GENCO SHIPPING & TRADING LTD Form 10-Q November 13, 2006

# UNITED STATES SECURITIES AND EXCHANGE COMMISSION Washington, D.C. 20549

	FORM 10-Q				
	PORT PURSUANT TO SECTION 1 CURITIES EXCHANGE ACT OF 1				
	For the quarterly period ended Sep	ptember 30, 2006			
	OR				
	PORT PURSUANT TO SECTION 1 CURITIES EXCHANGE ACT OF 1				
For the transition period from _	to				
	Commission file number 0	000-51442			
	GENCO SHIPPING & TRADI (Exact name of registrant as specific				
Republic of the Marshall		98-043-9758			
<u>Islands</u>		(I.R.S. Employer			
(State or other jurisdiction		Identification No.)			
incorporation or organization)					
299 Park Ave	enue (20th Floor), New York, New	York 10171			
(Address of	principal executive offices) (	(Zip Code)			
	(646) 443-8550				
(Registra	ant's telephone number, including ar	ea code)			
Indicate by check mark whether the registrant (1) has filed all reports required to be filed by Section 13 or 15(d) of the Securities and Exchange Act of 1934 during the preceding 12 months (or for such shorter period that the registrant was required to file such reports), and (2) has been subject to such filing requirements for the past 90 days					
	Yes <u>X</u> No	_			
	registrant is a large accelerated filer and large accelerated filer in Rule 1	r, an accelerated file, or a non-accelerated filer. See 2b-2 of the Exchange Act.			
Large Accele	erated Filer Accelerated Filer _	Non-Accelerated Filer X			

Indicate by checkmark whether the registrant is a shell company (as defined in Rule 12b-2 of the Exchange Act).					
YesNo <u>X</u>					
The number of shares outstanding of each of the issuer's classes of common stock, as of November 13, 2006: Common stock, \$0.01 per share 25,434,212 shares.					

# Genco Shipping & Trading Limited

Form 10-Q for the three and nine months ended September 30, 2006 and 2005

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# **PART I: FINANCIAL INFORMATION**

# ITEM 1. FINANCIAL STATEMENTS

# **Genco Shipping & Trading Limited**

Consolidated Balance Sheets as of September 30, 2006 And December 31, 2005 (U.S. Dollars in thousands)

(0.5. D	onars in ulous	·		
	Sep	tember 30,		
		2006	December 31, 200	
	(111	naudited)		,
Accate	(u)	iliaaarica)		
Assets				
Current assets:				
Cash and cash equivalents	\$	65,599	\$	46,912
Due from charterers, net		217		219
Prepaid expenses and other current assets		4,287		2,574
		•		,
Total current assets		70,103		49,705
Total current assets		70,103		47,703
N				
Noncurrent assets:				
Vessels, net of accumulated depreciation of \$41,884				
and \$22,659, respectively		411,139		430,287
Deferred drydock, net of accumulated amortization				
of \$233 and \$35, respectively		1,853		152
Other assets, net of accumulated amortization of		1,000		102
		5.000		5.067
\$369 and \$126, respectively		5,066		5,967
Fixed assets, net of accumulated depreciation and				
amortization of \$265 and \$49, respectively		1,933		1,522
Deposits on vessels		8,125		-
Fair value of derivative instruments		4,158		2,325
Total noncurrent assets		432,274		440,253
Total honeutent assets		732,277		440,233
T-4-1 4-	¢	500 277	¢.	400.050
Total assets	\$	502,377	\$	489,958
Liabilities and Shareholders' Equity				
Current liabilities:				
Accounts payable and accrued expenses	\$	6,709	\$	5,978
1 7		•		,
Total current liabilities		6,709		5,978
Total cultent habilities		0,707		3,770
NI				
Noncurrent liabilities:		2.402		
Deferred revenue		3,483		4,576
Deferred rent credit		748		479
Fair value of derivative instruments		1,202		-
Long term debt		138,808		130,683
Total noncurrent liabilities		144,241		135,738
Toma nonemient manning		111,471		155,750
Total liabilities		150.050		1/1/71/
Total liabilities		150,950		141,716

# Commitments and contingencies

Shareholders' equity:

Common stock, par value \$0.01; 100,000,000 shares

authorized; issued and

outstanding 25,434,212 shares at September 30,

outstanding 25,434,212 shares at September 30,		
2006 and December 31, 2005	254	254
Paid in capital	306,834	305,500
Accumulated other comprehensive income	2,954	2,325
Retained earnings	41,385	40,163
Total shareholders' equity	351,427	348,242
Total liabilities and shareholders' equity	\$ 502,377	\$ 489,958

See accompanying notes to consolidated financial statements.

# **Genco Shipping & Trading Limited**

Consolidated Statements of Operations for the Three and Nine Months Ended September 30, 2006 and 2005 (U.S. Dollars in Thousands, Except Earnings per Share) (Unaudited)

	For the Three Months Ended September 30,				For the Nine Months Ended September 30,		
	2006		2005		2006		2005
Revenues	\$ 32,642	\$	31,172	\$	97,516	\$	83,521
Operating expenses:							
Voyage expenses	1,056		1,134		3,220		3,044
Vessel operating expenses	5,757		3,818		15,022		9,250
General and administrative							
expenses	2,055		1,222		6,808		2,415
Management fees	353		326		1,047		1,135
Depreciation and amortization	6,681		6,116		19,638		15,767
Total operating expenses	15,902		12,616		45,735		31,611
	46 - 40		40		<b>7.1 7</b> 0.1		<b>7</b> 1 010
Operating income	16,740		18,556		51,781		51,910
Other (expense) income:							
(Expense) income from							
derivative instruments	(2,195)		_		2		_
Interest income	827		329		2,080		595
Interest expense	(2,468)		(6,545)		(6,859)		(13,163)
interest expense	(2,400)		(0,545)		(0,039)		(13,103)
Other (expense) income	(3,836)		(6,216)		(4,777)		(12,568)
Net income	\$ 12,904	\$	12,340	\$	47,004	\$	39,342
	,		,-	·	- ,		,-
Earnings per share-basic	\$ 0.51	\$	0.55	\$	1.86	\$	2.38
Earnings per share-diluted	\$ 0.51	\$	0.55	\$	1.86	\$	2.38
Weighted average common							
shares outstanding-basic	25,288,695		22,575,652		25,270,831		16,558,462
Weighted average common							
shares outstanding-diluted	25,371,882		22,575,652		25,338,031		16,558,462

See accompanying notes to consolidated financial statements.

# **Genco Shipping & Trading Limited**

Consolidated Statement of Shareholders' Equity and Comprehensive Income (Unaudited)
For the Nine Months Ended September 30, 2006
(U.S. Dollars in Thousands)

	Accumulated									
		Other								
	Comr	non	Paid in	Retained	Con	nprehensive	<b>Eom</b>	prehensive	9	
	Sto	ck	Capital	Earnings		Income	I	ncome		Total
Balance - January 1, 2006	\$	254 \$	305,500 \$	40,163	3 \$	2,325			\$	348,242
Net income				47,004	4		\$	47,004		47,004
Unrealized derivative gains from cash flow hedge						629		629		629
Comprehensive income							\$	47,633		
Cash dividends paid				(45,782	2)					(45,782)
Restricted stock amortization			1,334							1,334
Balance - September 30, 2006	\$	254 \$	306,834 \$	41,385	5 \$	2,954			\$	351,427

See accompanying notes to consolidated financial statements.

# **Genco Shipping & Trading Limited**

Consolidated Statement of Cash Flows for the Nine Months Ended September 30, 2006 and 2005 (U.S. Dollars in Thousands) (Unaudited)

	For the Nine Mor Ended September		
	2006		2005
Cash flows from operating activities:			
Net income	\$ 47,004	\$	39,342
Adjustments to reconcile net income to net cash			
provided by operating activities:			
Depreciation and amortization	19,638		15,767
Amortization of deferred financing costs	243		4,536
Amortization of value of time charter acquired	1,383		-
Unrealized gain on derivative instruments	(2)		-
Amortization of restricted stock compensation			
expense	1,334		-
Change in assets and liabilities:			•00
Decrease in due from charterers, net	2		288
Increase in prepaid expenses and other current	(1.712)		(2.246)
assets	(1,713)		(2,246)
Increase in accounts payable and accrued expenses	589		2,277
(Decrease) increase in deferred revenue	(1,093)		2,912
Increase in deferred rent credit	269		(197)
Deferred drydock costs incurred	(1,333)		(187)
Net cash provided by operating activities	66,321		62,730
Cash flows from investing activities:			
Purchase of vessels	(76)		(235,982)
Purchase of other fixed assets	(1,050)		(296)
Deposits on vessels to be acquired	(8,125)		-
Net cash used in investing activities	(9,251)		(236,278)
Cash flows from financing activities:			
Cash dividends paid	(45,782)		-
Proceeds from credit facilities	8,125		340,912
Repayments on credit facilities	-		(357,000)
Net proceeds from issuance of common stock	-		230,143
Capital contributions from shareholder	-		2,705
Payment of deferred financing costs	(726)		(3,370)
Net cash (used in) provided by financing activities	(38,383)		213,390
Net increase in cash	18,687		39,842

Cash at beginning of period	46,912	7,431
Cash at end of period	\$ 65,599	\$ 47,273
Supplemental disclosure of cash flow information: Cash paid during the period for interest	\$ 6,491	\$ 8,147

See accompanying notes to consolidated financial statements.

