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

FORM 10-K

(Mark One) [X] ANNUAL REPORT PURSUANT TO SECTION 13 OR 15(d) OF THE SECURITIES EXCHANGE ACT OF 1934

FOR THE FISCAL YEAR ENDED DECEMBER 31, 2002

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

COMMISSION FILE NUMBER 0-24216

IMAX CORPORATION

(Exact name of registrant as specified in its charter)

CANADA 98-0140269 (State or other jurisdiction (I.R.S. Employer of incorporation or organization) Identification Number)

2525 SPEAKMAN DRIVE, MISSISSAUGA, ONTARIO, CANADA L5K 1B1 (Address of principal executive offices) (Postal Code)

Registrant's telephone number, including area code: (905) 403-6500

Securities registered pursuant to Section 12(b) of the Act:

NAME OF EXCHANGE ON WHICH REGISTERED

TITLE OF EACH CLASS None

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

COMMON SHARES, NO PAR VALUE (Title of class)

Indicate by check mark whether the registrant (1) has filed all reports required to be filed by Section 13 or 15(d) of the Securities Exchange Act of 1934 during the preceding 12 months (or for such shorter period that the registrant was required to file such reports), and (2) has been subject to such filing requirements for the past 90 days. Yes [X] No []

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

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

The aggregate market value of the common shares of the registrant held by non-affiliates of the registrant, computed by reference to the last sale price of such shares as of the close of trading on June 28, 2002 was \$110.6 million (19,544,682 common shares times \$5.66).

As of February 14, 2003, there were 32,973,366 common shares of the registrant outstanding.

DOCUMENT INCORPORATED BY REFERENCE

Portions of the registrant's definitive Proxy Statement to be filed with the Securities and Exchange Commission pursuant to Regulation 14A involving the election of directors and the annual meeting of the stockholders of the registrant scheduled to be held on or about June 4, 2003 (the "Proxy Statement") are incorporated by reference in Part III of this Form 10-K, to the extent described therein.

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DECEMBER 31, 2002

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EXCHANGE RATE DATA

Unless otherwise indicated, all dollar amounts in this document are expressed in United States ("U.S.") dollars. The following table sets forth, for the periods indicated, certain exchange rates based on the noon buying rate in the City of New York for cable transfers in foreign currencies as certified for customs purposes by the Federal Reserve Bank of New York (the "Noon Buying Rate"). Such rates quoted are the number of U.S. dollars per one Canadian dollar and are the inverse of rates quoted by the Federal Reserve Bank of New York for Canadian dollars per U.S. \$1.00. The average exchange rate is based on the average of the exchange rates on the last day of each month during such periods. The Noon Buying Rate on December 31, 2002 was U.S. \$0.6329.

	YEARS ENDED DECEMBER 31,										
	2002	2001	2000	1999	1998						
Exchange rate at end of period Average exchange rate	U.S. \$0.6329	U.S. \$0.6267	U.S. \$0.6669	U.S. \$0.6925	U.S. \$0.6522						
during period High exchange rate during	0.6368	0.6457	0.6732	0.6730	0.6740						
period Low exchange rate during	0.6619	0.6697	0.6944	0.6925	0.7105						
period	0.6200	0.6241	0.6410	0.6535	0.6341						

SPECIAL NOTE REGARDING FORWARD-LOOKING INFORMATION

Certain statements included in this annual report may constitute "forward-looking statements" within the meaning of the United States Private Securities Litigation Reform Act of 1995. These forward-looking statements include, but are not limited to, references to future capital expenditures (including the amount and nature thereof), business strategies and measures to implement strategies, competitive strengths, goals, expansion and growth of business and operations, plans and references to the future success of IMAX Corporation together with its wholly owned subsidiaries (the "Company") and expectations regarding the Company's future operating results. These forward-looking statements are based on certain assumptions and analyses made by the Company in light of its experience and its perception of historical trends, current conditions and expected future developments, as well as other factors it believes are appropriate in the circumstances. However, whether actual results and developments will conform with the expectations and predictions of the Company is subject to a number of risks and uncertainties, including, but not limited to, general economic, market or business conditions; the opportunities (or lack thereof) that may be presented to and pursued by the Company; competitive actions by other companies; conditions in the out-of-home entertainment industry; changes in laws or regulations; conditions in the commercial exhibition industry; the acceptance of the Company's new technologies risks associated with investments and operations in foreign jurisdictions and any future international expansion, including those related to economic, political and regulatory policies of local governments and laws and policies of the United States and Canada; the potential impact of increased competition in the markets the Company operates within; and other factors, many of which are beyond the control of the Company. Consequently, all of the forward-looking statements made in this annual report are qualified by these cautionary statements, and actual results or developments anticipated by the Company may not be realized, and even if substantially realized, may not have the expected consequences to, or effects on, the Company. The Company undertakes no obligation to update publicly or otherwise revise any forward-looking information, whether as a result of new information, future events or otherwise.

IMAX(R), IMAX(R) Dome, IMAX(R) 3D, IMAX(R) 3D Dome, The IMAX Experience(R), An IMAX Experience(R) and IMAX(R) DMR(TM) are trademarks and trade names of the Company or its subsidiaries that are registered or otherwise protected under laws of various jurisdictions.

PART I

ITEM 1. BUSINESS

GENERAL

IMAX Corporation together with its wholly owned subsidiaries (the "Company") is one of the world's leading entertainment technology companies, specializing in large-format film images, three-dimensional ("3D") film presentations and large-format post-production. The Company's primary business is the design, manufacture and lease of projection and sound systems for giant-screen, 15-perforation film frame, 70mm format ("15/70-format") theaters based on proprietary and patented technology. The Company is also a major distributor of films for giant-screen theaters (IMAX theaters). The majority of IMAX theaters are operated by third parties under lease agreements with the Company.

The Company is also engaged in the production, post-production, digital re-mastering and distribution of 15/70 format films, the operation of IMAX theaters and other operations in support of IMAX theaters and the IMAX theater network.

The Company believes the IMAX theater network is the most extensive large-format theater network in the world with 232 theaters operating in more than 30 countries as of December 31, 2002. Of these 232 theaters, 112 of them are currently located in institutional locations and 120 in commercial locations. While the Company's roots are in the institutional market, the Company believes that the commercial market is potentially larger. To increase the demand for IMAX theater systems, the Company is currently working to position the IMAX theater network as a new window for Hollywood event films. To this end the Company has both developed a technology that allows standard 35mm movies to be converted to its format and is also working to build strong relationships with Hollywood studios and commercial exhibition companies.

In 2000, Buena Vista Pictures Distribution, a unit of The Walt Disney Company, released Disney's animated feature Fantasia 2000: The IMAX Experience(R) to 75 IMAX theaters around the world. Fantasia 2000 was the first theatrical full-length feature film to be reformatted into 15/70-format film and became the fastest grossing large-format film in history. In January 2002, Disney released Beauty and the Beast to 77 IMAX theaters around the world and has stated that it will release an additional three films over the next 12 months. The Company believes that the commercial success of Fantasia 2000 and Beauty and the Beast coupled with its new digital re-mastering technology has the potential to lead to the release of additional Hollywood films into IMAX theaters which could create further demand worldwide for commercial IMAX theaters.

In March 2002, the Company introduced a technology that can convert live-action 35mm films to IMAX's 15/70-format film, transforming it into the image and sound quality of The IMAX Experience(R). The Company believes that this proprietary system, know as IMAX(R) Digital Re-Mastering(TM) (IMAX(R) DMR(TM)), could position IMAX theaters as a new window for Hollywood event films. Apollo 13: The IMAX Experience, was released in conjunction with Universal Pictures and Imagine Entertainment in September 2002, and was the first film to use this technology. Subsequently, Star Wars: Episode II Attack of the Clones - The IMAX Experience debuted on November 1, 2002.

The Company generally does not own IMAX theaters but leases its projection and sound systems, and licenses the use of its trademarks. IMAX theater systems combine advanced, high-resolution projection systems, sound systems and screens as large as eight stories high (approximately 80 feet) that extend to the edge of a viewer's peripheral vision to create immersive audio-visual experiences. As a result, audiences feel as if they are a part of the on-screen action in a way that is more intense and exciting than in traditional theaters. In addition, the Company's IMAX 3D theater systems combine the same projection and sound systems and up to eight story screens with 3D images that further increase the audience's feeling of immersion in the film. The Company believes that the network of IMAX 3D theaters is the largest out-of-home, 3D-distribution network in the world.

The Company was formed in March 1994 as a result of an amalgamation between WGIM Acquisition Corp. and the former IMAX Corporation ("Predecessor IMAX"). Predecessor IMAX was incorporated in 1967.

PRODUCT LINES

The Company believes it is the largest designer and manufacturer of specialty projection and sound systems and a significant producer and distributor of 15/70-format films for giant-screen theaters. The Company's theater systems include specialized projection equipment, advanced sound systems, specialty screens, theater automation control systems and film handling equipment. The Company derives a significant portion of its revenues from the sale and lease of its theater systems to giant-screen theaters and related film products and services. Segmented information is provided in note 19 to the audited financial statements contained in Item 8.

IMAX SYSTEMS

IMAX THEATERS

The Company is the pioneer and leader in the giant-screen, large-format film industry. The IMAX theater network has the largest installed base of giant-screen theater systems, with systems located in 232 theaters in more than 30 countries as of December 31, 2002. IMAX theaters have flat or dome shaped screens for two-dimensional ("2D") and 3D presentations which are many times larger than conventional theaters, extending to the edge of the viewer's peripheral vision. The theaters have a steeply inclined floor to provide all audience members a clear view of the screen and typically seat 250 to 500 people.

The Company's projection systems utilize the largest commercially available film format (15-perforation film frame, 70mm), which is nearly 10 times larger than conventional film (4-perforation film frame, 35mm) and therefore are able to project significantly more detail on a larger screen. The Company believes its projectors, which utilize the Company's rolling loop technology, are unsurpassed in their ability to project film with maximum steadiness and clarity with minimal film wear while substantially enhancing the quality of the projected image. As a result, the Company's projection systems deliver a higher level of clarity, detail and brightness compared to conventional movies and competing systems.

To complement the film technology and viewing experience, IMAX theater systems feature unique digital sound systems. The sound systems are among the most advanced in the industry and help to heighten the sense of realism of a 15/70-format film. IMAX sound systems are specifically designed for IMAX theaters and are an important competitive advantage of IMAX systems.

THEATER SYSTEM LEASES. The Company's system leases generally have 10 to 20-year initial terms and are typically renewable by the customer for one or more additional 10-year terms. As part of the lease agreement, the Company advises the customer on theater design, custom assemblies and supervises the installation of the theater system, provides training in using the equipment to theater personnel and for a separate fee provides ongoing maintenance to the system. Prospective theater owners are responsible for providing the theater location, the design and construction of the theater building, the installation of the system and any other necessary improvements. Under the terms of the typical lease agreement, the title to all theater system equipment (including the projection screen, the projector and the sound system) remains with the Company. The Company has the right to remove the equipment for non-payment or other defaults by the customer. The contracts are generally not cancelable by the customer unless the Company fails to perform its obligations. The contracts are generally denominated in U.S. dollars, except in Canada and Japan, where contracts are generally denominated in Canadian dollars and Japanese Yen, respectively.

The typical lease agreement provides for three major sources of revenue: (i) initial rental fees, (ii) ongoing additional rental payments and (iii) ongoing maintenance fees. Rental payments and maintenance fees are generally received over the life of the contract and are usually adjusted annually based on changes in the local consumer price index. The terms of each lease agreement vary according to the system technology provided and the geographic location of the customer.

SALES BACKLOG. Signed contracts for theater system installations are listed as sales backlog prior to the time of revenue recognition. Sales backlog represents the total value of all signed system sales and lease agreements that are contracted to be recognized as revenue in the future. Sales backlog includes initial rental fees along with the present value of contractual minimum rents due over the lease term, but excludes maintenance revenues as well as rents in excess of contractual minimums that might be received in the future. Sales backlog does not include revenues from theaters in which the Company has an equity-interest, agreements covered by letters of intent or conditional theater commitments.

PRODUCT LINES (cont'd)

IMAX SYSTEMS (cont'd)

IMAX THEATERS (cont'd)

The Company believes that all of the contractual obligations of customers whose systems are listed in sales backlog are valid and binding commitments. However, there can be no assurances that customers will ultimately honor such obligations, or that the Company will be successful if it litigated to enforce such obligations. In addition, customers with system obligations in backlog sometimes request that the Company agree to modify or reduce such obligations. The Company has, from time-to-time, agreed to restructure certain lease obligations of its customers under certain circumstances, and there can be no assurances that other backlog obligations of customers will not be modified, reduced or otherwise restructured in the future.

The following chart shows the number of the Company's theater systems by product, installed base and backlog as of December 31:

2002										
		2D								
	INSTALLED			INSTALLED						
	PRODUCT	BASE	BACKLOG	PRODUCT	BASE	BACKLOG				
Flat Screen	IMAX(R)	56	4	IMAX(R)3D IMAX(R)3D SR	81 30	32 23				
Dome Screen	IMAX(R)Dome	65	4			20				

		20	01							
		2D								
		INSTALLED		INSTALLED						
	PRODUCT	BASE	BACKLOG	PRODUCT	BASE	BACKLOG				
Flat Screen	IMAX(R) 59		3	IMAX(R)3D IMAX(R)3D SR	79 26	29 25				
Dome Screen	IMAX(R)Dome	63	3							

The Company's sales backlog was \$154.9 million at December 31, 2002 (2001 - \$157.0 million) which represented contracts for 63 theater systems (2001 - 60 theater systems). The Company expects to install between 15 to 20 theater systems from its sales backlog in 2003 (2002 - 13 theater systems). The Company installed 3 theater systems in 2002, that were not included in the December 31, 2001 backlog total.

IMAX AND IMAX DOME SYSTEMS. IMAX and IMAX Dome systems make up the largest component of the Company's installed theater base. IMAX theaters, with a flat screen, were introduced in 1970, while IMAX Dome theaters (2D and 3D), which are designed for tilted dome screens, were introduced in 1973. There have been several significant proprietary and patented enhancements to these systems since their introduction.

IMAX 3D AND IMAX 3D SR SYSTEMS. IMAX 3D theaters utilize a flat screen 3D system which produces realistic three-dimensional images on a giant IMAX screen. The Company believes that the IMAX 3D system offers consumers one of the most realistic 3D experiences available today. To create the 3D effect, the audience uses either polarized or electronic glasses that separate the left-eye and right-eye images. The IMAX 3D projectors can project both 2D and 3D films, allowing theater owners the flexibility to exhibit either type of film. The Company offers upgrades to existing theaters which have 2D IMAX projection systems to IMAX 3D projection systems. Since the introduction of IMAX 3D technology, the Company has upgraded 14 theater systems.

In 1997, the Company launched a smaller IMAX 3D system called IMAX 3D SR, a patented theater system that combines a proprietary theater design, a more automated projection system and specialized sound system to replicate the experience of a larger IMAX 3D theater in a smaller space (up to 270 seats). The IMAX 3D SR theater system is designed to be located primarily in multiplexes in smaller cities and to operate at lower costs than the larger IMAX 3D theater system.

PRODUCT LINES (cont'd)

IMAX SYSTEMS (cont'd)

SOUND SYSTEMS

The Company believes it is a world leader in the design and manufacture of sound systems for all applications including traditional movie theaters, auditoriums and specialized uses including the development of 3D sound capabilities and manufacturing of the sound systems for IMAX theaters. In February 2001, the Company decided to relocate the manufacture of sound systems from Birmingham, Alabama to the Company's headquarters near Toronto, Canada.

FILMS

FILM PRODUCTION, DISTRIBUTION AND POST-PRODUCTION

The Company produces films which are financed internally and through third parties. With respect to films financed by third parties, the Company generally receives a film production fee in exchange for producing the films and is appointed the exclusive distributor of the film. When the Company produces films, it typically hires production talent and specialists on a project-by-project basis allowing the Company to retain creative and quality control without the burden of significant ongoing overhead expenses. Typically, the ownership rights to films produced for third parties are held by the film sponsors, the film investors and the Company.

The Company is a significant distributor of 15/70-format films. The Company generally distributes films which it produces and has acquired distribution rights to films produced by independent producers. The Company has distribution rights to more 15/70-format films than any competing distributor. As distributor, the Company generally receives a percentage of the theater box office receipts.

The library of 15/70-format films includes general entertainment and educational films on subjects such as space, wildlife, music, history and natural wonders, and consisted of 200 films at the end of 2002, of which the Company had distribution rights to 59 such films. In recent years, several STATION which was released in April 2002 and has grossed over \$39.0 million as of December 31, 2002, T-REX: Back to the Cretaceous, which was released by the Company in 1998 and has grossed over \$72.5 million to date, Everest, which was released by MacGillivray Freeman Films in 1998 and has grossed over \$120.6 million to date and Fantasia 2000: The IMAX Experience(R) which was released by the Company and Buena Vista Pictures Distribution, a unit of The Walt Disney Company in 2000. Fantasia 2000, the first theatrical full-length feature film to be reformatted into 15/70-format film and became the fastest grossing large-format film in history and has grossed over \$80.5 million to date. 15/70-format films have significantly longer exhibition periods than conventional 35mm films and many of the films in the library have remained popular for significantly longer periods including the films To Fly! (1976) Grand Canyon - The Hidden Secrets (1984) and The Dream Is Alive (1985). In 2002, there were 21 new films released in the 15/70-format by all distributors.

In 2002, the Company commenced production of 15/70-format films, which are re-mastered from 35mm studio films using the Company's IMAX DMR technology. The Company generally receives a processing fee for IMAX DMR re-mastering, the cost of which is borne by the rights holder of the 35mm film. The Company may also receive distribution rights to the 15/70-format films produced using the IMAX DMR technology.

The Company released the first film using IMAX DMR, Imagine Entertainment's Apollo 13: The IMAX Experience, in 22 theaters in September 2002. The Company produced its second IMAX DMR re-mastered film, Star Wars: Episode II Attack of the Clones - The IMAX Experience, which was released by 20th Century Fox in November 2002 in 58 theaters.

PRODUCT LINES (cont'd)

FILMS (cont'd)

FILM PRODUCTION, DISTRIBUTION AND POST-PRODUCTION (cont'd)

David Keighley Productions 70MM Inc., a wholly-owned subsidiary of the Company, provides film post-production and quality control services for 15/70-format films (whether produced internally or externally), and digital post-production services.

DIGITAL RE-MASTERING ("IMAX DMR")

The Company has developed technology that makes it possible for any 35mm live-action film to be transformed into the unparalleled image and sound quality of The IMAX Experience. This patent-pending, proprietary system, known as IMAX DMR, opens the IMAX theater network up to releases from Hollywood's massive library of films ranging from well-known classics to today's event films. The resulting images are as large, sharp and visually stunning as the classic IMAX films audiences historically associate with the IMAX brand.

The IMAX DMR process involves the following:

- scanning, at the highest resolution possible, each individual frame of the 35mm film and converting it into a digital image;
- optimizing the image using proprietary image enhancement tools developed and refined over many years;
- analyzing the information contained within a 35mm frame format and enhancing the digital image using techniques such as sharpening, color correction, grain removal and the elimination of unsteadiness; and
- recording the enhanced digital signal onto 15/70-format film.

During the re-mastering process, IMAX DMR technology introduces no perceptible digital artifacts and the highly automated system allows the process to meet rigorous film production schedules.

For IMAX DMR releases, the original soundtrack of the 35mm film is re-mastered for IMAX's six-channel loudspeaker system. Unlike conventional theater sound systems, IMAX sound systems are uncompressed, full fidelity and use proprietary loudspeaker systems that ensure every theater seat is in a good listening position with surround sound that puts audiences in the picture. With IMAX DMR the Company can create that immersive experience with clear, distortion-free soundtracks for films originally produced in 35mm. While the Company can only convert 35mm images into IMAX's 15/70-format film in 2D today, the Company has a research and development program underway focused on converting live action 35mm film to IMAX 3D. However, the Company currently has the ability to convert computer generated animation to IMAX 3D and have done so successfully with the 1999 release of Cyberworld.

OTHER

THEATER OPERATIONS AND INVESTMENTS

The Company has seven owned and operated theaters and four theaters in which the Company has entered into commercial arrangements with third parties to operate the theaters and share in profits and losses.

In the case of third-party theaters, the Company generally contributes the projection and sound system to the theater in exchange for a percentage of the theater revenues and/or profits and losses. The Company's partner is generally responsible for constructing and outfitting the theater. The Company may also provide management services in return for a fee or a percentage of theater revenues as part of the equity interest.

PRODUCT LINES (cont'd)

OTHER (cont'd)

CAMERAS

The Company rents 2D and 3D 15/70-format cameras and provides technical and post-production services to third-party producers for a fee. The Company maintains cameras and other film equipment to support third-party producers and also offers production advice and technical assistance to filmmakers.

The Company has developed state-of-the-art patented dual and single filmstrip 3D cameras which are among the most advanced motion pictures cameras in the world and are the only 3D cameras of their kind. The IMAX 3D camera simultaneously shoots left-eye and right-eye images and its compact size allows filmmakers access to a variety of locations, such as underwater or aboard aircrafts. The Company has dual filmstrip cameras available for rent.

MARKETING AND CUSTOMERS

The Company markets its theater systems through a direct sales force and marketing staff located in offices in Canada, the United States, Europe, China and Japan. In addition, the Company has agreements with consultants, business brokers and real estate professionals to locate potential customers and theater sites for the Company on a commission basis.

The Company has experienced an increase in the number of commercial theater signings and international signings since 1995. The commercial theater segment of the Company's theater network is now its largest segment with a total of 120 theaters opened. At December 31, 2002, 38.0% of all opened theaters are for locations outside of North America. The Company's institutional customers include science and natural history museums, zoos, aquaria and other educational and cultural centers. The Company also leases its systems to theme parks, tourist destination sites, fairs and expositions. The following tables outlines the breakdown of installations by geographic segment as at December 31:

	2002	2001
	INSTALLED BASE	INSTALLED BASE
Canada	23	23
United States	113	110
Europe	43	41
Japan	18	20
Rest of World	35	33
Total	232	227

For information on revenue break-down by geographic area, see note 19(b) to the audited financial statements in Item 8. No one customer represents more than 3.0% of the Company's installed base of theaters. The Company has no dependence upon a single customer, or a few customers, the loss of any one or more of which would have a material adverse effect on the Company.

INDUSTRY AND COMPETITION

The Company competes with a number of manufacturers of large-format film projection systems; most of which utilize smaller film formats, including 8-perforation film frame, 70mm and 10-perforation film frame, 70mm formats, which the Company believes delivers an image that is inferior to The IMAX Experience. The IMAX theater network and the number of 15/70-format films to which the Company has distribution rights are substantially larger than those of its 15/70-format competitors, and IMAX DMR reformatted films are available exclusively to the IMAX theater network. The Company's customers generally consider a number of criteria when selecting a large-format theater including quality, reputation, brand name recognition, type of system, features, price and service. The Company believes that its competitive strengths include the value of the IMAX(R) brand name, the quality and historic up-time of IMAX theater systems, the number and quality of 15/70-format films that it distributes, the quality of the sound system included with the IMAX theater, the potential availability of Hollywood event films to IMAX theaters through IMAX DMR technology and the level of the Company's service and maintenance efforts. Virtually all of the best performing large format theaters in the world are IMAX theaters.

The commercial success of the Company's products is ultimately dependent upon consumer preferences. The out-of-home entertainment industry in general continues to go through significant changes, primarily due to technological developments and changing consumer tastes. Numerous companies are developing new entertainment products for the out-of-home entertainment industry and there are not guaranties that some of these new products will not be competitive with, superior to or more cost effective than the Company's products.

THE IMAX BRAND

The IMAX brand is world famous and stands for immersive family entertainment that combines stunning images of exceptional quality and clarity on screens up to one-hundred feet wide and eight stories tall with the Company's proprietary 6-channel digital sound systems and unique theater designs. The Company believes that like Disney, IMAX is one of the few brands generally recognized by consumers in filmed entertainment. The Company's research shows that moviegoers decide to take their families specifically to an IMAX theater and consider it a special event. In addition, the Company believes that its significant brand loyalty among consumers provides it with a strong, sustainable position in the large-format theater industry. The IMAX brand name cuts across geographic and demographic boundaries.

Historically, the Company's brand identity was grounded in its educational film presentations to families around the world. With an increasing number of IMAX theaters based in multiplexes and with a recent history of commercially successful films such as Everest, Fantasia/2000: The IMAX Experience and Beauty and the Beast, IMAX is rapidly increasing its commercial presence. The Company believes the strength of the IMAX brand will be an asset as it seeks for IMAX theaters to become a new window for Hollywood films. The Company believes that people will see the IMAX presentation of these films as a special, high-quality experience.

RESEARCH AND DEVELOPMENT

The Company believes that it is one of the world's leading entertainment technology companies with significant in-house proprietary expertise in projection system, camera and sound system design, engineering and imaging technology. The Company believes that the motion picture industry will be affected by the development of digital technologies, particularly in the areas of content creation (image capture), post-production (editing and special effects), digital re-mastering (such as IMAX DMR), distribution and display. The Company has made significant investments in digital technologies, including the development of a proprietary, patent-pending technology to digitally enhance image resolution and quality of 35mm motion picture films, and has a number of patents pending and intellectual property rights in these areas.

A key to the performance and reliability of the IMAX projector system is the Company's unique "rolling loop" film movement. The rolling loop advances the film horizontally in a smooth, wave-like motion, which enhances the stability of the image and greatly reduces wear of the film.

RESEARCH AND DEVELOPMENT (cont'd)

In 1997, the Company introduced the IMAX 3D SR projector, which was designed especially for multiplex operators and significantly lowered the capital and operating costs of IMAX theaters. The introduction of the SR theater system opened up new markets for the Company as the SR system requires a smaller attendance draw to earn a required financial return. IMAX believes that there are still significant operation and capital cost savings to be achieved in building and operating IMAX theater systems and the Company is currently involved in a research and development project focused on this area.

The IMAX DMR technology converts a 35mm frame into its digital form at a very high resolution. The proprietary system recreates a pristine form of the original photography. The Company believes the proprietary computer process makes the images sharper than the original and the completed re-mastered film, now nearly 10 times larger than the original, is transferred onto the world's largest film format, 15/70-format. Each film's original soundtrack is also recreated and upgraded to Company standards.

Several of the underlying technologies and resulting products and systems of the Company are covered by patents or patent applications. Other underlying technologies are available to competitors, in part because of the expiration of certain patents owned by the Company. The Company, however, has successfully obtained patent protection covering several of its significant improvements made to such technologies. The Company plans to continue to fund research and development activity in areas considered important to the Company's continued commercial success.

As of December 31, 2002, 27 of the Company's employees were connected with research and development projects.

MANUFACTURING AND SERVICE

PROJECTION SYSTEMS MANUFACTURING

The Company assembles its giant-screen projection systems at its Corporate Headquarters and Technology Center in Mississauga, Canada (near Toronto). A majority of the components for the Company's systems are purchased from outside vendors. The Company develops and designs all the key elements for the proprietary technology involved in its projector and camera systems. Fabrication of these components is then subcontracted to a group of carefully pre-qualified suppliers. Manufacture and supply contracts are signed for the delivery of components on an order-by-order basis. The Company has developed long-term relationships with a number of significant suppliers, and the Company believes its existing suppliers will continue to supply quality products in quantities sufficient to satisfy its needs. The Company inspects all components and sub-assemblies, completes the final assembly and then subjects the systems to comprehensive testing prior to shipment. IMAX theater systems have had historical operating uptimes based on scheduled shows of approximately 99.9%.

SOUND SYSTEMS MANUFACTURING

The Company develops, designs and assembles the key elements of its theater sound systems. The standard IMAX theater sound system comprises components from a variety of sources with approximately 50% of the materials cost of each system attributable to proprietary components provided under original equipment manufacturers agreements with outside vendors. These proprietary components include custom loudspeaker enclosures and horns and specialized amplifiers, signal processing and control equipment. In February 2001, the Company decided to relocate the manufacture of sound systems from Birmingham, Alabama to the Company's headquarters near Toronto, Canada.

SERVICE AND MAINTENANCE

The Company provides key services and support functions for the IMAX theater network and for filmmakers. To support the IMAX theater network, the Company has personnel stationed in major markets who provide periodic and emergency service and maintenance on existing systems throughout the world. The Company's personnel typically visit each theater every three months to service the projection and sound systems. The Company also provides theater design expertise for both the visual and audio aspects of the theater, as well as system installation and equipment training.

PATENTS AND TRADEMARKS

The Company's inventions cover various aspects of its proprietary technology and many of such inventions are protected by Letters of Patent or applications filed throughout the world, most significantly in the United States, Canada, Japan, Korea, France, Germany and the United Kingdom. The subject matter covered by these patents and applications encompasses electronic circuitry and mechanisms employed in film projectors and projection systems (including 3D projection systems), a method for synchronizing digital data systems and a process for digitally re-mastering 35mm films into 15/70-format. The Company has been diligent in the protection of its proprietary interests.

The Company currently holds 43 patents, has 15 patents pending in the United States and has corresponding patents or filed applications in many countries throughout the world. While the Company considers its patents to be important to the overall conduct of its business, it does not consider any particular patent essential to its operations. Certain of the Company's patents in the United States, Canada and Japan for improvements to the IMAX projector, IMAX 3D Dome and sound systems expire between 2008 and 2018.

The Company owns or otherwise has rights to trademarks and trade names used in conjunction with the sale of its products, systems and services. The following trademarks are considered significant in terms of the current and contemplated operations of the Company: IMAX(R), The IMAX Experience(R), An IMAX Experience(R), IMAX(R) DMR(TM), IMAX(R) 3D and IMAX(R) Dome. These trademarks are widely protected by registration or common law throughout the world. The Company also owns the service mark IMAX THEATRE(TM). The Company vigorously enforces its trademarks and trade names against whomever it believes is infringing upon the Company's rights.

EMPLOYEES

As of December 31, 2002, the Company had 288 employees not including hourly employees at Company owned and operated theaters.

AVAILABLE INFORMATION

The Company makes available free of charge its annual reports on Form 10-K, quarterly reports on Form 10-Q and current reports on Form 8-K as soon as reasonably practicable after the such filing has been made with the Securities and Exchange Commission. Reports may be obtained through the Company's website at www.imax.com or by calling investor relations at 905-403-6500.

ITEM 2. PROPERTIES

The Company's principal executive offices are located in Mississauga, Ontario, Canada, New York, New York and Santa Monica, California. The Company's principal facilities are as follows:

	OWN/LEASE	EXPIRATION	
Mississauga, Ontario	Headquarters, Administrative, Assembly and Research and Development	Own	N/A
New York, New York	Executive	Lease	2004
Santa Monica, California	Sales, Marketing, Film Production and Post- Production	Lease	2012
Birmingham, Alabama(1)	Sound Facilities Service	Lease	2004
Kempten, Germany(2)	Sales and Marketing	Lease	2003
Shanghai, China	Sales and Marketing	Lease	2003
Singapore(3)	Sales and Marketing	Lease	N/A
Tokyo, Japan	Sales, Marketing, Maintenance and Theater Design	Lease	2003
Toronto, Canada	Film Production	Lease	2003

(1) This facility was sold as a manufacturing office in May 2002. Following the sale, the Company entered into lease agreement for a limited space to continue sound facilities services.

(2) This facility was closed as a business office in March 2002.

(3) This facility was closed as a business office in July 2002.

ITEM 3. LEGAL PROCEEDINGS

In November 2001, the Company filed a complaint with the High Court of Munich (the "Court") against Big Screen, a German large-screen cinema owner in Berlin ("Big Screen"), demanding payment of rental payments and certain other amounts owed to the Company. Big Screen has raised a defense based on alleged infringement of German antitrust rules, relating mainly to an allegation of excessive pricing. Big Screen is also a member of Euromax, an association of European large-screen cinema owners that filed a complaint in 2000 with the European Commission based on European Community ("EC") competition rules, which was dismissed in its entirety by the EC in July 2002. Euromax is entitled to a decision in appealable form, therefore the Company expects the EC to confirm its rejection of the complaint in the form of an appealable decision. Big Screen had brought a number of motions for restraining orders in this matter relating to the Company's provision of films and maintenance, all of which have been rejected by the courts, including the Berlin Court of Appeals, and for which all appeals have been exhausted. The Company believes that all of the allegations in Big Screen's individual defense are meritless and will accordingly continue to prosecute this matter vigorously. The Company believes that the amount of the loss, if any, suffered in connection with this dispute would not have a material impact on the financial position or results of operations of the Company, although no assurance can be given with respect to the ultimate outcome of any such litigation.

In June 2000, a complaint was filed against the Company and a third party by Mandalay Resort Group formerly known as Circus Circus Enterprises, Inc., alleging breach of contract and express warranty, fraud and misrepresentation in connection with the installation of certain motion simulation bases in Nevada. The case is being heard in the U.S. District Court for the District of Nevada. The complainant is seeking damages in excess of \$4.0 million. The Company has brought a third party action against Tri-Tech International, Inc. ("Tri-Tech") claiming that any liability of the Company would be due to Tri-Tech's non-performance. The Company believes that the allegations made against it in the complaint are meritless and will accordingly defend the matter vigorously. The Company further believes that the amount of loss, if any, suffered in connection with this lawsuit would not have a material impact on the financial position or results of operations of the Company, although no assurance can be given with respect to the ultimate outcome of any such litigation.

In December 2000, the Company filed a complaint against George Krikorian Premiere Theaters LLC and certain other related parties (collectively "Krikorian") in the U.S. Central District of California, alleging breach of contract, negligent misrepresentation and fraud resulting in damages to the Company. In February 2001, Krikorian filed counterclaims against the Company alleging, among other things, fraudulent inducement and negligent misrepresentation, which counterclaims were subsequently dismissed and then amended. Further counterclaims were filed in May 2001. On October 23, 2002, the parties entered into an agreement to settle all existing litigation.

In March 2001, a complaint was filed against the Company by Muvico Entertainment, L.L.C. ("Muvico"), alleging misrepresentation and seeking rescission in respect of the system lease agreements between the Company and Muvico. The Company filed counterclaims against Muvico for breach of contract, unjust enrichment unfair competition and/or deceptive trade practices and theft of trade secrets, and brought claims against MegaSystems, Inc. ("MegaSystems"), a large-format theater system manufacturer, for tortious interference and unfair competition and/or deceptive trade practices and to enjoin Muvico and MegaSystems from using the Company's confidential and proprietary information. The case is being heard in the U.S. District Court, Southern District of Florida, Miami Division. The Company moved for summary judgement on its contract claims against Muvico in September 2002 and is awaiting a ruling by the court. The Company believes that the allegations made by Muvico in its complaint are entirely without merit and will accordingly defend the claims vigorously. The Company further believes that the amount of loss, if any, suffered in connection with this lawsuit would not have a material impact on the financial position or results of operation of the Company, although no assurance can be given with respect to the ultimate outcome of any such litigation.

In August 2000, Edwards Theaters Circuit, Inc. and related companies ("Edwards") filed for protection under Chapter 11 of the United States bankruptcy code in the U.S. Bankruptcy Court for the Central District of California, Santa Ana Division. On August 2, 2001, the Company filed a proof of claim in the amount of \$28.9 million for amounts due and owing to the Company at the time of the commencement of the bankruptcy and for damages arising from Edwards' rejection of certain IMAX equipment leases pursuant to section 365 of the Bankruptcy Code. On October 29, 2002, the Company entered into an agreement with Regal Entertainment Group, Inc., an affiliate of Edwards, resolving all litigation and bankruptcy claims between the Company and Edwards.

ITEM 3. LEGAL PROCEEDINGS (cont'd)

The Company has received requests for information from the United States Securities and Exchange Commission (the "Commission") in connection with an informal inquiry by the Commission into certain trading in the equity securities of the Company in January 2002. The Company is co-operating fully with the Commission's requests and does not believe that it is the target of the Commission's inquiry or that such inquiry will have a material adverse effect on the Company's business, financial condition or results of operation.

In addition to the matters described above, the Company is currently involved in other legal proceedings which, in the opinion of the Company's management, will not materially affect the Company's financial position or future operating results, although no assurance can be given with respect to the ultimate outcome of any such proceedings.

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

There were no matters submitted to a vote of the security holders during the quarter ended December 31, 2002.

PART II

ITEM 5. MARKET FOR REGISTRANT'S COMMON EQUITY AND RELATED STOCKHOLDER MATTERS

The Company's common shares are listed for trading under the trading symbol "IMAX" on the Nasdaq National Market System ("Nasdaq"). The common shares are also listed on The Toronto Stock Exchange ("TSX") under the trading symbol "IMX". The following table sets forth the range of high and low sales prices per share for the common shares on Nasdaq and the TSX.

