

# ANDREW PELLER

— LIMITED —

## MANAGEMENT'S REPORT AND INTERIM CONSOLIDATED FINANCIAL STATEMENT

FOR THE THREE MONTHS ENDED JUNE 30, 2008



The following management's discussion and analysis ('MD&A') provides a review of corporate developments, results of operations and financial position for the three months ended June 30, 2008 in comparison with those for the three months ended June 30, 2007. This discussion is prepared as of August 6, 2008 and should be read in conjunction with the financial statements for the period ended June 30, 2008 and 2007, and the audited consolidated financial statements for the years ended March 31, 2008 and 2007 and the accompanying notes contained therein. All dollar amounts are expressed in Canadian dollars unless otherwise indicated.

### FORWARD-LOOKING INFORMATION

Certain statements in this Management's Discussion & Analysis may contain "forward-looking statements" within the meaning of applicable securities laws, including the "safe harbour provisions" of the Securities Act (Ontario) with respect to Andrew Peller Limited ('APL' or the 'Company') and its subsidiaries. Such statements include, but are not limited to, statements about the growth of the business in light of the Company's recent acquisitions; its launch of new premium wines; sales trends in foreign markets; its supply of domestically grown grapes; and current economic conditions. These statements are subject to certain risks, assumptions and uncertainties that could cause actual results to differ materially from those included in the forward-looking statements. The words "believe", "plan", "intend", "estimate", "expect" or "anticipate" and similar expressions, as well as future or conditional verbs such as "will", "should", "would" and "could" often identify forward-looking statements. We have based these forward-looking statements on our current views with respect to future events and financial performance. With respect to forward-looking statements contained in this MD&A, the Company has made assumptions and applied certain factors regarding, among other things: future grape, glass bottle and wine prices; its ability to obtain grapes, imported wine, glass and its ability to obtain other raw materials; fluctuations in the U.S./Canadian dollar exchange rates; its ability to market products successfully to its anticipated customers; the trade balance within the domestic Canadian wine market; market trends; reliance on key personnel; protection of its intellectual property rights; the economic environment; the regulatory requirements regarding producing, marketing, advertising and labeling of its products; the regulation of liquor distribution and retailing in Ontario; the application of federal and provincial environmental laws; and the impact of increasing competition.

These forward-looking statements are also subject to the risks and uncertainties discussed in the "Risk Factors" section and elsewhere in this MD&A and other risks detailed from time to time in the publicly filed disclosure documents of the Company which are available at [www.sedar.com](http://www.sedar.com). Forward-looking statements are not guarantees of future performance and involve risks, uncertainties and assumptions which could cause actual results to differ materially from those conclusions, forecasts or projections anticipated in these forward-looking statements. Because of these risks, uncertainties and assumptions, you should not place undue reliance on these forward-looking statements. The Company's forward-looking statements are made only as of the date of this MD&A, and except as required by applicable law, Andrew Peller Limited undertakes no obligation to update or revise these forward-looking statements to reflect new information, future events or circumstances.

### Overview

Andrew Peller Limited ('APL' or the 'Company') is a leading producer and marketer of quality wines in Canada. With wineries in British Columbia, Ontario and Nova Scotia, the Company markets wines produced from grapes grown in Ontario's Niagara Peninsula, British Columbia's Okanagan and Similkameen Valleys and from vineyards around the world. The Company's award-winning premium and ultra-premium brands include Peller Estates, Trius, Hillebrand, Thirty Bench, Croc Crossing, XOXO, Sandhill, Copper Moon, Calona Vineyards Artist Series VQA wines and Red Rooster. Complementing these premium brands are a number of popular priced products including Hochtaler, Domaine D'Or, Schloss Laderheim, Royal and Sommet.

With a focus on serving the needs of all wine consumers, the Company produces and markets consumer-made wine kit products through Winexpert, Vineco International Products, Wine Kitz and Heron Bay.

The Company also owns and operates Vineyards Estate Wines and WineCountry Vintners, independent wine retailers in Ontario with more than 100 well-positioned retail locations. The Company also markets craft beer under the Granville Island brand. The Company's products are sold predominantly in Canada.

The Company has taken decisive steps to increase its focus on the premium and ultra-premium wines in the Canadian market. Premium wine sales continue to grow in Canada, and these products generate higher sales and increased profitability compared to lower-priced table wines. In line with this focused strategy, over the last three years the Company completed the acquisition of three premium and ultra-premium wine producers – Thirty Bench Winery, Cascadia Brands and Red Rooster Winery. With the acquisition of Cascadia, the Company decided to integrate its Port Moody facility into Cascadia's Kelowna facility. Costs related to the integration and the closure of the Company's Port Moody facility is being expensed as incurred.

The Company's stated mission is to build sales volumes of its premium and ultra-premium brands by delivering to its customers and consumers the highest quality wines at the best possible value. To meet this goal, the Company is investing in improvements in the quality of grapes and wines, its winemaking capabilities and in its quality management programs.

