CGI GROUP INC Form 6-K May 08, 2002

SECURITIES AND EXCHANGE COMMISSION WASHINGTON, DC 20549

FORM 6-K

REPORT OF FOREIGN PRIVATE ISSUER
PURSUANT TO RULE 13a-16 OR 15d-16 OF
THE SECURITIES EXCHANGE ACT OF 1934

For the month of May 2002.

CGI Group Inc. (Translation of Registrant's Name Into English)

1130 Sherbrooke Street West
5th Floor
Montreal, Quebec
Canada H3A 2M8
(Address of Principal Executive Offices)

(Indicate by check mark whether the registrant files or will file annual reports under cover of Form 20-F or Form 40-F.)

Form 20-F | | Form 40-F | X|

(Indicate by check mark whether the registrant by furnishing the information contained in this form is also thereby furnishing the information to the Commission pursuant to Rule 12g3-2(b) under the Securities Exchange Act of 1934.)

Yes | No |X|

(If "Yes" is marked, indicate below the file number assigned to the registrant in connection with Rule 12g3-2 (b): 82-___.

Enclosure: Quarterly Report for the period ending March 31, 2002.

This Form 6-K shall be deemed incorporated by reference in the Registrant's Registration Statement on Form S-8, Reg. Nos. 333-13350, 333-66044 and 333-74932.

CGI Group Inc. Quarterly Report 2
For the six months ended March 31, 2002

About CGI

Founded in 1976, CGI is the fourth largest independent information technology (IT) services firm in North America, based on its headcount of 13,700 professionals. CGI's annualized revenue run-rate totals CDN\$2.1 billion (US\$1.3 billion). CGI's order backlog currently totals CDN\$9.1 billion (US\$5.7 billion).CGI provides end-to-end IT services and business solutions to more than 3,000 clients in countries such as the United States, Canada, the United Kingdom and France from more than 60 offices. CGI's shares are included in the TSE 100 Composite Index as well as the S&P/TSE Canadian Information Technology and Canadian MidCap Indices.

Stock Exchanges

Toronto Stock Exchange: GIB.A New York Stock Exchange: GIB

Shares Outstanding (as at March 31, 2002) 338,993,373 Class A subordinate shares 40,799,774 Class B shares

Second Quarter Fiscal 2002 Trading History

TSE NYSE (CDN\$) (US\$)

High: \$12.89

Low: \$9.55

Close: \$9.97

Ave. Volume: 802,000

High: \$8.12

Low: \$5.90

Close: \$6.10

Ave. Volume: 54,805

Transfer Agent Computershare Trust Company of Canada 1-800-564-6253

Investor Relations
Julie Creed
Vice-President, Investor Relations
Telephone: (312) 201-4803
julie.creed@cgiusa.com

Ronald White Director, Investor Relations Telephone: (514) 841-3230 ronald.white@cgi.ca

www.cgi.ca

CGI Reports Strong Growth in Second Quarter of Fiscal 2002

CGI reported strong unaudited results for its second quarter ended March 31, 2002. All figures are in Canadian dollars unless otherwise indicated.

Second Quarter Highlights

- o Revenue of \$539.2 million was 44.2% higher than the comparable period one year ago and 3.5% higher sequentially. Year-over-year organic growth was 14.9% in the second quarter
- o Net earnings in the second quarter increased 49.5% to \$33.2 million, from comparable cash net earnings of \$22.2 million in the same quarter a year ago. Net earnings per share of \$0.09 for the quarter were up 12.5% over comparable cash net earnings per share of \$0.08 reported for the second quarter of

- fiscal 2001, despite a 31.7% increase in weighted average number of shares outstanding
- o Operating cash flow was up 63.9% year-over-year to \$57.4 million
- o Backlog of signed contracts stands at \$9.1\$ billion with a weighted average remaining contract term of 6.8 years
- o Current pipeline of bids for large outsourcing contracts being reviewed by potential clients remains robust at \$5\$ billion
- o In accordance with new Canadian Institute of Chartered Accountants recommendations, we concluded our assessment of the goodwill and will not record any impairment loss.

