SERVICE CORPORATION INTERNATIONAL Form 8-K/A

February 12, 2007

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

FORM 8-K/A

(Amendment No. 1) CURRENT REPORT

PURSUANT TO SECTION 13 OR 15(D) OF THE

SECURITIES EXCHANGE ACT OF 1934

Date of Report: February 12, 2007

(Date of earliest event reported: November 28, 2006):

SERVICE CORPORATION INTERNATIONAL

(Exact name of registrant as specified in its charter)

Texas 1-6402-1 74-1488375
(State or other jurisdiction of incorporation) File Number) Identification No.)

1929 Allen Parkway, Houston, TX (Address of principal executive offices)

77019 (Zip Code)

Registrant s telephone number, including area code: (713) 522-5141

Not Applicable

(Former name or former address, if changed since

last report.)

Check the appropriate box below if the Form 8-K filing is intended to simultaneously satisfy the filing obligation of the registrant under any of the following provisions (see General Instruction A.2. below):

- o Written communications pursuant to Rule 425 under the Securities Act (17 CFR 230.425)
- o Soliciting material pursuant to Rule 14a-12 under the Exchange Act (17 CFR 240.14a-12)
- o Pre-commencement communications pursuant to Rule 14d-2(b) under the Exchange Act (17 CFR 240.14d-2(b))
- o Pre-commencement communications pursuant to Rule 13e-4(c) under the Exchange Act (17 CFR 240.13.e-4(c))

On November 28, 2006, Service Corporation International (SCI) completed its acquisition of Alderwoods Group, Inc. (Alderwoods). At the effective time of the acquisition, all of the outstanding shares of Alderwoods common stock and restricted stock units were converted into the right to receive \$20.00 per share in cash, without interest. Each outstanding option or warrant to purchase Alderwoods common stock was converted into the right to receive, for each share of common stock issuable upon exercise of such option or warrant, cash in the amount of the excess, if any, of \$20.00 over the exercise price per share of such option or warrant. The aggregate cash consideration paid as a result of the acquisition was approximately \$880.7 million.

On November 29, 2006, SCI filed a Current Report on Form 8-K (the Report) stating that the required historical financial statements and other financial information with respect to Alderwoods and the required pro forma financial information with respect to the acquisition would be filed by an amendment to that Report. This Report replaces Item 9.01 of that filing:

ITEM 9.01. FINANCIAL STATEMENTS AND EXHIBITS.

(a) Financial Statements of Business Acquired.

The following information is included as an exhibit to this report as noted in (c) below:

- 1. Alderwoods s interim unaudited consolidated financial statements as of October 7, 2006 and for the forty and sixteen week periods ended October 7, 2006 and October 8, 2005 (see Exhibit 99.A); and
- 2. Alderwoods s audited consolidated financial statements as of and for the 52 weeks ended December 31, 2005 and January 1, 2005, and the 53 weeks ended January 3, 2004 and related notes to the financial statements (see Exhibit 99.B).
- (b) Pro Forma Financial Information.

The following unaudited pro forma combined condensed financial statements reflect the combination of the historical consolidated balance sheet and income statements of SCI and Alderwoods, adjusted for certain effects of the acquisition, the related financings, and the planned divestitures.

Unaudited Pro Forma Condensed Combined Balance Sheet					
Notes to the Unaudited Pro Forma Condensed Combined Balance Sheet					
Unaudited Pro Forma Condensed Combined Statements of Operations					
Notes to the Unaudo (c) Exhibits.	dited Pro Forma Condensed Combined Statements of Operations	A-9			
EXHIBIT NO.	DESCRIPTION OF EXHIBIT				

99.A Alderwoods Group, Inc. Interim Unaudited Consolidated Financial Statements as of October 7, 2006.

99.B Alderwoods Group, Inc. Audited Consolidated Financial Statements as of December 31, 2005.

