

SCIENTIFIC GAMES CORP
Form 10-Q/A
August 14, 2003

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**UNITED STATES
SECURITIES AND EXCHANGE COMMISSION**

Washington, D. C. 20549

**Form 10-Q/A
Amendment No. 1**

(Mark One)

**QUARTERLY REPORT PURSUANT TO SECTION 13 OR 15(d) OF THE SECURITIES
EXCHANGE ACT OF 1934**

For the quarterly period ended June 30, 2002

OR

**TRANSITION REPORT PURSUANT TO SECTION 13 OR 15(d) OF THE SECURITIES
EXCHANGE ACT OF 1934**

Commission File number: 0-13063

SCIENTIFIC GAMES CORPORATION

(Exact name of registrant as specified in its charter)

Delaware
(State or other jurisdiction of
incorporation or organization)

81-0422894
(I.R.S. Employer
Identification No.)

750 Lexington Avenue, New York, New York 10022

(Address of principal executive offices)

(Zip Code)

(212) 754-2233

(Registrant's telephone number, including area code)

Indicate by check mark whether the registrant (1) has filed all reports to be filed by Section 13 or 15(d) of the Securities Exchange Act of 1934 during the preceding 12 months (or for such shorter period that the registrant was required to file such reports), and (2) has been subject to

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such filing requirements for the past 90 days.

Yes No

APPLICABLE ONLY TO CORPORATE ISSUERS:

Indicate the number of shares outstanding of each of the issuer's classes of common stock as of August 13, 2002:

Class A Common Stock: 57,452,925

Class B Common Stock: None

SCIENTIFIC GAMES CORPORATION AND SUBSIDIARIES

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EXPLANATORY NOTE

This Amendment No. 1 on Form 10-Q/A filed by Scientific Games Corporation (the "Company") amends the Company's Quarterly Report on Form 10-Q for the quarterly period ended June 30, 2002.

Subsequent to the filing of such Quarterly Report, it was determined that a portion of the deferred tax asset, in the form of a net operating loss carryforward, recognized by the Company in the fourth quarter of 2002 should have been recognized at the time of the Company's acquisition of Scientific Games Holdings Corp. ("SGHC") on September 6, 2000 as a reduction to the goodwill resulting from the acquisition of SGHC. Accordingly, the Company has amended and restated its consolidated financial statements as of and for the year ended October 31, 2000, the two-month period ended December 31, 2000, each of the quarterly periods in the years ended December 31, 2001 and 2002, and the years ended December 31, 2001 and 2002. This Form 10-Q/A is being filed to give effect to such amendments and restatements by amending and restating the following sections of the Company's Quarterly Report: (i) Financial Statements (including the Notes to Consolidated Financial Statements) (Part I, Item 1); and (ii) Management's Discussion and Analysis of Financial Condition and Results of Operations (Part I, Item 2). For convenience, Parts I and II of the Company's Quarterly Report are included in their entirety in this Form 10-Q/A, although the items therein are not amended except as specifically indicated in this explanatory note. In addition to the foregoing amendments, (x) Item 6 of Part II (Exhibits and Reports on Form 8-K) is being amended to include currently dated certifications of the Company's Chief Executive Officer and Chief Financial Officer pursuant to Section 906 of the Sarbanes-Oxley Act of 2002 as Exhibits 99.1 and 99.2, respectively, and (y) the Quarterly Report is also being amended to include currently dated certifications of the Company's Chief Executive Officer and Chief Financial Officer pursuant to Section 302 of the Sarbanes-Oxley Act of 2002. No other information in the Company's Quarterly Report is being amended by this Form 10-Q/A.

The Company has not updated the information in this Form 10-Q/A to speak as of a date after the filing of the Company's Quarterly Report, and this Form 10-Q/A does not amend or update the information in such Quarterly Report in any way other than to give effect to the amendments and restatements described above, to the extent specified.

**SCIENTIFIC GAMES CORPORATION AND SUBSIDIARIES
CONSOLIDATED BALANCE SHEETS**

(In thousands, except per share amounts)

	Restated December 31, 2001	Restated June 30, 2002
	(Audited)	(Unaudited)
ASSETS		
Current assets:		
Cash and cash equivalents	\$ 12,649	6,828
Restricted cash	708	770
Accounts receivable, net of allowance for doubtful accounts	50,410	53,094
Inventories	19,547	28,660
Prepaid expenses, deposits and other current assets	14,829	13,444
	<u>98,143</u>	<u>102,796</u>
Total current assets	98,143	102,796
Property and equipment, at cost	364,837	386,176
Less accumulated depreciation	168,049	185,932
	<u>196,788</u>	<u>200,244</u>

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	Restated December 31, 2001	Restated June 30, 2002
Net property and equipment	196,788	200,244
Goodwill, net	179,099	182,734
Other intangible assets, net	60,169	58,620
Other assets and investments	51,597	51,112
Total assets	\$ 585,796	595,506

LIABILITIES AND STOCKHOLDERS' EQUITY

Current liabilities:		
Current installments of long-term debt	\$ 9,437	12,258
Accounts payable	26,632	27,675
Accrued liabilities	51,118	45,620
Interest payable	8,381	8,516
Total current liabilities	95,568	94,069
Deferred income taxes	16,250	23,573
Other long-term liabilities	23,440	25,960
Long-term debt, excluding current installments	430,298	420,622
Total liabilities	565,556	564,224
Commitments and contingencies		
Stockholders' equity:		
Convertible preferred stock, par value \$1.00 per share, 2,000 shares authorized, 1,220 and 1,256 shares outstanding at December 31, 2001 and June 30, 2002, respectively	1,220	1,256
Class A common stock, par value \$0.01 per share, 99,300 shares authorized, 41,203 and 43,063 shares outstanding at December 31, 2001 and June 30, 2002, respectively	412	431
Class B non-voting common stock, par value \$0.01 per share, 700 shares authorized, none outstanding		
Additional paid-in capital	275,510	281,833
Accumulated losses	(246,383)	(244,924)
Treasury stock, at cost	(135)	(1,418)
Accumulated other comprehensive loss	(10,384)	(5,896)
Total stockholders' equity	20,240	31,282
Total liabilities and stockholders' equity	\$ 585,796	595,506

See accompanying notes to consolidated financial statements.

CONSOLIDATED STATEMENTS OF OPERATIONS

Three Months Ended June 30, 2001 and 2002
(Unaudited, in thousands, except per share amounts)

	Restated 2001	Restated 2002
	<u> </u>	<u> </u>
Operating revenues:		
Services	\$ 91,640	96,760
Sales	20,933	17,507
	<u> </u>	<u> </u>
	112,573	114,267
	<u> </u>	<u> </u>
Operating expenses (exclusive of depreciation and amortization shown below):		
Services	57,948	55,237
Sales	12,014	11,676
Amortization of service contract software (Note 2)	1,065	1,214
	<u> </u>	<u> </u>
	71,027	68,127
	<u> </u>	<u> </u>
Total gross profit	41,546	46,140
Selling, general and administrative expenses	14,021	15,753
Depreciation and amortization	12,014	9,669
	<u> </u>	<u> </u>
Operating income	15,511	20,718
	<u> </u>	<u> </u>
Other deductions:		
Interest expense	12,708	11,561
Other income	(63)	(161)
	<u> </u>	<u> </u>
	12,645	11,400
	<u> </u>	<u> </u>
Income before income tax expense	2,866	9,318
Income tax expense	1,483	1,196
	<u> </u>	<u> </u>
Net income	1,383	8,122
Convertible preferred stock paid-in-kind dividend	1,744	1,851
	<u> </u>	<u> </u>
Net income (loss) available to common stockholders	\$ (361)	6,271
	<u> </u>	<u> </u>
Basic and diluted net income (loss) per share:		
Basic net income (loss) available to common stockholders	\$ (0.01)	0.15
	<u> </u>	<u> </u>
Diluted net income (loss) available to common stockholders	\$ (0.01)	0.11
	<u> </u>	<u> </u>
Weighted average number of shares used in per share calculations:		
Basic shares	40,209	43,048
	<u> </u>	<u> </u>
Diluted shares	40,209	71,983
	<u> </u>	<u> </u>

	<u>Restated 2001</u>	<u>Restated 2002</u>
Pro forma net income available to common stockholders excluding amortization of goodwill and intangible assets with indefinite lives, net of tax benefit	\$ 1,818	
Pro forma diluted net income per share available to common stockholders, excluding amortization of goodwill and intangible assets with indefinite lives, net of tax benefit	\$ 0.05	

See accompanying notes to consolidated financial statements.

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**SCIENTIFIC GAMES CORPORATION AND SUBSIDIARIES
CONSOLIDATED STATEMENTS OF OPERATIONS**

**Six Months Ended June 30, 2001 and 2002
(Unaudited, in thousands, except per share amounts)**

	<u>Restated 2001</u>	<u>Restated 2002</u>
Operating revenues:		
Services	\$ 179,680	189,263
Sales	45,001	31,976
	<u>224,681</u>	<u>221,239</u>
Operating expenses (exclusive of depreciation and amortization shown below):		
Services	116,061	108,486
Sales	26,721	20,914
Amortization of service contract software (Note 1)	1,957	2,423
	<u>144,739</u>	<u>131,823</u>
Total gross profit	79,942	89,416
Selling, general and administrative expenses	28,646	30,113
Depreciation and amortization	24,241	18,866
Operating income	<u>27,055</u>	<u>40,437</u>
Other deductions:		
Interest expense	26,288	23,012
Other (income) expense	181	(229)
	<u>26,469</u>	<u>22,783</u>
Income before income tax expense	586	17,654

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	<u>Restated 2001</u>	<u>Restated 2002</u>
Income tax expense	2,197	12,541
Net income (loss)	(1,611)	5,113
Convertible preferred stock paid-in-kind dividend	3,443	3,654
Net income (loss) available to common stockholders	\$ (5,054)	1,459
Basic and diluted net income (loss) per share:		
Basic net income (loss) available to common stockholders	\$ (0.13)	0.03
Diluted net income (loss) available to common stockholders	\$ (0.13)	0.03
Weighted average number of shares used in per share calculations:		
Basic shares	40,186	42,546
Diluted shares	40,186	49,411
Pro forma net loss available to common stockholders excluding amortization of goodwill and intangible assets with indefinite lives, net of tax benefit	\$ (697)	
Pro forma diluted net loss per share available to common stockholders, excluding amortization of goodwill and intangible assets with indefinite lives, net of tax benefit	\$ (0.02)	

See accompanying notes to consolidated financial statements.

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**SCIENTIFIC GAMES CORPORATION AND SUBSIDIARIES
CONSOLIDATED STATEMENTS OF CASH FLOWS**

**Six Months Ended June 30, 2001 and 2002
(Unaudited, in thousands)**

	<u>Restated 2001</u>	<u>Restated 2002</u>
Cash flows from operating activities:		
Net income (loss)	\$ (1,611)	5,113
Adjustments to reconcile net income (loss) to cash provided by operating activities:		
Depreciation and amortization	26,198	21,289
Non-cash interest expense	1,191	1,225
Changes in operating assets and liabilities	(256)	(14,752)
Other	1,296	9,546
Total adjustments	28,429	17,308

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	Restated 2001	Restated 2002
Net cash provided by operating activities	26,818	22,421
Cash flows from investing activities:		
Capital expenditures	(3,616)	(6,628)
Wagering systems expenditures	(18,855)	(6,888)
Business acquisition, net of cash acquired		(4,104)
Increase in other assets and liabilities	(4,839)	(4,372)
Net cash used in investing activities	(27,310)	(21,992)
Cash flows from financing activities:		
Net borrowings (repayments) under lines of credit	5,900	(4,250)
Payments on long-term debt	(2,968)	(4,401)
Proceeds from the issuance of common stock	121	1,273
Net cash provided by (used in) financing activities	3,053	(7,378)
Effect of exchange rate changes on cash	(872)	1,128
Increase (decrease) in cash and cash equivalents	1,689	(5,821)
Cash and cash equivalents, beginning of period	6,488	12,649
Cash and cash equivalents, end of period	\$ 8,177	6,828
Supplemental disclosure of cash flow information:		
Cash paid (recovered) during the period for:		
Interest paid	\$ 27,809	22,000
Net income taxes	\$ (409)	(1,126)
Non-cash financing activity during the period:		
Convertible preferred stock paid-in-kind dividends	\$ 3,443	3,654

See accompanying notes to consolidated financial statements.

**SCIENTIFIC GAMES CORPORATION AND SUBSIDIARIES
NOTES TO CONSOLIDATED FINANCIAL STATEMENTS**

(Unaudited, in thousands, except per share amounts)

(1) Restatement of Previously Reported Financial Statements

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Subsequent to the issuance of the Company's consolidated financial statements for the year ended December 31, 2002 and the quarterly period ended March 31, 2003, it was determined that a portion of the deferred tax asset, in the form of a net operating loss carryforward ("NOL"), recognized in the fourth quarter of 2002 should have been recognized at the time of the acquisition of Scientific Games Holdings Corp. ("SGHC") on September 6, 2000 as a reduction to goodwill resulting from the acquisition of SGHC. As a result: (i) deferred tax assets recognized at the date of the acquisition of SGHC have been increased with a corresponding reduction in the carrying value of SGHC goodwill; (ii) goodwill amortization has been reduced for the periods from the date of acquisition of SGHC through December 31, 2001; and (iii) deferred income tax assets recognized during the period from the date of the acquisition of SGHC through December 31, 2002 have been adjusted to reflect the amount considered more likely than not realizable based on the reversing effect of taxable or deductible temporary differences and the Company's NOL. In addition, the Company's restated income tax expense for the first quarter of fiscal 2002 reflects a charge of \$9,790 related to the adoption of Statement of Financial Accounting Standards No. 142, Goodwill and Other Intangible Assets ("SFAS 142"), which caused the Company to reduce the recorded amount of its NOL to reflect the reduction in the amount of net taxable temporary differences that are expected to reverse during the NOL carryforward period because of the cessation of amortization of certain indefinite lived intangible assets. The restatements did not impact the amounts presented in the consolidated statements of cash flows for net cash provided by operating activities, net cash used in investing activities or net cash provided by or used in financing activities in any of the restated periods, although it did impact certain non-cash components of cash flows from operating activities.

