CLARCOR INC Form 10-K February 10, 2005

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SECURITIES AND EXCHANGE COMMISSION WASHINGTON, D.C. 20549
FORM 10-K

(MARK ONE)	
[X] ANNUAL REPORT PURSUANT TO SECTION 13 OR 15(d) OF THE SECURITIES EXCHANGE ACT OF 1934 FOR THE FISCAL YEAR ENDED NOVEMBER 27, 2004 OR TRANSITION REPORT PURSUANT TO SECTION 13 OR 15(d)	
OF THE SECURITIES EXCHANGE ACT OF 1934 FOR THE TRANSITION PERIOD FROM TO	
COMMISSION FILE NUMBER 1-11024	
CLARCOR Inc.	
(Exact name of registrant as specified in its charter)	
DELAWARE	36-092249
(State or other jurisdiction of incorporation or organization)	(I.R.S. Employe
840 Crescent Centre Drive, Suite 600, Franklin, TN	3706
(Address of principal executive offices)	(Zip Code
Registrant's telephone number, including area code:	615-771-310
Securities registered pursuant to Section 12(b) of the Act:	
NAME OF EACH EXCHANGE TITLE OF EACH CLASS ON WHICH REGISTERED	
Common Stock, par value \$1.00 per share New York Stock Exchange Preferred Stock Purchase Rights New York Stock Exchange	

Securities registered pursuant to Section $12\,(g)$ of the Act:

N	Ione	е	
(Title	of	Class)	

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 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 $\,\mathrm{X}\,$ No

Indicate by check mark if disclosure of delinquent filers pursuant to Item 405 of Regulation S-K is not contained herein, and will not be contained, to the best of registrant's knowledge, in definitive proxy or information statements incorporated by reference in Part III of this Form 10-K or any amendment to this Form 10-K. [x]

Indicate by check mark whether the registrant is an accelerated filer (as defined in Exchange Act Rule 12b-2) Yes X No ___

The aggregate market value of the Common Stock held by non-affiliates computed by reference to the price at which the Common Stock was last sold as of the last day of registrant's most recently completed second fiscal quarter is \$1,061,439,092.

The number of outstanding shares of Common Stock as of February 1, 2005 is 25,733,057 shares.

Certain portions of the registrant's Proxy Statement dated February 17, 2005 for the Annual Meeting of Shareholders to be held on March 21, 2005 are incorporated by reference in Part III. Such Proxy Statement will be filed with the Securities and Exchange Commission not later than 120 days after the conclusion of the registrant's fiscal year ended November 27, 2004.

PART I

ITEM 1. DESCRIPTION OF BUSINESS.

(a) General Development of Business

CLARCOR Inc. ("CLARCOR") was organized in 1904 as an Illinois corporation and in 1969 was reincorporated in the State of Delaware. As used herein, the "Company" refers to CLARCOR and its subsidiaries unless the context otherwise requires.

The Company's fiscal year ends on the Saturday closest to November 30. For fiscal year 2004 the year ended on November 27, 2004 and included 52 weeks. For fiscal year 2003 the year ended November 29, 2003 and included 52 weeks. For fiscal year 2002 the year ended on November 30, 2002 and included 52 weeks. In this Form 10-K, all references to fiscal years are shown to begin on December 1 and end on November 30 for clarity of presentation.

(i) Certain Significant Developments.

On January 8, 2004, the Company announced that it planned to relocate its corporate headquarters from Rockford, Illinois, to the Nashville, Tennessee area. This move was completed during the Company's fourth fiscal quarter. The costs of the move were approximately \$2,209,000 pretax (\$0.05 per diluted share) and will be a one-time charge incurred primarily in fiscal 2004.

On March 1, 2004, the Company acquired certain assets of Filtrel Group, a Luton, England manufacturer and distributor of heavy-duty engine air filters for

approximately \$4,900,000 in cash. As a result of the acquisition, the assets were combined into existing subsidiaries of the Company in the Engine/Mobile Filtration segment.

On September 15, 2004, the Company acquired certain assets of United EFP, L.P., a privately owned manufacturer of woven wire and metallic screening and filtration products for the plastic and polymer fiber industries, operating through manufacturing facilities in Houston, Texas and Shelby, North Carolina for approximately \$37,000,000 including acquisition expenses. The purchase price was paid in cash with available funds and proceeds from a revolving credit facility. United EFP was renamed Purolator EFP ("Purolator EFP") and became a wholly-owned subsidiary reported as part of the Company's Industrial/Environmental Filtration segment. Purolator EFP's sales in the most recent twelve-month period prior to the acquisition were approximately \$25,000,000.

During fiscal 2004 these acquired businesses contributed approximately \$10,000,000 to the Company's revenues for the year.

(ii) Summary of Business Operations.

During 2004, the Company conducted business in three principal industry segments: (1) Engine/Mobile Filtration, (2) Industrial/Environmental Filtration and (3) Packaging.

Engine/Mobile Filtration. Engine/Mobile Filtration includes filters for oil, air, fuel, coolants and hydraulic fluids for trucks, automobiles, construction, mining and industrial equipment, locomotives, marine and agricultural equipment.

Industrial/Environmental Filtration. Industrial/Environmental Filtration products are used primarily for commercial, residential and industrial applications. The segment's industrial and environmental products include air and antimicrobial treated filters and high efficiency electronic air cleaners for commercial buildings, factories, residential buildings, paint spray booths, gas turbine systems, medical facilities, motor vehicle cabins, clean rooms, compressors and dust collector systems. The segment's process filtration products include specialty filters, industrial process liquid filters, filters for pharmaceutical processes and beverages, filtration systems for aircraft refueling, anti-pollution, sewage treatment and water recycling, bilge separators, sand control filters for oil and gas drilling and woven wire and metallic products for filtration of plastics and polymer fibers.

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Packaging. Packaging products include a wide variety of custom-styled containers and packaging items used primarily by the food, confectionery, spice, film, consumer healthcare, promotions and battery industries. The segment's products include lithographed metal containers, flat sheet decorated metal, combination metal and plastic containers, plastic closures and various specialties, such as spools for wire and cable, outer shells for dry cell batteries and film canisters.

(b) Financial Information About Industry Segments

Business segment information for the fiscal years 2002 through 2004 is included in Note Q to Notes to Consolidated Financial Statements. See pages F-25 through F-27 in this 2004 Annual Report on Form 10-K ("2004 Form 10-K").

(c) Narrative Description of the Business

ENGINE/MOBILE FILTRATION

The Company's engine/mobile filtration products business is conducted by the following wholly-owned subsidiaries: Baldwin Filters, Inc.; Clark Filter, Inc.; Baldwin Filters (Aust.) Pty. Ltd.; Baldwin Filters N.V.; Baldwin Filters Limited and CLARCOR UK Limited. In addition, the Company owns (i) 90% of Filtros Baldwin de Mexico ("FIBAMEX"), (ii) 80% of Baldwin-Weifang Filters Ltd., and (iii) 80% of Baldwin-Unifil S.A.

The companies market a full line of oil, air, fuel, coolant and hydraulic fluid filters. The filters are used in a wide variety of applications and in processes where filter efficiency, reliability and durability are essential. Impure air or fluid flow through semi-porous paper, corrugated paper, cotton, synthetic, chemical or membrane filter media with varying efficiency filtration characteristics. The impurities on the media are disposed of when the filter is changed. The segment's filters are sold throughout the world, primarily in the replacement market for trucks, automobiles, locomotives, marine, construction, industrial, mining and agricultural equipment. In addition, some first-fit filters are sold to the original equipment market.

INDUSTRIAL/ENVIRONMENTAL FILTRATION

The Company's industrial/environmental filtration products business is conducted by the following wholly-owned subsidiaries: CLARCOR Air Filtration Products, Inc. ("CLC Air"); Airklean Engineering Pte. Ltd.; Airguard Asia Sdn. Bhd.; Facet USA, Inc. and related Facet companies in Italy, Spain, the United Kingdom and other European locations ("Facet"); Purolator Advanced Filtration Group, Inc. ("AFG"); Purolator Facet, Inc. ("PFI"); Purolator EFP; Total Filtration Services, Inc. ("TFS"); and United Air Specialists, Inc. ("UAS"). The segment's products are sold throughout the world.

CLC Air resulted from the merger, on December 1, 2003, of two of the Company's former subsidiaries, Airguard Industries, Inc. ("Airguard") and Purolator Products Air Filtration Company ("Purolator"). CLC Air manufactures and sells Airguard and Purolator branded commercial and industrial air filters. Purolator Advanced Filtration Group, Inc. was formerly named Filter Products, Inc. and is in the business of manufacturing and selling liquid filters primarily for pharmaceutical, beverage and other products.

The companies market commercial and industrial air filters and systems, electrostatic contamination control equipment and electrostatic high precision spraying equipment. The air filters and systems remove contaminants from recirculated indoor air and from process air which is exhausted outdoors. The products represent a complete line of air filters and cleaners with a wide range of uses for maintaining high quality standards in interior air and exterior pollution control.

Additional products include specialty filters, filtration systems for aircraft refueling, anti-pollution and water recycling, and bilge separators. These products are used in a wide range of applications including commercial, military and general aviation, marine, oil and gas drilling and refining, chemical and pharmaceutical processes and beverages, utilities, paper mills, plastics, polymers and general industry. The filters are used for the process filtration of liquids using a variety of string wound, meltblown, and porous and sintered and non-sintered metal media filters, woven wire, strainers, separators, coalescers and absorbent media. Many of

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these filter products and systems require special technical approvals and product certification in order to meet commercial and military requirements.

TFS does not manufacture filtration products or equipment. It is engaged in the business of supplying a full range of filtration products and equipment acquired from the Company's subsidiaries and non-affiliated manufacturers to customers as well as providing filter maintenance and cleaning supplies and services for the customer's filtration equipment. In addition, in fiscal 2004, TFS took control of the ownership and operation of certain branch outlets for commercial and industrial air filtration products previously owned and operated by CLC Air. On December 1, 2004, certain branch outlets owned and operated by UAS were transferred to TFS. As part of the Company's Total Filtration Program, it is expected that TFS will expand the products offered by these stores to include most of the filtration products manufactured by Company subsidiaries.

PACKAGING

The Company's consumer and industrial packaging products business is conducted by a wholly-owned subsidiary, J. L. Clark, Inc. ("J. L. Clark").

J.L. Clark manufactures a wide variety of different types and sizes of containers and packaging specialties. Metal, plastic and combination metal/plastic containers and closures manufactured by the Company are used in packaging a wide variety of dry and paste form products, such as food specialties (tea, coffee, spices, cookies, candy, mints and other confections); cosmetics and toiletries; playing cards; beverages and juices; cosmetics and pharmaceuticals. Other packaging products include shells for dry batteries, film canisters, candles, spools for insulated and fine wire, and custom decorated flat steel sheets.

Containers and packaging specialties are manufactured only upon orders received from customers, and individualized containers and packaging specialties are designed and manufactured, usually with distinctive decoration, to meet each customer's marketing and packaging requirements and specifications.

DISTRIBUTION

Engine/Mobile Filtration and Industrial/Environmental Filtration products are sold primarily through a combination of independent distributors, dealers for original equipment manufacturers and directly to end-use customers such as truck and equipment fleet users.

The engine/mobile segment also distributes filtration products worldwide through each of its subsidiaries. CLARCOR UK Limited ("CLARCOR UK"), Baldwin Filters N.V. and Baldwin Filters Limited primarily serve the European markets. Baldwin Filters (Aust.) Pty. Ltd., markets heavy duty liquid and air filters in Australia and New Zealand. FIBAMEX manufactures filters in Mexico with distribution in Mexico and Central and South America. Through the Company's investment in Baldwin-Weifang Filters Ltd., heavy duty filters and electrostatic air pollution control systems are manufactured in China for distribution in China and Southeast Asia. Baldwin-Weifang Filters Ltd. has expanded its product line to include air and liquid filters for heavy duty engines manufactured by Japanese companies. Additionally, through Baldwin-Unifil S.A., air filtration products are manufactured in South Africa with distribution throughout Africa, Great Britain, Europe and the Middle East.

The industrial/environmental segment also distributes and services filtration products and equipment through subsidiaries located throughout the United States and in Europe, Singapore, Malaysia and China.

During fiscal 2004, the Company continued its development and expansion of its Total Filtration Program. Under the Program, the Company, primarily through TFS, offers customers the ability to purchase all of the filters needed by that customer for its facilities and manufacturing, transportation and construction

equipment. Customers that purchase a broad range of filtration products and services from multiple suppliers are able, by taking advantage of the Program, to purchase most of their filter requirements from a single source, and thereby reduce administrative burdens and uncertainty concerning filter pricing, availability, delivery, performance and quality. The Company is confident that it can serve its customers' total filtration requirements because it believes that it now manufactures and supplies the broadest range of filtration products in the industry. The Company expects that the impact of this Program will grow over the next several

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years as customers' facilities are converted to the Program. The Total Filtration Program will serve as an added distribution channel for all of the Company's filtration products.

Packaging salespersons call directly on customers and prospective customers for containers and packaging specialties. Each salesperson is trained in all aspects of J.L. Clark's manufacturing processes with respect to the products sold and is qualified to consult with customers and prospective customers concerning the details of their particular requirements. In addition, salespersons with expertise in specific areas, such as flat-sheet decorating, are focused on specific customers and markets.

CLASS OF PRODUCTS

No class of products accounted for 10% or more of the total sales of the Company in any of the Company's last three fiscal years.

