
	February 2,	2013 Activity	February 1,	February 2,	2013 Activity	February 1,		
	2013	Net Changes	2014	2013	Net Changes	2014		
Bealls	212	3	215	4,259	26	4,285		
Goody's	258	11	269	4,204	128	4,332		
Palais Royal	54	(1)	53	1,169	(29)	1,140		

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Peebles	184	6	190	3,495	64	3,559	
Stage	122	(1) 121	2,128	(31) 2,097	
Steele's	34	1	35	378	8	386	
	864	19	883	15,633	166	15,799	
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Utilizing a ten-mile radius from each store, approximately 66% of the Company's stores are located in small towns and communities with populations below 50,000 people, while an additional 20% of the Company's stores are located in mid-sized communities with populations between 50,000 and 150,000 people. The remaining 14% of the Company's stores are located in higher-density markets with populations greater than 150,000, such as Houston and San Antonio, Texas. The store count and selling square footage by market area population are as follows:

	Number of Stores			Selling Square Footage (in thousands)			
	February 2,	2013 Activity	February 1,	February 2,	2013 Activity	February 1,	
	2013	Net Changes	2014	2013	Net Changes	2014	
Less than 50,000	570	13	583	9,203	122	9,325	
50,000 to 150,000	162	11	173	3,325	187	3,512	
Greater than 150,000	132	(5)	127	3,105	(143)	2,962	
	864	19	883	15,633	166	15,799	

Store Openings. The cornerstone of the Company's growth strategy continues to be to identify locations in small and mid-sized markets that meet its demographic and competitive criteria. The Company believes that the long-term potential of its smaller markets is positive and wants to be well positioned in these markets with locations that are convenient to its customers. The Company attempts to locate its stores by, or in the vicinity of, other tenants that it believes will help attract additional foot traffic to the area, such as grocery stores, drug stores or major discount stores such as Wal-Mart. During 2013, the Company opened 29 new stores. The Company believes that there are sufficient opportunities in small and mid-sized markets to continue with its new store growth into the foreseeable future. In 2014, the Company anticipates opening 20-25 new stores, including testing new stores in higher-density markets.

Expansion, Relocation and Remodeling. In addition to opening new stores, the Company has continued to invest in the expansion, relocation and remodeling of its existing stores. The Company believes that remodeling keeps its stores looking fresh and up-to-date, which enhances its customers' shopping experience and helps maintain and improve its market share. Store remodeling projects can range from updating and improving in-store lighting, fixtures, wall merchandising and signage, to more extensive expansion projects. Relocations are intended to improve the store's location and to help it capitalize on incremental sales potential. During 2013, the Company expanded 3 stores, relocated 3 stores and remodeled 11 stores.

Store Closures. The Company closed 10 stores during 2013. The Company continually reviews the trend of each store's performance and will close a store if the expected store performance does not support the required investment of capital at that location.

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Store Activity. During 2013, the store count activity by state is as follows:

	February 2,	Store	Store	February 1,
	2013	Openings	Closures	2014
Alabama	35	2	(1) 36
Arkansas	24	_	(1) 23
Colorado	5	1	_	6
Florida	6	1	_	7
Georgia	36	2	_	38
Illinois	4	2		6
Indiana	24	1	(1) 24
Iowa	3	_	(1) 2
Louisiana	63	_	(1) 62
Michigan	14	1		15
Mississippi	24	3		27
Missouri	18	1		19
Nevada	1	1		2
New York	20	1		21
North Carolina	28	2		30
Ohio	25	2		27
Oregon	2	1		3
Pennsylvania	29	4	(1) 32
South Carolina	22		(1) 21
Texas	249	3	(3) 249
West Virginia	10	1		11
Other states (1)	222			222
	864	29	(10) 883

(1) See Item 2 Properties in this Form 10-K for additional disclosures regarding properties.

Competition

The retail industry is highly competitive. However, as a result of its small and mid-sized market focus, the Company generally faces less competition for its brand name merchandise since branded merchandise is typically available only in regional malls, which are normally located more than 30 miles away. In small and mid-sized markets where the Company does compete for brand name apparel sales, competition generally comes from local retailers, small regional chains and, to a lesser extent, national department stores. The Company believes it has a competitive advantage over local retailers and small regional chains due to its (i) broader selection of brand name merchandise, (ii) distinctive retail concept, (iii) economies of scale, (iv) strong vendor relationships and (v) private label credit card program. The Company also believes it has a competitive advantage in small and mid-sized markets over national department stores due to its experience with smaller markets. In addition, due to minimal merchandise overlap, the Company generally does not directly compete for branded apparel sales with national discounters such as Wal-Mart. In the highly competitive metropolitan markets where the Company competes against other national department store chains, the Company offers consumers a high level of customer service and the advantage of generally being in neighborhood locations with convenient parking and easy access. In addition, over the years, the Company has endeavored to nurture customer loyalty and foster name recognition through loyalty and direct marketing programs.

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Merchandising

The Company's merchandising strategy focuses on matching merchandise assortments and offerings with customers' aspirations for fashionable, quality brand name apparel. Further, care is taken to avoid duplication and to ensure in-stock position on size and color in all merchandise categories. The Company offers a well-edited selection of moderately priced, branded merchandise within distinct merchandise categories, such as women's, men's and children's apparel, as well as accessories, cosmetics, home and footwear.

The following table sets forth the distribution of net sales among the Company's various merchandise categories:

	Fiscal Year			
Department	2013	2012	2011	
Men's/Young Men's	17 %	5 17	% 17	%
				70
Misses Sportswear	16	16	16	
Footwear	13	13	13	
Children's	11	12	12	
Junior Sportswear	9	9	9	
Cosmetics	9	8	8	
Accessories	8	8	8	
Special Sizes	5	6	6	
Dresses	4	4	4	
Home & Gifts	4	3	2	
Intimates	3	3	3	
Outerwear, Swimwear and Other	1	1	2	
	100 %	5 100	% 100	%

Merchandise selections range from basics, including denim, underwear and foundations, to more upscale and fashionable clothing offerings. Merchandise mix may also vary from store to store to accommodate differing demographic, regional and climatic characteristics. Approximately 85% of sales consist of nationally recognized brands such as Levi Strauss, Nike, Calvin Klein, Chaps, Izod, Dockers, Carters, Jockey, Estee Lauder, Clinique, Nautica, Skechers and New Balance, while the remaining 15% of sales consist of the Company's private label merchandise.

The Company's private label portfolio includes several brands, which are developed and sourced through its agreements with third party vendors. The Company believes its private label, exclusive and quasi-exclusive brands offer a compelling mix of style, quality and excellent value. In 2013, the Company reintroduced Ivy Crew as a private brand within Men's. The Company continues to see its private brands as a growth avenue.

The Company is also focused on growing its cosmetics business. In 2013, the Company installed 35 Estee Lauder and 37 Clinique counters.

Merchandising activities for the Company's department stores are conducted from its corporate headquarters in Houston, Texas. The Company maintained a separate buying office in New York, New York for its Steele's stores, which was included in the divestiture of Steele's.

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Marketing Strategy

The Company's marketing strategy is designed to establish brand loyalty and convenience and to support each store's position as the local destination for basic and fashionable, moderately priced, brand name merchandise. The Company's marketing strategy leverages (i) emerging technology and trends in retail marketing, (ii) consumer insight from brand and customer research and (iii) identified customer purchase history to plan and execute targeted multi-channel marketing to its customers. In addition, the Company captures customer point-of-sale data on transactions associated with the private label credit card, third party credit cards, debits cards, and checks, as well as data from other affinity programs to incorporate into its marketing and merchandising programs. Through marketing sponsorship, the Company also encourages individual store-level involvement in local community activities.

The Company's primary target customers are women who are generally 35 and older with annual household incomes over \$55,000, who, based on customer research, are shown to be the primary decision makers for their family's clothing purchases. The Company uses a multi-media advertising approach, including broadcast media, online digital media, mobile media, local newspaper inserts and direct mail. In addition, the Company promotes its private label credit card and attempts to create strong customer loyalty through continuous one-on-one communication with its core private label credit card holders.

Direct-to-consumer. The Company also offers its merchandise direct-to-consumer through its eCommerce website and Send program. Since launching its eCommerce website in 2010, the Company has made growing its direct-to-consumer business a high priority. The eCommerce website features similar, but broader, assortments of merchandise as that found in the Company's stores, as well as other products not carried in its stores. The Company also completed a replatforming of its eCommerce website at the beginning of the 2013 fourth quarter, which improved the functionality of the site and enhanced the customer experience. The Send program allows customers to have merchandise shipped directly to their homes from another store if their size or color is not available in a local store.

Private Label Credit Card. The Company considers its private label credit card program to be a vital component of its retailing concept because it (i) enhances customer loyalty, (ii) allows the Company to identify and regularly contact its best customers and (iii) creates a comprehensive database that enables the Company to implement detailed, segmented marketing and merchandising strategies for each store. In November 2012, the Company launched a new customer loyalty program which provides significantly enhanced benefits and incentives for its private label credit card holders. These include, depending on their level of purchases, reward certificates redeemable for merchandise, free shipping on direct-to-consumer purchases, free gift wrap, special promotional discounts and invitations to private sales. In addition, new holders of the Company's credit card receive a 10% or 15% discount the first time they use their new card. To encourage associates to focus on getting customers to open new Company credit card accounts, the Company provides increasing incentive award payments based on the number of new private label credit card accounts activated. The penetration rate for the Company's private label credit card was approximately 36%, 33% and 32% of net sales in 2013, 2012 and 2011, respectively.

Customer Service Initiatives. A primary corporate objective is to provide exceptional customer service through conveniently located stores staffed with well-trained and motivated sales associates. In order to ensure consistency of execution, each sales associate is evaluated based on the attainment of specific customer service standards, such as offering prompt and knowledgeable assistance, suggesting complementary items, helping customers open private label credit card accounts and establishing consistent contact with customers to facilitate repeat business. The Company also conducts customer satisfaction surveys to measure and monitor attainment of customer service expectations. The results of customer surveys are frequently discussed with the appropriate sales associates so that excellent service can be recognized and, conversely, counseling can be used if improvements are needed. To further reinforce the Company's focus on customer service, the Company has various programs in place to recognize associates for providing outstanding customer service. Further, senior management, store operations and merchandising personnel

regularly visit the stores to enhance their knowledge of the trade area, store management and customer base. For span-of-control purposes, the Company's stores are divided into distinct regions and districts. The number of stores that each District Manager oversees depends on their proximity to each other and generally varies from a low of 8 stores to a high of 20 stores. Each store is managed by a team consisting of a Manager and a number of Assistant Managers, determined by the size of the store. The selling floor staff within each store consists of both full-time and part-time associates, with temporary associates added during peak selling seasons. The Company believes that this structure provides an appropriate level of oversight, management and control over its store operations.

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Merchandise Distribution

The Company currently distributes all merchandise to its stores through three distribution centers located in Jacksonville, Texas, South Hill, Virginia and Jeffersonville, Ohio. Incoming merchandise received at the distribution centers is inspected for quality control purposes. The Company has formal guidelines for vendors with respect to shipping and invoicing for merchandise. Vendors that do not comply with the guidelines are charged specified fees depending upon the degree of non-compliance. These fees are intended to be a deterrent to non-compliance, as well as to offset higher costs associated with the processing of such merchandise.

Integrated merchandising and warehouse management systems support all corporate and distribution center locations that support the stores. All of the Company's distribution centers are equipped with modern sortation equipment to support distribution of quantities to meet specific store needs. The configurations of the distribution centers permit daily shipments to stores, if needed, with the majority of stores receiving merchandise within two days of shipment from the distribution centers. The Company utilizes a third party contract carrier to deliver merchandise from the distribution centers to its stores.

Information Systems

The Company supports its retail concepts by using multiple, highly integrated systems in areas such as merchandising, store operations, distribution, sales promotion, personnel management, store design and accounting. The Company's core merchandising systems assist in planning, ordering, allocating and replenishing merchandise assortments for each store, based on specific characteristics and recent sales trends. The price change management system allows the Company to identify and mark down slow moving merchandise. The replenishment/fulfillment system allows the Company to maintain planned levels of in-stock positions in basic items such as jeans and underwear. In addition, a fully integrated warehouse management system is in place in all three distribution centers.

The Company has also installed a markdown optimization tool, which is focused on pricing items on a style-by-style basis at the appropriate price, based on inventory levels and sales history, in order to maximize revenue and profitability. The Company also continues to expand the utilization and effectiveness of its merchandise planning system in order to maximize the generation of sales and gross margin. In 2014, the Company is implementing store level markdown optimization and plans to develop and implement size pack optimization to better tailor assortments on a more localized level.

The Company utilizes a point-of-sale ("POS") platform with bar code scanning, electronic credit authorization, instant credit, returns database and gift card processing in all its stores. The POS platform allows the Company to capture customer specific sales data for use in its merchandising, marketing and loss prevention systems, while quickly servicing its customers. The POS platform also manages coupon management and deal-based pricing, which streamlines the checkout process and improves store associate adherence to promotional markdown policies.

Employees

At February 1, 2014, the Company employed approximately 14,700 hourly and salaried employees. Employee levels will vary during the year as the Company traditionally hires additional employees and increases the hours of part-time employees during peak seasonal selling periods. There are no collective bargaining agreements in effect with respect to any of the Company's employees. The Company believes that it maintains a good relationship with its employees.

Seasonality

The Company's business is seasonal and sales are traditionally lower during the first three quarters of the fiscal year (February through October) and higher during the last quarter of the fiscal year (November through January). The fourth quarter usually accounts for slightly more than 30% of the Company's annual sales, with the other quarters accounting for approximately 22% to 24% each. Working capital requirements fluctuate during the year as well and generally reach their highest levels during the third and fourth quarters.

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Trademarks

The Company regards its trademarks and their protection as important to its success. In addition to the Bealls, Goody's, Palais Royal, Peebles, Stage and Steele's trademarks, the United States Patent and Trademark Office (the "USPTO") has issued federal registrations to the Company for the following trademarks: Baxter & Wells, Cape Classic, Choose To Be You, Goody's 4 Shoes, Goody's Family Clothing, Goody's Family Clothing (and design), goodysonline.com, Graphite, Hannah, Hannah Comfort, H.O.M.E. Helping Our Military and Environment, Ivy Crew, Kid Crew, Mistletoe Mountain, Mountain Lake, Old College Inn, On Stage, Pebblebrook, Private Expressions, Real Style. Real Deals., Rebecca Malone, Signature Studio, Specialty Baby, Specialty Girl, Steele's (Stylized), Sun River Clothing Co., The Big Event, Thomas & Ashemore, Valerie Stevens, Whispers, Wishful Park, and Y.E.S. Your Everyday Savings. The Company has also filed applications with the USPTO seeking federal registrations for the following trademarks: Hannah Collection, Jingle Bell Lane, Max & Mini, Max & Mini (design in squares), Max & Mini (silhouette) and Rustic Blue.

Available Information

The Company makes available, free of charge, through its website, among other things, corporate governance documents, its annual reports on Form 10-K, quarterly reports on Form 10-Q, current reports on Form 8-K and amendments to those reports as soon as reasonably practicable after they have been electronically filed with the Securities and Exchange Commission ("SEC"). They can be obtained by accessing the Company's website at www.stagestoresinc.com and clicking on "Investor Relations." To access corporate governance documents, click "Corporate Governance" and to access SEC filings, click "SEC Filings," then the report to be obtained. Information contained on the Company's website is not part of this Form 10-K.

ITEM 1A. RISK FACTORS

Forward Looking Statements

Certain statements in this Form 10-K contain or may contain forward-looking statements that are subject to known and unknown risks, uncertainties and other factors which may cause actual results, performance or achievements to be materially different from any future results, performance or achievements expressed or implied, by these forward-looking statements. Forward-looking statements reflect the Company's expectations regarding future events and operating performance and often contain words such as "believe," "expect," "may," "will," "should," "could," "anticipate," "plan" or similar words.

Forward-looking statements are based on various assumptions and factors that could cause actual results to differ materially from those in the forward-looking statements. These factors include, but are not limited to, the ability of the Company and its subsidiaries to maintain normal trade terms with vendors, the ability of the Company and its subsidiaries to comply with the various covenant requirements contained in the Company's Revolving Credit Facility, the demand for apparel and other factors. The demand for apparel and sales volume can be affected by significant changes in economic conditions, including an economic downturn, employment levels in the Company's markets, consumer confidence, energy and gasoline prices, and other factors influencing discretionary consumer spending. Other factors affecting the demand for apparel and sales volume include unseasonable and severe weather patterns, an increase in the level of competition in the Company's market areas, competitors' marketing strategies, changes in fashion trends, changes in the average cost of merchandise purchased for resale, availability of merchandise on normal payment terms and the failure to achieve the expected results of the Company's merchandising and marketing plans as well as its store opening plans. The occurrence of any of these factors could have a material and adverse impact on the Company's business, financial condition, operating results or liquidity. Most of these factors are difficult to predict accurately and are generally beyond the Company's control.

Readers should carefully review this Form 10-K in its entirety, including but not limited to the Company's financial statements and the accompanying notes, and the risks and uncertainties described in this Item 1A. Readers should consider the risks and uncertainties described in any forward-looking statement contained in this Form 10-K. Forward-looking statements contained in this Form 10-K are made as of the date of this Form 10-K. The Company does not undertake to update its forward-looking statements.

Described below are certain risk factors that management believes are applicable to the Company's business and the industry in which it operates. There may also be additional risks that are presently not material or are unknown.

An economic downturn or decline in consumer confidence could negatively impact the Company's business and financial condition. The Company's results of operations are sensitive to changes in general economic conditions that impact consumer discretionary spending, such as employment levels, taxes, energy and gasoline prices and other factors influencing consumer confidence. The Company has extensive operations in the South Central, Southeastern and Mid Atlantic states. In

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addition, many stores are located in small towns and rural environments that are substantially dependent upon the local economy. If there is an economic downturn or decline in consumer confidence, particularly in the South Central, Southeastern and Mid Atlantic states and any state (such as Texas or Louisiana) from which the Company derives a significant portion of its net sales, the Company's business, financial condition and cash flows will be negatively impacted and such impact could be material.

There can be no assurance that the Company's liquidity will not be affected by changes in economic conditions. Recent economic conditions have not had, nor does the Company anticipate that current economic conditions will have, a significant impact on its liquidity. Due to the Company's significant operating cash flow and availability under its Revolving Credit Facility, the Company continues to believe that it has the ability to meet its financing needs for the foreseeable future. However, there can be no assurance that the Company's liquidity will not be materially and adversely affected by changes in economic conditions.

The Company faces the risk of significant competition in the retail apparel industry which could result in the loss of customers and adversely affect revenues. The retail apparel business is highly competitive. Although competition varies widely from market to market, the Company faces the risk of increased competition, particularly in its more highly populated markets from national, regional and local department and specialty stores. Some of its competitors are considerably larger than the Company and have substantially greater resources. Although the Company offers a unique product mix and brands that are not available at certain other retailers, including regional and national department stores, there is no assurance that the Company's existing or new competitors will not carry similar branded merchandise in the future. This could have a material and adverse effect on the Company's business, financial condition and cash flows. In addition to traditional store-based retailers, the Company also faces competition from the Internet business, which could materially affect its revenues and profitability.

The Company's failure to anticipate and respond to changing customer preferences in a timely manner could adversely affect its operations. The Company's success depends, in part, upon its ability to anticipate and respond to changing consumer preferences and fashion trends in a timely manner. The Company attempts to stay abreast of emerging lifestyles and consumer preferences affecting its merchandise. However, any sustained failure on the Company's part to identify and respond to such trends could have a material and adverse effect on the Company's business, financial condition and cash flows.

The Company is highly dependent upon cash flows and net earnings generated during the fourth quarter, which includes the holiday season. The Company's business is seasonal and sales are traditionally lower during the first three quarters of the fiscal year (February through October) and higher during the last quarter of the fiscal year (November through January). The fourth quarter usually accounts for slightly more than 30% of the Company's annual sales, with the other quarters accounting for approximately 22% to 24% each. Working capital requirements fluctuate during the year as well and generally reach their highest levels during the third and fourth quarters.

Unusual weather patterns or natural disasters, whether due to climate change or otherwise, could negatively impact the Company's financial condition. The Company's business depends, in part, on normal weather patterns across the Company's markets. The Company is susceptible to unseasonable and severe weather conditions, including natural disasters, such as hurricanes and tornadoes in its markets. Any such unusual or prolonged weather patterns in the Company's markets, especially in states such as Texas and Louisiana, whether due to climate change or otherwise, could have a material and adverse impact on its business, financial condition and cash flows. In addition, the Company's business, financial condition and cash flow could be adversely affected if the businesses of our key vendors and their merchandise manufacturers, shippers, carriers and other merchandise transportation service providers, especially those outside the United States, are disrupted due to severe weather, such as, but not limited to, hurricanes, tornadoes or floods, whether due to climate change or otherwise.

War, acts of terrorism, Mexican border violence, public health issues and natural disasters may create uncertainty and could result in reduced revenues. The Company cannot predict, with any degree of certainty, what effect, if any, war, acts of terrorism, Mexican border violence, public health issues and natural disasters, if any, will have on the Company, its operations, the other risk factors discussed herein and the forward-looking statements made by the Company in this Form 10-K. However, the consequences of these events could have a material and adverse effect on the Company's business, financial condition and cash flows.

Government laws and regulations could adversely impact the Company's business, financial condition and cash flows. The Company, like other businesses, is subject to various federal, state and local government laws and regulations including, but not limited to, tax laws. These may change periodically in response to economic or political conditions. The Company cannot predict whether existing laws or regulations, as currently interpreted or as reinterpreted in the future, or future laws and regulations, could materially and adversely affect the results of its operations, financial condition and cash flows.

The Company's failure in the pursuit or execution of new acquisitions or strategic expansion could adversely affect its business. The success of the Company's expansion strategy depends upon many factors, including its ability to obtain suitable

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sites for new stores at acceptable costs, to hire, train and retain qualified personnel and to integrate new stores into existing information systems and operations. The Company cannot guarantee that it will reach its targets for opening new stores or that such stores, including those opened through acquisition, will operate profitably when opened. Failure to effectively implement its expansion strategy could have a material and adverse effect on its business, financial condition and cash flows.