APL is focused on initiatives to reduce costs and enhance its production efficiencies through a continual review of the Company's operations. The Company continues to expand and strengthen its distribution through provincial liquor boards, the Company's network of more than 100 Vineyards Estate Wines, Aisle 43 and WineCountry Vintners retail locations, estate wineries, restaurants and other licensed establishments. This distribution network is supported by sophisticated sales, marketing and promotional programs. In addition, the Company from time to time evaluates the potential for acquisitions and partnerships, both in Canada and internationally, to further complement its product portfolio and market presence.

On June 13, 2008 the Company acquired 50% of the shares of Rocky Ridge Vineyards Inc. ("Rocky Ridge") of Oliver, British Columbia for cash consideration of \$4.0 million, including acquisition costs. The Company previously owned 50% of the shares of Rocky Ridge and as a result of this transaction Rocky Ridge became a wholly-owned subsidiary of the Company.

On June 30, 2008 the Company acquired 100% of the common shares of World Vintners Inc. ("WVI") a producer and seller of high quality consumer-made wine kits. WVI's sales for its most recently-completed financial year ended July 31, 2007 were approximately \$12.0 million. The acquisition brings to the Company a dedicated network of 75 franchised wine-on-premise and retail outlets under the Wine Kitz brand name. WVI also produces the popular Heron Bay brand sold through independent wine-on-premise and retail outlets across Canada. WVI was acquired for cash consideration of \$10.9 million, including acquisition costs. The Company expects to generate significant synergies in its wine kit operations as a result of this acquisition. The allocation of purchase price is preliminary and is based on management's estimates of the fair value of the assets acquired and liabilities assumed. Management is currently obtaining fair market values for the net assets and intangible assets acquired.

As a result of continued strong performance, the Company increased annual common share dividends effective for shareholders of record on September 30, 2006 by 18% and a further 19% on June 8, 2007. On June 5, 2008 the Company announced that it would increase annual common share dividends for shareholders of record on June 30, 2008. The dividend on Class A shares increased 10% from \$0.300 per share to \$0.330 per share. The dividend on Class B shares increased 10% from \$0.261 per share to \$0.288 per share. This was the third consecutive annual increase in dividends in three years.

### **Financial Statements and Accounting Policies**

The Company prepared its financial statements in Canadian dollars in accordance with Canadian generally accepted accounting principles (GAAP). Changes to the Company's significant accounting policies are summarized in Note 1 to the interim consolidated financial statements. The Company also utilizes EBITA (defined as earnings before interest, income taxes, amortization, other income (losses) and unusual items) to measure its financial performance.

EBITA is not a recognized measure under GAAP; however, management believes that EBITA is a useful supplemental measure to net earnings, as it provides readers with an indication of earnings available for investment prior to debt service, capital expenditures and income taxes.

Readers are cautioned that EBITA should not be construed as an alternative to net earnings determined in accordance with GAAP as an indicator of the Company's performance or to cash flows from operating, investing and financing activities as a measure of liquidity and cash flows. The Company's method of calculating EBITA may differ from the methods by which other companies calculate EBITA and, accordingly, EBITA may not be comparable to measures used by other companies.

### **Critical Accounting Estimates**

During the year, management is required to make estimates or rely on assumptions that are inherently uncertain. These estimates can vary with respect to the level of judgment involved and ultimately the impact that these estimates may have on the Company's financial statements. Estimates are deemed to be critical when a different estimate could reasonably be used or where changes are reasonably likely to occur which would materially affect the Company's financial position, or results in operations. The Company's significant accounting policies are discussed in Note 1 of the Notes to the Consolidated Financial Statements; critical estimates inherent in these accounting policies are set out below.

### **Inventory Valuation**

Inventories are valued at the lower of cost and net realizable value. Cost is determined on an average cost basis.

All inventories are counted as close as possible to year end without impacting the operations of the Company. Management has provided an allowance for slow moving and obsolete inventory which is considered to be sufficient for potential losses.

On April 1, 2008 the Company adopted the Canadian Institute of Chartered Accountants (CICA) Handbook Section 3031 "Inventories". This pronouncement provides guidance on the determination of cost and its subsequent recognition as an expense, including any write-down to net realizable value. It also provides guidance on the cost formulas that are used to assign costs to inventories and is effective for the Company's fiscal year beginning on April 1, 2008. As required, this standard has been adopted prospectively and comparative amounts have not been restated. The change in carrying value predominately relates to changes in the application of overheads in bulk and finished goods inventory. As a result, on adoption of this standard, the Company recorded an adjustment on April 1, 2008 to reduce inventories by \$1,552, reduce future income taxes by \$485, and reduce opening retained earnings by \$1,067.

### **Intangible assets**

Intangible assets primarily relate to customer contracts, brands and customer based relationships that have been acquired through recent acquisitions. Management believed that its brands do not have a fixed or determinable life and consequently brands are not amortized but are subject to annual impairment tests based on a comparison of the carrying amount to the estimated fair market value of the brands. The amortization periods related to those intangible assets with finite lives are based on the expected duration of the contracts and relationships acquired. These intangible assets will be tested for impairment when events or circumstances arise that indicates impairment may exist.

### **Fair value of financial instruments**

Accounts receivable, accounts payable and accrued liabilities and bank indebtedness are reflected in the consolidated financial statements at carrying values, which approximate fair value due to the short-term maturity of these instruments.