Accordingly, the Company has amended and restated its consolidated financial statements for the year ended October 31, 2000, the two-month period ended December 31, 2000, each of the quarterly periods in the years ended December 31, 2001 and 2002 and the years ended December 31, 2001 and 2002. Conforming changes reflecting these revisions have been made in the Company's Management's Discussion and Analysis of Financial Condition and Results of Operations and Consolidated Financial Statements and Notes to Consolidated Financial Statements.

The effects of the restatement on previously reported consolidated financial statements at December 31, 2001 and for the quarter and six months ended June 30, 2001 and 2002 are summarized below.

	December 31, 2001		June 30, 2002					
	As Previously Reported	As Restated	As Previously Reported	As Restated				
Selected Balance Sheet Data:								
Goodwill, net	\$ 195,255	179,099	198,890	182,734				
Total assets	601,952	585,796	611,662	595,506				
Deferred income taxes	28,568	16,250	25,443	23,573				
Accumulated losses	(242,545)	(246,383)	(230,638)	(244,924)				
Total stockholders' equity	24,078	20,240	45,568	31,282				
Total liabilities and stockholders' equity	\$ 601,952	585,796	611,662	595,506				
	Quarter Ended June 30, 2001		Quarter Ended June 30, 2002		Six Months Ended June 30, 2001		Six Months Ended June 30, 2002	
	As Previously Reported	As Restated	As Previously Reported	As Restated	As Previously Reported	As Restated	As Previously Reported	As Restated
Depreciation and amortization	\$ 12,503	12,014	9,669	9,669	25,219	24,241	18,866	18,866
Operating income	15,022	15,511	20,718	20,718	26,077	27,055	40,437	40,437
Income (loss) before income tax expense	2,377	2,866	9,318	9,318	(392)	586	17,654	17,654
Income tax expense	437	1,483	962	1,196	105	2,197	2,093	12,541
Net income (loss)	1,940	1,383	8,356	8,122	(497)	(1,611)	15,561	5,113
Net income (loss) available to common stockholders	\$ 196	(361)	6,505	6,271	(3,940)	(5,054)	11,907	1,459
Basic and diluted net income (loss) per share:								
Basic net income (loss) available to common stockholders	\$ (0.00)	(0.01)	0.15	0.15	(0.10)	(0.13)	0.28	0.03
Diluted net income (loss) available to common stockholders	\$ (0.00)	(0.01)	0.12	0.11	(0.10)	(0.13)	0.21	0.03

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	Quarter Ended June 30, 2001		Quarter Ended June 30, 2002		Six Months Ended June 30, 2001		Six Months Ended June 30, 2002	
Weighted average number of shares used in per share calculations:								
Basic Shares	40,209	40,209	43,048	43,048	40,186	40,186	42,546	42,546
Diluted Shares	44,441	40,209	71,983	71,983	40,186	40,186	74,041	49,411

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(2) Consolidated Financial Statements

Basis of Presentation

The consolidated balance sheet as of June 30, 2002 and the consolidated statements of operations for the three and six months ended June 30, 2001 and 2002, and the consolidated statements of cash flows for the six months then ended, have been prepared by the Company without audit. In the opinion of management, all adjustments necessary to present fairly the financial position of the Company at June 30, 2002 and the results of its operations for the three and six months ended June 30, 2001 and 2002 and its cash flows for the six months ended June 30, 2001 and 2002 have been made.

Certain information and footnote disclosures normally included in financial statements prepared in accordance with accounting principles generally accepted in the United States of America have been condensed or omitted. These consolidated financial statements should be read in conjunction with the financial statements and notes thereto included in the Company's 2001 Annual Report on Form 10-K, as modified by the foregoing. The results of operations for the period ended June 30, 2002 are not necessarily indicative of the operating results for the full year.

Certain items in prior period's financial statements have been classified to conform with the current year presentation. The consolidated statements of operations reflect the reclassification of "amortization of service contract software" as a component of operating expenses, which amounts had been included in depreciation and amortization in previous filings.

Basic and Diluted Net Income (Loss) Per Share

The following represents a reconciliation of the numerator and denominator used in computing basic and diluted net income (loss) per share for the three and six months ended June 30, 2001 and 2002:

	Three Months Ended June 30,		Six Months Ended June 30,	
	Restated 2001	Restated 2002	Restated 2001	Restated 2002
Income (loss) (numerator)				
Net income (loss)	\$ 1,383	8,122	(1,611)	5,113
Convertible preferred stock paid-in-kind dividend	1,744	1,851	3,443	3,654
Net income (loss) available to common stockholders-basic	(361)	6,271	(5,054)	1,459
Add back convertible preferred stock paid-in-kind dividend (1)		1,851		
Net income (loss) available to common stockholders-diluted	\$ (361)	8,122	(5,054)	1,459
Shares (denominator)				
Basic weighted average common shares outstanding	40,209	43,048	40,186	42,546
Effect of diluted securities-stock options, warrants, convertible preferred shares and deferred shares (2)		28,935		6,865
Diluted weighted average common shares outstanding	40,209	71,983	40,186	49,411

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	<u>Three Months Ended June 30,</u>		<u>Six Months Ended June 30,</u>	
Basic and diluted per share amounts				
Basic net income (loss) per share available to common stockholders	\$ (0.01)	0.15	(0.13)	0.03
Diluted net income (loss) per share available to common stockholders (2)	\$ (0.01)	0.11	(0.13)	0.03

- (1) Convertible preferred stock paid-in-kind dividend is not included in the calculation of diluted net income per share in the three months ended June 30, 2002 since the preferred stock is assumed to have been converted.
- (2) Potential common shares are not included in the calculation of dilutive net loss per share in the three months and six months ended June 30, 2001 since the inclusion would be anti-dilutive.

At June 30, 2001 and 2002, the Company had outstanding stock options, warrants, Performance Accelerated Restricted Stock Units, convertible preferred stock and deferred shares, which could potentially dilute basic earnings per share in the future. (See Notes 13 and 14 to the Consolidated Financial Statements for the year ended December 31, 2001 in the Company's 2001 Annual Report on Form 10-K, as modified by the foregoing.)

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(3) Acquisition of Interest in SERCHI

On June 5, 2002 the Company completed the purchase of 65% of the equity of Serigrafica Chilena S.A. ("SERCHI"). Subsequent to the acquisition, the Company changed the name of SERCHI to Scientific Games Latino America S.A. The purchase price was approximately \$3,900 in cash and up to \$4,355 in cash or stock payable to SERCHI stockholders upon the achievement of certain financial performance levels of SERCHI over the next four years. The acquisition was recorded using the purchase method of accounting and the acquired assets and liabilities have been recorded at their estimated fair values at the date of acquisition. The excess of the purchase price over the fair values of the net assets acquired is currently estimated to be approximately \$2,575 and has been recorded as goodwill. The operating results of the SERCHI business have been included in the consolidated statements of operations since the date of acquisition. Had the operating results of SERCHI been included as if the transaction had been consummated on January 1, 2002, the pro forma operating results of the Company for the three and six month periods ended June 30, 2002 would not have been materially different.

(4) Business Segments

The following tables represent revenues, profits, depreciation and capital expenditures for the three and six months ended June 30, 2001 and 2002, and assets at June 30, 2001 and 2002, by business segment. Corporate expenses, interest expense and other (income) deductions are not allocated to business segments.

	<u>Three Months Ended June 30, 2001</u>				
	<u>Restated Lottery Group</u>	<u>Pari-Mutuel Group</u>	<u>Venue Management Group</u>	<u>Telecom- munications Products Group</u>	<u>Restated Totals</u>
Service revenues	\$ 55,548	20,271	15,821		91,640
Sales revenues	5,614	4,747		10,572	20,933
Total revenues	61,162	25,018	15,821	10,572	112,573

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Three Months Ended June 30, 2001

Cost of service	34,899	11,924	11,125		57,948
Cost of sales	3,265	2,906		5,843	12,014
Amortization of service contract software (Note 2)	339	726			1,065
Total operating expenses	38,503	15,556	11,125	5,843	71,027
Gross profit	22,659	9,462	4,696	4,729	41,546
Selling, general and administrative expenses	5,889	2,667	620	1,176	10,352
Depreciation and amortization	7,788	2,992	667	491	11,938
Segment operating income	8,982	3,803	3,409	3,062	19,256
Unallocated corporate expense					3,745
Consolidated operating income					\$ 15,511
Capital and wagering systems expenditures	\$ 11,266	1,615	172	68	13,121

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Three Months Ended June 30, 2002

	Lottery Group	Pari-Mutuel Group	Venue Management Group	Telecommunications Products Group	Totals
Service revenues	\$ 59,446	21,033	16,281		96,760
Sales revenues	5,897	1,557		10,053	17,507
Total revenues	65,343	22,590	16,281	10,053	114,267
Cost of service	32,550	11,808	10,879		55,237
Cost of sales	4,226	811		6,639	11,676
Amortization of service contract software (Note 2)	538	676			1,214
Total operating expenses	37,314	13,295	10,879	6,639	68,127
Gross profit	28,029	9,295	5,402	3,414	46,140
Selling, general and administrative expenses	7,041	2,499	685	1,075	11,300
Depreciation and amortization	5,805	2,872	435	470	9,582
Segment operating income	15,183	3,924	4,282	1,869	25,258
Unallocated corporate expense					4,540
Consolidated operating income					\$ 20,718
Capital and wagering systems expenditures	\$ 3,149	2,158	781	594	6,682

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Three Months Ended June 30, 2002

Six Months Ended June 30, 2001

	Restated Lottery Group	Pari-Mutuel Group	Venue Management Group	Telecom- munications Products Group	Restated Totals
Service revenues	\$ 108,751	39,604	31,325		179,680
Sales revenues	8,528	14,421		22,052	45,001
Total revenues	117,279	54,025	31,325	22,052	224,681
Cost of service	70,614	23,299	22,148		116,061
Cost of sales	5,391	8,906		12,424	26,721
Amortization of service contract software (Note 2)	678	1,279			1,957
Total operating expenses	76,683	33,484	22,148	12,424	144,739
Gross profit	40,596	20,541	9,177	9,628	79,942
Selling, general and administrative expenses	12,782	5,360	1,302	2,546	21,990
Depreciation and amortization	15,543	6,210	1,322	1,014	24,089
Segment operating income	12,271	8,971	6,553	6,068	33,863
Unallocated corporate expense					6,808
Consolidated operating income					\$ 27,055
Assets at June 30, 2001	\$ 297,302	224,563	33,346	35,030	590,241
Capital and wagering systems expenditures	\$ 18,829	2,590	535	517	22,471

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Six Months Ended June 30, 2002

	Restated Lottery Group	Pari-Mutuel Group	Venue Management Group	Telecom- munications Products Group	Restated Totals
Service revenues	\$ 117,524	40,657	31,082		189,263
Sales revenues	7,838	2,967	343	20,828	31,976
Total revenues	125,362	43,624	31,425	20,828	221,239
Cost of service	64,715	22,683	21,088		108,486
Cost of sales	5,708	1,213	332	13,661	20,914
Amortization of service contract software (Note 2)	1,121	1,302			2,423

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Six Months Ended June 30, 2002

Total operating expenses	71,544	25,198	21,420	13,661	131,823
Gross profit	53,818	18,426	10,005	7,167	89,416
Selling, general and administrative expenses	13,524	4,337	1,314	2,223	21,398
Depreciation and amortization	11,211	5,681	855	945	18,692
Segment operating income	29,083	8,408	7,836	3,999	49,326
Unallocated corporate expense					8,889
Consolidated operating income					\$ 40,437
Assets at June 30, 2002	\$ 296,435	226,732	35,374	36,965	595,506
Capital and wagering systems expenditures	\$ 7,794	3,499	945	1,278	13,516

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The following table provides a reconciliation of consolidated operating income to the consolidated income before income tax expense for each period:

	Three Months Ended June 30,		Six Months Ended June 30,	
	Restated 2001	2002	Restated 2001	2002
Reportable consolidated operating income	\$ 15,511	20,718	27,055	40,437
Interest expense	12,708	11,561	26,288	23,012
Other (income) expense	(63)	(161)	181	(229)
Income before income tax expense	\$ 2,866	9,318	586	17,654

(5) Comprehensive Income (Loss)

Interest Rate Agreements

Statement of Financial Accounting Standards No. 133, *Accounting for Derivative Instruments and Hedging Activities* ("SFAS 133"), as amended by SFAS 138, *Accounting for Certain Derivative Instruments and Certain Hedging Activities - an amendment of FASB Statement No. 133*, establishes accounting and reporting standards for derivative instruments and hedging activities. It requires entities to record all derivative instruments on the balance sheet at fair value. Changes in the fair value of derivatives are recorded in each period in current operations or other comprehensive income (loss), based on whether a derivative is designated as part of a hedge transaction and the type of hedge transaction. The ineffective portion of all hedges is recognized in operations.

Pursuant to the terms of the Company's credit facility, the Company is required to maintain interest rate hedges for a notional amount of not less than \$140,000 for a period of not less than two years. In satisfaction of this requirement, the Company entered into three interest rate swap agreements in November 2000 which obligate the Company to pay a fixed LIBOR rate and entitle the Company to receive a variable LIBOR rate on an aggregate \$140,000 notional amount of debt. The Company has structured these interest rate swap agreements and intends to structure all such future agreements to qualify for hedge accounting pursuant to the provisions of SFAS 133. Accumulated other comprehensive losses resulting from the changes in fair value of the interest rate hedge instruments were \$7,249 and \$5,547 at December 31, 2001 and June 30, 2002, respectively. For the six month periods ended June 30, 2001 and 2002, the Company recorded a \$2,622 charge and a \$1,702 credit, respectively, to other comprehensive income (loss) for the change in fair value of the interest rate hedge instruments.

