# **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 December 31, 2013

OR

# [] TRANSITION REPORT PURSUANT TO SECTION 13 OR 15(d) OF THE SECURITIES EXCHANGE ACT OF 1934

For the transition period from \_\_\_\_\_\_ to \_\_\_\_\_

Commission File Number: 1-11692

Ethan Allen Interiors Inc (Exact name of registrant as specified in its charter)

Delaware	06-1275288
(State or other jurisdiction of incorporation or organization)	(I.R.S. Employer Identification No.)
Ethan Allen Drive, Danbury, Connecticut	06811
(Address of principal executive offices)	(Zip Code)
	(203) 743-8000
(Registrant's tele	phone number, including area code)
	N/A
(Former name, former address	and former fiscal year, if changed since last report)
months (or for such shorter period that the registrant was required to file such Indicate by check mark whether the registrant has submitted electronically and	to be filed by Section 13 or 15(d) of the Securities Exchange Act of 1934 during the preceding 12 reports), and (2) has been subject to such filing requirements for the past 90 days. [X] Yes [] No I posted on its corporate Web site, if any, every Interactive Data File required to be submitted and s (or such shorter period that the registrant was required to submit and post such files). [X] Yes [] No
	accelerated filer, a non-accelerated filer, or a smaller reporting company. See the definitions of d "smaller reporting 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 c	ompany (as defined in Rule 12b-2 of the Exchange Act). [] Yes [X] No
At January 24, 2014, there w	of the issuer's classes of common stock, as of the latest practicable date. ere 28,918,141 shares of Class A Common Stock, value \$.01, outstanding.

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# Item 1. Financial Statements

# ETHAN ALLEN INTERIORS INC. AND SUBSIDIARIES

# Consolidated Balance Sheets (In thousands)

	 mber 31, 2013 Jnaudited)	 June 30, 2013
ASSETS		
Current assets:		
Cash and cash equivalents	\$ 77,603	\$ 72,601
Marketable securities	20,157	15,529
Accounts receivable, less allowance for doubtful accounts of \$1,338 at December 31, 2013 and \$1,230 at June 30,		
2013	10,754	12,277
Inventories	139,964	137,256
Prepaid expenses and other current assets	 21,474	 22,907
Total current assets	269,952	260,570
Property, plant and equipment, net	290,388	291,672
Goodwill and other intangible assets	45,128	45,128
Restricted cash and investments	14,935	15,433
Other assets	4,878	 4,482
Total assets	\$ 625,281	\$ 617,285
LIABILITIES AND SHAREHOLDERS' EQUITY		
Current liabilities:		
Current maturities of long-term debt	\$ 490	\$ 480
Customer deposits	52,178	59,098
Accounts payable	21,911	22,995
Accrued compensation and benefits	26,606	27,205
Accrued expenses and other current liabilities	22,906	23,161
Total current liabilities	124,091	132,939
Long-term debt	130,613	130,809
Other long-term liabilities	20,617	19,180
Total liabilities	275,321	 282,928
Shareholders' equity:		
Class A common stock	486	486
Additional paid-in-capital	364,716	363,938
Less: Treasury stock (at cost)	(584,041)	(584,041)
Retained earnings	567,864	553,083
Accumulated other comprehensive income	 683	 684
Total Ethan Allen Interiors Inc. shareholders' equity	349,708	334,150
Noncontrolling interests	252	 207
Total shareholders' equity	 349,960	 334,357
Total liabilities and shareholders' equity	\$ 625,281	\$ 617,285

See accompanying notes to consolidated financial statements.

# Consolidated Statements of Comprehensive Income (Unaudited) (In thousands, except per share data)

		Three mor Decem			Six mont Decem	 	
		2013		2012	2013		2012
Net sales	\$	193,104	\$	191,251	\$	374,763	\$ 378,688
Cost of sales		87,105		87,284		170,021	 170,468
Gross profit		105,999		103,967		204,742	208,220
Selling, general and administrative expenses		86,149		86,610		168,948	 172,909
Operating income		19,850		17,357		35,794	35,311
Interest and other income		43		128		125	202
Interest and other related financing costs		1,871		2,198		3,744	 4,397
Income before income taxes		18,022		15,287		32,175	31,116
Income tax expense		6,467		5,441		11,586	 11,206
Net income	\$	11,555	\$	9,846	\$	20,589	\$ 19,910
Per share data:							
Basic earnings per common share:							
Net income per basic share	\$	0.40	\$	0.34	\$	0.71	\$ 0.69
Basic weighted average common shares		28,916		28,846		28,913	28,841
Diluted earnings per common share:							
Net income per diluted share	\$	0.39	\$	0.34	\$	0.70	\$ 0.68
Diluted weighted average common shares		29,292		29,223		29,290	29,182
Comprehensive income:							
Net income	S	11,555	\$	9,846	\$	20,589	\$ 19,910
Other comprehensive income		· · · ·				- ,	- )
Currency translation adjustment		(71)		(20)		(16)	140
Other		42		15		60	40
Other comprehensive income net of tax		(29)		(5)		44	 180
Comprehensive income	\$	11,526	\$	9,841	\$	20,633	\$ 20,090

See accompanying notes to consolidated financial statements.

# ETHAN ALLEN INTERIORS INC.

# Consolidated Statements of Cash Flows (Unaudited) (In thousands)

		Six months ended December 31,			
	2	2013	2012		
Operating activities:					
Net income	\$	20,589 \$	19,910		
Adjustments to reconcile net income to net cash provided by operating activities:					
Depreciation and amortization		8,699	8,966		
Compensation expense related to share-based payment awards		693	773		
Provision (benefit) for deferred income taxes		(463)	(730)		
Loss on disposal of property, plant and equipment		557	1,630		
Other		354	177		
Change in operating assets and liabilities, net of effects of acquired businesses:					
Accounts receivable		1,523	3,062		
Inventories		(2,708)	13,464		
Prepaid and other current assets		602	4,599		
Customer deposits		(6,920)	(19,423)		
Accounts payable		(1,084)	(10,981)		
Accrued expenses and other current liabilities		(1,260)	(3,141)		
Other assets and liabilities		2,024	(126)		
Net cash provided by operating activities		22,606	18,180		
Investing activities:					
Proceeds from the disposal of property, plant & equipment		771	1,266		
Change in restricted cash and investments		498	(11)		
Capital expenditures		(8,558)	(13,565)		
Acquisitions		-	(598)		
Purchases of marketable securities		(15,716)	(13,816)		
Sales of marketable securities		10,723	4,740		
Other investing activities		175	651		
Net cash used in investing activities		(12,107)	(21,333)		
Financing activities:					
Payments on long-term debt and capital lease obligations		(238)	(124)		
Payment of cash dividends		(5,502)	(19,617)		
Other financing activities		221	333		
Net cash used in financing activities		(5,519)	(19,408)		
Effect of exchange rate changes on cash		22	107		
Net increase (decrease) in cash & cash equivalents		5,002	(22,454)		
Cash & cash equivalents at beginning of period		72,601	79,721		
Cash & cash equivalents at end of period	\$	77,603 \$	57,267		

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See accompanying notes to consolidated financial statements.

# Consolidated Statements of Shareholders' Equity Six Months Ended December 31, 2013 (Unaudited) (In thousands)

	imon ock	]	dditional Paid-in Capital	Accumulated Other Treasury Comprehensive Stock Income		Retained Earnings		Non- Controlling Interests		Total	
Balance at June 30, 2013	\$ 486	\$	363,938	\$ (584,041)	\$	684	\$	553,083	\$	207	\$ 334,357
Stock issued on share-based awards	-		186	-		-		-		-	186
Compensation expense associated with share- based awards	-		693	-		-		-		-	693
Tax benefit associated with exercise of share based awards	-		(101)	-		-		-		-	(101)
Dividends declared on common stock	-		-	-		-		(5,808)		-	(5,808)
Comprehensive income Balance at December 31, 2013	\$ 486	\$	364,716	\$ (584,041)	\$	(1) 683	\$	20,589 567,864	\$	45 252	\$ 20,633 349,960

See accompanying notes to consolidated financial statements.

## (1) Basis of Presentation

Ethan Allen Interiors Inc. ("Interiors") is a Delaware corporation incorporated on May 25, 1989. The consolidated financial statements include the accounts of Interiors, its wholly owned subsidiary Ethan Allen Global, Inc. ("Global"), and Global's subsidiaries (collectively "We", "Us", "Our", "Ethan Allen", or the "Company"). All intercompany accounts and transactions have been eliminated in the consolidated financial statements. All of Global's capital stock is owned by Interiors, which has no assets or operating results other than those associated with its investment in Global.

We prepare our consolidated financial statements in conformity with accounting principles generally accepted in the United States, which requires management to make estimates and assumptions that affect the reported amounts of assets and liabilities and disclosure of contingent assets and liabilities at the date of the consolidated financial statements and the reported amounts of revenues and expenses during the reporting period. Due to the inherent uncertainty involved in making those estimates, actual results could differ from those estimates. Areas in which significant estimates have been made include, but are not limited to, revenue recognition, the allowance for doubtful accounts receivable, inventory obsolescence, tax valuation allowances, useful lives for property, plant and equipment and definite-lived intangible assets, goodwill and indefinite-lived intangible asset impairment analyses, the evaluation of uncertain tax positions and the fair value of assets acquired and liabilities assumed in business combinations.

Our consolidated financial statements include the accounts of an entity in which we are a majority shareholder and have the power to direct the activities that most significantly impact the entity's performance. Noncontrolling interest amounts in the entity are immaterial and included in the Consolidated Statement of Comprehensive Income within interest and other income, net.

## (2) Interim Financial Presentation

In our opinion, all adjustments, consisting only of normal recurring adjustments necessary for fair presentation, have been included in the consolidated financial statements. The results of operations for the three and six months ended December 31, 2013 are not necessarily indicative of results that may be expected for the entire fiscal year. The interim consolidated financial statements should be read in conjunction with the consolidated financial statements and accompanying notes included in our Annual Report on Form 10-K for the year ended June 30, 2013.

## (3) Income Taxes

The Company reviews its expected annual effective income tax rates and makes changes on a quarterly basis as necessary based on certain factors such as changes in forecasted annual operating income; changes to actual or forecasted permanent book to tax differences; impacts from future tax audits with state, federal or foreign tax authorities; impacts from tax law changes; or change in judgment as to the realizability of deferred tax assets. The Company identifies items which are not normal and are non-recurring in nature and treats these as discrete events. The tax effect of discrete items is recorded in the quarter in which the discrete events occur. Due to the volatility of these factors, the Company's consolidated effective income tax rate can change significantly on a quarterly basis.

The Company conducts business globally and, as a result, the Company or one or more of its subsidiaries files income tax returns in the U.S., various state, and foreign jurisdictions. In the normal course of business, the Company is subject to examination in such domestic and foreign jurisdictions. As of December 31, 2013, the Company and certain subsidiaries are currently under audit in the U.S. from 2006 through 2011. While the amount of uncertain tax benefits with respect to the entities and years under audit may change within the next twelve months, it is not anticipated that any of the changes will be significant. It is reasonably possible that some of these audits may be completed during the next twelve months. It is reasonable to expect that various issues relating to uncertain tax benefits will be resolved within the next twelve months as exams are completed or as statutes expire and will impact the effective tax rate.



The Company's consolidated effective tax rate was 35.9% and 36.0% for the three and six months ended December 31, 2013, respectively, and 35.6% and 36.0% for the three and six months ended December 31, 2012, respectively. The current year effective tax rate primarily includes tax expense on the current period net income, interest expense on uncertain tax positions, and the impact of maintaining valuation allowances on certain deferred tax assets, partly offset by the reversal and recognition of some uncertain tax positions. The prior year effective tax rate primarily includes the tax expense on that period's net income, interest expense on uncertain tax positions, and the impact of maintaining valuation allowances on deferred tax assets in the retail segment.

## (4) Restricted Cash and Investments

At December 31, 2013 and June 30, 2013, we held \$14.9 million and \$15.4 million respectively, of restricted cash and investments in lieu of providing letters of credit for the benefit of the provider of our workmen's compensation and other insurance and for the benefit of the issuer of our private label credit card. These funds can be invested in high quality money market mutual funds, U.S. Treasuries and U.S. Government agency fixed income instruments, and cannot be withdrawn without the prior written consent of the secured party. These assets are carried at cost, which approximates market value and are classified as long-term assets because they are not expected to be used within one year to fund operations. See also Note 12, "Fair Value Measurements". Effective January 2014 under the terms of the amended agreement with our provider of our private label credit card program, \$6 million of restricted cash was released and moved into the Company's operating cash accounts.