### **Recently adopted accounting pronouncements**

On April 1, 2007 the Company adopted the following Canadian Institute of Chartered Accountants ("CICA") Handbook Sections:

CICA Handbook Section 1535 "Capital Disclosures" required disclosures in the financial statements of qualitative and quantitative information that enables users to evaluate objectives, policies and processes for managing capital expenditures.

CICA Handbook Section 3862 “Financial Instruments – Disclosures” required disclosures in the financial statements that will enable users to evaluate: the significance of financial instruments for the Company’s financial position and performance; and the nature and extent of risks arising from financial instruments to which the Company is exposed during the period and at the balance sheet date, and how the Company managed those risks.

CICA Handbook Section 3863 “Financial Instruments – Presentation” established standards for presentation of financial instruments and non-financial derivatives. This section complemented the existing CICA Handbook Section 3861 “Financial Instruments – Disclosure and Presentation”.

CICA Handbook Section 3031 “Inventories” provided guidance on the determination of cost and its subsequent recognition as an expense, including any write-down to net realizable value. It also provided guidance on the cost formulas that are used to assign costs to inventories.

### Recently issued accounting pronouncements

The CICA has issued the following accounting standards:

In February 2008, the CICA issued Section 3064, “Goodwill and Intangible Assets,” which replaces Section 3062, “Goodwill and Other Intangible Assets.” This new standard provides guidance on the recognition, measurement, presentation and disclosure of goodwill and intangible assets. This accounting standard is effective for annual and interim periods beginning on or after October 1, 2008.

International Financial Reporting Standards (“IFRS”). In February 2008, the Canadian Accounting Standards Board confirmed that the use of IFRS will be required for Canadian publicly accountable enterprises for years beginning on or after January 1, 2011. The Company will be required to report under IFRS beginning April 1, 2011.

The Company is currently evaluating the impact of adopting the above accounting and reporting standards.

### Results of Operations (unaudited)

FOR THE THREE MONTHS ENDED JUNE 30, (in thousands of dollars except per share amounts)	2008 \$	2007 \$	2006 \$
Sales	\$ 59,618	\$ 57,140	55,135
Gross profit	\$ 24,936	\$ 24,466	22,830
Gross profit (% of sales)	41.8%	42.8%	41.4%
Selling general and administrative expenses	\$ 17,752	\$ 17,035	16,028
Earnings before interest, taxes, amortization, other income (loss) and unusual items	\$ 7,184	\$ 7,431	6,802
Other loss and unusual items	\$ (219)	\$ 314	(34)
Net and comprehensive earnings	\$ 2,653	\$ 2,914	2,376
Net earnings excluding other income (loss) and unusual items	\$ 2,802	\$ 2,710	2,399
Earnings per share – basic and fully diluted - Class A	\$ 0.18	\$ 0.20	\$0.16
Earnings per share – basic and fully diluted - Class B	\$ 0.16	\$ 0.17	\$0.14
Dividend per share – Class A (annual)	\$0.330	\$0.300	\$0.215
Dividend per share – Class B (annual)	\$0.288	\$0.261	\$0.187

Sales increased 4.3% for the three months ended June 30, 2008 due to higher sales of the Company’s premium wines sold through all of the Company’s trade channels and new product launches during 2008 and 2007. The increase is

also the result of higher sales of premium wines due to the return to normal grape supply conditions in Ontario and improved supply of wine and beer in Western Canadian markets.

During 2007 and 2008 the Company launched a number of new products through provincial liquor stores and the Company's network of retail stores. Sales of VQA wines in fiscal 2007 were negatively impacted by the short crop in Ontario. The Company continued to invest in its sales and marketing efforts with the aim to grow sales volumes of its products through new and increased advertising and promotional initiatives in all trade channels, increased sales staff focused on the licensee channel, investment in a new upscale retail store concept and layout, training of retail staff, and investments to increase tourism at its estate wineries.

Gross profit as a percentage of sales was 41.8% in the first quarter of fiscal 2009 compared to 42.8% and 41.4% in the prior year periods, respectively. The decrease in gross profit in fiscal 2009 was due to increases in packaging and wine costs in the period compared to the prior year, partially offset by higher sales of premium and ultra-premium wines and the increased value of the Canadian dollar which helped to reduce the increased cost of wine purchased on international markets. Gross profit in fiscal 2006 was impacted by accounting adjustments required to value purchased inventory from Cascadia at fair market value.

Selling and administrative expenses have increased over the last three years due primarily to increased costs associated with the launch of new products, including French Cross Tetra Pak, Croc Crossing and XOXO and enhanced sales and marketing efforts in all of the Company's trade channels in response to increased competitive activity. As a percentage of sales, selling and administrative expenses were 29.8% for the three months ended June 30, 2008 and June 30, 2007 and 29.1% in the first quarter of fiscal 2007.

As a result of the lower gross profit margins and higher costs, earnings before interest, taxes, amortization, other income (loss) and unusual items ("EBITA") decreased to \$7.2 million in the first quarter of fiscal 2009 compared to \$7.4 million and \$6.8 million in the comparative periods in fiscal 2008 and 2007, respectively.