The Company's failure to obtain merchandise product on normal trade terms and/or its inability to pass on any price increases related to its merchandise could adversely impact its business, financial condition and cash flows. The Company is highly dependent on obtaining merchandise product on normal trade terms. Failure to meet its performance objectives could cause key vendors and factors to become more restrictive in granting trade credit. The tightening of credit, such as a reduction in the Company's lines of credit or payment terms from the vendor or factor community, could have a material adverse impact on the Company's business, financial condition and cash flows. The Company is also highly dependent on obtaining merchandise at competitive and predictable prices. In the event the Company experiences rising prices related to its merchandise, whether due to cost of materials, inflation, transportation costs, or otherwise, and it is unable pass on those rising prices to its customers, its business, financial condition and cash flows could be adversely and materially affected.

A catastrophic event adversely affecting any of the Company's buying, distribution or other corporate facilities could result in reduced revenues and loss of customers. The Company's buying, distribution and other corporate operations are in highly centralized locations. The Company's operations could be materially and adversely affected if a catastrophic event (such as, but not limited to, fire, hurricanes, tornadoes or floods) impacts the use of these facilities. While the Company has developed contingency plans that would be implemented in the event of a catastrophic event, there are no assurances that the Company would be successful in obtaining alternative servicing facilities in a timely manner in the event of such a catastrophe.

A disruption of the Company's information technology systems could have a material adverse impact on its business and financial condition. The Company is heavily dependent on its information technology systems for day to day business operations. In addition, as part of the Company's normal course of business, it collects, processes and retains sensitive and confidential customer information. Today's information technology risks are largely external and their consequences could affect the entire Company. Potential risks include, but are not limited to, the following: (i) an intrusion by a hacker, (ii) the introduction of malware (virus, Trojan, spyware), (iii) hardware failure, (iv) outages due to software defects and (v) human error. Although the Company runs anti-virus and anti-spyware software and takes other steps to ensure that its information technology systems will not be disabled or otherwise disrupted, there are no assurances that disruptions will not occur. The consequences of a disruption, depending on the severity, could have a material adverse effect on the Company's business and financial condition and could expose the Company to civil, regulatory and industry actions and possible judgments, fees and fines.

A security breach that results in unauthorized disclosure of the Company, employee or customer information could adversely impact the Company's business, reputation and financial condition. The protection of customer, employee, and company data is critical to the Company. Any security breach involving the misappropriation, loss or other unauthorized disclosure of confidential customer, employee or company information could severely damage the Company's reputation, expose it to the risks of legal proceedings, disrupt its operations, attract a substantial amount of media, damage our customer relationships, and otherwise adversely affect the Company's business and financial condition. While the Company has taken significant steps to protect confidential information, there is no assurance that advances in computer capabilities, new discoveries in the field of cryptography, or other developments will prevent the compromise of customer transaction processing capabilities and personal data. If any such compromise of the Company's information security were to occur, it could have a material adverse effect on the Company's reputation, business, operating results, financial condition and cash flows.

The Company's failure to successfully operate its eCommerce website or fulfill customer expectations could adversely impact the Company's business and sales. The Company's eCommerce platform provides another channel to generate sales. The Company believes that the website will drive incremental sales, provide existing customers the on-line shopping experience and also provide the opportunity to introduce the Company to a new customer base. If the Company does not successfully meet the challenges of operating a website or fulfilling customer expectations, the Company's business and sales could be adversely affected.

Covenants in the Company's Revolving Credit Facility agreement may impose operating restrictions, impede or adversely affect the Company's ability to pay dividends or repurchase common shares and raise capital through the sale of stock and other securities. The Company's Revolving Credit Facility agreement contains covenants which, among other things, restrict (i) the amount of additional debt or capital lease obligations, (ii) the payment of dividends and repurchase of common stock under certain circumstances and (iii) related party transactions. In addition, any material or adverse developments affecting the Company's business could significantly limit its ability to meet its obligations as they become due or to comply with the various covenant requirements contained in the Company's Revolving Credit Facility agreement.

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The inability or unwillingness of one or more lenders to fund their commitment under the Company's Revolving Credit Facility could have a material adverse impact on the Company's business and financial condition. The Company's Revolving Credit Facility, which matures on June 30, 2016, is a \$250.0 million senior secured revolving credit facility that includes an uncommitted accordion feature to increase the size of the facility to \$350.0 million. The Revolving Credit Facility is used by the Company to provide financing for working capital, capital expenditures, interest payments and other general corporate purposes, as well as to support its outstanding letters of credit requirements. The lenders under the Revolving Credit Facility are as follows: Bank of America, N.A., Wells Fargo Bank, National Association, JPMorgan Chase Bank, N.A. and Regions Bank (collectively, the "Lenders"). Notwithstanding that the Company may be in full compliance with all covenants contained in the Revolving Credit Facility, the inability or unwillingness of one or more of those lenders to fund their commitment under the Company's Revolving Credit Facility could have a material adverse impact on the Company's business and financial condition unless the Lenders or another lender covered any shortfall.

If the Company's trademarks are successfully challenged, the outcome of those disputes could require the Company to abandon one or more of its trademarks. The Company regards its trademarks and their protection as important to its success. However, the Company cannot be sure that any trademark held by it will give it a competitive advantage or will not be challenged by third parties. Although the Company intends to vigorously protect its trademarks, the cost of litigation to uphold the validity and prevent infringement of trademarks can be substantial and the outcome of those disputes could require the Company to abandon one or more of its trademarks.

Risks associated with the Company's carriers, shippers and other providers of merchandise transportation services could have a material adverse effect on its business and financial condition. The Company's vendors rely on shippers, carriers and other merchandise transportation service providers (collectively "Transportation Providers") to deliver merchandise from their manufacturers, both in the United States and abroad, to the vendors' distribution centers in the United States. Transportation Providers are also responsible for transporting merchandise from their vendors' distribution centers to the Company's distribution centers. The Company also relies on Transportation Providers to transport merchandise from its distribution centers to its stores and to its customers in the case of eCommerce sales. However, if work slowdowns, stoppages, weather or other disruptions affect the transportation of merchandise between the vendors and their manufacturers, especially those manufacturers outside the United States, between the vendors and the Company, or between the Company and its eCommerce customers, the Company's business, financial condition and cash flows could be adversely affected.

Risks associated with the Company's vendors from whom its products are sourced could have a material adverse effect on its business and financial condition. The Company's merchandise is sourced from a variety of domestic and international vendors. All of the Company's vendors must comply with applicable laws, including the Company's required standards of conduct. Political or financial instability, trade restrictions, tariffs, currency exchange rates, transport capacity and costs and other factors relating to foreign trade, the ability to access suitable merchandise on acceptable terms and the financial viability of its vendors are beyond the Company's control and could adversely impact its performance.

The Company's failure to attract, develop and retain qualified employees could deteriorate the results of its operations. The Company's performance is dependent on attracting and retaining a large and growing number of employees. The Company believes that its competitive advantage is providing well-trained and motivated sales associates in order to provide customers exceptional customer service. The Company's success depends in part upon its ability to attract, develop and retain a sufficient number of qualified associates, including store, service and administrative personnel.

ITEM 1B. UNRESOLVED STAFF COMMENTS

Not applicable.

ITEM 2. PROPERTIES

The Company's corporate headquarters and merchandising offices are located in a leased 130,000 square-foot building in Houston, Texas. The Steele's administrative and merchandising offices are located in a leased 3,000 square-foot suite in New York, New York.

The Company owns its distribution centers in Jacksonville, Texas and South Hill, Virginia, and leases its third distribution center in Jeffersonville, Ohio. The Company's Jacksonville distribution center has approximately 437,000 square feet of processing area and is capable of servicing 600 stores, the South Hill distribution center has approximately 162,000 square feet of processing area and is capable of servicing 240 stores, and the Jeffersonville distribution center has approximately 202,000 square feet of processing area and is capable of servicing 310 stores. The Company also leases a 176,000 square foot facility in Jacksonville, TX to support the 35 store Steele's operation and provide capacity expansion for its growing eCommerce business.

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The Company also owns a 28,000 square-foot office building located in South Hill, Virginia. This office building is no longer used and is currently held for sale.

The Company's stores, of which all but 4 are leased, are primarily located in strip shopping centers. The majority of leases, which are typically for a 10-year term and often with 2 renewals of five years each, provide for a base rent plus payments for expenses incurred by the landlord, such as common area maintenance and insurance. Certain leases provide for contingent rents that are not measurable at inception. These contingent rents are primarily based on a percentage of sales that are in excess of a predetermined level. Stores range in size from approximately 5,000 to 54,000 selling square feet, with the average being approximately 18,000 selling square feet. At February 1, 2014, the Company operated 883 stores, located in 40 states within 7 regions, as follows:

company operated 665	Number of Stores	states within 7 regions,	Number of Stores
South Central Region		Midwestern Region	
Arkansas	23	Illinois	6
Louisiana	62	Indiana	24
Oklahoma	41	Iowa	2
Texas	249	Kansas	11
	375	Michigan	15
Mid Atlantic Region		Minnesota	2
Delaware	3	Missouri	19
Kentucky	32	Wisconsin	4
Maryland	8		83
New Jersey	5	Northeastern Region	
Ohio	27	Connecticut	2
Pennsylvania	32	Massachusetts	2
Virginia	35	New Hampshire	2
West Virginia	11	New York	21
	153	Vermont	4
Southeastern Region			31
Alabama	36	Northwestern Region	
Florida	7	Idaho	4
Georgia	38	Oregon	3
Mississippi	27	Wyoming	1
North Carolina	30		8
South Carolina	21	Total Stores	883
Tennessee	35		
	194		
Southwestern Region			
Arizona	9		
Colorado	6		
Nevada	2		
New Mexico	19		
Utah	3		
	39		

ITEM 3. LEGAL PROCEEDINGS

From time to time, the Company and its subsidiaries are involved in various legal proceedings arising in the ordinary course of their business. Management does not believe that any pending legal proceedings, either individually or in the aggregate, are material to the financial condition, results of operations or cash flows of the Company or its subsidiaries.

ITEM 4. MINE SAFETY DISCLOSURES

Not applicable.

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PART II

ITEM MARKET FOR REGISTRANT'S COMMON EQUITY, RELATED STOCKHOLDER MATTERS AND 5. ISSUER PURCHASES OF EQUITY SECURITIES

Market and Dividend Information

The Company's stock trades on the New York Stock Exchange under the symbol "SSI." The following table sets forth the high and low market prices per share of the Company's common stock as reported by the New York Stock Exchange and the amount of cash dividends per common share paid by the Company for each quarter in 2013 and 2012:

	Fiscal Year	ar						
	2013	2013			2012			
	High	Low	Dividend	High	Low	Dividend		
1st Quarter	\$29.59	\$22.65	\$0.100	\$17.12	\$13.29	\$0.09		
2nd Quarter	28.50	21.53	0.125	19.10	14.37	0.09		
3rd Quarter	25.31	18.41	0.125	24.73	18.74	0.10		
4th Quarter	22.99	19.35	0.125	27.42	20.85	0.10		

On April 8, 2013, the Company announced that its Board of Directors ("the Board") approved a 25% increase in the Company's quarterly cash dividend rate to 12.5 cents per share from the previous quarterly rate of 10 cents per share. The new quarterly rate of 12.5 cents per share is applicable to dividends declared by the Board after May 23, 2013.

The Company paid aggregate cash dividends in 2013 and 2012 of \$15.5 million and \$12.0 million, respectively. While the Company expects to continue payment of quarterly cash dividends, the declaration and payment of future dividends by the Company are subject to the discretion of the Board. Any future determination to pay dividends will depend on the Company's results of operations and financial condition, as well as meeting certain criteria under its Revolving Credit Facility (as defined in "Liquidity and Capital Resources") and other factors deemed relevant by the Board.

Holders

As of March 26, 2014 there were approximately 277 holders of record of the Company's common stock.

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Performance Graph

The annual changes for the five-year period shown in the following graph are based on the assumption that \$100 had been invested in Stage Stores stock, the S&P 500 Index and the S&P 500 Retail Index on January 30, 2009 (the last trading date of fiscal 2008), and that all quarterly dividends were reinvested at the average of the closing prices at the beginning and end of the quarter. The total cumulative dollar returns shown on the graph represent the value that such investments would have had on January 31, 2014 (the last trading date of fiscal 2013). The calculations exclude trading commissions and taxes.

Date	Stage Stores, Inc.	S&P 500 Index	S&P 500 Retail Index
1/30/2009	\$100.00	\$100.00	\$100.00
1/29/2010	183.86	130.03	152.95
1/28/2011	227.92	154.54	191.89
1/27/2012	233.52	159.39	214.72
2/1/2013	346.13	183.22	269.46
1/31/2014	301.55	215.84	333.86

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Stock Repurchase Program

On March 7, 2011, the Board of Directors (the "Board") approved a Stock Repurchase Program (the "2011 Stock Repurchase Program") which authorized the Company to repurchase up to \$200 million of its outstanding common stock. The 2011 Stock Repurchase Program will expire when the Company has repurchased \$200 million of its outstanding common stock, unless terminated earlier by the Board. Through June 10, 2012, the Company repurchased approximately \$100.1 million of its outstanding common stock under the 2011 Stock Repurchase Program. On June 11, 2012, the Company announced that its Board had chosen not to spend additional capital under the 2011 Stock Repurchase Program for the time being. In addition, the Board authorized the Company to repurchase shares of its outstanding common stock equal to the amount of proceeds and related tax benefits from the exercise of stock options, SARs and other equity grants. Purchases of shares of the Company's common stock may be made from time to time, either on the open market or through privately negotiated transactions and are financed by the Company's existing cash, cash flow and other liquidity sources, as appropriate.

The table below sets forth information regarding the Company's repurchases of its common stock during the 2013 fourth quarter:

ISSUER PURCHASES OF EQUITY SECURITIES

Period	Total Number of Shares Purchased (1)	Average Price Paid Per Share (1)	Total Number of Shares Purchased as Part of Publicly Announced Plans or Programs	Approximate Dollar Value of Shares that May Yet Be Purchased Under the Plans or Programs (2)
November 3, 2013 to November 30, 2013	1,437	\$21.12	_	\$99,938,428
December 1, 2013 to January 4, 2014	831	21.56	_	99,938,428
January 5, 2014 to February 1, 2014	3,853	20.90	_	99,938,428
Total	6,121	\$21.04	_	

⁽¹⁾ Although the Company did not repurchase any of its common stock during the 2013 fourth quarter under the 2011 Stock Repurchase Program:

The Company reacquired 4,499 shares of common stock from certain employees to cover tax withholding obligations from exercises of Stock Appreciation Rights and the vesting of restricted stock at a weighted average acquisition price of \$21.02 per share; and

The trustee of the grantor trust established by the Company for the purpose of holding assets under the Company's Deferred Compensation Plan (the "Plan") purchased an aggregate of 1,622 shares of the Company's common stock in the open market at a weighted average price of \$21.10 in connection with the Company Stock Investment Option under the Plan and in connection with the reinvestment of dividends paid on the Company's common stock held in trust in the Plan

⁽²⁾ Reflects the Company's initial \$200 million portion of the 2011 Stock Purchase Program, less the \$100.1 million purchased using the Company's existing cash and cash flow since March 2011.

ITEM 6. SELECTED FINANCIAL DATA

The following sets forth selected consolidated financial data for the periods indicated. Financial results for fiscal years 2013, 2011, 2010, and 2009 are based on a 52-week period. Financial results for fiscal year 2012 are based on a 53-week period. The selected consolidated financial data should be read in conjunction with the Company's Consolidated Financial Statements included herein. All amounts are stated in thousands, except for per share data, percentages and number of stores.

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	Fiscal Yea 2013	r	2012		2011		2010		2009	
Statement of operations data: Net sales Cost of sales and related buying,	\$1,633,556	5	\$1,645,800)	\$1,511,919		\$1,470,590)	\$1,431,927	7
occupancy and distribution expenses	1,202,754		1,186,025		1,101,319		1,053,766		1,040,120	
Gross profit	430,802		459,775		410,600		416,824		391,807	
Selling, general and administrative expenses	398,294		392,727		353,834		350,865		338,551	
Store opening costs	2,959		3,657		5,670		3,192		3,041	
Interest expense, net	2,744		3,011		3,821		3,875		4,388	
Income before income tax	26,805		60,380		47,275		58,892		45,827	
Income tax expense	10,163		22,201		16,315		21,252		17,106	
Net income	\$16,642		\$38,179		\$30,960		\$37,640		\$28,721	
Adjusted net income (non-GAAP) (1)\$39,986		\$46,295		\$32,085		\$37,640		\$28,721	
Basic earnings per common share	\$0.51		\$1.20		\$0.93		\$1.00		\$0.76	
Basic weighted average common shares outstanding	32,034		31,278		33,021		37,656		38,029	
Diluted earnings per common share	\$0.51		\$1.19		\$0.92		\$0.99		\$0.75	
Adjusted diluted earnings per common share (1)	1.22		1.44		0.95		0.99		0.75	
Diluted weighted average common										
shares outstanding	32,311		31,600		33,278		38,010		38,413	
Margin and other data:										
Gross profit margin	26.4	%	27.9	%	27.2	%	28.3	%	27.4	%
Selling, general and administrative expense rate	24.4	%	23.9	%	23.4	%	23.9	%	23.6	%
Capital expenditures	\$61,263		\$49,489		\$45,731		\$36,990		\$42,707	
Construction allowances from landlords Stock repurchases	4,162 33,748		4,193 387		4,499 110,919		5,476 31,976		3,875	
Cash dividends per share	0.48		0.38		0.33		0.25		1,327 0.20	
-										
Store data: Comparable store sales growth (decline)										
(2)	(1.5)%	5.7	%	0.5	%	0.2	%	(7.9)%
Store openings	29		56		37		33		28	
Store closings Number of stores open at end of period	10 883		5 864		10 813		5 786		9 758	
Total selling area square footage at end of period	15,799		15,633		15,063		14,681		14,077	
. r										

	February 1, 2014	February 2, 2013	January 28, 2012	January 29, 2011	January 30, 2010
Balance sheet data:					
Working capital	\$293,995	\$259,260	\$213,700	\$262,100	\$244,153
Total assets	810,837	794,871	735,339	796,084	800,431
Debt obligations	63,225	12,329	49,503	38,492	51,218
Stockholders' equity	454,444	464,870	412,706	489,509	476,046

⁽¹⁾ See Non-GAAP Financial Measures following below for additional information and reconciliation to the most directly comparable U.S. GAAP financial measure.

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The Company follows the retail reporting calendar, which included an extra week of sales in the fourth quarter of 2012. However, many retailers report comparable store sales on a shifted calendar, which excludes the first week of the 2012 fiscal year rather than the fifty-third week. On this shifted basis, comparable store sales decreased 1.1% for 2013.

Non-GAAP Financial Measures

The following supplemental information presents the results of operations for 2013, 2012 and 2011 on a basis in conformity with accounting principles generally accepted in the United States of America ("U.S. GAAP") and on a non-U.S. GAAP basis to show earnings with and without charges associated with the South Hill Consolidation, the Steele's results of operations and the former Chief Executive Officer's resignation. Management believes this supplemental financial information enhances an investor's understanding of the Company's financial performance as it excludes those items which impact comparability of operating trends. The non-U.S. GAAP financial information should not be considered in isolation or viewed as a substitute for net income, cash flow from operations or other measures of performance as defined by U.S. GAAP. Moreover, the inclusion of non-U.S. GAAP financial information as used herein is not necessarily comparable to other similarly titled measures of other companies due to the potential inconsistencies in the method of presentation and items considered. The following tables set forth the supplemental financial information and the reconciliation of U.S. GAAP disclosures to non-U.S. GAAP financial metrics (in thousands, except diluted earnings per share):

	Fiscal Year		
	2013	2012	2011
Net income			
On a U.S. GAAP basis	\$16,642	\$38,179	\$30,960
South Hill Consolidation related charges, net of tax of \$9,019 and \$1,330, respectively	14,770	2,288	_
Steele's impairment charge, net of tax of \$2,772	4,538	_	
Steele's operating results, net of tax of \$2,465, \$2,173 and \$593, respectively	4,036	3,736	1,125
Former Chief Executive Officer resignation related charges, net of tax of \$1,216	_	2,092	_
On a non-U.S. GAAP basis	\$39,986	\$46,295	\$32,085
Diluted earnings per share:			
On a U.S. GAAP basis	\$0.51	\$1.19	\$0.92
South Hill Consolidation related charges	0.45	0.07	
Steele's impairment charge	0.14	_	
Steele's operating results	0.12	0.12	0.03
Former Chief Executive Officer resignation related charges	_	0.07	_
On a non-U.S. GAAP basis	\$1.22	\$1.44 (1)\$0.95
(1) EPS does not foot due to rounding.			

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ITEM 7. MANAGEMENT'S DISCUSSION AND ANALYSIS OF FINANCIAL CONDITION AND RESULTS OF OPERATIONS

The results of operations for fiscal years 2013 and 2011 are based on 52-week periods and for fiscal year 2012 is based on a 53-week period.

Executive Summary

Stage Stores, Inc. (the "Company" or "Stage Stores") is a Houston, Texas-based specialty department store retailer, which operates under the Bealls, Goody's, Palais Royal, Peebles and Stage nameplates. The Company offers moderately priced, nationally recognized brand name and private label apparel, accessories, cosmetics and footwear for the entire family. As of February 1, 2014 the Company also operated an off-price concept under the Steele's nameplate, that was sold on March 7, 2014. The Company also offers its merchandise direct-to-consumer through its eCommerce website and Send program. The eCommerce website features similar merchandise to that found in the Company's stores as well as merchandise which is available only on-line. The Send program allows customers to have merchandise shipped directly to their homes from another store if their size or color is not available in a local store.

The Company's principal focus is on consumers in small and mid-sized markets which the Company believes are under-served and less competitive. In those small town markets where it operates a department store and an off-price store, the Company targets a different customer for each store and, therefore, believes that customer overlap between the two formats is minimal. As of February 1, 2014, the Company operated 883 stores located in 40 states, including 35 Steele's stores.