# **Genco Shipping & Trading Limited**

(U.S. Dollars in Thousands Except Per Share Data)

Notes to Consolidated Financial Statements for the Three and Nine Months Ended September 30, 2006 and 2005 (unaudited)

#### 1 - GENERAL INFORMATION

The accompanying consolidated financial statements include the accounts of Genco Shipping & Trading Limited ("GS&T") and its wholly owned subsidiaries (collectively, the "Company"). The Company is engaged in the ocean transportation of drybulk cargoes worldwide through the ownership and operation of drybulk carrier vessels. GS&T was incorporated on September 27, 2004 under the laws of the Marshall Islands and is the sole owner of all of the outstanding shares of the following subsidiaries: Genco Ship Management LLC, and the 20 ship-owning subsidiaries as set forth below.

The Company began operations on December 6, 2004 with the delivery of its first vessel. The Company agreed to acquire a fleet of 16 drybulk carriers from an unaffiliated third party on November 19, 2004. As of June 7, 2005, the Company had taken delivery of all of these vessels. The purchase price of the initial 16 vessels aggregated to approximately \$421,900, which was funded from initial capital contributions of \$75,172 in conjunction with GS&T's issuance of common stock to Fleet Acquisition LLC, from borrowings under the Company's original credit facility entered into on December 3, 2004 (the "Original Credit Facility"), and from the Company's cash flows from operations.

Additionally, on October 14, 2005 the Company acquired the Genco Muse with an existing time charter for \$34,450, which was funded entirely by the Company's new credit facility entered into in July 2005 (the "New Credit Facility"). The portion of the purchase price attributable to the vessel was \$30,958 (see Note 4). Lastly, the Company has agreed to acquire vessels to be renamed the Genco Acheron, the Genco Commander, and the Genco Surprise. The Genco Acheron and Genco Commander were delivered in November 2006, and the Genco Surprise is expected to be delivered on or about November 16 2006. Below is the list of the Company's wholly owned subsidiaries as of September 30, 2006:

Wholly Owned Subsidiaries	Vessels	dwt	Date Delivered	Year Built
Genco Reliance Limited	Genco Reliance	29,952	12/6/04	1999
Genco Glory Limited	Genco Glory	41,061	12/8/04	1984
Genco Vigour Limited	Genco Vigour	73,941	12/15/04	1999
Genco Explorer Limited	Genco Explorer	29,952	12/17/04	1999
Genco Carrier Limited	Genco Carrier	47,180	12/28/04	1998
Genco Sugar Limited	Genco Sugar	29,952	12/30/04	1998
Genco Pioneer Limited	Genco Pioneer	29,952	1/4/05	1999
Genco Progress Limited	Genco Progress	29,952	1/12/05	1999
Genco Wisdom Limited	Genco Wisdom	47,180	1/13/05	1997
Genco Success Limited	Genco Success	47,186	1/31/05	1997
Genco Beauty Limited	Genco Beauty	73,941	2/7/05	1999
Genco Knight Limited	Genco Knight	73,941	2/16/05	1999
Genco Leader Limited	Genco Leader	73,941	2/16/05	1999

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Genco Marine Limited	Genco Marine	45,222	3/29/05	1996
Genco Prosperity Limited	Genco Prosperity	47,180	4/4/05	1997
Genco Trader Limited	Genco Trader	69,338	6/7/05	1990
Genco Muse Limited	Genco Muse	48,913	10/14/05	2001
Genco Commander Limited	Genco	45,518	11/2/06	1994
	Commander			
Genco Acheron Limited	Genco Acheron	72,495	11/7/06	1999
Genco Surprise Limited	Genco Surprise	72,495	11/16/06 (1)	1998

(1) Represents the estimated delivery date subject to the customary closing conditions associated with this acquisition.

On July 22, 2005, the Company completed its initial public offering of 11,760,000 shares at \$21 per share resulting in gross proceeds of \$246,960. After underwriting commissions and other offering expenses, net proceeds to the Company were \$230,305 as reflected in equity for the year ended December 31, 2005.

Prior to its initial public offering, the Company was 100% owned by Fleet Acquisition LLC, a limited liability company organized on November 3, 2004 under the laws of the Marshall Islands. Fleet Acquisition LLC was owned 66.53% by OCM Principal Opportunities III Fund, L.P. and OCM Principal Opportunities Fund IIIA, L.P., collectively, ("Oaktree") of which Oaktree Management LLC is the General Partner, 26.63% by Peter Georgiopoulos, and 6.84% by others. As of December 31, 2005, Fleet Acquisition LLC maintained a 53.08% ownership in the Company. On April 14, 2006, Fleet Acquisition LLC distributed 1,050,210 shares to certain of its members, all of whom except Peter Georgiopoulos ceased to be members upon such distribution. The remaining 12,449,790 shares of the Company stock owned by Fleet Acquisition LLC continue to be held by Oaktree and by Peter Georgiopoulos, our chairman. Of Fleet Acquisition LLC's remaining equity holders, Oaktree owns approximately 71.4% of its equity and Mr. Georgiopoulos owns approximately 28.6% of its equity. As a result of this share distribution, Oaktree and Peter Georgiopoulos own approximately 48.96% of the Company through Fleet Acquisition, LLC at September 30, 2006.

On July 18, 2005, prior to the closing of the public offering of GS&T's common stock, GS&T's Board of Directors and stockholder approved a split (in the form of a stock dividend, giving effect to a 27,000:1 common stock split) of the Company's common stock. All share and per share amounts relating to common stock, included in the accompanying consolidated financial statements and footnotes, have been restated to reflect the stock split for all periods presented.

### 2 - SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES

#### Principles of consolidation

The accompanying financial statements have been prepared in accordance with accounting principles generally accepted in the United States of America ("U.S. GAAP"), which include the accounts of Genco Shipping & Trading Limited and its wholly owned subsidiaries. All intercompany accounts and transactions have been eliminated in consolidation.

#### **Basis of Presentation**

The accompanying unaudited consolidated financial statements have been prepared in accordance with the instructions to Form 10-Q and, therefore, do not include all information and footnotes necessary for a fair presentation of financial position, results of operations and cash flows in conformity with accounting principles generally accepted in the United States of America. However, in the opinion of the management of the Company, all adjustments necessary for a fair presentation of financial position and operating results have been included in the statements. Interim results are not necessarily indicative of results for a full year. Reference is made to the December 31, 2005 consolidated financial statements of Genco Shipping & Trading Ltd. contained in its Annual Report on Form 10-K for the year ended December 31, 2005.

### Business geographics

The Company's vessels regularly move between countries in international waters, over hundreds of trade routes and, as a result, the disclosure of geographic information is impractical.

## Vessel acquisitions

When the Company enters into an acquisition transaction, it determines whether the acquisition transaction was the purchase of an asset or a business based on the facts and circumstances of the transaction. As is customary

in the shipping industry the purchase of a vessel is normally treated as a purchase of an asset as the historical operating data for the vessel is not reviewed nor is material to our decision to make such acquisition.

When a vessel is acquired with an existing time charter, the Company allocates the purchase price of the vessel and the time charter, based on, among other things, vessel market valuations and the present value (using an interest rate which reflects the risks associated with the acquired charters) of the difference between (i) the contractual amounts to be paid pursuant to the charter terms and (ii) management's estimate of the fair market charter rate, measured over a period equal to the remaining term of the charter. The capitalized above-market (assets) and below-market (liabilities) charters are amortized as a reduction or increase, respectively, to voyage revenues over the remaining term of the charter.

#### Segment reporting

The Company reports financial information and evaluates its operations by charter revenues and not by the length of ship employment for its customers, i.e., spot or time charters. The Company does not use discrete financial information to evaluate the operating results for different types of charters. Although revenue can be identified for these types of charters, management cannot and does not separately identify expenses, profitability or other financial information for these charters. As a result, management, including the chief operating decision maker, reviews operating results solely by revenue per day and operating results of the fleet and thus, the Company has determined that it operates under one reportable segment. Furthermore, when the Company charters a vessel to a charterer, the charterer is free to trade the vessel worldwide and, as a result, the disclosure of geographic information is impracticable.

## Revenue and voyage expense recognition

Since the Company's inception, revenues have been generated from time charter agreements and pool agreements. A time charter involves placing a vessel at the charterer's disposal for a set period of time during which the charterer may use the vessel in return for the payment by the charterer of a specified daily hire rate. In time charters, operating costs including crews, maintenance and insurance are typically paid by the owner of the vessel and specified voyage costs such as fuel and port charges are paid by the charterer. There are certain other non-specified voyage expenses such as commissions which are borne by the Company. Time charter revenues are recorded over the term of the charter as service is provided. Revenues are recognized on a straight line basis as the average revenue over the term of the respective time charter agreement.