## (5) Marketable Securities

At December 31, 2013 and June 30, 2013, the Company held marketable securities of \$20.2 million and \$15.5 million respectively, classified as current assets, consisting of U.S. municipal and corporate bonds with maturities ranging from less than one year to less than two years, which were rated A/A2 or better by the rating services Standard & Poors ("S&P") and Moodys Investors Service ("Moodys") respectively. There were no material realized or unrealized gains or losses for the six months ended December 31, 2013 and December 31, 2012. We do not believe there are any impairments considered to be other than temporary at December 31, 2013. See also Note 12, "Fair Value Measurements".

## (6) Inventories

Inventories at December 31, 2013 and June 30, 2013 are summarized as follows (in thousands):

	De	ecember 31, 2013	 June 30, 2013
Finished goods	\$	111,571	\$ 110,220
Work in process		8,479	6,961
Raw materials		22,472	22,787
Valuation allowance		(2,558)	(2,712)
	\$	139,964	\$ 137,256

# (7) Borrowings

Total debt obligations at December 31, 2013 and June 30, 2013 consist of the following (in thousands):

	December 31, 2013	June 30, 2013
5.375% Senior Notes due 2015	\$ 129,203	\$ 129,152
Capital leases and other	1,900	2,137
Total debt	131,103	131,289
Less current maturities	490	480
Total long-term debt	\$ 130,613	\$ 130,809



In September 2005, we issued \$200.0 million in ten-year senior unsecured notes due October 1, 2015 (the "Senior Notes"). The Senior Notes were issued by Global, bearing an annual coupon rate of 5.375% with interest payable semi-annually in arrears on April 1 and October 1. We have used the net proceeds of \$198.4 million to improve our retail network, invest in our manufacturing and logistics operations, and for other general corporate purposes. In fiscal years 2011 through 2013, the Company repurchased an aggregate \$70.6 million of the Senior Notes in several unsolicited transactions.

We also maintain a \$50 million senior secured, asset-based revolving credit facility (the "Facility"). We have not had any revolving loans under the Facility at any time. At both December 31, 2013 and June 30, 2013, there were \$0.6 million of standby letters of credit outstanding under the Facility. The Facility is subject to borrowing base availability and includes a right for the Company to increase the total facility to \$100 million subject to certain conditions. The Facility is secured by all property owned, leased or operated by the Company in the United States excluding any real property owned by the Company and contains customary covenants which may limit the Company's ability to incur debt, engage in mergers and consolidations, make restricted payments (including dividends), sell certain assets, and make investments. Remaining availability under the Facility totaled \$49.4 million at December 31, 2013 and at June 30, 2013 and as a result, covenants and other restricted payment limitations did not apply. The Facility expires March 25, 2016, or June 26, 2015 if the Senior Notes have not been refinanced prior to that date.

At both December 31, 2013 and June 30, 2013, we were in compliance with all covenants of the Senior Notes and the Facility.

## (8) Litigation

We are routinely involved in various investigations or as a defendant in litigation, in the ordinary course of business. We are also subject to various federal, state and local environmental protection laws and regulations and are involved, from time to time, in investigations and proceedings regarding environmental matters. Such investigations and proceedings typically concern air emissions, water discharges, and/or management of solid and hazardous wastes. Under these laws, we and/or our subsidiaries are, or may be, required to remove or mitigate the effects on the environment of the disposal or release of certain hazardous materials.

Regulations issued under the Clean Air Act Amendments of 1990 required the industry to reformulate certain furniture finishes or institute process changes to reduce emissions of volatile organic compounds. Compliance with many of these requirements has been facilitated through the introduction of high solids coating technology and alternative formulations. In addition, we have instituted a variety of technical and procedural controls, including reformulation of finishing materials to reduce toxicity, implementation of high velocity low pressure spray systems, development of storm water protection plans and controls, and further development of related inspection/audit teams, all of which have served to reduce emissions per unit of production. We remain committed to implementing new waste minimization programs and/or enhancing existing programs with the objective of (i) reducing the total volume of waste, (ii) limiting the liability associated with waste disposal, and (iii) continuously improving environmental and job safety programs on the factory floor which serve to minimize emissions and safety risks for employees. We will continue to evaluate the most appropriate, cost effective, control technologies for finishing operations and design production methods to reduce the use of hazardous materials in the manufacturing process. We believe that our facilities are in material compliance with all such applicable laws and regulations. Our currently anticipated capital expenditures for environmental control facility matters are not material.

Although the outcome of the various claims and proceedings against us cannot be predicted with certainty, management believes that the likelihood is remote that any existing claims or proceedings will have a material adverse effect on our financial position, results of operations or cash flows.



# (9) Share-Based Compensation

During the six months ended December 31, 2013, the Company awarded options to purchase 23,499 shares of our common stock with a weighted average exercise price equal to the grant date closing market price of \$29.79 per share, a weighted average grant date fair value of \$14.34 and vesting over two years. During the six months ended December 31, 2013, options covering 422,639 shares of common stock were cancelled, primarily due to the expiration of their 10 year term. At December 31, 2013, there are 1,466,547 shares of common stock available for future issuance pursuant to the 1992 Stock Option Plan.

## (10) Earnings Per Share

Basic and diluted earnings per share are calculated using the following weighted average share data (in thousands):

	Three months December		Six month Decemb	
	2013	2012 2013		2012
Weighted average common shares outstanding				
for basic calculation	28,916	28,846	28,913	28,841
Effect of dilutive stock options and other share-				
based awards	376	377	377	341
Weighted average common shares outstanding adjusted for dilution calculation	29,292	29.223	29,290	29,182

As of December 31, 2013 and 2012, stock options to purchase 485,942 and 945,882 common shares, respectively, were excluded from the respective diluted earnings per share calculation because their impact was anti-dilutive.

## (11) Accumulated Other Comprehensive Income

The following table sets forth the activity in accumulated other comprehensive income for the year to date period ended December 31, 2013 (in thousands):

	H	oreign		Unrealized		
	c	urrency		gains and		
	tra	nslation	Derivative	losses on		
	adj	ustments	instruments	investments		Total
Balance June 30, 2013	\$	747	\$ (69)	\$	6	\$ 684
Changes before reclassifications	\$	(16)	\$ -	\$	-	\$ (16)
Amounts reclassified from accumulated other						
comprehensive income	\$	-	\$ 15	\$	-	\$ 15
Current period other comprehensive income	\$	(16)	\$ 15	\$	-	\$ (1)
Balance December 31, 2013	\$	731	\$ (54)	\$	6	\$ 683

Foreign currency translation adjustments are the result of changes in foreign currency exchange rates related to our operations in Canada, Belgium, Honduras, and Mexico, and exclude income taxes given that the earnings of non-U.S. subsidiaries are deemed to be reinvested for an indefinite period of time. The derivative instruments are reclassified to interest expense in our consolidated statements of operations.

## (12) Fair Value Measurements

We determine fair value as the price that would be received upon sale of an asset or paid upon transfer of a liability in an orderly transaction between market participants at the measurement date and in the principal or most advantageous market for that asset or liability. The fair value is calculated based on assumptions that market participants use in pricing the asset or liability, and not on assumptions specific to the Company. In addition, the fair value of liabilities includes consideration of non-performance risk including our own credit risk. Each fair value measurement is reported in one of three levels, determined by the lowest level input that is significant to the fair value measurement in its entirety. These levels are:

Level 1 Inputs are based upon unadjusted quoted prices for identical instruments traded in active markets.

Level 2 Inputs are based upon quoted prices for similar instruments in active markets, quoted prices for identical or similar instruments in markets that are not active, and model-based valuation techniques for which all significant assumptions are observable in the market or can be corroborated by observable market data for substantially the full term of the assets or liabilities.

Level 3 Inputs are generally unobservable and typically reflect management's estimates of assumptions that market participants would use in pricing the asset or liability. The fair values are therefore determined using model-based techniques that include option pricing models, discounted cash flow models, and similar techniques.

The following section describes the valuation methodologies we use to measure different financial assets and liabilities at fair value.

#### Assets and Liabilities Measured at Fair Value on a Recurring Basis

The following table presents our assets and liabilities measured at fair value on a recurring basis at December 31, 2013 and June 30, 2013 (in thousands):

		December 3	1, 201	3			
	I	evel 1		Level 2	Level	3	Balance
Cash equivalents	\$	92,538	\$	-	\$	-	\$ 92,538
Available-for-sale securities		-		20,157		-	20,157
Total	\$	92,538	\$	20,157	\$		\$ 112,695
		L	012				
		June 30, 2	2013				
	I	evel 1		Level 2	Level	3	 Balance

	Level 1			Level 2	 Level 3	 Balance
Cash equivalents	\$	88,034	\$	-	\$ -	\$ 88,034
Available-for-sale securities		-		15,529	 -	 15,529
Total	\$	88,034	\$	15,529	\$ -	\$ 103,563

Cash equivalents consist of money market accounts and mutual funds in U.S. government and agency fixed income securities. We use quoted prices in active markets for identical assets or liabilities to determine fair value. There were no transfers between level 1 and level 2 during the first six months of fiscal 2014 or fiscal 2013. At December 31, 2013 and June 30, 2013, \$14.9 million and \$15.4 million respectively, of the cash equivalents were restricted, and classified as long-term assets.

At December 31, 2013, available-for-sale securities consist of \$19.1 million in U.S. municipal bonds and \$1.0 million of corporate bonds, and at June 30, 2013, available-forsale securities consisted of \$14.0 million in U.S. municipal bonds and \$1.5 million of corporate bonds, all with maturities of less than two years. The bonds are rated A/A2 or better by S&P/Moodys respectively. As of December 31, 2013 and June 30, 2013, there were no material gross unrealized gains or losses on available-for-sale securities.



As of December 31, 2013 and June 30, 2013, the contractual maturities of our available-for-sale securities were as follows:

December 3	, 2013				
	Cost	Estima	Estimated Fair Value		
Due in one year or less	\$ 13,17	/2 \$	13,113		
Due after one year through five years	\$ 6,9	34 \$	7,044		
June 30,	2013				
	Cost	Estir	nated Fair Value		
Due in one year or less	\$ 13,	213 \$	13,067		
Due after one year through five years	\$ 2,	463 \$	2,462		

No investments have been in a continuous loss position for more than one year, and no other-than-temporary impairments were recognized. See also Note 4, "Restricted Cash and Investments" and Note 5, "Marketable Securities".

## Assets and Liabilities Measured at Fair Value on a Non-recurring Basis

We measure certain assets at fair value on a non-recurring basis. These assets are recognized at fair value when they are deemed to be impaired. During the six months ended December 31, 2013, we did not record any impairments on those assets required to be measured at fair value on a non-recurring basis and during the six months ended December 31, 2012 we recorded a \$1.6 million impairment relating to real estate assets held for sale.

## (13) Segment Information

Our operations are classified into two operating segments: wholesale and retail. These operating segments represent strategic business areas of our vertically integrated business which, although they operate separately and provide their own distinctive services, enable us to more efficiently control the quality and cost of our complete line of home furnishings and accessories.

The wholesale segment is principally involved in the development of the Ethan Allen brand, which encompasses the design, manufacture, domestic and offshore sourcing, sale and distribution of a full range of home furnishings and accessories to a network of independently operated and Ethan Allen operated design centers as well as related marketing and brand awareness efforts. Wholesale revenue is generated upon the wholesale sale and shipment of our product to all retail design centers, including those operated by Ethan Allen. Wholesale profitability includes (i) the wholesale gross margin, which represents the difference between the wholesale sales price and the cost associated with manufacturing and/or sourcing the related product, and (ii) other operating costs associated with wholesale segment activities.

The retail segment sells home furnishings and accessories to consumers through a network of Company operated design centers. Retail revenue is generated upon the retail sale and delivery of our product to our customers. Retail profitability includes (i) the retail gross margin, which represents the difference between the retail sales price and the cost of goods purchased from the wholesale segment, and (ii) other operating costs associated with retail segment activities.

Inter-segment eliminations result, primarily, from the wholesale sale of inventory to the retail segment, including the related profit margin.