	U.S.	DOLLARS
	HIGH	LOW
NASDAQ		
Year ended December 31, 2002		
Fourth quarter	5.600	3.500
Third quarter	6.050	2.850
Second quarter	7.850	3.554
First quarter	4.890	1.850
Year ended December 31, 2001		
Fourth quarter	2.650	0.760
Third quarter	2.470	0.550
Second quarter	3.219	1.450
First quarter	7.188	2.750

	CAN	IADIAN DOLLARS
	HIGH	LOW
TSX		
Year ended December 31, 2002		
Fourth quarter	8.700	5.450
Third quarter	9.500	5.100
Second quarter	12.000	5.820
First quarter	7.600	3.000
Year ended December 31, 2001		
Fourth quarter	4.100	1.150
Third quarter	3.700	0.800
Second quarter	5.100	2.250
First quarter	10.900	4.200

As of December 31, 2002 the Company had approximately 285 registered holders of record on the Company's common shares.

The Company has not paid within the last three fiscal years, and has no current plans to pay, dividends on its common shares. The payment of dividends by the Company is subject to certain restrictions under the terms of the Company's indebtedness (see note 11 to the audited financial statements in Item 8 and the discussion of liquidity and capital resources in Item 7). The payment of any future dividends will be determined by the Board of Directors in light of conditions then existing, including the Company's financial condition and requirements, future prospects, restrictions in financing agreements, business conditions and other factors deemed relevant by the Board of Directors.

ITEM 5. MARKET FOR REGISTRANT'S COMMON EQUITY AND RELATED STOCKHOLDER MATTERS (cont'd)

EQUITY COMPENSATION PLAN

The following table sets forth information regarding the Company's Stock Option Plan as of December 31, 2002:

Plan category	Number of securities to be issued upon exercise of outstanding options, warrants and rights	Weighted average exercise price of outstanding options, warrants and rights	remaining available for future issuance under equity compensation plans (excluding securities reflected in column (a))
Equity compensation plans	(a) 5,640,898	(b) \$11.31	(c) 2,726,742
approved by security holders	5, 040, 090	Ψ11.51	2,120,142
Equity compensation plans not approved by security holders	nil	nil	nil
Total	5,640,898	\$11.31	2,726,742
	==============	===========	===========

Number of securities

RECENT SALES OF UNREGISTERED SECURITIES

In 2002, the Company and a subsidiary of the Company purchased an additional \$20.5 million in the aggregate of the Company's 5.75% Convertible Subordinated Notes due April 1, 2003 (the "Subordinated Notes") for \$8.1 million consisting of \$6.0 million in cash and 1,000,000 common shares of the Company valued at \$2.1 million. (See Liquidity and Capital Resources in Item 7).

On January 7, 2002, the Company issued 1,000,000 common shares of the Company to holders of the Company's Subordinated Notes, in connection with the purchase by the Company and a subsidiary of the Company of \$19.5 million in the aggregate of the Company's Subordinated Notes for \$7.3 million, consisting of \$5.2 million in cash and common shares of the Company valued at \$2.1 million. During 2001, the Company issued 677,600 common shares of the Company to holders of the Company's Subordinated Notes, in connection with the purchase by the Company's Subordinated Notes, in connection with the purchase by the Company and a subsidiary of the Company of \$70.4 million in the aggregate of the Company's Subordinated Notes for \$13.7 million, consisting of \$12.5 million in cash and common shares of the Company valued at \$1.2 million. These transactions were exempt from registration under the U.S. Securities Act of 1933 (the "1933 Act") pursuant Section 3(a)(9) of the 1933 Act on the basis that the common shares were exchanged by the Company exclusively with its existing security holders.

CERTAIN INCOME TAX CONSIDERATIONS

UNITED STATES FEDERAL INCOME TAX CONSIDERATIONS

The following discussion is a general summary of the material U.S. federal income tax consequences of the ownership and disposition of the common shares by a U.S. Holder. A "U.S. Holder" generally means a holder of common shares that is an individual resident of the United States or a United States corporation. This discussion does not discuss all aspects of U.S. federal income taxation that may be relevant to investors subject to special treatment under U.S. federal income tax law (including, for example, owners of 10.0% or more of the voting shares of the Company).

ITEM 5. MARKET FOR REGISTRANT'S COMMON EQUITY AND RELATED STOCKHOLDER MATTERS (cont'd)

CERTAIN INCOME TAX CONSIDERATIONS (cont'd)

UNITED STATES FEDERAL INCOME TAX CONSIDERATIONS (cont'd)

DISTRIBUTIONS ON COMMON SHARES

In general, distributions (without reduction for Canadian withholding taxes) paid by the Company with respect to the common shares will be taxed to a U.S. Holder as ordinary income to the extent that such distributions do not exceed the current and accumulated earnings and profits of the Company (as determined for U.S. federal income tax purposes). The amount of a distribution that exceeds the earnings and profits of the Company will be treated first as a non-taxable return of capital to the extent of the U.S. Holder's tax basis in the common shares and thereafter as taxable capital gain. Corporate holders generally will not be allowed a deduction for dividends received in respect of distributions on common shares. Subject to the limitations set forth in the U.S. Internal Revenue Code, as modified by the United States-Canada income tax treaty, U.S. Holders may elect to claim a foreign tax credit against their U.S. federal income tax liability for Canadian income tax withheld from dividends. Alternatively, U.S. Holders may claim a deduction for such amounts of Canadian tax withheld.

DISPOSITION OF COMMON SHARES

Upon the sale or other disposition of common shares, a U.S. Holder generally will recognize capital gain or loss equal to the difference between the amount realized on the sale and such holder's tax basis in the common shares. Gain or loss upon the disposition of the common shares will be long-term if, at the time of the disposition, the common shares have been held for more than one year. The deduction of capital losses is subject to limitations for U.S. federal income tax purposes.

CANADIAN FEDERAL INCOME TAX CONSIDERATIONS

This summary is of a general nature only and it is not intended to be, nor should it be construed to be, legal or tax advice to any holder of the common shares and no representation with respect to Canadian federal income tax consequences to any holder of common shares is made herein. Accordingly, prospective purchasers and holders of the common shares should consult their own tax advisers with respect to their individual circumstances.

DIVIDENDS ON COMMON SHARES

Canadian withholding tax at a rate of 25.0% (subject to reduction under the provisions of any relevant tax treaty) will be payable on dividends paid or credited to a holder of common shares. Under the Canada-U.S. income tax treaty, the withholding tax rate is generally reduced to 15.0% for a holder entitled to the benefits of the treaty (or 5.0% if the holder is a corporation that owns at least 10.0% of the common shares).

CAPITAL GAINS AND LOSSES

Subject to the provisions of a relevant tax treaty, capital gains realized by a holder on the disposition or deemed disposition of common shares held as capital property will not be subject to Canadian tax unless the common shares are taxable Canadian property (as defined in the Income Tax Act (Canada)), in which case the capital gains will be subject to Canadian tax at rates which will approximate those payable by a Canadian resident. Common shares will not be taxable Canadian property to a holder provided that, at the time of the disposition or deemed disposition, the common shares are listed on a prescribed stock exchange (which currently includes The Toronto Stock Exchange) unless such holder, persons with whom such holder did not deal at arm's length or such holder together with all such persons, owned 25.0% or more of the issued shares of any class or series of shares of the Company at any time within the 60 month period immediately preceding such time.

Under the Canada-United States income tax treaty, a holder who is a resident of the United States for purposes of such treaty and to whom the common shares are taxable Canadian property will not be subject to Canadian tax on the disposition or deemed disposition of the common shares unless at the time of disposition or deemed disposition, the value of the common shares is derived principally from real property situated in Canada.

ITEM 6. SELECTED FINANCIAL DATA

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

The selected financial data set forth below is derived from the audited consolidated financial statements of the Company. The financial statements have been prepared in accordance with United States Generally Accepted Accounting Principles. All financial information referred to herein is expressed in U.S. dollars unless otherwise noted.

	YEARS ENDED DECEMBER 31,									
		2002		2001		2000		1999		1998
STATEMENTS OF OPERATIONS DATA: REVENUE										
IMAX systems(1) Films	\$	70,959 40,556	\$	76,582 29,923	\$	113,226 41,711	\$	126,826 47,227	\$	140,874 30,824
0ther		19,135		12,154		18,179		18,783		18,657
Total revenue COSTS OF GOODS AND SERVICES(2)		130,650 78,438		118,659 97,391		173,116 112,655		192,836 97,973		190,355 111,784
GROSS MARGIN Selling, general and administrative expenses(3) Research and development Amortization of intangibles(4) Loss (income) from equity-accounted investees(5) Restructuring costs and asset impairments (recoveries)(6)		52,212 36,916 2,362 1,418 (283) (2,961)		21,268 48,962 3,385 3,005 (73) 59,868		60,461 53,384 6,497 2,948 4,811 11,152		94,863 34,450 3,136 2,159 683		78,571 38,777 2,745 5,948 6,763
EARNINGS (LOSS) FROM OPERATIONS Interest income		14,760 413		(93,879) 847		(18,331) 3,285		54,435 9,977		24,338 5,320
Interest expense Impairment of long-term investments(7) Foreign exchange gain (loss)		(17,570) 403		(22,020) (5,584) (1,357)		(21,961) (4,133) (1,781)		(21,860)		(14,646)
EARNINGS (LOSS) FROM CONTINUING OPERATIONS BEFORE INCOME TAXES				(1,007)					-	
AND MINORITY INTEREST		(1,994) 3,606		(121,993) (11,005)		(42,921) 13,139		43,529 (16,642)		15,600 (9,810)
EARNINGS (LOSS) FROM CONTINUING OPERATIONS BEFORE MINORITY INTEREST		1 610		(122,008)		(20 792)		26 997		E 700
Minority interest		1,612		(132,998)		(29,782) 		26,887 (1,207)		5,790 (1,895)
NET EARNINGS (LOSS) FROM CONTINUING OPERATIONS Net earnings (loss) from discontinued operations		1,612 2,066		(132,998) (50,850)		(29,782) (2,055)		25,680 (447)		3,895
NET EARNINGS (LOSS) BEFORE CUMULATIVE EFFECT OF CHANGES IN ACCOUNTING PRINCIPLES AND EXTRAORDINARY ITEMS Cumulative effect of changes in accounting principles,		3,678		(183,848)		(31,837)		25,233		3,895
net of income tax benefit of \$37,286(9) Extraordinary loss on early retirement of debt, net of income						(61,110)				
<pre>tax benefit of \$1,588(10) Extraordinary gain on repurchase of convertible subordinated notes, net of income tax expense of \$3,606 and \$16,843 (11).</pre>		 8,294		 38,734						(2,095)
NET EARNINGS (LOSS)	 \$	11,972	 \$	(145,114)	 \$	(92,947)	 \$	25,233	 \$	1,800
EARNINGS (LOSS) PER SHARE:		======		======		(02/011)				======
Earnings (loss) per share - basic: Net earnings (loss) from continuing operations Net earnings (loss) from discontinued operations		0.05 0.06	\$ \$	(4.30) (1.64)	\$ \$	(1.00) (0.07)		0.86 (0.01)	\$ \$	0.10
Net earnings (loss) before cumulative effect of changes in accounting principles and extraordinary items	\$	0.11	\$	(5.94)	\$	(1.07)	\$	0.85	\$	0.10
Cumulative effect of changes in accounting principles Extraordinary items	\$ \$	 0.25	\$ \$	1.25	\$ \$	(2.04)	\$ \$		\$ \$	(0.07)
Net earnings (loss)	\$	0.36	\$	(4.69)	\$	(3.11)	\$	0.85	\$	0.03
Earnings (loss) per share - diluted: Net earnings (loss) from continuing operations Net earnings (loss) from discontinued operations	 \$ \$	0.05 0.06	 \$ \$	(4.30) (1.64)	 \$ \$	(1.00) (0.07)	 \$ \$	0.84 (0.01)	\$ \$	0.09
Net earnings (loss) before cumulative effect of changes in accounting principles and extraordinary items	\$	0.11	\$	(5.94)	\$	(1.07)	\$	0.83	\$	0.09
Cumulative effect of changes in accounting principles Extraordinary items	\$ \$	0.25	\$ \$	1.25	\$ \$	(2.04)	\$ \$		\$ \$	(0.06)
Net earnings (loss)		0.36	\$	(4.69)	\$	(3.11)	\$	0.83	\$	0.03

- ITEM 6. SELECTED FINANCIAL DATA (cont'd)
- (1) Included in IMAX systems revenue is \$5.1 million for 2002, \$5.5 million in 2001 and \$1.4 million in 2000 for restructured and/or terminated lease agreements with customers.
- (2) In 2001 costs of goods and services included a \$4.1 million and a \$16.5 million charge relating to a decline in net realizable value of the Company's inventories and film assets, respectively. The year ended December 31, 2000 included a \$8.6 million charge which related to the write-down of certain films in distribution. The year ended December 31, 1998 included a \$7.9 million charge related to rationalization of the Company's motion simulation division and \$19.1 million related to the write-down of the value of some of the Company's films.
- (3) The year ended December 31, 2001 selling, general and administrative expenses included a \$2.6 million non-cash compensation charge resulting from a stock grant issuance and \$4.5 million relating to the Company's accounts receivable, as collectibility on certain accounts was considered uncertain. The year ended December 31, 2000 included a \$13.1 million charge for estimated uncollectible accounts receivable.
- (4) Amortization of intangibles in 1998 included a \$3.3 million charge related to the write-off of goodwill associated with the Ridefilm business.
- (5) In 2000, loss (income) from equity-accounted investees included a \$4.0 million provision related to the guarantee of a term loan undertaken by the Forum Ride Associates joint venture. In 1998, it included the Company's 50% share of the loss of Forum Ride Associates and a provision against the remaining carrying value of the Company's equity investment in Forum Ride Associates totaling \$6.1 million and a \$0.5 million provision against an equity investment in a motion simulation ride.
- (6) In 2001, restructuring costs and asset impairments (recoveries) included a charge of \$16.3 million as part of the Company's efforts to streamline the business by reducing its overall corporate workforce and relocate its sound-system facility to near Toronto, Canada. In addition, the Company recorded charges of \$13.6 million relating to net investment in leases, \$26.7 million of fixed assets, and \$3.3 million of other assets to recognize a decline in value the Company considered other than temporary. In 2000, asset impairments included charges of \$11.2 million relating to fixed assets.
- (7) Impairment of long-term investments includes a charge of \$5.6 million and \$4.1 million relating to the impairment of certain of the Company's long-term investments, for the years ended December 31, 2001 and 2000, respectively.
- (8) In 2002, the \$3.6 million recovery of income taxes represents a decrease in the valuation allowance associated with the utilization of loss carryforwards against the gain from the repurchase of Subordinated Notes. In 2001, the provision for income taxes includes a \$41.2 million increase in the valuation allowance to reflect uncertainty associated with realization of the Company's deferred income tax asset.
- (9) In 2000, the Company recognized an after-tax charge of \$54.5 million in accordance with the interpretive guidance of SEC Staff Accounting Bulletin No. 101, "Revenue Recognition in Financial Statements" ("SAB 101"). In fiscal 2000, the Company also adopted AICPA Statement of Position 00-2, "Accounting by Producers or Distributors of Film" ("SOP 00-2") and recorded an after-tax charge of \$6.6 million to reflect the adoption of this new principle.
- (10) In 1998, all of the 10% senior notes due 2001 were redeemed. The excess of the redemption price over the principal amount of \$2.8 million and the write-off of the unamortized deferred financing costs of \$0.9 million resulted in an extraordinary pre-tax loss of \$3.7 million.
- (11) During 2002, the Company and a wholly owned subsidiary of the Company purchased and cancelled an aggregate of \$20.5 million of the Company's Subordinated Notes for \$8.1 million, represented by \$6.0 million in cash by the subsidiary and \$2.1 million in common shares by the Company. During 2001, the Company and a wholly owned subsidiary of the Company purchased and cancelled an aggregate of \$70.4 million of the Company's Subordinated Notes for \$13.7 million, represented by \$12.5 million in cash by the subsidiary and \$1.2 million in common shares by the Company.

ITEM 6. SELECTED FINANCIAL DATA (cont'd)

QUARTERLY STATEMENTS OF OPERATIONS SUPPLEMENTARY DATA:

	2002								
	Q1(1)		Q2		Q3(1)			Q4	
Sales Cost of goods and services	\$	31,275 17,868	\$	38,851 20,162	\$	23,179 16,397	\$	37,345 24,011	
Gross margin	\$ ===	13,407	\$ ===	18,689	\$ ===	6,782	\$ ===	13,334	
Net earnings (loss) from continuing operations Net earnings from discontinued operations	\$	2,005	\$	3,271	\$	(4,453) 2,066	\$	789	
Net earnings (loss) before extraordinary items Extraordinary gain (loss) on repurchase of convertible		2,005		3,271		(2,387) 93		789	
subordinated notes, net of income tax expense		8,542		(236)				(105)	
Net earnings (loss)	\$ ===	10,547	\$ ===	3,035	\$ ===	(2,294)	\$ ===	684 ======	
Net earnings (loss) per share - basic Net earnings (loss) per share - fully diluted	\$ \$	0.32 0.32	\$ \$	0.09 0.09	\$ \$	(0.07) (0.07)		0.02 0.02	

	2001							
	Q1		Q1 Q2			Q3		Q4
Sales Cost of goods and services	\$	28,679 18,902	\$	32,785 21,090	\$	23,337 33,139	\$	33,858 24,260
Gross margin	\$	9,777	\$ ===	11,695	\$ ==	(9,802)	\$ ===	9,598
Net loss from continuing operations Net earnings (loss) from discontinued operations Net loss before extraordinary items Extraordinary gain on repurchase of convertible	\$			(8,895) (2,529) (11,424)				
subordinated notes, net of income tax expense						7,525		31,209
Net earnings (loss)	\$ ==:	(13,771)	\$ ===	(11,424)	\$ ==	(139,553)	\$ ===	19,634
Net earnings (loss) per share - basic Net earnings (loss) per share - fully diluted	\$	(0.45) (0.45)		(0.37) (0.37)		(4.48) (4.48)		0.63 0.63

(1) Certain comparative figures have been reclassified to conform with the presentation adopted in the current period.

	AS AT DECEMBER 31,							
BALANCE SHEETS DATA:	2002 2001		2000		1999		1998	
Cash, cash equivalents and investments in marketable debt securities Total assets(1) Total long-term indebtedness Total shareholders' equity (deficit)	\$ 37, 242, 209, (103,	976 143	26,388 261,512 229,643 (118,448)	\$	34,310 492,100 300,000 22,263	\$	121,502 538,237 300,000 111,065	\$ 202,941 490,091 300,000 84,446

(1) Includes the assets of discontinued operations.

PRO FORMA AMOUNTS IN ACCORDANCE WITH SAB 101:

Pro forma amounts for the year ended December 31, 1999 as if SAB 101 had been applied during all years presented:

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

GENERAL

The Company is one of the world's leading entertainment technology companies and is known for presenting the world's best cinematic presentations together with IMAX and IMAX 3D. The IMAX(R) brand is recognized throughout the world for extraordinary and immersive family experiences. As of December 2002, there were 232 theaters operating in more than 30 countries.

The Company derives revenue principally from long-term theater system lease agreements, maintenance agreements, the distribution of films and film production agreements. The Company also derives revenue from its owned and operated theaters, camera rentals and post-production services.

THEATER SYSTEMS

The Company generally provides its theater systems to customers on a long-term lease basis with initial lease terms of typically 10 to 20 years. Lease agreements typically provide for three major sources of revenue: (i) initial rental fees; (ii) ongoing rental payments which include annual contractual minimum payments; and (iii) maintenance fees. The initial rental fees vary depending on the type of system and location and generally are paid to the Company in installments commencing upon the signing of the agreement. Ongoing rental payments are paid monthly over the term of the contract, commencing after system installation and are generally equal to the greater of a fixed minimum amount per annum or a percentage of box office receipts. An annual maintenance fee is generally payable commencing in the second year of theater operations. Both minimum rental payments and maintenance fees are typically indexed to the consumer price index.

Theater system leases that transfer substantially all of the benefits and risks of ownership to customers are classified as sales-type leases as a result of meeting the criteria established by FASB Statement of Financial Accounting Standards No. 13 "Accounting for Leases". All other leases are treated as operating leases. Revenue from sales-type leases is recorded at the time the installation process is complete when; persuasive evidence of an agreement exists, the price is fixed or determinable and collection is reasonably assured. Upon revenue recognition, the initial rental fees due under the contract, along with the present value of minimum ongoing rental payments are recorded as revenues and the related projector costs including installation expenses are recorded in cost of goods and services. The Company recognizes revenue on theater systems, sales-type leases and sales at the time that installation is complete. The Company in certain circumstances sells its theater systems.

Cash received in advance of installation is recorded as deferred revenue. The associated costs of manufacturing the theater system are recorded as inventory. At the time of installation, the deferred revenue is recognized in income, and the inventory costs are fully expensed.

The Company is dependent in part on the viability of the North American commercial exhibitor market for collections under long-term leases and for future system contracts. In the last few years, many of the North American commercial exhibitor chains faced financial difficulties due to over-expansion, which in some cases led to bankruptcy proceedings and/or consolidations. Recently, many of these exhibitors have emerged from those proceedings with new capital. Some have raised capital in the public markets, while others have plans to do so. While the Company views these recent developments in the North American commercial exhibitor market as positive, there is no guarantee that they will continue.

ITEM 7. MANAGEMENT'S DISCUSSION AND ANALYSIS OF FINANCIAL CONDITION AND RESULTS OF OPERATIONS (cont'd)

GENERAL (cont'd)

FILM PRODUCTION AND DISTRIBUTION

In accordance with SOP 00-2 "Accounting by Producers or Distributors of Films", the Company recognizes revenue from licensing of exhibition rights to motion pictures produced or distributed by the Company when the film is complete and has been delivered, the license period has begun, the fee is fixed or determinable and collection is reasonably assured. Where the license fees are based on a share of the customer's revenue, and all other revenue recognition criteria are met, the Company recognizes revenue as the customer exhibits the film. Costs of producing films and acquiring film distribution rights are capitalized and amortized using the individual film-forecast-computation method, which amortizes film costs and accrues participation costs in the same ratio that current period actual revenue bears to estimated remaining unrecognized ultimate revenue as of the beginning of the fiscal year. All advertising, exploitation costs and marketing costs are expensed as incurred.

The Company has developed a proprietary, patent-pending technology to digitally re-master 35mm live-action films into 15/70-format film for exhibition in IMAX theaters. This system, known as IMAX DMR, digitally enhances image resolution quality of 35mm motion picture films for projection on screens up to eight stories high and up to 120 feet wide, while maintaining the visual clarity and sound quality for which IMAX films are known. The Company believes that this technology has opened the IMAX theater network up to potential releases of Hollywood films including both library titles and simultaneous new releases. The Company believes that the development of this new technology is key to helping it execute on its strategy of growing its commercial theater network by becoming a new window for Hollywood films. While the Company is optimistic about the IMAX DMR technology, there is no guarantee that it will be commercially successful.

INTERNATIONAL OPERATIONS

A significant portion of the Company's sales are made to customers located outside of the United States and Canada. During 2002, 2001 and 2000, 36.6%, 35.2%, and 47.2%, respectively, of the Company's revenues were derived outside the United States and Canada. The Company expects that international operations will continue to account for a substantial portion of its revenues in the future. The Company is subject to risks associated with operating in foreign countries. In order to minimize exposure to exchange rate risk, the Company prices theater systems (the largest component of revenues) in U.S. dollars except in Canada and Japan where they are priced in Canadian dollars and Japanese Yen, respectively. Annual minimum rental payments and maintenance fees follow a similar currency policy.

ACCOUNTING POLICIES AND ESTIMATES

The Company reports its results under both United States Generally Accepted Accounting Principles ("U.S. GAAP") and Canadian Generally Accepted Accounting Principles. The financial statements and results referred to herein are reported under U.S. GAAP.

The preparation of these financial statements requires management to make estimates and judgements that affect the reported amounts of assets, liabilities, revenues and expenses. On an ongoing basis, management evaluates its estimates, including those related to accounts receivable, net investment in leases, inventories, fixed and film assets, investments, intangible assets, income taxes, contingencies and litigation. Management bases its estimates on historical experience, future expectations and other assumptions that are believed to be reasonable at the date of the financial statements. Actual results may differ from these estimates due to uncertainty involved in measuring, at a specific point in time, events that are continuous in nature. The Company's significant accounting policies are discussed in note 2 of the audited financial statements in Item 8.

ITEM 7. MANAGEMENT'S DISCUSSION AND ANALYSIS OF FINANCIAL CONDITION AND RESULTS OF OPERATIONS (cont'd)

GENERAL (cont'd)

SIGNIFICANT ACCOUNTING POLICIES

Management considers the following critical accounting policies to have the most significant effect on its estimates, assumptions and judgements:

REVENUE RECOGNITION

SALES-TYPE LEASES OF THEATER SYSTEMS

Theater system leases that transfer substantially all of the benefits and risks of ownership to customers are classified as sales-type leases as a result of meeting the criteria established by FASB Statement of Financial Accounting Standards No. 13, "Accounting for Leases" ("FAS 13"). When revenue is recognized, the initial rental fees due under the contract, along with the present value of minimum ongoing rental payments, are recorded as revenues for the period, and the related projector costs including installation expenses are recorded as cost of goods and services. Additional ongoing rentals in excess of minimums are recognized as revenue when reported by the theater operator, provided that collection is reasonably assured.

The Company recognizes revenues from sales-type leases upon installation of the theater system. Revenue associated with a sales-type lease is recognized when all of the following criteria are met: persuasive evidence of an agreement exists; the price is fixed or determinable; and collection is reasonably assured. Prior to January 1, 2000, the Company recognized revenue using the same criteria, except that the time of delivery rather than completion of installation was used as the point at which revenue was recognized.

The timing of installation of the theater system is largely dependent on the timing of the construction of the customer's theater. Therefore, while revenue for theater systems is generally predictable on a long-term basis, it can vary from quarter to quarter or year to year depending on the timing of installation.

The Company monitors the performance of the theaters to which it has leased equipment. When facts and circumstances indicate that it may need to change the terms of a lease which had previously been recorded as a sales-type lease, the Company evaluates the likely outcome of such negotiations. A provision is recorded against the net investment in leases if the Company believes that it is probable that the negotiation will result in a reduction in the minimum lease payments such that the lease will be reclassified as an operating lease. The provision is equal to the excess of the carrying value of the net investment in lease over the fair value of the equipment.

If the Company and a lessee agree to change the terms of the lease, other than by renewing the lease or extending its terms, management evaluates whether the new agreement would be classified as a sales-type lease or an operating lease under the provisions of FAS 13. Any adjustments which result from a change in classification from a sales-type lease to an operating lease are reported as a charge to income during the period the change occurs.

From time to time, the Company is involved in legal proceedings relating to terminated lease agreements. When settlements are received, the Company will allocate the total settlement to each of the elements based on their relative fair value.

OPERATING LEASES OF THEATER SYSTEMS

Leases that do not transfer substantially all of the benefits and risks of ownership to the customer are classified as operating leases. For these leases, initial rental fees and minimum lease payments are recognized as revenue on a straight-line basis over the lease term. Additional rentals in excess of minimum annual amounts are recognized as revenue when reported by theater operators, provided that collection is reasonably assured.

ITEM 7. MANAGEMENT'S DISCUSSION AND ANALYSIS OF FINANCIAL CONDITION AND RESULTS OF OPERATIONS (cont'd)

GENERAL (cont'd)

SIGNIFICANT ACCOUNTING POLICIES (cont'd)

ACCOUNTS RECEIVABLE AND NET INVESTMENT IN LEASES

The allowance for doubtful accounts and provision against the net investment in leases are based on the Company's assessment of the collectibility of specific customer balances and the underlying asset value of the equipment under lease where applicable. If there is a deterioration in a customer's credit worthiness or actual defaults under the terms of the leases are higher than the Company's historical experience, the Company's estimates of recoverability for these assets could be adversely affected.

INVENTORIES

In establishing the appropriate provisions for theater systems inventory, management must make estimates of future events and conditions including the anticipated installation dates for the current backlog of theater system contracts, potential future signings, general economic conditions, technology factors, growth prospects within the customers' ultimate marketplace and the market acceptance of the Company's current and pending projection systems and film library. If management estimates of these events and conditions, proves to be incorrect, it could result in inventory losses in excess of the provisions determined to be adequate as at the balance sheet date.

GOODWILL

The Company adopted FAS 142 "Goodwill and Other Intangibles" effective January 1, 2002 (see note 3 of the audited financial statements in Item 8). Upon adoption of this standard, no impairment in goodwill was found to exist.

The Company performs an impairment test on at least an annual basis and additionally, whenever events or changes in circumstances suggest that the carrying amount may not be recoverable. Impairment of goodwill is tested at the reporting unit level by comparing the reporting unit's carrying amount, including goodwill, to the fair value of the reporting unit. The fair values of the reporting units are estimated using a discounted cash flows approach. If the carrying amount of the reporting unit exceeds its fair value, then a second step is performed to measure the amount of impairment loss, if any. Any impairment loss would be expensed in the statement of operations.

FIXED ASSETS

Management reviews the carrying values of its fixed assets for impairment whenever events or changes in circumstances indicate that the carrying amount of an asset might not be recoverable. In performing its review for recoverability, management estimates the future cash flows expected to result from the use of the asset and its eventual disposition. If the sum of the expected future cash flows is less than the carrying amount of the asset, an impairment loss is recognized. Measurement of impairment losses is based on the excess of the carrying amount of the asset over the fair value calculated using discounted expected future cash flows. If the actual future cash flows are less than the Company's estimates, future earnings could be adversely affected.

TAX ASSET VALUATION

As at December 31, 2002, the Company has net deferred income tax assets of \$3.8 million, comprised of tax credit carryforwards, net operating loss and capital loss carryforwards and other deductible temporary differences, which can be utilized to reduce either taxable income or taxes otherwise payable in future years. Management assesses realization of these net deferred income tax assets based on all available evidence and has concluded that it is more likely than not that these net deferred income tax assets will be realized. Positive evidence includes, but is not limited to, the Company's projected future earnings based on contracted sales backlog at December 31, 2002, and the ability to realize certain deferred income tax assets through loss and tax credit carryback strategies. However, if the Company's projected future earnings do not materialize, these net deferred income tax assets may not be realizable and the Company may need to establish additional valuation allowances for all or a portion of the net deferred income tax asset of \$47.5 million, against which the Company is carrying a \$43.7 million valuation allowance.

ITEM 7. MANAGEMENT'S DISCUSSION AND ANALYSIS OF FINANCIAL CONDITION AND RESULTS OF OPERATIONS (cont'd)

GENERAL (cont'd)

IMPACT OF RECENTLY ISSUED ACCOUNTING PRONOUNCEMENTS

In May 2002, the FASB issued Statement of Financial Accounting Standard No. 145, "Rescission of FAS Nos. 4, 44 and 64, Amendment of FAS 13, and Technical Corrections as of April 2002" ("FAS 145"), under which gains and losses from extinguishment of debt should be classified as extraordinary items only if they meet the criteria in APB 30. Under FAS 145 the Company will be required to reclassify any gain or loss on extinguishment of debt that was classified as an extraordinary item to normal operations for all fiscal years beginning after May 15, 2002, including all prior period presentations. The Company expects to implement FAS 145 by no later than the first quarter of 2003, at which time the comparatives will be restated to classify the extraordinary gain on repurchase of convertible subordinated notes to be included within earnings (loss) from continuing operations before income taxes.

In June 2002, the FASB issued FAS 146 which replaces EITF 94-3, "Liability Recognition for Certain Employee Termination Benefits and Other Costs to Exit and Activity (including Certain Costs Incurred in a Restructuring)". EITF 94-3 required an entity to record a liability for certain termination costs when it adopted a plan to restructure operations. The FASB has concluded that an entity's commitment to a plan, by itself, does not create a liability. Under the new rules, exit costs and restructuring liabilities generally will be recognized only when incurred. The provisions are effective for exit or disposal activities that are initiated after December 31, 2002, with earlier application encouraged. The pronouncement has no current impact on the Company's financial statements.

In December 2002, the FASB issued Statement of Financial Accounting Standard No. 148, "Accounting for Stock-Based Compensation - Transition and Disclosure" ("FAS 148"), which provides alternate methods of transition for a voluntary change to the fair value based method of accounting for stock-based employee compensation prescribed by FAS 123. In addition, FAS 148 requires prominent disclosures in both annual and interim financial statements about the method of accounting and the effect of the method used on reported results. The Company has adopted FAS 148 for disclosure purposes only effective December 31, 2002. The Company uses the Black-Scholes option-pricing model. Based on the Company's experience and its perception of historical trends, current conditions, expected future developments, as well as other factors it believes are appropriate under the circumstances, it has elected to utilize a lower expected volatility percentage than it has in recent years, though there can be no assurances that this volatility percentage will be accurate. The Company intends to continue investigating alternative option-pricing models in the next fiscal year as further discussions on this topic continue in the marketplace.

In November 2002, the FASB issued Interpretation No. 45, "Guarantor's Accounting and Disclosure Requirements for Guarantees, Including Indirect Guarantees of Indebtedness of Others" ("FIN 45"). FIN 45 requires that upon issuance of a guarantee, a guarantor must recognize a liability for the fair value of an obligation assumed under a guarantee. FIN 45 also requires additional disclosures by a guarantor in its interim and annual financial statements about the obligations associated with guarantees issued. The recognition provisions of FIN 45 will be effective for any guarantees that are issued or modified after December 31, 2002. The disclosure requirements will be effective for the third quarter of fiscal 2003. The Company is currently evaluating the effects of FIN 45; however, it does not expect that the adoption will have a material impact on the results of operations or financial position.

In January 2003, the FASB issued Interpretation No. 46, "Consolidation of Variable Interest Entities," ("FIN 46") which addresses consolidation by business enterprises of variable interest entities. In general, a variable interest entity is a corporation, partnership, trust, or any other legal structure used for business purposes that either (a) does not have equity investors with voting rights or (b) has equity investors that do not provide sufficient financial resources for the entity to support its activities. A variable interest entity often holds financial assets, including loans or receivables, real estate or other property. A variable interest entity may be essentially passive or it may engage in research and development or other activities on behalf of another company. The objective of FIN 46 is not to restrict the use of variable interest entities but to improve financial reporting by companies involved with variable interest entities. Until now, a company generally has included another entity in its consolidated financial statements only if it controlled the entity through voting interests. FIN 46 changes that by requiring a variable interest entity to be consolidated by a company if that company is subject to a majority of the risk of loss from the variable interest entity's activities or entitled to receive a majority of the entity's residual returns or both. The consolidation requirements of FIN 46 apply immediately to variable interest entities created after January 31, 2003. The consolidation requirements apply to older entities in the first fiscal year or interim period beginning after June 15, 2003. Certain of the disclosure requirements apply in all financial statements issued after January 31, 2003, regardless of when the variable interest entity was established. Adoption is not expected to have a material effect on the Company.

ITEM 7. MANAGEMENT'S DISCUSSION AND ANALYSIS OF FINANCIAL CONDITION AND RESULTS OF OPERATIONS (cont'd)

GENERAL (cont'd)

RESTRUCTURING COSTS AND OTHER SIGNIFICANT CHARGES (RECOVERIES)

(In thousands of U.S. dollars, except per share amounts)	YEARS ENDED DECEMBER 31,					
	2002		2001		2000	
Restructuring costs (recoveries)	\$	(497)	\$	16,292	\$	
Asset impairments (recoveries):				·		
Net investment in leases		(2,840)		13,633		
Fixed assets		376		26,660		11,152
Other assets				3,283		
Other significant charges (recoveries):						
Accounts receivable		(1,941)		4,469		13,086
Inventories		1,229		4,053		
Film assets				16,514		8,602
Fixed assets		2,799				
Other assets		216				
Net investment in leases		3,548				
Long-term investments				5,584		4,133
Total asset impairments and other significant (recoveries)		3,387		74,196		36,973
Net charges (recoveries)	\$	2,890	\$	90,488	\$	36,973

RESTRUCTURING COSTS AND ASSET IMPAIRMENTS (RECOVERIES)

During 2001 the Company rationalized its operations, reduced staffing levels, wrote-down certain assets to be disposed of, and recorded a restructuring charge of \$16.3 million in 2001 (2000 - \$nil). During 2002, the Company recovered \$0.5 million of restructuring accrued liabilities for terminated employees who obtained employment prior to the completion of their severance period. In 2001, the Company also recorded asset impairment charges of \$43.6 million (2000 - \$11.2 million) after assessing the carrying value of certain of the Company's assets. The 2001 asset impairment charge consisted of \$13.6 million (2000 - \$nil) against net investment in leases, as collectibility associated with certain leases was considered uncertain, \$26.7 million against fixed assets (2000 - \$11.2 million) and \$3.3 million against other assets (2000 - - \$nil) as the carrying values for the assets exceeded the discontinued future cash flows expected from the assets. During 2002, the Company recovered \$2.4 million consisting of \$2.8 million from the amendment or settlement of leases, partially offset by fixed asset impairments of \$0.4 million.