We are pleased with the financial results achieved in the quarter. The strong year-over-year and sequential growth was a function of solid demand for our IT services from new and existing clients, in all verticals and across all geographic areas, especially in Canada. While achieving strong financial results, we also continued to strengthen our operations and position ourselves for future growth, particularly in the US market.

Operating Highlights

In order for CGI to focus more intently on geographical areas with the highest growth potential, namely North America and Europe, CGI's Australian and Japanese operations were recently divested in separate transactions. The combined revenue for these two units had been approximately \$9 million on an annualized basis, and there was no impact on the consolidated statement of earnings for the sale of these units.

On April 2, 2002, we acquired Albany, New York based Rapid Application Developers, Inc. ("RAD") as part of our ongoing, niche acquisition strategy. RAD was acquired to enhance CGI's presence in the state government sector in Northeast United States. RAD had revenue last year of US\$4.2 million in the government sector.

Finally, in a continuing effort to maximize the opportunities for CGI's future growth, we made adjustments to our organizational structure. Effective immediately, Satish Sanan becomes Vice-Chairman of CGI, reporting directly to me, and is responsible for pursuing large IT and business process services outsourcing opportunities in the US. Daniel Rocheleau, Executive Vice-President and Chief Engineering Officer, will continue his responsibility for the development of large strategic outsourcing and partnership initiatives for CGI in Canada and Europe. Michael Roach, who already managed more than 70% of CGI's operations as President, Canada & Europe, becomes President and Chief Operating Officer, with responsibility for the continuity of all CGI operations. Joseph Saliba becomes President, US, assuming operational responsibilities for the US in addition to leading the Business Process Services unit. Joseph now reports to Michael Roach.

CGI's opportunity for growth as a leading North American provider of IT services is tremendous and we are fully intent on leveraging our potential. Especially in the US, where we see increasing demand for our service offering, we believe that these adjustments to our organizational structure will strengthen our ability to pursue new business initiatives and improve operational efficiencies.

Our strong growth will continue to be driven by a combination of strategic acquisitions and organic growth initiatives. Additionally, we have established a diversified client base of more than 3,000 companies and enjoy strong recurring revenue from long-term outsourcing contracts. As such, CGI's continued growth is not solely dependent on winning large IT and business process outsourcing contracts. However, our position as the leading IT services provider in Canada and our growing recognition in the US, partly a result of a number of successful marketing initiatives, has fueled a robust pipeline of \$5 billion in outstanding proposals. Our strong financial position, flexible client partnerships, and unique global delivery model give us confidence in the ability to turn this

pipeline into backlog and deliver even stronger results going forward.

Serge Godin Chairman and Chief Executive Officer April 23, 2002

Management's Discussion and Analysis of Financial Position and Results of Operations Second quarter ended March 31, 2002

The following discussion and analysis should be read in conjunction with financial statements for the six months ended March 31, 2002, with the Management's Discussion and Analysis of Financial Position and Results of Operations ("MD&A") in the fiscal 2001 annual report, including the section on risks and uncertainties; and with the notes to the financial statements for the second quarter of fiscal year 2002 and in the fiscal 2001 annual report. All dollar amounts are in Canadian dollars unless otherwise indicated.

Revenue

Revenue for the second quarter ended March 31, 2002 increased 44.2% to \$539.2 million, from \$374.0 million in the same quarter last year, and was up 3.5% sequentially over first quarter revenue of \$520.8 million. Organic growth represented 14.9% during the quarter. In addition to good organic growth in the quarter, the increase in revenue also reflects the contribution of acquisitions completed in the past year.