SIGNATURES

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

SERVICE CORPORATION INTERNATIONAL

Date: February 12, 2007

By: /s/ Jeffrey I. Beason Name: Jeffrey I. Beason

Title: Vice President and Corporate

Controller

Service Corporation International Unaudited pro forma combined financial information

On November 28, 2006, Service Corporation International (SCI) acquired Alderwoods Group, Inc. (Alderwoods) for \$20.00 per share in cash, resulting in a total purchase price of \$1.2 billion, which includes Alderwoods debt, of which \$357.7 million was refinanced and \$2.2 million was assumed. The acquisition was financed from:

\$888.4 million of cash on hand, including \$490 million in proceeds, net of issuance costs, from the issuance of senior notes in October 2006:

borrowings under a new \$450 million senior credit facility, consisting of a \$150 million 3-year term loan, all of which was borrowed in connection with the acquisition, and a \$300 million 5-year revolving credit facility, none of which was drawn in connection with the acquisition; and

the issuance of \$200 million of debt securities in a private placement.

In connection with the acquisition, SCI and Alderwoods commenced tender offers to purchase certain outstanding notes. These offers expired on November 28, 2006 and SCI and Alderwoods purchased the notes that had been validly tendered.

SCI has executed a consent order with the staff of the FTC in connection with the acquisition, which identifies certain properties the FTC has required us to divest as a result of the acquisition. We have entered into or are currently negotiating agreements to sell these properties. These agreements are subject to review and approval by the FTC. We believe that divestiture of the assets, together with the divestiture of other assets that we have identified for sale, will generate proceeds of approximately \$230 million in the near future, which we expect to use to repay debt. There can be no assurance that the divestitures described above will be consummated, or if consummated will generate the proceeds described above.

The unaudited pro forma combined financial information reflects the combination of the historical consolidated balance sheet and statements of operations for SCI and Alderwoods, adjusted for certain effects of the acquisition, the related financings, and the planned divestitures.

The unaudited pro forma combined balance sheet gives effect to the transactions as if they had occurred on September 30, 2006. The unaudited pro forma combined statements of operations for the year ended December 31, 2005 and for the nine months ended September 30, 2006 give effect to the transactions as if they had occurred on January 1, 2005.

For purposes of the pro forma information, the asset groups to be sold pursuant to the divestitures have been reclassified on the pro forma balance sheet as assets held for sale and the results of operations of these asset groups have been eliminated from the pro forma statements of operations. No pro forma adjustments have been made to reflect any anticipated gain or loss from the divestitures and no adjustment has been made to reflect any earnings benefit from the reinvestment of any proceeds from the divestiture or any reduction of debt from the application of sale proceeds.

The unaudited pro forma adjustments are based upon currently available information and certain assumptions that we believe to be reasonable under the circumstances. The acquisition will be accounted for, and the pro forma combined financial information has been prepared, using the purchase method of accounting. The pro forma adjustments reflect our preliminary estimates of the purchase price allocation, which are subject to revision as more detailed analysis is completed and additional information on the fair value of Alderwoods assets and liabilities becomes available. Additionally, the pro forma adjustments reflect the actual financing transactions that occurred and the impact of those transactions based on estimated interest rates for floating rate financing.

These pro forma results should not be construed to be indicative of future results or results that actually would have occurred had the transactions occurred at the dates presented. In addition, we have not assumed any cost savings or synergies that might occur related to these transactions.

UNAUDITED PRO FORMA CONDENSED COMBINED BALANCE SHEET As of September 30, 2006 (dollars in thousands)

	SCI historical	Alderwoods historical(a)	Adjustments for the acquisition	Adjustments for the divestitures(l)	Adjustments for the financing	Pro forma
Assets			•	.,	S	
Current assets:						
Cash and cash						
equivalents	\$ 636,633	\$ 8,616	\$ (880,698)(b)	\$ (408)	\$ 306,966(m)	\$ 71,109
Receivables, net	59,114	56,796		(5,753)		110,157
Inventories	47,747	14,583		(541)		61,789
Current assets held						
for sale	3,657			6,763		10,420
Other	29,664	7,631		(61)		37,234
Total current assets	776,815	87,626	(880,698)		306,966	290,709
Preneed funeral						
receivables and trust						
investments	1,198,324	329,462		(46,838)		1,480,948
Preneed cemetery						
receivables and trust						
investments	1,245,726	322,200		(39,481)		1,528,445
Cemetery property,						
at cost	1,316,934	117,193	90,807(c)	(11,616)		1,513,318
Property and						
equipment, at cost,						
net	1,014,161	544,343	169,823(d)	(45,858)		1,682,469
Insurance invested		222.17.1		(222.17.1)		
assets		322,154		(322,154)		
Non-current assets	60.100			53 0.60 5		500.002
held for sale	68,188			520,695		588,883
Deferred charges	250 202	20.216	2.242()	(72)	11 220()	200.010
and other assets	258,203	38,216	2,243(e)	(73)	11,330(n)	309,919
Identifiable		20.956	151 601(f)	(22.714)		151 002
intangible assets Goodwill	1 002 562	20,856 296,211	154,681(f)	(23,714)		151,823
	1,083,563	290,211	(94,878)(g)			1,284,896
Cemetery perpetual care trust						
investments	681,924	248,919		(30,961)		899,882
mvestments	001,724	2+0,719		(30,901)		097,004
Total	\$7,643,838	\$ 2,327,180	\$ (558,022)	\$	\$ 318,296	\$9,731,292