The Company believes its restructuring plan and related write-downs were necessary in light of market trends and industry-wide economic and financial conditions. As of December 31, 2001, the restructuring plan was complete. Of the \$16.3 million for restructuring, \$14.4 million has been spent as of December 31, 2002, and \$1.4 million represented severance costs for severed employees to be paid out over the next 24 months.

OTHER SIGNIFICANT CHARGES (RECOVERIES)

Due to industry-wide economic and financial difficulties faced by many of the Company's customers, the Company also recorded the following charges as part of its ongoing review of the carrying value of the Company's assets.

Included in selling, general and administrative expenses, the Company recorded a charge of \$4.5 million in 2001 (2000 - \$13.1 million) relating to the Company's accounts receivable, as collectibility on certain accounts was considered uncertain. During 2002, the Company recorded recoveries of \$1.9 million relating to the Company's accounts receivable. In 2002, the Company also recorded a charge of \$3.5 million (2001 - \$nil, 2000 - \$nil) relating to the Company's net investment in leases as collectibility of certain leases was considered uncertain.

Within costs of goods and services, the Company recorded a charge of \$16.5 million in 2001 (2000 - \$8.6 million) based on the reduced fair values of the Company's film assets. In 2002, the Company recorded a charge of \$1.2 million (2001 - \$4.1 million, 2000 - \$nil) for inventories, due to a reduced net realizable value and fixed assets of \$2.8 million (2001 - \$nil, 2000 - \$nil) as the carrying value for the fixed assets exceeded the discounted future cash flows expected from the assets.

ITEM 7. MANAGEMENT'S DISCUSSION AND ANALYSIS OF FINANCIAL CONDITION AND RESULTS OF OPERATIONS (cont'd)

GENERAL (cont'd)

OTHER SIGNIFICANT CHARGES (RECOVERIES) (cont'd)

After assessing the carrying value of long-term investments, the Company recorded a charge of \$5.6 million in 2001 (2000 - \$4.1 million) in charges for declines in the value of these investments that are considered to be other than temporary. There were no charges recorded in 2002.

RESULTS OF OPERATIONS

The following table sets forth the percentage of total revenue for each of the items set forth below:

	YEARS ENDED DECEMBER 31,								
	2002	2001	2000	1999	1998				
	%	%	%	%	%				
Revenue									
IMAX systems	54.3	64.5	65.4	65.8	74.0				
Films	31.0	25.2	24.1	24.5	16.2				
Other	14.7	10.3	10.5	9.7	9.8				
Total revenue	100.0	100.0	100.0	100.0	100.0				
Costs and goods and services	60.0	82.1	65.1	50.8	58.7				
Gross margin	40.0	17.9		49.2	41.3				
Selling, general and administrative expenses	28.2	41.3	30.8	17.9	20.4				
Research and development	1.8	2.8	3.8	1.6	1.4				
Amortization of intangibles	1.0	2.5	1.7	1.1	3.1				
Loss (income) from equity-accounted investees			2.8	0.4	3.6				
Restructuring costs and asset impairments (recovery)	(2.3)	50.4	6.4						
Earnings (loss) from operations	11.3	(79.1)	(10.6)	28.2	12.8				
Net earnings (loss) before cumulative effect of changes in accounting principles and extraordinary									
items	2.8	(154.9)	(18.4)	13.1	2.0				
Net earnings (loss)	9.2	(122.3)	(53.7)	13.1	0.9				

REVENUES

The Company's revenues in 2002 were \$130.7 million, compared to \$118.7 million in 2001, an increase of 10.1%. The following table sets forth the breakdown of revenue by category:

(In thousands of U.S. dollars)

	YEARS ENDED DECEMBER 31,								
	2002		2001		2000				
IMAX SYSTEMS REVENUE Sales and leases Ongoing rent(1) Maintenance	\$	46,656 9,746 14,557 70,959	\$	53,409 8,969 14,204 76,582	\$	87,384 12,097 13,745 113,226			
FILMS REVENUE Production and DMR(2) Distribution Post-production		3,010 20,697 16,849 40,556		16,645 13,278 29,923		21,221 20,490 41,711			
OTHER REVENUE	\$ =====	19,135 130,650	\$ =====	12,154 118,659	 \$ =====	18,179 173,116			

(1) Includes finance income.

(2) This total does not include certain costs incurred by third parties in connection with the conversion of a film through the IMAX DMR process.

ITEM 7. MANAGEMENT'S DISCUSSION AND ANALYSIS OF FINANCIAL CONDITION AND RESULTS OF OPERATIONS (cont'd)

YEAR ENDED DECEMBER 31, 2002 VERSUS YEAR ENDED DECEMBER 31, 2001 (cont'd)

RESULTS OF OPERATIONS (cont'd)

REVENUES (cont'd)

Systems revenue decreased to \$71.0 million in 2002 from \$76.6 million in 2001, a decrease of 7.3%. Revenue from sales and leases in 2002 decreased to \$46.7 million in 2002 from \$53.4 million in 2001, a decrease of 12.6%. In 2002, 16 theater systems were installed, of which one was an operating lease, as compared to 15 theater systems installed, of which one was an operating lease in 2001. In addition, for 2001 the Company recognized revenue on 2 systems that were converted from operating leases to sales-type leases. Ongoing rental revenue in 2002 increased 8.7% from 2001 primarily due to the increased number of theaters in the network in the current year. Maintenance revenue in 2002 increased 2.5% over the prior year principally due to the increased number of theater systems in the network.

Films revenues increased to \$40.6 million in 2002 from \$29.9 million in 2001. Film distribution revenues increased to \$20.7 million in 2002 from \$16.6 million in 2001, an increase of 24.3%, and film post-production revenues increased to \$16.8 million in 2002 from \$13.3 million in 2001, an increase of 26.9%. The increase in film post-production revenues was mainly due to the release of SPACE STATION and Star Wars: Episode II Attack of The Clones in 2002 versus 2001, while the increase in film distribution revenues was primarily due to stronger performance of films distributed in 2002 especially SPACE STATION which had gross box office of more than \$39.0 million in 2002. Film production and DMR revenues increased to \$1.8 million and \$1.3 million, respectively in 2002, as new film services were provided.

Other revenue increased to \$19.1 million in 2002 from \$12.2 million in 2001, an increase of 57.4%, largely as a result of stronger performance from the Company's owned and operated theaters. In 2002, the Company's owned and operated theaters benefited from the strong performance of SPACE STATION and Star Wars: Episode II Attack of The Clones.

The Company believes it will see higher revenues in 2003 due to a combination of higher system installations and higher attendance throughout the IMAX theater network.

GROSS MARGIN

Gross margin in 2002 was \$52.2 million versus \$21.3 million in 2001. Gross margin increased largely due to the stronger performance of films in 2002 primarily SPACE STATION and Star Wars: Episode II Attack of The Clones, compared to 2001. In addition, gross margin in 2001 was reduced by \$16.5 million associated with the write-down of the value of certain films in the Company's library and a \$4.1 million write-down due to the reduced net realizable value of the Company's inventories. Gross margin as a percentage of total revenues was 40.0% in 2002 compared to 17.9% in 2001.

The Company believes it will see higher gross margin in 2003 due to a combination of higher system installations and higher attendance throughout the IMAX theater network.

OTHERS

Selling, general and administrative expenses were \$36.9 million in 2002 versus \$49.0 million in 2001. The selling, general and administrative expenses in 2002 include a recovery of \$1.9 million related to the provision for impairment in accounts receivable from theaters as compared to a charge of \$4.5 million in 2001. In 2002, the Company also recorded a charge of \$3.5 million compared to \$nil in 2001, relating to the Company's net investment in leases. The 2001 selling, general and administrative expenses also includes a non-cash item of \$2.6 million in connection with a stock compensation grant. The Company anticipates that selling, general and administrative expenses will decline in 2003 due to the reductions in staff costs, legal fees and other expenses.

Amortization of intangibles decreased to \$1.4 million in 2002, from \$3.0 million in 2001 due to the Company's adoption of FAS 142 which does not require the amortization of goodwill as of January 1, 2002.

Interest income decreased to \$0.4 million in 2002 from \$0.8 million in 2001 due mainly to a decline in the average rate of returns on cash and cash equivalents.

ITEM 7. MANAGEMENT'S DISCUSSION AND ANALYSIS OF FINANCIAL CONDITION AND RESULTS OF OPERATIONS (cont'd)

RESULTS OF OPERATIONS (cont'd)

YEAR ENDED DECEMBER 31, 2002 VERSUS YEAR ENDED DECEMBER 31, 2001 (cont'd)

OTHER (cont'd)

Interest expense decreased to \$17.6 million in 2002, from \$22.0 million in 2001 due to the repurchases of the Company's Subordinated Notes (see Extraordinary Gain and Liquidity and Capital Resources, below).

In performing its assessment of the recoverability of long-term investments, the Company recorded a \$5.6 million charge in 2001. During 2002, no additional charges were taken.

The Company recorded a foreign exchange gain of \$0.4 million in 2002 compared to a loss of \$1.4 million in 2001. The above foreign exchange gains and losses resulted primarily from fluctuations in exchange rates on Canadian dollar cash balances and Canadian dollar and Japanese Yen denominated net investment in leases.

The Company's effective tax rate differs from the statutory tax rate and will vary from year to year primarily as a result of numerous permanent differences, the Canadian manufacturing and processing profits deduction, the provision for income taxes at different rates in foreign and other provincial jurisdictions, enacted statutory tax rate reductions in the year, and changes in the Company's valuation allowance. The 2002 deferred income tax recovery included a \$1.8 million decrease in the valuation allowance to reflect revised estimates regarding the realization of the Company's deferred income tax assets and the utilization of loss carryforwards directly against gains from the repurchase of convertible notes. As of December 31, 2002, the Company had a net deferred income tax asset of \$47.5 million, against which the Company is carrying a \$43.7 million valuation allowance.

RESEARCH AND DEVELOPMENT

Research and development expenses were \$2.4 million in 2002 versus \$3.4 million in 2001. The lower level of expenses in 2002 was due partly to staff reductions in 2001 and partly due to management's decision to focus on a smaller number of projects with a higher potential of success and minimal capital outlay. The Company believes that the motion picture industry will be affected by the development of digital technologies, particularly in the areas of content creation (image capture), post-production (editing and special effects), digital re-mastering distribution and display. Consequently, the Company has made significant investments in digital technologies, including the development of a proprietary, patent-pending technology to digitally enhance image resolution and quality of 35mm motion picture films and has a number of patents pending and intellectual property rights in these areas. However, there can be no assurance that the Company will be awarded patents covering this technology or that competitors will not develop similar technologies.

DISCONTINUED OPERATIONS

The Company's 2001 discontinuance of its digital projection systems operations was completed December 11, 2001 through the sale of its wholly owned subsidiary, Digital Projection International, including its subsidiaries (collectively "DPI"), to a company owned by members of DPI management. As part of the transaction, the Company restructured its advances to DPI, releasing DPI from obligations to repay any amounts in excess of \$12.7 million previously advanced by the Company, and reorganized the remaining \$12.7 million of debt owing to the Company into two separate loan agreements. The loans receivable are collateralized by fixed and floating charges over all of DPI's assets including intellectual properties. One of the loans is convertible, upon the occurrence of certain events, into shares representing 49% of the total share capital of DPI. DPI also agreed to release the Company from its ongoing obligations to DPI.

The Company recorded an after-tax charge of \$50.9 million in 2001, relating to operational losses of \$8.5 million and a loss of \$42.3 million on disposal of DPI's net assets. Included in the loss on disposal is a provision of \$12.7 million to reflect the uncertainty associated with the collectibility of the loans receivable. In 2002, the Company recorded a recovery of \$2.1 million relating to future obligations that have been eliminated.

ITEM 7. MANAGEMENT'S DISCUSSION AND ANALYSIS OF FINANCIAL CONDITION AND RESULTS OF OPERATIONS (cont'd)

RESULTS OF OPERATIONS (cont'd)

YEAR ENDED DECEMBER 31, 2002 VERSUS YEAR ENDED DECEMBER 31, 2001 (cont'd)

EXTRAORDINARY GAIN

During 2002, the Company and a wholly owned subsidiary purchased an additional \$20.5 million in the aggregate of the Company's Subordinated Notes for \$8.1 million, consisting of \$6.0 million in cash and common shares of the Company valued at \$2.1 million. The Company cancelled the purchased Subordinated Notes and recorded an additional extraordinary gain of \$8.3 million, net of income tax expense of \$3.6 million. These transactions had the effect of reducing the principal of the Company's outstanding Subordinated Notes to \$9.1 million as at December 31, 2002.

During 2001, the Company and a wholly owned subsidiary of the Company purchased an aggregate of \$70.4 million of the Company's \$100.0 million aggregate principal amount of Subordinated Notes for \$13.7 million, consisting of \$12.5 million in cash and common shares of the Company valued at \$1.2 million. The Company cancelled the purchased Subordinated Notes and recorded an extraordinary gain of \$38.7 million, net of income tax expense of \$16.8 million.

YEAR ENDED DECEMBER 31, 2001 VERSUS YEAR ENDED DECEMBER 31, 2000

Systems revenue decreased to \$76.6 million in 2001 from \$113.2 million in 2000, a decrease of 32.4%. Revenue from sales and leases decreased to \$53.4 million in 2001 from \$87.4 million in 2000, a decrease of 38.9%. In 2001, 15 theater systems were installed, of which one was an operating lease, as compared to 24 theater systems installed in 2000. Ongoing rental revenue decreased 25.9% from 2000 primarily due to lower ongoing rents in excess of minimums received in the current year. Maintenance revenue increased 3.3% over the prior year principally due to the increased number of theater systems in the network.

Films revenues decreased to \$29.9 million in 2001 from \$41.7 million in 2000. Film distribution revenues decreased to \$16.6 million in 2001 from \$21.2 million in 2000, a decrease of 21.6%, and film post-production activities decreased to \$13.3 million in 2001 from \$20.5 million in 2000, a decrease of 35.2%. The decrease in film post-production revenues was due to a decline in the number of films in release in 2001 versus 2000, while the decrease in film distribution revenues was primarily due to both a smaller number of films in release of films distributed by the Company in 2001.

Other revenue decreased to \$12.2 million in 2001 from \$18.2 million in 2000, a decrease of 33.1%, primarily related to decreased owned and operated theater operations revenue in 2001 versus 2000, which included the strong performance of Fantasia 2000.

GROSS MARGIN

Gross margin in 2001 was \$21.3 million versus \$60.5 million in 2000. Gross margin in 2001 was reduced by \$16.5 million associated with the write-down of the value of certain films in the Company's library as compared to a write-down of \$8.6 million in 2000, and a \$4.1 million write-down due to the reduced net realizable value of the Company's inventories.

The decline in the gross margin in 2001 over 2000 is primarily due to lower system revenues on 15 theater systems, of which one was an operating lease, in 2001, versus 24 theater systems in 2000, and the provisions noted above. Gross margin as a percentage of total revenues was 17.9% in 2001 compared to 34.9% in 2000.

OTHER

Selling, general and administrative expenses were \$49.0 million in 2001 versus \$53.4 million in 2000. The selling, general and administrative expenses in 2001 included a charge of \$4.5 million related to the provision for impairment in accounts receivable from theaters, as compared to a charge of \$13.1 million in 2000. The 2001 expense also included a non-cash item of \$2.6 million in connection with a stock compensation grant.

Interest income decreased to 0.8 million in 2001 from 3.3 million in 2000 due mainly to a decline in the average balance of cash, cash equivalents and investments in marketable debt securities held.

ITEM 7. MANAGEMENT'S DISCUSSION AND ANALYSIS OF FINANCIAL CONDITION AND RESULTS OF OPERATIONS (cont'd)

RESULTS OF OPERATIONS (cont'd)

YEAR ENDED DECEMBER 31, 2001 VERSUS YEAR ENDED DECEMBER 31, 2000 (cont'd)

OTHER (cont'd)

In performing its assessment of the carrying value of long-term investments, the Company recorded a charge of \$5.6 million in 2001, as compared to \$4.1 million in 2000 for declines in the value of these investments that are considered to be other than temporary.

The Company experienced a foreign exchange loss of \$1.4 million in 2001 compared to a loss of \$1.8 million in 2000. The foreign exchange losses resulted primarily from fluctuations in exchange rates on Canadian dollar cash balances and Canadian dollar and Japanese Yen denominated net investment in leases.

The Company's effective tax rate differs from the statutory tax rate and will vary from year to year primarily as a result of the amortization of goodwill, which is not deductible for tax purposes, the Canadian manufacturing and processing profits deduction, the provision for income taxes at different rates in foreign and other provincial jurisdictions, enacted statutory tax rate reductions in the year and movements in the Company's valuation allowance. The 2001 deferred income tax expense included a \$41.2 million increase in the valuation allowance to reflect uncertainties associated with the realization of the Company's deferred income tax asset. As of December 31, 2001, the Company had a deferred income tax asset of \$48.5 million which was largely provided against through the Company's valuation allowance of \$45.5 million.

RESEARCH AND DEVELOPMENT

Research and development expenses were \$3.4 million in 2001 versus \$6.5 million in 2000. The lower level of expenses in 2001 was due partly to staff reductions and management's decision to focus on a smaller number of projects with a higher potential of success and minimal capital outlay.

DISCONTINUED OPERATIONS

The Company's 2001 discontinuance of its digital projection systems operations was completed December 11, 2001 through the sale of its wholly owned subsidiary, Digital Projection International, including its subsidiaries (collectively "DPI"), to a company owned by members of DPI management. As part of the transaction, the Company restructured its advances to DPI, releasing DPI from obligations to repay any amounts in excess of \$12.7 million previously advanced by the Company, and reorganized the remaining \$12.7 million of debt owing to the Company into two separate loan agreements. The loans receivable are collateralized by fixed and floating charges over all of DPI's assets including intellectual properties. One of the loans is convertible, upon the occurrence of certain events, into shares representing 49% of the total share capital of DPI. DPI also agreed to release the Company from its ongoing obligations to DPI.

The Company recorded an after-tax charge of \$50.9 million in 2001, relating to operational losses of \$8.5 million and a loss of \$42.3 million on disposal of DPI's net assets. Included in the loss on disposal is a provision of \$12.7 million to reflect the uncertainty associated with the collectibility of the loans receivable. In 2000, the Company recorded digital projection systems operating losses of \$2.1 million. The Company restated the financial statements to segregate the discontinued operations for all comparative years.

EXTRAORDINARY GAIN

During 2001, the Company and a wholly owned subsidiary of the Company purchased an aggregate of \$70.4 million of the Company's \$100.0 million aggregate principal amount of Subordinated Notes for \$13.7 million, consisting of \$12.5 million in cash by the subsidiary and common shares by the Company valued at \$1.2 million. The Company cancelled the purchased Subordinated Notes and recorded an extraordinary gain of \$38.7 million, net of income tax expense of \$16.8 million.

ITEM 7. MANAGEMENT'S DISCUSSION AND ANALYSIS OF FINANCIAL CONDITION AND RESULTS OF OPERATIONS (cont'd)

LIQUIDITY AND CAPITAL RESOURCES

At December 31, 2002, the Company's principal source of liquidity included cash and cash equivalents of \$37.1 million, trade accounts receivable of \$16.9 million and net investment in leases due within one year of \$5.1 million.

In September 2001, the Company's demand facility with Toronto Dominion Bank Financial Group matured. At the time of maturity, the Company had no cash advances outstanding under the facility, which had been used in the past to facilitate U.S. and Canadian letters of credit and cross currency swaps which were entered into by the Company in connection with the sale of projection systems. This line was secured by the Company's accounts receivable, inventory, certain real estate and other assets of the Company. As of December 31, 2002, the Company has letters of credit of \$3.3 million outstanding, which have been collateralized by cash deposits.

In December 1998, the Company issued \$200.0 million of 7.875% Senior Notes due December 1, 2005 (the "Senior Notes"). The Senior Notes are subject to redemption by the Company, in whole or in part, at any time on or after December 1, 2002 at redemption prices expressed as percentages of the principal amount for each 12-month period commencing December 1 of the years indicated: 2003 -101.969%; 2004 and thereafter - 100.000% together with interest accrued thereon to the redemption date. If certain changes result in the imposition of withholding taxes under Canadian law, the Senior Notes may be redeemed by the Company at a redemption price equal to 100% of the principal amount plus accrued interest to the date of redemption. In the event of a change in control, holders of the Senior Notes may require the Company to repurchase all or part of the Senior Notes at a price equal to 101% of the principal amount plus accrued interest to the date of repurchase.

The terms of the Company's outstanding Senior Notes impose certain restrictions on its operating and financing activities, including restrictions on its ability to:

- issue additional debt;
- create liens;
- make investments;
- enter into transactions with affiliates;
- effect sales of assets;
- declare or pay dividends or other distributions to shareholders; and
- effect consolidations, amalgamations and mergers.

As of December 31, 2002, the Company has \$9.1 million outstanding on its Subordinated Notes. In April 1996, the Company completed a private placement of \$100.00 million of the Company's Subordinated Notes. The Subordinated Notes are convertible into common shares of the Company at the option of the holder at a conversion price of \$21.406 per share (equivalent to a conversion rate of 46.7154 shares per \$1,000 principal amount of Subordinated Notes) at any time prior to maturity. The Subordinated Notes are redeemable at the option of the Company after April 1, 1999, plus accrued interest. The Subordinated Notes may be redeemed at any time on or after April 1, 2001 without limitation. During 2001, the Company and a wholly owned subsidiary of the Company purchased an aggregate of \$70.4 million of the Company's Subordinated Notes for \$13.7 million consisting of \$12.5 million in cash and common shares of the Company valued at \$1.2 million. The Company cancelled the purchased Subordinated Notes and recorded an extraordinary gain of \$38.7 million, net of income tax expense of \$16.8 million. During 2002, the Company and the subsidiary of the Company purchased an additional \$20.5 million in the aggregate of the Company's Subordinated Notes for \$8.1 million consisting of \$6.0 million in cash and common shares of the Company valued at \$2.1 million. The Company cancelled the purchased Subordinated Notes and recorded a gain of \$8.3 million, net of income tax expense of \$3.6 million.

ITEM 7. MANAGEMENT'S DISCUSSION AND ANALYSIS OF FINANCIAL CONDITION AND RESULTS OF OPERATIONS (cont'd)

LIQUIDITY AND CAPITAL RESOURCES (cont'd)

The Company's total minimum annual rental payments to be made under operating leases for premises as of December 31, 2002 are as follows:

2003	\$ 4,825
2004	4,454
2005	4,544
2006	4,667
2007	4,537
Thereafter	36,177
	\$ 59,204
	========

As of December 31, 2002, the Company has an unfunded and accrued projected benefit obligation of approximately \$17.2 million (2001 - \$13.8 million) in respect of its defined benefit pension plan. The Company intends to use the proceeds of life insurance policies taken on its Co-Chief Executive Officers to satisfy, in whole or in part, the survivor benefits due and payable under the plan, although there can be no assurance that the Company will ultimately do so.

The Company substantially funds its operations through cash flow from operations. Under the terms of the Company's typical theater system lease agreement, the Company receives substantial cash payments before it completes the performance of its obligations. Similarly, the Company receives cash payments for some of its film productions in advance of related cash expenditures.

Cash provided by operating activities amounted to \$20.4 million for the year ended December 31, 2002 after the payment of \$16.9 million of interest and other working capital requirements. Changes in other non-cash operating assets and liabilities include \$2.4 million that was invested in film assets, a decrease in accounts receivables of \$3.4 million, and a decrease of \$8.1 million in inventories in 2002. Cash used by investing activities in 2002 amounted to \$3.2 million, primarily consisting of \$1.5 million invested in fixed assets. Cash used in financing activities in 2002 amounted to \$5.9 million mainly related to the \$6.0 million repurchase by a subsidiary of a portion of the Company's Subordinated Notes. Capital expenditures including the purchase of fixed assets and investments in film assets were \$4.0 million in 2002 and the Company anticipates a similar expenditure amount in 2003.

Cash provided by operating activities amounted to \$2.7 million for the year ended December 31, 2001 after the payment of \$21.9 million of interest and other working capital requirements. Changes in other non-cash operating assets and liabilities included \$8.3 million that was invested in film assets, a decrease of \$1.3 million in accounts receivable and a decrease of \$5.7 million in net investment in leases in 2001. Cash provided by investing activities in 2001 amounted to \$5.7 million. Of this amount, \$7.5 million was received from the sale of investments in marketable debt securities, and \$1.1 million was invested in fixed assets. Cash used in financing activities amounted to \$12.5 million in 2001, related to the repurchase by a subsidiary of a portion of the Company's Subordinated Notes.

Cash used in operating activities amounted to \$54.1 million for the year ended December 31, 2000 after the payment of \$21.5 million of interest, \$33.6 million of income taxes and working capital requirements. Changes in other non-cash operating assets and liabilities included \$19.7 million that was invested in film assets, an increase of \$0.1 million in accounts receivable, an increase of \$9.3 million in net investment in leases and a decrease of \$42.6 million in current taxes payable due to tax payments in connection with the reorganization of the Company's lines of business in 1999. Cash provided by investing activities in 2000 amounted to \$45.3 million. Of this amount, \$81.5 million was received from the sale of investments in marketable debt securities, \$27.6 million was invested in fixed assets, principally for owned and operated theaters and theater systems contributed to joint ventured theaters, and facilities, and \$6.2 million was invested in other assets including patents, trademarks and software. Cash provided by financing activities amounted to \$2.5 million, which included proceeds of \$1.4 million from the issuance of common shares pursuant to the Company's stock option plan.

ITEM 7. MANAGEMENT'S DISCUSSION AND ANALYSIS OF FINANCIAL CONDITION AND RESULTS OF OPERATIONS (cont'd)

LIQUIDITY AND CAPITAL RESOURCES (cont'd)

The Company believes that cash flow from operations together with existing cash will be sufficient to meet cash requirements for the next several years. The Company's accounts receivable, inventory, certain fixed assets and net investment in leases are currently unsecured and available as collateral for future borrowing. The Company believes it has access to other sources of liquidity, however, there can be no assurance that it will be successful in securing additional financing. In addition, if management's projections of future signings and installations are not realized, there is no guarantee the Company will continue to be able to fund its operations through cash flows from operations.

ITEM 7A. QUANTITATIVE AND QUALITATIVE DISCLOSURES ABOUT MARKET RISK

The Company is exposed to market risk from changes in foreign currency rates. The Company does not use financial instruments for trading or other speculative purposes.

A substantial portion of the Company's revenues are denominated in U.S. dollars while a substantial portion of its costs and expenses denominated in Canadian dollars. A portion of the net U.S. dollar flows of the Company are converted to Canadian dollars to fund Canadian dollar expenses through the spot market. The Company plans to convert Canadian dollar expenses to U.S. dollars through the spot market on a go-forward basis. In Japan, the Company has ongoing operating expenses related to its operations. Net Japanese Yen flows are converted to U.S. dollars through the spot market. The Company also has cash receipts under leases denominated in Japanese Yen and Euros. The Company plans to convert Japanese Yen and Euros lease cash flows to U.S. dollars through the spot market on a go-forward basis.

ITEM 8. FINANCIAL STATEMENTS AND SUPPLEMENTARY DATA

The following audited consolidated financial statements are filed as part of this Report:

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Report of Independent Accountants to the Shareholders of IMAX Corporation	26
Consolidated Balance Sheets as at December 31, 2002 and 2001	37
Consolidated Statements of Operations for the years ended December 31, 2002, 2001 and 2000	38
Consolidated Statements of Cash Flows for the years ended December 31, 2002, 2001 and 2000	39
Consolidated Statements of Shareholders' Equity (Deficit) for the years ended December 31, 2002, 2001 and 2000	40
Notes to Consolidated Financial Statements	41

REPORT OF INDEPENDENT ACCOUNTANTS TO THE SHAREHOLDERS OF IMAX CORPORATION

We have audited the accompanying consolidated balance sheets of IMAX Corporation (the "Company") as at December 31, 2002 and 2001 and the related consolidated statements of operations, cash flows and shareholders' equity (deficit) for each year in the three-year period ended December 31, 2002. These financial statements and the financial statement schedule listed in the index appearing under Item 15(a)(2) of this Form 10-K are the responsibility of the Company's management. Our responsibility is to express an opinion on these financial statements and the financial statement schedule based on our audits.

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

In our opinion, the consolidated financial statements referred to above present fairly, in all material respects, the financial position of the Company as at December 31, 2002 and 2001 and the results of its operations and cash flows for each year in the three-year period ended December 31, 2002 in accordance with accounting principles generally accepted in the United States.

In addition, in our opinion, the financial statement schedule referred to above presents fairly, in all material respects, the information set forth therein when read in conjunction with the related consolidated financial statements .

/s/ PricewaterhouseCoopers LLP Chartered Accountants Toronto, Canada February 14, 2003

IMAX CORPORATION CONSOLIDATED BALANCE SHEETS IN ACCORDANCE WITH UNITED STATES GENERALLY ACCEPTED ACCOUNTING PRINCIPLES (In thousands of U.S. dollars)

	AS AT DECEMBER 31,			
		2002		2001
ASSETS				
Cash and cash equivalents (note 13) Accounts receivable, net of allowance for doubtful accounts of \$9,248	\$	37,136	\$	26,388
(2001 - \$18,060)		16,920		18,296
Net investment in leases (note 4)		50,052		51,644
Inventories (note 5)		34,092		51,644 42,723
Prepaid expenses		2,383		1,845
Film assets (note 6)		419		
Fixed assets (note 7)		45,308		52,652
Other assets (note 8)		10,455		52,652 11,295 3,022
Deferred income taxes (note 9)		3,821		3,022
Goodwill (note 3) Other intangible assets (note 10)		39,027		39,027
other intaligible assets (hote 10)		3,363		4,107
Total assets	\$	242,976	\$	
	===	=======	===:	
LIABILITIES	\$	6 760	¢	6,735
Accounts payable Accrued liabilities (note 21)	Þ	0,708	Ф	0,735
Deferred revenue		43,451		40,397
Senior notes due 2005 (note 11)		200 000		46,397 95,082 200,000
Convertible subordinated notes due 2003 (note 12)		9,143		29,643
Liabilities of discontinued operations (note 23)				2,103
Total liabilities		346,646		379,960
COMMITMENTS AND CONTINGENCIES (notes 13 and 14)				
SHAREHOLDERS' EQUITY (DEFICIT)				
Capital stock (note 15) Common shares - no par value. Authorized -				
unlimited number. Issued and outstanding - 32,973,366				
(2001 - 31,899,114)				63,322
Other equity		1,542		1,034 (183,392)
Deficit Accumulated other comprehensive income		(171,420) 645		(183,392) 588
Accumutated other comprehensive income				
Total shareholders' equity (deficit)		(103,670)		(118,448)
Total liabilities and shareholders' equity (deficit)	\$	242,976	\$	261,512
	===	========	====	========

(the accompanying notes are an integral part of these consolidated financial statements)

IMAX CORPORATION CONSOLIDATED STATEMENTS OF OPERATIONS IN ACCORDANCE WITH UNITED STATES GENERALLY ACCEPTED ACCOUNTING PRINCIPLES (In thousands of U.S. dollars, except per share amounts)

	YEARS ENDED DECEMBER 31,					
	200	2		901 		2000
REVENUE IMAX systems (note 16) Films Other	\$70 40 19	,959 ,556 ,135	\$	76,582 29,923 12,154	\$	113,226 41,711 18,179
COSTS OF GOODS AND SERVICES	130 78	, 650 , 438		118,659 97,391		173,116 112,655
GROSS MARGIN	52	,212		21,268		60,461
Selling, general and administrative expenses Research and development Amortization of intangibles Loss (income) from equity-accounted investees Restructuring costs and asset impairments (recoveries) (note 17)	36 2 1 (2	916 ,362 ,418 (283) ,961)		48,962 3,385 3,005 (73) 59,868		53,384 6,497 2,948 4,811 11,152
EARNINGS (LOSS) FROM OPERATIONS	14	,760		(93,879)		
Interest income Interest expense, net of interest capitalized of \$nil (2001 - \$511,		413		847		3,285
2000 - \$1,393) Impairment of long-term investmets Foreign exchange gain (loss)				(22,020) (5,584) (1,357)		(21,961) (4,133) (1,781)
LOSS FROM CONTINUING OPERATIONS BEFORE INCOME TAXES Recovery of (provision for) income taxes (note 9)	(1 3	,994) ,606		(121,993) (11,005) (132,998) (50,850)		(42,921) 13,139
NET EARNINGS (LOSS) FROM CONTINUING OPERATIONS Net earnings (loss) from discontinued operations (note 23)	1 2	,612 ,066		(132,998) (50,850)		(29,782) (2,055)
NET EARNINGS (LOSS) BEFORE CUMULATIVE EFFECT OF CHANGES IN ACCOUNTING PRINCIPLES AND EXTRAORDINARY ITEMS Cumulative effect of changes in accounting principles, net of income tax benefit of \$37,286 (note 24) Extraordinary gain on repurchase of convertible subordinated notes, net of income tax expense of \$3,606 and \$16,843 (note 12)	3	, 678 		(183,848)		(31,837) (61,110)
NET EARNINGS (LOSS)	\$ 11	,972	 \$	38,734 (145,114)	\$	(92,947)
EARNINGS (LOSS) PER SHARE (note 15): Earnings (loss) per share - basic and fully diluted: Net earnings (loss) from continuing operations Net earnings (loss) from discontinued operations	\$ \$	0.05 0.06	\$	(4.30) (1.64)	\$ \$	()
Net earnings (loss) before cumulative effect of changes in accounting principles and extraordinary items Cumulative effect of changes in accounting principles Extraordinary items	\$ \$ \$	0.11	\$	(5.94) 1.25	\$	
Net earnings (loss)	\$	0.36	\$	(4.69)	\$	(3.11)

(the accompanying notes are an integral part of these consolidated financial statements)

IMAX CORPORATION CONSOLIDATED STATEMENTS OF CASH FLOWS IN ACCORDANCE WITH UNITED STATES GENERALLY ACCEPTED ACCOUNTING PRINCIPLES (In thousands of U.S. dollars)

	YEARS ENDED DECEMBER 31,			
	2002	2001	2000	
CASH PROVIDED BY (USED IN):				
OPERATING ACTIVITIES				
Net earnings (loss) from continuing operations Items not involving cash:	\$ 1,612	\$ (132,998)	\$ (29,782)	
Depreciation, amortization and write-downs (note 18) Loss (income) from equity-accounted investees	16,073 (283)	99,801 (73)	61,626 4,811	
Deferred income taxes Impairment of long-term investments	(4,405)	24,568 5,584	(5,201) 4,133	
Stock and other non-cash compensation Investment in film assets	3,685 (2,441)	5,182 (8,297)	1,242 (19,665)	
Changes in other non-cash operating assets and liabilities (note 18) Net cash provided by (used in) operating activities from	6,116	14,520	(73,929)	
discontinued operations		(5,607)	2,676	
Net cash provided by (used in) operating activities	20,357	2,680	(54,089)	
INVESTING ACTIVITIES Purchase of fixed assets	(1,541)	(1,091)	(27,643)	
Decrease (increase) in other assets Increase in other intangible assets	(964) (675)	1,140 (642)	(6,190)	
Net sale of investments in marketable debt securities Acquisition of Digital Projection International, net of cash		7,529	81,503	
acquired Acquisition of minority interest in Sonics Associates, Inc.		(1,041)	(900) (295)	
Net cash used in investing activities from discontinued operations		(217)	(1,139)	
Net cash provided by (used in) investing activities	(3,180)	5,678	45,336	
FINANCING ACTIVITIES Repurchase of convertible subordinated notes	(6,022)	(12,540)		
Common shares issued Paid-in-capital on stock options	152	31	1,442 1,034	
Net cash provided by (used in) financing activities	(5,870)	(12,509)	2,476	
Effects of exchange rate changes on cash from continuing operations Effects of exchange rate changes on cash from discontinued	(559)	(2,066)	2,125	
operations		1,697	487	
Effects of exchange rate changes on cash	(559)	(369)	2,612	
INCREASE (DECREASE) IN CASH AND CASH EQUIVALENTS FROM CONTINUING OPERATIONS	10,748	(393)	(5,689)	
Increase (decrease) in cash and cash equivalents from discontinued operations		(4,127)	2,024	
INCREASE (DECREASE) IN CASH AND CASH EQUIVALENTS, DURING THE YEAR	10,748	(4.520)	(3,665)	
Cash and cash equivalents, beginning of year	26,388	(4,520) 30,908		
CASH AND CASH EQUIVALENTS, END OF YEAR	\$ 37,136	\$ 26,388	\$ 30,908	

(the accompanying notes are an integral part of these consolidated financial statements)

IMAX CORPORATION CONSOLIDATED STATEMENTS OF SHAREHOLDERS' EQUITY (DEFICIT) IN ACCORDANCE WITH UNITED STATES GENERALLY ACCEPTED ACCOUNTING PRINCIPLES (In thousands of U.S. dollars)

	NUMBER OF COMMON SHARES ISSUED AND OUTSTANDING	CAPITAL STOCK	OTHER EQUITY	RETAINED EARNINGS (DEFICIT)	ACCUMULATED OTHER COMPREHENSIVE INCOME (LOSS)(1)	TOTAL SHAREHOLDERS' EQUITY (DEFICIT)	COMPREHENSIVE INCOME (LOSS)
BALANCE AT DECEMBER 31, 1999	29,757,888	\$ 57,471	\$	\$ 54,669	\$ (1,075)	\$ 111,065	\$
Issuance of common stock Adjustment in paid-in-capital	293,626	1,631				1,631	
for stock options exercised			1,034			1,034	
Net loss				(92,947)		(92,947)	(92,947)
Net adjustment on available- for-sale securities Foreign currency translation					586	586	586
adjustments					894	894	894
							\$ (91,467)
BALANCE AT DECEMBER 31, 2000	30,051,514	59,102	1,034	(38,278)	405	22,263	\$
Issuance of common stock Net loss Net adjustment on available	1,847,600	4,220		(145,114)		4,220 (145,114)	(145,114)
for-sale securities Foreign currency translation					281	281	281
adjustments					(98)	(98)	(98)
							\$(144,931) =======
BALANCE AT DECEMBER 31, 2001	31,899,114	63,322	1,034	(183,392)	588	(118,448)	\$
Issuance of common stock Net earnings Adjustment in paid-in capital for non-employee stock	1,074,252 	2,241		 11,972		2,241 11,972	11,972
options granted Foreign currency translation			508			508	
adjustments					57	57	57
							\$ 12,029
BALANCE AT DECEMBER 31, 2002	32,973,366 ======	\$ 65,563 ======	\$ 1,542	\$ (171,420) =======	\$ 645 =======	\$ (103,670) =======	_

(1) Components of accumulated other comprehensive income (loss) consist of :

	AS AT DECEMBER 31,						
	2	2002	2001		20	000	
Foreign currency translation adjustments Unrealized loss on	\$	645	\$	588	\$	686	
available-for-sale security						(281)	
Accumulated other comprehensive income	\$ =====	645	\$ =====	588	\$ ====	405	

(the accompanying notes are an integral part of these consolidated financial statements)

1. DESCRIPTION OF THE BUSINESS

IMAX Corporation together with its wholly owned subsidiaries (the "Company") is an entertainment technology company whose principal activities are:

- the design, manufacture, marketing and leasing of proprietary projection and sound systems for IMAX theaters principally owned and operated by institutional and commercial customers located in more than 30 countries as of December 31, 2002;
- the development, production, digital re-mastering, post-production and distribution of certain films shown in the IMAX theater network;
- the operation of certain IMAX theaters located primarily in the United States and Canada; and
- the provision of other services to the IMAX theater network including designing and manufacturing IMAX camera equipment for rental to filmmakers and providing ongoing maintenance services for the IMAX projection and sound systems.
- 2. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES

The preparation of the financial statements in conformity with United States Generally Accepted Accounting Principles requires management to make estimates and judgements that affect the reported amounts of assets and liabilities and disclosures of contingent assets and liabilities at the date of the financial statements and the reported amounts of revenues and expenses during the reporting period. Actual results could be materially different from these estimates. Significant estimates made by management include allowances for potential uncollectibity of accounts receivable and net investment in leases, provisions for inventory obsolescence, ultimate revenues for film assets, estimates of future cash flows associated with long-lived assets, goodwill, accruals for contingencies and valuation allowances for deferred income tax assets. Significant accounting policies are summarized as follows:

(a) BASIS OF CONSOLIDATION

The consolidated financial statements include the accounts of the Company together with its wholly owned subsidiaries.

