AMERCO /NV/ Form 10-Q/A February 18, 2003

SECURITIES AND EXCHANGE COMMISSION

WASHINGTON, D.C. 20549

FORM 10-Q/A

(Mark One)

[X] QUARTERLY REPORT PURSUANT TO SECTION 13 or 15(d) OF THE SECURITIES EXCHANGE ACT OF 1934.

For the quarterly period ended September 30, 2002

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	Registrant, State of Incorporation Address and Telephone Number	I.R.S. Employer Identification No.
1-11255	AMERCO (A Nevada Corporation) 1325 Airmotive Way, Ste. 100 Reno, Nevada 89502-3239 Telephone (775) 688-6300	88-0106815
2-38498	U-Haul International, Inc. (A Nevada Corporation) 2727 N. Central Avenue Phoenix, Arizona 85004 Telephone (602) 263-6645	86-0663060

Indicate by check mark whether the registrant (1) has filed all reports required to be filed by Section 13 or 15(d) of the Securities Exchange Act of 1934 during the preceding 12 months (or for such shorter period that the registrant was required to file such reports), and (2) has been subject to such filing requirements for the past 90 days. Yes [X] No [].

20,514,958 shares of AMERCO Common Stock, 0.25 par value were outstanding at September 30, 2002.

5,385 shares of U-Haul International, Inc. Common Stock, \$0.01 par value, were outstanding at November 11, 2002.

TABLE OF CONTENTS

PART I FINANCIAL INFORMATION

Item 1. Financial Statements

	a) Condensed Consolidated Balance Sheets as of September 30, 2002 (unaudited) a
	b) Condensed Consolidated Statements of Earnings for the Six months ended Septe
	(unaudited)
	c) Condensed Consolidated Statements of Comprehensive Income for the Six months
	2001 (unaudited)
	d) Condensed Consolidated Statements of Earnings for the Quarters ended Septemb
	e) Condensed Consolidated Statements of Comprehensive Income for the Quarters e
	2001 (unaudited)
	f) Condensed Consolidated Statements of Cash Flows for the Six months ended Sep
	(unaudited)
	g) Notes to Condensed Consolidated Financial Statements
Item 2.	Management's Discussion and Analysis of Financial Condition and Results of Oper
Item 3.	Quantitative and Qualitative Disclosures About Market Risk
Item 4.	Controls and Procedures
PART II	OTHER INFORMATION
Item 1.	Legal Proceedings
Item 3.	Defaults Upon Senior Securities
Item 4.	Submission of Matters to a Vote of Security Holders
Item 6.	Exhibits and Reports on Form 8-K

3

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4

PART I. FINANCIAL INFORMATION

ITEM 1. FINANCIAL STATEMENTS

AMERCO AND CONSOLIDATED SUBSIDIARIES AND SAC HOLDING CORPORATIONS AND CONSOLIDATED SUBSIDIARIES

Condensed Consolidated Balance Sheets

Assets	September 30, 2002	March 31, 2002
	(Unaudited)	
	(in thous	ands)
Cash and cash equivalents Receivables Inventories, net Prepaid expenses	\$ 42,455 284,512 69,687 43,916	\$ 47,651 279,914 76,519 31,069
Investments, fixed maturities	894,295	994 , 875

Investments, other Other assets	239,287 150,708	250,458 178,066
	1,724,860	1,858,552
Property, plant and equipment, at cost:		
Buildings and improvements SACH Buildings and improvements Rental trucks Other property, plant and equipment SACH other property, plant and equipment	716,346 468,804 1,119,666 624,188 266,778	703,841 458,077 1,071,604 626,391 266,172
	3,195,782	3,126,085
Less accumulated depreciation	(1,257,013)	(1,211,182)
Total property, plant and equipment Total Assets	1,938,769 \$ 3,663,629	1,914,903 \$ 3,773,455

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

5

AMERCO AND CONSOLIDATED SUBSIDIARIES AND SAC HOLDING CORPORATIONS AND CONSOLIDATED SUBSIDIARIES

Condensed Consolidated Balance Sheets, Continued

September 30 2002	, Mar 2
(Unaudited) (in	thousands)
\$ 908,509 579,403 703,304 610,248 295,032	
3,096,496	 3,
1,441 9,122 265,881 (53,082)
	2002 (Unaudited) (in \$ 908,509 579,403 703,304 610,248 295,032

Cost of common shares in treasury, net Unearned ESOP shares	(435,555) ((13,858)	
Total stockholders' equity	567,133	
Total Liabilities and Stockholders' Equity	\$ 3,663,629	\$3 ,
	=========	

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

6

AMERCO AND CONSOLIDATED SUBSIDIARIES AND SAC HOLDING CORPORATION AND CONSOLIDATED SUBSIDIARIES

Condensed Consolidated Statements of Earnings

Six months ended September 30, (Unaudited)

	2002	20
	(in thousands, except shar	re and per
Revenues		
Rental revenue	\$ 788,904	\$7
Net sales	130,635	1
Premiums	163,016	2
Net investment and interest income	25,356	
Total revenues	1,107,911	1,1
Costs and expenses		
Operating expenses	546,267	5
Cost of sales	65,522	
Benefits and losses	140,433	1
Amortization of deferred policy acquisition costs	21,642	
Lease expense	88,055	
Depreciation, net	64,904	
Total costs and expenses	926,823	9
Earnings from operations	181,088	1
Interest expense	54,887	
Pretax earnings	126,201	
Income tax expense	(45,108)	(
Net earnings	\$ 81,093	\$
Less: preferred stock dividends	(6,482)	=====
Earnings available to common shareholders	\$ 74,611	 \$
Basic and diluted earnings per common share:	=============== \$ 3.59	====== \$
Basic and diluted average common shares outstanding:	20,779,543	21,1

The accompanying notes are an integral part of

these consolidated financial statements.

7

AMERCO AND CONSOLIDATED SUBSIDIARIES AND SAC HOLDING CORPORATIONS AND CONSOLIDATED SUBSIDIARIES

Condensed Consolidated Statements of Comprehensive Income

Six months ended September 30, (Unaudited)

	2002	2001
	(in the	ousands)
Comprehensive income:		
Net earnings	\$ 81,093	\$ 56,639
Changes in other comprehensive income:		
Foreign currency translation	(3,381)	(4,617)
Fair market value of cash flow hedge		(647)
Unrealized loss on investments	(17,317)	(4,374)
Total comprehensive income	\$ 60,395	\$ 47,001

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

8

AMERCO AND CONSOLIDATED SUBSIDIARIES AND SAC HOLDING CORPORATIONS AND CONSOLIDATED SUBSIDIARIES

Condensed Consolidated Statements of Earnings

Quarters ended September 30, (Unaudited)

	2002	2
	(in thousands, except share	and per
Revenues		
Rental revenue	\$ 413,050	\$
Net sales	62,447	
Premiums	75,466	
Net investment and interest income	11,591	
Total revenues	562 , 554	
Costs and expenses		
Operating expense	283,481	
Cost of sales	32,219	
Benefits and losses	64,015	
Amortization of deferred policy acquisition costs	11,314	

Lease expense	47,232	
Depreciation, net	32,820	
Total costs and expenses	471,081	
Earnings from operations	91,473	
Interest expense	27,955	
Pretax earnings	63,518	
Income tax expense	(22,964)	
Net earnings	\$ 40,554	\$ =====
Less: Preferred Stock Dividends	(3,241)	
Earnings available to common shareholders	\$ 37,313	 \$
	==========	=====
Basic and diluted earnings per common share	\$ 1.79	\$
Basic and diluted average common shares outstanding:	20,804,016	21,

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

9

AMERCO AND CONSOLIDATED SUBSIDIARIES SAC HOLDING CORPORATIONS AND CONSOLIDATED SUBSIDIARIES

Condensed Consolidated Statements of Comprehensive Income

Quarters ended September 30, (Unaudited)

	2002	2001
	(in thou	usands)
Comprehensive income:		
Net earnings	\$ 40,554	\$ 35 , 738
Changes in other comprehensive income:		
Foreign currency translation	(4,416)	(6,114)
Fair market value of cash flow hedge		(1,004)
Unrealized loss on investments	(9,315)	(13,163)
Total comprehensive income	\$ 26,823	\$ 15 , 457

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

10

AMERCO AND CONSOLIDATED SUBSIDIARIES AND SAC HOLDING CORPORATIONS AND CONSOLIDATED SUBSIDIARIES

Condensed Consolidated Statements of Cash Flows

Six months ended September 30, (Unaudited)

	2002	2001
	(in thousands)	
Net cash provided by operating activities	\$ 108,718	\$ 43,912
Cash flows from investing activities:		
Purchases of investments:		
Property, plant and equipment	(122,918)	(108,224)
Fixed maturities	(134,993)	(92,465)
Real estate	(29,391)	(36)
Mortgage loans		(561)
Proceeds from sale of investments:		
Property, plant and equipment	46,030	60,945
Fixed maturities	202,255	75 , 973
Mortgage loans	10,450	6,889
Other investments	35,509	38,751
Net cash provided (used) by investing activities	6,942	(18,728)
Cash flows from financing activities:		
Net change in short-term borrowings	(12,500)	(77,494)
Principal borrowings (payments) on notes	(150,014)	26,861
Investment contract deposits	89,083	74,159
Investment contract withdrawals	(51,262)	(65 , 079)
Other financing activities	3,837	(3,166)
Net cash used by financing activities	(120,856)	(44,719)
Increase (decrease) in cash and cash equivalents	(5,196)	(19,535)
Cash and cash equivalents at beginning of period	47,651	52,788
Cash and cash equivalents at end of period	\$ 42,455	\$ 33,253
Cash paid for interest	\$ 53,302	\$ 56,149
Cash paid for income taxes	\$ 8,000	\$

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

11

AMERCO AND CONSOLIDATED SUBSIDIARIES AND SAC HOLDING CORPORATIONS AND CONSOLIDATED SUBSIDIARIES

Notes to Condensed Consolidated Financial Statements

September 30, 2002, March 31, 2002 and September 30, 2001 (Unaudited)

1. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES

ORGANIZATION

AMERCO, a Nevada corporation (AMERCO), is the holding company for U-Haul International, Inc. (U-Haul), which conducts moving and storage operations; Amerco Real Estate Company (Real Estate), which conducts real estate operations; Republic Western Insurance Company (RepWest), which conducts property and casualty insurance operations; and Oxford Life Insurance Company (Oxford), which conducts life insurance operations.