In the second quarter, revenue from long-term outsourcing contracts represented 72% of the Company's total revenue, including 15% from business processing services, while project oriented consulting and systems integration work represented 28%. Geographically, contribution to revenue was similar to last quarter, with clients in Canada representing 72%; clients in the US representing 21%; and all other regions, 7%. CGI improved its position as a leading IT services provider in the financial services sector, which represented 41% of revenue; while telecom represented 25%; government, 16%; manufacturing, retail and distribution, 15%; utilities and services, 2%; and healthcare, 1%.

For the first six months of fiscal 2002, revenue increased 49.7% to \$1,060.0 million, up from \$708.2 million in the corresponding period of 2001.

Operating Expenses

The costs of services, selling and administrative expenses were \$454.7 million, or 43.5% higher than the prior year. Total operating expenses, which also include research and development, represented 85.1% of revenue, an improvement from 85.6% in the second quarter of fiscal 2001 and a slight improvement from an expense ratio of 85.2% in the first quarter of fiscal 2002.

Depreciation and Amortization

Depreciation and amortization of fixed assets increased to \$11.3 million, from 7.9 million in the previous year. The year-over-year increase reflected the fact that additional business and assets were acquired in the course of acquisitions and through the signing of large outsourcing contracts.

Amortization of contract costs and other long-term assets increased year-over-year to \$11.9 million, from \$6.3 million in fiscal 2001, mainly as a result of the capitalization of contract costs following the signing of large outsourcing contracts.

Sequentially, the increase in depreciation and amortization of fixed assets was negligible. The decrease in amortization of contract costs and other long-term assets, quarter over quarter, stems from the fact that no new major outsourcing contract was initiated in the quarter, thus resulting in no incremental

amortization. The decrease also reflects the fact that certain contract costs had been fully amortized in the previous quarter.

Income Taxes

The effective income tax rate was 41.6% in the second quarter of fiscal 2002 compared with 43.6% for the second quarter of fiscal 2001 and 41.3% for the first quarter of fiscal 2002. The decrease in the effective income tax rate compared with last year is a result of the combined effect of two developments. First, there was a reduction in the tax loss incurred by foreign subsidiaries (namely in the US and Europe) in the second quarter of 2002 over the same period in 2001, for which a valuation allowance had been provided against the future tax benefit. Second, there was a general Canadian statutory tax rate reduction in fiscal 2002 compared with fiscal 2001.

Amortization of Goodwill, Net of Income Taxes

Effective October 1, 2001, CGI stopped amortizing goodwill. Accordingly, net earnings reported for quarters since October 1, 2001 and earnings before amortization of goodwill (cash net earnings) reported for quarters prior to that date, are equivalent. For purposes of clarity and ease of comparison, CGI compares net earnings results to cash net earnings figures provided in year-over-year comparisons.

Net Earnings

Net earnings in the second quarter of fiscal 2002 increased 49.5% to \$33.2 million, against comparable cash net earnings of \$22.2 million in the same quarter a year ago, and were 8.4% higher sequentially, compared with \$30.6 million reported in the first quarter. Net earnings per share of \$0.09 for the quarter were up 12.5% over \$0.08 reported for the second quarter of fiscal 2001, and comparable to \$0.08 reported in the first quarter. Net earnings per share increased, despite a 31.7% year-over-year and 2.8% sequential increase in weighted average number of shares outstanding. The net margin improved to 6.2%, compared with 5.9% in the first quarter and 4.1% in the second quarter of fiscal 2001.

Net earnings for the first six months of fiscal 2002 totalled 63.8 million, an increase of 66.4% from 838.3 million reported for the same period one year ago. Net earnings per share of 80.17 in the period were up 21.4% over comparable cash net earnings of 80.14 reported in the first six months of 2001.

Liquidity and Financial Resources

CGI maintains a strong balance sheet and cash position, which together with bank credit lines are sufficient to support the Company's growth strategy and represent a competitive strength when proposing on outsourcing contracts. At March 31, 2002, the total credit facilities available amounted to \$218.1 million. At March 31, 2002, CGI had cash and cash equivalents of \$152.5 million, compared with \$155.8 million at December 31, 2001.