We evaluate performance of the respective segments based upon revenues and operating income. While the manner in which our home furnishings and accessories are marketed and sold is consistent, the nature of the underlying recorded sales (i.e. wholesale versus retail) and the specific services that each operating segment provides (i.e. wholesale manufacturing, sourcing, and distribution versus retail selling) are different. Within the wholesale segment, we maintain revenue information according to each respective product line (i.e. case goods, upholstery, or home accessories and other). The allocation of retail sales by product line is reasonably similar to that of the wholesale segment. A breakdown of wholesale sales by these product lines for the three and six months ended December 31, 2013 and 2012 is provided as follows:

	Three month Decembe		Six months Decembe	
	2013	2012	2013	2012
Case Goods	33%	37%	34%	38%
Upholstered Products	51%	48%	49%	47%
Home Accessories and Other	16%	15%	17%	15%
	100%	100%	100%	100%

Segment information for the three and six months ended December 31, 2013 and 2012 is provided below (in thousands):

		Three months ended December 31,				Six months ended December 31,			
		2013		2012		2013		2012	
Net sales:									
Wholesale segment	\$	113,133	\$	108,172	\$	226,331	\$	219,589	
Retail segment		151,496		151,827		293,323		300,906	
Elimination of inter-company sales		(71,525)		(68,748)		(144,891)		(141,807)	
Consolidated Total	\$	193,104	\$	191,251	\$	374,763	\$	378,688	
Operating income:									
Wholesale segment	\$	14,366	\$	8,892	\$	30,498	\$	24,897	
Retail segment		4,206		6,017		4,002		7,065	
Adjustment of inter-company profit (1)		1,278		2,448		1,294		3,349	
Consolidated Total	<u>\$</u>	19,850	\$	17,357	\$	35,794	\$	35,311	
Depreciation & Amortization:									
Wholesale segment	\$	1,915	\$	1,954	\$	3,806	\$	3,981	
Retail segment		2,495		2,406		4,893		4,985	
Consolidated Total	\$	4,410	\$	4,360	\$	8,699	\$	8,966	
Capital expenditures:									
Wholesale segment	\$	3,018	\$	1,989	\$	4,492	\$	4,643	
Retail segment		2,235		3,258		4,066		8,922	
Acquisitions								598	
Consolidated Total	<u>\$</u>	5,253	\$	5,247	\$	8,558	\$	14,163	

	December 2013	r 31,	June 30, 2013
Total Assets:			
Wholesale segment	\$	310,272	\$ 291,942
Retail segment		343,542	355,233
Inventory profit elimination (2)		(28,533)	 (29,890)
Consolidated Total	\$	625,281	\$ 617,285

(1) Represents the change in wholesale profit contained in the retail segment inventory at the end of the period.

(2) Represents the wholesale profit contained in the retail segment inventory that has not yet been realized. These profits are realized when the related inventory is sold.

Our international net sales are comprised of our wholesale segment sales to independent retailers and our retail segment sales to consumers through our Company operated design centers. The number of international design centers, and the related net sales as a percent of our consolidated net sales is shown in the following table.

	Six months ended De	ecember 31,
	2013	2012
Independent design centers	87	91
Company operated design centers	8	7
Total international design centers	95	98
Percentage of consolidated net sales	9.8%	9.9%

## (14) Recently Issued Accounting Pronouncements

There have been no recently issued accounting pronouncements during the six months ended December 31, 2013 or impending accounting changes that are expected to have a material effect on the Company's financial statements.

## (15) Financial Information About the Parent, the Issuer and the Guarantors

On September 27, 2005, Global (the "Issuer") issued \$200 million aggregate principal amount of Senior Notes which have been guaranteed on a senior basis by Interiors (the "Parent"), and other wholly owned domestic subsidiaries of the Issuer and the Parent, including Ethan Allen Retail, Inc., Ethan Allen Operations, Inc., Ethan Allen Realty, LLC, Lake Avenue Associates, Inc. and Manor House, Inc. The subsidiary guarantors (other than the Parent) are collectively called the "Guarantors". The guarantees of the Guarantors are unsecured. All of the guarantees are full, unconditional and joint and several and the Issuer and each of the Guarantors are 100% owned by the Parent. Our other subsidiaries which are not guarantors are called the "Non-Guarantors".

The following tables set forth the condensed consolidating balance sheets as of December 31, 2013 and June 30, 2013, the condensed consolidating statements of operations for the three and six months ended December 31, 2013 and 2012, and the condensed consolidating statements of cash flows for the six months ended December 31, 2013 and 2012 of the Parent, the Issuer, the Guarantors and the Non-Guarantors.



# CONDENSED CONSOLIDATING BALANCE SHEET

(In thousands) December 31, 2013

		December 31,	201.	<u>3</u>						
	 Parent	 Issuer		Guarantors	No	n-Guarantors	E	Eliminations	C	onsolidated
Assets										
Current assets:										
Cash and cash equivalents	\$ -	\$ 68,896	\$	5,639	\$	3,068	\$	-	\$	77,603
Marketable securities	-	20,157		-		-		-		20,157
Accounts receivable, net	-	10,493		261		-		-		10,754
Inventories	-	-		162,888		5,609		(28,533)		139,964
Prepaid expenses and other current assets	-	8,747		10,941		1,786		-		21,474
Intercompany receivables	 -	 836,612		309,181		(3,728)		(1,142,065)		_
Total current assets	-	944,905		488,910		6,735		(1,170,597)		269,952
Property, plant and equipment, net	-	9,173		264,796		16,419		-		290,388
Goodwill and other intangible assets	-	37,905		7,223		-		-		45,128
Restricted cash and investments	-	14,935		-		-		-		14,935
Other assets	-	2,554		1,520		804		-		4,878
Investment in affiliated companies	 707,766	 (111,222)		-		-		(596,544)		-
Total assets	\$ 707,766	\$ 898,250	\$	762,449	\$	23,958	\$	(1,767,142)	\$	625,281
Liabilities and Shareholders' Equity									_	
Current liabilities:										
Current maturities of long-term debt	\$ -	\$ -	\$	490	\$	-	\$	-	\$	490
Customer deposits	-	-		48,764		3,414		-		52,178
Accounts payable	-	5,796		15,820		295		-		21,911
Accrued expenses and other current liabilities	3,030	31,330		13,869		1,283		-		49,512
Intercompany payables	 354,776	 (8,126)		770,388		25,027		(1, 142, 065)		-
Total current liabilities	357,806	29,000		849,331		30,019		(1,142,065)		124,091
Long-term debt	-	129,204		1,409		-		-		130,613
Other long-term liabilities	 -	 4,072		16,136		409		_		20,617
Total liabilities	357,806	162,276		866,876		30,428		(1,142,065)	_	275,321
Shareholders' equity	 349,960	 735,974		(104,427)		(6,470)		(625,077)		349,960
Total liabilities and shareholders' equity	\$ 707,766	\$ 898,250	\$	762,449	\$	23,958	\$	(1,767,142)	\$	625,281

# CONDENSED CONSOLIDATING BALANCE SHEET (In thousands) June 30, 2013

		<u>June 30, 20</u>	<u>113</u>							
	 Parent	 Issuer		Guarantors	No	on-Guarantors	E	liminations	С	onsolidated
Assets										
Current assets:										
Cash and cash equivalents	\$ -	\$ 57,307	\$	12,463	\$	2,831	\$	-	\$	72,601
Marketable securities	-	15,529		-		-		-		15,529
Accounts receivable, net	-	12,061		212		4		-		12,277
Inventories	-	-		161,683		5,463		(29,890)		137,256
Prepaid expenses and other current assets	-	9,882		11,275		1,750		-		22,907
Intercompany receivables	 -	 831,238		302,577		(3,726)		(1,130,089)		-
Total current assets	-	926,017		488,210		6,322		(1,159,979)		260,570
Property, plant and equipment, net	-	9,432		265,698		16,542		-		291,672
Goodwill and other intangible assets	-	37,905		7,223		-		-		45,128
Restricted cash and investments	-	15,433		-		-		-		15,433
Other assets	-	2,188		1,488		806		-		4,482
Investment in affiliated companies	 686,451	 (111,647)		-		_		(574,804)		-
Total assets	\$ 686,451	\$ 879,328	\$	762,619	\$	23,670	\$	(1,734,783)	\$	617,285
Liabilities and Shareholders' Equity										
Current liabilities:										
Current maturities of long-term debt	\$ -	\$ -	\$	480	\$	-	\$	-	\$	480
Customer deposits	-	-		56,030		3,068		-		59,098
Accounts payable	-	7,390		15,097		508		-		22,995
Accrued expenses and other current liabilities	2,720	29,710		16,683		1,253		-		50,366
Intercompany payables	 349,374	 (7,460)		766,039		22,136		(1,130,089)		-
Total current liabilities	352,094	29,640		854,329		26,965		(1,130,089)		132,939
Long-term debt	-	129,152		1,657		-		-		130,809
Other long-term liabilities	 -	 4,492		14,355		333				19,180
Total liabilities	352,094	163,284		870,341		27,298		(1,130,089)		282,928
Shareholders' equity	 334,357	 716,044		(107,722)		(3,628)		(604,694)		334,357
Total liabilities and shareholders' equity	\$ 686,451	\$ 879,328	\$	762,619	\$	23,670	\$	(1,734,783)	\$	617,285

# CONDENSED CONSOLIDATING STATEMENT OF OPERATIONS

(In thousands)

# Three months ended December 31, 2013

	Parent	Issuer	Guarantors	Non-Guarantors	Eliminations	Consolidated
Net sales	\$ -	\$ 111,305	\$ 207,100	\$ 10,502	\$ (135,803)	\$ 193,104
Cost of sales	-	85,483	132,002	6,882	(137,262)	87,105
Gross profit	-	25,822	75,098	3,620	1,459	105,999
Selling, general and administrative expenses	45	11,910	69,174	5,020	-	86,149
Operating income (loss)	(45)	13,912	5,924	(1,400)	1,459	19,850
Interest and other income (expense)	11,600	2,498	(43)	(22)	(13,990)	43
Interest and other related financing costs	-	1,850	21		-	1,871
Income (loss) before income taxes	11,555	14,560	5,860	(1,422)	(12,531)	18,022
Income tax expense	-	4,419	2,059	(11)	-	6,467
Net income/(loss)	\$ 11,555	\$ 10,141	\$ 3,801	<u>\$ (1,411</u> )	\$ (12,531)	\$ 11,555

# Three months ended December 31, 2012

	Parent	Issuer	Guarantors	Non-Guarantors	Eliminations	Consolidated
Net sales	\$ -	\$ 107,768	\$ 201,661	\$ 10,149	\$ (128,327)	\$ 191,251
Cost of sales		81,997	130,553	6,128	(131,394)	87,284
Gross profit	-	25,771	71,108	4,021	3,067	103,967
Selling, general and administrative expenses	45	12,112	69,884	4,569		86,610
Operating income (loss)	(45)	13,659	1,224	(548)	3,067	17,357
Interest and other income (expense)	9,891	83	31	(34)	(9,843)	128
Interest and other related financing costs		2,183	15			2,198
Income (loss) before income taxes	9,846	11,559	1,240	(582)	(6,776)	15,287
Income tax expense		4,735	683	23	-	5,441
Net income/(loss)	<u>\$ 9,846</u>	\$ 6,824	\$ 557	<u>\$ (605</u> )	<u>\$ (6,776)</u>	<u>\$ 9,846</u>

# CONDENSED CONSOLIDATING STATEMENT OF OPERATIONS

(In thousands)

# Six months ended December 31, 2013

	Parent		Issuer	Guarantors	No	n-Guarantors	Eliminations	Consolidated
Net sales	\$ -	\$	222,828	\$ 401,928	\$	20,941	\$ (270,934)	\$ 374,763
Cost of sales	-		169,416	 259,157		13,739	(272,291)	 170,021
Gross profit	-		53,412	142,771		7,202	1,357	204,742
Selling, general and administrative expenses	90		21,542	 137,339		9,977	-	 168,948
Operating income (loss)	(90	)	31,870	5,432		(2,775)	1,357	35,794
Interest and other income (expense)	20,679		630	(43)		(38)	(21,103)	125
Interest and other related financing costs	-		3,701	 43		-		 3,744
Income (loss) before income taxes	20,589		28,799	5,346		(2,813)	(19,746)	32,175
Income tax expense	-		9,477	 2,097		12		 11,586
Net income/(loss)	\$ 20,589	\$	19,322	\$ 3,249	\$	(2,825)	\$ (19,746)	\$ 20,589

# Six months ended December 31, 2012

	Parent	Issuer	Guarantors	Non-Guarantors	Eliminations	Consolidated
Net sales	\$ -	\$ 219,392	\$ 405,611	\$ 19,729	\$ (266,044)	\$ 378,688
Cost of sales		165,802	262,482	11,935	(269,751)	170,468
Gross profit	-	53,590	143,129	7,794	3,707	208,220
Selling, general and administrative expenses	90	22,354	141,806	8,659		172,909
Operating income (loss)	(90)	31,236	1,323	(865)	3,707	35,311
Interest and other income (expense)	20,000	(519)	25	(75)	(19,229)	202
Interest and other related financing costs		4,366	31			4,397
Income (loss) before income taxes	19,910	26,351	1,317	(940)	(15,522)	31,116
Income tax expense		10,058	1,102	46		11,206
Net income/(loss)	\$ 19,910	\$ 16,293	\$ 215	\$ (986)	\$ (15,522)	\$ 19,910