RAW MATERIAL

Steel, filter media, cartons, aluminum sheet and coil, stainless steel, chrome vanadium, chrome silicon, resins, gaskets, roll paper, corrugated paper, bulk and roll plastic materials and cotton, wood and synthetic fibers and adhesives are the most important raw materials used in the manufacture of the Company's products. All of these are purchased or are available from a variety of sources. The Company has no long-term purchase commitments. During fiscal 2004 the price of steel and certain hydrocarbon based products (such as resins) purchased by the Company rose substantially and certain grades of steel became more difficult to obtain. The Company was able to procure adequate supplies of steel and resins and initiated price increases for its products which offset a substantial portion of the increased costs.

PATENTS, TRADEMARKS AND TRADENAMES

Certain features of some of the Company's products are covered by domestic and, in some cases, foreign patents or patent applications. While these patents are valuable and important for certain products, the Company does not believe that its competitive position is dependent upon patent protection. The Company believes, however, that its trademarks and tradenames (such as "Purolator" and "Facet") used in connection with certain products are significant to its business.

CUSTOMERS

The largest 10 customers of the Engine/Mobile Filtration segment accounted for 24% of the \$320,042,000 of fiscal year 2004 sales of such segment.

The largest 10 customers of the Industrial/Environmental Filtration segment accounted for 28% of the \$396,629,000 of fiscal year 2004 sales of such segment.

The largest 10 customers of the Packaging segment accounted for 65% of the

\$71,015,000 of fiscal year 2004 sales of such segment.

No single customer accounted for 10% or more of the Company's consolidated 2004 sales.

BACKLOG

At November 30, 2004, the Company had a backlog of firm orders for products amounting to approximately \$75,900,000. The backlog figure for November 30, 2003 was approximately \$85,800,000. Substantially all of the orders on hand at November 30, 2004 are expected to be filled during fiscal 2005.

COMPETITION

The Company encounters strong competition in the sale of all of its products. The Company competes in a number of filtration markets against a variety of competitors. The Company is unable to state its relative competitive position in all of these markets due to a lack of reliable industry-wide data. However, in the replacement market for heavy duty liquid and air filters used in internal combustion engines, the Company

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believes that it is among the top five companies measured by annual sales. In addition, the Company believes that it is a leading manufacturer of liquid and air filters for diesel locomotives. The Company believes that for industrial and environmental filtration products, it is among the top five companies measured by annual sales.

In the Packaging segment, its principal competitors include several manufacturers whose specialty packaging segments are smaller than the Company's and who often compete on a regional basis only. Strong competition is also presented by manufacturers of paper, plastic and glass containers. The Company's competitors generally manufacture and sell a wide variety of products in addition to packaging products of the type produced by the Company and do not publish separate sales figures relative to these competitive products. Consequently, the Company is unable to state its relative competitive position in those markets.

The Company believes that it is able to maintain its competitive position because of the quality and breadth of its products and services and the broad geographic scope of its operations.

PRODUCT DEVELOPMENT

The Company's Technical Centers and laboratories test product components and completed products to insure high quality manufacturing results, evaluate competitive products, aid suppliers in the development of product components, and conduct controlled tests of newly designed filters, filtration systems and packaging products for particular uses. Product development departments are concerned with the improvement and creation of new filters and filtration media, filtration systems, containers and packaging products in order to broaden the uses of these items, counteract obsolescence and evaluate other products available in the marketplace.

In fiscal 2004, the Company employed 103 professional employees on either a full-time or part-time basis on research activities relating to the development of new products or the improvement or redesign of its existing products. During this period the Company spent approximately \$7,950,000 on such activities as compared with \$7,403,000 for 2003 and \$6,482.000 for 2002.

During fiscal 2004, the Company completed an expansion to its process

liquid technical center in Greensboro, North Carolina and in fiscal 2005 expects to complete a new aviation fuel test facility in Greensboro, North Carolina.

ENVIRONMENTAL FACTORS

The Company is not aware of any facts which would cause it to believe that it is in material violation of existing applicable standards with respect to emissions to the atmosphere, discharges to waters, or treatment, storage and disposal of solid or hazardous wastes.

The Company is party to various other proceedings relating to environmental issues. The U.S. Environmental Protection Agency (EPA) and/or other responsible state agencies have designated the Company as a potentially responsible party (PRP), along with other companies, in remedial activities for the cleanup of waste sites under the federal Superfund statute.

Although it is not certain what future environmental claims, if any, may be asserted, the Company currently believes that its potential liability for known environmental matters does not exceed its present accruals of \$50,000. However, environmental and related remediation costs are difficult to quantify for a number of reasons including the number of parties involved, the difficulty in determining the extent of the contamination, the length of time remediation may require, the complexity of environmental regulation and the continuing advancement of remediation technology. Applicable federal law may impose joint and several liability on each PRP for the cleanup of a contaminated site.

The Company does anticipate, however, that it may be required to install additional pollution control equipment to augment or replace existing equipment in the future in order to meet applicable environmental standards. During fiscal 2003, the Company replaced certain oxidizers used to remove air borne contaminants at its Rockford, Illinois, packaging manufacturing facility. The cost of this project was about \$1.4 million. In the future similar equipment may be installed at the Company's packaging manufacturing facility located in

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Lancaster, Pennsylvania, at approximately the same cost. The Company is presently unable to predict the timing or the cost of any other project of this nature and cannot give any assurance that the cost of such projects may not have an adverse effect on earnings. However, the Company is not aware, at this time, of any other additional significant current or pending requirements to install such equipment at any of its facilities.

EMPLOYEES

As of November 30, 2004, the Company had approximately 5,035 employees.

(d) Financial Information About Foreign and Domestic Operations and Export Sales

Financial information relating to export sales and the Company's operations in the United States and other countries is included in Note Q to Notes to Consolidated Financial Statements. See page F-27 in this 2004 Form 10-K. The Company is not aware of any unusual risks attendant to the conduct of its operations in other countries.

INTERNET WEBSITE

The Company's Internet address is www.clarcor.com. The Company makes available, free of charge, on this website, its annual report on Form 10-K, its quarterly reports on Form 10-Q, its current reports on Form 8-K and amendments

to such reports filed or furnished pursuant to Section 13(a) or 15(d) of the Exchange Act as soon as reasonably practicable after such forms are electronically filed with the SEC. In addition, the following corporate governance documents can be found on this website: (a) charters for the Audit Committee, the Corporate Governance Committee and the Compensation Committee of the Board of Directors; (b) Code of Conduct; (c) Code of Ethics for Chief Executive Officer and Senior Financial Officers; (d) Corporate Governance Guidelines; (e) Disclosure Controls and Procedures; (f) Procedures Regarding Reports of Misconduct or Alleged Misconduct and (g) the Company's By-laws. Copies of all of these documents can also be obtained, free of charge, upon written request to the Corporate Secretary, CLARCOR Inc., 840 Crescent Centre Drive, Suite 600, Franklin, TN 37067.

ITEM 2. PROPERTIES.

Location

In 2004 the Company leased about 23,000 square feet of office space in Franklin, Tennessee, and moved its corporate headquarters to that location.

Engine/Mobile Filtration. The following is a description of the principal properties utilized by the Company in conducting its Engine/Mobile Filtration business:

The Baldwin Filters' Kearney, Nebraska plant contains 516,000 square feet of manufacturing and warehousing space, 25,000 square feet of research and development space, and 40,000 square feet of office space. The Kearney facility is located on a site of approximately 40 acres. A manufacturing facility located in Yankton, South Dakota has approximately 170,000 square feet of floor space on a 21 acre tract. Both facilities are owned by the Company. In addition, Baldwin has a capital lease for a 100,000 square foot manufacturing facility on a site of 20 acres in Gothenburg, Nebraska.

The Company manufactures filters for diesel locomotives and dust collector cartridges in Lancaster, Pennsylvania at its Clark Filter plant. The building, constructed about 1968 on an 11.4 acre tract of land, contains 168,000 square feet of manufacturing and office space and is owned by the Company.

CLARCOR UK owns two facilities on four acres in Warrington, Cheshire, England, which are used for offices, manufacturing and warehousing. These facilities total approximately 6,600 square meters.

Baldwin-Weifang Filters Ltd. leases eight buildings in Weifang, China aggregating approximately 180,000 square feet. These facilities are utilized for manufacturing and administrative purposes.

The Company leases various facilities in Australia, Belgium, Mexico, South Africa and the United Kingdom for the manufacture and distribution of engine/mobile filtration products.

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Industrial/Environmental Filtration. The following is a description of the principal properties utilized by the Company in conducting its Industrial/Environmental Filtration business:

CLC Air has 14 manufacturing facilities and distribution centers. It leases 226,000 square feet in Henderson, North Carolina, 142,000 square feet in New Albany, Indiana, 99,000 square feet in Louisville, Kentucky, 84,000 square feet in Corona, California, 83,500 square feet in Dallas, Texas, 83,000 square feet in Rockford, Illinois, 108,000 square feet in Sacramento, California and smaller

facilities in Davenport, Iowa, Kenly, North Carolina, and Clover, South Carolina. CLC Air owns the following facilities: (a) the Airguard High Efficiency Filter plant, located in Jeffersontown, Kentucky on a 7.5 acre tract of land, which contains 100,000 square feet of manufacturing and office facilities; (b) a 290,000 square foot manufacturing facility on 100 acres in Campbellsville, Kentucky for the production of air filtration products; (c) a manufacturing and office facility in Ottawa, Kansas, which contains 41,000 square feet; (d) a 235,000 square foot manufacturing and office facility in Henderson, North Carolina on a site of approximately 25 acres; and (e) a 50,000 square foot manufacturing and office facility in Kenly, North Carolina.

CLC Air administrative and sales offices and distribution facilities are located in leased facilities in Louisville, Kentucky. The Company also leases facilities in Malaysia and Singapore.

Facet owns manufacturing and distribution facilities in Tulsa, Oklahoma and La Coruna, Spain. The Tulsa facilities contain approximately 142,000 square feet on a 16 acre site. The La Coruna facility is on an approximately 17,000 square meter site and the building contains 5,700 square meters. Facet also leases facilities in Stillwell, Oklahoma; Tulsa, Oklahoma; Italy; Germany; France; United Kingdom and The Netherlands.

Purolator Facet, Inc. ("PFI") owns two manufacturing and distribution facilities in Greensboro, North Carolina. One facility contains approximately 88,000 square feet on a 21 acre site. The second, comprising of 97,000 square feet, was acquired in 2004 to support the expansion of PFI's manufacturing facilities for products sold to the oil and gas industry as well as hydraulic filtration products and string wound and melt blown cartridges and bag filters formerly manufactured by another subsidiary of the Company.

Purolator EFP leases a 80,000 square foot office and manufacturing facility in Houston, Texas, owns a 48,000 square foot manufacturing facility in Shelby, North Carolina and leases warehouse facilities in Dalton, Georgia.

TFS leases 80,000 square feet of headquarters space in Rochester Hills, Michigan, and a 9,000 square foot facility in Birmingham, Alabama. In addition, it leases office, warehouse space or distribution facilities in Anaheim, Fresno, Hayward, Corona and Sacramento, California; Cincinnati and Columbus, Ohio; Jasper and Indianapolis, Indiana; Kansas City, Missouri; Wichita, Kansas; Sparks, Nevada; Fairfax, Virginia; Phoenix, Arizona; Auburn, Washington; Atlanta, Georgia; Jackson, Mississippi; Louisville, Kentucky; Portland, Oregon; Houston and Dallas, Texas; Troy, Michigan; and Commerce City, Colorado. It also owns an office and warehouse facility consisting of a total of 33,000 square feet in Goodlettsville, Tennessee.

United Air Specialists ("UAS") has its offices and primary manufacturing facility in Blue Ash, Ohio (a suburb of Cincinnati), on approximately 17 acres of land. This facility was built in 1978 and was expanded in 1991 and 1993 to a total of approximately 157,000 square feet. In addition, UAS leases sales and service facilities in Bad Camberg, Germany.

AFG owns a 40,000 square foot manufacturing and office facility in Sacramento, California.

Packaging. The following is a description of the principal properties utilized by the Company in conducting its Packaging business:

The Company's J. L. Clark, Rockford, Illinois plant, located on 34 acres, consists of one-story manufacturing buildings, the first of which was constructed in 1910. Since then a number of major additions have been constructed and an injection molding plant was constructed in 1972. Approximately 450,000 square feet of floor area are devoted to manufacturing,

warehouse and office use. Of the 34 acres, approximately 12 are vacant.

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A J. L. Clark plant is located in Lancaster, Pennsylvania on approximately 11 acres. It consists of a two-story office building containing approximately 7,500 square feet of floor space and a manufacturing plant and warehouse containing 236,000 square feet of floor space, most of which is on one level. These buildings were constructed between 1924 and 1964.

J. L. Clark also leases a manufacturing facility in Lathrop, California.

The various properties owned by the Company are considered by it to be in good repair and well maintained. Plant asset additions in 2005 are estimated at \$25,000,000 to \$30,000,000 for land, buildings, equipment and machinery and cost reduction projects.

Function

Engine/Mobile Filtration. Oil, air, fuel, hydraulic fluid and coolant filters are produced at the Baldwin facilities in Kearney and Gothenburg, Nebraska and Yankton, South Dakota. The various processes of pleating paper, winding cotton and synthetic fibers, placing the filter element in a metal or fiber container and painting the containers are highly mechanized, but require some manual assistance. The plants also maintain an inventory of special dies and molds for filter manufacture.

Oil, air and fuel filters, primarily for use in the railroad industry, are produced at Clark Filter in Lancaster, Pennsylvania.

At its facilities in Warrington, England, CLARCOR UK produces large scale air filtration systems primarily for diesel and gas turbine power installations, air filters and units for agricultural and off-road vehicles and specialty filters mainly for vacuum cleaners, pharmaceuticals and incineration applications.

Baldwin-Weifang Filters Ltd. manufactures heavy duty engine filters and electrostatic air pollution control systems for Asian markets at its Weifang, China facility.