(b) CASH AND CASH EQUIVALENTS

The Company considers all highly liquid investments with an original maturity of three months or less to be cash equivalents.

(c) ACCOUNTS RECEIVABLE AND NET INVESTMENT IN LEASES

Allowances for doubtful accounts receivable and net investment in leases are based on the Company's assessment of the collectibility of specific customer balances which is based upon a review of the customer's credit worthiness, past collection history and the underlying asset value of the equipment under lease where applicable. When facts and circumstances indicate that there is a potential impairment in the net investment in lease owing from a customer, the Company will evaluate the potential outcome of either renegotiations or defaults on the original lease agreement and will record a provision if it is considered probable that the renegotiated lease amount will cause a reclassification of a sales-type lease to an operating lease. The provision is equal to the excess of the carrying value of the net investment in lease over the fair value of the equipment. Interest on overdue accounts is recognized as income as the amounts are collected.

2. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (cont'd)

(d) INVENTORIES

Inventories are carried at the lower of cost, and net realizable value. Finished goods and work-in-process include the cost of raw materials, direct labor, design costs and, an applicable share of manufacturing overhead costs.

The Company records appropriate provisions for theater systems inventory, based upon current estimates of future events and conditions including the anticipated installation dates for the current backlog of theater system contracts, potential future signings, general economic conditions, growth prospects within the customers' ultimate marketplace and the market acceptance of the Company's current and pending projection systems.

(e) FILM ASSETS

Costs of producing films, including capitalized interest, and costs of acquiring film rights are recorded as film assets and accounted for in accordance with AICPA Statement of Position 00-2, "Accounting by Producers or Distributors of Films" ("SOP 00-2"). Film assets are amortized and participation costs are accrued using the individual-film-forecast method in the same ratio that current gross revenues bear to anticipated total ultimate revenues. Estimates of ultimate revenues are prepared on a title-by-title basis and reviewed regularly by management and revised where necessary to reflect most current information. Ultimate revenue for films includes estimates of initial release.

Film exploitation costs, including advertising costs, are expensed as incurred. Costs of film prints are capitalized and expensed over a period of three months.

The recoverability of film costs is dependent upon commercial acceptance of the films. If events or circumstances indicate that the fair value of a film is less than the unamortized film costs, the film is written down to fair value by a charge to earnings. The Company determines the fair value of its films using a discounted cash flow model.

(f) FIXED ASSETS

Fixed assets are recorded at cost and are depreciated on a straight-line basis over their estimated useful lives as follows:

Projection equipment	 10 to 15 years
Camera equipment	 5 to 10 years
Buildings	 20 to 25 years
Office and production equipment	 3 to 5 years
Leasehold improvements	 Over the term of the underlying
	leases

The Company reviews the carrying values of its fixed assets for impairment whenever events or changes in circumstances indicate that the carrying amount of an asset might not be recoverable. In performing its review for recoverability, the Company estimates the future cash flows expected to result from the use of the asset and its eventual disposition. If the sum of the expected future cash flows is less than the carrying amount of the asset, an impairment loss is recognized. Measurement of impairment losses is based on the excess of the carrying amount of the asset over the fair value calculated using discounted expected future cash flows.

2. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (cont'd)

(g) OTHER ASSETS

Other assets include investments, unrecognized prior service pension costs and deferred charges on debt financing.

Costs of debt financing are deferred and amortized over the term of the debt.

Investments in marketable debt securities categorized as available-for-sale securities are carried at fair value with unrealized gains or losses included in accumulated other comprehensive income. Investments in marketable debt securities categorized as held-to-maturity securities are carried at amortized cost. Investments in joint ventures are accounted for by the equity method of accounting under which net earnings (loss) include the Company's share of earnings or losses of the investees. A loss in value of an investment, which is other than a temporary decline, is recognized as a charge to earnings.

(h) GOODWILL

The Company adopted FASB Financial Accounting Standard No. 142 "Goodwill and Other Intangibles" ("FAS 142") effective January 1, 2002. Goodwill represents the excess of purchase price over the fair value of identifiable assets acquired in a purchase business combination. Goodwill is not subject to amortization and is tested for impairment annually, or more frequently if events or circumstances indicate that the asset might be impaired. Impairment is tested by comparing the fair value of goodwill assigned to a particular reporting unit to its carrying value.

Effective January 1, 2002, the Company no longer amortizes goodwill. The Company performs an impairment test on at least an annual basis and additionally, whenever events in changes and circumstances suggest that the carrying amount may not be recoverable. Impairment of goodwill is tested at the reporting unit level by comparing the recording unit's carrying amount, including goodwill, to the fair value of the reporting unit. The fair values of the reporting units are estimated using a discounted cash flows approach. If the carrying amount of the reporting unit exceeds its fair value, then a second step is performed to measure the amount of impairment loss, if any. Any impairment loss would be expensed in the statement of operations.

(i) OTHER INTANGIBLE ASSETS

Patents, trademarks and other intangibles are recorded at cost and are amortized on a straight-line basis over estimated useful lives ranging from 7 to 10 years.

The Company reviews the carrying values of its other intangible assets for impairment whenever events or changes in circumstances indicate that the carrying amount of an asset might not be recoverable. In performing its review for recoverability, the Company estimates the future cash flows expected to result from the use of the asset and its eventual disposition. If the sum of the expected future cash flows is less than the carrying amount of the asset, an impairment loss is recognized. Measurement of impairment losses is based on the excess of the carrying amount of the asset over the fair value calculated using discounted expected future cash flows.

(j) DEFERRED REVENUE

Deferred revenue represents cash received under theater system, film contracts and for various services not yet recognized as revenue.

(k) INCOME TAXES

Income taxes are accounted for under the liability method whereby deferred income tax assets and liabilities are recognized for the expected future tax consequences of temporary differences between the accounting and tax bases of assets and liabilities. Deferred income tax assets and liabilities are measured using enacted tax rates expected to apply to taxable income in the years in which temporary differences are expected to be recovered or settled. The effect on deferred income tax assets and liabilities of a change in tax rates is recognized in earnings in the period in which the change is enacted. Valuation allowances are recorded where there is uncertainty of realization of a deferred income tax asset. Investment tax credits are recognized as a reduction of income tax expense in the year the credit is earned.

The Company assesses realization of net deferred income tax assets and based on all available evidence, concludes whether it is more likely than not that the net deferred income tax assets will be realized.

2. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (cont'd)

(1) REVENUE RECOGNITION

SALES-TYPE LEASES OF THEATER SYSTEMS

Theater system leases that transfer substantially all of the benefits and risks of ownership to customers are classified as sales-type leases as a result of meeting the criteria established by FASB Statement of Financial Accounting Standards No. 13, "Accounting for Leases" ("FAS 13"). When revenue is recognized, the initial rental fees due under the contract, along with the present value of minimum ongoing rental payments, are recorded as revenues for the period, and the related projector costs including installation expenses are recorded as cost of goods and services. Additional ongoing rentals in excess of minimums are recognized as revenue when reported by the theater operator, provided that collection is reasonably assured.

The Company recognizes revenues from sales-type leases upon installation of the theater system when all of the following criteria are met: persuasive evidence of an agreement exists; the price is fixed or determinable; and collection is reasonably assured.

Cash installments of initial rents received in advance of the time at which revenue is recognized are recorded as deferred revenue. The associated costs of constructing the theater systems not yet recognized as revenue are included in inventories.

If the Company and a lessee agree to change the terms of the lease, other than by renewing the lease or extending its terms, management evaluates whether the new agreement would be classified as a sales-type lease or an operating lease under the provisions of FAS 13. Any adjustments which result from a change in classification from a sales-type lease to an operating lease are recorded as a charge to earnings during the period in which the change occurs.

The Company is periodically involved in settlements and legal proceedings relating to terminated lease agreements with customers. When settlement amounts are received, the Company allocates the total proceeds to the underlying elements based on their relative fair value.

OPERATING LEASES OF THEATER SYSTEMS

Leases that do not transfer substantially all of the benefits and risks of ownership to the customer are classified as operating leases. For these leases, initial rental fees and minimum lease payments are recognized as revenue on a straight-line basis over the lease term. Additional rentals in excess of minimum annual amounts are recognized as revenue when the contracted portions of theater admissions due to the Company reported by theater operators exceed the minimum amounts, provided that collection is reasonably assured.

SALES OF THEATER SYSTEMS

Revenue from sales of theater systems is recognized when all of the following criteria are met: persuasive evidence of an agreement exists; the price is fixed or determinable; title passes to the customer; installation of the system is complete; and collection is reasonably assured.

FILM LICENSING

Revenue from licensing of films is recognized when a contractual licensing arrangement exists, the film has been completed and delivered, the license period has begun, the fee is fixed or determinable and collection is reasonably assured. Where the license fees are based on a share of the customer's revenue, and all other revenue recognition criteria stated in the preceding sentence are met, the Company recognizes revenue as the customer exhibits the film.

- 2. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (cont'd)
- (1) REVENUE RECOGNITION (cont'd)

MAINTENANCE AND OTHER SERVICES

Maintenance revenues are recognized on a straight-line basis over the maintenance period. Revenues from digital re-mastering and post-production film services are recognized as the service is performed. Revenues on camera rentals are recognized over the rental period. Theater admission revenues are recognized on the date of the exhibition. Other service revenues are recognized when the services are performed.

- (m) RESEARCH AND DEVELOPMENT
 - Research and development costs are expensed as incurred.
- (n) FOREIGN CURRENCY TRANSLATION

Monetary assets and liabilities of the Company's operations, which are denominated in currencies other than the functional currency, are translated into the functional currency at the exchange rates prevailing at the end of the period. Non-monetary items are translated at historical exchange rates. Revenue and expense transactions are translated at exchange rates prevalent at the transaction date. Such exchange gains and losses are included in the determination of net earnings (loss) in the period in which they arise. For foreign subsidiaries with functional currencies other than the U.S. dollar, assets and liabilities are translated at the year-end exchange rates and revenue and expense items are translated at the average rate for the period, with translation gains and losses being included in other comprehensive income.

(o) STOCK-BASED COMPENSATION

The Company accounts for stock-based compensation under the intrinsic value method set out in Accounting Principles Board Opinion No. 25, "Accounting for Stock Issued to Employees", and its related interpretations, and has made pro forma disclosures of net earnings (loss) and earnings (loss) per share in note 15 as if the methodology prescribed by FASB Statement of Financial Accounting Standards No. 123, "Accounting for Stock-Based Compensation" ("FAS 123"), had been adopted.

(p) PENSION PLANS

Defined benefit pension plan liabilities are recorded as the excess of the accumulated projected benefit obligation over the fair value of plan assets. Assumptions used in computing defined benefit obligations are regularly reviewed by management in consultation with its actuaries and adjusted for market conditions. Prior service costs resulting from plan inception or amendments are amortized over the expected future service of the employees while current service costs are expensed when earned.

For defined contribution pension plans, amounts contributed by the Company are recorded as an expense.

3. ACCOUNTING CHANGE

The Company adopted FAS 142, effective January 1, 2002 under which goodwill and intangible assets with indefinite lives are no longer amortized but are reviewed at least annually for impairment. If the Company had continued to amortize goodwill, the charge for 2002 would have been \$2.3 million. Pursuant to FAS 142, the Company completed its test for goodwill impairment effective January 1, 2002. The Company identified its reporting units to be the same as its operating segments. The carrying values of assets, liabilities, goodwill and other intangible assets were assigned to each of these reporting units. To test for impairment in accordance with FAS 142, the fair value of each reporting unit was determined and compared to the carrying value of each unit. The Company completed the process for each reporting unit and determined that the fair value exceeded the carrying value and thus, concluded that there was no impairment in goodwill.

3. ACCOUNTING CHANGE (cont'd)

In accordance with FAS 142, the effect of this change in accounting principle is reflected prospectively. Supplemental comparative disclosure as if the change had been applied retroactively, is as follows:

	YEARS ENDED DECEMBER 31,					
		2002		2001		2000
Reported net earnings (loss) before extraordinary items Add back: Goodwill amortization	\$	3,678	\$	(183,848) 2,310	\$	(31,837) 1,812
Adjusted net earnings (loss) before extraordinary items	\$	3,678	\$ =====	(181,538)	\$ =====	(30,025)
Reported net earnings (loss) Add back: Goodwill amortization	\$	11,972 	\$	(145,114) 2,310	\$	(92,947) 1,812
Adjusted net earnings (loss)	\$ ======	11,972	\$ =====	(142,804)	\$ =====	(91,135) ======
Basic and fully diluted earnings (loss) per share: Reported net earnings (loss) per share Goodwill amortization	\$ \$	0.36	\$ \$	(4.69) 0.07	\$ \$	(3.11) 0.06
Adjusted net earnings (loss) per share	\$	0.36	\$ =====	(4.62)	\$ =====	(3.05)

4. LEASES

(a) NET INVESTMENT IN LEASES

The Company enters into sales-type leases, for which the customer makes initial rental payments and additional rental payments with contracted minimums, which are generally indexed with inflation. The Company's net investment in sales-type leases, at December 31, is comprised of the following:

	2002			2001
Gross minimum lease amounts receivable Residual value of equipment Unearned finance income	\$	97,167 824 (39,001)	\$	105,379 898 (42,888)
Present value of minimum lease amounts receivable Accumulated allowance for uncollectible amounts		58,990 (8,938)		63,389 (11,745)
Net investment in leases	\$ ===	50,052	\$ ===	51,644 =======

(b) RENTAL AMOUNTS

Revenue includes the following annual rental amount, for the years ended December 31:

	2002		2001			2000
Ongoing minimum rental amounts on operating leases Additional rentals in excess of minimum amounts on	\$	849	\$	562	\$	879
sales-type leases Additional rentals in excess of minimum amounts on		681		660		1,804
operating leases	3	,525		2,595		2,807
Finance income on sales-type leases	4	,691		5,152		6,607
	\$9	,746	\$	8,969	\$	12,097
	=========		===	======	==	======

4. LEASES (cont'd)

(b) RENTAL AMOUNTS (cont'd)

The estimated amount of gross minimum rental amounts receivable from operating and sales-type leases at December 31, 2002, for each of the next five years is as follows:

2003	\$ 10,287
2004	9,408
2005	8,842
2006	8,598
2007	7,470
Thereafter	60,080
	\$ 104,685
	=========

5. INVENTORIES

	AT DEC	AT DECEMBER 31,					
	2002	2001					
Raw materials Work-in-process Finished goods	\$ 5,042 2,249 26,800	\$ 5,939 4,313 32,471					
	\$ 34,092 =======	\$ 42,723					

6. FILM ASSETS

	AT DECEMBER 31,				
	2002		2001		
Completed and released films, net of accumulated amortization Films in production Development costs	\$	206 213	\$ 1,682 8,597 234		
	\$	419	\$	10,513	
	====	=====	===	-======	

Included in costs of goods and services for 2002 are charges of \$nil (2001 - \$16.5 million, 2000 - \$8.6 million) to reflect write-downs of unamortized film costs.

All unamortized film costs as at December 31, 2002 for released films are expected to be amortized within three years from December 31, 2002. The amount of accrued participation liabilities that the Company expects to pay during 2003 is \$3.7 million.

Film assets include \$nil of interest capitalized in 2002 (2001 - \$0.5 million, 2000 - \$0.8 million).

7. FIXED ASSETS

	AT DECEMBER 31, 2002					
	COST		ACCUMULATED DEPRECIATION		NET B	300K VALUE
Equipment leased or held for use Projection equipment Camera equipment	\$	38,460 9,548	\$	20,468 7,629	\$	17,992 1,919
		48,008		28,097		19,911
Assets under construction		1,672				1,672
Other fixed assets						
Land Buildings Office and production equipment Leasehold improvements		1,648 15,505 24,023 8,928		5,620 19,081 1,678		1,648 9,885 4,942 7,250
		50,104		26,379		23,725
	\$ ======	99,784	\$ ======	54,476	\$ ======	45,308

	AT DECEMBER 31, 2002						
	COST		ACCUMULATED DEPRECIATION		NET BOOK VALUE		
Equipment leased or held for use Projection equipment Camera equipment	\$	40,497 9,442	\$	18,099 7,239	\$	22,398 2,203	
		49,939		25,338		24,601	
Assets under construction		1,452				1,452	
Other fixed assets Land Buildings Office and production equipment Leasehold improvements		1,949 16,192 22,404 8,893		5,052 16,875 912		1,949 11,140 5,529 7,981	
		49,438		22,839		26,599	
	\$ ======	100,829	\$ ======	48,177	\$ ======	52,652	

Interest capitalized in 2002 to fixed assets amounted to \$nil (2001 - \$nil, 2000 - \$0.6 million).

8. OTHER ASSETS

	AT DECE	EMBER 31,
on assat representing uprecognized prior service costs	2002	2001
Pension asset, representing unrecognized prior service costs Deferred charges on debt financing Investments in equity-accounted investees Other assets	\$ 7,036 2,184 1,235	\$ 6,647 3,092 314 1,242
	\$ 10,455 =========	\$ 11,295 ========

9. INCOME TAXES

(a) Earnings (loss) from continuing operations before income taxes and minority interest by tax jurisdiction, for the years ended December 31, is comprised of the following:

	2002	2001	2000
Canada	\$ (3,055)	\$ (91,414)	\$ (31,884)
United States	583	(29,368)	(8,008)
Japan	1,031	291	338
Other	(553)	(1,502)	(3,367)
	\$ (1,994)	\$ (121,993)	\$ (42,921)
	=========	========	========

(b) The recovery of (provision for) income taxes related to income before the cumulative effect of changes in accounting principles and extraordinary items, for the year ended December 31, comprise of the following:

	2002	2001	2000
Current:			
Canada Foreign	\$ (754) (45)	\$ 13,598 (35)	\$ 8,167 (229)
roreign	(40)	(00)	(220)
	(799)	13,563	7,938
Deferred:			
Canada	4,405	(16,111)	1,915
Foreign		(8,457)	3,286
	4,405	(24,568)	5,201
	\$ 3,606	\$ (11,005)	\$ 13,139
	===========		

(c) The recovery of (provision for) income taxes before the cumulative effect of changes in accounting principles and extraordinary items differs from the amount that would have resulted by applying the combined Canadian federal and provincial statutory income tax rates to earnings, for the years ended December 31, is due to the following:

	2002	2001	2000
Income tax recovery at combined statutory rates Increase (decrease) resulting from:	\$ 769	\$ 50,773	\$ 18,863
Permanent differences	3,070	(3,434)	(3,113)
Manufacturing and processing credits deduction	(141)	(1,704)	(2,841)
Decrease (increase) in valuation allowance	1,762	(41,239)	(1,338)
Large corporations tax	(403)	(402)	(405)
Income tax at different rates in foreign and other			
provincial jurisdictions	(37)	(1,156)	(353)
Investment tax credits and other	11	(903)	2,326
Effect of legislated tax rate reductions		(12,940)	
Other	(1,425)		
	=======		
Recovery of (provision for) income taxes, as reported	\$ 3,606	\$ (11,005)	\$ 13,139
	=========	========	=======

9. INCOME TAXES (cont'd)

(d) The deferred income tax asset, at December 31, is comprised of the following:

		2002		2001
Net operating loss and capital loss carryforwards Investment tax credit and other tax credit carryforwards Write-downs of other assets Excess tax over accounting basis in fixed assets and inventories Accrued reserves Other	\$	11,581 1,883 5,596 37,875 4,636 2,298	\$	16,959 1,944 5,085 37,920 9,628 3,135
Total deferred income tax assets Income recognition on net investment in leases		63,869 (16,306)		74,671 (26,145)
Valuation allowance		47,563 (43,742)		48,526 (45,504)
Net deferred income tax asset	\$ ====	3,821	\$ ====	3,022

Loss carryforwards and tax credit carryforwards expire as follows:

	CREDITS TAX	INVESTMENT TAX CREDITS AND OTHER TAX CREDIT CARRYFORWARDS			NET OPERATING LOSS CARRYFORWARDS	
2003	\$	300	\$		\$	
2004						
2005						
2006						537
2007						465
Thereafter		1,583	2	24,370		32,207
	\$	1,883	\$ 2	24,370	\$	33,209
	====	======	=====	=====	===	=======

Net operating loss carryforwards can be carried forward to reduce taxable income through to 2022. Net capital loss carryforwards can be carried forward indefinitely to reduce capital gains. Investment tax credits and other tax credits can be carried forward to reduce income taxes payable through to 2012.

10. OTHER INTANGIBLE ASSETS

		AT DECEMBER 31, 2002		
	COST	ACCUMULATED AMORTIZATION	NET BOOK VALUE	
Patents and trademarks Intellectual property rights Other intangible assets	\$ 4,007 1,193 1,264	\$ 1,417 420 1,264	\$ 2,590 773 	
	\$ 6,464	\$ 3,101 ========	\$ 3,363 ========	

		AT DECEMBER 31, 2001	L	
	COST	ACCUMULATED AMORTIZATION	NET BOOK VALUE	
Patents and trademarks Intellectual property rights Other intangible assets	\$ 3,332 1,193 1,264	\$	\$2,355 945 807	
	\$ 5,789	\$ 1,682	\$ 4,107	

The Company expects to amortize approximately $0.7\ {\rm million}$ of other intangible assets for each of the next 5 years.

11. SENIOR NOTES DUE 2005

In December 1998, the Company issued \$200.0 million of Senior Notes due December 1, 2005 (the "Senior Notes") bearing interest at 7.875% per annum with interest payable in arrears on June 1 and December 1 of each year, commencing June 1, 1999. The Senior Notes are the senior unsecured obligation of the Company, ranking pari passu in right of payment to all existing and future senior unsecured and unsubordinated indebtedness of the Company and senior in right of payment to any subordinated indebtedness of the Company.

The Senior Notes contain covenants that, among other things, limit the ability of the Company to incur additional indebtedness, pay dividends or make other distributions, make certain investments, create certain liens, engage in certain transactions with affiliates, engage in certain sale and leaseback transaction or engage in mergers, consolidations or the transfer of all or substantially all of the assets of the Company. The Senior Notes are subject to redemption by the Company, in whole or in part, at any time on or after December 1, 2002, at redemption prices expressed as percentages of the principal amount for each 12-month period commencing December 1 of the years indicated: 2003 - 101.969%, 2004 and thereafter - 100.000%, together with interest accrued thereon to the redemption date. If certain changes result in the imposition of withholding taxes under Canadian law, the Senior Notes are subject to redemption at the option of the Company, in whole but not in part, at a redemption price of 100% of the principal amount thereof plus accrued interest to the date of redemption. In the event of a change in control, holders of the Senior Notes may require the Company to repurchase all or part of the Senior Notes at a price equal to 101% of the principal amount thereof plus accrued interest to the date of repurchase.

Interest expense on the Senior Notes amounted to 15.8 million in 2002 (2001 - 15.8 million, 2000 - 15.8 million).

12. CONVERTIBLE SUBORDINATED NOTES DUE 2003

In April 1996, the Company issued \$100.0 million of 5.75% Convertible Subordinated Notes due April 1, 2003 (the "Subordinated Notes") payable in arrears on April 1 and October 1. The Subordinated Notes, subordinate to present and future senior indebtedness of the Company, are convertible into common shares of the Company at the option of the holder at a conversion price of \$21.406 per share (equivalent to a conversion rate of 46.7154 shares per \$1,000 principal amount of Subordinated Notes) at any time prior to maturity.

The Subordinated Notes are redeemable at the option of the Company after April 1, 1999, without limitation equal to the principal amount plus accrued interest.

During 2001, the Company and a wholly owned subsidiary of the Company purchased an aggregate of \$70.4 million of the Company's Subordinated Notes for \$13.7 million, consisting of \$12.5 million in cash, and common shares of the Company valued at \$1.2 million. The Company cancelled the purchased Subordinated Notes and recorded an extraordinary gain of \$38.7 million in 2001, net of income tax expense of \$16.8 million.

During 2002, the Company and a wholly owned subsidiary of the Company purchased an additional \$20.5 million in the aggregate of the Company's Subordinated Notes for \$8.1 million, consisting of \$6.0 million in cash, and common shares of the Company valued at \$2.1 million. The Company cancelled the purchased Subordinated Notes and recorded an extraordinary gain of \$8.3 million, net of income tax expense of \$3.6 million. This transaction had the effect of reducing the principal amount of the Company's outstanding Subordinated Notes as at December 31, 2002 to \$9.1 million.

13. COMMITMENTS

(a) Total minimum annual rental payments to be made by the Company under operating leases for premises are as follows:

2003	\$ 4,825
2004	4,454
2005	4,544
2006	4,667
2007	4,537
Thereafter	36,177
	\$ 59,204
	=========

Rent expense was \$4.0 million for 2002 (2001 - \$5.6 million, 2000 - \$5.5 million). In addition, in 2002 an accrual of \$nil (2001 - \$4.2 million, 2000 - \$nil) was charged to selling, general and administrative expenses for exit costs associated with a plan to vacate and sub-lease one of the Company's premises.

(b) As of December 31, 2002, the Company has letters of credit of \$3.3 million outstanding, which have been collateralized by cash deposits.

14. CONTINGENCIES

- In November 2001, the Company filed a complaint with the High Court of (a) Munich (the "Court") against Big Screen, a German large-screen cinema owner in Berlin ("Big Screen"), demanding payment of rental payments and certain other amounts owed to the Company. Big Screen has raised a defense based on alleged infringement of German antitrust rules, relating mainly to an allegation of excessive pricing. Big Screen is also a member of Euromax, an association of European large-screen cinema owners that filed a complaint in 2000 with the European Commission based on European Community ("EC") competition rules, which was dismissed in its entirety by the EC in July 2002. Euromax is entitled to a decision in appealable form, therefore the Company expects the EC to confirm its rejection of the complaint in the form of an appealable decision. Big Screen had brought a number of motions for restraining orders in this matter relating to the Company's provision of films and maintenance, all of which have been rejected by the courts, including the Berlin Court of Appeals, and for which all appeals have been exhausted. The Company believes that all of the allegations in Big Screen's individual defense are meritless and will accordingly continue to prosecute this matter vigorously. The Company believes that the amount of the loss, if any, suffered in connection with this dispute would not have a material impact on the financial position or results of operations of the Company, although no assurance can be given with respect to the ultimate outcome of any such litigation.
- (b) In June 2000, a complaint was filed against the Company and a third party by Mandalay Resort Group formerly known as Circus Circus Enterprises, Inc., alleging breach of contract and express warranty, fraud and misrepresentation in connection with the installation of certain motion simulation bases in Nevada. The case is being heard in the U.S. District Court for the District of Nevada. The complainant is seeking damages in excess of \$4.0 million. The Company has brought a third party action against Tri-Tech International, Inc. ("Tri-Tech") claiming that any liability of the Company would be due to Tri-Tech's non-performance. The Company further believes that the amount of loss, if any, suffered in connection with this lawsuit would not have a material impact on the financial position or results of operations of the Company, although no assurance can be given with respect to the ultimate outcome of any such litigation.
- (c) In March 2001, a complaint was filed against the Company by Muvico Entertainment, L.L.C. ("Muvico"), alleging misrepresentation and seeking rescission in respect of the system lease agreements between the Company and Muvico. The Company filed counterclaims against Muvico for breach of contract, unjust enrichment unfair competition and/or deceptive trade practices and theft of trade secrets, and brought claims against MegaSystems, Inc. ("MegaSystems"), a large-format theater system manufacturer, for tortious interference and unfair competition and/or deceptive trade practices and to enjoin Muvico and MegaSystems from using the Company's confidential and proprietary information. The case is being heard in the U.S. District Court, Southern District of Florida, Miami Division. The Company moved for summary judgement on its contract claims against Muvico in September 2002 and is awaiting a ruling by the court. The Company believes that the allegations made by Muvico in its complaint are entirely without merit and will accordingly defend the claims vigorously. The Company further believes that the amount of loss, if any, suffered in connection with this lawsuit would not have a material impact on the financial position or results of operation of the Company, although no assurance can be given with respect to the ultimate outcome of any such litigation.
- (d) In addition to the matters described above, the Company is currently involved in other legal proceedings which, in the opinion of the Company's management, will not materially affect the Company's financial position or future operating results, although no assurance can be given with respect to the ultimate outcome of any such proceedings.
- (e) As of December 31, 2002, the Company has letters of credit of \$3.3 million outstanding, which have been collateralized by cash deposits.

15. CAPITAL STOCK

(a) AUTHORIZED

The authorized capital of the Company consists of an unlimited number of common shares.

The following is a summary of the rights, privileges, restrictions and conditions of the common shares.

COMMON SHARES

The holders of common shares are entitled to receive dividends if, as and when declared by the directors of the Company, subject to the rights of the holders of any other class of shares of the Company entitled to receive dividends in priority to the common shares.

The holders of the common shares are entitled to one vote for each common share held at all meetings of the shareholders.

(b) CHANGES DURING THE PERIOD

In 2002, the Company issued 74,252 common shares pursuant to the exercise of stock options for cash proceeds of \$0.2 million and 1,000,000 common shares with an ascribed value of \$2.1 million as partial payment for the repurchase of a portion of the Subordinated Notes (see note 12).

In 2001, the Company issued 150,000 common shares pursuant to the exercise of stock options for cash proceeds of \$0.03 million, 20,000 common shares with a value of \$0.4 million relating to additional consideration for a prior period business acquisition, 1,000,000 common shares under terms of the Company's employment contracts with an ascribed value of \$2.6 million and 677,600 common shares with an ascribed value of \$1.2 million as partial payment for the repurchase of a portion the Subordinated Notes (see note 12).

In 2000, the Company issued 281,300 common shares pursuant to the exercise of stock options for cash proceeds of \$1.4 million, 10,658 common shares with a value of \$0.2 million related to additional consideration for a prior period business acquisition and 1,668 common shares under the terms of an employment contract with an ascribed value of \$0.03 million.

(c) SHARES HELD BY A SUBSIDIARY

During 2000, 148,000 common shares held by a subsidiary were sold to a former employee of the Company in connection with the exercise of a stock option grant for cash proceeds of \$0.03 million.

(d) STOCK BASED COMPENSATION

As at December 31, 2002, the Company has reserved a total of 8,367,640 (2001 - 8,372,550) common shares for future issuance as follows:

- 8,367,640 common shares remain reserved for issuance under the Stock Option Plan, of which options in respect of 5,640,898 common shares are outstanding at December 31, 2002. The options granted under the Stock Option Plan generally vest between one and five years and expire 10 years or less from the date granted. At December 31, 2002, options in respect of 3,360,165 common shares were vested and exercisable. During 2002, the number of common shares reserved was decreased by 42,500 upon the exercise of options under the Stock Option Plan; decreased by 69,342 upon the exercise of other options; and was increased by 69,342 upon the termination of share grant obligations to executives of a former subsidiary.
- (ii) Under the terms of certain employment agreements, the Company is required to issue 360,000 restricted common shares or pay their cash equivalent. The restricted shares or the related cash obligation are fully vested effective July 1, 2002. The Company has recorded an expense of \$0.7 million in 2002 (2001 - \$0.6 million, 2000 - \$0.2 million) under these agreements.

15. CAPITAL STOCK (cont'd)

(d) STOCK BASED COMPENSATION (cont'd)

The following table summarizes certain information in respect of option activity under the Stock Option Plan:

	NUMBER OF SHARES			WEIGHTED AVERAGE EXERCISE PRICE PER SHARE		
	2002	2001	2000	2002	2001	2000
Options outstanding, beginning of year Granted Exercised Cancelled(1) Forfeited	4,609,086 2,229,893 (42,500) (869,681) (285,900)	8,071,072 1,395,128 (2,867,100) (1,990,014)	5,157,400 3,224,972 (131,300) - (180,000)	<pre>\$ 16.98 4.76 3.11 22.81 24.66</pre>	\$ 21.91 2.95 - 21.42 21.94	\$ 20.18 24.25 9.06 - 26.17
Options outstanding, end of year	5,640,898	4,609,086	8,071,072	11.31	16.98	21.91
Options exercisable, end of year	3,360,165	2,549,182	3,269,728	13.89	20.31	19.65

(1) Included in 2001 are stock options for 2,600,000 common shares cancelled for \$nil consideration in conjunction with the issuance of 650,000 common shares under the terms of certain employment agreements. The cancellation of other stock options was done for \$nil consideration.

The following table summarizes certain information in respect of options outstanding under the Stock Option Plan at December 31, 2002:

NUMBER OF SHARES

RANGE OF EXERCISE PRICES PER SHARE	OUTSTANDING	VESTED	WEIGHTED AVERAGE EXERCISE PRICE PER SHARE	AVERAGE REMAINING TERM
\$ 0.00 - \$ 2.99 \$ 3.00 - \$ 4.99 \$ 5.00 - \$ 9.99 \$10.00 - \$ 14.99 \$15.00 - \$ 19.99 \$20.00 - \$ 24.99 \$25.00 - \$ 28.04	364,128 2,660,009 429,889 11,000 258,400 1,503,172 414,300	180,459 1,120,870 257,064 11,000 256,400 1,266,172 268,200	\$ 2.62 4.10 6.78 13.48 16.27 22.26 27.11	5.7 Years 6.2 Years 3.8 Years 3.1 Years 3.7 Years 6.3 Years 6.9 Years
Total	5,640,898 ======	3,360,165 ======	11.31	5.7 Years

The Company recorded compensation expenses relating to stock options granted to non-employees for 0.5 million in 2002 (2001 - 1, 2000 - 1) and credited the amounts to other equity.

