UNITED STATES SECURITIES AND EXCHANGE COMMISSION

Washington, D. C. 20549

FORM 10-Q

(Mark One)	
(X) QUARTERLY REPORT PURSUANT TO SECTION 13 OR 15(d) OF THE	SECURITIES EXCHANGE ACT OF 1934
For the quarterly period ended September 30, 2012	
Or	
() TRANSITION REPORT PURSUANT TO SECTION 13 OR 15(d) OF THE	SECURITIES EXCHANGE ACT OF 1934
For the transition period fromto	
Commission File Number: <u>0-9068</u>	
WEYCO GROUP, INC	C.
(Exact name of registrant as specified in its	
WISCONSIN (State or other jurisdiction of incorporation or organization)	39-0702200 (I.R.S. Employer Identification No.)
333 W. Estabrook Boulevard P. O. Box 1188 <u>Milwaukee, Wisconsin 53201</u> (Address of principal executive offices (Zip Code) (414) 908-1600 (Registrant's telephone number, including are	
Indicate by check mark whether the registrant (1) has filed all reports required Securities Exchange Act of 1934 during the preceding 12 months (or for surequired to file such reports), and (2) has been subject to such filing requirement YesX No	ich shorter period that the registrant was
Indicate by check mark whether the registrant has submitted electronically and every Interactive Data File required to be submitted and posted pursuant to Ru of this chapter) during the preceding 12 months (or for such shorter period that post such files). Yes <u>X</u> No	le 405 of Regulation S-T (Section 232.405
Indicate by check mark whether the registrant is a large accelerated filer, an ac smaller reporting company. See the definitions of "large accelerated filer", company" in Rule 12b-2 of the Exchange Act.	
Large accelerated filer Accelerated filer _X_ Non-accelerated filer	Smaller reporting company
Indicate by check mark whether the registrant is a shell company (as defined in Yes No _ X _	Rule 12b-2 of the Exchange Act).
As of October 31, 2012, there were 10,844,734 shares of common stock outsta	nding.

PART I. FINANCIAL INFORMATION

Item 1. Financial Statements.

The consolidated condensed financial statements included herein have been prepared by Weyco Group, Inc. (the "Company"), without audit, pursuant to the rules and regulations of the Securities and Exchange Commission. Certain information and footnote disclosures normally included in financial statements prepared in accordance with accounting principles generally accepted in the United States of America have been condensed or omitted pursuant to such rules and regulations. It is suggested that these financial statements and notes be read in conjunction with the financial statements and notes thereto included in the Company's latest annual report on Form 10-K.

WEYCO GROUP, INC. AND SUBSIDIARIES CONSOLIDATED CONDENSED BALANCE SHEETS (UNAUDITED)

	September 30, 2012	December 31, 2011
	(Dollars	in thousands)
ASSETS:	¢ 7.500	¢ 40.220
Cash and cash equivalents	\$ 7,529	
Marketable securities, at amortized cost Accounts receivable, net	6,873 58,627	*
Accrued income tax receivable	30,027	43,636 816
Inventories	62,839	
Deferred income tax benefits	286	
Prepaid expenses and other current assets	4,449	
Total current assets	140,603	
Marketable securities, at amortized cost	38,720	46,839
Deferred income tax benefits	4,429	· · · · · · · · · · · · · · · · · · ·
Property, plant and equipment, net	34,137	31,077
Goodwill	11,112	11,112
Trademarks	34,748	34,748
Other assets	18,596	18,081
Total assets	\$ 282,345	\$ 273,508
LIABILITIES AND EQUITY:		
Short-term borrow ings	\$ 44,000	\$ 37,000
Accounts payable	9,536	12,936
Dividend payable	1,841	1,742
Accrued liabilities	13,277	13,217
Accrued income tax payable	1,401	
Total current liabilities	70,055	64,895
Long-term pension liability	27,455	26,344
Other long-term liabilities	7,786	10,879
Equity:		
Common stock	10,845	· · · · · · · · · · · · · · · · · · ·
Capital in excess of par value	25,808	· · · · · · · · · · · · · · · · · · ·
Reinvested earnings	146,660	,
Accumulated other comprehensive loss	(12,782	
Total Weyco Group, Inc. equity	170,531	
Noncontrolling interest	6,518	
Total equity	177,049	
Total liabilities and equity	\$ 282,345	\$ 273,508

The accompanying notes to consolidated condensed financial statements (unaudited) are an integral part of these financial statements.

WEYCO GROUP, INC. AND SUBSIDIARIES CONSOLIDATED CONDENSED STATEMENTS OF EARNINGS AND COMPREHENSIVE INCOME (UNAUDITED)

	Three Months Ended September 30,			Nine	Months Ende	ed September 30,		
		2012		2011	2012			2011
			(In thou	usands, excep	t per sh	are amounts)		
Net sales	\$	79,473	\$	74,601	\$	215,120	\$	196,297
Cost of sales		49,027		46,061		133,765		120,269
Gross earnings		30,446		28,540		81,355		76,028
Selling and administrative expenses		22,338		21,823		64,012		61,769
Earnings from operations		8,108		6,717		17,343		14,259
Interest income		438		543		1,404		1,719
Interest expense		(143)		(124)		(388)		(351)
Other income and expense, net		10		(62)		(55)		46
Earnings before provision for income taxes		8,413		7,074		18,304		15,673
Provision for income taxes		2,961		2,525		6,245		5,334
Net earnings		5,452		4,549		12,059		10,339
Net earnings attributable to noncontrolling interest		260		140		779		621
Net earnings attributable to Weyco Group, Inc.	\$	5,192	\$	4,409	\$	11,280	\$	9,718
Weighted average shares outstanding								
Basic		10,827		10,946		10,860		11,128
Diluted		10,911		11,037		10,974		11,251
Earnings per share								
Basic	\$	0.48	\$	0.40	\$	1.04	\$	0.87
Diluted	\$	0.48	\$	0.40	\$	1.03	\$	0.86
Cash dividends per share	\$	0.17	\$	0.16	\$	0.50	\$	0.48
Comprehensive income	\$	6,058	\$	3,369	\$	13,036	\$	10,060
Comprehensive income attributable to noncontrolling interest		323		(269)		1,119		341
Comprehensive income attributable to Weyco Group, Inc.	\$	5,735	\$	3,638	\$	11,917	\$	9,719

The accompanying notes to consolidated condensed financial statements (unaudited) are an integral part of these financial statements.

WEYCO GROUP, INC. AND SUBSIDIARIES CONSOLIDATED CONDENSED STATEMENTS OF CASH FLOWS (UNAUDITED)

Nine Months Ended September 30, 2011 (Dollars in thousands) **CASH FLOWS FROM OPERATING ACTIVITIES:** Net earnings \$ 12,059 \$ 10,339 Adjustments to reconcile net earnings to net cash (used for) provided by operating activities -Depreciation 2,442 2,085 Amortization 249 178 Bad debt expense 173 133 Deferred income taxes (1,381)(1,420)Net gain on remeasurement of contingent consideration (1,681)303 Net foreign currency transaction losses 83 896 Stock-based compensation 896 Pension contribution (1,600)Pension expense 2,638 2,212 Net gain on sale of marketable securities (346)3 Net losses (gains) on disposal of property, plant and equipment (13)Increase in cash surrender value of life insurance (250)(268)Changes in operating assets and liabilities, net of effects from acquisitions -Accounts receivable (15,163)(8,328)Inventories (145)2,483 Prepaids and other assets 848 736 Accounts payable (3,401)(1,785) Accrued liabilities and other 362 111 Accrued income taxes ,217 (351)Net cash (used for) provided by operating activities (51)5,365 **CASH FLOWS FROM INVESTING ACTIVITIES:** Acquisition of businesses, net of cash acquired (27,023)(1,154)Purchase of marketable securities Proceeds from maturities and sales of marketable securities 5,947 11,349 Proceeds from the sale of property, plant and equipment 14 Life insurance premiums paid (155)(155)Purchase of property, plant and equipment (4,013)(5,411)Net cash provided by (used for) investing activities 381 (20,982)**CASH FLOWS FROM FINANCING ACTIVITIES:** Cash dividends paid (5,351)(5,396)Shares purchased and retired (5,684)(12,132)Proceeds from stock options exercised 2,216 1,059 Payment of indemnification holdback (2,000)Repayment of debt assumed in acquisition (3,814)Net repayments of commercial paper (5,000)Proceeds from bank borrowings 22.000 68.000 Repayments of bank borrowings (15,000)(24,000)Income tax benefits from stock-based compensation 643 457 Net cash (used for) provided by financing activities 19,174 (3,176)Effect of exchange rate changes on cash and cash equivalents 46 (88)Net (decrease) increase in cash and cash equivalents (2,800)3,469 CASH AND CASH EQUIVALENTS at beginning of period 10,329 7,150 CASH AND CASH EQUIVALENTS at end of period 7,529 10,619 SUPPLEMENTAL CASH FLOW INFORMATION: 4,665 Income taxes paid, net of refunds \$ 5,304 \$ Interest paid \$ 309 \$ 354

The accompanying notes to consolidated condensed financial statements (unaudited) are an integral part of these financial statements.