Operating cash flow (operating cash flow represents cash provided by operating activities before changes in working capital items) in the second quarter improved to \$57.4 million, compared with \$35.0 million in the second quarter a year ago and \$43.3 million in the first quarter of fiscal 2002. The yearoveryear and sequential improvements in operating cash flow

Management's Discussion and Analysis of Financial Position and Results of Operations Second quarter ended March 31, 2002

largely reflect the improvement in net earnings along with an increase in the depreciation of fixed assets, the amortization of contract costs and other long-term assets and deferred credits and other long-term liabilities related to the acquisitions and large outsourcing contracts closed in the year and changes

in future income taxes.

As at March 31, 2002, CGI's long-term debt totalled \$38.6\$ million, compared with \$54.7\$ million at December 31, 2001.

Accounting Changes

On October 1, 2001, the Company adopted the new recommendations of the Canadian Institute of Chartered Accountants ("CICA") Handbook Sections 1581, Business Combinations, and 3062, Goodwill and Other Intangible Assets. Under the revised Section 1581, all business combinations are accounted for using the purchase method. Additionally, under Section 3062, goodwill and intangible assets with an indefinite life are no longer amortized to earnings and are assessed for impairment on an annual basis, including a transitional impairment test whereby any resulting impairment will be charged to opening retained earnings. In fiscal 2002, the effect of the non-amortization of goodwill will result in an increase in the consolidated net earnings of approximately \$28,800,000. The Company has completed the transitional impairment test and concluded that no goodwill impairment charge needs to be recorded.

The CICA also issued Handbook Section 3870, Stock-based Compensation and Other Stock-based Payments. This new section, which is effective for fiscal years commencing on or after January 1, 2002, establishes standards for the recognition, measurement and disclosure of stock-based compensation made in exchange for goods and services. The section requires the use of the fair value method to account for awards to non-employees and direct awards of stock to employees and encourages, but does not require, the use of the fair value method to account for stock-based compensation costs arising from awards to employees. The new standard requires pro forma disclosures relating to net earnings and earnings per share figures as if the fair value method of accounting had been used. The Company is currently evaluating the effect that implementation will have on its Consolidated Financial Statements.

Forward-Looking Statements

All statements in this MD&A that do not directly and exclusively relate to historical facts constitute "forwardlooking statements" within the meaning of the Private Securities Litigation Reform Act of 1995. These statements represent CGI Group Inc.'s intentions, plans, expectations and beliefs, and are subject to risks, uncertainties and other factors, of which many are beyond the control of the Company. These factors could cause actual results to differ materially from such forward-looking statements.

These factors include, and are not restricted to, the timing and size of contracts, acquisitions and other corporate developments; the ability to attract and retain qualified employees; market competition in the rapidly evolving information technology industry; general economic and business conditions; foreign exchange and other risks identified in the MD&A in CGI Group Inc.'s Annual Report or Form 40-F filed with the U.S. Securities and Exchange Commission ("SEC"); the Company's Annual Information Form filed with the Canadian securities commissions; on the Registration Statement on Form F-4 filed with the SEC in connection with the acquisition of IMRglobal; and with the Forms 10-K and 10-Q of IMRglobal filed with the SEC for the periods ended December 31, 2000 and March 31, 2001 respectively. All of the risk factors included in these filed documents are included here by reference. CGI disclaims any intention or obligation to update or revise any forward-looking statements, whether as a result of new information, future events or otherwise.