The following presents a reconciliation of net income (loss) to comprehensive income (loss) for the three and six month periods ended June 30, 2001 and 2002:

	Three Months Ended June 30,		Six Months Ended June 30,	
	Restated 2001	2002	Restated 2001	2002
Net income (loss)	\$ 1,383	8,122	(1,611)	5,113
Other comprehensive income (loss):				
Foreign currency translation	(119)	3,789	(1,599)	2,786
Unrealized gain (loss) on investments	(360)	(355)	215	
Unrealized gain (loss) on interest rate swap agreements	184	(159)	(2,622)	1,702
Other comprehensive income (loss)	(295)	3,275	(4,006)	4,488
Comprehensive income (loss)	\$ 1,088	11,397	(5,617)	9,601

(6) Inventories

Inventories consist of the following:

	December 31, 2001	June 30, 2002
Parts and work-in-process	\$ 10,130	17,176
Finished goods	9,417	11,484
	\$ 19,547	28,660

Parts and work-in-process include costs for equipment expected to be sold. Costs incurred for equipment associated with specific wagering system service contracts not yet placed in service are classified as construction in progress in property and equipment.

(7) Debt

At June 30, 2002, the Company had approximately \$29,188 available for borrowing under the Company's revolving credit facility (the "Facility"). There were approximately \$10,500 of borrowings outstanding under the Facility, and approximately \$25,312 in letters of credit were issued under the Facility at June 30, 2002. At December 31, 2001, the Company's available borrowing capacity under the Facility was \$30,960.

(8) Goodwill and Intangible Assets, Impairment of Long-Lived Assets and Long-Lived Assets to be Disposed Of

In July 2001, the Financial Accounting Standards Board ("FASB") issued Statement No. 141, *Business Combinations* ("SFAS 141"), and Statement No. 142, *Goodwill and Other Intangible Assets* ("SFAS 142"), and in August 2001 the FASB issued Statement No. 144, *Accounting for the Impairment or Disposal of Long-Lived Assets* ("SFAS 144"). SFAS 141 requires that the purchase method of accounting be used for all business combinations initiated or completed after June 30, 2001. The

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Company adopted the provisions of SFAS 141 upon issuance. SFAS 141 also specifies criteria that intangible assets acquired in a purchase method business combination must meet to be recognized and reported apart from goodwill. SFAS 142 requires, commencing January 1, 2002, that goodwill and intangible assets with indefinite useful lives no longer be amortized. Instead, they will be tested for impairment at least annually in accordance with the provisions of SFAS 142. SFAS 142 also requires that intangible assets with definite useful lives be amortized over their respective estimated useful lives to their estimated residual values, and reviewed for impairment in accordance with SFAS 144. Goodwill and intangible assets acquired by the Company in its business combinations completed before July 1, 2001 continued to be amortized through December 31, 2001.

SFAS 142 requires that the Company evaluate its existing intangible assets and goodwill that were acquired in a prior purchase business combination, and make any necessary reclassifications in order to conform with the new criteria in SFAS 141 for recognition apart from goodwill. The Company also adopted SFAS 142 and, accordingly, is required to reassess the useful lives and residual values of all intangible assets acquired in purchase business combinations and to make any necessary amortization period adjustments by the end of the first interim period after adoption. In addition, to the extent an intangible asset is identified as having an indefinite useful life, the Company is required to test the intangible asset for impairment within the first interim period. Any impairment loss will be measured as of the date of adoption and recognized as the cumulative effect of a change in accounting principle in the first interim period.

In connection with the transitional goodwill impairment evaluation, SFAS 142 and SFAS 144 require that the Company perform an assessment of whether there is an indication that goodwill is impaired as of the date of adoption. To the extent a reporting unit's carrying amount (as defined in SFAS 142) exceeds its fair value, the Company must perform the second step of the transitional impairment test. In the second step, the Company must compare the implied fair value of the reporting unit's goodwill, determined by allocating the reporting unit's fair value to all of its assets (recognized and unrecognized) and liabilities in a manner similar to a purchase price allocation in accordance with SFAS 141, to its carrying amount, both of which would be measured as of the date of adoption. This second step is required to be completed as soon as possible, but no later than the end of the year of adoption. Any transitional impairment loss will be recognized as the cumulative effect of a change in accounting principle in the Company's consolidated statement of operations.

The Company had unamortized goodwill of approximately \$179,099 and unamortized identifiable intangible assets in the amount of approximately \$60,169 at December 31, 2001, all of which were subject to the transition provisions of SFAS 141 and SFAS 142. In connection with the adoption of SFAS 142, the Company evaluated its intangible assets and determined that its right to operate its Connecticut OTBs and its trade name with net carrying amounts of approximately \$11,681 and \$30,093, respectively, at December 31, 2001, have indefinite useful lives and, accordingly, the Company ceased amortization as of January 1, 2002. In addition, as required by SFAS 142, the Company reclassified its employee work force intangible asset with a net carrying value of approximately \$3,170, net of related deferred tax liabilities, to goodwill effective January 1, 2002. Amortization expense of these intangible assets and goodwill was approximately \$16,909 for the year ended December 31, 2001. As a result of adoption of SFAS 142, the Company also reduced the recorded amount of its NOL from \$18,520 to \$8,730 to reflect the reduction in the amount of the net taxable temporary differences that are expected

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to reverse during the loss carryforward period because of the cessation of amortization of the tradename and employee workforce intangible assets. This NOL reduction was charged to income tax expense in the first quarter of 2002. The Company also evaluated the remaining useful lives of its intangible assets that will continue to be amortized and have determined that no revision to the useful lives will be required. The Company completed its initial impairment review of intangible assets with indefinite useful lives during the first quarter of 2002 with no material adjustments to the December 31, 2001 balances for these assets. The Company completed its initial impairment review of goodwill during the second quarter 2002 with no material adjustments to the December 31, 2001 balances for these assets. The Company has determined its reporting units to be the same as its reportable segments, and all assets including goodwill have been allocated to the reporting units.

SFAS 144 addresses financial accounting and reporting for the impairment or disposal of long-lived assets and supersedes Statement No. 121, *Accounting for the Impairment of Long-Lived Assets and for Long-Lived Assets to Be Disposed Of* ("SFAS 121"). However, SFAS 144 retains the fundamental provisions of SFAS 121 for (a) recognition and measurement of the impairment of long-lived assets to be held and used and (b) measurement of long-lived assets to be disposed of by sale. SFAS 144 supersedes the accounting and reporting provisions of APB Opinion No. 30, *Reporting the Results of Operations-Reporting the Effects of Disposal of a Segment of a Business, and Extraordinary, Unusual and Infrequently Occurring Events and Transactions*, for the disposal of a segment of a business. However, SFAS 144 retains the requirement of Opinion 30 to report discontinued operations separately from continuing operations and extends that reporting to a component of an entity that either has been disposed of (by sale, by abandonment, or in distribution to owners) or is classified as held for sale. SFAS 144 also amends ARB No. 51, *Consolidated Financial Statements*, to eliminate the exception to consolidation for a temporarily controlled subsidiary. The Company adopted SFAS 144 effective January 1, 2002. The adoption of SFAS 144 for long-lived assets held for sale had no material impact on the Company's consolidated financial statements for the first half of 2002. The provisions of this statement for assets held for sale or other disposal generally are required to be applied prospectively after the adoption date to newly initiated disposal activities and therefore, will depend on future actions initiated by management. As a result, the Company cannot determine the potential effects that adoption of SFAS 144 will have on its financial statements with respect to future disposal decisions, if any.

The following disclosure presents certain information on the Company's acquired intangible assets subject to amortization as of December 31, 2001 and June 30, 2002. Amortized intangible assets are being amortized over their estimated useful lives, as indicated below, with no estimated residual values.

Intangible Assets	Weighted Average Amortization Period	Gross Carrying Amount	Accumulated Amortization	Net Balance
Balance at December 31, 2001				
Amortizable intangible assets:				
Patents	15	\$ 915	79	836
Customer lists	14	14,600	2,324	12,276
Employee work force	5	7,200	1,917	5,283
Trade name	20	32,200	2,107	30,093
Connecticut off-track betting system operating right	20	20,000	8,319	11,681
		<u>74,915</u>	<u>14,746</u>	<u>60,169</u>
Total intangible assets		\$ 74,915	14,746	60,169
Balance at June 30, 2002				
Amortizable intangible assets:				
Patents	15	\$ 1,002	130	872
Customer lists	14	14,600	3,218	11,382
Customer service contracts	15	3,200	947	2,253
		<u>18,802</u>	<u>4,295</u>	<u>14,507</u>
Non-amortizable intangible assets:				
Trade name		32,200	2,107	30,093
Connecticut off-track betting system operating right		22,339	8,319	14,020
		<u>54,539</u>	<u>10,426</u>	<u>44,113</u>
Total intangible assets		\$ 73,341	14,721	58,620

The aggregate intangible amortization expense for the six-month period ended June 30, 2002 was approximately \$1,036. The estimated intangible asset amortization expense for the year ending December 31, 2002 and for each of the subsequent four years ending December 31, 2006 are \$1,921, \$1,921, \$1,636, \$888 and \$601, respectively.

The table below reconciles the change in the carrying amount of goodwill, by reporting unit, which is the same as operating segment, for the period from December 31, 2001 to June 30, 2002. The Company recorded a \$3,170 increase in goodwill at January 1, 2002 in connection with the reclassification of employee work force intangible assets of \$5,283 less related deferred tax liability of \$2,113 acquired prior to July 1, 2001 that did not meet the criteria for recognition apart from goodwill under SFAS 141. Goodwill in the amount of \$2,253 which was directly related to the value of customer contracts acquired as part of the September 1, 1999 acquisition of Datasport assets and an interest in Datek, was reclassified to intangible assets effective January 1, 2002. Goodwill in the amount of \$2,575

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was recorded in the second quarter of 2002 in connection with the acquisition of a majority interest in SERCHI.

Goodwill	Restated Lottery Group	Pari-Mutuel Group	Venue Management Group	Telecom- munications Products Group	Restated Totals
Balance at December 31, 2001	\$ 176,502	2,597			179,099
Effect of adoption of SFAS 141 and SFAS 142:					
Reclassification of employee workforce intangible asset, net of tax	3,170				3,170
Reclassification of customer service contract to intangible assets		(2,110)			(2,110)
Record the goodwill acquired in the acquisition of a majority interest in SERCHI	2,575				2,575
Balance at June 30, 2002	\$ 182,247	487			182,734

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The following table compares pro forma net income (loss) available to common stockholders for the three months and six months ended June 30, 2001, adjusted to reflect the adoption of SFAS 142 on January 1, 2001, to the reported net income for the three months and six months ended June 30, 2002:

	Three Months Ended June 30,		Six Months Ended June 30,	
	Restated 2001	Restated 2002	Restated 2001	Restated 2002
	Pro Forma	As Reported	Pro Forma	As Reported
Reported net income (loss)	\$ 1,383	8,122	(1,611)	5,113
Convertible preferred stock paid-in-kind dividend	1,744	1,851	3,443	3,654
Reported net income (loss) available to common stockholders	(361)	6,271	(5,054)	1,459
Add back:				
Goodwill and related intangible amortization, net of tax benefit	2,179		4,357	
Adjusted net income available to common stockholders	\$ 1,818	6,271	(697)	1,459
Basic and diluted net income (loss) per share available to common stockholders:				
Basic reported net income (loss) per share	\$ (0.01)	0.15	(0.13)	0.03
Diluted reported net income (loss) per share	(0.01)	0.11	(0.13)	0.03
Add back:				
Goodwill and related intangible amortization per share, net of tax benefit (basic)	0.06		0.11	
Goodwill and related intangible amortization per share, net of tax benefit (diluted)	0.06		0.11	
Adjusted basic net income per share	\$ 0.05	0.15	(0.02)	0.03
Adjusted diluted net income per share	\$ 0.05	0.11 (a)	(0.02)	0.03 (a)

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- (a) The fully diluted earnings per share calculation for the three months ended June 30, 2002 assumes the preferred shares are converted to common shares and there are no preferred dividends in that period.

(9) Recent Developments

On July 2, 2002, the Company completed the public offering and sale of 14,375 shares of its Class A Common Stock at \$7.25 per share (the "2002 Offering"). The proceeds after underwriter's discounts, before direct offering expenses, to the Company were approximately \$98,500. On August 2, 2002, the Company redeemed approximately \$52,500 of its 12¹/₂% Senior Subordinated Notes. The issuance of the 14,375 shares of Class A Common Stock and application of the proceeds to reduce debt are not reflected in the consolidated balance sheet as of June 30, 2002.

The net proceeds from the 2002 Offering were approximately \$96,000 after deducting the underwriting discounts and commissions and estimated offering expenses. On August 2, 2002, approximately \$52,500 of the net proceeds was used to redeem 35% of the Company's 12¹/₂% Senior Subordinated Notes. The Company was also required to pay the noteholders a premium of approximately \$6,563 in connection with this redemption, which together with related deferred financing costs, will be reflected as extraordinary items in the third quarter. In addition, the Company may use the remaining net proceeds of approximately \$36,921 either to repurchase additional 12¹/₂% Senior Subordinated Notes, or, if market conditions do not so permit, to repay a portion of its senior credit facilities. As of June 30, 2002, there were \$52,500 outstanding under the Term A loans and

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\$216,150 outstanding under the Term B loans. If the Company elects to repay the Term A and Term B loans ratably as specified, there would be \$45,285 outstanding under the Term A loans and \$186,444 outstanding under the Term B loans after such repayments. Under the terms of the Term B loans, however, the lenders have the option to waive their rights to receive prepayments of such loans from proceeds of the 2002 Offering. If all of the Term B lenders waive their rights to receive prepayments, all of the net proceeds will be used to repay the Term A loans, which would then have a balance outstanding of approximately \$15,600 following such repayment.