Amortization expenses declined 4.7% in the first quarter of fiscal 2009 compared with the same period in the last fiscal year while interest expense decreased slightly primarily due to lower rates of interest on short and long-term debt.

The Company incurred a loss in fiscal 2009 of approximately \$0.2 million related to the mark-to-market adjustments on interest rate swaps and foreign exchange contracts. Under CICA accounting standards, these financial instruments must be reflected in the Company's financial statements at fair value each period. In the comparative period in fiscal 2008 a gain of approximately \$0.4 million was recognized. In addition, unusual charges to earnings of \$0.1 million were recorded in fiscal 2009 and 2008 resulting from carrying charges for the Company's Port Moody facility. The Company closed its Port Moody B.C. winery effective December 31, 2005 and expects to sell the facility during 2010.

The Company's effective income tax rate was lower during the first quarter of fiscal 2009 compared to the prior year due to a lower federal income tax rate.

Net and comprehensive earnings, not including the impact of the other losses and unusual items, were \$2.8 million for the first quarter of fiscal 2009 compared to \$2.7 million in fiscal 2008 and \$2.4 million in fiscal 2007. Including the impact of the other losses and unusual items, net earnings and comprehensive earnings for the three months ended June 30, 2008 were \$2.7 million or \$0.18 per Class A share compared to \$2.9 million or \$0.20 per Class A share last year.

## Quarterly Performance (unaudited)

(\$000) except per share amounts	Q1 09	Q1 08	Q2 08	Q3 08	Q4 08	Q1 07	Q2 07	Q3 07
	\$	\$	\$	\$	\$	\$	\$	\$
Sales	<b>59,618</b>	57,140	61,236	66,052	52,702	55,135	59,413	63,225
Gross profit	<b>24,936</b>	24,466	26,196	28,740	23,325	22,830	25,044	26,340
Gross profit (% of sales)	<b>41.8%</b>	42.8%	42.8%	43.5%	44.3%	41.4%	42.2%	41.7%
EBITA	<b>7,184</b>	7,431	7,765	9,823	4,689	6,802	7,328	9,286
Other income (loss) and unusual items	<b>(219)</b>	314	(394)	(221)	(417)	(34)	(164)	(15)
Net and comprehensive earnings	<b>2,653</b>	2,914	2,652	5,013	802	2,376	2,556	4,142
EPS – Class A basic & diluted	<b>\$0.18</b>	\$0.20	\$0.18	\$0.35	\$0.05	0.16	0.18	0.29
EPS – Class B basic & diluted	<b>\$0.16</b>	\$0.17	\$0.16	\$0.30	\$0.05	0.14	0.15	0.25

The third quarter of each year is historically the strongest in terms of sales, gross profit and net and comprehensive earnings due to increased consumer purchasing of the Company's products during the holiday season.

## Liquidity and Capital Resources (unaudited)

As at (\$000)	June 30, 2008 \$	March 31, 2008 \$
Current Assets	<b>124,388</b>	121,954
Property Plant & Equipment	<b>100,474</b>	94,480
Goodwill	<b>44,499</b>	36,171
Other Assets	<b>7,457</b>	7,139
Total Assets	<b>276,818</b>	259,744
Current Liabilities	<b>84,300</b>	95,345
Long-Term Debt	<b>75,205</b>	46,946
Employee Future Benefits	<b>3,118</b>	3,167
Future Income Taxes	<b>11,126</b>	11,606
Shareholders' Equity	<b>103,069</b>	102,680
Total Liabilities & Shareholders' Equity	<b>276,818</b>	259,744

The changes to the Company's balance sheet at June 30, 2008 compared to March 31, 2008 are primarily due to the acquisitions of Rocky Ridge Vineyards Inc. ("Rocky Ridge") and World Vintners Inc. ("WVI") and a refinancing of the Company's debt. The Company invested approximately \$10.9 million in the acquisition of WVI and \$4.0 million in the purchase of the remaining 50% interest in Rocky Ridge during the first quarter of fiscal 2009.

On May 15, 2008 the Company refinanced its borrowings from the Bank of Montreal. The Company's term credit facilities were combined into a seven year term bank loan in the amount of \$80 million. The facility requires monthly principal payments of \$0.4 million plus interest and matures on April 30, 2015. The proceeds of the loan were used to repay operating facilities and provide additional capital for acquisitions.

During the first quarter of fiscal 2009 the Company generated cash from operating activities, after changes in non-cash working capital items, of \$1.4 million compared to a use of \$1.9 million in the same period last year. Cash flow from operating activities increased due to positive changes in non-cash working capital items.

The Company's purchases of domestically grown grapes increased to \$22.6 million from \$18.5 million compared with the same period last year.

The cost of domestically grown grapes is significantly higher than wine purchased on international markets. Inventory levels are also dependent on increased use of domestically-grown grapes that are used in premium and ultra-premium wines which are aged for a much longer period than imported wine. Typically these wines are aged between one to three years before they are sold. This aging process is reflected in the amount of inventory held by the Company.

