SPACEHAB INC \WA\ Form DEF 14A November 02, 2007

UNITED STATES SECURITIES AND EXCHANGE COMMISSION Washington, D.C. 20549

SCHEDULE 14A

(Rule 14a-101)

Schedule 14A Information

Proxy Statement Pursuant to Section 14(a) of the Securities Exchange Act of 1934 (Amendment No.)

Filed by the Registrant X

Filed by a Party other than the Registrant O

Check the appropriate box:

- o Preliminary Proxy Statement
- o Confidential, for Use of the Commission Only (as permitted by Rule 14a-6(e)(2))
- x Definitive Proxy Statement
- o Definitive Additional Materials
- o Soliciting Material Pursuant to §240.14a-12

SPACEHAB, Incorporated (Name of Registrant as Specified In Its Charter)

(Name of Person(s) Filing Proxy Statement, if other than the Registrant)

Payment of	of Filing Fee (Check	the appropriate box):				
x	No fee requir	No fee required.				
0	Fee computed on table below per Exchange Act Rules 14a-6(i)(1) and 0-11.					
	(1)	Title	of each class of securities to which transaction applies:			
	(2)	Aggre	egate number of securities to which transaction applies:			
	(3)	to Exe	nit price or other underlying value of transaction computed pursuant change Act Rule 0-11 (set forth the amount on which the filing fee is lated and state how it was determined):			
	(4)	Prope	osed maximum aggregate value of transaction:			
	(5)	Total	fee paid:			
0 0	Check box if	e was paid previously. Identify the previous fil	change Act Rule $0-11(a)(2)$ and identify the filing for which the ing by registration statement number, or the Form or Schedule and			
	(2)	Form, Schedule or Registration Stat	ement No.:			
	(3)	Filing Party:				
	(4)	Date Filed:				

NOTICE OF SPECIAL MEETING OF STOCKHOLDERS

November 2, 2007

To the Stockholders of SPACEHAB, Incorporated:

You are cordially invited to attend the Special Meeting of Stockholders for SPACEHAB, Incorporated (the Company) to be held at the Company s Corporate Headquarters located at 12130 Highway 3, Building 1, Webster, Texas 77598 on November 20, 2007, at 10:00 a.m. Information about the meeting and the proposals to be considered are presented in the Notice of Special Meeting and the proxy statement on the following pages.

At the meeting you will be asked to consider and vote on the following matters relative to the Company s capital structure:

(i) An amendment to Article Four of the Company s Amended and Restated Articles of Incorporation increasing the number of authorized shares of common stock of the Company from 70 million shares to 750 million shares;

(ii) A reverse split of the Company s common stock in the ratio of one share of new common stock for each ten shares of old common stock;

(iii) To transact such other business as may properly come before the meeting and any adjournment thereof.

The Board of Directors has approved these proposals and the Company urges you to vote in favor of these proposals and such other matters as may be submitted to you for a vote at the meeting.

The Board of Directors has fixed the close of business on October 17, 2007 as the record date for determining stockholders entitled to notice of, and to vote at, the Special Meeting.

Your participation in the Company s affairs is important regardless of the number of shares you hold. To ensure your representation at the meeting, the Company urges you to mark, sign, date, and return the enclosed proxy card promptly even if you anticipate attending in person. If you attend, you will, of course, be entitled to vote in person.

Thank you for your assistance in returning your proxy card promptly.

By Order of the Board of Directors,

Brian K. Harrington

Senior Vice President and

Chief Financial Officer

Secretary and Treasurer

YOUR VOTE IS IMPORTANT. WHETHER OR NOT YOU INTEND TO BE PRESENT AT THE MEETING, PLEASE MARK, SIGN, AND DATE THE ENCLOSED PROXY AND RETURN IT IN THE ENCLOSED ENVELOPE TO ASSURE THAT YOUR SHARES ARE REPRESENTED AT THE MEETING. IF YOU ATTEND THE MEETING, YOU MAY VOTE IN PERSON IF YOU WISH TO DO SO, EVEN IF YOU HAVE PREVIOUSLY SUBMITTED YOUR PROXY.

PROXY STATEMENT

GENERAL INFORMATION

This proxy statement is furnished in connection with the solicitation by the Board of Directors of SPACEHAB, Incorporated, (the Company or SPACEHAB) a Washington corporation, of proxies to be voted at the Special Meeting of Stockholders on November 20, 2007 at 10:00 a.m., which is a Special Meeting to be held at the Company s Corporate Headquarters located at 12130 Highway 3, Building 1, Webster, Texas 77598 (the Special Meeting). This proxy statement, the accompanying proxy card, and Annual Report on Form 10-K to stockholders are first being mailed to stockholders on or about November 5, 2007.

At the meeting you will be asked to consider and vote on the following matters relative to the Company s capital structure:

(i) An amendment to Article Four of the Company s Amended and Restated Articles of Incorporation increasing the number of authorized shares of common stock of the Company from 70 million shares to 750 million shares;

(ii) A reverse split of the Company s common stock in the ratio of one share of new common stock for each ten shares of old common stock;

(iii) To transact such other business as may properly come before the meeting and any adjournment thereof.

Record Date and Voting Securities

The Board of Directors has fixed the close of business on October 17, 2007 as the record date for the determination of stockholders entitled to notice of, and to vote at, the Special Meeting. As of the record date, there were 45,648,377 shares of SPACEHAB s common stock, no par value per share, outstanding and 61,550 shares of SPACEHAB s Series C Convertible Preferred Stock (the Preferred Stock) no par value per share, outstanding. Holders of common stock and Preferred Stock are entitled to notice of the Special Meeting and to one vote per share of common stock or 1,461 votes per share of Preferred Stock owned as of the record date at the Special Meeting. No stockholder shall be allowed to cumulate votes.

Proxies

The Board of Directors is soliciting a proxy in the form accompanying this proxy statement for use at the Special Meeting, and will not vote the proxy at any other meeting. Mr. Barry A. Williamson and Mr. Thomas B. Pickens, III, or each acting individually, are the persons named as proxies on the proxy card accompanying this proxy statement, who have been selected by the Board of Directors to serve in such capacity. Mr. Williamson is Chairman of the Board of Directors and Mr. Pickens is a member of the Board of Directors and Chief Executive Officer.

Revocation of Proxies

Each stockholder giving a proxy has the power to revoke it at any time before the shares represented by that proxy are voted. Revocation of a proxy is effective when the Secretary of the Company receives either (i) an instrument revoking the proxy or (ii) a duly executed proxy bearing a later date. Additionally, a stockholder may change or revoke a previously executed proxy by voting in person at the Special Meeting.

Voting of Proxies

Because many SPACEHAB stockholders are unable to attend the Special Meeting, the Board of Directors solicits proxies to give each stockholder an opportunity to vote on all matters scheduled to come before the meeting as set forth in this proxy statement. Stockholders are urged to read carefully the material in this proxy statement, specify their choice on each matter by marking the appropriate boxes on the enclosed proxy card, and sign, date, and return the card in the enclosed stamped envelope.

Each proxy that is (a) properly executed, (b) timely received by the Company before or at the Special Meeting, and (c) not properly revoked by the stockholder pursuant to the instructions below, will be voted in accordance with the

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directions specified on the proxy and otherwise in accordance with the judgment of the persons designated therein as proxies. If no choice is specified and the proxy is properly signed and returned, the shares will be voted by the persons named as proxies in accordance with the recommendations of the Board of Directors contained in this proxy statement.

Dissenters Rights of Appraisal

Under Washington corporate law our stockholders are not entitled to appraisal rights with respect to the proposals being voted on at the Special Meeting, and we will not independently provide our stockholders with any such rights.

Quorum; Method of Tabulation

The holders of at least one-third of all issued and outstanding shares of common stock and Preferred Stock entitled to vote at the Special Meeting and voting as two separate classes, whether present in person or represented by proxy, will constitute a quorum with respect to that voting class. The affirmative vote of a majority of the shares of common stock and Preferred Stock having voting power, voting as two separate classes, is required to approve the proposed amendment to the Company s Amended and Restated Articles of Incorporation and the reverse stock split set forth in Proposals 1 and 2.

One or more inspectors of election appointed for the meeting will tabulate the votes cast in person or by proxy at the Special Meeting, and will determine whether or not a quorum is present. The inspectors of election will treat abstentions as shares that are present and entitled to vote for purposes of determining the presence of a quorum, but as unvoted for purposes of determining the approval of any matter submitted to the stockholders for a vote. Therefore, abstentions will be the equivalent of a no vote for matters related to the changes to the Company's capital structure.

Many of the Company's shares of common stock are held in street name, meaning that a depository, broker-dealer or other financial institution holds the shares in its name, but such shares are beneficially owned by another person. Generally, a street name holder must receive direction from the beneficial owner of the shares to vote on issues other than routine Stockholder matters such as the election of directors or ratification of auditors. If a broker indicates on a Proxy that it does not have discretionary authority as to certain shares to vote on a particular matter, those shares will not be considered present and entitled to vote at the Special Meeting for such matter. Accordingly, broker non-votes will be the equivalent of a no vote for purposes of the proposals to change the Company's capital structure and will have the practical effect of reducing the number of affirmative votes required to achieve a majority vote by reducing the total number of votes cast from which the majority is calculated with respect to the proposal to ratify the auditors.

Form 10-K

Stockholders may obtain, without charge, a copy of the Company s 2007 Annual Report on Form 10-K as filed with the Securities and Exchange Commission (SEC). For copies, please contact Investor Relations at the address of the Company s principal executive office: SPACEHAB, Inc., 12130 Highway 3, Building 1, Webster, Texas 77598. The Form 10-K is also available to the public through the SEC s website at www.sec.gov and through the Company s website at www.sec.gow.