Liabilities & Stockholders Equity

Current liabilities:

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Accounts payable and accrued liabilities	\$ 241,853	\$ 118,012	\$ 22,264(g)(1)	\$ (2,706)	\$ (2,773)(o)	\$ 376,650
Current maturities of long-term debt Current liabilities	30,629	2,185		(8)		32,806
held for sale Income taxes	336 22,491			2,714		3,050 22,491
Total current liabilities	295,309	120,197	22,264		(2,773)	434,997
Long-term debt Deferred preneed	1,265,213	362,282		(165)	360,842(p)	1,988,172
funeral revenues Deferred preneed	517,341	58,694	(9,640)(g)(1)	(8,112)		558,283
cemetery revenues Insurance policy	726,125	12,036	34,142(h)	(6,240)		766,063
liabilities Deferred income		302,298		(302,298)		
taxes Non-current liabilities held for	167,497	12,436	6,011(i)		(14,686)(q)	171,258
sale	43,523			426,692		470,215
Other liabilities Non-controlling interest in funeral	319,155	29,232	(5,408)(j)	(772)		342,207
and cemetery trusts Non-controlling	2,026,258	575,634		(78,144)		2,523,748
interest in cemetery perpetual care trust						
investments Total stockholders	676,832	248,980		(30,961)		894,851
equity	1,606,585	605,391	(605,391)(k)		(25,087)(r)	1,581,498
Total	\$7,643,838	\$ 2,327,180	\$ (558,022)	\$	\$ 318,296	\$9,731,292

See notes to unaudited pro forma condensed combined balance sheet.

Notes to the unaudited pro forma condensed combined balance sheet

(dollars in thousands)

- (a) Reflects the unaudited
 - consolidated

balance sheet of

Alderwoods as

of October 7,

2006. Certain

line items have

been reclassified

to conform to

SCI s

presentation.

- (b) Represents the cash purchase
 - price plus SCI

acquisition

costs.

- (c) Represents an
 - adjustment to

report

Alderwoods

cemetery

property at fair

value as part of

purchase

accounting. The

fair value of

Alderwoods

cemetery

property was

\$208,000 at

November 28,

2006, calculated

using

discounted

future cash

flows. The

carrying value

of Alderwoods

cemetery

property was

\$117,193 at

October 7,

2006, resulting

in a total increase to cemetery property of \$90,807.

(d) Represents an

adjustment to

report

Alderwoods

property and

equipment at

fair value as part

of purchase

accounting. The

estimated fair

value of

Alderwoods

property and

equipment was

\$714,166 at

November 28,

2006, calculated

using

discounted

future cash

flows. The

carrying value

of Alderwoods

property and

equipment was

\$544,343 at

October 7,

2006, resulting

in a total

increase to

property and

equipment of

\$169,823.

(e) Represents an

adjustment to

conform

Alderwoods

accounting for

the recognition

of sales of

undeveloped

cemetery

property with

SCI s historical

accounting policy. Deferred cemetery revenue was increased by \$12,777 and deferred charges and other assets were increased by \$2,243. See note (g)(2) and (h).

(f) Represents the additional intangible assets or adjustments to intangible assets to be recorded as a result of the

acquisition,

consisting of the following:

Trademarks and tradenames(1)	\$ 40,000
Cemetery customer relationships (2)	12,600
Funeral trust preneed deferred revenue and insurance funded preneed revenue (3)	51,255
Cemetery preneed deferred revenue (4)	46,282
Water rights	6,800
Licenses & permits	2,600
Adjustment to fair value of insurance subsidiary s in force insurance policies	(4,856)

\$154,681

(1) Represents the

value of various

local

trademarks and

tradenames

associated with

funeral and

cemetery

locations.