Fiscal 2013

The Company made progress on a number of its key initiatives during the 2013 fiscal year. The Company completed the consolidation of its South Hill operations (the "South Hill Consolidation"), which was announced on February 11, 2013. The South Hill Consolidation is expected to increase productivity, create synergies, strengthen collaboration, enhance the Company's purchasing power, provide for a consistent message to customers and accelerate sales growth. The consolidation is also expected to result in annual savings of approximately \$5 million. In addition, as part of ongoing efforts to become more productive and improve profitability, the Company implemented an expense reduction program in early November. These cost cutting measures, which included the elimination of approximately 50 corporate positions, are expected to yield an additional annual savings of approximately \$5 million.

Growing the cosmetics line of business through the installation of additional Estee Lauder and Clinique counters, opening new stores and expanding existing stores, improving the appearance of its stores and enhancing the eCommerce shopping experience through increased product selections and investments in technology continue to be among the Company's top priorities. During 2013, the Company installed 35 new Estee Lauder and 37 new Clinique counters. New prototype fixture packages were rolled out to some of the Company's largest department stores in 2013, outfitting more than 80 department stores. In addition, the Company opened 28 new department stores and one Steele's store during 2013.

Since launching its eCommerce website in 2010, the Company has made growing its Direct-to-Consumer business a high priority. Direct-to-Consumer sales were \$30.0 million in 2013, compared to \$23.0 million in 2012. The Company completed the replatforming of its eCommerce website at the beginning of the fourth quarter of 2013 in time for the holiday season, which contributed to a 31% increase in direct-to-consumer sales in 2013.

In early November 2012, the Company launched a new customer loyalty program, which provides significantly enhanced benefits and incentives exclusively for its private label credit card holders. The launch was accompanied by

the issuance of new credit cards to more than two million customers. The Company's goal in taking these actions was to increase both sales and the penetration rate for its private label credit card. The penetration rate for its private label credit card increased by 290 basis points in 2013.

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Fiscal 2014 Outlook and Trends

The Company's strategy in 2014 will be focused on building on its 2013 achievements and pursuing further growth in sales, operating margin and earnings. In 2014, the Company plans to exploit opportunities in areas such as new store growth, merchandising, marketing, seasonal events, direct-to-consumer, the in-store experience, particularly visual merchandising, and information systems. The Company plans on opening, expanding or relocating 40 to 50 stores, introducing additional high profile brands, rolling out more cosmetic counters, and leveraging its eCommerce platform to accelerate the growth of the direct-to-consumer business. Additionally, the Company will continue its commitment to providing superior customer service and compelling merchandise assortments within existing product categories in an effort to grow the Company's share of business with its core customers and improve the in-store shopping experience while continuing to maintain strong control over inventories and expenses.

In the first quarter of 2014, the Company made the decision to divest the Steele's stores in order to focus all of its attention on its core department store business. On March 7, 2014, the Company completed the sale of its Steele's off-price operations.

The financial information, discussion and analysis that follow should be read in conjunction with the Company's Consolidated Financial Statements included elsewhere herein.

Results of Operations

The results of operations for fiscal years 2013 and 2011 are based on 52-week periods and fiscal year 2012 is based on a 53-week period.

The following table sets forth the results of operations as a percent of sales for the periods indicated:

	Fiscal Year (1)			
	2013	2012	2011	
Net sales	100.0	% 100.0	% 100.0	%
Cost of sales and related buying, occupancy and distribution expenses	73.6	72.1	72.8	
Gross profit	26.4	27.9	27.2	
Selling, general and administrative expenses	24.4	23.9	23.4	
Store opening costs	0.2	0.2	0.4	
Interest expense, net	0.2	0.2	0.3	
Income before income tax	1.6	3.7	3.1	
Income tax expense	0.6	1.3	1.1	
Net income	1.0	% 2.3	% 2.0	%

(1) Percentages may not foot due to rounding.

2013 Compared to 2012

Sales for 2013 decreased 0.7% to \$1,633.6 million from \$1,645.8 million for 2012. Periods of unseasonable and severe weather, an intense promotional environment and weakness in the overall apparel market negatively impacted sales in 2013 compared to 2012. Comparable store sales, which are sales in stores that are open for at least 14 full

months prior to the reporting period, including eCommerce sales, decreased by 1.5% in 2013. However, many retailers report comparable store sales on a shifted calendar, which excludes the first week of 2012 rather than the fifty-third week. On this shifted basis, comparable store sales for 2013 decreased 1.1%. This compares to a 5.7% increase in comparable store sales in 2012. Excluding eCommerce sales, comparable store sales decreased 2.0% in 2013 as compared to a 5.2% increase in 2012. The 1.5% decrease in comparable store sales for 2013 reflects a combination of a 1.3% increase in the number of transactions, a decrease of 3.3% in average unit retail and an increase of 0.3% in units per transaction.

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Comparable store sales increase (decrease) by quarter is presented below:

	Fiscal Year	
	2013	2012
1st Quarter	0.7 %	2.5 %
2nd Quarter	1.7	5.4
3rd Quarter	(4.6)	8.1
4th Quarter	(3.4)	6.6
Total Year	(1.5)%	5.7

On a merchandise category basis, cosmetics, footwear, home and gifts, men's, women's sportswear, and children's all outperformed the Company's comparable store sales average. Cosmetics had the strongest comparable store sales increases, driven by the installation of additional Estee Lauder and Clinique counters, as 35 new Estee Lauder and 37 new Clinique counters were opened during 2013. Footwear was driven by sales of key brands such as Sperry, Nike, and Skechers. Home and gifts benefited from new product launches such as Keurig and Cuisinart. The Company also continues to focus on sales growth through the introduction of new product offerings and the expansion of existing sought-after brand names.

On a market population basis, utilizing a ten-mile radius from each store, the larger market stores outperformed the smaller markets. The Company's higher-density markets (populations greater than 150,000) had a comparable store sales increase of 0.5%, while the mid-sized (populations of 50,000 to 150,000) and smaller market stores (populations less than 50,000) experienced a comparable store sales decrease of 0.9% and 2.7%, respectively. Geographically, the South Central, Southwest, and Northwest regions performed better than Company average. The Company has also benefited from additional market share gains in the rural markets where it competes directly with J.C. Penney stores.

The following is a summary of the changes in the components of cost of sales between 2013 and 2012, expressed as a percent of sales:

Increase in the
Components of
Cost of Sales
0.9%
0.6
1.5%

Gross profit in 2013 was \$430.8 million, a decrease of 6.3% from \$459.8 million in 2012. Gross profit, as a percent of sales, decreased to 26.4% in 2013 from 27.9% in 2012. The 1.5% decline in the gross profit rate reflects a 0.9% increase in the merchandise cost of sales rate and a 0.6% increase in the buying, occupancy and distribution expenses rate. Merchandise cost of sales for 2013 includes approximately \$12.5 million, or approximately 0.8% of sales, related to the South Hill Consolidation due to inventory liquidation costs associated with discontinued vendors and merchandise and advertising allowances deferred in inventory. The increase in buying, occupancy and distribution expenses rate is a result of higher store occupancy costs and deleveraging from lower sales in 2013 compared to 2012. Buying, occupancy and distribution expenses also include \$7.3 million of impairment charges related to Steele's in 2013.

Selling, general and administrative ("SG&A") expenses in 2013 increased \$5.6 million to \$398.3 million from \$392.7 million in 2012. As a percent of sales, SG&A expenses increased to 24.4% in 2013 from 23.9% in 2012. The increase

in SG&A expenses reflects charges of approximately \$11.3 million incurred in 2013 related to the South Hill Consolidation, while 2012 included \$3.3 million of charges associated with the resignation of the Company's former Chief Executive Officer and \$1.1 million associated with the South Hill Consolidation. In addition, the increase in 2013 also reflects incremental costs to operate 19 net additional stores and higher medical insurance costs resulting from several large claims as compared to 2012. These higher costs were partially offset by higher credit income associated with the Company's private label credit card portfolio and lower incentive compensation costs.

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Store opening costs in 2013 were \$3.0 million, which included costs related to the opening of 29 new stores and the relocation of 3 stores. In 2012, the Company incurred \$3.7 million, which included costs related to the opening of 56 new stores and the relocation of 6 stores. Store opening costs are expensed as incurred and include costs of stores opening in future quarters.

Net interest expense was \$2.7 million in 2013 and \$3.0 million in 2012. Interest expense is primarily comprised of interest on borrowings under the Revolving Credit Facility (see "Liquidity and Capital Resources"), related letters of credit and commitment fees, amortization of debt issuance costs, interest on finance lease obligations and equipment financing notes. The decrease in interest expense is primarily due to the reduced amount of long-term debt obligations, as the Company paid off its equipment financing notes in the second quarter of 2012, which is offset by increased borrowings on the Revolving Credit Facility.

The Company's effective tax rate in 2013 was 37.9%, resulting in tax expense of \$10.2 million. This compares to income tax expense of \$22.2 million in 2012 at an effective rate of 36.8%. The 2013 rate increased due to the recording of a \$0.5 million reserve related to an uncertain tax position.

As a result of the foregoing, the Company had net income of \$16.6 million for 2013 as compared to net income of \$38.2 million for 2012. The inclusion of the 53rd week in 2012 did not have a material impact on the results of operations.

2012 Compared to 2011

Sales for 2012 increased 8.9% to \$1,645.8 million from \$1,511.9 million for 2011. The sales increase was driven by the strength of the Company's comparable stores and new stores. Comparable store sales, which are sales in stores that are open for at least 14 full months prior to the reporting period, including eCommerce sales, increased by 5.7% in 2012. This compares to a 0.5% increase in comparable store sales in 2011. Excluding eCommerce sales, comparable store sales increased 5.2% in 2012 as compared to flat sales in 2011. In 2012, comparable stores sales increased \$84.6 million, while non-comparable store sales increased \$33.0 million, driven by the net increase of 51 additional stores. Sales during the 53rd week of 2012 accounted for \$16.3 million of the increase, or 1.1%. The 5.7% increase in comparable store sales for 2012 reflects a combination of a 1.1% increase in the number of transactions, an increase of 3.1% in average unit retail and an increase of 1.4% in units per transaction.

Comparable store sales increase (decrease) by quarter is presented below:

Fiscal Year		
2012	2011	
2.5	% 0.2	%
5.4	0.9	
8.1	(0.6)
6.6	1.3	
5.7	0.5	
	2012 2.5 5.4 8.1 6.6	2012 2011 2.5 % 0.2 5.4 0.9 8.1 (0.6 6.6 1.3

On a merchandise category basis, the Company experienced comparable store sales increases in almost every merchandise category during 2012, with home & gifts, footwear, cosmetics, missy sportswear, junior sportswear, and special sizes exceeding the Company average. The Company continued to grow its cosmetics line of business through the installation of Estee Lauder and Clinique counters, as 11 new Estee Lauder and 8 new Clinique counters were opened during 2012, which raised the total number of stores with cosmetic treatment counters to 231. Home & gifts, which had the largest comparable increase, benefited from an expanded assortment. Sales also benefited from increased offerings across all merchandise categories of national brand name merchandise as new brand names were

added and sought-after existing brands were expanded. Lastly, the Company made strategic investments in inventory in certain areas to take advantage of macro trends, such as the energy boom in west Texas and Pennsylvania, competitive situations, such as J.C. Penney stores, and brand enhancements in regions such as border stores, and invested in basic items such as socks, underwear and jeans to improve in-stock status.

On a market population basis, utilizing a ten-mile radius from each store, all market areas experienced an increase in comparable store sales in 2012. The Company's small market stores (populations less than 50,000) achieved a comparable store sales increase of 4.7%, while the Company's mid-sized (populations of 50,000 to 150,000) and higher-density markets (populations greater than 150,000) achieved comparable store sales increases of 7.4% and 7.5%, respectively. Geographically, all regions except for the Southeast experienced comparable store sales increases in 2012. The Southeast region, which was the Company's best performing region in 2011 due to the rebranded Goody's stores, was negatively impacted by the anniversary of the Goody's rebrands. The Company has also benefited from additional market share gains in the rural markets where it competes directly with J.C. Penney stores.

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The following is a summary of the changes in the components of cost of sales between 2012 and 2011, expressed as a percent of sales:

	Decrease in the Components of Cost of Sales
Merchandise cost of sales rate	(0.2)%
Buying, occupancy and distribution expenses rate	(0.5)
Cost of sales rate	(0.7)%

Gross profit in 2012 was \$459.8 million, an increase of 12.0% from \$410.6 million in 2011. Gross profit, as a percent of sales, increased to 27.9% in 2012 from 27.2% in 2011. The 0.7% improvement in the gross profit rate reflects a 0.2% decrease in the merchandise cost of sales rate and a 0.5% decrease in the buying, occupancy and distribution expenses rate. The decrease in merchandise cost of sales rate is primarily a result of lower markdowns in 2012 compared to 2011. The decrease in buying, occupancy and distribution expenses rate was mainly due to improved leverage from higher sales in 2012 as compared to 2011. Cost of sales for 2012 includes \$1.6 million in expenses and approximately \$1.0 million in inventory markdowns related to the South Hill Consolidation.

Selling, general and administrative ("SG&A") expenses in 2012 increased \$38.9 million to \$392.7 million from \$353.8 million in 2011. As a percent of sales, SG&A expenses increased to 23.9% in 2012 from 23.4% in 2011. SG&A expenses in 2012 include one-time charges of approximately \$3.3 million incurred in 2012 associated with the resignation of the Company's former Chief Executive Officer and \$1.1 million in expense related to the South Hill Consolidation. The increase in 2012 also reflects incremental costs to operate 51 net additional stores, higher expenses related to the eCommerce and Steele's initiatives and higher incentive compensation costs of \$17.1 million due to the Company's better results during 2012. These higher costs were partially offset by higher credit income of \$12.2 million associated with the Company's private label credit card portfolio.

Store opening costs in 2012 were \$3.7 million, which included costs related to the opening of 56 new stores and the relocation of 6 stores. In 2011, the Company incurred \$5.7 million, which included costs related to the opening of 37 new stores, the relocation of 3 stores and the rebranding of 148 stores. Store opening costs are expensed as incurred and include costs of stores opening in future quarters.

Net interest expense was \$3.0 million in 2012 and \$3.8 million in 2011. Interest expense is primarily comprised of interest on borrowings under the Revolving Credit Facility (see "Liquidity and Capital Resources"), related letters of credit and commitment fees, amortization of debt issuance costs, interest on finance lease obligations and equipment financing notes. The decrease in interest expense is primarily due to the reduced amount of long-term debt obligations, as the Company paid off its equipment financing notes in the 2012 second quarter.

The Company's effective tax rate in 2012 was 36.8%, resulting in tax expense of \$22.2 million. This compares to income tax expense of \$16.3 million in 2011 at an effective rate of 34.5%. 2011 benefited from discreet tax benefit items which were principally related to prior years' domestic production activities and employment tax credits.

As a result of the foregoing, the Company had net income of \$38.2 million for 2012 as compared to net income of 31.0 million for 2011. The inclusion of the 53rd week in 2012 did not have a material impact on the results of operations.

Seasonality and Inflation

Historically, the Company's business is seasonal and sales are traditionally lower during the first three quarters of the fiscal year (February through October) and higher during the last quarter of the fiscal year (November through January). The fourth quarter usually accounts for slightly more than 30% of the Company's annual sales, with the other quarters accounting for approximately 22% to 24% each. Working capital requirements fluctuate during the year and generally reach their highest levels during the third and fourth quarters. The Company does not believe that inflation has had a material effect on its results of operations. However, there can be no assurance that the Company's business will not be affected by inflation in the future.

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The following table shows quarterly information (unaudited) for the Company (in thousands, except per share amounts):

Net sales Gross profit Net income (loss) Adjusted net income (loss) (non-GAAP) (1)	Fiscal Year 20 Q1 \$378,637 90,216 (6,856 (126	13 Q2 \$395,331 115,469) 9,607) 14,936	Q3 \$360,177 83,092 (10,971 \$(7,021	Q4 \$499,411 142,025) 24,862) 32,197
Basic earnings (loss) per common share Diluted earnings (loss) per common share Adjusted diluted earnings (loss) per common share (1)	\$(0.21 (0.21) \$0.29) 0.29 0.45	(0.34) \$0.79) 0.78) 1.01
Basic weighted average shares Diluted weighted average shares	32,306 32,306	32,762 33,073	31,854 31,854	31,215 31,438
Net sales Gross profit Net income (loss) Adjusted net income (loss) (non-GAAP) (1) Basic earnings (loss) per common share Diluted earnings (loss) per common share Adjusted diluted earnings (loss) per common share (1)	Fiscal Year 20 Q1 \$365,694 98,839 (418 2,249 \$(0.01 (0.01	Q2 \$381,624 115,174) 11,662 12,445) \$0.37) 0.37	Q3 \$370,583 79,864 (8,858 (6,267 \$(0.28 (0.28	Q4 \$527,899 170,898) 35,793) 37,868) \$1.10) 1.09) 1.15
Basic weighted average shares	30,536	31,010	31,558	31,957

⁽¹⁾ See Item 6, Selected Financial Data, for discussion of this non-GAAP financial measure and reconciliation to the most directly comparable U.S. GAAP financial measure.

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Liquidity and Capital Resources

The Company's liquidity is currently provided by (i) existing cash balances, (ii) operating cash flows, (iii) normal trade credit terms from the vendor and factor community, and (iv) its Revolving Credit Facility. The Company's primary cash requirements are for capital expenditures related to new stores, store relocations and remodeling and seasonal and new store inventory purchases.

Key components of the Company's cash flows are summarized below (in thousands):

	Fiscal Year			
	2013	2012	2011	
Net cash provided by (used in):				
Operating activities	\$46,527	\$75,981	\$78,055	
Investing activities	(61,236	(49,439) (45,318)
Financing activities	11,534	(27,226) (103,465)

Operating Activities

During 2013, the Company generated \$46.5 million in cash from operating activities. Net income, adjusted for non-cash expenses, provided cash of approximately \$95.9 million. Changes in operating assets and liabilities used net cash of approximately \$53.5 million, which included a \$20.5 million increase in merchandise inventories, an increase in other assets of \$6.4 million and a decrease in accounts payable and other liabilities of \$26.7 million. Additionally, cash flows from operating activities included construction allowances from landlords of \$4.2 million, which funded a portion of the capital expenditures related to store leasehold improvements in new and relocated stores.

During 2012, the Company generated \$76.0 million in cash from operating activities. Net income, adjusted for non-cash expenses, provided cash of approximately \$106.3 million. Changes in operating assets and liabilities used net cash of approximately \$34.5 million, which included a \$66.0 million increase in merchandise inventories primarily to support the higher number of stores open and strategic investments in 2012 to support various sales initiatives and an increase in other assets of \$4.8 million partially offset by an increase in accounts payable and other liabilities of \$36.2 million. Additionally, cash flows from operating activities also included construction allowances from landlords amounting to \$4.2 million, which funded a portion of the capital expenditures related to store leasehold improvements in new and relocated stores.

During 2011, the Company generated \$78.1 million in cash from operating activities. Net income, adjusted for non-cash expenses, provided cash of approximately \$107.5 million. Changes in operating assets and liabilities used net cash of approximately \$33.9 million, which included a \$22.4 million increase in merchandise inventories, an increase in other assets of \$4.4 million and a \$7.1 million decrease in accounts payable and other liabilities.

Additionally, cash flows from operating activities also included construction allowances from landlords amounting to \$4.5 million, which funded a portion of the capital expenditures related to store leasehold improvements in new and relocated stores.

Investing Activities

Capital expenditures for 2013 were \$61.3 million compared to \$49.5 million in 2012 and \$45.7 million in 2011. The Company opened 29 new stores and relocated 3 stores in 2013. In 2012, it opened 56 new stores and relocated 6 stores. In 2011, it opened 37 new stores, reopened 2 fire-damaged stores, a flood-damaged store and a snow damaged store, rebranded 148 stores and relocated 3 stores. The Company received construction allowances from landlords of \$4.2 million in 2013 to fund a portion of the capital expenditures related to store leasehold improvements in new and relocated stores, while \$4.2 million and \$4.5 million were received from landlords in 2012 and 2011, respectively.

These funds have been recorded as deferred rent credits in the balance sheet and are amortized as an offset to rent expense over the lease term commencing with the date the allowances were contractually earned.

Management currently estimates that capital expenditures in 2014, net of construction allowances to be received from landlords, will be approximately \$60.0 million. The expenditures will principally be for the opening of new stores, store expansions, relocations and remodels and investments in technology.

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Financing Activities

On June 30, 2011, the Company entered into an Amended and Restated Credit Agreement for a \$250.0 million senior secured revolving credit facility (the "Revolving Credit Facility") that matures on June 30, 2016. The Revolving Credit Facility includes an uncommitted accordion feature to increase the size of the facility to \$350.0 million. The Revolving Credit Facility is used by the Company to provide financing for working capital, capital expenditures and other general corporate purposes. Borrowings under the Revolving Credit Facility are limited to the availability under a borrowing base that is determined principally on eligible inventory as defined by the Revolving Credit Facility agreement. Inventory and cash and cash equivalents are pledged as collateral under the Revolving Credit Facility. The daily interest rates under the Revolving Credit Facility are determined by a prime rate or LIBOR, plus an applicable margin, as set forth in the Revolving Credit Facility agreement. On July 24, 2013, the Revolving Credit Facility agreement was amended to lower the applicable margin rates by 0.25%. In addition, the amendment fixed the commitment fee at 0.25% for the remaining term of the Revolving Credit Facility. During 2013, the weighted average interest rate on outstanding borrowings and the average daily borrowings under the Revolving Credit Facility were 1.82% and \$57.6 million, respectively, as compared to 2.1% and \$24.4 million in 2012. The outstanding balance on the Company's Revolving Credit Facility was \$55.4 million and \$6.0 million as of February 1, 2014 and February 2, 2013, respectively.

The Company also issues letters of credit under the Revolving Credit Facility to support certain merchandise purchases and to collateralize retained risks and deductibles under various insurance programs. At February 1, 2014, the Company had outstanding letters of credit totaling approximately \$5.4 million. These letters of credit expire within twelve months of issuance. Excess borrowing availability under the Revolving Credit Facility at February 1, 2014, net of letters of credit outstanding, outstanding borrowings and accrued interest of \$0.1 million, was \$189.1 million.