PROPOSAL 1 AMENDMENT TO ARTICLE FOUR OF THE COMPANY S AMENDED AND RESTATED ARTICLES OF INCORPORATION INCREASING THE NUMBER OF AUTHORIZED SHARES OF COMMON STOCK OF THE COMPANY FROM 70,000,000 SHARES TO 750,000,000 SHARES

Proposed Amendment to Amended and Restated Articles of Incorporation

The Board of Directors has adopted a resolution approving and recommending to the stockholders for their approval a proposal to amend Article Four of the Company s Articles of Incorporation (the Articles) to increase the number of authorized shares of common stock from 70 million shares to 750 million shares (the Article Four Amendment).

The form of the Article Four Amendment is as follows:

The Articles are hereby amended by amending and restating the first sentence of Article Four to be and read in its entirety as follows:

FOURTH: The total number of shares of capital stock that the Corporation shall have authority to issue is 752,500,000 shares, consisting of 750,000,000 shares of common stock, no par value per share (the Common Stock), and 2,500,000 shares of preferred stock, no par value per share (the Preferred Stock).

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Background and Reasons for Increasing the Authorized Shares of Common Stock

On October 5, 2007, the Company closed its offer to exchange any and all of its outstanding 8% Convertible Subordinated Notes due 2007 (the Junior Notes) and any and all of its outstanding 5.5% Senior Convertible Notes due 2010 (the Senior Notes). As a result of the closing of the exchange offer, (i) in exchange for \$7,439,000 in principal aggregate amount of validly tendered and accepted Junior Notes, the holders received an aggregate of 550,486 shares of the Company s common stock and an aggregate of 8,926.8 shares of Preferred Stock and (ii) in exchange for \$45,633,000 in principal aggregate amount of validly tendered and accepted Senior Notes, the holders received an aggregate of 30,437,211 shares of common stock and 45,633 shares of Preferred Stock. In addition, Astrium GMBH exchanged its series B preferred stock for 1,333,334 shares of common stock and 6,540 shares of Preferred Stock. Further details about the terms and conditions of the exchange offer are set forth in the offer to purchase, which was filed as Exhibit (a)(1)(A) to the Schedule TO on August 31, 2007.

Each share of Preferred Stock will automatically be converted into 1,461 shares of common stock upon stockholder approval and filing of an amendment to the Company s Articles to increase the number of authorized shares of common stock to at least 250,000,000 shares of common stock (Automatic Conversion). If this proposal is approved, the Automatic Conversion will take place immediately following the effectiveness of the Article Four Amendment. Further information on the terms of the Preferred Stock can be found in the offer to purchase, which was filed as Exhibit (a)(1)(A) to the Schedule TO on August 31, 2007.

Currently, the Company s authorized capital stock consists of 70,000,000 shares of common stock and 2,500,000 shares of Preferred Stock. The following chart depicts all of the authorized capital stock of the Company as of the Record Date, including a breakdown of the issued, outstanding, and/or reserved capital stock:

Current Capitalization Table

Common Stock Outstanding and Committed

Total Amount Outstanding	45,648,377
Reserved for Issuance Upon Conversion of Senior Notes	4,574,000
Reserved for Issuance Upon Exercise of Outstanding Stock Options	1,074,000
Total Outstanding and Committed	51,296,377
Uncommitted Under Approved Options and ESPP Plans	3,206,064
Total	54,502,441
Total Authorized	70,000,000
Available	15,497,559

The Company currently has 15,497,559 shares of common stock that are unreserved and available for issuance in exchange for the Series C Convertible Preferred Stock. The 61,550 shares of Series C Convertible Preferred Stock will convert into 89,924,258 shares of common stock. Therefore, the Company must amend its Articles to increase the number of authorized shares of common stock by an amount sufficient to permit the conversion of all of the Preferred Stock into shares of common stock. The Company will not receive any cash proceeds from issuance of common stock on conversion of the Preferred Stock pursuant to the Automatic Conversion.

General Effect of the Amendment

If the Article Four Amendment is approved and becomes effective, holders of the Preferred Stock would automatically convert into 89,924,258 shares of common stock as a result of the Automatic Conversion, representing 66.3% of the Company s outstanding common stock. The following table shows the capital structure of the Company if this Proposal 1 is approved by the stockholders and becomes effective (note that this table assumes that the reverse stock split set forth in Proposal 2 below is not approved please see the Post-Reverse Split Capitalization Table set forth in Proposal 2 for the capital structure of the Company if Proposal 2 is also approved):

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Post-Amendment Capitalization Table

Common Stock Outstanding and Committed

Total Amount Outstanding	135,571,466
Reserved for Issuance Upon Conversion of Senior Notes	4,574,000
Reserved for Issuance Upon Exercise of Outstanding Stock Options	1,074,000
Total Outstanding and Committed	141,219,466
Uncommitted Under Approved Options and ESPP Plans	3,206,064
Total	145,425,530
Total Authorized	750,000,000
Available	605,574,470

If the stockholders approve the increase of the Company s authorized common stock under this proposal, as well as the reverse stock split under Proposal 2 below, the Company will have 605,574,470 shares of authorized common stock available for issuance. The additional shares of common stock authorized by the amendment that are not reserved for other purposes may be issued periodically on authorization by the Board of Directors, without further approval by the Stockholders, unless such authorization is required by applicable law or the rules of The NASDAQ Stock Market LLC. Shares of common stock may be issued for such consideration as the Board of Directors may determine, and as may be permitted by applicable law. The proposed amendment to the Articles does not change the terms of the common stock.

Effective Date

If approved by the stockholders, it is anticipated that the amendment to the Articles will become effective as soon as practicable after the Special Meeting. On approval of this proposal at the Special Meeting, the Company will file the Article Four Amendment with the Secretary of State of the State of Washington, and upon approval the number of authorized shares of common stock will be increased from 70,000,000 shares to 750,000,000 shares (without affecting par value).

THE BOARD OF DIRECTORS RECOMMENDS A VOTE FOR THE INCREASE IN AUTHORIZED SHARES OF COMMON STOCK TO 750,000,000 SHARES.

PROPOSAL 2 THE REVERSE SPLIT OF THE COMPANY S COMMON STOCK IN THE RATIO OF ONE SHARE OF NEW COMMON STOCK FOR EACH TEN SHARES OF OLD COMMON STOCK

Proposed Reverse Stock Split

The Board of Directors has adopted a resolution approving, and recommends to the Company s stockholders, a 10-for-1 reverse split (the Reverse Split) of the Company s outstanding common stock to take place immediately following the effectiveness of the Automatic Conversion. After the Reverse Split, there will be a corresponding proportionate reduction of the Company s authorized but unissued common stock (as described below). Even if the Reverse Split is approved by the stockholders, it will only occur if the stockholders also approve the Article Four Amendment. The Reverse Split and the simultaneous proportionate reduction in the Company s authorized common stock will automatically occur upon the effective date of the amendment to the Articles regarding the Reverse Split and capital reduction (the Reverse Split Amendment). The Reverse Split Amendment will be filed as soon as practicable after the effective date of the Article Four Amendment, and in no event later than 3 business days after such effective date.

The form of the proposed Reverse Split Amendment is as follows:

This amendment effects a reverse stock split pursuant to which, at and as of the effective date of this amendment, every ten shares of Common Stock of the Corporation outstanding immediately prior to the time this amendment becomes effective shall be converted into and constitute one share of fully paid and nonassessable common stock of the Corporation, without further action of any kind. In addition, the Company s authorized but unissued shares of common stock shall simultaneously undergo a reduction. The Company s authorized shares of Preferred Stock will not be affected by the reverse stock split. The reverse stock split will not change the par value of the Company s common stock.

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The Articles are hereby amended by amending and restating the first sentence of Article Four to be and read in its entirety as follows:

FOURTH: The total number of shares of capital stock that the Corporation shall have authority to issue is 77,500,000 shares, consisting of 75,000,000 shares of common stock, no par value per share (the Common Stock), and 2,500,000 shares of preferred stock, no par value per share (the Preferred Stock).

Should the stockholders approve the Reverse Split, each ten shares of common stock held by a stockholder of the Company will automatically become one post-Reverse Split share of common stock (collectively, the Post-Reverse Split Stock). No fractional shares will be issued in connection with the Reverse Split; however, any fractional shares resulting from the Reverse Split will be rounded up to the next whole number, to the extent permitted under Washington state law.

Reasons for the Proposed Reverse Split

The Company s common stock is currently traded on the NASDAQ Capital Market under the symbol SPAB . As of October 22, 2007, the per share market price of the common stock was \$0.315. The NASDAQ has notified the Company that it is in violation of its listing requirements, since it (i) has not maintained a share price for its common stock of \$1.00 or more, and (ii) does not have \$500,000 of net income from continuing operations for the most recently completed fiscal year or two of the three most recently completed fiscal years; or \$35,000,000 market value of listed securities; or \$2,500,000 in stockholders equity. The Board of Directors of the Company believes that the current price per share of the common stock diminishes the effective marketability of such stock because of the reluctance of many leading brokerage firms to recommend lower-priced stocks to their clients. Additionally, the policies and practices of a number of brokerage houses with respect to the payment of commissions based on stock price tend to discourage individual brokers within those firms from dealing in lower-priced stocks. The Board of Directors believes that the foregoing factors adversely affect the price and liquidity of the common stock, and could also affect the Company s ability to raise additional capital through a sale of equity securities. To execute its business plan the Company must raise additional capital, which is likely to be substantially dilutive to the holders of its common stock. In addition, there can be no assurance that additional capital can be raised on terms acceptable to the Company, even if the Reverse Split is approved.

The Board of Directors is hopeful that the decrease in the number of shares of common stock outstanding as a consequence of the proposed Reverse Split, and the anticipated corresponding increased price per share, will stimulate interest in the Post-Reverse Split Stock, promote greater liquidity for the Company s stockholders with respect to their shares and bring the common stock back into compliance with the NASDAQ per share trading price requirement. The possibility does exist, however, that the liquidity and price of the common stock could be adversely affected by the reduced number of shares that would be outstanding after the proposed Reverse Split. Moreover, even if the Company s price per share is increased as a result of the Reverse Split, the Company s common stock still may be delisted from NASDAQ for other reasons.