SAC Holding Corporation and SAC Holding II Corporation (collectively referred to as SAC Holdings) are Nevada corporations owned by Mark V. Shoen. Mark V. Shoen is the beneficial owner of 16.3% of AMERCO's common stock and is an executive officer of U-Haul.

PRINCIPLES OF CONSOLIDATION

The condensed consolidated financial statements include the accounts of AMERCO and its wholly-owned subsidiaries and SAC Holdings and their subsidiaries. All material intercompany accounts and transactions have been eliminated in consolidation. AMERCO has made significant loans to SAC Holdings and is entitled to participate in SAC Holdings' excess cash flow (after senior debt service). All of the equity interest of SAC Holdings is owned by Mark V. Shoen, a significant shareholder and executive officer of AMERCO. AMERCO does not have an equity ownership interest in SAC Holdings, except for investments made by RepWest and Oxford in a SAC Holdings-controlled limited partnership which holds Canadian self-storage properties. SAC Holdings are not legal subsidiaries of AMERCO. AMERCO is not liable for the debts of SAC Holdings and there are no default provisions in AMERCO indebtedness that cross-default to SAC Holdings' obligations. The condensed consolidated financial statements and notes are presented as permitted by Form 10-Q and do not contain certain information included in AMERCO's annual financial statements and notes. For a more detailed presentation of the accounts and transactions of AMERCO, refer to AMERCO's Form 10-K.

The condensed consolidated balance sheet as of September 30, 2002 and the related condensed consolidated statements of earnings, comprehensive income, and cash flows for the six months and quarters ended September 30, 2002 and 2001 are unaudited. In our opinion, all adjustments necessary for a fair presentation of such condensed consolidated financial statements have been included. Such adjustments consisted only of normal recurring items. Interim results are not necessarily indicative of results for a full year.

The accounts of AMERCO and SAC Holdings are consolidated due to SAC Holdings majority owner not qualifying as an independent third party to AMERCO and not maintaining a substantive residual equity investment, exclusive of unrealized appreciation of real estate held by SAC Holdings subsidiaries, in SAC Holdings during the entire period.

The operating results and financial position of RepWest and Oxford have been consolidated on the basis of a calendar year and, accordingly, are determined on a one quarter lag for financial reporting purposes. There were no effects related to intervening events, which would materially affect the consolidated financial position or results of operations for the financial statements presented herein except for a transfer of \$7.5 million in cash and \$65.5 million in

real estate from the non-insurance operating entities to the insurance

companies. These transferred assets and any related income or depreciation expense derived therefrom are not included in the consolidated financial statements of AMERCO and SAC Holdings as of September 30, 2002.

Certain reclassifications have been made to the financial statements for the six months and the quarter ended September 30, 2001 to conform with the current period's presentation.

13

AMERCO AND CONSOLIDATED SUBSIDIARIES AND SAC HOLDING CORPORATIONS AND CONSOLIDATED SUBSIDIARIES

Notes to Condensed Consolidated Financial Statements, Continued (Unaudited)

2. INVESTMENTS

A comparison of amortized cost to estimated market value for fixed maturities is as follows:

June 30, 2002 Consolidated Held-to-Maturity	Par Value or number of shares		or number			rtized cost	u	Gross nrealize gains
	_				(in	thousan		
U.S. treasury securities and government obligations	\$		\$	3,610	\$	164		
U.S. government agency mortgage-backed securities	\$			11,245		265		
Corporate securities	\$ 43	8,607		43,704		1,591		
Mortgage-backed securities	\$ 35	5,264		34,827		699		
Redeemable preferred stocks	4	1,541		114,674		247		
			\$ 2	208,060	\$	2,966		

June 30, 2002 Consolidated Available-for-Sale	Par Value or number of shares	Amortized cost	Gross unrealize gains
			(in thousan
U.S. treasury securities and government obligations U.S. government agency mortgage-backed securities Obligations of states and political subdivisions Corporate securities Mortgage-backed securities Redeemable preferred stocks Redeemable common stocks	\$ 42,760 \$ 31,620 \$ 15,925 \$ 608,680 \$ 31,270 1,260 633	\$ 43,280 31,364 16,065 604,300 31,203 31,834 7,900	\$ 1,812 725 660 14,257 1,013 281
		765,946	18,748
Total		\$ 974,006	\$ 21,714 ========

14

AMERCO AND CONSOLIDATED SUBSIDIARIES AND SAC HOLDING CORPORATIONS AND CONSOLIDATED SUBSIDIARIES

Notes to Condensed Consolidated Financial Statements, Continued (Unaudited)

3. CONTINGENT LIABILITIES AND COMMITMENTS

During the six months ended September 30, 2002, a subsidiary of AMERCO entered into two transactions whereby the subsidiary sold rental trucks and trailers to unrelated third parties, which were subsequently leased back to an AMERCO subsidiary. AMERCO has guaranteed approximately \$3.3 million of residual values at September 30, 2002 for these assets at the end of the lease. Following are the lease commitments for the leases executed during the six months and quarter ended September 30, 2002, and subsequently which have a term of more than one year:

Year ending	Lease
March 31,	Commitments
2003	\$ 708
2004	1,415
2005	1,415
2006	1,415
2007	1,415
Thereafter	4,753
	\$11,121
	======

In the normal course of business, AMERCO is a defendant in a number of suits and claims. AMERCO is also a party to several administrative proceedings arising from state and local provisions that regulate the removal and/or clean-up of underground fuel storage tanks. In our opinion, none of such suits, claims or proceedings involving AMERCO, individually, or in the aggregate, are expected to result in a material loss.

Compliance with environmental requirements of federal, state and local governments significantly affects Real Estate's business operations. Among other things, these requirements regulate the discharge of materials into the water, air and land and govern the use and disposal of hazardous substances. Real Estate is aware of issues regarding hazardous substances on some of its properties. Real Estate regularly makes capital and operating expenditures to stay in compliance with environmental laws and has put in place a remedial plan at each site where it believes such a plan is necessary. Since 1988, Real Estate has managed a testing and removal program for underground storage tanks. Under this program, over 3,000 tanks have been removed at a cost of approximately \$44.5 million.

A subsidiary of U-Haul, INW Company (INW), owns one property located within two different state hazardous substance sites in the State of Washington. The sites are referred to as the "Yakima Valley Spray Site" and the Yakima Railroad Area." INW has been named as a "potentially responsible party" under

state law with respect to this property as it relates to both sites. As a result of the cleanup costs of approximately \$5.5 to \$10.0 million required by the State of Washington, INW filed for reorganization under federal bankruptcy laws in May of 2001. The potential liability to INW could be in the range of \$2.0 million to \$5.5 million.

Based upon the information currently available, compliance with the environmental laws and the costs of investigation and cleanup of known hazardous waste sites are not expected to have a material adverse affect on AMERCO's financial position of operating results.

We are currently under IRS examination for the years 1996-1997. The IRS has proposed adjustments to our 1997 and 1996 tax returns in the amount of \$233.1 million and \$99.0 million, respectively. Nearly all of the adjustments

15

relate to denials of deductions that we took for costs incurred in resolution of prior litigation with certain members of the Shoen family and their corporations. We believe these income tax deductions are appropriate and we are vigorously contesting the IRS adjustments. We estimate that if we are unsuccessful in our challenge in all respects, based on our March 31, 2002 tax position, we could incur tax exposure totaling approximately \$90.0 million plus interest.

16

AMERCO AND CONSOLIDATED SUBSIDIARIES AND SAC HOLDING CORPORATIONS AND CONSOLIDATED SUBSIDIARIES

Notes to Condensed Consolidated Financial Statements, Continued (Unaudited)

4. NEW ACCOUNTING STANDARDS

In July 2002, the Financial Accounting Standards Board ("FASB") issued Statements of Financial Accounting Standards No. 141, Business Combinations, and No. 142, Goodwill and Other Intangible Assets.

SFAS 141 supercedes Accounting Principles Board Opinion No. 16 (APB 16), Business Combinations. The most significant changes made by SFAS 141 are: (1) requiring that the purchase method of accounting be used for all business combinations initiated after June 30, 2001, (2) establishing specific criteria for the recognition of intangible assets separately from goodwill, and (3) requiring unallocated negative goodwill to be written off immediately as an extraordinary gain (instead of being deferred and amortized).

SFAS 142 supercedes APB 17, Intangible Assets. SFAS 142 primarily addresses the accounting for goodwill and intangible assets subsequent to their acquisition (i.e., the post-acquisition accounting). The provisions of SFAS 142 will be effective for fiscal years beginning after December 15, 2002. The most significant changes made by SFAS 142 are: (1) goodwill and indefinite lived intangible assets will no longer be amortized, (2) goodwill will be tested for impairment at least annually at the reporting unit level, (3) intangible assets deemed to have an indefinite life will be tested for impairment at least annually, and (4) the amortization period of intangible assets with finite lives will no longer be limited to forty years.

Implementation of SFAS Nos. 141 and 142 did not affect the

consolidated financial position or results of operations.

Statement of Financial Accounting Standards No. 143, "Accounting for Asset Retirement Obligations", requires recognition of the fair value of liabilities associated with the retirement of long-lived assets when a legal obligation to incur such costs arises as a result of the acquisition, construction, development and/or the normal operation of a long-lived asset. Upon recognition of the liability, a corresponding asset is recorded at present value and accreted over the life of the asset and depreciated over the remaining life of the long-lived asset. SFAS 143 defines a legal obligation as one that a party is required to settle as a result of an existing or enacted law, statute, ordinance, or written or oral contract or by legal construction of a contract under the doctrine of promissory estoppel. SFAS 143 is effective for fiscal years beginning after June 15, 2002.

In October 2001, the FASB issued SFAS No. 144, Accounting for the Impairment or Disposal of Long-Lived Assets. SFAS 144 requires that those long-lived assets be measured at the lower of carrying amount or fair value less cost to sell, whether reported in continuing operations or in discontinued operations. Therefore, discontinued operations will no longer be measured at net realizable value or include amounts for operating losses that have not yet occurred. SFAS 144 is effective for financial statements issued for fiscal years beginning after December 15, 2001 and, generally, are to be applied prospectively. We have adopted this statement effective April 1, 2002 and it did not affect our consolidated financial position or results of operations.