NOTES:

1. Financial Statements

In the opinion of management, the accompanying unaudited consolidated condensed financial statements contain all adjustments necessary to present fairly the Company's financial position, results of operations and cash flows for the periods presented. The results of operations for the three and nine months ended September 30, 2012 are not necessarily indicative of the results for the full year.

2. Acquisition

On March 2, 2011, the Company acquired 100% of the outstanding shares of The Combs Company, the owner of the BOGS and Rafters footwear brands. Hereinafter in this document, The Combs Company will be referred to as "Bogs" and the individual BOGS brand will be referred to as "BOGS." The Company acquired Bogs from its former shareholders for \$29.3 million in cash plus assumed debt of approximately \$3.8 million and contingent payments after two and five years (in 2013 and 2016), which are dependent on Bogs achieving certain performance measures. In accordance with the agreement, \$2.0 million of the cash portion of the purchase price was held back to be used to help satisfy any claims of indemnification by the Company, and any amounts not used therefore were to be paid to the seller 18 months from the date of acquisition. This holdback was paid in full to the former shareholders of Bogs in the third quarter of 2012. At the acquisition date, the Company's estimate of the fair value of the contingent payments was approximately \$9.8 million in aggregate. For more information regarding the contingent payments, including an estimate of fair value as of September 30, 2012, see Note 10. The acquisition of Bogs was funded with available cash and short-term borrowings under the Company's borrowing facility.

The acquisition of Bogs was accounted for as a business combination under Accounting Standards Codification ("ASC") 805, *Business Combinations* ("ASC 805"). Under ASC 805, the total purchase price is allocated to tangible and intangible assets acquired and liabilities assumed based on their respective fair values at the acquisition date. The Company's final allocation of the purchase price was as follows (dollars in thousands):

Cash	\$ 317
Accounts receivable, less reserves of \$316	3,839
Inventory	2,932
Prepaids	15
Property, plant and equipment, net	7
Goodwill	11,112
Trademark	22,000
Other intangible assets	3,700
Accounts payable	(454)
Accrued liabilities	 (561)
	\$ 42,907

Other intangible assets consist of customer relationships and a non-compete agreement. Goodwill reflects the excess purchase price over the fair value of net assets, and has been assigned to the Company's North American wholesale segment ("wholesale"). All of the goodwill is expected to be deductible for tax purposes. For more information on the intangible assets acquired, see Note 5.

The operating results of Bogs have been consolidated into the Company's wholesale segment since the date of acquisition. Accordingly, the Company's 2012 results included Bogs operations from January 1 through September 30, 2012, while 2011 only included Bogs operations from March 2 through September 30, 2011. Bogs net sales were \$24.9 million in the first nine months of 2012 compared to \$15.6 million in 2011.

Pro Forma Results of Operations

The following table provides consolidated results of operations for the nine months ended September 30, 2012 compared to unaudited pro forma results of operations for the nine months ended September 30, 2011, as if Bogs had been acquired on January 1, 2011. The unaudited pro forma results include adjustments to reflect additional amortization of intangible assets, interest expense and a corresponding estimate of the provision for income taxes.

	N	line Months End	ed Sept	ember 30,	
		Actual	Р	ro forma	
	2012			2011	
		(Dollars in	thousar	nds)	
Netsales	\$	215,120	\$	200,665	
Net earnings attributable to Weyco Group, Inc.	\$	11,280	\$	9,548	

The unaudited pro forma information presented above is not necessarily indicative of either the results of operations that would have occurred had the acquisition of Bogs been effective on January 1, 2011 or the Company's future results of operations.

3. Earnings Per Share

The following table sets forth the computation of earnings per share and diluted earnings per share:

	Three Months Ended September 30,				Nine Months Ended September 30				
	2012		2011		2012			2011	
			(In thou	sands, excep	t per sh	are amounts	s)		
Numerator:									
Net earnings attributable to Weyco Group, Inc.	\$	5,192	\$	4,409	\$	11,280	\$	9,718	
Denominator:									
Basic weighted average shares outstanding		10,827		10,946		10,860		11,128	
Effect of dilutive securities:									
Employee stock-based awards		84		91		114		123	
Diluted weighted average shares outstanding		10,911	<u> </u>	11,037		10,974	-	11,251	
Basic earnings per share	\$	0.48	\$	0.40	\$	1.04	\$	0.87	
Diluted earnings per share	\$	0.48	\$	0.40	\$	1.03	\$	0.86	

Diluted weighted average shares outstanding for the three and nine months ended September 30, 2012 exclude antidilutive unvested restricted stock and outstanding stock options totaling 711,330 shares of common stock at a weighted average price of \$25.68. Diluted weighted average shares outstanding for the three and nine months ended September 30, 2011 exclude anti-dilutive unvested restricted stock and outstanding stock options totaling 451,500 shares of common stock at a weighted average price of \$26.81.

4. Investments

As noted in the Company's Annual Report on Form 10-K for the year ended December 31, 2011, all of the Company's investments are classified as held-to-maturity securities and reported at amortized cost pursuant to ASC 320, *Investments – Debt and Equity Securities* ("ASC 320") as the Company has the intent and ability to hold all security investments to maturity.

Below is a summary of the amortized cost and estimated market values of the Company's investment securities as of as of September 30, 2012 and December 31, 2011.

September 30, 2012			December 31, 2011				
Amortized Cost				Amortized Cost			Market Value
			(Dollars in the	nousan	ids)		
			•		,		
\$	6,873	\$	6,975	\$	4,745	\$	4,781
	27,549		28,968		32,679		34,184
	11,171		12,095		14,160		15,216
\$	45,593	\$	48,038	\$	51,584	\$	54,181
		### Amortized Cost \$ 6,873 27,549 11,171	Amortized Cost \$ 6,873 \$ 27,549 11,171	Amortized	Amortized Cost Market Value And Value \$ 6,873 \$ 6,975 \$ 27,549 \$ 11,171 \$ 12,095	Amortized Cost Market Value Amortized Cost (Dollars in thousands) \$ 6,873 \$ 6,975 \$ 4,745 27,549 28,968 32,679 11,171 12,095 14,160	Amortized Cost Market Value Cost Amortized Cost Market Cost (Dollars in thousands) \$ 6,873 \$ 6,975 \$ 4,745 \$ 27,549 \$ 28,968 \$ 32,679 11,171 12,095 14,160 \$ 32,679 \$ 32,6

The unrealized gains and losses on investment securities as of September 30, 2012 and December 31, 2011 were as follows:

		Septembe	r 30, 201	2		Decembe	r 31, 2011	
	_	realized Gains		ealized sses		ealized Gains		ealized sses
			1)	Dollars in th	nousand	ds)		
Municipal bonds	\$	2,645	\$	200	\$	2,797	\$	200

The estimated market values provided are level 2 valuations as defined by ASC 820, *Fair Value Measurements and Disclosures* ("ASC 820"). The Company reviewed its portfolio of investments as of September 30, 2012 and determined that no other-than-temporary market value impairment exists.