The Board of Directors is also hopeful that the proposed Reverse Split will result in a price level for the shares that would mitigate the current reluctance, policies, and practices on the part of brokerage firms in dealing with the Company s common stock and will diminish the adverse impact of trading commissions on the potential market for Company s common stock. There can be no guarantee, however, that the proposed Reverse Split will achieve the results outlined above, nor can there be any assurance that the Reverse Split will not adversely impact the trading volume or market price of the common stock or, alternatively, that any increased per share price of the common stock immediately after the proposed Reverse Split will be sustained for any period of time. Additionally, the Reverse Split will have the effect of creating odd lots of stock for some stockholders, and such odd lots may be more difficult to sell or have higher brokerage commissions associated with their sale. Management is not aware of any present efforts of any person(s) to accumulate common stock in order to obtain control of the Company and the proposed Reverse Split is not intended to be an anti-takeover device. The approval of this proposal is being sought simply to enhance the image of the Company and to price the common stock in a range more acceptable to the brokerage community and to investors.

General Effect of the Reverse Split

After the effective date of the Reverse Split, each stockholder will own a reduced number of shares of our common stock as every ten shares of common stock that a stockholder owns will be combined and converted into a single share. The Company estimates that, following the Reverse Split, the Company would have approximately the same number of stockholders and, except for any changes as a result of the treatment of fractional shares, the completion of the Reverse Split alone would not affect any stockholder s proportionate equity interest in the Company.

In connection with the Reverse Split, the Company will also proportionately reduce its authorized common stock. On the Reverse Split effective date, the number of outstanding shares of common stock will be reduced from 135,571,466

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shares to approximately 13,557,147 shares. The exact number of shares of common stock that will be outstanding after the Reverse Split will depend on the results of the rounding-up mechanism to avoid fractional shares. Simultaneously, the Company s number of authorized shares of common stock will be reduced from 750 million shares to 75 million shares. The Company s authorized shares of Preferred Stock will not be affected by the Reverse Split. After the Automatic Conversion and the Reverse Split, the Company will have available for future issuance 60,557,447 shares of common stock for use in financing and other activities in the ordinary course of its business.

The following table shows the capital structure of the Company if Proposal 2 is approved by the stockholders and becomes effective:

Post-Reverse Split Capitalization Table

Common Stock Outstanding and Committed

Total Amount Outstanding	13,557,147
Reserved for Issuance Upon Conversion of Senior Notes	457,400
Reserved for Issuance Upon Exercise of Outstanding Stock Options	107,400
Total Outstanding and Committed	14,121,947
Uncommitted Under Approved Options and ESPP Plans	320,606
Total	14,442,553
Total Authorized	75,000,000
Available	60,557,447

Effect on Existing Shares of Common Stock

The proposed Reverse Split would affect all of the Company s stockholders uniformly and would not affect any stockholder s percentage ownership interest in the Company, except to the extent that any fractional shares resulting from the Reverse Split will be rounded up to the next whole share. Proportionate voting rights and other rights and preferences of the holders of the Company s common stock would not be affected by the Reverse Split.

Effect on Outstanding Options

In connection with this proposal, all outstanding options and warrants exercisable for shares of common stock will be adjusted so that the number of shares issuable on the exercise of such outstanding options or warrants will be decreased in proportion to the 10-for-1 Reverse Split, and the exercise per share price under such outstanding options and warrants will be proportionately increased. Outstanding options will be rounded up to the nearest whole share and no cash payment will be made in respect of any fractional share relating to the outstanding options. Following the Reverse Split, the Company expects that there will be approximately 107,400 shares underlying outstanding options.

Effect on Preferred Stock

The Company has outstanding 61,550 shares of Preferred Stock, which will convert into 89,923,089 shares of common stock immediately on filing of the Article Four Amendment as described under Proposal 1 above, subject to stockholder approval. The conversion of the Preferred Stock into common stock will occur before the Reverse Split effective date, and the converted shares of common stock will be split 10-for-1 as part of the Reverse Split. The number of authorized shares of preferred stock of the Company will not be affected by the Reverse Split.

Effect on Convertible Debt

The number of shares into which our outstanding notes are convertible and the conversion price for those outstanding notes will be automatically adjusted as a result of the Reverse Split as provided in the indenture that governs the terms of those notes.

Effect on Par Value

The Reverse Split will not change the per share par value of the common stock.

Effect on Registration and Stock Trading

Our common stock is currently registered under the Exchange Act, and we are subject to the periodic reporting and other requirements of the Exchange Act. The Reverse Split will not affect the registration of our common stock under the Exchange Act.

If the Reverse Split is implemented, our common stock will continue to be reported on NASDAQ under the symbol SPAB (although the letter d will be added to the end of the trading symbol for a period of 20 trading days from the effective date of the Reverse Split to indicate that the Reverse Split has occurred).

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Effective Date

The Reverse Split would become effective on the date of approval of the Reverse Split Amendment by the Secretary of State of the State of Washington.

Exchange of Stock Certificates

As soon as practicable after the effective date of the Reverse Split, the Company s stock transfer agent will mail a transmittal form to each holder of record of the Company s common stock that will be used in forwarding certificates for surrender and the exchange for certificates representing the number of shares of the Company s common stock the holder is entitled to receive as a consequence of the Reverse Split. The transmittal form will be accompanied by instructions specifying other details of the exchange.

After receipt of a transmittal form, each holder should surrender the certificates formerly representing shares of the Company s common stock and, in exchange, will receive certificates representing the number of shares of the Company s common stock to which the holder is entitled following the Reverse Split. No stockholder will be required to pay a transfer or other fee to exchange his, her or its certificates. Stockholders should not send in certificates until they receive a transmittal form from the Company s stock transfer agent. In connection with the Reverse Split, the Company s common stock will change its current CUSIP number. This new CUSIP number will appear on any new stock certificates issued representing shares of the Company s post-Reverse Split common stock.

Fractional Shares

No fractional shares of common stock will be issued as a result of the proposed Reverse Split. Instead, stockholders who would otherwise be entitled to receive fractional shares because they hold a number of shares not evenly divisible, will be rounded up to the next whole number, to the extent permitted under Washington state law.

Accounting Consequences

The only effects on the Company s consolidated financial statements will be a reclassification of the capital accounts on the Company s balance sheet, a recalculation of profit/loss per share and weighted average shares outstanding, as if the Reverse Split had occurred on the first day of each period presented, and a reduction in the Company s authorized capital stock.

Certain Risks Associated with the Reverse Stock Split

If the Reverse Split is implemented, the resulting per-share price may not attract institutional investors or investment funds and may not satisfy the investing guidelines of these investors, and consequently, the trading liquidity of our common stock may not improve.

While we believe that a higher stock price may help generate investor interest in our common stock, the Reverse Split may not result in a stock price that will attract institutional investors or investment funds or satisfy the investing guidelines of institutional investors or investment funds. A decline in the market price of our common stock after the Reverse Split may result in a greater percentage decline than would occur in the absence of the split. If the Reverse Split is implemented and the market price of our common stock declines, the percentage decline may be greater than would occur in the absence of the split. The market price of our common stock is also based on our performance and other factors, which are unrelated to the number of shares of common stock outstanding.

Our total market capitalization immediately after the proposed Reverse Split may be lower than immediately before the proposed Reverse Split.

There are numerous factors and contingencies that could affect our stock price following the proposed Reverse Split, including the status of the market for the Company stock at the time, our reported results of operations in future periods, and general economic, market and industry conditions. Accordingly, the market price of our common stock may not be sustainable at the direct arithmetic result of the Reverse Split (for example, based on the closing price of our common stock on NASDAQ on the Record Date of \$0.35 per share, the direct arithmetic result of the Reverse Split would be a post -split market price for our common stock of \$3.50 per share). If the market price of our common stock declines after the Reverse Split, our total market capitalization (the aggregate value of all of our outstanding common stock at the then existing market price) after the split will be lower than before the split.

The Reverse Split may result in some stockholders owning odd lots that may be more difficult to sell or require greater transaction costs per share to sell.

The Reverse Split may result in some stockholders owning odd lots of less than 100 shares of our common stock on a post-split basis. Odd lots may be more difficult to sell, or require greater transaction costs per share to sell, than shares in board lots of even multiples of 100 shares.

Federal Income Tax Consequences

The following is a summary of material federal income tax consequences of the proposed Reverse Split. The following discussion is based on current federal tax law, and does not purport to be a complete discussion of relevant tax consequences. STOCKHOLDERS ARE ADVISED TO CONSULT THEIR OWN TAX ADVISORS FOR MORE DETAILED INFORMATION REGARDING THE EFFECTS OF THE PROPOSED REVERSE SPLIT ON THEIR INDIVIDUAL TAX STATUS.

- 1. The Reverse Split will not be a taxable transaction to the Company.
- 2. A stockholder will not recognize any gain or loss as a result of the Reverse Split.

3. The aggregate tax basis of a stockholder s Post-Reverse Split Stock will equal the aggregate tax basis of the stockholder s shares of pre-Reverse Split common stock. The holding period of the Post-Reverse Split Stock generally will include the holding period of the stockholder s pre-Reverse Split common stock, provided the pre-Reverse Split shares of common stock were capital assets in the hands of such stockholder.

Relationship to Other Proposals

In the event Proposal 1 increasing the authorized shares of common stock is <u>not</u> approved by the stockholders then this Proposal 2 will not be implemented regardless of whether it is approved.

THE BOARD OF DIRECTORS RECOMMENDS A VOTE FOR THE REVERSE SPLIT OF THE COMPANY S COMMON STOCK.