# CONDENSED CONSOLIDATING STATEMENT OF CASH FLOWS

(In thousands)	
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Six months ended December 31, 2013											
	Parent	Is	ssuer	G	uarantors	Non-C	Juarantors	Eliminatior	ıs	Con	solidated
Net cash provided by (used in) operating											
activities	\$ 5,316	\$	16,056	\$	608	\$	626	\$	-	\$	22,606
Cash flows from investing activities:											
Capital expenditures	-		(201)		(7,946)		(411)		-		(8,558)
Proceeds from the disposal of property,											
plant and equipment	-		19		752		-		-		771
Change in restricted cash and investments	-		498		-		-		-		498
Purchases of marketable securities	-		(15,716)		-		-		-		(15,716)
Sales of marketable securities	-		10,723				-		-		10,723
Other			175				-		-		175
Net cash provided by (used in) investing											
activities			(4,502)		(7,194)		(411)				(12,107)
Cash flows from financing activities:											
Payments on long-term debt	-		-		(238)		-		-		(238)
Dividends paid	(5,502)		-		-		-		-		(5,502)
Other	186		35		-		-				221
Net cash provided by (used in) financing											
activities	(5,316)		35		(238)		-				(5,519)
Effect of exchange rate changes on cash			-		-		22		-		22
Net increase (decrease) in cash and cash											
equivalents			11,589		(6,824)		237				5,002
Cash and cash equivalents - beginning of											
period			57,307		12,463		2,831		-		72,601
Cash and cash equivalents – end of period	<u>\$</u>	\$	68,896	\$	5,639	\$	3,068	\$	_	\$	77,603

# CONDENSED CONSOLIDATING STATEMENT OF CASH FLOWS

(In thousands)

Six months ended December 31, 2012									
	Parent		Issuer	Guarantors	N	Non-Guarantors	Eliminations	C	onsolidated
Net cash provided by (used in) operating									
activities	\$ 19,284	\$	(5,033)	\$ 2,258	<u>s</u>	1,671	\$	\$	18,180
Cash flows from investing activities:									
Capital expenditures	-		(1,758)	(10,261	.)	(1,546)	-		(13,565)
Acquisitions	-		-	(598	3)	-	-		(598)
Proceeds from the disposal of property,									
plant and equipment	-		51	1,215	5	-	-		1,266
Change in restricted cash and investments	-		(11)		-	-	-		(11)
Purchases of marketable securities	-		(13,816)	-	-	-	-		(13,816)
Sales of marketable securities	-		4,740	-	-	-	-		4,740
Other			101	550		-			651
Net cash used in investing activities			(10,693)	(9,094	) _	(1,546)			(21,333)
Cash flows from financing activities:									
Payments on long-term debt	-		-	(124	)	-	-		(124)
Dividends paid	(19,617)		-	-	-	-	-		(19,617)
Other	333		-						333
Net cash used in financing activities	(19,284)		-	(124	b) _	-	-		(19,408)
Effect of exchange rate changes on cash			-			107			107
Net increase (decrease) in cash and cash									
equivalents	-		(15,726)	(6,960	))	232	-		(22,454)
Cash and cash equivalents - beginning of									
period			64,946	12,276	5	2,499			79,721
Cash and cash equivalents – end of period	\$	\$	49,220	\$ 5,316	5 \$	2,731	\$	\$	57,267

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

The following discussion of financial condition and results of operations should be read in conjunction with (i) our Consolidated Financial Statements, and notes thereto, included in Item 1 of Part I of this Quarterly Report on Form 10-Q and (ii) our Annual Report on Form 10-K for the year ended June 30, 2013.

#### **Forward-Looking Statements**

Management's discussion and analysis of financial condition and results of operations and other sections of this Quarterly Report contain forward-looking statements relating to our future results. Such forward-looking statements are identified by use of forward-looking words such as "anticipates", "believes", "plans", "estimates", "expects", and "intends" or words or phrases of similar expression. These forward-looking statements are subject to management decisions and various assumptions, risks and uncertainties, including, but not limited to: the potential effects of natural disasters affecting our suppliers or trading partners; the effects of labor strikes; weather conditions that may affect sales; volatility in fuel, utility, transportation and security costs; changes in global or regional political or economic conditions, including changes in governmental and central bank policies; changes in business conditions in the furniture industry, including changes in consumer spending patterns and demand for home furnishings; effects of our brand awareness and marketing programs, including changes in demand for our existing and new products; our ability to locate new design center sites and/or negotiate favorable lease terms for additional design centers or for the expansion of existing design centers; competitive factors, including changes in products or marketing efforts of others; pricing pressures; fluctuations in interest rates and the cost, availability and quality of raw materials; the effects of terrorist attacks or conflicts or wars involving the United States or its allies or trading partners; those matters discussed in Items 1A and 7A of our Annual Report on Form 10-K for the year ended June 30, 2013 and in our SEC filings; and our future decisions. Accordingly, actual circumstances and results could differ materially from those contemplated by the forward-looking statements.

#### **Critical Accounting Policies**

The Company's consolidated financial statements are based on the accounting policies used. Certain accounting policies require that estimates and assumptions be made by management for use in the preparation of the financial statements. Critical accounting policies are those that are central to the presentation of the Company's financial condition and results and that require subjective or complex estimates by management. There have been no material changes with respect to the Company's critical accounting policies from those disclosed in its 2013 Annual Report on Form 10-K filed with the SEC on August 16, 2013.

#### **Results of Operations**

During the second quarter of our 2014 fiscal year, consolidated net sales increased 1.0% compared to the second quarter of our 2013 fiscal year. During that same period our consolidated gross margin improved to 54.9% from 54.4%, operating margin improved to 10.3% from 9.1%, and net earnings improved to \$0.39 from \$0.34 per diluted share. These improvements were driven by our wholesale segment, where net sales during the second quarter of our 2014 fiscal year increased 4.6% compared to the same quarter of our 2013 fiscal year. During that same period our wholesale gross margin improved to 32.0% from 29.7%, and operating margin improved to 12.7% from 8.2%. Written orders booked by our retail division in the second quarter of our 2014 fiscal year decreased 4.0% over the second quarter of the 2013 fiscal year, including a comparable design center written order decrease of 1.8%. However, on a year to date basis retail written orders remain up 4.2%, including comparable design center growth of 6.6%. In our retail segment, during the second quarter of our 2014 fiscal year, net sales decreased 0.2% compared to the second quarter of our 2013 fiscal year. During that same period our retail gross margin decreased to 45.2% from 45.7%, and operating margin decreased to 2.8% from 4.0%. Our retail backlog at December 31, 2013 is up 14% from December 31, 2012.

Our strong and innovative marketing campaigns continue to expand our reach to more consumers by adding fashion, color, and a spirit of mixing things up to our time-honored story of quality, value and style. We continue to invest significantly in (i) getting our messages across with strong advertising and marketing campaigns, (ii) the strength of our interior design professionals and management in our retail business, (iii) new technologies across key aspects of our vertically integrated business, and (iv) the ramp up of our North American manufacturing capacity where we manufacture approximately 70% of our products. Our competitive advantages arise from:

- providing high quality products of the finest craftsmanship,
- offering complimentary design service through an estimated 2,000 motivated interior design professionals network-wide,
- our wide array of custom product offerings across our upholstery, case goods, and accessory product categories,
- enhancing our technology in all aspects of the business, and
- leveraging our vertically integrated structure.

We continue to make considerable investments to strengthen the level of service, professionalism, and interior design competence, as well as to improve the efficiency of our retail operations. We believe that over time, we will continue to benefit from (i) continuous repositioning of our retail network, (ii) frequent new product introductions, (iii) new and innovative marketing promotions and effective use of targeted advertising media, and (iv) continued use of the latest technology coupled with personal service from our interior design professionals. We believe our network of professionally trained interior design professionals differentiates us significantly from others in our industry.

During our 2013 fiscal year, the Company's retail division expanded for the first time into non-English language locations in Montreal, Canada and in Belgium. These international retail locations are incurring startup losses but we expect them to reach breakeven by the end of our 2014 fiscal year.

We measure the performance of our design centers based on net sales and written orders booked on a comparable period to period basis. Comparable design centers are those which have been operating for at least 15 months. Minimal net sales derived from the delivery of customer ordered product are generated during the first three months of operations of newly opened (including relocated) design centers. Design centers acquired by us from independent retailers are included in comparable design center sales in their 13th full month of Ethan Allen-owned operations. The frequency of our promotional events as well as the timing of the end of those events can impact the orders booked during a given quarter.

## Quarter Ended December 31, 2013 Compared to Quarter Ended December 31, 2012

**Consolidated revenue** for the three months ended December 31, 2013 increased 1.0% to \$193.1 million, from \$191.3 million for the three months ended December 31, 2012. The increase is due to increased shipments in our wholesale segment discussed below.

At December 31, 2013, the Company operated 147 of the 295 global network design centers compared with 149 of the 305 at December 31, 2012. Our global network included 68 design centers in China at the end of the current quarter compared to 74 at the end of the second quarter of fiscal 2013. Our international net sales, including those of our Company operated design centers, were approximately 10% of consolidated net sales in both the current and prior year second quarters. The majority of our international sales are to our independent retailer in China.

Wholesale revenue for the second quarter of fiscal 2014 increased 4.6% to \$113.1 million from \$108.2 million in the prior year comparable period. Our wholesale net sales grew from strong shipments to our independent retailers and the Company operated Retail division, including new floor products for our new product launch. Our wholesale backlog at the end of the quarter was significantly higher than a year ago.



**Retail revenue** from Company operated design centers for the three months ended December 31, 2013 decreased 0.2% to \$151.5 million from \$151.8 million for the three months ended December 31, 2012. In the second quarter of the prior year, we sold two Company operated design centers in Houston to our independent retailer operating in that market. We ended the current quarter with 147 Company operated design centers, which are two fewer than last year. Our written business (orders) in the quarter decreased 4.0% while comparable design center written business decreased 1.8% compared to the second quarter of fiscal 2013. While the second quarter is historically our seasonally low period for writing orders, business was negatively affected in the quarter by the government shutdown and its impact on consumer confidence, bad weather in certain parts of the United States, and backordered imported products that have delayed deliveries to customers. Our ending retail backlog was 14.0% higher than a year ago.

**Gross profit** was \$106.0 million for the quarter ended December 31, 2013, up 2.0% from the \$104.0 million in the prior year comparable quarter driven by the growth in sales in our wholesale business. Gross margin for the December 31, 2013 quarter was 54.9%, up from 54.4% the prior year comparable quarter due to operating leverage from higher sales volume in our wholesale segment. This operating leverage benefit on gross margin was partly offset by (i) a lower proportion of retail division net sales to our consolidated net sales (78.5% compared to 79.4% the prior year), and (ii) a higher proportion of our retail sales with promotional discounts in lieu of full price sales with long term financing costs.

**Operating expenses** decreased \$0.5 million or 0.5% to \$86.1 million from \$86.6 million in the prior year comparable quarter due primarily to (i) lower losses on real estate, and (ii) a higher proportion of our retail sales with promotional discounts in lieu of full price sales with long term financing costs.

**Operating income and profit margin** for the quarter ended December 31, 2013 was \$19.9 million, or 10.3% of net sales, an increase of \$2.5 million or 14.4% from the prior year comparable quarter's \$17.4 million, or 9.1% of net sales. **Wholesale operating income** for the three months ended December 31, 2013 was \$14.4 million, or 12.7% of sales, compared to \$8.9 million, or 8.2% of sales, in the prior year comparable quarter, improving largely due to the increase in sales and lower advertising costs absorbed by the wholesale business. **Retail operating income** for the second quarter of fiscal 2014 was \$4.2 million, or 2.8% of sales, compared to operating income of \$6.0 million, or 4.0% of sales the prior year driven primarily by higher advertising costs absorbed by the retail business and lower retail net sales in the current fiscal quarter.

Interest and other income, net remained consistent with the prior year.

**Interest and other related financing costs** amounted to \$1.9 million in the current period compared to \$2.2 million in the prior year comparable period. The \$0.3 million reduction resulted from reductions in debt outstanding. Since December 2012, debt has been reduced by \$24.0 million through Senior Note repurchases.