5. Intangible Assets

The Company's indefinite-lived and amortizable intangible assets as recorded in the Consolidated Condensed Balance Sheets (Unaudited) consisted of the following as of September 30, 2012:

		September 30, 2012							
	Weighted Average Life (Yrs)	С	Gross arrying Amount		mulated rtization		Net		
				(Dollars in	thousands)				
Indefinite-lived intangible assets:									
Goodwill		\$	11,112	\$	-	\$	11,112		
Trademarks			34,748		-		34,748		
Total indefinite-lived intangible assets		\$	45,860	\$		\$	45,860		
Amortizable intangible assets:									
Non-compete agreement	5	\$	200	\$	(63)	\$	137		
Customer relationships	15		3,500		(369)		3,131		
Total amortizable intangible assets		\$	3,700	\$	(432)	\$	3,268		

The Company's indefinite-lived and amortizable intangible assets as recorded in the Consolidated Condensed Balance Sheets (Unaudited) consisted of the following as of December 31, 2011:

		December 31, 2011						
	Weighted Average Life (Yrs)	Gross Carrying Amount		Amoi	mulated rtization		Net	
Indefinite-lived intangible assets:				(Dollars II	i triousarius)			
Goodwill		\$	11,112	\$	-	\$	11,112	
Trademarks			34,748		-		34,748	
Total indefinite-lived intangible assets		\$	45,860	\$	-	\$	45,860	
Amortizable intangible assets:								
Non-compete agreement	5	\$	200	\$	(33)	\$	167	
Customer relationships	15		3,500		(195)		3,305	
Total amortizable intangible assets		\$	3,700	\$	(228)	\$	3,472	

The Company's amortizable intangible assets are included within other assets in the Consolidated Condensed Balance Sheets (Unaudited).

6. Segment Information

The Company has two reportable segments: North American wholesale operations ("wholesale") and North American retail operations ("retail"). The chief operating decision maker, the Company's Chief Executive Officer, evaluates the performance of its segments based on earnings from operations and accordingly, interest income or expense, other income or expense, and income taxes are not allocated to the segments. The "other" category in the tables below includes the Company's wholesale and retail operations in Australia, South Africa, Asia Pacific and Europe, which do not meet the criteria for separate reportable segment classification. Summarized segment data for the three and nine months ended September 30, 2012 and 2011 was as follows:

Three Months Ended								
September 30,	Wholesale		Retail		Other		Total	
	.			(Dollars in	thousar	nds)		
2012								
Product sales	\$	60,198	\$	5,521	\$	12,916	\$	78,635
Licensing revenues		838						838
Net sales	\$	61,036	\$	5,521	\$	12,916	\$	79,473
Earnings from operations	\$	6,559	\$	322	\$	1,227	\$	8,108
2011								
Product sales	\$	55,466	\$	5,812	\$	12,231	\$	73,509
Licensing revenues		1,092		-		-		1,092
Net sales	\$	56,558	\$	5,812	\$	12,231	\$	74,601
Earnings from operations	\$	4,971	\$	245	\$	1,501	\$	6,717

Nine Months Ended										
September 30,	Wholesale		Retail		Other		Total			
	(Dollars in thousands)									
2012										
Product sales	\$	159,175	\$	16,771	\$	37,072	\$	213,018		
Licensing revenues		2,102		-		-		2,102		
Net sales	\$	161,277	\$	16,771	\$	37,072	\$	215,120		
Earnings from operations	\$	13,121	\$	355	\$	3,867	\$	17,343		
2011										
Product sales	\$	141,850	\$	17,256	\$	34,945	\$	194,051		
Licensing revenues		2,246		-		-		2,246		
Net sales	\$	144,096	\$	17,256	\$	34,945	\$	196,297		
Earnings from operations	\$	9,633	\$	386	\$	4,240	\$	14,259		

7. Employee Retirement Plans

The components of the Company's net pension expense were as follows:

	Three Months Ended September 30,					Nine Months Ended September 30,			
	2012		2011		2012			2011	
				(Dollars in t	housands	s)			
Benefits earned during the period	\$	352	\$	321	\$	1,120	\$	963	
Interest cost on projected benefit obligation		571		595		1,746		1,786	
Expected return on plan assets		(510)		(505)		(1,484)		(1,514)	
Net amortization and deferral		356		326		1,256		977	
Net pension expense	\$	769	\$	737	\$	2,638	\$	2,212	

8. Stock-Based Compensation Plans

During the three and nine months ended September 30, 2012, the Company recognized approximately \$298,000 and \$896,000, respectively, of compensation expense associated with stock option and restricted stock awards granted in years 2008 through 2011. During the three and nine months ended September 30, 2011, the Company recognized approximately \$298,000 and \$896,000, respectively, of compensation expense associated with stock option and restricted stock awards granted in years 2007 through 2010.

The following table summarizes the stock option activity under the Company's plans for the nine-month period ended September 30, 2012:

	Shares	A\ Ex	eighted verage ercise Price	Weighted Average Remaining Contractual Term (Years)	Aggregate Intrinsic Value*
Outstanding at December 31, 2011	1,307,488	\$	21.76		
Exercised	(169,646)	\$	13.06		
Forfeited or expired	(11,250)	\$	26.49		
Outstanding at September 30, 2012	1,126,592	\$	23.02	2.46	\$2,576,000
Exercisable at September 30, 2012	645,364	\$	21.94	1.42	\$2,436,000

^{*} The aggregate intrinsic value of outstanding and exercisable stock options is defined as the difference between the market value of the Company's stock on September 28, 2012, the last trading day of the quarter, of \$24.35 and the exercise price multiplied by the number of in-the-money outstanding and exercisable stock options.

The following table summarizes stock option activity for the three and nine months ended September 30, 2012 and 2011:

	Three Months Ended September 30,				Nine Months Ended September 30,				
	2012		2011		2012		2011		
				(Dollars in the	nousar	nds)			
Total intrinsic value of stock options exercised	\$	446	\$	300	\$	1,650	\$	1,174	
Cash received from stock option exercises	\$	650	\$	333	\$	2,216	\$	1,059	
Income tax benefit from the exercise of stock options	\$	174	\$	117	\$	643	\$	457	

The following table summarizes the Company's restricted stock award activity for nine-month period ended September 30, 2012:

	Shares of Restricted Stock	Av Gra	eighted verage ant Date ir Value	Weighted Average Remaining Contractual Term (Years)	ggregate Intrinsic Value*
Non-vested at December 31, 2011	38,000	\$	24.47		
Issued	-		-		
Vested	-		-		
Forfeited			_		
Non-vested at September 30, 2012	38,000	\$	24.47	2.27	\$ 925,000

^{*} The aggregate intrinsic value of non-vested restricted stock was calculated using the market value of the Company's stock on September 28, 2012, the last trading day of the quarter, of \$24.35 multiplied by the number of non-vested restricted shares outstanding.

9. Short-Term Borrowings

At September 30, 2012, the Company had a \$50 million unsecured revolving line of credit. At the end of the third quarter, the Company had \$44 million of bank borrowings outstanding at an interest rate of approximately 1.2%. The Company's borrowing facility includes one financial covenant that specifies a minimum level of net worth. The Company was in compliance with the covenant at September 30, 2012. Under the line of credit agreement, the interest rate on bank borrowings is LIBOR plus 100 basis points. The facility expires on April 30, 2013.

Effective November 2, 2012, the Company amended the line of credit agreement to increase the amount of the borrowing facility from \$50 million to \$60 million. No other terms or conditions of the line of credit agreement were amended.

10. Contingent Consideration

Contingent consideration is comprised of two contingent payments that the Company is obligated to pay the former shareholders of Bogs two and five years following the Bogs acquisition date (in 2013 and 2016). The estimate of contingent consideration is formula-driven and is based on Bogs achieving certain levels of gross margin dollars between January 1, 2011 and December 31, 2015. In accordance with ASC 805, the Company remeasures its estimate of the fair value of the contingent payments at each reporting date. The change in fair value is recognized in earnings.