PRINCIPAL STOCKHOLDERS

The following table sets forth as of October 5, 2007, certain information regarding the beneficial ownership of the Company s outstanding common stock and Preferred Stock held by (i) each person known by the Company to be a beneficial owner of more than five percent of any outstanding class of the Company s capital stock, (ii) each of the Company s directors, (iii) the Company s Chief Executive Officer and four most highly compensated executive officers at the end of the Company s last completed fiscal year, and (iv) all directors and executive officers of the Company as a group. Unless otherwise described below, each of the persons listed in the table below has sole voting and investment power with respect to the shares indicated as beneficially owned by such party.

	Amount and Nature of Beneficial				
Name and Address of Beneficial Owners	Ownership				
Operating expenses:					
Selling and marketing		5,058	6,784	13,081	14,965
General and administrative		6,117	7,138	16,324	14,494
Write-down of internet business assets					(27)
Total operating expenses		11,175	13,922	29,405	29,432
Operating loss		(1,425)	(2,041)	(5,140)	(6,050)
Interest income (expense)		22	(5)	(53)	59
Gain on sales of company owned stores		29	59	94	516
Loss before income taxes		(1,374)	(1,987)	(5,099)	(5,475)
Benefit from income taxes		(741)	(736)	(2,110)	(2,017)
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Net loss	\$	(633)	\$ (1,251)	\$ (2,989)	\$ (3,458)
		()	()-)	())	(-))
Net loss per share:					
Basic and diluted	\$	(0.05)	\$ (0.09)	\$ (0.23)	\$ (0.26)
		(/	()		()
Shares used in net loss per share computation:					
Basic and diluted		13,219	13,193	13,219	13,193
			10,170	10,217	10,170

See accompanying notes to condensed consolidated financial statements.

MEDIA ARTS GROUP, INC.

CONDENSED CONSOLIDATED STATEMENTS OF CASH FLOWS

(In thousands, unaudited)

	Six Months Ended June 30,		
	2002		2001
Cash flows from operating activities:			
Net loss	\$ (2,989)	\$	(3,458)
Adjustments to reconcile to net cash provided in operating activities:			
Depreciation and amortization	5,571		2,957
Loss from write-down of Internet business assets			(27)
Gain on sales of company owned stores	(94)		(516)
Loss (gain) on disposal of fixed assets	766		(66)
Amortization of stock based compensation	6		27
Tax benefit of stock option transactions			11
Current and deferred income taxes	(1,121)		(1,944)
Changes in assets and liabilities:			
Accounts receivable	7,740		10,508
Receivables from related parties	50		(38)
Inventories	4,581		1,100
Prepaid expenses and other assets	(236)		(84)
Other assets	46		1,249
Accounts payable	(1,703)		(4,155)
Commissions payable	(451)		(729)
Accrued compensation costs	1,879		900
Deferred compensation costs	,		(121)
Income taxes payable			(6,940)
Accrued expenses	387		(227)
Accrued royalties	(1,234)		(380)
Net cash provided by (used in) operating activities	13,198		(1,933)
Cash flows from investing activities:	-,		())
Acquisitions of property and equipment	(789)		(12,674)
Restricted cash	(2,000)		(,)
Proceeds from (notes receivable for) the disposals of galleries	139		(640)
Proceeds from payments of notes receivable	120		299
Purchase of notes receivable	(446)		
Increase in cash surrender value of life insurance	8		129
Net cash used in investing activities	(2,968)		(12,886)
	(2,000)		(12,000)
Cash flows from financing activities:			
Payments on line of credit	(1,500)		
Net proceeds from line of credit	(1,500)		7,000
Repayment of capital lease obligation	(121)		(150)
	(121)		(150)

19		79
(1,602)		6,929
8,628		(7,890)
2,148		8,438
\$ 10,776	\$	548
\$	(1,602) 8,628 2,148	(1,602) 8,628 2,148

See accompanying notes to condensed consolidated financial statements.

MEDIA ARTS GROUP, INC.

NOTES TO CONDENSED CONSOLIDATED FINANCIAL STATEMENTS

Note 1 Basis of Presentation

The condensed interim consolidated financial statements of Media Arts Group, Inc. (the Company) include the accounts of its wholly owned subsidiary, Thomas Kinkade Stores, Inc. The Company is a designer, manufacturer, marketer and branded retailer of fine-art reproductions, art-based home accessories, collectibles and gift products based upon artwork by Thomas Kinkade. The Company s primary products are canvas and paper lithographs as well as other forms of fine-art reproductions. The Company distributes products through a variety of distribution channels: primarily independently owned branded retail stores, independent dealers and strategic partners.

The condensed interim consolidated financial statements of the Company have been prepared by the Company without audit. Certain information and footnote disclosures normally included in financial statements prepared in accordance with generally accepted accounting principles of the United States of America have been condensed or omitted pursuant to rules and regulations of the Securities and Exchange Commission. The information included in this report should be read in conjunction with the Company s audited consolidated financial statements and notes thereto included in the Company s annual report on Form 10-K.

In the opinion of management, the accompanying unaudited interim condensed consolidated financial statements reflect all material adjustments (consisting solely of normal recurring adjustments) necessary for a fair presentation of the financial position, operating results and cash flows for the periods presented. The results of the interim period ended June 30, 2002 are not necessarily indicative of the results that may be expected for the calendar year ending December 31, 2002.

Note 2 Recent Accounting Pronouncements

In April 2002, the Financial Accounting and Standards Board ("FASB") issued Statements of Financial Accounting Standards ("SFAS") No. 145, Rescission of SFAS Nos. 4, 44 and 64, Amendment of FAS 13, and Technical Corrections as of April 2002, which is effective for fiscal years beginning after May 15, 2002. This Statement rescinds SFAS No. 4, Reporting Gains and Losses from Extinguishments of Debt Made to Satisfy Sinking-Fund Requirements. This Statement also rescinds SFAS No. 44, Accounting for Intangible Assets of Motor Carriers. This Statement amends SFAS No. 13, Accounting for Leases, to eliminate an inconsistency between the required accounting for sale-leaseback transactions and the required accounting for certain lease modifications that have economic effects that are similar to sale-leaseback transactions. This Statement also amends other existing authoritative pronouncements to make various technical corrections, clarify meanings, or describe their applicability under changed conditions. The provisions of SFAS No. 145 relating to the rescission of SFAS No. 4 shall be applied in fiscal years beginning after May 15, 2002. The provisions in paragraphs 8 and 9(c) of SFAS No. 14 relating to SFAS No. 13 shall be effective for transactions occurring after May 15, 2002. All other provisions of SFAS No. 145 shall be effective for financial statements issued on or after May 15, 2002. The Company believes its adoption will not have a significant impact on its consolidated financial position, results of operations or cash flows.

In July 2002, the FASB issued SFAS No. 146, Accounting for Costs Associated with Exit or Disposal Activities. This Statement addresses financial accounting and reporting for costs associated with exit or disposal activities and nullifies Emerging Issues Task Force ("EITF") Issue No. 94-3, Liability Recognition for Certain Employee Termination Benefits and Other Costs to Exit an Activity (including Certain Costs Incurred in a Restructuring). This Statement requires that a liability for a cost associated with an exit or disposal activity be recognized when the liability is incurred. The provisions of this Statement

are effective for exit or disposal activities that are initiated after December 31, 2002. The Company believes that SFAS No. 146 will not have a material impact on its consolidated financial position, results of operations or cash flows.

Note 3 Net loss per share

Net loss per common share is computed as net loss divided by the weighted average number of common shares outstanding for the period. Diluted net loss per common share reflects the potential dilution that could occur from common shares issuable through stock options, warrants and other convertible securities. Common equivalent shares are excluded from the computation of net loss per share if their effect is anti-dilutive. Common equivalent shares of 1,205,000 and 3,054,000 as of June 30, 2002 and June 30, 2001, respectively, have been excluded from the shares used to calculate diluted net loss per common share, as their effect is anti-dilutive.

Note 4 Inventories

Inventories consisted of (in thousands):

	June 30,	Decembe	r 31,
	2002	2001	
Raw materials	\$ 4,888	\$	7,606
Work-in-process	5,765		6,705
Finished goods	3,037		3,960
	\$ 13,690	\$	18,271

Note 5 Comprehensive Loss

To date, the Company has not had any transactions that are required to be reported in comprehensive loss as compared to its reported net loss.

Note 6 Operating Segments and Geographic Information

The Company, prior to March 31, 2002, has reported segment information for its three operating segments: wholesale, retail and Internet application service provider (ASP). Segment information is omitted however because for the periods ended June 30, 2002 and 2001 because retail and ASP revenues were immaterial to the total revenues for the quarter and retail and ASP assets were immaterial to total assets.

The Company currently does not sell to geographic regions outside the United States, Canada, England and Scotland. Currently sales and assets located in Canada, England and Scotland are immaterial. During the six months ended June 30, 2002 and 2001, no customer accounted for greater than 10% of net sales.

Note 7 Litigation

From time to time, the Company is involved in various legal proceedings arising from the normal course of its business activities. Included among these various legal proceedings are lawsuits, claims and other proceedings against the Company and its affiliates by dealers and gallery owners. These dealer and gallery owner matters generally arise out of contractual, dealer and other relationship claims or demands for recision or equitable relief. Generally, the Company also has claims against these dealers or gallery owners, primarily for non-payment of trade accounts receivable incurred by the dealer or gallery owner from the purchase of reproductions and other products. The Company regularly evaluates the expected outcome of these litigation matters. Any adverse outcome from these matters is currently not expected to have a material adverse impact on the results of operations, cash flows or financial position of the

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Company, either individually or in the aggregate. However, the Company s evaluation of these pending disputes could change in the future.

Note 8 Related Party Transactions

Certain original artworks used for reproductions by the Company have been supplied by Thomas Kinkade, a founder, director and significant stockholder of the Company, and remain his property. The Company incurred royalties to Mr. Kinkade under a licensing agreement in the amounts of \$1,153,000, \$3,281,000, \$1,396,000 and \$3,028,000 for the quarter and six months ended June 30, 2002 and 2001, respectively.