As of June 30, 2002, the annual interest rates on the outstanding Term A loans and Term B loans under the Company's senior credit facilities were 5¹/₈% and 6³/₁₆%, respectively, and the annual interest rate on the senior subordinated notes was 12¹/₂%. The Term A and Term B loans mature on September 30, 2006 and September 30, 2007, respectively, and the senior subordinated notes mature on August 15, 2010. When the Company repays outstanding principal of the Term A and Term B loans and the senior subordinated notes, it is also required to pay accrued and unpaid interest on the principal amount being repaid or redeemed through the repayment date. The Company intends to pay interest out of its available working capital.

Based on the assumed redemption and repurchases of the Company's 12¹/₂% Senior Subordinated Notes, and the repayment of the Term A and Term B loans described below, the Company expects to recognize annual interest expense savings of approximately \$8,500 to \$10,500 per year.

The following table sets forth the Company's actual capitalization as of June 30, 2002, and as adjusted to give effect to the 2002 Offering and the use of proceeds as follows. The first "as adjusted" column below gives effect to the redemption of approximately \$52,500 of the Company's 12¹/₂% Senior Subordinated Notes and the repurchase of an additional approximate \$31,837 of the 12¹/₂% Senior Subordinated Notes, which the Company intends to repurchase from holders within 90 days after completion of the 2002 Offering if such Notes are available at prices the Company considers attractive. The second "as adjusted" column gives effect to the application of the net proceeds from the 2002 Offering to the redemption of approximately \$52,500 of the Company's 12¹/₂% Senior Subordinated Notes (with no repurchase of additional 12¹/₂% Senior Subordinated Notes) and the repayment of approximately \$7,215 of the Term A loans and approximately \$29,706 of the Term B loans. This table should be read in conjunction with the "Management's Discussion and Analysis of Financial Condition and Results of Operations," included in this report on Form 10-Q and the Consolidated Financial

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Statements and the notes thereto included in the Company's 2001 Annual Report on Form 10-K, as modified by the foregoing.

As of June 30, 2002

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	Restated Actual	Restated As Adjusted	Restated As Adjusted
	(unaudited)	(unaudited)	(unaudited)
Cash and cash equivalents	\$ 6,828	6,828	6,828
Senior credit facilities:			
Revolving credit facility	10,500	10,500	10,500
Term A loan	52,500	52,500	45,285
Term B loan	216,150	216,150	186,444
12 ¹ / ₂ % senior subordinated notes	150,000	65,663	97,500
Capital leases and other indebtedness	3,730	3,730	3,730
Total debt	432,880	348,543	343,459
Stockholder's equity (deficit):			
Convertible preferred stock	1,256	1,256	1,256
Class A common stock	431	574	574
Additional paid-in-capital	281,833	377,673	377,673
Accumulated losses	(244,924)	(260,122)(a)	(254,522)(b)
Treasury stock, at cost	(1,418)	(1,418)	(1,418)
Accumulated other comprehensive losses	(5,896)	(5,896)	(5,896)
Total stockholder's equity	31,282	112,067	117,667
Total capitalization	\$ 464,162	460,610	461,126

(a) The increase in accumulated losses is the result of the write-off of a preliminary estimate of \$3,552 of deferred financing costs, plus the write-off of the \$11,646 premium payable upon redemption of \$84,337 of the 12¹/₂% Senior Subordinated Notes. Both items will be accounted for as extraordinary items.

(b) The increase in accumulated losses is the result of the write-off of a preliminary estimate of \$3,035 of deferred financing costs due to the redemption of a portion of the 12¹/₂% Senior Subordinated Notes and the repayment of a portion of the Term A and Term B loans, plus the write-off of the \$6,563 premium payable upon redemption of \$52,500 of the 12¹/₂% Senior Subordinated Notes. Both items will be accounted for as extraordinary expenses.

(10) Financial Information for Guarantor Subsidiaries and Non-Guarantor Subsidiaries

The Company conducts substantially all of its business through its domestic and foreign subsidiaries. The Company's 12¹/₂% Series B Senior Subordinated Notes due 2010 (the "Notes") and Facility issued on September 6, 2000 in connection with the acquisition of Scientific Games Holdings Corp. ("SGHC") are fully, unconditionally and jointly and severally guaranteed by substantially all of the Company's wholly owned domestic subsidiaries (the "Guarantor Subsidiaries").

Presented below is condensed consolidating financial information for (i) Scientific Games Corporation (the "Parent Company"), which includes the activities of Scientific Games Management Corporation, (ii) the Guarantor Subsidiaries and (iii) the wholly owned foreign subsidiaries and the non-wholly owned domestic and foreign subsidiaries (the "Non-Guarantor Subsidiaries") as of December 31, 2001 and June 30, 2002 and for the six months ended June 30, 2001 and 2002. The condensed consolidating financial information has been presented to show the nature of assets held, results of operations and cash flows of the Parent Company, Guarantor Subsidiaries and

Non-Guarantor Subsidiaries assuming the guarantee structure of the Notes was in effect at the beginning of the periods presented. Separate financial statements for Guarantor Subsidiaries are not presented based on management's determination that they would not provide additional information that is material to investors.

The condensed consolidating financial information reflects the investments of the Parent Company in the Guarantor and Non-Guarantor Subsidiaries using the equity method of accounting. In addition, corporate interest and administrative expenses have not been allocated to the subsidiaries.

**SCIENTIFIC GAMES CORPORATION AND SUBSIDIARIES
SUPPLEMENTAL CONDENSED CONSOLIDATING BALANCE SHEET**

**December 31, 2001
(in thousands)**

	Restated Parent Company	Guarantor Subsidiaries	Non-Guarantor Subsidiaries	Eliminating Entries	Restated Consolidated
ASSETS					
Cash and cash equivalents	\$ 7,612	(415)	5,452		12,649
Accounts receivable, net		34,322	16,088		50,410
Inventories		16,524	3,558	(535)	19,547
Other current assets	973	9,344	5,190	30	15,537
Property and equipment, net	2,159	156,224	38,822	(417)	196,788
Investment in subsidiaries	249,365			(249,365)	
Goodwill	183	176,502	2,414		179,099
Intangible assets		54,928	5,241		60,169
Other assets	20,378	44,056	6,487	(19,324)	51,597
Total assets	\$ 280,670	491,485	83,252	(269,611)	585,796
LIABILITIES AND STOCKHOLDERS' EQUITY					
Current installments of long-term debt	\$ 9,018	9	410		9,437
Current liabilities	14,999	50,672	19,661	799	86,131
Long-term debt, excluding current installments	429,917	10	371		430,298
Other non-current liabilities	1,903	32,702	4,356	729	39,690
Intercompany balances	(195,407)	169,896	27,154	(1,643)	
Stockholders' equity	20,240	238,196	31,300	(269,496)	20,240
Total liabilities and stockholders' equity	\$ 280,670	491,485	83,252	(269,611)	585,796

SCIENTIFIC GAMES CORPORATION AND SUBSIDIARIES
SUPPLEMENTAL CONDENSED CONSOLIDATING BALANCE SHEET

June 30, 2002
(unaudited, in thousands)

	Restated Parent Company	Guarantor Subsidiaries	Non-Guarantor Subsidiaries	Eliminating Entries	Restated Consolidated
ASSETS					
Cash and cash equivalents	\$ 664	(476)	6,640		6,828
Accounts receivable, net		35,590	17,504		53,094
Inventories		24,090	5,145	(575)	28,660
Other current assets	925	9,148	4,111	30	14,214
Property and equipment, net	2,044	150,623	48,072	(495)	200,244
Investment in subsidiaries	313,880	4,150		(318,030)	
Goodwill	(15,973)	195,828	2,879		182,734
Intangible assets		53,065	5,555		58,620
Other assets	20,617	41,718	5,313	(16,536)	51,112
Total assets	\$ 322,157	513,736	95,219	(335,606)	595,506
LIABILITIES AND STOCKHOLDERS' EQUITY					
Current installments of long-term debt	\$ 10,514	9	1,735		12,258
Current liabilities	14,266	45,411	21,326	808	81,811
Long-term debt, excluding current installments	420,035	6	581		420,622
Other non-current liabilities	10,989	31,408	6,951	185	49,533
Intercompany balances	(164,929)	143,632	22,949	(1,652)	
Stockholders' equity	31,282	293,270	41,677	(334,947)	31,282
Total liabilities and stockholders' equity	\$ 322,157	513,736	95,219	(335,606)	595,506

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SCIENTIFIC GAMES CORPORATION AND SUBSIDIARIES
SUPPLEMENTAL CONDENSED STATEMENT OF OPERATIONS

Three Months Ended June 30, 2001
(unaudited, in thousands)

	Restated Parent Company	Guarantor Subsidiaries	Non-Guarantor Subsidiaries	Eliminating Entries	Restated Consolidated
Operating revenues	\$ 85,879	29,735	(3,041)		112,573
Operating expenses		52,958	19,829	(2,825)	69,962
Amortization of service contract software (Note 2)		965	100		1,065

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	Restated Parent Company	Guarantor Subsidiaries	Non-Guarantor Subsidiaries	Eliminating Entries	Restated Consolidated
Gross profit		31,956	9,806	(216)	41,546
Selling, general and administrative expenses	3,669	7,370	3,014	(32)	14,021
Depreciation and amortization	(413)	11,045	1,387	(5)	12,014
Operating income (loss)	(3,256)	13,541	5,405	(179)	15,511
Interest expense	12,637	118	462	(509)	12,708
Other (income) expense	(489)	(448)	434	440	(63)
Income (loss) before equity in income of subsidiaries and income taxes	(15,404)	13,871	4,509	(110)	2,866
Equity in income of subsidiaries	17,833			(17,833)	
Income tax expense (benefit)	1,046	(1,022)	1,459		1,483
Net income	\$ 1,383	14,893	3,050	(17,943)	1,383

**SCIENTIFIC GAMES CORPORATION AND SUBSIDIARIES
SUPPLEMENTAL CONDENSED STATEMENT OF OPERATIONS**

**Three Months Ended June 30, 2002
(unaudited, in thousands)**

	Restated Parent Company	Guarantor Subsidiaries	Non-Guarantor Subsidiaries	Eliminating Entries	Restated Consolidated
Operating revenues	\$	86,166	29,972	(1,871)	114,267
Operating expenses		48,305	20,397	(1,789)	66,913
Amortization of service contract software (Note 2)		1,114	100		1,214
Gross profit		36,747	9,475	(82)	46,140
Selling, general and administrative expenses	4,451	8,720	2,585	(3)	15,753
Depreciation and amortization	87	7,652	1,934	(4)	9,669
Operating income (loss)	(4,538)	20,375	4,956	(75)	20,718
Interest expense	11,296	227	348	(310)	11,561
Other (income) expense	2	(892)	434	295	(161)
Income (loss) before equity in income of subsidiaries and income taxes	(15,836)	21,040	4,174	(60)	9,318
Equity in income of subsidiaries	24,100			(24,100)	
Income tax expense	142	61	993		1,196
Net income	\$ 8,122	20,979	3,181	(24,160)	8,122

**SCIENTIFIC GAMES CORPORATION AND SUBSIDIARIES
SUPPLEMENTAL CONDENSED STATEMENT OF OPERATIONS**

**Six Months Ended June 30, 2001
(unaudited, in thousands)**

	Restated Parent Company	Guarantor Subsidiaries	Non-Guarantor Subsidiaries	Eliminating Entries	Restated Consolidated
Operating revenues	\$	171,141	61,545	(8,005)	224,681
Operating expenses		107,790	42,737	(7,745)	142,782
Amortization of service contract software (Note 2)		1,757	200		1,957
Gross profit		61,594	18,608	(260)	79,942
Selling, general and administrative expenses	6,656	15,846	6,179	(35)	28,646
Depreciation and amortization	(826)	22,309	2,798	(40)	24,241
Operating income (loss)	(5,830)	23,439	9,631	(185)	27,055
Interest expense	26,193	122	1,054	(1,081)	26,288
Other (income) expense	(538)	(1,035)	690	1,064	181
Income (loss) before equity in income of subsidiaries and income taxes	(31,485)	24,352	7,887	(168)	586
Equity in income of subsidiaries	31,341			(31,341)	
Income tax expense (benefit)	1,467	(1,858)	2,588		2,197
Net income (loss)	\$ (1,611)	26,210	5,299	(31,509)	(1,611)

**SCIENTIFIC GAMES CORPORATION AND SUBSIDIARIES
SUPPLEMENTAL CONDENSED STATEMENT OF OPERATIONS**

**Six Months Ended June 30, 2002
(unaudited, in thousands)**

	Restated Parent Company	Guarantor Subsidiaries	Non-Guarantor Subsidiaries	Eliminating Entries	Restated Consolidated
Operating revenues	\$	172,697	54,899	(6,357)	221,239
Operating expenses		98,289	37,365	(6,254)	129,400
Amortization of service contract software (Note 2)		2,223	200		2,423
Gross profit		72,185	17,334	(103)	89,416
Selling, general and administrative expenses	8,714	16,329	5,076	(6)	30,113
Depreciation and amortization	174	14,975	3,723	(6)	18,866
Operating income (loss)	(8,888)	40,881	8,535	(91)	40,437
Interest expense	22,591	405	657	(641)	23,012
Other (income) expense	(290)	(1,271)	761	571	(229)
	(31,189)	41,747	7,117	(21)	17,654

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	Restated Parent Company	Guarantor Subsidiaries	Non-Guarantor Subsidiaries	Eliminating Entries	Restated Consolidated
Income (loss) before equity in income of subsidiaries and income taxes					
Equity in income of subsidiaries	46,750			(46,750)	
Income tax expense	10,448	98	1,995		12,541
Net income	\$ 5,113	41,649	5,122	(46,771)	5,113