The Company's estimate of the fair value of the contingent payments as recorded in the Consolidated Condensed Balance Sheets (Unaudited) was as follows:

	•	ember 30, 2012	December 31, 2011		
	(Dollars in thou				
Current portion	\$	1,630	\$	-	
Long-term portion		6,451		9,693	
Total contingent consideration	\$	8,081	\$	9,693	

The fair value of the contingent payments was recorded at present value. Accordingly, the two components of the change in contingent consideration between December 31, 2011 and September 30, 2012 were the net gain on remeasurement of contingent consideration of approximately \$1,681,000 less interest expense of \$69,000. The net gain was recorded within selling and administrative expenses in the Consolidated Condensed Statements of Earnings and Comprehensive Income (Unaudited). The reduction of the liability in 2012 was primarily due to a decrease in the Company's estimate of the 2013 contingent payment as a result of lower Bogs gross margin dollars relative to the Company's original projections.

The current portion of contingent consideration is recorded within accrued liabilities in the Consolidated Condensed Balance Sheets (Unaudited). The long-term portion is recorded within other long-term liabilities in the Consolidated Condensed Balance Sheets (Unaudited). The total contingent consideration has been assigned to the Company's wholesale segment.

The fair value measurement of the contingent consideration is based on significant inputs not observed in the market and thus represents a level 3 valuation as defined by ASC 820. The fair value measurement was determined using a probability-weighted model which includes various estimates related to Bogs future sales levels and gross margins. As of September 30, 2012, management estimates that the range of reasonably possible potential payments is \$5 million to \$10 million in aggregate.

11. Comprehensive Income

Comprehensive income for the three and nine months ended September 30, 2012 and 2011 was as follows:

	Three Months Ended September 30,				Nine Months Ended September 30,			
	2012		2011			2012		2011
				(Dollars in t	housand	s)		
Net earnings	\$	5,452	\$	4,549	\$	12,059	\$	10,339
Foreign currency translation adjustments		405		(1,379)		211		(875)
Pension liability, net of tax of \$129, \$127, \$490, and \$381,								
respectively		201		199		766		596
Total comprehensive income	\$	6,058	\$	3,369	\$	13,036	\$	10,060

Certain comprehensive income amounts in the above table for the three and nine months ended September 30, 2011 have been corrected from the amounts previously presented.

The components of accumulated other comprehensive loss as recorded on the Consolidated Condensed Balance Sheets (Unaudited) were as follows:

	September 3 2012	30, December 31, 2011
	(Dolla	rs in thousands)
Foreign currency translation adjustments	\$ 7	94 \$ 923
Pension liability, net of tax	(13,5	76) (14,342)
Total accumulated other comprehensive loss	\$ (12,7	82) \$ (13,419)

In 2012, the Company adopted new accounting guidance from the Financial Accounting Standards Board related to the financial statement presentation of comprehensive income. This guidance does not change the nature of or accounting for items reported within comprehensive income, and the adoption of this guidance did not impact the Company's results of operations or financial condition.

12. Equity

A reconciliation of the Company's equity for the nine months ended September 30, 2012 is as follows:

	Capital in Common Excess of				invested	Noncontrolling				
		Stock	Par Value Earnings (Dollars in thous				nds)	Loss	In	terest
Balance, December 31, 2011	\$	10,922	\$	22,222	\$	146,266	\$	(13,419)	\$	5,399
Net earnings		_		_		11,280		-		779
Foreign currency translation adjustments		-		_		· -		(129)		340
Pension liability adjustment, net of tax		_		_		_		766		_
Cash dividends declared		_		_		(5,450)		-		_
Stock options exercised		170		2,047		-		-		-
Stock-based compensation expense		-		896		-		-		-
Income tax benefit from stock options exercised		-		643		-		-		-
Shares purchased and retired		(247)				(5,436)				
Balance, September 30, 2012	\$	10,845	\$	25,808	\$	146,660	\$	(12,782)	\$	6,518

Item 2. Management's Discussion and Analysis of Financial Condition and Results of Operations.

FORWARD-LOOKING STATEMENTS

This report contains certain forward-looking statements with respect to the Company's outlook for the future. These statements represent the Company's reasonable judgment with respect to future events and are subject to risks and uncertainties that could cause actual results to differ materially. The reader is cautioned that these forward-looking statements are subject to a number of risks, uncertainties or other factors that may cause actual results to differ materially from those described in the forward-looking statements. These risks and uncertainties include, but are not limited to, the risk factors described under Item 1A, "Risk Factors," of the Company's Annual Report on Form 10-K for the year-ended December 31, 2011.

GENERAL

The Company designs and markets quality and innovative footwear for men, women and children under a portfolio of well-recognized brand names including: "Florsheim," "Nunn Bush," "Stacy Adams," "BOGS," "Rafters," and "Umi." Inventory is purchased from third-party overseas manufacturers. The majority of foreign-sourced purchases are denominated in U.S. dollars.

The Company has two reportable segments, North American wholesale operations ("wholesale") and North American retail operations ("retail"). In the wholesale segment, the Company's products are sold to leading footwear, department, and specialty stores, primarily in the United States and Canada. As of September 30, 2012, the Company also had licensing agreements with third-parties who sell its branded apparel, accessories and specialty footwear in the United States, as well as its footwear in Mexico and certain markets overseas. Licensing revenues are included in the Company's wholesale segment. The Company's retail segment consisted of 26 Company-owned retail stores in the United States and an Internet business as of September 30, 2012. Sales in retail outlets are made directly to consumers by Company employees.

The Company's "other" operations include the Company's wholesale and retail businesses in Australia, South Africa, Asia Pacific (collectively, "Florsheim Australia") and Europe ("Florsheim Europe"). The majority of the Company's operations are in the United States, and its results are primarily affected by the economic conditions and the retail environment in the United States.

EXECUTIVE OVERVIEW

Acquisition

On March 2, 2011, the Company acquired 100% of the outstanding shares of The Combs Company ("Bogs") from its former shareholders for \$29.3 million in cash plus assumed debt of approximately \$3.8 million and contingent payments after two and five years (in 2013 and 2016), which are dependent on Bogs achieving certain performance measures. In accordance with the agreement, \$2.0 million of the cash portion of the purchase price was held back to be used to help satisfy any claims of indemnification by the Company, and any amounts not used therefore were to be paid to the seller 18 months from the date of acquisition. This holdback was paid in full to the former shareholders of Bogs in the third quarter of 2012. At the acquisition date, the Company's estimate of the fair value of the contingent payments was approximately \$9.8 million in aggregate. At September 30, 2012, the Company's estimate of the fair value of the contingent payments was approximately \$8.1 million in aggregate. See Note 10.

The operating results of Bogs have been consolidated into the Company's wholesale segment since the date of acquisition. Accordingly, the Company's 2012 results included Bogs operations from January 1 through September 30, 2012, while 2011 only included Bogs operations from March 2 through September 30, 2011. Bogs net sales were \$24.9 million for the nine months ended September 30, 2012 compared to \$15.6 million in 2011. See Note 2.

On June 1, 2012, the Company took over the sales and distribution of the BOGS and Rafters brands in Canada from a third-party licensee. Consequently, Bogs wholesale sales for the third quarter increased and its licensing revenues decreased.

Third Quarter Highlights

Consolidated net sales for the third quarter of 2012 were \$79.5 million, up 7% over last year's third quarter net sales of \$74.6 million. Operating earnings increased 21% to \$8.1 million this quarter, from \$6.7 million in 2011. Consolidated net earnings attributable to Weyco Group, Inc. were \$5.2 million in the third quarter of 2012 compared with \$4.4 million last

year. Diluted earnings per share for the three months ended September 30, 2012 were \$0.48 per share, up from \$0.40 per share in last year's third quarter.

The majority of the Company's operations are in its North American wholesale segment, and its consolidated results primarily reflect the results of that business. North American wholesale net sales increased \$4.5 million this quarter compared to the same period last year. North American wholesale operating earnings increased \$1.6 million this quarter over last year's third quarter. The takeover of the Canadian distribution of Bogs added \$4.1 million in net sales and contributed to the increase in operating earnings this quarter.

Year-to-Date Highlights

Consolidated net sales for the first nine months of 2012 were \$215.1 million, up 10% over last year's year-to-date net sales of \$196.3 million. Operating earnings increased 22% to \$17.3 million in the first nine months of 2012, from \$14.3 million in 2011. Consolidated net earnings attributable to Weyco Group, Inc. for nine months ended September 30, 2012 were \$11.3 million compared with \$9.7 million last year. Diluted earnings per share to date through September 30, 2012 were \$1.03 per share, up from \$0.86 per share for the same period in 2011.