The Revolving Credit Facility agreement contains covenants that, among other things, restrict, based on required levels of excess availability, (i) the amount of additional debt or capital lease obligations, (ii) the payment of dividends and repurchase of common stock under certain circumstances and (iii) related party transactions. The Revolving Credit Facility agreement also contains a fixed charge coverage ratio covenant in the event excess availability is below a defined threshold or an event of default has occurred. At February 1, 2014, the Company was in compliance with all of the financial covenants of the Revolving Credit Facility agreement and expects to continue to be in compliance in 2014.

During 2013, the Company financed approximately \$2.2 million of capital expenditures, bearing interest of 2.1%, of which \$1.5 million will be paid in 2014 and \$0.7 million in 2015.

On April 8, 2013, the Company announced that its Board of Directors (the "Board") approved a 25% increase in the Company's quarterly cash dividend rate to \$0.125 per share from the previous quarterly rate of \$0.10 per share. The new quarterly rate of \$0.125 per share was and is applicable to dividends declared by the Board beginning May 23, 2013. On February 21, 2014, the Company announced that the Board declared a quarterly cash dividend of \$0.125 per share on the Company's common stock, payable on March 19, 2014, to shareholders of record at the close of business on March 4, 2014.

On March 7, 2011, the Board approved a Stock Repurchase Program (the "2011 Stock Repurchase Program") which authorized the Company to repurchase up to \$200 million of its outstanding common stock. The 2011 Stock Repurchase Program will expire when the Company has repurchased \$200 million of its outstanding common stock, unless terminated earlier by the Board. Through June 10, 2012, the Company repurchased approximately \$100.1 million of its outstanding common stock under the 2011 Stock Repurchase Program. On June 11, 2012, the Company announced that its Board had chosen not to spend additional capital under the 2011 Stock Repurchase Program for the

time being. In addition, the Board authorized the Company to repurchase shares of its outstanding common stock equal to the amount of proceeds and related tax benefits from the exercise of stock options, SARs and other equity grants. Under such authorization, the Company repurchased 1,626,037 shares of its common stock for approximately \$31.4 million during 2013. Purchases of shares of the Company's common stock may be made from time to time, either on the open market or through privately negotiated transactions and are financed by the Company's existing cash, cash flow and other liquidity sources, as appropriate.

While there can be no assurances, management believes that there should be sufficient liquidity to cover both the Company's short-term and long-term funding needs. The Company anticipates that it has adequate cash flows to cover its working capital needs, planned capital expenditures and debt service requirements for the next year and foreseeable future.

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Contractual Obligations

The Company has numerous contractual commitments for purchases of merchandise inventories, services arising in the ordinary course of business, letters of credit, Revolving Credit Facility and other debt service and leases. Presented below is a summary of the Company's contractual obligations as of February 1, 2014 (in thousands). These items are discussed in further detail in Note 7 and Note 12 to the Consolidated Financial Statements.

		Payment Du	e by Period		
Contractual Obligations	Total	Less Than One Year	1-3 Years	4-5 Years	More than 5 Years
Long-term debt obligations					
Documentary letters of credit (1)	\$1,157	\$1,157	\$	\$	\$—
Capital (finance) lease obligations					
Finance lease obligations	5,584	859	2,017	2,154	554
Interest payments on finance lease obligations	1,536	487	715	308	26
Other long-term debt obligations (2)	2,246	1,495	751		
Operating lease obligations					
Office, property and equipment leases (3)	437,737	86,388	149,938	105,236	96,175
Purchase obligations (4)	21,177	16,017	4,512	648	_
Other long-term liabilities (5)	_	_	_		_
Total contractual obligations	\$469,437	\$106,403	\$157,933	\$108,346	\$96,755

These documentary letters of credit support the importing of private label merchandise. The Company also had outstanding stand-by letters of credit that totaled approximately \$4.3 million at February 1, 2014 required to

- collateralize retained risks and deductibles under various insurance programs. The estimated liability that will be paid in cash related to stand-by letters of credit supporting insurance programs is reflected in accrued expenses. If the Company fails to make payments when due, the beneficiaries of letters of credit could make demand for payment under the letters of credit.
- (2) During 2013, the Company financed approximately \$2.2 million of capital expenditures, bearing interest of 2.1%. The Company has certain operating leases with provisions for step rent or escalation payments. The Company records rent expense on a straight-line basis, evenly dividing rent expense over the lease term, including the build-out period, if any, and where appropriate, applicable available lease renewal option periods. However, this
- (3) accounting treatment does not affect the future annual operating lease cash obligations as shown herein. The Company records construction allowances from landlords as a deferred rent credit when earned. Such deferred rent credit is amortized over the related term of the lease, commencing with the date the Company contractually earned the construction allowance, as a reduction of rent expense.

Certain leases provide for contingent rents that are not measurable at inception. These contingent rents are primarily based on a percentage of sales that are in excess of a predetermined level. These amounts are excluded from minimum rent and are included in the determination of total rent expense when it is probable that the expense has been incurred and the amount is reasonably estimable.

(4) Purchase obligations include legally binding contracts such as firm commitments for utility purchases, capital expenditures, software acquisition/license commitments and legally binding service contracts. For the purposes of this table, contractual obligations for purchase of goods or services are defined as agreements that are enforceable and legally binding and that specify all significant terms, including: fixed or minimum quantities to be purchased; fixed, minimum or variable price provisions; and the approximate timing of the transaction. If the obligation to purchase goods or services is non-cancelable, the entire value of the contract is included in the above table. If the

obligation is cancelable, but the Company would incur a penalty if cancelled, the dollar amount of the penalty is included as a "purchase obligation." The Company fully expects to receive the benefits of the goods or services in connection with fulfilling its obligation under these agreements. The expected timing for payment of the obligations discussed above is estimated based on current information. Timing of payments and actual amounts paid may be different depending on the timing of receipt of goods or services or changes to agreed-upon amounts for some obligations.

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Other long-term liabilities consist of deferred rent, deferred compensation and pension liability (see Note 8 to the Consolidated Financial Statements). Deferred rent of \$49.4 million is included as a component of "operating lease obligations" in the contractual obligations table. Deferred compensation and pension liability are not included in the contractual obligations table as the timing of future payments is indeterminable.

In the ordinary course of business, the Company enters into arrangements with vendors to purchase merchandise typically up to six months in advance of expected delivery. These purchase orders do not contain any significant termination payments or other penalties if cancelled. As of February 1, 2014, the Company had outstanding purchase orders of \$184.3 million.

The Company's funding policy is to make contributions to maintain the minimum funding requirements for its pension obligations in accordance with the Employee Retirement Income Security Act. The Company may elect to contribute additional amounts to maintain a level of funding to minimize the Pension Benefit Guaranty Corporation premium costs or to cover short-term liquidity needs of its defined benefit plan (the "Plan") in order to maintain current invested positions. The Company had no minimum contribution requirements for 2013 and contributed \$0.1 million to the Plan in 2012. The Company expects to contribute approximately \$0.3 million during 2014.

The Company has not included \$0.5 million of current liabilities for unrecognized tax benefits and the related interest and penalties in the contractual obligations table because the timing of cash settlements is not reasonably estimable. It is reasonably possible that such tax positions may change within the next 12 months, primarily as a result of ongoing audits.

Critical Accounting Policies and Estimates

The preparation of financial statements in conformity with accounting principles generally accepted in the United States of America requires management to make certain estimates and assumptions that affect the amounts reported in the financial statements and accompanying notes. The primary estimates underlying the Company's consolidated financial statements include the valuation of inventory, the estimated useful life of property, equipment and leasehold improvements, the impairment analysis on long-lived assets, the valuation of the intangible asset, the reserve for sales returns, breakage income on gift cards and merchandise credits, self-insurance reserves and the estimated liability for pension obligations. The Company cautions that future events rarely develop exactly as forecast, and the best estimates routinely require adjustment. Therefore, actual results could differ from these estimates. Management bases its estimates on historical experience and on various assumptions which are believed to be reasonable under the circumstances. The following critical accounting policies affect the Company's more significant judgments and estimates used in the preparation of its consolidated financial statements.

Inventory valuation. The Company values merchandise inventories using the lower of cost or market with cost determined using the weighted average cost method. The Company capitalizes distribution center costs associated with preparing inventory for sale, such as distribution payroll, benefits, occupancy, depreciation and other direct operating expenses as part of merchandise inventories. The Company also includes in inventory the cost of freight to the Company's distribution centers and to stores as well as duties and fees related to import purchases.

Vendor allowances. The Company receives consideration from its merchandise vendors in the form of allowances and reimbursements. Given the promotional nature of the Company's business, the allowances are generally intended to offset the Company's costs of handling, promoting, advertising and selling the vendors' products in its stores. Vendor allowances related to the purchase of inventory are recorded as a reduction to the cost of inventory until sold. Vendor allowances are recognized as a reduction of cost of goods sold or the related selling expense when the purpose for which the vendor funds were intended to be used has been fulfilled and amounts have been authorized by vendors.

Property, equipment and leasehold improvements. Additions to property, equipment and leasehold improvements are recorded at cost and depreciated over their estimated useful lives using the straight-line method. The estimated useful lives of leasehold improvements do not exceed the term of the related lease, including applicable available renewal options where appropriate. The estimated useful lives in years are generally as follows:

Buildings & improvements	20
Store and office fixtures and equipment	5-10
Warehouse equipment	5-15
Leasehold improvements - stores	5-15
Leasehold improvements - corporate office	10-20

Impairment of long-lived assets. Property, plant and equipment and other long-lived assets are reviewed to determine whether any events or changes in circumstances indicate that the carrying amount of the asset may not be recoverable. For long-lived assets to be held and used, the Company bases its evaluation on impairment indicators such as the nature of the asset's physical condition, the future economic benefit of the asset, any historical or future profitability measurements and other external market conditions or factors that may be present. If such impairment indicators are present or other factors exist that indicate the carrying amount of the asset may not be recoverable, the Company determines whether an impairment has occurred through the use of an undiscounted cash flows analysis of the asset at the lowest level for which identifiable cash flows exist. If an impairment has occurred, the Company recognizes a loss for the difference between the carrying amount and the estimated fair value of the asset. Management's judgment is necessary to estimate fair value. Accordingly, actual results could vary from those estimates.

Intangible asset and impairment of intangible assets. As a part of the acquisition of Peebles in 2003, the Company acquired the rights to the tradename and trademark (collectively the "Tradename") of "Peebles," which was identified as an indefinite life intangible. The value of the Tradename was determined to be \$14.9 million at the time of the Peebles acquisition. Indefinite life intangible assets are not amortized but are tested for impairment annually or more frequently when indicators of impairment exist. The Company completed its annual impairment test during the fourth quarter of 2013 and determined there was no impairment.

Revenue recognition. Net sales, which excludes sales tax and are net of estimated returns, are recorded at point-of-sale in stores when payment is received and the customer takes possession of merchandise and at time of shipment for eCommerce sales. Shipping and handling fees charged to customers are also included in net sales with the corresponding costs recorded as costs of goods sold. The Company records deferred revenue on its balance sheet for the sale of gift cards and recognizes this revenue upon the redemption of gift cards in net sales. The Company similarly records deferred revenue on its balance sheet for merchandise credits issued related to customer returns and recognizes this revenue upon the redemption of the merchandise credits.

Gift card and merchandise credits liability. Unredeemed gift cards and merchandise credits are recorded as a liability. Gift card and merchandise credit breakage income ("breakage income") represents the balance of gift cards and merchandise credits for which the Company believes the likelihood of redemption is remote. Breakage income is recognized based on usage or historical redemptions. The Company's gift cards and merchandise credits are considered to be a large pool of homogeneous transactions. The Company uses historical data to determine the breakage rate and objectively determines the estimated time period of actual redemptions. The Company recognized approximately \$1.0 million, \$1.0 million and \$0.8 million of breakage income in 2013, 2012 and 2011, respectively, which is included in the Consolidated Statements of Operations and Comprehensive Income as a reduction in selling, general and administrative expenses.

Customer Loyalty Program. Customers who spend a required amount within a specified timeframe using the Company's private label credit card receive reward certificates which can be redeemed for merchandise. The Company estimates the net cost of the rewards that will be issued and redeemed and records this cost as purchases toward reward certificates are accumulated. The cost of the loyalty rewards program benefit is recorded in cost of sales, given that the Company provides customers with merchandise for these awards.

Self-insurance reserves. The Company maintains self-insurance retentions with respect to general liability, workers compensation and health benefits for its employees. The Company estimates the accruals for the liabilities based on industry development factors and historical claim trend experience. Although management believes adequate reserves have been provided for expected liabilities arising from the Company's self-insured obligations, projections of future losses are inherently uncertain, and it is reasonably possible that estimates of these liabilities will change over the near term as circumstances develop.

Frozen defined benefit plan. The Company maintains a frozen defined benefit plan. The plan's obligations and related assets are presented in Note 14 to the Consolidated Financial Statements. The plan's assets are invested in actively managed and indexed mutual funds of domestic and international equities and investment-grade corporate bonds and U.S. government securities. The plan's obligations and the annual pension expense are determined by independent actuaries using a number of assumptions. Key assumptions in measuring the plan's obligations include the discount rate applied to future benefit obligations and the estimated future return on plan assets. At February 1, 2014, assumptions used were a weighted average discount rate of 4.8% and a weighted average long-term rate of return on the plan assets of 7.0%.

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Recent Accounting Standards and Disclosures

In February 2013, the FASB issued ASU No. 2013-02, which amends ASC Topic 220, Comprehensive Income and requires that entities present information about reclassification adjustments from accumulated other comprehensive income in their interim and annual financial statements. The standard requires that entities present either on the face of the income statement or as a separate note to the financial statements, the effect of significant amounts reclassified from each component of accumulated other comprehensive income. If a component is not required to be reclassified to net income in its entirety, entities are required to cross reference to the related footnote for additional information. For public companies, the standard was effective for fiscal years and interim periods beginning after December 15, 2012. The adoption of this guidance required changes solely in presentation, and therefore did not have a significant impact on the Company's condensed consolidated financial statements.

In January 2013, the FASB issued ASU No. 2013-01, Clarifying the Scope of Disclosures about Offsetting Assets and Liabilities, which clarifies the scope of transactions that are subject to the disclosures about offsetting and requires disclosure of information about the effect or potential effect of financial instrument netting arrangements on financial position. Entities are required to present both net (offset amounts) and gross information in the notes to the financial statements for relevant assets and liabilities that are offset. This guidance was effective for fiscal years beginning on or after January 1, 2013, and interim period within those annual periods. The adoption of this guidance did not have a significant impact on the Company's consolidated financial statements.

In July 2012, the FASB issued ASU No. 2012-02, Intangibles - Goodwill and Other, which amends the guidance in ASC 350-30 on testing indefinite-lived intangible assets for impairment. The revised guidance permits an entity first to assess qualitative factors to determine whether it is more likely than not that an indefinite-lived intangible asset is impaired as a basis for determining whether it is necessary to perform the quantitative impairment test. The ASU was effective for impairment tests performed for fiscal years beginning after September 15, 2012. For its 2013 impairment testing, the Company performed a quantitative assessment and elected not to perform a qualitative assessment. The adoption of this ASU did not have a material impact on the Company's consolidated financial condition, results of operations or cash flows.

ITEM 7A. QUANTITATIVE AND QUALITATIVE DISCLOSURES ABOUT MARKET RISK

Borrowings under the Company's Revolving Credit Facility bear a floating rate of interest. As of February 1, 2014, the outstanding borrowings under the Company's Revolving Credit Facility were \$55.4 million. On future borrowings, an increase in interest rates may have a negative impact on the Company's results of operations and cash flows. The Company had average daily borrowings of \$57.6 million bearing a weighted average interest rate of 1.82% during 2013. A hypothetical 10% change from the weighted average interest rate would have a \$0.1 million effect on the Company's 2013 annual results of operations and cash flows.

ITEM 8. FINANCIAL STATEMENTS AND SUPPLEMENTARY DATA

See "Index to Consolidated Financial Statements of Stage Stores, Inc." included on page F-1 for information required under this Item 8.

ITEM CHANGES IN AND DISAGREEMENTS WITH ACCOUNTANTS ON ACCOUNTING AND 9. FINANCIAL DISCLOSURE

Not applicable.

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ITEM 9A. CONTROLS AND PROCEDURES

Disclosure Controls and Procedures

As defined in Rules 13a-15(e) and 15d-15(e) of the Securities Exchange Act of 1934 (the "Exchange Act"), the term "disclosure controls and procedures" means controls and other procedures of an issuer that are designed to ensure that information required to be disclosed by the issuer in the reports that it files or submits under the Exchange Act is recorded, processed, summarized and reported, within the time periods specified in the SEC's rules and forms. Disclosure controls and procedures include, without limitation, controls and procedures designed to ensure that information required to be disclosed by an issuer in the reports that it files or submits under the Exchange Act is accumulated and communicated to the issuer's management, including its principal executive and principal financial officers, or persons performing similar functions, as appropriate to allow timely decisions regarding required disclosure.

Management of the Company, with the participation of the Chief Executive Officer and Chief Financial Officer evaluated the effectiveness of the Company's disclosure controls and procedures and concluded that the Company's disclosure controls and procedures were effective as of February 1, 2014.

Management's Annual Report on Internal Control Over Financial Reporting

Management of the Company is responsible for establishing and maintaining adequate internal control over financial reporting for the Company as defined in Rules 13a-15(f) and 15d-15(f) of the Exchange Act. This system is designed to provide reasonable assurance regarding the reliability of financial reporting and the preparation of financial statements for external purposes in accordance with accounting principles generally accepted in the United States of America.

The Company's internal control over financial reporting includes those policies and procedures that (i) pertain to the maintenance of records that, in reasonable detail, accurately and fairly reflect the transactions and dispositions of the assets of the Company; (ii) provide reasonable assurance that transactions are recorded as necessary to permit preparation of financial statements in accordance with generally accepted accounting principles, and that receipts and expenditures of the Company are being made only in accordance with authorizations of management and the directors of the Company; and (iii) provide reasonable assurance regarding prevention or timely detection of unauthorized acquisition, use, or disposition of the Company's assets that could have a material effect on the financial statements, and provide reasonable assurance as to the detection of fraud.

Because of its inherent limitations, a system of internal control over financial reporting can provide only reasonable assurance and may not prevent or detect misstatements. Further, because of changes in conditions, effectiveness of internal controls over financial reporting may vary over time.

With the participation of the Chief Executive Officer and Chief Financial Officer, the Company's management conducted an evaluation of the effectiveness of the Company's internal control over financial reporting based on the framework and criteria established in Internal Control-Integrated Framework (1992), issued by the Committee of Sponsoring Organizations of the Treadway Commission. Based on this evaluation, the Company's management concluded that the Company's internal control over financial reporting was effective as of February 1, 2014.

Our independent registered public accounting firm, Deloitte & Touche LLP, with direct access to our Board of Directors through our Audit Committee, has audited the consolidated financial statements prepared by the Company and has issued an attestation report on the effectiveness of the Company's internal control over financial reporting.

Changes in Internal Control over Financial Reporting

Management of the Company, with the participation of the Chief Executive Officer and Chief Financial Officer, evaluated the internal control over financial reporting and concluded that no change in the Company's internal control over financial reporting occurred during the fourth quarter ended February 1, 2014 that has materially affected, or is reasonably likely to materially affect, the Company's internal control over financial reporting.

ITEM 9B. OTHER INFORMATION

Not applicable.

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PART III

ITEM 10. DIRECTORS, EXECUTIVE OFFICERS AND CORPORATE GOVERNANCE

The following information pertains to the executive officers of the Company as of March 26, 2014:

Name	Age	Position
Michael L. Glazer	65	President and Chief Executive Officer, Director
Steven P. Lawrence	46	Chief Merchandising Officer
Oded Shein	52	Executive Vice President, Chief Financial Officer
Ron D. Lucas	66	Executive Vice President, Human Resources
Steven L. Hunter	43	Executive Vice President, Chief Information Officer
Russell A. Lundy	51	Executive Vice President, Stores
Richard E. Stasyszen	53	Senior Vice President, Finance and Controller

Mr. Glazer joined the Company in April 2012 as President and Chief Executive Officer. He has served as a Director of the Company since August 2001. Mr. Glazer served as the President and CEO of Mattress Giant Corporation from October 2009 to April 2012.

Mr. Lawrence joined the Company in April 2012 as Chief Merchandising Officer. Prior to joining the Company, he spent 11 years with J.C. Penney, where he was most recently Co-Chief Merchant EVP GMM Men's, Kids & Home. Prior to joining J.C. Penney, Mr. Lawrence spent 11 years at the former Foley's Department Stores, where he held various merchandising positions of increasing responsibility.

Mr. Shein joined the Company in January 2011 as Executive Vice President, Chief Financial Officer. From July 2004 to January 2011, he served in various financial positions at Belk, Inc., which included Vice President, Finance and Vice President and Treasurer. Prior to joining Belk, Inc., Mr. Shein served as the Vice President, Treasurer of Charming Shoppes, Inc.

Mr. Lucas joined the Company in July 1995 as Senior Vice President, Human Resources and was promoted to Executive Vice President, Human Resources in March 1998.

Mr. Hunter joined the Company in June 2008 as Senior Vice President, Chief Information Officer and was promoted to Executive Vice President, Chief Information Officer in March 2010. From May 2003 to June 2008, he served as Senior Vice President of Information Technology at Belk, Inc.

Mr. Lundy joined the Company in November 2003 as Senior Vice President, Stores and was promoted to Executive Vice President, Stores in January 2013. Prior to joining the Company, he spent 27 years with Peebles, Inc.

Mr. Stasyszen joined the Company in March 1998 as Assistant Controller and was subsequently promoted to Vice President and Controller in February 1999. In July 2001, he was promoted to Senior Vice President, Finance and Controller.

The remaining information called for by this item is incorporated by reference to "Information Relating to the Board of Directors and Committees" and "Section 16(a) Beneficial Ownership Reporting Compliance" in the Proxy Statement.