In December 2005 and February 2006, the Genco Trader and Genco Leader, respectively, entered into the Baumarine Panamax Pool. Vessel pools, such as the Baumarine Panamax Pool, provide cost effective commercial management activities for a group of similar class vessels. The pool arrangement provides the benefits of a large-scale operation, and chartering efficiencies that might not be available to smaller fleets. Under the pool arrangement, the vessels operate under a time charter agreement whereby the cost of bunkers and port expenses are borne by the charterer and operating costs including crews, maintenance and insurance are typically paid by the owner of the vessel. Since the members of the pool share in the revenue generated by the entire group of vessels in the pool, and the pool operates in the spot market, the revenue earned by these two vessels is subject to the fluctuations of the spot market.

Included in the standard time charter contracts with our customers, are certain performance parameters, which if not met can result in customer claims. As of September 30, 2006, the Company had a reserve of \$197 against due from charterers balance and an additional reserve of \$399, each of which is associated with estimated customer claims against the Company for time charter performance issues. As of December 31, 2005, the Company had a reserve of \$316 associated with estimated customer claims against the Company for time charter performance issues.

# Vessel operating expenses

Vessel operating expenses include crew wages and related costs, the cost of insurance, expenses relating to repairs and maintenance, the cost of spares and consumable stores, and other miscellaneous expenses. Vessel operating expenses are recognized when incurred.

### Vessels, net

Vessels, net are stated at cost less accumulated depreciation. Included in vessel costs are acquisition costs directly attributable to the acquisition of a vessel and expenditures made to prepare the vessel for its initial voyage. Vessels are depreciated on a straight-line basis over their estimated useful lives, determined to be 25 years from the date of initial delivery from the shipyard.

Depreciation expense is calculated based on cost less the estimated residual scrap value. The costs of significant replacements, renewals and betterments are capitalized and depreciated over the shorter of the vessel's remaining estimated useful life or the estimated life of the renewal or betterment. Undepreciated cost of any asset component being replaced that was acquired after the initial vessel purchase is written off as a component of vessel operating expense. Expenditures for routine maintenance and repairs are expensed as incurred. Scrap value is estimated by the Company by taking the cost of steel times the weight of the ship noted in lightweight ton (lwt). At September 30, 2006 and December 31, 2005, the Company estimated the residual value of vessels to be \$175/lwt.

#### Fixed assets, net

Fixed assets, net are stated at cost less accumulated depreciation and amortization. Depreciation and amortization are based on a straight line basis over the estimated useful life of the specific asset placed in service. The following table is used in determining the estimated useful lives:

## <u>Description</u> <u>Useful lives</u>

Leasehold improvements 15 years

Furniture, fixtures & other equipment 5 years

Vessel equipment 2-5 years Computer equipment 3 years

### Deferred drydocking costs

The Company's vessels are required to be drydocked approximately every 30 to 60 months for major repairs and maintenance that cannot be performed while the vessels are operating. The Company capitalizes the costs associated with the drydockings as they occur and amortizes these costs on a straight-line basis over the period between drydockings. Costs capitalized as part of a vessel's drydocking include actual costs incurred at the drydocking yard; cost of parts that are reasonably made in anticipation of reducing the duration or cost of the drydocking; cost of travel, lodging and subsistence of personnel sent to the drydocking site to supervise; and the cost of hiring a third party to oversee the drydocking.

### **Inventory**

Inventory, a component of prepaid expenses and other current assets, consists of lubricants and stores which are stated at the lower of cost or market. Cost is determined by the first-in, first-out method.

### Impairment of long-lived assets

The Company follows Statement of Financial Accounting Standards ("SFAS") No. 144, Accounting for the Impairment or Disposal of Long-Lived Assets, which requires impairment losses to be recorded on long-lived assets used in operations when indicators of impairment are present and the undiscounted cash flows estimated to be generated by those assets are less than their carrying amounts. In the evaluation of the fair value and future benefits of long-lived

assets, the Company performs an analysis of the anticipated undiscounted future net cash flows of the related long-lived assets. If the carrying value of the related asset exceeds the undiscounted cash flows, the carrying value is reduced to its fair value. Various factors including anticipated future charter rates, estimated scrap values, future drydocking costs and estimated vessel operating costs, are included in this analysis.

For three and nine months ended September 30, 2006 and 2005, no impairment charges were recorded, based on the analysis described above.

#### Deferred financing costs

Deferred financing costs, included in other assets, consist of fees, commissions and legal expenses associated with securing loan facilities. These costs are amortized over the life of the related debt, which is included in interest expense.

#### Cash and cash equivalents

The Company considers highly liquid investments such as time deposits and certificates of deposit with an original maturity of three months or less to be cash equivalents.

#### Income taxes

Pursuant to Section 883 of the U.S. Internal Revenue Code of 1986 as amended (the "Code"), qualified income derived from the international operations of ships is excluded from gross income and exempt from U.S. federal income tax if a company engaged in the international operation of ships, meets certain requirements. Among other things, in order to qualify, the company must be incorporated in a country which grants an equivalent exemption to U.S. corporations and must satisfy certain qualified ownership requirements.

The Company is incorporated in the Marshall Islands. Pursuant to the income tax laws of the Marshall Islands, the Company is not subject to Marshall Islands income tax. The Marshall Islands has been officially recognized by the Internal Revenue Service as a qualified foreign country that currently grants the requisite equivalent exemption from tax.

Based on the ownership of our common stock prior to our initial public offering on July 22, 2005 as discussed in note 1, we qualified for exemption from income tax for 2005 under Section 883, since for more than half of 2005, we were a Controlled Foreign Corporation ("CFC") and satisfied certain other criteria in the Section 883 regulations. We were a CFC, as defined in the Code, since until the initial public offering on July 22, 2005, over 50% of our stock was owned by United States holders each of whom owned ten percent or more of our voting stock, or US 10% Owners. During that time, approximately 93% of our common stock was held by US 10% Owners.

Immediately following the initial public offering, the US 10% Owners beneficially owned less than 50% of our stock. If such owners were to continue to own less than 50% of our stock and there were no additional US 10% Owners during 2006, we would no longer be eligible to qualify for exemption from tax under Section 883 based on being a CFC. Instead, we could only qualify for exemption if we satisfy the publicly traded requirement of the Section 883 regulations. In order to meet the publicly traded requirements for 2006 and future years, our stock must be treated as being primarily and regularly traded on Nasdaq for more than half the days of any such year. Under the Section 883 regulations, our qualification for the publicly traded requirement may be jeopardized if shareholders of our common stock that own five percent or more of our stock own, in the aggregate, 50% or more of our common stock. As of September 30, 2006, we believe that such five percent or more shareholders are limited to Oaktree and Peter Georgiopoulos, our Chairman which own approximately 48.96% of our common stock through Fleet Acquisition, LLC. However if such shareholders were to increase their ownership in excess of 50% of our common stock for more than half the days of 2006, we would not be eligible to claim exemption from tax under Section 883. We can therefore give no assurance that changes and shifts in the ownership of our stock by five percent or more shareholders will permit us to qualify for exemption from tax in 2006 or in future years.

If the Company does not qualify for the exemption from tax under Section 883, it likely would be subject to a 4% tax on the gross "shipping income" (without the allowance for any deductions) that is treated as derived from sources within the United States or "United States source shipping income." For these purposes, "shipping income" means any income

that is derived from the use of vessels, from the hiring or leasing of vessels for use, or from the performance of services directly related to those uses; and "United States source shipping income" includes 50% of shipping income that is attributable to transportation that begins or ends, but that does not both begin and end, in the United States.

#### Deferred revenue

Deferred revenue primarily relates to cash received from charterers prior to it being earned. These amounts are recognized as income when earned.

### Comprehensive income

The Company follows Statement of Financial Accounting Standards No. 130 "Reporting Comprehensive Income," which establishes standards for reporting and displaying comprehensive income and its components in financial statements. Comprehensive income is comprised of net income and amounts related to the adoption of SFAS No. 133.

### Restricted stock awards

In 2006 the Company has adopted the Financial Accounting Standards Board issued SFAS No. 123R, Share-Based Payment, for restricted stock issued under its equity incentive plan. Adoption of this new accounting policy did not change the method of accounting for restricted stock awards. However deferred compensation costs from restricted stock have been classified as a component of paid in capital as required by SFAS No. 123R.

### **Accounting estimates**

The preparation of financial statements in conformity with accounting principles generally accepted in the United States of America requires management to make estimates and assumptions that affect the reported amounts of assets and liabilities and disclosures of contingent assets and liabilities at the date of the financial statements and the reported amounts of revenues and expenses during the reporting period. Significant estimates include vessel and drydock valuations and the valuation of amounts due from charterers. Actual results could differ from those estimates.

## Concentration of credit risk

Financial instruments that potentially subject the Company to concentrations of credit risk are amounts due from charterers. With respect to amounts due from charterers, the Company attempts to limit its credit risk by performing ongoing credit evaluations and, when deemed necessary, requiring letters of credit, guarantees or collateral. Although the Company earned 100% of revenues from eleven and thirteen customers, for the three months ended September 30, 2006 and 2005, respectively, and 100% of revenues from eleven and fifteen customers, for the nine months ended September 30, 2006 and 2005, respectively, management does not believe significant risk exists in connection with the Company's concentrations of credit at September 30, 2006 and December 31, 2005.