Industrial/Environmental Filtration. Air filters for the commercial, residential and industrial markets are produced in the CLC Air facilities. Dust collection systems, high efficiency electronic air cleaning systems and electrostatic precision spraying systems are designed and manufactured at the UAS facility in Cincinnati, Ohio.

Specialty filter products for aviation, oil and gas drilling, military, marine and paper and chemical processes and industrial hydraulic filters are manufactured and assembled at the PFI facilities in Greensboro, North Carolina. The manufacturing processes include bonding and sintering metal, tungsten inert gas and electron beam welding and diffusion-bonding of wire. Facet designs, manufactures and assembles filters and filtration systems for aircraft refueling, power generation, water treatment and general industrial applications at its United States and European facilities. The company also uses outside contractors for assembly and manufacturing of some of its products. Many of these products require special commercial or military technical approvals or product certification. String wound and melt blown cartridges and bag filters are also manufactured at PFI's Greensboro, North Carolina facility.

Extruder and pack screens, fabricated wire cloth parts, fabricated wire cloth filters and other products primarily for applications in the polymer fiber

and plastics production are manufactured by Purolator EFP at its plants in Texas and North Carolina.

Depth media filters for the pharmaceutical, biotech and food and beverage industries and other critical process filtration applications are manufactured at the AFG facility in Sacramento, California.

Packaging. The Company's metal and combination metal and plastic packaging products are produced at J. L. Clark plants located in Rockford, Illinois, Lancaster, Pennsylvania, and Lathrop, California. The Rockford and Lancaster plants are completely integrated facilities which include creative and mechanical art departments and computer capabilities for color separation, digital preparation of multiple-design artwork data and fabricating lithographing plates. Metal sheets are decorated on coating machines and lithographing presses connected with conveyor ovens. Decorated sheets are then cut to working sizes on shearing equipment,

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following which fabrication is completed by punch presses, can-forming and can-closing equipment and other specialized machinery for supplementary operations.

Plastic packaging capabilities include molding and labeling of irregular shaped plastic containers and customized plastic closures which have product dispensing as well as convenience features.

ITEM 3. LEGAL PROCEEDINGS.

The Company is involved in legal actions arising in the normal course of business. Management is of the opinion that the outcome of these actions will not have a material adverse effect on the Company's consolidated results of operations or financial position.

ITEM 4. SUBMISSION OF MATTERS TO A VOTE OF SECURITY HOLDERS.

None.

ADDITIONAL ITEM: EXECUTIVE OFFICERS OF THE REGISTRANT

NAME	AGE AT 11/30/04	YEAR ELECTED TO OFFICE
Norman E. Johnson	56	2000
William B. Walker	64	2003

Executive Vice President-Industrial/Environmental Filtration in 1999, President, Environmental Filtration in 2000 and Vice Chairman of the Company in 2003.

Bruce A. Klein	57	1995
Sam Ferrise	48	2003
David J. Lindsay	49	1995

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NAME 	AGE AT 11/30/04	YEAR ELECTED TO OFFICE
Peter F. Nangle	43	1999
Marcia S. Blaylock	48	2000
David J. Boyd Vice President, General Counsel and Corporate Secretary. Mr. Boyd became an officer of the Company in May 2000. Prior to that date he served as a partner in the law firm of Sidley Austin Brown & Wood LLP since 1972.	64	2000

Each executive officer of the Company is elected by the Board of Directors for a term of one year which begins at the Board of Directors Meeting at which

he or she is elected, held at the time of the Annual Meeting of Shareholders, and ends on the date of the next Annual Meeting of Shareholders or upon the due election and qualification of his or her successor.

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PART II

ITEM 5. MARKET FOR THE REGISTRANT'S COMMON STOCK AND RELATED SHAREHOLDER MATTERS.

The Company's Common Stock is listed on the New York Stock Exchange; it is traded under the symbol CLC. The following table sets forth the high and low market prices as quoted during the relevant periods on the New York Stock Exchange and dividends per share paid for each quarter of the last two fiscal years.

	MARKET PRICE		
QUARTER ENDED	HIGH	LOW	DIVIDEND
February 28, 2004	45.45 45.83	\$41.20 40.15 42.32 43.65	\$0.1250 0.1250 0.1250 0.1275
Total Dividends			\$0.5025 ======

	MARKET	PRICE	
QUARTER ENDED	HIGH		DIVIDENDS
March 1, 2003		\$31.05 33.11	\$0.1225 0.1225
August 30, 2003	43.51	35.95	0.1225
	40.00	30.23	
Total Dividends			\$0.4925 =====

The approximate number of holders of record of the Company's Common Stock at January 14, 2005 is 1,541. In addition, the Company believes that there are approximately 6,100 beneficial owners whose shares are held in street names.

ITEM 6. SELECTED FINANCIAL DATA.

The information required hereunder is included as Exhibit 13(a)(i) to this 2004 Form 10-K.

ITEM 7. MANAGEMENT'S DISCUSSION AND ANALYSIS OF FINANCIAL CONDITION AND RESULTS OF OPERATION.

The information required hereunder is included as Exhibit 13(a)(ii) to this 2004 Form 10-K.

ITEM 7A. QUANTITATIVE AND QUALITATIVE DISCLOSURES ABOUT MARKET RISK.

The information required hereunder is included as part of Exhibit 13(a) (ii) to this 2004 Form 10-K.

ITEM 8. FINANCIAL STATEMENTS AND SUPPLEMENTARY DATA.

The Consolidated Financial Statements, the Notes thereto and the report thereon of PricewaterhouseCoopers LLP, an independent registered public accounting firm, required hereunder with respect to the Company and its consolidated subsidiaries are included in this 2004 Form 10-K on pages F-1 through F-27.

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ITEM 9. CHANGES IN AND DISAGREEMENTS WITH ACCOUNTANTS ON ACCOUNTING AND FINANCIAL DISCLOSURE.

None.

ITEM 9A. CONTROLS AND PROCEDURES.

CONCLUSION REGARDING THE EFFECTIVENESS OF DISCLOSURE CONTROLS AND PROCEDURES

Under the supervision and with the participation of the Company's management, including its Chief Executive Officer and Chief Financial Officer, the Company conducted an evaluation of its disclosure controls and procedures, as such term is defined under Rule 13a-15(e) promulgated under the Securities Exchange Act of 1934, as amended (the "Exchange Act"). Based on this evaluation, Chief Executive Officer and the Chief Financial Officer, concluded that the Company's disclosure controls and procedures were effective as of November 27, 2004, the end of the period covered by this annual report.

MANAGEMENT'S REPORT ON INTERNAL CONTROL OVER FINANCIAL REPORTING

The management of CLARCOR is responsible for establishing and maintaining adequate internal control over financial reporting, as such term is defined in Exchange Act Rule 13a-15(f). Under the supervision and with the participation of management, including the Company's Chief Executive Officer and Chief Financial Officer, an evaluation of the effectiveness of the Company's internal control over financial reporting was conducted based on the framework in Internal Control -- Integrated Framework issued by the Committee of Sponsoring Organizations of the Treadway Commission ("COSO"). Based on that evaluation under the framework in Internal Control -- Integrated Framework issued by the COSO, the Company's management concluded that the Company's internal control over financial reporting was effective as of November 27, 2004.

Management has excluded Purolator EFP from its assessment of internal control over financial reporting as of November 27, 2004 because it was acquired by the Company in a purchase business combination during 2004. Purolator EFP is a wholly-owned subsidiary whose total assets and total revenues represented 7% and 1%, respectively, of the related consolidated financial statement amounts as of and for the year ended November 27, 2004.

Management's assessment of the effectiveness of the Company's internal control over financial reporting as of November 27, 2004 has been audited by PricewaterhouseCoopers LLP, an independent registered public accounting firm, as stated in their report which is included herein.

ITEM 9B. OTHER INFORMATION.

None.

PART III

ITEM 10. DIRECTORS AND EXECUTIVE OFFICERS OF THE REGISTRANT.

Certain information required hereunder is set forth in the Company's Proxy Statement dated February 17, 2005 (the "Proxy Statement") for the Annual Meeting of Shareholders to be held on March 21, 2005 under the caption "Election of Directors -- Nominees for Election to the Board of Directors," "-- Information Concerning Nominees and Directors" and "-- The Board of Directors -- Audit Committee" and is incorporated herein by reference. Additional information required hereunder is set forth in the Proxy Statement under the caption "Beneficial Ownership of the Company's Common Stock -- Section 16(a) Beneficial Ownership Reporting Compliance" and is incorporated herein by reference.

ITEM 11. EXECUTIVE COMPENSATION.

The information required hereunder is set forth in the Proxy Statement under the captions "Compensation of Executive Officers and Other Information" and "Report of the Compensation Committee" and under the caption "Performance Graph" and is incorporated herein by reference.

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ITEM 12. SECURITY OWNERSHIP OF CERTAIN BENEFICIAL OWNERS AND MANAGEMENT AND RELATED STOCKHOLDER MATTERS.

The information required hereunder is set forth in the Proxy Statement under the caption "Equity Compensation Plan Information" and under the caption "Beneficial Ownership of the Company's Common Stock" and is incorporated herein by reference.

ITEM 13. CERTAIN RELATIONSHIPS AND RELATED TRANSACTIONS.

None.

ITEM 14. PRINCIPAL ACCOUNTANT FEES AND SERVICES.

The information required herein is set forth in the Proxy Statement under the caption "Report of the Audit Committee -- Amounts Paid to PricewaterhouseCoopers LLP."

PART IV

- ITEM 15. EXHIBITS, FINANCIAL STATEMENTS, SCHEDULES AND REPORTS ON FORM 8-K.
 - (a)(1) Financial Statements

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November 30, 2004, 2003 and 2002	F-4

years ended Consolidated November 30	Statements of Shareholders' Equity for the d November 30, 2004, 2003 and 2002	F-5 F-6 F-7
(a)(2) I	Financial Statement Schedule	
II. Valuation	n and Qualifying Accounts	S-1
omitted for t	al statements and schedules other than those listed the reason that they are not applicable, are not re is included in the financial statements or the foot	quired, or the
to report the Company's fir ended on Augu Compensation of two direct of a press re	Company filed Current Reports on Form 8-K on (a) See issuance by the Company of a press release disclonancial results for the third quarter and nine mont ust 28, 2004, (b) December 15, 2004 to report a reversion Plan for Directors, (c) January 4, 2005 to report tors and (d) January 13, 2005 to report the issuance elease disclosing the Company's financial results for fiscal year which ended on November 27, 2004.	sing the h period which ision of the the resignation e by the Company
(c) Exh	ibits	
3.1	The registrant's Second Restated Certificate of Incorporation. Incorporated by reference to Exhibithe Company's Annual Report on Form 10-K for the fended November 30, 1998.	
	14	
3.1(a)	Amendment to ARTICLE FOURTH of the Second Restated Certificate of Incorporation. Incorporated by refe the Company's Proxy Statement dated February 18, 1	rence to

the Annual Meeting of Shareholders held on March 23, 1999.

Proposed amendment to ARTICLE FOURTH of the Second Restated Certificate of Incorporation. Incorporated by reference to the Company's Proxy Statement dated February 17, 2005 for the Annual Meeting of Shareholders to be held on March 21,

Certificate of Designation of Series B Junior Participating Preferred Stock of CLARCOR as filed with the Secretary of

Incorporated by reference to Exhibit 4.5 to the Registration

The registrant's By-laws, as amended. Incorporated by reference to Exhibit 3.2 to the Company's Annual Report on Form 10-K for the fiscal year ended November 30, 1995.

State of the State of Delaware on April 2, 1996.

Statement on Form 8-A filed April 3, 1996.

3.1(b)

3.2

3.3

- 4.1 Stockholder Rights Agreement dated as of March 28, 1996 between the registrant and the First Chicago Trust of New York. Incorporated by reference to Exhibit 4 to the Company's Current Report on Form 8-K filed April 3, 1996.
- 4.1(a) First Amendment to Stockholders Rights Agreement dated as of March 23, 1999. Incorporated by reference to Exhibit 4 to the Company's Form 8-A/A filed March 29, 1999.
- 4.2 Certain instruments defining the rights of holders of long-term debt securities of CLARCOR and its subsidiaries are omitted pursuant to Item 601(b)(4)(iii)(A) of Regulation S-K. CLARCOR hereby agrees to furnish copies of these instruments to the SEC upon request.
- 4.2(c) Credit Agreement dated as of April 8, 2003 among CLARCOR Inc., the Lenders and Bank One, NA, as Agent. Incorporated by reference to Exhibit 4 to the Company's Quarterly Report on Form 10-Q filed June 27, 2003.
- 10.1 The registrant's Deferred Compensation Plan for Directors. Incorporated by reference to Exhibit 10.1 to the Company's Annual Report on Form 10-K for the fiscal year ended November 30, 1984 (the "1984 10-K").
- 10.2 The registrant's Supplemental Retirement Plan. Incorporated by reference to Exhibit 10.2 to the 1984 10-K.
- 10.2(a) The registrant's 1994 Executive Retirement Plan.
 Incorporated by reference to Exhibit 10.2(a) to the
 Company's Annual Report on Form 10-K for the fiscal year
 ended December 3, 1994 ("1994 10-K").
- 10.2(b) The registrant's 1994 Supplemental Pension Plan.
 Incorporated by reference to Exhibit 10.2(b) to the 1994
 10-K.
- 10.2(c) The registrant's Supplemental Retirement Plan (as amended and restated effective December 1, 1994). Incorporated by reference to Exhibit 10.2(c) to the 1994 10-K.
- 10.3 The registrant's 1984 Stock Option Plan. Incorporated by reference to Exhibit A to the Company's Proxy Statement dated March 2, 1984 for the Annual Meeting of Shareholders held on March 31, 1984.
- 10.4 Employment Agreements with certain officers. Incorporated by reference to Exhibit 5 to the Company's Current Report on Form 8-K filed July 25, 1989.
- 10.4(a)(1) Form of Amended and Restated Employment Agreement with each of Marcia S. Blaylock, David J. Boyd, Sam Ferrise, Bruce A. Klein, David J. Lindsay, Peter F. Nangle, and William B. Walker. Incorporated by Reference to Exhibit 10.4(a)(1) to the Company's Annual Report on Form 10-K for the fiscal year ended December 2, 2000 (the "2000 10-K").
- 10.4(c) Employment Agreement with Norman E. Johnson dated July 1, 1997. Incorporated by reference to Exhibit 10.4(c) to the 1997 10-K.

