

SINGER®

2002

**DISCLOSURE STATEMENT
AND REPORT**

Singer N.V.

Incorporated in the Netherlands Antilles

De Ruyterkade 62, Willemstad
Curacao, Netherlands Antilles

April 2003

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INTRODUCTION

Singer N.V. (“Singer” or the “Company”) was incorporated under the laws of the Netherlands Antilles on December 21, 1999. Effective September 2000, as a result of a successful reorganization under Chapter 11 of the United States Bankruptcy Code, Singer became the parent company of several operating companies (the “Operating Companies”) formerly owned by The Singer Company N.V. (“Old Singer”), as well as acquiring ownership of the SINGER® brand name, one of the most widely recognized and respected trademarks in the world.

Singer, through its Operating Companies, is engaged in two principal businesses, Retail and Sewing.

Singer is a leading retailer and direct seller of household appliances, consumer electronic equipment, furniture and other consumer durable products for the home in selected markets worldwide, primarily in Asia, Mexico and the Caribbean. Retail sales activities in these markets are strengthened by the availability to customers of the consumer credit services provided by the Company.

Singer is also one of the world’s leading sellers of consumer and artisan sewing machines, produced by the Company and certain third-party manufacturers, with an estimated worldwide unit market share of 26% (excluding China, the former Soviet Republics and Eastern European countries).

The Company has a presence directly or through dealers, distributors and licensees in more than 190 countries around the world.

In order to improve operating and financial performance, the Company is undertaking a number of programs, including introducing new and improved products and services, increasing the number and variety of distribution points, improving the credit offer in Retail, strengthening working capital management, improving product sourcing and implementing programs to increase royalty and licensing earnings. Similar efforts are being undertaken by the Operating Companies, in addition to their continuing cost-control programs.

The Company publishes its consolidated financial statements in US dollars and in accordance with accounting principles generally accepted in the United States. In this Report, references to “US dollars”, “dollars”, “U.S.\$”, “US\$”, or “\$” are to US currency.

Quotation of the Company’s Common Shares on the “Pink Sheets” quotation service commenced in March 2002.

The registered offices of the Company are located at De Ruyterkade 62, Willemstad, Curacao, Netherlands Antilles, and its telephone number is 599-9732-2555. Certain administrative matters are handled in the United States by the Company’s subsidiary, Singer Corporation, located at 915 Broadway, New York, NY 10010. The Company’s website is www.singer.com.

As used herein, except as the context otherwise requires, the term “Company” or “Singer” refers to Singer N.V. and its consolidated subsidiaries. The term “Operating Companies” refers to locally incorporated companies which operate the Company’s business in various countries around the world. The term “Operating Affiliates” refers to Operating Companies in which Singer exercises significant management influence but does not hold greater than 50% ownership. The term “Old Singer” refers to The Singer Company N.V., which filed for protection under Chapter 11 of the United States Bankruptcy Laws in September 1999.

CAUTIONARY STATEMENT WITH RESPECT TO FORWARD-LOOKING STATEMENTS

Statements made herein with respect to Singer’s current plans, estimates, strategies and beliefs and other statements that are not historical facts are forward-looking statements about the future performance of the Company. Forward-looking statements include but are not limited to those using words such as believe, expect, anticipate, plans, strategy, prospects, forecast, estimate, project, may or might, and words of similar meaning in connection with a discussion of future operations, financial performance, financial position, capital resources and strategy and plans and objectives of management. From time to time, oral or written forward-looking statements may also be included in other materials released to the public. These statements are based on management’s assumptions and beliefs which are expressed in light of the information available to management at the time. The ultimate outcome in many cases is outside the Company’s control. The Company cautions you that no assurance can be given that expectations reflected in such forward looking statements will prove to have been correct, that a number of important risks and uncertainties could cause actual results to differ materially from those discussed in the forward-looking statements, and, therefore, you should not place undue reliance on such forward-looking statements. You should not rely on any obligation of the Company to update or revise any forward-looking statements, whether as a result of new information, future events or otherwise. The Company disclaims any such obligation. Risks and uncertainties that might affect the Company include, but are not limited to: general economic conditions in the Company’s markets worldwide, particularly in Asia and other developing countries, including levels of consumer spending; exchange rates, particularly between the US dollar and other currencies in which the Company makes significant sales or in which the Company’s assets and liabilities are denominated; the Company’s ability to continue to win acceptance of its products and services, which are offered in highly competitive markets; the Company’s ability to implement successfully the ongoing restructuring of its businesses; the success of the Company in improving liquidity and obtaining access to capital resources, including compliance with required financial and other covenants under its secured credit facilities; improving efficiency in its manufacturing and marketing operations; continuing relationships with financial institutions, suppliers and other creditors; and the outcome of contingencies.

Important information regarding risks and uncertainties is also set forth elsewhere herein, including in the Introduction, Item 3 (“Key Information - Risk Factors”), Item 4 (“Information on the Company”), Item 5 (“Operating and Financial Review and Prospects”), Item 11 (“Quantitative and Qualitative Disclosures About Market Risk”), and the audited consolidated financial statements referenced in Item 18 (“Financial Statements”).

PART I

Item 1. Identity of Directors, Senior Management, and Advisers

Not Applicable

Item 2. Offering Statistics and Expected Timetable

Not Applicable

Item 3. Key Information

Selected Financial Data

Set forth below is selected audited consolidated financial data of the Company for the twelve months ended December 31, 2002 and 2001. Such audited financial statements include a “going-concern” qualification. See Item 18 (“Financial Statements”) included herein.

(000's, except per share data)	Twelve months ended December 31, 2002	Twelve months ended December 31, 2001
Operating Data		
Revenues	\$ 431,229	\$ 435,780
Operating income	37,142	34,171
Equity in earnings from operating affiliates	4,164	1,736
EBITDA*	48,748	52,453
Interest expense	21,616	25,674
Net income	17,405	9,070
Per Share Data		
Basic earnings – weighted average number of shares 8.1 million ...	\$ 2.01	\$ 0.98
Balance Sheet Data		
Working capital **	\$ 40,661	\$ 44,931
Investment in operating affiliates	28,086	25,772
Total assets	468,999	487,835
Notes and loans payable	49,070	59,438
Current portion of long-term debt	37,882	24,695
Long-term debt	105,797	132,541
Shareholders' equity	122,966	104,344
Capital stock	81	81

* EBITDA is defined as Net income before interest expense, taxes, depreciation and amortization.

** Working capital is defined as current assets less current liabilities.

Risk Factors

This section contains forward-looking statements that are subject to the “Cautionary Statement Regarding Forward-Looking Statements” appearing elsewhere herein. Risks to the Company are also discussed elsewhere herein, including, without limitation, in the other sections referred to in the “Cautionary Statement with Respect to Forward-Looking Statements”.

Economic Trends in the Company’s Major Markets May Adversely Impact Results

Purchases of the Company’s products are to a very significant extent discretionary. Economic downturns and resulting declines in consumption in Singer’s major markets may adversely affect the level of sales and the Company’s consolidated financial results and condition. A significant economic slow down in one or more selected markets where the Company has significant sales would likely have a negative impact on the Company’s consolidated results and financial position. Economic conditions in the United States have an important direct and indirect impact on the Company’s results and position but economic developments in other areas and countries such as Mexico, South East Asia and the Indian subcontinent may have a greater impact.

The Company’s Liquidity is Tight

The Company’s liquidity is tight. The Company has significant borrowings that require, among other things, compliance with certain financial ratios on a quarterly basis and required reductions of certain significant outstanding debt balances in 2003, 2004, and later years. See Note 10 (“Long-Term Debt”) of the notes to the financing statements included herein. Improvement in liquidity is dependent on the achievement of improved operating and financial performance, including working capital efficiencies, and the ultimate realization of certain, one-time items, some of which are not within the Company’s control.

Singer is Subject to the Risks of International Operations

A substantial portion of the Company’s activities are conducted in developing and emerging markets throughout the world. There are a number of risks inherent in doing business in these markets, including, among others, less stable political systems, uncertainty with respect to regulatory and legal procedures, breakdowns in civil order, difficulties in recruiting and retaining personnel, reduced protection for intellectual property rights and potential adverse changes in tax regimes. If Singer is unable to manage the risks inherent in its international activities, this could adversely affect the Company’s consolidated results and financial position.

In Each of its Businesses, Singer is Subject to Intense Competitive Pressures

Singer’s operations face a broad range of competitors from large international companies to small independent dealers. Some of these competitors have greater financial, technical and marketing resources available to them than does the Company. Others may be willing to engage in unethical or illegal business practices that give them at least a temporary advantage. The competitive environment has become increasingly demanding due to a number of factors, including increased price competition reflecting global over-capacity for most of the products the Company sells, the growth of new, more efficient sales channels such as mass merchants, and the broadening of consumer credit alternatives in certain markets.

Foreign Exchange Fluctuations May Negatively Impact the Company's Results

Local currency denominated financial results in each of the Singer Operating Companies around the world are translated into US dollars by applying the weighted average market exchange rate during each financial reporting period. Local currency denominated assets and liabilities are translated into US dollars by applying the market exchange rate at the end of each financial reporting period. Accordingly, the Company's results, as reported in its consolidated profit and loss statements, and the Company's assets and liabilities, as reported in the Company's consolidated balance sheets, are subject to foreign exchange rate fluctuations. In recent periods, for many operations, financial trends reported in US dollars have appeared less favorable than would have been the case had those results been reported in local currency.

Dependence on Outside Suppliers

Singer relies on outside suppliers for approximately 36% of the sewing machines and essentially all of the other consumer products which it sells. Reliance on outside suppliers could increase the Company's exposure to possible supply disruptions, to the introduction of defective products or inferior parts, and to increased competition from competitors sourcing similar products from the same manufacturers.

The Consumer Finance Business is Subject to Non-Performance Risks

Extension of consumer credit is an integral part of Singer's Retail operations. In most countries, the accounts receivables that are generated are financed by the local Operating Companies. A significant economic downturn in a market, a loss of critical personnel, changes in local laws or practice, or civil disorder, among other factors, could reduce collection performance impairing the value of Singer's receivables, and negatively impact the Company's consolidated results and financial position.

The Company's Facilities and Information Systems Are Subject to Damage as a Result of Disasters, Outages or Similar Events

The Company's facilities are located throughout the world and are subject to the possibility of disaster or outage or similar disruption as a result of any of a number of events. Furthermore, as the role of information systems is becoming ever more important in the Company's operating activities, such issues as shutdowns of information systems due to such disasters, software and hardware defects, and computer viruses pose increasing risks. If such factors adversely affect the Company's operating activities, or generate expenses relating to physical or personal damage, the Company's consolidated results and financial position may be adversely affected.

The Company's Shares are Currently Quoted Only on the "Pink Sheets"

It is not anticipated that the Company's Common Shares will be listed on any U.S. or overseas securities exchange, the NASDAQ National Market System, the NASDAQ Small Cap Market, the OTC Bulletin Board or a similar trading system in the near future. Price quotations for the Company's Common Shares became available on the "Pink Sheets" quotation service under the symbol "SNGR" in March 2002. It is anticipated that brokers should be able to continue to trade Singer's Common Shares using the "Pink Sheets" quotation service as long as the Company is current in submitting to the Securities and Exchange Commission ("SEC") the materials that it makes available to its shareholders or is required to file under its own country jurisdiction. If the Common Shares cease to be traded, shareholders seeking to sell or

buy shares will only be able to do so with considerable difficulty and at prices that may not reflect the shares' theoretical inherent value. Even to the extent that quotations on the "Pink Sheets" service continue, there is no assurance that there will be adequate liquidity or that there will not be wide swings in prices and significant differences between "bid" and "asked" prices, which will make trading difficult and could cause prices for the Company's shares to deviate substantially from their theoretical inherent value.

Item 4. Information on the Company

Business Overview

Singer N.V. was incorporated under the laws of the Netherlands Antilles on December 21, 1999. Effective September 2000, as a result of a successful Chapter 11 reorganization, Singer became the parent company of several Operating Companies formerly owned by The Singer Company N.V. ("Old Singer"), as well as acquiring ownership of the SINGER® brand name, one of the most widely recognized and respected trademarks in the world.

The Company is a holding company and, through its Operating Companies, is engaged in two principal businesses, Retail and Sewing. The SINGER® trademark ties the two businesses together and also stands on its own with licensing and wholesaling potential.

The Retail business consists primarily of the distribution through company-owned retail stores and direct selling of a wide variety of consumer durable products for the home in selected emerging markets, primarily in Asia, Mexico and the Caribbean. Retail sales activities in these markets are strengthened by the offer of consumer credit services provided by the Company to its customers. In some of the markets where it operates, Singer is recognized as a leading retailer of products for the home.

The Sewing business consists primarily of the distribution of consumer and artisan sewing machines and accessories, produced by Singer and certain third-party manufacturers, through distribution channels operated by its Sewing Operating Companies and through third-party distributors and dealers, as well as through the Operating Companies which operate Singer's Retail business. Singer is one of the world's leading sellers of consumer and artisan sewing machines, with an estimated worldwide unit market share of 26% (excluding China, the former Soviet Republics and Eastern European countries).

Approximately 62% of Singer's revenues are generated from Retail and approximately 38% from Sewing, taking into account the revenues of the Company's non-consolidated Operating Affiliate in Thailand. Retail revenues include sales by Retail Operating Companies of sewing products.

Revenues are seasonal, generally increasing somewhat during certain holiday or festival periods. For example, the Americas and Europe tend to have proportionately higher revenues in the fourth quarter due to the Christmas season, while parts of Asia have proportionately higher revenues during the Lunar New Year festivities in the first quarter. Overall, revenues tend to be higher in the fourth quarter.

The Company has a presence in more than 190 countries around the world, directly through its Operating Companies or indirectly through dealers, distributors and licensees. No customer accounts for more than 5% of the Company's sales.

Singer's ongoing business strategy is fourfold:

A. To grow its core Retail business in those emerging markets with significant growth opportunities and where the Company is already well established, capitalizing on the Company's extensive Retail distribution networks, the SINGER® trademark and the offer to customers of consumer credit services. Singer's plans include offering a greater variety of products and services, increasing the number and variety of distribution points and improving the credit offer.

B. To grow and strengthen its core Sewing business by capitalizing on the SINGER® trademark and the Company's 150+ year reputation for reliability, service, value and innovation. A major objective is to regain market share lost during the turmoil of the past years. Singer's plans include offering new, more competitively featured and priced consumer and artisan sewing machines, through a variety of channels.

C. To grow earnings from licensing of the SINGER® trademark both for sewing and non-sewing products and to increase wholesale sales of non-sewing products in selected markets.

D. To improve operating and financial performance through management and organizational changes designed to enhance overall management and efficiency, and by implementing programs to improve product sourcing, strengthen inventory and receivables management and control selling and administrative cost.

The following table sets forth certain financial information for the twelve months ended December 31, 2002 and 2001, for the Company's Retail and Sewing operating segments:

(000's)	Twelve months ended December 31, 2002		Twelve months ended December 31, 2001	
	Revenue	Operating Income	Revenue	Operating Income
Retail:				
Americas	\$ 137,655	\$ 6,311	\$ 149,596	\$ 14,263
Asia, Europe, Africa & Middle East.....	223,864	18,477	215,852	18,325
	361,519	24,788	365,448	32,588
Less: Operating Affiliates.....	(91,248)	(6,267)	(88,106)	(7,120)
Total	270,271	18,521	277,342	25,468
Sewing marketing and manufacturing:				
Americas	98,071	17,575	93,438	12,607
Asia, Europe, Africa & Middle East.....	62,887	9,205	65,000	9,191
Total	160,958	26,780	158,438	21,798
Corporate & eliminations	-	(8,159)	-	(13,095)
Total	\$ 431,229	\$ 37,142	\$ 435,780	\$ 34,171

For additional financial information with respect to the Retail and Sewing operating segments see Item 5 ("Operating and Financial Review and Prospects") and Note 18 ("Segment Related Information") of notes to the consolidated financial statements included herein.

Retail Business

In certain countries, primarily in Asia, Mexico and the Caribbean, Singer's Operating Companies have for many years been engaged in the distribution, through retail stores and direct selling, and in some markets through wholesale channels, of consumer durable products. In these countries, the SINGER® name is recognized by the consumer as a trusted source of reliable, quality products for the home at reasonable prices, as well as being identified with specific consumer products that may vary by market. This is a business with significant potential to grow along with these emerging economies and the expansion of their consumer middle class.

Products

In these countries, Singer is a retailer of various consumer durable products for the home. Products include: electronic equipment, such as televisions, mobile telephones, VCRs, stereos, CD, VCD and DVD players and portable radios; home appliances, such as refrigerators, gas ranges, washing machines, small kitchen appliances, dishwashers, dryers, sewing machines and ironing and pressing products; home furnishings, such as bedroom, dining room and occasional furniture; and additional consumer products depending on the market, such as motorcycles in Bangladesh and Thailand. In some cases the products are generic, and in other cases the products are selected to meet local consumer preferences. New types of products are reviewed and added to the local product offering on a regular basis. The product line offered in a particular country is to some extent tailored to the particular conditions of the local market, including consideration of product pricing levels appropriate for the market.

All consumer durable products are sourced from third-party manufacturers (either in fully assembled or kit form), with the exception of sewing machines which are sourced through Singer's Sewing operations. Singer has maintained strong historical relationships with several leading manufacturers including Goldstar, Matsushita (Panasonic/National), Samsung, Sanyo and Sharp. In some cases where there are local efficiencies or tax or duty incentives, assembly of certain products is carried out by the local Retail Operating Companies.

Historically, each Retail Operating Company has independently sourced its consumer durable products, with the exception of sewing machines. Singer has now introduced a central sourcing program for these products with expected pricing and feature advantages. This effort is facilitated by a trend to greater standardization of the product lines throughout the Company's Retail markets. Singer is also implementing computerized inventory control and related systems in certain locations, which, if successful in achieving meaningful efficiencies, will be extended to other Retail operations.

None of Singer's Retail Operating Companies commenced proceedings under Chapter 11 or under the insolvency laws of other countries, but continued to operate in the ordinary course as substantially stand-alone companies throughout the period of the bankruptcy proceedings of Old Singer. However, during the period of the bankruptcy and the turmoil preceding it, it was not possible for many of these companies to operate as efficiently, to take as much advantage of potential growth opportunities or to obtain access to as much capital, as might otherwise have been the case. In connection with and subsequent to the effectiveness of the reorganization, Singer management has been actively pursuing programs to address these issues.

Consumer Credit Operations and Related Financial Services

Extension of consumer credit has been an integral part of Singer's Retail operations since shortly after the business was founded over 150 years ago. Singer's Retail Operating Companies are knowledgeable about extending credit to consumers and collecting the receivables. Consumer credit is a key element of the Singer Retail system in the emerging markets in which the Company operates, as other forms of credit are much less readily available for the average consumer in these markets than is the case in more developed countries. In addition to providing a strong impetus for sales, consumer credit continues to be a profitable element of the Retail business, and represents approximately 9% of the Company's total revenues (including the Company's non-consolidated Operating Affiliate in Thailand).

Credit-financed sales generate installment accounts receivable which range from three to thirty-six months and bear interest at rates based upon prevailing consumer interest rates in the various local markets. These accounts receivable generally are financed by the local Retail Operating Company. It is the Company's policy, to the extent feasible, to finance such accounts receivable by borrowing funds in the country where such accounts receivable originate. The Company's installment accounts receivable net of unearned carrying charges as of December 31, 2002 was \$63.3 million. Historically, the Retail business has experienced an overall write-off rate on installment sales of approximately 4%.

Principal Retail Operating Companies

Singer's principal Retail Operating Companies are located in the following countries (in order of revenues):

Mexico

Singer's Retail Operating Company in Mexico is Singer Mexicana S.A de C.V. ("Singer Mexicana"), a 100%-owned subsidiary. Singer enjoys wide brand name recognition in Mexico. Singer Mexicana operates approximately 215 "Singer" Retail stores, selling a broad range of consumer durable products for the home. The stores, which are primarily located in non-urban areas, also serve as a base for canvassers who sell the same products at village markets and door-to-door. More than 1,400 canvassers are employed in the distribution network. The distribution network also includes more than 400 independent dealers and 190 stores of mass merchants which sell SINGER® branded sewing machines. While the operation currently does not have a significant share of the total consumer durables market, it has a significant presence in that market in non-urban areas, as well as a 69% unit market share of the consumer sewing machine market. Sales of non-sewing consumer durables represent more than 69% of Singer Mexicana's total sales. Consumer durable products, other than sewing machines, are generally sold at the "Singer" stores under other well-known international and national brand names; the sewing machines are branded SINGER®.

Mexico has a relatively young population, with over three-quarters of the population below the age of forty. After recovering from the peso devaluation and banking crisis of the mid-1990's, Mexico in the late 1990's achieved its highest growth rate in almost 20 years. Today, the economy is somewhat depressed, reflecting, among other factors, the weakness in the U.S. economy. In addition to the beneficial effect from any general expansion in the economy, revenue growth for Singer Mexicana is expected to come from the introduction of new products and services, from upgraded store locations and more aggressive marketing. Revenue growth at Singer Mexicana has been severely inhibited by a shortage of capital. This has generally been a problem in Mexico, which has been aggravated in the case of Singer Mexicana by the fallout from the Chapter 11 proceedings of Old Singer. Local

management is actively pursuing programs designed to increase Singer Mexicana's access to capital markets.

Thailand

Singer Thailand Public Company Limited ("Singer Thailand") is publicly traded on the Bangkok Stock Exchange and is 48% owned by Singer. Because Singer owns less than 50% of Singer Thailand, Singer Thailand's results are not consolidated in the Company's results, but rather Singer's share of Singer Thailand's net income is included in "Equity earnings from operating affiliates". Singer Thailand operates more than 250 "Singer" Retail stores including 12 new "Plus Stores". In most cases the stores, which are primarily located in non-urban areas, serve as a base for canvassers who sell Singer products door-to-door and as a local warehouse, as well as a Retail shop. More than 7,100 canvassers are employed by the operation. Singer Thailand is a well respected supplier of consumer durable products for the home, and has a significant market share across several product categories, including a 13% share in washing machines, 8% of the television market, and a 8% share of the refrigerator market, as well as a 21% unit market share in consumer sewing machines. Sales of non-sewing consumer durables represent approximately 94% of Singer Thailand's total sales. Most of the consumer durable products sold by Singer Thailand outside of the "Plus Stores" are Singer branded; the "Plus Stores" follow a multi-brand strategy.