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**SCIENTIFIC GAMES CORPORATION AND SUBSIDIARIES
SUPPLEMENTAL CONDENSED STATEMENT OF CASH FLOWS**

**Six Months Ended June 30, 2001
(unaudited, in thousands)**

	Restated Parent Company	Guarantor Subsidiaries	Non-Guarantor Subsidiaries	Eliminating Entries	Restated Consolidated
Net income (loss)	\$ (1,611)	26,210	5,299	(31,509)	(1,611)
Depreciation and amortization	(826)	24,066	2,998	(40)	26,198
Equity in income of subsidiaries	(31,341)			31,341	
Non-cash interest expense	1,191				1,191
Changes in operating assets and liabilities	(4,787)	4,043	(1,403)	1,891	(256)
Other non-cash adjustments	2,225	(1,782)	853		1,296
Net cash provided by (used in) operating activities	(35,149)	52,537	7,747	1,683	26,818
Cash flows from investing activities:					
Capital and wagering systems expenditures	(47)	(18,100)	(4,370)	46	(22,471)
Other assets and investments	(842)	(5,437)	1,343	97	(4,839)
Net cash used in investing activities	(889)	(23,537)	(3,027)	143	(27,310)
Cash flows from financing activities:					
Net borrowing under lines of credit	5,900				5,900
Payments on long-term debt	(2,632)	(5)	(524)	193	(2,968)
Proceeds from stock issue	121				121
Other, principally intercompany balances	32,639	(28,261)	(2,359)	(2,019)	
Net cash provided by (used in) financing activities	36,028	(28,266)	(2,883)	(1,826)	3,053
Effect of exchange rate changes on cash	57	(850)	(79)		(872)
Increase (decrease) in cash and cash equivalents	47	(116)	1,758		1,689

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	Restated Parent Company	Guarantor Subsidiaries	Non-Guarantor Subsidiaries	Eliminating Entries	Restated Consolidated
Cash and cash equivalents, beginning of period	867	(50)	5,671		6,488
Cash and cash equivalents, end of period	\$ 914	(166)	7,429		8,177

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**SCIENTIFIC GAMES CORPORATION AND SUBSIDIARIES
SUPPLEMENTAL CONDENSED STATEMENT OF CASH FLOWS**

**Six Months Ended June 30, 2002
(unaudited, in thousands)**

	Restated Parent Company	Guarantor Subsidiaries	Non-Guarantor Subsidiaries	Eliminating Entries	Restated Consolidated
Net income	\$ 5,113	41,649	5,122	(46,771)	5,113
Depreciation and amortization	174	17,198	3,923	(6)	21,289
Equity in income of subsidiaries	(46,750)			46,750	
Non-cash interest expense	1,225				1,225
Changes in operating assets and liabilities	(685)	(13,975)	514	(606)	(14,752)
Other non-cash adjustments	10,226	(780)	100		9,546
Net cash provided by (used in) operating activities	(30,697)	44,092	9,659	(633)	22,421
Cash flows from investing activities:					
Capital and wagering systems expenditures	(6)	(8,643)	(4,950)	83	(13,516)
Business acquisition, net of cash acquired		(4,150)	46		(4,104)
Other assets and investments	(786)	(1,069)	815	(3,332)	(4,372)
Net cash used in investing activities	(792)	(13,862)	(4,089)	(3,249)	(21,992)
Cash flows from financing activities:					
Net repayments under lines of credit	(4,250)				(4,250)
Payments on long-term debt	(4,136)	(4)	(261)		(4,401)
Proceeds from stock issue	1,273				1,273
Other, principally intercompany balances	31,654	(30,791)	(4,745)	3,882	
Net cash provided by (used in) financing activities	24,541	(30,795)	(5,006)	3,882	(7,378)
Effect of exchange rate changes on cash		504	624		1,128
Increase (decrease) in cash and cash equivalents	(6,948)	(61)	1,188		(5,821)
	7,612	(415)	5,452		12,649

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	Restated Parent Company	Guarantor Subsidiaries	Non-Guarantor Subsidiaries	Eliminating Entries	Restated Consolidated
Cash and cash equivalents, beginning of period					
Cash and cash equivalents, end of period	\$ 664	(476)	6,640		6,828

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**SCIENTIFIC GAMES CORPORATION AND SUBSIDIARIES
MANAGEMENT'S DISCUSSION AND ANALYSIS OF FINANCIAL CONDITION
AND RESULTS OF OPERATIONS FOR
THE SIX MONTHS ENDED JUNE 30, 2002**

Background

On January 29, 2002, we transferred the listing of our Class A common stock to the Nasdaq National Market from the American Stock Exchange and changed our trading symbol to "SGMS."

The following discussion addresses our financial condition as of June 30, 2002 and the results of our operations for the three and six month periods ended June 30, 2002, compared to the same periods in the prior year. This discussion should be read in conjunction with Management's Discussion and Analysis of Financial Condition and Results of Operations for the fiscal year ended December 31, 2001, included in our 2001 Annual Report on Form 10-K, as modified by the foregoing.

We operate in four business segments: Lottery Group, Pari-mutuel Group, Venue Management Group and Telecommunications Products Group. Our Lottery Group provides instant tickets and related services and lottery systems. Instant ticket and related services includes ticket design and manufacturing as well as value-added services, including game design, sales and marketing support, inventory management and warehousing and fulfillment services. In addition, this division includes promotional instant tickets and pull-tab tickets that we sell to both lottery and non-lottery customers. Our lottery systems business includes the supply of transaction processing software for the accounting and validation of both instant ticket and on-line lottery games, point-of-sale terminal hardware sales, central site computers and communication hardware sales, and ongoing support and maintenance services for these products. This product line also includes software and hardware and support service for sports betting and credit card processing systems.

Our Pari-mutuel Group is comprised of our North American and international on-track, off-track and inter-track pari-mutuel services, simulcasting and communications services, and video gaming, as well as sales of pari-mutuel systems and equipment.

Our Venue Management Group is comprised of our Connecticut off-track betting operations, and our Dutch on-track and off-track betting operations.

Our Telecommunications Products Group is comprised of our prepaid cellular phone cards business.

Our revenues are derived from two principal sources: service revenues and sales revenues. Service revenues are earned pursuant to multi-year contracts to provide instant tickets and related services and on-line lottery and pari-mutuel wagering systems and services, or are derived from wagering by customers at facilities we own or lease. Sales revenues are derived from sales of prepaid phone cards and from the sale of wagering systems, equipment, and software licenses.

The first and fourth quarters of the calendar year traditionally comprise the weakest season for our pari-mutuel wagering business. As a result of inclement weather during the winter months, a number of racetracks do not operate and those that do operate often experience missed racing days. This adversely affects the amounts wagered and our corresponding service revenues. Wagering equipment sales and software license revenues usually reflect a limited number of large transactions, which do not recur on an annual basis. Consequently, revenues and operating results can vary substantially from period to period as a result of the timing of revenue recognition for major equipment sales and software licensing transactions. In addition, instant ticket and prepaid phone card sales may vary depending on the season and timing of contract awards, changes in customer budgets, inventory ticket levels, lottery retail sales and general economic conditions. Operating results may also vary significantly from period to period depending on the addition or disposition of business units in each period.

Results of Operations: See "Note 4 Business Segments"**Restatement of Previously Reported Financial Statements**

Subsequent to the issuance of our consolidated financial statements for the year ended December 31, 2002 and the quarterly period ended March 31, 2003, it was determined that a portion of the deferred tax asset, in the form of a NOL, recognized in the fourth quarter of 2002, should have been recognized at the time of the acquisition of SGHC on September 6, 2000 as a reduction to the goodwill resulting from the acquisition of SGHC. As a result: (i) deferred tax assets recognized at the date of the acquisition of SGHC have been increased with a corresponding reduction in the carrying value of SGHC goodwill; (ii) goodwill amortization has been reduced for the periods from the date of acquisition of SGHC through December 31, 2001; and (iii) deferred income tax assets recognized during the period from the date of the acquisition of SGHC through December 31, 2002 have been adjusted to reflect the amount considered more likely than not realizable based on the reversing effect of taxable or deductible temporary differences and our NOL. In addition, we restated income tax expense for the first quarter of fiscal 2002 to reflect a charge of \$9.8 million related to the adoption of SFAS 142, which caused a reduction in the recorded amount of our NOL to reflect the reduction in the amount of net taxable temporary differences that are expected to reverse during the NOL carryforward period because of the cessation of amortization of certain indefinite lived intangible assets. The restatements did not impact the amounts presented in the consolidated statements of cash flows for net cash provided by operating activities, net cash used in investing activities or net cash provided by or used in financing activities in any of the restated periods, although it did impact certain non-cash components of cash flows from operating activities.

Accordingly, we have amended and restated our consolidated financial statements as of and for the year ended October 31, 2000, the two-month period ended December 31, 2000, each of the quarterly periods in the years ended December 31, 2001 and 2002, and the years ended December 31, 2001 and 2002. Conforming changes reflecting these revisions have been made in our Management's Discussion and Analysis of Financial Condition and Results of Operations and Consolidated Financial Statements and Notes to Consolidated Financial Statements.

Three Months Ended June 30, 2002 compared to Three Months Ended June 30, 2001*Revenue Analysis*

Lottery Group revenue of \$65.3 million in the three months ended June 30, 2002 improved \$4.2 million from the same period in 2001. A \$3.9 million increase in service revenue is attributable to: an incremental \$4.9 million growth in our on-line lottery business due to the start-up of the on-line lotteries in Maine and Iowa in July 2001 and the start-up of the South Carolina Educational Lottery in January 2002; \$2.9 million growth in our instant ticket lottery business due primarily to the start-up of the South Carolina Educational Lottery. These increases were partially offset by a \$2.7 million decrease resulting from the absence of the French lottery business that was sold in the third quarter of 2001, and a \$1.5 million reduction in our cooperative services business, principally as a result of the loss of the New York State contract, which had already been awarded to another company when we acquired SGHC, partially offset by continued retail sales growth and the addition of the South Carolina Educational Lottery in January 2002. In the three months ended June 30, 2002, equipment sales increased \$0.3 million from the same period in 2001 due to the timing of equipment sales.

Pari-mutuel Group service revenue of \$21.0 million in the three months ended June 30, 2002 increased \$0.8 million from the same period in 2001 as revenue improvements in the North American racing operations, NASRIN services and simulcasting services were partially offset by lower revenues in the French operations. Sales revenue of \$1.6 million in the three months ended June 30, 2002 decreased \$3.2 million from same period in 2001 due to non-recurring 2001 system and terminal sales contracts.

Venue Management Group service revenue of \$16.3 million in the three months ended June 30, 2002 increased \$0.5 million from the same period in 2001, primarily reflecting higher Handle related revenue in both the Connecticut OTB and Dutch operations.

Telecommunications Products Group sales revenue of \$10.1 million in the three months ended June 30, 2002 was \$0.5 million lower than in the same period in 2001, reflecting competitive price reductions which began in the third quarter of 2001, partially offset by a 19% growth in the volume of tickets produced.

Gross Profit Analysis

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The total gross profit earned of \$46.1 million in the three months ended June 30, 2002 increased \$4.6 million from the same period in 2001. This increase included \$7.7 million in improved gross margins in the service businesses that resulted primarily from the new lotteries, higher instant ticket sales, and increased North American pari-mutuel revenues. These improvements were partially offset by a \$3.1 million decrease in sales margins reflecting the fewer sales of equipment and systems to foreign customers and the price related margin reductions in the Telecommunications Products Group.

The Lottery Group gross profit of \$28.0 million, or 43% of revenues, increased \$5.4 million in the three months ended June 30, 2002 from \$22.6 million, or 37% of revenues, in the same period in 2001. Gross margin improvements were realized as a result of the additions of the Maine and Iowa on-line lotteries in July 2001 and the start-up of the South Carolina Educational Lottery in January 2002, continued retail sales growth at many of our cooperative service customers, and cost reductions in our instant ticket printing business. These margin improvements were partially offset by a reduction in margins due to lower lottery equipment sales and the absence of the French lottery business that was sold in the third quarter of 2001.

Pari-mutuel Group gross profit of \$9.3 million, or 41% of revenues, in the three months ended June 30, 2002, decreased \$0.2 million from \$9.5 million, or 38% of revenues, in the same period in 2001. Of such margin decrease, \$1.1 million is primarily attributable to fewer systems and equipment sales to foreign customers. The margin decrease is partially offset by a \$0.6 million margin improvement attributable to the continued growth of the North American operations and the benefits from on-going cost reduction programs.

Venue Management Group gross profit of \$5.4 million, or 33% of revenues, in the three months ended June 30, 2002, increased \$0.7 million from \$4.7 million, or 30% of revenues, in the same period in 2001. This improvement primarily reflects the effect of the new operating agreement in The Netherlands and Handle-related margin improvements in Connecticut.

The Telecommunications Products Group gross profit of \$3.4 million, or 34% of revenues, in the three months ended June 30, 2002 decreased \$1.3 million from \$4.7 million, or 45% of revenues, in the same period in 2001 as a 19% increase in sales volume was offset by competitive price reductions.

Expense Analysis

Selling, general and administrative expenses of \$15.8 million in the three months ended June 30, 2002 were \$1.8 million higher than in the same period in 2001 primarily as a result of higher expenses for proposals, professional services, and compensation, partially offset by lower expenses due to the sale of the French lottery business in the third quarter of 2001, and cost reductions in the North American pari-mutuel and phone card businesses.

Depreciation and amortization expense of \$9.7 million in the three months ended June 30, 2002 decreased \$2.3 million from \$12.0 million in the same period in 2001. Depreciation expense was \$0.5 million higher in the three months ended June 30, 2002 than in the same period in 2001, primarily as a result of higher depreciation on new computer systems and terminals acquired in connection with the start-up of the new on-line lotteries. Amortization expense was \$2.8 million lower in the three

months ended June 30, 2002 than in the same period in 2001, primarily as a result of the adoption of SFAS 141 and SFAS 142 effective January 1, 2002, and the July 1, 2001 reclassifications of previously estimated acquired intangible assets which were made as a result of the finalization of the SGHC purchase price allocation.