Investing activities of approximately \$17.5 million were made in the first quarter of fiscal 2009 compared to \$3.8 million in the prior year. The increase in the first quarter of fiscal 2009 is primarily related to the \$10.9 million acquisition of WVI and a \$4.0 million investment in acquiring the remaining 50% of Rocky Ridge, both in June 2008. Excluding these items, capital spending was \$2.5 million for the three months ended June 30, 2008 compared to \$3.8 million last year.

As at June 30, 2008 total bank indebtedness increased to \$128.6 million compared to \$111.5 million at the end of fiscal 2008. The increase was due primarily to the acquisitions of WVI and Rocky Ridge during June 2008 and by investments in property, plant and equipment during the period.

The ratio of debt to equity increased to 1.25:1 at June 30, 2008 compared to 1.10:1 at June 30, 2007 and 1.09:1 at March 31, 2008. At June 30, 2008, the Company had unused debt available in the amount of \$12.8 million on its demand loan facility. Management is confident it can generate sufficient cash flow from operations to meet its debt servicing and principal payment requirements over both the short and the long term.

The dividend on Class A shares increased 10% from \$0.300 per share to \$0.330 per share effective June 30, 2008. The dividend on Class B shares increased 10% from \$0.261 per share to \$0.288 per share. This was the third consecutive annual increase in dividends in three years.

Working capital as at June 30, 2008 was \$40.1 million compared to \$23.6 million as at June 30, 2007 and \$26.6 million at March 31, 2008. Shareholders' equity as at June 30, 2008 was \$103.1 million or \$6.92 per common share compared to \$97.5 million or \$6.55 per common share at June 30, 2007 and \$102.7 million or \$6.90 per share as at March 31, 2008.

### Common Shares Outstanding

The Company is authorized to issue an unlimited number of Class A and Class B common shares. Class A shares are non-voting and are entitled to a dividend in an amount equal to 115% of any dividend paid or declared on Class B shares. Class B shares are voting and convertible into Class A shares on a one-for-one basis.

Shares outstanding	August 6, 2008	June 30, 2008	March 31, 2008
Class A shares	11,888,241	11,888,241	11,888,241
Class B shares	3,004,041	3,004,041	3,004,041
Total	14,892,282	14,892,282	14,892,282

### Strategic Outlook and Direction

Andrew Peller Limited is committed to a strategy of growth that focuses on the expansion of its core business as a producer and marketer of quality wines and craft beer through the development of leading brands that meet the needs of our consumers and customers.

The Canadian wine market has grown over the past three years due primarily to positive demographic trends and the shift in consumer preference to premium wines. However, the share of the market held by domestic producers has declined moderately. Imports of premium and ultra-premium wines have increased as consumers favoured higher-priced varietal wines over lower-priced blended table wines. Andrew Peller Limited has increased its product development and sales and marketing initiatives aimed at capitalizing on this growing trend.

The Company expects to continue to launch new premium and ultra-premium brands in 2009. The acquisitions of Thirty Bench, Cascadia and Red Rooster are expected to continue to contribute to increased sales in 2009 as well as to an enhanced presence in the sale of ultra-premium wines in Canada.

Marketing and sales support will be focused on key brands sold across the country, and management expects sales and marketing expenses for 2009 to rise moderately. The Company expects to invest in capital expenditures to support its ongoing commitment to producing the highest-quality wines.

Investments made over the past few years are expected to continue to result in increased sales and improved profitability going forward. In addition, recent initiatives have led to an increase in export sales of the Company's premium and ultra-premium wines, particularly icewine.

Following the acquisition of Cascadia, management began the process of rationalizing and integrating its two British Columbia facilities to capture production and overhead synergies. Management expects the integration to be completed during 2009.

From time to time the Company evaluates investment opportunities, including acquisitions, which could support its strategic direction.

### **Risks and Uncertainties**

The Company is subject to a number of risks and uncertainties outlined in the Company's 2008 Annual Report and other securities filings.

### **Evaluation of Disclosure Controls and Procedures and Internal Control over Financial Reporting.**

#### **Disclosure Controls and Procedures**

Disclosure controls and procedures are designed to provide reasonable assurance that all relevant information relating to the operation of the Company and its consolidated subsidiaries is gathered and provided to senior management, including the President and Chief Executive Officer ("CEO") and Chief Financial Officer ("CFO"), on a timely basis so that decisions can be made regarding the Company's disclosure to the public. As at August 6, 2008, the CEO and the CFO of the Company have evaluated the system of disclosure controls and procedures in the Company and its consolidated subsidiaries as set out by Canadian Securities Laws. Based on that evaluation, the CEO and CFO have concluded that the disclosure controls and procedures were effective in providing reasonable assurance that information required to be disclosed in the Company's annual and interim filings and other reports filed or submitted under Canadian securities laws is recorded, processed, summarized and reported within the time frames specified by those laws and that material information is accumulated and communicated to management of the Company, including the CEO and CFO, as appropriate to ensure the timely disclosure of that information.

#### **Internal Controls over Financial Reporting**

Internal controls over financial reporting are procedures designed to provide reasonable assurance that transactions are properly authorized, assets are safeguarded against unauthorized or improper use, and transactions are properly recorded and reported. A control system, no matter how well designed and operated, can provide only reasonable, not absolute, assurance with respect to reliability of financial reporting and financial statement preparation.