As noted above, the Company's consolidated results primarily reflect the results of its North American wholesale segment. North American wholesale net sales increased \$17.2 million compared to the same period last year. This increase was primarily due to higher sales volumes across all of the Company's wholesale brands, which included increased Bogs sales volumes due to the takeover of the Bogs Canadian distribution during 2012. The acquisition of Bogs also contributed to the wholesale sales increase, as 2012 net sales included Bogs sales for the entire period while 2011 only included Bogs sales from March 2, 2011 through September 30, 2011. North American wholesale operating earnings increased \$3.5 million. The increase in operating earnings was primarily due to higher sales volumes as well as an adjustment to reduce the estimated liability for future payments due to the former owners of the BOGS and Rafters brands. See Note 10.

Financial Position Highlights

At September 30, 2012 cash and marketable securities totaled \$53 million and total outstanding debt was \$44 million. At December 31, 2011, cash and marketable securities totaled \$62 million and total outstanding debt was \$37 million. The Company's main sources of cash for the first nine months of 2012 were from the maturities of marketable securities as well as borrowings under the revolving line of credit. The Company's main uses of cash during the year-to-date period were for the payment of dividends, common stock repurchases, and the payment of an indemnification holdback to the former shareholders of Bogs. The Company also had increased capital expenditures in 2012 due to the construction to connect a new building that was acquired in 2011 to the Company's existing distribution center.

SEGMENT ANALYSIS

Net sales and earnings from operations for the Company's segments in the three and nine months ended September 30, 2012 and 2011 were as follows:

	Three	Months End	led Se _l	otember 30,	%	Nine Months Ended September 30,				%
		2012		2011	Change		2012	2011		Change
				(Dolla	ars in thousa					
Net Sales										
North American Wholesale	\$	61,036	\$	56,558	8%	\$	161,277	\$	144,096	12%
North American Retail		5,521		5,812	-5%		16,771		17,256	-3%
Other		12,916		12,231	6%		37,072		34,945	6%
Total	\$	79,473	\$	74,601	7%	\$	215,120	\$	196,297	10%
Earnings from Operations										
North American Wholesale	\$	6,559	\$	4,971	32%	\$	13,121	\$	9,633	36%
North American Retail		322		245	31%		355		386	-8%
Other		1,227		1,501	-18%		3,867		4,240	-9%
Total	\$	8,108	\$	6,717	21%	\$	17,343	\$	14,259	22%

North American Wholesale Segment

Net Sales

Net sales in the Company's North American wholesale segment for the three and nine months ended September 30, 2012 and 2011 were as follows:

North American Wholesale Segment Net Sales

	Three Months Ended September 30,				%	Nine Months Ended September 30,				%
		2012		2011	Change		2012		2011	Change
		_		(Dolla	rs in thous	ands)	_			
North American Net Sales										
Stacy Adams	\$	14,300	\$	14,294	0%	\$	45,901	\$	41,698	10%
Nunn Bush		13,859		16,594	-16%		47,404		46,771	1%
Florsheim		14,350		11,938	20%		36,965		34,324	8%
BOGS/Rafters		15,564		10,686	46%		24,937		15,571	60%
Umi		2,125		1,954	9%		3,968		3,486	14%
Total North American Wholesale	\$	60,198	\$	55,466	9%	\$	159,175	\$	141,850	12%
Licensing		838		1,092	-23%		2,102		2,246	-6%
Total North American Wholesale										
Segment	\$	61,036	\$	56,558	8%	\$	161,277	\$	144,096	12%

The increase in Stacy Adams year-to-date net sales was driven by higher sales volumes with department stores and national shoe chains. The decrease in Nunn Bush third quarter net sales was largely due to lower sales volumes with department stores and national shoe chain, primarily due to limited placement of new fall styles with several accounts. Florsheim's third quarter and year-to-date net sales increased due to higher sales volumes with department stores, chain stores and international retailers. The increase in Bogs third quarter net sales was primarily due to the Company's takeover of Bogs distribution in Canada, effective June 1, 2012. Bogs net sales in Canada were \$4.1 million this quarter. The remaining increase in Bogs third quarter net sales was due to higher sales volumes with independent retailers in the United States. Bogs was acquired on March 2, 2011. Accordingly, the Company's year-to-date results included Bogs operations from January 1 through September 30, 2012, while 2011 only included Bogs operations from March 2 through September 30, 2011.

Licensing revenues consist of royalties earned on the sales of branded apparel, accessories and specialty footwear in the United States and on branded footwear in Canada, Mexico, and certain overseas markets. Licensing revenues decreased in the third quarter due to the Company's takeover of the sales and distribution of BOGS and Rafters in Canada on June 1, 2012. Prior to this takeover, a third-party licensee operated that business and paid the Company royalties based on sales.

Earnings from Operations

Earnings from operations in the North American wholesale segment were \$6.6 million in the third quarter of 2012, compared with \$5.0 million in 2011. For the nine months ended September 30, 2012, earnings from operations for the North American wholesale segment were \$13.1 million, up from \$9.6 million in the same period last year.

Wholesale gross earnings increased by \$1.9 million or 11% for the three months ended September 30, 2012. This increase was achieved through higher sales volumes across several wholesale brands as well as higher gross margins as a percent of net sales. Wholesale gross earnings were 32.4% of net sales in the third quarter of 2012 compared to 31.6% in last year's third quarter. The takeover of the Canadian distribution of Bogs contributed to the increase in third quarter wholesale gross earnings as a percent of sales.

Wholesale gross earnings increased by \$4.8 million or 11% for the nine months ended September 30, 2012. This increase was due to higher sales volumes, slightly offset by lower gross margins as a percent of net sales. Wholesale gross earnings were 30.9% of net sales for the nine months ended September 30, 2012 compared with 31.3% in 2011. This decrease was primarily due to upward cost pressures from the Company's third-party overseas factories, primarily located in China and India. There continues to be upward cost pressures from those countries due to a variety of factors including higher labor, material and freight costs. Where possible, the Company has increased its selling prices to offset the effect of these increased costs.

The Company's cost of sales does not include distribution costs (e.g., receiving, inspection or warehousing costs). Distribution costs for the three-month periods ended September 30, 2012 and 2011 were \$2.5 million and \$2.2 million, respectively. For the nine month periods ended September 30, 2012 and 2011, distribution costs were \$7.4 million and \$6.3 million, respectively. These costs were included in selling and administrative expenses. The Company's gross earnings may not be comparable to other companies, as some companies may include distribution costs in cost of sales.

North American wholesale segment selling and administrative expenses include, and are primarily related to, distribution costs, salaries and commissions, advertising costs, employee benefit costs and depreciation. As a percent of net sales, wholesale selling and administrative expenses were 22% this quarter compared to 23% in the same quarter last year. For the nine months ended September 30, wholesale selling and administrative expenses were 23% of net sales in 2012 and 25% of net sales in 2011. The decreases in selling and administrative expenses as a percent of sales were largely due to sales volume increases, as many of the Company's selling and administrative expenses are fixed in nature. In addition, selling and administrative expenses for the current quarter and year-to-date period were reduced by approximately \$461,000 and \$1.7 million, respectively, for period-end remeasurements of the estimated liability for future payments due to the former owners of the BOGS and Rafters brands. The reduction of this liability was primarily due to a decrease in the Company's estimate of the 2013 contingent payment which is based on 2011 and 2012 gross margin dollars. The Company lowered its estimate of 2012 gross margin dollars, relative to its original projections, primarily because sales of Bogs products were less than expected due to the mild winter experienced in the U.S. late in 2011 and in 2012. Also, the Company made other refinements to the estimated liability based on Bogs actual performance to date compared to previous estimates.

North American Retail Segment

Net Sales

Net sales in the Company's North American retail segment decreased \$291,000 or 5% in the third quarter of 2012, compared to the same period last year and decreased \$485,000 or 3% in the nine months ended September 30, 2012 compared to the same period last year. There were four fewer domestic stores at September 30, 2012 than at September 30, 2011, as the Company has been closing unprofitable stores. Same store sales were up 2% for the quarter and up 7% for the first nine months of 2012.