ITEM 11. EXECUTIVE COMPENSATION

Information regarding executive compensation called for by this item is incorporated by reference to "Information Relating to Board of Directors and Committees – Compensation Committee-Compensation Committee Interlocks and Insider Participation," "Compensation of Directors and Executive Officers" and "Compensation of Directors and Executive Officers – Compensation Committee Report" in the Proxy Statement.

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ITEM SECURITY OWNERSHIP OF CERTAIN BENEFICIAL OWNERS AND MANAGEMENT AND 12. RELATED STOCKHOLDER MATTERS

Information regarding the security ownership of certain beneficial owners and management and related stockholder matters called for by this item is incorporated by reference to "Security Ownership of Certain Beneficial Owners and Management" in the Proxy Statement.

The remaining information called for by this item is incorporated by reference to "Securities Authorized For Issuance Under Equity Compensation Plans" in the Proxy Statement.

ITEM 13. CERTAIN RELATIONSHIPS AND RELATED TRANSACTIONS, AND DIRECTOR INDEPENDENCE

Information called for by this item is incorporated by reference to "Transactions with Related Persons," "Information Relating to Directors and Director Nominees-In General" and "Information Related to the Board of Directors and Committees-Director Independence" in the Proxy Statement.

ITEM 14. PRINCIPAL ACCOUNTANT FEES AND SERVICES

Information regarding fees billed to the Company by its independent registered public accounting firm, Deloitte & Touche LLP, is incorporated by reference to "Principal Accountant Fees and Services" in the Proxy Statement.

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PART IV

ITEM 15. EXHIBITS AND FINANCIAL STATEMENT SCHEDULES

- (a) Documents filed as part of this report:
- 1. Financial Statements:

See "Index to Consolidated Financial Statements of Stage Stores, Inc." on page F-1, the Report of Independent Registered Public Accounting Firm on page F-2, and the Financial Statements on pages F-3 to F-28, of this Form 10-K, all of which are incorporated herein by reference.

2. Financial Statement Schedules:

All schedules are omitted because they are not applicable or not required or because the required information is shown in the Consolidated Financial Statements or Notes thereto on pages F-3 to F-28, which are incorporated herein by reference.

3. Exhibits Index:

The following documents are the exhibits to this Form 10-K. For convenient reference, each exhibit is listed according to the Exhibit Table of Item 601 of Regulation S-K.

Exhibit Number	Description
3.1	Amended and Restated Articles of Incorporation of Stage Stores, Inc. dated June 7, 2007 are incorporated by reference to Exhibit 3.1 to Stage Stores' Quarterly Report on Form 10-Q (Commission File No. 1-14035) filed September 12, 2007.
<u>3.2</u>	Amended and Restated By-Laws of Stage Stores, Inc. dated March 28, 2007 are incorporated by reference to Exhibit 3.3 to Stage Stores' Annual Report on Form 10-K (Commission File No. 1-14035) filed April 3, 2007.
4.1	Form of Common Stock Certificate of Stage Stores, Inc. is incorporated by reference to Exhibit 4.1 to Stage Stores' Registration Statement on Form 10 (Commission File No. 000-21011) filed October 29, 2001. Amended and Restated Credit Agreement dated as of June 30, 2011, among Specialty Retailers, Inc., as
10.1	Borrower, Stages Stores, Inc. and Specialty Retailers (TX) LLC, as Facility Guarantors, the Lenders Party thereto, Bank of America, N.A., as Administrative Agent and as Collateral Agent, Wells Fargo Capital Finance, LLC, as Documentation Agent, and JPMorgan Chase Bank, N.A. and Regions Bank, as Co-Syndication Agents is incorporated by reference to Exhibit 4.1 to Stage Stores' Quarterly Report on Form 10-Q (Commission File No. 1-14035) filed September 7, 2011. Some schedules to this Exhibit have been omitted. The registrant agrees to furnish supplementally a copy of any of the omitted schedules to this Exhibit to the Securities and Exchange Commission upon its request.
10.2	First Amendment to Amended and Restated Credit Agreement dated as of July 24, 2013 by and among Specialty Retailers, Inc., as Borrower, Stages Stores, Inc. and Specialty Retailers (TX) LLC, as Facility Guarantors, and Bank of America, N.A., as Agent, is incorporated by reference to Exhibit 10.2 to Stage Stores' Quarterly Report on Form 10-Q (Commission File No.1-14035) filed September 12, 2013.
<u>10.3</u> †	Stage Stores, Inc. Amended and Restated 2001 Equity Incentive Plan effective June 3, 2004 is incorporated by reference to Exhibit 10.1 to Stage Stores' Quarterly Report on Form 10-Q (Commission File No. 1-14035) filed September 6, 2012.
<u>10. 4</u> †	

Stage Stores, Inc. Second Amended and Restated 2008 Equity Incentive Plan effective June 9, 2011 is incorporated by reference to Exhibit 10.2 to Stage Stores' Quarterly Report on Form 10-Q (Commission File No. 1-14035) filed September 6, 2012.

Stage Stores, Inc. Amended and Restated 2003 Non-Employee Director Equity Compensation Plan effective

10.5† March 28, 2012 is incorporated by reference to Exhibit 10.3 to Stage Stores' Quarterly Report on Form 10-Q

(Commission File No. 1-14035) filed September 6, 2012.

<u>10.6</u> †	Form of Stock Appreciation Rights Agreement (Employee) under the Stage Stores, Inc. Amended and Restated 2001 Equity Incentive Plan is incorporated by reference to Exhibit 10.4 to Stage Stores' Quarterly Report on Form 10-Q (Commission File No. 1-14035) filed September 6, 2012.
<u>10.7</u> †	Form of Stock Appreciation Rights Agreement (Employee) under the Stage Stores, Inc. Second Amended and Restated 2008 Equity Incentive Plan is incorporated by reference to Exhibit 10.5 to Stage Stores' Quarterly Report on Form 10-Q (Commission File No. 1-14035) filed September 6, 2012.
<u>10.8</u> †	Form of Performance Based Share Agreement under the Stage Stores, Inc. Amended and Restated 2001 Equity Incentive Plan is incorporated by reference to Exhibit 10.6 to Stage Stores' Quarterly Report on Form 10-Q (Commission File No. 1-14035) filed September 6, 2012.
<u>10.9</u> †	Form of Performance Based Share Agreement under the Stage Stores, Inc. Second Amended and Restated 2008 Equity Incentive Plan is incorporated by reference to Exhibit 10.7 to Stage Stores' Quarterly Report on Form 10-Q (Commission File No. 1-14035) filed September 6, 2012.
<u>10.10</u> †	Form of Restricted Stock Award Agreement (Employee) under the Stage Stores, Inc. Amended and Restated 2001 Equity Incentive Plan (prior to 2012; cliff vesting; all employees) is incorporated by reference to Exhibit 10.8 to Stage Stores' Quarterly Report on Form 10-Q (Commission File No. 1-14035) filed September 6, 2012.
<u>10.11</u> †	Form of Restricted Stock Award Agreement (Employee) under the Stage Stores, Inc. Amended and Restated 2001 Equity Incentive Plan (4 year pro rata vesting; SVPs and above) is incorporated by reference to Exhibit 10.9 to Stage Stores' Quarterly Report on Form 10-Q (Commission File No. 1-14035) filed September 6, 2012.
<u>10.12</u> †	Form of Restricted Stock Award Agreement (Employee) under the Stage Stores, Inc. Amended and Restated 2001 Equity Incentive Plan (4 year pro rata vesting; below SVP level) is incorporated by reference to Exhibit 10.10 to Stage Stores' Quarterly Report on Form 10-Q (Commission File No. 1-14035) filed September 6, 2012.
<u>10.13</u> †	Form of Restricted Stock Award Agreement (Employee) under the Stage Stores, Inc. Amended and Restated 2001 Equity Incentive Plan (4 year pro rata vesting; EVPs and above; with non-compete) is incorporated by reference to Exhibit 10.11 to Stage Stores' Quarterly Report on Form 10-Q (Commission File No. 1-14035) filed September 6, 2012.
<u>10.14</u> †	Form of Restricted Stock Award Agreement (Employee) under the Stage Stores, Inc. Second Amended and Restated 2008 Equity Incentive Plan (cliff vesting: all employees) is incorporated by reference to Exhibit 10.12 to Stage Stores' Quarterly Report on Form 10-Q (Commission File No. 1-14035) filed September 6, 2012.
<u>10.15</u> †	Form of Restricted Stock Award Agreement (Employee) under the Stage Stores, Inc. Second Amended and Restated 2008 Equity Incentive Plan (4 year pro rata vesting; SVPs and above) is incorporated by reference to Exhibit 10.13 to Stage Stores' Quarterly Report on Form 10-Q (Commission File No. 1-14035) filed September 6, 2012.
<u>10.16</u> †	Form of Restricted Stock Award Agreement (Employee) under the Stage Stores, Inc. Second Amended and Restated 2008 Equity Incentive Plan (4 year pro rata vesting; below SVP level) is incorporated by reference to Exhibit 10.14 to Stage Stores' Quarterly Report on Form 10-Q (Commission File No. 1-14035) filed September 6, 2012.
<u>10.17</u> †	Form of Restricted Stock Award Agreement (Employee) under the Stage Stores, Inc. Second Amended and Restated 2008 Equity Incentive Plan (4 year pro rata vesting; EVPs and above; with non-compete) is incorporated by reference to Exhibit 10.15 to Stage Stores' Quarterly Report on Form 10-Q (Commission File No. 1-14035) filed September 6, 2012.

Form of Nonstatutory Stock Option Agreement (Employee) under the Stage Stores, Inc. Amended and

Report on Form 10-Q (Commission File No. 1-14035) filed September 6, 2012.

Quarterly Report on Form 10-Q (Commission File No. 1-14035) filed September 6, 2012.

Restated 2001 Equity Incentive Plan is incorporated by reference to Exhibit 10.16 to Stage Stores' Quarterly

Form of Nonstatutory Stock Option Agreement (Employee) under the Stage Stores, Inc. Second Amended and Restated 2008 Equity Incentive Plan is incorporated by reference to Exhibit 10.17 to Stage Stores'

10.18†

10.19†

Form of Nonstatutory Stock Option Agreement (Director) under the Stage Stores, Inc. Amended and

10.20† Restated 2001 Equity Incentive Plan is incorporated by reference to Exhibit 10.18 to Stage Stores' Quarterly
Report on Form 10-Q (Commission File No. 1-14035) filed September 6, 2012.

- Form of Initial Grant Restricted Stock Award Agreement (Director) under the Stage Stores, Inc. Amended
- 10.21† and Restated 2001 Equity Incentive Plan is incorporated by reference to Exhibit 10.19 to Stage Stores'

 Quarterly Report on Form 10-Q (Commission File No. 1-14035) filed September 6, 2012.

 Form of Initial Grant Restricted Stock Award Agreement (Director) under the Stage Stores, Inc. Second
- 10. 22† Amended and Restated 2008 Equity Incentive Plan is incorporated by reference to Exhibit 10.20 to Stage Stores' Quarterly Report on Form 10-Q (Commission File No. 1-14035) filed September 6, 2012. Form of Reelection Grant Restricted Stock Award Agreement (Director) under the Stage Stores, Inc.
- 10.23† Amended and Restated 2001 Equity Incentive Plan is incorporated by reference to Exhibit 10.21 to Stage
 Stores' Quarterly Report on Form 10-Q (Commission File No. 1-14035) filed September 6, 2012.
 Form of Reelection Grant Restricted Stock Award Agreement (Director) under the Stage Stores, Inc. Second
- 10.24† Amended and Restated 2008 Equity Incentive Plan is incorporated by reference to Exhibit 10.22 to Stage Stores' Quarterly Report on Form 10-Q (Commission File No. 1-14035) filed September 6, 2012.

 Form of Shareholder Agreement for restricted stock (Director) under the Stage Stores, Inc. Amended and
- 10.25† Restated 2003 Non-Employee Director Equity Compensation Plan is incorporated by reference to Exhibit 10.23 to Stage Stores' Quarterly Report on Form 10-Q (Commission File No. 1-14035) filed September 6. 2012.
 - Stage Stores, Inc. Nonqualified Deferred Compensation Plan, as Amended and Restated effective June 5,
- 10.26[†] 2008 is incorporated by reference to Exhibit 4.4 to Stage Stores' Form S-8 (Commission File No. 333-151568) filed June 10, 2008.
- Amended and Restated Private Label Credit Card Plan Agreement Between World Financial Network Bank (now Comenity Bank) and Stage Stores, Inc. and Specialty Retailers, Inc. dated as of August 8, 2012 is
- 10. 27#

 incorporated by reference to Exhibit 10.1 to Stage Stores' Amended Quarterly Report on Form 10-Q/A

 (Commission File No. 1-14035) filed March 7, 2013.

 Amendment No. One to Amended and Restated Private Label Credit Card Plan Agreement dated as of
- 10.28# February 1, 2013, Between World Financial Network Bank (now Comenity Bank) and Stage Stores, Inc. and Specialty Retailers, Inc. is incorporated by reference to Exhibit 10.26 to Stage Stores' Annual Report on Form 10-K (Commission File No. 1-14035) filed April 3, 2013.
 - Employment Agreement between Ed Record and Stage Stores, Inc. dated April 11, 2011 is incorporated by
- 10.29† reference to Exhibit 10.3 to Stage Stores' Quarterly Report on Form 10-Q (Commission File No. 1-14035) filed June 9, 2011.
- Employment Agreement between Oded Shein and Stage Stores, Inc. dated January 10, 2011 is incorporated by reference to Exhibit 10.4 of Stage Stores' Quarterly Report on Form 10-Q (Commission File No. 1-14035) filed June 9, 2011.
- Employment Agreement between Steven Hunter and Stage Stores, Inc. dated April 11, 2011 is incorporated

 10.31 by reference to Exhibit 10.5 Stage Stores' Quarterly Report on Form 10.0 (Commission File No. 1, 14035)
- by reference to Exhibit 10.5 Stage Stores' Quarterly Report on Form 10-Q (Commission File No. 1-14035)
 filed June 9, 2011.
 Employment Agreement between Ronald Lucas and Stage Stores, Inc. dated April 11, 2011 is incorporated
- by reference to Exhibit 10.6 to Stage Stores' Quarterly Report on Form 10-Q (Commission File No. 1-14035) filed June 9, 2011.

 Employment Agreement between Michael Searles and Stage Stores, Inc. dated September 12, 2011 is
- 10.33† incorporated by reference to Exhibit 10.1 to Stage Stores' Quarterly Report on Form 10-Q (Commission File No. 1-14035) filed December 7, 2011.
- Separation Agreement between Michael Searles and Stage Stores, Inc. dated June 19, 2013 is incorporated by reference to Exhibit 10.1 to Stage Stores' Quarterly Report on Form 10-Q (Commission File No. 1-14035) filed September 12, 2013.
 - Employment Agreement between Michael L. Glazer and Stage Stores, Inc. dated June 12, 2012 is
- 10.35† incorporated by reference to Exhibit 10.25 to Stage Stores' Quarterly Report on Form 10-Q (Commission File No. 1-14035) filed September 6, 2012.
- 10.36† Employment Agreement between Steven Lawrence and Stage Stores, Inc. dated July 23, 2012 is incorporated by reference to Exhibit 10.3 to Stage Stores' Quarterly Report on Form 10-Q (Commission File

No. 1-14035) filed June 13, 2013.

	Employment Agreement between Russ Lundy and Stage Stores, Inc. dated August 6, 2010 is incorporated by
10.37†	reference to Exhibit 10.2 to Stage Stores' Quarterly Report on Form 10-Q (Commission File No. 1-14035)
	<u>filed June 13, 2013.</u>
1./	Code of Ethics for Senior Officers dated January 25, 2011 is incorporated by reference to Exhibit 14 to Stage
<u>14</u>	Stores' Annual Report to Form 10-K (Commission File No. 1-14035) filed March 30, 2011.
	Preferability Letter from Independent Registered Public Accounting Firm dated October 19, 2006 is
<u>18</u>	incorporated by reference to Exhibit 18 to Stage Stores' Quarterly Report on Form 10-Q (Commission File
	No 1-14035) filed October 24, 2006.
21*	Subsidiaries of Stage Stores, Inc.
21* 23*	Consent of Independent Registered Public Accounting Firm.
24.1*	Power of Attorney: Directors (Form 10-K).
<u> 24.2*</u>	Power of Attorney: Section 16 Filers.
21 1*	Certification of Chief Executive Officer Pursuant to Rules 13a-14(a) and 15d-14(a) under the Securities
31.1*	Exchange Act of 1934, as amended.
31.2*	Certification of Chief Financial Officer Pursuant to Rules 13a-14(a) and 15d-14(a) under the Securities
31.2	Exchange Act of 1934, as amended.
<u>32*</u>	Certification of Chief Executive Officer and Chief Financial Officer Pursuant to 18 U.S.C. Section 1350.
	The following materials from Stage Stores Inc.'s Annual Report on Form 10-K for the fiscal year ended
	February 1, 2014, formatted in XBRL (eXtensible Business Reporting Language) are filed electronically
101	herewith: (i) the Consolidated Balance Sheets, (ii) the Consolidated Statements of Operations and
	Comprehensive Income, (iii) the Consolidated Statements of Cash Flows, (iv) the Consolidated Statements
	of Stockholders' Equity, and (v) Notes to Consolidated Financial Statements.

^{*}Filed electronically herewith.

[†]Management contract or compensatory plan or arrangement.

[#]Certain confidential portions have been omitted pursuant to a confidential treatment request that has been filed separately with the Securities and Exchange Commission.

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SIGNATURES

Pursuant to the requirements of Section 13 or 15(d) of the Securities Exchange Act of 1934, the registrant has duly caused this report to be signed on its behalf by the undersigned, thereunto duly authorized.

STAGE STORES, INC.

/s/ Michael L. Glazer April 2, 2014

Michael L. Glazer

President and Chief Executive Officer

(Principal Executive Officer)

STAGE STORES, INC.

/s/ Oded Shein April 2, 2014

Oded Shein

Executive Vice President, Chief Financial Officer

(Principal Financial Officer)

STAGE STORES, INC.

/s/ Richard E. Stasyszen

April 2,
2014

Richard E. Stasyszen

Senior Vice President, Finance and Controller

(Principal Accounting Officer)

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

* Alan J. Barocas	Director	April 2, 2014	* Lisa R. Kranc	Director	April 2, 2014
* Diane M. Ellis	Director	April 2, 2014	* William J. Montgoris	Director	April 2, 2014
/s/ Michael L. Glazer Michael L. Glazer	er Director	April 2, 2014	* C. Clayton Reasor	Director	April 2, 2014
* Gabrielle E. Greene	Director	April 2, 2014	* David Y. Schwartz	Director	April 2, 2014
* Earl J. Hesterberg	Director	April 2, 2014	* Ralph P. Scozzafava	Director	April 2, 2014

(Constituting a majority of the Board of Directors)

*By: /s/ Oded Shein Oded Shein Attorney-in-Fact

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REPORT OF INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM

To the Board of Directors and Stockholders of Stage Stores, Inc. Houston, Texas

We have audited the accompanying consolidated balance sheets of Stage Stores, Inc. and subsidiaries (the "Company") as of February 1, 2014 and February 2, 2013, and the related consolidated statements of operations and comprehensive income, stockholders' equity, and cash flows for each of the three years in the period ended February 1, 2014. We also have audited the Company's internal control over financial reporting as of February 1, 2014 based on criteria established in Internal Control — Integrated Framework (1992) issued by the Committee of Sponsoring Organizations of the Treadway Commission. The Company's management is responsible for these financial statements, for maintaining effective internal control over financial reporting, and for its assessment of the effectiveness of internal control over financial reporting, included in Management's Annual Report on Internal Control Over Financial Reporting at Item 9A. Our responsibility is to express an opinion on these financial statements and an opinion on the Company's internal control over financial reporting based on our audits.

We conducted our audits in accordance with the standards of the Public Company Accounting Oversight Board (United States). Those standards require that we plan and perform the audit to obtain reasonable assurance about whether the financial statements are free of material misstatement and whether effective internal control over financial reporting was maintained in all material respects. Our audits of the financial statements included examining, on a test basis, evidence supporting the amounts and disclosures in the financial statements, assessing the accounting principles used and significant estimates made by management, and evaluating the overall financial statement presentation. Our audit of internal control over financial reporting included obtaining an understanding of internal control over financial reporting, assessing the risk that a material weakness exists, and testing and evaluating the design and operating effectiveness of internal control based on the assessed risk. Our audits also included performing such other procedures as we considered necessary in the circumstances. We believe that our audits provide a reasonable basis for our opinions.

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

Because of the inherent limitations of internal control over financial reporting, including the possibility of collusion or improper management override of controls, material misstatements due to error or fraud may not be prevented or detected on a timely basis. Also, projections of any evaluation of the effectiveness of the internal control over financial reporting to future periods are subject to the risk that the controls may become inadequate because of changes in conditions, or that the degree of compliance with the policies or procedures may deteriorate.

In our opinion, the consolidated financial statements referred to above present fairly, in all material respects, the financial position of Stage Stores, Inc. and subsidiaries as of February 1, 2014 and February 2, 2013 and the results of their operations and their cash flows for each of the three years in the period ended February 1, 2014, in conformity with accounting principles generally accepted in the United States of America. Also, in our opinion, the Company maintained, in all material respects, effective internal control over financial reporting as of February 1, 2014, based on the criteria established in Internal Control — Integrated Framework (1992) issued by the Committee of Sponsoring Organizations of the Treadway Commission.