Consolidated Financial Statements of CGI Group Inc. For the six months ended March 31, 2002

Consolidated Statements of Earnings (in thousands of Canadian dollars, except per share amounts) (unaudited)

	Three ended	e mont March
	2002	
	\$	
Revenue	539,199	3
Operating expenses Costs of services, selling and administrative expenses Research	454,717 4,277	3
	458 , 994	3
Earnings before the under-noted:	80,205	
Depreciation and amortization of fixed assets Amortization of contract costs and other long-term assets	11,267 11,853	
	23,120	
Earnings before the following items:	57,085	
Interest Long-term debt Other	(491) 270	
	(221)	
Earnings before income taxes, entity subject to significant influence and amortization of goodwill Income taxes	56,864 23,677	
Earnings before entity subject to significant influence and amortization of goodwill Entity subject to significant influence	33,187	
Earnings before amortization of goodwill Amortization of goodwill, net of income taxes	33,187	
Net earnings	33,187	
Weighted average number of outstanding Class A subordinate shares and Class B shares	379,617,757	288,2
Basic and diluted earnings per share before amortization of goodwill (Note 2)	0.09	
Basic and diluted earnings per share (Note 2)	0.09	

Consolidated Statements of Retained Earnings (in thousands of Canadian dollars) (unaudited)

Three mont

	ended March
	2002
	\$
Retained earnings, beginning of period	272,757 1
Share issue costs (Note 2) Net earnings	33,187
Retained earnings, end of period	305,944 2
Consolidated Financial Statements of CGI Group Inc. For the six months ended March 31, 2002	
Consolidated Balance Sheets (in thousands of Canadian dollars) (unaudited)	
	As at March 31
Assets	
Current assets Cash and cash equivalents	1
Accounts receivable	3
Income taxes Work in progress	
Prepaid expenses and other current assets Future income taxes	
	· · · · · · · · · · · · · · · · · · ·
Fixed assets	1
Contract costs and other long-term assets Future income taxes	3
Goodwill	1,1
	2,2
Liabilities	
Current liabilities	
Accounts payable and accrued liabilities Deferred revenue	2
Income taxes	
Future income taxes Current portion of long-term debt	
Future income taxes	4
Long-term debt	
Deferred credits and other long-term liabilities	

Shareholders' equity	
Capital stock (Note 2)	1,3
Contributed surplus	
Warrants (Note 2)	
Retained earnings	3
Foreign currency translation adjustment	
	1,6
	2,2

Consolidated Financial Statements of CGI Group Inc. For the six months ended March 31, 2002

Consolidated Statements of Cash Flows (in thousands of Canadian dollars) (unaudited)

	Three months ended Mar
	2002
	\$
Operating activities	
Net earnings	33,187
Adjustments for	
Depreciation and amortization of fixed assets Amortization of contract costs and other	11,267
long-term assets	11,853
Amortization of goodwill	_
Deferred credits and other long-term liabilities	(8,633)
Future income taxes	12,594
Foreign exchange (gain) loss	(2,904)
Entity subject to significant influence	- -
	57 , 364
Changes in working capital items:	
Accounts receivable	(21,223)
Work in progress	(8,549)
Prepaid expenses and other current assets	9,099
Accounts payable and accrued liabilities	(30,903)
Income taxes	11,036
Deferred revenue	11,761
	(28,779)
Cash provided by operating activities	28,585
Financing activities	
Net variation of credit facility	(15,003)
Decrease of other long-term debts	(885)

Issuance of shares Share issue costs	1,690
Cash (used for) provided by financing activities	(14,198)
Investing activities Business acquisitions (net of cash) (Note 3) Purchase of fixed assets Contract costs and other long-term assets	(1,301) (7,902) (9,693) (
Cash used for investing activities	(18,896) (
Foreign exchange gain on cash held in foreign currencies	1,228
Net (decrease) increase in cash and cash equivalents Cash and cash equivalents at beginning of period	(3,281) (155,830
Cash and cash equivalents at end of period	152 , 549
Interest paid Income taxes paid	407 12,099

Notes to the Consolidated Financial Statements (tabular amounts only are in thousands of Canadian dollars, except share data) (unaudited)

Note 1 - Summary of significant accounting policies These interim Consolidated Financial Statements should be read in conjunction with the Consolidated Financial Statements of the Company and notes thereto for the year ended September 30, 2001.