(2) Represents the

value of future

funeral services

and cemetery

services derived

from existing cemetery customers.

(3) Represents the

amount necessary to adjust preneed funeral trust deferred revenue for certain existing preneed funeral contracts, and insurance funded

(4) Represents the amount necessary to

contracts to their estimated fair value.

adjust preneed cemetery

deferred revenue for

certain existing

preneed cemetery

contracts to

their estimated fair value.

(g) Represents the

elimination of

previously

recorded goodwill

and the addition of

goodwill arising

from the

transaction.

Goodwill was

determined as

follows:

Equity purchase price SCI acquisition costs

861,235 19,463

Aggregate purchase price

880,698

Fair value of liabilities assumed(1) Fair value of assets acquired(2)

1,769,158 (2,448,523)

Goodwill arising from the transaction Alderwoods historical goodwill	201,333 (296,211)
Adjustment to goodwill	\$ (94,878)
(1) Represents the estimated fair value of liabilities assumed as follows:	
Historical total liabilities Adjustment to fair value preneed funeral deferred revenue Adjustment to fair value preneed cemetery deferred revenue (See note (h)) Adjustment to deferred income taxes (See note (i)) Adjustment to record certain severance obligations triggered by change of control provisions Adjustment to other liabilities (See note (j))	\$ 1,721,789 (9,640) 34,142 6,011 22,264 (5,408)
Fair value of liabilities assumed	\$ 1,769,158
(2) Represents the fair value of assets acquired as follows:	
Historical total assets Eliminate historical goodwill Adjustment to conform recognition of sales of undeveloped cemetery property (See note (e)) Adjustment to fair value cemetery property (See note (c)) Adjustment to fair value property and equipment (See note (d)) Adjustment to fair value identifiable intangible assets (See note (f))	\$ 2,327,180 (296,211) 2,243 90,807 169,823 154,681
Fair value of assets assumed	\$ 2,448,523
(h) The following represents adjustments to preneed cemetery deferred revenue arising as part of purchase accounting:	

Adjustment to fair value preneed cemetery deferred revenue Adjustment to conform recognition of sales of undeveloped cemetery property (See note (e))	\$ 21,365 12,777
Adjustment to preneed cemetery deferred revenue	\$ 34,142
(i) Represents an adjustment to deferred income tax liabilities as part of purchase accounting as follows:	
Deferred taxes related to adjustments to the fair market value of assets acquired and liabilities assumed (See notes (c), (d), (e), (f), (g), (h) and (j)) Elimination of valuation allowances on certain federal and state deferred tax assets based on the	\$ 162,490
expected combined operations of Alderwoods and SCI Elimination of deferred taxes related to previously recorded goodwill (See note (g))	(125,767) (30,712)
	\$ 6,011
(j) The following represents adjustments to other liabilities arising as part of purchase accounting:	
Adjustment to reclassify certain severance obligations previously accrued Adjustment to fair value pension liability	\$ (7,313) 1,905
Adjustment to other liabilities	\$ (5,408)
(k) Represents the elimination of Alderwoods historical equity balances.	
(l) For purposes of the pro forma information, the assets to be sold pursuant to the divestitures have been	

reclassified on the pro forma balance sheet as assets held for sale and the results of operations of these assets have been eliminated from the pro forma statement of operations. No pro forma adjustments have been made to reflect any anticipated gain or loss from the divestitures and no adjustment has been made to reflect any earnings benefit from the reinvestment of any proceeds from the divestitures or any reduction of debt from the application of

sale proceeds.

(m) Represents net cash provided as a result of the financing transactions, offset by the use of cash to extinguish debt and pay financing costs.	
Amounts extinguished:	
Repayment of existing Alderwoods indebtedness(1)	\$ 358,683
Repayment of SCI Senior Notes due 2009	139,047
Total amounts extinguished	497,730
Financing costs	18,342
Payment of accrued interest (see note (o))	2,773
Tender premiums	24,189
Total amounts paid	\$ 543,034
Debt issuance: Senior notes	\$ 500,000
Credit facility	150,000
Privately placed debt securities	200,000
Till taloly placed door securities	200,000
Total sources of cash	850,000
Total cash provided	\$ 306,966
(1) Excludes \$5,784 of existing Alderwoods debt assumed by SCI.	
(n) Represents the adjustment to deferred charges and other assets as set forth in the table below:	
Write-off of Alderwoods deferred financing costs for extinguished debt Write-off of SCI s deferred financing costs for extinguished debt	\$ (6,525) (487)