For the three months ended September 30, 2006 and 2005, there are three customers in each period, which individually account for more than 10% of revenue for the respective period. For the nine months ended September 30, 2006 and 2005, there are two and three customers respectively, which individually account for more than 10% of revenue for the respective period.

## Fair value of financial instruments

The estimated fair values of the Company's financial instruments such as amounts due from charterers, accounts payable and long term debt approximate their individual carrying amounts as of September 30, 2006 and December 31, 2005 due to their short-term maturity or the variable-rate nature of the respective borrowings.

The fair value of the interest rate swaps (used for purposes other than trading) is the estimated amount the Company would receive or pay to terminate the swap agreements at the reporting date, taking into account current interest rates

and the creditworthiness of the swaps' counterparty.

#### Interest rate risk management

The Company is exposed to the impact of interest rate changes. The Company's objective is to manage the impact of interest rate changes on its earnings and cash flow in relation to its borrowings. The Company held three interest rate risk management instruments at September 30, 2006 and one at December 31, 2005, in order to manage future interest costs and the risk associated with changing interest rates.

The differential to be paid or received for the effectively hedged portion of any swap agreement is recognized as an adjustment to interest expense as incurred. Additionally, the change in value for the portion of the swaps that are effectively hedged is reflected as a component of other comprehensive income ("OCI").

For the portion of the forward interest rate swaps that are not effectively hedged, the change in the value and the rate differential to be paid or received is recognized as (expense) income from derivative instruments and is listed as a component of other (expense) income until such time the Company has obligations against which the swap is designated and is an effective hedge.

## Derivative financial instruments

To manage its exposure to fluctuating interest rates, the Company uses interest rate swap agreements. Interest rate differentials to be paid or received under these agreements for any portion of designated debt that is effectively hedged is accrued and recognized as an adjustment of interest expense. The interest rate differential on the swaps that do not have designated debt or is not effectively hedged will be reflected as (expense) income from derivative instruments and is listed as a component of other (expense) income. The fair value of the interest rate swap agreements is recognized in the financial statements as a non-current asset or liability.

Amounts receivable or payable arising at the settlement of hedged interest rate swaps are deferred and amortized as an adjustment to interest expense over the period of interest rate exposure provided the designated liability continues to exist. Amounts receivable or payable arising at the settlement of unhedged interest rate swaps are reflected as (expense) income from derivative instruments and is listed as a component of other (expense) income.

## New accounting pronouncements

SFAS 157 - Fair Value Measurements: The FASB issued Statement No. 157 ("SFAS 57") on September 15, 2006. SFAS 57 enhances existing guidance for measuring assets and liabilities using fair value. Prior to the Statement's issuance, guidance for applying fair value was incorporated in several accounting pronouncements. The new statement provides a single definition of fair value, together with a framework for measuring it, and requires additional disclosure about the use of fair value to measure assets and liabilities. While the statement does not add any new fair value measurements, it does change current practice. On such change is a requirement to adjust the value of restricted stock for the effect of the restriction even if the restriction lapses within one year. The Statement is effective for financial statements issued for fiscal years beginning after November 15, 2007, and interim periods within those fiscal years. The adoption of this Statement on January 1, 2007, is not expected to have a material impact on the financial statements of the Company.

### 3 - CASH FLOW INFORMATION

The Company entered into the 4.485% Swap during 2005 and the 5.075% Swap and 5.25% Swap during March 2006, collectively (the "Swaps"). The Swaps are described and discussed in Note 7. The fair value of the 4.485% Swap is in an asset position of \$4,158 and \$2,325 as of September 30, 2006 and December 31, 2005, respectively. The fair values of the 5.075% Swap and 5.25% Swap are in a liability position of \$1,202 and \$0 as of September 30, 2006 and

December 31, 2005, respectively.

The Company had non-cash operating items for dry docking costs not included in the Consolidated Statement of Cash Flows in the amount of \$565 and \$0, respectively, for items included in deferred dry docking and accounts payable and accrued expenses for the nine months ended September 30, 2006 and 2005.

The Company granted restricted stock to its employees and directors in 2005. The fair value of such restricted stock was \$2,940 on the grant dates and was recorded in equity as part of paid in capital.

Cash paid during the period for interest on the Consolidated Statement of Cash Flows includes the rate differential associated with any hedged interest rate swap.

#### **4 - VESSEL ACOUISITION**

On October 14, 2005, the Company took delivery of the Genco Muse, a 48,913 dwt Handymax drybulk carrier and the results of its operations is included in the consolidated results of the Company after that date. The vessel is a 2001 Japanese-built vessel. The total purchase price of the vessel was \$34,450. The purchase price included the assumption of an existing time charter with Qatar Navigation QSC at a rate of \$26.5 per day. Due to the above market rate of the existing time charter, the Company has capitalized \$3,492 of the purchase price as an asset which is being amortized as a reduction of voyage revenues through September 2007 (the remaining term of the charter). For the three months ended September, 2006 and 2005, \$466 and \$0, respectively was amortized, and for the nine months ended September, 2006 and 2005, \$1,383 and \$0 was amortized. At September 30, 2006 and December 31, 2005 \$1,710 and \$3,094, respectively, remains unamortized.

The purchase of the Genco Muse is consistent with the Company's strategy of selectively expanding the number of high-quality vessels in the fleet.

On July 10, 2006, the Company entered into an agreement with affiliates of Franco Compania Naviera S.A. under which the Company is to purchase three drybulk vessels for an aggregate price of \$81,250, two of which were delivered in November 2006 and the third of which is expected to be delivered on or about November 16, 2006. The acquisition is subject to customary closing conditions. The Company expects to finance the purchase from its credit facility. The acquisition consists of a 1999 Japanese-built Panamax vessel to be named the Genco Acheron, a 1998 Japanese-built Panamax vessel to be named the Genco Commander. With the addition of these vessels, Genco's fleet will consist of seven Panamax, eight Handymax, and five Handysize drybulk carriers, with a total carrying capacity of approximately 1,029,000 dwt and an average fleet age of nine years. See Subsequent Events - Note 18 for delivery of vessels subsequent to September 30, 2006.

#### 5 - EARNINGS PER COMMON SHARE

The computation of basic earnings (loss) per share is based on the weighted average number of common shares outstanding during the year. The computation of diluted earnings (loss) per share assumes the vesting of granted restricted stock awards (see Note 16), for which the assumed proceeds upon grant are deemed to be the amount of compensation cost attributable to future services and not yet recognized using the treasury stock method, to the extent dilutive. For the three and nine months ended September 30, 2006, the restricted stock grants are dilutive. For the three and nine months ended September 30, 2005 there were no restricted shares granted.

The components of the denominator for the calculation of basic earnings per share and diluted earnings per share are as follows:

Three Months Ended September 30, 2006 2005 Nine Months Ended September 30, 2006 2005

# Common shares outstanding,

basic: Weighted average common shares outstanding, basic	25,288,695	22,575,652	25,270,831	16,558,462
Common shares outstanding, diluted: Weighted average common shares outstanding, basic	25,288,695	22,575,652	25,270,831	16,558,462
Weighted average restricted stock awards	83,187	-	67,200	-
Weighted average common shares outstanding, diluted	25,371,882	22,575,652	25,338,031	16,558,462
14				

#### **6 - RELATED PARTY TRANSACTIONS**

The following are related party transactions not disclosed elsewhere in these financial statements:

In June 2006, the Company made an employee performing internal audit services available to General Maritime Corporation ("GMC"), where the Company's Chairman, Peter C. Georgiopoulos, also serves as Chairman of the Board, Chief Executive Officer and President, and Stephen A. Kaplan also serves as a director. For the nine months ended September 30, 2006, the Company invoiced \$17 to GMC for the time associated with such internal audit services. In 2005, no such arrangement was in place. In April 2005, the Company began renting office space in a building leased by GenMar Realty LLC, a company wholly owned by Peter C. Georgiopoulos, the Chairman of the Board. There was no lease agreement between the Company and GenMar Realty LLC. The Company paid an occupancy fee on a month-to-month basis in the amount of \$55. For the nine months ended September 30, 2005, the Company incurred \$275. This lease was terminated at December 31, 2005, and there is no such arrangement in place for 2006. At September 30, 2006, the amount due the Company from GMC is \$9. No amounts were owed on December 31, 2005.

During the nine months ended September 30, 2006 and 2005, the Company incurred travel-related and miscellaneous expenditures totaling \$186 and \$113, respectively. These travel-related expenditures are reimbursable to GMC or its service provider. For the nine months ended September 30, 2006 and 2005, approximately \$49 and \$113, respectively of these travel expenditures were paid from the gross proceeds received from the initial public offering and as such were included in the determination of net proceeds. Prior to the initial public offering, and for the nine months ended September 30, 2005, the Company purchased \$25 of computers and incurred \$17 of expense for consultative services provided by GMC.

During the nine months ended September 30, 2006 and 2005, the Company incurred legal services (primarily in connection with vessel acquisitions) aggregating \$64 and \$174, respectively, from Constantine Georgiopoulos, father of Peter C. Georgiopoulos, Chairman of the Board. At September 30, 2006 and December 31, 2005, \$36 and \$27, respectively was outstanding to Constantine Georgiopoulos.