In April 2002, the FASB issued SFAS No. 145, Rescission of No. 4, (Reporting Gains and Losses from Extinguishment of Debt), No. 44 (Accounting for Intangible Assets of Motor Carriers), No. 64, (Extinguishments of Debt Made to Satisfy Sinking-Fund Requirements), Amendment of FASB Statement No. 13 (Accounting for Leases) and Technical Corrections. This statement eliminates the current requirement that gains and losses on debt extinguishement must be classified as extraordinary items in the income statement. Instead, such gains and losses will be classified as extraordinary items only if they are deemed to be unusual and infrequent, in accordance with the current GAAP criteria for extraordinary classification. In addition, SFAS 145 eliminates an inconsistency in lease accounting by

17

requiring that modification of capital leases that result in reclassification as operating leases be accounted for consistent with sale-leaseback accounting rules. The statement also contains other nonsubstantive corrections to authoritative accounting literature. The changes related to debt extinguishment will be effective for fiscal years beginning after May 15, 2002, and the changes related to lease accounting will be effective for transactions occurring after May 15, 2002. Management recognizes the need to reclassify debt extinguishments previously reported as extraordinary.

18

AMERCO AND CONSOLIDATED SUBSIDIARIES AND SAC HOLDING CORPORATIONS AND CONSOLIDATED SUBSIDIARIES

Notes to Condensed Consolidated Financial Statements, Continued (Unaudited)

In June 2002, the FASB issued Statement of Financial Accounting Standards No. 146, (SFAS 146) "Accounting for Costs Associated with Exit or

Disposal Activities", which addresses accounting for restructuring and similar costs. SFAS 146 supersedes previous accounting guidance, principally Emerging Issues Task Force (EITF) Issue No. 94-3. SFAS 146 requires that the liability for costs associated with an exit or disposal activity be recognized when the liability is incurred. Under EITF No. 94-3, a liability for an exit cost was recognized at the date of a company's commitment to an exit plan. SFAS 146 also establishes that the liability should initially be measured and recorded at fair value. Accordingly, SFAS 146 may affect the timing of recognizing future restructuring costs as well as the amount recognized. The provisions of this Statement are effective for exit or disposal activities that are initiated after December 31, 2002. The Company intends to adopt the Statement at that time.

19

AMERCO AND CONSOLIDATED SUBSIDIARIES AND SAC HOLDING CORPORATIONS AND CONSOLIDATED SUBSIDIARIES

Notes to Condensed Consolidated Financial Statements, Continued (Unaudited)

5. CONSOLIDATING INDUSTRY SEGMENT AND GEOGRAPHIC AREA DATA

AMERCO has four industry segments represented by moving and storage operations (AMERCO and U-Haul), real estate (Real Estate), property and casualty insurance (RepWest), and life insurance (Oxford). SAC Holdings consist of one moving and storage industry segment.

Consolidating balance sheets by industry segment are as follows:

	AMERCO	U-Haul	Total U-Haul Moving and Storage Operations F
SEPTEMBER 30, 2002			
511 1HILL 50, 2002			
ASSETS			
Cash and cash equivalents		19,477	,
Receivables	16	33,171	,
Inventories, net		,	65,491
Prepaid expenses	93		42,375
Investments, fixed maturities			
Investments, other		259,675	
Other assets	1,953,504	(28,972)	1,924,532
	1,974,035	391,124	2,365,159
Property, plant and equipment, at cost:			
Buildings and improvements		127,446	127,446
SACH buildings and improvements			
Rental trucks		1,119,666	1,119,666
Other property, plant and equipment	396	465,976	466,372
SACH other property, plant and equipment			
	396	1,713,088	1,713,484
Less accumulated depreciation		(957,979)	

Total property, plant and equip	ment 88	755,109	755,197	
TOTAL ASSETS	\$ 1,974,123	1,146,233	3,120,356	==

		Life Insurance	
SEPTEMBER 30, 2002			
ASSETS Cash and cash equivalents Receivables Inventories, net Prepaid expenses Investments, fixed maturities Investments, other Other assets	233,827 	6,247 33,162 581,199 210,850 81,884 913,342	(65,411) (2,040,970)
Property, plant and equipment, at cost:			
Buildings and improvements SACH buildings and improvements Rental trucks Other property, plant and equipment SACH other property, plant and equipment	 	 	
Less accumulated depreciation			
Total property, plant and equipment			
TOTAL ASSETS	786,862	913,342	(2,106,381)

	SACH Moving and Storage Operations	Eliminations	Total Consolidated
SEPTEMBER 30, 2002			
ASSETS			
Cash and cash equivalents	10		42,455
Receivables	(480)	(19,520)	284,512
Inventories, net	4,192		69 , 687
Prepaid expenses	1,530		43,916
Investments, fixed maturities			894,295
Investments, other	17,391	(376,119)	239,287

Other assets	30,380		150,708
	53,023	(395,639)	1,724,860
Property, plant and equipment, at cost:			
Buildings and improvements SACH buildings and improvements Rental trucks Other property, plant and equipment SACH other property, plant and equipment	 723,834 266,778	(255,030) 	716,346 468,804 1,119,666 624,188 266,778
Less accumulated depreciation Total property, plant and equipment	990,612 (46,915) 943,697	(255,030) (1,132) (256,162)	3,195,782 (1,257,013) 1,938,769
TOTAL ASSETS	996,720	(651,801)	3,663,629

	AMERCO	U-Haul	Total U-Haul Moving and Storage Operations R
SEPTEMBER 30, 2002			
LIABILITIES			
AMERCO's notes and loans payable SAC Holdings notes and loans payable Policy benefits and losses, claims and loss	\$ 933,026 	14,790 	947,816
expenses payable			
Liabilities from premium deposits			
Other liabilities	•	494,370	•
Total liabilities	1,234,045	509 , 160	1,743,205
Minority Interest			
STOCKHOLDERS' EQUITY			
Serial preferred stock -			
Series A preferred stock			
Series B preferred stock			
Serial common stock -			
Series A common stock	1,441		1,441
Common stock	9,122		9,662
Additional paid-in-capital	405,794	130,465	
Accumulated other comprehensive loss	(53,082)	(43,185)	(96,267)
Retained earnings	794,961		1,358,092
Cost of common shares in treasury	(418,178)	, 	(418,178)
Unearned ESOP shares	20	(13,878)	
Total stockholders' equity	740,078	637,073	1,377,151

		Life Insurance	Eliminations
SEPTEMBER 30, 2002			
LIABILITIES			
AMERCO's notes and loans payable			(39,500)
SAC Holdings notes and loans payable			
Policy benefits and losses, claims and loss			
expenses payable		178,415	
Liabilities from premium deposits		010/110	
Other liabilities	52,081	11,601	(879,691)
Total liabilities	576 , 970	800,264	(919,191)
Minority Interest			
STOCKHOLDERS' EQUITY			
Serial preferred stock -			
Series A preferred stock			
Series B preferred stock			
Serial common stock -			
Series A common stock			
Common stock	3,300	2,500	(6,341)
Additional paid-in-capital		15,168	
Accumulated other comprehensive loss	6,744		45,924
Retained earnings	132,673	104,893	
Cost of common shares in treasury			
Unearned ESOP shares			
Total stockholders' equity	209,892	113,078	(1,187,190)
TOTAL LIABILITIES AND STOCKHOLDERS' EQUITY	,	913,342	

Operations	Eliminations	Consolidated
and Storage		Total
SACH Moving		

SEPTEMBER 30, 2002

LIABILITIES

AMERCO's notes and loans payable

-- 908,509

SAC Holdings notes and loans payable Policy benefits and losses, claims and loss	967,055	(387,652)	579 , 403
expenses payable			703,304
Liabilities from premium deposits			610,248
Other liabilities		(122,580)	295,032
Total liabilities		(510,232)	
Minority Interest	8,961	(8,961)	
STOCKHOLDERS' EQUITY			
Serial preferred stock -			
Series A preferred stock			
Series B preferred stock			
Serial common stock -			
Series A common stock			1,441
Common stock			9,122
Additional paid-in-capital	28,282	(167,495)	265,881
Accumulated other comprehensive loss	(14,751)	14,751	(53,082)
Retained earnings	(46,474)	46,474	792,484
Cost of common shares in treasury		(17,377)	(435,555)
Unearned ESOP shares			(13,858)
Total stockholders' equity	(32,943)	(123,647)	567,133
TOTAL LIABILITIES AND STOCKHOLDERS' EQUITY	987 , 759	(642,840)	

21

AMERCO AND CONSOLIDATED SUBSIDIARIES AND SAC HOLDING CORPORATIONS AND CONSOLIDATED SUBSIDIARIES

Notes to Condensed Consolidated Financial Statements, Continued (Unaudited)

5. CONSOLIDATING INDUSTRY SEGMENT AND GEOGRAPHIC AREA DATA, CONTINUED

Consolidating balance sheets by industry segment are as follows:, continued

	AME	IRCO	U-Haul	Total U-Haul Moving and Storage Operations 	Real Estate 	Property and Casualt Insuranc
MARCH 31, 2002						
ASSETS						
Cash and cash equivalents	\$	71	29,823	29,894	576	5,912
Receivables		7	17,970	17 , 977	5,020	230,228
Inventories, net			72,323	72,323	4	
Prepaid expenses		112	44,461	44,573	11	
Investments, fixed maturities						362,569
Investments, other	1	0,000	264,984	274,984	95,245	95,918
Other assets	2,01	7,383	31,993	2,049,376	4,401	125 , 193

	2,027,573	461,554	2,489,127	105,257	819,820
Property, plant and equipment,					
at cost:					
Buildings and improvements		124,059	124,059	579 , 782	
SACH buildings and					
improvements					
Rental trucks		1,071,604	1,071,604		
Other property, plant and					
equipment	395	465,215	465,610	160,781	
SACH other property, plant					
and equipment					
	395	1,660,878	1,661,273	740,563	
Less accumulated depreciation	(299)	(923,685)	(923,984)	(248,525)	
Total property, plant and					
equipment	96	737,193	737,289	492,038	
TOTAL ASSETS	\$ 2,027,669	1,198,747	3,226,416	597,295	819,820
TOTAL ASSETS	\$ 2,027,669 ======	1,198,747 ======	3,226,416	597,295 ======	819 ===

•	10 4,192 30,090	 (13,515) 	47,651 279,914 76,519 31,069 994,875
279,914 72,327 44,584 994,575 613,573	4,192	 (13,515) 	279,914 76,519 31,069
279,914 72,327 44,584 994,575 613,573	4,192	 (13,515) 	279,914 76,519 31,069
72,327 44,584 994,575 613,573	4,192	(13,515)	76,519 31,069
44,584 994,575 613,573		(13,515)	31,069
994,575 613,573			•
613,573			994,875
•	30,090		
165 839		(393 , 205)	250,458
TOJ,000	25,694	(13,467)	178,066
2 218 753		(420 187)	1 858 552
2,210,733	59,900	(420,107)	1,000,002
703,841			703,841
(1)	713,108	(255,030)	458,077
1,071,604			1,071,604
626,391			626,391
	266,172		266,172
2,401,835	979,280	(255,030)	3,126,085
(1,172,509)	(37,541)	(1,132)	(1,211,182)
	2,218,753 703,841 (1) 1,071,604 626,391 2,401,835	2,218,753 59,986 703,841 (1) 713,108 1,071,604 626,391 266,172 2,401,835 979,280	$\begin{array}{cccccccccccccccccccccccccccccccccccc$