**Income tax expense** for the three months ended December 31, 2013 totaled \$6.5 million compared to \$5.4 million for the three months ended December 31, 2012. Our effective tax rate for the current quarter was 35.9% compared to 35.6% in the prior year quarter. The current quarter effective tax rate primarily includes tax expense on the current quarter's net income, interest expense on uncertain tax positions, and the impact of maintaining valuation allowances on certain deferred tax assets, partly offset by the recognition of some uncertain tax positions. The prior period effective tax rate primarily includes the tax expense on the previous quarter's net income, interest expense on uncertain tax positions, and the impact of maintaining valuation allowances on deferred tax assets in the retail segment.

Net income for the three months ended December 31, 2013, was \$11.6 million compared to \$9.8 million in the prior year comparable period. This resulted in net income per diluted share of \$0.39 for the quarter ended December 31, 2013 compared to \$0.34 per diluted share for the quarter ended December 31, 2012.

# Six Months Ended December 31, 2013 Compared to Six Months Ended December 31, 2012

**Consolidated revenue** for the six months ended December 31, 2013 decreased 1.0% to \$374.8 million, from \$378.7 million for the six months ended December 31, 2012. The decrease is primarily due to lower shipments in our retail segment discussed below.



Our international net sales, including those of our Company operated design centers, were approximately 10% of consolidated net sales in both the current and prior year periods. The majority of our international sales are to our independent retailer in China.

Wholesale revenue for the six months ended December 31, 2013 increased 3.1% to \$226.3 million from \$219.6 million in the prior year comparable period. Our wholesale net sales benefitted from higher shipments to our independent retailers worldwide including floor product samples in support of our new product launch.

**Retail revenue** from Company operated design centers for the six months ended December 31, 2013 decreased 2.5% to \$293.3 million from \$300.9 million for the six months ended December 31, 2012. We began the year with lower retail backlogs which limited our product deliveries and net sales. We sold two design centers in Houston to our independent retailer in the second quarter of fiscal 2013, and had two fewer Company operated design centers as compared to one year ago. Our written business (orders) booked by our retail division increased 4.2% while comparable design center written business increased 6.6% during the first six months of fiscal 2014 compared to the comparable period of fiscal 2013.

**Gross profit** was \$204.7 million for the six months ended December 31, 2013, down 1.7% from the \$208.2 million in the prior year comparable period. The decrease was driven by lower net sales and gross margin in our retail segment. Gross margin for the December 31, 2013 period was 54.6%, down from 55.0% the prior year, due to (i) a greater volume of clearance sales by our retail segment as we prepared for our new product launch which began in October 2013, (ii) a lower proportion of retail division net sales to our consolidated net sales (78.3% compared to 79.5% the prior year), and (iii) a higher proportion of our retail sales with promotional discounts in lieu of full price sales with long term financing costs.

**Operating expenses** decreased \$4.0 million or 2.3% to \$168.9 million from \$172.9 million in the prior year comparable period due primarily to (i) lower variable costs on the 1.0% decline in net sales, (ii) lower charges on vacant retail real estate, and (iii) a higher proportion of our retail sales with promotional discounts in lieu of full price sales with long term financing costs. These operating expense declines were partly offset by higher medical and workers compensation costs.

**Operating income and profit margin** for the six months ended December 31, 2013 was \$35.8 million, or 9.6% of net sales, an increase of \$0.5 million or 1.4% from the prior year comparable period's \$35.3 million, or 9.3% of net sales. **Wholesale operating income** for the six months ended December 31, 2013 was \$30.5 million, or 13.5% of sales, compared to \$24.9 million, or 11.3% of sales, in the prior year comparable period. **Retail operating income** for the first six months of fiscal 2014 was \$4.0 million, or 1.4% of sales, compared to \$7.1 million, or 2.3% of sales in the prior year comparable period driven primarily by lower retail net sales in fiscal 2014.

Interest and other income, net remained relatively consistent with the prior year at \$0.1 million for the six months ended December 31, 2013 and \$0.2 million in the prior year six month period.

Interest and other related financing costs amounted to \$3.7 million in the current period compared to \$4.4 million in the prior year comparable period. The \$0.7 million reduction resulted from reductions in debt outstanding. Since December 2012, debt has been reduced by \$24.0 million through Senior Note repurchases.

**Income tax expense** for the six months ended December 31, 2013 totaled \$11.6 million compared to \$11.2 million for the six months ended December 31, 2012. Our effective tax rate was 36.0% for both the current and prior year. The current effective tax rate primarily includes tax expense on the current net income, interest expense on uncertain tax positions, and the impact of maintaining valuation allowances on certain deferred tax assets, partly offset by the recognition of some uncertain tax positions. The prior period effective tax rate primarily includes the tax expense on the previous years net income, interest expense on uncertain tax positions, and the impact of maintaining valuation allowances on deferred tax assets in the retail segment.



Net income for the six months ended December 31, 2013, was \$20.6 million compared to \$19.9 million in the prior year comparable period. This resulted in net income per diluted share of \$0.70 for the period ended December 31, 2013 compared to \$0.68 per diluted share for the period ended December 31, 2012.

# Liquidity and Capital Resources

At December 31, 2013, we held unrestricted cash and cash equivalents of \$77.6 million, marketable securities of \$20.2 million, and restricted cash and investments of \$14.9 million. At June 30, 2013, we held unrestricted cash and cash equivalents of \$72.6 million, marketable securities of \$15.5 million, and restricted cash and investments of \$15.4 million. Our principal sources of liquidity include cash and cash equivalents, marketable securities, cash flow from operations, amounts available under our credit facility, and other borrowings.

In September 2005, we issued \$200.0 million in ten-year senior unsecured notes due October 1, 2015 (the "Senior Notes"). The Senior Notes were issued by Global, bearing an annual coupon rate of 5.375% with interest payable semi-annually in arrears on April 1 and October 1. We used the net proceeds of \$198.4 million to improve our retail network, invest in our manufacturing and logistics operations, and for other general corporate purposes. In fiscal years 2011 through 2013, the Company repurchased an aggregate \$70.6 million of the Senior Notes.

We also maintain a \$50 million senior secured, asset-based revolving credit facility (the "Facility"). We have not had any revolving loans under the Facility at any time. At both December 31, 2013 and June 30, 2013, there were \$0.6 million of standby letters of credit outstanding under the Facility. The Facility is subject to borrowing base availability and includes a right for the Company to increase the total facility to \$100 million subject to certain conditions. The Facility is secured by all property owned, leased or operated by the Company in the United States excluding any real property owned by the Company and contains customary covenants which may limit the Company's ability to incur debt, engage in mergers and consolidations, make restricted payments (including dividends), sell certain assets, and make investments. Remaining availability under the Facility totaled \$49.4 million at December 31, 2013 and at June 30, 2013 and as a result, covenants and other restricted payment limitations did not apply. The Facility expires March 25, 2016, or June 26, 2015 if the Senior Notes have not been refinanced prior to that date.

At both December 31, 2013 and June 30, 2013, we were in compliance with all covenants of the Senior Notes and the Facility.

A summary of net cash provided by (used in) operating, investing, and financing activities for the six month periods ended December 31, 2013 and 2012 is provided below (in millions):

		Six months ended December 31,		
		2013	2012	
Operating Activities				
Net income plus depreciation and amortization	\$	29.3 \$	28.9	
Working capital items		(9.9)	(12.4)	
Other operating activities		3.2	1.7	
Total provided by operating activities	\$	22.6 \$	18.2	
Investing Activities				
Capital expenditures and acquisitions	\$	(8.6) \$	(14.1)	
Net purchases of marketable securities		(5.0)	(9.1)	
Other investing activities		1.5	1.9	
Total used in investing activities	<u>\$</u>	(12.1) \$	(21.3)	
Financing Activities				
Payments on long-term debt and capital lease obligations	\$	(0.2) \$	(0.1)	
Payment of cash dividends		(5.5)	(19.6)	
Other financing activities		0.2	0.3	
Total used in financing activities	<u>\$</u>	(5.5) \$	(19.4)	

# **Operating Activities**

In the first six months of fiscal 2014, cash of \$22.6 million was generated by operating activities, an increase of \$4.4 million from the prior year comparable period. The net increase in cash generated from operating activities was largely due to less cash used the current year through reductions in year to date current liabilities partly offset by lower cash generated from the reduction in current assets year to date. An additional \$1.5 million net decrease in cash was generated from other operating activities. Working capital items consist of current assets (accounts receivable, inventories, prepaid and other current assets) less current liabilities (customer deposits, payables, and accrued expenses and other current liabilities).

# **Investing Activities**

In the first six months of fiscal 2014, \$12.1 million of cash was used in investing activities, which is \$9.2 million less cash used than was used during the first six months of fiscal 2013. Less cash was used in fiscal 2014 primarily due to a decrease in capital expenditures in the current period as well as a decrease in our net purchases of marketable securities. We anticipate that cash from operations will be sufficient to fund future capital expenditures.

## **Financing Activities**

In the first six months of fiscal 2014, \$5.5 million was used in financing activities, which is \$13.9 million less cash used than was used during the first six months of fiscal 2013. Two quarterly dividends were paid in the first six months of fiscal 2014, and with a dividend increase from \$0.09 to \$0.10 per share paid in October 2013. In the prior fiscal year, the payment of the quarterly dividend which would normally have occurred in January 2013 was accelerated to December 2012. The declaration and payment of a special dividend of \$0.41 per share also occurred in December 2012. The Company has continuously paid dividends for every quarter since 1996 and we expect to continue to do so as economic conditions and liquidity permit.

As of December 31, 2013, our outstanding debt totaled \$131.1 million, which consists of \$129.2 million in Senior Notes which mature in September 2015 (fiscal 2016), and \$1.9 million in capital leases which mature at various times through February 2018. The aggregate scheduled maturities of long-term debt for each of the next five fiscal years are \$0.5 million in fiscal 2015, \$129.7 million in fiscal 2016, \$0.5 million in fiscal 2017 and \$0.2 million in fiscal 2018. At June 30, 2013, our outstanding debt totaled \$131.3 million, the current and long-term portions of which amounted to less than \$0.5 million and \$130.8 million respectively.

There has been no material change to the amount or timing of cash payments related to our outstanding contractual obligations as set forth in Part II, Item 7 – Management's Discussion and Analysis of Financial Condition and Results of Operations of our Annual Report on Form 10-K for the year ended June 30, 2013 as filed with the SEC on August 16, 2013.

We believe that our cash flow from operations, together with our other available sources of liquidity including refinancing alternatives, will be adequate to make all required payments of principal and interest on our debt, to permit anticipated capital expenditures, and to fund working capital and other cash requirements. As of December 31, 2013, we had working capital of \$145.9 million compared to \$127.6 million at June 30, 2013, an increase of \$18.2 million, or 14.3%. The Company had a current ratio of 2.18 to 1 at December 31, 2013 and 1.96 to 1 at June 30, 2013.

In addition to using available cash to fund changes in working capital, capital expenditures, acquisition activity, the repayment of debt, the payment of dividends, and debt repurchases, we have been authorized by our Board of Directors to repurchase shares of our common stock from time to time, either directly or through agents, in the open market at prices and on terms satisfactory to us. All of our common stock repurchases and retirements are recorded as treasury stock and result in a reduction of shareholders' equity. During both six month periods ending December 31, 2013 and 2012, there were no repurchases and/or retirements of our common stock. At December 31, 2013, we had a remaining Board authorization to repurchase 1,101,490 shares of our common stock.

## Off-Balance Sheet Arrangements and Other Commitments, Contingencies and Contractual Obligations

We do not utilize or employ any off-balance sheet arrangements, including special-purpose entities, in operating our business. As such, we do not maintain any (i) retained or contingent interests, (ii) derivative instruments (other than as specified below), or (iii) variable interests which could serve as a source of potential risk to our future liquidity, capital resources and results of operations.

We may, from time to time in the ordinary course of business, provide guarantees on behalf of selected affiliated entities or become contractually obligated to perform in accordance with the terms and conditions of certain business agreements. The nature and extent of these guarantees and obligations may vary based on our underlying relationship with the benefiting party and the business purpose for which the guarantee or obligation is being provided. The only such program in place both at December 31, 2013 and June 30, 2013 was for our consumer credit program.