Earnings from Operations

Retail earnings from operations increased \$77,000 or 31% in the third quarter of 2012 compared to the same period last year. Gross earnings as a percent of net sales increased to 64.3% this quarter, from 63.7% in last year's third quarter.

Retail earnings from operations decreased \$31,000 or 8% in the nine months ended September 30, 2012 compared to the same period last year. Gross earnings as a percent of net sales increased to 64.4% for the nine months ended September 30, 2012, from 63.8% in the same period last year.

Selling and administrative expenses for the retail segment include, and are primarily related to, rent and occupancy costs, employee costs and depreciation. Selling and administrative expenses as a percent of net sales were 58.4% in the third quarter of 2012 and 59.5% in last year's third quarter. To date in 2012, selling and administrative expenses were 62.3% of net sales compared to 61.6% of net sales for the first nine months of 2011. Year-to-date selling and administrative expenses included a one-time \$208,000 fee paid in the second quarter of 2012 to terminate the lease of an unprofitable store.

Other

The Company's other net sales increased 6% for the quarter and for the first nine months of the year compared to the same periods last year. The majority of the Company's other net sales are generated by Florsheim Australia. For the quarter and nine months ended September 30, 2012, Florsheim Australia's net sales were up 14% and 11%, respectively. The quarter and year-to-date increases were achieved through higher sales volumes in both its wholesale and retail businesses. Florsheim Europe's net sales decreased for the quarter and first nine months of the year compared to last year.

Collectively, the operating earnings of the Company's other businesses for the quarter and nine months ended September 30, 2012 were down slightly compared to 2011. These decreases were primarily due to lower gross earnings as a percent of net sales in Florsheim Australia's wholesale business.

Other income and expense and taxes

Interest income for the quarter and nine months ended September 30, 2012 was down approximately \$105,000 and \$315,000, respectively, compared to the same periods last year, primarily due to lower average investment balances this year compared to last year. Interest expense remained relatively flat for the quarter and year-to-date periods.

The Company's effective tax rate for the quarter ended September 30, 2012 was 35.2% as compared with 35.7% for the same period of 2011. The effective tax rate for the nine months ended September 30 was 34.1% in 2012 and 34.0% 2011.

LIQUIDITY AND CAPITAL RESOURCES

The Company's primary sources of liquidity are its cash, short-term marketable securities and revolving line of credit. The Company used \$51,000 of cash in operating activities during the first nine months of 2012, and generated \$5.4 million of cash from operating activities during the same period one year ago. The decrease between years was primarily due to changes in operating assets and liabilities, and most significantly the accounts receivable and inventory balances. The increases in the accounts receivable and inventory balances were primarily due to the takeover of Bogs distribution in Canada.

The Company's capital expenditures were \$5.4 million in the first nine months of 2012 compared with \$4.0 million last year. Capital expenditures in 2012 included payments on a project to connect a neighboring building that was acquired in December 2011 to the Company's existing distribution center in Glendale, Wisconsin. This project is expected to be complete by the end of the year. Management estimates that there will be an additional \$3 million to \$5 million in capital expenditures during the rest of 2012 to complete this project. The Company expects capital expenditures to decrease to approximately \$2 million to \$4 million in 2013.

The Company paid cash dividends of approximately \$5.4 million during the nine months ended September 30, 2012 and 2011.

The Company continues to repurchase its common stock under its share repurchase program when the Company believes market conditions are favorable. During the first nine months of 2012, the Company repurchased 247,000 shares at a total cost of \$5.7 million. As of September 30, 2012, the Company had 861,569 shares available under its previously announced stock repurchase program. See Part II, Item 2, "Unregistered Sales of Equity Securities and Use of Proceeds" below for more information.

At September 30, 2012, the Company had a \$50 million unsecured revolving line of credit. At the end of the third quarter, the Company had \$44 million of bank borrowings outstanding at an interest rate of approximately 1.2%. The Company's

borrowing facility includes one financial covenant that specifies a minimum level of net worth. The Company was in compliance with the covenant at September 30, 2012. Under the line of credit agreement, the interest rate on bank borrowings is LIBOR plus 100 basis points. The facility expires on April 30, 2013. Effective November 2, 2012, the Company amended the line of credit agreement to increase the amount of the borrowing facility from \$50 million to \$60 million to cover possible short-term cash needs due to the timing of inventory purchases and capital expenditures during the rest of 2012. See Part II, Item 5, "Other Information" below for more information.

In connection with the Bogs acquisition, the Company held back \$2.0 million of the purchase price to be used to help satisfy any claims of indemnification. This holdback was paid in full to the former shareholders of Bogs in the third quarter of 2012. The Company also has two contingent payments due to the former shareholders of Bogs in 2013 and 2016. See Notes 2 and 10.

The Company will continue to evaluate the best uses for its available liquidity, including, among other uses, continued stock repurchases and additional acquisitions.

The Company believes that available cash and marketable securities, cash provided by operations, and available borrowing facilities will provide adequate support for the cash needs of the business for at least one year, although there can be no assurances.

Item 3. Quantitative and Qualitative Disclosures About Market Risk.

There have been no material changes from those reported in the Company's Annual Report on Form 10-K for the year ended December 31, 2011.

Item 4. Controls and Procedures.

The Company maintains disclosure controls and procedures designed to ensure that the information the Company must disclose in its filings with the Securities and Exchange Commission is recorded, processed, summarized and reported on a timely basis. The Company's Chief Executive Officer and Chief Financial Officer have reviewed and evaluated the Company's disclosure controls and procedures as defined in Rules 13a-15(e) and 15d-15(e) under the Securities Exchange Act of 1934, as amended (the "Exchange Act"), as of the end of the period covered by this report (the "Evaluation Date"). Based on such evaluation, such officers have concluded that, as of the Evaluation Date, the Company's disclosure controls and procedures are effective in bringing to their attention on a timely basis material information relating to the Company required to be included in the Company's periodic filings under the Exchange Act. Such officers have also concluded that, as of the Evaluation Date, the Company's disclosure controls and procedures are effective in accumulating and communicating information in a timely manner, allowing timely decisions regarding required disclosures.

There have been no significant changes in the Company's internal control over financial reporting (as defined in Exchange Act Rules 13a-15(f) and 15d-15(f)) that occurred during the Company's most recent fiscal quarter that have materially affected, or are reasonably likely to materially affect, the Company's internal control over financial reporting.

PART II. OTHER INFORMATION

Item 1. Legal Proceedings.

None

Item 1A. Risk Factors.

There have been no material changes to the risk factors affecting the Company from those disclosed in the Company's Annual Report on Form 10-K for the year ended December 31, 2011.

Item 2. Unregistered Sales of Equity Securities and Use of Proceeds.

The table below presents information pursuant to Item 703(a) of Regulation S-K regarding the purchase of the Company's common stock by the Company in the three month period ended September 30, 2012.

Period	Total Number of Shares Purchased	I	verage Price Paid r Share	Total Number of Shares Purchased as Part of the Publicly Announced Program	Maximum Number of Shares that May Yet Be Purchased Under the Program ⁽¹⁾
7/1/2012 - 7/31/2012	27,914	\$	23.01	27,914	915,047
8/1/2012 - 8/31/2012	30,950	\$	23.00	30,950	884,097
9/1/2012 - 9/30/2012	22,528	\$	22.94	22,528	861,569
Total	81,392	\$	22.99	81,392	

In April 1998, the Company's Board of Directors first authorized a stock repurchase program to repurchase 1,500,000 shares of its common stock in open market transactions at prevailing prices. In April 2000 and again in May 2001, the Company's Board of Directors extended the stock repurchase program to cover the repurchase of 1,500,000 additional shares. In February 2009, the Board of Directors extended the stock repurchase program to cover the repurchase of 1,000,000 additional shares, bringing the total authorized since inception to 5,500,000 shares.

Item 5. Other Information.

On November 2, 2012, the Company entered into an amendment (the "Amendment") to the credit agreement with BMO Harris Bank, N.A. ("BMO Harris Bank"). The Amendment increases the amount of the borrowing facility from \$50 million to \$60 million. All other terms and conditions of the credit agreement remain the same. The foregoing description of the Amendment does not purport to be complete and is qualified in its entirety by reference to the Amendment, a copy of which is filed as Exhibit 10.1 to this Form 10-Q.