10.4(c)(1)	Amended and Restated Employment Agreement with Norman E. Johnson dated as of December 17, 2000. Incorporated by Reference to Exhibit 10.4(c)(1) to the 2000 10-K.
10.4(d)	Trust Agreement dated December 1, 1997. Incorporated by reference to Exhibit 10.4(d) to the 1997 10-K.
10.4(e)	Executive Benefit Trust Agreement dated December 22, 1997. Incorporated by reference to Exhibit 10.4(e) to the 1997 10-K.
10.5	The registrant's 1994 Incentive Plan (the "1994 Plan") as amended through June 30, 2000. Incorporated by Reference to Exhibit 10.5 to the 2000 10-K.
10.5(a)	Amendment to the 1994 Plan adopted December 18, 2000. Incorporated by Reference to Exhibit 10.5(a) to the 2000 10-K.
10.5(b)	The registrant's 2004 Incentive Plan (the "2004 Plan"). Incorporated by reference to Exhibit A to the Company's Proxy Statement dated February 20, 2003 for the Annual Meeting of Shareholders held on March 24, 2003.
10.5(c)	Amendment to the 1994 Plan and to the 2004 Plan. Incorporated by reference to Exhibit 10.5(c) to the Company's Annual Report for the fiscal year ended November 29, 2003 (the "2003 10-K").
*12.1	Computation of Certain Ratios.
*13 (a)	The following items are included as Exhibits to this Annual Report on Form 10-K:
	(i) The "11-Year Financial Review"; and
(.	ii) Management's Discussion and Analysis of Financial Condition and Results of Operation.
14	Code of Ethics for Chief Executive Officer and Senior Financial Officers. Incorporated by reference to Exhibit 14 to the 2003 10-K.
*21	Subsidiaries of the Registrant.
*23	Consent of Independent Registered Public Accounting Firm.
*31.1	Certification of Norman E. Johnson, Chairman, President and Chief Executive Officer of the Company, pursuant to Rule 13a-14(a) of the Exchange Act.
*31.2	Certification of Bruce A. Klein, Vice President Finance and Chief Financial Officer of the Company, pursuant to Rule 13a-14(a) of the Exchange Act.
*32.1	Certification of Norman E. Johnson, Chairman, President and Chief Executive Officer of the Company, pursuant to Section 1350 of Chapter 63 of Title 18 of the United States Code.

*32.2 Certification of Bruce A. Klein, Vice President -- Finance and Chief Financial Officer of the Company, pursuant to Section 1350 of Chapter 63 of Title 18 of the United States Code.

* Filed herewith.

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SIGNATURES

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

Date: February 10, 2005 CLARCOR Inc. (Registrant)

Robert J. Burgstahler Director

By: /s/ NORMAN E. JOHNSON

Norman E. Johnson
Chairman of the Board, President &
Chief Executive Officer

Pursuant to the requirements of the Securities Exchange Act of 1934, this report has been signed below by the following persons on behalf of the registrant and in the capacities and on the dates indicated.

Date: February 10, 2005 By: /s/ NORMAN E. JOHNSON _____ Norman E. Johnson Chairman of the Board, President & Chief Executive Officer and Director /s/ BRUCE A. KLEIN Date: February 10, 2005 By: Bruce A. Klein Vice President -- Finance & Chief Financial Officer Date: February 10, 2005 By: /s/ MARCIA S. BLAYLOCK ______ Marcia S. Blaylock Vice President, Controller & Chief Accounting Officer Date: February 10, 2005 By: /s/ J. MARC ADAM _____ J. Marc Adam Director Date: February 10, 2005 By: /s/ ROBERT J. BURGSTAHLER _____

Date:	February	10,	2005	By:	/s/ PAUL DONOVAN
					Paul Donovan

Director

Date: February 10, 2005 By: /s/ ROBERT H. JENKINS

Robert H. Jenkins
Director

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Date: February 10, 2005 By: /s/ PHILIP R. LOCHNER, JR.

Philip R. Lochner, Jr.

Director

Date: February 10, 2005 By: /s/ JAMES L. PACKARD

James L. Packard
Director

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REPORT OF INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM

To the Board of Directors and Shareholders of CLARCOR Inc.

We have completed an integrated audit of CLARCOR Inc.'s 2004 consolidated financial statements and of its internal control over financial reporting as of November 27, 2004 and audits of its 2003 and 2002 consolidated financial statements in accordance with the standards of the Public Company Accounting Oversight Board (United States). Our opinions, based on our audits, are presented below.

CONSOLIDATED FINANCIAL STATEMENTS AND FINANCIAL STATEMENT SCHEDULE

In our opinion, the consolidated financial statements listed in the index appearing under Item 15(a)(1) present fairly, in all material respects, the financial position of CLARCOR Inc. and its subsidiaries at November 27, 2004 and November 29, 2003, and the results of their operations and their cash flows for each of the three years in the period ended November 27, 2004 in conformity with accounting principles generally accepted in the United States of America. In addition, in our opinion, the financial statement schedule listed in the index appearing under Item 15(a)(2) presents fairly, in all material respects, the information set forth therein when read in conjunction with the related consolidated financial statements. These financial statements and financial statement schedule are the responsibility of the Company's management. Our responsibility is to express an opinion on these financial statements and financial statement schedule based on our audits. We conducted our audits of these statements in accordance with the standards of the Public Company Accounting Oversight Board (United States). Those standards require that we plan and perform the audit to obtain reasonable assurance about whether the financial statements are free of material misstatement. An audit of financial statements

includes examining, on a test basis, evidence supporting the amounts and disclosures in the financial statements, assessing the accounting principles used and significant estimates made by management, and evaluating the overall financial statement presentation. We believe that our audits provide a reasonable basis for our opinion.

INTERNAL CONTROL OVER FINANCIAL REPORTING

Also, in our opinion, management's assessment, included in Management's Report on Internal Control Over Financial Reporting appearing under Item 9A, that the Company maintained effective internal control over financial reporting as of November 27, 2004 based on criteria established in Internal Control -- Integrated Framework issued by the Committee of Sponsoring Organizations of the Treadway Commission (COSO), is fairly stated, in all material respects, based on those criteria. Furthermore, in our opinion, the Company maintained, in all material respects, effective internal control over financial reporting as of November 27, 2004, based on criteria established in Internal Control -- Integrated Framework issued by the COSO. The Company's management is responsible for maintaining effective internal control over financial reporting and for its assessment of the effectiveness of internal control over financial reporting. Our responsibility is to express opinions on management's assessment and on the effectiveness of the Company's internal control over financial reporting based on our audit. We conducted our audit of internal control over financial reporting in accordance with the standards of the Public Company Accounting Oversight Board (United States). Those standards require that we plan and perform the audit to obtain reasonable assurance about whether effective internal control over financial reporting was maintained in all material respects. An audit of internal control over financial reporting includes obtaining an understanding of internal control over financial reporting, evaluating management's assessment, testing and evaluating the design and operating effectiveness of internal control, and performing such other procedures as we consider necessary in the circumstances. We believe that our audit provides a reasonable basis for our opinions.

A company's internal control over financial reporting is a process designed to provide reasonable assurance regarding the reliability of financial reporting and the preparation of financial statements for external purposes in accordance with generally accepted accounting principles. A company's internal control over financial reporting includes those policies and procedures that (i) pertain to the maintenance of records that, in

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reasonable detail, accurately and fairly reflect the transactions and dispositions of the assets of the company; (ii) provide reasonable assurance that transactions are recorded as necessary to permit preparation of financial statements in accordance with generally accepted accounting principles, and that receipts and expenditures of the company are being made only in accordance with authorizations of management and directors of the company; and (iii) provide reasonable assurance regarding prevention or timely detection of unauthorized acquisition, use, or disposition of the company's assets that could have a material effect on the financial statements.

Because of its inherent limitations, internal control over financial reporting may not prevent or detect misstatements. Also, projections of any evaluation of effectiveness to future periods are subject to the risk that controls may become inadequate because of changes in conditions, or that the degree of compliance with the policies or procedures may deteriorate.

As described in Management's Report on Internal Control Over Financial Reporting, management has excluded Purolator EFP from its assessment of internal control over financial reporting as of November 27, 2004 because it was acquired

by the Company in a purchase business combination during 2004. We have also excluded Purolator EFP from our audit of internal control over financial reporting. Purolator EFP is a wholly-owned subsidiary whose total assets and total revenues represent 7% and 1%, respectively, of the related consolidated financial statement amounts as of and for the year ended November 27, 2004.

/s/ PricewaterhouseCoopers LLP

Louisville, KY February 7, 2005

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CLARCOR INC.

CONSOLIDATED BALANCE SHEETS NOVEMBER 30, 2004 AND 2003 (DOLLARS IN THOUSANDS EXCEPT PER SHARE DATA)

	2004	2003
ASSETS		
Current assets:		
Cash and short-term cash investments	\$ 22,520	\$ 8,348
for 2004 and \$9,106 for 2003	143,719	127,546
Inventories	115,571	99 , 673
Prepaid expenses and other current assets	5,111	5,880
Deferred income taxes	17 , 069	15 , 955
Total current assets	303,990	257 , 402
Plant assets, at cost less accumulated depreciation	142,242	129,572
Acquired intangibles, less accumulated amortization	147,789	122,351
Pension assets	24,574	20,153
Other noncurrent assets	9,202	8,759
Total assets	\$627 , 797	\$538,237
	======	======
LIABILITIES		
Current liabilities:		
Current portion of long-term debt	\$ 420	\$ 674
Accounts payable and accrued liabilities	117 , 859	102,322
Income taxes	7 , 993	8,377
Total current liabilities	126 , 272	111,373
Long-term debt, less current portion	24,130	16,913
Postretirement health care benefits	4,380	4,313
Long-term pension liabilities	11,256	7,813
Deferred income taxes	26 , 778	21,729
Other long-term liabilities	4,874	4,026
Minority interests	1,645	1,678

Contingencies

SHAREHOLDERS' EQUITY

Capital stock: Preferred, par value \$1, authorized 5,000,000 shares, none		
issued		
25,611,527 in 2004 and 25,309,127 in 2003	25,612	25,309
Capital in excess of par value	23,995	19,998
Accumulated other comprehensive earnings	1,671	(936)
Retained earnings	377 , 184	326,021
Total shareholders' equity	428,462	370 , 392
Total liabilities and shareholders' equity	\$627 , 797	\$538 , 237
	======	=======

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

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CLARCOR INC.

CONSOLIDATED STATEMENTS OF EARNINGS FOR THE YEARS ENDED NOVEMBER 30, 2004, 2003 AND 2002 (DOLLARS IN THOUSANDS EXCEPT PER SHARE DATA)

		2004 2003		2002		
Net sales		787,686 547,058		741,358 519,667		715,563 508,273
The state of the s		240,628		221,691		
Operating profit				87 , 062		77 , 775
Other income (expense): Interest expense Interest income Other, net		(446)		(1,767) 235 529		(6,073) 461 (713)
		883		(1,003)		(6,325)
Earnings before income taxes and minority interests				86 , 059		71,450 24,773
Earnings before minority interests		64 , 343 (346)		54 , 688 (136)		46,677 (76)
Net earnings	\$	63 , 997	\$	54 , 552	\$	46,601
Net earnings per common share: Basic Diluted	\$	2.51	\$ \$	2.17 2.15	\$ \$	1.88
Average number of common shares outstanding: Basic Diluted	25		25	5,106,561 5,372,806	24	

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

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CLARCOR INC.

CONSOLIDATED STATEMENTS OF SHAREHOLDERS' EQUITY
FOR THE YEARS ENDED NOVEMBER 30, 2004, 2003 AND 2002
(DOLLARS IN THOUSANDS EXCEPT PER SHARE DATA)

	COMMON STO	CK	CAPITAL IN	ACCUMULATED		
	NUMBER OF SHARES	AMOUNT	EXCESS OF PAR	OTHER COMPREHENSIVE		
	ISSUED	ISSUED	VALUE	EARNINGS		
Balance, November 30, 2001	24,626,236	\$24 , 626	\$ 9 , 565	\$(9 , 179)		
Net earnings Other comprehensive earnings, net of tax:						
Minimum pension liability				(1 100)		
adjustment				(1,122)		
Unrealized gain on derivative Translation adjustments				1,906 2,208		
Total comprehensive earnings						
Stock options exercised Tax benefit applicable to stock	278,969	279	(501)			
options			2 , 939			
plans Forfeiture of stock under award	17,884	18	851			
plans	(4,475)	(4)				
share						
Balance, November 30, 2002	24,918,614	24,919	12,854	(6 , 187)		
<pre>Net earnings Other comprehensive earnings, net of tax:</pre>						
Minimum pension liability adjustment				517		
Translation adjustments				4,734		
Total comprehensive earnings						
Stock options exercised Tax benefit applicable to stock	385,170	385	2 , 097			
options Issuance of stock under award			4,494			
plans Forfeiture of stock under award	11,913	12	553			

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plans	(6,570)	(7)		
Cash dividends \$0.4925 per common share				
Balance, November 30, 2003	25,309,127	25,309	19,998	(936)
Net earnings Other comprehensive earnings, net of tax: Minimum pension liability				
adjustmentTranslation adjustments				(1,229) 3,836
Total comprehensive earnings				
Stock options exercised Tax benefit applicable to stock	265,041	265	(2,667)	
options Issuance of stock under award			5,378	
plans	37,359	38	1,286	
share				
Balance, November 30, 2004	25,611,527 =======	\$25,612 =====	\$23 , 995	\$ 1,671 ======

The accompanying notes are on integral part of the consolidated financial statements.