### 7 - LONG-TERM DEBT

Long-term debt consists of the following:

	Se	September 30, 2006		December 31, 2005	
Revolver, New Credit Facility Less: Current portion of revolver	\$	138,808	\$	130,683	
Long-term debt	\$	138,808	\$	130,683	

#### New credit facility

The Company entered into the New Credit Facility as of July 29, 2005. The New Credit Facility is with a syndicate of commercial lenders consisting of Nordea Bank Finland Plc, New York Branch, DnB NOR Bank ASA, New York Branch and Citigroup Global Markets Limited. The New Credit Facility has been used to refinance our indebtedness under the Company's Original Credit Facility, and may be used in the future to acquire additional vessels and for working capital requirements. Under the terms of the New Credit Facility, borrowings in the amount of \$106,233 were used to repay indebtedness under the Original Credit Facility, and additional net borrowings of \$24,450 were obtained to fund the acquisition of the Genco Muse. In July 2006, the Company increased the line of credit by \$100,000 and in

July 2006 borrowed \$8,125 for deposits on the new vessels to be acquired. As of September 30, 2006, the amount available on the credit facility to fund future vessel acquisitions is \$411,192. The Company may borrow up to \$20,000 of the available credit facility for working capital purposes.

The New Credit Facility has a term of ten years maturing on July 29, 2015. The facility permits borrowings up to 65% of the fair value of the vessels that secure the obligations under the New Credit Facility up to the facility limit, provided that conditions to drawdown are satisfied. Certain of these conditions require the Company, among other things, to provide to the lenders acceptable valuations of the vessels in our fleet confirming that the aggregate amount outstanding under the facility (determined on a pro forma basis giving effect to the amount proposed to be drawn down) will not exceed 65% of the value of the vessels pledged as collateral. At September 30, 2006, the New Credit Facility limit is \$550,000 for the balance of the initial period of six years. Thereafter, the facility limit is reduced by an amount equal to 8.125% of the total \$550,000 commitment, semi-annually over a period of four years and is reduced to \$0 on the tenth anniversary.

The obligations under the New Credit Facility are secured by a first priority mortgage on each of the vessels in our fleet as well as any future vessel acquisitions pledged as collateral and funded by this facility. The New Credit Facility is also secured by a first priority security interest in our earnings and insurance proceeds related to the collateral vessels. The Company may grant additional security interest in vessels acquired that are not mortgaged.

All of our vessel-owning subsidiaries are full and unconditional joint and several guarantors of our New Credit Facility. Each of these subsidiaries is wholly owned by GS&T. GS&T has no independent assets or operations.

Interest on the amounts drawn is payable at the rate of 0.95% per annum over LIBOR until the fifth anniversary of the closing of the New Credit Facility and 1.00% per annum over LIBOR thereafter. The Company is also obligated to pay a commitment fee equal to 0.375% per annum on any undrawn amounts available under the facility. On July 29, 2005, the Company paid an arrangement fee to the lenders of \$2,700 on the original commitment of \$450,000 and an additional \$600 for the \$100,000 commitment increase which equates to 0.6% of the total commitment of \$550,000 as of July 12, 2006. These arrangement fees along with other costs have been capitalized as deferred financing costs.

Under the terms of the New Credit Facility, the Company is permitted to pay or declare dividends in accordance with its dividend policy so long as no default or event of default has occurred and is continuing or would result from such declaration or payment.

The New Credit Facility has certain financial covenants that require among other things to ensure that the fair market value of the collateral vessels maintains a certain multiple as compared to the outstanding indebtedness; maintain a certain ratio of total indebtedness to total capitalization; maintain a certain ratio of earnings before interest, taxes, depreciation and amortization to interest expense; maintain a net worth of approximately \$263 million; and maintain working capital liquidity in an amount of not less than \$500 per vessel securing the borrowings. Additionally there are certain non-financial covenants that require among other things to provide the lender with certain legal documentation such as the mortgage on a newly acquired vessel using funds from the New Credit Facility, and other periodic communications with the lender that include certain compliance certificates at the time of borrowing and on a quarterly basis. For the period since facility inception through September 30, 2006, the Company has been in compliance with these covenants, except for an age covenant in conjunction with the acquisition of the Genco Commander, a 1994 vessel, for which the Company obtained a waiver.

The New Credit Facility permits the issuance of letters of credit up to a maximum amount of \$50,000. The conditions under which the letter of credit amounts can be issued are substantially the same as the conditions for borrowing funds under the facility. Each letter of credit must terminate within twelve months, but can be extended for successive periods also not exceeding twelve months. The Company pays a fee of 1/8 of 1% per annum on the amount of letters of credit outstanding. At September 30, 2006 and December 31, 2005, there were no letters of credit issued under the New Credit Facility.

The following table sets forth our maturity dates of the revolver as of September 30, 2006:

Period Ending December 31,	Total
2006 (October 1, 2006 - December 31, 2006)	\$ -
2007	-
2008	-
2009	-
2010	-
Thereafter	138,808
	\$ 138,808

#### Letter of credit

In conjunction with the Company entering into a new long-term office space lease (See Note 14 - Lease Payments), the Company was required to provide a letter of credit to the landlord in lieu of a security deposit. As of September 21, 2005, the Company obtained an annually renewable unsecured letter of credit with DnB NOR Bank in the amount of \$650 at a fee of 1% per annum. The letter of credit is reduced to \$520 on August 1, 2007 and is cancelable on each renewal date provided the landlord is given 150 days minimum notice.

## Original Credit Facility

The Original Credit Facility, entered into on December 3, 2004, has been refinanced by the New Credit Facility. The Original Credit Facility had a five year maturity at a rate of LIBOR plus 1.375% per year until \$100 million had been repaid and thereafter at LIBOR plus 1.250%. This facility was retired with proceeds from the initial public offering and proceeds from our New Credit Facility.

The Company's entry into the New Credit Facility in July 2005 resulted in a write-off to interest expense of \$4,103 of unamortized deferred financing costs associated with the Original Credit Facility, in the third quarter of 2005.

## Interest rate swap agreements

Effective September 14, 2005, the Company entered into an interest rate swap agreement with DnB NOR Bank to manage interest costs and the risk associated with changing interest rates. The notional principal amount of the swap is \$106,233 and has a fixed interest rate on the notional amount of 4.485% through July 29, 2015 (the "4.485% Swap"). The swap's expiration date coincides with the expiration of the New Credit Facility on July 29, 2015. The differential to be paid or received for this swap agreement is recognized as an adjustment to interest expense as incurred. The 4.485% Swap is effectively hedged against our current debt and therefore the change in value on this swap is reflected as a component of other comprehensive income ("OCI").

Interest income (expense) pertaining to this interest rate swap for the three months ended September 30, 2006 and 2005 was \$240 and \$(36), respectively. Interest income (expense) pertaining to this interest rate swap for the nine months ended September 30, 2006 and 2005 was \$385 and \$(36), respectively.

The Company, on March 24, 2006, entered into a forward interest rate swap agreement with a notional amount of \$50,000, and has a fixed interest rate on the notional amount of 5.075% from January 2, 2008 through January 2, 2013 (the "5.075% Swap"). The change in the value of this swap and the rate differential to be paid or received for this swap

agreement is recognized as (expense) income from derivative instruments and is listed as a component of other (expense) income until such time the Company has obligations against which the swap is designated and is an effective hedge.

The Company, on March 29, 2006, entered into a forward interest rate swap agreement with a notional amount of \$50,000 and has a fixed interest rate on the notional amount of 5.25% from January 2, 2007 through January 2, 2014 (the 5.25% Swap"). The change in the value of this swap and the rate differential to be paid or

received for this swap agreement is recognized as (expense) income from derivative instruments and is listed as a component of other (expense) income until such time the Company has obligations against which the swap is designated and is an effective hedge. Effective July 2006, the Company has designated \$32,575 of the swap's notional amount against the Company's debt and has utilized hedge accounting whereby the change in value for the portion of the swap that is effectively hedged is recorded as a component of OCI.

For the portion of the Company debt which has been hedged and the rate differential on the swap is in effect, the total interest rate is fixed at the fixed interest rate of swap plus the applicable margin on the debt of 0.95% in the first 5 years of the New Credit Facility and 1.0% in the last five years.

The 5.075% Swap and the 5.25% Swap do not have any interest income or expense as the swaps are not effective until January 2, 2008 and January 2, 2007, respectively. The rate differential on the portion of the swap that has not been designated against the Company's debt and any portion of the swap that is ineffectively hedged for these two instruments will be reflected as (expense) income from derivative instruments and is listed as a component of other (expense) income once effective. The rate differential on any portion of the swaps that effectively hedges our debt will be recognized as an adjustment to interest expense as incurred.

The asset associated with the 4.485% Swap at September 30, 2006 and December 31, 2005 is \$4,158 and \$2,325, respectively, and is presented as the fair value of derivatives on the balance sheet. The liability associated with the 5.075% Swap and the 5.25% Swap at September 30, 2006 and December 31, 2005 is \$1,202 and \$0, respectively, and is presented as the fair value of derivatives on the balance sheet. As of September 30, 2006 and December 31, 2005, the Company has accumulated OCI of \$2,954 and \$2,325, respectively, related to the 4.485% Swap and a portion of the 5.25% Swap that is effectively hedged. The 5.075% Swap and portion of the 5.25% Swap that has not been designated against the Company's debt plus any portion not effectively hedged, combined, resulted in (expense) income from derivative instruments of \$(2,195) and \$2, respectively for the three and nine months ended September 30, 2006, due to the change in the value of these instruments.