Item 6. Exhibits.

See the Exhibit Index included herewith for a listing of exhibits.

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 thereunto duly authorized.

WEYCO GROUP, INC.

Dated: November 7, 2012 /s/ John F. Wittkowske
John F. Wittkowske

Senior Vice President and Chief Financial Officer

WEYCO GROUP, INC. (THE "REGISTRANT") (COMMISSION FILE NO. 0-9068)

EXHIBIT INDEX

TO CURRENT REPORT ON FORM 10-Q

FOR THE QUARTERLY PERIOD ENDED September 30, 2012

Exhibit	Description	Incorporation Herein By Reference To	Filed Herewith
10.1	Eighth Amendment to Second Amended and Restated Credit Agreement, dated November 2,		
	2012		X
31.1	Certification of Chief Executive Officer		X
31.2	Certification of Chief Financial Officer		Х
32	Section 906 Certification of Chief Executive Officer and Chief Financial Officer		Х
101	The following financial information from Weyco Group, Inc.'s Quarterly Report on Form 10-Q for the quarter ended September 30, 2012 formatted in XBRL (eXtensible Business Reporting Language): (i) Consolidated Condensed Balance Sheets; (ii) Consolidated Condensed Statements of Earnings and Comprehensive Income; (iii) Consolidated Condensed Statements of Cash Flows; and (v) Notes to Consolidated Condensed Financial Statements, furnished herewith		X

EXECUTION VERSION

EIGHTH AMENDMENT TO SECOND AMENDED AND RESTATED CREDIT AGREEMENT

THIS EIGHTH AMENDMENT TO SECOND AMENDED & RESTATED CREDIT AGREEMENT (the "Amendment") is made and entered into as of this 2nd day of November, 2012, by and between WEYCO GROUP, INC., a Wisconsin corporation (the "Borrower") and BMO HARRIS BANK N.A., successor in interest to M&I Marshall & Ilsley Bank (the "Bank"). All terms not otherwise defined herein shall have the meaning assigned to such terms in the Second Amended and Restated Credit Agreement by and between the Borrower and the Bank, dated as of April 28, 2006, as amended by that certain First Amendment to Second Amended & Restated Credit Agreement dated as of April 30, 2007, as amended by that certain Second Amendment to Second Amended & Restated Credit Agreement dated as of April 30, 2008, as amended by that Third Amendment to Second Amended & Restated Credit Agreement dated as of April 30, 2009, as amended by that Fourth Amendment to Second Amended & Restated Credit Agreement dated as of April 30, 2010, as amended by that Fifth Amendment to Second Amended & Restated Credit Agreement dated as of April 7, 2011, as amended by that Sixth Amendment to Second Amended & Restated Credit Agreement dated as of July 22, 2011, as amended by that Seventh Amendment to Second Amended & Restated Credit Agreement dated as of April 30, 2012 and as may be further amended, restated or otherwise modified from time to time (the "Agreement").

RECITALS

The Borrower has requested that the Bank increase the Revolving Line of Credit. The Bank has agreed to such extension, subject to the other terms and conditions contained herein.

AGREEMENT

Now, therefore, the parties hereto agree as follows:

- 1. <u>Amendment to Definitions</u>. The definition of "Total Commitment" is amended and restated to read as follows:
 - "Total Commitment" shall mean the total commitment of the Bank which shall be Sixty Million Dollars (\$60,000,000.00).
 - 2. Exhibit A. Exhibit A is amended and restated by Exhibit A attached hereto.
- 3. <u>Conditions Precedent</u>. This Amendment shall become effective upon satisfaction of the conditions set forth in subsections 3(d) and 3(e), below, and receipt by Bank of the items set forth in subsections 3(a)-(c) below:
 - (a) Two (2) copies of this Amendment duly executed by the Borrower and Bank.
 - (b) The Third Amended and Restated Master Note executed by the Borrower.

- (c) A certificate, certified by the Secretary of Borrower to be true and correct and in full force and effect on the date hereof, of (i) the absence of any amendment or modification to and the continued effectiveness of the Articles of Incorporation and Bylaws of Borrower delivered to the Bank on May 15, 2002 (except for the amendments, if any, which are attached to such certificate), (ii) resolutions of the Board of Directors of Borrower authorizing the issuance, execution, delivery and performance of this Amendment and the Third Amended and Restated Master Note, and (iii) a statement containing the names and titles of the officer or officers of Borrower authorized to sign this Amendment and the Third Amended and Restated Master Note.
- (d) The representations and warranties made by the Borrower herein, in any of the Credit Documents, or in any certificate, document, financial statement or other statement delivered hereunder are true as of the date hereof.
- (e) No Default or Event of Default has occurred and remains uncured as of the effective date hereof nor will occur upon the consummation of the transactions contemplated herein.

4. Miscellaneous.

- (a) As provided in Subsection 10.1(f) of the Agreement, the Borrower shall pay or reimburse the Bank for all of its out-of-pocket costs and expenses incurred in connection with this Amendment, including the fees and disbursements of counsel to the Bank, for the preparation hereof and expenses incurred in connection herewith.
- (b) After the date of this Amendment, each reference in the Agreement to "this Agreement" and each reference in each of the Credit Documents to the "Credit Agreement" shall be deemed a reference to the Agreement as amended by this Amendment.
- (c) This Amendment is being delivered and is intended to be performed in the State of Wisconsin and shall be construed and enforced in accordance with the laws of Wisconsin without regard for the principals of conflicts of law.
- (d) Except as expressly modified or amended herein, the Agreement shall continue in effect and shall continue to bind the parties hereto. This Amendment is limited to the terms and conditions hereof and shall not constitute a modification, acceptance or waiver of any other provision of the Agreement.
- (e) This Amendment may be executed in two or more counterparts, each of which shall be deemed an original but all of which together shall constitute one and the same instrument.

[The remainder of this page is left intentionally blank.

Counterpart signature pages to follow.]

IN WITNESS WHEREOF, the parties hereto have executed this Eighth Amendment to Second Amended and Restated Credit Agreement, to be effective as of the date first written above.

BORROWER:

WEXCQ GROUP, INC., a Wisconsin corporation

John Wittkowske, Senior Vice President & CFO

IN WITNESS WHEREOF, the parties hereto have executed this Eighth Amendment to Second Amended and Restated Credit Agreement, to be effective as of the date first written above.

BANK:

BMO HARRIS BANK N.A., successor in interest to M&I Marshall & Ilsley Bank

Ronald J. Carey, Sr. Vice President

David A. Anderson, Sr. Vice President

EXHIBIT A

THIRD AMENDED AND RESTATED MASTER NOTE

Milwaukee, Wisconsin as of November 2, 2012

\$60,000,000.00

("Borrower"). undersigned RECEIVED, the FOR VALUE unconditionally promises to pay on the Revolving Loan Maturity Date, to the order of BMO HARRIS BANK N.A., a national banking association, successor in interest to M&I Marshall & Ilsley Bank (the "Bank"), at the offices of the Bank located at 770 North Water Street, Milwaukee, Wisconsin 53202, in lawful money of the United States of America and in immediately available funds, the lesser of (a) Sixty Million Dollars (\$60,000,000.00) or (b) the aggregate unpaid principal amount of all Loans made by the Bank to the Borrower pursuant to the Agreement (as hereinafter defined). The Borrower also unconditionally promises to pay interest in like money at said offices on the unpaid principal amount hereof from time to time outstanding for the period from and including the date hereof until such amount shall be paid in full, as provided in the Agreement. The holder of this Master Note is hereby authorized to record the date and amount of each Loan made by such holder, and the date and amount of each payment or prepayment of principal, and any such recordation shall constitute prima facie evidence of the accuracy of the information so recorded.