After having enjoyed one of the world's highest growth rates for a decade, Thailand has been slowly recovering from the major Baht devaluation and financial crisis of the late-1990's, with real GDP growth currently running at approximately 3.8%. Near term demand for consumer durables is expected to be in line with or greater than GDP growth. Revenue growth for Singer Thailand is expected to come from this growth in demand, from the introduction of new products and services, including furniture, and from the introduction of Singer Plus, a new channel of distribution aimed at urban areas and high end consumers, which have not been Singer Thailand's traditional markets.

Sri Lanka

Singer (Sri Lanka) Limited ("Singer Sri Lanka") is publicly traded on the Colombo Stock Exchange and is 81% owned by Singer. As of December 31, 2002, the Company's stake in Singer Sri Lanka had a market value of \$15.5 million. Singer Sri Lanka operates more than 120 "Singer" Retail stores, including five new "Mega Stores", one of which is the largest department store in the country, and has more than 350 independent dealers. Singer Sri Lanka is recognized as a major retailer of consumer durable products for the home, and has a significant market share across several product categories, including a 47% market share in refrigerators, a 26% share in deep freezers, a 26% share in washing machines and a 23% share in televisions, as well as an 86% unit market share in consumer sewing machines. Sales of non-sewing consumer durables represent 85% of Singer Sri Lanka's total sales. Products traditionally have been sold under the SINGER® brand, but the operation has recently introduced new brands for certain products under exclusive brand arrangements, and plans to continue to expand this program as appropriate. Also, a multi-brand strategy is employed in the Mega Stores.

India

Singer India Limited ("Singer India") is publicly traded on the Bombay and Delhi Stock Exchanges and is 63% owned by Singer. As of December 31, 2002, the Company's stake in Singer India had a market value of \$1.7 million. Singer India operates more than 200 "Singer" Retail stores, and also sells products through more than 480 independent dealers and mass merchants. Many of the "Singer" stores, which are primarily located in non-urban areas, also serve as a base for canvassers who sell Singer products door-to-door and as a local warehouse, as well as a Retail shop. More than 2,000 canvassers operate out of the

“Singer” stores. Operations also include the manufacture of sewing machines, mainly for the local market. Sales of non-sewing consumer durables represent about 41% of Singer India’s total sales, the remainder being sewing products. Products traditionally have been sold under the SINGER® brand but the operation has recently introduced additional brands for certain products.

Bangladesh

Singer Bangladesh Limited (“Singer Bangladesh”) is publicly traded on the Dhaka Stock Exchange and is 80% owned by Singer. As of December 31, 2002, the Company’s stake in Singer Bangladesh had a market value of \$33.6 million. Singer Bangladesh operates 81 “Singer” Retail stores, and has 89 agency shops that mirror the operations of its own stores. Singer Bangladesh is a major retailer of consumer durable products for the home, with approximately a 15% share of this market. The operation has an 18% market share in televisions and a 24% share in washing machines, as well as a 25% unit market share of the consumer sewing machine market. Sales of non-sewing consumer durables represent over 95% of Singer Bangladesh’s total sales. Substantially all products are currently sold under the SINGER® brand name.

Caribbean

Singer has 100% owned Retail Operating Companies in Jamaica and Guyana. Singer operates 16 “Singer” Retail stores in Jamaica, and operates three “Singer” retail stores in Guyana. The Jamaica and Guyana stores sell a broad range of consumer durable products for the home. Singer enjoys wide brand name recognition in these markets. Sales of non-sewing consumer durables represent about 96% of the operation’s revenues. Consumer durable products other than sewing machines, are generally sold at the “Singer” stores under other well known international and national brand names; the sewing machines are branded SINGER®. Similar operations in Trinidad, St. Lucia and Grenada were sold to a third party in 2000 and are now covered by distribution and licensing arrangements.

Other

Countries covered by other Singer Retail Operating Companies include Pakistan, the Philippines, and Vietnam. Certain additional countries such as Indonesia are being evaluated as potential candidates for expansion of the Retail operations.

Licensing

Singer has royalty bearing licensing arrangements covering certain geographic areas where the Retail business does not have a direct operation, including Malaysia, Australia, France and certain islands in the Caribbean. These arrangements generally allow the licensee to apply the SINGER® trademark to specified consumer durable products, other than sewing machines, subject to appropriate quality and other standards. Typically these arrangements provide for percentage royalty payments based on sales, and a minimum annual royalty. The Company continues to look for new opportunities in the licensing field.

Sewing Business

Singer is one of the world's leading sellers of consumer and artisan sewing machines with an estimated worldwide unit market share of 26% (excluding China, the former Soviet Republics and Eastern European countries). These products are produced by the Company and certain selected third-party manufacturers, and are distributed through the Singer Sewing Operating Companies' own distribution channels, through third-party dealers and distributors, and through the Singer Retail Operating Companies. Almost all of the sewing machines sold by the Company are marketed under the world famous SINGER® trademark, which celebrated its 150th anniversary in 2001.

Products

Singer offers a wide range of consumer and artisan sewing machines, the widest range in the industry, including cast iron straight stitch models popular in emerging markets to the most advanced sewing machine in the world, the XL5000 computer machine. In certain countries the Sewing product line includes consumer clothing care products such as irons and ironing presses. In selected markets, the Company also sells a limited range of relatively simple industrial sewing machines.

Consumer and artisan sewing machine models include straight stitch, mechanical zig-zag, artisan and electronic/computer machines. The particular models from the Company's sewing product line marketed in a specific geographic area vary on a country-by-country basis, depending on the tastes, demographics, and degree of economic development of the particular market. Straight stitch models, those that sew only in straight lines, are sold primarily in less developed countries. Mechanical zig-zag sewing machines, with their ability to sew in more sophisticated patterns, remain a mainstay of the Company's product offering and are sold in all of the Company's markets in a number of models. Artisan sewing machines, with straight stitch and zig-zag patterns, are heavier duty machines and can be used in light industry. Electronic/computer machines are the most advanced sewing models and utilize state-of-the-art computer technology and memory that enable them to sew a variety of stitch types, as well as perform complicated tasks such as automatic buttonhole stitching, monogramming and decorative embroidery.

In connection with and subsequent to the effectiveness of the Chapter 11 reorganization, Singer management has implemented programs resulting in improvements of product features, greater product standardization, and manufacturing and sourcing efficiencies. These areas had been negatively impacted to some degree during the period of the bankruptcy of Old Singer and the turmoil preceding it.

Distribution

In certain areas, such as the United States, Brazil, Italy, Turkey, Greater China and certain East European and Scandinavian countries, Singer sewing machines are distributed through Sewing Operating Companies, which operate wholesale distribution networks, consisting of independent dealers, mass merchants and, in some countries, home shopping networks and catalogs. In other countries, Sewing products are also sold through the Retail Operating Companies as described above. In the rest of the world, Sewing products are distributed through independent distributors and dealers, primarily under exclusive distribution arrangements which cover a specific geographic area. In connection with the Chapter 11 reorganization, loss-making direct operations in a number of countries were closed and

converted to independent distributors. The Operating Companies in the United States, Brazil and Turkey were successfully reorganized under Chapter 11.

Principal Sewing Operating Companies

Singer's principal Sewing Operating Companies are located in the following countries (in order of revenues):

United States

Singer Sewing Company ("Singer U.S.") is currently 86% owned by Singer, with the remaining shares owned by Singer U.S.'s former unsecured creditors. Based in LaVergne, Tennessee (near Nashville), Singer U.S. is engaged primarily in the distribution of a wide range of consumer sewing machines. Singer U.S. has an approximate 18% unit market share in consumer sewing machines, which are sold through a network of 550 independent dealer stores and more than 6,500 locations operated by mass merchants, fabric chains, catalog retailers, warehouse clubs and television shopping networks. The operation distributes a limited line of industrial sewing machines, and operates an industrial and consumer sewing spare parts businesses. One customer, Wal-Mart, accounted for approximately 32.7% and 29.9% of sales for the twelve months ended December 31, 2002 and 2001, respectively.

Singer U.S.'s current share of the consumer sewing market in the United States is lower than was historically the case. Factors accounting for the loss in market share include the disruption caused by the Chapter 11 reorganization and the preceding turmoil, general management inefficiencies, and product placement problems. Singer Sewing has adopted programs to address these issues, strengthening relationships with dealers and mass merchants, strengthening the product line with quality machines with competitive features and attractive prices, and emphasizing cost control.

Brazil

Singer do Brasil Industria e Comercio Ltda. ("Singer Brazil") is a 100%-owned subsidiary of Singer. Singer Brazil operates a wholesale sewing machine distribution business in Brazil, with a unit market share of approximately 84%. Sewing products are sold through a network of approximately 1,900 independent dealers with more than 12,000 point of sales and more than 160 mass merchants. Singer Brazil also operates the Company's largest manufacturing facility (see "Manufacturing" below).

In view of their very substantial market share, Singer Brazil is seeking to grow its business by increasing interest in the sewing category, reaching out to younger and more affluent consumers. In addition, Singer Brazil is selectively introducing additional imported consumer and artisan sewing machines that complement the models that are manufactured in Brazil.

Italy

Singer Italia Spa ("Singer Italy") is a 52%-owned subsidiary of Singer. During 2001, Singer Italy completed a major reorganization, moving from an operation with a large number of retail shops and a wholesale distribution network selling a range of consumer durable products, to an operation that is primarily a wholesaler of sewing products. Singer Italy's distribution network consists of ten retail shops and more than 690 independent dealers. Singer Italy has approximately a 43% unit market share of the consumer sewing market in Italy.

Turkey

Sinmak Dikis Makinalari Sanayi Anonim Sirket (“Singer Turkey”) is a 99%-owned subsidiary of Singer. Singer Turkey operates a wholesale sewing machine distribution business in Turkey, with a unit market share of approximately 69%. Sewing products are sold through a network of 740 independent dealers and five mass merchants. Singer Turkey also operates a small factory which primarily supplies sewing machines for the local market. The economic crisis in Turkey that began in late 2000 continues to have a negative impact on the Turkey operation with a significant decline in domestic market sales. To mitigate the impact of the crisis, the Turkey operation has reduced costs and increased exports from the factory particularly of foundry products.

Other

Regions covered by other Sewing Operating Companies include Greater China (China and Taiwan), East Europe (managed from the Czech Republic) and Scandinavia (managed from Denmark).

Distributors and Licensees

In the rest of the world, Singer distributes its Sewing products through independent distributors and dealers. Under the typical distribution arrangement, a distributor is given an exclusive right in a specific territory for SINGER® branded consumer sewing machines, and, in return, is required to purchase their product requirements from Singer. Normally, there are annual purchase targets for the distributor. The Company continually assesses its distribution arrangements and considers replacement of distributors that are not meeting targets. In connection with the Chapter 11 reorganization of Old Singer, a number of unprofitable direct operations were converted to distributorships. Singer estimates that its unit market share, with sales primarily through distributors, is approximately 16% in Western Europe and 31% in Latin America (excluding Brazil and Mexico).

Certain smaller distributors and dealers in Africa and the Middle East are serviced through Singer Africa Middle East Ltd., the Company’s distribution and trading subsidiary, based in Amman, Jordan. Certain smaller distributors in Latin America are serviced through Singer Americas Trading S.A., the Company’s Uruguayan distribution and trading subsidiary. Other distributors in the Americas, Asia and Europe are assisted by the above distribution companies, by adjacent Singer Sewing Operating Companies or by Singer Sourcing Limited, the Company’s centralized Sewing sourcing operation.

In connection with the Chapter 11 reorganization, the former wholesale sewing machine distribution operation in Japan has been wound up. The Company has entered into an exclusive, royalty-bearing licensing arrangement with an independent sewing machine manufacturer in Japan, who has been granted a license to manufacture and distribute sewing machines in Japan bearing the SINGER® name.

Singer also has royalty-bearing licensing arrangements with third-party distributors covering sewing needles and other sewing notions in the United States and certain other countries.

Manufacturing and Sourcing

The Company’s largest manufacturing operation is located in Campinas and Ceara, Brazil, and currently produces approximately 790,000 mechanical, zig-zag consumer sewing machines annually. Approximately 67% of production is exported, primarily to the United States and Europe. Certain types of sewing machine needles are also manufactured at a facility in Brazil. The Brazil manufacturing operation employs over 1,500 people.

Singer's other major manufacturing facility is located in Shanghai, China, which has an annual production of approximately 100,000 cast iron, mechanical zig-zag and overlock sewing machines. The cast iron machines are exported mainly to Mexico and other developing country markets around the world, while the overlock machines are exported primarily to the United States and Europe. The Company also has small sewing machine factories in Turkey and India, which mainly supply the local market. In some cases where there are local efficiencies or tax or duty incentives, light assembly of certain models of sewing machines and the manufacture of sewing furniture is carried out by the local Retail Operating Companies.

While the Company manufactures a majority of the consumer sewing machines sold through its distribution network, Singer also sources consumer sewing machines meeting its specifications from various independent manufacturers in Asia. The Company also markets a range of artisan sewing machines and a limited range of relatively simple industrial sewing machines, which are also sourced from third-party manufacturers.

This balance of manufacturing and sourcing gives Singer significant flexibility in meeting changing consumer tastes and demand with a relatively small fixed investment. Most sewing machine procurement, from both Singer facilities and from third-party manufacturers, is managed centrally through Singer Sourcing Limited, the Company's sourcing operation. This operation administers most sales between the Singer factories and Singer Operating Companies, as well as outside distributors, increasing efficiency in the supply chain and allowing the Company to more easily monitor sales trends and adjust for changes in demand.

Background and Formation of the Company

The Reorganization Plan and Related Matters

Singer's operations and the SINGER[®] trademark were acquired from Old Singer pursuant to a Plan of Reorganization (the "Reorganization Plan") adopted in accordance with the provisions of Chapter 11 of the United States Bankruptcy Code. The basic reorganization cases were commenced in September 1999. The majority of the operations acquired by Singer under the Reorganization Plan did not, however, commence proceedings under Chapter 11 or under the insolvency laws of other countries, but continued to operate in the ordinary course as substantially stand-alone companies throughout the period of the bankruptcy proceedings.

Under the Reorganization Plan, which became effective on September 14, 2000, the outstanding shares of Old Singer were cancelled and substantially all of the Common Shares of the Company (the "Common Shares") were issued to the Singer Creditor Trust to be distributed to the holders of allowed general unsecured claims against Old Singer. With the exception of Mr. Stephen H. Goodman, the Chairman, President and Chief Executive Officer of the Company, none of the directors of Old Singer were appointed to the Board of Directors of the Company, and the majority of the directors of the Company were appointed by the Creditors' Committee of Old Singer in accordance with the Reorganization Plan.

In connection with the effectiveness of the Reorganization Plan, the Company implemented Fresh Start Reporting as of September 30, 2000.

The report of the Company's independent accountants for the twelve months ending December 31, 2002, includes a going concern qualification. Similar going concern qualifications were included in the audited accounts for the three months ended December 31, 2000 and for the twelve months ended December 31, 2001. The Company's ability to continue as a going concern is dependent on the Company's ability to achieve its minimum-operating plan and meet its obligations under several financing agreements, and to obtain additional or replacement financing or successfully renegotiate with creditors under the credit facilities.

The Company believes that its Operating Companies have viable core businesses and that it has the potential to meaningfully improve operating and financial performance.

See also "The Reorganization Plan", "Fresh Start Reporting" and "Management's Plans" in Note 1 ("Business and Organization") and Note 10 ("Long-Term Debt") of the notes to consolidated financial statements included herein. See also Item 9 ("The Offer and Listing - Markets") for information relating to the distribution of the Company's Common Shares to holders of allowed unsecured claims of Old Singer and related matters.

Patents, Trademarks and Licenses

The Company owns a number of trademarks for its products, including the SINGER® trademark. The SINGER® trademark (and the value associated with it) is of great importance to the Company. As part of the Fresh Start Reporting implemented in connection with the Reorganization Plan, the Company valued the SINGER® trademark at \$85 million based on an independent appraisal at that time. The Company uses its trademarks directly, and indirectly through licensees, to identify and promote its and its licensees, products and services throughout the world. The Company owns or has licensed a number of patents, which the Company considers adequate for its business. Except for the SINGER® trademark, the Company does not consider any of its trademarks or patents to be material to the Company as a whole. The Company's interest in its trademarks and patents has been pledged to secure the Company's financing arrangement with the Bank of Nova Scotia. See "Nova Scotia Financing Agreement" in Note 10 ("Long-Term Debt") of the notes to consolidated financial statements included herein.

Advertising

For the twelve months ended December 31, 2002, advertising expenditures were approximately \$14.5 million, or approximately 3% of total revenues. For the twelve months ended December 31, 2001, advertising expenditures were approximately \$13.2 million, or approximately 3% of total revenues. The Company expects to increase its advertising expenditures in 2003. The method of advertising varies from country to country and includes in-store promotions, newspaper and magazine advertisements, television commercials, promotion of sporting events and promotions on game show programs, and incentive trips and awards. The level of local advertising expenditures varies depending on the local market. In addition to its direct advertising expenditures, the Company also supports the local advertising of its distributors, dealers and other merchants.

Competition

The Company experiences substantial competition in each of the markets in which it operates. The Singer Retail Operating Companies face competition from major national retailers in selected markets and from small, independent stores and dealers in all markets. The Company believes that the principal basis upon which its Retail Operating Companies compete are: service, including convenient location, availability of credit and after-market support; brand reputation; and product quality, reliability and price. The Company believes it possesses a competitive advantage in certain markets, particularly as compared with small, independent retailers and dealers, in its ability to offer consumer installment credit for the purchase of consumer durables.

In the market for Sewing products, the Company experiences substantial competition, principally in the low and middle market segments from manufacturers in the Far East and in the high-end of the market from manufacturers in Europe and Japan. These manufacturers generally sell to independent dealers and distributors, and in certain markets, through mass merchants, mail-order houses and other forms of mass market distribution. The Company believes that the principal basis upon which it competes in the Sewing market segment are product features, quality, price and brand reputation. The Company believes it competes effectively in its geographic markets with these manufacturers because of its reputation for innovation, quality and reliability, and its well-established distribution network.

Organizational Structure

Singer's significant Operating Companies are as follows:

<u>Name</u>	<u>Country of Incorporation</u>	<u>Ownership Interest (%)</u>
Singer Africa Middle East Ltd.	British Virgin Islands	100
Singer Americas Trading S.A	Uruguay	100
Singer Bangladesh Limited	Bangladesh	80
Singer do Brasil Industria e Comercio Ltda.	Brazil	100
Singer India Limited	India	63
Singer Italia SpA	Italy	52
Singer Mexicana S.A. de C.V.	Mexico	100
Singer Pakistan Limited	Pakistan	70
Singer Sewing Company	USA	86
Singer Sewing Machine Company Limited	Bermuda	100
Singer (Shanghai) Sewing Machine Company Ltd.	China	90
Singer Sourcing Limited	British Virgin Islands	100
Singer (Sri Lanka) Limited	Sri Lanka	81
Singer Thailand Public Company Limited	Thailand	48
Sinmak Dikis Makinalari Sanayi Anonim Sirketi	Turkey	99

Property, Plant and Equipment

Singer and its Operating Companies maintain management offices and manufacturing facilities in the following locations:

Management Offices – Asia, Europe, Africa & Middle East

Dhaka, Bangladesh
 Shanghai, China
 Prague, Czech Republic
 Copenhagen, Denmark
 New Delhi, India
 Milan, Italy
 Amman, Jordan
 Karachi, Pakistan
 Manila, Philippines
 Colombo, Sri Lanka
 Bangkok, Thailand
 Istanbul, Turkey
 Ho Chi Minh City, Vietnam

Management Offices – North & Central America, South America

Campinas, Brazil
 Kingston, Jamaica
 Mexico City D.F., Mexico
 LaVergne, Tennessee, USA

Manufacturing Facilities

Campinas, Brazil
 Ceara, Brazil
 Indaiatuba, Brazil
 Shanghai, China

The manufacturing facilities listed above represent the principal owned and operated factories of the Company. The three Brazil facilities are currently operating at near capacity output levels; the China facility is operating with excess capacity. In addition, the Company owns or leases warehouse space and various smaller manufacturing or assembly facilities in various countries. A geographic summary of the principal Company owned manufacturing and assembly facilities, including related office, service and warehouse areas utilized by the Company is as follows:

	<u>Principal Company Owned Facilities</u>	
	<u>Number of Facilities</u>	<u>Floor Space (000's of sq. ft.)</u>
Americas.....	2	642
Asia, Europe, Africa & Middle East.....	30	974
	<u>32</u>	<u>1,616</u>

Certain manufacturing properties have been pledged as collateral against the related operations' bank borrowings. The Company's management considers its properties to be well maintained and believes its plant capacity is adequate for its current needs.

Item 5. Operating and Financial Review and Prospects

The following discussion and analysis should be read in conjunction with the audited consolidated financial statements of the Company for the twelve months ended December 31, 2002 and 2001 together with the Auditor's Report. See Item 18 ("Financial Statements"). Additional future-oriented information can also be found in Item 4 ("Information on the Company"). This section contains forward-looking statements that are subject to the "Cautionary Statement Regarding Forward-Looking Statements" appearing elsewhere herein. Risks to the Company are also discussed elsewhere herein, including without limitation in the other sections referred to in the "Cautionary Statement with Respect to Forward-Looking Statements".

Results Of Operations

Twelve Months Ended December 31, 2002 and 2001

For the twelve months ended December 31, 2002, the Company reported consolidated revenues of \$431.2 million as compared to \$435.8 million for the twelve months of 2001, a decline of \$4.6 million or 1.1%. The decline reflects the dollar's appreciation against the currencies of many of the countries in which Singer operates. Using constant exchange rates, consolidated revenue grew modestly in 2002 as compared with 2001. The decrease in U.S. dollar revenues was primarily due to weaker sales in Mexico, Central and South America, China, India and the Middle East. This was largely offset by strong growth in Sewing Marketing sales in the United States, Turkey and East Europe and by growth in Retail sales in Sri Lanka, Pakistan and Bangladesh. Revenues of Singer's 48 percent-owned Thailand affiliate amounted to \$91.2 million for the 2002 full year, a 3.5% increase over the \$88.1 million recorded in the same period of 2001. Thailand's sales are not included in consolidated revenues.