15. CAPITAL STOCK (cont'd)

(d) STOCK BASED COMPENSATION (cont'd)

The Company currently follows APB 25 and if the methodology prescribed by FAS 123 had been adopted by the Company, pro forma results for the year ended December 31, would have been as follows:

	2002		2001			2000	
Net earnings (loss) as reported	\$	11,972	\$	(145,114)	\$	(92,947)	
Stock-based compensation expense, if the methodology prescribed by FAS 123 had been adopted	(10,765)			(10,290)	(6,367)		
Adjusted net earnings (loss)	\$ ===	(1,207)	\$ ===	(155,404)	\$ ===	(99,314)	
Earnings (loss) per share - basic and fully diluted:							
Net earnings (loss) as reported	\$	0.36	\$	(4.69)	\$	(3.11)	
FAS 123 stock-based compensation expense	\$	(0.32)	\$	(0.34)	\$	(0.21)	
Adjusted net earnings (loss)	\$	0.04	\$	(5.03)	\$	(3.32)	
	===	=======	===	===========	===		

The weighted average fair value of common share options granted in 2002 at the time of grant was \$2.2 million (2001 - \$3.2 million, 2000 -\$24.1 million). The fair value of common share options granted is estimated at the grant date using the Black-Scholes option-pricing model with the following assumptions: dividend yield of 0%, an average risk free interest rate of 2.6% (2001 - 4.5%, 2000 - 6.0%), 20% forfeiture of options vesting greater than two years, expected life of one to seven years and expected volatility of 50% (2001 - 200%, 2000 -200%).

(e) EARNINGS (LOSS) PER SHARE

	YEARS ENDED DECEMBER 31,					
		2002		2001		2000
Net earnings (loss) applicable to common shareholders: Earnings (loss) before cumulative effect of changes in	•	0.070	¢	(100,040)	¢	(01,007)
accounting principles and extraordinary items Cumulative effect of changes in accounting principles, net of income tax benefit of \$37,286	\$	3,078	Ф	(183,848)	Φ	(31, 837) (61, 110)
Extraordinary gain on repurchase of convertible subordinated notes, net of income tax expense of \$3,606 in 2002 and \$16,843 in 2001		8,294		38,734		
	\$	11,972	\$ ===	(145,114)	\$	(92,947)
Weighted average number of common shares: Issued and outstanding, beginning of year Weighted average number of shares	3	1,899,114		30,051,514		29,757,888
issued during the year		1,044,279		864,167		116,227
Weighted average number of shares used in computing basic earnings (loss) per share Assumed exercise of stock options, net of	3	2,943,393		30,915,681		29,874,115
shares assumed		362,935				
Weighted average number of shares used in computing diluted earnings (loss) per share	3	3,306,328	===	30,915,681 ======		29,874,115

15. CAPITAL STOCK (cont'd)

(e) EARNINGS (LOSS) PER SHARE (cont'd)

The calculation of diluted loss per share for 2001 and 2000 excludes options to purchase common shares of stock which were outstanding, and for 2002, 2001 and 2000 excludes common shares issuable upon conversion of the Subordinated Notes as the impact of these exercises and conversions would be anti-dilutive.

16. CONSOLIDATED STATEMENTS OF OPERATIONS SUPPLEMENTAL INFORMATION

Included in IMAX systems revenue for 2002 is \$5.1 million (2001 - \$5.5 million , 2000 - \$1.4 million) for restructured and/or terminated lease agreements with customers.

17. RESTRUCTURING COSTS AND ASSET IMPAIRMENTS (RECOVERIES)

	YEARS ENDED DECEMBER 31,						
	2	2002		2001		2000	
Restructuring costs(1) (recovery)	\$	(497)	\$	16,292	\$		
Asset impairments (recovery) Net investment in leases(2) Fixed assets(3) Other assets		(2,840) 376 		13,633 26,660 3,283		11,152 	
Total	\$ ====	(2,961)	\$ ===	59,868	\$ ===	11,152	

- (1) During 2001, the Company reduced its expenses and changed its corporate structure to reflect industry-wide economic and financial difficulties faced by certain of the Company's customers. During the year ended December 31, 2001, the Company relocated its Sonics sound-system facility in Birmingham, Alabama to the Company's current facilities near Toronto, Canada, and reduced its overall corporate workforce by 208 employees. In 2001, the Company recorded expenses of \$12.6 million for staff severances and \$3.7 million for premises relocation charges. During 2002, the Company recovered \$0.5 million of restructuring liabilities for terminated employees who obtained employment prior to the completion of their severance period. As at December 31, 2002 the Company has accrued liabilities of \$1.4 million (2001 -\$5.1 million, 2000 - \$nil) for costs of severed employees to be paid over the next two years. During 2002, the Company paid out \$3.2 million of termination benefits.
- (2) In its assessment of the carrying value of the Company's net investment in leases for the year ended December 31, 2001, the Company recorded a charge of \$13.6 million (2000 - \$nil), as collectibility associated with certain leases was considered uncertain. During 2002, the Company recorded a recovery of previously provided amounts of \$2.8 million as collectibility associated with certain leases due to amendment or settlement of the leases.
- (3) The Company, in assessing the carrying value of its long-lived assets recorded write-downs of \$0.4 million in 2002 (2001 -\$26.7 million, 2000 - \$11.2) relating to fixed assets as estimated discounted future cash flows were less than the carrying amount of the asset.

18. CONSOLIDATED STATEMENTS OF CASH FLOWS

	YEARS ENDED DECEMBER 31,				
	2002	2001	2000		
 (a) Changes in other non-cash operating assets and liabilities comprise of the following: Decrease (increase) in: Accounts receivable Net investment in leases Inventories Prepaid expenses 	\$	'	(9,258) (6,657)		
Increase (decrease) in: Accounts payable Accrued liabilities Deferred revenue	33 (7,838) 2,914	(9,335)	(7,127) (40,224) (8,613)		
	\$ 6,116 =======	\$ 14,520 =======	\$ (73,929) =======		
(b) Cash payments made during the year on account of: Income taxes	\$ 1,256	\$ 1,107 ======	\$ 33,613 =======		
Interest	\$ 16,868	\$ 21,910	\$ 21,500		
<pre>(c) Depreciation, amortization and write-downs (recoveries) comprise of the following: Depreciation and amortization: Film assets Fixed assets Other assets Goodwill Other intangible assets</pre>	\$ 1,973 6,300 2,202 1,419	8,652 3,075 2,310 695	\$ 9,346 11,131 4,982 1,812 302		
Deferred financing costs	792	1,149	1,213		
Write-downs (recoveries): Accounts receivable Net investment in leases Inventories Film assets Fixed assets Other assets	12,686 (1,941) 708 1,229 3,175 216 3,387 \$ 16,073	26,425 4,469 13,633 4,053 16,514 26,660 8,047 73,376 \$ 99,801	28,786 13,086 8,602 11,152 32,840 \$ 61,626		

19. SEGMENTED AND OTHER INFORMATION

As of December 31, 2002, the Company has three reportable segments: IMAX systems, films and other. The Company's digital projection systems operating segment was disposed of effective December 11, 2001 and has been reflected as discontinued operations (see note 23). The IMAX systems segment designs, manufactures, sells or leases and maintains IMAX theater projection systems. The films segment produces and distributes films, and performs film post-production services. The other segment includes camera rentals and theater operations. The accounting policies of the segments are the same as those described in note 2. Segment performance is evaluated based on gross margin less selling, general and administrative expenses, research and development expenses, amortization of intangibles, loss (income) from equity-accounted investees and restructuring costs and asset impairments (recoveries). Inter-segment transactions are not significant.

(a) OPERATING SEGMENTS

	YEARS ENDED DECEMBER 31,							
			2001					
REVENUE IMAX systems Films Other	\$	70,959 40,556 19,135		76,582 29,923 12,154		113,226 41,711 18,179		
Total	\$		\$	118,659 ======	\$	173,116		
EARNINGS (LOSS) FROM OPERATIONS IMAX systems Films Other Corporate overhead	\$	30,763 5,379 (899) (20,483)		4,226 (33,022) (21,850) (43,233)		(23,321) (19,936)		
Total	\$	14,760	\$	(93,879)	\$	(18,331)		
DEPRECIATION, AMORTIZATION AND WRITE-DOWNS Depreciation and amortization: IMAX systems Films Other and corporate		5,030 3,556 4,100 12,686	\$	12,548 8,725 5,152 26,425	\$	8,187 11,208 9,391 28,786		
Write-downs (recoveries): IMAX systems Films Other and corporate		4,505		24,421 30,901 18,054 73,376		13,086 8,602 11,152		
Total		16,073	\$ ===	99,801	\$ ===	61,626		
PURCHASE (DISPOSALS) OF FIXED ASSETS IMAX systems Films Other	\$	(344) 152 1,733		173 3 915		3,600 15,147 8,896		
Total	\$ ===	1,541		1,091 ======		27,643		

	AT DECEMBER 31,								
	2002	2001	2000						
ASSETS IMAX systems Films Other Corporate Discontinued operations	\$ 163,795 17,680 9,823 51,678	\$ 182,319 30,372 9,014 39,807	\$ 222,119 68,609 38,262 101,219 61,891						
Total	\$ 242,976 =========	\$ 261,512	\$ 492,100						

19. SEGMENTED AND OTHER INFORMATION (cont'd)

(b) GEOGRAPHIC INFORMATION

Revenue by geographic area is based on the location of the theater.

	YEARS ENDED DECEMBER 31,								
	2002	2001	2000						
REVENUE Canada United States Europe Japan Rest of World	\$ 7,236 75,620 23,846 6,395 17,553	\$ 5,524 71,357 21,880 3,971 15,927	\$ 8,454 82,987 43,141 4,512 34,022						
Total	\$ 130,650 =========	\$ 118,659 =======	\$ 173,116 =======						

	AT DECEMBER 31,								
	2002		2001	2000					
LONG-LIVED ASSETS									
Canada	\$ 20,95	8 \$	20,197	\$	28,684				
United States	32,45	9	42,634		74,782				
Europe	2,25	8	1,126		3,810				
Japan	2	25	40		840				
Rest of World	3,42	26	4,057		8,580				
Total	\$ 59,12	26 \$	68,054	\$	116,696				
	==========	= ===	=========	===	========				

Long-lived assets include fixed assets, other assets and other intangible assets.

(c) REVENUE AND COST OF GOODS AND SERVICES

	YEARS ENDED DECEMBER 31,							
	2002		2001			2000		
Revenue:								
Products	\$	77,024	\$	80,403	\$	121,478		
Services		53,626		38,256		51,638		
Total revenue	\$	130,650	\$	118,659	\$	173,116		
	===	========	===	========	===	=======		
Costs of goods and services:								
Products	\$	35,611	\$	63,270	\$	66,321		
Services		42,827		34,121		46,334		
Total costs of goods and services	\$	78,438	\$	97,391	\$	112,655		

Product revenue includes sales and sales-type leases of theater systems, revenue from film distribution and the sales of other products. Service revenue includes rentals from operating leases, maintenance, post-production services, camera rentals, theater operations and other services.

20. FINANCIAL INSTRUMENTS

The Company is exposed to market risk from changes in foreign currency rates. The Company does not use financial instruments for trading or other speculative purposes. The Company maintains cash and cash equivalents with various major financial institutions. The Company's cash is invested with highly rated financial institutions.

A substantial portion of the Company's revenues are denominated in U.S. dollars while a substantial portion of its costs and expenses are denominated in Canadian dollars. A portion of the net U.S. dollar cash flows of the Company is periodically converted to Canadian dollars to fund Canadian dollar expenses through the spot market. The Company plans to convert Canadian dollar expenses to U.S. dollars through the spot markets on a go-forward basis. In Japan, the Company has ongoing operating expenses related to its operations. Net Japanese Yen flows are converted to U.S. dollars generally through the spot markets. The Company also has cash receipts under leases denominated in Japanese Yen and Euros which were converted to U.S. dollars generally through the spot market. The Company plans to convert Japanese Yen and Euros lease cash flows to U.S. dollars through the spot markets on a go-forward basis. As at December 31, 2002, no foreign currency forward contracts are outstanding.

The Company's adoption of FASB Statement of Financial Accounting Standards No. 133 "Accounting for Derivative Instruments and Hedging Activities", effective January 1, 2001, did not have a significant impact on the accounts.

The carrying values of the Company's cash and cash equivalents, accounts receivable, accounts payable and accrued liabilities approximate fair values due to the short-term maturity of these instruments. The Company's other financial instruments at December 31, comprise of the following:

	2002			2001				
		CARRYING AMOUNT		STIMATED AIR VALUE		CARRYING AMOUNT		TIMATED IR VALUE
Senior Notes due 2005 Convertible Subordinated Notes due 2003	\$	200,000 9,143	\$	156,000 8,686	\$	200,000 29,643	\$	80,000 9,189

The fair values of the Company's Senior Notes and Subordinated Notes are estimated based on quoted market prices for the Company's debt.

A substantial proportion of the Company's revenues are generated from customers in the commercial exhibition industry, which experienced significant deterioration in financial condition in 2001 and 2000. To minimize its credit risk in this area, the Company retains title to underlying theater systems leased, registers theater systems sold as collateral, performs initial and ongoing credit evaluations of its customers and makes ongoing provisions for its estimate of potentially uncollectible amounts.

21. EMPLOYEE PENSION PLANS

(a) DEFINED BENEFIT PLAN

On July 12, 2000, the Company established a defined benefit pension plan covering its two Co-Chief Executive Officers. The plan provides for a lifetime retirement benefit from age 55 determined as 75% of the member's best average 60 consecutive months of earnings during the 120 months preceding retirement. Once benefit payments begin, the benefit is indexed annually to the cost of living and further provides for 100% continuance for life to the surviving spouse. The benefits were 50% vested as at July 12, 2000, the plan initiation date. The vesting percentage increases on a straight-line basis from inception until age 55. The vesting percentage of a member whose employment terminates other than by voluntary retirement shall be 100%. Also, upon the occurrence of a change in control of the Company prior to termination of a member's employment, the vesting percentage shall become 100%. The following assumptions were used in determining the unfunded status of the Company's defined benefit pension plan at December 31:

	2002	2001	2000
Discount rate	6.0%	7.0%	7.0%
Rate of increase in compensation levels	nil%	1.5%	1.5%

The amounts accrued for the plan are determined as follows:

		2002		2001		2000
Projected benefit obligation:						
Obligation, beginning of year	\$	13,819	\$	11,595	\$	
Obligation arising on initiation of plan				·		11,321
Service cost		1,777		1,701		831
Interest cost		1,029		871		411
Actuarial loss (gain)		525		(348)		(968)
Obligation, end of year	\$	17,150	\$	13,819	\$	11,595
Unfunded status:						
Obligation, end of year	\$	17,150	\$	13,819	\$	11,595
Unrecognized prior service cost		(7,826)		(9,224)		(10,622)
Unrecognized actuarial gain		791		1,316		968
Accrued pension liability	 \$	10,115	\$	5,911	\$	1,941
	===	=======	====	=========	===	========

In addition, included in accrued liabilities, is a minimum pension liability of \$7.0 million (2001 - \$6.6 million), representing unrecognized prior service costs.

The following table provides disclosure of pension expense for the defined benefit plan for the year ended December 31:

		2002	:	2001		2000
Service cost	\$	1,777	\$	1,701	\$	831
Interest cost		1,029		871		411
Amortization of prior service cost		1,398		1,398		699
Pension expense	\$	4,204	\$	3,970	\$	1,941
	====	=======	====:	=========	====	========

At the time the Company established the defined benefit pension plan, it also took out life insurance policies on its two Co-Chief Executive Officers. The Company intends to use the proceeds of such insurance policies to satisfy, in whole or in part, the survival benefits due and payable under the plan, although there can be no assurance that the Company will ultimately do so. At December 31, 2002, the cash surrender value of the insurance policies is \$0.9 million (2001 - \$0.4 million).

21. EMPLOYEE PENSION PLANS (cont'd)

(b) DEFINED CONTRIBUTION PLANS

The Company also maintains defined contribution employee pension plans for its employees, including its executive officers. The Company makes contributions to these plans on behalf of employees in an amount equal to 5% of their base salary subject to certain prescribed maximums. During 2002, the Company contributed and expensed an aggregate of \$0.4 million (2001 - \$0.5 million, 2000 - \$0.6 million) to its Canadian plan and an aggregate of \$0.1 million (2001 - \$0.3 million, 2000 - \$0.4 million) to its Company's defined contribution employee pension plan under Section 401(k) of the U.S. Internal Revenue Code.

- 22. IMPACT OF RECENTLY ISSUED ACCOUNTING PRONOUNCEMENTS
- (a) FASB STATEMENT OF FINANCIAL ACCOUNTING STANDARD NO. 144, "ACCOUNTING FOR THE IMPAIRMENT OR DISPOSAL OF LONG-LIVED ASSETS" ("FAS 144")

FAS 144 supercedes FAS 121 and the accounting and reporting provisions of APB 30 for segments of a business to be disposed of. The pronouncement was effective January 1, 2002, and has been adopted by the Company. The pronouncement has no current impact on the Company's financial position or results of operations.

(b) FASB STATEMENT OF FINANCIAL ACCOUNTING STANDARD NO. 145, "RESCISSION OF FAS NOS. 4, 44 AND 64, AMENDMENT OF FAS 13, AND TECHNICAL CORRECTIONS AS OF APRIL 2002" ("FAS 145")

> In May 2002, the FASB issued FAS 145, under which gains and losses from extinguishment of debt should be classified as extraordinary items only if they meet the criteria in APB 30. Under FAS 145 the Company will be required to reclassify any gain or loss on extinguishment of debt that was classified as an extraordinary item to normal operations for all fiscal years beginning after May 15, 2002, including all prior period presentations. The Company expects to implement in the first quarter of 2003, at which time the comparatives will be restated to reclassify the extraordinary gain on repurchase of Subordinated Notes to be included within earnings (loss) from continuing operations before income taxes.

(c) FASB STATEMENT OF FINANCIAL ACCOUNTING STANDARD NO. 146, "ACCOUNTING FOR COSTS ASSOCIATED WITH EXIT OR DISPOSAL ACTIVITIES" ("FAS 146")

In June 2002, the FASB issued FAS 146 which replaces EITF 94-3, "Liability Recognition for Certain Employee Termination Benefits and Other Costs to Exit and Activity (including Certain Costs Incurred in a Restructuring)". EITF 94-3 required an entity to record a liability for certain termination costs when it adopted a plan to restructure operations. The FASB has concluded that an entity's commitment to a plan, by itself, does not create a liability. Under the new rules, exit costs and restructuring liabilities generally will be recognized only when incurred. The provisions are effective for exit or disposal activities that are initiated after December 31, 2002. The pronouncement has no current impact on the Company's financial position or results of operations.

(d) FASB STATEMENT OF FINANCIAL ACCOUNTING STANDARD NO. 148 "ACCOUNTING FOR STOCK-BASED COMPENSATION TRANSITION AND DISCLOSURE" ("FAS 148")

In December 2002, the FASB issued FAS 148 which provides alternate methods of transition for a voluntary change to the fair value based method of accounting for stock-based employee compensation prescribed by FAS 123. In addition, FAS 148 requires prominent disclosures in both annual and interim financial statements about the method of accounting and the effect of the method used on reported results. The Company has adopted FAS 148 effective December 31, 2002, for disclosure purposes only. The Company intends to continue investigating alternative option-pricing models in the next fiscal year as further discussions on this topic continue in the marketplace.

- 22. IMPACT OF RECENTLY ISSUED ACCOUNTING PRONOUNCEMENTS (cont'd)
- (e) FASB INTERPRETATION NO. 45, "GUARANTOR'S ACCOUNTING AND DISCLOSURE REQUIREMENTS FOR GUARANTEES, INCLUDING INDIRECT GUARANTEES OF INDEBTEDNESS OF OTHERS" ("FIN 45")

In November 2002, the FASB issued FIN45 which requires that upon issuance of a guarantee, a guarantor must recognize a liability for the fair value of an obligation assumed under a guarantee. FIN 45 also requires additional disclosures by a guarantor in its interim and annual financial statements about the obligations associated with guarantees issued. The recognition provisions of FIN 45 will be effective for any guarantees that are issued or modified after December 31, 2002. The disclosure requirements will be effective for the third quarter of fiscal 2003. The Company is currently evaluating the effects of FIN 45; however, it does not expect that the adoption will have a material impact on the results of operations or financial position.

(f) FASB INTERPRETATION NO. 46, "CONSOLIDATION OF VARIABLE INTEREST ENTITIES", ("FIN 46")

> In January 2003, the FASB issued FIN 46 which addresses consolidation by business enterprises of variable interest entities. In general, a variable interest entity is a corporation, partnership, trust, or any other legal structure used for business purposes that either (a) does not have equity investors with voting rights or (b) has equity investors that do not provide sufficient financial resources for the entity to support its activities. A variable interest entity often holds financial assets, including loans or receivables, real estate or other property. A variable interest entity may be essentially passive or it may engage in research and development or other activities on behalf of another company. The objective of FIN 46 is not to restrict the use of variable interest entities but to improve financial reporting by companies involved with variable interest entities. Until now, a company generally has included another entity in its consolidated financial statements only if it controlled the entity through voting interests. FIN 46 changes that by requiring a variable interest entity to be consolidated by a company if that company is subject to a majority of the risk of loss from the variable interest entity's activities or entitled to receive a majority of the entity's residual returns or both. The consolidation requirements of FIN 46 apply immediately to variable interest entities created after January 31, 2003. The consolidation requirements apply to older entities in the first fiscal year or interim period beginning after June 15, 2003. Certain of the disclosure requirements apply in all financial statements issued after January 31, 2003, regardless of when the variable interest entity was established. Adoption is not expected to have a material effect on the Company.

23. DISCONTINUED OPERATIONS

Effective December 11, 2001, the Company completed the sale of its wholly owned subsidiary, Digital Projection International, including its subsidiaries (collectively "DPI"), to a company owned by members of DPI management. In accordance with Accounting Principles Board 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" ("APB 30"), the Company has segregated the discontinued operations for all comparative periods presented.

As part of the transaction, the Company restructured its advances to DPI, releasing DPI from obligations to repay any amounts in excess of \$12.7 million previously advanced by the Company, and reorganized the remaining \$12.7 million of debt owing to the Company into two separate loan agreements. The loans receivable are collateralized by fixed and floating charges over all DPI assets including intellectual properties. One of the loans is convertible, upon the occurrence of certain events, into shares representing 49% of the total share capital of DPI. DPI also agreed to release the Company from its ongoing obligations to DPI.

23. DISCONTINUED OPERATIONS (cont'd)

The liabilities of discontinued operations are comprised of the following:

	AT DECEN 200	,	CEMBER 31, 2001
LIABILITIES Accrued liabilities(1)	\$		\$ 2,103
Total liabilities of discontinued operations	\$	 =====	\$ 2,103

 During 2002, the Company recorded earnings of \$2.1 million from discontinued operations relating to future obligations that have been eliminated.

The net loss from discontinued operations for the years ended December 31, are comprised of the following:

	2002	2001	2000
Revenue	\$	\$ 21,965	\$ 46,356
	======	=======	======
Net income (loss) from discontinued operations(1)	\$ 2,066	\$ (8,508)	\$ (2,055)
Net loss on disposal of discontinued operations(2)		(42,342)	
Net income (loss) from discontinued operations	\$ 2,066	\$ (50,850) =======	\$ (2,055) ======

- (1) Net of income tax recovery of \$nil in 2002 (2001 \$2,422, 2000 -\$99).
- (2) Net of income tax recovery of \$nil in 2001; includes \$12.7 million in allowances for uncollectibility of loans receivable. Any recoveries on these loans will be included in the results from discontinued operations as cash is received.

24. CHANGES IN ACCOUNTING POLICIES

(a) SEC STAFF ACCOUNTING BULLETIN NO. 101, "REVENUE RECOGNITION IN FINANCIAL STATEMENTS" ("SAB 101")

In accordance with the interpretive guidance of SAB 101, the Company, effective January 1, 2000, recognizes revenue on theater systems, whether pursuant to sales-type leases or sales, at the time that installation is complete. Prior to January 1, 2000, the Company recognized revenue from sales-type leases and sales of theater systems at the time of delivery. The effect of applying this change in accounting principle was a fiscal 2000 non-cash charge of \$54.5 million, net of income taxes of \$33.4 million, or \$1.82 per share, representing the cumulative impact on retained earnings as at December 31, 1999.

(b) AICPA STATEMENT OF POSITION 00-2, "ACCOUNTING BY PRODUCERS OR DISTRIBUTORS OF FILMS" ("SOP 00-2")

> Effective January 1, 2000, the Company adopted SOP 00-2. Prior to January 1, 2000, film costs and associated licensing revenues were recognized in accordance with FASB Statement of Financial Accounting Standard No. 53, "Financial Reporting by Producers and Distributors of Motion Picture Films" and exploitation costs were capitalized and amortized. As a result of adopting SOP 00-2, the Company recorded a non-cash charge of \$6.6 million, net of income taxes of \$3.9 million, or \$0.22 per share, to fiscal 2000 earnings, representing the cumulative impact on retained earnings as at December 31, 1999.

25. FINANCIAL STATEMENT PRESENTATION

Certain comparative figures have been reclassified to conform with the presentation adopted in the current year.

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

None

PART III

ITEM 10. DIRECTORS AND EXECUTIVE OFFICERS OF THE REGISTRANT

The following table sets forth certain information regarding the directors and executive officers of the Company.

Name	Age	Position
Richard L. Gelfond Bradley J. Wechsler Kenneth G. Copland J. Trevor Eyton Michael Fuchs Garth M. Girvan Ellis B. Jones G. Edmund King Murray B. Koffler Marc A. Utay W. Townsend Ziebold	47 51 65 68 56 53 49 69 79 43 41	Co-Chairman and Co-Chief Executive Officer and Director Co-Chairman and Co-Chief Executive Officer and Director Director Director Director(1) Director Director Director Director Director Director Director Director
Francis T. Joyce Greg Foster Robert D. Lister Brian Bonnick Brian Hall David B. Keighley Larry O'Reilly G. Mary Ruby Mary C. Sullivan Mark Welton Kathryn A. Gamble Edward MacNeil.	49 40 34 40 54 40 45 39 39 35 38	Chief Financial Officer President, Filmed Entertainment Executive Vice President, Business & Legal Affairs and General Counsel Senior Vice President, Technology Senior Vice President, Theatre Operations Senior Vice President & President, David Keighley Productions 70MM Inc. Senior Vice President, Theatre Development & Film Distribution Deputy General Counsel, Senior Vice President, Legal Affairs and Corporate Secretary Senior Vice President, Human Resources & Administration Senior Vice President, Business Affairs Vice President, Finance and Controller Vice President, Finance, Special Projects

(1) Michael Fuchs was appointed to the board of directors on October 10, 2002.

Under the Articles of IMAX Corporation, the Board of Directors is divided into three classes, each of which serves for a three year term. The term of Class I directors, currently composed of J. Trevor Eyton, O.C., G. Edmund King, Michael Fuchs and W. Townsend Ziebold expires in 2003. The term of Class III directors, currently composed of Richard L. Gelfond, Ellis B. Jones and Bradley J. Wechsler expires in 2004. The term of Class II directors, currently composed of Kenneth G. Copland, Garth M. Girvan, Murray B. Koffler and Marc A. Utay expires in 2005.

RICHARD L. GELFOND has been Co-Chairman of the Company since June 1999 and Co-Chief Executive Officer since May 1996. From March 1994 to June 1999 Mr. Gelfond served as Vice Chairman of the Company. In addition, Mr. Gelfond serves on the boards of Mainframe Entertainment, Inc. and several private and philanthropic entities.

BRADLEY J. WECHSLER has been Co-Chairman of the Company since March 1994 and Co-Chief Executive Officer with Mr. Gelfond since May, 1996. Mr. Wechsler serves on the boards of Mainframe Entertainment, Inc., NYU Hospital, the Kernochan Center for Law, Media and the Arts, and the American Museum of the Moving Image.

ITEM 10. DIRECTORS AND EXECUTIVE OFFICERS OF THE REGISTRANT (cont'd)

KENNETH G. COPLAND, a director of the Company since June 1999, is the Chairman of KGC Ltd. Mr. Copland was the Vice-Chairman of BMO Nesbitt Burns Inc. from 1994 to May 2001. He is Chairman of Humber College Foundation and HC Educational Ventures Limited. Mr. Copland is a director of the Investment Dealers Association of Canada.

THE HONOURABLE J. TREVOR EYTON, a director of the Company since June 1999, is a senior director of Brascan Corporation, and prior to May 2000 was a senior officer of Brascan Corporation in various capacities dating back to 1979 when he was appointed President and Chief Executive Officer. He is also a director of Noranda Inc., Coca-Cola Enterprises, General Motors of Canada, Limited and Ivernia West Inc., as well as a member of the Advisory Board of Nestle Canada Ltd. Senator Eyton has been a member of the Senate of Canada since September 1990 and is an Officer of the Order of Canada.

MICHAEL FUCHS was appointed to the Board of Directors on October 10, 2002; previously he was a director of the Company from May 1996 to June 1999. Mr. Fuchs held the position of Chairman and Chief Executive Officer of Home Box Office from October 1984 until November 1995. In May 1995, he also became chairman of Warner Music Group.

GARTH M. GIRVAN, a director of the Company since 1994, is a partner of McCarthy Tetrault, Canadian counsel to the Company. Mr. Girvan is a director of Corby Distilleries Limited.

ELLIS B. JONES, a director of the Company since June 2001, has been the Chief Executive Officer of Wasserstein & Co., LP, a merchant banking and venture capital firm since January 2001. Prior to that he was a Managing Director in charge of merchant banking at Wasserstein Perella & Co., Inc. Mr. Jones serves as a director for a number of privately held companies.

G. EDMUND KING, a director of the Company since June 1999, has been Deputy Chairman and a director of Rockwater Capital Corporation (formerly McCarvill Corporation) since January 1996. Mr. King is also a director of Falconbridge Ltd., and Afton Food Group Ltd. From June 1994 to January 1998, Mr. King was Chairman of WIC Western International Communications. From 1988 to 1995 Mr. King was Chairman and CEO of Wood Gundy Ltd. and of CIBC Wood Gundy Ltd. Mr. King is a director of the Canadian Association for Mental Health and of the Canadian Cardiovascular Academy.

MURRAY B. KOFFLER, a director of the Company since May 1996, founded Shoppers Drug Mart in 1968 and presently serves as its Honorary Chairman. Mr. Koffler co-founded Four Seasons Hotels Limited and presently serves as a director. Since 1988, Mr. Koffler has been Chairman of the International Board of Directors of the Weizmann Institute of Science in Israel. Mr. Koffler holds numerous other directorships. Mr. Koffler is an Officer of the Order of Canada.

MARC A. UTAY, a director of the Company since May 1996, has been a Managing Member of Clarion Capital Partners since November 1999. Prior to joining Clarion, Mr. Utay was a Managing Director of Wasserstein Perella & Co. Inc. and a member of Wasserstein Perella's Policy Committee. Mr. Utay was co-head of Wasserstein Perella's Leveraged Finance, Retailing and Media, Telecommunication and Entertainment groups. Until December 2002, Mr. Utay was also a Senior Advisor to Dresdner Kleinwort Wasserstein. Prior to his joining Wasserstein Perella, Mr. Utay was Managing Director at Bankers Trust Company where he specialized in leveraged finance and mergers and acquisitions. Mr. Utay is a director of P & F Industries, Inc and FONS Corp.

W. TOWNSEND ZIEBOLD, a director of the Company since June 1999 and has been the Non-Executive Chairman of the Board since June 2001. Mr. Ziebold is currently President of the Venture Capital Practice of Wasserstein & Co., L.P., formerly the private equity arm of Wasserstein Perella Group Inc. Previously, Mr. Ziebold was a Managing Director of Wasserstein Perella & Co., Inc. and head of its Venture Capital Practice. Mr. Ziebold was a director of Maybelline, Inc. and Collins & Aikman Corporation and currently serves on several private company boards in the media, entertainment and Internet industries.

ITEM 10. DIRECTORS AND EXECUTIVE OFFICERS OF THE REGISTRANT (cont'd)

FRANCIS T. JOYCE joined the Company in March 2001, as Chief Financial Officer. Prior to joining the Company Mr. Joyce held the position of Chief Financial Officer of the Internet company theglobe.com from 1998 until his employment with the Company. From 1997 to 1998, Mr. Joyce served as Chief Financial Officer of Reed Travel Group, a division of Reed Elsevier PLC and from 1994 to 1997 served as Chief Financial Officer of the Alexander Consulting Group, a division of Alexander and Alexander Services Inc., an international professional services firm. Mr. Joyce is a member of Financial Executive International and the American Institute of Certified Public Accountants.

GREG FOSTER joined the Company in March 2001 as President, Filmed Entertainment. Prior to joining the Company, Mr. Foster was Executive Vice-President of Production at MGM/UA. Prior to that Mr. Foster held other senior positions including Senior Vice-President of Motion Picture Marketing Research during his 15 years at MGM/UA.

ROBERT D. LISTER joined the Company as Senior Vice President, Legal Affairs and General Counsel in May 1999 and was appointed Executive Vice President, Business & Legal Affairs in May 2001. Prior to joining the Company, Mr. Lister was Vice President, General Counsel and Secretary of Clearview Cinemas, a film exhibitor, from March 1998 until his employment with the Company. Prior to that, Mr. Lister served as Associate General Counsel of Merit Behavioral Care Corporation, a behavioral healthcare company, from March 1996 through March 1998. Mr. Lister is a member of the New York State Bar Association.

BRIAN BONNICK joined the Company in January 1999 as Vice President, Research & Development and was appointed Senior Vice President, Technology in August 2001. Prior to joining the Company, Mr. Bonnick was Vice President, Engineering and Operations for Electrohome Corporation. Prior to that Mr. Bonnick was Vice President and General Manager at TSB International Inc. a telecommunications company. Mr. Bonnick is registered as a professional engineer by the Association of Professional Engineers of Ontario.

BRIAN HALL joined the company in 1987 in Theatre Sales and Marketing. Mr. Hall was appointed Vice President & General Manager, Japan & Asia Pacific in 1994. Mr. Hall left the Company in 1997 to assume the position of Managing Director and CEO of Cinema Plus Ltd. He returned to the Company in July 2000 as Senior Vice President, Theatre Operations.

DAVID B. KEIGHLEY has been a Senior Vice President of the Company since July 1997 and is President of David Keighley Productions 70MM Inc. From January 1995 to July 1997, Mr. Keighley was a Vice President of the Company. He is responsible for motion picture and digital post-production and image quality assurance for 15/70-format films.

LARRY O'REILLY joined the Company in March 1994 as the Sales Manager, Film Distribution and was appointed Senior Vice -- President, Theatre Development & Film Distribution in January 2002. Mr. O'Reilly has held various positions within the Company including Manager, Business Development: Film; Director, Strategic Partnerships; Director, Commercial Marketing: The Americas and Vice President, Sales, The Americas.

G. MARY RUBY joined the Company in October 1987 as Associate General Counsel and was appointed Senior Vice President, Legal Affairs in July 2001. Ms. Ruby was General Counsel from February 1989 to February 1997. Ms. Ruby is Deputy General Counsel and acts as Corporate Secretary to the Board of Directors. Ms. Ruby is a member of the Ontario Bar.

MARY C. SULLIVAN joined the Company in January 1996 as Director, Human Resources and was appointed Vice President, Human Resources and Administration in 1998 and Senior Vice President, Human Resources and Administration in January 2000. Prior to joining the Company, Ms. Sullivan was Director, Human Resources of Central Park Lodges. Ms. Sullivan is a director of the Women's Legal Education and Action Fund Foundation.

MARK WELTON joined the Company in July 1997 as Director, Business Affairs and was appointed Senior Vice President, Business Affairs in September 2001. Previous to that Mr. Welton was Vice President, Business Affairs, a position he held since January 2000. Prior to joining the Company Mr. Welton was an Associate Lawyer at Stikeman, Elliot from 1994 until his employment with the Company.