/s/ DELOITTE & TOUCHE LLP

Houston, Texas April 2, 2014

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Stage Stores, Inc. Consolidated Balance Sheets (in thousands, except par value)

	February 1, 2014	February 2, 2013	
ASSETS			
Cash and cash equivalents	\$14,762	\$17,937	
Merchandise inventories, net	434,407	413,928	
Prepaid expenses and other current assets	40,082	35,467	
Total current assets	489,251	467,332	
Property, equipment and leasehold improvements, net	282,534	290,701	
Intangible asset	14,910	14,910	
Other non-current assets, net	24,142	21,928	
Total assets	\$810,837	\$794,871	
LIABILITIES AND STOCKHOLDERS' EQUITY			
Accounts payable	\$125,707	\$110,826	
Income taxes payable	5,345	14,929	
Current portion of debt obligations	2,354	744	
Accrued expenses and other current liabilities	61,850	81,573	
Total current liabilities	195,256	208,072	
Long-term debt obligations	60,871	11,585	
Deferred taxes	15,644	19,461	
Other long-term liabilities	84,622	90,883	
Total liabilities	356,393	330,001	
Commitments and contingencies	_	_	
Common stock, par value \$0.01, 100,000 shares authorized, 31,222 and 32,014 shares issued, respectively	312	320	
Additional paid-in capital	384,295	376,615	
Less treasury stock - at cost, 0 and 0 shares, respectively	(967)	(701)	
Accumulated other comprehensive loss	(4,616)	(6,135)	
Retained earnings	75,420	94,771	
Total stockholders' equity	454,444	464,870	
Total liabilities and stockholders' equity	\$810,837	\$794,871	

The accompanying notes are an integral part of these statements.

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Stage Stores, Inc.

Consolidated Statements of Operations and Comprehensive Income (in thousands, except earnings per share)

Net sales	Fiscal Year 2013 \$1,633,556	2012 \$1,645,800		2011 \$1,511,919	
Cost of sales and related buying, occupancy and distribution expenses	1,202,754	1,186,025		1,101,319	
Gross profit	430,802	459,775		410,600	
Selling, general and administrative expenses Store opening costs	398,294 2,959	392,727 3,657		353,834 5,670	
Interest expense, net of income of \$0, \$0 and \$24, respectively	2,744	3,011		3,821	
Income before income tax Income tax expense Net income	26,805 10,163 \$16,642	60,380 22,201 \$38,179		47,275 16,315 \$30,960	
Other comprehensive income (loss): Employee benefit related adjustment, net of tax of \$683, (\$992), (\$1,289), respectively	\$1,138	\$(1,645)	\$(2,186)
Amortization of employee benefit related costs net of tax of \$229, \$156, and \$220, respectively	of 381	258		373	
Total other comprehensive income (loss) Comprehensive income	1,519 \$18,161	(1,387 \$36,792)	(1,813 \$29,147)
Basic and diluted earnings per share data:					
Basic earnings per share Basic weighted average shares outstanding	\$0.51 32,034	\$1.20 31,278		\$0.93 33,021	
Diluted earnings per share Diluted weighted average shares outstanding	\$0.51 32,311	\$1.19 31,600		\$0.92 33,278	

The accompanying notes are an integral part of these statements.

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Stage Stores, Inc. Consolidated Statements of Cash Flows (in thousands)

	Fiscal Year		2012		2011	
Cook flows from an austin a activities.	2013		2012		2011	
Cash flows from operating activities: Net income	¢16.640		¢20 170		¢20.060	
	\$16,642		\$38,179		\$30,960	
Adjustments to reconcile net income to net cash provided by						
operating activities:	60.025		60.426		61.690	
Depreciation, amortization and impairment of long-lived assets	69,925		60,426		61,680	
Loss (gain) on retirements of property, equipment and leasehold	860		454		(101)
improvements Deferred in come torses	(000	`	1 100		6.769	
Deferred income taxes Toy hangfit (definionary) from stock based companyation	(808)	1,108	`	6,768 738	
Tax benefit (deficiency) from stock-based compensation	1,761		(1,311)		
Stock-based compensation expense	8,417		7,803		7,690	
Amortization of debt issuance costs	279	`	417	\	347	`
Excess tax benefits from stock-based compensation	(2,076)	(1,024)	(1,339)
Deferred compensation obligation	266		(134)	134	
Amortization of employee benefit related costs	610		414		592	
Construction allowances from landlords	4,162		4,193		4,499	
Other changes in operating assets and liabilities:	(20, 470	,	(65.004	\	(22, 4.42	,
Increase in merchandise inventories	(20,479)	(65,984)	(22,443)
Increase in other assets	(6,375)	(4,802)	(4,369)
Increase (decrease) in accounts payable and other liabilities	(26,657)	36,242		(7,101)
Net cash provided by operating activities	46,527		75,981		78,055	
Cash flows from investing activities:						
Additions to property, equipment and leasehold improvements	(61,263)	(49,489)	(45,731)
Proceeds from insurance and disposal of assets	27		50		413	
Net cash used in investing activities	(61,236)	(49,439)	(45,318)
Cash flows from financing activities:						
Proceeds from revolving credit facility borrowings	494,885		357,910		238,800	
Payments of revolving credit facility borrowings	(445,490)	(376,410)	(214,300)
Payments of long-term debt obligations	(744	í	(18,674)	(13,489)
Payments of debt issuance costs	(128	Ś	(10,07 ·	,	(1,149)
Repurchases of common stock	(31,367	í	(61)	(109,985)
Payments for stock related compensation	(2,381)	(326)	(934)
Proceeds from issuance of equity awards	10,149	,	21,306	,	7,286	,
Excess tax benefits from stock-based compensation	2,076		1,024		1,339	
Cash dividends paid	(15,466)	(11,995)	(11,033)
Net cash provided by (used in) financing activities	11,534	,	(27,226)	(103,465)
Net easil provided by (used in) inflancing activities	11,554		(27,220)	(103,403	,
Net decrease in cash and cash equivalents	(3,175)	(684)	(70,728)
Cash and cash equivalents:						
Beginning of period	17,937		18,621		89,349	
End of period	\$14,762		\$17,937		\$18,621	

Supplemental disclosures including non-cash investing and financing activities:

Interest paid	\$2,392	\$2,679	\$3,516
Income taxes paid	18,789	13,674	14,920
Unpaid liabilities for capital expenditures	4,918	5,176	3,887

The accompanying notes are an integral part of these statements.

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Stage Stores, Inc. Consolidated Statements of Stockholders' Equity (in thousands, except per share amounts)

	Common Stock		Additional Paid-in	Treasury Stock		Accumulated Other Comprehensi	Retained	
	Shares	Amount	Capital	Shares	Amount	Loss	Earnings	Total
Balance, January 29, 2011	56,946	\$569	\$516,079	(20,508)	\$(320,055)	\$ (2,935)	\$295,851	\$489,509
Net income	_	_	_	_	_	_	30,960	30,960
Other comprehensive	e		_			(1,813)		(1,813)
loss Dividends on						,		,
common stock, \$0.33 per share	3—	_	_	_	_	_	(11,033)	(11,033)
Deferred compensation	_	_	134	_	(134)	_	_	_
Repurchases of common stock	_		_	(6,819)	(109,985)	_	_	(109,985)
Retirement of	(27,327)	(273)	(181,907)	27,327	429,339	_	(247,159)	_
treasury stock Issuance of equity		,	, , ,	•	,		, , ,	
awards, net	825	8	7,278	_	_	_	_	7,286
Tax withholdings								
paid for net	_	_	(800)	_	_	_	_	(800)
settlement of stock awards								
Stock-based								
compensation	_	_	7,690	_	_	_	_	7,690
expense								
Tax benefit from stock-based			738					738
compensation			730					730
Recognition of								
pre-reorganization			154					154
deferred tax assets								
Balance, January 28, 2012	30,444	\$304	\$349,366		\$(835)	\$ (4,748)	\$68,619	\$412,706
Net income	_	_	_	_		_	38,179	38,179
Other comprehensive loss		_	_	_	_	(1,387)	_	(1,387)
Dividends on								
common stock, \$0.38	3—	_	_	_	_	_	(11,995)	(11,995)
per share Deferred								
compensation		_	(134)		134		_	_
1								

Repurchases of common stock	_		_	_		(4)	(61)	_		_		(61)
Retirement of treasury stock	(4)		(29)	4		61		_		(32)	_	
Issuance of equity awards, net	1,574		16	21,290		_		_		_		_		21,306	
Tax withholdings paid for net settlement of stock awards	_		_	(460)	_		_		_		_		(460)
Stock-based compensation expense	_		_	7,803		_		_		_		_		7,803	
Tax deficiency from stock-based compensation	_		_	(1,311)	_		_		_		_		(1,311)
Recognition of pre-reorganization deferred tax assets	_		_	90		_		_		_		_		90	
Balance, February 2, 2013	32,014		\$320	\$376,615	5	_		\$(701)	\$ (6,135)	\$94,771		\$464,870	C
Net income				_		_				_		16,642		16,642	
Other comprehensive income	e		_	_		_		_		1,519		_		1,519	
Dividends on common stock, \$0.475 per share	_		_	_		_		_		_		(15,466)	(15,466)
Deferred compensation	_		_	266		_		(266)	_		_		_	
Repurchases of common stock	_		_	_		(1,626)	(31,367)	_		_		(31,367)
Retirement of treasury stock	(1,626)	(16)	(10,824)	1,626		31,367				(20,527)	_	
Issuance of equity awards, net	834		8	10,141		_		_		_		_		10,149	
Tax withholdings paid for net settlement of stock awards	_		_	(2,115)	_		_		_		_		(2,115)
Stock-based compensation expense	_		_	8,417		_		_		_		_		8,417	
Tax benefit from stock-based compensation	_		_	1,761		_		_		_		_		1,761	
Recognition of pre-reorganization deferred tax assets	_		_	34		_		_		_		_		34	
Balance, February 1, 2014	31,222		\$312	\$384,295	5	_		\$(967)	\$ (4,616)	\$75,420		\$454,444	4

The accompanying notes are an integral part of these statements.

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Stage Stores, Inc.
Notes to Consolidated Financial Statements
NOTE 1 - DESCRIPTION OF BUSINESS AND SIGNIFICANT ACCOUNTING POLICIES

Description of business: Stage Stores, Inc. (the "Company" or "Stage Stores") is a Houston, Texas-based specialty department store retailer, which operates under the Bealls, Goody's, Palais Royal, Peebles and Stage nameplates. The Company offers moderately priced, nationally recognized brand name and private label apparel, accessories, cosmetics and footwear for the entire family. As of February 1, 2014, the Company also operated an off-price concept under the Steele's nameplate, that was sold on March 7, 2014. See Note 16 for additional disclosures on the Steele's divestiture. As of February 1, 2014, the Company operated 883 stores located in 40 states, including 35 Steele's stores. The Company also offers its merchandise direct-to-consumer through its eCommerce website and Send program. The eCommerce website features similar, but broader, assortments of merchandise as that found in the Company's stores, as well as other products not carried in its stores. The Send program allows customers to have merchandise shipped directly to their homes from another store if their size or color is not available in a local store.

Principles of consolidation: The consolidated financial statements include the accounts of the Company, its subsidiary, Specialty Retailers, Inc., a Texas corporation, and its subsidiary, Specialty Retailers (TX) LLC, a Texas limited liability company. All intercompany transactions have been eliminated in consolidation. The Company reports in a single operating segment – the operation of retail department stores. Revenues from customers are derived from merchandise sales. The Company does not rely on any major customer as a source of revenue.

Fiscal year: References to a particular year are to the Company's fiscal year, which is the 52- or 53-week period ending on the Saturday closest to January 31st of the following calendar year. For example, a reference to "2011" is a reference to the fiscal year ended January 28, 2012, "2012" is a reference to the fiscal year ended February 2, 2013 and "2013" is a reference to the fiscal year ended February 1, 2014. 2011 and 2013 consisted of 52 weeks, while 2012 consisted of 53 weeks.

Use of estimates: The preparation of financial statements in conformity with accounting principles generally accepted in the United States of America requires management to make certain estimates and assumptions that affect the amounts reported in the financial statements and accompanying notes. On an ongoing basis, the Company evaluates its estimates, including those related to inventory, deferred tax assets, intangible asset, long-lived assets, sales returns, gift card breakage, pension obligations, self-insurance and contingent liabilities. Actual results could differ from these estimates. Management bases its estimates on historical experience and on various assumptions which are believed to be reasonable under the circumstances.

Cash and cash equivalents: The Company considers highly liquid investments with initial maturities of less than three months to be cash equivalents.

Concentration of credit risk: Financial instruments which potentially subject the Company to concentrations of credit risk are primarily cash. The Company's cash management and investment policies restrict investments to low-risk, highly-liquid securities and the Company performs periodic evaluations of the relative credit standing of the financial institutions with which it deals.

Merchandise inventories: The Company values merchandise inventories using the lower of cost or market with cost determined using the weighted average cost method. The Company capitalizes distribution center costs associated with preparing inventory for sale, such as distribution payroll, benefits, occupancy, depreciation and other direct operating expenses as part of merchandise inventories. The Company also includes in inventory the cost of freight to the Company's distribution centers and to stores as well as duties and fees related to import purchases.

Vendor allowances. The Company receives consideration from its merchandise vendors in the form of allowances and reimbursements. Given the promotional nature of the Company's business, the allowances are generally intended to offset the Company's costs of handling, promoting, advertising and selling the vendors' products in its stores. Vendor allowances related to the purchase of inventory are recorded as a reduction to the cost of inventory until sold. Vendor allowances are recognized as a reduction of cost of goods sold or the related selling expense when the purpose for which the vendor funds were intended to be used has been fulfilled and amounts have been authorized by vendors. As part of the Company's South Hill merchandising consolidation, the Company changed the method of collecting advertising allowances from its vendors resulting in a reduction in the amount of these allowances considered as a reimbursement for specific, incremental, identifiable costs incurred to sell vendors' products. Accordingly, beginning in 2013, the majority of advertising allowances are now recorded as a reduction to the cost of merchandise purchases.

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Stage Stores, Inc.

Notes to Consolidated Financial Statements- (continued)

Stock-based compensation: The Company recognizes compensation expense in an amount equal to the fair value of share-based payments granted to employees and independent directors. That cost is recognized ratably in selling, general and administrative expense over the period during which an employee or independent director is required to provide service in exchange for the award.

Property, equipment and leasehold improvements: Additions to property, equipment and leasehold improvements are recorded at cost and depreciated over their estimated useful lives using the straight-line method. The estimated useful lives of leasehold improvements do not exceed the term of the related lease, including applicable available renewal options where appropriate. The estimated useful lives in years are generally as follows:

Buildings & improvements	20
Store and office fixtures and equipment	5 - 10
Warehouse equipment	5 - 15
Leasehold improvements - stores	5 - 15
Leasehold improvements - corporate office	10 - 20

Impairment of long-lived assets: Property, plant and equipment and other long-lived assets are reviewed to determine whether any events or changes in circumstances indicate that the carrying amount of the asset may not be recoverable. For long-lived assets to be held and used, the Company bases its evaluation on impairment indicators such as the nature of the asset's physical condition, the future economic benefit of the asset, any historical or future profitability measurements and other external market conditions or factors that may be present. If such impairment indicators are present or other factors exist that indicate the carrying amount of the asset may not be recoverable, the Company determines whether an impairment has occurred through the use of an undiscounted cash flows analysis of the asset at the lowest level for which identifiable cash flows exist. If an impairment has occurred, the Company recognizes a loss for the difference between the carrying amount and the estimated fair value of the asset. Management's judgment is necessary to estimate fair value. Accordingly, actual results could vary from those estimates.

Intangible asset and impairment of intangible assets: As a part of the acquisition of Peebles in 2003, the Company acquired the rights to the tradename and trademark (collectively the "Tradename") of "Peebles," which was identified as an indefinite life intangible. The value of the Tradename was determined to be \$14.9 million at the time of the Peebles acquisition. Indefinite life intangible assets are not amortized but are tested for impairment annually or more frequently when indicators of impairment exist. The Company completed its annual impairment test during the fourth quarter of 2013 and determined there was no impairment.

Insurance recoveries: The Company incurred casualty losses during 2013, 2012 and 2011. The Company received total insurance proceeds of \$0.7 million, \$0.1 million and \$1.7 million during 2013, 2012 and 2011, respectively, and recognized a net gain of \$0.2 million in 2013, a net loss of \$0.5 million in 2012 and a net gain of \$0.4 million in 2011, which are included in the Consolidated Statements of Operations and Comprehensive Income as selling, general and administrative expenses.

Debt issuance costs: Debt issuance costs are accounted for as a deferred charge and amortized on a straight-line basis over the term of the related financing agreement. The balance of debt issuance costs, net of accumulated amortization of \$0.7 million and \$0.4 million, is \$0.7 million and \$0.9 million at February 1, 2014 and February 2, 2013, respectively.

Revenue recognition: Net sales, which excludes sales tax and are net of estimated returns, are recorded at point-of-sale in stores when payment is received and the customer takes possession of merchandise and at time of shipment for eCommerce sales. Shipping and handling fees charged to customers are also included in net sales with the corresponding costs recorded as costs of goods sold. The Company records deferred revenue on its balance sheet for the sale of gift cards and recognizes this revenue upon the redemption of gift cards in net sales. The Company similarly records deferred revenue on its balance sheet for merchandise credits issued related to customer returns and recognizes this revenue upon the redemption of the merchandise credits.

Gift card and merchandise credit liability: Unredeemed gift cards and merchandise credits are recorded as a liability. Gift card and merchandise credit breakage income ("breakage income") represents the balance of gift cards and merchandise credits for which the Company believes the likelihood of redemption is remote. Breakage income is recognized based on usage or historical redemptions. The Company's gift cards and merchandise credits are considered to be a large pool of homogeneous transactions. The Company uses historical data to determine the breakage rate and objectively determines the estimated time period of actual redemptions. The Company recognized approximately \$1.0 million, \$1.0 million and \$0.8 million of breakage

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Stage Stores, Inc.

Notes to Consolidated Financial Statements- (continued)

income in 2013, 2012 and 2011, respectively, which is included in the Consolidated Statements of Operations and Comprehensive Income as a reduction in selling, general and administrative expenses.

Customer Loyalty Program: Customers who spend a required amount within a specified timeframe using the Company's private label credit card receive reward certificates which can be redeemed for merchandise. The Company estimates the net cost of the rewards that will be issued and redeemed and records this cost as purchases toward reward certificates are accumulated. The cost of the loyalty rewards program benefit is recorded in cost of sales, given that the Company provides customers with merchandise for these awards.

Store opening expenses: Costs related to the opening of new stores and the rebranding of current stores to a new nameplate are expensed as incurred. Store opening expenses include the rent accrued during the rent holiday period on new and relocated stores.

Advertising expenses: Advertising costs are charged to operations when the related advertising first takes place. Advertising costs were \$94.2 million, \$74.7 million and \$64.7 million, for 2013, 2012 and 2011, respectively, which are net of advertising allowances received from vendors of \$5.2 million, \$17.1 million and \$16.9 million, respectively.

Rent expense: The Company records rent expense on a straight-line basis over the lease term, including the build out period, and where appropriate, applicable available lease renewal option periods. The difference between the payment and expense in any period is recorded as deferred rent in other long-term liabilities in the Consolidated Balance Sheets. The Company records construction allowances from landlords when contractually earned as a deferred rent credit in other long-term liabilities. Such deferred rent credit is amortized over the related term of the lease, commencing the date the Company contractually earned the construction allowance, as a reduction of rent expense. The deferred rent credit was \$49.4 million and \$54.1 million as of February 1, 2014 and February 2, 2013, respectively.

Certain leases provide for contingent rents that are not measurable at inception. These contingent rents are primarily based on a percentage of sales that are in excess of a predetermined level. These amounts are excluded from minimum rent and are included in the determination of total rent expense when it is probable that the expense has been incurred and the amount is reasonably estimable.

Income taxes: The provision for income taxes is computed based on the pretax income included in the Consolidated Statements of Operations and Comprehensive Income. The asset and liability approach is used to recognize deferred tax liabilities and assets for the expected future tax consequences of temporary differences between the carrying amounts for financial reporting purposes and the tax basis of assets and liabilities. A valuation allowance is established if it is more likely than not that some portion of the deferred tax asset will not be realized. See Note 15 for additional disclosures regarding income taxes and deferred income taxes.

Earnings per share: Basic earnings per share is computed using the weighted average number of common shares outstanding during the measurement period. Diluted earnings per share is computed using the weighted average number of common shares as well as all potentially dilutive common share equivalents outstanding during the measurement period. Stock options, stock appreciation rights ("SARs") and non-vested stock grants were the only potentially dilutive share equivalents the Company had outstanding at February 1, 2014.

The Company has issued non-vested stock grants that contain non-forfeitable rights to dividends. Under Accounting Standards Codification ("ASC") 260-10, Earnings Per Share, non-vested stock grants that contain non-forfeitable

rights to dividends or dividend equivalents are considered participating securities and are included in the calculation of basic and diluted earnings per share pursuant to the two-class method. The two-class method determines earnings per share for each class of common stock and participating securities according to dividends or dividend equivalents and their respective participation rights in undistributed earnings. See Note 3 for additional disclosures regarding earnings per share.

Recent accounting standards: In February 2013, the FASB issued ASU No. 2013-02, which amends ASC Topic 220, Comprehensive Income and requires that entities present information about reclassification adjustments from accumulated other comprehensive income in their interim and annual financial statements. The standard requires that entities present either on the face of the income statement or as a separate note to the financial statements, the effect of significant amounts reclassified from each component of accumulated other comprehensive income. If a component is not required to be reclassified to net income in its entirety, entities are required to cross reference to the related footnote for additional information. For public companies, the

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Stage Stores, Inc.

Notes to Consolidated Financial Statements- (continued)

standard was effective for fiscal years and interim periods beginning after December 15, 2012. The adoption of this guidance required changes solely in presentation, and therefore did not have a significant impact on the Company's condensed consolidated financial statements.

In January 2013, the FASB issued ASU No. 2013-01, Clarifying the Scope of Disclosures about Offsetting Assets and Liabilities, which clarifies the scope of transactions that are subject to the disclosures about offsetting and requires disclosure of information about the effect or potential effect of financial instrument netting arrangements on financial position. Entities are required to present both net (offset amounts) and gross information in the notes to the financial statements for relevant assets and liabilities that are offset. This guidance was effective for fiscal years beginning on or after January 1, 2013, and interim period within those annual periods. The adoption of this guidance did not have a significant impact on the Company's consolidated financial statements.