TOTAL ASSETS	3,448,079	1,001,725	(676,349)	3,773,455
equipment	1,229,326	941,739	(256,162)	1,914,903

22

AMERCO AND CONSOLIDATED SUBSIDIARIES AND SAC HOLDING CORPORATIONS AND CONSOLIDATED SUBSIDIARIES

Notes to Condensed Consolidated Financial Statements, Continued (Unaudited)

5. CONSOLIDATING INDUSTRY SEGMENT AND GEOGRAPHIC AREA DATA, CONTINUED

Consolidating balance sheets by industry segment are as follows:, continued

	AMERCO	U-Haul	Total U-Haul Moving and Storage Operations	Real Estate 1
MARCH 31, 2002				
LIABILITIES AMERCO's notes and loans payable SAC Holdings notes and loans	\$ 1,030,805	14,793	1,045,598	204
payable				
Policy benefits and losses,				
claims and loss expenses payable				
Liabilities from premium deposits Other liabilities		 608,236		398,656
Total liabilities			1,964,298	
Minority Interest				
STOCKHOLDERS' EQUITY				
Serial preferred stock -				
Series A preferred stock				
Series B preferred stock				
Serial common stock -				
Series A common stock	1,441		1,441	
Common stock	9,122	540	,	1
Additional paid-in-capital	405,794	130,465	536,259	147,347
Accumulated other comprehensive				
loss	(32,384)	(39,804)		
Retained earnings				51,087
Cost of common shares in treasury			(416,771)	
Unearned ESOP shares	20	(14,172)	(14,152)	
Total stockholders' equity	686,400	575 , 718		198,435

TOTAL LIABILITIES AND

	~ -				
STOCKHOLDERS'	EQUITY	\$ 2,027,669	1,198,747	3,226,416	597,295

	AMERCO Consolidated	SACH Moving and Storage Operations	Eliminations	Tota Consolida
MARCH 31, 2002				
LIABILITIES				
AMERCO's notes and loans payable SAC Holdings notes and loans	1,045,802			1,045,80
payable Policy benefits and losses,		957 , 378	(399,617)	557 , 76
claims and loss expenses payable	729,343			729,34
Liabilities from premium deposits	572,793			572 , 79
Other liabilities	430,920	54,953	(117,223)	368,65
Total liabilities			(516,841)	
Minority Interest		8,913	(8,913)	-
STOCKHOLDERS' EQUITY				
Serial preferred stock -				
Series A preferred stock				-
Series B preferred stock				-
Serial common stock -				
Series A common stock	1,441			1,44
Common stock	9,122			9,12
Additional paid-in-capital	405,794	28,281	(166,363)	267,71
Accumulated other comprehensive				
loss	(32,384)	(2,385)	2,385	(32,38
Retained earnings	716,171	(45,415)	45,858	716,61
Cost of common shares in treasury	(416,771)		(32,476)	(449,24
Unearned ESOP shares	(14,152)			(14,15
Total stockholders' equity	669,221	(19,519)	(150,596)	499,10
TOTAL LIABILITIES AND				
STOCKHOLDERS' EQUITY	3,448,079	1,001,725	(676,349) ======	3,773,45 ========

23

AMERCO AND CONSOLIDATED SUBSIDIARIES AND SAC HOLDING CORPORATIONS AND CONSOLIDATED SUBSIDIARIES

Notes to Condensed Consolidated Financial Statements, Continued (Unaudited)

5. CONSOLIDATING INDUSTRY SEGMENT AND GEOGRAPHIC AREA DATA, CONTINUED

Consolidating income statements by industry segment are as follows:, continued

	AMERCO	U-Haul	Total U-Haul Moving and Storage Operations	Real Estate	Property and Casualty Insurance
SIX MONTHS ENDED SEPTEMBER 30, 2002					
Revenues					
Rental revenue	\$	711,494	711,494	29,709	
Net sales		102,673	102,673	35	
Premiums					86,319
Net investment and interest					
income	10,214	15,963 	26,177	4,984	15,257
Total revenues	10,214	830,130	840,344	34,728	101,576
Costs and expenses					
Operating expenses	5,134	503,428	508,562	(1,884)	12,647
Cost of sales		53,065	53,065	16	
Benefits and losses					79,945
Amortization of deferred					
policy acquisition costs					11,521
Lease expense	463	80,037	80 , 500	4,732	
Depreciation, net	8	50,843	50,851	4,263	
Total costs and expenses	5,605	687,373	692,978	7,127	104,113
Earnings from operations	4,609	142,757	147,366	27,601	(2,537)
Interest expense	26,409	6,125	32,534	8,797	(2,007)
THEFTOPE CHECKED					
Pretax earnings	(21,800)	136,632	114,832	18,804	(2,537)
Income tax expense	30,960	47,964	78,924	6,581	(960)
Net earnings	(52,760) ======	88,668 ======	35,908	12,223	(1,577)
Less: preferred stock dividends	6,482		6,482		
Earnings available to common shareholders	\$(59,242)	88,668	29,426	12,223	(1,577)

	SACH		
	Moving		
	and		
AMERCO	Storage		Total
Consolidated	Operations	Eliminations	Consolidated

SIX MONTHS ENDED SEPTEMBER 30, 2002

Rental revenue	710,858	84,391	(6,345)	\$ 788,904
Net sales	102,708	27,927		130 , 635
Premiums	163,016			163,016
Net investment and interest				
income	42,547		(17,191)	25,356
Total revenues	1,019,129	112,318	(23,536)	1,107,911
Costs and expenses				
Operating expenses	502,388	50,224	(6,345)	546,267
Cost of sales	53,081	12,441		65 , 522
Benefits and losses	140,433			140,433
Amortization of deferred				
policy acquisition costs	21,642			21,642
Lease expense	85,232		2,823	88,055
Depreciation, net	55,114	9,790		64,904
Total costs and expenses	857,890	72,455	(3,522)	926,823
Earnings from operations	161,239	39,863	(20,014)	181,088
Interest expense	32,132	40,068	(17,313)	54,887
Pretax earnings	129,107			126,201
Income tax expense	45,256	851	(999)	45,108
Net earnings	83,851	(1,056)	(1,702)	81,093
Less: preferred stock dividends	========= 6,482			6,482
Earnings available to common				
shareholders	77,369	(1,056)	(1,702)	\$ 74,611
	========	=======		=========

24

AMERCO AND CONSOLIDATED SUBSIDIARIES AND SAC HOLDING CORPORATIONS AND CONSOLIDATED SUBSIDIARIES

Notes to Condensed Consolidated Financial Statements, Continued (Unaudited)

5. CONSOLIDATING INDUSTRY SEGMENT AND GEOGRAPHIC AREA DATA, CONTINUED

Consolidating income statements by industry segment are as follows:, continued

		Total U-Haul		
		Moving		Property
		and		and
		Storage	Real	Casualty
AMERCO	U-Haul	Operations	Estate	Insurance

SIX MONTHS ENDED SEPTEMBER 30, 2001

Revenues

Revenues					
Rental revenue	\$	702,443	702,443	34,855	
Net sales		118,243	118,243	29	
Premiums					128,265
Net investment and interest					
income	60,999	12,659	73,658	4,800	15,865
Total revenues	60,999			39,684	
Costs and expenses					
Operating expenses	2,870	518,135	521,005	(3,241)	28,763
Cost of sales		65 , 150	65 , 150	16	
Benefits and losses					122,638
Amortization of deferred					
policy acquisition costs					11,641
Lease expense		•	83,710	,	
Depreciation, net	(509)	47,363	46,854	(6,023)	
Total costs and expenses	2,746	713,973	716,719	(2,733)	163,042
Earnings from operations	58,253	119,372	177,625	42,417	(18,912)
Interest expense	74,550	7,130	81,680	19,724	
Pretax earnings	(16,297)			22,693	
Income tax expense	32,886	40,112	72,998	7,943	(6,687)
Net earnings	(49,183)	72,130	22,947	14,750	(12,225)
	=======	======		======	
Less: preferred stock dividends	6,482		6,482		
Earnings available to common					
shareholders	\$(55 , 665)	72,130	16,465	14,750	(12,225)
			======		

	AMERCO Consolidated	SACH Moving and Storage Operations	Eliminations	Total Consolidated
SIX MONTHS ENDED				
SIX MONIHS ENDED SEPTEMBER 30, 2001				
Revenues				
Rental revenue	700,981	53,007	(7,081)	\$ 746,907
Net sales	118,272	12,320		130,592
Premiums	202,880			202,880
Net investment and interest				
income	46,149		(14,667)	31,482
Total revenues	1,068,282	65,327	(21,748)	1,111,861
Costs and expenses				
Operating expenses	533,543	29,046	(3,942)	558 , 647
Cost of sales	65,224	5,947		71,171
Benefits and losses	180,773			180,773
Amortization of deferred				
policy acquisition costs	20,933			20,933
Lease expense	94,563	389	(3,739)	91,213

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- 3			

Depreciation, net	40,855	5,013	(161)	45,707
Total costs and expenses	935,891	40,395	(7,842)	968,444
Earnings from operations Interest expense	132,391 40,396	24,932 27,283	(13,906) (15,162)	143,417 52,517
Pretax earnings Income tax expense	91,995 36,896	(2,351) 111	1,256 (2,746)	90,900 34,261
Net earnings	55,099	(2,462)	4,002	56,639
Less: preferred stock dividends	6,482			6,482
Earnings available to common shareholders	48,617	(2,462)	4,002	\$ 50,157

25

AMERCO AND CONSOLIDATED SUBSIDIARIES AND

SAC HOLDING CORPORATIONS AND CONSOLIDATED

SUBSIDIARIES

Notes to Condensed Consolidated Financial Statements, Continued

(Unaudited)

5. CONSOLIDATING INDUSTRY SEGMENT AND GEOGRAPHIC AREA DATA, CONTINUED

Consolidating cash flow statements by industry segment are as follows:

	AMERCO	U-Haul	Total U-Haul and Moving Storage Operations		Pro a Cas Ins
SIX MONTHS ENDED SEPTEMBER 30, 2002					
Net cash flows provided by (used in) operating activities	\$ 121,336	60,605	181,941	8,167	(4
Cash flows from investing activities: Purchases of investments: Property, plant and					
equipment		(111,445)	(111,445)	(11,473)	
Fixed maturities					
Real estate					(
Mortgage loans Proceeds from sale of investments: Property, plant and					

equipment		42,685	42,685	3,345	
Fixed maturities					4
Mortgage loans					
Other investments		5,308	5,308	587	1
Net cash provided by (used in)					
investing activities		(63,452)	(63,452)	(7,541)	4
Cash flows from financing activities:					
Net change in short-term					
borrowings	5,000		5,000		
Principal repayments	(150,000)	(3)	(150,003)	(11)	
Investment contract deposits					
Investment contract					
withdrawals					
Other financing activities	34,015	(7,498)	26,517	(680)	
Net cash provided by (used in)					
financing activities	(110,985)	(7,501)	(118,486)	(691)	
Increase (decrease) in cash and					
cash equivalents	10,351	(10,348)	3	(65)	
Cash and cash equivalents at the					
beginning of period	71	29,824	29,895	576	
Cash and cash equivalents at the					
end of period	\$ 10,422	19,476	29,898	511	

	SACH Moving and			
	AMERCO	Storage		Total
	Consolidated	Operations	Eliminations	Consolidated
SIX MONTHS ENDED				
SEPTEMBER 30, 2002				
Net cash flows provided by (used				
in) operating activities	108,718			108,718
in, operating accivities	100,110			100,110
Cash flows from investing activities:				
Purchases of investments:				
Property, plant and				
equipment	(122,918)			(122,918)
Fixed maturities	(134,993)			(134,993)
Real estate	(29,391)			(29,391)
Mortgage loans				
Proceeds from sale of investments:				
Property, plant and				
equipment	46,030			46,030
Fixed maturities	202,255			202,255
Mortgage loans	10,450			10,450
Other investments	35,509			35,509
Net cash provided by (used in)				
investing activities	6,942			6,942
Cash flows from financing activities:				
Net change in short-term				
borrowings	(12,500)			(12,500)
Principal repayments	(150,014)			(150,014)
Investment contract deposits	89,083			89,083
Investment contract	,			00,000
withdrawals	(51,262)			(51,262)
	(/			(,)

Other financing activities Net cash provided by (used in)	3,837		 3,837
financing activities	(120,856)		 (120,856)
Increase (decrease) in cash and			
cash equivalents	(5,196)		 (5,196)
Cash and cash equivalents at the			
beginning of period	47,641	10	 47,651
Cash and cash equivalents at the			
end of period	42,445	10	 42,455

26

AMERCO AND CONSOLIDATED SUBSIDIARIES AND SAC HOLDING CORPORATIONS AND CONSOLIDATED SUBSIDIARIES

Notes to Condensed Consolidated Financial Statements, Continued (Unaudited)

5. CONSOLIDATING INDUSTRY SEGMENT AND GEOGRAPHIC AREA DATA, CONTINUED

Consolidating cash flow statements by industry segment are as follows, continued:

	AMERCO	U-Haul	Total U-Haul and Moving Storage Operations	Real Estate	Pro a Cas Ins
SIX MONTHS ENDED SEPTEMBER 30, 2001					
Net cash flows provided by (used					
in) operating activities	\$ 72 , 975	41,090	114,065	(57,569)	(2
Cash flows from investing activities:					
Purchases of investments:					
Property, plant and					
equipment	(2)	(108,283)	(108,285)	17,020	
Fixed maturities					(
Real estate					
Mortgage loans				(561)	
Proceeds from sale of investments:					
Property, plant and					
equipment	669	36,751	37,420	16,469	
Fixed maturities					1
Mortgage loans		54	54	194	
Other investments	220	10,612	10,832	23 , 956	1
Net cash provided by (used in)					
investing activities	887	(60,866)	(59,979)	57,078	2
Cash flows from financing activities:					
Net change in short-term					
borrowings	(77,494)		(77,494)		
Principal repayments	16,224		16,224	(4)	

Investment contract deposits Investment contract				
withdrawals				
Other financing activities	(12,642)	9,476	(3,166)	
Net cash provided by (used in)				
financing activities	(73,912)	9,476	(64,436)	(4)
Increase (decrease) in cash and				
cash equivalents	(50)	(10,300)	(10,350)	(495)
Cash and cash equivalents at the				
beginning of period	114	21,814	21,928	988
Cash and cash equivalents at the				
end of period	\$ 64	11,514	11,578	493

	AMERCO Consolidated	1	Total Consolidated
SIX MONTHS ENDED SEPTEMBER 30, 2001			
Net cash flows provided by (used in) operating activities	43,912		 43,912
Cash flows from investing activities:			
Purchases of investments: Property, plant and			
equipment	(108,224)		 (108,224)
Fixed maturities	(92,465)		 (92,465)
Real estate	(36)		 (36)
Mortgage loans	(561)		 (561)
Proceeds from sale of investments:			
Property, plant and			
equipment	60,945		 60,945
Fixed maturities	75,973		 75 , 973
Mortgage loans	6,889		 6,889
Other investments	38,751		 38,751
Net cash provided by (used in)			
investing activities	(18,728)		 (18,728)
Cash flows from financing activities: Net change in short-term			
borrowings	(77,494)		 (77,494)
Principal repayments	26,861		 26,861
Investment contract deposits Investment contract	74,159		 74,159
withdrawals	(65,079)		 (65,079)
Other financing activities	(3,166)		 (3,166)
Net cash provided by (used in)			
financing activities	(44,719)		 (44,719)
Increase (decrease) in cash and			
cash equivalents	(19,535)		 (19,535)
Cash and cash equivalents at the			
beginning of period	52,778	10	 52 , 788
Cash and cash equivalents at the			
end of period	33,243	10	 33,253

27

AMERCO AND CONSOLIDATED SUBSIDIARIES AND SAC HOLDING CORPORATIONS AND CONSOLIDATED SUBSIDIARIES

Notes to Condensed Consolidated Financial Statements, Continued (Unaudited)

5. INDUSTRY SEGMENT AND GEOGRAPHIC AREA DATA, CONTINUED

Geographic Area Data -	United States	Canada	Consolidated	United States
(All amounts are in U.S. \$'s)		Six months en	uded	
			(in th	iousands)
SEPTEMBER 30, 2002				
Total revenues	\$ 1,078,943	\$ 28,968	\$ 1,107,911	\$ 547 , 544
Depreciation/amortization	83,426	2,670	86,096	42,087
Interest expense	52,542	2,345	54,887	26,744
Pretax earnings	119 , 665	6,536	126,201	59 , 961
Income tax	(45,108)		(45,108)	(22,964)
Identifiable assets	3,614,557	49,072	3,663,629	3,614,557
September 30, 2001				
Total revenues	\$ 1,084,162	27,699	1,111,861	556 , 572
Depreciation/amortization	81,024	2,134	83,158	23,377
Interest expense	50,423	2,094	52 , 517	25,883
Pretax earnings	83,915		90,900	
Income tax	(34,261)		(34,261)	
Identifiable assets	3,565,292	38,378	3,603,670	3,565,292

6. SUBSEQUENT EVENTS

On October 15, 2002 the Company failed to make a \$100 million principal payment and a \$3.6 million interest payment due to the Series 1997-C Bond Backed, Asset Trust. On that date, the Company also failed to pay \$26.5 million in the aggregate to Citibank and Bank of America in connection with the Series 1997-C bonds. This expense will be recognized in the third fiscal quarter.

As a result of the foregoing, the Company is in default with respect to its other credit arrangements which contain cross-default provisions, including its 3-Year Credit Agreement dated June 28, 2002 (the "Credit Agreement"). In addition to the cross-default under the Credit Agreement, the Company is also in default under that agreement as a result of its failure to obtain incremental net cash proceeds and/or availability from additional financings in the aggregate amount of at least \$150.0 million prior to October 15, 2002. The total amount of obligations currently in default (either directly or as a result of a cross-default) is approximately \$1,175.4 million.

On November 11, 2002, AMERCO announced that it will not be making the dividend payment to the holders of its Series A 8 1/2% preferred stock due December 1, 2002.

7. CERTAIN RELATIONSHIPS AND RELATED TRANSACTIONS

During the quarter and six months ended September 30, 2002 and 2001, the Company purchased \$396,000 and \$1.22 million, respectively of printing from Form Builders, Inc. Mark V. Shoen, his daughter and Edward J. Shoen's sons are major stockholders of Form Builders, Inc.

28

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

FORWARD-LOOKING STATEMENTS

This Quarterly Report on Form 10-Q contains forward-looking statements. We may make additional written or oral forward-looking statements from time to time in filings with the Securities and Exchange Commission or otherwise. We believe such forward-looking statements are within the meaning of the safe-harbor provisions of the Private Securities Litigation Reform Act of 1995. Such statements may include, but are not limited to, projections of revenues, income or loss, estimates of capital expenditures, our plans and intentions regarding the recapitalization of our balance sheet and the payment of dividends arrearages, plans for future operations, products or services, financing needs and plans, our perceptions of our legal positions and anticipated outcomes of pending litigation against us, and liquidity as well as assumptions relating to the foregoing. The words "believe", "expect", "anticipate", "estimate", "project" and similar expressions identify forward-looking statements, which speak only as of the date the statement was made. Forward-looking statements are inherently subject to risks and uncertainties, some of which cannot be predicted or guantified. Future events and actual results could differ materially from those set forth in, contemplated by or underlying the forward-looking statements. Some of the important factors that could cause our actual results, performance or financial condition to differ materially from our expectations are: fluctuations in our costs to maintain and update our fleet and facilities; our inability to refinance our debt; our ability to successfully recapitalize our balance sheet and cure existing defaults of our debt agreements, our ability to continue as a going concern, changes in government regulations, particularly environmental regulations; our credit ratings; the availability of credit; changes in demand for our products; changes in the general domestic economy; the degree and nature of our competition; the resolution of pending litigation against the company; changes in accounting standards; and other factors described in this Quarterly Report on Form 10-Q or the other documents we file with the Securities and Exchange Commission. The above factors, the following disclosures, as well as other statements in this report and in the Notes to Consolidated Financial Statements, could contribute to or cause such differences, or could cause AMERCO's stock and note prices to fluctuate dramatically.

GENERAL

Information on industry segments is incorporated by reference from --Notes 1, 3 and 8 of "Notes to Condensed Consolidated Financial Statements". The notes discuss the principles of consolidation, summarized consolidated financial information and industry segment and geographical area data, respectively. In consolidation, all intersegment premiums are eliminated and the benefits, losses and expenses are retained by the insurance companies.