ITEM 10. DIRECTORS AND EXECUTIVE OFFICERS OF THE REGISTRANT (cont'd)

KATHRYN A. GAMBLE joined the Company in July 2001 as Vice President, Finance and Controller. Prior to joining the Company Ms. Gamble served as Vice President, Finance and Chief Financial Officer of the Internet company Healthyconnect.com Inc. from 2000 until her employment with the Company. From 1996 to 2000, Ms. Gamble served as Vice President and Chief Financial Officer of Med-emerg Inc. healthcare company. Ms. Gamble is a member of the Canadian Institute of Chartered Accountants.

EDWARD MACNEIL joined the Company in April, 1994 as Director, Taxation & Treasury and was appointed Vice President, Finance, Special Projects in September 2001. From October 1999 to August 2001, Mr. MacNeil held the position of Director and Senior Vice President, Digital Projection Limited, a former subsidiary of the Company. Prior to joining the Company Mr. MacNeil was a Taxation Manager at PricewaterhouseCoopers. Mr. MacNeil is a member of the Canadian Institute of Chartered Accountants.

SECTION 16(a) BENEFICIAL OWNERSHIP REPORTING COMPLIANCE

Section 16(a) of the Securities Exchange Act of 1934, as amended (the "Exchange Act"), requires the Company's directors and executive officers and persons who own more than 10% of a registered class of the Company's equity securities (collectively, the "Reporting Persons") to file reports of ownership on Form 3 and changes in ownership on Form 4 or Form 5 with the Securities and Exchange Commission. The Reporting Persons are also required by the Exchange Act to furnish the Company with copies of all Section 16(a) reports they file.

Based solely upon review of Forms 3 and 4 (and amendments thereto) received from or written representations by the Reporting Persons, in respect of the fiscal year ended December 31, 2002, the Company believes that an initial report on Form 3 may not have been timely filed for Wasserstein Management Partners, L.P. and for each of the Reporting Persons listed above. Messrs. Copland, Jones, King, and Ziebold filed a late Form 4 relating to one grant of options. Mr. Utay filed a late Form 4 relating to two grants of options. These required forms were not filed pending the Company's most recent review of its continued status as a foreign private issuer under applicable Commission regulations and its ultimate determination that this designation was no longer applicable. The required forms were subsequently filed immediately following this determination.

ITEM 11. EXECUTIVE COMPENSATION

The information required by Item 11 is incorporated by reference from the information under the following captions in the Company's Proxy Statement: "Summary Compensation Table", "Options Granted", "Pension Plans", "Employment Contracts", "Compensation Committee", "Compensation Committee Interlocks and Insider Participation", "Directors' Compensation" and "Performance Graph".

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

The following table sets forth information with respect to the beneficial ownership of each class of the Company's securities as at December 31, 2002 or as otherwise indicated in the notes below, including (i) all beneficial owners of more than 5% of the Company's voting capital stock, (ii) all directors and Named Executive Officers individually, and (iii) all directors and executive officers as a group.

TITLE OF CLASS		SHARES BENEFICIALLY OWNED				
	BENEFICIAL OWNERS	NUMBER OF SHARES(1	% OF CLASS(2)			
	WASSERSTEIN MANAGEMENT PARTNERS, L.P.: Wasserstein Perella Partners, L.P. Wasserstein Perella Offshore Partners, L.P. WPPN, L.P. Michael J. Biondi solely in his capacity as Voting Trustee Wasserstein Capital, L.P.	10,195,384	(3)	30.92		
	PRUDENTIAL FINANCIAL, INC.: Prudential Financial, Inc. Jennison Associates LLC	2,050,275	(4)	6.22		
	Richard L. Gelfond Bradley J. Wechsler Kenneth G. Copland J. Trevor Eyton Michael Fuchs. Garth M. Girvan Ellis B. Jones. G. Edmund King Murray B. Koffler Marc A. Utay W. Townsend Ziebold Greg Foster. Francis T. Joyce. Robert D. Lister. David B. Keighley. All executive officers and directors as a group (23 persons).	2,326,900 2,211,800 45,602 25,934 21,741 71,636 25,668 35,602 40,200 437,602 35,602 78,333 33,333 58,333 110,833 5,686,287	(5) (6) (7) (8) (9) (10) (11) (7) (12) (13) (7) (14) (15) (16) (17) (18)	6.89 6.55 * * * * * 1.32 * * * * * *		

Statements as to securities beneficially owned by directors and by executive officers, or as to securities over which they exercise control or direction, are based upon information obtained from such directors and executive officers and from records available to the Company.

* less than 1%

- (1) Includes number of shares owned at December 31, 2002 and common shares as to which each individual had at December 31, 2002 the right to acquire beneficial ownership through the exercise of options plus options that vested within 60 days of December 31, 2002.
- (2) Based on dividing the Number of Shares by the total shares outstanding as of December 31, 2002 adjusted for shares issuable through the exercise of options that vested within 60 days of December 31, 2002.
- (3) Based on information contained in a Schedule 13G/A dated February 14, 2003 filed by Wasserstein Management Partners L.P., 1301 Avenue of the Americas, New York, New York.

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ITEM 12. SECURITY OWNERSHIP OF CERTAIN BENEFICIAL OWNERS AND MANAGEMENT AND RELATED STOCKHOLDER MATTERS (cont'd)

- (4) Based on information contained in a Schedule 13G/A dated February 7, 2003 filed by Prudential Financial, Inc., 751 Broad Street, Newark, New Jersey and information contained in a Schedule 13G dated February 14, 2003 filed by Jennison Associates LLC., 466 Lexington Avenue, New York, New York.
- (5) Included in the amount shown are 804,000 common shares as to which Mr. Gelfond had the right to acquire beneficial ownership through the exercise of options.
- (6) Included in the amount shown are 804,000 common shares as to which Mr. Wechsler had the right to acquire beneficial ownership through the exercise of options.
- (7) Included in the amount shown are 35,602 common shares as to which Messrs. Copland, King and Ziebold had the right to acquire beneficial ownership through the exercise of options.
- (8) Included in the amount shown are 25,934 common shares as to which Mr. Eyton had the right to acquire beneficial ownership through the exercise of options.
- (9) Included in the amount shown are 21,741 common shares as to which Mr. Fuchs had the right to acquire beneficial ownership through the exercise of options.
- (10) Included in the amount shown are 45,738 common shares as to which Mr. Girvan had the right to acquire beneficial ownership through the exercise of options.
- (11) Included in the amount shown are 25,668 common shares as to which Mr. Jones had the right to acquire beneficial ownership through the exercise of options.
- (12) Included in the amount shown are 36,000 common shares as to which Mr. Koffler had the right to acquire beneficial ownership through the exercise of options.
- (13) Included in the amount shown are 197,602 common shares as to which Mr. Utay had the right to acquire beneficial ownership through the exercise of options.
- (14) Included in the amount shown are 78,333 common shares as to which Mr. Foster had the right to acquire beneficial ownership through the exercise of options.
- (15) Included in the amount shown are 33,333 common shares as to which Mr. Joyce had the right to acquire beneficial ownership through the exercise of options.
- (16) Included in the amount shown are 55,333 common shares as to which Mr. Lister had the right to acquire beneficial ownership through the exercise of options.
- (17) Included in the amount shown are 100,833 common shares as to which Mr. Keighley had the right to acquire beneficial ownership through the exercise of options.
- (18) Included in the amount shown are 2,452,987 common shares as to which all directors and executive officers as a group had the right to acquire beneficial ownership through the exercise of options.
- EQUITY COMPENSATION PLAN

See Equity Compensation Plan in Item 5.

ITEM 12. SECURITY OWNERSHIP OF CERTAIN BENEFICIAL OWNERS AND MANAGEMENT AND RELATED STOCKHOLDER MATTERS (cont'd)

SHAREHOLDERS' AGREEMENTS

IMAX Corporation (the "Corporation"), Wasserstein Perella Partners, L.P., Wasserstein Perella Offshore Partners, L.P., WPPN, Inc., and the Michael J. Biondi Voting Trust (collectively "WP"), and each of Messrs. Gelfond and Wechsler are parties to a Second Amended and Restated Shareholders' Agreement (the "Shareholders' Agreement") dated as of February 9, 1999, which amends and restates the previous amended and restated shareholders' agreement among those parties dated June 16, 1994. The Shareholders' Agreement includes, among other things, certain restrictions on transfers of common shares, take-along rights and come-along rights. If WP holds at least 35% of their original holdings and WP desires to transfer all of their securities in a transaction in which a majority of the shares of outstanding common stock are to be sold, then Messrs. Gelfond and Wechsler will be required to sell their securities on the same terms as WP sells its securities.

The Shareholders' Agreement also contains provisions related to the composition of the Board of Directors and committees thereof. WP is entitled, but not required, to designate individuals to be nominated for election as directors as follows: so long as WP holds 3,685,759 or more common shares, it may designate six nominees, of whom three may be employees of WP and its affiliates (the "WP Employee Designees") and three shall be independent persons and resident Canadians. If WP holds less than 3,685,759 common shares, but 1,842,879 or more common shares, it may designate four nominees, of whom two may be WP Employee Designees and two shall be independent persons and resident Canadians. If WP holds less than 1,842,879 common shares but 921,439 or more common shares, it may designate two nominees, one of whom may be a WP Employee Designee and the other of whom shall be an independent person and shall be a resident Canadian. In addition to these provisions, each of Messrs. Gelfond and We hsler is entitled to be a director of the Corporation so long as he is either a Co-Chief Executive Officer or is the Chief Executive Officer of the Corporation or Messrs. Gelfond and Wechsler own more than 375,000 common shares. In addition, Messrs, Gelfond and Wechsler are collectively entitled, but not required, to designate individuals to be nominated for election as directors as follows: so long as they hold 1,628,000 or more common shares, they may designate three nominees, all of whom shall be independent persons and resident Canadians. If they hold less than 1,628,000 common shares, but 1,075,000 or more common shares, they may designate two nominees, both of whom shall be independent and resident Canadians. If they hold less than 1,075,000 common shares but 375,000 or more common shares, they may designate one nominee who shall be an independent person and resident Canadian. If the requirement that the Corporation have 'resident Canadian' directors is changed, then neither WP nor Messrs. Gelfond and Wechsler will be required to designate resident Canadian nominees.

The Shareholders' Agreement also provides that the Corporation, WP and each of Messrs. Gelfond and Wechsler shall use their best efforts to cause the Corporation to establish a nominating committee of the Board of Directors Messrs. Gelfond and Wechsler. In addition, WP has the right, subject to the approval of Messrs. Gelfond and Wechsler, to designate a WP Employee Designee for appointment by the Board of Directors of the Corporation as the Non-Executive Chairman of the Board, as long as WP holds at least 2,948,607 common shares. W. Townsend Ziebold has been approved as such designee. If Mr. Ziebold no longer holds that position, then WP is to propose three replacements and Messrs. Gelfond and Wechsler shall select one of those proposed for appointment by the Board as the Non-Executive Chairman. Each of Messrs. Gelfond and Wechsler is entitled to be appointed as a Co-Chairman or Chairman of the Corporation as long as he is a Co-Chief Executive Officer or the Chief Executive Officer of the Corporation. The Agreement provides that the duties of the Non-Executive Chairman and the Co-Chief Executive Officers shall be as set forth in the Bylaws, including the requirement that the following actions be approved by the Non-Executive Chairman and at least one of the Co-Chief Executive Officers: setting the dates and times of meetings of the directors and shareholders (other than normal quarterly Board of Directors, and annual shareholders' meetings), setting the agenda of such meetings, and appointing members of committees of the Board of Directors other than persons designated by WP and Messrs. Gelfond and Wechsler as provided in the Shareholders' Agreement. Each of WP and Messrs. Gelfond and Wechsler have the right to designate one director to serve on each committee of the Board of Directors of the Corporation, provided that each such person meets applicable regulatory requirements.

ITEM 12. SECURITY OWNERSHIP OF CERTAIN BENEFICIAL OWNERS AND MANAGEMENT AND RELATED STOCKHOLDER MATTERS (cont'd)

SHAREHOLDERS' AGREEMENTS (cont'd)

Each of WP and Messrs. Gelfond and Wechsler agreed to use their best efforts to cause there no longer to be CEO Advisors as of the date upon which all of the WP Employee Designees are elected as directors of the Corporation. All of the WP Employee Designees were elected as directors at the Corporation's annual and special meeting of shareholders held June 7, 1999 and the CEO Advisors were disbanded in June 1999.

REGISTRATION RIGHTS AGREEMENT

The Corporation, WP and Messrs. Gelfond and Wechsler also entered into a registration rights agreement (the "Registration Rights Agreement") dated as of February 9, 1999, which carried forward the corresponding provisions of the June 16, 1994 shareholders' agreement, and pursuant to which each of WP and Messrs. Gelfond and Wechsler have certain rights to cause the Corporation to use its best efforts to register their securities under the U.S. Securities Act of 1933. WP is entitled to effect up to four demand registrations and Messrs. Gelfond and Wechsler are entitled to make two such demand registrations. WP and Messrs. Gelfond and Wechsler also have unlimited piggyback rights to register their securities under the Registration Rights Agreement whenever the Corporation proposes to register any securities under the U.S. Securities Act, other than the registration of securities pursuant to an initial public offering or the registration of securities upon Form S-4 or S-8 under the U.S. Securities Act or filed in connection with an exchange offer or an offering of securities solely to the Corporation's existing shareholders. In addition to these provisions, if Messrs. Gelfond and Wechsler hold at least 25% of their original holdings, WP has recouped its original investment plus a 30% compounded annual return on such investment, and WP initiates the sale of the Corporation, then for 60 days thereafter, WP will enter into exclusive negotiations with Messrs. Gelfond and Wechsler for this sale of the Company, and for another 60 days thereafter WP may not enter into an agreement for the sale of the Corporation to a third party.

The former shareholders of the Corporation have substantially similar piggyback registration rights that commenced on March 1, 1996 pursuant to the terms of the Selling Shareholders' Agreement (as defined below).

WP, Messrs. Gelfond and Wechsler, and the former shareholders of Predecessor IMAX have entered into another shareholders' agreement (the "Selling Shareholders' Agreement") which includes, among other things, registration rights, tag along rights and drag along rights.

STANDSTILL AGREEMENT

See Standstill Agreement in Item 13.

ITEM 13. CERTAIN RELATIONSHIPS AND RELATED TRANSACTIONS

STANDSTILL AGREEMENT

On July 9, 2001 pursuant to Section 3(c)(iv) of the Shareholders' Agreement, the Corporation and each of Messrs. Gelfond and Wechsler entered into a Standstill Agreement (the "GW Standstill Agreement"). Under the terms of the GW Standstill Agreement, each of Messrs. Gelfond and Wechsler agreed to vote in any election for directors in favor of each person nominated by the then current Board of Directors, not to participate in or facilitate proxy contests, not to deposit into a voting trust or subject voting securities to an agreement with respect to voting such securities, not to acquire or effect or attempt to acquire or effect control of the Corporation or to participate in a "group" as defined pursuant to Section 13(d) of the U.S. Securities Exchange Act of 1934, which owns or seeks to acquire beneficial ownership or control of the Corporation, and not to attempt to influence the Corporation except through normal Board of Directors' processes; provided, however, that the GW Standstill Agreement does not prevent either of Messrs. Gelfond and Wechsler from taking any action in his capacity as an officer or employee of the Corporation or any of its subsidiaries, including as Co-Chief Executive Officer or Co-Chairman of the Corporation. As a result of entering into the GW Standstill Agreement, in the event of the resignation, death, disqualification under the Canada Business Corporations Act or the removal or expiration of the term of any director designated by Messrs. Gelfond and Wechsler pursuant to the Shareholders' Agreement, Messrs. Gelfond and Wechsler shall have the right to designate a replacement for such director pursuant to the terms of the Shareholders Agreement, and WP shall use its best efforts to cause each such designated director to be elected or appointed as a director of the Corporation. The GW Standstill Agreement expires on July 8, 2003, and provides that Messrs. Gelfond and Wechsler may, from time to time, extend the term of the GW Standstill Agreement for additional one year terms thereafter (but in no event beyond March 1, 2004).

The Articles of the Corporation set forth the requirement that certain matters be approved by 75% of the directors then in office. These matters are: (i) hiring or terminating the employment of the Chief Executive Officer or any Co-Chief Executive Officer of the Corporation; (ii) issuing any shares of capital stock for a purchase price, or incurring indebtedness, in an amount of \$25.0 million or more; (iii) disposing of any material single asset, or all or substantially all of the assets of the Corporation or approving the sale or merger of the Corporation; (iv) acquiring a substantial interest in any other entity or entering into any major strategic alliance; and (v) entering into or changing the terms of any agreements in the ordinary course of business, such as employment agreements).

On December 4, 2002, the Company granted to Marc Utay, a director of the Company, options to acquire 150,000 common shares, in accordance with the Company's Stock Option Plan, in consideration of the services rendered by Mr. Utay in connection with the purchase by the Company and a wholly-owned subsidiary of the Company of certain Subordinated Notes in 2002 (see Recent Sales of Unregistered Securities in Item 5).

ITEM 14. CONTROLS AND PROCEDURES

EVALUATION OF DISCLOSURE CONTROLS AND PROCEDURES

Within 90 days prior to the filing date of this report (the "Evaluation Date"), the Company's Co-Chief Executive Officers and Chief Financial Officer evaluated the effectiveness of the design and operation of the Company's "disclosure controls and procedures" (as defined in the Securities Exchange Act of 1934 Rules 13a-14(c) and 15d-14(c) under the Securities Exchange Act of 1934). Based on that evaluation, these officers have concluded that as of the Evaluation Date, the Company's disclosure controls and procedures were effective to ensure that material information relating to the Company and the Company's consolidated subsidiaries would be made known to them by others within those entities.

CHANGES IN INTERNAL CONTROLS

There were no significant changes in the Company's internal controls or, to the Company's knowledge, in other factors that could significantly affect the Company's internal controls subsequent to Evaluation Date. There were no significant deficiencies or material weaknesses in the Company's internal controls and as a result, no corrective actions were required or undertaken.

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

The consolidated financial statements filed as part of this Report are included under Item 8 in Part II.

(a)(2) FINANCIAL STATEMENT SCHEDULES

Financial statement schedule for each year in the three-year period ended December 31, 2002 $\,$

II. Valuation and Qualifying Accounts

(a)(3) EXHIBITS

The Items listed as Exhibits 10.1 to 10.15 relate to management contracts or compensatory plans or arrangements.

ΕX	н	Ι	В	Ι	Т		N	0	•				C)E	S	С	R	Ι	Ρ	Т	Ι	0	N		
-	_	-	_	-	-	_	-	-	_	_	_				-	-	_	-	_	-	_	_	-	_	_

- 3.1 Articles of Amalgamation of IMAX Corporation, dated January 1, 2002. Incorporated by reference to Exhibit 3.1 to Form 10-K for the year ended December 31, 2001.
- 3.2 New By-Law No.1 of IMAX Corporation enacted on June 7, 1999. Incorporated by reference to Exhibit 3.2 to Form 10-Q for the quarter ended September 30, 1999.
- 4.1 Share Option Agreement, dated as of March 1, 1994, between WGIM Acquisition Corporation and Douglas Trumbull. Incorporated by reference to Exhibit 4.1 to Form 10-K for the year ended December 31, 2000.
- 4.2 Shareholders' Agreement, dated as of January 3, 1994, among WGIM Acquisition Corporation, the Selling Shareholders as defined therein, Wasserstein Perella Partners, L.P., Wasserstein Perella Offshore Partners, L.P., Bradley J. Wechsler, Richard L. Gelfond and Douglas Trumbull (the "Selling Shareholders' Agreement"). Incorporated by reference to Exhibit 4.2 to Form 10-K for the year ended December 31, 2000.
- 4.3 Amendment, dated as of March 1, 1994, to the Selling Shareholders' Agreement. Incorporated by reference to Exhibit 4.3 to Form 10-K for the year ended December 31, 2000.
- 4.4 Amended and Restated Shareholders' Agreement, dated as of February 9, 1999 by and among Wasserstein Perella Partners, L.P., Wasserstein Perella Offshore Partners, L.P., WPPN Inc., the Michael J. Biondi Voting Trust, Bradley J. Wechsler and Richard L. Gelfond and IMAX Corporation. Incorporated by reference to Exhibit 4.10 to Form 10-K for the year ended December 31, 1998.
- 4.5 Standstill Agreement, dated as of July 9, 2001 among IMAX Corporation, Richard L. Gelfond and Bradley J. Wechsler. Incorporated by reference to Exhibit 4.9 to Form 10-Q for the period ended June 30, 2001.
- 4.6 Registration Rights Agreement, dated as of February 9, 1999, by and among IMAX Corporation, Wasserstein Perella Partners, L.P., Wasserstein Perella Offshore Partners, L.P., WPPN Inc., the Michael J. Biondi Voting Trust, Bradley J. Wechsler and Richard L. Gelfond. Incorporated by reference to Exhibit 4.12 to Form 10-K for the year ended December 31, 1998.
- 4.7 Indenture, dated as of April 9, 1996, between IMAX Corporation and Chemical Bank, as Trustee, related to the issue of the 5.75% Convertible Subordinated Notes due April 1, 2003. Incorporated by reference to Exhibit 4.3 to Amendment No.1 to the Company's Registration Statement on Form F-3 (File No. 333-5212).
- 4.8 Indenture, dated as of December 4, 1998 between IMAX Corporation and U.S. Bank Trust, N.A., as Trustee, related to the issue of the 7.875% Senior Notes due December 1, 2005. Incorporated by reference to Exhibit 4.9 to Form 10-K for the year ended December 31, 1998.
- 10.1 Stock Option Plan of IMAX Corporation, dated June 7, 1999. Incorporated by reference to Exhibit 10.1 to Form 10-Q for the quarter ended September 30, 1999.
- 10.2* Employment Agreement, dated as of July 15, 1997 between David Keighley Productions 70MM Inc. and David B. Keighley.
- 10.3 Employment Agreement, dated July 1, 1998 between IMAX Corporation and Bradley J. Wechsler. Incorporated by reference to Exhibit 10.2 to Form 10-Q for the quarter ended September 30, 1998.

ITEM 15. EXHIBITS, FINANCIAL STATEMENT SCHEDULES AND REPORTS ON FORM 8-K (cont'd)

(a)(3) EXHIBITS (cont'd)

EXHIBIT NO. DESCRIPTION

- 10.4 Amended Employment Agreement, dated July 12, 2000 between IMAX Corporation and Bradley J. Wechsler. Incorporated by reference to Exhibit 10.10 to Form 10-Q for the quarter ended September 30, 2000.
- 10.5 Amended Employment Agreement, dated April 3, 2001 between IMAX Corporation and Bradley J. Wechsler. Incorporated by reference to Exhibit 10.15 to Form 10-Q for the quarter ended March 31, 2001.
- 10.6 Amended Employment Agreement, dated April 23, 2002 between IMAX Corporation and Bradley J. Weschler. Incorporated by reference to Exhibit 10.14 to Form 10-Q for the quarter ended June 30, 2002.
- 10.7 Employment Agreement, dated July 1, 1998 between IMAX Corporation and Richard L. Gelfond. Incorporated by reference to Exhibit 10.1 to Form 10-Q for the quarter ended September 30, 1998.
- 10.8 Amended Employment Agreement, dated July 12, 2000 between IMAX Corporation and Richard L. Gelfond. Incorporated by reference to Exhibit 10.9 to Form 10-Q for the quarter ended September 30, 2000.
- 10.9 Amended Employment Agreement, dated April 3, 2001 between IMAX Corporation and Richard L. Gelfond. Incorporated by reference to Exhibit 10.16 to Form 10-Q for the quarter ended March 31, 2001.
- 10.10 Amended Employment Agreement, dated April 23, 2002 between IMAX Corporation and Richard L. Gelfond. Incorporated by reference to Exhibit 10.13 to Form 10-Q for the quarter ended June 30, 2002.
- 10.11 Employment Agreement, dated March 9, 2001 between IMAX Corporation and Greg Foster. Incorporated by reference to Exhibit 10.9 to Form 10-K for the year ended December 31, 2001.
- *10.12 Amending Agreement, dated August 8, 2002 between IMAX Corporation and Greg Foster.
- *10.13 Employment Agreement, dated May 9, 2001 between IMAX Corporation and Francis T. Joyce.
- *10.14 Employment Agreement, dated May 17, 1999 between IMAX Corporation and Robert D. Lister.
- *10.15 Amended Employment Agreement, dated April 4, 2001 between IMAX Corporation and Robert D. Lister.
- *21 Subsidiaries of IMAX Corporation.
- *23 Consent of PricewaterhouseCoopers LLP.
- *24 Power of Attorney of certain directors.

_* Filed herewith

(b) REPORTS ON FORM 8-K

No reports on Form 8-K were filed by the Company during the quarter ended December 31, 2002.

SIGNATURES

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

IMAX CORPORATION

By /S/ FRANCIS T. JOYCE Francis T. Joyce Chief Financial Officer

Date: March 7, 2003

Pursuant to the requirements of the Securities Exchange Act of 1934, this report has been signed below by the following persons on behalf of the registrant and in the capacities indicated on March 7, 2003.

/s/ BRADLEY J. WECHSLER	/s/ RICHARD L. GELFOND	/s/ FRANCIS T. JOYCE
Bradley J. Wechsler Director and Co-Chief Executive Officer (Principal Executive Officer)	Richard L. Gelfond Director and Co-Chief Executive Officer (Principal Executive Officer)	Francis T. Joyce Chief Financial Officer (Principal Financial Officer)
/s/ KATHRYN A. GAMBLE	KENNETH G. COPLAND*	J. TREVOR EYTON*
Kathryn A. Gamble Vice President, Finance and Controller (Principal Accounting Officer)	Kenneth G. Copland Director	J. Trevor Eyton Director
MICHAEL FUCHS*	GARTH M. GIRVAN*	ELLIS B. JONES*
Michael Fuchs Director	Garth M. Girvan Director	Ellis B. Jones Director
G. EDMUND KING*	MURRAY B. KOFFLER*	MARC A. UTAY*
G. Edmund King Director	Murray B. Koffler Director	Marc A. Utay Director
W. TOWNSEND ZIEBOLD*		
W. Townsend Ziebold Director		

By * /s/ FRANCIS T. JOYCE Francis T. Joyce (as attorney-in-fact)

CERTIFICATIONS PURSUANT TO SECTION 302 OF THE SARBANES - OXLEY ACT OF 2002

I, Bradley J. Wechsler, Co-Chief Executive Officer of IMAX Corporation, certify that:

- 1. I have reviewed this annual report on Form 10-K of IMAX Corporation;
- 2. Based on my knowledge, this annual report 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 annual report:
- 3. Based on my knowledge, the financial statements, and other financial information included in this annual report, 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 annual report;
- 4. The registrant's other certifying officers and I are responsible for establishing and maintaining disclosure controls and procedures (as defined in Exchange Act Rules 13a-14 and 15d-14) for the registrant and we have:
 - a) Designed such disclosure controls and procedures to ensure that material information relating to the registrant, including its consolidated subsidiaries, is made known to us by others within those entities, particularly during the period in which this annual report is being prepared;
 - Evaluated the effectiveness of the registrant's disclosure controls and procedures as of a date within 90 days prior to the filing date of this annual report (the "Evaluation Date"); and
 - Presented in this annual report our conclusions about the effectiveness of the disclosure controls and procedures based on our evaluation as of the Evaluation Date;
- 5. The registrant's other certifying officers and I have disclosed, based on our most recent evaluation, to the registrant's auditors and the audit committee of the registrant's board of directors (or persons performing the equivalent function):
 - a) All significant deficiencies in the design or operation of internal controls which could adversely affect the registrant's ability to record, process, summarize and report financial data and have identified for the registrant's auditors any material weaknesses in internal controls; and
 - b) Any fraud, whether or not material, that involves management or other employees who have a significant role in the registrant's internal controls; and
- 6. The registrant's other certifying officers and I have indicated in this annual report whether or not there were significant changes in internal controls or in other factors that could significantly affect internal controls subsequent to the date of our most recent evaluation, including any corrective actions with regard to significant deficiencies and material weaknesses.
- Date: March 7, 2003
- By: /s/ Bradley J. Wechsler Co-Chief Executive Officer

CERTIFICATIONS (cont'd) PURSUANT TO SECTION 302 OF THE SARBANES - OXLEY ACT OF 2002

I, Richard L. Gelfond, Co-Chief Executive Officer of IMAX Corporation, certify that:

- 1. I have reviewed this annual report on Form 10-K of IMAX Corporation;
- 2. Based on my knowledge, this annual report 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 annual report:
- 3. Based on my knowledge, the financial statements, and other financial information included in this annual report, 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 annual report;
- 4. The registrant's other certifying officers and I are responsible for establishing and maintaining disclosure controls and procedures (as defined in Exchange Act Rules 13a-14 and 15d-14) for the registrant and we have:
 - a) Designed such disclosure controls and procedures to ensure that material information relating to the registrant, including its consolidated subsidiaries, is made known to us by others within those entities, particularly during the period in which this annual report is being prepared;
 - Evaluated the effectiveness of the registrant's disclosure controls and procedures as of a date within 90 days prior to the filing date of this annual report (the "Evaluation Date"); and
 - Presented in this annual report our conclusions about the effectiveness of the disclosure controls and procedures based on our evaluation as of the Evaluation Date;
- 5. The registrant's other certifying officers and I have disclosed, based on our most recent evaluation, to the registrant's auditors and the audit committee of the registrant's board of directors (or persons performing the equivalent function):
 - a) All significant deficiencies in the design or operation of internal controls which could adversely affect the registrant's ability to record, process, summarize and report financial data and have identified for the registrant's auditors any material weaknesses in internal controls; and
 - b) Any fraud, whether or not material, that involves management or other employees who have a significant role in the registrant's internal controls; and
- 6. The registrant's other certifying officers and I have indicated in this annual report whether or not there were significant changes in internal controls or in other factors that could significantly affect internal controls subsequent to the date of our most recent evaluation, including any corrective actions with regard to significant deficiencies and material weaknesses.
- Date: March 7, 2003
- By: /s/ Richard L. Gelfond Co-Chief Executive Officer

CERTIFICATIONS (cont'd) PURSUANT TO SECTION 302 OF THE SARBANES - OXLEY ACT OF 2002

- I, Francis T. Joyce, Chief Financial Officer of IMAX Corporation, certify that:
- 1. I have reviewed this annual report on Form 10-K of IMAX Corporation;
- 2. Based on my knowledge, this annual report 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 annual report;
- 3. Based on my knowledge, the financial statements, and other financial information included in this annual report, 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 annual report;
- 4. The registrant's other certifying officers and I are responsible for establishing and maintaining disclosure controls and procedures (as defined in Exchange Act Rules 13a-14 and 15d-14) for the registrant and we have:
 - a) Designed such disclosure controls and procedures to ensure that material information relating to the registrant, including its consolidated subsidiaries, is made known to us by others within those entities, particularly during the period in which this annual report is being prepared;
 - Evaluated the effectiveness of the registrant's disclosure controls and procedures as of a date within 90 days prior to the filing date of this annual report (the "Evaluation Date"); and
 - c) Presented in this annual report our conclusions about the effectiveness of the disclosure controls and procedures based on our evaluation as of the Evaluation Date;
- 5. The regtistrant's other certifying officers and I have disclosed, based on our most recent evaluation, to the registrant's auditors and the audit committee of the registrant's board of directors (or persons performing the equivalent function):
 - a) All significant deficiencies in the design or operation of internal controls which could adversely affect the registrant's ability to record, process, summarize and report financial data and have identified for the registrant's auditors any material weaknesses in internal controls; and
 - Any fraud, whether or not material, that involves management or other employees who have a significant role in the registrant's internal controls; and
- 6. The registrant's other certifying officers and I have indicated in this annual report whether or not there were significant changes in internal controls or in otherr factors that could significantly affect internal controls subsequent to the date of our most recent evaluation, including any corrective actions with regard to significant deficiencies and material weaknesses.
- Date: March 7, 2003
- By: /s/ Francis T. Joyce Chief Financial Officer

IMAX CORPORATION SCHEDULE II VALUATION AND QUALIFYING ACCOUNTS (In thousands of U.S. dollars)

	BALANCE AT BEGINNING OF YEAR	ADDITIONS / RECOVERIES CHARGED TO EXPENSES	DEDUCTIONS(1)	BALANCE AT END OF YEAR
ALLOWANCE FOR NET INVESTMENT IN LEASES				
Year ended December 31, 2000 Year ended December 31, 2001 Year ended December 31, 2002	302 6,813 11,745	6,511 11,257 708	(6,325) (3,515)	6,813 11,745 8,938
ALLOWANCE FOR DOUBTFUL ACCOUNTS RECEIVABLE Year ended December 31, 2000(2) Year ended December 31, 2001 Year ended December 31, 2002	4,494 19,168 18,060	15,870 4,469 (1,941)	(1,196) (5,577) (6,871)	19,168 18,060 9,248
DEFERRED INCOME TAX VALUATION ALLOWANCE				
Year ended December 31, 2000 Year ended December 31, 2001 Year ended December 31, 2002	2,927 4,265 45,504	1,338 41,239 (1,762)		4,265 45,504 43,742
PROVISION FOR LOANS RECEIVABLE FROM DISCONTINUED OPERATIONS Year ended December 31, 2000				
Year ended December 31, 2001 Year ended December 31, 2002	12,700	12,700		12,700 12,700

(1) Amounts represent write-offs of amounts previously charged to the provision.

(2) Revised from amounts reported in prior years to be consistent with current year's presentation.

IMAX CORPORATION EXHIBIT 10.2

EMPLOYMENT AGREEMENT

This Employment Agreement dated and effective as of July 15, 1997 (the "Agreement"), is made between

70 MM INC., a corporation incorporated under the laws of the State of Delaware (hereinafter referred to as "70MM")

OF THE FIRST PART

and

DAVID BEDFORD KEIGHLEY of the City of Markham in the Province of Ontario (hereinafter referred to as the "Executive")

OF THE SECOND PART

and

IMAX CORPORATION, a corporation incorporated under the laws of Canada (hereinafter referred to as the "Imax Corporation") (Imax Corporation, together with all its subsidiaries and affiliates are hereinafter referred to as "Imax")

OF THE THIRD PART

WHEREAS, Imax Corporation and 70MM wish to enter into this Agreement to engage the Executive to provide services to the 70MM, and the Executive wishes to be so engaged, pursuant to the terms and conditions hereinafter set forth;

AND WHEREAS 70MM is an indirect wholly-owned subsidiary of $\ensuremath{\mathsf{Imax}}$ Corporation;

NOW, THEREFORE, in consideration of the covenants and agreements hereinafter set forth, the parties hereto agree as follows:

1. EMPLOYMENT AND DUTIES

1.1. Employment. 70MM hereby employs the Executive, and the Executive hereby agrees to serve, as President of 70MM and Senior Vice President of Imax Corporation and the Executive hereby accepts the foregoing employment, all on the terms and conditions contained in this Agreement.

The Executive agrees to serve 70MM faithfully and to the best of his ability under the direction of the "Senior Operating Officer" of Imax Corporation. The Executive shall report to the "Senior Operating Officer" of Imax Corporation. Senior Operating Officer shall mean Chief Operating Officer, Chief Executive Officer, Vice Chairman or Chairman.

1.2. Exclusive Services. Except as may otherwise be approved in advance by the President and/or the Senior Operating Officer of Imax Corporation, the Executive shall devote his full working time throughout the Employment Term (as defined in Section 1.3) to the services required of him hereunder. The Executive shall render his services exclusively to 70MM during the Employment Term, and shall use his best efforts, judgment and energy to improve and advance the business and interests of Imax in a manner consistent with the duties of his position.

1.3. Term of Employment. The Executive's employment under this Agreement shall commence on the date hereof (the "Commencement Date") and shall terminate on the earlier of (i) the fifth anniversary of the Commencement Date, or (ii) termination of the Executive's employment pursuant to this Agreement. The period commencing as of the Commencement Date and ending on the fifth anniversary of the Commencement Date or such later date to which the term of the Executive's employment under this Agreement shall have been extended is hereinafter referred to as the "Employment Term". Executive agrees to notify Imax Corporation of his desire to renew this Agreement, on terms and conditions to be negotiated, on or before December 31, 2001. Imax Corporation agrees to advise Executive of its intention to renew this Agreement on or before December 31, 2001.

1.4. Place of Employment. During the Employment Term the Executive will principally work at 70MM's offices in Los Angeles and from time to time, as requested or as required by circumstance, at Imax Corporation's main offices in Mississauga and New York. It is anticipated that the Executive will spend some portion of his time in Imax Corporation's Mississauga area offices, but in no event will the Executive spend more than 180 days in Canada in any calendar year during the Employment Term. The Executive shall spend the balance of his working time in such location or locations as are necessary and appropriate for the performance of the duties of the Executive, subject to the reasonable direction of the Senior Operating Officer.