Financing costs	18,342
Total adjustment to deferred charges and other assets	\$ 11,330
	+,
(o) Represents the decrease in accounts payable and accrued liabilities as set forth in the table below:	
Payment of Alderwoods accrued interest on extinguished debt Payment of SCI s accrued interest on extinguished debt	\$ (1,494) (1,279)
Total adjustment to accounts payable and accrued liabilities	(2,773)
(p) Represents the increase in long-term debt as set forth in the table below:	
Amounts extinguished:	
Existing Alderwoods debt Existing SCI debt	\$ 358,683 130,475
Total amounts extinguished	489,158
	107,130
Debt issuance: Senior Notes	500,000
Credit facility	150,000
Privately placed notes	200,000
Total debt issuance	850,000
Total adjustment to long-term debt	\$ 360,842
(q) Represents the tax benefit related to the adjustments to stockholders equity for non-recurring charges directly attributable to	

the financing transactions (see note (r)).

(r) The following are the adjustments to

stockholders

equity related to

non-recurring

charges directly

attributable to

the financing

transactions:

Tender premiums	\$ 24,189
Write-off of SCI s original issuance discount for extinguished debt	8,572
Write-off of Alderwoods deferred financing fees for extinguished debt	6,525
Write-off of SCI s deferred financing fees for extinguished debt	487
Tax benefit	(14,686)
Total adjustments to stockholders equity	\$ 25,087

UNAUDITED PRO FORMA CONDENSED COMBINED STATEMENT OF OPERATIONS For the year ended December 31, 2005 (Dollars in thousands, except per share data)

Revenues Costs and expenses	SCI historical \$ 1,715,737 (1,417,592)	Alderwoods historical(a) \$ 748,914 (634,395)	Adjustments for the acquisition \$ (892)(b) (10,417)(c)		Adjustments for the financing \$	Pro forma \$ 2,304,158 (1,920,794)
Gross profit General and administrative	298,145	114,519	(11,309)	(17,991)		383,364
expenses Gains (loss) on dispositions and impairment charges,	(84,834)	(42,815)	7,751(d)			(119,898)
net	(26,093)	1,379	4,964(e)	404		(19,346)
Operating income Interest expense Loss on early extinguishment of	187,218 (103,733)	73,083 (30,069)	1,406	(17,587) 174	(23,021)(i)	244,120 (156,649)
debt Interest income Other income	(14,258) 16,706					(14,258) 16,706
(expense), net	2,774	4,662	(4,964)(e)			2,472
Income from continuing operations before	00 505	47.676	(2.550)	(17.410)	(22.021)	02.201
income taxes (Provision) benefit	88,707	47,676	(3,558)	(17,413)	(23,021)	92,391
for income taxes	(33,233)	(4,815)	(12,801)(f)	6,778(h)	8,434(j)	(35,637)
Income from continuing operations	\$ 55,474	\$ 42,861	\$ (16,359)	\$ (10,635)	\$ (14,587)	\$ 56,754
Income from continuing operations per share:	Ψ 33,474	Ψ +2,001	ψ (10,557)	ψ (10,033)	ψ (1 4 ,507)	ψ 30,734
Basic	\$ 0.19					\$ 0.19
Diluted Average common shares outstanding:	\$ 0.18					\$ 0.19
Basic	302,213					302,213
Diluted	306,745	dited pro form	a condensed com	bined statement o	of operations	306,745
56	e noies io unuu	anca pro joina	a conacusca com	onica simicintili (J Speranons.	

UNAUDITED PRO FORMA CONDENSED COMBINED STATEMENT OF OPERATIONS For the nine months ended September 30, 2006 (Dollars in thousands, except per share data)