Since August 1, 2001, certain licensing activities and key accounts have been managed by Creative Brands Group, Inc. The Company and Creative Brands Group, Inc. are currently in negotiations for Creative Brands Group, Inc. to continue to perform such services. Any agreement between the parties will be required to be approved by the disinterested members of the Board of Directors. Creative Brands Group, Inc. is primarily owned by Kenneth E. Raasch, a significant shareholder, co-founder and former member of the Board of Directors of the Company. For the quarter and six months ended June 30, 2002, the Company incurred commissions of \$341,000 and \$726,000 to Creative Brands Group, Inc., respectively. The commission rates under this arrangement are the same as or less than the commission rates quoted to the Company by other licensing management companies.

In April 2002, the Company entered into a three-year employment agreement, dated as of January 9, 2002, with its Chief Executive Officer. Compensation under the agreement, excluding performance bonus, aggregates \$500,000 per year for the first year, \$550,000 for the second and \$600,000 for the third. If the agreement is not renewed at the end of the term, the executive will receive a payment equal to one-year base salary. The agreement also provides that the contract will automatically renew for three years upon a change of control of the Company. The Company paid approximately \$125,000 under this contract for the quarter ended June 30, 2002.

On May 1, 2002, the Company and Richard Barnett, a former executive, entered into an agreement (the May Agreement) pursuant to which the Employment Agreement, dated as of March 31, 1996, between the Company and Mr. Barnett, was terminated, and Mr. Barnett s employment with the Company ended. Pursuant to the May Agreement, the Company agreed to pay Mr. Barnett a cash severance payment of \$1,000,000 payable in four equal quarterly payments starting July 1, 2002, and either issue to him common stock of the Company or provide him with inventory credit of \$750,000 if he were to own and operate a Signature Dealer gallery. In addition, the Company and Mr. Barnett entered into a one-year consulting agreement commencing as of April 1, 2002. The Company paid approximately \$262,000 and transferred \$163,000 of inventory under these contracts during the quarter ended June 30, 2002.

Note 9 Contingent Rent Liability

At December 31, 2001, the Company established a contingent rent liability for leases in which it is either a guarantor or assignor on facility leases for previously Company owned stores sold to third parties. If the purchaser defaults on the facility lease, the lessor has the right to seek remedy from the Company. Therefore the Company established a liability for such guarantees and assignments of approximately \$1,000,000 at December 31, 2001 and increased this liability by approximately \$400,000 at June 30, 2002 for leases where there was known evidence of default or strong evidence that a default situation was forthcoming. Approximately \$12,000 has been paid, subject to this liability, during the quarter and six months ended June 30, 2002. The total third party rental payments due under guaranteed or assigned leases is approximately \$9.2 million with such leases expiring at various times through January 2010.

Note 10 Bank Line-of Credit

On April 15, 2002, the Company secured a \$20,000,000 revolving bank line-of-credit with Comerica Bank-California. The term of the facility is 360 days. The amount available to be borrowed is \$15,000,000 prior to the time the Company satisfies certain financial covenants, then \$20,000,000 thereafter. Borrowings

under the facility bear interest at the bank s prime rate plus 0.25%. There is a 0.25% non-usage fee on unborrowed amounts under the facility, which fee is reduced to 0.125% if the Company satisfies certain financial covenants. The facility is secured by substantially all of the Company s assets. The Company must satisfy certain normal and customary conditions relating to documentation, protection and perfection of the bank s security interest and other matters prior to the Company s initial borrowing under the facility.

The Company, as part of the agreement, is prohibited from paying any dividends or making any other distributions or payments on account for redemption, retirement or purchase of any capital stock. The Company was in compliance with all of its financial covenants and had no balance outstanding for the above-mentioned line-of-credit at June 30, 2002.

Note 11 Restricted Cash

The Company was required to establish and maintain, as part of its financial covenants with the bank for its line-of-credit, a minimum of \$2.0 million in its cash account with the bank. Although the Company may withdraw this cash at any time, it is still required to maintain that level in order to comply with its financial covenant. Therefore, the Company has shown this amount on its balance sheet as restricted cash.

Note 12 Warehouse Lease

In June 2002, the Company, pursuant to its plan established in the interim period March 2002, vacated its warehouse facility located in Morgan Hill, California and consolidated its manufacturing, warehousing and administration into two existing leased facilities. The Company had established a liability of approximately \$1,300,000 at March 31, 2002, to cover the abandonment costs and had revised its amortization period for leasehold improvements and other related assets to record said assets to estimated salvage value of the remaining estimated useful life. Therefore, additional depreciation and amortization expense of \$559,000 was recorded for the quarter ended June 30, 2002.

Note 13 Subsequent Events

On July 10, 2002, the Company received approximately \$4.3 million in cash as a result of its filing an application for refund of taxes due to a carry-back of its net operating losses incurred last year.

On July 31, 2002, the Company signed a Manufacturing Agreement and a Dealer Agreement with Mill Creek Press, Inc. doing business as Advanced Art and Home Interiors & Gifts Inc. (Home Interiors), respectively. Under the terms of the agreements Advanced Art has the right to manufacturer and supply Home Interiors with twelve of the Company s products.

On August 8, 2002, the Company terminated its Chief Executive Officer, Ron Ford, effective immediately. The announcement stated that the termination was completely unrelated to the Company s performance or financial condition. In the interim, Anthony D. Thomopoulos, has been appointed Chief Executive Officer until a permanent replacement can be identified and retained by the Company.

Item 2: Management s Discussion and Analysis of Financial Condition and Results of Operations

The information set forth below should be read in conjunction with the unaudited condensed consolidated financial statements and notes thereto included in Part I - Item 1 of this Quarterly Report and the Company s Form 10-K for the period ended December 31, 2001 which contains the audited consolidated financial statements and notes thereto for the nine-month period ended December 31, 2001 and the fiscal years ended March 31, 2001, 2000 and 1999 and financial data for the nine-month period ended December 31, 2000 derived from the Company s unaudited quarterly consolidated financial statements and Management s Discussion and Analysis of Financial Condition and Results of Operations for those respective periods.

Some of the statements contained in this Quarterly Report on Form 10-Q, as well as the Company s Form 10-K for the nine-month period ended December 31, 2001, are forward-looking statements, including but not limited to those specifically identified as such, that involve risks and uncertainties. The statements contained in the Report on Form 10-Q, as well as the Company s Form 10-K for the nine-month period ended December 31, 2001, that are not purely historical are forward-looking statements within the meaning of Section 27A of the Securities Act and Section 21E of the Exchange Act, including, without limitation, statements regarding the Company s expectations, beliefs, intentions or strategies regarding the future. All forward-looking statements included in this Report on Form 10-Q are based on information available to the Company on the date hereof, and the Company assumes no obligation to update any such forward-looking statements. These statements involve known and unknown risks, uncertainties and other factors, which may cause the Company s actual results to differ materially from those implied by the forward-looking statements. In some cases, you can identify forward-looking statements by terminology such as may, will, should, expects, plans, anticipates, believes, estimates, predicts, potential, or continue or the negative of these terms or other comparable terminology. the Company believes that the expectations reflected in the forward-looking statements are reasonable, the Company cannot guarantee future results, levels of activity, performance or achievements. Moreover, neither any other person nor the Company assumes responsibility for the accuracy and completeness of such statements. Important factors that may cause actual results to differ from expectations include those discussed in Risk Factors beginning on page 14 of this document.

RESULTS OF OPERATIONS

Net Revenues

Net product and other revenues for the three and six months ended June 30, 2002 were \$18.3 million and \$49.0 million, respectively. This represents a 19.2% decrease and a 8.0% increase from \$22.7 million and \$45.4 million of net product and other revenues for the same three and six month periods in the prior year. The decrease in net product and other revenues for the three-month period is due to the continuing softness in demand reflective of the current economic uncertainties. The increase in net product and other revenues for the six-month period, however is attributable to the high demand for Thomas Kinkade s Lombard Street release that was very popular and had significant carryover sales from the fourth calendar quarter of 2001 which favorably impacted the Company s first quarter 2002 net product and other revenues.

Licensing revenues for the three and six months ended June 30, 2002 were \$2.7 million and \$4.4 million, respectively. This represents a 54.1% and 2.4% increase from \$1.8 million and \$4.3 million of licensing revenues for the same three and six month periods in the prior year. The increase in licensing revenues for both the quarter and six months ended June 30, 2002 is due to the increase in the number of licensing agreements from the prior year.

Gross Profit

Gross profit of \$9.8 million and \$24.3 million for the three and six-month periods ended June 30, 2002, respectively, decreased by \$2.1 million, or 17.9%, and increased by \$883,000, or 3.8%, as compared with the same three and six-month periods of last year. Gross profit was 46.4% and 45.4% of net revenue for the three and six-month periods ended June 30, 2002, respectively, as compared to 48.6% and 47.0% of net revenue for the same periods in the prior year. The decline in gross profit and gross profit percentage for the three-month period was due primarily to the decline in revenues due to the current economic slowdown and the related manufacturing overhead absorption variances associated with a decline in volumes due to the relatively fixed nature of the Company s manufacturing overheads. The increase in gross profit for the six-month period ended June 30, 2002, as compared with the same six-month period ended June 30, 2001 was due to the increase in revenues due to the carryover of demand for Thomas Kinkade s Lombard Street release. The decrease in overall gross profit percentage for the six-month period ended June 30, 2002 as compared with the same period of last year was due to the establishment of significant inventory reserves of approximately \$5.8 million and the recording of \$333,000 of severance pay for employees that were terminated as part of a reduction in force which took place in February 2002. Cost of product and other revenues represent manufacturing costs including payroll, benefits and other expenses, royalties and distribution costs. Cost of revenue for licensing represent royalties paid on license amounts collected during the period.