The Company's revenues for the full year of 2002 included \$31.6 million of finance charges on consumer credit sales and \$5.7 million of royalty and licensing income; the corresponding amounts for the full year of 2001 were \$32.4 million and \$5.4 million, respectively. The decline in finance charges is primarily due to the decrease in retail sales in Mexico.

Gross profit for the twelve months ended December 31, 2002 was \$169.2 million, representing a gross margin of 39.2%, as compared to \$162.7 million and a gross margin of 37.3% for the same period in 2001. The increase in gross profit and gross margin was due primarily to improved margins in the Company's manufacturing segment and in Turkey.

Selling and administrative expenses for the twelve months ended December 31, 2002 were \$131.9 million, representing 30.6% of revenues, as compared to \$123.1 million and 28.3% of revenues for the same period in 2001. Included in selling and administrative expenses is advertising and sales promotion expense of \$16.9 million or 3.9% of revenues in the twelve-month period of 2002, as compared to \$15.3 million or 3.5% for the same period in 2001, an increase of \$1.6 million or 10.5%. Bad debt provisions increased to \$9.7 million or 2.2% of revenues in the twelve-month period of 2002, as compared to \$4.9 million or 1.1% for the same period in 2001. The increase was primarily due to increased reserves in Mexico and additional accounts receivable reserve associated with a significant sewing distributor.

Amortization expense for intangible assets was \$0.1 million in the twelve-month period of 2002 as compared to \$5.4 million in the twelve-month period of 2001. The reduction of amortization expense for intangible assets is due to the adoption of Statement of Financial Accounting Standards (“SFAS No. 142”) “Accounting for Goodwill and Other Intangible Assets”, effective January 1, 2002.

Operating income for the twelve-month period of 2002 and of 2001 was \$37.1 million and \$34.2 million, respectively, while EBITDA was \$48.7 million and \$52.5 million, respectively.

The Retail operations (including Thailand) accounted for 62% of Singer’s revenues for the twelve-month period in 2002, and for 48% of Singer’s operating earnings before corporate expenses and eliminations. The major contributors to the results for this segment during the period include the Retail businesses in Thailand, Sri Lanka, Mexico, and Bangladesh. The comparable figures for the twelve-month period of 2001 were 63% of Singer’s revenue and 60% of operating earnings.

The Company’s consolidated results and the results for the Retail segment were negatively impacted in the 2002 period as compared with the 2001 period by certain economic, liquidity and management turnover problems in Mexico that developed in the second half of the year.

The Sewing Marketing and Manufacturing operations accounted for 38% of Singer’s revenues for the 2002 twelve-month period and for 52% of operating earnings before corporate expenses and eliminations. The Sewing Marketing operations in the United States and the Sewing Manufacturing and Marketing operations in Brazil were major contributors to this segment. The comparable figures for the twelve-month period of 2001 were 37% of Singer’s revenue and 40% of operating earnings.

The Company’s consolidated results and the results for the Sewing segment were negatively impacted in both the 2002 and 2001 periods by the economic crisis in Turkey. However, both revenue and operating income in Turkey improved significantly in the twelve-month period ending December 31, 2002, as compared with the same period in the prior year.

The economic, liquidity and management turnover problems in Mexico that developed in the second half of 2002 are likely to continue into 2003, negatively impacting the results for the Mexico operation and for the Company as a whole. The economic crisis and recent Middle East turmoil has continued to have a negative impact on the results for the Turkey operation. The Company believes, however, that both Mexico’s and Turkey’s medium-to-long term economic outlooks are somewhat more favorable and that this factor, together with the ongoing rationalization programs, will limit the negative influence of these situations on the Company’s ongoing financial position or results of operations.

Interest expense for the twelve-month period ending December 31, 2002 was \$21.6 million. Interest expense incurred by the Operating Companies during the period totaled \$17.5 million, while Corporate interest expense in the period was \$4.1 million. Interest expense for the period at the Company’s non-consolidated Operating Affiliate in Thailand was \$1.4 million. Interest expense for the twelve-month period ending December 31, 2001 was \$25.7 million. Interest expense incurred by the Operating Companies during the 2001 period totaled \$19.6 million, while Corporate interest expense in the period was \$6.1 million. Interest expense for the period at the Company’s non-consolidated Operating Affiliate in Thailand was \$2.0 million. The \$4.1 million decrease in total interest expense was due to lower interest rates and decreased borrowings. The Company’s average borrowings totaled \$204.0 million for the 2002 full year as compared to \$217.6 for the 2001 full year.

Equity in earnings from Operating Affiliates totaled \$4.2 million during the twelve-month period ended December 31, 2002 as compared to \$1.7 million for the same period in 2001. The \$2.5 million increase is due to increased profitability from the Company's Operating Affiliate in Thailand along with higher profitability from an Operating Affiliate in Sri Lanka.

During the second quarter of 2002, Singer Greece was sold to a third party buyer. In accordance with SFAS No. 144, the Company has recorded this transaction as a sale of a discontinued operation.

Miscellaneous other income was \$2.6 million in the twelve-month period ended December 31, 2002 as compared to other income of \$5.8 million for the same period in 2001. The decline in other income is primarily due to a decrease in gain on foreign exchange transactions to \$1.6 million during the twelve-month period ended December 31, 2002 as compared to \$3.0 million for the same period in 2001. A write down of net fixed assets in Turkey and Vietnam also contributed to the decrease in other income.

Provision for income taxes amounted to \$3.2 million representing a 14.3% effective tax provision in the twelve-month period ended December 31, 2002, as compared to \$5.9 million and a 36.9% provision for the same period in 2001. The high effective tax provision for the 2001 period reflects the non-deductibility of \$5.3 million in amortization expense for intangible asset. The lower effective tax rate in 2002 is primarily due to higher income from affiliates which is net of taxes and the utilization of tax loss carry forwards by certain subsidiaries that are currently profitable.

The Company's net income for the twelve-month period of 2002 was \$17.4 million, an \$8.3 million increase over the \$9.1 million net income recorded in the same period of 2001.

Dividends on the Series A Convertible Preferred Shares equal to 4% per annum, calculated on the shares' \$20 million liquidation preference, amounted to \$1.1 million for the twelve-month periods ending December 31, 2002 and December 31, 2001. This dividend is cumulative and has been accrued but not paid. An additional amount of \$0.3 million for the twelve-month periods December 31, 2002 and December 30, 2001 has been accrued representing the accretion in the value of the Preferred Shares. Subsequent to year-end, a subsidiary of the Company entered into an agreement with the Pension Benefit Guaranty Corporation ("PBGC") to purchase all of the preferred shares of the Company for \$3.8 million.

The net income available to Common Shares was \$16.3 million, equivalent to basic earnings per common share of \$2.01, for the twelve months ending December 31, 2002 as compared to \$8.0 million, equivalent to basic earnings per common share of \$0.98, for the same period in 2001.

Three Months Ended December 31, 2002 and 2001

For the fourth quarter ended December 31, 2002, the Company reported consolidated revenues of \$122.2 million as compared to \$124.5 million for the fourth quarter of 2001, a decrease of \$2.3 million or 1.8%. The decrease was primarily due to lower sales in Mexico. Partially offsetting the sales decline in Mexico was growth in the Asian Retail markets and in Sewing Marketing operations, particularly East Europe and the United States. Revenues of Singer's 48 percent-owned Thailand affiliate amounted to \$22.1 million for the fourth quarter of 2002 as compared to \$21.1 million for the fourth quarter of 2001, a 4.7% increase. Thailand's sales are not included in consolidated revenues.

The Company's revenues for the fourth quarter of 2002 included \$7.8 million of finance charges on consumer credit sales and \$1.6 million of royalty and licensing income; the corresponding amounts for the fourth quarter of 2001 were \$7.9 million and \$1.6 million, respectively.

Gross profit for the three months ended December 31, 2002 was \$48.4 million, representing a gross margin of 39.6%, as compared to \$42.3 million and a gross margin of 34.0% for the same period in 2001. The increase in gross profit and gross margin was due primarily to improved margins in the Company's manufacturing segment, the Turkey operations and a favorable variance in the profit in inventory elimination.

Selling and administrative expenses for the three months ended December 31, 2002 were \$36.5 million, representing 29.9% of revenues, as compared to \$30.3 million and 24.3% of revenues for the same period in 2001. Bad debt provisions increased to \$6.4 million or 5.2% of revenues as compared to \$1.4 million or 1.1% for the same period in 2001. The increase was primarily due to increased reserves in Mexico and additional accounts receivable reserve associated with a significant sewing distributor.

Amortization expense for intangible assets was zero in the 2002 quarter as compared to \$1.2 million in the 2001 quarter. The reduction of amortization expense for intangible assets is due to the adoption of SFAS No. 142 "Accounting for Goodwill and Other Intangible Assets", effective January 1, 2002.

Operating income for the 2002 and 2001 quarters was \$11.9 million and \$10.8 million, respectively, while EBITDA was \$14.7 and \$14.5 million, respectively. The increase in operating profit was primarily due to improvements in gross margins.

The Retail operations (including Thailand) accounted for 59% of Singer's revenues for the 2002 fourth quarter, and for 36% of Singer's operating earnings before corporate expenses and eliminations. The major contributors to the results for this segment during the 2002 period include the Retail businesses in Thailand, Sri Lanka, Philippines and Bangladesh. The comparable figures for the fourth quarter of 2001 were 60% of Singer's revenue and 64% of operating earnings.

The Sewing Marketing and Manufacturing operations accounted for 41% of Singer's revenues for the 2002 fourth quarter and for 64% of operating earnings before corporate expenses and eliminations. The Sewing Marketing operations in the United States and the Sewing Manufacturing operations in Brazil were major contributors to this segment. The significant depreciation of the Brazilian Real against the US dollar was an important contributor to the strong earnings in Brazil manufacturing. The comparable figures for the fourth quarter of 2001 were 40% of Singer's revenue and 36% of operating earnings.

Interest expense for the three-month period ending December 31, 2002 was \$5.7 million. Interest expense incurred by the Operating Companies during the period totaled \$4.7 million, while Corporate interest expense in the period was \$1.0 million. Interest expense for the period at the Company's non-consolidated Operating Affiliate in Thailand was \$0.3 million. Interest expense for the three-month period ending December 31, 2001 was \$6.2 million. Interest expense incurred by the Operating Companies during the 2001 period totaled \$4.8 million, while Corporate interest expense in the period was \$1.4 million. Interest expense for the 2001 period at the Company's non-consolidated Operating Affiliate in Thailand was \$0.5 million.

Equity in earnings from Operating Affiliates totaled \$1.7 million during the three-month period ended December 31, 2002 as compared to zero for the same period in 2001. The increase is due to increased profitability from the Company's Operating Affiliate in Thailand along with higher profitability from an Operating Affiliate in Sri Lanka.

Miscellaneous other income was zero for the three-month period ended December 31, 2002 as compared to other income of \$2.0 million for the same period in 2001. The decline in other income was primarily due to a \$0.8 million decrease on gain on foreign exchange transactions in the fourth quarter, coupled with a write-down of net fixed assets in Turkey that occurred during the 2002 fourth quarter.

Provision for income taxes amounted to a \$0.9 million benefit representing a (11.0)% effective tax provision for the three-month period ended December 31, 2002, as compared to \$1.7 million and a 26.0% effective tax provision for the same period in 2001. The high effective tax provision for the 2001 period reflects the non-deductibility of \$1.2 million in amortization expense for intangible asset. The lower effective tax rate in 2002 is primarily due to higher income from affiliates which is net of taxes, the utilization of tax loss carry forwards by certain subsidiaries that are currently profitable, and a reduction in the deferred tax liability in Mexico.

The Company's net income for the fourth quarter of 2002 was \$8.2 million, a \$4.2 million increase over the \$4.0 million net income recorded in the 2001 fourth quarter.

Dividends on the Series A Convertible Preferred Shares equal to 4% per annum, calculated on the shares' \$20 million liquidation preference, amounted to \$0.2 million for the three-month periods ending December 31, 2002 and December 31, 2001. This dividend is cumulative and has been accrued but not paid. An additional amount of \$0.1 million for the three-month periods ending December 31, 2002 and December 31, 2001 has been accrued representing the accretion in the value of the Preferred Shares.

The net income available to Common Shares was \$8.0 million for the fourth quarter of 2002 as compared to \$3.7 million for the same period in 2001.

Liquidity and Capital Resources

Twelve Months Ended December 31, 2002 and 2001

For the twelve months ended December 31, 2002, Singer had a net cash inflow from operations of \$22.9 million primarily due to the positive contribution from earnings and depreciation and amortization of \$24.0 million which was partially offset by foreign exchange gain and equity earnings gains from operating affiliates. Net working capital requirements generated \$3.6 million of cash due to decreases in inventory and prepaid expenses combined with an increase in accounts payable and accrued expenses. This was partially offset by an increase in accounts receivable. Capital expenditures for the year were \$7.2 million while proceeds on disposals of property, plant and equipment and from the sale of business were \$1.0 million and \$1.3 million, respectively. Decrease in notes and loans was \$4.1 million, while repayments of long-term debt were \$21.0 million. Repayments included \$7.5 million under the Nova Scotia Financing Agreement, \$6.5 million for the Brazil A Bonds and Banco Unibanco loan and \$5.2 million under the Singer Sewing Credit Agreement. New long-term debt of \$6.4 million

was primarily new debentures and loans in Sri Lanka totaling \$5.9 million. The net effect was a decrease in cash and equivalents of \$1.4 million to \$13.5 million at December 31, 2002.

For the twelve months ended December 31, 2001, Singer had a net cash inflow from operations of \$17.3 million primarily due to the positive contribution from earnings and depreciation and amortization of \$20.9 million which was partially offset by foreign exchange gain and gain on disposal of property, plant and equipment. Net working capital requirements generated \$0.2 million of cash due to decreases in inventory and prepaid expenses combined with an increase in accounts payable and accrued expenses. This was partially offset by an increase in accounts receivable. Capital expenditures for the year were \$6.7 million while proceeds on disposals of property, plant and equipment totaled \$2.0 million. Decrease in notes and loans was \$4.0 million, while repayments of long-term debt were \$11.4 million. Repayments included \$5.0 million under the Nova Scotia Financing Agreement, \$3.5 million under the Singer Sewing Credit Agreement and \$1.9 million for the Brazil Banco Unibanco loan. New long-term debt of \$7.0 million was primarily new debentures and loans in Sri Lanka totaling \$4.5 million.

As of December 31, 2002, Singer had net working capital of \$40.7 million compared to a net working capital of \$44.9 million as of December 31, 2001. The slight decline in the working capital position was primarily due to \$13.2 million increase in the current portion of long-term debt.

As of December 31, 2002 and 2001, the Company and the Singer Sewing Company were both in compliance with all of their respective covenants and restrictions.

During fiscal 2001 the Company was not in compliance with certain covenants and restrictions. The Company successfully renegotiated appropriate modifications to the financial covenants with the Bank of Nova Scotia and, as a result, the bank agreed to amend certain financial covenants for December 31, 2001 and for the year 2002. The bank also agreed to waive all prior covenant breaches.

The payments to the Bank of Nova Scotia have been restructured to require a payment of \$2.5 million by December 31, 2003, a further \$2.5 million payment by June 30, 2004 and full repayment of the \$37.5 million balance by December 31, 2004. Previously the entire facility had been due on December 31, 2003.

As of December 31, 2002, Singer's liquidity position was tight. The Company's available short-term lines of credit and corresponding amounts utilized at December 31, 2002, as reflected in the Company's balance sheet, are indicated below:

(000's)	<u>Available Line</u>	<u>Utilized</u>
Sri Lanka.....	\$ 23,579	\$ 11,623
Mexico.....	12,682	11,790
India.....	6,764	6,138
Pakistan.....	5,363	3,443
Italy.....	4,988	4,054
Brazil.....	4,087	4,087
Other.....	11,800	7,935
Total.....	<u>\$ 69,263</u>	<u>\$ 49,070</u>

While the above table indicates \$20,193 million in available facilities, these facilities are in specific locations and are not generally available to provide liquidity in other locations.

Improvement in the Company's liquidity is dependent on a number of factors, including achievement of improved operating and financial performance, working capital efficiencies, and the ultimate realization of significant, one-time items, some of which are not within the Company's control.

The Company believes that its Operating Companies have viable core businesses and that the Company has the potential to meaningfully improve operating and financial performance in 2003 and beyond and to achieve its minimum-operating plan. The Company's plans include efforts during 2003 to arrange additional financing facilities in several of its operating units. The Company is also considering the sale of all or part of certain continuing operations that are less central to the Company's long-term strategy, and where the proceeds from such sales would meaningfully improve the Company's liquidity position.

The consolidated financial statements have been prepared assuming that the Company will continue as a going concern. As more fully discussed in Note 1 to the financial statements, the Company is a new corporate entity arising from a Plan of Reorganization adopted in accordance with the provisions of Chapter 11 of the United States Bankruptcy Code which became effective on September 14, 2000. Continuation of the Company's business is dependent on its ability to achieve successful future operations. Also, as more fully discussed in Note 10 to the financial statements, the Company has significant borrowings that require, among other things, compliance with certain financial ratios on a quarterly basis and reductions of certain significant outstanding debt balances in 2003, 2004, and later years. The Company's ability to continue as a going concern is dependent on the Company's ability to achieve its minimum-operating plan and meet its obligations under several financing agreements, including either (i) renegotiating or rolling over existing facilities, (ii) obtaining additional or replacement financing, or (iii) selling sufficient assets to reduce or repay the existing credit facilities. The financial statements do not include any adjustments that might result from the outcome of this uncertainty.

Critical Accounting Policies

The significant accounting policies used by the Company in preparing its consolidated financing statements are described in Note 2 ("Summary of Significant Accounting Policies") to the consolidated financial statements and should be read to ensure a proper understanding and evaluation of the estimates and judgements made by management in preparing those financial statements. The Company's financial statements and accompanying notes are prepared in accordance with general accepted accounting principles in the United States.

Preparing financial statements requires management to make estimates and assumptions that affect the reported amounts of assets, liabilities, revenue and expenses. These estimates and assumptions are affected by management's application of accounting policies.

Although all of the policies identified in Note 2 to the consolidated financial statements are important in understanding the consolidated financial statements, the policies discussed below are considered by management to be central to understanding the financial statements because of the higher level of management judgements and estimates.

Accounts Receivable

Accounts receivable are recorded based on the Company's revenue recognition policy. The Company records an allowance for doubtful accounts to reflect management's best estimate of losses inherent in its account receivable as of the balance sheet date. Bad debt reserves on trade receivables are established based on an aging of past due account receivables ranging from 20% on trade receivables that are more than 90 days past due to 100% on trade receivables that are more than 180 days past due. Bad debt reserves on installment receivables are established based on an aging of past due ranging from 50% on installment receivables that are more than 60 days past due to 100% on installment receivables that are more than 120 days past due. Where the Company is aware of a customer's inability to meet its financial obligations, it specifically reserves for the potential bad debt to reduce the receivable to the amount it reasonably believes will be collected. Management believes that the allowance for doubtful accounts is adequate to cover anticipated losses in the reported account receivables under current conditions; however, significant changes in circumstances such as higher than expected defaults, an unexpected material adverse change in a customer's ability to meet its financial obligations or the overall health of the economy, could materially change these expectations.

Intangible Assets

Goodwill and other intangible assets that are determined to have an indefinite life are not amortized and are tested for impairment on an annual basis and between annual tests if an event occurs or circumstances change that would more likely than not reduce the fair value of these assets below their carrying value. Fair value for these assets is determined using the discounted cash flow analysis, which is based on an authorized business plan. Management believes that the estimates of future cash flows and fair value are reasonable; however, changes in estimates resulting in lower future cash flows and fair value due to unforeseen changes in business assumptions could negatively affect the valuations.

Income Taxes and Tax Asset Valuation

SFAS 109, Accounting for Income Taxes, establishes financial accounting and reporting standards for the effect of income taxes. The objectives of accounting for income taxes are to recognize the amount of taxes payable or refundable for the current year and deferred tax liabilities and assets for the future tax consequences of events that have been recognized in an operating company's financial statements or tax returns. Judgment is required in assessing the future tax consequences of events that have been recognized in the Company's financial statements or tax returns. Fluctuations in the actual outcome of these future tax consequences could impact the Company's financial position or its results of operations.

In establishing the appropriate valuation allowance for tax loss carry forwards, all available evidence, both positive and negative, is considered. Information on historical results is supplemented by all currently available information on future years, as realization of tax loss carry forwards is dependent on each operating company generating sufficient taxable income prior to expiration of the loss carry forwards. Although realization is not assured, management believes, judging from an authorized business plan, it is more likely than not that all of the deferred tax assets, less valuation allowance, will be realized. The amount of such net deferred tax assets which is considered realizable, however, could change in the near term if estimates of future taxable income during the carry forward period are changed.

Revenue Recognition

Revenues from sales, net of estimated returns, are recognized when products are delivered to customers and services performed. Singer's Retail operating companies offer customer financing to assist customers in their acquisition of consumer products. At the time a financing transaction is consummated, which qualifies as a sales-type lease, the Retail operating companies record the total lease receivable, net of unearned income. Finance charges on installment sales are recognized using the interest method over the term of the lease. The interest rates charged on installment sales are based on customary financing terms in each country in which Singer offers installment credit.

Research and Development

Research and development expenses are incurred largely at Singer's manufacturing facilities in Brazil. The amount spent on research and development in the twelve-month period ended December 31, 2002 and 2001 was not material. The Company is able to offer competitive, state-of-the-art computer machines and full-featured, mechanical machines by working closely with third-party manufacturers who supply the Company with product. The Company plans to establish a new sewing machine research and development center in Shanghai in 2003.

Environment

The Company is subject to a variety of environmental and pollution control laws and regulations in many jurisdictions in which it operates, and faces exposure from actual and potential claims involving such matters. The Company believes that any costs resulting from environmental matters known to it will not have a material, adverse impact on the Company's financial position, results of operation or liquidity. The amount spent on environmental and pollution matters was not material in the twelve-month period ended December 31, 2002 and 2001.

Recent Accounting Pronouncements

In July 2001, the Financial Accounting Standards Board ("FASB") issued Statement of Financial Accounting Standards ("SFAS No. 143") "Accounting for Asset Retirement Obligations". This statement establishes accounting standards for the recognition and measurement of an asset retirement obligation and its associated asset retirement cost as well as any legal obligations associated with the retirement of tangible long-lived assets. The Company adopted SFAS No. 143 effective January 1, 2002, this adoption has not had a material effect on its financial position or results of operations.