#### <u>Interest rates</u>

The effective interest rates, including the cost associated with unused commitment fees, and the rate differential on the 4.485% Swap, for the three months ended September 30, 2006 and 2005, were 6.74% and 5.26%, respectively. The interest rates on the debt, excluding the unused commitment fess ranged from 6.14% to 6.45% and from 4.45% to 4.76% for the three months ended September 30, 2006 and 2005, respectively.

The effective interest rates, including the cost associated with unused commitment fees, and the rate differential on the 4.485% Swap, for the nine months ended September 30, 2006 and 2005, were 6.56% and 4.60%, respectively. The interest rates on the debt, excluding the unused commitment fees ranged from 5.20% to 6.45% and from 3.69% to 4.76% for the nine months ended September 30, 2006 and 2005, respectively.

#### 8 - FAIR VALUE OF FINANCIAL INSTRUMENTS

The estimated fair values of the Company's financial instruments are as follows:

	September 30, 2006			December 31, 2005			
	Carr	ying Value		Fair Value	Carrying Value		Fair Value
Cash	\$	65,599	\$	65,599	\$ 46,912	\$	46,912
Floating rate debt		138,808		138,808	130,683		130,683
Derivative instruments - asset position		4,158		4,158	2,325		2,325
		1,202		1,202	-		-

Derivative instruments - liability position

The fair value of the revolving credit facilities are estimated based on current rates offered to the Company for similar debt of the same remaining maturities. The carrying value approximates the fair market value for the variable rate loans. The fair value of the interest rate swap (used for purposes other than trading) is the estimated

amount the Company would receive or pay to terminate the swap agreements at the reporting date, taking into account current interest rates and the creditworthiness of the swap counterparty.

### 9 - PREPAID EXPENSES AND OTHER CURRENT ASSETS

Prepaid expenses and other current assets consist of the following:

	September	December 31,	
	30, 2006		2005
Lubricant inventory and other stores	\$ 1,393	\$	1,019
Prepaid items	1,556		809
Other	1,338		746
Total	\$ 4,287	\$	2,574

#### 10 - OTHER ASSETS, NET

Other assets consist of the following:

- (i) Deferred financing costs which include fees, commissions and legal expenses associated with securing loan facilities. These costs are amortized over the life of the related debt, which is included in interest expense. In July 2005, the Company entered into the New Credit Facility, which resulted in a write-off of \$4,103, in the third quarter of 2005, of unamortized deferred financing costs associated with the Original Credit Facility. The Company has incurred deferred financing costs of \$3,725 on the New Credit Facility. Accumulated amortization of deferred financing costs as of September 30, 2006 and December 31, 2005 was \$369 and \$126, respectively.
- (ii) Value of time charter acquired which represents the value assigned to the time charter acquired with the Genco Muse in October 2005. The value assigned to the time charter was \$3,492. This intangible asset is amortized as a component of revenue over the minimum life of the time charter. The amount amortized for this intangible asset was \$466 and \$0, respectively for the three months ended September 30, 2006 and 2005, and \$1,383 and \$0, respectively for the nine months ended September 30, 2006 and 2005. At September 30, 2006 and December 31, 2005, \$1,710 and \$3,094, respectively, remains unamortized.

### 11 - FIXED ASSETS

Fixed assets consist of the following:

	Se 3		December 31, 2005	
Fixed assets:				
Vessel equipment	\$	508	\$	69
Leasehold improvements		1,142		1,146
Furniture and fixtures		210		96
Computer equipment		338		260
Total cost		2,198		1,571
Less: accumulated depreciation and amortization		265		49
Total	\$	1,933	\$	1,522

#### 12 - ACCOUNTS PAYABLE AND ACCRUED EXPENSES

Accounts payable and accrued expenses consist of the following:

	September 30, 2006		December 31, 2005	
Accounts payable Accrued general and administrative Accrued vessel operating expenses	\$	1,351 3,145 2,213	\$	1,018 2,701 2,259
Total	\$	6,709	\$	5,978

#### 13 - REVENUE FROM TIME CHARTERS

Total revenue earned on time charters for the three months ended September 30, 2006 and 2005 was \$32,642 and \$31,172, respectively, and for the nine months ended September 30, 2006 and 2005 was \$97,516 and \$83,521, respectively. Future minimum time charter revenue, based on vessels committed to noncancelable time charter contracts as of September 30, 2006 is expected to be \$30,335 for the balance of 2006 and \$47,061 during 2007, assuming no off-hire time is incurred and the Genco Surprise is delivered on November 16, 2006.

#### <u>14 - LEASE PAYMENTS</u>

In September 2005, the Company entered into a 15-year lease for office space in New York, New York. The monthly rental is as follows: Free rent from September 1, 2005 to July 31, 2006, \$40 per month from August 1, 2006 to August 31, 2010, \$43 per month from September 1, 2010 to August 31, 2015, and \$46 per month from September 1, 2015 to August 31, 2020. The Company obtained a tenant work credit of \$324. The monthly straight-line rental expense from September 1, 2005 to August 31, 2020 is \$39. As a result of the straight-line rent calculation generated by the free rent period and the tenant work credit, the Company has a deferred rent credit at September 30, 2006 and December 31, 2005 \$748 and \$479, respectively. The Company has the option to extend the lease for a period of 5 years from September 1, 2020 to August 31, 2025. The rent for the renewal period will be based on prevailing market rate for the six months prior to the commencement date of the extension term.

Future minimum rental payments on the above lease for the next five years and thereafter are as follows: \$121 for the remainder of 2006, \$486 per year for 2007 through 2009, \$496 for 2010 and \$5,168 thereafter.

#### 15 - SAVINGS PLAN

In August 2005, the Company established a 401(k) Plan (the "Plan") which is available to full-time employees who meet the Plan's eligibility requirements. This Plan is a defined contribution plan, which permits employees to make contributions up to maximum percentage and dollar limits allowable by IRS Code Sections 401(k), 402(g), 404 and 415 with the Company matching up to the first six percent of each employee's salary on a dollar-for-dollar basis. The matching contribution vests immediately. For three months ended September 30, 2006 and 2005, the Company's matching contribution to the Plan was \$19 and \$10, respectively, and for the nine months ended September 30, 2006 and 2005, the Company's matching contribution to the Plan was \$70 and \$10, respectively.

### 16- STOCK AWARDS

On July 12, 2005, the Company's Board of Directors approved the Genco Shipping and Trading Limited 2005 Equity Incentive Plan (the "Plan"). Under this plan the Company's compensation committee, another designated committee of

the board of directors or the board of directors, may grant a variety of stock-based incentive awards to employees, directors and consultants whom the compensation committee (or other committee or the board of directors) believes are key to the Company's success. The compensation committee may award incentive stock options, nonqualified stock options, stock appreciation rights, dividend equivalent rights, restricted stock, unrestricted stock and performance shares. The aggregate number of shares of common stock available for award under the Plan is 2,000,000 shares.

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On October 31, 2005, the Company made grants of restricted common stock under its equity incentive plan in the amount of 111,412 shares to the executive officers and employees and 7,200 shares to directors of the Company. The executive and employee grants vest ratably on each of the four anniversaries of the date of the Company's initial public offering (July 22, 2005). On July 22, 2006, 27,853 shares of the employees' restricted stock vested. Grants to the directors vested in full on May 18, 2006, the date of the Company's annual shareholders' meeting. Upon grant of the restricted stock, an amount of unearned compensation equivalent to the market value at the date of the grant, or \$1,949, was recorded as a component of paid in capital in shareholders' equity. The unamortized portion of this award at September 30, 2006 and December 31, 2005 was \$782 and \$1,689, respectively. Amortization of this charge, which is included in general and administrative expenses was \$174 and \$0, for the three months ended September 30, 2006 and 2005, respectively, and \$906 and \$0, for the nine months ended September 30, 2006 and 2005, respectively. The remaining expense for the years ended 2006, 2007, 2008 and 2009 will be \$125, \$394, \$200, and \$64, respectively.

On December 21, 2005, the Company made grants of restricted common stock under its equity incentive plan in the amount of 55,600 shares to the executive officers and employees of the Company. These grants vest ratably on each of the four anniversaries of the determined vesting date beginning with November 15, 2006. Upon grant of the restricted stock, an amount of unearned compensation equivalent to the market value at the date of the grant, or \$991, was recorded as a component of paid in capital in shareholders' equity. The unamortized portion of this award at September 30, 2006 and December 31, 2005 was \$547 and \$974, respectively. Amortization of this charge, which is included in general and administrative expenses was \$144 and \$0, for the three months ended September 30, 2006 and 2005, respectively, and \$427 and \$0, for the nine months ended September 30, 2006 and 2005, respectively. The remaining expense for the years ended 2006, 2007, 2008 and 2009 will be \$106, \$253, \$134, and \$54, respectively.