CRITICAL ACCOUNTING POLICIES AND ESTIMATES

Management's discussion and analysis of financial condition and results of

operations are based upon the consolidated financial statements, which have been prepared in accordance with accounting principles generally accepted in the United States. The preparation of our financial statements requires the use of estimates and judgments that affect the reported amounts of assets, liabilities, revenues and expenses, and related disclosure of contingent assets and liabilities. On an ongoing basis, estimates are reevaluated, including those related to areas that require a significant level of judgment or are otherwise subject to an inherent degree of uncertainty. These areas include allowances for doubtful accounts, revenue earning vehicles and buildings, self-insured liabilities, income taxes and commitments and contingencies. Our estimates are based on historical experience, observance of trends in particular areas, information and/or valuations available from outside sources and on various other assumptions that we believe to be reasonable under the circumstances and which form the basis for making judgments about the carrying values of assets and liabilities that are not readily apparent from other sources. Actual amounts may differ from these estimates under different assumptions and conditions.

29

Accounting policies are considered critical when they are significant and involve difficult, subjective or complex judgments or estimates. We considered the following to be critical accounting policies:

Principles of consolidation -- The consolidated financial statements include the accounts of AMERCO and its wholly-owned subsidiaries and SAC Holdings and the wholly-owned subsidiaries. All material intercompany accounts and transactions have been eliminated in consolidation. AMERCO does not have an equity ownership interest in SAC Holdings or any of SAC Holdings' subsidiaries, except for investments made by Repwest and Oxford in a SAC Holdings-controlled limited partnership which holds Canadian self-storage properties. SAC Holdings are not legal subsidiaries of AMERCO. AMERCO is not liable for the debts of SAC Holding and there are no default provisions in AMERCO indebtedness that cross-default to SAC Holding's obligations.

Revenue earning vehicles and buildings -- Depreciation is recognized in amounts expected to result in the recovery of estimated residual values upon disposal (i.e. no gains or losses). In determining the depreciation rate, we review historical disposal experience and holding periods, and trends in the market. Due to longer holding periods on trucks and the resulting increased possibility of changes in the economic environment and market conditions, these estimates are subject to a greater degree of risk.

Long-lived assets and intangible assets -- We review carrying value whenever events or circumstances indicate the carrying values may not be recoverable through projected undiscounted future cash flows. The events could include significant underperformance relative to expected, historical or projected future operating results, significant changes in the manner of using the assets, overall business strategy, significant negative industry or economic trends and non-compliance with significant debt agreements.

Investments -- In determining if and when a decline in market value below amortized cost is other than temporary, we review quoted market prices, dealer quotes or a discounted cash flow analysis. Permanent declines in value are recognized in the current period operating results to the extent of the decline.

Insurance Revenue and Expense Recognition -- Premiums are recognized as revenue as earned over the terms of the respective policies. Benefits and expenses are matched with recognized premiums to result in recognition over the life of the contracts. This match is accomplished by recording a provision for future policy benefits and unpaid claims and claim adjustment expenses and by amortizing deferred policy acquisition costs. Charges related to services to be

performed are deferred until earned. The amounts received in excess of premiums and fees are included in other policyholder funds in the consolidated balance sheets.

Unearned premiums represent the portion of premiums written which relates to the unexpired term of policies. Liabilities for health and disability and other policy claims and benefits payable represent estimates of payments to be made on insurance claims for reported losses and estimates of losses incurred but not yet reported. These estimates are based on past claims experience and current claim trends as well as social and economic conditions such as changes in legal theories and inflation. Due to the nature of underlying risks and the high degree of uncertainty associated with the determination of the liability for future policy benefits and claims, the amounts to be ultimately paid to settle liabilities cannot be precisely determined and may vary significantly from the estimated liability.

Acquisition costs related to insurance contracts have been deferred to accomplish matching against future premium revenue. The costs are charged to current earnings to the extent it is determined that future premiums are not adequate to cover amounts deferred.

30

RESULTS OF OPERATIONS

SIX MONTHS ENDED SEPTEMBER 30, 2002 VERSUS SIX MONTHS ENDED SEPTEMBER 30, 2001

U-HAUL MOVING AND STORAGE OPERATIONS

Revenues consist of rental revenues and net sales. Total rental revenue are \$711.5 million and \$702.4 million for the six months ended September 30, 2002 and 2001, respectively.

Net sales revenues were \$102.6 million and \$118.2 million for the six months ended September 30, 2002 and 2001, respectively. The decrease reflects the sale of stores to SAC Holdings.

Cost of sales are \$53.1 million and \$65.1 million for the six months ended September 30, 2002 and 2001, respectively. The decrease is due to the sale of stores to SAC Holdings.

Operating expenses before intercompany eliminations were \$508.6 million and \$521.0 million for the six months ended September 30, 2002 and 2001, respectively. Operating expenses declined due to the sale of stores to SAC Holdings.

Lease expense was \$80.5 million and \$83.7 million for the six months ended September 30, 2002 and 2001, respectively. This decrease reflects a decline in the number of leased rental trucks.

Net depreciation expense was \$50.8 million and \$46.9 million for the six months ended September 30, 2002 and 2001, respectively.

Operating profit before intercompany eliminations was \$147.3 million and \$177.6 million for the six months ended September 30, 2002 and 2001, respectively. The increase is due to improved operations.

SAC MOVING AND STORAGE OPERATIONS

Revenues consist of rental revenues and net sales. Total rental revenue is \$84.4 million and \$53.0 million for the six months ended September 30, 2002 and

2001, respectively. Storage revenues increased \$19.7 million due to increased facility capacity through the acquisition of new locations from U-Haul and increased storage rates. Sales increased \$15 million due to the addition of stores.

Net sales revenues were 27.9 million and 12.3 million for the six months ended September 30, 2002 and 2001, respectively. This reflects the acquisition of additional stores.

Cost of sales are 12.4 million and 5.9 million for the six months ended September 30, 2002 and 2001, respectively.

Operating expenses before intercompany eliminations were \$50.2 million and \$29.0 million for the six months ended September 30, 2002 and 2001, respectively. The increase is due to more stores in operation.

Net depreciation expense was 9.8 million and 5.0 million for the six months ended September 30, 2002 and 2001, respectively. The increase is due to the addition of stores.

Operating profits were \$39.9 million and \$24.9 million for the six months ended September 30, 2002 and 2001, respectively.

31

AMERCO'S REAL ESTATE OPERATIONS

Rental revenue before intercompany eliminations was \$29.7 million and \$34.9 million for the six months ended September 30, 2002 and 2001, respectively. Intercompany revenue was \$28.3 and \$33.6 million for the six months ended September 30, 2002 and 2001, respectively.

Net investment and interest income was \$5.0 million and \$4.8 million for the six months ended September 30, 2002 and 2001, respectively.

Lease expense was \$4.7 million and \$6.5 for the six months ended September 30, 2002 and 2001, respectively.

Net depreciation expense was \$4.3 million and \$(6.0) million for the six month ended September 30, 2002 and 2001, respectively.

Gains on asset sales during fiscal year 2001 resulted in the negative depreciation expense.

Operating profit before intercompany eliminations was \$27.6 million and \$42.4 million for the six months ended September 30, 2002 and 2001, respectively.

PROPERTY AND CASUALTY

RepWest's premiums were \$86.3 million and \$128.3 million for the six months ended June 30, 2002 and 2001, respectively. General agency premiums were \$34.2 million and \$62.8 million for the six months ended June 30, 2002 and 2001, respectively. The decrease from 2001 to 2002 was the result of the elimination of RepWest's direct Non-Standard Auto and Homeowners business, as well as additional quota share reinsurance on transportation business. Assumed treaty reinsurance premium was \$20.4 million and \$31.7 million for the six months ended June 30,2002 and 2001, respectively. Rental industry premiums were \$18.7 million and \$17.8 million for the six months ended June 30, 2002 and 2001, respectively.

Net investment income was \$15.3 million and \$15.9 million for the six

months ended June 30, 2002 and 2001, respectively. The decrease is attributable to lower annual average invested assets.

Benefits and losses incurred were \$79.9 million and \$122.6 million for the six months ended June 30, 2002 and 2001, respectively. This decrease is attributable to lowered premium writings resulting in less exposure primarily in the non-standard auto and home lines.

The amortization of deferred acquisition costs (DAC) was \$11.5 million and \$11.6 million for the six months ended June 30, 2002 and 2001, respectively.

Operating expenses were \$12.6 million and \$28.8 million for the six months ended June 30, 2002 and 2001, respectively. The decrease is a result of decreased commissions on decreased premium writings as well as decreased general and administrative expenses.

Operating loss before intercompany eliminations was \$2.5 million and \$18.9 million for the six months ended June 30, 2002 and 2001, respectively. The decrease is the result of decreased expenses and the cancellation of multiple unprofitable lines of business.

LIFE INSURANCE

Net premiums were \$80.7 million and \$77.5 million for the six months ended June 30, 2002 and 2001, respectively. Oxford increased Medicare supplement premiums by \$5.1 million through direct writings and rate management activity. Whole life sales increased \$0.6 million from the same period in

32

2001. Credit insurance premiums decreased \$1.7 million for the six months from the previous year. Other business segments had premium decreases totaling \$0.8 million. Oxford experienced a ratings decline that will result in a reduction in annuity sales going forward.

Net investment income before intercompany eliminations decreased \$5.4 million to \$7.8 million due to realized losses on fixed maturities and write downs of fixed maturities whose decline in value is deemed to be other than a temporary decline in value.

Benefits incurred were \$60.5 million and \$58.1 million for the six months ended June 30, 2002 and 2001, respectively. Medicare supplement incurred benefits increased \$3.1 million from a larger population. Credit life and disability benefits increased \$0.3 million due to increased frequency. Other health segments had benefits decreases totaling \$1.0 million.

Amortization of deferred acquisition costs (DAC) and the value of business acquired (VOBA) was \$10.1 million and \$9.3 million for the six months ended June 30, 2002 and 2001, respectively. The increase is from the Medicare supplement and annuity segments.

Operating expenses were \$19.8 million and \$19.4 million for the six months ended June 30, 2002 and 2001, respectively. General and administrative expenses net of fees collected increased \$0.4 million.

Operating profit/(loss) before intercompany eliminations was (2.0) million and 3.9 million for the six months ended June 30, 2002 and 2001, respectively.