Interest expense of \$11.6 million in the three months ended June 30, 2002 decreased \$1.1 million from \$12.7 million in the same period in 2001 as a result of lower average outstanding debt levels and lower average interest rates.

Income Tax Expense (Benefit)

Income tax expense was \$1.2 million in the three months ended June 30, 2002 which primarily reflects foreign and state taxes, as compared to an income tax expense of \$1.5 million in the three months ended June 30, 2001. We had U.S. based taxable income in 2001 and expect to have U.S. based taxable income in 2002. In the fourth quarter of 2002, we will reassess whether our recorded net operating loss valuation allowance of approximately \$50.0 million is still appropriate or whether such allowance should be reduced or even eliminated, considering the demonstrated improvement in our financial results. Any such adjustments will be reflected in the results of operations for the fourth quarter of 2002.

Results of Operations: See "Note 4 Business Segments"

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Six Months Ended June 30, 2002 compared to Six Months Ended June 30, 2001

Revenue Analysis

Lottery Group revenue of \$125.4 million in the six months ended June 30, 2002 improved \$8.1 million from the same period in 2001. A \$8.8 million increase in service revenue is attributable to: an incremental \$10.0 million growth in our on-line lottery business due to the start-up of the on-line lotteries in Maine and Iowa in July 2001 and the start-up of the South Carolina Educational Lottery in January 2002, \$4.1 million growth in our instant ticket lottery business due primarily to the start-up of the South Carolina Educational Lottery and the acquisition of a majority interest in SERCHI. These increases were partially offset by a \$5.0 million decrease resulting from the absence of the French lottery business that was sold in the third quarter of 2001 and a \$0.7 million reduction in lottery equipment sales.

Pari-mutuel Group service revenue of \$40.7 million in the six months ended June 30, 2002 increased \$1.1 million from the same period in 2001 as revenue improvements in the North American racing operations, NASRIN services and simulcasting services were partially offset by lower service revenues in the French operations and lower revenues in the German racing operations due to a racetrack/bookmaker dispute in the first quarter. Sales revenue of \$3.0 million in the six months ended June 30, 2002 decreased \$11.5 million from the same period in 2001 due to completion in 2001 of a system and terminals sale to our customer in Turkey and non-recurring sales of terminals in 2001 to other foreign customers.

Venue Management Group service revenue of \$31.1 million in the six months ended June 30, 2002 was \$0.2 million lower than in the same period in 2001, primarily reflecting lower Handle related revenue in the Connecticut OTB operations following the closing of the Milford jai-alai fronton, which decline was mostly offset by the benefit of improved telephone account wagering.

Telecommunications Products Group sales revenue of \$20.8 million in the six months ended June 30, 2002 was \$1.2 million lower than in the same period in 2001, reflecting continued competitive price reductions which offset a 21% growth in the volume of tickets produced.

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Gross Profit Analysis

The total gross profit earned of \$89.4 million in the six months ended June 30, 2002 increased \$9.5 million from the same period in 2001. This increase included \$16.7 million in improved gross margins in the service businesses that resulted primarily from the new lotteries, and higher North American pari-mutuel revenues. These improvements were partially offset by a \$7.2 million decrease in sales margins reflecting the fewer sales of equipment and systems to foreign customers and price related margin reductions in the Telecommunications Products Group.

The Lottery Group gross profit of \$53.8 million, or 43% of revenues, increased \$13.2 million in the six months ended June 30, 2002 from \$40.6 million, or 35% of revenues, in the same period in 2001. Gross margin improvements were realized as a result of the additions of the Maine and Iowa on-line lotteries in July 2001 and the start-up of the South Carolina Educational Lottery in January 2002, continued retail sales growth at many of our cooperative service customers, and cost reductions in our instant ticket printing business. These margin improvements were partially offset by a reduction in margins due to lower lottery equipment sales and the sale of the French lottery business in the third quarter of 2001.

Pari-mutuel Group gross profit of \$18.4 million, or 42% of revenues, in the six months ended June 30, 2002, decreased \$2.1 million from \$20.5 million, or 38% of revenues, in the same period in 2001. Of such margin reduction, \$3.6 million is primarily attributable to fewer systems and equipment sales to foreign customers, partially offset by \$0.8 million margin improvements on continued growth of the North American operations and the benefits from on-going European and North American cost reduction programs.

Venue Management Group gross profit of \$10.0 million, or 32% of revenues, in the six months ended June 30, 2002, increased \$0.8 million from \$9.2 million, or 29% of revenues, in the same period in 2001. This improvement primarily reflects the effect of the new operating agreement in The Netherlands, and expanded telephone account wagering and continued cost controls in our Connecticut operations.

The Telecommunications Products Group gross profit of \$7.2 million, or 34% of revenues, in the six months ended June 30, 2002 decreased \$2.4 million from \$9.6 million, or 44% of revenues, in the same period in 2001 as a 21% increase in sales volume was offset by continued competitive price reductions.

Expense Analysis

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Selling, general and administrative expenses of \$30.1 million in the six months ended June 30, 2002 were \$1.5 million higher than in the same period in 2001 primarily due to higher support costs for the new lotteries, partly offset by reduced expenses as a result of the sale of the French lottery business in the third quarter of 2001.

Depreciation and amortization expense of \$18.9 million in the six months ended June 30, 2002 decreased \$5.3 million from \$24.2 million in the same period in 2001. Depreciation expense was \$0.7 million higher in the six months ended June 30, 2002 than in the same period in 2001, primarily as a result of higher depreciation on new computer systems and terminals acquired in connection with the start-up of the new on-line lotteries. Amortization expense was \$6.0 million lower in the six months ended June 30, 2002 than in the same period in 2001, primarily as a result of the adoption of SFAS 141 and SFAS 142 effective January 1, 2002, and the July 1, 2001 reclassifications of previously estimated acquired intangible assets which were made as a result of the finalization of the SGHC purchase price allocation.

Interest expense of \$23.0 million in the six months ended June 30, 2002 decreased \$3.3 million from \$26.3 million in the same period in 2001 as a result of lower average outstanding debt levels and lower average interest rates.

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Income Tax Expense

Income tax expense was \$12.5 million in the six months ended June 30, 2002. This expense primarily reflects foreign and state taxes, and a \$9.8 million charge in the first quarter of 2002 as a result of adoption of SFAS 142, which caused us to reduce the recorded amount of our NOL from \$18.5 million to \$8.7 million to reflect the reduced amount of net taxable temporary differences that are expected to reverse during the NOL carryforward period because of the cessation of amortization of the tradename and employee workforce intangible assets. The income tax expense of \$2.2 million in the six months ended June 30, 2001 primarily reflects federal alternative minimum tax, state taxes and foreign taxes and an anticipated recovery of previously paid federal taxes. We had U.S. based taxable income in 2001 and expect to have U.S. based taxable income in 2002. In the fourth quarter of 2002, we will reassess whether the recorded net operating loss valuation allowance of approximately \$50.0 million is still appropriate or whether such allowance should be reduced or even eliminated, considering the demonstrated improvement in our financial results. Any such adjustments will be reflected in the results of operations for the fourth quarter of 2002.

Liquidity, Capital Resources and Working Capital

The comments that follow pertain to our financial position at June 30, 2002 and December 31, 2001, and do not reflect the common stock offering completed by us on July 2, 2002 and the application of approximately \$96.0 million in proceeds, after expenses, to reduce debt. See "Recent Developments - Completed Stock Offering" below.

In order to finance the acquisition of SGHC and refinance substantially all of our then existing indebtedness, excluding our capital lease and other non-material obligations, we conducted a series of financings in September 2000. As a result, our capital structure changed significantly and, among other things, we became a significantly leveraged company. As a result of the acquisition and debt refinancing, we had total indebtedness including capital lease obligations outstanding of approximately \$432.9 million at June 30, 2002 and had total indebtedness of \$439.7 million at December 31, 2001. We have also recorded a substantial increase in 2000 in goodwill and other intangible assets in connection with the SGHC acquisition and a corresponding increase in amortization expense through December 31, 2001.

Our financing arrangements impose certain limitations on our and our subsidiaries' operations, including, at June 30, 2002, the maintenance of:

A minimum Consolidated Fixed Charge Coverage Ratio of 1.40 until July 1, 2002, and 1.45 thereafter. Consolidated Fixed Charge Coverage Ratio means, as of any date of determination, the ratio computed for our four most recent fiscal quarters of (x) Consolidated EBITDA to (y) the sum of (i) total interest expense less a majority of the non-cash amortization costs included in interest expense, (ii) all income taxes paid in cash, (iii) scheduled payments of principal on indebtedness and (iv) certain restricted payments. The amounts described in clauses (i) through (iii) are determined on a consolidated basis for us and our subsidiaries in accordance with accounting principles generally accepted in the United States of America, or GAAP.

A maximum Consolidated Leverage Ratio of 4.35, which ratio was reduced to 4.10 on July 1, 2002 and will be further reduced on the first day of each calendar quarter through January 1, 2007, from which date the ratio shall be 2.00. Consolidated Leverage Ratio means the ratio of (x) the aggregate stated balance sheet amount of our indebtedness

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determined on a consolidated basis in accordance with GAAP as of the last day of the fiscal quarter for which such determination is being made to (y) Consolidated EBITDA for the four consecutive fiscal quarters ended on the last day of the fiscal quarter for which such determination is being made.

A minimum Consolidated Interest Coverage Ratio of 2.05, which ratio was increased to 2.10 on July 1, 2002 and will be further increased on the first day of each calendar quarter through

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July 1, 2006, from which date the ratio shall be 3.50. Consolidated Interest Coverage Ratio means the ratio computed for our four most recent fiscal quarters of (x) Consolidated EBITDA to (y) total interest expense less a majority of the non-cash amortization costs included in interest expense.

A minimum Consolidated Net Worth of \$38.7 million plus an amount equal to 75% of the sum of our adjusted consolidated net income for each fiscal quarter for which adjusted consolidated net income is positive. Consolidated Net Worth means, as of any date of determination, the sum of our capital stock and that of our subsidiaries (including convertible preferred stock), plus our paid-in capital (subject to adjustment) and that of our subsidiaries, determined on a consolidated basis in accordance with GAAP, plus certain adjustments associated with the acquisition of SGHC and the financing thereof. As of June 30, 2002, the minimum Consolidated Net Worth required under this covenant was \$43.6 million.

For purposes of the foregoing limitations, Consolidated EBITDA means the sum of (i) consolidated net income, (ii) consolidated interest expense with respect to all outstanding indebtedness, (iii) provisions for taxes based on income, (iv) total depreciation expense, (v) total amortization expense and (vi) certain adjustments, in each case for the period being measured, all of the foregoing as determined on a consolidated basis for us and our subsidiaries in accordance with GAAP.

Our financing arrangements also restrict our and certain of our subsidiaries' ability to finance future operations or capital needs or to engage in other business activities, by, among other things, limiting our ability to incur additional indebtedness, pay dividends, redeem capital stock, make certain investments, engage in sale-leaseback transactions, consummate certain asset sales, and create certain liens and other encumbrances on our assets. In March 2001, as a result of the financial performance of SGHC prior to its acquisition by us, certain transitional and operational matters occurring through December 31, 2000, and the timing of certain anticipated capital expenditures and associated borrowings in 2001, certain limitations were amended to be less restrictive. Among other changes, the credit facility was modified so that the planned step-downs in fixed charge coverage ratios and leverage ratios were delayed by up to nine months through September 30, 2002. While we were in compliance with these covenants at June 30, 2002 and expect to continue to remain in compliance over the next 12 months, no assurances can be provided that we will be able to do so or that we will be able to continue to meet the covenant requirements beyond 12 months.

The foregoing description of certain limitations and restrictions imposed by our financing arrangements is a summary only and is not intended to be complete. If you wish to review the limitations and restrictions in their entirety, you should read the documents setting forth our financing arrangements, all of which have been filed as exhibits to our periodic filings with the SEC. Our contractual obligations and commercial commitments principally include obligations associated with our outstanding indebtedness and future minimum operating lease obligations, and they have not changed materially since December 31, 2001.

Our revolving credit facility, which expires in September 2006, provides for borrowings up to \$65.0 million to be used for working capital and general corporate purpose loans and for letters of credit. At June 30, 2002, we had outstanding borrowings of \$10.5 million and outstanding letters of credit of \$25.3 million under this facility leaving us with a total availability of \$29.2 million as compared to \$31.0 million at December 31, 2001. Our ability to continue to borrow under the revolving credit facility will depend on remaining in compliance with the limitations imposed by our lenders, including maintenance of specified financial covenants. Presently, we have not sought and, therefore, do not have any other financing commitments.

Our convertible preferred stock requires dividend payments at a rate of 6% per annum. To date, we have satisfied the dividend requirement using additional shares of preferred stock. The terms of the

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convertible preferred stock provide us with the flexibility to satisfy the dividend in cash commencing on September 30, 2002, the date of the ninth quarterly dividend, subject to bank approval. We expect that we will continue to make such payments in-kind.

Our pari-mutuel wagering and on-line lottery systems service contracts require us to, among other things, maintain the central computing system and related hardware in efficient working order, provide added software functionality upon request, provide on-site computer operators, and furnish necessary supplies. Our primary expenditures associated with these services are, (a) personnel and related costs which are expensed as incurred and are included in Operating Expenses-Services in the consolidated statements of operations, and (b) the costs of service contract software which are capitalized as incurred and expensed over the life of their related contracts and included in Amortization of Service Contract Software in the consolidated statements of operations. Historically, the revenues we derive from our service contracts have exceeded the direct costs associated with fulfilling our obligations under these pari-mutuel wagering and lottery systems service contracts. We expect that we will continue to realize positive cash flow and operating income as we extend or renew existing service contracts. We also expect that we will enter into new contracts that are accretive to our cash flow. In addition, through advancements in technology, we are continually deploying more efficient and cost effective methods for manufacturing and delivering our products and services to our customers. We expect that technological efficiencies will continue to positively impact our future cash flows and operating results. We are not party to any other material short term or long term obligations or commitments pursuant to these service contracts.