#### 17 - LEGAL PROCEEDINGS

From time to time the Company may be subject to legal proceedings and claims in the ordinary course of its business, principally personal injury and property casualty claims. Such claims, even if lacking merit, could result in the expenditure of significant financial and managerial resources. The Company is not aware of any legal proceedings or claims that it believes will have, individually or in the aggregate, a material adverse effect on the Company, its financial condition, results of operations or cash flows.

#### 18 - SUBSEQUENT EVENTS

On October 26, 2006, the Board of Directors declared a dividend of \$0.60 per share to be paid on or about November 30, 2006 to shareholders of record as of November 16, 2006. The aggregate amount of the dividend is expected to be \$15,261, which the Company anticipates will be funded from cash on hand at the time payment is to be made.

The Company took delivery of the Genco Commander, a 45,518 dwt Handysize drybulk carrier, on November 2, 2006 pursuant to the agreement with Franco Compania Naviera S.A. The total purchase price was \$21,000 which a \$2,100 deposit was paid in July 2006. The balance of \$18,900 was funded by utilizing the New Credit Facility.

Additionally, the Company also took delivery of the Genco Acheron, a 72,495 dwt Panamax drybulk carrier, on November 7, 2006 pursuant to the aforementioned agreement with Franco Compania Naviera S.A. The total purchase price was \$30,750 which a \$3,075 deposit was paid in July 2006. The balance of \$27,675 was also funded by utilizing the New Credit Facility.

These vessels acquisitions are consistent with the Company's strategy of selectively expanding the number of high-quality vessels in the fleet.

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

This report contains forward-looking statements made pursuant to the safe harbor provisions of the Private Securities Litigation Reform Act of 1995. These forward looking statements are based on management's current expectations and observations. Included among the factors that, in our view, could cause actual results to differ materially from the forward looking statements contained in this report are the following: (i) changes in demand or rates in the drybulk shipping industry; (ii) changes in the supply of or demand for drybulk products, generally or in particular regions; (iii) changes in the supply of drybulk carriers including new building of vessels or lower than anticipated scrapping of older vessels; (iv) changes in rules and regulations applicable to the cargo industry, including, without limitation, legislation adopted by international organizations or by individual countries and actions taken by regulatory authorities; (v) increases in costs and expenses including but not limited to: crew wages, insurance, provisions, repairs, maintenance and general and administrative expenses; (vi) the adequacy of our insurance arrangements; (vii) changes in general domestic and international political conditions; (viii) changes in the condition of the Company's vessels or applicable maintenance or regulatory standards (which may affect, among other things, our anticipated drydocking or maintenance and repair costs) and unanticipated drydock expenditures; (ix) the Company's acquisition or disposition of vessels; (x) the fulfillment of the closing conditions under the Company's agreement to acquire the remaining drybulk vessel; and other factors listed from time to time in our public filings with the Securities and Exchange Commission including, without limitation, our Annual Report on Form 10-K for the year ended December 31, 2005 and subsequent reports on Form 10-O and Form 8-K. Our ability to pay dividends in any period will depend upon factors including the limitations under our loan agreements, applicable provisions of Marshall Islands law and the final determination by the Board of Directors each quarter after its review of our financial performance. The timing and amount of dividends, if any, could also be affected by factors affecting cash flows, results of operations, required capital expenditures, or reserves. As a result, the amount of dividends actually paid may vary.

The following management's discussion and analysis should be read in conjunction with our historical consolidated financial statements and the related notes included in this 10-Q.

#### General

We are a Marshall Islands company incorporated in September 2004 to transport iron ore, coal, grain, steel products and other drybulk cargoes along worldwide shipping routes through the ownership and operation of drybulk carrier vessels. As of September 30, 2006, our fleet consisted of five Panamax, seven Handymax and five Handysize drybulk carriers, with an aggregate carrying capacity of approximately 839,000 dwt. The average age of our fleet was approximately 9 years as of September 30, 2006 as compared to the average age for the world fleet of approximately 15 years for the drybulk shipping segments in which we compete. All of the vessels in our fleet are on time charters to reputable charterers, including Lauritzen Bulkers, Cargill, HMMC, BHP, DS Norden, EDF Man Shipping, and NYK Europe or operate in the Baumarine Panamax pool. With the exception of the Genco Leader and the Genco Trader, our vessels are fixed on long-term time charters with original terms greater than one year that expire (assuming the option periods in the time charters are not exercised and the Genco Surprise is delivered in November 2006) between December 2006 and November 2007.

Each vessel in our fleet was delivered to us on the date specified in the following chart:

Vessel Acquired	Date Delivered	Class	Year Built
Genco Reliance	12/6/04	Handysize	1999
Genco Glory	12/8/04	Handymax	1984
Genco Vigour	12/15/04	Panamax	1999
Genco Explorer	12/17/04	Handysize	1999
Genco Carrier	12/28/04	Handymax	1998
Genco Sugar	12/30/04	Handysize	1998
Genco Pioneer	1/4/05	Handysize	1999
Genco Progress	1/12/05	Handysize	1999
Genco Wisdom	1/13/05	Handymax	1997
Genco Success	1/31/05	Handymax	1997
Genco Beauty	2/7/05	Panamax	1999
Genco Knight	2/16/05	Panamax	1999
Genco Leader	2/16/05	Panamax	1999
Genco Marine	3/29/05	Handymax	1996
Genco Prosperity	4/4/05	Handymax	1997
Genco Trader	6/7/05	Panamax	1990
Genco Muse	10/14/05	Handymax	2001
Genco Commander	11/2/06	Handymax	1994
Genco Acheron	11/7/06	Panamax	1999

On July 10, 2006, the Company entered into an agreement with affiliates of Franco Compania Naviera S.A. under which the Company is to purchase three drybulk vessels, two of which were delivered in November 2006 and the third of which is expected to be delivered on or about November 16, 2006. The acquisition is subject to customary closing conditions. The acquisition consists of a 1999 Japanese-built Panamax vessel to be named the Genco Acheron, a 1998 Japanese-built Panamax vessel to be named the Genco Surprise, and a 1994 Japanese-built Handymax vessel to be named the Genco Commander. With the addition of these vessels, Genco's fleet will consist of seven Panamax, eight Handymax, and five Handysize drybulk carriers, with a total carrying capacity of approximately 1,029,000 dwt and an average fleet age of nine years.

We intend to grow our fleet through timely and selective acquisitions of vessels in a manner that is accretive to our cash flow. In connection with this growth strategy, we negotiated an increase in the New Credit Facility to \$550 million.

Our management team and our other employees are responsible for the commercial and strategic management of our fleet. Commercial management includes the negotiation of charters for vessels, managing the mix of various types of charters, such as time charters and voyage charters, and monitoring the performance of our vessels under their charters. Strategic management includes locating, purchasing, financing and selling vessels. As of September 30, 2006, we contract with Wallem Shipmanagement, Anglo-Eastern Group and Barber International Ltd., which are independent technical managers that provide technical management of our fleet at a lower cost than we believe would be possible in-house. Technical management involves the day-to-day management of vessels, including performing routine maintenance, attending to vessel operations and arranging for crews and supplies. Members of our New York City-based management team oversee the activities of our independent technical managers.

## **Factors Affecting Our Results of Operations**

We believe that the following table reflects important measures for analyzing trends in our results of operations. The table reflects our ownership days, available days, operating days, fleet utilization, TCE rates and daily vessel operating expenses for the three and nine months ended September 30, 2006 and 2005. Because

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predominately all of our vessels have operated on time charters, our TCE rates equal our time charter rates less voyage expenses consisting primarily of brokerage commissions paid by us to parties.

	For the three months ended							
	September	•	Increase	Ø Ø.				
	2006	2005	(Decrease)	% Change				
Fleet Data:								
Ownership days (1)	460.0	460.0	0.0	0.0~				
Panamax	460.0	460.0	0.0	0.0%				
Handymax	644.0	552.0	92.0	16.7%				
Handysize	460.0	460.0	0.0	0.0%				
Total	1,564.0	1,472.0	92.0	6.3%				
Available days (2)								
Panamax	459.7	460.0	(0.3)	(0.1%)				
Handymax	629.6	552.0	77.6	14.1%				
Handysize	460.0	460.0	0.0	0.0%				
Total	1,549.3	1,472.0	77.3	5.3%				
Operating days (3)								
Panamax	452.7	457.7	(5.0)	(1.1%)				
Handymax	623.5	551.3	72.2	13.1%				
Handysize	458.7	451.2	7.5	1.7%				
Total	1,534.9	1,460.2	74.7	5.1%				
Fleet utilization (4)								
Panamax	98.5%	99.5%	(1.0%)	(1.0%)				
Handymax	99.0%	99.9%	(0.9%)	(0.9%)				
Handysize	99.7%	98.1%	1.6%	1.6%				
Fleet average	99.1%	99.2%	(0.1%)	(0.1%)				

	]	For the three	month	s ended			
		Septen	iber 30	),		Increase	
		2006		2005	(.	Decrease)	% Change
		(U.S. d	lollars	)			_
Average Daily Results:							
Time Charter Equivalent (5)							
Panamax	\$	24,111	\$	22,937	\$	1,174	5.1%
Handymax		20,951		21,301		(350)	(1.6%)
Handysize		15,893		16,803		(910)	(5.4%)
Fleet average		20,387		20,407		(20)	(0.1%)
Daily vessel operating expenses (6)							
Panamax	\$	3,820	\$	2,779	\$	1,041	37.5%
Handymax		3,770		2,603		1,167	44.8%
Handysize		3,418		2,398		1,020	42.5%
Fleet average		3,681		2,594		1,087	41.9%