In August 2001, the FASB issued SFAS No. 144, "Accounting for the Impairment or Disposal of Long-Lived Assets". SFAS No. 144 amends existing accounting guidance on asset impairment and provides a single accounting model for long-lived assets to be disposed. Among other provisions, the new rules change the criteria for classifying an asset as held-for-sale. The standard also broadens the scope of businesses to be disposed of that qualify for reporting as discontinued operations, and changes the timing of recognizing losses on such operations. The Company adopted SFAS No. 144 effective January 1, 2002. The sale of Singer A.E.E. Home Appliances, the Company's operating subsidiary in Greece ("Singer Greece"), in May 2002 has been recorded as a discontinued operation.

In July 2002, the FASB released SFAS 146, Accounting for Costs Associated with Exit or Disposal Activities. SFAS 146 requires that a liability be recognized for costs associated with exit or disposal activities only when the liability is incurred, that is, when it meets the definition of a liability under the FASB's conceptual framework. SFAS 146 also establishes fair value as the objective for initial measurement of liabilities related to exit or disposal activities and provides additional guidance for the recognition and measurement of certain costs that are often associated with exit or disposal activities. These costs are one-time termination benefits, contract termination benefits, and other associated costs. The statement is effective for exit and disposal activities initiated after December 31, 2002. The Company does not expect that the adoption of SFAS 146 will have a material effect on its financial position or results of operations.

In November 2002, the FASB issued interpretation no. 45 ("FIN 45"), which expands previously issued accounting guidance and disclosure requirements for certain guarantees. FIN 45 requires companies to recognize an initial liability for the fair value of an obligation assumed by issuing a guarantee. The Company does not expect that the adoption of FIN 45 will have a material effect on its financial position or results of operations.

Item 6. Directors, Senior Management and Employees

Directors and Senior Management

The following table sets forth certain information regarding the officers and directors of the Company as of December 31, 2002:

<u>Name</u>	<u>Age</u>	<u>Position</u>
Stephen H. Goodman.....	58	Chairman of the Board, President and Chief Executive Officer; Director
Phillip Watson.....	62	Executive Vice President, General Counsel and Secretary
James P. Kelly	54	Vice President, East Asia Retail
Rainer Moser	58	Vice President, Sewing Marketing
Fernando A. Monfort	48	Vice President, Marketing and Americas Retail
Kamal Shah	62	Vice President, West Asia Retail
Robert S. Turnbull	57	Vice President, Sewing Manufacturing
John P. Cannon	40	Vice President, Treasurer
James Rehus	51	Vice President, Controller and Chief Accounting Officer
Paul Chin	43	Assistant Controller
John Nashmi	35	Assistant Controller
Antonio Costa	60	Director
Alex Johnston.....	38	Director
Stewart M. Kasen	63	Director
William C. Langley.....	64	Director
Malcolm J. Matthews	62	Director
Saroj K. Poddar	57	Director
Joseph A. Pollicino	63	Director
Ian A. Skeggs.....	53	Director

Stephen H. Goodman. Mr. Goodman was appointed Chairman, President and Chief Executive Officer of Singer N.V. and a Director effective September 2000. From the beginning of 1998 through that date, he was President and Chief Executive Officer and a Director of Old Singer. Prior to joining Old Singer, Mr. Goodman was a Managing Director of Bankers Trust Company. Mr. Goodman is also a Director of Emerson Radio Corp.

Phillip Watson. Mr. Watson was appointed to his present position with Singer N.V. effective September 2000. From September 1999 to such date he was General Counsel of Old Singer. Before that, Mr. Watson was Group Counsel for the Akai Group, which held a controlling interest in Old Singer.

James P. Kelly. Mr. Kelly was appointed to his present position with Singer N.V. effective January 2001. From September 2000 to that date, he was Vice President, East Asia, responsible for specific

Retail and Sewing markets in Asia. From May 1999 to September 2000, he was Vice President of Old Singer, responsible for these markets. Prior to joining Old Singer, Mr. Kelly had been associated with Inchcape plc, most recently as Regional Director, Southeast Asia.

Rainer Moser. Mr. Moser was appointed to his present position with Singer N.V. effective January 2001. From October 2000 to that date, he was Vice President, Europe, responsible for the Sewing markets in Europe. Prior to joining Singer, Mr. Moser had been associated with Pfaff, the German sewing machine manufacturer and a subsidiary of Old Singer which filed for bankruptcy in September 1999, most recently as Vice President Consumer Sewing.

Fernando A. Monfort. Mr. Monfort was appointed to his present position with Singer N.V. effective March 2002. From August 2001 to that date, he was responsible solely for Corporate Marketing. Prior to joining Singer, Mr. Monfort had been associated with Display Technologies where he served as Managing Director, International. Prior to that, he was employed in a number of senior international marketing and general management positions by Avon Products and Premark International.

Kamal Shah. Mr. Shah was appointed to his present position with Singer N.V. effective January 2001. From September 2000 to that date, he was Vice President, West Asia, responsible for specific Retail and Sewing markets in Asia. Prior to that time he was Vice President of Old Singer, responsible for these markets.

Robert S. Turnbull. Mr. Turnbull was appointed to his present position with Singer N.V. effective September 2000. Prior to that time he was Vice President of Old Singer, responsible for Manufacturing worldwide.

John P. Cannon. Mr. Cannon was appointed to his present position with Singer N.V. effective October 2000. Prior to that time, Mr. Cannon held a number of positions with Bankers Trust Company and J.P. Morgan in the United States and Asia, with experience in derivatives/risk management, debt restructuring, asset finance, corporate finance and mergers and acquisitions.

James Rehus. Mr. Rehus was appointed to his present position with Singer N.V. effective September 2001. Prior to joining Singer, Mr. Rehus held a number of positions in both the United States and Canada with American Greetings Corporation, a U.S. public company. Mr. Rehus's most recent position was as Chief Financial Officer of Carlton Cards Limited, the Canadian subsidiary of American Greetings.

Paul Chin. Mr. Chin was appointed to his present position with Singer N.V. effective September 2000. From September 1999 to that date he was Assistant Controller of Old Singer. Prior to September 1999, Mr. Chin held a number of positions in the Controller's office of Old Singer.

John Nashmi. Mr. Nashmi was appointed to his present position with Singer N.V. effective August 2001. Prior to joining Singer, Mr. Nashmi held financial positions in various companies, most recently as Chief Financial Officer of Hitcom Corporation, a U.S. public company.

Antonio Costa. Mr. Costa is currently the President and a Director of Singer Produtos Electricos S.A. ("Singer Produtos") and an Officer and Director of its various affiliated companies. Singer Produtos and certain of its affiliates, which operate a consumer products distribution business in Portugal and

Spain, were acquired from Old Singer in September 2000 by a Portuguese investor group in which Mr. Costa holds a minority equity interest. Prior to the acquisition, Mr. Costa was Vice President, Europe, of Old Singer and was an Officer and Director of various Singer companies in Europe. Mr. Costa was appointed a Director of the Company in August 2001.

Alex Johnston. Mr. Johnston is a founder director of Freud Communications, the largest consumer public relations agency in the United Kingdom, where he specializes in global brand strategy. For many years, Mr. Johnston was the agency's New Business and Creative Director; more recently he has focused on his role as Executive Director of Freud Networks – the venture capital offshoot of Freud Communications. Mr. Johnston was appointed a Director of the Company in September 2000.

Stewart M. Kasen. Mr. Kasen is the Director, President and Chief Executive Officer of S&K Famous Brands, Inc. From September 2001 to April 2002, he served as President of Schwarzschild Jewelers. Mr. Kasen also has served as the Chairman, President and Chief Executive Officer of Factory Card Outlet Corp. and Best Products, Co., Inc., as well as President and Chief Executive Officer of Emporium-Capwell Co., and Thalhimer Bros. Co., Inc. Currently, Mr. Kasen serves on the boards of Markel Corp., K2 Inc., Gordmans, and Department 56. Mr. Kasen was appointed a Director of the Company in September 2000.

William C. Langley. Mr. Langley was employed by J.P. Morgan Chase & Co. from 1961 through 1996, serving as Chief Credit and Risk Policy Officer from 1990 to 1996. Since his retirement, Mr. Langley has served as a Director of Seven-Up Bottling Company of Southern California, Morrison Knudsen Corporation and Chase Preferred Capital Corporation and has completed various consulting assignments. He is currently a Director of Imperial Home Decor Group. Mr. Langley was appointed a Director of the Company in September 2000.

Malcolm J. Matthews. Mr. Matthews is currently a member of the Board of Directors and a consultant to TAL Apparel Ltd., a multi-national garment manufacturer. Mr. Matthews served as a consultant to Old Singer during late 1999 and early 2000, managing the program to identify new third-party suppliers of sewing machines. He is the former Managing Director/Chief Executive Officer of the Hong Kong & China Gas Company, a Hong Kong public utility. Mr. Matthews has also been deputy Chairman of the Federation of Hong Kong Industries and President of the Hong Kong Institution of Engineers. Mr. Matthews was appointed a Director of the Company in September 2000.

Saroj K. Poddar. Mr. Poddar currently serves as the non-executive Chairman of Singer India Limited, an Indian public company in which Singer owns 63% of the equity. Mr. Poddar also currently serves as Chairman of the Board of Poddar Heritage Enterprises, Gillette India Limited (a joint venture between the Gillette Co. of U.S.A. and Poddar Heritage Enterprises), Alstom Limited, Simon India Limited and as Vice Chairman of Texmaco Limited. He is also a member of the Board of Directors of certain affiliates of Poddar Heritage, Gillette and Alstom, as well as a member of the Board of Chambal Fertilisers & Chemicals Ltd., Essar Shipping Limited, Rosenbluth Lionel India Limited, Zuari Industries Limited, Zuari Cement Limited, Sri Vishnu Cement Limited, Indo Maroc Phosphore S.A. Morocco, Coltrane Corporation Limited, Calcutta Tramways Co. Ltd., Globalware Holding Limited, and Planon Group Limited. Mr. Poddar was appointed a Director of Singer N.V. in September 2000.

Joseph A. Pollicino. Prior to Mr. Pollicino's retirement, he served as a Director of CIT from August 1986 and Vice Chairman of its Board of Directors and Chief Risk Officer from December 1989. Prior

to December 1989, Mr. Pollicino held a number of executive positions at CIT and at Manufacturers Hanover Corporation, where he had been employed since 1957. Mr. Pollicino was appointed a Director of the Company in September 2000.

Ian A. Skeggs. Mr. Skeggs is currently a Senior Adviser to Swire Pacific Ltd., Sales and Marketing Director to Swire Automotive Group and Chief Executive of Swire Motors Ltd. in East China and Hong Kong. Mr. Skeggs has served as a Director of Inchcape Pacific, Inchroy Credit Corporation and Inchcape Marketing, and as Vice Chairman of the Motor Transport Company of Guangdong & Hong Kong Ltd. and Vice Chairman of Nanjing Hongkong Changjiang Co. Ltd. In positions at Inchcape Motors International, Mr. Skeggs has served as Regional Director, Middle East & Asia Pacific, Chief Executive for Inchcape Motors Hong Kong and Chief Executive for Mazda Hong Kong. Mr. Skeggs was appointed a Director of the Company in September 2000.

Compensation

An aggregate of approximately \$3.1 million in compensation, including salary and bonus, was paid by the Company to all of its directors and senior management as a group (19 persons) in the year ended December 31, 2002. Such amount does not include amounts expended by the Company for automobiles made available to senior management or expenses (including business travel, professional and business association dues and expenses) reimbursed to directors and senior management.

The Company adopted a short-term bonus plan for 2002 (the “2002 Incentive Plan”) which provided for cash awards to be paid in 2003 to selected employees, with the amount of such awards being based on an assessment of the participants’ and their business units’ contribution towards achieving the Company’s objectives for the year, with the total amount of all awards limited by a formula tied to the Company’s actual 2002 net income achieved.

Employees eligible to participate in the 2002 Incentive Plan include corporate officers (other than the Company’s President and Chief Executive Officer), general managers of business units, and key managers. Individual awards cannot exceed 50% of base salary. Awards to participants reporting directly to the Company’s President and Chief Executive Officer are subject to review by the Compensation Committee. Approximately \$1.5 million in bonuses are being distributed under the 2002 Incentive Plan.

The independent members of the Board of Directors of the Company have approved a similar type bonus plan for 2003 (the “2003 Incentive Plan”). Under the 2003 Incentive Plan, a field manager’s award can range up to 70% of base salary.

The bonus for the Company’s President and Chief Executive Officer is determined pursuant to a formula tied to Singer’s net income. The formula is set out in Mr. Goodman’s employment agreement, initially negotiated and approved by the Creditors’ Committee of Old Singer and subsequently extended and amended by action of the independent members of the Company’s Board of Directors.

The Company does not have a pension plan. Singer maintains a 401(K) profit sharing plan for eligible U.S. employees. The principal features of the plan permit eligible employees to contribute their own monies on a pre-tax basis up to 15% of base salary in accordance with section 401(K) of the Internal Revenue Code. For the year ended December 31, 2002, the Company provided a voluntary employer

contribution of 3% of the employees' base salary. For the twelve months ended December 31, 2002, the Company paid \$0.2 million in respect of such employer contributions. For the year 2003, the Company is providing a voluntary employer contribution of 6% of the employees' base salary.

Under the terms of Mr. Goodman's extended and amended employment agreement, the Company is obligated at certain dates to purchase annuity contracts in Mr. Goodman's name. No contracts were purchased in 2002. A contract with a surrender value at age of 65 of \$0.1 million is due to be purchased in 2003.

Board Practices

All but one of the members of the Board of Directors of the Company were appointed at the time of the effectiveness of the Reorganization Plan in September 2000. The full Board is composed of nine directors, consisting of two Class I directors, five Class II directors and two Class III directors. Class I directors were to serve until the first shareholders' meeting held after the first anniversary of the effective date, Class II until the first shareholders' meeting after the second anniversary and Class III until the first shareholders meeting after the third anniversary. Thereafter, and subject to the right of the Company to amend its articles and bylaws and subject to election by shareholder vote, directors will serve three year terms, regardless of Class. Two of the Class I directors, three of the Class II directors and one of the Class III directors were appointed by the Creditors' Committee of Old Singer in accordance with the Reorganization Plan. The remaining two Class II directors were appointed by Mr. Goodman and Mr. Goodman was appointed as the second Class III director. One of the Class II directors originally appointed by Mr. Goodman resigned due to newly assumed personal responsibilities, and Mr. Costa was appointed as his replacement in August 2001. At the shareholders' meeting of the Company held September 30, 2002, Messrs. Antonio Costa, Stewart M. Kasen, Malcolm J. Matthews, Joseph A. Pollicino and Ian A. Skeggs were re-appointed as Class II Directors, each to serve for a term expiring at the conclusion of the 2005 annual shareholders meeting.

None of the current directors, other than Mr. Goodman, is an officer of the Company. The Company does not have directors' service agreements other than an agreement between Mr. Poddar and the Company relating to the provision by Mr. Poddar of consulting services to the Company in India.

Messrs. Langley (Chairman), Pollicino and Kasen are members of the Audit Committee of the Board of Directors, which is authorized to act on behalf of the Board in respect of matters relating to selection of auditors and audit and accounting matters. Messrs. Matthews (Chairman), Costa and Skeggs are members of the Compensation Committee of the Board, which is authorized to act on behalf of the Board in respect of matters relating to compensation and benefits. Messrs. Goodman (Chairman), Johnston, Kasen, and Pollicino are members of the Executive Committee of the Board of Directors, which is authorized to act on behalf of the Board when the Board is not in session, subject to certain limitations specified in the Company's articles of incorporation. Messrs. Poddar (Chairman), Costa, Johnston, Matthews and Skeggs are members of the Strategy Committee of the Board of Directors, which is authorized to explore new products and business strategy for the Company. Messrs. Costa, Matthews and Skeggs are members of the Stock Option Committee which acts as administrator under the Company's stock option plan.

Employees

As at December 31, 2002 the Company and its Operating Companies had approximately 17,500 employees. Approximately 15,300 were employed in Retail and approximately 2,200 in Sewing.

The employees by geographic location within Retail and Sewing are as shown in the following table:

	<u>Americas</u>	<u>Asia, Europe, Africa & Middle East</u>	<u>Total Company</u>
Retail.....	3,379	11,940	15,319
Sewing.....	1,625	575	2,200
Corporate	33	1	34
Total.....	<u>5,037</u>	<u>12,516</u>	<u>17,553</u>

In Brazil where the Company's principal manufacturing facility is located, over 650 employees of the local operation are covered by an industry wide union contract which is re-negotiated on an annual basis. There were no work stoppages in Brazil during the period covered by this report.

The Company does not anticipate any significant changes in the number of employees in the near future.

Share Ownership

As of March 10, 2003, the total number of Common Shares of the Company beneficially owned by the persons listed above under "Directors and Senior Management" was 959,829, representing approximately 11.8% of the class.

To the knowledge of the Company, none of the persons listed above beneficially owns more than 1% of the Company's Common Shares, other than Stephen H. Goodman and Phillip A. Watson who beneficially own 748,320 and 132,993 shares, respectively representing approximately 9.2% and 1.6% of the Common Shares, respectively.

The above figures do not include any Common Shares which might be received in the future by any such persons in connection with the residual distribution of Common Shares to holders of allowed unsecured claims against Old Singer.

Item 7. Major Shareholders and Related Party Transactions

Major Shareholders

Under the terms of the Reorganization Plan, holders of allowed general unsecured claims against Old Singer received substantially all of the Common Shares of the Company. The initial share distribution was made in November, 2001 and the final distribution is expected to be made by April 30, 2003. See Item 4 ("Information on the Company - Background and Formation of the Company").

Pursuant to the terms of the Reorganization Plan, the Company issued to the PBGC, forty shares of Series A Convertible Preferred Stock (“Preferred Stock”) with a liquidation preference of \$500,000 per share. The Preferred Stock has a liquidation preference of \$20 million and accrues dividends at 4% annually on the \$20 million preference amount, increasing to 6% annually starting in September 2004 and to 8% annually starting in September 2007. Dividends to date have been accrued but not paid. The Preferred Stock may be converted into Common Shares, in whole or in part, at the option of the holder at any time at \$12.00 per share. If the Preferred Stock was to be fully converted, it would convert into 1,666,666 Common Shares of the Company representing approximately 17% of the estimated number of Common Shares outstanding after conversion. Effective January 9, 2003, a subsidiary of the Company entered into an agreement to purchase all of the shares of the Company’s outstanding Preferred Stock from the PBGC. The purchase price of \$3.8 million is payable in two installments: 10% was paid at closing and the remaining 90% is due July 1, 2003. See Note 11 (“Pension Plans”) of the notes to consolidated financial statements included herein.

Certain subsidiaries of the Company held allowed general unsecured claims against Old Singer under the terms of the Reorganization Plan. As a result, giving effect to the distributions of the Common Shares referred to above and the liquidation of certain of such subsidiaries, it is estimated that the Company and its subsidiaries will be the beneficial owner of approximately 2,377,000 Common Shares representing approximately 29.3% of the total outstanding Common Shares. See Item 10 (“Additional Information – Share Capital”).

There are no differences in voting rights among holders of the Common Shares.

The Company does not have sufficient data at this time to accurately estimate the portion of outstanding Common Shares which will be held in the United States or the number of record holders in the United States following completion of the distribution of the Common Shares.

To the present knowledge of the Company, upon completion of the distribution of the Common Shares, it will not be directly owned or controlled by any other corporation, by any government or by any other natural or legal person, severally or jointly. The Company is not presently aware of any arrangements, the operation of which at a subsequent date would result in a change of control of the Company.

Related Party Transactions

In the ordinary course of business the Company and various of the Operating Companies, including Operating Affiliates, engage in various transactions, including financing and licensing transactions and transactions involving the purchase and sale of product. See Note 5 (“Operating Affiliates”) of the notes to consolidated financial statements included herein regarding investments in and transactions with Operating Affiliates.

Item 8. Financial Information

Consolidated Statements and Other Financial Information

Legal Proceedings

The Company and/or its various operations have been named as a defendant in several legal actions arising from its normal business activities. Although the amount of any liability that could arise with respect to these actions cannot be estimated with certainty, in managements' opinion, any such liability will not have a material adverse effect on the financial position, results of operation or liquidity of the Company.

Dividend Policy

The Company has never declared or paid any dividends on its shares and does not anticipate paying any cash dividends in the foreseeable future. Singer currently intends to retain future earnings to finance operations, repay outstanding obligations and finance future growth. Singer's ability to declare or pay cash dividends, if any, will be dependent upon the Company's subsidiaries ability to transfer funds to the Parent Company and on the royalties and other receipts of the Parent Company. The Company's financing agreement with the Bank of Nova Scotia limits the Company's ability to pay dividends. The Company's Preferred Stock provides for cumulative dividends; no dividends on the Company's Common Shares may be paid until all past due and current cumulative dividends on such Preferred Stock have been paid. A subsidiary of the Company has entered into an agreement to acquire such Preferred Stock. See Item 7 ("Major Shareholders and Related Transactions – Major Shareholders").

Significant Changes

No significant change has occurred since the date of the annual consolidated financial statements included in this report other than with respect to the Preferred Stock as described above.

Item 9. The Offer and Listing

Markets

It is not anticipated that the Company's Common Shares will be listed on any U.S. or overseas securities exchange, the NASDAQ National Market System, the NASDAQ Small Cap Market, the OTC Bulletin Board or a similar trading system in the near future. Quotations for the Company's Common Shares on the "Pink Sheets" quotation service under the symbol "SNGR" commenced in March 2002. It is anticipated that, brokers should be able to continue to trade Singer's Common Shares using the "Pink Sheets" quotation service as long as the Company is current in submitting to the Securities and Exchange Commission ("SEC") the materials that it makes available to its shareholders or is required to file under its own country jurisdiction. If the Common Shares cease to be traded, shareholders seeking to sell or buy shares will only be able to do so with considerable difficulty and at prices that may not reflect the shares' theoretical inherent value. Even to the extent that price quotations on the "Pink Sheets" service continue, there is no assurance that there will be adequate liquidity or that there will not be wide swings in

prices and significant differences between “bid” and “asked” prices, which will make trading difficult and could cause prices for the Company’s shares to deviate substantially from their theoretical inherent value.