Periodically, we bid on new pari-mutuel and on-line lottery contracts. Once awarded, these contracts generally require significant up-front capital expenditures for terminal assembly, customization of software, software and equipment installation and telecommunications configuration. Historically we have funded these up front costs through cash flows generated from operations, available cash on hand and borrowings under our credit facilities. Our ability to continue to procure new contracts will depend on, among other things, our then present liquidity levels and/or our ability to obtain additional financing at commercially acceptable rates to finance the initial up front costs. Once operational, long term service contracts have been accretive to our operating cash flow. For fiscal 2002, we anticipate that capital expenditures and software expenditures will be approximately \$25 million. However, the actual level of expenditures will ultimately depend on the extent to which we are successful in winning new contracts. The amount of capital expenditures in fiscal 2003 and beyond will largely depend on the extent to which we are successful in winning new contracts. Furthermore, our pari-mutuel wagering network consists of approximately 26,000 wagering terminals. Periodically, we elect to upgrade the technological capabilities of older terminals and replace terminals that have exhausted their useful lives. We presently have no commitments to replace our existing terminal base and our obligation to upgrade the terminals is discretionary. Servicing our installed terminal base requires that we maintain a supply of parts and accessories on hand. We are also required, contractually in some cases, to provide spare parts over an extended period of time, principally in connection with our systems and terminal sale transactions. To meet our contractual obligations and maintain sufficient levels of on-hand inventory quantities to service our installed base, we purchase inventory on an as needed basis. We presently have no inventory purchase obligations.

At June 30, 2002, our available cash and borrowing capacity totaled \$36.0 million compared to \$43.6 million at December 31, 2001. Our available cash and borrowing capacities fluctuate principally based on the timing of collections from our customers, cash expenditures associated with new and existing pari-mutuel wagering and lottery systems contracts, repayment of our outstanding debt and changes in our working capital position. The decrease in our available cash and borrowing capacity from the levels at December 31, 2001 principally reflects the use of cash on hand to partially fund our wagering systems and other capital expenditures, to reduce accrued liabilities, to make a semi-annual payment of interest accrued on our 12¹/₂% Senior Subordinated Notes, and to fund the acquisition of a majority interest in SERCHI.

Net cash provided by operating activities was \$22.4 million for the six months ended June 30, 2002. Of this amount, \$37.2 million was provided from operations and \$14.8 million was used as a result of changes in working capital. The working capital changes occurred principally from (i) increases in inventory in anticipation of foreign requirements for equipment, (ii) increases in prepaid assets as a result of the new on-line and instant ticket lottery accounts, and (iii) decreases in accrued liabilities due to payments related to the new lottery accounts and obligations incurred in connection with the acquisition of SGHC. In this period, we invested \$13.5 million for wagering systems and capital expenditures, \$3.5 million in software expenditures, \$4.1 million for a majority interest in SERCHI, repaid \$4.4 million of long-term debt, and repaid \$4.3 million of revolving credit facility loans. These cash expenditures were funded primarily with net cash provided by operating activities, cash on hand, and \$1.3 million proceeds from the issuance of common stock.

A significant portion of our cash flows from operations must be used to pay our interest expense and repay our indebtedness, which will reduce the funds that would otherwise be available to us for our operations and capital expenditures. Interest expense on our outstanding debt was approximately \$23.0 million for the six months ended June 30, 2002, including approximately \$1.2 million of non-cash charges. Approximately one-third of our debt is in variable rate instruments. Consequently, we are exposed to fluctuations in interest rates. The effect of a 0.125% change in the interest rates associated with our unhedged variable rate debt will result in a change of approximately \$187,000 per year in our interest expense assuming no change in our outstanding borrowings. To reduce the risks associated with fluctuations in the market interest rates and in response to the requirements of our credit facility, we entered into three interest rate swap contracts for an aggregate notional amount of \$140 million. These interest rate swaps obligate us to pay a fixed LIBOR rate and entitle us to receive a variable LIBOR rate on an

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aggregate \$140 million notional amount of debt thereby creating the equivalent of fixed rate debt until May 30, 2003. We have structured these interest rate swap agreements and we intend to structure future interest rate swap agreements to qualify for hedge accounting pursuant to the provisions of SFAS 133. Changes in the fair value of interest rate swaps designated as hedging instruments that effectively offset the variability of cash flows associated with variable rate credit facility obligations are reported as a component of stockholders' equity. These amounts are subsequently reclassified into interest expense as a yield adjustment of the hedged credit facility obligation in the same period in which the related interest affects operations.

We believe that our cash flow from operations, available cash and available borrowing capacity under our revolving credit facility will be sufficient to meet our liquidity needs, including anticipated capital expenditures, for the foreseeable future; however, we cannot assure you that this will be the case. While we are not aware of any particular trends, our lottery contracts periodically renew and we cannot assure you that we will be successful in sustaining our cash flow from operations through renewal of our existing contracts or through the addition of new contracts. In addition, lottery customers in the United States generally require service providers to provide performance bonds in connection with each state contract. Because of financial and economic events that have occurred this past year, such as the September 11 attack, the bond market is experiencing unusual contraction, and we cannot assure you that we will continue to be able to obtain performance bonds on commercially reasonable terms or at all. While we are not aware of any reason to do so, if we need to refinance all or part of our indebtedness, including our 12¹/₂% Senior Subordinated Notes, on or before their maturity, or provide letters of credit or cash in lieu of performance bonds, we cannot assure you that we will be able to obtain new financing or to refinance any of our indebtedness, including our revolving credit facility and our 12¹/₂% Senior Subordinated Notes, on commercially reasonable terms or at all.

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Recent Developments Completed Stock Offering

On July 2, 2002, we completed the public offering and sale of 14.4 million shares of our Class A Common Stock at \$7.25 per share (the "2002 Offering"). The proceeds after underwriter's discounts, before our direct offering expenses, to us were approximately \$98.5 million. The application of the proceeds and the issuance of the 14.4 million shares of Class A Common Stock are not reflected in the second quarter results and financial position.

The net proceeds from the 2002 Offering were approximately \$96.0 million after deducting the underwriting discounts and commissions and estimated offering expenses. On August 2, 2002, we used approximately \$52.5 million of our net proceeds to redeem 35% of our 12¹/₂% Senior Subordinated Notes. We were also required to pay the noteholders a premium of approximately \$6.6 million in connection with this redemption. In addition, we may use the remaining net proceeds of approximately \$36.9 million either to repurchase additional 12¹/₂% Senior Subordinated Notes, or, if market conditions do not so permit, to repay a portion of our senior credit facilities. As of June 30, 2002, there were \$52.5 million outstanding under the Term A loans and \$216.2 million outstanding under the Term B loans. If we elect to repay the Term A and Term B loans ratably as specified, there would be \$45.3 million outstanding under the Term A loans and \$186.4 million outstanding under the Term B loans after such repayments. Under the terms of the Term B loans, however, the lenders have the option to waive their rights to receive prepayments of such loans from proceeds of the offering. If all of the Term B lenders waive their rights to receive prepayments, all of the net proceeds will be used to repay the Term A loans, which would then have a balance outstanding of approximately \$15.6 million following such repayment.

As of June 30, 2002, the annual interest rates on the outstanding Term A loans and Term B loans under our senior credit facilities were 5¹/₈% and 6³/₁₆%, respectively, and the annual interest rate on the senior subordinated notes was 12¹/₂%. The Term A and Term B loans mature on September 30, 2006 and September 30, 2007, respectively, and the senior subordinated notes mature on August 15, 2010.

When we repay outstanding principal of the Term A and Term B loans and the senior subordinated notes, we are also required to pay accrued and unpaid interest on the principal amount being repaid or redeemed through the repayment date. We intend to pay interest out of our available working capital.

Based on the assumed redemption and repurchase of our 12¹/₂% Senior Subordinated Notes, and the repayment of our Term A and Term B loans, we expect to recognize annual interest expense savings of approximately \$8.5 million to \$10.5 million per year.

Forward-Looking Statements

Throughout this Form 10-Q/A we make "forward-looking statements" within the meaning of the United States Private Securities Litigation Reform Act of 1995. In some cases, forward-looking statements can be identified by the use of forward-looking terminology such as "may," "will," "estimate," "intend," "continue," "believe," "expect" or "anticipate," or the negatives thereof, variations thereon or similar terminology. The forward-looking statements contained in this Form 10-Q/A are generally located in the material set forth under the heading "Management's Discussion and Analysis of Financial Condition and Results of Operations" but may be found in other locations as well. These forward-looking

statements generally relate to plans and objectives for future operations and are based upon management's reasonable estimates of future results or trends. Although we believe that the plans and objectives reflected in or suggested by such forward-looking statements are reasonable, such plans or objectives may not be achieved.

Actual results may differ from projected results due, but not limited, to unforeseen developments, including developments relating to the following:

the availability and adequacy of our cash flow to satisfy our obligations, including our debt service obligations and our need for additional funds required to support capital improvements, development and acquisitions;

economic, competitive, demographic, business and other conditions in our local and regional markets;

changes or developments in the laws, regulations or taxes in the gaming and lottery industries;

actions taken or omitted to be taken by third parties, including customers, suppliers, competitors, members and shareholders, as well as legislative, regulatory, judicial and other governmental authorities;

changes in business strategy, capital improvements, development plans, including those due to environmental remediation concerns, or changes in personnel or their compensation, including federal, state and local minimum wage requirements;

an inability to renew or early termination of our contracts;

an inability to engage in future acquisitions;

the loss of any license or permit, including the failure to obtain an unconditional renewal of a required gaming license on a timely basis; and

resolution of any pending or future litigation in a manner adverse to us.

Actual future results may be materially different from what we expect. We will not update forward-looking statements even though our situation may change in the future.

Impact of Recently Issued Accounting Standards

In June 2001, the FASB issued Statement No. 143, *Accounting for Asset Retirement Obligations* ("SFAS 143"). SFAS 143 addresses financial accounting and reporting for obligations associated with the retirement of tangible long-lived assets and the associated asset retirement costs. It applies to legal obligations associated with the retirement of long-lived assets that result from the acquisition, construction, development and (or) the normal operation of a long-lived asset, except for certain obligations of lessees. This Statement amends FASB Statement No. 19, *Financial Accounting and Reporting by Oil and Gas Producing Companies*, and it applies to all entities. We are required to adopt SFAS 143, effective for calendar year 2003. We do not expect the adoption of SFAS 143 to have a material impact on our future consolidated operations or financial position, as we are now constituted.

In April 2002, the FASB issued Statement No. 145, *Rescission of FASB Statements No. 4, 44 and 64, Amendment of FASB Statement No. 13, and Technical Corrections* ("SFAS 145"). SFAS 145 updates, clarifies and simplifies existing accounting pronouncements. SFAS 145 rescinds Statement 4, which required all gains and losses from extinguishment of debt to be aggregated and, if material, classified as an extraordinary item, net of related income tax effect. As a result, the criteria in Opinion 30 will now be used to classify those gains and losses

because Statement 4 has been rescinded. Statement 44 was issued to establish accounting requirements for the effects of transition to the provisions of the Motor Carrier Act of 1980. Because the transition has been completed, Statement 44 is no longer necessary.

SFAS 145 amends Statement 13 to require that certain lease modifications that have economic effects similar to sale-leaseback transactions be accounted for in the same manner as sale-leaseback transactions. This amendment is consistent with the FASB's goal of requiring similar accounting treatment for transactions that have similar economic effects. SFAS 145 also makes technical

corrections to existing pronouncements. While those corrections are not substantive in nature, in some instances, they may change accounting practice. We are required to adopt SFAS 145, effective for calendar year 2003. We are currently evaluating the impact that the adoption of SFAS 145 will have on our consolidated operations and financial position.

In July 2002, the FASB issued Statement No. 146, *Accounting for Costs Associated with Exit or Disposal Activities* ("SFAS 146"). SFAS 146 will spread out the reporting of expenses related to restructurings initiated after 2002 because a commitment to a plan to exit an activity or dispose of long-lived assets will no longer be enough to record a liability for the anticipated costs. Instead, companies will record exit and disposal costs when they are "incurred" and can be measured at fair value, and they will subsequently adjust the recorded liability for changes in estimated cash flows. We are required to adopt SFAS 146, prospectively for exit or disposal activities initiated after December 31, 2002. We do not expect the adoption of SFAS 146 to have a material impact on our future consolidated operations or financial position, as we are now constituted.

QUANTITATIVE AND QUALITATIVE DISCLOSURES ABOUT MARKET RISK

Our products and services are sold to a diverse group of customers throughout the world. As such, we are subject to certain risks and uncertainties as a result of changes in general economic conditions, sources of supply, competition, foreign exchange rates, tax reform, litigation and regulatory developments. The diversity and breadth of our products and geographic operations mitigate the risk that adverse changes in any event would materially affect our financial position. Additionally, as a result of the diversity of our customer base, we do not consider ourselves exposed to concentration of credit risks. These risks are further minimized by setting credit limits, ongoing monitoring of customer account balances, and assessment of the customers' financial strengths.

Inflation has not had an abnormal or unanticipated effect on our operations. Inflationary pressures would be significant to our business if raw materials used for instant lottery ticket production, prepaid phone card production or terminal manufacturing are significantly affected. Available supply from the paper and electronics industries tends to fluctuate and prices may be affected by supply.

For fiscal 2001, inflation was not a significant factor in our results of operations, and we were not impacted by significant pricing changes in our costs, except for personnel related expenditures. We are unable to forecast the prices or supply of substrate, component parts or other raw materials in 2002, but we currently do not anticipate any substantial changes that will materially affect our operating results.