In July 2012, the FASB issued ASU No. 2012-02, Intangibles - Goodwill and Other, which amends the guidance in ASC 350-30 on testing indefinite-lived intangible assets for impairment. The revised guidance permits an entity first to assess qualitative factors to determine whether it is more likely than not that an indefinite-lived intangible asset is impaired as a basis for determining whether it is necessary to perform the quantitative impairment test. The ASU was effective for impairment tests performed for fiscal years beginning after September 15, 2012. For its 2013 impairment testing, the Company performed a quantitative assessment and elected not to perform a qualitative assessment. The adoption of this ASU did not have a material impact on the Company's consolidated financial condition, results of operations or cash flows.

NOTE 2- SOUTH HILL CONSOLIDATION

On February 11, 2013, the Company announced its plans to consolidate its South Hill, Virginia operations into its Houston, Texas corporate headquarters (the "South Hill Consolidation"). This action was the culmination of an initiative that the Company began in 2012. The reasons for the South Hill Consolidation were: (i) to have department store functions and processes entirely together in one location, (ii) to strengthen collaboration, teamwork and communications, while streamlining operations, enhancing overall operational efficiency and reducing costs, and (iii) to create consistency in merchandising, marketing and eCommerce.

Total expenses in 2013 associated with the South Hill Consolidation, which was completed in 2013, were \$11.3 million, of which \$1.4 million remained unpaid and is included in accrued expenses and other current liabilities on the Condensed Consolidated Balance Sheet as of February 1, 2014. The costs, which were primarily for severance and transitional payroll and related benefits, recruiting and relocation costs, and visual presentation supplies and other, were recorded in selling, general and administrative expenses on the Condensed Consolidated Statements of Operations and Comprehensive Income. The Company incurred and paid \$2.7 million in 2012 primarily for transitional payroll and related benefits, recruiting and relocation costs, and property and equipment impairment. Merchandise cost of sales for 2013 also includes approximately \$12.5 million related to the South Hill Consolidation due to inventory liquidation costs associated with discontinued vendors and merchandise and advertising allowances deferred in inventory.

During 2013, the Company committed to a plan to sell the building which housed its former South Hill operations and expects to complete the sale within one year. Accordingly, the disposal group with a carrying value of \$0.6 million has been reclassified as held for sale and included in prepaid expenses and other current assets on the Condensed Consolidated Balance Sheet as of February 1, 2014.

NOTE 3- EARNINGS PER SHARE

Basic earnings per share is computed using the weighted average number of common shares outstanding during the measurement period. Diluted earnings per share is computed using the weighted average number of common shares as well as all potentially dilutive common share equivalents outstanding during the measurement period.

Under Accounting Standards Codification ("ASC") 260-10, Earnings Per Share, non-vested stock grants that contain non-forfeitable rights to dividends or dividend equivalents are considered participating securities and are included in the calculation of basic and diluted earnings per share pursuant to the two-class method. The two-class method determines earnings per share for each class of common stock and participating securities according to dividends or dividend equivalents and their respective participation rights in undistributed earnings. Earnings per share ("EPS") has been calculated under the two-class method.

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Stage Stores, Inc.

Notes to Consolidated Financial Statements- (continued)

The following tables show the computation of basic and diluted earnings per share for each period (in thousands, except per share amounts):

	Fiscal Year					
	2013		2012		2011	
Basic EPS:						
Net Income	\$16,642		\$38,179		\$30,960	
Less: Allocation of earnings to participating securities	(232)	(541)	(375)
Net income allocated to common shares	16,410		37,638		30,585	
Basic weighted average shares outstanding	32,034		31,278		33,021	
Basic EPS	\$0.51		\$1.20		\$0.93	
	Fiscal Year		2012		2011	
	2013		2012		2011	
Diluted EPS:						
Net Income	\$16,642		\$38,179		\$30,960	
Less: Allocation of earnings to participating securities	(232)	(537)	(373)
Net income allocated to common shares	16,410		37,642		30,587	
Basic weighted average shares outstanding	32,034		31,278		33,021	
Add: Dilutive effect of stock awards	277		322		257	
Diluted weighted average shares outstanding	32,311		31,600		33,278	
Diluted EPS	\$0.51		\$1.19		\$0.92	

The following table illustrates the number of stock options and SARs that were outstanding, but not included in the computation of diluted earnings per share because the exercise price of the stock options and SARs was greater than the average market price of the Company's common shares (in thousands):

	Fiscal Year		
	2013	2012	2011
Number of anti-dilutive stock options and SARs	414	329	1,910

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Stage Stores, Inc.

Notes to Consolidated Financial Statements- (continued)

NOTE 4 – FAIR VALUE MEASUREMENTS

The Company recognizes or discloses the fair value of its financial and non-financial assets and liabilities on a recurring and non-recurring basis. Fair value is defined as the price that would be received from selling an asset or paid to transfer a liability in an orderly transaction between market participants at the measurement date. When determining the fair value measurements for assets and liabilities which are required to be recorded at fair value, the Company assumes the highest and best use of the asset by market participants in which the Company would transact and the market-based risk measurements or assumptions that market participants would use in pricing the asset or liability.

The Company applies the following fair value hierarchy, which prioritizes the inputs used to measure fair value into three levels, and bases the categorization within the hierarchy upon the lowest level of input that is available and significant to the fair value measurement:

Level 1 - Quoted prices in active markets for identical assets or liabilities.

Level 2 - Observable inputs other than quoted prices in active markets for identical assets and liabilities, quoted prices for identical or similar assets or liabilities in inactive markets, or other inputs that are observable or can be corroborated by observable market data for substantially the full term of the assets or liabilities.

Level 3Inputs that are both unobservable and significant to the overall fair value measurement reflect the Company's estimates of assumptions that market participants would use in pricing the asset or liability.

The following tables present the Company's financial assets and liabilities measured at fair value on a recurring basis in the Consolidated Balance Sheets (in thousands):

in the Consolidated Dalance Sheets (in thou	isanus):			
	February 1, 2014			
	Balance	Quoted Prices in Active Markets for Identical Instruments (Level 1)	Significant Other Observable Inputs (Level 2)	Significant Unobservable Inputs (Level 3)
Other assets:				
Securities held in grantor trust for deferred compensation plans (1)(2)	\$21,023	\$21,023	\$—	\$—
Accrued expenses and other current				
liabilities:				
Deferred non-employee director equity compensation plan liability (2)	\$226	\$226	\$ —	\$ —
	February 2, 2013			
	Balance	Quoted Prices in Active Markets for Identical Instruments (Level 1)	Significant Other Observable Inputs (Level 2)	Significant Unobservable Inputs (Level 3)
Other assets:				
Securities held in grantor trust for deferred compensation plans (1)(2)	\$18,498	\$18,498	\$—	\$—

⁽¹⁾ The Company has recorded in other long-term liabilities amounts related to these assets for the amount due to participants corresponding in value to the securities held in the grantor trust.

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Stage Stores, Inc.

Notes to Consolidated Financial Statements- (continued)

Using the market approach, the fair values of these items represent quoted market prices multiplied by the quantities held. Net gains and losses related to the changes in fair value in the assets and liabilities under the various deferred compensation plans are recorded in selling, general and administrative expenses and were nil during 2013 and 2012.

The following table shows the Company's nonfinancial assets measured at fair value on a nonrecurring basis in the Consolidated Balance Sheets (in thousands):

	February 1, 2014			
	Balance	Quoted Prices in Active Markets for Identical Instruments (Level 1)	Significant Other Observable Inputs (Level 2)	Significant Unobservable Inputs (Level 3)
Assets:				
Store property, equipment and leasehold improvements (3)	\$4,562	\$—	\$ —	\$4,562
	February 2, 2013			
	1 cordary 2, 2013	Quoted Prices in Active	Significant	Significant
	Balance	Markets for Identical Instruments (Level 1)	Other Observable Inputs (Level 2)	Unobservable Inputs (Level 3)
Assets:	Balance	Identical Instruments	Observable Inputs	Unobservable Inputs

In accordance with ASC No. 360-10, Accounting for the Impairment or Disposal of Long-Lived Assets, using an undiscounted cash flow model, the Company identified certain stores whose cash flow trends indicated that the carrying value of store property, equipment and leasehold improvements may not be fully recoverable and determined that impairment charges were necessary for 2013. The Company uses a discounted cash flow model to determine the fair value of its impaired assets. Key assumptions in determining future cash flows include, among (3) other things, expected future operating performance and changes in economic conditions. Long-lived assets with a carrying amount of \$12.6 million in 2013 and \$4.0 million in 2012 were written down to their estimated fair value of \$4.6 million in 2013 and \$3.0 million in 2012, resulting in impairment charges of approximately \$8.0 million during 2013 and \$1.0 million during 2012. The \$8.0 million in 2013 includes approximately \$7.3 million of impairment charges for Steele's, which was disposed of subsequent to February 1, 2014. See Note 16 for additional disclosures on the Steele's divestiture.

Financial instruments not measured at fair value are cash and cash equivalents, payables and debt obligations. The Company believes that the Revolving Credit Facility approximates fair value since interest rates are adjusted to reflect current rates.

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Stage Stores, Inc.

Notes to Consolidated Financial Statements- (continued)

NOTE 5 - PROPERTY, EQUIPMENT AND LEASEHOLD IMPROVEMENTS

The components of property, equipment and leasehold improvements were as follows (in thousands):

	February 1, 2014	February 2, 2013
Land	\$1,842	\$1,873
Buildings and improvements	15,511	17,786
Fixtures and equipment	457,335	421,547
Leasehold improvements	345,598	331,164
Property, equipment and leasehold improvements	820,286	772,370
Accumulated depreciation	537,752	481,669
Property, equipment and leasehold improvements, net	\$282,534	\$290,701

Depreciation expense was \$61.9 million, \$59.3 million and \$61.2 million for 2013, 2012 and 2011, respectively. During 2013, 2012 and 2011, the Company, as a result of its ongoing review of the performance of its stores, identified certain stores whose cash flow trends indicated that the carrying value of property, equipment and leasehold improvements may not be fully recoverable. Impairment charges for these stores of \$0.7 million, \$0.8 million and \$0.5 million were recorded in 2013, 2012 and 2011, respectively. The charges reflect the difference between these stores' carrying value and their fair value. In addition, property and equipment impairment charges for Steele's, which was disposed of subsequent to February 1, 2014, totaled \$7.3 million in 2013 and \$0.2 million in impairment charges were recorded in 2012 related to the South Hill Consolidation. Cost of sales includes \$57.0 million, \$49.3 million and \$47.6 million in 2013, 2012 and 2011, respectively, related to depreciation expense and impairment charges. See Note 16 for additional disclosures on the Steele's divestiture.

NOTE 6 - ACCRUED EXPENSES AND OTHER CURRENT LIABILITIES

The components of accrued expenses and other current liabilities were as follows (in thousands):

	February 1, 2014	February 2, 2013
Accrued compensation and benefits	\$13,730	\$32,516
Gift card and merchandise credit liability	9,952	9,511
Self-insurance liability	8,603	8,541
Accrued occupancy	5,720	6,054
Accrued advertising	4,389	6,934
Current deferred income tax	4,721	834
Accrued capital expenditures	2,756	2,899
Other	11,979	14,284
Accrued expenses and other current liabilities	\$61,850	\$81,573

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Stage Stores, Inc.

Notes to Consolidated Financial Statements- (continued)

NOTE 7 - DEBT OBLIGATIONS

Debt obligations consist of the following (in thousands):

	February 1, 2014	February 2, 2013
Revolving Credit Facility	\$55,395	\$6,000
Finance lease obligations	5,584	6,329
Other financing	2,246	_
Total debt obligations	63,225	12,329
Less: Current portion of debt obligations	2,354	744
Long-term debt obligations	\$60,871	\$11,585

On June 30, 2011, the Company entered into an Amended and Restated Credit Agreement for a \$250.0 million senior secured revolving credit facility (the "Revolving Credit Facility") that matures on June 30, 2016. The Revolving Credit Facility includes an uncommitted accordion feature to increase the size of the facility to \$350.0 million. The Revolving Credit Facility is used by the Company to provide financing for working capital, capital expenditures and other general corporate purposes. Borrowings under the Revolving Credit Facility are limited to the availability under a borrowing base that is determined principally on eligible inventory as defined by the Revolving Credit Facility agreement. Inventory and cash and cash equivalents are pledged as collateral under the Revolving Credit Facility. The daily interest rates under the Revolving Credit Facility are determined by a prime rate or LIBOR, plus an applicable margin, as set forth in the Revolving Credit Facility agreement. On July 24, 2013, the Revolving Credit Facility agreement was amended to lower the applicable margin rates by 0.25%. In addition, the amendment fixed the commitment fee at 0.25% for the remaining term of the Revolving Credit Facility. During 2013, the weighted average interest rate on outstanding borrowings and the average daily borrowings under the Revolving Credit Facility were 1.82% and \$57.6 million, respectively, as compared to 2.1% and \$24.4 million in 2012. The outstanding balance on the Company's Revolving Credit Facility was \$55.4 million and \$6.0 million as of February 1, 2014 and February 2, 2013, respectively.

The Company also issues letters of credit under the Revolving Credit Facility to support certain merchandise purchases and to collateralize retained risks and deductibles under various insurance programs. At February 1, 2014, the Company had outstanding letters of credit totaling approximately \$5.4 million. These letters of credit expire within twelve months of issuance. Excess borrowing availability under the Revolving Credit Facility at February 1, 2014, net of letters of credit outstanding, outstanding borrowings and accrued interest of \$0.1 million, was \$189.1 million.

The Revolving Credit Facility agreement contains covenants that, among other things, restrict, based on required levels of excess availability, (i) the amount of additional debt or capital lease obligations, (ii) the payment of dividends and repurchase of common stock under certain circumstances and (iii) related party transactions. The Revolving Credit Facility agreement also contains a fixed charge coverage ratio covenant in the event excess availability is below a defined threshold or an event of default has occurred. At February 1, 2014, the Company was in compliance with all of the financial covenants of the Revolving Credit Facility agreement and expects to continue to be in compliance in 2014.

While infrequent in occurrence, occasionally the Company is responsible for the construction of leased stores and for paying project costs. ASC No. 840-40-55, The Effect of Lessee Involvement in Asset Construction, requires the Company to be considered the owner (for accounting purposes) of this type of project during the construction period. Such leases are accounted for as finance lease obligations with the amounts received from the landlord being recorded in debt obligations. Interest expense is recognized at a rate that will amortize the finance lease obligation over the

initial term of the lease. Where ASC No. 840-40-55 was applicable, the Company has recorded finance lease obligations with interest rates ranging from 6.1% to 16.9% on its Consolidated Balance Sheets related to five store leases as of February 1, 2014. Minimum annual payments required under existing finance lease obligations as of February 1, 2014 are as follows (in thousands):

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Notes to Consolidated Financial Statements- (continued)

Fiscal Year	Minimum Lease Payments	Less: Interest	Principal Payments
2014	\$1,346	\$487	\$859
2015	1,366	404	962
2016	1,366	311	1,055
2017	1,366	207	1,159
2018	1,096	101	995
Thereafter	580	26	554
Total	\$7,120	\$1,536	\$5,584

During 2013, the Company financed approximately \$2.2 million of capital expenditures, bearing interest of 2.1%, of which \$1.5 million will be paid in 2014 and \$0.7 million in 2015.

NOTE 8 – OTHER LONG-TERM LIABILITIES

The components of other long-term liabilities were as follows (in thousands):

	February 1, 2014	February 2, 2013
Deferred rent	\$49,376	\$54,083
Deferred compensation	21,023	18,602
Pension liability	4,723	6,698
Deferred revenue under ADS agreement	6,500	7,500
Other	3,000	4,000
Other long-term liabilities	\$84,622	\$90,883

NOTE 9 - COMMITMENTS AND CONTINGENCIES

The Company has numerous contractual commitments for purchases of merchandise inventories, services arising in the ordinary course of business, letters of credit, Revolving Credit Facility and other debt service and leases. Contractual obligations for purchase of goods or services are defined as agreements that are enforceable and legally binding and that specify all significant terms, including: fixed or minimum quantities. In the ordinary course of business, the Company enters into arrangements with vendors to purchase merchandise typically up to six months in advance of expected delivery. These purchase orders do not contain any significant termination payments or other penalties if canceled.

From time to time, the Company and its subsidiaries are involved in various legal proceedings arising in the ordinary course of their business. Management does not believe that any pending legal proceedings, either individually or in the aggregate, are material to the financial condition, results of operations or cash flows of the Company or its subsidiaries.

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Stage Stores, Inc.
Notes to Consolidated Financial Statements—(continued)

NOTE 10 - STOCKHOLDERS' EQUITY

The Company's deferred compensation plan covering executives and certain officers provides an investment option that allows participants to elect to purchase shares of the Company's common stock (the "Company Stock Investment Option"). The Company established a grantor trust to facilitate the collection of funds and purchase of Company shares on the open market at prevailing market prices. All shares purchased through the grantor trust are held in the trust until the participants are eligible to receive the benefits under the terms of the plan. At the time of the participant's eligibility, the deferred compensation obligation related to the Company Stock Investment Option is settled by the delivery of the fixed number of shares held by the grantor trust on the participant's behalf. In 2013, 2012 and 2011, participants in the Company's deferred compensation plan elected to invest approximately \$0.3 million, \$0.1 million and \$0.1 million, respectively, of the total amount of deferred compensation withheld, in the Company Stock Investment Option. The purchase of shares made by the grantor trust on behalf of the participants is included in treasury stock and the corresponding deferred compensation obligation is included in additional paid-in capital.

On April 8, 2013, the Company announced that its Board of Directors (the "Board") approved a 25% increase in the Company's quarterly cash dividend rate to \$0.125 per share from the previous quarterly rate of \$0.10 per share. The new quarterly rate of \$0.125 per share was and is applicable to dividends declared by the Board beginning May 23, 2013. On February 21, 2014, the Company announced that the Board declared a quarterly cash dividend of \$0.125 per share on the Company's common stock, payable on March 19, 2014, to shareholders of record at the close of business on March 4, 2014.

On March 7, 2011, the Board approved a Stock Repurchase Program (the "2011 Stock Repurchase Program") which authorized the Company to repurchase up to \$200 million of its outstanding common stock. The 2011 Stock Repurchase Program will expire when the Company has repurchased \$200 million of its outstanding common stock, unless terminated earlier by the Board. Through June 10, 2012, the Company repurchased approximately \$100.1 million of its outstanding common stock under the 2011 Stock Repurchase Program. On June 11, 2012, the Company announced that its Board had chosen not to spend additional capital under the 2011 Stock Repurchase Program for the time being. In addition, the Board authorized the Company to repurchase shares of its outstanding common stock equal to the amount of proceeds and related tax benefits from the exercise of stock options, SARs and other equity grants. Under such authorization, the Company repurchased 1,626,037 shares of its common stock for approximately \$31.4 million during 2013. Purchases of shares of the Company's common stock may be made from time to time, either on the open market or through privately negotiated transactions and are financed by the Company's existing cash, cash flow and other liquidity sources, as appropriate.

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Stage Stores, Inc.

Notes to Consolidated Financial Statements- (continued)

NOTE 11 - PRIVATE LABEL CREDIT CARD PORTFOLIO

On August 8, 2012, the Company entered into an Amended and Restated Private Label Credit Card Plan Agreement (the "Agreement") with World Financial Network Bank (now Comenity Bank) (the "Bank"), an affiliate of Alliance Data Systems Corporation ("ADS"). The Agreement supersedes, restates and amends in its entirety an Amended and Restated Private Label Credit Card Program Agreement dated March 5, 2004, and various subsequent amendments thereto, between the Company and the Bank.

Under the terms of the Agreement, which will remain in effect until July 31, 2021, the Bank will continue to provide private label credit card services for the Company's credit card program, including account acquisition and activation, receivables funding, card authorization, private label credit card issuance, statement generation, remittance processing, customer service functions and marketing services. The Company is required to perform certain duties, including electronic processing and transmitting of transaction records and marketing and promoting the private label credit card. As consideration, among other payments set forth in the Agreement, the Bank will pay the Company a monthly net portfolio yield payment and an annual portfolio performance bonus, if earned. Under the previous agreement, the Company received a premium or paid a discount on certain private label credit card sales, a share of certain fees generated by the portfolio and marketing support.

The Company received certain upfront payments upon execution of the Agreement that are being recognized over the life of the Agreement. The Company realized \$46.3 million, \$31.0 million and \$18.8 million related to its private label credit card agreements during 2013, 2012 and 2011, respectively, which have been recorded as a reduction to selling, general and administrative expenses.

NOTE 12 - OPERATING LEASES

The Company leases stores, its corporate headquarters, one distribution center and equipment under operating leases. Such leases generally contain renewal options and require that the Company pay for utilities, taxes and maintenance expense. A number of store leases provide for escalating minimum rent. Rent expense for operating leases for 2013, 2012 and 2011 was \$80.7 million, \$75.9 million and \$72.9 million, respectively, and includes minimum rentals of \$76.8 million, \$71.5 million and \$69.2 million in 2013, 2012 and 2011, respectively. Rent expense also includes contingent rentals of \$3.9 million, \$4.4 million and \$3.7 million in 2013, 2012 and 2011, respectively, and sublease rental income of \$0.01 million, \$0.01 million and \$0.01 million in 2013, 2012 and 2011, respectively.

Minimum rental commitments on long-term, non-cancelable operating leases at February 1, 2014, net of sub-lease rental income, are as follows (in thousands):

Fiscal Year	Commitments
2014	\$86,388
2015	80,337
2016	69,601
2017	59,350
2018	45,886
Thereafter	96,175
Total	\$437,737

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Stage Stores, Inc.

Notes to Consolidated Financial Statements- (continued)

NOTE 13 – STOCK-BASED COMPENSATION

As approved by the Company's shareholders, the Company established the Amended and Restated 2001 Equity Incentive Plan (the "2001 Equity Incentive Plan") and the Amended and Restated 2008 Equity Incentive Plan (the "2008 Equity Incentive Plan" and collectively with the 2001 Equity Incentive Plan, the "Equity Incentive Plans") to reward, retain and attract key personnel. The Equity Incentive Plans provide for grants of non-qualified or incentive stock options, stock appreciation rights ("SARs"), performance shares or units, stock units and stock grants. To fund the 2001 and 2008 Equity Incentive Plans, 12,375,000 and 4,550,000 shares of the Company's common stock were reserved for issuance upon exercise of awards, respectively.