## Ethan Allen Consumer Credit Program

The terms and conditions of our consumer credit program, which is financed and administered by a third-party financial institution on a non-recourse basis to Ethan Allen, are set forth in an agreement between the Company and that financial service provider (the "Program Agreement"). Any independent retailer choosing to participate in the consumer credit program is required to enter into a separate agreement with that same third-party financial institution which sets forth the terms and conditions under which the retailer is to perform in connection with its offering of consumer credit to its customers (the "Retailer Agreement"). We have obligated ourselves on behalf of any independent retailer choosing to participate in our consumer credit program by agreeing, in the event of default, breach, or failure of the independent retailer to perform under such Retailer Agreement, to take on certain responsibilities of the independent retailer, including, but not limited to, delivery of goods and reimbursement of customer deposits. Customer receivables originated by independent retailers remain non-recourse to Ethan Allen. Effective January 1, 2014, we extended the term of the Program Agreement through July 2019, including a provision for automatic one year renewals unless either party gives notice of termination. While the maximum potential amount of future payments (undiscounted) that we could be required to make under this obligation is indeterminable, recourse provisions exist that would enable us to recover, from the independent retailer, any amount paid or incurred by us related to our performance. Based on the underlying creditworthiness of our independent retailers, including by us. To ensure funding for delivery of products sold, the terms of the Program Agreement also contain a right for the credit card issuer to demand from the Company collateral of up \$12 million if the Company does not meet certain covenants. As of December 31, 2013 and June 30, 2013, the Company maintained a restricted cash collateral was



## **Product Warranties**

Our products, including our case goods, upholstery and home accents, generally carry explicit product warranties that extend from one to ten years and are provided based on terms that are generally accepted in the industry. All of our domestic independent retailers are required to enter into, and perform in accordance with the terms and conditions of, a warranty service agreement. We record provisions for estimated warranty and other related costs at time of sale based on historical warranty loss experience and make periodic adjustments to those provisions to reflect actual experience. On rare occasions, certain warranty and other related claims involve matters of dispute that ultimately are resolved by negotiation, arbitration or litigation. In certain cases, a material warranty issue may arise which is beyond the scope of our historical experience. We provide for such warranty issues as they become known and are deemed to be both probable and estimable. It is reasonably possible that, from time to time, additional warranty and other related claims could arise from disputes or other matters beyond the scope of our historical experience. As of December 31, 2013 and June 30, 2013, our product warranty liability totaled \$0.9 million and \$0.8 million, respectively.

## **Business Outlook**

The home furnishings industry remains in a slow recovery period following the 'Great Recession'. Many macroeconomic factors have improved including unemployment, consumer confidence, and housing related market indicators in the U.S. However, the U.S. home furnishings industry remains highly competitive and promotional. We are also concerned that a failure by the U.S. Congress to take more definitive action in 2014 to address concerns with respect to the U.S. debt ceiling, stabilizing government spending, and the Federal Reserve further paring of its bond-purchase monetary stimulus could have significant negative consequences for the U.S. conomy, consumer demand and spending habits and, as a result, our business. We remain cautiously optimistic about our performance due to the many strong programs already in place and others we currently plan to introduce in the coming months.

We expect the home furnishings industry to remain extremely competitive with respect to both the sourcing of products and the wholesale and retail sale of those products for the foreseeable future. Domestic manufacturers continue to face pricing pressures because of the lower manufacturing costs in some other countries, particularly within Asia. While we have also turned to overseas sourcing to remain competitive, we choose to differentiate ourselves by maintaining a substantial North American manufacturing base, where we can leverage our vertically integrated structure to our advantage. We continue to believe that a balanced approach to product sourcing, which includes the domestic manufacture of certain product offerings coupled with the import of other selected products, provides the greatest degree of flexibility and is the most effective approach to ensuring that acceptable levels of quality, service and value are attained.

Our retail strategy involves (i) a continued focus on providing new product introductions, a wide array of product solutions, and superior interior design solutions through our large staff of interior design professionals, (ii) continuing strong advertising and marketing campaigns to get our message across and to continue broadening our customer base, (iii) the opening of new or relocated design centers in more prominent locations, while encouraging independent retailers to do the same, (iv) leveraging the use of technology and personal service within our retail network, and (v) further expansion internationally. We believe this strategy provides an opportunity to grow our business.

## Item 3. Quantitative and Qualitative Disclosures About Market Risk

There have been no material changes to the market risks disclosed in our Annual Report on Form 10-K for the year ended June 30, 2013 as filed with the SEC on August 16, 2013.

#### **Item 4. Controls and Procedures**

## Management's Report on Disclosure Controls and Procedures

Our management, including the Chairman of the Board and Chief Executive Officer ("CEO") and the Vice President-Finance ("VPF"), conducted an evaluation of the effectiveness of disclosure controls and procedures (as such term is 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. Based on such evaluation, the CEO and VPF have concluded that, as of December 31, 2013, our disclosure controls and procedures were effective in ensuring that material information relating to us (including our consolidated subsidiaries), which is required to be disclosed by us in our periodic reports filed or submitted under the Exchange Act is (i) recorded, processed, summarized and reported within the time periods specified in the SEC's rules and forms, and (ii) accumulated and communicated to management, including the CEO and VPF, as appropriate, to allow timely decisions regarding required disclosure.

## **Changes in Internal Control over Financial Reporting**

There have been no changes in our internal control over financial reporting (as such term is defined in Rules 13a-15(f) and 15d-15(f) under the Exchange Act) during the fiscal quarter ended December 31, 2013 that have materially affected, or are reasonably likely to materially affect, our internal control over financial reporting.

## **PART II - OTHER INFORMATION**

## Item 1. Legal Proceedings

There have been no material changes to the matters discussed in Part I, Item 3 - Legal Proceedings in our Annual Report on Form 10-K for the year ended June 30, 2013 as filed with the SEC on August 16, 2013.

#### Item 1A. Risk Factors

The following additional Risk Factors should be read in conjunction with the Risk Factors set forth in Item 1A of the Annual Report.

# Continuing uncertainty concerning the debt ceiling and the possibility of another government shutdown could adversely affect the U.S. economy, consumer demand and spending habits and, as a result, our business.

Historically, the home furnishings industry has been subject to variations in the general economy and to uncertainty regarding future economic prospects. We believe that our business was negatively affected in September and the first half of October 2013 by consumer concerns related to the potential effects of a government shutdown and a potential default on U.S. debt if the debt ceiling was not raised. While Congress took action to temporarily raise the debt ceiling and restore funding for U.S. government operations in October, those issues will need to be revisited in early calendar year 2014. If Congress fails to take more definitive action to address those issues prior to that time, continuing uncertainty about those issues could adversely affect the U.S. economy, consumer demand and spending habits and, as a result, our business.



# We could incur substantial costs due to compliance with conflict mineral regulations, which may materially adversely affect our business, operating results, and financial condition.

The SEC has adopted rules regarding disclosure of the use of conflict minerals (commonly referred to as tantalum, tin, tungsten, and gold), which are mined from the Democratic Republic of the Congo and surrounding countries. This requirement could affect the sourcing of materials used in some of our products as well as the companies we use to manufacture our products. If our products are found to contain conflict minerals sourced from the Democratic Republic of the Congo or surrounding countries, the Company may take actions to change materials or designs to reduce the possibility that the purchase of conflict minerals may fund armed groups in the region. These actions could add engineering and other costs to the manufacture of our products.

We expect to incur costs to design and implement a process to discover the origin of the tantalum, tin, tungsten, and gold used in our products, and to audit our conflict minerals disclosures. Our reputation and consequently our financial condition may also suffer if we have included conflict minerals originating in the Democratic Republic of the Congo or surrounding countries in our products, and those conflict minerals funded armed groups in the region.

For a more complete discussion of these and other factors, see "Risk Factors", in Part 1, Item 1A of the Annual Report.

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

### **Issuer Purchases of Equity Securities**

Neither we nor any affiliated purchaser of us (as defined in Rule 10b-18(a)(3) under the Exchange Act) repurchased any shares of our common stock during the three months ended December 31, 2013. The maximum number of shares that may yet be purchased under our publicly announced repurchase program is 1,101,490.

#### Item 3. Defaults Upon Senior Securities

Not applicable.

# Item 4. Mine Safety Disclosures

Not applicable

# **Item 5. Other Information**

Not applicable.

# Item 6. Exhibits

Exhibit Number	Description
10(d)-4	Fourth Amendment to Second Amended and Restated Private Label Consumer Credit Card Program Agreement dated as of January 1, 2014, by and between Ethan Allen Global, Inc., Ethan Allen Retail, Inc., and GE Capital Retail Bank (confidential treatment requested under Rule 24b-2 as to certain portions which are omitted and filed separately with the SEC)
31.1	Rule 13a-14(a)Certification of Principal Executive Officer
31.2	Rule 13a-14(a)Certification of Principal Financial Officer
32.1	Section 1350Certification of Principal Executive Officer
32.2	Section 1350Certification of Principal Financial Officer
101.INS**	XBRL Instance
101.SCH**	XBRL Taxonomy Extension Schema
101.CAL**	XBRL Taxonomy Extension Calculation
101.DEF**	XBRL Taxonomy Extension Definition
101.LAB**	XBRL Taxonomy Extension Labels
101.PRE**	XBRL Taxonomy Extension Presentation

\*\* XBRL information is furnished and not filed or a part of a registration statement or prospectus for purposes of Sections 11 or 12 of the Securities Act of 1933, as amended, is not deemed filed for purposes of Section 18 of the Securities Exchange Act of 1934, as amended, and otherwise is not subject to liability under these sections.

# **SIGNATURES**

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

ETHAN ALLEN INTERIORS INC. (Registrant)

DATE: January 31, 2014

BY: /s/ M. Farooq Kathwari M. Farooq Kathwari Chairman, President and Chief Executive Officer (Principal Executive Officer)

DATE: January 31, 2014

BY: /s/ David R. Callen David R. Callen Vice President, Finance & Treasurer (Principal Financial Officer and Principal Accounting Officer)

# EXHIBIT INDEX

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## ETHAN ALLEN INTERIORS INC. HAS CLAIMED CONFIDENTIAL TREATMENT OF PORTIONS OF THIS DOCUMENT IN ACCORDANCE WITH RULE 24-B UNDER THE SECURITIES EXCHANGE ACT OF 1934

## FOURTH AMENDMENT TO SECOND AMENDED AND RESTATED PRIVATE LABEL CONSUMER CREDIT CARD PROGRAM AGREEMENT

This Fourth Amendment to Second Amended and Restated Private Label Consumer Credit Card Program Agreement (the 'Fourth Amendment''), effective as of January 1, 2014 ("Amendment"), amends that certain Second Amendment and Restated Private Label Consumer Credit Card Program Agreement dated as of July 23, 2007 (as amended, modified, and supplemented from time to time, the "Agreement"), by and between Ethan Allen Global, Inc., a Delaware corporation ("Ethan Allen Global") and Ethan Allen Retail, Inc., a Delaware corporation ("Ethan Allen Retail", and together with Ethan Allen Global, "Retailer"), and GE Capital Retail Bank ("Bank"). Capitalized terms used herein and not otherwise defined have the meaning given in the Agreement.

WHEREAS, Bank and Retailer wish to amend the Agreement to extend the Term and to address certain other issues set forth in this Amendment.

NOW, THEREFORE, in consideration of the mutual promises and subject to the terms and conditions hereinafter set forth, the parties hereby agree as follows:

# I. AMENDMENTS TO THE AGREEMENT

1.1 Amendment to Preamble Paragraph; References to GE Money Bank. The reference to Bank's address in the preamble paragraph is deleted and replaced with the following: 170 Election Road, Suite 125, Draper, Utah 84020-6425. In addition, every reference in the Agreement to "GE Money Bank" is hereby replaced with "GE Capital Retail Bank".