These interim Consolidated Financial Statements have been prepared in accordance with Canadian generally accepted accounting principles, using the same accounting policies as outlined in Note 2 to the Consolidated Financial Statements for the year ended September 30, 2001, except as noted below. Certain comparative figures in the Consolidated Financial Statements have been reclassified to conform to the current period presentation.

On October 1, 2001, the Company adopted the new recommendations of the Canadian Institute of Chartered Accountants ("CICA") Handbook Sections 1581, Business Combinations, and 3062, Goodwill and Other Intangible Assets. Under the revised Section 1581, all business combinations are accounted for using the purchase method. Additionally, under Section 3062, goodwill and intangible assets with an indefinite life are no longer amortized to earnings and are assessed for impairment on an annual basis, including a transitional impairment test whereby any resulting impairment will be charged to opening retained earnings. In fiscal 2002, the effect of the non-amortization of goodwill will result in an increase in the consolidated net earnings of approximately \$28,800,000. The Company has completed the transitional impairment test and concluded that no goodwill impairment charge needs to be recorded.

The CICA also issued Handbook Section 3870, Stock-based Compensation and Other Stock-based Payments. This new section which is effective for fiscal years commencing on or after January 1, 2002, establishes standards for the recognition, measurement and disclosure of stock-based compensation made in exchange for goods and services. The section requires the use of the fair value

method to account for awards to non-employees and direct awards of stock to employees and encourages, but does not require, the use of the fair value method to account for stock-based compensation costs arising from awards to employees. The new standard requires pro forma disclosures relating to net earnings and earnings per share figures as if the fair value method of accounting had been used. The Company is currently evaluating the effect that implementation will have on its Consolidated Financial Statements.

Note 2 - Capital stock and warrants

Capital stock - Class A subordinate shares carrying one vote per share, participating equally with Class B shares with respect to the payment of dividends and convertible into Class B shares under certain conditions in the event of certain takeover bids on Class B shares.

Class B shares, carrying 10 votes per share, participating equally with Class A subordinate shares with respect to the payment of dividends and convertible at any time at the option of the holder into Class A subordinate shares.

Options - Under a Stock option plan for certain employees and directors of the Company and its subsidiaries, the Board of Directors may grant, at its discretion, options to purchase company stock to certain employees and directors of the Company and of its subsidiaries. The exercise price is established by the Board of Directors but may not be lower than the average closing price for Class A subordinate shares over the five business days preceeding the date of grant. Options generally vest one to three years from the date of the grant and must be exercised within a 10-year period, except in the event of retirement, termination of employment or death.

Warrants - In connection with the signing of a strategic outsourcing contract and of a business acquisition, the Company granted warrants entitling the holders to subscribe to up to 5,118,210 Class A subordinate shares. The exercise prices were determined using the average closing price for Class A subordinate shares at a date and for a number of days around the respective transaction dates. The warrants vest upon signature of the contracts or date of business acquisition and have an exercise period of five years. As at March 31, 2002, there were 5,118,210 warrants issued and outstanding, 4,000,000 of which are exercisable at a price of \$6.55 per share and expire April 30, 2006 and remaining 1,118,210 are exercisable at a price of \$8.88 per share expiring June 13, 2006. The fair values of the warrants were estimated at their respective grant dates at \$19,655,000 using the Black-Scholes option pricing model with the following assumptions: risk-free interest rate of 4.9%, dividend yield of 0.0%, expected volatility of 57.7% and expected life of five years.