Revenues Costs and expenses	SCI historica \$ 1,273,4 (1,030,7	177	hist \$	erwoods orical(a) 581,684 (487,920)	f	ustments or the uisition 2,344(b) (8,119)(c)		justments for the estitures(g) (134,612) 120,610		justments for the nancing	\$ Pro forma 1,722,893 (1,406,136)
Gross profit General and administrative	242,7	770		93,764		(5,775)		(14,002)			316,757
expenses Gain (loss) on dispositions and impairment charges,	(63,8	385)		(57,388)		5,813(d)					(115,460)
net	(38,1	141)		(588)		379(e)		(12,411)			(50,761)
Operating income Interest expense Interest income Other income	140,7 (86,6 21,0	667)		35,788 (21,503)		417		(26,413) (4)		(17,305)(i)	150,536 (125,479) 21,022
(expense), net	16,8	322		221		(379)(e)					16,664
Income from continuing operations before income taxes	91,9	921		14,506		38		(26,417)		(17,305)	62,743
(Provision) benefit for income taxes	(35,9	910)		(7,804)		1,690(f)		10,073(h)		6,340(j)	(25,611)
Income from continuing operations	\$ 56,0		\$	6,702	\$	1,728	\$	(16,344)	\$	(10,965)	\$ 37,132
Income from continuing operations per share:											
Basic		.19									\$ 0.13
Diluted Average Common Shares outstanding:	\$ 0.	.19									\$ 0.12
Basic	293,1										293,117
Diluted	297,3		71			, ,	, .	1	C	.•	297,353
Se	ee notes to i	ипаис	uted	pro formo	a con	densed com A-8	ibine	d statement o	f op	erations.	

Notes to unaudited pro forma condensed combined statement of operations

(dollars in thousands)

(a) Alderwoods historical information is derived from:(1) the audited

consolidated

statement of

operations for

the fifty-two

weeks ended

December 31,

2005 and (2) the

unaudited

consolidated

statement of

operations for

the forty weeks

ended

October 7,

2006. Certain of

Alderwoods line

items have been

reclassified to

conform to SCI s

presentation.

(b) The table below sets forth adjustments to revenue arising from the acquisition:

	Dec	er ended cember 31, 2005	ne months ended ptember 30, 2006
Preneed funeral contracts (1)		(2,000)	(1,500)
Preneed cemetery contracts (2)		1,900	1,425
Cemetery revenue from the sale of unconstructed property (3)		(792)	2,419
Adjustment to revenue	\$	(892)	\$ 2,344

Represents a net adjustment for the amortization of the fair value adjustment to funeral trust funded preneed deferred revenue.

- (2) Represents a net adjustment for the amortization of the fair value adjustment to cemetery preneed deferred revenue.
- (3) Represents an adjustment to conform Alderwoods accounting for the recognition of sales of undeveloped cemetery property with SCI s historical accounting policy.
- (c) The table below sets forth adjustments to costs and expenses arising from the acquisition:

		Nine months
	Year ended	ended
	December S 31,	September
		30,
	2005	2006
Intangible amortization expense (1)	(2,565)	(1,924)
Pension expense (2)	(415)	71
Cemetery costs from the sale of unconstructed property (3)	(67)	(738)
Cemetery property cost of sales (4)	(1,470)	(1,103)

Preneed funeral contracts (5)	(2,000)	(1,500)
Preneed cemetery contracts (6)	(3,900)	(2,925)
Adjustment to costs and expenses	\$ (10,417)	\$ (8,119)

(1) Represents an adjustment to record the amortization of intangible assets recorded as a result of the acquisition. The cemetery customer relationships and the funeral insurance funded preneed revenue are being amortized over an estimated useful life of ten years. The trademark, tradename, water rights, and permits and licenses, are considered to have an indefinite life and are not subject to amortization; rather, such assets would be subject to annual tests for impairment. The intangible assets associated with funeral trust funded preneed deferred revenue and cemetery

preneed

deferred revenue are amortized relative to the recognition of preneed revenue and included in note (b(1)) and (b(2)).

- (2) Represents a net adjustment to conform Alderwoods accounting policy for gains and losses on its pension plan assets and obligations to SCI s historical accounting policy.
- (3) Represents an adjustment to conform Alderwoods accounting for the recognition of sales of undeveloped cemetery property with SCI s historical accounting policy.

- (4) Represents a net adjustment to record cemetery property cost of sales at the adjusted fair value of Alderwoods cemetery property.
- (5) Represents a net adjustment for the amortization of the intangible asset associated with the fair value adjustment to funeral trust funded preneed deferred revenue.
- (6) Represents a net adjustment for the amortization of intangible asset associated with the fair value adjustment to cemetery preneed deferred revenue.
- (d) Represents an adjustment to eliminate compensation expense for certain officers who were terminated and will not be replaced and for whom severance costs

have been recorded as a liability on the pro forma balance sheet.