QUARTER ENDED SEPTEMBER 30, 2002 VERSUS QUARTER ENDED SEPTEMBER 30, 2001

U-HAUL MOVING AND STORAGE OPERATIONS

Revenues consist of rental revenues and net sales. Total rental revenue was \$370.5 million and \$365.8 million for the quarters ended September 30, 2002 and 2001, respectively. Storage revenues decreased \$3.3 million due to sale of stores to SAC Holdings. Improved pricing contributed to the increase.

Net sales revenues were \$49.1 million and \$55.8 million for the quarters ended September 30, 2002 and 2001, respectively. The decline in sales is the result of fewer stores operating during fiscal year 2002.

Cost of sales was \$25.9 million and \$31.3 million for the quarters ended September 30, 2002 and 2001, respectively. The decrease is the result of a reduction in the number of stores in operation.

Operating expenses before intercompany eliminations were \$262.7 million and \$266.6 million for the quarters ended September 30, 2002 and 2001, respectively.

Lease expense was \$41.4 million and \$40.7 million for the quarters ended September 30, 2002 and 2001, respectively.

Net depreciation expense was \$25.5 million and \$20.3 million for the quarters ended September 30, 2002 and 2001, respectively.

Operating profit before intercompany eliminations was \$69.1 million and \$67.9 million for the quarters ended September 30, 2002 and 2001, respectively.

33

SAC MOVING AND STORAGE OPERATIONS

Revenues consist of rental revenues and net sales. Total rental revenue was \$33.6 million and \$22.7 million for the quarters ended September 30, 2002 and 2001, respectively. Storage revenues increased \$11.0 million due to increased facility capacity through the acquisition of locations and increased storage rates.

Net sales revenues were 13.4 million and 5.9 million for the quarters ended September 30, 2002 and 2001, respectively. The increase is due to the increase in the number of stores in operation.

Cost of sales was 6.4 million and 3.3 million for the quarters ended September 30, 2002 and 2001, respectively. The increase is attributable to the increased sales volume.

Net depreciation expense was \$5.2 million and \$2.1 million for the quarters ended September 30, 2002 and 2001, respectively. Depreciation expense has increased as a result of the addition of storage properties.

Operating profit/(loss) was \$144,000 and (\$1.6 million) for the quarters ended September 30, 2002 and 2001, respectively.

AMERCO'S REAL ESTATE OPERATIONS

Rental revenue before intercompany eliminations was \$16.6 million and \$19.9 million for the quarters ended September 30, 2002 and 2001, respectively. Intercompany revenue was \$13.7 and \$16.4 million for the quarters ended September 30, 2002 and 2001, respectively.

Net investment and interest income was \$2.2 million and \$2.9 million for

the quarters ended September 30, 2002 and 2001, respectively. This decrease correlates to a reduction in Real Estate's average note and mortgage receivables balance outstanding.

Lease expense was \$2.7 million and \$3.0 million for the quarters ended September 30, 2002 and 2001, respectively.

Net depreciation expense was \$2.1 million and \$2.8 million for the quarters ended September 30, 2002 and 2001, respectively. The decrease from 2001 to 2002 reflected a loss on the disposition of assets for 2001 of \$0.6 million.

Operating profit before intercompany eliminations was \$9.4 million and \$30.6 million for the quarters ended September 30, 2002 and 2001, respectively.

PROPERTY AND CASUALTY

RepWest's premiums were \$39.7 million and \$66.1 million for the quarters ended June 30, 2002 and 2001, respectively. General agency premiums were \$14.0 million and \$33.2 million for the quarters ended June 30, 2002 anr employee stock plans

187

97

Proceeds from issuance of common stock in private placement, net of issuance costs

8,669

Borrowings, under credit facility, net of issuance costs

270

Repayments on borrowings under credit facility

(1,206)

(3,832)

Repayments on note payable

(36) (34)

Principal payments under capital lease obligations

(11)

Net cash (used in) provided by financing activities

(1,055)

5,159

Decrease in cash and cash equivalents

(1,694)

(1,824

Cash and cash equivalents, beginning of period

15,408

16,628

Cash and cash equivalents, end of period

\$ 13,714

\$ 14,804

See Accompanying Notes to Condensed Consolidated Financial Statements.

SABA SOFTWARE, INC.

NOTES TO CONDENSED CONSOLIDATED FINANCIAL STATEMENTS

(unaudited)

1. Basis of Presentation

The accompanying unaudited condensed consolidated financial statements include the accounts of Saba Software, Inc. and its wholly owned subsidiaries (Saba) and, in the opinion of management, reflect all adjustments (consisting only of normal recurring adjustments) necessary to fairly state Saba s consolidated financial position, results of operations, and cash flows as of and for the dates and periods presented.

These unaudited condensed consolidated financial statements should be read in conjunction with Saba s audited condensed consolidated financial statements included in Saba s Annual Report on Form 10-K filed with the Securities and Exchange Commission on August 29, 2005. The results of operations for the three and six months ended November 30, 2005 are not necessarily indicative of results for the entire fiscal year ending May 31, 2006 or for any future period.

Certain information and footnote disclosures normally included in financial statements prepared in accordance with accounting principles generally accepts in the United States have been condensed or omitted. The condensed consolidated balance sheet at May 31, 2005 has been derived from the audited financial statements at that date.

2. Basic and Diluted Net Income (Loss) Per Share

Basic and diluted net income (loss) per share information for all periods is presented under the requirements of Statement of Financial Accounting Standards (SFAS) No. 128, Earnings per Share. Basic net income (loss) per share has been computed using the weighted-average number of shares of common stock outstanding during the period, less the weighted-average number of shares that may be repurchased. Basic earnings per share excludes any dilutive effects of stock options as well as any contingently issuable shares. (Contingently issuable shares are shares that would be issuable if the end of the reporting period were the end of the contingency period.)

Diluted net income per share for the three months ended November 30, 2005 is calculated by dividing net income by the weighted-average number of shares of common stock outstanding, plus shares of potential common stock. Potential common stock includes shares of common stock which are issuable upon the exercise of stock options (using the treasury stock method, which assumes the Company will buy back its own common stock with proceeds from the option exercises) as well as any contingently issuable shares. For all other periods presented, diluted net loss per share excludes shares of potential common stock since the effect is anti-dilutive.

The calculations of basic and diluted net income (loss) per share are as follows (in thousands, except for per share amounts):

	Three months ended		Six months ended		
	November 30, 2005	November 30, 2004	November 30, 2005	November 30, 2004	
Net income (loss)	\$ 131	\$ (682)	\$ (1,491)	\$ (2,359)	
Weighted-average shares of common stock outstanding	17,523	16,109	17,407	15,064	
Weighted-average shares of common stock subject to repurchase		(2)		(3)	
Weighted-average shares of common stock used in computing basic net loss per share	17,523	16,107	17,407	15,061	
Effect of dilutive employee stock options	144	,			
Effect of contingently issuable shares	415				
Weighted-average shares of common stock used in computing diluted net loss per share	18,082	16,107	17,407	15,061	
Basic net income (loss) per share	\$ 0.01	\$ (0.04)	\$ (0.09)	\$ (0.16)	
Diluted net income (loss) per share	\$ 0.01	\$ (0.04)	\$ (0.09)	\$ (0.16)	

3. Comprehensive Loss

Saba reports comprehensive loss in accordance with SFAS No. 130, Reporting Comprehensive Income. The following table sets forth the calculation of comprehensive loss for all periods presented (in thousands):

	Three m	Three months ended		Six months ended			
	November 30, 2005		ember 30, 2004	November 30, 2005		ember 30, 2004	
Net income (loss)	\$ 131	\$	(682)	\$(1,491)	\$	(2,359)	
Foreign currency translation gain	(36)	φ	49	(165)	φ	40	
Unrealized loss on investments						(4)	
Comprehensive income (loss)	\$ 95	\$	(633)	\$ (1,656)	\$	(2,323)	

4. Pending Acquisition of Centra Software, Inc.

On October 6, 2005 Saba announced that it had signed a definitive agreement to acquire Centra Software, Inc. (Centra) for a combination of Saba stock and cash. The transaction has been approved by the Boards of Directors of both companies but is subject to stockholder approval and other customary closing conditions. Once approved, the consideration per share to be received by the stockholders of Centra will be \$0.663 per share in cash and 0.354 per share in Saba stock for each share of Centra stock held. The total estimated purchase price for Centra of approximately \$58.3 million will consist of (i) approximately \$19.1 million in cash, (ii) \$37.3 million in Saba s common stock (assuming the issuance of approximately 10.2 million shares of Saba common stock to Centra stockholders), and (iii) acquisition related expenses of approximately \$1.8 million, consisting primarily of fees due to financial advisors and other professionals. Separate special meetings of

stockholders of both Saba and Centra are expected to be held on January 26, 2006 to vote upon the proposed merger.

5. Goodwill and Purchased Intangible Assets

Business Combinations

On May 5, 2005, Saba acquired THINQ Learning Solutions, Inc. (THINQ), a provider of enterprise management solutions.

Under the terms of the merger agreement, the aggregate consideration payable by Saba Software, Inc (the Company) is 1,700,000 shares of Company common stock and cash of \$100,000. The 1,700,000 shares are subject to a post-closing balance sheet adjustment. As of May 31, 2005, approximately 635,000 shares of the Company were held in escrow in connection with this transaction, consisting of approximately 360,000 shares for stockholders indemnification obligations for general liability and approximately 275,000 shares for post-closing balance sheet adjustments including certain accounts receivable. During the quarter ended August 31, 2005, Saba released 220,000 shares from escrow related to cash received on certain accounts receivable. In addition, up to an additional 100,000 shares of Company common stock may be issued in three equal installments over a three-year period pursuant to an earn-out provision that is based on the number of THINQ customers that migrate to the Saba platform. These shares, if issued, will be accounted for in the periods in which they are earned.

The THINQ acquisition was accounted for as a purchase business combination. Assets acquired and liabilities assumed were recorded at their fair values as of May 5, 2005. The total preliminary purchase price was \$9.3 million, including acquisition-related transaction costs.

The preliminary allocation of the purchase price was based upon a preliminary valuation, and our estimates and assumptions are subject to change upon the finalization of the valuation. We have identified certain pre-acquisition contingencies, but we have yet to conclude whether the fair values for such contingencies are determinable. The primary area of the purchase price allocation that is not yet finalized relates to income taxes related to certain of our acquired foreign subsidiaries. If information becomes available to the Company prior to the end of the purchase price allocation period that would indicate that a liability is probable and the amount can be reasonably estimated, such liability will be included in the final purchase price allocation and goodwill will be increased.