	For the nine months ended September 30,			Increase		
	2006			005	(Decrease)	% Change
Fleet Data:						
Ownership days (1)						
Panamax	1	,365.0		1,078.6	286.4	26.6%
Handymax	1	,911.0		1,415.7	495.3	35.0%
Handysize	1	,365.0		1,350.9	14.1	1.0%
Total	4	,641.0		3,845.2	795.8	20.7%
Available days (2)						
Panamax	1	,355.8		1,073.2	282.6	26.3%
Handymax	1	,887.6		1,412.4	475.2	33.6%
Handysize	1	,365.0		1,350.0	15.0	1.1%
Total	4	,608.4		3,835.7	772.7	20.1%
Operating days (3)						
Panamax	1	,344.0		1,063.8	280.2	26.3%
Handymax	1	,864.5		1,401.9	462.6	33.0%
Handysize	1	,363.0		1,338.6	24.4	1.8%
Total	4	,571.4		3,804.3	767.1	20.2%
Fleet utilization (4)						
Panamax		99.1%		99.1%	0.0%	0.0%
Handymax		98.8%		99.3%	(0.5%)	(0.5%)
Handysize		99.9%		99.2%	0.7%	0.7%
Fleet average		99.2%		99.2%	0.0%	0.0%
	<b>.</b>					
	For t		nonths e	nded	_	
	•00	Septem			Increase	~ ~
	200			005	(Decrease)	% Change
		(U.S. d	ollars)			
Average Daily Results: Time Charter Equivalent (5)						
Panamax	\$	23,492	\$	25,684	(\$2,192)	(8.5%)
Handymax		21,050		21,261	(211)	(1.0%)
Handysize		16,639		16,951	(312)	(1.8%)
Fleet average		20,462		20,981	(519)	(2.5%)
Daily vessel operating expenses (6)						
Panamax	\$	3,437	\$	2,643 \$	794	30.0%
Handymax		3,243		2,409	834	34.6%
Handysize		3,028		2,213	815	36.8%
Fleet average		3,237		2,406	831	34.5%

#### **Definitions**

In order to understand our discussion of our results of operations, it is important to understand the meaning of the following terms used in our analysis and the factors that influence our results of operations.

- (1) Ownership days. We define ownership days as the aggregate number of days in a period during which each vessel in our fleet has been owned by us. Ownership days are an indicator of the size of our fleet over a period and affect both the amount of revenues and the amount of expenses that we record during a period.
- (2) Available days. We define available days as the number of our ownership days less the aggregate number of days that our vessels are off-hire due to scheduled repairs or repairs under guarantee, vessel upgrades or special surveys and the aggregate amount of time that we spend positioning our vessels. Companies in the shipping industry generally use available days to measure the number of days in a period during which vessels should be capable of generating revenues.
- (3) Operating days. We define operating days as the number of our available days in a period less the aggregate number of days that our vessels are off-hire due to unforeseen circumstances. The shipping industry uses operating days to measure the aggregate number of days in a period during which vessels actually generate revenues.
- (4) Fleet utilization. We calculate fleet utilization by dividing the number of our operating days during a period by the number of our available days during the period. The shipping industry uses fleet utilization to measure a company's efficiency in finding suitable employment for its vessels and minimizing the number of days that its vessels are off-hire for reasons other than scheduled repairs or repairs under guarantee, vessel upgrades, special surveys or vessel positioning.
- (5) TCE rates. We define TCE rates as our revenues (net of voyage expenses) divided by the number of our available days during the period, which is consistent with industry standards. TCE rate is a common shipping industry performance measure used primarily to compare daily earnings generated by vessels on time charters with daily earnings generated by vessels on voyage charters, because charterhire rates for vessels on voyage charters are generally not expressed in per-day amounts while charterhire rates for vessels on time charters generally are expressed in such amounts.

	F	For the three months ended September 30,			For the nine months ended September 30,			
		2006 2005		2006		2005		
				(U.S. dollars i	n thousands)			
Voyage revenues	\$	32,642	\$	31,172	\$	97,516	\$	83,521
Voyage expenses		1,056		1,134		3,220		3,044
Net voyage revenue	\$	31,586	\$	30,038	\$	94,296	\$	80,477

(6) Daily vessel operating expenses. We define daily vessel operating expenses to include crew wages and related costs, the cost of insurance, expenses relating to repairs and maintenance (excluding drydocking), the costs of spares and consumable stores, tonnage taxes and other miscellaneous expenses. Daily vessel operating expenses are calculated by dividing vessel operating expenses by ownership days for the relevant period.

## **Operating Data**

	For the three in Septem				Increase		
	2006		2005	(	(Decrease)	% Change	
	(U.S. dollars i	n tho	usands, except	for p	er share	8	
Revenues	\$ 32,642	\$	31,172	\$	1,470	4.7%	
Operating Expenses:							
Voyage expenses	1,056		1,134		(78)	(6.9%)	
Vessel operating expenses	5,757		3,818		1,939	50.8%	
General and administrative expenses	2,055		1,222		833	68.2%	
Management fees	353		326		27	8.3%	
Depreciation and amortization	6,681		6,116		565	9.2%	
Total operating expenses	15,902		12,616		3,286	26.0%	
Operating income	16,740		18,556		(1,816)	(9.8%)	
Other (expense) income	(3,836)		(6,216)		2,380	38.3%	
Net income	\$ 12,904	\$	12,340		564	4.6%	
Earnings per share - Basic	\$ 0.51	\$	0.55		(\$0.04)	(7.3%)	
Earnings per share - Diluted	\$ 0.51	\$	0.55		(\$0.04)	(7.3%)	
Dividends declared per share	\$ 0.60	\$	0.60		-	-	
Dividends paid per share	\$ 0.60		-	\$	0.60	N/A	
Weighted average common shares							
outstanding - Basic	25,288,695		22,575,652		2,713,043	12.0%	
Weighted average common shares							
outstanding - Diluted	25,371,882		22,575,652		2,796,230	12.4%	
EBITDA (1)	\$ 22,010	\$	24,672	\$	(2,662)	(10.8%)	

For the nine months anded

	For the nine i	nont	hs ended				
	Septem	ber 3	30,		Increase		
	2006		2005		(Decrease)	% Change	
	(U.S. dollars i	n tho	ousands, except f	or p	er share		
Revenues	\$ 97,516	\$	83,521	\$	13,995	16.8%	
Operating Expenses:							
Voyage expenses	3,220		3,044		176	5.8%	
Vessel operating expenses	15,022		9,250		5,772	62.4%	
General and administrative expenses	6,808		2,415		4,393	181.9%	
Management fees	1,047		1,135		(88)	(7.8%)	
Depreciation and amortization	19,638		15,767		3,871	24.6%	
Total operating expenses	45,735		31,611		14,124	44.7%	
Operating income	51,781		51,910		(129)	(0.2%)	
Other (expense) income	(4,777)		(12,568)		7,791	(62.0%)	
Net income	\$ 47,004	\$	39,342		7,662	19.5%	
Earnings per share - Basic	\$ 1.86	\$	2.38		(\$0.52)	(21.8%)	
Earnings per share - Diluted	\$ 1.86	\$	2.38		(\$0.52)	(21.8%)	
Dividends declared per share	\$ 1.80	\$	0.60	\$	1.20	N/A	
Dividends paid per share	\$ 1.80		-	\$	1.80	N/A	
Weighted average common shares							
outstanding - Basic	25,270,831		16,558,462		8,712,369	52.6%	
Weighted average common shares							
outstanding - Diluted	25,338,031		16,558,462		8,779,569	53.0%	
EBITDA (1)	\$ 74,138	\$	67,677	\$	6,461	9.5%	

<sup>(1)</sup> EBITDA represents net income plus net interest expense, income tax expense, depreciation and amortization, plus amortization of restricted stock compensation, and amortization of the value of time charter acquired, which is included as a component of other long-term assets. EBITDA is included because it is used by management and certain investors as a measure of operating performance. EBITDA is used by analysts in the shipping industry as a common performance measure to compare results across peers. Our management uses EBITDA as a performance measure in consolidating internal financial statements and it is presented for review at our board meetings. For these reasons, we believe that EBITDA is a useful measure to present to our investors. EBITDA is not an item recognized by U.S. GAAP and should not be considered as an alternative to net income, operating income or any other indicator of a company's operating performance required by U.S. GAAP. EBITDA is not a source of liquidity or cash flows as shown in our consolidated statement of cash flows. The definition of EBITDA used here may not be comparable to that used by other companies.

	For the three ended Septe		For the nin ended Septe		
	2006	• '		2005	
	(U.S. dollar			per share	
		amou	ints)		
	\$	\$	\$	\$	
Net income	12,904	12,340	47,004	39,342	
Net interest expense	1,641	6,216	4,779	12,568	
Income tax expense				_	
Amortization of value of time charter acquired (1)	466				