In addition to the warrants to purchase up to 5,118,210 Class A subordinate shares referred to above and issued in connection with the signing of a strategic outsourcing contract and of a business acquisition the "Initial Warrants", CGI issued to the Majority Shareholders and BCE warrants (the "Pre-emptive Rights Warrants") to subscribe in the aggregate up to 3,865,014 Class A subordinate shares and 697,044 Class B shares pursuant to the exercise of their pre-emptive rights contained in the articles of incorporation of CGI, with substantially similar terms and conditions as those of the Initial Warrants. The Pre-emptive Rights Warrants may be exercised by BCE and the Majority Shareholders only to the extent that the holders of the Initial Warrants exercise such Initial Warrants.

Notes to the Consolidated Financial Statements (tabular amounts only are in thousands of Canadian dollars, except share data) (unaudited)

Note 2 - Capital stock and warrants (cont'd)

Furthermore, subject to regulatory approval, the Company has undertaken in favour of a holder of Initial Warrants to purchase up to 4,000,000 Class A subordinate shares to issue promptly after April 30, 2006 (the "Expiration Date") replacing warrants (the "Extended Warrants") to purchase Class A subordinate shares equal to the number of Class A subordinate shares not purchased by such holder under terms of the Initial Warrants on the Expiration Date. The Extended Warrants will have substantially similar terms and conditions as those of the Initial Warrants, except for the exercise price which will be based upon the closing price of the Class A subordinate shares on the TSE on the date preceding the issuance of the Extended Warrants.

The following table presents information concerning capital stock issued and paid and all stock options and warrants as at March 31, 2002:

Number of shares issued and paid

Class A subordinate shares

Class B shares

Total capital stock

Number of stock options (Class A subordinate shares)

Number of warrants (Class A subordinate shares)

Number of shares reflecting the potential exercise of stock options and warrants

Number of Shares refrecting the potential exercise of Stock options and Warrants

As at March 31, 2002 and September 30, 2001, (after giving retroactive effect of the subdivision of the Company's shares that occured on August 12, 1997, December 15, 1997, May 21, 1998 and January 7, 2000), the Class A subordinate shares and the Class B shares changed as follows:

March 31, 2002 ______ Class A | subordinate shares | Class B shares | sub ______| Number Amount | Number Amount | N \$ | 327,032,717 1,159,337 | 40,799,774 54,205 | 240,75 Balance, beginning of period 11,110,000 124,988 | - - | Issued for cash(1) Issued as consideration for business - | - | 85,83 Fair value of options issued as consideration - - | - - | 44 for business acquisitions Options exercised 850,656 4,295 | Balance, end of period 338,993,373 1,288,620 |40,799,774 54,205 |327,03 ______

The following table presents information concerning all stock options granted to certain employees and directors by the Company as at March 31, 2002 and September 30, 2001.

		Mama	h 21 2002	
		Marc.	h 31, 2002 	
Number of options				l
Outstanding, beginning of period Granted			24,223,852	
Granted Granted as consideration for business acquisition	ons		845 , 159 -	
Exercised			(850,656)	
Forfeited and expired			(699 , 763)	
Outstanding, end of period			23,518,592	
Notes to the Consolidated Financial Statements	ian dallara	over the second	N	
(tabular amounts only are in thousands of Canada (unaudited)	ian dollars, (except share data)	
Note 2 - Capital stock and warrants (cont'd) Earnings per share				
The following table sets forth the computation (of basic and di	luted earnings pe	r	
share for the three and six months ended March	31, 2002 and 20	01.		
			2002	
		Number of shares		
	(numerator)	(denominator)	amount	(nu
	\$		\$	
Net earnings available to common shareholders	33,187	379,617,757	0.09	
Dilutive options		4,389,683		
Dilutive warrants		3,480,452		
Net earnings available to common shareholders				
and assumed conversions				
		387,487,892		
		387,487,892		
		387,487,892		
		387,487,892		
		387,487,892	0.09	
			0.09	
		387,487,892	2002	
	Net earnings		0.09 2002 Per share	 Net
	Net earnings	Number of shares	0.09 2002 Per share	 Net (nu