Item 10. Additional Information

Share Capital

The following chart summarizes the Company’s share capital:

Class	Shares Authorized	Shares Issued and Fully-Paid	Shares Issued but not Fully-Paid	Par Value per Share	Change in number of Shares Outstanding
Preferred Shares					
Series A	40	40	0	\$0.01	None
Other Preferred	999,960	0	0	\$0.01	None
Common Shares	20,000,000	8,121,828	0	\$0.01	None

It is estimated that approximately 2,492,000 Common Shares will initially be held by subsidiaries of the Company (including certain subsidiaries of Old Singer which are in liquidation), representing approximately 30.7% of the Common Shares outstanding. This represents a book value of approximately \$31,748,080, based on the book value of \$12.74 per share as of December 31, 2002. Following the liquidation of those subsidiaries that are liquidating and the distribution of the Common Shares to their outside creditors, it is anticipated that the Company and its subsidiaries will own approximately 2,377,000 Common Shares, representing approximately 29.3% of the outstanding class. This represents a book value of approximately \$30,282,980, also based on the book value of \$12.74 per share. All of the Company's shares were issued in connection with the effectiveness of the Reorganization Plan of Old Singer. A subsidiary of the Company has entered into an agreement to acquire the outstanding Preferred Stock. See Item 7 (“Major Shareholders and Related Transactions – Major Shareholders”).

The Company has a Management Stock Option Plan which provides for the issuance of a maximum of 800,000 common shares to key employees, directors, consultants and advisors of the Company and its subsidiaries. As provided in the Reorganization Plan, options for 658,527 shares were granted (the “Initial Grants”) on the effective date of the Reorganization Plan, September 14, 2000. Under the Plan, all options are to be granted at no less than 100% of fair market value at the dates of grant. Options granted are to vest at various dates as determined at the time of grant by the Company’s Stock Option Committee as administrator of the Plan, and may be for a term of up to ten years from the date of grant.

No options were granted or exercised during 2001; 33,000 options were forfeited in that year.

As approved by the Company’s Board of Directors in 2002, optionees holding outstanding options included in the Initial Grants were offered the right to elect to surrender such options for cancellation and receive a new option grant on October 2, 2002. As of March 31, 2002, all optionees holding outstanding options included in the Initial Grants elected to surrender such options for cancellation; 625,527 options were forfeited in 2002. New option grants covering 740,527 shares of Common Stock, including new grants to optionees who had surrendered options, were made on October 2 and October 31, 2002 at an exercise price equal to \$1.12 per share, representing 100% of the fair market value of the Company’s

Common Shares as determined by the Stock Option Committee at the time of the grant. Such new options are exercisable as to one half of the number of options granted on the first anniversary of the date of grant and as to the other half on the second anniversary of the date of grant, and are for a term of ten years from the date of grant. Common shares available for future grant under the Plan at December 31, 2002 were 59,473.

Memorandum and Articles of Association

Registration; Objects of the Company

The Company is a corporation registered with the Curaçao Chamber of Commerce Commercial Register in Willemstad, Curaçao, the Netherlands Antilles under number 83676.

According to the current amended and restated articles of incorporation of the Company (the "Articles"), the objects of the Company read as follows:

to manufacture, buy, sell and use consumer and other products, including but not limited to sewing products, and equipment, parts and accessories therefore throughout the world and to engage in any business related thereto;

to manufacture, buy, sell and use any and all products made from wood, metal, plastic or other material or materials or combinations thereof and to engage in manufacturing generally;

- (a) to enter into and carry on any mercantile business in any country and to receive by assignment or purchase or to otherwise acquire any accounts receivable, bank accounts, securities, bills of exchange, notes, bonds, letters of credit, stocks or other instruments of value or documents of title in any country and to collect and hold the proceeds thereof;
- (b) to undertake, conduct, assist, promote or engage in any research and development;
- (c) to organize and to own, directly or indirectly, and to operate, under the laws of any state or other government, domestic or foreign, corporations and other organizations; to subscribe for any securities issued or to be issued by any such corporation or organization; and to dissolve, liquidate, wind up, organize, merge or consolidate any such corporation or organization;
- (d) to invest its assets in securities, including shares and other certificates of participation and bonds, as well as other claims for interest bearing debts, however denominated, and in any and all forms, the borrowing of money and the issuance of evidences of indebtedness therefore, as well as the lending of money;
- (e) to acquire considerations paid for technical assistance;
- (f) to invest its assets directly or indirectly in real property, to acquire, own, hire, let, lease, rent, divide, drain, reclaim, develop, improve, cultivate, build on, sell or otherwise alienate, mortgage or otherwise encumber real property and to construct infrastructure work, like roads, pipes and similar works on real estate;
- (g) to obtain income from the disposition or grant of rights to use copyrights, patents, designs, secret processes and formulae, trademarks and other analogous property, from royalties (including rentals) for the use of industrial, commercial or scientific equipment, and from compensation or other consideration received for technical assistance or services;
- (h) to establish, participate in and manage limited liability and other companies or other undertakings of every kind or nature whatsoever, and to engage in industry and trade;

- (i) to guarantee or otherwise secure, and to transfer in ownership, to mortgage, to pledge or otherwise to encumber assets as security for the obligations of the Company and for the obligations of third parties, with or without consideration;
- (j) to borrow moneys upon the issuance of its bonds, debentures, notes or other obligations and to give security therefore;
- (k) to place in trust all or any of its properties, including securities; and
- (l) to do all that may be useful or necessary for the attainment of the above purposes or that is connected therewith in the widest sense, including the participation in and the management of any other venture or corporation.

Special Director's Powers/Qualification as Director

The Articles do not contain any provisions regarding (a) a director's power to vote on a proposal, arrangement or contract in which the director is materially interested, (b) a director's power, in absence of an independent quorum, to vote compensation to themselves or any member of the Board of Directors ("Board") of the Company, (c) borrowing powers exercisable by the directors, and (d) retirement or non-retirement of directors under an age limit requirement.

Under Netherlands Antilles corporate law and the Articles, a director of the Company is not required to hold any shares in the capital of the Company in order to qualify as a director of the Company.

Shares and the Rights, Preferences and Restrictions Attached to Them

The Company's share capital is divided into Common Shares and Preferred Shares. The Preferred Shares may be issued from time to time in one or more series on such terms and conditions as may be determined by the Board. The Preferred Shares rank prior to the Common Shares with respect to dividends. The annual dividend rate on a series of Preferred Shares, which shall be based on the consideration paid on issuance of such shares and which may be a fixed rate or a rate that fluctuates on dividend adjustment dates set under a formula or procedure, is to be determined by the Board prior to issuance of such series. The Board shall also specify whether such dividends be payable annually or in instalments. Preferred Shares shall also rank prior to the Common Shares with respect to liquidation preferences. Any series of Preferred Shares may be ranked by the Board as to dividend and liquidation preferences, provided that no series issued after any other series shall rank prior to such other series as to such preferences. Any such series may be ranked *pari passu* with any one or more other series as the Board may so determine. The balance of dividends declared by the Board remaining after a distribution of the dividends to the holders of the Preferred Shares shall be allocated to the account of the holders of Common Shares. All dividends are subject to declaration by the Board and only out of profits and/or retained earnings available therefor. The Articles do not state any time limit after which dividend entitlement will lapse.

Under the Articles each holder of Common Shares and each holder of Preferred Shares shall be entitled to one vote for each Common Share or Preferred Share held. The members of the Board are appointed by the general meeting of shareholders (the "*Shareholders Meeting*") by a plurality of votes cast by the shareholders entitled to vote. Directors may be removed or suspended at any time by the Shareholders Meeting. See Item 6 ("Directors, Senior Management and Employees – Board Practices") with respect to information relating to the Classes of directors and the terms for which each Class initially serves.

According to the Articles, upon liquidation of the Company the holders of shares of any series of Preferred Shares shall be entitled to receive, before any distribution is made to the holders of any other series of Preferred Shares ranking junior to such series as to liquidation preference, and before any distribution to the holders of Common Shares, the amount of the liquidation preference of such series, which liquidation preference may not exceed the sum of:

- (i) the amount paid for such Preference Shares on issuance; plus
- (ii) all accumulated and unpaid dividends on such Preferred Shares to the date fixed for distribution.

Prior to the issuance of any series of Preferred Shares, the Board shall specify the rights, if any, of the Company to redeem Preferred Shares of such series (in which case the directors shall specify the date or dates on or after which the Preferred Shares of such series may be called for redemption by the Company and the consideration to be paid therefore, or the manner by which such consideration shall be calculated and other terms applicable to redemption) and the rights, if any, of holders of such series of Preferred Shares, and the provisions, if any, of any sinking fund or other arrangement to be used in connection with such redemption or purchase.

Under the Articles, the Board is competent, without instruction of the Shareholders Meeting, to redeem a series of Preferred Shares with due observance of the Articles and the terms and conditions of such series as so specified by the Board prior to issuance, and to subsequently cancel them.

The redemption price per Preferred Share so redeemed shall be the sum of:

- (i) the amount paid for such share on issuance, plus
- (ii) all accumulated and unpaid dividends on such Preferred Share to the date fixed for redemption.

The Board is competent, without instruction of the Shareholders Meeting, to redeem Common Shares with due observance of the Articles and to subsequently cancel them.

Except as stated above with respect to setting the terms of a series of Preferred Shares with regard to sinking funds and other arrangements, the Articles do not contain provisions regarding sinking fund provisions, liability to further capital calls by the Company, or provisions discriminating against any existing or prospective holder of shares as a result of such shareholder holding a substantial number of shares.

Change of Shareholders' Rights

The rights of holders of shares in the capital of the Company are laid down and described in the Articles. In order to change these rights, the Articles must be amended. This is done by the passing of a notarial deed of amendment to the Articles executed before a civil law notary on Curaçao, the Netherlands Antilles. Prior to this, the Shareholders Meeting will have to adopt a resolution to this effect. Such resolution requires at least an absolute majority of the shares of the Company at the time outstanding and entitled to vote.

Any amendment to the Articles which would increase or decrease the par value of the Preferred Shares, or which would alter or change the powers, preferences or any special rights of the Preferred Shares or of any series thereof so as to affect them adversely, requires the approval from the holders of an

absolute majority of the Preferred Shares of such series, as the case may be, or such higher percentage as may be specified by the Board prior to issuance of such series.

Shareholders' Meetings

All Shareholders Meetings are to be held on Curaçao, the Netherlands Antilles.

The annual Shareholders Meeting must be held within nine months after the end of the preceding fiscal year on a date determined from year to year by the Board. Extraordinary Shareholders Meetings may be called at any time only upon the direction of the Chairman, the Vice Chairman, or by the vote of the Board.

Notices for Shareholders Meetings, whether annual or extraordinary, stating the time and place of the meeting, shall be given to the shareholders not less than 10 days or more than 60 days prior to the date of the meeting by mailing a written notice, postage prepaid to each shareholder at the shareholder's address thereof appearing in the Company's shareholders' register. All notices for convening a Shareholders Meeting shall state the matters to be considered at the meeting. Every shareholder has the right to attend the Shareholders Meeting in person or by granting a proxy to an attorney.

For the purpose of determining the shareholders who are entitled to attend a Shareholders Meeting, or to receive payment of a dividend, or in order to make a determination of shareholders for any other purposes, the Board may provide that the shareholders' register shall be closed for a certain period which may not exceed, in any case, 50 days. If the share transfer books shall be closed for the purpose of determining shareholders entitled to attend a Shareholders Meeting, such books shall be closed for at least 10 days immediately preceding such meeting. In lieu of closing the shareholders' register, the Board may fix in advance a date as the record date for any such determination of shareholders, such date in any case to be not more than 50 days and, in case of a general Shareholders Meeting, not less than 10 days prior to the date on which the particular action requiring such determination of shareholders is to be taken. If the shareholders' register is not closed and no record date is fixed for the determination of shareholders entitled to attend a general Shareholders Meeting, the date on which the notice for the meeting is being mailed, shall be the record date for such determination of shareholders. When a determination of shareholders entitled to vote at any general Shareholders Meeting has been made as herein provided, such determination shall apply to any adjournment thereof except where the determination has been made through the closing of the shareholders' register and the stated period of closing has expired.

Limitations on Holding Shares

The Articles do not contain any limitations on the rights to hold shares. Warrants and options to subscribe for shares in the capital of the Company may under the Articles also be issued to directors, officers and other persons employed by the Company or whose services are otherwise contracted by the Company.

Change of Control

The transfer of shares of the Company can be effected either by serving the deed of transfer upon the Company or by written acknowledgement of the transfer by the Company which can only take place by an annotation on the share certificate.

Any sale or other disposition of all, or substantially all, of the assets of the Company, whether for cash, property, stock or other securities of another company, or for any other consideration, shall according to the Articles be made only pursuant to a resolution duly adopted at a Shareholders Meeting by the holder or holders of at least an absolute majority of the shares of the Company at that time outstanding and entitled to vote, the notice for which meeting shall have specified the terms of such proposed sale or other disposition; provided, however, the foregoing shall not apply to any reorganization or re-arrangement of the Company, or any of its subsidiaries or of any of its assets in any transaction whereby there shall be no diminution of the beneficial interest of the shareholders of the Company in such assets.

There is no provision in the Company's Articles that would have the effect of delaying, deferring or preventing a change in control of the Company and that would operate only with respect to a merger, acquisition or corporate restructuring involving the Company (or any of its subsidiaries).

Disclosure of Shareholdings

The Articles do not contain provisions relating to thresholds above which shareholders are required to disclose their shareholdings.

Change in Share Capital

The Articles do not contain conditions governing changes in the share capital of the Company where such conditions are more stringent than is required under Netherlands Antilles corporate law.

Material Contracts

The Reorganization Plan was implemented pursuant to the "First Amended Joint Plan of Reorganization of The Singer Company N.V. and its Affiliated Debtors and Debtors in Possession" which together with the Disclosure Statement with respect thereto and other agreements entered into in connection with the Reorganization Plan were filed with the United States Bankruptcy Court for the Southern District of New York. See "Documents on Display" below.

Exchange Controls and Related Matters

Although there are Netherlands Antilles laws which may impose foreign exchange controls on the Company and may affect the payment of dividends, interest or other payments to nonresident holders of the Company's securities, including the Common Shares, the Company has been granted an exemption from such foreign exchange control regulations by the Central Bank of the Netherlands Antilles. Other jurisdictions in which the Company conducts operations may have various currency or exchange controls. In addition, the Company is subject to the risk of changes in political conditions or economic policies which could result in new or additional currency or exchange controls or other restrictions being imposed on the operations of the Company. As to the Company's securities, Netherlands Antilles law and the Company's Articles of Association impose no limitations on the right of nonresident or foreign parties to hold or vote such securities.

Enforceability of Foreign Judgments

The Company has been advised by its Netherlands Antilles counsel, Zeven & Associates, that it is unlikely that (i) the courts of the Netherlands Antilles would enforce judgments entered by United States courts predicated upon the civil liability provisions of the United States Federal securities laws and (ii) actions can be brought in the Netherlands Antilles in relation to liabilities predicated upon the United States Federal securities laws.

The Company has also been advised by its Netherlands Antilles counsel as follows: No treaty exists between the Netherlands Antilles and the United States providing for the reciprocal enforcement of foreign judgments. However, the courts of the Netherlands Antilles are generally prepared to accept a foreign judgment as part of the evidence of a debt due. An action may then be commenced in the Netherlands Antilles for recovery of this debt. A Netherlands Antilles court will, in principle, only accept a foreign judgment as evidence of a debt due if: (i) the judgment is for a liquidated amount in a civil matter; (ii) the judgment is final and conclusive and has not been stayed or satisfied in full; (iii) the judgment is not directly or indirectly for the payment of foreign taxes, penalties, fines or charges of a like nature (in this regard, a Netherlands Antilles court is unlikely to accept a judgment for an amount obtained by doubling, trebling or otherwise multiplying a sum assessed as compensation for the loss or damage sustained by the person in whose favor the judgment was given); (iv) the judgment was not obtained by actual or constructive fraud or duress; (v) the foreign court has taken jurisdiction on grounds that are recognized by the civil law rules as to conflict of laws in the Netherlands Antilles; (vi) the proceedings in which the judgment was obtained were not contrary to natural justice; (vii) the proceedings in which the judgment was obtained, the judgment itself and the enforcement of the judgment are not contrary to the public policy of the Netherlands Antilles; (viii) the person against whom the judgment is given is subject to the jurisdiction of the Netherlands Antilles court; and (ix) the judgment is not on a claim for contribution in respect of damages awarded by a judgment which does not satisfy the foregoing.

Enforcement of a foreign judgment in the Netherlands Antilles may also be limited or affected by applicable bankruptcy, insolvency, liquidation, arrangement, moratorium or similar laws relating to or affecting creditors' rights generally and will be subject to a statutory limitation of time within which proceedings may be brought.

Taxation

Under the laws of the Netherlands Antilles, as currently in effect, a holder of Common Shares who is not a resident of, and during the taxable year has not engaged in trade or business through a permanent establishment in the Netherlands Antilles, will not be subject to Netherlands Antilles income tax on dividends paid with respect to the Common Shares or on gains realized during that year on sale or disposal, or from any action having the effect of a disposal under the laws of the Netherlands Antilles, of such shares, unless the holder of the Common Shares has or is deemed to have a qualifying shareholding ("aanmerkelijk belang") under the laws of the Netherlands Antilles. A tax payer has a qualifying shareholding if during the course of the last five years he as an individual (i.e., not as a corporation), alone or together with his spouse, (i) has been a direct or indirect shareholder for at least 5% of the issued share capital of a Netherlands Antilles company of which the capital is divided in shares, (ii) has rights to directly or indirectly acquire shares up to a percentage of 5% of the issued share capital, or (iii) has profit certificates that relate to at least 5% of the annual profit of a Netherlands Antilles company or at least 5%

of the amount to be paid in case of a liquidation of such a company. For a tax payer, a qualifying shareholding also exists in case the tax payer himself has no such shareholding but his spouse or one or more relations by blood or affinity in the direct line has such shareholding. There are no gift or inheritance taxes levied by the Netherlands Antilles when at the time of such gift or at the time of death, the relevant holder of Common Shares was not domiciled in the Netherlands Antilles. No reciprocal tax treaty presently exists between the Netherlands Antilles and the United States.

Documents on Display

The Company's intention is to furnish appropriate documentation to the Securities and Exchange Commission ("SEC") as a "foreign private issuer" pursuant to Rule 12g3-2(b) of the General Rules and Regulations promulgated under the Securities Exchange Act of 1934, as amended. It is possible to read and copy the documents so furnished to the SEC at the SEC's public reference room located at 450 Fifth Street, NW, Washington, D.C. 20549. Please call the SEC at 1-800-SEC-0330 for further information on the public reference rooms and their copy charges. It is possible to read and copy the documents referred to herein relating to the Plan of Reorganization of Old Singer at the Records Department of the United States Bankruptcy Court For the Southern District of New York, One Bowling Green, New York, New York 10004. Please call the Bankruptcy Court's general reference number, (212) 668-2870, for further information regarding the Records Department. This Report and certain other documents including recent press releases by the Company may also be accessed on the Investors' section of Singer's website www.singer.com.

Item 11. Quantitative and Qualitative Disclosures About Market Risk

The Company is exposed to market risk, including changes of foreign exchange rates and interest rates. The Company does not presently have any derivative financial instruments outstanding. The Company does not hold or issue financial instruments for trading purposes.

Foreign Exchange Risk

The Company is exposed to various foreign currency risks including, but not limited to, foreign denominated assets and liabilities, and revenues and expenses. Primary currency exposures include the currencies of Mexico, Thailand, Brazil and the Indian Sub-Continent countries. The Company mitigates the risk from foreign currency fluctuations by seeking to match the currency of its liabilities with the currency of its assets. At present, the Company has no foreign exchange forward contracts outstanding.

Interest Rate Risk

The Company's exposure to market risk for changes in interest rates relates principally to its debt obligations. The Company does not presently have any interest rate swaps or options outstanding to hedge these risks. As a result of the Company's regular borrowing activities, operating results are exposed to fluctuations in interest rates. The Company has short-term and long-term debt obligations with both variable and fixed interest rates. A hypothetical increase in average market rates of one percent per

annum for all countries and currencies in which the Company borrows would result in a decrease of the Company's reported net income of approximately \$0.8 million and \$0.9 million for the twelve months ended December 31, 2002 and 2001, respectively.

Item 12. Description of Securities Other Than Equity Securities

Not Applicable

PART II

Item 13. Defaults, Dividend Arrearages and Delinquencies

Upon the effective date of the Reorganization Plan, September 14, 2000,

1. The Company entered into an Exit Financing Agreement with the Bank of Nova Scotia ("Nova Scotia Financing Agreement") which provided \$55.0 million in exit financing to be used to repay certain obligations of Old Singer. Borrowings are secured by substantially all of the Company's (but not the Operating Companies) assets; and
2. Singer Sewing Company, the Company's U.S. Sewing Operating Company, entered into a loan and credit agreement (the "Singer Sewing Credit Agreement") with certain Commercial Lending Institutions with the Bank of Nova Scotia as Agent, which provided a total of \$33.5 million in term loans, revolving loans and letters of credit. Borrowings are secured by substantially all of the assets of Singer Sewing Company.

The Nova Scotia Financing Agreement and the Singer Sewing Credit Agreement each contain certain covenants and place certain restrictions upon the Company and the Singer Sewing Company, respectively, the more restrictive of which requires the Company, in the case of the Nova Scotia Financing Agreement, and Singer Sewing Company, in the case of the Singer Sewing Credit Agreement, to maintain certain specified financial covenants, including minimum quarterly EBITDA. As of December 31, 2002, the Company and the Singer Sewing Company were both in compliance with the required covenants and restrictions.

The Company is not and has not been in default with respect to any interest or principal payments under the Nova Scotia Financing Agreement as amended and Singer Sewing Company is not and has not been in default with respect to any interest or principal payments under the Singer Sewing Financing Agreement as amended. See Note 10 ("Long-Term Debt") of the notes to consolidated financial statements herein.

Item 14. Material Modifications to the Rights Of Security Holders and Use of Proceeds

Not Applicable

Item 15. [Reserved]

Item 16. [Reserved]

PART III

Item 17. Financial Statements

Not Applicable

Item 18. Financial Statements

Attached below.

SINGER N.V.

**CONSOLIDATED FINANCIAL STATEMENTS
FOR THE YEARS ENDED DECEMBER 31, 2002 AND 2001
TOGETHER WITH AUDITOR'S REPORT**

SINGER N.V.

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REPORT OF INDEPENDENT PUBLIC ACCOUNTANTS

To the Board of Directors of
Singer N.V.