- (e) Represents the reclassification of gains and losses from dispositions to conform to SCI s historical presentation.
- (f) The pro forma adjustments to income tax reflect the statutory federal, state and foreign income tax impact of the pro forma adjustments related to the Alderwoods acquisition (see notes (b), (c), (d) and (e)) and the effects of purchase accounting.
- (g) For purposes of the pro forma information, the asset groups to be sold pursuant to the divestitures have been reclassified on the pro forma balance sheet as assets held for sale and the results of operations of these asset groups have been eliminated from the pro forma statement of operations. This elimination includes an asset group that was acquired in the Alderwoods

acquisition and qualifies as discontinued operations in accordance with Statement of Financial Accounting Standards No. 144 Accounting for the Impairment or Disposal of Long-Lived Assets. No pro forma adjustments have been made to reflect any anticipated gain or loss from the divestitures and no adjustment has been made to reflect any earnings benefit from the reinvestment of any proceeds from the divestitures or any reduction of debt from the application of sale proceeds.

- (h) Represents the statutory federal, and state income tax impact attributable to the operations to be divested.
- (i) The table below sets forth adjustments to interest expense resulting from the extinguishment of debt and issuance of new debt:

Nine months ended

	cember 31, 2005	Se	ptember 30, 2006
Interest expense on new borrowings:			
Senior notes due 2014 (1)	\$ 18,438	\$	13,828
Senior notes due 2018 (2)	19,063		14,297
Senior credit facility term loan (3)	11,100		8,325
Private placement debt securities (4)	14,800		11,100
Amortization of deferred financing costs (5)	\$ 1,843	\$	1,422
Total interest expense on new borrowings	\$ 65,244	\$	48,972
Less: historical interest expense and related amortization of deferred financing costs on extinguished borrowings: Alderwoods	\$ 29,221	\$	21,915
SCI	13,002		9,752
Total historical interest expense and related amortization of deferred			
financing costs on extinguished borrowings	\$ 42,223	\$	31,667
Adjustment to interest expense	\$ 23,021	\$	17,305
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(1) Represents interest on our senior notes due 2014, which is calculated as follows:

Outstanding balance

Calculated interest

Portion of year outstanding

Interest rate

	Nine months ended sember September 31, 30, 2005 2006		ended eptember 30,
Outstanding balance Interest rate Portion of year outstanding	\$ 250,000 7.375% 100%	\$	250,000 7.375% 75%
Calculated interest	\$ 18,438	\$	13,828
(2) Represents interest on our senior notes due 2018, which is calculated as follows:			
	ar ended ecember		ne months ended eptember

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30,

2006

250,000

14,297

7.625%

75%

\$

\$

31, 2005

250,000

19,063

7.625%

100%

\$

\$

(3) Represents interest on our new term loan, which is calculated as follows:

		Year ended December 31, 2005		Nine months ended September 30, 2006	
Outstanding balance Assumed interest rate-3 month LIBOR (5.40% plus 2.00%) Portion of year outstanding	\$	150,000 7.40% 100%	\$	150,000 7.40% 75%	
Calculated interest	\$	11,100	\$	8,325	
An increase or decrease of 25 basis points in interest rate would result in an interest expense increase or decrease of	\$	375	\$	281	

(4) Represents interest on our private placement debt securities, which is calculated as follows:

	 ear ended ecember 31, 2005	_ ,	ne months ended eptember 30, 2006
Outstanding balance Assumed interest rate-3 month LIBOR (5.40% plus 2.00%) Portion of year outstanding	\$ 200,000 7.40% 100%	\$	200,000 7.40% 75%
Calculated interest	\$ 14,800	\$	11,100
An increase or decrease of 25 basis points in interest rate would result in an interest expense increase or decrease of	\$ 500	\$	375

(5) Represents amortization of deferred financing costs

over the term of the new financing arrangements.

(j) Represents the statutory federal, and state income tax impact of the adjustment to interest expense (see note (h)).

EXHIBIT INDEX

EXHIBIT NO.	DESCRIPTION OF EXHIBIT
99.A	Alderwoods Group, Inc. Interim Unaudited Consolidated Financial Statements as of October 7, 2006.
99.B	Alderwoods Group, Inc. Audited Consolidated Financial Statements as of December 31, 2005.