Net earnings available to common shareholders 63,799 374,455,980 0.17 |

Dilutive options

4,353,465

Dilutive warrants		3,387,383	1
Net earnings available to common shareholders and assumed conversions	63 , 799	382,196,828	0.17

Note 3 - Business acquisition

During the three months ended March 31, 2002, the Company finalized the purchase price allocation of IMRglobal Corp. ("IMR") acquired by the Company on July 27, 2001. From the initial price allocation as per Note 9 to the Consolidated Financial Statements of the Company for the year ended September 30, 2001, this final assessment resulted in an increase of Contract costs and other long-term assets of \$7,577,000, a decrease of Goodwill of \$4,925,000 and a decrease of Future income taxes of \$2,652,000.

During the three months ended March 31, 2002, the Company also finalized the initial purchase price allocation for other acquisitions completed during 2001. In addition, AGTI Consulting Services Inc., in which the Company holds a 49% interest, increased its interest in one of its own subsidiary. The net effect of these transactions totalled \$1,301,000 as follows:

	Total
	\$
Working capital items	103
Fixed assets	26
Goodwill	1,172
	1,301

Notes to the Consolidated Financial Statements (tabular amounts only are in thousands of Canadian dollars, except share data) (unaudited)

Note 4 - Segmented information

Effective October 1, 2001, the Company changed its organizational structure. The Company has three strategic business units ("SBU"), organized according to the following breakdown: Canada and Europe, US and Asia Pacific, and Business Process Services ("BPS"). The Company evaluates each SBU's performance under this structure and reports segmented information on that basis.

The following presents $\,$ information on the Company's operations based on its new organizational structure.

As at and for the three months ended March 31, 2002	Canada and	US and	exp
	Europe	Pacific	BPS
	\$	\$	\$
Revenue	445,540	82,107	22,387
Operating expenses	360,062	75,552	17,652
Earnings before the under-noted: Depreciation and amortization	85,478	6,555	4,735
	18,588	2,648	1,075

Earnings before interest, income taxes and amortization of goodwill	66,890	3 , 907	3 , 660
Total assets	1,195,031	774 , 629	87 , 567
As at and for the three months ended March 31, 2001			
Revenue Operating expenses	324,482 258,072		18,497 13,873
Earnings before the under-noted: Depreciation and amortization	66,410 12,773	(7,034) 498	4,624 731
Earnings before interest, income taxes and amortization of goodwill	53,637	(7,532)	3 , 893
Total assets	849 , 645	132,305	77 , 892
As at and for the six months ended March 31, 2002 Revenue Operating expenses	876,238 715,428	176,603 165,145	42,491 32,403
Earnings before the under-noted: Depreciation and amortization		11,458 6,807	10,088 1,845
Earnings before interest, income taxes and amortization of goodwill	123,090	4,651	8,243
Total assets	1,195,031	774 , 629	87 , 567
As at and for the six months ended March 31, 2001			
Revenue Operating expenses	618,509 504,219	74,807 84,339	36,657 28,400
Earnings before the under-noted: Depreciation and amortization	114,290 23,455	(9,532) 1,086	8,257 1,490
Earnings before interest, income taxes, entity subject to significant influence and amortization of goodwill	90,835	(10,618)	6,767
Total assets	849 , 645	132,305	77 , 892

Notes to the Consolidated Financial Statements (tabular amounts only are in thousands of Canadian dollars, except share data) (unaudited)

Note 5 - Subsequent events

On April 2, 2002, the Company acquired all of the outstanding shares of Rapid Application Developers Inc., for a total consideration of \$6,371,000. This amount was paid through a cash payment of \$4,110,000 and an issuance of 210,739 shares of the Company for a value of \$2,261,000.

On April 17, 2002, the Company sold its Japanese operations for a total cash consideration of \$9,449,000.

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.

CGI GROUP INC. (Registrant)

Date: May 8, 2002 By /s/ Paule Dore

Name: Paule Dore

Title: Executive Vice President and Chief Corporate Officer

and Secretary