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CLARCOR INC.

CONSOLIDATED STATEMENTS OF CASH FLOWS FOR THE YEARS ENDED NOVEMBER 30, 2004, 2003 AND 2002 (DOLLARS IN THOUSANDS)

	2004	2003	2002
Cash flows from operating activities: Net earnings	\$ 63,997	\$ 54,552	\$ 46,601
Depreciation	18,241	18,078	18,999
Amortization	910	907	761
Minority interests in earnings of subsidiaries	346	136	76
<pre>Net (gain)/loss on dispositions of plant assets Changes in assets and liabilities, net of business acquisitions:</pre>	(522)	105	146
Accounts receivable	(13, 152)	(4,392)	(3,804)
Inventories	(11,303)	3 , 572	1,561
Prepaid expenses and other current assets	831	(332)	(150)
Other noncurrent assets	1,056	(862)	1,495
Accounts payable and accrued liabilities	7 , 893	5 , 879	14,020
Pension assets and liabilities, net	(2 , 936)	1,817	(1,757)
<pre>Income taxes</pre>	4,994	4,810	5 , 756
Deferred income taxes	4,051 	3,626	1,315

Net cash provided by operating activities	74,406	87,896	85,019
Cash flows from investing activities:			
Additions to plant assets	(22,352)	(13,042)	(12, 204)
Business acquisitions, net of cash acquired	(41,893)		(6 , 677)
Dispositions of plant assets	2,071	7	63
Other, net	(35)	49	(160)
Net cash used in investing activities		(12,986)	
Cash flows from financing activities:			
Proceeds from multicurrency revolving credit agreements	30,713	108,386	24,333
Payments on multicurrency revolving credit agreements	(19,000)	(170 , 859)	(68,500)
Payments on long-term debtSales of capital stock under stock option and employee	(519)	(11,044)	(5,604)
purchase plans	2,703	5,254	1,972
Cash dividends paid		(12,406)	
Net cash provided by (used in) financing			
activities	1,063	(80,669)	
Net effect of exchange rate changes on cash	912	360	62
Net change in cash and short-term cash investments		(5,399)	
Cash and short-term cash investments, beginning of year	8,348	•	7,418
Cash and short-term cash investments, end of year			

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

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NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (DOLLARS IN THOUSANDS EXCEPT PER SHARE DATA)

A. ACCOUNTING POLICIES

Principles of Consolidation

The consolidated financial statements include all domestic and foreign subsidiaries that are more than 50% owned and controlled. CLARCOR Inc. and its subsidiaries are hereinafter collectively referred to as the "Company" or CLARCOR. The Company has three reportable segments: Engine/Mobile Filtration, Industrial/Environmental Filtration and Packaging.

Use of Management's Estimates

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

Accounting Period

The Company's fiscal year ends on the Saturday closest to November 30. The fiscal years ended November 27, 2004, November 29, 2003, and November 30, 2002 were comprised of fifty-two weeks. In the consolidated financial statements, all

fiscal years are shown to begin as of December 1 and end as of November 30 for clarity of presentation.

Cash Equivalents

All highly liquid investments with a maturity of three months or less when purchased or that are readily saleable are considered to be short-term cash equivalents. The carrying amount of the investments approximates fair value.

Foreign Currency Translation

Financial statements of foreign subsidiaries are translated into U.S. dollars at current rates, except that revenues, costs, expenses and cash flows are translated at average rates during each reporting period. Net exchange gains or losses resulting from the translation of foreign financial statements are accumulated with other comprehensive earnings as a separate component of shareholders' equity and are presented in the Consolidated Statements of Shareholders' Equity.

Derivatives

The Company makes limited use of derivative financial instruments to manage certain interest rate and foreign currency risks. Interest rate swap agreements are utilized to convert certain floating rate debt into fixed rate debt. Cash flows related to interest rate swap agreements are included in interest expense over the terms of the agreements.

The Company documents all relationships between hedging instruments and hedged items, as well as its risk-management objective and strategy for undertaking various hedge transactions. In addition, the Company assesses (both at the hedge's inception and on an ongoing basis) the effectiveness of the derivatives that are used in hedging transactions. If it is determined that a derivative is not (or has ceased to be) effective as a hedge, the Company would discontinue hedge accounting prospectively. Ineffective portions of changes in the fair value of cash flow hedges are recognized in earnings.

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NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (DOLLARS IN THOUSANDS EXCEPT PER SHARE DATA) -- (CONTINUED)

Comprehensive Earnings

Foreign currency translation adjustments, unrealized gains and losses on derivative instruments and minimum pension liability adjustments are included in other comprehensive earnings, net of tax.

The components of the ending balances of accumulated other comprehensive earnings are as follows:

	2004	2003	2002
Minimum pension liability, net of tax Translation adjustments			
Accumulated other comprehensive earnings/(loss)	\$ 1,671	 \$(936)	\$ (6,187)

The minimum pension liability is net of tax of \$1,089, \$359 and \$666 for the years ended November 30, 2004, 2003 and 2002, respectively.

Stock-based Compensation

In accordance with Statement of Financial Accounting Standards (SFAS) No. 123, "Accounting for Stock-Based Compensation" and SFAS No. 148, "Accounting for Stock-Based Compensation -- Transition and Disclosure," the Company accounts for stock-based compensation using the intrinsic value method as prescribed under Accounting Principles Board Opinion No. 25, "Accounting for Stock Issued to Employees," and related Interpretations and provides the disclosure-only provisions of SFAS No. 123.

If the Company had determined compensation expense for its stock-based compensation plans based on the fair value at the grant dates consistent with the method of SFAS No. 123 and SFAS No. 148, the Company's pro forma net earnings and basic and diluted earnings per share (EPS) would have been as follows.

	2	004	2	003	2	002
Net earnings, as reported	\$6	3 , 997	\$5	4,552	\$4	6,601
included in net earnings Less total stock-based compensation expense under the		489		361		271
fair value-based method, net of tax	(4,362)	(2,668)	•	1,758)
Pro forma net earnings		0,124		2,245	\$4	5,114
Basic EPS, as reported	\$	2.51	\$	2.17	\$	1.88
Pro forma basic EPS	\$	2.36	\$	2.08	\$	1.82
Diluted EPS, as reported	\$	2.48	\$	2.15	\$	1.85
Pro forma diluted EPS	\$	2.33	\$	2.06	\$	1.79

Accounts Receivable and Allowance for Losses

Trade accounts receivable are recorded at the invoiced amount and do not bear interest. The allowance for losses is the Company's best estimate of the amount of probable credit losses in its existing accounts receivable. The Company determines the allowance based on historical write-off experience by industry, regional economic data and evaluating specific customer accounts for risk of loss. The Company reviews its allowance for doubtful accounts monthly. Past due balances over 90 days and over a specified amount are reviewed individually for collectibility. Account balances are charged off against the allowance when it is probable the receivable will not be recovered. The Company does not have any off-balance-sheet credit exposure related to its customers.

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NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (DOLLARS IN THOUSANDS EXCEPT PER SHARE DATA) -- (CONTINUED)

Plant Assets

Depreciation is determined primarily by the straight-line method for financial statement purposes and by the accelerated method for tax purposes. The provision for depreciation is based on the estimated useful lives of the assets (15 to 40 years for buildings and improvements and 3 to 15 years for machinery

and equipment). It is the policy of the Company to capitalize renewals and betterments and to charge to expense the cost of current maintenance and repairs. When property or equipment is retired or otherwise disposed of, the net book value of the asset is removed from the Company's books and the resulting gain or loss is reflected in earnings.

Goodwill and Other Intangible Assets

The Company recognizes the excess of the cost of an acquired entity over the net amount assigned to assets acquired and liabilities assumed as goodwill. Goodwill is tested for impairment on an annual basis and between annual tests in certain circumstances. Impairment losses would be recognized whenever the implied fair value of goodwill is less than its carrying value.

The Company recognizes an acquired intangible apart from goodwill whenever the asset arises from contractual or other legal rights, or whenever it is capable of being separated or divided from the acquired entity and sold, transferred, licensed, rented, or exchanged, either individually or in combination with a related contract, asset or liability. An intangible other than goodwill is amortized over its estimated useful life unless that life is determined to be indefinite. The Company's trade names and trademarks have indefinite useful lives and are subject to impairment testing. All other acquired intangible assets, including patents (average fourteen year life) and other identifiable intangible assets with lives ranging from one to thirty years, are being amortized using the straight-line method over the estimated periods to be benefited. The Company reviews the lives of its definite-lived intangibles annually and if necessary, impairment losses would be recognized if the carrying amount of an intangible subject to amortization is not recoverable from expected future cash flows and its carrying amount exceeds its fair value.

Impairment of Long-Lived Assets

The Company determines any impairment losses based on underlying cash flows related to specific groups of acquired long-lived assets, including associated identifiable intangibles and goodwill, when events or changes in circumstances indicate that the carrying amount of an asset may not be recoverable.

Income Taxes

The Company provides for income taxes and recognizes deferred tax liabilities and assets for the expected future tax consequences of temporary differences between the financial statement carrying amounts and the tax basis of assets and liabilities.

Revenue Recognition

Revenue is recognized when product ownership and risk of loss has transferred to the customer or performance of services is complete and the Company has no remaining obligations regarding the transaction. Estimated discounts and rebates are recorded as a reduction of sales in the same period revenue is recognized. Shipping and handling costs are recorded as revenue when billed to customers.

Product Warranties

The Company provides for estimated warranty costs when the related products are recorded as sales or for specific items at the time their existence is known and the amounts are reasonably determinable.

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(DOLLARS IN THOUSANDS EXCEPT PER SHARE DATA) -- (CONTINUED)

Research and Development

The Company charges research and development costs relating to the development of new products or the improvement or redesign of its existing products to expense when incurred. These costs totaled approximately \$7,950 in 2004, \$7,403 in 2003 and \$6,482 in 2002.

Guarantees

The Company has provided letters of credit totaling approximately \$24,649 to various government agencies, primarily related to industrial revenue bonds, and to insurance companies and other entities in support of its obligations. The Company believes that no payments will be required resulting from these accommodation obligations.

In the ordinary course of business, the Company also provides routine indemnifications and other guarantees whose terms range in duration and often are not explicitly defined. The Company does not believe these will have a material impact on the results of operations or financial condition of the Company.

The Company has a majority ownership interest in a consolidated affiliate in which the Company has agreed, under certain conditions, to buy out the minority owners' interest for an amount estimated not to exceed \$1,400.

New Pronouncements

On December 23, 2003, the Financial Accounting Standards Board (FASB) issued SFAS No. 132R, "Employers' Disclosures about Pensions and Other Postretirement Benefits." This Statement requires additional disclosures to be made by employers regarding pensions and other postretirement benefit plans, but does not change the measurement or recognition of those plans. The Company adopted the interim period disclosure provisions of this Statement in fiscal 2004 and Note I to the Consolidated Financial Statements includes the required disclosures.

On May 19, 2004, the FASB issued FASB Staff Position (FSP) No. 106-2, "Accounting and Disclosure Requirements Related to the Medicare Prescription Drug, Improvement and Modernization Act of 2003," (the Act). The Act introduces a prescription drug benefit under Medicare as well as a federal subsidy to sponsors of retiree health care benefit plans. The Act did not have a material effect on the measurement of the Company's postretirement obligations. FSP No. 106-2 was effective for the Company's fourth quarter 2004.

Subsequent to the Company's 2004 fiscal year end, the FASB issued SFAS No. 123R, "Share-Based Payment," which requires companies to expense the value of employee stock options and similar awards. SFAS No. 123R is effective for the Company's fourth quarter 2005. Management has not determined the impact of adopting SFAS No. 123R.

On December 21, 2004, subsequent to the Company's 2004 fiscal year end, the FASB issued two FSPs regarding the accounting implications of the American Jobs Creation Act of 2004. FSP No. 109-1, "Application of FASB Statement No. 109 'Accounting for Income Taxes' to the Tax Deduction on Qualified Production Activities Provided by the American Jobs Creation Act of 2004" is not expected to have an effect on the Company's effective tax rate until fiscal 2006. FSP No. 109-2, "Accounting and Disclosure Guidance for the Foreign Earnings Repatriation Provision within the American Jobs Creation Act of 2004" is effective for fiscal year 2004 and is discussed in Note J.

B. ACQUISITIONS

On September 15, 2004, the Company acquired certain assets of United EFP, a privately-owned manufacturer of woven wire and metallic screening and filtration products for the plastic and polymer fiber industries, operating through two manufacturing facilities in Houston, Texas and Shelby, North Carolina for

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NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (DOLLARS IN THOUSANDS EXCEPT PER SHARE DATA) -- (CONTINUED)

approximately \$37,022 net of cash received, including acquisition expenses. The preliminary purchase price was paid in cash with available funds and proceeds from a revolving credit facility. United EFP was renamed Purolator EFP (EFP) and became a wholly-owned subsidiary reported as part of the Industrial/Environmental Filtration segment. EFP's sales in the most recent twelve-month period prior to the acquisition were approximately \$25,000. The acquisition would not have significantly affected net earnings and earnings per share of the Company for prior fiscal years. The Company expects the acquisition to be accretive to earnings per share in fiscal year 2005.