1.5. Reimbursement of Expenses. 70MM shall reimburse the Executive for reasonable travel and other business expenses incurred by him in the fulfilment of his duties hereunder in

accordance with 70MM practices consistently applied. Without limitation, 70MM shall pay, or reimburse the Executive for, reasonable accommodation costs for the Executive in Toronto.

2. COMPENSATION

2.1. Base Salary. During the Employment Term, the Executive shall be paid a base salary ("Base Salary") of US\$212,405 in the first year of the Employment Term, US\$23,025 in the second year of the Employment Term, US\$23,176 in the third year of the Employment Term, US\$258,179 in the fifth year of the Employment Term, payable no less frequently than monthly in accordance with 70MM's payroll practices. In respect of any year in which the Executive is employed pursuant to this Agreement less than the entirety of such year, the annual base salary of the Executive for such part year as he is employed hereunder shall be reduced proportionately based on the number of days he was actually employed hereunder.

2.2. Bonus. In addition to the Base Salary, for each year during the Employment Term (excluding fiscal 2002), the Executive shall be entitled to be paid and 70MM agrees to pay to the Executive a bonus of one-third of the Executive's base salary for such year (pro-rated as necessary to reflect any partial year worked) upon the attainment of the pre-tax profit threshold established as detailed in paragraph 2.3 below. The Executive will be entitled to be paid and 70MM agrees to pay to the Executive a further bonus for each year (or portion thereof) during which the Executive has performed services hereunder in an amount equal to 10% of the difference calculated by subtracting the pre tax profit threshold established in Section 2.3 below from 70MM's profit before taxes as confirmed by Imax's auditors for the financial year being considered. This bonus will also be pro-rated as necessary to reflect a partial year worked. Bonuses payable pursuant to these bonuses shall be calculated and paid not later than April 30 of the following year.

2.3 Pre Tax Profit Threshold

Pre tax profit threshold for purposes of determining bonuses to be paid pursuant to 2.2 above shall be as follows:

Pre tax Profit Threshold for Financial Year Ending	Applicable to Bonus Payments Due			
December 31, 1997 US\$ 229,629	April 30, 1998			
December 31, 1998 US\$ 241,110	April 30, 1999			
December 31, 1999 US\$ 253,166	April 30, 2000			
December 31, 2000 US\$ 265,824	April 30, 2001			
December 31, 2001 US\$ 279,115	April 30, 2002			

3. EMPLOYEE BENEFITS

3.1. General. The Executive shall, during the Employment Term, receive employee benefits including vacation time, medical benefits, disability and life insurance, all at least consistent with those established by Imax Corporation for its other key employees at a level commensurate with that of the Executive. Without limitation, however, the Executive shall be entitled to the following benefits:

- no less than five (5) weeks' paid vacation in the first year of the Employment Term and in accordance with Imax Corporation's policy for senior executives thereafter but in any event no less than 5 weeks in any year of the Employment Term:
- (ii) business class air travel within North America and internationally and the same class of travel enjoyed by executives more senior than the Executive, when travelling with these executives, subject to availability;
- (iii) such audio/visual, computer, fax, cellular telephone, paging services and other like equipment as may be necessary in connection with the performance of the Executive's responsibilities shall be made available to the Executive including, without limitation, a personal computer and necessary link-up equipment;
- (iv) reimbursement for the expenses of obtaining or maintaining the Executive's membership in the Society of Motion Picture and Television Engineers and the expenses of any memberships which in the reasonable opinion of the Executive are essential or necessary to enable him to perform his duties hereunder; and
- (iv) standard Imax benefits for U.S. resident employees.

3.2. Automobile. In addition to the Base Salary, 70MM shall pay the Executive US \$ 700 each month during the Employment Term as an allowance towards the cost to the Executive of an automobile for business and personal use (hereinafter referred to as the "Automobile Allowance"). In addition, the Executive will be reimbursed in respect of all reasonable out-of-pocket operating costs incurred in connection with such automobile.

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4.

Definitions. As used in this Article 4, the following terms have the following meanings:

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(a) "Termination Payment" means each of the following amounts to the extent that such amounts are due to be paid to and including the date upon which the Executive's employment is terminated (i) Base Salary, (ii) Automobile Allowance, (iii) unreimbursed business expenses, (iv) any amounts to be paid pursuant to the terms of any benefit plans of 70MM in which the Executive participates or pursuant to any policies of 70MM applicable to the Executive, and (vi) any outstanding vacation pay calculated up to and including such date.

(b) "Without Cause" means termination of the Executive's employment by 70MM other than for Cause (as defined in Section 4.2), death or disability (as set forth in Article 5).

4.1. Termination without Cause.

4.1.1. General. Subject to the provisions of Sections 4.1.2, 4.1.3 and Article 6, if, prior to the expiration of the Employment Term, the Executive's employment is terminated by 70MM Without Cause, 70MM shall pay the Termination Payment then due to be paid within 30 days of the date of termination and shall continue to pay the Executive the Base Salary, and the Automobile Allowance for the duration of the Employment Term then remaining to a maximum of three (3) years, (such period being referred to hereinafter as the "Severance Period") either at such intervals as the same would have been paid had the Executive remained in the active service of 70MM, or, at the option of 70MM, by immediate payment to the Executive of the remaining Base Salary and Automobile Allowance which would be payable during the Severance Period. Upon such termination, the Executive shall also be entitled to continue to receive his employment benefits at 70MM's expense (to the extent paid for by 70MM as at the date of termination), other than those set forth in clauses 3.1 (ii) and (iii).

The Executive agrees that 70MM may deduct from any payment of Base Salary to be made during the Severance Period the benefit plan contributions which are to be made by the Executive during the Severance Period in accordance with the terms of all benefit plans for the minimum period prescribed by law. The Executive shall have no further right to receive any other compensation or benefits after such termination of employment except as are necessary under the terms of the employee benefit plans or programs of 70MM or as required by applicable law. Payment of Base Salary and the Automobile Allowance and the continuation of the aforementioned employee benefits during the Severance Period as outlined above shall be deemed to include all termination and severance pay to which the Executive is entitled pursuant to applicable statute law and common law. The date of termination of employment Without Cause shall be the date specified in a written notice of termination to the Executive.

4.1.2. Fair and Reasonable The parties confirm that notice and pay in lieu of notice provisions contained in Section 4.1.1 are fair and reasonable and the parties agree that upon any termination of this Agreement Without Cause, the Executive shall have no action, cause of action, claim or demand against 70MM or Imax or any other person as a consequence of such termination other than to enforce Section 4.1.1.

4.1.3. Conditions Applicable to the Severance Period. If, during the Severance Period, the Executive breaches his obligations under Article 7 of this Agreement, 70MM may, upon written notice to the Executive, terminate the Severance Period and cease to make any further payments described in Section 4.1.1.

4.2. Termination for Cause; Resignation. At any time prior to the expiration of the Employment Term the Executive's employment may be terminated by 70 MMimmediately upon notice for Cause. If, prior to the expiration of the Employment Term, the Executive's employment is terminated by 70MM for Cause, or the Executive resigns from his employment hereunder, other than circumstances constituting constructive dismissal, the Executive shall only be paid, within 15 days of the date of such termination or resignation, the Termination Payment, then due to be paid. The Executive shall have no further right to receive any other compensation or benefits after such termination or resignation of employment, except as determined in accordance with the terms of the employee benefit plans or programs of 70MM. The date of termination for Cause shall be the date specified in a written notice of termination to the Executive. The date of resignation shall be (i) the date specified in the written notice of resignation from the Executive to 70MM, or if no date is specified therein, 10 days (not including a Saturday, Sunday or statutory holiday in Ontario, Canada) after receipt by 70MM of such written notice or (ii) if no such notice is delivered to 70MM, the date determined by the Senior Operating Officer of Imax Corporation in good faith.

4.3. Cause. Termination for "Cause" shall mean termination of the Executive's employment because of:

- the cessation of the Executive's ability to work legally in Canada or the United States other than for reasons within the Executive's reasonable control;
- (ii) any act or omission that constitutes a material breach by the Executive of any of his obligations under this Agreement;
- (iii) the continued failure or refusal of the Executive to perform the duties reasonably required of him as President of 70MM;
- (iv) any material violation by the Executive of any Canadian or United States Federal, provincial, state or local law or regulation applicable to the business of 70MM or Imax, which violation is injurious to the financial condition or business reputation of 70MM or Imax, or the Executive's conviction of a felony

or commission of an indictable offense for which he is not pardoned, or any perpetration by the Executive of a common law fraud; or

(v) any other action by the Executive which is materially injurious to the financial condition or business reputation of, or is otherwise materially injurious to, 70MM or Imax, or which results in a violation by 70MM or Imax of any Canadian or United States Federal, provincial, state or local law or regulation applicable to the business of 70MM or Imax, which violation is injurious to the financial condition or business reputation of 70MM or Imax.

5. DEATH OR DISABILITY

In the event of termination of employment by reason of death or Permanent Disability (as hereinafter defined), the Executive (or his estate, as applicable) shall be paid the Termination Payment then due to be paid within 30 days of the date of such termination of employment. Both the employment of the Executive and the entitlement of the Executive to be paid amounts under Section 4.1.1, in respect of the Severance Period, shall terminate immediately and without notice upon his death or upon his Permanent Disability (as hereinafter defined). Any benefits thereafter shall be determined in accordance with the benefit plans maintained by 70MM, and 70MM shall have no further obligation hereunder. For purposes of this Agreement, "Permanent Disability" means a physical or mental disability or infirmity of the Executive that prevents the normal performance of substantially all his duties under this Agreement as an employee of 70MM, which disability or infirmity shall exist for any continuous period of 180 days.

6. MITIGATION

Subject to Section 7.2, the Executive shall be required to mitigate the amount of any payment provided for in Section 4.1.1 (other than the Termination Payment) by seeking other employment or remunerative activity reasonably comparable to his duties hereunder, and any payment to be made by 70MM under Section 4.1.1 (other than the Termination Payment) will be reduced by the amount of the Executive's remuneration from such other employment or other activity during the Severance Period (whether paid or not to the Executive during such period). The Executive shall be required as a condition of any payment under Section 4.1.1 (other than the Termination Payment) promptly to disclose to 70MM any such mitigation compensation.

7. NON-SOLICITATION, CONFIDENTIALITY, NON-COMPETITION, GRANT OF RIGHTS

7.1. Non-solicitation. For so long as the Executive is employed by 70MM and continuing for one year thereafter, notwithstanding whether the Executive's employment is terminated with or without Cause or whether the Executive resigns, the Executive shall not, without the prior written consent of 70MM and Imax Corporation, directly or indirectly, for the Executive's own benefit or the benefit of any other person, whether as a sole proprietor, member of a partnership, stockholder or investor (other than a stockholder or investor owning not more than a 5% interest), officer or director of a corporation, or as a trustee, employee, associate, consultant, principal or agent of any person, partnership, corporation or other business organization or entity other than Imax: (x) solicit or endeavour to entice away from Imax, any person or entity who is, or, during the then most recent 12-month period, was employed by, or had served as an agent or key consultant of, Imax; or (y) solicit, endeavour to entice away or gain the custom of, canvass or interfere in Imax's relationship with any person or entity who is, or was within the then most recent 12-month period, a customer or client (or reasonably anticipated to become a customer or client) of Imax and with whom the Executive had dealings during his employment with 70MM. The Executive confirms that all restrictions in this Section are

7.2 Non-Competition For so long as the Executive is employed by 70MM and continuing for the period of time during which 70MM is obliged to pay any amounts to the Executive under Section 4.1.1 hereof (up to three years) after the date of the termination of the employment of the Executive with 70MM, notwithstanding whether the Executive's employment is terminated with or without Cause or whether the Executive resigns, the Executive shall not, without the prior written consent of Imax, directly or indirectly anywhere within Canada, the United States, Europe or Asia, as a sole proprietor, member of a partnership, stockholder or investor (other than a stockholder or investor owning not more than a 5% interest), officer or director of a corporation, or as a trustee, employee, associate, consultant, principal or agent of any person, partnership, corporation or other business organization or entity other than Imax, render any service to or in any way be affiliated with a competitor (or any person or entity that is, at the time the Executive would otherwise commence rendering services to or become, affiliated with such person or entity, reasonably anticipated to become a competitor) of Imax (a "Competitor"), which is principally engaged or reasonably anticipated to become principally engaged in designing or supplying large screen theatres, distributing projection and sound systems for large screen theatres or designing or supplying motion simulation theatres or producing or distributing films for motion simulation theatres or, where such Competitor is not principally engaged in these activities but carries on these activities as part of its business then the Executive shall not directly or indirectly provide services to such Competitor in connection with these activities. Subsequent to the period referenced above, the Executive shall be free to create and work within a "post production" business (whether or not incorporated), provided that, during the one year period following the period referenced above, no such "post-production" business shall be financed by, directly or indirectly, nor may the

Executive be directly or indirectly employed by, a direct competitor of Imax (including, without limiting the generality of the term "direct competitor", Iwerks Entertainment, Inc. or Showscan Entertainment Inc. or their successors and affiliates) in the large format film business. The Executive confirms that all restrictions in this Section are reasonable and valid and waives all defences to the strict enforcement thereof. "Post production" business is defined to include post production services related to large format motion pictures, including negative cutting, laboratory supervision, release print assembly and preparation, print quality assurance, print coating and rejuvenation, film storage and inventory control, supervision of optical effects, film production consultation, 35mm daily printdowns, color timing including V.I.S.T. timing, video mastering supervision and tape duplication and supply of ancillary products. Nothing in this provision restricts the Executive during the one year period referred to above from performing services for a direct competitor of Imax as a customer of a post production business.

Confidentiality. The Executive covenants and agrees with Imax that he 7.3 will not at any time during employment hereunder or thereafter, except in performance of his obligations to 70MM hereunder or with the prior written consent of the President and/or Senior Operating Officer of Imax Corporation, directly or indirectly, disclose or use any secret or confidential information that he may learn or has learned by reason of his association with Imax. The term "confidential information" includes information not previously disclosed to the public or to the trade by Imax's management, or otherwise in the public domain, with respect to Imax's products, facilities, applications and methods, trade secrets and other intellectual property, systems, procedures, manuals, confidential reports, product price lists, customer lists, technical information, financial information, business plans, prospects or opportunities, but shall exclude any information which (i) is or becomes available to the public or is generally known in the industry or industries in which Imax operates other than as a result of disclosure by the Executive in violation of his agreements under this Section or (ii) the Executive is required to disclose under any applicable laws, regulations or directives of any government agency, tribunal or authority having jurisdiction in the matter or under subpoena or other process of law. The Executive confirms that all restrictions in this Section are reasonable and valid and waives all defences to the strict enforcement thereof.

7.4 Exclusive Property. The Executive confirms that all confidential information is and shall remain the exclusive property of Imax. All business records, papers and documents regardless of the form of their records kept or made by Executive relating to the business of Imax shall be and remain the property of Imax, and shall be promptly returned by the Executive to Imax upon any termination of employment.

7.5 Injunctive Relief. Without intending to limit the remedies available to Imax, the Executive acknowledges that a material breach of any of the covenants contained in Article 7 will result in material and irreparable injury to Imax for which there is no adequate remedy at law, that it will not be possible to measure damages for such injuries precisely and that, in the event of such a breach or threat thereof, Imax shall be entitled to seek a temporary restraining order and/or a preliminary, interim or permanent injunction restraining the Executive from engaging in activities prohibited by Article 7 or such other relief as may be required specifically to enforce any of the covenants in Article 7. The Executive waives any defences to the strict enforcement by Imax of the covenants contained in Article 7. If for any reason it is held that the restrictions under Article 7 are not reasonable or that consideration therefor is inadequate, such restrictions shall be interpreted or modified to include as much of the duration and scope identified in Article 7 as will render such restrictions valid and enforceable.

7.6 Representation. The Executive represents and warrants that he is not subject to any non-competition covenant or any other agreement with any party which would in any manner restrict or limit his ability to render the services required of him hereunder.

7.7. Grant of Rights. The Executive hereby: (a) grants to Imax Corporation all copyrights, patent rights and other rights in all work furnished or created by the Executive during the Employment Term; (b) agrees to sign all documents which may be required to confirm Imax Corporation's absolute ownership of such work; (c) waives the moral rights associated with such work, within the meaning of the Canadian Copyright Act; and (d) grants the Corporation the rights to and to license others to use of the name, likeness, biography and other identifications of the Executive in connection with any and all uses and promotions of such work and derivatives thereof. Without limiting the generality of the foregoing, all rights of whatsoever nature and kind (now or hereafter known) in any projects developed or contributed to by the Executive pursuant to this Agreement shall be, from the inception of the creation thereof, the exclusive property of the Corporation, and for the purposes of the United States Copyright Act same shall be deemed to constitute "works-made-for-hire"; provided that in the event that for whatever reason the Executive retains any rights in any projects, the Executive hereby assigns same exclusively to Imax Corporation and free, clear and unencumbered.

8. MISCELLANEOUS

8.1. Notices. All notices or communications hereunder shall be in writing, addressed as follows:

To 70MM:

c/o Imax Corporation 2525 Speakman Drive Mississauga, Ontario L5K 1B1

Telecopier No:

905-403-6468

Imax Corporation 2525 Speakman Drive Mississauga, Ontario L5K 1B1

Telecopier No.: Attention: (905) 403-6468 General Counsel

To the Executive:

David Keighley 7 McCarty Crescent Markham, Ontario L3P 4R4

All such notices shall be conclusively deemed to be received and shall be effective, (i) if sent by hand delivery, upon receipt or (ii) if sent by registered or certified mail, on the fifth day after the day on which such notice is mailed.

8.2. Severability. Each provision of this Agreement shall be interpreted in such manner as to be effective and valid under applicable law, but if any provision of this Agreement is held to be prohibited by or invalid under applicable law, such provision will be ineffective only to the extent of such prohibition or invalidity, without invalidating the remainder of such provision of this Agreement. The parties agree that Section 7 shall survive the termination of this Agreement.

8.3. Assignment. This Agreement shall be binding upon and inure to the benefit of the heirs and representatives of the Executive and the assigns and successors of 70MM and Imax Corporation, if any are permitted by law and provided that 70MM and Imax Corporation and its assignee shall each remain liable to the Executive in the event of any assignment, but neither this Agreement nor any rights hereunder shall be assignable or otherwise subject to hypothecation by the Executive.

8.4. Entire Agreement: Amendment. In addition to the letter between the parties dated May 27, 1997, this Agreement represents the entire agreement of the parties and shall supersede any and all previous contracts, arrangements or understandings between 70 MM and Imax Corporation and the Executive. This Agreement may only be amended at any time by mutual written agreement of the parties hereto.

8.5. Withholding. The payment of any amount pursuant to this Agreement shall be subject to any applicable withholding and payroll taxes, and such other deductions as may be required under applicable law or 70MM's employee benefit plans, if any.

8.6. Governing Law. This Agreement shall be governed by and construed in accordance with the laws of the Province of Ontario and the laws of Canada applicable therein without regard to principles of conflicts of laws.

IN WITNESS WHEREOF, 70MM, Imax Corporation and the Executive have duly executed and delivered this Agreement as of the day and year first above written.

IMAX CORPORATION:

	By: "John M. Davison"
	Name: John M. Davison Title: Executive Vice President & Chief Financial Officer
	By: "G. Mary Ruby"
	Name: G. Mary Ruby Title: Vice President, Legal Affairs
	70 MM INC.
	By: "G. Mary Ruby"
	Name: G. Mary Ruby Title: Vice President, Legal Affairs
D	EXECUTIVE:
	"David Bedford Keighley"
	David Bedford Keighley

SIGNED, SEALED AND DELIVERED in the presence of:

"Beverly Harrison"

Witness

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IMAX CORPORATION EXHIBIT 10.12 AMENDING AGREEMENT

This Amendment to Employment Agreement dated and effective as of August 8, 2002 (the "Amending Agreement") is made between:

IMAX CORPORATION, a corporation incorporated under the laws of Canada (hereinafter referred to as the "Company"; the Company and its subsidiaries and affiliates collectively referred to as "Imax"),

And

GREG FOSTER (the "Executive")

WHEREAS, the Company wishes to enter into this Amending Agreement to amend and extend the Employment Agreement dated as of March 9, 2001, between Imax Corporation and Executive (the "Agreement"), whereunder the Executive provides services to the Company, and the Executive wishes to so continue such engagement, as hereinafter set forth;

NOW, THEREFORE, in consideration of good and valuable consideration, the receipt and sufficiency of which is hereby acknowledged, the parties hereto agree as follows:

1. Section 1.3 of the Agreement shall be deleted and replaced with the following:

"Section 1.3 Term of Employment. The Employee's employment under this Agreement commenced on March 19, 2001 (the "Commencement Date") and shall terminate on the earlier of (i) March 18, 2005, or (ii) the termination of the Employee's employment pursuant to this Agreement. The period commencing as of the Commencement Date and ending on March 18, 2005 or such later date to which the term of the Employee's employment under this Agreement shall have been extended is hereinafter referred to as the "Employment Term"."

2. Section 2.1 of the Agreement shall be deleted and replaced with the following:

"Section 2.1 Base Salary. Effective March 19, 2003, the Executive's Base Salary shall be US\$ 400,000. Effective March 19, 2004, the Executive's Base Salary shall be US\$ 425,000."

3. Section 2.2 of the Agreement shall be modified by the addition of the following language.

"The Executive's Minimum Bonus in respect of the third year of the Agreement shall be \$ 200,000. Thereafter, the Executive's Bonus shall be subject to the discretion of the co-CEOs, provided however that in the event that the Agreement is not renewed, the Executive's Minimum Bonus in respect of the fourth year of the Agreement shall be US\$ 100,000."

4. Section 2.4.1 of the Agreement shall be amended by the addition of the following:

"Effective as soon as practicable after the signing of the Amending Agreement, the Executive shall be granted non-qualified options to purchase 100,000 shares of common stock of IMAX Corporation. The options shall vest as to 50% on the second anniversary date of the grant and 50% on the third anniversary date of the grant. Effective March 18, 2003, the Executive shall be granted options to purchase 50,000 shares of common stock of IMAX Corporation, which shall vest subject to certain performance criteria." IN WITNESS WHEREOF, the Company and the Executive have duly executed and delivered this Amending Agreement on this 5th day of September, 2002

	IMA	AX CORPORATION				
	By:	"Mary Sullivan"				
		Name: Mary Sullivan Title: Senior Vice President Human Resources & Administration				
	By:	"G Mary Ruby"				
		Name: G. Mary Ruby Title: Senior Vice President Legal Affairs & Corporate Secretary				
SIGNED, SEALED AND DELIVERED in the presence of:		EXECUTIVE:				
"Ann N. Mashiyama"		"Greg Foster"				
Witness		Greg Foster				

IMAX CORPORATION EXHIBIT 10.13 EMPLOYMENT AGREEMENT

This Employment Agreement dated and effective as of May 9, 2001 (the "Agreement"), is made between

IMAX CORPORATION a corporation organized under the laws of Ontario (hereinafter referred to as the "Company". IMAX Corporation, together with all its subsidiaries is hereinafter referred to as "IMAX")

OF THE FIRST PART

And

FRANCIS T. JOYCE of the Town of Princeton Junction in the State of New Jersey (hereinafter referred to as the "Executive")

OF THE SECOND PART

WHEREAS, the Company wishes to enter into this Agreement to engage the Executive to provide services to the Company, and the Executive wishes to be so engaged, pursuant to the terms and conditions hereinafter set forth;

AND WHEREAS the Executive is engaged to provide services to the Company as its Chief Financial Officer;

NOW, THEREFORE, in consideration of the covenants and agreements hereinafter set forth, the parties hereto agree as follows:

1. EMPLOYMENT AND DUTIES

1.1 Employment. The Company hereby agrees to employ the Executive, and the Executive hereby agrees to serve, as Chief Financial Officer of the Company, upon the terms and conditions herein contained. The Executive's primary responsibilities shall be to organize and manage the financial affairs generally of the Company and to perform such other duties commensurate with his position with the Company as are reasonably designated by the Chief Executive Officer(s) of the Company. The Executive agrees to serve the Company faithfully and to the best of his ability under the direction of the Chief Executive Officer(s) of the Company. The Executive shall report to the Chief Executive Officer(s) of the Company on all of his activities.

1.2 Exclusive Services. Except as may otherwise be approved in advance by the Chief Executive Officer(s)of the Company, the Executive shall devote his full working time throughout the Employment Term (as defined in Section 1.3) to the services required of him hereunder. The Executive shall render his services exclusively to the Company and its subsidiaries and affiliates during the Employment Term, and shall use his best efforts, judgment and energy to improve and advance the business and interests of the Company in a manner consistent with the duties of his position.

1.3 Term of Employment. The Executive's employment under this Agreement shall commence on the date hereof (the "Commencement Date") and shall terminate on the earlier of (i) the second anniversary of the Commencement Date, or (ii) termination of the Executive's employment pursuant to this Agreement. The period commencing as of the Commencement Date and ending on the second anniversary of the Commencement Date or such later date to which the term of the Executive's employment under this Agreement shall have been extended is hereinafter referred to as the "Employment Term". The above notwithstanding, the minimum severance provisions of this agreement as defined in par. 4.1 along with the Termination Payment as defined in par. 4 (a) shall survive this agreement.

1.4 Place of Employment. During the Employment Term the Executive will be based , at the Company's offices in New York City and, as requested or as required by circumstance, travel to the offices of the Company in Mississauga, Los Angeles, and other parts of the world.

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1.5 Reimbursement of Expenses. The Company shall reimburse the Executive for reasonable travel and other business expenses incurred by him in the fulfilment of his duties hereunder in accordance with Company practices consistently applied.

2. COMPENSATION

2.1 Base Salary. During his employment under this Agreement, the Executive shall be paid a base salary ("Base Salary") of no less than US\$ 275,000 subject to annual review on no later than Executive's anniversary date. The Executive shall be paid no less frequently than monthly in accordance with the Company's payroll practices.

2.2 Bonus. In addition to the Base Salary, during the Employment Term the Executive shall be entitled to participate in the management bonus plan of the Company which applies to senior executives of the Company. The Executive shall participate in that plan on the basis that the target annual bonus pool eligibility of the Executive shall be 35% of his Base Salary (the "Target Bonus") in any year, which will entitle the Executive to earn a bonus, according to the terms of the bonus plan, of up to 50% of his Base Salary. Notwithstanding the foregoing, the bonus to be paid to the Executive in respect of 2001 shall be not less than US\$ 75,000 (the "Guaranteed Bonus"), which shall be paid at the time bonuses are scheduled to be paid to other senior managers participating in the plan, but no later than February 28, 2002. The Executive acknowledges that the said bonus plan may be changed from time to time by the Company without notice to or any requirement to obtain the consent of the Executive and without the Executive having any claims of constructive dismissal. Following any changes to the said plan, the Executive will be given notice of the changes in the same manner as are other executives of the Company of the Executive's stature. Any annual bonus will be prorated for any part calendar year of employment hereunder.

Stock Options. Effective as soon as is practicable after the 2.3 Commencement Date, the Executive shall be granted non-qualified options (the "Options") to purchase 100,000 shares of common stock of the Company (the "Common Shares"), at an exercise price per Common Share equal to the Fair Market Value, as defined in the Company's Stock Option Plan (the "Option Plan"). Thirty three and one third percent (33.3%) of the Options shall vest and become exercisable on each of the first three anniversary dates of the grant date. The Options granted hereunder shall be subject to the terms and conditions of the Option Plan and the stock option agreement to be entered into between the Company and the Executive as of the applicable date of grant pursuant to, and in accordance with, the terms of the Option Plan; provided, however that any of the said Options together with all other options granted to the Executive under the Option Plan, which are not yet exercisable shall become vested and immediately exercisable in the event of both of (a) a change in control of the Company i.e. any person, or group of persons acting in concert, other than Bradley J. Wechsler and Richard L. Gelfond, acquiring greater than fifty percent (50%) of the outstanding common shares of the Company, whether by direct or indirect acquisition or as a result of a merger or reorganization; and (b) the occurrence of one or more of the following: (i) Bradley J. Wechsler and Richard L. Gelfond cease to be Co-Chief Executive Officers of the Company; (ii) the Executive's termination from the Company Without Cause; (iii) the diminution of the Executive's title and/or responsibilities;or (iv) the Executive being asked to relocate more than 30 miles from his then current office in New York. Further, should the Executive's employment be terminated Without Cause for reasons other than a change in control, (as defined in Section 4 (b) below), a minimum of 75% of the Executive's outstanding Options shall become vested and immediately exercisable.

3. EXECUTIVE BENEFITS

3.1 General. The Executive shall, during the Employment Term, receive Executive benefits including vacation time, medical benefits, disability and life insurance, all at least consistent with those established by the Company for its other key executives at a level commensurate with that of the Executive. Without limitation, however, the Executive shall be entitled to the following benefits:

- (i) four (4) weeks' paid vacation in each year of the Employment Term
- (ii) such audio/visual, computer, fax, cellular telephone and other like equipment as may be necessary in connection with the performance of the Executive's responsibilities shall be made available to the Executive; and
- (iii) a monthly automobile allowance of US\$ 850.00, together with all associated operating expenses (which allowance can, in total or a portion thereof, at Executive's option, be taken as additional compensation);

Definitions. As used in this Article 4, the following terms have the following meanings:

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(a) "Termination Payment" means each of the following amounts to the extent that such amounts are due to be paid to and including the date upon which the Executive's employment is terminated (i) Base Salary and automobile allowance, (ii) unreimbursed business expenses as outlined in Section 1.5, (iii) any amounts to be paid pursuant to the terms of any benefit plans of the Company in which the Executive participates or pursuant to any policies of the Company applicable to the Executive, and (iv) any outstanding vacation pay calculated up to and including such date.

(b) "Without Cause" means termination of the Executive's employment by the Company other than for Cause (as defined in Section 4.2), death or disability (as set forth in Section 5).

4.1 Termination Without Cause

4.1.1 General. Subject to the provisions of Sections 4.1.2, 4.1.3 and 6, if, prior to the expiration of the Employment Term, the Executive's employment is terminated by the Company Without Cause, the Company shall pay the Termination Payment and a pro-rata bonus based upon the Target Bonus to be paid within 30 days of the date of termination and shall continue to pay the Executive the Base Salary and automobile allowance for the remainder of the Employment Term (such period being referred to hereinafter as the "Severance Period"), either at such intervals as the same would have been paid had the Executive remained in the active service of the Company or, at the option of the Company, , by immediate payment to the Executive, , provided however that the Severance Period shall be a minimum of twelve months in duration Upon such termination, the Executive shall also be entitled to continue to receive his employment benefits referred to in Section 3.1 at the Company's expense (to the extent paid for by the Company as at the date of termination) and subject to the consent of the applicable insurers.

The Executive agrees that the Company may deduct from any payment of Base Salary to be made during the Severance Period the benefit plan contributions which are to be made by the Executive during the Severance Period in accordance with the terms of all benefit plans for the minimum period prescribed by law. The Executive shall have no further right to receive any other compensation or benefits after such termination of employment except as are necessary under the terms of the Executive benefit plans or programs of the Company or as required by applicable law. Payment of the Termination Payment, Base Salary, pro-rata bonus based on the Target Bonus and automobile allowance during the Severance Period and the continuation of the aforementioned Executive benefits during the Severance Period as outlined above shall be deemed to include all termination and severance pay to which the Executive is entitled pursuant to applicable statute law and common law. The date of termination of employment Without Cause shall be the date specified in a written notice of termination to the Executive and does not include the Severance Period.

4.1.2 Fair and Reasonable The parties confirm that notice and pay in lieu of notice provisions contained in Subsection 4.1.1 are fair and reasonable and the parties agree that upon any termination of this Agreement Without Cause, the Executive shall have no action, cause of action, claim or demand against the Company or IMAX or any other person as a consequence of such termination other than to enforce Section 4.1.1.

4.1.3 Conditions Applicable to the Severance Period. If, during the Severance Period, the Executive breaches his obligations under Article 7 of this Agreement, the Company may, upon written notice to the Executive, terminate the Severance Period and cease to make any further payments or provide further benefits as described in Section 4.1.1.

4.2 Termination for Cause; Resignation. At any time prior to the expiration of the Employment Term the Executive's employment may be terminated by the Company immediately upon notice for Cause. If, prior to the expiration of the Employment Term, the Executive's employment is terminated by the Company for Cause, or the Executive resigns from his employment hereunder, the Executive shall only be paid, within 15 days of the date of such termination or resignation, the Termination Payment, then due to be paid. The Executive shall have no further right to receive any other compensation or benefits after such termination or resignation of employment, except as determined in accordance with the terms of the Executive benefit plans or programs of the Company. The date of termination for Cause shall be the date specified in a written notice of termination. The date of resignation shall be sixty (60) days following the date or receipt of notice of resignation from the Executive to the Company. 4.3 Cause. Termination for "Cause" shall mean termination of the Executive's employment because of:

- the cessation of the Executive's ability to work legally in the United States or Canada other than for reasons not within the Executive's reasonable control;
- (ii) any act or omission that constitutes a material breach by the Executive of any of his obligations under this Agreement, which breach has not been remedied within thirty (30) days after written notice specifying such breach has been given to the Executive by the Company;
- (iii) the continued failure or refusal of the Executive to perform the duties reasonably required of him as Chief Financial Officer, which failure or refusal has not been remedied within 30 days after written notice specifying such failure or refusal has been given to the Executive;
- (iv) any material violation by the Executive of any Canadian or United States federal, provincial, state or local law or regulation applicable to the business of the Company or IMAX, which violation is injurious to the financial condition or business reputation of the Company or IMAX, or the Executive's conviction of a felony or commission of an indictable offense for which he is not pardoned, or any perpetration by the Executive of a common law fraud;
- (v) any other action by the Executive which is materially injurious to the financial condition or business reputation of, or is otherwise materially injurious to, the Company or IMAX, or which results in a violation by the Company or IMAX of any Canadian or United States federal, provincial, state or local law or regulation applicable to the business of the Company or IMAX, which violation is injurious to the financial condition or business reputation of the Company or IMAX.

5. DEATH OR DISABILITY

In the event of termination of employment by reason of death or Permanent Disability (as hereinafter defined), the Executive (or his estate, as applicable) shall be paid the Termination Payment then due to be paid within 30 days of the date of such termination of employment. Both the employment of the Executive and the entitlement of the Executive to be paid amounts under Section 4.1.1, in respect of the Severance Period, shall terminate immediately and without notice upon his death or upon his Permanent Disability (as hereinafter defined). Any benefits thereafter shall be determined in accordance with the benefit plans maintained by the Company, and the Company shall have no further obligation hereunder. For purposes of this Agreement, "Permanent Disability" means a physical or mental disability or infirmity of the Executive that prevents the normal performance of substantially all his duties under this Agreement as an Executive of the Company, which disability or infirmity shall exist for any continuous period of 180 days. The parties agree that such Permanent Disability cannot be accommodated short of undue hardship.

6. MITIGATION

Subject to Section 7.1 and 7.2, the Executive shall notbe required to mitigate the amount of any payment provided for in Section 4.1.1 by seeking other employment or remunerative activity reasonably comparable to his duties hereunder, however, upon the date of the Executive's obtaining such other employment or remunerative activity any payment of the remaining portion of the Executive's Base Salary to be made by the Company under Section 4.1.1 will be reduced by a total of one quarter (1/4). The Executive shall be required as a condition of any payment under Section 4.1.1 (other than the Termination Payment) promptly to disclose to the Company any such mitigation compensation.

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Non-solicitation. For so long as the Executive is employed by the 7.1 Company and continuing for one year thereafter, notwithstanding whether the Executive's employment is terminated with or Without Cause or whether the Executive resigns, the Executive shall not, without the prior written consent of the Company, directly or indirectly, for the Executive's own benefit or the benefit of any other person, whether as a sole proprietor, member of a partnership, stockholder or investor (other than a stockholder or investor the owning not more than a 5% interest), officer or director of a corporation, or as a trustee, executive, associate, consultant, principal or agent of any person, partnership, corporation or other business organization or entity other than the IMAX: (x) solicit or endeavour to entice away from IMAX, any person or entity who is, or, during the then most recent 12-month period, was employed by, or had served as an agent or consultant of, IMAX; or (y) solicit, endeavour to entice away or gain the custom of, canvass or interfere in IMAX's relationship with any person or entity who is, or was within the then most recent 12-month period, a supplier, customer or client (or reasonably anticipated to become a supplier, customer or client IMAX and with whom the Executive had dealings during his employment with the Company. The Executive confirms that all restrictions in this Section are reasonable and valid and waives all defences to the strict enforcement thereof.