We have audited the accompanying consolidated balance sheets of Singer N.V., (a Netherlands Antilles company, the "Company") and subsidiaries as of December 31, 2002, and the related consolidated statements of operation, cash flow and shareholders' equity for the year ended December 31, 2002. These financial statements are the responsibility of the Company's management. Our responsibility is to express an opinion on these financial statements based on our audit. We did not audit the financial statements of Singer (Sri Lanka) Ltd., or of Singer India Ltd., both majority-owned subsidiaries as of and for the year ended December 31, 2002, which combined statements reflect total assets and total revenue of 13 percent and 19 percent of the related consolidated totals as of and for the year ended December 31, 2002. Those statements were audited by other auditors whose reports have been furnished to us, and our opinion, insofar as it relates to the amounts included for such companies, is based solely on the reports of such other auditors.

The financial statements of Singer N.V. as of December 31, 2001 and for the year then ended were audited by other auditors who have ceased operations. Those auditors expressed an unqualified opinion on those financial statements in their report dated April 12, 2002, and included an explanatory paragraph that described uncertainty about the Company's ability to continue as a going concern.

We conducted our audits in accordance with auditing standards generally accepted in the United States. Those standards require that we plan and perform the audit to obtain reasonable assurance about whether the consolidated financial statements are free of material misstatement. An audit includes examining, on a test basis, evidence supporting the amounts and disclosures in the financial statements. An audit also includes assessing the accounting principles used and significant estimates made by management, as well as evaluating the overall financial statement presentation. We believe that our audits and the reports of other auditors provide a reasonable basis for our opinion.

In our opinion, based on our audits and the reports of other auditors, the consolidated financial statements referred to above, present fairly, in all material respects, the consolidated financial position of Singer N.V. and subsidiaries as of December 31, 2002, and the consolidated results of their operations and their cash flows for the year ended December 31, 2002 in conformity with accounting principles generally accepted in the United States.

The accompanying consolidated financial statements have been prepared assuming that the Company will continue as a going concern. As more fully discussed in Note 1 to the financial statements, the Company is a new corporate entity arising from a Plan of Reorganization adopted in accordance with the provisions of Chapter 11 of the United States Bankruptcy Code which became effective on September 14, 2000. Continuation of the Company's business is dependent on its ability to achieve successful future operations. Also, as more fully discussed in Note 10 to the financial statements, the Company has significant borrowings that require, among other things, compliance with certain financial ratios on a quarterly basis and required reductions of certain significant outstanding debt balances in 2003 and 2004. These factors among others, raise substantial doubt about the Company's ability to continue as a going concern. The financial statements do not include any adjustments that might result from the outcome of this uncertainty. Management's plans with regard to these uncertainties are also described in Note 1.

As discussed in Note 2 to the accompanying consolidated financial statements, the Company adopted the provisions of statement of Financial Accounting Statement No. 142, Goodwill and Other Intangible Assets in 2002.

KPMG LLP
Chartered Accountants

April 2, 2003
Toronto, Canada

SINGER N.V.

**CONSOLIDATED STATEMENTS OF OPERATIONS
FOR THE YEARS ENDED DECEMBER 31, 2002 AND 2001**
(in thousands of U.S. dollars, except share and per share amounts)

	Notes	December 31, 2002	December 31, 2001
REVENUES		\$ 431,229	\$ 435,780
COST OF REVENUES		262,062	273,118
Gross profit		169,167	162,662
SELLING AND ADMINISTRATIVE EXPENSES		131,944	123,132
AMORTIZATION OF INTANGIBLE ASSETS		81	5,359
Operating income		37,142	34,171
OTHER INCOME (EXPENSE):			
Interest expense		(21,616)	(25,674)
Equity in earnings from operating affiliates		4,164	1,736
Other, net		2,566	5,791
Total other income (expense)		(14,886)	(18,147)
Income from continuing operations before provision for income taxes and minority interest		22,256	16,024
PROVISION FOR INCOME TAXES	12.	3,160	5,909
MINORITY INTEREST SHARE IN INCOME		(1,317)	(376)
Income from continuing operations		17,779	9,739
DISCONTINUED OPERATIONS			
Loss from operations of Greece, net of tax benefit	17.	(374)	(669)
Net income		17,405	9,070
DIVIDENDS ON PREFERRED SHARES		1,100	1,100
Net income available to common shares		\$ 16,305	\$ 7,970
Basic earnings per common share		\$ 2.01	\$ 0.98
Basic weighted average common shares outstanding		8,110,869	8,121,828

The accompanying Notes to Consolidated Financial Statements are an integral part of these Statements.

SINGER N.V.

**CONSOLIDATED BALANCE SHEETS
DECEMBER 31, 2002 AND 2001**

(in thousands of U.S. dollars, except share and per share amounts)

	Notes	December 31, 2002	December 31, 2001
ASSETS:			
Current assets-			
Cash and cash equivalents		\$ 13,543	\$ 14,920
Accounts receivable (net of allowances for doubtful accounts, of \$26,133 and \$24,247, respectively)	3.	119,309	120,761
Inventories	4.	75,044	85,573
Other current assets		9,135	11,431
Total current assets		217,031	232,685
Investment in operating affiliates	5.	28,086	25,772
Property, plant and equipment, net	6.	58,151	67,267
Intangible assets, net		139,965	139,938
Other assets		25,766	22,173
Total assets		\$ 468,999	\$ 487,835
LIABILITIES AND SHAREHOLDERS' EQUITY:			
Current liabilities-			
Notes and loans payable	9.	\$ 49,070	\$ 59,438
Accounts payable		55,122	63,169
Accrued liabilities	7.	34,296	40,452
Current portion of long-term debt		37,882	24,695
Total current liabilities		176,370	187,754
Long-term debt	10.	105,797	132,541
Other non-current liabilities	8.	53,291	53,915
Minority interest		10,575	9,281
Total liabilities		346,033	383,491
SHAREHOLDERS' EQUITY:			
Preferred shares, redeemable, \$0.01 par value, authorized 1,000,000 shares, issued and outstanding Series A convertible, 40 shares in 2002 and 2001, at stated value	14.	19,475	18,375
Common shares, \$0.01 par value, authorized 20,000,000 shares, issued and outstanding 8,059,077 in 2002 and 8,121,828 in 2001		81	81
Additional paid-in capital		80,919	80,919
Retained earnings		25,013	8,708
Accumulated other comprehensive loss		(2,522)	(3,739)
Total shareholders' equity		122,966	104,344
Total liabilities and shareholders' equity		\$ 468,999	\$ 487,835

The accompanying Notes to Consolidated Financial Statements are an integral part of these balance sheets.

SINGER N.V.

**CONSOLIDATED STATEMENTS OF CASH FLOWS
FOR THE YEARS ENDED DECEMBER 31, 2002 AND 2001**

(in thousands of U.S. dollars)

	December 31, 2002	December 31, 2001
CASH FLOWS FROM OPERATING ACTIVITIES:		
Net income	\$ 17,405	\$ 9,070
Adjustments to reconcile net income to net cash provided by operating activities-		
Depreciation and amortization	6,567	11,800
Gain on disposal of property, plant and equipment	(552)	(723)
Gain on disposal of discontinued operations	(113)	-
Equity in earnings from operating affiliates, net of dividends received	(3,022)	(330)
Minority interest share in income	1,317	376
Foreign exchange gain	(2,280)	(3,076)
Change in assets and liabilities-		
Increase in accounts receivable	(12,250)	(5,883)
Decrease in inventory	4,966	3,628
Decrease in other current assets	4,376	1,059
Increase in accounts payable and accrued expenses	6,257	2,983
Other	215	(1,601)
Total adjustments	5,481	8,233
Net cash provided by operating activities	22,886	17,303
CASH FLOWS FROM INVESTING ACTIVITIES:		
Capital expenditures	(7,228)	(6,734)
Proceeds on disposals of property, plant and equipment	976	2,000
Proceeds from sale of business	1,300	182
Net cash used in investing activities	(4,952)	(4,552)
CASH FLOWS FROM FINANCING ACTIVITIES:		
Net decrease in notes and loans payable	(4,058)	(4,019)
Additions to long-term debt	6,433	7,041
Payments of long-term debt	(20,975)	(11,355)
Net cash used in financing activities	(18,600)	(8,333)
Effect of exchange rate changes on cash	(711)	(1,953)
Net (decrease) increase in cash and cash equivalents	(1,377)	2,465
CASH AND CASH EQUIVALENTS, beginning of the period	14,920	12,455
CASH AND CASH EQUIVALENTS, end of the period	\$ 13,543	\$ 14,920
SUPPLEMENTAL INFORMATION:		
Interest paid	\$ 17,924	\$ 20,145
Income taxes paid	2,424	3,193

The accompanying Notes to Consolidated Financial Statements are an integral part of these Statements.

SINGER N.V.

**STATEMENTS OF SHAREHOLDERS' EQUITY
FOR THE YEARS ENDED DECEMBER 31, 2002 AND 2001**

(in thousands of U.S. dollars, except share amounts)

	Preferred Stock		Common Stock		Additional Paid-in Capital	Retained Earnings	Accumulated Other Comprehensive Loss	Total Shareholders' Equity	Comprehensive Income
	Shares	Amount	Shares	Amount					
BALANCE, December 31, 2000	40	\$ 17,275	8,121,828	\$ 81	\$ 80,919	\$ 738	\$ (361)	\$ 98,652	\$ -
Net income						9,070		9,070	9,070
Translation changes							(3,378)	(3,378)	(3,378)
Preferred stock – dividends		1,100				(1,100)		-	
Total comprehensive income									\$ 5,692
BALANCE, December 31, 2001	40	18,375	8,121,828	81	80,919	8,708	(3,739)	104,344	
Net income						17,405		17,405	17,405
Treasury stock			(62,751)	-					
Translation changes							1,217	1,217	1,217
Preferred stock – dividends		1,100				(1,100)			
Total comprehensive income									\$ 18,622
BALANCE, December 31, 2002	40	\$ 19,475	8,059,077	\$ 81	\$ 80,919	\$ 25,013	\$ (2,522)	\$ 122,966	

The accompanying Notes to Consolidated Financial Statements are an integral part of these Statements.

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NOTES TO CONSOLIDATED FINANCIAL STATEMENTS

DECEMBER 31, 2002 AND 2001

(amounts in thousands of U.S. dollars, except share and per share amounts)

1. Business and Organization

Singer N.V. (“Singer” or the “Company”) was formed as a new corporate entity in the Netherlands Antilles in December 1999. Pursuant to the Reorganization Plan discussed below, effective September 14, 2000, Singer became the parent company of several operating companies (the “Operating Companies”), formerly owned by The Singer Company N.V. (“Old Singer”), as well as the owner of the SINGER® brand name.

The Company is a holding company whose subsidiaries are engaged in two principal businesses, Retail and Sewing. The Retail segment derives revenues primarily from the retail distribution and direct selling of a wide variety of consumer durable products for the home in selected emerging markets, with consumer credit and other financial services available to qualified customers. The Sewing segment derives revenues primarily from the distribution of consumer and artisan sewing machines and accessories, manufactured by Singer and certain third-party manufacturers, through its own distribution channels and through third-party distributors, as well as through the Operating Companies which operate Singer’s Retail business. The Retail and Sewing segments are currently managed as two business lines. Within the Retail segment, management is on a geographic basis; within the Sewing segment, management is divided between marketing and manufacturing.

The Reorganization Plan

The reorganization of the Company was made pursuant to the First Amended Joint Plan of Reorganization of Old Singer and its Affiliated Debtors and Debtors in Possession (the “Reorganization Plan”) adopted in accordance with the provisions of Chapter 11 of the United States Bankruptcy Code. The basic reorganization cases were commenced under Chapter 11 in September of 1999 by Old Singer and certain of its subsidiaries as a result of a number of internal and external factors making problematic the continued viability of their operations outside of reorganization proceedings. The majority of the Operating Companies, however, did not commence proceedings under Chapter 11 or under the insolvency laws of other countries, but continued to operate in the ordinary course as substantially stand-alone companies throughout the period of the bankruptcy proceedings. Operating Companies in Brazil, the United States and Turkey were successfully reorganized under Chapter 11.

Under the Reorganization Plan, which was confirmed by the United States Bankruptcy Court for the Southern District of New York on August 24, 2000, and became effective on September 14, 2000, the outstanding shares of Old Singer were cancelled and the holders of allowed general unsecured claims against Old Singer are to receive substantially all of the equity shares of the Company. While the Company’s common shares are not listed on any U.S. or overseas securities exchange or any NASDAQ or similar trading system, they are currently quoted on the “Pink Sheets” quotation service in the United States.

As part of the implementation of the Reorganization Plan, the Company entered into an Exit Financing Agreement with the Bank of Nova Scotia (the “Nova Scotia Financing Agreement”), pursuant to which the Company effectively assumed certain restructured secured indebtedness of Old Singer. With the exception of the chief executive officer, none of the directors of Old Singer were appointed to the Board of Directors

SINGER N.V.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS

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(amounts in thousands of U.S. dollars, except share and per share amounts)

of the Company, and the majority of the current directors of the Company were initially appointed by the Creditors Committee of Old Singer and remain in office.

Fresh Start Reporting

In connection with the reorganization under the Reorganization Plan, the Company implemented Fresh Start Reporting as of September 30, 2000 (its normal interim closing date), as set forth in Statement of Position ("SOP 90-7"), "Financial Reporting by Entities in Reorganization Under the Bankruptcy Code", issued by the American Institute of Certified Public Accountants. Fresh Start Reporting was required because there was an ownership change of more than 50%. Accordingly, all assets and liabilities were restated to reflect their respective estimated fair values at that date.

The reorganization value of the Company was determined by management, with assistance from The Blackstone Group LLP, independent financial professionals. The methodology employed involved estimation of enterprise value (i.e., the market value of the Company's debt and stockholders' equity, which was determined to be \$324,000), taking into account a discounted cash flow analysis. The discounted cash flow analysis was based on five-year cash flow projections prepared by management and using average discount rates of 15-20%. The reorganization value of the Company was determined to be \$514,452 as of September 30, 2000.

Current assets, other non-current assets, plant and equipment and certain minor real estate property have been recorded at their fair value. Major real estate property and property held for sale was valued at net realizable value.

The Company allocated \$85,000 of the reorganization value to the SINGER® brand name based on an independent appraisal. The portion of the reorganization value which could not be attributed to specific tangible or identifiable intangible assets of the reorganized Company has been reported as "Reorganization value in excess of amounts allocable to identifiable assets". The amounts are reflected under intangible assets. Effective January 1, 2002, the Company adopted Financial Accounting Standards Board ("FASB") Statement of Financial Accounting Standards ("SFAS No. 142"), "Accounting for Goodwill and Other Intangible Assets", pursuant to which Singer is no longer amortizing the value of the trademark and other intangible assets with indefinite lives, reducing amortization expense by approximately \$5,200 per year, subject, however, to any periodic adjustment which may be appropriate to assure that the carrying value of the Company's intangible assets do not exceed their fair value. The Company has determined there was no impairment of intangible assets pursuant to the provisions of SFAS No. 142 at January 1, 2002, as part of the transitional impairment test and at December 31, 2002, as part of the annual impairment test.

SINGER N.V.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS

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(amounts in thousands of U.S. dollars, except share and per share amounts)

Management's Plans

The Company believes that its Operating Companies have viable core businesses, reflecting the strength of the SINGER® brand, the Company's broad, multi-channel distribution, the reputation for quality and service, and the offer of credit in Retail markets. The Company also believes that it has the potential to meaningfully improve operating and financial performance in 2003 and beyond and to achieve its minimum operating plan.

In order to improve operating and financial performance, the Company is undertaking a number of programs, including introducing new and improved products and services, increasing the number and variety of distribution points, improving the credit offer in Retail, strengthening working capital management, improving product sourcing, and implementing programs to increase royalty and licensing earnings. Similar efforts are being undertaken by the Operating Companies, in addition to their continuing cost-control programs.

The anticipated performance improvement reflects projected modest economic growth in certain markets important to the Company, such as in Thailand, and in certain other countries in Asia and Latin America, and the avoidance of a worldwide economic downturn.

The Company's liquidity position is tight. Among other required principal payments due in 2003, the Nova Scotia Financing Agreement requires Singer to reduce the outstanding balance of the facility by \$2,500 to \$40,000 by December 31, 2003. Improvement in liquidity in 2003 is dependent on the achievement of improved operating and financial performance, including working capital efficiencies, as well as the timing and the ultimate realization of significant one-time items, including liquidation of operations and real estate sales as outlined in the Reorganization Plan, some of which are not within the Company's control. The Company is also considering the sale of all or part of certain continuing operations that may be less central to the Company's long-term strategy, and where the proceeds from such sales would meaningfully improve the Company's liquidity position.

Going Concern

The accompanying financial statements have been prepared on a going concern basis, which contemplates the realization of assets and the satisfaction of liabilities in the normal course of business. The financial statements do not include any adjustments relating to the recoverability and classification of assets and liabilities that might be necessary should the Company be unable to continue as a going concern. As discussed above and in Note 10, the Company has significant borrowings that require among other things, compliance with certain financial ratios on a quarterly basis and reductions of certain significant outstanding debt balances in 2003 and 2004. The Company's ability to continue as a going concern is dependent on the Company's ability to achieve its minimum-operating plan and meet its obligations under several financing agreements, including either (i) renegotiating or rolling over existing facilities, (ii) obtaining additional or replacement financing, or (iii) selling sufficient assets to reduce or repay the existing credit facilities.

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NOTES TO CONSOLIDATED FINANCIAL STATEMENTS

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(amounts in thousands of U.S. dollars, except share and per share amounts)

2. Summary of Significant Accounting Policies

Basis of Presentation and Preparation

The accompanying consolidated financial statements of Singer are presented in accordance with accounting principles generally accepted in the United States. Due to the reorganization in bankruptcy and implementation of Fresh Start Reporting on emergence, financial statements of Old Singer for prior periods are not comparable to post effective date results and have not, therefore, been presented or discussed herein.

Reclassifications

Certain prior year amounts have been reclassified to conform to the 2002 presentation including the presentation of the results of Greece as discontinued operations as separately disclosed in Note 17.

Use of Estimates

The preparation of financial statements in conformity with accounting principles generally accepted in the United States requires management to make estimates and assumptions that affect the reported amounts of assets, liabilities, revenues, expenses, and disclosure of contingent liabilities. Actual results could differ from these estimates. Significant estimates include the recording of assets and liabilities relating to the liquidation of certain operations and other related charges, receivable and inventory provisions, product returns, lives of intangibles assets, income tax contingencies, and benefits obligations. The Company believes the techniques and assumptions used in establishing estimates related to these reported amounts are appropriate.

Investments in Subsidiaries and Affiliates

The consolidated financial statements include the accounts of all operations which are more than 50% owned and controlled. All significant intercompany balances and transactions are eliminated in consolidation. Investments in which Singer exercises significant management influence, but does not own greater than a 50% voting interest, are reported on the equity basis. Singer's share of their results of operations are included in Equity in earnings from operating affiliates in the accompanying Consolidated Statements of Operations. Singer's share of losses incurred by these investments are recorded to the extent the respective carrying value of investments are positive.

Cash and Cash Equivalents

Cash and cash equivalents consist of highly liquid investments with maturities of three months or less when purchased and are stated at cost which approximates market value.

SINGER N.V.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS

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(amounts in thousands of U.S. dollars, except share and per share amounts)

Accounts Receivable

Accounts receivable are recorded based on the Company's revenue recognition policy. The Company records an allowance for doubtful accounts to reflect management's best estimate of losses inherent in its account receivable as of the balance sheet date. Bad debt reserves on trade and installment receivables are established based on an aging of past due account receivables. Where the Company is aware of a customer's inability to meet its financial obligations, it specifically reserves for the potential bad debt to reduce the receivable to the amount it reasonably believes will be collected.

Inventories

Inventories are stated at the lower of cost (generally on a first-in, first-out basis) or market, determined by net realizable value.

Property, Plant and Equipment

Land, buildings, equipment, and improvements which significantly extend the useful life of existing plant and equipment are carried at cost. Depreciation generally is recorded on the straight-line basis over the economic useful life of the related asset, which ranges from 10-40 years for buildings and 2-20 years for machinery and equipment.

Intangible Assets

Effective January 1, 2002, the Company adopted SFAS No. 142, "Accounting for Goodwill and Other Intangible Assets", pursuant to which Singer is no longer amortizing the value of the trademark and other intangible assets with indefinite lives, reducing amortization expense by approximately \$5.2 million per year, subject, however, to any periodic adjustment which may be appropriate to assure that the carrying value of the Company's intangible assets do not exceed their fair value. The Company has determined there was no impairment of intangible assets pursuant to the provisions of SFAS No. 142 at December 31, 2002.

Intangibles with finite lives are amortized on a straight-line basis over their estimated useful lives not exceeding 40 years.

At December 31, 2002 and 2001, intangible assets, consisting primarily of the SINGER® brand name and reorganization value in excess of amounts allocable to identifiable assets, amounted to \$139,965 and \$139,938, respectively. In connection with Fresh Start Reporting, the Company recorded intangibles of \$85,000 and \$60,708 representing the value of the SINGER® brand name and the reorganization value in excess of amounts allocable to identifiable assets, respectively. At December 31, 2002 and 2001, the SINGER® brand name and the reorganization value in excess of amounts allocable to identifiable assets net of amortization amounted to \$82,344 and \$56,914, respectively.

SINGER N.V.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS

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(amounts in thousands of U.S. dollars, except share and per share amounts)

Impairment of Long-Lived Assets

The Company follows the provisions of SFAS No. 144, "Accounting for the Impairment or Disposal of Long-Lived Assets". SFAS No. 144 requires that long-lived assets and certain identifiable intangibles to be held and used by any entity be reviewed for impairment whenever events or changes in circumstances indicate the carrying amount of an asset may not be recoverable. As of December 31, 2002, the Company believes there has been no impairment of long-lived assets of the Company under SFAS No. 144.

Pension Plans

The Company accounts for its defined benefit pension plans using actuarial models required by SFAS No. 87, "Employers' Accounting for Pensions". Certain foreign operations have established defined benefit pension plans which cover substantially all employees meeting minimum eligibility requirements. Pension plans are funded to the extent required by local law.