**1.2** Amendment to Section 4.1(b). Section 4.1(b) is hereby deleted in its entirety and replaced with the following:

(b) Volume Discounts. Provided that no event has occurred that would permit Bank to terminate this Agreement pursuant to Section 9, no later than thirty (30) days after the end of each calendar quarter, beginning with the calendar quarter ending on March 31, 2014, Bank will pay to Retailer an amount (such amount, a "Volume Discount") equal to the Net Program Sales for the applicable calendar quarter multiplied by \*. If and only if Net Program Sales for such calendar quarter are greater than or equal to \*

, Bank will pay to Retailer an additional amount (such amount an "Additional Volume Discount") equal to the Net Program Sales for the applicable calendar quarter multiplied by \* in order that the "Total Volume Discount" (consisting of the sum of Volume Discount and Additional Volume Discount) for the calendar quarter shall be equal to the Net Program Sales for the applicable calendar quarter multiplied by \*. At the end of each calendar year, Bank will reconcile the amount of Total Volume Discount earned over the calendar year by comparing the aggregate quarterly Total Volume Discount earned to the Reconciled Volume Discount. If the Reconciled Volume Discount earned for a given calendar year, Bank will pay Retailer the difference within thirty (30) days after the end of the calendar year. If the Net Program Sales is less than \*

, Retailer will pay back to Bank within thirty (30) days after the end of the calendar year, all Additional Volume Discount paid by Bank to Retailer during the calendar year. "Reconciled Volume Discount" is calculated by multiplying Net Program Sales for the applicable calendar year by (i) if the calendar year Net Program Sales are equal to or greater than

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\*, or (ii) if calendar year Net Program Sales are less than

\*CONFIDENTIAL INFORMATION HAS BEEN OMITTED AND FURNISHED SEPARATELY TO THE COMMISSION

# ETHAN ALLEN INTERIORS INC. HAS CLAIMED CONFIDENTIAL TREATMENT OF PORTIONS OF THIS DOCUMENT IN ACCORDANCE WITH RULE 24-B UNDER THE SECURITIES EXCHANGE ACT OF 1934

## **1.3** Addition of Section 4.1(c). The following new Section 4.1(c) is hereby added to the Agreement:

(c) Growth Volume Discounts. Provided that no event has occurred that would permit Bank to terminate this Agreement pursuant to Section 9, and so long as Net Program Sales for the immediately preceding calendar year are equal to or greater than \*

, no later than thirty (30) days after the end of each calendar quarter, beginning with the calendar quarter ending on March 31, 2014, Bank will pay to Retailer an amount equal to Net Program Sales for such calendar quarter multiplied by (i) if the Growth Rate is equal to or greater than \* but less than \*; (ii) if the Growth Rate is equal to or greater than \* but less than \*, (iii) if the Growth Rate is equal to or greater than \* but less than \*, or (iv) if the Growth Rate is equal to or greater than \*. For the avoidance of doubt, Bank shall have no obligation to pay Retailer any amount under this Section 4.1(c) for any calendar quarter where (x) the Net Program Sales for the immediately preceding calendar year were less than \*; and (y) the Growth Rate is less than \*. "Growth Rate" means the amount, expressed as a percentage, by which Net Program Sales for a calendar quarter exceeded, if at all, Net Program Sales for the same calendar quarter in the previous calendar year."

# 1.4 Amendment to Section 4.4(a). Section 4.4(a) of the Agreement is hereby deleted in its entirety and replaced with the following:

(a) At any time during any Collateral Period, Bank may require that Retailer deliver to Bank, within fifteen (15) days of Bank's written request, either: (i) an Eligible Letter of Credit, or (ii) substitute collateral in the form of cash and securities (the "Substitute Collateral") which shall be held in a deposit account subject to Bank's control in accordance with the Substitute Collateral Documentation. Retailer may, at the time it receives Bank's written request or at any time during the Collateral Period, elect in its discretion to provide to Bank pursuant to the terms of this Section 4.4 either the Eligible Letter of Credit or the Substitute Collateral. The amount of any Eligible Letter of Credit or Substitute Collateral requested by Bank shall not exceed the Collateral Amount. "Collateral Amount" is defined as (x) \* of the Net Program Sales for the

\* months immediately preceding the date on which Bank sends a written request under this section, for a Level 1 Collateral Event, and (y) \* of the Net Program Sales for the twelve (12) months immediately preceding the date on which Bank sends a written request under this section, for a Level 2 Collateral Event. Retailer acknowledges that the Collateral Amount may be increased from time to time pursuant to Section 6.21.

\*CONFIDENTIAL INFORMATION HAS BEEN OMITTED AND FURNISHED SEPARATELY TO THE COMMISSION

# ETHAN ALLEN INTERIORS INC. HAS CLAIMED CONFIDENTIAL TREATMENT OF PORTIONS OF THIS DOCUMENT IN ACCORDANCE WITH RULE 24-B UNDER THE SECURITIES EXCHANGE ACT OF 1934

## **1.5** Addition of New Section 4.5. The following new Section 4.5 is hereby added to the Agreement:

4.5. Growth Initiative Fund. Bank will allocate \* to an internal account maintained and administered by Bank (the "Growth Initiative Fund") to fund growth initiatives mutually agreed upon by the parties. Except for the right to require Bank to make payments from such fund from time to time in accordance with any mutually agreed upon plans, Retailer will have no right, title or interest in or to the Growth Initiatives Fund or in or to any amounts which have been allocated thereto. Any amounts remaining in the Growth Initiative Fund after July 31, 2019 may be retained by Bank for its own account without obligation to account therefor to Retailer.

**1.6** Amendment to Section 9.1. Section 9.1 of the Agreement is hereby deleted in its entirety and replaced with the following:

9.1. **Program Term.** This Agreement shall continue until the end of the day on July 31, 2019 (the <u>"Term</u>") and shall automatically renew for additional one (1) year terms (each such period, a <u>"Term</u>"), unless either party shall give written notice to the other party at least six (6) months prior to the end of the scheduled expiration of such Term of its intention to terminate the Program.

1.7 Amendment to Section 9.2(g). Section 9.2(g) of the Agreement is hereby deleted in its entirety and replaced with the following:

(g) Bank shall have the right to terminate this Agreement upon not less than ninety (90) days' prior written notice (following the completion of the Negotiation Period (as hereinafter defined) if at any time there is a Change in Law, whether or not such change has gone into effect, and Bank reasonably determines that such change has had, or is reasonably likely to have, a material adverse effect on Bank's ability to provide the Program or perform the transactions contemplated hereby or on Program economics, provided that Bank has first sought to engage Retailer in a good faith renegotiation of the terms of this Agreement and the parties have not agreed within ninety (90) days on modifications sufficient to prevent a material adverse effect on Bank's rights and/or obligations under the Program or the economic benefit of the Program to Bank (the "Negotiation Period"). As used in this Section, "Change in Law" means a change in any applicable law (it being agreed that a new interpretation thereof shall also be considered a Change in Law), applicable to Bank or to the credit extended under the Program.

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\*CONFIDENTIAL INFORMATION HAS BEEN OMITTED AND FURNISHED SEPARATELY TO THE COMMISSION

#### **1.8** Amendment to Section 12.1(d). Section 12.1(d) of the Agreement is hereby deleted in its entirety and replaced with the following:

(d) Any advertisements, solicitations or other promotions of the Program or of goods or services eligible for purchase under the Program conducted by any Retailer (except to the extent of any Damages for which Bank is obligated to indemnify Retailers pursuant to Section 12.3);

1.9 Addition of New Section 12.3. Existing Section 12.3 of the Agreement is hereby re-numbered as Section 12.4 and the following new Section 12.3 is hereby added to Article 12:

**12.3** Advertising Indemnity. In addition to Bank's indemnification obligations under Section 12.2, Bank agrees to indemnify, defend and hold harmless each Retailer and its affiliates, officers, directors, employees, and agents from any Damages to the extent arising out of any claim or complaint resulting solely from Retailer's use of any Approved Template or Approved Advertisement; provided, that Bank shall have no obligation to indemnify Retailers under this Section 12.3 for such Damages to the extent that such Damages arose from or occurred because (i) any Retailer failed to use any Approved Advertisement or Approved Template in the manner directed by Bank as contemplated by Sections 13.18, or (ii) Retailer or its agent(s) did not conduct, implement or offer the corresponding promotional program. Anything in the foregoing to the contrary notwithstanding, each Retailer shall remain responsible and liable for its compliance with all applicable laws with respect to (x) Retailer or its business, including the advertisement, solicitation or promotion of its goods or services, and (y) the content of any advertisements, solicitations or other promotions of the Program, including as set forth in any Approved Template or Approved Advertisement, in any such case, other than with respect to (I) the credit disclosure language included in any Approved Template or Approved Advertisement, or (II) any other Program-related consumer credit aspects of any Approved Template or Approved Advertisement.

1.10 Amendment to Section 13.9. The addresses to send notices to Bank are hereby updated as follows:

if to Bank:

GE Capital Retail Bank 170 Election Road, Suite 125 Draper, UT 84020-6425 with a copy to:

GE Capital Retail Finance 950 Forrer Boulevard Kettering, OH 45420 Attn: Counsel

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### 1.11 Addition of Section 13.18. The following new Section 13.18 is hereby added to the Agreement:

## 13.18 Compliance Obligations.

(a) Access: Cooperation. Retailer will permit Bank, and hereby authorizes Bank, to audit and monitor the administration and promotion of the Program through anonymous requests to open or utilize credit card accounts under the Program and by other means. In addition, Retailer will permit Bank's representatives to visit Retailer's offices, and the relevant locations of its Third Party Vendors (as defined in Section 13.19 below), during normal business hours with reasonable advance notice and provide access to Retailer (and Third Party Vendor) records relating to the Program to Bank or Bank's regulators to the extent such access is requested by Bank or Bank's regulators. Retailer further agrees to cooperate with Bank to ensure ongoing security and protection of applicant and Accountholder data and to ensure that the Program complies in all respects with all applicable laws and is conducted in compliance with all fair lending laws. Retailer understands that it may not impose any surcharge on transactions made under the Program, and will not require the Cardholder to pay any part of any charge assessed by Bank to Retailer, whether through any increase in price or otherwise, or to pay any contemporaneous finance charge in connection with the transaction charged to an Account. Retailer will, and will cause its vendors, agents and subcontractors to, make changes recommended by Bank with regard to data security and compliance with all applicable laws. Bank may exchange information about Retailer with other financial institutions, credit associations, or trade associations.

(ii) <u>Advertising</u>. Retailer will ensure that credit-related advertising and other disclosures or processes applicable to the Program created by Retailer comply with applicable law. Without limiting the foregoing, Retailer will use commercially reasonable efforts to follow the most current versions of advertising templates mutually agreed upon by the parties, or otherwise provided to Retailer by Bank (<u>Approved Templates</u>), and use such Bank-approved advertising, templates, and other disclosures or processes in the manner directed by Bank. Any advertisements approved by Bank under this Section will be considered <u>Approved Advertisements</u>." If Bank informs Retailer (which may be done by email) of any errors or compliance violations in Retailer's credit-related advertising or disclosures, Retailer will use its best efforts to correct the error(s)/violation(s) as soon as possible. Retailer also acknowledges that it will be liable for any losses incurred by Bank as a result of such errors and violations attributable to Retailer, including, without limitation, the costs to remedy such errors and to respond to regulator and consumer complaints.

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(iii) <u>Employee Incentives</u>. Retailer will not implement or operate an employee incentive program that is related to the Program unless such employee incentive program meets the standards developed by Bank (as updated by Bank from time to time), which Bank will provide to Retailer in writing upon request.

(iv) <u>Required Disclosures</u>. Retailer will provide all required disclosures and materials for credit applications and purchases as directed by Bank.

(v) <u>Prohibition on Illegal Gambling</u> Retailer will not permit any Card issued under this Agreement to be used to place, receive, or otherwise knowingly transmit a bet or wager by any means which involves the use, at least in part, of the internet where such bet or wager is unlawful under any applicable Federal or State law in the State or Tribal lands in which the bet or wager is initiated, received, or otherwise made.

1.12 Addition of Section 13.19. The following new Section 13.19 is hereby added to the Agreement:

13.19 Third Party Vendors. Retailer acknowledges and agrees that the following terms and conditions will apply with respect to any third party vendor or contractor Retailer engages in any capacity in connection with its rights or obligations hereunder if such third party would receive or have access to any non-public personal information about any Cardholder or applicant, including, but not limited to, through Retailer' website or call-center (each such third party is referred to herein as a "Third Party Vendor"):

(a) prior to engaging any Third Party Vendor, Retailer will (i) notify Bank of its intention to engage such Third Party Vendor, (ii) ensure that such Third Party Vendor has sufficient controls in place to comply with clauses (c) and (d) below, and (iii) ensure that the employees of such Third Party Vendor who will be responsible for fulfilling Retailer's obligations under the Program have been trained sufficiently so as to be able to properly fulfill Retailer's responsibilities hereunder;

(b) for each Third Party Vendor authorized to process Credit Card transactions through Retailer's website, the terms and conditions of this Agreement, including those applicable to settlement, chargeback rights and indemnities, will apply to all transactions in which such Third Party Vendor processes any Credit Card transaction or otherwise participates in the Program on behalf of Retailer and Retailer will have the same responsibility and liability under this Agreement with respect to such transactions and participation as if Retailer had accepted the Account and sold the merchandise and/or services;

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(c) without limiting the preceding clause (b), Retailer will be responsible for each Third Party Vendor's compliance with the provisions of Sections 13.5(a) and 13.5(b) notwithstanding that Bank, and not Retailer, may have provided the applicable Cardholder Information to such Third Party Vendor;

(d) the provisions of Section 13.5(d) will apply to the Third Party Vendor and any breach of its systems, and Retailer will be responsible for satisfying the obligations of the "Affected Party" in any case in which there has been any actual or threatened breach of such Third Party Vendor's systems;

(e) as between Bank and the Third Party Vendor, Bank is and will remain the sole and exclusive owner of all right, title and interest in and to all Cardholder Information;

(f) to the extent the Third Party Vendor has access to Cardholder Information in connection with the processing of Credit Card transactions, including through Retailer's website, it will only use such Cardholder Information for the limited purpose of processing Credit Card transactions, and will not, without the express written consent of Bank, in each instance, commingle any Cardholder Information with any other data or information; and

(g) Bank may terminate the functionality of the Credit Cards through any medium operated by a Third Party Vendor at any time upon notice to Retailer if Bank determines that (x) such Third Party Vendor is failing to comply in all material respects with (1) the terms of the Agreement, as applicable to it through this Section 13.19, or (2) applicable law, or (y) allowing the Third Party Vendor to continue to receive or have access to Cardholder Information, including in connection with processing Credit Card transactions, is likely to result in reputational or business harm to Bank.