Selling and Marketing Expenses

Selling and marketing expenses were \$5.1 million and \$13.1 million for the three and six-month periods ended June 30, 2002, respectively, as compared to \$6.8 million and \$15.0 million for the same periods in the prior year. As a percentage of net revenue, selling and marketing expenses were 24.0% and 24.5% for the three and six-month periods ended June 30, 2002, respectively, as compared to 27.8% and 30.1% for the same periods in the prior year. The decrease in sales and marketing expenses for both the three and six-month periods was due to the reduction in work force that took place in February 2002 which resulted in a more efficient sales and marketing organization.

General and Administrative Expenses

General and administrative expenses were \$6.1 million and \$16.3 million for the three and six-month periods ended June 30, 2002, respectively, as compared to \$7.2 million and \$14.5 million for the same periods in the prior year. As a percentage of net sales, general and administrative expenses for the three and six-month periods ended June 30, 2002 were 29.1% and 30.6%, respectively, as compared to 29.2% for the same periods in the prior year. The reason for the decline in general and administrative expenses for the three-month period was due to reduced costs realized from the reduction in work force that took place in February 2002. The reason for the increase in general and administrative expenses for the six-month period ended June 30, 2002 as compared with the same time period in the prior year was due to the significant charges that occurred in the first quarter that included a \$3.2 million charge representing rental liabilities and increased amortization expense for the vacating of the Company s warehouse facility in Morgan Hill, California and \$620,000 from the loss on disposal of fixed assets.

Interest Income (Expense)

Net interest income (expense) was \$22,000 and (\$53,000) for the three and six-month period ended June 30, 2002, respectively as compared to net interest income (expense) of (\$5,000) and \$59,000 for the same periods in the prior year. The increase in net interest income for the three-month period was due to the increase in invested cash from the prior year. The increase in net interest expense for the six-month period was due to the amount of bank fees paid to secure the Company s existing line-of-credit and the decrease of interest rates paid on invested funds.

Sale of Company Owned Stores

During the fiscal year ended March 31, 2001, the Company sold 30 of its Company owned stores to Signature Gallery owners. No stores were sold during the six-months ended June 30, 2002. During the three and six-month periods ended June 30, 2002, the Company recognized \$29,000 and \$94,000 of gain on the sales of Company owned stores, respectively, as compared with \$59,000 and \$516,000 in gain for the same time periods of last year. The gain recognition was based on the cost recovery method. As of June 30, 2002, the remaining deferred gains totaled \$2.5 million. The Company has reported the net of the notes receivable and deferred gains as other assets at June 30, 2002. Due to the uncertainty of the collectibility of some notes receivable from the sale of galleries, the Company has recorded an additional reserve of approximately \$36,000, net at June 30, 2002 increasing the reserve to \$439,000 for the net balances that are impaired.

Benefit from Income Tax

The benefit from income taxes was \$741,000 and \$2.1 million for the three and six-month periods ended June 30, 2002, as compared to \$736,000 and \$2.0 million for the same time periods in the prior year. The Company s effective income tax rate for the three and six-month periods ended June 30, 2002 was 53.9% and 41.4% compared to 37.0% and 36.8% for the same time periods in the prior year. The reason for the higher effective tax rate for the three and six-month periods ended June 30, 2002 as compared to federal and state effective tax rates was the higher than anticipated allowable tax refund received in July 2002.

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LIQUIDITY AND CAPITAL RESOURCES

The Company s primary source of funds during the three and six- months ended June 30, 2002 has been from operations. The Company closed the quarter ended June 30, 2002 with unrestricted cash of \$10.8 million and total cash, cash equivalents and restricted cash of \$12.8 million and working capital of \$40.2 million, as compared to cash, cash equivalents, and restricted cash of \$2.1 million and working capital of \$40.0 million as of December 31, 2001.

Net cash provided by operations during the six months ended June 30, 2002 was \$13.2 million consisting primarily of changes in assets and liabilities including a decrease in accounts receivable of \$7.7 million and in inventories of \$4.6 million and an increase in accrued compensation costs and accrued expenses of \$2.3 million, offset by a decrease in accounts payable, accrued commissions and accrued royalties of \$3.4 million and an increase in prepaid expenses and other assets of \$236,000. Operating cash was also provided by non-cash items including depreciation and amortization of \$5.6 million and the loss on disposal of fixed assets of \$766,000 offset by current and deferred income taxes of \$1.1 million adjusted against the net loss of \$3.0 million. Inventories decreased primarily as a result of the establishment of additional reserves for paper inventory in the first quarter. Net cash used by operations during the six months ended June 30, 2001 was \$1.9 million consisting of the net loss of \$3.5 million offset by non-cash items including depreciation and amortization of \$5.6,000 and the increase in current and deferred taxes of \$1.9 million. Operating cash was also utilized by changes in assets and liabilities including a decrease in accounts payable of \$4.2 million, a decrease in income taxes payable of \$6.9 million and a decrease in accounts payable of \$1.5 million, inventories of \$1.1 million, other assets of \$1.2 million and a decrease in accrued compensation costs of \$1.5 million. These were offset by the decrease in accounts receivable of \$1.5 million, inventories of \$1.1 million, other assets of \$1.2 million and a decrease in accrued compensation costs of \$1.5 million and a decrease in accounts of \$1.1 million, other assets of \$1.2 million and a decrease in accrued compensation costs of \$1.0 million. These were offset by the decrease in accounts payable of \$1.1 million, other assets of \$1.2 million and a decrease in accrued compensation costs of \$900,000.

Net cash used in investing activities was \$3.0 million during the six months ended June 30, 2002 and primarily related to the increase in restricted cash of \$2.0 million, the purchase of a note receivable of \$446,000 and \$789,000 of cash used in the acquisition of property and equipment offset by proceeds from notes receivable and the disposal of galleries of \$259,000. Net cash used in investing activities was \$12.9 million during the six months ended June 30, 2001 and primarily related to capital expenditures for property and equipment for the Morgan Hill facility of \$12.7 million and notes receivable obtained from the sale of galleries of \$640,000 offset by the proceeds received from the payments of notes receivable of \$299,000 and the increase in the cash surrender value of life insurance of \$129,000.

The Company anticipates that total capital expenditures for the balance of 2002 will be approximately \$2.2 million and will primarily relate to information system upgrades and equipment.

Cash used in financing activities was \$1.6 million during the six months ended June 30, 2002 and primarily was related to payments on its line-of-credit of \$1.5 million and the repayment of a capital lease obligation of \$121,000 and proceeds from the issuance of common stock through the Company s Employee Stock Purchase Plan and the exercise of options for its common stock of \$19,000. Cash provided by financing activities was \$7.0 million during the six months ended June 30, 2001 and was related to the proceeds from the bank line-of-credit of \$7.0 million and proceeds from the issuance of common stock through the Company s Employee Stock Purchase Plan and the exercise of options for its common stock of \$79,000, offset by payments for a capital lease obligation of \$150,000.

On April 15, 2002, the Company secured a \$20 million revolving bank line-of-credit with Comerica Bank-California. The term of the facility is 360 days. The amount available to be borrowed is \$15 million prior to the time the Company satisfies certain financial covenants, then \$20.0 million thereafter. Included as part of the Company s financial covenants was a requirement to maintain a minimum cash balance with the bank of \$2.0 million. At June 30, 2002, the Company had approximately \$5.7 million of cash on deposit with Comerica and has recorded a \$2.0 million minimum balance requirement as restricted cash on its Balance Sheet. Borrowings under the facility bear interest at the bank s prime rate plus 0.25%. There is a

0.25% non-usage fee on unborrowed amounts under the facility, which fee is reduced to 0.125% if the Company satisfies certain financial covenants. The facility is secured by substantially all of the Company s assets. The Company must satisfy certain normal and customary conditions relating to documentation, protection and perfection of the bank s security interest and other matters prior to the Company s initial borrowing under the facility. The Company was in compliance with all of its financial covenants at June 30, 2002.

Throughout the economic slowdown that has been acutely impacting the Company, the Company has experienced a deterioration of the quality of its accounts receivable. The Company has been monitoring each of its dealer accounts closely and believes that it has adequate reserves, but additional reserves may be required in the future depending on the Company s ability to collect outstanding accounts receivable.

The Company s working capital requirements in the foreseeable future will change depending on operating results, the rate of expansion or any other changes to its operating plan needed to respond to competition, acquisition opportunities or unexpected events. The Company and its management believe that its current cash and cash equivalent balance together with future projected net income from operations and existing borrowing capacity under its line-of-credit will be sufficient to meet its working capital requirements for at least the next twelve months. The Company may consider alternative financing, such as issuance of additional equity or convertible debt securities or obtaining further credit facilities, if market conditions make such alternatives financially attractive.

RECENT ACCOUNTING PRONOUNCEMENTS

In April 2002, the Financial Accounting and Standards Board ("FASB") issued Statements of Financial Accounting Standards ("SFAS") No. 145, Rescission of SFAS Nos. 4, 44 and 64, Amendment of FAS 13, and Technical Corrections as of April 2002, which is effective for fiscal years beginning after May 15, 2002. This Statement rescinds SFAS No. 4, Reporting Gains and Losses from Extinguishments of Debt Made to Satisfy Sinking-Fund Requirements. This Statement also rescinds SFAS No. 44, Accounting for Intangible Assets of Motor Carriers. This Statement amends SFAS No. 13, Accounting for Leases, to eliminate an inconsistency between the required accounting for sale-leaseback transactions and the required accounting for certain lease modifications that have economic effects that are similar to sale-leaseback transactions. This Statement also amends other existing authoritative pronouncements to make various technical corrections, clarify meanings, or describe their applicability under changed conditions. The provisions of SFAS No. 145 relating to the rescission of SFAS No. 4 shall be applied in fiscal years beginning after May 15, 2002. All other provisions of SFAS No. 145 shall be effective for financial statements issued on or after May 15, 2002. The Company believes its adoption will not have a significant impact on its consolidated financial position, results of operations or cash flows.