The Company's CEO and CFO have concluded that internal controls over financial reporting are designed to provide reasonable assurance regarding the reliability of financial reporting and the preparation of the financial statements in accordance with Canadian generally accepted accounting principles as of June 30, 2008.

During the three months ended June 30, 2008, there have been no material changes in the Company's internal control over financial reporting that materially affected or were likely to affect, the Company's internal control systems.

**ANDREW PELLER LIMITED****CONSOLIDATED BALANCE SHEETS (Unaudited)**

These interim consolidated financial statements have not been reviewed by our auditors.

**(expressed in thousands of Canadian dollars)****June 30****March 31****2008****2008****\$****\$****Assets****Current Assets**

Accounts receivable	<b>24,212</b>	23,072
Inventories	<b>93,333</b>	93,817
Prepaid expenses and other assets	<b>4,663</b>	4,242
Income taxes recoverable	<b>2,180</b>	823

**124,388**

121,954

**Property, plant and equipment****100,474**

94,480

**Goodwill (note 3)****44,499**

36,171

**Other assets****7,457**

7,139

**276,818**

259,744

**Liabilities****Current Liabilities**

Bank indebtedness	<b>47,164</b>	57,722
Accounts payable and accrued liabilities	<b>29,755</b>	29,705
Dividends payable	<b>1,197</b>	1,088
Current portion of long-term debt (note 4)	<b>6,184</b>	6,830

**84,300**

95,345

**Long-term debt (note 4)****75,205**

46,946

**Employee future benefits****3,118**

3,167

**Future income taxes****11,126**

11,606

**173,749**

157,064

**Shareholders' Equity****Capital stock****7,375**

7,375

**Retained earnings****95,694**

95,305

**103,069**

102,680

**276,818**

259,744

The accompanying notes are an integral part of these interim consolidated financial statements.

**ANDREW PELLER LIMITED****Consolidated Statements of Earnings, Comprehensive Earnings and Retained Earnings****For the three months ended June 30, 2008 and 2007 (Unaudited)**

These interim consolidated financial statements have not been reviewed by our auditors. (expressed in thousands of Canadian dollars)	<b>2008</b> \$	<b>2007</b> \$
<b>Sales</b>	<b>59,618</b>	57,140
Cost of goods sold, excluding amortization	<u>34,682</u>	<u>32,674</u>
<b>Gross profit</b>	<b>24,936</b>	24,466
Selling and administration	<u>17,752</u>	<u>17,035</u>
<b>Earnings before interest and amortization</b>	<b>7,184</b>	7,431
Interest	<b>1,402</b>	1,425
Amortization	<u>1,810</u>	<u>1,900</u>
<b>Earnings before other items</b>	<b>3,972</b>	4,106
<b>Other (loss) income</b>	<b>(161)</b>	369
<b>Unusual items</b>	<b>(58)</b>	(55)
<b>Earnings before income taxes</b>	<u>3,753</u>	<u>4,420</u>
<b>Provision for income taxes</b>		
Current	<b>1,095</b>	1,316
Future	<u>5</u>	<u>190</u>
	<u>1,100</u>	<u>1,506</u>
<b>Net and comprehensive earnings for the period</b>	<u>2,653</u>	<u>2,914</u>
<b>Retained earnings- Beginning of period</b>	<b>95,305</b>	88,147
<b>Impact of adopting accounting pronouncements on April 1, 2007</b>	-	128
<b>Impact of adopting accounting pronouncement on April 1, 2008</b>	<u>(1,067)</u>	-
<b>Retained earnings- Beginning of period as restated</b>	<u>94,238</u>	<u>88,275</u>
Dividends:		
Class A and Class B	<u>(1,197)</u>	<u>(1,088)</u>
<b>Retained earnings - End of period</b>	<u>95,694</u>	<u>90,101</u>
<b>Net earnings per share</b>		
Basic and diluted		
Class A shares	<u>0.18</u>	<u>0.20</u>
Class B shares	<u>0.16</u>	<u>0.17</u>

The accompanying notes are an integral part of these interim consolidated financial statements.

**ANDREW PELLER LIMITED**  
**CONSOLIDATED STATEMENTS OF CASH FLOWS**  
**For the three months ending June 30, 2008 and 2007 (Unaudited)**

These interim consolidated financial statements have not been reviewed by our auditors

(expressed in thousands of Canadian dollars)