1.13 Addition of Section 13.20. A new Section 13.20 is hereby added to the Agreement as follows:

#### 13.20 Internet Transactions.

(a) Internet Applications. During the Term, Retailer and Bank may mutually agree to accept applications that are submitted to Bank via a link that is placed on Retailer's website ("Internet Applications"). If the parties agree to permit Internet Applications, Retailer will maintain an advertisement on its website encouraging Retailer's customers to open an Account. The advertisement will contain an imbedded link to a webpage hosted by Bank or Bank's agent (the "Bank Webpage") containing an on-line application. The link contained in such advertisement will link directly to Bank's specified webpage with no intermediate links. Prior to Retailer adding the advertisement to its website, Retailer will obtain Bank's prior written consent on the design of the advertisement, such consent not to be unreasonably withheld. In no event may the advertisement be placed in close proximity to a competing finance offer. Retailer acknowledges that, except as allowed by this Section, it is prohibited from collecting application information via its website or through any other electronic channel.

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(b) Internet Purchases/Promotional Disclosures. During the Term, Retailer and Bank may mutually agree to accept purchases transacted through the Retailer Website ("Internet Purchases"). If Retailer and Bank agree to allow Internet Purchases, Retailer will process all Internet Purchases in accordance with the terms of this Agreement, the Operating Procedures, and any other written guidance provided by Bank to Retailer. Without limiting the foregoing, Retailer will cause all authorizations processed through the internet and all Internet Purchases to be separately tagged with a unique store of sale number. Retailer will also develop, maintain and operate its website so that all Internet Purchases processed through the website will be transmitted and accepted on a secure basis which ensures, among other things, that such information cannot be altered, viewed or captured by an unauthorized party. In the case of any purchase by an Cardholder made through the internet, Retailer will be responsible for (i) providing the credit promotion disclosures (the "Promotional Disclosures") applicable to any purchase (whether the purchase is to be made at the time of an Cardholder's application for credit or otherwise), (ii) establishing whether the Cardholder is willing to consent to the receipt of the Promotional Disclosures ("<u>Promotional Terms Consent</u>"), and (iv) retaining the evidence of the E-Consent and Promotional Terms Consent for at least twenty-five (25) months and thereafter continuously unless after retaining such evidence to Bank and Bank authorizes Retailer to destroy them instead. Notwithstanding the Foregoing, if Retailer uses E-Sign Consent and Promotional Terms Consent processes that are hosted by Bank, Retailer (s) will not be responsible for providing the Promotional Disclosures and E-Consent and Promotional Terms Consent, so long as Retailer links the Cardholder the Bank hosted pages; and (y) will not be required to retain the evidence of E-Consent and Promotional Terms Consent, so long as Retailer links th

(c) <u>Termination of Internet Function</u> Retailer and Bank will each have the right upon not less than fifteen (15) days written notice to the other party, to discontinue submitting, accepting or processing Internet Applications and/or Internet Purchases, as applicable; provided that Bank may suspend the acceptance of Internet Application and/or Internet Purchases immediately if Retailer breaches this Agreement, if the suspension is required by applicable law, or if Bank decides to suspend the acceptance of Internet Application and/or Internet Purchases for risk or safety and soundness reasons.

(d) <u>Copies of Screen Shots</u>. Before and after any changes to the application or internet promotional purchase processes, Retailer will either (i) create a record of all screen shots related to the online application and promotional purchase processes ("<u>Credit-Related Screen Shots</u>") or (ii) give Bank reasonable advance notice and cooperation so that Bank can create a record of the Credit-Related Screen Shots. The record will include copies of any E-Consent disclosures, credit decision communications, promotional disclosures, and receipts of promotions offered and obtained. To the extent that Retailer creates any Credit-Related Screen Shots, Retailer will maintain records of the Credit-Related Screen Shots for at least 25 months and provide copies to Bank upon request by Bank.

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(e) <u>Upgraded Process</u>. From time to time, Bank may develop one or more upgraded processes related to Internet transactions, including, without limitation, the acceptance of Internet Applications, delivery of the content of Promotional Disclosures to Retailer, and/or the settlement of Internet Purchases (each, an "<u>Upgraded Process</u>"). Retailer will use commercially reasonable efforts to implement any Upgraded Process within 90 days from the date of notice from Bank (which may be made by email) of an Upgraded Process.

(f) <u>Remedies</u>. Subject to subsection (c), if Bank informs Retailer (which may be done in by email) of any errors in the online application and/or promotional purchase processes, including, without limitation, inaccurate disclosures on receipts, Retailer will correct the error(s) within 24 hours. After notice to Retailer (which may be done in by email), Bank will have the right to disable any online application links, or Retailer's ability to offer credit promotions for online transaction, immediately upon becoming aware of any errors in the online application and/or promotional purchase process, as applicable.

1.14 Amendment to Definitions. The following definitions in Appendix A of the Agreement are hereby amended and replaced in their entirety:

"Credit Review Point" means \* or such other higher amount as Bank, in its sole discretion, may from time to time specify to Retailer in writing.

"Delivery Obligations" means, as of any date, any amounts owed by Retailer to Bank under this Agreement, including without limitation, any amounts owing under Sections 6.22(h), 7.1(e), 7.1(f), and 12.

"Level 1 Collateral Event" means Ethan Allen Interior Inc.'s failure to maintain, as of the end of each fiscal quarter of Ethan Allen Interiors Inc., (i) Tangible Net Worth of at least \* or (ii) Working Capital of at least \*.

"Remediation Period" means a two (2) successive full calendar quarter period beginning after the occurrence of either a Level 1 Collateral Event or a Level 2 Collateral Event throughout which Ethan Allen Interior Inc.'s (i) Tangible Net Worth exceeds \* and (ii) Working Capital exceeds \* . Notwithstanding the foregoing, the parties may mutually agree that a Remediation Period has been completed.

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1.15 Amendment to Schedule 3.5. Schedule 3.5 is hereby amended by adding the following new Section IV:

**IV. Special Test of Twelve Month Equal Pay No Interest Promotion.** For calendar year 2014 only (with a trailing period for residual deliveries of products to Cardholders to and including March 31, 2015 for sales made by Retailer to Cardholders during calendar year 2014), Bank will make available its 12 Month Equal Pay No Interest credit promotion with a Program Percentage Fee of \*. Retailer acknowledges that this promotion may not be used on more than \* of Net Program Sales in any given month. To the extent that the promotion is used on Net Program Sales in excess of \*, the Net Program Sales in excess of \* will be assessed a Program Percentage Fee of \*.

## II. GENERAL

2.1 Successful Completion of Remediation Period. Based on the revision to the definition of Level 1 Collateral Event, the parties agree that a Remediation Period has been completed effective as of January 1, 2014. Accordingly, within thirty (30) days after the execution of this Amendment, Bank will take commercially reasonable steps to surrender, and Retailer will use commercially reasonable efforts to cooperate with the surrender of, to Retailer the Substitute Collateral that is currently under the control of Bank. Notwithstanding the foregoing, the parties acknowledge that if a Level 1 Collateral Event or a Level 2 Collateral Event occurs again, the provisions of Section 4.4 of the Agreement will again apply.

2.2 Authority for Amendment. The execution, delivery and performance of this Amendment has been duly authorized by all requisite corporate action on the part of Retailer and Bank and upon execution by all parties, will constitute a legal, binding obligation thereof.

2.3 Effect of Amendment. Except as specifically amended hereby, the Agreement, and all terms contained therein, remains in full force and effect. In the case of any conflict between the terms of this Amendment and the Agreement, the terms of this Amendment shall control. The Agreement, as amended by this Amendment, constitutes the entire understanding of the parties with respect to the subject matter hereof.

2.4 Binding Effect; Severability. Each reference herein to a party hereto shall be deemed to include its successors and assigns, all of whom shall be bound by this Amendment and in whose favor the provisions of this Amendment shall inure. In case any one or more of the provisions contained in this Amendment shall be invalid, illegal or unenforceable in any respect, the validity, legality and enforceability of the remaining provisions contained herein shall not in any way be affected or impaired thereby.

2.5 Further Assurances. The parties hereto agree to execute such other documents and instruments and to do such other and further things as may be necessary or desirable for the execution and implementation of this amendment and the consummation of the transactions contemplated hereby and thereby.

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2.6 Governing Law. This Amendment shall be governed by and construed in accordance with the laws of the State of New York.

2.7 Counterparts. This Amendment may be executed in counterparts, each of which shall constitute an original, but all of which, when taken together, shall constitute but one agreement.

IN WITNESS WHEREOF, Bank and Retailer have caused this Amendment to be executed by their respective officers thereunto duly authorized as of the date first written above.

# **RETAILER:**

ETHAN ALLEN GLOBAL, INC.

 By:
 /s/ M. Farooq Kathwari

 Name:
 M. Farooq Kathwari

 Title:
 President & Chief Executive Officer

 ETHAN ALLEN RETAIL, INC.

BANK:

GE CAPITAL RETAIL BANK

 By:
 /s/ Anthony Foster

 Name:
 Anthony Foster

 Title:
 Senior Vice President

By: <u>/s/ M. Farooq Kathwari</u>

Name: M. Farooq Kathwari

Title: <u>President & Chief Executive Officer</u>

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# Exhibit 31.1

### RULE 13a-14(a) CERTIFICATION OF PRINCIPAL EXECUTIVE OFFICER

#### I, M. Farooq Kathwari, certify that:

I have reviewed this Quarterly Report on Form 10-Q of Ethan Allen Interiors Inc. ;

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;

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;

The registrant's other certifying officer(s) 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 controls over financial reporting, or caused such internal controls 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

The registrant's other certifying officer(s) 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.

/s/ M. Farooq Kathwari Chairman, President and (M. Farooq Kathwari) Chief Executive Officer

# Exhibit 31.2

### RULE 13a-14(a) CERTIFICATION OF PRINCIPAL FINANCIAL OFFICER

I, David R. Callen, certify that:

I have reviewed this Quarterly Report on Form 10-Q of Ethan Allen Interiors Inc. ;

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;

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;

The registrant's other certifying officer(s) 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 controls over financial reporting, or caused such internal controls 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

The registrant's other certifying officer(s) 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.

/s/ David R. Callen Vice President, Finance (David R. Callen) and Treasurer

# Exhibit 32.1

# SECTION 1350 CERTIFICATION OF PRINCIPAL EXECUTIVE OFFICER

I, M. Farooq Kathwari, hereby certify that the December 31, 2013 Quarterly Report on Form 10-Q as filed by Ethan Allen Interiors Inc. (the "Company"), which contains the Company's financial statements, 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 that information contained in such Quarterly Report fairly presents, in all material respects, the financial condition and results of operations of the Company.

 /s/ M. Farooq Kathwari
 Chairman, President and

 (M. Farooq Kathwari)
 Chief Executive Officer

# Exhibit 32.2

# SECTION 1350 CERTIFICATION OF PRINCIPAL FINANCIAL OFFICER

I, David R. Callen, hereby certify that the December 31, 2013 Quarterly Report on Form 10-Q as filed by Ethan Allen Interiors Inc. (the "Company"), which contains the Company's financial statements, 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 that information contained in such Quarterly Report fairly presents, in all material respects, the financial condition and results of operations of the Company.

/s/ David R. Callen (David R. Callen) Vice President, Finance and Treasurer