The transaction was accounted for under the purchase method of accounting with the excess of the initial purchase price over the estimated fair value of the net tangible and identifiable intangible assets acquired recorded as goodwill. The initial purchase price was based on the net assets of the business acquired as shown on a September 14, 2004 balance sheet which is subject to a final adjustment. The preliminary allocation of the purchase price over the preliminary estimated fair value of the tangible and identifiable intangible assets acquired for EFP resulted in \$16,357 recorded as goodwill. In addition, the Company recognized \$5,204 for customer relationships that will be amortized over twenty years, \$18 as indefinite-lived trademarks and \$560 as other acquired intangibles which will be amortized over three years. The preliminary allocation for EFP will be finalized when the Company completes its estimates of liabilities assumed, finishes an appraisal of the assets acquired and finalizes the purchase price with the sellers. The Company expects to do this in the first six months of fiscal 2005. Following is a preliminary condensed balance sheet based on fair values of the assets acquired and liabilities assumed.

Cash	3,151 3,679
Prepaid assets Plant assets	62 9 , 555
Goodwill Other acquired intangibles	16,357 5,782
Total assets acquired	38,588 (1,564)
Net assets acquired	\$37,024 =====

On March 1, 2004, the Company acquired certain assets of Filtrel Group, a Luton, England manufacturer and distributor of heavy-duty engine air filters for approximately \$4,871 in cash. As a result of the acquisition, the assets were combined into existing subsidiaries of the Company in the Engine/Mobile Filtration segment. A preliminary allocation of the initial purchase price has been made to major categories of assets and liabilities. The \$3,598 excess of

the initial purchase price over the preliminary estimated fair value of the net tangible and identifiable intangible assets acquired was recorded as goodwill. Other acquired intangibles included a noncompete agreement valued by an independent appraiser at \$115, which will be amortized on a straight-line basis over two years. The Company also recorded \$50 as exit costs for terminated employees. This amount was paid during the quarter ended May 29, 2004. The acquisition is not material to the results of the Company. The Company expects to make additional adjustments to reflect final purchase agreement adjustments in the first six months of fiscal 2005.

On June 5, 2002, the Company acquired CLARCOR UK (formerly Locker Filtration Limited), a Warrington, England manufacturer of heavy-duty air filters, diesel and gas turbine air intake system filters and specialty filters. The Company acquired Total Filter Technology (TFT), a process liquid filtration manufacturer based in North Chelmsford, Massachusetts during third quarter 2002 and FilterSource, an air filtration

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NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (DOLLARS IN THOUSANDS EXCEPT PER SHARE DATA) -- (CONTINUED)

distributor based in California during fourth quarter 2002. The three acquisitions were purchased for approximately \$10,371 in cash and their results were included in the Company's consolidated results of operations from the dates of acquisition. The combined sales for CLARCOR UK, TFT and FilterSource in the most recent twelve-month period prior to acquisition were approximately \$16,500. The acquisitions are not material to the results of the Company. CLARCOR UK is included in the Engine/Mobile Filtration segment. TFT and FilterSource are included in the Industrial/Environmental Filtration segment. An allocation of the purchase price has been made to major categories of assets and liabilities for each acquisition. The allocation of the purchase price over the estimated fair value of the tangible and identifiable intangible assets acquired for CLARCOR UK, TFT and FilterSource resulted in \$2,713, \$2,477 and \$461 recorded as goodwill for each acquisition, respectively. The Company recognized \$943 for a CLARCOR UK customer relationship that will be amortized over ten years. In connection with the TFT and FilterSource acquisitions, the Company recorded \$221 as indefinite-lived trademarks and \$1,049 as other acquired intangibles which will be amortized over a weighted average life of eight years.

C. INVENTORIES

Inventories are stated at the lower of cost or market. During the fourth quarter of 2003, the Company changed its method of inventory costing on certain inventories from the last-in, first-out (LIFO) method to the first-in, first-out (FIFO) method. The change increased net income in 2003 by \$289 or \$.01 per diluted share. Prior years were not restated as the impact of the change was immaterial to each year. The FIFO method approximates current cost. Inventories are summarized as follows:

	2004	2003
Raw materials	14,432	\$34,174 11,866 53,633
	\$115 , 571	\$99 , 673
		======

D. PLANT ASSETS

Plant assets at November 30, 2004 and 2003 were as follows:

	2004	2003
Land	\$ 6,934	\$ 6,656
Buildings and building fixtures	80,395	76 , 517
Machinery and equipment	233,655	215,398
Construction in process	10,186	6,321
	331 , 170	304,892
Less accumulated depreciation	188,928	175 , 320
	\$142 , 242	\$129 , 572

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NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (DOLLARS IN THOUSANDS EXCEPT PER SHARE DATA) -- (CONTINUED)

E. ACQUIRED INTANGIBLES

The following table summarizes the activity for acquired intangibles by reporting unit for fiscal year 2004. Other acquired intangibles at November 30, 2004 include \$7,845 for customer relationships and \$7,276 for other acquired intangibles, which include parts manufacturer regulatory approvals, patents and noncompete agreements.

	BEGINNING		CURRENCY TRANSLATION		END OF
	OF YEAR	ACQUISITIONS	ADJUSTMENTS	AMORTIZATION	YEAR
Goodwill:					
Engine/Mobile Filtration Industrial/Environmental	\$12,170	\$ 3 , 598	\$481	\$	\$ 16,249
Filtration	70,550	16,357	18		86,925
Packaging					
	\$82 , 720	\$19 , 955	\$499	\$	\$103 , 174
Trademarks and trade names:	======	======	====	====	======
Engine/Mobile Filtration Industrial/Environmental	\$ 603	\$	\$	\$	\$ 603
Filtration	28,873	18			28,891
Packaging					
	\$29,476	\$ 18	\$	\$	\$ 29,494
		======	====	====	=======
Other acquired intangibles, gross:					
Engine/Mobile Filtration Industrial/Environmental	\$ 1,040	\$ 115	\$ (3)	\$	\$ 1,152

Filtration	13,104	5,764			18,868
Packaging					
	14,144	5 , 879	(3)		20,020
Less accumulated					
amortization	3,989			910	4,899
Other acquired intangibles,					
net	\$10,155	\$ 5,879	\$ (3)	\$910	\$ 15,121
	======	======	====	====	=======

The Company has completed the annual impairment reviews at each year-end since 2002, with no indication of impairment of goodwill. In performing the impairment reviews, the Company estimated the fair values of the reporting units using a present value method that discounted future cash flows. Such valuations are sensitive to assumptions associated with cash flow growth, discount rates, terminal value and the aggregation of reporting unit components. The Company further assessed the reasonableness of these estimates by using valuation methods based on market multiples and recent capital market transactions.

The Company performed the annual impairment tests on its indefinite-lived intangibles as of November 30, 2004 and 2003 using the relief-from-royalty method to determine the fair value of its trademarks and trade names. There was no impairment as the fair value was greater than the carrying value for these indefinite-lived intangibles as of these dates.

In addition, the Company reassessed the useful lives and classification of identifiable finite-lived intangible assets at each year end and determined that they continue to be appropriate. Amortization expense was \$910, \$907 and \$761 for the years ended November 30, 2004, 2003 and 2002, respectively. The estimated amounts of amortization expense for the next five years are \$1,251 in 2005, \$1,205 in 2006, \$1,091 in 2007, \$912 in 2008 and \$912 in 2009.

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NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (DOLLARS IN THOUSANDS EXCEPT PER SHARE DATA) -- (CONTINUED)

F. ACCOUNTS PAYABLE AND ACCRUED LIABILITIES

Accounts payable and accrued liabilities at November 30, 2004 and 2003 were as follows:

	2004	2003
	A 60 605	÷ 40 056
Accounts payable	\$ 63 , 605	\$ 49 , 256
Accrued salaries, wages and commissions	16,226	16,068
Compensated absences	7,542	7,332
Accrued insurance liabilities	10,872	9,431
Accrued pension liabilities	680	518
Warranties	1,200	1,789
Other accrued liabilities	17,734	17,928
	\$117 , 859	\$102,322
	======	=======

Warranties are recorded as a liability on the balance sheet and as charges

to current expense for estimated normal warranty costs and, if applicable, for specific performance issues known to exist on products already sold. The expenses estimated to be incurred are provided at the time of sale and adjusted as needed, based primarily upon experience.

Changes in the Company's warranty accrual during the year ended November 30, 2004 are as follows:

Balance at November 30, 2003	\$ 1 , 789
Accruals for warranties issued during the period	1,119
Accruals related to pre-existing warranties	(104)
Settlements made during the period	(1,633)
Other adjustments, primarily currency translation	29
Balance at November 30, 2004	\$ 1,200
	======

G. LONG-TERM DEBT

Long-term debt at November 30, 2004 and 2003 consisted of the following:

	2004	2003
Multicurrency revolving credit agreements, interest payable		
at the end of each funding period at an adjusted LIBOR	\$ 7 , 500	\$
Industrial Revenue Bonds, at .85% to 1.95% interest rates	16,638	16,968
Other	412	619
	24,550	17 , 587
Less current portion	420	674
	\$24,130	\$16,913
		======

A fair value estimate of \$23,963 and \$17,359 for long-term debt in 2004 and 2003, respectively, is based on the current interest rates available to the Company for debt with similar remaining maturities.

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NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (DOLLARS IN THOUSANDS EXCEPT PER SHARE DATA) -- (CONTINUED)

In April 2003, the Company entered into a five-year multicurrency revolving credit agreement with a group of participating financial institutions under which it may borrow up to \$165,000. At year-end 2004, the interest rate on the outstanding borrowings under the credit agreement was 2.49%. The credit agreement provides that loans may be made under a selection of currencies and rate formulas. The interest rate is based upon either a defined Base Rate or the London Interbank Offered Rate (LIBOR) plus or minus applicable margins. Facility fees and other fees on the entire loan commitment are payable for the duration of this facility.

Borrowings under the credit facility are unsecured but are guaranteed by subsidiaries of the Company. The agreement related to this borrowing includes

certain restrictive covenants that include maintaining minimum consolidated net worth, limiting new borrowings, maintaining a minimum interest coverage and restricting certain changes in ownership. The Company was in compliance with these covenants throughout fiscal years 2004 and 2003. This agreement also includes a \$40,000 letter of credit line subline, against which \$8,491 and \$14,095 in letters of credit had been issued at November 30, 2004 and 2003, respectively.

The industrial revenue bonds include \$8,000 issued in cooperation with the Campbellsville-Taylor County Industrial Development Authority (Kentucky), that are due May 1, 2031, with a variable rate of interest that is reset weekly. In connection with the issuance of these bonds, the Company holds in trust certain restricted investments committed for the acquisition of plant equipment. At November 30, 2004 and 2003, the restricted asset balance was \$594 and \$1,268, respectively, and is included in other noncurrent assets. The Company has other industrial revenue bonds, including \$8,410 issued in cooperation with the South Dakota Economic Development Finance Authority due February 1, 2016 with a variable rate of interest that is reset weekly and additional bonds of \$228 and \$558 outstanding as of November 30, 2004 and 2003, respectively, which mature in 2005.

Required principal maturities of long-term debt for the next five fiscal years ending November 30 approximates: \$420 in 2005, \$220 in 2006, \$0 in 2007, \$7,500 in 2008, \$0 in 2009 and \$16,410 thereafter. The Company expects to repay the \$7,500 outstanding on the revolver in fiscal 2005.

At November 30, 2001, the Company had an interest rate agreement that provided for the Company to pay a 7.34% fixed interest rate on a notional amount of \$60,000 and receive interest at floating rates based on LIBOR. The agreement expired September 11, 2002. This derivative instrument was designated as a cash flow hedge and determined to be effective. Therefore, there was no adjustment to net earnings during 2002. The net gain included in other comprehensive earnings for the twelve months ended November 30, 2002 was \$1,906 (or \$2,932 pretax). Approximately \$1,983 of derivative gains were reclassified into earnings during the fiscal year ended November 30, 2002 as payments were made on its variable rate interest debt.

Interest paid totaled \$278, \$1,868 and \$7,482 during 2004, 2003 and 2002, respectively.

H. LEASES

The Company has various lease agreements for offices, warehouses, manufacturing plants, and equipment that expire on various dates through December 2015 and contain renewal options. Some of these leases provide for payment of property taxes, utilities and certain other expenses. Commitments for minimum rentals under noncancelable leases at November 30, 2004 for the next five years are: \$9,163 in 2005, \$6,547 in 2006, \$4,943 in 2007, \$4,217 in 2008 and \$2,899 in 2009. Rent expense totaled \$10,316, \$9,999 and \$9,879 for the years ended November 30, 2004, 2003 and 2002, respectively.

I. PENSION AND OTHER POSTRETIREMENT PLANS

The Company has defined benefit pension plans and postretirement health care plans covering certain current and retired employees. In addition to the plan assets related to qualified plans, the Company has funded approximately \$1,551 and \$1,682 at November 30, 2004 and 2003, respectively, in a restricted trust for

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(DOLLARS IN THOUSANDS EXCEPT PER SHARE DATA) -- (CONTINUED)

its nonqualified plans. This trust is included in other noncurrent assets in the Company's Consolidated Balance Sheets.

Effective January 1, 2004, the Company froze participation in one of its defined benefit plans. Certain current plan participants will continue to participate in the plan while other participants will not accrue future benefits under the plan but will participate in an enhanced defined contribution plan which offers an increased company match.