	<b>2008</b>	<b>2007</b>
	\$	\$
<b>Cash provided by (used in)</b>		
<b>Operating activities</b>		
Net earnings for the period	<b>2,653</b>	2,914
Items not affecting cash:		
Amortization of plant, equipment and intangibles	<b>1,810</b>	1,900
Employee future benefits	<b>(49)</b>	(25)
Net unrealized loss (gain) on foreign exchange contracts and interest rate swaps	<b>161</b>	(369)
Future income taxes	<b>5</b>	190
Amortization of deferred financing costs	<b>38</b>	36
	<b>4,618</b>	4,646
Changes in non-cash working capital items related to operations (Note 5)	<b>(3,174)</b>	(6,547)
	<b>1,444</b>	(1,901)
<b>Investing activities</b>		
Acquisition of World Vintners Inc. (Note 3)	<b>(10,940)</b>	-
Acquisition of Rocky Ridge Vineyards Inc. (Note 3)	<b>(4,016)</b>	-
Purchase of property and equipment	<b>(2,498)</b>	(3,816)
	<b>(17,454)</b>	(3,816)
<b>Financing activities</b>		
Increase in deferred financing costs	<b>(214)</b>	-
(Decrease) increase in bank indebtedness	<b>(10,558)</b>	8,109
Increase in long-term debt (Note 4)	<b>29,036</b>	-
Repayment of long-term debt	<b>(1,166)</b>	(1,475)
Dividends paid	<b>(1,088)</b>	(917)
	<b>16,010</b>	5,717
<b>Cash at beginning and end of period</b>	<b>-</b>	<b>-</b>
<b>Supplemental disclosure of cash flow information</b>		
Cash paid during the period for		
Interest	<b>1,062</b>	1,315
Income taxes	<b>827</b>	1,059

The accompanying notes are an integral part of these interim consolidated financial statements.

## Notes to the Interim Consolidated Financial Statements June 30, 2008 and 2007

(in thousands of dollars, except per share amounts)

### UNAUDITED

#### 1. Summary of Significant Accounting Policies

The interim consolidated financial statements have been prepared in accordance with accounting principles generally accepted in Canada. The note disclosure for these interim consolidated financial statements only presents material changes to the disclosure found in the Company's audited consolidated financial statements for the years ended March 31, 2008 and 2007. These interim consolidated financial statements should be read in conjunction with those consolidated financial statements and follow the same accounting policies as the audited consolidated financial statements except as disclosed below. In the opinion of management, the accompanying unaudited interim consolidated financial statements contain all adjustments necessary to present fairly, in all material respects the financial position of the Company as at June 30, 2008 and for the three-month period then ended.

#### Recently adopted accounting pronouncements

On April 1, 2008 the Company adopted the Canadian Institute of Chartered Accountants (CICA) handbook sections 3031 "Inventories," section 3862 "Financial Instruments - Disclosures," section 3863 "Financial Instruments – Presentation" and section 1535 "Capital Disclosures."

##### a) Inventories

On April 1, 2008 the Company adopted the Canadian Institute of Chartered Accountants (CICA) Handbook Section 3031 "Inventories". This pronouncement provides guidance on the determination of cost and its subsequent recognition as an expense, including any write-down to net realizable value. It also provides guidance on the cost formulas that are used to assign costs to inventories and is effective for the Company's fiscal years beginning on April 1, 2008. As required, this standard has been adopted prospectively and comparative amounts have not been restated. The change predominately relates to changes in the application of overhead cost allocations to bulk and finished goods inventory. As a result, on adoption of this standard, the Company recorded an adjustment on April 1, 2008 to reduce inventories by \$1,552, reduce future income taxes by \$485, and reduce opening retained earnings by \$1,067.

##### b) Financial Instruments Presentation and Disclosures, and Capital Disclosures

On April 1, 2008 the Company adopted CICA handbook Section 3862 "Financial Instruments - Disclosures," section 3863 "Financial Instruments – Presentation" and section 1535 "Capital Disclosures." These sections require additional disclosures surrounding the Company's financial instruments and capital. The following disclosures are required under the new pronouncement:

#### *Interest rate risk*

The Company's interest rate risk arises mainly from the interest rate impact on our cash, floating rate debt and interest rate swaps. Our interest rate management policy is to borrow at fixed rates to match the duration of long lived assets. Floating rate funding is used for short term borrowing.

As at June 30, 2008, with other variables unchanged, a 1% change in interest rates would impact the Company's net earnings by approximately \$320,000.

#### *Credit Risk*

The Company's exposure to credit risk is very limited. Over 50% of the Company's accounts receivable balance relates to amounts owing from Canadian provincial liquor boards. Credit risk for trade receivables is monitored through established credit monitoring activities. Outside of Canadian provincial liquor board amounts, the Company does not have a significant concentration of credit risk with any single counterparty or group of counterparties. The maximum exposure to credit risk is equal to the carrying value of the financial assets.

#### *Liquidity Risk*

The Company manages liquidity risk by maintaining adequate cash and cash equivalent balances, and by appropriately utilizing its line of credit. Company management continuously monitors and reviews both actual and

forecasted cash flows and matches the maturity profile of financial assets and liabilities. Accounts payable are generally due within 30 days and long-term debt payment requirements are disclosed in note 4.

#### *Foreign exchange risk*

The Company's foreign exchange risk arises on the purchase of bulk wine and concentrate which are made in United States dollars and Euros. The Company's strategy is to hedge approximately 50% - 80% of its foreign exchange requirements prior to the beginning of each fiscal year. The Company has entered into a series of foreign exchange contracts as a hedge against movements in U.S. dollar and Euro exchange rates. These contracts are reviewed regularly. A one percent change in the value of the U.S. dollar and Euro would impact the Company's net earnings by approximately \$100,000 and \$30,000 respectively.