Goodwill represents the excess of the purchase price over the fair value of tangible and identifiable intangible assets acquired. Goodwill amounts are not amortized, but rather are tested for impairment at least annually. In the event that Saba determines that the value of goodwill has become impaired, the Company will incur an accounting charge for the amount of impairment during the fiscal quarter in which such determination is made. Goodwill is not deductible for income tax purposes.

Purchased Intangible Assets

Purchased intangible assets consist of intellectual property, customer base and non-competition agreements acquired as part of a purchase business combination. The intangible assets are stated at cost less accumulated amortization and are being amortized on a straight-line basis over their estimated useful lives of three to seven years.

There were no additions to intangible assets during the six months ended November 30, 2005. The following table provides a summary as of November 30, 2005 of the carrying amounts of purchased intangible assets that continue to be amortized:

November 3	2005
Gross	Net
Carrying Accumula	ed Carrying
Amount Amortizat	on Amount
(in thousa	ds)
\$ 300 \$	7 \$ 243
4,750 3	9 4,361
<u> </u>	
\$ 5,050 \$ 4	6 \$ 4,604
+ - , +	

Changes to net carrying values for intangible assets for the six months ended November 30, 2005 were as follows:

Customer Backlog		
Net carrying value, May 31, 2005	\$	293
Amortization expense		(50)
Net carrying value, November 30, 2005	\$	243
Customer Relations		
Net carrying value, May 31, 2005	\$4	,701
Amortization expense		(340)
Net carrying value, November 30, 2005	\$4	,361

The total expected future amortization related to purchased intangible assets will be approximately \$389,000 for the remainder of fiscal 2005 and \$779,000, \$771,000, \$679,000, and \$679,000 in fiscal years 2007 through 2010, respectively, and \$1.3 million thereafter.

7

SABA SOFTWARE, INC.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Continued)

There was no change to goodwill during the first two quarters of either fiscal 2006 or 2005.

6. Credit Facility

Since August 2002, Saba has maintained a credit facility with a bank. The current credit facility grants Saba access to a revolving line of credit of \$250,000, a new equipment term loan of up to \$500,000 and a new term loan of up to \$4.5 million. Borrowings on the revolving line of credit and new equipment term loan credit facilities may be made through March, 2006.

On November 10, 2005, the Company amended the credit facility with the bank. The amended credit facility requires the Company to maintain a minimum balance of unrestricted cash and cash equivalents of (a) \$11 million as of any fiscal quarter end through May 31, 2006, (b) \$10 million for any date that is not a fiscal quarter from May 5, 2005 through September 15, 2005 and from December 1, 2005 through May 31, 2006, (c) \$8 million for any date that is not a fiscal quarter end from September 16, 2005 through November 29, 2005 (d) \$9 million at any time during the period from June 1, 2006 through May 31, 2007, and (e) \$7.5 million for any date thereafter.

As of November 30, 2005, Saba had no outstanding borrowings under the revolving line of credit and was in compliance with all of the covenants related to this credit facility. On January 13, 2006, the Company further amended the credit facility to require the Company to maintain a minimum balance of unrestricted cash and cash equivalents of (a) \$11 million as of any fiscal quarter end through May 31, 2006, (b) \$10 million for any date that is not a fiscal quarter from May 5, 2005 through September 15, 2005 and from March 1, 2006 through May 30, 2006, (c) \$8 million for any date that is not a fiscal quarter end from September 16, 2005 through November 29, 2005, (d) \$7.5 million for any date that is not a fiscal quarter end from Jebruary 27, 2006 (e) \$9 million at any time during the period from May 31, 2006 through May 30, 2007, and (f) \$7.5 million for any date thereafter.

Saba has and expects to continue to comply with the end of quarter cash covenants included in the credit facility. However, because of the variability in timing of accounts payable and accounts receivable within a quarter, the amendments to the credit facility have been and may continue to be necessary for Saba to remain compliant with the intra-quarter cash covenants. As a result of this intra-quarter variability, in the next twelve months Saba may not be compliant with the intra-quarter cash covenant and as a result, all outstanding amounts payable under the credit facility have been classified as a current liability in the accompanying balance sheet.

7. Restructuring

During fiscal 2004 and prior years, Saba implemented restructuring programs to reduce expenses to align its operations and cost structure with market conditions. The restructuring programs during fiscal 2004 were implemented under the provisions of SFAS No. 146, Accounting for Costs Associated with Exit or Disposal Activities, while the restructuring programs during fiscal 2003 and fiscal 2002 were implemented under EITF No. 94-3, Liability Recognition for Certain Employee Termination Benefits and Other Costs to Exit an Activity (including Certain Costs Incurred in a Restructuring). The restructuring programs included worldwide workforce reductions across all functions and consolidation of excess facilities. Workforce reduction charges consist primarily of severance and fringe benefits. A summary of the movements on the restructuring the six months ended November 30, 2005 is outlined as follows:

	Workforce Reduction	Facilities Related	
	Charges	Charges	Total
	<u> </u>		
		(in thousands)	
Accrual as of May 31, 2005	\$ 22	\$ 251	\$ 273
Deductions cash payments		(86)	(86)
Accrual as of August 31, 2005	\$ 22	\$ 165	\$ 187
			_
Deductions cash payments		(77)	(77)
Accrual as of November 30, 2005	\$ 22	\$ 88	\$110

It is expected that the remaining workforce reduction payments will be made by the end of fiscal 2006. Amounts related to the excess facility charge will be paid over the remaining lease periods through the end of fiscal 2006.

8. Stock Options and Equity Instruments Exchanged for Services

Saba accounts for employee stock options using the intrinsic value method in accordance with APB Opinion No. 25, Accounting for Stock Issued to Employees while adhering to the disclosure requirements of SFAS No. 123, Accounting for Stock-Based Compensation and SFAS No. 148 Accounting for Stock-Based Compensation Transition and Disclosure. The fair value of options, warrants and restricted stock issued for services rendered by non-employees or assets acquired is determined using the Black-Scholes-Merton option-pricing model. To calculate the expense or asset value, Saba uses either the fair value of the consideration received or the fair value of the equity instruments issued, whichever is more reliably measured. The following table illustrates the effect on net loss and net loss per share had compensation cost for Saba s stock compensation plans been determined using the fair value method required by SFAS No. 123 (in thousands, except per share amounts):

Three months ended	Six months ended
November 30,	November 30,

	2005	2004	2005	2004
Net income (loss)	\$ 131	\$ (682)	\$ (1,491)	\$ (2,359)
Deduct: Total stock-based employee compensation expense determined under fair value				
based method for all awards, net of related tax effects	(983)	(2,038)	(1,940)	(4,654)
Pro forma net loss	\$ (852)	\$ (2,720)	\$ (3,431)	\$ (7,013)
Basic net income (loss) per share	\$ 0.01	\$ (0.04)	\$ (0.09)	\$ (0.16)
Pro forma basic net loss per share	\$ (0.05)	\$ (0.17)	\$ (0.20)	\$ (0.47)
Shares used in calculating basic net income (loss) per share	17,523	16,107	17,407	15,061
Diluted net income (loss) per share	\$ 0.01	\$ (0.04)	\$ (0.09)	\$ (0.16)
Shares used in calculating diluted net income (loss) per share	18,082	16,107	17,407	15,061
Pro forma diluted net (loss) per share	\$ (0.05)	\$ (0.17)	\$ (0.20)	\$ (0.47)
Shares used in calculating pro forma diluted net loss per share	17,523	16,107	17,407	15,061

9

The value of stock-based awards on the date of grant using the Black-Scholes-Merton option pricing model was calculated using the assumptions in the following table:

Three mor	Three months ended		hs ended
Novem	ber 30,	November 30,	
2005	2005 2004		2004

Employee Options

Dividend Yield	0%	0%	0%	0%
Volatility	1.26	1.33	1.29	1.34
Risk Free rate of interest	4.42%	3.25%	4.42%	3.25%
Expected lives of options (in years)	2.27	2.30	2.29	2.35
	Three mont	Three months		nths
	ended		ended	
	November 3	30,	Novemb	er 30,

Employee Stock Purchase Plan

Dividend Yield	0%	0%	0%	0%
Volatility	.96	.76	.96	.76
Risk Free rate of interest	3.65%	2.13%	3.65%	2.13%
Expected lives of purchase option (in years)	.5	.5	.5	.5

2005

2004

2005

2004

9. Guarantees

Saba enters into license agreements that generally provide indemnification for its customers against intellectual property claims. To date, Saba has not incurred any costs as a result of such indemnifications and has not accrued any liabilities related to such obligations in its consolidated financial statements.

Saba s license agreements also generally include a warranty that its software products will substantially operate as described in the applicable program documentation for a period of generally 90 days after delivery. To date, Saba has not incurred or accrued any material costs associated with these warranties.

10. Segment Information

Saba provides software and services that increase business performance through human capital development and management. Since management s primary form of internal reporting is aligned with the offering of these software products and services, we believe that we operate in one segment for financial reporting purposes.

During the second quarter of 2006, one customer accounted for 25% of our revenue. No customer had an account receivable balance of 10% or greater of our total accounts receivable balance as of November 30, 2005.

11. Legal Matters

In November 2001, a complaint was filed in the United States District Court for the Southern District of New York against us, certain of our officers and directors, and certain underwriters of our initial public offering. The complaint was purportedly filed on behalf of a class of certain persons who purchased our common stock between April 6, 2000 and December 6, 2000. The complaint alleges violations by us and our officers and directors of Section 11 of the Securities Act of 1933, Section 10(b) of the Exchange Act of 1934, and other related provisions in connection with certain alleged compensation arrangements entered into by the underwriters in connection with the offering. An amended complaint was filed in April 2002. Similar complaints have been filed against hundreds of other issuers that have had initial public offerings since 1998. The complaints allege that the prospectus and the registration statement for the offering failed to disclose that the underwriters allegedly solicited and received excessive commissions from investors and that some investors in the IPO offering agreed with the underwriters to buy additional shares in the aftermarket in order to inflate the price of our stock. The complaints were later consolidated into a single action. The complaint seeks unspecified damages, attorney and expert fees, and other unspecified litigation costs.

On July 1, 2002, the underwriter defendants in the consolidated actions moved to dismiss all of the actions, including the action involving us. On July 15, 2002, we, along with other non-underwriter defendants in the coordinated cases, also moved to dismiss the litigation. On February 19, 2003, the Court ruled on the motions. The Court granted our motion to dismiss the claims against us under Rule 10b-5, due to the insufficiency of the allegations against us. The Court also granted the motion of the individual defendants, Bobby Yazdani and Terry Carlitz, our Chief Executive Officer and Chairman of the Board and our former Chief