This Master Note is referred to in the Second Amended and Restated Loan Agreement, dated as of April 28, 2006, by and between the Borrower and the Bank (as amended, modified or supplemented from time to time, the "Agreement"), is entitled to the benefits thereof and is subject to optional and mandatory prepayment in whole or in part as provided therein. The Agreement is hereby incorporated herein by reference. All capitalized terms used in this Master Note, unless herein defined, shall have the meanings assigned to such terms in the Agreement. Reference is made to the Agreement for relevant terms and provisions which bear upon this Master Note and the payments hereunder. Upon the occurrence of an Event of Default as specified in the Agreement, the amounts then remaining unpaid under this Master Note may be declared to be or may become immediately due and payable as provided in the Agreement.

No delay or omission on the part of the Bank or any holder hereof in exercising any right or option herein given to the Bank or any holder hereof in exercising any right or option herein given to the Bank or holder hereof shall impair such right or option or be considered as a waiver thereof or acquiescence in any default hereunder. Borrower hereby waives presentment, demand, notice of dishonor, protest and all other notices and proceedings required as a condition for payment or collection hereof.

This Master Note amends and restates that certain Second Amended and Restated Master Note in the original principal amount of Fifty Million Dollars (\$50,000,000) dated April 28, 2006, which amended that Amended and Restated Master Note in the original principal amount of Fifty Million Dollars (\$50,000,000) dated February 9, 2004, which amended and restated that certain Master Note in the original principal amount of Twenty-five Million Seven

Hundred Thousand Dollars (\$25,700,000.00), dated May 17, 2002, both executed by Borrower and its subsidiaries in favor of the Bank (collectively, the "Prior Note"). The Borrower hereby acknowledges and agrees that the remaining indebtedness evidenced by the Prior Note has not been repaid or extinguished and that the execution hereof does not constitute a novation of the Prior Note.

In the event of default hereunder, Borrower agrees to pay all costs of collection, including reasonable attorneys' fees.

This Master Note shall be governed by and construed in accordance with the laws of the State of Wisconsin.

IN WITNESS WHEREOF, Borrower has caused this Master Note to be signed on its behalf by its duly authorized officer as of the day and year first written above.

BORROWER:

WEYCO GROUP, INC.

John Wittkowske, Chief Financial Officer and

Serior Vice President

CERTIFICATION

- I, Thomas W. Florsheim, Jr., certify that:
- 1. I have reviewed this quarterly report on Form 10-Q of Weyco Group, Inc.;
- 2. Based on my knowledge, this report does not contain any untrue statement of a material fact or omit to state a material fact necessary to make the statements made, in light of the circumstances under which such statements were made, not misleading with respect to the period covered by this report;
- 3. Based on my knowledge, the financial statements, and other financial information included in this report, fairly present in all material respects the financial condition, results of operations and cash flows of the registrant as of, and for, the periods presented in this report;
- 4. The registrant's other certifying officer and I are responsible for establishing and maintaining disclosure controls and procedures (as defined in Exchange Act Rules 13a-15(e) and 15d-15(e)) and internal control over financial reporting (as defined in Exchange Act Rules 13a-15(f) and 15d-15(f)) for the registrant and have:
- a) Designed such disclosure controls and procedures, or caused such disclosure controls and procedures to be designed under our supervision, to ensure that material information relating to the registrant, including its consolidated subsidiaries, is made known to us by others within those entities, particularly during the period in which this report is being prepared;
- b) Designed such internal control over financial reporting, or caused such internal control over financial reporting to be designed under our supervision, to provide reasonable assurance regarding the reliability of financial reporting and the preparation of financial statements for external purposes in accordance with generally accepted accounting principles;
- c) Evaluated the effectiveness of the registrant's disclosure controls and procedures and presented in this report our conclusions about the effectiveness of the disclosure controls and procedures, as of the end of the period covered by this report based on such evaluation; and
- d) Disclosed in this report any change in the registrant's internal control over financial reporting that occurred during the registrant's most recent fiscal quarter (the registrant's fourth fiscal quarter in the case of an annual report) that has materially affected, or is reasonably likely to materially affect, the registrant's internal control over financial reporting; and
- 5. The registrant's other certifying officer and I have disclosed, based on our most recent evaluation of internal control over financial reporting, to the registrant's auditors and the audit committee of the registrant's board of directors (or persons performing the equivalent functions):
- a) All significant deficiencies and material weaknesses in the design or operation of internal control over financial reporting which are reasonably likely to adversely affect the registrant's ability to record, process, summarize and report financial information; and
- b) Any fraud, whether or not material, that involves management or other employees who have a significant role in the registrant's internal control over financial reporting.

Dated: November 7, 2012 /s/ Thomas W. Florsheim, Jr.

Thomas W. Florsheim, Jr.
Chief Executive Officer

CERTIFICATION

- I, John F. Wittkowske, certify that:
- 1. I have reviewed this quarterly report on Form 10-Q of Weyco Group, Inc.;
- 2. Based on my knowledge, this report does not contain any untrue statement of a material fact or omit to state a material fact necessary to make the statements made, in light of the circumstances under which such statements were made, not misleading with respect to the period covered by this report;
- 3. Based on my knowledge, the financial statements, and other financial information included in this report, fairly present in all material respects the financial condition, results of operations and cash flows of the registrant as of, and for, the periods presented in this report;
- 4. The registrant's other certifying officer and I are responsible for establishing and maintaining disclosure controls and procedures (as defined in Exchange Act Rules 13a-15(e) and 15d-15(e)) and internal control over financial reporting (as defined in Exchange Act Rules 13a-15(f) and 15d-15(f)) for the registrant and have:
- a) Designed such disclosure controls and procedures, or caused such disclosure controls and procedures to be designed under our supervision, to ensure that material information relating to the registrant, including its consolidated subsidiaries, is made known to us by others within those entities, particularly during the period in which this report is being prepared;
- b) Designed such internal control over financial reporting, or caused such internal control over financial reporting to be designed under our supervision, to provide reasonable assurance regarding the reliability of financial reporting and the preparation of financial statements for external purposes in accordance with generally accepted accounting principles;
- c) Evaluated the effectiveness of the registrant's disclosure controls and procedures and presented in this report our conclusions about the effectiveness of the disclosure controls and procedures, as of the end of the period covered by this report based on such evaluation; and
- d) Disclosed in this report any change in the registrant's internal control over financial reporting that occurred during the registrant's most recent fiscal quarter (the registrant's fourth fiscal quarter in the case of an annual report) that has materially affected, or is reasonably likely to materially affect, the registrant's internal control over financial reporting; and
- 5. The registrant's other certifying officer and I have disclosed, based on our most recent evaluation of internal control over financial reporting, to the registrant's auditors and the audit committee of the registrant's board of directors (or persons performing the equivalent functions):
- a) All significant deficiencies and material weaknesses in the design or operation of internal control over financial reporting which are reasonably likely to adversely affect the registrant's ability to record, process, summarize and report financial information; and
- b) Any fraud, whether or not material, that involves management or other employees who have a significant role in the registrant's internal control over financial reporting.

Dated: November 7, 2012

/s/ John F. Wittkowske

John F. Wittkowske

Chief Financial Officer

CERTIFICATION OF PERIODIC FINANCIAL REPORTS

We, Thomas W. Florsheim, Jr., Chief Executive Officer, and, John F. Wittkowske, Chief Financial Officer, of Weyco Group, Inc. each certify, pursuant to Section 906 of the Sarbanes-Oxley Act of 2002, that, to the best of our knowledge:

- (1) The Periodic Report on Form 10-Q for the quarter ended September 30, 2012, (the "Periodic Report") to which this statement is an exhibit fully complies with the requirements of Section 13(a) or 15(d) of the Securities Exchange Act of 1934 (15 U.S.C. 78m or 78o(d)) and
- (2) The information contained in the Periodic Report fairly presents, in all material respects, the financial condition and results of operations of Weyco Group, Inc.

Dated: November 7, 2012

/s/ Thomas W. Florsheim, Jr. Thomas W. Florsheim, Jr. Chief Executive Officer

/s/ John F. Wittkowske John F. Wittkowske Chief Financial Officer

A signed original of this written statement required by Section 906, or other document authenticating, acknowledging, or otherwise adopting the signature that appears in type form within the electronic version of this written statement required by Section 906, has been provided to Weyco Group, Inc. and will be retained by Weyco Group, Inc. and furnished to the Securities and Exchange Commission or its staff upon request.