Revenues

Revenues from sales, net of estimated returns, are recognized when products are delivered to customers and services performed. Finance charges on installment sales are recognized using the interest method. The interest rates charged on installment sales are based on customary financing terms in each country in which Singer offers installment credit and range from 18% to 72%. Included in revenues are finance charges of \$31,601 and \$32,355, for the years ended December 31, 2002 and December 31, 2001, respectively. Royalty and license income paid by third parties and affiliates for the right to use the SINGER® name for certain products, services and locations, in selected markets are also included in revenue and totaled \$5,653 for the year ended December 31, 2002 and \$5,397 for the year ended December 31, 2001.

Advertising Costs

The Company accounts for advertising costs in accordance with SOP 93-7, "Reporting on Advertising Costs," which requires advertising costs to be expensed as incurred. Advertising expense for the years ended December 31, 2002 and December 31, 2001 was approximately \$14,523 and \$13,189, respectively.

Foreign Currency

Exchange adjustments resulting from foreign currency transactions are generally recognized in the results of operations. Foreign exchange gains amounted to approximately \$1,610 and \$3,026 for the years ended December 31, 2002 and 2001, respectively and are included in Other Income (Expense) in the accompanying Statement of Operations. Assets and liabilities of foreign operations with a functional currency other than the U.S. dollar are translated into U.S. dollars at exchange rates at the balance sheet date. The resulting translation adjustment is recorded as part of Accumulated other comprehensive loss, a separate component of shareholders' equity. Revenues and expenses are translated at the weighted average exchange rates in effect during the year.

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(amounts in thousands of U.S. dollars, except share and per share amounts)

For non-U.S. subsidiaries that operate in U.S. dollars, or whose operations are in highly inflationary economies, certain assets and liabilities and related income statement accounts are remeasured at exchange rates in effect when the assets were acquired or the liabilities were incurred. All other assets and liabilities are remeasured at year-end exchange rates, and all other income and expense items are remeasured at weighted average exchange rates prevailing during the year. Remeasurement adjustments for these entities are included in results of operations.

Income Taxes

The Company accounts for income taxes in accordance with SFAS No. 109 "Accounting for Income Taxes". Deferred income tax assets and liabilities are computed annually for differences between the financial statement and tax bases of assets and liabilities that will result in taxable or deductible amounts in the future based on enacted tax laws and rates applicable to the periods in which the differences are expected to affect taxable income. Valuation allowances are established when necessary to reduce deferred tax assets to the amount expected to be realized. Income tax expense is the current tax payable or refundable for the period plus or minus the change during the period in deferred tax assets and liabilities.

Comprehensive Income

Comprehensive income is defined as the total change in shareholders' equity during the period other than from transactions with shareholders. For the Company, comprehensive income consists of net income and the net change in the accumulated foreign currency translation adjustment account.

Stock Option Plan

SFAS No. 123, "Accounting for Stock-Based Compensation", allows companies to account for stock-based compensation for employees either under the provisions of SFAS No. 123 or under the provisions of Accounting Principles Bulletin ("APB") Opinion No. 25, "Accounting for Stock Issued to Employees", but requires pro forma disclosure for net income in the notes to the financial statements as if the measurement provisions of SFAS No. 123 had been adopted. The Company has elected to account for its stock-based compensation for employees using the intrinsic value method in accordance with the provisions of APB No. 25.

In March 2000, the FASB issued interpretation No. 44 ("FIN 44"), "Accounting for Certain Transactions Involving Stock Compensation", an interpretation of APB Opinion No. 25. FIN 44 clarifies the application of APB No. 25 for certain issues, including the definition of an employee, the treatment of the acceleration of stock options vesting and the accounting treatment for options assumed in business combinations. FIN 44 became effective July 1, 2000, but is applicable for certain transactions dating back to December 1998. The adoption of FIN 44 did not have a material impact on the Company's financial position or results of operations.

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NOTES TO CONSOLIDATED FINANCIAL STATEMENTS

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(amounts in thousands of U.S. dollars, except share and per share amounts)

Recent Accounting Pronouncements

In July 2001, the FASB issued SFAS No. 143 “Accounting for Asset Retirement Obligations”. This statement establishes accounting standards for the recognition and measurement of an asset retirement obligation and its associated asset retirement cost as well as any legal obligations associated with the retirement of tangible long-lived assets. The Company adopted SFAS No. 143 effective January 1, 2002; this adoption has not had a material effect on its financial position or results of operations.

In August 2001, the FASB issued SFAS No. 144, “Accounting for the Impairment or Disposal of Long-Lived Assets”. SFAS No. 144 amends existing accounting guidance on asset impairment and provides a single accounting model for long-lived assets to be disposed. Among other provisions, the new rules change the criteria for classifying an asset as held-for-sale. The standard also broadens the scope of businesses to be disposed of that qualify for reporting as discontinued operations, and changes the timing of recognizing losses on such operations. The Company adopted SFAS No. 144 effective January 1, 2002. The sale of Singer A.E.E. Home Appliances, the Company’s operating subsidiary in Greece (“Singer Greece”), in May 2002 has been recorded as a discontinued operation.

In July 2002, the FASB released SFAS 146, Accounting for Costs Associated with Exit or Disposal Activities. SFAS 146 requires that a liability be recognized for costs associated with exit or disposal activities only when the liability is incurred, that is, when it meets the definition of a liability under the FASB’s conceptual framework. SFAS 146 also establishes fair value as the objective for initial measurement of liabilities related to exit or disposal activities and provides additional guidance for the recognition and measurement of certain costs that are often associated with exit or disposal activities. These costs are on-time termination benefits, contract termination benefits, and other associated costs. The statement is effective for exit and disposal activities initiated after December 31, 2002. The Company does not expect that the adoption of SFAS 146 will have a material effect on its financial position or results of operations.

In November 2002, the FASB issued interpretation no. 45 (“FIN 45”), which expands previously issued accounting guidance and disclosure requirements for certain guarantees. FIN 45 requires companies to recognize an initial liability for the fair value of an obligation assumed by issuing a guarantee. The Company does not expect that the adoption of FIN 45 will have a material effect on its financial position or results of operations.

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NOTES TO CONSOLIDATED FINANCIAL STATEMENTS

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(amounts in thousands of U.S. dollars, except share and per share amounts)

3. Accounts Receivable

Accounts receivable are summarized as follows:

	December 31, 2002	December 31 2001
Trade receivables, net	\$ 50,373	\$ 53,229
Installment receivables, net	82,346	82,570
Receivables from affiliates, net	2,537	2,743
Taxes receivable, net	4,975	4,733
Other	6,979	6,846
	<u>\$ 147,210</u>	<u>\$ 150,121</u>
Less:		
Unearned carrying charges	(19,014)	(22,383)
Installment receivables due in excess of one year	(8,887)	(6,977)
	<u>\$ 119,309</u>	<u>\$ 120,761</u>

As of December 31, 2001 included in trade receivables was \$1,139 of receivables (none in 2002) that have been factored with recourse.

4. Inventories

Inventories are summarized as follows:

	December 31, 2002	December 31, 2001
Finished goods	\$ 64,931	\$ 74,953
Work in progress	1,737	2,704
Raw materials and supplies	8,376	7,916
	<u>\$ 75,044</u>	<u>\$ 85,573</u>

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NOTES TO CONSOLIDATED FINANCIAL STATEMENTS

DECEMBER 31, 2002 AND 2001

(amounts in thousands of U.S. dollars, except share and per share amounts)

5. Operating Affiliates

Summary of investments in Operating Affiliates is presented below:

	%	December 31,	December 31,
	Ownership	2002	2001
Operating Affiliates:			
First Capital Ltd., Sri Lanka	50	\$ 2,157	\$ 798
Singer Thailand Public Company Ltd., Thailand	48	23,579	22,034
International Leasing and Financial Services Ltd., Bangladesh	45	1,159	1,058
Commercial Leasing Company Ltd., Sri Lanka	30	969	916
Other	20-40	222	966
		\$ 28,086	\$ 25,772

Summary of combined financial information for Operating Affiliates is presented below:

	December 31,	December 31,
	2002	2001
Revenues	\$ 115,023	\$ 112,455
Operating income	14,459	13,860
Net income	8,616	4,041
Dividends paid	4,129	3,160
Current assets	180,500	147,404
Non-current assets	19,453	15,942
Current liabilities	110,600	79,175
Non-current liabilities	30,477	30,283

Results of Operating Affiliates owned 50% or less are recorded using the equity method and intra company transactions are recorded as third party transactions in the accompanying financial statements.

Trade receivables, net due from Operating Affiliates are included in "Accounts receivable" and amounted to \$2,537 and \$2,743 as of December 31, 2002 and 2001, respectively. Trade payables due to Operating Affiliates are included in "Accounts payable" and amounted to \$1,078 and \$966 as of December 31, 2002 and 2001, respectively. During the years ended December 31, 2002 and 2001, the Company recorded sales to Operating Affiliates of \$1,274 and \$2,184, respectively and purchases from Operating Affiliates of \$5,819 and \$11,595, respectively.

SINGER N.V.**NOTES TO CONSOLIDATED FINANCIAL STATEMENTS**

DECEMBER 31, 2002 AND 2001

(amounts in thousands of U.S. dollars, except share and per share amounts)

6. Property, Plant and Equipment

Property, plant and equipment is summarized as follows:

	December 31, 2002	December 31, 2001
Land	\$ 24,655	\$ 28,724
Buildings	12,209	12,689
Machinery and equipment	34,360	33,237
	71,224	74,650
Less- Accumulated depreciation	(13,073)	(7,383)
	<u>\$ 58,151</u>	<u>\$ 67,267</u>

7. Accrued Liabilities

Accrued liabilities is summarized as follows:

	December 31, 2002	December 31, 2001
Income taxes payable	\$ 11,261	\$ 10,535
Taxes other than income taxes	5,545	1,931
Salary and wages	5,532	5,904
Interest	2,406	3,709
Advertising and promotions	2,021	1,131
Professional fees	1,959	4,046
Legal and tax accruals	690	6,078
Other	4,882	7,118
	<u>\$ 34,296</u>	<u>\$ 40,452</u>

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NOTES TO CONSOLIDATED FINANCIAL STATEMENTS

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(amounts in thousands of U.S. dollars, except share and per share amounts)

8. Other Non-Current Liabilities

Other non-current liabilities is summarized as follows:

	December 31, 2002	December 31, 2001
Legal and tax accruals	\$ 22,781	\$ 25,939
Liabilities associated with entities being liquidated in connection with Reorganization Plan	20,196	17,318
Pension obligations	969	2,316
Other	9,345	8,342
	<u>\$ 53,291</u>	<u>\$ 53,915</u>

The Company and its subsidiaries are involved in certain legal proceedings that reflect their business environment and the surrounding legal context. In some cases they are defendants in litigation and claims, and in others they have challenged certain laws and regulations, basically in connection with tax matters. The Company and its subsidiaries have provided for losses on all such cases that in the assessment of management and legal counsel indicate that a loss is probable and estimable. The classification of short- and long-term is based on management estimates derived from assumptions and information from lawyers about the expected timing of resolution or settlement of such disputes. Accordingly, labor and civil cases, which are usually negotiated and settled or liquidated in shorter periods, have been classified in the short term. The disputes involving tax matters, environmental cases and others usually take very long periods to reach a final decision and have been classified accordingly.

9. Notes and Loans Payable

Notes and loans payable due within one year consisted of:

	December 31, 2002	December 31, 2001
Mexico @ 14.0% (2001 - 18.7%) weighted average interest rate	\$ 11,790	\$ 8,874
Sri Lanka @ 11.8% (2001 - 13.6%) weighted average interest rate	10,070	14,530
India @ 14.4% (2001 - 15.0%) weighted average interest rate	6,138	7,292
Brazil @ 12.4% (2001 - 8.1%) weighted average interest rate	4,087	7,208
Italy @ 6.1% (2001 - 5.7%) weighted average interest rate	4,054	3,348
Pakistan @ 12.8% (2001 - 16.5%) weighted average interest rate	3,130	3,388
Greece @ 6.3% weighted average interest rate	-	4,009
Other @ 9.8% (2001 - 9.4%) weighted average interest rate	9,801	10,789
	<u>\$ 49,070</u>	<u>\$ 59,438</u>

The majority of notes and loans payable are associated with foreign operations whose borrowings are, for the most part, denominated in local currency. Interest rates are comparable to local prevailing rates

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NOTES TO CONSOLIDATED FINANCIAL STATEMENTS

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(amounts in thousands of U.S. dollars, except share and per share amounts)

which, on a weighted average basis, were 11.9% and 12.2% at December 31, 2002 and 2001, respectively. Notes and loans payable are generally collateralized by receivables, inventory, property, plant and equipment and certain intangibles.

The Company has approximately \$20,193 and \$16,065 of unused lines of credit available to specific operations around the world as of December 31, 2002 and December 31, 2001, respectively. While significant facilities remain unutilized in certain locations, these facilities are not generally available to provide liquidity in other locations.

The terms of the financing agreements relating to Singer Mexicana S.A. de C.V. ("Singer Mexicana"), a subsidiary of the Company, contain, among other provisions, requirements for remaining current on all taxes such as social security, VAT and other local Mexican taxes. As at December 31, 2002, Singer Mexicana was in arrears on some of these taxes and, therefore, is in breach of their financing agreements.

10. Long-Term Debt

Long-term debt is summarized as follows:

	December 31, 2002	December 31, 2001
Bonds and Debentures:		
Brazil - A Bonds - 10% due 2005	\$ 17,501	\$ 19,928
Brazil - B Bonds - due 2007	12,532	11,541
Brazil - Old Bonds - 12%	6,391	5,961
Sri Lanka - 17% due 2004	4,140	4,317
- 13% due 2005	3,106	-
Loans:		
Nova Scotia Financing Agreement	42,500	50,000
Omnibus Agreement	25,365	25,365
Singer Sewing Credit Agreement	21,300	26,500
Banco Unibanco	2,753	7,278
Sri Lanka National Savings Bank	1,553	1,619
Other	6,538	4,727
	143,679	157,236
Less- Current portion	(37,882)	(24,695)
	<u>\$ 105,797</u>	<u>\$ 132,541</u>

SINGER N.V.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS

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(amounts in thousands of U.S. dollars, except share and per share amounts)

Bonds

At the time of Old Singer's voluntary petition for relief under Chapter 11, Singer do Brasil Industria e Comercio Ltda. ("Singer Brazil"), a subsidiary of Old Singer, had outstanding debt and accrued interest outstanding in the amount of \$74,419 relating to external U.S. dollar based debt issuances. The debt comprised commercial paper issued by ABC Roma in the principal amount of \$10,700, past due and accruing penalty interest at 20% per annum; commercial paper in the principal amount of \$10,700, due March 24, 2000, with interest at 8.0% per annum; and Euro notes in the principal amount of \$50,000, due May 13, 2005 with interest at 12% per annum (collectively referred to as "Old Bonds").

Effective September 14, 2000, Singer Brazil became a subsidiary of the Company, and based on amounts outstanding as of the petition date, both the ABC Roma notes and 91.9% of the Euro notes were exchanged for proportional shares of new "A" and "B" Bonds. The A Bonds accrue interest at 10% per annum, payable on a semi-annual basis, however, interest accrued during the first two years can be added to principal at Singer's option. As of December 31, 2002 and 2001, the A Bonds' outstanding balance of \$17,501 and \$19,928 includes accrued interest of \$4,277 and \$2,380, respectively. The A Bonds' principal and the semi-annual interest accrual is payable in annual installments of 20% due September 14, 2003 and 2004 and 40% due September 14, 2005. The Company made its first 20% installment payment on September 14, 2002.

The B Bonds participate in Singer Brazil's "excess cash flow", as defined, in excess of \$1,750 per annum through calendar year 2007, as well as, periodic liquidations of B collateral described below. The maximum amount payable under the terms of the B Bonds is \$30,465. Under Fresh Start Reporting, as of September 30, 2000 the B Bonds were valued at \$10,376 by estimating the net present value of the minimum expected payments to be made based on expected excess cash flows, as defined. This estimated value was based on cash flow projections prepared by management using a discount rate of 15%; no interest is payable on the B Bonds, unless cumulative excess cash flow payments exceed \$25,000, at which time interest accrues at 15% per annum on the remaining balance. As of December 31, 2002 and 2001 the B Bonds' outstanding balance of \$12,532 and \$11,541 includes imputed interest of \$3,150 and \$1,750, respectively.

The A and B Bonds are secured by most of the excess fixed assets and certain intercompany receivables of Singer Brazil. Singer Brazil must use its best efforts to sell and collect the A Collateral which proceeds must be used to amortize the A Bonds' interest and principal; any B Collateral proceeds must be used to repay the principal under the B Bonds.

The Old Bonds referred to in the table above represent the Euro notes (6.1% of the original) not exchanged as of December 31, 2002 and 2001. Such Old Bonds are valued proportional to the principal amount plus accrued interest. Under the terms of the Reorganization Plan, the holders of Euro notes which were not exchanged as at December 31, 2000 had the right through September 8, 2001 to exchange such notes for a proportionate share of the A and B Bonds; thereafter any exchange is at Singer's option. As of December 31, 2002 and 2001, the Old Bonds' outstanding balance of \$6,391 and \$5,961 includes accrued interest of \$2,125 and \$1,397, respectively.

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Sri Lanka Debentures

Effective November 1, 2001, Singer (Sri Lanka) Limited, (“Singer Sri Lanka”), a subsidiary of the Company, issued unsecured debentures denominated in Sri Lankan Rupee. The outstanding amount as of December 31, 2002 and December 31, 2001 was \$4,140 and \$4,317, respectively, with a due date of October 31, 2004 and interest of 17% per annum, to be paid semi-annually in arrears in April and October.

Effective October 20, 2002, Singer Sri Lanka issued additional unsecured debentures denominated in Sri Lankan Rupee in the amount of \$3,106. These debentures bear interest at the rate of 13% per annum, payable semi-annually in arrears in April and October. The debentures mature in full on October 20, 2005.

Loans

As part of the implementation of the Reorganization Plan, in September 2000 the Company entered into the following agreements:

Nova Scotia Financing Agreement

Effective September 14, 2000, the Company entered into an Exit Financing Agreement with the Bank of Nova Scotia which provided \$55,000 in exit financing to be used to repay certain obligations of Old Singer. Borrowings under this facility amounted to \$42,500 and \$50,000 at December 31, 2002 and December 31, 2001, respectively. Interest is based on the Bank of Nova Scotia’s Base Rate in Canada (for United States Dollar loans), plus 3% until such time as the outstanding principal balance is less than \$35,000 or \$25,000, at which time the interest rate shall be the Base Rate plus 2.5% or 2.0%, respectively. At December 31, 2002 and 2001 the interest rate charged on the outstanding principal balance was approximately 8.17% and 8.25%, respectively. In 2002, the Bank of Nova Scotia and the Company agreed to amend the terms of this facility. Under the amended terms, the Company is required to reduce the outstanding balance to \$40,000 by December 31, 2003 and to \$37,500 by June 30, 2004, with any remaining outstanding balance due on December 31, 2004. Borrowings are secured by substantially all of the Company’s (but not the Operating Companies) assets.

Omnibus Agreement

Effective September 14, 2000, Sinmak Dikis Makinalari Sanayi Anonim Sirketi (“Sinmak”), a subsidiary of the Company, entered into an agreement with Qatar Islamic Bank and Al-Tawfeek Company for Investment Funds Ltd. (collectively referred to as the “Turkish Lenders”) to borrow \$15,365 of additional funds and reschedule certain outstanding liabilities amounting to \$10,000. Beginning December 12, 2000, the Company was required to make quarterly repayments of \$296 which are required through September 12, 2002 after which time the required quarterly repayments increased to \$1,150 through December 12, 2007 at which time any remaining outstanding balance will be due. The weighted average effective interest rate charged on amounts due to the Turkish Lenders is 8.47%. These amounts due are secured by

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certain property, plant and equipment of Sinmak and by the guaranty of the Singer Sewing Machine Company Ltd., another subsidiary of the Company.

Singer Sewing Credit Agreement

Effective September 14, 2000, Singer Sewing Company, a subsidiary of the Company, entered into a loan and credit agreement (the "Singer Sewing Credit Agreement") with certain Commercial Lending Institutions with The Bank of Nova Scotia as Agent, which provide a total of \$33,500 in term loans, revolving loans and letters of credit. The Credit Agreement consists of Term A Loans in the amount of \$13,000, Term B Loans in the amount of \$15,500 (collectively "term loans") and \$5,000 in revolving loans. Borrowings under the term loans amounted to \$16,300 (Term A loan \$13,000, Term B loan \$3,300) and \$21,500 (Term A loan \$13,000, Term B loan \$8,500) at December 31, 2002 and 2001, respectively. Borrowings under the revolving loans amounted to \$5,000 at December 31, 2002 and 2001. Interest is based, at the Company's option, upon either the Agent's base rate plus a margin of 3.15% or LIBOR plus a margin of 4.5%. At December 31, 2002 and 2001, the interest rate charged on outstanding borrowings was approximately 5.92% and 6.43%, respectively. Under the amended terms agreed in 2002, the Company is committed to make monthly principal payments of \$500 from January 2003 through June 2003 and a \$300 payment in July 2003 for the Term B loans. The Term A loans and revolving loans are payable in full in July 2003. Borrowings are secured by substantially all of the assets of Singer Sewing Company.

Subsequent to year-end, Singer Sewing Company successfully refinanced the Singer Sewing Credit Agreement with two other lenders that will result in a one-time gain of approximately \$2 million resulting from a reduction on the pay out of the Singer Sewing Credit Agreement facility net of closing fees of the new financing. For further reference, please refer to Note 19 ("Subsequent Events").

Banco Unibanco

In December 2000, Singer Brazil entered into a term loan with Banco Unibanco to provide a new loan to Singer Brazil, denominated in Brazilian Reals, in the amount of \$10,154. The Company is required to make annual principal payments on the new loan of \$2,055 in 2003 and \$698 in 2004. The interest rate charged on the outstanding balance is the TR rate (TR is a reference interest rate established by the Brazil government) plus 9.6% per annum, which was approximately 12.0% on December 31, 2002 and 2001. The transaction was approved by all the parties in May 2001.

Sri Lanka National Savings Bank

In January 2000, Singer Sri Lanka, entered into a term loan on a promissory note denominated in Sri Lankan Rupee from the Sri Lanka National Savings Bank. The outstanding amount as of December 31, 2002 and December 31, 2001 was \$1,553 and \$1,619, respectively, with a due date of January 8, 2003 and interest of 13.75% per annum, to be paid semi-annually in arrears in February and August. The term loans become due and payable in full if certain guarantees are not renewed every six months. These guarantees have been renewed.