The Company's policy is to contribute to the qualified U.S. and non-U.S. pension plans at least the minimum amount required by applicable laws and regulations, to contribute to the nonqualified plan when required for benefit payments, and to contribute to the postretirement benefit plan an amount equal to the benefit payments. During 2005, the minimum required contribution for the U.S. and non-U.S. pension plans is expected to be zero. The Company from time to time makes contributions in excess of the minimum amount required as economic conditions warrant. The Company contributed \$6,500 and \$3,000 to the qualified U.S. pension plan in fiscal years 2004 and 2003, respectively. The Company does not expect to make contributions to the U.S. qualified plan in 2005; however it does expect to contribute \$421 to the U.S. nonqualified plan, \$220 to the non-U.S. plan and \$265 to the postretirement benefit plan to pay benefits during 2005.

The following table shows reconciliations of the pension plans and other postretirement plan benefits as of November 30, 2004 and 2003. The accrued pension benefit liability includes an unfunded benefit obligation of \$12,737 and \$9,189 as of November 30, 2004 and 2003, respectively, related to nonqualified plans.

	PENSION BENEFITS			REMENT BENEFITS
		2003 2004		2003
Change in benefit obligation: Benefit obligation at beginning of year. Currency translation. Service cost. Interest cost. Plan participants' contributions. Amendments. Actuarial losses/(gains). Benefits paid.	731 3,473 5,906 78	730 4,327 5,820 62 (4,014)		\$ 3,661 114 237 (180) (82)
Benefit obligation at end of year	\$ 116,520 ======		\$ 1,994	\$ 3 , 750
Change in plan assets: Fair value of plan assets at beginning of year	541 7,207 6,667 78	466 14,815 3,103 62	 	\$
Fair value of plan assets at end of year	\$ 96,531	\$ 86,582	\$	\$

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NOTES TO CONSOLIDATED FINANCIAL STATEMENTS
(DOLLARS IN THOUSANDS EXCEPT PER SHARE DATA) -- (CONTINUED)

	PENSION BENEFITS		OTHER POSTRETIREMENT BENEF				
		2003	2004	2003			
Reconciliation of Funded Status: Accumulated benefit obligation Additional benefit obligation for	\$ 106,668	\$ 92,382	\$ n/a	\$ n/a			
future salary increases	9,852	8,127	n/a	n/a			
Benefit obligation Fair value of plan assets	•	100,509 86,582	1,994 	3,750 			
Funded status Unrecognized prior service cost Unrecognized net actuarial	1,066	(13,927) 1,362	(1,994) (1,708)	(3,750) 			
loss/(gain)	35,630	26 , 359	(943)	(819)			
Net amount recognized	\$ 16,707	•		. , , , , , , ,			
Amounts recognized in the Consolidated Balance Sheets include:							
Prepaid benefit cost	\$ 24,574	\$ 20,153		\$			
Accrued benefit liability		(8,331)	(4,645)	(4,569)			
Other noncurrent assets Accumulated other comprehensive	1,146	1,008					
income, pretax	2,923	964					
Net amount recognized	\$ 16,707	\$ 13 , 794	\$ (4,645) =======	\$ (4,569) ======			
Assumptions:							
Discount rate		6.00%		6.00%			
Rate of compensation increase Measurement date	4.00% 11/01/04	4.00% 11/01/03	n/a 11/01/04	n/a 11/01/03			

The assumptions for the discount rate, rate of compensation increase and expected rate of return and the asset allocations related to the non-U.S. plan are not materially different than for the U.S. plans. The U.S. plan's target allocation is 70% equity securities and 30% debt securities. The target allocation is based on the Company's desire to maximize total return considering the long-term funding objectives of the pension plans but may change in the future. With advice from investment managers, plan assets are diversified to achieve a balance between risk and return. The Company's expected long-term rate of return considers historical returns on plan assets as well as future expectation given the target allocation and current economic conditions with input from investment managers and actuaries.

As of November 30, the actual pension asset allocations were as follows:

	2004	2003
Equity securities	69.0%	69.1%
Debt securities	30.6%	30.5%
Other	0.4%	0.4%
Total	100.0%	100.0%
	=====	

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NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (DOLLARS IN THOUSANDS EXCEPT PER SHARE DATA) -- (CONTINUED)

The expected pension benefit payments for the next ten fiscal years are as follows:

	PENSION BENEFITS	OTHER POSTRETIREMENT BENEFITS
2005	5,099	\$265 295
2007	5,223 15,308 5,877 39,392	309 279 234 748

The components of net periodic benefit cost for pensions are shown below. Increases in the liability due to changes in plan benefits are recognized in the net periodic benefit costs through a straight-line amortization over the average remaining service period of employees expected to receive benefits.

	PENSION BENEFITS						
	2004		2003			2002 	
Components of net periodic benefit cost: Service cost	\$	5 , 906		4,327 5,820 (6,001)		5 , 759	
Amortization of unrecognized: Prior service cost Net actuarial loss Settlement costs for a terminated plan		158 1,375 		140 1,689 69		134 628 	
Net periodic benefit cost	\$ ==	3,949	 \$ ==	6,044 =====	 \$ ==	3,615 ======	
Assumptions: Discount rate		6.00% 8.25% 4.00%					

Measurement date...... 11/01/03 11/01/02 11/01/01

The assumptions for the expected long-term rate of return on plan assets were based on historical performance and adjusted to reflect the potential range of returns for the current asset allocations. For fiscal 2005, the Company will lower its long-term return on assets assumption to 8.00% and its discount rate assumption to 5.50%, which will increase pension expense by approximately \$220 and \$600, respectively.

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NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (DOLLARS IN THOUSANDS EXCEPT PER SHARE DATA) -- (CONTINUED)

The postretirement obligations represent a fixed dollar amount per retiree. The Company has the right to modify or terminate these benefits. The participants will assume substantially all future health care benefit cost increases, and future increases in health care costs will not increase the postretirement benefit obligation or cost to the Company. Therefore, the Company has not assumed any annual rate of increase in the per capita cost of covered health care benefits for future years. The prescription drug benefits provided by this plan are assumed not to be actuarially equivalent to Medicare Part D; therefore, the Company does not expect to receive a government subsidy under the Medicare Prescription Drug, Improvement and Modernization Act of 2003. The components of net periodic benefit cost for postretirement health care benefits are shown below.

	OTHER POSTRETIREMENT			IREMENT	BENEFITS	
		2004		2003		002
Components of net periodic benefit cost:						
Service cost	\$	124	\$	114	\$	112
Interest cost		217		237		247
Amortization of unrecognized net actuarial						
gain		(32)		(20)		(16)
Net periodic benefit cost	\$	309	\$	331	\$	343
	====		====		===	=====
Assumptions:						
Discount rate		6.00%		6.75%		7.25%
Measurement date	11/	01/03	11,	/01/02	11	/01/01

In November 2004, the Company notified active participants that it will freeze participation in the postretirement healthcare plan to eligible retirees effective January 1, 2007. As a result, unrecognized prior service costs of \$1,708 will be amortized over the average remaining years of service for active plan participants, which will lower fiscal 2005 expense by approximately \$340.

The Company also sponsors various defined contribution plans that provide employees with an opportunity to accumulate funds for their retirement. The Company matches the contributions of participating employees based on the percentages specified in the respective plans. The Company recognized expense related to these plans of \$2,886, \$1,471 and \$1,460 in 2004, 2003 and 2002, respectively.

J. INCOME TAXES

The provision for income taxes consisted of:

	2004	2003	2002
Current:			
Federal	\$25 , 551	\$24,433	\$21,134
State	3,043	2,066	1,699
Foreign	2,362	2,938	1,380
Deferred	3,761	1,934	560
	\$34,717	\$31,371	\$24,773
	======	======	

Income taxes paid, net of refunds, totaled \$25,633, \$22,607 and \$17,678 during 2004, 2003 and 2002, respectively.

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NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (DOLLARS IN THOUSANDS EXCEPT PER SHARE DATA) -- (CONTINUED)

Earnings before income taxes and minority interests included the following components:

	2004	2003	2002
Domestic income			
	\$99,060	\$86,059	\$71,450
	======	======	======

The provision for income taxes resulted in effective tax rates that differ from the statutory federal income tax rates. The reasons for these differences are as follows:

		PERCENT OF PRETAX EARNINGS			
	2004	2003	2002		
Statutory U.S. tax rates	35.0%	35.0%	35.0%		
State income taxes, net of federal benefit	2.1	1.7	1.6		
Foreign sales	(0.8)	(0.8)	(1.0)		
Tax credits	(2.5)	(1.1)	(2.8)		
Other, net	1.2	1.7	1.9		
Consolidated effective income tax rate	35.0%	36.5%	34.7%		
	====		====		

The components of the net deferred tax liability as of November 30, 2004 and 2003 were as follows:

	2004	2003
Deferred tax assets:		
Deferred compensation	\$ 4.206	\$ 4,333
Other postretirement benefits	1,132	
Foreign tax credits and loss carryforwards	2,102	•
Accounts receivable	4,501	•
Inventories	•	•
Accrued liabilities and other	•	5,020
Valuation allowance	•	•
valuation allowance		(2,039)
Total deferred tax assets, net		18,255
Deferred tax liabilities:		
Pensions	(6,207)	(4,384)
Plant assets	(16,530)	(15, 115)
Intangibles	(6,406)	
Total deferred tax liabilities	(29,143)	(24,029)
Deferred tax liability, net		
	=======	=======

Amounts recognized in the Consolidated Balance Sheets include:

	2004	
Current deferred tax asset Noncurrent deferred tax asset Noncurrent deferred tax liability	614	735
Deferred tax liability, net	\$ (9,095)	\$ (5,774)

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NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (DOLLARS IN THOUSANDS EXCEPT PER SHARE DATA) -- (CONTINUED)

In 2004 the Company reduced the valuation allowance by \$1,225 related to carryforward limitations on foreign tax credits. The reduction was due to changes in tax law, as a result of the American Jobs Creation Act of 2004, and current and anticipated future usage of the foreign tax credits. The 2004 valuation allowance was recorded to reflect the estimated amount of deferred tax assets that may not be realized due to foreign net operating losses. The tax benefit related to approximately \$864 of foreign net operating loss carryforwards that do not expire will reduce goodwill from acquired entities when realized. The tax benefit related to approximately \$2,939 of foreign net operating loss carryforwards that expire between 2008 and 2014 will be recognized when the benefits are realized or when is it determined that it is

more likely than not that such benefit will be realized. The Company expects to realize the remaining deferred tax assets through the reversal of taxable temporary differences and future earnings.

As of November 30, 2004, the Company has not provided taxes on unremitted foreign earnings from certain foreign affiliates of approximately \$13,878 that are intended to be indefinitely reinvested in finance operations and expansion outside the United States. If such earnings were distributed beyond the amount for which taxes have been provided, foreign tax credits would substantially offset any incremental U.S. tax liability. The Company is exploring a one time repatriation of earnings from certain foreign affiliates as a result of the American Jobs Creation Act of 2004, but has not made a decision regarding such repatriation. The deduction is subject to a number of limitations and uncertainty remains as to how to interpret numerous provisions in the American Jobs Creation Act of 2004. As such, the Company is not yet in a position to decide on whether, and to what extent, it might repatriate foreign earnings.

K. RELOCATION COSTS

On January 8, 2004, the Company announced that the corporate headquarters would move to the Nashville, Tennessee area in 2004. Costs for this move, which were a one-time expense incurred primarily during fiscal 2004, were approximately \$2,209 or \$0.05 per diluted share and are included in selling and administrative expenses. The Company has paid all significant relocation costs during fiscal year 2004.

L. CONTINGENCIES

The Company is involved in legal actions arising in the normal course of business. Additionally, the Company is party to various proceedings relating to environmental issues. The U.S. Environmental Protection Agency (EPA) and/or other responsible state agencies have designated the Company as a potentially responsible party (PRP), along with other companies, in remedial activities for the cleanup of waste sites under the federal Superfund statute.

Although it is not certain what future environmental claims, if any, may be asserted, the Company currently believes that its potential liability for known environmental matters does not exceed its present accrual of \$50. However, environmental and related remediation costs are difficult to quantify for a number of reasons, including the number of parties involved, the difficulty in determining the extent of the contamination, the length of time remediation may require, the complexity of the environmental regulation and the continuing advancement of remediation technology. Applicable federal law may impose joint and several liability on each PRP for the cleanup.

It is the opinion of management, after consultation with legal counsel that additional liabilities, if any, resulting from these legal or environmental issues, are not expected to have a material adverse effect on the Company's financial condition or consolidated results of operations.

In the event of a change in control of the Company, termination benefits may be required for certain executive officers and other key employees.

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NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (DOLLARS IN THOUSANDS EXCEPT PER SHARE DATA) -- (CONTINUED)

M. PREFERRED STOCK PURCHASE RIGHTS

In March 1996, the Board of Directors of CLARCOR adopted a Shareholder Rights Plan to replace an existing plan that expired on April 25, 1996. Under

the terms of the Plan, each shareholder received rights to purchase shares of CLARCOR Series B Junior Participating Preferred Stock. The rights become exercisable only after the earlier to occur of (i) 10 business days after the first public announcement that a person or group (other than a CLARCOR-related entity) has become the beneficial owner of 15% or more of the outstanding shares of CLARCOR Common Stock; or (ii) 10 business days (unless extended by the CLARCOR Board in accordance with the Rights Agreement) after the commencement of, or the intention to make, a tender or exchange offer, the consummation of which would result in any person or group (other than a CLARCOR-related entity) becoming such a 15% beneficial owner. Each right entitles the holder to buy one-hundredth of a share of such preferred stock at an exercise price of \$80 subject to certain adjustments.

Once the rights become exercisable, each right will entitle the holder, other than the acquiring person or group, to purchase a number of CLARCOR common shares at a 50% discount to the then-market price of CLARCOR Common Stock. In addition, under certain circumstances, if the rights become exercisable, the holder will be entitled to purchase the stock of the acquiring individual or group at a 50% discount. The Board may also elect to redeem the rights at \$.01 per right. The rights expire on April 25, 2006.