The following table summarizes the stock compensation expense by type of grant for 2013, 2012 and 2011 (in thousands, except per share amounts):

	Fiscal Year					
	2013		2012		2011	
Stock options and SARs	\$1,521		\$3,034		\$4,244	
Non-vested stock	4,204		3,198		2,027	
Performance shares	2,692		1,571		1,419	
Total compensation expense	8,417		7,803		7,690	
Related tax benefit	(3,165)	(2,869)	(2,653)
	\$5,252		\$4,934		\$5,037	
Per share:						
Basic	\$0.16		\$0.16		\$0.15	
Diluted	0.16		0.16		0.15	

As of February 1, 2014, the Company had unrecognized compensation cost of \$15.5 million related to stock-based compensation awards granted. That cost is expected to be recognized over a weighted average period of 2.27 years.

Stock Options and SARs

The Company historically granted stock options and SARs to its employees and members of management. The right to exercise stock options and SARs generally vests over four years from the date of grant, with 25% vesting at the end of each of the first four years following the date of grant. Stock options and SARs are settled by issuance of common stock. Options issued prior to January 29, 2005, will generally expire, if not exercised, within ten years from the date of the grant, while options and SARs granted after that date generally expire, if not exercised, within seven years from the date of grant. No stock options or SARs were granted during 2013 or 2012. The weighted average grant date fair value for SARs granted during 2011 was \$8.69.

The following table provides the significant weighted average assumptions used in determining the estimated fair value, at the date of grant under the Black-Scholes option-pricing model, of SARs granted in 2011:

Fiscal Year 2011

Expected volatility 63.4 % - 63.7%

Weighted average volatility 63.6%

Risk-free rate 1.5 % - 1.9%

Expected life of options (in years) 4.3

Expected dividend yield 1.6 % - 1.9%

The expected volatility was based on historical volatility for a period equal to the award's expected life. The risk-free rate is based on the U.S. Treasury yield curve in effect at the time of grant. The expected life (estimated period of time outstanding) of awards granted was estimated using the historical exercise behavior of employees. The expected dividend yield is based on the current dividend payout activity and the market price of the Company's stock.

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Stage Stores, Inc.

Notes to Consolidated Financial Statements—(continued)

The following table summarizes information about stock options and SARs outstanding under the Equity Incentive Plans as of February 1, 2014 and changes during the fifty-two weeks ended February 1, 2014:

	Number of Outstanding Shares		Weighted Average Exercise Price	Weighted Average Remaining Contractual Term (years)	Aggregate Intrinsic Value (in thousands)
Outstanding at February 2, 2013 Exercised	1,877,415 (673,829)	\$ 16.69 16.85	•	
Forfeited	(140,735)	17.27		
Outstanding at February 1, 2014	1,062,851		\$16.52	2.5	\$3,559
Vested or expected to vest at February 1, 2014	1,004,436		\$16.48	2.4	\$3,424
Exercisable at February 1, 2014	770,776		\$16.23	2.0	\$2,885

The following table summarizes information about non-vested stock options and SARs outstanding as of February 1, 2014 and changes during the fifty-two weeks ended February 1, 2014:

Weighted

Number of Shares	Average Grant Date
790,164	Fair Value \$7.31
(395,589)	6.65
(102,500)	8.46
292,075	7.97
	Shares 790,164 (395,589 (102,500)

The aggregate intrinsic value of stock options and SARs, defined as the amount by which the market price of the underlying stock on the date of exercise exceeds the exercise price of the option, exercised during 2013, 2012 and 2011 was \$6.0 million, \$6.9 million and \$4.2 million, respectively.

Non-vested Stock

The Company grants shares of non-vested stock to its employees, members of management and independent directors. The non-vested stock converts one for one to common stock at the end of the vesting period at no cost to the recipient to whom it is awarded. The vesting period of the non-vested stock ranges from one to four years from the date of grant.

The following table summarizes information about non-vested stock granted by the Company as of February 1, 2014 and changes during the fifty-two weeks ended February 1, 2014:

			Weighted
Non-vested Stock		Number of	Average
		Shares	Grant Date
			Fair Value

Outstanding at February 2, 2013	642,409	\$16.21
Granted	330,373	24.97
Vested	(191,713) 16.42
Forfeited	(128,610) 17.13
Outstanding at February 1, 2014	652,459	20.40

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Stage Stores, Inc.

Notes to Consolidated Financial Statements- (continued)

The aggregate intrinsic value of non-vested stock that vested during 2013, 2012 and 2011 was \$4.8 million, \$2.3 million and \$2.3 million, respectively. The weighted-average grant date fair value for non-vested shares granted in 2013, 2012 and 2011 was \$24.97, \$16.10 and \$17.88, respectively. The payment of the employees' tax liability for a portion of the non-vested shares that vested during 2013 was satisfied by withholding shares with a fair value equal to the tax liability. As a result, the actual number of shares issued was 146,729.

Performance Shares

The Company grants performance shares to members of senior management, at no cost to the recipient, as a means of rewarding them for the Company's long-term performance based on shareholder return performance measures. The actual number of shares that could be issued ranges from zero to a maximum of two times the number of granted shares outstanding ("Target Shares"), as reflected in the table below. The actual number of shares issued is determined by the Company's shareholder return performance relative to a specific group of companies over a three-year performance cycle. Compensation expense, which is recorded ratably over the vesting period, is based on the fair value at grant date and the anticipated number of shares of the Company's common stock, which is determined on a Monte Carlo probability model. Grant recipients do not have any shareholder rights until the granted shares have been issued.

The following table summarizes information about the performance shares that remain outstanding as of February 1, 2014:

Period Granted	Target Shares Outstanding at Beginning of Year	Target Shares Granted	Target Shares Vested	Target Shares Forfeited		Target Shares Outstanding at End of Year	Weighted Average Grant Date Fair Value per Share
2011	39,800		(1,150)	(10,000)	28,650	\$25.00
2012	238,100	_	(3,300)	(36,600)	198,200	18.04
2013		158,400	_	(7,150)	151,250	33.81
Total	277,900	158,400	(4,450)	(53,750)	378,100	

During 2013, 104,490 shares, with an aggregate intrinsic value of \$2.7 million, vested related to the 2010 performance share grant. The payment of the recipients' tax liability for shares vesting during 2013 of approximately \$0.9 million was satisfied by withholding shares with a fair value equal to the tax liability. As a result, the actual number of shares issued was 75,176.

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Stage Stores, Inc.
Notes to Consolidated Financial Statements—(continued)

NOTE 14 - BENEFIT PLANS

401(k) Plan: The Company has a contributory 401(k) savings plan (the "401(k) Plan") covering all full and part-time employees with 60 days of service, who are age 21 or older. Under the 401(k) Plan, participants may contribute up to 50% of their qualifying earnings on a pre-tax basis, and up to 10% of their qualifying earnings on a post-tax basis, subject to certain restrictions. The Company currently matches 50% of each participant's pre-tax contributions, limited up to 6% of each participant's compensation under the Plan. The Company may make discretionary matching contributions during the year. The Company's matching contributions expense for the 401(k) Plan were approximately \$1.5 million, \$1.5 million and \$1.4 million in 2013, 2012 and 2011, respectively.

Deferred Compensation Plans: The Company has two deferred compensation plans (the "Deferred Compensation Plans") which provide executives, certain officers and key employees of the Company with the opportunity to participate in unfunded, deferred compensation programs that are not qualified under the Internal Revenue Code of 1986, as amended, (the "Code"). Generally, the Code and the Employee Retirement Income Security Act of 1974, as amended, restrict contributions to a 401(k) plan by highly compensated employees. The Deferred Compensation Plans are intended to allow participants to defer income on a pre-tax basis. Under the Deferred Compensation Plans, participants may defer up to 50% of their base salary and up to 100% of their bonus and earn a rate of return based on actual investments chosen by each participant. The Company has established grantor trusts for the purposes of holding assets to provide benefits to the participants. For the plan involving the executives and certain officers, the Company will match 100% of each participant's contributions, up to 10% of the sum of their base salary and bonus. For the plan involving other key employees, the Company may make a bi-weekly discretionary matching contribution. The Company currently matches 50% of each participant's contributions, up to 6% of the participant's compensation offset by the contribution the Company makes to the participant's 401(k) account, if any. For both Deferred Compensation Plans, Company contributions are vested 100%. In addition, the Company may, with approval by the Board of Directors, make an additional employer contribution in any amount with respect to any participant as is determined in its sole discretion. The Company's matching contribution expense for the Deferred Compensation Plans was approximately \$0.9 million, \$1.7 million and \$0.9 million for 2013, 2012 and 2011, respectively.

Non-Employee Director Equity Compensation Plan: In 2003, the Company adopted, and the Company's shareholders approved, the 2003 Non-Employee Director Equity Compensation Plan. The plan was amended and restated effective December 19, 2009. The Company has reserved 225,000 shares of its common stock to fund this plan. Under this plan, non-employee Directors have the option to defer all or a portion of their annual compensation fees and to receive such deferred fees in the form of restricted stock or deferred stock units as defined in this plan. At February 1, 2014 and February 2, 2013, \$0.2 million and \$0.3 million, respectively, were deferred under this plan.

Frozen Defined Benefit Plan: The Company sponsors a defined benefit plan (the "Plan"), which covers substantially all employees who had met eligibility requirements and were enrolled prior to June 30, 1998. The Plan was frozen effective June 30, 1998.

Benefits for the Plan are administered through a trust arrangement, which provides monthly payments or lump sum distributions. Benefits under the Plan were based upon a percentage of the participant's earnings during each year of credited service. Any service after the date the Plan was frozen will continue to count toward vesting and eligibility for normal and early retirement for existing participants. The measurement dates used to determine pension benefit obligations were February 1, 2014 and February 2, 2013.

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Stage Stores, Inc.

Notes to Consolidated Financial Statements- (continued)

Information regarding the Plan is as follows (in thousands):

	Fiscal Year			
	2013		2012	
Change in benefit obligation:				
Benefit obligation at beginning of year	\$40,037		\$37,888	
Employer service cost	360		_	
Interest cost	1,723		1,889	
Actuarial (gain) loss	(1,609)	3,830	
Plan disbursements	(3,932)	(3,570)
Projected benefit obligation at end of year	36,579		40,037	
Change in plan assets:				
Fair value of plan assets at beginning of year	33,339		33,363	
Actual return on plan assets	2,449		3,446	
Employer contributions	_		100	
Plan disbursements	(3,932)	(3,570)
Fair value of plan assets at end of year	31,856		33,339	
Underfunded status	\$(4,723)	\$ (6,698)
Amounts recognized in the consolidated balance sheet consist of:				
Accrued benefit liability - included in other long-term liabilities	\$ (4,723)	\$(6,698)
Amount recognized in accumulated other comprehensive loss, pre-tax (1)	7,442		9,873	

(1) Consists solely of net actuarial losses as there are no prior service costs.

	Fiscal Year					
	2013		2012			
Weighted-average assumptions:						
For determining benefit obligations at year-end:						
Discount rate	4.81	%	4.43	%		
	Fiscal Year					
	2013		2012		2011	
For determining net periodic pension cost for year	••					
Discount rate	4.43	%	5.10	%	5.99	%
Expected return on assets	7.00	%	7.00	%	7.50	%

The discount rate was determined using yields on a hypothetical bond portfolio that matches the approximated cash flows of the Plan. The Company develops its long-term rate of return assumptions using long-term historical actual return data considering the mix of investments that comprise plan assets and input from professional advisors. The Plan's trustees have engaged investment advisors to manage and monitor performance of the investments of the Plan's assets and consult with the Plan's trustees.

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Stage Stores, Inc.

Notes to Consolidated Financial Statements- (continued)

The allocations of Plan's assets by category are as follows:

		Fiscal Year	
	2014 Target Allocation	2013	2012
Equity securities	50%	56%	51%
Fixed income securities	50	42	47
Other - primarily cash	_	2	2
Total	100%	100%	100%

The Company employs a total return investment approach whereby a mix of equities and fixed income investments are used to maximize the long-term return on Plan assets for a prudent level of risk. The investment portfolio consists of actively managed and indexed mutual funds of domestic and international equities and investment-grade corporate bonds and U.S. government securities. Investment risk is measured and monitored on an ongoing basis through quarterly investment portfolio reviews and annual liability measurements.

The following tables present the Plan assets measured at fair value on a recurring basis in the Consolidated Balance Sheets (in thousands):

	February 1, 2014	Overtad Bridge in		
	Balance	Quoted Prices in Active Markets for Identical Instruments (Level 1)	Significant Other Observable Inputs (Level 2)	Significant Unobservable Inputs (Level 3)
Mutual funds:				
Equity securities	\$17,773	\$17,773	\$—	\$—
Fixed income securities	13,512	13,512	_	_
Other - primarily cash	571	571	_	_
Total	\$31,856	\$31,856	\$ —	
	February 2, 2013			
	February 2, 2013 Balance	Quoted Prices in Active Markets for Identical Instruments (Level 1)	Significant Other Observable Inputs (Level 2)	Significant Unobservable Inputs (Level 3)
Mutual funds:	·	Active Markets for Identical Instruments	Observable Inputs	Unobservable Inputs
Mutual funds: Equity securities	·	Active Markets for Identical Instruments	Observable Inputs	Unobservable Inputs
	Balance	Active Markets for Identical Instruments (Level 1)	Observable Inputs (Level 2)	Unobservable Inputs (Level 3)
Equity securities	Balance \$17,106	Active Markets for Identical Instruments (Level 1) \$17,106	Observable Inputs (Level 2)	Unobservable Inputs (Level 3)

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Stage Stores, Inc.

Notes to Consolidated Financial Statements- (continued)

The components of net periodic benefit cost for the Plan were as follows (in thousands):

	Fiscal Year					
	2013		2012		2011	
Net periodic pension cost for the						
fiscal year:						
Employer service cost	\$360		\$—		\$—	
Interest cost	1,723		1,889		2,063	
Expected return on plan assets	(2,237)	(2,253)	(2,437)
Net loss amortization	610		414		158	
Net pension cost (income)	456		50		(216)
Loss due to settlement			_		434	
Total pension cost	\$456		\$50		\$218	

Other changes in Plan assets and benefit obligations recognized in other comprehensive loss are as follows (in thousands):

	Fiscal Year			
	2013		2012	
Amortization of net loss	\$(610)	\$(414)
Net (gain) loss	(1,821)	2,637	
Net change recognized in other comprehensive loss	s, pre-tax \$(2,431)	\$2,223	

The estimated net loss that will be amortized from accumulated other comprehensive loss into net periodic benefit cost over the next fiscal year is \$0.4 million.

The Company's funding policy is to make contributions to maintain the minimum funding requirements for its pension obligation in accordance with the Employee Retirement Income Security Act. The Company may elect to contribute additional amounts to maintain a level of funding to minimize the Pension Benefit Guaranty Corporation premium costs or to cover short-term liquidity needs of the Plan in order to maintain current invested positions. The Company expects to contribute approximately \$0.3 million during 2014.

The following benefit payments are expected to be paid (in thousands):

Fiscal Year	Payments
2014	\$3,129
2015	2,836
2016	3,541
2017	3,389
2018	3,003
Fiscal years 2019 - 2023	14,963

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Stage Stores, Inc.

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Notes to Consolidated Financial Statements- (continued)

NOTE 15 - INCOME TAXES

All Company operations are domestic. Income tax expense consisted of the following (in thousands):

Fiscal Year		•		,
2013		2012		2011
\$9,462		\$17,467		\$8,108
(761)	1,170		6,101
8,701		18,637		14,209
1,509		3,626		1,673
(47)	(62)	433
1,462		3,564		2,106
\$10,163		\$22,201		\$16,315
	\$9,462 (761 8,701 1,509 (47 1,462	2013 \$9,462 (761) 8,701 1,509 (47) 1,462	2013 2012 \$9,462 \$17,467 (761) 1,170 8,701 18,637 1,509 3,626 (47) (62 1,462 3,564	2013 2012 \$9,462 \$17,467 (761) 1,170 8,701 18,637 1,509 3,626 (47) (62) 1,462 3,564

2013

Reconciliation between the federal income tax expense charged to income before income tax computed at statutory tax rates and the actual income tax expense recorded follows (in thousands):

2012

Federal income tax expense at the statutory rate	\$9,382		\$21,133		\$16,546	
State income taxes, net	974		2,199		1,411	
Uncertain tax position	531					
Other	399		(99)	(625)
Job credits	(1,123)	(1,032)	(1,017)
	\$10,163		\$22,201		\$16,315	ŕ
Deferred tax assets (liabilities) consist of the foll	owing (in thousands):				
	February 1, 2014		February 2, 2013			
Gross deferred tax assets:						
Net operating loss carryforwards	\$599		\$717			
Accrued expenses	3,031		3,241			
Lease obligations	20,658		23,135			
Deferred compensation	13,371		13,885			
Deferred income	5,319		6,049			
Other	1,366		1,486			
	44,344		48,513			
Gross deferred tax liabilities:						
Inventory	(9,675)	(6,263)		
Depreciation and amortization	(54,570)	(62,047)		
	(64,245)	(68,310)		
Valuation allowance	(464)	(498)		
Net deferred tax liabilities	\$(20,365))	\$(20,295)		

2011

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Stage Stores, Inc.

Notes to Consolidated Financial Statements- (continued)

ASC No. 740, Income Taxes, requires recognition of future tax benefits of deferred tax assets to the extent such realization is more likely than not. Net non-current deferred tax liabilities were \$15.6 million and \$19.5 million and net current deferred tax liabilities were \$4.7 million and \$0.8 million at February 1, 2014 and February 2, 2013, respectively. Consistent with the requirements of ASC No. 740, the tax benefits recognized related to pre-reorganization deferred tax assets have been recorded as a direct addition to additional paid-in capital. The remaining valuation allowance of \$0.5 million and \$0.5 million at February 1, 2014 and February 2, 2013, respectively, was established for pre-reorganization state net operating losses, which may expire prior to utilization. Adjustments are made to reduce the recorded valuation allowance when positive evidence exists that is sufficient to overcome the negative evidence associated with those losses.

The Company has net operating loss carryforwards for state income tax purposes of approximately \$13.6 million which, if not utilized, will expire in varying amounts between 2014 and 2021. The Company does not have any net operating loss carryforwards for federal income tax purposes.

As of February 1, 2014, the total unrecognized tax benefit was \$0.5 million. Of this total, \$0.5 million represents the amount of unrecognized tax benefits that, if recognized, would favorably affect the effective income tax rate in a future period. A reconciliation of the beginning and ending amount of total unrecognized tax benefits, including associated interest, is as follows (in thousands):

	2013
Balance, beginning of period	\$ —
Additions based on tax positions related to 2013	105
Additions for tax positions for prior years	426
Balance, end of period	\$531

The Company files income tax returns in the U.S. federal jurisdiction and various state and local jurisdictions. The Company has concluded all U.S. federal income tax matters with the IRS for tax years through 2008, has a limited scope extension of time to assess taxes for tax year 2009, and is currently under audit for tax year 2010. The Company is subject to U.S. federal income tax examinations by tax authorities for the fiscal year ended January 29, 2011 and forward. The Company is also subject to audit by the taxing authorities of 38 states for years generally after 2008.

Although the outcome of tax audits is uncertain, the Company believes that adequate amounts of tax, interest and penalty have been accrued for any adjustments that are expected to result from the years still subject to examination. The company recognizes penalty and interest accrued related to unrecognized tax benefits as an income tax expense. During the years ended February 1, 2014, February 2, 2013, and January 28, 2012, the amount of penalties and interest accrued was almost nil.

Over the next 12 months, it is reasonably possible that the total unrecognized tax benefits could be reduced by \$0.5 million if our position is sustained upon audit, the controlling statute of limitations expires or we agree to a disallowance. The Company classifies unrecognized tax benefits expected to be settled within one year as current tax liabilities.

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Stage Stores, Inc.

Notes to Consolidated Financial Statements- (continued)

NOTE 16 - SUBSEQUENT EVENT

Steele's, an off-price concept, was launched on November 1, 2011 and by February 1, 2014, the number of stores had grown to 35. In order to focus all of the Company's attention on its core department store business, management began to evaluate options for the discontinuance of operations during the fourth quarter of 2013. Subsequent to February 1, 2014, the decision was made to divest the Steele's stores. On March 7, 2014, the Company completed a transaction to sell the Steele's off-price operations. As of February 1, 2014, the carrying values of the major assets and liabilities included in the Consolidated Balance Sheet related to Steele's were as follows (in thousands):

Merchandise inventories, net	February 1, 2014 \$10,498
Property, equipment and leasehold improvements, net	732
Other assets	442
Liabilities	809

NOTE 17 - QUARTERLY FINANCIAL INFORMATION (unaudited)

The following table shows quarterly information (in thousands, except per share amounts):

	Fiscal Year	2013	3			
	Q1		Q2	Q3		Q4
Net sales	\$378,637		\$395,331	\$360,177		\$499,411
Gross profit	90,216		115,469	83,092		142,025
Net income (loss)	(6,856)	9,607	(10,971)	24,862
Basic earnings (loss) per common share	\$(0.21)	\$0.29	\$(0.34)	\$0.79
Diluted earnings (loss) per common share	(0.21)	0.29	(0.34)	0.78
Basic weighted average shares	32,306		32,762	31,854		31,215
Diluted weighted average shares	32,306		33,073	31,854		31,438
	Fiscal Year	2012	2			
	Q1		Q2	Q3		Q4
	A		¢201.624	ΦΩ 7 Ω 7 ΩΩ		\$527,899
Net sales	\$365,694		\$381,624	\$370,583		\$321,099
Net sales Gross profit	\$365,694 98,839		\$381,624 115,174	\$370,583 79,864		170,898
)	•	•)	-
Gross profit	98,839)	115,174	79,864)	170,898
Gross profit Net income (loss)	98,839 (418)	115,174 11,662	79,864 (8,858)	170,898 35,793
Gross profit Net income (loss) Basic earnings (loss) per common share	98,839 (418 \$(0.01)	115,174 11,662 \$0.37	79,864 (8,858 \$(0.28)	170,898 35,793 \$1.10