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Other

Other finance agreements are outstanding with various lenders in the aggregate amount of \$6,538 and \$4,727 at December 31, 2002 and 2001, respectively. The weighted average interest rate on these loans was 13.8% and 10.9% at December 31, 2002 and 2001, respectively.

Covenants and Annual Maturities

The Nova Scotia Financing Agreement and the Singer Sewing Credit Agreement each contain certain covenants and place certain restrictions upon the Company and the Singer Sewing Company, respectively, the more restrictive of which requires the Company, in the case of the Nova Scotia Financing Agreement, and Singer Sewing Company, in the case of the Singer Sewing Credit Agreement, to maintain certain specified financial covenants, including minimum, quarterly EBITDA. As of December 31, 2002 and 2001, the Company was in compliance with these restrictions as amended.

The annual maturities of long-term debt are as follows:

<u>Fiscal Years Ended</u>	<u>Amount</u>
2003	\$ 37,882
2004	57,789
2005	17,713
2006	6,393
2007 and thereafter	23,902
	<u>\$ 143,679</u>

11. Pension Plans

As a result of the Reorganization Plan discussed in Note 1, the U.S. pension plan of Old Singer was terminated and the PBGC was granted an allowed claim in the amount of \$55,000 against the Company. In full satisfaction of this claim, the PBGC received (a) a pro rata share of the Company's Common Stock in the amount with respect to \$35,000 of the allowed claim and (b) new Preferred Stock with a liquidation preference value of \$20,000 (see Note 14).

Certain foreign Operating Companies of the Company maintain defined benefit pension plans, which cover substantially all employees meeting minimum eligibility requirements. Benefits are based primarily on years of service. Assets of the plans consist principally of fixed income securities, Government bonds and interest bearing bank deposits.

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Pension information under SFAS No. 132 is as follows:

	December 31, 2002	December 31, 2001
Change in benefit obligations:		
Projected benefit obligations at beginning of period	\$ 4,593	\$ 4,368
Service costs	244	269
Interest costs	332	446
Participants' contribution	57	55
Divestitures	(1,248)	-
Exchange rate changes	(188)	37
Curtailment loss	98	-
Special termination benefits	-	14
Benefits paid	(631)	(563)
Actuarial losses	252	(33)
Projected benefit obligation at end of period	<u>3,509</u>	<u>4,593</u>
Change in plan assets:		
Fair value of plan assets at beginning of period	2,378	2,052
Actual returns on plan assets	245	236
Employer contributions	539	598
Participants' contribution	57	55
Benefits paid	(631)	(563)
Fair value of plan assets at end of period	<u>2,588</u>	<u>2,378</u>
Reconciliation of funded status:		
Funded status	(921)	(2,215)
Unrecognized actuarial gain	(70)	(250)
Unrecognized transition obligation	-	156
Unrecognized prior service costs	22	(7)
Net amount recognized	<u>\$ (969)</u>	<u>\$ (2,316)</u>

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	December 31, 2002	December 31, 2001
Weighted average assumptions:		
Discount rate	9.16%	9.85%
Expected long-term rate of return on plan assets	8.80%	10.10%
Rate of compensation increase	7.41%	7.49%
Components of net periodic benefit costs:		
Service costs	\$ 244	\$ 269
Interest costs	332	446
Expected return on plan assets	(215)	(225)
Amortization of prior service costs	(49)	15
Amortization of transitional obligations	-	169
Recognized actuarial loss	4	4
Net periodic benefit costs	\$ 316	\$ 678

The net amount of pension benefit obligation recognized of \$969 and \$2,316 is included in Other non-current liabilities in the balance sheet as of December 31, 2002 and 2001, respectively.

12. Income TaxesProvision for Income Taxes

Singer's provision for income taxes consists of the following:

	December 31, 2002	December 31, 2001
Current income tax	\$ 5,032	\$ 6,059
Deferred income taxes (benefits):		
Installment sales	78	58
Allowance for bad debts	(843)	(29)
Inventory reserves	(205)	25
Depreciation	(806)	2
Utilization of operating loss carry forwards	-	(146)
Other	(96)	(60)
Provision for income taxes	\$ 3,160	\$ 5,909

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Reconciliation of Income Tax Provision

The reconciliation between the amount computed by multiplying income before provision for income taxes and minority interest by the Netherlands Antilles statutory tax rate and the reported provision for income taxes is as follows:

	December 31, 2002	December 31, 2001
Computed at Netherlands Antilles statutory income tax rate of 35 %	\$ 7,790	\$ 5,501
Statutory rate reduction	(7,122)	(5,029)
Lower effective tax rates on losses	1,629	4,223
Higher effective tax rates on earnings	1,574	201
Tax losses for which no tax benefit has been recorded	1,182	2,194
Utilization of operating loss carry forwards	(2,008)	(1,609)
Foreign withholding taxes on royalties and dividends	832	1,313
Other items	(717)	(885)
Provision for income taxes	<u>\$ 3,160</u>	<u>\$ 5,909</u>

Deferred Tax Liabilities and Assets

Deferred income taxes reflect the net tax effects of temporary differences between the carrying amounts of assets and liabilities for financial reporting purposes and the amounts used for income tax purposes. The net deferred tax liability is included in income taxes payable. Significant components of Singer's deferred tax liabilities and assets are as follows:

	December 31, 2002	December 31, 2001
Deferred tax liabilities:		
Finance charges on installment sales	\$ 386	\$ 378
Inventory valuation adjustment	7,425	8,847
Total deferred tax liabilities	<u>7,811</u>	<u>9,225</u>
Deferred tax assets:		
Pension obligations (Note 11)	947	744
Bad debt reserves	7,529	6,620
Inventory reserves	2,548	3,818
Accrued liabilities	8,424	11,480
Net operating loss carry forwards	55,218	66,225
Tax versus book basis of fixed assets	722	(425)
Other, net	18,292	20,353
Total deferred tax assets	<u>93,680</u>	<u>108,815</u>
Valuation allowance for deferred tax assets	(87,440)	(103,983)
Deferred tax assets net of allowances	<u>6,240</u>	<u>4,832</u>
Net deferred tax liability	<u>\$ 1,571</u>	<u>\$ 4,393</u>

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Net deferred tax liability by taxable jurisdiction is composed of the following:

	December 31, 2002	December 31, 2001
Deferred tax liabilities:		
Mexico	\$ 2,809	\$ 5,796
Other	349	438
	<hr/> 3,158	<hr/> 6,234
Deferred tax assets:		
India	684	680
Philippines	673	333
Greece	-	447
Other	230	381
	<hr/> 1,587	<hr/> 1,841
Net deferred tax liability	<hr/> <hr/> \$ 1,571	<hr/> <hr/> \$ 4,393

At December 31, 2002 and 2001, the Company had loss carry forwards available in various countries of approximately \$160,000 and \$190,000, respectively, for income tax purposes. Income tax loss carry forwards of approximately \$62,000 are available indefinitely, and the balance expires in various amounts through the year 2022.

Singer has not provided for withholding taxes or Netherlands Antilles deferred taxes on accumulated undistributed earnings of subsidiaries, amounting to approximately \$66,000 at December 31, 2002 as such earnings are considered indefinitely reinvested. If such earnings were to be repatriated, the foreign withholdings taxes, at current rates, would amount to approximately \$13,000. The amount of unrecognized deferred Netherlands Antilles taxes on those unremitted earnings is not material.

13. Commitments and Contingencies

During the second quarter of 2002, the Company received notices from the Mexican tax authorities of proposed assessments of taxes resulting from the transfer of shares of Singer Mexicana the Company's operating subsidiary in Mexico, from one company to another company within the Singer group of companies in connection with the Reorganization Plan in 2000. The proposed assessment claimed by the tax authorities, including penalties and interest, through December 31, 2002 is approximately \$18 million. The Company believes that it has properly reported the transfers of the shares of Singer Mexicana in accordance with applicable laws and has commenced appropriate proceedings in Mexico to contest the proposed adjustments. The Company believes that it has meritorious legal defenses to the amount claimed and expects that the ultimate resolution of this matter will not have a material adverse effect on the Company's consolidated financial position.

The Company is subject to a variety of environmental and pollution control laws and regulations in many jurisdictions in which it operates, and faces exposure from actual and potential claims involving such

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matters. The Company believes that any costs resulting from environmental matters known to it will not have a material adverse impact on the Company's financial position, results of operations or liquidity.

The Company has approximately 2,700 employees covered by labor contracts at various production facilities. All of these contracts are renewable annually.

The Company and/or its various operations have been named as a defendant in several legal actions arising from its normal business activities. Although the amount of any liability that could arise with respect to these actions cannot be estimated with certainty, in management's opinion, any such liability will not have a material adverse effect on the financial position, results of operations or liquidity of the Company.

The Company conducts a large part of its operations in leased premises and leases certain equipment under lease agreements classified as operating leases. Leases which expire are generally renewed or replaced by similar leases. The future minimum payments under operating leases that have initial or remaining non-cancelable lease terms in excess of one year, are as follows:

<u>Fiscal Years Ended</u>	<u>Amount</u>
2003	4,020
2004	1,241
2005	605
2006	102
2007	12
Total future minimum lease payments	<u>\$ 5,980</u>

Minimum payments under operating leases have not been reduced for total future minimum sublease rentals totaling \$41. Contingent rentals under operating leases, such as those based on sales, are insignificant. Net rental expense for all operating leases was \$4,698 and \$3,315 for the years ended December 31, 2002 and 2001, respectively.

14. Shareholders' Equity and Other Stock-Related Information

The authorized capital of the Company is \$210, divided into (a) twenty million (20,000,000) common shares with a par value of \$0.01 per share and (b) one million (1,000,000) preferred shares with a par value of \$0.01.

Preferred shares can be issued in one or more series, of which one series has been issued. The initial series designated Series A Convertible Preferred Stock ("Preferred A"), consists of 40 shares, with a liquidation preference of \$500,000 per share. In connection with the enterprise valuation performed as of September 30, 2000, as described in Note 1, the fair value of the Series A Convertible Preferred Stock was estimated to be approximately \$17,000. These shares were issued to the PBGC in partial satisfaction of their claims against Old Singer resulting from the Chapter 11 filing and rank senior to the Company's common stock as to dividends and liquidation rights.

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Each Preferred A share may be converted into common stock, in whole or in part, at the option of the holder at any time at \$12.00 per share. At any time on and after the date of issue, the Preferred A shares may be redeemed, in whole or in part, at the option of the Company. The Preferred A shares may be converted into common stock at the option of the Company under certain circumstances. Dividends are cumulative at annual rates of 4%, 6% and 8% for the first four years, the next successive three years and the remaining three years of the term, respectively. For the years ended December 31, 2002 and 2001 dividends of \$1,100 and \$1,100, respectively were accrued and charged against retained earnings.

Each Preferred A share is non-voting, except that limited voting rights exist (a) in the event of a merger, consolidation or compulsory share exchange adversely affecting Preferred A shareholders and (b) in the event of a proposed issue of a class of shares ranking on parity or prior to the Preferred A.

Subsequent to year-end, a subsidiary of the Company entered into an agreement with the PBGC to purchase all 40 Preferred A shares of the Company for \$3.8 million. For further reference, please refer to Note 19 ("Subsequent Events").

During the year, the Company purchased an allowed general unsecured claim against Old Singer. The claim entitled the holder to 62,751 common shares of the Company. These shares have been classified as Treasury Shares, therefore, reducing the number of outstanding and issued Common Shares by that amount.

15. Stock Option Plan

The Company's 2000 Management Stock Plan provides for the issuance of a maximum of 800,000 common shares to key employees of the Company and its subsidiaries. All options are granted at no less than fair market value at the dates of grant. Options granted vest at various dates over a two-year period and expire at up to ten years from the date of grant.

As approved by the Company's Board of Directors in 2002, optionees holding outstanding options included in the Initial Grants were offered the right to elect to surrender such options for cancellation and receive a new option grant on October 2, 2002. As of March 31, 2002, all optionees holding outstanding options included in the Initial Grants elected to surrender such options for cancellation. New option grants covering 740,527 shares of Common Stock, including new grants to optionees who had surrendered options, were made on October 2 and October 31, 2002, at an exercise price equal to \$1.12 per share, representing 100% of the fair market value of the Company's Common Shares as determined by the Stock Option Committee at the time of the grant. Such new options are exercisable as to one half of the number of options granted on the first anniversary of the date of grant and as to the other half on the second anniversary of the date of grant.

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A summary of changes in the stock option plan is as follows:

	Shares Under Option	Weighted Average Exercise Price
Outstanding, October 1, 2000	-	\$ -
Granted	658,527	10.59
Exercised	-	-
Forfeited	-	-
Outstanding, December 31, 2000	658,527	10.59
Granted	-	-
Exercised	-	-
Forfeited	(33,000)	10.59
Outstanding, December 31, 2001	625,527	\$ 10.59
Granted	740,527	1.12
Exercised	-	-
Forfeited	(625,527)	10.59
Outstanding, December 31, 2002	740,527	\$ 1.12

A summary of stock options outstanding and exercisable at December 31, 2002 is as follows:

Exercise Price	Options Outstanding			Options Exercisable	
	Shares Under Options	Remaining Life (in years)	Weighted Average Exercise Price	Shares Under Option	Weighted Average Exercise Price
\$ 1.12	740,527	9.75	\$ 1.12	-	\$ -

The Company has elected to account for employee stock-based compensation under APB No. 25 "Accounting for Stock Issues to Employees". Had the Company recorded compensation expense in accordance with SFAS No. 123 "Accounting for Stock-Based Compensation" the impact on net income would not have been material.

16. Financial Instruments

The Company used various assumptions and methods in estimating fair value disclosures for financial instruments. The carrying amounts of cash and cash equivalents, account receivable, notes payable, account payable and accrued liabilities approximated their fair value due to the short maturity of these instruments.

The carrying amounts of noncurrent receivables included in other assets approximates their fair value as they are based on discounted anticipated future cash flows.

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The carrying amounts of long-term debt approximates their fair value as they are either based on variable interest rates or discounted anticipated future cash flows.

17. Discontinued Operations

On May 30, 2002, the Company sold the shares of Singer Greece for proceeds of \$1.3 million, resulting in a net gain of \$0.1 million. The results of operations of Singer Greece are reported separately as discontinued operations and are summarized as follows:

	January 1, 2002 to May 30, 2002	Year Ended December 31, 2001
Revenues	\$ 2,568	\$ 12,235
Net loss	(487)	(669)
Gain on disposal of Singer Greece	113	-
Loss from operations of Greece, net of tax benefit	\$ (374)	\$ (669)
	May 30, 2002	December 31, 2001
Assets		
Current	\$ 6,230	\$ 7,081
Other assets	2,380	2,570
Total assets	\$ 8,610	\$ 9,651
Liabilities and Shareholder's Equity		
Current liabilities	\$ 6,340	\$ 7,030
Other liabilities	1,570	1,368
Total liabilities	\$ 7,910	\$ 8,398
Shareholder's Equity	700	1,253
Total liabilities and shareholder's equity	\$ 8,610	\$ 9,651

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18. Segment Related Information

The Company is a holding company whose subsidiaries are engaged in two principal businesses, Retail and Sewing. The Retail segment derives revenues primarily from the retail distribution of a wide variety of consumer durable products for the home in selected emerging markets, with consumer credit and other financial services available to qualified customers. The Sewing segment derives revenues primarily from the distribution of consumer and artisan sewing machines and accessories, manufactured by Singer and certain third-party manufacturers, through its own distribution channels and through third-party distributors, as well as through the Operating Companies which operate Singer's Retail business.

The operations and the performance of these segments are regularly reviewed and are coordinated by senior management of the Company.

Intersegment sales are at transfer prices which approximate prices charged to unaffiliated customers.

<u>Segment Data</u>	<u>December 31,</u> 2002	<u>December 31,</u> 2001
Revenues:		
Retail-		
Americas	\$ 137,655	\$ 149,596
Asia	218,619	210,291
Africa and Middle East	5,245	5,561
Intersegment	1,139	1,824
	<u>362,658</u>	<u>367,272</u>
Sewing marketing-		
Americas	96,314	92,139
Asia	37,949	41,678
Europe	24,921	22,681
Intersegment	15,109	13,956
	<u>174,293</u>	<u>170,454</u>
Sewing manufacturing-		
Americas	1,757	1,299
Asia	17	641
Intersegment	50,745	47,512
	<u>52,519</u>	<u>49,452</u>
	<u>\$ 589,470</u>	<u>\$ 587,178</u>
Less-		
Operating Affiliate, Thailand	(91,248)	(88,106)
Intersegment	(66,993)	(63,292)
Total revenues	<u>\$ 431,229</u>	<u>\$ 435,780</u>

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	December 31, 2002	December 31, 2001
Operating income:		
Retail-		
Americas	\$ 6,311	\$ 14,263
Asia	18,384	17,424
Africa and Middle East	93	901
	<u>24,788</u>	<u>32,588</u>
Sewing marketing-		
Americas	6,514	7,444
Asia	8,179	9,049
Europe	764	309
	<u>15,457</u>	<u>16,802</u>
Sewing manufacturing-		
Americas	11,061	5,163
Asia	262	(167)
	<u>11,323</u>	<u>4,996</u>
Corporate and eliminations	<u>(8,159)</u>	<u>(13,095)</u>
	43,409	41,291
Less- Operating Affiliate, Thailand	(6,267)	(7,120)
Total operating income	<u>\$ 37,142</u>	<u>\$ 34,171</u>
Interest expense:		
Retail-		
Americas	\$ 1,293	\$ 1,439
Asia	8,133	8,939
Africa and Middle East	-	-
	<u>9,426</u>	<u>10,378</u>
Sewing marketing-		
Americas	2,849	3,807
Asia	2,318	2,623
Europe	312	307
	<u>5,479</u>	<u>6,737</u>
Sewing manufacturing-		
Americas	4,084	4,445
Asia	149	185
	<u>4,233</u>	<u>4,630</u>
Corporate and eliminations	<u>3,844</u>	<u>5,913</u>
	22,982	27,658
Less- Operating Affiliate, Thailand	(1,366)	(1,984)
Total interest expense	<u>\$ 21,616</u>	<u>\$ 25,674</u>

SINGER N.V.**NOTES TO CONSOLIDATED FINANCIAL STATEMENTS**

DECEMBER 31, 2002 AND 2001

(amounts in thousands of U.S. dollars, except share and per share amounts)

	December 31, 2002	December 31, 2001
Total assets:		
Retail-		
Americas	\$ 85,439	\$ 85,585
Asia	199,986	171,485
Europe	-	9,651
Africa and Middle East	818	959
	<u>286,243</u>	<u>267,680</u>
Sewing marketing-		
Americas	47,993	38,988
Asia	36,514	30,772
Europe	21,373	12,620
	<u>105,880</u>	<u>82,380</u>
Sewing manufacturing-		
Americas	25,597	31,297
Asia	9,406	12,293
	<u>35,003</u>	<u>43,590</u>
Corporate and eliminations	<u>118,561</u>	<u>176,275</u>
	545,687	569,925
Less- Operating Affiliate, Thailand	(76,688)	(82,090)
Total assets	<u>\$ 468,999</u>	<u>\$ 487,835</u>

Certain financial information by geographical area is as follows:

<u>Geographic Data</u>	December 31, 2002	December 31, 2001
Revenues:		
Americas	\$ 235,726	\$ 243,034
Asia	256,585	252,610
Europe	24,921	22,681
Africa and Middle East	5,245	5,561
	<u>522,477</u>	<u>523,886</u>
Less- Operating Affiliate, Thailand	(91,248)	(88,106)
Total revenues	<u>\$ 431,229</u>	<u>\$ 435,780</u>

SINGER N.V.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS

DECEMBER 31, 2002 AND 2001

(amounts in thousands of U.S. dollars, except share and per share amounts)

	December 31, 2002	December 31, 2001
Assets:		
Americas	\$ 159,029	\$ 155,870
Asia	245,906	214,550
Europe	21,373	22,271
Africa and Middle East	818	959
	<hr/>	<hr/>
Total countries	427,126	393,650
Corporate and eliminations	118,561	176,275
	<hr/>	<hr/>
	545,687	569,925
Less- Operating Affiliate, Thailand	(76,688)	(82,090)
Total assets	<hr/> <hr/>	<hr/> <hr/>
	\$ 468,999	\$ 487,835

Net sales between geographic areas, which are eliminated in the financial statements, were not material to the operating income of any geographic area in the periods presented. No single customer accounted for 10% or more of total revenues.

Assets by geographic area include those assets which are specifically identifiable with the operations in each area. Asia includes operations located in the Pacific and Asian regions.

Corporate and elimination assets consist mainly of intangible assets which have not been allocated to any particular segment or geographic area.

19. Subsequent Events

On January 9, 2003, a subsidiary of the Company entered into an agreement with the PBGC to purchase all 40 Preferred A shares of the Company for \$3.8 million. The terms of the purchase agreement require the Company to pay \$0.4 million or 10% upon execution of the agreement with the balance of \$3.4 million to be settled through a promissory note. The promissory note bears interest at 12.5% per annum and is repayable based on a formula of the subsidiary's account receivable balance; however, the promissory note is due in full by July 1, 2003. If the promissory note is not paid as due, interest on the amount due shall increase to 18.0% per annum immediately and shall further increase by 2.0% for each ninety day period up to a maximum of 30.0% per annum.

On March 31, 2003, Singer Sewing Company successfully refinanced the Singer Sewing Credit Agreement with two other lenders. The refinancing will result in a one-time gain of approximately \$2 million resulting from a reduction on the pay out of the Singer Sewing Credit Agreement facility net of closing fees of the new financing. The new financing includes a revolving line of credit facility with borrowing base limitations based on a formula of Singer Sewing Company's receivable and inventories to a maximum of \$25 million. The facility bears interest at Libor plus 3.25% and will mature in five years. The second facility is a \$4 million subordinated term loan that will mature in three years and bearing interest at 18%

SINGER N.V.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS

DECEMBER 31, 2002 AND 2001

(amounts in thousands of U.S. dollars, except share and per share amounts)

per annum. Two thirds of the annual interest (12% per annum) is payable monthly in arrears, while one third of the interest (6% per annum) is accrued annually and is payable at the maturity of the term loan. Additionally, the term loan requires a 4% royalty payment to be made on sales above \$60 million per year, the royalty payment is payable at the maturity of the term loan.