In certain limited cases, our lottery contracts with our customers contain provisions to adjust for inflation on an annual basis, but we cannot be assured that this adjustment would cover raw material price increases or other costs of services. While we have long-term and generally satisfactory relationships with most of our suppliers, we also believe alternative sources to meet our raw material and production needs are available.

In the normal course of business, we are exposed to fluctuations in interest rates and equity market risks as we seek debt and equity capital to sustain our operations. At December 31, 2001, approximately one-third of our debt was in fixed rate instruments. We consider the fair value of all financial instruments to be not materially different from their carrying value at year-end. The following table provides information about our financial instruments that are sensitive to changes in interest rates. The table presents principal cash flows and related weighted-average interest rates by expected maturity dates. On July 2, 2002 the Company completed the 2002 Offering and used approximately \$52.5 million of the net proceeds to redeem a portion of the Company's 12¹/₂% Senior Subordinated Notes. See "Recent Developments Completed Stock Offering."

Principal Amount by Expected Maturity Average Interest Rate
Expected Maturity Date (dollars in thousands)
June 30, 2002

	2002	2003	2004	2005	2006	There after	Total	Fair value
Long-term debt:								
Fixed interest rate	\$					150,000	150,000	168,750
Interest rate						12.5%	12.5%	
Variable interest rate	\$	4,850	11,950	14,950	17,200	75,100	155,100	279,350
Average interest rate		5.36%	5.32%	5.28%	5.26%	6.07%	6.17%	5.99%

In November 2000, to reduce the risks associated with fluctuations in market interest rates and in response to requirements in the Facility (see Note 9 to the Consolidated Financial Statements for the year ended December 31, 2001 in our 2001 Annual Report on Form 10-K, as modified by the foregoing), we entered into three interest rate swap contracts for an aggregate notional amount of \$140.0 million. The following table provides information about our derivative financial instruments. The table presents notional amounts and weighted-average swap rates by contractual maturity dates. We do not hold any market risk instruments for trading purposes.

Notional Amount by Expected Maturity Average Swap Rate
Expected Maturity Date (dollars in thousands)
June 30, 2002

	2002	2003	2004	2005	2006	There after	Total	Fair value
Interest rate swaps:								
Fixed to variable	\$	140,000					140,000	134,453
Receive 3-month LIBOR			6.52%				6.52%	

We are also exposed to fluctuations in foreign currency exchange rates as the financial results of our foreign subsidiaries are translated into U.S. dollars in consolidation. Assets and liabilities outside the United States are primarily located in the United Kingdom, Germany, The Netherlands, France and Austria. Our investment in foreign subsidiaries with a functional currency other than the U.S. dollar are generally considered long-term investments. Accordingly, we do not hedge these net investments. Translation gains and losses historically have not been material. We manage our foreign currency exchange risks on a global basis by one or more of the following: (i) securing payment from our customers in U.S. dollars, when possible, (ii) utilizing borrowings denominated in foreign currency, and (iii) entering into foreign currency exchange contracts. In addition, a significant portion of the cost attributable to our foreign operations is incurred in the local currencies. We believe that a 10% adverse change in currency exchange rates would not have a significant adverse effect on our net earnings or cash flows. We may, from time to time, enter into foreign currency exchange or other contracts to hedge the risk associated with certain firm sales commitments, anticipated revenue streams and certain assets and liabilities denominated in foreign currencies.

Our cash and cash equivalents and investments are in high-quality securities placed with a wide array of financial institutions with high credit ratings. This investment policy limits our exposure to concentration of credit risks.

SCIENTIFIC GAMES CORPORATION AND SUBSIDIARIES
Three Months Ended June 30, 2002

PART II. OTHER INFORMATION

Item 1. Legal Proceedings

No significant changes have occurred with respect to legal proceedings as disclosed in the Company's Annual Report on Form 10-K for the year ended December 31, 2001 (the "2001 Form 10-K") or its Quarterly Report on Form 10-Q/A for the quarter ended March 31, 2002 (the "March 31 Form 10-Q/A"), except as described below.

The 2001 Form 10-K contained disclosure concerning pending and/or threatened litigation among the Company's subsidiary Scientific Games International ("SGI"), Empresa Colombiana de Recursos para la Salud, S.A. ("Ecosalud"), an agency of the Colombian government, and

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Wintech de Colombia S.A. ("Wintech"), an entity (now liquidated) in which SGI owned a minority interest and which formerly operated the Colombian national lottery under contract with Ecosalud. On July 1, 1993, Ecosalud adopted resolutions declaring, among other things, that the contract was in default and asserted various claims for compensation and penalties against Wintech, SGI and other shareholders of Wintech. Litigation is pending in Colombia concerning various claims among Ecosalud, Wintech and SGI, relating to the termination of the contracts with Ecosalud.

In July 2002, a Colombian appellate tribunal ruled against SGI's motion to dismiss Ecosalud's pending lawsuit against SGI. While SGI's motion is subject to further appeal to the Colombian Council of State, the highest appellate level court with jurisdiction over this matter, the proceeding in the lower court, which is in an early stage, will continue during the pendency of the appeal.

As previously disclosed, although the Company believes that any potential losses arising from Ecosalud's claims against SGI and Wintech will not result in a material adverse effect on its consolidated financial position or results of operations, it is not feasible to predict the final outcome, and there can be no assurance that these claims might not be finally resolved adversely to the Company or result in material liability.

The March 31, 2002 Form 10-Q/A contained disclosure concerning a class action suit filed on behalf of public stockholders of MDI Entertainment, Inc. against multiple parties, including the Company and MDI, to enjoin the Company's then proposed acquisition of MDI. On May 8, 2002, the Company and MDI announced that they had mutually and amicably terminated negotiations with respect to that contemplated acquisition. The class action suit was subsequently dismissed upon the filing of a notice of dismissal by the plaintiffs.

Item 2. Changes in Securities and Use of Proceeds

In connection with certain waivers and consents by holders of the Company's Series A Preferred Stock relating to the Company's public offering of 14,375,000 shares of Class A Common Stock in June 2002, the Company agreed to designate a new series of 2,000 shares of preferred stock, par value \$1.00 per share, as Series B Preferred Stock, and in July 2002 to issue an aggregate of 1,237,604 shares of Series B Preferred Stock, pro rata, to the holders of the Series A Preferred Stock. The Series B Preferred Stock has voting rights that, together with the voting rights of the Series A Preferred Stock, effectively reduce the aggregate ownership percentage of Series A Preferred Stock (on an "as-converted" basis) that the holders are required to maintain in order to elect directors of the Company. The threshold for electing four directors was effectively reduced from 25% to 22.5% and the threshold for electing three directors was effectively reduced from 20% to 17.5%. The issuance of the Series B Preferred Stock did not affect the existing 10% and 5% thresholds for electing two directors and one director, respectively. The Series B Preferred Stock does not pay dividends and has a liquidation preference of no more than \$2,000 in the aggregate.

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Issuance of shares of Series B Preferred Stock to holders of the Series A Preferred Stock constitutes a private transaction exempt from the registration requirements of the Securities Act of 1933, as amended, under Section 4(2) thereof.

Item 3. Defaults Upon Senior Securities

None.

Item 4. Submission of Matters to a Vote of Stockholders

None.

Item 5. Other Information

None.

Item 6. Exhibits and Reports on Form 8-K

(a)

Exhibits

4.1

Certificate of Designations, Preferences, and Relative, Participating, Optional and Other Special Rights of Preferred Stock and Qualifications, Limitations and Restrictions Thereof of Series B Preferred Stock of the Company, filed with the

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Secretary of State of the State of Delaware on July 1, 2002 (incorporated by reference to Exhibit 4.1 to the Company's Quarterly Report on Form 10-Q for the quarter ended June 30, 2002, filed August 14, 2002 (the "June 2002 10-Q")).

4.2

Supplemental Stockholders Agreement, by and among the Company, Cirmatica Gaming S.A. and such persons as may become a party thereto from time to time, dated as of June 26, 2002 (incorporated by reference to Exhibit 4.2 to the June 2002 10-Q).

10.1

Amended and Restated Employment Agreement, dated as of November 1, 2000, by and between the Company and A. Lorne Weil (as further amended and restated, executed on July 25, 2002) (incorporated by reference to Exhibit 10.1 to the June 2002 10-Q).

10.2

Third Amendment, dated as of January 16, 2002 (executed on June 25, 2002), to the Amended and Restated Credit Agreement among the Company, DLJ Capital Funding, Inc., Lehman Commercial Paper Inc., DLJ Capital Funding, Inc., as Administrative Agent, Syndication Agent, Lead Arranger and Sole Book Running Manager, Lehman Commercial Paper Inc., as Documentation Agent, and Lehman Brothers Inc., as Co-Arranger, dated as of October 6, 2000 (incorporated by reference to Exhibit 10.1 to the Company's Amendment No. 3 to Registration Statement on Form S-3, filed on June 25, 2002).

99.1

Certification of the Chief Executive Officer of the Company pursuant to 18 U.S.C. Section 1350, as adopted pursuant to Section 906 of the Sarbanes-Oxley Act of 2002.

99.2

Certification of the Chief Financial Officer of the Company pursuant to 18 U.S.C. Section 1350, as adopted pursuant to Section 906 of the Sarbanes-Oxley Act of 2002.

(b)

Reports on Form 8-K

A current report on Form 8-K was filed on June 20, 2002 (the "June 2002 Form 8-K"), regarding the Company's purchase of 65% of the equity of Serigrafica Chilena S.A. ("SERCHI"). The purchase price was \$3.9 million in cash paid at closing and up to an additional \$4.4 million in cash or stock payable to SERCHI stockholders upon the achievement of certain financial performance levels of SERCHI over the next four years.

In the June 2002 Form 8-K, the Company undertook to file, on Form 8-K/A within 60 days of the date the June 2002 Form 8-K was required to be filed, financial statements of SERCHI and pro forma financial information giving effect to the Company's purchase of 65% of the equity of SERCHI, if such financial statements and pro forma financial information were required to be filed. The Company has determined that such financial statements and pro forma financial information are not required to be filed and, accordingly, the Company will not file a Form 8-K/A amending the June 2002 Form 8-K.

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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.

SCIENTIFIC GAMES CORPORATION

(Registrant)

By: /s/ DEWAYNE E. LAIRD

Name: DeWayne E. Laird

Title: Vice President & Chief Financial Officer
(principal financial and accounting officer)

Dated: August 13, 2003

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CERTIFICATION

I, A. Lorne Weil, certify that:

1. I have reviewed this Amendment No. 1 on Form 10-Q/A to Quarterly Report on Form 10-Q of Scientific Games Corporation;
2. Based on my knowledge, this amendment does not contain any untrue statement of a material fact or omit to state a material fact necessary to make the statements made, in light of the circumstances under which such statements were made, not misleading with respect to the period covered by this amendment; and
3. Based on my knowledge, the financial statements, and other financial information included in this amendment, fairly present in all material respects the financial condition, results of operations and cash flows of the registrant as of, and for, the periods presented in this amendment.

Date: August 13, 2003

/s/ A. LORNE WEIL

A. Lorne Weil
Chief Executive Officer

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CERTIFICATION

I, DeWayne E. Laird, certify that:

1. I have reviewed this Amendment No. 1 on Form 10-Q/A to Quarterly Report on Form 10-Q of Scientific Games Corporation;
2. Based on my knowledge, this amendment does not contain any untrue statement of a material fact or omit to state a material fact necessary to make the statements made, in light of the circumstances under which such statements were made, not misleading with respect to the period covered by this amendment; and
3. Based on my knowledge, the financial statements, and other financial information included in this amendment, fairly present in all material respects the financial condition, results of operations and cash flows of the registrant as of, and for, the periods presented in this amendment.

Date: August 13, 2003

/s/ DEWAYNE E. LAIRD

DeWayne E. Laird
Chief Financial Officer

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INDEX TO EXHIBITS

(a) Exhibit Number	Description
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- 4.1 Certificate of Designations, Preferences, and Relative, Participating, Optional and Other Special Rights of Preferred Stock and Qualifications, Limitations and Restrictions Thereof of Series B Preferred Stock of the Company, filed with the Secretary of State of the State of Delaware on July 1, 2002 (incorporated by reference to Exhibit 4.1 to the Company's Quarterly Report on Form 10-Q for the quarter ended June 30, 2002, filed August 14, 2002 (the "June 2002 10-Q")).
- 4.2 Supplemental Stockholders Agreement, by and among the Company, Cirmatica Gaming S.A. and such persons as may become a party thereto from time to time, dated as of June 26, 2002 (incorporated by reference to Exhibit 4.2 to the June 2002 10-Q).
- 10.1 Amended and Restated Employment Agreement, dated as of November 1, 2000, by and between the Company and A. Lorne Weil (as further amended and restated, executed on July 25, 2002) (incorporated by reference to Exhibit 10.1 to the June 2002 10-Q).
- 10.2 Third Amendment, dated as of January 16, 2002 (executed on June 25, 2002), to the Amended and Restated Credit Agreement among the Company, DLJ Capital Funding, Inc., Lehman Commercial Paper Inc., DLJ Capital Funding, Inc., as Administrative Agent, Syndication Agent, Lead Arranger and Sole Book Running Manager, Lehman Commercial Paper Inc., as Documentation Agent, and Lehman Brothers Inc., as Co-Arranger, dated as of October 6, 2000 (incorporated by reference to Exhibit 10.1 to the Company's Amendment No. 3 to Registration Statement on Form S-3, filed on June 25, 2002).
- 99.1 Certification of the Chief Executive Officer of the Company pursuant to 18 U.S.C. Section 1350, as adopted pursuant to Section 906 of the Sarbanes-Oxley Act of 2002,
- 99.2 Certification of the Chief Financial Officer of the Company pursuant to 18 U.S.C. Section 1350, as adopted pursuant to Section 906 of the Sarbanes-Oxley Act of 2002.

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