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Non-Competition For so long as the Executive is employed by the Company 7.2 and continuing for a period of one year after the date of the termination of the employment of the Executive with the Company, notwithstanding whether the Executive's employment is terminated with or Without Cause or whether the Executive resigns, the Executive shall not, without the prior written consent of the Company, directly or indirectly anywhere within Canada, the United States, Europe or Asia, as a sole proprietor, member of a partnership, stockholder or investor (other than a stockholder or investor owning not more than a 5% interest), officer or director of a corporation, or as a trustee, Executive, associate, consultant, principal or agent of any person, partnership, corporation or other business organization or entity other than IMAX, render any service to or in any way be affiliated with a competitor (or any person or entity that is, at the time the Executive would otherwise commence rendering services to or become, affiliated with such person or entity, reasonably anticipated to become a competitor) of IMAX (a "Competitor"), which is engaged or reasonably anticipated to become engaged in designing or supplying large format theatres, designing or distributing projection or sound systems for large format theatres, designing or supplying digital or other electronic film, projection systems (regardless of image delivery system used) or sound technology, designing or supplying motion simulation attractions or producing or distributing films specifically for theatres or motion simulation attractions which use the technology or competitive technology to that referred to above. The Executive confirms that all restrictions in this Section are reasonable and valid and waives all defenses to the strict enforcement thereof.

7.3 Confidentiality. The Executive covenants and agrees that he will not at any time during employment hereunder or thereafter, except in performance of his obligations to the Company hereunder or with the prior written consent of the senior operating officer of the Company, directly or indirectly, disclose or use any secret or confidential information that he may learn or has learned by reason of his association with IMAX. The term "confidential information" includes information not previously disclosed to the public or to the trade by IMAX's management, or otherwise in the public domain, with respect to IMAX's products, facilities, applications and methods, trade secrets and other intellectual property, systems, procedures, manuals, confidential reports, product price lists, customer lists, technical information, financial information, business plans, prospects or opportunities, but shall exclude any information which (i) is or becomes available to the public or is generally known in the industry or industries in which IMAX operates other than as a result of disclosure by the Executive in violation of his agreements under this Section 7.3 or (ii) the Executive is required to disclose under any applicable laws, regulations or directives of any government agency, tribunal or authority having jurisdiction in the matter or under subpoena or other process of law. The Executive confirms that all restrictions in this Section 7.3 are reasonable and valid and waives all defences to the strict enforcement thereof.

7.4 Exclusive Property. The Executive confirms that all confidential information is and shall remain the exclusive property of IMAX. All business records, papers and documents regardless of the form of their records kept or made by Executive relating to the business of IMAX shall be and remain the property of IMAX, and shall be promptly returned by the Executive to IMAX upon any termination of employment.

7.5 Injunctive Relief. Without intending to limit the remedies available to the Company, the Executive acknowledges that a material breach of any of the covenants contained in Article 7 will result in material and irreparable injury to IMAX for which there is no adequate remedy at law, that it will not be possible to measure damages for such injuries precisely and that, in the event of such a breach or threat thereof, the Company shall be entitled to seek a temporary restraining order and/or a preliminary, interim or permanent injunction restraining the Executive from engaging in activities prohibited by Article 7 or such other relief as may be required specifically to enforce any of the covenants in Article 7. The Executive waives any defences to the strict enforcement by IMAX of the covenants contained in Article 7. If for any reason it is held that the restrictions under Article 7 are not reasonable or that consideration therefor is inadequate, such restrictions shall be interpreted or modified to include as much of the duration and scope identified in Article 7 as will render such restrictions valid and enforceable.

7.6 Representation. The Executive represents and warrants that he is not subject to any non-competition covenant or any other agreement with any party which would in any manner restrict or limit his ability to render the services required of him hereunder.

8. MISCELLANEOUS

8.1 Notices. All notices or communications hereunder shall be in writing, addressed as follows:

To the Company:

Imax Corporation 2525 Speakman Dr Mississauga, Ont L5K 1B1	ive	
Telecopier No: Attention:		403-6468 Department

To the Executive:

Francis T. Joyce								
19 Brians	Way							
Princeton	Junction,	New	Jersey					
08550								

All such notices shall be conclusively deemed to be received and shall be effective, (i) if sent by hand delivery, upon receipt or (ii) if sent by registered or certified mail, on the fifth day after the day on which such notice is mailed.

8.2 Severability. Each provision of this Agreement shall be interpreted in such manner as to be effective and valid under applicable law, but if any provision of this Agreement is held to be prohibited by or invalid under applicable law, such provision will be ineffective only to the extent of such prohibition or invalidity, without invalidating the remainder of such provision of this Agreement. The parties agree that Sections 4, 5, 6 and 7 shall survive the termination of this Agreement.

8.3 Assignment. This Agreement shall be binding upon and inure to the benefit of the heirs and representatives of the Executive and the assigns and successors of the Company, if any are permitted by law and provided that the Company and its assignee shall each remain liable to the Executive in the event of any assignment, but neither this Agreement nor any rights hereunder shall be assignable or otherwise subject to hypothecation by the Executive. The Executive expressly agrees that the Company may assign any of its rights, interest or obligations hereunder to any affiliate without the consent of the Executive; provided, however, that no such assignment shall relieve the assignor of any of its obligations hereunder.

8.4 Entire Agreement: Amendment. This Agreement represents the entire agreement of the parties and shall supersede any and all previous contracts, arrangements or understandings between the Company and the Executive. This Agreement may only be amended at any time by mutual written agreement of the parties hereto.

8.5 Withholding. The payment of any amount pursuant to this Agreement shall be subject to any applicable withholding and payroll taxes, and such other deductions as may be required under applicable law or the Company's Executive benefit plans, if any.

8.6 Governing Law. This Agreement shall be governed by and construed in accordance with the laws of the Province of Ontario and the laws of Canada applicable therein without regard to principles of conflicts of laws.

IN WITNESS WHEREOF, the Company and the Executive have duly executed and delivered this Agreement as of the 9th day of May, 2001.

IMAX CORPORATION:

- By: "Richard L. Gelfond"
 - Name: Richard L. Gelfond Title: Co-Chairman & Co-Chief Executive Officer

EXECUTIVE:

"Francis T. Joyce" -----Francis T. Joyce

IMAX CORPORATION EXHIBIT 10.14 EMPLOYMENT AGREEMENT

This Employment Agreement dated and effective as of May 17, 1999 (the "Agreement"), is made between

IMAX LTD. a corporation organized under the laws of Ontario (hereinafter referred to as the "Company")

OF THE FIRST PART

And

IMAX CORPORATION a corporation organized under the laws of Canada (Imax Corporation, together with all its subsidiaries and affiliates are hereinafter referred to as "Imax")

OF THE SECOND PART

And

ROBERT D. LISTER of the Town of Scotch Plains in the State of New Jersey (hereinafter referred to as the "Executive")

OF THE THIRD PART

WHEREAS, the Company wishes to enter into this Agreement to engage the Executive to provide services to the Company, and the Executive wishes to be so engaged, pursuant to the terms and conditions hereinafter set forth;

AND WHEREAS the Executive is engaged to provide services to the Company as its Senior Vice President, Legal Affairs and General Counsel;

NOW, THEREFORE, in consideration of the covenants and agreements hereinafter set forth, the parties hereto agree as follows:

1. EMPLOYMENT AND DUTIES

1.1 Employment. The Company hereby agrees to employ the Executive, and the Executive hereby agrees to serve, as Senior Vice President, Legal Affairs and General Counsel of the Company, upon the terms and conditions herein contained. The Executive's primary responsibilities shall be to organize and manage the legal affairs generally of the Company and to perform such other duties commensurate with his position with the Company as are reasonably designated by the senior operating officer of the Company. The Executive shall serve at all times as the Company's chief legal officer and all members of the Company's Legal Department shall report, directly or indirectly, to the Executive. The Executive shall report to the senior operating officer of the Company faithfully and to the best of his ability under the direction of the senior operating officer of the Company. The Executive shall report to the senior operating officer of the Company faithfully and to the best of his ability under the direction of the senior operating officer of the Company on substantially all of his activities. During his employment, the Executive will be appointed as an Officer of Imax Corporation, although he will not be employed by that entity.

1.2 Exclusive Services. Except as may otherwise be approved in advance by the senior operating officer of the Company, the Executive shall devote his full working time throughout the Employment Term (as defined in Section 1.3) to the services required of him hereunder. The Executive shall render his services exclusively to the Company and its subsidiaries and affiliates during the Employment Term, and shall use his best efforts, judgment and energy to improve and advance the business and interests of the Company in a manner consistent with the duties of his position.

1.3 Term of Employment. The Executive's employment under this Agreement shall commence on the date hereof (the "Commencement Date") and shall terminate on the earlier of (i) the second anniversary of the Commencement Date, or (ii) termination of the Executive's employment pursuant to this Agreement. The period commencing as of the Commencement Date and ending on the second anniversary of the Commencement Date or such later date to which the term of the Executive's employment under this Agreement shall have been extended is hereinafter referred to as the "Employment Term".

1.4 Place of Employment. During the Employment Term the Executive will, subject to work-related travel, principally work at the Company's offices in New York City and, as requested or as required by circumstance, at the offices of the Company in Mississauga and Los Angeles. The Executive shall spend the balance of his working time in such location or locations as are necessary and appropriate for the performance of the duties of the Executive, subject to the direction of the senior operating officer of the Company.

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1.5 Reimbursement of Expenses. The Company shall reimburse the Executive for reasonable travel and other business expenses incurred by him in the fulfilment of his duties hereunder in accordance with Company practices consistently applied.

2. COMPENSATION

2.1 Base Salary. During his employment under this Agreement, the Executive shall be paid a base salary ("Base Salary") of no less than US\$ 200,000 subject to annual review. The Executive shall be paid no less frequently than monthly in accordance with the Company's payroll practices.

2.2 Bonus. In addition to the Base Salary, during the Employment Term the Executive shall be entitled to participate in the management bonus plan of the Company which applies to senior executives of the Company. The Executive shall participate in that plan on the basis that the target annual bonus pool eligibility of the Executive shall be 30% of his Base Salary in any year, which will entitle the Executive to earn a bonus, according to the terms of the bonus plan, of up to 45% of his Base Salary. Notwithstanding the foregoing, the bonus to be paid to the Executive in respect of 1999 shall be not less than US\$ 38,100 (the "Guaranteed Bonus"), which shall be paid at the time bonuses are scheduled to be paid to other senior managers participating in the plan. The Executive acknowledges that the said bonus plan may be changed from time to time by the Company without notice to or any requirement to obtain the consent of the Executive and without the Executive having any claim against the Company with respect to any changes to the said plan, the Executive will be given notice of the changes in the same manner as are other executives of the Company of the Executive's stature. Any annual bonus will be prorated for any part calendar year of employment hereunder.

Stock Options. Effective as soon as is practicable after the 2.3 Commencement Date, the Executive shall be granted non-qualified options (the "Options") to purchase 25,000 shares of common stock of Imax Corporation (the "Common Shares"), at an exercise price per Common Share equal to the Fair Market Value, as defined in Imax Corporation's Amended Stock Option Plan (the "Option Plan"). Twenty percent (20%) of the Options shall vest and become exercisable on each of the first five anniversary dates of the grant date. Effective on the first anniversary of the Commencement Date, the Executive shall be granted non-qualified options to purchase at least 15,000 Common Shares at an exercise price per Common Share equal to the Fair Market Value on that date and subject to a five year, 20% per annum vest schedule. The options granted hereunder shall be subject to the terms and conditions of the Option Plan and the stock option agreements to be entered into between the Company and the Executive as of the applicable date of grant pursuant to, and in accordance with, the terms of the Option Plan; provided, however that any of the said options, together with all other options granted to the Executive under Imax Corporation's Option Plan, which are not yet exercisable shall become immediately exercisable in the event of both of (a) a change in control of the Company i.e. any person, or group of persons acting in concert, other than Bradley J. Wechsler and Richard L. Gelfond, acquiring greater than fifty percent (50%) of the outstanding common shares of Imax Corporation, whether by direct or indirect acquisition or as a result of a merger or reorganization and (b) the occurrence of one or more of the following: (i) Bradley J. Wechsler and Richard L. Gelfond cease to be Co-Chief Executive Officers of the Company; (ii) the Executive's termination from the Company Without Cause; (iii) the diminution of the Executive's title and/or responsibilities;or (iv) the Executive being asked to relocate more than 30 miles from his then current office in New York.

3. EXECUTIVE BENEFITS

3.1 General. The Executive shall, during the Employment Term, receive Executive benefits including vacation time, medical benefits, disability and life insurance, all at least consistent with those established by the Company for its other key executives at a level commensurate with that of the Executive. Without limitation, however, the Executive shall be entitled to the following benefits:

- the greater of: four (4) weeks' paid vacation, or the amount of paid vacation to which the Executive is entitled in accordance with the Company's vacation policy, throughout the Employment Term;
- (ii) such audio/visual, computer, fax, cellular telephone and other like equipment as may be necessary in connection with the performance of the Executive's responsibilities shall be made available to the Executive;
- (iii) a monthly automobile allowance of US\$ 850.00, together with all associated operating expenses and parking garage expenses (which allowance can, in total or a portion thereof, at Executive's option, be taken as additional compensation);

- -5-
- (iv) a full time administrative assistant located in the New York offices of the Company; and
- (v) an office at the Company's Headquarters in Mississauga.

4. TERMINATION OF EMPLOYMENT

 $\label{eq:definitions} \mbox{Definitions. As used in this Article 4, the following terms have the following meanings:}$

(a) "Termination Payment" means each of the following amounts to the extent that such amounts are due to be paid to and including the date upon which the Executive's employment is terminated (i) Base Salary and automobile allowance, (ii) unreimbursed business expenses as outlined in Section 1.5, (iii) any amounts to be paid pursuant to the terms of any benefit plans of the Company in which the Executive participates or pursuant to any policies of the Company applicable to the Executive, including the management bonus plan referred to in Section 2.2, calculated up to and including such date; and (iv) any outstanding vacation pay calculated up to and including such date.

(b) "Without Cause" means termination of the Executive's employment by the Company other than for Cause (as defined in Section 4.2), death or disability (as set forth in Section 5).

4.1 Termination Without Cause

4.1.1 General. Subject to the provisions of Sections 4.1.2, 4.1.3 and 6, if, prior to the expiration of the Employment Term, the Executive's employment is terminated by the Company Without Cause, the Company shall pay the Termination Payment then due to be paid within 30 days of the date of termination and shall continue to pay the Executive the Base Salary, automobile allowance and Executive's target bonus (the "Target Bonus") (on a prorated basis) pursuant to the terms of the management bonus plan referred to in Section 2.2, for the remainder of the Employment Term (such period being referred to hereinafter as the "Severance Period"), either at such intervals as the same would have been paid had the Executive remained in the active service of the Company including the applicable portion of the Target Bonus, or, at the option of the Company, by immediate payment to the Executive of the remaining Base Salary, automobile allowance and Target Bonus which would be payable during the Severance Period, provided however that the Severance Period shall be a minimum of six months in duration. Upon such termination, the Executive shall also be entitled to continue to receive his employment benefits referred to in Section 3.1 at the Company's expense (to the extent paid for by the Company as at the date of termination) and subject to the consent of the applicable insurers.

The Executive agrees that the Company may deduct from any payment of Base Salary to be made during the Severance Period the benefit plan contributions which are to be made by the

Executive during the Severance Period in accordance with the terms of all benefit plans for the minimum period prescribed by law. The Executive shall have no further right to receive any other compensation or benefits after such termination of employment except as are necessary under the terms of the Executive benefit plans or programs of the Company or as required by applicable law. Payment of Base Salary, automobile allowance and Target Bonus and the continuation of the aforementioned Executive benefits during the Severance Period as outlined above shall be deemed to include all termination and severance pay to which the Executive is entitled pursuant to applicable statute law and common law. The date of termination of employment Without Cause shall be the date specified in a written notice of termination to the Executive and does not include the Severance Period.

4.1.2 Fair and Reasonable The parties confirm that notice and pay in lieu of notice provisions contained in Subsection 4.1.1 are fair and reasonable and the parties agree that upon any termination of this Agreement Without Cause, the Executive shall have no action, cause of action, claim or demand against the Company or Imax or any other person as a consequence of such termination other than to enforce Section 4.1.1.

4.1.3 Conditions Applicable to the Severance Period. If, during the Severance Period, the Executive breaches his obligations under Article 7 of this Agreement, the Company may, upon written notice to the Executive, terminate the Severance Period and cease to make any further payments or provide further benefits as described in Section 4.1.1.

4.2 Termination for Cause; Resignation. At any time prior to the expiration of the Employment Term the Executive's employment may be terminated by the Company immediately upon notice for Cause. If, prior to the expiration of the Employment Term, the Executive's employment is terminated by the Company for Cause, or the Executive resigns from his employment hereunder, the Executive shall only be paid, within 15 days of the date of such termination or resignation, the Termination Payment, then due to be paid. The Executive shall have no further right to receive any other compensation or benefits after such termination or resignation of employment, except as determined in accordance with the terms of the Executive benefit plans or programs of the Company. The date of termination for Cause shall be the date specified in a written notice of termination. The date of resignation shall be sixty (60) days following the date or receipt of notice of resignation from the Executive to the Company. 4.3 Cause. Termination for "Cause" shall mean termination of the Executive's employment because of:

- the cessation of the Executive's ability to work legally in the United States or Canada other than for reasons not within the Executive's reasonable control;
- (ii) any act or omission that constitutes a material breach by the Executive of any of his obligations under this Agreement, which breach has not been remedied within thirty (30) days after written notice specifying such breach has been given to the Executive by the Company;
- (iii) the continued failure or refusal of the Executive to perform the duties reasonably required of him as Senior Vice President, Legal Affairs and General Counsel;
- (iv) any material violation by the Executive of any Canadian or United States federal, provincial, state or local law or regulation applicable to the business of the Company or Imax, which violation is injurious to the financial condition or business reputation of the Company or Imax, or the Executive's conviction of a felony or commission of an indictable offense for which he is not pardoned, or any perpetration by the Executive of a common law fraud;
- (v) any other action by the Executive which is materially injurious to the financial condition or business reputation of, or is otherwise materially injurious to, the Company or Imax, or which results in a violation by the Company or Imax of any Canadian or United States federal, provincial, state or local law or regulation applicable to the business of the Company or Imax, which violation is injurious to the financial condition or business reputation of the Company or Imax.

4.4 General Upon any termination of the Executive's employment, the Executive will immediately cease to be an Officer of the Company and Imax Corporation and will sign appropriate forms of resignation indicating this.

5. DEATH OR DISABILITY

In the event of termination of employment by reason of death or Permanent Disability (as hereinafter defined), the Executive (or his estate, as applicable) shall be paid the Termination Payment then due to be paid within 30 days of the date of such termination of employment. Both the employment of the Executive and the entitlement of the Executive to be paid amounts under Section 4.1.1, in respect of the Severance Period, shall terminate immediately and without notice upon his death or upon his Permanent Disability (as hereinafter defined). Any benefits thereafter shall be determined in accordance with the benefit plans maintained by the Company, and the Company shall have no further obligation hereunder. For purposes of this Agreement, "Permanent Disability" means a physical or mental disability or infirmity of the Executive that prevents the normal performance of substantially all his duties under this Agreement as an Executive of the Company, which disability or infirmity shall exist for any continuous period of 180 days. The parties agree that such Permanent Disability cannot be accommodated short of undue hardship.

6. MITIGATION

Subject to Section 7.1 and 7.2, the Executive shall be required to mitigate the amount of any payment provided for in Section 4.1.1 (other than the Termination Payment) by seeking other employment or remunerative activity reasonably comparable to his duties hereunder, and, upon Executive's obtaining such other employment or remunerative activityany payment to be made by the Company under Section 4.1.1 (other than the Termination Payment) will be reduced by a total of one-half (1/2) of the amount of such payment prior to the Executive's obtaining new employment or remunerative activity. The Executive shall be required as a condition of any payment under Section 4.1.1 (other than the Termination Payment) promptly to disclose to the Company any such mitigation compensation.

7. NON-SOLICITATION, CONFIDENTIALITY, NON-COMPETITION

Non-solicitation. For so long as the Executive is employed by the 7.1 Company or receiving payment hereunder and continuing for two years thereafter, notwithstanding whether the Executive's employment is terminated with or without Cause or whether the Executive resigns, the Executive shall not, without the prior written consent of the Company and Imax, directly or indirectly, for the Executive's own benefit or the benefit of any other person, whether as a sole proprietor, member of a partnership, stockholder or investor (other than a stockholder or investor owning not more than a 5% interest), officer or director of a corporation, or as a trustee, executive, associate, consultant, principal or agent of any person, partnership, corporation or other business organization or entity other than the Company or Imax: (x) solicit or endeavour to entice away from Imax, any person or entity who is, or, during the then most recent 12-month period, was employed by, or had served as an agent or consultant of, The company and/or Imax; or (y) solicit, endeavour to entice away or gain the custom of, canvass or interfere in the Company's and/or Imax's relationship with any person or entity who is, or was within the then most recent 12-month period, a supplier, customer or client (or reasonably anticipated to become a supplier, customer or client) of the Company and/or Imax and with whom the Executive had dealings during his employment with the Company. The Executive confirms that all restrictions in this Section are reasonable and valid and waives all defences to the strict enforcement thereof.

7.2 Non-Competition For so long as the Executive is employed by the Company or receiving payment hereunder and continuing for a period of two years after the date of the termination of the employment of the Executive with the Company, notwithstanding whether the Executive's employment is terminated with or without Cause or whether the Executive resigns, the Executive shall not, without the prior written consent of the Company and Imax, directly or indirectly anywhere within Canada, the United States, Europe or Asia, as a sole proprietor, member of a partnership, stockholder or investor (other than a stockholder or investor owning not more than a 5% interest), officer or director of a corporation, or as a trustee, Executive, associate, consultant, principal or agent of any person, partnership, corporation or other business organization or entity other than Imax, render any service to or in any way be affiliated with a competitor (or any person or entity that is, at the time the Executive would otherwise commence rendering services to or become, affiliated with such person or entity, reasonably anticipated to become a competitor) of Imax (a "Competitor"), which is engaged or reasonably anticipated to become engaged in designing or supplying large format theatres, designing or supplying motion simulation attractions or producing or distributing films specifically for large format theatres or motion simulation attractions. The Executive confirms that all restrictions in this Section are reasonable and valid and waives all defenses to the strict enforcement thereof.

Confidentiality. The Executive covenants and agrees with Imax that he 7.3 will not at any time during employment hereunder or thereafter, except in performance of his obligations to the Company hereunder or with the prior written consent of the senior operation officer of the Company, directly or indirectly, disclose or use any secret or confidential information that he may learn or has learned by reason of his association with Imax. The term "confidential information' includes information not previously disclosed to the public or to the trade by Imax's management, or otherwise in the public domain, with respect to Imax's products, facilities, applications and methods, trade secrets and other intellectual property, systems, procedures, manuals, confidential reports, product price lists, customer lists, technical information, financial information, business plans, prospects or opportunities, but shall exclude any information which (i) is or becomes available to the public or is generally known in the industry or industries in which Imax operates other than as a result of disclosure by the Executive in violation of his agreements under this Section 7.3 or (ii) the Executive is required to disclose under any applicable laws, regulations or directives of any government agency, tribunal or authority having jurisdiction in the matter or under subpoena or other process of law. The Executive confirms that all restrictions in this Section 7.3 are reasonable and valid and waives all defences to the strict enforcement thereof.

7.4 Exclusive Property. The Executive confirms that all confidential information is and shall remain the exclusive property of Imax. All business records, papers and documents regardless of the form of their records kept or made by Executive relating to the business of Imax shall be and remain the property of Imax, and shall be promptly returned by the Executive to Imax upon any termination of employment.

7.5 Injunctive Relief. Without intending to limit the remedies available to Imax, the Executive acknowledges that a material breach of any of the covenants contained in Article 7 will result in material and irreparable injury to Imax for which there is no adequate remedy at law, that it will not be possible to measure damages for such injuries precisely and that, in the event of such a breach or threat thereof, Imax shall be entitled to seek a temporary restraining order and/or a preliminary, interim or permanent injunction restraining the Executive from engaging in activities prohibited by Article 7 or such other relief as may be required specifically to enforce any of the covenants in Article 7. The Executive waives any defences to the strict enforcement by Imax of the covenants contained in Article 7. If for any reason it is held that the restrictions under Article 7 are not reasonable or that consideration therefor is inadequate, such restrictions shall be interpreted or modified to include as much of the duration and scope identified in Article 7 as will render such restrictions valid and enforceable.

7.6 Representation. The Executive represents and warrants that he is not subject to any non-competition covenant or any other agreement with any party which would in any manner restrict or limit his ability to render the services required of him hereunder.

8. MISCELLANEOUS

8.1 Notices. All notices or communications hereunder shall be in writing, addressed as follows:

To the Company:	Imax Ltd. 2525 Speakman Drive Mississauga, Ontario L5K 1B1	
	Telecopier No: Attention:	(905) 403-6468 Legal Department
To Imax:	Imax Corporation 2525 Speakman Drive Mississauga, Ontario L5K 1B1	
	Telecopier No: Attention:	(905) 403-6468 Legal Department
To the Executive:		
	Rob Lister 60 Clydesdale Road Scotch Plains, NJ 07076	

Telecopier No: (908) 322-9034

All such notices shall be conclusively deemed to be received and shall be effective, (i) if sent by hand delivery, upon receipt or (ii) if sent by registered or certified mail, on the fifth day after the day on which such notice is mailed.

8.2 Severability. Each provision of this Agreement shall be interpreted in such manner as to be effective and valid under applicable law, but if any provision of this Agreement is held to be prohibited by or invalid under applicable law, such provision will be ineffective only to the extent of such prohibition or invalidity, without invalidating the remainder of such provision of this Agreement. The parties agree that Sections 4, 5, 6 and 7 shall survive the termination of this Agreement.

8.3 Assignment. This Agreement shall be binding upon and inure to the benefit of the heirs and representatives of the Executive and the assigns and successors of the Company and Imax, if any are permitted by law and provided that the Company and Imax and its assignee shall each remain liable to the Executive in the event of any assignment, but neither this Agreement nor any rights hereunder shall be assignable or otherwise subject to hypothecation by the Executive. The Executive expressly agrees that each of Imax and the Company my assigne any of its rights, interest or obligations hereunder to any affiliate of either of them without the consent of the Executive; provide, however, that no such assignment shall relieve the assignor of any of its obligations hereunder.

8.4 Entire Agreement: Amendment. This Agreement represents the entire agreement of the parties and shall supersede any and all previous contracts, arrangements or understandings between the Company and the Executive. This Agreement may only be amended at any time by mutual written agreement of the parties hereto.

8.5 Withholding. The payment of any amount pursuant to this Agreement shall be subject to any applicable withholding and payroll taxes, and such other deductions as may be required under applicable law or the Company's Executive benefit plans, if any.

8.6 Governing Law. This Agreement shall be governed by and construed in accordance with the laws of the Province of Ontario and the laws of Canada applicable therein without regard to principles of conflicts of laws.

IN WITNESS WHEREOF, the Company and the Executive have duly executed and delivered this Agreement as of the 19th day of April, 1999.

IMAX LTD:

	By: "John M. Davison"
	Name: John M. Davison Title: Chief Financial Officer
	By: "Mary C. Sullivan"
	Name: Mary C. Sullivan Title: Vice President, Human Resources & Administration
	IMAX CORPORATION:
	By: "John M. Davison"
	Name: John M. Davison Title: Chief Financial Officer
	By: "Mary C. Sullivan"
	Name: Mary C. Sullivan Title: Vice President, Human Resources & Administration
SIGNED, SEALED AND DELIVERED in the presence of:	EXECUTIVE:
"Mary C. Sullivan"	"Robert D. Lister"

Robert D. Lister

Witness

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ADDENDUM

For purposes of clarity and so as to avoid any confusion (and effective as of the Commencement Date), the term "termination Without Cause" as used in this Agreement shall mean termination of the Employee's employment for any reason or for no reason (including, but not limited to, termination of the Employee's employment as a result of the Company's determination not to renew or extend this Agreement), excepting solely a termination for Cause (as defined in Section 4.3) or as a result of the Employee's death or disability (as set forth in Section 5). Moreover, for additional clarity, the provisions of Section 2.3 of this Agreement shall apply and be effective if the event specified in clause (b) of such Section 2.3 occurs at any time, whether or not the Employment Term has expired, if the Executive's employment with the Company continues until such event.

Initial:	"RLG"	"RDL"

IMAX CORPORATION EXHIBIT 10.15 AMENDING AGREEMENT

This Amendment to Employment Agreement dated and effective as of April 4, 2001 (the "Amending Agreement") is made between:

 $\ensuremath{\mathsf{IMAX}}$ CORPORATION, a corporation incorporated under the laws of Canada (hereinafter referred to as the "Company"),

And

ROBERT D. LISTER (the "Executive")

WHEREAS, the Company wishes to enter into this Amending Agreement to amend and extend the Employment Agreement dated as of May 17, 1999, between Imax Ltd, the Company and Executive (the "Agreement"), whereunder the Executive provides services to the Company, and the Executive wishes to so continue such engagement, as hereinafter set forth;

AND WHEREAS, on January 1, 2001 Imax Ltd. assigned all of its rights and obligations pursuant to the Agreement to the Company, and the Executive has consented to such assignment;

NOW, THEREFORE, in consideration of good and valuable consideration, the receipt and sufficiency of which is hereby acknowledged, the parties hereto agree as follows:

1. Section 1.1 of the Agreement shall be amended by the addition of the following language:

"Effective April 2, 2001 the Executive shall serve as the Executive Vice President, Legal Affairs, General Counsel and Corporate Secretary."

2. Section 1.3 of the Agreement shall be deleted and replaced with the following:

"Section 1.3 Term of Employment. The Employee's employment under this Agreement commenced on the 17th day of May, 1999 (the "Commencement Date") and shall terminate on the earlier of (i) December 31, 2003, or (ii) the termination of the Employee's employment pursuant to this Agreement. The period commencing as of the Commencement Date and ending on December 31, 2003 or such later date to which the term of the Employee's employment under this Agreement shall have been extended is hereinafter referred to as the "Employment Term."

3. Section 2.1 of the Agreement shall be deleted and replaced with the following:

"Section 2.1 Base Salary. Effective May 17, 2001, the Executive's Base Salary shall be US\$ 240,000. The co-CEO's (or their successor(s)) and the Executive shall revisit the Executive's Base Salary on January 1, 2002 and January 1, 2003."

Section 4.1.1 of the Agreement shall be amended by deleting the first and second paragraphs and replacing as follows:

General. Subject to the provisions of Sections Section 4.1.1 4.1.2, 4.1.3 and 6, if prior to the expiration of the Employment Term, the Executive's employment is terminated by the Company Without Cause, the Company shall pay the Termination Payment then due to be paid within 30 days of the date of termination and shall continue to pay the Executive the Base Salary, automobile allowance and Executive's target bonus (the "Target Bonus") (on a prorated basis) pursuant to the terms of the management bonus plan referred to in Section 2.2, for the remainder of the Employment Term (such period being referred to hereinafter as the "Severance Period"), either at such intervals as the same would have been paid had the Executive remained in the active service of the Company including the applicable portion of the Target Bonus, or, at the option of the Company, by immediate payment to the Employee of the remaining Base Salary, automobile allowance and Target Bonus which would be payable during the Severance Period; provided however that the Severance Period shall be a minimum of twelve (12) months in duration. Upon such termination, the Executive shall also be entitled to continue to receive his employment benefits at the Company's expense (to the extent paid for by the Company as at the date of termination) and subject to the consent of the applicable insurers. The Executive agrees that the Company may deduct from any payment of Base Salary to be made during the Severance Period the benefit plan contributions which are to be made by the Executive during the Severance Period in accordance with the terms of all benefit plans for the minimum period prescribed by law. The Executive shall have no further right to receive any other compensation after such termination except as are necessary under the terms of the Executive benefit plans or programs of the Company or as required by applicable law. Payment of Base Salary, automobile allowance and Target Bonus and the continuation of the aforementioned Executive benefits during the Severance Period as outlined above shall be deemed to include all termination and severance pay to which the Executive is entitled pursuant to applicable statute law and common law. The date of termination of employment Without Cause shall be the date specified in a written notice of termination to the Executive and does not include the Severance Period.

Except as amended herein, all other terms of the Agreement and Amending Agreement shall remain in full force, unamended.

IN WITNESS WHEREOF, the Company and the Executive have duly executed and delivered this Amending Agreement on this 4th day of April, 2001.

IMAX CORPORATION

icer
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SIGNED, SEALED AND DELIVERED in the presence of:

"Robert D. Lister"

Robert D. Lister

EXECUTIVE:

"Yasmin Best"

Witness

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IMAX CORPORATION EXHIBIT 21 SUBSIDIARIES OF IMAX CORPORATION

Significant and other major subsidiary companies of the Registrant, as at December 31, 2002, comprise of the following:

NAME OF SUBSIDIARY	JURISDICTION OF ORGANIZATION	PERCENTAGE HELD BY REGISTRANT
David Keighley Productions 70MM Inc.	Delaware	100%
IMAX II U.S.A. Inc.	Delaware	100%
IMAX Chicago Theatre LLC	Delaware	100%
IMAX Entertainment Pte. Ltd.	Singapore	100%
IMAX Forum Ride, Inc.	Delaware	100%
IMAX Japan Inc.	Japan	100%
IMAX Minnesota Holding Co.	Delaware	100%
IMAX (Netherlands) B.V.	Netherlands	100%
IMAX Rhode Island Limited Partnership	Rhode Island	100%
IMAX Sandde Animation Inc.	Ontario	100%
IMAX Scribe Inc.	Delaware	100%
IMAX Space Ltd.	Ontario	100%
IMAX Theatre Holding Co.	Delaware	100%
IMAX Theatre Holdings (OEI) Inc.	Delaware	100%
IMAX Theatre Management Company	Delaware	100%
IMAX Theatre Services Ltd.	Ontario	100%
IMAX U.S.A. Inc.	Delaware	100%
Miami Theatre LLC	Delaware	100%
Mitey Cinema Inc.	Ontario	100%
Mountainview Theatre Management Ltd.	Alberta	100%
Nyack Theatre LLC	Delaware	100%
Ridefilm Corporation	Delaware	100%
Sacramento Theatre LLC	Delaware	100%
Sonics Associates, Inc.	Alabama	100%
Starboard Theatres Ltd.	Canada	100%
Tantus Films Ltd.	Ontario	100%
Wire Frame Films Ltd.	Ontario	100%

CONSENT OF INDEPENDENT ACCOUNTANTS

We hereby consent to the incorporation by reference in the Registration Statements on Form S-8 (No. 333-2076; No. 333-5720; No. 333-85815; No. 333-30956; No. 333-30970; No. 333-44412) and the Post-Effective Amendment No. 1 to Form S-8 (No. 333-5720) of IMAX Corporation of our report dated February 14, 2003 and signing our consent on March 7, 2003 relating to the consolidated financial statements and financial statement schedule of Imax Corporation, which appears in this Annual Report on Form 10-K.

> /s/ PricewaterhouseCoopers LLP Chartered Accountants Toronto, Canada March 7, 2003

IMAX CORPORATION EXHIBIT 24 POWER OF ATTORNEY

Each of the persons whose signature appears below hereby constitutes and appoints Francis T. Joyce and Robert D. Lister, and each of them severally, as his true and lawful attorney or attorneys with power of substitution and re-substitution to sign in his name, place and stead in any and all such capacities the 10-K, including the French language version thereof, and any and all amendments thereto and documents in connection therewith, and to file the same with the U.S. Securities Exchange Commission (the "SEC") and such other regulatory authorities as may be required, each of said attorneys to have power to act with and without the other, and to have full power and authority to do and perform, in the name and on behalf of each of the directors of the Corporation, every act whatsoever which such attorneys, or either of them, may deem necessary of desirable to be done in connection therewith as fully and to all intent and purposes as such directors of the Corporation might or could do in person.

Dated this 7(th) day of March, 2003

Signature	Title
"Richard L. Gelfond" Richard L. Gelfond	Co-Chairman and Co-Chief Executive Officer (Principal Executive Officer)
"Bradley J. Wechsler" Bradley J. Wechsler	Co-Chairman and Co-Chief Executive Officer (Principal Executive Officer)
"Kenneth G. Copland" Kenneth G. Copland	Director
"J. Trevor Eyton" J. Trevor Eyton	Director
"Michael Fuchs" Michael Fuchs	Director
"Garth M. Girvan" Garth M. Girvan	Director
"Ellis B. Jones" Ellis B. Jones	Director

Signature	Title
"G. Edmund King"	Director
G. Edmund King	
"Murray B. Koffler"	Director
Murray B. Koffler	
"Marc A. Utay"	Director
Marc A. Utay	
"W. Townsend Ziebold" W. Townsend Ziebold	Non-Executive Chairman of the Board and Director
"Francis T. Joyce" Francis T. Joyce	Chief Financial Officer (Principal Financial Officer)
"Kathryn A. Gamble" Kathryn A. Gamble	Vice President, Finance and Controller (Principal Accounting Officer)