The authorized preferred stock includes 300,000 shares designated as Series B Junior Participating Preferred Stock.

N. INCENTIVE PLAN

In 1994, the shareholders of CLARCOR adopted the 1994 Incentive Plan, which allowed the Company to grant stock options, restricted stock and performance awards to officers, directors and key employees. The 1994 Incentive Plan, as amended on March 25, 2000, allowed grants and awards of up to 1.5% of the outstanding common stock as of January 1 of each calendar year. In addition, the Compensation Committee of the Company's Board of Directors could approve an additional 1% of outstanding common stock to be awarded during any calendar year.

On March 24, 2003, the shareholders of CLARCOR approved the 2004 Incentive Plan, which replaced the 1994 Incentive Plan on its termination date of December 14, 2003. The 2004 Incentive Plan provides for similar types of awards and grants as were permitted by the 1994 Incentive Plan of up to 1,500,000 shares. After the close of fiscal year 2004, 303,472 shares were granted, including the restricted stock units discussed hereafter.

The following is a description and a summary of key provisions related to these Plans.

Stock Options

Under the 2004 Incentive Plan, nonqualified stock options may only be granted at the fair market value at the date of grant. All outstanding stock options have been granted at the fair market value on the date of grant. Options granted to key employees vest 25% per year beginning at the end of the first year; therefore, they become fully exercisable at the end of four years. Options granted to non-employee directors vest immediately. All options expire ten years from the date of grant unless otherwise terminated.

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NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (DOLLARS IN THOUSANDS EXCEPT PER SHARE DATA) -- (CONTINUED)

The following table summarizes the activity under the nonqualified stock option plans.

	2004 200)3	200)2	
	SHARES	WEIGHTED AVERAGE EXERCISE PRICE	SHARES	WEIGHTED AVERAGE EXERCISE PRICE	SHARES	WE AV EX P
Outstanding at beginning of year Granted	524,369 (574,347)	\$23.67 45.09 20.25	2,046,268 509,721 (614,317)	\$19.38 33.66 17.68	2,324,130 356,925 (593,680)	\$
Surrendered Outstanding at end of year	(27,803) 1,838,153	28.88 \$30.84	(25,738) 1,915,934	23.30 \$23.67	(41,107) 2,046,268	- \$
Options exercisable at end of year	1,362,664	\$29.04	1,349,040	\$22.80	1,381,858	\$
	=======	======	=======	======	=======	=

The following table summarizes information about the options at November $30,\ 2004.$

		OP"	TIONS OUTSTA	NDING	OPTIONS	EXERCISABLE
RANGE		NUMBER	WEIGHTED AVERAGE EXERCISE	WEIGHTED AVERAGE REMAINING	NUMBER	WEIGHTED AVERAGE EXERCISE
EXERCISE	PRICES	NUMBER	PRICE	LIFE IN YEARS	NUMBER	PRICE
\$13.83 - \$21.06 - \$32.02 -	\$30.30	594,450 257,795 985,908	\$17.95 \$26.79 \$39.67	4.56 6.64 6.96	538,767 196,551 627,346	\$17.95 \$26.63 \$39.31

The weighted average fair value per option at the date of grant for options granted in 2004, 2003 and 2002 was \$11.37, \$7.80 and \$7.87, respectively. The fair value of each option grant is estimated on the date of grant using the Black-Scholes option pricing model with the following weighted average assumptions by grant year. Adjustments for forfeitures are made as they occur.

	2004	2003	2002
Risk-free interest rate	3.67%	3.87%	4.70%
Expected dividend yield	1.29%	1.58%	1.91%
Expected volatility factor	22.80%	23.00%	25.50%
Expected option term (in years):			
Original grants without reloads	7.0	7.0	7.0
Original grants with reloads	5.0	7.0	7.0

Restricted Stock Awards

During 2004, 2003 and 2002, respectively, the Company granted 18,916, 22,645 and 25,436 restricted units of Company common stock with a fair value of \$45.59, \$32.30 and \$27.50 per share, the respective market price of the stock at the date granted. The restricted share units require no payment from the employee and compensation cost is recorded based on the market price on the grant date and is recorded equally over the vesting period of four years. During the vesting period, officers and key employees receive compensation equal to dividends declared on common shares. Upon vesting, the employee may elect to defer receipt of their shares. Subsequent to the end of fiscal year 2004, the Company granted 16,072 restricted stock units in December 2004 at the then-market price of \$52.15. Compensation expense related to restricted stock awards totaled \$770, \$569 and \$426 in 2004, 2003 and 2002, respectively.

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NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (DOLLARS IN THOUSANDS EXCEPT PER SHARE DATA) -- (CONTINUED)

Directors' Restricted Stock Compensation

The incentive plans provide for grants of shares of common stock to all non-employee directors equal to a one-year annual retainer in lieu of cash. The directors' rights to the shares vest immediately on the date of grant. In 2004, 2003 and 2002, respectively, 6,320, 7,176 and 8,120 shares of Company common stock were issued under the plans. Compensation expense related to directors' restricted stock totaled \$260 for each year 2004, 2003 and 2002.

O. EARNINGS PER SHARE

The Company calculates basic earnings per share by dividing net earnings by the weighted average number of shares outstanding. Diluted earnings per share reflects the impact of outstanding stock options if exercised during the periods presented using the treasury stock method. The following table provides a reconciliation of the denominators utilized in the calculation of basic and diluted earnings per share:

	2004	2004 2003	
Net Earnings Basic EPS:	\$ 63,997	\$ 54,552	\$ 46,601
Weighted average number of common shares outstanding Basic per share amount		25,106,561 \$ 2.17	
Diluted EPS:			
Weighted average number of common shares outstanding Dilutive effect of stock options	25,492,157 261,212	25,106,561 266,245	24,839,812 332,119
Diluted weighted average number of common shares outstanding Diluted per share amount			25,171,931 \$ 1.85

For fiscal years ended November 30, 2004, 2003 and 2002, respectively, 287,850, 7,773 and 55,458 stock options with a weighted average exercise price of \$45.59, \$38.80 and \$31.66 were not included in the computation of diluted earnings per share as the exercise prices of the options were greater than the

average market price of the common shares during the respective periods.

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NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (DOLLARS IN THOUSANDS EXCEPT PER SHARE DATA) -- (CONTINUED)

P. UNAUDITED QUARTERLY FINANCIAL DATA

The unaudited quarterly data for 2004 and 2003 were as follows:

	F	IRST	SI	ECOND	T	HIRD	F	DURTH		
	QU	ARTER	QUA	ARTER	QU	ARTER	QUA	ARTER	TC	TAL
2004:										
Net sales	\$1	75 , 272	\$19	98 , 712	\$2	06 , 209	\$20	07 , 493	\$78	37 , 686
Gross profit		51,484	(51,099		63 , 234	(64,811	24	10,628
Net earnings		11,661	1	L4 , 914		15 , 875	2	21,547	6	3,997
Net earnings per common share:										
Basic	\$	0.46	\$	0.59	\$	0.62	\$	0.84	\$	2.51
Diluted	\$	0.45	\$	0.58	\$	0.61	\$	0.83	\$	2.48
2003:										
Net sales	\$1	71,494	\$18	35 , 775	\$1	90,647	\$19	93,442	\$74	1,358
Gross profit		48,349	į	56,599		56,154	(60 , 589	22	21,691
Net earnings		9,596	1	L3,047		14,304	1	17 , 605	5	4,552
Net earnings per common share:										
Basic	\$	0.39	\$	0.52	\$	0.57	\$	0.70	\$	2.17
Diluted	\$	0.38	\$	0.51	\$	0.56	\$	0.68	\$	2.15

Tax benefits arising from the recently enacted American Jobs Creation Act of 2004 decreased income taxes \$1,225 and increased diluted EPS by \$0.05 during the fourth quarter of 2004. During the fourth quarter of 2003, the Company changed its method of accounting for inventory as described in Note C which increased gross profit by \$456, net earnings by \$289 and diluted EPS by \$0.01.

Q. SEGMENT INFORMATION

Based on the economic characteristics of the Company's business activities, the nature of products, customers and markets served, and the performance evaluation by management and the Company's Board of Directors, the Company has identified three reportable segments: Engine/Mobile Filtration, Industrial/Environmental Filtration and Packaging.

The Engine/Mobile Filtration segment manufactures and markets a complete line of filters used in the filtration of oils, air, fuel, coolant, hydraulic and transmission fluids in both domestic and international markets. The Engine/Mobile Filtration segment provides filters for certain types of transportation equipment including automobiles, heavy-duty and light trucks, buses and locomotives, marine and mining equipment, industrial equipment and heavy-duty construction and agricultural equipment. The products are sold to aftermarket distributors, original equipment manufacturers and dealer networks, private label accounts and directly to truck service centers and large national accounts.

The Industrial/Environmental Filtration segment manufactures and markets a complete line of filters, cartridges, dust collectors and filtration systems used in the filtration of air and industrial fluid processes in both domestic and international markets. The filters and filter systems are used in commercial

and industrial buildings, hospitals, manufacturing processes, pharmaceutical processes, clean rooms, airports, shipyards, refineries, power generation plants and residences. The products are sold to commercial and industrial distributors, original equipment manufacturers and dealer networks, private label accounts, retailers and directly to large national accounts.

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NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (DOLLARS IN THOUSANDS EXCEPT PER SHARE DATA) -- (CONTINUED)

The Packaging segment manufactures and markets consumer and industrial packaging products including custom-designed plastic and metal containers and closures and lithographed metal sheets in both domestic and international markets. The products are sold directly to consumer and industrial packaging customers.

Net sales represent sales to unaffiliated customers. No single customer or class of product accounted for 10% or more of the Company's consolidated 2004 sales. Intersegment sales are not material. Assets are those assets used in each business segment. Corporate assets consist of cash and short-term cash investments, deferred income taxes, headquarters facility and equipment, pension assets and various other assets that are not specific to an operating segment. Unallocated amounts include interest income and expense and other non-operating income and expense items.

The segment data for the years ended November 30, 2004, 2003 and 2002 were as follows:

	2004	2003	2002
Net sales: Engine/Mobile Filtration	\$320,042	\$287,797	\$263,512
Industrial/Environmental Filtration Packaging	396,629 71,015	386,275 67,286	383,613 68,438
	\$787 , 686	\$741 , 358	\$715 , 563
Operating profit:			
<pre>Engine/Mobile Filtration</pre>	\$ 66,564	\$ 58 , 299	\$ 52 , 779
<pre>Industrial/Environmental Filtration</pre>	28 , 671	24,171	20,670
Packaging	5 , 151	4,592	4,326
Relocation costs	(2,209)		
	98 177	87 , 062	77,775
Other income (expense)	883	(1,003)	(6,325)
Earnings before income taxes and minority			
interests	\$ 99,060 =====		\$ 71,450 ======
Identifiable assets:			
Engine/Mobile Filtration	\$181,611	\$153,621	\$152,209
Industrial/Environmental Filtration	352,093	297,219	306,206
Packaging	41,474	39,733	42,114
Corporate	52 , 619	47,664	45,590
	\$627 , 797	\$538 , 237	\$546,119
	======	======	=======

Additions to plant assets:

			=======
	\$ 22,352	\$ 13,042	\$ 12,204
Corporate	931	1,296	368
Packaging	1,204	3,284	2,242
<pre>Industrial/Environmental Filtration</pre>	12,274	4,825	5,386
Engine/Mobile Filtration	\$ 7,943	\$ 3,637	\$ 4,208

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NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (DOLLARS IN THOUSANDS EXCEPT PER SHARE DATA) -- (CONTINUED)

	2004	2003	2002	
Depreciation and amortization: Engine/Mobile Filtration	\$ 7,272	\$ 7,335	\$ 7,328	
	8,493	8,075	8,642	
Packaging	2,624	2,861	3,096	
Corporate	762	714	694	
	\$ 19,151 ======	\$ 18,985 ======	\$ 19,760	

Financial data relating to the geographic areas in which the Company operates are shown for the years ended November 30, 2004, 2003 and 2002. Net sales by geographic area are based on sales to final customers within that region.

	2004	2003	2002
Net sales:			
United States	\$620,337	\$599,843	\$599 , 937
Europe	80,441	70,023	56,130
Other international	86,908	71,492	59 , 496
	\$787 , 686	\$741 , 358	\$715 , 563
	=======	=======	=======
Plant assets, at cost, less accumulated depreciation:			
United States	\$133 , 361	\$120,719	\$125 , 508
Europe	6,626	6,423	6 , 239
Other international	2,255	2,430	1,145
	\$142,242	\$129 , 572	\$132 , 892

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CLARCOR INC.

SCHEDULE II -- VALUATION AND QUALIFYING ACCOUNTS

FOR THE YEARS ENDED NOVEMBER 30, 2004, 2003 AND 2002 (DOLLARS IN THOUSANDS)

COLUMN A	COLUMN B	COLUI	COLUMN D	
		ADDI	TIONS	
DESCRIPTION	BALANCE AT BEGINNING OF PERIOD	CHARGED TO	(2) CHARGED TO OTHER ACCOUNTS	DEDUCTIONS
2004:				
Allowance for losses on accounts				
receivable	\$9,106	\$2,302	\$166(A)	\$2,017(B
	=====	=====	====	=====
2003:				
Allowance for losses on accounts	AT. 000	40.405	****	40.015.45
receivable	\$7,020	\$3,407	\$994(A)	\$2,315(B
	=====	=====	====	=====
2002:				
Allowance for losses on accounts				
receivable	\$7 , 920	\$2 , 379	\$ 95(A)	\$3 , 374(B
	=====	=====	====	=====

NOTES:

- (A) Due to business acquisitions and reclassifications.
- (B) Bad debts written off during year, net of recoveries.