In July 2002, the FASB issued SFAS No. 146, Accounting for Costs Associated with Exit or Disposal Activities. This Statement addresses financial accounting and reporting for costs associated with exit or disposal activities and nullifies Emerging Issues Task Force ("EITF") Issue No. 94-3, Liability Recognition for Certain Employee Termination Benefits and Other Costs to Exit an Activity (including Certain Costs Incurred in a Restructuring). This Statement requires that a liability for a cost associated with an exit or disposal activity be recognized when the liability is incurred. The provisions of this Statement are effective for exit or disposal activities that are initiated after December 31, 2002. The Company believes that SFAS No. 146 will not have a material impact on its consolidated financial position, results of operations or cash flows.

SEASONALITY; FLUCTUATIONS IN QUARTERLY RESULTS

The Company s business has experienced, and is expected to continue to experience, seasonal fluctuations in net revenue and income. Its net revenue historically has been highest in the December quarter and lower in the subsequent March and June quarters. The Company believes that the seasonal effect is due to customer buying patterns, particularly with respect to holiday purchases, and is typical of the collectibles, gift product and home and decorative accessories industries. The Company expects these seasonal trends to continue in the foreseeable future.

The Company s quarterly operating results have fluctuated significantly in the past and may continue to fluctuate as a result of numerous factors including:

• Change in demand for the art of Thomas Kinkade and the Company s Thomas Kinkade products (including new product categories and series);

- The Company s ability to achieve its expansion plans;
- The timing, mix and number of new product releases;
- The continued successful implementation of the Signature Gallery program;
- The successful entrance into new distribution channels, both foreign and domestic, and new retail concepts;
- Expansion of new distribution domestically and abroad;
- The Company s ability to implement strategic business alliances;
- The Company s ability to hire and train new manufacturing, sales and administrative personnel;
- Continued implementation of manufacturing efficiencies;
- Timing of product deliveries; and
- The ability to absorb other operating costs.

In addition, since a significant portion of the Company s net revenue is generated from orders received in the quarter, revenue in any quarter are substantially dependent on orders booked in that quarter. Results of operations may also fluctuate based on extraordinary events. Accordingly, the results of operations in any quarter will not necessarily be indicative of the results that may be achieved for a full fiscal year or any future quarter. Fluctuations in operating results may also result in volatility in the price of the Company s common stock.

RISK FACTORS

Investing in the Company s common stock involves a high degree of risk. The risks described below are not the only ones facing the Company. Additional risks not presently known to the Company or that the Company deems immaterial may also impair the Company s business operations. Any of the following risks could materially adversely affect the Company s business, operating results and financial condition and could result in a complete loss of your investment.

The Company Faces Risks Related to Its Dependence on One Artist. If the license agreement with Thomas Kinkade were terminated or if he were unable or unwilling to produce new artwork for any reason, the loss of Mr. Kinkade s services would have a material adverse effect on the Company s business, operating results, financial position and cash flow. Moreover, the available remedies in the event of a breach of the license agreement by Mr. Kinkade are limited to monetary damages because the license is a personal service contract. Upon any loss of Mr. Kinkade s services, the Company may seek to expand the number of products based upon Mr. Kinkade s then existing images, to the extent Mr. Kinkade has not terminated the Company s rights thereto, and/or develop relationships with other artists and offer products based upon their work. In addition, the Company is highly dependent upon continued customer demand for products

based upon the artwork of Thomas Kinkade. Any decline in revenue of such products in existing markets or any failure of such products to gain consumer acceptance in new market channels would have a material adverse effect on the Company s business, financial position, operating results and cash flow.

The Company Faces Risks Associated with Expansion of Distribution Channels. The Company s strategy includes expansion of its distribution channels. The ability to increase revenues will depend, in large part, upon the effectiveness of this implementation strategy and the market s continued acceptance of Thomas Kinkade art. The Company intends to direct capital and personnel resources toward enhancing retail support services to licensed gallery owners, improving manufacturing systems and streamlining systems and procedures.

The expansion of exclusive, branded galleries is dependent upon a number of factors, including the Company s ability to locate suitable sites, identify appropriate owners and integrate them into the independent dealership network, as well as the ability of such owners to effectively promote and sell products. The Company intends to establish galleries in certain geographic markets that may present competitive challenges that have not been experienced to date. In addition, new stores may open in the proximity of existing galleries and dealers, which may reduce revenue to existing locations. Furthermore, the laws of certain states may limit the Company s ability to terminate, cancel or refuse to renew dealer agreements with dealers operating in those states. Failure of the Company to achieve expansion of exclusive, branded galleries or of the galleries to remain profitable could have a material adverse effect on the Company s business, financial position, operating results and cash flow. There can be no assurance that the Company will be able to identify suitable owners for Signature Galleries expansion or that such owners will become effective distributors for our products.

The Company May Have Difficulty Effectively Managing Expansion. The Company s strategy for introducing new brands and products and expanding distribution channels could place a significant strain on management and operations.

Expansion requires the need to address changing operational demands and to implement and develop systems and procedures to appropriately deal with those changes. There can be no assurance that the increased demands will be anticipated. In addition, labor staffing may need to be increased or other efficiencies may need to be implemented in order to satisfy any significant future increase in product revenue. The failure to increase operational and manufacturing capacity in a timely and effective manner, while maintaining rigid product quality and customer service standards, could result in a failure to meet demand on a timely basis. The inability to increase manufacturing capacity would have a material adverse effect on the business and results of operations. Failure to continue to upgrade operating and financial control systems and address operational inefficiencies could have a material adverse effect on the Company and its results of operations. There can be no assurance that such systems and controls will be adequate to sustain and effectively monitor future growth. Moreover, in the event any overproduction results from expansion activities, the oversupply of product could, among other things, reduce the perceived value and collectibility of products, resulting in reduced demand for products, particularly, highly popular limited editions. Any reductions in revenue or margins resulting from a decrease in demand could have a material adverse effect on the Company s business, financial position, operating results and cash flows.

The Company Faces Risks Related to Its Dependence upon Consumer Preferences. Revenue of existing and new products depend significantly upon continued consumer demand for the Thomas Kinkade brand and products. Demand for products can be affected generally by consumer preferences, which are subject to frequent and unanticipated changes. The Company is dependent upon the ability to continue to produce appealing and popular Thomas Kinkade art-based products that anticipate, gauge and respond in a timely manner to changing consumer demands and preferences. Failure to anticipate and respond to changes in consumer preferences could lead to, among other things, lower revenue, excess inventories, diminished consumer loyalty and lower margins, all of which would have a material adverse effect on the business and results of operations. There can be no assurance that the current level of demand for products based upon Mr. Kinkade s artwork will be sustained or grow. Any decline in the demand for such products or failure of

demand to grow would have a material adverse effect on the Company s business, financial position, operating results and cash flow.

The Company Faces Risks Related to Its Introduction of New Product Lines. A significant element of the Company s business strategy has been to expand the Thomas Kinkade brand into new product lines. Historically, substantially all revenue from Thomas Kinkade products were generated through revenue of limited edition and open edition wall art products and through other home decorative accessories and gift products. As new products are developed, there can be no assurance that these potentially new products can be successfully marketed or that any of the new product lines will gain market acceptance. The inability to market new products could result in lower than anticipated revenue for such products and adversely affect the image and value of the Thomas Kinkade brand.

The Company Faces a Number of Risks Related to Product Revenue Through Third Parties. Retail product distribution, as well as communication with the end customer, is primarily conducted by independent dealers, including Signature Gallery owners whose stores may bear the Thomas Kinkade name. The Company has entered into licensing agreements with Signature Gallery owners granting them limited use of the Thomas Kinkade name. However, the failure of these dealers to properly represent the Company s products could damage its reputation or the reputation of Thomas Kinkade and adversely affect the Company s ability to build the Thomas Kinkade brand, resulting in a material adverse effect on the business, consolidated financial position, operating results and cash flows of the Company. Although we conduct our business through an independently owned and operated dealer network, state business opportunity and franchise laws may impact our relationships with our dealers. Certain of our dealers may sell products that may compete with our products. While we encourage our dealers to focus on our products through market and support programs, these dealers may give priority to products of competitors. Some of our dealers may experience financial difficulties, which could adversely impact our collection of accounts receivables. The Company regularly reviews the collectibility and credit-worthiness of its dealers to determine an appropriate allowance for doubtful accounts. The Company s uncollectable accounts could exceed its current or future allowances.

The Company Faces Risks Due to Reliance on Third Parties. The Company utilizes third parties to manufacture certain products and supply certain materials and components for use in the manufacturing processes. Reliance on third party manufacturers involves a number of risks, including the lack of control over the manufacturing process and the potential absence or unavailability of adequate capacity. Most of the Company s three-dimensional products and gift items are manufactured by third parties under licensing or manufacturing arrangements. The failure of any of these third party manufacturers to produce products that meet rigid specifications could result in lower revenue or otherwise adversely affect consumer perceptions of company brands and products. Poor consumer perception could have a material adverse effect on the business, consolidated financial position, operating results and cash flows of the Company.

In addition, third party vendors also supply the paper, canvas, paint and other raw materials and components used in the canvas lithograph production process. The failure of any of these third party vendors to produce products that meet the Company s rigid specifications could result in lower revenue or otherwise adversely affect consumer perceptions of the Kinkade brand and products. The Company relies on third party vendors to supply frames for its limited edition and other wall art products. Although the Company maintains relationships with several framing suppliers, in the past shortages from framing suppliers has been problematic. Any significant shortage could lead to cancellations of customer orders or delays in placement of orders. There can be no assurance that the Company will not encounter shortages in the future, and any prolonged shortage of paper, canvas, paint, frames or other materials could have a material adverse effect on the Company s business, consolidated financial position, operating results and cash flows.

Changes in Economic Conditions and Consumer Spending Could Adversely Impact the Company s Revenue.