#### *Capital Disclosures*

The Company's objective when managing capital is to safeguard the Company's ability as a going concern, to provide an adequate return to shareholders and to meet external capital requirements on our debt and credit facilities. Unfunded capital expenditures are limited to \$10,000 on an annual basis and this is reviewed quarterly. As part of the existing debt agreement, three key financial covenants are monitored on an ongoing basis by management to ensure compliance with the agreement as follows:

- Funded debt to a rolling twelve month EBITDA
- Working capital ratio
- Fixed charge coverage ratio

In order to facilitate management of its capital requirements, the Company prepares annual budgets that are updated as necessary depending on various factors including general industry conditions. The annual budget is approved by the Board of Directors.

### **Recently issued accounting pronouncements**

#### *International Financial Reporting Standards*

In February 2008, the Canadian Accounting Standards Board confirmed that the use of International Financial Reporting Standards ("IFRS") will be required for Canadian publicly accountable companies for fiscal years beginning on or after January 1, 2011. The Company is currently evaluating the impact of adopting IFRS.

#### *Goodwill and intangible assets*

In February 2008, The Canadian Institute of Chartered Accountants issued Section 3064, "Goodwill and Intangible Assets" which replaces Section 3062, "Goodwill and Other Intangible Assets". The new standard provides guidance on the recognition, measurement and disclosure of goodwill and intangible assets and is effective for annual periods beginning on or after October 1, 2008. The Company is currently evaluating the impact of adopting this standard.

### **2. Seasonality**

The third quarter of each year is historically the strongest in terms of sales, gross profit and net earnings due to increased consumer purchasing of the Company's products during the holiday season.

### **3. Acquisitions**

On June 30, 2008 the Company's wholly-owned subsidiary, 1773008 Ontario Inc. acquired 100% of the common shares of World Vintners Inc. for consideration of \$10,940, including acquisition costs. The allocation of purchase price is preliminary and is based on management's estimates of the fair value of the assets acquired and liabilities assumed. Management is currently obtaining fair market values for the net assets and intangible assets acquired, including the estimated remaining useful lives. Details of net assets acquired based on preliminary allocations are as follows: receivable amounts - \$1,170; inventories - \$1,269; income taxes recoverable - \$1,625; property, plant and equipment - \$844; intangible assets - \$380; goodwill - \$8,109; other assets - \$72; accounts payable and accrued liabilities - (\$2,529). This transaction was accounted for using the purchase method. The results of operations will be included in the consolidated financial statements of the Company, effective July 1, 2008.

On June 13, 2008 the Company acquired 50% of the shares of Rocky Ridge Vineyards Inc. ("Rocky Ridge") of Oliver, British Columbia for consideration of \$4,016, including acquisition costs. The Company previously owned 50% of the

shares of Rocky Ridge and as a result of this transaction Rocky Ridge becomes a wholly-owned subsidiary of the Company. The allocation of purchase price is preliminary and is based on management's estimates of the fair value of the assets acquired and liabilities assumed. Management is currently obtaining fair market values for the net assets acquired, including the estimated remaining useful lives. Details of net assets acquired are as follows: vineyards - \$4,400; goodwill - \$219; bank indebtedness - (\$603). This transaction was accounted for using the purchase method. The results of operations have been fully consolidated with those of the Company's effective June 14, 2008.

The value assigned to goodwill in both acquisitions is not deductible for tax purposes.

#### 4. Long-term debt

On May 15, 2008, the Company's four existing term loans were replaced with one seven year variable rate term facility in the amount of \$80,000. The new term loan is repayable in monthly principal payments of \$444 plus interest and matures on April 30, 2015. Subsequent to the repayment of the old term loans, the Company unwound the three interest rate swaps related to the term loans. The Company has entered into a new interest rate swap which effectively fixes the interest rate on the \$80,000 term loan at 5.64% for the term of the debt starting July 2, 2008.

As part of the acquisition of Rocky Ridge, on June 13, 2008 the Company issued a promissory note to the seller of Rocky Ridge in the amount of \$1,650. The note incurs interest at 6% compounded annually and is to be paid in two equal annual installments of principal and interest on June 13, 2009 and June 13, 2010.

#### 5. Changes in non-cash working capital items

The change in non-cash working capital items is comprised of the change in the following items:

	<b>For the Three Months Ended June 30,</b>	
	<u><b>2008</b></u>	<u><b>2007</b></u>
	\$	\$
Accounts receivable	<b>30</b>	(443)
Inventories	<b>201</b>	1,492
Prepaid expenses and other assets	<b>(658)</b>	(1,032)
Accounts payable and accrued liabilities	<b>(3,015)</b>	(6,821)
Income taxes recoverable	<u><b>268</b></u>	<u>257</u>
	<u><b>(3,174)</b></u>	<u>(6,547)</u>

Corporate Office : Andrew Peller Limited  
697 South Service Road  
Grimsby, Ontario L3M 4E8  
Tel: (905) 643-4131 Fax: (905) 643-4944

For further information, contact:  
Peter B. Patchet  
Chief Financial Officer and Executive Vice-President Human Resources  
Tel: 905-643-4131 Ext. 2210

“ Joseph A. Peller”

Joseph A. Peller  
Chairman  
August 6, 2008