The home decorative accessories, collectibles and gift product industries are subject to cyclical variations. Purchases of these products are discretionary for consumers and, therefore, such purchases tend to decline during periods of recession in the national or regional economies and may also decline at other times, and may be subject to seasonal cycles. The Company s success depends, in part, upon a number of economic factors relating to discretionary consumer spending, including employment rates, business conditions, future economic prospects, interest rates and tax rates. In addition, the Company s business is sensitive to consumer spending patterns and preferences. Shifts in consumer discretionary spending away from home decorative accessories, collectibles or gift products, as well as general declines in consumer spending, could have a material adverse effect on the Company s business, financial position, operating results and cash flow.

Critical Personnel May be Difficult to Attract, Assimilate and Retain. The Company is dependent upon the efforts of executive officers and other key personnel, as well as its ability to continue to attract and retain qualified personnel in the future. Key man insurance in the amount of approximately \$60 million on the lives of certain key personnel, including Thomas Kinkade, is currently maintained by the Company. The loss of certain executive officers and key personnel or inability to attract and retain qualified personnel in the future could have a material adverse effect on the business and results of operations.

Seasonality and Fluctuations in Operating Results. The Company s business has experienced, and is expected to continue to experience, significant seasonal fluctuations in net revenue and income. The Company s net revenue historically has been highest in the December quarter and lower in the subsequent March and June quarters. The Company believes that the seasonal effect is due to customer buying patterns, particularly with respect to holiday purchases, and is typical of the home decorative accessories, collectibles and gift product industries. The Company expects these seasonal trends to continue in the foreseeable future.

The Company s quarterly operating results have fluctuated significantly in the past and may continue to fluctuate as a result of numerous factors including:

• Change in demand for the art of Thomas Kinkade and the Company s Thomas Kinkade products (including new product categories and series);

- The Company s ability to achieve its expansion plans;
- The timing, mix and number of new product releases;
- The continued successful implementation of the Signature Gallery program;
- The successful entrance into new distribution channels, both foreign and domestic, and new retail concepts;
- Expansion of new distribution domestically and abroad;
- The Company s ability to implement strategic business alliances;
- The Company s ability to hire and train new manufacturing, sales and administrative personnel;
- Continued implementation of manufacturing efficiencies;

Sale of Company Owned Stores

- Timing of product deliveries; and
- The ability to absorb other operating costs.

In addition, since a significant portion of the Company s net revenue is generated from orders received in the quarter, revenue in any quarter are substantially dependent on orders booked in that quarter. Results of operations may also fluctuate based on extraordinary events. Accordingly, the results of operations in any quarter will not necessarily be indicative of the results that may be achieved for a full fiscal year or any future quarter. Fluctuations in operating results may also result in volatility in the price of the Company s Common Stock.

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The Company Faces Significant Competition. The art-based home decorative accessories, collectibles and gift products industries are highly fragmented and competitive. Participants in these industries compete generally on the basis of product and brand appeal, quality, price and service. The Company's product line competes with products marketed by numerous regional, national and foreign companies that are distributed through a variety of retail formats including department stores, mass merchants, art and gift galleries and frame shops, bookstores, mall-based specialty retailers, direct response marketing programs, catalogs, and furniture and home décor stores. The number of marketers and retail outlets selling home decorative accessories, collectibles and gift products has increased in recent years, and the entry of these companies together with the lack of significant barriers to entry may result in increased competitive challenges that have not been previously experienced. Such competition could have a material adverse effect on the Company's business, financial position, operating results and cash flow. Some competitors have better resources, including name recognition, capital resources, more diversified product offerings and broader distribution channels. The Company's success is highly dependent upon its ability to produce a wide variety of products with a broad range of customer appeal and provide ready consumer access to such products.

The Company Relies Heavily on Intellectual Property Rights. The Company relies on a combination of contractual rights, trademarks, trade secrets, copyrights and patents to establish and protect proprietary rights in its products and brands. Moreover, steps taken by the Company to protect its products and brand may not deter their misuse or theft. The Company is aware of a number of unauthorized uses of its products and brand. Litigation may be necessary to enforce and protect the Company s intellectual property rights. Such litigation could be expensive and divert management s attention away from the operation of the business.

Pending or Future Litigation. From time to time, the Company is involved in various legal proceedings arising from the normal course of its business activities. Included among these various legal proceedings are lawsuits, claims and other proceedings against the Company and its affiliates by dealers and gallery owners. These dealer and gallery owner matters generally arise out of contractual, dealer and other relationship claims or demands for recision or equitable relief. Generally, the Company also has claims against these dealers or gallery owners, primarily for non-payment of trade accounts receivable incurred by the dealer or gallery owner from the purchase of reproductions and other products. The Company regularly evaluates the expected outcome of these litigation matters. Any adverse outcome from these matters is currently not expected to have a material adverse impact on the results of operations, cash flows or financial position of the Company, either individually or in the aggregate. However, the Company is evaluation of these pending disputes could change in the future.

The Company Has Liability on Certain Leases on Property Where It Is Not a Tenant. The Company is a guarantor or assignor on facility leases for 21 of the previously Company owned stores sold to third parties. If the purchaser defaults on the facility lease, the lessor has the right to seek remedy from the Company. The Company has established a liability for rent for leases where there is evidence of default or potential default and the associated liability is probable and reasonably estimable. Their can be no assurance that the Company will not ultimately incur obligations in excess of these estimates which could have a material adverse effect on the Company s financial position, results of operations and cash flows.

Item 3: Quantitative and Qualitative Disclosures about Market Risk

The Company s exposure to market risk for changes in interest rates relates primarily to its investment portfolio and borrowings. The Company does not use derivative financial instruments in its investment portfolio, and its investment portfolio only includes highly liquid instruments purchased with an original maturity of 90 days or less and are considered to be cash equivalents. The Company did not have short-term investments as of June 30, 2002 and December 31, 2001. The Company is subject to fluctuating interest rates that may impact, adversely or otherwise, its results from operations or cash flows for its variable rate cash and cash equivalents and borrowings. The Company does not expect any material loss with respect to its investment portfolio. All revenue are denominated in U.S. dollars. As the Company has only an insignificant amount of vendor payments denominated in foreign currencies, the Company s foreign exchange risk is considered immaterial to its consolidated financial position, results of operations or cash flows. The table below presents principal amounts and related weighted average interest rates for the Company s investment portfolio and debt obligations.

	June 30,	December 31,
	2002	2001
Assets:		
Cash, restricted cash and cash equivalents	\$ 12,776	5 2,148
Average interest rate	1.3%	1.3%
Liabilities:		
Bank line-of-credit	\$ \$	5 1,500
Interest rate (bank reference rate plus 0.25%) (1)		5.0%
Capital lease obligation	\$ 463 \$	583
Fixed interest rate	10.2%	10.2%
Convertible note payable to related party	\$ 1,200 \$	5 1,200
Fixed interest rate	8.0%	8.0%

(1) rate subsequently changed to bank reference rate plus 3.0% on January 15, 2002, with the signing of the Seventh Amendment to Loan Agreement between Bank of America and the Company dated as of November 30, 2001.

PART II - Other Information

Item 1: Legal Proceedings From time to time, the Company is involved in various legal proceedings arising from the normal course of its business activities. Included among these various legal proceedings are lawsuits, claims and other proceedings against the Company and its affiliates by dealers and gallery owners. These dealer and gallery owner matters generally arise out of contractual, dealer and other relationship claims or demands for recision or equitable relief. Generally, the Company also has claims against these dealers or gallery owners, primarily for non-payment of trade accounts receivable incurred by the dealer or gallery owner from the purchase of reproductions and other products. The Company regularly evaluates the expected outcome of these litigation matters. Any adverse outcome from these matters is currently not expected to have a material adverse impact on the results of operations, cash flows or financial position of the Company, either individually or in the aggregate. However, the Company s evaluation of these pending disputes could change in the future.

Item 2: Changes in Securities Pursuant to the terms of the Company s line-of-credit with Comerica Bank-California, the Company is prohibited from paying any dividends or making any other distributions or payments on account for redemption, retirement or purchase of any capital stock. In addition, the Company is required to establish and maintain, as part of its financial covenants, a minimum of \$2.0 million in its cash deposit account with Comerica. Such amount is reflected as restricted cash on the Company s balance sheet.

Item 3: Defaults upon Senior Securities and Use of Proceeds None

Item 4: Submission of Matters to a Vote of Security Holders -The Annual Meeting of Media Arts Group, Inc. for the fiscal year ended December 31, 2001 was convened on July 17, 2002. The results of that meeting and the results of the matters subject to a vote of the security holders will be disclosed in the Company s 10Q for the quarter ended September 30, 2002.

Item 5: Other Information - In accord with Section 10A(i)(2) of the Securities Exchange Act of 1934, as added by Section 202 of the Sarbanes-Oxley Act of 2002, the Company is responsible for listing the non-audit services approved in the three months ended June 30, 2002 by the company s Audit Committee to be performed by the company s external auditor. Non-audit services are defined as services other than those provided in connection with an audit or a review of the financial statements of the company. There were no non-audit services performed by the Company s external auditor during the three months ended June 30, 2002.

Item 6: Exhibits and Reports on Form 8-K

(a) Exhibits

99.1 Certificate pursuant to 18 USC Section 135D, as adopted pursuant to section 906 of the Sarbanes-Oxley Act of 2002

(b) Reports on Form 8-K

None

SIGNATURES

Pursuant to the requirements of the Securities Exchange Act of 1934, the registrant has duly caused this report to be signed on its behalf by the undersigned thereunto duly authorized.

MEDIA ARTS GROUP, INC. (Registrant)

By /s/ Anthony D. Thomopoulos Anthony D. Thomopoulos Interim Chief Executive Officer (Principal Executive Officer)

By /s/ Herbert D. Montgomery Herbert D. Montgomery Executive Vice President, Chief Financial Officer and Treasurer (Principal Financial Officer)

Date: August 14, 2002